

JUSTICE'S
CIVIL
DOCKET

UNION CO.
JEROME TWP
1914-1932

Before

of
State of Ohio.

Tp.

Case No.

19

Bill of Particulars, which in substance is

AGAINST

PLAINTIFF

DEFENDANT

Amount claimed, \$
With Int. and Costs.

Judgment, - - \$

Pltff's

Def't's

Costs

Costs

JUSTICE'S FEES.

\$ cts. \$ cts.

Filing . . . papers, each05
Continuances, each20
Summons, . . . persons, each defendant25
Subpenas, each person05
Summons for Jury, each panel or venire40
Swearing . . . persons, each05
Judgment, entering40
Transferring, on docket15
Satisfaction of20
All moneys collected on4%
Execution, or Order of Sale, issuing of40
Affidavit, taking and certifying of each40
Bond or Undertaking, each40
of40
Trial, sitting in1.00
Docketing, per 100 words15
Indexing, " " "15
Dismissal of Case20
Garnishee, Not. to, Ans. of, Orders on, each40
Publication2.00
Affid. in Aid of Execu., taking and certifying of40
Swearing . . . persons, each05
Filing . . . papers, each05
Record, per 100 words15
Order, to Appear, and Not. to Def't., each40
Answer, and Order to pay money, each40
Bill of Exceptions, per 100 words15
Certifying same25
Transcript, per 100 words15
Certifying same25

CONSTABLE'S FEES.

Summons; service of . . . persons, each25
Making . . . copies of, each25
Mileage, 1st mile 20c, . . . additional miles05
Subpenas (1st person in) . . . persons, each25
additional persons, each10
Making . . . copies of, each25
Mileage, 1st mi. 20c, . . . additional miles05
Summons for Jury, service of1.00
Making . . . copies of, each25
Mileage, 1st mile 20c, . . . additional mi.05
Attending Trial . . . days, each1.00
or Order of Sale, service of40
age, 1st mi. 20c, . . . additional mi.05
per cent. of money made on
Advertising sale25 or 40
of . . . service of40
Making . . . copies of, each25
Mileage, 1st mi. 20c, . . . additional mi.05
Taking Bond in50
Summing and Swearing Apprais., each case1.00
Notice to Garnishee, service of40
Making . . . copies of, each25
Appraisers' Fees, each1.00
Checking40
Caring, and Care of Property
Order to Appear in Aid of Execution, service
on . . . persons, each40
copies . . . Mileage, . . . miles
Notice to Defendant, service . . . persons, ea.40
copies . . . Mileage, . . . miles
Order to Pay Money, service40
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TITLE OF ACTION.

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DIRECT INDEX.

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Plaintiff.		Defendant ads.	Plaintiff.	
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8-8-3R.

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DIRECT INDEX.

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Neill J. E.

TITLE OF ACTION.

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DIRECT INDEX.

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DIRECT INDEX.

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REVERSE INDEX.

PAGE.	TITLE OF ACTION.	PAGE.
<i>lant.</i>	<i>Defendant ads.</i>	<i>Plaintiff.</i>
198	" ads.	"
222	" ads.	"
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PAGE.	TITLE OF ACTION.	PAGE.
<i>defendant.</i>	<i>Defendant ads.</i> <i>Plaintiff.</i>	
90	" <i>ads.</i> "	
94	" <i>ads.</i> "	
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REVERSE INDEX.

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DIRECT INDEX.

For

TITLE OF ACTION.

PAGE.

*Plaintiff vs.**Defendant.*" *vs.*

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" *vs.*

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good and sufficient surety, caused an undertak

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case
as surety for the above Stay of Execution on
against.....

pay the amount of said Judgment, interest and

Taken by and signed and acknow
day of..... A. D.

, 19..... I.

delivered the same to.....

Execution returned and endorsed as follow

For

Township.

PAGE.

dant.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires.....
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
..... A. D., 19....., the said
obtained a judgment against the said
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of
County. Now, therefore,
I, do here-
by promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For

12-8-0R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Wm B. Kilgore
as Trustee
for Bank of Plain City
Plff's.

vs.

Edgar L. Depp.

Judgment, \$ 65.00 Def'ts.

JUSTICE'S FEES.

	Plff's Cost	Def'ts Cost
	Dols. Cts.	Dols. Cts.
Summons	25	
Affidavit	40	
Order of		
Undertaking		
Subpoena Names		
Swearing Witnesses		
Adjournment		
Filing Papers		
Setting in Trial	1.00	
Record Words	30	
Judgment	40	
Satisfaction	20	
Bail for Stay	40	
Execution and Filing		
Per Cent.		
Trans. and Certificate		

3.50

CONSTABLE'S FEES.

Sum. Serv., and Mileage	75
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	1.00
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

6.40

WITNESS' FEES.

Rec'd Cash \$1.75
Delmon S. Swadlow

5/22/1914

addition 3.65
not in 5/2/14

Before Cyrus J. Hummer Justice of the Peace.

No.

Amount claimed, \$ 56.00

April 2nd

1914

The Plaintiff filed his bill of particulars

which is in substance as follows: Sam

Being A. claim founded
on A. certain Promissory
Note a copy of which is
attached

Said Note having been
given to Plain City Bank
dated Plain City O. Apr 11/12
\$50.00 due in 9 month after
date and Payable to

Link Harris & By him
Endorsed to Bank of Plain City O.
Bearing Interest - at Rate of 8 per
Cent - per annum after due
and Full Waiver of Process & service
attached

and Said Note signed Edgar L. Depp
Beverly Depp

April 2nd Issued Summons
Returnable April 6th at 10 A. M.
and Delivered same to
Delmore Swadlow whom I administered
the oath of Office as Special Constable
to act in absence of Wm Michael
the Regular Constable

April 6th 10 A. M. Summons
returned Endorsed Received this mit
April 2nd 2 P. M. and served same
on Defendant Edgar L. Depp
at 2 P. M. By a True Copy
where he was at work on Sulphur
Ave in Plain City - served two
Union Co. O. signed Delmore Swadlow
Special Const

April 6th 10 A. M.
his Attorney L. E.
not appear had
not appearing
the Note in form
Sworn - The
Therefore in view
me it is this
April 6th 1914
Recover of the
with Interest - there
until Paid as

April 7
May
9 Levy on P.

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case
as surety for the above Stay of Execution on t
against

pay the amount of said Judgment, interest and

Taken by and signed and acknow
day of A. L.

April 6, 1914. Is

delivered the same to Wm. Mc

Execution returned and endorsed as follow
no Personal Property

Court,

For

Service

Township.

Justice of the Peace.

ned, \$ 56.11

1914

bill of particulars

Sam

Founded

Promissory

Which is

been

Bank

W. Apr 11/14

month after

to

By him

Plain City

Rate of 8 per

due

ss & service

Signed Edgar L. Depp

Beverly Depp

summons

at 10. A. M.

me to

low & Administrator

Special Constable

Mr Michael

summons

ived this mit

Served same

L. Depp

True Copy

k on Sheriff

Service twf

Delivered

shred coast

April 6th 10. A. M. time set for Trial Plaintiff By
his Attorney L. E. Strayer Appeared The Defendant did
not appear waiting one hour thereafter The Defendant-
not appearing The Plaintiff Bill of Particulars Before me
The Note in form of Copy - also attached Plaintiff Being
Sworn - The case came on to be heard
Therefore in view of the facts and evidence Before
me it is this day at the hour of 11. A. M. of
April 6th 1914 adjudged By me that The Plaintiff
Recover of The Defendant The Sum of \$56.11
with Interest thereon at 8 percent per annum from Apr 6th
until Paid and for costs Taxed as follows L. P. 3.⁰⁰
Court \$1.25

April 7th 1914 - Transcript filed and sent to ex outlet
Marysville Ohio Instructed to Issue Execution to Sheriff Madison Co.
& Levy on Plain City Madison Co. O. Property - Const - fees

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
April 6, 1914 Issued an Execution for \$60.86
returnable 19....., and
delivered the same to Mr. Michaels Constable.

Execution returned and endorsed as follows:

No Personal Property found whereon to levy. but find

APPEAL UNDERTAKING.

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

obtained a judgment against the said

on the Docket of

J. P.,

for dollars and

cents, and costs taxed

and the said

intends to appeal therefrom to the Court

of Common Pleas of

County. Now, therefore,

I, do hereby

promise and undertake to the said

in the sum of

Dollars, that the said appellant (if judg-

ment be adjudged against him on the ap-

peal), will satisfy such judgment, with

interest and costs and costs that may

accrue; and also that the said appellant

will prosecute his appeal to effect and

without unnecessary delay.

Executed and acknowledged before me,

and surety approved this

day of 19.....

J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

L. W. Hrush

Plff's.

vs.

Albert. Lemon

Def'ts.

Judgment, \$ 21

JUSTICE'S FEES.

	Plff's Cost Dols. Cts.	Def'ts Cost Dols. Cts.
Summons	40	
Affidavit	40	
Order of	40	
Undertaking	40	
Subpoena		
Swearing		
Witnesses		
Swearing 7 Plff's cont	40	
Adjournment		
Filing		
Papers		
Setting in Trial		
Record		
Words		
Judgment		
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		

CONSTABLE'S FEES.

Sum. Serv., and Mileage	1.10
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	.40
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

WITNESS' FEES.

Before *Leyns Zimmerman* Justice of the Peace.
No. Amount claimed, \$ 26-15

May 23^d

1914

The Plaintiff filed his bill of particulars

which is in substance as follows:

An Affidavit in Attachment
as per Bill of Particulars
for Groceries as itemized
in Amd- of 26-15
for 10 per cent Personal Earnings
Sworn to May 23^d 1914
By L. W. Hrush

May 23^d 1914

Bond to Albert Lemon in
Sum of 75 Dollars

Signed L. W. Hrush

Sarah E. Hrush

May 23^d 1914

Issued Summons in Attachment
& notice to John. Harriott as
Garnishee - Returnable June 2^d 1914
at 1 P. M. 1914
and delivered same to
Frank Slabach Special Constable
before I deputized and had
Sworn in as Regular Constable
Jm Michael's was other wise
engaged

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case n
as surety for the above Stay of Execution on t
against
pay the amount of said Judgment, interest and

Taken by and signed and acknowledged
day of A. D.

, 19. Is

delivered the same to

Execution returned and endorsed as follow

Court, For Jerome Township.

Justice of the Peace.
ed, \$ 26-15
1914
bill of particulars

Attachment
Particulars
Itemized
26-15
Personal Earnings
3d 1914
W. Hensh

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P. W. Hensh
W. E. Hensh

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

STAY OF EXECUTION

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

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
..... A. D., 19....., the said
obtained a judgment against the said
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,
of..... do hereby
promise and undertake to the said
in the sum of.....
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
COUNTY, ss.)

In Justice's Court,

For

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Lawrence Bradford

Plff's.

vs.

D. D. Patch

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses

Adjournment
Filing Papers

Setting in Trial
Record 20 Words

Judgment
Satisfaction

Bail for Stay

Execution and Filing
Per Cent.

Trans. and Certificate

CONSTABLE'S FEES.

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

WITNESS' FEES.

Before Cyma Zimmerman Justice of the Peace.

No.

Amount claimed, \$ 15-10

June 11

1914

The Plaintiff filed his bill of particulars

which is in substance as follows: Being

Balance due on A certain
Promissory Note dated 1909
Amount \$75

that there is due sum of 15-10
said note was signed by

D. D. Patch

Patch

June 12th 1914 Issued Summons
delivered same to Wm Michaels
Constable for service same Returnable
June 24th 1914 at 9 A.M.

June 24, 9 A.M. Summons
Returned Endorsed served this mit-on
defendants by leaving certified copy thereof
with Endorsements thereon at their Residence
in Lawrence Township Union Co.

Wm Michaels Const-
June 24, 9 A.M. Time set for
trial Plaintiff and Defendant appeared
Trial had

It is therefore considered by me that
Plaintiff Recover of Defendant the sum
of 15-10 with interest thereon at 6%
from 14 day of April A.D. 1914 and for
Costs in sum of P.P. \$2 35-

costs
judgment
total

\$2 35-
15-10

July 7th 1914. Issued Execution
delivered same to Wm Michaels Const-

good and sufficient surety, caused an undertak

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case
as surety for the above Stay of Execution on
against
pay the amount of said Judgment, interest and

Taken by and signed and acknow
day of A. L.

, 19 I.

delivered the same to

Execution returned and endorsed as follow

Court,

For

Jerome

Township.

Justice of the Peace.

ed, \$ 10-10

1914

bill of particulars

Being
Certain

1909

sum of 10.00

by
O. Patch

Patch

and Summons

my Michaels

ams Returnable

M.

Summons

el This mit-on
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re at-then Residence
as O.my Michaels Const-
line Set for
defendant appeal

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more at-6 70

D. 1914 and in

\$235-
12-10

Execution

Michaels Const-

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said

on the Docket of

J. P.,

for dollars and

cents, and costs taxed

and the said

intends to appeal therefrom to the Court

of Common Pleas of

County. Now, therefore,

I,

of do here-

by promise and undertake to the said

in the sum of

Dollars, that the said appellant (if judg-

ment be adjudged against him on the ap-

peal), will satisfy such judgment, with

interest and costs and costs that may

accrue; and also that the said appellant

will prosecute his appeal to effect and

without unnecessary delay.

Executed and acknowledged before me,

and surety approved this

day of 19.....

J. P.

THE STATE OF OHIO,
COUNTY, ss.)

In Justice's Court,

For

12-5-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

L. E. Strayer

Plff's.

vs.

Bert Shear

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons

25

Affidavit

40

Order of

Undertaking

Subpoena Names

Swearing Witnesses

Adjournment

Filing Papers

Setting in Trial

Record Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Per Cent.

Trans. and Certificate

CONSTABLE'S FEES.

Copies

Sum. Serv., and Mileage

25

Sub. Serv., and Mileage

25

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum. Jury and Mileage

Copies

Ex. and Per Cent.

WITNESS' FEES.

Before

Lynno J. J. J. J. J.

Justice of the Peace.

No.

Amount claimed, \$ 16⁰⁰

Nov 16

1914

The Plaintiff filed his bill of particulars

which is in substance as follows:

That the said Plaintiff says there is due him for services rendered said Defendant in sum of \$16⁰⁰ same for legal services rendered up to Dec 3, 1913 for securing A. B. and for the release of the said Defendant from Columbus O. Jail - Franklin Co. O. Jail. Wherefore Plaintiff asks for Judgment in sum of \$16⁰⁰

Signed *L. E. Strayer*

State of Ohio County of Union S. S. *L. E. Strayer* being first duly sworn says that he is the Plaintiff in above entitled action that the facts stated and allegations contained therein are true as he verily believes

Signed *L. E. Strayer*

Sworn to and subscribed to in my Presence and Before Me this 16th day of Nov A.D. 1914 *Lynno J. J. J. J. J.*
Nov 16th 1914

Issued Summons and there being no constable in town to serve said Summons I appointed and swore in *Delmore Sanderson* to act as Special Constable and delivered said Summons to him for service

Nov 17 Summons Returned Endorsed Recd this morn Nov 17th 1914 and served same on *Def't Bert Shear* by leaving a true & cert. Copy at his Residence in P.O. about 1 P.M. of Nov 17th

Signed *Delmore Sanderson* Special Const.

good and sufficient surety, caused an undertak

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknow

day of A. D.

, 19

delivered the same to

Execution returned and endorsed as follow

Court,

For

Township.

Justice of the Peace.

ned, \$ 16⁰⁰

1914

bill of particulars

Says There is
 Rendered said
 of \$16⁰⁰

Rendered up
 Securing A Bond
 said Defendant
 il - Franklin Co
 in tip arks
 of \$16⁰⁰
 E. Strayer
 of Union S.S.

duly Sworn
 of in above
 at the facts
 as contained
 he verily believ
 D. E. Strayer
 to in my
 This 16th day of
 December J.P.

et There being
 we said Summ
 in Delmore Summ
 stable, and
 oris to him for service

ment Endorsed
 and served same
 leaving A. M.
 idence in P.C.D.

and Delmore Summ
 special const

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this
 day of A. D., 19..... } Stay of Execution expires
 J. P. } 19..... Amt. then due, \$
 , 19..... Issued an Execution for
 returnable 19....., and
 delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
 A. D., 19....., the said
 obtained a judgment against the said
 on the Docket of J. P.,
 for dollars and
 cents, and costs taxed
 and the said
 intends to appeal therefrom to the Court
 of Common Pleas of County. Now, therefore,
 I, do here-
 by promise and undertake to the said
 in the sum of
 Dollars, that the said appellant (if judg-
 ment be adjudged against him on the ap-
 peal), will satisfy such judgment, with
 interest and costs and costs that may
 accrue; and also that the said appellant
 will prosecute his appeal to effect and
 without unnecessary delay.

Executed and acknowledged before me,
 and surety approved this
 day of 19.....
 J. P.

It is therefore considered by me that the Plaintiff has no Cause of Action and the Case is therefore dismissed and the Plaintiff Pay the Court's fees taxed as follows

Execution returned and endorsed as follows

Court,

For

Township.

Justice of the Peace.

ned, \$

19

bill of particulars

time set for
 to hear waiting
 Plaintiff not yet
 W. Thush and
 heard
 and Examined in

by me that
 Cause of Action
 dismissed
 the Court herein

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
 day of..... A. D., 19..... } Stay of Execution expires
 J. P. } 19..... Amt. then due, \$
 , 19..... Issued an Execution for
 returnable 19....., and
 delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
 A. D., 19....., the said
 obtained a judgment against the said
 on the Docket of..... J. P.,
 for..... dollars and
 cents, and costs taxed
 and the said
 intends to appeal therefrom to the Court
 of Common Pleas of
 County. Now, therefore,
 I, do here-
 by promise and undertake to the said
 in the sum of
 Dollars, that the said appellant (if judg-
 ment be adjudged against him on the ap-
 peal), will satisfy such judgment, with
 interest and costs and costs that may
 accrue; and also that the said appellant
 will prosecute his appeal to effect and
 without unnecessary delay.

Executed and acknowledged before me,
 and surety approved this.....
 day of..... 19.....
 J. P.

THE STATE OF OHIO,
COUNTY, ss.

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Jessie E. Strayor

Plff's.

vs.

Albert Shear

Judgment, \$ 16⁰⁰ Def'ts.

JUSTICE'S FEES.

	Plff's Cost		Def'ts Cost	
	Dols.	Cts.	Dols.	Cts.
Summons		25-		
Affidavit		40		
Order of				
Undertaking				
Subpoena Names				
Swearing Witnesses				
Adjournment				
Filing 2 Papers		10		
Setting in Trial		1 ⁰⁰		
Record 200 Words		30		
Judgment				
Satisfaction				
Bail for Stay				
Execution and Filing				
Per Cent.				
Trans. and Certificate				

CONSTABLE'S FEES.

Sum. Serv. and Mileage	75-
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

Nov 23rd Recd my fees
Delmore Sudgrove

WITNESS' FEES.

Before Elyno J. J. J. Justice of the Peace.

No. Amount claimed, \$ 16⁰⁰

Nov 16th 1914

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

For Legal Services Rendered up to Dec 3rd 1913 For securing a Bond for the release of the said Defendant from Franklin Co Jail

Plaintiff ask Judgment for \$16⁰⁰ and costs
Signed J. E. Strayor

Sworn to & subscribed to in my presence and before me this The 16th day of Nov 1914

Elyno J. J. J.
J. P. for J. J. J.

Nov 16, 1914 Issued Summons Returnable Nov 23rd A.D. 1914 at 9 A.M.

And delivered same to Delmore.

Sudgrove Special Constable for service whom I swore in as Special Constable there being no other regularly Elected or appointed Constable near at hand to serve said Summons

Nov 16 1914

Summons Returned Endorsed Received this 1st Nov 16 1914 at 12 M. and served same on Defendant by leaving with him a true and certified copy of same at his Residence in Plain City O. From this
Signed Delmore Sudgrove

Nov 23rd 1914

Summons Before Defendant- Albert Shear Following Entry now Comes active and for as set forth in he Confesses in Sum of

therefore in Considered The Sum of

Nov 23rd Came Al on within Nov 23rd 1914

good and sufficient surety, caused an undertak

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A.

, 19

delivered the same to

Execution returned and endorsed as follo

Court,

For

Jermine

Township.

Justice of the Peace.

ed, \$16⁰⁰

1914

bill of particulars

Judgment up

For securing

re of the said

Judgment

Judgment

Costs

J. E. Strayer

to in my

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1914

J. E. Strayer

J. E. Strayer

Summons

to Delmore

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Endorsed

1914

Same on

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more Judgments

Nov 23rd 1914 9. A. M. time set for Trial

Summons Before me Bill of Particulars

Defendant- Albert Shear appeared and caused The Following Entry to be made and by him signed

Now Comes Albert Shear the Defendant in the above
 action and for his Answer admits that the facts are true
 as set forth in Plaintiff's bill of Particulars and that
 he confesses Judgment in favor of the Plaintiff
 in Sum of \$16⁰⁰ and for costs

Signed Albert Shear

Therefore in view of foregoing Entry it is
 Considered By me that Plaintiff Recover of Defendant
 The Sum of \$16⁰⁰ and costs Taxed as follows

J. P. 2.05-
 Const- .75-

2.80

Judgment

16.00

18.80

Nov 23rd Came Albert Shear and Paidon within \$17⁰⁰Nov 23rd 1914 Recd my claim being \$16⁰⁰

J. E. Strayer

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
 day of..... A. D., 19..... } Stay of Execution expires.....
 J. P. } 19..... Amt. then due, \$.....
 , 19..... Issued an Execution for.....
 returnable..... 19....., and
 delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
 A. D., 19....., the said
 obtained a judgment against the said
 on the Docket of..... J. P.,
 for..... dollars and
 cents, and costs taxed
 and the said
 intends to appeal therefrom to the Court
 of Common Pleas of
 County. Now, therefore,
 I,
 of..... do here-
 by promise and undertake to the said
 in the sum of
 Dollars, that the said appellant (if judg-
 ment be adjudged against him on the ap-
 peal), will satisfy such judgment, with
 interest and costs and costs that may
 accrue; and also that the said appellant
 will prosecute his appeal to effect and
 without unnecessary delay.

Executed and acknowledged before me,
 and surety approved this
 day of..... 19.....
 J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Howard Schober

Plff's.

Matthias Loscher
and wife

vs.

Def'ts.

Judgment, \$

JUSTICE'S FEES.

	Plff's Cost		Def'ts Cost	
	Dols.	Cts.	Dols.	Cts.
Summons		25		
Affidavit		40		
Order of				
Undertaking				
Subpoena	Names			
Swearing	Witnesses	20		
Adjournment				
Filing	Papers			
Setting in Trial		1		
Record	Words	30		
Judgment		40		
Satisfaction				
Bail for Stay				
Execution and Filing				
Per Cent.				
Trans. and Certificate				

\$ 2.55

CONSTABLE'S FEES.

Sum. Serv., and Mileage	50
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	1.00
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

WITNESS' FEES.

1.00

Before

Lynne Summum Justice of the Peace.

No.

Amount claimed, \$ 10 ⁰⁰/₁₀₀

Dec 26

1914

The Plaintiff filed his bill of particulars

which is in substance as follows:

*That Defendant owes Plaintiff
 bal on Contract for Carpenter
 work on house for Defendant
 during month of April 1914
 said amount is unpaid bal
 of Original Contract for
 building and Repair at house
 on Shaffer Ave in Plain City*

*Dec 26 Th Issued Summons
 returnable Dec 30th 10 A. M.
 delivered same to Delmore
 Burdgras whom I appointed
 and placed under oath there
 not being another Constable to
 serve. said mil.*

*Dec 30 1914 10 A. M.
 Summons Returned Endorsed
 Recd this mil. Dec 26 1914 and
 served same of Defendants
 by leaving true copy thereof
 at their usual Place of Residence
 on Dec 27th 1914*

Signed

*Delmore Burdgras
 Const.*

Dec 30th

Time set 4

Matthias Loscher

Matthias Loscher

Trial had

Matthias Loscher

Defendants M

and Gamm

It is

Defendant is

that The Pla

Page

good and sufficient surety, caused an undertak

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case
 as surety for the above Stay of Execution on
 against
 pay the amount of said Judgment, interest and

Taken by and signed and acknow
 day of..... A.

, 19

delivered the same to
 Execution returned and endorsed as follow

s Court,

For

Jerome

Township.

Justice of the Peace.

med, \$ 10 =

1914

bill of particulars

es Plaintiff

For Complaint

Defendant-

April 1914

unpaid bal

act for

Repair at home

Plaintiff

Summons

10 A. M.

Delaware

Appointed

oath there

Constables to

A. M.

Endorsed

1914 and

Defendants

Copy here of

Place of Residence

one hundred years

Court

Dec 30th 10 A. M. 1914

Time set for trial Plaintiff Howard Schober and
 Milnes Walter Schober appeared and Defendant-
 Matthias Loschkey and Mrs Loschkey appeared
 Trial had Plaintiff Howard Schober and
 Milnes Walter Schober Sworn and Examined
 Defendants Matthias Loschkey and wife Sworn
 and Examined

It is therefore considered by me that the
 Defendant is not indebted to Plaintiff as claimed

that the Plaintiff pay the costs as taxed on official

Page

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
 day of..... A. D., 19..... } Stay of Execution expires.....
 J. P. } 19..... Amt. then due, \$.....
 , 19..... Issued an Execution for.....
 returnable..... 19....., and
 delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said.....
 on the Docket of..... J. P.,
 for..... dollars and
 cents, and costs taxed
 and the said

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

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

Executed and acknowledged before me,
 and surety approved this.....
 day of..... 19.....
 J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For Jesso

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

G. B. Chapman

Plff's.

vs.

Daniel Stowbridge

Def'ts.

Judgment, \$

JUSTICE'S FEES.

	Plff's Cost		Def'ts Cost	
	Dols.	Cts.	Dols.	Cts.
Summons		25		
Affidavit		40		
Order of				
Undertaking				
Subpoena				
Swearing		50		
Witnesses				
Adjournment				
Filing				
Papers				
Setting in Trial				
Record		30		
Words		40		
Judgment				
Satisfaction				
Bail for Stay				
Execution and Filing				
Per Cent.				
Trans. and Certificate				

CONSTABLE'S FEES.

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

WITNESS' FEES.

Before Cyrus Zimmerman Justice of the Peace.

No.

Amount claimed, \$

Dec 2nd 1914 - Dec 29. 1914

The Plaintiff filed his bill of particulars

which is in substance as follows: - That

Daniel Stowbridge is in debt to him in Sum of \$60.26 for Groceries same being necessities that same has run over a period of more than four years beginning Sept-10 1910. Same being a Running Account and Purchased and Delivered from time to time until Mch 3. 1914 These items were never paid for the amount now claimed and due is 60.26 and but thereon at last 1.00 -

Dec 29. 1914
Jan 2nd 1915 Issued Summons delivered same to Plaintiff for service

Returnable Jan 2nd 1915
At 10 A. M.

Plain City, O. Dec 29 1914
Summons Returned and
Received this Mch. Dec 29 1914
+ Dec 30 1914 I served same on
Defendant by leaving a true Certified
Copy thereof with endorsement
thereon in Person

Signed G. B. Chapman

Jan 2nd 1915
Time Sett for
before the Court
and waiting
The Defendant
The Plaintiff
The Evidence
considered
of the Defect
of Dollars
and for

good and sufficient surety, caused an undertaking

STAY O

to be entered herein, which follows:

In pursuance of the Statute in such case made
as surety for the above Stay of Execution on the
against
pay the amount of said Judgment, interest and

Taken by and signed and acknowledged
day of..... A. D.

, 1915 Iss

delivered the same to

Execution returned and endorsed as follows

Court, For Jerome Township.

Justice of the Peace.

ed, \$
e 29. 1914

bill of particulars

that
in debt
\$60.26
being
and has
of more

1918.

ing account-
ended from
3. 1914

Paid for
rined and
and sub-

Summons
Plaintiff

nd 1915

29 1914

End

Dec 29 1914

and same on
his Certified
documents

to L. J. Luman

Jan 2nd 1915 10 A. M.
Time set for trial the Plaintiff appeared
before the Defendant did not appear
and waiting one hour there after
The Defendant not yet appearing
the Plaintiff sworn and trial had
the evidence before me it is therefore
considered by me the Plaintiff Recover
of the Defendant the sum of \$61.26
Dollars Taxed
and for costs as itemized on other Page

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

STAY OF EXECUTION

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

Surety.
Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said.....
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of.....
County. Now, therefore,
I,
of..... do hereby
by promise and undertake to the said.....
in the sum of.....
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Before *Andrew W. Mearns* Justice of the Peace.

No. Amount claimed, \$ *30.00*

vs. *Plff's.*

Oct 20 1915
The Plaintiff filed *his* bill of particulars

which is in substance as follows:

John Gugler that he is the owner of one brood sow and two pigs that is being held by John Mathews and all now ask judgment for ten dollars for time and other

The sow was let out on the chains to main pigs and for John Mathews and he was to let the sow and halfe of the pigs go back to John Gugler at winging time

William Michael Constable
Fees 2.00

Apparment and Bond in Replevin
filed Oct 20 1915

Judgment, \$

JUSTICE'S FEES.

	Plff's Cost		Def'ts Cost	
	Dols.	Cts.	Dols.	Cts.
Summons			25	
Affidavit			40	
Order of			40	
Undertaking				
Subpoena Names			5	
Swearing Witnesses				
Adjournment				
Filing Papers			45	
Setting in Trial				
Record Words			345	
Judgment				
Satisfaction				
Bail for Stay				
Execution and Filing				
Per Cent.				
Trans. and Certificate				

CONSTABLE'S FEES.

Sum. Serv., and Mileage	400
Sub. Serv., and Mileage	55
Sum. Appraisers	1.00
Schedule and Bond	40
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	25
Ex. and Per Cent.	

WITNESS' FEES.

good and sufficient surety, caused an undertaking

STAY O

to be entered herein, which follows:

In pursuance of the Statute in such case m
as surety for the above Stay of Execution on th
against

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged
day of..... A. D.

, 19..... Iss

delivered the same to

Execution returned and endorsed as follow

Court,

For

Township.

Justice of the Peace.

ed, \$ 30⁰⁰

22 1915

bill of particulars

that he is the
 and then
 by

putment for
 me and brother

tant on the
 and
 and he
 son and
 go back
 at winging

constable

reflexion

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
 day of A. D., 19..... } Stay of Execution expires
 J. P. } 19..... Amt. then due, \$
 , 19..... Issued an Execution for
 returnable 19....., and
 delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
 A. D., 19....., the said
 obtained a judgment against the said
 on the Docket of J. P.,
 for dollars and
 cents, and costs taxed
 and the said
 intends to appeal therefrom to the Court
 of Common Pleas of
 County. Now, therefore,
 I, do here-
 by promise and undertake to the said
 in the sum of
 Dollars, that the said appellant (if judg-
 ment be adjudged against him on the ap-
 peal), will satisfy such judgment, with
 interest and costs and costs that may
 accrue; and also that the said appellant
 will prosecute his appeal to effect and
 without unnecessary delay.

Executed and acknowledged before me,
 and surety approved this
 day of 19.....

J. P.

THE STATE OF OHIO,
COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Abram Brown
vs.
Leo Flath

Plff's.

Def'ts.

Judgment, \$

JUSTICE'S FEES.

	Plff's Cost	Def'ts Cost
	Dols. Cts.	Dols. Cts.
Summons	25-	2
Affidavit	1-	
Order of		
Undertaking		
Subpoena 2 Names	25-	
Swearing 7 Witnesses	35-	
Adjournment Continuance	20	
Filing Papers	15	
Setting in Trial	1 00	
Record 300 Words	45-	
Judgment	83-	
Satisfaction	20	
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate	25	
Trans. from D	45	

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2 95
Sub. Serv., and Mileage	1 35
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	1 00
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

WITNESS' FEES.

Edward Brown	1 30
Harry R Brown	1 30
Tom Rausch	1 20
Eddy Brown	1 40
Harvey Brown	1 30
	6 50

Before

Andrew A. Bradley

Justice of the Peace.

No.

Amount claimed, \$

1 35

Nov 30

1915

The Plaintiff filed his

bill of particulars

which is in substance as follows:

The Plaintiff
Abram Brown has a claim of
one dollar and seventy five cts
due him from Leo Flath
The plaintiff swears that on
or about the 3rd 4th & 5th day
of Nov 1915 was employed
by said Defendant and on
one Harry Brown in sawing
and splitting wood at this farm
of the Defendant and the Defendant
refused to pay his half of the
work which was \$3 25
The half is \$1 62 1/2
is due him from the Defendant
Leo Flath and from which he
ask judgment and cost of this
action

Continued to Dec 3 at 1 o'clock

Isabel summons Nov 30 1915 Returnable
Nov 30 1915 William Michael
a printed Constable

subpoena returned Nov 30 1915

The state of Ohio Union County

James H. Edward Brown

Edley R Brown William Rausch

Eddy Brown Harvey Brown

you are hereby commanded to appear
before me the undersigned a Justice
of the Peace

of said township at my
a m to give testimony
wherein Abram Brown
on the part of the Pl
thereof paid not under
Given under my hand
Office Plain City oh
Case Called for 9 a
present and I pro
bring sworn & testify
Tom Rausch & Eddy
Wm Brown & testimony
Hooper, and after do
The testimony and
it was adjudged
Abram Brown an
pay Costs of Suit &

good and sufficient surety, caused an undertaking

STAY OF

to be entered herein, which follows:

In pursuance of the Statute in such case made
as surety for the above Stay of Execution on the
against
pay the amount of said Judgment, interest and costs

Taken by and signed and acknowledged

day of... A. D.,

, 19... Issued

delivered the same to

Execution returned and endorsed as follows

Court,

For

Township.

Justice of the Peace.
ned, \$ 1.50

1915

bill of particulars

The Plaintiff
a claim of
that on
5 day
employed
and on
in saving
at this sum
the Defendant
of the
\$3.25
\$1.50 1/2
Defendant
which he
of this

of said Township at my office therein on the 30 day of Nov A.D. 1915 at 3 o'clock
a.m. to give testimony and the truth to say in a cause pending before me
wherein Abraham Brown is plaintiff and Leo Fladt is Defendant
on the part of the Plaintiff
hereby said not under penalty of the law
Given under my hand this 26 day of December A.D. 1915
Office Plain City Ohio A.W. Bradley Justice of the Peace
Case Called for 9am Dec 3rd 1915. Plaintiff & Defendant Both
present and I proceeded to Hearing of same. Abraham Brown
being sworn & testified - witnesses Edward Brown - Sister R Brown
Wm Rausch & Eddy Brown & Harry Brown Plaintiff witnesses
Wm Brown & testifying Leo Fladt - who was represented by attorney
Hooper, and after doing represented Abraham Brown, after hearing
the testimony and the Pleas of the attorneys of Plaintiff & Defendant
it was adjudged by me that ~~the~~ Leo Fladt does not owe
Abraham Brown any of the Amount of \$7.87 as claimed. & the Plaintiff
pay Costs of Suit & hearing dismissed

Andrew W Bradley J.P.

check

15 Returnable
Michael

30 1915
County
Brown
Linn House
Brown
what to appear
included a further
of the next

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the 3 day of
Dec A.D. 1915, the said
Leo Fladt
obtained a judgment against the said
Abraham Brown
on the Docket of
A.W. Bradley J. P.,
for..... dollars and
cents, and costs taxed
Abraham Brown
intends to appeal therefrom to the Court
of Common Pleas of Union
County. Now, therefore,
I, Harry Brown
of Union Co. do here-
by promise and undertake to the said
Leo Fladt
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.
Harry Brown.
Executed and acknowledged before me,
and surety approved this
day of Dec 19 1915
A.W. Bradley J. P.

In Justice's Court, For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Before

Justice of the Peace.

No.

Amount claimed, \$

Pl'ff's.

19

vs.

The Plaintiff filed

bill of particulars

which is in substance as follows:

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost		Def'ts Cost	
Dols.	Cts.	Dols.	Cts.

Summons
Affidavit
Order of
Undertaking
Subpœna.....Names.....
Swearing.....Witnesses.....

Adjournment

Filing Papers

Setting in Trial

Record..... Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Per Cent.

Trans. and Certificate

CONSTABLE'S FEES.

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum. Jury and Mileage.

..... Copies

Ex. and Per Cent.

WITNESS' FEES.

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case n
as surety for the above Stay of Execution on th
against.....

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged
day of _____ A. D.

_____, 19____. Iss

delivered the same to

Execution returned and endorsed as follow

s Court,

For

Township.

Justice of the Peace.

imed, \$

19

bill of particulars

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
 day of A. D., 19..... } Stay of Execution expires
 J. P. } 19..... Amt. then due, \$
 , 19..... Issued an Execution for
 returnable 19....., and
 delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
 A. D., 19....., the said
 obtained a judgment against the said
 on the Docket of J. P.,
 for dollars and
 cents, and costs taxed
 and the said
 intends to appeal therefrom to the Court
 of Common Pleas of
 County. Now, therefore,
 I, do here-
 by promise and undertake to the said
 in the sum of
 Dollars, that the said appellant (if judg-
 ment be adjudged against him on the ap-
 peal), will satisfy such judgment, with
 interest and costs and costs that may
 accrue; and also that the said appellant
 will prosecute his appeal to effect and
 without unnecessary delay.

Executed and acknowledged before me,
 and surety approved this
 day of 19.....
 J. P.

THE STATE OF OHIO,
COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

John L. Loughrey
Plff's.
vs.
Elmer Bailey
Effie Bailey
Def'ts.
Judgment, \$

JUSTICE'S FEES.

	Plff's Cost	Def'ts Cost
	Dols. Cts.	Dols. Cts.
Summons	25	
Affidavit		
Order of		
Undertaking		
Subpoena Names		
Swearing 2 Witnesses	10	
Adjournment		
Filing 4 Papers	21	
Setting in Trial	1 00	
Record 400 Words	60	
Judgment	40	
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate	85	
	340	

CONSTABLE'S FEES.

Sum. Serv., and Mileage	50
Sub. Serv., and Mileage	45
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	1 00
Sum. Jury and Mileage	
Copies	50
Ex. and Per Cent.	
<i>Paid</i>	245

WITNESS' FEES.

Before *A. W. Bradley* Justice of the Peace.

No. Amount claimed, \$ 25-

December - 11 - 1915

The Plaintiff filed his bill of particulars

which is in substance as follows:

The Plaintiff says: that he is a resident of Union County, Ohio and doing business at Mansville Ohio. The Defendants Elmer Bailey and Effie Bailey on the 18 day of May 1915 executed and delivered to John L. Loughrey plaintiff herein a promissory note of that date with the warrant of attorney annexed a true copy of said note is as follows:

\$25.00 Mansville, Ohio May 18, 1915
On or before three (3) months after date for value received we promise to pay to the order of John L. Loughrey Twenty Five Dollars with interest at the rate of 8% per centum after due and we hereby authorize any attorney-at-law to appear in any court of record in the United States after the above obligation becomes due and upon the issuing of service of process and confession of judgment against us in favor of the holder hereof for the amount then appearing due together with cost of suit and thereupon to release all errors and waive all right of appeal.

(Signed) *Elmer Bailey*
Effie Bailey

Said note is unpaid and no credit on the same and is now due with interest at the rate 8% after due. Therefore plaintiff prays

judgment against
\$25.00 with interest
and there is no
judgment and
and equitable.
The above bill of
On this same
returnable Dec
Dec 20, 1915 at
by his representative
and was repr
On motion of
of \$8.00 for ex
Trial was had
testified where
Plaintiff made
and interest
and costs of the

Dec. 21, 1915
\$5.85 costs and
deposited for

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A. D.

, 19 Iss

delivered the same to

Execution returned and endorsed as follows

Court,

For

Township.

Justice of the Peace.

med, \$ 25-

1915

bill of particulars

that he is
County. Ohio and
Cincinnati Ohio
Bailey and
18 day of May
delivered to John
tiff herein a
that date with
may annexed
note is as follows
Ohio May 18, 1915
months after
one promise to
the H. H. Longhrey
with interest at
centum after due
ize any attorney
any court of record
after the above

and was the
breach and confu
t me in favor
for the amount
together with co
to release all
right of appeal
Blumer Bailey
ffri Bailey
id and no credit
is now due
rate 8%
plaintiff prom

judgment against the said defendants for the sum of \$25.00 with interest at 8% after maturity on August 18, 1915 and there is no credit on said note and plaintiff asks judgment with each other and further relief as is just and equitable. (Signed) L. A. Davis for Plaintiff.

The above bill of particulars was sworn to by the Plaintiff. On this same day I issued summons for said Defendants returnable Dec 20, 1915 at 9 A.M.

Dec 20, 1915 at the hour named above the Plaintiff appeared by his representative L. A. Davis and Defendants also appeared and were represented by John H. Schuch.

On motion of Defendant the Plaintiff deposited the sum of \$8.00 for costs.

Trial was had and Defendants both were sworn and testified whereupon it is considered by me that the Plaintiff may recover the amount of said note \$25.00 and interest on same from Aug. 18, 1915 at 8% and costs of this action as taxed on the margin hereof.

Andrew W. O'neally J. P.

Dec. 21, 1915 issued transcript to Plaintiff who paid \$5.85 costs and I thereupon returned to him the \$8.00 deposited for costs.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said

on the Docket of J. P.,

for dollars and

cents, and costs taxed

and the said

intends to appeal therefrom to the Court

of Common Pleas of County. Now, therefore,

I, do hereby

by promise and undertake to the said

in the sum of

Dollars, that the said appellant (if judg-

ment be adjudged against him on the ap-

peal), will satisfy such judgment, with

interest and costs and costs that may

accrue; and also that the said appellant

will prosecute his appeal to effect and

without unnecessary delay.

Executed and acknowledged before me,

and surety approved this

day of 19.....

J. P.

THE STATE OF OHIO,
COUNTY, ss.)

In Justice's Court,

For

12-8-6R - E. L. Barrett & Son, Publishers, Springfield, Ohio.

Before

A. D. Bradley

Justice of the Peace.

No.

Amount claimed, \$ *248⁰⁰*

Mar 14

1916

Plff's.

vs.

The Plaintiff filed *his* bill of particulars

which is in substance as follows: *See Convey*

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost
Dols. Cts. Def'ts Cost
Dols. Cts.

Summons	50	
Affidavit		
Order of		
Undertaking		
Subpoena & Names	40	
Swearing 10 Witnesses	50	
Adjourning	10	
Filing Papers	35	
Setting in Trial	100	
Record Words	60	
Judgment	40	
Satisfaction	20	
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate	10	
Compelling Jury	40	
Contest	20	
<i>6 jury</i>	<i>4 50</i>	
	<i>10 50</i>	

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2 40	
Sub. Serv., and Mileage	50	
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial	1 00	
Sum. Jury and Mileage	2 70	
Copies	2 25	
Ex. and Per Cent.		
Adjourning	1 00	
Each ad mha	95	
<i>Amicus Joe Willey</i>	<i>1 00</i>	
	<i>11 40</i>	

WITNESS' FEES.

<i>George Common</i>	<i>50</i>	
<i>Charles Common</i>	<i>50</i>	
<i>John Bain</i>	<i>50</i>	
<i>John Bain</i>	<i>50</i>	
<i>Francis Danlan</i>	<i>50</i>	
<i>Jack Yutzy</i>	<i>50</i>	
<i>Sam Yutzy</i>	<i>50</i>	
<i>Peter Kramer</i>	<i>50</i>	
<i>John Whitmer</i>	<i>50</i>	
	<i>7 50</i>	

Eli Yutzy Defendant
The Plaintiff says that is due him from the said Defendant the sum of \$248⁰⁰ that on or about the 27 day of Dec 1911 said Defendant Eli Yutzy sold to the said Plaintiff one John Gray mare which had the fistula for the sum of \$200 said payment being in two notes one note for \$50 due Mar 1912 and one note for \$150 due in Nov 1912 under the following conditions to wit if said mare become at risk of said fistula then said note of \$150 was to be paid said Defendant and if not cured said Defendant was to return the \$150 note to Plaintiff said Plaintiff must all the medicine furnished him by Defendant for her use but she became worse so he called in the services of a veterinary who of her treating about 10 days gave her up as incurable he then called in Dr Bain who treated her a while and found she was incurable and told said Plaintiff he had better kill her

That in place of returning said note of \$150 as per agreement with said Plaintiff he the said Defendant did on the second day of April 1913 take a judgment in Court of Common Pleas of Madison County Ohio against said Plaintiff on said note for \$150

with cost and interest which was paid by that the 2 notes on to said defendant was that if said mare got the payment of the then Plaintiff was if she didn't get a note for \$150 was to expense in curing such with to be paid and that he paid the included interest on and interest and but on the advice of incurable and she in said Plaintiff from which he was at 6 per cent from Feb 23 1916 in the for the william w sum on Eli Yutzy

good and sufficient surety, caused an undertaking

STAY O

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A. D.

, 19 Iss

delivered the same to

Execution returned and endorsed as follow

Court,

For

Township.

Justice of the Peace.

med, \$ 248⁰⁰

14 1916

bill of particulars

See Convent

at

at is due him

the sum of \$248⁰⁰

of Dec 1911 said

to the said

note which had

\$200 said

after one note

and one not for

in the following

said note becom

then said note

said Defendant

plaintiff was

to plaintiff

The note was

paid for him

so he called

any who

he then

so treated him

or in curable

he had

being sent out

with said

but did on

in 1913 take

Common Pleas

against

note for \$150

with cost and interest at 27³⁰ making a total of \$174³⁰ which was paid by plaintiff in cash that the 2 notes one for 50 and the other for \$150 were given to said defendant with the express understanding that if said man got well and cured of said fistula of the the payment of the 50 note then plaintiff was to pay to Defendant the other note for 150 if the defendant got well and cured of said fistula then the note for 150 was to be returned to said plaintiff with all the expenses incurred such as parking, care medicine and doctor Bill with to be paid by said defendant the plaintiff says that he paid the Defendant the sum of 227³⁰ which included interest on note and court cost at 21 for doctor and medicine and that it was the part of said plaintiff but on the advice of the doctor that said man was incurable and should be killed and that there is partly due said plaintiff from said Defendant the sum of 248⁰⁰ from which he asked judgment and cost of suit with interest at 6 per cent from April 2 1913 to date to convert plaintiff Feb 23 1916 in the case of See Convent and Eli Gentry John Williams was a private deputy constable to serve the summons on Eli Gentry

a W. Drabley J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said

on the Docket of J. P.,

for dollars and

cents, and costs taxed

and the said

intends to appeal therefrom to the Court

of Common Pleas of County. Now, therefore,

I, do hereby

promise and undertake to the said

in the sum of

Dollars, that the said appellant (if judg-

ment be adjudged against him on the ap-

peal), will satisfy such judgment, with

interest and costs and costs that may

accrue; and also that the said appellant

will prosecute his appeal to effect and

without unnecessary delay.

Executed and acknowledged before me,

and surety approved this

day of 19.....

J. P.

THE STATE OF OHIO,
COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Before *Geo Bradley*

Justice of the Peace.

No.

Amount claimed, \$ *20.00*

The boy needle co

Plff's.

vs.

J P Fleck

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost
Dols. Cts. Def'ts Cost
Dols. Cts.

Summons			20
Affidavit			
Order of			
Undertaking			
Subpoena	Names		
Swearing	Witnesses		
Adjournment			
Filing	Papers		15
Setting in Trial			1.00
Record	Words		30
Judgment			40
Satisfaction			20
Bail for Stay			
Execution and Filing			80
Per Cent.			
Trans. and Certificate			

CONSTABLE'S FEES.

Sum. Serv., and Mileage	45
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	1.00
Sum. Jury and Mileage	
Copies	25
Ex. and Per Cent.	
<i>Ref & returned</i>	25

WITNESS' FEES.

The Plaintiff filed his bill of particulars which is in substance as follows: in the case of the boy needle co Pl. pp J P Fleck Defendant the said Plaintiff says there is due to him from said Defendant in the sum of 20.00 for goods sold to Defendant by Plaintiff on return order as item statement and other articles mentioned in bill of particulars and the bill is attached to bill particulars the Plaintiff ask for judgment and cost of stranger attorney for Plaintiff the bill set for 900 a.m. and waited one week and read judgment in favor of Plaintiff in the sum of \$20.00 and cost

*a 42 nearly
J P*

The sum was was served on them and returned and 900 a.m. on the 11 day of May 1914 and waited on and no payment was cast

*a 11 nearly
J P*

good and sufficient surety, caused an undertaking

STAY O

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the against

pay the amount of said Judgment, interest and cost

Taken by and signed and acknowledged

day of..... A. D.

, 19..... Issued

delivered the same to

Execution returned and endorsed as follows

Court, For Township.

Justice of the Peace.

med, \$ 20.00

11 1914

bill of particulars

in the case

Pl. pp

Refutation

says There is

found in the

and sold to

return order

other articles

particulars

bill Particulars

Jugement

changes attorney

we are

over

in favor

the son of

a y nearly

J P

seems on

med

The 11 day

waiter

judgment

2nd day

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

STAY OF EXECUTION

to be entered herein, which follows:

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

.....Surety.
Taken by and signed and acknowledged before me, and surety approved, this
day of.....A. D., 19.....} Stay of Execution expires.....
.....J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....
.....returnable.....19....., and
delivered the same to.....Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the.....day of
.....A. D., 19....., the said
obtained a judgment against the said.....
on the Docket of.....J. P.,
for.....dollars and
.....cents, and costs taxed
.....and the said
intends to appeal therefrom to the Court
of Common Pleas of.....County. Now, therefore,
I,
of.....do hereby
promise and undertake to the said.....
in the sum of.....
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of.....19.....
.....J. P.

THE STATE OF OHIO,
COUNTY, ss.

In Justice's Court,

For

12-8-6R E. L. Barrett & Son, Publishers, Springfield, Ohio.

et
Columbus pump supply Co
vs.
Plffs.

Frank C Kahlen
Def'ts.

Judgment, \$

JUSTICE'S FEES.

	Plff's Cost		Def'ts Cost	
	Dols.	Cts.	Dols.	Cts.
Summons	25		25	
Affidavit				
Order of				
Undertaking				
Subpoena				
Swearing				
Names	5			
Witnesses	15			
Adjournment	40			
Filing	20			
Papers				
Setting in Trial	100			
Record	90			
Words	15			
Judgment				
Satisfaction				
Bail for Stay	40			
Execution and Filing				
Per Cent.				
Trans. and Certificate				

CONSTABLE'S FEES.

Sum. Serv., and Mileage	80
Sub. Serv., and Mileage	80
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	100
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

WITNESS' FEES.

C Baker 60

Before A W Bradley Justice of the Peace.

No. Amount claimed, \$ 7705

Aug 11 1 1916

The Plaintiff filed his bill of particulars

which is in substance as follows: Bill of

Particulars

Plaintiff is a corporation
Doing business under laws of the state
of Ohio

For First cause of action Plaintiff
says that on or about the first
day of November 1914 it sold on
contract to Defendant one his
milking machine with all necessary
equipment belonging thereto at
the contract price of \$172.55 and
one the horse power engine at
contract price of \$22.00 making
a total of \$214.55 terms one half
cash ten days into balance
thirty to six days

on the third day of December
Defendant paid one hundred Dollars
upon this contract and on the
ninth day of January 1915 returned
the engine for which a credit
of 42.00 was given them and Defendant
refused and still refuses to make
further payment on the con-
tract as aforesaid

For second cause of action Plaintiff
says that it did at the request
of Defendant furnish on spark
coil for which \$4.50 was charged
Defendant

wherefor Plaintiff
Defendant in the
year 1914
A B Strickman
President of the
plaintiffs herein
The above petition
A B Strickman
this 16 day of March 1916

the sum was
aff mg 1914 at 9
ask caution for

June
The case
and Frank
June 22
at 2 o'clock
Defendant
up on by the

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case
as surety for the above Stay of Execution on the
against
pay the amount of said Judgment, interest and

Taken by and signed and acknowledged
day of..... A. D.

