

JUSTICE'S
CIVIL
DOCKET

JEROME TWP.
1945-1955

119

THE COL. B. B. MIFEL CO.
COLUMBUS, OHIO.

THE COLUMBUS BLANK BOOK MFG. CO.

PRINTERS LOOSE LEAF DEVICES - STATIONERY - OFFICE FURNITURE
311 to 321 S. High St., COLUMBUS, OHIO

No. 3

ORDER DUPLICATES BY REFERRING TO THE ABOVE NUMBER
TELEPHONE ADAMS 5171





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Docket of Justice of the Peace

&
Jerome Township, Union County, Ohio.

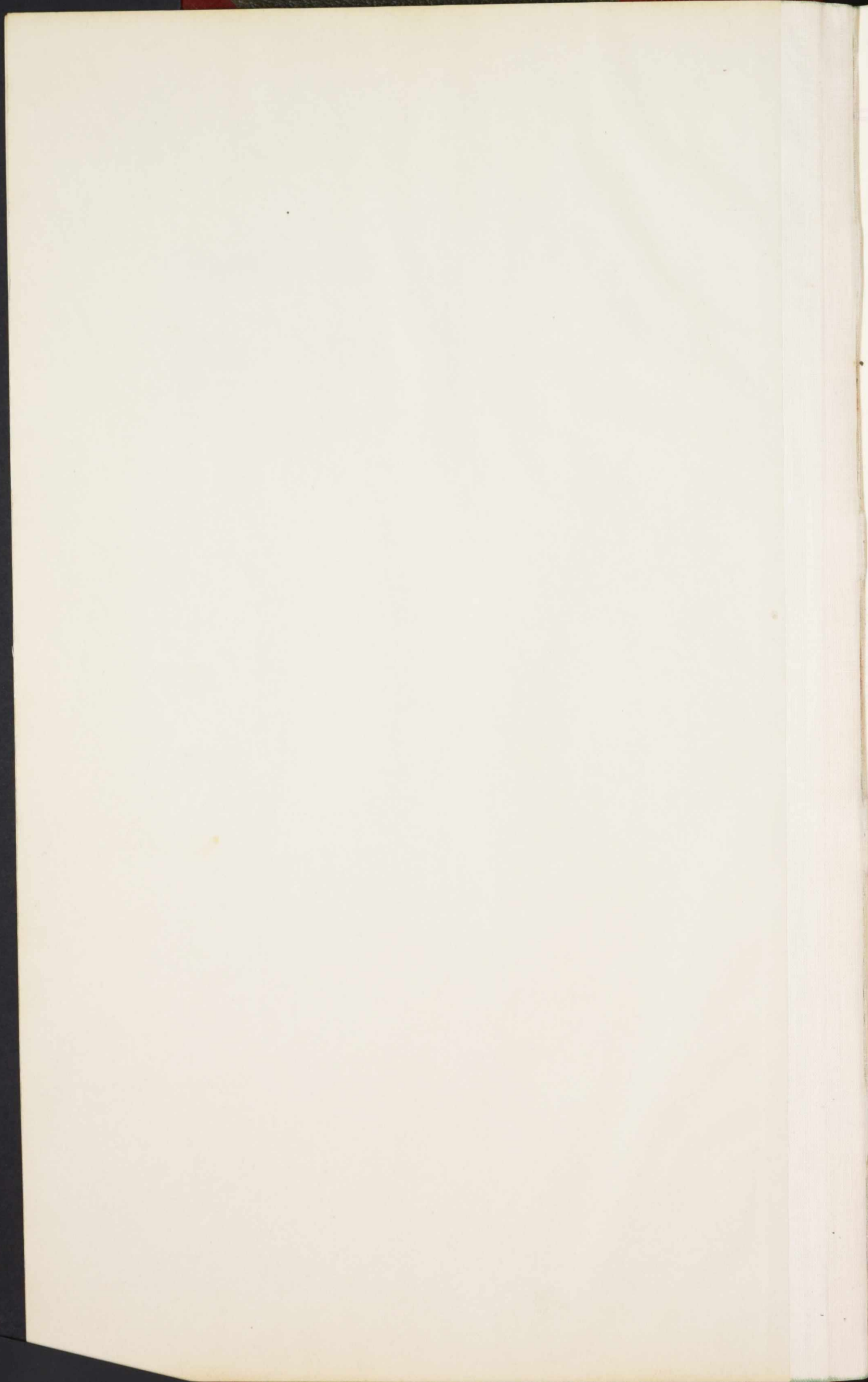
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DIRECT

THE COL. B. B. MFG. CO. 5123

42 Biggsdale Coal Co.
 48 Balsiger Bros,
 60 Andrews Jerry
~~62 Amundson Miller~~
 Anderson m. W.

↳ m. 4th Edwin E. Jussi
 ↳ Waterling Charles G.
 ↳ James Smallwood
 " transferred - opposite page.

42
 48
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Armenthous
 Armenthous
 Armenthous
 Anderson
 Anderson
 Atkins

Burns John B.
 Ballard J. H.
 Burns John B.
 Burns William W.
 Ballard J. H.
 Bead-Combs M. Co.

↳ Fredericamp Luc A.
 ↳ John Cellar
 ↳ Shoemaker Fred
 ↳ Castle Ray
 ↳ South Callie
 ↳ Sparks Clarence

96
 112
 160
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 168
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Brown Ann
 Bergen Mary
 Buck
 Boyer
 Bliss Pat
 Blumens
 Bro
 Bright
 Blumensch
 Blumensch
 Bliss
 Berry

REVERSE

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 G. 48
 60

opposite page.

Armenthont Milton
 Armenthont Milton
 Armenthont Milton
 Anderson M. W.
 Andrews Jerry
 Atkins M. W.

54 Latham ad Nan 54
 62 Hill ad Sam. 62
 66 Cheney Daniel, Cheney market 66
 80 G. Y. Clymer de Union Stone Co. 80
 114 Foley Mtg. Co. Minneapolis, Minn. 114
 146 Wilson George W. 146

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Brown Emmet
 Bergen Mary Mrs. & Jerry Bergen
 Buck Edward
 Boyer Donald
 Bliss Dale
 Blumenschein Otto
 Bro James
 Bright Charles
 Blumenschein Otto
 Blumenschein Otto
 Bliss Dale
 Berry Sam

Jayama C. P. & R 203
 90 Seely H. B. Co. 90
 92 Marble Cliff Lumber Co. 92
 118 Sharpe Sam Insurance 118
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 132 Schmidt A. S. 132
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DIRECT

THE COL. B. B. MFG. CO. 5123

Evans William T. and Sally
Elias Genge
Ellist Armer
Elias Genge

50 Mayberry William and Gusta Jean 50
106 Hay Genge 106
144 Bight Charles 144
186 Kitcher David 186

Engart m. 1 m

617 Fladt Genge
809 Fladt Genge
10-11 Fisher Bessie m.
Fladt Genge
32 Inison S. W. & Ruth
Foley mfg. Co. Minneapolis Minn.
Freeman Russell the Plain City oil co.
Hillman Russell the Plain City oil co.
Freeman Russell the Plain City oil co.
134 Frost mfg. Sales Co.
142 Fry Walter A.

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vs Ben Walter
vs Vance Genge
vs Gee J. Walter 24
vs Stokes Geo. 32
vs Andrews Jerry 114
vs Schmidt A. B. 126
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vs Dale Bliss 130
vs Davis O. R. 134
vs James Ber. 142

Friedman
Fry Walter
Farnwald

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Engant m. Mrs. George

170

Consted Emma G. Miss 170

Froidevant J. A.
Fry Walter A.
Farnwald Andrew

Burns. John B.
Schott O. R.
Kaiser Machine Works

96 97
136 137
155 159

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DIRECT

THE COL. B. B. MFG. CO. 5123

Hancock Hugh C.	14	m. Anna, Geni Millis	14
Hilbert Roy	18	m. & mrs. Earl Story	18
Hughes A. E.	20	Le master Amos	20
Houchard John	38	m ^c Kigan	38
Harbold H. T.	36	Callahan Thomas	36
Hennigh Sam	58	Titus Carl	58
Gene City Farmers Exchange	68	Wesley George W.	
Houland Company m. P. Morris	78	Venick Richard	78
Buzel Herbert C.	98	Mathews Everett	98

Gen Walter
Gen J. Wal

Hoffman
Hay G.
Hobbit R.
Hatcher J.

G
H

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 Story 15
 nos 20
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Ben Waller
 Ben J. Walter

Fladt George
 Fladt George

899
 24+25

Hofbauer Jr
 Hay George
 Hoblit R. P.
 Hatcher Jimmie

22	Ramsey Martin	22
106	Eliot George	106-107
138	South Western Petroleum Co Tex.	138-139
196	Scheidt Omar	196 197

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DIRECT

THE COL. B. B. MFG. CO. 5125

I
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Jordan Jr

REVERSE

Jordan John Jr.

72

Wolfe John

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Kitchen Pa
Kitchen P
Kelly - Pa

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Jansen Pa
Love Dwight
Ya Mas
Lewis Ed
Lewis m. &
Long Co
Lester J
Lester
Lowe &
Lowe Corbett

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DIRECT

THE COL. B. B. MFG. CO. 5123

Mantle Cliff, Lumber Co,
 Martin H. P.
 Muen Mr. E.

92
 120
 154

Buck Edward
 Plama Leo
 Blumnschein Otto

90
 154

Miller Jona
 Mahony Va
 Miller Chri
 Miller Chu
 Maggard M

M
 Mc

Mr. Kirgan
 Mayberry Willie
 Miller Jona
 Mathews
 Mr. Henry m
 Mr. Grothus
 Mr. Barthus
 Mullet Jorda

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		M ^c Henry m. & Mrs Owen	124	Wilson Gene & Mayme	124
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DIRECT

THE COL. B. B. MFG. CO. 5123

Hau Company

vs Youngblood Es

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Oster Kim
Nunamaker

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Osteron Kenneth and Proctor
Nunamaker m. d m. Bill

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Vennick J. m.
Kendrick Ed.

56 - 57
104 115 -

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DIRECT

THE COL. B. B. MFG. CO. 5125

12-13	Pure Oil Co, Col. Q,	to	Wilcox Clarence
26-27	Pure Oil Co. Col, Ohio	to	Yunis Edwin E.
30-31	Blain City Board of Park trustees	to	Mahoney Virgil
64-65	Parsons Dra. d.t.a.	to	Weston G. C.

Proctor Kem

P
Q

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Proctor Kenneth & others

50

Vernon J. ...

50

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				Stuber G.
				Smallwood Jam
				Smallwood Ja
				Stover J.
				Sparks R.
				Schmidt C.
				Schmidt A. B.
				Salsburg Th.
				Salzer Eve
				Shremaker H.
				South Calle
				Sparks Clam
				Strata Pauline

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ny Bergen

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 Martin H P
 Weaver Robert J. 192-193

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200

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 Stoker Geo 30
 Smallwood James + Mary 44
 Smallwood James 60
 Stover G. D. 82
 Sparks Ralph 84
 Schmidt Alfred 122
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 Salisbury Thomas 128
 Salyer Everett 140
 Shremaker Fred 160
 Smith Callie 168
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Hilbert Roy 18
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THE COL. B. B. MFG. CO. 5123

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Tress Ralph & Tress Garage	166	Dillion Thomas	166
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Trustees of June Methodist church	190	Willis Levi & wife Etha	190

Titus Carl

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Titus Carl

58

Hemphill Sam

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THE COL. B. B. MFG. CO. 5123

Vinick J. M.	56	Ostern Kenneth & Proctor	56
Wolfe John	72	Jordan John Jr.	72
Wilson Walter C. & Ruth E. Frank & Michael	88	Miller Jonas J. & Sue Miller	88
Wolfe James C.	100	Cragg Richard	100
Worley Scott M.	102	Gibbs Peter	102
Wilson Gus & Mary	124	Mrs. Henry M. & Mrs. Owen	124
Wilson George W.	146	Adkins Al	146
Wheaver Robert J.	192	Rice Kelly	192

Vance George
Vinick Richard
Vinick Rita

Watson Paul
Wilcox Clara
Willis Lini m.
Willison m.
Westerling Ch.
Wilson George
Wester G. C.
Westerling Ch.
Woodruff Ha.
Wilson Gus
Wilson Law
West John
Willis Lini a

V
W

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Vance George
Verrick Richard
Verrick Richard

Fisher Bernice mrs.
52 Fatham and Nan
78 Howland Company M. F. Harris mrs.

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52
78 79

72

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100

102

124

146

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Watson David
Wilcox Clarence
Willis Levi m. & m.
Willison m. & m. H.P.
Westerling Charles G.
Wilson George W.
Wester G. C.
Westerling Charles G.
Woodruff Harry
Wilson George W.
Wilson Lawrence
West John
Willis Levi and wife Etha

Fladt George
Pine Oil Co. Col. Ohio.
14 Hancock Hugh C
16 Reed J. W. and Son
48 Balsiger Bros
68 Grove City Farmers Exchange
64 Parsons Ira
70 Dani Company Jack
110 Nile Etha H. & Nile & Son
148 Rowling & Michaels
150 Conklevin Henry & Son
172 Conklevin Henry
190 Trustees of Jerome Methodist Church

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14 & 15
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DIRECT

THE COL. B. B. MFG. CO. 5123

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Young Richard & Edna	158	McArthur Lawrence	158
Young Richard	162	McArthur Lawrence	162
Young " T.V. Appliances store	182	Berry Sam	182

youngblood

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182

yangblood Leo

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New Company

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THE COL. B. B. MFG. CO. 5123

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DIRECT

THE COL. B. B. MFG. CO. 5123

Bond for Stay of

Gen'l Code, Sec.

On the.....day of.....
the defendant came, and b

of the County, approved by
ficient surety, caused a B
execution to be entered he

I,
as surety for the stay of ex
judgment of.....
against.....
hereby promise and und
amount of said judgment
and costs that may accrue

Taken by and signed b
approved this.....

Ju

Satisfaction of

Received.....

payment in full of the
costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Township,

County, Ohio

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

_____ his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

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

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars,
payment in full of the above judgment and
costs.

APPEAL BOND

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

_____ No. _____
Plaintiff, _____
vs. _____
Defendant, _____
Justice of the Peace Court, _____
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said
_____ obtained a judgment against the said
_____ on the docket of said

Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action

Peter Fisher J. P.

Justice of the Peace Court

Jerome

10-41-5 THE COL. S. B. HFG. CO. 119

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

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

Action on

Docketing Petition or Bill of Particulars	.50		
Appointing Guardian for Minor	.60		
Taking Security for Costs	.60		
Indexing Case Pliffs. and Defts., each	.10		
Taking and Certifying Affidavits, each	.80		
Taking and Approving a Bond, Undertaking or Recognizance	.80		
Issuing summons Defts., each	.40		
Issuing Order of Attachment	.70		
Issuing Order of Arrest	.70		
Issuing Writ of Replevin	.75		
Granting Continuances, each	.40		
Issuing Commitment to Jail	.70		
Issuing Subpoena Persons, each	.10		
Issuing Venire Persons, each	.10		
Issuing Order on Jailer for Prisoner	.60		
Swearing Witnesses, each	.10		
Swearing Jury	.40		
Hearing Case on Appearance without Trial	1.00		
Hearing Case When Defense is Interposed	2.00		
Sitting in Case, Trial by Jury	2.50		
Hearing Motions or Demurrers, each	1.00		
Pronouncing Judgment	.80		
Entering a Rule of Reference	.50		
Swearing Arbitrators, each	.40		
Issuing Writ of Restitution	.80		
Numbering and Filing Necessary Papers, each	.10		
Entering Judgment and Costs on Cash Book	.40		
Iss'g Execution Against Property or Person	.80		
Poundage—4% on \$ collected			
Making Transcript, Including Certificate	2.50		
Signing and Certifying Bill of Exceptions	.50		
Reducing Testimony to Writing in Bastardy Proceedings	1.50		
Issuing Other Writs or Orders, each	.75		
Making Itemized Cost Bill	.50		
Making Certificate of Judgment	.25		
Noting Return Certificate of Judgment	.10		
Total Justice's Fees			

Jazarus W. F. & R.
Plaintiffs,
No. 208 vs.
Brown Emmet
Defendant

Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 54.78 with interest from 4/1 1940 at 6 per cent. and costs.
Judgment for not appeared
Feb. 2^d 1943, \$
and costs \$ 7.25

Received
E.H.

Be It Remembered, That on the 28th day of January 1943, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Plaintiff states that it is a corporation, organized under and by authority of the laws of the state of Ohio, with its usual place of business at Town and High Sts Columbus, Ohio, for its cause of action Plaintiff states that there is due to it from defendant on an account, the sum of Fifty Four and 78/100 Dollars (\$54.78) which sum Plaintiff claims with interest at 6% from April 1st 1940 @ 6%, an itemized statement of which account with all its credits thereon is hereto attached, marked Exhibit "A" and made a part hereof, wherefore Plaintiff prays judgment against the defendant in the sum of (\$54.78) with said 6% interest from April 1st 1940 together with costs of this action.
Sworn to and signed by P. E. Hammer

Summons issued to E. H. Hinder Constatable of Jerome Tpt. Union County Ohio commanding him to summon Emmet Brown to appear at my office at Plain City Ohio to answer above account of Jazarus & Co to amount of \$54.78 plus interest at 6% from April 1st 1940, on 2^d day of February 1943 @ 8 P. M.
Signed this 28th day of January 1943.

Peter Fisher J. P.
Said summons returned and endorsed by Constatable E. H. Hinder on Feb. 2^d 1943 having served same upon said Emmet Brown on January 29th 1943 as signed by E. H. Hinder Con.

Time for trial having arrived the defendant appeared and after hearing for me have no agent of said Jazarus & Co appearing said case dismissed indefinitely at Plaintiff's cost.
Feb. 2^d 1943 Peter Fisher J. P.

E. H. Hinder Constable.
NAME OF OFFICER

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

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

JURY No. of Miles

WITNESSES

Bond for Stay of Gen'l Code, Sec.

On the..... day of..... the defendant came, and by..... of the County, approved by..... ficient surety, caused a B execution to be entered he I,..... as surety for the stay of ex judgment of..... against..... hereby promise and und amount of said judgment, and costs that may accrue

Taken by and signed by approved this.....

Satisfaction of Received.....

payment in full of the costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Jerome

Township,

Union

County, Ohio

Received all cash - Peter Kishner P-

Received constable fees,
E. H. Hinkle Constable

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

4 74 with interest
10 at 6 per cent. and costs.

Not appeared
1943, \$
25

January 1943,
rs herein, whereupon

res following, to-wit:

organized
state of Ohio,
Town and High Sts
Plaintiff
defendant
Town and High Sts
claim with
@ 6%,
with all
marked
against the
with said
together with
Hammers

induce
by Ohio
Commit
at Plain City
Jazzman and Co
269 from
1943
J. P.
induced by
th. 2, 1943
Robert Brown
induced by
induced Com,
The
witness for
Jazzman
missed
Shirley J.P.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars,
payment in full of the above judgment and
costs.

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said
obtained a judgment against the said
on the docket of said
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute his appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against him, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action

Peter Fisher J.P.

Justice of the Peace Court

Jerome

10-41-5 THE COL. B. S. BFG. CO. 119

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

	Pliffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50			50
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case Pliffs. and Defts., each	.10			20
Taking and Certifying Affidavits, each	.80			
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing summons Defts., each	.40			40
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailer for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00			1 00
Hearing Case When Defense is Interposed	2.00			
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80			80
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75			
Making Itemized Cost Bill	.50			50
Making Certificate of Judgment	.25			
Noting Return Certificate of Judgment	.10			
Total Justice's Fees				3 40

E. H. Hindener Constable.

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

Service of Order of Atch., Defts., each	1.00			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Order of Eject't Deft., each	1.00			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Order of Rest'n. Defts., each	1.00			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Writ of Replevin, Defts., each	1.00			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Summons Persons, each	.80			
Mileage, 1st m., 50c; add'l m., each	.15			80 65
Service of Subpoenas, Persons, each	.80			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Venire Persons, each	.80			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Notice to Garnishee, Persons, each	.80			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Execu'n against Prop. or Person	.80			
Mileage, 1st m., 50c; add'l m., each	.15			
And 6% on \$ thus collected				
Service of Any Other Writs, Orders or Notices Persons, each	.80			
Mileage, 1st m., 50c; add'l m., each	.15			
Attending During Jury Trial, each case	2.00			
Attending During Trial without Jury	1.50			1 50
Summoning and Swearing Appraisers	2.00			
Advertising Property for Sale, by Posting	1.00			
Taking and Returning Bonds, each	.80			
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals				2 95

JURY

No. of Miles

WITNESSES

King James O.

No. 209 vs. Plaintiff,

Love Dwight

Defendant,

Action on Frivolous Entry and detention

Att'y for Plff.

Att'y for Deft.

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

Judgment for Plaintiff April 27th 1943, \$ 4.85 and costs \$ 4.85

Be It Remembered, That on the 22nd day of April 1943, the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

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

in form of Landlords Complaint saying said defendant had unlawfully lived upon said premises since April 14 1943 at doth still detain from said Plaintiff said premises as described situated in the township of Jerome County of Union ad State of Ohio located in the village of Arnold Ohio on Railroad st. a frame house, a story and a half high with five (5) rooms together with lot of land upon which said house is located the former Howard Wolfe property a three day notice was given before had by said Plaintiff to said defendant. The above Plaintiff James O. King asks process and writ of Restitution Signed by James O. King.

Summons issued to any constable of Union County Commission him to summon Dwight Love to appear before me Peter Fisher a Justice of the Peace to appear at my office at New California to answer action of above Plaintiff James O. King to vacate said property as described in Landlords Complaint- said Defendant to appear on April 27th 1943 at 8 o'clock P. M.

Signed this 22nd day of April 1943,

Peter Fisher J.P.

Said Summons returned April 27th 1943 and endorsed by Constable, E. H. Hindener having served same upon said Dwight Love by delivering a copy personally, on April 22nd 1943,

Signed by E. Hindener Con.

time for trial week as Deft account this

after month and

Received

Received

E. H. Hindener

Bond for Stay of Gen'l Code, Sec.

On the... day of... the defendant came, and by

of the County, approved by ficient surety, caused a B execution to be entered he

I, as surety for the stay of ex judgment of...

against... hereby promise and und amount of said judgment, and costs that may accrue

Taken by and signed b approved this...

Satisfaction of Received...

payment in full of the a costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Jerome

Township,

Union

County, Ohio

Entry and

time for trial arrived and the Plaintiff appeared and asked to wait one week as Defendant had promised to move as he could not come on account of sickness and Doctor's advice, this was granted.

Att'y for Plff.

Att'y for Deft.

vacating with interest at per cent. and costs.

after moved and costs paid Signed this 27th day of April 1943.

Received all costs Peter Fisher

Peter Fisher J.P.

Received Constable costs

E. H. Kincaid Constable

April 1943, rs herein, whereupon

res following, to-wit:

saying upon said lot doth still remain, unless Jerome stated in

Railroad sta, half high lot of located

county before hand King asks

O. King,

table of to summer me Peter Fisher

my office of above to said Complaint- 27th 1943

April 1943,

W. J. P.

27th 1943

N. Anderson might give on April 22nd

done con,

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the day of 19 the defendant came, and by

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

I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this day of 19

Justice of the Peace.

Satisfaction of Judgment

Received 19, from

payment in full of the above judgment and costs.

APPEAL BOND

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

No. Plaintiff, vs. Defendant, Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the day of 19, the said obtained a judgment against the said on the docket of said Justice of the Peace, for Dollars and costs taxed at \$

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

NOW, THEREFORE, of County, Ohio, hereby promise and undertake to the said appelle, in the sum and to the amount of Dollars, conditioned, that the said appellant will prosecute h appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against h, he will satisfy it and the costs.

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

CIVIL DOCKET

Civil Action Peter Fisher J. P.

Justice of the Peace Court

Jerome

10-41-5 THE COL. B. B. MFG. CO. 119

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

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

E. H. Hindman Constable. NAME OF OFFICER

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

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

JURY No. of Miles

WITNESSES

George Fladt

No. 210 vs. Plaintiff

David Watson

Defendant

Action on

T. H. Denney Att'y for Plff. H. Coleman Att'y for Deft.

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

Judgment for 19, \$ and costs \$ 11.45 paid by Plaintiff

Be It Remembered, That on the 24th day of August - 1943, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: as a land lords complaint, said case changed from John Dodge Justice of the Peace on account of absence to Peter Fisher Senior Justice of the Peace of Jerome Co. Union Co, also the undersigned George Fladt a resident of the County of Franklin State of Ohio, doth make hereby his complaint to you against one David Watson R.F.D. no. 2 Marysville Ohio for this that the said David Watson hath ever since the 1st day of January in the year 1942 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 part of survey No. 419 as found in Record of Recorder of Union County, containing 45.75 acres more or less also another tract adjoining this tract containing 48 acres more or less, the said David Watson entered upon said premises as a tenant of the undersigned the agreement therefor expired at the time herein first mentioned and from that time the said David Watson hath unlawfully and forcibly held over his said term. On the 30th day of July 1943 the undersigned duly served upon the said David Watson as required by law, notice in writing to leave said premises. The undersigned asks Process and Respite etc. Dated this 14th day of August 1943.

George Fladt, Complainant 42 W. Duncan St. Col., His Atty, T. H. Denney 99 N. Frank Sts, Col., Ohio,

Summons in Forcible Entry and Detention State of Ohio Union County, O to any constable of Union Co, you are hereby commanded to summon David Watson to appear before me Peter Fisher a Justice of the Peace of said township at my office in Plain City, Ohio thereon on the 27th day of August 1943 at 8 o'clock P.M. show time to answer unto George Fladt in an action for forcible entry and detention of the premises described in above complaint situated in the township of Jerome Union Co., known as George Fladt farm formerly

Sam Wile farm located on the you will make day of August returns my

Return of this and on the 24 defendant David

Time set for trial after hearing out-said David the Plaintiff to said costs be

Received costs signed the

Received costs

Bond for Stay of Gen'l Code, Sec.

On the... day of... the defendant came, and by

of the County, approved by sufficient surety, caused a writ of execution to be entered here

I, as surety for the stay of execution of judgment of... against... hereby promise and undertake to pay the amount of said judgment, and costs that may accrue

Taken by and signed by approved this

Satisfaction of Received

payment in full of the costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Jerome

Township,

Union

County, Ohio

Sam Wise farm consisting of 83.70 acres more or less with improved home and barn located on the Fladt Road.

You will make legal service of this writ and return the same on or before the 27th day of August 1943 at 8 o'clock P.M. slow time, within my hand - this 24th day of August 1943.

Peter Fisher Justice of the Peace.

Return of this writ as received on the 24th day of August 1943 at 7 o'clock P.M. and on the 24th day of August 1943 served the same on the within named defendant David Watson by delivering a true copy to him personally.

E. H. Hindman Constable.

Time set for trial both Justice and Constable also Plaintiff and his attorney met at office after hearing the Plaintiff it was asked to continue said case, but it was found out - said Defendant had vacated said premises this day, so it was left to the Plaintiff to pay all costs that had accrued.

Said costs had been waived by putting an amount of 25.00 check.

Received costs in above case for Justice Fee as on margin of opposite Page.

Signed this 27th day of August 1943.

Peter Fisher J. P.

Received costs in above case for constable fee.

E. H. Hindman Constable.

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

1943,
paid by Plaintiff
August - 1943,
rs herein, whereupon

res following, to-wit:

case changed
court of at-large to
Union Co.
ident of the County
by his comm-
N.P. No. 2
David Watson
in the year 1942
detain from the
ing premises
in said County
a part of survey
of Union County, O.
I also another
8 acres more or
less upon said
land the agreement
first mentioned
of Watson
his said term,
designated duly
as required by
premises.
situation etc.
3.
dly.
J. Duncan et. al.
Col. Albi,
Station
Constable of Union Co.
David Watson
Justice of the Peace
Union City, Ohio
1943 at 8
into George Fladt
Detention
Complaint
Jerome Union Co. O.
formerly

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... against... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of... 19...

Justice of the Peace.

Satisfaction of Judgment

Received... 19... from

payment in full of the above judgment and costs.

APPEAL BOND

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

No.
Plaintiff vs. Defendant
Justice of the Peace Court,
Township, County, Ohio.

WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

CIVIL DOCKET

Civil Action *Peter Fisher J.P.*

Justice of the Peace Court

Jerome

10-41-5 THE COL. & S. W.F.G. CO. 119

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

Plffs. Costs Defts. Costs
Dolls. Cts. Dolls. Cts.

Table with columns for Docketing, Issuing, and other court fees. Includes items like 'Docketing Petition or Bill of Particulars .50', 'Issuing summons Defts., each .40', etc.

E. H. Hindener Constable.
NAME OF OFFICER

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

Table with columns for Service of Order of Atch., Mileage, Service of Order of Eject't, etc. Includes items like 'Service of Order of Atch., Defts., each 1.00', 'Mileage, 1st m., 50c; add'l m., each .15', etc.

JURY

No. of Miles

WITNESSES

Georg Fladt

No. 211 vs.

Walter Beer

Plaintiff

Defendant

Action on

T. H. Penney Att'y for Plff.
Wm. Coleman Att'y for Deft.

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

Judgment for

19, \$ and costs \$ *11.45 Paid by Plaintiff*

Be It Remembered, That on the 24th day of August 1943, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

as a land/lands complaint changed from John Dodge's on account of absence to Peter Fisher Justice of the Peace of Jerome Tp. Union Co. Ohio.

The undersigned *Georg Fladt* - a resident of the County of Franklin State of Ohio doth hereby make his complaint to you against one *J. Walter Beer* R.F.D. No. 2 Marysville Ohio for this that the said *J. Walter Beer* hath ever since the 1st day of July 1942 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 part of survey no. 419 as found on Record in County Records containing 8 1/2 acres more or less, also another tract adjoining this tract containing 88.10 acres more or less the said *J. Walter Beer* entered upon said premises as a tenant of the undersigned the lease therefor expired as per agreement at the time herein first mentioned and from that time the said *J. Walter Beer*, remaining in possession of said tracts improved with house and barn hath unlawfully and forcibly held over his said term.

On the 30th day of July 1943 the undersigned duly served upon the said *J. Walter Beer* as required by law, notice in writing, to leave said premises.

The undersigned asks Process and Restitution etc.

Dated this 14th day of August 1943.
Georg Fladt
Complainant. 42 West Puncan St. Ch. O.
His atty. *T. H. Penney*
99 N. Front St., Col. O.

Summons:
I send to any constable of Union County, commanding him to summon *J. Walter Beer* to appear before me at my office on Aug 27th 1943 at 9 P.M. I then went to address into *Georg Fladt* on 9th of the Petitioner suit, signed by me this 24th day of August 1943.
Peter Fisher J.P.

Said Summons served same up

as time arrived asked for costs 1943 again for continuance 1943 said same at Plaintiff's

Received costs margin of approx

Received costs

Bond for Stay of Gen'l Code, Sec.

On the... day of... the defendant came, and by

of the County, approved by sufficient surety, caused a Bond for execution to be entered here

I, as surety for the stay of execution of judgment of

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

Taken by and signed by approved this

Satisfaction of Received

payment in full of the costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Jerome

Township,

Union

County, Ohio

Said Summons returned at signal by constable E. H. Hindman having served same upon J. Wallis Ben personally on the 24th day of August 1943, signed by E. H. Hindman.

Att'y for Plff.

Att'y for Deft.

with interest at per cent. and costs.

As time arrived for trial the Plaintiff and his attorney F. H. Perry arrived at court for continuance this was granted until Sept. 2nd 1943 and on Sept. 2nd 1943 again Plaintiff asked for continuance until Sept. 9th 1943 and again asked for continuance until Sept. 16th 1943, all this was granted and by Sept. 16th 1943 said parties having not previous obtained settlement and case disposed of at Plaintiff's costs.

1943, Paid by Plaintiff,

Signed this Sept. 16th 1943, Peter Fisher J. P.

rs herein, whereupon

res following, to-wit:

Received costs in above case from said Plaintiff George Plaster as manager of opposite Page, Peter Fisher J. P.

John Dodge Jr Justice of the

Received costs for constable fees in above case, E. H. Hindman Constable,

of the County of take his Ben R. F. P. No. 2 J. Wallis Ben 2 and doth still undersigned Ted in the Union and

on Record in more a less containing Wallis Ben of the undersigned at the time time the said of said tracts unlawfully

undersigned duly as required by premises substitution etc, 1943 last, in con. S. C. Q. S. C. Q.

in County; J. Wallis Ben on Aug 27th to answer Petitioner 24th day J. P.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... against... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

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

Satisfaction of Judgment Received... 19... from...

payment in full of the above judgment and costs.

APPEAL BOND

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

No. Plaintiff vs. Defendant Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute... appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against... he will satisfy it and the costs.

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

CIVIL DOCKET

Civil Action

Pete Fisher J. P.

Justice of the Peace Court

Jerome

10-41-5 THE COL. B. S. MFG. CO. 119

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

Pliffs. Costs Defts. Costs

Table of court fees including Docketing Petition or Bill of Particulars (.50), Issuing summons Defts., each (.40), and Total Justice's Fees (5.10).

E. H. Hinden Constable. NAME OF OFFICER

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

Table of service fees including Service of Order of Attcn., Defts., each (1.00), Mileage, 1st m., 50c; add'l m., each (.15), and Service of Writ of Replevin, Defts., each (1.00).

JURY No. of Miles

WITNESSES

Mrs. Bessie Fisher Plaintiff vs. George Vance Defendant

Action on Am't claimed, \$ Reinstatement with interest from - 19 at per cent. and costs. Judgment for Plaintiff Feb 9th 1944, \$ 9.55 and costs \$ 9.55

Be It Remembered, That on the 1st day of February 1944, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: as a Landlords Complaint the undersigned Bessie Fisher a resident of Plain City in the County of Union State of Ohio doth hereby make her complaint to you against one George Vance, for this: that the said George Vance hath ever since the 24th day of January 1944 and doth still unlawfully and forcibly detain from the undersigned possession of the following premises situated in the village of Plain City, township of Jerome and County of Union said described as follows; residence property on Gray Street, the said George Vance entered upon said premises as the tenant of the undersigned, the rental period expired and the said George Vance has unlawfully and forcibly held over his said term. On the 26th day of January 1944 the undersigned duly served upon the said George Vance as required by law notice in writing to leave said premises, the undersigned asks process and Reinstatement of the premises and the costs of this action.

Signed by a. G. Kirby atty at law Mrs. Bessie Fisher being duly sworn says she is the Plaintiff in the within entitled cause and that the facts stated in the foregoing Bill of Particulars are true and that there is justly due her Reinstatement as claimed therein as she verily believes signed by Bessie Fisher

Sworn to before me and signed in my presence this 31st day of January 1944 a. G. Kirby Notary Public.

Summons issued to Constable E. H. Hinden of Jerome Co. Union County Ohio. Commanding him to summon said George Vance to appear before me at my office in Plain City on the 8th day of February 1944 8:00 clock P. M. to answer

until said Mr. signed this 21st

Said Summons on the 9th day a copy at his

A motion he 8th of February

At the time Plaintiff and I proceeded to Judgment in the Constable a continuance not to be served Judgment was

Received Costs returned, defendant,

Received Costs

Bond for Stay of Gen'l Code, Sec. On the... day of... the defendant came, and by... of the County, approved by... ficient surety, caused a B... execution to be entered he... I, ... as surety for the stay of ex... judgment of... against... hereby promise and und... amount of said judgment, and costs that may accrue

Taken by and signed by approved this...

Satisfaction of Received...

payment in full of the a costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Jerome

Township,

Union

County, Ohio

unto said Mrs. Bernie Fisher of the described premises and of forcible detainer, signed this 2nd day of February 1944

Peter Fisher J. P.

Said Summons was returned and endorsed by Constable E. H. Hindman on the 9th day of February 1944 as having served said summons by leaving a copy at his residence on the 3rd day of February 1944.

Signed by E. H. Hindman.

A motion had been made by atty A. G. Kirby to postpone said case from the 8th of February until the 9th of February 1944, it was granted.

Peter Fisher J. P.

At the time stated Feb. 9th 1944 all parties present and both the Plaintiff and defendant also the wife of said defendant taking oath I proceeded to hear testimonies after hearing the testimonies I rendered judgment in favor of the Plaintiff a writ of Restitution was given the Constable instructing him to vacate by Feb. 20th 1944 a continuance was still further asked and granted so the writ had not to be served at finally the property was vacated Judgment was made by me this 9th day of February 1944

Received costs by check from A. G. Kirby of \$10. - a refund of 55 cents returned, the constable is to try and collect costs from the defendant,

Peter Fisher Justice of the Peace

Received costs for Constable Fee in above case,

E. H. Hindman

Constable

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

1944, \$
55
February 1944,
rs herein, whereupon

res following, to-wit:
designated Bernie
the County of Union
complaint to
that the
since the 24th
unlawfully
undersigned
situated in the
Jerome and
as follows:
the said George
as the tenant
period expired
lawfully and
44 the under-
said George
title in
the undersigned
premises and

by atty A. G. Kirby
in my
day 1944
Public,
E. H. Hindman
said George
my office
day of
to answer

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____

the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff _____

vs.

Defendant _____

Justice of the Peace Court, _____

Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

Dollars and costs taxed at \$ _____

100

intend _____ to

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

NOW, THEREFORE,

_____ of _____ County, Ohio, hereby promise and undertake to

the said appelle _____, in the sum and to the amount of _____ Dollars,

conditioned, that the said appellant _____ will prosecute _____ appeal to effect without unneces-

sary delay, and that if on the appeal judgment be rendered against _____, he _____ will

satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day

of _____ 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action

Peter Fisher J. P.

Justice of the Peace Court

Jerome

10-41-5 THE COL. S. B. MFG. CO. 119

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

Table with columns: Piffs. Costs, Defts. Costs, and various legal services like Docketing, Issuing Summons, etc.

E. H. Hindman Constable. NAME OF OFFICER

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

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

JURY No. of Miles

WITNESSES

Pure Oil Co., Columbus Ohio - by J.V. Dickens Plaintiff, No. 213 vs. Clarence Wilcox Defendant

Action on I. V. Dickens Att'y for Plff. Att'y for Deft. Am't claimed, \$ 60. = with interest from July 15 1938 at 6 per cent. and costs. Judgment for Plaintiff Feb. 15th 1944, \$60. - and costs \$ 9.45

Be It Remembered, That on the 9th day of February 1944, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had: Said Bill of Particulars being in words and figures following, to-wit: The said Plaintiff says there is due to him from said Defendant the sum of 60.00 balance on account for goods ware and merchandise sold and delivered; for which amount with interest at the rate of 6% from the 15th day of July 1938 Plaintiff asks judgment and costs herein. Signed by J.V. Dickens atty

Defendant sworn to before J.V. Dickens Notary Public on 8th day of February 1944 and signed by E. H. Hindman Sec. of Pure Oil Company Summons issued by E. H. Hindman Constable of Jerome Sp. Union Co. Ohio commanding him to summon Clarence J. Wilcox to appear before me at my office in Plain City Ohio on the 15th day of February 1944 at 8 o'clock P.M. to answer and settle the Pure Oil Co. for amount due on an balance of account of 60.00 Signed this 9th day of February 1944 by Peter Fisher J.P.

Summons returned and indorsed by Constable E. H. Hindman as follows served same upon him on the 10th day of Feb. 1944 by leaving a copy with him. Signed E. H. Hindman Constable Time arrived for trial and after waiting one hour the Defendant failed to appear and taking the sworn statement of the Plaintiff I rendered judgment of the Plaintiff for the amount of 60 plus int of 6% from July 15th 1938 and costs of 9.45 Peter Fisher J.P.

a certificate of above said execution and finally J.V. Dickens above case noted v. Signed

Received

Bond for Stay of Gen'l Code, Sec. On the... day of... the defendant came, and by... of the County, approved by... ficient surety, caused a B... execution to be entered he... I, ... as surety for the stay of ex... judgment of... against... hereby promise and und... amount of said judgment, and costs that may accrue... Taken by and signed b... approved this... Satisfaction of J... Received... payment in full of the a... costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Jenone

Township,

Union

County, Ohio

a certificate of Judgment made Feb. 26th 1944
by above Party but before service was made and
execution or attachment the said defendant began paying
and finally the entire balance plus all costs

J. V. Pirkens has sent receipt and asks release of
above case as Judgment is recovered
Dated March 27th 1944.

Signed and dated this March 31st 1944

By
Peter Fisher J. P.

Received costs for constable fees in above case,

E. H. Hinden Constable.

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

60. = with interest
at 6 per cent. and costs.

1944, \$60. - and
45

February 1944,
rs herein, whereupon

res following, to-wit:
due it from
balance
merchandise
il amount
67 from
bank

Pirkens atty
J. V. Pirkens
February
Hinden
Ohio
Clarence J.
day of
received
in an

1944
Fisher J.P.

done by
as follows
his 10th day
copy with

Hinden
Constable
after starting
failed to
in State -

the Plaintiff
is out 267
and costs
J.P.

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars,
payment in full of the above judgment and
costs.

APPEAL BOND

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

No. _____
Plaintiff, _____
vs. _____
Defendant, _____
Justice of the Peace Court,
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said
_____ obtained a judgment against the said
_____ on the docket of said
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Civil Action

Peter Fisher J. P.

Justice of the Peace Court

Jerome

10-41-5 THE COL. B. B. MFG. CO. 119

JUSTICE OF THE PEACE

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

	Pliffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50			50
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case Pliffs. and Defts., each	.10		20	
Taking and Certifying Affidavits, each	.80			
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing summons Defts., each	.40		40	
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailer for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00			
Hearing Case When Defense is Interposed	2.00		2 00	
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80		80	
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75		50	
Making Itemized Cost Bill	.50			
Making Certificate of Judgment	.25			
Noting Return Certificate of Judgment	.10			
Total Justice's Fees			4 40	

Hugh C. Hancock
 No. 214 vs.
 Plaintiff,
 Levi Willis
 and
 Mrs. Levi Willis
 Defendant,

Action on
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ Restitution with interest
 from 19 at per cent. and costs.
 Judgment for Restitution
 April 18th 1945, \$
 and costs \$ 7.80

Time for trial Judgment issued to the

Above parties

Received co

Be It Remembered, That on the 14 day of April 1945,
 the said Plaintiff filed his Bill of Particulars herein, whereupon
 the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 as a Landlords Complaint
 Hugh C. Hancock Plaintiff claims that the
 defendants Levi Willis and Mrs. Levi Willis hath
 ever since the 1st day of April 1945 and doth still
 unlawfully and forcibly detain from the Plaintiff
 possession of the following described premises
 situated in the Township of Jerome and
 County of Union, State of Ohio and known as
 the Warner farm, located on the north side
 of the highway leading from Plain City to Jerome
 Ohio also known as the m^c Ketch Road.
 That said defendants entered upon said premises
 as tenant at lease expired and from that time
 the said defendants hath unlawfully and
 forcibly held over their said tenancy
 On April 10th 1945 the plaintiff duly served
 upon the said defendants as required by law
 notice in writing to leave said premises.
 Plaintiff asks Process and Restitution.
 Dated this 14th day of April 1945.

Received C

E. H. Hindman Constable.

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

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

Signed by Hugh C. Hancock
 m. Hugh C. Hancock being duly sworn says
 that he is the Plaintiff in the within
 entitled action and that the facts stated
 in the foregoing Complaint are within his
 personal knowledge and are true as he verily
 believes.
 Signed by Hugh C. Hancock,
 Sworn to before me and signed in my
 presence this 14th day of April 1945.
 Peter Fisher J. P.

Bond for Stay of

Gen'l Code, Sec.
 On the.....day of.....
 the defendant came, and by
 of the County, approved by
 ficient surety, caused a B
 execution to be entered her
 I,
 as surety for the stay of ex
 judgment of.....
 against.....
 hereby promise and und
 amount of said judgment,
 and costs that may accrue.

JURY No. of Miles

WITNESSES

Summons issued to the Constable commanding
 him to summon said Levi Willis and
 Mrs. Levi Willis to appear before me to answer
 said Complaint on April 18th 1945 at
 8.30 P. M. at my office in New California
 Signed by me this 14th day of April 1945
 Peter Fisher J. P.

Taken by and signed by
 approved this.....
 Jus
 Satisfaction of J
 Received.....
 payment in full of the a
 costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Jerome

Township,

Union

County, Ohio

Time for trial all parties present and testimony given I rendered judgment in favor of the Plaintiff and a writ was issued to that effect said writ to be returned by April 28th 1945-

Signed by Peter Fisher J.P.

Above parties moved without writ put in force.

Received costs in above case in full from Hugh C. Hancock, Peter Fisher J.P.

Received Constable costs for above case, E.H. Hancock Constable.

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

with interest
at per cent. and costs.

1945, \$

April 1945,
rs herein, whereupon

res following, to-wit:

claims that the
with in hath
and doll still
in the Plairiff
had premises
wome and
and known as
in the north side
in City to Jerome
stretch road,
in said premises
from that time
awfully and

July served
grieved by law
id justice.
titution
1945.

C. Hancock
sworn say
he within
facts stated
within his
as he verily
h C. Hancock,
ed in my
1945.
Fisher J.P.

Table Commandry
Miller ad
me to answer
1945- at
California
April 1945
Fisher J.P.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars,
payment in full of the above judgment and
costs.

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action

Pete Fisher J. P

Justice of the Peace Court

Jerome

10-41-5 THE COL. S. B. MFG. CO. 119

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

Table with columns: Piffs. Costs, Defts. Costs, Action on. Rows include: Docketing Petition or Bill of Particulars, Appointing Guardian for Minor, Taking Security for Costs, etc.

50 J.W. Reed & Son
21 Plaintiff
40 Mr. H.P. Willison and Mrs. H.P. Willison Defendant
2 00
80
50
4 40

No. 215 vs.
Am't claimed, \$ Restitution with interest from 19 at per cent. and costs.
Judgment for Plaintiff Reuben April 24th 1945, \$ and costs \$ 8.70

Action on
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ Restitution with interest from 19 at per cent. and costs.
Judgment for Plaintiff Reuben April 24th 1945, \$ and costs \$ 8.70

Be It Remembered, That on the 20th day of April 1945, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
as a landlords Complaint,
J.W. Reed and Son Plaintiffs claim that the defendants Mr. H.P. Willison and Mrs. H.P. Willison have ever since the 15th day of April 1945 and do still unlawfully and forcibly detain from the Plaintiffs possession of the following described premises situated in the township of Jerome and County of Union State of Ohio, and known as O. Harbo and Mrs. Lamboka farm located on formerly Route 42 until changed recently a frame house of 12 rooms painted yellow also a garden spot. That said defendants entered upon said premises as tenant of the Plaintiffs and from that time the said defendants have unlawfully and forcibly held over their said tenancy.
On the 17th day of April 1945 the Plaintiffs duly served upon the said defendants as required by law, notice in writing, to leave said premises.

Second cause of action:
Plaintiffs for their second cause of action state that the defendants is indebted to said Plaintiffs as rent for the above named premises for the period from April 15th 1945 to time of vacating on a rental basis of \$15.00 per month.
Plaintiff asks Process and Restitution and Judgment for unpaid rent and costs of this action.

Dated this 20th day of April 1945,
Signed J.W. Reed and Son
by Wilbur Reed,

J.W. Reed and Son being duly sworn say that they are the Plaintiffs in the within entitled action and that the facts stated in the foregoing Complaint are within their personal knowledge and are true as they verily believe.

E.H. Hindner Constable.
NAME OF OFFICER

Table with columns: Service of Order of Attach., Defts., each 1.00; Mileage, 1st m., 50c; add'l m., each .15; Service of Order of Eject't Deft., each 1.00; etc.

JURY No. of Miles

WITNESSES

Sworn to before

Summons
Mr. and Mrs.
to answer
April 24th

Time arrived
I rendered
said property,

Received

Received

Bond for Stay of
Gen'l Code, Sec.

On the... day of...
the defendant came, and by...
of the County, approved by...
ficient surety, caused a Bo...
execution to be entered her...
I, ...
as surety for the stay of ex...
judgment of...
against...
hereby promise and und...
amount of said judgment,
and costs that may accrue.

Taken by and signed by
approved this

Satisfaction of J
Received

payment in full of the a
costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Irone

Township,

Union

County, Ohio

Sworn to before me and signed in my presence this 20th day of April 1945

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

Summons issued to E. N. Hindman Constable to summon said Mr. and Mrs. H.P. Willson to appear before me a Justice of the Peace to answer unto J.W. Reed and son of foregoing Complaint on April 24th 1945 at 8.30 P.M. fast time in my office in Plain City

Peter Fisher Justice of the Peace
Signed by me this 20th day of April 1945,
Peter Fisher J.P.

Time arrived for trial all parties present and after hearing all testimony I rendered Judgment in favor of J.W. Reed & Son a Restitution of said property,
Signed by *Peter Fisher J.P.*

Received total costs from J.W. Reed & Son in full,

Peter Fisher J.P.

Received costs for constable in above case,
E. N. Hindman Constable

with interest
at per cent. and costs.

1945

1945

res following, to-wit:

that the H.P. Willson in 1945 and detain, from following the township of Ohio, and other four other changed some personal at said premises as soon that unlawfully Plaintiff duly into as required to leave said

cause of action indebted to above named April 15th 1945 basis of institution and costs of this 1945, and son Reed, by sworn say the within facts stated within their true as they

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

No. _____
Plaintiff, _____
vs. _____
Defendant, _____
Justice of the Peace Court, _____
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Civil Action *John Fisher J.P.*

Justice of the Peace Court

Jerome

10-41-5 THE COL. B. B. MFG. CO. 119

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

	Pliffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50			50
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case Pliffs. and Defts., each	.10		20	
Taking and Certifying Affidavits, each	.80		30	
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing summons Defts., each	.40		40	
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailer for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00			
Hearing Case When Defense is Interposed	2.00			
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80			
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75			
Making Itemized Cost Bill	.50			
Making Certificate of Judgment	.25			
Noting Return Certificate of Judgment	.10			
Total Justice's Fees				

E. H. Hindman Constable.
NAME OF OFFICER

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

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

JURY No. of Miles

WITNESSES

Y. G. Hilbert

No. 216 vs. Plaintiff

m. & Mrs. Carl Story

Defendant

Action on

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

Am't claimed, \$ Restitution with interest from 19 at per cent. and costs. Judgment for Plaintiff. June 7th 1945, \$ and costs \$ 9.65

Be It Remembered, That on the 4th day of June 1945,

2 00 the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

50 as a landlords complaint *Y. G. Hilbert Plaintiff* claims that the defendants *m. & Mrs. Carl Story* had ever since the 10th day of April 1945 and thereafter unlawfully and forcibly detained from Plaintiff possession of the following described premises, situated in the village of *Blain City* and county of *Union State of Ohio* and known as the *loyd Coburn* property located on North *Chillicothe Street* in the village of *Blain City* Ohio a house of seven (7) rooms and bath two stories high painted yellow together with lot on which said house is located, said tenants entered on these premises of Plaintiff the lease expired at the time herein first mentioned and from that time the said defendants have unlawfully and forcibly held over their said tenement.

2 50 On the 28th day of May 1945 the Plaintiff duly served upon the said defendants as required by law, notice in writing, to leave said premises.

1 50 Plaintiff asks Process and Restitution and Judgment for costs and costs of this action Dated this 4th day of June 1945-

John Fisher J.P.
By Plaintiff,
Y. G. Hilbert

Summons issued to *E. H. Hindman* Constable to summon said *m. & Mrs. Carl Story* to appear at my office in *Blain City* on the 7th day of June 1945 at 8:30 P.M.

Signed this 4th day of June 1945-

John Fisher J.P.

Time arrived for one hour in favor of

Received cost

Received cost

Bond for Stay of Judgment
Gen'l Code, Sec. 1746

On the _____ day of _____ the defendant came, and by _____

of the County, approved by _____ sufficient surety, caused a Bond for stay of judgment to be entered hereon.

I, _____ as surety for the stay of execution of judgment of _____ against _____ hereby promise and undertake to pay the amount of said judgment, and costs that may accrue.

Taken by and signed by _____ approved this _____

Satisfaction of Judgment Received _____

payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Jerome

Township,

Union

County, Ohio

Time arrived for trial the Plaintiff being present and after waiting for one hour at defendant not appearing I rendered judgment in favor of the Plaintiff.

Signed this 7th day of June 1945
Peter Fisher J.P.

Received costs in full from L. G. Hilbert in above case,
Peter Fisher J.P.

Received costs for constable fees in above case.

E. H. Hinkle Constable.

Att'y for Plff.

Att'y for Deft.

Resentment with interest at per cent. and costs.

1945, \$

June 1945, rs herein, whereupon

res following, to-wit:

Hilbert Plaintiff
Earl Strong had
ad d... still
on Plaintiff
...
City and County of
as the
... on North
... of Plain City
... and
... yellow
house is
... on these
... at the
... and from
... had un-
... their said term
... the Plaintiff
defendants as
writing, to leave

... and
of this action
June 1945-

... J.P.

...
Hinkle
... and ...

... Plaintiff City
... at 300 P.M.

1945

... J.P.

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the... day of... 19...
the defendant came, and by...

... his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, ...
as surety for the stay of execution on the above
judgment of ...
against ... do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this... day of
... 19...

Justice of the Peace.

Satisfaction of Judgment

Received... 19..., from

... Dollars,
payment in full of the above judgment and
costs.

APPEAL BOND

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

Plaintiff, }
vs. } No. ...
Defendant } Justice of the Peace Court,
Township, ... County, Ohio.

WHEREAS, on the... day of... 19..., the said
obtained a judgment against the said
on the docket of said
Justice of the Peace, for
Dollars and costs taxed at \$...

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

NOW, THEREFORE,
of... County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of... Dollars,
conditioned, that the said appellant will prosecute... appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against... he will
satisfy it and the costs.

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

CIVIL DOCKET

Civil Action

Peter Fisher J. P.

Justice of the Peace Court

J. Stone

10-41-5 THE COL. B. & WFD. CO. 119

JUSTICE OF THE PEACE

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

	Pliffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50			50
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case			20	
Taking and Certifying Affidavits, each	.80		80	
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing summons			40	
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena			.10	
Issuing Venire			.10	
Issuing Order on Jailer for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00			
Hearing Case When Defense is Interposed	2.00			
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80			
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75			
Making Itemized Cost Bill	.50			
Making Certificate of Judgment	.25			
Noting Return Certificate of Judgment	.10			
Total Justice's Fees	2.40			

Ohio Wesleyan University
 by *A. E. Hughes* man.
 Plaintiff,
 No. 217 vs.
Anna Le Master,
 Defendant.

Action on
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ *Restitution* with interest from 19 at per cent. and costs.
 Judgment for *Plaintiff* 19, \$
 and costs \$ *5.00*

Summons
Command
at my office
signed

The above
1945

Before the
property was

Received

Received

Be It Remembered, That on the 6th day of August 1945, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Ohio Wesleyan University by *A. E. Hughes* manager claims that the Defendant *Anna Le Master* had ever since the 27th day of July 1945 and doth still unlawfully and factly detain from the Plaintiff possession of the following described premises situated in the Township of *Jurone* and County of *Union* State of *Ohio* and known as *Ohio Wesleyan University Farm* located on *Route 42* a house of bricks having six rooms together with garden on spot where house is located the said defendant entered upon said premises as tenant of the Plaintiff and lease thereon expired at the time herein first mentioned and from that time the said defendant hath unlawfully and factly held over his said term. on the 1st day of August 1945 the Plaintiff duly served upon said defendant as required by law notice in writing to leave said premises. Plaintiff asks Process and Restitution and Judgment costs of this action.
 Dated this 6th day of August 1945
A. E. Hughes

Affidavit:
 State of *Ohio* Union County ss.
A. E. Hughes manager of *Ohio Wesleyan University Farm* being duly sworn says that he is the Agt Plaintiff in the within entitled action and that the facts stated in the foregoing Complaint are within his personal knowledge and are true as he verily believes

signed by *A. E. Hughes*
 Sworn to before me and signed in my presence this 6th day of August 1945,
Peter Fisher
 Justice of the Peace.

