

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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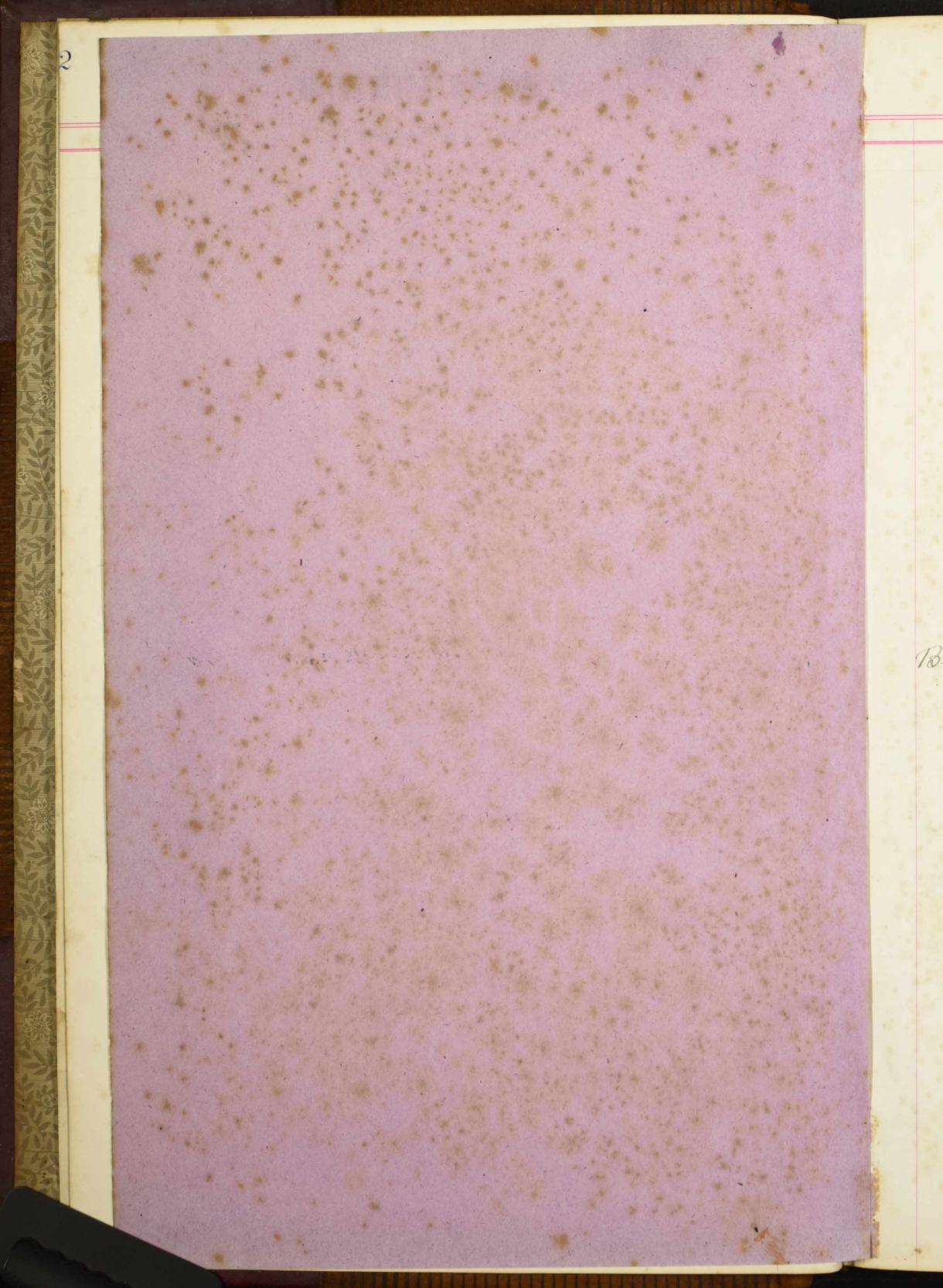
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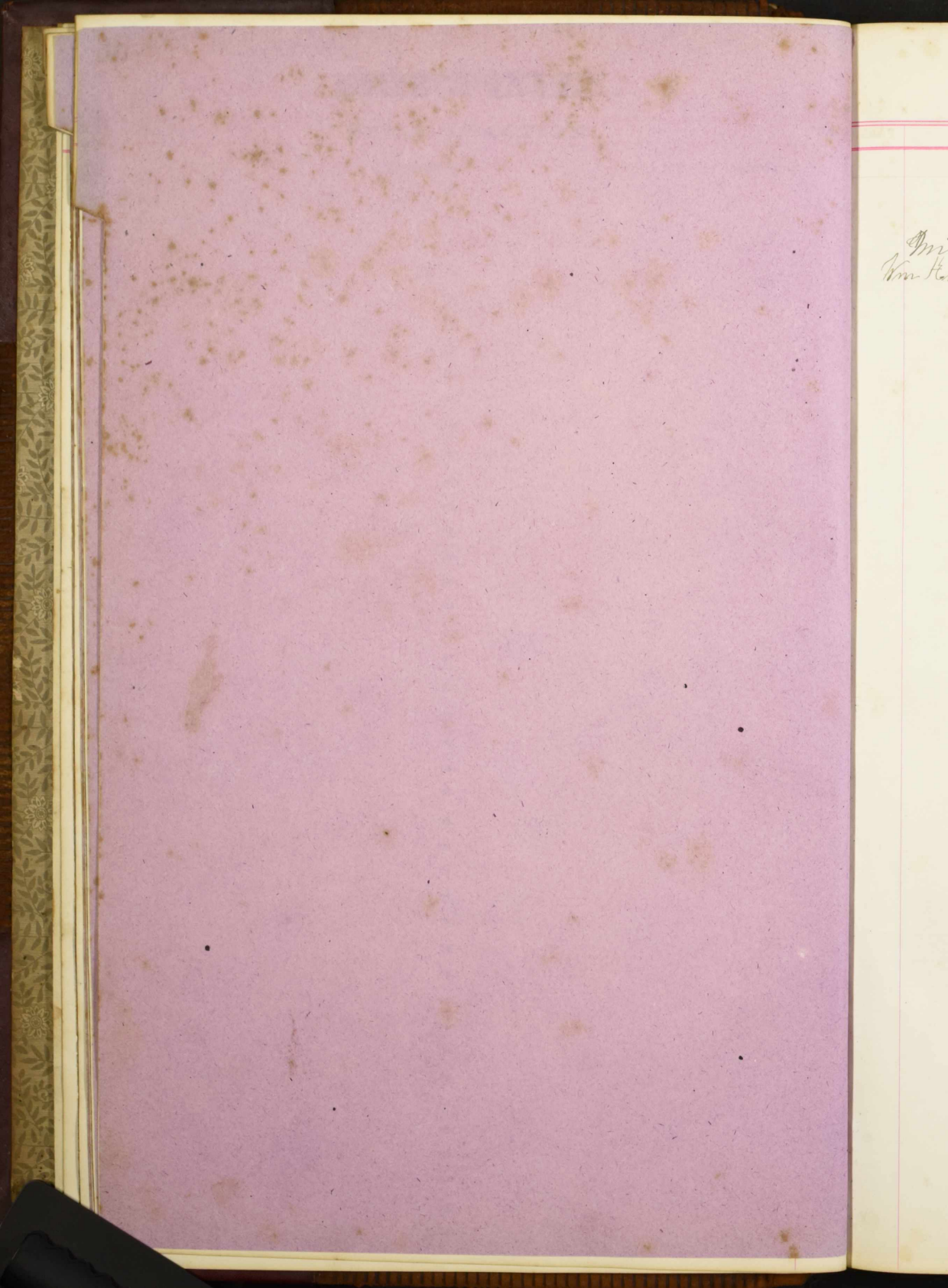
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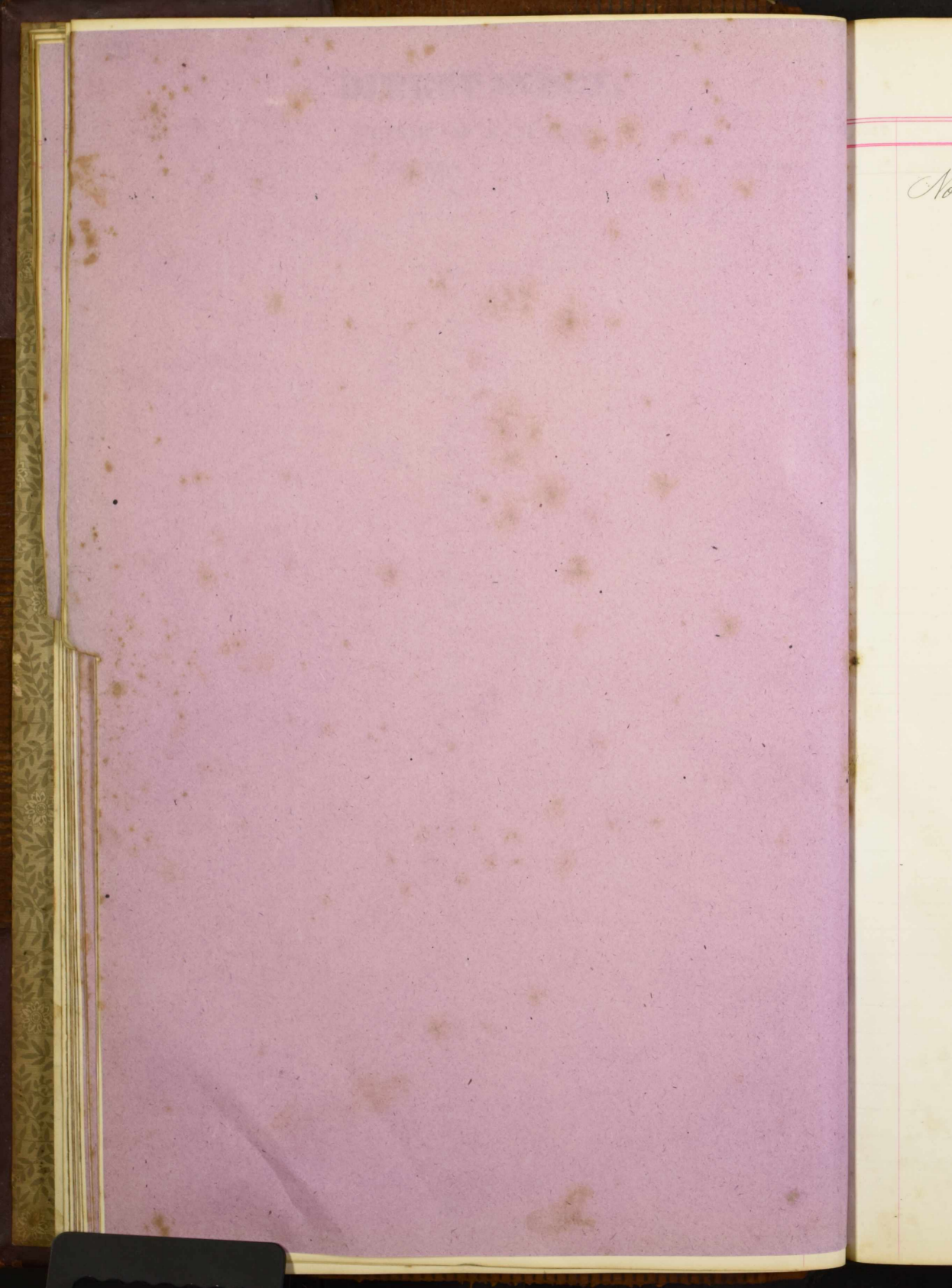
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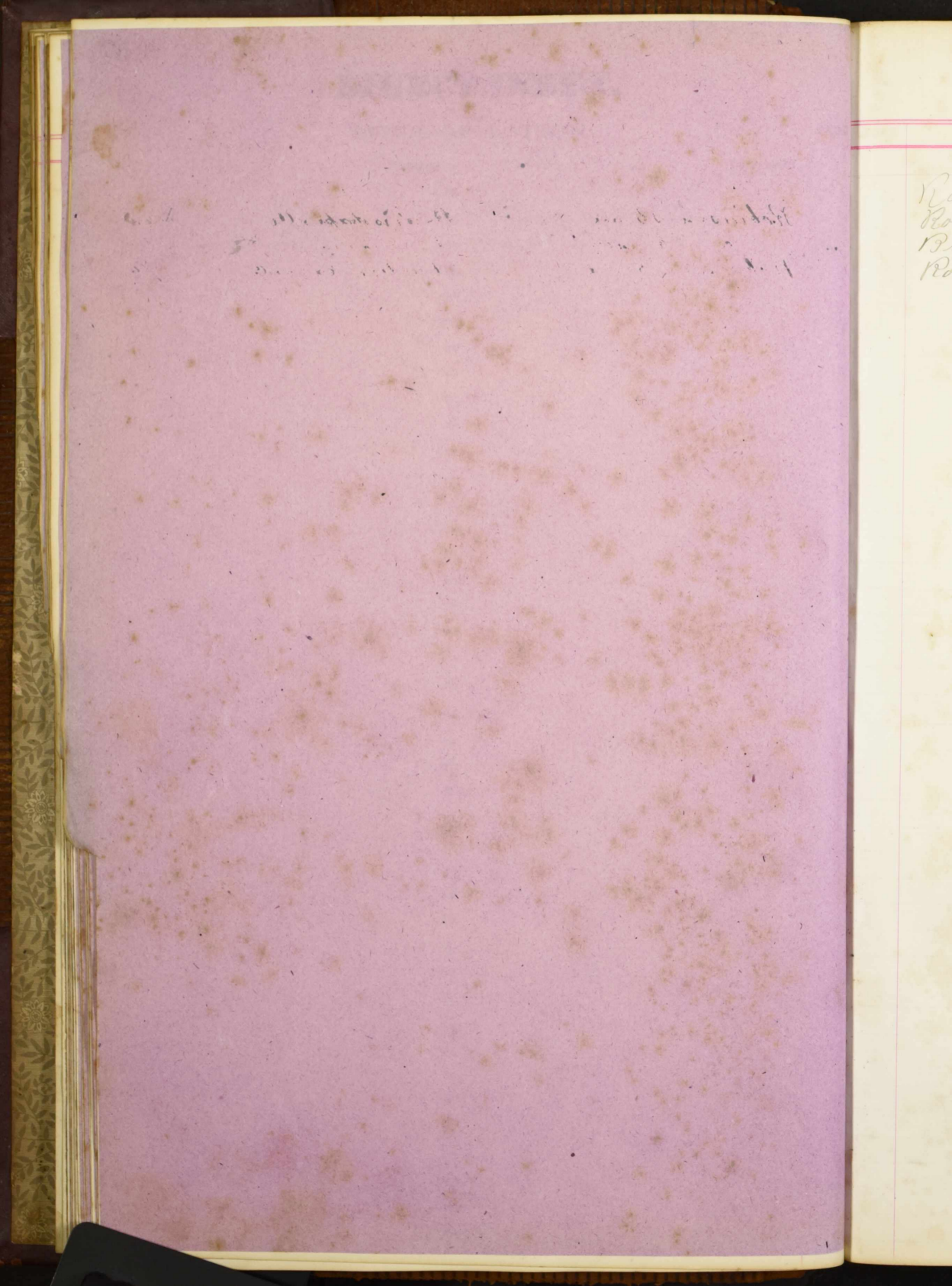
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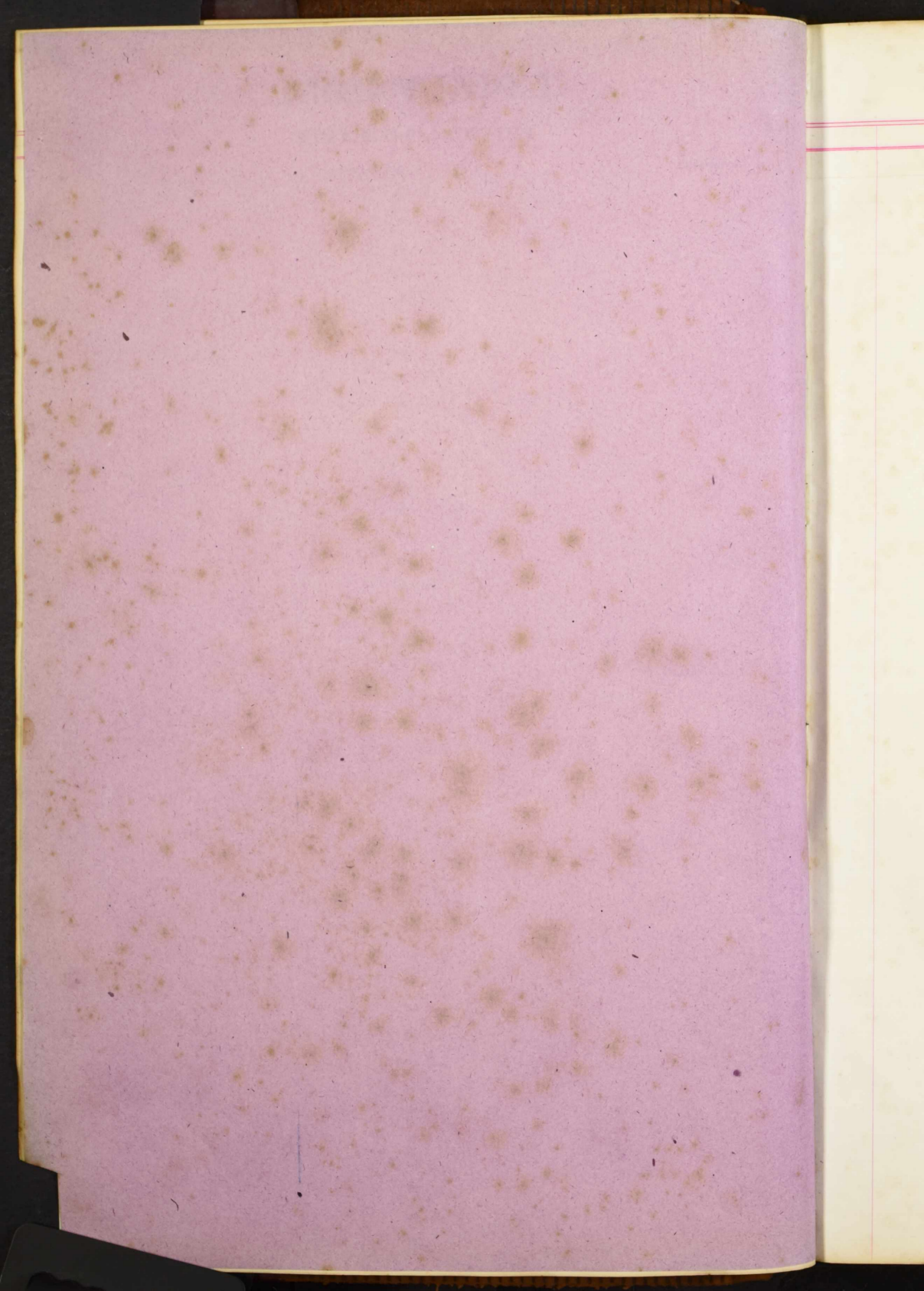
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ficient surety, cause

be entered herein, a In pursuance of t s surety for the a

gainst
uterest and costs, and

elivered the same to______ Execution retur

, 188 , the Defendant in the above case came as his surety, resident of the County, approved by me as good	d and
ficient surety, caused an undertaking for the	Whereas, on the
STAY OF EXECUTION	A. D. 100
be entered herein, which follows:	obtained a judgment against the said
In pursuance of the Statutes in such case made and provided, I,	on the docket of
s surety for the above Stay of Execution on the above Judgment of	for Dollars and
gainst do hereby promise and undertake to pay the amount of said Judg	ment, cents, and costs taxed
iterest and costs, and the costs that may accrue. , Surety	
Taken by and signed, and achnowledged before me, and surety app	roved, therefrom to the court of Common Pleas of
his day of A. D. 188 . \ Stay of Execution expires	County. Now; therefore, I,
, J. P. § 188 Am't then due \$	promise and undertake to the said
188 . Issued an Execution for	in the sum of
returnable	, and
elivered the same to, Constable.	peal, will satisfy such judgment with interest and costs and the costs
Execution returned and endorsed as follows:	that may accure; 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

Thomas F Pounds Jacob & Hutcheson Judgment, \$ /23 23 Pltff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts. JUSTICE'S FEES. Summons of eling Affidavit Order of Undertaking Names Subpæna Swearing Witnesses Adjournment 05. Filing / Papers Record 200 Words 30 40 Judgment Satisfaction 40 Bail for Stay Execution and Filing Trans. and Certificate CONSTABLE'S FEES 95. 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 day of December AD 1885. Considered by me it at the Raid Thurais & Pounds recover of the said of of Hulchison Saw Siew of one beendred and heavily three Dullars and 250 dullars, and costs herein laped as fallows.

Before Jobt Corry JUSTICE OF THE PEACE, Amount Claimed, \$ The Plaintiff filed 7265 bill of particulars which is in substance as follows: - January 192 1882 One year after date I promise to pay to the order of Thomas I Pounds one hundred doctars, value received pagable at 6 per cent-Signed of & Houtcheson December 7" 1885 essued Semmon of that date and delivered to B Baker Coro for the appearance of of SHuleluson, on the 12" day of December AD 1885al- 2 achoes Pino, December 10 1885 The defendant Come, and requested of said note and interest, and warned process, Entered his appearance herein and confessed that he is indebted to the said Thomas of Pounds, in the sum of 100 principal and \$2325 welevest, and requests that Judgment be autend on said confession, and for Casts, Thereuper it is on said 10th

Ang 21 1816 - Read on The above

sufficient surety, caused

to be entered herein, wh In pursuance of the as surety for the abou against of A Hu

interest and costs, and th

delivered the same to Execution returne THE PEACE,

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December 12" 1883; Sermons returned, Endorsed as follows, Recleved this with Decl 84 1886. and served the same on the western named of S. Hulchisin on the I day of December AD 1885, by leaving a certified Copy will the Dair of 5 trulchisen fees- milage 7 m. 32 milage met alowed

95. Segred 13/3 aker cere

De Jet 18 1886 Received Balloner 488,62 of Judgment side ust and east in this action Received Place Convy 31.

Deceived of Rell Corry J. P \$ 1280 bring the Judgment and interest in the foregoing case this

in this case gan 20 18/7. 45 cents wat in full,

, 188 5, the Defendant in the above case came and by Weenster 10a his surety, resident of the County, approved by me as good and Phineas Bell 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 Thursday Founds against of A H wecheso do hereby promise and undertake to pay the amount of said Judgment interest and costs, and the costs that may accrue. Phinas Bell, Surety.

Taken by and signed, and acknowledged before me, and surety approved, therefrom to the court of Common Pleas of this 10 day of ADec A. D. 1885. Stay of Execution expires aug 17 Jely 6 , J. P. \$ 188 6. Am't then due \$ / 2 Dety

188 . Issued an Execution for

returnable

. Constable.

delivered the same to Execution returned and endorsed as follows: , 188 , and

APPEAL UNDERTAKING.

.A. D. 188 the said obtained a judgment against the said Dollars and

......cents, and costs taxed

County. Now; therefore, I,..... promise and undertake to the said.

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 accure; 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

Thomas F. Porends S. Hutcheson Judgment, \$ 59 28 JUSTICE'S FEES. 25 Summons Affidavit Order of Undertaking Subpæna Names Swearing Witnesses Adjournment Filing 2 Papers 10 30 Record 200 Words 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 Ex. and Per. Cent. WITNESSES

Before JUSTICE OF THE PEACE, Amount Claimed, \$ No. The Plaintiff filed his bill of particulars which is in substance as follows: January 19th 4882 one year after date promise to pay to the order of Thomas of Pounds Lifty dollars, value received payable at Six per cent Segmed JSHutchesoro. December 7" 1885 essued Summino g That dale returnable December 12 to AD 1885 at 2 voluck P. M. and delivered to B Baker Constable, Dec 120 1885, Summers returned cultured as Jullous, Received this with Dec 8" 1885 and the same on the within named of Stulchism by leaving with him a certified copy of this writ To December 1000 1885 - 3 constable The defendant Come and warred sprocess Entered his appearance herein, and Confessed that he is indetted to the said Themas of Pounds in the seem of fifty nine dollars and Eight cento, and custo, and requests that Judgment be rutered for on said Cerefession and Quela, Thereupen, it- 10, one 5 and day 1000 day of December Considered by me that the said Thomas of Pauly recover of the said of S Hutchisers Said sure of fifty nine dollars and Eigeth certs \$3905 and Costs herein taxed as follows-Seff 18" 1886, Phoewed of gs Audensin gredgrumstutoren and cases in full 1.66 45

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Decenir Phene as sufficient surety, caused

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

this 10 da

delivered the same to______ Execution returns THE PEACE,

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delivered the same to

Execution returned and endorsed as follows:

Received of Belle Corry J. 15 #6400 being Judgment and inderest in the foregoing case This 500 day of getster AX 1886 in this case - Jan 2000 1887 , 1885, the Defendant in the above case came and by December 10to his surety, resident of the County, approved by me as good and Phineas Bell 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, Thereas Bell as surety for the above Stay of Execution on the above Judgment of Thiness of Poureds against of Hulchesen 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 achnowledged before me, and surety approved

this 10 day of 22ee A.D. 188 5. Stay of Execution expires acquily

188 . Issued an Execution for

returnable

79 M Corry , J. P. \$ 188 6. Am't then due \$ 64 000

. Constable.

APPEAL UNDERTAKING.

	Whereas, on theday of
	obtained a judgment against the said
	on the docket of
	for Dollars and
	cents, and costs taxed
1	and the said
	intends to appeal
,	therefrom to the court of Common Pleas of
	County. Now; therefore, I,
	of

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 accure; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

promise and undertake to the said

, 188 , and

Executed and acknowledged before me, and surety approved this

FO

JUM Os my JUSTICE OF THE PEACE. En 1.6. Herriott No. Amount Claimed, \$ 188 Pl'ff's. The Plaintiff filed Just bill of particulars which is in substance as follows: February 12 1884 Ten inouths after date I promise to pay to the order of John Herriott Def'ts.Judgment, \$ 48 29 JUSTICE'S FEES. interest - value received 25 Summons Affidavit Order of Undertaking Subpæna Names Oct 16" 1885" issued bumment of that Witnesses Swearing date returnable Och 24-1885 cut Adjournment P. no. and delivered to Jet Wells personalle Filing Papers Record Words It Wells. by myself on the 16" day if det 1885" Judgment Satisfaction Bail for Stay Oct 24 - 1585; day set for hearing 45 Execution and Filing Duc rul-Taise, the defendant did not appear Trans. and Certificate it the time Set for hearing hour thereafter, Trial h Evidence in The way of a prisurery on said 24 - day of Och CONSTABLE'S FEES neidered that the defeni Sum. Serv., and Mileage Sub. Serv., and Mileage to the planning in the Sum. Appraisers Schedule and Bond Serv. Garnishee Att. Trial John & Herreott recover Said #48 22 and Sum., Jury and Mileage Copies hes Cuels laxed as fullous-Ex. and Per. Cent. Surveyer & 25-2 fel one paper 05 Record 300 words - 459 Judgment 40 = 71.18 Total costs and Judgment \$49.44 WITNESSES Nov 18 1885, at the orders of The plantif issued Execution and delivered to Barnard Baker, com Hyg 44 Judgment and cases in full on above Judy ment,

sufficient surety, caused to be entered herein, wh

In pursuance of the as surety for the aboagainst interest and costs, and t

interest and costs, and

this day

delivered the same to_____ Execution returns

THE PEACE,

188

s which is in

Received of RMC Corry, J.P. The foregoing Judg munt, and costs- in full - this figures day of November, AD 1885- JEHO wirnes

, 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 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, therefrom to the court of Common Pleas 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.

. A. D. 188 the said obtained a judgment against the said on the docket of..... . Dollars andcents, and costs taxedintends to appeal County. Now; therefore, I,...... promise and undertake to the said.....in the sum of..... 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 accure; 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

E L DARRETT & SVING THE STATE OF THE STATE O	V2 10 11 4
Juseph Brobeck	Before Wolf Monny JUSTICE OF THE PEACE,
land blet Fox	No. 4- Amount Claimed, \$
100	
DV	188
Pl'	The Plaintiff filed bill of particulars which is in
vs.	substance as follows: Oct 1st 1883
1 D	
Iscar Raypole	one day after date & primes to pay
	to the order of Bowleck & Fox
De	
Judgment, \$	Cent interest Value received
JUSTICE'S FEES. Pltf's Cost. Def Dol. Cts. Dol	ost. Segued 058 + Ray pole_
	monte!
Summons	
Affidavit Order of	Jel-16-1883 - issued summo of that
Undertaking	date returnable Och 24 1885 - col-
Subpana Names	
Swearing Witnesses	10 oclock A.M. and delivered,
Adjournment	Dal M1 1885 Day C 1110
Filing Papers	Oct 24-1885 Case Ettled by the
	Grantiés by Compromise - and by me dismissed
	les me di inimana
Record Words	by the distriction of
Judgment	Rus Crry J. P.
Satisfaction	
Bail for Stay	
Execution and Filing	
Trans. and Certificate	
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.	
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In pursuance of the as surety for the abo against

interest and costs, and t

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The Jury having heard the forosts and allegations of both parties, agreed upon and returned their verdech this day as follows, It's the Jury do find no course of action, therefore we do find for the defendant,

Mercupsin or said 29th day of December AD-1883 - Considered by me that the plaintiff have no cause of action, ner claim in the premises and that the plaintiff receiver of the defendant plaintiff seems sollars and forty cents, his costs toyed as follows. Justice fees two subpresses 30 ets 5 wearing 4 witnesses 20 ets, adjuntment 20 ets, filing 4 papers 20 ets, veriends cts, Record 400 world 60 do, sitting at trial two Swearing Army 25 cts # 3.13- Subspenses Oonstable fees serv of subpresses 50 cts, two copies 40 cts autage H miles 35 cts, attending trial, live days 4200 total curstable fees 3,25-two witnesses two days - # 200 -

Received of Ed Morgantio to apply on 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	Where
STAY OF EXECUTION	
	obtain
In pursuance of the Statutes in such case made and provided, I,	on the
as surety for the above Stay of Execution on the above Judgment of	for
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 achnowledged before me, and	therefi
this day of A D 188 Stay of Execution expires	Count
TO An't then due &	of promi
188 . Issued an Execution for	
returnable , 188 , and	
delivered the same to	that to
	that n
	peal to
	,

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	
	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	
that the said appellant, if judgment be adju	aged against him on the ap-
peal, will satisfy such judgment with inter	rest and costs and the costs
that may accure; and also that the said app	ellant will prosecute his ap-
peal to effect and without unnecessary delay	t.

Executed and acknowledged before me, and surety approved this

ī	B. BARRETT & SUNS, PHONE	murey ope	HIRIO	ia, omo	1 16 4 THE THE PARTY OF THE PAR
	Odwin Mor	gas	r		Before Relb Gray JUSTICE OF THE PEACE,
					No. 5. Amount Claimed, \$ 6/
					No. 5. Amount Claimed, \$ 6/5-8 November 21 21 1885
			P	l'ff's.	The Plaintiff filed his bill of particulars which is in
	719				The Plaintiff filed of particulars which is in
	DL Lumbard	Tel 7	Lan	refl	substance as follows: Plantiff Lay that on
	Gardner, yourtre				or about the first munday of april A.D. 1885
				5	
	oresuces under i	Lier	D		the Said plaintiff Entered into a special agree
	of Lindard Flan				ment with said defendante to saw week a
	Judgment, \$				bill of humber, for There at his saw will in
	JUSTICE'S FEES.	Pltff's Con	. D	ef'ts Cost.	
ī			- 1		A HE S
	Summons tres	J			I hat in pursuance of Said agreement
	Affidavit Order of				he did proceed to Saw out and complete
	Undertaking				The American to The decident of the state of the
	Subpæna 9 Names	7:	57	30	the source is the greet value of alle
		3.	3		defendants.
	Swearing 7 Witnesses			20	the same to the full salisfaction of the defendants. That there remains therewo an
	Adjournment _			20	hall a second
	Filing 9 Papers	3	0	.15	ballance of \$ 61 50
	Venirie	1-4-		1.0	For which plaintiff aska gredgment. Signed Edwing morgan per
		57	5	40	leaved Cilian December
	Record 700 Words 15	4	T II	20	1 18 B morgan per
	Judgment	4.			Jel Renedy
	Satisfaction Bail for Stay				his allowey,
	Execution and Filing				November nist sade
				7.0	November 21st 1885, issued Sumanous of
	Trans. and Certificate				hat date, for the appearance of DE Lombar
	ddpurment	2	0		to answer on the 25 wday of Nov 4885 as
	Kertifying offd	2	5-		me well at Dr. o a de o to
	Ollring on Treal		1	100	one aclock P. m. and delivered to B-
	Swearing July			70	Baker Cenelable
	CONTOURABLE PLE PERSON		+		November 2 gat 1885 usseed Seem-
	CONSTABLE'S FEES		+		man A IT I of the The A P. I.
	Sum. Serv., and Mileage	20	0		more of that date for the appearance of
	Sub. Serv., and Mileage		1	25	Frank Ju Landner, to answer on the 25-00
	Sum. Appraisers				dow of November A. 19 1985 al man pochesti
	Schedule and Bond Serv. Garnishee				day of November AD 1885 at one oclock
	Att. Trial 2 days			1 10	fil all delivered to to Batter Constable
	Sum., Jury and Mileage			181-	Nov 21 at 1885, issued Subporna for
	two Copies		1	40	H. In Doch to all
	Ex. and Per. Cent.				H. M. Dort to appear and behalf of planitiff.
12					at Now balferina on the 25" day of Nove 1885
					at 1 velvoto P. 911, and delivered to planitiff,
					Now zet you is & & I de l'any
	WITNESSES				Nov 71 st 4885, issued Subposeria's per
					The following welnesses to with John Fleming, Richard Boyer James Bryer
	Rich Boyer	1 5			Henring, Richard Boyer Janes Present
4	Jas Boyer Darker	15			John B. 140. A. B.
	John Glerring	1 5			John Buckley of Barker and James
	John Buckley	1 5	-		
1	Jas Davis,	1 0			h Tovember 25th 1885 2 velvets PMo the
-	of 5 Howland	170	-	,00	parties opher 1 TD 1
	J 75 muth,		_ /	1 00	he defendant dem
	3)	142		1	unded a yury, desir Selected to wit
1	Jury -		17	000	Journe Douglass, and David Momphell
			1	2,03	A. M. D. his and The Mondage
	The French State				19 " Comson William Curry
	No. of Contract of				Laved Docealans and David Me Jawalle
		Name and Address of the Owner, where		-	I want to the form

& Barke By co AD 1880 Nov 1885 at Dec 5,18 to Barr as follow parters of Dee 1 Decem Dec, y de Meloan Jello Ro. Dec 10 ore then gr take, will Costo till Holiess for & Heliess for & By ake The partie Curry, of were deal Richard 13 Davis, au and Da In pursuance of the

sufficient surety, caused

to be entered herein, wh as surety for the abo against_ interest and costs, and the

day

this

delivered the same to....

Execution returne

of Barker. John Henning, John Buckley James Lavis, Each huday - #300 By consent of the parties, Case was adjourned to the 10 to day of December AD 1885. at nine oclock AM, Now 25th 1885. issued Surums for Jury toappear on to 10th day of Dec 1885 at 9 ockock AM and Selevered to Barnard Paker Constable, Dec 5, 1885 somed Recospormas for of Stowland and Flumas & Sucreto, and deleved to Barnard Baker Censtable, - Dec 10 4885. Suppuenas returned Endured as follows Dec 7- 1885 received this write and served the same on the parters of & Howland and I familto, by leaving Copy wetto them in the 8"day of Dec 1885. my fees as follows milago 4m, 45 cts, two services 5 octs, 2 Capies 40e, total \$1,35 signed B Baker Constable, December 10 1885. Venire returned Endursed as follows. - Received this week. Dec, 7 1885 and served the same on the 8" day of December, as follows . David Me Campbell, by reading, David Douglass by reading, William Curry by reading Jelle Kubrison by Copy John & Dudge by copy and led H. S. Gellespie by reading Dec 10 1885 - 20 oclock AM. parties appeared. The plaintiff asked a continuouse, on the growing that they had a material witness, whose defousation they wished to take, without which they could not safely go into treal, Case centimed at plantiffs

The folowing Intriesses, claimed their attendance, Richard Boyer, James Boyer,

Costo till December 29th 1885, at 9 velock A.M. - Wilnessess altending, PoBoyer

of Boyer, John Fleming John Buckley James Davis, Each me daufer Ply, # 300

Wilness for Defaults, of SHowland and Thomas & Smutho for preferred; 171,00

13 Baker allendning trial, December 29 1885 - 10 oclock AM. & \$1,00

The parties appeared, the following furous appeared Col HIS Gillerpie, WW

Ourry, J. M. Robinson. David Me Douglass and David The Compbell, who

were duly impained and sword: Treat had, the planetiffs witnesses tows-

Richard Boyer, James Berger, & Barker John Fleming John Buckley, James

witnesses Dy of S. Howland, Thomas & metho, and to defendants tell Gardner

Davis, and the plantff were severed and an semined, and the defendants

..., Constable.

and Da Lombard, were severe and Examined of 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

APPEAL UNDERTAKING. 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 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, therefrom to the court of Common Pleas 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

Execution returned and endorsed as follows:

. A. D. 188 the said obtained a judgment against the said.....

..... Dollars andcents, and costs taxed

.....intends to appeal

County. Now; therefore, I,.....