, 19..... Is.

delivered the same to

Execution returned and endorsed as follows

S Court,

For

Township.

Justice of the Peace.
ned, \$ 7705
11 1 1916
bill of particulars

Bill of
paration
of the state

action Plaintiff
at the first
it sold on
one him man
all necessary
thereto at
\$172.55 and
engine at
making
terms one half
Balance

December
mid Dollars
and on the
1915 refused
ch a credit
on and Defendant
luser to make
the con
action plaintiff
the request
ask on spark
was charged

wherefor Plaintiff ask judgment against the
Defendant in the sum of \$7705 with interest from
four month 1915 and cost therein et passed
A B Strahan being duly sworn says that he is
President of the Columbus pump supply co
plaintiffs herein and that the fact set forth in
the above petition are true as he verily believe
A B Strahan sworn before me in my present
this 16 Day of March 1916 J. P. Benceller
notre Publicy

the sum was sworn and returned on the 11 Day
of May 1916 at 9 o'clock a.m. the Defendant & Plaintiff
ask continuation from 1916
A H Bradley
J P

June 22 1916
The case of The Columbus Pump Co Plaintiff
and Frank E Kahler Def was set for 9 a.m.
June 22 1916 and Def ask for con to July
6 at 2 o'clock a.m. was granted by court
Def ask for continuance to July 6 1916 it was agreed
by the Plaintiff & the Def

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

STAY OF EXECUTION

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

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of
County. Now, therefore,
I, do here-
by promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Before

Justice of the Peace.

No.

Amount claimed, \$

19

The Plaintiff filed

bill of particulars

which is in substance as follows:

Carroll from page 71

The case of Chamberlain & Co
and Frank C. Koder
was continued to July 14 1914
at 9 o'clock a.m.
by consent of both parties

July 14 1914

Before Andrew W. Foster
founder of the Peace
union cc apio

columns and simple canopy
pleasantly
and Frank J. Kiler

Defendant
answer and counter claim

By court and court of North
Barrington of Francis & Kahn
shut red as before Francis &
Kahn

the case was heard
and rendered Decision
in favor of Defend of \$295⁰⁰

Aug 4 - 1916
and mailed
to Clerk of

Judgment, \$.

 $Pl'ff's.$

Def'ts.

JUSTICE'S FEES.

Plff's Cost		Def'ts Cost	
Dols.	Cts.	Dols.	Cts.

Summons
Affidavit
Order of
Undertaking
Subpœna Names
Swearing Witnesses

Adjournment.....
Filing..... Papers

Setting in Trial.....
Record..... Words

Judgment
Satisfaction

Bail for Stay
Execution and Filing.....

Per Cent. -----
Trans. and Certificate

CONSTABLE'S FEES.

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

WITNESS' FEES.

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case n
as surety for the above Stay of Execution on th
against.....

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged
day of _____ A. D.

....., 19..... Iss

delivered the same to

Execution returned and endorsed as follow

Court,

For

Township.

Justice of the Peace.

ned, \$

19

bill of particulars

page 71

over paid 20
then

July 14 1914

both parties

possibly

ply company

file

under

in case

of North
Frank E. Kaler
Frank J.

of

of \$22.45

Aug 4 - 1916 on this day I issued transcript
and mailed same together with the appeal bond
to Clerk of Courts of Union County Ohio
A. W. Bradley J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the 21 day of
August A. D., 1916, the said
Frank E. Kaler
obtained a judgment against the said
The Ch. P. & S. Co.
on the Docket of
A. W. Bradley J. P.,
for 200.00 dollars and
cents, and costs taxed
and the said
The Ch. P. & S. Co.
intends to appeal therefrom to the Court
of Common Pleas of Union
County. Now, therefore,
I, Royal Bradley, J. P.,
do hereby
promise and undertake to the said
The Ch. P. & S. Co.
in the sum of 46.00
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this 21 day of
August 1916
J. W. Bradley J. P.

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

D. H. Heath

Pl'ff's.

vs.

Cecil Commins

Def^{ts}.

Judgment, §

JUSTICE'S FEES.

Plff's Cost		Def'ts Cost	
Dols.	Cts.	Dols.	Cts.

Summons _____
Affidavit _____
Order of _____
Undertaking _____
Subpœna _____ Names _____
Swearing _____ Witnesses _____

Adjournment _____
Filing _____ Papers _____

Setting in Trial _____
Record _____ Words _____
Judgment _____
Satisfaction _____
Bail for Stay _____
Execution and Filing _____
Per Cent. _____
Trans. and Certificate _____

CONSTABLE'S FEES.

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

WITNESS' FEES.

Before *A. M. Bradley* Justice of the Peace.

No.

Amount claimed, \$ 25⁻ 23

Aug, 19

19/6

The Plaintiff filed this bill of particulars

which is in substance as follows:

The State of Ohio, Union County
Before A. W. Bradley Justice
of the Peace for Union Township
Union County, O.

D. H. Heath vs Cecil Emerson

The Plaintiff says there is due him from said Defendant the sum of Twenty - five ²⁵/₁₀₀ Dollars for work and labor performed at the very earnest request of Defendant; That Plaintiff believes he ought to receive from said Defendant the sum of Twenty - five ²⁵/₁₀₀ Dollars That the property sought to be attached is not exempt from execution in this action.

Plaintiff further says that he has good reason to believe and does believe that Chas E. Conole and Ralph Smith of and within said county each have in his possession property belonging to said Defendant and subject to attachment in this court To-wit:

Sigmond D. Heath

I was to before me and successful
in my presence this 19 day of
Aug 1916

A. W. Brewster

Aug. 19. 1916

order of attach
returnable a

Aug. 21. 1910

into count 1

work 94 45

Whereupon the

interests apper

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case n
as surety for the above Stay of Execution on t
against.....

pay the amount of said Judgment, interest and

Taken by and signed and acknowl

day of A. D.

, 19..... Iss

delivered the same to

Execution returned and endorsed as follows

Court,

For

Township.

Justice of the Peace.

ned, \$ 25²⁵ / 100

1916

bill of particulars

Union County, N. J.

by Justice

Union Township

il Comm

go then is

id Defendant

- fin 25²⁵ / 100

and have

very earnest

lants: That

he ought to

id Defendant

fin 25²⁵ / 100 Dollars

ought to be

except from

action.

ays that he

blin and

as Counsel

of and within

have in his

belonging to

id subject

his court Town

day of

D. Heath

and moves

is 19 day of

Breath

P. P.

Aug. 19. 1916 On this day I issued summons and order of attachment with return to gamblers, returnable Aug. 23. 1916 at 7 P. M.

Aug. 21. 1916 Defendant appeared and paid into court the sum of Twenty five 25²⁵ / 100 Dollars and \$4⁴⁵ the amount of costs accrued at this date. Whereupon the same is paid to the parties as their interests appear and case dismissed.

A W Bruceley

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of
County. Now, therefore,
I, do here-
by promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

s Court,

For

Jerome

Township.

Justice of the Peace.

med, \$ 17 67

31. 1916

bill of particulars

*in this
this Defendant
for
and
interest
asks
his costs
expended.*

*I summon
at 9 am
m. Sumner
the following
Received
1916 and I
the 1st day
defendant by
by their of
ment thereon*

*Michael Constas
named and
was continued
9. AM.*

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said.....
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of.....
County. Now, therefore,
I,..... do here-
by promise and undertake to the said.....
in the sum of.....
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

The E. W. Ross Company

Pl'ffs.

vs.

J. T. Changen

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons 75
Affidavit 50
Order of Undertaking
Subpoena Names
Swearing Witnesses
Adjournment
Filing Papers 30
Setting in Trial 100
Record Words
Judgment 40
Satisfaction
Bail for Stay
Execution and Filing
Per Cent.
Trans. and Certificate

3 25
65
3 90

CONSTABLE'S FEES.

Sum. Serv., and Mileage 3 75
Sub. Serv., and Mileage
Sum. Appraisers
Schedule and Bond
Serv. Garnishee 1 15
Att. Trial
Sum. Jury and Mileage
Copies
Ex. and Per Cent.

3 00
4 80

WITNESS' FEES.

Def. per 25
Plff. 5
Pd. Justice 3 00
J. T. Changen 6 80 10 70
6-30-1916
H. H. T.

Before A. W. Bradley Justice of the Peace.

No. Amount claimed, \$ 175-

with Int. from Feb - 1 1916

The Plaintiff filed its bill of particulars

which is in substance as follows:

The Plaintiff is a corporation duly organized and existing under the laws of the State of Ohio with its principal place of business in the city of Springfield. Plaintiff says there is due and owing it from the defendant the sum of \$175.00 with interest at 6 per cent from February 1, 1916 for goods and merchandise sold and delivered by the plaintiff to the defendant at the special instance and request of the said defendant.

Plaintiff further says that these goods and merchandise were sold to the defendant for the sum of \$255.00, \$100.00, to be paid on Oct. 1, 1915, \$75.00 on February 1st 1916 and \$80.00 on October 1st 1916 with interest at 6 per cent from February 1st 1916. No payment has been made by the defendant so that there is now due and owing the plaintiff according to the terms of sale \$175.00 with interest from February 1st 1916.

Wherefore the plaintiff prays judgment against the defendant the sum of \$175.00 with interest from February 1st 1916 together with the cost of this proceeding.

July 18, 1916
July 26, 1916 at 4
the following end
July 19, 1916 and
1916 on the defend
and of the endor

July 26, 1916 at
of both parties
Oct. 3, 1916 at
confession of the
that the plaintiff
of \$175.00 with
1916 amount
and the cost a

Oct. 13, 1916 On
Execution return
Oct. 14, 1916 On
\$25.00 proceed

good and sufficient surety, caused an undertaking

STAY OF

to be entered herein, which follows:

In pursuance of the Statute in such case made
as surety for the above Stay of Execution on the
against
pay the amount of said Judgment, interest and cost

Taken by and signed and acknowledged
day of A. D.,

, 19 Issued

delivered the same to

Execution returned and endorsed as follows:

Court,

For

Jerome

Township.

Justice of the Peace.

ed, \$ 175-

1916

bill of particulars

corporation

existing

the State of

al place of

Springfield

is due and

endant the

th interest

bruary 1, 1916

andise sold

plaintiff to

e special

t of the said

ays that these

dis. were

t for the sum

be paid on

may 1st 1916

1st 1916 with

st from

payment

he defendant

due and

according

\$ 175.00 with

y 1st 1916,

tiff prays

the defendant

th interest

1916 together

proceeding

(Signed) Hedges, Horn & Tringley.

July 18, 1916 On this day I issued summons returnable July 26, 1916 at 9 am. which was duly returned with the following endorsement thereon to wit: Received this writ July 19, 1916 and I served the same on the 20 day of July 1916 on the defendant by leaving a certified copy thereof and of the endorsement thereon at his residence.

(Signed) Wm. Michael, Constable

July 26, 1916 at the hon above named and at the request of both parties I continued the case to Oct 3, 1916 at 9 am. Oct. 3, 1916 at the hon last above named and on the confession of the defendant it is considered by me that the plaintiff may recover of the defendant the sum of \$175.00 with interest at 6 percent from February 1, 1916 amounting to \$7.00 or a total of \$182.00 and the cost as taxed on the margin here of.

A W Bradley J P

Oct. 13, 1916 On this day I issued order in Aid of Execution returnable Oct. 23, 1916 Thomas Daly Gamishu

Oct. 14, 1916 On this day the gamishu paid into court \$25.00 proceedings were thereupon dismissed

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of
J. P.,
for dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of
County. Now, therefore,
I,
do hereby
by promise and undertake to the said

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

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Elinor Bohlen

Pl'ff's.

vs.

E. Fox and
C. C. Fox

Def'ts.

Judgment, \$

JUSTICE'S FEES.

	Plff's Cost		Def'ts Cost	
	Dols.	Cts.	Dols.	Cts.
Summons				50
Affidavit				
Order of				
Undertaking				
Subpoena 5 Names				25
Swearing 11 Witnesses				55
Adjournment				40
Filing 5 Papers				25
Setting in Trial				1 00
Record Words				
Judgment				40
Satisfaction				
Bail for Stay				
Execution and Filing				
Per Cent.				
Trans. and Certificate				1 50
				4 85

CONSTABLE'S FEES.

Sum. Serv., and Mileage	1 75
Sub. Serv., and Mileage	4 55
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	1 00
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	
	7 30

WITNESS' FEES.

Dr. L. S. Lane	50
Landen Price	90
Mr. Eager	25
Clara Eager	25
James Miller	25
Frank Collier	85
P. R. Walker	90
Mrs. Effie Bohlen	25
	4 15

Before

J. W. Latham

Justice of the Peace.

No.

Amount claimed, \$ 97.00

with interest at 6% from Mar. 28, 1918

The Plaintiff filed his bill of particulars

which is in substance as follows:

The said Plaintiff says that he purchased a black mare of defendants for the sum of ninety seven dollars and paid for said mare in cash, that defendants represented said mare to be a good worker and stated to and sold said mare to plaintiff to be all right except a crooked foot and being lousy, that plaintiffs claimed that the condition of said mare was due to her being lousy, that said mare was thin and poor in flesh, that said mare proved to be what is commonly called a wind sucker or criber, that said mare was weak and not a good worker, that plaintiff concealed the fact that said mare was a wind sucker or criber, and that plaintiff did not discover that said mare was a wind sucker or criber until he took her to his place, that said plaintiff returned said mare to the defendants on March 28, 1918, that he purchased said mare on or about the 14th of March, 1918,

and on or about delivered to said that plaintiff \$97.00 on Mar. 28, 1918. Wherefore plaintiff in the sum of interest from action

J. E. Strayer
Atty. for

Brownmon same was served same day by summons return set for but was continued attorney in

April 10, 1918.

good and sufficient surety, caused an undertaking to

STAY OF

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the against pay the amount of said Judgment, interest and costs

Taken by and signed and acknowledged day of A. D., 19

Issued

delivered the same to

Execution returned and endorsed as follows:

Court, For Jerome Township.

Justice of the Peace.
ed, \$ 97.⁰⁰
om Mar. 29, 1918
bill of particulars

The said
e purchased
fendents for
seven
d for said
t defendants
mare to be
nd stated
mare to
right except
ed being
ffs claimed
of said mare
ng lousy,
ab this and
said mare
is com-
d sucker
mare was
good worker,
ealed the
re was a
iber, and
d not dis-
are was a
criber
to his
laintiff
are to
n
t he pur-
on or
March 1918.

and on or about the 18th day of March was delivered to said plaintiff by said defendants, that plaintiff demanded payment of said \$97.⁰⁰ on March 29th, 1918.

Wherefore plaintiff prays for a judgment in the sum of ninety seven dollars with interest from March 29, 1918 and costs of this action

Signed Elmer Bohlen

J. E. Strayer,
Atty. for Plaintiff

Summons was issued on April 1, 1918 and same was served on E. Fox and C.E. Fox the same day by Constable Wm Michaels and said summons was returned same day. Hearing set for April 5, 1918 at 10 o'clock p.m. but was continued by request of defendants attorney until April 10-1918 at 10 o'clock p.m.

April 10, 1918. 10 o'clock p.m. Time set for hearing continued to Page 83

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of A. D., 19....., the said obtained a judgment against the said on the Docket of J. P., for dollars and cents, and costs taxed and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I, do hereby promise and undertake to the said in the sum of Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 19..... J. P.

s Court,

For

Township.

Justice of the Peace.
ned, \$
2 1917
bill of particulars

arrived with the following witnesses who had been
subpoenaed by constable present.
For { Dr. L. S. Lane
Landen Price
Plaintiff { Mr. Eager
Clara Eager.
For { Frank Collier
P. R. Walker
Defendants.

Plaintiff and defendants present, and
proceeded with trial. After hearing the testimony
it was adjudged by me that the plaintiff may
be granted a judgement for \$97.⁰⁰ on E. Fox and
C. E. Fox and cost of case in the sum of
J. W. Latham

John
Latham
Defendant

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the 10 day of
April A. D. 1918, the said
Elmer Bohlen
obtained a judgment against the said E.
Fox and C. E. Fox
on the Docket of J. W.
Latham J. P.,
for \$97.⁰⁰ dollars and
76.30 cents, and costs taxed
E. Fox and C. E. Fox
intends to appeal therefrom to the Court
of Common Pleas of Union
County. Now, therefore,
I, C. V. Stewart
of Union County, do here-
by promise and undertake to the said
Elmer Bohlen
in the sum of \$230.⁰⁰
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

C. V. Stewart
Executed and acknowledged before me,
and surety approved, this
day of 10 April 1918
J. W. Latham J. P.

18

THE STATE OF OHIO,
COUNTY, ss.)

In Justice's Court,

For

12-8-0R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Before

Justice of the Peace.

No.

Amount claimed, \$

vs.

Plff's.

19

The Plaintiff filed

bill of particulars

which is in substance as follows:

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses
Adjournment
Filing Papers
Setting in Trial
Record Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing
Per Cent.
Trans. and Certificate

CONSTABLE'S FEES.

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

WITNESS' FEES.

To John Sathauer, Justice of Peace of Jerome Township, Union Co. O. This is to certify that John Gosnell, did on the 1st day of November, 1918 file in the clerk's office of said Jerome Township Union Co. O. a description of two horses taken up by said John Gosnell on Oct. 8, 1918. Description is as follows:—

One roan draft mare, weight about 1500 pounds, aged about 13 or 14 years. Also one brown road mare, weight about 1100 pounds with white hind feet, aged 7 or 8 years. Said John Gosnell swore before me the clerk of Jerome Township, that no alterations have been made in any mark or brands to his knowledge.

and signed by John Gosnell. I further declare that three (3) advertisements were were posted in 3 public places in said Jerome Township on Nov. 1, 1918, description of said horses and also a description of said horses was filed

with the clerk of c

Nov. 19-1918

The State of
County of Un
John G
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Oct. 1918 and
Township, he
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Sworn to be
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good and sufficient surety, caused an undertaking

STAY OF

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the against pay the amount of said Judgment, interest and cos

Taken by and signed and acknowledged day of... A. D.,

, 19... Issue

delivered the same to

Execution returned and endorsed as follows:

Court,

For

Township.

Justice of the Peace.

ned, \$

19

bill of particulars

with the clerk of courts of Union Co., Ohio on Nov. 1, 1918
 W. C. Vigor - Clerk of Jerome Twp,
 Union Co, Ohio

Nov. 19-1918

The State of Ohio
 County of Union ss.

John Gosnell of said Township makes oath and saith, that on or about the 8th day of Oct. 1918 and upon his premises in said Township, he there found one draft mare, weight about 1500 lbs., aged about 13 or 14 years, also one brown road mare, weight about 1100 lbs with one white hind foot, aged 7 or 8 yrs, and that he hath neither trimmed nor docked nor altered the marks or brands of said stray nor suffered the same to be done.

John Gosnell.

Sworn to before me and subscribed in my presence this 25th day of Nov. 1918

J. W. Latham.
 Justice of Peace for Jerome Twp.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
 day of A. D., 19..... } Stay of Execution expires

J. P. } 19..... Amt. then due, \$

....., 19..... Issued an Execution for
 returnable 19....., and
 delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
 A. D., 19....., the said
 obtained a judgment against the said

on the Docket of J. P.,
 for dollars and
 cents, and costs taxed
 and the said

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

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

Executed and acknowledged before me,
 and surety approved this
 day of 19.....
 J. P.

THE STATE OF OHIO,
COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Before

Justice of the Peace.

No.

Amount claimed, \$

19

Plff's.

vs.

The Plaintiff filed

bill of particulars

which is in substance as follows:

Order of Appraisement.
The State of Ohio, Jerome Twp.
Union County ss.

To Wm. Blaney and Jacob Weaver, Freeholders of said Township: You are commanded forthwith to view and appraise two stray horses taken up by and in possession of John Gosnell of said Township and return to me upon oath the value thereof and a true and accurate description of the marks, brands, size and color and supposed age of said strays.

Given under my hand this 25th day of November 1918

J. W. Latham,
J. P. of said Township

Appraisement.

In pursuance to the order of John Latham a Justice of the Peace of Jerome Township Union County, we, the undersigned have viewed the two stray mares taken up by John Gosnell, therein mentioned and we do appraise one roan mare at \$75.00 and one brown

mare at \$75.00. The value of said mares with black faces is believed to be \$100.00. One is a brown mare with black stars in face and is believed to be

Sworn to and Subscribed this 26th day of

JUSTICE'S FEES.

Plff's Cost
Dols. Cts. Def'ts Cost
Dols. Cts.

Summons
Affidavit
Order of Undertaking
Subpoena Names
Swearing Witnesses
Adjournment
Filing Papers
Setting in Trial
Record Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing
Per Cent.
Trans. and Certificate

CONSTABLE'S FEES.

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

WITNESS' FEES.

good and sufficient surety, caused an undertaking

STAY OF

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the against pay the amount of said Judgment, interest and costs.

Taken by and signed and acknowledged day of A. D.,

, 19 Issue

delivered the same to

Execution returned and endorsed as follows:

Court,

For

Township.

Justice of the Peace.

ed, \$

19

bill of particulars

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County ss.

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November 1918

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November 1918

mare at \$75.⁰⁰. The following is a true description of said strays. The first is a bay roan with black points about 16 hands high, believed to be about 12 years old. The second is a brown mare, both hind feet white and stars in face, about 16 hand high and believed to be about 10 years old.

Jacob Weaver
W. L. Blaney

Sworn to and subscribed before me this
26th day of November 1918.

J. W. Satchau J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires.....
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....
returnable..... 19....., and

delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said.....
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,
of..... do hereby
promise and undertake to the said.....
in the sum of.....
Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
COUNTY, ss.)

In Justice's Court,

For

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

D. D. Patch

Before

R. S. Fry

Justice of the Peace.

No.

Amount claimed, \$ 18.20

Aug 20

19 22

Plff's.

vs.

John. McLeary

The Plaintiff filed

A

bill of particulars

which is in substance as follows:

The Plaintiff says there is due him from said Defendant the sum of \$18.20 for groceries and provision sold and delivered for which Plaintiff asks judgment and for cost of this action.

Affidavit in Attachment

The State of Ohio
Unsworn to
The said Plaintiff D. D. Patch being duly sworn says that said Defendant is justly indebted to said Plaintiff for groceries and provision that the said claim is just that he believes said Plaintiff ought to recover when the amount of Eighteen Dollars that the property sought to be attached is not exempt from execution that said property sought to be attached is not the

personal earnings rendered with commencement

and that said himself so upon him the the County beyond the and Town of Lima at 9.0. C. A. D. D. D. Patch in produced for which \$18.20 and

Judgment, \$

JUSTICE'S FEES.

Plff's Cost
Dols. Cts.

Def'ts Cost
Dols. Cts.

Summons

Affidavit

Order of

Undertaking

Subpoena Names

Swearing 3 Witnesses

Adjournment

Filing Papers

Setting in Trial

Record Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Per Cent.

Trans. and Certificate

CONSTABLE'S FEES.

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum. Jury and Mileage

Copies

Ex. and Per Cent.

WITNESS' FEES.

good and sufficient surety, caused an undertaking

STAY OF

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the against pay the amount of said Judgment, interest and cost

Taken by and signed and acknowledged day of A. D.,

, 19 Issued

delivered the same to

Execution returned and endorsed as follows.

Court, For *Greene* Township.

Justice of the Peace.
ed, \$ 18.22
19 22
bill of particulars

personal earnings of said Defendant for services rendered within three months prior to the commencement of this action.

Says there
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and that said Defendant so conceals himself so that summons cannot be served upon him that said Defendant has left the County of his residence and is now beyond the jurisdiction of the County and Township.

Time Set for Hearing Aug 24, 1922 at 9.00 A.M. to answer to the action of D.D. Path and at that date the Evidence produced is in favor of the Plaintiff for which judgment was rendered for \$18.20 and cost of this action.

R. B. Fry
Justice Peace

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

STAY OF EXECUTION

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

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of A. D., 19....., the said obtained a judgment against the said on the Docket of J. P., for dollars and cents, and costs taxed and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I, do hereby promise and undertake to the said in the sum of Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 19..... J. P.

THE STATE OF OHIO,
COUNTY, ss.)

In Justice's Court,

For

12-2-68 E. L. Barrett & Son, Publishers, Springfield, Ohio.

J. A. Tedrick

Before

R. S. Try

Justice of the Peace.

No.

Amount claimed, \$ 207.40

Plff's.

August 22,

1922

R. D. Pym

vs.

The Plaintiff filed his bill of particulars

which is in substance as follows:

The Plaintiff claims for his first cause of action that there is due him on a certain promissory note dated June 25th 1922 the sum of \$93.45 and interest from the date thereof at the rate of 8 per cent per annum.

Said note is hereto attached and marked "Exhibit A."

For his second cause Plaintiff there is due him on a certain promissory note dated June 25th 1922 the sum of \$118.95 with interest from date at the rate of 8 per cent per annum.

Said note is hereto attached and marked "Exhibit B."

That there is due him from said Defendant the sum of \$207.40 with interest from the 25th day of June 1922 at the rate of 8 per cent per annum for which the Plaintiff asks judgment and costs of this action.

(Signed) *J. A. Tedrick*,
Plaintiff also filed his affidavit in attachment

alleging "that of his property have been an undertaking of \$420.00 and H. E. T.

On same day of attachment Agent for S. delivered same to be served on the 28th of August 28, 1922 continued x

Sept. 1922 a 2nd 9th 1922 the Plaintiff did not a was sworn the services and it ap served an above man

good and sufficient surety, caused an undertaking

STAY OF

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the against

pay the amount of said Judgment, interest and co

Taken by and signed and acknowledged day of A. D.,

, 19 Issu

delivered the same to

Execution returned and endorsed as follows

JUSTICE'S FEES.

Summons
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses
Adjournment
Filing Papers
Setting in Trial
Record Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing
Per Cent.
Trans. and Certificate

CONSTABLE'S FEES.

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

WITNESS' FEES.

Court,

For

Jerome

Township.

Justice of the Peace.

ed, \$ 207.40

1922

bill of particulars

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25th 1922

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alleging "that said Defendant is about to dispose of his property or a part thereof and place the same beyond the reach of his creditors" also an undertaking in attachment in the sum of \$ 420.00 Signed "J. A. Tedrick, M. H. Osterman and H. E. Tedrick" which is approved by me On same day I issued summons and order of attachment, naming J. W. Cunningham Agent for Spruice Bros. as garnishee, and delivered same to Constable M. P. Thompson to be served and made same returnable on the 28th day of August 1922.

August 28, 1922, being otherwise engaged I continued said case to the 2nd day of Sept. 1922 at 9 o'clock a.m.

Sept 2nd 1922 at the hour last above named the Plaintiff appeared but the Defendant did not appear. Constable M. P. Thompson was sworn and examined concerning the service of the above named writs and it appearing that all were regularly served and the disclosure of the above named garnishee being presented

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of A. D., 19....., the said obtained a judgment against the said

on the Docket of J. P., for dollars and cents, and costs taxed and the said

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

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

Executed and acknowledged before me, and surety approved this day of 19..... J. P.

THE STATE OF OHIO,
COUNTY, ss.

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Before

Justice of the Peace.

No.

Amount claimed, \$

Plff's.

19

vs.

The Plaintiff filed

bill of particulars

which is in substance as follows:

as sworn to before L. A. Davis a Notary Public and disclosing indebtedness in favor of Defendant in the sum of \$475.00 as near as he could determine at this time. I then examined the Plaintiff under oath concerning his claim. Whereupon it is considered by me that the Plaintiff may have judgement for his claim of \$207.40 and for \$1.30 a total of \$208.70 and for costs \$10.15 and the affidavit for attachment is sustained.

B. L. Z. ry
Justice Peace

Judgment, \$

JUSTICE'S FEES.

Plff's Cost
Dols. Cts. Def'ts Cost
Dols. Cts.

Summons
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses
Adjournment
Filing Papers
Setting in Trial
Record Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing
Per Cent.
Trans. and Certificate

CONSTABLE'S FEES.

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

WITNESS' FEES.

Sept. 4.
I issued
to pay in
\$200.00 or
\$10.15 of
payment
above juro

good and sufficient surety, caused an undertaking

STAY OF

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the against

pay the amount of said Judgment, interest and costs

Taken by and signed and acknowledged day of A. D.,

, 19 Issue

delivered the same to

Execution returned and endorsed as follows:

Court,

For

Township.

Justice of the Peace.

ed, \$

19

bill of particulars

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Public
undebled
Defendant
\$475.00
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oath
stain.
is considered
Plaintiff
Judgment
\$207.40
total
for costs
attachman

Sept. 4, 1922

I issued an order to the garnisher
to pay in to this Court the sum of
\$200.00 which is done.

\$10.15 of which is applied to the
payment of costs and \$189.85 to the
above judgment

R S Try
Justice Peace

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of
County. Now, therefore,
I, do here-
by promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Before

R. S. King

Justice of the Peace

No.

Amount claimed, \$ 207.69

August, 22, 1922

The Plaintiff filed his bill of particulars

which is in substance as follows:

Plaintiff says there is
due him the sum of
Two Hundred, Seventy-
seven $6\frac{3}{10}$ Dollars as a
balance on a certain
promissory note bearing
date of Sept. 1st 1921
and bearing interest
at the rate of 8 per
cent per annum from
date until due.

Plaintiff asks judgement
for said sum and interest
and for his costs by him
herein expended.

Signed, "J. R. Techrick"

Plaintiff also filed
an affidavit in
attachment, same day
alleging as cause for
same that "said Defendant
is disposing of his
property and placing
the same beyond the
reach of his creditors
and naming J. W.
Cunningham Agent
for Spruier Bros as
guarantee.

Defendant further gave
an undertaking in the
sum of Six Hundred

Dollars
Notman
approved
On same
order of Att
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to be served
Sept. 28. 192
otherwise en
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Sept. 2nd 19
the Plaintiff
not appear
Therefore
Plaintiff an
served it is
Plaintiff m
Humbled,
\$1.30 intere
\$10¹⁵ and

good and sufficient surety, caused an undertaking

STAY OF

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the against.....

pay the amount of said Judgment, interest and costs.

Taken by and signed and acknowledged

day of.....A. D.,

, 19..... Issue

delivered the same to

Execution returned and endorsed as follows:

Court, For Jerome Township.

Justice of the Peace.

ed, \$ 207.63
22, 1922
bill of particulars

there is
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Seventy-
Dollars as a
certain
note bearing
1st 1921
interest
8 per
annum from
cc,
judgements
and interest
to by him
A Tedrick
filed
in

same day
cause for
Defendant
his
placing
and the
creditors
J. W.
Agent
Bros as

rather gave
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undred

Dollars signed "J. A. Tedrick, M. H. Notman and H. E. Tedrick which is approved by me.

On same day I issued summons and order of attachment, returnable on the 28th day of August, 1922 at 9 o'clock A. M. and gave same to Constable M. P. Thompson to be served.

Sept. 28. 1922 at the hour named, being otherwise engaged this cause is continued to the 2nd day of Sept. 1922 at 9 o'clock A. M. Sept. 2nd 1922 at the hour last above named the Plaintiff appeared but the Defendant did not appear nor within one hour thereafter. Therefore upon evidence submitted by the Plaintiff and proof that all writs were duly served it is considered by me that the Plaintiff may have judgement for Two Hundred, Seventy-seven ⁶³/₁₀₀ Dollars and \$1.30 interest and costs amounting to \$10.15 and the attachment be sustained
R S Try J. P.

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

STAY OF EXECUTION

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

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said.....
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,
of..... do hereby
promise and undertake to the said.....
in the sum of.....
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
(Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

A. J. Jenkins

Plff's.

J. T. Clunger

Def'ts.

Judgment, \$

JUSTICE'S FEES.

	Plff's Cost Dols. Cts.	Def'ts Cost Dols. Cts.
Summons	40	
Affidavit		
Order of		
Undertaking		
Subpoena Names		
Swearing Witnesses		
Docket Ref P	50	
Adjournment		
Filing Papers		
Index	10	
Setting in Trial	1 00	
Record Words		
Judgment	80	
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate	2 50	
Filing paper	20	
	5 50	

CONSTABLE'S FEES.

Sum. Serv., and Mileage	1 75
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	1 75

WITNESS' FEES.

Before

R. S. Fry

Justice of the Peace.

No.

Amount claimed, \$ 217.10

September 16

1922

The Plaintiff filed his bill of particulars

which is in substance as follows:

The Plaintiff says that there is due him from said Defendant the sum of Two Hundred Seventeen ¹⁰/₁₀₀ (\$217.10) Dollars for goods and merchandise sold and delivered to Defendant and his family and at his very earnest request Plaintiff asks judgement for said sum of \$217.10 and for costs of this action

(Signed) "A. J. Jenkins"

Sept 16, 1922.

On this day I issued summons for Defendant Returnable on the 20th day of September 1922 at 9 o'clock A. M. Sept 20, 1922 at the hour last above named Summons is returned endorsed as follows:

"Received this writ Sept 16th 1922 and I served the same on the 16th day of Sept 1922 on the Defendant by leaving a certified copy thereof and of the endorsement thereon at the usual place

of his residence

at the h
otherwise en
to Sept. 25-

Sept 25, 19
named the
Defendant o
one hour

Plaintiff r
in regard
is conside
may hav
for \$217.10
margin he
On this day

Sept. 28,
property for

Sept. 28, 1922

good and sufficient surety, caused an undertaking

STAY OF

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the against

pay the amount of said Judgment, interest and costs

Taken by and signed and acknowledged

day of..... A. D.,

, 19..... Issue

delivered the same to

Execution returned and endorsed as follows:

Court,

For

Township.

Justice of the Peace.

ned, \$ 217.10

16 1922

bill of particulars

says
due him
ndant
Hundred
\$217.10)

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old and
efendant
y and at
at request
jizdgement
of \$217.10
this action
for Jenkins"

I issued
Defendant
the 20th
ber 1922

2. M.

at the

ve named

returms.

ollows:

erit Sept

I served

the 16th day

of his residence."

(Signed) "M. P. Thompson" Constable,
At the hour named the Court being
otherwise engaged this cause is continued
to Sept. 25th 1922 at 7 o'clock A.M.

Sept 25, 1922 at the hour last above
named the Plaintiff appeared but the
Defendant did not appear nor within
one hour thereafter.

Plaintiff was then sworn and questioned
in regard to his claim whereupon it
is considered by me that Plaintiff
may have judgement against Defendant
for \$217.10 and costs as taxed on the
margin herof at \$7.25

On this day I issued a writ of execution.

R. B. Zupp

Sept. 28, 1922 Execution returned ^{under} no
property found

M. P. Thompson Constable

Sept. 28, 1922 Transcript issued

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires.....
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said.....
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,..... do here-
by promise and undertake to the said.....
in the sum of.....
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For

12-5-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Jacob Rihl
Plff's.

vs.
Oliver Dean
Elizabeth Dean
Def'ts.

Judgment, \$

JUSTICE'S FEES.

	Plff's Cost	Def'ts Cost
	Dols. Cts.	Dols. Cts.
Summons	80	
Affidavit		
Order of		
Undertaking		
Subpoena	Names	
Swearing	Witnesses	
Adjournment		
Filing	Papers	
Setting in Trial	1 00	
Record	Words	
Judgment	80	
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		

CONSTABLE'S FEES.

Sum. Serv., and Mileage	3 75
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

WITNESS' FEES.

Before

R. S. Fry

Justice of the Peace.

No.

Amount claimed, \$ 250 and

interest

Oct 2,

1922

The Plaintiff filed his bill of particulars

which is in substance as follows:

The Plaintiff says that the Defendants are indebted to him on a certain promissory note dated December 13th 1920 for the sum of Two Hundred & Fifty (\$250.00) Dollars and interest from date at the rate of 6 per cent. per annum. Said note matured on the 13th day of December 1921; that there have been no payments made on said note and that Plaintiff holds no security for the same.

Plaintiff asks judgment for the said sum of Two Hundred & Fifty Dollars and interest from Dec. 13th 1920 at the rate of 6. per cent. per annum and for his costs by him herein expended.

Jacob Rihl

State of Ohio

County of Union, ss.

Jacob Rihl being first sworn says that the statements in the foregoing Bill of Particulars are true.
Jacob Rihl

Sworn to
presence of

E. D.

Oct. 9. 1922
for the above

Oct. 13. 1922
to M. P. Thro

Oct. 13, 1922
Plaintiff and

but the De

wanted on

to appear

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previously
the note

considered

have given

as taxed

and inte

Transcript as

good and sufficient surety, caused an undertak

STAY

to be entered herein, which follows:

In pursuance of the Statute in such cases as surety for the above Stay of Execution on

against

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged by day of

, 19

delivered the same to

Execution returned and endorsed as follows

s Court,

For

Jerome

Township.

99

Justice of the Peace.
timed, \$ 250 and
t 2. 1922
bill of particulars

ays that the
indebted to
is promissory
umber 13th 1920
Two Hundred
Dollars and
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red on the
ember 1921;
been no
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Plaintiff
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judgment
sum of
ifty Dollars
on Dec.
rate of
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cob Rihl

gn, SS,
ing first
at the
the foregoing
lars are true,
b Rihl

Sworn to before me and subscribed in my
presence this 2nd. day of Oct. 1922

L. A. Davis

L. A. Davis

Notary Public

Oct. 9. 1922, On this day I issued summons
for the above named Defendants, returnable
Oct. 13th 1922 at 1 O'clock P. M. and gave same
to M. P. Thompson. Constable to be served.

Oct. 13, 1922 at the hour above named the
Plaintiff appeared by his counsel L. A. Davis
but the Defendants did not appear. I
waited one hour and Defendants failed
to appear whereupon L. A. Davis was sworn
and examined touching admissions
previously made by Defendants and having
the note and affidavit of Plaintiff it is
considered by me that Plaintiff may
have judgment for \$250.00 and costs
as taxed on the margin hereof at \$6.35
and interest amounting to \$27.30

R. S. Fry

Justice Peace

Transcript issued Dec. 6. 1922 (not paid)

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires.....
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said
on the Docket of.....

J. P.,
for..... dollars and
cents, and costs taxed
and the said

intends to appeal therefrom to the Court
of Common Pleas of.....
County. Now, therefore,

I,
of..... do here-
by promise and undertake to the said

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

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....

J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Mike Elias

Plff's.

vs.

Jacob Wangunda

Def'ts.

Judgment, \$

JUSTICE'S FEES.

	Plff's Cost		Def'ts Cost	
	Dols.	Cts.	Dols.	Cts.
Summons		80		
Affidavit				
Order of		75		
Undertaking				
Subpoena				
Swearing				
Adjourment				
Filing 4 Papers				
Setting in Trial				
Record 300 Words		50		
Judgment				
Satisfaction				
Bail for Stay				
Execution and Filing				
Per Cent.				
Trans. and Certificate				

CONSTABLE'S FEES.

Sum. Serv., and Mileage	1.00
Sub. Serv., and Mileage	1.55
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	20
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	85.35
Total	

WITNESS' FEES.

Before

R. B. Fry

Justice of the Peace.

No.

Jerome

Amount claimed, \$ 48.39

Oct 13

1922

The Plaintiff filed

his

bill of particulars

which is in substance as follows:

Mike Elias who being duly sworn says that the claim in this action is for Messers sold and delivered to the said Defendant to wit Groceries. And the said Mike Elias also makes oath that said claim is just and that ought as he believes to recover thereon - Forty Eight Dollars 39c. He also further makes oath that the property he is about to attach is not exempt from execution the said Defendant is a non resident of the said County of Union.

And the said Mike Elias further makes oath and says that he has good reason to and doth believe that James Keene of said County has in his possession certain personal property to wit farm products the property of said Defendant.

Mike Elias sworn to and subscribed before me this 13 day of Oct 1922
R. B. Fry
Justice of the Peace

Summons to any bond county Erie to summons la appear Jerome 20 1922 at 10 of Mike Elias for the amount to wit 48.39 The Plaintiff amount in not need

I sued the own Jacob Wangunda Mich and Terlife Blongun do

good and sufficient surety, caused an underta

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A.

, 19

delivered the same to

Execution returned and endorsed as follow

s Court,

For

Jerome

Township.

Justice of the Peace.

Claimed, \$ 48.39

1922

bill of particulars

vs: Mike Elias

woman says

in this action

as sold

the said

to procure

said Mike

is out that

just and that

to recover

Eight Dollars

there. Makes

properly he is

not

execution

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of the

Union

Mike Elias

ath and says

ed reason to

that James

County

essing;

property to

said

Mike Elias

subscribed

of Oct 1922

as J. P.

Justice of the Peace

Summons I sued this day Oct 13 1922
to any Constable of Jerome Township in said
County. Bidding you are hereby commanded
to summons Jacob Vangunda
to appear before me the undersigned a
Justice of the Peace at my office in
Jerome Township on the 20 day of October
1922 at 10 clock P.M. to answer the action
of Mike Elias.

for the amount due on an account for merchandise
to wit: Groceries

The Plaintiff asks a judgment for the
amount indebted herein and for costs
witness my hand this 13th day of Oct 1922
R. S. Try, J. P.

Order of Attachment

I sued this 13 day of October 1922
on Jacob Vangunda served by
witness Michal James Paine appeared
and testified no Charles in his possession
belong to Defendant Jacob Vangunda
R. S. Try, J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
..... J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
..... A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
..... cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of County. Now, therefore,
I, do here-
by promise and undertake to the said
in the sum of Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Mike Elias

Before

R. S. Ziegler

Justice of the Peace.

No.

Amount claimed, \$

19

Pl'ffs.

Jacob Vangunda

vs.

The Plaintiff filed

bill of particulars

which is in substance as follows:

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost
Dols. Cts.

Def'ts Cost
Dols. Cts.

Summons
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses
Adjournment
Filing Papers
Setting in Trial
Record Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing
Per Cent.
Trans. and Certificate

CONSTABLE'S FEES.

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

WITNESS' FEES.

Demand for Exemption
Bora Vangunday born first
July sworn deposes and says
 that she is a resident of
Darby Townships
Madison County Ohio
 that she is the lawful
 wife of *Jacob Vangunda*
 both living together, a
 man and wife in *plain*
July Ohio. That she is
 the Mother of 4 minor
 children living with her
 that neither she or her
 husband are the owners
 of a Homestead and that
 there Personal Property
 will not exceed the sum
 of \$200 Dollars

That the talking machine
 of *Victor Talking Machine*
 is her property attached
 in the above action
 which she sells and demands
 that said Justice *R. S. Ziegler*
 set of to her in lieu of a
 home sled as provided for
 to heads of family under
 the exemption laws of
 State of Ohio

Bora Van Sun
R. S. Ziegler, P.

good and sufficient surety, caused an underta

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case
 as surety for the above Stay of Execution on
 against

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged
 day of..... A.

19

delivered the same to

Execution returned and endorsed as follows

s Court,

For

Township.

Justice of the Peace.

imed, \$

19

bill of particulars

for exemption
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ra Van Sun
4 2/28, P

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
..... J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
..... A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
..... cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of County. Now, therefore,
I, do here-
by promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
..... J. P.

THE STATE OF OHIO,
COUNTY, ss.

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

H. H. George

Before

R. S. Fry

Justice of the Peace.

No.

Amount claimed, \$ *56.72*

Plff's.

Feb 8

19*23*

vs.

*Earl Alkire
Bora Alkire*

The Plaintiff filed his bill of particulars

which is in substance as follows:

The said Plaintiff says there is due him from said Defendants the sum of \$56.72 as a balance on a book account for which Plaintiff asks judgment and for cost of this action.

I issued an order of attachment on the Defendant and placed it in the hands of Wm. Michael Constable.

You are hereby commanded to attach and safely keep the goods chattels stocks or interest in stocks rights credits money and effects of the Defendant

Earl Alkire and Bora Alkire in your County not exempt by law from being applied to the payment of the claim.

Plaintiff H. H. George or so much thereof as will satisfy his claim for fifty dollars and cost.

You will make due return of this order on or before the 18 day of February.

A D 1923

Witness my hand this 6 day

of Feb 8 1923

R. S. Fry Justice Peace

The State of

in said, to

to summons

to appear before

peace at my

day of Feb 8

at 6 o'clock

for the amount

labor and

judgment

and for costs

you will

before the

Time for

at 6 o'clock

Plaintiff

witnesses are

and the

good and sufficient surety, caused an undertaker

STAY

to be entered herein, which follows:

In pursuance of the Statute in such cases as surety for the above Stay of Execution on

against

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged

day of

A.

19

delivered the same to

Execution returned and endorsed as follows

JUSTICE'S FEES.

	Plff's Cost	Def'ts Cost
Dols. Cts.	Dols. Cts.	Dols. Cts.
Summons		<i>10.00</i>
Affidavit		<i>75</i>
Order of <i>attachment</i>		<i>75</i>
Undertaking		
Subpoena Names		
Swearing 5 Witnesses		<i>25</i>
Adjournment		<i>35</i>
Filing Papers		<i>50</i>
Setting in Trial	<i>71.00</i>	
Record Words		<i>50</i>
Judgment		<i>40</i>
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.	<i>83.00</i>	
Trans. and Certificate		

CONSTABLE'S FEES.

Sum. Serv., and Mileage	<i>1.30</i>
Sub. Serv., and Mileage	<i>2.30</i>
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	<i>2.50</i>
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

WITNESS' FEES.

Total *1.10*

s Court,

For

Jerome

Township.

Justice of the Peace.

imed, \$ 56 72

1923

bill of particulars

Pliff Says

from

to the sum

on a

for which

judgment

this action

order of

the Defendant

in the hands

constable

commanded

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rights or interes

s credits money

Defendant

at George Alker

not exempt

being applied

at of the Clerk

George

of a will

for fifty dollars

cost.

due return

on before

February

at this day

1923

shce. Peace

Summons

The State of Ohio Union County ss

To my constable of Jerome Township in said County: Leaving you and hereby commanding to summons Earl Alker and Vera Alker to appear before me the undersigned a Justice of the Peace at my office in Jerome Township on the 13 day of February A.D. 1923 at 9 o'clock a.m. to answer the action of J. H. George for the amount due on an account for labor and repairs. The Plaintiff asks a judgment for the amount endorsed hereon and for cost.

You will make due return of this writ on or before the 13 day of February A.D. 1923

R. S. Fry Justice Peace

Time for Trial Extended to Feb-17-1923 At 6:00 clock p.m. on account of sickness

R. S. Fry Justice Peace

Plaintiff & Defendant appeared and their witnesses and were duly sworn and examined and the evidence produced in the case was

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of A. D., 19....., the said obtained a judgment against the said on the Docket of J. P., for dollars and cents, and costs taxed and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I, do hereby promise and undertake to the said in the sum of Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 19..... J. P.

WITNESS' FEES.

March 10, 1923
Recd of R. S. Fry
\$ 58.78 in full
L. A. Davis
for T. H. George

, 19

Execution returned and endorsed as follows:

s Court,

For

Township.

Justice of the Peace.

imed, \$

19

bill of particulars

Plaintiff
Judgment
in favor of
sum of
\$2.00
appears

S. Fry
Justice Peace

1923
and
full
J. P.

1923
S. Fry
full
D. Fry
Serge

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires.....
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of.....
County. Now, therefore,
I,
do hereby
promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this..... 19.....
day of..... J. P.

THE STATE OF OHIO,
COUNTY, ss.

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

H. D. Brown

Plff's.

vs.

J. O. Ebright

Def'ts.

Judgment, \$

JUSTICE'S FEES.

	Plff's Cost		Def'ts Cost	
	Dols.	Cts.	Dols.	Cts.
Summons				80
Affidavit				
Order of				
Undertaking				
Subpoena				
Swearing				
Adjournment				35
Filing				10
Setting in Trial				100
Record				10
Judgment				
Satisfaction				
Bail for Stay				
Execution and Filing				
Per Cent.				
Trans. and Certificate				

Total

\$2.35

CONSTABLE'S FEES.

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

\$3.05

WITNESS' FEES.

Before

R. S. Zry

Justice of the Peace.

No.

Amount claimed, \$ *74.66*

March 5

19 *23*

The Plaintiff filed his bill of particulars

which is in substance as follows:

A. Promissory Note, Dec 7 1922, for \$17,500 bearing interest from date at the rate of 8% on which there has been an indorsement of \$45.25 8/26-1922 and there is still due the Plaintiff Principal & Interest of \$74.66 March 5, 1923

Summons issued and served and returned March 5, 1923. J. O. Ebright the Defendant appeared and answered the claim for which he agreed to pay the amount of \$74.66 and cost of this action to be continued for one week to Mar 12, 1923

R. S. Zry J. P.

Settled without Trial Plaintiff pays the full amount on Note and cost of this action.

March 21, 1923,

R. S. Zry J. P.

good and sufficient surety, caused an undertaking

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A.

19

delivered the same to

Execution returned and endorsed as follows

s Court,

For

Township.

Justice of the Peace.

imed, \$ 74.66

19 23

bill of particulars

Note Dec 7/1923
 g. Christ
 the rate of .78
 has been
 of \$45.75
 there is
 law left.
 to balance
 5.1923

med. and
 signed
 brought
 signed
 hd. of m
 given to
 nt of \$74.66
 is a shon
 ed for

Mar 12/1923

g. P.
 t out Zule
 the full
 de and
 tion,
 1, 1923,
 Zry
 g. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
 day of A. D., 19..... } Stay of Execution expires
 J. P. } 19..... Amt. then due, \$
 19..... Issued an Execution for
 returnable 19....., and
 delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
 A. D., 19....., the said
 obtained a judgment against the said
 on the Docket of J. P.,
 for dollars and
 cents, and costs taxed
 and the said
 intends to appeal therefrom to the Court
 of Common Pleas of County. Now, therefore,
 I, do here-
 by promise and undertake to the said
 in the sum of
 Dollars, that the said appellant (if judg-
 ment be adjudged against him on the ap-
 peal), will satisfy such judgment, with
 interest and costs and costs that may
 accrue; and also that the said appellant
 will prosecute his appeal to effect and
 without unnecessary delay.

Executed and acknowledged before me,
 and surety approved this
 day of 19.....
 J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For *Jerome*

12-3-6R E. L. Barrett & Son, Publishers, Springfield, Ohio.

Mary B. Mace

Pf's.

John Williamson
Mrs John Williamson

Def'ts.

Judgment, \$

JUSTICE'S FEES.

	Pf's Cost	Def'ts Cost
	Dols. Cts.	Dols. Cts.
Summons <i>2</i>	<i>1 00</i>	<i>1 00</i>
Affidavit	<i>1 00</i>	<i>1 00</i>
Order of <i>at 2</i>	<i>1 00</i>	<i>1 00</i>
Undertaking		
Subpoena Names		
Swearing Witnesses		
<i>Taking Exam</i>	<i>50</i>	<i>50</i>
Adjournment		
Filing <i>5</i> Papers	<i>50</i>	<i>50</i>
Setting in Trial		
Record <i>2</i> Words	<i>20</i>	<i>20</i>
Judgment		
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		

Total *\$ 4.50*

CONSTABLE'S FEES.

