

JUSTICE'S
CIVIL
DOCKET

FROM THE PUBLISHING HOUSE

ALL KINDS OF	—OF—	ALL KINDS OF
BOOKS	E. L. Barrett & Sons,	BOOKS
AND		AND
BLANKS	SPRINGFIELD, O.,	BLANKS
FOR	WHOLESALE	FOR
County, Township and Municipal Officers.		Justices of the Peace and School Officers.

STATIONERS and PUBLISHERS.

PLEASE OBSERVE.

This book is substantially bound; and its durability will be secured by care in the following particulars:

1st. The book should not be kept standing on its end, but laid flat on its side until well seasoned.

2d. While it is yet new it should have other books laid upon it, to keep it pressed down, and prevent the covers from warping while seasoning, especially if kept in a warm, dry room.

3d. The back should not be strained by laying papers, letters, &c., in the book and then shutting it up; or by rough handling when open.

The durability of any blank book will be much increased by observing the above directions.



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The State of Ohio
Union 655

Kosner G. Little
Pls.

Before J. L. Reill.
Justice of Peace

Goed Frederich vs 1 page 172

1 2 depts The Plaintiff Filed

His Bill of particulars which it is
substance as follows: before me
came Kosner G. Little who being duly
sworn deposed & says, He claims
the following described property ^{to}
one Gray Building 3 years old last
Spring 1899.

2. That said Kosner Little Plaintiff
has a special ownership or interest in
said horse & That he is entitled to immedi-
ate possession of said property.

3. That said property is wrongfully
detained by the defendant. Jacob W.
Frederich. 4. That said property was not
taken in execution on any order or judgment
against plaintiff... or for the payment of
any tax, fine or assessment assessed against
him & is not claimed by him under a
title acquired mediately or immediately by
transfer from one from whom such property
had been taken by such execution,
order or process, or by virtue of an order
of delivery issued in replevin, under
Chapter 10, Title 11,

part third, of the revised Statutes of Ohio,
or any other statute or final process
issued against it.

I do hereby subscribe in my
presence, this 27 day of August 1889

/s/ James L. Little

J. L. Little

Justice of the Peace

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[illegible]

REVERSE INDEX.

[illegible]

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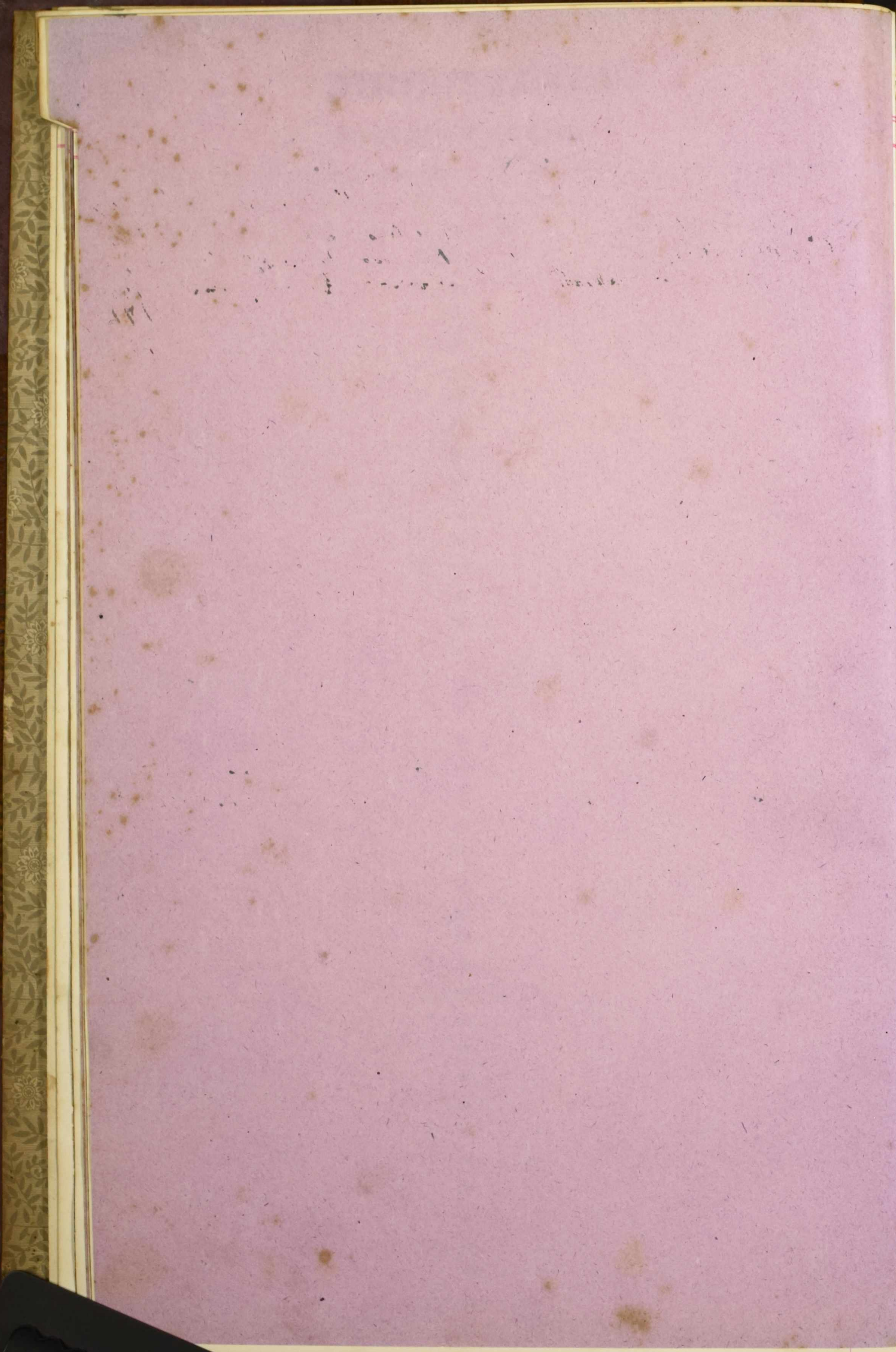
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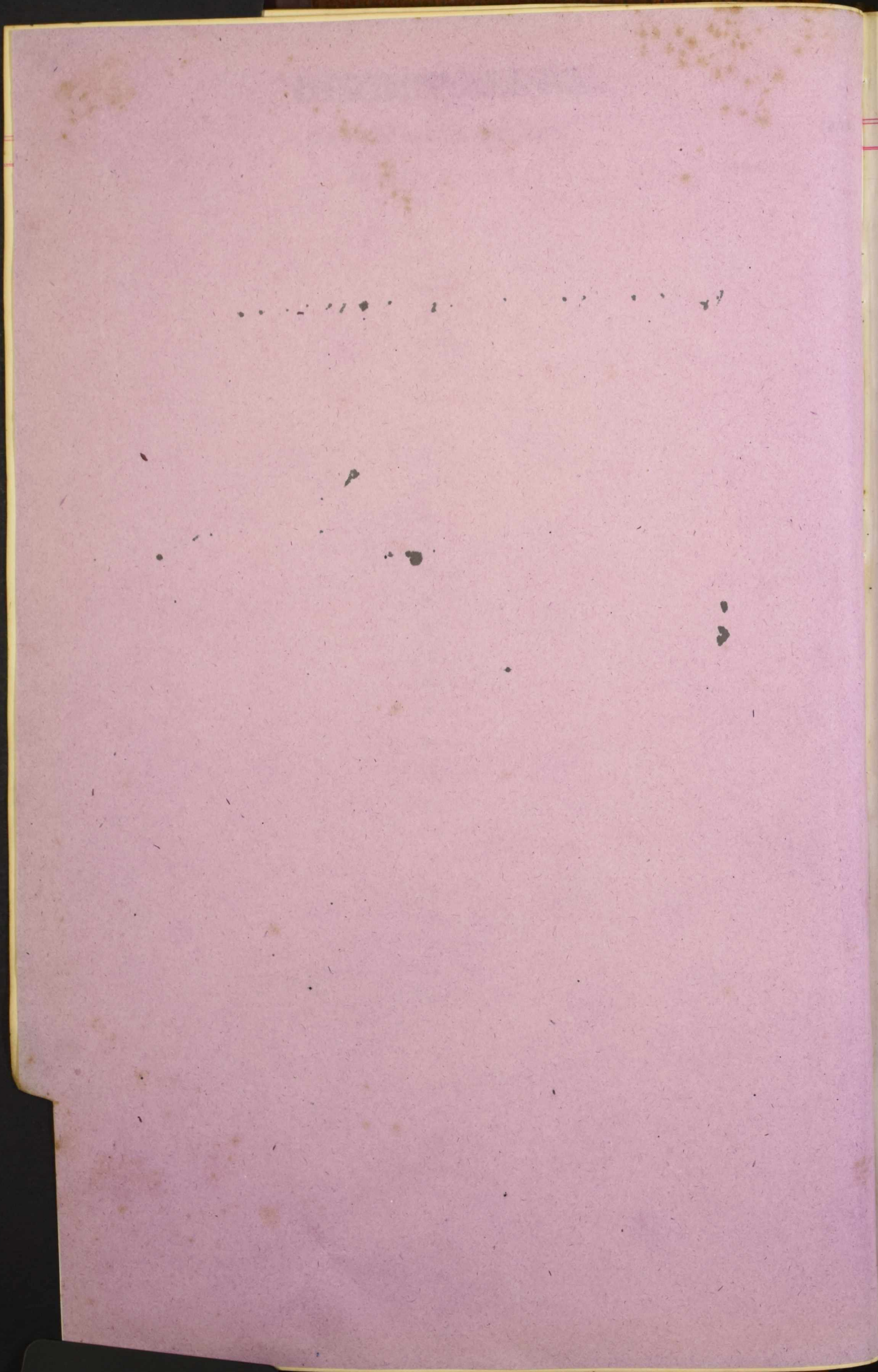
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Jerome

TOWNSHIP.

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
efficient surety, caused an undertaking for the

STAY OF EXECUTION

be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
his _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$
188____. Issued an Execution for
returnable _____, 188____, and

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of
_____ A. D. 188____ the said
obtained a judgment against the said _____
on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____
of _____ do hereby
promise and undertake to the said _____
in the sum of _____
Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
_____ J. P.

IN JUSTICE'S COURT,

FO

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Thomas F Pounds

Plff's.

vs.

Jacob S Hutchison

Def'ts.

Judgment, \$ 123 25

JUSTICE'S FEES.

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

Summons *with* filing
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses

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Adjournment
Filing / Papers

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Record 2nd Words

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Judgment

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Satisfaction

Bail for Stay

Execution and Filing

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Trans. and Certificate

CONSTABLE'S FEES

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

75

WITNESSES

Before

Robt McGrovy

JUSTICE OF THE PEACE,

No.

1.

Amount Claimed, \$

188

The Plaintiff filed his bill of particulars which is in substance as follows: - January 19th 1882

One year after date I promise to pay to the order of Thomas F Pounds one hundred dollars, value received payable at 6 per cent.

Signed J S Hutchison

December 7th 1885 issued summons of that date and delivered to B Baker Caw for the appearance of J S Hutchison on the 12th day of December A D 1885 - at 2 o'clock P.M.

December 10 1885

The defendant came, and requested me to enter judgment for the amount of said note and interest.

December 10th 1885

and waived process, entered his appearance herein, and confessed that he is indebted to the said Thomas F Pounds, in the sum of \$100 principal and \$23 25 interest, and requests that judgment be entered on said confession, and for costs. Thereupon it is on said 10th day of December A D 1885. Considered by me that the said Thomas F Pounds recover of the said J S Hutchison said sum of one hundred and twenty three dollars and 25^{cts} dollars, and costs herein taxed as follows.

Aug 21st 1886 - Recd on the above \$120 25

December
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the 2nd
9th day
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Sept
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Phineas
sufficient surety, caused

to be entered herein, wh

In pursuance of the
as surety for the abo
against J S H
interest and costs, and th

this 10th day

delivered the same to
Execution returne

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FOR

Jerome,

TOWNSHIP.

THE PEACE,

188

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December 12th 1883; Summons returned, endorsed as follows. Received this writ Dec 8th 1886 and served the same on the defendant named J. S. Hutchinson on the 9th day of December A.D. 1885. by leaving a certified copy with the said J. S. Hutchinson

fees - mileage 7 m. 32 mileage not allowed

Service 25-

Copy 20

95. Signed B.B. Baker con

50

45-

Sept 28 1886 Received Balance of \$8.62 of judgment interest and cost in this action R.M. Crony J.P.

Received of R.M. Crony J.P. \$128.00 being the judgment and interest in the foregoing case this 5th day of October - A.D. 1886. Thomas Pounds

Received of R.M. Crony J.P. 45 cents cost in full in this case Jan 20 1887-

December 10th, 1885, the Defendant in the above case came and by Phineas Bell his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, Phineas Bell as surety for the above Stay of Execution on the above Judgment of Thomas Pounds against J. S. Hutchinson do hereby promise and undertake to pay the amount of said Judgment, interest and costs, and the costs that may accrue.

Phineas Bell, Surety.

Taken by and signed, and acknowledged before me, and surety approved, this 10th day of Dec A.D. 1885. Stay of Execution expires Aug 17th 1886. R.M. Crony, J. P. 1885. Am't then due \$128.75

188. Issued an Execution for

returnable

188, and

delivered the same to, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the.....day of..... A. D. 188..... the said..... obtained a judgment against the said..... on the docket of..... J. P., for..... Dollars and..... cents, and costs taxed..... and the said..... intends to appeal therefrom to the court of Common Pleas of..... County. Now; therefore, I,..... do hereby promise and undertake to the said..... in the sum of..... Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this

day of..... 188.....

J. P.

IN JUSTICE'S COURT,

FO

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Thomas F Pounds

Plff's.

vs.

J. S. Hutchison

Def'ts.

Judgment, \$ 57.28

JUSTICE'S FEES.

Plff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts.Summons
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses

25

Adjournment
Filing 2 Papers

10

Record 200 Words

30

Judgment

40

Satisfaction

Bail for Stay

40

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

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

1.00

WITNESSES

Before

R. M. Corry

JUSTICE OF THE PEACE,

No.

Amount Claimed, \$

188

The Plaintiff filed

his

bill of particulars which is in

substance as follows:

January 19th 1882

one year-after date promise to
pay to the order of Thomas F Pounds
fifty dollars, value received payable
at six per cent

Signed J. S. Hutchison.

December 7th 1885 issued Summons of
that date returnable December 12th A.D. 1885
at 2 o'clock P.M. and delivered to B. Baker
Constable,

Dec 12th 1885, Summons returned endorsed
as follows, Received this writ Dec 8th 1885 and
the same on the within named J. S. Hutchison
by leaving with him a certified copy of this writ
on the 9th day of Dec 1885 - for \$1.00 signed B. Baker
Constable
December 10th 1885

The defendant came and waived process
entered his appearance herein, and
confessed that he is indebted to the said
Thomas F Pounds in the sum of
fifty nine dollars and eight cents, and
costs, and requests that judgment
be entered for the said Confession and
Costs. Thereupon, it is on said day 10th
day of December Considered by me that
the said Thomas F Pounds recover of
the said J. S. Hutchison said sum of
fifty nine dollars and eight cents \$59.08
and Costs herein taxed as follows -

Sept 18th 1886, Received of J. S.
Hutchison judgment interest
and costs in full \$66.45
R. M. Corry, J.P.

Received

in the

December
Phineas
sufficient surety, caused

to be entered herein, wh
In pursuance of the
as surety for the, abo
against J. S. Hut
interest and costs, and th

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FOR

TOWNSHIP.

THE PEACE,

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Received of R McGarry J.P. \$64⁰⁰ being judgment and interest in the foregoing case this 5th day of October A.D. 1886
shown as found

Received of R McGarry J.P. \$1⁰⁰ my costs in this case Jan 20th 1887

December 10th, 1885, the Defendant in the above case came and by
Phineas Bell his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, Phineas Bell
as surety for the above Stay of Execution on the above Judgment of Thomas F Pounds
against J S Hutchison do hereby promise and undertake to pay the amount of said Judgment,
interest and costs, and the costs that may accrue.

Phineas Bell, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this 10th day of Dec A.D. 1885. Stay of Execution expires Aug 17th
R McGarry, J. P. 1886. Am't then due \$ 64⁰⁰
188 . Issued an Execution for
returnable , 188 , and

delivered the same to , Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
..... A. D. 188..... the said
obtained a judgment against the said
on the docket of J. P.,
for Dollars and
..... cents, and costs taxed
..... and the said
intends to appeal
therefrom to the court of Common Pleas of
County. Now; therefore, I, do hereby
promise and undertake to the said
..... in the sum of Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this

..... day of 188.....

J. P.

IN JUSTICE'S COURT,

FO

E. L. BARNETT & SONS, Publishers, Springfield, Ohio.

In J. E. Herriott

Plff's.

vs.

James Wells.

Def'ts.

Judgment, \$ 48 ²⁹/₁₀₀

Before

R M Lerry

JUSTICE OF THE PEACE,

No.

Amount Claimed, \$

188

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

90⁰⁰ February 12th 1884

Ten months after date I promise to pay to the order of John Herriott ninety dollars at six per cent interest - value received

Signed } J A Wells
J M Wells.Oct 16th 1885 issued summons of that date returnable Oct 24-1885 at 2 o'clock P.M. and delivered to J M Wells personallyOct 16-1885 Summons delivered to James M Wells by myself on the 16th day of Oct 1885Oct 24th 1885, 2 o'clock P.M. day set for hearing said case, the defendant did not appear at the time set for hearing nor for one hour thereafter. Trial had. Having evidence in the way of a promissory note it was on said 24th day of Oct 1885 by me considered that the defendant was indebted to the plaintiff in the sum of forty eight dollars and ²⁹/₁₀₀, \$48 ²⁹/₁₀₀. It is therefore ordered that the said John E Herriott recover said \$48 ²⁹/₁₀₀ and his costs taxed as follows -Summons 25⁰⁰ - fil use paper 05 - Record 300 words - 45⁰⁰ Judgment 40 = \$1.15
Total costs and judgment \$49.44Nov 18th 1885. at the orders of the plaintiff issued execution and delivered to Barnard B Baker, comNov 18th 1885 Received of J M Wells \$49.44 Judgment and costs in full on above judgmentR M Lerry
J.P.

JUSTICE'S FEES.

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

Summons

25

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing

Papers

05

Record

300 Words

45

Judgment

40

Satisfaction

Bail for Stay

Execution and Filing

45

Doc sub-

05

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

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to be entered herein, wh

In pursuance of the

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Received of R M Cerry, J.P. The foregoing
Judgment, and costs in full - this 11th
day of November, A D 1883- J. C. Merrill

_____, 188____, the Defendant in the above case came and by
_____, his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,

this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$

188____. Issued an Execution for _____, 188____, and
returnable _____

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
_____ A. D. 188____, the said
_____ obtained a judgment against the said _____
_____ on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
_____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said _____
_____ in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
_____ J. P.

IN JUSTICE'S COURT,

FO

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Joseph Brobeck
and Chas Fox

Pl'ff's.

vs.

Escar Raypole

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Pl'ff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts.

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

CONSTABLE'S FEES

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

WITNESSES

Before

Robt Mcerry

JUSTICE OF THE PEACE,

No.

4-

Amount Claimed, \$

188

The Plaintiff filed

his

bill of particulars which is in

substance as follows:

Oct 1st 1883

one day after date I promise to pay
to the order of Brobeck & Fox
Seventeen and $\frac{86}{100}$ Dollars at 8 per
Cent interest Value received

Signed

Escar Raypole

Oct-16-1883-issued summons of that
date returnable Oct 24th 1883 at-
10 o'clock A.M., and delivered,

Oct 24-1883 Case settled by the
parties by compromise - and
by me dismissed.

R. M. Mcerry, J. P.

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interest and costs, and t

this day

delivered the same to
Execution returne

FOR

TOWNSHIP.

THE PEACE,

188

s which is in

The jury having heard the proofs and allegations of both parties, agreed upon and returned their verdict this day as follows. We the jury do find no cause of action, therefore we do find for the defendant,

Signed J. M. Robinson. Foreman

Whereupon on said 29th day of December A.D. 1883- Considered by me that the plaintiff have no cause of action, nor claim in the premises and that the ^{defendant} recover of the defendant plaintiff ^{Eight} ~~Seven~~ dollars and forty cents, his costs taxed as follows. Justice fees. Two Subpoenas 30 cts. Swearing 4 witnesses 20 cts, adjournment 20 cts, filing 4 papers 20 cts, venire 40 cts, Record 400 words 60 cts, sitting at trial \$1.00 Swearing Jury 25 cts, \$3.15- ~~Subpoenas~~ Constable fees serv of 2 Subpoenas 50 cts, two copies 40 cts mileage 4 miles 35 cts, attending trial, two days \$2.00 Total constable fees 3.25- Two witnesses two days - \$2.00 - 2.00

Total defendants costs \$8.40
R. M. Curry J. P.

Received of Ed Morgan \$10.00 to apply on costs
R. M. Curry J. P.

_____, 188____, the Defendant in the above case came and by
_____, his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$
188____. Issued an Execution for _____, 188____, and
returnable _____

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
A. D. 188____ the said _____
obtained a judgment against the said _____
on the docket of _____ J. P.,
for _____ Dollars and _____
cents, and costs taxed _____
and the said _____
intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____
of _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
J. P.

IN JUSTICE'S COURT,

FO

Edwin Morgan

Before

R. M. Cerry

JUSTICE OF THE PEACE,

No. 5.

Amount Claimed, \$ 61⁵⁸/₁₀₀November 21st

1885

Pl'ff's.

The Plaintiff filed

his

bill of particulars which is in

substance as follows:

Plaintiff says that on

D. L. Lombard vs. Frank
Gardner, (partners,) doing
business under the firm name
of Lombard & Gardner, Def'ts.

or about the first Sunday of April A.D. 1885
the said plaintiff entered into a special agree-
ment with said defendants to saw out a
bill of lumber for them at his saw mill in
Jerome Township Union County Ohio,

That in pursuance of said agreement
he did proceed to saw out and complete
the same to the full satisfaction of the
defendants.

That there remains ^{due} thereon a
balance of \$ 61⁵⁸/₁₀₀

For which plaintiff asks judgment.

Signed Edwin Morgan per

J. M. Kennedy

his Attorney.

November 21st 1885. issued Summons of
that date, for the appearance of D. L. Lombard
to answer on the 25th day of Nov 1885 at
one o'clock P.M. and delivered to B.
Baker Constable.

November 21st 1885 issued Sum-
mons of that date for the appearance of
Frank M. Gardner, to answer on the 25th
day of November A.D. 1885 at one o'clock
P.M. and delivered to B. Baker Constable.

Nov 21st 1885. issued Subpoena for
H. M. Dost to appear on behalf of plaintiff.
at New California on the 25th day of Nov 1885
at twelve o'clock P.M. and delivered to plaintiff.

Nov 21st 1885. issued Subpoenas for
the following witnesses, to wit John
Fleming, Richard Boyer James Boyer
John Buckley J. Barker and James
Davis.

November 25th 1885 2 o'clock P.M. the
parties appeared. The defendant dem-
anded a Jury. Jury selected to-wit-
Col. F. S. Galespie. John H. Dodge
J. M. Robinson William Curry
David Douglass and David McCampbell

Judgment, \$

JUSTICE'S FEES.

Pl'ff's Cost.
Def'ts Cost.

Pl'ff's Cost.	Def'ts Cost.
Dol. Cts.	Dol. Cts.
Summons Two	50
Affidavit	
Order of	
Undertaking	
Subpoena 9 Names	75
Swearing 7 Witnesses	35
" 4 "	20
Adjournment	20
Filing 9 Papers	30
Venue	40
Record 700 Words 15	50
Judgment	40
Satisfaction	
Bail for Stay	
Execution and Filing	
Trans. and Certificate	
Adjournment	20
Certifying off	25
Sitting on trial	1 00
Swearing Jury	25

CONSTABLE'S FEES

Sum. Serv., and Mileage	2 00
Sub. Serv., and Mileage	1 25
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial 2 days	1 00
Sum., Jury and Mileage	1 85
Two Copies	40
Ex. and Per. Cent.	

WITNESSES

Rich Boyer	1 50
Jas Boyer	1 50
J Barker	1 50
John Fleming	1 50
John Buckley	1 50
Jas Davis	1 50
J S Howland	1 00
J F Smith	1 00
	14 25

Jury -

7 50
(12,05)

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B B Baker

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The following witnesses, claimed their attendance. Richard Boyer, James Boyer, J. Barker, John Fleming, John Buckley James Davis, each in day. \$3.00
By consent of the parties. Case was adjourned to the 10th day of December A.D. 1885. at nine o'clock A.M.

Nov 25th 1885. issued summons for jury to appear on the 10th day of Dec 1885 at 9 o'clock A.M. and delivered to Barnard Baker Constable.

Dec 5th 1885 issued subpoenas for J. S. Howland and Thomas F. Smith, and delivered to Barnard Baker Constable. - Dec 10th 1885. Subpoenas returned endorsed as follows Dec 7th 1885 received this writ, and served the same on the parties J. S. Howland and T. F. Smith, by leaving copy with them on the 8th day of Dec 1885. my fees as follows mileage 4 m, 45 cts, two services 50 cts, 2 copies 40 c, total \$1.35 Signed B. Baker Constable.

December 10th 1885. Verdict returned endorsed as follows. - Received this writ. Dec 7th 1885 and served the same on the 8th day of Decembr, as follows David McCampbell, by reading, David Douglas by reading, William Curry by reading, J. McRobinson by copy. John K. Dodge by copy and Col H. S. Gillespie by reading. Dec 10th 1885 - 10 o'clock A.M. parties appeared. The plaintiff asked a continuance,

on the ground that they had a material witness, whose deposition they wished to take, without which they could not safely go into trial. Case continued at plaintiffs costs till December 29th 1885, at 9 o'clock A.M. - Witnesses attending, R. Boyer J. Boyer, John Fleming John Buckley James Davis, each in day for Plt, \$3.00 Witness for Defendants, J. S. Howland and Thomas F. Smith. for refusal, \$1.00 B. Baker attending trial, December 29th 1885 - 10 o'clock A.M. \$1.00

The parties appeared, the following jurors appeared Col H. S. Gillespie, W. W. Curry, J. McRobinson, David McDouglass and David McCampbell, who were duly impaneled and sworn. Trial had. The plaintiffs witnesses were Richard Boyer, James Boyer, J. Barker John Fleming John Buckley, James Davis, and the plaintiff were sworn and examined, And the defendants witnesses Dr J. S. Howland, Thomas Smith, and the defendants J. K. Gardner and A. L. Lombard were sworn and examined. } see page (49)

_____, 188____, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved, this _____ day of _____ A. D. 188____. Stay of Execution expires _____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and returnable _____, Constable.

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____ the said _____ obtained a judgment against the said _____ on the docket of _____ J. P., for _____ Dollars and _____ cents, and costs taxed _____ and the said _____ intends to appeal therefrom to the court of Common Pleas of _____ County. Now; therefore, I, _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this

_____ day of _____ 188____.

J. P.

IN JUSTICE'S COURT,

Seth G Hyland

Pl'ff's.

James W Wells.

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Pl'ff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts.

Summons
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses

25

Adjournment
Filing 2 Papers

10

fil Summons

05

Record 350 Words
Judgment

50

Satisfaction

40

Bail for Stay

Execution and Filing

Trans. and Certificate

Dismissal
Making bills

20

40

158

40

190

CONSTABLE'S FEES

Sum. Serv., and Mileage

60

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

Total Costs - 250

WITNESSES

Before Robert M. Corry JUSTICE OF THE PEACE,

No. 6

Amount Claimed, \$ 16.49

Seth G Hyland.

188

The Plaintiff filed his bill of particulars which is in

substance as follows:

The plaintiff asks a judgment against the defendant, on various items of book account hereto attached, and marked (A.)

James W Wells Dr- to
Seth G Hyland,
March 10-1881- to 21 Sugar crocks \$ 2.10
April - 1882 to Manure \$ 5.00
" " " Two Axe handles 1.00
" " " one day blacking wheel 2.00
" " " butchering one hog .50
" " " use of sausage grinder 30
" " " rent of 97 Sugar crocks \$ 19.4
" " " 63 Crocks not returned \$ 6.30
1882 By one window sash \$ 40. \$ 19.44
" " " 4 bush wheat. " 4.00
Dec " " 60 feet lumber 75
\$ 5.75 -

Balance due \$ 13.99

Interest from 1882 250

Total amount claimed - \$ 16.49

(marked A)

State of Ohio, Union County

Jerome Township, SS

Personally appeared before me a Justice of the Peace in and for Jerome Township, Union County, Ohio,

Seth G Hyland the Plaintiff, who being duly sworn according to law

Says that the account hereto attached and marked A, is just, and

that he ought to recover of the defendant the sum of Sixteen dollars.

Signed Seth G. Hyland

Sworn to and Subscribed by Seth G Hyland this 2^d day of December A.D. 1885;

R. M. Corry J.P.

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sufficient surety, caused a

to be entered herein, whi

In pursuance of the

as surety for the abov

against

interest and costs, and th

this day

delivered the same to

Execution returned

FOR

Jerome

TOWNSHIP.

December 22^d 1885. issued Summons of that date returnable December the 26th A.D. 1885 at one o'clock P.M. and delivered to Barnard Baker Constable.

December 26th 1885. one o'clock P.M.. The defendant appeared. The plaintiff failed to appear at the time set for trial, and for one hour thereafter. Thereupon it is considered by me that the said action be dismissed, without prejudice to a new action, at the plaintiffs Costs. - Taxed as follows, Justice fees Summons .25^c filing Summons 25cts, filing 2 papers 10 - Due entry 50 cts Dismissed 20 cts. making and filing bill 40 Constable Costs -

\$1.50
60
\$2.10

THE PEACE,

188

which is in

against
book
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2.00

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_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____. } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$ _____
188____. Issued an Execution for _____, 188____, and
returnable _____

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____ the said
_____ obtained a judgment against the said
_____ on the docket of _____ J. P.,
for _____ Dollars and _____ cents, and costs taxed
_____ and the said
_____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this

_____ day of _____ 188____

J. P.

IN JUSTICE'S COURT,

FO

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

William Robinson

Plff's.

vs.

Thomas F Smith
W H Curry

Def'ts.

Judgment, \$

Before

R M Curry

JUSTICE OF THE PEACE,

No. 7

Amount Claimed, \$17²⁰ withinterest at 8% per annum from July 2^d 1883. 188

The Plaintiff filed

his

bill of particulars which is in

substance as follows:

The plaintiff claims a
for the sum of \$17²⁰ with interest ^{at 8%} from
July 2^d 1883, on a promissory note made
by the defendants to A H Cone first indorser
which in substance is as follows.

\$17²⁰ Plain City O. July 2^d 1883.
nine months after date we promise
to pay to the order of A H Cone seventeen
and ²⁰/₁₀₀ dollars at the Peoples Bank
Marysville Ohio, Value received, with
interest at 8% per annum from date if not
paid at maturity
At 9. due Apr 2^d 1884.

Thos F Smith
W H Curry

indorsed on back, A H Cone, and
L F Belt

December 26th 1885 issued Summons
of that date returnable December 30th 1885
at 10 o'clock A.M. and delivered to B
Baker Constable.

December 30th 1885 - 10 o'clock A.M.
time set for hearing said case,
The plaintiff did not appear, at the time
set for trial nor for one hour thereafter
the defendants appeared, Trial had,
Jackson Barker. was sworn and
Examined as witnesses for the defendant
also W H Curry and Thomas F Smith
the defendants,
were sworn and examined

It is thereupon and on the 31st day
of December A.D. 1885, Considered by
me that said note and interest is
paid, and that there is no cause of
action against the defendants,

and that said action be dismissed
and that the defendants recover
of the plaintiff their costs ^{to wit}

as follows - Swearing fees 15-cents, - Witness fees 25-cents, Total 40-cents
R M Curry J.P.

JUSTICE'S FEES.

Plff's Cost.
Def'ts Cost.

Summons	two	30	
Affidavit			
Order of			
Undertaking			
Subpoena	Names		
Swearing	3 Witnesses	15	
Adjournment			
Filing	3 Papers	15	
Record	30 Words	57	
Judgment		40	
Satisfaction			
Bail for Stay			
Execution and Filing			
Trans. and Certificate			

Transcript

177
1 30
3 27

CONSTABLE'S FEES

Sum. Serv., and Mileage	1 65	
Sub. Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial	1 00	
Sum., Jury and Mileage		
Copies		
Ex. and Per. Cent.	2 65	

WITNESSES

Jackson Barker

25

Total

4 42

25

sufficient surety, caused a

to be entered herein, which

In pursuance of the

as surety for the above

against

interest and costs, and the

this day

delivered the same to

Execution returned

FOR

Jewine

TOWNSHIP.

December 30th 1885 Summons returned endorsed as follows, Received this writ Dec 26th 1885 and served the same, on the within named W. W. Curry by copy left at his house Dec 26th 1885

Signed B. Baker Constable

Dec 30th 1885 Summons returned endorsed as follows, Received this writ Dec 26 1885 and served the same on Thomas F. Smith, by copy Dec 26 1885

Signed B. Baker Constable,

_____, 188____, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved, this _____ day of _____ A. D. 188____. } Stay of Execution expires _____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and returnable _____, Constable.

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the 31st day of December, A. D. 188____, the said _____ thus F. D. Smith obtained a judgment against the said William H. Robinson on the docket of R. McHenry J. P., for _____ Dollars and _____ cents, and costs taxed _____ and the said _____ intends to appeal therefrom to the court of Common Pleas of _____ County. Now, therefore, I, David McCampbell of _____ Township, do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ 188____.

_____ J. P.

IN JUSTICE'S COURT,

FO

George Schooby

Plff's.

vs.
Henry Lamb
William Lamb

Def'ts.

Judgment, \$ 6⁰⁰Before
No. 6.

R. M. Berry

JUSTICE OF THE PEACE,

Amount Claimed, \$ 10⁰⁰

188

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

George Schooby claims a judgment against the said Henry Lamb and William Lamb, defendants, for the sum of ten dollars for damage done by trespassing boys belonging to said defendants, during the months of October and September 1885, to a certain corn crop, owned by said plaintiff, and then growing on the farm of John A. Covegray in said township County and State.

December 22^d 1885, - Signed George Schooby.

Issued Summons on the above named defendants, and delivered to the constable Harry Bowers, Henry Lamb and William Lamb, Returnable Dec 29th 1885 at 9 o'clock A.M. the hour set for trial, Dec 23^d.

The summons returned, served on the within named parties by copy - Dec 23^d

Harry Bowers Constable

Now Comes William Lamb, one of the above named defendants, personally appeared and being duly sworn makes solemn oath that the said R. M. Evans justice of the peace, before whom the above action is pending is a material witness for him and without whose testimony he cannot safely proceed to trial.

Signed William Lamb

Sworn to and subscribed before me this 28th day of December 1885,

R. M. Evans - Justice of the Peace, Jerome Township Union County Ohio

December 28th 1885, it being made to appear satisfactory to me by the affidavit of the defendant, that I am a material witness for the said defendant, it is ordered that the place of trial of this action be changed and that the same be tried by and before R. M. Berry a Justice of the Peace of Jerome Township, Union County Ohio. Personally Came one William Lamb

JUSTICE'S FEES.

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

Summons

30

Affidavit

40

Order of

40

Undertaking

Subpoena 4 Names

1 00

Swearing 6 Witnesses

30

Fine 3 -

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Adjournment

Filing 4 Papers

20

" 3

Record 5⁰⁰ Words

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Judgment

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Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

Subpoena 1 -

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transferring to Dec

30th Dec

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CONSTABLE'S FEES

Sum. Serv., and Mileage

1 10

Sub. Serv., and Mileage

60

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial Baker

1 00

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

B W Evans

80

Harry Bowers

90

John Robinson

90

Albert Schooby

90

Louis Davis

1 00

Ed Meyer

1 00

Chas Davis

1 00

William Lamb

25

7 35

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Venue,
Transfer

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in and for

List of Cos
Plaintiff

Defend

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2^d 1885

union

Subpoena

Evans, J

Said Subj

and

Martin for

Lamb, be

Motion

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sufficient surety, caused a

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In pursuance of the

as surety for the above

against

interest and costs, and th

this day

delivered the same to

Execution returned

FOR Jerome.

TOWNSHIP.

one of the ^{said} defendants to this action, and for the purpose of Change of Venue, does confess a judgment, for the Costs of the Justice Transferring the case to the Justice of the Peace,

I do hereby Certify that this is a true transcript of the proceedings had before me - (Signed) B. W. Evans, Justice of the Peace in and for Jerome Township Union County Ohio.