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

peal, will satisfy such judgment with interest and costs and the costs that may accure; and also that the said appellant will prosecute his apneal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this

Seth & Hoyland Pl'ff's. James I Wells. Judgment, \$ JUSTICE'S FEES. 25 Summons Affidavit Order of Undertaking Subpæna Names Witnesses Swearing Adjournment Filing 2 Papers fil Dennerono Record 350 Words 50 Judgment Satisfaction Bail for Stay Execution and Filing Trans. and Certificate Dismessal making bilete 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 Ex. and Per. Cent. Total Custs WITNESSES

Before Tobert Me Corvy JUSTICE OF THE PEACE, Seth & Hyland. The Plaintiff filed has bill of particulars which is in substance as follows: The plaintiff asks a fridgment aguest the defendant, on various items of book account hereto attached, and marked James W Wells Do- to Selh & Hylound, march 10=1481- to 21 Sugar crocket 2,10 april - 1882 to Manure \$ 5,00 " " tra axehandles 1,00 - " " one day Slacking wheat 2, vo - 1884 " butchening one hog, ,50 " "Use of Sausage ginder 30 - 11 " runt of 97 Sugar Crocks 1-194 " 63 Crucks not returned 6,30 · 1882 Byone woundow sash 40.419, 14 10 " 4 bush wheat, "4,00 " " 60 feet lumber 75-Dec Fotal amount Claimed = \$13,99

Total amount Claimed = \$1649 (marked A) State of Phio, Union County Jerone Township, 88 Goersmally appeared before me a fustice of the peace in and for Service Township, Union County, Otio, Seth & Hyland the planeliff, who bring duly sworrs according to law Saylo. that the account hereto altachel and marked A, is great, and that he ought to recover of the defendant the sum of Sexteen dollars. Signed Setto, S. Hylund Sworn to and Subscribed by Seth Is Hyland this 2d day of December A.D. 1885; Sell Corry D.P.

December to Bar Deces
The planting be desme

sufficient surety, caused of

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

interest and costs, and th

this

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to Barnard & saker constable,

Constablo custo -

Queember 22d 1885. isbued Summons of that date returnable

December 26" 1885. One oclock P.M., The defendant appeared

December the 26 AD 1885 at one oclock P.M. and delivered

The plaintiff facled to appear at the line set girtual, and for one

hour thereafter. Thereupon it is considered by me that the said

action be dismissed, without prefudece to a new action, at the

plandiffs Costs, - Taxed as followers, Justice fees Summers

Dismissed 20 clo, making and filing belove 40

July Duname 5cts, filing 2 papers 10 - Dos entry 50 cls

THE PEACE,

188

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book

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3,99 149

his surety, resident of the County, approved by 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 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, therefrom to the court of Common Pleas 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.

, 188 , the Defendant in the above ease came and by day of A. D. 188 the said obtained a judgment against the said..... on the docket of Dollars andcents, and costs taxed and the said County. Now; therefore, I, promise and undertake to the said that the said appeliant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs that may accure; 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

Mulenny 2p, ~

Before Pullony JUSTICE OF THE PEACE, William Robinson . No. 7 Amount Claimed, \$ 17 20 will interest at 8 of per annun from July 2d 1883, 188 The Plaintiff filed his bill of particulars which is in substance as follows: The plaintiff claring a frithe fun of #17 20 with enterest of 200000 Thomas of Smeste WH Cerry Def'ts. July 2d 1883, on a promony reste made by the defendants to A H Core first indorse Pltf'a Cost. Del'to Cost. #17 90 plaine City 8, Spily 22 1883. Judgment, \$ JUSTICE'S FEES. since montho after date we promise Summons lew 50 Affidavit to pay to the order of at Come seventeero Order of and for dollars at the peoples bank Undertaking Names Subpæna Marysville Ohis, Value received, with Swearing 3 Witnesses 15 orderest at 8% per annun fum date if not Adjournment paid at malurely Av 9. Due apr 2ª 1484, That I Smith It M Curry Filing 3 Papers 15 Record \$ 80 Words Judgment 40 Satisfaction indursed on back, at lone, and Bail for Stay & of Bell-Execution and Filing December 26" 1885 issued Securions Trans. and Certificate of that date returnable December 30" 1885 Transcript at 10' velock A.M. and delivered to B Baker Cerestable. December 300 1885-10 octock AM CONSTABLE'S FEES line set for hearing land case, Sum. Serv., and Mileage The planelift did not appear, at the true Sub. Serv., and Mileage Sum. Appraisers Set for trial nor for one hour thereafter Schedule and Bond Serv. Garnishee the defendants appeared, I vial had, Att. Trial 100 Jackson & Bartler was Swore and Sum., Jury and Mileage Examined as willies for the defendant Ex. and Per. Cent. the defendance, and Examined It is Thereupon and on the 31st day 265 WITNESSES of December AD, 1885; Consedered by ack Bastes ,25 The that said note and interest es spaid and that there is no course of action againer the defendants,. and that Said action be dissuissed and that the defendants recover 125 of Mor plaintiff their costs stated Whites Total 15 auto, Thetres fees 25: els, total 40cts

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sufficient surety, caused of

In pursuance of the
as surety for the above

interest and costs, and th

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 THE PEACE,

1883, 188

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TOWNSHIP.

follower, Received this with Dec 16" 1885 and served the Same, on the welling rained WW burry by copy left-as his house . Dec 26 " 1880 Dec 30 1885 Securiores relatived and arred as followed, received this with the 2 26 1885 and perud the Lanie in Thinas of Smith by copy the 26 1885 Securitation of Smith by copy the 26 1885 Segued 8313 aker Constable,

o ynol seed

___, 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 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, therefrom to the court of Common Pleas of Michaelle County. Now; therefore, I, Warris In Campbelle of J. P. Stay of Execution expires

J. P. Stay of Execution expires

J. P. Stay of Execution expires

of Jether of Common Pleas of Michaelle County. Now; therefore, I, Warris In Campbelle County. Now; therefore, I, Warris In Campbel day of 188 . Issued an Execution for , 188 , and returnable delivered the same to. , Constable. Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Whereas, on the 3/ d. The F. B. William It Robinson on the docket of RMC Corry cents, and costs taxed and the said William IT Robinser intends to appeal 11 9 10 urin the sum of ... They 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 accure; and also that the said appellant will prosecute his ap-

	E. L. BARRETT & SONS, Publis	shers, Sprin	gfield, Ohio.	
	,			Before W. Molerny JUSTICE OF THE PEACE
	1			20.020,
	George Schoby			Before R. McCorry JUSTICE OF THE PEACE, No. 6. Amount Claimed, \$1000000000000000000000000000000000000
	out you	/		188
			7071 /01 -	
			PUTT 8.	The Plaintiff filed Lio bill of particulars which is in
	Al Ps.			
	Henry Lan d	, be		substance as follows: Gengr School Claure
	2/201	P	1	a Judgment against the said Henry Lamb
	Italian d	an	6	a judgment again
				and William Lamb, defundants, for the sum of
			Def'ts.	- m 1 hatie
	10	U		ten dollars for damage done by tresspassing boys
	Judgment, \$ 6			belonging to said defendants, during the nunth
	THORNOTTO TITLO	Pltff's Cost.	Def'ts Cost.	
	JUSTICE'S FEES.	Dol. Cts.	Dol. Cts.	of October and September 1883, to a certain com
	Summons	. 50		a la comita de la comita del comita de la comita del comita de la comita del la comi
	Affidavit			Crop, owned by said plantiff, and then growing
	Order of	40	40	on the farm of John A levegray in said township
	Undertaking			
	Subpæna 4 Names		1 100	County and State, December 22 1885, - Signed Feorge Schoby.
		ň.	1 00	December 22 1885 - Sensed Hon Schole
	Swearing & Witnesses	50	16-	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Bine 3 -11		13	Issued Summers on the above round defen-
	Adjournment			
	Filing 4 Papers		20=	douls, and delivered to the constable Harry Bowers.
	11 3			Herry Lamb and William Lamb, Returnable
		FILE		
	Record 500 Words	70	.75	Dec 29 " 1885 at 9 valver AIM. The liver set
	Judgment			for-trial, Dec 232.
	Satisfaction		100	to that,
	Bail for Stay			the securious returned, Served on the within
	Execution and Filing			, , , ,
	- Land Grant			nanned parties by copy Dec 23-
	Trans. and Certificate			Harry Bowers Courtable
	2 2			1 0 3/200
	Subpana 1 -		20	Nove Comes Williams Lamb, one of the above
	Noe ret	43		reversed del . Day to their male, white and and
	browsfering to Da		2	named defindants, persenally appeared and
	Buo de,	233	3/3	being duly Sevon makes Islem valle
	CONSTABLE'S FEES			that the Raid Both Evans Justice of the
	C C		418.	Beger, before whom the above action is pending
	Sum. Serv., and Mileage	1.00	7 1900	
	Sub. Serv., and Mileage		60	is a material evilness for him and without
	Sum. Appraisers	1 3		whose testimone for con I sale y
	Schedule and Bond			whose testiming he cannot safely proceed to
	Serv. Garnishee		En En l	trial
	Att. Trial Bakes	1.00	K	trial Signed William Lamber
	Sum., Jury and Mileage			Legues VIlliam Land
	Copies			Sworn to and subscribed before me
	Ex. and Per. Cent.			
				this 28 day of December 1885,
				13 Mg
		· ·		Partier - Justier
				of the peace. germe Township remon County
	WITNESSES			of .
	Dale			ohio 1
	BW Evans		80	Docember 28 1885, it bening made
	Harry Bowers		90	t the state of the
	John Robinson		90	to appear satisfactory to me by the affectivit
	albert- & chuby	90	5-95	of the Soler to GT 1 do
	Lous Davis	1 00		of the defendant that I am a material witness
	Ed Neufer-	100		for the Said defendant, it is or-dered that
	Chas Wars	1 00		Ite place of the of the
	William Lainb	25		the place of trial of this action be the auged
	THE PARTY OF THE P			and that the Same be tried by a 9 before
		7 3 3	57	oud that the same be tried by and before
		Prt	LIA	It Morny a Justice of the peace of Jonane
				Coronship Minim On & Of
-				Coronship, Union County This
			0	Personally Cauce one William Lamb

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Decem itu sam 2 2 188 union (Evans, 9 5 aid Sul Martin for Law 3 - be

sufficient surety, caused a

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to be entered herein, whi In pursuance of the as surety for the abou interest and costs, and th

this _day

delivered the same to Execution returned

Executed and acknowledged before me, and surety approved this

THE PEACE, 188 s which is in erro Lamb em of levys enth com vering. 1 township cheby, defeny Bowers able ~ Set within Constabl above ed and the tu ending ether t t to

one of the defendants to this action, and fir the purpose of Change of Venue, does cenfess a frida ment, for the costs of the Justice Iranspering the case to the Justice of the Place, I do hereby certify that this is a true transcript of the proceedings had before me - (Signed) Billaveur, Justice of the peace we and for operome Township renew County Olio, Signed BIt Covaire Justice of Feace List of Costs Before BNE vans J.P. returned with transcript, Plantiffo cools - as follows - Lew Summers - , 50 clo Wocket Entry Cantable bees \$1.80 Defendants cools. 40 cls Transcript. 500 words -75- .. Judgment or each in transcript 40 Certifying to brownerifet 25 Total Cost trungered. \$ 3.70 December 29-12 1885 - Received the joregoing transcript and filed the same that date, and Set the time for hearing said Course free 2t 1885, at 9 velocts A.M. at the townships house New to alifornice union County this, , See January 1 st 1886 - issued Subprenas for the following welnesses for the defendant, to wit B.W. Ovons, Harry Bowers, John Rebinson and ann, Harner, and delived Social Subpressors to the defendant William Land. annary 2d 1886, 10 velock A.M. parties appeared, Miter by A.J. Martin for defendents, as follows - Senge Schoty VS. Henry Land wed William Law of before Rell Cenny of P of germe Township receive County this. Motion by Defendants - Now leaves the defendants and move The Justice to require the plantiff to give, addelinal Security for costs, his surety, resident of the County, approved by me as good and APPEAL UNDERTAKING. sufficient surety, caused an undertaking for the A. D. 188 the said STAY OF EXECUTION obtained a judgment against the said...... to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, on the docket of as surety for the above Stay of Execution on the above Judgment of Dollars and do hereby promise and undertake to pay the amount of said Judgmentcents, and costs taxed interest and costs, and the costs that may accrue. .. and the said , Surety. Taken by and signed, and acknowledged before me, and surety approved, therefrom to the court of Common Pleas of County. Now; therefore, I,.... , J. P. \ 188 ... Am't then due \$ promise and undertake to the said. 188 . Issued an Execution for , 188 , and returnable that the said appellant, if judgment be adjudged against him on the apdelivered the same to , Constable. peal, will satisfy such judgment with interest and costs and the costs that may accure; and also that the said appellant will prosecute his ap-Execution returned and endorsed as follows: peal to effect and without unnecessary delay.

Before Well Long JUSTICE OF THE PEACE,

No. Amount Claimed, \$

Case Coutinuel from 57 page 188 Searge Scholy The Plaintiff filed bill of particulars which is in Henry Land substance as follows: Signed William Lamb, by Af Martin for William Lamb defendant. motion overruled by the Justice Heding Excepted to, by the defendant Trial had, Wetnesses for the Islamliff Greorge Schoby, albert Schoby Louis Davis JUSTICE'S FEES. Ed Sufer Charles Davis, and William Summons Affidavit Land, Sworn and Examined for the plant, Order of Whitness for the defence B. H. Evans. Harry Bowers Undertaking Subpæna Names John Robinson Sween and Examined for Swearing Witnesses the defence, It is thereupers considered Adjournment by me on this 4 day of January AD 1883 Filing Papers that there is no caused action against the defendant William Lamb, But that the Record Words Judgment folamily recover of the said Henry Lann Satisfaction Sex dollars and his casto toxed as far Bail for Stay Execution and Filing herein, Semmes socts, Doe rut 40 200 90 Constable fewer Eummons & melagin Trans. and Certificate Il Swearing Coudiness, 30 cts -Poaker constable alterdrug trial Witnesses Albert costs CONSTABLE'S FEES January 4-1885 transcript. Sum. Serv., and Mileage Sub. Serv., and Mileage Sum. Appraisers Received of Georg Schuby my coals #2.73 in full, Nov 26 - 1887 Schedule and Bond Serv. Garnishee Att. Trial Per Emy Sum., Jury and Mileage Ex. and Per. Cent. WITNESSES

to be entered herein, whi

interest and costs, and

this_____day

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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... 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,

A.D. 188 . \ Stay of Execution expires day of , 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.

.... A. D. 1886.. the said Georga Schoty 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 accure; and also that the said appellant will prosecute his ap-

JUSTICE OF THE PEACE, Holl Dely Amount Claimed, \$ 40 - wester 6 of interest firm may 1st 1885 The Plaintiff filed his bill of particulars which is in substance as follows: The foldertiff classes All Brobeck Ed Judgment for the seconds firty dollars well interes at Gog fun may 1st 1885 on a primisery note Wrann Brobeck, given by the defendants to one It eleve Wells her Judgment, \$ 42 400 by how assigned to HB deely which is in Pltff's Cost. Def'ts Cost.
Dol. Ots. Dol. Ots. JUSTICE'S FEES. Sulestance as follows .-May 1st 1885, Summons 50 Affidavit Six munths after date & primise to Order of pay to the order of Welconce Wells .- Forty Undertaking Subpæna Names dollars. Value received with interest Witnesses Swearing 6 per cent per annem Adjournment Degned HHB wheek Filing / Papers Abroham 1 Brobeck · Credarsed on the back, Welcome Wells-Words Record January 16" 1886, esseed Summerons of that Judgment 40 Satisfaction date returnable on the, 19 th day of January Bail for Stay 40 AD 1886, at 2 velvek PM. and delivered tho Execution and Filing Said write to the defendants personally by Trans. and Certificate Coffices January 18 1886 This day to Idefendant appeared and waived 35 process Entered his appearance CONSTABLE'S FEES herein, and confessed that they are Sum. Serv., and Mileage indebted to the Said H.B. Seely in the Sub. Serv., and Mileage Sum. Appraisers Duno of forty dollars, and entered-Schedule and Bond Serv. Garnishee from may 1 at 1886, and request that Att. Trial Judgment be Entered on said Confession. Sum., Jury and Mileage and for costs, Thereupor this on Said 18th Ex. and Per. Cent. day of January Considered by The That The Said HB sely recover of the said Henry MB whech and Ebraham Brobeck WITNESSES the Surre of forty dollars and interest at by from May 1 st 1885 and also 1,40, one dollar and firty ceuto Casto, June 18 1886 Received of Henry Paroleck the Joregoing Judg nout interest and coats in full + 4405 Jery Corry J.P.

Henry

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16 13 Seiler Jeford RM Enry Denry Brobeck) Jerone Loweship Union County Olio. Heceived of Bul Grong of 142.65 it being grand grancet colorest and but an full in the foregone June 19-1886

L UNDERTAKING.

A. D. 188 the said

against the said ..

Dollars and cents, and costs taxed and the said intends to appeal

t of Common Pleas of ..

ke to the said.

Dollars,

nt, if judgment be adjudged against him on the apsch judgment with interest and costs and the costs d also that the said appellant will prosecute his ap-

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

L	E. L. BARRETT & SONS, Publishers, Springfield, Ohi		
	1 eff 12 1	Before JUSTICE OF THE PEACE,	
	Of Tolly	No. 9. Amount Claimed, \$ 40 - wester	
1	771.00	le of interest firm may 1st 1885	
	Pl'ff's	The Plaintiff filed Lies bill of particulars which is in	
	vs.	substance as follows: The plaintiff claims a.	
	H. M. Brobeck Ed	Judgment for the sund firty dollars with inter.	
	abram Brobeck,	at 60% from may 1st 1885 on a promosony note:	
	Def'ts	· given by the defendants to one Welcome Wells and	
	Judgment, \$42 700.	by him assigned to HB deely which is in	
	JUSTICE'S FEES. Pltf's Cost. Def'ts Cost. Dol. Ots. Dol. Ots.		
	Summons Z 30	\$40 may 1st 1885	
	Affidavit Order of	Six months after date & framise to	
	Undertaking	pay to the order of Welconce Wells Forty	
	Subpæna Names Swearing Witnesses	dollars - Value received with interest at	
	Swearing Witnesses		
	Adjournment	6 per cent per annem	
	Filing / Papers 05	Signed All Brobeck	
		- Endursed on the back, Welcome Wells.	
	Record Words Judgment 40	Indursed on the back, Welcome Wells	
	Satisfaction	January 16 1886, escued Summeron of that	
	Bail for Stay Execution and Filing	date returnable on the, 19 day of January	
		AIN 1886, at 2 velvek P.M. and delivered the	
	Trans. and Certificate	Said write to the defendants personally by	
		Coffices,	
		January 18 1886 This day to	
	1 1 1 5	Idefendant appeared and waived	
	CONSTABLE'S FEES	Thuces Entered this appearance	1
	Sum. Serv., and Mileage	herein, and confessed that they are	
	Sub. Serv., and Mileage Sum. Appraisers	Le to cont. i. the	
	Schedule and Bond		
	Serv. Garnishee Att. Trial		7:
	Sum., Jury and Mileage	cit see	1111
	Ex. and Per. Cent.	- 8-6-	ient s
		d 7: 4 2 2 2 0	
		CC Ja O NC	e enter
		with the second	In pu
	WITNESSES	Marie in the second	ainst H
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Henry 13 rober 18 520 his surety, resident of the County, approved by me as good and ient 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 Brobe ex surety for the above Stay of Execution on the above Judgment of HB SEELY ainst # W. & abrown Po robeck do hereby promise and undertake to pay the amount of said Judgment

erest and costs, and the costs that may accrue.

Taken by and signed, and acknowledged before me, and surety approved, therefrom to the court of Common Pleas of day of January A. D. 1886. Stay of Execution expires January 17/86

Publicary, J. P. 1886. Am't then due \$ 42.70

promise and undertake to the said.

188 . Issued an Execution for

returnable , Constable.

livered the same to

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

A. D. 188 the said Dollars and cents, and costs taxed

and the said intends to appeal

, 188 , and 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 accure; 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 J. P.

Before Willo Corry JUSTICE OF THE PEACE, Ochand Boyer Amount Claimed, \$ / 2, - with wile No. 10 at 8% since act 13" 1884. , also \$1 00 for hay in all, 13 = 188 The Plaintiff filed his bill of particulars which is in substance as follows: bring a primisery note which Frank Il Sandner reado as follows. to-wit. Och 13th 1884 On ir before Och 13 1885 & firmine to fory Def'ts. Richard Buyer or order the Sund of teestre dollar Judgment, \$ with interess at 8 %, for which planting claims Judget, Pltff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts. JUSTICE'S FEES. Signed & M Gardner, 25-Summons Affidavit Und also the plaintiff dams a gudgment against Order of Undertaking the defendant for \$100 for a certain lot of hay Sold Subpæna Names to the Said defendant, and for help for peelling the Swearing Witnesses Same in the now in the months of frely 1885 Adjournment Filing B Papers Signed, It ill Boyer_ 18 January 19th 1886 issued Summers of that Idate returnable Jan 23-1886 - auf at 9-Record 264 Words 40 Judgment oclock AM, and delivered the Dans to plantiff 40 Satisfaction January 23d 1886 -, 10 aclock AM, the parties 40 Bail for Stay Execution and Filing appeared, and Frank of Gardner waived process and Entered his appearance herein, and Euro Trans. and Certificate fessed that has is indebted to the Said Kille, Boyer in the Sein of \$13. 26, Therleen dollars and twenty six cents and requesto that Judgment betrutered on soud Confession CONSTABLE'S FEES for judgment and costs, thereupers it is Sum. Serv., and Mileage Sub. Serv., and Mileage on said 23d day of January Consedered by Sum. Appraisers nie, that the said Rell Berger recover of Schedule and Bond Serv. Garnishee the said title landner said Sens of thereen dollars Att. Trial und twenty Six cents, and also one dollar, 4 2005 Sum., Jury and Mileage her custs the custs herein layed as follows Ex. and Per. Cent. Justice fees - Sumono 25feling 3 paper 15 Med 764 words - \$ 1986 Received of Rele Coway WITNESSES Twelve dollars and fifty cents, on the forgoing fund grunds Annie M Boyer 15al 20 8 160 Received of Methillion of 10.24

Albania Llo Mo K sufficient surety, caused

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

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Thorneary ? , 188 6, 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, L. C. He Downell as surety for the above Stay of Execution on the above Judgment of Y Execution of Management of State of Management against Frank & Gardnedo 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 Second day of February A.D. 1886. Stay of Execution expires May 3-1886.

The Construction of the Stay of Execution expires May 3-1886.

J. P. \$ 1886. Am't then due \$ 1438 188 . Issued an Execution for , 188 , and returnable delivered the same to , Constable. Execution returned and endorsed as follows:

ADDEAT HINDERTAKING

	APPEAL UNDERTRIENG.
	Whereas, on theday of
	obtained a judgment against the said
	on the docket of
١	forcents, and costs taxed
١	and the said intends to appeal
	therefrom to the court of Common Pleas of
	County. Now; therefore, I,
6	ofdo hereby
	promise and undertake to the said
	in the sum of
l	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 accure; 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

Vichard Boyer Pl'ff's.

Fill Gardner, Judgment, \$ Pltff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts. JUSTICE'S FEES. Summons 50 Affidavit Order of Undertaking Subpæna Names Swearing Witnesses Adjournment Filing 3 Papers 15 Record 300Words 45 Judgment 20 Satisfaction Bail for Stay Execution and Filing Trans. and Certificate Bill of parecular. 30 180 Receird Bal dece 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

Before & Molonny JUSTICE OF THE PEACE, Amount Claimed, \$ 6 87 No. 11

The Plaintiff filed Lio bill of particulars which is in substance as follows: Eug various ileus of

during the the year 1885; by the said planety for the aforesaid defendants, and at their request as follower, the plantiff Clarius a Judgment a fredgment against the defendants for the sennet 36 on a sellement had by the plantiff with Said defendants on actober 22 1885 and also for russettled weark as follows to wet, to one cord of wood cet their brick yard \$ 1.50 To Haking 3000 bricks a 10, prill, 30

Sout account for work and labor performed

" / day work in house foundations ,62 Total Clarino 1 By Cash Nov 2 1885 11 11 11 710 11 " 5.00 1. 1. 23 1. .. 10,00 or der too Ih H Thelleans

" to A Shuson

Palence due For- Judgment es clamied occor singly, Jan 19-1886- issend Lemming of that date returnable Jan 23 1886 at 2 octooks PM. and delivered to the planliff for Service -

January 23 7886- 200lock P.M. parties met, defendant tendered planliff 45-10 and agreed to pay all costs, in the detiin, whereupon the defendant accepted Said amount of of fine dollare. as full pay for his claim, and or-dered the suit wetholians defendants pay all custs heren taped as Josephers 15° de Recent 300 mondo 45.00, Satisfal 20 els Bill of partieulars 50 er 180

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sufficient surety, caused

to be entered herein, wh In pursuance of the

interest and costs, and th

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as surety for the above

delivered the same to Execution returne HE PEACE,

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which is in

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this

Received of Frank Mo Gardner # 1.30 costs. taked as por margin. Relli Evry D.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	1
STAY OF EXECUTION	**
to be entered herein, which follows:	0
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	1
against do hereby promise and undertake to pay the amount of said Judgment,	-
interest and costs, and the costs that may accrue.	(4)

, Surety. Taken by and signed, and acknowledged before me, and surety approved, therefrom to the court of Common Pleas of...... A. D. 188 . \ Stay of Execution expires

day of , 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.

A. D. 188 the said btained a judgment against the said...... the docket of..... Dollars and ...cents, and costs taxed and the said County. Now; therefore, I,... 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 accure; 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.......

Before Ontel JUSTICE OF THE PEACE,
No. 12.
Amount Claimed, \$ 1649 Seth Is Hoyland The Plaintiff filed her bill of particulars which is in James W Walls substance as follows: The planitiff Classes a Judgment against the defendant on various items of book account as follows - to -wet Def'ts. which account is marked A, Judgment, \$ 137 James It Wells to Seth & Hyland It v-March 10 to 1881 to 21 Sugar crocks a 10%, 2,10 april, - 1882, to Manure Summons 5,00 Affidavit " to two at handles and hanging 1.00 Order of Undertaking " " one day stacking wheat 200 Subpæna 7 1884 " butchering me hog-,50 Swearing'/ Witnesses 25 plucar fun 20 " " use of Sausage gunder .30 Adjournment 20 " " rent of 97 Sugar crocke Filing Z Papers 1,94 10 0 2 .. 10 11 " 63 Sugar oneks notretuned 6,30 Record 60 Words 1887 By one window Sash av ,40, Judgment Satisfaction " " H bushels of wheat \$ 4,00 Bail for Stay Execution and Filing Dec " " leo feet of fewering lumber Balence due ---- \$ 13.99 Trans. and Certificate Venuere 40 Setting 1 00 To witerest in the Same from 1882 State of Ohio Unions County 55-CONSTABLE'S FEES , vo persimally appeared before me Ritte Cerry Sum. Serv., and Mileage pusties of the peace in and for gerene Sownship Sub. Serv., and Mileage Sum. Appraisers · Curry County Chio, Setto & Hoyland the Schedule and Bond Serv. Garnishee plaintiff who being duly sworwaccerding w Att. Trial have Saysthat the account hereto allached Sum., Jury and Mileage and marked A, is furt, and that he ough Ex. and Per. Cent. to recover of the defendant the Sum of 16,49 (Signed Setto GHylandby the plaintiff Letto I Hyland, this 2d WITNESSES a May pole day of December AD 1885, Jo Wells January 212 1886 issued Summinolog That Vettie Hyland note thing date returnable formary 25, 1886- at Sesen Hyland gr Flor M Hyland 80 2 oclock P. 172, and delivered to the defendant 80 January 25- 1886. 2 velock T. M. 950 demanded a Jury trial Jury selected

To wit Geo and S.A. Barriard 1886, at 10 witnesses on and 5.1. 14 behalf of the d Raybole, a 1886 at 10 2 Served the of Ho obert my fees January In behalf fleyland for Defen Hay pu returnell. Server, The Derved a #100 Deg Januier Hollowi Henry ; William Hyland. were su Jep, Hells. Janes

sufficient surety, caused

In pursuance of the as surety for the about

interest and costs, and th

this____

delivered the same to

Execution returns

TOWNSHIP.

HE PEACE, 188 which is in wa reces 2,10 5,00 1.00 ,00 50 ,30 94 30 19.14 13.99 250 6,49 my noushy the ing to

To wit, George Leasure, William Bishop Af Hobert Harry Tox, William Wollaw and S.A. Will. January 25th 1886-Venire issued, and delevered to Barriard Baker Constable for their appearance on the 30th day of January 1884, at 10 october A.M. January 25th 1886 - issued Seebpounce for two pollows witnesses on behalf of the plantiff towert Mrs Secraw Hyland, Miss Herence M Hyland. and S.S. Hyland Janur, also on this 25 day the following deels serves on behalf of the defendant touch, I'm Wills, for Wells, Nellie Fyland, and Corane Raufole, and delivered to B Baker Ceristable to appear on the 30 day of Jan 1886 at 10 A.M. Venireo returned Jan 30 th 1886. Endured as followed Served the following greeness greenwelly being Leasure Henry Fox, a of Hobert IA Heill Welliam Bistrop and Willeam Hilland My fees venure - Service \$ 1.00 Milago 75 cls 1 Segreed, 12, Baker, Com January 26" 1886. issued Subpoenus firthe following Welness I'm behalf of the plainliff, to wit, Mes Susan Heyland, Hornice Me Heyland S.G. Heyland, Jo, and iro same date issued Supportues for Defendants welnesses, to wit, "ifo Wells Jusipho Wells- (162 Ray pole and Nettie Regland - Juniary 30 to 1886 - Sulfrances returned Endurred us folliones. Received this writ, from 28 cent Derved, The Dame on Nellie Hyland in the 29th of Jun 1864 by copy Derved abnew Raypole in the 29" January by copy - They fees # 100 Dequed 10 Bake & Cerestable January 30 = 1886- 10 velock AM parties appeared, the Hollowing perure appeared and weer surver Leorge Leasure Henry Flx Af Hobert adam Will Willeum Hollan and William Bistrop, Treat tead, The plantiff's wetnesses, Mrs were swown and Hamined - also the Defendants Witness Is, Wells for Wells Nellie Hyland and Cebe Ray pole us welso James Wells defruit were severe and Farmined ..., 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 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 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, 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
A. D. 188 the said
obtained a judgment against the said
on the docket of
for
cents, and costs taxed
and the said intends to appeal
therefrom to the court of Common Pleas of
County. Now; therefore, I,
promise and undertake to the said
in the sum of
that the said appeliant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accure; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Before JUSTICE OF THE PEACE, Thomas AWhyte No. 13 Amount Claimed, \$ 38 700 at Lex per centinterest from Jan 80 1883, The Plaintiff filed Lee bill of particulars which is in substance as follows: The plantiff Claims a Judgmest Abraham Brobeck, against the defendant for the seem of \$ 38 20 and inter at leg from face 8" 1885, or a primisery note which Def'ts. reads as follows - It claware County, Jan 8 1855 Judgment, \$ 4/ 5/ I'm mindho after date Iprimise to pay to the Pltff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts. JUSTICE'S FEES. order of Thimas A Whyte, Therty right and 20 25 Summons dollars at Sex per cent from date value received Affidavit Digned A Brobeck Order of Undertaking Jan 25th 1886 - issued Summer of that dute Subpæna Names returnable of and 29 to 1886 - at 2 velock the Swearing Witnesses Devel Served the defectant personally Adjournment January 29 th 1886 2 velvek P.M. Filing 300 Papers p0 The defendant appeared, and waived process, Entered his appearance heren 45 Record 3 00 Words Judgment 40 and Confessed that he is indebted to the Satisfaction Said Thomas a Whyte, in the Sum of Bail for Stay 40 Execution and Filing Thirty Eight dollars and wenty cents with interest at 6 of from Jandary 8 Trans. and Certificate 1885; and requests that gred quest be 160 Entered ow Said Confession, for Judg ment and Costs, Thereupon it is ord said 29" day of Hamary- Considered by me, that CONSTABLE'S FEES That the said Thomas A Wheste Recover Sum. Serv., and Mileage Sub. Serv., and Mileage of the Said Abrano Brobeck \$38 20, with Sum. Appraisers interest from Jan 8 de 1885, to wit Firty Schedule and Bond Serv. Garnishee one dollars and fifty me cento, \$4151, and Att. Trial one dollar and fifty fine cents, \$ 1,55) casts Sum., Jury and Mileage taxed as Jollaros, Summons Ex. and Per. Cent. J.P. Summons - 25, felling two papers 10 Bail for Stay to in all #1,60 WITNESSES geld Connight aug 22 18886, REceived of Abrain \$ 164 costs, the survent of Judgment interest and custo in frele in The above & ulelland acclevre, acc for which recorper have been quen 12 mile min 20

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Execution returned

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Angust 1486 Received of Pellery The pureyoing suse #4163

Thosa Whyte Before Rhibing a Brobeck Sownship min comely Sept. 8 " 1886 -Received of R MErry 90 Torty one dollars and being fill fine cecets, \$4155 being growth and meterestes above case -

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

[ON

m Johoenner mas a Whyte

, 188 , and

against Aban 13 robees do hereby promise and undertake to pay the amount of said Judgment John Weevell, Surety.

Taken by and signed, and achnowledged before me, and surety approved, day of February A. D. 188 6. Stay of Execution expires July 80 PM Grovy , J. P. \$ 188 6. Am't then due \$ 44.68

Issued an Execution for returnable

. Constable.

Execution returned and endorsed as follows:

interest and costs, and the costs that may accrue.

APPEAL UNDERTAKING.