Sum. Serv., and Mileage	<i>1 00</i>	<i>1 00</i>
Sub. Serv. and Mileage	<i>50</i>	<i>50</i>
Sum. Appraisers	<i>2 75</i>	<i>2 75</i>
Schedule and Bond		
Serv. Garnishee	<i>1 00</i>	<i>1 00</i>
Att. Trial		
Sum. Jury and Mileage		
Copies	<i>20</i>	<i>20</i>
Ex. and Per Cent.		
<i>Service of Order 2</i>	<i>2 00</i>	<i>2 00</i>
<i>Defendants</i>		
<i>Total</i>	<i>\$ 4.50</i>	<i>\$ 4.50</i>

WITNESS' FEES.

Before

R S Fry

Justice of the Peace.

No.

Amount claimed, \$ *17.75*

Jan 9

19 *2*

The Plaintiff filed

his

bill of particulars

which is in substance as follows:

The said Plaintiff - says there is due her from said Defendant the sum of \$17.75 for goods and merchandise sold and delivered to said Groceries and Dry goods.

Plaintiff asks judgment for said sum of \$17.75 and cost of this action.

Sig: M. B. Mace

Affidavit for attachment
Mary B. Mace Plaintiff
John Williamson Defendant
Mrs John Williamson Defendant

The said Plaintiff *M B Mace* agt for *Mary B Mace* being duly sworn says that *John Williamson & Mrs John Williamson* are justly indebted to said Plaintiff for necessities to wit clothing and groceries the said claim is just that he believed and Plaintiff ought to recover the sum of Seventeen ⁷⁵/₁₀₀ Dollars with the cost of this action

Two Orders of
 nertils Good
 on the Deffe
 John William
 Bone Lable W
 Two Summon
 January 192
 served on

Affad
 for exempt
 R S Fry
 at the hos
 - ment rendered

Defi
 that thay d
 the sum of
 that the
 Dollars and
 on the mar
 \$17.75 judg
 judgment re

good and sufficient surety, caused an undertak

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknow day of A. 1

, 19

delivered the same to

Execution returned and endorsed as follow

s Court,

For

Jerome

Township.

Justice of the Peace.

imed, \$ 17.75

1924

bill of particulars

- says there
said Defendant
for goods
sold
out to Jerome

Judgment
\$17.75 and

M. B. Mace

agt

attachment

R. S. Zry

J. P.

Jerome, Town

Union, Ill.

more agt for

by Swann Bay

Mrs John L.

justly indebted

mercenary

groceries

just that

only ought

on the

no with the

ction

Two Orders of attachments Issued One on the
nertels Food Company of Marysville and One
on the Defendants John Williamson & Mrs
John Williamson Served and returned by
Honorable Wm Michael.

Two Summons issued and Served this 9 day of
January 1924 by Honorable Wm Michael
Served and returned.

Affidavit filed by the Defendant
for exemptions which was given by
R. S. Zry Justice Peace. Case dismissed
at the cost of the Defendant. Judge
- ment rendered in full with costs.

Defendant appeared and testified
that they are indebted to the Plaintiff in
the sum of \$17.75. It is ordered by me
that the Court take judgment for \$17.75
Dollars and cost of this action as it appears
on the margin of the Docket amount of cost
\$13.75 judgment in favor of Mary B. Mace. Pl
Judgment rendered Jan 17. 1924 R. S. Zry Justice Peace.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
..... J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
..... A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
..... cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of County. Now, therefore,
I, do here-
by promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Mary L. Mace

Pl'ff's.

U.S.

John Williamson
Mrs. John

Def'ts.

Judgment, \$

JUSTICE'S FEES.

JUSTICE'S FEES.	Plff's Cost		Def'ts Cost	
	Dols.	Cts.	Dols.	Cts.
Summons				
Affidavit				
Order of				
Undertaking				
Subpœna				
Names				
Swearing				
Witnesses				
Adjournment				
Filing				
Papers				
Setting in Trial				
Record				
Words				
Judgment				
Satisfaction				
Bail for Stay				
Execution and Filing				
Per Cent.				
Trans. and Certificate				

CONSTABLE'S FEES.

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

WITNESS' FEES.

Before

R S Long Justice of the Peace.

No.

Amount claimed, \$

19

The Plaintiff filed

bill of particulars

which is in substance as follows:

Defendants Agreed to
pay 10% on milk checks
each month. untill the
judgment is paid
Rec: Jan 17th 1924 10% of \$8.44
which is \$.84

Maud. Williamson

R. S. Zy, Jr.

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case
as surety for the above Stay of Execution on t
against.....
pay the amount of said Judgment, interest and

Taken by and signed and acknowledged

day of..... A. D.

19..... Is

delivered the same to

Execution returned and endorsed as follows

s Court,

For

Township.

Justice of the Peace.

imed, \$

19

bill of particulars

agreed to
 alk. Check
 untill the
 paid
 10/8/84

Williamson

J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
 day of A. D., 19..... } Stay of Execution expires

J. P. } 19..... Amt. then due, \$

....., 19..... Issued an Execution for

returnable

19....., and

delivered the same to

Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
 A. D., 19....., the said
 obtained a judgment against the said

on the Docket of J. P.,
 for dollars and
 cents, and costs taxed
 and the said

intends to appeal therefrom to the Court
 of Common Pleas of

County. Now, therefore,
 I, do here-
 by promise and undertake to the said

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

Executed and acknowledged before me,
 and surety approved this
 day of 19.....

J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

Jer

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

P.D. Patch

Plff's.

vs.

Mrs. Brice Ish

Mr. Frank Berry

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons		40	
Affidavit			
Order of			
Undertaking			
Subpoena 4 Names		40	
Swearing 4 Witnesses		40	
Indefinite Def.		20	
Adjournment			
Filing Papers			
Setting in Trial	1.	00	
Record 250 Words		35	
Judgment		80	
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Bill of Particulars		50	
Cost Bill itemizing		50	
		4.55	

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2	60
Sub. Serv., and Mileage	4	45
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial	1	50
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		

WITNESS' FEES.

Ed. Lake	1.	00
Ed. Hinderer	1.	00
John Dodge	1.	00
Raymond Carson	1.	00

Before

Peter Fisher

Justice of the Peace.

No.

Amount claimed, \$

May 24th

1926

The Plaintiff filed his bill of particulars

which is in substance as follows: said Plaintiff

says there is due him from said defendants the sum of \$14.00 for digging a cellar, putting in drain and road ditch, said plaintiff asks judgment for said sum of \$14.00 and for costs of this action.

signed H. H. Patch May 24th 1926, issued summons of that date returnable May 27th 1926 at 1 o'clock P.M. and delivered to any constable of Union Township Union County Ohio, May 27th 1926 summons returned at 11 P.M.

N.P. Thompson Com.

Time of trial was set Thursday May 27th 1926 at 1 P.M. C.T.

The defendants appeared action was begun by Bill of Particulars read Plaintiff stated the case, Mr. Frank Berry counsel for himself and the following witnesses were and had been subpoenaed and appeared and testified.

Mr. Ed. Hinderer Mr. Ed. Lake Mr. John Dodge and Mr. Raymond Carson after hearing testimony from both Plaintiff and Defendant and evidence given by the witnesses named above and considering it carefully the decision

was made by

Judgment receive \$14.00 and the cost is to be paid

Received payment of \$14.00 gave to J. P.

Received of \$13.00

good and sufficient surety, caused an underta

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A.

, 19

delivered the same to

Execution returned and endorsed as foll

s Court,

For

Jerome

Township.

Justice of the Peace.
 imed, \$

1926

bill of particulars

said Plaintiff
 in from said
 of \$14.00 for
 ing in drain
 and plaintiff asks
 of \$14.00 and

Patch

summons
 May 27th 1926
 delivered to
 Township
 May 27th 1926
 11 P. M.

Improvement Com.
 Thursday
 P. M. C. 7.

red action was
 trial read
 case, Mr. Frank

himself
 witnesses were
 sworn and
 filed

Mr. Ed. Lake
 Mr. Raymond Carson

testimony from
 and Defendant

given by the
 and above
 of it case-
 decision

was made by me as Justice in this Court as follows

Judgment in favor of Plaintiff where he is to
 receive \$14.00 as stated in Bill of Particulars,
 and the costs which amounted to \$13.10 were
 to be paid by the Plaintiff.

Received of John Dodge \$14.00 by check for
 payment of judgment which I endorsed and
 gave to Plaintiff D. P. Patch

Peter Fisher
 Justice of Peace

Received of D. P. Patch in cash the sum
 of (\$13.10) Thirteen dollars and ten cents for
 the costs that accrued in this action.

Peter Fisher
 Justice of Peace

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
 day of..... A. D., 19..... } Stay of Execution expires
 J. P. } 19..... Amt. then due, \$
 , 19..... Issued an Execution for.....
 returnable..... 19....., and
 delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
 A. D., 19....., the said
 obtained a judgment against the said.....
 on the Docket of..... J. P.,
 for..... dollars and
 cents, and costs taxed
 and the said
 intends to appeal therefrom to the Court
 of Common Pleas of..... County. Now, therefore,
 I,
 of..... do here-
 by promise and undertake to the said.....

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

Executed and acknowledged before me,
 and surety approved this.....
 day of..... 19.....
 J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-2R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Felber Biscuit Co.,

vs.

D. D. Patch

Judgment, \$ *27.61*

JUSTICE'S FEES.

	Plff's Cost		Def'ts Cost	
	Dols.	Cts.	Dols.	Cts.
Summons				40
Affidavit				
Order of				
Undertaking				
Subpoena				
Swearing				
Adjournment				
Filing				
Setting in Trial			1.00	
Record				
Judgment			.80	
Satisfaction				
Bail for Stay				
Execution and Filing				
Per Cent.				
Trans. and Certificate				
Indexing case			.20	
Placing case			.50	
Notifying party			.50	
<i>Total</i>			3.40	

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2.35
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	
<i>Total</i>	2.35

WITNESS' FEES.

Before

Peter Fisher Justice of the Peace.

No. *2*

Amount claimed, \$ *21.86*

Plff's.

with Int. for time.

June 7th 1926

The Plaintiff's filed

Their bill of particulars

which is in substance as follows: *Now comes*

plaintiff, by its attorney and says that the defendant is indebted to to plaintiff in the sum of 21.86 with interest at the rate of 6 per cent per annum from November 19, 1924, for merchandise sold defendant as itemized statement hereto attached marked Exhibit "A" and made a part hereof.

Wherefor plaintiff prays for judgement against said defendant in the sum of 21.86 and interest at the rate of 6 per cent per annum from November 19, 1924 and costs.

Signed *Felber Biscuit Co.,*
By John Dasey.

June 7, 1926 issued summons of that date returnable June 10th 1926, 8 P.M.E.T. and delivered to any constable of Jerome Township, Union County Ohio. June 10th 1926, summons returned 8 P.M. E.T.

Signed *Atty. Michaels*

Time of trial set for Thursday 8 P.M. E.T. June 10th 1926. This date and time this case came on to be heard and defendant appeared and confessed judgment against himself in the sum of

21.86 and costs remitted the to pay at interest

after waiting a to pay the amount motion was filed by John St. D. of judgment to the said D.D. Patch due not exempt July 1926. At July 1926, Thompson received 28th day usual place of Return made Notice given to him per 27th day of July Return made

good and sufficient surety, caused an underta

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A.

, 19.

delivered the same to

Execution returned and endorsed as follows

s Court,

For

Jerome

Township.

Continued on Page 282.

125

Justice of the Peace.

imed, \$ 21.86

June 7th 1926

in bill of particulars

Now comes

ney and says

indebited to

of 21.86 with

per cent per ann

4, for mer-

ndant as

hereto at-

hibit "A" and

f.

braps for

at said de-

of 21.86

ate of 6 per cent

ember 19, 1924

Procurator

John Dailey.

summons

able June 10th

and delivered

of Jerome

by Ohio.

summons re-

ichalls

for Thurs-

June 10th, 1926.

this case

d and

ed and

ent against

sum of

21.86 and costs amounting to 5.75 and plaintiff remitted the interest. Defendant was given permit to pay at intervals until paid starting June 19th 1926.

Peter Fisher. J.P.

after waiting a reasonable time for the said defendant D.P. Patch to pay the amount stated above, Mr. Patch not appearing, motion was filed ^{26th day of July 1926} before me Justice of Jerome Township by John St. Dailey, attorney for Plaintiff, also affidavit of Judgment Creditor to which John St. Dailey gave oath to the effect that John B. Thompson is liable to said D.P. Patch in the sum of Twenty six dollars now due not exempt from execution dated this 24th day of July 1926. Order to appear and answer was made 26th day of July 1926, to John B. Thompson, Constable N.P.

Thompson received writ 27th day of July 1926, same was served 28th day of July 1926 on John B. Thompson at his usual place of residence to appear August 2nd, 8 P.M. & C. Return made 12 M. August 2nd, 1926.

Notice given to D.P. Patch ^{July 26th 1926} by issuing notice and delivered to him personally by N.P. Thompson. Con. Writ received 27th day of July 1926 served same July 28th, 1926. Return made August 2nd, 1926 by Constable N.P. Thompson.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
A. D., 19....., the said
obtained a judgment against the said

on the Docket of J. P.,
for dollars and
cents, and costs taxed
and the said

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

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

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

E. T. Winston

Before

Peter Fisher

Justice of the Peace.

No.

3

Amount claimed, \$ 35.⁰⁰/₁₀₀ 249⁰⁰/₁₀₀

June 7th

1926

Plffs.

vs.

Mathias Pladt

The Plaintiff filed his bill of particulars

which is in substance as follows: Now comes

the plaintiff and says that there is due him from defendant the sum of Thirty Five (35.⁰⁰/₁₀₀) dollars, with interest thereon at 7 percent per annum from the 23rd day of December 1920 on a note, which said note is hereto attached and made a part hereof. Wherefore plaintiff prays for judgement against said defendant in the sum of Thirty Five dollars and interest at the rate of 7 percent per annum from the 23rd day of December 1920 and costs of this action.

Signed, E. T. Winston

June 7th issued summons of that date returnable June 10th 1926 9 o'clock P. M. E. T. and delivered to any Constable of Jerome township, Union County Ohio.

June 10th 1926, summons returned 9, P. M. E. T.

Signed O. M. Michaels

Time of trial set for Thursday 9 P. M. E. T. June 10th 1926.

Both parties came and testified Both Plaintiff and defendant were questioned and after

all testimony follows, Jud defendant paid by said interest amount Bill of Particulars Constable 7 Total 35-9. 00 Cts. if after that to be given John W. F. higher C

March 1st 1926 Common Pleas Ten dollars and Justice Com

Received 7 as Constable for

Judgment, \$ 59.05

Def'ts.

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			40
Affidavit			
Order of			
Undertaking			
Subpoena	Names		
Swearing	Witnesses		
Adjournment			
Filing	Papers		
Setting in Trial		1	00
Record	Words		
Judgment			80
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			20
Indorsing case			50
Docketing Part			50
Placing in Court			
Total		3.	40

CONSTABLE'S FEES.

Sum. Serv., and Mileage	5.	75
Sub. Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial	1.	00
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		
Total	7.	25

WITNESS' FEES.

good and sufficient surety, caused an underta

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of..... A.

, 19.....

delivered the same to

Execution returned and endorsed as foll

s Court,

For

Jerome

Township.

Justice of the Peace.

imed, \$ 35.00 249st.

1926

bill of particulars

Now Comes
y that there
defendant the
35.00) dollars.
at 7 percent
the 23rd day of
a note, which
to attached
+ herof.

prays for
st said
sum of
and interest
per cent per
23rd day of
costs of

riston

monious of that
e 10th 1926
and delivered
Jerome town -
Ohio.

monious re-
P.
halls
for Thursday
10th 1926.

and testified
defendant
and after

all testification was heard I rendered judgment as follows judgment in favor of Plaintiff against defendant and that the debt of \$35.00 to be paid by said defendant Mathias Pladt with interest amounting to \$3.40 for time stated in Bill of Particulars together with cost as follows Constable \$7.25 Justice Fees \$3.40 making the total \$59.05 Fifty nine dollars and five cents. if not paid within (10) ten days after this date of trial and judgment notice to be given attorney of Plaintiff who being John W. Pailey and case will be carried to higher court.

Peter Fisher J. P.

March 1st 1928, Received of A. B. Conkright - Clerk of Common Pleas Court - Union County Ohio the sum of Ten dollars and sixty five cents, \$10.65 as cost in Justice Court in above case.

Peter Fisher, J. P.

Received of Peter Fisher J. P. the sum of \$7.25 as constable fees in above case.

Wm Michael

Constable.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the 10 day of
June A. D., 1926, the said
C. F. Winston
obtained a judgment against the said
Mathias Pladt
on the Docket of
Peter Fisher J. P.,
for Forty eight dollars and
Fifty cents, and costs taxed
\$10.65 and the said
Mathias Pladt
intends to appeal therefrom to the Court
of Common Pleas of
Union County. Now, therefore,
I, L. W. Grumbann
of Union County, do here-
by promise and undertake to the said
C. F. Winston
in the sum of One hundred twenty
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

L. W. Grumbann
Executed and acknowledged before me,
and surety approved this 17th
day of June 1926
Peter Fisher J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

from

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Federal Chemical Co.,

Before

Peter Fisher

Justice of the Peace.

No.

4

Amount claimed, \$ 50.00

Costs & Interest.

June 7th.

1926

Plff's.

The Plaintiff filed their bill of particulars

which is in substance as follows:

Now comes the plaintiff by its attorney and says that the defendant, Franklin Peebles is indebted to plaintiff in the sum of \$50.00 with interest at the rate of (6%) six percent per annum from the first day of July, 1921 on a note which said note is hereto attached and made a part hereof, wherefore plaintiff prays for judgment against said defendant in the sum of \$50.00 and interest at the rate of 6 percent from the 1st day of July 1921, and Costs.

Signed, Federal Chemical Co.

by John W. Pailey, atty.

June 7th, 1926 issued summons of the date returnable June 10th, 1926 at 8.30 P. M. E.T., and delivered to any constable of Jerome Township Union County Ohio. Summons were returned by Constable Atm. Michael and without finding the defendant Franklin Peebles,

Case dismissed
J. P.

good and sufficient surety, caused an underta

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of..... A.

, 19

delivered the same to

Execution returned and endorsed as foll

Judgment, \$

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons

Affidavit

Order of

Undertaking

Subpoena Names

Swearing Witnesses

Adjournment

Filing Papers

Setting in Trial

Record Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Per Cent.

Trans. and Certificate

Indexing Case
Pocketing Bill

CONSTABLE'S FEES.

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum. Jury and Mileage

Copies

Ex. and Per Cent.

WITNESS' FEES.

s Court,

For

Jerome

Township.

Justice of the Peace.

imed, \$ 50.00

1926

bill of particulars

iff by its-
 That the
 in Peebles is
 is the sum
 at the
 cent per annum
 of July, 1921
 said note is
 I made a

ays for
 said
 sum of \$50.00
 rate of
 1st day
 Costs.
 Chemical Co.

W. Daily, attorney
 ed summons
 June 10th
 and delivered
 Jerome Township
 Summons
 not able
 without
 ant Franklin

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
 day of A. D., 19..... } Stay of Execution expires
 J. P. } 19..... Amt. then due, \$
 , 19..... Issued an Execution for
 returnable 19....., and
 delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
 A. D., 19....., the said
 obtained a judgment against the said
 on the Docket of J. P.,
 for dollars and
 cents, and costs taxed
 and the said
 intends to appeal therefrom to the Court
 of Common Pleas of County. Now, therefore,
 I,
 of do hereby
 by promise and undertake to the said
 in the sum of
 Dollars, that the said appellant (if judg-
 ment be adjudged against him on the ap-
 peal), will satisfy such judgment, with
 interest and costs and costs that may
 accrue; and also that the said appellant
 will prosecute his appeal to effect and
 without unnecessary delay.

Executed and acknowledged before me,
 and surety approved this
 day of 19.....
 J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For

12-8-6R E. L. Barrett & Son, Publishers, Springfield, Ohio.

Henry N. Hinderer

Before

Peter Fisher

Justice of the Peace.

No.

5

Amount claimed, \$ 69. $\frac{91}{100}$

April 22nd

1927

The Plaintiff filed his bill of particulars

which is in substance as follows:

Now comes the Plaintiff and says there is due him from said defendant H. N. Pennybaker the sums as follows:
\$18. $\frac{31}{100}$ for labor also Fifty Dollars (\$50.) for a complete set of breeching harness which was destroyed by fire at the burning of the defendant's barn on October 15th 1926, also \$1. $\frac{60}{100}$ for two sacks of plaster, making a total of sixty nine dollars and ninety one cents (\$69. $\frac{91}{100}$.)

Signed Henry N. Hinderer Plff.

April 25th 1927 issued summons of that date returnable May 2nd 1927. 7:30 P.M.E.T. and delivered to any constable of Jerome Township Union County Ohio. Summons returned April 25th 1927.

Signed H. N. Michaels Cm.

Time set for trial May 2nd 1927 7:30 P.M.E.T. H. N. Michaels Cm. An account of illness of defendant Court put hearing off indefinitely and finally under conditions final time set for trial Monday evening June 20th 1927 at 8:00 P.M.C.T.

The following witnesses have been subpoenaed for the Plaintiff, Mr. and Mrs. Walter Fry, Mr. Dell Green, Mr. Ethel M. Entire, Mr. Clarence and Miss Thelma Hinderer.

Mrs. Henry N. Hinderer
On June 20th 1927,
appeared, after
Bill of Particulars
present as mentioned
I therefore in view
day at the hour of
the Plaintiff received
the costs taxed
Constable fees \$9.
making a total

Feb. 7th 1928, do
and acknowledged
The witnesses have
Feb. 7th 1928,
\$15. $\frac{90}{100}$ for const

Aug 4th 1928,
at the case.

good and sufficient surety, caused an undert

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against... pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of... 19...

delivered the same to

Execution returned and endorsed as fol

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			40
Affidavit			
Order of			
Undertaking			
Subpoena 6 Names			60
Swearing 6 Witnesses			60
Adjournment			
Filing Papers			
Setting in Trial	1	00	
Record Words			
Judgment			80
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Indisposing case			20
Packeting Bill			50
Stenograph cost			50
Total			4.60

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2	95
Sub. Serv., and Mileage	11	45
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial	1	50
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		

WITNESS' FEES.

Mr. Walter Fry	1	60
Mrs. Walter Fry	1	60
Mr. Dell Green	1	55
Mr. Ethel M. Entire	1	55
Mr. Clarence Hinderer	3	20
Miss Thelma Hinderer	3	20
Total claim		12.45
Relinquish of Fees		

s Court,

For

Jerome

Township.

Justice of the Peace.

med, \$ 69. ⁹¹/₁₀₀

1927

bill of particulars

intiff and says
n said defendant
no as follows:

Pifty Dollars
of breaching
by fire
defendants

1926, also
ks of plaster,
nine dollars
(\$69 ⁹¹/₁₀₀.)

U. Hinderer

ed summons
le May 2^d 1927.
nd to any con-
p Union County, Ohio,
l 25th 1927.

Michael Cm,

1927

Michael Cm.

of defendant

indefinitely

and it is

ial Monday eve-

at 8.00 P.M. C.T.

o have been

intiff,

Try,

the m^c entire

Thelma Hinderer.

Mrs. Henry N. Hinderer was also sworn and testified,
On June 20th 1927, at eight o'clock P.M. C.T. Plaintiff and attorney
appeared, after waiting one hour defendant not appearing,
Bill of Particulars were read and Plaintiff took oath, all witnesses
present as mentioned and sworn in, after hearing testimony of witnesses
I therefore in view of the facts and evidence Before me it is this
day at the hour of 9 P.M. C.T. of June 20th 1927 adjudged By me
the Plaintiff recover of the defendant the sum of \$69.91 and
the costs taxed as follows, Justice Fees \$4.60
Constable fees \$5.90 and other witness fees and mileage \$12.45
making a total of \$102.86.

Peter Fisher, Justice of the Peace
of Jerome Township, Union Co. Ohio.

Feb. 7th 1928, on Thursday the Plaintiff security for cost came
and acknowledged that she is to pay costs on failure of Plaintiff.
The witnesses having signed a written document that they serve without pay.
Feb. 7th 1928, Received of E. H. Hinderer the sum of
\$15.90 for constable fees in above case
Michael Constable.

Aug 4th 1928, Received of E. H. Hinderer Justice Fees for
the case. Peter Fisher - J.P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$.....
19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the 20th day of
June A. D., 1927, the said
H. N. Hinderer
obtained a judgment against the said
Michael Cm.
on the Docket of
Peter Fisher J. P.,
for \$69.91 dollars and
33.45 cents, and costs taxed
\$33.45 and the said
Michael Cm.
intends to appeal therefrom to the Court
of Common Pleas of Union
County. Now therefore,
I, B. E. Thompson, J. P.,
of Union County, Ohio, here-
by promise and undertake to the said
H. N. Hinderer
in the sum of \$210.00
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.
B. E. Thompson J. P.
Executed and acknowledged before me,
and surety approved this 25th
day of June 1927.
Peter Fisher, J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For

12-8-6R E. L. Barrett & Son, Publishers, Springfield, Ohio.

Williams and McEntire Co.,

Plff's.

vs.

Eugene Cosgray

Def'ts.

Judgment, \$ 60.00

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			40
Affidavit			
Order of			
Undertaking			
Subpoena	Names		
Swearing	Witnesses		
Adjournment			
Filing	Papers		
Setting in Trial		1.00	
Record	Words		
Judgment			80
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Indexing case			20
Docketing Bill			50
Itemizing cost			50
Trial cost		3.40	

CONSTABLE'S FEES.

Sum. Serv., and Mileage		80
Sub. Serv., and Mileage	2.00	
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial	1.50	
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		

Total

4.30

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No. 6

Amount claimed, \$ 60.00

August - 16th

1927

The Plaintiff filed their bill of particulars

which is in substance as follows:

Now comes the Plaintiff and says
There is due them from said defendant
Eugene Cosgray the sum of Sixty Dollars
\$60.00 for drain tile sold and de-
livered therefore said Plaintiff
Williams and McEntire Co. asks judge-
ment for above sum and for costs of
this action.

Signed - L. A. Davis ^{PLFF} attorney
August - 16th, 1927 issued summons
of that date returnable August - 22nd
8 o'clock P. M. E. T. and delivered to my
constable of Jerome Township Union Co. Ohio.
Summons returned August - 22nd, 1927. (8 o'clock)

Signed J. W. Michael cm.
At the date set for trial Aug. 22nd, 1927
8 o'clock, E. T. at this hour the
plaintiff appeared by the attorney
L. A. Davis, but the defendant-
did not appear, I waited one hour
and defendant did not appear,
then plaintiff's attorney was sworn
and examined by me where-
upon it is considered by me
that the plaintiff recover from
the defendant the sum of Sixty
Dollars (\$60.00) and the costs
as listed on the margin hereoff
which is (\$7.70) seven Dollars and
seventy cents, makes entire total of
Sixty seven Dollars and seventy cents,
(\$67.70) Peter Fisher J. P.

The defendant-
before date of
duty of Plaintiff

Received - this
McEntire Co. the
for costs in at

Received From
for constable for

good and sufficient surety, caused an undertaker

STAY

to be entered herein, which follows:

In pursuance of the Statute in such cases
as surety for the above Stay of Execution on
against
pay the amount of said Judgment, interest and

Taken by and signed and acknowledged
day of..... A.

, 19.....

delivered the same to.....

Execution returned and endorsed as follows:

s Court,

For

Jerome

Township.

Justice of the Peace.

med, \$ 60. ⁰⁰/₁₀₀

1927

bill of particulars

and says
said defendant
of Sixty Dollars
sold and de-
Plaintiffs

Co. asks judge-
for costs of

Davis attorney
ued summons
August-22nd
delivered to my
Union Co. Ohio.
t-22nd 1927, 18th day
hall com.

l Aug. 22nd 1927
our the

the attorney
the defendant-
waited one hour
not appear,

ney was sworn
me where-
d by me
cover from
sum of Sixty
the Costs of

argin hereoff
Dollars and
entire total of
Seventy Cents,
Fisher J. P.

The defendant had given the plaintiff the sum of \$60. ⁰⁰/₁₀₀
before date of trial by check and plaintiff accepted, thus it is
duty of Plaintiff to pay costs the sum of \$7. ⁷⁰/₁₀₀

Peter Fisher. J. P.

Received this 1st day of March 1928, from Williams &
McEntire Co. the sum of Seven Dollars and seventy cents, \$7. ⁷⁰/₁₀₀
for costs in above case as given in cost margin.

Peter Fisher. J. P.

Received From Peter Fisher J. P. the sum of \$4. ³⁰/₁₀₀
for constable fees in above case.

H. T. Buckhal

Constable.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires.....
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
..... A. D., 19....., the said
obtained a judgment against the said.....
on the Docket of..... J. P.,
for..... dollars and
..... cents, and costs taxed
..... and the said
intends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,
of..... do hereby
promise and undertake to the said.....
in the sum of.....
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-5-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Florence Ruble

Plff's.

vs.
Harry E. Seppert

Def'ts.

Judgment, \$ 287. 90/100

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons					40
Affidavit					
Order of					
Undertaking					
Subpoena	Names				
Swearing	Witnesses				
Adjournment					
Filing	Papers				
Setting in Trial				2.50	
Record	Words				
Judgment					80
Satisfaction					
Bail for Stay					
Execution and Filing					
Per Cent.					
Trans. and Certificate					
Indexing case					20
Docketing Bill					50
Indexing cost					50
Total					4.40

CONSTABLE'S FEES.

Sum. Serv., and Mileage					80
Sub. Serv., and Mileage					50
Sum. Appraisers					
Schedule and Bond					
Serv. Garnishee					
Att. Trial				1	50
Sum. Jury and Mileage					
Copies					
Ex. and Per Cent.					
Serving writ and mileage					2.50

Total

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No. 7

Amount claimed, \$ 287. 90/100

September 6th

1927

The Plaintiff filed her bill of particulars

which is in substance as follows: Plaintiff says

that Defendant executed and delivered to said Plaintiff on the 4th day of March, 1918, his certain promissory note for \$300.00 which note is attached hereto and marked "Exhibit A" and showing the payments made by their indorsements thereon;

There has been paid on said note the sum of \$135.00, leaving a balance of the principle of \$165.00; that there remain interest due and unpaid \$122.90, making a total due and unpaid of \$287.90, for which Plaintiff asks judgment and costs of this action.

Signed, G. A. Davis att.

September 6th, 1927 issued summons of that date returnable September 13th, 1927, 8 o'clock P. M. E. T. and delivered to any constable of June Township Union County Ohio, Summons returned September 13th, 1927 at 8 o'clock, P. M. E. T.

Signed, H. M. Michaels con

September 13th 1927 at the hour above named the plaintiff appeared by attorney G. A. Davis, but the defendant did not appear.

I waited one hour and the

defendant did not appear. Thereupon G. A. Davis wherefore it is recover from the as shown by the

On September 13th 1927 to H. M. Michaels is Plaintiff and Justice of Peace of June Township and costs to the to make the said and increase, out of my docket the party entitled execution and a executed the same Signed this

That Returned Transcript for October 31st 1927

good and sufficient surety, caused an underta

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of _____ A.

, 19__

delivered the same to

Execution returned and endorsed as foll

Justice of the Peace.

med, \$ 287. 90/100

1927

bill of particulars

Plaintiff says
ited and de-
iff on the 4th

his certain

\$300.00 which

eto and marked

aving the pay-

is indorsements;

d on said note

leaving a

iple of 16 2/3%

interest due

making a

id of \$287. 90/100

to Judgment-

m.

A. Davis att.

issued summons

September 13th

E. T. and delivered

Thorne Township

summons

13th, 1927 at-

Michaelson

at the hour

plaintiff

by L. A. Davis,

it did not-

and the

defendant- did not- appear.

Thereupon L. A. Davis was sworn and examined by me, wherefore it is considered by me that the plaintiff may recover from the defendant, entire judgement and costs as shown by the margin thereof.

Peter Fisher Justice of the Peace
of Thorne Township, Union Co. Ohio

On September 23rd, 1927 issued Writ of Execution delivered to Mr. Michael Constable of said County, wherein Florence Ruba is Plaintiff and Harry E. Leppert-Defendant, before me the undersigned Justice of Peace of Thorne Township Union Co. O. for the sum of \$287. 90/100 and costs to the amount of \$9. 00/100 upon. I Command said Constable to make the said amount due on said judgement and costs endorsed and increased, out of the personal property of said Harry E. Leppert- certified on my docket to be the debtor and pay the said money to the party entitled thereto, said Constable to make return of this execution and a certificate thereon, showing the manner in which he executed the same in 30 days from the time of his receipt hereof.

Signed this 23rd day of September 1927.

Peter Fisher J. P. Thorne Tp.

Writ Returned Sept. 24th, 1927 and nothing found. Mr. Michael Constable Transcript for Plaintiff made and returned to attorney October 31st, 1927.

Continued on Page 284.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires.....
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said.....

on the Docket of.....

for..... J. P.,

dollars and

cents, and costs taxed

and the said

intends to appeal therefrom to the Court

of Common Pleas of.....

County. Now, therefore,

I,

of..... do hereby

promise and undertake to the said.....

in the sum of.....

Dollars, that the said appellant (if judg-

ment be adjudged against him on the ap-

peal), will satisfy such judgment, with

interest and costs and costs that may

accrue; and also that the said appellant

will prosecute his appeal to effect and

without unnecessary delay.

Executed and acknowledged before me,

and surety approved this.....

day of..... 19.....

J. P.

H. Hall

Pl'ff's.

us.

George Scheiderer

Def'ts.

Judgment, \$ 110, $\frac{99}{100}$

JUSTICE'S FEES.

JUSTICE'S FEES.		Plff's Cost	Def'ts Cost
		Dols. Cts.	Dols. Cts.
Summons			40
Affidavit			
Order of			
Undertaking			
Subpoena	Names		
Swearing	Witnesses		
Adjournment			
Filing	Papers		
Setting in Trial			1 50
Record	Words		
Judgment			80
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Indexing case			20
Decketing Bill			50
Indexing cost			50
Total			3 90

CONSTABLE'S FEES.

Sum. Serv., and Mileage	5.45
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	2.00
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	
Total	7.45

WITNESS' FEES.

Before

Peter Fisher Justice of the Peace.

No.

8

Amount claimed, \$ 110. 99

September 6th

1927

The Plaintiff filed his bill of particulars

which is in substance as follows: *The Plaintiffs*

says that for his first cause of action he is the owner of a note made and delivered to him by the defendant on the 17th day of June 1924 and that the same was for value and bears interest at the rate of 7 percent per annum until due and at 8 percent per annum after due until paid, and that the interest to this date on said note is \$16.26⁰⁰ all of which is due and unpaid. For his second cause of action plaintiff says that he has a book account against defendant amounting to \$24.73⁰⁰ making a total of \$110.99⁰⁰ for which plaintiff asks judgment and for costs of this action.

Signed, L. A. Davis. Att.
Jurisdiction is taken in Jerome
Township Union County Ohio
for reason that the Plaintiff
is the only Justice of Peace in
Darby Township Union County Ohio,
September 6th 1927 issued Summons
of that date returnable September
14th 1927, 8 o'clock P. M. E. T. and
delivered to my constable of Jerome
Township, Union County, Ohio. Summons
returned September 14th 8 o'clock P. M. E. T.
Signed, H. E. Michaels.

September 14th 1901
appeared and his attorney
personally lit a
circuit Court -
unable to come for
affidavit a doc
of the case say
I as justice see
on above ground.
The Plaintiff was
was asked to
present in his
purchased after
defendant - only
sworn as he was
I therefore con
my decision th
of And Hun
\$110.99, a
as shown on

Received Payment

good and sufficient surety, caused an undertaking

STAY O

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the against.....

pay the amount of said Judgment, interest and c

Taken by and signed and acknowledged
day of _____ A. D. _____

-----, 19----- Issn

delivered the same to

Execution returned and endorsed as follows

Court,

For

Jerome

Township.

Justice of the Peace.

d, \$ 110. ⁹⁹/₁₀₀

1927

bill of particulars

The Plaintiff

cause of

of a note

to him by

7th day of

at the same

bears int.

7 percent

and at

after due

the interest

note is \$6.26

and unpaid.

of action

- he has a

inst defendant

making a

which plaintiff

for costs of

Davis. Att.

in Jerome

County Ohio

Plaintiff

Place in

County Ohio

Issued Summons

September

P. M. E. T. and

stable of Jerome

Ohio Summons

at 8 o'clock P. M. S.

Michaels,

September 14th 1927, at the hour above named, -the Plaintiff appeared and his attorney L.A. Davis, The defendant did not appear personally but a son Lewis Scheiderer came, who tried to convince Court that the father the defendant of the case was unable to come for minor reasons, he failed to show an affidavit or doctor Certificate, -the said son asked dismissal of the case saying no itemized account is shown, but I as justice seen no cause sufficient to dismiss case on above ground.

The Plaintiff was sworn and examined by me and was asked to show itemized account, which he had present in his ledger, giving dates amount and articles purchased after hearing arguments from both sides the defendant only without presence except by son who was not sworn as he was not the defendant in person. I therefore considered the case carefully and rendered my decision that Plaintiff recover entire Judgement of One Hundred and ten dollars and nine cent \$110. ⁹⁹/₁₀₀, and costs also be paid by defendant as shown in margin.

William Fisher Justice of Peace

of Jerome Township, Union Co. Ohio

Received Payment in full Sept. 28th 1927. from Lewis Schider in this case

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$....., 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said on the Docket of J. P.,

for dollars and cents, and costs taxed and the said

intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore,

I, of do hereby promise and undertake to the said

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

Executed and acknowledged before me, and surety approved this day of 19..... J. P.

Court, For *Jerome* Township.

Justice of the Peace.

ed, \$ 2, 92⁰⁰

1927

bill of particulars

now comes
up there is
little of life
to the

laws and
which
slow and
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all

issued
returnable
at 7.30 o'clock

ed to any
township

summons

20th 1927

Com.

defendant -

judgment -

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us

the Peace
in township

Co. Ohio

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,
of..... do here-
by promise and undertake to the said
in the sum of.....
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Mary C. Mace

Plff's.

vs.
O. A. Liggett

Def'ts.

Judgment, \$ 20.84

JUSTICE'S FEES.

Plff's Cost		Def'ts Cost	
Dols.	Cts.	Dols.	Cts.

Summons 40

Affidavit 80

Order of attachment 70

Undertaking

Subpoena Names

Swearing Witnesses

Adjournment

Filing Papers

Setting in Trial

Record Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Per Cent.

Trans. and Certificate

Returning Bill of Part. 50

Returning cost 50

Indorsing case 20

CONSTABLE'S FEES.

attachment and 4. 50

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum. Jury and Mileage

Copies

Ex. and Per Cent.

WITNESS' FEES.

Before Peter Fisher Justice of the Peace.

No. 10 Amount claimed, \$ 20.84

September 19th 1927

The Plaintiff filed her bill of particulars

which is in substance as follows: Now comes

the plaintiff and says that there is due her necessities and merchandise the sum as above

Twenty dollars and eighty-four cents (20.84) as above which includes interest at 8% from April 2nd 1927 and also costs of this action.

Signed.

September 20th 1927 issued summons of that date returnable September 23rd 1927 at 8.30 P. M. C. T. and delivered to any constable of frame Township Union County, Ohio, with order of attachment to attach and safely keep the goods, chattels, stocks or interest in stocks, rights, credits, moneys and effects of the said defendant the said County not exempt by law from being applied to payment of the claim of said plaintiff or so much thereof as will satisfy her claims for above amount the undersigned Constable to make due return of this order and of his findings by virtue of the same on 23rd day of September 1927. Summons and Return to order of attachment made.

Time extended to Oct. 3rd 1927, Finally after consultation in Attorney Davis's office at Plain City

when By virtue of would be acthu

at this time as Plaintiff and Co dismissed at - Pl 1927.

Received of ninety cents 1927.

Received of costs in labor

good and sufficient surety, caused an undertaking

STAY OF

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the against pay the amount of said Judgment, interest and co.

Taken by and signed and acknowledged day of A. D.,

, 19 Issue

delivered the same to

Execution returned and endorsed as follows:

Court,

For

Jerome

Township.

Justice of the Peace.

ned, \$ 20. $\frac{84}{100}$

1927

bill of particulars

now comes

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1927 and

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ued summons

September

C. T. and

all of Jerome

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chattel, stocks

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nity not-ex-

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of said

-chief as

m for above

nd Constable

of this order

y virtue of the

September 1927

in 45 order

3 $\frac{1}{2}$ 1927,

ation in

at Plaintiff

when By virtue of Court time was extended ten days which would be October 3 $\frac{1}{2}$, 1927 at 8:30 P.M. C.T.

Peter Fisher J. P.

at this time as stated at office of attorney Dan Hie with Plaintiff and Constable Michael the case was considered dismissed at Plaintiff Costs, thus the 3 $\frac{1}{2}$ day of October 1927.

Peter Fisher, Justice of Peace of Jerome Tp.
Union Co. Idaho,

Received of Mary C. Mace, Plaintiff Six dollars and ninety cents ($\frac{6.90}{100}$) for release of suit, ^{and} all costs, thus Oct. 5 $\frac{2}{2}$, 1927.

Peter Fisher J. P.

Received of Peter Fisher J. P. the sum of $\frac{4.50}{100}$ for costs in above case.

W. Michael Constable.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

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

day of A. D., 19..... } Stay of Execution expires

J. P. } 19..... Amt. then due, \$

, 19..... Issued an Execution for

returnable 19....., and

delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said

on the Docket of

J. P.,

for dollars and

cents, and costs taxed

and the said

intends to appeal therefrom to the Court

of Common Pleas of

County. Now, therefore,

I, do hereby

promise and undertake to the said

in the sum of

Dollars, that the said appellant (if judg-

ment be adjudged against him on the ap-

peal), will satisfy such judgment, with

interest and costs and costs that may

accrue; and also that the said appellant

will prosecute his appeal to effect and

without unnecessary delay.

Executed and acknowledged before me,

and surety approved this

day of 19.....

J. P.

THE STATE OF OHIO,
Union COUNTY, SS.

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Farmers Implement Co.,

Plff's.

vs.

J. E. Mill

Judgment, \$ 50.00 Just claim

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			.40
Affidavit			.80
Order of attachment			.70
Undertaking			
Subpoena Names			
Swearing Witnesses			
Adjournment			
Filing Papers			
Setting in Trial			
Record Words			
Judgment			
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Docketing Bill of Part.			.50
Indexing cost			.50
Indexing case			.20
Total		3	10

CONSTABLE'S FEES.

attachment and			4.20
Sum. Serv., and Mileage			
Sub. Serv., and Mileage			
Sum. Appraisers			
Schedule and Bond			
Serv. Garnishee			
Att. Trial			
Sum. Jury and Mileage			
Copies			
Ex. and Per Cent.			

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No. 11

Amount claimed, \$ 50.00 Just claim

October 18th

1927

The Plaintiff filed their bill of particulars

which is in substance as follows: now comes the

Plaintiff and says there is due them on notes for the following machinery one Birch Cultipacker,

one End Gate Seeder

one two Row Buckeye Cultivator, from said Defendant, then for Affidavit for Order of Delivery. In Replevin was made and filed affidavit signed on October 17th 1927

sworn to and signed by Ed Glad agent of the Farmers Implement Co., before O. A. Davis, Notary Public, in substance 1st as above stated

and 2nd that said Farmers Implement Co., plaintiff has a special interest in said goods for the purchase price and by virtue of a chattel loan named in notes and that said Plaintiff is entitled to the immediate possession of said property,

3rd that said property is wrongfully detained by the defendant, J. E. Mill

4th 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 them and is not claimed by them under a title acquired mediately or immediately by transfer from one from whom such property had been taken

by such execution, delivery issued in of the General Court issued against the

Issued summons

Returnable Oct. 2

on October 18th in mentioned were found the defendant - turn not pay for same and chattels were the costs.

Received this as as on margin and Constable \$ 7.30/100

Received the sum

good and sufficient surety, caused an undertaking

STAY O

to be entered herein, which follows:

In pursuance of the Statute in such case m as surety for the above Stay of Execution on the against

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A. D.

, 19 Iss

delivered the same to

Execution returned and endorsed as follow

Court,

For

Leane

Township.

Justice of the Peace.

ed, \$ 50.00 Just

1927

bill of particulars

now comes the

is due them

ing machinery

Cultivated,

t, then for

Delivery in

and filed

October 17th 1927

Ed Floyd

Implement of

Notary Public,

above stated

Farmer. Im-

has a special

for the

virtue of a

in notes and

entitled to

ession of

is wrongfully

dant, J. E. Mill

not taken in

under a judgment

the payment of

ment assessed

not claimed

acquired

tely by

from whom

been taken

by such execution, order or process, or by virtue of an order of delivery issued in replevin, under chapter 14, Title II, part third, of the General Code of Ohio, or any other writ or final process issued against them.

Signed Ed Floyd.

Oct. 17/1927.

L. A. Davis, Notary Public.

Issued summons this 18th day of October 1927.Returnable Oct. 21st 1927

On October 18th, immediately went to the place where the goods and chattels mentioned were found and seized and took into custody the Plaintiff, the defendant turned the goods over to Plaintiff, stating that he could not pay for same after approval as prescribed by law said goods and chattels were delivered to said Plaintiff, Plaintiff paying all the costs.

Constable.

Received this as stated above and received total costs as on margin this 21st day of Oct 1927, for both Justice and Constable the sum of Seven dollars and thirty cents.

\$ 7.30
100Peter Fisher Justice of Peace of
Leane Township Union Co. Ohio

Received the sum of \$ 4.20 as my fees in above case.

Wm. Michael

Constable.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J: P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said

on the Docket of

J. P.,

for dollars and

cents, and costs taxed

and the said

intends to appeal therefrom to the Court

of Common Pleas of

County. Now, therefore,

I,

of do hereby

by promise and undertake to the said

in the sum of

Dollars, that the said appellant (if judg-

ment be adjudged against him on the ap-

peal), will satisfy such judgment, with

interest and costs and costs that may

accrue; and also that the said appellant

will prosecute his appeal to effect and

without unnecessary delay.

Executed and acknowledged before me,

and surety approved this

day of 19.....

J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-5-5R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Adele M. Kagay

Plff's.

vs.

Harry Seppert,

Def'ts.

Judgment, \$ 30.00

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			40
Affidavit			
Order of			
Undertaking			
Subpoena	Names		
Swearing	Witnesses		
Adjournment			
Filing	Papers		
Setting in Trial			
Record	Words		
Judgment			
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Indexing case		20	
Docketing Bill of Part.		50	
Indexing cost		50	
Total		1.60	

CONSTABLE'S FEES.

Sum. Serv., and Mileage	1.30
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	
Total	1.30

WITNESS' FEES.

Before Peter Fisher Justice of the Peace.

No. 12 Amount claimed, \$ 30.00

November 3rd, 1927

The Plaintiff filed her bill of particulars

which is in substance as follows: Now comes

the Plaintiff and says there is due her from said defendant the sum of \$30.00 on an open account - for an abstract of title to lot - No. 120 in John H. Scott's addition to Plain City, Ohio. Plaintiff asks judgment for said sum of thirty Dollars and for costs of this action.

J.A. Davis, attorney.

November 3rd, 1927 issued summons of that date returnable November 7th, 1927 at 7 o'clock P.M. and delivered to any constable of Jerome Township Union County, Ohio. Summons returned November 7th, 1927.

Signed,

Con.

On this the 7th day of November 1927 at 7.30 P.M. the Defendant - Mr. Harry E. Seppert, appeared and acknowledged judgment to the amount of thirty Dollars, (\$30.00) and costs of \$2.40, making a total of thirty-two Dollars and four cents, (\$32.40).

Peter Fisher, J. P.

of Jerome Tp., Union Co., O.

Received of Peter Fisher, J.P. the sum of thirty Dollars, for abstract - as judgment in above case.

Adele M. Kagay
Plaintiff.

Received of Peter Fisher, J.P. the sum of thirty Dollars, for abstract - as judgment in above case.

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on the against

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged

day of A. D.

, 19 Is

delivered the same to

Execution returned and endorsed as follows

Court,

For

Jerome

Township.

Justice of the Peace.

ed, \$ 30.00

1927

bill of particulars

Now comes
there is due her
the sum of
count-for
to let-no.
its addition

gment-for
Dollars and
tion.
is, attorney.
ed summons
November 7th
n, and deliver
me Township
summon return

Con.

November 1927

and-me, Harry
acknowledget
unt of thirty
s- of \$2.40
Two Dollars

J. P.
P. Union Co, U.

he, J. P. the
Abstract-
Case
Kagay
Plaintiff

Received of Bela Fisher, J. P. the sum of (\$1.30 cts.) Eighty
cent in the above named case as given in margin on opposite
page.

W. L. Fisher Constable

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
..... A. D., 19....., the said
obtained a judgment against the said
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,
of..... do here-
by promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For

Lease

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Farmers Implement Co.,
(a Partnership Co.)

Plffs.

vs.

R. T. Reed.

Judgment, \$ 42. ⁴⁵/₁₀₀

Def'ts.

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			40
Affidavit			50
Order of attachment			70
Undertaking			
Subpoena Names			
Swearing Witnesses			
Adjournment			
Filing Papers			
Setting in Trial			
Record Words			
Judgment			
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Indorsing case		20	
Delivering bill of sale		50	
Delivering cost		50	
Total		3.10	

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2.60
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	
Order of attachment	1.00
	3.60

WITNESS' FEES.

Before Peter Fisher Justice of the Peace.

No. 13 Amount claimed, \$ 42. ⁴⁵/₁₀₀

November 10th 1927

The Plaintiff filed their bill of particulars

which is in substance as follows: Now comes

the Plaintiff's agent - Ed. Lloyd (who being duly sworn says that - he is an agent for the Plaintiff in above entitled case, and in Affidavit sworn to says that - R. T. Reed said defendant - is justly indebted to said Plaintiff and that the said claim is just: That he believes said Plaintiff ought to recover thereon the amount of Forty Two Dollars and Forty Five cents, (\$42. ⁴⁵/₁₀₀) with Interest thereon from the 3rd day of August 1927 ^{and all costs consequent} that the property sought to be attached is not exempt from execution, That defendant is a non-resident of said County of Union; That said claim is a debt Plaintiff says that it believes and has good reason to believe that Mackensie Scott is and has property belonging to defendant subject to attachment in this action to wit: money; That Mackensie Scott is a resident of said County of Union.

Ed. Lloyd.

Sworn to before and signed in the presence that 10th day of November 1927, by G. A. Davis Notary Public.

November 10th 1927
and Defendant, and delivered to a
Summons ^{not} return
(not signed)
time set for

Received of G. A. Davis
in above case

Received of G. A. Davis
in above case.
Signed

good and sufficient surety, caused an undertaking

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the part of the Plaintiff against the Defendant, the Plaintiff shall pay the amount of said Judgment, interest and costs.

Taken by and signed and acknowledged by day of _____ A. D. _____

_____, 19____ Issued

delivered the same to _____

Execution returned and endorsed as follows:

Court,

For

Jerome

Township.

Justice of the Peace.

ed, \$ 42. ⁵⁰/₁₀₀

1927

bill of particulars

now comes

d. Lloyd who

that he is

affidavit in above

Affidavit-

R. T. Reed

justly in-

affidavit and

is just-

l Plaintiff

hereon the

Dollars

(\$42. ⁴⁵/₁₀₀)

from the

1927 that

to be attached

in execution,

a non-res-

of Union;

is a debt-

it believes

to believe

Lloyd is and

to defendant

in this

That-

a resident of

Lloyd.

signed in

day of Nov.

a. Davis

Public.

