

JUSTICES
CIVIL
DOCKET

NO. 2.

LIBERTY TR.
UNION CO., O.

THE RUGGLES-GALE CO.,
—Blank Book Manufacturers,—
BINDERS AND STATIONERS,
No. 317 & 319 South High Street,
COLUMBUS, OHIO.



Tim Orahoad

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STATE OF OHIO
EXECUTIVE DEPARTMENT
COLUMBUS

Columbus, Ohio, October 25, 1918.

Mr. Frank Baldwin,
Peoria, Ohio.

Dear Sir:--

It is a real pleasure to convey to you the thanks of the state and of the nation for the part you took in the registration of September twelfth.

I have the honor of conveying to you the tacit message of the Provost Marshal General for the War Department, expressing appreciation for the prompt and thorough manner in which the work was accomplished. The state of Ohio has been enabled to win appreciation of efforts only through the loyal work of men like yourself who have given of their time freely.

Very truly yours,

A handwritten signature in cursive script, likely of James M. McLaughlin, the Provost Marshal General.

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cc



REVERSE.

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DIRECT.

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DIRECT.

Y

REVERSE.

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DIRECT.

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REVERSE.

REVERSE.

DIRECT.

in and for

UNDERTAKING FOR STAY OF EXECUTION

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

resident of the County, approved by me as
competent surety, caused an undertaking for the
execution to be entered herein, which follows:

In pursuance of the statute in such cases
provided, I _____
as surety for the stay of execution on the
judgment of _____
against _____
hereby promise and undertake to pay the amount of
judgment, interest and costs, and costs that

Taken by and signed and acknowledged
and surety approved, this _____ day of _____
A. D. 189 _____

Justice of _____

Satisfaction of Judgment.

Received _____

payment in full on the above judgment and

CIVIL DOCKET.

in and for

Township,

County, Ohio.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 189____
 the defendant came, and by _____
 _____ his surety,
 resident of the County, approved by me as good and suffi-
 cient surety, caused an undertaking for the stay of exe-
 cution to be entered herein, which follows:

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

Taken by and signed and acknowledged before me,
 and surety approved, this _____ day of _____
 A. D. 189____

 Justice of the Peace.

Satisfaction of Judgment.

Received _____ 189____, from

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

APPEAL BOND.

On the _____ day of _____ 189____, said _____
 entered into an undertaking to the adverse party as follows:
 _____ No _____
 _____ Plaintiff } Before _____
 vs. _____ } Justice of the Peace, _____ Township,
 _____ Defendant } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 189____, the said _____
 obtained judgment against the said _____
 on the docket of said _____
 Justice of the Peace, for _____
 dollars and _____ cents, and costs taxed at _____ dollars
 and _____ cents; and the said _____
 intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
 A. D. 189____

 Justice of the Peace.

Civil Action before

Justice of the Peace,

in and for

Copyright, 1895 by the RUGGLES-GALE CO., Columbus, Ohio.

JUSTICE'S FEES.	
Filing necessary papers, each	5
Taking and certifying Affidavits, each	40
Docketing, Indexing, Appee., per 100 w.	15
Summons, each deft. named in writ	25
Sub. each, 1 person, 25c., each additional	5
Continuance or Adjournment, each	20
Swearing Witnesses, each	5
Entering Bond or Undertaking, each	40
Attachment for Witness or Juror . . . each	40
Order of Attachment	40
Order of Sale or Vendi	40
Notice to Garnishee	40
Order on Garnishee	40
Writ of Replevin	40
Writ of Restitution	40
Order of Arrest	40
Writ, Ord. or Process not nam'd above, ea.	40
Appt'g Guard'n for Minor to pros. suit	25
App'g Spec. Constables or App'rs, each	40
Ent. Rule of Reference or copy thereof	15
Writing Panel for Jury, per 100 words	15
Venire for Jury	40
Swearing Arbitrators, each	5
Sitting in the Trial	1.00
Entering Judgment	40
Judgment on the Docket	14
Recognizance of a Witness or of Bail, ea.	40
Each additional Witness	10
Stay Bond or Appeal Bond and filing, ea.	45
Collections made upon Judgments, 4 per ct.	
Record per 100 words	15
Other Writings or Record, per 100 words,	15
Issuing Execution	40
Ent. discontinuance or satisfaction, each, 20	
Bill of Exceptions and copy, per 100 w.	15
Transcript from Docket, per 100 words	15
Certf. to Trans. or Bill of Ex., each	25