A. D. 188 the said cents, and costs taxed and the said

promise and undertake to the said. 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 accure; 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

JUSTICE OF THE PEACE, homas AWhyte Amount Claimed, \$ 38 700 at Sex per centinterest from Jan 80 1883, 188 Pl'ff's. bill of particulars which is in substance as follows: The plantiff Claims a Judgmest Abraham Brobeck, against the defendant for the sund of \$ 38 at leg from four 8" 1885, on a primisery note which Def'ts.Adaware County, Jan Judgment, \$ 4/ 57 Iew mindles after date Springe to fory to the Def'ts Cost, Dol. Ots. JUSTICE'S FEES. order of Thimas A Whyte, Therty right and 20 Summons 25 lollars at Sex per cent from date value received Affidavit Order of A Brobeck Undertaking 1886 - issued Summer of that dute Subpæna Names returnable of and 29 to 1886 - at 2 velocito & m Swearing Witnesses Devel Served the defece Adjournment January 29 th 60 Filing 300 Papers Record & OD Words 45 Judgment Satisfaction Said Thumas Bail for Stay 40 Therty Eight dol Execution and Filing with interest at Trans. and Certificate 160 1885, and request Entered on Said day of Hamary CONSTABLE'S FEES The Daid Sum. Serv., and Mileage Sub. Serv., and Mileage of the Said Abra Sum. Appraisers enterest from Ja Schedule and Bond Serv. Garnishee one dollars and Att. Trial one dollar and fife Sum., Jury and Mileage taxed as polloros, Ex. and Per. Cent. J.P. Summers - 25, Recerd 300 words Bail for Stag 40 WITNESSES yell Connyggo aug 22-1886, Received of Abrain \$ 164 costs, the survent of Judgment interest and cousto in frele in The above & alelland acclevre, acce for which reconfet have been quen

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be entered herein, when In pursuance of the is surety for the about against Abram 1 interest and costs, and the

this gb day

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Angust 1486 Received of BMC bry Ithe pureyoning onese #4163

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Tebruary the give , 1886, the Defendant in the above case came and t	by
John Whenver his surety, resident of the County, approved by me as good an	ıd
ufficient surety, caused an undertaking for the	1
STAY OF EXECUTION	
he entered have in which en	0
In pursuance of the Statutes in such case made and provided, I, John John Solverser is surety for the above Stay of Execution on the above Judgment of Thimas a Whyte	
is surety for the above Stay of Frecution on the above Judgment of Thomas a Whyte	0
against Abram Brobeele do hereby promise and undertake to pay the amount of said Judgmen	it.
John W Jeresov, Surety.	
this Taken by and signed, and achnowledged before me, and surety approve day of February A.D. 1886. Stay of Execution expires July 7, J.P. \$ 1886. Am't then due \$ 44.68	d,
this & day of February A. D. 188 6. \ Stay of Execution expires July	
Rie Cervy , J. P. \$ 188 6. Am't then due \$ 44.50	
188 . Issued an Execution for	
returnable , 188 , an	nd -
delivered the same to, Constable.	
Execution returned and endorsed as follows:	1
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y	APPEAL UNDERTAKING.
	Whereas, on the
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	obtained a judgment against the said
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1.	therefrom to the court of Common Pleas of
	County. Now; therefore, I,
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d	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 accure; 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

JUSTICE OF THE PEACE, Amount Claimed, \$ intimued from page 66bill of particulars which is in The Plaintiff filed substance as follows: Jury hieroung heard the privile und Callegations of both parties, agreed and brok in their verdich to desagree Def'ts.Judgment, \$ 154 The plaintiff paid zach gurn 30cts in all #3 vol Whereuper Said frery was discharge JUSTICE'S FEES. The Case was Ciritinued, and on Summonsing frery 40 Affidavit motion a new Jury was Selected, as Order of follows, Velser deplino, Peter Dewitt Undertaking 35 Subpæna 7 Names Samuel Ruchlew, Wilson Leggett Swearing Witnesses Robert Hell and John Evans, and Adjournment 20 10 treal Set for the 6 the day of February Filing 4 Papers 10 AD 1086, at tero velock no the forenoon 85 Meerry 586-Albruary 4 1886 esseed Summer for Record 300 Words The Hollowing firme to week Wilson degget Judgment Satisfaction Samuel Rueblew Pellet It eccel - H. C. Jefolow Bail for Stay Ve obert Hill. and John Evans, On the Execution and Filing le day of, tel AD 1886 at tew oclock. IM Trans. and Certificate February 4th 1886 - is seed Deeppoenas for the following welnesses to appear on beliaf of the defendant, in the te day of Flbruary AN 1886 at 10 de Me, to wit-CONSTABLE'S FEES Frank Wells Joseph Wells alex Raypore Sum. Serv., and Mileage and Israel Hollaw, Sub. Serv., and Mileage Sum. Appraisers Feb 4- 1886 essued Supormas for Welnes Schedule and Bond for planliffe as followers, Mrs Susan Serv. Garnishee Att. Trial Hyland, II, Hyland for elle so florence Sum., Jury and Mileage Il Hyland and delivered to placetiff Copies Ex. and Per. Cent. tebruary 6-1886, Deb pounds returned Served by plandiff WITNESSES also on some day subformer of for thetreese of Defendant returned Served by Defendant Feb. 6" AD 1886. Verrire returned Endarsed as pollows. Received this wif Teb 4" 1886 - and server The pauce on the evelin named Jurors, as Jollones to wit Feb 5 1886, personally Served Samuel Ruehlen, Wilsen Liggett Feter Dewitt Robert Hill and John Evans, also in

February & February filed an a Plaintif

The Defences,
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sufficient surety, caused a

In pursuance of the as surety for the above against

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interest and costs, and the

this____day

delivered the same to Execution returned

Jehrwary & 1886 derved Kolo, I pter by leaving copyet his place of beaders Jees Servere 1,00 milage 8. miles 55 cents, total ×1,55 Lebruary 6" A.D. 1886, 10 ans. The parties appeared, The planety filed an amended till of particulary, as followers. To wit. Plantiff says that defect out is indibled to him on book account as follows, March 11 1881_ To twenty one crocks #2,20, april - 1883 to Marine - 5,00 ", " apliancelles though 1,00 lang 1883 medang blacking wheat 200 Lee 1884 Bulcherry Long ,50 . . . use of kansage kruder 30 March .. . I sixly four sugar facts 6,40 Interest 96 dergaspets @ 20 1,93 To which hearts Judgment and Coals 21.32 Signed St Hyland felandiff, The Defendand also amended his Bill of Lethoff as followers -1 defence, Defendants answer and set of to plantiffs Till of Parluculars, Defendant Pays that he is undebted to plaintiff as Claimed in his bell of particulars in the form of Eight wed 87,00 dollars Defendant denies that he ever purchased any bugar pots of falanty au 1881- win 1884 as charged in plandiffs till, but Saigs that planty let to defecularit about 170 sugar polo. For which defendant was topy plaintiff for the use of the same 2 cents Each \$380 and there to be returned plantiff as per agreement, lotal amount of felantifts clavin 1202 Defence, It efendant days, plantiff is in Stoled to him on accounty Book and Shoe mending from January 3-1881 to Feb 13 " 1884 as fer account rendered 49 85, also in 1882, to use of horse one day 50 one gal of molaces 50 cls, or willendown Saan 40cts, four bush y which , 188 , the Defendant in the above case came and by his surety, resident of the County, approved by me as good and whereas, on the whereas, on the sufficient surety, caused an undertaking for the . A. D. 188 the said STAY OF EXECUTION obtained a judgment against the said to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, on the docket of as surety for the above Stay of Execution on the above Judgment of Dollars and do hereby promise and undertake to pay the amount of said Judgmentcents, and costs taxed interest and costs, and the costs that may accrue. and the said , Surety. Taken by and signed, and acknowledged before me, and surety approved, therefrom to the court of Common Pleas of...... County. Now; therefore, 1, ... A. D. 188 .) Stay of Execution expires this , J. P. \ 188 ... Am't then due \$ 188 . Issued an Execution for , 188 , and returnable that the said appellant, if judgment be adjudged against him on the apdelivered the same to . Constable. peal, will satisfy such judgment with interest and costs and the costs that may accure; and also that the said appellant will prosecute his ap-Execution returned and endorsed as follows: seal to effect and without unnecessary delay. Executed and acknowledged before me, and surety approved this

Before OUMO ONNY JUSTICE OF THE PEACE, Dethos Myland Amount Claimed, \$ 16 49 Case Continued functor age 7/- 188

The Plaintiff filed bill of particulars which is in substance as follows: Janes Wells, \$4,00 Sixty feet of lumber, 75 clo' Total amount of Defendanto Claim \$1600 Defaudant asks seery against plegentifit JUSTICE'S FEES. Claire and Judgment accordingly for Pallence of \$3 3 and costs of prosecution Summons Affidavit · Signed of the Wells Order of Undertaking By Ag/Markinger Defendant Subpæna 40 Tebruary le 1886-10 volvero, A.M. Jury swow 20 Swearing / 2 Witnesses 23, Deal had. Planetiffo witnesses Swow Adjournment and examined, thefourt Setts It yeland, so Filing Papers & G. It yland of in Mrs Susan Hyland, Florence Il toyland, a also theliness for the Defendant Record Tower, Frank Wells of Wells Abe Ray pele Judgment 40 Satisfaction Danael Hollain, Mrs Susam Wells, Enma Bail for Stay Wells Nature Wing and James W Hills Execution and Filing Sevon and Externed Trans. and Certificate The Jury having heard the proofs und Ming of Trial allegations of both parlies, agreed your and returned their verdich this day as follows We the Jury do find and assess the plainty CONSTABLE'S FEES Claim herein against the defendant to the Sum. Serv., and Mileage 100 Sene of fourteen dollars and Therty ceuls 1430 Sub. Serv., and Mileage Sum. Appraisers We do further fried and assess the defendants Schedule and Bond Serv. Garnishee Set off herew against the plannliff to the Sum Att. Trial 1.00 of Sexteen dollars - leaving the amount of Sum., Jury and Mileage the recovery of the defendant herew. one Ex. and Per. Cent. dollar and perenty cecelo (# 70) signed Hole Septin, Foreman Therenfam on Said day it is considered by WITNESSES we that the defendant recovery the populy Mrs Hyland 50 The form of one dollar and Severety could, debt Horence Hyland 50 Casto Caxed as follows, Ser & fly land g.R. In plu serie 25 Frank Wells Justice, Jeling bill of particulares -05, Sub 4 to Hello Cuitineso 40 clo filing 2 papers, Szurar greet 40 Darael Hollam abe Raypole 25 filing billiamed, 05, Swear \$7000- 25; other 25 Doc Rut, 35 centa, 1000 \$1/65 \$210 Tale thing Dusan Wills Emma Wells Constable, Service and return of 1 Subsporen us

Thoo Wilnesses Hat freat trial and 4260.

and Toch - Just Verdirie for Setting v Second h words. 88 Judgme . (0 Sum Seun at true Secon Feb him, as May being Custo is also Received frank A1,30 -

February

Jury f

sufficient surety, caused a

In pursuance of the as surety for the above against Selle I have interest and costs, and the

this 16 - day

delivered the same to

Execution returned

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(med 7 lock at the last trial \$3,45 cents in all Jury few 2,50 Maintiff & Casto, Justice Dummeres, 25, Sub 3 wet, 35, adjournment 20-Verdirie fir gury 40 clo, filing 2 pap-10. Sweet 5 wit 25; Record 65020-96. Delling on trial 100 being for first trial steer fary 300- 4 3, 51 Second trial, ess veniro. 40, Sub 3 wet 35, fil 4 pa. 20, Recoul 586 words. 85, deview 4 Web 20, Swear Jury 25, Selling at trial 1,00 Judgment 40. - # 365 - \$ po, costs in the two trials - #7.46 . (vustable sow and return of sub. allending trial #1,00 Seem Jury 1,00 Julage 11 miles. 15 cts. Second heal Seun Juny 100 milage 8 meles 3 5, silverge at trial, 1,00 milage 3 20it 42,40 in frist trial Second trial 42 vit. \$1,73- in all \$4,15 Jury fees-in frest trial paid \$ 3,00 Planeliffs total cors \$ \$16.91 Feb 15 - 1886 Received of Setts & Hyland, my costs, made by may 15- in the suregoing care #9 36 RM Conry J. D. being the amount of ballohice of gudgment interest and Cresto in full in the above rutilled action which amount is also recepted to the said plannitiff Received the following casto, this 29" day of may 1886-Frank Wills = 1.30 fo Wells. 50. Israel Nollaw 50, abe Ragifacte # 130 - Note thing 50 Susan Wills 25 Eucean Wellon 25;

, 188 &, the Defendant in the doore case came and sy	
his surety, resident of the County, approved by me as good and	
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STAY OF EXECUTION	
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In pursuance of the Statutes in such case made and provided, I, Welliam Wolland	*****
US SHEPTH for the about they of Execution on the about hidament of	on t
against Sello I A glace do hereby promise and undertake to pay the amount of said Judgment,	
interest and costs, and the costs that may accrue. If my Wollam, Surety.	
Taken by and signed, and acknowledged before me, and surety approved,	ther
this 16 day of Feb A.D. 1886. Stay of Execution expires Many 17	Con
this 16 day of Feb A.D. 1886. Stay of Execution expires Many 17 J. P. \$ 1886. Am't then due \$ /3.70	of
188 . Issued an Execution for	
returnable , 188 , and	
delivered the same to , Constable.	tha
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Fury fees # 2.50 Judgacent \$1,70 total #9 55

1886, the Defendant in the above case came and by APPEAL UNDERTAKING.

J. W. Wells.

TITTITE ON PROPERTY.
Whereas, on theday of
obtained a judgment against the said
on the docket ofJ. P.,
for
cents, and costs taxed
and the said
intends to appeal
therefrom to the court of Common Pleas of
County. Now; therefore, I,
ofdo 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 accure; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.
pett to there are

Executed and acknowledged before me, and surety approved this

Before M. Corry JUSTICE OF THE PEACE, Drestes Reafrer Co No. 14 Amount Claimed, \$ 88 with

8 of witness from the 1 4/884, and from any 7 1884 188

Pl'ff's. The Plaintiff filed his bill of particulars which is in Loal fos : ll substance as follows: Two priming rules on principal - which heasks Judgment and custs of prinsecution Brice Robinson Guarante, to wit, first Note -Judgment, \$ 91 10 Def'ts. \$4100 Plane City Ohio any 700 1884 Pltf's Cost. Dol. Cts. received I primise to puy to The Perless Reaper Co, or order. Firty one dollars no interestion Summons 7 Affidavit this note, at plaine Coly Buck, at Hain City Order of Undertaking with interest at the rate of 8 frex cent perarun **S**opæna but if paid when due, a reduction at the rate if Swearing Witnesses I per cent per annum in the interest will be Adjournment made, 1 Filing / Papers Ligared Joel / Mile-Indured us follows - For Welce received I. Record 450 Words 65 Judgment hereby governance the payrecent of the willing Satisfaction 40 note at maturely, and maine protest, dernum. Bail for Stay and notice of non-payment thereof, lebrusin; Execution and Filing Trans. and Certificate Second note of Hair (ily O, Ceny 7 - 1884. On the first day of Wecculer 1885 for Value received I firmese to pay to the Pearless CONSTABLE'S FEES Reaper o, or order torty Two dollars Sum. Serv., and Mileage at Plane City Boute at Plane Plane City Sub. Serv., and Mileage Sum. Appraisers With interest at the role of 6 of per cent per Schedule and Bond Serv. Garnishee annem, but if paid when due, a reduction Att. Trial of I per cent fer amount in the interest will Sum., Jury and Mileage be made, Ex. and Per. Cent. Segred Fort & Hill. In wreed, us folking, For Value received & hereby suarantee the payment of the within WITNESSES note at maturely, and waine frotest, demand and now payment, thereng February 20th 1886 essued Summers of that date returnable february 27-1886 at I oclock PM, and Delevered to John Riley Constable; Whil returned Endursed as follows Feb 20 1886 Received this with, and

Semed the sour fue with 2 februar a apprecent a contened by a cutered 27 the sum of the sum of taxed as 65, Just Overtable

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In pursuance of the as surety for the above



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Served the same, on the weether named parties by copy teb 23 18 16 fue-writ 25. Mulage 34 miles. 1.35 cop 25, -\$1.85-February 27" 1886 - Joel Hill appeared, Bruce Robinson did not

appear at I volock nor for one hunthereafter. The plandiffs did not appear, The defendant Joel Hill warred process, Entered his appearance herein, and confessed that he is indebted to the said Peerless Ricefor to -in The sum of Ninety one dollars and tero cereto. and requests that Judgment be Entered on said confession, and for costs, Thereupon it is on said I'm day of February Considered by one that the Said Peerless Riapser Corecover of the said fort Well as princepal and Bruce Robinson as Guarantes

the prins of nurely one dollars and ten cents #91.00, Chand 320 the Coals herein taped as follows. J.P. fees Summer 250 fil 1 you 05; Record 450 words 65, Judgmeni 40. in all

Constable few wir 25, mil 1,35 cofo- 25-

1.83. 820 My Enny J.P.

Nov 13 1886 Received of Joel Hill 95-00 on the jourgeing gudgereghtelowry Received of Relberory of \$ \$1.45 leing my Cools in fall in this chie

March & , 1886, the Defendant in the above case came and by	
Bell Neill his surety, resident of the County, approved by me as good and	
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STAY OF EXECUTION

to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, I ama as surety for the above st

· Z. // obtained a judgment against the said......

APPEAL UNDERTAKING.

A. D. 188 the said

Dollars and cents, and costs taxed and the said intends to appeal

be adjudged against him on the apwith interest and costs and the costs aid appellant will prosecute his ap-

fore me, and surety approved this

	Purles Re	alse	v Ce	Before M. Corry JUSTICE OF THE PEACE,
	W Cor Co			No. 14" Amount Claimed, \$ 88 - with
				No. 14 Amount Claimed, \$ 88 with 8 of interest from Fre 1 1884 and from any 7 1884 188 The Plaintiff filed his bill of particulars which is in substance as follows: Two formers on the substance of the substan
			Pl'ff's.	The District of the state of th
	a alos,		- 5-	The Plaintiff filed of particulars which is in
	Harl 41	ell		substance as follows: I wo formusery necessory
	1	muca	epal-	which hinske Judgment and cools of prinsecution
	Parice Robin	sero &	luarante	to wet; first tote -
		12	Def'ts.	14100 Plano City Ohio acq 700 1884
	Judgment, \$ 91	10	Andrew .	141 00 Place City Ohio any you 1884 ow the frist day of December 1884. for value received I promise to pay to The Peceless Reaper
	JUSTICE'S FEES.	Pitff's Cost	Def'ts Cost.	i of the the the the the
+	Commence to	A-1		
1	Summons 2 Affidavit	20	-	Co, or order, Firty one dollars, no interestore
	Order of			this note, at plaine Cely Buch, at Hain Cily
	Undertaking			with witerest at the rute of 8 frer ceret perarum
	Swearing Witnesses			
				I do sent her due, a reduction at the rate of
	Adjournment			I per cent per annum in the interest will be
ı	Filing / Papers	05		made, J. of Till.
1				digned fort Thile-
1	Record 450 Words	65		Indurad ; us follows - For vilue received I.
	Judgment	40		hereby guarantee the payrecent of the within
	Satisfaction Bail for Stay	40		
h	Execution and Filing	7.		note at maturely, and maine protest, deriver !
				and notice of non-payment thereof.
4	Trans. and Certificate			Liqued Bruce Hobrusino;
P			-	Second note of
1			1	Plane (ily O, Cecap 7 - 1884.
				On the first day of Wecculer 1885 for
	CONSTADI DO EDDO			Value seeming of the The
-	CONSTABLE'S FEES			Value received I firmese to pay to the Peerless
	Sum. Serv., and Mileage	1,85		Reaper Co, or order. Forty Two dollars
	Sub. Serv., and Mileage Sum. Appraisers			at plano City Bout at Plano Plano City
	Schedule and Bond			With interest at the role of 6 of per cent per
	Serv. Garnishee Att. Trial			annem, but if of said when due, a reduction
	Sum., Jury and Mileage			
	Copies			of 2 per cent fer amount in the interest will
	Ex. and Per. Cent.	1 1 1 1		be made,
				segned Jorl & Hill.
		477		in lorsed, us follower, For Value received I
				hereby Guarantee the payment of the within
	WITNESSES			
	The state of the state of	EHE		

Served the son fue with 2

Februar appear, herein, and be quitered as the sum of taped as (65, Just about 19).

March & Bell sufficient surety, caused a

to be entered herein, which is a surety for the above

against for the above interest and costs, and the

his 8" day

delivered the same to

Execution returned

TOWNSHIP.

THE PEACE,

with

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J. vettis derviene

To of

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Served the same, on the weethis named parties by copy teb 23 18 46 fue-writ 25. milage 34 miles. 1.35 cop 25, = \$1.85. February 27" 1886 - Joel Hill appeared, Bruce Robinson did not appear at I valuet nur for one lunithereafter. The plandiffs did not appear, . The defendant Joel Hill warred process, Entered his appearance herein, and confessed that he is undebted to the Round Peerless Reafor to - in The same of Ninety one dollars and tero cereto, and requests that Judgment be Entered on said confessions, and for costs, Thereupon it is on said I'm day of February Coundered by one that the Said Peerless Reaper Corecover of the said foil Hell as principal and Bruce Robinson as Guaranter the prime of nenely one dollars and tero cents, 71.10, Chand 320 the Coals herein tapel as Jollows. J.P. fees summer 250 fil 1 you 05; Record 450 words 65, Judgment 40. in all Constable fees were 25, mil 1,35 cofo 25-1.89. 820 My 6 my J.P. Nov 13" 1886 Received of Joel Hill 95-00 on the jonegoing gudgereghtelowy Received of Relationy of \$1.45 leing my Costs in Jule in this chie Sohn Riley

		_
	March go, 1886, the Defendant in the above case came and by	
	Post Neill his surety, resident of the County, approved by me as good and	
	sufficient surety, caused an undertaking for the	Wh
	STAY OF EXECUTION	
	to be entered herein, which follows:	obta
	In pursuance of the Statutes in such case made and provided I. I severa with their	C
	as surety for the above Stay of Execution on the above Judgment of Peerles & Receptor Co	on t
1	against feel Hill do hereby promise and undertake to pay the amount of said Judgment,	for.
١		
	interest and costs, and the costs that may accrue.	4444
	Taken by and signed, and achnowledged before me, and surety approved,	ther
	this 8 day of Thazal AD 1886. Stay of Execution expires Nov 4	Con
	this 8 day of Thank A.D. 1886. Stay of Execution expires Nov 4 - 8211 Corry , J. P. \$ 1886. Am't then due \$ 74 32	of
	188 . Issued an Execution for	pro
	returnable , 188 , and	
	delivered the same to, Constable.	thai
	Execution returned and endorsed as follows:	pea
	Total ned and chaof sed as joudnes.	pea
	· ·	****
		H

APPEAL UNDERTAKING.

1	Whereas, on theday of
1	
1	
١	obtained a judgment against the said
	P
3	on the docket of
2	
	for
	cents, and costs taxed
	and the said
1	intends to appeal
	therefrom to the court of Common Pleas of
2	County. Now; therefore, I,
	of
	promise and undertake to the said
	in the sum of
d	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 accure; 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

March

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Lerry & W

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IN JUSTICE'S COURT,

Judgment, \$

Justice's FEES.

Publishers, Springfield, Ohio.

Pl'ff's.

Pl'ff's.

Plear ge vs. South.

Juagment, \$		- •
JUSTICE'S FEES.	Pitff's Cost. Dol. Cts.	Def'ts Co
Summons Affidavit Order of Undertaking	25	
Subpæna Names Swearing Witnesses		
Adjournment Filing 7 Papers	10	
Record Z Words Judgment Satisfaction	42	
Bail for Stay Execution and Filing	45	
Trans. and Certificate	0,20	

p/82	
CONSTABLE'S FEES	
Sum. Serv., and Mileage Sub. Serv., and Mileage Sum. Appraisers Schedule and Bond Serv. Garnishee	75
Att. Trial Sum., Jury and Mileage Copies Ex. and Per. Cent.	60

WITNESSES

Before Many JUSTICE OF THE PEACE,

No. 15

Amount Claimed, \$19 = 0 Dix per coul interest from Nov 5" 1885. The Plaintiff filed bill of particulars which is in substance as follows: of luntiff Sags defendant is indebted to him, in the Sun of \$19-00 with interest of a ballance on Def'ts. a certain primisory note, as follows, \$3500 Janue Chio Hay 5:4885-Six months after date I promise to pay of Merriott or Bearer, thereby five dollars one half to be paid in go days, and one half in six genithes. Value received signed Mouth, Jebruary 18 1886 - issued purmer of that date returnable tebrerary 27 \$ 1886 and delivered to Bamard Baker (whole February 222 4886 - Summeron returned with the following endursement Feb 18 - 1886 Receved This writ and Served the Same on the wretine married IN South by copy in the 19"day of Feb 1886 -Signed Po Baker Cow February 22 - 1886 - 2 P. Mr. The parties appeared. The defendant beinge It south waived process, Entered his apparance herein, and confessed that he is indebted to the Said John & Herriott, in Traderin of nucleur 1900, dollars, and unterest #145 and 1,6% his custo, and requests that Judgment be entered on baid Confession and

for easto, Therespen it is on said, day of Feb

recover of the Land George W South said sew

of twenty dollars and forly fine cents, and the dullars to fine costs herein toxed as

follows. It casts, writ 25° fil 2 pa-10

Constable costo, with 25, cop 25; jul 20 = 70

1816 6 my g.F.

Judgament 10 Record, 350, woods 1300

Total

Consellered by sue That the said fohn Ellewith

sufficient surety, caused an

to be entered herein, whice
In pursuance of the S
as surety for the above
against

interest and costs, and the

this____

Feb 232

_day o

delivered the same to Execution returned

with

lous,

steel

March 23 Execution returned reduced as Jullouis, I received white went, on the 25th day of Feb, ad 1886. und served the Same by levy us on one scoop shovel, one dung fast ou Brush, ou curry and one fly net, on half bushel necasure, one Pubber bisedle but and a bunch of hay in the barn being the property of the western namical Levy & W Swietto, lake in farvery JE Herriott, Service of wais 40.4 milage 20 on The 27 the Galantiff John & Herriott ordered the goods released, and I did not advertise, beet returned the Execution by ville of the release as Jollows, towir, I trereby release to above Signed of EH essevitte. Signed or Baker Constable ' grods -

, 188 , the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and
icient surety, caused an undertaking for the
STAY OF EXECUTION
ne entered havein which full

to be entered herein, which follows:

In pursuance of the Statutes in such case made and provided, I, as surely 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, therefrom to the court of Common Pleas of...... A. D. 188 . Stay of Execution expires , J. P. \ 188 . Am't then due \$

1886. Issued an Execution for Read and Bully returnable March 23d

delivered the same to B Baker Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

A. D. 188 the said btained a judgment against the saidcents, and costs taxed and the said County. Now; therefore, I, .. , 1886, and

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 accure; 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

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

IN JUSTICE'S COURT,

	annie lo	Har	ner	Before I My JUSTICE OF THE PEACE,		
*	by her husband			No. 16, Amount Claimed, \$ 1100		
	Why Warner			188		
			Pl'ff's.	The Plaintiff filed her bill of particulars which is in		
	vs.	0		substance as follows: Planetoff's Bill of Purticular Planetoff Source that defendant is indebted to		
	William S	1 au	1/2	blandill Some that delandant is a later to		
	Januara X	con	w,	Junerange viegs enar agendus es merenes u		
			Def'ts.	on account of washing and woring for defendats		
	Judgment, \$			family were at me request of defendant from		
	JUSTICE'S FEES.	Pltff's Cost.		april AD 1883. to the last ween in December 1885		
	TOSTICES FEED.	Dol. Cts.	Dol. Cts.	in all Eight wushings,		
	Summons Affidavit	25.		Six large washings at 15000 = # 9.00		
	Order of			Les Small 1, " 50 11 - 1,00		
	Undertaking	35		also for four day's housework -		
	Subpæna 3 Names Swearing 7 Witnesses	35		to week Dec 21st 1885 one day a 25- , 25		
	1 5 11	V	25			
	Adjournment					
	Filing 3 Papers	15	05	n 11 10 23 - in 11 1 25		
				" " 11 24 " 10 10 10 10		
	Record 486 Words	70		also in 1885 to 8. mulkings a 15! 1:20		
	Judgment Satisfaction	40		+ 12,20		
	Bail for Stay			For solich Swasks Judgment and		
	Execution and Filing			Casts of Brosecularo, WA Hancer!		
	Trans. and Certificate			Signed WA Hancer P		
	Sufference 9ht		.30	Bile filed Fet 16-1886. and Summers		
	Recent 100 uns	- 197	2,0	issued that date, and delivered to Harry		
				Bowers Constable returnable 7et 20		
	CONSTABLE'S FEES			1886-at 10 velock AMs		
	Sum. Serv., and Mileage	85		Teb 16- 1886 issued Subpoences for		
	Sub. Serv., and Mileage Sum. Appraisers	1 20,		plaintiffs witness as follows, this		
	Schedule and Bond			Burt audrews, Mis Cary Navis		
	Serv. Garnishee Att. Trial	1.00	*	and Cary Davis, and delivered to Harry		
	Sum., Jury and Mileage	TIE		Bowers Constable returnable Feb 20		
	Er and Pon Cont			1886 - at 10 Aire,		
	Ex. and Per. Cent.			Feb 19- 1886 issued Subpoenas for		
1				defendants welvesses às juleones Mess		
				annie Lineis and MisMargaret Cook		
	WITNESSES			De l'alien de tele de l'argaret l'our		
	huro To andrews	. 90		and delivered to defendant returnable		
	" Cary Davis	90	150	Feb 20- 1886 at 10 velver Am		
	Hr " Waris	25		Tebruary 20 1886 Summer & returned		
	John Robinson	25		Endursed as Jollones, Received this wit		
	Mrs Fany Larale Horaco		25	Fet 16- 1886 and Derved the Same by Copy		
	Linedur Cook	E. L.	25	on the person within named Whitialu		
	anie Ceneis		90	Land, on the 16 day of Jet 1584 -		
10			-	fees Thick 25 mulage 35, Cop 25-85		
				Signed Harry Bowerd		
1	The same of the sa			Constable		

sufficient surety, caused and to be entered herein, whice

In pursuance of the S
as surety for the above
against

interest and costs, and the

this____day o

delivered the same to

Execution returned

(andaply

this

returnable delivered the same to. Execution returned and endorsed as follows:

Bebruary 20 1886 - Subpoences returned, Endorsed as pollows, Ininh Received this wit Feb 16" 1886 and Served the Same on the willing named persons Tet 16 " & 17- 1886 - in the manner as shown to wit Mrs Bust andrews by reading, fet 16-1886 - Mrs Cary Dawis by by reading and Mr Cary Cury Davis by leaving a copy at this place of resedence on the 17 day of Feb AN 1886- Hyfers -Service 45, ats, pulage 53; Cop 25, total #1.25 Lighed Harry . Bowers! Constable, Tebruary 20th 1886 - H velock A.M. parties present, trial had The plantiffs wilnesses, Mrs Burt andrews, Mrs Cary Davis. John Robinson - Skedmore Who Harner Mo Annie & Warner and Cary Dawis, were sworn and Examined. And the defend auto welnesses, Mrs Fanny Lamb, Florence Holmes-Kincoln Cook Mrs annie Lewis, and William Land were sown and Examined, It is thereup in on Jail day by me Considered, that the said annie 6 Warner, recover y Said william Lamb, Jour sollais Ed twenty dix Center debt and, Eight dollars and fifty cents, her cases herein Loyed as follows, Summers 25; et out 3 wit 35 swear your 35 fel 3 papers 15 Recent 486 words 70 Judgment 40, J.P. Codo # 220 Constable fee dervice of writ 23, Inilage 33; Cop 25 -Derwice of Such, Services three 45, Melago 55 " 25 3,13 allending trial \$1.00= #3=15 lotal Cost. Theness Coals fine wetnesses 3,20, 8,53-Total plantiffo costs Defendants Costo, 4,10 Sub 2 wit 35 - Sween 5,20 25 -85fil 1 paper 0 5 Record, 1,50 words, 20. 1.6.5-Whitness four with Wortal (usto \$ 2,500 \$ 11,00.

Mooning of 10 , 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 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 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, , J. P. \ 188 ... Am't then due \$

188 . Issued an Execution for

, Constable.

APPEAL UNDERTAKING.

annie le Marrier. obtained a judgment against the said It al ...cents, and costs taxed , 188 , and peal, will satisfy such judgment with interest and costs and the costs that may accure; and also that the said appellant will prosecute his ap-

February 18" 1886, issued Summers of

that date returnable March 1st 1506 at

I veluck PM. and delivered Hrils on Carn

Clover and R I Tales to Barnand Baker

No. 17 JUSTICE OF THE PEACE,
Amount Claimed, \$ 104,65 Peerless Reuper 60, Pl'ff's. The Plaintiff filed Lug bill of particulars which is in RJ Gates, prio. substance as follows: plaintiff 5 ays that aum Clover Surety, defendants is undebled to him in the amora? Bruce Robrison June du, of \$94 or word two primising notes with interest at 80% on #47 dollars from Nois Judgment, \$ 1884, and in another note of they at 8% Pitff's Cost. Def'ts Cost.
Dol. Ots. Dol. Ots. JUSTICE'S FEES. Since areg 7-1884 - as Jollows -Summons 3 Sece \$4700 Plane City This august 7-1889 Affidavit On the first day of November 1884 for Order of Undertaking Value received I farinise to pay to the persen Subpæna Names Reaper Co, or order forty Severo dollaro-Swearing Witnesses without interest, al Plain Cely Bounk at Adjournment Plano city, With interest at the vite of 8 per Filing 2 Papers 7-5 Cent per uneven, but if found when lue, a reduction of 2 per cent per account in the interest will be Record 5 6 5 Words .85. Mo8588. Segned RI Vates Mo8588. aann X Clinier Judgment 40 Satisfaction 40 Bail for Stay indured as Jollows - tower .. Execution and Filing For Value received I hereby querouter the Trans. and Certificate payment of the wellin note at molurely and wave protest, demand and notice of non-- fraquent thereof - Segued Paruce Rubusin -CONSTABLE'S FEES \$4700 Plain bely This any 7- 1884. Sum. Serv., and Mileage Sub. Serv., and Mileage On the first day of November 1885 for Sum. Appraisers Value received of primise to pay to the Poster Schedule and Bond Serv. Garnishee Reaper Co. 45 order forty Seven dollars Att. Trial Sum., Jury and Mileage at Plane Cety, Bank, at Plain Cety with interest at the rate of 8 percent per annum, but Ex. and Per. Cent. if paid when due, a reductive of 2 per cent for Seem serverul 70 10 10 11 65 annum in the enterest will be made, Nog536 - Signed RI Tales WITNESSES Cann Clover } & lud Endured, as follows -& For Value received I hereby grearante the Ex fayment of the within note at maturity, and & Ewaine protest demand and notice of non-2 - payment, thereof, Segared Homes Ve obmoon

instable, Summon writ Fel no The 230 March weret Freb Clover o fuss March This 20 within after del 1 st day in all March Clarre (the trice Clover u There a i Evidence day of On rec autor; fre Ce Laxed as 40 = \$2,23 on lebrer. 40 in all Case center March Clesha sufficient surety, caused as

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



THE PEACE, 65 s which is in et wint with love 1 t

870 7-1885 4 for a pecder Ce-8tat 8 per Lucture

Teo the and non-120-

for) certes ero eth

"instable, Wit for Bruce Robinson I delivered to John Reley Constable Summons Returned Feb 23 & 1886 Endorsedas follows - Received this writ February 20 1886, and Served the Same on Bruce Robinson on the 23 day by copy fees writ, 25, milag 65, cop 25 = 1,15 Signed John Riley Constable. March 1st 1886 - wit Returned, reclared to with Received this wert Jebruary 19-1886 - and Served the Same ore the welling Ceans Clover on the 20th day of February AN 1886-by Copy. fuss writ service 25 mil 25, copo 25, -, 75 Signed B Baker Circlobs March 1st 1886; Serremons Returned, to wit- & Cecened This wiet on the 19" day of February a 18 1886- The within named R J Gales not beingfound in my Come after deligent search I hereby return the writ not served this in all 65 cls - Signed 88 Baker (metable, March 1st A.D. 1886. 2 velock P. 74. Planetiff did not appear Clarre Clover appeared, Bruce Robinsio did not appear, at the trice set ner for one hour thereofter. I real Had_ Clarine Clover would not be swon, nor offered any defence, There a bill of foarliculars in the form of two primary redes, written wideness of the plantiffe Claims, I treremper on Earl first day of March it is considered by me that The peerless Reaper recover of Saul Caron Clover, and Bruce Robinson greer auter; The penn of one hundred and four dollars and Sixty free Cents debt, and Forer dollars and Severely Cerets, his cares Caxed as Jollows, JP. 3 bene 75, fel & pa. 25 - Record 565 words 85 Judy 40 = \$2,25 - Constable fees writ 25, well 65, cop 25, or Bolowin-sufficient surety, caused an undertaking for the EXECUTION STAY OF obtained a judgment against the said ... to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, Colesta Cult as surety for the above Stay of Execution on the above Judgment of Peerless, Reaps

Manyour O. Tray 4 = 1887 Rook Mc Cory per a. Brobreck.

A. D. 188 the said

Dollars and ents, and costs taxed

and the said

t be adjudged against him on the appith interest and costs and the costs said appellant will prosecute hisp-

before me, and surety approved this

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

IN JUSTICE'S COURT,

	w. D. Dillivita & Contract	icustat		1 11100
	Peerless Reuper Co,		Con	Before JUSTICE OF THE PEACE
			00,	Amount Claimed & Ass. Com
	/			Before JUSTICE OF THE PEACE, No. 17 Amount Claimed, \$ 104,65
				188
r			Pl'ff's	
	0 -0 710			The Plaintiff filed Line bill of particulars which is in
	RJ Gales, to	trio		substance as follows: plaintiff 5 ays that
	aann Clove			defendants is indebled to him in the amount
	Bruce Robin	2020	Lucie	du, of #94 " word two primusory notes with
			Def'ts	the 2 00 1 1 1 1 1 1
	Judgment, \$			interest at 8 of out 47 dollars from Nove 1t
	oungment, p		-	1884, and on another note of try = at 87
	JUSTICE'S FEES.	Pltff's Cos Dol. Cts.	Def'ts Cost. Dol. Ots.	
	h h			onice way 1-1001- and frances
	Summons 3 Sec	75		\$4700 Plain City This augist 7-1885
	Affidavit			
	Order of			On the first day of November 1884 for
	Undertaking			Value received I faromise to pay to the persen!
	Subpæna Names		*	
	Swearing Witnesses			Reoper Co, or order forty Severo dollars.
	Adjournment			without interest, al- Plain City Bank at
	Adjournment Filing 5 Papers	20	5-	Ol 1 2'- 2 'A'
	rung o rapers	10		Plane City, With interest at the rule of 8 per
	Daniel Chr.	5.1-		Cent per unem, but if found when lue, a reduction
	Record 5 6 5 Words	.85.		of 2 per cent per account in the interest will be
	Judgment	40		made beamed Pe I Sales
	Satisfaction St.	1.0		Inade Segned Pe T Gates In 8588. aann X Clinier
	Bail for Stay	40		Carrix Cliver
	Execution and Filing			indured as follows-tower
	Trans and Contifeet			Las De De 1 2 De 1 Total
	Trans. and Certificate			For Value received I hereby quaranter the
				preprient of the willie note at maturity and
			(4)	
				wave protest, demand and notice of non-
-	AASSAM A DO THE THE			- payment thereof - Segued Paruce Robusin -
	CONSTABLE'S FEES			
	Sum. Serv., and Mileage	1 15		\$4700 Plain City Olio Ceny 7- 1884.
*	Sub. Serv., and Mileage	70		A !
	Sum. Appraisers			On the first day of November 1885 for
	Schedule and Bond			
	Serv. Garnishee			Value received of primire to page to the Peerles
	Att. Trial			Heaper Co. 45- order Forty Seven dollars
	Sum., Jury and Mileage			
	Copies			at Plane Cety, Bank, at Plane Cety weth
	Ex. and Per. Cent.			interest at the rate of 8 percent per annum, but
	Sum servanil	70		
	10 10 11	65		of part when due, a reductive of 2 per cent for
		20		annum in the enterest will be made,
	WITNESSES			My536 - Segreed RI Fales
	0 3			Cann Clover
	25	7	3/4	Und Endorsed, as follows-
	Jan for	2	POE!	4 00 0
	2	1	66	or Value received thereby grearantee
	. 4	6	Ca	for Value received I hereby grearmate fuyment of the written side at mature
			FM	
	7	18	4 1	waine protest demand and notes
	to	10	08	Tragment thereof, Segared House
. 0	. /	· L'	2 d	The second of th
	6	5-	ald.	February 18" 1886, issued
	3.	1	0/1	that date returnable
	N2K 3 1	2	2	
	Control of the late of the lat	On	0	2 oclack P.M. and

Constable, March Free

sufficient surety, caused a to be entered herein, whi

In pursuance of the as surety for the abov vinst arm let

est and costs, and th

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peal to effect and without unnecessary delay.