November 10th, 1927, issued summons and notice to Garnisher and Defendant, returnable November 14th, 1927 at 7 o'clock P.M. and delivered to any constable of Jerome Township Union Co. Ohio. Summons ^{not} returned this day, as settlement - was made (not signed) between the parties involved before time set for trial.

Peter Fisher, Justice of the Peace
of Jerome Township, Union Co. Ohio.

Received of L.A. Davis check of \$3. ¹⁰/₁₀₀ as for Justice Fees in above case.

Peter Fisher J.P.

Received of L.A. Davis the sum of \$3. ⁶/₁₀₀ as constable fees in above case.

Signed,

Wm. Michael

Constable

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
..... J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
..... A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of County. Now, therefore,
I, do hereby
promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

Jerome

12-8-0R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Dr. Fred C. Calloway

Plff's.

vs.

Rodney Bidwell

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			40
Affidavit			
Order of			
Undertaking			
Subpoena	1	Names	10
Swearing		Witnesses	
Verbal names given			60
Adjournment			
Filing		Papers	
Hearing motion			1 00
Setting in Trial			1 00
Record		Words	
Judgment			
Satisfaction	2	Continuance	80
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Indorsing case			20
Deckling Bill of Part.			50
Deckling cost			50
Deckling Security cost			60
			5 90

CONSTABLE'S FEES.

Sum. Serv., and Mileage	1	45
Sub. Serv., and Mileage	2	10
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial	2	00
Sum. Jury and Mileage	7	10
6 Copies		
Ex. and Per Cent.		

12 65

WITNESS' FEES.

Jury fees and mileage paid	12 55
Entire total	30 90

Before

Peter Fisher

Justice of the Peace.

No.

14

Amount claimed, \$ 91. ⁹⁰/₁₀₀

January 12th

1928

The Plaintiff filed his bill of particulars

which is in substance as follows: now comes the

plaintiff and says there is due him from said defendant the sum of Eighty-five Dollars \$85.00 with interest at 6% from September 10th 1926, for reducing his fractures in the forearms of both the right and left arms and administration of anesthetic making a total of ninety-one dollars and ninety cents (\$91. ⁹⁰/₁₀₀).

Signed William J. Patin
Atty for Plaintiff.

January 12th issued summons of that date returnable January 17th 1928 at 10 o'clock P.M.E.T. and delivered to any constable of Jerome Township Union County, Ohio, Summons returned January 17th 1928, 10 o'clock P.M.E.T.

Signed Atty Michael Con. Copy of said bill is attached hereto and made a part of bill of Particulars. Bond for costs of above case signed by Fred C. Calloway, C. D. Mills and William J. Mery and filed and acknowledged this 12th day of January 1928. By motion said hearing was postponed until January 24th 7.30 P.M.E.T. Peter Fisher J. P.

January 24th 1928 made by the defendant a list of eighteen by the justice and until the following William Kasper, These men were v 1st 1928, 9.00 January 24th issued appear at township in above case the a.m.E.T. These Summons return was effected in for to Plaintiff and

Received of Peter Jerome Township, payment in case Balance due from Peter Fisher and said \$8.35 to full settlement, approx

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on trial against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A. D.

, 19. Is

delivered the same to

Execution returned and endorsed as follows

Court, For Jerome Township.

Justice of the Peace.

ed, \$ 91. $\frac{90}{100}$

1928

bill of particulars

now comes the
is due him
he sum of
with
October 10th
is fractures
the right-
administration
at total of
ninety cents

J. P. Patton
Plaintiff.
summons
the January
week P. M. E. T.
constable of
County, Ohio,
January 17th
1928

ad. Com.
ched hento
of Particulars
love case
Calloway
William J. Mery
nouldged
may 1928,
P. Fisher, J. P.
was postponed
7.30 P. M. E. T.
J. P.

January 24th 1928 at 7.30 P. M. Both parties present - a motion was made by the defendants attorney L. A. Davis demanding a jury trial a list of eighteen names of voters of Jerome Township was presented by the Justice and alternately defendant and Plaintiff struck names until the following six remained, John Gugel, Geo. P. Rausch, William Kasper, Robert Schneider, Halber Carson, Justin T. Gugel. These men were venued for the date of trial as set February 1st 1928, 9.0'clock A. M. E. T.

January 24th issued summons for the above named men to appear at Township house at Plain City, O. to serve as jurors in above case that will be tried February 1st 1928, 9.0'clock A. M. E. T. These summons returnable February 1st 1928, 9.0'clock A. M. E. T. Summons returned Both parties meeting and settlement was effected in following manner Defendant - paying \$5.41 to Plaintiff and Defendant - all costs.

Plain City Ohio, Feb. 1st 1928.

Received of Peter Fisher, Justice of the Peace in and for Jerome Township, Union Co. Ohio the sum of \$27.06 part payment in case no. 14, Fred C. Calloway vs. Rodney Bidwell Balance due Fred C. Calloway \$28.35 to be paid to said Peter Fisher and he (said Peter Fisher) in return is to send said \$28.35 to William J. Porter attorney for Fred C. Calloway in full settlement, approved, *William J. Porter, Attorney for Plaintiff* Defendant

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
..... A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of County. Now, therefore,
I, do hereby
of do hereby
by promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For *Same*

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

The First State Bank
of Plain City, Ohio

Plffs.

vs.

Eugene Cosgray
and
William Cosgray

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			40
Affidavit			
Order of			
Undertaking			
Subpoena	Names		
Swearing	Witnesses		
Adjournment			
Filing	Papers		
Setting in Trial			
Record	Words		
Judgment			
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Indorsing case		20	
Docketing Bill of Part		50	
Indorsing case		50	
Total		1.60	

CONSTABLE'S FEES.

Sum. Serv., and Mileage	3.75
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

WITNESS' FEES.

Before Peter Aishee Justice of the Peace.
No. 15 Amount claimed, \$ 61.84

January 23^d

1928

The Plaintiff filed his bill of particulars

which is in substance as follows: Now comes

the plaintiff and says there is due it from said defendants the sum of Sixty one dollars and eighty four cents (\$61.84) as a balance due on a promissory note for \$131.00 drawn in favor of Roy King and endorsed to this plaintiff, that there remains due on said note the sum of \$61.84 for which amount with interest thereon at the rate of 6% from the sixteenth day of April 1926, the plaintiff asks action and judgment. Said note is self held attached marked "Exhibit A."

Signed Chas. Olsen Pres.
January 24th issued summons of that date returnable January 31st 1928 at 1.00 P.M., and delivered to any constable of Same Township, Union County, Ohio. Summons returned January 27th 1928, January 30th the one party defendant came acknowledged indebtedness and ask several days extension which was then allotted the time three days from above date of hearing which would make time February 3rd 1928 at 1. P. M. E.T.

On February 3rd 9. A. M. The defendant Eugene Cosgray came and paid amount claimed \$61.84 with interest at time stated a.

amounting to \$6.66

Received of Eugene Cosgray Justice fees in a

Received of Eugene Cosgray Constable fees in a

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A. L.

, 19

delivered the same to

Execution returned and endorsed as follows

Court,

For *Lerame*

Township.

Justice of the Peace.

ed, \$ 61.84

1928

bill of particulars

Now comes

there is due

to the sum

eighty-four and

2 due on a

31.00 drawn

and endorsed

here remains

sum of 61.84

interest -

from the

1926, the

and judgment

is attached

Pres.

name of that date

1928 at 1.00

constable of

county, Ohio

May 27th 1928,

party defendant

debtedness

extension

the time

date of hearing

line February

1928,

C. P.

m. The de-

came and

and 61.84

stated a.

mounting to $\$ \frac{6.66}{100}$ making a total of $\$ \frac{68.50}{100}$

Peter Fisker. J. P.

Received of Eugene Cogray the sum of $\$ \frac{1.60}{100}$ for
justice fees in above case. Peter Fisker. J. P.Received of Eugene Cogray the sum of $\$ \frac{3.75}{100}$ for
constable fees in above case.

Wm. Michael, Constable.

_____, 19____, the Defendant in the above case came and by
_____, his surety, resident of the County, approved by me as
good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this _____
day of _____ A. D., 19____ } Stay of Execution expires _____
J. P. } 19____ Amt. then due, \$ _____
_____, 19____ Issued an Execution for _____
returnable _____ 19____, and
delivered the same to _____ Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
A. D., 19____, the said
obtained a judgment against the said _____
on the Docket of _____ J. P.,
for _____ dollars and
_____ cents, and costs taxed
_____ and the said
intends to appeal therefrom to the Court
of Common Pleas of _____
County. Now, therefore,
I, _____
of _____ do here-
by promise and undertake to the said _____
in the sum of _____
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this _____
day of _____ 19____
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

for

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Eduard Goar

Plff's.

James Hull

vs.

Def'ts.

Judgment, \$ 37.50

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			40
Affidavit			80
Order of Attachment			70
Undertaking			
Subpoena Names			
Swearing Witnesses			
Adjournment			
Filing Papers			
Setting in Trial			
Record Words			
Judgment			
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Indexing case			20
Docketing cost-Bill			50
Identifying cost-			50
Total			3.10

CONSTABLE'S FEES.

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

WITNESS' FEES.

Before Peter Fisher Justice of the Peace.

No. 16 Amount claimed, \$ 37.50

February 18th 1928

The Plaintiff filed his bill of particulars

which is in substance as follows: Now comes

The plaintiff and says there is due him from the defendant the sum of Thirty seven dollars and fifty cents, \$37.50 for work and labor, said plaintiff asks judgment to the above amount and all costs of this action. In affidavit sworn to, says that James Hull said defendant is justly indebted to said Plaintiff Eduard Goar and that the said claim is just that he believes said Plaintiff ought to recover thereon the the amount of thirty seven dollars and fifty cents, (\$37.50). That the property sought to be attached is not exempt from execution, that said property is not the personal earnings of said defendant, said defendant is a non resident of said Union County.

Eduard Goar.

Sworn to before me and signed in my presence this 18th day of February 1928

Peter Fisher, Justice of Peace

February 18th 1928, issued summons to the defendant, returnable February 23rd 1928 at 7.30 o'clock P. M. and delivered to any constable of Jerome Township Union County Ohio.

It was deemed unwise without bond to proceed with the case, and Plaintiff thought he could collect matter more cheap and case was discontinued.

After writing defense James Hull paid was made with

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on to against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A. D.

, 19 Is

delivered the same to

Execution returned and endorsed as follows

Court, For Jerome Township.

Justice of the Peace.

ed, \$ 37.50

1928

bill of particulars

Now comes
here is due
to the sum
and fifty cents;
for, said
to the above
of this action,
saying that
- is justly
of Edward
id claim is
said Plaintiff
on the the
dollars and
- the property
not exempt from
erty is not
id defendant,
non resident

for.
signed in my
February 1928
Justice Peace
ed summons
able February
R. P. M. and
of Jerome
his
without bond
- and Plaintiff
matter more
discontinued.

After writing defendant - at London, Ohio the said defendant -
James Hull paid said Plaintiff the sum and settlement
was made without further proceedings.

John Fisher, J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
..... J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
..... returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of County. Now, therefore,
I, do hereby
promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For

See

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

The First State Bank
Plain City

vs.

Eugene Conroy

Judgment, \$ 59.22 and int.

JUSTICE'S FEES.

	Plff's Cost		Def'ts Cost	
	Dols.	Cts.	Dols.	Cts.
Summons				40
Affidavit				
Order of				
Undertaking				
Subpoena Names				
Swearing Witnesses				
(2) Continuances				80
Adjournment				
Filing Papers				
Setting in Trial				
Record Words				
Judgment				
Satisfaction				
Bail for Stay				
Execution and Filing				
Per Cent.				
Trans. and Certificate				
Indorsing case				20
Indorsing Bill of Sale				50
Indorsing case - Title				40
			2	40

CONSTABLE'S FEES.

Sum. Serv., and Mileage	3	40
Sub. Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial		
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		

WITNESS' FEES.

Before Peter Fisher Justice of the Peace.

No. 17 Amount claimed, \$ 59.22

April 19th

1928

The Plaintiff filed their bill of particulars

which is in substance as follows: now come

the Plaintiff and say there is due said Plaintiff from said defendant the sum of Fifty-nine dollars (59.22) with interest from September 4th 1926 at 7 per cent as evidenced by a Promissory note hereto attached and marked "Exhibit-A"

wherefore said plaintiff asks judgment for said sum 59.22 with interest at 7% from September 4th 1926 and for its costs as expended.

J. A. Davis, attorney.
April 19th issued summons on that day to my Constable of Grove Township Union County returnable April 23rd 1928 at 7.30 P. M. E. T.

Peter Fisher J. P.
By motion of defendant time was extended until Saturday April 28th 1928, at 8 P. M. E. T.
April 21st 1928 Peter Fisher J. P.

Time extended indefinitely from above date. Peter Fisher J. P.

On motion of Plaintiff's attorney time set for hearing Monday March 10th 1928 at 7:00 clock P. M. E. T.

Peter Fisher J. P.
By permit of Court Plaintiff time was extended to Friday, Dec. 14th 7.30 P. M. 1928

Received of the def
and ninety six cents
the 14th day of

Received on December
and as costs in

Received of Peter
entire principal and

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on t against

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged of A. L.

, 19

delivered the same to

Execution returned and endorsed as follows

Court,

For

Lecane

Township.

Justice of the Peace.

ed, \$ 59. ⁰⁰/₁₀₀

1928

bill of particulars

now comes

there is due

to defendant

llan (59.2)

lumber 4th 1926

and by a

attached and

asks judgment

with interest.

4th 1926

expended,

is, attorney.

summons on

table of

in County

1928 at

J. P.

time was

day April 28th

Fisher J.P.

from above

attorney

M and J Planks

ock P.M.C.T.

Fisher J.P.

intiff time

14th 7.30 P.M. 1928

Received of the defendant - Eugene Cosgray the sum of Eighty eight dollars and ninety six cents - ^{68 96}/₁₀₀ for principal and interest in above case - this the 14th day of December 1928.

Peter Fisher J.P.

Received on December 14th the sum of Five Dollars and eighty cent as costs in above case

Peter Fisher J.P.

Received of Peter Fisher J.P. the sum of ^{68 96}/₁₀₀ for entire principal and interest, in above case.

_____, 19____, the Defendant in the above case came and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D., 19____ } Stay of Execution expires _____ J. P. } 19____ Amt. then due, \$ _____

_____, 19____ Issued an Execution for _____ returnable _____ 19____, and delivered the same to _____ Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D., 19____, the said _____ obtained a judgment against the said _____ on the Docket of _____ J. P., for _____ dollars and _____ cents, and costs taxed _____ and the said _____ intends to appeal therefrom to the Court of Common Pleas of _____ County. Now, therefore, I, _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ 19____ J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For

Jerome

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

James Miller

Plff's.

vs.

Ernest Kilbony
Shm Kilbony

Def'ts.

Judgment, \$ 32.00 + Int.

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			40
Affidavit			
Order of			
Undertaking			
Subpoena 2 Names		20	
Swearing 3 Witnesses		30	
Minor 6 names jury		60	
Adjournment Continuance		40	
Filing Papers			
Swearing jury		40	
Setting in Trial jury	2	50	
Record Words			
Judgment			80
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Indexing case		20	
Docketing Bill		60	
Striking cost		60	

6.80

CONSTABLE'S FEES.

Sum. Serv., and Mileage	1.45
Sub. Serv., and Mileage	4.90
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	2.00
Sum. Jury and Mileage	7.85
6 Copies	
Ex. and Per Cent.	
att. 1st trial	1.50

Total

17.70

WITNESS' FEES.

Richard Harper	3.40
Shm Harper not present	
Jury Fees	18.00
" & mileage	5.20
Total jury	23.20

Before

Peter Fisher

Justice of the Peace.

No.

18

Amount claimed, \$ 33.00

May 16th

1928

The Plaintiff filed his bill of particulars

which is in substance as follows: Now Comes

the said Plaintiff and says there is due him from said defendants the sum of \$33.00 for plowing done on defendants farm at their very earnest solicitation, wherefore said Plaintiff asks judgement for said sum of thirty three dollars (\$33.00) for which amount with interest at the rate of 6% from the 1st day of September 1926 and also for costs herein expended.

James Miller Plaintiff.

On May 16th 1928 issued summons on that day to any constable of Union County, Ohio returnable May 22nd 1928 at 8.00 P.M.E.T.

Summons returned, Peter Fisher J.P. By request case was continued until May 29th at 8 P.M.E.T. on account of a death in the near relative of the defendant.

Peter Fisher J.P.

May 29th 1928 at 8 P.M. Both parties being present the defendant asks for a jury trial a list of 18 names was presented and alternately defendant and plaintiff attorney L.A. Davis struck out until 6 names remained to constitute a jury the following being jury panelled, Harry M. Campbell, John Hengel, Clarence Scheiderer,

Philip Kasper, G. V. These men were sworn at 8 P.M. evening, hour for defendant continued by the court 1928 at 8:00 clock sworn witnesses and defendant was ~~sworn~~ sworn, jury after voir Plaintiff and a jury was given evidences case were allowed to be reached. These are checks paid on Miller and James attached to pay on hour the as follows, Plaintiff claim the sum of \$33.00 continued on P.

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on trial against

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged

day of..... A. L.

, 19..... Is

delivered the same to

Execution returned and endorsed as follows

Court, For Jerome Township.

Justice of the Peace.
ed, \$ 33.⁰⁰/₁₀₀
1928
bill of particulars
Now Comes
and says there
and defendants
being done on
it very
wherefore
judgment for
one dollar (33⁰⁰/₁₀₀)
interest at
the 1st day of
also for
ed.

Plaintiff.
and summons
table of June 1st
able May 22nd
isher of P.
s continued
P. m. E. Y.
in the near
ant
W. Fisher of P.
Both parties
ant- asks for
18 names was
defendant and
is struck out
to constitute
being jury
bell
Scheiderer,

Philip Kasper, G. W. Carson, and Emmet Gamble
These men were versired for the date of trial set June 12th 1928
at 8. P. m. evening, all being present and after waiting one
hour for defendants attorney and not appearing case was
continued by the court, and time next set was June 19th
1928 at 8 o'clock P. m. Jury all present- qualified and
sworn Witness Richard Harper for both Plaintiff
and defendant was sworn and the Plaintiff also the defendant
~~were sworn~~ case was heard before the court and
jury, after various testimonies and prop from both
Plaintiff and defendant side, arguments closed the
jury was given instructions to weigh and consider
evidences carefully also Exhibits known as A, B, and C
were allowed to be held by jury until verdict were
reached. These Exhibits known as Exhibits A, B, and C
are checks paid over to in order to Richard Harper, James
Miller and James Miller as shown by original checks
attached to paper on file, after deliberating for about
an hour the jury reached a verdict- which was
as follows, We the jury do find and assess the
Plaintiff claim herein against the Defendant- to
the sum of No Dollars, Signed by
continued on Page 287 G. W. Carson, Foreman

....., 19....., the Defendant in the above case came and by
..... his surety, resident of the County, approved by me as
good and sufficient surety, caused an undertaking for the
STAY OF EXECUTION
to be entered herein, which follows:
In pursuance of the Statute in such case made and provided, I,
as surety for the above Stay of Execution on the above Judgment of
against do hereby promise and undertake to
pay the amount of said Judgment, interest and costs, and the costs that may accrue.
Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
..... J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.
Execution returned and endorsed as follows:

APPEAL UNDERTAKING.
Whereas, on the day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of County. Now, therefore,
I, do hereby
promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.
Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For

Serv

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Harry Hollycross
agent for
Mrs. P. A. Hollycross

Plff's.

vs.
J. E. Neill

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons					40
Affidavit					80
Order of attachment					70
Undertaking					
Subpoena					
Names					
Swearing					
Witnesses					
Adjournment					
Filing					
Papers					
Setting in Trial					
Record					
Words					
Judgment					
Satisfaction					
Bail for Stay					
Execution and Filing					
Per Cent.					
Trans. and Certificate					
Declaratory Bill					50
Plaintiff's cost					50
Defendant's cost					20
					3. 10

CONSTABLE'S FEES.

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

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No.

19

Amount claimed, \$

May 29th

1928

The Plaintiff filed his bill of particulars

which is in substance as follows: Now comes the

plaintiff's agent Harry Hollycross who being duly sworn says that he is an agent for the plaintiff Mrs. P. A. Hollycross in the above entitled case and in affidavit sworn to says that J. E. Neill said defendant is justly indebted to said plaintiff and that said claim is just and that plaintiff has good right to the immediate possession of the goods and chattels following to wit:

all of the livestock and implements of the mortgage including,
1 black jersey cow, 9 years old no horns
1 " " " " 7 " " " "
1 yellow spotted Guernsey cow 5 yrs. old no horns,
1 red Guernsey cow, 6 years old no horns,
1 dark jersey cow, 9 " " "
" 1 fawn " " 4 " " "
" 1 " " " 6 " " "
" 1 " " " 7 " " " with horns
1 red jersey shorthorn cow 4 years old no horns,
1 red jersey heifer 2 years old with horns,
1 red jersey heifer 2 years old with horns,
1 fawn jersey calf, 6 months old no horns,
1 fawn jersey calf 3 months old no horns,
2 Duroc Brood sows
8 sow shoats, 200 Rhode Island Red and Minorca chickens,
1 wagon, 1 grain binder, 1 mowing machine,
1 hay loader, 1 corn planter,
1 hoe drill, 1 riding breaking plow,

1 walking breaking plow,
1 hay rake, 1 spike,
1 grinder, 1 carriage,
double work harness
and does include,
property, and also a
hereafter acquired
20 Delaine ewe
1/2 interest in 200
in stalk, Oldsmo
6538- 1924 model
circular saw,
ed from him of
were not taken in
the said Harry Hol
payment of any tax
and is not claim
granted in whole or
property had been
or by virtue of any
or any other means
Harry Hollycross a Mrs
this 29th day of May 1928

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A. D.

, 19. Is

delivered the same to

Execution returned and endorsed as follows

Court,

For

Jerome

Township.

Justice of the Peace.

ned, \$

1928

bill of particulars

Now comes the
Hollycross who being
is an agent for
Hollycross in the above
adavit sworn to
said defendant-
said plaintiff
just and that
it is to the
the goods and
it:

implements
ding,

old no horns

" " "

1 cow 5 yrs. old no

6 years old no

9 " " "

4 " " "

6 " " "

7 " " with

horn cow 4 years

Jersey heifer

1 red Jersey

horns, 1 farm

and no horns,

months old

Broad sows

Rhode Island

chickens,

1 mowing

er, 1 corn planter

breaking plow,

1 walking breaking plow, 1 corn binder, 1 corn cultivator, 1 disc harrow,
1 hay rake, 1 spike tooth harrow, 1 cream separator, 2 gasoline engines,
1 grinder, 1 carriage, 1 single driving harness, 1 hay ladder, 2
double work harness, and this mortgage is intended to include
and does include, all increase or offspring of the above described
property, and also all property of this character now owned, or
hereafter acquired by mortgage.

20 Delaine ewes, 1 Shropshire Buck, $\frac{1}{2}$ interest in 8 tons of hay,
 $\frac{1}{2}$ interest in 200 bushel of oats, $\frac{1}{2}$ interest in 18 acres of corn
in stalk, Oldsmobile Serial number B 1026, motor number
6538- 1924 model, one buzz saw outfit including
circular saw, and that the same are wrongfully detain-
ed from him J. E. Neill and that the said goods and chattels
were not taken in execution on any order or judgment against
the said Harry Hollycross or Mrs. P. A. Hollycross, or for the
payment of any tax, fine or amercement assessed against them
and is not claimed by said J. E. Neill under a title ac-
quired innately or mediately by transfer from one 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 a final process issued against the said
Harry Hollycross or Mrs. P. A. Hollycross, Sworn and subscribed before me
this 29th day of May 1928. Continued on Page 286, Peter Fisher, Justice of Peace

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of.....
County. Now, therefore,
I,
of..... do here-
by promise and undertake to the said
in the sum of.....
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

Jerome

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Homer Dodge

Before

Peter Fisher

Justice of the Peace.

No. 20

Amount claimed, \$

July 25th

1928

Plff's.

vs.

Harry Baker

The Plaintiff filed 'his' bill of particulars

which is in substance as follows: The said

Amable Detainer

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons 40
Affidavit
Order of
Undertaking
Subpoena 2 Names 20
Swearing Witnesses
Adjournment
Filing Papers
Setting in Trial
Record Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing
Per Cent.

Trans. and Certificate
Docketing Bill Pat. 50
Stenograph cost 50
Indexing case 20

Now 1. 80

CONSTABLE'S FEES.

Sum. Serv., and Mileage 1. 75
Sub. Serv., and Mileage 2. 55
Sum. Appraisers
Schedule and Bond
Serv. Garnishee
Att. Trial but present 1. 00
Sum. Jury and Mileage
Copies
Ex. and Per Cent.

Total 5. 30

WITNESS' FEES.

D. Della Baker 1. 70

D. Edward Baker

not present.

Present in order given to Plaintiff if not appearing.

Entire total

8. 85

Plaintiff a resident of the county of Union, Ohio doth hereby make this complaint against one Harry Baker for this: That the said Harry Baker doth unlawfully and forcibly and with a strong hand detain from the possession of the undersigned the following premises situated in the township of Jerome, in the county of Union, and described as follows: located south of the C. L. Koerner farm and north of the Agnes Dodge farm, residence being formerly a district school of said township and 1/2 acre more or less of land, the undersigned served a legal notice in writing for legal leaving of said premises and asks process and restitution.

Signed

on the 24th day of July 1928 issued summons to Constable E. H. Hindere to serve same Summons returnable July 30th 1928 at 8. 30 o'clock P. M.

Peter Fisher, J. P.

Summons returned July 26th 1928.

Constable,

On the 30th of July the Justice notified me on the next morning. The constable used his wife Mrs. Fisher assessed upon is dropped and this the 30th of

Received 7 31st day of July eight five cents given in the

Received costs dated this

good and sufficient surety, caused an undertaking

STAY O

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the against pay the amount of said Judgment, interest and c

Taken by and signed and acknowledged day of A. D.

, 19 Iss

delivered the same to

Execution returned and endorsed as follows

s Court,

For

Jerome

Township.

Justice of the Peace.

med, \$

1928

bill of particulars

The said
the county of
make this
Harry Baker for
Harry Baker doth
and with a
in the possession
following
the township
of Union,
follows:
L. Koerner
the Agnes Dodge
ing formerly
aid Township
less of land
ed a legal
a legal
remises and
restitution,

Signed
July 1928 is-
constable
we same
July 30th 1928
P. Fisher, J. P.
July 26th 1928
Constable,

On the 30th of July 1928 the said Plaintiff phoned to have
the Justice notified that said Plaintiff would not appear and would
be on the next morning to settle costs.

The constable were not notified neither the defendant nor
his wife Mrs. Lulla Baker they appeared and costs were
assessed upon the Plaintiff as given on margin, case
is dropped and costs assessed against the Plaintiff,
this the 30th day of July 1928.

Peter Fisher, J. P.

Received of the Plaintiff Homer Dodge this the
31st day of July 1928, the sum of Eight Dollars and
eighty five cents, (\$8.85) for the costs in above case as
given in the margin. Peter Fisher, J. P.

Received costs for constable fees as given on margin
dated this day of 1928.

Constable

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
..... J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of County. Now, therefore,
I,
of do here-
by promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-0R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Catharine Wise

Before

Peter Fisher

Justice of the Peace.

No. 21

Amount claimed, \$ 198.15

August - 20th

1928

Plff's.

vs.

Richard Boyer

The Plaintiff filed her bill of particulars

which is in substance as follows: The said

plaintiff says there is due her the sum of \$198.15 for timber sold and loaded, for which plaintiff asks judgement and costs of this action.

Affidavit in attachment was made and sworn to on above date Aug 20 1928, and

Signed ~~Richard Boyer~~ ^{Richard Boyer}

Notice to Garnishee was made against the New York Central Railway Co, touching the property with the description above as in its control as to amount etc and to appear Aug. 20th 1928, 8 P.M.

Summons made this the 20th day of August 1928 to any constable of some township of Union County Ohio Returnable August - 27th 1928 at 8 P.M.

Signed

Peter Fisher, J.P.

Bond furnished and signed by Catharine Wise for the amount of \$400.00

Judgment, \$ 198.15

Def'ts.

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons 40

Affidavit 80

Order of 70

Undertaking 70

Subpoena Names 70

Swearing Witnesses 70

attachment 70

Adjournment 70

Filing Papers 75

Setting in Trial 75

Record Words 75

Judgment 75

Satisfaction 75

Bail for Stay 75

Execution and Filing 75

Per Cent. 75

Trans. and Certificate 75

Detaching Bill 50

Plaintiff's Cost 50

Indorsing case 20

Total 3.85

CONSTABLE'S FEES.

Sum. Serv., and Mileage 3.70

Sub. Serv., and Mileage 80

Sum. Appraisers 80

Schedule and Bond 80

Serv. Garnishee 80

Att. Trial 80

Sum. Jury and Mileage 80

Copies 80

Ex. and Per Cent. 1.00

attachment 1.00

Total

5.50

WITNESS' FEES.

Received -
the sum
above a

Received
1928 the
dollars and
in above

good and sufficient surety, caused an un-

STA

to be entered herein, which follows:

In pursuance of the Statute in such

as surety for the above Stay of Execution

against

pay the amount of said Judgment, interest

Taken by and signed and a

day of

, 19

delivered the same to

Execution returned and endorsed as

On the afternoon of Aug. 20th 1928
The said Defendant came and
paid the entire Judgment
and Costs.

Peter Fisher, J.P.

e's Court,

For

Jerome

Township.

Fisher Justice of the Peace.

at claimed, \$ 198. ¹⁵/₁₀₀
20th 1928

her bill of particulars

llows: the said
is due her the
in timber sold
which plaintiff
and cost of thishment - was made
above date Aug 20with ~~James~~ ^{James} was made
York Central
this property
above asto amount etc
20th 1928, 8.00 mhe thus the
st. 1928 to any
ne Township
s Returnable
at 8. P. M.ted Fisher J. P.
and signed
for theAug. 20th 1928
came and
Judgment
Fisher J. P.Received - this the 20th day of August 1928
the sum of \$ 55 ⁵⁰/₁₀₀ for costs in the
above action,
Constable,Received of Peter Fisher J. P. - this the 20th Aug.
1928 the sum of One Hundred and ninety eight
dollars and fifty cents \$198 ¹⁵/₁₀₀ as judgment
in above case wherein I was the Plaintiff.Signed ~~Fernando~~ ^{Fernando} ~~Wm~~
translated Catharine Chase....., 19....., the Defendant in the above case came and by
his surety, resident of the County, approved by me as
good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires

J. P. } 19..... Amt. then due, \$.....

, 19..... Issued an Execution for

returnable..... 19....., and

delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said

on the Docket of.....

J. P.,

for..... dollars and

cents, and costs taxed

and the said

intends to appeal therefrom to the Court

of Common Pleas of.....

County. Now, therefore,

I,.....

of..... do here-

by promise and undertake to the said

in the sum of

Dollars, that the said appellant (if judg-

ment be adjudged against him on the ap-

peal), will satisfy such judgment, with

interest and costs and costs that may

accrue; and also that the said appellant

will prosecute his appeal to effect and

without unnecessary delay.

Executed and acknowledged before me,

and surety approved this.....

day of..... 19.....

J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R E. L. Barrett & Son, Publishers, Springfield, Ohio.

Chas. Buchanan

Before

Peter Fisher Justice of the Peace.

No.

22

Amount claimed, \$ 46.10

August - 28th 1928

The Plaintiff filed his bill of particulars

which is in substance as follows: now comes the

Plaintiff and says there is due him from said defendants the sum of Forty Six Dollars and cents (\$46.10) with interest at 7% from Nov. 11th 1927 as evidenced by the Promissory Note here attached and marked exhibit A, wherefore plaintiff asks judgment for said sum of \$46.10, interest and costs of this action.

Signed

Summons issued August-28/28 to any constable of Jerome Tp. Union County, Ohio returnable September 14th 1928 at 8 P.M.
Peter Fisher J.P.

Postponed indefinitely Sept: 4th 1928-J.P.

On Feb. 14th 1930 Mr. Chas. Buchanan came and asked for the note, which was given him promising Court Costs later.
P.F.

vs. Plff's.

Lawrence John
Rucille John

Def'ts.

Judgment, \$ 46.10 1/2 Int.

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			40
Affidavit			
Order of			
Undertaking			
Subpoena			
Swearing			
Adjournment			
Filing			
1 Continuance			40
Setting in Trial			
Record			
Judgment			
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Indorsing Case			20
Declaratory Bill / Part			50
Indorsing Case			50

CONSTABLE'S FEES.

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

WITNESS' FEES.

good and sufficient surety, caused an und

STA

to be entered herein, which follows:

In pursuance of the Statute in such as surety for the above Stay of Execution against

pay the amount of said Judgment, interest

Taken by and signed and acknowledged day of

, 19

delivered the same to

Execution returned and endorsed as

e's Court,

For

Jerome

Township.

Fisher Justice of the Peace.

t claimed, \$ 46.¹⁰/₁₀₀- 28th 1928

his bill of particulars

lows: now comes the

there is due him

to the sum of

cents (46.¹⁰/₁₀₀)to from Nov. 11th

by the Promissory

and marked

before plaintiff

for said sum

and costs of

August-28/28

Jerome Tp.

returnable

8 at- 8 P.M.

Fisher J.P.

Sept. 4th 1928-gp

30 Mr. Chas.

and asked

which was given

Court Costs-

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
 day of A. D., 19..... } Stay of Execution expires

J. P. } 19..... Amt. then due, \$.....

....., 19..... Issued an Execution for

returnable 19....., and

delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
 A. D., 19....., the said
 obtained a judgment against the said

on the Docket of J. P.,
 for dollars and
 cents, and costs taxed
 and the said

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

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

Executed and acknowledged before me,
 and surety approved this
 day of 19.....
 J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

James Miller

Before

Peter Fisher

Justice of the Peace.

No.

23

Amount claimed, \$ 15.00

Sept: 13th

1928

vs.

Plff's.

William Kilbury

The Plaintiff filed his bill of particulars

which is in substance as follows: Now comes the

plaintiff James Miller and duly sworn
files an affidavit and says that
he has a right to the immediate
possession of the goods and chattels
as follows, One draft-colt-bred
by asher owned by the said James
Miller foaled April 4th 1928
on or about this date damage
and judgment - asked Fifteen
Dollars (\$15.00) and costs of this
action. Sworn to this the 13th
day of September 1928

Signed by James Miller

Wit of Replevin issued and Summons
to any Constable of Jerome Tp. Union
County Ohio returnable Sept: 17th
8. P. M. 1928

Peter Fisher J.P.

Mr. James Miller secured the
colt by giving check (\$15.00)

P. F. J.P.

Judgment - was paid in full by
William Kilbury this the 14th day
of September 1928, Costs by failure
of Plaintiff to give written notice
of 10 days to defendant - were assessed
to Plaintiff.

Peter Fisher J.P.

Judgment, \$ 15.00

Def'ts.

JUSTICE'S FEES.

Plff's Cost
Dols. Cts.

Def'ts Cost
Dols. Cts.

Summons

Affidavit

Order of

Undertaking

Subpoena Names

Swearing Witnesses

Wit of Replevin

Adjournment

Filing Papers

Security for Costs

Setting in Trial

Record Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Per Cent.

Trans. and Certificate

Indemnity case

Sliding cost

CONSTABLE'S FEES.

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum. Jury and Mileage

Copies

Ex. and Per Cent.

Sum. Wit of Replevin

WITNESS' FEES.

good and sufficient surety, caused an un-

STA

to be entered herein, which follows:

In pursuance of the Statute in such
as surety for the above Stay of Execution
against
pay the amount of said Judgment, interest

Taken by and signed and ad
day of

, 19

delivered the same to

Execution returned and endorsed as

e's Court,

For

Lerome

Township.

Shew Justice of the Peace.

claimed, \$ *15.00*

1928

his bill of particulars

lows: Now comes the
less and duly sworn
and says that
the immediate
goods and chattels
draft-colt-bud
by the said James
April 4th 1928
date damage
killed 'Pifteen
costs of this
thus the 13th
28

James Miller
Island and Samaras
Lerome Tp. Min
the Sept: 17th

Fisher J.P.
secured the
to \$15.00
O.G. J.P.
is full by
his the 14th day
Costs by failure
written notice
ant - were assessed

Fisher J.P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this
day of.....A. D., 19.....} Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable.....19....., and
delivered the same to.....Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the.....day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of.....J. P.,
for.....dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of
County. Now, therefore,
I,.....do here-
by promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of.....19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-5-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Mary Van Hoose

Before

Peter Fisher

Justice of the Peace.

No.

24

Amount claimed, \$

October 17th

1928

Plff's.

vs.

Harry Baker

The Plaintiff filed

her

bill of particulars

which is in substance as follows: The said

Property Possession
Judgment, \$

Def'ts.

JUSTICE'S FEES.

Plff's Cost
Dols. Cts.

Def'ts Cost
Dols. Cts.

Summons		40
Affidavit		
Order of		
Undertaking		
Subpoena	Names	
Swearing	Witnesses	
Adjournment		
Filing	Papers	
Setting in Trial		
Record	Words	
Judgment		
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
Docketing Complaint		50
Returning cost -		50
Indigency case		20
Trial	1. 60	

CONSTABLE'S FEES.

Sum. Serv., and Mileage	1. 30
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

WITNESS' FEES.

plaintiff Mary Van Hoose a resident of Union County Ohio doth hereby make her complaint to me against me Harry Baker for this that the said Harry Baker hath ever since the 1st day of October 1928 and doth still unlawfully and forcibly detain from the undersigned possession of the following premises situated in the Township of Jerome Union County, Ohio described as follows: A certain frame dwelling situated on the south side of Gay Street in the village of Plain City and in said county of Union State of Ohio. That said Harry Baker entered upon said premises as a tenant of the undersigned the lease therefor expired at the time herein mentioned and from that time the said Harry Baker hath unlawfully and forcibly held over his said term on the 11th day of October 1928 the undersigned duly served upon said Harry Baker as required by law notice in writing to leave said premises. The undersigned asks Process and Restitution and costs of action. Dated this 17th day of October 1928, at Union,
L. A. Davis

On the 17th
Constable
returnable

Summons
Harry Baker
for hearing,

Nov. 2nd, 1928
Received of
ninety cents,
given in margin

Received of
as Constable

good and sufficient surety, caused an un-

STA

to be entered herein, which follows:

In pursuance of the Statute in such
as surety for the above Stay of Execution
against
pay the amount of said Judgment, interest.

Taken by and signed and
day of

, 19

delivered the same to

Execution returned and endorsed as

signed.

e's Court,

For

Jerome

Township.

Justice of the Peace.
1928
bill of particulars

the said
Horse a resident
is dock hereby
aint-to me
Baker, for this
y Baker had
day 7 Octob 1928
ofully and
The undersigned
llowing premises
unsup of Jerome
described as
frame dwelling
outh side of
illage of Plain City
of Union State
id Harry Baker
remies as a tenant
the lease then-
time herein

on that time the
had unlawfully
over his said tenm
October 1928 the
served upon said
quired by law
leave said premises
asks Process and
to of action,
of October 1928,

signed

On the 17th day of October 1928 issued summons to
Constable St^m Michael to serve same Summas
returnable October 23rd 1928 at 8 P.M. E.T.
Peter Fisher.

Justice of the Peace.
Summas returned not needed as the defendant
Harry Baker vacated the property as 'described before time set
for hearing, costs are assessed against the Plaintiff Mary Van Home.

Nov. 2nd 1928.
Received of Mrs. Mary Van Home the sum of Two Dollars and
ninty cents (\$2.90) for all costs accrued in case as costs
given in margin of 1st both Justice and Constable costs.
Peter Fisher J. P.

Received of Peter Fisher J. P. the sum of (\$1.30)
as Constable fees in above case.
Constable.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires.....
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said.....
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,
of..... do hereby
promise and undertake to the said.....
in the sum of.....
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-5-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

H. E. Leffert, agent

Before Peter Fisher Justice of the Peace.

No. 25 Amount claimed, \$

October 24th

1928

The Plaintiff filed his bill of particulars

which is in substance as follows: the said plaintiff

Harry E. Leffert, agent a resident of Union Co, Ohio doth hereby make his complaint to me against one Fred Lewis, for this that the said Fred Lewis hath ever since the 1st day of October 1928 and doth still unlawfully and forcibly detain from the undersigned, possession of the following premises, situated in the Township of Jerome in said County of Union and described as follows: Being a frame dwelling on Lot No. 133 of the J. H. Scotts addition to the village of Plain City together with the lot of land in which said dwelling is situated.

That said Fred Lewis entered upon said premises as a tenant of the undersigned; the lease thereof expired at the time first mentioned; and from that time the said Fred Lewis hath unlawfully and forcibly held over his said term, on the 17th day of October 1928, the undersigned duly served upon the said Fred Lewis as required by law notice in writing to leave said premises.

The undersigned asks Process and Restitution etc,
Dated this 23rd day of October 1928

Signed H. E. Leffert, agent

on the 23rd
Mr. Michael
1928 at 8 o'clock

Summons return

Oct. 29th 1928
appeared but
and plaintiff
by his attorney
plaintiff may
complaint check

Oct. 29th 1928
of the above d
of the account

The above defend

good and sufficient surety, caused an un

STA

to be entered herein, which follows:

In pursuance of the Statute in such
as surety for the above Stay of Execution
against
pay the amount of said Judgment, interest

Taken by and signed and a
day of

, 19

delivered the same to

Execution returned and endorsed as

JUSTICE'S FEES.

	Pliff's Cost		Def'ts Cost	
	Dols.	Cts.	Dols.	Cts.
Summons		40		
Affidavit				
Order of				
Undertaking				
Subpoena Names				
Swearing Witnesses				
Writ of Restraint		80		
Adjournment				
Filing Papers				
Hearing without trial	1.	00		
Setting in Trial				
Record Words				
Judgment				
Satisfaction				
Bail for Stay				
Execution and Filing				
Per Cent.				
Trans. and Certificate				
Notarizing complaint		50		
Notarizing cost		50		
Notarizing case		20		
Total	3.	40		

CONSTABLE'S FEES.

Sum. Serv., and Mileage	1.	30
Sub. Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial		
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		
Restitution	1.	00
Mileage		50
Total	2.	80

WITNESS' FEES.

e's Court,

For

Jerome

Township.

sher Justice of the Peace.
t claimed,

1928

his bill of particulars

lows: the said plaintiff

resident of Union Co. Ohio

is complaint to me

vis, for this that

is hath ever

October 1928 and

and facible detain

possession of the

situated in the

in said County

as follows:

dwelling on Lot-

Scotts addition

in City together

and which said

was entered upon

tenant of the

lease therefor

the first men-

That time the

both unlawfully

over his said term

October 1928, the

served upon the

as required by

to leave

asked Process

etc,

day of October 1928

Leffert, 1928

on the 23rd day of October 1928 issued summons to Constable
Mr. Michael to serve same summons returnable October 29th
1928 at 8 o'clock P. M. E.T.

Peter Fisher, Justice of the Peace
of Jerome Tp. Union Co. Ohio.

Summons returned October 29th 1928.

Oct. 29th 1928, at the hour last above named the complainant
appeared but the defendant did not appear. I waited 1 hour
and defendant did not appear. Plaintiff was sworn and examined
by his attorney G. A. Davis, whereupon it is considered by me that
plaintiff may have restitution of the premises described in his
complaint herein.

Peter Fisher, J. P.

Jerome Tp. Union Co. Ohio.

Oct. 29th 1928. On this date I issued a writ of restitution
of the above described premises and an order of the collection
of the accrued costs amounting \$6.20.

Peter Fisher, J. P.

The above defendant vacated said property without writ served, Nov. 5th 1928

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....

returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said.....
on the Docket of.....
J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of.....
County. Now, therefore,
I,
of..... do hereby
promise and undertake to the said.....

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

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Mark Reed

Before Peter Fisher

Justice of the Peace.

No. 26

Amount claimed, \$ 26.80

October 31st

1928

vs.

Plff's.

Curry Mitchell

Def'ts.

Judgment, \$ 26.80

JUSTICE'S FEES.

	Plff's Cost	Def'ts Cost
Dols. Cts.	Dols. Cts.	Dols. Cts.
Summons		40
Affidavit		80
Order of		
Undertaking		
Subpoena Names		
Swearing 3 Witnesses		30
Continuance		40
Adjournment		
Filing Papers		
County claim, Satisfac		60
Setting in Trial	2	00
Record Words		
Judgment		
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
Docketing Bill of Part.		50
Indexing case		20
Flaming cost		50
Total	5	60

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2	96
Sub. Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial	1	50
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		

Total can
WITNESS' FEES.

R. H. Boyer D. 25
Ray Newland P. 25
R. H. Boyer P. 25
Mark Mitchell D. 25
Total 1. 00

The Plaintiff filed his bill of particulars which is in substance as follows: Now comes the Plaintiff Mark Reed and says there is due him from said defendant Curry Mitchell the sum of Twenty Six Dollars and Eighty cents (\$26.80) for sawing lumber by the Plaintiff mill, wherefore said Plaintiff Mark Reed asks judgement for said sum and all costs accrued in this action.

M J Reed Signed Plaintiff
Summons was issued October 31st 1928 to my constable of Greene Township Union County Ohio Returnable November 5th 1928 at 7:30 P. M. E. T.
Peter Fisher, J. P.

Summons returned November 2nd 1928. The Defendant Curry Mitchell appearing asking for an adjournment of 1 week was granted by me this the 2nd day of November 1928.
Peter Fisher J. P.

The above said defendant filed a Bill of Particulars and says there is due him from said Plaintiff the sum of Nine Dollars and fifty one cents, \$9.51 plus the removal of saw dust pile, 10⁰⁰. The amount of \$9.51 includes as follows:
\$2.00 Pump Repairs
\$6.00 mill site
\$1.51 sawing 2 ash logs.
Dated this 9th day of November 1928.

The Bill of Particulars giving an affidavit on November 2nd and ready for trial. R. H. Boyer after hearing then examined it was considered in favor of to be paid on motion of

Received 7 dollars and judgement -

Received

Received

The Plaintiff

good and sufficient surety, caused an un

STA

to be entered herein, which follows:

In pursuance of the Statute in such as surety for the above Stay of Execution against pay the amount of said Judgment, interest

Taken by and signed and a day of

19

delivered the same to

Execution returned and endorsed as

Signed
C. Mitchell

Justice of the Peace.
 claimed, \$ 26.80
 1928
 bill of particulars
 Now comes the
 and says that
 said defendant
 sum of Twenty Six
 cents, (\$26.80) for
 the Plaintiff
 said Plaintiff
 judgement for
 all costs account
 Signed Plaintiff

October 31st 1928
 name Township
 Returnable
 at 7.30 P. M. E. T.
 Fisher, J. P.
 November 2nd 1928.
 Curry Mitchell
 an adjournment
 ted by me this
 1928
 Fisher J. P.
 dant - filed a
 d says there is
 Plaintiff the sum
 fifty one cents, 9.51
 not dust file,
 in cludes as follows
 Signed
 Curry Mitchell
 1928.

The Bill of Particulars of Defendant - was also verified by the defendant giving an affidavit, which is on file.

On November 12th 1928 at 7.30 P. M. both parties appeared and ready for trial the following witnesses present were sworn, R. H. Boyer Ray Newland and Mark Mitchell, after hearing testimony from both Plaintiff and defendant then examining witnesses weighing the evidences carefully it was considered by me and Judgement was rendered in favor of Plaintiff Mr. Mark Reed and all costs to be paid by Defendant Mr. Curry Mitchell as given on margin of page 172.

Signed this 12th day of November 1928.
 Peter Fisher J. P.

Received of Curry Mitchell the sum of Thirty Seven dollars and eighty five cents (\$37.85) to pay Judgement - and all costs, this 12th day of Nov. 1928
 Peter Fisher J. P.

Received Judgement in Full
 M J Reed Plaintiff.
 Received the sum of \$4.45 for Constable Fees.

The Plaintiff paid all within 7 his for which he received pay.
 Constable.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this
 day of..... A. D., 19..... } Stay of Execution expires
 J. P. } 19..... Amt. then due, \$.....
 , 19..... Issued an Execution for.....
 returnable..... 19....., and
 delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
 A. D., 19....., the said
 obtained a judgment against the said
 on the Docket of.....
 J. P.,
 for..... dollars and
 cents, and costs taxed
 and the said
 intends to appeal therefrom to the Court
 of Common Pleas of..... County. Now, therefore,
 I,
 of..... do hereby
 by promise and undertake to the said.....
 in the sum of.....
 Dollars, that the said appellant (if judg-
 ment be adjudged against him on the ap-
 peal), will satisfy such judgment, with
 interest and costs and costs that may
 accrue; and also that the said appellant
 will prosecute his appeal to effect and
 without unnecessary delay.

Executed and acknowledged before me,
 and surety approved this.....
 day of..... 19.....
 J. P.

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Murder of Carpenter

Before

Peter Fisher

Justice of the Peace.

No.

27

Amount claimed, \$ 227. $\frac{40}{100}$

November 26th

1928

Pl'ffs.

vs.

cliff Ditto

The Plaintiff filed their bill of particulars

which is in substance as follows: Now come the

Judgment, \$ 224. $\frac{40}{100}$ Def'ts. and Int-

Def'ts.

JUSTICE'S FEES.

JUSTICE'S FEES.		Plff's Cost		Def'ts Cost	
		Dols.	Cts.	Dols.	Cts.
Summons					40
Affidavit					80
Order of attachment					70
Undertaking					
Subpoena	Names				
Swearing	Witnesses				
offering and Docking Bond					80
Adjournment					
Filing	2 Papers				20
Continuance					40
Setting in Trial					
Record	Words				
Judgment					
Satisfaction					
Bail for Stay					
Execution and Filing					
Per Cent.					
Trans. and Certificate					
Docking Bail / Paid					50
Indexing case					20
Filing cost					50
Total					4. 50

CONSTABLE'S FEES.

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

WITNESS' FEES.

said Plaintiffs and say there is due
them from said defendant - the sum of
two hundred and twenty four dollars and
forty cents, ($\$224 \frac{40}{100}$) for principal and
interest on a promissory note - wherefore
Plaintiffs ask judgement - for
above sum and costs of this action,
for which amount - with interest -
thereon at the rate of 6% on $\$153. \frac{45}{100}$
from the 26th day of November 1926,

Signed

Affidavit for order of attachment -
was made and sworn to that the
26th day of November 1928 for amount
as given in above Bill of Particulars
Signed

Signed

The above Bill & Particulars and Affidavit filed this the 26th day of November 1928.

Petrus Fisker J. B.
 Bond for order of attachment - as
 follows, we the undersigned bind
 ourselves to the defendant - Cliff Dixon
 in the sum of Four Hundred and fifty Dollars
 (\$450.) that - The Plaintiff men of Carpenter
 will pay the Defendant the damages
 not exceeding Two Hundred and forty
 Dollars, (\$240.00) which they may
 sustain by reason of the attachment
 in this action if the order is
 wrongfully obtained, dated this
 the 26th day of November 1928.

Signed,

✓ signed before me
26th day of Nov

Summa issued
returnable Dec

Case continued
November 1928
Case settled

January 28-
the sun
in above C

good and sufficient surety, caused an und

STAY

to be entered herein, which follows:

In pursuance of the Statute in such
as surety for the above Stay of Execution
against _____

pay the amount of said Judgment, interest

Taken by and signed and ac
day of.....