Signed B. W. Evans Justice of Peace

List of Costs Before B. W. Evans J. P. returned with transcript,

Plaintiffs costs - as follows -	Two summonses -	50 cts
Docket Entry		40
Constable fees		100
Total -		\$1.90

Defendants costs.

affidavit	40 cts
Transcript 500 words -	75 "
Judgment for costs in transcript	40
Certifying to transcript	25
Total cost transferred.	\$3.70

December 29th 1885 - Received the foregoing transcript and filed the same that date, and set the time for hearing said case Jan 2^d 1886, at 9 o'clock A.M. at the townships house New Lebanon Union County Ohio. December January 1st 1886 - issued

Subpoenas for the following witnesses for the defendant, to wit B. W. Evans, Harry Bowers, John Robinson and Ann Warner, and delivered said Subpoenas to the defendant William Lamb.

January 2^d 1886, 10 o'clock A.M. parties appeared. Motion by A. J. Martin for defendants, as follows - George Schoby vs. Henry Lamb and William Lamb, before R. M. Henry J. P. of Jerome Township Union County Ohio. Motion by Defendants - now leaves the defendants and moves the Justice to require the plaintiff to give additional Security for costs.

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

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed, and acknowledged before me, and surety approved,

this day of A. D. 188, Stay of Execution expires J. P. 188. Am't then due \$

188. Issued an Execution for returnable, 188, and

delivered the same to, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of A. D. 188, the said obtained a judgment against the said on the docket of J. P., for Dollars and cents, and costs taxed and the said intends to appeal therefrom to the court of Common Pleas of County. Now; therefore, I, do hereby promise and undertake to the said in the sum of Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 188, J. P.

IN JUSTICE'S COURT,

FO

George Schooby

Plff's.

Henry Lamb
and
William Lamb

Def'ts.

Judgment, \$ 6⁰⁰

Before

R. M. Lenny

JUSTICE OF THE PEACE,

No.

Amount Claimed, \$

Case Continued from 57 page

188

The Plaintiff filed

bill of particulars which is in

substance as follows:

Signed William Lamb, by A. J. Martin for defendant. Motion overruled by the Justice. Pleading Excepted to, by the defendant.

Trial had. Witnesses for the plaintiff George Schooby, Albert Schooby Louis Davis Ed. Inger Charles Davis. And William Lamb. Sworn and Examined for the plaintiff. Witnesses for the defence B. H. Evans. Harry Bowles John Robinson. Sworn and Examined for the defence. It is thereupon considered by me on this 4th day of January A.D. 1885 that there is no cause of action against the defendant William Lamb. But that the plaintiff recover of the said Henry Lamb Six dollars and his costs taxed as per herein, Summons 50 cts, Doerut 40 pp 90 Constable fees Summons & return 1.50 J. P. Swearing 6 witnesses, 30 cts - 30 Parker Constable attending trial 1.00 Witnesses Albert costs 4 15- \$ 7.35

January 4-1885 Transcript.

Received of George Schooby my costs
\$ 7.35 in full, Nov 26 - 1887.

R. M. Lenny

JUSTICE'S FEES.

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

Summons

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing

Papers

Record

Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

sufficient surety, caused a

to be entered herein, which

In pursuance of the

as surety for the above

against

interest and costs, and the

this day

delivered the same to

Execution returned

FOR

TOWNSHIP.

THE PEACE,

188

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als

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____. } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____
returnable _____, 188____, and
delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
_____ A. D. 188____, the said
_____ obtained a judgment against the said _____
_____ on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
_____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now, therefore, I, _____
of _____ do hereby
promise and undertake to the said _____
_____ in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
_____ J. P.

IN JUSTICE'S COURT,

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

H. B. Seely

Pl'ff's.

vs.

H. B. Brobeck &
Abraham Brobeck

Def'ts.

Judgment, \$42 ⁷⁰/₁₀₀.

JUSTICE'S FEES.

Pl'ff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts.

Summons 2

30

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing 1

Papers

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Record

Words

Judgment

40

Satisfaction

Bail for Stay

40

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

Before

No. 9.

R. M. Berry

JUSTICE OF THE PEACE,

Amount Claimed, \$ 40 - with

6% interest from May 1st 1885

188

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

judgment for the sum of forty dollars with interest at 6% from May 1st 1885 on a promissory note given by the defendants to one Welcome Wells and by him assigned to H. B. Seely - which is in substance as follows -

\$40 -

May 1st 1885,

Six months after date I promise to pay to the order of Welcome Wells - Forty dollars - Value received - with interest at 6 per cent per annum

Signed } H. B. Brobeck

Abraham Brobeck

Endorsed on the back, Welcome Wells - January 16th 1886, issued summons of that date returnable on the 19th day of January A.D. 1886, at 2 o'clock P.M. and delivered the said writ to the defendants personally by OfficerJanuary 18th 1886 This day the defendant appeared and waived process entered his appearance herein, and confessed that they are indebted to the said H. B. Seely, in the sum of forty dollars, and interest from May 1st 1886, and request that judgment be entered on said confession and for costs. Thereupon it is on said 18th day of January considered by me that the said H. B. Seely recover of the said Henry W. Brobeck and Abraham Brobeck the sum of forty dollars and interest at 6% from May 1st 1885 and also \$1.40 one dollar and forty cents costs.June 18th 1886 Received of Henry Brobeck the foregoing judgment interest and costs in full \$44.05
R. M. Berry - J.P.H. B. Seely
vs.
Henry W. Brobeck\$42 ⁷⁰/₁₀₀

T,

FOR Jerome

TOWNSHIP.

THE PEACE,

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W B Seely
vs.
Henry Brobeck
Before R M Emory
J. P. in and for
Jerome Township,
Union County Ohio.
Received of R M Emory J. P.
\$42.⁰⁰ it being ~~judgment~~
interest ~~and costs~~ in full
in the foregoing case
June 19th 1886
\$42.⁰⁰ W B Seely

L UNDERTAKING.
.....day of
..... A. D. 188..... the said
against the said.....
..... J. P.,
..... Dollars and
..... cents, and costs taxed
..... and the said
..... intends to appeal
of Common Pleas of.....
fore, I,.....
..... do hereby
ke to the said.....
in the sum of.....
..... Dollars,
nt, if judgment be adjudged against him on the ap-
ch judgment with interest and costs and the costs
d also that the said appellant will prosecute his ap-
thout unnecessary delay.

Executed and acknowledged before me, and surety approved this
..... day of..... 188.....
..... J. P.

THE STATE OF OHIO,
Union COUNTY, SS.)

IN JUSTICE'S COURT,

FO

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Before

No. 9.

JUSTICE OF THE PEACE,

Amount Claimed, \$ 40 - with

188

Plff's.

6% interest from May 1st 1885-

vs.

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

H. B. Brobeck &
Abraham Brobeck,

Def'ts.

Judgment, \$42 70.

JUSTICE'S FEES.

Plff's Cost.	Def'ts Cost.
Dol. Cts.	Dol. Cts.
Summons 2	50
Affidavit	
Order of	
Undertaking	
Subpoena Names	
Swearing Witnesses	
Adjournment	
Filing 1 Papers	05
Record Words	
Judgment	40
Satisfaction	
Bail for Stay	40
Execution and Filing	
Trans. and Certificate	
	1235

Summons 2
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses

Adjournment
Filing 1 Papers

Record Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

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

WITNESSES

Substance as follows: -
\$40 - May 1st 1885,
Six months after date I promise to pay to the order of Welcome Wells, Forty dollars - Value received - with interest at 6 per cent per annum

Signed } H. B. Brobeck
Abraham Brobeck

Endorsed on the back, Welcome Wells -
January 16th 1886, issued summons of that date returnable on the 19th day of January AD 1886, at 2 o'clock P.M. and delivered the said writ to the defendants personally by Officer

January 18th 1886 This day the defendant appeared and waived process entered his appearance herein, and confessed that they are

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1213-05
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Execution return

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FOR Jerome

TOWNSHIP.

THE PEACE,
with

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14.30
21.51
35.83

January 18th, 1886, the Defendant in the above case came and by
Henry Brobeck his surety, resident of the County, approved by me as good and
ent surety, caused an undertaking for the

STAY OF EXECUTION

e entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, Henry Brobeck
surety for the above Stay of Execution on the above Judgment of H B Seely
against H W & Abram Brobeck do hereby promise and undertake to pay the amount of said Judgment,
erest and costs, and the costs that may accrue.

Henry Brobeck, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
is 18th day of January A. D. 1886. Stay of Execution expires June 17/86
N. McHenry, J. P. } 1886. Am't then due \$ 427⁰⁰/₁₀₀

188 . Issued an Execution for
returnable , 188 , and

delivered the same to , Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the.....day of
..... A. D. 188..... the said
obtained a judgment against the said.....
..... J. P.,
for..... Dollars and
..... cents, and costs taxed
..... and the said
..... intends to appeal
therefrom to the court of Common Pleas of.....
County. Now; therefore, I,.....
of..... do hereby
promise and undertake to the said.....
..... in the sum of.....
..... Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
..... day of..... 188.....
..... J. P.

IN JUSTICE'S COURT,

B. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Richard Boyer

Pl'ff's.

Frank M. Gardner

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Pliff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts.

Summons

25

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing

3 Papers

15

Record 264 Words

40

Judgment

40

Satisfaction

Bail for Stay

40

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

Before

R. M. Boyer

JUSTICE OF THE PEACE,

No. 10

Amount Claimed, \$ 12.²⁶ with interestat 8% since Oct 13th 1884. also \$1.⁰⁰ for hay - in all, \$13.²⁶ 188

The Plaintiff filed

his

bill of particulars which is in

substance as follows:

bring a promissory note which

reads as follows. to-wit:

Oct 13th 1884,On or before Oct 13th 1885 I promise to pay

Richard Boyer or order the sum of twelve dollars

with interest at 8%, for which plaintiff claims judgment,

Signed F M Gardner,

And also the plaintiff claims a judgment against the defendant for \$1.⁰⁰ for a certain lot of hay sold to the said defendant, and for help for feeding the same in the month of July 1885.

Signed, R. M. Boyer -

January 19th 1886 issued summons of that date returnable Jan 23rd 1886 at 9 o'clock A.M. and delivered the same to plaintiff January 23rd 1886, 10 o'clock A.M. the parties appeared, and Frank M. Gardner waived process and entered his appearance herein, and confessed that he is indebted to the said R. M. Boyer in the sum of \$13.²⁶, thirteen dollars and twenty six cents, and requests that judgment be entered on said confession for judgment and costs, thereupon it is on said 23rd day of January. Considered by me, that the said R. M. Boyer recover of the said F. M. Gardner said sum of thirteen dollars and twenty six cents, and also one dollar, ~~40~~ 20c5 his costs the costs herein taxed as follows

Justice fees - Summons 25

Filing 3 papers 15

Judgt 40

Red 264 words - \$1.⁶⁰

May 3rd 1886 Received of R. M. Boyer Twelve dollars and fifty cents, on the foregoing judgment.

Annie M. Boyer

Bal 208

160

130

4.92 Nov 23rd 1886

Received of R. M. Boyer 20.24
Balance of judgment. R. M. Boyer

Theresa
L. M. B.
sufficient surety, caused

to be entered herein, w

In pursuance of the
as surety for the ab
against Frank
interest and costs, and

this Second da
1886

delivered the same to
Execution return

T,

FOR

TOWNSHIP.

THE PEACE,

with

188

rs which is in

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February 2^d, 1886, the Defendant in the above case came and by
L. C. McDowell his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, L. C. McDowell
as surety for the above Stay of Execution on the above Judgment of Richard M. Boyer
against Frank M. Gaudin do hereby promise and undertake to pay the amount of said Judgment,
interest and costs, and the costs that may accrue.

L. C. McDowell, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this Second day of February A. D. 1886. Stay of Execution expires May 3^d 1886
J. P. } 1886. Am't then due \$ 14 58

188 . Issued an Execution for

returnable

, 188 , and

delivered the same to , Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the.....day of.....
A. D. 188..... the said
obtained a judgment against the said.....
on the docket of..... J. P.,
for..... Dollars and
.....cents, and costs taxed
.....and the said
intends to appeal
therefrom to the court of Common Pleas of.....
County. Now; therefore, I,.....
do hereby
promise and undertake to the said.....
in the sum of.....
Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this

day of..... 188.....

J. P.

IN JUSTICE'S COURT,

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Richard Boyer

Before

No. 11

R. M. Lenny

JUSTICE OF THE PEACE,

Amount Claimed, \$ 6⁸⁷

188

Plff's.

The Plaintiff filed

his bill of particulars which is in

substance as follows:

Def'ts.

Judgment, \$

JUSTICE'S FEES.

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

Summons 2

50

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing 3

Papers

15

Record 300 Words

45

Judgment

Satisfaction

20

Bail for Stay

Execution and Filing

Trans. and Certificate

Bill of particulars

30

Received

180

Bal due =

50

1.30

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

Bring various items of
Buck account for work and labor performed
during the the year 1885, by the said plaintiff
for the aforesaid defendants, and at their request
as follows: the plaintiff claims a judgment
a judgment against the defendants for the sum of
\$36³² on a settlement had by the plaintiff with
said defendants on october 25th 1885 and also
for unsettled work as follows to wit:

to one cord of wood at their brickyard \$1.50
To Hacking 3000 bricks a 10. per lb. .30
" 1/2 day work in house foundation .62
Total Claimed \$38.77

By Cash Nov 2nd 1885 C^d \$12.00
" " " 7th " " 5.00
" " " 23 " " 10.00
" order to H. H. Williams 3.90
" " to A. Smison 1.00
\$31.90

Balance due \$6.87
For judgment is claimed accordingly,
Signed R. M. Boyer.

Jan 19-1886- issued summons of that date
returnable Jan 23rd 1886 at 2 o'clock P.M.
and delivered to the plaintiff for service -

January 23rd 1886- 2 o'clock P.M. parties
met, defendant tendered plaintiff \$5.00 and
agreed to pay all costs, in the action, whereupon
the plaintiff accepted said amount of
five dollars. as full pay for his
claim, and ordered the suit withdrawn
with the understanding that the said
defendants pay all costs herein taxed as
follows, J. p. fees 2 Summons 50 cts fill 3
papers 15 cts Record 300 words 45 cts, Satisfac
20 cts bill of particulars 50 cts total \$1.80

sufficient surety, caused

to be entered herein, wh

In pursuance of the

as surety for the abou

against

interest and costs, and th

this day

delivered the same to

Execution returned

FOR

TOWNSHIP.

HE PEACE,

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Received of Frank M Gardner \$1.30 - costs.
 taken as per margin.

R. M. Brown J.P.

_____, 188____, the Defendant in the above case came and by
 _____ his surety, resident of the County, approved by me as good and
 sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
 this _____ day of _____ A. D. 188____ } Stay of Execution expires
 _____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____
 returnable _____, 188____, and
 delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
 _____ A. D. 188____ the said
 _____ obtained a judgment against the said _____
 on the docket of _____ J. P.,
 for _____ Dollars and
 _____ cents, and costs taxed
 _____ and the said
 _____ intends to appeal
 therefrom to the court of Common Pleas of _____
 County. Now; therefore, I, _____ do hereby
 promise and undertake to the said _____
 in the sum of _____ Dollars,
 that the said appellant, if judgment be adjudged against him on the ap-
 peal, will satisfy such judgment with interest and costs and the costs
 that may accrue; and also that the said appellant will prosecute his ap-
 peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
 _____ day of _____ 188____
 _____ J. P.

IN JUSTICE'S COURT,

FO

B. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Seth L. Hyland

Before
No. 12.

R. M. Curry

JUSTICE OF THE PEACE,

Amount Claimed, \$16⁴²

188

Plff's.

The Plaintiff filed

his

bill of particulars which is in

substance as follows:

The plaintiff claims a

Judgment against the defendant on various
items of book account as follows - to-wit
which account is marked A,

Def'ts.

Judgment, \$13.70

JUSTICE'S FEES.

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

Summons

25

Affidavit

Order of

Undertaking

Subpoena 7 Names

35

40

Swearing 10 Witnesses

25

25

Jury

20

Adjournment

20

Filing 2 Papers

10

10

Record 650 Words

96

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

Verdict

40

Setting

1 00

3 51

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

1 00

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1 75

WITNESSES

A. Raypole

J. Wells

J. Wells

V. L. Hyland

Note W. H. G.

S. B. Hyland

S. B. Hyland

S. B. Hyland

80

80

80

80

80

80

80

80

80

James H. Wells to Seth L. Hyland Dr-
March 10th 1881 to 21 sugar crocks @ 10¢ 2.10
April, - 1882, to manure 5.00

- - - " to two at handles and hanging 1.00

" " one day stacking wheat 2.00

1884- " butchering one hog - .50

" " use of sausage grinder .30

" " rent of 97 sugar-crocks 1.94

" " 63 sugar crocks not returned 6.30

\$19.14

1887 By one window sash or 1.00

" " 4 bushels of wheat \$4.00

Dec " " 60 feet of fencing lumber 75

\$5.15

Balance due

\$13.99

To interest on the same from 1882

2.50

\$16.49

State of Ohio Union County ss-

personally appeared before me R. M. Curry
Justice of the peace in and for Jerome Township
Union County Ohio, Seth L. Hyland the
plaintiff who being duly sworn according to
law says that the account hereto attached
and marked A, is just, and that he ought
to recover of the defendant the sum of \$16.49

(Signed Seth L. Hyland)

Sworn to and subscribed before me
by the plaintiff Seth L. Hyland, this 2^d
day of December A.D. 1885,

R. M. Curry J.P.

January 21st 1886 issued summons of that
date returnable January 25th 1886 - at
2 o'clock P.M., and delivered to the defendant
James H. Wells - personallyJanuary 23rd 1886. 2 o'clock P.M.Parties appeared, the plaintiff
demanded a jury trial Jury selectedTo wit, Geo
and J. A.

Barnard

1886, at 10

witnesses on

and S. B. H.

behalf of the d

Raypole, an

1886 at 10

Served the

of Robert

My fee

January

on behalf

Hyland

for defen

Ray po

returned

Served, the

Served at

\$1.00 per

January

following

Henry

William

Hyland

were su

J. Wells

James

sufficient surety, caused

to be entered herein, wh

In pursuance of the

as surety for the abou

against

interest and costs, and th

this day

delivered the same to

Execution returned

THE PEACE,

188

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To wit: George Leasure, William Bishop, A J Hobert, Henry Fox, William William
and J. A. Hill. January 23rd 1886 - Venire issued, and delivered to
Barnard Baker Constable for their appearance on the 30th day of January
1886, at 10 o'clock A.M. January 23rd 1886 - issued Subpoenas for the following
witnesses on behalf of the plaintiff, to wit: Mrs Susan Hyland, Miss Florence M Hyland,
and S. G. Hyland Junior. Also on this 23rd day the following Subpoenas on
behalf of the defendant, to wit: Tip Wells, Jo Wells, Nettie Hyland, and Abram
Raypole, and delivered to B Baker Constable to appear on the 30th day of Jan
1886 at 10 A.M., Venire returned Jan 30th 1886. Endorsed as follows

Served the following persons personally George Leasure Henry Fox, A
J Hobert J A Hill William Bishop and William William.

My fee Venire - Service \$1.00 Mileage 75cts (Signed, B. Baker, Constable)

January 26th 1886 issued Subpoenas for the following witnesses
on behalf of the plaintiff, to wit: Mrs Susan Hyland, Florence M
Hyland S. G. Hyland, Jr., and on same date issued Subpoenas
for defendants witnesses, to wit: Tip Wells, Joseph Wells, (Abram
Raypole and Nettie Hyland. - January 30th 1886 Subpoenas

returned endorsed as follows. Received this writ, Jan 28th and
Served, the same on Nettie Hyland on the 29th of Jan 1886 by copy
Served Abram Raypole on the 29th January by copy - My fee
\$1.00 Signed B Baker Constable

January 30th 1886 - 10 o'clock A.M. parties appeared, the
following persons appeared and were sworn, George Leasure
Henry Fox A J Hobert Adam Hill William William and
William Bishop, Trial had, The plaintiff's witnesses, Mrs
Hyland Nettie Hyland S. G. Hyland and S. G. Hyland Jr.,
were sworn and examined - Also the Defendants witness
Tip Wells Jo Wells Nettie Hyland and Abram Raypole as also
James Wells default were sworn and examined

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and
returnable _____, Constable.

delivered the same to _____,
Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
A. D. 188____, the said
_____ obtained a judgment against the said
_____ on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
_____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said
_____ in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____.
J. P.

IN JUSTICE'S COURT,

FO

Thomas A Whyte

Plff's.

vs.

Abraham Brobeck,

Def'ts.

Judgment, \$ 41.51

JUSTICE'S FEES.

Summons
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses

25

Adjournment

Filing 300 Papers

60

Record 300 Words

45

Judgment

40

Satisfaction

Bail for Stay

40

Execution and Filing

Trans. and Certificate

160

\$ 1.64

CONSTABLE'S FEES

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

Copies

WITNESSES

Before

No. 13

JUSTICE OF THE PEACE,

Amount Claimed, \$ 38²⁰/₁₀₀ at

188

Six per cent interest from Jan 8th 1885,

The Plaintiff filed

his

bill of particulars which is in

substance as follows:

The plaintiff claims a judgment against the defendant for the sum of \$ 38²⁰/₁₀₀ and interest at 6% from Jan 8th 1885, on a promissory note which reads as follows— Delaware County, Jan 8 1885—
“Few months after date I promise to pay to the order of Thomas A Whyte, Thirty eight and ²⁰/₁₀₀ dollars at six per cent from date value received \$ 38²⁰/₁₀₀ Signed A Brobeck
Jan 23rd 1886— issued summons of that date returnable Jan 29th 1886— at 2 o'clock P.M. and served the defendant personally.
January 29th 1886 2 o'clock P.M.,
The defendant appeared, and waived process, entered his appearance herein and confessed that he is indebted to the said Thomas A Whyte, in the sum of Thirty eight dollars and twenty cents with interest at 6% from January 8th 1885; and requests that judgment be entered on said confession, for judgment and costs. Thereupon it is on said 29th day of January— Considered by me, that that the said Thomas A Whyte Recover of the said Abraham Brobeck \$ 38²⁰/₁₀₀, with interest from Jan 8th 1885; to wit Forty one dollars and fifty one cents, \$ 41.51, and one dollar and fifty five cents (\$ 1.55) costs taxed as follows. Summons J.P. Summons— 25, filling two papers 10 Record 300 words 45-cs, judgment 40 Bail for Stay 40 in all \$ 1.60

Received of Abraham Brobeck, the sum of \$ 41.63 and \$ 1.64 costs, the amount of judgment interest and costs in full in the above entitled action, and for which receipt has been given
R.M. Conry J.P.

Aug 2^d 1886, Received of Abraham Brobeck, the sum of \$ 41.63 and \$ 1.64 costs, the amount of judgment interest and costs in full in the above entitled action, and for which receipt has been given
R.M. Conry J.P.

August 2^d 1886
The plaintiff

Thos A Whyte
vs
A Brobeck

Received
Forty one
fifty five
judgment
above cc
\$ 41.55—

against Abraham T.
interest and costs, and th

this 2^d day

delivered the same to
Execution returned

FOR JEROME

TOWNSHIP.

August 1886 Received of R M Berry
J.P. judgment interest and costs in full in
the foregoing case - #41⁶³

Thos A Whyte } Before R M Berry
vs } J.P. Jerome
A B Boeck } Township
Union County

Thos
Sept. 8th 1886 -

Received of R M Berry J.P.
Forty one dollars and
fifty five cents, \$41.55 being
judgment and interest
above case -
#41⁶³ -

Thomas A. Whyte

t in the above case came and by
ty, approved by me as good and

ION

John Woerner
Thomas A Whyte

against Abram Boeck do hereby promise and undertake to pay the amount of said Judgment,
interest and costs, and the costs that may acerue.

John Woerner, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this 8th day of February A. D. 1886. } Stay of Execution expires July 8th
R M Berry, J. P. } 1886. Am't then due \$ 44.63

188 . Issued an Execution for
returnable , 188 , and

delivered the same to , Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
..... A. D. 188..... the said
obtained a judgment against the said
on the docket of J. P.,
for Dollars and
..... cents, and costs taxed
..... and the said
..... intends to appeal
therefrom to the court of Common Pleas of
County. Now; therefore, I, do hereby
promise and unde-take to the said
in the sum of Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
..... day of 188.....
J. P.

IN JUSTICE'S COURT,

FO

S. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Thomas A Whyte

Pl'ff's.

vs.

Abraham Brobeck,

Def'ts.

Judgment, \$ 41 51

JUSTICE'S FEES.

	Pliff's Cost.		Def'ts Cost.	
	Dol.	Cts.	Dol.	Cts.
Summons	25			
Affidavit				
Order of				
Undertaking				
Subpoena				
Swearing				
Names				
Witnesses				
Adjournment				
Filing 300 Papers	60			
Record 300 Words	45			
Judgment	40			
Satisfaction				
Bail for Stay	40			
Execution and Filing				
Trans. and Certificate				
				160

\$ 1.64

CONSTABLE'S FEES

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

WITNESSES

Before

No. 13

JUSTICE OF THE PEACE,

Amount Claimed, \$ 38²⁰/₁₀₀ at

188

Six per cent interest from Jan 8th 1885,

The Plaintiff filed

Two

bill of particulars which is in

substance as follows:

The plaintiff claims a judgment against the defendant for the sum of \$ 38²⁰/₁₀₀ and interest at 6% from Jan 8th 1885, on a promissory note which reads as follows— Delaware County, Jan 8 1885—

“ Few months after date I promise to pay to the order of Thomas A Whyte, Thirty eight and ²⁰/₁₀₀ dollars at Six per cent from date value received \$ 38²⁰/₁₀₀ Signed A Brobeck

Jan 25th 1886— issued summons of that date returnable Jan 29th 1886— at 2 o'clock P.M.

And served the defendant

January 29th 1886

The defendant appeared

process, entered

and confessed the

said Thomas A

Thirty eight dollars

with interest at

1885, and request

Entered on said

and costs. There

day of January

that the said

of the said Abra

interest from Jan

one dollar and f

one dollar and f

Taxed as follows,

J.P. Summons - 25,

Record 300 words

Bail for Stay 40

Aug 2^d 1886, Received of Abraham Brobeck, the sum of \$ 41 63 and \$ 1.64 costs, the amount of judgment interest and costs in full in the above entitled action, and for which receipt has been given

J. M. Berry J.P.

August 2^d 1886
The

February
John W. Muen
efficient surety, caused

be entered herein, wh

In pursuance of the

is surety for the abou

against Abraham 1

interest and costs, and th

this 8th day

delivered the same to

Execution returned

FOR *Jerome*

TOWNSHIP.

*August 1886 Received of R M Berry
J P judgment interest and costs in full in
the foregoing case - #41⁶³*

THE PEACE,

at

188

which is in

Judgment

ad matter

which

1885

the

of 20

17th

ived

at date

P M

February the 8th, 188*6*, the Defendant in the above case came and by
John Warner his surety, resident of the County, approved by me as good and
efficient surety, caused an undertaking for the

STAY OF EXECUTION

be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, *John Warner*
is surety for the above Stay of Execution on the above Judgment of *Thomas A Whyte*
against *Abraham Brobeck* do hereby promise and undertake to pay the amount of said Judgment,
interest and costs, and the costs that may accrue.

John Warner, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this *8th* day of *February* A. D. 188*6*. } Stay of Execution expires *July 8th*
R M Berry, J. P. } 188*6*. Am't then due \$ *44.63*

188 . Issued an Execution for

returnable , 188 , and

delivered the same to , Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
..... A. D. 188..... the said
obtained a judgment against the said
on the docket of J. P.,
for Dollars and
..... cents, and costs taxed
..... and the said
intends to appeal
therefrom to the court of Common Pleas of
County. Now; therefore, I,
of do hereby
promise and undertake to the said
in the sum of Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
..... day of 188.....
J. P.

IN JUSTICE'S COURT,

FO

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Seth Hyland
Plff's.
James W. Wells
vs.
Def'ts.

Judgment, \$ 13.70

JUSTICE'S FEES.		Plff's Cost.	Def'ts Cost.
		Dol. Cts.	Dol. Cts.
Summons <i>ing</i> Jury		40	
Affidavit			
Order of			
Undertaking			
Subpoena 7- Names		35	45
Swearing Witnesses			
Adjournment		20	
Filing 4 Papers		10	10
Record 586-		85	
Record 300 Words			45
Judgment			
Satisfaction			
Bail for Stay			
Execution and Filing			
Trans. and Certificate			

CONSTABLE'S FEES

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

WITNESSES

Before

No.

JUSTICE OF THE PEACE,

Amount Claimed, \$

188

The Plaintiff filed

bill of particulars which is in

substance as follows:

The jury having heard the proofs and allegations of both parties, agreed and bled in their verdict to disagree. The plaintiff paid each juror 50 cts in all \$3.00. Whereupon said jury was discharged. The case was continued, and on motion a new jury was selected, as follows: Nelson Tipton, Peter Dewitt Samuel Ruehlen, Wilson Leggett Robert Hill and John Evans, and trial set for the 6th day of February A D 1886, at ten o'clock in the forenoon. February 4th 1886 issued Summons for the following jurors to wit: Wilson Leggett Samuel Ruehlen Peter Dewitt, H. L. Tipton Robert Hill and John Evans, on the 6th day of Feb A D 1886 at ten o'clock A. M. February 4th 1886 issued Subpoenas for the following witnesses to appear on behalf of the defendant, on the 6th day of February A D 1886 at 10 A. M. to wit: Frank Wells Joseph Wells Abe Raypole and Israel Hollan. Feb 4th 1886 issued Subpoenas for witnesses for plaintiff as follows, Mrs Susan Hyland, S. H. Hyland Jr, Miss Florence M Hyland and delivered to plaintiff. February 6-1886, Subpoenas returned served by plaintiff. Also on same day Subpoenas of for witnesses of Defendant returned served by Defendant. Feb 6th A D 1886 Verire returned returned as follows. Received this writ Feb 4th 1886 and served the same on the within named jurors as follows to wit Feb 5th 1886, personally served Samuel Ruehlen, Wilson Leggett Peter Dewitt, Robert Hill and John Evans, also on

February 8th
Fees - serv

February
filed an a
Plaintiff
follows.

for which

The D.
1st defence,
Particulars
Claimed in
Defenda
in 1881-
let to defe
plaintiff
to plaintiff
2^d Defence,
Bert and
per account
one gal of

sufficient surety, caused a
S
to be entered herein, which
In pursuance of the
as surety for the above
against
interest and costs, and the

this day

delivered the same to
Execution returned

which is in

P.

IN JUSTICE'S COURT,

FO

Sett G Hyland

Pl'ff's.

vs.

James Wells,

Def'ts.

Judgment, \$13.75

JUSTICE'S FEES.

Pliff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts.

Summons

Affidavit

Order of

Undertaking

Subpoena Names

Swearing 12 Witnesses

" Jury

Adjournment

Filing Papers

Record Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

Sitting of trial

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

Mrs Hyland

Florence Hyland

Sett G Hyland Jr.

Mr Hutton

Frank Wells

Jo Wells

Israel Hollman

Abe Raypole

Kate Wing

Susan Wells

Emma Wells

Before

No.

JUSTICE OF THE PEACE,

Amount Claimed, \$16.49

Case Continued from page 71

188

The Plaintiff filed

substance as follows:

bill of particulars which is in

\$4.00 Sixty feet of lumber, 75 cts. Total
 Amount of Defendant's Claim \$16.00
 Defendant asks Set-off against Plaintiff's
 Claim and judgment accordingly for
 Balance of \$3.38 and costs of prosecution
 signed of W. Wells

By A. J. Martin for Defendant,
 February 6th 1886 - 10 o'clock, A.M. Jury sworn
 Trial had. Plaintiff's witnesses, sworn
 and examined. Defendant, Sett G Hyland, Sw
 S G. Hyland Jr. Mrs Susan Hyland, Florence
 M Hyland, also witnesses for the Defendant
 Lunt, Frank Wells, Jo Wells, Abe Raypole
 Israel Hollman, Mrs Susan Wells, Emma
 Wells, Kate Wing and James W Wells
 Sworn and examined

The jury having heard the proofs and
 allegations of both parties, agreed upon and
 returned their verdict this day as follows:
 We the jury do find and assess the plaintiff's
 Claim herein against the defendant to the
 sum of fourteen dollars and thirty cents \$14.30
 We do further find and assess the defendant's
 Set-off herein against the plaintiff to the sum
 of Sixteen dollars - leaving the amount of
 the recovery of the defendant herein. One
 dollar and seventy cents (\$1.70),

signed W. C. Tipton, Foreman
 Thereupon on said day it is considered by
 me that the defendant recover of the plaintiff
 the sum of one dollar and seventy cents, debt
 and, Seven dollars and fifty cents his
 Costs taxed as follows,

Justice, filing bill of particulars 25, Sub 4th
 witnesses 40 cts filing 2 papers, Swear 2 cts 40
 filing bill amount 05, Swear 2 cts 25, other
 doc 2 cts 35 cents, Record 45 = \$16.50
 Constable, Service and return of 1 Subpoena as
 \$1.00 Witnesses \$4 at first trial and \$2.00

and 7 Oct

Just

venire for

Sitting

Second to

winds. 8

Judgme

Sum

Sum

at trip

Feb

him, as

May

being

costs

is also

Received

Frank

\$1.30 -

Jury

February

sufficient surety, caused a

to be entered herein, which

In pursuance of the

as surety for the above

against Sett G Hyland

interest and costs, and the

this 16th day

delivered the same to

Execution returned

FOR

TOWNSHIP.

and 7 oct at the last trial \$3.45 cents in all jury fee \$2.50

Plaintiff's Costs,

Justice Summons, 25, Sub 3 wit, 35, adjournment 20-
 venire for jury 40 cts, filing 2 pap-10. Swear 5 wit 25. Record 65020-26.
 Sitting on trial \$1.00 - being for first trial 50 cts jury 30 cts - \$3.50
 Second trial, iss venire. 40. Sub 3 wit 35, fil 4 pa. 20. Record 586
 words. 85. Swear 4 wit, 20. Swear jury 25. Sitting at trial \$1.00

Judgment 40. - \$3.65. J. P. costs in the two trials - \$7.46

Constable law and return of Sub. attending trial \$1.00

Sum jury \$1.00 mileage 11 miles 75 cts. Second trial

Sum jury \$1.00 mileage 8 miles 55 cts, sitting
 at trial, 1.00 - \$5.30

Witnesses Susan Hyland, 3 wit, \$2.40 in first trial

Second trial 4 wit, \$1.75 in all \$4.15

Jury fees in first trial paid \$3.00

Plaintiff's total cost \$16.91

Feb 15th 1886 Received of Seth & Hyland, my costs, made by
 him, as J. P. in the foregoing case \$9.36 R. M. Conry J. P.

May 15th 1886. Received of Seth & Hyland \$2.35 in
 being the amount of balance of judgment interest and
 costs in full in the above entitled action which amount
 is also receipted to the said Plaintiff
 R. M. Conry J. P.

Received the following costs, this 29th day of May 1886-

Frank Wells = 1.30 J. Wells 50, Israel Wollam 50, - abt Raypole

\$1.30 - Note King 50 Susan Wells 25 Emma Wells 25

Jury fees \$2.50 Judgment \$1.20 Total \$9.65

J. W. Wells

February 16th

1886, the Defendant in the above case came and by
 his surety, resident of the County, approved by me as good and

sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, William Wollam
 as surety for the above Stay of Execution on the above Judgment of J. W. Wells
 against Seth & Hyland do hereby promise and undertake to pay the amount of said Judgment,
 interest and costs, and the costs that may accrue.

Wm Wollam, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
 this 16th day of Feb A. D. 1886. } Stay of Execution expires May 17th
R. M. Conry, J. P. } 1886. Am't then due \$ 13.76

1886. Issued an Execution for

returnable

, 1886, and

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 1886, the said
 _____ obtained a judgment against the said _____
 on the docket of _____ J. P.,
 for _____ Dollars and
 _____ cents, and costs taxed
 _____ and the said
 _____ intends to appeal
 therefrom to the court of Common Pleas of _____
 County. Now; therefore, I, _____ do hereby
 promise and undertake to the said _____
 in the sum of _____ Dollars,
 that the said appellant, if judgment be adjudged against him on the ap-
 peal, will satisfy such judgment with interest and costs and the costs
 that may accrue; and also that the said appellant will prosecute his ap-
 peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
 _____ day of _____ 1886.
 _____ J. P.

Peerless Reaper Co

Before

R. M. Curry

JUSTICE OF THE PEACE,

No. 14thAmount Claimed, \$ 80⁰⁰ with

Pl'ff's.

8% interest from Dec 1st 1884, and from Aug 7- 1885- 188

The Plaintiff filed his

bill of particulars which is in

substance as follows:

Two promissory notes on

which he asks judgment and costs of prosecution

to wit: first note -

Def'ts.