THE PEACE,

188

Is which is in

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7-1889 84 for to peckers Caro-K at 8 per

two the

for Poerless are

un, but

Constable, Writ for Bruce Robinson I delivered to Je	hu Reley Constable
Summons Returned Feb 23 2 1886. Endorsedas for	Mous- Received this
writ February 20 1886, and Served the Same	
no the 23 day by copy fees writ 25, milag 6	
Signed John Riley	· Constable.
March 1st 1886 - wit Returned, redamed -	with Received this
wert February 19-1886 - and Served the Same	e ore the welling Ceases
I I writing to the fel A 1880	by Copy
Clover on the 20th day of February AN 1886	25 - 78-
fors mit service 25 mil 25. Cop.	7: -5
March 1 st 1886; Serremons Returned,	to the Paris
March 1 at 1886, Deremons Returned,	ce cuet- 1 (ecent
This week on the 19" day of tebruary.	a 2 1886- Jule
within named R I sales not being	found no my County
after diliquet Search I hereby seture the re	res not served the
in all 65 cls - Signed 88 Baker	it Julage 5 m 40-
in all 165 cls - Signed So Baker	Constable,
March 1st AD 1886 2 velock P.74. Pla	witiff did not appear
aarre Clover appeared, Bruce Robinsin	did not appear, at
the trive set nor for one hour iterrefor. I.	Tind Had acres
he mue ser nor for one now the	le les con
Clover woield not be swon, nor offered any o	eques,
There a bill of foarliculars in the form of two p	housing wies, want
wideness of the plantiffe Claims, Thereny	sow ou our form.
day of march it is considered by me the	it The perces wayses
Och sand . Oca o De a Colorion weed 1	
recover of ouen varior discer, and	Souce toomain free
autor; The penn of one hundred and for	or dollars and Sixely
autor; The seem of one hundred and for	or dollars and Sixely
fine Cento debt, and Fores dollars and taxed as Jollows, 878. 3 bene 75- fel 5 pa. 25-9	Severely Cereto, teis con
fine Cento debt, and Fores dollars and taxed as Jollows, 878. 3 bene 75- fel 5 pa. 25-9	Severely Cereto, teis con
fine Cents debt, and Forer dollars and taxed as Joleons, of P. 3 benne 75- fel 5 pa. 25-9 40 = \$2,25 - Constable fees, writ 25, mil 63,	Source Performan present deletars aced Sixely Severely Cereto, this core Record 565 words 85 July 25; ve B. Roberin -
fine Cents debt, and Forer dollars and taxed as Jollows, of P. 3 home 75 fel 5 pa. 25 = 9 40 = \$2,25 - Constable fees writ 25, mil 63, on believe weigh service 25 will 25 cop 25 = 75,	Source Performans pres Severely Cereto, leis cont Record 565 words 85 Juli Cops 25; va B. Roberin - one R. Hates court 25, mi
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five Cents debt, and Forer dollars and taxed as Jollows, & P. 3 hum 75 fel & pa. 25 - 9 40 = \$2,25 - Constable fees, writ 25, well 63, on blurer work service 25 2 will 25 cops 25 = 75, 40 in all 65 - John Count 250 - John for service Thank continued as to the defendant in the above case came and by	Severely Cereto, leis cont Record 565 words 85 Juli Cops 25; or Brobwing - ore RIGATED corit 25, mil
fire Cents debt, and fores dollars and fore the cents and fores dollars and taxed as Jollows, 3P. 3 Sum 15 fil 3 pa. 23 - 9 40 = \$2,25 - Constable fees, writ 25, well 63, on behave writ service 25 2 wil 25 cops 25 = 73, 40 in all 65 - Total cont 250 - Total for Service Passe continued as to the defendant in the above case came and by March 10 , 1886, the Defendant in the above case came and by a less a Certa his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the	Source Peoperation free or dollars accept the sweets, his contents as July Second 565 words 85 July 25, 201 Corry July (25, 201) APPEAL UNDERTAKING. Whereas, on the
fine Cents debt and fores dollars and fore land for laxed as Jollans, & P. 3 lune 15- fel & pa. 25-9 40 = \$2,25 - Constable fees, writ 25, well 63, on believe with service 25 2012 25 Cops 25 = 75, 40 - in all 65 - Johal Cont 250 - Johal for Corne the Case continued as to the defendant in the above case came and by March 10 , 1886, the Defendant in the above case came and by STAY OF EXECUTION	Social Peoperation free of delicates and Second See Swords 85 July Record 565 words 85 July 25, 201 APPEAL UNDERTAKING. Whereas, on the day of A. D. 188 the said
free Cents debt, and fores dollars and fore land for the free cents debt, and fores dollars and land to be fell to per 25 - 9 40 - \$2,25 - Constable fees, writ 25, well 63, on behave with Lewis 25 20 25 = 73, 40 in all 65 Tolal count 250 - Total for Corner to Case continued as to 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	Social Peoperation free of delical Second Se
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five Cents debt and forer dollars and for the layer as Jollows, & P. 3 bern / 5 fel & pa. 25 - 9 40 = \$2,25 - Constable fees, writ 25, will 65, we believe with 250 - John Cafe continued as to the defendant in the above case came and by East of Cafe Continued as to 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, Colestia Cafe as surety for the above Stay of Execution on the above Judgment of Peerless. Reaper Continued as surety for the above Stay of Execution on the above Judgment of Peerless. Reaper Continued as surety for the above Stay of Execution on the above Judgment of Peerless. Reaper Continued as surety for the above Stay of Execution on the above Judgment of Peerless. Reaper Continued and Costs, and the costs that may accrue. ()	Source Perfect of the Seight Severely Cereto, lais control Second 565 words 85 Just Corp 25, miles of 25, mil
fine Cents debt and fores dollars and fore leaves as fell of par. 25 - 40 - 42,25 - Constable fees, which 25 miles 63, well 63, which are stored as to the defendant in the above case came and by Case contention of the STAY OF EXECUTION to be entered herein, which follows: In pursuance of the Statutes in such case made and provided, I, Colored and sufficient surety for the above Stay of Execution on the above Judgment of Peerless. Realex winster and costs, and the costs that may accrue. Taken by and signed, and achnowledged before me, and surety approved, Taken by and signed, and achnowledged before me, and surety approved.	Source Perfect of the Seight Severely Cereto, lais control Second 565 words 85 Just Corp 25, miles of 25, mil
fine Cents clebt, and fores wollars and fore land fore could fore and forestable fees, which is surely at a first and the country approved by me as good and sufficient surely, 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, Elected Cents as surely for the above Stay of Execution on the above Judgment of Teerless. Realized winst Carrow do hereby promise and undertake to pay the amount of said Judgment est and costs, and the costs that may accrue. Taken by and signed, and achnowledged before me, and surety approved day of March AD. 1886. Stay of Execution expires J. P. 1886. Am't then due \$ //6 2	Societ Perfect Seed Selection of Control of Common Pleas of
fire Cents debt, and forer dollars and for layer as John 23 - 9 40 = \$2,25 - Constable fees, which 25, well 63, we believed as follows, 5/B. 3 beaute 15 fel 3 par. 23 - 9 40 = \$2,25 - Constable fees, which 25 will 63, which follows: March 10	Source Perfect and Select Select Several Scare Second Scare Second Scare Source So Just So Jus
fire Cents debt, and forer dollars and fore leaves and fore cents debt, and forer dollars and forestable fees, which follows: In pursuance of the Statutes in such case made and provided, I, Colored to the above from the above stay of Execution on the above Judgment of Peerless, Reality approved, and costs, and the costs that may accrue. Taken by and signed, and achnowledged before me, and surety approved, day of March. A D. 1886. Stay of Execution expires the amount of spreading the country approved. J. P. 1886. Am't then due \$ /10 25.	Source Perfect and Select Select Several Scare Second Scare Second Scare Source So Just So Jus

Before No. 10 JUSTICE OF THE PEACE,

Amount Claimed, \$ 40 = with Leerless Reaper Co. interest at 8 per cent per aucum from aig 7 1884 Pl'ff's.The Plaintiff filed They bill of particulars which is in Patrie Cavin, Es substance as follows: - Bile of foathenlass 140 00 Plano Coly Olio, beng you 1884 Bruce Robinson Ow the first day of November 1885 for Def'ts.Value received I primise to pay to the peerless Judgment, \$ 44.96 Maper Co, or order, for by dollars, at Plain Pltff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts. JUSTICE'S FEES. City Bouck Plain Cely, with welevest at the rate of & per cent per annew, butil Summons 7 Affidavit paid when due, a reduction of 2 per cent Order of Undertaking per anneun will be made in the interest, Subpæna Names , Signed, Police Cours, Swearing Witnesses Endurged as Jollones -Adjournment Tor-Value becaused I hereby quarantee. Filing 3 Papers 15 The payment of the welling note at Malury, and waive protes demand and notice of non-90 Record 600 Words Judgment 40 - payment thereof. Satisfaction regued, Baruce Robinsons, Bail for Stay Tebruary 18th AN 1886, issued Summing Execution and Filing of that date returnable, Feb 29 4 1886 at 2-Trans. and Certificate oclock Pilly and delivered to John Keley Constable Let 23º 1886 Summers returned Eccharsed as follows, - Received this wit CONSTABLE'S FEES Feb 20 1886, and Served the rame on the Sum. Serv., and Mileage certhering a arred parties by our fay on Sub. Serv., and Mileage Sum. Appraisers February 23 2 AD 1886-Schedule and Bond Lees, Service, Varit, 2 50 Serv. Garnishee Att. Trial 2 Copres ,50, Sum., Jury and Mileage hulage Ex. and Per. Cent. Lyned of The Riley Con Jebruary 27 1886 / 2 oclock porte the WITNESSES parties not appearing at the hour named, rur for one hour thereafter and having written Evidences and the bill of farticulars of the planetiff before nie of the indebled que of said defendanto. to Soul plantiff, Thereupon on said 27 w day of February if is consulered by me that

Said Peerless Reaper Company Recover

of Raid Potrick Cavin or principal

and Bruce Robinson Quananter,

dollare au LP 22 Con ser

March win full

JOHN M. BRODRICK.

ATTORN

Re? of Rob Juty fin Judgment, M. Patrick Ca quaranter.

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Execution returns

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JOHN M. BRODRICK.

JAMES S. McCAMPBELL.

BRODRICK & M'CAMPBELL.

ATTORNEYS AND COUNSELORS AT LAW.

OFFICE OVER FARMERS BANK.

Marysville, O. Mearch 912 1886

the ? of Robert Mc Crony J. P. Tester fine (\$500) oceans, in funof Judgament in care of Purless Keaper Co of Patrick Cavin principal, and Bruce Robinson

love case came and by d by me as good and

APPEAL UNDERTAKING.

A. D. 188 the said obtained a judgment against the said .. on the docket of unt of said Judgment cents, and costs taxed and surety approved, therefrom to the court of Common Pleas of. County. Now; therefore, I,.

eal to effect and without unnecessary delay.

promise and undertake to the said. that the said appellant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs

, 188 , and

, Surety.

188 . Issued an Execution for returnable , Constable.

A.D. 188 . Stay of Execution expires

, J. P. \ 188 __. Am't then due \$

delivered the same to Execution returned and endorsed as follows:

Executed and acknowledged before me, and surety approved this

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

Dollars and

and the said

Jurless Reaper Co. Bruce Robinson

Patrie Pos. Def'ts.

Judgment, \$ 44.96 JUSTICE'S FEES. Summons 7 Affidavit Order of Undertaking Subpæna Names Swearing Witnesses Adjournment Filing 3 Papers 15 90 Record 600 Words Judgment 40 Satisfaction Bail for Stay Execution and Filing

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

Trans. and Certificate

Before IIII Justice of the Peace, Amount Claimed, \$ 40 a with interest at 8 per cent per arisum from aig 7 1884 The Plaintiff filed They bill of particulars which is in substance as follows: - Bell of foatheulas Plano City Olis, beng you 1884 On the first day of November 1885 for Value received I promise to pay to the peeder Proper Co, in order, for by dollars, at Plain City Bank Plano Cely, with vielerest at the rate of 4 per cent per annew, butil paid when due, a reduction of 2 per cent per anneun will be made in the interest, Signed, Palue Covins Endurged as foll Tor Value secencel I hereby quarantee. The payment of the welling note at Malunty, and waive protes demand and notice of non. foregment thereof. Signed Parce Robinsers, Tebruary 18th Ah 1886, issued Summons of of that date returnable, Feb 29 4/8 86 at 2 oclock Willy an anslable Tel 23:

Eccoursed as f Feb 20 1886, ac within a amo February 232 Lees, Service, 2 Gopres hulagr

lars of the planetiff before Said defendanto, to dow the Secure of dollare a (no se

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rient surety, caused

entered herein, wh In pursuance of the surety for the abo

est and costs, and the

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Execution returns

HE PEACE, well 97 1884 which is in ilaso 884

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usio of och 2the ferm of fully four dollars and muchy six cents, and dollare add furty cents his Costs, Janeil as follows \$ 1,95 IP. 2 Lune 50 fel 3 foa 15, Recend aer 20. 90 gudg-40 \$ 1.45-(no service 21arilo 50, 2 cop 50- mil 48 3.40 Blow Conny J. L.

March 3ª 1886. Received of Patrick bowin the Jorgowing Judguet. Receved of R M 6 mon J. P. 4145-my costs in Jule in the above care Tolm Rely

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

OF EXECUTION STAY

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

est and costs, and the costs that may accrue.

tient surety, caused an undertaking for the

, Surety. Taken by and signed, and acknowledged before me, and surety approved, therefrom to the court of Common Pleas of

this A.D. 188 .) Stay of Execution expires

, J. P. \ 188 . Am't then due \$

188 . Issued an Execution for returnable

delivered the same to . Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

. A. D. 188 the said obtained a judgment against the said on the docket of Dollars and .cents, and costs taxed and the said County. Now; therefore, I,. Dollars, , 188 , and 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 accure; and also that the said appellant will prosecute his ap-

Executed and acknowledged before me, and surety approved this

real to effect and without unnecessary delay.

JUSTICE OF THE PEACE.

No. 19 Amount Claimed, \$ 5 and Harry M Hiterick interest ut left from tel 9" 1886 The Plaintiff filed Laib bill of particulars which is in is indebled to him in the sum of 45 to us fell afferd South February 8" 1886, Def'ts. One day after date I promise Judgment, \$ to pay Harvy He Kiterick fines dollars JUSTICE'S FEES. Signal afferd South feled March 2=1886 - Millowry 92 25 Summons Affidavit March 8" 1886 - issued Jummin y Order of Undertaking that date returnable March 11" 1886. at Subpæna Names 10 AM and delivered & B Baker, con Swearing Witnesses March 11th 1886, 10 velvek A.M. the Adjournment defend Summers returned Endursed Filing 2 Papers as followers, Received this with March 8 1886 and Served the Dance on the weething 50 Record 350 Words Judgment named afferd South by coppy March Satisfaction 1886 - feed weit 23 Bail for Stay Execution and Filing Trans. and Certificate March 11 de 420 1886- 10 velveto 4911 the defendant appeared, and waived process Entered his appearance herew CONSTABLE'S FEES and confessed that he is indebted to the Sum. Serv., and Mileage Said If. S. A Reterick in the sum of five Sub. Serv., and Mileage Sum. Appraisers dollars and interest from february got Schedule and Bond Serv. Garnishee A.D. 1886, and requests that Judgment Att. Trial be entered on said confession and for Sum., Jury and Mileage Casts, Thereupon it is no Said 11 day, Ex. and Per. Cent. of march Consedered by me that Said 4. S. M Reterick recover of Said afferd South fine dollars debt and one dollar WITNESSES and ninety fino cents, this custs loxed as follows J.10 Semmo 25 fil 2/0010 March 18 1886 Me ceived afferd Record 350 words 50 Judgucces 400 tis \$ 1.75 \$6 24 houring the accord Constable fees- service 25 mil 20 cop 25 of Andynich rulesear in the about Entilled 71,95 (July Jamy) Alle Enry March 18-1886 - Received the govering Judgraf in full to date, Led Kilorick

sufficient surety, caused of

to be entered herein, wh In pursuance of the as surety for the abou

interest and costs, and the

delivered the same to Execution returned

day

March 19- 1886- Received my Oceats in this case in Jule to date BBaker 170 cecto

, 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	Wh
STAY OF EXECUTION	
	obto
In pursuance of the Statutes in such case made and provided, I,	
as surety for the above City of Franking on the above Judgment of	for.
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 achnowledged before me, and surety approved,	thei
this day of A.D. 188) Stay of Execution expires	Con
I D (188 Am't then due \$	of
188 . Issued an Execution for	,,,,,,
returnable , 188 , and	
delivered the same to, Constable.	tha
Execution returned and endorsed as follows:	tha
	pea

APPEAL UNDERTAKING.
Whereas, on the
,
obtained a judgment against the said
on the docket of
Tor
cents, and costs taxed
and the said
therefrom to the court of Common Pleas of
County. Now; therefore, I,
of
promise and undertake to the said
in the sum of
that the said appeliant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accure; 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

JUSTICE OF THE PEACE. Well Sones No. 2000 220 Amount Claimed, \$ 25 0000 interest at 8 % from any 25 1885 Pl'ff's. free bill of particulars which is in The Plaintiff filed substance as follows: to wit eter Coursgray Plain City This any 25th 1885 Three months after date I fromise to Def'ts. pay to the order of to Mo yours Juventy Judgment, \$ 26/1 five dollars Value received with 8 year JUSTICE'S FEES. Ceret interest from date, Digneel Peter Dungray Summons Affidavit A.D. 1886, issued Summers of Order of Undertaking that date returnable March 15th d\$ 86 oct 2. Subpæna Names Ochock PM, and delivered to defend ant, Swearing Witnesses March 15th 1886 - 2 velock P. M. Defendant Adjournment appeared, and vouved process and Entered Filing , Papers his appearance herein and confessed that undebted to the said leck Jones in the sun of Record 250 Words Judgment Leventy Dex dollars and Eleven cents. Satisfaction requesto that Judg ment be rectared in sold 40 Bail for Stay Execution and Filing Confession and for coals, Thereupon it is on sout 15-00 Trans. and Certificate day of march considered by me that The paid le M Jones recover of the said Peter Cosquay Twenty six dollars and Eleven Cents, and dollar and Seven Cents, his evels CONSTABLE'S FEES as follows, write 25 fel one you us dean Sum. Serv., and Mileage 25020, 37 - Judgment 40 in all \$ 1.07 Sub. Serv., and Mileage Sum. Appraisers BM Conny gro Schedule and Bond May 15 " 1886, Received Costs in Jule \$ 1,50 Serv. Garnishee Att. Trial Telle 6 my J.P. Sum., Jury and Mileage Copies Ex. and Per. Cent. aucount of Judg ment and interest in feele of the fones about and the Andrews By The Andrews Air, atty. WITNESSES

Benjamin sufficient surety, caused a

In pursuance of the as surety for the above against

interest and costs, and the

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Execution returned

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	sufficient surety, caused an undertaking for the
	STAY OF EXECUTION
	In pursuance of the Statutes in such case made and provided, I, Decyclic Company as surety for the above Stay of Execution on the above Judgment of Me Me Jorces against Delevery do hereby promise and undertake to pay the amount of said Judgment interest and costs, and the costs that may accrue.
	In pursuance of the Statutes in such case made and provided, I, Decycen for spray
-	as surety for the above Stay of Execution on the above Judgment of Helle forces
	against Belev fregrey do hereby promise and undertake to pay the amount of said Judgment,
	interest and costs, and the costs that may accrue. Blufarmin Coogray, Surety. Taken by and signed, and acknowledged before me, and surety approved, this 25 day of March A.D. 1886. Stay of Execution expires and 22 TR. M. Levy, J. P. 1886. Am't then due \$ 27 188 . Issued an Execution for
	Taken by and signed, and acknowledged before me, and surety approved,
	this .25 day of march A.D. 1886 Stay of Execution expires and 22
	TR Mc levy , J. P. \$ 1886. Am't then due \$ 27
	188 . Issued an Execution for
	returnate
	delivered the same to, Constable.
5.	Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

Hearch 25 , 1886, the Defendant in the above case came and by Benjamin Curgacy his surety, resident of the County, approved by me as good and Whereas, on the ... obtained a judgment against the saidcents, and costs taxedand the saidintends to appeal therefrom to the court of Common Pleas of..... County. Now; therefore, I,..... promise and undertake to the said..... in the sum of..... 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 accure; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Before Olomy JUSTICE OF THE PEACE, Ole zabeth Worner No. 22% Amount Claimed, \$ Pl'ff's.The Plaintiff filed bill of particulars which is in ce substance as follows: Jany / Jagenlochen The Plaintiff filed as follows-March 6 20 1886, Edizabetto Hoerner and Def'ts.remarried worman, and resident of the Judgment, \$ Counship of Jerome, is the country of remove JUSTICE'S FEES. State of This theo day made Complantrender oath to one as fullino. Summons Affidavit Stale of This remove County Jerena Toronship Order of arrest 110 Undertaking Persissally appeared before me it ill lovery Subpæna Names a questice of the peace in and for said lownship Swearing Witnesses and County Elizabeth toerner, who made Adjournment Complaint under outh, that She is an Filing 3 - Papers unmarried woman resedent of gerone Township in the above named county Record 4 Words and State, and that she is now pregnant Judgment Satisfaction with a bastard child, and that Bail for Stay Henry Magenlocher, is the father of Execution and Filing Said Child, 85 Trans. and Certificate The above written complaint was made and Seven to before me, and Subscribed in my presence on this 6 th day of march CONSTABLE'S FEES Sum. Serv., and Mileage Sub. Serv., and Mileage Sum. Appraisers purtice of the Peace Schedule and Bond Same day issued Harrant which is Serv. Garnishee Att. Trial as follows, State of This union County Sum., Jury and Mileage ferome Jownship, 1 Ex. and Per. Cent. To any Sheriff, or Constable of Said Cerenty greeting, Whereas Olizabeth Hoterner an unwarren 3/5 WITNESSES twom raw, resident of said County has This day made complaint in writing under oath before me the undersogner a Justice of the peace, in and for said township and County, That She is pregnant with a bastard child and that Henry Hagenlucher is the father of I aid child, your one Therefore commanded to pursue

and arrest the Said Henry It agentocher

in dry to as

Same day Constable Magen as Jolle Henry

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sufficient surety, caused a

to be entered herein, which is a surety for the above against

interest and costs, and the

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Execution returned

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re e in any Country 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 6" day of March AD 1886,

Same day delivered baid Warrant to Barnard Baker Justice of the perce Constable of Jerine Township remiers County, Warch 13th 1886. Without the body of the Said Henry Hagenlocher, the Constable returned the warrant indersed as Jullowe, March 13th 1886 - Devuld not find the Said Henry Hagenlocher, he is reported to have left the State, and is now in Missionin Segred B Baker Constable,

Received the's writ march 6" 1886-Omstables fees berner and return 40.

Total, 4 miles - 35

Transcript made wet this 13" day of Maceto AD 1886 and delived to John Wesner-father of Elexabeth Warner

mar 15 Bleed of John Moenen 2 - cools in the above ease

, 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 least and leas

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.

cents, and costs taxed
and the said
intends to appeal

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 accure; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Before MM Gnry Typer Heed and JUSTICE OF THE PEACE. Case No. 192 Daul Bulls Amount Claimed, \$ 5759 mider the firm name Continued frempage 452 Doe A, 188 of Head & Paullo Pliff's. The Plaintiff filed bill of particulars which is in substance as follows: Leonge W South By orders of Dyer Reed Teb 222 1886, is sied Execution and delivered to Barnard Baker Def'ts. Constable, Judgment, \$ March 13" 1886. Execution returned Pltff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts. JUSTICE'S FEES. Endanced as Jollows - Feb 22 1886-Received this write and by vertue of this Summons Affidavit writ levied upon the personal property Order of Serry It South, described in the schedule Undertaking Subpæna Names hereto annexed massed A. Swearing Witnesses advertised and Sold said property, to the Adjournment present and for the Several Seines named in Filing Papers Said & chedule Made By Salk \$ 26 25 Record Words Judgment Judgment Satisfaction Vinterest 3,60 Bail for Stay Execution and Filing Cools in Judgment 3,20 Carlo, issue 4. ,40 Trans. and Certificate Service ,40 Repring Fragresty 4.25 newase, cuesto. pounday 2 CONSTABLE'S FEES total Judg & cests \$ 7 3.49 Sum. Serv., and Mileage Sub. Serv., and Mileage But due on Judgmeet. Sum. Appraisers March 15 1886 - Signed BBaller Constable. Schedule and Bond March 15" 1886, essued Execution Serv. Garnishee Att. Trial fort 44 24 Balleries on Said Judgment Sum., Jury and Mileage Copies Ex. and Per. Cent. Vaults, WITNESSES

sufficient surety, caused and to be entered herein, which

In pursuance of the S
as surety for the above
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interest and costs, and the

this____

delivered the same to______ Execution returned

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March 13 " 1486 - when Becomes my free

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sarety, 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.
, surcey.

..., 188 ..., the Defendant in the above case came and by

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

delivered the same to ________, Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

	A. D. 188 the said
	obtained a judgment against the said
	on the docket of
said Judgment,	for
, Surety.	and the said
	therefrom to the court of Common Pleas of
	County. Now; therefore, I
	promise and undertake to the said
, 188_, and	Dollars

peal, will satisfy such judgment with interest and costs and the costs that may accure; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

· eirles Mapar Co by Bruce Robinson

Pl'ff's.

Def'ts. Judgment, \$ 105,16 Pltff's Cost. Def'ts Cost, Dol. Cts. Dol. Cts. JUSTICE'S FEES. 25 Summons Affidavit Order of allach Undertaking Subpæna Names Swearing Witnesses Adjournment Filing 6 Papers 1 20 Record To Words Judgment Satisfaction Bail for Stay Execution and Filing Trans. and Certificate CONSTABLE'S FEES 73" Sum. Serv., and Mileage Sub. Serv., and Mileage 100 Sum. Appraisers Schedule and Bond Serv. Garnishee Ollaco Att. Trial Sum., Jury and Mileage [Copies Ex. and Per. Cent. approveno 100 n Julagr 40 WITNESSES

Before It Mo Conny JUSTICE OF THE PEACE, No. 222, Amount Claimed, \$ 104 65-

188

The Plaintiff filed Les bill of particulars which is in substance as follows: Plantiff days defendant is cordebled to them in the sum of one hundred and four dollars and sixty free Cents on two promissory notes made by Said R I Tales and aaron Clover, Judgment having been rendered against the Said arm Clover march 1 = 1986 and in which the Said R. of Gates could not be fruit in Said country of them Said notes an herets attached and made a part of this vaile of Particulars,

Signed Peerless Reaper Co by Af marlin for plaintiff March 11 to 1846 - Dearseliffs filed ther affectourt in allachinear as follows -Peerless Reaper Cos Before Rillo Comy g A of V6 Elerence Tourship unio County Ry Vales The Said plaintiff by his agent Paruce Robinsers makes wath that the claim in This action is Bullower on payment of one Purless Reapier sold to defendant by his request, and for which defendant has made his primerry witer for the payment now due, and on file herewith, and the baid Pornee Robinson also makes watto that the daw claim is Just, and that the said plaintiff ought as he said depresent believes to beview thereno, one hundred and four dollars and derly five cents,

He also makes outh that the said defendant de Thales is a misseresedend of min County This, has left the country of his residence to avoid the service of a Summino, &a about to convert his property or a pash thereof into money for the purpose of placing it beyond the reacher his crediture, HE also says the defendant is not The heard and Support of a family Signed Bruce Robinson sigt,

Swam to and Subscribed by Daid Bruce Robinson before me, this "Ederenthe day of march 4 2 1886

JUM Grong Quetice of Pero

March 1. belinging to and dele March Received Served the of march.

march ?

sufficient surety, caused an

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

interest and costs, and the

_day o

delivered the same to Execution returned IE PEACE,

188

which is in

J Gales

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Peerless For which a

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delivered the same to.

Execution returned and endorsed as follows:

day

1 Pera

belonging to R & Gales, Baturnable March 22 & 20 1886e at 20 Clack PM, and delivered to 88 Baker Constable,

Received this writer the eleventhe day of march ADISTO- and Service the Dame on the within named it I, hales by copy in the 15th day of march ADISTO- and I march ADISTO- and I march ADISTO- fres- Service 25- cop 25 mil 2, the 25- - 75- Legned B Baker Constable,

march 2 2 1886.

	Jonne	nei	I to pag	2	96-	
The second secon			, 188 , ti	he Defenda	nt in the above of	case came and by
			his surety, resident of	of the Cour	nty, approved by	me as good and
sufficient sure	ety, caused an under	taking for	the			
	STA	YY (OF EXEC	CUT	ION	
to be entered	herein, which follow					
			ease made and provided,	<i>I</i> ,		
			ion on the above Judgme			
against			do hereby promise and un		pay the amount	of said Judgment,
interest and e	costs, and the costs	that may a	accrue.			, Surety.
		Taken	by and signed, and ach	hnowledged	before me, and	surety approved,
this	day of		A. D. 188 . \ Sta			
* ************************************			, J. P. } 18.	8 Am't	then due \$	
-		188	Issued an Execution for			
			returnable			, 188 , and

. Constable.

APPEAL UNDERTAKING.

1.0	
1	Whereas, on theday of
	obtained a judgment against the said
	T. P.
	on the docket of
	for Dollars and
t,	cents, and costs taxed
	and the said
	intends to appeal
7	therefrom to the court of Common Pleas of
7,	County. Now; therefore, I,
	of
	promise and undertake to the said
	in the sum of
id	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 accure; and also that the said appellant will prosecute his ap-
	peal to effect and without unnecessary delay.

Wathainel M Slewart Pl'ff's.

Lavid Me Pance Judgment, \$.... Pltff's Cost. Def'ts Cost. Dol. Ots. Dol. Ots. JUSTICE'S FEES. 250 Summons 2 -Affidavit Order of Undertaking Names Subpæna 65 Witnesses Swearing / Swear ques Adjournment 20 30. Filing 6 Papers 1/2 Record / 50 Words Judgment Satisfaction Bail for Stay Execution and Filing Trans. and Certificate Record of afterniorten Jamisheo 150m CONSTABLE'S FEES Sum. Serv., and Mileage Sub. Serv., and Mileage Sum. Appraisers Schedule and Bond Serv. Garnishee / Dela 40 Att. Trial Sum., Jury and Mileage Ex. and Per. Cent. approvers Mulag 2 5 WITNESSES John Alebart

Before It Me Conry JUSTICE OF THE PEACE, No. 223. Amount Claimed, \$ 90 42

The Plaintiff filed to bill of particulars which is in substance as follows: Pail of Joashaulars of the eplantiff - plantiff day & that defendant is indebted to line in the sum of nenety dollars and firty wire cents, for pelle laxes fraid by Sand planetiff for said defendant, report land orwined by said Jalamliff, and Jamehased of Said defendant in the 10"day of march 1882 and for which sum said plaintiff asks Judgment and acelo of prireculing Ligned Nathand M Sterrart alles filed his affedavel Establishing that the defected and Navid M Pence is a non-resident of the country, and that he has property in the Raw County not Exempt from Executions, and that the Pane is just, and Which offedovet is as followo, Stale of This union County 83 The plantiff Nathaniel Mo Slewart makes valle and lays that the course of action of the plaintiff herein against the defendant is for felle taxes. Fraid by & aid planetist, for said defendant on land bot by Raid plaintiff of said defendant on The 10 " day of march AD 1882, and no which land Said defendant Covernented and agreed to clearly All encumbrances which said defendant has facled to do, and this afficiet further days this claim is Just and that he ought to recover in numer Minely dollars and forty summe Cents, Said David M'inee is a non-resident of Sand County of Luciono This affiant Justier Jags the property lought to be detached in this action is not Exempt from Executions, and that he has good reasen to, and does believe that one John of Stewart of and within Said county of

Union has property of the Rail defendant

Warridell Dence in his possession bable to

Levo princisory rides docted. March 10" 1862

be attached by gameshrueut in this

action, and Exempt June Execution

for the ann and apre annially referred to

> Lucur The Jo March 13 on the 16 garnest March March be Jound March Received by Capay

March 16 appeared to wrelin The Service he was to notes of april 189 = enation that the It is it & Steve a

sufficient surety, caused an

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

delivered the same to Execution returned a

day of

for the amount of one hundred and Eleven dollars Each, aced dece april 1st 1889. and april 1 st 1990 respectively with interest at legs per annum payable annially and they said Claim and habelily of the defendant whom refered to and described was incarred by him in Jail Country of mucro signed Nathaniel Mostewart, Luven to and subscribed before me this 13. day of march AD 1886sellomy J.D. The planitiff asked Summers and ordered allacturent, March 13 1886. issued Summons aced andery attachement returnable on the 16. day of March AD 1886, also on same day issued notice to garnished to appear in the 16 day of Tuarch AN 1886, at 2 velock P. 200. March 16" 1886. 20 cholo RM. Ourstable made return of Summers as follows March 13" 1886. Received this wit - The defendant David Me Pence count. be found in my county. Signed 13 Baker Conscible, March 16- 1886 Autoe to garnisher returned as Jollows, March 1341816 Elecerned this write and served the some in the 13" day of marcu A & 28 leby by copy on the within named John of Sewant, Service 25, Trilage 20. cupy 25 total Tocks, Liqued B Baker Custoble, March 16" 1886 2 oclock p.no. John & Stewart garnestee appeared and was exemined under vath, and Examination reducal to writing Signed and filed, and I do find that at the time of the Service of the order of attactionent, from Said Examination, he was possessed of the following property to wit; I wo promise, moles, of the amount of about 100 = Each, due april 1st 1889-and april 1890 respectively, and I so further find from Said Excession = enation that said notes were the property of David. Mb. Pence and that the saw John of & fewart held these notes for collection, It is therefore voilered in Said 16" day of nearth, that Sand Jother I stewart garmisher, retain Said notes with the interest therem 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 APPEAL UNDERTAKING. sufficient surety, caused an undertaking for the A. D. 188 the said STAY OF EXECUTION obtained a judgment against the said 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 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, therefrom to the court of Common Pleas of...... A. D. 188 ... Stay of Execution expires day of , 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:

Dollars and ...cents, and costs taxed County. Now; therefore, I,... .. Dollars, that the said appeliant, if judgment be adjudged against him on the apeal, will satisfy such judgment with interest and costs and the costs that may accure; and also that the said appellant will prosecute his apneal to effect and without unnecessary delay. Executed and acknowledged before me, and surety approved this

JUSTICE OF THE PEACE, Before Peerless Reaper Co No. 222 Amount Claimed, \$ by Bruce Revolucion, agt Continued from page 92 The Plaintiff filed bill of particulars which is in substance as follows: If Lates, principal, March 222 1886. , 2 velock P. 71, The plantiff by his, his attenney of & Martin appeared, The Def'ts. defendant R. J. Vales, did not appear out the turn Judgment, \$ 104 Set for trial nor for one hour thereafter. Vrial hard, The written Evidence of the JUSTICE'S FEES. notes being offend as testimony, and the beny Summons Affidavit en defence made, It is thereupon and on Order of Said day considered by me, that the said Undertaking Subpæna Names Peerless Reaper Co, recover of the said R y Jales Witnesses Swearing principal, the seem of one hundred and four Adjournment dollars, and Digly fine Cento, and, casto as Filing 7 Papers Laxed in margin, RMOnny J.P. 120 Record 800 Words March 22 18 Mer essaid Execution for Judgment Satisfaction peules Reaper Co, returnble april 232 1886 Bail for Stay and delivered the same to B Bater Cerestath Execution and Filing Execution returned Endorsed as follow Trans. and Certificate March 222 Received this with, By vertue of this weet levied no the personal property of R & Vales, described in Rehidule hereto accuyed murked A. CONSTABLE'S FEES activertised the Same for sale and Sold Sum. Serv., and Mileage the following articles to the following Sub. Serv., and Mileage Sum. Appraisers freezens and for the Sums werexed to Schedule and Bond Serv. Garnishee Their nounes his 6" day of tepril & D 1486 Att. Trial One Maper money, to John was just 45 -Sum., Jury and Mileage It damed for fees Ex. and Per. Cent. Bruce Robinson, for & Deerles 60 - \$ 29.35 Service of 24 40 Edvertisans 100 WITNESSES John Reley's fers - 1.15 Pa Balar, 4 7,35approvise " 1,00 2,10, april 6-1486 - PM Enny 9,00,

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

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march 222

Execution returned a

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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

EXECUTION STAY OF

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

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, therefrom to the court of Common Pleas of

A. D. 188 . \ Stay of Execution expires , J. P. \ 188 ... Am't then due \$ march 22d 1886. Issued an Execution for Peerless Reapor Co

returnable april 232, 1886, and

delivered the same to Barnand Backer, Constable. Execution returned and endorsed as follows:

Pleceived This wit March 72 21886.

By virtue of this with lavied on the personal Justerty of PJ Gates, described in School de heres

APPEAL UNDERTAKING.

Whereas, on the .. A. D. 188 the said obtained a judgment against the said Dollars and

.cents, and costs taxed and the said ...intends to appeal

County. Now; therefore, I,... promise and undertake to the said.

... 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 accure; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

of & Hutcheson,

Judgment, \$

Summons Affidavit

Order of

Undertaking

JUSTICE'S FEES.

Def'ts.

Dol. Cts.

25

IN JUSTICE'S COURT,

Before JUSTICE OF THE PEACE, Til. & Daner Amount Claimed, \$ 125 with less No. 224 and of Divine partners also a book account of 3 to the week \$330 ender the from name of House & Divene Pl'ff's. The Plaintiff filed his bill of particulars which is in

substance as follows: Salamitiff days defendant is indebted to there in the sure of \$55.04 as ballence on promisory note, and also Book account of #30 and melerest 30 enelo, = 330 in all 58,34 les follower

#125 the Marysvillo O. may 31st 1884 One year after date & france to pay to the order of Bauer & Devero, one hundred and twenty five dollars Value received.

at a per cent interest Signed of & Hulchisero, Anduried as Jollows, april 25 "1885 by Cash \$40 00

Jan 18" 1886. Received on The within wh

March 26" 1886 - isaued summer returnable april 1 at 1886 - at 2 velock Pilus and delivered to Bother Constable

March 17 = 1886 - bunners returned Endursed, Received this with March 16" 1486 - and herved the Rain one the Jain of Statelusero, by leaving a certifu Coepy at this place of resedence in the 17"

day of maren 4.3. 1886fees- dervice 25-

mulaga ym, 50

as por maroin.