CONSTABLE'S FEES.	
Serv. and Ret. of Summons, each person	40
Mileage miles, 1st mile 20, each add'l	5
Copies, each	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional	10
Mileage as above miles	
Copies, each	25
Serv. and Ret. Attachment for Witness or Juror ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person	40
Mileage on each as above miles	
Copies, each	25
Summoning Jury	1.00
Mileage as above miles	
Copies of Venire, each	25
Attending Trial, per day	1.00
Taking Bond	50
Service of Execution	40
Summoning and Swearing Appraisers, 1.00	
Advertis'g Property for Sale on Execut'n, 40	
Writing or setting up Advertisement	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

JURY. WITNESSES.

Jackson & Hinler
 Plaintiff
 vs.
Samuel Jewell
 Defendant

Action on Book acct

Att'y for Plif.
 Att'y for Deft.
 Am't claimed, \$ 16.85 with interest
 from July 1 1896, and costs.
 Judgment for 17.43 1897
 \$ and costs \$.75

Be it Remembered, That on the 12 day of Feb 1897, the said Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Jan 1st 1896 Samuel Jewell Dr To
 Jackson & Hinler for Goods obtained 16.85
 with interest from July 1st 1896 75c
 17.43

Feb 13 1897
 The Defendant Samuel Jewell came and said the above Bill of Particulars was just & unpaid therefore it is ordered and a judge by me that the Plaintiff collect in the sum of seventeen & 75c Dollars
 cost Tax 75c

J. O. Jenkins J. P.

April 12th 1897 Received the above judgment in full

Jackson & Hinler

UNDERTAKING FOR STAY OF EXECUTION

On the 12 day of Feb the defendant came, and by *George Jewell* resident of the County, approved by me as competent surety, caused an undertaking for the execution to be entered herein, which follows:

In pursuance of the statute in such cases provided, I *George Jewell* as surety for the stay of execution on the judgment of *Jackson & Hinler* against *Samuel Jewell* hereby promise and undertake to pay the amount of judgment, interest and costs, and costs that

G. J. Jewell
 Taken by and signed and acknowledged and surety approved, this 12 day of Feb A. D. 1897 *J. O. Jenkins* Justice of the Peace

Satisfaction of Judgment Received
 payment in full on the above judgment and

Justice of the Peace,

in and for

Township,

County, Ohio.

on Book act

Att'y for Plff

Att'y for Deft

claimed, \$ 16.85 with interest

July 1 1896, and costs

ment for 17.43 189

and costs \$75

Feb 1897, the said

erein, whereupon the following

and figures following, to-wit:

Dr To
obtained \$ 16.85
17.43

13 1897
ll came and
as was just &
to a judge by me
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cutkins J P

e judgment

n Hinlen

UNDERTAKING FOR STAY OF EXECUTION.

On the 12 day of Feb 1897
the defendant came, and by
George Jewell his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:

In pursuance of the statute in such case made and
provided, I George Jewell
as surety for the stay of execution on the above judg-
ment of Jackson T Hinlen
against Samuel Jewell do
hereby promise and undertake to pay the amount of said
judgment, interest and costs, and costs that may accrue.

S. P. Jewell
Taken by and signed and acknowledged before me,
and surety approved, this 18 day of Feb
A. D. 1897 J. C. Jenkins
Justice of the Peace.

Satisfaction of Judgment.

Received _____ 189____, from
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 189____, said
_____ entered into an undertaking to the adverse party as follows:
_____ No _____
Plaintiff } Before _____
vs. } Justice of the Peace, _____ Township,
Defendant } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 189____, the said
_____ obtained judgment against the said
_____ on the docket of said
_____ Justice of the Peace, for
_____ dollars and _____ cents, and costs taxed at _____ dollars
and _____ cents; and the said
_____ intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 189____
Justice of the Peace.

CIVIL DOCKET.

Civil Action before

J. C. Jenkins

Justice of the Peace,

in and for

Copyright, 1885 by the RUGGLES-GALE CO., Columbus, Ohio.

JUSTICE'S FEES.