\$41⁰⁰Plain City Ohio Aug 7th 1884

On the first day of December 1884 for value received I promise to pay to the Peerless Reaper Co. or order. Forty one dollars (no interest on this note) at Plain City Bank, at Plain City with interest at the rate of 8 per cent per annum but if paid when due, a reduction at the rate of 2 per cent per annum in the interest will be made.

Signed Joel T Hill -

Indorsed, as follows - For value received I hereby guarantee the payment of the within note at maturity, and waive protest, demand and notice of non-payment thereof.

Signed Bruce Robinson;

Second note -

\$42⁰⁰ Plain City O. Aug 7th 1884.

On the first day of December 1885 for value received I promise to pay to the Peerless Reaper Co. or order. Forty Two dollars at Plain City Bank at Plain City with interest at the rate of 6% per cent per annum, but if paid when due, a reduction of 2 per cent per annum in the interest will be made.

Signed Joel T Hill.

Indorsed, as follows, For value received I hereby guarantee the payment of the within note at maturity, and waive protest, demand and non-payment thereof.

Signed Bruce Robinson.

February 20th 1886 issued Summons of that date returnable February 27-1886 at 2 o'clock P.M. and delivered to John Riley Constable;

And returned indorsed as follows
Feb 20th 1886 Received this writ, and

Served the same
for writ 2

February
appeared a
appeared
herein, and
the sum of
be entered
27th day of
recover of
the sum of
taxed as
65, judg
Constable

Not
on
Ye
Con

March 8th
B. M. Neill
sufficient surety, caused and

to be entered herein, which
In pursuance of the
as surety for the above



JUSTICE'S FEES.

Pliff's Cost.

Def'ts Cost.

Dol. Cts.

Dol. Cts.

Summons 2

50

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing 1 Papers

05

Record 450 Words

65

Judgment

40

Satisfaction

40

Bail for Stay

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage

1.85

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

FOR *Jerome* TOWNSHIP.

Served the same, on the within named parties by copy Feb 23^d 1886-
for writ 25, mileage 24 miles. \$1.35 cop 25, = \$1.85

Signed John Riley, Constable.

February 27th 1886- Joel Hill appeared. Bruce Robinson did not
appear at 2 o'clock nor for one hour thereafter. The plaintiffs did not
appear. The defendant Joel Hill, waived process, entered his appearance
herein, and confessed that he is indebted to the said Purless Reaper Co. in
the sum of Ninety one dollars and ten cents. And requests that judgment
be entered on said confession, and for costs. Thereupon it is on said
27th day of February Considered by me that the said Purless Reaper Co.
recover of the said Joel Hill as principal and Bruce Robinson as guarantor
the sum of ninety one dollars and ten cents (\$91.⁰⁰), And \$2.00 the costs herein
taxed as follows. J.P. fee summons 25^c-fil 17^c a 05; Record 450 words
65; Judgment 40. in all 1.35
Constable fee writ 25; Mil 1.35- cop- 25- 1.85
3.20

R M Croy J.P.

Nov 13th 1886 Received of Joel Hill 95.⁰⁰
on the foregoing judgment

Received of R M Croy J.P. \$1.45 being my
costs in full in this case
John Riley

March 8th 1886, the Defendant in the above case came and by
B M Neill his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, *Brewster*,
as surety for the above

APPEAL UNDERTAKING.

Whereas, on the..... day of.....
..... A. D. 188..... the said.....
obtained a judgment against the said.....
..... J. P.,
..... Dollars and
..... cents, and costs taxed
..... and the said
intends to appeal
Pleas of.....
..... do hereby
..... Dollars,
be adjudged against him on the ap-
with interest and costs and the costs
aid appellant will prosecute his ap-
y delay.
fore me, and surety approved this
..... 188.....
J. P.

No. *Many rice O. Dec 21st 1886*




RECEIVED of *Robt M. Croy J.P.*

Ninety & 10/100

in full of Judgt of Purless Reaper Co-Is-Joel L. Hill et al.

\$90 10/100

Bradrick McCampbell
Attly for Deft.



IN JUSTICE'S COURT,

FO

Pearles Reaper Co

Before R. M. Crary
No. 14

JUSTICE OF THE PEACE,

Amount Claimed, \$ 86⁰⁰ with

Pl'ff's.

8% interest from ~~Dec 1st 1884~~ ^{Dec 1st 1884}, and from Aug 7 - 1884 - 188

The Plaintiff filed his

bill of particulars which is in

substance as follows:

Two promissory notes on

which he asks judgment and costs of prosecution

Def'ts.

\$41⁰⁰Plain City Ohio Aug 7th 1884

on the first day of December 1884, for value received I promise to pay to the Pearles Reaper Co. or order. Forty one dollars, (no interest on this note) at Plain City Bank, at Plain City with interest at the rate of 8 per cent per annum but if paid when due, a reduction at the rate of 2 per cent per annum in the interest will be made.

Signed Joel T Hill-

Indorsed, as follows - For value received I hereby guarantee the payment of the within note at maturity, and waive protest, demand and notice of non-payment thereof.

Signed Bruce Robinson;

Second note

\$42⁰⁰ Plain City O. Aug 7th 1884.

On the first day of December 1885 for value received I promise to pay to the Pearles Reaper Co. or order. Forty two dollars at Plain City Bank at Plain Plain City With interest at the rate of 6% per cent per annum, but if paid when due, a reduction of 2 per cent per annum in the interest will be made.

Signed Joel T Hill.

Indorsed, as follows, For value received I hereby guarantee the payment of the within

JUSTICE'S FEES.

Pl'ff's Cont. Def'ts Cont.

Dol. Cts. Dol. Cts.

Summons 2
Affidavit
Order of
Undertaking
Depena Names
Swearing Witnesses

50

Adjournment
Filing 1 Papers

05

Record 450 Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing
Trans. and Certificate

65

40

40

40

CONSTABLE'S FEES

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

1.85

WITNESSES

Served the same
for writ 2

February
appeared a
appeared
herein, and
the sum of
be entered
27th day of
recover of
the sum of
taxed as
65, judg
Constable

Not
on
Jo
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March 8th
B. H. Neill
sufficient surety, caused a

to be entered herein, which
In pursuance of the
as surety for the above
against Joel T Hill
interest and costs, and the

this 8th day of
R. M.

delivered the same to
Execution returned

FOR

Jerome

TOWNSHIP.

THE PEACE,

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188

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Served the same, on the within named parties by copy Feb 23^d 1886.
 fee writ 25, mileage 24 miles, 1.35 cop 25, = \$1.85

Signed John Riley, Constable.

February 27th 1886- Joel Hill appeared. Bruce Robinson did not appear at 2 o'clock nor for one hour thereafter. The plaintiffs did not appear. The defendant Joel Hill, waived process, entered his appearance herein, and confessed that he is indebted to the said Purless Reaper Co. in the sum of Ninety one dollars and ten cents. And requests that judgment be entered on said confession, and for costs. Thereupon it is on said 27th day of February Considered by me that the said Purless Reaper Co. recover of the said Joel Hill as principal and Bruce Robinson as guarantor the sum of ninety one dollars and ten cents \$91.⁰⁰, And \$20 the costs herein taxed as follows. J.P. fee summons 25^c - fil 1 pa 05; Record 450 words 65; Judgment 40. in all 1.35
 Constable fee writ 25; Mil 1.35 - cop 25- 1.85
 3.20

R.M. Cory J.P.

Nov 13th 1886 Received of Joel Hill 95⁰⁰
 on the foregoing judgment

Received of R.M. Cory J.P. \$1.45 being my
 costs in full in this case
 John Riley

March 8th, 1886, the Defendant in the above case came and by
 B.M. Neill his surety, resident of the County, approved by me as good and
 sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, Benjamin W. Neill
 as surety for the above Stay of Execution on the above Judgment of Purless Reaper Co.
 against Joel Hill do hereby promise and undertake to pay the amount of said Judgment,
 interest and costs, and the costs that may accrue.

B.M. Neill, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
 this 8th day of March A.D. 1886. } Stay of Execution expires Nov 4th
 R.M. Cory, J.P. } 1886. Am't then due \$ 74.82

188. Issued an Execution for

returnable

, 188, and

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188, the said
 _____ obtained a judgment against the said _____
 on the docket of _____ J. P.,
 for _____ Dollars and
 _____ cents, and costs taxed
 _____ and the said
 _____ intends to appeal
 therefrom to the court of Common Pleas of _____
 County. Now, therefore, I, _____ do hereby
 promise and undertake to the said _____
 in the sum of _____ Dollars,
 that the said appellant, if judgment be adjudged against him on the ap-
 peal, will satisfy such judgment with interest and costs and the costs
 that may accrue; and also that the said appellant will prosecute his ap-
 peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this

_____ day of _____ 188.

J. P.

IN JUSTICE'S COURT,

FOL

John E. Herriott

Before

R. M. Berry

JUSTICE OF THE PEACE,

No. 15

Amount Claimed, \$19⁰⁰ with

188

Plff's.

Six per cent interest from Nov 5th 1885.

The Plaintiff filed

his bill of particulars which is in

substance as follows:

Plaintiff says

defendant is indebted to him in the sum of \$19⁰⁰ with interest of a balance on a certain promissory note, as follows, \$35⁰⁰ Janne Ohio May 5th 1885-

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost. Def'ts Cost.

Dol. Cts. Dol. Cts.

Summons

25

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing 7 Papers

10

Record 2⁸⁰ Words

42

Judgment

40

Satisfaction

Bail for Stay

Execution and Filing

45

Trans. and Certificate

Other Doc 40

20

\$1.32

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

60

WITNESSES

Six months after date I promise to pay J. E. Herriott or Bearer, thirty five dollars one half to be paid in 90 days, and one half in six months. Value received Signed, G. W. South,

February 18th 1886 - issued Summons if that date returnable February 22nd 1886 at 2 o'clock P.M. and delivered to Barnard Baker Constable.

February 22nd 1886 - Summons returned with the following endorsement Feb 18th 1886 Received this writ and served the same on the within named G. W. South by copy on the 19th day of Feb 1886 -

Signed B. Baker Const

February 22nd 1886 - 2 P.M. The parties appeared. The defendant George W. South waived process, entered his appearance herein, and confessed that he is indebted to the said John E. Herriott, in the sum of nineteen \$19⁰⁰, dollars, and interest \$1⁴⁵ and \$1⁸⁸ his costs, and requests that

Judgment be entered on said Confession and for costs. Thereupon it is on said 22nd day of Feb. Considered by me that the said John E. Herriott recover of the said George W. South said sum of twenty dollars and forty five cents, and two dollars + 25⁰⁰ his costs herein taxed as follows, J. P. Costs, writ 25⁰⁰ fd 2 pa-10 Judgment 40 Record, 35⁰⁰, words 30⁰⁰ Constable Costs, writ 25⁰⁰, copy 25⁰⁰, Sub 20⁰⁰ = 70⁰⁰ Total \$22⁰⁰

R. M. Berry, J. P.

sufficient surety, caused an

to be entered herein, which

In pursuance of the S

as surety for the above

against

interest and costs, and the

this day of

Feb 23rd

delivered the same to Execution returned

FOR

TOWNSHIP.

March 23^d Execution returned, endorsed as follows, I received this
unit on the 25^d day of Feb. A.D. 1886. and served the same by laying
on one scoop shovel, one dung fork one Brush, one curry comb,
one fly net, one half bushel measure, one Rubber bicycle tire, and
a bunch of hay in the barn being the property of the within named
George W. Soreth, taken in favor of J. E. Herriott,

Service of writ 40.7

Mulage 20

on the 27th the Plaintiff John E. Herriott ordered the goods
released, and I did not advertise, but returned the execution by virtue
of the release as follows, to wit, I hereby release the above
goods -

Signed J. E. Herriott,
Signed B. Baker Constable

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$

Feb 23^d 1886. Issued an Execution for Reid and Butler
returnable March 23^d 1886, and

delivered the same to B. Baker, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____ the said
_____ obtained a judgment against the said _____
on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
_____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
J. P.

IN JUSTICE'S COURT,

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Annie Warner
by her husband
Wm. Warner

Plff's.

vs.

William Lamb.

Def'ts.

Judgment, \$

Before

No. 16,

R. M. Cressy

JUSTICE OF THE PEACE,

Amount Claimed, \$ 11⁰⁰

188

The Plaintiff filed her bill of particulars which is in substance as follows: Plaintiff's Bill of Particulars

Plaintiff says that defendant is indebted to
on account of washing and ironing for defendant's
family and at the request of defendant from
April AD 1883 to the last was in December 1885
in all eight washings.

Six large washings at \$1.50 @ = \$9.00

Two small " " 50 " = 1.00

Also for four days housework -

to wit Dec 21st 1885 one day a 25- .25

" " " 22 " " " " 25-

" " " 23 " " " " 25-

" " " 24 " " " " 25-

Also in 1885 to 8 milkings a 15¢
\$1.20
\$12.20For which she asks judgment and
Costs of Prosecution.

Signed W. H. Warner.

Bill filed Feb 16-1886. and summons
issued that date, and delivered to Harry
Bowers Constable returnable Feb 20
1886 - at 10 o'clock A.M.Feb 16-1886 issued Subpoenas for
Plaintiff's witness as follows, Mrs
Burt Andrews, Mrs Cary Davis
and Cary Davis, and delivered to Harry
Bowers Constable returnable Feb 20
1886 - at 10 A.M.Feb 19-1886 issued Subpoenas for
defendants witnesses as follows Mrs
Annie Lewis and Mrs Margaret Cook
and delivered to defendant returnable
Feb 20-1886 at 10 o'clock A.M.February 20th 1886 - Summons returned
Endorsed as follows, Received this writ
Feb 16-1886 and served the same by copy
on the person within named William
Lamb, on the 16th day of Feb 1886 -
for Writ 25[¢] Mileage 35[¢] Copy 25[¢] - 85[¢]Signed Harry Bowers
Constable

JUSTICE'S FEES.

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

Summons

25

Affidavit

Order of

Undertaking

Subpoena 3 Names

35

Swearing 7 Witnesses

35

" 5 "

25

Adjournment

Filing 3 Papers

15

" 1 "

05

Record 456 Words

70

Judgment

40

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

Subpoena Writ

Record 150 words

30

25

CONSTABLE'S FEES

Sum. Serv., and Mileage

85

Sub. Serv., and Mileage

25

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

1.00

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

Mrs B Andrews

90

" Cary Davis

90

" " Davis

90

" Skidmore

25

John Robinson

25

Mrs Fanny Lamb

25

Florence Holmes

25

Lincoln Cook

25

Annie Lewis

90

February
Received in
named per
Mrs B
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place of
ServiceFebruary
The plan
John B
and Co
defendants
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Writsufficient surety, caused an
to be entered herein, which
In pursuance of the S
as surety for the above
against
interest and costs, and the

this day of

delivered the same to
Execution returned

FOR

TOWNSHIP.

THE PEACE,

188

which is in

particulars

to

particulars

in

1885

9.00

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5-85-

bley

February 20th 1886 - Subpoenas returned, Endorsed as follows, to wit
 Received this writ Feb 16th 1886 and served the same on the within
 named persons Feb 16th & 17th 1886 - in the manner as shown to wit
 Mrs Burt Andrews by reading, Feb 16th 1886 - Mrs Cary Davis by
 by reading and Mr Cary Cary Davis by leaving a copy at his
 place of residence on the 17th day of Feb AD 1886 - My fee -
 Service 45.00, Mailage 55, Cops 25, total \$1.25-

Signed Harry Bowers, Constable.

February 20th 1886 - 11 o'clock A.M. parties present - Trial had.
 The plaintiffs witnesses, Mrs Burt Andrews, Mrs Cary Davis,
 John Robinson - Skidmore W.H. Warner Mrs Annie C. Warner
 and Cary Davis, were sworn and examined. And the
 defendants witnesses, Mrs Fanny Lamb, Florence Holmes, Lincoln
 Cook Mrs Annie Lewis, and William Lamb were sworn and
 examined.

It is thereupon on said day by me considered, that the said
 Annie C. Warner, recover of said William Lamb, four dollars and
 twenty six cents debt and, Eight dollars and fifty cents, her costs herein
 taxed as follows, Summons 25, Sub 30 wit 35 - Swear 7 wit 35 - fil 3
 papers 15 - Record 486 words 70 judgment 40, J.P. Costs \$2.20
 Constable fee, service of writ 25, Mailage 35, Cops 25 -
 Service of Sub, Service three 40, Mailage 55 " 25
 attending trial \$1.00 = \$3.15 Total Cost. 3.15

Witness Costs five witnesses

Total plaintiffs Costs

Defendants Costs, J.P. Sub 2 wit 35 - Swear 5, 20 25

fil 1 paper 10 - Record, 1,500 words, 20.

Witness four wit.

Total Costs

\$11.00.

\$2.50

R.M. Bowers J.P.

_____, 188____, the Defendant in the above case came and by
 his surety, resident of the County, approved by me as good and
 sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
 this _____ day of _____ A. D. 188____ } Stay of Execution expires
 _____, J. P. } 188____. Am't then due \$

188____. Issued an Execution for

returnable

_____, 188____, and

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of
 February, A. D. 188____, the said
 Annie C. Warner, _____
 obtained a judgment against the said _____
 _____, J. P.,
 on the docket of _____ Dollars and
 _____ cents, and costs taxed
 at _____ and the said
 _____ intends to appeal
 therefrom to the court of Common Pleas of _____
 County, Ohio; therefore, I, _____
 of _____ hereby
 promise and undertake to the said _____
 _____ in the sum of _____ Dollars,
 that the said appellant, if judgment be adjudged against him on the ap-
 peal, will satisfy such judgment with interest and costs and the costs
 that may accrue; and also that the said appellant will prosecute his ap-
 peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
 _____ day of _____ 188____
 _____ J. P.

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Peerless Reaper Co,

Before

No.

JUSTICE OF THE PEACE,

Amount Claimed, \$ 104.65

188

Plff's.

The Plaintiff filed

bill of particulars which is in

substance as follows:

vs.
R T Gates, p
Ann Clover surety,
Bruce Robinson, Guarantor,
Def'ts.

Judgment, \$

JUSTICE'S FEES.

Summons 3 Sum
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses

Adjournment
Filing 5 Papers

Record 56 Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing

Trans. and Certificate

Plff's Cost.

Dol. Cts.

Def'ts Cost.

Dol. Cts.

75

75

85

40

40

CONSTABLE'S FEES

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

Sum serv. and mil
" " "

1 15

70

65

WITNESSES

John Riley
July 1st 1887
Rec'd of R. T. Gates
my copy in file
715

defendants is indebted to him in the amount of \$94.00 and two promissory notes with interest at 8% on \$47.00 dollars from Nov 1st 1884. And another note of \$47.00 at 8% since Aug 7-1884 - as follows -
\$47.00 Plain City Ohio Aug 7-1884

On the first day of November 1884 for value received I promise to pay to the Peerless Reaper Co, or order, forty seven dollars without interest, at Plain City Bank at Plain City, with interest at the rate of 8 per cent per annum, but if paid when due, a reduction of 2 per cent per annum in the interest will be made. Signed R T Gates

No 8588.

Ann Clover

indorsed as follows - to wit
For Value received. I hereby guarantee the payment of the within note at maturity and waive protest, demand and notice of non-payment thereof. - Signed Bruce Robinson -

\$47.00 Plain City Ohio Aug 7-1884

On the first day of November 1885 for value received I promise to pay to the Peerless Reaper Co, or order Forty seven dollars at Plain City Bank, at Plain City with interest at the rate of 8 per cent per annum, but if paid when due, a reduction of 2 per cent per annum in the interest will be made.

No 9536

Signed R T Gates

Ann Clover

And Endorsed, as follows -

For Value received I hereby guarantee the payment of the within note at maturity, and waive protest demand and notice of non-payment thereof. Signed Bruce Robinson
February 18th 1886. issued summons of that date returnable March 1st 1886 at 2 o'clock P.M. and delivered it to Ann Clover and R T Gates to demand and collect

Constable,

Summons

writ Feb

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TOWNSHIP.

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Constable, writ for Bruce Robinson I delivered to John Riley Constable
Summons Returned Feb 23^d 1886 Endorsed as follows- Received this
writ February 20th 1886. and served the same on Bruce Robinson
on the 23^d day by copy. fees- writ 25. milage 63. Cops 25 = 1.15
Signed John Riley Constable.

March 1st 1886- writ Returned, endorsed - to wit. Received this
writ February 19- 1886- and served the same on the within Aaron
Clover on the 20th day of February A.D. 1886- by Copy.

fees writ service 25- mil 25. Cops 25 = .75

Signed B. Baker Constable.

March 1st 1886: Summons Returned, to wit- Received
this writ on the 19th day of February A.D. 1886- The
within named R. J. Bates not being found in my County
after diligent search I hereby return the writ not served this
1st day of March A.D. 1886 fees 25 for writ milage 5 in 40-
in all 65 Cts - Signed B. Baker Constable.

March 1st A.D. 1886. 2 o'clock P.M. Plaintiff did not appear
Aaron Clover appeared. Bruce Robinson did not appear, at
the time set nor for one hour thereafter. Trial Had- Aaron
Clover would not be sworn, nor offered any defence.

There a bill of particulars in the form of two promissory notes, written
evidences of the plaintiffs claims. Thereupon on said first
day of March it is considered by me that The Peerless Reaper
do recover of said Aaron Clover, and Bruce Robinson per
ante, the sum of one hundred and four dollars and seventy
five cents debt, and four dollars and seventy cents, his costs
taxed as follows, of P. 3 sum 75, fil 5 pa. 25- Record 565 words 85 Judg
40 = \$2.25 - Constable fees writ 25. mil 63. Cops 25. or B. Robinson
on better writ service 25 mil 25 Cops 25 = 75, or R. J. Bates writ 25. mil
40 in all 65- Total cost \$2.50 - Total of P. Cases \$4.70

Case continued as to the defendant R. J. Bates, for service
March 10th 1886, the Defendant in the above case came and by
Elesha Arty his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, Elesha Arty
as surety for the above Stay of Execution on the above Judgment of Peerless Reaper &

APPEAL UNDERTAKING.

Whereas, on the..... day of.....

..... A. D. 188..... the said

obtained a judgment against the said.....

on the docket of..... J. P.,

for..... Dollars and

..... cents, and costs taxed

..... and the said

intends to appeal

cas of.....

..... do hereby

..... Dollars,

be adjudged against him on the ap-

with interest and costs and the costs

said appellant will prosecute his

very delay.

before me, and surety approved this

..... 188.....

..... J. P.




No. Thompson O. Leay 4th 1887

RECEIVED of Robt McCarty per A. Brobeck.

One hundred & twelve & 25/100

In full of rights of Peerless Reaper Co. vs. Clover et al.
upon which execution has been issued.

\$112 25/100 Bradrick McCampbell
Attys for Plff.



E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Peerless Reaper Co.

Before

No. 17

JUSTICE OF THE PEACE,

Amount Claimed, \$ 104.65

188

Pl'ff's.

The Plaintiff filed his

bill of particulars which is in

substance as follows:

vs.
R. T. Gates, p.
Aaron Clover surety,
Bruce Robinson, p.
Def'ts.

Judgment, \$

JUSTICE'S FEES.

Summons 3 Dec 75

Affidavit

Order of

Undertaking

Subpoena Names

Swearing Witnesses

Adjournment

Filing 5 Papers 25

Record 56 Words 85

Judgment 40

Satisfaction

Bail for Stay 40

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage 1 15

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

Sum. serv. and 70

" " 65

WITNESSES

Feb 10 1887
Record of R. T. Gates
my copy in file
John Riley

defendants is indebted to him in the amount of \$94.00 and two promissory notes with interest at 8% on \$47.00 dollars from Nov 1 1884. And on another note of \$47.00 at 8% since Aug 7-1884 - as follows -

\$47.00 Plain City Ohio August 7-1884
On the first day of November 1884 for value received I promise to pay to the Peerless Reaper Co, or order, forty seven dollars without interest, at Plain City Bank at Plain City, with interest at the rate of 8 per cent per annum, but if paid when due, a reduction of 2 per cent per annum in the interest will be made. Signed R. T. Gates
No 8588. Aaron Clover

indorsed as follows - I warrant
For Value received I hereby guarantee the payment of the within note at maturity and waive protest, demand and notice of non-payment thereof. - Signed Bruce Robinson -

\$47.00 Plain City Ohio Aug 7-1884
On the first day of November 1885 for value received I promise to pay to the Peerless Reaper Co, or order, Forty Seven dollars at Plain City Bank, at Plain City with interest at the rate of 8 per cent per annum, but if paid when due, a reduction of 2 per cent per annum in the interest will be made.
No 7536 - Signed R. T. Gates
Aaron Clover

And Endorsed, as follows -
For Value received I hereby guarantee payment of the within note at maturity waive protest demand and notice of non-payment thereof. Signed Bruce Robinson
February 18 1886. issued
that date returnable
2 o'clock P.M. and
Clover and R. T. Gates

Constable,
Summons writ Feb 10 the 23

March writ Feb 10 the 23
Clover

March writ Feb 10 the 23
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March writ Feb 10 the 23
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March writ Feb 10 the 23
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March writ Feb 10 the 23
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March writ Feb 10 the 23
Clover

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FOR

TOWNSHIP.

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Constable, writ for Bruce Robinson I delivered to John Riley Constable
 Summons Returned Feb 23^d 1886. Endorsed as follows- Received this
 writ February 20th 1886, and served the same on Bruce Robinson
 on the 23^d day by copy. fees- writ 25. milage 63. cop 25 = 1.15

Signed John Riley Constable.

March 1st 1886- writ Returned, endorsed - to wit. Received this
 writ February 19-1886- and served the same on the within Aaron
 Glover on the 20th day of February A.D. 1886- by Copy.

fees writ service 25- mil 25. cop 25 = .75

Signed B. Baker Constable.

March 1st 1886: Summons Returned, to wit- Received
 this writ on the 19th day of February A.D. 1886- The
 within named R. J. Bates not being found in my County
 after diligent search I hereby return the writ not served this
 1st day of March A.D. 1886 fees 25 for writ mileage 5 m 40-
 in all 65 cts - Signed B. Baker Constable.

March 1st A.D. 1886, 2 o'clock P.M., Plaintiff did not appear
 Aaron Glover appeared, Bruce Robinson did not appear, at
 the time set nor for one hour thereafter. Trial Had- Aaron
 Glover would not be sworn, nor offered any defence.

There a bill of particulars in the form of two promissory notes, written
 evidences of the plaintiffs claims. Thereupon on said first
 day of March it is considered by me that The Peerless Reaper
 do recover of said Aaron Glover, and Bruce Robinson per
 autors the sum of one hundred and four dollars and seventy
 five cents debt, and four dollars and seventy cents, his costs
 taxed as follows, J.P. 3 sum 75, fil 5 pa. 25- Record 565 words 85 Judg
 40 = \$2.25 - Constable fees writ 25, mil 63, cop 25, or B. Robinson
 on Glover writ service 25 mil 25 cop 25 = 75, or R. J. Bates writ 25. mil
 40 in all 65- Total cost \$2.50 - Total J.P. fees \$4.70

Case continued as to the defendant R. J. Bates, for service
 returned by Bruce Robinson

March 10th 1886, the Defendant in the above case came and by
 Eleasha Arty, his surety, resident of the County, approved by me as good and
 sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, Eleasha Arty
 as surety for the above Stay of Execution on the above Judgment of Peerless Reaper &
 against Aaron Glover & others do hereby promise and undertake to pay the amount of said Judgment,
 cost and costs, and the costs that may accrue.

E. L. Arty, Surety.

Taken by and signed, and acknowledged before me, and surety approved,

day of March A.D. 1886, Stay of Execution expires

R. J. Bates, J. P. 1886. Am't then due \$110⁰⁰

188. Issued an Execution for

returnable

, 188, and

same to

, Constable.

tion returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
 A. D. 188, the said
 obtained a judgment against the said
 on the docket of J. P.
 for Dollars and
 cents, and costs taxed
 and the said
 intends to appeal
 therefrom to the court of Common Pleas of
 County. Now, therefore, I,
 of do hereby
 promise and undertake to the said
 in the sum of Dollars,
 that the said appellant, if judgment be adjudged against him on the ap-
 peal, will satisfy such judgment with interest and costs and the costs
 that may accrue; and also that the said appellant will prosecute his ap-
 peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this

day of 188.

J. P.

IN JUSTICE'S COURT,

FO

H. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Peerless Reaper Co.
Pl'ff's.

Patrick Gavin, and
Bruce Robinson
Def'ts.

Judgment, \$44.96

JUSTICE'S FEES.

	Pl'ff's Cost. Dol. Cts.	Def'ts Cost. Dol. Cts.
Summons	20	
Affidavit		
Order of Undertaking		
Subpoena		
Swearing		
Adjournment		
Filing 3 Papers	15	
Record 600 Words	90	
Judgment	40	
Satisfaction		
Bail for Stay		
Execution and Filing		
Trans. and Certificate		

CONSTABLE'S FEES

Sum. Serv., and Mileage	145
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum., Jury and Mileage	
Ex. and Per. Cent.	

WITNESSES

Before

No. 10

JUSTICE OF THE PEACE,

Amount Claimed, \$40.00 with

interest at 8 per cent per annum from Aug 7 1884

The Plaintiff filed this bill of particulars which is in

substance as follows:

Bill of particulars
Plain City Ohio, Aug 7th 1884
On the first day of November 1885 for
Value received I promise to pay to the Peerless
Reaper Co, or order, forty dollars, at Plain
City Bank Plain City, with interest at
the rate of 8 per cent per annum, but if
paid when due, a reduction of 2 per cent
per annum will be made in the interest.

Signed, Patrick Gavin,

Endorsed as follows:

For Value received I hereby guarantee,
the payment of the within note at Maturity,
and waive protest demand and notice of non-
payment thereof.

Signed, Bruce Robinson,

February 18th AD 1886, issued Summons of
of that date returnable, Feb 27th 1886 at 2-
o'clock P.M. and delivered to John Riley
Constable,

Feb 23rd 1886 Summons returned
endorsed as follows, - Received this writ
Feb 20th 1886, and served the same on the
within named parties by copy. on
February 23rd AD 1886 -

Fees, Service, writ, 2 50
2 Copies 50
Mileage 45
\$1.45

Signed John Riley Con

February 27 1886 2 o'clock P.M. the
parties not appearing at the hour
named, nor for one hour thereafter
and having written evidence, and the
bill of particulars of the plaintiff before me
of the indebtedness of said defendants to said
plaintiff, Thereupon on said 27th day
of February it is considered by me that
said Peerless Reaper Company recover
of said Patrick Gavin as principal
and Bruce Robinson Guarantor.

the sum of
dollars and
Cts. 25

March
min full

Re
my

JOHN M. BRODRICK.

ATTORNEY

R. E. of Rob
Twenty five
Judgment
vs. Patrick Ca
guarantor.

this day

delivered the same to
Execution returned

FOR

TOWNSHIP.

the sum of forty four dollars and ninety six cents, and three dollars and forty cents his costs, Taxed as follows

J.P. 2 sum 50 fil 3 pa 15, Rec'd cov 20. 70 Judg-100 =
Cov. service 21 aris 50, 2 cop 50 - mil 45 -

\$ 1.75

\$ 1.45

\$ 3.40

R M Crony J.P.

March 3^d 1886. Received of Patrick Gavin the foregoing Judgment.
in full \$44.96 R M Crony J.P.

Received of R M Crony J.P. \$1.45 -
my costs in full in the above case

Edwin Riley

JOHN M. BRODRICK.

JAMES S. McCAMPBELL.

BRODRICK & McCAMPBELL.

ATTORNEYS AND COUNSELORS AT LAW.

OFFICE OVER FARMERS BANK.

Marysville, O., March 9th 1886Rec^d of Robert McCrony J.P.

Forty five (\$45.00) dollars, in full of
Judgment in case of Barber Reaper Co.
vs. Patrick Gavin principal, and Bruce Robinson
guarantor.

Brodrick & McCampbell
Attys for Plffs.

above case came and by
d by me as good and

APPEAL UNDERTAKING.

Whereas, on the.....day of
..... A. D. 188..... the said
.....
obtained a judgment against the said.....
.....
on the docket of..... J. P.,
for..... Dollars and
..... cents, and costs taxed
..... and the said
..... intends to appeal
therefrom to the court of Common Pleas of.....
County. Now; therefore, I..... do hereby
promise and undertake to the said.....
..... in the sum of..... Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Amount of said Judgment,
....., Surety.
and surety approved,

this..... day of..... A. D. 188..... } Stay of Execution expires
....., J. P. } 188..... Am't then due \$

188..... Issued an Execution for
returnable....., 188....., and

delivered the same to....., Constable.

Execution returned and endorsed as follows:

Executed and acknowledged before me, and surety approved this

..... day of..... 188.....

J. P.

IN JUSTICE'S COURT,

FO

Peerless Reaper Co.

Plff's.

Patrick Gavin, Ed.
Bruce Robinson

Def'ts.

Judgment, \$ 44.96

JUSTICE'S FEES.

Summons 7
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses

Adjournment
Filing 3 Papers

Record 600 Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing
Trans. and Certificate

Plff's Cost.
Dol. Cts.

50

15

90
40

CONSTABLE'S FEES

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

145

WITNESSES

Before

W. M. Cory

JUSTICE OF THE PEACE,

No. 10

Amount Claimed, \$ 40 with

interest at 8 per cent per annum from Aug 7 1884

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

Bill of particulars
Plain City Ohio, Aug 7th 1884
On the first day of November 1885 for
value received I promise to pay to the Peerless
Reaper Co, or order, forty dollars, at Plain
City Bank Plain City, with interest at
the rate of 8 per cent per annum, but if
paid when due, a reduction of 2 per cent
per annum will be made in the interest.

Signed, Patrick Gavin,

Endorsed as follows —

For Value received I hereby guarantee,
the payment of the within note at Maturity,
and waive protest demand and notice of non-
payment thereof.

Signed, Bruce Robinson,

February 18th AD 1886, issued Summons of
of that date returnable, Feb 27th 1886 at 2-
o'clock P.M. at
Constable,

Feb 23rd

Endorsed as follows
Feb 20th 1886, at
within 2 and
February 23rd
Fees, Service,
2 Papers
Mileage

February 27th

parties not ap-
peared, nor
And having read
bill of particulars of the plaintiff before me
of the indebtedness of said defendants to said
plaintiff, Thereupon on said 27th day
of February it is considered by me that
said Peerless Reaper Company recover
of said Patrick Gavin as principal
and Bruce Robinson Guarantor.

the sum of
dollars and
20
Cts

March
in full

Re
my

ient surety, caused
entered herein, wh
In pursuance of the
surety for the abo
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this day

delivered the same to
Execution returned

FOR

TOWNSHIP.

THE PEACE,

with

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the sum of forty four dollars and ninety six cents, and three dollars and forty cents his costs, Taxed as follows

J.P. 2 sum 50 fil 3 pa 15, Rec'd cor 20. 70 Judg-100 =

\$ 1.75

Cor service 21 miles 50, 2 cop 50 - mil 45 =

\$ 1.45

\$ 3.20

R M Lerry J.P.

March 3^d 1886. Received of Patrick Gavin the foregoing Judgment, in full \$44.96 R M Lerry J.P.

Received of R M Lerry J.P. \$1.45 - my costs in full in the above case

Edwin Riley

_____, 188____, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and

cient surety, caused an undertaking for the

STAY OF EXECUTION

entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I,

surety for the above Stay of Execution on the above Judgment of

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

, Surety.

Taken by and signed, and acknowledged before me, and surety approved,

this _____ day of _____ A. D. 188____ } Stay of Execution expires _____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for

returnable

, 188____, and

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____, the said

obtained a judgment against the said _____

on the docket of _____ J. P.,

for _____ Dollars and

cents, and costs taxed

and the said

intends to appeal

therefrom to the court of Common Pleas of _____

County. Now; therefore, I, _____

do hereby

promise and undertake to the said _____

in the sum of _____ Dollars,

that the said appellant, if judgment be adjudged against him on the ap-

peal, will satisfy such judgment with interest and costs and the costs

that may accrue; and also that the said appellant will prosecute his ap-

peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this

_____ day of _____ 188____.

J. P.

B. L. BARTLETT & SONS, Publishers, Springfield, Ohio.

Harry M. Kiterick

Plff's.

vs.
Alfred South

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Summons
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses
Adjournment
Filing 2 Papers
Record 350 Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing
Trans. and Certificate

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

25

10

50

40

20

CONSTABLE'S FEES

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

70

WITNESSES

Before

No.