Lequed B / Baker Ciro While 1st 1886. I ocluck Pine, J.S. Hulchesen appeared, and waived process and Entered his appearence herein, and Confessed that he is suitebled to Bauer to havene in the Sein of fifty Eight dollars and therely four cents, and regrees to that judg must

62 rutered for Said account and for costs, Thereupon it is on dark I sheday of april Conselered by one that Said Bower o

Werine recover of Said of & Haleting the Summay Gifty Eight dollars and therry forer cente deth and his Costo layed

sufficient surety, caused an u

S to be entered herein, which In pursuance of the Sto as surety for the above ! against of S Hulle interest and costs, and the co

this 10 day of Ru Gro

delivered the same to_ Execution returned an

Subpæna Names Witnesses Swearing Adjournment Filing 3 Papers 15 45 Record 3 Words 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 Ex. and Per. Cent. WITNESSES

Lee 6 1886 Perceived of 9 8. Hulchroim find Sixty fine and of dollars it being frincepal in Judgmeet interest and Cools in the foregoing action \$65.4

The above gudgment and east.

The above case gan 20, 1884

Haver Horne

proces

er of

Tierry

Afril 10th Lutchiser , 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, & Mc Heckeles as surety for the above Stay of Execution on the above Judgment of Baccer & Devene against of S Heeleliser, do hereby promise and undertake to pay the amount of said Judgment interest and costs, and the costs that may accrue. M. Alutehisson, Surety. Taken by and signed, and acknowledged before me, and surety approved, day of Coperal A.D. 1886. Stay of Execution expires Nov 26 PM 6 rory , J. P. \$ 1886. Am't then due \$ 62 30 188 . Issued an Execution for , 188 , and returnable delivered the same to , Constable. Execution returned and endorsed as follows:

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

JUSTICE OF THE PEACE,

188

Before Kille Corry Vathaniel Astervant No. 223 Amount Claimed, \$ Continued from page 95 substance as follows: Def'ts. Judgment, \$ Pltff's Cost. Def'ts Cost.
Dol. Gts. Dol. Cts. JUSTICE'S FEES. Summons Affidavit Order of Undertaking Subpæna Names Witnesses Swearing Adjournment Filing Papers Record Words Judgment Satisfaction Bail for Stay Execution and Filing Dud State of Ohio, 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

bill of particulars which is in ino his possessino, mital said Case is dispused of by the court. This Case is Continued to the first day of may A D. 1886. at 10. A. 16. for publications of notice, May 1st 1886, 11 oclock Q, Mb, Parties Defendant filed affedavit for change of place of trul, It being neade to appear & alistactory to The by the affected of the defendant that I am a material wetries for the defendant, It is ordered that the place of this trial by this action be changed and that the same be tried by and before BW Evans a gustice of the Peace in Jenne Township country of min

> sufficient surety, caused an S

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

against

interest and costs, and the

this

delivered the same to Execution returned

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HE PEACE.

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why who

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Deace

his surety, resident of the County, approved by 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.

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.

.....J. P

B. L. HARRETT & SUAS, Publishers, Springhold, Calv.	Before PMG JUSTICE OF THE PEACE, No. 224. Amount Claimed, \$ 200,
John A Phillips	No. 224. Amount Claimed, \$ 200,
	188
Pl'ff's.	The Plaintiff filed his bill of particulars which is in substance as follows: The plaintiff Boys -
vs.	substance as follows: The plantiff Says
Hethwood Courtright	- He was the owner of a certain
	growing crop of com on the lands
Def'ts.	let the appearance of the Santain
Judgment, \$	of the above named defendant in
Pltf's Cost. Def'ts Cost.	Jerome Township of Roud County
	I about welve acres, That about
Summons Affidavit	The 18 " or 19 th day of June At 1886
Order of	by reason of the Carelessness quil
Undertaking Subpæna Names	negligence of the david defendant
Swearing Witnesses	Eighteen head of his Casete Entered
Adjournment	and remained in the field Contains
Filing Papers	This plantiffes growing Crop
	and destroyed the same to the
Record Words	damage of the said planiliff in
Judgment	the sum of Town hundred dollars
Satisfaction Bail for Stay	for which he asks Judgment
Execution and Filing	against social defendant
Trans. and Certificate	Ligned John & Phellips.
, and the state of	
	June 26" 1886 - issued Summons
	of that date returnable July 8"
	1486. at 10 of A and deliper
CONSTABLE'S FEES	
Sum. Serv., and Mileage	to 13 13 selen Constable,
Sub. Serv., and Mileage Sum. Appraisers	
Schedule and Bond Serv. Garnishee	
Att. Trial	
Sum., Jury and Mileage	Lore from the column at the property of the control of the control of the column at th
Ex. and Per. Cent.	The state of the s
	MOUTUOEXE TO YATE
	The second secon
	The same of the sa
WITNESSES	Control of the Contro
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Contraction of the last of the	
THE RESERVE TO SECOND	

sufficient surety, caused as

to be entered herein, which In pursuance of the 3

as surety for the above against

interest and costs, and the

this____

delivered the same to Execution returned

_day

IE PEACE,

188

which is in Says

20.

..., 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

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, therefrom to the court of Common Pleas of

this. A. D. 188 . \ Stay of Execution expires day of , 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.

.. A. D. 188 the said obtained a judgment against the said on the docket of..... Dollars and

..........cents, and costs taxed ... and the said

County. Now; therefore, I,.....

promise and undertake to the said ...

.... Dollars, that the said appeliant, it judgment be adjudged against him on the ap-

peal, will satisfy such judgment with interest and costs and the costs that may accure; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

21st day of July at D 1886 than 5 ly Campbe

dollars our severily coulds, delch and

and Son recover of Da. At the four

Before ICM Corry JUSTICE OF THE PEACE, Carifabell Amount Claimed, \$ 462 No. 225 8% futerset from June 10 The Plaintiff filed Two bill of particulars which is in #462 substance as follows: & A Hill June 10 1886. one day befler date I primise to pay Def'ts. to the order of 5 Me Comepbell and son the seem of four dollars and serry how • Judgment, \$ JUSTICE'S FEES. Center, with wherest at & per cout for interest untillpaid, Value receid Summons Affidavit Signed J. a. Hill Order of august 16 1886, essweel bummers of Undertaking Subpæna Names than date returnable leng 21st 1888 Swearing Witnesses af 10 Am, and delivered to Barnaid Adjournment Baker Constable, Filing Papers Cenquest 21st 1886 10 AM Semmon retained andwised towit 30 Record Words 40 Received this worth on the 86" day Judgment Satisfaction of august AN 1886 - and Served the Same Bail for Stay on the wether named IA Hill by 45 Execution and Filing having a certified copy of this with Trans. and Certificate at his place of readerece on the 17 in Severice 7 3 CONSTABLE'S FEES Mul 30 Sum. Serv., and Mileage Sub. Serv., and Mileage Sum. Appraisers Signed Bolbacker Con Schedule and Bond Serv. Garnishee acquet 21 ar 1886, 10 velock A m Att. Trial time set for treat the plantiff, nor Sum., Jury and Mileage the deficiedant did not appear at Ex. and Per. Cent. The hover ser for thearing nor for 25 one herer thereaften, Trial had It appearing from planeliffs hele of WITNESSES particulars, on file, that the defendad I a Hill owed the said I the Campbell and son the sum of firer dollars and Sixty has cent and one dellar and Seventy fine couls his It is therefore by me ansulared on Said

Oue del 1 & court to the Exemp Cush mil.

1886

sufficient surety, caused a

to be entered herein, which In pursuance of the

as surety for the above

interest and costs, and the

_day

delivered the same to Execution returned Der Mongin,

One dollar and Seventy fine cuto, Casts taxed as

Dept 2d 1886. seeed Execution for the foregoing

predament, and delivered to Barnard Baker, austable

He cent this Execution on the 3th of Dept 1886 - dud week

to the place of I. a. Heill, dould find no property out Exempt from execution, Costo 40 serve Mil. 30. = 70 des Signed B & aker Dinetable,

Jary

ened

day Same e by rit

, 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 EXECUTION STAY OF 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 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, therefrom to the court of Common Pleas 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. A. D. 188 the said obtained a judgment against the said on the docket of Dollars and cents, and costs taxed and the said promise and undertake to the said. that the said appeliant, if judgment be adjudged against him on the appeal, will satisfy such judgment with interest and costs and the costs that may accure; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

It being antilled

Before Mello Conny JUSTICE OF THE PEACE, arden Pickett Amount Claimed, \$ 25 85 No. 226 Pl'ff's. The Plaintiff filed his bill of 1884 hes bill of particulars which is in substance as follows: Judgment, \$ JUSTICE'S FEES. Harry fine Eighty fine for value received, Summons Affidavit Order of Undertaking With Endursement as follows -Subpæna Names Dept 30 to 1984 cre on the within Swearing Witnesses Len dollars (#10 -Adjournment (dud 20 1886, esseed Sumons of Filing 7 Papers that date returnably acquest 2800 1986, at 2 P.Tu. and delevered to B Record 3 Words 45 13 aller Constable Judgment Satisfaction Cenquer 24 1886, 2 P.M. Dumowns 40 Bail for Stay Execution and Filing returned, Endarded as Follows -Received this week ang 21 21 Trans. and Certificate and Served the Same on the welling named It Wells by copy on the 23d day of august AD 1886, Tulaga CONSTABLE'S FEES Service Sum. Serv., and Mileage Sub. Serv., and Mileage Copy Sum. Appraisers 5. Signed 1013 after Corn Schedule and Bond Serv. Garnishee august - 28 - 1886, 2 P.M. James It Att. Trial Wells defendant appeared, and warred Sum., Jury and Mileage fruces Entered his appearance herein Ex. and Per. Cent. and confessed that he is nedebled to Harren Pickett in the Sum of 25 85 and Luo dellars and righty six Cents interest WITNESSES 72,86 and cees to us capel per margin That you 1887 Received of I While There I she three doll are and fifty three cerels fully ment and full Engly three Coals in full EM Corrysof

Willson Sufficient surety, caused a

to be entered herein, which

as surety for the above against formes interest and costs, and the

this two day

delivered the same to

Execution returned

IE PEACE,

1884

which is in

tw

Thomany 23d 1884, Received of Rellienry J.P. #31.121
It being the amount of Judgment viderer in full in the above autilled action, Thomas. a. 11 hyto

, 188 L, 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 Wellam as surety for the above Stay of Execution on the above Judgment of Harden Pickell against formes It Wells do hereby promise and undertake to pay the amount of said Judgment interest and costs, and the costs that may accrue. If an Wallam, Surety.

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

day of Seft A.D. 1886. Stay of Execution expires Tetr

J. P. \$ 1887. Am't then due \$ 3 1. 18

188 . Issued an Execution for

returnable delivered the same to. , Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

. A. D. 188 the said obtained a judgment against the said Dollars and ... cents, and costs taxed and the said , 188 , and 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 accure; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

EO!

Before Solowy JUSTICE OF THE PEACE, David Hulford No. 227 Amount Claimed, \$ 19000 The Plaintiff filed Luco bill of particulars which is in Arbin, 4, Prestoro substance as follows: John He Preston to David hulford I DV, To 40 leads of manure, taken from the farm, bot at Sheriff Sale Judgment, \$ by David hulford, belonging to JUSTICE'S FEES. Said Prestin and others in apre 1886, in Juino County Ohio, \$ 2000 Summons Affidavit III To fixtures taken from culer Order of Undertaking Prese and mill, no Said farm Subpæna by defendant since april 1986 \$ 2000 Swearing Witnesses To recet of 15 of said famo during Adjournment the years 1884 71885 / 100,00 Filing 2 Papers 1 Burne TITE To use of fields in wheat lell ,05 July 200 1886, on Baid place Record 4 30 Words 65 from date of confirmation of Judgment 40 Satisfaction Sale in aprel tile the truce the Bail for Stay Execution and Filing wheat was taken off- \$\$50,00 Pay which plaintiff last \$ 190,00 Trans. and Certificate Tours use of Jail fields for the Season ,40 For which Sun of \$19000 the plands asks progreent of the defeedant Sept 9" 4486 Signed DM welford CONSTABLE'S FEES Sum. Serv., and Mileage 75 Deptember 9" 1886, issued Summons Sub. Serv., and Mileage Sum. Appraisers of that date returnable September Schedule and Bond Serv. Garnishee Att. Trial 3 delivered to Daviel Meelfird placety Sum., Jury and Mileage Deplember 18" 1886, 2 oclock P. M. Ex. and Per. Cent. Parties present, The plantiff David meelford being a non resident of the glowership was required to give bail for WITNESSES Tuesto, which he done by depositions 500 weeth the court; I real have, Received 75 ceets up & pull David mulford was severe sent 2 parried for the plantiff, and in this case of then the Prestino for the deferour, Jan 20 1887 I decision is reserved usitile inesday geph 21 st, 1886, Plaintiff withdress his is deen in bill of particulars to - wit;

do rent Sept. by sue Mulf 40 leve defecio Record \$20° Siept " Meen Served a cerle wellin 25.00 The the said The H and es utendes Muin C drow I WRO of the sta and m dollars, t agama

sufficient surety, caused as

and Cos

appeal to

Calcarot

Executa and

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

against_____interest and

interest and costs, and the

is

_day

delivered the same to

Execution returned

TOWNSHIP.

Sept. 27 pt 1886, - 8 velueto P.200. It is considered IE PEACE, by one that John it Prestero is ucdebted to Daive Mulford leve the seem of accept, dellars for which is in 40 levels taken from Said francis by the Said defendant, and that the facil Daniel hearlfirst ulford Recover of the said John H Prestere the Sene of le Sept 18" 1886, Summero relieved. Endersel-"I Vecered this west with g day of Sept. 1886, and Served this same on the golay of Sept 1886, by leaving 000 a certified Copy of this west at the residence of the wellin named fitt Prestero Service 25 milage 25. Copy 25 in ale 75 wets Signo 1813 derene 200 Whereas on the "11 at day of expluder AD 1886, 00,00 the part David Heulford oblasived a progresset against the Raid John H Preston on the Docket of Vell Corry J.P. for weely dollars and Coats, taxed att 215 and the Said David Quelford sertendes to appeal therefrom to the court of Conceun please of Muin County Ohie. Now I david Mulford of Vernire County this and 1,00 I Whobeneser of the Rance County, do trenchy in pursuance of the statutes in Such Case much and provided, promier and mulestake in the sen and to the account of fifty dollars, that the said appellant of Judgement be adjudyed against him no the appeal, will satisfy suche Judgment appeal to effect, wettweet delay, Signed Ille With well programed ? www Executed and acknowledged before nee, and approved the Zy day y Sept. 1826

Calcara to page 134., 188, the Defendant in the above case came and by APPEAL UNDERTAKING.

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

sufficient surety, caused, an undertaking for the d city sufficient surety, caused an undertaking for the EXECUTION STAY OF obtained a judgment against the said 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 Dollars and do hereby promise and undertake to pay the amount of said Judgment cents, and costs taxed interest and costs, and the costs that may accrue. , Surety. Taken by and signed, and acknowledged before me, and surety approved, therefrom to the court of Common Pleas 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. peal, will satisfy such judgment with interest and costs and the costs that may accure; and also that the said appellant will prosecute his ap-Execution returned and endorsed as follows: peal to effect and without unnecessary delay. Executed and acknowledged before me, and surety approved this

It is therefore oursidesed by ruce that

Before JEHE Enry JUSTICE OF THE PEACE, Janues Cochran Amount Claimed, \$ 4 = 0 No. 328 -Supervisor Read Destrict The Plaintiff filed how bill of particulars which is in substance as follows: David Douglas Plantiff Says that waired Dunglass, defendant to road Def'ts. district to Jesune Township Minion County to his in the sun Judgment, \$ Pltff's Cost. Def'ts Cost.
Dol. Ots. Dol. Ots. JUSTICE'S FEES. of 30 for non-allendances to court on Dol. Ots. 25 The public highway when legally Summons Affidavit notified & to do - for the year 1886 Order of and also liable in a penasty of one Undertaking Subpæna Names dullar, for refressing or near lecting to Swearing Witnesses altered as required by said plantiff Adjournment planiliff asks a Judg much of 400 and Filing > Papers Costs of prosecution of said defectacit Sept 13" 4886 - Signed Jell Cichman Record 275 Words 40 Judgment Deplember 13 9886, usecel Summer Satisfaction of that date returnable Sept 18th 1886 Bail for Stay at I velock AM, and delivered to Execution and Filing B Baker Constable Trans. and Certificate Sept 18" 1886 Surmono relunced, Tudiorsed as follows, Dept 13" 1886 received this write, and perved the Same on to within named David CONSTABLE'S FEES Dong lass by heaving a certified 80 Sum. Serv., and Mileage Cupy of this worth och his place of Sub. Serv., and Mileage Sum. Appraisers Schedule and Bond fees- ? melage Serv. Garnishee Att. Trial Jeru Sum., Jury and Mileage \$5, Segued BBaker con Ex. and Per. Cent. Sept 15 1886. Received of David Everglass by his boy a check or Clamed, and for which I receipted, WITNESSES dept 18 1886 9 velucto Azu. plantiff oppleared, the defendant did auf appear, - seel had James Evahran Swow and Examinal, for the planetiff

Jaines

Recen

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 o

delivered the same to______
Execution returned

186

- Ceru

Wat

Januar Cookraw recover off the defendant bank Waned Daughers, his coals, as per mangine PIH Covery J.P.,

Received of Roll brong go 42 gudgment in the 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.
", Jui org.
Taken by and signed, and achnowledged 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.

١	
١	
	obtained a judgment against the said
1	
1	on the docket of
-	for Dollars and
	cents, and costs taxed
	and the said
ı	intends to appeal
	therefrom to the court of Common Pleas of
2	
	County. Now; therefore, I,
	ofdo hereby
	promise and undertake to the said
	in the sum of
d	Dollars,
	that the said appeliant, if judgment be adjudged against him on the ap-
	peal, will satisfy such judgment with interest and costs and the costs
	that may accure; and also that the said appellant will prosecute his ap-
	peal to effect and without unnecessary delay.

Julies Cochran Superior Stringfield Oblo.

Julies Cochran Superior Pl'ff's.

James Havis

Def'ts.

Judgment, \$ JUSTICE'S FEES. 25 Summons Affidavit Order of Undertaking Subpæna Names Swearing / Witnesses 05 Adjournment Filing 2 Papers 10 Record 400 Words 60 40 Judgment Satisfaction Bail for Stay Execution and Filing Trans. and Certificate

CONSTABLE'S FEES		
Sum. Serv., and Mileage Sub. Serv., and Mileage Sum. Appraisers Sehedule and Bond Serv. Garnishee Att. Trial Sum., Jury and Mileage Copies Ex. and Per. Cent.	73	

WITNESSES

Before All JUSTICE OF THE PEACE,

No. 229.

Amount Claimed, \$ 4

188

The Plaintiff filed bill of particulars which is in

substance as follows: Plantiff asks Judgment of the defendant in The sum of \$300 for non-attendance on the public highway, to perform The two days labor required of how by law for the year 1886. after-being duly notified so. to do and also also asks Judgment of one dollar, for feiture, according to R.S. Sech 4721, for refusing or reglecting to allend as required by Soul Supervisor Sept 13" 1886-Segned JM Corchran, Supervisor Deplember 13 to 1886, essued Semmons of that date returnable Sept 18" 1886 at yourlock of the and delivered to BBaker Cornstable, SERT 18" 1886 Summero returned Endorsed as Jullous-Dept 13" 1886 Received this would and served the same in the wethin acamed James Davis, by leaving a Certificia coopy of this with out his place of residence on the 14" day of Sept 1886 Lees, Mulage 25

Sept 18 1886, -10 velock of me, Line & Set for Erial, the plaintiff appeared.
The defendant did not appear, at 10 orders, was for one hour Thereafter. Treat had had "Tames it Cochran was devored and Examined, for the prosecution, It is therefore. Considered by sue on this 18 day of Sept. That Danies Davis, is indibled fival Listhich to genous. Township in the fun of \$3 to for

20 Signed Brooker en

Sophis Costs

Suplande Sophis

Suplande

sufficient surety, caused an

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

interest and costs, and the

this____day o

delivered the same to______ Execution returned

02 22214

0. 10

failing to perform the two days labor required of him by law, and that he forfier and pay the secur of i've develor for refusing to worke It-is ordered that James by chian flaggarder of James Davis 14 2 med his Sept 232 1886 - casual Execution and Solwer follows. Received this write Sept 23d 1886. I went to the residence of the defendance James Danies, _ 200 property Could be found on which to lever Return 1 Execution for want of property Custs went 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	W
STAY OF EXECUTION	****
to be entered herein, which follows:	obt
	X874
In pursuance of the Statutes in such case made and provided, I,	on
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,	for
do hereby promise and undertake to pay the amount of said Juagment, interest and costs, and the costs that may accrue. , Surety.	
Taken by and signed, and achnowledged before me, and surety approved,	the
thisday ofA. D. 188 \ Stay of Execution expires	C
, J. P. 3 188 Am't then due \$	pr
188 . Issued an Execution for	144
returnable , 188 , and	
delivered the same to, Constable.	th
Execution returned and endorsed as follows:	th
	pe
	11

APPEAL UNDERTAKING.

	A. D. 188 the said
	obtained a judgment against the said.
	on the docket of
	for Dollars and costs taxed
	and the said
	therefrom to the court of Common Pleas ofintends to appeal
	County. Now; therefore, I,
	promise and undertake to the said
l	
	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 accure; and also that the said appellant will prosecute his ap-
	peal to effect and without unnecessary delay.

FOF

James Cochran Supervison of Road Istrick No Pl'ff's. Heter Beaver Judgment, \$ / JUSTICE'S FEES Summons Affidavit Order of Undertaking Subpæna Names 05 Witnesses Swearing / Adjournment Filing Z Papers Record 400 Words 60 40 Judgment Satisfaction Bail for Stay Execution and Filing Trans. and Certificate CONSTABLE'S FEES 85 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

Def'ts.

Before Relation JUSTICE OF THE PEACE,

No. 230

Amount Claimed, \$4

188

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

landiff Claus a Judgment of the defendant in the seine of \$300 for non-allendance in the public highway to perform the had alay labor required of him by law, for The year 1886 after boing duly mollfeed to to do, and also one dollar panelly, according to statute so 7721, for refusing or neglecting to altered in the highway when So required by Jacil Supervisor Plandiff asko Judgment of 40 am Ouseo of proseculturo. Dept 13 1886, Signed get Cochrace Dept 13 1886 essued Summeres of That date relevenable sept 18-1886 at 11 volock AM, and delivered to B. Baker, Constable. Dept 18 " 1886 Summers returned Endersed as follows, Received This worth Sept, 3 " 1886 and served the Rame on the westhing named Peter Beaver by leaving a certified Copy at his place of residence, on the 14 day of sept 1986 Source cop 20 Signed Bo Baker Con Dept- 15" 1886, 11. velver A. 921. Johnes Ill Cochran plantiff appecered The defendant Peter Becever, did not appear at the lever bet grittrial new Joines Ill buchrave bevore and Examerned for the plandiff, It is Merupen on Said blay considered by me what Jaseter 10 saver is

performand the for ref. Sept 23 Booker @ Oct 2 This work the great on the great cur.

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____

3 ept 23d

delivered the same to______ Execution returned of

to be entered herein, which follows:

delivered the same to

interest and costs, and the costs that may accrue.

Execution returned and endorsed as follows:

Sept 23 d 1886 issued Execution, and delivered to 13 Bocker Circlable, Oct 22 1886 - Execution returned Gudnsed - Received This writ Sept 23d 1800 Swent to the place of Peter Beauver Execution, Signed 88 Baker Con Lees, Per 40 PM. G. my gp , 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

1886 . Issued an Execution for

returnable

do hereby promise and undertake to pay the amount of said Judgment

, 188___, and

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

, J. P. \ 188 ___. Am't then due \$

, Constable.

A. D. 188 .) Stay of Execution expires

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

indebled to Road destrict-do Jerne

perform his two days later on the lugher way

Leed that he jurgest and pay the perme of sure distant for refusing to comply with the dreders of Social School Cacheron Supersery planety hecever of the Said Pour of the Said Peter Beauty the Read of forer dollars,

APPEAL UNDERTAKING.

١	Whereas, on theday of
l	A. D. 188 the said
l	
l	
١	obtained a judgment against the said
ı	
١	on the docket ofJ. 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
	promise and undertake to the said
	in the sum of
1	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
	t t it til 'I Illant will measure his an-

Executed and acknowledged before me, and surety approved this

neal to effect and without unnecessary delay.

FOF

Cerrick Beely JUSTICE OF THE PEACE. Before Amount Claimed, \$ 340 - with No. 23% interest at 8 % per annum from och jet The Plaintiff filed he bill of particulars which is in substance as follows: to wit, How all Inew by these presents, that we Jances Lynn. as frencipal, and Henry Hutser as Secrety Def'ts. are held and firmly bound unto Herrich B Judgment, \$ Deely in the Surve of three hundred dollars JUSTICE'S FEES. for the foreyment of which we do hereby bried ourselves, sealed and dated this 11th day of Summons Affidavit April A.D. 1885. Order of Undertaking The condition of the above obligation Subpæna is Such, that, if the Said of acrices Lynn steall Witnesses Swearing pay a certain premierry note for the aucount Adjournment of \$481, 45 dated october 121 1883. and due on 13 Filing Papers the first day of october 1885, withouterest at 60%, given by Wills Wells to Brobeck, 80 Record 5 35 Words Judgment Tox and by the Said Brobecks and Fox trans-Satisfaction -ferred to John Courtright - Which swite on Bail for Stay ow the first day of october 1883 will arriver Execution and Filing to#539 22. Und which Said note, the Said Trans. and Certificate Janies Lynn has by his certain Contract with the Said Helcome Wells, assurand 1 60 payment of, as part Consideration forthe payment to the Said Wells, of Justices CONSTABLE'S FEES and Store purchased by the Said Lynn of Sum. Serv., and Mileage the Said Hello Wells and Mary Jence Hells Sub. Serv., and Mileage Sum. Appraisers Now if the Said James Lynn, stall Schedule and Bond Serv. Garnishee pay, or cause to be paid to the said Att. Trial John Courtreght or order, the about Sum., Jury and Mileage amount of Three hundred dollars Ex. and Per. Cent. with interest at 8 of per annew fine Ictober first 1885,) on the first day of april A.D. 1886, as agreed upon, between WITNESSES The Said Herriel B Seele and The said James Lynn, to indening the said 41. P. Seely, who is Security ou said note of of 49/42 reme held by the said from Courtright Thew there presents to be void otherwise to be and remain in full force and vertue in law In welvess where Deals, the day and year above written Signed James Lynn But Henry Autour (res

The plan defended as defended as the street of the street

sufficient surety, caused an

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

interest and costs, and the c

this____day of

delivered the same to______ Execution returned a HE PEACE, 1885 which is in ten m. ety ay of all ventterest 6 , trans-Down asserut and ach 7-200 · of tells call cel

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Line

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no the le day of och 1886. by leaving a certified copy at his house, I herry Hestow in they by leaving a certified copy with him.

hry feel on Huny Hatson dervice 25. Tendage 25. cop 25 in all 75 cents. Janua Egran Lewice 25. Tendage 25; cop 25 in all 75 cents. Janua 18 18 to alter constable.

Lat 9 1886 3 valuat RJM, parties y resent.

Henry Hutom appeared and refused to go into his forthereness. That he had not had legal notice.

It is therefore considered by see, that the cause be decreased writteness the section by reason than the defendant Kenry Hutoria had not legal dervice.

And that the constable pagette april if the case love as few many for many the constable pagette april if the case love as few many for many in the case love.

The plaintiff asks a Judgment for someth of the foregoing

Ochober 5th 1886, is sued burning of that dato returnable

och get 1886, at 200 lock 70, 216, and delivered to B Baker con

get 9 m 1886, Summers returned, recelured - as pollow.

Received this with debre " 1486, and served famics depuns

boul as may and bettien the gross dection of the Justice

, 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	Whe
STAY OF EXECUTION	
	obta
In pursuance of the Statutes in such case made and provided, I,	on t
The country for 11 1 Ct of The 12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	for.
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 achnowledged before me, and surety approved,	ther
this day of A. D. 188 .) Stay of Execution expires	Con
, J. P. \ 188 Am't then due \\$	pro
188 . Issued an Execution for	
returnable , 188 , and	4655
delivered the same to, Constable.	tha
Execution returned and endorsed as follows:	
	pea

APPEAL UNDERTAKING.

١	Whereas, on theday of
l	A. D. 188 the said
l	
١	obtained a judgment against the said
ı	operance a maymon agreement
1	on the docket of
	for
١	for
•	
1	and the said
	intends to appeal
,	therefrom to the court of Common Pleas of
	County. Now; therefore, I,
	ofdo hereby
	promise and undertake to the said
	in the sum of
l	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 accure; and also that the said appellant will prosecute his ap-
	peal to effect and without unnecessary delay.

FOR

Before JUSTICE OF THE PEACE, John Tellove Amount Claimed, \$ 58, 4 less a No. 232, Pl'ff's. Credit of 50 with witerest at 8 of Singe June 110 1886 The Plaintiff filed bill of particulars which is in substance as follows: 384, Marysville, gree 11 188 ED Huff, one day after date I puriouse to pay to the order of John & More Fifty right 4's dollars at Marysville, Value received with interest at 8 of sper agreem & O Huff, Judgment, \$ JUSTICE'S FEES. 50 Oct 5th 4886, issued Summinous return. Summons 2 Affidavit able och 9 th 1886, och 9 veclock A 740. Order of Undertaking. and delivered to Barnand Baker ein Subpæna Names Swearing Witnesses Oct 9 1886, 10 oclock Ask, Adjournment Services returned Endorsed as Filing Papers 10 followes Received this west in ito 6 day of oct 18 Ve, and sexual the 90 Record 600 Words forme on The welthin marner & a Huy Ludgment Satisfaction 20 on the 7, day of och 1884, by a Bail for Stay 45 Carlified coepy of this with Execution and Filing fees Service 25 Fuil 30 cop 25 - 8000 Trans. and Certificate Signed 13 Bather Constable John 9 - 1886, 10 auc, the Joanties dut not appear at the herer let- for trial rin 255 for one hover thereafter CONSTABLE'S FEES It appearing from the return of the 80 -160 Sum. Serv., and Mileage Summers that the Raid defendant Sub. Serv., and Mileage Sum. Appraisers That not been legally deried, Schedule and Bond Serv. Garnishee This therefore conseclered by me Att. Trial that the case be desucesed Sum., Jury and Mileage .75 Ex. and Per. Cent. action at the coats of the Taxed asper many in pour cerry 9% Lelal 4,63 WITNESSES Och 12" 1886, esseed Lemenvis of that Late returnable och 16" 1886 ah g actor All and delivered to To Baker Con Och 16" 1886. Summons returned Endorsed Received this with och 12" 1886, and Served the Same on the within requal EO Huff by leaving a certified why of this with with him, on the 13"

day of actober Q.D. 1886.

Och 16" two activ hour the a freme Evalence. Claur b against, Councile to John and me this The sur Ocho Kelur Constab follow 1 one anvlie is here Mary freeld Bridge, that but

sufficient surety, caused an u

Hetur

Service 41

to be entered herein, which in pursuance of the States as surety for the above S

interest and costs, and the co

this____

delivered the same to ________ Execution returned as

day of

Constable

digned John I Moure

Och 16" 1886. - gocheck a In the lever Set for trial, The parties to

how activo, neither one appeared, at the hour named nor for one have thereafter, I Danuliff leaving fided his ville of foculiculars, being

a fromesery note, of the undebledance of the said defendant, as

Evoluce on beholf of the plantiff, and the defendant not deriging Said

Clause by bill of particulous of set off, ar in any way appearing against Said claim. It was therefore, in Said 16 day of watober Considered by me that the defendance O Houff is middled to John, Thouse plantiff in the Sund fifty four dollars

and runely cents, debt, and sevo dollars and thirty cents costs.

Shis therefore ordered that John V. Moore recover of 60 they.

The sum of fifty four dollars and uniety cents, and this evils,

Schobers 16 de 1886. Issued Execution for John The over,

Staturnable. Nov 17- 1886, and delivered the same to John Keley

I one Portable 5 au mill and one Logeragors, also Recevel

anotice from John, I, moore plantiff in this active which

Marysvillo Avo 6 1886. Mr John Riley, Yslease trollyour

proceedings in the E. C. Heaff note, untill he junches the Moulling

Bridge, and when he franches fills that biel, that will sellto

is herewith attached to Execution, as follows to with,

That but our Matter and I will Settle with My Corry

follows, - Leviel in the Jullewing property,

November 10 1886. Executions returned, Endorsed as

Steturned by onlevet planitiff
service 40 milago 35 = 75 Ligned John Riley anslable, ..., 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 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 achnowledged before me, and surety approved, 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:

WELDUT ONDERTHING.
Whereas, on the
A. D. 188 the said
obtained a judgment against the said
on the docket of
on the docket of
cents, and costs taxed
and the said
intends to appeal
therefrom to the court of Common Pleas of
County. Now; therefore, I,
of
promise and undertake to the said
in the sum of
that the said appeltant, if judgment be adjudged against him on the ap-
peal, will satisfy such judgment with interest and costs and the costs
that may accure; and also that the said appellant will prosecute his ap-
and the state of t

ADDEAT HINDERTAKING

bechainged and that the same be

Before It Me Corry JUSTICE OF THE PEACE, James Mo Stewart Amount Claimed, \$ 210.32 No. 233, Contained in to primory notes dated Jun 13418 1885 The Plaintiff filed he's bill of particulars which is in substance as follows: Jenne Ohi'd Harry Hulson January 1300 1885, One year after date I primie to pay Joines Stewart on bearer the Judgment, \$ Secur of one tuendred and thirty two JUSTICE'S FEES. dollars, for value received, with Eight 25 per cent interest from date. Summons Affidavit Signed Henry Heetson. Order of and also the following -to-wit-Undertaking Subpæna \$10000 Jerme Ohio. Witnesses Swearing Johncary 13 to 4883-Adjournment One day after date Ipromise Filing 3 Papers to pay James of Stewart or bearer The sum of one hundred dollars 45 Record 300 Words 40 for value received with right per out Judgment Satisfaction interest from date Bail for Stay Signed, Henry Hulsen, Execution and Filing 75 Endorsel as Jollows, \$50. Trans. and Certificate Received on the within note fifty dollars March 24 10 1885 December 16 a 1886. essuel 40 145 Summers of that date, returnable CONSTABLE'S FEES December 2000 1886 at Evelock Sum. Serv., and Mileage Pello, and delivered the sauce to Sub. Serv., and Mileage Sum. Appraisers Heury Hulser persenally Schedule and Bond December 20to 1886, 6 notvek Serv. Garnishee Att. Trial Pull, The plandiff ded not appear Sum., Jury and Mileage at the time set girtrial new gri Ex. and Per. Cent. one hour thereafter, The defendant with his lerwal M. W. Graham, appeared and made application of the change WITNESSES of placed by trial, Welle, 24 being Made to appear salisfactory to me by the affidavit of the defendant that I am a material welness for Said defendant, Stio onlevel that the place oftrial of this action,

the peace and herein a costs \$1 by me recover

Deconste James sufficient surety, caused an

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

against____

interest and costs, and the c

this _____day of

delivered the same to

Execution returned a

HE PEACE,

3418 1885 which is in

the

00,

llas

able

hear

by truel by and before B. W. Evans, a justice of the peace of Jenne Township, in unline county this, and the faid Henry Hutsur, Entered his appearance herein and confused that he awal the freezewing and of the fine cents, and that programme the fire cents, and that fine cents, and that by me that the said Henry Hutsen James Stewart recover of the said Henry Hulson the said how of 155. as costs for removal of case to auvetor gurade fortrial,

1	
Decomber 9 , 1886, the Defendant in the above case came and by	
James Sweery his surety, resident of the County, approved by me as good and	
sufficient surety, caused an undertaking for the	Whe
STAY OF EXECUTION	
DIAI OF EMEGGE	

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 Journe's Slowers do hereby promise and undertake to pay the amount of said Judgment

, 188 , and

interest and costs, and the costs that may accrue. , Surety.

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

returnable delivered the same to , Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

	Whereas, on the
	A. D. 188 the said
	obtained a judgment against the said
Į	on the docket of
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,
	ofdo hereby
	promise and undertake to the said
	in the sum of
1	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
	peal, will satisfy such judgment with therest and constant the
	that may accure; and also that the said appellant will prosecute his ap-
	peal to effect and without unnecessary delay.

of Differency

Pl'ff's.

Bell aritus- and William arthur.

Judgment, \$.