Filing necessary papers, each	5
Taking and certifying Affidavits, each	40
Docketing, Indexing, Appee., per 100 w.	15
Summons, each deft. named in writ	25
Sub. each, 1 person, 25c., each additional	5
Continuance or Adjournment, each	20
Swearing Witnesses, each	5
Entering Bond or Undertaking, each	40
Attachment for Witness or Juror	40
Order of Attachment	40
Order of Sale or Vendi	40
Notice to Garnishee	40
Order on Garnishee	40
Writ of Replevin	46
Writ of Restitution	40
Order of Arrest	40
Writ, Ord. or Process not nam'd above, ea.	40
App't'g Guard'n for Minor to pros. suit	25
App'g Spec. Constables or App'rs, each	40
Ent. Rule of Reference or copy thereof	15
Writing Panel for Jury, per 100 words	15
Venire for Jury	40
Swearing Arbitrators, each	5
Sitting in the Trial	1.00
Entering Judgment	40
Judgment on the Docket	14
Recognizance of a Witness or of Bail, ea.	40
Each additional Witness	10
Stay Bond or Appeal Bond and filing, ea.	45
Collections made upon Judgments, 4 per ct.	
Record per 100 words	15
Other Writings or Record, per 100 words	15
Issuing Execution	40
Ent. discontinuance or satisfaction, each	20
Bill of Exceptions and copy, per 100 w.	15
Transcript from Docket, per 100 words	15
Certif. to Trans. or Bill of Ex., each	25

CONSTABLE'S FEES.

Serv. and Ret. of Summons, each person	40
Mileage miles, 1st mile 20, each add'l	5
Copies, each	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional	10
Mileage as above miles	
Copies, each	25
Serv. and Ret. Attachment for Witness or	
Juror ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person	40
Mileage on each as above miles	
Copies, each	25
Summoning Jury	1.00
Mileage as above miles	
Copies of Venire, each	25
Attending Trial, per day	1.00
Taking Bond	50
Service of Execution	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

JURY, WITNESSES,

Joseph E Smart
No. 2 vs. J. C. McGlroy + Lafe McGlroy
Plaintiff Defendant

Action on Note
Att'y for Plif.
Att'y for Def.
Am't claimed, \$ 53⁶⁷ with interest
from 189 , and costs.
Judgment for 189
\$ and costs \$

Be it Remembered, That on the 25 day of Feb 1897, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

Raymond O. Oshorn 7th 1894
One year after date fore value received me jointly and severally promise to pay Joseph E Smart one order forty five Dollars with 8% after maturity at the Union Banking so Marysville O cost tax at \$1.00
J. C. McGlroy
Lafe McGlroy

Feb 25th 1897 served summons delivered to court Dasher Returnable March 2nd at 9 o'clock A.M. March 1st summons returned endorse as follows served the same on me by reading copy to the Defendant
John Dasher com
March 2nd 1897

Time set for trial after waiting one hour Defendant failed to appear therefore it is ordered and a Judge by me that the Plaintiff collect in the sum of fifty three & 8/10 Dollars cost tax at \$1.00
J. C. Jenkins J. P.

Nov. 8th 1897 - Received from J. C. M. Shroy one of the Defendants \$37.50 a thirty seven & 1/2 Dollars on above judgement.
J. C. Hartshorn, J. P.

Nov. 13th 1897 - Paid J. C. Jenkins, Ex. J. P. and John Dasher, Constable costs in the above action, Receipts filed. Sent Joseph E. Smart Plaintiff \$35.00 balance.
J. C. Hartshorn, J. P.

Nov. 20th 1897. Recd of J. C. M. Shroy \$13.25 to apply on above judgement. Sent \$13.25 to J. E. Smart receipt filed.

March 12th 1898 - Recd of J. C. M. Shroy \$31.50 balance in full on above judgement. Sent J. E. Smart above amt. Receipt filed
J. C. Hartshorn, J. P.

UNDERTAKING FOR STAY OF EXECUTION

On the 8 day of March the defendant came, and by J. C. McGlroy 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 statute in such cases provided, I J. C. McGlroy as surety for the stay of execution on the judgment of O. M. Scott & D. S. against Lafe + J. C. McGlroy hereby promise and undertake to pay the amount of judgment, interest and costs, and costs that may be incurred.