Bond for Stay of
 Gen'l Code, Sec.
 On the _____ day of _____
 the defendant came, and by _____
 of the County, approved by _____
 ficient surety, caused a Bo
 execution to be entered her
 I, _____
 as surety for the stay of exe
 judgment of _____
 against _____
 hereby promise and und
 amount of said judgment,
 and costs that may accrue.

Taken by and signed by _____
 approved this _____

 Jus
 Satisfaction of J
 Received _____

payment in full of the a
 costs.

D. H. Linden Constable.
 NAME OF OFFICER

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

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

- Local
 JURY
 No. of Miles

WITNESSES

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Jerome

Township,

Union

County, Ohio

Att'y for Plff.

Att'y for Deft.

Summons was issued to E. H. Hindman Constable of Jerome Tp. Union Co. Ohio commanding him to summon Amos G. Mader to appear before me at my office to answer the above Complaint on 10th of August 1945 at 8. P.M. signed this August 6th 1945 Peter Fisher J. P.

The above summons served personally upon the defendant on Aug. 7th 1945 signed by Constable E. H. Hindman.

Before the time for hearing notice was received by me that said property was vacated and case dismissed from any further actions.

signed Peter Fisher J. P.

Received costs in above case in full from A. E. Hughes,

Peter Fisher J. P.

Received Constable Fees in above case.

Constable E. H. Hindman

Restitution with interest at per cent. and costs.

1945, \$

August 1945, whereupon

measures following, to-wit:

manager... still unlawfully possession of... State of Ohio... Farm... having... spot where... entered upon... and lease... first mentioned... had... said term... Plaintiff duly required by... said premises... and

1945 Hughes

County ss. ... signed in my presence 1945

Pract.

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by... his surety resident of the County, approved by me as good and sufficient surety, caused a Bond for the stay of execution to be entered herein, which follows: I, ... as surety for the stay of execution on the above judgment of... against... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of... 19...

Satisfaction of Judgment Received... 19... from

payment in full of the above judgment and costs.

APPEAL BOND

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

Plaintiff, vs. Defendant, Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of... 19... the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

CIVIL DOCKET

Civil Action

Peter Fisher J.P.

Justice of the Peace Court

June

10-41-5 THE COL. B. B. MFG. CO. 119

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

Piffs. Costs Defts. Costs
Dolls. Cts. Dolls. Cts.

Table listing court fees: Docketing Petition or Bill of Particulars .50, Appointing Guardian for Minor .60, Taking Security for Costs .60, Indexing Case Piffs. and Defts., each .10, etc.

Martin Ramey

No. 218 vs. Plaintiff

Joe Hofbauer

Defendant

Action on

Frank J. Murray Att'y for Plff.
Att'y for Deft.

Am't claimed, \$ 125.00 with interest
from 19 at per cent. and costs.
Judgment for Case dismissed
at 22 1/2 1945, \$
and costs \$ 10.35

defendant is a
no summa
this
Defendant vol
Semic Bond of

Be It Remembered, That on the 15th day of October 1945;
the said Plaintiff filed his Bill of Particulars herein, whereupon
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
That during past time damage was caused to a
cow of said Plaintiff by a goat of the defendant
which had been running at large said goat
had gotten over a fence to the cow which was in
pasture said cow running from said goat
ran over and into various barb wire fences and
was cut and injured to the value of \$ 72.50 =
said party plaintiff asks above damage and costs
of this action.

Signed by Martin Ramey,
Plaintiff

Summons issued to the constable B.E.
Hindner of June Sp. Union Co, Ohio to summon
said Joe Hofbauer to appear before me
at my office in Plain City, Ohio on October 22nd 1945
at 7.30 P.M.

Signed this 15th day of October 1945
Peter Fisher J.P.

Said Summons returned and returned by
Constable B.E. Hindner as follows:
Received summons 15th day of October 1945,
and served same upon Joe Hofbauer
by leaving a copy with him on October 15th 1945

The following witnesses were subpoenaed:
Henry Proyer, A.P. Michaels Mrs. Emmitt
Lawson Dick Lawson, Sis. M. Brayer and
Wm. Foster
As the time arrived for trial all witnesses
present the atty Murray of the defendant
gave motion to the Court asking said
case to be dismissed, motion as follows:

Before Peter Fisher Justice of the Peace in
for June Sp. Union Co. Ohio case no. 218
Now comes the defendant for the purpose of this
motion only, and expressly denying any intention
of entering his appearance herein and moves
the Court to quash the service of summons
and dismiss this action for the reason that

This motion
case the
jurisdiction

All cost as
Received

Received

B. E. Hindner Constable.
NAME OF OFFICER

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

Table listing additional fees: Service of Order of Atch., Defts., each 1.00, Mileage, 1st m., 50c; add'l m., each .15, etc.

1 10

2 80
4 15
4 80

1 50

JURY No. of Miles

WITNESSES

Bond for Stay of
Gen'l Code, Sec.

On the... day of...
the defendant came, and by
of the County, approved by
ficient surety, caused a Bo
execution to be entered her
I,
as surety for the stay of exe
judgment of...
against...
hereby promise and und
amount of said judgment,
and costs that may accrue.

Taken by and signed by
approved this...

Satisfaction of J
Received...

payment in full of the a
costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Jesse

Township,

Union

County, Ohio

defendant is a resident of Madison County, no summons has been served upon defendant in Jesse Tp. Union Co., Ohio.

Defendant votes in Madison County Ohio and is registered at the selectmen's Service Book of Madison County Ohio as a resident of said County.

Respectfully submitted

Frank J. Murray, Atty of Defendant.

This motion was accepted after having further deliberation on the case the Court dismissed the case on account of not having jurisdiction in said case of Madison County resident.

Signed this October 22nd 1945

Peter Fisher J. P.

All cost amount so far to be paid by plaintiff.

Received of master Ramsey costs in above case.

Peter Fisher J. P.

Received Constable costs in above case.

Constable H. E. Hindman

Att'y for Plff. may Att'y for Deft. 25th with interest at per cent. and costs. Dismissed 1945, \$

October 1945, herein, whereupon

es following, to-wit:

caused to a the defendant said great bill was on said great in prices and 72.5 = age and costs

Master Ramsey, law off, Stable D.C. this to summons before me October 22nd 1945

1945 Fisher J.P. returned by town: October 1945, 15th 1945

Subpoena: vs. Everett Brayer al witnesses defendant asking said follows;

Blau in al no. 218 purpose of this any intention and move of summons at reason that

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by... his surety resident of the County, approved by me as good and sufficient surety, caused a Bond for the stay of execution to be entered herein, which follows: I, as surety for the stay of execution on the above judgment of... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of... 19...

Justice of the Peace. Satisfaction of Judgment Received... 19... from

payment in full of the above judgment and costs. 100 Dollars,

APPEAL BOND

On the... day of... 19..., said... entered into an undertaking to the adverse party as follows: Plaintiff, vs. Defendant, Justice of the Peace Court, Township, County, Ohio. WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$... and the said... intend to appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

CIVIL DOCKET

Peter Fisher J.P.

Justice of the Peace Court

Civil Action

Jerome

10-41-5 THE COL. B. S. WFG. CO. 119

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

Table with columns: Piffs. Costs (Dolls., Cts.), Defts. Costs (Dolls., Cts.), and various legal actions with their respective fees.

George Fladt

No. 219 vs. Plaintiff

J. Walter Beer

Defendant

Action on Clifton G. Caryl Att'y for Plff. Wm. Coleman Att'y for Deft. Am't claimed, \$ Resolution with interest from 19 at per cent. and costs. Judgment for Plaintiff on condition march 18th 1946, \$ and costs \$ 10.00

Be It Remembered, That on the 6th day of March 1946, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: Now comes George Fladt Plaintiff and for his cause of action says the defendant, J. Walter Beer has and since the first day of March 1946 unlawfully and forcibly detained from Plaintiff possession of the following premises:

Situated in the State of Ohio County of Union and township of Jerome containing 1250.85 acres more or less of and now owned by the said George Fladt and occupied by the said J. Walter Beer Plaintiff further says that on or about the 13th day of February 1946 he duly served the defendant with a three (3) day notice in writing required by law for the defendant to vacate the said premises, whereupon Plaintiff prays judgment and restitution of said property, together with costs of this action.

Signed by Clifton G. Caryl atty for Plaintiff.

State of Ohio County of Franklin ss George Fladt being duly sworn, says that he is the plaintiff herein and the facts stated and allegations contained in the foregoing petition are true.

Sworn to before me and subscribed in my presence this 4th day of March 1946. Roy E. Galhahn Notary Public Franklin, Ohio

Summons issued to George Fladt Constable of Jerome Twp. Union Co. Ohio commanding him to summon J. Walter Beer to appear before me on the 11th day of March 1946, 7:30 P.M. at my free coin place to answer unto said George Fladt in and a check of forcibly entry and detention of the above mentioned premises as described in said Bill of Particulars said returns to be on or before the 11th day of March 1946 7:30 P.M., signed this 6th day of March 1946. Peter Fisher J.P.

Above case deferred Constable Jerome made 7th 1946, on the 11th day their attys Clifton Caryl after hearing signed by the both parties the case was still open promise was made defendant was not Plaintiff, so a signed this

all costs E

E. H. Hinder Constable. NAME OF OFFICER

Table listing various legal services and their fees, such as Service of Order of Attc., Mileage, Service of Order of Eject't, etc.

JURY No. of Miles

WITNESSES

Bond for Stay of Execution Gen'l Code, Sec. 1 On the... day of... the defendant came, and by... of the County, approved by... hereby promise and under amount of said judgment, and costs that may accrue. Taken by and signed by approved this... Just Satisfaction of Ju Received... payment in full of the ab costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

court

Jerome

Township,

Union

County, Ohio

Above case deferred until March 18th 1946 and summons was endorsed by said Constable George Hindman as having served upon said J. Walter Sen personally on March 7th 1946.

On the date of March 18th 1946 at 7.30 P.M. all parties being present with their attys. Caryl J. Caryl for Plaintiff and Wm. Coleman for defendant after hearing testimony of both parties and found that a contract had been signed by the defendant showing the time not expired until April 16th 1946. Both parties getting together on this and as it was found that J. Walter Sen was still owing back rent to the defendant it was decided that a compromise was made that on April 1st 1946 said party was to vacate and that the defendant was not to pay any interest on the note that was said owing to the Plaintiff, so agreed by both party attys the Court approved the same.

Signed this the 18th day of March 1946.

Peter Fisher
Justice of the Peace
Union Co. Ohio

*all costs paid by Peter Fisher J.P.
E. H. Hindman Receiver Constable costs*

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

with interest
at per cent. and costs.

on condition
1946, \$

March 1946,
herein, whereupon

es following, to-wit:

and for the
Walter Sen
1946 vs.
Plaintiff

County of Union
1250 85 acres
the said
said J. Walter
date on or about
ly served the
the in writing
to vacate

and restitution
of this action.
J. Caryl
Plaintiff

says that the
facts stated
in foregoing

in my
1946
Walter Sen
indies
Ohio
Walter Sen

of March
Plaintiff
it is and
them of the
described in
returns to be
March 1946
March 1946,
Fisher J.P.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

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

I, _____
as surety for the stay of execution on the above judgment of _____
against _____ do
hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.
Satisfaction of Judgment
Received _____ 19____, from _____

_____ Dollars,
payment in full of the above judgment and costs.

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute _____ appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against _____, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action

Peter Fisher

Justice of the Peace Court

Jerome

10-41-5 THE COL. S. S. WFG. CO. 119

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

Table with columns: Docketing Petition or Bill of Particulars, Appointing Guardian for Minor, Taking Security for Costs, etc. with associated fees.

Total Justice's Fees

G. E. Lindner Constable. NAME OF OFFICER

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

Table with columns: Service of Order of Atch., Mileage, 1st m., 50c; add'l m., each, etc. with associated fees.

JURY No. of Miles

WITNESSES

Table with columns: Pliffs. Costs, Defts. Costs, Dolls. Cts. for various entries.

Pure Oil Company Columbus Ohio Plaintiff

No. 220 vs.

Edwin E. Lucia Powell Ohio Defendant

Action on

F. V. Pickens Att'y for Plff. Att'y for Deft.

Am't claimed, \$ 155.14 with interest from Nov 15 1946 at 6 per cent. and costs.

Judgment for Plaintiff a decree June 12th 1947, \$ and costs \$ 9.75

Be It Remembered, That on the 12 day of June 1947, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The Plaintiff says there is due it from said defendant the sum of 155.14 for goods, wares and merchandise sold and delivered statement attached hereto and made a part hereof: for which amount, with interest thereon at the rate of six (6) per cent from the 15th day of November 1946 Plaintiff ask judgment and costs herein.

Signed by F. V. Pickens Plaintiff atty, Affidavit State of Ohio Franklin County, S.S. H. J. Spahn being duly sworn says that the statements made in the within Bill of Particulars are true as he verily believes, Pure Oil Company H. J. Spahn sworn to before me and signed in my presence this 6th day of June 1947

Summons issued to G. E. Lindner constable of Jerome Township Ohio commanding him to summon Edwin E. Lucia to appear before me the undersigned Justice of the Peace at my office June 19th 1947 8.30 AM to answer the action of the Pure Oil Company of Columbus Ohio as stated in Bill of Particulars signed by me this 12th day of June 1947

Judgment Jun 19th 1947 for Plaintiff Peter Fisher J. P. Prema to this time the defendant asks to pay at 20 = per month receiving no payment 20 = just before suit so case was continued is definitely hoping to receive payment of 20 = and a receipt until paid. The above Plaintiff have paid all costs account.

as we secured no success I issued a Certificate of Judgment for their upon goods, as follows: I Peter Fisher Justice of Peace in and for Jerome Township Union County Ohio do hereby certify that on the 19th day of June 1947 a judgment a decree was rendered by said Court in favor of the Pure Oil Company Col. O. judgment creditor and against Edwin E. Lucia,

judgment due \$138.04 with November 1946 action pending entitled to Edwin E. Lucia a decree is made

Witness my August 1947 This filed in File Docket

Bond for Stay of F Gen'l Code, Sec. 1 On the... day of... the defendant came, and by... of the County, approved by... ficient surety, caused a Bond execution to be entered here

I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, and costs that may accrue. Taken by and signed by approved this... Received... payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

court

Jerome

Township,

Union

County, Ohio

judgment debt in amount of one hundred and thirty five Dollars \$135.00 with interest at 6 per centum per annum from the 15th day of November 1946 at nine and 75/100 Dollars \$9.75 costs in a certain action pending in said court no. 220 on the docket thereof entitled Pure Oil Company Columbus Ohio Plaintiff to Edwin E. Lewis Powell R.R., Ohio defendant which said judgment a decree is entered on Docket No. 2 Page 26 in said Court.

Witness my hand and the seal of said Court, this Seventh day of August 1947.

Delta Fisher Justice of the Peace.

This filed endorsed as follows:

Filed 7 October 1947 at 3:45 P.M. Docketed in Judgment Docket no. 12 Page 5856

Wm. P. Burkheimer.

Clerk of Courts,

Franklin County Ohio.

By R.E. Shepherd Deputy.

Rec'd act Comptroller G.E. Hindman

Att'y for Plff. Att'y for Deft. 5 1/2 with interest 6 at 6 per cent. and costs.

1947, \$

June 1947, herein, whereupon

es following, to-wit:

from said records, name statement

at the rate of November 1946

Blair's atty, may ss.

Particulars

H. J. Spaine my friend

day Justice Comptroller

the undersigned 19th 1947 8.30 P.M.

l Company of Particulars June 1947

shen J. P. acts to pay payment 70

was continued symbol of all costs

issued a upon bonds.

and for this do hereby June 1947 a

by said Company Col. D. Edwin E. Lewis,

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by...

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

I, ... as surety for the stay of execution on the above judgment of ... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

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

Justice of the Peace.

Satisfaction of Judgment

Received... 19... from...

payment in full of the above judgment and costs.

APPEAL BOND

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

No. ... Plaintiff, vs. Defendant, Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. S. MFG. CO. 119

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

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

Table listing court fees: Docketing Petition or Bill of Particulars .50, Appointing Guardian for Minor .60, Taking Security for Costs .60, etc.

B. E. Hindman Constable. NAME OF OFFICER

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

Table listing service fees: Service of Order of Atch., Defts., each 1.00, Mileage, 1st m., 50c; add'l m., each .15, etc.

JURY No. of Miles

WITNESSES John Curry, P. E. Gove, John Marshall, James Miller, Robert Weber, Chris Miller

P. E. Gove Plaintiff, No. 221 vs. James Miller Defendant

Action on Gilbert Kirby, Atty for Plff. Mary J. Coleman, Atty for Deft. Am't claimed, \$ 68.00 with interest - from - 19 at per cent. and costs. Judgment for Plaintiff Aug. 29th 1947, \$ 68.00 and costs \$ 10.00

Be It Remembered, That on the 26th day of August 1947, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The plaintiff for his petition and cause of action says and alleges that on the 9th day of June 1947, at about the hour of nine (9:00) o'clock P.M. he was driving in a southerly direction on State Route 42 in a careful and prudent manner, about (1) mile south of New California in Jerome Township, Union County, Ohio, when he met an automobile going in a northerly direction and immediately following meeting the said automobile the automobile of the plaintiff struck a cow belonging to the defendant. That said cow was one of many on the highway and in the highway with no person in attendance or in charge of said cows. Plaintiff further says that said cows have on numerous occasions been on the highway and that they were stray animals and running at large and were on said highway in violation of the laws of Ohio. Plaintiff further says that by reason of said stray cows being on said highway, his automobile came in violent contact with said cow causing damage to said automobile to the amount of sixty eight (68.00) dollars. Wherefore plaintiff prays judgment against the defendant in the sum of (68.00) sixty eight dollars and costs of this action.

Signed P. E. Gove, G. A. Kirby atty. Affidavit: State of Ohio Union County, P. E. Gove being duly sworn deposes and says that he is the plaintiff in above cause of action and that the facts stated and allegations contained in the above Bill of Particulars are true to the best of his knowledge and belief. Signed P. E. Gove. Sworn to before me and subscribed in my presence this 29th day of August 1947. A. Gilbert Kirby, Notary Public.

Summons issued him to summon answer the action cov of defendant - signed this 26th day of August 1947. Said summons on defendant 26th on date of trial both parties which after hearing the favor of the signed

The above in full, Received

Bond for Stay of Execution Gen'l Code, Sec. 1 On the... day of... the defendant came, and by... of the County, approved by... ficient surety, caused a Bond execution to be entered here... I, as surety for the stay of execution judgment of... against... hereby promise and under amount of said judgment, and costs that may accrue.

Taken by and signed by approved this... Satisfaction of Judgment Received... payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

court

Jerome

Township,

Union

County, Ohio

Att'y for Plff.
Att'y for Deft.
with interest -
at per cent. and costs.

Summons issued to Constable G. E. Hindman of Jerome Twp. Union Co. Ohio, commanding him to summon James Miller to appear before me on August 29th 1947 at 8:30 P.M., to answer the action of G. E. Foul who claiming damage caused to his automobile for staying car of defendant - to the amount of \$68.00 - at cost of this action.
Signed this 26th day of August - 1947 Peter Fisher J. P.

Said Summons returned at endorsement of Constable G. E. Hindman saying copy served on defendant 26th August - 1947.

On date of trial all parties present Both Plaintiff and defendant also witnesses of both parties which were John Curry, John Marshall, Robert Weber and Chris Miller, after hearing the testimonies and considering same I rendered judgment in favor of the Plaintiff for the amount of \$68.00 and costs as itemized.
Signed this August 29th 1947 Peter Fisher Justice of the Peace.

The above Judgment and all costs received from James Miller in Full,
Signed Peter Fisher J. P.

Received costs as Constable True

Constable
G. E. Hindman

1947, \$ 68.00
August 1947,
herein, whereupon
following, to-wit:
of action
June 1947,
P.M. he was
State Route 42
about (1) mile
ship Union
mobile going in
following
automobile of the
defendant,
in the highway
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Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____

the defendant came, and by _____ his surety resident of the County, approved by me as good and sufficient surety, caused a Bond for the stay of execution to be entered herein, which follows:

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

No. _____
Plaintiff, _____
vs. _____
Defendant, _____
Justice of the Peace Court,
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Civil Action

James

10-41-5 THE COL. B. S. MFG. CO. 119

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

Table with columns: Pliffs. Costs, Defts. Costs, Dolls., Cts.
Docketing Petition or Bill of Particulars .50
Appointing Guardian for Minor .60
Taking Security for Costs .60
Indexing Case Pliffs. and Defts., each .10
Taking and Certifying Affidavits, each .80
Taking and Approving a Bond, Undertaking or Recognizance .80
Issuing summons Defts., each .40
Issuing Order of Attachment .70
Issuing Order of Arrest .70
Issuing Writ of Replevin .75
Granting Continuances, each .40
Issuing Commitment to Jail .70
Issuing Subpoena Persons, each .10
Issuing Venire Persons, each .10
Issuing Order on Jailer for Prisoner .60
Swearing Witnesses, each .10
Swearing Jury .40
Hearing Case on Appearance without Trial 1.00
Hearing Case When Defense is Interposed 2.00
Sitting in Case, Trial by Jury 2.50
Hearing Motions or Demurrers, each 1.00
Pronouncing Judgment .80
Entering a Rule of Reference .50
Swearing Arbitrators, each .40
Issuing Writ of Restitution .80
Numbering and Filing Necessary Papers, each .10
Entering Judgment and Costs on Cash Book .40
Iss'g Execution Against Property or Person .80
Poundage—4% on \$ collected
Making Transcript, Including Certificate 2.50
Signing and Certifying Bill of Exceptions .50
Reducing Testimony to Writing in Bastardy Proceedings 1.50
Issuing Other Writs or Orders, each .75
Making Itemized Cost Bill .50
Making Certificate of Judgment .25
Noting Return Certificate of Judgment .10
Total Justice's Fees 5.20

Plain City Board of Park Trustees
Plaintiff
No. 222 vs.
Virgil Mahoney
Defendant

Action on
Gilbert Kirby Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ Restitute with interest from 19 at per cent. and costs.
Judgment for Plaintiff
May 6th 1946, \$
and costs \$ 10.00

Be It Remembered, That on the 2nd day of May 1946, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The undersigned H. E. Tedrick as President and H. B. Walker as clerk of the Board of Park Trustees of the village of Plain City this do hereby make their complaint against Virgil Mahoney for that:
That the said Virgil Mahoney has ever since the first day of April 1946 unlawfully and fraudulently detained and does still unlawfully and fraudulently detain from the undersigned possession of the following premises:
situated in the village of Plain City County of Union and State of Ohio and known as the Plain City Pastime Park and being a certain space in the same in said Park. The said Virgil Mahoney entered upon said premises as the tenant of the undersigned the lease thereof expired at that time herein first mentioned, at from that time the said Virgil Mahoney has unlawfully and fraudulently held over said town.
on the 18th day of April 1946 the undersigned duly served upon the said Virgil Mahoney as required by law notice in writing to leave said premises.
The undersigned ask process and restitution.
Board of Park Trustees of the village of Plain City Ohio.
Signed by H. E. Tedrick President.
H. B. Walker Clerk.

affidavit:
H. E. Tedrick and H. B. Walker being first duly cautioned and sworn depose and say that they are the President and Clerk respectively of the Plain City Board of Park Trustees and the facts stated in the foregoing complaint are true as they verily believe.
H. E. Tedrick and H. B. Walker, sworn to before me and subscribed in my presence this 30th day of April 1946.

a. Gilbert Kirby-
Notary Public.

Summons
Commanding
on the 6th day
said Board of Trustees
signed this
Said summons
as follows had
Time having
H. B. Walker
after swearing
I heard the
in favor of the

After ten days
the above named
Constable G. E.
The Constable
then found
said Virgil
and feeding
hours were removed
other costs were

Received
October 25-

Received

Bond for Stay of Execution
Gen'l Code, Sec. 1
On the... day of...
the defendant came, and by...
of the County, approved by...
sufficient surety, caused a Bond
execution to be entered here
I,
as surety for the stay of execution
judgment of...
against...
hereby promise and undertake
amount of said judgment,
and costs that may accrue.

Taken by and signed by
approved this

Satisfaction of Judgment
Received

payment in full of the above
costs.

B. E. Henderson Constable.
NAME OF OFFICER

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

Table with columns: Service, Defts., each, Mileage, add'l m., each, Defts., each, add'l m., each, Persons, each, add'l m., each, Notices, Persons, each, add'l m., each, case
Service of Order of Atch., Defts., each 1.00
Mileage, 1st m., 50c; add'l m., each .15
Service of Order of Eject'nt Deft., each 1.00
Mileage, 1st m., 50c; add'l m., each .15
Service of Order of Resti'n. Defts., each 1.00
Mileage, 1st m., 50c; add'l m., each .15
Service of Writ of Replevin, Defts., each 1.00
Mileage, 1st m., 50c; add'l m., each .15
Service of Summons Persons, each .80
Mileage, 1st m., 50c; add'l m., each .15
Service of Subpoenas, Persons, each .80
Mileage, 1st m., 50c; add'l m., each .15
Service of Venire Persons, each .80
Mileage, 1st m., 50c; add'l m., each .15
Service of Notice to Garnishee, Persons, each .80
Mileage, 1st m., 50c; add'l m., each .15
Service of Execu'n against Prop. or Person .80
Mileage, 1st m., 50c; add'l m., each .15
And 6% on \$ thus collected
Service of Any Other Writs, Orders or Notices Persons, each .80
Mileage, 1st m., 50c; add'l m., each .15
Attending During Jury Trial, each case 2.00
Attending During Trial without Jury 1.50
Summoning and Swearing Appraisers 2.00
Advertising Property for Sale, by Posting 1.00
Taking and Returning Bonds, each .80
Actual Expenses, to be itemized and sworn to
For Moving and Storage of Goods
For Care of Animals

JURY No. of Miles

WITNESSES

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

court

Jerome

Township,

Union

County, Ohio

Summons issued to G. E. Hindman Constable of Jerome Tp. Union Co. Ohio commanding him to summon Virgil Mahony to appear before me on the 6th day of May 1946 at 8 o'clock P.M. to answer unto the said Board of Trustees of the Plain City Park Association, signed this 2nd day of May 1946.

Said summons returned and endorsed by Constable G. E. Hindman as follows having served same personally on the 2nd day of May 1946.

Time having arrived for trial all parties present the defendant at H. B. Walker Clerk of Board of Trustees and Ed. Meeker a member of same. After swearing both defendant and member of the Park Trustee present I heard the testimony and considering same I rendered judgment in favor of the Plaintiff the Plain City Park Trustees.

Signed this the 6th day of May 1946,

Peter Fisher J. P.

After ten days the defendant had failed to move his horse out of the above named property I issued a Writ of Restitution to Constable G. E. Hindman ordering him to vacate said property. The Constable secured a truck and the horse were taken to the farm then owned by George Patch after several days when the mother of said Virgil Mahony came and paid the costs of the keeping and feeding said horse to George Patch and release given and horse were removed from said farm. Other costs were to be paid by the Plain City Park Trustees.

Signed Peter Fisher J. P.

Received Cost in above case from Village Club H. Walker October 25th 1948, the amount of 70.00

Received Constable Fees in above case,

Constable G. E. Hindman

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by...

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

I, ... as surety for the stay of execution on the above judgment of ... against ... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

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

Justice of the Peace.

Satisfaction of Judgment

Received... 19... from...

payment in full of the above judgment and costs.

APPEAL BOND

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

No. ... Plaintiff, vs. Defendant, Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

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

with interest at per cent. and costs.

1946, \$

1946, herein, whereupon

es following, to-wit: ident and H. B.

of the make them further:

do ever since ally and unlawfully undersigned

in City and known

in the barn in may entered the undersigned

time herein the said and finally

he undersigned Mahony as sitting to leave

stitution. stus J

resident. Clerk

B. Walker I sworn

the President in City Board stated in the

as they H. B. Walker, in my 1946, Kirby-

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Civil Action

Jerome

The cost will be with 10 days

10-41-5 THE COL. S. D. MFG. CO. 119

JUSTICE OF THE PEACE		Pliffs. Costs		Defts. Costs	
	Dolla.	Cts.	Dolla.	Cts.	
Docketing Petition or Bill of Particulars	.50				50
Appointing Guardian for Minor	.60				
Taking Security for Costs	.60				
Indexing Case Pliffs. and Defts., each	.10				20
Taking and Certifying Affidavits, each	.80				
Taking and Approving a Bond, Undertaking or Recognizance	.80				
Issuing summons Defts., each	.40				40
Issuing Order of Attachment	.70				
Issuing Order of Arrest	.70				
Issuing Writ of Replevin	.75				
Granting Continuances, each	.40				
Issuing Commitment to Jail	.70				
Issuing Subpoena Persons, each	.10				
Issuing Venire Persons, each	.10				
Issuing Order on Jailer for Prisoner	.60				
Swearing Witnesses, each	.10				
Swearing Jury	.40				
Hearing Case on Appearance without Trial	1.00				
Hearing Case When Defense is Interposed	2.00				2 00
Sitting in Case, Trial by Jury	2.50				
Hearing Motions or Demurrers, each	1.00				
Pronouncing Judgment	.80				80
Entering a Rule of Reference	.50				
Swearing Arbitrators, each	.40				
Issuing Writ of Restitution	.80				
Numbering and Filing Necessary Papers, each	.10				
Entering Judgment and Costs on Cash Book	.40				
Iss'g Execution Against Property or Person	.80				
Poundage—4% on \$ collected					
Making Transcript, Including Certificate	2.50				
Signing and Certifying Bill of Exceptions	.50				
Reducing Testimony to Writing in Bastardy Proceedings	1.50				
Issuing Other Writs or Orders, each	.75				50
Making Itemized Cost Bill	.50				
Making Certificate of Judgment	.25				
Noting Return Certificate of Judgment	.10				
Total Justice's Fees					4 40

G.E. Haiden Constable.

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

Service of Order of Attch., Defts., each	1.00				
Mileage, 1st m., 50c; add'l m., each	.15				
Service of Order of Eject't Deft., each	1.00				
Mileage, 1st m., 50c; add'l m., each	.15				
Service of Order of Resti'n. Defts., each	1.00				
Mileage, 1st m., 50c; add'l m., each	.15				
Service of Writ of Replevin, Defts., each	1.00				
Mileage, 1st m., 50c; add'l m., each	.15				
Service of Summons Persons, each	.80				
Mileage, 1st m., 50c; add'l m., each	.15				2 80
Service of Subpoenas, Persons, each	.80				
Mileage, 1st m., 50c; add'l m., each	.15				90
Service of Venire Persons, each	.80				
Mileage, 1st m., 50c; add'l m., each	.15				
Service of Notice to Garnishee, Persons, each	.80				
Mileage, 1st m., 50c; add'l m., each	.15				
Service of Exec'u'n against Prop. or Person	.80				
Mileage, 1st m., 50c; add'l m., each	.15				
And 6% on \$ thus collected					
Service of Any Other Writs, Orders or Notices Persons, each	.80				
Mileage, 1st m., 50c; add'l m., each	.15				
Attending During Jury Trial, each case	2.00				
Attending During Trial without Jury	1.50				1 50
Summoning and Swearing Appraisers	2.00				
Advertising Property for Sale, by Posting	1.00				
Taking and Returning Bonds, each	.80				
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals					

JURY

No. of Miles

WITNESSES

Action on

Ruth Frierson
S.W. Frierson

Att'y for Plff.

Att'y for Deft.

No. 223 vs. Plaintiff,

Geo. B. Stokes
Louise Stokes

Defendants,

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

Judgment for Plaintiff part, May 25th 1946, \$ and costs \$ 9.60

Be It Remembered, That on the 20th day of May 1946, the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

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

Now comes the Plaintiff residents of Parby Tp. Madison County Ohio, and make complaint to you against George E. Stokes and Louise Stokes that they have unlawfully and forcibly and with a strong hand detained from the possession of plaintiff the following real estate to-wit: Situated in the County of Union, State of Ohio and in the Township of Jerome and in the village of Plain City Ohio, and being located on West Main Street and being the same premises which they now occupy.

The said defendants have unlawfully and forcibly held said real estate from the 15th day of May 1946. The Plaintiff duly served upon said George B. Stokes and Louise Stokes as required by law a three day notice to leave said premises. The Plaintiff ask process and Restitution signed by S.W. Frierson by Guyon Sanden Atty.

Summons issued to Constable G.E. Haiden ordering him to summon the said George B. Stokes and Louise Stokes to appear before me at my office in Plain City Ohio on the 25th day of May 1946 at 8 P.M. to answer unto the said Ruth Frierson and S.W. Frierson, signed this 20th day of May 1946, Peter Fisher J.P.

At time set for trial the parties defendant appeared also Ruth Frierson, S.W. Frierson not able on account of sickness, after swearing in the above parties and hearing the testimonies I rendered judgment in favor of the Plaintiff, an adjournment was given for 10 days to vacate and the defendants stated they would vacate.

May 25th 1946 Peter Fisher J.P.

Bond for Stay of F Gen'l Code, Sec. 1

On the... day of... the defendant came, and by...

of the County, approved by sufficient surety, caused a Bond execution to be entered here

I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, and costs that may accrue.

Taken by and signed by approved this...

Satisfaction of Judgment Received...

payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Jerome

Township,

Union

County, Ohio

The cost was received from George B. Stoker as itemized, with 10 days the property was vacated.

Att'y for Plff.

Att'y for Deft.

at per cent. and costs.

1946, \$

1946, herein, whereupon

es following, to-wit:

Party to Plaintiff to Louise fully and detained for the

State of Ohio the village of West same premises

unlawfully estate from The Plaintiff B. Stoker and by law a judgment. Disstitution of

G. E. Heiden said George P. before me 25th day of into the said May 1946, J. P. defendant. Friesner

is and land No days to vacate would vacate.

J.P.

Received costs for Constatable fees in above case.

Constatable G. E. Heiden

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the day of 19 the defendant came, and by

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

I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this day of 19

Justice of the Peace.

Satisfaction of Judgment

Received 19, from

Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

No. Plaintiff, vs. Defendant, Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the day of 19, the said obtained a judgment against the said on the docket of said Justice of the Peace, for Dollars and costs taxed at \$

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

NOW, THEREFORE, of County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of Dollars, conditioned, that the said appellant will prosecute h appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against h, he will satisfy it and the costs.

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

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-3 THE COL. D. B. MFG. CO. 119

JUSTICE OF THE PEACE
NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1744

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

Table listing court fees: Docketing Petition or Bill of Particulars .50, Appointing Guardian for Minor .60, Taking Security for Costs .60, etc.

B. E. Underwood Constable.
NAME OF OFFICER

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

Table listing service fees: Service of Order of Attc., Defts., each 1.00, Mileage, 1st m., 50c; add'l m., each .15, etc.

total

JURY No. of Miles

WITNESSES

Herman J. Lewis
Mrs. " "
Wm. Crayton

Herman J. Lewis, Adm.
Flora E. Lewis
Plaintiff,
No. 224 vs.
Wm. Crayton
Defendant

Action on

Gilbert Kirby Att'y for Plff.
Wm. Portis Att'y for Deft.
Am't claimed, \$ Reiteration with interest from 19 at per cent. and costs.
Judgment for Plaintiff -
Sept. 10th 1947, \$ Reiteration and costs \$ 8.50

Be It Remembered, That on the 2nd day of September 1947, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The undersigned Herman J. Lewis, Administrator of the estate of Flora E. Lewis deceased who was a resident of Plain City, Union County Ohio does hereby make his complaint to you against one William Crayton for that the said William Crayton has ever since the 4th day of August 1947 and does still unlawfully and forcibly detain from the undersigned possession of the following premises situated in the village of Plain City in said County of Union State of Ohio and described as follows: Rooms rented and occupied in the residence property on North Avenue, Plain City, Union County, Ohio formerly the residence of Flora E. Lewis deceased and now in the legal possession of Herman J. Lewis, Administrator of the estate of Flora E. Lewis.
The said William Crayton entered upon said premises as a tenant of Flora E. Lewis and after the death of the said Flora E. Lewis, William Crayton continued to occupy said rooms although notified by the undersigned that he was to vacate said rooms any right of the said William Crayton to occupy as a tenant of said rooms has expired and from that time herein first mentioned the said William Crayton has unlawfully and forcibly held over said rooms on the 23rd day of August 1947 the undersigned duly served upon the said William Crayton as required by law notice in writing to leave said premises. The undersigned asks process and restitution of said premises rent from the 4th day of August 1947 and costs of this action.
Signed by Herman J. Lewis.
Herman J. Lewis being first duly sworn deposes and says that he is the administrator of the estate of Flora E. Lewis deceased and that the facts stated in the foregoing complaint are true to the best of his knowledge and belief.

signed by Herman J. Lewis sworn to before

on September 4th the said William Crayton appeared at Plain City

Said summons the constable a on September 4

a a jurin date at that date a witness sworn Exhibit presented Administrator Wm. Portis and Mrs. Lewis later the Court was met by Crayton after hearing the fact that he granted After case was as the case was so I upon the Plaintiff

Transcript as a Wm. Crayton

Bond for Stay of Execution Gen'l Code, Sec. 1744
On the day of the defendant came, and by of the County, approved by sufficient surety, caused a Bond execution to be entered here I, as surety for the stay of execution judgment of against hereby promise and under amount of said judgment, and costs that may accrue.

Taken by and signed by approved this

Satisfaction of Judgment Received

payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union.

County, Ohio

signed by Herman J. Lewis, sworn to before me and subscribed in my presence this 30th day of August 1947

Notary A. Gilbert Kirby

on September 4th 1947 Summons issued to G.E. Hindere Constable to summon the said William Crayton to appear before me on Sept. 8th 1947 at 3:30 P.M. at my office at Plain City to answer unto said Herman J. Lewis,

signed by Peter Fisher J.P.

Said summons duly served upon said William Crayton and signed by the Constable and endorsed as follows: Served same upon William Crayton in person on September 4th 1947

signed by G.E. Hindere

on a previous date said case continued until Sept. 10th 1947 at that date all parties present we proceed to trial witness sworn were me and Mrs. Herman J. Lewis and William Crayton Exhibit presented as A Warranty Deed, Exhibit B. appointment Certificate of Administration and C. the 3 day note.

Mr. Wm. Porter asked by motion to admit evidence to show that Mr. Crayton and Mrs. Lewis the decedent were connected by common marriage and later the court objected to this testimony after hearing what really was meant by common law marriage and the defense atty said he quit after hearing the testimony of Mr. and Mrs. Herman J. Lewis I considered the fact that Mr. Herman J. Lewis adm. to have possession of Property and he granted Resitution

After case was heard Mr. Crayton asked whether he could defend himself as the case was closed he was denied his request so I upon this the 10th of September rendered judgment in favor of the Plaintiff and that he have Resitution signed this 10th day of September 1947

signed by Peter Fisher J.P.

Transcript of above case made this 24th day of September 1947 as a Bond for 100 had been previously signed by Wm Crayton and Forest Bigelow dated Sept. 20th 1947. Peter Fisher J.P.

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of 19...

Justice of the Peace.

Satisfaction of Judgment

Received... 19... from

payment in full of the above judgment and costs.

APPEAL BOND

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

No. Plaintiff vs. Defendant Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of 19... the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jesse

Civil Action

10-41-5 THE COL. B. B. MFG. CO. 119

	Pliffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50			50
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case Pliffs. and Defts., each	.10		20	
Taking and Certifying Affidavits, each	.80			
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing summons Defts., each	.40		40	
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailer for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00			
Hearing Case When Defense is Interposed	2.00		2 00	
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00		80	
Pronouncing Judgment	.80			
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75		50	
Making Itemized Cost Bill	.50			
Making Certificate of Judgment	.25			
Noting Return Certificate of Judgment	.10			
Total Justice's Fees			4 40	

B. E. Hindman Constable.

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

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

JURY No. of Miles

WITNESSES

H. T. Harbold
 Plaintiff,
 No. 225 vs.
 Thomas Callahan
 Defendant.

Action on
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ Restitution with interest from 19 at per cent. and costs.
 Judgment for Plaintiff
 Sept. 12th 1947, \$
 and costs \$ 8.45

Be It Remembered, That on the 8th day of September 1947, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 as a land lode complaint, H. T. Harbold, Plaintiff claims that the defendant Thomas Callahan hath ever since the 25th day of August 1947 and doth still unlawfully and forcibly detain from the Plaintiff possession of the following described premises situated in the township of Mill Creek and County of Union State of Ohio and known as Chas. Slagell farm and at present Harbold farm consists of 80 acres a house of nine rooms painted white and located on the Beecher Road, said defendant entered upon said premises as a tenant of the Plaintiff the lease therefor expired at the time herein first mentioned and later employed by Plaintiff and work under the Plaintiff's supervision, and from that time the said defendant hath unlawfully and forcibly held over his said tenement.

on the 4th day of September 1947 the Plaintiff duly served upon the said defendant as required by law notice in writing to leave said premises, Plaintiff asks process and Restitution and costs of this action.

Dated Sept. 8th 1947. H. T. Harbold, Affiant.

State of Ohio County of Union.
 H. T. Harbold being duly sworn says that he is the Plaintiff in within entitled action and the facts stated in the foregoing Complaint are within his personal knowledge and are true as he verily believes.
 H. T. Harbold

Sworn to before me and signed in my presence this 8th day of August 1947
 Peter Fisher J.P.

Summons issued to Constables B. E. Hindman commanding him to summon said Thomas Callahan to appear before me at my office at Plain City Ohio on the 12th day of Sept 1947 to answer unto the charge of H. T. Harbold at 8:30 P. M. for above complaint.

Signed this by

Said Summons as follows: came on Sept

Time arrived a witness which showed term I and that the signed

Received

Received

Bond for Stay of Execution
 Gen'l Code, Sec. 10
 On the... day of... the defendant came, and by... of the County, approved by me sufficient surety, caused a Bond execution to be entered here
 I, as surety for the stay of execution judgment of... against... hereby promise and under amount of said judgment, and costs that may accrue.

Taken by and signed before approved this

Satisfaction of Judgment Received

payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

court

June

Township,

Union

County, Ohio

Signed this by me on the 8th day of September 1947.

Peter Fisher J. P.

Said Summons returned and endorsed by Constable G. E. Hindman as follows: received the writ on the 9th of September 1947 and served same on Sept. 9th 1947 at 7 a.m. in person.

Signed G. E. Hindman Constable.

Time arrived for trial all parties present, also Mrs. Callahan who was a witness, after hearing testimony also reading an agreement which showed that really Mr. Callahan had held over his said term I pronounced Judgment in favor of the Plaintiff and that the defendant was to move within 10 days.

Signed this 12th day of September 1947

Peter Fisher J. P.

Received costs in full

Peter Fisher J. P.

Received Constable fees in above case.

Constable G. E. Hindman

Att'y for Plff.
Att'y for Deft.
Institution with interest
at per cent. and costs.

Lawyer
1947, \$

Attorney 1947,
s herein, whereupon

es following, to-wit:

Harbold, Plaintiff
Callahan
1947 and
from the
tribunal premises
and County of
Shaw. Slagell
consists of 80
total white and
defendant
out of the Plaintiff
first mentioned
work under the
that time the
facilities held

Plaintiff duly
informed by law

tion and

Harbold

is that he is
in all the facts
are within his
as he verily
ed
ed in my
+ 1947
J. P.

Constable G. E.
in to
have to
file at
Sept 1947
Harbold at
plaint

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court, _____
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute _____ appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against _____, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Pete Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. S. D. WFO. CO. 119

JUSTICE OF THE PEACE
NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 174d

Table with columns: Piffs. Costs, Defts. Costs, Dolls., Cts.
Docketing Petition or Bill of Particulars .50
Appointing Guardian for Minor .60
Taking Security for Costs .60
Indexing Case Piffs. and Defts., each .10
Taking and Certifying Affidavits, each .80
Taking and Approving a Bond, Undertaking or Recognizance .80
Issuing summons Defts., each .40
Issuing Order of Attachment .70
Issuing Order of Arrest .70
Issuing Writ of Replevin .75
Granting Continuances, each .40
Issuing Commitment to Jail .70
Issuing Subpoenas Persons, each .10
Issuing Venire Persons, each .10
Issuing Order on Jailer for Prisoner .60
Swearing Witnesses, each .10
Swearing Jury .40
Hearing Case on Appearance without Trial 1.00
Hearing Case When Defense is Interposed 2.00
Sitting in Case, Trial by Jury 2.50
Hearing Motions or Demurrers, each 1.00
Pronouncing Judgment .80
Entering a Rule of Reference .50
Swearing Arbitrators, each .40
Issuing Writ of Restitution .80
Numbering and Filing Necessary Papers, each .10
Entering Judgment and Costs on Cash Book .40
Iss'g Execution Against Property or Person .80
Poundage—4% on \$ collected
Making Transcript, Including Certificate 2.50
Signing and Certifying Bill of Exceptions .50
Reducing Testimony to Writing in Bastardy Proceedings 1.50
Issuing Other Writs or Orders, each .75
Making Itemized Cost Bill .50
Making Certificate of Judgment .25
Noting Return Certificate of Judgment .10
Total Justice's Fees 5.70

John E. Houchard
Houchard Oil Co. Plaintiff
No. 226 vs.
Leo Mc Kigan Defendant

Action on
Gibbet Kirby Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ Replevin with interest from 19 at per cent. and costs.
Judgment for Plaintiff October 21st 1947, \$ and costs \$ Replevin Property

Be It Remembered, That on the 6th day of October 1947, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Affidavit in Replevin.
John E. Houchard, being duly sworn, makes oath and says he is the owner of the following described property, to-wit: one sixty (60) gallon gasoline tank and a one gallon stroke pump attached thereto, affiant says that the Houchard Oil Company delivered said tank to a certain farm in Jerome Township, Union County, Wis, owned at the time of said delivery by Lee Garrett and that it is the policy in the gasoline business to allow customers to use such tanks and that the Houchard Oil Co. was the owner and still is the owner of said tank.

Affiant further states that the defendant herein, purchased said farm from Lee Garrett but that the tank remained on said property at the request of one of the tenants of said farm, who still purchased gasoline from the Houchard Oil Company.

Affiant further states that the above described property is wrongfully and illegally detained from him by the said defendant Leo Mc Kigan.

Affiant further says that said property was not taken by process issued against him and is not claimed by him under title immediately or immediately by transfer from one farm where such property has been taken by such execution, ordered or process not for a tax.

Affiant asks for restitution of said property, damages for this wrongful detention of said property and the costs of this action.

Signed by John E. Houchard, Houchard Oil Co.

Sworn to before me and subscribed in my presence this 6th day of October 1947.
Gibbet Kirby, Notary Public.

Summons
to sum mon
October 1947
the said John

Said Summons as follows:

A Continuance
the was granted
After this to
oaths were
regulation of
farm

Received

Received

B. E. Winder Constable.

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

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

Total 4.60
entire total 19.80

JURY No. of Miles

WITNESSES

Bond for Stay of Execution
Gen'l Code, Sec. 104

On the... day of...
the defendant came, and by...
his...
of the County, approved by me...
ficient surety, caused a Bond...
execution to be entered herein...
I, ...
as surety for the stay of execu...
judgment of...
against...
hereby promise and undert...
amount of said judgment, in...
and costs that may accrue.

Taken by and signed before me...
approved this...

Satisfaction of Judgment
Received...

payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Summons issued to Constable G. E. Hindman, commanding him to summon Geo. M. Kirgan to appear before me on the 20th day of October 1947 at 8. P. M. at my office in Plain City Ohio to answer unto the said John E. Houchard signed this 15th day of October 1947

Peter Fisher J.P.

Said Summons returned and endorsed by Constable G. E. Hindman as follows: served upon defendant personally signed by G. E. Hindman constable.

A Continuance was asked until October 21st 1947 this was granted.

After this time arrived for trial and hearing testimony affidavits were given to the witnesses and inquiring into the regulations of the oil companies I rendered judgment in favor of the Plain Off. signed this October 21st 1947

Peter Fisher J.P.

Received Cost in above case on October 30th 1948

G. E. Hindman

Received Constable fee in above case

Att'y for Plff. Kirby
Att'y for Deft.
with interest
per cent. and costs.
1947, \$
1947,
herein, whereupon
following, to-wit:
makes out
describ
asoline tank
therein,
Company
in Jerome
at the time
that it is
to allow
that the
still is
defendant
du Garnett
said property
said farm,
the Houchard
above describ
detained
dant Geo
property was
against him
du title
transfer from
as been taken
never not
oil property
intention of oil
tion
Houchard,
and oil Co.
in my
47.
Kirby,
the

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____

_____ Dollars and costs taxed at \$ _____ and the said _____ intend _____ to appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appelle _____, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant _____ will prosecute _____ appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against _____, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Civil Action

Pete Fisher

Justice of the Peace Court

Jerome

10-41-5 THE COL. S. B. MFG. CO. 119

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

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

Docketing Petition or Bill of Particulars	.50		50
Appointing Guardian for Minor	.60		
Taking Security for Costs	.60		
Indexing Case Pliffs. and Defts., each	.10		20
Taking and Certifying Affidavits, each	.50		50
Taking and Approving a Bond, Undertaking or Recognizance	.80		
Issuing summons Defts., each	.40		40
Issuing Order of Attachment	.70		
Issuing Order of Arrest	.70		
Issuing Writ of Replevin	.75		
Granting Continuances, each	.40		
Issuing Commitment to Jail	.70		
Issuing Subpoena Persons, each	.10		
Issuing Venire Persons, each	.10		
Issuing Order on Jailer for Prisoner	.60		
Swearing Witnesses, each	.10		
Swearing Jury	.40		
Hearing Case on Appearance without Trial	1.00		
Hearing Case When Defense is Interposed	2.00	2	00
Sitting in Case, Trial by Jury	2.50		
Hearing Motions or Demurrers, each	1.00		
Pronouncing Judgment	.80		80
Entering a Rule of Reference	.50		
Swearing Arbitrators, each	.40		
Issuing Writ of Restitution	.80		
Numbering and Filing Necessary Papers, each	.10		
Entering Judgment and Costs on Cash Book	.40		
Iss'g Execution Against Property or Person	.80		
Poundage—4% on \$ collected			
Making Transcript, Including Certificate	2.50	2	50
Signing and Certifying Bill of Exceptions	.50		
Reducing Testimony to Writing in Bastardy Proceedings	1.50		
Issuing Other Writs or Orders, each	.75		75
Making Itemized Cost Bill	.50		50
Making Certificate of Judgment	.25		
Noting Return Certificate of Judgment	.10		
Total Justice's Fees		7	70

Jacob M. Rings

No. 227 vs.

Chris D. Miller

Plaintiff

Defendant

Action on

Gilbert Kirby Att'y for Plff.

Wm. Coleman Att'y for Deft.

Am't claimed, \$ ~~750.00~~ with interest from 19 at per cent. and costs.

Judgment for Plaintiff

19, \$ and costs \$ 12.00

Be It Remembered, That on the 27th day of February 1948, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: as last aforesaid Complaint, the undersigned Jacob M. Rings, resident of the County of Union and State of Ohio, does hereby make his Complaint against Chris D. Miller for Ohio: that the said Chris D. Miller has ever since the 20th day of February 1948, 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 consisting of 146 acres of land more or less, and all other land rented by Jacob M. Rings and also including the house and buildings on said farm of 146 acres. The said Chris D. Miller entered upon said premises as the tenant of the undersigned the right to possession in his tenancy expired at the time herein first mentioned and from that time the said Chris D. Miller has unlawfully and forcibly held over said term. On the 19th day of February 1948, the undersigned duly served upon the said Chris D. Miller as required by law, notice in writing to leave said premises.

The undersigned asks process and restitution and the costs of this action.

Signed by Jacob M. Rings.

Summons:

State of Ohio Union County Jerome Township to my Constable of said County Greeting: You are Comanded to summon Chris D. Miller to appear before me Pete Fisher a Justice of the Peace at my office in Plain City Ohio this 2nd day of March 1948 at 8 o'clock P.M. to answer unto Jacob M. Rings for forcibly entering and detaining of the following described premises to-wit:

Situated in the Township of Jerome County of Union and State of Ohio, and known as Jacob M. Rings farm consisting of 146 acres of land more or less and all other lands rented by Jacob M. Rings, and also including the house and buildings on said farm of 146 acres.

G. E. Hindman Constable.
 NAME OF OFFICER

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

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

JURY No. of Miles

WITNESSES

you will make leg
 1948 at 8. P.M.

Return of Summons
 ad on the 28th day
 by delivering a true
 affidavit. State of
 deposes and says
 are true to the best
 of his knowledge

Sworn to before
 Time stated made
 all parties present, a
 was sworn and Test
 having some call
 no length of sh
 Rings but that the
 all con handled,
 misad of case
 involved. vacate
 Willard Smith
 stated Mr. Miller
 within month
 as it involved
 also saying
 ad asked
 agreed to.

Exhibit 'A'
 Miller will
 may be obtain
 This writ re
 of Feb 19
 personally
 Transm

Bond for Stay of Execution
 Gen'l Code, Sec. 109

On the _____ day of _____
 the defendant came, and by _____

his _____
 of the County, approved by me
 ficient surety, caused a Bond
 execution to be entered herei

I, _____
 as surety for the stay of execu
 judgment of _____
 against _____
 hereby promise and under
 amount of said judgment, in
 and costs that may accrue.

Taken by and signed before
 approved this _____

Justice of the Peace
 Satisfaction of Judgment
 Received _____

payment in full of the above
 costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Jerome

Township,

Union

County, Ohio

you will make legal service of this writ and return the same on a before the 2^d day of march 1948 at 8. P. M. Witness my hand the 27th day of February 1948. Peter Fisher J.P.

Return of Summons Received this writ on the 28th day of February 1948 at 11 o'clock A.M. and on the 28th day of February 1948 served the same on the within named defendant Chris D. Miller by delivering a true copy thereof to him personally. G. E. Hildner Constable. Plaintiff State of this Union County S.S. Jacob M. Rings, being duly sworn first duly cautioned deposes and says that the facts stated and the allegations contained in the foregoing complaint are true to the best of his knowledge and belief. Jacob M. Rings

Sworn to before me and subscribed in my presence this 24th day of February 1948. Time stated march 2^d 1948 at 8. P. M. all parties present, all stated ready for trial. The first witness the Plaintiff Jacob M. Rings was sworn and testified saying that defendant started on July 21st 1944 to farm on land having some cattle of his own also some farming tools the plaintiff had the rest, no length of staying was mentioned, Mr. Rings stated farm was to be managed by the son, Rings but that the defendant did not do as he ought, no manure hauled, and not all corn hauled, did not plow as told etc. the atty for defendant asked for dismissal of case, but was overruled by the court, the reason Court thought the case involved vacating of property, Willard Smith a witness for Plaintiff was called and sworn and testified stated Mr. Rings was particular of his farming as he had made for him and paid by work a month, again the atty for Defendant made a motion for dismissal of case as it involved partnership and this had not yet been properly disposed of also saying they would not have any witness testify for defendant and asked (closing of case and asked) for a transcript, this was finally agreed to, and judgment then declared by me in favor of Plaintiff.

march 2^d 1948 Peter Fisher J.P.