19th

JUSTICE OF THE PEACE,

Amount Claimed, \$ 5⁰⁰ and

188

interest at 6% from Feb 7th 1886

The Plaintiff filed

4th

bill of particulars which is in

substance as follows:

Plaintiff says defendant is indebted to him in the sum of \$5⁰⁰ as follows February 8th 1886,

One day after date I promised to pay Harry M. Kiterick five dollars

signed Alfred South
filed March 2nd 1886 - R. M. Perry J.P.

March 8th 1886 - issued summons of that date returnable March 11th 1886. at 10 A.M. road delivered to B. Baker, con March 11th 1886, 10 o'clock A.M. the defendant summons returned endorsed as follows, Received this writ March 8 1886 and served the same on the within named Alfred South by copy March 1886 - fees writ 25 -

nil

20

cop

25

Signed B. Baker
March 11th 1886 - 10 o'clock A.M. the defendant appeared, and waived process entered his appearance herein and confessed that he is indebted to the said H. S. M. Kiterick in the sum of five dollars and interest from February 9th A.D. 1886, and requests that judgment be entered on said confession and for costs. Thereupon it is so said 11th day of March considered by me that said H. S. M. Kiterick recover of said Alfred South five dollars debt and one dollar and ninety five cents, his costs taxed as follows J.P. summons 25 fil 2 pa 10 Record 350 words 50 judgment 40 c in \$ 1.25 Constable fees - service 25 nil 20 cop 25

20
\$1.95

R. M. Perry, J.P.

March 18th 1886. Received the foregoing judgment in full to date. H. S. Kiterick

March 1
70 cents

sufficient surety, caused
to be entered herein, wh
In pursuance of the
as surety for the abou
against
interest and costs, and th
this _____ day
delivered the same to
Execution returned

FOR

TOWNSHIP.

March 19- 1886- Received my Costs in this case in full to date
70 cts B Baker Constable

THE PEACE,
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188

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_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$
188____. Issued an Execution for _____, 188____, and
returnable _____, Constable.

delivered the same to _____,
Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____ the said
_____ obtained a judgment against the said _____
on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
_____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____.
_____, J. P.

IN JUSTICE'S COURT,

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Before

JUSTICE OF THE PEACE,

No. 20th 220

Amount Claimed, \$ 25⁰⁰ with

interest at 8% from Aug 25th 1885

188

Pl'ff's.

The Plaintiff filed

his bill of particulars which is in

substance as follows: to wit

\$ 25⁰⁰ Plain City Ohio Aug 25th 1885
Three months after date I promise to
pay to the order of C. M. Jones Twenty
five dollars value received with 8 per
cent interest from date.

Def'ts.

Judgment, \$ 26.11

JUSTICE'S FEES.

Pliff's Cost.
Dol. Cts.

Def'ts Cost.
Dol. Cts.

Summons

25

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing

Papers

05

Record 250 Words

37

Judgment

40

Satisfaction

Bail for Stay

40

Execution and Filing

Trans. and Certificate

1 50

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

Signed Peter Casgray
March 9th A.D. 1886, issued summons of
that date, returnable March 15th 1886 at 2-
o'clock P.M. and delivered to defendant,
March 15th 1886. 2 o'clock P.M. Defendant
appeared, and waived process and entered
his appearance herein, and confessed that he is
indebted to the said C. M. Jones in the sum of
Twenty six dollars and eleven cents, and
requests that judgment be entered on said
Confession and for costs,

Thereupon it is on said 15th
day of March considered by me that the said
C. M. Jones recover of the said Peter Casgray
Twenty six dollars and eleven cents, and
one dollar and seven cents, his costs taxed
as follows, writ 25- fil one 25- vs Decd
25020, 37- judgment 40 in all \$1.07

W. M. Berry J.P.
Mar. 15th 1886, Received costs in full \$1.50

W. M. Berry J.P.

August 30th 1886- Received
of W. M. Berry J.P. \$27⁰⁰ the
amount of judgment and
interest in full for the above
retitled case,
C. M. Jones
By W. A. Andrews
his atty.

March
Benjamin
sufficient surety, caused a

to be entered herein, which
In pursuance of the
as surety for the above
against Peter
interest and costs, and the

this 25th day
R. M.

delivered the same to
Execution returned

FOR

TOWNSHIP.

E PEACE,

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March 25th, 1886, the Defendant in the above case came and by Benjamin Loosgray his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, Benjamin Loosgray as surety for the above Stay of Execution on the above Judgment of R. M. Jones against Peter Loosgray do hereby promise and undertake to pay the amount of said Judgment, interest and costs, and the costs that may accrue. Benjamin Loosgray, Surety.

Taken by and signed, and acknowledged before me, and surety approved, this 25th day of March A. D. 1886. Stay of Execution expires Aug 22nd 1886. R. M. Loosgray, J. P. 1886. Am't then due \$ 27.48

188 . Issued an Execution for returnable , 188 , and delivered the same to , Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the.....day of..... A. D. 188..... the said..... obtained a judgment against the said..... on the docket of..... J. P., for..... Dollars and..... cents, and costs taxed..... and the said..... intends to appeal therefrom to the court of Common Pleas of..... County. Now; therefore, I,..... do hereby promise and undertake to the said..... in the sum of..... Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this..... day of..... 188..... J. P.

IN JUSTICE'S COURT,

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Elizabeth Woerner

Pl'ff's.

vs.
Henry Hagenlocher,

Def'ts.

Judgment, \$

Before

No. 221.

JUSTICE OF THE PEACE,

Amount Claimed, \$

188

The Plaintiff filed

bill of particulars which is in

substance as follows:

The Plaintiff filed as follows—
March 6th 1886, Elizabeth Woerner an
unmarried woman, and resident of the
Township of Jerome, in the county of Union
State of Ohio this day made Complaint under
oath to me as follows.

State of Ohio Union County Jerome Township
Personally appeared before me R. M. Cerry
a Justice of the Peace in and for said Township
and County Elizabeth Woerner who made
Complaint under oath, that she is an
unmarried woman resident of Jerome
Township in the above named County
and State, and that she is now pregnant
with a bastard child, and that
Henry Hagenlocher, is the father of
said child.

(Signed) Elizabeth Woerner
The above written Complaint was made
and sworn to before me, and subscribed
in my presence on this 6th day of March
A.D. 1886

R. M. Cerry

Justice of the Peace

Same day issued Warrant which is
as follows, State of Ohio Union County
Jerome Township,

To any Sheriff, or Constable of
said County greeting,
Whereas Elizabeth Woerner an unmarried
woman, resident of said County, has
this day made Complaint in writing
under oath before me the undersigned
a Justice of the Peace, in and for said
Township and County, that she is
pregnant with a bastard child
and that Henry Hagenlocher is
the father of said child, you are
therefore commanded to pursue
and arrest the said Henry Hagenlocher

JUSTICE'S FEES.

Summons

Affidavit

Order of arrest

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing 3- Papers

Record 400 Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

Pliff's Cost.

Dol. Cts.

Def'ts Cost.

Dol. Cts.

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

sufficient surety, caused a

to be entered herein, which

In pursuance of the

as surety for the above

against

interest and costs, and the

this day

delivered the same to

Execution returned

FOR

TOWNSHIP.

E PEACE,

188

which is in

in any County in this State, and bring him forthwith before me, to answer said Complaint and for so doing this shall be your warrant,

Given under my hand this 6th day of March A.D. 1886,
R. M. Emory.

Same day delivered said Warrant to Barnard Baker {Justice of the Peace
Constable of Jerome Township (Jerome County),

March 13th 1886. Without the body of the said Henry Hagenlocher, the Constable returned the warrant indorsed as follows, March 13th 1886. I could not find the said Henry Hagenlocher, he is reported to have left the State, and is now in Missouri.

Signed B. Baker Constable.

Received this writ March 6th 1886-
Constables fees Service and return 40.

Mileage 4 miles - 35
Total, 75-

Transcript made out this 13th day of March A.D. 1886
and delivered to John Wemer - father of Elizabeth Wemer
R. M. Emory J.P.

Mar 18th Recd of John Wemer 2nd costs
in the above case

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and
returnable _____, Constable.

delivered the same to _____

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
A. D. 188____ the said _____
obtained a judgment against the said _____
on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
_____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now, therefore, I, _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
J. P.

IN JUSTICE'S COURT,

FOL

H. L. BARRETT & SONS, Publishers, Springfield, Ohio.

*Dyer Reed and
Saul Butts*
under the firm name
of *Reed & Butts* Pl'ffs.

vs.

George W. South

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Pliff's Cost.		Def'ts Cost.	
Dol.	Cts.	Dol.	Cts.
Summons			
Affidavit			
Order of			
Undertaking			
Subpoena	Names		
Swearing	Witnesses		
Adjournment			
Filing	Papers		
Record	Words		
Judgment			
Satisfaction			
Bail for Stay			
Execution and Filing			
Trans. and Certificate			

CONSTABLE'S FEES

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

WITNESSES

Before

Wm. C. Gory

JUSTICE OF THE PEACE,

Case No. 192

Amount Claimed, \$ 59.59

Continued from page 452 Doc A,

188

The Plaintiff filed

bill of particulars which is in

substance as follows:

By order of Dyer Reed Feb 22^d 1886, issued Execution and delivered to Barnard Baker Constable;

March 13th 1886. Execution returned Endorsed as follows: - Feb 22^d 1886 - Received this writ, and by virtue of this writ levied upon the personal property of George W. South, described in the schedule hereto annexed Marked A.

Advertised and sold said property, to the persons and for the several sums named in said schedule.

Made By Sale

\$ 26.25

Judgment 59.59

interest 3.60

Costs in Judgment 3.20

Costs, issue & - .40

Service .40

increase costs, Keeping property 4.25

advertisement 1.00

poundage 2 1.05

total Judg & costs \$ 73.49

Bal due on Judgment, \$ 47.24

March 15th 1886. Signed B. B. Baker Constable.

March 15th 1886. issued execution on for \$ 47.24 Baker on said judgment remaining unsatisfied by order of Saul Butts,

March 13th 1886 - Received my execution in full -

B. B. Baker

Constable

sufficient surety, caused an

to be entered herein, which

In pursuance of the S

as surety for the above

against

interest and costs, and the

this _____ day of

delivered the same to

Execution returned

FOR

TOWNSHIP.

E PEACE,

188

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March 13th 1886-

He caused my undersigned

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_____, 188____, the Defendant in the above case came and by
 _____ his surety, resident of the County, approved by me as good and
 sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
 this _____ day of _____ A. D. 188____ } Stay of Execution expires
 _____, J. P. } 188____. Am't then due \$ _____

_____ 188____. Issued an Execution for _____, 188____, and
 returnable _____, Constable.
 delivered the same to _____

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
 _____ A. D. 188____ the said
 _____ obtained a judgment against the said _____
 on the docket of _____ J. P.,
 for _____ Dollars and
 _____ cents, and costs taxed
 _____ and the said
 _____ intends to appeal
 therefrom to the court of Common Pleas of _____
 County. Now; therefore, I, _____ do hereby
 promise and undertake to the said _____
 _____ in the sum of _____ Dollars,
 that the said appellant, if judgment be adjudged against him on the ap-
 peal, will satisfy such judgment with interest and costs and the costs
 that may accrue; and also that the said appellant will prosecute his ap-
 peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
 _____ day of _____ 188____
 _____ J. P.

IN JUSTICE'S COURT,

FO

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Peerless Reapers
by Bruce Robinson
agent.

Pl'ff's.

vs.

R. T. Gates.

Def'ts.

Judgment, \$ 105.16

Before

R. M. C. M. C.

No. 222.

JUSTICE OF THE PEACE,

Amount Claimed, \$ 104.65

188

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

indebted to them in the sum of one hundred and four dollars and sixty five cents on two promissory notes made by said R. T. Gates and Aaron Clover, judgment having been rendered against the said Aaron Clover March 1st 1886 and in which the said R. T. Gates could not be found in said County of Union said notes are hereto attached and made a part of this Bill of Particulars.

Signed Peerless Reaper Co

by J. J. Martin for Plaintiff

March 11th 1886 - Plaintiff's filed their affidavit in attachment as follows -

Peerless Reaper Co } Before R. M. C. M. C. J. P. of
vs } Jerome Township Union County
R. T. Gates } The said Plaintiff by his agent

Bruce Robinson makes oath that the claim in this action is balance in payment of one Peerless Reaper sold to defendant by his request, and for which defendant has made his promissory notes for the payment now due, and on file herewith, and the said Bruce Robinson also makes oath that the said claim is just, and that the said plaintiff ought as he said defendant believes to recover thereon, one hundred and four dollars and sixty five cents.

He also makes oath that the said defendant R. T. Gates is a nonresident of Union County Ohio, has left the county of his residence to avoid the service of a summons, so about to convert his property or a part thereof into money for the purpose of placing it beyond the reach of his creditors. He also says the defendant is not the head and support of a family.

Signed Bruce Robinson agt.

Sworn to and subscribed by said Bruce Robinson before me, this Eleventh day of March A. D. 1886

R. M. C. M. C. Justice of Peace

JUSTICE'S FEES.

	Pliff's Cost.		Def'ts Cost.	
	Dol.	Cts.	Dol.	Cts.
Summons	25			
Affidavit	40			
Order of attach	40			
Undertaking	40			
Subpoena				
Swearing				
Names				
Witnesses				
Adjournment				
Filing 6 Papers	30			
" " "	10			
Record 5 ⁰⁰ Words	1	20		
Judgment	40			
Satisfaction				
Bail for Stay				
Execution and Filing	45			
Trans. and Certificate				

CONSTABLE'S FEES

Sum. Serv., and Mileage	75	
Sub. Serv., and Mileage		
Sum. Appraisers	1	00
Schedule and Bond		
Serv. Garnishee attach	40	
Att. Trial		
Sum., Jury and Mileage		
1 Copies	25	
Ex. and Per. Cent.		
Appraisers	1	00
con Mileage	40	

WITNESSES

March 11th
belonging to
and del
March
Received
Service the
of March
March 2nd

sufficient surety, caused and
S
to be entered herein, which
In pursuance of the S
as surety for the above
against
interest and costs, and the

this day of

delivered the same to
Execution returned

FOR

TOWNSHIP.

March 11th 1886. issued Summons and attachment, for personal property belonging to R T Gates, Returnable March 22^d A.D. 1886. at 2 o'clock P.M., and delivered to B Baker Constable.

March 22^d 1886. - 2 o'clock P.M. Summons returned and endorsed Received this writ on the eleventh day of March A.D. 1886. and served the same on the within named R T. Gates by copy on the 15th day of March A.D. 1886. - 220 - Service 25 - copy 20 - mil 2.50 25 - - 75 -

Signed B Baker Constable,

March 22^d 1886.

Continued to page 96.

_____, 188____, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,

this _____ day of _____ A. D. 188____. } Stay of Execution expires _____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for

returnable _____

, 188____, and

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____, the said _____ obtained a judgment against the said _____ on the docket of _____ J. P., for _____ Dollars and _____ cents, and costs taxed _____ and the said _____ intends to appeal therefrom to the court of Common Pleas of _____ County. Now; therefore, I, _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this

_____ day of _____ 188____.

J. P.

IN JUSTICE'S COURT,

FOR

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Nathaniel M. Stewart

Before

R. M. Berry

JUSTICE OF THE PEACE,

No. 223.

Amount Claimed, \$ 90 ⁴⁸/₁₀₀

188

Plff's.

vs.

David M. Pence

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Summons	2 -	50
Affidavit		40
Order of		40
Undertaking		
Subpoena	Names	
Swearing	1 Witnesses	65
Storer garnishee		25
Adjournment		20
Filing	6 Papers	30.
Record	750 Words	1 12
Judgment		
Satisfaction		
Bail for Stay		
Execution and Filing		
Trans. and Certificate		1 37
Record of garnishment		
of garnishee	150 Wds	20

CONSTABLE'S FEES

Sum. Serv., and Mileage	20		
Sub. Serv., and Mileage			
Sum. Appraisers			
Schedule and Bond			
Serv. Garnishee	40		
Att. Trial			
Sum., Jury and Mileage			
Copies	25		
Ex. and Per. Cent.			
Appraisers			
Mileage 25			

WITNESSES

John Stewart	50		
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The Plaintiff filed his bill of particulars which is in substance as follows:

Bill of particulars of the plaintiff - Plaintiff says that defendant is indebted to him in the sum of ninety dollars and forty nine cents, for pike taxes paid by said plaintiff for said defendant, upon land owned by said plaintiff, and purchased of said defendant on the 10th day of March 1882 and for which sum said plaintiff asks judgment and costs of prosecution.

Also filed his affidavit establishing that the defendant David M. Pence is a non-resident of the county, and that he has property in the said County not exempt from execution, and that the claim is just, and which affidavit is as follows.

State of Ohio Union County ss
The plaintiff Nathaniel M. Stewart makes oath and says that the cause of action of the plaintiff herein against the defendant is for Pike Taxes paid by said plaintiff, for said defendant on land lot by said plaintiff of said defendant on the 10th day of March 4th 1882, and on which land said defendant covenanted and agreed to clear of all encumbrances which said defendant has failed to do.

And this affidavit further says this claim is just and that he ought to recover in money ninety dollars and forty nine cents. That said David M. Pence is a non-resident of said County of Union.

This affidavit further says the property ought to be attached in this action is not exempt from execution, and that he has good reason to, and does believe that one John J. Stewart of and within said County of Union has property of the said defendant David M. Pence in his possession liable to be attached by garnishment in this action, and exempt from execution to wit Two promissory notes dated March 10th 1882

for the amount
and approved
annually
referred to

Sworn

The 10th

March 13

on the 16th

garnish

March

March 1

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March

Received

by copy

sent

March 16

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to writing

the service

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notes of

April 1882

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It is the

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sufficient surety, caused an

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In pursuance of the St

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Execution returned a

FOR

TOWNSHIP.

THE PEACE,

188

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for the amount of one hundred and eleven dollars each, and due April 1st 1889 and April 1st 1890 respectively with interest at 6% per annum payable annually and that said claim and liability of the defendant above referred to and described was incurred by him in said County of Mercer

Signed Nathaniel M. Stewart,

Sworn to and subscribed before me this 13th day of March A.D. 1886—

R. M. Emory J. P.

The plaintiff asked summons and order of attachment, March 13th 1886. issued summons and order of attachment returnable on the 16th day of March A.D. 1886. Also on same day issued notice to garnisher to appear on the 16th day of March A.D. 1886. at 2 o'clock P.M. March 16th 1886. 2 o'clock P.M. Constable made return of summons as follows: March 13th 1886. Received this writ. — The defendant David M. Pence cannot be found in my County. Signed B. Baker Constable, March 16th 1886. Notice to garnisher returned as follows. March 13th 1886. Received this writ and served the same on the 13th day of March A.D. 1886 by copy on the within named John J. Stewart.

Suma 25, Milagr 20, copy 25 total 70 cts. Signed B. Baker Constable, March 16th 1886 2 o'clock P.M. John J. Stewart garnisher appeared and was examined under oath, and examination reduced to writing signed and filed. and I do find that at the time of the service of the order of attachment, ^{and notice to John J. Stewart} from said examination, he was possessed of the following property to wit: Two promissory notes, of the amount of about \$100⁰⁰ each, due April 1st 1889 and April 1890 respectively. And I do further find from said examination that said notes were the property of David M. Pence and that the said John J. Stewart held these notes for collection.

It is therefore ordered on said 16th day of March that said John J. Stewart garnisher, retain said notes with the interest thereon

Continued to page 100

_____, 188____, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved, this _____ day of _____ A. D. 188____. } Stay of Execution expires _____, J. P. } 188____. Am't then due \$ _____ 188____. Issued an Execution for _____, 188____, and returnable _____, Constable.

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____, the said _____ obtained a judgment against the said _____ on the docket of _____ J. P., for _____ Dollars and _____ cents, and costs taxed _____ and the said _____ intends to appeal therefrom to the court of Common Pleas of _____ County. Now; therefore, I, _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this

_____ day of _____ 188____.

J. P.

Peerless Reaper Co
by Bruce Robinson, agt.

Plff's.

vs.

R T Gates, principal,

Def'ts.

Judgment, \$ 104 60

JUSTICE'S FEES.

Summons
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses

Adjournment
Filing 2 Papers

Record 400 Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing
Trans. and Certificate

Plff's Cont.
Def'ts Cont.

10

120

CONSTABLE'S FEES

Sum. Serv., and Mileage
Sub. Serv., and Mileage
Sum. Appraisers
Schedule and Bond
Serv. Garnishee
Att. Trial
Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

Service of
Advertisement

180

40

100

WITNESSES

Before

No. 272

JUSTICE OF THE PEACE,

Amount Claimed, \$

188

Continued from page 92

The Plaintiff filed

bill of particulars which is in

substance as follows:

March 22^d 1886. 2 o'clock P.M. The plaintiff by his, his attorney G J Martin appeared, The defendant R T. Gates, did not appear at the hour set for trial nor for one hour thereafter. Trial had. The written evidence of the notes being offered as testimony, and the being in defence made. It is thereupon and on said day considered by me, that the said Peerless Reaper Co. recover of the said R T Gates principal, the sum of one hundred and four dollars, and sixty five cents, and, costs as taxed in margin.

R M Berry J.P.

March 22^d 1886. issued execution for Peerless Reaper Co, Returnable April 23^d 1886 and delivered the same to B B Baker Constable. Execution returned endorsed as follows March 22^d Received this writ, By virtue of this writ levied on the personal property of R T Gates, described in schedule hereto annexed marked A. Advertised the same for sale and sold the following articles to the following persons and for the sums annexed to their names this 6th day of April A D 1886- One Reaper & Mower, to John Evans \$45.00 Retained for fees 15.65

Balance paid over to

Bruce Robinson, for Peerless Co \$29.35

John Niley's fees 1.15

B B Baker, 7.35

appraiser " 1.00

J.P. 6.15

April 6-1886- R M Berry J.P.

sufficient surety, caused an
S
to be entered herein, which
In pursuance of the St
as surety for the above
against
interest and costs, and the c

this day of

March 22^d

delivered the same to B

Execution returned a

Received

By virtue of

property of

annexed

FOR

TOWNSHIP.

PEACE,

188

which is in

plaintiff

and, The

the sum

the

to be

on

said

of Gates

four

as

1886

Constable

of

entered

A.

of

to

1886

\$45.00

15.65

\$29.35

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$

March 22^d 1886. Issued an Execution for Peerless Reaper Co
returnable April 23^d 1886, and
delivered the same to Barnard Baker, Constable.

Execution returned and endorsed as follows:

Received this writ March 22^d 1886.
By virtue of this writ levied on the personal
property of R. J. Gates, described in Schedule hereto
Annexed.

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
A. D. 188____ the said
obtained a judgment against the said _____
on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
day of _____ 188____
J. P.

IN JUSTICE'S COURT,

FOR

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

F. J. Bauer
and R. Divine Partners
under the firm name of
Bauer & Divine, Plffs.

vs.

J. S. Hutchison,

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Summons -
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses

Adjournment
Filing 3 Papers

Record 300 Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing

Trans. and Certificate

25

15

45

40

40

CONSTABLE'S FEES

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

1 00

WITNESSES

Before

R. M. Henry

JUSTICE OF THE PEACE,

No. 224

Amount Claimed, \$ 125⁰⁰ with two

1884

incumbrances, and interest from May 31st - 1884
also a book account of \$ 3⁰⁰ and interest \$ 3⁰⁰

The Plaintiff filed

his bill of particulars which is in

substance as follows:

Plaintiff pays defendant
is indebted to them in the sum of \$ 55⁰⁰ as balance
on promissory note, and also Book account
of \$ 3⁰⁰ and interest 30 cents, = 330 in all 58,34
as follows -

\$ 125⁰⁰ Marysville O. May 31st 1884

One year after date I promise to pay to
the order of Bauer & Divine, One hundred
and twenty five dollars Value received.
at 6 per cent interest

Signed J. S. Hutchison,

Endorsed as follows, April 25th 1885
by Cash \$ 50⁰⁰

Jan 18th 1886. Received on the within note
\$ 40⁰⁰

March 26th 1886 issued summons returnable
April 1st 1886 - at 2 o'clock P.M. and
delivered to B. Baker Constable,

March 17th 1886. Summons returned
Endorsed, Received this writ March
16th 1886 - and served the same on the
said J. S. Hutchison, by leaving a certified
copy at his place of residence on the 17th
day of March A.D. 1886 -

fee - service 25 -

Mileage 7m. 50

Copy 25 -
1⁰⁰ -

Signed B. Baker Cir

April 1st 1886. 2 o'clock P.M. J. S.
Hutchison appeared, and waived process
and entered his appearance herein, and

Confessed that he is indebted to Bauer &
Divine in the sum of fifty eight dollars and
thirty four cents, and requests that judgment
be entered for said amount and for costs,
Thereupon it is on said 1st day of April
considered by me that said Bauer &
Divine recover of said J. S. Hutchison the
sum of fifty eight dollars and thirty
four cents - doth and his costs taxed
as per margin.

De
for
bein
Co
\$ 65⁰⁰
Dec
J. P.
\$ 62³⁰
R. M. Henry
the above

April 10th
L. M. H. H.
sufficient surety, caused an u
S
to be entered herein, which
In pursuance of the Sta
as surety for the above S
against J. S. Hute
interest and costs, and the co
this 10th day of
R. M. Henry
delivered the same to
Execution returned an

FOR

TOWNSHIP.

Dec 6th 1886 Received of J. S. Hutchison
 amount sixty five and ²⁴/₁₀₀ dollars it
 being principal or judgment interest and
 costs in the foregoing action
 \$65²⁴ R. M. Crory J. P.

Dec 13th 1886 Received of R. M. Crory
 J. P. the above judgment and costs.
 \$62³⁰

Bauer & Devine

Received of R. M. Crory J. P. \$1⁰⁰ my cost in full in
 the above case Jan 20, 1887

April 10th, 1886, the Defendant in the above case came and by
 L. M. Hutchison his surety, resident of the County, approved by me as good and
 sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, L. M. Hutchison
 as surety for the above Stay of Execution on the above Judgment of Bauer & Devine
 against J. S. Hutchison, do hereby promise and undertake to pay the amount of said Judgment,
 interest and costs, and the costs that may accrue.

L. M. Hutchison, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
 this 10th day of April A. D. 1886. Stay of Execution expires Nov 26th
 R. M. Crory, J. P. 1886. Am't then due \$ 62³⁰

188 . Issued an Execution for

returnable

, 188 , and

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
 A. D. 188____ the said
 obtained a judgment against the said _____
 on the docket of _____ J. P.,
 for _____ Dollars and
 _____ cents, and costs taxed
 _____ and the said
 intends to appeal
 therefrom to the court of Common Pleas of _____
 County. Now; therefore, I, _____ do hereby
 promise and undertake to the said _____
 in the sum of _____ Dollars,
 that the said appellant, if judgment be adjudged against him on the ap-
 peal, will satisfy such judgment with interest and costs and the costs
 that may accrue; and also that the said appellant will prosecute his ap-
 peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this

_____ day of _____ 188____

J. P.

THE STATE OF OHIO,
Union COUNTY, SS.

IN JUSTICE'S COURT,

FOR

E. L. BARNETT & SONS, Publishers, Springfield, Ohio.

Nathaniel H. Stewart

Before

R. McElroy

JUSTICE OF THE PEACE,

No. - 223

Amount Claimed, \$

Plff's.

Continued from page 95

188

vs.

The Plaintiff filed

bill of particulars which is in

substance as follows:

David M. Pence

Def'ts.

Judgment, \$

JUSTICE'S FEES.

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

Summons

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing

Papers

Record

Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

in his possession, until said case is disposed of by the court.

This case is continued to the first day of May A.D. 1886. at 10. A.M. for publication of notice,

May 1st 1886. 11 o'clock A.M. Parties appeared. Defendant filed affidavit for change of place of trial,

It being made to appear satisfactory to me by the affidavit of the defendant that I am a material witness for the defendant. It is ordered that the place of trial of this action be changed and that the same be tried by and before B.W. Evans a Justice of the Peace in Jerome Township County of Union and State of Ohio.

sufficient surety, caused an

to be entered herein, which

In pursuance of the S

as surety for the above

against

interest and costs, and the

this day of

delivered the same to

Execution returned

FOR

TOWNSHIP.

HE PEACE,

188

which is in

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Peace
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_____, 188____, the Defendant in the above case came and by
_____ his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and
returnable _____, Constable.
delivered the same to _____

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
_____ A. D. 188____ the said
_____ obtained a judgment against the said
_____ on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
_____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now, therefore, I, _____ do hereby
promise and undertake to the said _____
_____ in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
_____ J. P.

IN JUSTICE'S COURT,

FO

B. L. BARRETT & SONS, Publishers, Springfield, Ohio.

John A Phillips

Plff's.

vs.

Hettwood Courtwright

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost.		Def'ts Cost.	
Dol.	Cts.	Dol.	Cts.
Summons			
Affidavit			
Order of			
Undertaking			
Subpoena	Names		
Swearing	Witnesses		
Adjournment			
Filing	Papers		
Record	Words		
Judgment			
Satisfaction			
Bail for Stay			
Execution and Filing			
Trans. and Certificate			

CONSTABLE'S FEES

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

WITNESSES

Before

No. 224.

JUSTICE OF THE PEACE,

Amount Claimed, \$ 200.⁰⁰

188

The Plaintiff filed
substance as follows:

his bill of particulars which is in

The plaintiff says

He was the owner of a certain growing crop of Corn on the lands of the above named defendant in Jerome Township of said County of about twelve acres. That about the 18th or 19th day of June AD 1886 by reason of the carelessness and negligence of the said defendant Eighteen head of his Cattle entered and remained in the field containing this plaintiffs growing crop and destroyed the same to the damage of the said plaintiff in the sum of Two hundred dollars for which he asks judgment against said defendant.

Signed John A Phillips.

June 26th 1886 - issued summons of that date, returnable July 8th 1886. at 10 A.M. and delivered to 13 1/2 when Constable,

sufficient surety, caused an

to be entered herein, which

In pursuance of the

as surety for the above

against

interest and costs, and the

this day of

delivered the same to

Execution returned

FOR

TOWNSHIP.

IE PEACE,

188

which is in

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lands

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county

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1886

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wer

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$

188____. Issued an Execution for _____, 188____, and
returnable _____, Constable.
delivered the same to _____

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____ the said
_____ obtained a judgment against the said _____
on the docket of _____ J. P.,
for _____ Dollars and _____ cents, and costs taxed
_____ and the said _____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
_____ J. P.

IN JUSTICE'S COURT,

FO

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

S M Campbell
& Son

Pl'ff's.

vs.

J A Hill

Def'ts.

Judgment, \$

JUSTICE'S FEES.

		Pl't's Cost.		Def't's Cost.	
		Dol.	Cts.	Dol.	Cts.
Summons		25	25		
Affidavit					
Order of					
Undertaking					
Subpoena	Names				
Swearing	Witnesses				
Adjournment					
Filing	2 Papers	10	2		
Record	2 Words	30			
Judgment		40			
Satisfaction					
Bail for Stay					
Execution and Filing		45			
Trans. and Certificate					

CONSTABLE'S FEES

Sum. Serv., and Mileage	50	
Sub. Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial		
Sum., Jury and Mileage		
Ex. and Per. Cent.		
Copy	25	

WITNESSES

Before

No. 225-

8 p interest from June 10th

The Plaintiff filed

substance as follows:

JUSTICE OF THE PEACE,

Amount Claimed, \$ 4⁶² with

1886

bill of particulars which is in

#462

June 10th 1886.

one day after date I promise to pay to the order of S M Campbell and son the sum of four dollars and sixty two cents, with interest at 8 per cent per interest until paid. Value received

Signed J. A. Hill,

August 16 1886. issued summons of that date returnable Aug 21st 1886 at 10 AM. and delivered to Barnard Baker Constable,

August 21st 1886. 10 AM. Summons returned, answered to wit:

Received this writ on the 16th day of August AD 1886. and served the same on the within named J A Hill by leaving a certified copy of this writ at his place of residence on the 17th day of August 1886 -

Copy to

Service 75-

Nil

30

578-

Signed B Baker, con

August 21st 1886. 10 o'clock AM time set for trial the plaintiff. nor the defendant did not appear at the hour set for hearing nor for one hour thereafter. Trial had

It appearing from plaintiff's bill of particulars, on file, that the defendant J. A. Hill owed the said S M Campbell and son the sum of four dollars and sixty two cents and one dollar and seventy five cents his

It is therefore by me considered on said 21st day of July AD 1886 that S M Campbell and son recover of J. A. Hill four dollars and seventy cents, debt and

One doll
perDef
Judgm
Oct

Received

to the

Exempt

Cust

Nil.

sufficient surety, caused an

to be entered herein, which

In pursuance of the

as surety for the above

against

interest and costs, and the

this day of

delivered the same to

Execution returned

FOR

TOWNSHIP.

One dollar and Seventy five cents, Costs taxed as per Margin,

Sept 2^d 1886. issued Executions for the foregoing Judgment, and delivered to Barnard Baker, Constable.

Oct 2^d 1886. Execution returned endorsed as follows Received this Execution on the 3^d of Sept 1886 - and went to the place of S. A. Hill, could find no property and Exempt from execution.

Costs 40 sen
Fees 30 = 70 cts Signed B B Baker
Constable.

APPEAL UNDERTAKING.

_____, 188____, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved, this _____ day of _____ A. D. 188____ } Stay of Execution expires _____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and returnable _____, Constable.

delivered the same to _____ Execution returned and endorsed as follows:

Whereas, on the _____ day of _____ A. D. 188____ the said _____ obtained a judgment against the said _____ on the docket of _____ J. P., for _____ Dollars and _____ cents, and costs taxed _____ and the said _____ intends to appeal therefrom to the court of Common Pleas of _____ County. Now; therefore, I, _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ 188____. J. P.

THE STATE OF OHIO,
MUNI COUNTY, SS.

IN JUSTICE'S COURT,

FOR

E. L. BARNETT & SONS, Publishers, Springfield, Ohio.

Harder Pickett

Before

R. M. Conry

JUSTICE OF THE PEACE,

No. 226

Amount Claimed, \$ 25.85

Plff's.

with 6% interest from Jan 19th

1884

The Plaintiff filed

bill of particulars which is in

substance as follows:

vs.

James W Wells,

Def'ts.

Judgment, \$

35.85

Delaware County Ohio

Jan 18th 1884

One day after date I promise to
pay to Thomas A. White or order
Thirty five eighty five for value
received.

Signed J. W. Wells,

With endorsement as follows -

Sept 30th 1884 on the within
note Ten dollars \$10.00

Aug 20th 1886, issued summons of
that date returnable August 28th
1886, at 2 P.M. and delivered to B
Baker Constable.

August 28th 1886, 2 P.M. Summons
returned, endorsed as follows -

Received this writ Aug. 21st 1886,
and served the same on the within
named J. W. Wells by copy on the
23rd day of August AD 1886.

Mileage 30

Service 25

Copy 20

75, Signed B Baker Con

August 28th 1886, 2 P.M. James W.
Wells defendant appeared, and waived
process, entered his appearance herein
and confessed that he is indebted to
Harder Pickett in the sum of 25.85 and
Two dollars and eighty six cents interest
72.96 and costs as taxed per margin

Feb 7th 1887 Received of J. W. Wells
Thirty three dollars and fifty three
cents. Judgment entered and
Costs in full.

R. M. Conry J. J.

JUSTICE'S FEES.

Plff's Cost.
Dol. Cts.

Def'ts Cost.
Dol. Cts.

Summons

25

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing 2 Papers

10

Record 300 Words

45

Judgment

40

Satisfaction

Bail for Stay

40

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage

75

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

Sept 7th
William
sufficient surety, caused a

to be entered herein, which
In pursuance of the
as surety for the above
against James
interest and costs, and the

this 7th day
R.

delivered the same to
Execution returned

FOR

TOWNSHIP.

IE PEACE,

1887

which is in

February 23^d 1887 Received of R. McEnry J.P. \$31.12
It being the amount of Judgment entered in full in the above
entitled action,

Thomas. A. Hyatt

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of
28th

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interest

again

Wells

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and

28

Sept 7th, 1886, the Defendant in the above case came and by
William Wollam his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, William Wollam
as surety for the above Stay of Execution on the above Judgment of Hardew Pickett
against James W. Wells do hereby promise and undertake to pay the amount of said Judgment,
interest and costs, and the costs that may accrue.

Wm Wollam, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this 7th day of Sept A. D. 1886. Stay of Execution expires Feb 7th 1887. Am't then due \$ 31.12
R. McEnry, J. P.

188 Issued an Execution for returnable, 188, and

delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the... day of
... A. D. 188... the said
obtained a judgment against the said
on the docket of... J. P.,
for... Dollars and
... cents, and costs taxed
... and the said
intends to appeal
therefrom to the court of Common Pleas of...
County. Now; therefore, I, ... do hereby
promise and undertake to the said...
in the sum of... Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
... day of ... 188...
J. P.