Taken by and signed and acknowledged by and surety approved, this 10 day of March A. D. 1897
J. C. Jenkins
Justice of the Peace
Satisfaction of Judgment.
Received Mch 12th 1898
Three +
payment in full on the above judgment and costs
J. C. Hartshorn

of the Peace,

in and for

Township,

County, Ohio.

on Note
Att'y for Plf.
Att'y for Def.
claimed, \$ 59.87 with interest
189 , and costs.
ent for 189
and costs \$

Feb 1897, the said
rein, whereupon the following

and figures following, to-wit:

only O Ochoke 9th 1894
I received me
from Joseph E
Dollars with 87
so Marysville O
McJroy
of McJroy
sent to court
at 3 o'clock A.M.
as follows
my copy to the
Justice court

After waiting
appear therefore it
that the Plaintiff
+ 87 Dollars

Kins J P

V. C. M. J. J. J.
Thirty seven

C. Hartshorn, J. P.

J. P. and
in the above
sent Joseph E. Smart

Hartshorn, J. P.

J. P. \$13.25 to apply
to J. E. Smart

J. P. \$35 balance
sent J. E. Smart

Hartshorn, J. P.

UNDERTAKING FOR STAY OF EXECUTION.

On the 8 day of March 1897
the defendant came, and by
J. H. McJroy his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:
In pursuance of the statute in such case made and
provided, I J. P. McJroy
as surety for the stay of execution on the above judg-
ment of O. M. Scott & B. S.
against J. E. Smart & J. C. McJroy do
hereby promise and undertake to pay the amount of said
judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me,
and surety approved, this 10 day of March
A. D. 1897 J. C. Hartshorn
Justice of the Peace.

Satisfaction of Judgment.

Received Mch 12th 1897 from
Three + 15/100 Dollars,
payment in full on the above judgment and costs.

J. C. Hartshorn
J. P.

APPEAL BOND.

On the _____ day of _____ 189____, said
_____ entered into an undertaking to the adverse party as follows:
No _____
Plaintiff } Before _____
vs. Justice of the Peace, _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 189____, the said
_____ obtained judgment against the said
_____ on the docket of said
Justice of the Peace, for
dollars and _____ cents, and costs taxed at _____ dollars
and _____ cents; and the said
_____ intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 189____.

Justice of the Peace.

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JUSTICE'S FEES.

Filing necessary papers, each	5
Taking and certifying Affidavits, each	40
Docketing, Indexing, Appee., per 100 w.	15
Summons, each defd. named in writ	25
Sub. each, 1 person, 25c., each additional	5
Continuance or Adjournment, each	20
Swearing Witnesses, each	5
Entering Bond or Undertaking, each	40
Attachment for Witness or Juror	40
Order of Attachment	40
Order of Sale or Vendi	40
Notice to Garnishee	40
Order on Garnishee	40
Writ of Replevin	40
Writ of Restitution	40
Order of Arrest	40
Writ, Ord. or Process not nam'd above, ea.	40
App't'g Guard'n for Minor to pros. suit	25
App't'g Spec. Constables or App'rs, each	40
Ent. Rule of Reference or copy thereof	15
Writing Panel for Jury, per 100 words	15
Venire for Jury	40
Swearing Arbitrators, each	5
Sitting in the Trial	1.00
Entering Judgment	40
Judgment on the Docket	14
Recognizance of a Witness or of Bail, ea.	40
Each additional Witness	10
Stay Bond or Appeal Bond and filing, ea.	45
Collections made upon Judgments, 4 per ct.	15
Record per 100 words	15
Other Writings or Record, per 100 words	15
Issuing Execution	40
Ent. discontinuance or satisfaction, each	20
Bill of Exceptions and copy, per 100 w.	15
Transcript from Docket, per 100 words	15
Certf. to Trans. or Bill of Ex., each	25

CONSTABLE'S FEES.