Exhibit 'A' was introduced which was the 3 day notice, stating to Chris D. Miller to leave said premises on or before Feb. 25th 1948, so complete possession may be obtained by march 1st 1948. Jacob M. Rings

This writ received on the 10th day of Feb. 1948 at 11 o'clock A.M. and on the 10th day of Feb. 1948, I served the same upon Mrs. Chris D. Miller by delivering it here personally - the original notice signed by H. S. Rossa Sheriff.

Transcript of above case made march 3^d 1948

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace. Satisfaction of Judgment Received _____ 19____, from _____

payment in full of the above judgment and costs. _____ Dollars,

APPEAL BOND

On the 3^d day of March 1948, said Chris D. Miller entered into an undertaking to the adverse party as follows:

Jacob M. Rings Plaintiff, vs. Chris D. Miller Defendant. No. 227 Peter Fisher Justice of the Peace Court, Jerome Township, Union County, Ohio.

WHEREAS, on the 2^d day of March 1948, the said Jacob M. Rings obtained a judgment against the said Chris D. Miller on the docket of said Peter Fisher Justice of the Peace, for _____ Dollars and costs taxed at \$ 9.50

and the said Chris D. Miller intend to appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, Chris D. Miller of Union County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of Fifty Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this 3^d day of March 1948 Peter Fisher Justice of the Peace.

Att'y for Plff. Att'y for Deft. with interest at per cent. and costs. 1948, whereupon following, to-wit: Jacob M. Rings, Chris D. Miller has ever since fully and faithfully possession of the County of Union of land more or less Mr. Rings buildings on Chris D. Miller in his first mentioned D. Miller has said term. the undersigned P. Miller as to leave said restitution m. Rings Township Greeting Chris D. Miller Justice of the Peace on the 2^d P. M. to announce by writing and detention to wit: County of Union Jacob M. Rings land more or less by Jacob he hold and 6 acres

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

City code
Blair

10-41-5 THE COL. B. & MFG. CO. 110

JUSTICE OF THE PEACE

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

	Pliffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50			50
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case			20	
Taking and Certifying Affidavits, each	.80			
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing summons			40	
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena			.10	
Issuing Venire			.10	
Issuing Order on Jailer for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00			
Hearing Case When Defense is Interposed	2.00			
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80			
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing				
Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75			
Making Itemized Cost Bill	.50			
Making Certificate of Judgment	.25			
Noting Return Certificate of Judgment	.10			
Total Justice's Fees			3.65	

Briggdale Coal

Action on

No. 228 vs. Plaintiff

m. & m.

Edwin E. Junis

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 115 ³⁶ with interest from May 10th 1947 at 6 per cent. and costs.

Judgment for Plaintiff

made 16th 1948, \$ 120.63 and costs \$ 7.22

Be It Remembered, That on the 11th day of March 1948, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

The said plaintiff says there is due them from defendants the sum of one hundred and fifteen and ³⁶/₁₀₀ Dollars (\$115 ³⁶/₁₀₀) for building supplies which were purchased from the above plaintiff at the request of the defendants, wherefore plaintiff asks judgment for said amount of \$115 ³⁶/₁₀₀ which they claim with interest thereon at the rate of 6% from May 10th 1947 at costs of this action.

Exhibit A attached, Briggdale Coal Co. By H. H. Schullery.

Affidavit sworn to before me by H. H. Schullery stating above Bill of Particulars true.

Summons issued to G. E. Hindman, Constable of Jerome Sp. Union Co. plus commanding him to summon m. & m. Edwin E. Junis to appear before me at my office in Blair City this on above action on the 16th day of March 1948 at 8. P. M.

Signed this 11th day of March 1948, Peter Fisher J.P.

Said summons issued in a proper manner by leaving a copy at residence of Defendant.

Signed by G. E. Hindman, Constable.

Time arrived for trial both parties appeared and same is acknowledged by Defendant that it was a true account against him, Costs of Five Dollars that had been put up by the Plaintiff were returned as the defendant paid same also promised to settle same by next week or two, Judgment rendered against Defendant, the 16th day of March 1948.

Peter Fisher J.P.

G. E. Hindman Constable.

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

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

JURY

No. of Miles

WITNESSES

Bond for Stay of Execution Gen'l Code, Sec. 10

On the... day of... the defendant came, and by...

of the County, approved by me as sufficient surety, caused a Bond of execution to be entered here...

I, as surety for the stay of execution of judgment of... against... hereby promise and undertake to pay the amount of said judgment, and costs that may accrue.

Taken by and signed before me... approved this...

Satisfaction of Judgment Received

payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

court

Jerome

Township,

Union

County, Ohio

Certificate was given at a later date and sent to the Sheriff which has it in charge.

Peter Fisher, J.P.

Att'y for Plff.

Att'y for Deft.

with interest at 6 per cent. and costs.

1948, \$ 120.63

and 1948, as herein, whereupon

as follows, to-wit:

for fifteen and 36/100 which were at the request and judgment they claim 675 from

Real cv. Schilling

Fisher J.P. constable of Union Township Ohio to appear on above date 1948

1948, Fisher J.P. constable of Union Township Ohio

Shirley, constable.

parties acknowledged was a return, and being were returned

by next

Defendant

Fisher J.P.

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of... 19...

Justice of the Peace. Satisfaction of Judgment Received... 19... from

payment in full of the above judgment and costs. 100 Dollars.

APPEAL BOND

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

No. Plaintiff, vs. Defendant, Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

court

Jerome

Township,

Union

County, Ohio

Att'y for Plff.

Att'y for Deft.

with interest at per cent. and costs.

mind 1948, \$

1948, herein, whereupon

es following, to-wit:

from said... to defendants... about... na Young... wrongfully

claim... before Fisher J.C.

Sherry... and... into

appear March 1948

Complaints Goldsbury same

isment was Stanley

claim... this... and granted 1948

to defendants... from

A filed... above

The defendants claim a set-off in this case as follows: That the defendant James Smallwood was employed by the plaintiff, Richard Young, and that according to the terms of said employment he was to work 5-4 hours per week and that any work in excess of 5-4 hours per week was to be paid at an extra rate per hour. Defendant alleges that in the months of October, November, and December, James Smallwood worked for the plaintiff a total of 194 3/4 hours in excess of his regular time which at the rate of pay agreed upon was \$1.60 an hour as an automobile mechanic making a total due for such work of \$306.80

Defendants further say that at the time the defendant James Smallwood ceased his employment with the plaintiff, Richard Young, that there was a balance due him for regular labor of \$61.35

Defendants further say that the plaintiff etc. their meals at a home restaurant owned by the defendant, Mary Smallwood, and that meals were ordered and consumed by them and not paid for in the amount of \$34.90

Defendants further say there is a balance due for parts to an automobile purchased by the defendants from the plaintiff of a side panel of the value of \$19.00 and a don glass of the value of \$5.50

whereof defendants pray for a judgment for said amounts and that such judgments be set-off against the claim of the plaintiff herein.

Signed by James Smallwood Mary Smallwood

The above sworn to on the 18th day of March 1948 before Gilbert Kirby Notary Public

Above set-off was accepted by this Court and case continued for several days. Signed by Peter Fisher J.P.

During the next few days the Plaintiff had consulted an attorney Gwin Sanders of Mansfield, Ohio

The Plaintiff finally asked case to be dismissed and it was dismissed at Plaintiff's cost.

Signed this 20th day of March 1948, Peter Fisher J.P.

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by... his surety resident of the County, approved by me as good and sufficient surety, caused a Bond for the stay of execution to be entered herein, which follows: I, as surety for the stay of execution on the above judgment of... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of... 19...

Justice of the Peace. Satisfaction of Judgment Received... 19... from

payment in full of the above judgment and costs. 100 Dollars.

APPEAL BOND

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

No. Plaintiff vs. Defendant Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of... 19... the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

CIVIL DOCKET

Civil Action

Peter Fisher

Justice of the Peace Court

June

10-41-5 THE COL. B. P. WFO. CO. 119

JUSTICE OF THE PEACE
NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1740

Table with columns: Piffs. Costs, Defts. Costs, and various legal services like Docketing Petition, Issuing summons, etc.

G. E. Hindman Constable.

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

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

JURY list with names like Paul Davis, Willard Smith, etc.

WITNESSES list with names like Willard Smith, Merle Smith, etc.

Jacob M. Rings Plaintiff
Chris P. Miller Defendant

Action on
Sibert Kirby Att'y for Plff.
Wm. Colman Att'y for Deft.
Am't claimed, \$ Restitution with interest from 19 at per cent. and costs.
Judgment for Defendant May 12 1948, \$ and costs \$ 41

Be It Remembered, That on the 6th day of May 1948, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
as a landlord's complaint the undersigned Jacob M. Rings resident of the County of Union and State of Ohio, does hereby make his complaint against Chris P. Miller for that the said Chris P. Miller has ever since the 20th day of February 1948 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, consisting of 146 acres of land more or less, and all other land rented by Jacob M. Rings and also including the house and buildings on said farm of 146 acres. The said Chris P. Miller entered upon said premises as the tenant of the undersigned, the right to possession in his tenancy expired at the time herein first mentioned and from that time the said Chris P. Miller has unlawfully and forcibly held over said tenor on the 9th day of February 1948, the undersigned duly served upon the said Chris P. Miller as required by law, notice in writing to leave said premises. The undersigned asks process and restitution and the costs of this action. Signed by Jacob M. Rings, Plaintiff.
Summons: Forcibly Entry and Detainer, State of Ohio, Union County, Jerome Tp. To any Constable of said County greeting: You are commanded to summon Chris P. Miller to appear before me, Peter Fisher, a Justice of the Peace of said Township at my office on the 11th day of May 1948 at 8 o'clock P.M. to answer unto Jacob M. Rings in an action for forcible entry and detention as described premises as given in the Complaint, you will make legal service for this writ and return the same on or before the 11th day of May 1948 at 8 o'clock P.M. Witness my hand this 6th day of May 1948. Peter Fisher J.P.
Return made and properly endorsed by constable having served it upon defendant personally on May 7th 1948.
On May 11th 1948 at time for trial all parties present both Plaintiff and defendant with their attorneys were opened Court and finally the defendant Chris P. Miller asked for a jury trial this granted, a list

of 18 residents of town in the prescribed manner... m. Farland, E. H. H... until May 12th 1948... summon all above... command he served... 8 o'clock P.M. arrive... The Plaintiff Jacob... and testified his wife... Chris P. Miller was... testified his wife... sworn and testified... Mrs. M. Miller with... all testimony... Jury charged a... Consider case... returned with... Paul Davis gave... the Jury... favor of the...

as report was... appeal, this... Jury Cost

Transcript

Bond for Stay of Execution
Gen'l Code, Sec. 10...
On the... day of... the defendant came, and by... of the County, approved by... sufficient surety, caused a Bond... execution to be entered here... I, ... as surety for the stay of execution judgment of... against... hereby promise and undertake... amount of said judgment, and... and costs that may accrue.

Taken by and signed by... approved this... Received... payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

ourt

Jesse

Township,

Union

County, Ohio

Of 18 residents of township were presented then proceeded to select a jury from the above list in the prescribed manner, the following were selected as Jurors in case, Paul Davis, Willard m^c Farland, E. H. Hinden, O. J. Schindler, Fay Mosier and Gus Niell, time set for trial postponed until May 12th 1948 at 8 o'clock P. M. Summons for jury issued to Constable B. E. Hinden to summon all above juror, a return made May 12th 1948 by Constable that pursuant to its command he served all above mentioned jury. Time arrived to begin trial May 12th 1948 at 8 o'clock P. M. arrived all present we proceeded as follows: The Juror examined and sworn, The Plaintiff Jacob M. Rings was sworn and testified his witness Willard Smith, sworn and testified his witness Wm. Smith was sworn and testified, then the defendant Chris P. Miller was sworn and testified his witness Max Fathan sworn and testified his witness Wilbur Reed sworn and testified, his witness Cary Holgeron sworn and testified his witness Marion Wilcox sworn and testified, his witness Mrs. Marion Wilcox sworn and testified and Vernon Miller sworn and testified, all testimony being given together with the pleas of the attorney, the Jury charged and Constable asked to take them to a private room to consider case and make a return, after a length of time Constable returned with Jury and through its foreman they had selected who was Paul Davis gave results of their decision as follows: We the Jury find for the Defendant, all jurors had signed the verdict in favor of the Defendant.

Paul Davis, Willard m^c Farland,
E. H. Hinden, O. J. Schindler,
Fay Mosier, Gus Niell

as report was given the plaintiff through his attorney asked for appeal, this granted.
Jury costs Paid by Defendant Chris P. Miller.

Peter Fisher J.P.

Transcript made of above case May 13th 1948.

Peter Fisher J.P.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____

Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

June

Civil Action

10-41-5 THE COL. B. S. HFG. CO. 119

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

Piffs. Costs Defts. Costs
Dolls. Cts. Dolls. Cts.

Balsique Bros,
Plaintiff
No. 231 vs.
Charles B. Westering
Defendant

Action on

Gilbert Kirby
Att'y for Plff.
Att'y for Def.
Am't claimed, \$ 84.10 with interest
from March 9 1948 at 6 per cent. and costs.
Judgment for Plaintiff.
May 19th 1948, \$ 84.95
and costs \$ 7.50

If not then continued until the defendant;

December 1
Union County

Be It Remembered, That on the 14th day of May 1948, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Record copy

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

Plaintiff, for their cause of action against the defendant, says there is due them from the defendant on an account for labor performed for the merchandise sold to the defendant a copy of which is attached hereto, marked 'Exhibit A' and made a part hereof the same is thereof embodied herein with all the credits and set-off due plaintiff; that there is due plaintiff, from said defendant on said account the sum of Eighty Four Dollars and ten cents (\$84.10) with interest thereon at 6% from March 9th 1948 the average due date which sum they claim against said defendant, wherefore plaintiff prays judgment against said defendant in the sum of Eighty Four Dollars and ten cents (\$84.10) with interest thereon at 6% from the 9th day of March 1948.
Elmer Balsique

Sworn to before me and subscribed in my presence this 5th day of May 1948.

Gilbert Kirby, Notary

Summons issued to Constable B.E. Hinden commanding him to summon said Charles B. Westering to appear before me at my office in Plain City to answer unto said Balsique Bros. on May 19th 1948 at 8:30 P.M.

Signed this 14th day of May 1948.

Peter Fisher J.P.

Summons ad returned ad endorsed by Constable B.E. Hinden on May 19th 1948 having served same upon said Charles B. Westering personally. Signed by B.E. Hinden, Constable

on the evening of May 19th 1948, said defendant Charles B. Westering came before me before the trial and acknowledged his indebtedness to above plaintiffs, but at time set for trial plaintiffs came and we made the proposal that the defendant to pay on June 15th 1948 the sum of \$25.50 every two weeks thereafter until paid, if not paid by 6 P.M. that day then all must be paid by June 28th 1948.

Table of fees for Justice of the Peace, including Docketing, Issuing, and Court costs.

Total Justice's Fees

50
20
40
1 00
80
3 40
2 30
1 00

B.E. Hinden Constable. NAME OF OFFICER

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

Table of fees for Constable services, including Mileage, Service of Order, and Court fees.

JURY No. of Miles

WITNESSES

Bond for Stay of Execution Gen'l Code, Sec. 10

On the... day of... the defendant came, and by... of the County, approved by me as sufficient surety, caused a Bond of execution to be entered here...

Taken by and signed before me approved this...

Satisfaction of Judgment Received

payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

court

June

Township,

Union

County, Ohio

If not then paid the F. B. I. will be notified, so this case is continued until June 15th 1948 at 8 P.M., all costs to be paid by the defendant, a judgment is against him.

Signed this May 19th 1948.

Peter Fisher J.P.

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

4.10 with interest
at 6 per cent. and costs.

December 1st 1949 Received Court Costs in above case from Union County clerk, costs total a few margin.

Peter Fisher J.P.

1948, \$ 84.95

May 1948,
s herein, whereupon

Received costs as Constable Fees in above case,

Constable,
G. E. Hindman

es following, to-wit:

against the
from the defendant
in the merchandise
is attached
made a part hereof
with all the
that there is due
said account
in costs (\$4.10)
March 9th 1948
they claim
claim with fees
+ in the sum
\$4.10) with
9th day of March 1948
larger
in my presence

by Notary
G. E. Hindman
said Charles G.
my Officer
larger Fees.

1948,
Fisher J.P.
closed by
1948 having
Wrestling
duer, Constable
18 said
came before
died his
but at
e ad we
defendant to
25.50
paid, if
then all
1948.

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars,
payment in full of the above judgment and
costs.

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Jerome

Township,

Union

County, Ohio

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

with interest at per cent. and costs.

19 , \$

1948, herein, whereupon

es following, to-wit:

Sally Evans, et al vs. William Mayberry and Gusta Jean Mayberry. Complaint filed 14th day of June 1948. Defendants detained and taken from the following described

living house being in the hands of the tenants of possession expired on June mentioned

William Evans, as writing to

and the costs of Evans, ans.

before on signed

Summons issued to G. E. Hendren constable of Jerome Twp. Union Co. O. commanding him to summon William Mayberry and Gusta Jean Mayberry to appear before me in my office in Plain City, Ohio on June 23rd 1948 at 8.30 P. M. to answer unto said William G. Evans and Sally Evans in a facility entry and detention case on property located on Converse Avenue in the village of Plain City Ohio, on second floor of said Plaintiffs property. Signed this 18th day of June 1948, Peter Fisher J. P.

Before time set for trial said Defendants had vacated said property as above described. No costs shall be paid as Plaintiffs are bound for costs they paid. Signed June 23rd 1948, Peter Fisher J. P.

Received costs for constable

Constable G. E. Hendren

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the day of 19 the defendant came, and by

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

I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this day of 19

Justice of the Peace.

Satisfaction of Judgment

Received 19, from

payment in full of the above judgment and costs. Dollars,

APPEAL BOND

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

No. Plaintiff, vs. Defendant Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the day of 19, the said obtained a judgment against the said on the docket of said Justice of the Peace, for Dollars and costs taxed at \$ 100

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

NOW, THEREFORE, of County, Ohio, hereby promise and undertake to the said appelle, in the sum and to the amount of Dollars, conditioned, that the said appellant will prosecute h appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against h, he will satisfy it and the costs.

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

CIVIL DOCKET

Pete Fisher

Justice of the Peace Court

June

Civil Action

10-41-5 THE COL. B. B. MFG. CO. 11D

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

	Plffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50		50	
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case Plffs. and Defts., each	.10		20	
Taking and Certifying Affidavits, each	.80			
Taking and Approving a Bond, Undertaking or Recognizance	.80		40	
Issuing summons Defts., each	.40			
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailer for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00			
Hearing Case When Defense is Interposed	2.00			
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80			
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75			
Making Itemized Cost Bill	.50		50	
Making Certificate of Judgment	.25			
Noting Return Certificate of Judgment	.10			
Total Justice's Fees			1	60

B. E. Hindman Constable.
 NAME OF OFFICER

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

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

total

3.10

JURY No. of Miles

WITNESSES

Action on

Gutham & Raw

No. 233

Plaintiff

Richard Verrick

Defendant

Reed M. Winegardner Att'y for Plff.
 Att'y for Deft.

Am't claimed, \$ *24.95* with interest from *Feb 21 1945* at *6* per cent. and costs.
 Judgment for Plaintiff *\$4.92*
 Case heard *1948*, \$ *24.95* and costs \$ *4.70*

Be It Remembered, That on the *30th* day of *August* 19*48*, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The plaintiff says there is due it from the defendant the sum of *"24.95"* as the balance due on an account for merchandise sold and delivered to the defendant at defendant's instance and request; that there is attached hereto and made a part hereof an itemized statement of said account marked Exhibit "A"; that there are no set-off or counter claims against the same and that the full amount claimed due is now due and owing to the plaintiff by the defendant. Plaintiff further says that it is a corporation, organized and existing under and by virtue of the laws of the State of Ohio with its principal place of business located at Plain City, Ohio. Wherefore plaintiff prays for a judgment against defendant in the amount of *"24.95"* plus interest at *6%* from *February 21 1945*, and costs of this action.

Signed by

Reed M. Winegardner Att'y.
 for Plaintiff.

The above *Reed M. Winegardner* was duly sworn stating above Bill of Particulars being true as he verily believes.
Signed, Reed M. Winegardner
Doris F. Winegardner Notary Public.

Summons
Union County, Ohio
appear before me
at 8, o'clock
of the month of
September

As the Justice
deferred
paid the
balance,

In October
the balance
dated

Rec

Bond for Stay of Execution
 Gen'l Code, Sec. 10

On the..... day of.....
 the defendant came, and by.....

.....
 of the County, approved by me
 efficient surety, caused a Bond
 execution to be entered here

I,.....
 as surety for the stay of execu
 judgment of.....
 against.....
 hereby promise and under
 amount of said judgment, i
 and costs that may accrue.

Taken by and signed before me
 approved this.....

Justi
 Satisfaction of Ju
 Received.....

payment in full of the abo
 costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Summons issued to Constable G. E. Hinden, constable of Jerome Twp. Union County, Ohio, commanding him to summon Richard Perovich to appear before me at my office in Plain City, Ohio on August 25th 1948 at 8 o'clock P.M. to answer unto said Plaintiff. Signed this August, 30th 1948.

Peter Fisher J.P.

As the Justice was not at home but on an Eastern trip said case was deferred, after receiving said summons said defendant came and paid the \$24.95 and said at an early date he would pay the balance, so case was dismissed as far.

Peter Fisher J.P.

On October 15th 1948 said defendant came and paid the balance of \$4.92 dated Oct. 15-1948, Peter Fisher J.P.

Received Cost for Constable Fees in above case.

Constable, G. E. Hinden

Att'y for Plff. Att'y for Deft. 1.95 with interest at 6 per cent. and costs. 1948, \$ 24.95- 10 1948, herein, whereupon es following, to-wit: on the defendant due on an delinquent & the and request; made a part il account are not sit- he same ad he is now by the defendant. a Corporation, and by virtue with its at itly group defendant in interest at and Cost

Plaintiff was only believe, n. Winegardner, today Public.

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by... his surety resident of the County, approved by me as good and sufficient surety, caused a Bond for the stay of execution to be entered herein, which follows: I, ... as surety for the stay of execution on the above judgment of... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of... 19...

Justice of the Peace.

Satisfaction of Judgment

Received... 19..., from

payment in full of the above judgment and costs. 100 Dollars,

APPEAL BOND

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

No. ... Plaintiff vs. Defendant Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, ... of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute h... appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against h..., he will satisfy it and the costs.

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

CIVIL DOCKET

Pete Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. S. B. WFG. CO. 119

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

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

Jotham ad Nau
Plaintiff
No. 234 vs.
Milton Armentrout
Defendant

Action on
Reed M. Winegardner
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 20.15 with interest from Oct. 4th 1946 at 6 per cent. and costs.
Judgment for Plaintiff
19 \$ 22.36
and costs \$ 2.27

Be It Remembered, That on the 12th day of August 1948, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Plaintiff says there is due it by the defendant the sum of \$ 20.15 on an account for merchandise sold and delivered to the defendant at defendant's instance and request that there is attached hereto and made a part hereof an itemized statement of said account marked Exhibit "A" that there are no set-off or counter-claims against the same and that the full amount claimed due is now due and owing to the Plaintiff by the defendant. Plaintiff further says that it is a corporation, organized and existing under and by virtue of the laws of the State of Ohio, with its principal place of business located at Plain City, Ohio.
Wherefore, plaintiff prays for a judgment against defendant in the amount of \$ 20.15 plus interest at 6% from October 4th 1946 and costs of this action.
Signed by Reed M. Winegardner
Att'y for Plaintiff

Above statement sworn to on the 10th day of August 1948
By Reed M. Winegardner, Notary Public.

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

JURY No. of Miles
WITNESSES

Summons in
Commanding
me on Aug
Plain City
signed

After receiving
came and
without trial

Received

Bond for Stay of Execution
On the... day of...
the defendant came, and by...
of the County, approved by me...
sufficient surety, caused a Bond...
execution to be entered herei...
I,
as surety for the stay of execu...
judgment of...
against...
hereby promise and under...
amount of said judgment, in...
and costs that may accrue.

Taken by and signed before
approved this

Satisfaction of Judgment
Received

payment in full of the above
costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Summons issued to G. E. Hinden constable of Union Tp. Union Co. Ohio, commanding him to summon Milton Armentrout to appear before me on August 15th 1948, at 8. p.m. at my office at Plain City, Ohio to answer unto said Plaintiff, signed this August 12th 1948.

Peter Fisher J. P.

After receiving said summons the said Milton Armentrout came and settled same the total amount and costs without trial.

Dated this August 14th 1948.

Peter Fisher J. P.

Received Constable Costs in above case.

Constable
G. E. Hinden

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

1. 15 with interest
at 6 per cent. and costs.

1948, \$22.36
of cost 2.27

1948,
herein, whereupon

following, to-wit:

defendant the
merchandise
at

that there
part hereof an
amount marked

set-off
same and
is now

by the
says that it
executing

of the State
of business

a judgment
amount of
from

this action
irregularly
by Plaintiff.

the
day Piddin.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... 19...
the defendant came, and by...

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I,
as surety for the stay of execution on the above
judgment of...
against... do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this... day of
19...

Justice of the Peace.

Satisfaction of Judgment

Received... 19... from

... Dollars,
payment in full of the above judgment and
costs.

APPEAL BOND

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

No. ...
Plaintiff...
vs. ...
Defendant...
Justice of the Peace Court,
Township, ... County, Ohio.

WHEREAS, on the... day of... 19..., the said
obtained a judgment against the said
on the docket of said
Justice of the Peace, for...
Dollars and costs taxed at \$...

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

NOW, THEREFORE,
of... County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of... Dollars,
conditioned, that the said appellant will prosecute h... appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against h..., he will
satisfy it and the costs.

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

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

June

Civil Action

10-41-5 THE COL. B. D. WFS. CO. 119

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

Table with columns: Pliffs. Costs (Dolls., Cts.), Defts. Costs (Dolls., Cts.), and various court fees like Docketing Petition, Issuing summons, etc.

J. m. Venrick
No. 235 vs. Plaintiff
Kenneth and Pascoe Osburn Defendant

Action on
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ Restitution with interest from 19 at per cent. and costs.
Judgment for Plaintiff
Oct. 9th 1948, \$
and costs \$ 7.15

Be It Remembered, That on the 5th day of October 1948, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
as a landlord complaint the undersigned J. m. Venrick a resident of the County of Madison State of Ohio doth hereby make his complaint to you against one Pascoe and Kenneth Osburn for that the said Pascoe and Kenneth Osburn hath ever since the 5th day of October 1948 and doth still, unlawfully and forcibly detain from the undersigned possession of the following premises situated in the township of Parby in said county of Union and described as follows:

a house of seven (7) rooms a story and a half high, located on the former Biggs farm and before known as the J. G. M. Greenbann farm located in Parby Township, Union County, Ohio on the Hawn road, just off from Route 736 that the said Pascoe and Kenneth Osburn 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 Pascoe and Kenneth Osburn hath unlawfully and forcibly held over their said tenancy

on the 28th day of September 1948 the undersigned duly served upon the said Pascoe and Kenneth Osburn as required by law, notice in writing, to leave said premises. The undersigned asks Process and Restitution, etc

Dated this 5th day of October 1948,

Signed by J. m. Venrick.

Summons
You are
of Osburn
June 9th
at 5 o'clock
entering ad
in the Co
you are and
same on a
witness my

Said sum
Received to
ad on the 6
on the within
by delivery

on the 9th
Plaintiff
vacated so

Received
this 9th

Recd

Bond for Stay of Execution
Gen'l Code, Sec. 104

On the... day of... the defendant came, and by... his... of the County, approved by me... efficient surety, caused a Bond... execution to be entered herein... I, ... as surety for the stay of execution... judgment of... against... hereby promise and undertake... amount of said judgment, interest and costs that may accrue.

Taken by and signed before... approved this...

Satisfaction of Judgment
Received...

payment in full of the above costs.

Clarence S. Zigler
Constable.
NAME OF OFFICER

Table with columns: NAME OF OFFICER, Constable., and various court fees like Service of Order of Attach., Mileage, etc.

Total

JURY

WITNESSES

No. of Miles

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

June

Township,

Union

County, Ohio

Att'y for Plff.

Att'y for Deft.

with interest at per cent. and costs.

1948, \$

1948, herein, whereupon

following, to-wit:

original of medical complaint Kenneth Osborne 5th day of October 1948

and a man Biggs J. G. M. in Starbuck on the Route 736

Kenneth Osborne as a lead herein that time Osborne

the said is required to have

1948,

nick.

Summons to any constable of said County Galeting: You are commanded to summon Kenneth and Proctor Osborne to appear before me at my office in Plain City Ohio June 9th Union County Ohio on the 9th day of October 1948 at 8 o'clock P.M. to answer unto J.M. Venrick for penalty entry and detention of the above described premises as described in the Complaint, you are and will make legal service of this writ and return the same on or before the 9th day of October 1948 at 8 o'clock P.M. witness my hand this 5th day of October 1948. Peter Fisher J.P.

Said summons returned and returned as follows: Received this writ on the 5th day of October 1948 at 9:30 P.M. and on the 6th day of October 1948 I duly served the same on the within named defendants Kenneth and Proctor Osborne by delivering a true copy thereof to them personally.

Signed by Clarence E. Ziegler, Constable.

On the 9th day of October 1948 at 8 o'clock P.M. the Plaintiff appeared and declared the defendant had vacated said property. Signed by Peter Fisher J.P.

Received the total costs from J.M. Venrick for above case, this 9th day of October 1948.

Received Constable costs in above case.

Constable H. E. Hindman

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of... 19...

Justice of the Peace.

Satisfaction of Judgment

Received... 19... from

payment in full of the above judgment and costs.

APPEAL BOND

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

Plaintiff vs. Defendant Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute... appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against... he will satisfy it and the costs.

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

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. S. WFG. CO. 119

JUSTICE OF THE PEACE
NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1748

Pliffs. Costs Defts. Costs
Dolla. Cts. Dolla. Cts.

Table listing various court fees and costs such as Docketing Petition or Bill of Particulars, Issuing summons, etc.

50
20
40
1 00
1 00
80
20
50
5 80
3 80
3 35
1 00
8.50

Sam Herrmigh

No. 236 vs. Plaintiff

Carl Titus

Defendant

Action on

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

Am't claimed, \$14.30 with interest from 19 at per cent. and costs. Judgment for Plaintiff October 19th 1948, \$ and costs \$ 14.30

Be It Remembered, That on the 14th day of October 1948,

the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

as a landlords Complaint the Undersigned Sam Herrmigh a resident of the County of Union, State of Ohio, doth hereby make his complaint to you against one Carl Titus father: That the said Carl Titus hath ever since the 8th day of October in the year 1948, and doth still unlawfully and forcibly detain, from the undersigned, possession of the following premises, situated in the Township of Darby in said County of Union and described as follows: As a tenant house a one story, with five (5) rooms on Route 161 three miles west of Plain City, Ohio.

That the said Carl Titus 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 Carl Titus hath unlawfully and forcibly held over his said term, on the 8th day of October 1948 the undersigned duly served upon the said Carl Titus as required by law, notice in writing, to leave said premises.

The undersigned asks Process and Restitution etc; Dated the 14th day of October 1948.

Signed by Sam Herrmigh.

Summons issued to B.E. Hindman Constable of Union Co. Ohio.

Commanding him to summon Carl Titus to appear before me as Justice of the Peace in my office at Plain City, Ohio on the 19th day of October 1948 at 8 o'clock P.M. to answer unto Sam Herrmigh in an action for forcible entry detention in the premises as above Complaint has described.

You will make legal service of this writ on a before the 19th day of October 1948 at 8 o'clock P.M.

Witness my signature the 14th day of October 1948,

Peter Fisher, Justice of the Peace.

Said Summons on the 15th day of October served the by leaving a copy

on the time spent waiting one hour rendered in full a writ of Resti

An extension of 30th day to sign on November without service

November 2 the Plaintiff

Received Co

Bond for Stay of Execution Gen'l Code, Sec. 1041

On the... day of... the defendant came, and by...

of the County, approved by me sufficient surety, caused a Bond execution to be entered herein

I, ... as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, in and costs that may accrue.

Taken by and signed before approved this...

Justice

Satisfaction of Judgment

Received

payment in full of the above costs.

B. E. Hindman Constable. NAME OF OFFICER

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

Table listing various court fees and costs such as Service of Order of Attach., Mileage, etc.

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

For Care of Animals at trial non appear

Total

JURY No. of Miles

WITNESSES

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Said Summons returned and endorsed as follows: Received this writ on the 15th day of October 1948 at 10:15 a.m. and on the 15th day of October served the same on the within named defendant Carl Titus, by leaving a copy at place of residence.

Signed by G. E. Hindrum Constable.

on the time stated for trial the party Plaintiff appeared and after waiting one hour and the defendant not appearing Judgment was rendered in favor of the Plaintiff Sam Hennigh. A writ of Replevin was issued as follows:

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

Titus with interest
at per cent. and costs.

1948, \$

1948,
herein, whereupon

es following, to-wit:

Sam
State of
to you against
Carl Titus
the year 1948,
detain, from
infirmity,
and County of
a tenant
on Route
Ohio.

An extension of time until November 3rd 1948 was given thru the 30th day of October 1948.

Signed by Peter Fisher J.P.

on November 1st 1948 said defendant moved from above property without service of writ of Replevin. Peter Fisher J.P.

November 2nd 1948 Received the amount of \$14.50 from the Plaintiff Sam Hennigh for above case. Peter Fisher J.P.

Received Constable cost in above case. G. E. Hindrum Constable.

Sam said
the lease
mentioned;
Titus hath
his said ten
undersigned
Titus as
lease said

stitution etc;
48,
Hennigh.

Titus to
leave in my
day of
annu
ation for
univ as
this writ
1948 at

day of October 1948,

the
the Place.

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court, _____
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute _____ appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against _____, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____

Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. S. B. H.F.S. CO. 119

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

Piffs. Costs Defts. Costs
Dolls. Cts. Dolls. Cts.

Table listing various court fees and costs such as Docketing Petition or Bill of Particulars, Issuing summons, etc.

Total Justice's Fees

B. E. Hindman Constable.

NAME OF OFFICER

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

Table listing various court fees and costs for service of writs, summons, etc.

JURY

No. of Miles

WITNESSES

Jerry Andrews

No. 237 vs. Plaintiff

James Smallwood

Defendant

Action on

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ Restitution with interest from 19 at per cent. and costs. Judgment for moved before trial and proceedings 19, \$ and costs \$ 2.40

on December moved from made, c

Recd

Be It Remembered, That on the 28th day of December 1948, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

as a landlords Complaint the undersigned Jerry Andrews, a resident of the County of Union State of Ohio, doth hereby make his Complaint to you against one James Smallwood for this: That the said James Smallwood hath ever since the 15th day of December in the year 1948 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 house of five (5) rooms and bath, painted white shingles, painted green trimmings, located in the village of Jerome.

That said James Smallwood 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 James Smallwood hath unlawfully and forcibly held over his said tenor

on the 15th day of December 1948 the undersigned duly served upon the said James Smallwood as required by law, notice in writing, to leave said premises.

The undersigned asks Process and Restitution etc.

Dated this 28th day of December 1948

Jerry Andrews, Summons issued to any Constable of Union County commanding him to summon said James Smallwood to appear before me on January 3rd 1949 at 8 o'clock P. M. to answer said foregoing Complaint signed this 28th day of December 1948, Peter Fisher J.P.

Said Summons received and delivered by Constable B. E. Hindman as received December 28th 1948 and delivered Dec 29th 1948 by serving it personally.

Signed by B. E. Hindman Constable.

Bond for Stay of Execution Gen'l Code, Sec. 104

On the... day of... the defendant came, and by...

his... of the County, approved by me... sufficient surety, caused a Bond execution to be entered herein

I, ... as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this...

Justice

Satisfaction of Judgment

Received

payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Greene

Township,

Union

County, Ohio

on December 31st 1948 said party Defendant James Smallwood moved from the stated property and no further proceedings were made, costs paid by Plaintiff.

Signed this January 3rd 1949

Peter Fisher J.P.

Att'y for Plff.

Att'y for Deft.

stitution with interest at per cent. and costs.

il before trial and proceedings 19 , \$

December 1948, herein, whereupon

es following, to-wit:

undersigned of Union & complaint to for this; with ever since year 1948 by detain from touring premises, in said follows: both painted located in

tuel upon said bond. the herein find said James isly held

undersigned Smallwood writing, to

Restitution

ber 1948

Andrews,

stable?

To

wood to appear

949 at 8. o'clock

ing Complaint

ber 1948,

isher J.P.,

delivered by

received

ived Deft

normally.

down

Constable.

Received costs for constable,

Constable

H E Hindman

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by

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

I, as surety for the stay of execution on the above judgment of... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of... 19...

Justice of the Peace.

Satisfaction of Judgment

Received... 19... from

payment in full of the above judgment and costs. 100 Dollars,

APPEAL BOND

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

No. Plaintiff vs. Defendant Justice of the Peace Court, County, Ohio.

WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute h appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against h, he will satisfy it and the costs.

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

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

On the day set for hearing the defendant came ad settled entire account of \$20.79 plus \$1.45 interest ad cost of \$3.65.

Signed this 25th day of March 1949.

Peter Fisher J. P.

Received costs for constable fees in above case.

Constable
H. E. Hindrich

Att'y for Plff.
Att'y for Deft.
79 with interest
at 6 per cent. and costs.
1949. \$ 20 79

19 49,
herein, whereupon

es following, to-wit:
and Fay Brown
ad Son.

in from the
and a copy of
"A" and
written herein
must due and
ment of the same

against
for Jan
and further
in law

plaintiff
said say he
ad as such
and that the
debts.

Allen
in my
748.
Union Co. Ohio
9/3/51
G. E. Hindrich
Commanding
March 1949
Plain City Ohio
for amount
\$20 79
before 25th
P.M.
1949
Peter Fisher J.P.

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

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

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars,
payment in full of the above judgment and
costs.

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said
obtained a judgment against the said
on the docket of said
Justice of the Peace, for _____

_____ Dollars and costs taxed at \$ _____
and the said _____ intend to
appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute h appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against h, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

J. Brown

Civil Action

10-41-5 THE COL. B. S. MFG. CO. 119

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

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

Ira Parsons d. t. c.
Parsons Imp. Co.
Plaintiff
No. 239 vs.
B. C. Weste
Defendant

Action on
Frank S. Hughes agt-
Att'y for Piff.
Gilbert Kirby
Att'y for Deft.
Am't claimed, \$ 82.36 with interest
from March 1st 1948 at 6 per cent. and costs.
Judgment for Plaintiff
July 15th 1949, \$ 72.65
and costs \$ 9.55

Be It Remembered, That on the 17th day of June 1949,
the said Plaintiff filed his Bill of Particulars herein, whereupon
the following proceedings were had:
Said Bill of Particulars being in words and figures following, to-wit:
The said Plaintiff says - that is due him from said defendant the sum of \$82.36 for merchandise purchased from above plaintiff, including excise and state sales tax, for which he agreed to pay above amount, is due and payable, wherefore - plaintiff asks judgment from above defendant, for \$82.36 with interest at the rate of 6% per annum, from March 1st, 1948, and his costs thus expended.

presented and filed,
1947 the defendant found
quite satisfied perform
The defendant had paid
The defendant further
merchandise, that he
when for the defendant
@ 6% per annum

State of Ohio, Union Co.
defendant is above ca
are true to the best

Sworn to before me
Frank S. Hughes agt
mas. B. C. Weste
defendant sworn,
account sheet of
Exhibit "A" for
statement from
based upon it
asked in Bill of
State of Parsons
Judgment is
interest 2%
defendant
amount as
Signed this
Receipt of B. C.
Receipt costs of

B. E. Hinden Constable.

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

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

Summons:
To B. E. Hinden Constable of Union Twp. Union Co. Ohio
you are hereby commanded to summon B. C. Weste
to appear before me, the undersigned a Justice of the
Peace in my office in Plain City, Union Twp. Union Co.
on the 27th day of June 1949 to answer the action
of Ira Parsons of Parsons Imp. Co. Plain City, Ohio,
for amount due in account the amount of
\$82.36 Int @ 6% from March 1st, 1948
and Plaintiff asks judgment for the amount
indorsed herein, and for costs of this action
you will make due return of this writ on or before
June 27th 1949 8. P. M.
Witness my hand this 17th day of June 1949
Peter Fisher J. P.

Said summons received and indorsed by constable
as follows; received same on June 17th 1949 and read
upon said Defendant personally by leaving a copy
on June 18th, 1949. Signed by B. E. Hinden, con.

June 27th 1949, at 8. P. M. Parties present for
trial for further considerations and reply and
Counsellor claim case was postponed until July 8th
1949, at 8. P. M. Later on this date word
came that the Atty. for Defendant was not
able to be here and case was continued
until July 15th 1949 at 8. P. M.
at this time July 15th 1949, all parties
present and ready for trial the follow-
ing Bill of Particulars of defendant was

Bond for Stay of Execution
Gen'l Code, Sec. 104
On the... day of...
the defendant came, and by...
of the County, approved by me
ficient surety, caused a Bond
execution to be entered herei
I,
as surety for the stay of execu
judgment of...
against...
hereby promise and under
amount of said judgment, in
and costs that may accrue.

Taken by and signed before
approved this...
Justice
Satisfaction of Judgment
Received...
payment in full of the above
costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Johnson

Township,

Union

County, Ohio

presented and filed, the defendant-claim of set-off in this action is as follows: On December 2^d 1947 the defendant purchased a radio from the plaintiff. The radio was not satisfactory and did not give satisfactory performance and on Dec. 30th 1947 the defendant returned said radio to the plaintiff. The defendant had paid for the radio in full the sum of \$39.00 at 6% (39.00). The defendant further says that since said radio was returned to the plaintiff as unsatisfactory merchandise, that he has never had it returned to him and does not know where it is. Wherefore the defendant claims a judgment against the plaintiff in the sum of (\$39.00) with interest @ 6% from December 2^d 1947, and costs of the action.

Gilbert Kirby atty for Plaintiff.

State of Ohio, Union Co. J. C. Weston being first duly sworn and says that he is the defendant in above cause of action and that the facts stated and the allegations contained are true to the best of his knowledge and belief.

J. C. Weston

Sworn to before me and subscribed in my presence this 27th day of June 1949.

Gilbert Kirby Notary Public, Com. Expires Nov. 15/50

Frank S. Hughes agent at atty, Kirby was first witness sworn was Lawrence Weston was J. C. Weston for defendant, Mrs. Eva Pearson for Plaintiff, also Plaintiff and defendant sworn, after hearing all their testimony Exhibit marked "a" of account sheet of Plaintiff, a check marked Exhibit "B" for defendant, also Exhibit "a" for defendant, were considered the Exhibit "a" of defendant was statement from Plaintiff dated Jan 17th 1949 was accepted and judgment based upon it, said statement was amount \$70.53 dated later than amount asked in Bill of Particulars said Radio being repaired but only detained at State of Pearson not received by defendant was given, so I rendered judgment in favor of Plaintiff as follows \$70.53 on account interest @ 2.12 a total of \$72.65, Radio to be returned to defendant and defendant to pay costs that accrued to the amount as stated on margin of docket to the amount of \$9.55.

Signed this July 18th 1949.

Peter Fisher J.P.

Received of J. C. Weston all costs as on margin total \$9.55 signed this 27th of July 1949.

Peter Fisher J.P.

Received costs on above case for Constable Fees.

H. E. Hindman Constable.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____ his surety resident of the County, approved by me as good and sufficient surety, caused a Bond for the stay of execution to be entered herein, which follows:

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

_____ vs. _____ Plaintiff, _____ Defendant, } No. _____ Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____

Justice of the Peace.

Hughes agt -
Att'y for Plff -
Att'y for Deft.
36 with interest
at 6 per cent. and costs.
1949, \$ 72 65

1949, herein, whereupon

s following, to-wit:

for said de-
purchased
and state
above amount, is
into judgment-
with interest
how much
ded.
has, agent
Plaintiff.

J. C. Union Co. Ohio
J. C. Weston
Justice of the
me J. P. Union Co,
over the action
City, Ohio,
amount of
1948
amount
action
at on before

June 1949,
J. P.
by Constable
1949 as said
claiming a copy
E. Hindman, Con,
this just for
reply and
dated July 8th
date was
it was not
continued
P. M.
parties
the follow-
start was

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

June

Civil Action

10-41-5 THE COL. B. S. MFG. CO. 119

JUSTICE OF THE PEACE

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

Table with columns for Piffs. Costs, Defts. Costs, and various legal services like Docketing Petition, Issuing summons, etc.

Table with columns for Piffs. Costs, Defts. Costs, and handwritten entries for various services.

Daniel Cheney, Cheney's market Plaintiff, No. 240 vs. Milton Armentrout et al Defendant

Action on Frank Hughes agt for Plff. Att'y for Deft. Am't claimed, \$ 89.41 with interest from June 17th 1947 at 6 per cent. and costs. Judgment for Plaintiff June 27th 1949, \$ 100.28 and costs \$ 8.25

Received Certificate of for the amount Justed 4.4

Be It Remembered, That on the 17th day of June 1949, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: Said Plaintiff say there is due him the sum of \$89.41 for groceries to-wit, groceries and meat, sold above defendants at their earnest request. Above amount remains due and unpaid wherefor Plaintiff asks judgment against above defendants for \$89.41 and interest at the rate of 6% per annum, from June 17th 1946 and his costs thus expended, Frank Hughes agt. Above amended June 17th 1947, for Plaintiff

Summons issued to G. E. Hindere Constable of June Co. Union County Ohio, commanding him to summon the above defendants to appear before me at my office in Plain City, Ohio on June 27th 1949 at 8 o'clock P. M. to answer unto said Plaintiff signed this 17th day of June 1949. Peter Fisher J.P.

Said summons indorsed as follows received said summons on June 17th 1949 at 8 P. M. and served upon same that evening by and on person signed by G. E. Hindere, constable.

At time of trial all parties present and sworn the defendants acknowledged same true Bill and judgment was rendered in favor of above Plaintiff to amount as on top of this page signed this 27th day of June 1949, Peter Fisher J.P.

Received copies above case from Daniel Cheney on August 26th 1950 amount of \$8.25 Peter Fisher J.P.

G. E. Hindere Constable. NAME OF OFFICER

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

Table with columns for NAME OF OFFICER, Defts., each, and various legal services like Service of Order of Atch., Mileage, etc.

JURY No. of Miles

WITNESSES

Bond for Stay of Execution Gen'l Code, Sec. 1046

On the... day of... the defendant came, and by... his... of the County, approved by me... ficient surety, caused a Bond execution to be entered herein I, ... as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, in and costs that may accrue.

Taken by and signed before approved this... Justice Satisfaction of Judgment Received... payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

June

Township,

Union

County, Ohio

Received costs for Constable Fees in above case,

Certificate of Judgment made this October 12th 1951
for the amount as balance due \$36.53 plus costs of
justified \$4.40 and Constable costs of \$3.85

Signed Peter Fisher J.P.

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

with interest
at 6 per cent. and costs.

1949, \$ 100.28

1949,
herein, whereupon

following, to-wit:

the sum of
and costs
required,
il wherefor
ine defendants
of \$67,
46 and ten

Plaintiff

induce
this,
the above
at my office
1949 that
id Plaintiff
9,
Fisher J.P.
follows
17th 1949
e that

Constable

and
judged same
s rendered
amount

June 1949,

J.P.

1950

Fisher J.P.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars,
payment in full of the above judgment and
costs.

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute h appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against h, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Time for trial arrived on July 8th at 8:30 P.M. all parties present the Plaintiff's manager Mr. Ekman and agent Frank S. Hughes, at the defendant George W. Wilson, all ready for trial the parties sworn the Plaintiff found by check from their ledger showing the indebtedness the real purchase was in 1940 but a payment was received October 15th 1943 of Five Dollars, (\$5.00) making a balance of \$33.65 as stated the defendant denied ever making a payment, stated he never done any business at the Plaintiff's place of business and further proof could be made by defendant at due time, at 5 o'clock of ledger sheet from company and stating the residence place of defendant and acknowledging same true, I rendered judgment in favor of the Plaintiff they to recover the sum of \$33.65 plus interest of \$11.60 plus cost of case accrued in Justice Court to the amount of \$8.75

Signed this 8th day of July 1949,

Transcript to Clerk of Court Peter Fisher J.P. of Union County Ohio. made this 20th day of July 1949.

Rec'd from Frank S. Hughes agt. for Brown City Farmers Exchange through Parsons \$11.25 as cost a head, until next Court date.

ago
Att'y for Plff.
Att'y for Deft.
with interest
6 per cent. and costs.
1949, \$ 45.25

1949,
herein, whereupon

following, to-wit:
it from
for
sold the
quest
unpaid,
ent against
3366- ad
announ
d its

at Hughes
agent.
in Constable
him to
appear before
Place in
on the
m to
Exchange
for the
3.65-
15th 1943

at 8:30 P.M.
July 1949
J.P.
shud
personally
July 1949
indemnity

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the 15th day of July 1949 the defendant came, and by

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

I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this 15th day of July 1949

Justice of the Peace.

Satisfaction of Judgment

Received 1949, from

100 Dollars, payment in full of the above judgment and costs.

APPEAL BOND

On the 16th day of July 1949 said George W. Wilson entered into an undertaking to the adverse party as follows:

Brown City Farmers Exchange Plaintiff, No. 241 vs. George W. Wilson Defendant, Justice of the Peace Court, Jerome Township, Union County, Ohio.

WHEREAS, on the 8th day of July 1949, the said Brown City Farmers Exchange obtained a judgment against the said George W. Wilson on the docket of said Peter Fisher Justice of the Peace, for 25 Dollars and costs taxed at \$ 8.75 and the said George W. Wilson intend to appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, E. S. Jordan and M. C. Frank of Union County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of One Hundred and twenty Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

E. S. Jordan M. C. Frank Taken, Executed and Acknowledged before me, and surety approved, this 16th day of July 1949 Peter Fisher Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

June

Civil Action

10-41-5 THE COL. S. S. WFG. CO. 119

JUSTICE OF THE PEACE

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

	Pliffs. Costs		Defts. Costs	
	Dolla.	Cts.	Dolla.	Cts.
Docketing Petition or Bill of Particulars	.50			50
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case			20	
Taking and Certifying Affidavits, each	.80			
Taking and Approving a Bond, Undertaking or Recognizance	.80			40
Issuing summons				40
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena				10
Issuing Venire				10
Issuing Order on Jailer for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00			
Hearing Case When Defense is Interposed	2.00			2 00
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			80
Pronouncing Judgment	.80			
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75			50
Making Itemized Cost Bill	.50			25
Making Certificate of Judgment	.25			
Noting Return Certificate of Judgment	.10			
Total Justice's Fees			4 65	

B. E. Hadden Constable.

NAME OF OFFICER

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

Service of Order of Attch., Defts., each	1.00			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Order of Eject't Deft., each	1.00			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Order of Resti'n. Defts., each	1.00			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Writ of Replevin, Defts., each	1.00			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Summons Persons, each	.80			2 10
Mileage, 1st m., 50c; add'l m., each	.15			80
Service of Subpoenas, Persons, each	.80			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Venire Persons, each	.80			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Notice to Garnishee, Persons, each	.80			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Exec'u'n against Prop. or Person	.80			
Mileage, 1st m., 50c; add'l m., each	.15			
And 6% on \$ thus collected				
Service of Any Other Writs, Orders or Notices Persons, each	.80			
Mileage, 1st m., 50c; add'l m., each	.15			
Attending During Jury Trial, each case	2.00			1 50
Attending During Trial without Jury	1.50			
Summoning and Swearing Appraisers	2.00			
Advertising Property for Sale, by Posting	1.00			
Taking and Returning Bonds, each	.80			
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals				4 40

JURY

No. of Miles

WITNESSES

Jack Davis Company
Pelenaas Ohio.

No. 242 vs. Plaintiff

Charles Westling

Defendant

Action on

Lawrence Kellar
Att'y for Plff.
Att'y for Deft.

Am't claimed, \$ 134.50 with interest from May 1 1948 at 6 per cent. and costs.

Judgment for Plaintiff
July 26th 1949, \$ 144.57
and costs \$ 9.05

Be It Remembered, That on the 18th day of July 1949, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: Plaintiffs say they constitute a partnership formed under the laws of Ohio for carrying on a business by the firm name Jack Davis Company, that the principal place of business of said partnership is 13 West Williams Street Pelenaas, Ohio.

Plaintiffs for this cause of action against the defendant say that the said defendant, Charles B. Westling, is indebted to said Plaintiffs, T. & Jack Davis at Grace E. Davis in the sum of one Hundred Thirty-Four Dollars and fifty cents (\$134.50) with interest thereon from the 1st day of May 1948 on an account a copy of which is attached hereto marked Exhibit "A" and made a part hereof as though fully re-written herein.

There is due said Plaintiffs on said account from said defendant the sum of \$134.50 which they claim with interest thereon from the 1st day of May 1948 at the rate of 6% per annum, wherefore Plaintiffs ask judgment against defendant for the sum of one Hundred and thirty four dollars and fifty cents (\$134.50) with interest @ 6% per annum from the 1st day of May 1948 at the costs of this action.

Signed by me and subscribed in my presence this 25th day of April 1949
Lawrence Kellar, Notary Public.

Summons
Commanding
at my office
July 1949
of Pelenaas
Signed

Received of
Received the
sum same
by leaving a

Time for trial
witness G.
the defendant
Mr. Hadden
G. B. Hadden
Therefore I
full amount
\$9.05.

A Certificate
Attorney

Received costs

Received costs

Bond for Stay of Execution
Gen'l Code, Sec. 1041

On the... day of...
the defendant came, and by...
his
of the County, approved by me
ficient surety, caused a Bond
execution to be entered herein

I,
as surety for the stay of execu
judgment of...
against...
hereby promise and underte
amount of said judgment, in
and costs that may accrue.

Taken by and signed before
approved this...

Justice
Satisfaction of Jud
Received

payment in full of the above
costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jrrome

Township,

Union

County, Ohio

Summons issued to G. E. Hindman Constable of Jrrome Twp. Union Co. Ohio commanding him to summon Charles B. Westering to appear before me at my office in Plain City, Jrrome Twp. Union Co. Ohio on the 26th day of July 1949 at 8 o'clock P. M. to answer unto said Zack Davis Company of Pelanare Ohio for above cause as stated in the Petition, signed this 18th day of July 1949.

Peter Fisher J. P.

Return of Summons

Received the summons on the 18th day of July 1949 at 9 o'clock P. M. served same on the 18th day of July 1949 on said Charles B. Westering by leaving a copy at his residence.

Signed by G. E. Hindman Constable.

Time for trial arrived - the atty, James Kellan, Mr. Davis also a witness G. B. Hardin appeared, after waiting one hour and the defendant failed to appear, under oath Mr. Zack Davis and Mr. Hardin testified saying true according to the petition said G. B. Hardin delivered the merchandise to Mr. Charles B. Westering, therefore I rendered judgment in favor of the Plaintiff to the full amount account plus interest total \$144.57 and the cost of \$9.05.

Signed this the 26th day of July 1949.

Peter Fisher J. P.

A Certificate of judgment was made and sent to the Attorney James Kellan of the above case.

Signed Peter Fisher J. P.

Received costs in above case, Peter Fisher J. P.