IN JUSTICE'S COURT,

FO

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

David Mulford

Plff's.

Before

B. McEvoy

JUSTICE OF THE PEACE,

No. 227

Amount Claimed, \$190⁰⁰

188

The Plaintiff filed

his

bill of particulars which is in

substance as follows:

John H. Preston

Def'ts.

Judgment, \$

JUSTICE'S FEES.

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

Summons

25

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

2

Witnesses

05

005

Adjournment

Filing

2

Papers

10

Bond

05

Record 435 Words

65

Judgment

40

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

Bond

40

CONSTABLE'S FEES

Sum. Serv., and Mileage

75

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

Received 75 cts
of B. McEvoy of
my costs in full
in this case
Jan 20th 1887.John H. Preston to David Mulford
Do, To 40 loads of manure, taken
from the farm, but at Sheriff Sale
by David Mulford, belonging to
said Preston and others in April
1886, in Union County Ohio, \$20⁰⁰II To fixtures taken from cider
press and mill, on said farm
by defendant since April 1886 \$20⁰⁰III To rent of 1/5 of said farm during
the years 1884 & 1885 100,00IV To use of fields in wheat till
July 20th 1886, on said place
from date of confirmation of
Sale in April, till the time the
wheat was taken off. \$50,00

By which plaintiff lost \$190,00

use of said fields for the season
for which sum of \$190⁰⁰ the plaintiff
asks judgment of the defendant,
Sept 9th 1886, signed D. MulfordSeptember 9th 1886, issued Summons
of that date returnable September
18th 1886, at one o'clock P.M., and
delivered to David Mulford plaintiff
September 18th 1886, 2 o'clock P.M.Parties present: The plaintiff David
Mulford being a non-resident of the
township was required to give bail for
costs, which he done by depositing \$5⁰⁰
with the court; Trial had,David Mulford was sworn and
examined for the plaintiff, and
John H. Preston for the defense,
Decision is reserved until Tuesday
Sept 21st 1886.Plaintiff withdrew his bill
in bill of particulars To-wit:To rent
Sept.
by meMulford
40 loads
defendant
received
\$20⁰⁰.Sept.
"Received
Served in
a cert
within
25th CWhen
the said
John H.
and Co
intends
Union CNow
J. W. R.
of the st
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against
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appeal to
Executed and
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sufficient surety, caused an

to be entered herein, which

In pursuance of the S

as surety for the above

against

interest and costs, and the

this day of

delivered the same to

Execution returned

FOR

Jerome

TOWNSHIP.

IE PEACE,

188

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Mulford

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To rent of 75 of said farms during the years 1884 & 1885 \$100.00
 Sept. 2nd 1886 - 8 o'clock P.M. It is considered
 by me that John H Preston is indebted to David
 Mulford for the sum of twenty dollars for
 40 loads taken from said farms by the said
 defendant, and that the said David Mulford
 recover of the said John H Preston the sum of
 \$20.00 and his costs, charged as per margin -

Sept. 18th 1886, Summons returned. Returned -
 "Received this writ on the 9th day of Sept. 1886, and
 served the same on the 9th day of Sept. 1886, by leaving
 a certified copy of this writ at the residence of the
 within named John H Preston Service 25 - mileage
 25 - Copy 25 in all 75 cents Signed B B Baker C. C.
 R M Emory, J. P.

Whereas on the 21st day of September A.D. 1886,
 the said David Mulford obtained a judgment against the said
 John H Preston on the docket of R M Emory, J. P. for twenty dollars
 and costs, taxed at \$2.15 and the said David Mulford
 intends to appeal therefrom to the Court of Common Pleas of
 Union County Ohio.

Now I David Mulford of Union County Ohio and
 J W Robinson of the same County, do hereby in pursuance
 of the statutes in such case made and provided, promise
 and undertake in the sum and to the amount of fifty
 dollars, that the said appellant if judgment be adjudged
 against him on the appeal, will satisfy such judgment
 and costs, and also that said appellant will prosecute his
 appeal to effect, without delay. Signed J. W. Robinson }
 D. Mulford }

Executed and acknowledged before me, and approved this 27th day of Sept. 1886

Taken to page 134, 188, the Defendant in the above case came and by

his surety, resident of the County, approved by me as good and

sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,

this day of A. D. 188 } Stay of Execution expires
 J. P. } 188 Am't then due \$

188 Issued an Execution for returnable, 188, and

delivered the same to Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
 A. D. 188 the said
 obtained a judgment against the said
 on the docket of J. P.,
 for Dollars and
 cents, and costs taxed
 and the said
 intends to appeal
 therefrom to the court of Common Pleas of
 County. Now; therefore, I,
 do hereby
 promise and undertake to the said
 in the sum of Dollars,
 that the said appellant, if judgment be adjudged against him on the ap-
 peal, will satisfy such judgment with interest and costs and the costs
 that may accrue; and also that the said appellant will prosecute his ap-
 peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
 day of 188
 J. P.

IN JUSTICE'S COURT,

FOR

B. L. BARRETT & SONS, Publishers, Springfield, Ohio.

James Cochran
Supervisor
Road District
No. 10

Pl'ff's.

Before

No. 378

R. M. Enry

JUSTICE OF THE PEACE,

Amount Claimed, \$ 4⁰⁰

188

vs.

David Douglass

Def'ts.

The Plaintiff filed

his

bill of particulars which is in

substance as follows:

Judgment, \$

JUSTICE'S FEES.

Pl'ff's Cost.		Def'ts Cost.	
Dol.	Cts.	Dol.	Cts.
Summons	25		
Affidavit			
Order of			
Undertaking			
Subpoena			
Swearing			
Names			
Witnesses			

Adjournment	
Filing 2 Papers	10

Record 275 Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage	70
Sub. Serv., and Mileage	
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum., Jury and Mileage	
Copies	
Ex. and Per. Cent.	

WITNESSES

Plaintiff says that David Douglass, defendant to road district No. 10, Jerome Township Union County Ohio in the sum of 3⁰⁰ for non-attendance to work on the public highway when legally notified to do so for the year 1886 and also liable in a penalty of one dollar, for refusing or neglecting to attend as required by said plaintiff. Plaintiff asks a judgment of 4⁰⁰ and costs of prosecution of said defendant. Sept 13th 1886 - Signed J. M. Cochran. September 13th 1886, issued summons of that date, returnable Sept 18th 1886 at 9 o'clock A.M., and delivered to B. Baker Constable.

Sept 18th 1886 summons returned, endorsed as follows, Sept 13th 1886 received this writ, and served the same on its writen named David Douglass by leaving a certified copy of this writ at his place of residence.

Fees - Mileage 35⁰⁰Serv 35⁰⁰Cop 5⁰⁰75⁰⁰

Signed B. Baker Con. Sept 15th 1886. Received of David Douglass by his boy a check on plain city bank for 4⁰⁰ the amount claimed, and for which I received, R. M. Enry.

Sept 18th 1886 9 o'clock A.M.

Plaintiff appeared, the defendant did not appear. James Cochran sworn and examined, for the plaintiff. It is therefore considered by me that

sufficient surety, caused an

to be entered herein, which

In pursuance of the S

as surety for the above

against

interest and costs, and the

this day of

delivered the same to

Execution returned

FOR

TOWNSHIP.

James Cochran recover off the defendant
Daniel Daughless, his costs, as per margin
R. M. Ervey J.P.

Received of R. M. Ervey J.P. \$4.00 judgment in this
case -

E PEACE,

188

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APPEAL UNDERTAKING.

_____, 188____, the Defendant in the above case came and by
_____ his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____. } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$ _____
188____. Issued an Execution for _____, 188____, and
returnable _____, Constable.

delivered the same to _____
Execution returned and endorsed as follows:

Whereas, on the _____ day of _____
A. D. 188____ the said
obtained a judgment against the said _____
on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
_____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
_____ J. P.

IN JUSTICE'S COURT,

FOR

James Cochran
Supervisor
of Road District
No. 1
Plff's.
vs.
James Davis
Def'ts.

Before R. M. Brown
No. 229.

JUSTICE OF THE PEACE,
Amount Claimed, \$ 4⁰⁰

188

The Plaintiff filed
substance as follows:

his bill of particulars which is in
Plaintiff asks a
Judgment of the defendant in
the sum of \$3.00 for non-attendance
on the public highway, to perform
the two days labor required of
him by law, for the year 1886,
after-being duly notified so. to do
and also asks judgment of
one dollar, for future, according
to R.S. Sect 4721, for refusing or
neglecting to attend as required by
said supervisor,
Sept 13th 1886

Signed J. M. Cochran,
Supervisor

September 13th 1886, issued summons
of that date, returnable Sept 18th 1886
at 10 o'clock A.M. and delivered to
B. Baker Constable.

Sept 18th 1886 Summons returned
Enforced as follows.

Sept 13th 1886 Received this writ
and served the same on the within
named James Davis, by leaving a
Certified copy of this writ at his place
of residence on the 14th day of Sept 1886
Fees, Mileage 25-
Served 25-
Copy 20-
Signed B. Baker Constable

Sept 18th 1886, - 10 o'clock A.M. Time
set for trial, the plaintiff appeared.
The defendant did not appear, at 10 o'clock
nor for one hour thereafter. Trial had
James M. Cochran was sworn
and examined, for the prosecution,
It is therefore considered by me on this
18th day of Sept. that James Davis is
indebted Road District No. 1
Township in the sum of \$3.00 for

Judgment, \$

JUSTICE'S FEES.

Pliff's Cost.
Dol. Cts.

Def'ts Cost.
Dol. Cts.

Summons

25

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

05

Adjournment

Filing 2

Papers

10

Record 400 Words

60

Judgment

40

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage

75

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

failing
by law
dollar
Cochran
Costs
Sept 18th
to 10 o'clock
follows
to the
proper
Execution
Costs

sufficient surety, caused and
to be entered herein, which
In pursuance of the S
as surety for the above
against
interest and costs, and the
this _____ day of
delivered the same to
Execution returned

FOR TOWNSHIP.

failing to perform the two days labor required of him by law, and that he forfeit and pay the sum of one dollar for refusing to work. It is ordered that James Jackson Regan of James Davis 1/4 and his costs taxed in the margin.

Sept 23^d 1886 - issued execution and delivered to B Baker Care - R M Cressy J. P.

Oct 3^d 1886 Execution returned endorsed as follows. Received this writ Sept 23^d 1886. I went to the residence of the defendant James Davis, no property could be found on which to levy. Return Execution for want of property.

Costs writ 40 - Mill 40 - 80 -

Signed B Baker
Constable,

_____, 188____, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,

this _____ day of _____ A. D. 188____. } Stay of Execution expires _____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and returnable _____

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____ the said _____ obtained a judgment against the said _____ on the docket of _____ J. P., for _____ Dollars and _____ cents, and costs taxed _____ and the said _____ intends to appeal therefrom to the court of Common Pleas of _____ County. Now; therefore, I, _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ 188____. J. P.

IN JUSTICE'S COURT,

FOR

James Cochran
Supervisor of Road
District No

Pl'ff's.

Before R. McHenry
No. 230

JUSTICE OF THE PEACE,

Amount Claimed, \$ 4⁰⁰

188

vs.
Peter Beaver

Def'ts.

Judgment, \$ 4⁰⁰

The Plaintiff filed

his

bill of particulars which is in

substance as follows:

Plaintiff Claims a judgment of the defendant in the sum of \$3⁰⁰ for non-attendance on the public highway to perform the two days labor required of him by law, for the year 1886, after being duly notified so to do.

And also one dollar penalty, according to statute No 7741, for refusing or neglecting to attend on the highway when so required by said Supervisor. Plaintiff asks judgment of 4⁰⁰ and costs of prosecution.

Sept 13th 1886, Signed J. M. Cochran
Supervisor

Sept 13th 1886. issued summons of that date returnable Sept 18th 1886 at 10 o'clock A.M., and delivered to B. Baker, Constable,

Sept 18th 1886 summons returned endorsed as follows, Received this writ Sept 13th 1886 and served the same on the within named Peter Beaver by leaving a certified copy at his place of residence, on the 14th day of Sept 1886

fee, mileage 25-

Service 25-

Copy

20, Signed B. Baker Con
80

Sept 18th 1886, 11 o'clock A.M. - James M. Cochran plaintiff appeared. The defendant Peter Beaver, did not appear at the hour set for trial nor for one hour thereafter, Trial had James M. Cochran sworn and examined for the plaintiff. This thereupon on said day considered by me that Peter Beaver is

JUSTICE'S FEES.

Pl'ff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts.

Summons

25-

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

45

Adjournment

Filing

Papers

10

Record 4⁰⁰ Words

60

Judgment

40

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage

75

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

sufficient surety, caused an

to be entered herein, which

In pursuance of the St

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Execution returned a

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indebted to Road District also for the
 township in the sum of \$3.00 for failing to
 perform his two days labor on the highway
 and that he forfeit and pay the sum of one dollar
 for refusing to comply with the orders of said
 supervisor. And that the said James M.
 Cochran supervisor, plaintiff recover of the
 said Peter Beaver the sum of four dollars
 and his costs taxed as per margin.
 R. M. Emery J. P.

Sept 23^d 1886 - issued execution, and delivered to B.
 Baker Constable,

Oct 22^d 1886 - Execution returned endorsed - Received
 This writ Sept 23^d 1886. Spent to the place of Peter Beaver
 on the 24 - Could find no property not exempt from
 execution.
 Fees, \$40
 Mil $\frac{30}{750}$
 Signed B. Baker Con
 R. M. Emery J. P.

_____, 188____, the Defendant in the above case came and by
 _____ his surety, resident of the County, approved by me as good and
 sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
 this _____ day of _____ A. D. 188____ } Stay of Execution expires _____
 _____, J. P. } 188____. Am't then due \$ _____

Sept 23^d 1886. Issued an Execution for _____, 188____, and
 returnable _____, Constable.

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____ the said
 _____ obtained a judgment against the said _____
 on the docket of _____ J. P.,
 for _____ Dollars and
 _____ cents, and costs taxed
 _____ and the said
 _____ intends to appeal
 therefrom to the court of Common Pleas of _____
 County. Now, therefore, I, _____ do hereby
 promise and undertake to the said _____
 _____ in the sum of _____ Dollars,
 that the said appellant, if judgment be adjudged against him on the ap-
 peal, will satisfy such judgment with interest and costs and the costs
 that may accrue; and also that the said appellant will prosecute his ap-
 peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
 _____ day of _____ 188____
 _____ J. P.

IN JUSTICE'S COURT,

FOR

Herick B. Seely

Before

JUSTICE OF THE PEACE,

No. 231.

Amount Claimed, \$ 300. with

Pl'ff's.

vs.

*James Lynn
Henry Hutson*

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Pl'ff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts.

Summons

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing

Papers

Record 535 Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

interest at 8% per annum from Oct 1st 1885
The Plaintiff filed his bill of particulars which is in substance as follows: to wit. Know all Men by these presents, that we James Lynn, as principal, and Henry Hutson as Security are held and firmly bound unto Herick B. Seely in the sum of three hundred dollars for the payment of which we do hereby bind ourselves, sealed and dated this 11th day of April A.D. 1885.

The condition of the above obligation is such, that, if the said James Lynn shall pay a certain promissory note for the amount of \$481.⁴⁵ dated October 1st 1883, and due on the first day of October 1885, with interest at 6%, given by Wm. Wells, to Brobeck & Fox and by the said Brobeck and Fox, transferred to John Courtwright. Which note on the first day of October 1885 will amount to \$539.²². And which said note, the said James Lynn has by his certain contract with the said Welcome Wells, assumed payment of, as part consideration for the payment to the said Wells, of premises and store purchased by the said Lynn of the said Wm. Wells and Mary Jane Wells.

Now if the said James Lynn, shall pay, or cause to be paid to the said John Courtwright or order, the above named amount of Three hundred dollars (with interest at 8% per annum from October first 1885,) on the first day of April A.D. 1886, as agreed upon, between the said Herick B. Seely and the said James Lynn; to indemnify the said H.B. Seely, who is security on said note of \$481.⁴⁵ now held by the said John Courtwright. Then these presents to be void, otherwise to be and remain in full force and virtue in law. In witness whereof we have hereunto set our hands and seals, the day and year above written Signed James Lynn [Signature] Henry Hutson [Signature]

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FOR

TOWNSHIP.

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The plaintiff asks a judgment for so much of the foregoing bond as may come within the jurisdiction of the ^{said} Justice October 5th 1886, is sued summons of that date returnable Oct 9th 1886, at 2 o'clock P.M. and delivered to B Baker Constable Oct 9th 1886, Summons returned, enclosed - as follows. Received this writ Oct 6th 1886, and served James Lyman on the 6th day of Oct 1886, by leaving a certified copy at his house, I served Henry Hutson on the 7th by leaving a certified copy with him.

My fees on Henry Hutson Service 25 - Mileage 25, Exp 25 in all 75 cents. James Lyman Service 25 - Mileage 25, Exp 25 - 75 = Total \$1.50 Signed B Baker Constable.

Oct 9th 1886 3 o'clock P.M. parties present - Henry Hutson, appeared and refused to go into trial for the reason that he had not had legal notice.

It is thereupon considered by me, that the cause be dismissed without prejudice to another action - by reason that the defendant Henry Hutson had not legal service -

And that the constable pay the costs of the case taxed as per margin.

J. M. Cray J.P.

_____, 188____, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,

this _____ day of _____ A. D. 188____ } Stay of Execution expires _____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____

returnable _____, 188____, and

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____ the said _____ obtained a judgment against the said _____ on the docket of _____ J. P., for _____ Dollars and _____ cents, and costs taxed _____ and the said _____ intends to appeal therefrom to the court of Common Pleas of _____ County. Now; therefore, I, _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ 188____. J. P.

IN JUSTICE'S COURT,

FOR

John T Moore
Pl'ff's.
vs.
E O Huff
Def'ts.
Judgment, \$

Before *R M Croy* JUSTICE OF THE PEACE,
No. 232, Amount Claimed, \$ 58.⁴⁴ less a

credit of 5⁰⁰ with interest at 8% since June 11th 1886
The Plaintiff filed his bill of particulars which is in
substance as follows: 58⁴⁴, Marysville, June 11 1886
one day after date I promised to pay to the order
of John T Moore Fifty eight ⁴⁴/₁₀₀ dollars
at Marysville, Value received with interest
at 8% per annum

JUSTICE'S FEES.		Pliff's Cost. Dol. Cts.	Def'ts Cost. Dol. Cts.
Summons 2		50	
Affidavit			
Order of			
Undertaking			
Subpoena 3	Names		
Swearing	Witnesses		
Adjournment			
Filing 2	Papers	10	
Record 600	Words	90	
Judgment		40	
Satisfaction		20	
Bail for Stay			
Execution and Filing		45	
Trans. and Certificate			
		2 55	

CONSTABLE'S FEES		
Sum. Serv., and Mileage		80 = 1 60
Sub. Serv., and Mileage		
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial		
Sum., Jury and Mileage		
Copies		
Ex. and Per. Cent.		75
Total		4 65

WITNESSES

Signed *E O Huff*
Oct 5th 1886, issued summons return-
able Oct 9th 1886, at 7 o'clock A.M.
and delivered to Barnard Baker con-
stable
Oct 9th 1886, 10 o'clock A.M.
summons returned endorsed as
follows Received this writ on the
6th day of Oct 1886, and served the
same on the within named *E O Huff*
on the 7th day of Oct 1886, by a
certified copy of this writ,
fee Service 25-til 30 up 25-80 cts
Signed *B B Baker* Constable
Oct 9th 1886, 10 am, the parties did
not appear at the hour set for trial nor
for one hour thereafter.
It appearing from the return of the
summons that the said defendant
has not been legally served,
this is therefore considered by me
that the case be dismissed
without prejudice to a new
action at the costs of the
Constable, Taxed as per return
R M Croy J.P.
Oct 12th 1886, issued summons of that
date returnable Oct 16th 1886 at 9 o'clock
A.M. and delivered to *B B Baker* con-
stable
Oct 16th 1886, summons returned endorsed
Received this writ Oct 12th 1886, and
served the same on the within named
E O Huff by leaving a certified copy
of this writ with him, on the 13th
day of October A.D. 1886.

Oct 16th 1886
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sufficient surety, caused an u
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to be entered herein, which
In pursuance of the Sta
as surety for the above S
against
interest and costs, and the co
this _____ day of _____
delivered the same to _____
Execution returned an

FOR

TOWNSHIP.

THE PEACE,

1886

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Oct 16th 1886. - 9 o'clock A.M. the hour set for trial. The parties to this action, neither one appearing at the hour named nor for one hour thereafter, ^{trial} Plaintiff having filed his bill of particulars, being a promissory note, of the indebtedness of the said defendant, as evidence in behalf of the plaintiff. And the defendant not denying said claim by bill of particulars of set off, or in any way appearing against said claim. It was therefore, on said 16th day of October considered by me that the defendant E O Huff is indebted to John T Moore plaintiff in the sum of fifty four dollars and seventy cents, debt, and ~~two~~ dollars and thirty cents costs. It is therefore ordered that John T Moore recover of E O Huff, the sum of fifty four dollars and seventy cents, and his costs, October 16th 1886. Issued Execution for John T Moore, Returnable Nov 17- 1886, and delivered the same to John Riley Constable.

November 10th 1886. Executions returned, endorsed as follows. - Levied on the following property, one Portable saw mill and one Log-wagon, also Received notice from John T Moore plaintiff in this action which is herewith attached to execution, as follows to-wit.

Marionville Nov 6 1886. Mr John Riley, please hold your proceedings in the E. O. Huff note, until he finishes the H. Cullum Bridge, and when he finishes fills that bill, that will settle ~~that bill~~ our matter and I will settle with Mr McGraw. Signed John T Moore

Returned by order of Plaintiff
Service 40 miles 35 = 75 Signed John Riley Constable,

_____, 188____, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved, this _____ day of _____ A. D. 188____ } Stay of Execution expires _____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and returnable _____, Constable.

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____ the said _____ obtained a judgment against the said _____ on the docket of _____ J. P., for _____ Dollars and _____ cents, and costs taxed _____ and the said _____ intends to appeal therefrom to the court of Common Pleas of _____ County. Now; therefore, I, _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ 188____ J. P.

IN JUSTICE'S COURT,

FOR

Before *J. C. McCarty* JUSTICE OF THE PEACE,
No. 233. Amount Claimed, \$ 210.32Contained in to promissory notes dated Jan. 13th 1885The Plaintiff filed his bill of particulars which is in
substance as follows: *James Ohio*January 13th 1885.One year after date I promise to
pay James Stewart or bearer the
sum of one hundred and thirty two
dollars, for value received, with eight
per cent interest from date.

Signed Henry Hutson.

And also the following - to-wit -
\$100⁰⁰ *James Ohio*.January 13th 1885 -One day after date I promise
to pay James M. Stewart or bearer
the sum of one hundred dollars
for value received with eight per cent
interest from date.

Signed Henry Hutson.

Endorsed as follows, \$50.

Received on the within note fifty dollars
March 24th 1885December 16th 1886, issuedSummons of that date, returnable
December 20th 1886 at twelve
P.M. and delivered the same to
Henry Hutson personally.December 20th 1886, 6 o'clockP.M. The plaintiff did not appear
at the time set for trial nor for
one hour thereafter.The defendant with his counsel
A. W. Graham, appeared, and
made application ^{by affidavit} for change
of place of trial.December 20th 1886, I being
made to appear satisfactory to me
by the affidavit of the defendant
that I am a material witness
for said defendant. It is ordered
that the place of trial of this action
be changed and that the same be

James M. Stewart

Plff's.

vs.

Henry Hutson

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Summons

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing

Papers

Record 300 Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

25

25

10

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45

40

40

145

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

be tried
the peace
And
herein
Costs \$1
judgment
by me
recovered
as costsDecember
James
sufficient surety, caused an
S
to be entered herein, which
In pursuance of the Statute
as surety for the above
against
interest and costs, and the costs
this _____ day of _____
delivered the same to _____
Execution returned a _____

FOR

TOWNSHIP.

THE PEACE,

1885

which is in

be tried by and before B. V. Evans, a Justice of the Peace of Jerome Township, in Union County, Ohio.

And the said Henry Hutson, entered his appearance herein and confessed that he owed the following amount of costs \$1.55 one dollar and fifty five cents, and that judgment be entered ^{on} said confession.

Thereupon it is on said 20th day December considered by me that the said ~~Henry Hutson~~ James Stewart recover of the said Henry Hutson the said sum of \$1.55 as costs for removal of case to another justice for trial.

December 9th, 1886, the Defendant in the above case came and by James Sweeney his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

, Surety.

Taken by and signed, and acknowledged before me, and surety approved,

this day of A. D. 188 } Stay of Execution expires
J. P. } 188 . Am't then due \$

188 . Issued an Execution for

returnable

, 188 , and

delivered the same to , Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of A. D. 188 the said obtained a judgment against the said

on the docket of J. P., for Dollars and cents, and costs taxed and the said intends to appeal

therefrom to the court of Common Pleas of County. Now; therefore, I, do hereby promise and undertake to the said in the sum of Dollars,

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

Executed and acknowledged before me, and surety approved this

day of 188

J. P.

IN JUSTICE'S COURT,

FOI

L. D. Henry

Plff's.

vs.
Bell Arthur and
William Arthur.

Def'ts.

Judgment, \$

JUSTICE'S FEES.

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

Summons 2

50

Affidavit

Order of

Undertaking

Subpoena / Names

25

Swearing Witnesses

Adjournment

Filing Papers

05

Record 3 2/4 Words

48

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

Before

R. M. Ervey

JUSTICE OF THE PEACE,

No. 234

Amount Claimed, \$ 25⁰⁰ and

interest since June

1887

The Plaintiff filed his

bill of particulars which is in

substance as follows:

L. D. Henry plaintiff says that on or about the 10th day of April 1887 he bought a certain horse of Bell Bowersmith whose name is now by marriage Bell Arthur one of the defendants, for which he agreed to pay the said Bell Bowersmith Arthur the sum of \$110⁰⁰. The said plaintiff alleges that he gave in payment to the said Bell Bowersmith Arthur a certain promissory note, which he held on Dr. John E. Herriott for the sum of \$145 which note the said Bell Bowersmith Arthur agreed to take, and collect, and to return \$35⁰⁰ the difference, between the price of said horse, and the amount of said note. The said Bell Bowersmith Arthur did take said note and did collect the same and on or about the last of June 1887 paid the plaintiff \$10⁰⁰ leaving a balance of said note of \$25⁰⁰ which she now refuses to pay.

Plaintiff therefore asks judgment for \$25⁰⁰ and interest from June 1st 1887 with costs of suit.

Signed L. D. Henry

The plaintiff being a nonresident of this County I required him to give security for costs, this he done by depositing \$10⁰⁰ deemed by me to be sufficient to discharge the costs that may accrue in this action.

November 11th 1887 issued Summons of that date, for the appearance of Bell Arthur, and William Arthur on the 19th day of November A.D. 1887 at 10 o'clock A.M.

Same date issued Subpoenas for Charles Baker as witness for plaintiff to appear at 10 o'clock A.M. Nov 19- 1887- and delivered summons and Subpoena to B. Baker constable.

sufficient surety, caused an

to be entered herein, which

In pursuance of the St

as surety for the above

against

interest and costs, and the

this day of

delivered the same to

Execution returned

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TOWNSHIP.

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Charles

appears

Spencer

Nov 17th 1887 Bell Arthur Defendant came this day
and filed claim and costs, - less a counter claim of \$12⁵⁰
for whip - and disavow on 110 dollars for 3 months, 71 cts

Received of Bell Arthur J. P. \$25⁰⁰ Amount in full
as per claim, this 19th day of Nov 1887 -

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$

188____. Issued an Execution for

returnable

_____, 188____, and

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
A. D. 188____ the said
_____ obtained a judgment against the said
_____ J. P.,
on the docket of _____ Dollars and
for _____ cents, and costs taxed
_____ and the said
_____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said
_____ in the sum of _____
Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this

_____ day of _____ 188____

J. P.

IN JUSTICE'S COURT,

FOR

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

James Lynn

Pl'ff's.

J. M. Wells

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Pl'ff's Cost.

Def'ts Cost.

Dol. Cts.

Dol. Cts.

Summons

Affidavit

Order of

Undertaking

Subpoena Names

Swearing Witnesses

Adjournment

Filing Papers

Record Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

Before

R. M. Clevy

JUSTICE OF THE PEACE,

No.

236

Amount Claimed, \$ 5.00

with 6% from 31st day of Oct.

1886

The Plaintiff filed his bill of particulars which is in substance as follows: 5th Oct 30th 1887

one day after date I promise to pay James Lynn, in order the Sum of five dollars for value received.

Signed J. M. Wells,

Issued Summons Feb 24 1887
Returnable Jan 29th 1887 at 2 o'clock
P.M., and served personally.Case settled by defendant paying
Amount, and Jan 29-1887

sufficient surety, caused an

to be entered herein, which

In pursuance of the St

as surety for the above

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this day of

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Execution returned a

FOR

TOWNSHIP.

E PEACE,

1886

which is in

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_____, 188____, the Defendant in the above case came and by
_____ his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$
188____. Issued an Execution for _____, 188____, and

returnable _____, Constable.
delivered the same to _____

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
_____ A. D. 188____ the said
_____ obtained a judgment against the said
_____ on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
_____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
_____ J. P.

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

William Fox

Plff's.

vs.

Orrin Holmes

Def'ts.

Judgment, \$ 5-45

Before

No.

237

JUSTICE OF THE PEACE,

Amount Claimed, \$ 5-35

1886

The Plaintiff filed

substance as follows:

bill of particulars which is in

Oct 30th 1886-

one day after date I promise to pay James Lynn, the sum of five dollars and thirty five cents for value received at 8th

Signed Orrin Holmes

and endorsed James Lynn Feb 1st 1887 issued summons of that date returnable Saturday Feb 5th 1887 at 10 o'clock A.M. and delivered to defendant personally. February 5th 1887. 10 o'clock A.M. defendant did not appear at time set for trial for one hour thereafter, Plaintiff filing this note of indebtedness, and there being no effects, or other defense offered. It is considered on this 5th day of February, by me that the Plaintiff William Fox recover off Orrin Holmes the sum of five dollars and thirty five cents, and 10 cents interest and his costs taxed as per margin

JUSTICE'S FEES.

Plff's Cost. Def'ts Cost.

Dol. Cts. Dol. Cts.

Summons
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses

25

Adjournment
Filing 1 Papers

05

Record 300 Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing
Trans. and Certificate

45

40

CONSTABLE'S FEES

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

Copies

February 15th 1887. Received of Orrin Holmes \$6.25 being the amount of judgment interest and costs, in full

R M Berry

18th Feb 1887 Received of R M Berry \$5.42 being the amount of the judgment in full,

WITNESSES

sufficient surety, caused an

to be entered herein, which

In pursuance of the S

as surety for the above

against

interest and costs, and the

this day of

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Execution returned

FOR

TOWNSHIP.

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_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$

188____. Issued an Execution for _____, 188____, and
returnable _____, Constable.
delivered the same to _____

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
A. D. 188____ the said
obtained a judgment against the said _____
on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
J. P.

IN JUSTICE'S COURT,

FOI

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Tomas Onions

Plff's.

vs.

Joseph Brabeck
Henry Brabeck
& Brabeck Def'ts.

Judgment, \$117.46.

JUSTICE'S FEES.

	Plff's Cost.		Def'ts Cost.	
	Dol.	Cts.	Dol.	Cts.
Summons		25		
Affidavit				
Order of				
Undertaking				
Subpoena				
Swearing				
Names				
Witnesses				
Adjournment				
Filing				
Papers		08		
Record				
Words				
Judgment		40		
Satisfaction				
Bail for Stay		40		
Execution and Filing				
Trans. and Certificate				
		88		

CONSTABLE'S FEES

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

WITNESSES

Before

W. H. Stone

JUSTICE OF THE PEACE,

No. 258

Amount Claimed, \$118 with

interest at 10% ^{annum} from April 2nd 1886

The Plaintiff filed

his

bill of particulars which is in

substance as follows:

April 2nd 1886

one year after date we promise
to pay to Thomas Onions
one hundred and fifteen Dollars
for value received of him
at ten per cent interest

Signed Joseph Brabeck
Henry Brabeck
A Brabeck

March 16 1889

The Defendants in the
above case Joseph Brabeck, H. Brabeck
& A. Brabeck come and
confessed Judgment in the above
note and says that they are
in debt to Thomas Onions the
sum of one hundred & fifteen Dollars
& forty six cts and cost that may
accrue on the above Judgment

Jan 1 1890

It is therefore considered by me that
the said Tomas Onions recover of the stay
bail L. E. Throatt the sum of one hundred
& twenty five Dollars & 1/20 Dollars

April 22 1890

Received of W. H. Stone J. P.
the above Judgment & cost
\$127.50

Thomas Onions
Per A. W. Franklin

March
S E S
sufficient surety, caused an

S

to be entered herein, which

In pursuance of the S

as surety for the above

against J. Brabeck A

interest and costs, and the

this 16 day of

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delivered the same to

Execution returned

FOR

TOWNSHIP.

E PEACE,

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J.P

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March 16, 1887, the Defendant in the above case came and by
J. E. Herriott his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, J. E. Herriott
as surety for the above Stay of Execution on the above Judgment of Thomas Orrison
against J. Brod A. Brock do hereby promise and undertake to pay the amount of said Judgment,
interest and costs, and the costs that may accrue.

Taken by and signed, and acknowledged before me, and surety approved,
this 16 day of March A. D. 1887. Stay of Execution expires Nov 16 87
J. E. Herriott J. P. } 1887. Am't then due \$

1887. Issued at execution for
returnable , 1887, and

delivered the same to , Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the day of
..... A. D. 188..... the said
..... obtained a judgment against the said
..... on the docket of J. P.,
for Dollars and
..... cents, and costs taxed
..... and the said
..... intends to appeal
therefrom to the court of Common Pleas of
County. Now; therefore, I, do hereby
promise and undertake to the said
..... in the sum of Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
..... day of 188.....
..... J. P.

IN JUSTICE'S COURT,

FOR

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Enos Devault

Before

W. H. Stone

JUSTICE OF THE PEACE,

No. 2

Amount Claimed, \$ 55.00

1889

Plff's.

vs.

Mikel Loice

Def'ts.

Judgment, \$

The Plaintiff filed
substance as follows:his bill of particulars which is in
the Plaintiff claims that
the Defendant is indebted to him as
follows on hay fifteen Dollars and
for keeping two horses sixteen Dollars
total thirty five dollars

March 23 1889

Enos Devault { the Plaintiff filed his
M. S. Affidavit in attachment
Mikel Loice } as follows

Before W. H. Stone J. P. &
The said Plaintiff makes oath that
the claim in this action is Balane on
hay and for keeping two horses for the
Defendant he also makes oath that the
Defendant is an resident of Union County
and he has his horse in his possession
and he want an attachment on the horse
Signed by Enos Devault sworn to and
and subscribed by said Enos Devault
before me this 23 day of March 1889
W. H. Stone

March 23 1889 Issued Summons and attachment
for horse belonging to Mikel Loice
Returnable March 30 d. S. 1889. 1 o'clock P. M.
March 30 1889 Summons Return that Mike
Loice not found in the County & A. Hill &
Recieve this Attachment March 23 1889 and
served the same day on one horse horse
in the possession of Mrs. Rabal & King
Devault signed J. H. Hill Constable
March 30 1889 Plaintiff came and Paid
Costs Bond with drew suit

W. H. Stone J. P.

March 30 1889 received of W. H. Stone
my cost in full in the above suit.

JUSTICE'S FEES.

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

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

40

40

20

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CONSTABLE'S FEES

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

80

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WITNESSES

sufficient surety, caused an

to be entered herein, which

In pursuance of the St

as surety for the above

against

interest and costs, and the c

this day of

delivered the same to

Execution returned a

FOR

TOWNSHIP.

PEACE,

1889

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Said

J. P.
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_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires _____
_____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and
returnable _____, Constable.
delivered the same to _____

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
A. D. 188____ the said
obtained a judgment against the said _____
on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
_____ J. P.

The State of Ohio Franklin Co. S.D.
To any Constable of said County
greeting

Whereas it appears to me
that one of the Justices
of the Peace in and for said County
that the following goods and chattels
to wit: Two Sets Double Hammer
have been within thirty days last-
past by some person or persons
feloniously taken stolen and carried
away from the premises of Dennis
Leford of the County of Franklin
and State of Ohio and that the said
Leford doth in oath
declare that he verily believes
that the said goods and chattels
are concealed by and in the County
of ~~Delaware~~ Monroe of the Wilber
Township and in or about the
residence of Frank Johnson
of the Township of Mill Creek
in the foresaid County and State of
Ohio. There are therefore to command
you in the name of the State of Ohio
with the necessary aid of proper assistance
to enter in the day time into the house
or other place in the above described
premises or any other place
in the said County and State
and there diligently search for the
said goods and chattels, and if the

Same or any part thereof be found
upon such search that finding
the goods so found and also the
body of Wilber Johnson forthwith
before me or some other Justice of
the Peace for said County to be
arrested of and dealt with
according to law

Given under my hand and
Seal this 5th day of December
AD 1889.