Serv. and Ret. of Summons, each person	40
Mileage miles, 1st mile 20, each add'l	5
Copies, each	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional	10
Mileage as above miles	
Copies, each	25
Serv. and Ret. Attachment for Witness or	
Juror ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person	40
Mileage on each as above miles	
Copies, each	25
Summoning Jury	1.00
Mileage as above miles	
Copies of Venire, each	25
Attending Trial, per day	1.00
Taking Bond	50
Service of Execution	40
Summoning and Swearing Appraisers, 1.00	
Advertis'g Property for Sale on Execut'n, 40	
Writing or setting up Advertisement	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

JURY, WITNESSES,

O. M. Scott & Br
 No. 3 vs.
 H J Frank & George Myers
 Plaintiff
 Defendant

Action on Book acct
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 425 with interest
 from 189 , and costs.
 Judgment for 189
 \$ and costs \$

Be it Remembered, That on the 4 day of March 1897, the said Plaintiff filed True Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 June 3rd 1896
 H J Frank & George Myers Dr To
 O. M. Scott & Br for Grass Seed of H. 10
 with interest from date to 9 O. M. Scott & Br
 March 1st 1897

25- Debited Summons delivered to sons
 30- Myers Returnable March 6th 1897 at 9 o'clock
 25- At 9m March 4th 97 Summons returned endorsed as
 follows Received this writ March 1st 97 and served
 the same on the 2 day of March 1897 on the Defendant
 Persondley by copy A & Myers sons

March 6th 1897 9 o'clock A m time set for
 trial Defendants failed to appear after waiting
 one hour therefore it is ordered & a judge by me
 that the Plaintiff collect in the sum of
 Four + 25 Dollars cost say 100 J C Jenkins J P

March 23rd 1897 Received the above judgment in
 full O M Scott & Bros in Docket

March 25th 1897 Received my cost in the above judgment
 in full

The Foot Mfg. Co
 No. 4 vs.
 J. and D. Johnson

Be it Remembered
 Plaintiff filed the
 ing proceedings
 to said Bill of
 to wit. Dec

to the order of
 dredh Dollars!

March 24th 1897
 said that the
 It is therefore
 collect in the

J Aug. 19-1897 -
 Nov. 26 1897 -
 amount \$9.13

UNDERTAKING FOR STAY OF EXECUTION

On the 24 day of March
 the defendant came, and by
 Hiram Johnson
 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 statute in such cases
 provided, I Hiram Johnson
 as surety for the stay of execution on the
 judgment of John Johnson & Foot
 against John Johnson & D. Johnson
 hereby promise and undertake to pay the amount of
 judgment, interest and costs, and costs that may
 be incurred.

Hiram Johnson
 Taken by and signed and acknowledged
 and surety approved, this 24 day of March
 A. D. 1897
 Expires Aug 23 1897 Justice of the Peace
 Satisfaction of Judgment.
 Received Aug 19 1897
 Thirty-two +
 payment in full on the above judgment and costs
 J. C. Jenkins

CIVIL DOCKET.

of the Peace.

in and for

Township,

County, Ohio.

on Book act

Att'y for Plff.
Att'y for Def.
claimed, \$ 425- with interest
189 , and costs.
ent for 189
and costs \$

March 1897, the said
re in, whereupon the following

and figures following, to-wit:

Buyers Dr to
H. 10
Scott + Br

delivered to cons
at 9 o'clock
and endorsed as
1. 97 and served
the Defendant
to buyers cons

us set fore
ar after waiting
+ a judge by me
Some of
C. Jenkins J.P.

judgment in
in Court we

in the above judgment

The Foss Mfg. Co. Plaintiff.
No. 4 vs. J. and D. Johnson. Defendant.
action on note
amt. claimed, \$29.13

Be it Remembered, That on the 25th day of March 1897 The said Plaintiff filed their Bill of particulars herein whereupon the following proceedings were had:
said Bill of Particulars being in words and figures following, to-wit. December 3rd 1896.

Sixty days after date we promise to pay to the order of Mrs Milligan or Bearer Twenty seven + 54 hundred Dollars, at Eight per cent. interest from date.
John F. Johnson
Daniel O. Johnson.

March 24th 1897
John Johnson one of the defendants came and said that the above Bill of Particulars was just & unpaid. It is therefore ordered & adjudged by me that the plaintiff collect in the sum of \$29.13 cost taxed at \$1.00
J. C. Hartshorn J.P.

Aug. 19-1897 - Judgment paid.

Nov. 26 1897 - Paid O. M. Scott + Bro. for the Mass Foss Co. amount \$29.13, Receipts filed J.C. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the 28 day of March 1897 the defendant came, and by Hiram Johnson his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the statute in such case made and provided, I Hiram Johnson as surety for the stay of execution on the above judgment of Foss + Co against John Johnson + D. Johnson do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Hiram Johnson
Taken by and signed and acknowledged before me and surety approved, this 28 day of March A. D. 1897 Expires Aug 23 1897 Justice of the Peace.