Received Costs as Constable Fees,

G. E. Hindman Constable

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

No. _____ Plaintiff _____ vs. Defendant _____ Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

Kellan
Att'y for Plff.
Att'y for Deft.
with interest
at 6 per cent. and costs.
1949, \$144.57
1949,
wherein, whereupon
following, to-wit:
carrying on
Davis
business
trans street
against
defendant
said
E. Davis
Four Dollars
interest
1948 on
which 'heats
't beef'
win.
said
the sum
with
at day of
per dollar
nt against
Hundred at
(134.50)
The
sts of this
Kellan
sum say
title of
in the
d together
that the
tained
me as he
in my
1949
N. Day Public.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

James

Civil Action

10-41-5 THE COL. S. B. HFG. CO. 110

JUSTICE OF THE PEACE		Piffs. Costs	Defts. Costs
NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746		Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50		50
Appointing Guardian for Minor	.60		
Taking Security for Costs	.60		
Indexing Case Piffs. and Defts., each	.10	20	
Taking and Certifying Affidavits, each	.80		
Taking and Approving a Bond, Undertaking or Recognizance	.80		
Issuing summons Defts., each	.40		40
Issuing Order of Attachment	.70		
Issuing Order of Arrest	.70		
Issuing Writ of Replevin	.75		
Granting Continuances, each	.40		
Issuing Commitment to Jail	.70		
Issuing Subpoena Persons, each	.10		
Issuing Venire Persons, each	.10		
Issuing Order on Jailer for Prisoner	.60		
Swearing Witnesses, each	.10		
Swearing Jury	.40		
Hearing Case on Appearance without Trial	1.00		
Hearing Case When Defense is Interposed	2.00	2 00	
Sitting in Case, Trial by Jury	2.50		
Hearing Motions or Demurrers, each	1.00		
Pronouncing Judgment	.80		80
Entering a Rule of Reference	.50		
Swearing Arbitrators, each	.40		
Issuing Writ of Restitution	.80		
Numbering and Filing Necessary Papers, each	.10		
Entering Judgment and Costs on Cash Book	.40		
Iss'g Execution Against Property or Person	.80		80
Poundage—4% on \$ collected			
Making Transcript, Including Certificate	2.50		
Signing and Certifying Bill of Exceptions	.50		
Reducing Testimony to Writing in Bastardy Proceedings	1.50		
Issuing Other Writs or Orders, each	.75		
Making Itemized Cost Bill	.50		50
Making Certificate of Judgment	.25		
Noting Return Certificate of Judgment	.10		
Total Justice's Fees		5 20	

John Wolfe
 Plaintiff,
 No. 243 vs.
Jordan John Jr.
 Defendant,

Action on
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 25⁰⁰ with interest from March 18 1949 at 6 per cent. and costs.
 Judgment for Plaintiff
Aug 22^d 1949, \$ 25⁶³ and costs \$ 11⁰⁰

on August 24th Contable to be for entire judgment in case of C returned with

The said sail cost \$11.50

Be It Remembered, That on the 15th day of August 1949, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The plaintiff says there is due him from said defendant the sum of Twenty five Dollars for balance due him on one cut of saw rig purchased from above plaintiff at defendant's request wherefor the plaintiff asks judgment for said amount of 25⁰⁰ which he claims with interest thereon at the rate of 6% from the 18th day of March 1949 and costs of this action.
 Signed by *John Wolfe*, Plaintiff

Received C

B. E. Hinden Constable.
 NAME OF OFFICER

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

Service of Order of Attch., Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't Deft., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n. Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons Persons, each	.80
Mileage, 1st m., 50c; 9 add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.80
Mileage, 1st m., 50c; 9 add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals	

Summons was issued to constable *B. E. Hinden* Constable of *Jones Tp., Union Co.* Ohio commanding him to summon the said *John Jordan Jr.* to appear before me at my office in *Jones Tp., Plain City* Ohio on August 22^d 1949 at 8 o'clock P. M. to answer unto said *John Wolfe* for the cause stated in the Bill of Particulars, signed this August 15th 1949.
 Signed by *Peter Fisher J. P.*

Summons returned and endorsed as follows: Received this writ on August 15th 1949 at 7.30 P. M. and served same on the 16th day of August 1949 on the said *John Jordan Jr.* by leaving a copy at his place of residence.
 Signed by *B. E. Hinden Constable*

On August 22^d 1949 at 8 o'clock P. M., the plaintiff appeared at trial, after waiting me here and the defendant failing to appear I rendered judgment in favor of the Plaintiff for entire costs plus interest and amount claimed.
 Signed this 22^d day of August 1949,
Peter Fisher J. P.

Bond for Stay of Execution
 Gen'l Code, Sec. 1046

On the _____ day of _____ the defendant came, and by _____ his _____ of the County, approved by me _____ efficient surety, caused a Bond execution to be entered herein as surety for the stay of execution judgment of _____ against _____ hereby promise and undertake amount of said judgment, in and costs that may accrue.

Taken by and signed before approved this _____

Justice _____ Satisfaction of Judgment Received _____

payment in full of the above costs.

JURY No. of Miles

WITNESSES

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jesse

Township,

Union

County, Ohio

On August 24th 1949 Execution was issued to G. E. Hvidner
 Constable to levy upon property of John Jordan Jr. to the amount of
 for entire judgment plus interest and costs of total \$33.40 plus
 in case of costs which is 2.70 thus said execution to be
 returned within 30 days by said Constable.
 Signed by Peter Fisher J. P.

The said John Jordan Jr. paid the entire judgment to
 said Constable of \$25.00 plus interest of 63 cent and costs of
 \$11.50

Received same on Sept. 28/49
 Peter Fisher J. P.

Received herein above cash for Constable Fees,

Constable
 G. E. Hvidner

Att'y for Plff.
 Att'y for Deft.
 with interest
 6 per cent. and costs.

1949, \$ 25.63

1949, whereupon

following, to-wit:
 from said
 Dollars
 Plaintiff
 the Plaintiff
 of \$25.00
 on at the
 27 March 1949

Plaintiff
 G. E.
 Ohio
 said
 me at my
 his on
 P. M.
 for the
 costs,

J. P.
 as follows:
 1949 at
 the 16th day
 of Jordan Jr.
 residence
 Constable
 P. M.
 waiting
 along to appear
 the Plaintiff
 amount

August 1949,
 J. C.

Bond for Stay of Execution
 Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
 the defendant came, and by _____
 his surety resident
 of the County, approved by me as good and suf-
 ficient surety, caused a Bond for the stay of
 execution to be entered herein, which follows:

I, _____
 as surety for the stay of execution on the above
 judgment of _____
 against _____ do
 hereby promise and undertake to pay the
 amount of said judgment, interest and costs,
 and costs that may accrue.

Taken by and signed before me, and surety
 approved this _____ day of _____
 19____

 Justice of the Peace.

Satisfaction of Judgment
 Received _____ 19____, from
 _____ Dollars,
 payment in full of the above judgment and
 costs.

APPEAL BOND

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

_____ Plaintiff, }
 vs. _____ }
 _____ Defendant }
 No. _____
 Justice of the Peace Court,
 _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said
 _____ obtained a judgment against the said
 _____ on the docket of said
 _____ Justice of the Peace, for _____
 Dollars and costs taxed at \$ _____
 100 _____ intend to
 appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, _____
 of _____ County, Ohio, hereby promise and undertake to
 the said appellee, in the sum and to the amount of _____ Dollars,
 conditioned, that the said appellant will prosecute h_____ appeal to effect without unneces-
 sary delay, and that if on the appeal judgment be rendered against h_____, he will
 satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
 of _____ 19____
 _____ Justice of the Peace.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Signed this 12th day of September 1949.

Peter Fisher J.P.

Said summons returned and endorsed as follows: Received on Sept. 12th 1949 at 8:30 a.m. served same on Sept. 12th 1949 on said Ray Janson and Virginia Janson his wife by leaving a copy with Mrs. Ray Janson.

Signed by G. E. Hindman, Constable.

Time for trial all parties present with oath the defendant acknowledged he was wrongfully in possession of said premises and would leave the following week, Judgment was rendered in favor of the Plaintiff.

Signed this 16th day of September 1949.

Peter Fisher J.P.

Writ of Restitution was issued on September 16th 1949. Returnable September 28th 1949.

Peter Fisher J.P.

On the morning of above date the defendant moved from said property and the plaintiff was given possession of said property.

Costs were all paid by the plaintiff check given by Mrs. Lulu Hetch for full amount of costs.

Signed Peter Fisher J.P.

Received Costs for Constable Fees.

Constable G. E. Hindman

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

with interest
per cent. and costs.

1949. \$

1949,
herein, whereupon

following, to-wit:

undersigned
m. Kinney
Franklin
make this
Janson and
at the said
wife both
the year 1949
monthly detain
the following
Jerome
below:
four rooms
on Route 42
this together
house is
son and Virginia
premises,
lease
first mentioned
Janson and
unlawfully
Jerome
1949 the undersigned
Janson and
granted by law
premises
and Restitution,
1949
s. Hetch
m. Kinney,
Hindman Constable
Ray Janson
appeal paper me
of C.
above caused
1949 at
Blair, Ohio

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____
Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

June

Civil Action

10-41-5 THE COL. S. S. WFO. CO. 119

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

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

Table with columns for Piffs. Costs, Defts. Costs, and handwritten entries for Fred Hill & Elton Hill, Casby Long, etc.

Fred Hill & Elton Hill
vs. Casby Long
Plaintiff
Defendant

Action on
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 53.82 with interest from Feb 6th 1948 at 6 per cent. and costs.
Judgment for joint Mfr. Tr. for Plaintiff Sept-22nd 1949, \$ 58.91 and costs \$ 3.90

Said summary defendant Casby Long
Plaintiff
Defendant
Pated the
Received co.

Be It Remembered, That on the 16th day of September 1949, the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Plaintiffs say there is due them by the defendant the sum of \$ 53.82 on an account for merchandise sold and delivered to the defendant at defendant's instance and request. That there is attached marked Exhibit "a" and made a part thereof an itemized statement of said account, that there are no set-offs or counter-claims against the same and that the full amount claimed due is now due and owing to the plaintiffs by the defendant wherefore plaintiffs pray for a judgment against the defendant in the amount of \$ 53.82 plus interest at 6% from February 2nd, 1948 and costs of this action.
Signed: Reed M. Winegardner
Att'y for Plaintiffs.

State of Ohio - Fayette County: ss:
Reed M. Winegardner being first duly sworn say that he is Attorney for the Plaintiffs in the above action and that the allegations set forth in the foregoing Bill of Particulars are true as he verily believes.

Reed M. Winegardner,
Subscribed and sworn to before me this 7th day of September 1949.
Doris J. Winegardner,
Notary Public
Commission expires March 22/1950.

Summons issued to G.E. Hindere Constable of June Co. Union County Ohio commanding him to summon Casby Long to appear before me on the 22nd day of September 1949 at 7 o'clock P.M. to answer unto Hill et al. Son at my office in Plain City, Ohio.
dated this 16th day of September 1949.
Peter Fisher J.P.

G. E. Hindere Constable. NAME OF OFFICER

Table with columns for various court services and their costs, including Mileage, Service of Order of Attachment, etc.

Total Justice's Fees 1.60

Table with columns for JURY (No. of Miles) and WITNESSES.

Bond for Stay of Execution
Gen'l Code, Sec. 1040
On the... day of... the defendant came, and by... his of the County, approved by me... ficient surety, caused a Bond execution to be entered herein... as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.
Taken by and signed before approved this... Justice Satisfaction of Judgment Received... payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Said summons was delivered to said Casey Grog, and the defendant came to settle same before trial.

Defendant Paid the account of	53.82
" " " Interest of	5.12
" " " Costs as on margin,	3.90

Dated this Sept 21st 1949.

Peter Fisher J.P.

Received costs in above case for Constable Fees,

Constable
H. E. Hindman

Att'y for Plff.
Att'y for Deft.
52 with interest
at 6 per cent. and costs.
in time for Plaintiff
1949, \$ 58.94

Month 1949,
herein, whereupon

following, to-wit:
the defendant
out for
the defendant
that
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statement
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same and
due is
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but in
a 6%
of their actions
Wingardner
plaintiffs.

SS
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for the
tion and
in the
time as he
Wingardner
me the
Wingardner,
Wingardner,
his mch. 22/1950,
Hindman
this
Casey Grog
day of
to
Fisher J.P.

1949,

P

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

_____	} vs. Plaintiff, _____	} No. _____

_____	} Defendant, _____	} Justice of the Peace Court, _____

_____	} Township, _____ County, Ohio.	

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Income

Civil Action

10-41-5 THE COL. B. B. WFO. CO. 119

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

Table with columns: Piffs. Costs, Defts. Costs, Dolls., Cts., Dolls., Cts. listing various court fees like Docketing Petition, Issuing summons, etc.

Horland Company
m. P. Norris owner
Plaintiff
No. 246 vs.
Richard Verrick
Defendant

Action on
Gilbert Kirby
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 39.13 with interest from Jan 31 1946 at 8 per cent. and costs.
Judgment for Plaintiff and paid Voluntary Oct 31 1949, \$ 39.13 and costs \$ 4.25

Summary was and included by
on the 31 day the plaintiff Costs.
Received for October 31

Be It Remembered, That on the 26th day of Sept. 1949, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
the plaintiff claims a judgment against the defendant for the sum of thirty nine Dollars and thirteen cents (\$39.13) with interest at 8% from the 31st day of January 1946, on an account for merchandise purchased from the plaintiff, a copy of said account is attached hereto marked Exhibit "A" and made a part hereof.
whereupon plaintiff prays judgment against defendant in the sum (\$39.13) with interest @ 8% from 31st day of January 1946 and costs of this action.
Gilbert Kirby att'y for Plaintiff

State of this Union County,
m. P. Norris being first duly sworn and cautioned deposes and says that he is the plaintiff in the above entitled cause of action and that the facts stated and the allegations contained are true to the best of his knowledge and belief.
Signed by m. P. Norris
Sworn to before me and subscribed in my presence this 21st day of July 1949.
Majoin G. Brown.
Notary Public.
Commission expires June 29th 1952

Summons was issued to G. E. Hindman Constable of Iron Township Union County, Ohio. to summon said Richard Verrick to appear before me at my office in Plain City, Ohio, on the 4th day of October 1949 at 8 o'clock P.M. to answer unto said Horland Co m. P. Norris owner, signed Sept. 26th 1949
Peter Fisher J.P.

Received

G. E. Hindman Constable. NAME OF OFFICER

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

Table listing additional court fees: Service of Order of Atch., Mileage, Service of Order of Eject't, etc.

JURY No. of Miles

WITNESSES

Bond for Stay of Execution

Gen'l Code, Sec. 10401
On the... day of... the defendant came, and by... his of the County, approved by me a ficient surety, caused a Bond execution to be entered herein,
I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this...
Justice
Satisfaction of Judgment
Received

payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

June

Township,

Union

County, Ohio

Summons was served upon said Richard Urrick on Sept. 26th 1949 and endorsed by Constable having left summons at residence,

Signed by G. E. Hindman Constable

On the 3rd day of October said defendant appeared before the Atty of the plaintiff and paid entire amount claimed with interest and all costs.

Received from Gilbert Kirby the above amount in full October 5th 1949.
Peter Fisher J.P.

Received Constable Fees in above case.

Constable
G. E. Hindman

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

7.13 with interest
at 8 per cent. and costs.
Paid
1949, \$ 39.13

1949,
herein, whereupon

following, to-wit:
against the
Dollars
1946, on an
from
court is
"A"

against
with
January 1946
for Plaintiff

sworn
that he
entitled
to stated
are true
and belief.
sworn
his
29th 1952

G. E. Hindman
County, Ohio.
to appear
at 8. o'clock
L. C. M. D.
1949
Fisher J.P.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____
his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:
I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.

Satisfaction of Judgment
Received _____ 19____, from

_____ Dollars,
payment in full of the above judgment and
costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township, _____ County, Ohio.
WHEREAS, on the _____ day of _____ 19____, the said _____
obtained a judgment against the said _____
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute his appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against him, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action

Peter Fisher

Justice of the Peace Court

James

10-41-5 THE COL. B. B. MFG. CO. 119

JUSTICE OF THE PEACE

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

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

Table with columns: NAME OF OFFICER, Constable, and various services like Service of Order of Attach., Mileage, etc.

JURY and WITNESSES section with columns for No. of Miles.

Y. G. Clymer dta. Union Stone Co, Plaintiff, No. 277 vs. M. W. Anderson Defendant

Action on Sanders & Grigoby Att'y for Plff. Att'y for Deft. Am't claimed, \$ 92.67 with interest from Dec. 28 1948 at 6 per cent. and costs. Judgment for Plaintiff October 13th 1949, \$ 97.13 and costs \$ 8.05

Be It Remembered, That on the 5th day of October 1949, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had: Said Bill of Particulars being in words and figures following, to-wit: Y. G. Clymer, dta Union Stone Company, says that there is due him from the defendant, M. W. Anderson upon an account for merchandise sold to said M. W. Anderson, the sum of \$92.67 with interest thereon at the rate of 6% per annum from the 28th day of December 1948 a copy of said account with all credits thereon is attached hereto marked Exhibit 'a' and made a part hereof, wherefore plaintiff prays judgment against the defendant M. W. Anderson for the sum of \$92.67 with interest thereon at 6% per annum from the 28th day of December 1948, and costs of this suit.

Sanders & Grigoby atty for Plaintiff State of Ohio, Union Co, ss: Y. G. Clymer being first duly sworn says that he is plaintiff herein and that the facts stated and allegations made in the foregoing Bill of Particulars are true as he verily believes. Y. G. Clymer Sworn to before me and subscribed in my presence this 5th day of October 1949. Joseph B. Grigoby Notary Public, State of Ohio Commission Oct 24/51

Summons issued to G. E. Anderson Constable of Union Co, Ohio commanding him to summon M. W. Anderson to appear before me at my office in Plain City, Ohio on the 13th day of October 1949 at 8 o'clock P. M. to answer unto Y. G. Clymer d. va of Union Stone Co, on above a/c with a Bill of Particulars therein, Signed this 6th day of October 1949, Peter Fisher, J.P.

Summons returned and served same residence,

on October 13th defendant M. W. Anderson upon appraising and judgment

On October to Clerk of Court return of \$ 4.46

Received costs amount, 18.0

Received costs

Bond for Stay of Execution Gen'l Code, Sec. 1040 On the... day of... the defendant came, and by... his s... of the County, approved by me a ficient surety, caused a Bond for execution to be entered herein, I, ... as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this... 19... Justice Satisfaction of Judgment Received... payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Union Township,

Union Township,

Union Township,

County, Ohio

Summons returned and indorsed as follows received with 5th day of October 1949 and served same on the 6th day of October 1949 by leaving a copy at residence,

Signed G. E. Hinden, constable,

On October 13th 1949, at 8 o'clock P.M. time set for trial the party defendant M.W. Anderson appeared, and atty J. Grisby for plaintiff, upon appearing the defendant acknowledged the account to be true, and judgment was rendered in favor of the Plaintiff as on margin of book,

Signed this 13th October 1949, Peter Fisher J.P.

On October 14th 1949 a Certificate of judgment was issued to clerk of Courts of Union County of above case with Print of \$92.⁶⁷ interest of \$4.46 and cost of \$8.05,

Signed Peter Fisher J.P.

Received costs of above case in full by check from attys Sander & Grisby amount, \$8.05 November 15th 1949,

Peter Fisher J.P.

Received costs as constable fees the sum of \$4.65 H. E. Hinden

Att'y for Plff.
Att'y for Deft.
.67 with interest
at 6 per cent. and costs.
949, \$ 97 13 / 100
1949,
herein, whereupon
following, to-wit:
, says that
m.W. Anderson
sold to said
I with intent
from the
of said
is attached
and a part
judgment
Anderson,
that there
5th day of
is suit.

by atty for
dist.
by sworn
heirs and
delegations
particulars
del in my
1949.
Nday Putis
after Oct 24/61
Hinden
dis
M.W.
at my
13th day
m to
of Union
of Particulars
d Nov 1949,
J.P.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of... 19...

Justice of the Peace.

Satisfaction of Judgment

Received... 19..., from

payment in full of the above judgment and costs.

APPEAL BOND

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

No. Plaintiff vs. Defendant Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute... appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against... he will satisfy it and the costs.

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

CIVIL DOCKET

Pete Fisher

Justice of the Peace Court

Jaome

Civil Action

10-41-5 THE COL. B. B. HFG. CO. 119

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

Table with columns: Pliffs. Costs (Dolls., Cts.), Defts. Costs (Dolls., Cts.), Total Justice's Fees

Mark Longbrake
No. 248 vs. Plaintiff
L.D. Stover Defendant

Action on
Gilbert Kirby Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ Restitution with interest from 19 at per cent. and costs.
Judgment for Defendant made Oct. 22 1949, \$ and costs \$ 3.95

Be It Remembered, That on the 19th day of October 1949, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
as a landlord's complaint first cause of action: Plaintiff for his first cause of action says that the said defendant has since the first 1st day of October 1949, unlawfully and forcibly detained from Plaintiff possession of the following described premises situated in the village of Plain City, County of Union and State of Ohio and known as real apartment at 249 West Main Street, Plain City, Ohio. The said defendant entered upon said premises as a tenant of the Plaintiff, the tenancy hereof expired at the time thereof first mentioned and from that time said defendant has unlawfully and forcibly held over on said tenor on the first 1st day of October 1949 the Plaintiff duly served said defendant as required by law notice in writing to leave said premises. Plaintiff asks for costs and restitution. Signed by Mark Longbrake, Madison County.

Mark Longbrake being first duly cautioned and sworn deposes and says that the facts stated and the allegations contained are true to the best of his knowledge and belief. Mark Longbrake.

Sworn to before me and subscribed in my presence this 17th day of October 1949.

Gilbert Kirby Notary Public
Second cause of action also sworn to is as follows:
Plaintiff for his second cause of action says that there is due him for rent of said premises the sum of ninety dollars, \$90.00 being at the rate of thirty dollars (\$30.00) per month from the 1st day of August 1949. Plaintiff prays judgment against defendant for said sum of ninety dollars, (\$90.00) and costs of this action. Signed by Mark Longbrake.

Summons was Union County, Ohio at my office in at of N.S. v. Clerk can as stated signed on the date of defendant

Before time for from can

Received Costs December 19

D. E. Hendrum Constable. NAME OF OFFICER

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

2.35

JURY No. of Miles

WITNESSES

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of... the defendant came, and by... his of the County, approved by me efficient surety, caused a Bond execution to be entered herein, I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this... Justice Satisfaction of Judgment Received... payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Summons was issued to Constable G. E. Hindman of Jerome Township, Union County, Ohio, commanding him to summon L. P. Stover, to appear at my office in Plain City, Union Co. Ohio on October 22/49 at 11 o'clock P.M. to answer unto said writ Longbrake in above case as stated in the Complaint

Signed this 19th day of October 1949

Peter Fisher J. P.

On the date of issuing summons I served same upon the defendant L. P. Stover by leaving a copy at the residence.

Signed by G. E. Hindman Constable

Before time for hearing of case said defendant voluntarily moved from said property and no hearing was needed.

Signed this 22nd day of October 1949

Peter Fisher J. P.

Received costs in above case as on margin this 23rd day of December 1949.

Peter Fisher J. P.

Received costs for Constable Fees in above case.

Constable,
G. E. Hindman

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

Interest with interest
per cent. and costs.

not moved
\$49.00

October 1949,
wherein, whereupon

following, to-wit:

cause of action
in said case that
first 15 day
detained
following
village of
Ohio and
249 West
and defendant
tenant of
expired at
and from
and from
the first
by plan
and
the
and

duly cautioned
that the
contained
knowledge
made.

made in
1949.

Notar Public
to be as

of action
of \$90.00
per
1949
defendant
Longbrake

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____

the defendant came, and by _____ his surety resident of the County, approved by me as good and sufficient surety, caused a Bond for the stay of execution to be entered herein, which follows:

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

_____ vs. _____ Plaintiff, _____ Defendant. No. _____ Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____

Justice of the Peace.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Order of Attachment with Summons:

State of Ohio Union County;

Hugh Roby Plaintiff
Ralph Sparks, Defendant

Justice of the Peace Courts Jerome Tp.;

G. E. Hindman Constable of said Township, Meeting:

You are hereby commanded to attend and safely keep the goods and chattels, stocks or interests in stocks, rights, credits, money and effects of the defendant Ralph Sparks in your county not exempt by law from being applied to the payment of the claim of the Plaintiff, Hugh Roby, in so much as will satisfy his claim for Fifty five Dollars and 25 cents probably costs of this action, you are hereby commanded to summon Ralph Sparks that he appear before me at my office in Plain City, Ohio on the 8th day of December 1949 at 8 o'clock P.M. to answer unto oath all questions put to him touching the property of every description and credits of said defendant within his possession or under his control you will make due return of this order on or before the 8th day of December 1949 Peter Fisher J.P.

Also to summon said Ralph Sparks to appear before me the undersigned Justice of the Peace at my office in Plain City, Ohio on the 8th day of December at 8 o'clock P.M. to answer unto the action of Hugh Roby for amount due on money at defendant's request, Plaintiff asks a judgment for the amount enclosed herein and costs of this action, you will make due return of this writ on or before the 8th day of December 1949 at 8 o'clock P.M. witness my hand this 1st day of December 1949 Peter Fisher J.P.

Return of Summons & Order

Plain City, O.R.R.3, Dec. 1st 1949

Rec'd the within order and summons on the 1st day of December 1949 at 8 o'clock P.M. and on the 1st day of December 1949 I received an order of attachment issued by Peter Fisher Justice of the Peace in the action of Hugh Roby against the within named Ralph Sparks and on the 3rd day of December 1949 I went to the place where the defendant's property described in the annexed inventory and appraisement was found and there at 11:30 A.M. of said day in the presence and hearing of G. E. Hindman and Archie Sparks to creditable persons and declared by virtue of said order I attached said property at the suit of Hugh Roby after administering to them an oath truly to inventory and appraise said property made a true inventory and appraisement of said property being all that was attached and said inventory and appraisement signed by me and said householders is annexed and returned with this order. In obedience to a written order of Peter Fisher, Justice of the Peace of Jerome Tp. Union County Ohio herewith annexed I restore the following property described above mentioned to Hugh Roby, Plaintiff to-wit: (1) one 1936 Chevrolet Coach automobile

Signed by G. E. Hindman, Constable

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

Continued on Page 206

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

No. _____ Plaintiff _____ vs. Defendant _____ Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____

Justice of the Peace.

Att'y for Plff.
Att'y for Deft.
with interest per cent. and costs.
\$ 55.00

1949, wherein, whereupon

Following, to-wit:
said defendant
at
in
of
\$ 55.00

H. E. Roby.
Roby being duly
titled cash
justly indebted
claim is
to recover
the property
from
a judgment
the the
same.
E. Roby,
my presence

J. P.
Hundred
plaintiff
the damages
which
attachment
fully obtained
Roby
Hall
surety
1949
J. P.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

June

Civil Action

10-41-5 THE COL. S. S. MFG. CO. 119

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

Table with columns for Piffs. Costs (Dolls., Cts.) and Defts. Costs (Dolls., Cts.). Rows include Docketing Petition or Bill of Particulars, Appointing Guardian for Minor, Taking Security for Costs, etc.

Total Justice's Fees 1 60

S. E. Hinden Constable. NAME OF OFFICER

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

Table with columns for Service of Order of Atch., Defts., each 1.00; Mileage, 1st m., 50c; add'l m., each .15; Service of Order of Eject't Deft., each 1.00; etc.

JURY No. of Miles

WITNESSES

Smith Bros. Dairy Gordon, Ohio

No. 250 vs. Plaintiff

Lloyd Calle, Arnold, Ohio Defendant

Action on

Sanders & Briggsby Att'y for Plff. Att'y for Deft.

Am't claimed, \$ 54 38/100 with interest from Oct. 31 1949 at 6 per cent. and costs.

Judgment for 19 \$ and costs \$

Be It Remembered, That on the 7th day of December 1949, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

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

There is due plaintiff for Smith Brothers Dairy, a partnership, the sum of \$54.38 on a book account a copy of which is hereto attached, marked Exhibit "A" and made a part hereof. Wherefore plaintiff prays judgment against the defendant for the sum of \$54.38 with interest from the 31st day of October 1949 for its costs herein expended.

Sanders & Briggsby atty for Plff.

State of Ohio - Union County ss.

Joseph B. Briggsby being first duly sworn, says that he is Attorney for Smith Bros. Dairy 145 Oak Street, London Ohio a partnership, and that the facts stated and allegations made in the foregoing Bill of Particulars are true as he verily believes, Joseph Briggsby

Sworn to before me and subscribed in my presence this 5th day of December 1949 Bernette Madala Slack Town of Ohio June 6th 1957 Notary Public.

Summons issued to S. E. Hinden Constable of Union Co. Ohio commanding him to summon Lloyd Calle to appear before me the undersigned Justice of the Peace at my office in my house in Union Co. on the 15th day of December 1949 at 8 o'clock P. M. to answer the action of Smith Bros. Dairy of London for amount on a book account to amount of \$54.38 with interest @ 6% from October 31 1949 and costs of this action the Plaintiff asks. You will make due return of this writ on or before the 15th day of December 1949 at 8 o'clock P. M.

Signed this 7th day of December 1949,

Peter Fisher J.P.

Said Summons 1949 at 9 o'clock of Lloyd Calle by

After receiving defendant very little they found but so I could the situation the atty. of Plff. works continue for dollars, day of December

On the case of Plaintiff dismissed The Court and all other

Consolidated

Bond for Stay of Execution Gen'l Code, Sec. 1040

On the... day of... the defendant came, and by... his of the County, approved by me efficient surety, caused a Bond execution to be entered herein.

I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this

Justice Satisfaction of Judgment Received

payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

June

Township,

Union

County, Ohio

Said Summons returned and entered as follows, Received same on Dec. 8th 1949 at 9 o'clock P.M. served same on the 10th of December 1949 on said Hoyt Calle by leaving a copy with his wife Mrs. Hoyt Calle

Att'y for Plff.

Att'y for Deft.

Signed G. E. Hindman

After receiving said summons the Defendant with his wife, although defendant very ill came and acknowledged debt of account true as far as they know but could have nothing now to pay on it as they are on relief.

So I committed the atty. for Plaintiff and told them the situation and on behalf of Defendant asked for a continuance the atty. of Plaintiff showed mercy and says grant a three (3) weeks continuance and if at any time any time they can apply a few dollars, this granted on December 15th and signed the 15th day of December 1949.

Peter Fisher J. P.

On the case above the serious illness of the defendant the Party Plaintiff dismisses all action and I marked account paid in full The Court also dismissed all costs against party defendant and all other

Signed Peter Fisher J. P.

Consistent copy received. Costs dismissed Constable

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of... 19...

Justice of the Peace.

Satisfaction of Judgment

Received... 19... from...

payment in full of the above judgment and costs.

APPEAL BOND

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

No. Plaintiff vs. Defendant Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

June

Civil Action

10-41-5 THE COL. S. P. HFG. CO. 119

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

Table with columns for Piffs. Costs, Defts. Costs, and various legal actions like Docketing Petition, Issuing summons, etc.

Table with columns for Piffs. Costs, Defts. Costs, and numerical entries for various actions.

Mattie C of Ruth E. Wilson and Frank & Michaels vs. Plaintiff, No. 251 vs. Plaintiff, James J. Miller Sue Miller Defendant

Action on Am't claimed, \$ 300.00 with interest from 19 at per cent. and costs. Judgment for Plaintiff march 25th 1950, \$ 175.00 and costs \$ 9.40

Be It Remembered, That on the 21st day of March 1950, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The said Plaintiff say there is due them from said defendants the sum of Three Hundred dollars (300.00) for damages incurred by not giving possession on date agreed upon, said itemized account be given in court whereupon the Plaintiff ask judgment for said amount of 300.00 which they claim, and costs of this action signed by Mattie C of Ruth E. Wilson Frank & Michaels Plaintiff

Summons issued to G.C. Hindman Constable of June Twp, Union County, Ohio commanding him to sum up James J. Miller and wife Sue Miller to appear before me the undersigned Justice of the Peace at my office in Plain City, June Twp, on the 25th day of March 1950 at 7.30 o'clock P.M. to answer the action of Mattie C of Ruth E. Wilson and Frank and Michaels as for damages for amount due on damages incurred by not leaving on date and other incurrences as agreed to by contract said damages Three Hundred Dollars (300.00) and costs of action.

You make due return of this writ on or before the 25th day of March 1950 at 7.30 P.M.

Witness my hand this 21st day of March 1950 Peter Fisher J. P.

Return of Summons: Received Summons 21st day of March 1950 at 7 P.M., and served same on the 22nd day of March 1950 on the said James J. and Sue Miller by leaving a certified copy thereof and of endorsements thereon with them personally.

Signed G.C. Hindman Constable

On march 25th and waiting until I told them after hearing the Contract the party defendant and acknowledged as itemized by

Damages to furnish loss of Pump Jack ... light fixtures inability to sell in Rent for 21 days damages incurred Service to Travel & loss of Egg Product to fast chicken house Gasoline station go

After Consideration and by Parties to settle for and Party dep

Received of check of

Received

Bond for Stay of Execution Gen'l Code, Sec. 1040 On the ... day of ... the defendant came, and by ... his of the County, approved by me efficient surety, caused a Bond execution to be entered herein, I, as surety for the stay of execution judgment of ... against ... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this ... Justice Satisfaction of Judgment Received ... payment in full of the above costs.

Table for Constable G.C. Hindman with columns for various services like Service of Order of Atch., Mileage, etc.

Table for JURY and WITNESSES with columns for No. of Miles.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

June

Township,

Union

County, Ohio

On March 25th 1950 at time set for trial at 7:30 P.M. Party plaintiffs appeared and waiting until 8 P.M. Party Defendants appeared Parties took oath and I told them to try and still get a peaceful and just settlement after hearing the testimony of these parties and the introduction of the Contract of selling real estate marked Exhibit "A" signed by the party defendant showing possession & have been given March 14, 1950 and acknowledged came to be their handwriting also an Exhibit "B" as itemized by Plaintiffs as damages as follows:

Damages to furniture	40.00	Plaintiffs charged as follows:
Loss of Pump jack	20.00	20.00
Light fixtures	14.00	Bring back by defendant,
Inability to sell inspected milk	50.00	
Rent for 21 days	80.00	70.00
Damages incurred in moving trailer	36.00	
Service to Travel & Merchants	20.00	Cancelled
Loss of Egg Production due to fact chicken house was occupied	15.00	5.00
Gasoline return going back at foot	25.00	
Total	300.00	206.00

After considering these figures further made an offer by Party Plaintiffs and by Party Defendants they mutually agreed by Court suggestion to settle for one hundred and seventy five Dollars (\$175.00) and Party defendant pay costs.

Signed this 25th day of March 1950. Peter Fisher J.P.

Received of James J. Miller the sum of \$175.00 and also check of \$9.40 for costs this 25th day of March 1950. Peter Fisher J.P.

Received costs for Constable Fees.

Constable,

M. E. Hinders

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

payment in full of the above judgment and costs. _____ Dollars, _____

APPEAL BOND

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

No. _____ Plaintiff _____ vs. Defendant _____ Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute _____ appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against _____, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

Att'y for Plff. Att'y for Deft. 00 with interest per cent. and costs. 950. \$ 175.00

March 19 50, herein, whereupon

following, to-wit: them from dollars by not giving itemized for the amount of 300.00

acted. Peter E. Wilson Charles Plaintiffs, Evidence

James J. Miller before me at my office day of March when the

on and damages incurred incurrances damages and costs of

work on L 1950 at J March 1950 J. P.

J March 1950 on the 22nd James J. and filed copy thereon

notable,

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Civil Action

Jerome

10-41-5 THE COL. B. B. MFG. CO. 119

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

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

Table listing court fees: Docketing Petition or Bill of Particulars .50, Appointing Guardian for Minor .60, Taking Security for Costs .60, Indexing Case Pliffs. and Defts., each .10, etc.

H. B. Seely Co,

No. 252 vs. Plaintiff,

Mrs. Mary Berger and Garry Berger Defendant,

Action on

Att'y for Plff. Att'y for Deft. Am't claimed, \$ 109 95/100 with interest from 19 at per cent. and costs. Judgment for 19, \$ and costs \$

Be It Remembered, That on the 17th day of August- 1950, the said Plaintiff, filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: Said Plaintiff say there is due them from said defendants the sum of \$109.95 for merchandise bought at Plaintiff's store by defendants request, said amount due and unpaid to above amount of One Hundred and Nine and 95/100 Dollars.

Signed Plaintiff. Thad Seely-

Summons issued to G. E. Hindene Constable of Jerome Tp. Union County, Ohio commanding him to summon the said Mrs. Mary Berger and Garry Berger to appear before me to answer writs said H. B. Seely Co on the 25th day of August, 1950 at 8 o'clock P. M. at my office Jerome Tp. Union Co. Ohio at Plain City, Ohio. Summons to be returned August 25th, 1950 at 8 o'clock P. M.

Given unto my hand this 17th day of August 1950. Peter Fisher J. P.

Summons return,

G. E. Hindene Constable. NAME OF OFFICER

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

Table listing service fees: Service of Order of Atch., Defts., each 1.00, Mileage, 1st m., 50c; add'l m., each .15, Service of Order of Eject't Deft., each 1.00, etc.

JURY No. of Miles

WITNESSES

By verbal agreement continued with amount with harvested,

This sum no further

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... the defendant came, and by...

his of the County, approved by me efficient surety, caused a Bond execution to be entered herein,

I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this...

Justice Satisfaction of Judgment Received

payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

By verbal agreement between the two contending parties. Case is continued indefinitely, as the defendant promises to pay certain amount with eggs, and the rest when say Beans are harvested.

This now was revised by will of Party Plaintiff as to conditions of stay, no further action made.

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

9 $\frac{95}{100}$ with interest
per cent. and costs.

9 , \$

quint- 1950,
herein, whereupon

following, to-wit:

been from
95 for
for said
amount
amount of
Dollars

July -

Hindman
County, Ohio
on the
day of August
1950
at 2:50 P.M.

17 $\frac{1}{2}$ day of

J. P.

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____
Justice of the Peace.

CIVIL DOCKET

Pete Fisher

Justice of the Peace Court

J. Brown

Civil Action

10-41-5 THE COL. B. B. WFG. CO. 119

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

Table with columns: Piffs. Costs, Defts. Costs, and various legal actions like Docketing Petition, Issuing summons, etc.

Constable. NAME OF OFFICER

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

JURY No. of Miles

WITNESSES

50
20
40
50
50
2 15

Mantle Cliff Lumber Co
3239 m² Kiley ave
Columbus, Ohio
Plaintiff
No. 253 vs.
Edward Buck
A.R. 3
Plain City, Ohio
Defendant

Action on
Lucas vs Lucas
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 80.00 with interest
from May 1 1950 at 6 per cent. and costs.
Judgment for Plaintiff
Oct. 4th 1950, \$ 80 + 2.00 int.
and costs \$ 4.55

Be It Remembered, That on the 25th day of Sept. 1950,
the said Plaintiff, filed their Bill of Particulars herein, whereupon
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Plaintiffs are partners doing business as the
Mantle Cliff Lumber Company with their
principal place of business Columbus Ohio.
Plaintiffs for their cause of action herein,
say that there is due them from the
defendant, Edward Buck, upon an account
a copy of which together with all credits thereon
is attached hereto and made a part hereof
marked Exhibit "A" the sum of Eighty and
no (80.00) dollars which they claim
with interest thereon at the rate of six
percent per annum from May 1st 1950
and costs of suit.
Wherefore plaintiffs pray judgment against
the defendant Edward Buck in the sum
of Eighty and no 80.00 dollars with
interest thereon at the rate of six percent
per annum from May 1st 1950 their
costs of suit herein and for such other
and further relief to which they may
be entitled at law or in equity.

Signed by, Clyde E. Mason
Lucas vs Lucas
attys for Plaintiff

affidavit.
State of Ohio.
Franklin Co. s. s. Clyde E. Mason being
first duly sworn deposes and says that
he is one of the plaintiffs in the foregoing
action and that the facts stated and
allegations contained in the foregoing
petition are true.

Clyde E. Mason,
Sworn to and subscribed before me this
19th day of September 1950.

Deford R. Schwall,
Notary Public,
Madison Co. Ohio
Expire 8/2 1957

To B. E. H...
You are hereby
Inve the under
of. on the 4th
the mantle Cliff L...
an account of
Plaintiff asks a
this action.
You will make de
at 8 o'clock P.M.
minus my han

Service of
Served upon
service came a
this was allow

Costs were

Bond for Stay of Execution
Gen'l Code, Sec. 10401
On the... day of...
the defendant came, and by...
his
of the County, approved by me
ficient surety, caused a Bond
execution to be entered herein,
I,
as surety for the stay of executi
judgment of...
against...
hereby promise and undertak
amount of said judgment, int
and costs that may accrue.

Taken by and signed before
approved this...
Justice
Satisfaction of Judgment
Received...
payment in full of the above
costs.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. S. MFG. CO. 119

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

	Pliffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50			50
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case			20	
Taking and Certifying Affidavits, each	.80		80	
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing summons			40	
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40		40	
Issuing Commitment to Jail	.70			
Issuing Subpoena			10	
Issuing Venire			10	
Issuing Order on Jailor for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00		1	00
Hearing Case When Defense is Interposed	2.00			
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80		80	
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing				
Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75		50	
Making Itemized Cost Bill	.50			
Making Certificate of Judgment	.25			
Noting Return Certificate of Judgment	.10			
Total Justice's Fees			4	60

G. E. Hindner Constable.

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

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

Total

3,10

JURY No. of Miles

WITNESSES

F. O. Carpenter of Son Inc, 207 North Front St. Col. O.

Action on

Robert F. Allen
Att'y for Plff.
Att'y for Deft.

No. 254 vs. Plaintiff,

John Gesta, d/ba, Gesta's Bulky Bot-L. Gas Company in Plain City, Ohio, Plaintiff vs. F. O. Carpenter, Defendant

Am't claimed, \$185.08 with interest from Sept 29 1949 at 6% per cent. and costs.

Judgment for costs dismissed April 10th 1951, \$ and costs \$7.70

Be It Remembered, That on the 28th day of March 1951, the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The Plaintiff says F. O. Carpenter of Son Inc, is a corporation organized and doing business under the laws of the State of Ohio with the principal office at 207 North Front St., Columbus, Ohio. The defendant, John Gesta, is doing business as Gesta's Bulky Bot-L. Gas Company in Plain City, Ohio. The Plaintiff says there is due to the sum of \$185.08 with interest @ 6% from 29th of September 1949 upon a book account a copy of which is hereto attached, marked Exhibit A and made a part hereof as though fully rewritten herein.

The Plaintiff says said claim is just due and unpaid and that a demand for payment of the same has been made and payment was refused.

Wherefore Plaintiff asks judgment against the defendant for \$185.08 with interest @ 6% from 29th September 1949, costs and all other and further relief to which he is entitled in law and equity.

Robert F. Allen atty for Plff. State of Ohio vs. Robert F. Allen, being sworn, says he is the atty for the Plaintiff which is a corporation and that the facts herein are true as he verily believes.

Sworn to before me and subscribed in my presence this 25th day of March 1951. Rebecca J. Blue, Notary Public, Union Co. Ohio.

Com. Expires 7th February 1954. Summons issued to G. E. Hindner Constable of Union Co. Ohio, Ohio, commanding him to summon John Gesta to appear before me the undersigned a Justice of the Peace at my office in Jerome, Plain City Ohio on April 10th 1951 at 8 P.M. To answer unto said F. O. Carpenter and son for amount as

give in said Bill you will make due P.M.

Witness my hand and seal of office this 10th day of April 1951.

The above sum received same 2 on said John Gesta

After conferring with with prejudice ago to date this make according

Received Cost presented when

Received Co

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of... the defendant came, and by... his... of the County, approved by me... efficient surety, caused a Bond... execution to be entered herein, I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this...

Justice

Satisfaction of Judgment

Received

payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

June

Township,

Union

County, Ohio

given in said Bill of Particulars.

You will make due return of this writ on or before the 10th day of April 1951 at 8 o'clock P.M.

Witness my hand this 28th day of March 1951.

Peter Fisher J.P.

Time arrived for trial atty Allen and John Foster present we proceeded on. Foster gave a County claim of damage and failure as his claim of company of F.O. Chrysler 2d atty. Allen representing said company asked for a continuance until he had conferred with said company. This was granted. Pated the April 10th 1951.

The above Summons enclosed as follows:

Received same 25th of April 1951, and served same on 3rd day of April 1951 on said John Foster by leaving a copy at his car at the station.

G. E. Hindman Constable

After conferring with the Plaintiff the atty for Plaintiff asked we dismiss case with prejudice against both the Plaintiff and defendant, and Plaintiff pay costs to date. This was agreed upon by defendant after consulted and judgment made according.

Signed this 2nd day of May 1951.

Peter Fisher - J.P.

Received costs in above case from Plaintiff by check that was presented when Bill of Particulars was filed.

Received costs for constable fees.

Constable G. E. Hindman

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

No. _____ Plaintiff, vs. Defendant, Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Civil Action

Peter Fisher

Justice of the Peace Court

Income

10-41-5 THE COL. B. S. MFG. CO. 119

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

Table with columns: Docketing Petition or Bill of Particulars, Appointing Guardian for Minor, Taking Security for Costs, Indexing Case, etc. Includes a 'Total Justice's Fees' row at the bottom.

Table with columns: Pliffs. Costs (Dolls. Cts.), Defts. Costs (Dolls. Cts.). Contains handwritten entries: 50, 20, 40, 50, 1 60, 4 80.

John B. Burns Plaintiff, No. 255 vs. Luc A. Froidevaux Defendant

Action on Joseph S. King Att'y for Plff. Att'y for Deft. Am't claimed, \$1250.00 with interest from 19 at per cent. and costs. Judgment for Plaintiff, more as Defendant moved 19, \$ and costs \$ 6.50

Be It Remembered, That on the 25th day of April 1951, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: as a landlord's Complaint, John B. Burns, Plaintiff claims that Luc A. Froidevaux defendant has ever since the 2nd day of March 1951 and does still unlawfully and forcibly detain from the Plaintiff, possession of the following premises situated in the township of Darby, County of Union and State of Ohio and described as follows, the dwelling house and garage situated on the John B. Burns farm together with the lot of land on which said dwelling house and garage are situated. Plaintiff claims that said defendant entered upon said premises as a tenant of the Plaintiff, under an oral month to month tenancy; defendant's term under said oral month to month tenancy expired on March 1st 1951 and from that time the said defendant has unlawfully and forcibly held over his said term. On the 16th day of April 1951 Plaintiff served upon said defendant as required by law notice in writing to leave said premises. Plaintiff asks Process, Restitution and Costs of this action.

Dated this 25th day of April 1951 John B. Burns State of Ohio Madison County I, John B. Burns, being first duly sworn depose and say that he is the Plaintiff in above entitled action and that the facts stated in the foregoing Complaint are true as he verily believes. John B. Burns

Sworn to before me and subscribed in my presence this 25th day of April, 1951. Joseph S. King Notary Public.

Summons as and Contable Commanding here by me to at 8 P. M. in return this

Said summons Received same on April 25th

The defendant above named

Received the

Received

B. E. Hindner Constable. NAME OF OFFICER

Table with columns: Service of Order of Attach., Mileage, 1st m., 50c; add'l m., each, etc. Includes rows for various legal services and their associated costs.

Table with columns: JURY, WITNESSES, No. of Miles.

Bond for Stay of Execution Gen'l Code, Sec. 10401 On the... day of... the defendant came, and by... his... of the County, approved by me a... ficient surety, caused a Bond... execution to be entered herein, I, ... as surety for the stay of executi... judgment of... against... hereby promise and undertak... amount of said judgment, inte... and costs that may accrue. Taken by and signed before approved this... 19... Justice Satisfaction of Judgment Received... payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Irone

Township,

Union

County, Ohio

Summons issued to Constable G. E. Hindman of Irone Twp. Ohio as and Constable is serving in Party of.
 Commanding him to summon said Lee A. Frohman to appear before me to answer said complaint of John B. Burns on April 30th 1951 at 8 P. M. in my office in Plain City, Ohio.
 Witness this the 25th day of April 1951.
 Peter Fisher J.P.

Said summons enclosed as follows:
 Received same on April 25th at 6 P. M. served same upon defendant on April 25th 1951 by leaving a copy of the same at his place of residence.

The defendant before time set for trial had vacated the above named premises.
 G. E. Hindman, Constable
 Peter Fisher J.P.

Received the costs in above case as on margin May 4th 1951

Received costs as Constable in above case.

Constable
 G. E. Hindman

Att'y for Plff.
 Att'y for Deft.
 with interest
 per cent. and costs.

more as defendant would
 \$

1951,
 wherein, whereupon

following, to-wit:

Burns, Plaintiff
 defendant has
 and does
 claim from the
 premises,
 County, Ohio
 follows,
 situated on the
 with the
 long house

tenant
 months to
 under
 may expired
 that time
 fully and
 Plaintiff served
 by law
 premises
 and

April 1951
 Burns

to duly sworn
 is the Plaintiff
 that
 foregoing
 verily

in my
 1951.

Put in.

Bond for Stay of Execution
 Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
 the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.
Satisfaction of Judgment
 Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

No. _____
 Plaintiff, _____
 vs. _____
 Defendant, _____
 Justice of the Peace Court,
 Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____
 Justice of the Peace.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

June

Township,

Union

County, Ohio

1951 at 8 o'clock P. M. Witness my hand this 25th day of May 1951.
Peter Fisher J.P.

Return of Summons

Received that writ on the 25th day of May at 7 o'clock P. M. and on the 25th day of May 1951 I served same upon the within named defendant Everett Mathews by delivering a true copy thereof to him personally at home

G. E. Hindman Constable

Time arrived for trial all parties present and sworn the defendant did not argue said case and admitted true as in Complaint so I rendered judgment in favor of the Plaintiff and that he have Restitution of Property by June 11th 1951 If said defendant not moved there by order of Writ of Restitution the Constable shall see that he be removed

Signed this the 29th day of May 1951

Peter Fisher J.P.

The above party Defendant moved without writ of Restitution being served,

Peter Fisher J.P.

Received costs in above case in full this 13th day of September 1951 from Plaintiff
Peter Fisher J.P.

Received costs for Constable Fees.

Constable
G. E. Hindman

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

Plaintiff _____ vs. Defendant _____ No. _____ Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

Att'y for Plff.
Att'y for Deft.
with interest
per cent. and costs.

1951, \$

1951,
wherein, whereupon
following, to-wit:

a resident of
having made
with Mathew
them back
year 1951
detain
of the
Township
as described

J. F. Gugel
Route 33
owns a
Everett
is as a
case of fraud
mentioned
with Mathew
held over

undersigned
Everett Mathew
suing to leave

Restitution etc.

B. Gugel
200.00

Greeting;
Everett Mathew
in Plain City,
1951 at
Herbert C. Gugel
and detention
as given to
you will make
return the
20 day of May

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

given in the landlord's complaint, you will make legal service of the writ, and return the same on or before the 29th day of May 1951 at 8.30 P.M. witness my hand this 25th day of May 1951.

Peter Fisher J.P.

Return of Summons.

Received this writ on the 25th day of May 1951 at 7 o'clock P.M. and on the 25th day 1951 I served the same on the within named defendant Richard Crager by delivering a true copy thereof at the house.

Signed by G. E. Hindern Constable.

On the 29th day of May 1951 at 8.30 P.M. the Party Plaintiff appeared and after waiting one hour the defendant did not appear. The Plaintiff acknowledged all facts stated in the Complaint true. Therefore I rendered judgment in favor of the Plaintiff and that he have restitution of Property by June 11th 1951 by writ of Restitution said Constable to vacate Property.

Signed this 29th day of May 1951.

Peter Fisher J.P.

The above party Defendant moved without writ of Restitution being served.

Peter Fisher J.P.

Did not receive costs in this case.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... against... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of... 19...

Justice of the Peace.

Satisfaction of Judgment

Received... 19... from...

payment in full of the above judgment and costs.

APPEAL BOND

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

No. Plaintiff vs. Defendant Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

Att'y for Plff. Att'y for Deft. with interest at per cent. and costs. 1951, herein, whereupon s following, to-wit: signed James C. State to you that the the 12th day unlawfully signed situated in County of Union by the James C. Wolfe Richard Crager this property did, and entered of the appeared thereof Richard possibly 1951 the the said by law and promise (Restitution) etc. 1951. Wolfe, thy greeting, to summon me Place of said City, Ohio 1951 at James C. Wolfe thy and

CIVIL DOCKET

Civil Action

Peter Fisher

Justice of the Peace Court

Jerome

10-41-5 THE COL. S. B. HFG. CO. 119

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

Table with columns for Piffs. Costs (Dolls., Cts.) and Defts. Costs (Dolls., Cts.). Rows include Docketing Petition or Bill of Particulars, Appointing Guardian for Minor, Taking Security for Costs, etc.

Total Justice's Fees

G. S. Hindeau Constable. NAME OF OFFICER

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

Table with columns for Service of Order of Atch., Mileage, Service of Order of Eject't, etc.

JURY No. of Miles

WITNESSES

Scott M. Woolley
manor, Ind

Action on

No. 258 vs. Plaintiff

Peter Fisher

Defendant

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

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

Judgment for Plaintiff
June 8th 1951, \$
and costs \$ 8.40

Be It Remembered, That on the 5th day of June 1951, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

as a landlord's Complaint - the undersigned Scott M. Woolley a resident of the county of manor State of this doth hereby make his Complaint to you against one Peter Fisher R.R. 3 Plain City, Ind for this: that the said Peter Fisher hath ever since the 1st day of April in the year 1951 and doth still unlawfully and fraudulently 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 house of a story and a half with five (5) rooms, painted white located on Route 33, with lot of land upon which said house is located, formerly the Jack Fry place a Brown farm. that the said Peter Fisher entered upon said premises as a tenant of the undersigned; the lease therefore expired at the time herein first mentioned and from that time the said Peter Fisher hath unlawfully and fraudulently held over his said term on the 21st day of May 1951 the undersigned duly served upon the said Peter Fisher as required by law notice in writing to leave said premises. The undersigned asks Process and Restitution etc.

Dated this 5th day of June 1951.
Signed Scott M. Woolley,
Summons.

To any constable of said County greeting; You are commanded to Summon Peter Fisher to appear before me then on the 8th day of June 1951 at 8 o'clock P.M. before me Peter Fisher Justice of the Peace of said township at my office in Plain City, Ind to answer unto Scott M. Woolley in an action for forcible entry and detention of described premises as stated in above landlord Complaint, You will make legal service of this

writ and return to 8 o'clock P.M. witness my hand

Received this writ and on the 5th day of defendant's by law on the 8th day 1951 at 8 o'clock for trial all given oath, I rendered possession of house if not moved to be removed.

On this 8th day Peter Fisher

By request of P. continuance writ is iss

The above Pa being served

Bond for Stay of Execution Gen'l Code, Sec. 104

On the... day of... the defendant came, and by... his of the County, approved by me efficient surety, caused a Bond execution to be entered herein. I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this

Justice Satisfaction of Judgment Received

payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

writ and return the same on or before the 8th day of June 1951 at 8 o'clock P.M.

Witness my hand this 5th day of June 1951.

Peter Fisher J.P.

Return of Summons

Received this writ on the 5th day of June 1951 at 5:30 o'clock P.M. and on the 5th day of June 1951 served the same on the within named defendant's by leaving a copy at home with the wife of defendant. On the 8th day of June signed G.C. Hindman Constable, 1951 at 8 o'clock P.M.

For trial all parties present both Plaintiff and defendant, after giving oath, I heard their testimonies and considering same carefully I rendered judgment in favor of the Plaintiff, said to have possession of his property by June 20th 1951. If not moved said Constable by writ of Restitution shall same to be removed.