	5 " "		
	JUSTICE'S FEES.	Pltff's Cost.	Def'ts Co
-	0001101101101	Dol. Cts.	Dol. O
	Summons 2	50	
	Affidavit	,	
	Order of		
	Undertaking		
	Subpæna / Names	25	
	Swearing Witnesses		
	Adjournment		
	Filing Papers	05	
	Record 3 29 Words	48	
	Judgment		
	Satisfaction		
	Bail for Stay		
	Execution and Filing		
	Date and Titing		
	Trans. and Certificate		
	The state of the s		
	CONSTABLE'S FEES		
	CONSTABLES 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 Place, JUSTICE OF THE PEACE,
No. 234

Amount Claimed, \$ 25 and cuterest Line June

The Plaintiff filed Lie bill of particulars which is in substance as follows: L D Henry plantiff Says that on is about the 10 the day of afail 1887 he breught a certain horse of Bell Bones nut whose mance is now by marriage Bell arthur por of the defendants, for which he agreed to pay the Said Bell Bowersmith arthur the Shim of 1/1000 _ The Said plaintiff alledges that he gave in payment to the Saul Bell Bowersmith arthur a certain for payment a Certain Justiciony note, which to held on Dr John & Herriott for the denn of 145 which note the Raw Bell Bowersmith arthur agreed to take, and collect, and to return #35 the difference, between the price of of Said horse, and the amount of said note The Said Bell Bowersmith arthur ded take said note and ded collect the Same and on in about the last of June 1881 poil the plantiff \$1000 leaving a ballone of Said note of \$2500 which she now refused to pay. #2500 and interest from June 105 1884 with costs of suit, The plandiff being a nouresedent of the Country I required him to give Security for Custo, this he done by depositing \$10 00 desund by me to be sufficeent to discharge the costs That may accree in this action, November 11 1997 exsued Securio of that date, for the appearance of Bell arthur, and William arthur outh 19 Dday of November AN 1884 at 10 14 odlocka, m, Some date proceed Suprocessor for Charles Baker as writiness for planning to appear at 10 oclock Ann Nov 12- 1884and delivered burning and Sufform to B Water constable.

sufficient surety, caused an

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

interest and costs, and the

delivered the same to Execution returned

day of

note ded

Same 1887

alluna

for

of The rety for

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horles appear

Spore

Nov 17" 1887 Bell arthur Defendant came this day and pled dain and costs - less a counter claim of 125 per solife and discount on 110 willars for 5 minutes, 7, ets as per claim, I this 19" day of Non AD 1447 -

, 188 , the Defendant in the above case came and by

	his surety, resident of the County, approved by me as good as			
sufficient surety, caused an unde				
ST.	AY OF EXECUTION			
to be entered herein, which foll				
In pursuance of the Statutes in such case made and provided, I,				
as surety for the above Stay	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 Judgmen			
interest and costs, and the costs	that may accrue. , Surety.			
	Taken by and signed, and achnowledged before me, and surety approve			
thisday of	A. D. 188 . \ Stay of Execution expires			
***************************************	, J. P. \ 188 Am't then due \\$			
	188 . Issued an Execution for			
	returnable , 188 , a			
delivered the same to	, Constable.			
Execution returned and e	adorsed as follows:			

APPEAL UNDERTAKING.

Whereas, on the. A. D. 188 the said obtained a judgment against the saidJ. P., on the docket of Dollars and cents, and costs taxedand the saidintends to appeal therefrom to the court of Common Pleas of..... County. Now; therefore, I,.....do hereby promise and undertake to the saidin the sum of...... 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 accure; and also that the said appellant will prosecute his ap-

Executed and acknowledged before me, and surety approved this

peal to effect and without unnecessary delay.

LE. L. BARRETT & SONS, Publishers, Springfield, Obio.

Parces Lynn

Pl'ff's.

Pl'ff's.

Justice's Fees.

Pitf's Cost.
Dol. Ots.

Summons

Affidavit
Order of
Undertaking
Subpæna Names
Swearing Witnesses

Adjournment

Eiling Parame

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

Before VM Corry JUSTICE OF THE PEACE,

No. 236 Amount Claimed, \$ 5 00

Will 6 of from 31 st doff och 1886

The Plaintiff filed fee's bill of particulars which is in substance as follows: 5 0cf 30 1886

One day after dote 9 frames to foay of alues dynn, for order the Sente of fine dollars for Value received,

Sente of fine dollars for Value Received,

Letunnable Jan 29 1847 at 2 actor PML, and served personally

Case Settled by defendant paying

Aucount, and - gan 29-1887-

sufficient surety, caused an

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

day of

against_

interest and costs, and the

this

 E PEACE,

1886

hich is in

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 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, therefrom to the court of Common Pleas of A. D. 188 . \ Stay of Execution expires this __, 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:

, 188 , the Defendant in the above case came and by

APPEAL UNDERTAKING.

his surety, resident of the County, approved by me as good and Whereas, on the. obtained a judgment against the said Dollars and cents, and costs taxedand the said intends to appeal County. Now; therefore, I,..... promise and undertake to the said..... in the rum of..... 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 accure; and also that the said appellent will prosecute his appeal to effect and without unnecessary delay.

JUSTICE OF THE PEACE. Before No. 234 Amount Claimed, \$ 5 35 80% from ach 3121 188 6 The Plaintiff filed Les bill of particulars which is in substance as follows: \$\\ 5-35 \ Och 30 \ 1886one day after dole I firmise Joan James Lynn, The fine of fries dollars and therty fine cento for value recuriel Judgment, \$ 3 Signed Orin Holmes -JUSTICE'S FEES. uf Endersed James Lynn, Summons Affidavit jet 1887 issued furnions Order of that date returnable, Salunday feb 5 Undertaking Subpæna Names 1887 at 10 oclock A.M. and delivered Swearing Witnesses Ito defendant furse nally Adjournment Jebruary 3-16/887. 10 velock A 210 Filing / Papers 05 defendant did not approv, at tice ser firtual for one hover thereofter, Hamily filing 45 Record 300 Words This wile of indebledness, and there Judgment Satisfaction bring no offects, or other defocese offered Bail for Stay It is Considered on this our log of Execution and Filing February by me that the plantiff Trans. and Certificate William Fox recover off Fran Holines the sum of fine dollars and therty fine cento, and 10 cento interest and Costo layed as fur margin CONSTABLE'S FEES Sum. Serv., and Mileage Tebruary 15 th 1887 - Received of orran Holius Sub. Serv., and Mileage Sum. Appraisers the in it being the amount of Judgment interest Schedule and Bond and casto in full Serv. Garnishee Att. Trial (bony of) Sum., Jury and Mileage John Feb 1847 Received of & Mi Enry Judgment in feell, Ex. and Per. Cent. 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____

delivered the same to

Execution returned

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E PEACE,

188 6

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Lollers

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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 do hereby promise and undertake to pay the amount of said Judgment

interest and costs, and the costs that may accrue. , Surety.

A.D. 188 . Stay of Execution expires this _day of , 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.

.... A. D. 188 the said obtained a judgment against the said..... Dollars andcents, and costs taxed intends to appeal Taken by and signed, and acknowledged before me, and surety approved, therefrom to the court of Common Pleas of

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

Tomas Emions Pl'ff's. Soseph Brobech Henry Brobeck to Judgment, \$119.46. Pltff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts. JUSTICE'S FEES. 32 Summons Affidavit Order of Undertaking Subpæna Names Witnesses Swearing Adjournment 05 Filing [Papers Words Record 40 Judgment Satisfaction 40 Bail for Stay Execution and Filing Trans. and Certificate 85 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

Before Will Sterne JUSTICE OF THE PEACE, No. 9.58
Amount Claimed, \$ 1/8 with

Intersect at 10% from these 2 to 1886

The Plaintiff filed his bill of particulars which is in 1886 substance as follows: April 2 th 1886 to pay to Thomas Onions one hundred and fifteen Pollass for Molne Beceived of Sim at ten per cent Intesst Signed Hoseph Brabech.
Henry Brabech. March 16 1884 Above Ease Toseph Broke H. Osos & Hot A Brokeck Come and, Confessed Jugment in the a bour note and Sayes that they are In deted to Homas Orion stre Sum of One Herndrot & minteen Sollars accome on the above Tugment Jon 1 1890 the Baid Tomas Onion Recover of the May baill It. E. Hersott the Sum of on hunds to the soft fine Sallars to so sollars April 22 18 90 the Abone Tuyment to East 8/27,00 Per AW Firanteline

March E Sufficient surety, caused an

to be entered herein, which

In pursuance of the S
as surety for the above
against I, Brd A

interest and costs, and the

this 16

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delivered the same to

Execution returned

E PEACE, rith

1886

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Holson bour the Bollars May

me that the May

, 188 7, the Defendant in the wo	ove case came and sy
I E Herrott his surety, resident of the County, approved	d by me as good and
sufficient surety, caused an undertaking for the	
STAY OF EXECUTION	3
to be entered herein, which follows:	Hoseatt.
In pursuance of the Statutes in such case made and provided, I,	1 Constant
as surety for the above Stay of Execution on the above Judgment of against I. Brok A. 12.25 H. do hereby promise and undertake to pay the amo	ias Comore
against I . Pro A. 12.35 H, do hereby promise and undertake to pay the amo	unt of said Judgment,
therest and costs, and the costs that may accrue.) Surety.
Taken by, and stoned, and achnowledged before me,	and surety approved,
this 16 day of Alasch A. D. 188 4. Stay of Execution expires	nov 16 87
My Jb, Stone J. P. \ 188 . Am't then due \$	
188 . Issued, a execution for	
returnable	, 188 , and
delivered the same to , Constable.	

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

	day of
	Whereas, on theday of
	A. D. 188 the said
	}
1	obtained a judgment against the said
	on the docket of
L	for Dollars and
6	for
-	
	and the said
	intends to appeal
l,	therefrom to the court of Common Pleas of
4	County. Now; therefore, I,
4	of
	promise and undertake to the said
	in the sum of
d	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 accure; and also that the said appellant will prosecute his ap-
	peal to effect and without unnecessary delay.

vs.

mikel Soice

Def'ts.

	T 70 1 15		Dej is.
	Judgment, \$	Pltff's Cost.	Def'ts Cost.
	JUSTICE'S FEES.	Dol. Cts.	Dol. Cts.
	Summons		40
	Affidavit		40
	Order of		40
	Undertaking		
	Subpæna Names		
	Swearing Witnesses		
	Adjournment		
	Filing Papers		20
	Record Words		
	Judgment		
	Satisfaction		
	Bail for Stay		
	Execution and Filing		
	Trans. and Certificate		
1			
1			
1			100
1	CONSTABLE'S FEES		7 0
	Sum. Serv., and Mileage		NO
	Sub. Serv., and Mileage		80
	Sum. Appraisers		
	Schedule and Bond		
	Serv. Garnishee		
	Att. Trial		
	Sum., Jury and Mileage		rich i
	Copies		
	Ex. and Per. Cent.	- 1	
			1 00
1	WITNESSES		100

Before If the Stone JUSTICE OF THE PEACE,
No. 2 Amount Claimed, \$ \$5.00
1889
The Plaintiff filed his bill of particulars which is in
substance as follows: The Plaintiff clames that
fowlow, on has minteen Sallars and
for keeping two horses Sixteen Sallers total thirty five dollars
March 23 1889
Emas Behault ! the Plaintiff filed his An . S. Affidavil in attachment Mikel Joice? Affidavil in attachment
gerar trought enou co Inforce W. Ho. Ston & It's the Said Plaintif makes oath that
the claim in this action is Balone on has and for the
defendant is an insessident of minion conty
and he has his harse in his Pasession and he want an attachment on the hors
Simed by Enos Dehault Sworen to and
before me this 23 day of march 1889
march 23 1889 Isued Summans and attachment for horse blonging to Mikel Joice
Returnable march 80 d 1889. 1 och J. m
Tore not found in the Country of A Hill be
Served the bane day an one have hort
Demant signed Sight Hill Constable
march 80/889 Clantiff Came and Paid Costs Dond With drew Suit
H. H. Stone J. P.
my cost in full in the above Suit.

sufficient surety, caused an

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

interest and costs, and the c

this____day of

delivered the same to______ Execution returned a PEACE,

1889

hich is in

mes theat

as

end

Sallars

tach men P. an

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 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, therefrom to the court of Common Pleas of...... A. D. 188 . \ Stay of Execution expires this __day of__ , 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:

STAY OF EXECUTION

sufficient surety, caused an undertaking for the

to be entered herein, which follows:

, 188 , the Defendant in the above case came and by

APPEAL UNDERTAKING.

his surety, resident of the County, approved by me as good and Whereas, on the... A. D. 188 the said obtained a judgment against the saidJ. P., on the docket of..... Dollars andcents, and costs taxedand the saidintends to appeal County. Now; therefore, I,....do hereby promise and undertake to the said in the sum of..... 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 accure; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

The State of Ohio Frunkline Co 8.8.
The State of Said county
greeting Whenas it affeors to rue of the freeze in and for Said and that the following goods and challes to wit " Two Sets Double Hannes have been within purily days lastgrust by Sume derine er florens felouiously laken & Tolen and ourned curry from the freezes of Deuris Telefel of the coming of Hhanken Oued State of this and that the Seciel Lafgett Lelyd doth an ooth delclare that he Vierily believes Unit the & and goods and challes are. Conceded by and in the come of Delan Murie of me Milher Johnson and il in that the residence of Franks John of the Juins hif of Mill orick in the firescuid county and Stote of There are Therefore to command for in the name of the State of ohio with the recessary buil of hiper assistance to enter in the day buil puto the House. er ofther faluel in the obre described fremis er any other folder and there culticutty search for the Said goods and challes, and if the

Saul or any Bart thereof be fined afrew Such Search that zin Inng the goods de formed and also the buey of Wilber of huma forthurito befu sul er dine oller grusto et of the esseal for Seich and to the aufsned of and dealt with according to law Stille ancer my hand and Deal this 5 to day of December AD1889. Justice of the Place Reciped this Warent Dec 5- 18:89 Willer Johnson bonlet not be found in the country 56,3-6 54.50

FOI

Before Well Com JUSTICE OF THE PEACE, PEErless Heuper No. 235 Amount Claimed, \$ 46, well Sofo frame any The Plaintiff filed less bill of particulars which is in substance as follows: 1416 Than City of long 7, 1884 - On the first day Clarin Clover of Movember AN 1486, for vilie Bruce Robinson received primine to pay to the Peerless Reaper Co, or willer Judgment, \$ forty sex dollars at plum City JUSTICE'S FEES. whio Bouk at Plain city wis Summons 3 _ Affidavit interest at the rate of & free cert pur Order of annew bury paul when due, a Undertaking Subpæna Names reduction of I free cent per annua Witnesses Swearing Endvised, us fullouis _ Adjournment Filing & Papers Record 400 Words pp to value recovered I hereby Judgment Satisfaction quarantee the pryment of the Bail for Stay within note at maturity and Execution and Filing wains protest, demand acci Trans. and Certificate notice of non-payment thereof Signed Bruce Robinson Jan 24" 1887 issued Summons of that date, returnable Feb 5" 1987 CONSTABLE'S FEES 25 riles at 2 oclock pm, and delvered to Sum. Serv., and Mileage 50 Buker John Riley, and Bo Baker, constables Sub: Serv., and Mileage Sum. Appraisers Schedule and Bond Teb 5 1887. Bolow made return Serv. Garnishee Att. Trial 1887 The weither named Ry Jules Sum., Jury and Mileage Ex. and Per. Cent. an aaron flower could not be found in my County fus milage 125 ch 1 de voe 25 Jagned Bolery Court WITNESSES Teb 1th 1484 Sohn Peley returned Summer as followed Received this with Jan 25 1887 and perued the same on some Nobrison on the 25th day of Jan 1887-421. Serv 25 Cap 25 milag, 50 What \$ 1.75 Signed John Riley cons-

Tebruary

Trial T

Trial T

Trial T

Behice

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Nove il-ben

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280

Rea:

Sufficient surety, caused an

In pursuance of the State as surety for the above against | Desce | T interest and costs, and the costs

is____day of

delivered the same to______ Execution returned a

Ju

E PEACE, velto

188 % vhich is in

Chu

pur e, a

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1447

w ~ 24 ª

Tibruary 5th 1887 2 velvel P.M. Parties did not appear at the hour set for trial, nor for one hover thereafters. Trial had, The plantiff having filed with rue a prawsing note grace by It, I ales, and aaron Clover, as principals and Bohree Robinson as Suaranter,, as Evidence of such indebted Set up by the said defendant, It is on said of day of tebruary Considered by me that The Peerless machine Co, recover off Bruce Robinson, the sun of 1469 July six dollars principal and nine dollars and twenty cents, witeres, debt; and Costo taxed as per margin, Brit bring J. F.

November 7.00 1887 Received of John M'bring # 62.21 it-being the Judgment interest and easts, in their case. R. M'bring Jop.

Maryoville O. Nov 9th 87 Read Marchany J. P. Tifty Eight Dollars in fuel I right thek in care of Verless Reaper 60-00. AT. Gates, alawa Clover, A Oruce Mobile Con. Tradrick & Mi Campbell atty for Peff. 42.08

John Molerry his surety, resident of the County, approved by 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. Corry as surety for the above Stay of Execution on the above Judgment of Peerless Reaper Co against 1 Bruce Robinson do hereby promise and undertake to pay the amount of said Judgment

interest and costs, and the costs that may accrue. John Mc Cerory Taken by and signed, and achnowledged before me, and surety approved

A. D. 188 . Stay of Execution expires Och 23 , J. P. \$ 1887. Am't then due \$ 57 81

188 . Issued an Execution for , 188 , and returnable

, Constable.

delivered the same to Execution returned and endorsed as follows:

Total Judy 162:01

APPEAL UNDERTAKING.

ı	Whereas, on theday of
ı	
ľ	
ı	
ł	obtained a judgment against the said
١	
1	on the docket of
	for Dollars and
	cents, and costs taxed
1	and the said
ı	
١	intends to appeal
,	therefrom to the court of Common Pleas of
	County. Now; therefore, I,
	of
	promise and undertake to the said
	in the sum of
	Dollars,
ı	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 accure; and also that the said appellant will prosecute his ap-
	and to effect and without unnecessary delay.

Before Well Corry JUSTICE OF THE PEACE, No. 2-35 Amount Claimed, \$ 46, well The Plaintiff filed less bill of particulars which is in substance as follows: 14600 Plane City of long 7, 1884 - On the first day of Movember AD 1486, for volue received I provide to pay to the Peerless Reoper Co, or border Judgment, \$ forty sex dollars at plum city JUSTICE'S FEES. whio Bouk at Plain city win Summons 7 -Affidavit enterest at the rate of & per cent pur Order of annew but if paid when due, a Undertaking Subpæna Names reduction of I free cent free anum Swearing Witnesses in the interest will be made Adjournment Filing D Papers - Diesely Indured, Record 400 Words pp tova Judgment 40 Satisfaction quarant Bail for Stay willing Execution and Filing wains Trans. and Certificate notice of Jan 24 CONSTABLE'S FEES 25 riles at 2 Sum. Serv., and Mileage 50 Parker John Riley Sub: Serv., and Mileage Sum. Appraisers Schedule and Bond feb 5 1887. Bo Baker made return Serv. Garnishee Att. Trial 1887- The worther named Ry Jates Sum., Jury and Mileage Ex. and Per. Cent. and aaron flower concel not be found in my County fue milage 125 ch 1 Serve 25 Januar Bolem Court WITNESSES Teb 1 1987 Sohn Peley returned Summer as followed Received this with Jan 25 1887 and persed the same on some Robinson on the 25th day of Jan 1887-4212. Serv 25 Cop 25 melag, 50 What \$ 1.25 Signed John Riley cons-

Tebruary at the hou Trial 7 note que Bornee acced the Set up. tebrua o, leev. frencepe

sufficient surety, caused an

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to be entered herein, which In pursuance of the St as surety for the above against 1 Truce /2 interest and costs, and the c

day of

delivered the same to. Execution returned a

E PEACE, velto

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February 5th 1887 2 oclock P.M. Parties did not appear at the hour set for trial, nor for one hover thereafter. Trial had, The plantiff having filed with rue a pramising note given by Rid, Sales, and aaron Clover, as principals and Bothe Robinson as Suaranter, as Evidence of such indebted Set up by the said defendant, It is on said of day of

February Considered by me that The Peerless Machine Co, recover off Bruce Robinson, the sun of \$469 July six dollars principal and mire dollars and twenty cents, interes, debt,

and Costs toped as per margin, Pribbring J. P.

November 7.00 1887 Received of John M'bring # 6291 it-being the Judgment interest and easts, in their case. Rills bring Jof.

Hebreiary 15 , 1887, the Defendant in the above case came and by John Moleculary his surety, resident of the County, approved by 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. Corry as surety for the above Stay of Execution on the above Judgment of Peerless Reaper Co against 1 Bruce Robinson do hereby promise and undertake to pay the amount of said Judgment interest and costs, and the costs that may accrue. John Mc Cervry

Taken by and signed, and acknowledged before me, and surety approved A. D. 188 . Stay of Execution expires Och 23

, J. P. \$ 1887. Am't then due \$ 57 81 188 . Issued an Execution for , 188 , an

, Constable.

returnable delivered the same to.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

I	Whereas, on the	
1		
1	***************************************	
١		
I	obtained a judgment against the said	
١	***************************************	
1	on the docket of	
-	for Dollars and	
	cents, and costs taxed	
1		
١	and the said	
١	intends to appeal	
9	therefrom to the court of Common Pleas of	
	County. Now; therefore, I,	
	ofdo hereby	
	promise and undertake to the said	
	in the sum of	
	Dollare	
d		
	that the said appeliant, if judgment be adjudged against him on the ap-	
	peal, will satisfy such judgment with interest and costs and the costs	
	that - an accure; and also that the said appellant will prosecute his ap-	

peal to effect and without unnecessary delay.

_	E. L. BARRETT & SONS, Publishers, Springfield, Ohio.	
,		Before Hollowy JUSTICE OF THE PEACE, Amount Claimed, \$
(David Mulford	No. 227 Amount Claimed, \$
		Continued from Page 108, 2 109, 188
	Pl'ff"s.	The Plaintiff filed bill of particulars which is in
	vs.	substance as follows:
	John H Preston,	ce f
		Hebruary 19th 4887. have this day, by
	Def'ts.	order of the plaintiff issued Execution
	Judgment, \$	for Judgment, interes and costs, and
	JUSTICE'S FEES. Pltff's Cost. Def'ts Cost. Dol. Cts. Dol. Cts.	delivered to Barrand Bakor Cinalable,
	Summons	uf
	Affidavit Order of	February 212 188%, Execution returned
	Undertaking	Ereduserd as Jullows, Received two wit
	Subpæna Names Swearing Witnesses	Feb. 21 at 1847 - The wellin manuel John H Prester
		has no personal property in my County
	Adjournment . Filing Papers	wherein to lovy
		Jaco Service 40 ets,
	Record Words	Del. Signed 18 Bater andtable,
	Judgment	stept 21 st 1887 This day made out
	Satisfaction Bail for Stay	transcrip for Dunesford, and
	Execution and Filing 45	Seul by mail tomanysville, to Robinson
	Trans. and Certificate / 25	and speper, allys of the said surefired
		RMEnny J.D.
		Stecewed may costs, this 10 day of
	CONSTABLE'S FEES	march A 19 1884
		RM Brong p
	Sum. Serv., and Mileage Sub. Serv., and Mileage	
	Sum. Appraisers Schedule and Bond	Rect key custo 40 ets. Heis
	Serv. Garnishee	15" day of march AD 1889_
	Att. Trial Sum., Jury and Mileage	
	Copies	
	Ex. and Per. Cent. 40	
	WITNESSES	
	**	

sufficient surety, caused an u ST to be entered herein, which In pursuance of the Sta as surety for the above S

interest and costs, and the cost

this day of

delivered the same to_ Execution returned an E PEACE,

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y W

, 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.

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

188 . Issued an Execution for , 188 , and

delivered the same to , Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

peal, will satisfy such judgment with the said appellant will prosecute his apthat may accure; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

..... J. P.

FOR

Before Holorry JUSTICE OF THE PEACE, Soft Kuehlen No. 238-Amount Claimed, \$ 10 at josafter medurity 188 5fund bill of particulars which is in substance as follows: munchs after date we or Extrer of als promise to force to the onles of 5/4 Judgment, \$ Phehlen Ven - Dollars, volu JUSTICE'S FEES. Acceived weithout any reley valuation or approvement laws, with Summons Affidavit interest at the rate of 8 per out par Order of Undertaking after mairily and actoring & fees -Subpæna Names Signed Joseph Norris Swearing Witnesses Adjournment spuor 18 188%, is sued Lucius yeted Filing Papers date Returable minday Mar 21 21887 at 2 veloch & my and delivered to B Record Words Baker Constable, 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

sufficient surety, caused an u

to be entered herein, which.

In pursuance of the Star as surety for the above S against

interest and costs, and the co.

this_____day of

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Execution returned an

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	, 188 , the Defendant in the a	bove case came and by
	his surety, resident of the County, approve	ed by me as good and
ufficient surety, caused an undertaking f	for the	
	OF EXECUTION	
o be entered herein, which follows:		
In pursuance of the Statutes in such	h case made and provided, I,	
as surety for the above Stay of Exec		
gainst	do hereby promise and undertake to pay the am	ount of said Judgment,
nterest and costs, and the costs that may	accrue.	, Surety.
Tahe	n by and signed, and achnowledged before me	, and surety approved,
	A. D. 188 . \ Stay of Execution expire	
<i>a</i> /	, J. P. \ 188 Am't then due \	8
	. Issued an Execution for	Maries - 4444-1444-1444-1444-1444-1444-1444-1
	returnable	, 188 , and
lelivered the same to	, Constable.	
Execution returned and endorsed a	s follows:	

APPEAL UNDERTAKING.

day at
Whereas, on the
btained a judgment against the said
n the docket of
Dollars and
cents, and costs taxed
and the said
intends to appeal
herefrom to the court of Common Pleas of
County. Now; therefore, I,
fdo hereby
romise and undertake to the said
in the sum of
Dollars,
hat the said appellant, if judgment be adjudged against him on the ap-
real, will satisfy such judgment with interest and costs and the costs hat may accure; and also that the said appellant will prosecute his ap-
seal to effect and without unnecessary delay.

(lithur Dmith

IN JUSTICE'S COURT,

Before Nelle Corry JUSTICE OF THE PEACE, No. 239. Amount Claimed, \$

Pl'ff's.

alvino Berry

	/	
		Def'ts.
Judgment, \$		
JUSTICE'S FEES.	Pltff's Cost. Dol. Cts.	Def'ts Cost, Dol. Cts.
Summons Affidavit Order of Affidavit Undertaking Subpæna Names Swearing Witnesses	25 40 40	
Adjournment Filing 4 Papers	20	
Record 436 Words Judgment Satisfaction Bail for Stay Execution and Filing	63-40	
Trans. and Certificate	2 50	
CONSTABLE'S FEES	2,00	
Sum. Serv., and Mileage Sub. Serv., and Mileage Sum. Appraisers Schedule and Bond Serv. Garnishee Att. Trial Sum., Jury and Mileage Copies	75	
Ex. and Per. Cent. attack Series	140	
WITNESSES		
Total	3 72	

The Plaintiff filed bill of particulars which is in substance as follows: Plaintiff Eags that the defendant alvino Berry is indebted to him in The Sun 1322 on Book accerent for Blacksmithing done by planeliff aftertone it The request of the defendant. That defendant has a credit of 1000 000 Soul account, leaving a ballance of debt of three dollars and liverely fine Cents. for which he asks Judgment and cests, June 4 - 1887 -Signed Unter Smith. Plantiff also filed his affectivet for and or der of attackment, as follows State of This revers County 58. The Said arthur Smilto makes valte and Says that the cause of actions of the Alamliff against the defendant is for work and stabors and materials by this deponent performed and provided in Tolacksmitting for the Said alone Berry at his request. and the afficient further Says that the claim is gust and that he ought to recover in money three dollars. and leventy free cerels, and that the said alow Berry is a surresident of said Country of Union affaut further days that the property Singlet to be attached by their action is not Exempt from Executions,

Signed arthur Shute I severe to and Subscribed by arthur Smith before me this 4" day of June N 20 1889 Jell Conny 28,

June 4 m 1887 - esseed Summeros of that date retiemable freme 8" 1887 at 10 volvek Alu, and also issued an order of allacheneut, and delivered to Pournair Baker Constable

June 6° received 8 and on wit on i Ser

> June Receiv aid an of a Service June

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Theplan Time ser Smito and on recover Cento de

> Le ce and a

sufficient surety, caused an un SI

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

interest and costs, and the cos

day of ...

delivered the same to Execution returned and E PEACE, hich is in - ite tour 20 outs. esti, the the for Mus u Berry willer tu erd. sand

received this write on the 4th day of June, 1887, and Derved the 8 and on the within reamed alvin Berry by a certified Copy of this writ on the 4 day of June 1887. Service 25. Copy 25

Signed OS Baker forestable,

June 6 1887. allachment returned and Endorsel David Received this write of allachment on the 4"day of Jun 1887 and attached a buggy newly pauled Said to be the property of a Berry this 4" day of June 188%. Service 40 cls

June 6 1984, Dummeres returned rendersed tower.

Colo 25

Signed BB aker Centable,

June 8 1887. - 10 velock A. 200. The hour set for hearing The planetiff appeared, the defendant didnot appear at the Time set for tricil nor for one leverthereafter, treal had, Certhier Smito Seven floring as anniel firethe plantiff, It is thereupere and on Road day Considered by me that the Said arthum smulto recover of the Raid alvin Berry Thire dollars and twenty fine Cents debt. and his costs herein taxed as per sugargio,

and costs in full in the foregoing care of the bring

, 188 , the Defendant in the above case came and by	
his surety, resident of the County, approved by me as good and	ı
sufficient surety, caused an undertaking for the	1
STAV OF EXECUTION	1

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 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

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.

... A. D. 188 the said obtained a judgment against the said Dollars andcents, and costs taxed therefrom to the court of Common Pleas of County. Now; therefore, I,..... promise and undertake to the said..... 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 accure; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

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

IN JUSTICE'S COURT,

FOR

Pl'ff's. US. Def'ts. Judgment, \$ Pltff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts. JUSTICE'S FEES. Summons Affidavit Order of Undertaking Subpæna Names Witnesses Swearing Adjournment Papers Filing 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

JUSTICE OF THE PEACE,

Amount Claimed, \$

188

The Plaintiff filed substance as follows:

Before

No.

bill of particulars which is in

sufficient surety, caused an u

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

interest and costs, and the co

_day of

this____

delivered the same to

Execution returned as

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.	Whereas, on the
Taken by and signed, and achnowledged before me, and surety approved, this	therefrom to the court of Common Pleas of
	Executed and acknowledged before me, and surety approved this

APPEAL UNDERTAKING.

Whereas, on the	the said
obtained a judgment against the said	
on the docket of	J. P.,
cents, and co	ets taxed
therefrom to the court of Common Pleas of	to appeal
County. Now; therefore, I,	
promise and undertake to the said	
that the said appellant, if judgment be adjudged against him	Dollars, on the ap-
peal, will satisfy such judgment with interest and costs and that may accure; and also that the said appellant will prosecu	the costs
peal to effect and without unnecessary delay.	

No. 13 John Herriott Prff's. John Base. Judgment, \$ JUSTICE'S FEES. Summons Affidavit 20 Andeon. Order of Undertaking Ludex Subpæna Names 20 Witnesses Swearing Adjournment Filing Papers Record Judgment Satisfaction Bail for Stay 75 Execution and Filing Trans, and Certificate Rid y Pliffs 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 Ex. and Per. Cent. WITNESSES

Before L. G. Granty JUSTICE OF THE PEACE. Amount Claimed, \$ 20. 97 Mov. 4th 1889 The Plaintiff filed his bill of particulars which is in substance as follows: Hy gateville Del, Co. Ohio Jan. 2/25-1889 Eight mouths, after date I promise to pay to A. Howey or willower, the sum of 27.30 at 6% Ind from date. Signed John Case. -Indorsed on back \$7.50, also indorsed on back Hury & How 6th, 1889, the defendent John Case volintarily appeared waived process and acknowledged the therefore an sidered by me this 6th day of flow. 1"89 that the gel of "Tohn Herrioth" recover from said Defendent, John Case' the sum of 20.97 as principle & interest at 6 per cent that man accrue of costs as found taxed on margin of Docket, 1.50 D. G. Bratty. J. P. Nov, 18th 189 issued execution 35 delivered the same to. H. G. Hoth Cow, DEC. 2nd 1.89 executioned returned endorsed to wit' Nov. 18th 189 recieved this write 118 property found whereon to levy of the Dy. refused to lure out any. Lees, Servie 25,06 Mile-,20 -4606; N. C. Hout Cours. State of Chic Del. Co. Scioto Tp. 88. I do hereby certify that the above is a full and ed 189. D. G. Crally, Justice of Place.

State of the Umar Co You are appear by lat my of a.M. to an due ou a 2 monely seven Returned the

Dec. LIB,

Henry Guid

withresses, 35

which was

sufficient surety, caused an S

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

interest and costs, and the

delivered the same to. Execution returned

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Summous.

Uman Co Shirt's,s. You are hereby constrated to summons Henry Hidson to appear before me M. H. Stone a Justier of the Beace of said The at my Ofice therein, on the 2/2 day of Dec, A.D. 189 at 100close a.M. to answer unto J.E. Herriott in a civil, action for amount due on a moto of hand, amount Claimed \$20, 27 twenty tollars. In monely seven cents: and costa,

Wilness my hand this 16th Day of Dre. 1"89. Q.D.

Retwined this summous Drc. 17th 189, Served the same Day Dre. 17th 1889 by J. a. Hill-Constatte.

Dec. 2124, 1889 the Def. Henry Hudson 38 Plift appeared 35. Henry Hidson refused to enter trial for reason of important withresses, Is asked for continuance tell the 4th day of fam, 889, which was granted. Time set for trial 10 oclock a. In. "40 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 ease made and provided, I, as surety for the above Stay of Execution on the above Judgment of do hereby promise and undertake to pay the amount of said Judgment interest and costs, and the costs that may accrue.

Taken by and signed, and acknowledged before me, and surety approved, therefrom to the court of Common Pleas of..... A. D. 188 . Stay of Execution expires this , J. P. \ 188 . Am't then due \$

188 . Issued an Execution for

returnable delivered the same to , Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

A. D. 188 the said

obtained a judgment against the said

......cents, and costs taxed and the said

County. Now; therefore, I,..... promise and undertake to the said ..

in the sum of .. , 188 , and 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 accure; and also that the said appellant will prosecute his ap-

peal to effect and without unnecessary delay.

FOL

Before Will. Stone JUSTICE OF THE PEACE, I & Herratto No. / Amount Claimed, \$ 20,97 Dec 16 The Plaintiff filed $Pl'f\!f's.$ bill of particulars which is in substance as follows: A made of Hound Dee16 1889 I bried Smons Deliver the Same J. A Hu Hensy Hutsu Constable Dec 14 Received this Summers And Desu the Same Day to Defendant by Judgment, \$. Copper of Hill comstble Retire Doc 17 1869. JUSTICE'S FEES. Summons Dec 21 1889 Defendant Henry Houten Appeare And asked for delgasiment Affidavit Order of Undertaking Subpæna ! Names 5 Hat lived out of the cample Which Swearing & Witnesses 30 Adjournment Mas Trasted by Concert till San 4/890 Filing Papers At 10 Ge a ma Lanay 4 1889 10 oclock a m Record 4 00 Words Judgment 20 A. A. A. A. and al held The B Suly 1. 4 Modion by Defendents allowing, S.W. Durboeaw integet the for more suit on the grounds that the mund and mote mas not in court when it was Iwon and Installed by me ssatt Recours I'm Motion for mon suit on the grounds Mon the Defendent had not legal notice me sents to when the note was due. Sway withs Ex. and Per. Cent. WITNESSES longt fer summa miling Wanted Th. B Suly Witness East Sise Wilness Spendants cot 2 Wilnes Stoam 10 For Case east Will. Storn

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sufficient surety, caused an

In pursuance of the Ste as surety for the above

against interest and costs, and the c

his_____day of

delivered the same to

Execution returned a

PEACE, 188 4 ich is in A Hea nus mest Infit 41890 by me

\$1.15

93,00

Lan 9 1890 by arder of the Plaintiff F. & Herst I this 7 Day of Don 1890 Orden and am Execution on the Cersiahal Brokery on the Separate Cast on the above action and handed the Same to \$29.35 \$29.35 \$29.35 \$45noth and Claintiff is, to Day the east Constable J. E. Horrioth Plaintiff Heb so 1890 Received of F. E. Hessialt the easts in full in the above action total 8815 Heb 11 1840 Received my East in full in the object action I. 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	Whe
STAY OF EXECUTION	*******
	obta
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	for
against do hereby promise and undertake to pay the amount of said Judgment,	
interest and costs, and the costs that may accrue. , Surety.	
this day of A. D. 188 . Stay of Execution expires J. P. \$\int 188 \tag{Base} Am't then due \$\frac{\pi}{2}\$	Cou of
188 . Issued an Execution for , 188 , and	
delivered the same to	that
Execution returned and endorsed as follows:	pea that
- The state of the	pea

APPEAL UNDERTAKING.