Satisfaction of Judgment.
Received Aug 19 1897, from Thirty-two + 100 Dollars, payment in full on the above judgment and costs.
J. C. Hartshorn J.P.

APPEAL BOND.

On the day of 189, said entered into an undertaking to the adverse party as follows:
No
Plaintiff Before
vs. Justice of the Peace, Township,
Defendant County, Ohio.
Whereas, On the day of A. D. 189, the said obtained judgment against the said on the docket of said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents; and the said intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, of County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect, and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 189.
Justice of the Peace.

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JUSTICE'S FEES.	Plaintiff's Costs.	Defendant's Costs.
Filing necessary papers, each		
Taking and certifying Affidavits, each		
Docketing, Indexing, Appee., per 100 w.		
Summons, each def. named in writ		
Sub. each, 1 person, 25c., each additional		
Continuance or Adjournment, each		
Swearing Witnesses, each		
Entering Bond or Undertaking, each		
Attachment for Witness or Juror each		
Order of Attachment		
Order of Sale or Vendi		
Notice to Garnishee		
Order on Garnishee		
Writ of Replevin		
Writ of Restitution		
Order of Arrest		
Writ, Ord. or Process not nam'd above, ea.		
App't'g Guard'n for Minor to pros. suit		
App'g Spec. Constables or App'rs, each		
Ent. Rule of Reference or copy thereof		
Writing Panel for Jury, per 100 words		
Venire for Jury		
Swearing Arbitrators, each		
Sitting in the Trial		
Entering Judgment		
Judgment on the Docket		
Recognizance of a Witness or of Bail, ea.		
Each additional Witness		
Stay Bond or Appeal Bond and filing, ea.		
Collections made upon Judgments, 4 per ct.		
Record per 100 words		
Other Writings or Record, per 100 words,		
Issuing Execution		
Ent. discontinuance or satisfaction, each,		
Bill of Exceptions and copy, per 100 w.		
Transcript from Docket, per 100 words		
Certf. to Trans. or Bill of Ex., each		
CONSTABLE'S FEES.		
Serv. and Ret. of Summons, each person		
Mileage miles, 1st mile 20, each add'l		
Copies, each		
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional		
Mileage as above miles		
Copies, each		
Serv. and Ret. Attachment for Witness or		
Juror ea. pers'n		
Serv. and Ret. Order of Attachm't		
" " Order Sale or Vendi		
" " Notice to Garnishee		
" " Order on Garnishee		
" " Writ of Replevin		
" " Writ of Restitution		
" " Order of Arrest		
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person		
Mileage on each as above miles		
Copies, each		
Summoning Jury		
Mileage as above miles		
Copies of Venire, each		
Attending Trial, per day		
Taking Bond		
Service of Execution		
Summoning and Swearing Appraisers,		
Advertis'g Property for Sale on Execut'n,		
Writing or setting up Advertisement		
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

JURY, WITNESSES,

Gibson Bros,
 No. 5 vs. Samuel Trout

Action on Book acct.
 Att'y for Plif.
 Att'y for Deft.
 Am't claimed, \$ 4.00 with interest
 from 189 , and costs.
 Judgment for 189
 \$ and costs \$

Be it Remembered, That on the 20 day of March 1897, the said Plaintiff's filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Samuel Trout debtor to groceries by wife \$4.00

Mar. 25th 1897

Issued summonses and delivered to Com. Dasher. Returnable Apr 1st at 9 o'clock A.M.

Apr. 1st 1897 9 o'clock A.M. time set for trial, after waiting one hour Defendant failed to appear. Therefore it is ordered & adjudged by me that Plaintiff collect the sum of \$4.00 Cost taxed \$1.00

J. C. Jenkins J.P.

July 12 1897 Recd on above Judgement \$0.75 & paid said amt to E. M. Gibson.

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____ the defendant came, and by _____ 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 statute in such cases provided, I _____ as surety for the stay of execution on the judgment of _____ against _____ hereby promise and undertake to pay the amount of judgment, interest and costs, and costs that may be incurred.

Taken by and signed and acknowledged by _____ and surety approved, this _____ day of _____ A. D. 189_____
 Justice of the Peace
 Satisfaction of Judgment.
 Received _____
 payment in full on the above judgment and costs.