Signed this 8th day of June 1951, Peter Fisher J.P.

On this 8th day of June 1951, costs so far were paid by party defendant (Peter Fisher) was costs stated on margin total \$8.40.

Peter Fisher J.P.

Received Constable Fee in above case.

Constable

By request of Defendant as said defendants home that is being built a continuance was given until the week of June 25th 1951, before writ is issued, said grant given this June 19th 1951.

Peter Fisher J.P.

The above Party Defendant moved without writ of Restitutions being served.

Peter Fisher J.P. Received Constable costs.

H. E. Hindman

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

Plaintiff _____ vs. Defendant _____ No. _____ Justice of the Peace Court, _____ Township, _____ County, Ohio. WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____ and the said _____ intend to appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

J. Moore

Civil Action

10-41-5 THE COL. B. S. WFO. CO. 119

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

Piffs. Costs Defts. Costs
Dolls. Cts. Dolls. Cts.

Table of court fees including Docketing Petition or Bill of Particulars (.50), Issuing summons Defts., each (.40), and Total Justice's Fees (3.50).

D. E. Hinden Constable. NAME OF OFFICER

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

Table of service fees including Service of Order of Atch., Defts., each (1.00), Service of Writ of Replevin, Defts., each (1.00), and Service of Notice to Garnishee, Persons, each (.80).

Total

JURY No. of Miles

WITNESSES

Floyd Meldon

Ed. Kendrick
No. 259 vs. Plaintiff
m. & Mrs. Bill Numanaka Defendant

Action on

Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ Retention with interest from 19 at per cent. and costs. Judgment for Plaintiff Aug. 28th 1951, \$ and costs \$ -8.10

Be It Remembered, That on the 24th day of August 1951, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
as a landlord's Complaint the undersigned Ed. Kendrick a resident of the County of Union State of Ohio hereby makes his Complaint to you against one m. & Mrs. Bill Numanaka, parties: that the said m. & Mrs. Bill Numanaka, hath ever since the 1st day of August in the year 1951 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: located on Paulk road a so situated containing Route 33 and Route 161 a house of seven rooms a stey and a half high, painted white formerly the Floyd Meldon place and 2 1/2 acres upon which said house is situated 100
That the said m. & Mrs. Bill Numanaka 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 m. & Mrs. Bill Numanaka hath unlawfully and forcibly held over their said tenor
on the 20th day of August 1951 the undersigned duly served upon the said m. & Mrs. Bill Numanaka as required by law, notice in writing to leave said premises
The undersigned asks process and Retention etc, Dated this 24th day of August 1951.

Ed. Kendrick,
Summonse.

on above case
To any Constable of said County Meeting; you are commanded to summon Mrs. & Mrs. Bill Numanaka to appear before me Peter Fisher a Justice of the Peace of said Township at my office in Plain City Ohio on the 28th day of August 1951 at 8 o'clock P. M. to answer to said action for forcibly entry and detention

in the described you will make 25th day of August witness my hand said Summons as follows, R and on the 25th defendants by

on the 28th day party Plaintiff Meldon for ad defendant granting all Plaintiff and the witness to the Plaintiff time out and Retention said Property

Received from the

Received

Bond for Stay of Execution Gen'l Code, Sec. 1041

On the... day of... the defendant came, and by... his of the County, approved by me efficient surety, caused a Bond execution to be entered herein, I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this... Justice Satisfaction of Judgment Received

payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Innocent

Township,

Union

County, Ohio

in the decided judgment as is said above Complaint, you will make legal services, this writ, at return same on or before the 25th day of August 1951 at 8 o'clock P. M. witness my hand this 24th day of August 1951.

Said Summons returned at Indorah Peter Fisher J. P. as follows, Received writ on the 24th day of August 1951 at 7 o'clock P. M. and on the 25th day of August 1951 served same on the within named defendants by leaving a true copy thereof to them personally, G. E. Hindman Constable,

On the 28th day of August 1951 at the hour of 8 P. M. said party Plaintiff & all defendants appeared before a witness Mr. Floyd Maddox for Plaintiff, after giving oath to both party Plaintiff and defendant also the witness Court proceeded and after hearing all testimony decided the case in favor of the Plaintiff and that he have restitution of said property the witness found and ascertained that he sold the property to the Plaintiff Ed. Hendrick - the defendant acknowledged his time out and would try and vacate without a writ of Restitution, time was extended two additional days, Said Property is vacated.

Signed this 28th day of August 1951 Peter Fisher J. P.

Received costs as on margin From the Plaintiff Ed. Hendrick this 25th day of Sept. 1951 Peter Fisher J. P.

Received costs in above case.

Constable H. E. Hindman

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... against... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

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

Justice of the Peace.

Satisfaction of Judgment

Received... 19... from...

payment in full of the above judgment and costs. 100 Dollars,

APPEAL BOND

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

No. Plaintiff vs. Defendant Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of... 19... the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant... will prosecute... appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against... he will satisfy it and the costs.

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

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Shome

Civil Action

10-41-5 THE COL. S. B. MFG. CO. 119

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

Piffs. Costs Defts. Costs
Dolls. Cts. Dolls. Cts.

Table listing court fees: Docketing Petition or Bill of Particulars .50, Appointing Guardian for Minor .60, Taking Security for Costs .60, etc.

George Elias Plaintiff
No. 260 vs.
George Hay Defendant

Action on
Gibbet Kirby Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 76.53 with interest from 9/20 1951 at 6 per cent. and costs.
Judgment for Plaintiff
October 29th 1951, \$ 77.03 and costs \$ 9.22

Be It Remembered, That on the 22nd day of October 1951, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The said Plaintiff says that he is due from said defendant the sum of seventy six and 53/100 Dollars, (\$ 76.53) for goods furnished the defendant, wherefore the plaintiff asks judgment for said amount of \$ 76.53, which he claims with interest thereon at the rate of 6% from the 20th day of September 1951.

Gibbet Kirby Plaintiff's attorney

Affidavit

State of Ohio, Madison County
George Elias being duly sworn says that he is the plaintiff in the within entitled cause and that the facts stated in the foregoing bill of Particulars are true, and that there is justly due to him the amount claimed therein, as he verily believes.

Sworn to before me and signed in my presence this 20th day of September 1951

Stanley P. Zonis Notary Public,
Summons issued to G.E. Hendee Constable by James G.P. Union Co, Ohio commanding him to summon George Hay to appear before me, the undersigned Justice of the Peace in my office in P. Lawrence City, James G.P., on the 29th day of October 1951 at 8. C. M., to answer the action of George Elias for amount due on account of the amount of 76.53 the Plaintiff asks judgment for the amount indicated herein, and for costs of this action, you will make due return of this writ on or before the 29th day of October 1951 at 8. P. M., witness my hand this 22nd day of October 1951

Peter Fisher J.P.
Received writ & summons on 23rd day of October 1951 and served same on the 23rd day of October 1951 by leaving a copy at residence.

G. E. Hendee, Constable

on October 29th is presumed, after testimony, I also the defendant and the defendant allowed the business to secure said slips of judgment of defendant of judgment of a total of \$ 92.22 defendant, if is to pay of

Signed

Revised

Received

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the... day of... the defendant came, and by... his... of the County, approved by me a sufficient surety, caused a Bond for execution to be entered herein,

I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this... 19...

Justice Satisfaction of Judgment Received

payment in full of the above costs.

Table listing Constable fees: B. E. Hendee Constable, Service of Order of Atch., Defts., each 1.00, Mileage, 1st m., 50c; add'l m., each .15, etc.

JURY No. of Miles

WITNESSES

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Innocent

Township,

Union

County, Ohio

on october 29th 1951 at 8 o'clock P. M. all parties present trial is resumed after giving oath to the Plaintiff and hearing his testimony, I also gave testimony of oath to both Mr. George Hay the defendant and his wife Mrs. George Hay at the request of the defendant George Hay for an itemized statement. the court allowed the Plaintiff by his son to go to their place of business to secure said slips of purchase, the court examined said slips of purchase carefully and found them correct the defendant was satisfied and after this I rendered judgment for the Plaintiff George Elias that he recover a total of \$77.03 this includes the interest costs also cost of \$9.20 so far account is allowed against the defendant, if defendant does not pay said costs the Plaintiff is to pay same.

Signed this 29th day of October 1951,
Peter Fisher Justice of the Peace

Received costs Peter Fisher J.P.

Received Constable Costs,
H. E. Windsor Constable

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____
his surety resident of the County, approved by me as good and sufficient surety, caused a Bond for the stay of execution to be entered herein, which follows:
I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court, _____
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____
Justice of the Peace.

Att'y for Plff.
Att'y for Deft.
with interest
per cent. and costs.
\$ 77.03

1951,
whereupon
following, to-wit:

from
\$ 77.03
the

at for said
with interest
20th

Attorney

he is the
and that
of Plaintiff as
Ohio
believe

my presence

Public,
Constable
being here
before
in my
29th day
cover the
due on
the Plaintiff
indorsed
you will
before the

of October 1951
Fisher J.P.
on 23,
me on the
ing a copy

Constable

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

June

Civil Action

10-41-5 THE COL. B. S. MFG. CO. 119

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

Table with columns: Piffs. Costs, Defts. Costs, and various legal services like Docketing Petition, Issuing summons, etc.

G. E. Hindman Constable. NAME OF OFFICER

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

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

JURY No. of Miles

WITNESSES

50 20 40 50 1 60 2 80 90 3 70

Ralph Yoder d.k. a Yoder Farm Equip Co. Plaintiff vs. George Lowe Defendant

Action on Agt. Frank Hughes None Am't claimed, \$ 51.50 with interest from May 1st 1950 at 6 per cent. and costs. Judgment for Paid before 19, \$ and costs \$ 5.30

On October said default a Frank S. H...

Costs

Be It Remembered, That on the 22nd day of October 1951, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The said Plaintiff says there is due him from said defendant the sum of \$51.50 for merchandise sold at defendant's request...

Summons issued to Constable G. E. Hindman of June T. Union County Ohio to summon said George Lowe to appear in my Court on Nov. 2, 1951 at 7 P. M. to answer unto said Ralph Yoder of the Farm Equipment Co for debt as contained in the Bill of Particulars, witness my hand this 22nd day of Oct. 1951 Peter Fisher J. P.

Return of Summons Said summons returned and indorsed by Constable G. E. Hindman that said copy of summons was served upon the 22nd day of October 1951 by leaving it at residence.

After a few days by defendant George Lowe appeared and gave facts that he is a non-resident of Union Co. near so of Jerome Ohio & but acknowledged the account true and to pay said in full to me to deliver to said Plaintiff. So on November 6th received amount in full for said account, Peter Fisher J. P.

Bond for Stay of Execution Gen'l Code, Sec. 1040

On the... day of... the defendant came, and by... his... of the County, approved by me a... ficient surety, caused a Bond f... execution to be entered herein, I, as surety for the stay of executio... judgment of... against... hereby promise and undertak... amount of said judgment, inte... and costs that may accrue.

Taken by and signed before approved this... 19... Justice Satisfaction of Judgment Received... payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

June Township,

Union

County, Ohio

On October 19th a deposit of 70.00 was made by Frank S. Hughes for this case and case no. 262, said deposit returned.

Costs Paid

Peter Fisher J.P.

H. E. Hindman

Frank Hughes

Att'y for Plff.

Att'y for Deft.

60 with interest 6 per cent. and costs.

before \$

the 1957, herein, whereupon

following, to-wit:

him from merchandise 6 can y above wherefore me - 51.50 annuun Costs

in,

le county Ohio 1951

il ment on the

of Oct. 1951

W. J. R.

and kindred was served by

ndant l gave on - resident of Ohio

ived amount W. J. R.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... against... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

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

Justice of the Peace.

Satisfaction of Judgment

Received... 19... from...

payment in full of the above judgment and costs. 100 Dollars,

APPEAL BOND

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

vs.

Plaintiff...

Defendant...

No.

Justice of the Peace Court,

Township, ... County, Ohio.

WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE,

of... County, Ohio, hereby promise and undertake to the said appelle..., in the sum and to the amount of... Dollars, conditioned, that the said appellant... will prosecute... h... appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against... h..., he will satisfy it and the costs.

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

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

J. Home

Civil Action

10-41-5 THE COL. S. B. WFG. CO. 119

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

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

G. E. Hindman Constable. NAME OF OFFICER

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

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

JURY

WITNESSES

Ellen Hill & Co. vs. Fred Hill and Son
No. 262 vs.
Harry Woodruff and Rue Woodruff Defendant

Action on
Frank S. Hughes, Atty for Plff.
Att'y for Deft.
Am't claimed, \$78.92 with interest from Dec. 19th 1949 at 6 per cent. and costs.
Judgment for Bail before trial Nov. 2 1951, \$ in full satisfaction and costs \$ 5.15

Be It Remembered, That on the 22nd day of October 1951, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The said plaintiffs say there is due them from said defendants the sum of 78.92 for necessaries to wit: Coal which was sold to defendants at their earnest request, and for which they agreed to pay, above amount remains due and unpaid, wherefore above plaintiff prays judgment against above named defendants in the amount of 78.92, with interest at the rate of 6% from Dec. 19th 1949 and his costs there expended.
Ellen Hill

Summons
To G. E. Hindman Constable of Justice of Peace Union County, Ohio
you are hereby commanded to summon Harry Woodruff and Rue Woodruff to appear before me a Justice of the Peace in my office in Plain City, Union Co. Ohio on November 2nd 1951 at 7. P. M. to answer unto the above Plaintiff, you will make due return of this writ on or before November 2nd 1951 at 7. P. M.
Witness my hand this 22nd day of October 1951
Peter Fisher J. P.

Return of Summons
Received the writ on the 23rd of October 1951 and served same on October 23rd 1951 on Harry Woodruff and Rue by giving a copy personally to Harry Woodruff,
G. E. Hindman, Constable

Before trial the said Plaintiff went and settled with the Plaintiff satisfactory the account,
Peter Fisher J. P.

Bond for Stay of Execution
Gen'l Code, Sec. 1040
On the... day of... the defendant came, and by... his... of the County, approved by me a... ficient surety, caused a Bond for execution to be entered herein,
I, ... as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.
Taken by and signed before approved this... 19... Justice... Satisfaction of Judgment Received... payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Codi Pail, Betw Fisher J.P.
Rec'd candle cr's *H. E. Hindman*

ag't
Att'y for Plff.
Att'y for Deft.

with interest
per cent. and costs.

before trial
57, \$ in full satisfaction

Feb 1951,
wherein, whereupon

following, to-wit:

of them
78.92
was sold to
for which
due and
of principal
interest
4 1949

the
Jerome
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Paul
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in Plain
November
until
make due
November 2-

October 1951
Fisher J.P.
October 1951
23, 1951
ing a
address,
w.
instable
apparent
J.P.

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____
his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:
I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.
Satisfaction of Judgment
Received _____ 19____, from _____

_____ Dollars,
payment in full of the above judgment and
costs.

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____

_____ Dollars and costs taxed at \$ _____
and the said _____ intend to
appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. S. WFG. CO. 119

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

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

Table of court fees including Docketing Petition or Bill of Particulars, Issuing summons, Issuing Order of Attachment, etc.

B. E. Henderson Constable. NAME OF OFFICER

Table of constable fees including Service of Order of Atch., Mileage, Service of Order of Eject't, etc.

JURY No. of Miles

WITNESSES

J. H. Ballard & Magnetic Springs Plaintiff
No. 263 vs. John Cellar Defendant

Action on Restitution
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ Res, with interest from 19 at per cent. and costs.
Judgment for Plaintiff, November 5th 1951, \$ and costs \$ 14.70

Be It Remembered, That on the 31st day of October 1951, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
as a landlords complaint:
To Peter Fisher a Justice of the Peace of Jerome Township, Union County, Ohio, the undersigned J. H. Ballard a resident of the County of Union State of Ohio doth make his complaint to you against one John Cellar for this: That the said John Cellar hath ever since the 1st day of April in the year 1951, and doth still unlawfully and forcibly detain from the undersigned possessor of the following premises, situated in the Township of Leesburg in said County of Union Ohio described as follows:
located on State Route 37 in the farm in Leesburg Twp. belonging to J. H. Ballard a house of six rooms a story and a half high painted gray, together with the garden spot upon which said house is located.
That the said John Cellar entered upon said premises as a tenant of the undersigned. The lease thereon expired at the time herein first mentioned, and from that time the said John Cellar hath unlawfully and forcibly held over his said term.
on the 11th day of October 1951 the undersigned duly served upon the said John Cellar by law notice in writing, to leave said premises.
The undersigned asks Process and Restitution the Date this 31st day of October 1951 signed by J. H. Ballard.

Summons
To any constable of said County greeting: you are commanded to summon John Cellar to appear before me at my office in Plain City, Jerome Twp, Union Co. to answer unto J. H. Ballard in an action for forcible entry and detainer of the

Property described as you will make le 5th day of November without my ha

on the date of present after concerning the the defendant Complaint and is it has not including the defendant signed

Received Col November

Received

Bond for Stay of Execution
Gen'l Code, Sec. 1040
On the... day of... the defendant came, and by... his s of the County, approved by me a ficient surety, caused a Bond f execution to be entered herein, I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, inte and costs that may accrue.

Taken by and signed before approved this... 19 Justice Satisfaction of Judgment Received payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Property described in the Complaint of Facible Petitioner to office No. 5-1951 at 8 P.M. you will make legal service of this writ and return the same on or before the 5th day of November 1951 at 8 P.M. Witness my hand this 31st day of October 1951 Peter Fisher J.P.

Summons Return

Received the above writ on 1st day of November 1951 at 10:30 A.M. and on the 1st day of November 1951 I served the same on the within named defendant John Cellan by leaving a copy with the wife of defendant John Cellan.

Signed G.E. Hindman, Constable

On the date set for trial both party Plaintiff and defendant were present after giving both oath and hearing the testimony concerning the property by Plaintiff and of being a tenant by the defendant, the defendant did not deny any part of said Complaint, so I rendered judgment in favor of the Plaintiff and is to have Restitution at expiration of the 10 days not including Sundays & Holidays.

The defendant promised to try his best in the time to secure a house. Signed this 5th day of November 1951 Peter Fisher J.P. Party moved November 17th 1951

Received costs paid from J.H. Ballard this 20th day of November 1951 as in margin Peter Fisher J.P.

Received costs for constable fees.

Constable G.E. Hindman

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by...

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

I, ... as surety for the stay of execution on the above judgment of ... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

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

Justice of the Peace.

Satisfaction of Judgment

Received... 19... from...

payment in full of the above judgment and costs.

APPEAL BOND

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

Plaintiff vs. Defendant Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of... 19... the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appelle, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

CIVIL DOCKET

Pete Fishue

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. D. WFG. CO. 119

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

Table with columns for 'Pliffs. Costs' and 'Defts. Costs'. Rows include 'Docketing Petition or Bill of Particulars', 'Appointing Guardian for Minor', 'Taking Security for Costs', etc.

Total Justice's Fees

m. w. anderson Constable. NAME OF OFFICER

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

Table with columns for 'Pliffs. Costs' and 'Defts. Costs'. Rows include 'Service of Order of Atch., Defts., each', 'Mileage, 1st m., 50c; add'l m., each', etc.

For Care of Animals Printing Sale Bills mileage to Sale & Sale

JURY No. of Miles

WITNESSES

Foley mfg. Co, 3300 7th St, Minneapolis, Minn

No. 264 vs. Plaintiff

Jerry Anderson, R. 13 Plain City Defendant

Action on Morgan & Varca, Att'y for Plff. Att'y for Deft.

Am't claimed, \$38.65 with interest from April 11, 1950 at 6 per cent. and costs.

Judgment for Plaintiff January 21, 1952 \$43.05 and costs \$28.10

Be It Remembered, That on the 16th day of Jan 1952, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: Plaintiff states that it is a Corporation duly organized and existing under and by virtue of the laws of the state of Minnesota; all that it was such during all times hereinafter mentioned.

Plaintiff further states that on or about the 11th day of April 1950, it sold and delivered to the defendant at his personal instance and request one model-M 4 Foley Electraker Lawn Mower Sharpener for motor drive with one M-4 motor attached for the agreed price of 163.40 that nothing has been paid thereon except 124.75 and by reason thereof there is now due and owing to plaintiff the sum of 38.65 which sum plaintiff claims with interest at the rate of 6% per annum from April 11, 1950 to date, said interest amounting to 3.65 making a total of 42.30 due and payable to the plaintiff from the defendant.

Whereupon, plaintiff prays judgment against the defendant in the sum of 42.30 at the rate of 6% interest per annum from the 11th day of November 1951, and for costs of this action.

Morgan & Varca Attys, State of Minn.

Pete Varca, being duly sworn according to law, states that he is one of the attorneys for the plaintiff herein, that the plaintiff is a corporation, that the defendant is not a member of the armed forces of the United States of America and that the facts and allegations contained in the foregoing petition are true as he verily believes.

Sworn to before me and subscribed in my presence this 12th day of November 1951. at this, Franklin County, Alice R. Baumgartner, Notary Public.

Constable deputized until appointed as regular constable said m. w. Anderson of Plain City deputized by me and sworn this 16th day of January 1952. Pete Fishue J.P.

Summons issued to command and to Tp. Main Co. this on Jan the Foley manufacture mower sharpener - this writ on a b witness my hand said Summons 16th day of January answered on J

on the 21st day presented with defendant failed for full amount.

Execution of State of this County; whereas n. e. missouri Jerry Anderson Fishue a Justice of the Peace and judgment there 45 Dollars, 10 amount due increase of interest personal of proper party entitled certificate the writ, in 2 Given under

Continued on

Bond for Stay of Execution Gen'l Code, Sec. 1040

On the... day of... the defendant came, and by... his s of the County, approved by me as ficient surety, caused a Bond f execution to be entered herein, 1, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this... 19...

Justice of the Peace Satisfaction of Judgment Received...

payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Summons issued to m. w. Anderson deputy constable of Jerome Tp, Union Co. O. to command and summon Jerry Anderson to appear before me at my office in Jerome Tp, Union Co. Ohio on Jan. 21st 1952 at 3 o'clock P. m. to answer unto said Court the Toley Manufacturing Co. of Minneapolis Minn for amount due on mentioned favor shown sharpener as stated in foregoing Bill of Particulars, you will make due return by this writ on or before the 21st day of January 1952 at 3 P. m.

Witness my hand this 16th day of January 1952. Peter Fisher J. P.

Said Summons returned and endorsed as received said summons on the 16th day of January 1952 at 5 o'clock P. m. and served same upon said Jerry Anderson on January 17th 1952 by leaving a copy to him personally, m. w. Anderson constable

On the 21st day of January 1952 at 3 o'clock P. m. the Bill of Particulars presented with Justice and Constable present, we waited one hour at the defendant failing to appear judgment was rendered in favor of the Plaintiff for full amount. Signed this 21st day of January 1952. Peter Fisher J. P.

Execution issued February 1st 1952, as follows:

State of Ohio Union Co, Jerome Tp. To m. w. Anderson constable of said County; Whereas on the 21st day of January 1952 the Toley Mfg. Co. of 3300 Fifth St N.E., Minneapolis 18 Minn. obtained a judgment against Jerry Anderson P. R., 3 Plain City, Ohio before me the undersigned Peter Fisher a Justice of the Peace of the Township, aforesaid for the sum of Forty two and 30/100 Dollars on a claim, and for 995 costs upon which judgment there is due, of principal interest and costs the sum of Fifty two and 85/100 Dollars, you are therefore hereby commanded to collect the said amount due on said judgment with costs endorsed and increase and increase of interest at the rate of 6 per centum per annum out of the personal property of the said Jerry Anderson and pay the same to the party entitled thereto, you will make return of this execution and a certificate thereon, showing the manner in which you have executed the writ, in thirty days from the time of your receipt hereof, Given under my hand this 1st day of February 1952, Peter Fisher J. P.

Continued on Page 207

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

No. _____ Plaintiff, vs. Defendant, Justice of the Peace Court, Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

June

Township,

Union

County, Ohio

Att'y for Plff.

Att'y for Deft.

80 with interest
per cent. and costs.

Amount
32.86196

May 1952,
whereupon

Following, to-wit:

from
merchantize
him at
to pay,
said. wherefore
have named
with interest
from Nov.
ended,
all,
paying,
erson
commanding
to
January
to said
not due
Nov. 8th 1960
of this
January

January 1952
J.P.
Jan. 21st
me on
by leaving
n. Constable
said Party
and
from
to pay
to
1/2 cost,
January 1962,
J.P.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.
Satisfaction of Judgment
Received _____ 19____, from _____

_____ Dollars,
payment in full of the above judgment and
costs.

APPEAL BOND

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

No. _____
Plaintiff, _____
vs. _____
Defendant, _____
Justice of the Peace Court,
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said
_____ obtained a judgment against the said
_____ on the docket of said
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute his appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against him, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

June

Civil Action

10-41-5 THE COL. B. S. MFG. CO. 119

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

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

Table listing court fees: Docketing Petition or Bill of Particulars .50, Appointing Guardian for Minor .60, Taking Security for Costs .60, etc.

Total Justice's Fees

M.W. Anderson Constable

NAME OF OFFICER

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

Table listing officer fees: Service of Order of Attach., Defts., each 1.00, Mileage, 1st m., 50c; add'l m., each .15, etc.

JURY No. of Miles

WITNESSES

Sam Sharpe Insurance Agency, Plain City, Ohio Plaintiff
No. 266 vs.
Donald Boyer, Plain City, R. 1 Ohio Defendant

Action on
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 33.22 with interest from ---19 at per cent. and costs.
Judgment for in default
Jan 25 1952, \$ 33.22 and costs \$ 5.10

Signed by

Received this 28th

Received

Be It Remembered, That on the 21st day of January 1952 the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Said Plaintiff says there is due him from said defendant the sum of 33.22 due plaintiff for cash money advanced for insurance premiums paid by plaintiff for defendant at his request above amount remains due and unpaid wherefore Plaintiff prays judgment against above named defendant with amount of 33.22 and his costs expended.

50
1 60

Summons issued to M.W. Anderson Constable June 9th Union Co. Ohio, commanding him to summon Donald Boyer to appear before me a Justice of the Peace at my office in Union Twp. Ohio on the 25th day of January 1952 at 5 P.M. to answer the action of Sam Sharpe Insurance Agency d.b.a. for amount due on cash money advanced for insurance premiums to the amount of thirty three and 22/100 dollars (33.22) Plaintiff asks a judgment of said amount and costs expended thereon.
You will make due return of this writ on or before the 25th day of January 1952 at 5 P.M. return my hand this 21st day of January 1952

2 60 70

Peter Fisher J.P.
After summons issued as follows:
Return on 21st day of January 1952 at 5 P.M. served same upon said Party Personally on Jan. 22, 1952

M.W. Anderson Constable
After summons served upon said defendant said Party consulting said Plaintiff and said Plaintiff in turn by agreement, the Court upon reconsideration of Plaintiff rendered judgment in default against defendant, all costs to be added to account and at intervals of \$5.00 every week, said defendant to pay until paid.

Bond for Stay of Execution

Gen'l Code, Sec. 10401
On the... day of... the defendant came, and by... his surety, approved by me as sufficient surety, caused a Bond for execution to be entered herein, with I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before me approved this... 19... Justice of the Peace Satisfaction of Judgment Received
payment in full of the above judgment costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Summe

Township,

Union

County, Ohio

Signed by me this 25th day of January 1952,

Peter Fisher J.P.

Received of *Sam Sharpe* total costs in above case this 28th day of January 1952.

Peter Fisher J.P.

Received costs for constable *Ferr*,

Constable,

Att'y for Plff.

Att'y for Deft.

with interest per cent. and costs.

fault \$2,3322

January 1952
rein, whereupon

following, to-wit:

in from
of plaintiff
premiums
his request
paid
against
amount of

Plaintiff
constable
bein to
pay me
in P. M. a.o.
P. M. &
man agency
advanced
of amount

int on a
-2 at 5 P.M.
January 1952
J.P.
llaws
1952 at
said
452

Constable
of defendant
lawyer
by
mediation
in
all costs
interests
ant to

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

No. _____

Plaintiff _____ vs. Defendant _____

Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____

Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. S. B. WFO. CO. 119

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

Piffs. Costs Defts. Costs
Dolls. Cts. Dolls. Cts.

Table listing various court fees such as Docketing Petition or Bill of Particulars, Appointing Guardian for Minor, Taking Security for Costs, etc.

H. P. Martini Plaintiff
No. 267 vs.
Geo Rlams Defendant

Action on
Todd Hoopes Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 80.00 with interest from Sept. 30 1946 at 6 per cent. and costs.
Judgment for Plaintiff
March 20th 1952, \$ 82.00 and costs \$ 10.00

Be It Remembered, That on the 15th day of March 1952 the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Now comes the Plaintiff and for a cause of action says that he is a resident of the village of Marysville, Union County, Ohio, being the sole owner and doing business under the name of H. P. Martini, with his principal place of business in Marysville, Paris Township, Union County, Ohio. That the defendant, Geo Rlams is engaged in business in Jerome Township, Union County, Ohio, and is a resident of said Jerome Twp. That the defendant is indebted to the Plaintiff in the sum of \$80.00 on an open account a copy of which is attached hereto, marked Exhibit "A". That the said claim is just, due and that the plaintiff holds security therefor. Wherefore the Plaintiff, H. P. Martini, prays judgment against the said defendant, Geo Rlams, for said sum of \$80.00 with interest from the 30th day of September 1946 and costs, and for such other and further relief as the court may find to be just and equitable.

Myra H Hoopes atty for Plaintiff
State of Ohio
Union County The Plaintiff, H. P. Martini being duly sworn says that the facts stated and allegations made and contained in the foregoing Bill of Particulars are true as he believes. H. P. Martini.

Sworn to before me and signed in my presence by the said H. P. Martini, this 22nd day of February 1952.

Todd Hoopes
Notary Public
Union County 3/24/52

Summons
Union County, Ohio
appear before me
residence in Jerome
4 o'clock P.M. to
an open account
Plaintiff asks judgment
Said summons
at 4 o'clock P.M.
witness my hand
Said Summons
day of March and
made by person.

On March 20th 1952
H. P. Martini ad Geo
read judgment a
Exhibit "A" and "B"
of sale of this
\$ 81.18.00 after
rendered judgment
plus interest @
to a total of
to defendant
Court decided
defendant.

Received of
covering judgment
Received Court

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the... day of...
the defendant came, and by...
his...
of the County, approved by me a
ficient surety, caused a Bond
execution to be entered herein,
I,
as surety for the stay of execution
judgment of...
against...
hereby promise and undertake
amount of said judgment, interest
and costs that may accrue.

Taken by and signed before
approved this... 19...
Justice
Satisfaction of Judgment
Received

payment in full of the above
costs.

M. W. Anderson Constable.

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

Table listing additional court fees such as Service of Order of Attach., Mileage, Service of Order of Ejectment, etc.

Total

JURY No. of Miles

WITNESSES

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Summons issued to M.W. Anderson, Constable of Jerome Tp, Union County, Ohio, commanding him to summon Geo Rame to appear before me the undersigned Justice of the Peace in my office at residence in Jerome Tp, Union Co. Ohio on the 20th day of March 1952 at 4 o'clock P.M. to answer unto the action of H.O. Martin for amount due on an open account of \$80.00 with Int @ 6% from Sept. 30th 1946. Plaintiff asks judgment for the amount indorsed hereon and for costs of action. Said summons to be duly returned on or before the 20th day of March 1952 at 4 o'clock P.M.

Witness my hand this 15th day of March 1952. Peter Fisher J.P. Said summons returned and indorsed as follows: Received with on 17th day of March and served same upon said Geo Rame on the 17th day of March by person. Signed M.W. Anderson Constable.

On March 20th 1952 date set for trial all parties present, oath given to H.P. Martin and Geo Rame, said Geo Rame defendant asked for readjustment a verbal counter claim, evidence of account was given by Exhibit "A" and "B" in Court. The claim of defendant was that he was to keep off sale of trees, which comprised the suit and asked for the amount of \$18.00 after considering same and by agreement the Court rendered judgment in favor of Plaintiff by the amount of \$62.00 plus interest @ 6% from Sept. 30th 1946 which amounted to a total of \$82.05 and counter claim granted of \$18.00 to defendant. Court decided judgment for costs of \$10.05 against the defendant. Signed this 20th day of March 1952

Peter Fisher J.P.

Received of Geo Rame by check the amount of \$92.10 covering judgment and all costs, dated this 20th day of March 1952, Received Constable Fee in above case. Constable

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

No. _____ Plaintiff _____ vs. Defendant _____ Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. S. S. WFS. CO. 119

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

Table with columns: Pliffs. Costs, Defts. Costs, Dolls., Cts., Dolls., Cts. Rows include Docketing Petition or Bill of Particulars, Appointing Guardian for Minor, Taking Security for Costs, etc.

Thorp meta Sales
Marysville, Ohio

No. 268 vs. Plaintiff

Alfred Schmidt
Plain City, Ohio

Defendant

Action on

C. A. Hoopes,
Att'y for Plff.
Att'y for Deft.

Am't claimed, \$ 99.90 with interest
from 19 - at per cent. and costs.

Judgment for Plaintiff
July 8th 1952, \$ 99.90
and costs \$ 8.15

Be It Remembered, That on the 3rd day of July 1952
the said Plaintiff filed this Bill of Particulars herein, whereupon
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Plaintiff asks judgment against the defendant
on an open account in the amount of \$ 99.90
for goods sold and delivered.

C. A. Hoopes,
Att'y for Plaintiff

State of Ohio, Union County Ohio, ss:
C. A. Hoopes, being first duly sworn, says
that he is the attorney for the Plaintiff in
the above entitled cause and that the facts
stated in the foregoing Bill of Particulars are
true as he verily believes.

signed C. A. Hoopes

sworn to before me and subscribed in my
presence this 2nd day of July 1952
Beth L. Tread.
Notary Public.

Summons
To M. W. Anderson Constable of Jerome Tp.
Union County Ohio

You are hereby commanded to summon
Alfred Schmidt to appear before me the
undersigned Justice of the Peace in my office in
Jerome Tp. on the 8th of July 1952 at 5 o'clock
P. M. to answer the action of Thorp meta sales
of Marysville Ohio for the amount due on goods
sold and delivered to the amount of \$ 99.90

The Plaintiff asks judgment for the amount
indorsed herein and for the costs of this action
you will make due return of this writ on a
before the 6th day of July 1952 at 5 P. M.
witness my hand this 3rd day of July 1952,
Peter Fisher J. P.

Return received this writ on the 6th day
of July 1952 at 4 o'clock P. M. and I served
same on 5th day of July 1952 by leaving
a copy with his wife Abna Schmidt
signed
M. W. Anderson, Constable.

The time arrived
after waiting on
Judgment again
on the same
appeared and
signed the
Received

M. W. Anderson Constable.
NAME OF OFFICER

Table with columns: Service of Order of Atch., Defts., each 1.00; Mileage, 1st m., 50c; add'l m., each .15; Service of Order of Eject't Deft., each 1.00; etc.

Total

3 95

JURY No. of Miles

WITNESSES

Bond for Stay of Execution

Gen'l Code, Sec. 10401
On the... day of...
the defendant came, and by...
his...
of the County, approved by me a
ficient surety, caused a Bond for
execution to be entered herein,
I,
as surety for the stay of execution
judgment of...
against...
hereby promise and undertake
amount of said judgment, interest
and costs that may accrue.

Taken by and signed before
approved this...
Justice
Satisfaction of Judgment
Received
payment in full of the above
costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jhrome

Township,

Union

County, Ohio

The time arrived for trial conducta present but said defendant after waiting one hour did not appear & therefor rendered judgment against said defendant.

Peter Fisher J.P.

on the same evening at or about 7 o'clock said defendant appeared and paid entire judgment and all costs, signed this 8th day of July 1952.

Peter Fisher J.P.

Received costs for conducta fees.

Constatable,

Att'y for Plff.

Att'y for Deft.

90 with interest per cent. and costs.

52. \$ 99.90

1952 rein, whereupon

following, to-wit:

the defendant of \$99.90

Plaintiff-

sum says plaintiff in the facts recited are

my

al. this

more to p.

sum man

are the

my office is

at 5 o'clock

of mda sales

on goods

\$99.90

the amount

this action

wit on a

at 5 P.M.

July 1952,

and J.P.

the 8th day

and I signed

by leaving

thru

Constatable,

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... against... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

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

Justice of the Peace.

Satisfaction of Judgment

Received... 19... from...

payment in full of the above judgment and costs.

APPEAL BOND

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

No. Plaintiff vs. Defendant Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute... appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against... he will satisfy it and the costs.

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

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. S. B. MFG. CO. 119

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

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

George W. Wilson
Mayme Wilson
Plaintiff
No. 269 vs.
Mrs. Owen M. Henry
Mrs. Owen M. Henry
Defendant

Action on
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ Restitution with interest
from 19 at per cent. and costs.
Judgment for Plaintiff
mond Aug. 5th 1952, \$
and costs \$ 4.20

Be It Remembered, That on the 1st day of August 1952
the said Plaintiff filed their Bill of Particulars herein, whereupon
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
as a landlords Complaint, the undersigned George W. Wilson
and Mayme Wilson a resident of the County of Union State of Ohio
do hereby make their complaint to you against our Obed
M. & Mrs. M. Henry for that the said M. & Mrs.
Owen M. Henry that since the 1st day of August in
the year 1952 and do still, unlawfully and peaceably 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 house of two story
eleven rooms painted green shingles siding, located
on North Chillethe St., in the village of Plain City, Ohio
That the said M. & Mrs. Owen M. Henry entered upon
said premises as a tenants of the undersigned
the lease therefor expired at the time herein first
mentioned; and from that time the said
M. & Mrs. Owen M. Henry have unlawfully
and peaceably held over their said term.
on the 15th day of July 1952 the undersigned
duly served upon the said M. & Mrs. Owen M. Henry
as required by law, notice in writing, to leave
said premises
The undersigned asks process and Restitution etc;

Dated this 1st day of August 1952
Signed by Geo. W. Wilson
Mayme P. Wilson.

Summons
State of Ohio Union County Jerome Township
To any Constable of said County greeting:
You are commanded to summon Mrs. Owen M. Henry to appear before me Peter Fisher
a Justice of Peace of said township at my
office in Plain City, Ohio thereon on the 6th
day of August 1952 at 1 o'clock P.M.
to answer unto George Wilson and
Mayme Wilson in an action for forcible
entry and detention on the described
premises as stated in above Complaint
you are to make legal return of this
writ on or before the 6th day of
August at 1 o'clock P.M. Witness my

hand- this 1st day
Summons returned
Received writ on
and on the 2nd
within named de
North Chillethe
on the 5th day
moved from 56

Received costs
on August 9th

Received costs

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

JURY No. of Miles
WITNESSES

Bond for Stay of Exec
Gen'l Code, Sec. 1040
On the... day of...
the defendant came, and by...
his...
of the County, approved by me a
ficient surety, caused a Bond of
execution to be entered herein,
I,
as surety for the stay of executio
judgment of...
against...
hereby promise and undertak
amount of said judgment, inte
and costs that may accrue.
Taken by and signed before
approved this... 19...
Justice
Satisfaction of Judgment
Received
payment in full of the above
costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Sumner

Township,

Union

County, Ohio

hand-dated 1st day of August 1952

Peter Fisher J.P.

Summons returned and endorsed as follows:

Received writ on the 1st day of August 1952 at 6 o'clock P.M. and on the 2nd of August 1952 I served same upon the within named defendant by delivering a copy at their home on North Chillicothe St., Plain City, Ohio.

Signed by M. W. Anderson, Constable,

On the 5th day of August 1952 said party defendants moved from said premises without trouble.

Signed Peter Fisher J.P.

Received costs the total from George W. Wilson on August 9th 1952.

Peter Fisher J.P.

Received cost for Constable Fees.

Constable,

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... against... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of... 19...

Justice of the Peace.

Satisfaction of Judgment

Received... 19..., from...

payment in full of the above judgment and costs. 100 Dollars,

APPEAL BOND

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

No.

Plaintiff...

vs.

Defendant...

Justice of the Peace Court,

Township, ... County, Ohio.

WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE,

of... County, Ohio, hereby promise and undertake to the said appelle..., in the sum and to the amount of... Dollars, conditioned, that the said appellant... will prosecute... appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against... he... will satisfy it and the costs.

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

CIVIL DOCKET

Plm Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. S. S. WFG. CO. 119

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

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

Russell Freeman
Plaintiff
Plain City Oil Co.
No. 270 vs.
A. G. Schmitt
Defendant

Action on
Charles F. Buck
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 93.98 with interest from Feb 28 1952 at 6 per cent. and costs.
Judgment for Stuart
Aug 16th 1952, \$ 96.67 and costs \$ 4.85

you will make do August 1952 at witness my hand

Received writ and served same

on the morning and paid interest costs as marked

Received costs

Be It Remembered, That on the 7th day of August 1952 the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Plaintiff says there is due from the defendant to the Plaintiff on an account for merchandise sold and delivered to the defendant at defendant's special instance and request the sum of Ninety-three Dollars and Ninety-eight Cents (\$93.98) a copy of which account is hereby attached, marked Exhibit "A" and made a part hereof.
Wherefore, Plaintiff prays judgment as against defendant in the said sum of \$93.98 with interest from February 28th 1952 and the costs herein accruing.

State of Ohio County of Union ss.
Russell Freeman being first duly cautioned and sworn says that he is the Plaintiff and that the facts set forth in the foregoing Bill of Particulars are true as he verily believes.
Plaintiff Russell Freeman
Sworn to before me by the said Russell Freeman and by him subscribed in my presence this 1st day of August 1952
Charles F. Buck
Notary Public State of Ohio
Term expires October 15/1954

Summons.
State of Ohio Union County
To Mr. W. Anderson, Constable of Jerome Twp. said County greeting:
You are hereby commanded to summon A. G. Schmitt to appear before me the undersigned Justice of the Peace in my office in Plain City Jerome Twp. on the 16th day of August 1952 at 2 o'clock P.M. to answer the action of Russell Freeman dba: Plain City Oil Co. for amount due on merchandise on account to the amount of \$93.98 and int. @ 6% from Feb. 28th 1952 Plaintiff asks judgment and costs for this action.

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

Table with columns: JURY, WITNESSES, No. of Miles

Bond for Stay of Execution
Gen'l Code, Sec. 1040
On the... day of... the defendant came, and by... his s... of the County, approved by me a ficient surety, caused a Bond f execution to be entered herein,
I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, inte and costs that may accrue.
Taken by and signed before approved this... 19... Justice Satisfaction of Judgment Received... payment in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

You will make due return of this writ on or before the 16th day of August 1952 at 2 o'clock P.M.

Witness my hand this 11th day of August 1952, Peter Fisher J.P.

Return of Summons

Received writ on the 13th day of August 1952 at 4 o'clock P.M. and served same upon defendant by person, on that day.

Signed M. W. Anderson Constable,

on the morning of date set for trial said defendant came and paid entire amount of \$93.98 plus interest and the costs as marked on margin.

Signed Peter Fisher J.P.

Received costs for Constable Fee,

Constable,

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

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

Justice of the Peace.

Satisfaction of Judgment

Received... 19... from...

payment in full of the above judgment and costs.

APPEAL BOND

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

No.

Plaintiff...

vs.

Defendant...

Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of... 19..., the said...

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

Justice of the Peace, for... Dollars and costs taxed at \$...

100 intend to...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to...

the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Plain City, oil Co, for merchandise for the amount due on an account to the amount of \$33.49 at int @ 6% from August 31st 1952 at Plaintiff asks - judgment for the amount awarded, herein and for costs by this order. You will make due return of this writ on or before the 16th day of August 1952 at 2.30 o'clock P. M. Witness my hand this 11th day of August 1952 Peter Fisher J.P.

Return of Summons

Received this writ a summons on the 11th day of August 1952 at 4 P.M. served same on the 11th day of August 1952 on said Thomas Salisbury by giving copy personally. Signed Moral W. Anderson, Constable.

On August 15th 1952 the said defendant came and signed a motion to have said case continued, said motion is as follows:

To the Justice Court of Jerome T. Union A. Ohio, I hereby make a motion in the court to have the case of Plain City, oil Co, vs myself continued until September 8th 1952 and admit the debt to said company.

Signed by Thomas Salisbury,

Said motion granted this 15th day of August 1952 Peter Fisher J.P.

Received entire judgment in full - this September 20th 1952 from said defendant Thomas Salisbury. Peter Fisher J.P.

Received costs in above case - this Sept. 20th 1952 from said defendant Thomas Salisbury. Peter Fisher J.P.

Received constable fees in above case. Constable,

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received \$33.49 - 1952, from Thomas Salisbury thirty nine Dollars, payment in full of the above judgment and costs. 590 Peter Fisher

APPEAL BOND

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

No. _____ Plaintiff _____ vs. Defendant _____ Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

Att'y for Plff.
Att'y for Deft.
with interest
per cent. and costs.
\$ 35.49
1952
whereupon
following, to-wit:
defendant
and
at
llan,
is here
d make
as
33.49
1951
duly
let is
t forth
are true
unam
with
usell
ied in
just 1952
State of Ohio
Oct. 15/54
Jerome T.
to appeal
are in my
Union Co. Ohio
1952 at
in the
dba,

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

June

Civil Action

10-41-5 THE COL. B. B. WFG. CO. 119

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

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

Table listing court fees: Docketing Petition or Bill of Particulars .50, Appointing Guardian for Minor .60, Taking Security for Costs .60, Indexing Case Pliffs. and Defts., each .10, etc.

Total Justice's Fees 2 80

m. w. anderson Constable. NAME OF OFFICER

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

Table listing service fees: Service of Order of Atch., Defts., each 1.00, Mileage, 1st m., 50c; add'l m., each .15, Service of Order of Eject't Deft., each 1.00, etc.

JURY No. of Miles

WITNESSES

Russell Freeman
Plaintiff
No. 272 vs.
Dale Bliss
Defendant

Action on
Charles F. Buck Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 27.54 with interest
from Nov. 11th 1950 at 6 per cent. and costs.
Judgment for Plaintiff
Aug 16th 1952, \$ 30.45
and costs \$ 5.90

Be It Remembered, That on the 7th day of August 1952, the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Plaintiff says there is due from the defendant to the plaintiff on an account for gasoline and oil sold and delivered to the defendant at defendant's request and special instance the sum of twenty seven dollars and fifty four cents (\$27.54) a copy of which account is hereto attached marked Exhibit "A" and made a part hereof.
Wherefore Plaintiff prays judgment as against defendant in the said sum (\$27.54) with interest from November 11th 1950 at the rate herein accruing.

Charles F. Buck
att'y for Plaintiff

State of this County of Union:
Russell Freeman being first duly sworn and cautioned says that he is the plaintiff and that the facts set forth in the foregoing Bill of Particulars are true as he verily believes.

Russell Freeman Plaintiff
Sworn to before me by the said Russell Freeman and by him subscribed in my presence this 10th day of August 1952.

Charles F. Buck
Notary Public State of Ohio
Winn expires October 15th 1954.

Summons
To m. w. anderson Constable of Union Tp. Union Co Ohio, you are hereby commanded to summon Dale Bliss to appear before me the undersigned Justice of the Peace in my office at Plain City, Ohio Union Tp. Union Co Ohio on Aug. 16th 1952 at 3 o'clock P. M. & answer unto the action of Russell Freeman dba Plain City, Ohio on an account due on an account of \$27.54 with interest @ 6% from November 11th 1950 and costs of this action.
You will make due return of this writ on or before the 16th day of August 1952.

witness my hand

Received this writ on said Party by hand

on the day given amount of \$27.54 and was told to be rendered ago Particulars so at time set Judgment in of Dated this

Received costs amount of \$5.

Received costs

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... the defendant came, and by... his s... of the County, approved by me as sufficient surety, caused a Bond for execution to be entered herein, u... I, ... as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this... 19...

Justice of... Satisfaction of Judgment
Received Aug. 16
Defendant
only of me
payment in full of the above costs.
Peter Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Witness my hand this 11th day of August 1952
Peter Fisher J.P.

Return

Received this writ on the 11th of August 5:30 A.M. and served same on said Party by leaving a copy personally on Aug. 12th 1952 at residence.

Signed by M.W. Anderson, Constable

On the day prior a two said defendant paid to Russell Freeman an amount of \$4.00 on account said defendant called said Justice and was told to appear as in summons otherwise judgment would be rendered against him for the amount as stated in the Bill of Particulars

So at time set for hearing the court in absence of defendant rendered judgment in favor of the Plaintiff plus all costs.

Dated this 16th day of August 1952

Peter Fisher J.P.

Received costs in above case from Russell Freeman to the amount of \$5.90 October 8th 1953,
Peter Fisher J.P.

Received costs for constable fees

Constable.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received Aug. 16 1952 from

Defendant only Five Dollars, payment in full of the above judgment and costs.
Peter Fisher

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____
Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. B. MFG. CO. 119

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

Table with columns: Piffs. Costs, Defts. Costs, Dolls., Cts., Dolls., Cts. Rows include Docketing Petition or Bill of Particulars, Appointing Guardian for Minor, Taking Security for Costs, etc.

A. B. Schmidt
No. 273 vs. Plaintiff
Otto Blumenschein Defendant

Action on
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 50.00 with interest from March 15th 1951 at 6 per cent. and costs.
Judgment for Plaintiff - Aug. 21st 1952 \$ 54.35 and costs \$ 4.65

and pay the costs
So on the 21st
Otto Blumenschein
Principal and interest
Said party def...

Received cost

Be It Remembered, That on the 16th day of August 1952 the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The said Plaintiff says that is due him from said defendant the sum of Fifty Dollars (\$50.00) for business made & given for delivered at his request
Wherefore the Plaintiff asks judgment for said amount of \$50.00 which he claims with interest thereon at the rate of 6% from the 15th day of March 1951
Signed by A. B. Schmidt

M. W. Anderson Constable. NAME OF OFFICER

Table with columns: Service of Order of Attach., Defts., each 1.00; Mileage, 1st m., 50c; add'l m., each .15; Service of Order of Eject't Deft., each 1.00; etc.

JURY No. of Miles
WITNESSES

Summons
Summons issued to M. W. Anderson, Constable of Jerome Tp., Union Co. Ohio hereby commanding him to summon said Otto Blumenschein to appear before me a Justice of the Peace of Jerome Tp., Union Co., Ohio on the 21st day of August 1952 at 8 o'clock P. M. at my office in Plain City Ohio Jerome Tp., Union County Ohio to answer unto said A. B. Schmidt for the amount as aforesaid in Bill of Particulars
I there fore demand returns of this summons on the 21st day of August 1952 at 8 o'clock P. M.
Witness that my hand this the 16th day of August 1952. Peter Fisher J. P.

Return of Summons
Received said summons on the 16th day of August 1952 at 6 P. M. and I served same upon defendant on the 18th day of August 1952 personally at Union County in Plain City Ohio
on the 20th day of August 1952 said defendant appeared and paid said amount of interest and costs so far accrued & being informed said he would appear on next day August 21st 1952.

Bond for Stay of Execution
Gen'l Code, Sec. 10401
On the... day of... the defendant came, and by... his surety, caused a Bond for execution to be entered herein, with I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.
Taken by and signed before me approved this... 19...
Justice of the Peace
Satisfaction of Judgment
Received August 21st 1952
Otto Blumenschein
City of...
payment in full of the above costs. 4.65
Peter Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

and pay the costs principal and interest. So on the 21st day of August 1952 said party defendant Otto Blumenschein appeared and paid the total of \$54.25 as principal and interest and all costs amount of which was \$4.65. Said party defendant was given receipt for same.

Peter Fisher J.P.

Received costs as Constable Fees,

Constable,

Att'y for Plff.
Att'y for Deft.
with interest
per cent. and costs.

\$54.25

1952

Following, to-wit:

him from
Pollara
and

for said
with
from the
Schmidt,

near
in
given said
me me
Union Co, Ohio
52 at
Plain City
to answer
the amount

August 1952

16th day
J.P.

16th day
and
the 18th
at Union

2 daily
amount
a counsel
would
at 21st 1952

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received August 21 1952, from Otto Blumenschein Fifty Four - 20 Dollars, payment in full of the above judgment and costs. 4.65 Peter Fisher

APPEAL BOND

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

No. _____ Plaintiff, _____ vs. Defendant, _____ Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. S. WFS. CO. 119

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

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

Frost Motor Sales Co,

Action on

No. 274 vs. Plaintiff,

O. R. Davis,

Defendant,

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 97.00 with interest from Sept 30 1950 at 6 per cent. and costs.

Judgment for Plaintiff Feb. 10 1953, \$ 110.74 and costs \$ 6.80

Be It Remembered, That on the 6th day of February 1953, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The said Plaintiff says there is due them from said defendant the sum of ninety seven and no/100 dollars, (97.00) for merchandise with account marked Exhibit "A" attached whereupon the Plaintiff asks judgment for said amount of 97.00 which he claims with interest thereon at the rate of 6% from 30th day of September 1950 and costs of this action. Signed C.W. Frost.

Defendants' address R.R. 3 Plain City, Ohio

Affidavit, State of this Union County Ohio. C.W. Frost of Frost Motor Sales being duly sworn says he is the Plaintiff in the within entitled cause, and that the facts stated in the foregoing bill of particulars are true and that there is justly due them the amount claimed therein as he verily believes. Signed C. A. Frost.

Sworn to before me and signed in my presence this 6th day of February 1953.

Peter Fisher, J.P.

Summons Summons issued to M.W. Anderson constable of Jerome of Union County Ohio commanding him to summon O. R. Davis, to appear before me an undersigned a Justice of the Peace in my office at residence in Jerome, Pa. on the 12th day of February 1953 at 5 o'clock P.M. to answer action of the Frost Motor Sales Company of Merchandising Ohio, for amount due as stated in Bill of Particulars, the constable to make due return of this writ on or before the 12th

day of February 1953
Summons served same day

On the 10th day of February 1953, voluntarily admitted and claimed with

Received to

M.W. Anderson Constable.

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

Table of fees for various legal services including Service of Order of Attachment, Mileage, Service of Order of Ejectment, etc.

JURY No. of Miles

WITNESSES

Bond for Stay of Execution

On the... day of... the defendant came, and by... his surety, caused a Bond for execution to be entered herein, with

I, as surety for the stay of execution judgment of... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before me approved this... 19...

Satisfaction of Judgment Received Feb. 10th O.R. Davis One hundred and eighty four and no/100 payment in full of the above costs. Peter Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

day of February 1953 at 5 o'clock P. M.

Witness my hand this 6th day of February 1953, Summons received and returned Peter Fisher J.P.

served same upon said O.R. Davis by leaving a copy with him,

M. W. Ambler, Constable,

On the 10th day of February said defendant appeared voluntarily and paid amount of \$110.74 as amount claimed with interest and costs of \$5.80

Peter Fisher J.P.

Received cost for constable fees. Constable,

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the day of 19 the defendant came, and by

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

I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this day of 19

Justice of the Peace.

Satisfaction of Judgment

Received Feb, 10 1953, from

O.R. Davis

one hundred and fifty four Dollars, payment in full of the above judgment and costs.

Peter Fisher J.P.

APPEAL BOND

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

No. Plaintiff, Defendant, Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the day of 19, the said obtained a judgment against the said on the docket of said Justice of the Peace, for Dollars and costs taxed at \$

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

NOW, THEREFORE, of County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this day of 19

Justice of the Peace.

Att'y for Plff. Att'y for Deft. with interest per cent. and costs.

\$ 110.74

1953, therein, whereupon

following, to-wit:

me then singly seen and die attached at for from costs

to dis. duty the facts particulars mostly due as he

in my 1953

duson County Ohio

me Place 5 o'clock P.M. Motor Sales Bill asked due the 12th

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

June

Civil Action

10-41-5 THE COL. B. S. MFG. CO. 119

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

Piffs. Costs Defts. Costs
Dolls. Cts. Dolls. Cts.