Whereas, on theday of
A. D. 188 the said
obtained a judgment against the said
on the docket of
on the docket of
for
and the said intends to appeal
therefrom to the court of Common Pleas of
County. Now; therefore, I,
promise and undertake to the said
in the sum of
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 accure; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

EOF

I & Herratto Pl'ff's. US. Henry Hutsu Def'ts. Judgment, \$ JUSTICE'S FEES. 25 Summons Affidavit Order of Undertaking 35 Names > Subpæna [Swearing 8 Witnesses 20 Adjournment Filing Papers 16 Record 4 00 Words 60 Judgment 20 Satisfaction & Bail for Stay Execution and Filing Trans. and Certificate film on Frial 100 CONSTABLE'S FEES 55 m. Serv., and Mileage b. Serv., and Mileage 85 sn. Appraisers and Bond 3 Garnishee ., Jury and Mileage Ex. and Per. Cent. WITNESSES 25 Son dase

Before W. H. Stone JUSTICE OF THE PEACE, Amount Claimed, \$ 20,97 Dec 16 his bill of particulars which is in The Plaintiff filed substance as follows: A make of Hand Dee16 1889 I bried Smans Deliver the Same I to Hea Constable Dec 14 Received this Sumones And Desu the Same Day to Defendant by Loppy I do Hill comstale Retire Doc 17 1888. 10 . Apper Bee 21/889 Sec 21 1889 Defendant Henry Huten Appeare And asked for chelgasment Hat bired out, of the cample Which As at drasted by conent till Stan 4/890 At 10 Ge a ma Janay 4 1889 10 oclock a m Molasties Appeared Friat held the Claintiff writiness to that It is sucky B. Ab, Richel J. of Hill D Henry & the Clantiff was Sworen & Examine onch the Befendant & thethes was Swere and Extamendo It is thester Conscioled by me on this I Day of Tonnay Ot . 18 10 That the Claintif J. E. Herratt Recours off the Defendant Henry Hystson Twenty Dallars & milly sene Sents & East blan with Per cost on Teromserich Sway withs dely Pats longt fer summy miliage Fitness Cost Sise Wilness Spendants Cot 2 Whies Shown East of the Stone

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Steb 11

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

his_____day of

delivered the same to

Execution returned of

Lan 9 1890 by arder of the Plaintiff J. & Herst

Heb 11 1840 Received my East in full in The object action O. A. Hill bonstable

by me 8 #1.15

93,00

Orden and am Execution on the Persiahal Brokery on the Defindant Henry Hilm for Sugment beast on the above action and handed the Same to \$29.35 \$29.35 \$29.35 \$45t by noth and Plaintiff is, to Day the east Constable J. E. Horriott Plaintiff mest 1 snft 41890 The so 1890 Received of S. E. Hessialt the easts in full in the above action Latal 8815.

I this 9 Day of Don 1890

, 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 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, 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 theday of
Whereas, on the said
obtained a judgment against the said
outrace a payment of
on the docket of
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
promise and undertake to the said
in the sum of
Dollars,
that the said appellant, if judgment be adjudged against him on the ap-
neal will satisfy such judgment with interest and costs and the costs
that may accure; 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

FOI

Before J. H. Stone JUSTICE OF THE PEACE, Davis & Emesson Amount Claimed, \$ 37,50 Jan 2 Pl'ff's. The Plaintiff filed his bill of particulars which is in substance as follows: Delaware & Dec 28.1889 ms & mrs Wim Heralt my & mis Im, Herralt To Datis t Emerson Dr march 28 to Standard mashene \$30.00 Def'ts. = Old Mashene 750 Judgment, \$. JUSTICE'S FEES. Jan 4 1890 send Summons Keturing on or before & Day of Som 1890 12. Coham. and Delivered to J. Hill Con Summons Affidavit Order of Undertaking Subpana 11 Names Swearing / / Witnesses Swarm Turas Son 4 1890 10 och a m. the 50 Adjournment Defendants Summons seturned Filing 5 Papers Endorsed as fowland Received this west Jonne for Ty Record & Words the within momes mr & mrs They Hersat Judgment Satisfaction Bail for Stay Execution and Filing hil 4 25 mil Minde Trans. and Certificate Situyon Israe 1 00 Signed G. A. Hiell Constable CONSTABLE'S FEES Sum. Serv., and Mileage To scharly kinder Issued Supera this Date of Server 1850 Recht Welland on the 8th ay of Some Sub. Serv., and Mileage Sum. Appraisers Schedule and Bond Serv. Garnishee Att. Trial on the Sist of Jan 1890 of Coppy Sum., Jury and Mileage Signe S.A. Hill Constable Ex. and Per. Cent. Ton 8 1890 Casties met and date Defendant Somanded a Tursey to My the action Tursey Struck as fooders John Evans I Ho. Storie Abshau Brotee Hohn, Warner Teo Teasure WITNESSES 120 & Kinder meambel of Germon Je H. rle Pas Sulend t Ty. H. Dickson He Kuder claimed His attendants Low I Shed Summones for the above Unrass Frial adjournment till the

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In pursuance of the St
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interest and costs, and the e

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Jan 9 /890 PEACE, Issued Supernas for the Shendants Intress That arts Emma Hodhins . Hary Davis & S. B. Haven Jon 18 1890 ossued Sufuha for Plaintiff witness 188 1 hich is in 1889 to wit disept Showen to appear on Joule 18.90 at 10. 60k whing Insas 30,00 ner & Teasure 37,50 It is therefore considered by me on this Her July Impara It day of Jan 1890, that the said Davis and ider wer strongen tus inly Enerson recover of said Mr. V Mrs Wine 1. Meanbel, , look a m Herrioth, the sum of thirty-hoo dollars aind Emma Hothe in Con in Herrot . F. Faile fifty cents (82,50) and costs. M. H. Showe, J. 1. of Bath Partie west in against the lessat 3 38-Cente 932.50 545 Swing Constable fees 175-1.50 175 Clanty with 120 to and 1.70 Defin ? os 80. adjoiner 8 6 00 5-20 17801 3.95 Stable 1780 5-20 Wineple 82 8-00 s Date warres ward of wo e Same , 188 , the Defendant in the above case came and by APPEAL UNDERTAKING. oppy his surety, resident of the County, approved by me as good and Whereas, on the Sistle ratt day of 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 do hereby promise and undertake to pay the amount of said Judgment interest and costs, and the costs that may accrue. Mrs t lis Mars Herte attintends to appeal , Surety. Taken by and signed, and acknowledged before me, and surety approved A. D. 188 . \ Stay of Execution expires , J. P. \ 188 . Am't then due \$ 188 . Issued an Execution for , 188 , and returnable that the said appellant, if judgment be adjudged against him on the apdelivered the same to _, Constable. peal, will satisfy such judgment with interest and costs and the costs that may accure; and also that the said appellant will prosecu Execution returned and endorsed as follows:

Tone JUSTICE OF THE PEACE. Amount Claimed, \$ 3 7,50 No. 2 188 1 Pl'ff's. The Plaintiff filed his bill of particulars which is in Delawase & Dec 28.1889 substance as follows: ms & mrs him Herall mr & mis him, Herralt Def'ts. Judgment, \$ JUSTICE'S FEES. 50 Summons Affidavit Order of Undertaking Subpæna 11 Names Swearing / / Witnesses Lookn Turas 30 Adjournment 20 Filing 5 Papers Winne lostly 60 Record & ob Words Judgment Satisfaction Bail for Stay Execution and Filing Trans. and Certificate Situyon Israe 1 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 J. A. Hill Constable Ex. and Per. Cent. Ton 8 1890 Casties met and the The action Tury Struck as fooder The action Tury Struck as fooder The Broke Hohn Harner Hes Leadure WITNESSES interest and costs, and the 120 & Knder meambel of Herrot Is H. rle Bas Sulent t J. H. Dickson He Kuder claimed His attendants

Long I Smed Summans for the above Turass Frial adformanced till the

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sufficient surety, caused an

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

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Execution returned and endorsed as follows:

Jan 4 1890 Issued Supernas for the Sependants Fitness That arts Emma Hodhins . Harry Davis & J. B. Haven Some 18 1890 ossued Sufatra for Plaintiff witness to wit Stoseph Showar to appear on South 1890 at 10. Got Jan 16 1896 10 oclock totalasties appeared the powling Insas appeared J. Evans J. H. Stew, & Brokeck To Harner & Teasure. it sworen Irial had the Claintiff Charles Kinderwer Brown Herrott & Hill has Dulen on merchant J. auto Comme Hothering worken haveny Befendant withvers, Examed messeasie Herrat. F. Faile iet the Sefendant attorny Rested his Case the Turey having heard the Broof and the alegation of Bath Parties reed whon and returned the vertick this Day as fewfow are the sey do find and asses the amount claned hearin against the and Costs Signed of of Thirty Iwo Bollars to fifty center \$32.50 Plaintifs Cost 2 Summars 50 two suferies 50. Swing on table Cost for Clair 2 Summars 6 Coppy 75. 2 Suferias to the age 1.70 witness Le Cost Superas for 10 within 45 Swasing & wit 45 Swasilwood 80, adjune fiting & Paper 26 Venn 40 these you word to Situ on tria 100 Whiles feet Laaros Raid 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 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, A. D. 188 . | Stay of Execution expires day of , J. P. \ 188 . Am't then due \$ 188 . Issued an Execution for , 188 , and returnable delivered the same to ..., Constable.

5-20 Throse Solve cost 1 5 950 Drineple 8 2 5-00 APPEAL UNDERTAKING. peal, will satisfy such judgment with interest and costs and the costs that may accure; and also that the said appellant will proses

Elizabeth John to Harrilla. Smith

I Bristan

Def'ts.

JUSTICE'S FEES. Summons 26 Affidavit Order of Undertaking Subpana Names Witnesses Swearing Adjournment Filing | Papers Record 3 W Words Judgment Satisfaction Bail for Stay Execution and Filing Trans. and Certificate owns or this 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. 50

WITNESSES

Before W. H. Mane JUSTICE OF THE PEACE, Amount Claimed, \$ 50.00 with 61/2 intere from April 18854. The Plaintiff filed ther bill of particulars which is in substance as follows: one feare after hate I Burnist : to Eliqubeth Dort & Forilla. Smith or order Fifty Dealland at 6% interst on real Estate Nalue Received Signed L. R Perestin July 214, 1890 Date Returneable Inly 23 1890 the Sam to S. A. Heilt Constably Luly 28 Summons Rehusred With the fowlind Undarsment on sit

Received this Summons on Saine Day of July 1890 and Served on Saine Day by coppy Signed Luly 29 1890 1 Colar S. mi Parties abbre of E. Herrett as consel for the Plantiffs. & J. R. Prest Defindant the Defendant and for adjoinne, on the of one witnes and and the countill and the counted to the tesamoney that he Expeted to Crowne also the Dependent asked for a They to the Ease which was Kerfed one the Townde that he Defendant acknowledge and east last at fended Suma 25 fily 1 lats he cor & or word 45 ets Infmint 40 ets en in Fatal 82.25. Eastable ees sum a + capp 60 laten Claret Co \$ 2667

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interest and costs, and the co

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W. H. Stone &.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

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, therefrom to the court of Common Pleas of......

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

188 . Issued an Execution for

returnable delivered the same to ., Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

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

County. Now; therefore, I,..... promise and undertake to the said. in the sum of ..

, 188 , and 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 accure; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

FOR

Grant Herriat This Deph Charles Sepp Judgment, \$ JUSTICE'S FEES. Summons Affidavit Order of Undertaking Subpæna Names Swearing Witnesses Adjournment Filing A Papers Record & B Words Judgment Satisfaction Bail for Stay Execution and Filing Trans. and Certificate CONSTABLE'S FEES 40 50 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

Before W. H. Shave JUSTICE OF THE PEACE, No. Amount Claimed, \$119:06 wift Seven Der cent interfrom Unne 4-1889 The Plaintiff filed his bill of particulars which is in substance as follows: Bill of Pertienlas nd \$115.00 Serome & Tune 4 1889 He or Either of his Osomis to frag Grant Herriott as arder one Hundreb & fifteen Dollars at I fer ent half to be Bayed in one year and whalf in one and a palf Jean frakue Beseined " Signed End Depp and Charley Depp (March 19, 1899 Bate Returnable Saterdy march 28, 41
At. I oclack I. m. And Belincette
to S. Riley Constable march 28. 1891, 2 sola S. M. Summons Returned Indorsed as 1891 fow law & Received this west Mas 24 and Served the the Same on dependants Tuo Deph to Charles Deph for Coppies of the briginal whit on mord 261811) Servis & Metur 50 Coppnes 50 milige 1,00 Ergraned Sohn Riley Constable march 28/871. Gne beloch, J. M. Cartres Did most Appear at the hour bet for brial, and one hour after considered by me that the Claimliff recover of the Defendants to Sum of 123.41 and last that has and may accore Will. Stone S. P.

Lonston Levin Old Levin Esteen Recine Me Sur Medice 9,133,09

sufficient surety, caused an un

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

interest and costs, and the cost

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Execution returned and

day of

PEACE, wift es Depy this 28,91 1891 125/ dants ples 11.00

Inne 4/ 1891 Isned Execution on the above Lonstable A Blinese the Same to M. H. Jones. P. Turing on on Black horse about four fears to the Dependants by order of the Glain Brank Will. Dustran Constable Execution Return Inne 5- 1891 the Sum of \$188,09 m full of the above Ing ment P. Receive of It. It. Store I. B. Inn 5.1831 2/183,09 in full of the above Tryment Cuck 201896 Sweller are 1990 to the Elevinth my cost in prese It It. Store & Evant Herriott \$4.50 in quele of the above Budgement & Worde Durboran

to be entered herein, which follow In pursuance of the Statutes as surety for the above Stay	Y OF EXECUTION
interest and costs, and the costs	that may accrue. , Surety.
this day of	Taken by and signed, and achnowledged before me, and surety approved, A. D. 188 . Stay of Execution expires , J. P. \ 188 . Am't then due \\$
delivered the same to Execution returned and en	, Constable.

APPEAL UNDERTAKING.

APPEAL UNDERTAKING.
Whereas, on theday of
A. D. 188 the said .
obtained a judgment against the said
on the docket of
for
cents, and costs taxed
and the said
intends to appeal
therefrom to the court of Common Pleas of
County. Now; therefore, 1,
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 accure; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

Executed and acknowledged before me, and surely approved this

Before I The Some JUSTICE OF THE PEACE,

1, & Hernoth Bred. Wallow Def'ts. Judgment, \$. JUSTICE'S FEES. Summons 50 Affidavit Order of Undertaking Subpæna Names Witnesses Swearing Adjournment Filing 2 Papers 10 30 Record 2 00 Words Judgment 40 Satisfaction 40 Bail for Stay Execution and Filing 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 Ex. and Per. Cent. 105 WITNESSES

Amount Claimed, \$ /25,00 July 2 /891 The Plaintiff filed bill of particulars which is in substance as follows: 8 Sb. Hutson and \$ 195 - Terone 6 April 1" 1891 Mish Dames after Date we to the ords of the . E. Herriett of one thundred and twenty line sollars at 8.3 interes for haline Receny Signed W. H. Henton 4 Ossel wallow and Definere to Constate 1831 Beturnabe on at befor Inly 11 1891 at & Oclack July 11 1891 the Defendants lame and marie Prasesbut Contesed his apperance, busin and confessed what the de Indeted to the to Defendante on that shin of one Thundredon to twent fine Sallars and Caster and hendst that Ingment Be Rond Entered against them for Same

Dat on Same m as Ings \$129.5-4 100

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sufficient surety, caused an un SI

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

interest and costs, and the cost

day of

delivered the same to. Execution returned and

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Execution returned and endorsed as follows:

delivered the same to

TOWNSHIP.

September 14 1891 PEACE, Sot on the above Johnsment and Placed to ich is in September 28.9!

Execution tration and 38.85.

as Augment & conts by F. H. Duebraw Constable

§ 129.54 Bugnen 689.28 cons paid to Constable for

his feel - 86,93 Sists feel 82,85 total \$1.28 Lecing abone Tryment WH Durborraw 3/2957 Super 18.31 word in full on the above is the super one Hunidred & twenty mine Sula fifty burn ents est in Lebot astro ., 188 , the Defendant in the above case came and by and his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the 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 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, A. D. 188 . . | Stay of Execution expires

, J. P. \ 188 ... Am't then due \$

. Constable.

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188 . Issued an Execution for

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Whereas, on theday of
A. D. 188 the said
obtained a judgment against the said
on the docket of
for
cents, and costs taxed
and the said
intends to appeal
therefrom to the court of Common Pleas of
County. Now; therefore, I,
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 accure; 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

FOR

Before W. H. Slane JUSTICE OF THE PEACE. No. / 1892 Amount Claimed, \$ 58,36 B. W. Evans The Plaintiff filed fis bill of particulars which is in 1 substance as follows: One Promisez note Dated March 18, 1890 Due Dec 18, 1890 and calling for for signed W. A Still 224 whom which there is due and unhand I also one Promisary Mate dated Slowy Judgment, \$. 16 1890 colling for \$1500 due in Mine manth from date with Indoorcement 190 Summons Affidavit is a balance due of 89,80 Enterest Order of Undertaking With File and D. C. Fane & 20,40 Subpæna Names Swearing > Witnesses Adjournment Filing 6 on com not, delihered accarding to contract baught, at socts and 1 800 Record 500 Words Worth 80 by noe in the market in anyoust Judgment Satisfaction Bail for Stay 11 hashvenny can't harse 52 dages at 81.75 Per mount each \$6.08 Daintiff claim \$5.86 Execution and Filing Trans. and Certificate Coid 25 outs by best Twin Signed March 5 1892 B W. Evans march & Street Summans on the oppone mands, Defendants Sum. Serv., and Mileage 30 Prisocts I fo. Hile to D. C. lane Returnall Sub. Serv., and Mileage Sum. Appraisers on or befor 15 day of mac/8/2 1 Bc Sni Schedule and Bond the time Set for trial = march 18 1852 Serv. Garnishee Att. Trial The Sum mans Relism mashed Sere Sum., Jury and Mileage the within by leaving a cappy of the from at the Residues of the Defin laits W. File of Signed Dusles Cont Ex. and Per. Cent. (march 11.1892 WITNESSES J. R. Me donell Supra for Flaist march 15-1892 1 relach time Set for trial B w Enams Plaintiff & I to Saing and Hon Kile Defendant Omatron Marille the case of cause of action in this

Case have Torotter bon of Partiente Bromerban mot D. C. Ja lor do dhiss he was he on the and Shere fore (mares of thist I Moting (march 1 degreed to home Set march 18 obone Cas

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In pursuance of the Statu as surety for the above Sta

interest and costs, and the cost

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delivered the same to____

Execution returned and

day of

PEACE, 188 20te and C 224 frank my w. rest 2,20,40 in nymost sat 6,08 -8,36 wasy Sni 1852

Case, have bin Roughnly Toined that these Defendants and out Tountly bound to answes to all that is set fort in Plainty bill, at Portientars that they can only be Toined on the Suited of the said most B. C. Jaine appeares as security and there fore which the ask for of the Sent mation there which the ask he was no wayes intereste in the Claintiff Bill Excep There fore he was Dismiss march: 11.1892 of thirty Dayes Which was Granted this I Till Mount to Concert of all Baskeys they to daying togget to be beautiff to obshipt that Something to the Deft of D. F. Hornilla march 18-92 somed Summons to Hb. B. Seeky to J. J. Hamilto as Arbestatases in the obone Case Sumonn Det ma 19.32 Indoor Serve to the within hously Realing , 188 , the Defendant in the above case came and l

his surety, resident of the County, approved by me as good and	0.00
sufficient surety, caused an undertaking for the	Whereas,
STAY OF EXECUTION	
4. 7	obtained a
In pursuance of the Statutes in such case made and provided, I,	on the doc
as surety for the above Stay of Execution on the above Judament of	for
against do hereby promise and undertake to pay the amount of said Judgment	
interest and costs, and the costs that may accrue. Surety.	************
	th sections
Taken by and signed, and acknowledged before me, and surety approved,	County.
day of A. D. 188 . Stay of Execution expires	of
, J. P. § 188 Am't then due \$	promise a
188 . Issued an Execution for	
returnable , 188 , and	The state of the s
Constable	that the sa
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y	APPEAL UNDERTAKING.
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١	A. D. 188 the said
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	obtained a judgment against the said
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	for Dollars and
	cents, and costs taxed
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	intends to appeal
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	County. Now; therefore, I,
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	promise and undertake to the said
	in the sum of
d	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 accure; 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

J. P.

FOR

C. L. BARRETT & SONS, Publishers, Springfield, Ohi Pl'ff's. US. Def'ts. Judgment, \$ Pltff's Cost. JUSTICE'S FEES. Dol. Cts. Summons Affidavit Order of Undertaking Names Subpæna Witnesses Swearing Adjournment Papers Filing Words Record 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

Before JUSTICE OF THE PEACE. Amount Claimed, \$ No. 188 The Plaintiff filed bill of particulars which is in substance as follows: (March 22 1832 time bet for Arbello Eall Am Hile not Present B. W. Evans to Deale Jane Bring Book Mutual Concent the Settled on the \$1500 note which was Will. Stone St. P. Capil 14 1892 One Gelick . P. M. Caster bing Pose Coursel to Discharge the obolin Hraskfon Considered by me that the Claintiff Recovers of Ato Said Defendants from Hile the Summi of forth Eight Dollars doneb fort bigh Vets & ij 8,48 and cost hast as It He, Stone, R.

sufficient surety, caused an una

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

interest and costs, and the costs

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delivered the same to

Execution returned and

PEACE,

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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 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 A. D. 188 . Stay of Execution expires

, J. P. 3 188 Am't then due \$ 188 . Issued an Execution for , 188 , and

returnable delivered the same to, Constable.

Execution returned and endorsed as follows:

APPEAL HINDERTAKING

his surety, resident of the County, approved by me as good and	APPEAL UNDERTAKING.
F EXECUTION	obtained a judgment against the said
e made and provided, I, on the above Judgment of hereby promise and undertake to pay the amount of said Judgment, ie. , Surety.	on the docket of
and signed, and achnowledged before me, and surety approved, A. D. 188 . Stay of Execution expires , J. P. 188 . Am't then due \$ ued an Execution for eturnable ., Constable. ws:	therefrom to the court of Common Pleas of

Executed and acknowledged before me, and surety approved this

FOR

188 2

	E. L. BARRETT & SONS, Publishers, Spri	ngfield, Ohio.	
			Before W. H. Stan JUSTICE OF THE PEACE,
	21 11 2 1		No. Amount Claimed, \$ 48 00
	J. H. Dodge		march 16 188
		Pl'ff's.	The Plaintiff filed his bill of particulars which is in
	vs.		
	08.		substance as follows: That, the Defendant
	Adam Honfy	ma	are indetect to him for the sun
	ovas in engl	roca	
	1. 16 8 211 11		
	mittel Stoffm	Def'ts.	abit of othachmen which wans
	Judgment, \$		the 1
		Def'ts Cost.	
	JUSTICE'S FEES. Pol. Cts.	Dol. Cts.	Able Stinson Returneable March 21, 9 och 1892
	Summons		March 21, 9 och 1892
	Affidavit		Masen All Desic 1016
	Order of		
	Undertaking		
	Subpæna Names		
	Swearing Witnesses		
	Adjournment		
	Filing Papers		
	Record Words		
	Judgment		
	Satisfaction		
	Bail for Stay		
	Execution and Filing		
Н			
	Trans. and Certificate		
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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	THE PARTY	
	Copies		
	Ex. and Per. Cent.		
		18	
	WITNESSES		
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as	surety			
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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	A
sufficient surety, caused an undertaking for the	Whereas
STAY OF EXECUTION	
4. 1	obtained
as surety for the above Stay of Execution on the above Judament of	on the de
against do hereby promise and undertake to pay the amount of said Judgment, interest and costs, and the costs that may accrue.	for
Taken by and signed, and achnowledged before me, and surety approved, thisday ofA. D. 188 . Stay of Execution expires, J. P. \[\begin{array}{c} 188 & Am't & then & due & \begin{array}{c} \express{2} &	County. of promise
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PPEAL UNDERTAKING

TEETT ONDERTON
Whereas, on theday of
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on the docket of
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and the said
intends to appeal
herefrom to the court of Common Pleas of
County. Now; therefore, I,
of
promise and undertake to the said
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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 accure; and also that the said appellant will prosecute his ap-
peal to effect and without unnecessary delay.

secuted and acknowledged before me, and surety approved this COUNTY, SS.

No.

IN JUSTICE'S COURT,

Will. Stone JUSTICE OF THE PEACE.

Herbiatt Pl'ff's. S. J. Hiland Def'ts. Judgment, \$ 12.54 Pltff's Cost. Def'ts Cost. Dol. Cts. Dol. Cts. JUSTICE'S FEES. Summons Affidavit Order of Undertaking Subpæna 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 Ex. and Per. Cent. WITNESSES

Amount Claimed, \$ 1236 1882 The Plaintiff filed his bill of particulars which is in on substance as follows: Balance dore on settlemen Jun 20 Aug 3 to day 14 1890,24 posits 312,00 Signed 912,36 Herbish came and comfessed Juymen to the above account consider by the defendan the Sun He cents and east this of Hi. Stone Jan 14 1893 Received in fall the above

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sufficient surety, caused an un

to be entered herein, which for In pursuance of the State

as surety for the above St against L G sinterest and costs, and the cos

this 14 day of

delivered the same to_ Execution returned and E PEACE,

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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 S. C. Heggin of against L. G. Judgment, interest and costs, and the costs that may accrue. Taken by and signed, and achnowledged before me, and surety approved, this 14 day of G. A. D. 1887? Stay of Execution expires J. P. 188 Am't then due \$ 188 Issued an Execution for returnable delivered the same to Constable.	(Det)		it in the doore case came and og
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 S. & Herriall against J. & John D. 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 achnowledged before me, and surety approved, this I. & day of C. A. D. 1881. Stay of Execution expires J. P. 188 . Am't then due \$ 188 . Issued an Execution for returnable delivered the same to Constable.		his surety, resident of the Coun	ty, approved by me as good and
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 J. G. Mersi all against J. G. Jones 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 M. day of G. A. D. 1887. Stay of Execution expires J. P. 188 . Am't then due \$ 188 . Issued an Execution for returnable delivered the same to Constable.	sufficient surety, caused an undertaking		
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 S. G. Herricht on against L. G. J. J. D. 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 achnowledged before me, and surety approved, this I. J. D. 1887. Stay of Execution expires J. P. 188 . Am't then due \$ 188 . Issued an Execution for returnable delivered the same to Constable.	STAY	OF EXECUT	ION
this 1 y day of Color J. P. Stay of Execution expires 188 . Issued an Execution for returnable delivered the same to Taken by and signed, and achnowledged before me, and surety approved, the provided of the costs that may accrue. Surety. Stay of Execution expires J. P. Stay of Execution expires A. D. 1881. Am't then due \$ provided of the costs that may accrue. Surety. Constable.	to be entered herein, which follows:		PN No
this 1 y day of Color J. P. Stay of Execution expires 188 . Issued an Execution for returnable delivered the same to Taken by and signed, and achnowledged before me, and surety approved, the provided of the costs that may accrue. Surety. Stay of Execution expires J. P. Stay of Execution expires A. D. 1881. Am't then due \$ provided of the costs that may accrue. Surety. Constable.	In pursuance of the Statutes in su	uch case made and provided, I,	2 Bares
this 1 y day of Color J. P. Stay of Execution expires 188 . Issued an Execution for returnable delivered the same to Taken by and signed, and achnowledged before me, and surety approved, the provided of the costs that may accrue. Surety. Stay of Execution expires J. P. Stay of Execution expires A. D. 1881. Am't then due \$ provided of the costs that may accrue. Surety. Constable.	as surety for the above, Stay of Ex	ecution on the above Judgment of	, & Herriall
this 1 4 day of 6 A D. 1887. Stay of Execution expires 188 . Issued an Execution for returnable delivered the same to A D. 188 . Constable.			
this 14 day of 6 A. D. 1887. Stay of Execution expires J. P. 188 . Am't then due \$ 188 . Issued an Execution for returnable delivered the same to Taken by and signed, and acknowledged before me, and surety approved, the constable and surety approved and surety appro	interest and costs, and the costs that me	ay geerug.	Baker sundy
this 14 day of 6 A.D. 1881. Stay of Execution expires J. P. Stay of Execution expires property of the same to		Jos Hoyland, 13	, surety.
188 . Issued an Execution for returnable , 188 , and delivered the same to , Constable.	Tq	ken by and signed, and achnowledged	before me, and surety approved,
188 . Issued an Execution for returnable , 188 , and delivered the same to , Constable.	this 14 day of 601	A. D. 1887 Stay of Execu	ution expires
delivered the same to	W. He , Sho	, J. P. ∫ 188 . Am't	then due \$
delivered the same to , Constable.	188	. Issued an Execution for	
		returnable	, 188 , and
	delivered the same to	, Constal	ble.
		as follows:	

Executed and acknowledged before me, and surety approved this

Show JUSTICE OF THE PEACE, mary Wollam Amount Claimed, \$ Pl'ff's.free bill of particulars which is in The Plaintiff filed substance as follows: gerome , ochril obbraham Rapol the Sum of twenty Dollars with Judgment, \$ 20 185 at sixt be et with on in Sussel of two Sollo, Signed JUSTICE'S FEES. Summons Affidavit Order of Jan 10 1893 Undertaking Subpæna Names Obbried Summons Swearing Witnesses Adjournment Filing / Papers Noturnable on the 14 at 1.3, on Record 200 Words Summond Returned Undorsed Judgment Satisfaction Den 11 1898 berned by Relading to Copps Bail for Stay on the within mouned Defendant Execution and Filing Trans. and Certificate CONSTABLE'S FEES Sum. Serv., and Mileage Sub. Serv., and Mileage of the Defendent Twenti Sum. Appraisers Schedule and Bond Ballars & Mish font cents Serv. Garnishee Att. Trial Sum., Jury and Mileage Ex. and Per. Cent. W. 26. Stone J. D. WITNESSES Anne 28.93 3120 450 Mary wollars

John 2 sufficient surety, caused an

to be entered herein, which
In pursuance of the Sta

as surety for the above against of the interest and costs, and the c

this 2 3 day of

delivered the same to

Execution returned a

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	John 23, 1882 3 the Defendant in the above case came and by Bahal his surety, resident of the County, approved by me as good and
4	John Bahal his surety, resident of the County, approved by me as good and
	sufficient surety, caused an undertaking for the
	STAY OF EXECUTION
	In pursuance of the Statutes in such case made and provided, I, John Raffler as surety for the above Stay of Execution on the above Judgment of Mary Rollan against of the American for the easts that may accrue
	as surety for the above Stay of Execution on the above Judgment of Many Wallan
	against of said Judgment, and undertake to pay the amount of said Judgment,
	John Raypole , Surety.
	Taken by and signed, and achnowledged before me, and surety approved,
	this 2 3 day of Hove A. D. 1889 3 Stay of Execution expires Jun 22, 93
	this 2 3 day of Hove A.D. 1889 3 Stay of Execution expires Jun 22, \$3 Will Share 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:

A. D. 188 the said obtained a judgment against the said.....cents, and costs taxedand the said

APPEAL UNDERTAKING.

therefrom to the court of Common Pleas of..... County. Now; therefore, I,.... 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 accure; 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

FOF

Before Will . Stone JUSTICE OF THE PEACE, No. Amount Claimed, \$ 90, Simeon hosris The Plaintiff filed fis bill of particulars which is in substance as follows: on or about the William Herriatt He aboke Defendant a mare which was Def'ts. on said day delivered by the said defendant Judgment, \$. to this plaintiff who has ever since had and JUSTICE'S FEES. held said not withstanding the tender back to said defendant as hereinafter stated. Summons Affidavit This plaintiff says that on this day of his Order of Undertaking purchase of said more he paid to the said Subpæna Names defendant the full and reasonable value Swearing Witnesses there for touit; the sum of \$ 90.00 Adjournment That at the time of purchase and sale of Filing Papers said mare, the said defendant then warranted said mare to be sound and free from Record Words blemished and defects, where repor this deferedant Judgment . Satisfaction relying on said warranted purchased said Bail for Stay mare and paid to said defendant said sum Execution and Filing \$890. . That said more was unsound and Trans. and Certificate disease with runing soves. That on the 31st day of Dec. 1892 the planniff offered to redeliver to the defendant said mars and then tender her back to the defendant CONSTABLE'S FEES said mare, who then refused to recieve said mans Sum. Serv., and Mileage The plaintiff says that by reason of the premises Sub. Serv., and Mileage Sum. Appraisers he has been damaged in the sum of \$ 90.00 Schedule and Bond for which sum he asks judgment against Serv. Garnishee Att. Trial the said defendant. Defred Sum., Jury and Mileage Ex. and Per. Cent. ly W. S. Hoops his attasmy feb 10.1893 WITNESSES the above Defendat on on befor 17. 93 at 10 and seliced to Myb. Durbrand Freb 11 1893 Serve this Summers by learn a certified Cappy wither the Defendant

bigned W. H. Dubbson

Jeb 17 1893

Witness in

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being Brese Habet J. S. Wilmess Foel was Sworen as Sworen as Miley aline of this Day as

sufficient surety, caused an

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

interest and costs, and the c

this ____day of

delivered the same to

Execution returned a

ROR. Just 17 1893, 10 oclarch a. on since but for trial asked for a Jury Noi Thatid Samuel Schinlel de Start of Believe to Start Holes Housing Ho. B. Sciler to Start Holes Shaker Schinles to the Hollam get 17 1898 henine issued and believed PEACE, eich is in 1 It Il Durbrane cooksta for their Apperance on the 22. say of Jul 22, 1893 odor of the for the 17 18. 9/3 seemed Superat for the fonish witness in behalf of the Claintiff to wit Toel Hill. Win and Heiney Denginin . neil. B It Bithet & Henry Frederichi and deliver to W. 96. Surbrane constable to Affect on the 22 day 6 04 vas dant and ack of Feb 1898 at 1 ochef. In is Feb 21 1893 ismed Supera for Debendant to wit Joseph Mostris Serior e said to appear on the 22 1893 at 1 octobs J. Mr Heb 291 1898 humine buturned sudvised as formen's by copy to 3. Feb 293 Seem to the bolowing Juras S. H. Bulen A. J. Make 1954 of Stewart. H. B. Seely Kobert oragin to the Wollan W. H. Burbura Deb 29 1893 Plaintiff Inferina Between Indarse as fowlaw by Ready to Jack Hill W Blaing B. H. Pickett & Henry Fredrich fees 120 of edaut id um ed ares et d mares ses Mis Doy as folaw 1.50 mest sufficient surety, caused an undertaking for the to be entered herein, which follows: interest and costs, and the costs that may accrue. this returnable delivered the same to Execution returned and endorsed as follows:

Heb 22 1892 Joel J. m. Sim bet for trial both Presont Hobert J. Stewart to B. Seeley and was Swaven the Blaintiff Wilmers Foel. Will Won Blaing Ben . Meil Henry Fredrich to B. H. Liches was Sworen to Enganed also the Defendants witness Joseph hosein Sen was Sworen a Enomend the Juras howing, Heard Prook and Allegation of Both Partis agreed whom and Returned their Verdia , 188 , the Defendant in the above case came and by APPEAL UNDERTAKING. his surety, resident of the County, approved by me as good and . A. D. 188 the said EXECUTION obtained a judgment against the said In pursuance of the Statutes in such case made and provided, I, on the docket of as surety for the above Stay of Execution on the above Judgment of do hereby promise and undertake to pay the amount of said Judgment ... cents, and costs taxed and the said , Surety. Taken by and signed, and acknowledged before me, and surety approved, therefrom to the court of Common Pleas of...... A. D. 188 . \ Stay of Execution expires , J. P. \ 188 . Am't then due \$ 188 . Issued an Execution for that the said appellant, if judgment be adjudged against him on the ap-, Constable. peal, will satisfy such judgment with interest and costs and the costs that may accure; 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

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Simon Maria's William Hessiatt. Def'ts. Judgment, \$ JUSTICE'S FEES. 25 Summons Affidavit Order of Undertaking 30 Subpæna 2. Names Swearing & Witnesses Adjournment 10 Filing & Papers wa Turus 40 inine Record 700 Words 115 40 Judgment Satisfaction Bail for Stay Execution and Filing Trans. and Certificate Ming of trial 100 CONSTABLE'S FEES Sum. Serv., and Mileage 120 Sub. Serv., and Mileage Sum. Appraisers Schedule and Bond Serv. Garnishee Att. Trial Sum., Jury and Mileage 100 75 Ex. and Per. Cent. Atten Srial 4.80 WITNESSES alaines m Ken Dreedy

Before W. H. Shr JUSTICE OF THE PEACE, Amount Claimed, \$ Continued from Pay 164 bill of particulars which is in The Plaintiff filed substance as follows: the fine as do find and assess the Plaintiff Claim heavin against the Defendant to the Sum of twenty fine Sollars \$25. Sugne H. B. Seely Sefendant Jan A. J. Habert notice of an appeal of the Stewart . Here fore on Said it is Consider, by one 10 that the Claintiff Recavers off of the Defent the Sun twenty fine Sallars an East tonen 5 as faloge film Bil of Pertie 8 on Sunan 26-oh sy Swan & withers hi filing & Pe 15 bour Ju 20 hor you later Sta Juras Eanster ear Smut milly Superior to me Sin Jun to Sitin on terian

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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 e

this _____day of

delivered the same to________Execution returned of

Hustier of the Real

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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

, 188 , an

Sept 3- 1894
Assued an Execution on the aportaid Judgement and delivered the Same John Holmes Constable
All Durboance

found to leve on John Holmes constake.