Justice of the Peace

Received this Warrant Dec 5. 1889
Sergeant harness the 6 of Dec 89
Wilber Johnson could not be
found in the County

J A Hill const^{aply}

2410

56,356
2
54,356

IN JUSTICE'S COURT,

FOR

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Peerless Reaper
Co

Pl'ff's.

R. J. Gates
vs.
Aaron Clower and
Bruce Robinson

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Pl'ff's Cost. Def'ts Cost.

Dol. Cts. Dol. Cts.

Summons 3-
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses

75

Adjournment
Filing 5 Papers

10

Record 40 Words

60

Judgment

40

Satisfaction

Bail for Stay

40

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

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

1 25

50

WITNESSES

Before

R. B. Berry

No.

235

JUSTICE OF THE PEACE,

Amount Claimed, \$ 46, with

1884.

8 of June Aug 7-

The Plaintiff filed

his

bill of particulars which is in

substance as follows:

\$46.00

Plain City Ohio

Aug 7 1884. - On the first day of November A.D. 1884, for value received I promise to pay to the Peerless Reaper Co, or order forty six dollars at Plain City Ohio Bank at Plain City with interest at the rate of 8 per cent per annum but if paid when due, a reduction of 2 per cent per annum in the interest will be made.

Signed R. J. Gates
Aaron Clower
Bruce Robinson

Indorsed, as follows -

For value received I hereby guarantee the payment of the within note at maturity and waive protest, demand and notice of non-payment thereof.

Signed - Bruce Robinson
Jan 24th 1887 - issued summons of that date, returnable Feb 5th 1887 at 2 o'clock P.M., and delivered to John Riley, and B. Baker, constables.

Feb 5th 1887. B. Baker made return as follows - Received this writ Jan 24th 1887. The within named R. J. Gates and Aaron Clower could not be found in my County. Fee Mileage 25 cts. Serve 25 cts.

Signed B. Baker Constable
Feb 1st 1887. John Riley returned summons as follows. Received this writ Jan 25th 1887 and served the same on Bruce Robinson on the 20th day of Jan 1887. Fee Mileage 25 cts. Copies 25 cts. Total \$1.25. Signed John Riley Constable

February
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Trial
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Baker
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February
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John
R. T. S.

Johnville
sufficient surety, caused an

to be entered herein, which
In pursuance of the Stat
as surety for the above
against 13 miles
interest and costs, and the c

this day of

delivered the same to
Execution returned a

For

FOR

TOWNSHIP.

PEACE,

with

1887.

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February 5th 1887 2 o'clock P.M. Parties did not appear at the hour set for trial, nor for one hour thereafter.

Trial had. The plaintiff having filed with me a promising note given by R. T. Bates, and Aaron Clover, as principals and Bruce Robinson as Guarantors, as evidence of such indebtedness and there being no offset filed against the same, or other defense set up by the said defendant. It is on said 5th day of

February Considered by me that The Peerless Machine Co. recover off Bruce Robinson, the sum of \$463 forty six dollars principal and nine dollars and twenty cents, interest, debt, and costs taxed as per margin.

R. M. Berry J.P.

November 7th 1887 Received of John M. Berry \$62.01 it being the judgment interest and costs, in this case -
R. M. Berry J.P.

Marysville O. Nov 9th 87

Recd of Rodd M. Berry J.P.

Fifty Eight Dollars in full
of right due in case of Peerless Reaper Co.
R. T. Bates, Aaron Clover, & Bruce Robinson.
Brodrick & McCampbell

attys for Plff. 4240
6216

John M. Berry his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, John M. Berry as surety for the above Stay of Execution on the above Judgment of Peerless Reaper Co. against Bruce Robinson do hereby promise and undertake to pay the amount of said Judgment, interest and costs, and the costs that may accrue.

John M. Berry, Surety.

Taken by and signed, and acknowledged before me, and surety approved,

this day of A. D. 1887. Stay of Execution expires Oct 23
J. P. 1887. Am't then due \$ 57 51

1887. Issued an Execution for returnable 1887, and

delivered the same to Constable.

Execution returned and endorsed as follows:

Total judgt \$62.01

APPEAL UNDERTAKING.

Whereas, on the day of A. D. 1887 the said obtained a judgment against the said on the docket of J. P., for Dollars and cents, and costs taxed and the said intends to appeal therefrom to the court of Common Pleas of County. Now, therefore, I, do hereby promise and undertake to the said in the sum of Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this day of 1887. J. P.

IN JUSTICE'S COURT,

FOR

Peerless Reaper
Co

Pl'ff's.

R. J. Gates vs.
Aaron Clower and
Bruce Robinson

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Pliff's Cost. Def'ts Cost.

Dol. Cts. Dol. Cts.

Summons 8- 75
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses
Adjournment
Filing 6 Papers 10
Record 40 Words 60
Judgment 40
Satisfaction
Bail for Stay 40
Execution and Filing
Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage 1 25
Sub-Serv., and Mileage 50
Sum. Appraisers
Schedule and Bond
Serv. Garnishee
Att. Trial
Sum., Jury and Mileage
Copies
Ex. and Per. Cent.

WITNESSES

Before

R. B. Berry

JUSTICE OF THE PEACE,

No.

235

Amount Claimed, \$ 46, with

1884.

80¢ from Aug 7-

The Plaintiff filed

his

bill of particulars which is in

substance as follows:

\$46.00

Plain City Ohio

Aug 7 1884. - On the first day of November AD 1884, for value received I promise to pay to the Peerless Reaper Co, or order forty six dollars at Plain City Ohio, Bank at Plain City with interest at the rate of 8 per cent per annum but if paid when due, a reduction of 2 per cent per annum in the interest will be made.

R. J. Gates

Signed

Aaron Clower
mark

Indorsed,
for value
guarant
within
waine
notice of

Jan 24

that

at 2
John Riley,

Feb 5th 1887. B. Baker made return as follows - Received this writ Jan 24 1887 - The writ was named R. J. Gates and Aaron Clower could not be found in my County
fee mileage 25 cts
serve 25 cts

Signed B. Baker Const

Feb 1st 1887 John Riley returned Summons as follows - Received this writ Jan 25th 1887 and served the same on Bruce Robinson on the 20th day of Jan 1887 -
Fees, Serv 25 Cts 25 Mileage 50
total \$1.25 Signed John Riley Const

February
at the hour
Trial
note given
Baker
and the
set up
February
Co, receive
principals
and C

above
it being

February
Johnville
sufficient surety, caused an
S
to be entered herein, which
In pursuance of the Stat
as surety for the above
against Bruce
interest and costs, and the c

this _____ day of
delivered the same to
Execution returned a
To

FOR

TOWNSHIP.

February 5th 1887 2 o'clock P.M. Parties did not appear at the hour set for trial, nor for one hour thereafter.

Trial had. The plaintiff having filed with me a promissory note given by R. J. Bates, and Aaron Clover, as principals and Bruce Robinson as Guarantors, as evidence of such indebtedness and there being no offset filed against the same, or other defense set up by the said defendant. It is on said 5th day of February Considered by me that The Peerless Machine Co, recover off Bruce Robinson, the sum of \$46.97 forty six dollars principal and nine dollars and twenty cents, interest, debt, and costs taxed as per margin.

John M. Berry J.P.

November 7th 1887 Received of John M. Berry \$62.01 it being the judgment interest and costs, in this case
John M. Berry J.P.

February 15th 1887, the Defendant in the above case came and by John M. Berry his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, John M. Berry as surety for the above Stay of Execution on the above Judgment of Peerless Reaper Co against Bruce Robinson do hereby promise and undertake to pay the amount of said Judgment interest and costs, and the costs that may accrue.

John M. Berry, Surety.

Taken by and signed, and acknowledged before me, and surety approved,

this _____ day of _____ A. D. 1887. Stay of Execution expires Oct 23
_____, J. P. } 1887. Am't then due \$ 57 51

1887. Issued an Execution for _____, 1887, and returnable _____

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

Total judgt \$62.01

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 1887 the said _____ obtained a judgment against the said _____ on the docket of _____ J. P., for _____ Dollars and _____ cents, and costs taxed _____ and the said _____ intends to appeal therefrom to the court of Common Pleas of _____ County. Now, therefore, I, _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ 1887.
_____, J. P.

IN JUSTICE'S COURT,

FOR

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

David Mulford

Plff's.

vs.

John H Preston,

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Summons
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses

Adjournment
Filing Papers

Record Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing 45
Trans. and Certificate 1 25

CONSTABLE'S FEES

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

WITNESSES

Before

R M Emory

JUSTICE OF THE PEACE,

No. 227

Amount Claimed, \$

Continued from Page 108, & 109.

188

The Plaintiff filed

bill of particulars which is in

substance as follows:

February 19th 1887. Have this day, by order of the plaintiff issued execution for judgment, interest and costs, and delivered to Barnard Baker Constable,

February 21st 1887. Execution returned endorsed as follows, Received this writ Feb. 21st 1887. The within named John H Preston has no personal property in my County wherein to levy

free service 40 cts.

Signed R D Baker Constable,
Feb. 21st 1887. This day made out transcript for D Mulford, and sent by mail to Marysville, to Roberson and Speer, attys of the said Mulford
R M Emory J. P.

Received my costs. this 10 day of March A D 1887

R M Emory J. P.

Recd my costs 40 cts. this 15th day of March A D 1887-

sufficient surety, caused an u

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to be entered herein, which j

In pursuance of the Stat

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this _____ day of _____

delivered the same to _____

Execution returned an

FOR

TOWNSHIP.

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_____, 188____, the Defendant in the above case came and by
_____, his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____. } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and
returnable _____, Constable.

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
_____ A. D. 188____, the said
_____ obtained a judgment against the said _____
_____ J. P.,
on the docket of _____ Dollars and
for _____ cents, and costs taxed
_____ and the said
_____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
of _____ promise and undertake to the said _____
_____ in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
_____ J. P.

IN JUSTICE'S COURT,

FOR

L. L. BARRETT & SONS, Publishers, Springfield, Ohio.

S. H. Ruehlen

Plff's.

vs.

Before R. McHenry

JUSTICE OF THE PEACE,

No. 238-

Amount Claimed, \$10⁰⁰at 8% ~~from date of maturity~~

1885-

The Plaintiff filed

his bill of particulars which is in

substance as follows:

Joseph Koric

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost.
Dol. Cts.Def'ts Cost.
Dol. Cts.Summons
Affidavit
Order of
Undertaking
Subpoena Names
Swearing WitnessesAdjournment
Filing PapersRecord Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing
Trans. and Certificate

CONSTABLE'S FEES

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

WITNESSES

Jerome Oct 1st 1885
Six months after date we or either
of us promise to pay to the order of S H
Ruehlen Ten - Dollars. value
received without any relief from
valuation or appraisement laws, with
interest at the rate of 8 percent per annum
after maturity, and attorney's fees -
Signed Joseph Koric

Mar 18th 1887. issued summons of this
date returnable Monday. Mar 21st 1887
at 2 o'clock P.M. and delivered to B
Baker Constable,

sufficient surety, caused an u

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to be entered herein, which J

In pursuance of the Stat

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Execution returned an

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_____, 188____, the Defendant in the above case came and by
_____ his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and
returnable _____, Constable.
delivered the same to _____

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
_____ A. D. 188____ the said
_____ obtained a judgment against the said _____
_____ J. P.,
on the docket of _____ Dollars and
for _____ cents, and costs taxed
_____ and the said
_____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said _____
_____ in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
_____ J. P.

IN JUSTICE'S COURT,

FOR

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Arthur Smith

Before

R M Corry

JUSTICE OF THE PEACE,

No. 239.

Amount Claimed, \$

188

Plff's.

The Plaintiff filed

bill of particulars which is in

vs.

substance as follows:

Plaintiff says that the

Alvin Berry

Def'ts.

defendant Alvin Berry is indebted to him in the sum of \$13.25 on Book account for blacksmithing done by plaintiff at the request of the defendant.

Judgment, \$

That defendant has a credit of \$10.00 on said account, leaving a balance of debt of three dollars and twenty five cents, for which he asks judgment and costs, June 4th 1887.

Signed Arthur Smith,

Plaintiff also filed his affidavit for and order of attachment, as follows:

State of Ohio Union County ss.

The said Arthur Smith makes oath and says that the cause of action of the plaintiff against the defendant is for work and labor and materials by this deponent performed and provided in blacksmithing for the said Alvin Berry at his request. And the affiant further says that the claim is just and that he ought to recover in money three dollars and twenty five cents, and that the said Alvin Berry is a non-resident of said County of Union.

Affiant further says that the property sought to be attached by this action is not exempt from execution.

Signed Arthur Smith

Sworn to and subscribed by Arthur Smith before me this 4th day of June A.D. 1887

R M Corry J.P.

June 4th 1887 - issued summons of that date returnable June 8th 1887 at 10 o'clock A.M. and also issued an order of attachment, and delivered to Norman Baker Constable

JUSTICE'S FEES.

Plff's Cost.

Dol. Cts.

Def'ts Cost.

Dol. Cts.

Summons

25

Affidavit

40

Order of attach

40

Undertaking

Subpoena Names

Swearing Witnesses

Adjournment

Filing 4 Papers

20

Record 436 Words

65

Judgment

40

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

2.50

Sum. Serv., and Mileage

75

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

attach service cop

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WITNESSES

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June 6th received

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In pursuance of the Stat

as surety for the above St

against

interest and costs, and the cos

this day of

delivered the same to

Execution returned and

FOR

TOWNSHIP.

June 6th 1887. Summons returned endorsed to wit. I received this writ on the 4th day of June, 1887 and served the same on the within named Alvin Berry by a certified copy of this writ on the 4th day of June 1887.

Service 25-

Copy 25-

Mileage $\frac{25}{75}$

Signed B Baker Constable,

June 6th 1887. Attachment returned and endorsed to wit. Received this writ of attachment on the 4th day of June 1887 and attached a buggy newly painted said to be the property of A Berry this 4th day of June 1887.

Service 40 cts

Copy $\frac{25}{65}$

Signed B Baker Constable,

June 8th 1887. - 10 o'clock A.M. The hour set for hearing. The plaintiff appeared, the defendant did not appear at the time set for trial nor for one hour thereafter. Trial had, Arthur Smith sworn ~~for~~ examined for the plaintiff. It is therefore and on said day considered by me that the said Arthur Smith recover of the said Alvin Berry Three dollars and twenty five cents debt and his costs herein taxed as per suggestion.

J. M. Berry J.P.

Received of Alvin Berry \$6.75 - being judgment and costs in full in the foregoing case
J. M. Berry

_____, 188____, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved, this _____ day of _____ A. D. 188____. } Stay of Execution expires _____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____

returnable _____

, 188____, and

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____, the said _____ obtained a judgment against the said _____ on the docket of _____ J. P., for _____ Dollars and _____ cents, and costs taxed _____ and the said _____ intends to appeal therefrom to the court of Common Pleas of _____ County. Now, therefore, I, _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this

_____ day of _____ 188____.

J. P.

E. J. BARRETT & SONS, Publishers, Springfield, Ohio.

Before

JUSTICE OF THE PEACE,

No.

Amount Claimed, \$

188

Pl'ff's.

vs.

The Plaintiff filed
substance as follows:

bill of particulars which is in

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Pliff's Cost.		Def'ts Cost.	
Dol.	Cts.	Dol.	Cts.

Summons

Affidavit

Order of

Undertaking

Subpæna Names

Swearing Witnesses

Adjournment

Filing Papers

Record Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

sufficient surety, caused an u

ST

to be entered herein, which

In pursuance of the Sta

as surety for the above S

against

interest and costs, and the co

this day of

delivered the same to

Execution returned an

FOR

TOWNSHIP.

E PEACE,

188

which is in

_____, 188____, the Defendant in the above case came and by
 _____ his surety, resident of the County, approved by me as good and
 sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
 this _____ day of _____ A. D. 188____ } Stay of Execution expires
 _____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and
 returnable _____, Constable.
 delivered the same to _____

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
 _____ A. D. 188____ the said
 _____ obtained a judgment against the said _____
 on the docket of _____ J. P.,
 for _____ Dollars and
 _____ cents, and costs taxed
 _____ and the said
 _____ intends to appeal
 therefrom to the court of Common Pleas of _____
 County. Now; therefore, I, _____ do hereby
 promise and undertake to the said _____
 in the sum of _____ Dollars,
 that the said appellant, if judgment be adjudged against him on the ap-
 peal, will satisfy such judgment with interest and costs and the costs
 that may accrue; and also that the said appellant will prosecute his ap-
 peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
 _____ day of _____ 188____
 _____ J. P.

IN JUSTICE'S COURT,

FOR

B. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Before *E. G. Gratty*
No. 13

JUSTICE OF THE PEACE,

Amount Claimed, \$ 20. 97

Nov. 4th

1889

The Plaintiff filed

his bill of particulars which is in

substance as follows:

*Highgateville Del. Co. Ohio**Jan. 21st 1889**Eight months after date I promise to pay to A. Howey or order, the sum of \$27.50 at 6% Int. from date.**Signed**John Case.**Indorsed on back \$7.50, also indorsed on back Henry Hudson.**Nov 6th 1889 the defendant John Case voluntarily appeared waived process and acknowledged the amount claimed being \$20.97. It is therefore considered by me this 6th day of Nov. 1889 that the plaintiff "John Herriott" recover from said Defendant, "John Case" the sum of \$20.97 as principal & interest at 6 per. cent. that man accrue & costs as found taxed on margin of Docket, \$1.50 D. G. Gratty, J. P.**Nov. 18th 1889 issued execution & delivered the same to H. C. Hoops Cons. Dec. 2nd 1889 execution returned endorsed "not found" Nov. 18th 1889 received this writ no property found whereon to levy. of the Df. refused to turn out any.**Fees. Service 25^{cts} Mile. 20 = 45^{cts}**H. C. Hoops Cons.**State of Ohio Del. Co. Scioto Tp. S.S.**I do hereby certify that the above is a full and true copy from my Docket of the proceedings had by & before me at my office in said Tp. in the above action.**Dec. 2nd 1889. D. G. Gratty, Justice of Peace.**John Herriott*
Pl'ff's.

vs.

John Case.
Def'ts.

Judgment, \$

JUSTICE'S FEES.

Pliff's Cost.
Dol. Cts.Def'ts Cost.
Dol. Cts.

Summons

5

Affidavit

20

Order of

Undertaking

Index

20

Subpoena

Names

20

Swearing

Witnesses

Adjournment

Filing

Papers

Record

Words

Judgment

40

Satisfaction

Bail for Stay

Execution and Filing

45

Trans. and Certificate

25

Paid by Pl'ffs

2.00

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

State of Ohio
*Union Co**You are*
appear before
at my office
A.M. to answer
due on a
*sum of seven**Returned this**Dec. 21st*
Henry Hudson
witnesses, &
which was

sufficient surety, caused an

to be entered herein, which

In pursuance of the S

as surety for the above

against

interest and costs, and the

this _____ day of

delivered the same to

Execution returned

FOR

TOWNSHIP.

Summons.

1889

E PEACE,

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Henry

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said

Peace,

State of Ohio } S.S.
Union Co }

To any constable of Jessor Tp. in said County—Greeting,
You are hereby commanded to summons Henry Hudson to
appear before me H. H. Stone a Justice of the Peace of said Tp.
at my office therein, on the 21st day of Dec., A.D., 1889 at 10 o'clock
A.M. to answer unto J.E. Horriott in a civil action for amount
due on a note of hand, Amount claimed \$20.²²/₁₀₀ twenty dollars
and ninety seven cents. And costs.

Witness my hand this 16th day of Dec. 1889, A.D.

Returned this summons Dec. 17th 1889, Served the same day
Dec. 17th 1889 by
J. A. Hill—Constable.

Dec. 21st 1889 the Def. Henry Hudson & Pl'ff appeared & S.
Henry Hudson refused to enter trial for reason of important
witnesses, & asked for continuance till the 4th day of Jan., 1889
which was granted. Time set for trial 10 o'clock A.M. 1889

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A.D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and
returnable _____, Constable.

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____ the said
_____ obtained a judgment against the said _____
on the docket of _____ J. P.,
for _____ Dollars and _____ cents, and costs taxed
_____ and the said _____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____.
_____ J. P.

H. E. Herratto

Before
No. 1

W. H. Stone

JUSTICE OF THE PEACE,

Amount Claimed, \$ 20.97

Dec 16

1889

Plff's.

The Plaintiff filed

his

bill of particulars which is in

substance as follows:

A note of Hand

Dec 16 1889

Isued Sumons Deliver the same to the
constable Dec 17 Received this Sumons
And serve the same by Defendant by
copy of Hill constable before Dec 17 1889
to appear Dec 21 1889

Dec 21 1889 Defendant Henry Hutton
appear and asked for adjournment
of the case on the grounds of night
that lived out of the county which
was Granted by consent till Jan 4 1890
At 10 oclock a m

January 4 1890 10 oclock a m

At 10 oclock a m

Judgment, \$

JUSTICE'S FEES.

	Plff's Cost. Dol. Cts.	Def'ts Cost. Dol. Cts.
Summons	25	
Affidavit		
Order of Undertaking		
Subpena 1 Names 3	38	
Swearing 8 Witnesses	36	10
Adjournment	20	
Filing 1 Papers	10	
Record 400 Words	60	
Judgment	20	

1st Motion by Defendants Attorney, S.W. Durban
for more suit on the grounds that the
note was not in court when it was
sued.

2nd Motion for more suit on the grounds
the Defendant had not legal notice
when the note was due.

The B. Luby
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considered by me
6. 1889

Herratto Recover
Hutton

re sent to
Int. 1.15
underprip 25 2000
35 21.65

Ex. and Per. Cent.

WITNESSES

Platff H. B. Luby	70
B. H. Beck	70
J. L. Hill	70
John Henry	25
One E. Hollan	25
Defent	
John Lake	25

Swag 1 witness
Adjournment
filing Papers
Recd 400
Luby
Sitten on Luby

Const fee Sumons miles
Subpena and miles

Witness cost Six Witness

Defendants cost 2 witness Luby 10
one witness 25

Total cost

W. H. Stone

J.P.

25	2000
35	21.65
40	
20	
10	
60	
20	
100	
25 10	23.00
55	
85	140
	285
	35
	3470
	\$ 27.35

sufficient surety, caused an

to be entered herein, which

In pursuance of the Stat

as surety for the above

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this day of

delivered the same to

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FOR

TOWNSHIP.

PEACE,

1884

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740
285
35
770

9.35

Jan 9 1890 by order of the Plaintiff J. E. Herriot

\$ this 7 day of Jan 1890

Order out an Execution on the Personal Property
for the Defendant Henry Thibon for Judgment & cost
on the above action and handed the same to
J. A. Hill on this Date 29.35 \$29.35

Execution to filing

45
\$29.80

Jan 9 1890 Execution satisfied by the
by the Defendant Giving the Plaintiff this
note and Plaintiff is to pay the cost
Signed J. A. Hill Constable
J. E. Herriot Plaintiff

Feb 5 1890 Received of J. E. Herriot the costs
in full in the above action Total \$8.18
W. H. Stone P. P.

Feb 11 1890 Received my cost in full in
the above action \$2.10
J. A. Hill Constable

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$

188____. Issued an Execution for

returnable

_____, 188____, and

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
A. D. 188____ the said
obtained a judgment against the said
on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
J. P.

IN JUSTICE'S COURT,

FOR

H. E. Herrath

Before

W. H. Stone

JUSTICE OF THE PEACE,

No. 1

Amount Claimed, \$20.97

Plff's.

The Plaintiff filed

Dec 16

1884

his bill of particulars which is in

vs.

substance as follows:

A note of Hand

Henry Hutson

Def'ts.

Judgment, \$

JUSTICE'S FEES.

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

Summons

25

Affidavit

Order of

Undertaking

Subpoena 1 Names 3

35

Swearing 8 Witnesses

30

Adjournment

20

Filing 2 Papers

10

Record 400 Words

60

Judgment

20

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

Sit on trial

1 00

CONSTABLE'S FEES

m. Serv., and Mileage

55

b. Serv., and Mileage

85

m. Appraisers

Schedule and Bond

Garnishee

Trial

Jury and Mileage

Ex. and Per. Cent.

WITNESSES

Plaintiff H. B. Buley

70

B. H. Bickel

70

J. L. Hill

70

D. W. Henry

25

H. E. Hutson

25

Def'ts.

Leon Lake

25

Dec 16 1884

Issued Summons deliver the same to the
constable Dec 17 received this summons
and serve the same by the defendant by
copy of Hill constable return Dec 17 1884
to appear Dec 21 1884

Dec 21 1884 Defendant Henry Hutson
appeared and asked for adjournment
of the case on the grounds of snail
that lived out of the county which
was granted by consent till Jan 4 1885
at 10 oclock a m

Jan 4 1885 10 oclock a m

The Parties appeared trial held
the Plaintiff witness to wit H. B. Buley
B. H. Bickel J. L. Hill D. Henry & the
Plaintiff was sworn & examined and
the Defendant & witness was sworn and
examined. It is therefore considered by me
on this 4 day of January A. D. 1885
that the Plaintiff H. E. Herrath recover
of the Defendant Henry Hutson

Twenty Dollars & withy service sent to
cost 60c per cost on Transcript

Summons

Subpoena

Sworn witness

Adjournment

Filing Costs

Recd 400

Jury

Sit on trial

Const fee Summ & mileag

Subpoena and mileag

Witness cost 50c Witness

Defendants cost 2 witness 10

one witness 25

Total cost

W. H. Stone

J. P.

sufficient surety, caused an

to be entered herein, which

In pursuance of the St

as surety for the above

against

interest and costs, and the c

this day of

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Execution returned a

FOR

TOWNSHIP.

PEACE,

1884

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to
\$1.15
20.00
21.65

3.00

140
285
38
770

9.35

Jan 9 1890 by order of the Plaintiff J. E. Herriot
\$ this 7 day of Jan 1890

Order out an Execution on the Personal Property
of the Defendant Henry Thibon for Judgment & cost
on the above action and handed the same to
J. A. Hill on this Date 29.35 \$29.35
Execution to filing 45
\$29.80

Jan 9 1890 Execution satisfied by the
by the Defendant giving the Plaintiff this
note and Plaintiff is to pay the cost
Signed J. A. Hill Constable
J. E. Herriot Plaintiff

Feb 5 1890 Received of J. E. Herriot the costs
in full in the above action Total \$8.15
W. H. Stone P. P.

Feb 11 1890 Received my cost in full in
the above action \$2.10
J. A. Hill Constable

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$

188____. Issued an Execution for _____, 188____, and
returnable _____, Constable.

delivered the same to _____
Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
A. D. 188____ the said _____
obtained a judgment against the said _____
on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
J. P.

IN JUSTICE'S COURT,

FOR

Davis & Emerson
& Co

Before W. H. Stone JUSTICE OF THE PEACE,
No. 2 Amount Claimed, \$ 37.50

Plff's.

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

Mr & Mrs Wm. Herrick
to Davis & Emerson Ds
March 28 to Standard Mashine \$30.00
do do Mashine 7.50
87.50

vs.
Mrs & Mrs Wm Herrick

Def'ts.

Judgment, \$

JUSTICE'S FEES.

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

Summons	2	50	
Affidavit			
Order of Undertaking			
Subpoena 12 Names		50	75
Swearing 11 Witnesses		10	45
Sworn Jurors			30
Adjournment			20
Filing 5 Papers			25
Verne footy			40
Record 400 Words			60
Judgment		40	
Satisfaction			
Bail for Stay			
Execution and Filing			

Trans. and Certificate
Sitting on trial

CONSTABLE'S FEES

Sum. Serv., and Mileage	75	
Sub. Serv., and Mileage	75	
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee	1.00	
Att. Trial		
Sum., Jury and Mileage	1.25	
Copies		
Ex. and Per. Cent.		

WITNESSES

C. Ruder	1.20	
J. Mcambel		20
J. Herrick		20
J. H. ell		60
Has Suler		60
J. Merchant		60
J. arts		60

Jan 4 1890 Issued Summons Return only on or before 8 Day of Jan 1890 12.00 a.m. and Delivered to J. H. Hill Con

Jan 4 1890 10 ock a.m. The Defendants Summons returned Endorsed as fowland Received this writ Jan 4 1890 and served the same on the within named Mr & Mrs Wm Herrick by copy

fees writ 25-
mil 4 25
copy 25-
83

Signed J. H. Hill Constable

Jan 4 1890 Issued Supena this date to Charles Ruder for Plaintiff 25 cts 1890 Day Returnable on the 8 Day of Jan 1890 and served the same on the list of Jan 1890 by copy Signed J. H. Hill Constable

Jan 8 1890 Parties met and the Defendant demanded a Jury to try the action Jury struck as follows John Evans J. H. Stone Abraham Bratee John Warner Geo Leasure & J. H. Dickson
C Ruder claimed his attendants
Jan 9 Issued Summons for the above Jury Trial adjourned till the 16 of Jan 1890

Jan 9
to wit
This art
Jan
to wit

It is the
16 day of Jan
Emerson
Herrick, the
fifty cents

Carros va

sufficient surety, caused an
S
to be entered herein, which
In pursuance of the St
as surety for the above
against
interest and costs, and the c

this day of

delivered the same to
Execution returned a

FOR

TOWNSHIP.

Jan 9 1890

Issued Supremas for the Defendants Witness
to wit J Mcambell, Wm. Harrieth, F. Hill, Jas Duler, B Merchant
and also Emma Hodgkins, Mary Davis & S. B. Haven
Jan 13 1890 issued Suprema for Plaintiff witness
to wit Joseph Shuman to appear on Jan 16 1890 at 10.00

It is therefore considered by me on this
16 day of Jan 1890, that the said Davis and
Emerson recover of said Mr. & Mrs. Wm
Harrieth, the sum of thirty-two dollars and
fifty cents (\$32.50) and costs.

W. H. Stone, J. P.

P. P.	3 35
	<u>2 10</u>
	5 45
Constable fees	1 75
Plaintiff with	1 20
Defen	5 20
	<u>4 20</u>
Texas	17 80

Wm. Harrieth, Texas
J. P. Stone
Her Duty Impound
under her power
1. Mcambell
Emma Hodgkins
J. Harrieth, F. Hill
of both parties
below are the
in against the
cents \$32.50
Swing 1.50
Filing 1.25
in that 1.20
as so. adfines 8 00
8.95
1880 5 20
Total cost 14.95
Principle 8 2 5-0
94 9 95

W. H. Stone J. P.

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

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

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$
188____. Issued an Execution for _____, 188____, and
returnable _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
_____ A. D. 1890 the said
Davis & Emerson
obtained a judgment against the said
Wm. Harrieth
on the docket of _____ J. P.,
for _____ Dollars and
cents, and costs taxed
at \$49.95
and the said
Mrs. Wm. Harrieth intends to appeal
therefrom to the court of Common Pleas of _____
County. Now, therefore, I, _____
of _____ do hereby
promise and undertake to the said
Emerson in the sum of _____
Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 1890
_____ J. P.

IN JUSTICE'S COURT,

FOR

Davis & Emerson
& Co.

Before *W. H. Stone* JUSTICE OF THE PEACE,
No. *2* Amount Claimed, \$ *37.50*

Pl'ff's.

The Plaintiff filed *his* bill of particulars which is in
substance as follows: *Delaware & Dec 28. 1888*

Mr & Mrs Wm. Herrick
vs Davis & Emerson Ds

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Pl'ff's Cost.
Def'ts Cost.

	Dol.	Cts.	Dol.	Cts.
Summons <i>2</i>		<i>50</i>		
Affidavit				
Order of Undertaking				
Subpoena <i>12</i> Names	<i>50</i>		<i>75</i>	
Swearing <i>11</i> Witnesses	<i>10</i>		<i>45</i>	
<i>Sworn Jurors</i>			<i>30</i>	
Adjournment			<i>20</i>	
Filing <i>5</i> Papers			<i>25</i>	
<i>Memo for Ly</i>			<i>40</i>	
Record <i>400</i> Words			<i>60</i>	
Judgment	<i>40</i>			
Satisfaction				
Bail for Stay				
Execution and Filing				

Trans. and Certificate
Sitting on trial

CONSTABLE'S FEES

	Dol.	Cts.
Sum. Serv., and Mileage	<i>75</i>	
Sub. Serv., and Mileage	<i>75</i>	
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee	<i>1.00</i>	
Att. Trial	<i>1.25</i>	
Sum., Jury and Mileage		
Copies		
Ex. and Per. Cent.		

WITNESSES

	Dol.	Cts.
<i>C. Ruder</i>	<i>1.20</i>	
<i>J. Mcambel</i>		<i>90</i>
<i>J. Herrick</i>		<i>70</i>
<i>J. H. ell</i>		<i>60</i>
<i>Has Suler</i>		<i>60</i>
<i>W. Merchant</i>		<i>60</i>
<i>J. arts</i>		<i>60</i>

To Day Returnable on the 8th Day of Jan 1890
See the Jan 9 1890 and served the same
on the 6th of Jan 1890 by copy
Signe J. A. Hill Constable

Jan 8 1890 Parties met and the
Defendant demanded a Jury to try
the action Jury struck as follows
John Evans J. H. Stone Abraham
Brooke John Warner Geo Leasure
& J. H. Dickson
C Ruder claimed his attendants
Jan 9 issued summons for the above
Jurors Trial adjourned till the
16 of Jan 1890

Jan 9
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appeared
J. H. Dickson
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In pursuance of the St
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Execution returned a

FOR

TOWNSHIP.

Jan 9 1890

Issued Supenas for the Defendants witness
to wit J M Mcambell, Wm Herrath, F. Hill, Jas Dulem, W Merchant
and also Emma Hookins, Mary Davis & S. B. Haven
Jan 13 1890 issued Supena for Plaintiff witness
to wit Joseph Shoran to appear on Jan 16 1890 at 10 o'clock

Jan 16 1890 10 o'clock both parties appeared the following Jurors
appeared J. Evans, J. H. Stone, R Brobeck, J Warner & Treasurer
W. H. Dickson also with J. H. Dickson as Salesman Her duty imposed
at sworn Trial had the Plaintiff Charles Ruderwer sworn
d exonerated and the Defendants witness to wit J. M. Mcambell
Herrath & Hill Jas Dulem W Merchant J. Asst Emma Hookins
witness having Defendant witness, Emma Mercerie Herrath, F. Hill
the Defendants attorney rested his case
the Jurors having heard the proof and the allegation of both parties
read upon and returned the verdict this day, as follows are the
they do find and added the amount claimed herein against the
Defendants to the sum of Thirty Two Dollars & fifty cents
and costs signed J. H. Dickson Foreman \$32.50

Plaintiffs cost 2 Summons 50 two Supenas 50. Sworn
2 witness 10 Impover 40
Constable cost for Plain 2 Summons & copy 75. 2 Supenas & mileage 70
witness sitting on trial 1.20
Total cost 88.00
Cost Supenas for 10 witness 75 Swearing 9 wit 48 Sworn Jurors 80. adjourn
copy & paper 26 Ven 40 Fee 40 wood 90 sit on trial 100
Witness fees 1780 520
Subas Total cost 420
Principle 825.00
\$867.00
Leaves Paid by Plaintiff.

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

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

_____, Surety.
Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$
188____. Issued an Execution for _____, 188____, and
returnable _____, Constable.
delivered the same to _____

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
_____ A. D. 188____ the said
_____ Davis & Emerson
obtained a judgment against the said _____
_____ on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
at \$49.25 and the said
_____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now, therefore, I, _____
of _____ do hereby
promise and undertake to the said _____
_____ in the sum of _____
_____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

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

IN JUSTICE'S COURT,

FOR

Elizabeth Dost
& Berilla Smith

Plff's.

vs.

L. R. Preston

Def'ts.

Judgment, \$26.65

Before W. H. Stone JUSTICE OF THE PEACE,
No. 3 Amount Claimed, \$50.00

with 6% interest from April 1884 1884
The Plaintiff filed this bill of particulars which is in
substance as follows:

\$50.00 One year after date of purchase
to Elizabeth Dost & Berilla Smith
or order Fifty Dollars at 6% interest
on real estate value received
Signed L. R. Preston

JUSTICE'S FEES.

Plff's Cost.
Def'ts Cost.