Table listing court fees: Docketing Petition or Bill of Particulars .50, Appointing Guardian for Minor .60, Taking Security for Costs .60, etc.

O. R. Schott
Plaintiff
No. 275 vs.
Walter A. Fry
Defendant

Action on

Att'y for Plff.
Att'y for Deft.
Am't claimed, \$258.85 with interest from Aug 1st 1950 at 6 per cent. and costs.
Judgment for Plaintiff
Feb. 17th 1953, \$258.88 and costs \$10.85

Be It Remembered, That on the 10th day of February 1953, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Said Plaintiff says there is due him from said defendant the sum of two hundred and fifty-eight and 85/100 for a balance due on an account for freight as marked Exhibit 'A' also for labor of hauling hay to the amount as marked in Exhibit 'B', said transactions occurred in the year 1950.
wherefore the Plaintiff asks judgment for said amount of \$258.85 which he claims with interest thereon at the rate of 6% from the 1st day of August 1950, and for costs of this action.

Signed O. R. Schott, Plaintiff

affidavit State of Ohio, Union County.
O. R. Schott being duly sworn says that he is the Plaintiff in the within entitled cause, and that the facts stated in the foregoing Bill of Particulars are true, and that there is justly due him the amount claimed therein as he verily believes.

Signed O. R. Schott,
Sworn to before me and signed in my presence this 10th day of February 1953
Peter Fisher J.P.

Summons
Issued to M. W. Anderson Constable of June Twp. Union County State of Ohio, commanding him to summon to appear before me at my office in June Twp. at residence on February 17th 1953 at 4 P.M., you make due return on or before the 17th day of February 1953 at 4 o'clock P.M., signed by me this 10th day of February 1953.
Peter Fisher J.P.

Total

6 65

JURY No. of Miles

WITNESSES

Return of Summons at 2 P.M. Sunday February 13th 1953

The time arrived apparent as was due him for fed while the defendant of the Plaintiff in Bill of Particulars without any amount.
Said Plaintiff \$258.85 which the Defendant received a receipt therefor.

Received

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of... the defendant came, and by... his su... of the County, approved by me as sufficient surety, caused a Bond for execution to be entered herein, with... as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before me approved this... 19...

Satisfaction of Judgment
Received Feb. 17th
Walter A. Fry
Two hundred fifty nine
payment in full of the above costs.
Peter Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Return of Summons, Received - this writ on the 13th day of February at 2 P.M. served same upon said Walter a Fry Personally on February 13th 1953.

M. W. Anderson, Constable,

The time arrived for trial both parties present arrived at an agreement as the defendant claimed orally that the Plaintiff was due him for hog breeding purposes to a certain amount also for feed while some were at defendant's place, so by mutual agreement the defendant offered to Plaintiff to drop said oral counter claim if the Plaintiff drop the interest as stated for the time as given in Bill of Particulars, so by agreement the Court allowed this without any further action and the defendant to pay costs that accrued.

Said Plaintiff signed a receipt to the defendant for the amount of \$258.88 which was paid to Plaintiff in cash.

The Defendant paid costs in full as on margin and also received a receipt for same, Dated this 17th day of February 1953,

Peter Fisher J.P.,

Received costs for Constable fees,

Constable,

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... against... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of... 19...

Justice of the Peace.

Satisfaction of Judgment

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

APPEAL BOND

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

No. Plaintiff vs. Defendant Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee... in the sum and to the amount of... Dollars, conditioned, that the said appellant... will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

Att'y for Plff. Att'y for Deft. 85 with interest per cent. and costs. 3. \$ 258.88 1953, therein, whereupon following, to-wit: from and due on an amount... 6%... Schott... in my... 1953... at 4 P.M. at 4 P.M. of February

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. S. S. WFO. CO. 119

JUSTICE OF THE PEACE

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

	Pliffs. Costs		Defts. Costs	
	Dolla.	Cts.	Dolla.	Cts.
Docketing Petition or Bill of Particulars	.50			50
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case Pliffs. and Defts., each	.10		20	
Taking and Certifying Affidavits, each	.80		50	
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing summons Defts., each	.40		40	
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailer for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00			
Hearing Case When Defense is Interposed	2.00			
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80			
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75			
Making Itemized Cost Bill	.50			
Making Certificate of Judgment	.25			
Noting Return Certificate of Judgment	.10			
Total Justice's Fees			4 20	

Pliffs. Costs
Defts. Costs

Dolla. Cts. Dolla. Cts.

50
20
50
40
1 00
50
4 20
3 65
4 45

South Western Petroleum Co. Texas
Plaintiff
No. 276 vs.
R. P. Hoblit
Defendant

Action on
myva ad Hopra
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 74.15 with interest from Jan 1st 1953 at 6 per cent. and costs.
Judgment for Plaintiff
May 8th 1953, \$ 75.73 and costs \$ 8.65

Be It Remembered, That on the 24th day of April 1953, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:
Said Bill of Particulars being in words and figures following, to-wit:

Plaintiff says that plaintiff is a corporation organized under the laws of the State of Texas, and is engaged in the business of selling petroleum products.
Plaintiff says there is due it from the defendant, R. P. Hoblit upon an account for merchandise purchased from plaintiff by the defendant the sum of \$74.15 on an account for said merchandise sold defendant as shown by the order and invoice hereunto attached, there being no credit thereon, marked "Exhibit A" and "Exhibit B" and make a part of this Bill of Particulars as fully and completely as if herein written.

wherefore plaintiff pray judgment against defendant in the sum of \$74.15 with interest @ 6% from the first day of January 1953, together with costs and all proper relief.

Godd Hopra, atty Plaintiff
State of this Union County, ss
Tedd Hopra being duly sworn, says that he is the duly authorized attorney of the plaintiff, Corporation herein; said plaintiff is a corporation that affiant has read the foregoing Bill of Particulars and the averments therein contained are true as he verily believes.
Tedd Hopra.

Sworn to before me and subscribed in my presence this 22nd day of April 1953
Pht m. d. n.

nday Public Union County Ohio
Commissioner expires 12/22/53.

Summary -
Issued to m. w. anderson Constable of Jerome Co. Union County Ohio, commanding him to summon R. P. Hoblit, to appear before me a Justice of the Peace at my office at residence in Jerome Co. Union County Ohio on the 8th day of May 1953 at 4 o'clock P. M. to answer the claim of the South Western Petroleum Co. of Texas, Fort Worth, for amount due on an account of merchandise purchased to the sum of \$74.15 and interest @ 6% from Jan. 1st 1953 and all costs by this action. You will make

due return of this witness my hand

Return paid me send same on the copy and indorsements

on the 8th day of May after taking oath of the merchant's said so I decided if not a Certificate of Union County Ohio

on the 12th day of sum of \$10.00 on the 21st day on the 17th day on the 17th day on the 18th day on the 17th day on the 19th day

entire judgment a

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ the defendant came, and by _____

his sur of the County, approved by me as sufficient surety, caused a Bond for execution to be entered herein, with

I, _____ as surety for the stay of execution judgment of _____ against _____ hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before me approved this _____ 19 _____

Justice of

Satisfaction of Judgment Received Oct. 29 R. P. Hoblit total all balance \$4 payment in full of the above judgment costs.

morse anderson Constable.

NAME OF OFFICER

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

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

JURY No. of Miles

WITNESSES

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

due return of this writ on a before the 8th of May 1953 at 4 P. M. witness my hand - this 4th day of May 1953.

Peter Fisher J.P.

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

with interest
per cent. and costs.

\$ 75.73

1953,
whereupon

Following, to-wit:

organized
engaged in the

defendant, R.P. Hoblit

plaintiff

by the order

no credit

make a

completely

defendant

copy from

with costs

atty Plaintiff

that he is the

corporation

that

particulars

are true as

presume this

of this

2/53

from P. Union

more R.P.

of the Peace

County Ohio

P. M. J. P.

Petroleum

an account

of 74.15

53 and all

will make

Return said summons received 5th day of May 1953 at 4 P. M. and I served same on the 5th day of May 1953 on said R.P. Hoblit by leaving a copy and endorsement with Cousin Mrs. Herbert Gaighman.

Signed Moral Anderson, constable.

on the 8th day of May 1953 at 4 P. M. said party came for trial and after taking oath of the City, produced a copy signed by defendant for order of merchandise. Said defendant acknowledged it as his signature.

So I decided judgment in favor of the Plaintiff. This as agreed was to be paid in installments agreeable to the court if not a Certificate of Judgment was to be sent to Clerk of Courts of Union County Ohio.

Signed this 8th day of May 1953.

Peter Fisher J.P.

On the 12th day of May said defendant R.P. Hoblit came and paid the sum of \$10.00 on account and judgment.

On the 21st day of May Received \$10.00

on the 17th day of June Received \$10.00

on the 17th " " July Received 18.79

on the 18th " " August Received 10.30

on the 17th " " September " 10.29

on the 19th " " October " 15.00

Entire Judgment and Costs Paid.

Peter Fisher J.P.

Received etc in above case.

Constable

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received Oct. 19 1953, from R.P. Hoblit total value \$74.15 Dollars, payment in full of the above judgment and costs.

Peter Fisher

APPEAL BOND

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

No. _____ Plaintiff, vs. Defendant, Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____

Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. D. HFG. CO. 119

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

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

Table listing court fees: Docketing Petition or Bill of Particulars .50, Appointing Guardian for Minor .60, Taking Security for Costs .60, etc.

Omar Schidner

No. 277 vs. Plaintiff

Errett Salyer

Defendant

Action on

Att'y for Plff.

Att'y for Deft.

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

Judgment for Plaintiff June 17th 1953, \$ Restitution and costs \$ 9.45

Be It Remembered, That on the 12th day of June 1953, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

To Peter Fisher, a Justice of the Peace of Jerome Tp. Union County, State of Ohio, the undersigned Omar Schidner a resident of the County of Union, State of Ohio doth hereby make his complaint to you against one Errett Salyer for this:

That the said Errett Salyer hath ever since the 4th day of June in the year 1953 and doth still unlawfully and forcibly detain from the undersigned possession of the following premises situated in the Township of Parby in said County of Union and described as follows:

a house of 5 rooms and bath, painted white located on Route 161, the house is a story and a half, together with the land upon which said house is located.

That the said Errett Salyer 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 Errett Salyer hath unlawfully and forcibly held over his said tenor.

On the 9th day of June 1953 the undersigned duly served upon said Errett Salyer as required by law notice in writing, to leave said premises.

The undersigned asks Process and Restitution etc.

Dated this 12th day of June 1953. Omar Schidner by me, Omar Schidner.

Summons

Summons issued to Mose Anderson constable of Jerome Tp. Union County Ohio, commanding him to summon David Errett Salyer to appear before me at my office on June 17th 1953 at 9 o'clock P.M. to answer unto Omar Schidner for forcibly entry and detention of the property described in above Complaint, said property located in Parby Tp. Union Co. Ohio.

you will make leg 17th day of June 1953 witness my hand

Retain of said Received said and send same to defendant Errett Salyer. Conall.

Time set for trial said he had given Plaintiff and said garden and said party defendant he could have the Plaintiff to should defendant gathering his premises, Sign

Received costs Errett Salyer this 23rd day of June

Received costs

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of... the defendant came, and by... his sur of the County, approved by me as sufficient surety, caused a Bond for execution to be entered herein, with I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before me approved this... 19...

Justice of

Satisfaction of Judgment

Received June 23rd Errett Salyer vacated costs of payment in full of the above judgment costs. Peter Fisher

JURY No. of Miles

WITNESSES

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

You will make legal service of this writ and return same on or before the 17th day of June 1953 at 9 o'clock P.M.

Witness my hand this 13th day of June 1953,

Peter Fisher J.P.

Return of said Summons

Received said writ on the 13th day of June 1953 at 8:20 AM and served same on the 13th day of June 1953 by delivering a true copy to defendant Ernest Salyer at the home with sister-in-law Eugene Conbill.

Signed

W. W. Anderson, Constable

Time set for trial both parties present and were sworn, said defendant said he had garden planted, admitted he had quit as a laborer for the Plaintiff and said time expired in tenant house. After discussing the garden and satisfactory to both parties the Court decreed that said party defendant pay all costs and more by June 29th 1953 he could have garden, otherwise if costs were not paid by him the Plaintiff to possess garden and pay all costs accrued. Should defendant pay costs and have right to his garden while gathering his garden he was not to disturb anything on the premises.

Signed this the 17th day of June 1953,

Received costs in above case from

Ernest Salyer

this 23rd day of June 1953,

Peter Fisher J.P.

Received costs for constable fees.

Constable

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of 19...

Satisfaction of Judgment

Received June 23rd 1953, from Ernest Salyer vacated costs of \$45.00 Dollars, payment in full of the above judgment and costs. Peter Fisher

APPEAL BOND

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

vs.

Plaintiff,

Defendant,

Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of 19..., the said... obtained a judgment against the said... on the docket of said

Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE,

of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute... appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against... he will satisfy it and the costs.

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

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. S. MFG. CO. 119

JUSTICE OF THE PEACE

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

	Pliffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50			50
Appointing Guardian for Minor	.60			60
Taking Security for Costs	.60			60
Indexing Case			20	80
Taking and Certifying Affidavits, each	.80			80
Taking and Approving a Bond, Undertaking or Recognizance	.80			80
Issuing summons			40	40
Issuing Order of Attachment	.70			70
Issuing Order of Arrest	.70			70
Issuing Writ of Replevin	.75			75
Granting Continuances, each	.40			40
Issuing Commitment to Jail	.70			70
Issuing Subpoena			10	
Issuing Venire			10	
Issuing Order on Jailer for Prisoner	.60			60
Swearing Witnesses, each	.10			10
Swearing Jury	.40			40
Hearing Case on Appearance without Trial	1.00			1.00
Hearing Case When Defense is Interposed	2.00			2.00
Sitting in Case, Trial by Jury	2.50			2.50
Hearing Motions or Demurrers, each	1.00			1.00
Pronouncing Judgment	.80			80
Entering a Rule of Reference	.50			50
Swearing Arbitrators, each	.40			40
Issuing Writ of Restitution	.80			80
Numbering and Filing Necessary Papers, each	.10			10
Entering Judgment and Costs on Cash Book	.40			40
Iss'g Execution Against Property or Person	.80			80
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			2.50
Signing and Certifying Bill of Exceptions	.50			50
Reducing Testimony to Writing in Bastardy Proceedings	1.50			1.50
Issuing Other Writs or Orders, each	.75			75
Making Itemized Cost Bill	.50			50
Making Certificate of Judgment	.25			25
Noting Return Certificate of Judgment	.10			10
Total Justice's Fees			4	90

Walter A. Fry

No. 278 vs. Plaintiff

James Bro.

Defendant

Action on

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 131.50 with interest from 19 at per cent. and costs.

Judgment for Plaintiff July 31, 1953, \$ and costs \$ 10.05

Be It Remembered, That on the 30th day of June 1953, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

Now Comes Walter A. Fry Plaintiff herein and says that he is the owner of a house and lot, located in Jerome Sp. Univ. Co. Ohio; that on or about the last day of February, 1953 the Plaintiff herein entered into an agreement with the defendant, whereby plaintiff rented to the defendant the house and lot above referred to on a month basis for the sum of sixty dollars (\$60.00) per month; that the defendant moved into said premises and has occupied the same up to the present time that the defendant is now in arrears for the payment of said rent in the sum of Ninety Seven dollars and fifty cents (\$97.50) being the rent for the last month and a half, which the defendant herein has not paid.

Plaintiff further stated that the defendant has not paid the electric bills as he agreed to do at the time he rented said property and that the Plaintiff herein has been forced to expend the sum of Thirty Four Dollars, (\$34.00) to pay arrears for said electric bill; that the defendant herein has not reimbursed the plaintiff for the sum of (\$34.00) expended on said electric bill the same being the obligation of the defendant and the plaintiff being entitled to reimbursement for the amount expended. wherefore, the Plaintiff prays for judgment against the defendant in the sum of one hundred and thirty one Dollars and fifty cents (\$131.50) and to all such other and further relief which Plaintiff may be entitled in law or equity.

Walter A. Fry.

State of Ohio County of Union, ss. Walter A. Fry being first duly sworn, cautioned and sworn says that the facts stated in foregoing bill of particulars, are true as he verily believes. Walter A. Fry.

I was to before me and subscribed in my presence this the 30th day of June 1953 Peter Fisher Justice of the Peace.

We find answer to Walter A. Fry shall exceeding the amount sustained by reason therefore be wrong Jerome Sp. Univ. Co. July 1st 1953

Signed and acknowledged this the 1st day of

Summons at on Jerome Sp. Univ. Co. of Defendant James on the 31st day of touching the property

Summons in on the 31st day asked by Plaintiff Signed this

Received this writ and served upon of the order. By delivering copy Check of 100.00

Received Costs at this July 30th

Received Constable

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of... the defendant came, and by... his surety, caused a Bond for execution to be entered herein, with I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before me approved this 19...

Satisfaction of Judgment

Received July 30 1953 Plaintiff 100.00 payment in full of the above costs of 10.05

Moral Anderson Constable.

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

NAME OF OFFICER		
Service of Order of Atch., Defts., each	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Order of Eject'mt Deft., each	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Order of Resti'n. Defts., each	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Writ of Replevin, Defts., each	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Summons Persons, each	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Subpoenas, Persons, each	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Venire Persons, each	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Notice to Garnishee, Persons, each	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Execu'n against Prop. or Person	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
And 6% on \$ thus collected		
Service of Any Other Writs, Orders or Notices Persons, each	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Attending During Jury Trial, each case	2.00	
Attending During Trial without Jury	1.50	
Summoning and Swearing Appraisers	2.00	
Advertising Property for Sale, by Posting	1.00	
Taking and Returning Bonds, each	.80	
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods		
For Care of Animals		

JURY No. of Miles

WITNESSES

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Bond for Attachment.

We bind ourselves to the defendant, James Bes, that the Plaintiff Walter A. Fry shall pay the said defendant the damages not exceeding two hundred and sixty four Dollars (264.00) which he may sustain by reason of the attachment in this action, if the order therefore be wrongfully obtained.

James Bes. Union Co. Ohio. July 1st 1953

Walter A. Fry - Donna J. Fry.

Signed and acknowledged before me at my office and sureties approved this the 1st day of July 1953 A.P.

Peter Fisher J.P.

Summons and order of attachment issued to Morse Anduan, Constable of Jerome Sp. Union Co. Ohio, to safely attach, keep all goods chattels stocks etc of Defendant James Bes, and that he appear before me at my office on the 3rd day of July 1953 and answer all questions put to him touching the property in his possession - a control.

Signed this 30th June 1953.

Peter Fisher J.P.

Summons issued to same effect on defendant to appear before me on the 3rd day of July 1953 at 5 P.M. to answer for amount asked by Plaintiff for amount due on electric bill and rent.

Signed this 30th day of June 1953

Peter Fisher J.P.

Return of Constable

Received this writ June 30th at 8 P.M. 1953 and attached said property, and served upon said Defendant on July 1st 1953 a true copy of the order.

By delivering copy said Defendant by agreement of Plaintiff gave a check of 700.00 and 100 cents and was allowed this property.

Received Costs as on margin the total of 70.05 from Walter A. Fry. this July 30th 1953. Peter Fisher J.P.

Received Constable costs.

Constable.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received July 30 1953, from _____

Plaintiff 700.00 Dollars, payment in full of the above judgment and costs of 10.05

APPEAL BOND

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

Plaintiff _____ vs. Defendant _____ No. _____ Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

Att'y for Plff. Att'y for Deft. 6% with interest per cent. and costs. 1953, therein, whereupon following, to-wit: in and says dated in last day of to an agreement to the on a (34.00) from aid to the unless of Ninety being this it the ant has to do at the sum reas for herin has of (34.00) being Plaintiff amount for the sum d fifty cents further in Walter A. Fry and in forging he really 7. 1953 Place.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

June

Civil Action

10-41-5 THE COL. S. P. WFO. CO. 119

JUSTICE OF THE PEACE

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

	Pliffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50			.50
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case 2 Pliffs. and Defts., each	.10		.20	
Taking and Certifying Affidavits, each	.80		.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing summons Defts., each	.40		.40	
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailer for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00			
Hearing Case When Defense is Interposed	2.00			
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80			
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75			
Making Itemized Cost Bill	.50			
Making Certificate of Judgment	.25			
Noting Return Certificate of Judgment	.10			
Total Justice's Fees			6	25

more Anderson Constable.

NAME OF OFFICER

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

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

JURY No. of Miles

WITNESSES

Amer Elliot
Milford Ch., R. 1 Ohio -
Plaintiff,
No. 279 vs.
Charles Bright
Milford Ch., R. 1 Ohio.
Defendant,

Action on

Joseph King Att'y for Plff.
Att'y for Deft.

Am't claimed, \$ 50.00 with interest
from 19 at per cent. and costs.

Judgment for Plaintiff
July 20th 1963, \$ 23.25
and costs \$ 10.25

Be It Remembered, That on the 14th day of July 1963,
the said Plaintiff filed his Bill of Particulars herein, whereupon
the following proceedings were had:

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

Now comes Amer Elliot and makes his complaint for forcible detention and Bill of Particulars against Charles Bright defendant as follows:

First Cause of Action: that the said defendant has been since the 30th day of June 1953, and does still unlawfully and forcibly detain from Plaintiff, possession of the following described premises: being a six room dwelling home situated on the Amer Elliot farm situated in Union Township Union County Ohio, and on S R 3 & in said township, and County and State, the said defendant was to occupy said premises during which time as said defendant performed certain farm labor to Plaintiff's satisfaction, said defendant on the 30th day of June 1953 refused to work for said Plaintiff and on said date was discharged by the Plaintiff, and from said date has unlawfully and forcibly held said premises.

On the 10th day of July 1963, Plaintiff duly served upon the defendant as required by law, notice in writing to leave said premises.

Second Cause of Action: Plaintiff says that the reasonable value of the use and occupancy of said premises is two Dollars (\$2.00) per day from the date Plaintiff discharged defendant as Plaintiff's employee to the date of Restitution.

Third Cause of Action: Plaintiff says that the forcible detention of said premises by the defendant has been the sole cause for the Plaintiff to expend sums of money to furnish transportation to and for employees working for the said Plaintiff on said farm; that Plaintiff has expended the sum of \$1000.00 for transportation to said employees, wherefore Plaintiff asks Process of Restitution and judgment in the amount of \$50.00 together with his costs herein expended.

Joseph King
Att'y for Plaintiff.

State of Ohio, Union
Amer Elliot, he
allegations made
true, as he verily
swore to before me
1953.

said township of Jun
summon Charles
on the 20th day of
to him in above
orderly said Const
at 7:30 P. m.
Witness my hand

Received writ on 15
served same on the
to his wife Rebecca

on the 10th day of
claim as follows
back labor him
time around for to
after considering to
\$26.75 to defen
after casual labor
\$26.75 for Plai
Restitution of Prop
Signed this 20th
Certificate of Judgment
Received Constable

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____
the defendant came, and by _____
his su
of the County, approved by me as
ficient surety, caused a Bond for
execution to be entered herein, w
I,
as surety for the stay of execution
judgment of _____
against _____
hereby promise and undertake
amount of said judgment, interest
and costs that may accrue.

Taken by and signed before me
approved this _____ 19____
Justice of
Satisfaction of Judgment

Received
Certificate of Judgment
July 24-1963
payment in full of the above
costs. Vacated
Peter Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jurone

Township,

Union

County, Ohio

Affidavit

State of Ohio, Union County, ss.

Amos Elliott, being first duly sworn, says that the facts stated and allegations made in the foregoing Complaint and Bill of Particulars are true, as he verily believes.

Signed Amos Elliott

Shown to before me and subscribed in my presence this 14th day of July, 1953

Joseph King Notary Public, in and for the state of Ohio, town expires 1/26/55

Summons issued to more Anderson constable of said township of Jurone County, Union State of Ohio. Commanding him to summon Charles Bright & appear before me as Justice of the Peace on the 20th day of July at 7:30 P.M. to answer all questions put to him in above Bill of Particulars and Complaint ordering said Constable to make legal service of this writ on or before July 20th at 7:30 P.M.

Witness my hand this 15th day of July 1953. Peter Fisher J.P.

Return of Summons

Received writ on 15th day of July 1953 at 10 a.m. and on July 15th 1953 served same on the named defendant Charles Bright by delivering a true copy to his wife Rebecca Bright who was at home.

M.W. Anderson, constable.

On the morning of July 20th 1953 said Charles Bright came and filed a claim as follows: using Power & pumpwater 2.50 back labor himself 14.00, one son 15.00 another 8.25 total 39.75 - took around for trial all parties present ad Plaintiff ad defendant took oath after considering the testimony the Court rendered judgment as follows: 26.75 to defendant for labor, 50.00 to Plaintiff for use of house after casual labor for him ad for transportation leaving a balance of 26.75 for Plaintiff ad costs assessed against defendant also

Restitution of Property by July 31st, 1953,

Signed this 20th day of July 1953.

Certificate of Judgment made July 24th 1953. Received also paid from Amos Elliott, Aug 12/53 Constable,

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

July 24-1953 100 Dollars, payment in full of the above judgment and costs. Vacated by Peter Fisher

APPEAL BOND

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

No. _____ Plaintiff, vs. Defendant, Justice of the Peace Court, Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

Att'y for Plff. Att'y for Deft. with interest per cent. and costs. \$ 23.25

1953, wherein, whereupon

Following, to-wit: in complaint against

defendant and data Plaintiff,

in the Township of Jurone,

was to as said

on the 30th

said judgment by the

lawfully served upon in writ

that the day of said

day of from

plaint as Restitution,

up that is by the

of for the to furnish working for that Plaintiff

Restitution \$ 50.00 paid.

Signature

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. S. MFG. CO. 119

JUSTICE OF THE PEACE

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

	Pliffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50			50
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case Pliffs. and Defts., each	.10			20
Taking and Certifying Affidavits, each	.80			
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing summons Defts., each	.40			40
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting / Continuances, each	.40			40
Issuing Commitment to Jail	.70			
Issuing Subpoena Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailer for Prisoner	.60			
Swearing 4 Witnesses, each	.10			40
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00			
Hearing Case When Defense is Interposed	2.00			2 00
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80			80
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing / Necessary Papers, each	.10			10
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75			50
Making Itemized Cost Bill	.50			
Making Certificate of Judgment	.25			
Noting Return Certificate of Judgment	.10			
Total Justice's Fees				5 30

m. w. anderson Constable.

NAME OF OFFICER

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

Service of Order of Atch., Defts., each	1.00			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Order of Eject't Deft., each	1.00			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Order of Rest'n. Defts., each	1.00			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Writ of Replevin, Defts., each	1.00			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Summons Persons, each	.80			
Mileage, 1st m., 50c; add'l m., each	.15			20
Service of Subpoenas, Persons, each	.80			
Mileage, 1st m., 50c; add'l m., each	.15			3 50
Service of Venire Persons, each	.80			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Notice to Garnishee, Persons, each	.80			
Mileage, 1st m., 50c; add'l m., each	.15			
Service of Execu'n against Prop. or Person	.80			
Mileage, 1st m., 50c; add'l m., each	.15			
And 6% on \$ thus collected				
Service of Any Other Writs, Orders or Notices Persons, each	.80			
Mileage, 1st m., 50c; add'l m., each	.15			
Attending During Jury Trial, each case	2.00			1 50
Attending During Trial without Jury	1.50			
Summoning and Swearing Appraisers	2.00			
Advertising Property for Sale, by Posting	1.00			
Taking and Returning Bonds, each	.80			
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals				

George W. Wilson

No. 280 vs. Plaintiff

Wm Adkins

Defendant

Action on

Att'y for Plff.

Att'y for Deft.

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

Judgment for Plaintiff Sept. 1st 1953, \$ Restitution and costs \$ 11.10

Be It Remembered, That on the 25th day of August 1953, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: as a landlords complaint to Peter Fisher a Justice of the Peace of Jerome Sp. Union County, O. the undersigned George W. Wilson a resident of the County of Union State of Ohio doth hereby make his complaint to you against one Wm Adkins for that: That the said Wm Adkins hath since the 22nd day of August in the year 1953 and doth still, unlawfully and fraudulently detain, from the undersigned, possession of the following premises, situated in the Township of Jerome in said County of Union and divided as follows: a house of 10 rooms located on north Chellicothe Street Plain City Ohio, no. 209, a two story house of the 10 rooms with a bath covered with green shingles, together with lot whereon said house is located.

That the said Wm Adkins 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 Wm Adkins hath unlawfully and fraudulently held over his said term on the 15th day of August 1953 the undersigned duly served upon the said Wm Adkins as required by law, notice in writing to leave said premises. The undersigned asks Process and Restitution etc, Dated this 25th day of August 1953. Geo. W. Wilson,

Summons, To any constable of said Union County, Greetings: You are commanded to summon Wm Adkins to appear before me Peter Fisher a Justice of the Peace of said Township at my office thereon on the 29th day of August, 1953 at 6 P.M. to answer unto George W. Wilson in an action for fraudulently entry and detention of the following described premises to-wit: situated in the Township of Jerome, and

County of Union and located on north Chellicothe house, with ten rooms together with lot you will make legal the 29th day of August witness my hand

August 26th 1953 Received this writ the within named thereof to his house

on the 27th day and asked case at 6 P.M. This was granted on the 1st day of and after being Wm Adkins, me after hearing Wilson claimed the 27th of the Calander was expired so George W. Wilson 10 days all costs the Plaintiff Signed

Bond for Stay of Execution

Gen'l Code, Sec. 10401 On the... day of... the defendant came, and by... his surety of the County, approved by me as sufficient surety, caused a Bond for execution to be entered herein, unto I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before me approved this... 19...

Justice of the Peace Satisfaction of Judgment Received Sept. 4, Restitution given Cash shown and payment in full of the above costs. Peter Fisher

JURY No. of Miles

WITNESSES

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

County of Union and State of Ohio and known as George Wilson property located on North Chellecothe St., Plain City, Ohio, No. 219 a two story house, with ten rooms, and a bath, covered with green shingles, together with lot wherein said house is located. You will make legal service of this writ and return the same on or before the 29th day of August 1953 at 6 P.M. Witness my hand this 25th day of August 1953, Peter Fisher J.P.

Return

August 26th 1953,

Received this writ on the 26th day of August 1953, I served the same on the within named defendant Mr. Adkins, by delivering a true copy thereof to his home gave papers to Mrs. Della Adkins his wife W.A. Anderson Constable.

On the 27th day of August 1953 said Mr. Adkins came and asked case to be continued until Tuesday September 1st 1953 at 6 P.M.

This was granted by me.

On the 1st day of September 1953 at the appointed time all parties came and after being sworn that is Mr. & Mrs. George W. Wilson and Mr. & Mrs. Adkins, we proceeded.

After hearing testimonies a discussion of date was made Mr. Wilson claimed on the 22nd of the month time was at Mr. Adkins on the 27th of the month claiming it was Saturday after consulting the calendar we found the 27 was Saturday, after which his time had expired. So I rendered judgment in favor of the Plaintiff Mr. George W. Wilson at that he has restitution of property with 10 days, all cost to be paid by defendant if collectable, otherwise the Plaintiff to pay costs.

Signed this 1st day of September 1953, Peter Fisher J.P.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 1953, from _____

Restitution given _____ and _____ 100 Dollars, payment in full of the above judgment and costs. Peter Fisher

APPEAL BOND

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

No. _____ Plaintiff _____ vs. Defendant _____ Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. S. MFG. CO. 119

JUSTICE OF THE PEACE

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

	Plffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50			50
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case			20	
Taking and Certifying Affidavits, each	.80		80	
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing summons			40	
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena			.10	
Issuing Venire			.10	
Issuing Order on Jailer for Prisoner	.60			
Swearing 3 Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00			
Hearing Case When Defense is Interposed	2.00		2 00	
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80		80	
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing / Necessary Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75			
Making Itemized Cost Bill	.50		50	
Making Certificate of Judgment	.25			
Noting Return Certificate of Judgment	.10			
Total Justice's Fees			5.60	

Rowling of Michaels
Per J. C. Michaels

No. 281 vs. Plaintiff

George W. Wilson

Defendant

Action on

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 21.63 with interest from March 10th 1952 at 6 per cent. and costs.

Judgment for Plaintiff August 29th 1953, \$ 23.57 and costs \$ 8.25

Be It Remembered, That on the 25th day of August 1953, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

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

The said Plaintiff say there is due them from said defendant the sum of Twenty one and 63/100 Dollars (\$21.63) on an account dated March 10th 1952 as merchandise being 150 gallon Fuel oil plus tax being a total of \$21.63 Itemized statement hereto attached marked Exhibit "A" wherefor the Plaintiff ask judgment for said amount of \$21.63 which they claim with interest thereon at the rate of 6 per cent from the 10th day of March 1952

Signed Rowling of Michaels Plaintiff
Per J. C. Michaels

Defendants address Sheffer Ave, Plain City, Ohio.
Affidant

State of Ohio, Union County, ss.

J. C. Michaels of Rowling being duly sworn says that he is one of the Plaintiff in the within entitled cause, and that the facts stated in the foregoing Bill of Particulars are true and that there is justly due them the amount claimed therein as they verily believe,
Rowling of Michaels,
Per J. C. Michaels.

Sworn to before me and signed in my presence this 25th day of August 1953
Peter Fisher Justice of Peace

Summons

State of Ohio, Union County ss.
To Maud Anderson Constable of Jerome Twp. in said County, greeting:

You are hereby commanded to summon George W. Wilson to appear before me, the undersigned a Justice of the Peace, at my office in Jerome Twp. on the 29th day of August 1953 at 6.30 P.M. to answer the action of Rowling of Michaels for the amount due on account of the amount of \$21.63 with interest at 6% from March 10th 1952. The Plaintiff asks a judgment for amount enclosed herein, and

In costs of this action you will make due at 6.30 P.M. Witness my hand

Plain City, Ohio Aug. 1953 at 4, P.M. leaving a certified copy his home.

On the date of August appeared after sworn M. J. C. as proved the fact to defendant and from March 10th 1952 of fuel oil as from the fuel oil and testimony and testimony of the Plaintiff defendant that March 10th 1952 So by the Plaintiff costs a total signed thus

Received of George all costs dated

Received Co

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the _____ day of _____ the defendant came, and by _____ his surety, approved by me as sufficient surety, caused a Bond for execution to be entered herein, to wit:

I, _____ as surety for the stay of execution judgment of _____ against _____ hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before me approved this _____ 19____

Justice of Peace

Satisfaction of Judgment

Received \$23.57
George Wilson
Thirty five
payment in full of the above costs.
Peter Fisher

JURY No. of Miles

WITNESSES

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Income

Township,

Ursin

County, Ohio

for costs of this action. you will make due return of this writ on or before the 29th day of August 1953 at 6.30 P.M.

Witness my hand this 25th day of August 1953,

Peter Fisher J.P.

Return of Summons

Plaintiff, this Aug. 26th 1953 Received summons on the 26th day of August 1953 at 4 o'clock P.M. and I served same upon the said George Wilson by leaving a certified copy thereof and of the endorsements thereon with him at his home. Signed M.W. Anderson, Constable.

On the date of August 29th 1953 at 6.30 P.M. all parties Plaintiff and defendant appeared, after being sworn, I heard the testimony the following was sworn: Mr. J.C. Michaels, Mr. George W. Wilson and Mrs. Wilson as proved the fact the Plaintiff had at various times delivered fuel oil to defendants and received pay, but this time while defendants were not at home March 10th 1952 and in view of need the Plaintiff left 150 gallons of fuel oil as previous times. The Defendant claimed he did not want the fuel oil and would not pay for it but still further proof and testimony by the defendant they used it and so it was not poured out or wasted.

The Plaintiff proved by previous accounts and statements that the defendant had bought and paid for the fuel oil previous to March 10th 1953.

So by the testimony heard I rendered judgment in favor of the Plaintiff for a total amount of \$23.57 and the costs a total of \$8.25 to be paid by defendant. Signed this 29th day of August 1953.

Peter Fisher Justice of the Peace

Received of George W. Wilson the sum of \$31.82 for Judgment and all costs dated this September 5th 1953.

Peter Fisher J.P.

Received Constable Fees

Constables

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received \$23.57 1953, from

George Wilson thirty for \$20.00 Dollars, payment in full of the above judgment and costs. Peter Fisher

APPEAL BOND

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

No. _____ Plaintiff, vs. Defendant, Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. S. B. HFG. CO. 119

JUSTICE OF THE PEACE

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

	Plffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50			50
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case				20
Taking and Certifying Affidavits, each	.80			
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing summons Defts., each	.40			40
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoenas Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailer for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00			
Hearing Case When Defense is Interposed	2.00			
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80			
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75			
Making Itemized Cost Bill	.50			
Making Certificate of Judgment	.25			
Noting Return Certificate of Judgment	.10			
Total Justice's Fees			3.60	

Henry Conklin
at son

Plaintiff

No. 282 vs.

Lawrence Wilson

Defendant

Action on

Att'y for Plff.

Att'y for Deft.

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

Judgment for Plaintiff
October 23rd 1953, \$ Restitution and costs \$ 9.55

Be It Remembered, That on the 19th day of October 1953, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

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

To Peter Fisher Justice of the Peace of Jerome Tp. Union County Ohio.

The undersigned Henry Conklin at son a resident of the County of Union State of Ohio, doth hereby make their complaint to you against one Lawrence Wilson for this:

That the said Lawrence Wilson, hath since the 9th day of October in the year 1953, and doth still, unlawfully and forcibly detain, from the undersigned, possession of the following premises situated in the Township of Millcreek in said County of Union at described as follows: a house, a story high contains four rooms and bath painted white, located off U. S. Route 42 a tenant house of above party Plaintiff.

That the said Lawrence Wilson, entered upon said premises as a tenant of the undersigned the lease therefor expired at the time therein first mentioned and from that time the said Lawrence Wilson hath unlawfully and forcibly held over his said tenor, on the 14th day of October 1953, the undersigned duly served upon the said Lawrence Wilson as required by law, notice in writing, to leave said premises.

The undersigned asks Process and Restitution etc, Dated this 19th day of October 1953.

Signed Henry Conklin
by Bob Conklin.

Summons

To my Constable of said County of Union State of Ohio I hereby command you to summon Lawrence Wilson to appear before me, Peter Fisher, a Justice of the Peace of said Township at my office at residence therein on the 23rd day of October 1953 at 2 o'clock P.M. to answer unto Henry Conklin and son in an action for forcible entry and detention of the following described premises to-wit: Situated in the Township of Millcreek, County of Union and State of Ohio, and known as Henry Conklin tenant house, said house a story high, contains four rooms and a bath painted white, and located on U.S. Route 42, you will make due returns of legal service of this writ on or before the 23rd day of October 1953 at 2 o'clock P.M.

Moral andiam Constable.

NAME OF OFFICER

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

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

checking on party of moral 36 miles total con.

JURY No. of Miles

WITNESSES

witness my hand this
Return of Summons,
Received
20th day of October 1953
Wilson by delivering
home in U.S. R
on October 23rd 1953
came representing Co
failing to appear
Plaintiff to have
Signed this 23rd

Said Party Representant
Received November
Plaintiff - Henry

Received costs of

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the..... day of.....
the defendant came, and by.....
his su
of the County, approved by me as
ficient surety, caused a Bond for
execution to be entered herein, w
I,
as surety for the stay of execution
judgment of.....
against.....
hereby promise and undertake
amount of said judgment, interest
and costs that may accrue.

Taken by and signed before me
approved this..... 19.....
Justice of
Satisfaction of Judgment
Received Nov. 9
Restitution
Curtis
payment in full of the above
costs. Curt Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

witness my hand this 19th day of October 1953.

Peter Fisher J.P.

Return of Summons,

Received writ on the 20th day of October 1953 at 5 P.M. and on the 20th day of October 1953 I served same on the within named Defendant Lawrence Wilson by delivering a true copy thereof to his wife Marie Wilson at their home in W.S. R. box 42 at Conklein farm.

M.W. Anderson Constable,

On October 23rd, 1953 at 2 P.M. took out for trial said Pet Conklein came representing Conklein and Son after waiting one hour and the defendant failing to appear I rendered judgment in favor of the Plaintiff, with Plaintiff to have possession within 10 days.

Signed this 23rd day of October 1953.

Peter Fisher J.P.

Said Party Defendant moved without writ of Replevin served.

Received November 9th, 1953 the sum of \$15.55 for costs from the Plaintiff. Army Conklein and Son,

Peter Fisher J.P.

Received costs for constable fees -

Constable,

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received Nov. 9 1953, from _____

Resident _____

_____ 55.00 Dollars, payment in full of the above judgment and costs.

Peter Fisher

APPEAL BOND

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

Plaintiff, _____ vs. Defendant, _____ No. _____ Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____

Justice of the Peace.

Att'y for Plff.
Att'y for Deft.
with interest
per cent. and costs.
\$ Prothonotary
1953,
in, whereupon
Following, to-wit:
County of
to you
9th day
fully and
the
willbreak
flows;
and both
a
said
lease therefor
and from
unlawfully
signed
as
lead

ation etc,
his name,
Marie Wilson
the Peace of
on the 23rd,
man into
ably entry
I promised
Creek, County
my Conklein
station's farm
located on
e returns of
he 23rd day

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. S. MFG. CO. 119

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

Table with columns: Docketing, Issuing, Hearing, etc. and sub-columns: Pliffs. Costs, Defts. Costs. Total Justice's Fees 3 90

Gee Tine Ruben W,
Conchs hocken, Pa
Plaintiff
No. 283 vs.
Everett Gore,
d.f.a
June Texas Station Plain City O.
Defendant

Action on
R.P. Cunningham Att'y for Plff.
Att'y for Deft.
Am't claimed, \$295.91 with interest
from 19 at per cent. and costs.
Judgment for Plaintiff in default.
Jan. 22, 1954, \$295.91
and costs \$ 8.05

Be It Remembered, That on the 6th day of January 1954,
the said Plaintiff filed this Bill of Particulars herein, whereupon
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The said Plaintiffs say there is due them from the
defendant the sum of \$295.91 for merchandise
requested by defendant and delivered by the Plaintiff
prior to May 1951 that said amount is due and
owing and for which Plaintiff pays judgment

Signed by atty for Plaintiff
R.P. Cunningham, Jr. Attorney
David Joseph

Summons

To Mose Anderson Constable of Jerome Tp. Union Co,
Ohio, you are hereby commanded to
summon Everett Gore d.f.a Texas Station
to appear before me the undersigned Justice of
the Peace in Jerome Township at my office on
the 12th day of January 1954 at 4.30 P.M.
to answer the action of Gee Tine Ruben W of
Conchs hocken Pa, for amount due on
merchandise requested at defendants request
for the amount of \$295.91
The Plaintiff asks a judgment for the amount
indorsed herein and for costs of this action
you will make due return of this writ on or
before the 12th day of January 1954 at 4.30 P.M.
Witness my hand this 6th day of January 1954
Peter Fisher J.P.
By return of Plaintiff said case continued
until January 22, 1954 at 4.30 P.M.

Return of Summons

Received summons on the 7th day of January 1954
at 1 P.M. and served same on the 7th
day of January 1954 on the said Everett Gore
by leaving a certified copy thereof and of
the indorsements thereon with his wife &
Connie Gore at their home on W. Main St.,
in Plain City Ohio.
Signed
M. W. Anderson,
Constable

Time for trial of
January 22, 1954
of the Gee Tine
Gore after waiting
the contents of
judgment against
the Plaintiff to
be defendant a
signed the

No further
Plaintiff
as Plaintiff

Costs paid up by Plaintiff

Received costs for

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the... day of...
the defendant came, and by...
his su...
of the County, approved by me as
ficient surety, caused a Bond for
execution to be entered herein, w...
I,
as surety for the stay of execution
judgment of...
against...
hereby promise and undertake
amount of said judgment, interest
and costs that may accrue.

Taken by and signed before me
approved this... 19...

Justice of
Satisfaction of Judgment

Received
Not actual upon by
payment in full of the above
costs.

JURY No. of Miles

WITNESSES

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Time for trial as set by post judgment arrived at at 4:30 P.M. January 22nd 1954 the Party Plaintiff represented by A.H. Allen of the Gell Trio Rubber Co. at atty R.P. Cunningham appeared and after waiting one hour the Defendant failed to appear the contents of Bill of Particulars found true and judgment against the Defendant by default in favor of the Plaintiff to amount of \$295.91, ad costs to be paid by defendant amount so far accrued being \$8.05. Signed this 22nd day of January 1954.

Peter Fisher, J.P.

No further action by decree of Plaintiff attorney, as Plaintiff desires to make arrangement with defendant.

Costs put up by Plaintiff atty - \$7.50

Received costs for constable Fela - Constable.

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

not actual upon by atty.

_____ Dollars, payment in full of the above judgment and costs.

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____

_____ Dollars and costs taxed at \$ _____ and the said _____ intend to appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Civil Action

Peter Fisher

Justice of the Peace Court

Jerome

10-41-5 THE COL. B. & MFG. CO. 119

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

Pliffs. Costs Defts. Costs
Dolla. Cts. Dolla. Cts.

Table listing various court fees such as Docketing Petition or Bill of Particulars, Issuing summons, etc., with corresponding costs in dollars and cents.

Total Justice's Fees

Morse Anderson Constable. NAME OF OFFICER

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

Table listing fees for various services like Service of Order of Atch., Mileage, Service of Order of Eject't, etc., with costs.

Total

JURY No. of Miles

WITNESSES

H.E. Mercer Plaintiff
No. 284 vs. Otto Blumenschein Defendant

Action on
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 178.34 with interest from 19 at per cent. and costs.
Judgment for Plaintiff
January 19th 1954, \$ 178.34 and costs \$ 10.15

Be It Remembered, That on the 11th day of January 1954, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The said Plaintiff says there is due him from said defendant the sum of a total of \$ 178.34 itemized as follows: on a note of \$ 100.00 dated May 21st 1952 at 6% interest, plus an open account of \$ 63.58 from November 1st 1952 until present time at the rate of 6% interest.
The Plaintiff says said note and account are unpaid and pays for judgment of above amount and all costs of this action, Exhibits attached to the Bill of Particulars marked Exhibit "A" and "B".

Signed by W.E. Mercer Plaintiff

Summons

To Morse Anderson Constable of Jerome Tp Union Co. Ohio you are hereby commanded to summon Otto Blumenschein to appear before me the undersigned Justice of the Peace at my office in Jerome Tp on the 29th day of January 1954 at 7:30 P.M. to answer the action of W.E. Mercer for the amount due on a note of \$ 100.00 dated May 21st 1952 at 6% to present time and on an open account of \$ 63.58 with interest at 6% from Nov. 1st 1952 until total \$ 178.34

The Plaintiff asks a judgment for the amount indorsed herein and for costs of this action, you will make due return of this writ on or before the 19th day of January 1954 at 7:30 P.M.

witness my hand this 12th day of January 1954. Peter Fisher J.P.

Return Summons

Received summons on 13th day of January 1954 at 4 o'clock P.M. and served same on the 15th day of January 1954 on the said Otto Blumenschein by leaving a certified copy thereof and of the indorsements thereon with his wife Martha Blumenschein at the home.

Signed by Morse Anderson Constable

Time arrived for trial all parties present proceeded as asked the note at he... So I rendered \$ 178.34 of defendant costs

Received costs

Said case was no justice of the certificate of judgment said case settled costs paid received costs

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of... the defendant came, and by... his surety, approved by me as sufficient surety, caused a Bond for execution to be entered herein, with I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before me approved this... 19...

Satisfaction of Judgment Received... County clerk costs payment in full of the above costs. Peter Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

June Township

Union

County, Ohio

trial arrived for trial of January 19th 1954 7:30 P.M., all parties present giving oath to both Plaintiff and defendant, I proceeded and asked the Defendant whether it was his signature on the note, at he said it was, he also admitted the account as true so I rendered judgment in favor of the Plaintiff a total of \$178.34 of the costs also to be paid by the Defendant costs being 10.15

Att'y for Plff.
Att'y for Deft.
with interest
er cent. and costs.
\$178.34

Signed this 19th day of January 1954,
Peter Fisher J.P.,
Received costs for Constable Fees.

Constable
Said case was held in June Justice Court by reason of no Justice of the Peace in Park Twp, where defendant is located,
Certificate of Judgment made on 25th day of January 1954,
Said case settled by Plaintiff receiving judgment for Att'y, 10.15
Costs paid received for County clerk the sum of 10.15
Received Constable Fees in above case,

1954,
in, whereupon
Following, to-wit:
from said
tinged as
1st 1952
358
times at
ount an
amount
atched
A
plaintiff

in O. Ohio
Blumenschein
the Peace at
1954 at 7:30 P.M.
amount due
1952 at 6%
358 with
total total
e amount
action,
on or before
y 1954.
January 1954
the 15th
Blumenschein
and
wife
take,

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of 19...

Justice of the Peace.

Satisfaction of Judgment
Received... 1954, from
County clerk costs
15 Dollars,
payment in full of the above judgment and costs.
Peter Fisher

APPEAL BOND

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

No.
Plaintiff,
vs.
Defendant,
Justice of the Peace Court,
Township, County, Ohio.

WHEREAS, on the... day of 19..., the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

CIVIL DOCKET

Pete Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. S. MFG. CO. 119

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

Table with columns: Piffs. Costs, Defts. Costs, Action on. Rows include: Docketing Petition or Bill of Particulars .50, Appointing Guardian for Minor .60, Taking Security for Costs .60, Indexing Case Piffs. and Defts., each .10, Taking and Certifying Affidavits, each .80, Taking and Approving a Bond, Undertaking or Recognizance .80, Issuing summons Defts., each .40, Issuing Order of Attachment .70, Issuing Order of Arrest .70, Issuing Writ of Replevin .75, Granting Continuances, each .40, Issuing Commitment to Jail .70, Issuing Subpoena Persons, each .10, Issuing Venire Persons, each .10, Issuing Order on Jailor for Prisoner .60, Swearing Witnesses, each .10, Swearing Jury .40, Hearing Case on Appearance without Trial 1.00, Hearing Case When Defense is Interposed 2.00, Sitting in Case, Trial by Jury 2.50, Hearing Motions or Demurrers, each 1.00, Pronouncing Judgment .80, Entering a Rule of Reference .50, Swearing Arbitrators, each .40, Issuing Writ of Restitution .80, Numbering and Filing Necessary Papers, each .10, Entering Judgment and Costs on Cash Book .40, Iss'g Execution Against Property or Person .80, Poundage—4% on \$ collected, Making Transcript, Including Certificate 2.50, Signing and Certifying Bill of Exceptions .50, Reducing Testimony to Writing in Bastardy Proceedings 1.50, Issuing Other Writs or Orders, each .75, Making Itemized Cost Bill .50, Making Certificate of Judgment .25, Noting Return Certificate of Judgment .10, Total Justice's Fees 4.70

W. M. Rausch
Plaintiff,
No. 285 vs.
Otto Blumenschein
Martha Blumenschein
Defendant

Action on
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 200.00 with interest from Sept 4 1953 at 6 per cent. and costs.
Judgment for Plaintiff
January 20th 1954, \$ 204.00 and costs \$ 10.35

Be It Remembered, That on the 16th day of January 1954, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The said Plaintiff says that is due him from said defendants the sum of 200.00 on a note jointly furnished dated September 4th 1953 at 6% interest from the time of 120 days, note hereby attached marked Exhibit "A" said note unpaid whereby said Plaintiff prays for judgment of above note plus interest and costs of said action.
Signed Walter M. Rausch.

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

Summons
Summons issued to Moral Anderson Constable of Jerome County Union County Idaho commanding him to summon Otto Blumenschein and wife Martha Blumenschein to appear before me the undersigned Justice of the Peace at my office in Jerome, Idaho on January 20th 1954 at 8 P.M. to answer the action of Walter M. Rausch on a note dated September 4th 1953 at 6% interest for amount due on said note being 200.00 said Plaintiff asks a judgment for the amount indicated herein and for costs of this action.
You will make due return of this writ on or before the 20th of January 1954 at 8 P.M.
Witness my hand this 16th day of January 1954,
Pete Fisher J.P.

Return of Summons
Received summons on the 16th day of January 1954 at 4 P.M. and served same upon said Otto Blumenschein on the 18th day of January 1954, by leaving a copy thereof and indorsed return with his wife Martha Blumenschein at home.

Signed M. W. Anderson Constable.

On January 20th appeared and waiting in beginning case been detained I go out to both Plaintiff of note and the I gave promise to so after hearing Plaintiff for a defendant date

Said case heard and defendant

Received Certificate of Judgment Judgment settled Received costs for

Received Constable

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... the defendant came, and by... his sur of the County, approved by me as sufficient surety, caused a Bond for execution to be entered herein, with I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before me approved this... 19...

Justice of Satisfaction of Judgment Received 9/11/54 County Clerk, payment in full of the above judgment costs. Pete Fisher

JURY No. of Miles

WITNESSES

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jroom

Township,

Union

County, Ohio

On January 20th 1954 at 8:00 m. time set for trial the Plaintiff appeared and waiting at time until 9:00 m. defendant still failed to appear so in beginning case finally in 20 minutes more the defendant appeared having been detained I granted the brief time that had elapsed so I gave oath to both Plaintiff and defendant proving that the Plaintiff was right of note and the defendant pleaded and acknowledged he owed it and I gave promise to settle in full the last of the week. So after hearing said case I rendered judgment in favor of the Plaintiff for a total amount of \$204.00 plus costs against the defendant dated this 20th day of January 1954.

Peter Fisher J.P.

Said case heard in Jroom Tp. as Dorby Tp. the place of both Plaintiff and defendant residence.

Peter Fisher J.P.

Received costs for Constable Fee.

Constable

Certificate of Judgment made this 25th day of January 1954.

Judgment settled for aty 12.00

Received costs from the County Clerk a total 10.35

Peter Fisher J.P.

Received Constable Fee in above case.

Constable,

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 1954, from _____ County Clerk, _____ Dollars, payment in full of the above judgment and costs. Peter Fisher

APPEAL BOND

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

No. _____ Plaintiff, _____ vs. Defendant, _____ Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. R. MFG. CO. 119

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

Table with columns: Docketing, Appointing, Taking Security, Indexing, etc. with associated costs in Dollars and Cents.

Table with columns: Pliffs. Costs, Defts. Costs, and a vertical column for item counts (e.g., 1, 2, 3).

Richard Young, Edna Young, Plaintiffs, vs. Lawrence M. Brothers, Defendant

Action on Am't claimed, \$ Restitution with interest from 19 at per cent. and costs. Judgment for Plaintiff - Feb. 22 1954, \$ Restitution and costs \$ 6.30

Be It Remembered, That on the 17th day of February 1954, the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: As a land lords Complaint, to Peter Fisher a Justice of the Peace of Jerome Township, Union County Ohio, the undersigned Richard Young and Edna Young as residents of the County of Union State of Ohio, doth hereby make this their complaint to you against one Lawrence M. Brothers for this: that the said Lawrence M. Brothers, hath ever since the 1st day of September in the year 1953 and doth still unlawfully and fraudulently detain, from the undersigned, possession of the following premises situated in the Township of Darby in said County of Union and described as follows: a house of three rooms a one story high painted white situated in the village of Unionville Ct, Ohio and known as Richard Young property.

That the said Lawrence M. Brothers 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 Lawrence M. Brothers hath unlawfully and fraudulently held over his said term. On the 5th day of February 1954 the undersigned duly served upon the said Lawrence M. Brothers as required by law, notice in writing, to leave said premises.

The undersigned asks Damages and Restitution etc, Dated this 17th day of February 1954 Signed by Richard Young.