....., 19

delivered the same to _____

Execution returned and endorsed as

e's Court,

For

Jerome

Township.

175

Justice of the Peace.

claimed, \$ 227. ⁴⁰/₁₀₀

1928

bill of particulars

ows: Now come the

ay there is due

ndant - the sum of

four dollars and

fa principal and

note - whereof

gement - for

to 7 this action;

with interest -

of 6% on \$153. ⁴⁵/₁₀₀

ember 1926,

attachment -

to that the

1928 for amount.

Bill of Particulars

Particulars and

the 26th day of

Fisher J. P.

attachment - as

assigned bind

ndant - Cliff Dis

nded and fifty dollars

ff muer of Carpenter

at the damage

undred and fifty

ich they may

the attachment

the order is

dated this

ber 1928.

Signed.

Signed before me at my office and sureties appeared - this the 26th day of November 1928.

Peter Fisher J. P.

Summons issued to my constable of Jerome County Union County alias returnable December 3rd 1928 at 7.0 o'clock P. M.

Peter Fisher J. P.

Case continued by favor of Attorney of Plaintiff - this 30th day of November 1928. Peter Fisher J. P.

Case settled by both parties privately. P. P.

January 28th 1929 Received of muer and Carpenter the sum of Four Dollars and ⁵⁰/₁₀₀ (4.50) for cost in above case.

Peter Fisher J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of A. D., 19....., the said obtained a judgment against the said on the Docket of J. P., for dollars and cents, and costs taxed and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I, do hereby promise and undertake to the said in the sum of Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 19..... J. P.

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Paragon Refining Co;

Before

Peter Fisher

Justice of the Peace.

No.

28 ✓

Amount claimed, \$ 94 25
100

December 26th

1928

Pl'ffs.

U.S.

Engine Coogray

Def'ts.

Judgment, \$ 94 $\frac{25}{100}$

JUSTICE'S FEES.

JUSTICE'S FEES.	Pliff's Cost		Def'ts Cost	
	Dols.	Cts.	Dols.	Cts.
Summons				40
Affidavit				
Order of				
Undertaking				
Subpoena				
Names				
Swearing				
Witnesses				
Continuance				80
Adjournment				
Filing				
Papers				
Setting in Trial				
Record				
Words				
Judgment				80
Satisfaction				
Bail for Stay				
Execution and Filing				
Per Cent.				
Trans. and Certificate				
Docketing Bill of Sale				50
Indexing case				20
Returning cert.				50
Total				3 20

CONSTABLE'S FEES.

Sum. Serv., and Mileage	3.50
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

WITNESS' FEES.

total 3.55

WITNESS' FEES.

state that it is a corporation organized under and by authority of the laws of the State of Ohio, with its principal place of business at Toledo, O. In its cause of action said plaintiff states that there is due to it from the defendant on an account for goods and merchandise sold and delivered by the plaintiff to the defendant, at his special instance and request, as per itemized statement hereto attached and made a part hereof, the sum of ninety-four dollars and twenty five cents (94.25) which amount the plaintiff claims with interest from June 1st 1928. Wherefore, plaintiff prays judgment against the defendant for the sum of ninety-four and $\frac{25}{100}$ dollars (94.25) together with interest from June 1st 1928, in the amount of 2.82 the total being 97.07 and costs of this suit.

attorney for Plaintiff.
Summons was issued Dec. 26th 1928
to my Constable Jerome T. Underhill
Returnable January 2nd 1929 at 730 P.M.
Peter Fisher, J.P.

Summons returned
January 2nd 1929.
E. H. Hinden
Crested

On motion of I
continued to go

Defendants - can
an or before that
stated in Judge.

On the evening
partly not app
at 7.30 P.m.

Engine Cozgr
appear and
of the Pla
of Ninety-P
at 2.82 ¹⁰⁰ to
amounting to

Transcript

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such
as surety for the above Stay of Execution
against.....

pay the amount of said Judgment, interest

Taken by and signed and acknowledged
day of _____

, 19

delivered the same to

Execution returned and endorsed as

Justice of the Peace.

claimed, \$ 94 ²⁵/₁₀₀

1928

bill of particulars

now said plaintiff

tion organized under

a of the State of Ohio,

business at Toledo, O.

plaintiff state

from the defendant

and merchandise

the plaintiff to the

instance and

statement

made a part

ninety-four dollars

(94.25)

plaintiff claim

June 1st 1928

judgment

for the sum of

dollars (94.25)

from June 1st

of 2.82 the

and costs of

trap for Plaintiff

Dec. 26th 1928

home to under

2nd 1929 at 7:30 P.M.

to Fisher, J.P.

1929

order

Constable

On motion of Defendant - by reason of sickness case was continued to January 7th at 7.30 P.M.

Peter Fisher J.P.

Defendant - came and asked for continuance until Jan 22nd 1929 on a before that date promised to pay most or all of the sum as stated in judgment - asked.

Peter Fisher J.P.

On the evening of January 22nd 1929 time set for hearing partly not appearing, notice was sent for Jan. 22nd 1929 at 7.30 P.M. after waiting 1 hour for defendant - Mr. Eugene Cosgrove to appear, said Defendant - failed to appear and thus I rendered judgment in favor of the Plaintiff the Paragon Refining Co, the sum of Ninety Four Dollars and ²⁵/₁₀₀ (94.25) with interest at 2.82 Total Amount of Judgment 97.07 and costs amounting to Six dollars and ⁷⁵/₁₀₀ (6.75)

Peter Fisher Justice of Peace

Jan. 24th 1929. of Jerome Township, Mich. C. R.

Transcript made February 20th 1929.

Peter Fisher J.P.

Continued on Page 288

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... Stay of Execution expires J. P. 19..... Amt. then due, \$....., 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of A. D., 19....., the said obtained a judgment against the said on the Docket of J. P., for..... dollars and cents, and costs taxed and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I, do hereby promise and undertake to the said in the sum of Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 19..... J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

H. B. Mace agt-
may C. Mace

vs.

Joe Miller
Arnold Ohio

Judgment, \$ 22.82 + 77.24.

JUSTICE'S FEES.

	Plff's Cost		Def'ts Cost	
	Dols.	Cts.	Dols.	Cts.
Summons				40
Affidavit				
Order of				
Undertaking				
Subpoena				
Swearing				
Adjournment				
Filing				
Hearing case without trial			1.	00
Setting in Trial				
Record				
Judgment				80
Satisfaction				
Bail for Stay				
Execution and Filing				
Per Cent.				
Trans. and Certificate				
Indorsing Case				20
Docketing Bell				50
Remitting cost -				50
			3.	40

CONSTABLE'S FEES.

Sum. Serv., and Mileage	1.	45
Sub. Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial	1.	50
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		
	2.	95

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No.

29

Amount claimed, \$ 22.82

at 77.24 per cent. 24/100 December 21st 1928

The Plaintiff filed her bill of particulars

which is in substance as follows: Now comes the

plaintiff and says there is due her the sum of Twenty Two Dollars and Eighty Two Cents for necessaries and provisions from said Defendant - said plaintiff asks judgment for above sum with interest at 7% from October 20th 1928 and all costs of this action.

Signed H. B. Mace agt
may C. Mace.

Issued summons to my constable
of Jerome Townsend December 21st
1928 Returnable December 26th
1928 at 7.30 P. M

Peter Fisher J.P.

Summons returned December
26th 1928.

Signed E. H. Hinden Co.

At the above time and date the defendant - appeared and admitted that the statement contained in the Bill of Particulars was true and that judgment was rendered against him after he was examined, the defendant to pay judgment and all costs accrued in this action.

Peter Fisher J.P.

On failure after 10 days of Defendant paying judgment, the Plaintiff appealed the case furnishing Appeal Bond is given Transcript. Peter Fisher J.P.

The Appeal Bond
marked void and
as Transcript - G

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution against... pay the amount of said Judgment, interest

Taken by and signed and acknowledged
day of...

, 19

delivered the same to

Execution returned and endorsed as follows

's Court,

For

Summe

Township.

Justice of the Peace.

claimed, \$ 22.82

December 21st 1928

bill of particulars

Now comes the

here is due her

two Dollars and

necessaries and

Defendant-

Judgment for

interest at 7%

1928, and all

B. H. H. H. H.

any Constable

December 21st

December 26th

December

December

December

December

December

December

December

December

December

December

December

December

December

December

December

December

December

December

December

December

December

The Appeal Bond signed by Mary C. Mace and Harry B. Mace are marked void and case was filed in Clerk of Court office at Maypside as Transcript Lien, - this the 19th day of January 1929.

Peter Fisher J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the 26th day of December A. D., 1928, the said H. B. Mace and Mary C. Mace obtained a judgment against the said

for on the Docket of Peter Fisher J. P., for dollars and cents, and costs taxed at Six and 3/80 and the said

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

in the sum of \$4.47 Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 19..... J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Mary C. Mace
H. B. Mace agt;

Pl'ffs.

vs.
Louis Hamilton

Judgment, \$ 13.58 + ^{Def'ts.}

JUSTICE'S FEES.

	Plff's Cost Dols. Cts.	Def'ts Cost Dols. Cts.
Summons		40
Affidavit		80
Order of		70
Undertaking		
Subpoena Names		
Swearing Witnesses		
Continuance	40	
Adjournment		
Filing 2 Papers	20	
affirming & Reckat; and	80	
Setting in Trial		
Record Words		
Judgment		80
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
Docketing Bail Out	50	
Identifying Cost	50	
Indefinite case	20	

CONSTABLE'S FEES.

Sum. Serv., and Mileage	1 85
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	
order of attachment	1.00

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No. 30

Amount claimed, \$ 13.58

April 5th

1929

The Plaintiff filed her bill of particulars

which is in substance as follows: Now said

Plaintiff says there is due her from said defendant the sum of \$13.58 for necessities of life and merchandise. Now said Plaintiff asks judgment for above sum with interest at 8% from July 14th 1928 to November 9th 1928 and all costs of this action.

Signed -
Affidavit for order of attachment was made and sworn to this 5th day of April 1929 for amount - as given in above Bill of Particulars

Signed,
Issued summons April 5th 1929 to any constable of Union Township Union Co. Ohio returnable April 9th 1929 at 8 P.M.

Peter Fisher J. P.

With said Summons order of attachment was made to attach the following

Property One Essex Coach (2 Doors) Serial No. 456 693 and Engine No. 526 755 of the said Defendant of said Union County Ohio not exempted by law from being paid a applied to payment of the claim for above amount - as given in the Bill of Particulars Constable to make due return of his findings by return of the same on April 9, 1929

Defendant came a pay part - a one ha agreement - of Plaintiff

On May 8th 1929 therefore I this favor of Mace and all costs

Jan. 7th 1929 M.C. Mace above case

Received for Constable

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against

pay the amount of said Judgment, interest on

Taken by and signed and acknowledged day of

, 19

delivered the same to

Execution returned and endorsed as for

e's Court,

For

Leone

Township.

her Justice of the Peace.

claimed, \$ 13.58

1929

bill of particulars

ows: Now said

is due her from

the sum of 13.58

life and merchandise

asks judgment.

at interest

by 14th 1928

1928 and all

.

.

attachment

this 5th day of

1 - as given in

ans

.

.

il 5th 1929

ne Township

re April 9th 1929

Fisher J. P.

Order attachment

the following

each (2 Dollars)

693 and

755 of the said

in County Ohio

from being paid

of the claim

is given in the

Constable to make

findings by

in April 9, 1929

Defendant came and made answer April 8th 1929 as promised to pay part - a one half within two weeks and Total within 30 days by agreement - of Plaintiff time was extended two weeks.
April 8th 1929. Peter Fisher J. P.

On May 8th 1929 the defendant failed to appear as agreed and therefore I this the 8th day of May render judgment in favor of Mary C. Mace, et al H. B. Mace agt. for above sum and all costs to be paid by the defendant Jami Hamilton.
Peter Fisher J. P.

Jan. 7th 1930 Received from H. B. Mace agt. of M. C. Mace the sum of "2.85" for Constable fees in above case,
Peter Fisher J. P.

Received of Peter Fisher J. P. the sum of "2.85" for Constable fees in above case,
Constable,
E. H. Hinders

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of A. D., 19....., the said obtained a judgment against the said on the Docket of J. P., for dollars and cents, and costs taxed and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I, do hereby promise and undertake to the said in the sum of Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 19..... J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For Term

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

The Jay Garment Co
a
Corporation

Plffs.

vs.
Andrew J. Jenkins

Judgment, \$ 35.46 Def'ts.

JUSTICE'S FEES.

	Plff's Cost		Def'ts Cost	
	Dols.	Cts.	Dols.	Cts.
Summons			40	
Affidavit			80	
Order of				
Undertaking				
Subpoena Names				
Swearing Witnesses				
Adjournment				
Filing 2 Papers			20	
Setting in Trial				
Record Words				
Judgment				
Satisfaction				
Bail for Stay				
Execution and Filing				
Per Cent.				
Trans. and Certificate				
Docketing and Post			50	
Ministry cost			50	
Indexing case			20	
			2	60

CONSTABLE'S FEES.

Sum. Serv., and Mileage	1	30
Sub. Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial		
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No.

31

Amount claimed, \$ 35.46

April 27th

1929

The Plaintiff filed their bill of particulars

which is in substance as follows: Now Comes

Plaintiff and states that it is a corporation organized and existing under and by virtue of the laws of the State of Indiana and that defendant is an individual and both were such at all times hereinafter mentioned.

Plaintiff states that it sold and delivered to defendant at his special instance and request goods and merchandise of the value of (\$ 35.46) an itemized statement of said account is hereto attached marked Exhibit "A" and made a part thereof.

Plaintiff states that no part of same has been paid and there is due and owing to it from the defendant the said sum of \$ 35.46 which it claims of the defendant together with interest at 6% from October 15, 1928 and for costs herein expended.

Wherefore plaintiff prays judgment against defendant for the said sum of (\$ 35.46) with interest as aforesaid and for costs.

Signed by John G. Bodell

Att'y. for Plaintiff

Issued Summons April 27th 1929 to my Constable J. James Tp. Union Co. R. L. Hunsaker May 3rd 1929 at 8 P.M.

Peter Fisher
Affiant; The State of Ohio, Franklin Co., J. G. Bodell being first duly sworn says that he is one of the attorneys for above named Plaintiff, duly

authorized in the present stated and allegations particulars are

Sum to file me of April 1929.

Received of 35.46

Received of as Justice

Received of for cash

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution against pay the amount of said Judgment, interest

Taken by and signed and acknowledged day of

delivered the same to Execution returned and endorsed as

e's Court,

For Jerome

Township.

her Justice of the Peace.
 claimed, \$ 35.46

1929

bill of particulars

Now comes
 it is a corporation
 under and by virtue
 of Indiana and that
 dual and both men
 the mentioned,
 and delivered to
 al instance and
 merchandise of the
 limited statement
 to attached marked
 a part thereof.
 a part of same
 is due and
 defendant the said
 it claims of the
 it interest at 6%
 28 and for costs

rap judgments
 the said sum
 lent as aforesaid

John G. Bodell
 for Plaintiff
 April 27th 1929
 Home Tp, Union Co
 3rd 1929 at 8 P.M.
 Peter Fisher
 of Ohio Franklin Co
 just duly sworn
 the attorneys
 Plaintiff, duly

authorized in the premises; that plaintiff is a corporation and the facts
 stated and allegations contained in the above and foregoing bill of
 particulars are true as he verily believes.

Signed by John G. Bodell.

Sworn to before me and subscribed in my presence this 26th day
 of April 1929.

Notary Public Anna J. Fox.

Notary Public of Franklin Co. Ohio.

Received of Andrew J. Jenkins the sum of
 35.46 this the 3rd day of May before me.

Peter Fisher J. P.

Received of Andrew J. Jenkins the sum of 2.60
 as Justice of Peace on above case.

Peter Fisher J. P.

Received of Andrew J. Jenkins the sum of 1.30
 for Constable Fee on above case.

E. H. Hinderer
 Constable.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
 day of..... A. D., 19..... } Stay of Execution expires
 J. P. } 19..... Amt. then due, \$
 , 19..... Issued an Execution for
 returnable..... 19....., and
 delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said
 on the Docket of.....

J. P.,
 for..... dollars and
 cents, and costs taxed
 and the said

intends to appeal therefrom to the Court
 of Common Pleas of.....

County. Now, therefore,
 I,
 of..... do here-
 by promise and undertake to the said

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

Executed and acknowledged before me,
 and surety approved this.....
 day of..... 19.....

J. P.

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Plain City Park Co.,
a corporation under the
laws of the state of Ohio.

Pl'ff's.

U.S.

Docar Pursell

Def'ts.

Judgment, \$ 60 $\frac{00}{100}$

JUSTICE'S FEES.

JUSTICE'S FEES.		Plff's Cost	Def'ts Cost
		Dols. Cts.	Dols. Cts.
Summons			40
Affidavit			
Order of			
Undertaking			
Subpcena	Names		
Swearing	Witnesses		
Adjournment			
Filing	Papers		
Setting in Trial		2	00
Record	Words		
Judgment			80
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Docketing Bill of Part:			50
Stemming case			50
Indexing case			20
Total			4 40

CONSTABLE'S FEES.

Sum. Serv., and Mileage	1.30
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	1.50
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

WITNESS' FEES.

WITNESS' FEES.	2.80
----------------	------

Before

Peter Fisher

Justice of the Peace

No.

32

Amount claimed, \$ 60. 00

May 20th

1927

The Plaintiff^s filed their bill of particulars

which is in substance as follows: Now comes the

said Plaintiff and says they are a corporation, organized under the laws of the state of Ohio and furthermore says that the above defendant said Oscar Pursell owes said Plaintiff the sum of Sixty Dollars, (\$60.00) for rent of premises on the grounds a premises of said party Plaintiff herein, situated in the Township of Jerome Union County Ohio, and for all costs of this action.

Signe

Howard C Black Plaintiff atty

Issued Summons to any Constable
of Greene Township, Union County, Ohio
Returnable May 24th 1929 at-
8, P. M.

Peter Fisher, S. O.

Sumner returned May 24th 1929

after waiting one hour the defendant
failed to appear Judgment was
rendered in favor of the Plaintiff
Prison & Trial

Where upon the said plain-
tiff by its secretary, Cephas At-
kinson, produced its Articles of
Incorporation as such document
is authorized by 58626 General
Code of Ohio, to be used as ev-
idence, and the said J. M.
Curry and the said Cephas

Atkinson and
directing or re
duly sworn
as to the cla
and the reu
appearance
the plaintiff
upon said a
evidence of
upon his
defendant
with the
the rate
and plain

good and sufficient surety, caused an unde

STAY

to be entered herein, which follows:

In pursuance of the Statute in such
as surety for the above Stay of Execution
against

pay the amount of said Judgment, interest

Taken by and signed and acknowledged
day of _____

, 19

delivered the same to

Execution returned and endorsed as t

's Court,

For

Lerome

Township.

Justice of the Peace.

claimed, \$ 60.00

20th 1929

bill of particulars

Now comes the

up they are a

under the laws

and furthermore

defendant said

said Plaintiff

follow, (\$60.00)

on the grounds

partly Plaintiff

the Township

County, Ohio,

of this action

signed

Plaintiff atty

any Constable

County, Ohio

4th 1929 at

isher, J. P.

May 24th 1929

on the default

Judgment was

the Plaintiff

said plain-

, Aphas At-

its Articles of

ch document

58626 General

used as ev-

said J. M.

id Aphas

Atkinson, and F. B. McCullough, a member of the directing or renting committee of said plaintiff, being duly sworn as witnesses were duly examined as to the claim set forth in said Bill of Particulars and the return, the defendant being default for appearance, and upon the evidence produced by the plaintiff, I hereby find and render judgment upon said default of the said defendant and the evidence of the plaintiff for the plaintiff upon his Bill of Particulars against the defendant for the sum of sixty dollars, with the interest from May, 20, 1929 at the rate of six per cent, per annum, and plaintiff's costs, taxed at \$7.20.

Peter Fisher J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... Stay of Execution expires J. P. } 19..... Amt. then due, \$....., 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said

on the Docket of

J. P.,

for dollars and

cents, and costs taxed

and the said

intends to appeal therefrom to the Court

of Common Pleas of

County. Now, therefore,

I,

of do here-

by promise and undertake to the said

in the sum of

Dollars, that the said appellant (if judg-

ment be adjudged against him on the ap-

peal), will satisfy such judgment, with

interest and costs and costs that may

accrue; and also that the said appellant

will prosecute his appeal to effect and

without unnecessary delay.

Executed and acknowledged before me,

and surety approved this

day of 19.....

J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-8R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

John Dodge

Before Peter Fisher

Justice of the Peace.

No. 33

Amount claimed, \$ 270 ⁴²/₁₀₀

July 22¹/₂

1929

Plff's.

vs.

Arson Mitchell
Mark Mitchell
John Mitchell

Def'ts.

Judgment, \$ 270 ⁴²/₁₀₀

JUSTICE'S FEES.

Plff's Cost
Dols. Cts.

Def'ts Cost
Dols. Cts.

Summons		40
Affidavit		80
Order of		70
Undertaking		
Subpoena Names		
Swearing Witnesses		
Commencement		40
Adjournment		
Filing 2 Papers		20
Appraising & Docketing Bond		80
Setting in Trial		
Record Words		
Judgment		
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
Docketing fees of Court		50
Stenographic case		50
Indorsing case		20

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2.80
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	
Order of attachment	1.00

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No. 33

Amount claimed, \$ 270 ⁴²/₁₀₀

July 22¹/₂

1929

Plff's.

vs.

Arson Mitchell
Mark Mitchell
John Mitchell

Def'ts.

Judgment, \$ 270 ⁴²/₁₀₀

JUSTICE'S FEES.

Plff's Cost
Dols. Cts.

Def'ts Cost
Dols. Cts.

Summons		40
Affidavit		80
Order of		70
Undertaking		
Subpoena Names		
Swearing Witnesses		
Commencement		40
Adjournment		
Filing 2 Papers		20
Appraising & Docketing Bond		80
Setting in Trial		
Record Words		
Judgment		
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
Docketing fees of Court		50
Stenographic case		50
Indorsing case		20

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2.80
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	
Order of attachment	1.00

WITNESS' FEES.

which is in substance as follows: Now comes the

plaintiff says there is due him from said defendants the sum of 270 ⁴²/₁₀₀

for money on a Promissory note as Exhibit A. of 300.00 plus 17% int. for 1 year at 8% int. after due and a sum of 45.00 extra for a business transaction said plaintiff asks for judgment of above sum and for all costs of this action.

Signed.

Affidavit and for order of attachment was made and sworn to this 22¹/₂ day of July 1929 for amount as given in bill of Particulars.

Signed.

Issued summons July 22¹/₂ 1929 to any constable of Justice of the Peace. & returnable July 26¹/₂ 1929; 8.30 P.M.
Peter Fisher J. P.

With said summons order of attachment was made to attach the following all crops and interest therein of said defendants not exempt by law from being applied to payment of the claim for above amount as given in bill of Particulars, Constable to make due return of his findings by virtue of the same on July 26¹/₂ 1929 at 8.30 P.M.

Peter Fisher J. P.

Bond for a
w the amount
1929,

approved by
day of July

Parties can
can crop and
was granted.

On August
Plaintiff.

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such
as surety for the above Stay of Execution
against
pay the amount of said Judgment, interest

Taken by and signed and acknowledged
day of

, 19

delivered the same to

Execution returned and endorsed as

e's Court,

For

Jesse

Township.

Justice of the Peace.

claimed, \$ 270 ⁴²/₁₀₀

1929

his bill of particulars

Now came the
due him from
sum of 270 ⁴²/₁₀₀

say not as
due 17% int- for 1
due and a sum
business trans-
asks for
sum and for
tion.

of Attachment-
this 22nd day
as given in

July 22nd 1929 to
the T. Amis. &
1929; 8.30 P.M.
Fisher J. P.

order of attachment
the following
do therein
t- exempt- by law
to payment of the
amount- as given
is, Constable to
his findings
me on July 26th

Fisher J. P.

Bond for adn of attachment was signed at sum to
to the amount of \$50. - Thus the 22nd day of July
1929,

Signed.

approved by and signed before me this the 22nd,
day of July 1929.

Peter Fisher J. P.

Parties came to an understanding to wait on what
can crop and asked for continuance indefinitely while
was granted.

This the 26th day of July 1929.

Peter Fisher J. P.

On August 1929 defendants paid \$50. to the
Plaintiff.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,
of..... do here-
by promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

T. M. Wise

Before Peter Fisher Justice of the Peace.

No. 34 Amount claimed, \$ 131.50

July 25th

1929

H. B. Morgan

Plff's.

vs.

The Plaintiff filed his bill of particulars

which is in substance as follows: Now comes the

plaintiff and says the defendant H. B. Morgan is indebted and owing the plaintiff the sum of \$75.00 with interest thereon at the rate of 8 per cent per annum from the 25th day of Dec, 1923 and interest at the rate of 8% per annum on the sum of \$100.00 from the 21st day of September 1921 until the 25th day of December 1923 on a promissory note said note being hereto attached marked exhibit A and made a part thereof, wherefore plaintiff prays judgment against said defendant in the sum of \$75.00 with interest thereon at the rate of 8% per annum from the 25th day of December 1923 and interest at the rate of 8% per annum from the 21st day of September 1921 until the 25th day of December 1923 on the sum of \$100.00 and costs.

Judgment, \$ 131.50 Def'ts.

JUSTICE'S FEES.

Plff's Cost
Dols. Cts.

Def'ts Cost
Dols. Cts.

Summons 40

Affidavit 80

Order of 40

Undertaking 10

Subpoena Names 2 00

Swearing Witnesses 80

Continuance 40

Adjournment 10

Filing Papers 2 00

Setting in Trial 2 00

Record Words 80

Judgment 80

Satisfaction 80

Bail for Stay 80

Execution and Filing 80

Per Cent. 20

Trans. and Certificate 50

Backlog Bill of Part 50

Stippling Case 20

Indorsement Case 20

CONSTABLE'S FEES.

Sum. Serv., and Mileage 2.35

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum. Jury and Mileage

Copies

Ex. and Per Cent.

WITNESS' FEES.

Affidavit
T. M. Wise being duly sworn
says the facts stated and allega-
tions made in the foregoing are
true, as he verily believes.
Signed by T. M. Wise
Subscribed before John Daily
the 24th day of July 1929.

Issued Sum
the 25th
at 8.30 P.M.

Summons return

Both parties
he and the
therefore I
render jud
condition, that
the 15th d

All costs paid
29th as on

Mr. H. B. M.
\$70.00, 7
for the
on October 11
November 10

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such
as surety for the above Stay of Execution
against
pay the amount of said Judgment, interest

Taken by and signed and acknowledged
day of

, 19

delivered the same to

Execution returned and endorsed as

Justice of the Peace.

claimed, \$ 131.50

1929

bill of particulars

Now comes the defendant R. S.

and owing the

of 75.00 with

the rate of 8 per cent

25th day of Dec,

in rate of 8%

sum of 100.00 from

the 1921 until

in 1923 on a

ed note being

led exhibit of

hence, wherefore

ment-against-

the sum of 75.00

at the rate of 8%

the 25th day

and intent

a sum from

timber 1921

day of December

20 100.00 and

Daily atty,

f Plaintiff

duly sworn

ted and allega-

forgoing all

phases

of R. M. Wise

in Daily

4 1929,

Issued summons to my Constable of Leane Tp. Min. 9. & the 25th day of July 1929. Return on July 29th 1929 at 8.30 P.M.

Peter Fisher J. P.

Summons returned July 29th 1929 at 8.30 P.M.

Signed,

Constable

Both parties appeared and the defendant acknowledged he owed the Plaintiff T. M. Wise the above sum. Therefore I on the 29th day of July 1929 render judgment in favor of the Plaintiff on the condition that no execution be made before the 15th day of September 1929.

Peter Fisher J. P.

All costs paid in full up to and including July 29th as on margin

P. F.

Mr. H. S. Magan paid Sept. 10th 1929 the sum of 70.00, time was extended until October 10th 1929 for the remaining 61.50.

On October 11th paid 31.00
November 10th 1929 paid 15.00

Balance to be paid

Continued on Page 288

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... Stay of Execution expires J. P. 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of A. D., 19....., the said obtained a judgment against the said on the Docket of J. P., for dollars and cents, and costs taxed and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I, do hereby promise and undertake to the said in the sum of Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 19..... J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Board of Education
Greene Township.

vs.

A. J. Jenkins

Plff's.

Def'ts.

Judgment, \$ 258.03

JUSTICE'S FEES.

Plff's Cost	Def'ts Cost
Dols. Cts.	Dols. Cts.
	40
	80
	70
	75
	20
	80
1	00
	80
	50
	50
	20
6	45
	2.35
	2.00
	1.00
	1.00
	6.35

Summons

Affidavit

Order of attachment

Undertaking

Subpoena Names

Swearing Witnesses

Order of Appraisement

Adjournment

Filing 2 Papers

affidavit and

Setting in Trial

Record Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Per Cent.

Trans. and Certificate

Receiving Bill of Part

Attorney's Cost

Indefinite case

CONSTABLE'S FEES.

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial without hearing

Sum. Jury and Mileage

Copies

Ex. and Per Cent.

ad. of attachment

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No.

35

Amount claimed, \$ 258.03

August - 8th

1929

The Plaintiff filed this bill of particulars

which is in substance as follows: Now comes the

plaintiff, as such Board of Education, and say that the defendant - A. J. Jenkins, is indebted to them in the sum of \$ 258.03 which is due for school books handled by said defendant - for said Board of Education a copy of said account - being attached hereto, marked "Exhibit A" and made a part of this Bill of Particulars. Wherefore, the plaintiff pray judgment against the defendant for 258.03 and all costs.

Richard Thrale

Attorney for Plaintiff.

Affidavit.

J. E. Curry, being first duly sworn, says that he is one of the plaintiffs filing the above Bill of Particulars, and that the facts stated are true to the best of his knowledge and belief.

Signed J. E. Curry.

Sworn to and subscribed before me this 8th day of August - 1929.

Richard Thrale, Notary Public
Union County, Ohio

Affidavit for attachment was made signed and filed, this 8th day of August - 1929, signed by J. E. Curry showing that defendant was justly indebted to Plaintiff to amount in Bill of Particulars and ought to receive and attach such in possession of defendant.

Sworn to and

Issued Summons
the 8th day of August
1929 at 8 P.

Summons released

The one man
and after we
appear, June
from of
Greene Township
the sum of
and three to
to amount

\$ 6.35 for

Received of
91.03
as received - Sign

good and sufficient surety, caused an und

STAY

to be entered herein, which follows:

In pursuance of the Statute in such
as surety for the above Stay of Execution
against

pay the amount of said Judgment, interest

Taken by and signed and ac
day of

19

delivered the same to

Execution returned and endorsed as

's Court,

For

Greene

Township.

191

Justice of the Peace.

claimed, \$ 258.03

1929

bill of particulars

Now comes the

of Education, and

J. Jenkins, is

sum of 258.03

books handled by

Board of Education

-being attached

to "A" and

Bill of Particulars,

pay judgment

-for 258.03

Thall

of Plaintiff.

first duly sworn

the plaintiff

Particulars, and

is true to the best

belief;

E. Curry.

I before me

-1929.

Thall, Notary Public

in County Ohio,

document was

filed, the

1929, signed by

that defendant

led to Plaintiff

of Particulars

and attach

of defendant.

Sworn to and signed this the 8th day of August - 1929.

Peter Fisher, J.P.

Issued Summons to any Constable of Greene Tp. this
the 8th day of August - 1929, Returnable August - 12th,
1929 at 8 P. M.

Signed Peter Fisher J.P.

Summons returned August - 12th, 1929 at 8 P. M.

Constable.

The one Mr. J. E. Curry of the Plaintiff appeared
and after waiting 1 hr. the defendant - failing to
appear Judgment - was rendered by me in
favor of the Plaintiff the Board of Education of
Greene Township Union County, Ohio, which is
the sum of Two Hundred and fifty eight dollars
and three cents (\$258.03) with costs amounting
to amount of \$6.35 for Justice fees and
\$6.35 for Constable fees Total costs \$12.70.

Peter Fisher, J.P.

Received from Warren P. Beltz the sum of
\$91.03 to settle balance of account - J. E. Jenkins
as receiver. Signed J. E. Curry M.D.E. Constable

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
..... J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said.....
on the Docket of..... J. P.,
for..... dollars and
..... cents, and costs taxed
..... and the said
intends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,..... do hereby
of..... do hereby
by promise and undertake to the said.....
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

C. Q. Dixon

Plff's.

vs.
A. J. Jenkins

Def'ts.

Judgment, \$ 182.00

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons		40
Affidavit		80
Order of attachment		70
Undertaking		
Subpoena Names		
Swearing Witnesses		
Adjournment		
Filing 2 Papers		20
Applying Bond		80
Setting in Trial	1.00	
Record Words		80
Judgment		
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
Returning Bill of Part.		50
Returning Cert.		50
Returning Case		20
Total		5.90

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2.35
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial without hearing	1.00
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	
Order of attachment	1.00
Total	4.35

WITNESS' FEES.

Before Peter Fisher Justice of the Peace.

No. 36 Amount claimed, \$ 182.00

August-14th 1929

The Plaintiff filed his bill of particulars which is in substance as follows: now comes the

plaintiff C. Q. Dixon and says said defendant owes him the sum of One Hundred and Eighty two dollars (\$182.00) in business transaction and said plaintiff prays for judgment and costs of this action.

C. Q. Dixon Off.

affidavit

C. Q. Dixon being duly sworn says he is the plaintiff filing above Bill of Particulars and facts stated are true.

Signed by C. Q. Dixon,
Sworn to and subscribed before me
this 14th day of August-1929.

Peter Fisher J. P.

Order of attachment - was made on above date upon the property stock and merchandise of A. J. Jenkins and filed this the 14th day of August-1929.

Peter Fisher J. P.

Bond was furnished upon same date and approved by me.

Peter Fisher J. P.

Summons were issued to any Constable of Town of Union Co. Ohio Returnable August-19th 1929 at 8 P. M.

Summons returned and defendant not found.

Peter Fisher, J. P.

After waiting for judgment - was for the amount the defendant - Constable fees

good and sufficient surety, caused an und...

STAY

to be entered herein, which follows:

In pursuance of the Statute in such as surety for the above Stay of Execution against... pay the amount of said Judgment, interest

Taken by and signed and acknowledged day of...

, 19

delivered the same to

Execution returned and endorsed as

's Court,

For

Jerome

Township.

Justice of the Peace.

claimed, \$ 182.00

192

bill of particulars

Now comes the

and says said

the sum of

eighty two dollars

in transaction

says for Judgment

tion.

C. Dixon Off.

being duly sworn

off filing above

facts stated

C. A. Dixon,

did file me

1929.

John J. P.

was made on

a property stock

A. J. Jenkins

14th day of

John J. P.

upon same

by me.

John J. P.

and to any

of Union Co. Ohio

19th 1929

and defendant

John J. P.

After waiting on him the defendant - failed to appear and
Judgment - was rendered in favor of the Plaintiff C. A. Dixon.
for the amount of (\$182.00) and also costs against
the defendant. for as follows Justice fees (\$5.90)
Constable fees (\$4.35) Total Costs \$10.25

Peter Fisher J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of County. Now, therefore,
I, do hereby
promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

D. D. Patch

Before Peter Fisher Justice of the Peace.

No. 37 Amount claimed, \$ 64.05

August - 15th

1929

Plff's.

The Plaintiff filed his bill of particulars

which is in substance as follows: now came the

plaintiff D. D. Patch and says there is due him from said defendant for labor performed at his store the sum of Sixty Four dollars and 05^{cts} (64.05) and said plaintiff pays for judgment and all costs of the action.

D. D. Patch, Plf.

affidavit

D. D. Patch being duly sworn says he is the plaintiff filing above Bill of Particulars and facts stated are true.

Signed by D. D. Patch.

Sworn to and subscribed before me this 15th day of August 1929.

Peter Fisher J.P.

Order of attachment was made on above date upon the property stock and merchandise of A. J. Jenkins and filed this the 15th day of August 1929.

Peter Fisher J.P.

Bond was furnished upon same date and approved by me.

Peter Fisher J.P.

Summons were issued to any constable of Jerome Tp, Union Co. Ohio, Peter Fisher August 19th 1929 at 8. P. M.

Summons returned and defendant not found. Peter Fisher J.P.

after waiting
judgment -
for the am
and costs - as
Justice fees

Judgment, \$ 64.05 Def'ts.

JUSTICE'S FEES.

Plff's Cost
Dols. Cts.Def'ts Cost
Dols. Cts.

Summons		40
Affidavit		80
Order of attachment		70
Undertaking		
Subpoena Names		
Swearing Witnesses		
Adjournment		
Filing 2 Papers		20
affirming bond		80
Setting in Trial	1.	
Record Words		
Judgment		80
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
packing bill of lading		40
flaming cost		50
making case		20
Total		5.90

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2.35
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial without trial	1.00
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	
order of attachment	1.00

Total 4.35

WITNESS' FEES.

good and sufficient surety, caused an und

STAY

to be entered herein, which follows:

In pursuance of the Statute in such as surety for the above Stay of Execution against

pay the amount of said Judgment, interest

Taken by and signed and acknowledged day of

19

delivered the same to

Execution returned and endorsed as

e's Court,

For

Jerome

Township.

Justice of the Peace.

claimed, \$ 64.05

1929

his bill of particulars

now came the

and say then

aid defendant-

at his state

Four dollars

) at said

Judgment-

acties.

Patch, Ref.

being duly

the plaintiff

particulars and

e,

by P.D. Patch.

ibid before me

August 1929

Fisher J.P.

- was made

the property

due to A. J. Jenkins

5th day of

Fisher J.P.

I upon same

by me.

Fisher J.P.

sent it any

e Pp. Un. Ct. 9.

at 19th 1929

and defendant

Fisher J.P.

after waiting an hour and defendant - failed to appear
 Judgment was rendered in favor of the plaintiff P.D. Patch
 for the amount of Sixty Four dollars and five cents (64.05)
 and costs assessed against the defendant as follows:
 Justice fees (5.90) Constable fees 4.35 Total 10.25

Peter Fisher J.P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
 day of..... A. D., 19..... } Stay of Execution expires.....
 J. P. } 19..... Amt. then due, \$.....
 , 19..... Issued an Execution for.....
 returnable..... 19....., and
 delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
 A. D., 19....., the said
 obtained a judgment against the said.....
 on the Docket of..... J. P.,
 for..... dollars and
 cents, and costs taxed
 and the said
 intends to appeal therefrom to the Court
 of Common Pleas of..... County. Now, therefore,
 I,..... do hereby
 by promise and undertake to the said.....
 in the sum of..... Dollars, that the said appellant (if judg-
 ment be adjudged against him on the ap-
 peal), will satisfy such judgment, with
 interest and costs and costs that may
 accrue; and also that the said appellant
 will prosecute his appeal to effect and
 without unnecessary delay.

Executed and acknowledged before me,
 and surety approved this.....
 day of..... 19.....
 J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

G. F. Cline
as
Treasurer of Union County
vs.
Plff's.

T. E. Kilbury
Def'ts.
Judgment, \$ 46.59

JUSTICE'S FEES.

Plff's Cost		Def'ts Cost	
Dols.	Cts.	Dols.	Cts.
			40
			80
			20
			50
			50
			20
			260

Summons			40
Affidavit			80
Order of Undertaking			
Subpoena	Names		
Swearing	Witnesses		
Adjournment			
Filing	2 Papers		20
Setting in Trial			
Record	Words		
Judgment			
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Debiting Bail/Paid			50
Debiting Cost			50
Indebted case			20
			260

CONSTABLE'S FEES.

Sum. Serv., and Mileage		1	30
Sub. Serv., and Mileage			
Sum. Appraisers			
Schedule and Bond			
Serv. Garnishee			
Att. Trial			
Sum. Jury and Mileage			
Copies			
Ex. and Per Cent.			

WITNESS' FEES.

Before Peter Fiske Justice of the Peace.

No. 38 Amount claimed, \$ 44.37

plus 5% penalty Dec. 4th 1929

The Plaintiff filed his bill of particulars

which is in substance as follows: Now comes

the Plaintiff G. F. Cline and says that he is the duly elected, qualified and acting Treasurer of Union County, Ohio, and the defendant, T. E. Kilbury, is indebted and owing to Union County, Ohio the sum of \$44.37 for delinquent personal taxes assessed against the defendant as shown by an itemized statement hereto attached, marked "Exhibit A" and made a part thereof. Wherefore plaintiff prays for a judgment against the defendant in the sum of \$44.37 with a penalty of 5 per cent and costs.

G. F. Cline

Treasurer of Union Co.

Affidavit.

State of Ohio
Union Co., O., ss.

G. F. Cline being duly sworn says the facts stated and allegations made in the foregoing petition are true, as he verily believes.

G. F. Cline

Sworn to before me and subscribed in my presence this 4th day of December 1929

John Dailly
Notary Public

Summons
1929 to
returnable

Summons
M. T. E. Kil
10th 1929
\$46.59 was
attorney for the
and \$3.9

Received
Constable

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such
as surety for the above Stay of Execution
against
pay the amount of said Judgment, interest

Taken by and signed and acknowledged
day of

, 19

delivered the same to
Execution returned and endorsed as

e's Court,

For

Greene

Township.

Justice of the Peace.

claimed, \$ 44.37
ec. 4th. 1929
bill of particulars

Now comes
Cline and says
by elected, and
sever of Union
the defendant
debited and
County, Ohio
for delinquent
ed against
hour by an
-held to
"Exhibit A"
thereof.
prays for a
the defendant
4.37 with a
and Costs.
Cline
treasurer of Union Co.?

by sworn say
and allegations
young petitioner
sincerely believe
J. G. Cline
and subscribed
this the 4th day
of Daily
of Public

Summons issued this the 4th day of December
1929 to any Constable of Greene Tp. Union Co., Ohio
returnable December 9th of 1929 at 8.00 P. M.
Peter Fisher J. P.

Summons returned December 8th 1929.
Mr. T. E. Kilbuck by telephone was met Tuesday December
10th 1929 and paid total \$50.49 of which
\$46.59 was paid for the delinquent - tax to John Daily
attorney for the Plaintiff G. G. Cline treasurer of Union Co. Ohio
and \$3.90 for cost of this action.
Peter Fisher J. P.

Received of Peter Fisher the sum of \$7.30 for
Constable fees in above T. E. Kilbuck case.

Constable,

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
..... A. D., 19....., the said
obtained a judgment against the said
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,..... do here-
by promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of..... 19.....
J. P.

e's Court,

For

June

Township.

199

Justice of the Peace.

claimed, \$ 96.75

1929

bill of particulars

Now comes
that the
Gannon

in goods,

amount of

\$ 96.75 said

judgment of \$ 96.75

action.

signed,

atty.

to any constable

County, Ohio.

December 1929

27th 7.00 P.M.

December 26th 1929

the defendant at

the defendant

trial and

hearing

\$ 96.75

costs,

Mrs. Helen

sum of

judgment as

on this page,

W. Fisher J.P.

Received from Mrs. Helen Gannon the
sum of 3.90 for court-costs of this action,
Peter Fisher. J.P.

Received from Peter Fisher the sum of
1.30 for constable fees in above case,

Constable,

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires.....
J. P. } 19..... Amt. then due, \$.....
19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said.....
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of.....
County. Now, therefore,
I,..... do hereby
promise and undertake to the said.....
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

e's Court,

For

Jerome

Township.

Justice of the Peace.

claimed, \$ 50.76

1930

bill of particulars

Said Plaintiff

ment and

marked Exhibit

endant-

indebted to

Plaintiff and

ent of 50.76

this action,

- Chandler,

issued to any

one of Union Co,

1930

February 12th

m,

Fisher, J. P.

marked Exhibit

by Bead: Chandler

before

Notary Public

30

30 after waiting

endant- and

Judgment

Plaintiff

Co. to the

together with all

margin of the

was

2.40

1.60

Total costs of case \$ 4.⁰⁰/₁₀₀
 Dated this 12th day of February 1930.
 Peter Fisher, J. P.

Transcript of above case made to Clerk of Court of Union
 County this 27th day of February 1930.

Peter Fisher, J. P.

Received the sum of \$ 2.⁰⁰/₁₀₀ for making
 transcript of above case.

Peter Fisher, J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
 day of A. D., 19..... } Stay of Execution expires
 J. P. } 19..... Amt. then due, \$
 , 19..... Issued an Execution for
 returnable 19....., and
 delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said
 on the Docket of J. P.,

for dollars and
 cents, and costs taxed
 and the said

intends to appeal therefrom to the Court
 of Common Pleas of County. Now, therefore,

I,
 of do hereby
 by promise and undertake to the said

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

Executed and acknowledged before me,
 and surety approved this
 day of 19.....

J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Federal Detention
Service Co, Columbus O.

Plff's.

vs.

J. M. Yoder

Judgment, \$108.05 Def'ts.

JUSTICE'S FEES.

	Plff's Cost Dols. Cts.	Def'ts Cost Dols. Cts.
Summons	40	
Affidavit	80	
Order of <i>Marb</i>	70	
Undertaking		
Subpoena Names		
Swearing Witnesses		
Adjournment		
Filing <i>2</i> Papers	20	
Setting in Trial	1 00	
Record Words		
Judgment	80	
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
<i>Posting and Fee</i>	50	
<i>Stenog. at</i>	60	
<i>Indexing case</i>	20	
<i>total</i>	5.70	

CONSTABLE'S FEES.

Sum. Serv., and Mileage	.95
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	1.50
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	
<i>Order of attachment</i>	1 00

total 3.45
WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No.

41

Amount claimed, \$ 108.05

May 1st

1930

The Plaintiff filed their bill of particulars

which is in substance as follows: Now comes the

Plaintiff through their agent J. D. Ginnabary and say that defendant J. M. Yoder is indebted to said plaintiff for a note of \$62.54 plus interest from March 25th 1921 with interest at 8%, making a total of \$108.05 above bill of particulars is with an Exhibit A the named note.

Affidavit was signed and sworn to the above fact and signed by J. D. Ginnabary agent before me this the 1st day of May 1930.

Attachment was issued May 1st 1930 on any chattels real-estate and other possessions together with summons served returnable May 5th 1930 at 8 o'clock P.M.

This was given to E. H. Hinden a Constable of Union Twp. Union County, Ohio.

On Monday evening summons and attachment returned with no property or effects found. The defendant J. M. Yoder was present and gave oath was questioned by me also as witness Homer Dodge being present was also sworn and questioned by me, after

considering a
return and
that case
costs where
the 5th

good and sufficient surety, caused an und

STAY

to be entered herein, which follows:

In pursuance of the Statute in such
as surety for the above Stay of Execution
against

pay the amount of said Judgment, interest

Taken by and signed and ac
day of

, 19

delivered the same to

Execution returned and endorsed as

e's Court,

For

Jerome

Township.

sher Justice of the Peace.

t claimed, \$ 108 ⁰³/₁₀₀

1930

heni bill of particulars

lows: Now came the

in agent - J. P.

p that defendant

bled to sail plain-

62.54 plus

25 ⁰⁰/₁₀₀ 1921

57, making a

above Bill of

an Exhibit 'A'

considering all facts it was deemed and Judgment rendered in the circumstances as no proper found - that case be dismissed and Plaintiff pay all costs wherefore I hereto set my name this the 5th day of May 1930.

Peter Fisher J. P.

signed and
the fact and
involving a
the 1st day of

issued may
chattel real -
his possessions
sums sent
the 5th 1930 at

E. H. Hinden
Union

ing summons
eternal with
to find
J. M. Yoder
gave oath
me also
Podge being
union and
me, after

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
..... J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
..... A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of County. Now, therefore,
I, do hereby
promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Chas. Hall

Before

Peter Fisher

Justice of the Peace.

No.

42

Amount claimed, \$

May 12th

1930

vs.

Plff's.

Charles Stewart

The Plaintiff filed his bill of particulars

which is in substance as follows: The said

plaintiff Chas. Hall a resident of Union Co., doth hereby make his complaint - to me against one Charles Stewart for that the said Charles Stewart is unlawfully and forcibly detain from the undersigned person in the following property situated in the Township of Union County of Union State of Ohio and described as follows a log residence on the Branch Scott farm.

Notice having been given in writing May 7th 1930 to leave premises, undersigned asks process and restitution. Dated this May 12th 1930.

Signed, C. L. Hall

Plaintiff

May 12th 1930 issued Summons to any Constable of Union Co. to be served upon said Chas Stewart. Returnable May 15th 1930 at 8. P. M.

Peter Fisher

Summons returned

May 15th 1930 served personally on Chas. Stewart.

At the appointment of his attorney and Stewart would be vacated by Justice and against - on May 2 by Justice

Received as Justice Dated

Received as Constable

Judgment, \$

Def'ts.

JUSTICE'S FEES.

Plff's Cost
Dols. Cts.

Def'ts Cost
Dols. Cts.

Summons 40

Affidavit

Order of

Undertaking

Subpoena Names

Swearing Witnesses

Adjournment

Filing Papers

Setting in Trial 2 00

Record Words

Judgment 80

Satisfaction

Bail for Stay

Execution and Filing

Per Cent.

Trans. and Certificate

Declining Complaint 50

Declining Cost 50

Indefinite Cost 20

Cost 5.20

CONSTABLE'S FEES.

Sum. Serv., and Mileage 1 30

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial 1 50

Sum. Jury and Mileage

Copies

Ex. and Per Cent.

Cost 1. 00

Total 3 80

WITNESS' FEES.

good and sufficient surety, caused an un-
STAY

to be entered herein, which follows:

In pursuance of the Statute in such
as surety for the above Stay of Execution
against
pay the amount of said Judgment, interest

Taken by and signed and ac-
day of

, 19

delivered the same to

Execution returned and endorsed as

e's Court,

For Jerome

Township.

Justice of the Peace.
claimed, \$
1930
his bill of particulars
The said
a resident of
hereby make
me against
for this
is Stewart is
forcibly detain
small portion in
property situated
of Jerome
of this and
are a log
be known
en given in
1930 to leave
assigned as
stitution
12th 1930

L Hall
Plaintiff
issued Summons
of Jerome
said Chas
he May 15th
Peter Fisher
served
Stewart

At the appointed hour said defendant came represented by his attorney L. A. Davis, after being sworn both Mr. Hall and Stewart it was decided by both parties that property would be vacated within 8 days it was satisfactory to Justice and furthermore all costs were levied against Plaintiff.
On May 23rd time extended until May 24th 1930 by Justice.

Signed Peter Fisher J. P.

Received of Chas. Hall the sum of \$5.20
as Justice Fee for above case.
Dated this 18th day of August 1930.
Peter Fisher J. P.
Received of Chas. Hall the sum of \$3.80
as Constable Fee in above case.

Constable

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

STAY OF EXECUTION

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

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,..... do hereby
promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For *per*

12-5-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Geo. Doellinger

Before *Peter Fisher* Justice of the Peace.

No. *43* Amount claimed, \$

Plff's.

For process of restitution Aug 25 1930

The Plaintiff filed his bill of particulars

which is in substance as follows: Now the

said *Geo. Doellinger* filed his complaint - against - *Joe J. Davis* as follows the above defendant.

unlawfully living on premises of *C. G. Koerner*, in house formerly the *John Crotinger* homestead situated in *Greene Tp. Union Co.*

House described as follows painted cream color, said house used by *Geo. Doellinger* the plaintiff as a tenant house together with truck patch.

House being a frame dwelling located on the *Crotinger* road said plaintiff asks for restitution Notice to leave above premises was given in writing to defendant - August 21st 1930 signed.