Summons 26
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses
Adjournment
Filing Papers 5
Record 300 Words 46
Judgment 46
Satisfaction
Bail for Stay
Execution and Filing

Trans. and Certificate

\$21.50

CONSTABLE'S FEES

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

WITNESSES

July 24, 1890
issued Summons of this
Date Returnable July 29 1890
at 1 O'clock P. M. and deliver
the same to S. A. Hill Constable

July 28 Summons Returned
With the following Endorsement on it

Received this Summons on
the 25 day of July 1890 and served on
same day by copy signed

S. A. Hill Const
July 29 1890 1 O'clock P. M. S. A. Hill Const
J. E. Herrett as counsel for the Plaintiff
& L. R. Preston Defendant the Defendant and
for adjournment on the 1st of one witness and
and the counsel for the Plaintiff admitted
to the testimony that he expected to prove
also the Defendant asked for a Jury to
try the case which was refused and the
Grounds that the Defendant acknowledge
to the amount of \$50 of note
therefor an said day considered by
me that the said Elizabeth Dost &
Berilla Smith because of the said
L. R. Preston the sum of fifty Dollars
and cost last as found summa 26 1/2
recor 200 words 45 cts Judgment 40 cts
total \$2.25
costs as summa copy 50 Total Plaintiff \$26.65
W. H. Stone J. P.

sufficient surety, caused an
to be entered herein, which
In pursuance of the Statute
as surety for the above
against
interest and costs, and the cost

this day of

delivered the same to
Execution returned at

FOR

TOWNSHIP.

PEACE,

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August 18 90

The Plaintiff's Counsel J. E. Herndon
 came and asked to have the foregoing case
 dismissed the above suit without prejudice to a new
 action
 & therefore dismiss without prejudice to a new trial

W. H. Stone J. P.

_____, 188____, the Defendant in the above case came and by
 his surety, resident of the County, approved by me as good and
 sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,

this _____ day of _____ A. D. 188____, } Stay of Execution expires
 _____, J. P. } 188____. Am't then due \$

188____. Issued an Execution for

returnable

_____, 188____, and

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
 A. D. 188____, the said _____
 obtained a judgment against the said _____
 on the docket of _____ J. P.,
 for _____ Dollars and
 _____ cents, and costs taxed
 _____ and the said
 _____ intends to appeal
 therefrom to the court of Common Pleas of _____
 County. Now; therefore, I, _____ do hereby
 promise and undertake to the said _____
 in the sum of _____ Dollars,
 that the said appellant, if judgment be adjudged against him on the ap-
 peal, will satisfy such judgment with interest and costs and the costs
 that may accrue; and also that the said appellant will prosecute his ap-
 peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this

_____ day of _____ 188____

J. P.

82667

IN JUSTICE'S COURT,

FOR

Grant Hersholt

Before H. H. Stone JUSTICE OF THE PEACE,
No. Amount Claimed, \$119.00 with

Plff's.

Seven Per cent interest from June 4 - 1889 1881

vs.

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

Elys Depp
Charles Depp and
Def'ts.

\$115.00 Termed & June 4 1889

Judgment, \$

JUSTICE'S FEES.

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

Summons
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses

50
40

Adjournment
Filing & Papers

10

Record & Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing
Trans. and Certificate

90

CONSTABLE'S FEES

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

50 50
1.00
2 50
2 50

WITNESSES

We or Either of us Promise to
pay Grant Hersholt as order
One Hundred & fifteen Dollars
at 7 Per cent half to be Paid in
one year and one half in one and a
half year value Received

Signed Elys Depp and Charles Depp

March 19. 1891

Issued Summons of this
Date Returnable Saturday March 28. 91
at 1 o'clock P. M. And Delivered
to J. Riley Constable

March 28. 1891. 1 o'clock P. M.

Summons Returned endorsed as 1891
below I received this writ March 24
and served the same on defendants
Elys Depp & Charles Depp by copies
of the Original writ on March 26. 1891
servis & Return 50 copies 50 miles 1.00
total \$2.00

Signed John Riley Constable

March 28 1891. One o'clock P. M.
Parties did not appear at the hour set
for trial and one hour after
it is therefore considered by me that
the Plaintiff recover of the Defendants the
sum of \$124.41 and cost that they and may
accrue

W. H. Stone S. P.
Case to Page 151

In

In

In

To

Green

Received

Aug 20
Rec'd of S. H.

sufficient surety, caused an un
ST
to be entered herein, which fo
In pursuance of the Statu
as surety for the above Sta
against
interest and costs, and the cost

this day of

delivered the same to
Execution returned and

FOR

TOWNSHIP.

June 4 1891

Issued Execution on the above

Indgment delivered the same to W. H. Durboraw
Constable W. H. Stone J. P.

June 5 1891 Issued writ of Execution by
Turing on on Black horse about four years
old

June 5 1891 Delivered the said horse
to the Defendants by order of the Plaintiff
Grant Herriott W. H. Durboraw Constable
Feed Cost

Execution Return June 5 1891
Received June 5 1891 of Gus Depp and Charley Depp
the sum of \$133.09 in full of the above Indgment
W. H. Stone J. P.

Receipt of W. H. Stone J. P. June 5 1891
\$133.09 in full of the above Indgment
AUG 20th 1896 Grant Herriott & J. E. Herriott
Rec'd of W. H. Durboraw \$1.90
my cost in full W. H. Stone
AUG 17th 1896 Rec'd of Grant Herriott \$4.50
in full of the above Judgment
W. H. Durboraw
J. P.

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$

188____. Issued an Execution for _____, 188____, and
returnable _____

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
A. D. 188____, the said _____
obtained a judgment against the said _____
on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
_____ intends to appeal
therefrom to the court of Common Pleas of
County. Now; therefore, I, _____
of _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
J. P.

IN JUSTICE'S COURT,

FOR

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

J. E. Herrick

Plff's.

vs.

W. H. Hudson and
Essel Wallam

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Plff's Cost.
Dol. Cts.Def'ts Cost.
Dol. Cts.Summons
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses

50

Adjournment
Filing 2 Papers

10

Record 200 Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing

30

40

40

Trans. and Certificate

190

CONSTABLE'S FEES

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

105

WITNESSES

Before

W. H. Stone

JUSTICE OF THE PEACE,

No.

Amount Claimed, \$125.00

July 2 1891

188

The Plaintiff filed

his bill of particulars which is in

substance as follows:

\$125 - Terone & April 1 1891

Thirty Days after date we
as either of us promise to pay
to the order of J. E. Herrick
One Hundred and twenty five
Dollars at 8% inters for value received
Signed

W. H. Hudson
& Essel Wallam

Signed before me this 2 day of July 1891
and Delivered to Constable

W. H. Hudson
Returnable on or before July 11 1891
at 2 o'clock

July 11 1891

The Defendants
came and made presentment
entered his appearance, herein
and confessed that they were
liable to the Plaintiff
in the sum of one Hundred
& twenty five Dollars and Costs
and Request that Judgment be
Entered against them for same

Therefore it is on said 11 day
of July considered by me over that
the said J. E. Herrick recovers of the
said W. Hudson & Essel Wallam
the said sum of one Hundred
and twenty five Dollars and Costs
herein paid

W. H. Stone
J. P.

Set on
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\$129.57
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to be entered herein, which for

In pursuance of the Statute

as surety for the above Statute

against

interest and costs, and the cost

this day of

delivered the same to

Execution returned and

FOR

TOWNSHIP.

PEACE,

September 14 1891

188

ich is in

Set on the above Judgment and placed the same in Constable W. H. Durbrow hands

September 28.91

Execution Return and \$138.55.

as Judgment & costs by W. H. Durbrow Constable
 \$129.57 Judgment \$89.28 costs paid to Constable for
 his fees - \$6.93 $\frac{100}{100}$ Insts fees \$2.18 $\frac{100}{100}$ total \$9.28 $\frac{100}{100}$

Receive my fees in full on the above Judgment

W H Durbrow

\$129.57

Sept 28 18.91 paid in full on the above Judgment one Hundred & twenty nine Dollars & fifty seven cents

J. E. Throth

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_____, 188____, the Defendant in the above case came and by
 his surety, resident of the County, approved by me as good and
 sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,

this _____ day of _____ A. D. 188____. } Stay of Execution expires
 _____, J. P. } 188____. Am't then due \$

_____ 188____. Issued an Execution for

returnable

_____, 188____, and

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
 A. D. 188____, the said
 obtained a judgment against the said _____
 on the docket of _____ J. P.,
 for _____ Dollars and
 _____ cents, and costs taxed
 _____ and the said
 intends to appeal
 therefrom to the court of Common Pleas of _____
 County. Now; therefore, I, _____ do hereby
 promise and undertake to the said _____
 in the sum of _____ Dollars,
 that the said appellant, if judgment be adjudged against him on the ap-
 peal, will satisfy such judgment with interest and costs and the costs
 that may accrue; and also that the said appellant will prosecute his ap-
 peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
 _____ day of _____ 188____
 _____ J. P.

B. W. Evans

Plff's.

vs.

Wm. Heile and

D. C. Lane

Def'ts.

Judgment, \$

Before *W. H. Stone* JUSTICE OF THE PEACE,
No. 1 1892 Amount Claimed, \$ 58.36

188

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

One Promissory Note dated March 18, 1890 Due Dec 18, 1890 and calling for \$100 Signed W. H. Heile 224 upon which there is due and unpaid \$ also one Promissory Note dated Jan'y 16 1890 calling for \$15.00 due in nine months from date with Indorsement name 22 1891 of \$6.00 which there is a balance due of \$9.80 Interest and Principal and Signed W. H. Heile and D. C. Lane
Also a difference of \$20.40 on corn not delivered according to contract bought at 50cts and worth 80 by use in the market in August and Sept 1891
14 Cashmere cows & horse 52 days at \$1.75 Per Month each \$6.108
Plaintiff claim \$58.36

Signed March 5 1892 B. W. Evans
March 9 Signed summons on the above named Defendants W. H. Heile & D. C. Lane Returnable on or before 15 day of March 1892 1 O'Clock PM
The time set for trial = March 18 1892
The summons Return marked served the within by leaving a copy of the same at the Residence of the Defendants W. H. Heile & D. C. Lane
Signed
W. H. Duster Court

March 11, 1892

Done Supra for Plaintiff
J. R. McDonnell

March 18 1892 1 o'clock time set for trial B. W. Evans Plaintiff & D. C. Lane and Wm. Heile Defendant Motion made by Defendants attorney, J. M. House to Dismiss the case thus assigned for reason that the Difference cause of action in this

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Execution returned and

JUSTICE'S FEES.

	Plff's Cost.	Def'ts Cost.
Summons	1 00	
Affidavit	40	
Order of		
Undertaking		
Subpoena Names	55	
Swearing & Witnesses	15	
Adjournment	40	40
Filing & Papers	30	
Record 500 Words	1 80	
Judgment		
Satisfaction		
Bail for Stay		
Execution and Filing		
Trans. and Certificate		

Cost 25 cts

3 90 40

CONSTABLE'S FEES

Sum. Serv., and Mileage	1 40
Sub. Serv., and Mileage	30
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum., Jury and Mileage	
Copies	
Ex. and Per. Cent.	

Cost 5 cts

WITNESSES

FOR

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Case, have bin Wrongly Joined that these Defendants are not jointly bound to answer to all that is set forth in Plaintiff Bill. of Particulars that they can only be joined on the basis of the one promissory note calling for \$15.00 and interest and on which said note D. C. Laine appears as security and therefore which the ask for a dismissal of the said Motion over Ruled Motion on file

March 11 1892 D. C. Laine makes oath that he was no way interested in the Plaintiff Bill except on the one note therefore he was Dismiss

March 11. 1892

The Defendant ask for adjournment of thirty days which was granted April 14 1892 Motion on file

March 11 by Consent of all Parties they agreed to leave it to Arbitrators the Plaintiff calling H. B. Seely & Deft D. C. L. Hamilton

Time set for Trial Ma 22 1892 at 2 P. M.
March 18 92 Issued Summons to H. B. Seely & D. C. L. Hamilton as Arbitrators in the above case
Summons set Ma 19. 92 Indorse same to the within named Receiving

_____, 188____, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved, this _____ day of _____ A. D. 188____. } Stay of Execution expires _____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and returnable _____, Constable.

delivered the same to _____ Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____ the said _____ obtained a judgment against the said _____ J. P., on the docket of _____ Dollars and _____ cents, and costs taxed _____ and the said _____ intends to appeal therefrom to the court of Common Pleas of _____ County. Now, therefore, I, _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ 188____ J. P.

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Before

JUSTICE OF THE PEACE,

No.

Amount Claimed, \$

188

Plff's.

The Plaintiff filed

bill of particulars which is in

vs.

substance as follows:

March 22 1892 time set for Arbitration
Case Call

Def'ts.

Wm Kile not Present

Judgment, \$

JUSTICE'S FEES.

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

Summons

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing

Papers

Record

Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

W. H. Stone J. P.

April 14 1892

One o'clock P. M.
Case called Bath Pasty King RoseMotion made by the Defendant
counsel to discharge the action
against the DefendantMotion, overruled motion on file no 55
The Plaintiff and his witness
being sworn and heard in the
above bill of Particulars
It is thereupon considered by me
that the Plaintiff recovers of the
said Defendants Wm Kile the sum
of forty Eight Dollars and four Eigh
ths \$48.48 and cost taxed as
usualW. H. Stone
J. P.

sufficient surety, caused an und

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to be entered herein, which fol

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interest and costs, and the costs

this _____ day of _____

delivered the same to _____

Execution returned and

FOR

TOWNSHIP.

PEACE,

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Arbitration

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_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$

188____. Issued an Execution for

returnable

_____, 188____, and

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
A. D. 188____, the said
obtained a judgment against the said _____
on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
_____, J. P.

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

J. H. Dodge
Pl'ff's.

vs.

Adam Huffman
Mikel Huffman
Def'ts.

Judgment, \$

JUSTICE'S FEES.

Pl'ff's Cost.
Dol. Cts.

Def'ts Cost.
Dol. Cts.

Summons
Affidavit
Order of
Undertaking
Subpœna Names
Swearing Witnesses

Adjournment
Filing Papers

Record Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing
Trans. and Certificate

CONSTABLE'S FEES

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

WITNESSES

Before
No.

W. H. Starn

JUSTICE OF THE PEACE,

Amount Claimed, \$ 48 00

March 16

1882

The Plaintiff filed
substance as follows:

his bill of particulars which is in
that the Defendant
are indebted to him for the sum
of forty three Dollars and ask for
a writ of attachment which was
granted and handed to Constable
Abe Stinson Returnable
March 21, 9 o'clock 1892

sufficient surety, caused an und
ST
to be entered herein, which fol
In pursuance of the Statute
as surety for the above Sta
against
interest and costs, and the costs

this day of

delivered the same to
Execution returned and

FOR

TOWNSHIP.

PEACE,

188 2

which is in
 Court
 - Sum
 per
 and
 staple

_____, 188____, the Defendant in the above case came and by
 _____ his surety, resident of the County, approved by me as good and
 sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
 this _____ day of _____ A. D. 188____ } Stay of Execution expires
 _____, J. P. } 188____. Am't then due \$ _____

_____ 188____. Issued an Execution for _____, 188____, and
 returnable _____, Constable.
 delivered the same to _____

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
 _____ A. D. 188____ the said
 _____ obtained a judgment against the said _____
 on the docket of _____ J. P.,
 for _____ Dollars and
 _____ cents, and costs taxed
 _____ and the said
 _____ intends to appeal
 therefrom to the court of Common Pleas of _____
 County. Now; therefore, I, _____ do hereby
 promise and undertake to the said _____
 _____ in the sum of _____ Dollars,
 that the said appellant, if judgment be adjudged against him on the ap-
 peal, will satisfy such judgment with interest and costs and the costs
 that may accrue; and also that the said appellant will prosecute his ap-
 peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
 _____ day of _____ 188____
 _____ J. P.

IN JUSTICE'S COURT,

FOR

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

J. E. Herriott

Before

W. H. Stone

JUSTICE OF THE PEACE,

No.

Amount Claimed, \$1236

Oct 17

1882

Plff's.

The Plaintiff filed

his

bill of particulars which is in

vs.

on file substance as follows:

S. G. Hiland

Def'ts.

Judgment, \$12.54

JUSTICE'S FEES.

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

Summons

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing

Papers

Record 200 Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

Balance due on settlement

April 13 1892

lumber

\$8.52

\$4.58

= 10 =

1.00

May 2 =

carriage

4.50

June 20 =

Wagon

5.00

July 4 =

=

5.00

= =

=

2.50

Aug 3 to Aug 14 1890, 24 days \$12.00

Balance due \$12.56

Signed J. E. Herriott

Oct 17 1892

S. G. Hiland

came and confessed Judgment

to the above account
it is therefore considered by
me that the Plaintiff receive
from the defendant the sum
of twelve dollars and thirty
six cents and cost

W. H. Stone

J. P.

Jan 17 1893

Received in full the above
Judgment

Oct 17

sufficient surety, caused an un

SI

to be entered herein, which f

In pursuance of the Stat

as surety for the above St

against S. G. Hiland

interest and costs, and the cos

this 17 day of

W. H. Stone

delivered the same to

Execution returned and

FOR

TOWNSHIP.

E PEACE,

1882

which is in

5-2
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me
sum
1

Oct 17, 1882, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

S. E. Highland, B Baker, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this 17 day of Oct A. D. 1882 Stay of Execution expires
W. H. Stone, J. P. } 188 . Am't then due \$

188 . Issued an Execution for
returnable , 188 , and

delivered the same to , Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the 17 day of Oct A. D. 1882 the said
S. E. Highland
obtained a judgment against the said
S. E. Highland
on the docket of W. H. Stone J. P.,
for \$12.35 Dollars and
cents, and costs taxed
and the said
intends to appeal

therefrom to the court of Common Pleas of
County. Now; therefore, I, S. E. Highland
of B. Baker do hereby
promise and undertake to the said S. E. Herring
in the sum of Twenty Three Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
day of 188 .
J. P.

Mary Wollam

Plff's.

vs.

Abraham Kappel

Def'ts.

Judgment, \$ 20.05

JUSTICE'S FEES.

Plff's Cost.
Dol. Cts.

Def'ts Cost.
Dol. Cts.

Summons

25

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing

Papers

8

Record 200 Words

30

Judgment

40

Satisfaction

40

Bail for Stay

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

70

WITNESSES

Before

W. H. Stone

JUSTICE OF THE PEACE,

No.

Amount Claimed, \$

Jan 10

1883

The Plaintiff filed

her

bill of particulars which is in

substance as follows:

Jerome, P. April

30- 1891

Iue Isrel Wollam or order
the sum of twenty Dollars with
use at six per cent with an interest
of two Dollars Signed Abraham Kappel

Jan 10 1893

Issued Summons
in the above case and
served the W. H. Stone const.
Returnable on the 14 at 1 P. M.

Jan 14 1893

Summons returned. Endorsed
Jan 11 1893 served by Reading & Co. on
the within named Defendant
W. H. Stone const.

Jan 14 1893

1 o'clock P. M.
Time set for hearing
in the above case the
Defendant came and confessed
Judgment it is there fore
considered by me that the Plaintiff
recovers of the Defendant twenty
Dollars & thirty four cents
and cost of

W. H. Stone J. P.

June 23 93

Received in full of
W. H. Stone J. P. of the above Judgment
\$20.05
Mary Wollam

Jan 2
John
sufficient surety, caused an

to be entered herein, which
In pursuance of the Statute
as surety for the above
against Abraham
interest and costs, and the cost

this 23 day of
W. H. Stone

delivered the same to
Execution returned a

FOR

TOWNSHIP.

PEACE,

1883

which is in

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order
with
sustained

and
Const.
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used
by

express
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ntg

John *23*, 1883 the Defendant in the above case came and by
John Rapal his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, *John Rapal*
as surety for the above Stay of Execution on the above Judgment of *Mary Hallan*
against *Abraham Hoffe* do hereby promise and undertake to pay the amount of said Judgment,
interest and costs, and the costs that may accrue.

John Rapal, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this *23* day of *Nov* A. D. 1883 } Stay of Execution expires *Jun 22, 93*
W H Stone, J. P. } 188 . Am't then due \$

188 . Issued an Execution for
returnable , 188 , and

delivered the same to , Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the.....day of
.....A. D. 188..... the said
.....
obtained a judgment against the said.....
.....
on the docket of.....J. P.,
for.....Dollars and
.....cents, and costs taxed
.....and the said
.....intends to appeal
therefrom to the court of Common Pleas of.....
County. Now; therefore, I.....do hereby
promise and undertake to the said.....
.....in the sum of.....Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
.....day of.....188.....
.....J. P.

IN JUSTICE'S COURT,

FOR

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Before

W. H. Stone

JUSTICE OF THE PEACE,

No.

Amount Claimed, \$ 90.

Simcoe Morris

Plff's.

vs.

William Herrick

Def'ts.

Judgment, \$

JUSTICE'S FEES.

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

Summons

Affidavit

Order of

Undertaking

Subpoena

Names

Swearing

Witnesses

Adjournment

Filing

Papers

Record

Words

Judgment

Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

CONSTABLE'S FEES

Sum. Serv., and Mileage

Sub. Serv., and Mileage

Sum. Appraisers

Schedule and Bond

Serv. Garnishee

Att. Trial

Sum., Jury and Mileage

Copies

Ex. and Per. Cent.

WITNESSES

The Plaintiff filed

substance as follows:

his bill of particulars which is in

on or about the 24 day of Dec A.D. 1892 he purchased of the above Defendant a mare which was on said day delivered by the said defendant to this plaintiff who has ever since had and held said not withstanding the tender back to said defendant as hereinafter stated.

This plaintiff says that on this day of his purchase of said mare he paid to the said defendant the full and reasonable value there for to wit: the sum of \$90.00

That at the time of purchase and sale of said mare, the said defendant then warranted said mare to be sound and free from blemishes and defects, where upon this defendant relying on said warranted purchased said mare and paid to said defendant said sum of \$90.00. That said mare was unsound and diseased with running sores.

That on the 31st day of Dec. 1892 the plaintiff offered to redeliver to the defendant said mare, and then tender her back to the defendant said mare, who then refused to receive said mare. The plaintiff says that by reason of the premises he has been damaged in the sum of \$90.00 for which sum he asks judgment against the said defendant. Signed

Simcoe Morris
by W. S. Hoops his attorney

Feb 10. 1893

Issued Summons to appear
the above Defendant on or before 17. 93 at 10
and delivered to W. H. Durbrow

Feb 11 1893 Summons returned under
Feb 11 1893 serve this summons by leaving
a certified copy with the Defendant
William Herrick

Signed W. H. Durbrow
Clerk

Feb 17 1893

asked for
Ch. J. Hall
to H. H. Durbrow
Feb 22 1893
witness in
Blaine Ben
and delivered
of Feb 1893 at
Feb

Joseph
to appear
Feb 22 1893
Feb 1893 Ser
J. Stewart.
Feb 22 1893
As Joel Hill

Feb 22 1893
being Reese
Robert J. S.
Witness Joel
as as sworn
was sworn
Allegation of
this day as

sufficient surety, caused an

to be entered herein, which

In pursuance of the Stat

as surety for the above

against

interest and costs, and the c

this day of

delivered the same to

Execution returned a

FOR

TOWNSHIP.

PEACE,

1883

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Feb 17 1893 10 o'clock A. M. Time set for trial
Parties met and case call and the Plaintiff
asked for a Jury. To wit: Samuel Richard
A. J. Robert John Stewart Robert Morris H. B. Seely
& Alf Hallam Feb 17 1893 venire issued and delivered
to W. H. Durban constable for their appearance on the 22. day of
Feb 22 1893 9. P. M. Feb 17 1893 issued Supena for the Plaintiff
witness in behalf of the Plaintiff to wit Jacob Hill. Wm
Blainey Benjamin Neil. B. H. Pickett & Henry Frederick
and delivered to W. H. Durban constable to appear on the 22 day
of Feb 1893 at 1 o'clock P. M.

Feb 21 1893 issued Supena for Defendant to wit
Joseph Morris Senior
to appear on the 22 1893 at 1 o'clock P. M.
Feb 22 1893 venire returned endorsed as follows by copy to 3.
Feb 1893 serve to the following Jurors S. H. Pickett A. J. Robert
J. Stewart H. B. Seely Robert Morris & Alf Hallam W. H. Durban
Feb 22 1893 Plaintiff Supena returned endorsed as follows by Ready
to Jacob Hill W Blainey B. H. Pickett & Henry Frederick for 120
W. H. Durban

Feb 22 1892 1 o'clock P. M. Time set for trial both Present
being Present the following Jurors appeared as for S. H. Pickett & J.
Robert J. Stewart H. B. Seely and was sworn the Plaintiff
Witness Jacob Hill Wm Blainey Ben. Neil Henry Frederick & B. H. Pickett
was sworn & examined also the Defendants witness Joseph Morris Senior
was sworn & examined the Jurors having heard Proof and
allegation of Both Parties agreed upon and returned their verdict
this day as follows

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$

188____. Issued an Execution for _____, 188____, and
returnable _____, Constable.

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____ the said
_____ obtained a judgment against the said
_____ on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
_____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said
_____ in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____.
_____, J. P.

IN JUSTICE'S COURT,

FOR

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Before *H. H. Stone* JUSTICE OF THE PEACE,

No. Amount Claimed, \$

Continued from Page 164

188

The Plaintiff filed

bill of particulars which is in

substance as follows:

We the Jurors do find and assess the Plaintiff claim against the Defendant to the sum of twenty five Dollars \$25. By me H. B. Seely the Defendant Dan A. J. Robert notice of an appeal J. J. Stewart S. H. Rhulen

These facts on said it is considered by me that the Plaintiff recovers off of the Defendant the sum twenty five Dollars an east based as follows: filin Bil of Justice 5 on sum 25-00 by disbursements 50 service for Jur 40 adjournment 20 Sworn & witness 41 filin 3 the 15 sum 20 the 400 115- sum 40 set on the 100 can sta

*Jurors 2.00
Constable can sum & milage 88-cts
Supreme & me 1.20
Sum sum & 1.00
3 Cape 75
Set on trial 1.00
41.20*

H. H. Stone J. P.

Simon Morris
Plff's.

vs.

William Herrick
Def'ts.

Judgment, \$

JUSTICE'S FEES.

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

Summons	25	
Affidavit		
Order of Undertaking		
Subpoena 2 Names	50	25
Swearing & Witnesses	20	10
Adjournment	20	
Filing 3 Papers	10	5
<i>Sup Jurors</i>	3.0	
<i>mine</i>	40	
Record 700 Words	1 15	
Judgment	40	
Satisfaction		
Bail for Stay		
Execution and Filing		
Trans. and Certificate		
<i>Set on trial</i>	1 00	
	4 50	40

CONSTABLE'S FEES

Sum. Serv., and Mileage	85	
Sub. Serv., and Mileage	1 20	
Sum. Appraisers		
Schedule and Bond		
Serv. Garnishee		
Att. Trial		
Sum., Jury and Mileage	1 00	
3 Copies	75	
Ex. and Per. Cent.		
<i>Att. Trial</i>	1 00	
	4.50	

WITNESSES

<i>Paul Hill</i>	1 05
<i>Jim Blasing</i>	90
<i>Sam Shedd</i>	90
<i>Ben Reid</i>	75
<i>B. H. Pickett</i>	75

J. Joseph Morris
25
40

*25.00
13.20*

*4.90
4.80
2.20*

sufficient surety, caused an
to be entered herein, which
In pursuance of the St
as surety for the above
against
interest and costs, and the c
this _____ day of
delivered the same to
Execution returned a

FOR

TOWNSHIP.

PEACE,

188

which is in

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ity fine

by one
Sept
hasen
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20
over 400

Sept 5th 1894

Issued an Execution on the aforesaid Judgment
and delivered the same John Holmes Constable.

W. H. Durboane

Justice of the Peace

Oct 4th 1894 Execution returned no property
found to levy on

John Holmes Constable.

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$

188____. Issued an Execution for _____, 188____, and
returnable _____

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____ the said
_____ obtained a judgment against the said _____
on the docket of _____ J. P.,
for _____ Dollars and _____ cents, and costs taxed
_____ and the said
_____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now, therefore, I, _____
of _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
_____ J. P.

IN JUSTICE'S COURT,

FOR

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

R. M. Crosby

Plff's.

vs.

John Herrick &
H. R. Pickett

Def'ts.

Judgment, \$

Before

W. H. Stone

JUSTICE OF THE PEACE,

No.

Amount Claimed, \$29.90

188

The Plaintiff filed his bill of particulars which is in
substance as follows: October 28 1892

nine month after said & promist to
to pay to the order of J. E. Herrick
Twenty nine & 90 dollars value received
at 8th after date J. E. Herrick
H. R. Pickett

JUSTICE'S FEES.

Plff's Cost.		Def'ts Cost.	
Dol.	Cts.	Dol.	Cts.
Summons			
Affidavit			
Order of			
Undertaking			
Subpoena			
Swearing			
Names			
Witnesses			
Adjournment			
Filing			
Papers			
Record			
Words			
Judgment			
Satisfaction			
Bail for Stay			
Execution and Filing			
Trans. and Certificate			

CONSTABLE'S FEES

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

WITNESSES

Issued Ohio. Jan 2. 1894
issued summons of Mrs. said
returnable on or before the 1st of Jan
1894 at one o'clock P. M. and deliver
the same to Constable Wm. Benwith

January 4 1894

Summons returned with the
following endorsement the Defendants
not found in my County
Signed

Wm Benwith Constable

sufficient surety, caused an

to be entered herein, which

In pursuance of the St

as surety for the above

against

interest and costs, and the c

this day of

delivered the same to

Execution returned a

FOR

TOWNSHIP.

PEACE,

188

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to

Constable

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and
returnable _____, Constable.
delivered the same to _____

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
A. D. 188____ the said
obtained a judgment against the said _____
on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
J. P.

IN JUSTICE'S COURT,

FO

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

S. C. Ryan

Pl'ff's.

vs.

A. Smith
John Raypole

Def'ts.

Judgment, \$

JUSTICE'S FEES.

Pl'ff's Cost.
Def'ts Cost.

Pl'ff's Cost.	Def'ts Cost.
Dol. Cts.	Dol. Cts.
Summons	
Affidavit	
Order of	
Undertaking	
Subpoena	Names
Swearing	Witnesses
Adjournment	
Filing	Papers
Record	Words
Judgment	
Satisfaction	
Bail for Stay	
Execution and Filing	
Trans. and Certificate	

CONSTABLE'S FEES

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

WITNESSES

Before

S. W. Durbin

JUSTICE OF THE PEACE,

No.

Amount Claimed, \$51.50

Jan 22nd 1893Sept 26th

1894

The Plaintiff filed

his

bill of particulars which is in

substance as follows:

A note of hand dated
Nine months after date the promise to
pay J. S. Allen or Order the sum
of Fifty dollars and fifty cents
with interest at 8 per cent after due
Signed A. Smith
John Raypole

Sept 26th 1894 gave notice to the defendants
A. Smith and John Raypole who came
forward and confessed that they were
indebted to the plaintiff S. C. Ryan in
the sum of \$51.50 fifty one dollar and fifty
cents and 4.67 interest to this date it is
therefore considered by me that the said
S. C. Ryan receive fifty one dollar and fifty
cents plus and 4.67 interest and cost
and interest and cost that may accrue.

S. W. Durbin
J. P.

April 27th 1895
Rec of John Raypole Fifty Six dollars
and fifty Six cents in full of the
above said judgment
S. W. Durbin J. P.

sufficient surety, caused

to be entered herein, wh

In pursuance of the

as surety for the abo

against A. Smith

interest and costs, and th

this 16th day

delivered the same to

Execution returne

T,

FOR

TOWNSHIP.

THE PEACE,

1884

which is in

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of note

Nov 10, 1884, the Defendant in the above case came and by
Enoch Henry his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, Enoch Henry
as surety for the above Stay of Execution on the above Judgment of John H. Smith
against Smith & Son, Rayport do hereby promise and undertake to pay the amount of said Judgment,
interest and costs, and the costs that may accrue.

Enoch Henry, Surety.

Taken by and signed, and acknowledged before me, and surety approved,
this 16th day of November A. D. 1884. Stay of Execution expires
J. H. Buchanan, J. P. } 1884. Am't then due \$

188 . Issued an Execution for
returnable , 188 , and

delivered the same to , Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the.....day of
..... A. D. 188..... the said
obtained a judgment against the said.....
on the docket of..... J. P.,
for..... Dollars and
.....cents, and costs taxed
.....and the said
intends to appeal
therefrom to the court of Common Pleas of.....
County. Now; therefore, I.....
of.....do hereby
promise and undertake to the said.....
in the sum of.....Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
.....day of.....188.....
J. P.

Fluctuating Comptroller

Joseph Wells,

Complaints in forable
entry and detention.

to the original owner of the land on the west
containing 1574 acres of land he the
owner made a lease, the said Joseph
Wells ^{intentionally} entered upon said premises with a
strong house in or about the 22. day of
November 1871 and the undersigned at
the time of said entry and ever since, he the
lessor brought to the possession of said premises.
On the 3d day of March 1872 for the
undersigned agreed upon the said Joseph
Wells to be given by lessor notice in writing
to leave said premises,
the undersigned also re-enters of
said premises
Between this 8th day of March
1872 *Eschschroe* *authy*

Fleetwood Courtwright Plaintiff } Before ^{Henry Brobeck}
against } Justice of the Peace
Joseph Wells Defendant } in and for the
} Township of Jerome
} County of Union
} State of Ohio

The undersigned Fleetwood Courtwright a resident of Franklin County Ohio doth hereby make his complaint to you, against one Joseph Wells, for this:

That said Joseph Wells hath ever since the 22 day of November 1901 and doth still, unlawfully and forcibly detain from the undersigned, possession of the following premises situated, Situate in the Township Jerome, in said County of Union ^{State of Ohio} And described as follows; It being a part of Survey No. 2591 Virginia Military Lands Originally Entered in the name of J Phillips beginning at a white Elm in the road Original Corner of said Survey, thence South with said road 116 rods + Cunningham line thence west with said line to land deeded to John Courtwright by Richard W. Atkinson + Isaac his son thence South with Atkinson and Cunningham line to the County road; thence West with said road about 70 poles, corner on Frederick land, thence North with West line deeded to John Courtwright Atkinson + Bridgester or wife to the Northwest corner of the Bridgester lot about 174 Poles, thence East with the line of Survey

Notice to leave Premises
To Joseph Wells

Sir; I wish you to leave the following premises now in your Occupation to wit: Situated in Union County Ohio Bounded and described as follows to wit; it being a part of Survey No. 2991 Virginia Military lands originally entered in the name of J. Phillips beginning at a white elm in the road in the original corner of said Survey; thence South with said road 11 1/2 rods to Cummings line thence West with said line to land deeded to John Courtwright by Richard Atkinson and Isaac his son; thence South with Atkinson and Cummings line to the County road, thence West with said road about 70 poles; thence North with West line to the Northwest corner of lot known as Bonider lot but about 174 poles; thence East with the line of Survey to the original corner white Elm, containing one hundred and fifty four Acres of land more or less.

Your compliance with this notice within three days after its service will prevent any legal measures being taken by me to obtain possession.

Dated March 1/1902

Fleetwood Courtwright
by James & James his Attorneys

Notice served March ^{the} 3-1902

The State of Ohio County of Union

To any constable of Jerome township
Whereas in a certain action for the forcible entry
and detention of the following described premises
to wit, a tract lately tried before me wherein
Eliotwood Courtwright was plaintiff and
Joseph Keller was defendant and judgment was rendered
on the 12th day of March AD 1902 that the plaintiff
have restitution of said premises, and also that he
recover costs in sum of Six dollars and sixty five cents
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 of this writ
make legal service and due return

witness my hand this 12th day of March
AD 1902 Henry Brobeck J.P.

Received this writ March 12 The 1902
W. H. DeWitt constable

On the 21 Day of March 1902 By Virtue
of this writ I restored the Plaintiff within
named to the Possession of the ~~whole~~
within Designated Premises

W. H. DeWitt constable

Sub District
Election

Sub District No 1
Jerome Township Union County Ohio
April the 12th 1880

At a meeting of the qualified voters of said
Sub District held on the second Monday of
April 1880 was appointed Chairman
and Secretary

Whereupon said voters proceeded to elect by ballot
one director for said Subdistrict for the term
of three ^{years} and upon inspection of the several
ballots given at said Election it was found
and publicly declared that

Secretary

Chairman

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Fleetwood Courtwright

Plff's.

vs.

Joseph Wells

Def'ts.

Judgment, \$

JUSTICE'S FEES.