Summons

To any Constable of County of Union State of Ohio, Name of J.P. You are commanded to summon Lawrence M. Brothers to appear before me Peter Fisher a Justice of the Peace of said township at my office at residence Thelton on the 22nd day of February 1954 at 8 P.M. to answer unto Richard and Edna Young in an action for forcible entry and detainer on the described property as in Complaint located in Darby Twp, Union Co, Ohio. You will make legal service of this writ and return on or before the 22nd day of February 1954 at 8 o'clock P.M. witness my hand this

Table with columns: NAME OF OFFICER, Constable, and various service fees like Mileage, Service of Order, etc.

Table with columns: JURY, WITNESSES, and No. of Miles.

17th day of February 1954

Received writ on 18th of February 1954, I saw Lawrence M. Brothers at his home in the

at 8 o'clock P.M. after waiting one hour judgment in favor of Plaintiff if possible to be paid Signed this 22nd day

Received all costs

Received costs

Bond for Stay of Execution Gen'l Code, Sec. 10401 On the... day of... the defendant came, and by... his surety of the County, approved by me as sufficient surety, caused a Bond for execution to be entered herein, which I, as surety for the stay of execution of judgment of... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before me approved this... 19... Justice of the Peace Satisfaction of Judgment Received March 9 1954 Restitution costs payment in full of the above judgment costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

17th day of February 1954,

Peter Fisha J.P.

Return of Summons

Received writ on 18th day of February 1954 at 4.00 p.m. and on the 18th day of February 1954, I served the same on the withers named defendant James M. Brothers by delivering a true copy thereof to him personally at his home in Unionville Ohio, Ohio.

at 8.00 clock P. M. the Plaintiff appeared February 22nd 1954 after waiting one hour the defendant failed to appear I rendered judgment in favor of Plaintiff and he to have restitution of property, copy if possible to be paid by defendant. Signed this 22nd day of February 1954. Peter Fisha J.P.

Received all costs from Plaintiff this 9th day of March 1954, Peter Fisha J.P.

Received costs for constable fees. Constable,

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received m. m. 9 1954, from _____

payment in full of the above judgment and costs. _____ 30 Dollars.

APPEAL BOND

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

vs.

Plaintiff _____

Defendant _____

No. _____

Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____

Justice of the Peace, for _____

Dollars and costs taxed at \$ _____

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

NOW, THEREFORE,

_____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute _____ appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against _____, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____

Justice of the Peace.

Att'y for Plff.
Att'y for Deft.
with interest
cent. and costs.
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CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Return of Summons

Received this writ on the 19th day of February 1954 at 1 o'clock P. M. and on the 19th day of February 1954 I served the same on the within named defendant Fred Shoemaker by delivering a true copy thereof to him personally at his home. Signed M. W. Anderson Constable.

Bond for costs in above case was signed by John B. Burns late resident of Parry Sp. Madison County this having brought an action against Fred Shoemaker before the undersigned, a Justice of the Peace of said Jerome Tp. Union Co. Ohio, who requires security for costs therein to be given. Now we and the said John B. Burns Plaintiff undertake and promise the said Fred Shoemaker defendant to pay all costs accrued, or which may accrue in said action. Signed John B. Burns

Signed and acknowledged before me at my office, and surety approved this 19th day of February 1954. Peter Fisher J. P.

Time arrived for trial, the Plaintiff appeared and after waiting one hour and the defendant failed to appear, acknowledged the testimony of the Plaintiff, I rendered judgment in favor of the Plaintiff and he to have Resitution of his property, costs assessed against defendant. Signed this the 24th day of February 1954. Peter Fisher J. P.

Received costs in above case March 12th 1954 from the Plaintiff in full. Peter Fisher J. P.

Received costs for constable fees.

Constable

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received March 12 1954 from Plaintiff Resitution

Costs paid ad 40 Dollars, payment in full of the above judgment and costs. Peter Fisher

APPEAL BOND

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

No. _____ Plaintiff, vs. Defendant, Justice of the Peace Court, _____ Township, _____ County, Ohio. WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute h appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against h, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

Att'y for Plff. Att'y for Deft. with interest per cent. and costs. 4, \$ Resitution 1954, in, whereupon following, to-wit: here County Complaint since the fully and issue of as follows: have said and therefor and both term. signed make as lease

Resitution etc, vs. Fred Shoemaker Justice of the Peace Residue 1954 at Jerome in an action of the do Complaint, so writ and 24th day of February 1954 J. P.

CIVIL DOCKET

Pete Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. S. WFG. CO. 119

JUSTICE OF THE PEACE

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

	Pliffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50		50	
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case Pliffs. and Defts., each	.10		20	
Taking and Certifying Affidavits, each	.80			
Taking and Approving a Bond, Undertaking or Recognizance	.80		40	
Issuing summons Defts., each	.40			
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75		40	
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailer for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00		1 00	
Hearing Case When Defense is Interposed	2.00			
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00		80	
Pronouncing Judgment	.80			
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75			
Making Itemized Cost Bill	.50		50	
Making Certificate of Judgment	.25		25	
Noting Return Certificate of Judgment	.10			
Total Justice's Fees			4 05	

M. W. Anderson Constable.

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

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

JURY No. of Miles

WITNESSES

Richard Young

No. 288 vs. Plaintiff

Jarvis M. Brothers

Defendant

Action on

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 200.00 with interest from July 1 1953 at 6 per cent. and costs.

Judgment for Plaintiff March 4th 1954, \$ 204.51 and costs \$ 6.85

Be It Remembered, That on the 23rd day of February 1954, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

The said Plaintiff says there is due him from said defendant the sum of \$200.00 for rent of plaintiff's property, a house at Unionville Ch, Ohio, itemized as follows: from July 1st 1953 until present time at \$25.00 per month plus interest accrued at 6%.

Plaintiff asks judgment for above amount and all costs expended.

Signed Richard Young, Plaintiff

Summons

Summons issued to Constable M. W. Anderson of Jerome, P. Union County Ohio commanding him to summon Jarvis M. Brothers to appear before me a Justice of the Peace at my office at residence in Jerome, P. Union Co. Ohio on March 1st 1954 at 4 o'clock P. M. to answer unto said Richard Young, You are to make due return of said writ on or before March 1st 1954 at 4 o'clock P. M. Witness my hand this 23rd day of February 1954

Pete Fisher J. P.

Return

Plaintiff City, Ohio, Feb. 24th 1954, Received this summons on the 23rd day of Feb. 1954 at 1 o'clock P. M. and I served same on the 24th day of Feb. 1954 on the said Jarvis M. Brothers by leaving a certified copy thereof, and of the inducements thereon with Mrs. Flame M. Brothers at their home in Unionville Ch, Ohio.

Signed M. W. Anderson Constable.

Time arrived for trial a postponement had been made on account of the duffed roads and said hearing was set to March 4th 1954 at 2 o'clock P. M.

So on March 4th 1954 at 2 o'clock P. M. postponement date the parties both Plaintiff and defendant appeared and after hearing testimony by both, the defendant acknowledged the owing of

amount asked in the Plaintiff and to collect, otherwise

Signed this 4th

Received costs for

Received all costs of March 1954

Certificate of J

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ the defendant came, and by _____ his sur of the County, approved by me as sufficient surety, caused a Bond for execution to be entered herein, which

I, _____ as surety for the stay of execution judgment of _____ against _____ hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before me approved this _____ 19 _____

Justice of

Satisfaction of Judgment

Received March 9th 1954

Plaintiff Jarvis M. Brothers

payment in full of the above judgment costs.

Pete Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

amount asked in claim. I rendered judgment in favor of the Plaintiff and all costs taxed against the defendant if possible to collect, otherwise to be paid by Plaintiff.

Signed this 4th day of March 1954.

Peter Fisher J. P.

Received costs for constable fees.

constable

Received all costs in above case from the Plaintiff this 9th day of March 1954.

Peter Fisher J. P.

Certificate of Judgment Made to Clerk of Courts, on March 12th 1954

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received March 9 1954, from Plaintiff amount of _____ Dollars, payment in full of the above judgment and costs. Peter Fisher

APPEAL BOND

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

No. _____ Plaintiff vs. Defendant Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

Att'y for Plff.
Att'y for Deft.
with interest
per cent. and costs.

\$ 204.51

May 19 54,
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CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Civil Action

J. Brown

10-41-5 THE COL. P. B. NFB. CO. 119

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

Table with columns for Fees, Pliffs. Costs, Defts. Costs. Includes items like Docketing Petition or Bill of Particulars, Issuing summons, etc.

M. W. Anderson Constable. NAME OF OFFICER

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

Table with columns for Fees, Pliffs. Costs, Defts. Costs. Includes items like Service of Order of Atch., Mileage, etc.

JURY No. of Miles

WITNESSES

William W. Burns
Plaintiff
No. 289 vs.
Ray Castle
Defendant

Be It Remembered, That on the 2nd day of March 1954, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: as a handbills Complaint to Peter Fisher a Justice of the Peace of Jerome Township Union County Ohio, the undersigned William W. Burns a resident of the County of Union State of Ohio, doth hereby make his Complaint to you against one Ray Castle for this: That the said Ray Castle hath since the 20th day of February in the year 1954 ad doth still unlawfully and forcibly detain from the undersigned possession of the following premises situated in the Township of Darby in said County of Union and described as follows: a house of eight (8) rooms two story high painted white located on the Perkins Road that the said Ray Castle entered upon said premises, as a tenant of the undersigned; the lease therefore expired at the time herein first mentioned and from that time the said Ray Castle hath unlawfully and forcibly held over his said term. On the 25th day of February 1954 the undersigned duly served upon the said Ray Castle as required by law, notice in writing to leave said premises. The undersigned asks Prayers and Restitution, etc. Dated this 2nd day of March 1954. William W. Burns

Summons
State of Ohio Union Countyss Jerome Township
to M. W. Anderson Constable of said Township
Greeting:
You are hereby commanded to summon Ray Castle to appear before me Peter Fisher a Justice of the Peace of said Township at my office therein on the 5th day of March 1954 at 9 o'clock P.M. to answer unto William W. Burns in an action for forcible entry and detention of the described property as in

Action on
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ Restitution with interest from 19 at per cent. and costs.
Judgment for Plaintiff defendant vacated on day of Feb 1954, \$ and costs \$ 7.35

above Complaint v
you will make leg
the 5th day of March
Witness my hand
Plain City Ohio March 1954 at
the same on the w
copy thereof with the
home,
Sigs
Time set for hearing
7.30 P.M. Said judge
but a few came ad
did not need to, also
had vacated as the
as stated per on mar
Signed this 5th day
Received costs
this 16th day
Received

Bond for Stay of Execution

Gen'l Code, Sec. 10401
On the... day of...
the defendant came, and by...
his sur...
of the County, approved by me as g
ficient surety, caused a Bond for
execution to be entered herein, wh
I,
as surety for the stay of execution
judgment of...
against...
hereby promise and undertake
amount of said judgment, interes
and costs that may accrue.

Taken by and signed before me
approved this... 19...
Justice of
Satisfaction of Judgment
Received March 16
William W. Burns
Signed and
payment in full of the above ju
costs. Peter Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Innocent

Township,

Union

County, Ohio

above complaint vacating all except a cork stove and a heating stove, you will make legal service of this writ and return same on or before the 5th day of March 1954 at 9 o'clock P. M. Witness my hand this 2nd day of March 1954. Peter Fisher J.P.

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

Return,
Plain City, Ohio March 2nd 1954 Received this summons on the 2nd day of March 1954 at 12:30 P. M. and on the 2nd day of March 1954 I served the same on the within named Ray Castle by leaving a certified copy thereof with the indorsements thereon with him personally at their home.

Signed M. W. Anderson, Constable,
Time set for hearing on the 5th day of March 1954 at 9 P. M. at about the hour of 7:30 P. M. Said party Defendant phoned and replied he had moved about something but a few came at a store that day at which he had to appear I announced he did not need to, also the Plaintiff a half hour later called and said the defendant had vacated as the defendant had stated, so case was dismissed at Plaintiff's cost as stated per on margin of defendant.

Signed this 5th day of March 1954.

Peter Fisher J.P.

Received costs from Plaintiff a total as on margin this 16th day of March 1954.

Peter Fisher J.P.

Received Constable fees in above case,

Constable,

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received March 16 1954, from William W. Burns costs \$32.00 Dollars, payment in full of the above judgment and costs. Peter Fisher

APPEAL BOND

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

vs.

Plaintiff,
Defendant

No. _____

Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE,

of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____

Justice of the Peace.

CIVIL DOCKET

Civil Action

Peter Fisher

Justice of the Peace Court

Jerome

10-41-5 THE COL. B. B. WFS. CO. 119

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

Table with columns for Docketing, Issuing, and other court actions, with associated fees in Dollars and Cents.

Table with columns for Pliffs. Costs (Dolla. Cts.) and Defts. Costs (Dolla. Cts.), with handwritten entries for various parties.

Ralph Trella
6 Fair Garage
Plain City, O.
No. 290 vs.
Thomas Pillier
Plain City, Ohio.
Plaintiff
Defendant

Action on
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 43.25 with interest from May 5th 1951 at 6 per cent. and costs.
Judgment for Plaintiff March 17th 1954, \$ 40.85 and costs \$ 7.50

by money order to pay the interest of 7.57
Received the sum of 7.80 for costs in signed the

Be It Remembered, That on the 23rd day of January 1954, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The said Plaintiff says there is due him from the said defendant the sum of 43.25 for labor consisting of motor work done on defendant's automobile at defendant's request, and for which he agreed to pay. Above amount remains due and unpaid, wherefore Plaintiff prays judgment against above named defendant in the sum of 43.25 and interest at the rate of 6% from May 5th 1951 and costs there expended

Signed by Frank S. Hughes, Plaintiff's agent.

Received Constable

M. W. Anderson Constable. NAME OF OFFICER

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

Table listing various services such as Service of Order of Atch., Mileage, Service of Order of Eject't, etc., with associated fees.

Table with columns for No. of Miles, with handwritten entries for various services.

Summons issued
To, M. W. Anderson Constable
This you are hereby commanded to summon Thomas Pillier to appear before me a Justice of the Peace at Justice's Court at my office at residence on January 30th 1954 at 2 o'clock P.M. to answer unto Frank S. Hughes and Ralph Trella for amount due for auto labor to the amount of 43.25 and interest @ 6%, from May 5th 1951.
You are to make due return of this on or before January 30th 1954.
Given under my hand this 23rd day of January 1954.
Peter Fisher J.P.

Received this writ on the 23rd day of January 1954 at 3 o'clock P.M. and on previous date I failed to locate said defendant and postponed until Jan. 27th 1954 after another attempt then finally served upon said defendant ordered to appear March 17th 1954 at 2 P.M. by leaving copy at his home on Cornice Ave, Plain City Ohio
Signed by M. W. Anderson, Constable.

On March 17th 1954 at time stated for trial after waiting one hour the defendant appeared and after discussing said testimony Judgment entered in favor of Plaintiff as follows: the principal of 43.25 and

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the day of the defendant came, and by his surety of the County, approved by me as sufficient surety, caused a Bond for execution to be entered herein, whereupon I, as surety for the stay of execution judgment of against hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before me approved this 19

Justice of Satisfaction of Judgment Received March 17th 1954 Thomas Pillier Fifty cent payment in full of the above judgment costs. Peter Fisher

JURY No. of Miles

WITNESSES

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

by money order to *Asst. Frank Hughes of the Trust Garage*, there remained the interest of *7.57* plus costs of *7.80* which said defendant paid.

Received the sum of *7.57* for interest of said judgment and the sum of *7.80* for costs in above case.

Signed this *17th* day of *March* 1954.

Pete Fisher J. P.

Received Constable fees in above case.

Constable

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

with interest
per cent. and costs.

100.86
40.65

1954,
in, whereupon

following, to-wit:

from the
interest of
amount
frays
the
67% from

int.

Union Co.
the
of the
and answer
amount
cool

on a

January 1954,
Pete Fisher J.P.
May 1954
at this date
formed until
finally
can reach
at his

Constable,
for trial
appeared
lawyer
3.25

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____

the defendant came, and by _____ his surety resident of the County, approved by me as good and sufficient surety, caused a Bond for the stay of execution to be entered herein, which follows:

I, _____ as surety for the stay of execution on the above judgment of _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received *March 17th 1954*, from *Thomas Dillon* *fifty eight* *65* Dollars, payment in full of the above judgment and costs. *Pete Fisher*

APPEAL BOND

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

Plaintiff _____
vs. Defendant _____
No. _____
Justice of the Peace Court, _____
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. D. P. MFG. CO. 119

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

Table with columns for Piffs. Costs (Dolla. Cts.) and Defts. Costs (Dolla. Cts.). Includes items like Docketing Petition or Bill of Particulars, Issuing summons, etc.

Total Justice's Fees

Remond C. Schilke Constable. NAME OF OFFICER

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

Table with columns for Service of Order of Atch., Mileage, Service of Order of Eject't, etc. Includes handwritten notes like 'present at trial on above'.

WITNESSES

J. H. Ballard Plaintiff vs. Callie South Defendant

Action on
Am't claimed, \$ Restitution with interest from 19 at per cent. and costs. Judgment for Plaintiff May 12 1954, \$ Restitution and costs \$ 25.00

Be It Remembered, That on the 4th day of May 1954, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: as a landlord's complaint, to Peter Fisher a Justice of the Peace of Jerome Township Union County Ohio, the undersigned J. H. Ballard a resident of the County of Union State of Ohio, doth hereby make his complaint against one Callie South of this that the said Callie South hath ever since the 1st day of March in the year 1954 and doth still unlawfully and fraudulently detain from the undersigned, possession of the following premises situated in the township of Jessburg, in said County of Union and described as follows:

Four rooms in a 2 story house consisting of 10 rooms, three 4 rooms are downstairs, the property formerly known as King property located on Mill Street in the village of Magnetic Spring, Ohio said house painted white that the said Callie South entered upon said premises, as a tenant of the undersigned, the lease expired therefor at the time herein first mentioned and from that time the said Callie South hath unlawfully and fraudulently held over her said term on the 10th day of April 1954 the undersigned duly served upon the said Callie South as required by law, notice in writing to leave said premises, the undersigned asks Process and Restitution, etc. Dated this 4th day of May 1954. signed by J. H. Ballard

Bond for costs in above case. This undertaking witnesseth: that whereas J. H. Ballard late resident of Jessburg Township of Union County Ohio intending to bring an action against Callie South before me a Justice of the Peace of the said Jerome Township who requires security for costs therein to be given, now all the said J. H. Ballard Plaintiff surety hereby undertake and promise the said Callie South defendant to pay all costs accrued, which may accrue in said action.

Signed by J. H. Ballard signed and acknowledged day of May 1954.

State of Ohio Union County To Reinhard C. Schilke you are hereby Comma Peter Fisher a Justice on the 12th day of May for forcibly entry on 12th day of May 1954 witness my hand

Plain City, R.I. Ohio day of May 1954 a same on the within through with indorse

The time of May 12th 1954 one hour the defendant he to have Restitution writ to be fulfilled by

Granted a stay until he returned May

Writ J. H. Ballard vs. mo. Ca Union County, S.S. Greeting: Whereas the following discri

Bond for Stay of Execution Gen'l Code, Sec. 10401 On the day of the defendant came, and by his sur of the County, approved by me as g ficient surety, caused a Bond for execution to be entered herein, wh I, as surety for the stay of execution judgment of against hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before me approved this 19

Justice of Satisfaction of Judgment Received May 24th J. H. Ballard Constable Five payment in full of the above ju costs. Peter Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union,

County, Ohio

Signed by J. H. Ballard.

Signed and acknowledged before me at my office, and surety approved this 4th day of May 1954. Peter Fisher J.P.

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

State of Ohio Union County Jerome Tp.

To Reinhard C. Scheidter a constable of Union County Ohio, Greeting:
You are hereby commanded to summon Callie South to appear before me
Peter Fisher a Justice of the Peace of said Township at my office at residence Union
on the 12th day of May 1954 at 8 o'clock P.M. to answer unto J.H. Ballard
for forcible entry and detention of the premises described in Complaint
You will make legal service of this writ and return the same on or before the
12th day of May 1954 at 8 o'clock P.M.

Witness my hand this 5th day of May 1954
Peter Fisher J.P.

Return of Summons

Plain City, R. 1 Ohio May 5th 1954. Received this summons on the 5th
day of May 1954 at 12 M. and on the 5th day of May 1954, I served the
same on the within named Callie South by delivering a certified copy
thereof with indorsements thereon to her personally.

Signed by

Constable
Reinhard C. Scheidter

The time of May 12th 8 P.M. for trial the Plaintiff appeared and was sworn, after waiting
one hour the defendant failed to appear and I rendered judgment in favor of the Plaintiff
he to have Restitution by May 22, 1954 otherwise after this date if not vacated
writ to be fulfilled by the Constable.

Granted a stay until May 24th 1954 by consent of Plaintiff, and writ to
be returned May 24th 1954. Signed by Peter Fisher Justice of the Peace.

Writ of Restitution

J. H. Ballard vs. Mrs. Callie South
Union County, S.S. To Reinhard C. Scheidter Constable of Parke Township
Greeting: Whereas in a certain action for the forcible entry and detention of
the following described premises to wit: Four rooms in a two story house,

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of
_____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received May 24th 1954 from
J. H. Ballard cash
County Treas. _____ Dollars,
payment in full of the above judgment and
costs. Peter Fisher.

APPEAL BOND

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

No. _____
Plaintiff _____
vs.
Defendant _____
Justice of the Peace Court, _____
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said
_____ obtained a judgment against the said
_____ on the docket of said
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute his appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against him, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

with interest
er cent. and costs.
Residence
1954,
in, whereupon
Following, to-wit:
then a
County Ohio
County
Complaint
said
March
and
Union
Township
and
the
of
white
on said
the
first
said
forcibly
signed
th as
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cess and
May 1954.
Whereas
Township of
in action
restia
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no ill
ety
said
costs
action.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. S. WFG. CO. 119

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

Table with columns for Docketing, Issuing, and other court fees. Includes items like 'Docketing Petition or Bill of Particulars', 'Issuing Summons', etc.

Table with columns for Pliffs. Costs (Dolls., Cts.) and Defts. Costs (Dolls., Cts.).

Miss Emma T. Comstock Plaintiff, No. 292 vs. Mr. and Mrs. George Engart Defendant

Action on Am't claimed, \$ Restitution with interest from 19 at per cent. and costs. Judgment for Plaintiff June 2, 1954, \$ Restitution and costs \$ 12.40

Be It Remembered, That on the 28th day of May 1954, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: as a Landlads Complaint, to Peter Fisher a Justice of the Peace of Union County, Ohio, the undersigned Miss Emma T. Comstock a resident of the County of Union State of Ohio doth hereby make her complaint to you against Mr. and Mrs. George Engart for this: that the said Mr. and Mrs. George Engart hath ever since the 15th day of May in the year 1954 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: formerly the Charles S. Comstock farm located on the Mathews New California Pike a house of 9 rooms, two story high, and of this house 2 rooms are occupied by the above named Mr. and Mrs. George Engart, that the said Mr. and Mrs. George Engart entered upon said premises as tenant of the undersigned: the lease therefor expired at the time herein first mentioned, and from that time the said Mr. and Mrs. George Engart hath unlawfully and forcibly held over their said tenon, on the 7th day of April 1954 the undersigned duly served upon the said Mr. and Mrs. George Engart as required by law notice in writing, to leave said premises. The undersigned asks justice and Restitution, etc. Dated this 28th day of May 1954. Signed by Emma T. Comstock.

Bond for costs. The undersigned witnesseth that whereas, Miss Emma T. Comstock late resident of Jerome for Union County Ohio, intending to bring an action against Mr. and Mrs. George Engart before the undersigned Justice of the said Jerome Township who requires security for costs therein to be given, now the said Emma T. Comstock Plaintiff as surety hereby undertakes and promise the said Mr. and Mrs. George Engart Defendants to pay all costs accrued or

which may accrue signed and acknowledged day of May 1954

State of Ohio, Union County Township of Jerome, George Engart, to a Township at my 8, o'clock P.M. to forcibly entry a you will make 12th day of June 1954 Witness my hand

Plain City, B. 1 on 28th day of May 1954 served the same delivering a certifi Engart at residence

On June 2, at 8 P.M. the defendant oath to plaintiff why to vacate when this time was upon the Plaintiff had be returned and property, signed Defendant moved on Plaintiff Paid costs of \$12.40 -

Bond for Stay of Execution Gen'l Code, Sec. 1041

On the... day of... the defendant came, and by... his of the County, approved by me sufficient surety, caused a Bond execution to be entered herein I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, in and costs that may accrue.

Taken by and signed before approved this

Justice Satisfaction of Judgment Received June 14 Emma T. Comstock twelve payment in full of the above costs. Peter Fisher

Table for Constable fees: Reimond C. Schneider Constable. NAME OF OFFICER. NOTE: The following fees cover service and return of writs and copies to complete service when required by law.

JURY and WITNESSES table with columns for No. of Miles.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Union

Township,

Union

County, Ohio

which may accrue in said action

Signed by Emma G. Comstock.

Signed and acknowledged before me, at my office and surety approved this 28th day of May 1954.

Peter Fisher Justice of the Peace.

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

with interest
per cent. and costs.

Summons

State of Ohio, Union County, Union Tp.; To Reinhard C. Scheiderer, Constable of Parry Township, Greeting, you are hereby commanded to summon Mr. and Mrs. Glaze Engart, to appear before me Peter Fisher a Justice of the Peace of said Township at my residence at office therein on the 2nd day of June 1954 at 8 o'clock P.M. to answer unto Miss Emma G. Comstock in an action for forcible entry and detention of the premises described in above last bond Complaint, you will make legal service of this writ, and return the same on or before the 2nd day of June 1954 at 8 o'clock P.M.

Witness my hand this 28th day of May 1954.

Peter Fisher Justice of the Peace.

Return of Summons

Plain City, Ohio May 28th 1954 Received this writ at summons on the 28th day of May 1954 at 1 o'clock P.M. and on the 28th day of May 1954 I served the same on the within named Mr. and Mrs. Glaze Engart by delivering a certified copy thereof with the endorsements therein with Mrs. Engart at residence.

Signed by

Reinhard C. Scheiderer Constable

On June 2nd at 8 P.M. 1954 the plaintiff appeared at office waiting until 8:30 P.M. the defendants appeared also Constable Scheiderer being present after giving oath to plaintiff and defendants testimony was heard a question arose concerning why to vacate what reasons, by witnesses present not concerned in case, admitting this time was up and by plaintiff testimony I rendered judgment that the Plaintiff have restitution by June 14th 1954 and writ of Restitution be returned and filed on that day giving plaintiff restitution of her property.

Defendant moved on June 14th 1954 without writ. Plaintiff Paid costs of \$2.40 - Peter Fisher J.P. Reinhard C. Scheiderer Constable Fees Paid

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____

the defendant came, and by _____ his surety resident of the County, approved by me as good and sufficient surety, caused a Bond for the stay of execution to be entered herein, which follows:

I, _____ as surety for the stay of execution on the above judgment of _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received June 14th 1954, from Emma G. Comstock twelve \$40 Dollars, payment in full of the above judgment and costs. Peter Fisher

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____ Plaintiff, _____ vs. Defendant, _____ Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____

Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____

Justice of the Peace.

Att'y for Plff.
Att'y for Deft.
with interest
per cent. and costs.
1954, \$ Restitution
1954,
herein, whereupon
following, to-wit:
her a Justice of
the
resident of
by make
s. Glaze
Mrs. Glaze
may in the
and forcibly
in of the
described
Comstock
California Rule
of this
the named
said Mr. and
premises as
therefor expired
from that
engart both
said town,
designated
Mrs. Glaze
in writing,
designated
Comstock.
whereas,
ident of
ing to bring
Engart before
I come
costs
Emma G. Comstock
take and
Engart
need on

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Juonm

Township,

Union

County, Ohio

State of Ohio, and known as Henry Conklein tenant house, a one story house with 4 rooms and a bath, painted white, located on U.S. Route 42 together with the land upon which house is located, you will make legal service of this writ and return same on or before the 16th day of June 1954 at 8:30 P.M. Witness my hand this 12th day of June 1954.

Peter Fisher Justice of the Peace.

Return of Summons

Plain City 12 Ohio June 12th 1954. Received this summons on the 12th day of June 1954 at 8 o'clock P.M. and on the 12th day of June 1954, I served the same on the within named John West, by delivering a certified copy thereof with the in document thereon, to him personally at shell filling station on U.S. Route 42.

Reinhard C. Schneider

Constable

Said case continued until June 17th 1954 at 8:30 P.M. by motion.

Peter Fisher J.P.

Said Party Defendant moved without writ of Restitution.

Peter Fisher J.P.

Received costs in above case as on margin, June 21st 1954

Peter Fisher J.P.

Received costs for Constable Fees,

Reinhard C. Schneider

Constable,

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received June 21st 1954, from _____ \$75.00 Dollars, payment in full of the above judgment and costs. Peter Fisher

APPEAL BOND

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

No. _____ vs. Plaintiff, Defendant, Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. S. D. NPG. CO. 119

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

Table with columns: Piffs. Costs, Defts. Costs, Action on. Rows include: Docketing Petition or Bill of Particulars .50, Appointing Guardian for Minor .60, Taking Security for Costs .60, Indexing Case Piffs. and Defts., each .10, Taking and Certifying Affidavits, each .80, Taking and Approving a Bond, Undertaking or Recognizance .80, Issuing summons Defts., each .40, Issuing Order of Attachment .70, Issuing Order of Arrest .70, Issuing Writ of Replevin .75, Granting Continuances, each .40, Issuing Commitment to Jail .70, Issuing Subpoena Persons, each .10, Issuing Venire Persons, each .10, Issuing Order on Jailer for Prisoner .60, Swearing Witnesses, each .10, Swearing Jury .40, Hearing Case on Appearance without Trial 1.00, Hearing Case When Defense is Interposed 2.00, Sitting in Case, Trial by Jury 2.50, Hearing Motions or Demurrers, each 1.00, Pronouncing Judgment .80, Entering a Rule of Reference .50, Swearing Arbitrators, each .40, Issuing Writ of Restitution .80, Numbering and Filing Necessary Papers, each .10, Entering Judgment and Costs on Cash Book .40, Iss'g Execution Against Property or Person .80, Poundage—4% on \$ collected, Making Transcript, including Certificate 2.50, Signing and Certifying Bill of Exceptions .50, Reducing Testimony to Writing in Bastardy Proceedings 1.50, Issuing Other Writs or Orders, each .75, Making Itemized Cost Bill .50, Making Certificate of Judgment .25, Noting Return Certificate of Judgment .10, Total Justice's Fees 3.65

m. w. anderson Constable. NAME OF OFFICER

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

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

JURY No. of Miles

WITNESSES

50 Marie. Smith Frank S. Hughes agt.
20 Plain City - R 3 Ohio - Plaintiff, No. 294 vs.
40 David Kitcher Plain City, Ohio, Defendant
1 00 Be It Remembered, That on the 30th day of June 1954, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:
50 Said Bill of Particulars being in words and figures following, to-wit:
50 The said Plaintiff says there is due her from said defendant the sum of \$42.59 for necessaries, to wit, groceries and meats sold defendant at his request, and for which he agreed to pay, above amount remains due and unpaid, wherefore Plaintiff prays judgment against defendant in the sum of \$42.59 and interest at the rate of 6% per annum from July 1st, 1952 and her costs thus expended. Signed Frank S. Hughes agt
3 65 Total Justice's Fees

Action on
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 42 59 with interest from July 1st 1952 at 6 per cent. and costs.
Judgment for Plaintiff
July 8th 1954, \$ 47.69 and costs \$ 6.20

Summons.
To m. w. anderson, Constable of Jerome Twp, in said County of Union you are hereby commanded to summon David Kitcher to appear before me the undersigned, a Justice of the Peace at my office at Residence in Jerome Township on the 8th day of July 1954 at 5 o'clock P. M. to answer the action of Marie Smith for amount due on an account for necessaries, groceries, meats etc, the amount of \$42.59 with interest @ 6% from July 1st 1952. The Plaintiff asks a judgment for the amount endorsed herein and for costs of this action you will make due return of this writ on or before the 8th day of July 1954 at 5 o'clock P. M. witness my hand this 30th day of June 1954. Peter Fisher J.P.

Return
Plain City, Ohio June 30th 1954 Received this summons on the 30th day of June 1954 at 4 o'clock P. M., and I served same on the 30th day of June 1954 on said David Kitcher by leaving a certified copy thereof and of the endorsement thereon with at his home, on Gray Sta, in Plain City, Ohio.
Signed M. W. Anderson, Constable.

Be It Remembered, That on the 30th day of June 1954, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:
Said Bill of Particulars being in words and figures following, to-wit:
The said Plaintiff says there is due her from said defendant the sum of \$42.59 for necessaries, to wit, groceries and meats sold defendant at his request, and for which he agreed to pay, above amount remains due and unpaid, wherefore Plaintiff prays judgment against defendant in the sum of \$42.59 and interest at the rate of 6% per annum from July 1st, 1952 and her costs thus expended. Signed Frank S. Hughes agt

Summons.
To m. w. anderson, Constable of Jerome Twp, in said County of Union you are hereby commanded to summon David Kitcher to appear before me the undersigned, a Justice of the Peace at my office at Residence in Jerome Township on the 8th day of July 1954 at 5 o'clock P. M. to answer the action of Marie Smith for amount due on an account for necessaries, groceries, meats etc, the amount of \$42.59 with interest @ 6% from July 1st 1952. The Plaintiff asks a judgment for the amount endorsed herein and for costs of this action you will make due return of this writ on or before the 8th day of July 1954 at 5 o'clock P. M. witness my hand this 30th day of June 1954. Peter Fisher J.P.

Return
Plain City, Ohio June 30th 1954 Received this summons on the 30th day of June 1954 at 4 o'clock P. M., and I served same on the 30th day of June 1954 on said David Kitcher by leaving a certified copy thereof and of the endorsement thereon with at his home, on Gray Sta, in Plain City, Ohio.
Signed M. W. Anderson, Constable.

on the 8th day of July 1954 also the Party to 6 P.M. of the he and the rendered for the amount Signed the

(Certificate of J. on the 22nd of June above case

Said Certificate of August 1954 Court of Common Received from \$11.53 on Aug.

Case settled and Constable costs

Bond for Stay of Execution Gen'l Code, Sec. 1040

On the... day of... the defendant came, and by... his of the County, approved by me ficient surety, caused a Bond execution to be entered herein I, as surety for the stay of execution judgment of hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this

Justice Satisfaction of Judgment Received said Court action of David Kitcher through Constable 47 payment in full of the above costs. 6.20

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Income

Township,

Union

County, Ohio

on the 8th day of July the party Defendant David Kitcher and also the party Plaintiff represented by Frank S. Hough at 6. P. M. after questioning said party Defendant admitted he owed the specified amount of the account as I rendered judgment for the amount of \$42.39 plus interest of the amount \$5.08 plus costs accounted to be paid signed this 8th day of July 1954,

(Certificate of Judgment) Peter Fisher J.P.

on the 22nd July 1954 the Certificate of Judgment was made of the above case

Peter Fisher J.P.

Said Certificate as returned filed at 11:22 o'clock A.M. on the 2nd day of August 1954 Judgment docket 23 Page 11320 Ray King, Clerk of the Court of Common Pleas by D. Campbell, Deputy Clerk Franklin County, Ohio. Received from Clerk of Courts, Franklin Co. O. the sum of Peter Fisher J.P. \$11.53 on Aug. 18th 1954 to apply on above case,

Case settled and all costs paid — by action of Judgment Peter Fisher J.P.

Constable costs paid —

Constable,

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received said sum Aug 1954, from action of David Kitcher through Ct. Clerk 47.69 Dollars, payment in full of the above judgment and costs. 4.20 Peter Fisher

APPEAL BOND

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

No. _____
 Plaintiff, _____
 vs. _____
 Defendant, _____
 Justice of the Peace Court,
 Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

Att'y for Plff.
 Att'y for Deft.
 5% with interest
 per cent. and costs.
 \$47.69

1954,
 wherein, whereupon
 following, to-wit:

from
 at his
 above
 the sum of
 per
 costs

aght

in said
 before me
 my office
 8th day of July
 the action of
 court for
 amount of
 July 1st 1952
 the amount
 is action
 writ on it
 at 5 o'clock P.M.
 June 1954
 J.P.

Received
 of June 1954
 same on
 David Kitcher
 and of
 at his home,
 his.

son.
 with

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. S. MFG. CO. 119

JUSTICE OF THE PEACE

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

Table with columns: Piffs. Costs (Dolls., Cts.), Defts. Costs (Dolls., Cts.), and a list of legal services with their respective costs.

REINHARD C. SCHUEBER Constable. NAME OF OFFICER

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

Table listing various legal services such as 'Service of Order of Attach.', 'Mileage, 1st m., 50c;', etc., with their costs.

JURY No. of Miles

WITNESSES

Action on

Henry Conklin

Att'y for Plff.

No. 295 vs. Plaintiff

Att'y for Deft.

Manuel Maggard

Defendant

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

Judgment for 19, \$ and costs \$ 6.30

Be It Remembered, That on the 21st day of July 1954, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

as a land lords Complaint, To Peter Fisher a Justice of the Peace of Jerome Township, Union County Ohio the undersigned Henry Conklin a resident of this County of Union, State of Ohio, doth hereby make his Complaint to you against one Manuel Maggard for that the said Manuel Maggard hath been since the 10th day of July in the year 1954 and doth still unlawfully and forcibly detain from the undersigned possession of the following premises, situated in the township of Mill Creek in said County of Union and described as follows: a house of one story, gray shingle with 5 rooms, located on U.S. Route 42 that the said Manuel Maggard hath unlawfully and forcibly held over his said term on the 17th day of July 1954 the undersigned duly served upon the said Manuel Maggard as required by law, noted in writing to leave said premises, the undersigned asks Process and Restitution etc.

Dated this 21st day of July 1954

Henry Conklin by Francis Hale

Summons

Justice Court State of Ohio Union County Jerome Tp To Reinhard C. Schueber Constable of Parry Tp.

Greeting, you are hereby commanded to summon Manuel Maggard & appear before me Peter Fisher a Justice of the Peace of said township at residence office on the 24th day of July 1954 at 7 o'clock P.M. to answer under Henry Conklin in an action of forcible entry and detention of the following described premises situated in the township of Mill Creek County of Union and State of Ohio and known as the Henry Conklin tenant house a house of one story grey shingle with 5 rooms located on U.S. Route 42 together with ground upon which said house is located,

you will make l... 24th day of July witness & July

Plain City Ohio Received the on the 21st named Manuel there of with

on July 24th dismissed at

Received costs on July 28

Received

Bond for Stay of Execution

Gen'l Code, Sec. 1040

On the... day of... the defendant came, and by...

of the County, approved by me efficient surety, caused a Bond execution to be entered herein,

I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this...

Justice Satisfaction of Judgment Received July 28 Plain City Ohio payment in full of the above costs. Peter Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Income

Township,

Union

County, Ohio

You will make legal service of this writ and return the same on or before the 24th day of July 1954 at 7 o'clock P.M. Witness my hand this 21st day of July 1954.

Att'y for Plff.

Att'y for Deft.

Interest with interest per cent. and costs.

\$

1954, herein, whereupon

following, to-wit:

When a Union County Ohio... his complaint... since I do not still the undersigned... Union and... S. Route 42 unlawfully... signed duly... to leave to Process

Return by summons, Plain City Ohio R.R. 1 July 21st 1954. Received this writ a summons on the 21st day of July 1954 at 7.30 P.M. and on the 21st day of July 1954, I served the same on the within named Manuel Maggard by leaving a certified copy thereof with the endorsements thereon to him personally.

Reinhard C. Scheiderer Constable

On July 24th 1954 said defendant moved and case was dismissed at Plaintiff cost.

signed

Received costs from Plaintiff as on margin a total of 6.30 on July 25th 1954

Peter Fisher J.P.

Received costs for constable fees -

Reinhard C. Scheiderer Constable

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of... 19...

Justice of the Peace.

Satisfaction of Judgment

Received July 28th 1954, from Plaintiff Henry Conklin \$300.00 Dollars, payment in full of the above judgment and costs. Peter Fisher

APPEAL BOND

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

No. Plaintiff vs. Defendant Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

County Income Tax... located on ground

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Civil Action

Jerome

10-41-5 THE COL. S. S. MFG. CO. 119

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

Table with columns: Piffs. Costs, Defts. Costs, Action on. Rows include: Docketing Petition or Bill of Particulars .50, Appointing Guardian for Minor .60, Taking Security for Costs .60, Indexing Case Piffs. and Defts., each .10, Taking and Certifying Affidavits, each .80, Taking and Approving a Bond, Undertaking or Recognizance .80, Issuing summons Defts., each .40, Issuing Order of Attachment .70, Issuing Order of Arrest .70, Issuing Writ of Replevin .75, Granting Continuances, each .40, Issuing Commitment to Jail .70, Issuing Subpoena Persons, each .10, Issuing Venire Persons, each .10, Issuing Order on Jailer for Prisoner .60, Swearing Witnesses, each .10, Swearing Jury .40, Hearing Case on Appearance without Trial 1.00, Hearing Case When Defense is Interposed 2.00, Sitting in Case, Trial by Jury 2.50, Hearing Motions or Demurrers, each 1.00, Pronouncing Judgment .80, Entering a Rule of Reference .50, Swearing Arbitrators, each .40, Issuing Writ of Restitution .80, Numbering and Filing Necessary Papers, each .10, Entering Judgment and Costs on Cash Book .40, Iss'g Execution Against Property or Person .80, Poundage—4% on \$ collected, Making Transcript, Including Certificate 2.50, Signing and Certifying Bill of Exceptions .50, Reducing Testimony to Writing in Bastardy Proceedings 1.50, Issuing Other Writs or Orders, each .75, Making Itemized Cost Bill .50, Making Certificate of Judgment .25, Noting Return Certificate of Judgment .10, Total Justice's Fees 3 60

Reinhard C. Scheidman Constable. NAME OF OFFICER

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

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

Hughes Agent Mileage

JURY No. of Miles

WITNESSES

Tress Ralph db.
Tress garage & Lawn City Ohio
Plaintiff
No. 296 vs.
Pale Bliss
Unionville Oh, Ohio
Defendant

Action on
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 31.95 with interest
from 19 at per cent. and costs.
Judgment for Plaintiff
July 29th 1954, \$ 31.95
and costs \$ 9.10

Be It Remembered, That on the 24th day of July 1954
the said Plaintiff filed his Bill of Particulars herein, whereupon
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The said Plaintiff says there is due him
from the said Defendant the sum of "31.95"
for labor and material including interest of
5.08 furnished defendant at his request
and for which he agreed to pay above amount
remains due and unpaid, wherefore Plaintiff
prays judgment against above named defendant
in the amount of "31.95" and his costs there
expended.

Signed Frank S. Hughes Agt for Plaintiff

Summons

State of Ohio Union County S.S Justice of the Peace
Court Jerome Tp. 10
Reinhard C. Scheidman Constable of Parby Tp,
as case is in Parby Tp. Docketing:
You are hereby commanded to summon
Pale Bliss, to appear before me the undersigned
Justice of the Peace at Residence office in Jerome
Township on the 29th day of July at 5 o'clock
P.M. to answer the action of Ralph Tress of
Tress Garage & Lawn City Ohio for the
amount due on an account to the amount
of 31.95 for labor and materials furnished,
plus interest of 5.08, the Plaintiff
asks a judgment for the amount enclosed
hereon and for costs of this action.
You will make due return of this writ
on or before the 29th day of July 1954
at 5 o'clock P.M.
Witness my hand this 24th day of July 1954

Peter Fisher J.P.

Return of Summons

Plain City Ohio R. 1 July 24th 1954
Received this writ on the 24th day of July 1954
at 8.30 P.M. and on the 26th day of July, I
served the same on the within named

Dale Bliss by d

Return

This case was...
but the Constable...
time arrived for...
he finally appeared...
rendered judgment...
paid by defendant...
1954 to settle...
signed this

Certificate of Judgment
motion granted

Receipt of Pale Bliss
and costs of

Receipt of

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the... day of...
the defendant came, and by...
his...
of the County, approved by me...
ficient surety, caused a Bond...
execution to be entered herein,
I,
as surety for the stay of execution...
judgment of...
against...
hereby promise and undertake...
amount of said judgment, interest...
and costs that may accrue.

Taken by and signed before
approved this

Justice
Satisfaction of Judgment
Received August 21
Pale Bliss
of forty one and
payment of full of the above
costs. Peter Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Dale Bliss by delivering a true copy thereof to him personally,

Signed by Reinhard C. Scheiderer Constable

This case was heard in Jerome Twp. as there is no justice in Parke Twp. but the Constable of Parke Twp. served the summons, time arrived for trial and after calling by phone the defendant he finally appeared and admitted the account so I therefor rendered judgment in favor of the Plaintiff and all costs to be paid by defendant. Said defendant was given until Aug 15, 1954 to settle if not a Certificate of Judgment would be made. Signed this 29th day of August 1954,

Certificate of Judgment continued until Aug. 21st 1954 by motion granted Signed this 14th day of August 1954

Receipt of Dale Bliss the sum of \$41.05 as Judgment and costs of above case this 24th day of August 1954

Receipt costs for Constable costs in above case,

Reinhard C. Scheiderer Constable,

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of 19... the defendant came, and by...

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

I, as surety for the stay of execution on the above judgment of... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of 19...

Satisfaction of Judgment

Received August 24th 1954, from Dale Bliss Forty one and 05/100 Dollars, payment in full of the above judgment and costs. Peter Fisher

APPEAL BOND

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

No. Plaintiff vs. Defendant Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the... day of 19... the said... obtained a judgment against the said... on the docket of said Justice of the Peace, for... Dollars and costs taxed at \$...

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

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

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

95 with interest per cent. and costs.

54, \$ 31. 95

1954 therein, whereupon

following, to-wit:

him of \$31.95 interest of request amount the Plaintiff and defendant costs there

for later

of the Peace Parke Twp.

Union

the undersigned in Jerome at 5 o'clock in the afternoon for the amount furnished, the Plaintiff not endorsed in.

This writ July 1954

day of July 1954 J.P.

no

July 1954 July I named

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

J. Moore

Civil Action

10-41-5 THE COL. B. B. MFG. CO. 119

JUSTICE OF THE PEACE

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

	Pliffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50		50	
Appointing Guardian for Minor	.60		60	
Taking Security for Costs	.60		20	
Indexing Case Pliffs. and Defts., each	.10			
Taking and Certifying Affidavits, each	.80			
Taking and Approving a Bond, Undertaking or Recognizance	.80		40	
Issuing summons Defts., each	.40			
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailer for Prisoner	.60			
Swearing 2 Witnesses, each	.10		20	
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00		2 00	
Hearing Case When Defense is Interposed	2.00			
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00		80	
Pronouncing Judgment	.80			
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75			
Making Itemized Cost Bill	.50		50	
Making Certificate of Judgment	.25		25	
Noting Return Certificate of Judgment	.10			
Total Justice's Fees			5 25	

Richard C. Schiller Constable.

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

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

additional mileage

JURY No. of Miles

WITNESSES

Beach-chandler Th. Co. Plain City, Ohio.

No. 297 vs. Plaintiff

Clarence Sparks, Unionville Chi, Ohio.

Defendant

Action on

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 278.90 with interest from Oct 9th 1953 at 6 per cent. and costs.

Judgment for Plaintiff Aug. 23rd 1954, \$ 185.22 and costs \$ 10.45

Be It Remembered, That on the 11th day of August 1954, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The said Plaintiff say there is due them from said defendant the sum of \$ 278.90 for merchandise and tax purchased at their place of business at Plain City, Ohio, at the request of said defendant, statement attached to the Bill of Particulars marked Exhibit "A" for which said Plaintiff ask judgment and with interest at 6% from October 9th 1953 and all costs of this action.

Signed Beach-chandler Th. Co., by Bruce Beach.

This case is tried by Justice of Peace J.P. as no Justice in Parry's p. where Defendant is located, but summons served by Parry J.P. Constable.

Summons

State of the Union County Justice Court Jerome T. Parry & Richard C. Schiller Constable of Parry J.P. kneeling: you are hereby commanded to summon Clarence Sparks, to appear before me the undersigned Justice of the Peace at my Residence J.P. in Jerome T.P. on the 23rd day of August 1954 at 8 o'clock P.M. to answer unto the action of Beach-chandler Th. Co. of Plain City, Ohio, for the amount due on an account to the amount of \$ 278.90 with interest at 6% from October 9th 1953 the Plaintiff asks a judgment for the amount enclosed herein and for costs of this action. you will make due return of this writ on a before the 23rd day of August 1954 at 8 o'clock P.M. witness my hand this 11th day of August 1954 Peter Fisher J.P.

Bond for costs filed August 11th 1954 above case no. 297 wherein Beach-chandler Th. Co. is Plaintiff and Clarence Sparks defendant, the undersigned witness that whereas, Beach-chandler Th. Co. by Bruce Beach late resident of Parry J.P. Madison County, Ohio, intending to bring suit against

Clarence Sparks who requires security Plaintiff - sum to pay all costs and signed before me this and approved. Peter Fisher

Received - Plaintiff Received this and on the 14th wither named there to him

Tim arrived for and defendant we find no credit \$103.00 leaving October 9th 1953 so I therefore \$185.22 and if no cost can be signed this

On September Court of Union

Received Cpt. this 22nd do

Received Costs

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of... the defendant came, and by... his of the County, approved by me efficient surety, caused a Bond execution to be entered herein, I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this

Justice Satisfaction of Judgment Received Nov. 22nd Clerk of Courts payment in full of the above costs. Peter Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Innow

Township,

Union

County, Ohio

Clarence Sparks before the undersigned a Justice of the Peace of the Peace of said Union Tp, who requires security for costs therein to be given, now we said Bruce Black Plaintiff - security hereby undertake and promise, Clarence Sparks defendant to pay all costs accrued and which may accrue in said action.

Signed before me this - Aug 11th 1954 Signed by Bruce - Chandler Th. Co. by and approved. Peter Fisher J.P. Bruce Black.

Return of Summons

Received - Plain City, O. 1st class Aug. 14th 1954.

Received this writ on the 14th day of August 1954 at 8 o'clock A.M. and on the 14th day of August 1954 I served the same on the within named Defendant Clarence Sparks by delivering a true copy thereof to him personally.

Bernhard C. Scheiderer Constable.

Time arrived for trial all parties present, after taking oath both Plaintiff and defendant we proceeded, both parties had their account slips and we find no credit given on account as paid 10/9 - 53 the sum of plus tax \$103.00 leaving a balance due of \$175.90 with interest at 6% from October 9th 1953 making a total of \$185.22

So I therefore rendered judgment in favor of the Plaintiff for amount of \$185.22 and costs assessed against the defendant which is \$0.45

If no cost can be secured from defendant the Party Plaintiff to pay same, signed this 23rd day of August 1954.

Peter Fisher Justice of the Peace.

On September 7th 1954 a Certificate of Judgment made to Clerk of Courts of Union County Ohio.

Peter Fisher J.P.

Received copy in full for above case from Clerk of Courts of Union County, Ohio - this 22nd day of November 1954, Peter Fisher J.P.

Received costs for Constable Fees

Bernhard C. Scheiderer Constable.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received Nov. 22nd 1954, from _____

Club of Courts _____ Dollars, payment in full of the above judgment and costs. Peter Fisher

APPEAL BOND

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

No. _____ Plaintiff, vs. Defendant, Justice of the Peace Court, Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

Att'y for Plff. Att'y for Deft. 5.91 with interest at 6 per cent. and costs. 1954, \$ 185.22 August 1954, herein, whereupon s following, to-wit: m from merchandise new at fendant, us marked sh judgment the 9th 1953 dler No. a, ad. to, as no heated, but tth. - Innow Tp, Darby Tp, wanted to see before me of Residence August 1954 the action by this to the t 6% from asks a hereon writ on a 1954 at August 1954 isher J.P. 11th 1954 Chandler Th. Co, fendant, here, - Black bte County, Ohio ainst

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Civil Action

Jerome

10-41-5 THE COL. B. S. MFG. CO. 119

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

Table with columns for Piffs. Costs, Defts. Costs, and various legal services like Docketing Petition, Issuing Summons, etc.

Table with columns for Piffs. Costs, Defts. Costs, and handwritten entries for Richard Young and Sam Berry.

Richard Young of Young's G.V. Appliance Store Plain City, Ohio Plaintiff vs. Sam Berry Defendant

Action on Am't claimed, \$ 47.30 with interest from Dec 24 1953 at 6 per cent. and costs. Judgment for Plaintiff Sept 18 1954, \$ 23.28 and costs \$ 4.50

Be It Remembered, That on the 7th day of September 1954, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The said Plaintiff says there is due him from said defendant the sum of \$ 47.30 for merchandise purchased at the Plaintiff's store at the defendant's request and the above plaintiff prays for the judgment of the sum of \$ 47.30 with interest at 6% from December 24th 1953 and for costs of this action. Signed Richard Young, Plaintiff

on September 18 Richard Young of account nos 23 thus leaving a credit of 98 cents at cost without further

So Judgment the 23 28 ad costs Judgment in full

Rec'd costs

Table with columns for NAME OF OFFICER, Service of Order of Atch., Mileage, etc.

Summons State of Ohio, Union County, Justice of the Peace Court Jerome Township

To M.W. Anderson Constable of said township Greeting: You are hereby commanded to summon Sam Berry to appear before me the undersigned Justice of the Peace at my office at residence in Jerome Township on the 13th day of September 1954 at 5 o'clock P.M. to answer the action of Richard Young of Young's G.V. Store of Plain City Ohio for the amount due on merchandise to the amount of \$ 47.30 and interest at 6% from December 24th 1953, the Plaintiff asks a judgment for the amount endorsed hereon and for costs of this action. You will make due return of this writ on or before the 13th day of September 1954 at 5 o'clock P.M. Witness my hand this 7th day of September 1954. Peter Fisher J.P.

Return of Summons. Sept. 10th 1954 Plain City, Ohio. Rec'd this writ on the 9th day of Sept. 1954 at 4 o'clock P.M. and on the 10th day of Sept. 1954 I served the same on the within named defendant by leaving a true copy thereof to his wife at their home Mrs. Doris Berry. Signed by M.W. Anderson, Constable

On the 13th day of Sept. 1954 by request and motion case continued until Sept 16th 1954 at 5 o'clock P.M. Peter Fisher J.P.

Bond for Stay of Execution Gen'l Code, Sec. 1040 On the... day of... the defendant came, and by... his of the County, approved by me ficient surety, caused a Bond execution to be entered herein I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this... Justice Satisfaction of Judgment Received October 5th Sam Berry Twenty eight and payment in full of the above costs. Peter Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

on September 18th 1954, the defendant came and consulted the Plaintiff Richard Young of the Young's I.V. Appliance Store and found that the account was \$23.⁰⁰ less on account of a store not received as stated thus leaving a balance of \$22.30 for which defendant agreed to pay plus costs of interest from December 24th 1953 at 6% interest being .98 cent at costs of \$4.80 making a total of \$28.08 thus agreed upon without further consideration.

Signed this 18th day of September 1954,
Peter Fisher J.P.

So Judgment this 18th day of September 1954 for Plaintiff amount of \$23.28 at costs against defendant \$4.80

Judgment in full and all costs paid, this 5th day of October 1954

Peter Fisher J.P.

Record costs for constable fees

Constable,

Att'y for Plff.
Att'y for Deft.
\$1.30 with interest
at 6 per cent. and costs.