Issued summons on above complaint - for appearance at trial and returnable August 28th 1930 at 8 P.M. and delivered to *E. N. Hinden* Constable.

The following witnesses were subpoenaed *C. G. Koerner* and *Jesse A. Brown* Summons returned August 28th 1930 having been left at residence, subpoenas returned

with order The house begin.

Both Parties after hearing *C. G. Koerner* and *Jesse* weighing the by me to verdict u

signed Aug On Aug taken at he I render and restitu signed

Writ of Resti *E. N. Hinden* said Defendant day from d

Said Costs to be paid by defendant are found if

good and sufficient surety, caused an und STAY to be entered herein, which follows: In pursuance of the Statute in such as surety for the above Stay of Execution against pay the amount of said Judgment, interest.

Taken by and signed and ac day of, 19 delivered the same to Execution returned and endorsed as

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons 40

Affidavit

Order of

Undertaking

Subpoena 2 Names 20

Swearing 5 Witnesses 50

Adjournment

Filing Papers

Writ of Restitution 80

Setting in Trial 2 00

Record Words

Judgment 80

Satisfaction

Bail for Stay

Execution and Filing

Per Cent.

Trans. and Certificate

Glennish out call 50

Docting Complaint 50

Indexing Case 20

Total 5.90

CONSTABLE'S FEES.

Sum. Serv., and Mileage 2 35

Sub. Serv., and Mileage 6 10

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial 1 50

Sum. Jury and Mileage

Copies

Ex. and Per Cent.

Notice to leave premises 2 05

Total 12.00

WITNESS' FEES.

C. G. Koerner 1 80

Jesse A. Brown 2 40

4.20

e's Court,

For

Jerome

Township.

her Justice of the Peace.

elaimed, \$

stitution, Aug 25th 1930

his bill of particulars

ows: Now the

inger filed

ained - Joe J. Davis

above defendant.

g on premises

house formerly

homestead

me Tp. Union Co.

s follows

lo said

Geo. Dollinger

tenant house

k patch

frame dwelling

Crottinger road

for restitution

above

in writing

Aug 21st 1930

s on above

pearance at

able August

P. M. and

Hindern

Hindern

Hindern

Hindern

Hindern

Hindern

Hindern

Hindern

Hindern

Hindern

Hindern

Hindern

Hindern

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Hindern

Hindern

with endorsement;

The hour of 8 o'clock arrived for trial to begin.

Both Parties being present the trial proceeded, after hearing testimony from Mr. Geo. Dollinger, C. G. Koerner, Mr. Joe J. Davis, Mrs. Joe J. Davis and Jesse A. Brown, and carefully considering same weighing their evidence carefully it is decided by me to consider more closely and not render verdict until later.

Signed August 28/30. Peter Fisher J. P.

On August - 29th 1930 comparing my notes taken at hearing and considering same carefully I render judgment in favor of Plaintiff, and restitution.

Signed Aug. 29/30 Peter Fisher J. P.
Writ of Restitution was issued to Constable E. H. Hindern of Jerome Tp. Union County Ohio to cause said Defendant to be removed on or before 10 days from date of trial, Returnable Sept. 6th 1930.
Peter Fisher J. P.

Said costs to be paid by defendant sufficient - chattels are found if not - costs be paid by Plaintiff. For 293 cm

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of
J. P.,
for dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of
County. Now, therefore,
I, do hereby
promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Dr. W. C. Viga

Plff's.

vs.

Ralph Dearwater

Def'ts.

Judgment, \$ 17.28

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons		40
Affidavit		80
Order of attachment		70
Undertaking		
Subpoena Names		
Swearing Witnesses		
Adjournment		
Filing 2 Papers		20
affirming Bond		80
Setting in Trial		
Record Words		
Judgment		
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
Docketing Bail Bond		50
Receiving Coll -		50
Indorsing case		20
total		4.10

CONSTABLE'S FEES.

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

WITNESS' FEES.

Before Peter Fisher

Justice of the Peace.

No. 44

Amount claimed, \$ 17.28

September 3rd

1930

The Plaintiff filed his bill of particulars

which is in substance as follows: Now comes the

plaintiff and says there is due him for provision and groceries from said defendant the sum of 17.28 the plaintiff prays for judgment for above 17.28 and cost of this action. Affidavit - Dr. W. C. Viga being duly sworn and says that he is the plaintiff in above entitled case that Ralph Dearwater said defendant is justly indebted to said plaintiff for provision and groceries that said claim is just he believes said plaintiff ought to recover the amount of 17.28 and that property sought to be attached is not exempt from execution, and said affiant says that this is an honest and livehood debt.

W. C. Viga

sworn and acknowledged before me this 3rd day of September 1930

Peter Fisher J.P.

Bond being signed in my presence for order of attachment to the sum of 35.00 by W. C. Viga this 3rd day of September 1930.

Peter Fisher J.P.

Issued summons to any Constable of Union Co. Ohio on September 3rd 1930 returned September 8th 1930 at 8 P.M. P. Fisher J.P.

Noted to garnish the 3rd day

Case dismissed amount due

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such cases as surety for the above Stay of Execution against pay the amount of said Judgment, interest

Taken by and signed and acknowledged day of

19

delivered the same to

Execution returned and endorsed as

s Court,

For

Tecame

Township.

Justice of the Peace.

claimed, \$ 17.28

1930

bill of particulars

Now comes the

is due him

from said

17.28 the

Judgment for

of this action.

being duly

he is the plaintiff

that Ralph

land is justly

itff for permiss

claim is just

itff ought to

17.28 at

to be attached

execution,

say that this is

good debt.

C. Vigen

ledged before

September 1930

Peter Fisher J.P.

in my

I attached

by

3rd day of

Peter Fisher J.P.

any Constable

as this on

0 returned

30 of 8. P. M.

Fisher J.P.

Noted to garnish the Columbia Savings Co, giving the
the 3rd day of September 1930

Peter Fisher J.P.

Case dismissed after said defendant paid
amount due and costs.

Peter Fisher J.P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$.....

....., 19..... Issued an Execution for
returnable 19....., and

delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
A. D., 19....., the said
obtained a judgment against the said

on the Docket of

J. P.,
for dollars and
cents, and costs taxed
and the said

intends to appeal therefrom to the Court
of Common Pleas of

County. Now, therefore,
I, do here-
by promise and undertake to the said

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

Executed and acknowledged before me,
and surety approved this
day of 19.....

J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Carl Shirk
Walter Wheeler

Plffs.

vs.

M. A. Sord

Def'ts.

Judgment, \$ 125.

JUSTICE'S FEES.

	Plff's Cost	Def'ts Cost
Dols. Cts.	Dols. Cts.	Dols. Cts.
Summons	40	
Affidavit		
Order of		
Undertaking		
Subpoena 12 Names	1 20	
Swearing 5 Witnesses	50	
Swearing Jury	40	
Adjournment		
Filing 5 Papers	80	
Notice (3) demurrers	2 00	
Setting in Trial	2 50	
Record Words		
Judgment	80	
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
Bill of Particulars	50	
Imaging cost	50	
Indexing cost	20	
2 Continuances	80	
	10 30	

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2 20
Sub. Serv., and Mileage	8 30
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	2 00
Sum. Jury and Mileage	6 30
6 Copies	
Ex. and Per Cent.	
Jury Fees	9 00

Total 27 80

WITNESS' FEES.

John Lowe	2 60
Geo. S. Smith	2 60
G. R. McKeever	2 60
Mannie Rogers	1 80
Albert Kleiber	1 80

Total 11 40

Entire Total 49 50

Before

Peter Fisher

Justice of the Peace.

No.

45

Amount claimed, \$ 125.00

October 1st

1930

The Plaintiffs filed their bill of particulars

which is in substance as follows: Plaintiff: for

their cause of action says that on the 4th of September 1930 between the hour of 4 P. M. and 7 P. M., that Walter Wheeler a plaintiff herein was driving a Ford Coupe on main st., in Broadway Ohio, travelling in a westerly direction and at the right hand side of said road, and that the said Ford Coupe belonged to Carl Shirk, Plaintiff herein. Plaintiff says that he the said Walter Wheeler was driving at a rate of speed not exceeding twenty miles per hr., and that the said M. A. Sord was driving a Studebaker automobile in a southerly direction and approaching the main highway on which Plaintiff was driving said ally intersects with said main highway, and that the said defendant was driving his automobile at a high rate of speed, not regarding his duty as required by the General Code of Ohio relating to entering upon a main highway from an alley on side street and that when said defendant entered upon said highway without crossing to the right hand side of said road, would his automobile directly in front of said Plaintiff's Ford Coupe striking it with such a force as to almost completely demolish the front part of said Coupe. Plaintiff says that they have made a very careful estimate of the

repairs and labor the cost will be. Plaintiffs say the damages, Plaintiff asks herein for the

Summons issued Commanding M. A. Sord at 8 o'clock P. M. motion being made the case until sustained. motion being for good cause motion is granted October 3rd M. A. Sord's costs to said Plaintiff October 29th 1930 demurrers to the motion not sustained.

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution against pay the amount of said Judgment, interest

Taken by and signed and acknowledged

day of _____, 19__

delivered the same to

Execution returned and endorsed as follows

's Court,

For

Jerome

Township.

Justice of the Peace.

claimed, \$ 125.00

1930

bill of particulars

Plaintiff: for

that on the 4th of

hour of 4 P. M. at

en a plaintiff here

up on main st.

ing is a western

the hand side of

said Ford Coupe

plaintiff herein.

The said Walter

a rate of speed

ile per hr, and

was driving a

is a southerly

ing the main

plaintiff was driving

said main

said defendant

at a high rate

his duty as

Code of this

en a main

on side street

defendant entered

without crossing

of said road

directly to

Ford Coupe

ha for a as

ly demolish the

Coupe, Plaintiff

e made a

to of the

repairs and labor to place the said coupe in fair order and that the cost will be at least - \$125.00

Plaintiff says that the defendant was wholly to blame for the damages, in that he was guilty of willful negligence.

Plaintiff asks for judgment against the defendant herein for the sum of \$125.00 and for costs of this action.

Signed Walter Whalen.

Summons issued to any constable of Jerome Tp. Uni. Co. the Commanding M. A. Smith to appear before me to answer the cause of Carl Shick and Walter Whalen on October 15th 1930 at 8 o'clock P. M.

Peter Fisher J. P.

Motion being made by Plaintiff ^{Oct-10th} for good reason to continue the case until October 30th 1930 at 8 P. M. Motion sustained.

Peter Fisher J. P.

Motion being made ^{Oct-28th} for further continuance by Plaintiff for good cause until November 6th 1930 at 8 o'clock P. M. Motion is granted.

Peter Fisher J. P.

October 3rd motion filed by defendant that Plaintiff secure costs to amount of \$25.00. Motion upheld and said Plaintiff deposits the sum of \$25.00.

Peter Fisher J. P.

October 29th 1930 comes the defendant by his Counsel and demurs to the petition as on file, said demurrer is not sustained.

Peter Fisher J. P.

Con. Page 290

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said

on the Docket of J. P., for dollars and cents, and costs taxed and the said

intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore,

I, do hereby promise and undertake to the said

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

Executed and acknowledged before me, and surety approved this day of 19.....

J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

First State Bank
Plaintiff

Plff's.

Walter D. Loan
vs. Tina Loan

vs.

Def'ts.

Judgment, \$ 80.00

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			.40
Affidavit			.80
Order of attachment			.70
Undertaking			
Subpoena Names			
Swearing Witnesses			
Deputy Coroner's fee	1.00		
Adjournment			
Filing 2 Papers			.20
Applying bond			.80
Setting in Trial			
Record Words			
Judgment			
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Deputy Coroner's fee			.50
Deputy Coroner's fee			.50
Indexing Case			.20

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2.95
Sub. Serv., and Mileage	
Sum. Appraisers	1.60
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	
Mileage of return	1.70

WITNESS' FEES.

Appraisers	2.00
------------	------

Before Peter Fisher

Justice of the Peace.

No. 46

Amount claimed, \$ 80.00

October 23rd

1930

The Plaintiff filed its bill of particulars

which is in substance as follows: Now comes the

Plaintiff and says there is due it from said defendants the sum of \$80.00 on a Promissory note as Exhibit A attached with interest at 8% from October 17th 1930 from said defendants, said Plaintiff asks for judgment of above sum and all costs of this action.

Signed, A. H. Harland Pres.
First State Bank

Affidavit for attachment to above effect was made by A. H. Harland being duly sworn saying he is agent of the Plaintiff being the president and that Walter D. Loan and Mrs. Tina Loan said defendants are jointly indebted to said Plaintiff and ought to receive the sum of Eighty dollars (\$80.00) which is due on a joint Promissory note and said property to be attached is not exempt from execution.

Signed by A. H. Harland
Pres. First State Bank

Sworn to before me in my presence this the 23rd day of October 1930.

Peter Fisher J. P.
Bond for order of attachment to the sum of \$760.00 was signed by A. H. Harland Pres. First State Bank Signed before me this the 23rd day of October 1930.

Peter Fisher J. P.

Regular form of
herby attach
in stocks rights
Walter D. Loan and
applied to the pro
of Plain City: A
Eighty 00 dollars
Summons
Mr. Tina Loan
under oath to
defendants on

Summons to
you are com
to appear before
1930 at 7 o'clock
Plain City: A
Dollars, for w

Summons return
Parties' appearance

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution against

pay the amount of said Judgment, interest

Taken by and signed and acknowledged
day of

, 19

delivered the same to

Execution returned and endorsed as follows

Justice of the Peace.

claimed, \$ 80.00

1930

bill of particulars

Now comes the
there is due it
to the sum of \$80.00
as Exhibit A
at 8% from act
defendant, said
ent of above sum
tion.

W. H. Ireland Pres
First State Bank
at to above effe
Ireland being duly
ent of the Plaintiff
that Walter D. Loan
I defendant
said Plaintiff
the sum of
which is due on
note and said
is not exempt

W. H. Ireland
Pres. First State Bank
in my presence
October 1930
Peter Fisher J. P.
acknowledgment is the
signed by
Pres. First State Bank
The 23rd day of
October 1930
Peter Fisher J. P.

Regular form of attachment that any constable of Jerome Tp is to
shewy attach and safely keep the goods, chattels stocks & interests
in stocks rights, credits, money and effects of the defendants
Walter D. Loan and Mrs. Tina Loan not exempt by law from being
applied to the payment of the claim of the Plaintiff First State Bank
of Plain City: & as much thereof as will satisfy their claim for
Eighty $\frac{00}{100}$ dollars and twenty dollars for costs of this action.

Summons you are Commanded to summon Walter D. Loan and
Mrs. Tina Loan to appear before me to answer all questions
under oath touching the property of every description and credits of
defendants on October 30th at 7 o'clock P. M.

Signed October 28th 1930. P. Fisher J. P.

Summons to any Constable of Jerome Tp. Under this
you are Commanded to summon Walter D. Loan and Mrs. Tina Loan
to appear before me at my office in Jerome Tp on October 30th
1930 at 7 o'clock to answer action of First State Bank of
Plain City: & due on a Promising note to amount of Eighty
Dollars, for which Plaintiff asks Judgment and all costs.

Signed 23rd day of October 1930.

Peter Fisher J. P.

Summons returned October 30th 1930

E. H. Hudson Constable

Parties appearing and acknowledged all proceedings, Page 259

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
..... J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
..... A. D., 19....., the said
obtained a judgment against the said
on the Docket of.....
..... J. P.,
for..... dollars and
..... cents, and costs taxed
..... and the said
intends to appeal therefrom to the Court
of Common Pleas of.....
County. Now, therefore,
I,..... do here-
by promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For *Jer*

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

M. F. Merriman

Before *Peter Fisher*

Justice of the Peace.

No. *47*

Amount claimed, \$ *65.84*

December 6th

1930

The Plaintiff filed *him* bill of particulars

which is in substance as follows: Plaintiff says

that he is the owner and holder of an account - against the defendant - in the sum of *65.84* a copy of which account - is hereto attached and marked Exhibit "A" and made a part - thereof.

Plaintiff further says that said account is due and unpaid that there are no set-offs against the same that there is due thereon the sum of *65.84* for which he asks judgement.

Signed *T. M. Merriman*
Plaintiff

Affidavit

State of Ohio

Union Co. ss

Personally came *M. F.*

Merriman the above named plaintiff who being first duly sworn says that the facts stated in the foregoing petition are true as he verily believes.

Signed, *M. F. Merriman*
Sworn to before me and subscribed in my presence the *6th* day of *December* 1930

Peter Fisher J. P.

Issued Summons *December 6th* 1930 to any Constable of *Jerome Tp. Union Co. Ohio* returnable *December 12th* 1930

7 P. M. Peter Fisher J. P.

vs. *Plff's.*

Hugh P. Shoaf

Def'ts.

Judgment, \$ *65.84*

JUSTICE'S FEES.

	Plff's Cost Dols. Cts.	Def'ts Cost Dols. Cts.
Summons		40
Affidavit		80
Order of Undertaking		
Subpoena Names		
Swearing Witnesses		
<i>Hearing Demurrer (1)</i>	1 00	
Adjournment		
Filing <i>3</i> Papers		30
<i>Continuance (1)</i>		40
Setting in Trial	2 00	
Record Words		
Judgment		80
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
<i>Docketing Bill of Part</i>		50
<i>Plaintiff's Cost</i>		50
<i>Indexing case</i>		20
<i>Total</i>		6 90

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2 35
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial <i>2 hearings each</i>	1 50
Sum. Jury and Mileage	1 50
Copies	
Ex. and Per Cent.	

Total

WITNESS' FEES.

5.35

Summons return
having been se

The defendant
and present
The defendant -
it was deemed
same until

Above Court
M. F. Merriman

Hugh P. Shoaf
Hugh P. Shoaf
says that he
of Plaintiff
claim for
Defendant - fur
Plaintiff of a
that he fur
asks that the
permitted to
the costs al

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution against... pay the amount of said Judgment, interest

Taken by and signed and acknowledged day of... 19...

delivered the same to... Execution returned and endorsed as follows

s Court,

For Jerome

Township.

Justice of the Peace.

claimed, \$ 65.84

1930

bill of particulars

Plaintiff says
and holder
the defendant
84 a copy of
the attached
"a" and made

says that said
and unpaid
off against
is due
65.84 for
Judgment
M. Merriman
Plaintiff

by came M. F.
he named
first duly
the facts
going petition
ily believe
Merriman
and sub-
since the
1930
Fisher J. P.
December
constable of
Plaintiff
12th
Fisher J. P.

Summons returned December 12th 1930having been served on the defendant December 8th 1930

Signed by Constable

The defendant appeared with his attorney G. A. Davis
and presented a Bill of Particulars on Counter Claim.
The defendant being sworn and Plaintiff not being sworn
it was deemed to ask a continuance which was made
same until December 23rd at 9:00 clock A.M.

Signed Peter Fisher J. P.

Above Counter Claim is as follows:

M. F. Merriman, Plaintiff

vs

Hugh F. Shoof, Defendant:

Before Peter Fisher a Justice of
Peace for the County of Jerome
Now comes the Defendant

Hugh F. Shoof and for his answer to the Plaintiff's petition
says that he has and had at the time of the transfer
of Plaintiff's claim from Maud a Pueblo a bona fide
claim for \$50.55 which leaves a balance of only \$15.29
Defendant further says that he made a tender to
Plaintiff of a Post office order for the sum of \$15.00
that he further tendered the sum of .89 cents and
asked that the two tenders be accepted and that he be
permitted to go hence free of all claims except
the costs already made which he agrees to pay. Page 793

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$.....
19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the 6th day of
January A. D., 1931, the said
M. F. Merriman
obtained a judgment against the said
Hugh F. Shoof
on the Docket of Peter Fisher
J. P.,
for Eighty Five dollars and
Eighty Four cents, and costs taxed
against the said
Hugh F. Shoof
intends to appeal therefrom to the Court
of Common Pleas of Lincoln
County. Now, therefore,
I, Hugh F. Shoof, do hereby
of Lincoln County do hereby
promise and undertake to the said
Hugh F. Shoof
in the sum of One hundred & Fifty
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.
Signed and acknowledged before me,
and surety approved this 16th
day of January 1931
Peter Fisher J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

H. B. Seely & Co.
by Thad Seely agt.

Plff's.

vs.

Ben Cosgray
Gladys Cosgray

Def'ts.

Judgment, \$ 89.48

JUSTICE'S FEES.

Plff's Cost		Def'ts Cost	
Dols.	Cts.	Dols.	Cts.

Summons			40
Affidavit			
Order of			
Undertaking			
Subpoena	Names		
Swearing	Witnesses		
Continuance			40
Adjournment			
Filing	Papers		
Setting in Trial			
Record	Words		
Judgment			
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Docting all 2 Pds.			50
Witnessing Ctd.			50
Indexing Case			20

CONSTABLE'S FEES.

Sum. Serv., and Mileage	1,30
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No. 48

Amount claimed, \$ 89.48

February 18th

1931

The Plaintiff filed his bill of particulars

which is in substance as follows: Now comes

the plaintiff and says there is due them from said defendants the sum of Eighty nine and 48/100 dollars (\$89.48) for necessities as groceries and provisions for the family of above mentioned defendants bought from or on Feb. 15th 1929 and from or on Jan. 11th and Jan. 12th 1930. Plaintiff prays for judgment and costs of this action.

Signed,

Summons issued to any constable of Jerome Tp. Union Co. Ohio to above defendants returnable February 26th 1931 at 7.30 P. M. Peter Fisher J.P.
Summons served February 23rd 1931 on above defendants in person.

Constable

Defendant Ben Cosgray came and asked for continuance same agreed to by Plaintiff indefinitely.
Peter Fisher J.P.

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution against pay the amount of said Judgment, interest

Taken by and signed and acknowledged day of

19

delivered the same to

Execution returned and endorsed as follows

's Court,

For

June

Township.

Justice of the Peace.

claimed, \$ 89 ⁴⁸/₁₀₀

1931

bill of particulars

vs: Now comes
there is due
defendants the
and ⁴⁸/₁₀₀ dollars
series as

for the family
defendants

Feb. 15th 1929
11th and Jan. 12th
for judgment

to any constable
Albin to above

February 26th 1931

Fisher J. P.

May 23rd 1931
in person.

Constable

may come and

see same agreed

affidavit.

Fisher J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,
of..... do hereby
promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

s Court,

For

Jerome

Township.

219

Justice of the Peace.

aimed, \$ 42.59

1931

bill of particulars

Now comes the

is due them

-the sum of

at 6% from

date of settlement

The plaintiff

500th coal at 17.29

1000th cook coal 12.00

50 ahis coal 13.30

plus interest at

chance till paid

ment - for above

this action.

signed by

to any constable

this returnable

1. 8 o'clock P.M.

W. Fisher J.P.

February 26th

Plaintiff at

the defendant -

was failing to

was examined

being the

decided judgment

off.

Fisher J.P.

judgment in

being

Fisher J.P.

On March 7th 1931 said defendant appeared and filed a bond of appeal signed by himself and John Dodge for appeal to Court of Common Pleas of Union County, Ohio.

Peter Fisher J.P.

a transcript being made March 10th 1931.

Dec. 7th 1932,

Peter Fisher J.P.

Received from Clerk of Courts of Union County the sum of Eight Dollars and thirty-five cents (\$8.35) for costs in above case.

Peter Fisher J.P.

Dec. 29th Received as constable fees from Peter Fisher J.P. the sum of (\$4.95) Four Dollars and ninety-five cents.

signed W. Michael

cm.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... Stay of Execution expires J. P. 19..... Amt. then due, \$....., 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the 26th day of March A. D., 1931, the said Plaintiff obtained a judgment against the said Defendant Peter Fisher on the Docket of Peter Fisher J. P., for Forty-five dollars and thirty-five cents, and costs taxed \$8.35 - Charles P. Baum intends to appeal therefrom to the Court of Common Pleas of Union County. Now, therefore, I, Charles P. Baum of John Dodge of Union Twp. do hereby promise and undertake to the said Plaintiff in the sum of \$110.00 Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Charles P. Baum, John Dodge Executed and acknowledged before me, and surety approved this 7th day of March 1931. Peter Fisher J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

J. E. Finch

Plff's.

vs. *Wm. Ganshimer*

Def'ts.

Judgment, \$ *Restitution*

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			40
Affidavit			
Order of Undertaking			
Subpoena Names			
Swearing Witnesses			
Adjournment			
Filing Papers			
<i>Writ of Restitution</i>			80
Setting in Trial			00
Record Words			
Judgment			80
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Docketing Complaint			50
Preparing Cost-Bill			50
Indexing Case			20

CONSTABLE'S FEES.

Sum. Serv., and Mileage	1	30
Sub. Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial	1	50
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		
<i>Serving Writ</i>	1	00
<i>" Mileage</i>		50

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No.

50

Amount claimed, \$ *Restitution*

February 23rd

1931

The Plaintiff filed his bill of particulars

which is in substance as follows: as Land Lords

Complaint the said Plaintiff a resident of Madison County files his Bill of Particular as follows, said J.E. Finch the Plaintiff hereby makes Complaint against one *Wm. Ganshimer* for that said *Wm. Ganshimer* did on or about the 9th day of October 1930 unlawfully and forcibly enter and hath ever since and doth still unlawfully and forcibly detain from the possession of the undersigned the following premises situated in the village of Plain City, Ohio in *Jerome Tp. Union Co. O.* described as follows frame house a story and a half on Canover Ave of that village, a five room house. Said undersigned asks process and restitution said notice to leave premises were served upon defendant - Feb. 7th, 1931

Signed by
Plaintiff

Summons of forcibly enter and detain issued to Constable *Wm. Michael* a Constable of *Jerome Tp. Union Co. Ohio* returnable Feb. 26th, 1931 at 8:30 P. M.
Peter Fisher J.P.

Summons

1931.

at hearing of the Plaintiff given to said Wm. to serve.

Prin to ad the d appear a

Received of dollars

Received in the

Above writ of at cost of

good and sufficient surety, caused an undert

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against pay the amount of said Judgment, interest a

Taken by and signed and acknowledged

day of

19

delivered the same to

Execution returned and endorsed as fol

s Court,

For

Name

Township.

Justice of the Peace.

claimed, \$ Restitution

1931

bill of particulars

as Land Gods

Plaintiff a

County files his

follows,

Plaintiff Henry

against one

a this that said

on a about-

1930 unlaw-

extend and hath

it still unlawfully

from the

designated the

situated in

city. This is

2. described as

house a stay

were one of

e room house,

the process

said notice to

served upon

1931

Signed by

Plaintiff

by entry and

to Constable

available of

his returnable

at 8.30 P. M.

Peter Fisher J. P.

Summons returned February 26th at 8.30 o'clock
1931. Swearing the Land God Mr. J. E. Fisher
at hearing the testimony Court decided in favor
of the Plaintiff and a writ of Restitution was
given to restore the property to Mr. J. E. Fisher
Said writ was given to Constable Wm. Michel
to serve.

Peter Fisher J. P.

Prior to hearing testimony one hour was waited
and the defendant Mr. W. J. Gaudinier failed to
appear and procedure was made.

Peter Fisher J. P.

Received of J. E. Fisher the sum of Seven
dollars for costs in this case.

Peter Fisher J. P.

Received the sum of \$2.80 as constable fees
in this case.

Constable

Above writ of Restitution was served on April 11th 1931
at cost of service and mileage \$1.50.

Received said amount

Constable

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said
on the Docket of:.....

J. P.,
for dollars and
cents, and costs taxed
and the said

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

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

Executed and acknowledged before me,
and surety approved this
day of 19.....

J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-5-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Seam Roebuck & Co.

Plff's.

vs.

Harry Hobson

Def'ts.

Judgment, \$ 145.50 and 67.

JUSTICE'S FEES.

Plff's Cost
Dols. Cts. Def'ts Cost
Dols. Cts.

Summons		40
Affidavit		80
Order of		
Undertaking		
Subpoena	Names	
Swearing	Witnesses	
Adjournment		
Filing	3 Papers	30
Setting in Trial		
Record	Words	
Judgment		80
Satisfaction		
Bail for Stay		
Execution and Filing		80
Per Cent.		
Trans. and Certificate		
Declaratory Bill of Part.		50
Returning cost		50
Indorsing Case		20
total		4.30

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2.35
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	
Appraisers (2)	2.00
Execution	
and mileage	2.20
WITNESS' FEES total	6.55

Before

Peter Trisher

Justice of the Peace.

No. 51

Amount claimed, \$ 145.50

February 24th

1931

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

plaintiff and states that it is a corporation organized and existing under and by virtue of the laws of the state of Illinois and was such Corporation during all the time hereinafter stated. Plaintiff states that it sold and delivered to defendant at his special instance and request goods and merchandise for the agreed price of \$145.50. An itemized statement of said account is hereto attached marked Exhibit "A" and made a part hereof.

Plaintiff states that there is due and owing to it by defendant the sum of \$145.50 which sum plaintiff claims of the defendant together with interest at 6% from June 1st 1929 to date.

Wherefore plaintiff prays judgment against defendant for the said sum of \$145.50 with interest at 6% from June 1st 1929 to date and for costs of this action.

Signed,

Affidavit.

State of Ohio Franklin County.
R.E. Gamm being duly sworn says that he is one of the attorneys for the above named plaintiff.

that plaintiff stated and all particulars are

Sworn to before this 24th day

Issued Sum on above day at 8:00 clock

Acknowledged by Plaintiff and therefor received by Plaintiff to cash as per signed the

Received of \$5.00 W. A. P.

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution against pay the amount of said Judgment, interest

Taken by and signed and acknowledged day of

19

delivered the same to Execution returned and endorsed as for

's Court,

For

Jerome

Township.

Justice of the Peace.

claimed, \$ 145.50

1931

bill of particulars

us: Now comes the

that it is a co-

and existing under

laws of the state

such Corporation

hereinafter

ates that it sold

dant-at-his

l request-goods

the agreed

in itingial

court-is hereto

hibit "a" and

there is due

defendant the

but sum

the defendant-

at-6% per

late.

frays judg-

ndant-fa the

with intent

1st 1929 to

of this action

signed,

Franklin County

being full duty

he is me

the above

it:

that plaintiff is an Ohio Corporation and that the facts stated and allegations contained in the foregoing bill of particulars are true as he verily believes.

R. E. Lamm signed.

Sworn to before me and subscribed in my presence this 24th day of February 1931.

John L. Bodell.

Notary Public, Franklin Co. Ohio

Issued Summons to any Constable of Franklin Co. Ohio on above defendant-returnable March 3rd 1931 at 8:00 clock P. M.

Peter Fisher J. P.

Acknowledgement of debt by Defendant to the Plaintiff attorney and failing to appear I therefor rendered judgment in favor of Plaintiff to the amount of \$ 145.50 and all costs as an margin against said defendant. Signed this 3rd day of March 1931.

Peter Fisher J. P.

Received of Sean Patrick through R. E. Lamm aty \$5.00 to apply on costs of case. Feb. 24th 1931.

Peter Fisher J. P.

Continued on Page (294)

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said on the Docket of J. P., for dollars and cents, and costs taxed and the said

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

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

Executed and acknowledged before me, and surety approved this day of 19..... J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

J. W. Cunningham
and sons

vs.

Chas. D. Brown.

Judgment, \$ 51 69

JUSTICE'S FEES.

Pliff's Cost
Dols. Cts. Def'ts Cost
Dols. Cts.

Summons			40
Affidavit			
Order of			
Undertaking			
Subpoena	Names		
Swearing	Witnesses		
Adjournment			
Filing	Papers		
Setting in Trial		2.00	
Record	Words		
Judgment		.80	
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Debiting Bail of Part		.50	
Debiting Cost		.50	
Debiting Case		.20	
Total		4.40	

CONSTABLE'S FEES.

Sum. Serv., and Mileage	3.70
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	1.50
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	
Total	5.20

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No.

52

Amount claimed, \$ 51 69

April 10th

1931

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

Plaintiff and say there is due them from said defendant - the sum of \$51 69 and interest on said amount - at the rate of 6 per cent - from October 1st 1929 until present time said amount is due as Balance account - from above date, said plaintiff ask Judgment of above amount and all costs accrued in this action.

Signed J. W. Cunningham & Sons,
Per J. W. Cunningham Plaintiff.

Issued Summons to any constable of Greene Township, Union Co. O. returnable April 17th 1931 at 8 o'clock P. M.

Peter Fisher J. P.

Summons returned April 17th 1931
The Plaintiff being present and waiting for 1 hour the defendant failing to appear, the said Plaintiff gave oath and was questioned and after considering the evidence I rendered Judgment in favor of the Plaintiff J. W. Cunningham & Sons dated this the 17th day of April 1931,

Peter Fisher J. P.

An April 27th
bond of appeal
for appeal to

a transcript

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution against... pay the amount of said Judgment, interest

Taken by and signed and acknowledged

day of... 19...

delivered the same to...

Execution returned and endorsed as follows

s Court,

For

Jerome

Township.

Justice of the Peace.

claimed, \$ 57 68

1931

bill of particulars

Now comes the

here is due

defendant - the

interest on said

of 6 per cent -

1829 until

must is due

- from above

of ask Judg-

ment and all

the action

Wingham & Sons,

Plaintiff.

to any con-

sponding, Uni Co. &

17th 1931 at

Fisher J. P.

April 17th 1931

Judgment - and

the defendant

the said

it at was

in considering

rendered

a of the

Wingham & Sons

17th day of April

Fisher J. P.

An April 27th 1931 defendant appeared and filed a
bond of appeal signed by himself and Geo W. Brown
for appeal to Court of Common Pleas of Union County, Ohio.

Peter Fisher J. P.
a transcript being made May 8th 1931.
Peter Fisher J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said

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

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

Executed and acknowledged before me,
and surety approved this
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

C. V. Stewart

Before

Peter Fisher

Justice of the Peace.

No.

53

Amount claimed, \$

Restitution

May 7th

1931

vs.

Plff's.

Gard m^c Farland

The Plaintiff filed his bill of particulars

which is in substance as follows: as Gard had

Judgment, \$ Restitution

Def'ts.

JUSTICE'S FEES.

Plff's Cost
Dols. Cts. Def'ts Cost
Dols. Cts.

Summons

40

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing 2 Papers

20

Setting in Trial

Record Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Per Cent.

Trans. and Certificate

Returning Complaint

50

Returning Cost

50

Indorsing Case

20

Ans

1.50

CONSTABLE'S FEES.

Sum. Serv., and Mileage

3.25

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum. Jury and Mileage

Copies

Ex. and Per Cent.

WIT

WITNESS' FEES.

Complaint - The said plaintiff a resident of the County of Union and State of Ohio does hereby make a Complaint against Gard m^c Farland for this: That the said Gard m^c Farland has ever since the 1st day of November 1931 and does still unlawfully and forcibly detain from the undersigned, possession of the following premises, situated in the Township of Jerome in the said County of Union and described as follows: situated in the Township of Jerome County of Union and State of Ohio known as The B.P. Stewart farm dwelling, 6 rooms, a staj and a hay, together with garden and truck patch farm, wherein this is located is bounded on the south by Fry and Shippe, west by former Benil Isch farm, north by Ellwood and Freshwater and on the East by formerly William Stewart farm. The said Gard m^c Farland entered upon said premises as a renter of the undersigned the lease thereof expired at the time herein mentioned and from that time the said Gard m^c Farland has unlawfully and forcibly held over the said premises. On the 27th day of April 1931

-the undersigned m^c Farland and leave said premises. The undersigned Pated this 7th

Summons issued forcibly entered at 8 o'clock

Summons issued Said De no Restitution

Costs assessed as follows Court House

Received for costs Received Constable

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution against

pay the amount of said Judgment, interest

Taken by and signed and acknowledged day of

19

delivered the same to

Execution returned and endorsed as follows

's Court,

For Jerome

Township.

Justice of the Peace.

claimed, \$ Restitution

1931

bill of particulars

as landlady

plaintiff a

of Union

is hereby made

land - Gard m: Farland

land Gard m: Farland

day of November

unlawfully and

in the under-

the following

in the Township

and coming of Union

law:

of Jerome

of Ohio

Stewart farm

stay and a hay

and truck patch

is located in

by Fry and

under Bush Oak

wood and

the East by

Stewart farm.

Farland

premise a

signed the

at the time

and from that

m: Farland

and forcibly

Union.

2 April 1931

The undersigned duly served upon the said Gard m: Farland as required by law, notice in writing, to leave said premises.

The undersigned asks process and restitution.

Dated this 7th day of May 1931.

C. V. Stewart.

Summons issued to Constable E. H. Hindman to forcibly enter and detain, Returnable May 12th 1931 at 8 o'clock P. M.

Peter Fisher J. P.

Summons returned May 12th 1931, undorsed. Said Defendant moving before this date no Restitution was in order.

Peter Fisher

Costs assessed against the Plaintiff C. V. Stewart as follows Justice Fee 7.50 Constable Fee 3.25

Total 10.75

Received from C. V. Stewart - the sum of 10.75 for costs in above case. Peter Fisher J. P.

Received Constable Fee of 3.25 from above E. H. Hindman.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said on the Docket of J. P., for dollars and cents, and costs taxed and the said

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

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

Executed and acknowledged before me, and surety approved this day of 19..... J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For *per*

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

H. B. Seely Co,
by Thad Seely.

Plff's.

vs.

Andrew M. C. Dowell

Def'ts.

Judgment, \$ 32.14

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons		40
Affidavit		
Order of		
Undertaking		
Subpoena	Names	
Swearing	Witnesses	
Adjournment		
Filing	Papers	
Setting in Trial		2.00
Record	Words	
Judgment		.80
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
Declaratory Bill of Part-		50
Interrogatory		50
Indorsement		20

CONSTABLE'S FEES.

Sum. Serv., and Mileage	4.15
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	1.50
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

WITNESS' FEES.

Before Peter Fisher Justice of the Peace.

No. 54 Amount claimed, \$ 32.14

May 15th

1931

The Plaintiff filed his bill of particulars

which is in substance as follows: Now comes

the plaintiff and says there is due them from said defendant - the sum of \$32.14, said bill of particulars signed by Thad Seely and one of the Company of H. B. Seely Co, says there is due them from said defendant - the sum of Thirty-two dollars and 14^{cts} (32.14) for provisions bought at their store said plaintiff ask judgment for above sum and all costs of this action.

Signed, Thad Seely

Summons issued to any constable of Jerome Tp, Union Co. Ohio on the 15th day of May 1931.

Said summons returnable May 21st 1931 at 8 o'clock P. M.

Peter Fisher J. P.

Summons returned and filed as follows: Served upon said defendant May 18th 1931 by leaving a copy with him personally, signed by.

E. H. Hinderer Constable Both parties being present and after giving oath they testifying for Plaintiff and Defendant - the defendant acknowledged his debt, I

Therfore render H. B. Seely Co cost to be also to the amount of \$42.19 - This

On July 2nd 1931 and undertaken I va Seely by me the Bond a copy

Received of to apply in of above sum in Judgment

Received of the sum of

good and sufficient surety, caused an undertaker to be entered herein, which follows:

STAY

In pursuance of the Statute in such cases as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A.

19

delivered the same to Execution returned and endorsed as follows

s Court,

For

Jerome

Township.

Justice of the Peace.

imed, \$ 32.14

1931

bill of particulars

now comes

up there is

id defendant-

said bill

by Thad Seely

y of H. B. Seely &

m from

sum of

14 (32.14)

at this

ask

one sum

action.

had Seely

any constable

this on the

ay 1931.

able

o'clock P. M.

Fisher J. P.

and filed

upon said

1931 by

him personally.

Constable

present.

rail they

off at

lab

dist. J

Therefore render Judgment in favor of the Plaintiff
H. B. Seely & Co. to the amount of \$32.14 plus
cost to be also paid by the Defendant Andrew McDonald
to the amount of \$10.05 making an entire total of
\$42.19 - Peter Fisher J. P.
This 21st day of May 1931.

On July 2nd 1931 the defendant - entered a Bond of
and undertaking for stay of Execution, signed by
Ira Seely and C. G. Seely, taken and approved
by me this 2nd day of July 1931, said
Bond a copy on file expires November 21st 1931.
Peter Fisher J. P.

Received of Andrew McDonald the sum of \$10.19
to apply on above case. this Nov. 28th 1931.
Peter Fisher J. P.

Of above same was applied as cost and remainder
on Judgment. P. Fisher J. P.

Received of Peter Fisher the sum for constable fees
the sum of \$5.65.
E. H. Hinders Constatable.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said

on the Docket of J. P.,

for dollars and

cents, and costs taxed

and the said

intends to appeal therefrom to the Court

of Common Pleas of County. Now, therefore,

I, do hereby

promise and undertake to the said

in the sum of Dollars,

that the said appellant (if judg-

ment be adjudged against him on the ap-

peal), will satisfy such judgment, with

interest and costs and costs that may

accrue; and also that the said appellant

will prosecute his appeal to effect and

without unnecessary delay.

Executed and acknowledged before me,

and surety approved this day of 19.....

J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For *Je*

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Faye E. Bishop

Before *Peter Fisher* Justice of the Peace.

No. *56* Amount claimed, \$ *230.00*

June 20th 19 *31*

The Plaintiff filed *her* bill of particulars

which is in substance as follows: *Now Comes the*

Plaintiff and says there is due her from said defendant - the sum of Two Hundred and thirty Dollars. (\$230.00) on three Promissory notes as follows, said notes marked Exhibit A, B, and C, as follows:

*Exhibit note "A" note dated March 1/24 time 5 months paid endorsed \$100.00
note Exhibit "B" dated March 1/30 time 7 months \$110.00
note Exhibit "C" dated March 1/30 time one year \$110.00*

The Plaintiff asks judgment on above total due of \$230.00 and all costs of this action.

Signed Faye E. Bishop
Plaintiff

Issued Summons to my Constable of Union Co. O. on the 20th day of June 1931 returnable June 26th 1931 at 8 P. M. Peter Fisher J.P. Summons returned June 26th 1931, served by leaving at Home on June 21st 1931.

Wm Michael Constable

An the appearance for trial for were questioned Particulars ment - and day of June 1 the Pl

All cost -

An July 2nd 1931 make final said Plaintiff the defendant of has the Plaintiff July 5th by cash the Received for the sum of

vs. *Plff's.*

Clyde E. Deal

Def'ts.

Judgment, \$ *230.00*

JUSTICE'S FEES.

Plff's Cost
Dols. Cts.

Def'ts Cost
Dols. Cts.

Summons *40*

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing

Papers

Setting in Trial

2.00

Record

Words

Judgment

.80

Satisfaction

Bail for Stay

Execution and Filing

Per Cent.

Trans. and Certificate

Docketing Bill / Pat.

.50

Indexing case

.50

Indexing case

.20

4.40

CONSTABLE'S FEES.

Sum. Serv., and Mileage

2.35

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

1.50

Sum. Jury and Mileage

Copies

Ex. and Per Cent.

Mileage at trial

1.85

5.70

WITNESS' FEES.

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against

pay the amount of said Judgment, interest on

Taken by and signed and acknowledged day of

19

delivered the same to

Execution returned and endorsed as for

s Court,

For

Jerome

Township.

Justice of the Peace.

imed, \$ 230.00

1931

bill of particulars

Now Comes the

is due her

the sum of

dollar (230.00)

noted as

marked Exhibit

follows:

dated March 1/29

endorsed 100.00

March 1/30

March 1/30

March 1/30

Judgment

of 230.00

in action.

E. Bishop

Plaintiff

to any Constable

Q. on the

1931

6th 1931 at

Bishop J.P.

June 26th

at Home

31.

Constable

On the appearance of both parties at time set for trial both Plaintiff and Defendant sworn were questioned concerning facts of the Bill of Particulars, the defendant confessed Judgment and therefore I on the 26th day of June 1931 rendered Judgment in favor of the Plaintiff

Signed the 26th day of June 1931

Bishop J.P.

All costs assessed against the Defendant

Bishop J.P.

On July 2nd 1931 both Plaintiff and defendant appeared to make final settlement said defendant paying the said Plaintiff 90.00 and the remainder of 140.00 the defendant gave a mortgage on a team of horses the same satisfactory to both parties the Plaintiff paying by check 6.18 cash and July 5th the defendant appeared and paid by cash the remainder of 4.00 Received for constable fees in above case the sum of 5.70 signed by constable

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of A. D., 19....., the said obtained a judgment against the said on the Docket of J. P., for dollars and cents, and costs taxed and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I, do hereby promise and undertake to the said in the sum of Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 19..... J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Howland Hardware Co,

Before Peter Fisher Justice of the Peace.

No. 56. Amount claimed, \$ 72.50

August- 3rd 1931

The Plaintiff filed their bill of particulars

which is in substance as follows: Now comes the

Plaintiffs and say there is due them from said defendants the sum of 72.50 for one Windmill head and brass cylinder which said defendants purchased for and placed on their farm the amount of which is 72.50 and interest at 8% from April 13th 1928 as marked on account- Exhibit "A" hereto attached, said Plaintiffs pray for judgment on above action and all costs that accrue in said action.

Signed,

John Howland.

Plaintiff.

Summons was issued to the Constable of Union Township, Union Co. Ohio to serve upon the above named defendants, returnable August- 7th 1931 at 8 P. M. Said summons returned and filed August- 4th 1931 and read by leaving it personally with above defendants.

Signed,

Atty Michael

Constable.

At the time appointed Plaintiffs appeared and waiting one hour the defendant failed to appear

The plaintiff of the firm of the above and Gustave the Bill of to be true in favor Bill of Paul to be paid and Harry signed 1931.

Transcript Common Pl

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			40
Affidavit			
Order of Undertaking			
Subpoena	Names		
Swearing	Witnesses		
Adjournment			
Filing	Papers		
Setting in Trial		2	00
Record	Words		
Judgment			50
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Declaratory Bill of Paul			50
Returning cost			50
Indexing case			20
Costs			4.40

CONSTABLE'S FEES.

Sum. Serv., and Mileage	4.00
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

WITNESS' FEES.

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of

19

delivered the same to Execution returned and endorsed as for

s Court,

For Jerome

Township.

Justice of the Peace.
med, \$ 72.50
19 31
bill of particulars
now comes the
is due them
to the sum of
windmill
cylinder
ants-purchased
their farm
ich is 72.50
% from
as marked
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said Plaintiff
on above
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action.

land.
Plaintiff,
ed to the
Township Union
on the above
returnable
at 8 P.M.
elivered and
1931 Andrew
nally with

Constable,
ted Plaintiff
one hour
failed to appear

The plaintiffs being represented by Jesse Howland
of the firm Howland Hardware Co.
The above Jesse Howland being duly sworn
and oathsworn concerning the statements in
the Bill of Particulars and testifying same
to be true I thereby rendered judgment
in favor of the plaintiff as prayed in the
Bill of Particulars and all costs of the action
to be paid by said defendants Anna Hoban
and Harry Hoban.

Signed this the 7th day of August
1931.

Peter Fisher Justice of the Peace
of Jerome Tp. Union Co. Okla.

Transcript of above case made to Court of
Common Pleas this the 20th day of August 1931.

Peter Fisher J. P.

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

STAY OF EXECUTION

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

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
..... J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the 7th day of
August A. D., 1931, the said
Howland Hardware Co
obtained a judgment against the said
Anna & Harry Hoban
on the Docket of Peter Fisher
J. P.,
for 91 dollars and
77 cents, and costs taxed
at \$2.00 and the said
intends to appeal therefrom to the Court
of Common Pleas of Union
County. Now, therefore,
I,
do hereby
promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this 21st
day of August 1931
Peter Fisher J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For Jerome

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

H. Hall

vs.

Met-Smith

Judgment, \$ 33.09

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons		40
Affidavit		80
Order of Attachment		70
Undertaking		
Subpoena Names		
Swearing Witnesses		
Adjournment		
Filing 2 Papers		20
Appraising bond		80
Setting in Trial		
Record Words		
Judgment		
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
Recording Bill Part		60
Recording Cost		60
Recording case		20

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2 25
Sub. Serv., and Mileage	
Sum. Appraisers	2 00
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

Coming for trial
but - suited

WITNESS' FEES.

1. 25
5. 50

Before Peter Fisher Justice of the Peace.

No. 57 Amount claimed, \$ 33.09

December 18th 1931

The Plaintiff filed his bill of particulars

which is in substance as follows: Now comes

the plaintiff and says there is due him from said defendant - The sum of \$33.09 for necessities to wit coal including interest - for his year as per statement - hereto attachment and marked Exhibit "A" wherefore Plaintiff asks Judgment - and for costs of this action.

Signed. H. Hall.

Affidavit filed December 18/31 as follows: Before me as a Justice of the Peace of Jerome Township Union County Ohio, H. Hall being duly sworn says that Met-Smith said defendant is justly indebted to said plaintiff for coal sold and delivered and interest, that said claim is just and lawful, that he believes said plaintiff ought to recover thereon the amount of thirty three dollars and nine cts (\$33.09) that the property sought to be attached is not exempt from execution, that defendant is about to dispose of his property or a part thereof and place the proceeds beyond the reach of his creditors, that said claim is for necessities, said oath given this 18th day of December 1931 and

signed before

This case being
Justice of the Peace
said Justice
Summons issued
this 18th
December 2
Filed
Order of Under
be wrongfully
signed by H
acknowledged

Received of
Thirty-Five
said case
take said

Paid H. Hall
and appraiser

good and sufficient surety, caused an under

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of

, 19

delivered the same to

Execution returned and endorsed as for

s Court,

For

Jerome

Township.

Justice of the Peace.

imed, \$ 33.09

1931

bill of particulars

Now comes
 there is due
 defendant - The
 necessary
 interest -
 statement -
 and marked
 Plaintiff
 for costs of
 Hall.

December 18/31

re as a Justice
 Township Union
 being duly
 at - Smith
 istry indebted
 coal sold and
 that said
 lawful, that
 Plaintiff ought
 amount of
 and nine cts;
 properly sought
 not exempt
 hat defendant
 of his
 thereof and
 beyond the
 titas, that said
 ssario,
 18th day
 and

signed before me this 18th day of December 1931.

Signed by Plaintiff.

Peter Fisher Justice of the Peace of Jerome Tp.
 Union County, Ohio.

This case being tried and proceeded by me for
 Justice of the Peace of Darby Township Union Co. Ohio became
 said Justice of Darby Tp. is Plaintiff.

Summons issued to Constable of Darby Township Union Co.
 Ohio this 18th day of December 1931, Returnable
 December 26th, 1931 at 1 o'clock P. M.

Filed

Peter Fisher, J. P.

Order of Undertaking binding to not incur if attachment
 be wrongfully obtained for Seventy Dollars, (\$70.00)
 signed by H. Hall and R. W. Zimmerman and
 acknowledged by me this 18th day of December 1931.

Peter Fisher J. P.

Received of Milton Smith the sum of (\$35.00)
 Thirty-Five and no Dollars for above case
 said case settled by Plaintiff agreeing to
 take said amount and pay costs.

Peter Fisher J. P.

Paid H. Hall, 29.00. Paid Geo Bailey 5.00 for costs
 and apparition Dec. 31/31 P. T.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
 day of..... A. D., 19..... } Stay of Execution expires
 J. P. } 19..... Amt. then due, \$
 , 19..... Issued an Execution for
 returnable..... 19....., and
 delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said
 on the Docket of.....

J. P.,
 for..... dollars and
 cents, and costs taxed
 and the said

intends to appeal therefrom to the Court
 of Common Pleas of.....

County. Now, therefore,
 I,
 of..... do here-
 by promise and undertake to the said.....