	Plff's Cost. Dol. Cts.	Def'ts Cost. Dol. Cts.
Summons	25	
Affidavit		
Order of		
Undertaking		
Subpoena Names		
Swearing 3 Witnesses	15	
Adjournment		
Filing 4 Papers	20	
Record 700 Words	1 00	
Judgment	40	
Satisfaction	20	
Bail for Stay		
Execution and Filing		
Trans. Judgment and	15	
Trans. and Certificate		
Sitting in trial	1 00	
Cost of restitution	40	
	\$ 3 80	

CONSTABLE'S FEES

Sum. Serv., and Mileage	75
Sub. Serv., and Mileage	60
Sum. Appraisers	
Schedule and Bond	
Serv. Garnishee	
Att. Trial	
Sum., Jury and Mileage	
Copies	25
Ex. and Per. Cent.	
Removing and leaving for goods	1 00
	\$ 2 60

WITNESSES

Befanure, / Harrison

Before Henry Brobeck

No.

Amount Claimed, \$

March 8th

1902 188

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

Fleetwood Courtwright a resident of Franklin County Ohio doth hereby make his complaint to you against one Joseph Wells for this that said Joseph Wells hath ever since the 22nd day of November 1901 and doth still unlawfully and forcibly detain from the undersigned possession of the following premises situated situate in the township of Jerome in said county of Union State of Ohio and described as follows: it being a part of survey no. 2991 Virginia military lands originally entered in the name of T. Phillips beginning at a white elm in the road original corner of said survey thence south with said road 116 rods to Cunningham line thence west with said line to land deeded to John Courtwright by Richard W. Atkinson and Isaac his son thence south with Atkinson and Cunningham line to the county road thence west with said road about 70 paces corner on Frederick lands thence north with west line deeded to John Courtwright Atkinson and Pindexter and wife to the northwestern corner of the Pindexter lot about 174 paces thence east with the line of survey to the original corner white elm on the road containing 154 acres of land be the same more or less the said Joseph Wells unlawfully entered upon said premises with a strong hand on or about the 22nd day of November AD 1901 and the undersigned at the time of said entry and ever since hath had the right to the possession of said premises on the 3rd day of March AD 1902 the undersigned served upon the said Joseph Wells as required by law notice in writing to leave said premises

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dated this

March
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March 8th
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March 1
writ for
and J. S.
a copy of
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in his said
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sufficient surety, caused
to be entered herein, wh
In pursuance of the
as surety for the abou
against
interest and costs, and th

this day

delivered the same to
Execution returned

\$ 6 40
4 40

T, FOR TOWNSHIP.

THE PEACE,
1902 188
s which is in

the undersigned as per restitution of said premises
dated this 8 day of March A.D. 1902 Flatwood Courtwright

Franklin
complaint
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assigned
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March 8th 1902 I issued summons of that date returnable March 8th 1902
and delivered to W. H. De Witt constable
March 8th 1902 summons returnable with the following indorsement.
received this writ March 8th 1902 and March 8th 1902
served the same on defendant by leaving certified copy thereof of this
writ and indorsed thereon to the defendant
service and return 40 cts
copy 25
mileage 10^{cts} miles 1 0
total 75

March 12th 1902 1 o'clock^{pm} parties appeared naming following
witness for plaintiff Benjamin Harrison Flatwood Courtwright
and J. S. Jones Plaintiff also offered in evidence
a copy of notice served on defendant the defendant offered
no testimony the court finds that defendant is guilty
in manner and as the plaintiff hath in complaint set
forth and that the same and the matters stated are true
it is therefore considered by me that the said plaintiff have
restitution of the premises mentioned and described
in his said complaint and recover of said defendant
the cost her in taxed at six dollars and sixty five cents

W. H. De Witt constable
Henry Brabeck
Justice of the peace

_____, 188____, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
this _____ day of _____ A. D. 188____. Stay of Execution expires
_____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and
returnable _____, Constable.

delivered the same to _____

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____ A. D. 188____ the said
obtained a judgment against the said _____
on the docket of _____ J. P.,
for _____ Dollars and _____ cents, and costs taxed
_____ and the said _____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said _____
in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
J. P.

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Before

JUSTICE OF THE PEACE,

No.

Amount Claimed, \$

188

Pl'ff's.

The Plaintiff filed

bill of particulars which is in

vs.

substance as follows:

Def'ts.

The State of Ohio County of Union.

Judgment, \$

JUSTICE'S FEES.

Pl'ff's Cost.
Dol. Cts. Def'ts Cost.
Dol. Cts.

Summons
Affidavit
Order of
Undertaking
Subpœna Names
Swearing Witnesses
Adjournment
Filing Papers
Record Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing
Trans. and Certificate

CONSTABLE'S FEES

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

WITNESSES

To any constable of Jerome township.
Whereas in a certain action for the forcible entry and detention of the fallowing described premises to wit, a trial lately tried before me, where in Pleetwood Courtwright was plaintiff and Joseph Wells was defendant and judgment was rendered on the 12th day of March A. D. 1902 that the plaintiff have restitution of said premises, and also that he recover costs in sum of the amount of \$66.50 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 afore said and all accruing costs and of this writ make legal service and due return.

Witness my hand this 12th day of March A. D. 1902.
Henry Brobeck. J. P.

March 12th 1902 I issued writ of restitution of that date returnable March 21st 1902 and delivered to W. H. Dewitt constable

On the 21 day of March 1902 by virtue of this writ I restored the plaintiff within named to the possession of the within designated premises

W. H. Dewitt constable
received my cost in full March 21 A. D. 1902

received my cost in full March 21 A. D. 1902

W. H. Dewitt constable

sufficient surety, caused and
to be entered herein, which
In pursuance of the
as surety for the above
against
interest and costs, and the

this _____ day of _____

delivered the same to
Execution returned

FOR

TOWNSHIP.

THE PEACE,

188

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A. D. 1902.

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02 1902

onstable

_____, 188____, the Defendant in the above case came and by
 his surety, resident of the County, approved by me as good and
 sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

Taken by and signed, and acknowledged before me, and surety approved,
 this _____ day of _____ A. D. 188____ } Stay of Execution expires
 _____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and
 returnable _____, Constable.
 delivered the same to _____

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
 A. D. 188____, the said

 obtained a judgment against the said _____
 on the docket of _____ J. P.,
 for _____ Dollars and
 _____ cents, and costs taxed
 _____ and the said
 _____ intends to appeal
 therefrom to the court of Common Pleas of _____
 County. Now; therefore, I, _____ do hereby
 promise and undertake to the said _____
 in the sum of _____ Dollars,
 that the said appellant, if judgment be adjudged against him on the ap-
 peal, will satisfy such judgment with interest and costs and the costs
 that may accrue; and also that the said appellant will prosecute his ap-
 peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
 _____ day of _____ 188____
 J. P.

To H. J. Landaker a justice of peace in and
for the township of Jerome in the County
of Union ~~the undersigned Brice & sh~~
~~a resident of the County of Union the~~
undersigned Brice & sh a resident of the
County of Union State of Ohio. Both
here by make his complaint to you against
one Leslie Turner and hath ever since
the first day of August in the year of
1908 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 house
on the farm of Brice & sh situated just
West of his house. The said Leslie Turner
entered upon said premises as the tenant
of the undersigned the lease there for
expired at the time here in first mentioned
and from that time the said Leslie
Turner hath unlawfully and forcibly held
over his said term. On the 31 day of
August the undersigned duly served upon
the said Leslie Turner as required by law
notice in writing to leave said premises
the undersigned asks process and restitution
et. Dated this 5 day of September A. D. 1908
Brice & sh.

Indepning Case - - -	.20
Hearing case on appearance, without trial	1.00
Hearing, determining and docket- ing decision of motion or demurrers	1.00
Hearing case when defense is interposed.	2.00
Hearing trial by jury	2.50
Issuing and docketing order of attachment and docketing return	.70
Issuing and docketing summons and docketing return, each defendant	.40
Judgement, pronouncing and docketing	.80
Making transcript of docket	
Taking, approving and docketing a bond, undertaking or recognizance	.80
Taking & docketing security for costs	.60
Docketing Bill of Particulars	.50
Affidavit for attachment	.80

Justice Fees.

IN JUSTICE'S COURT,

FO

E. L. BARRETT & SONS, Publishers, Springfield, Ohio.

Brice Ish

Plff's.

vs.

Leslie Turner

Def'ts.

Judgment, \$

Before
No.

L. J. Labidaker

JUSTICE OF THE PEACE,

Amount Claimed, \$

188-138

The Plaintiff filed
substance as follows:

her

bill of particulars which is in

JUSTICE'S FEES.

Summons
Affidavit
Order of
Undertaking
Subpoena Names
Swearing Witnesses

Adjournment
Filing Papers

Record Words
Judgment
Satisfaction
Bail for Stay
Execution and Filing

Trans. and Certificate

Pltff's Cost.
Dol. Cts.
Def'ts Cost.
Dol. Cts.

CONSTABLE'S FEES

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

WITNESSES

sufficient surety, caused a
to be entered herein, which
In pursuance of the
as surety for the above
against
interest and costs, and the

this day

delivered the same to
Execution returned

T,

FOR

TOWNSHIP.

THE PEACE,

188-188
s which is in

_____, 188____, the Defendant in the above case came and by
_____ his surety, resident of the County, approved by me as good and
sufficient surety, caused an undertaking for the

STAY OF EXECUTION

to be entered herein, which follows:

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

_____, Surety.

Taken by and signed, and acknowledged before me, and surety approved,

this _____ day of _____ A. D. 188____ } Stay of Execution expires
_____, J. P. } 188____. Am't then due \$ _____

188____. Issued an Execution for _____, 188____, and
returnable _____

delivered the same to _____, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the _____ day of _____
_____ A. D. 188____ the said
_____ obtained a judgment against the said _____
_____ on the docket of _____ J. P.,
for _____ Dollars and
_____ cents, and costs taxed
_____ and the said
_____ intends to appeal
therefrom to the court of Common Pleas of _____
County. Now; therefore, I, _____ do hereby
promise and undertake to the said _____
_____ in the sum of _____ Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accrue; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this
_____ day of _____ 188____
_____ J. P.

Evans Ohio March 11th 1886.

Mess Brodrieks & McCampbell,
Gentlemen. The bearer
Mr M. A. Stewart, has a case of encumbrance
by reason of Pike tax, he wishes to attack a
note of the vendors, now in the possession of
one John J. Stewart, - Have I jurisdiction?

Ans: Yes, you have jurisdiction, Attack on ground of non-residence.

And further, Bruce Robinson came and
put in stay bail, and also, filed with me
affidavit and bond in attachment, vs -

R. J. Gates; as agent of the Peerless Reaper
Co. "Question" Has the said Company a
right to a second judgment, or has the
Co, a right to a second action, he does not
bring it in his own name, for indemn-
ity, for his obligating himself, but
for the purpose of obtaining judgment
against Gates and Clover as principals
on said note, I am holding the papers
till I know.

Yours Truly,

Rich Lerry Jr.

Ans: 1st More than one judgment may be taken, but
there can be but one satisfaction of claim.

2^d You have not jurisdiction in this case unless
property within your County. (Over)

(over)

Yours resp. Brodriek & McCampbell, per Mr.

And this further under 2^d question.

This case, if properly entered on your Docket, stands thus: Judgment against all defendants except the principal Gates, and the cause is continued as to him for service. Now an attachment is proper, on any property of Gates found in your jurisdiction, at any stage of the proceedings; but judgment can not be taken against Clover again. Once in his case is enough. Judgment has not yet been entered against Gates. You see the action of attachment would be useless in any case but that of Gates, and that would be with reference to former proceedings.

W. M.

May 26th in - 60th
Began Jan 4 - 60th

3-00
13-00
94-00
3-94-00

3-00

No.

Crim. Doc.

Page

Before

JUSTICE OF THE PEACE,

Township.

The State of Ohio,

vs.

Frank Clark

Recognizance of Accused.

Filed

189

Justice of the Peace.

Constable.

RECOGNIZANCE OF ACCUSED.

Revised Statutes, Sec. 7187.

The State of Ohio, Union County, ss.

BE IT REMEMBERED, That on the 13th day of April in the year A. D. 1895

Frank Clark

personally appeared before me, one of the Justices of the Peace in and for the Township of Jerome in said County, and jointly and severally acknowledged themselves to owe the State of Ohio the sum of Fifty Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to-wit:

The Condition of this Recognizance is Such, That if the above bound Frank Clark

personally be and appear before the Court of Common Pleas, on the first day of the next term thereof, in and for the County aforesaid, then and there to answer to a charge of breaking into and entering the sugar house of John G. Michaels in the day time on or about the 17th day of March A.D. 1895 with intent the personal property of said John Michaels to steal, take and carry away and abide the judgment of the Court, and not depart without leave, and in the meantime to keep the peace and be of good behavior toward the citizens of the State generally, and especially toward the said John G. Michaels then this Recognizance shall be void: otherwise it shall be and remain in full force and virtue in law.

F. J. Clark

Taken and acknowledged before me, on the day and year above written.

E. L. Leach
Justice of the Peace.
J. M. Dowell Justice of the Peace.

No. _____ Doc. _____ Page _____

E. C. Huff
against

Annie J. Harris

Defendant's Subpoena.

Ret'd and Filed Mar 19 1887

J. P. M. Howell J. P.

WITNESSES.	How Served.	Day of Service.	Miles Distant.
<u>S. Bailey</u>	<u>c</u>	<u>mar 17</u>	<u>4</u>
<u>Lo Gray</u>	<u>c</u>	<u>17</u>	<u>4</u>

A true Copy. Attest:

Constable.

mar 17 A. D. 1887, I received this writ, and afterward I served the same in the manner and at the time shown by the annexed list and table; that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S.; and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

MY FEES.

Mileage.	Miles.	\$	<u>35</u>
Service on	Witnesses.	\$	<u>35</u>
	Copies.	\$	<u>50</u>
Amount,		\$	<u>120</u>

Subpoena Constable.

SUBPOENA FOR CIVIL CASE.

Revised Statutes, Secs. 6337-5247.

THE STATE OF OHIO,

Jerome Township, }

County.

To

Stewart Bailey
Charles Croy

You are hereby commanded to appear before me: *J.P. McDowell*
a Justice of the Peace of said Township, at my office therein, on the *19* day
of *March*, A. D. 188 *7*, at *9* o'clock *A.M.*, to give testimony in an
action pending before me, wherein *E. O. Haff*

is Plaintiff, and

Annie J. Davis Defendant

Hereof fail not under the penalty of the law.

Given under my hand, this *19th* day of *March*, A. D. 188 *7*

J.P. McDowell Justice of the Peace.

Warranty Deed.

FROM

Israel, William.

TO

W. H. Seigfried

RECEIVED FOR RECORD,

Sept 18th 1896at 10⁵⁰ o'clock a M.

Recorded Sept 30 1896

in Union County Records,

Volume 72 Page 48889

A. N. Goodman
Recorder.

ENTERED FOR TRANSFER,

Sep 18 1896

Samuel Hudson
Auditor.

55 Pd

Know all Men by these Presents, That *Isaac Wollam*
and Mary Wollam
his wife

the Grantor
 for the consideration of *Seventy Five* dollars,
 (\$ *75.00*) received to *our* full satisfaction of
William H. Seigfried

the Grantee
 do give, grant, bargain, sell and convey unto the said Grantee *his* heirs and assigns,
 the following described premises:

Situated in the *Township of Jerome* county of *Union*
 and state of *Ohio* and known as *part of Survey*

No 3365 in the name of Parker.

*Commencing in the center of the Strander
 Frankport and Dublin Twp at a Stone N.W.
 corner to Aus, Raypole. Land thence north with
 the center of Sand pike 9 R and 14 feet & 2 inch
 to a Stone S.W corner W^H Seigfried Land thence
 E with his south line 20 pole to a Stone thence
 S 9 R and 5 feet to Stone S.E. corner of Aus Raypole
 land thence W 20 pole with with Raypole
 north line to the place of Beginning
 Containing ~~one~~ ^{an} and of one fourth of
 an Acre of Land*

..... be the same more or less, but subject to all legal highways.
To Have and to Hold the above granted and bargained premises, with the appurtenances thereunto belonging, unto the said Grantee his heirs and assigns forever. And ~~we~~ the said Grantor ~~s~~ do for ~~ourselves~~ and ~~our~~ heirs, executors and administrators, covenant with the said Grantee his heirs and assigns, that at and until the ensealing of these Presents, was well seized of the above described premises as a good and indefeasible estate in **Fee Simple**, and have good right to bargain and sell the same in manner and form as above written; that the same are **Free and Clear from all Incumbrances whatsoever**,

And that he will **Warrant and Defend** said **Premises**, with the appurtenances thereunto belonging, to the said Grantee his heirs and assigns forever, against all lawful claims and demands whatsoever.

And I the said Mary Wollam
of said Isreal Wollam wife

do hereby **Remise. Release and Forever Quit-Claim** unto the said Grantee..... and his heirs and assigns, all any right and title of **DOWER** in the above described premises.

In Witness Whereof, ~~we~~ hereunto set ~~our~~ hand^s and seal^s the 21st day
of May in the year of our Lord one thousand eight hundred and
Ninty Six

SIGNED, SEALED AND DELIVERED IN PRESENCE OF

H. W. H. Durboran,
Maggie Durboran.

Isreal Wollam. [SEAL.]

Mary Wollam [SEAL.]

[SEAL.]

[SEAL.]

[SEAL.]

[SEAL.]

THE STATE OF OHIO,)
County, ss.)

Before me, a Notary Public in and for said county,
personally appeared the above named Isreal Wollam.
Mary Wollam

who acknowledged that They did sign and seal the foregoing instrument, and that the same
is Their free act and deed.

I Further Certify that I did examine the said

Mary Wollam

separate and apart from her said husband and did then and there make known to
her the contents of the foregoing instrument, and upon that examination she declared
that she did voluntarily sign, seal and acknowledge the same, and that she still
satisfied therewith.

In Testimony Whereof, I have hereunto set my hand and official seal

at Jerome O this 21st day
of May A. D. 1896

H. W. H. Durboran,

Notary Public

Warranty Deed.

From

to

Received 190

at o'clock M.

Recorded 190

in County,

Record of Deeds, Vol.

Page

Recorder.

Recorder's Fee, - - - \$

TRANSFERRED,

190

Auditor.

Warranty Deed.

Know all Men by these Presents: That Wm. M. Siegfried
and Roy Siegfried her Husband and
Minnie M. Ashbaugh and Mary Ethel Ashbaugh
 of the Town of Ostrander, County of Butler
 and State of Ohio in consideration of the sum of \$125
one hundred and twenty five Dollars Dollars,
 to be paid by Jacob Weaver

of the Village of Jerome, County of Union
 and State of Ohio, the receipt whereof is hereby acknowledged, do hereby
 Grant, Bargain, Sell, and Convey to the said Jacob Weaver

his heirs and
 assigns forever, the following Real Estate, situated in the County of Union
 in the State of Ohio, and in the Village of Jerome
 and bounded and described as follows:

Part of Survey No. 3365 in the name of
 Parker commencing in the center of the
 Ostrander and Frankfort and Dublin Pike
 at a stone N. W. corner of Asa Raypole
 land thence North with the center of said
 pike nine rods fourteen feet and two inches
 to a stone S. W. corner to W. H. Siegfried
 land thence East with his South line
 twenty rods to a stone thence South
 nine rods and five feet to a stone
 S. E. corner of Asa Raypole land thence
 West twenty poles with Raypole North
 line to the place of beginning containing
 one and one fourth of an acre of land

To Have and to Hold said premises, with all the privileges and appurtenances there-
unto belonging, to the said Clara M. Siegfried and Roy Siegfried
her husband and Minnie M. Ashbaugh and
Mary Ethel Ashbaugh their heirs and assigns forever.

And the said Clara M. Siegfried and Roy Siegfried
her husband and Minnie M. Ashbaugh and
Mary Ethel Ashbaugh for them and their heirs,
do hereby covenant with the said Jacob Weaver and

his heirs and assigns, that if he is lawfully seized of the premises
aforesaid; that the said premises are free and Clear from all Incumbrances whatsoever;

and that they will forever Warrant and Defend the same, with the appurtenances
unto the said Jacob Weaver and

his heirs and assigns, against the lawful claims of all persons whomsoever

In Witness Whereof, The said Clara M Siegfried and
Roy Siegfried her husband and
Minnie M. Ashbaugh and
Mary Ethel Ashbaugh
who hereby release Their right of dower in the premises, have hereunto set

Their hand, this _____ day of _____
in the year of our Lord one thousand nine hundred and _____ (190 _____)

Signed and acknowledged in presence of

The State of Ohio }
Union County, ss. }

Be it Remembered, That on this _____ day
of _____, A. D. 190 _____, before me, the subscriber,
a Justice of the Peace, in and for said county, personally came
the above-named Clara M. Siegfried and Roy Siegfried
her husband and
Minnie M. Ashbaugh and
Mary Ethel Ashbaugh
the Grantor 1 in the foregoing Deed, and
acknowledged the signing of the same to be Their voluntary act and deed, for the
uses and purposes therein mentioned.

In Testimony Whereof, I have hereunto subscribed
my name and affixed my official seal, on the day
and year last aforesaid.

606

Warranty Deed.

FROM

W H Seigfried

TO

Alma Oshbaugh
#

Received for Record,

April 5th, 1904

at *145* o'clock, *P*. M.

Recorded, *April 11th*, 1904.

in *Union* County Records

Volume *88* Page *143444*.

John J. Andrews
RECORDER.

Entered for Transfer,

April 5th, 1904

Amgt B Edwards
Auditor
m

Dublin 0
Route 1

Know all Men by these Presents, That William H. Seigfried
and Eliza Seigfried his wife, the Grantors,
 for the Consideration of One hundred and Twenty five Dollars, (\$125.00)
 received to the full satisfaction of Almeda Ashbaugh, the Grantee
 do Give, Grant, Bargain, Sell and Convey unto the said Grantee her heirs and assigns, the following described premises:
 Situated in the Township of Jessamine, County of Union, State of Ohio
 and known as part of Survey No 3365 in the name of Parkes
Commencing in the Center of the Astrander and Grant part
and Dublin Trk at a Stone N.W. Corner of the Raypole
Land thence north with the center of said Trk 2
poles and 14 feet, and a corner to a Stone N.W. Corner
to W.H. Seigfried Land thence thence East with his South
line 20 poles to a Stone thence South 9 Rods and 5 feet
to a Stone S.E. Corner of said Raypole Land thence
West 20 poles with Raypole north line to the place of
Beginning containing one and one fourth of an acre
of Land.

be the same more or less, but subject to all legal highways.
 To Have and to Hold the above granted and bargained premises, with the appurtenances thereunto belonging, unto the said
 Grantee her heirs and assigns forever. And for the said, the said Grantor
 do for herself and her heirs, executors and administrators, covenant with the said Grantee her heirs and assigns, that
 at and until the ensealing of these Presents well seized of the above described Premises as a good and indefeasible estate
 in Fee Simple, and have good right to bargain and sell the same in manner and form as above written; that the same are Free
 and Clear from all Incumbrances whatsoever,
 and that she will Warrant and Defend said Premises, with the appurtenances thereunto belonging, to the said Grantee
her heirs and assigns forever, against all lawful claims and demands whatsoever.

And she, the said Eliza Seigfried wife
 of said W.H. Seigfried
 do hereby Remise, Release and Forever Quit-Claim unto the said Grantee, and her heirs and assigns, all my
 right and title of Dower in the above described premises.

In Witness Whereof, she hereunto set her hand, this 16th day of January
 in the year of our Lord, One Thousand Nine Hundred and 1904

Signed and acknowledged
 in presence of

Wm. Durborn
Eliza Seigfried

William H. Seigfried
Eliza Seigfried

THE STATE OF OHIO,

Union County, ss.

Before me, a Notary Public in and for said County, personally
 appeared the above named W.H. Seigfried and
Eliza Seigfried, who acknowledged
 that they did sign the foregoing instrument, and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal, at
 this 16th day of January, A. D. 1904.

Wm. Durborn
Notary Public

John Davis
vs
William Herriote

Judgement	25.00
interest	3.75
Cost	16.30
Increased Cost	40
Sustained	40

40	—
20	—
60	—
2.00	
1.90	
<u>44.50</u>	

The State of Ohio Leron Township Union County

To John Holmes Constable of Said County

Whereas on the 22nd day of February 1892

Since Norris Obtained a judgement

against William Herriott before

William H. Stone a Justice of the Peace in

and Township of said for the sum

of \$25.00 and \$16.30 cost upon which is due

the sum of \$41.30 with interest from Sept 5th 1894
until paid with increase of cost

You are therefore commanded to collect the
amount of said judgement with cost
indorsed and increase out of the personal
property of the said William Herriott
and pay the same to the party entitled thereto
and make due return of this execution
and certificate thereon showing the manner
in which you have executed the same ~~from~~
in thirty days from the time of your receipt
thereof Given under my hand this 5th day of
September 1894

J. W. Durburaw

Justice of the Peace

Before W. H. Stone J. P.

No 1, 1892 asmt claimed \$58.36

The Plaintiff Filed said Bill of par
as follows. one promissory note
Dated March 18. 1890 Due Dec 18. 1890
Calling for \$100 Signed W. A. Kile
upon which there is due & unpaid
"also one promissory note dated Jan 16.
1890 Calling for \$15.00, due in nine
months from date. with endorsement
Nov 22 1891 of \$6.00 which there is a
balance due of \$9.80 interest & principal
and signed W. A. Kile and D. C. Lane
"also a difference of \$20.40 on corn,
not delivered according to contract
bought at 50 cts and worth 80 cts
by rise in market in August & Sept¹⁸⁹¹

IV. Pasturing cows & hogs 62 days at
\$1.75 per month each

Plaintiff claimed	\$ 6.08
	\$ 58.36

Signed March 5th 1892 B. W. Evans.
March 8th shared sumont, on the above
named Defendants W. A. Kile & D. C. Lane
returnable on or before the 15th day of
March 1892, 1.00 P. M. the time set for trial

March 10, 1892. Summons returned
served the writ by leaving
a copy of the same at the residence
of the Defendants W. Eile & D. C
Leane. Signed W. H. Perborow. Const

March 11, 1892

Issue Supraena for Plaintiff
J. R. McDowell

March 15, 1892. 1 o'clock time set for
trial B. W. Evans Plaintiff & D. C
Leane & Wm Eile Defendants.
motion made by Defen. Attorney
J. M. Rouse to dismiss the case
they assigned for reason that the
Difference cause of action in this case
have been wrongfully joined, that these
Defendants are not jointly bound to
answer to all that is set forth in
Plaintiffs Bill of Particulars.
That they can only be joined on
the interest of the one Permissory note
calling for \$15.00 and interest.
& on which said note D. C. Leane
appeared as security and there for which they
ask for a Dismissal of suit.
motion over ruled motion on file

March 11 1892 D. C. Leane makes oath
that he was no ways interested in
the Plaintiff Bill. Except on the
one Note therefore he was dismissed

March 11. 1892 The Defendant ask
for adjournment of thirty days,
which was granted April 14. 10 C.P.M.
motion in file

March 11 By consent of all parties
they agreed to leave it to arbitrate
the Plaintiff choosing H. B. Seely
Defendant - F. J. Hamilton

Time set for trial March 22 ¹⁸⁹² 10 C.
March 18. 92 issued summons
to H. B. Seely & F. J. Hamilton.
as arbitrators in the above case

Summons returned March 18. 92
indorsed served the within by reading

March 22, 1892. time set for
arbitrators case call. Wm. Kile not present
B. W. Evans & D. C. Lease being present
and by mutual consent, they settled
by D. C. Lease paying B. W. Evans
the balance due on the \$15.00 note
which was \$9.80 cts

At 14 1892

One o'clock P. M.

Case called both parties being present
motions made by the defendant
counsel to Discharge the action
against the Defendant
motions overruled, motion on file "58

The plaintiff, and his witnesses being sworn
and heard in the above Bill of Particulars.

It is therefore considered By me
that the plaintiff Recover of the said
Defendant Wm. Kile the sum of
forty eight Dollars and forty eight cts
\$ 48.48 and cost Tax

$$\begin{array}{r} 2325- \\ 462 \\ \hline 487 \end{array}$$

$$\begin{array}{r} 162 \\ 2 \\ \hline 924 \end{array}$$

Charles A. Reed

President, M. V. M. A.

$$\begin{array}{r} 1236 \\ 6 \\ \hline 7416 \end{array}$$

Little Highlands Bill

Balance due on Settlement \$9.52

April 13 " 1892 Lumber \$9.58

" 15 " " 1.00

May 2 " C-locks .45-

June 20 " Hozan 5-0

July 4 " " 5-0

May 8 " Hozan 1/2 day 2 5-

Aug 3 to Aug 14 1890 24 Visits \$12.00

\$22.58

\$10.22

Balance due \$12.36

J E Hamill-

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HYDE BROTHERS, PRINTERS.

AFFIDAVIT AND WARRANT
STATE CASE

THE STATE OF OHIO

vs.

Filed _____ 192_____

BEFORE

(Mayor) (Justice of the Peace)

STATE WARRANT

THE STATE OF OHIO,

County, }
ss.

TO

(Chief of Police) (Marshal) (Constable), GREETINGS:
Whereas, there has been filed before me an affidavit, the original of which is herewith attached and by reference made a part of this warrant.

These are, therefore, to command you to take the said

if _____ be found in your County, or if _____
shall have fled, that you pursue after _____ into any other County within this State, and
take and safely keep, so that you have _____ bod _____ forthwith before me, or some other Magistrate
having competent jurisdiction, to answer the said complaint, and be further dealt with according to law.

Given under my hand, this _____ day of _____, A. D. 192_____.

(Mayor) (Justice of the Peace)

RETURN

Constable's Fees, Items:

Service and Return, \$	_____	_____	192_____
Mileage, _____ mi., \$	_____	I have the bod _____ of the within named _____	
Attending Trial, - \$	_____	_____ now in Court.	
Conveyance, - - - \$	_____		
Assistance, - - - \$	_____		
	_____	(Chief of Police) (Marshal) (Constable)	
Total, - - - \$	_____	Rec'd this writ _____	192_____

SECURITY FOR COSTS

I, _____, 192_____, do acknowledge myself security for all costs which may accrue by reason of prosecuting the within named Defendant _____ for the offense specified in the within Warrant, to be paid by me in case said Defendant _____ shall be discharged by the Magistrate, or not indicted by the Grand Jury.

Witness:

WAIVER OF JURY

I hereby waive the right to trial by jury, and submit the within case to the (Mayor) (Justice of the Peace) for a final hearing. _____, 192_____

STATE AFFIDAVIT

THE STATE OF OHIO,

County,

} ss.

Before me, _____ (Mayor) (Justice of the Peace)
 of the (City) (Village) (Township) of _____, in said County, personally came

who, being duly sworn according to law, deposes and says that on or about the _____ day of
 _____, A. D. 192____, at the County of _____, aforesaid, one

contrary to the form of the statute in such case made and provided, and against the peace and dignity of
 the State of Ohio.

Signed _____

Sworn to before me and subscribed before me, this _____ day of _____,

A. D. 192_____.

(Mayor) (Justice of the Peace)

**AFFIDAVIT AND WARRANT
AUTO LAW**

THE STATE OF OHIO
vs.

Filed and Warrant Issued

_____, 192_____

Warrant Delivered to

(Constable) (Chief of Police) (Marshal)

WARRANT—AUTO LAW

THE STATE OF OHIO,

County, } ss.

TO _____

GREETING:

Whereas, there has been filed before me an affidavit, of which the original is herewith attached and by reference made a part of this warrant.

These are, therefore, to command you to take the said _____

if _____ be found in your County, or if _____

shall have fled, that you pursue after _____ into any other County within this State, and take and safely keep; so that you have _____ bod _____ forthwith before me, or some other Magistrate having competent jurisdiction to answer the said complaint, and be further dealt with according to law.

Given under my hand, this _____ day of _____, A. D. 192_____.

(Probate Judge) (Mayor) (Justice of the Peace) of the
(Township) (Village) (City) of _____,
County of _____, State of Ohio.

RETURN

Pursuant to the command of this writ, I have arrested the within

named _____

and have _____ now in court, this _____ day of _____,

A. D. 192_____.

FEES

Service, - - - \$ _____
Mileage, _____ mi., \$ _____
Attendance, - - - \$ _____
Assistance, - - - \$ _____

Total, - - \$ _____

(Constable) (Chief of Police) (Marshal)

SECURITY FOR COSTS

THE STATE OF OHIO
against

Before _____

(P. J.) (Mayor)

(J. P.) of (Township) (Village) (City) of _____,

County of _____, State of Ohio.

I hereby acknowledge myself responsible for the costs in this action in case the complaint in the same shall be dismissed.

Date _____, 192_____.

Attest: _____

WAIVER OF JURY

I hereby waive the right to trial by jury, and submit the within case to the (Probate Judge) (Mayor) (Justice of the Peace) for a final hearing.

AFFIDAVIT—AUTO LAW

THE STATE OF OHIO,

County, } ss.

In the (Mayor's) (Justice's) Court of the (City) (Village) (Township) of _____,
County of _____, Ohio.

Before me, _____ of the
(City) (Village) (Township) of _____, County of _____, Ohio,
personally came _____, who being first duly sworn according
to law, deposes and says, that on or about the _____ day of _____, A. D. 192____, in the
County of _____, State of Ohio, one _____
then and there being in charge of and operating a certain automobile unlawfully, did wilfully and purposely
operate said automobile* _____

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of
the State of Ohio. Further deponent saith not.

(Affiant) _____

Sworn to and subscribed in my presence, this _____ day of _____, A. D. 192____.

(Probate Judge) (Mayor) (Justice of the Peace) of the
(Township) (Village) (City) of _____,
County of _____, State of Ohio.

*"while in a state of intoxication" (Sec. 12628-1 O. L. 103).

"at a speed greater than is reasonable or proper, having regard for width, traffic, use and the general and usual rules of
such road or highway, or so as to endanger life and property." (Sec. 12603 O. L. 108 Part 1).

"at a speed greater than _____ miles an hour in the business and closely built up portions of a municipality," viz.: on
_____ Street, etc., as the case may be.

"at a speed greater than _____ miles an hour in other portions of a municipality," or

"at a speed greater than _____ miles outside of a municipality," viz.: on _____ Road in _____ Township, etc.

No. _____ Doc. _____ Page _____

**AFFIDAVIT AND WARRANT
INTOXICATING LIQUORS**

Crabbe Act 6212-15 G. C.

THE STATE OF OHIO

vs.

Filed _____, 192_____

BEFORE

(Probate Judge) (Mayor) (Justice of the Peace)

Warrant Issued

Warrant Delivered to _____, 192_____

WARRANT—INTOXICATING LIQUORS

THE STATE OF OHIO,

County, } ss:

The _____ Court of the (City) (Village) (Township) of _____, County of _____, Ohio.

To the _____ of the (City) (Village) (Township) of _____, County of _____, Greeting:

You are hereby commanded to take the bod _____ of the within named _____

_____ if _____ be found in your county, or if _____

ha _____ fled, that you pursue after _____ into any other county in the State, and take and safely keep the said _____ so that you have _____

bod _____ forthwith before me or any other officer having jurisdiction, to answer unto the State of Ohio to the charge of unlawfully * _____ intoxicating liquors, and of this writ make legal service and due return. A copy of the affidavit is hereto attached and by reference made a part of this warrant.

Given under my hand and seal this _____ day of _____, A. D. 192_____.

(Probate Judge) (Mayor) (Justice of the Peace) of the
(Township) (Village) (City) of _____,
County of _____, State of Ohio.

*Fill in particular offence charged in affidavit.

FEEES

Service and Return, \$ _____

Mileage, - - - \$ _____

Copies, - - - \$ _____

Transportation, - - \$ _____

Total, - - \$ _____

RETURN

I have arrested the within named _____

_____ and have _____ now in court.

(Chief of Police) (Marshal) (Constable) (Sheriff)

AFFIDAVIT—INTOXICATING LIQUORS

Crabbe Act 6212-15 G. C.

THE STATE OF OHIO.

County, } ss.

In the _____ Court of the _____
of _____, County of _____, Ohio.

Before me _____, _____ of the
(City) (Village) (Township) of _____, County of _____, Ohio,
personally came _____, who being first duly sworn according
to law deposes and says:

That on or about the day of, A. D. 192..., in the county of, State of Ohio, one

then and there *(possess) (transport) (manufacture) (sell) (furnish) (deliver) (give away) (receive) intoxicating liquors; that the *(possessing) (transporting) (manufacturing) (selling) (furnishing) (delivering) (giving away) (receiving) of intoxicating liquors as aforesaid by the said

..... was then and there prohibited and unlawful
and contrary to Sections 6212-15 of the General Code and against the peace and dignity of the State of Ohio.

Further deponent saith not.

Sworn to by _____, and subscribed in my
presence this _____ day of _____, A. D. 192_____.

(Probate Judge) (Mayor) (Justice of the Peace) of the
(Township) (Village) (City) of _____,
County of _____, State of Ohio.

*Strike out the words in parenthesis which do not apply to the particular offense.

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