1954, \$23.28

October 1954,
herein, whereupon

following, to-wit:

from cash
balance purchased
to request
judgment
at 6%
in costs of

Plaintiff

au Court

of Greeting:
Sam Berry
of the Peace
at P.M. to
Young's I.V.,
due on
interest at
Plaintiff's
to be paid

1954 at 50 cents per
month 1954,
Peter Fisher J.P.

1954 at
Sept. 1954
named
Berry.
Justice of the Peace,
Peter Fisher

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the... day of... 19...
the defendant came, and by...

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

I, ...
as surety for the stay of execution on the above judgment of ...
against ... do
hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of... 19...

Justice of the Peace.

Satisfaction of Judgment

Received October 5th 1954, from

Sam Berry
Twenty eight and 00/100 Dollars,
payment in full of the above judgment and costs.

Peter Fisher

APPEAL BOND

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

No. ...
Plaintiff, ...
vs. ...
Defendant, ...
Justice of the Peace Court,
Township, ... County, Ohio.

WHEREAS, on the... day of... 19..., the said...
obtained a judgment against the said...
on the docket of said...
Justice of the Peace, for...
Dollars and costs taxed at \$...

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

NOW, THEREFORE,
of... County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of... Dollars,
conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

CIVIL DOCKET

Civil Action

Peter Fisher

Justice of the Peace Court

Jerome

10-41-5 THE COL. B. S. MFG. CO. 119

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

Table with columns: Docketing Petition or Bill of Particulars, Appointing Guardian for Minor, Taking Security for Costs, etc. with associated costs in Dollars and Cents.

Table with columns: Pliffs. Costs, Defts. Costs, and handwritten entries for 50, 20, 80, 40, 1, 80, 80, 10, 50, 4, 30.

Smith Dairy
145 South Oak St.
London Ohio
No. 299 vs.
Richard Cragg
Plain City, B.3. Ohio
Plaintiff
Defendant

Action on
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 30.19 with interest
from march 22 1954 at 6 per cent. and costs.
Judgment for Plaintiff
October 5th 1954, \$ 31.18
and costs \$ 8.60

Be It Remembered, That on the 25th day of September 1954,
the said Plaintiff filed his Bill of Particulars herein, whereupon
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The said Plaintiff says there is due him from said
Defendant the sum of \$30.19 for milk purchased
from the Plaintiff at the defendant's request,
said account is a balance due on the account
of as stated amount of \$30.19
Wherefore the Plaintiff asks judgment for said
amount of \$30.19 which he claims with interest
thereon at the rate of 6% from the 22nd day of
march 1954

Signed by C. H. Smith
Plaintiff

M. W. Anderson Constable.
NAME OF OFFICER

Table with columns: Service of Order of Atch., Mileage, 1st m., 50c; add'l m., each, etc. with associated costs.

affidavit.
State of Ohio Union County, ss
C. H. Smith being duly sworn says that he is
the plaintiff in the within entitled cause and that
the facts stated in the foregoing Bill of Particulars
are true, and that there is due him of the
amount claimed therein as he verily believes.
C. H. Smith,

sworn to before me and signed in my presence
this 25th day of September 1954.
Peter Fisher,
Justice of the Peace.

Summons
State of Ohio Union County, To M. W. Anderson, Constable
of Jerome Township in said County Greeting,
You are hereby commanded to summon Richard
Cragg to appear before me the undersigned, a
Justice of the Peace at my office in Jerome, Ohio on the
30th day of September 1954 at 5 o'clock P. M. to
answer the action of Smith Dairy for the amount
due on an account of the amount of \$30.19 with
interest @ 6% from march 22, 1954.
The Plaintiff asks a judgment for the amount
indorsed hereon and for costs of this action
You will make due return of this writ on
a before the 5th day of September 1954 at
5 o'clock P. M.
witness my hand this 20th day of September 1954.
Peter Fisher J.P.

JURY No. of Miles

WITNESSES

Return of Summons
Received the writ
and I served the
Richard Cragg
with Richard C.

upon the time as
continued as filed
The defendant has
signed by C. H.
that the above
rendered judgment
from of the 5th
5th day of October

Total Judgment

Received Costs
\$8.60 - this

Received cost

Previous Certif
Clerk of Court

Bond for Stay of Execution
Gen'l Code, Sec. 1040
On the... day of...
the defendant came, and by...
his...
of the County, approved by me
ficient surety, caused a Bond
execution to be entered herein.
I,
as surety for the stay of execut
judgment of...
against...
hereby promise and underta
amount of said judgment, int
and costs that may accrue.

Taken by and signed before
approved this...
Justice
Certificate of Satisfaction of Judgment
Received Nov. 13
C. H. Smith Plaintiff
Exp. at
payment in full of the above
costs. Peter Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Return of Summons, Plain City Ohio. Oct. 1st 1954. Received the writ on the 25th day of September 1954 at 4 o'clock P.M. and I served the same on the 1st day of September 1954 on the said Richard Crager by leaving a copy thereof, and the enclosures thereon with Richard Crager.

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

19 with interest
6 per cent. and costs.

5/11
1954, \$ 31.18

September 19 54,
wherein, whereupon

following, to-wit:

from said
purchased
writ,
account

for said
with interest
25th day of

plaintiff.

that he is
se and that
ill Particulars
of the
believe,
with,
my presence

Recd.

Richard Crager Constable

Richard
signed a
writ on the
1st day of
September
1954 with
the amount
\$30.19 with

the amount
this action
writ on
1954 at

September 1954,
Richard Crager

Signed M.W. Anderson Constable,
upon the true arrival October 5th 1954 at 5 o'clock P.M. being
continued as failure to find defendant as original term set September 30th 1954
The defendant failed to appear at by affidavit a sworn state ment
signed by C. H. Smith of the Smith Pairy on September 25th 1954
that the above facts are true as in Bill of Particulars I
rendered Judgment in default against the Defendant in
favor of the Plaintiff Smith Pairy on the
5th day of October 1954.

Total Judgment \$ 1.18 Costs \$ 8.60 Total \$ 9.78.

Peter Fisher J. P.

Received costs in full from C. H. Smith the amount of
\$ 8.60 - this number 13th 1954

Peter Fisher J. P.

Received costs for constable fees

Previous Certificate of Judgment on above case made to
Clerk of Courts, Union County Ohio, Constable Peter Fisher J. P.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.

Certificate of Satisfaction of Judgment

Received _____ 19____, from

C. H. Smith Plaintiff
\$ 60.00 Dollars.

payment in full of the above judgment and
costs.

Peter Fisher

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute h appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against h, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____

Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. B. MFG. CO. 119

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

Table with columns for Piffs. Costs (Dolls., Cts.) and Defts. Costs (Dolls., Cts.). Rows include Docketing Petition or Bill of Particulars, Appointing Guardian for Minor, Taking Security for Costs, etc.

Table with columns for Piffs. Costs (Dolls., Cts.) and Defts. Costs (Dolls., Cts.). Rows include Docketing Petition or Bill of Particulars, Appointing Guardian for Minor, etc.

George Elias, Plain City, Ohio - Plaintiff, No. 300 vs. David Kitcher, Plain City, Ohio - Defendant

Action on Am't claimed, \$ 106.31 with interest from Feb. 3, 1953 at 6 per cent. and costs. Judgment for Plaintiff November 24th 1954, \$ 113.06 and costs \$ 6.70

Be It Remembered, That on the 6th day of November 1954, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The said Plaintiff says there is due him from said defendant the sum of \$ 106.31 for necessaries, Town't, groceries and meats sold above named defendant at his request and for which he agreed to pay. Above amount remains due and unpaid, wherefore plaintiff prays judgment against above named defendant for the amount of \$ 106.31 and interest from Feb. 3, 1953 at 6% and his costs thus expended.

Signed Frank S. Hughes atty. Geo. Elias.

Summons. State of Ohio Union County, Hon. Jp. Justice Court To M.W. Anderson Constable of said Township greeting You are hereby commanded to summon David Kitcher to appear before me the undersigned Justice of the Peace at my office in Reading in Jerome Township on the 12th day of November 1954 at 5 o'clock P.M. to answer unto the action of George Elias for the amount due on necessaries, groceries and meats etc. to the amount of \$ 106.31 with interest @ 6% from Feb. 3, 1953 the Plaintiff asks a Judgment for the amount enclosed thereon and for costs of this action. You will make due return of this writ on or before the 12th day of November 1954 at 5 o'clock P.M. witness my hand this 6th day of November 1954 Peter Fisher J.P.

Return of summons. Plain City, Ohio November 6th 1954 Received this writ on November 6th 1954 at 1 o'clock P.M. and served same as he could not be found until 11th day of November 1954 and served same on the within named defendant at his residence on Key St., in Plain City, Ohio by leaving a true copy thereof to him personally at his home. Signed by M.W. Anderson Constable.

Table with columns for NAME OF OFFICER and No. of Miles. Rows include m.w. anderson Constable, Service of Order of Attc'h., Mileage, 1st m., 50c; add'l m., each .15, etc.

Table with columns for JURY and WITNESSES. Rows include JURY, WITNESSES.

By several motions of at 5 o'clock P.M. a Trial Order was made as to trial by Frank S. Hughes of the account is plus interest we received \$ 6.70 against the until January signed this

Tr. Certificate of 26th day of Jan Return by above certificate of February 1954 of Court Franklin County

Received costs of Court, Frank Received costs

Bond for Stay of Execution Gen'l Code, Sec. 1040 On the... day of... the defendant came, and by... his of the County, approved by me efficient surety, caused a Bond execution to be entered herein. I, as surety for the stay of execution judgment of against hereby promise and undertake amount of said judgment, interest and costs that may accrue. Taken by and signed before approved this Justice Satisfaction of Judgment Received Feb. 23rd Clerk of Courts Frank S. Hughes payment in full of the above costs. Peter Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

By several motions of continuance the case was referred until November 24th 1954 at 5-0'clock P. M.

A Five Dollar default for costs was made by the Agt. Frank S. Hughes. The time arrived for trial both parties present we proceeded by both parties wishes as to trial of appearance, the statements of George Elias were presented by Frank S. Hughes and after going over carefully and figuring up we find that the account is 106.31 this is admitted by the defendant as true plus interest we rendered judgment of a total of 113.06 plus costs of 6.70 against the defendant, and we put final certificate of judgment until January 1st 1955 without further proceedings, signed this 24th day of November 1954.

Tr. Certificate of judgment made this 6th day of January 1955 to Clerk of Courts

Return of above certificate of judgment filed at 1.03 o'clock P.M. on the 9th day of February 1955 Judgment Docket 20 Page 12113, Roy King Clerk of Common Pleas, by R. Hardin, Deputy Clerk of Franklin County, Ohio.

Received costs of above case Feb. 23rd 1955 from Clerk of Courts, Franklin County Ohio, Peter Fisher J.P.

Received costs for Constable Fee

Constable,

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.

Satisfaction of Judgment

Received \$1.33 1955, from Clerk of Courts Franklin County by _____ 70.00 Dollars, payment in full of the above judgment and costs. Peter Fisher.

APPEAL BOND

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

No. _____ Plaintiff, vs. Defendant, Justice of the Peace Court, _____ Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

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

.31 with interest
6 per cent. and costs.

1954, \$ 113.06

September 1954,
wherein, whereupon

following, to-wit:

him from
necessaries,
and
he agreed
unpaid,
amount above
106.31
at 6%
agt.

Justice Court
Chief Justice
David
signed
in Jerome
54 at 5 o'clock
George Elias
reviewed
with interest
staff asks a
Union

int on a before
clock P.M.
September 1954
J.P.

Received
o'clock P.M.
he found
signed
dant at his
this
is personally,
on
lotte,

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. B. MFG. CO. 119

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

Table with columns: Piffs. Costs, Defts. Costs, and various legal services like Docketing Petition, Issuing Writ of Replevin, etc.

made Anderson Constable. NAME OF OFFICER

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

JURY No. of Miles

WITNESSES

O. E. Kaiser, O. T. and M. H. Kaiser partners d/ba Kaiser Machine Works, Col. O. No. 301 vs. Andrew Farnsworth Defendant

Action on Watson Davis & Joseph. Att'y for Plff. Att'y for Deft. Am't claimed, \$ 141.60 with interest from 19 at per cent. and costs. Judgment for 19, \$ and costs \$ 5.05

Be It Remembered, That on the 22 day of December 1954, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: Plaintiff state they are partners, doing business as Kaiser Machine Works; that they sold and delivered merchandise to defendant herein in the amount of \$ 129.25, that nothing has been paid thereon; that statement of said account is hereto attached, marked Exhibit "A" and made a part hereof. That there is due and owing to Plaintiff from defendant the sum of \$ 129.25 with interest at the rate of 6% per annum in the amount of \$ 12.35 totaling \$ 141.60 which sum plaintiff claims of defendant.

Wherefore plaintiff pray judgment against defendant for the sum of \$ 141.60 together with costs herein expended. Signed by Watson Davis & Joseph by R.P. Cunningham atty for Plaintiff.

affiant. State of Ohio Franklin Co. S.S. O. E. Kaiser, O. T. Kaiser and M. H. Kaiser being first duly sworn state they are partners d/ba Kaiser Machine Works that defendant is not in the military or naval service of the United States; that facts stated and allegations contained in the Bill of Particulars, herein are true as they verily believe.

Oscar E. Kaiser, O. T. Kaiser, Michael H. Kaiser Sworn to before me and subscribed in my presence this 3rd day of November 1954. J. B. Amund Notary Public, Franklin Co. Ohio

Summons. Do more Anderson, Constable of Jerome Twp, Union Co. Ohio. Greetings; You are hereby commanded to summon Andrew Farnsworth to appear before me the undersigned Justice of the Peace at my office at Pleasant Grove Township on the 28th day of December 1954 at

5 o'clock P.M., to Kaiser machine works, 141.60 this is done hereon at before the 28th day. Witness my hand

Return of Sum Received this sum at served same on by leaving a certified him personally.

On the day of Sum on to the original permission no f as to the date of Dec. 24th Received costs March 1955.

Received costs

Bond for Stay of Execution Gen'l Code, Sec. 1040 On the... day of... the defendant came, and by... his of the County, approved by me efficient surety, caused a Bond execution to be entered herein. I, as surety for the stay of execution judgment of... against... hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this

Satisfaction of Judgment Received Dec. 24th Andrew Farnsworth Fifty Dollars payment in full of the above costs. Peter Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

5 o'clock P.M., to answer the action of O.P. Kavin, O.P. and M. H. Kavin of the Kavin machine works of Columbus Ohio, for amount due on an account to the amount of \$141.60 this includes interest, the Plaintiff asks judgment for the amount in default hereon and for costs of this action, you will make due return of this writ on or before the 28th day of December 1954 at 5 o'clock P.M.,
 Witness my hand this 22nd day of December 1954,
 Peter Fisher J.P.

Return of Summons

Received this summons on the 23rd day December 1954 at 4 o'clock P.M. at served same on the 24th day of December 1954 on the said Andrew Farnwald by leaving a certified copy thereof and of the instruments thereon with him personally.

M.W. Anderson Constable

On the day of Summons the defendant had met to the Plaintiff and paid on to the original \$141.60 and left a balance of \$62.35 plus costs and by permission no further proceeding to be made until March 1st 1955 as to the desire of Plaintiff.

Dec. 24th 1954

Signed Peter Fisher J.P.

Received cash on store card from Andrew Farnwald this 17th day of March 1955.

Peter Fisher J.P.

Received costs for constable Peter,

Constable,

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____ the defendant came, and by _____

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

I, _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.
 Satisfaction of Judgment

Received Dec. 24th 1954, from Andrew Farnwald Fifty Five Dollars, payment in full of the above judgment and costs.
 Peter Fisher

APPEAL BOND

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

No. _____
 Plaintiff, _____
 vs. _____
 Defendant, _____
 Justice of the Peace Court,
 Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____ obtained a judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of _____ Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____ Justice of the Peace.

Joseph

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

60 with interest per cent. and costs.

9, \$

umber 1954, herein, whereupon

following, to-wit:

business as delivered amount of

attached, ref: that

defendant rate of

35-
off claim

against together

Joseph shown atty

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partners

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allegations

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1954

ankert A. O'His,

Jerome T. G.

non

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umber 1954 at

CIVIL DOCKET

Pat Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. P. D. WFG. CO. 119

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

Table with columns: Docketing Petition or Bill of Particulars, Appointing Guardian for Minor, Taking Security for Costs, etc. with associated costs.

Table with columns: Pliffs. Costs, Defts. Costs, and sub-columns for Dollars and Cents.

Board of Trustees of the Jerome Methodist Church
Plaintiff
No. 302 vs.
Leri Willis and wife Etha Willis
Defendant

Action on
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ Restituted with interest from 19 at per cent. and costs.
Judgment for Plaintiff
January 24 1955, \$ Restituted and costs \$ 7.95 Plus

Be It Remembered, That on the 18th day of January 1955, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
as a landlords Complaint now come the Trustees of the Jerome Methodist Church, Union County, Ohio, and make this Complaint to you against Mr. Leri Willis and Etha Willis, his wife for this:
That the said Leri Willis and Etha Willis have ever since the 4th day of November 1954 and still do unlawfully and forcibly detain from the trustees of the Jerome Methodist Church possession of the following premises situated in the township of Jerome County of Union and in the State of Ohio and described as follows:
Being the premises known as the Methodist Parsonage of the Jerome Methodist Church, which said premises are situated next to the Jerome Methodist Church.
The said Leri Willis and Etha Willis his wife entered upon said premises as the tenant of the Board of Trustees of the Jerome Methodist Church; the lease thereof expired at the time herein first mentioned and from that time the said Leri Willis and Etha Willis his wife have unlawfully held over their term.
The Board of Trustees of the Jerome Methodist Church further say that they have served upon the said Leri Willis and Etha Willis his wife as required by law, notice in writing to leave said premises which said notice was duly served more than three days prior to the commencement of this action, wherefore the Board of Trustees ask possession and restitution and other equitable relief.
Dated this 17th day January 1955.

Trustees of the Jerome Methodist Church
Loran W. Faulk
James Post
Robert J. Harris
Emory L. Seely
Everett Buckner
Goldie Woerner

State of Ohio ss
John W. Faulk
Everett Buckner
that the facts pleading are

Sworn to by
in my presence

Mr. and Mrs. Leri Willis
You are hereby notified that you are now in your County of Union Parsonage of the situated in the Your Complaint November 1954 the undersigned Church to see Dated Nov 1954

To Mose Anderson
You are hereby notified to appear before my office at Paris to answer with an action for

Bond for Stay of Execution
Gen'l Code, Sec. 1040
On the... day of... the defendant came, and by... his of the County, approved by me sufficient surety, caused a Bond execution to be entered herein.

Taken by and signed before approved this... Justice Satisfaction of Judge Received... Leri Willis Sworn and payment in full of the above costs. Pat Fisher

Mose Anderson Constable. NAME OF OFFICER

Table with columns: Service of Order of Atch., Mileage, Service of Order of Eject't, etc. with associated costs.

JURY No. of Miles

WITNESSES

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

State of Ohio ss Union County,
John W. Faulk, Francis Port, Robert G. Harris, Emory G. Seely,
Everett Buckner and Goldie Warner, being first duly sworn, say
that the facts stated and allegations contained in the foregoing
pleading are true as they truly believe. John W. Faulk

Francis Port
Robert G. Harris
Emory G. Seely
Everett Buckner
Goldie Warner

Sworn to before me and subscribed
in my presence this 17th day of January 1955

Notary Public Commission expires June 1955

Noted to have Presented
Mr. and Mrs. Jim Willis, Route 3 Plain City, Ohio
You are hereby notified to leave the following described premises
now in your occupation, situated in the Township of Jerome
County of Union and State of Ohio and known as the Methodist
Parsonage of the Jerome Methodist Church which said premises are
situated next to the Jerome Methodist Church
Your compliance with this notice on or before the 26th day of
November 1954 will prevent any legal measures being taken by
the undersigned Board of Trustees of the Jerome Methodist
Church to secure possession.

Dated November 9th 1954. John W. Faulk,
Francis Port, Robert G. Harris, Emory G. Seely,
Everett Buckner and Goldie Warner,
Trustees of the Jerome Methodist Church,
Jerome Township, State of Ohio.

Summons, State of Ohio, Jerome Township
To Mose Anderson, Constable of said Township, greeting:
You are hereby commanded to summon Jim Willis and his wife Etha Willis
to appear before me the undersigned Justice of the Peace of said Township at
my office at Residene on the 24th day of January 1955 at 8 o'clock P. M.
to answer unto the Board of Trustees of the Jerome Methodist Church in
an action for forcible entry and detainer of the following described premises to-wit:

APPEAL BOND Continued on Page 209

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____
his surety resident
of the County, approved by me as good and sufficient surety, caused a Bond for the stay of execution to be entered herein, which follows:
I, _____
as surety for the stay of execution on the above judgment of _____
against _____ do
hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Satisfaction of Judgment

Received _____ \$124 1955, from
Jim Willis Return cash
\$100 Dollars,
payment in full of the above judgment and costs.
Ceto Fisher

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township _____ County, Ohio.
WHEREAS, on the _____ day of _____ 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____
100 _____ intend to
and the said _____
appeal therefrom to the Court of Common Pleas of said County.
NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant _____ will prosecute _____ appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against _____, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day of _____ 19____
Justice of the Peace.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Juane

Township,

Union

County, Ohio

on the 4th day of march 1955 at 4 o'clock P.M to answer unto Robert G. Meaker for an amount claimed on a store for \$15.00 you will make due return of the writ on a before the 4th day of march 1955 at 4 o'clock P.M. Witness my hand this 28th day of February 1955, Peter Fisher J.P.

Return, Plain City Ohio, march 1st 1955. Received this sum mon on the 1st day of march 1955 and on the 1st day of march 1955 I served same upon the defendant Kelly Rice by leaving a copy with him personally.

signed by W.B. Anderson constable time for trial, but by call from atty. Grigby the Plaintiff attorney claiming said Kelly Rice had paid as to the work from the Plaintiff, so in order until work of quality is secured, I continue case until further notice at Plaintiff costs.

Spent this 4th day of march 1955, Peter Fisher J.P.

Received costs from atty. Joe Grigby for store case

Peter Fisher J.P.

Received constable Fees

Constable

Kelly Rice paid on above account \$5.00 on march 28th 1955. Same sent to Joe Grigby at that time - Marysville.

Peter Fisher J.P.

Bond for Stay of Execution

On the... day of... 19... the defendant came, and by... his surety resident of the County, approved by me as good and sufficient surety, caused a Bond for the stay of execution to be entered herein, which follows: I, ... as surety for the stay of execution on the above judgment of... against... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this... day of... 19...

Satisfaction of Judgment Received march 4th 1955, from Kelly Rice \$5.00 Dollars, payment in full of the above judgment and costs. from atty for Plaintiff Peter Fisher

APPEAL BOND

On the... day of... 19..., said... entered into an undertaking to the adverse party as follows: Plaintiff... vs. Defendant... Justice of the Peace Court, Township, County, Ohio. WHEREAS, on the... day of... 19..., the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$... and the said... appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute h appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against h, he will satisfy it and the costs.

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

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. S. D. HFG. CO. 119

JUSTICE OF THE PEACE

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

	Pliffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50			50
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case Pliffs. and Defts., each	.10		20	
Taking and Certifying Affidavits, each	.80			
Taking and Approving a Bond, Undertaking or Recognizance	.80		50	
Issuing summons Defts., each	.40		40	
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailer for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00			
Hearing Case When Defense is Interposed	2.00		2 00	
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00		50	
Pronouncing Judgment	.80			
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75		50	
Making Itemized Cost Bill	.50			
Making Certificate of Judgment	.25			
Noting Return Certificate of Judgment	.10			
Total Justice's Fees			5 20	

more Anderson Constable.

NAME OF OFFICER

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

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

JURY

No. of Miles

WITNESSES

Carl Shier

No. 304 vs.

Richard Cramer

Plaintiff

Defendant

Action on

Att'y for Plff.

Att'y for Deft.

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

Judgment for Plaintiff March 14th 1955, \$ Restitution and costs \$ 7.70

Be It Remembered, That on the 9th day of March 1955,

the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

as a landlord's Complaint, to Peter Fisher a Justice of the Peace of Jerome Township, Union County Ohio, the undersigned Carl Shier a resident of the County of Franklin State of Ohio does hereby make his Complaint to you against me Richard Cramer for this: that the said Richard Cramer has ever since the 1st of December 1954 and does still unlawfully and forcibly detain, from the undersigned possessor of the following premises situated in the Township of Jerome, in said County of Union and described as follows:

Located in the village of Arnold, Ohio, on street next to railroad, a house of 10 a story and a half high with 6 rooms, shingle weatherboard siding, together with land upon which said house is located that the said Richard Cramer entered upon said premises as a tenant of the undersigned, the said tenant's right to possession expired at the time herein first mentioned; and from that time the said Richard Cramer has unlawfully and forcibly held over his said term. On the 1st day of March 1955 the undersigned duly served upon the said Richard Cramer as required by law, notice in writing, to leave said premises.

The undersigned asks Process, Restitution and costs. Dated this 9th day of March 1955.

signed by Carl Shier, at County of Franklin, Ohio

Filed March 9th 1955

Before Peter Fisher Justice of the Peace in and for Jerome Township, Union County Ohio, Case of Carl Shier Plaintiff vs. Richard Cramer defendant

This undersigned witnesseth that whereas Carl Shier late resident of Washington Township, Franklin County Ohio, intending to bring an action against Richard Cramer before the undersigned, a Justice of the Peace of said Jerome Township, who required security for costs therein to be given now we the said Carl Shier Plaintiff and Richard Cramer defendant and promise the said Richard Cramer defendant to pay all

costs around,

signed and taken this 9th day of

State of Ohio I, the undersigned, do hereby certify that the above named Carl Shier is a resident of the Township of Jerome, Union County, Ohio, and that he is a Justice of the Peace of said Township, and that he is qualified to perform the duties of said office.

Blair City, Ohio, on the 14th day of March 1955, at 10 o'clock P.M. Richard Cramer by leaving at Arnold, Ohio.

on March 14th 1955 after being given over his said since his unlawful power of the Peace on March 25th costs to be paid Plaintiff by said Party must Costs Paid by

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the day of the defendant came, and by

his of the County, approved by me sufficient surety, caused a Bond execution to be entered herein,

I, as surety for the stay of execution judgment of

against hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this

Justice

Satisfaction of Judgment

Received March 24th

paid in full of the above costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

Costs accrued, which may accrue in said action -
Signed by Carl Shive.

Signed and acknowledged before me at my office and surety approved
this 9th day of March 1955.

Peter Fisher, Justice of the Peace.

Summons

State of Ohio, Union County, Jerome Tp. & Mose Anderson, Constable of
said township being: you are hereby commanded to summon Richard Cramer
to appear before me the undersigned, a Justice of the Peace of said township at my
office at residence therein on the 14th day of March 1955 at 8 o'clock P.M. to answer
unto Carl Shive in an action for forcible entry and detention of the following
described premises to wit: Situated in the village of Arnold Ohio on street next to
railroad, a house of a story and a half high with 6 rooms, shingle weatherboard
siding, together with the land upon which said house is located.
You will make due return of this writ on or before the 14th day of March 1955 at 8 P.M.
Witness my hand this 10th day of March 1955.

Peter Fisher J. P.

Return of Summons

Blair City, Ohio, March 10th 1955, Received this writ on the 10th of March 1955
at 1 o'clock P.M., I served the same on the within named defendant Richard
Cramer by leaving a copy of residence enclosed as follows, with defendant's wife,
at Arnold, Ohio.

Signed by

M.W. Anderson, Constable

on March 14th 1955 at 8 o'clock P.M. both parties present, and
after being questioned the defendant admitted he has lived there
over his suit term also that he owes back rent at \$1.40 per day
since his unlawful time lived there so I rendered judgment
favor of the Plaintiff and a writ of Restitution would be issued
on March 25th 1955 if defendant has not vacated and
costs to be paid by defendant if not secured by a from defendant the
Plaintiff by Carl Shive stand good for the costs.

Signed this 14th day of March 1955

Said Party moved March 28th 1955, without writ, Peter Fisher Justice of the Peace.

Costs Paid by Carl Shive as on margin, May 2nd 1955. Peter Fisher J. P.

Received costs for Constable

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.

Satisfaction of Judgment

Received March 28th 1955, from
Party named _____ costs paid by
Plaintiff _____ Dollars,
payment in full of the above judgment and
costs.

APPEAL BOND

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

No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute his appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against him, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

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

with interest
per cent. and costs.

Restitution

1960,
whereupon

following, to-wit:

Richard
1954 and
the
situated
Union

to next to
high with
together with
upon said
the said
time herein
the said
ably held
March 1955

said
notice in

and costs

at County

for Jerome
Plaintiff

was Carl Shive
Franklin County
int

a Justice of
required

plaintiff and
he said
pay all

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. D. MFG. CO. 119

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

Table with columns: Piffs. Costs, Defts. Costs, Action on. Rows include: Docketing Petition or Bill of Particulars .50, Appointing Guardian for Minor .60, Taking Security for Costs .60, Indexing Case Piffs. and Defts., each .10, Taking and Certifying Affidavits, each .80, Taking and Approving a Bond, Undertaking or Recognizance .80, Issuing summons Defts., each .40, Issuing Order of Attachment .70, Issuing Order of Arrest .70, Issuing Writ of Replevin .75, Granting Continuances, each .40, Issuing Commitment to Jail .70, Issuing Subpoena Persons, each .10, Issuing Venire Persons, each .10, Issuing Order on Jailor for Prisoner .60, Swearing Witnesses, each .10, Swearing Jury .40, Hearing Case on Appearance without Trial 1.00, Hearing Case When Defense is Interposed 2.00, Sitting in Case, Trial by Jury 2.50, Hearing Motions or Demurrers, each 1.00, Pronouncing Judgment .80, Entering a Rule of Reference .50, Swearing Arbitrators, each .40, Issuing Writ of Restitution .80, Numbering and Filing / Necessary Papers, each .10, Entering Judgment and Costs on Cash Book .40, Iss'g Execution Against Property or Person .80, Poundage—4% on \$ collected, Making Transcript, Including Certificate 2.50, Signing and Certifying Bill of Exceptions .50, Reducing Testimony to Writing in Bastardy Proceedings 1.50, Issuing Other Writs or Orders, each .75, Making Itemized Cost Bill .50, Making Certificate of Judgment .25, Noting Return Certificate of Judgment .10

Total Justice's Fees

Reinhold C. Scheidter Constable. NAME OF OFFICER

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

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

JURY No. of Miles

WITNESSES

50
20
40
10
50
70
1.85

Omar Scheidter Plaintiff
No. 305 vs.
Junie Hatcher Defendant

Action on
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ Restitution with interest from 19 at per cent. and costs.
Judgment for Plaintiff Party defaulted march 19, \$ and costs \$ 4.35

Be It Remembered, That on the 18th day of March 1955, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
as a landlock Complaint, to Peter Fisher a Justice of the Peace of Jerome Township Union County, Ohio the undersigned Omar Scheidter a resident of the County of Union, State of Ohio does hereby make his Complaint against one Junie Hatcher for this: That the said Junie Hatcher has ever since the 15th day of March in the year of 1955 at and still unlawfully and forcibly detain from the undersigned possession of the following premises, situated in the Township of Darby in said County of Union and described as follows:
a house of a story and a half high with 5 rooms and bath painted white located on Route 161 and the land upon which said house is located.
That the said Junie Hatcher entered upon said premises as a tenant of the undersigned; the said tenant's right to possession expired at the time herein first mentioned; and from that time the said Junie Hatcher has unlawfully and forcibly held over his said tenancy.

on the 15th day of March 1955 the undersigned duly served upon the said Junie Hatcher as required by law, notice in writing to leave said premises.

The undersigned, asks Process Restitution of costs Paled this 18th day of March 1955.

Signed by Omar Scheidter, Justice of the Peace, Darby Township, Ohio

Summons
State of Ohio Union County, Jerome Township:
To Reinhold C. Scheidter Constable of Darby Township, Ohio.
You are hereby commanded to summon Junie Hatcher to appear before me a Justice of the Peace of said Township at my office at residence on the 23rd day of March 1955 at 8 o'clock P.M. to answer unto Omar Scheidter in an action for

partly entry and situated in the known as Omar high with 5 rooms and the land upon you will make due I march 1955 at witness my hand

Plain City, Ohio, Received this 20th day of March 1955 by Junie Hatcher by

On the 20th day of any further

Received costs

Received costs

Bond for Stay of Execution
Gen'l Code, Sec. 10401
On the day of the defendant came, and by his of the County, approved by me efficient surety, caused a Bond execution to be entered herein, I, as surety for the stay of execution judgment of against hereby promise and undertake amount of said judgment, interest and costs that may accrue.

Taken by and signed before approved this Justice Satisfaction of Judgment Received March 30th Omar Scheidter For payment in full of the above costs. Peter Fisher

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

fruitly entry and detentions of the following described premises, to-wit:
 situated in the Township of Parby County of Union and state of Ohio and
 known as Orna Scheidun, Tenant house, a house of a story and a half
 high with 5 rooms and bath, painted white, located on State Route 161
 and the land upon which said house is located,
 You will make due return of this writ on or before the 23rd day of
 March 1955 at 8 o'clock P.M.,
 Witness my hand this 18th day of March 1955,
 Peter Fisher J.P.

Return of Summons

Plain City, Ohio, March 18th 1955,

Received this writ March 18th 1955 at 6 a.m. and on the 19th day
 of March 1955, I served the same on the within named Junion
 Hatcher by leaving a certified copy thereof and of the indentments
 thereon at their usual place of residence,

Reinhard C. Scheidun Constable,

On the 20th day of March 1955 the said defendants moved without
 any further action a writ of Restitution,

Peter Fisher J.P.

Received costs in above case from Plaintiff Orna Scheidun March 30th 1955

Peter Fisher J.P.

Received costs for Constable Fees

Reinhard C. Scheidun Constable,

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
 the defendant came, and by _____

his surety resident
 of the County, approved by me as good and suf-
 ficient surety, caused a Bond for the stay of
 execution to be entered herein, which follows:

I, _____
 as surety for the stay of execution on the above
 judgment of _____
 against _____ do
 hereby promise and undertake to pay the
 amount of said judgment, interest and costs,
 and costs that may accrue.

Taken by and signed before me, and surety
 approved this _____ day of _____
 19____

Justice of the Peace.

Satisfaction of Judgment

Received March 30th 1955, from
 Orna Scheidun
 Four and _____ Dollars,
 payment in full of the above judgment and
 costs.

Peter Fisher

APPEAL BOND

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

No. _____
 Plaintiff, _____
 vs. _____
 Defendant, _____
 Justice of the Peace Court,
 Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said
 _____ obtained a judgment against the said
 _____ on the docket of said
 Justice of the Peace, for _____
 Dollars and costs taxed at \$ _____

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

NOW, THEREFORE,
 _____ of _____ County, Ohio, hereby promise and undertake to
 the said appellee, in the sum and to the amount of _____ Dollars,
 conditioned, that the said appellant will prosecute his appeal to effect without unneces-
 sary delay, and that if on the appeal judgment be rendered against him, he will
 satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
 of _____ 19____

Justice of the Peace.

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome

Civil Action

10-41-5 THE COL. B. D. MFG. CO. 119

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

Table with columns: Piffs. Costs, Defts. Costs, Action on. Rows include: Docketing Petition or Bill of Particulars, Appointing Guardian for Minor, Taking Security for Costs, etc.

May Gatham d.b.a. May Gatham Grain Co. Unionville Ch, Ohio Plaintiff vs. Charles Straetz and Pauline Straetz Defendant

Action on

Att'y for Plff. Att'y for Deft. Am't claimed, \$ with interest from 19 at per cent. and costs. Judgment for settled before trial 19 \$ and costs \$ 4.40

on the 31st day called at said he ad hearing was cancelled. Please sign this 3

Received Costs

Be It Remembered, That on the 26th day of March 1955, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

The said Plaintiff says there is due him from said defendants the sum of \$105.17 for dairy and cow feed also fertilizer sold defendants at their request and from which they agreed to pay, above amount remains due and unpaid, wherefore plaintiff prays judgment against the above named defendants in the amount of \$105.17 with interest at the rate of 6% per annum from March 30th 1954 and his costs & their expensed.

Signed by Frank S. Hughes

Summons. State of Ohio Union County. To Mord Anderson Constable of Jerome Township in said County greeting: You are hereby commanded to summon Charles and Pauline Straetz to appear before me the undersigned Justice of the Peace at my office at Residence in Jerome Tp on the 31st day of March 1955 at 1 o'clock P.M. to answer unto action of May Gatham d.b.a. May Gatham Grain Co. of Unionville Ohio for the amount due on an account for dairy and cow feed and fertilizer the sum of \$105.17 with interest at 6% from March 30th 1954. The Plaintiff asks a judgment for the amount endorsed I heron and for costs of this action. You will make due return of this writ on or before the 31st day of March 1955 at 1 o'clock P.M. witness my hand this 26th day of March 1955. Peter Fisher J.P.

Return of Summons. Plaintiff this March 28th 1955. Received this summons on the 28th day of March 1955 at 4 o'clock P.M. and I served the same on the 28th day of March 1955 on the said Charles and Pauline Straetz by leaving a certified copy thereof, and of the endorsement thereon with both Mr. and Mrs. Straetz at their home,

M.W. Anderson, Constable

Mord Anderson Constable. NAME OF OFFICER

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

Table with columns: Service of Order of Attch., Mileage, Service of Order of Eject't, etc. Rows include: Service of Order of Attch., Mileage, 1st m., 50c; add'l m., each .15

JURY No. of Miles

WITNESSES

Bond for Stay of Execution Gen'l Code, Sec. 1040

On the... day of... the defendant came, and by... his s... of the County, approved by me a... ficient surety, caused a Bond f... execution to be entered herein,

Taken by and signed before approved this... 19

Satisfaction of Judgment Received March 31st Case settled with Plaintiff from ad payment in full of the above costs. by Plaintiff Peter

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Jerome

Township,

Union

County, Ohio

on the 31st day of march in the morning date of trial the said Plaintiff called and said he had received a check for the full amount and hearing was cancelled off. Also Received the sum of \$4.40 from the Plaintiff for costs, signed this 31st day of march 1955. Peter Fisher J.P.

Received costs for constable Green.

Constable.

Att'y for Plff.

Att'y for Deft.

with interest

per cent. and costs.

do before \$ 1955, herein, whereupon

following, to-wit: him from and come feed and from due and aint the 1/2 with interest 1954 and

W.S. Hughes copy

Jerome Township

Charles and undersigned Jerome P. M. may father amount due and fertilizer to from a judgment and for

on a before O'clock P.M. march 1955, at Fisher J.P.

march 28th 1955 of march 1955 same on the Charles and certified copy them with in home, tables,

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the day of 19 the defendant came, and by

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

I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this day of 19

Justice of the Peace.

Satisfaction of Judgment

Received March 31st 1955, from case settled with Plaintiff for the sum of \$100 Dollars, payment in full of the above judgment and costs. by Plaintiff Peter Fisher

APPEAL BOND

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

No. Plaintiff vs. Defendant Justice of the Peace Court, Township, County, Ohio.

WHEREAS, on the day of 19, the said obtained a judgment against the said on the docket of said Justice of the Peace, for Dollars and costs taxed at \$ 100

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

NOW, THEREFORE, of County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs.

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

CIVIL DOCKET

Peter Fisher

Justice of the Peace Court

Jerome Township

Civil Action

10-41-5 THE COL. D. B. WFG. CO. 119

JUSTICE OF THE PEACE

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

	Pliffs. Costs		Defts. Costs	
	Dolla.	Cts.	Dolla.	Cts.
Docketing Petition or Bill of Particulars	.50		50	
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case & Pliffs. and Defts., each	.10		20	
Taking and Certifying Affidavits, each	.80		80	
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing summons Defts., each	.40		40	
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailor for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00		10	
Hearing Case When Defense is Interposed	2.00		1 50	
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80		80	
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10		10	
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75		50	
Making Itemized Cost Bill	.50		25	
Making Certificate of Judgment	.25			
Noting Return Certificate of Judgment	.10		4 40	
Total Justice's Fees				

Pauline Straeter

No. 307 vs. Plaintiff

Mary Jordan Mullet

Defendant

Action on

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

Am't claimed, \$ 46.24 with interest from Dec. 30th 1954 at 6% per cent. and costs.

Judgment for Plaintiff April 15th 1955, \$ 47.05 and costs \$ 7.05

Be It Remembered, That on the 6th day of April 1955, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: Now comes the plaintiff, Pauline Straeter and says that there is due her from the defendant the sum of \$46.24 which she claims with interest from December 30th 1954 on an account, a copy of which said account is attached hereto and made a part hereof, the same as if fully rewritten herein with all credits and marked Exhibit "A" wherefore plaintiff asks judgment against defendant in the sum of \$46.24 with interest from December 30th 1954 signed lbs Pauline Straeter.

Affidavit, State of Ohio ss Union County

Pauline Straeter being first duly sworn says that the facts stated and allegations contained in the foregoing are true. Pauline Straeter.

Sworn to before me and subscribed in my presence this 30th day of December 1954.

Glad Genee Kerns, Notary Public Comm. expires 5-17-57

Summons, State of Ohio, Union Co. ss. To those and/or Constable of Jerome Township in said County bearing: You are hereby commanded to summon Mary Jordan Mullet, to appear before me the undersigned a Justice of the Peace, at my office at residence in Jerome Township on the 15th day of April 1955 at 8 o'clock P.M. to answer the action of Pauline Straeter for the amount due on an account the sum of \$46.24 with interest at 6% from Dec. 30th 1954, the Plaintiff asks a judgment for the amount in demand hereon and costs of this action. You will make due return of this writ on or before the 25th day of April 1955 at 8 o'clock P.M. Witness my hand this 9th day of April 1955.

Peter Fisher

Received this sum and I send the mullet by leaving her mother ma.

The time arrived as to testimony and then court and judgment was made the interest amount plus costs as follows interest costs so signed this

If not paid by unless case

Certificate of Clerk

No notice taken by take to possession

Constable. NAME OF OFFICER

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

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

JURY No. of Miles

WITNESSES

Innoc Township. Union County.

Return of Summons.

Plain City, Ohio. April 9th 1955

Received this summons on the 9th day of April 1955 at 4:00 clock P.M. and I served the same on the 12th day of April 1955 on the said Mary Jordan Mullet by leaving a certified copy thereof, and of the inclosure thereto with her mother Mrs. John Jordan.

Signed by M. W. Anderson Constable

The time arrived as set for trial the party Plaintiff appeared at us sworn as to testimony and examined the accounts as on the bill slips of purchase and found them correct, and after waiting one hour the defendant failed to appear, so judgment was rendered in favor of the Plaintiff of a sum of \$46.24 plus the interest amount of 81 cents the entire sum being \$47.05 plus costs as follows, Constable fees \$2.65 and Justice fees are \$4.40 entire costs so far included \$7.05.

Signed this 15th day of April 1955

Peter Fisher J.P.

If not paid by April 28th 1955 a Certificate of Judgment will be made unless case is appealed.

Peter Fisher J.P.

Certificate of Judgment made May 2nd 1955
& Clerk of Courts Union County, Ohio.

Peter Fisher J.P.

No notice given to Court if any action was taken by Plaintiff to Court with this Certificate, she asked to take to Court, nothing was behind to be in possession of Defendant, so Plaintiff gives up.

Att'y for Plff.
Att'y for Deft.
\$46.24 with interest
at 6 per cent. and costs.

1955, \$47.05

1955,
herein, whereupon

following, to-wit:

and says
sum of \$46.24
30th 1954
attached
if fully
paid

defendant
December 30th 1954

strata.

ing first
ed and
are true
strata.
my presence

sums
April 5-17-57

ship as

on Mary
underlying will
at 8 o'clock P.M.
for the
of \$46.24
of the Plaintiff
to heron and

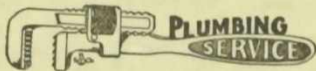
writ on a
8 o'clock P.M.
April 1955

Fisher

DAVIDSON'S PLUMBING & HEATING

Wholesale

Telephone 8041



Retail

303 S. Main St.

MARYSVILLE, OHIO

Prompt payment avoids the necessity of our resorting to the Property Lien Law.

Report Complaints, Adjustments, Defective Work or Materials within 5 days or this bill is considered satisfactory.

CUST. ORDER NO.

DATE

Feb. 23, 19 55

M

Roman Mullett

ADDRESS

SOLD BY

CASH

C.O.D.

CHARGE

ON ACCT.

MOSE. RETD.

PAID OUT

QUANT.

DESCRIPTION

PRICE

AMOUNT

Peter Fisher

\$ 25.00

Paid Out

2.50

call fees.

TAX

TOTAL

ALL CLAIMS AND RETURNED GOODS MUST BE ACCOMPANIED BY THIS BILL.

No.

23153

REC'D BY

Inventory and appraisement, of Property attached case no. 249
of both Household, State of Ohio Union County, ss.

The undersigned, two householders of said County being duly sworn, say they will with G. E. Hindman Constable make a true inventory and appraisement and of all property attached at the suit of Hugh Roby against Ralph Sparks.

E. H. Hindman
Archie Marks,

Sworn to before me and signed in my presence this 3rd day of December 1949.
G. E. Hindman Constable.

An Inventory and appraisement of all property attached by the undersigned, Constable of Union County, Ohio, in suit of Hugh Roby against Ralph Sparks, made this 3rd day of December 1949 upon actual view by said Constable and E. H. Hindman and Archie Marks, two householders of said County, the householders being duly sworn as above oath by Constable to wit:

No. Item	No. of Articles	Description of Property,	Appraised at.
1	1	1936 Chevrolet Coach	\$ 45. ⁰⁰ / ₁₀₀

Total \$ 45. ⁰⁰/₁₀₀
G. E. Hindman Constable,
E. H. Hindman
Archie Marks,

December 3rd 1949.

On the 8th day of December 1949 at a near 8 o'clock P. M. time for hearing and in questioning the defendant concerning said suit, and the action of Hugh Roby for amount of money due at defendant's request, also to answer under oath all questions put to him touching the property of every description and credits of said defendant, within his possession or control, the defendant appeared and acknowledged the account, and that the 1936 Chevrolet Coach attached he had recently made arrangements for and secured this money from Plaintiff to pay on said Coach. Other Party Plaintiff also came and admitted facts stated in Affidavit and Bill of Particulars as true, After considering the above I rendered judgment in favor of the Plaintiff to recover said amount plus costs as could be found from property attached.

Signed this December 8th 1949
Peter Fisher J. P.

Received costs for Constable Fee.

Constable,
G. E. Hindman

Inventory and appraisement
in suit of Hugh Roby vs
and Edward Hindman
1 Model M4 Electric

Sworn to before

Received writ on
levied upon the property
most public place
before the time app
at 1 o'clock P. M.

Time for sale
no other bids
possession of said
This comes
marked on Page

Received
by Arty. Vac
res. in receipt
May 1952

Received

Inventory and appraisement of said property made this 8th day of February 1952 in said Foley v. J. & J. Co. by said Constable and Dale Fuller and Edward Hendon two householders being sworn said appraisement as follows:

1 Model M4 Electric lawn mower sharpener	Signed by	
	Edward Hendon	appraised at .70
	Dale Fuller	" " 75
		} Avg. 72.50

Sworn to before Mose Ambrose Constable above appraiser this February 8th 1952.

Return of Executor.

Received writ on the 8th day of Feb. 1952 at 1 P.M. and on the 9th day of February levied upon the property of Jerry Ambrose, advertised same for sale at four of the most public places within the Township where it was seized at least 10 days before the time appointed for such sale to-wit on the 25th day of February 1952 at 1 o'clock P.M. I found said personal property for sale at house

Mose Ambrose, Constable.

Time for sale a bid sent by Atty Vacca for Plaintiff of \$71.15 no other bids made or presented, the above party by virtue here possess of said property as advertised.

This comes Judgment Int etc plus all costs of said case as marked on Page of Docket 114.

Peter Fisher J.P.

Received checks in above case for a total of all costs by Atty. Vacca of Columbus for above Foley v. J. & J. Co. of Mrs. Anapols, minor and cashed this 10th day of May 1952.

Peter Fisher J.P.

Received costs for Constable Fees in above case.

Constable,

249
say
appraisement
of Sparks
1949
Constable
table of
Sparks,
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the house-
at.
100
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ity of
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rents for
affidavit
rendered
plus
12
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Continued from Page 169

consisting of ten rooms three four rooms are down stairs, the property formerly King property, located on Mill John St. in the village of Magneta Springs Ohio, said house painted white, lately tried before me, wherein J. H. Ballant was plaintiff and Mrs. Callie Smith was defendant, judgment was rendered on the 12th day of May 1954 that the plaintiff have restitution of said premises, and also that he recover costs in the sum of Twenty Five Dollars you therefore are hereby commanded to cause the defendant to be forthwith removed from said premises, and the said plaintiff to have restitution of the same, also that you levy of the goods and chattels of the said defendant and make the costs aforesaid and all accruing costs, and if thus with make legal service and due return, Witness my hand this 14th day of May 1954,
 Peter Fisher Justice of the Peace.

Return of writ

Plain City R. 1 Ohio
 May 24th 1954

Received this writ on the 14th day of May 1954 at 1 o'clock P. M. and pursuant to its command on the 24th day of May 1954 I caused the defendant to be forthwith removed from the within described premises and the said plaintiff J. H. Ballant to have restitution of the same.

and on the 24th day of May 1954 I levied upon the goods as described of said defendant and found none to levy on.

Signed by

Reinhard C. Scheidner

Constable

Received Costs Total of 25.00 from Plaintiff J. H. Ballant
 May 24th 1954.

Peter Fisher Justice of the Peace.

Received the sum for costs as Constable Fees in above case.

Reinhard C. Scheidner Constable

situated in the village of
 the Methodist Parsonage
 situated next to the
 you will make
 1955 at 8 o'clock
 Witness my hand

Received this writ
 and on the 20th
 named defendant
 amounts thereon with

On the 24th day of
 Trustees consisting
 the Plaintiff and
 also Floyd James
 Considering all at
 the defendant had
 no legal measure was
 did not judgment
 church, and a writ
 at that time and
 also all other
 all costs of this
 settle all costs.

Received costs
 24th day of

Received costs

situated in the village of Jerome County of Union and State of Ohio, and known as the Methodist Parsonage of the Jerome Methodist Church, which premises are situated next to the Jerome Methodist Church, you will make due return of this writ on or before the 24th day of January 1955 at 8 o'clock P. M.

Witness my hand this 19th day of January 1955.

Peter Fisher J.P.

Return of Summons, Plain City, Ohio Jan. 20/55

Received this writ on the 20th day of January 1955 at 4 o'clock P. M. and on the 20th day of January 1955 I served same on the within named defendant Levi Willis by leaving a certified copy thereof and of the endorsements thereon with his wife Etta Willis at their home in Jerome Ohio.

Signed M. W. Anderson Constable.

On the 24th day of January 1955 at 8 o'clock P. M. the majority of the Board of Trustees consisting of Loren W. Faulk, Francis Post, Robert S. Harris & Emory J. Seely the Plaintiff and the defendant Levi Willis appeared there being duly sworn and also Floyd Jones in behalf of the defendant also sworn before testifying, after considering all allegations in the Complaint and hearing the testimony, find the defendant had a written notice to vacate and if vacated by November 26th 1954 no legal measures would have been taken to secure possession, but as the defendant did not Judgment was rendered in favor of the Board of Trustees of said Methodist Church, and a writ of Restitution made on Feb. 5th 1955 if not vacated at that time unless a motion of extension would be made by Board of Trustees also all other equitable relief as of back rent since Nov. 4th 1954 at all costs of this proceeding, no costs can be from defendant the Plaintiff to settle all costs. Signed this 24th day of January 1955.

Peter Fisher J.P.

Received costs in above case from Levi Willis this 24th day of February 1955

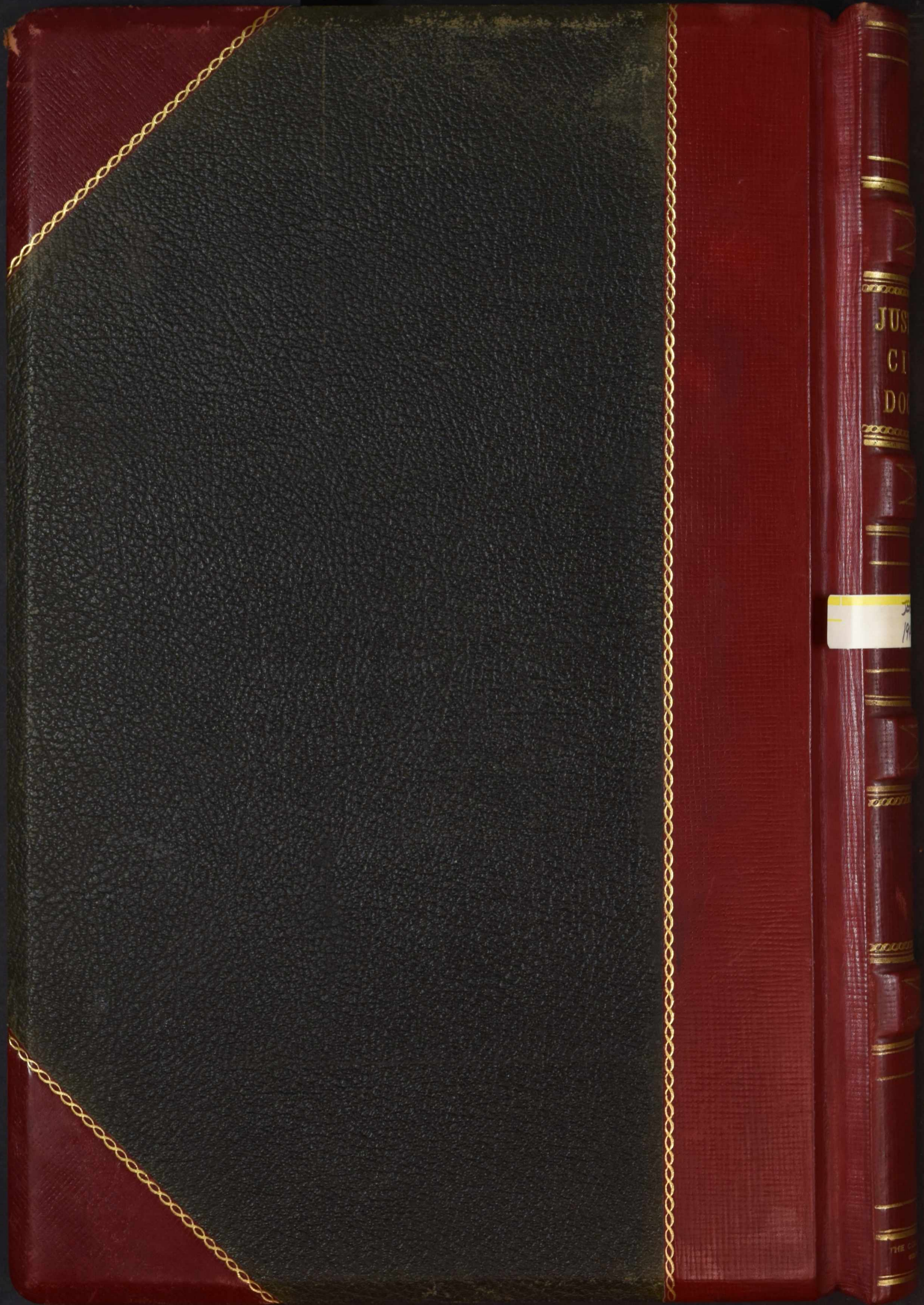
Peter Fisher J.P.

Received cost for Constable Fee,

Constable







JUS
CL
DO

19

THE C...