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

Executed and acknowledged before me,
 and surety approved this.....
 day of..... 19.....
 J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For *Justice*

12-8-28 E. L. Barrett & Son, Publishers, Springfield, Ohio.

Mrs. Bessie Vance

Before *Pete Fisher*

Justice of the Peace.

No. 58

Amount claimed, \$ *For Sedan*

February 6th

1932

Plff's.

vs.

Wilton Vance

The Plaintiff filed *his* bill of particulars

which is in substance as follows: Now come the

Plaintiff and files an affidavit after being duly sworn saying she is the owner of the following property to wit: One Ford Tudor sedan, model 1926, whose engine number is 13984003, which was purchased May 1931 from the Windus Motor Sales, Columbus, Ohio. Horse power 22.5 upon which a license was secured Jan. 6th 1932, issued by Hazel Notman, Plain City, Ohio, said number of license E. 57-429, to Bessie Vance.

That said Mrs. Bessie Vance the Plaintiff is owner of the above property and that she is entitled to the immediate possession of said property and said property is wrongfully detained by the defendant *Wilton Vance*.

Signed by *Bessie Vance*
Sworn to before me and signed in my presence this 6th day of February 1932.

Pete Fisher

Justice of the Peace.

That of Replevin issued and summons to my Constable of Jerome Tp. Union Co. Ohio. Returnable Feb. 10th 1932

Judgment, \$ *Replevin*

Def'ts.

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons		
Affidavit		.60
Order of		
Undertaking		
Subpoena	Names	
Swearing	Witnesses	
<i>Writ of Replevin</i>		.75
Adjournment		
Filing 2 Papers		.20
Setting in Trial		1 00
Record	Words	
Judgment		.80
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
<i>Indep. case</i>		.20
<i>Stenographic cost</i>		.50

That

4.25

CONSTABLE'S FEES.

Sum. Serv., and Mileage	3 00
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	1 00
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	
<i>Storage of auto</i>	.50

That

4.50

WITNESS' FEES.

at 8.00 clock

Said Summons as follows and served and immediate when said into my car

The hour present - we failed to appear and receipt Judgement. Said Plaintiff's Sedan as case to be said Replevin Fifty Dollars approved by

Received of 7
and April 25th 1932

good and sufficient surety, caused an undert

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of

, 19

delivered the same to Execution returned and endorsed as follows

s Court,

For *Guane*

Township.

Justice of the Peace.

timed, \$ Ford Sedan
1932
bill of particulars
Now come the
an affidavit
on saying
the following
Ford Tudor
whose engine
03, which
431' from the
Columbus
which a
ed Jan. 6th
Hazel Notman,
id number
- 429, to
Bessie Vance
er of the
that she is
mediate
property
is wrongfully
defendant
Bessie Vance
and signed
6th day of
the
still of the Peace,
and
Constable of
Ohio
02 1932

at 8. o'clock P. M.

Peter Fisher, Justice of the Peace.
Said Summons was returned and endorsed
as follows. Received said writ on Feb. 6th 1932
and served same Feb. 6th 1932 to Wilbur Vance
and immediately on Feb. 6th 1932 went to the place
where said Ford Tudor Sedan was found and took
into my custody until date of trial.

Signed E. H. Hindman Constable
The hour of trial arrived and Plaintiff being
present - we waited one hour but Defendant -
failed to appear, after viewing the Bill of Sale
and receipt of license cost bill I rendered
judgement in favor of Plaintiff, which was
said plaintiff to recover the said Ford Tudor
Sedan as above mentioned all costs of said
case to be paid by said Defendant as a margin.
Said Replevin Bond signed for amount of
Fifty Dollars by Mrs. Bessie Vance and
approved by Constable E. H. Hindman.

Peter Fisher J. P.

Received of Mrs. Bessie Vance to debt 6.00 for costs
writ April 25th 1932. *Peter Fisher J. P.*
See Page 296

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

STAY OF EXECUTION

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

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said.....
on the Docket of.....
J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of.....
County. Now, therefore,
I,.....
of..... do hereby
by promise and undertake to the said.....
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

Jer

12-5-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Sarah Ball

Plff's.

Frank Hagg

vs.

Def'ts.

Judgment, \$ Restitution

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons 40

Affidavit

Order of

Undertaking

Subpoena Names

Swearing Witnesses

Adjournment

Filing 2 Papers 20

Setting in Trial

Record Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Per Cent.

Trans. and Certificate

Docketing complaint 50

Docketing cost 50

Docketing case 20

Total 1.80

CONSTABLE'S FEES.

Sum. Serv., and Mileage 1.30

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum. Jury and Mileage

Copies

Ex. and Per Cent.

Serving notice on mileage 1.30

Total 2.60

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No. 59

Amount claimed, \$ Restitution

February 13th

1932

The Plaintiff filed her bill of particulars

which is in substance as follows: as landlord

Complaint said Plaintiff

Sarah Ball a resident of

Union County state of Ohio does

make her complaint against

Frank Hagg for this that the

said Frank Hagg has ever

since the 1st day of January 1932

and does so still unlawfully and

forcibly detain from the under-

signed possession of the following

premises situated in the Township of

Jerome in the said County of Union

and described as follows:

The north side of a double

residence situated on the west-

side of Converse Avenue in the

village of Plain City, U. and

owned by the complainant.

The said Frank Hagg 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 Frank Hagg

has unlawfully and forcibly

held over his said term.

On the 13th day of January 1932

the undersigned duly served

upon the said Frank Hagg as

required by law notice in

writing to leave said premises.

The undersigned asks

process and rest
Dated this 12

An February 13

any constable of

said Frank

in Jerome Tp. U.

& Clerk P.

Said Summons

Said Frank

for hearing,

properly of said

Received for

for Justice

Dated

Received for

above case,

24

good and sufficient surety, caused an underta

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case

as surety for the above Stay of Execution on

against

pay the amount of said Judgment, interest and

Taken by and signed and acknow

day of

A.

, 19

delivered the same to

Execution returned and endorsed as follow

s Court,

For

Jerome

Township.

Justice of the Peace.

med, \$ Restriction

1932

bill of particulars

as landlord

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s: that the

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January 1932

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the under-

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the Township of

ounty of Union

lowe!

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as a tenant-

The lease

the time

d and from

d Frank Hagg

d for city

term.

January 1932

by servil

Hagg as

n Owe in

premiels,

ake

process and restitution.

Dated this 12th day of February 1932,

Sarah Ball,

An February 13th 1932 a summons was issued to any constable of Jerome Tp. Union Co. Okla commanding said Frank Hagg to appear before me at my office in Jerome Tp. Union Co. Ok on February 17th 1932 at 8 o'clock P.M. to answer said complaint.

Peter Fisher J. P.

Said Summons delivered personally to Mr. Frank Hagg, said Frank Hagg having moved prior to date set for hearing, case is closed, finding nothing on said property of said Hagg all costs to be paid by Plaintiff Peter Fisher J. P.

Received from Sarah Ball the sum of \$1.80 for Justice Fees in above case.

Dated Feb. 18th 1932

Peter Fisher J. P.

Received from Sarah Ball Constable fee for above case, this 18th day of February 1932.

Wm. J. Michael

Constable.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$....., 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of A. D., 19....., the said obtained a judgment against the said on the Docket of J. P., for dollars and cents, and costs taxed and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I, do hereby promise and undertake to the said in the sum of Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 19..... J. P.

Court,

For

Jerome

Township.

Justice of the Peace.

med, \$ 200. =

1932

bill of particulars

now comes the

is due him

rent of his farm

\$ 200.00

Judgment and for

J. D. Howard

7th 1932

the Peace of Jerome

is as follows:

plaintiff in above

Judgment against

summed, and

is indebted to

sum of (\$ 200.00)

it is due and

plaintiff believes

recovery of

sum of

That said

of attachment

Judgment is above

a part thereof

placing it

his creditors,

J. D. Howard,

made to

to be served

Jerome

back and

ords, stocks

of said

such that

will satisfy the claim of two hundred Dollars, and Twenty Dollars the probable costs of this action, said return will summa to be made returnable on 10th day of March 1932 at 8 o'clock P. M.

Peter Fisher J. P.

Said Bond for order of Undertaking to the amount of Two Hundred Dollars being signed by J. D. Howard as per bond on file and filed this 7th day of March 1932.

Peter Fisher

Said order of Attachment was made by ~~examined~~ E. H. Fisher: and appraisers as follows selected by him namely N. P. Thompson and G. E. Hinden. Inventory as follows Corn in crib value \$50.00 Return made and signed by

Constable, E. H. Fisher.

Before time set for hearing the plaintiff and defendant agreed to settle in full and release and said Defendant to pay all costs.

Peter Fisher, J. P.

Said case settled satisfactorily with Justice, Constables and appraisers. This 10th day of March 1932.

Peter Fisher, J. P.

Continued on Page 295

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of A. D., 19....., the said obtained a judgment against the said on the Docket of J. P., for dollars and cents, and costs taxed and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I, do hereby promise and undertake to the said in the sum of Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 19..... J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

Jerome

12-5-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

N. R. McDonnell

Plff's.

vs.

Agnie Dodge

Judgment, \$157.57 + ^{Def'ts.} _{check}

JUSTICE'S FEES.

Plff's Cost	Def'ts Cost
Dols. Cts.	Dols. Cts.
	40
	60
	60
	80
	2 00
	50
	50
	20

Summons

Affidavit

Order of

Undertaking

Subpoena 6 Names

Swearing 6 Witnesses

2. ^{Continued}

Adjournment

Filing Papers

Setting in Trial

Record Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Per Cent.

Trans. and Certificate

Docketing Bill of Part

Placing case

Indexing case

CONSTABLE'S FEES.

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum. Jury and Mileage

Copies

Ex. and Per Cent.

Edul

WITNESS' FEES.

Before Peter Fisher

Justice of the Peace.

No. 61

Amount claimed, \$157.57 + ^{check}

March 11th

1932

The Plaintiff filed his bill of particulars

which is in substance as follows: Now comes

the plaintiff and says there is due from defendant - the sum of \$139.80 for labor performed during three years ending March 1st 1932 on defendant's farm, said account - marked Exhibit A also due plaintiff the amount of \$11.32 for seed sown on farm of defendant yielding the coming year, also 6.40 for balance on corn sold by defendant and the sum also of 1/2 of milk check share of February 1932, Plaintiff asks Judgment for above amount and all costs of this action.

Signed

N. R. McDonnell,
Plaintiff.

Summons was issued to any Constable of Jerome Tp. Union Co. O. to serve upon said defendant returnable March 17th 1932 at 8:00 clock P. M.

Peter Fisher J. P.

Subpoenas issued to the following to serve as witnesses for plaintiff as follows: Aaron M. C. Powell, Glenma M. C. Powell and Andrew M. C. Powell.

An motion of Defendant attorney said case postponed until Monday March 21st 1932 at 8:00 clock P. M.

Peter Fisher J. P.

On motion of Plaintiff
P. M. March 24th

Motion was filed
said case be d
Exhibit A is p
motion would
said motion by
Plaintiff's subp
Dodge and J. P.
Summons rel
E. H. Hindern
personally int
An March 24th
and all witness
attorney Gym
a motion which
attorney m. It
that exhibits
All witnesses
which time an
to dismiss se
city they were

good and sufficient surety, caused an underta

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged of..... A.

, 19

delivered the same to

Execution returned and endorsed as foll

s Court,

For

Jerome

Township.

Justice of the Peace.

imed, \$157.57 + check

1932

bill of particulars

Now comes

there is due

sum of \$139.80

owing three years

on defendants

marked Exhibit A

amount of \$113.32

of defendant

ear, also \$6.40

old by defendant

2 of which check

Plaintiff

ave amount

action.

M. J. Powell,

Plaintiff.

d to any

min Co. d.

pendant

1932 at

Fisher J. C.

the following

for plaintiff

J. Powell,

ad Andrew

attorney

until Monday

8:00 clock P. M.

Fisher J. C.

On motion of Plaintiff said case continued till Thursday evening at 8 P. M. March 24th 1932.

Peter Fisher J. C.

Motion was filed by attorneys of Defendants that said case be dismissed for reason that beam plaintiff exhibit A is filed as separate statement

Motion would to dismiss said accounts as Exhibit A said motion by defendant-attorney.

Witness subpoenaed for defendant were John Dodge, Homer Dodge and J. F. Gugel.

Summons returned March 17th 1932, Endorsed by E. H. Hindern as Constable as follows left copy thereof personally with said defendant.

On March 24th 1932 at 8 P. M. both parties being present and all witnesses subpoenaed procedure was made Plaintiff attorney Gynn Sanders stated the case, after which a motion which was overruled was made by defendant attorney Mr. H. J. Porter to dismiss case for reason that Exhibit A was not attached to Bill of Particulars. All witnesses being sworn the case heard during which time another motion made by defendant attorney to dismiss said accounts named Exhibit A, citing they were contrary to the statutes said motion

Page 296

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said

on the Docket of

J. P.,

for dollars and

cents, and costs taxed

and the said

intends to appeal therefrom to the Court

of Common Pleas of

County. Now, therefore,

I, do hereby

promise and undertake to the said

in the sum of

Dollars, that the said appellant (if judg-

ment be adjudged against him on the ap-

peal), will satisfy such judgment, with

interest and costs and costs that may

accrue; and also that the said appellant

will prosecute his appeal to effect and

without unnecessary delay.

Executed and acknowledged before me,

and surety approved this

day of 19.....

J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Edith Freshwater

Before

Will Fisher

Justice of the Peace.

No.

62

Amount claimed, \$ Faculty Entry

March 28th

1932

Plff's.

vs.

Ascar Duhl

The Plaintiff filed her bill of particulars

which is in substance as follows: The undersigned

Edith Freshwater a resident of the County of Delaware and State of Ohio does hereby make her complaint against Ascar Duhl, for this that the said Ascar Duhl had ever since the 1st day of March 1932 and does still unlawfully and forcibly detain from the undersigned, possession of the following premises, situated in the Township of Jerome in the said County of Union and described as follows:

Being a frame residence situated on the east side of Shepper Avenue and known as the James M^c Campbell property in the village of Plain City. The said Ascar Duhl 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 Ascar Duhl had unlawfully and forcibly held over his term.

On the 17th day of March 1932 the undersigned duly served upon the said Ascar Duhl as required by law, notice in writing to leave said premises.

The Undersigned asks for

and restitution,
Dated this 28th

Said Complaint

Summons issued
commanding the
at my office in
day of March 1932
above Complaint
of March 1932

Said Defendant
said costs assessed

Received

April 30 - 1932

Received

JUSTICE'S FEES.

Plff's Cost

Def'ts Cost

Dols. Cts.

Dols. Cts.

Summons

40

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing 2 Papers

20

Setting in Trial

Record

Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Per Cent.

Trans. and Certificate

Returning Complaint

50

Returning Cost

50

Returning Case

20

CONSTABLE'S FEES.

Sum. Serv., and Mileage

2.80

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum. Jury and Mileage

Copies

Ex. and Per Cent.

WITNESS' FEES.

good and sufficient surety, caused an underta

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged of..... A.

19

delivered the same to

Execution returned and endorsed as follows

s Court,

For

Jerome

Township.

Justice of the Peace.

med, \$ Family Enj

1932

bill of particulars

The undersigned

resident of the

and State of Ohio

here complains

that, for this

said

the 1st day of

does still

fully detain

possession

wise, situated

Jerome in

union and

idence

t-side of

and known

Campbell

ge of Plain City

l entered

as a tenant

The lease

the time

ined, and from

Acra Publ

forcibly

march 1932

served

Publ as

in writing

is.

arks process

and restitution.

Dated this 28th day of March 1932.

Edie Freshman.

Said complaint filed March 28th 1932,

Peter Fisher J. P.

Summons issued to any Constable of Jerome Tp. Union Co. O., commanding the said Acra Publ to appear before me at my office in Jerome Tp. in said county of Union on the 31st day of March 1932 at 8 o'clock P. M. to answer said above complaint, given under my hand this 28th day of March 1932.

Peter Fisher J. P.

Said Defendant having made bond before death of trial said costs assessed against Plaintiff. Peter Fisher J. P.

Received said costs in full

Signed by Peter Fisher J. P.
April 30 - 1932.

Received costs as Constable in full.

Constable

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of County. Now, therefore,
I, do hereby
promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

Jerome

12-8-6R E. L. Barrett & Son, Publishers, Springfield, Ohio.

Othlie Shroyer

Plff's.

vs.
Frank Haag.

Def'ts.
Judgment, \$ Restitution

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons		40
Affidavit of complaint		80
Order of Undertaking		
Subpoena Names		
Swearing Witnesses		
Unit of Restitution		80
Adjournment		
Filing Papers		
Setting in Trial	2	00
Record Words		
Judgment		80
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
Docketing Bill		50
Placing cost		50
Docketing case		20
Total		6.00

CONSTABLE'S FEES.

Sum. Serv., and Mileage	3	60
Sub. Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial	1	50
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		
Unit of Restitution Serv.		80
Total		5.90

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No.

63

Amount claimed, \$ Restitution

May 7th.

1932

The Plaintiff filed his bill of particulars

which is in substance as follows:

The undersigned Othlie Shroyer through his attorney G. A. Davis, said plaintiff being a resident of Columbus Franklin Co. Ohio hereby makes his complaint against Frank Haag as follows: That the said Frank Haag hath ever since the 1st day of May 1932 and doth still unlawfully and forcibly detain from the undersigned possession of the following premises situated in the Township of Jerome in County of Union and State of Ohio, described as follows: Being a frame dwelling situated on the West-side of Converse Avenue in the village of Plain City and known as the Kime property, formerly the Clark property. That said Frank Haag 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 Frank Haag hath unlawfully and forcibly held over his said unit. On the 2nd day of May 1932 the undersigned duly served upon the said Frank Haag as required by law notice in writing, to leave said premises.

The undersigned
Dated this 6th

Summons in Town
of Jerome Tp. Union
Signed this 7th

Summons return
an date of return
after hearing the
was declared
then was issued
of Judgment.

An above case
was given by court

Unit of Restitution
Vacated. Re

Received that J. C.

good and sufficient surety, caused an undert

STAY

to be entered herein, which follows:

In pursuance of the Statute in such cases as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of _____ A.

19

delivered the same to

Execution returned and endorsed as follows

s Court,

For

Jerome

Township.

Justice of the Peace.

med, \$ Restitution

1932

bill of particulars

The undersigned
through his
said plaintiffof Columbus
by makes
givenfollows:
May 7 May 1932The undersigned
following fromthe Township
of Union and
described asframe dwelling
at side of
the villageknown as the
formerly the
saidupon said
of the undw.first mentioned
The saidunlawfully
over his said
day of May 1932shred
K Haag as
notice in
aid premises

The undersigned asks Process and restitution.

Dated this 6th day of May 1932.

Signed by Y. A. Davis Attorney.

for complainant Phyllis S. Shroyer.

Summons is Truly Entry and detainer issued to any constable
of Jerome Tp. Union Co. Ariz. returnable May 11th 1932 at 8 o'clock a.m.Signed this 7th day of May 1932.

Peter Fisher J. P.

Summons returned and embraced by Constable W. M. Michael
An date of return said parties of both sides appeared
after hearing testimony and considering same Judgment
was declared in favor of Plaintiff. A writ of Restitution
then was issued returnable within 10 days from date
of Judgment. Cost to be paid by defendant if enough found.

Signed by

Peter Fisher J. P.

An above case the sum of Twenty Five dollars (25.00)
was given by complainant Phyllis S. Shroyer.

Peter Fisher J. P.

Writ of Restitution returned by Constable said properly
vacated. Received Constable costs total \$5.90.

Signed

Received total J. P. cost of 6. -

Peter Fisher J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires.....
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said.....on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the saidintends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,..... do hereby
promise and undertake to the said.....in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Link Harris

Before

Peter Fisher

Justice of the Peace.

No. 64

Amount claimed, \$ Replevin

Plff's.

machine

September 13th 1932

vs.

Glenn Gary

The Plaintiff filed his bill of particulars

which is in substance as follows: An affidavit

Judgment, \$ Replevin

Def'ts.

JUSTICE'S FEES.

Plff's Cost
Dols. Cts.

Def'ts Cost
Dols. Cts.

Summons

Affidavit

Order of

Undertaking

Subpoena Names

Swearing Witnesses

Adjournment

Filing 1 Papers

Setting in Trial

Record Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Per Cent.

Trans. and Certificate

Writ of Replevin

2nd copy case

9th copy cost

total

CONSTABLE'S FEES.

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum. Jury and Mileage

Copies

Ex. and Per Cent.

Serving writ

17th

WITNESS' FEES.

in substance: Before the undersigned Justice of the Peace for said county came who being duly sworn in. Link Harris who says that he is the owner and has right to immediate possession of the goods and chattels following to wit: One Essex Coach, same are wrongfully detained from him by Glenn Gary and that the said goods and chattels were not taken in execution on any order or judgment against the said Link Harris or for payment of any tax, fine or amendment assessed against him and is not claimed by said Glenn Gary 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 against said Link Harris.

Sworn to and subscribed before me this 13th day of September 1932 Link Harris,

Peter Fisher J. P.

Summons with writ of Replevin issued to any constable of Town of Union Co. a writ as per affidavit above returned September 20th 8. P. M. 1932

Said Summons returned and endorsed by E. H. Hinden Constable dated this 20th day of Sept. 1932 served by constable taken said Essex Coach into his custody.

Have for trial
oath and being
Judgment was
plaintiff to receive
repair bill of \$6.
Gary, the cost
of same as the
both Plaintiff
before Justice
Jp. Union Co. O.
of said mile

Signed

October 22nd

of Eight Dollars
Judgment in

Received from
to come on

Received Constable

good and sufficient surety, caused an undertaker

STAY

to be entered herein, which follows:

In pursuance of the Statute in such cases as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged of..... A.

, 19.....

delivered the same to

Execution returned and endorsed as follows

s Court,

For

Jerome

Township.

Justice of the Peace.

med, \$ Replevin
Dec 13th 1932

bill of particulars

an affidavit

The undersigned

id County came

m. Link Harris

e owner and has

sion of the goods

wit: One

wrongfully de-

Glen Garry and

atties were not-

in a judgment

Harris a for pay-

ment

is not claimed

in a title acquired

by transfer

such property

execution order

order of delivery

heir against

for me this

Link Harris,

Fisher J. P.,

Replevin issued

in Tp. Union Co. a

+ above returned

1932

and endorsed

notable dated

2 served by

Coach into

Hour for trial arrived both parties present, after taking oath and being questioned and hearing all testimony the judgment was rendered in favor of the Plaintiff and said plaintiff to receive his car the Essex Coach as soon as the repair bill of \$6.00 was paid for which Mr. Harris owed Mr. Garry, the costs were divided and each assumed one half of same as there seemed to be a misunderstanding between both Plaintiff and defendant which brought said car before Justice Court. Said case being from Millbrook Tp. Union Co. A. and tried in Jerome Tp. Union Co. on account of said Millbrook Tp. having no Justice.

Signed this 20th day of September 1932,
Peter Fisher J. P.

October 22nd 1932.

Received from Link Harris: The sum of Eight Dollars to cover said Link Harris costs and Judgment in above case.

Peter Fisher J. P.

Received from Glen Garry the sum of Two dollars to cover said Glen Garry's cost - in above case.

Peter Fisher J. P.
C.M.

Received Constable costs in full.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of County. Now, therefore,
I, do hereby
promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

Jo

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

B. L. Robinson

Before

Peter Fisher

Justice of the Peace.

No.

65

Amount claimed, \$ 16.95

vs.

Plff's.

September 15th

1932

The Plaintiff filed his bill of particulars

which is in substance as follows: Now comes the

Plaintiff and says there is due him from said defendant the sum of Sixteen dollars and 50^{cs} plus Int- at 6% from the 1st day of April 1932 for groceries bought of said plaintiff to provide for said defendant and family, said Plaintiff asks judgment for above amount and all costs of this action

Signed by B. L. Robinson

Bond given as on file signed by B. L. Robinson and P. M. Smith for costs

Summons issued to Constable of Jerome Tp. Union Co. O., returnable September 20th 1932 at 8.30 A. M.
Signed, Peter Fisher J. P.

After said summons was served upon said defendant - said defendant came paid entire judgment and all costs accrued up to this time

Signed

Peter Fisher J. P.

Chas. Armentrout

Def'ts.

Judgment, \$ 16.95

JUSTICE'S FEES.

Plff's Cost
Dols. Cts.

Def'ts Cost
Dols. Cts.

Summons

40

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing 2 Papers

20

Setting in Trial

Record

Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Per Cent.

Trans. and Certificate

Debiting Bail of Bond

50

Flaminging cost

50

Indexing case

20

Total

1 80

CONSTABLE'S FEES.

Sum. Serv., and Mileage

2, 35

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum. Jury and Mileage

Copies

Ex. and Per Cent.

WITNESS' FEES.

good and sufficient surety, caused an undert

STAY

to be entered herein, which follows:

In pursuance of the Statute in such ca
as surety for the above Stay of Execution on
against

pay the amount of said Judgment, interest a

Taken by and signed and acknow
day of

19

delivered the same to

Execution returned and endorsed as fo

s Court,

For

Jerome

Township.

Justice of the Peace.

med, \$ 16.95

1932

bill of particulars

Now comes the
is due him
the sum of
plus Int-
day of April
of said
said
ly, said
move for
costs of this

J. Robinson
signed by
M. Smith for

Constable of
returnable
at 8.30 A.M.
Peter Fisher J.P.

as served
said
id entit
costs accord

Fisher J.P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of County. Now, therefore,
I, do here-
by promise and undertake to the said
in the sum of Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For *Jerome*

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Mrs. Geona Evans

vs.

Harry Schooby

Judgment, \$ *Resitution*

JUSTICE'S FEES.

	Plff's Cost Dols. Cts.	Def'ts Cost Dols. Cts.
Summons		40
Affidavit		
Order of		
Undertaking		
Subpoena Names		
Swearing Witnesses		
<i>Complaint</i>		50
Adjournment		
Filing Papers		
Setting in Trial		1 00
Record Words		
Judgment		50
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
<i>Writ of Resitution</i>		50
<i>Remission Cost</i>		50
<i>Indemnity Case</i>		20
<i>Total</i>		4 20

CONSTABLE'S FEES.

Sum. Serv., and Mileage	3 15
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	1 50
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	
<i>Resitution</i>	1 00

Writ

5 65

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No.

66

Amount claimed, \$

Resitution

September 16th

1932

The Plaintiff filed her bill of particulars

which is in substance as follows: as a Landlord

Complaint previous to which said plaintiff served upon said defendant a three day written notice to vacate premises. Substance of Complaint as follows: The undersigned Geona Evans a resident of the County of Franklin State of Ohio doth hereby make her complaint against one Harry Schooby for this that the said Harry Schooby hath ever since the 1st day of September 1932 and doth still unlawfully and forcibly detain from the undersigned, possession of the following premises, situated in the Township of Jerome in said County of Union and described as follows: A frame dwelling situated on the north side of West Main Street in the village of Plain City Ohio on a parcel of land adjoining Plain City Ohio. That said Harry Schooby entered upon said premises as a tenant of the undersigned, the lease therefor expired at time first mentioned and from that time the said Harry Schooby hath unlawfully and forcibly held over his said tenancy.

On the 12th day of September 1932 the undersigned duly served upon the said Harry Schooby as required by law notice in writing to leave said premises. The undersigned

asks process and

Dated this 15th

September 16th

detention to

Returnable Sep

Return of said

Endowed and

at his house

September 20th

and after waiting

appearing Judge

Mrs. Geona

out and had

said defendant

Writ Costs

plaintiff to pay

good and sufficient surety, caused an undert

STAY

to be entered herein, which follows:

In pursuance of the Statute in such cas

as surety for the above Stay of Execution on

against

pay the amount of said Judgment, interest a

Taken by and signed and ackno

day of

, 19

delivered the same to

Execution returned and endorsed as fol

Court,

For

Jerome

Township.

Justice of the Peace.

med, \$ Restitution
1932

bill of particulars

as a Landlord

which said

said defendant

is to vacate

of Complaint as

and George Evans

of Franklin

by make her

Harry Schoby.

Harry Schoby

21st day of September

unlawfully

from the under-

the following

the Township of

of Union

A frame

the north side

the village

a parcel of

City - alias

by entered upon

ant of the

thief

mentioned and

aid Harry Schoby

forcibly held

September 1932

by served upon

as required

it is leave

undersigned

asks process and Restitution etc.

Dated this 15th day of September 1932

By George Evans.

Peter Fisher J. P.

September 16th 1932 there was issued a summons in forcible
detention to any constable of Jerome Tp. Union County - alias
Returnable September 20th 1932 at 9 o'clock P. M.

Signed by

Peter Fisher J. P.

Return of said Summons made September 20th 1932
Endorse and Return made as follows copy was left
at his houseSigned by Stth Michael

Constable

September 20th 1932 at hour of trial the Plaintiff appeared
and after waiting for one hour and the defendant - not
appearing Judgment - was rendered in favor of the Plaintiff
Mrs. George Evans. A Writ of Restitution was made
out and handed to said Constable to be served if
said defendant did not vacate within ten days from
trial Costs assessed defendant if nothing found said
plaintiff to pay all costs

Signed by Peter Fisher J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
..... A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
..... cents, and costs taxed
..... and the said
intends to appeal therefrom to the Court
of Common Pleas of County. Now, therefore,
I, do here-
by promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For *June*

12-3-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Mrs. Tina Goar

Plff's.

vs.

Buff Wolfe

Def'ts.

Judgment, \$ Restitution

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			40
Affidavit			
Order of			
Undertaking			
Subpoena	Names		
Swearing	Witnesses		
<i>complaint</i>			50
Adjournment			
Filing	Papers		
Setting in Trial			
Record	Words		
Judgment			
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			

Retaining Cost 50
Indexing case 20
1.60

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2.00
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No.

67

Amount claimed, \$ *Restitution*

October 10th

1932

The Plaintiff filed her bill of particulars

which is in substance as follows: as a landlord

complaint, substance of complaint as follows: The undersigned Mrs. Tina Goar who is a resident of the county of Union and State of Ohio does hereby make her complaint against Mr. Buff Wolfe who for this that the said Buff Wolfe who has ever since the 28th day of September 1932 and does still unlawfully and forcibly detain from the undersigned, possession of the following premises situated in the township of June in the said county of Union and described as follows:

Known as the Amos Goar farm a residence painted white and of frame, located on a road connecting the Adams Crofting place with State-Road 31, on a farm of a fraction less than fifty acres.

The said Buff Wolfe entered upon said premises as the tenant of the undersigned. The lease thereof expired at the time herein first mentioned and from that time the said Mr. Buff Wolfe has unlawfully and forcibly held over his term. On the 5th day of October 1932 the undersigned duly served upon the said Mr. Buff Wolfe

as required by premises.

The Undersigned Dated this 1

On the 10th day of any Constable of enter and detain complaint, so 1932 at 8th way and info time changed October 14th 19

Summons returned Hinden, on a agreeing to vacate was rendered intention to be g stated costs of Received entire Received Con

good and sufficient surety, caused an undert

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A.

, 19

delivered the same to

Execution returned and endorsed as fol

Court,

For

June

Township.

Justice of the Peace.

ned, \$ Restitution

1932

bill of particulars

as a landlords

Complaint as

igned Mrs. Tina

of the County

does hereby

against Mr. Buff

that the said

ever since

October 1932 and

and forcibly

assigned,

ing premises

of June

Union and

toan farm

white and of

a road

ams Crofting

ate 31, on a

less than

The extent

The lease

time herein

and from

l Mr. Buff

ofly and

his term,

October 1932

by served

Buff Wolf

as required by law, notice in writing to leave said premises.

The Undersigned asks process and restitution.

Dated this 10th day of October 1932.

Signed

Mr. Tim Loan.

On the 10th day of October 1932, Summons issued to any Constable of Union County - this is a summons of forcibly enter and detain, describing said property as per above complaint, said summons returnable October 14th 1932 at 8 o'clock P. M. Obstacles coming in the way and impossible for justice to hear said case time changed by consent of both parties to 7 o'clock of October 14th 1932.

Peter Fisher J. P.

Summons returned October 14th 1932 by Constable E. H. Hinden, on appearance of parties and said defendant agreeing to vacate said property within next week Judgment was rendered in favor of said Plaintiff and with Restitution to be given if said defendant does not move as stated, costs paid by said plaintiff.

Received entire costs in full.

Peter Fisher J. P.

Received Constable fees for above case in full.

E. H. Hinden

Con.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said

on the Docket of J. P.,

for dollars and

cents, and costs taxed

and the said

intends to appeal therefrom to the Court

of Common Pleas of County. Now, therefore,

I, do hereby

promise and undertake to the said

in the sum of

Dollars, that the said appellant (if judg-

ment be adjudged against him on the ap-

peal), will satisfy such judgment, with

interest and costs and costs that may

accrue; and also that the said appellant

will prosecute his appeal to effect and

without unnecessary delay.

Executed and acknowledged before me,

and surety approved this

day of 19.....

J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For

June

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

R. B. Eisman

Before

Peter Fisher

Justice of the Peace.

No.

68

Amount claimed, \$

Restitution

November 22nd

1932

The Plaintiff filed his bill of particulars

which is in substance as follows: As a landlord

complaint: substance of complaint as follows: The undersigned R. B. Eisman resident of the County of Union and State of Ohio does hereby make his complaint against Arnold Cox for this: That the said Arnold Cox has ever since the 7th day of November 1932 unlawfully and forcibly detained and does still unlawfully and forcibly detain from the undersigned possession of the following described premises, situated in the Township of June County of Union and State of Ohio and known as "Uncle Sam Ranch" homestead, formerly the Sam Carson homestead, consisting a house with six rooms, color gray located on above mentioned place said house situated on Route 31 one and a half mile north of the village of New California. The said Arnold Cox entered upon said premises as a guest the lease expired at the time herein first mentioned, and from that time the said Arnold Cox has unlawfully and forcibly held on his said term. On the 19th day of November 1932 the undersigned duly served upon the said Arnold Cox as required by law notice in writing to

leave premises. The undersigned Dated this 22nd

On the 22nd day of November issued Arnold Cox, substance returnable November

The above party out the case said costs a

Judgment, \$ Restitution

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			40
Affidavit			
Order of			
Undertaking			
Subpoena	Names		
Swearing	Witnesses		
Complaint			50
Adjournment			
Filing	Papers		
Setting in Trial			
Record	Words		
Judgment			
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Returning cost			50
Indemnity cost			20
Total			1.60

CONSTABLE'S FEES.

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

WITNESS' FEES.

good and sufficient surety, caused an underta

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of _____ A.

, 19

delivered the same to

Execution returned and endorsed as follows

Court,

For

Jerome

Township.

Justice of the Peace.

ned, \$ Restitution

1932

bill of particulars

As a landlord
of complainant
signed R. B.the County of Union
hereby make his
Arnold Cox for
Arnold Coxthe day of November
facitly detained
fully and fairly
signed possessiond promise,
the 7 of June
the 7 of June and
Ranch"Sam Carson
a house with
ay located
the saidthe 31 one
out of the
mia,Cox entered
a guest
the time
and fromArnold Cox
fairly held
An the
1932 theand upon the
required by
writing to

have premises.

The undersigned asks process and Restitution.

Dated this 22nd day of November 1932.

By

On the 22nd day of November 1932 Summons of Forcible Entry and
Detainer issued to any constable of Jerome Tp. Union Co. Idaho upon said
Arnold Cox, defendant as per Complaint, said summons
returnable November 25th 1932 at 7 o'clock P. M.

Signed by Peter Fisher J. P.

The above party said defendant Arnold Cox moving
out the case is closed without further process
said costs assessed upon said plaintiff R. B. Evans

Peter Fisher J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
..... J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,
of..... do hereby
promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Mary Elias

vs.

Chas. Stewart

Plff's.

Def'ts.

Judgment, \$ *Restitution*

JUSTICE'S FEES.

Plff's Cost		Def'ts Cost	
Dols.	Cts.	Dols.	Cts.

Summons			40
Affidavit			
Order of			
Undertaking			
Subpoena	Names		
Swearing	Witnesses		
<i>Complaint</i>		50	
Adjournment			
Filing	1 Papers	10	
Setting in Trial		1	00
Record	Words		
Judgment		80	
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
<i>Returning cost</i>		50	
<i>Indorsing case</i>		20	
<i>Total</i>		3	50

CONSTABLE'S FEES.

Sum. Serv., and Mileage	3	85
Sub. Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial	1	50
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		
<i>Total</i>	5	35

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No.

69

Amount claimed, \$

Restitution

February 13th

1933

The Plaintiff filed her bill of particulars

which is in substance as follows: as landlords

complaint; substance as follows:

The undersigned Mary Elias resident of the County of Madison, and State of Ohio does hereby make her complaint against Chas. Stewart, for this, that the said Chas. Stewart, has ever since the 1st day of December 1932 unlawfully and forcibly detained and does still unlawfully and forcibly detain from the undersigned possession of the following described premises.

Situated in the Township of Jerome, County of Union and State of Ohio, and known as George Elias place, said tract containing seven and one eighth ($7\frac{1}{8}$) acres, located corner route 31 and 161 said Chas. Stewart to vacate said tract, and to take his car in which he lives and all other of his possessions on said tract. The said Chas. Stewart entered upon said premises as a permit to live indefinitely. On the 1st day of February 1933 the undersigned duly served upon said Chas. Stewart as required by law notice in writing to leave premises. The undersigned asks process and restitution.

Dated this 13th day of February 1933

by her mark,
Mary Elias

An February 13th issued to my Chas. Stewart, returnable Fe

Summons re follows, leaving

at the time set appeared and Elias failed to at Plaintiff's cost. Signed Feb. 17th 1933

Received of Plaintiff case as closed

Said above filing a n accordance and Petitioner as recorded

good and sufficient surety, caused an undertak

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A. J.

, 19

delivered the same to

Execution returned and endorsed as follo

Court,

For

Jerome

Township.

Justice of the Peace.

red, \$ Restitution
1933

bill of particulars

as land lords

to follow:

Elias resident-

State of Ohio

complaint

to this, that

has ever since

1932 unlawfully

and does still

by detain from

sion of the

premises.

of Jerome County

and known

said tract

one eighth (7 1/8)

route 31

Stewart to

and to take his

s and all

as on said

Stewart

ids as a per-

ly. On the

1933 the

and upon said

nined by law

to leave premises

to process and

February 1933

his mark,

my Chas

On February 13th summons of Forcible entry and detainer was issued to my constable of Jerome Tp. Minn. co. Ohio upon the said Chas. Stewart, substance as per complaint, said summons returnable February 17th 1933 at 7.30 P. M.

Signed by Peter Fisher J. P.

Summons returned February 17th 1933 endorsed as follows, leaving a copy at his the defendant's home

Signed by Con. Atm. Michael

At the time set for trial said defendant Mr. Chas. Stewart appeared and after waiting one hour for Plaintiff Mr. May Elias failed to appear, and case was dropped until later time

at Plaintiff cost. the amount as on margin total \$8.85
Signed Feb. 17th 1933 Peter Fisher J. P.

Received of Peter Fisher J. P. 20 cts to apply in cost of above case as constable the 21st day of March 1933.

Said above case again taken up by Plaintiff filing a new Land Lords Complaint and then in accordance issued a summons of Forcible entry and Detention, said case being prosecuted again as recorded on page 264. as no. 72.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said

on the Docket of

J. P.,

for dollars and

cents, and costs taxed

and the said

intends to appeal therefrom to the Court

of Common Pleas of

County. Now, therefore,

I,

of

do hereby promise and undertake to the said

in the sum of

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

Executed and acknowledged before me,

and surety approved this

day of

19.....

J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

Jer

12-5-6R E. L. Barrett & Son, Publishers, Springfield, Ohio.

Page E. Bishop
and
Emma T. Comstock

Plffs.

C. A. Stage

vs.

Judgment, \$ 175.⁰⁰ Def'ts.

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons		40
Affidavit		
Order of		
Undertaking		
Subpoena Names		
Swearing 5 Witnesses		50
Adjournment		
Filing 2 Papers		20
Setting in Trial	2	00
Record Words		
Judgment		80
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
Remitting cost		50
Indemnity case		20
Recovering Bill of Part		50
Total		5 10
CONSTABLE'S FEES.		
Sum. Serv., and Mileage	2	80
Sub. Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial		
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		

WITNESS' FEES.

Ross Engle
D. O. Patch
Myrtle Stage
John Bishop
Geland Bishop

no fees as
constable did not
serve subpoenas

Before Peter Fisher Justice of the Peace.

No. 70 Amount claimed, \$ 175.⁰⁰

February 14th 1933

The Plaintiff's filed their bill of particulars

which is in substance as follows: Now comes

the Plaintiff and say there is due them from said defendant the sum of (\$175.⁰⁰) and hundred and seventy five Dollars and no cts for rent of their farm in above Township, for the year 1932 and part of the year 1931, said plaintiff ask for judgment of the above amount and all costs accrued in this action.

Signed by

Page E. Bishop
Emma T. Comstock

Issued summons to any constable of Jerome Tp Union Co Ohio February 14th 1933 Returnable February 20th 1933 at 7.30 P. M.

Peter Fisher J. P.

On February 20th 1933 the Counter claim was filed of the defendant as follows: Now comes the Defendant and say there is due him from said Plaintiff the sum of seventy five Dollars (\$75.⁰⁰) for labor unpaid and other hindrances that prevented said above defendant from getting full benefit of the plaintiff's farm, the defendant counter claims

for above amount by and all costs said counter this 20th day of Summons return follows: a copy

The hour for being ready for the defendant who being Mr. R. the Plaintiff with questions and considering the matter of the Plaintiff. It was considered by the Plaintiff possession of on the other certain parts of - thus I deduct by defendant

good and sufficient surety, caused an undertaking

STAY OF

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A. D.

, 19 Iss

delivered the same to

Execution returned and endorsed as follow

s Court,

For

Jerome

Township.

Justice of the Peace.

imed, \$ 175. ⁰⁰/₁₀₀

19 33

bill of particulars

Now comes
say there is
aid defendant
) and bonded
lows and not
farm in
the year
the year
ask for
one amount
and in

E. Bishop
T. Comstock
to any
T. P. Union Co
1933
January 20th

sher J. P.

The Counter
defendant
is the
There is due
tiffs the sum
(75⁰⁰/₁₀₀) for
other hindrances
above defendant
benefits of
n, the
claims

for above amount and asks for judgment according-
by and all costs of this action, signed C. A. Stage
Said Counterclaim sworn to and signed in my presence
this 20th day of February 1933. Peter Fisher J. P.
Summons returned February 20th 1933 and endorsed as
follows: a copy left personally with defendant

Signed by Mr. Michael Constable

The hour for trial arrived all parties present, both parties
being ready for trial, we proceeded by questioning both
the defendant and Plaintiff, the defendant's witnesses
who being Mr. Ross Engles, Mrs. Myrtle Stage and Mr. D. D. Patz
the Plaintiff's witnesses were Mr. John Bishop and Mr. Leland Bishop
questions and testifying proceeded, the court by
considering carefully the evidence given bringing out
the matter asked in both the Bill of Particulars of
the Plaintiff and Counter Claim of the defendant.
It was considered by me that certain promises made
by the Plaintiff at the time of defendant taking
possession of the farm were not carried out, while
on the other hand the defendant lacked to do
certain parts of his promise, especially in the labor
- thus I deducted 10 cents per hour on labor performed
by defendant and with the other considerations

Page 299

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said.....

on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said

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

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

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

Jerome

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Susie Neil

Before

Peter Fisher

Justice of the Peace.

No. 71

Amount claimed, \$ Restitution

February 27th

1933

Plff's.

vs.

Mary and
Ella Bishop

The Plaintiff filed her bill of particulars

which is in substance as follows: as a landlords

Complaint; substance as follows:

The undersigned Susie Neil resident of the County of Union and State of Ohio does hereby make her complaint against Mary & Ella Bishop, that the said Mary & Ella Bishop have ever since the 1st day of February 1933, unlawfully and forcibly detained and do still unlawfully and forcibly detain from the undersigned possession of the following described premises: Situated in the Township of Jerome, County of Union and State of Ohio, and known as the Michael's property located on east side of North Avenue in the village of Plain City Ohio, said house is a story and a half, with four rooms, said house painted green, together with garden. The said Mary and Ella Bishop entered upon said premises as renters of the undersigned. The lease expired at the time herein first mentioned and from that time the said renters have unlawfully and forcibly held on their said term.

On the 22nd day of February 1933 the undersigned duly served upon said renters as required by law, notice in writing to leave premises. The undersigned asks process and Restitution, and \$50, rest. Dated this 27th day of February 1933. Susie Neil by Atty Michael, agent.

Judgment, \$ Restitution

Def'ts.

JUSTICE'S FEES.

Plff's Cost
Dols. Cts.

Def'ts Cost
Dols. Cts.

Summons					40
Affidavit					
Order of					
Undertaking					
Subpoena					
Names					
Swearing					
Witnesses					
Complaint					50
Adjournment					
Filing					10
Papers					
Setting in Trial					
Record					
Words					
Judgment					
Satisfaction					
Bail for Stay					
Execution and Filing					
Per Cent.					
Trans. and Certificate					
Returning cost					50
Indemnity cost					20

CONSTABLE'S FEES.

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

WITNESS' FEES.

Summons for
of Jerome Tp. Union
7.30 P. M.

Dated this 27th

By motion of agt.
to be struck off for
hearing be postponed
until the defense

By motion of
a promise was
made 16th to

Above defendants
property made
Plaintiffs cost
defendants.

good and sufficient surety, caused an undertaking

STAY

to be entered herein, which follows:

In pursuance of the Statute in such case
as surety for the above Stay of Execution on
against
pay the amount of said Judgment, interest and

Taken by and signed and acknowledged
day of..... A.

, 19.

delivered the same to

Execution returned and endorsed as follows

Justice of the Peace.

imed, \$ Restitution

1933

bill of particulars

as a landlord

follow:

ie Neil resident

State of Ohio does

laint against

at the said

ever since

1933, unlawfully

and do still

detain from

in of the following

ed in the

ing of Union and

on as the

ted on east

in the village

House is a

four rooms,

together

Mary and Ella

id premises as

and the lease

rein first men-

time the said

ly and foratly

term

February 1933

erved upon

quired by

ing to leave

and asks

in, and \$D, rest,

Susie Neil by

michael, agent.

Summons for forcibly enter and detention issued to any Constable
of Jerome Tp. Union County, Ohio, returnable March 3^d 1933 at
7.30 P. M.

Dated this 27th day of February 1933.

Peter Fisher J. P.

By motion of agt. of Plaintiff the said \$D. asked for back rent are
to be struck off from said summons and complaint and that the said
hearing be postponed till a date set the following week, as sickness
entire the defendants family. Dated this 3^d day of March 1933,

Peter Fisher J. P.

By motion of defendant said case again postponed as
a promise was made to move about the time between
March 16th to 22.

Signed March 13th 1933.

Peter Fisher J. P.

Above defendants moving out of the above mentioned
property March 23rd 1933, case is settled at
Plaintiff costs as nothing to lay upon was found against
defendants.

Signed Peter Fisher J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
..... A. D., 19....., the said
obtained a judgment against the said.....
on the Docket of..... J. P.,
for..... dollars and
..... cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,..... do here-
by promise and undertake to the said.....

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

Executed and acknowledged before me,
and surety approved this
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

Jerome

12-8-6R E. L. Barrett & Son, Publishers, Springfield, Ohio.

Mary Elias

Plff's.

vs.

Chas. Stewart

Judgment, \$ Resitution

JUSTICE'S FEES.

	Plff's Cost		Def'ts Cost	
	Dols.	Cts.	Dols.	Cts.
Summons				40
Affidavit				
Order of				
Undertaking				
Subpoena Names				
Swearing Witnesses				
Complaint				50
Adjournment				
Filing Papers				10
Setting in Trial				1 00
Record Words				
Judgment				80
Satisfaction				
Bail for Stay				
Execution and Filing				
Per Cent.				
Trans. and Certificate				
Managing cost				50
Indefinite case				20
				3 50

CONSTABLE'S FEES.

Sum. Serv., and Mileage	3 85
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	1 50
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No.

72

Amount claimed, \$ Resitution

March 23rd

1933

The Plaintiff filed her bill of particulars

which is in substance as follows: As landlord

Complaint; which heretofore was filed but not put to action said case as no. 69 on page 208 by

plaintiff not appearing so again said Landlord's Complaint, substance as follows: The undersigned Mary

Elias resident of the County of Madison and State of Ohio does hereby make her Complaint against Chas. Stewart for this, that the said Chas. Stewart

has ever since the 1st day of December 1932 unlawfully and forcibly detained and does still unlawfully and forcibly detain from the undersigned possession of the following described premises.

Situated in the Township of Jerome County of Union and State of Ohio and known

as George Elias place said tract containing seven and one eighth (7 $\frac{1}{8}$)

acres located near Corner Route 31 and 161 said Chas Stewart to vacate

said tract and to take his car in which he lives and all other of

his possessions on said tract together with car in which he lives

as it is his. The said Chas. Stewart entered upon said premises

as a tenant to live indefinitely the lease thereof expired at the

time herein first mentioned, and from that time the said

tenant has unlawfully and

forcibly held on the 1st day upon said Chas. have premises.

The Undersigned Dated this 23rd

An March 23rd 1933 to any Constable of 1933 at 8'00 cl

Above summons

constable, dated

At the home

administered to

George Elias as

and hearing his

-the Plaintiff a

effect, said

Defendant to vacate

by April 6th 1933.

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case

as surety for the above Stay of Execution on t

against

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged

day of..... A. L.

, 19..... Is

delivered the same to

Execution returned and endorsed as follow

Court, For Jerome Township.

Justice of the Peace.

ned, \$ *Restitution*
1933

bill of particulars

As landlads
to fore was
to action said

208 by

as again said

substance as

and Mary

County of Madison

hurry make her

Stewart for

Stewart

day of December

possibly detained

fully and finally

and possession

of premises.

of Jerome County

and known

said tract -

the right (7 1/2)

Part 31 and

to vacate

his car

all other of

and tract

which he lives

said chas.

said premises

indefinitely

expired at the

mentioned,

the said

ally and

facibly held over his said term.

On the 1st day of February 1933 the undersigned duly served upon said chas. Stewart as required by law notice in writing to leave premises.

The Undersigned asks Process and Restitution.

Dated this 23rd day of March 1933.

Signed by

her name,
Mary Elia.

On March 23rd 1933 Summons of Forcible Entry and Detention was issued to my constable of Jerome Tp. Union Co. also returnable March 27th 1933 at 8:00 clock P. M.

Signed by Peter Fisher J. P.

Above summons returned and endorsed by Wm. Michael Constable, dated March 27th 1933.

At the hour set for trial both parties present and oath administered to both Plaintiff and defendant also to George Elia as witness for plaintiff proceedings were made and hearing listened the court decided in favor of the Plaintiff and issued a Writ of Restitution to that effect, said signed this 27th day of March 1933.

Defendant to vacate property by April 6th 1933.

Peter Fisher J. P.

Continued on Page 3

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires.....
J. P. } 19..... Amt. then due, \$.....
, 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said.....
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,..... do hereby
promise and undertake to the said.....
in the sum of.....
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

Jerome

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

William J. Porter

Plff's.

vs.

Edward Loan

Mrs. Bess Loan

Def'ts.

Judgment, \$ 63 ⁰⁰/₁₀₀

JUSTICE'S FEES.

Plff's Cost
Dols. Cts. Def'ts Cost
Dols. Cts.