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

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

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

> 188 . Issued an Execution for returnable

delivered the same to , Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

)) day of
	Whereas, on the day of
	A. D. 1843 the said
	Anne (Venting
	obtained a judgment against the said the said
	on the dockes of It It Show J. P., for Dollars and
	The off Show I B
	on the docket of the first of the docket of
	for Moterty Of sal Dollars and
	cents, and costs taxed
	and the said
	William Hetry & intends to appeal
	Il Il intends to appear
1	therefrom to the court of Common Pleas of At 1914
	County. Nove; therefore, I. Landson Hill
	of Minima Cyl do hereby
	promise and undertake to the said & and my with
	promise and undertake to the same
	in the num of Congsty
d	Dollars, Dollars,
	that the said appeliant, if judgment be adjudged against him on the ap-
	peal, will satisfy such judgment with interest and costs and the costs
	that may accure; and also that the said appellant will proseque his ap-
	that may accure, and and other delent (1 - 1)
	peal to effect and without unnecessary delay fill
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Or M. Corosy Pl'ff's. John Herrialt to Def'ts. Judgment, \$ Pltff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts. JUSTICE'S FEES. 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 Ex. and Per. Cent. WITNESSES

Before W Hb Stone JUSTICE OF THE PEACE, Amount Claimed, \$29.90 188 The Plaintiff filed his bill of particulars which is in substance as follows: October 28 1892 mime month after Sait & Granjist to
to Day to the order of Job. tollier
Swenth mine & 300 dallars walne Received
at 8 for after date
The Pickett Theronce Obio. For 2, 18941

isned Summons of this Dail

teetuttomeable an ar befor the Sis of Fan

1894 at one ochan & Man and delivere

the Lame to Constater Man Dewith Jamunary 4 1894 Summons Returned with the February Sudarsment the Defendants not found in my County Signed Fon Bewith Consta Hm Bewith Constable

sufficient surety, caused an

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day of

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

as surety for against

interest and costs, and the c

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delivered the same to

Execution returned a

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
ufficient surety, caused an under		
STA	Y OF EXE	CUTION
o be entered herein, which follow		
	in such case made and provided	, <i>I</i> ,
	of Execution on the above Judgm	ient of
against	do hereby promise and u	undertake to pay the amount of said Judgmen
interest and costs, and the costs		, Surety.
	Taken by and signed, and ac	chnowledged before me, and surety approved
this day of	A. D. 188 . \ S	itay of Execution expires
	, J. P. } 1	88 Am't then due \$
	188 . Issued an Execution fo	
	returnable	, 188 , an
delivered the same to		, Constable.
Execution returned and en	dorsed as follows:	

APPEAL UNDERTAKING.

	Whereas, on theday of
	Whereas, on the
	obtained a judgment against the said
	on the docket of J. P.,
	for Dollars and
	cents, and costs taxed
١	and the said
	intends to appeal
	therefrom to the court of Common Pleas of
1	County. Now; therefore, I,
	of
	promise and undertake to the said
	in the sum of
l	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 accure; and also that the said appellant will prosecute his ap-
	neal to effect and without unnecessary delay.

86 Ryan Pl'ff's. A Smith John Rayholi Judgment, \$ Pltff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts. JUSTICE'S FEES. Summons Affidavit Order of Undertaking Subpæna Names Witnesses Swearing 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

Before In the Surboner JUSTICE OF THE PEACE, Amount Claimed, \$ 31.50 The Plaintiff filed his bill of particulars which is in substance as follows: A Nate of hand dated June months Often date the promiss to pay fels allen or Greder the Sem of Highy Hollanging confilm Rese with about 8 per cens after due Signed A Smith John Raypole defit 26 94 gave notes to the depludar I Smith and John Raypule who Com portuand and confessed that they were indiced to the planetifor & Ryand in the Sum 01850.50 fifty one doland fifty cents and 4.64 intern & to this date it is Therefore consider by me that the said & Ryan recover flyty our dollar and poly centy pune and \$46 souter and cost and interes and cost that may acoul. Hughed uphonan April 27/2/893 and pirty Six conts in gull of the about Gird Gradgement & P

sufficient surety, caused

In pursuance of the as surety for the about against A Smith

interest and costs, and the

delivered the same to_____ Execution returns HE PEACE,

1884

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Dov 10t ,	188 4, the Defendant in the above case came and by
Truch Penny his surety,	resident of the County, approved by 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, woch Henry as surety for the above Stay of Execution on the above Judgment of A By and

against A Smith & Hohe, Kay he do hereby promise and undertake to pay the amount of said Judgment interest and costs, and the costs that may accrue. Enoch HEWEN, Surety.

this 15 Taken by and signed, and acknowledged before me, and surety approved,

this 15 day of formula A. D. 1884. Stay of Execution expires

J. H. Stay of Execution expires

J. J. P. S 1884. Am't then due \$

188 . Issued an Execution for

returnable , Constable.

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

APPEAL UNDERTAKING.

A. D. 188 the said

obtained a judgment against the said

on the docket of...... Dollars and ..cents, and costs taxed

and the said

therefrom to the court of Common Pleas of County. Now; therefore, I,...

promise and undertake to the said.

_, 188__, and 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 accure; 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......

. Dollars,

nllo so re halls Interes you see hastheright to the personer of said Mounter At 1808 and the huderogue hudersequed over In the 3d day The undersigned asks Complaints in fruite a. premises 4 W F June by un lese, of March affor the a chus the law notice in love personer of said menines The sauce

Flectwood Courtewright Plaintiff Before Henry Brobeck against Justice of the Bace Joseph Will Orfendant in and for the muship of ferome State of Union The undersigned Meetwood Courteright a hesident of Franklin County Ohis doth horsby make his Complaint to you, against one Joseph Wills, for this; That save Joseph Wills Hatte ever since the 222 dayy November 1901 and doth still, wilawfully and forcibly detain from the undersigned, persession of the following premises Situated, Situate in the bunship Jerome, in said lone to y lemintagos. And described as follows; It being apart of Survey No. 2991 Verginia Military Lando Originally Entered in the name of Thillips beginning at a white Elm in the hoad Original Corner of said Somey, Meetice South with said road 116 rods & Cumingham line there west with saidline to land deeded to John butweight of Richard W. Athenson + Isaac his Son thence South with Athrerson and Cumungham line the county wand; Thence wist with said want atout 70 poles, lorser on Frederick land, Theme houth with west line duded to John Continget athure & Brudouter o wife to the hathwester losur of the boundanter lat about 174 Roles, There ce East both the line of survey

Notice to leave Tremises To Joseph Wills following primises movine you occupation to wit! Situated he series County This Bounded and described as follow to wit; it being a past of survey no. 2991 Virginia Military lands originally outered in the name of I. Phillips beginning at a white elen in the road in the original Corner of said Survey; Theuce South with said road 116 rodo to Curinghamo line Theuce west with said live to land deeded to John outweight of Richard Withinson And Isaac his on; There South with alkinson and butting haves live to the County road, there ce local with Paid road about 70 poles; Theme North with Mest line to the but thewest Comer of lot known as Counterfee but about 174 poles; Thence East with the line of Survey to the original Corner White Elm, Cutaining one hundred and Jeft four acres of land more or less, Jun ampliance with This notice within three days after its Service will prevent any legal measures being taken by me to oblain Dated March 1/902 Fleetwood Contenengs Natice Rerved March 3-1902

The States this Country of union to any constable of Jerome township Wherear in a estain action for the preible entry and detention of the following described premises to voit, a trial lately tried before me wherein Fleetwood Courtweight war plaintiff and Joseph Wells was defendant and Judgment war sendered on the 12 the day of Moreh all 1902 that the plaintiff have sertitution of said premiser, and also that he you therefore are hereby commanded to cause the defendant to be forthwith removed from said premiser and the said plainliff to have sertitution of the same also that you levy of the goods and shattely of the said defendant and make the costs aforesaid and all according cost and of this writ make legal service and due selum witners my hand this 12th day of March as 1902 Henry Brobeck J. P. & March Received thin woit Harch 12 The 1902 M. tb. De Will Courtable On the 21 Day of Warch 1902 By Writers of this Writ I Restored The Plaintiff Within married to the Possession of the whom within Designated Prinises W. H. Wellill Constable

Sul District

Jul District No! Jerome Township Union County Ohio April the 12 # 1880 It a meeting of the qualified voters of said Sub District held on the second Monday of April 1880 was appointed Charin Wherefor said voters proceeded to elect by ballet one director for Said Subdistrict for the term of three and upon inspection of the Several bollots given at Said Election it was found and publicly declared that was duly elected Secretary

Electwood Courtwegt Pl'ff's. Wells Def'ts. Judgment, \$ Pltff's Cost. Def'ts Cost. Dol. Cts. Dol. Cts. JUSTICE'S FEES. 46 Summons Affidavit Order of Undertaking Subpæna Names 16 Swearing 3 Witnesses Adjournment 20 Filing 4 Papers Record 700 Words Judgment 20 Satisfaction Bail for Stay Execution and Filing brank Judgment on clad Trans. and Certificate silling in Isial writ dof restitution CONSTABLE'S FEES 75 Sum. Serv., and Mileage Sub. Serv., and Mileage 60 Sum. Appraisers Schedule and Bond Serv. Garnishee Att. Trial Sum., Jury and Mileage 2.5 Ex. and Per. Cent. Emoring and laring 100 or goods WITNESSES Defamme, Harcson?

Before Henry Brobeck JUSTICE OF THE PEACE. Amount Claimed, \$ No. Mooch & the 1902 188 hir bill of particulars which is in The Plaintiff filed substance as follows: The undersigned Courtwright a resident of Franklin County Chio doll hereby make hir, complant against one Joseph Weller for that said Joseph Wedly hath ever sisted the 22 md day of Novimber 1901 and doth still unlawful and foreibly delain from the undersqued possession of the following premiser situated situate in the lownship, I ferome, in said bounty of Union State of Chin and described as follows, it being afort of survey no. 2991 Virgina milita Originally entered it the name of J. Phillips begginsting at a white elm in the road original Corner of said survey" thence south with said sough 116 sods to Gunningham line thence west, with said line to land deeded to John Courtweight by Richard W. Alkinson and Isaac there south with Alkerron and burninghan line to the lounty soad, there west his said soud about 70 feler corner on Frederick land, theree worth with weste line deeded to John, Courtwight Alkinron and Poindex lerand wife to the mosth western egenes of the longdex ter lot about 17 thence east with the line of suzyey Original corner while elm containing 154 (werer of land more of herry the said larekt plengerer sengired by law lave said premiser

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and I S. a copy of me testain in manne fourth and stir there surfice said

sufficient surety, caused

to be entered herein, wh In pursuance of the

as surety for the above against____

interest and costs, and th

day

this____

delivered the same to______ Execution returns THE PEACE,

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Franklin his his unlawfully

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Phillips road

said line v Son

ringhan Lhvilh derick

deeded tern

the undersigned asker sestibilion of said bremiser bated thir & day of March all 1902 Electwood Construsight

March & the 1902 I rued summons of that date returnable March 8 1902 March 8 the 1902 summons seturnable with the following indosrement.

sectived this await Moreh 8 the 1902 and March 8 the 1902

served the same on glefendorst day leaving certified copy thereof of this write and Indoseed thousand to the defendant

service and seturn 40 etr

copy 25

mileagle 10 miles 10

March 12 the 1902 10 clock martier appared examing following wither found and the leaves of the services of

and J.S. Jones Plaintif aulso offered in evidence a copy of notice served on defendant the defendant affered no testamoney the court fineder that defendant is quilty in manner tand ar the plaintiff hath in complaint set fourth and that the saine and the matters stated are true it is therefore compidered by me that the said plaintiffhave sistellim of the promiser menshion and described rypir said komflaint and seover of said defendant the east her in laxed at I six dollars and sixty fine until

Henry Brobeck Justice of the peace

, 188 , and

., 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

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 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, therefrom to the court of Common Pleas of..... A. D. 188 . \ Stay of Execution expires

, J. P. \ 188 . Am't then due \$ 188 . Issued an Execution for

returnable delivered the same to. . Constable.

Execution returned and endorsed as follows:

APPEAL UNDERTAKING.

A. D. 188 the said

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

.... Dollars andcents, and costs taxed

County. Now; therefore, I,...

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

peal, will satisfy such judgment with interest and costs and the costs that may accure; and also that the said appellant will prosecute his apseal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this

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

COUNTY, SS.

Before

JUSTICE OF THE PEACE.

No.

Amount Claimed, \$

188

Pl'ff's.

Def'ts.

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

US.

Judgment, \$

Summons Affidavit

Order of

Swearing

Filing

Record

Judgment Satisfaction

Bail for Stay

Execution and Filing

Trans. and Certificate

Sum. Appraisers

Undertaking Subpæna

Adjournment

JUSTICE'S FEES.

Names

Papers

Words

Witnesses

The Plaintiff filed substance as follows:

bill of particulars which is in

The State of Ohio County of Union.

To any constable of Jerome township. Where as in a certain action for the farcible entry and de tention of the fall owing described premises to wit, a trial lately tried before me, Where in Pleetwood Courtweight was plaintiff and Joseph Wells was defendant and Judgment was Irendered on the 12 th clay of March W. L. 1902 that the plaintiff have restitution of said premises, and also that he recover costs in sum ofhumtands \$ 665th I you therefore are hereby commanded to cause the defendant to be forthwith removal from said premises and the said plantiff 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 accurring costs and of this west make legal service and due return.

Witness my hand this 12 th day of March a. 19.1902,

Mach 12 th 1902 Irrued writ of restitution of that date returnable March 21 the 1902, and delivered to W. H Dewitt constable

On the 21 day of March, 1902 by Mirtue of this within named to the forestion of the within derignaled framiser With Dewitt constable Descived my cost in full March 2/01/982 seeined my east in full March 21 COH 1902

W A Lewitt constable

CONSTABLE'S FEES Sum. Serv., and Mileage Sub. Serv., and Mileage

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

WITNESSES

sufficient surety, caused a

to be entered herein, which In pursuance of the

as surety for the above

interest and costs, and the

delivered the same to.

Execution returned

day

HE PEACE.

188

which is in

Theintard of

a. LP. 1902,

at date

, 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 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, therefrom to the court of Common Pleas of..... A. D. 188 . \ Stay of Execution expires _day of , 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.

..day of A. D. 188 the said obtained a judgment against the said Dollars andcents, and costs taxed and the saidintends to appeal County. Now; therefore, I, promise and undertake to the saidDollars, 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 accure; 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

To G. J. Landaker a justice of peace in and for the bounship of Jerome in the bounty of anion the undersigned Brice et sh a resident of the County of Amoon the undersigned Brice of sh a resident of the County of anion State of Ohio. Hoth 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 prossession of the following premises situated in the township of Jevone in said bounty of Union and described as follows. a house on the farm of Brice Ish situated just avest of his house. The said Leslie Turner entered upon said premises as the tenant of the undersigned the lease there for benoitned at the time here in first mentioned and from that time the said Peslie Turner hath unlawfully and toreefly held over his said term. On the 31 day of August the undersigned duly served upon the said Teshe Turner as required by law visioned press from out fremisis the undersigned asks process and restitution ect. Hated this 5 day of Teptember CA. 4. 1908 Bruce cheh.

Indepuig Case - - -Hearing case on appearance, Hearing, determining and docketmig decision offmotion or
loo Hearing case when defense ed enterposed. 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 making transcrift of docket Taking, approving and docketing or recognizance, 80 a bond, undertaking or recognizance, 80 Jaking & docketing becurity for ,60 Docketing Bill of Particulars .80 Offidavet for attachment

Justice Flees.

FO

Brice Ish

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

Pl'ff's.

US.

Leslie Lurner

Def'ts.

Judgment, \$. Pltff's Cost. Def'ts Cost.
Dol. Cts. Dol. Cts. JUSTICE'S FEES. 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.

377	*	m	3.7	975	8	e	77	~
W	4	ц	TA	1	Ø	ø	L	0

Before L. J. La Sidaker JUSTICE OF THE PEACE,

No. Amount Claimed, \$

1908-188

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

sufficient surety, caused a

to be entered herein, which is a surety for the above against.

interest and costs, and the

this____day

delivered the same to______

THE PEACE,

1902-138

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	Whe
STAY OF EXECUTION	******
to be entered herein, which follows:	obta
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	on th
against do hereby promise and undertake to pay the amount of said Judgment,	for
interest and costs, and the costs that may accrue.	
Surety.	
Taken by and signed, and achnowledged before me, and surety approved,	there
thisday of A. D. 188 . \ Stay of Execution expires	Cour
J. P. \$ 188 . Am't then due \$	of
	pron
188 . Issued an Execution for	
returnable , 188 , and	that
delivered the same to, Constable.	peal
Execution returned and endorsed as follows:	that
	peal

APPEAL UNDERTAKING.

١	Whereas, on theday of
١	A. D. 188 the said
ŀ	
١	
١	obtained a judgment against the said
1	on the docket of
1	for
ı	
1	
١	and the said
ı	intends to appeal
	therefrom to the court of Common Pleas of
	County. Now; therefore, I,
1	of do hereby
	promise and undertake to the said
	in the sum of
1	
	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 accure; and also that the said appellant will prosecute his ap-
	peal to effect and without unnecessary delay.

Exonie Ohio March 11 1886. MESS Broderick AM Campbell, The bearer Mor Mo It Stewart, has a case of Encumbrace by reason of pike tax, he wishes to attack a note of the vendors, now in the possession of one John & Stewart, - have & Junescheting Olus = 4Es, you have pinisdiction, attack on ground of non-residence. and further, Suce Robinson Came and put to Stay bail and also feled wellone affedowch and bond no allactiment, 28 -D. J. Hales; as agent of the Peerless Reaper Co, "Question, has the said Correpany a right to a secured Judgment, or has the Co, a right to a Secund actions, he dues not bring it in his own name, for under mely for his obligating himself, but for the purpuse of obtaining fridgment aganist. Gales and Clover as formation on said note, I am holding the papers lille Hurn Moure of mily. (Mel Jenny &. ares: 1,th more Than one progreent may be taken, but There can be but one satisfaction of claim. 2? you have not perisdiction in this case unless Gover Hours resky. Brodies & Mullamphure, por hot.

and this further under 2 quistions. This case, if properly dutered on your bocket, stand Thus: judgment against are defendants except The principal fates, and the cause is Continued as to him for Revoice, How are accachment is proper, on any property of fates found in your prisdiction, at any stage of The proceedings; but programme can not be taken against Clover again. Once in his Com is amongh, progress to has not yet been sectioned against Sates. You see The action of attachment would be useless in any case but That of Hates, and That looned be with reference & former pro-Carding. Bother

$\mathcal{N}o$.
Crim. Doc. Page
Before JUSTICE OF THE PEACE, Township,
The State of Ohio,
Recognizance of Accused.
Filed 189 Justice of the Peace.

Constable.

Published by The Ruggles-Gale Co., Blank Book Manufacturers and Legal Blank Publishers, Columbus, O.

RECOGNIZANCE OF ACCUSED.

Revised Statutes, Sec. 7187.

I	SEIT REMEMBERED, That on the 13th day of April in the year .1. D. 1895
pers	conally appeared before me, one of the Justices of the Peace in and for the Township of
- P (in said County, and jointly and severally acknowledged themselves to owe the State Ohio the sum of
	This the sum of Dollars, to be levied of regoods 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
pers	conally be and appear before the Court of Common Pleas, on the first day of the next term thereof, in
anā	for the County aforesaid, then and there to answer to a charge of breaking miles
lg.	itering the sugar proposof John & Michaels in
In	eday Francion for about the 17th day of march AD
ar	the Sintent The Dersonal Part without leave, and in the meantime to keep the
nea	ce and be of good behavior toward the citizens of the State generally, and especially toward the said
7	I for G, Michaels then this Recognizance shall be void: otherwise
its	hall be and remain in full force and virtue in law.
	of the learly
	P
	Taken and acknowledged before me, on the day and year above written.
	(0, -1, 1, 1, 0, 1h

and at the timeshown by the annexed list and table; that is, I road this went to those witnesses whose names are marked R., I stated its A. D. 188 _ Irrorived this writ, and afterward I served the same in the manner contents to those values are marked S.; and I bit a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Constable.

SUBPŒNA FOR CIVIL CASE.

Revised Statutes, Secs. 6537-5247

THE STATE OF OHIO,
Jerovie Township, County.
Charles Croy
Charles Croy
You are hereby commanded to appear before me. IRM Wowell
a Justice of the Peace of said Township, at my office therein, on the 19 day
of March , A. D. 1887, at 9 o'clock A.M., to give testimony in an
action pending before me, wherein & Ortang
Plaintiff and
Annie Odanis Defendant
Hereof fail not under the penalty of the law.
Given under my hand, this 19 hay of March, A. D. 188
1. 1918 Devel Gustice of the Peace.

Warranty Deed.

Irael, WH	lam.
W. H. Seigh	ried
RECEIVED FOR	R RECORD,
Recorded Sept	o'clock a M. 30 6
	County Records,
efst)	Jordenie Recorder.
ENTERED FOR	189.6
Damas	Ludoon Auditor.

Know all Men by these Presents, That Isael. Wollam
Know all Men by these Presents, That Isael. Wollam
tris Wrife
for the consideration of Neventy Fine dollars,
(\$75.00) received to Our full satisfaction of
(\$75.00) received to our full satisfaction of William to Seegfried
<i>FV</i>
the Grantee
do give, grant, bargain, sell and convey unto the said Grantee / heirs and assigns,
the following described premises:
and state of this and known as part of survey
and state of crew and known as fland of a wrivey
A 3365 in the name of tarker.
Commencing in the center of the Ostrander
Evento and Dublin teklat a Stone Me.
The center of Sand pike 9 R and 14 feet & 2 ind
to a Stone I. We corner WH Seighvied Land Thence
2 with his South line 20 pole to be Stone there
of 9 B and 5 but to Stone of the conner of Aus Bas ha
land thence lo, 20 pole with with Ray pole to
north line to the place of Beginning
Containapone one and of one youth of
land thence lo, 20 pole with with Ray pole & north line to the place of Beginning Containagone come and of one youth of an Acres of Land
1

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 Live
the said Grantors do for but elved and busheirs, executors and administrators, covenant
with the said Grantee his 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
in Fee Simple, and have good right to bargain and self the same in market
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
And I the said Wing.
Vical Tollow
of said Asia Care from the said
do hereby Remise. Release and Forever Quit-Claim unto the said Grantee and her heirs and
assigns, allary right and title of DOWER in the above described premises.
assigns, and the of 2

, L

In Witness Whereof, we hereunto set bur hand and seal the 21 day
of Man
Ninty XIX
SIGNED, SEALED AND DELIVERED IN PRESENCE OF
SIGNED, SEALED AND DELIVERED IN PRESENCE OF
SIGNED, SEALED AND DELIVERED IN PRESENCE OF STARL Mollan [SEAL.] Maggie Durboran. [SEAL.]
Maggie Durborass. [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 Israel Wollam.
personally appeared the above named Israel Wollam,
Mary Wollam
who acknowledged that The , did sign and seal the foregoing instrument, and that the same
is This free act and deed.
I Further Certify that I did examine the said
Mary Wollan
1:115
separate and apart from her said his land and did then and there make known to
her the contents of the foregoing instrument, and upon that examination the declared
thatdid voluntarily sign, seal and acknowledge the same, and that
satisfied therewith.
In Testimony Whereof, I have hereunto set my hand and official seal
at Jerome O this 2/1 day
of May A. D. 1896
at Jerome O this 2/2 day of May A. D. 1896. AFary Public
Notary Public
4

Warranty Deed.

From	

to	
Received	190
at o'clock M.	
Recorded	190
in	County,
Record of Deeds, Vol.	***************************************
Page	
Recorder's Fee, \$	
TRANSFERRED,	117
	190
	Auditor

ITSOHKE BROS., BLANK BOOK MAKERS AND LEGAL BLANK PUBLISHERS,

Warranty Deed.

know all Men by these Presents: That brax. M. Siegfried
and Roy Siegfried her Husband and
Minnie M. Ashhaugh and Mary Ethel Ashbaugh
of the Source of Ostrondo, County of Delaware
and State of Sic in consideration of the sum of \$125)
one hundred and twenty side Dollars Dollars,
to be paid by Jacob Meaver
$\Omega^{-1}\Omega$ Λ .
of the Village of Jeome, County of Union
and State of his, the receipt whereof is hereby acknowledged, do hereby
Brant, Bargain, Sell, and Convey to the said Jacob Meaver
h is heirs and
assigns forever, the following Real Estate, situated in the County of Micion
in the State of Chiv, and in the Village of Gerone
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. M. Corner of Aus. Raypole
found thence North with the center of said
pike nine rods fourteen feet and two inches
to a stone Sill. leorner to W. A. Suggreed
land thence East with his south line
Twenty rods to a stone thence douth
Nine roots and live keel to a stone
I & porner of Aux- Raypule land thenes
Most Twenty hales with Raypole North
line to the place of beginning boulaining
line to the place of beginning boutaining one and one fourth of an aere of land

To have and to hold said premises, with all the privileges and appurtenances there-
unto belonging, to the said blana. M. Siegfried and Boy Siegfried
her Hurband and Minnie. M. Ashbaugh and
Mary Ethel Ashbough their heirs and assigns forever.
And the said blaza M. Sieafried and Roy Siegfrien
her Husband and Minnie M. Ashbaugh and
Marg Ethel Ashbaugh for them and their heirs,
do hereby covenant with the said facob Meaver and
as notedy obtained active site data
his heirs and assigns, that it 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 Jack Meaver and
heirs and assigns, against the lawful claims of all persons whomsoever
Roy Siegeried per Ausband and
May dugined per tustand and
Minnie M. Behlaugh 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.
De il Remembered, 1700 de disconsistentiales
of, A. D. 190, before me, the subscriber,
a furtice of the Peace, in and for said county, personally came
the above-named Clara M. Siegfried and Roy Siegfried
her busband 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.
and your that by or seems

606
Warranty Deed.
FROM
The Leighnien
то
Almona Ashbaugh
7
Received for Record,
at 145 o'clock, PM.
Recorded, April 11", 1904.
in Ulinon County Records
Volume 8 Page 1+ 43, 44 4.
(Om Chulswet) REDORDER.
() (Pa
Entered for Transfer,
afril 5", 1804
Amght B Edwards anglitm
M 1
Dubling
Oloute 1

do for Coursely and becaheirs, executors and administrators, covenant with the said Grantee free 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 Lose will Warrant and Defend said Premises, with the appurtenances thereunto belonging, to the said Grantee ... heirs and assigns forever, against all lawful claims and demands whatsoever. And The the said Elia Seighted Living of said It seeg preed

do hereby Remise, Release and Forever Quit-Claim unto the said Grantee , and here heirs and assigns, all my right and title of Dower in the above described premises. In Vaitness Vabereof, Les hereunto set on hand this / l. h day of January

in the year of our Lord, One Thousand Nine Hundred and 1904 Signed and acknowledged in presence of MADust vinu

WARRANTY DEED .- No. 102.

Bla inche

THE STATE OF OHIO, Lineon County, 88.

Cara Makree

Before me, a Notary Fublic in and for said County, personally appeared the above named Distributed and

that they did sign the foregoing instrument, and that the same is their free act and deed.

In Testimony Tabercof, I have hereunto set my hand and official seal, at. this le day of Danuary A. D. 1904. A My Bustinau

Many Tubles

Hun Abororis William Heroriota Sudgement 25.00 interest 3,73last 16,30 Theseased Cost Luster

The State of Chie Jerow lowship union County Vo John toohnes consable of Said County Thereas on the 22th day of February 1892 Dine Norois Oblained a Judgement against William toerwork before William to Stone a frustice of the Teace in and Township aportaid for the Sum 05825.00 and \$16.30 Cost reportation is due the Sum of \$45,05 with interest from deft 5 1894 until paid with increase of cost Lou are therefore commanded to collect the amount of Saidhudgement with cost indorsed and mersale but of the pessonal property of the Said William toeroiotte and pay the dame to the pasty Entilled thereto and make due return of this Execution and celipicate there on & howing the manes in which you have Executed the Same from in thirty day from the time of your receipt Thereof Liven Under my hand this 3 day of September 1894 Ally Durboran Lustier of the Race

Before I. H. Store 9,10 \$61,1892 and claimed \$158.36 The Plaintiff Triled sait Bill of par as follows. One faconcissory state Faled narch 18.1880 Due Dec 18.1880 I calling for 8100 Signed The A File you which There is Due & unhaid "alse one pramishary Note dated Fan 16. 18 80 Calling for \$15:00, due in since Monthey from date with Indorsement balance due of \$9.80 Interest & principal and Signed W. A. Vile and D. C. Land "also a difference of \$120.40 on corn. nd-dellived according to Continct bought at socis and worth socistings IV. Pasturing cow & hors 12 days of \$1.75° per month Each \$6.08 Signed moreh 3-1882 B. W. Evant. March & should Somons, on the above named Defendants W. A. Lile & D. C. lan starch 1892, 1.00 on the time set foral

Marcha 10,1882. Summont Returned Servet the writ by leaving a coppy of the Same at the resider of the Defedents The Wile & D. C Leane Signed W. He Derborow Const March 11,1882 S. B. medowell March 15, 1892. 1 Oclock line Set for trial B. IT Evans Planntiff & Dile Leane & Win Lile Defendent. mation made by Defen allorney I m Rouse to dismiss the case They assigned for reason that the Defference cause of action in Whit case Defendents are not goestly Bound to answer to all that is set faith in Hardiffe Bill of Carticulars. that they can only be honned or The Interest of the one Promissory not calling for \$ 1300 and sourcest & on which Said ride J. C. Loune appeared at Security and there for which the motion over kuled motor on file

march 11/882 D. C. Leave makes dall Mad he was ne ways interested in The Blandiff Bill. Except on the march 11. 1892 The Defendent ask for adspuriment of thirty days which not Granted April 14. 100.00 motion in file March 11 By consent of all parties they agreed to leave it to arbetratere the Plaintiff leprosing H. B. Seely Defendent - F. J. Hamilton Fine del- for that March 22 1000 March 18: 92 Issued Iromont to He. B. Suly & D. L. Hamilton. as arbetralies in the about east Surmond returned sparch 18,92 Indoered Served the within by reading

march 22, 1892. line det for arbeliators care call. In Kile not peeled B. W. Evans & S. lo. Leane being Rusent and by medual Combent, they settled by D. C. Leave paying, B. H. Evant. The balance of Duck on the \$15.00 note subiel was \$19.80 cm A 14 1892 One coelack P, no Case called both parties being present motors made by the defendent Countel to Discharge Mr action against The Defendent morion, calarraled, motion, on file "58 The plaintiff, and his witness being Sworn and heard in the about Bill of Particulart. 31- is therefore Considered By me That the plaintiff Recover of the Said Defendent Um. Kile the sum of forty eight Dollars and forty eight-ets 2326-

(harres ad Red)

President, M. V. M. A.

1286

162

Lett Hughands Bill Balance and on Sittlemanh \$ 9.52 April 13" 1892 Lammber \$9,58 May 2 " Comeko Inly & " Hayan & they 25 Ang 3 to Ang 14 1890 24 First 12,00 \$10.22 Bolance dow \$ 12.36 JE Hommist-

HYDE BROTHERS Printers MARIETTA, OHIO



Petu Fisher Justice of the Peace

Ohio



LEGAL BLANKS that are economical and ready for quick action

Hyde Brothers, Printers

Marietta,

Ohio

HYDE BROTHERS, PRINTERS

Legal Blank Department

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MARIETTA, OHIO

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Let us call your attention to the enclosed samples of our new legal forms. We believe you will find these more convenient and economical than the forms you are now using.

Notice on Form 1 (Affidavit and Warrant--State Case) that the AFFIDAVIT and WARRANT are on the same sheet, together with the SECURITY FOR COSTS and WAIVER OF JURY. This saves at least three forms, and, as well, keeps all papers intact, on one sheet.

This method prevents lost or misfiled papers, as all relating to the case are on the one sheet, and saves you the cost and the inconvenience of keeping in stock a lot of different blanks.

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These blanks are on good quality paper, clean and sharply printed. They are priced low, and will save you money.

	Dozen	25	100	500
All full size blanks (8½x14)	20 cents 35	cents	85 cents	\$4.00
All half size blanks $(8\frac{1}{2}x7)$	10 " 20	11	65 "	2.75
All quarter size blanks $(8\frac{1}{2}x3\frac{1}{2})$.	6 " 15	"	35 "	1.50
(No order filled	for less than	\$1.00)		

Let us have your order for blanks. Enclosed samples are in stock for immediate shipment. Others will be prepared from time to time. Tell us what you want.

We pay the postage.

Yours very truly,

HYDE BROTHERS, PRINTERS.

No Page		GREETINGS: tached and by		ſagistrate	to law.	Peace)		, 192		(Constable)
AFFIDAVIT AND WARRANT STATE CASE		15	r if	other N	ling 192.	of the				
THE STATE OF OHIO vs.		ce) (Marshal) (Constable), inal of which is herewith at	be found in your County, or if other County within this State, and	forthwith before me, or some other Magistrate	and be further dealt with according to the second and be further dealt with according to the second and the sec	(Mayor) (Justice		within named	now in Court.	(Chief of Police) (Marshal)
Filed 192 BEFORE	E WARRANT	affidavit, the original ke the said	ifb into any other		said complaint, and b		RETURN	of the)
(Mayor) (Justice of the Peace)	OHIO, County Sss.	filed before me an warrant.		have	answer the			I have the bod		
	THE STATE OF (Whereas, there has been reference made a part of this These are, therefore, to	shall have fled, that you pursue after	take and safely keep, so tha	Given under my hand, this		Constable's Fees, Items:	Service and Return, \$ Mileage, mi., \$		\$

SECURITY FOR COSTS

Rec'd this writ

60

Total,

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. 192

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.	
Refere me	(Marrow) (Treation of the December
Before me,	
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	
The state of the s	, arrange, a
	*
	*
contrary to the form of the statute in such case made and provided	, and against the peace and dignity o
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.		GREETING: the original is herewith attached and by	and in your County, ty within this State before me, or some further dealt with	(Mayor) (Justice of the Peace) of the ge) (City) of , State of Ohio.	this writ, I have arrested the within day of day of	(Constable) (Chief of Police) (Marshal)	rs (P. J.) (Mayor)		
Filed and Warrant Issued , 192 Warrant Delivered to (Constable) (Chief of Police) (Marshal)	WARRANT—AUTO LAW ss.	me an affidavit, of which to take the said	if be into any other Cc bod forthwi	Probate Judge) Township) (Villa,	RETURN Usuant to the command of ve now in court, this		SECURITY FOR COSTS Before P.) of (Township) (Village) (Ci	of ble for the costs in this	WAIVER OF JURY
HYDE BROTHERS, PRINTERS, MARIETTA, OHIO.	THE STATE OF OHIO,	Whereas, there has been filed before reference made a part of this warrant. These are, therefore, to command yo	shall have fled, that you pursue after take and safely keep; so that you have having competent jurisdiction to answer	3	FEES Pu Pu Pu Pu Pu Pu Pu P		THE STATE OF OHIO against (J. F	Defendant. County I hereby acknowledge myself responsi shall be dismissed. Attest:	

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.

THE STATE OF OHIO,

AFFIDAVIT—AUTO LAW

County,)		
In the (Mayor's) (Justice's) Court of the (City) (Village) (Township) of	
County of, Ohio	0.	
Before me,		of the
(City) (Village) (Township) of		
personally came		
to law, deposes and says, that on or about the		
County of, State of (
then and there being in charge of and operating		
operate said automobile*		

contrary to the form of the statutes in such cas the State of Ohio. Further deponent saith not.		e and dignity of
the state of onio. Turther deponent state nov		
	(Affiant)	
Sworn to and subscribed in my presence, this	s day of	, A. D. 192
	(Probate Judge) (Mayor) (Justice of the	e Peace) of the
	(Township) (Village) (City) of	
	County of	, State of Ohio.
*"while in a state of intoxication" (Sec. 12628-1 O. L. "at a speed greater than is reasonable or proper, hav		and usual rules of
such road or highway, or so as to endanger life and prop "at a speed greater than miles an hour in t	perty." (Sec. 12603 O. L. 108 Part 1).	
"at a speed greater than miles an hour in o	other portions of a municipality," or	
"at a speed greater than miles outside of a		Township, etc.

Doc. Page AFFIDAVIT AND WARRANT INTOXICATING LIQUORS Crabbe Act 6212-15 G. C. THE STATE OF OHIO VS. , 192..... Filed BEFORE (Probate Judge) (Mayor) (Justice of the Peace) Warrant Issued , 192.... Warrant Delivered to

HYDE BROTHERS, PRINTERS, MARIETTA, OHIO.

WARRANT—INTOXICATING LIQUORS

The STATE OF OHIO, County, To the You are hereby commanded to take the bod if be found in your coun into any other county in the State, and the said forthwith before me or any other officer having jurisdiction, to answer unto the charge of unlawfully * and of this writ make legal service and due return. A copy of the affidavit is hereto attacmade a part of this warrant. Given under my hand and seal this day of (Probate Judge) (Mayor) (Justice o	Court of the (City) (Village) (Township) of d of the within named if be found in your county, or if into any other county in the State, and take and safely keep so that you have so that you have intoxicating liquors, m. A copy of the affidavit is hereto attached and by reference day of , A. D. 192. (Probate Judge) (Mayor) (Justice of the Peace) of the
	To Compa
*Fill in particular offence charged in affidavit.	County of his.

. - - - \$ 1 nave arrested to

(Chief of Police) (Marshal) (Constable) (Sheriff)

AFFIDAVIT—INTOXICATING LIQUORS

Crabbe Act 6212-15 G. C.

	County,)	
In the		Court of the
		, Ohio.
		of th
		, County of, Ohio
		, who being first duly sworn according
o law deposes and says:		
That on or about the	day of	, A. D. 192, in the county o
		, , , , , , , , , , , , , , , , , , , ,
		di
nen and there *(possess)		re) (sell) (furnish) (deliver) (give away) (receive
		orting) (manufacturing) (selling) (furnishing) (deliver
ig) (giving away) (receiv	ing) of intoxicating fique	ors as aforesaid by the said

		was then and there prohibited and unlawfu
		and against the peace and dignity of the State of Ohio
Further deponent saith		
		, and subscribed in m
esence this day	y of	, A. D. 192
		obate Judge) (Mayor) (Justice of the Peace) of the
	(To	wnship) (Village) (City) of
	Cou	inty of, State of Ohio

^{*}Strike out the words in parenthesis which do not apply to the particular offense.

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