Summons			40
Affidavit			
Order of			
Undertaking			
Subpoena	Names		
Swearing	Witnesses		
Adjournment			
Filing	1 Papers		10
Setting in Trial			
Record	Words		
Judgment			80
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			2 50
Ministerial cost			50
Indexing case			20
Docture of Plea of Bar.			50

2 50

CONSTABLE'S FEES.

Sum. Serv., and Mileage		2 00
Sub. Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial		1 50
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		

WITNESS' FEES.

5 40

Before

Peter Fisher

Justice of the Peace.

No. 73

Amount claimed, \$ 63 ⁰⁰/₁₀₀

April 27th

1933

The Plaintiff filed his bill of particulars

which is in substance as follows: Now comes the

plaintiff and says there is due him from said defendants the sum of Fifty Dollars (\$50.00) with interest at 6% per annum from January 4th 1929 on a promissory note executed by said defendants on said day then delivered to plaintiff a copy of said promissory note being attached hereto marked "Exhibit A" and made a part hereof, wherefore plaintiff prays Judgment against said defendants for \$50.00 with interest at 6% from January 4th 1929 and all costs of this action.

Richard Thrall,

Atty. for Plaintiff.

An April 27th 1933 issued summons to any constable of Jerome P. Union Co. Ohio returnable May 2nd 1933 at 8:30 P.M. signed by

Peter Fisher J. P.

Summons returned May 2nd 1933 and endorsed by E. H. Hinden Constable after waiting one hour neither the Plaintiff, nor defendant appearing, I adjourned the case until further notice by Plaintiff.

Signed Peter Fisher J. P.

In above case Plaintiff asks for transcript same made this 12th day of July 1935
Peter Fisher J. P.

after continuance by said defendant signature I thought in favor of the Plaintiff by defendant.
Signed

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A. I.

, 19 I.

delivered the same to Execution returned and endorsed as follows

Court,

For

Jerome

Township.

Justice of the Peace.

ed, \$ 63 $\frac{00}{100}$

1933

bill of particulars

Now comes the
is due himsum of
interest atJanuary 4th

executed by

day then

of said

which have

made a part

final Judgment

50.00

January 4th

action.

all.

- Plaintiff.

d summons

b. Union Co. Ohio

3 at 8:30 P. M.

Pisher J. P.

2nd 1933

induced Constable

within the

appearing, I

further

Pisher J. P.

iff asks

made

uly 1935

Pisher J. P.

After continuance of above case and finding said note undisputed by said defendants and said defendants acknowledged their signature I therefore on this July 3rd 1933 render Judgment in favor of the Plaintiff and all costs against and to be paid by defendants.

Signed this 3rd day of July 1933.

Peter Fisher J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$.....

....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
..... A. D., 19....., the said
obtained a judgment against the said.....

on the Docket of..... J. P.,
for..... dollars and
..... cents, and costs taxed
..... and the said

intends to appeal therefrom to the Court
of Common Pleas of.....
County. Now, therefore,

I,
of..... do hereby
promise and undertake to the said.....

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

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....

J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

Jer

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

Susan Neil

vs. Michael Ayl.

vs.

George Vance

Judgment, \$ Restitution

JUSTICE'S FEES.

	Plff's Cost		Def'ts Cost	
	Dols.	Cts.	Dols.	Cts.
Summons				40
Affidavit				
Order of				
Undertaking				
Subpoena Names				
Swearing Witnesses				50
complaint				
Adjournment				10
Filing Papers				
Setting in Trial			2	00
Record Words				
Judgment				80
Satisfaction				
Bail for Stay				
Execution and Filing				
Per Cent.				
Trans. and Certificate				50
Ministry case				20
Indebted case				
			4	50

CONSTABLE'S FEES.

Sum. Serv., and Mileage	2	65
Sub. Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial	1	50
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		
	4	15

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No.

74

Amount claimed, \$ Restitution

June 15th

1933

The Plaintiff filed his bill of particulars

which is in substance as follows: by Michael Ayl.

as a land lords complaint.

The undersigned Susan Neil through its agent Michael resident of Union County and State of Ohio does hereby make her complaint against one George Vance for this: That the said George Vance has ever since the 1st day of May 1933 unlawfully and forcibly detained and does still unlawfully and forcibly detain from the undersigned possession of the following described premises:

Situated in the Township of Jerome County of Union and State of Ohio and known as Michael's property. located on east side of North Avenue in the village of Plain City, Ohio said house is a story and a half with four rooms, said house painted green, together with garden. The said George Vance entered upon said premises as a renter of the undersigned, the lease thereof expired as first herein mentioned, and from that time the said renter has unlawfully and forcibly held over his said term.

on the 12th day of June 1933 the undersigned duly served upon said renter as required by law a written notice to leave premises,

The undersigned ask
Dated this 15th

on June 15th 1933
to any constable
said George Vance
said Summons
constable as follows
June 15th 1933
An June 19th
both Plaintiff and
parties and after
of Plaintiff and
cost of \$8.00
until the 10th
will vacate within
10 days.

Date

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on against

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged of A. J.

, 19

delivered the same to

Execution returned and endorsed as follows

Court,

For

Jerome

Township.

Justice of the Peace.

ned, \$ Restitution

1933

bill of particulars

by H^m Michael agt
plaint.Neil through
ident of Union
dora husky
against oneThat the
as ever since
1933 unlawfully
dora still
detainpossession of the
ship of Jerome
of Union andproperty located
avenue in
city, Union
and a half
id housethen with
George Vance
hemise asdesignated
find as find
and fromto has
by held overJune 1933
served uponed by law
have permissionThe undersigned asks process and restitution,
Dated this 15th day of June 1933.

Susan Neil by

H^m Michael agt.

On June 15th 1933 issued Summons of Forcibly Detention
to any constable of Jerome Tp. Union Co. Idaho upon the
said George Vance, returnable June 19th 1933 at 9.30 P.M.
said Summons returned and endorsed by H^m Michael
constable as follows left a certified copy at place of residence
June 15th signed by H^m Michael constable.

On June 19th 1933 at 8.30 P.M. both parties present
both Plaintiff agt. and defendant were given to both
parties and after hearing testimony I decided in favor
of Plaintiff and Restitution was issued with total
cost of \$8.65 said Restitution not to be served
until the 10th day as defendant has admitted he
will vacate with further proceedings within the time of
10 days.

Dated this 19th day of June 1933.

Peter Fisher J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires.....
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said
on the Docket of.....

J. P.,
for..... dollars and
cents, and costs taxed
and the said

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

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

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

Jerome

12-8-6R E. L. Barrett & Son, Publishers, Springfield, Ohio.

George Poston

Before

Peter Fisher

Justice of the Peace.

No.

75

Amount claimed, \$ 5⁷²/₁₀₀

July 17th

1933

The Plaintiff filed in bill of particulars

which is in substance as follows: Now comes the

Plaintiff and say there is due him from said defendant for threshing on defendant's place of farming the sum of Five and ⁷²/₁₀₀ (\$5⁷²/₁₀₀) whereby plaintiff asks Judgment and all costs of said action. *affidavit for July 10-33*

Signed Geo Poston

Affidavit to above case filed July 12th 1933 as follows: George Poston being duly sworn say he is the plaintiff herein and that said defendant Andrew Yoder is justly indebted to him in the sum of \$5⁷²/₁₀₀ said claim is just and lawful and that he verily believes that he ought to recover thereon the amount of \$5⁷²/₁₀₀ That said property sought to be attached is not the personal earnings of the defendant - for services rendered by the defendant and that said property is not exempt from levy and execution Affiant further says that defendant has property which he is concealing for the purpose of defrauding his creditors and that the claim set forth is for work and labor furnished defendant, affiant further says that that affidavit is made for the purpose of obtaining an attachment

Signed George Poston

Sworn to before me and subscribed in my presence this 10th day of July 1933

vs.

Plff's.

Andrew Yoder

Def'ts.

Judgment, \$ 5⁷²/₁₀₀

JUSTICE'S FEES.

Plff's Cost
Dols. Cts. Def'ts Cost
Dols. Cts.

Summons		40
Affidavit		80
Order of attachment		70
Undertaking		
Subpoena Names		
Swearing Witnesses		
Adjournment		
Filing 2 Papers	20	
Setting in Trial	1	00
Record Words		
Judgment		80
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
Docketing Bill 20c		50
Stenographer's fee		50
Indemnity case		20

CONSTABLE'S FEES.

Sum. Serv., and Mileage	3	05
Sub. Serv., and Mileage		
Sum. Appraisers	2	00
Schedule and Bond		
Serv. Garnishee		
Att. Trial	1	00
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		
Order of attachment	1	00

WITNESS' FEES.

Order of attachment
Complaint of Jerome
safely keep all goods
of the defendant
before me on the
questions put to him
issued at same
1933 at 8 P.M.

Summons returned
Received with writ

The Plaintiff aff
after waiting one
The Plaintiff wa
I rendered Jud
sum of (\$5⁷²/₁₀₀)

good and sufficient surety, caused an undertaking

STAY O

to be entered herein, which follows:

In pursuance of the Statute in such case made as surety for the above Stay of Execution on the against

pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of..... A. D.

....., 19..... Iss

delivered the same to

Execution returned and endorsed as follows

Court,

For

Jerome

Township.

Justice of the Peace.

ed, \$ 5.72

1933

bill of particulars

now comes the

is due him

the Threshing

milling the

5.72 } City of Jerome
100 } Sub AJudgment and
Affidavit for July 10-33

Postum

filed July 12th

don being duly

ff herein

Andrew

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d property

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purpose of

and that

fa work and

law, affiant

affidavit

base of obtaining

ogel Postum

subscribed

17 day 2 July 1933

Peter Fisher J.P.

1933

1933

Order of attachment to effect of affidavit made to E. H. Hinder
Constable of Jerome Tp. Union Co. Idaho commanding him to attach and
safely keep all goods chattels stocks rights credits money and effects
of the defendant and commanding said defendant to appear
before me on the 21st day of July 1933 at 8 P. M. to answer all
questions put to him touching attached property, Summons also
issued at same time to above constable returnable July 21st
1933 at 8 P. M.

Signed this 17th day of July 1933.

Peter Fisher J. P.

Summons returned July 21st 1933 and endorsed as follows:
Received with writ Summons July 17th 1933 no Property found

Signed by E. H. Hinder

The Plaintiff appeared at 8 o'clock P. M. on date of trial and
after waiting one hour the defendant failing to appear

The Plaintiff was sworn and questioned after consideration

I rendered Judgment in favor of the Plaintiff for the
sum of (\$5.72) and all costs to be paid by defendant.

Signed this July 21st 1933.

Peter Fisher J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$.....

....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

obtained a judgment against the said.....

on the Docket of.....

J. P.,

for..... dollars and

cents, and costs taxed

and the said

intends to appeal therefrom to the Court

of Common Pleas of.....

County. Now, therefore,

I,

do hereby

promise and undertake to the said.....

in the sum of.....

Dollars, that the said appellant (if judg-

ment be adjudged against him on the ap-

peal), will satisfy such judgment, with

interest and costs and costs that may

accrue; and also that the said appellant

will prosecute his appeal to effect and

without unnecessary delay.

Executed and acknowledged before me,

and surety approved this.....

day of..... 19.....

J. P.

THE STATE OF OHIO,
Union COUNTY, ss.

In Justice's Court,

For

June

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

George Poston

vs.

Ely Koffman

Judgment, \$ 11 $\frac{48}{100}$

Plff's.

Def'ts.

JUSTICE'S FEES.

Plff's Cost
Dols. Cts. Def'ts Cost
Dols. Cts.

Summons		40
Affidavit		80
Order of attachment		70
Undertaking		
Subpoena	Names	
Swearing	Witnesses	
Adjournment		
Filing	2 Papers	20
Setting in Trial		
Record	Words	
Judgment		
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
Deckering Bill of Part		50
Deckering Cost		50
Deckering Case		20

CONSTABLE'S FEES.

Sum. Serv., and Mileage	3	05
Sub. Serv., and Mileage	2	00
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial		
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		
Order of attachment	1	00

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No.

76

Amount claimed, \$

11 $\frac{48}{100}$

July 17th

1933

The Plaintiff filed his

bill of particulars

which is in substance as follows: Now comes the

Plaintiff and says there is due him from said defendant for threshing for defendant the sum of 11 $\frac{48}{100}$ said account filed as Exhibit A.

Plaintiff asks judgment for above sum and all cost of this action.

Signed George Poston.

Affidavit to above case filed July 12th 1933 as follows: George Poston being duly sworn says that he is plaintiff herein and that said defendant Ely Koffman is justly indebted to him in the sum of 11 $\frac{48}{100}$. That said claim is just and lawful and that he verily believes that he ought to recover thereon the amount of 11 $\frac{48}{100}$ that said property sought to be attached is not the personal earnings of the defendant for services rendered by the defendant, and that said property is not exempt from levy and execution. Affiant further says that defendant has property which he is concealing for the purpose of defrauding his creditors and that the claim set forth is for work and labor furnished defendant. Affiant further says that this affidavit is made for the purpose of obtaining an attachment.

Signed George Poston.

Sworn to before me and subscribed in my presence this July 10th 1933.
Peter Fisher J.P.

Order of attachment
Hinder, constable
commanding said
on the 21st day
question put to

after attachment
defendant de
cost given
no further

Receipts enclosed

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case as
as surety for the above Stay of Execution on t
against
pay the amount of said Judgment, interest and

Taken by and signed and acknowledged
day of..... A. D.

....., 19..... Is

delivered the same to

Execution returned and endorsed as follow

Court,

For

June

Township.

Justice of the Peace.

ed, \$ 11 $\frac{48}{100}$

1933

bill of particulars

Now comes the
is due him
thrusting

11 $\frac{48}{100}$ said
A.

above sum

George Poston

filed July 12th 1933

being duly

plaintiff herein

by Koffman

in the sum of

is just

verily believe

wherein the

said property

is not the

defendant

the defendant,

is not

execution

that defendant

concealing

under his

claim set

labor furnished

with said

made for

an attachment

Poston

and subraided

July 1933.

Poston J.C.

Order of attachment to effect of affidavit made to C. H.
Hinden, constable of June Twp. Union Co. Ohio to the said sum
commanding said defendant by Koffman to appear before me
on the 21st day of July 1933 at 8.30 P. M. to answer all
questions put to him in order of attachment
Signed by me this 17th day of July 1933.

Peter Fisher J. P.

after attachment and summons were delivered said
defendant decided to pay said 11. $\frac{48}{100}$ plus all
costs given on margin after said amount being paid
no further action was made.

Peter Fisher J. P.

Receipt enclosed with paper on file signed by George Poston

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this
day of..... A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$.....
....., 19..... Issued an Execution for.....
returnable..... 19....., and
delivered the same to..... Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the..... day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of..... J. P.,
for..... dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of..... County. Now, therefore,
I,
of..... do hereby
promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this.....
day of..... 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

June

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

George Poston

Before Peter Fisher Justice of the Peace.

No. 77 Amount claimed, \$ 12 $\frac{37}{100}$

July 17th 1933

The Plaintiff filed his bill of particulars

which is in substance as follows: Now comes the

plaintiff and says there is due him from said defendant for threshing for defendant the sum of 12 $\frac{37}{100}$ account filed as exhibit A. Plaintiff asks for judgment for above sum and all costs of this action. Signed by George Poston. Affidavit to above case filed July 12th 1933 as follows:

George Poston being first duly sworn says that he is plaintiff herein and said defendant, Joseph Schlachach is justly indebted to him in the sum of 12 $\frac{37}{100}$. That said claim is just and lawful and that he verily believe that he ought to recover thereon the amount of 12 $\frac{37}{100}$ and that said property sought to be attached is not the personal earnings of the defendant for services rendered by the defendant and that said property is not exempt from levy and execution. Affiant further says that defendant has property which he is concealing for the purpose of defrauding his creditors and that the claim set forth is for work and labor furnished defendant. Affiant further says that this affidavit is made for the purpose of an attachment.

George Poston

Sworn to before me and subscribed in my presence this 18th day of July 1933.
Peter Fisher J.P.

vs. Plff's.

Joseph Schlachach

Judgment, \$ 12 $\frac{37}{100}$ Def'ts.

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			40
Affidavit			80
Order of Undertaking			70
Subpoena Names			
Swearing Witnesses			
Adjournment			
Filing 2 Papers			20
Setting in Trial			
Record Words			
Judgment			
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Preparing Bill of Part			50
Drawing Cont			50
Drawing Case			20

CONSTABLE'S FEES.

Sum. Serv., and Mileage		3	05
Sub. Serv., and Mileage			
Sum. Appraisers		2	00
Schedule and Bond			
Serv. Garnishee			
Att. Trial			
Sum. Jury and Mileage			
Copies			
Ex. and Per Cent.			
Order of Attachment		1	00

WITNESS' FEES.

Order of attachment
The constable of J.
ordering said defendant
9 o'clock P. M.
attached,

After Summons
said defendant
pay said amount
Receipt of
received his and
Justice and Constable

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case n
as surety for the above Stay of Execution on t
against
pay the amount of said Judgment, interest and

Taken by and signed and acknowledged
day of..... A. D.

....., 19..... Is

delivered the same to

Execution returned and endorsed as follows

Court,

For

June

Township.

Justice of the Peace.

ed, \$ 12 $\frac{37}{100}$

1933

bill of particulars

now com the
is due him
Thursburg for
2 $\frac{37}{100}$ account
in off asks for
and all cos-
George Poston
filed July 12th

in duly sworn
him and
Schlabach is
in the sum
claim is
at he verily
recom thereon
That said
but is not the
defendant for
defendant
not except
affiant
and has
ling for the
s credit
- fail is for
defendant
that this
The purpose

Poston
subscribed in
2 July 1933
Fisher J. P.

Order of attachment was made to the effect of affidavit to
the constable of June Tp. Union Co. Ohio to get with Summons
ordering said defendant to appear before me July 21st 1933 at
9 o'clock P. M. to answer all questions put to him of articles
attached, Signed this 17th day of July 1933.

Peter Fisher J. P.

After Summons and order of attachment were made upon
said defendant the defendant Joseph Schlabach decided to
pay said amount of 12 $\frac{37}{100}$ and all cos- account so far.

Receipt of same signed by George Poston that he
received his amount and cos- which were paid to both
Justice and Constable on file with papers on file.

Signed by

Peter Fisher J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
..... J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of County. Now, therefore,
I, do here-
by promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

June

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

George Poston

Before Peter Fisher

Justice of the Peace.

No. 78

Amount claimed, \$ 160 $\frac{16}{100}$

July 12th

1933

The Plaintiff filed his bill of particulars

which is in substance as follows: Now comes the

plaintiff and say there is due him from said defendants the sum of (\$160 $\frac{16}{100}$) for thrashing for said defendant for which account marked Exhibit A is included said plaintiff asks Judgment and costs of this action.

Signed George Poston.

Affidant to above case filed July 12th 1933 substance as follows:

George Poston being duly first sworn says that he is plaintiff herein and said defendants Rodney Bidwell and Mary J. Dandell are justly indebted to him in the sum of (\$160 $\frac{16}{100}$) That said claim is just and lawful and that he verily believes that he ought to recover thereon the amount of \$160 $\frac{16}{100}$ That said property sought to be attached is not the personal earnings of the defendants for service rendered by the defendants and that said property is not exempt from levy and execution. Affiant further says that the defendant a non resident of Union County Ohio and that the defendant has property which he is concealing for the purpose of defrauding his creditors and that the claim set forth is for work and labor furnished defendant. Affiant further says that this affidavit is made for the purpose of

obtaining an a
Sum to me
of July 1933.

Order of attachment
issued to E. H.
to serve same
returnable July
defendant is to
said attachment.

After serving said
agreed to pay
by agreement of
defendant paying
above agreement
included with

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case as
as surety for the above Stay of Execution on to
against
pay the amount of said Judgment, interest and

Taken by and signed and acknowledged

day of..... A. D.

, 19..... Is

delivered the same to

Execution returned and endorsed as follows

Plff's.

vs.

Def'ts.

Judgment, \$ 160 $\frac{16}{100}$

JUSTICE'S FEES.

Plff's Cost
Dols. Cts. Def'ts Cost
Dols. Cts.

Summons 40

Affidavit 80

Order of 70

Undertaking

Subpoena Names

Swearing Witnesses

Adjournment

Filing 2 Papers 20

Setting in Trial

Record Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Per Cent.

Trans. and Certificate

Docketing Bill of Sale 50

Placing Cost 50

Docketing case 20

CONSTABLE'S FEES.

Sum. Serv., and Mileage 3 05

Sub. Serv., and Mileage

Sum. Appraisers 2 00

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum. Jury and Mileage

Copies

Ex. and Per Cent.

Order of attachment 1 00

WITNESS' FEES.

Court, For June Township.

Justice of the Peace.

ed, \$ 160 ¹⁶/₁₀₀
1933

bill of particulars

Now comes the
due him
he sum of
in said defendant
Exhibit A
iff asks
his action

George Poston,
filed July 12th

first sum
of herein and
Bidwell at
indebted to
(¹⁶/₁₀₀)

and lawful
ives that he
the amount
fully sought
he personal
for service
at that

from long
further says
resident of
the defendant
on clearing
branding his
the claim
and labor
affiant
This affidavit
purpose of

obtaining an attachment.
Sworn to me and subscribed in my presence the 10th day
of July 1933.

Peter Fisher J.P.

Order of attachment according to affidavit and summons
issued to E. H. Hudson constable of Jean Township Union Co. Okla
to serve same upon said defendant Rodney Bidwell
returnable July 25th 1933 at 9.00 a.m. so that said
defendant is to answer all questions put to him concerning
said attachment.

Sgt Peter Fisher J.P.

After serving said order of attachment said defendant
agreed to pay said amount at costs so far accrued,
by agreement said plaintiff agreed to take \$100.00 and
defendant paying all costs, said case then settled by
above agreement without action. Receipt for same
included with paper, signed by George Poston.

Signed by Peter Fisher J.P.

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

STAY OF EXECUTION

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

Taken by and signed and acknowledged before me, and surety approved, this
day of A. D., 19..... } Stay of Execution expires
J. P. } 19..... Amt. then due, \$
....., 19..... Issued an Execution for
returnable 19....., and
delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
..... A. D., 19....., the said
obtained a judgment against the said
on the Docket of J. P.,
for dollars and
cents, and costs taxed
and the said
intends to appeal therefrom to the Court
of Common Pleas of County. Now, therefore,
I, do here-
by promise and undertake to the said
in the sum of
Dollars, that the said appellant (if judg-
ment be adjudged against him on the ap-
peal), will satisfy such judgment, with
interest and costs and costs that may
accrue; and also that the said appellant
will prosecute his appeal to effect and
without unnecessary delay.

Executed and acknowledged before me,
and surety approved this
day of 19.....
J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

For

12-8-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

H. B. Seely Co.
by Ethel Seely

Plff's.

vs.

French Marks

Judgment, \$ 25⁰⁰/₁₀₀ Def'ts.

JUSTICE'S FEES.

Plff's Cost
Dols. Cts. Def'ts Cost
Dols. Cts.

Summons		40
Affidavit		80
Order of		70
Undertaking		
Subpoena	Names	
Swearing	Witnesses	
Adjournment		
Filing	2 Papers	20
Setting in Trial		
Record	Words	
Judgment		
Satisfaction		
Bail for Stay		
Execution and Filing		
Per Cent.		
Trans. and Certificate		
Docketing Bill / Part		50
Returning Cost Bill		50
Indexing Case		20

CONSTABLE'S FEES.

Sum. Serv., and Mileage	50
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum. Jury and Mileage	
Copies	
Ex. and Per Cent.	
Order of Attachment	1.00

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No.

79

Amount claimed, \$ 25⁰⁰/₁₀₀

July 28th

1933

The Plaintiff filed this bill of particulars

which is in substance as follows: now comes the

Plaintiff and say there is due therefrom said defendant the sum of \$25⁰⁰/₁₀₀ on an account for necessities "groceries" a statement of which account is attached hereto marked Exhibit "A" and made a part of the bill of Particulars the amount herein stated is just and is due and unpaid Plaintiff ask Judgment and costs of this action

Signed by Ethel Seely, affiant
Affidavit in above case filed July 28th 1933, substance as follows:
Ethel Seely being duly sworn say he is aff for above plaintiff herein mentioned and French Marks the defendant and said French Marks is justly indebted to said plaintiff in the sum of \$25⁰⁰/₁₀₀ That said claim is just and lawful and that he verily believes he ought to receive thereon the amount of \$25⁰⁰/₁₀₀ That said property sought to be attached is not the personal earnings of the defendant a resident of Union County Ohio and that defendant has property which he is concealing to defraud his creditors and the claim set forth is for necessities furnished the defendant, affiant further say that this affidavit is made for the purpose of obtaining attachment. Sworn to me and subscribed in my

presence this 2

Order of attachment issued to E. H. A. to serve same August 4th 1933 is to answer all attached.

Said summons returned by E. after waiting but Plaintiff a returned Judgment

Received costs Constable for

good and sufficient surety, caused an undertaking

STAY C

to be entered herein, which follows:

In pursuance of the Statute in such case as surety for the above Stay of Execution on the against pay the amount of said Judgment, interest and

Taken by and signed and acknowledged day of A. D.

, 19. Is

delivered the same to

Execution returned and endorsed as follows

Court,

For

June

Township.

Justice of the Peace.

ed, \$ 25⁰⁰/₁₀₀

1933

bill of particulars

now comes the

due then

he sum of

in necessary

of which account

and Exhibit "A"

bill of Particulars

is just

Plaintiffs ask

in action

July. agt.

filed July

as follows:

now say

plaintiffs herein

to the de-

ment in

plaintiffs in

and said claiming

that he verify

in thereon

at said

checked is

of the

Un. Comy. also

copy which

and his

set forth

in the

the other say

is made for

Attachment

present this 28th day of July 1933.

by That Sery agt.

Peter Fisher J. P.

Order of attachment according to affidavit and summons issued to E. H. Heiden Constable of June Tp. Minn Co. Minn to serve same upon defendant Friend Marks returnable August 4th 1933 at 8.30 P. M. so that said defendant is to answer all questions put to him concerning property attached.

Signed this July 28th 1933. Peter Fisher J. P.

Said summons returned this August 4th 1933, at 8.10 P. M. Endorsed by E. H. Heiden Constable. after waiting one hour the defendant failed to appear but Plaintiff's agt. was present and after examination rendered Judgment in favor of the plaintiff.

Signed by Peter Fisher J. P.

Received costs in above case for both Justice and Constable for said Plaintiff.

Peter Fisher J. P.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this day of A. D., 19..... } Stay of Execution expires J. P. } 19..... Amt. then due, \$, 19..... Issued an Execution for returnable 19....., and delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of A. D., 19....., the said obtained a judgment against the said on the Docket of J. P., for dollars and cents, and costs taxed and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I, do hereby promise and undertake to the said in the sum of Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 19..... J. P.

THE STATE OF OHIO,
Union COUNTY, ss.)

In Justice's Court,

Jerome

12-5-6R. E. L. Barrett & Son, Publishers, Springfield, Ohio.

M. E. Travel a/t
Wylie S. Shroyer

Plff's.

vs.
R. L. Shanklin

Prase-7 Def'ts.
Judgment, \$ Restitution

JUSTICE'S FEES.

Plff's Cost Def'ts Cost
Dols. Cts. Dols. Cts.

Summons			40
Affidavit			
Order of			
Undertaking			
Subpoena Names			
Swearing Witnesses			
Complaint			50
Adjournment			
Filing Papers			10
Setting in Trial	2	00	
Record Words			
Judgment			80
Satisfaction			
Bail for Stay			
Execution and Filing			
Per Cent.			
Trans. and Certificate			
Stipulating Cost			50
Indefinite case			20
			4.50

CONSTABLE'S FEES.

Sum. Serv., and Mileage	3	30
Sub. Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial	1	50
Sum. Jury and Mileage		
Copies		
Ex. and Per Cent.		
		4.80

WITNESS' FEES.

Before

Peter Fisher

Justice of the Peace.

No.

80

Amount claimed, \$ Restitution

September 18th

1933

The Plaintiff filed his bill of particulars

which is in substance as follows: by M. E. Travel

as agent as Landlads Complaint:

The undersigned M. E. Travel a/t for (Wylie S. Shroyer) a resident of Union County State of Ohio doth hereby make his complaint against one R. L. Shanklin for this: That the said R. L. Shanklin hath ever since the 1st day of August in the year 1933

and doth still, unlawfully and forcibly detain from the undersigned possession of the following premises, situated in the Township of Jerome in said County of Union, and described as follows:

Being a frame dwelling situated on the west side of Converse Avenue in the Village of Plain City and in the County of Union, State of Ohio and on the South side of an alley.

Said premises being the property of Wylie S. Shroyer of Columbus Ohio in the County of Franklin, State of Ohio.

That said R. L. Shanklin entered upon said premises as a tenant of the undersigned; the lease therefor expired at the time first mentioned; and from that time said

R. L. Shanklin hath unlawfully and forcibly held over his said term on the 9th day of August 1933 the undersigned duly served upon said R. L. Shanklin as required by law, notice in writing to leave

said premises.
The undersigned
Dated this 1st

September 18th
detain to any
September 26th

Above summons
served by leave
September 20th

September 26th
at 8 o'clock P. M.
after hearing to
R. L. Shanklin
agreement by
favor of the pla
Constable C.

As defendant has no
costs to be paid by

Received of M.
the cost of

Received of Peter
Fisher in above

Court,

Jerome Township.

Justice of the Peace.

ed, \$ Restitution
1933

bill of particulars

by M. E. Fravel

Complaint:

and agt. for

of Union County

make his

R. L. Shanklin

id L. L.

since the 1st

Jan 1933

and forcibly

signed possession

situated in

said County

as follows:

being situated

converse Avenue

City and in

of Ohio and

an alley.

the property of

Ohio is

State of Ohio.

Shanklin entered

a tenant of

case therefore

mentioned:

and

unlawfully

his said term

1-1933 the

upon said

granted by

to lease

said premises.

The undersigned asks process and Restitution, etc.,

Dated the 1st day of September 1933.

Signed by Ulysses S. Shroyer

M. E. Fravel, Agent.

September 18th 1933 issued summons of Forcibly entry and
detainer to any constable of Jerome Tp. Union Co. Ohio returnable

September 26th 1933 at 8 o'clock P. M.

Signed Peter Fisher J.P.

Above summons endorsed and returned as follows

Served by leaving a copy at his residence

September 20th 1933.

Signed by Wm Michael

September 26th date set for trial both parties present
at 8 o'clock P. M. we proceeded both parties were sworn and
after hearing testimony from both parties, and the defendant
R. L. Shanklin admitted he did not live up to the
agreement by paying the rent. I rendered Judgment in
favor of the plaintiff, and writ of Restitution given to the
Constable Wm Michael to be returnable October 5th 1933.

Signed

Peter Fisher J.P.

{As defendant has no property
costs to be paid by Plaintiff.Received of M. E. Fravel the sum of \$9.30 for
the cost of above case.

Dated October 25th 1933.

Peter Fisher J.P.

Received of Peter Fisher the sum of \$4.80 for constable
fees in above case,

Dated October 26th 1933

Wm Michael Com.

Continued from Page 124.

Said John B. Thompson appeared and confessed owing said P.D. Patch certain amount and without further process was given by me as Justice of Peace of Jerome Township the privilege of seeing Attorney John W. Dailey the week of August 2nd, 1926 beginning, allowing the said John B. Thompson to pay said John W. Dailey and if recommended by said John W. Dailey to pay said Justice Court then same to be done during said week before further action taken.

The said P.D. Patch not appearing-

Peter Pisher, J.P.
Jerome Township.

Cont

Defendant asking
and assured pay
than Wednesday
day of September
came and paid
\$11.35⁰⁰ Total

Thus I
this 28th

Received
11
J

Received

Continued from page 137.

Defendant asking for a few days time after time for execution and assured payment I waited and assured no longer time than Wednesday September 28th 1927. So on this the 28th day of September 1927 said Defendants son Mr. Louis Schindere came and paid the judgement of \$110⁹⁹/₁₀₀ and costs of \$11.35⁰⁰/₁₀₀ Total of \$122.34⁰⁰/₁₀₀.

Thus I Received entire judgement and costs this 28th day of September 1927,

Peter Fisher, J. P.
Jesse Township Union Co. A.

Received of Peter Fisher this 29th day of Sept. 1927. the sum of \$110⁹⁹/₁₀₀ as judgement in above case.
H Hall

Plaintiff.
Received of Peter Fisher J. P. the sum of \$7.45 as Constable costs,

Wm. Michael Constable,

Received from attorney L. A. Davis the sum of $4.40 \frac{40}{100}$
 for Justice Fees, in the case of Florence Ruble Plaintiff
 and Harry Leffert-Defendant,
 Peter Fisher, J. P.

Received from attorney L. A. Davis the sum of $5.30 \frac{30}{100}$
 for constable fees for above case,
 Wm. Michael
 Constable,

On this day
 sum of \$
 being in full
 as agreed

Oct. 6th 192

Oct. 6th 192

4.40
100
P. Noble Plaintiff

5.30
100
P. Noble Plaintiff

stable,

Oct. 6th 1928.

On this day the defendant paid into court the sum of Fifty nine dollars and twenty-five cents (\$59.25) being in full for said claim and his share of the costs as agreed between the parties.

Peter Fisher, Justice of Peace
of Green Township, Union Co. O.

Oct. 6th 1928.

Received of the defendant in above case costs as Justice Fees as given on margin on page 148.

Peter Fisher, J. P.

Oct. 6th 1928

Received of the defendant in above case costs as Constable Fees as given on margin on page 148.

Wm. Michael Constable.

Summons issued returnable May 31st 1928 at 9 a.m.
 after Plaintiff was questioned concerning amount of
 judgement, it was found more than amount
 allotted to Justice Court - and attachment - was therefor
 released without record and without paid justice

Dated May 30th 1928,

Peter Fisher, Justice of the Peace
 of
 Frame Township, Union County, Ohio

all of the jurors
 John Hinger, H
 Clarence Scheid
 The jury be
 June 12th 1928
 the sum of
 sum of Five
 making a total
 for the jury
 at m Kilbuck
 Furthermore
 June 1928
 that - all c
 ing Justice
 paid by
 as given on m

Received a d
 James Miller
 in this case
 June 19th 1928

Received of
 for costs of
 by the Plaintiff

Received of Pe
 fees in the

July 19th 1928
 Richard H

at 9 a.m.
 amount of
 amount of
 was there for
 and judicial
 of the Peace
 in Court, alias

all of the jurors signed the verdict as follows, Emmet Gault,
 John Hinger, Harry C. McCall, Campbell, Philip Kasper,
 Clarence Scheidegger and O. J. Carson.

The jury being paid for two attendances namely for
 June 12th 1928, and continuance June 19th 1928,
 the sum of Eighteen Dollars (\$18.00) for services and the
 sum of Five Dollars and twenty cents (\$5.20) for mileage,
 making a total of (\$23.20) twenty three dollars and twenty cents
 for the jury costs this was paid by the defendants
 Wm Kilbury, that demanded the jury.

Furthermore thereupon this day the 19th day of
 June 1928 I render judgement relating to costs
 that all costs accrued in this action includ-
 ing Justice, Constable witness and jury be
 paid by the Plaintiff the said James Miller
 as given on margin

Signed

Peter Fisher,
 Justice of the Peace
 of Monroe Township Union Co. Ohio

Received a deposit of Forty Dollars \$40.00 from
 James Miller a nat resident of Union Co, for cost
 in this case.

June 19th 1928, Peter Fisher. J. P.

Received of J. H. Miller the sum by check of \$11.10
 for costs plus the \$40.00 deposit, thus all costs are paid
 by the Plaintiff.

Peter Fisher. J. P.

Received of Peter Fisher the sum of \$17.70 for Constable
 fees in the James Miller vs Wm Kilbury case,

Constable,

July 19th 1928, Paid by check the sum of \$3.40 to
 Richard Harper, for witness fees in above case,
 Peter Fisher J. P.

Received of Ingalls and Selby the sum of 7.50
for fees in the Case no. 128, Paragon Refining Co.,
vs Eugene Cogray.

Received of Peter Fisher the sum of 3.55 as
Constable fees in above case.

E. H. Hindes Constable,

Continued from page 190.

Dec. 3rd, 1929

Received of the Board of Education of Glendale Tp. Union Co. Cal.
the sum of \$6.65 as Justice Fees in the Case no. 35
vs A. J. Jenkins.

Dec. 3rd, 1929

Peter Fisher Justice of the Peace

Glendale Tp. Union Co. Cal.

Received of the Board of Education of Glendale Tp. Union Co. Cal.
the sum of \$6.35 as Constable Fees in the Case no. 35
vs A. J. Jenkins.

E. H. Hindes Constable,

From Page 188 H. B. Morgan on the 11th day of
December 1929 paid balance \$14.50 on T. M. Wise
note.
Peter Fisher. J. P.

Continued from

Agreement made
special part of

Property appraised
Mr. Harri
following

November 13th
loan the sum

November 19th
loan the sum
full and plus

November 19

Eight Dollars
of Constable fees
above case

Continued from Page 213.

7 7.50
Refining Co,

3.55 as

Constable,

Min Co. Q,
e No. 35-

Place

Min Co. Alms

Min Co. Alms

e No. 35-

Table,

day 2
P. M. Wise

Agreement made and confirmed that all income allowing
special part for living was to be made as note until paid,
Peter Fisher J. P.

Property appraised by two sworn householders
Mr. Harry Doherty and D. D. Patch,
following inventory

12 hogs	50.00
2 horses	80.00
hay	50.00
1 Automobile	35.00
farm machinery	40.00
300 shok corn	100.00
84 chickens	35.00
1 cow	30.00
Total	420.00

E. H. Hindman Constable
Harry Doherty - appraiser
D. D. Patch

Auction 23rd, 1930.

November 13th 1930 Received of W. D. Loan and Tina
Loan the sum of \$16.00 to apply on note.

P. Fisher J. P.

November 19th 1930 Received from W. D. Loan and Tina
Loan the sum of \$77.46 to pay balance of note in
full and plus all costs.

Peter Fisher J. P.

November 19th 1930.

Received of Peter Fisher the sum
of Eight Dollars and twenty five cts (\$8.25) as
of Constable Fees and (2) appraiser fees in
above case.

E. H. Hindman Constable

Continued from Page 211.

November 6th 1930, Summons returned as final date of trial Attorney John Dailey of Defendant- by motion asked for a jury trial this was granted a venire of the following were selected as the jury, J. Z. Bowling, Harry Doherty, Chas. Porschut- Geo. P. Rausch, Philip Kasper and William Kasper, date of trial Monday evening November 10th 1930 at 7 P. M., Peter Fisher. J. P.

General demurrer filed November 10th 1930,

Demurrer overruled November 10th 1930,

Before Peter Fisher, Justice of Peace in and for Jerome Township Union County Ohio.

Carl Shirk

Walter Whellen

Plaintiffs

vs

M. A. South

Defendant.

Answer:

Now comes the Defendant and objects to the form of the petition in that no ~~part~~ of the petition joint cause of action lies with the plaintiffs Carl Shirk and Walter Whellen, that Carl Shirk is the

owner of the automobile mentioned in the Bill of Particulars and the said Walter Whellen has no interest in said car and for further answer this defendant admits on September 4, 1930 he was driving a Studebaker automobile in a southerly direction approaching a highway running East and West in Union County, Ohio and the said Walter Whellen was driving and operating a Ford automobile in a westerly direction upon said highway running from the East to the West at the same time. Further answering the Bill of Particulars this defendant denies each and every statement and allegation contained therein.

Cross Petition.

Defendant for cross petition says that on September 4, 1930 while operating his automobile upon a Public highway in a southerly direction approaching a highway running East and West, he drove up to said highway and came to a complete stop before entering upon said highway.

while so stop
a Ford automobile
highway run
while so driv
said without
and unlawfully
of said defend
by reason of
of the defendan
Right front w
Broke and tore
Bent and broke
broke blowing
\$7.50, makin
automobile of
wherefor def
and he recor
and his co

An Monday
both parties
and Walter
Broadway a
Defendant
Jury called
both parties
Doherty, Ch
William Kas
being sworn
Plaintiff, g
Defendant,
excused
Both Plain
testifying
all testimony
The jury wa
in order to

while so stopped the said Carl Shink operating a Ford Automobile in a westerly direction upon said highway running from the East to the West - and while so driving and operating said Automobile afore-said without looking ahead upon said road negligently and unlawfully ran into and against the Automobile of said defendant with great force and violence, that by reason of said impact and collision the Automobile of the defendant was damaged in the following particulars, Right front wheel bent in the sum of \$10.00. Broke and tore the front right tire in the sum of \$22.50 Bent and broke Bumper in the sum of \$5.00 and broke bearing in right front wheel in the sum of \$7.50 making a total of \$45.00 damage to Automobile of defendant. wherefore defendant prays the petition be dismissed and he recover from Plaintiff the sum of \$45.00 and his costs.

Signed M. A. Sord.

An Monday evening date set for Jury trial, both parties present Plaintiff being Carl Shink and Walter Wheeler, Counsel Justice Collins of Broadway and attorney Allan and Allen of Richmond Defendant by his attorney John Bailey. Jury called and questioned satisfactory to both parties so named J. Z. Rowling Harry Doherty, Chas. Porsch, Geo. P. Rausch, Philip Kasper, William Kasper being sworn. Following witnesses being sworn having been subpoenaed for Plaintiff, John Lowe, Geo. Smiley, L. R. McKeen, Defendant, Aug. Volbach being away not present excused, Albert Kluber and Marnie Rogers. Both Plaintiffs and Defendant sworn all testifying according to law final after hearing all testimony attorneys making their pleas. The jury was charged and retired to a room in order to render verdict, verdict being

rendered as follows: We the jury find for the defendant upon the Petition and against the defendant upon answer and cross petition.

Plaintiff pays costs.

Signed

Harry Doherty
 Wm Kasper
 Chas. Porschel
 Philip Kasper
 Geo. P. Rausch
 G. Z. Rowling.

Judgment announced.

Signed this the 10th day of November 1930.

Peter Fisher, Justice of Peace
 of Monroe Tp. Union County, Ohio.

All costs paid by the Plaintiffs and received as follows and signed.

Witness fees \$2.60 John Lane.

" " 2.60 Geo. Smiley

" " 1.80 Mammie Rogers

" " 1.80 Albert Kleiber

" " 2.60 G. R. McKeen.

Jury Fees, 1.50 Harry Doherty

" " 1.50 G. Z. Rowling

" " 1.50 Chas. Porschel

" " 1.50 Philip Kasper

" " 1.50 Geo. P. Rausch

" " 1.50 Wm Kasper.

Constable " 18.80 C. H. Hindner Constables

Justice " 10.30 Peter Fisher J. P.

Entire Total 49.50 duly received by above and signed this the 10th day of November 1930. In my presence

Peter Fisher

Justice of Peace of Monroe Tp.
 Union County, Ohio.

Continued from

Defendant says owner of said transferred the sum of hereto attached

December 18th fit work in is January 6th

Continued from

Received of Dollars and

Received of dollars and case No. 43

An above both parties the Plaintiff M. F. Murrin

vs

Hugh H. Shroy And now answer of the same does not

above demand 6th day of

Continued from Page 215.

find for
against
petition.

Defendant says that his claim against the original owner of said claim was at the time he or she transferred the same indebted to this defendant in the sum of \$50.53 as shown by the statement hereto attached and marked Exhibit "A".

Signed Hugh H. Shoaf.

December 18th said defendant asks continuance until first week in January 1931. Said was granted date set is January 6th at 9 o'clock A.M. 1931.

Peter Fisher J.P.

Continued from page 207.

member

Place

this.

received

Received of Geo. Doelling the sum of ~~several~~ Dollars and no for case no. 43, as costs ⁱⁿ Dec. 20/30. Peter Fisher J.P.

Received of Peter Fisher the sum of twelve dollars and no as constable fees in said case no. 43.

Signed

E. H. Hinden Constable

On above date January 6th 1931 at 9 o'clock A.M. both parties appeared, a demurrer was filed by the Plaintiff, which was as follows:

M. F. Merriman,

Plaintiff

vs

Hugh H. Shoaf

And now comes the plaintiff and demurs to the answer of the defendant for the reason that the same does not constitute a legal defense.

Signed by M. F. Merriman.

Above demurrer is sustained by me this the 6th day of January 1931.

Peter Fisher J.P.

constables

P.

by above

P.

Jerome Tp.

J. P. Fisher

Continued from Page 293.

after hearing the case from Plaintiff Attorney
F. M. Merriam and from Defendant Attorney
L. A. Davis, and examining both of the
written statements as to settlement I rendered
Judgment in favor of the Plaintiff for the
amount of Sixty Five Dollars and Eighty four
cents (\$65.84) and for all costs of this
action, which is \$12.25.

Signed Peter Fisher

Justice of the Peace of
Jerome Twp, Univ Co. Ark.

dated this 6th day of January 1931

On January 16th 1931 said defendant furnished
Bond to the amount of One Hundred and Sixty
dollars (\$160.00) for appeal.

Signed Peter Fisher, J.P.

Continued from page 223.

On July 20th 1931 issued Execution on above
Harry Hobson. Execution returned as follows:
Appraisors named by Constable E. H. Hindman
as follows D. P. Pelt and John Dodge.
Return showed nothing of value and at
a saving of farther cost - it was dismissed
at Plaintiff's costs.

Peter Fisher, J.P.

M. P. Merriam is Hugh H. Shoaf Page
215-293-294. Continued, Received
from Floyd Platts Clerk of Common Pleas
of Univ County the sum of \$12.25 for
costs in above case. Peter Fisher J.P.

From Page

Received for
the sum of
\$ Harry

Received of
Constable

Execution on
7 March 1931
said Exec
of Jerome

Received
240 a

Received of
as Const

From Page 222. Case no. 57

Received from Watson, Joseph & Davis attys
the sum of \$2.50 to apply on costs of Sears, Rutledge
vs Harry Hobson, dated this Sept: 3rd 1931.

Peter Fisher J.P.

Received total costs in above case for
Constable fees

E.H. Hinden Constable

Execution on above case made this 9th day
of March 1932 against Harry Hobson
said Execution to be executed by Constable
of Jerome J. Union County, Ohio,

Peter Fisher J.P.

Received costs as per margin on Page
240 as Justice Fees

Peter Fisher J.P.

Received costs as per margin on Page 240
as Constable Fees.

E.H. Hinden Constable.

attorney
attorney
the
I rendered
for the
likely for
this

her
case of
in Co. Ohio
May 1931!
tunished
Sixty

P.

on above
follows:

induced
ge.
and at
dismissed

of Page
received
on Pleas
25th for
Fisher J.P.

Continued from Page 243

was overruled. It was agreed to settle said balance of February with check said parties so agreed it was struck from said Bill of Particulars, after hearing testimony regarding said case and considering claim of defendant against said Plaintiff, the court held that the said plaintiff had performed labor on said defendant's farm uncalled for but did labor called for and by considering same carefully rendered a judgment in favor of Plaintiff to the sum of Sixty Seven Dollars and ten cents (\$67.10) and all costs accrued to be awarded against said defendant, said costs as shown on margin Page 242.

Signed this 24th day of March 1932,

Wm Fisher Justice of the Peace,

On above case Appeal Bond given and transcript made to Common Pleas Court this 26th day of March 1932,

Wm Fisher J. P.

Continued from Page 237, Received \$2.75 as cost from Mrs. Bessie Vance, thus total Costs Paid.

Wm Fisher,

Received Costs Total of \$4.50 in full of Mrs. Bessie Vance vs Wilbur Vance case,

Signed

Constable

Continued from

Received in full
Gena Evans
Gena Evans

Received
above

Continued from Page 253.

Received in full of all costs in said case of Mrs.
Gena Evans and Harry Schoby from Mrs.
Gena Evans

Dated Nov. 5th 1932.

Peter Fisher J.P.

Received Constable fees in full of
above case.

Signed Wm. Michael

Com.

balance of
as Stukken
testimony
in of defendant
the said
defendants
called for
and a
sum of
\$67.10
against
on

1932,

of the Peace,

and
Court

P,

\$2.75

has

all of
case

constable

Docket- Entry of Appointment

Oct 27th 1932.

On this day and date above came one Dan Wilder who says he is a game protector residing in Delmar County - also in that section bordering upon our Jerome Township, Union Co. Ohio, also says that he recommends a deputy be appointed to help preserve said protection and other unlawful actions concerning same - the said Dan Wilder asks that Mr. Lee Coughenour be appointed as such.

Not acting immediately as I had no bond blanks for said appointment - they departing only to return at a later hour with said bond endorsed by W.C. Vigor

N.P. Thompson and J.E. Cwoy
Then I administered to said Lee Coughenour an official oath as special constable for this occasion.

I hereby authorize and deputize Lee Coughenour to serve the within writ given under my hand this 27th day of October 1932

Peter Fisher Justice of the Peace
of Jerome Tp. Union Co. Ohio.

This is to certify that the above said Lee Coughenour resigned as deputy of above appointment,

Attest by Lee Coughenour
D.S. Wilder
Ot. C. Vigor.

Before me this 30th day of January 1933.

Peter Fisher Justice of Peace

in testimony given
of the Plaintiff
of \$26.75 in
the original and
thus the Plaintiff
the sum of
equal upon the
on margin to
of entire action.
Signed

Received from
share of costs,

March 21st 1933
\$2 ⁸⁰/₁₀₀ for

Transcript
March 1933
for the Plaintiff

Continued from Page 261.

in testimony given I render Judgment - in favor of the Plaintiffs the sum of \$149.⁰⁰/₁₀₀ and Judgment of \$26.⁰⁰/₁₀₀ in favor of Defendant was thus given from the original amount in the Plaintiffs Bill of Particular, thus the Plaintiffs are to receive from said defendant the sum of \$149.⁰⁰/₁₀₀ the costs were assessed equal upon the Plaintiffs and defendant thus as on margin to date each to pay the sum of \$3.95 for costs of entire action.

Signed this 20th day of February 1933

Peter Fisher Justice of the Peace

Received from above Plaintiffs the sum of \$3.95 for their share of costs, dated this the 20th day of February 1933.

Peter Fisher J. P.

March 21st 1933. Received of Peter Fisher J. P. the sum of \$2 ⁸⁰/₁₀₀ for constable fees in above case.

Cm.

Transcript of above case made this 28th day of March 1933 to Clerk of Court of Union Co. Ohio, for the Plaintiff as a lien.

Signed by Peter Fisher J. P.

continued from Page 264.

before any writ is to take effect. Now the Plaintiff having seen the presentation was advised if we had trouble in the action in unduly said case that we could proceed to him. On the 12th day of April 1933 a writ signed by John Justice, on April 18th 1933 a writ the Constable John H. Schwatzkopf received the writ from the present Attorney of Union County also with the order to execute the same. Through April 19th 1933 pursuant to the command of the writ I caused the defendant to be forthwith removed from said premises described previously and the said plaintiff may elect to have restitution of the same. And on the 19th day of April 1933 I listed upon the following goods and chattels of the said defendant, Charles Stuart, Town of a shack which he had erected upon said premises and removed the same from the premises.

Signed by John Schwatzkopf

On April 24th 1933 a transcript by desire of Defendant of the proceedings of above case was made.

Peter Fisher, J. C.

Fees on return of writ as given by John Schwatzkopf, C. C.

Service and return	1.00
Mileage 1 st mile	.50
93 miles	13.95
Gala	10.00
Total	25.45

Planiff
 we had
 se that we
 April 1933
 2nd 1933
 received the
 of also will
 April 194
 with I
 removed
 at the
 Institute
 April 1933
 letters of
 with I
 said
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 we were

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