CIVIL DOCKET.

of the Peace,

in and for

Township,

County, Ohio.

on Book acct.

Att'y for Plff.

Att'y for Deft.

claimed, \$ 4.00 with interest 189 , and costs.

ent for 189 ,

and costs \$

March 1897, the said herein, whereupon the following

and figures following, to-wit:

to groceries by wife

mons and deliver- turnable Apr 1st

lock A.M. time waiting one hour

or. Therefore it by me that plain- 1.00 \$4.00

Jenkins J.P.

agement \$0.75 + Gibson,

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 189 the defendant came, and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the statute in such case made and provided, I as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 189 Justice of the Peace.

Satisfaction of Judgment.

Received 189, from Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the day of 189, said entered into an undertaking to the adverse party as follows: vs. Plaintiff Before Defendant Justice of the Peace, Township, County, Ohio. Whereas, On the day of A. D. 189, the said obtained judgment against the said on the docket of said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents; and the said intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 189

Justice of the Peace.

Copyright, 1895 by the RUGGLES-GALE Co., Columbus, Ohio.

JUSTICE'S FEES.	Plaintiff's Costs.	Defendant's Costs.
Filing necessary papers, each		
Taking and certifying Affidavits, each		
Docketing, Indexing, Appce., per 100 w.,		
Summons, each def't. named in writ		
Sub. each, 1 person, 25c., each additional		
Continuance or Adjournment, each		
Swearing Witnesses, each		
Entering Bond or Undertaking, each		
Attachment for Witness or Juror		
Order of Attachment		
Order of Sale or Vendi		
Notice to Garnishee		
Order on Garnishee		
Writ of Replevin		
Writ of Restitution		
Order of Arrest		
Writ, Ord. or Process not nam'd above, ea.,		
App't'g Guard'n for Minor to pros. suit		
App'g Spec. Constables or App'rs, each		
Ent. Rule of Reference or copy thereof		
Writing Panel for Jury, per 100 words		
Venire for Jury		
Swearing Arbitrators, each		
Sitting in the Trial		
Entering Judgment		
Judgment on the Docket		
Recognizance of a Witness or of Bail, ea.,		
Each additional Witness		
Stay Bond or Appeal Bond and filing, ea.,		
Collections made upon Judgments, 4 per ct.		
Record per 100 words		
Other Writings or Record, per 100 words,		
Issuing Execution		
Ent. discontinuance or satisfaction, each,		
Bill of Exceptions and copy, per 100 w.,		
Transcript from Docket, per 100 words		
Certf. to Trans. or Bill of Ex., each		
CONSTABLE'S FEES.		
Serv. and Ret. of Summons, each person		
Mileage miles, 1st mile 20, each add'l		
Copies, each		
Serv. and Ret. of Subpcna, 1st person, 25c.,		
each additional		
Mileage as above miles		
Copies, each		
Serv. and Ret. Attachment for Witness or		
Juror ea. pers'n		
Serv. and Ret. Order of Attachm't		
" " Order Sale or Vendi		
" " Notice to Garnishee		
" " Order on Garnishee		
" " Writ of Replevin		
" " Writ of Restitution		
" " Order of Arrest		
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person		
Mileage on each as above miles		
Copies, each		
Summoning Jury		
Mileage as above miles		
Copies of Venire, each		
Attending Trial, per day		
Taking Bond		
Service of Execution		
Summoning and Swearing Appraisers,		
Advertis'g Property for Sale on Execut'n,		
Writing or setting up Advertisement		
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

7 J. Woods
 vs.
 J. S. Dillon
 & A. Trout

No. 6

Plaintiff

Defendant

Action on *note*

Att'y for Plif.

Att'y for Deft.

Am't claimed, \$
 from 189 , and costs.

Judgment for 189
 \$ and costs \$

Be it Remembered, That on the 12 day of April 1897, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

March 4 1896
 Nine months after date we promise to pay T J Woods thirty four Dollars at Marysville Ohio value received 8% after due
 J S Dillon
 A Trout

April 12th 1897
 Defendant came and said the above bill of Particulars was just & un- paid therefore it is ordered & adjudged by me that the Plaintiff collect in the sum of thirty four & 95 Dollars cost 75^c ¹⁰⁰

J. C. Jenkins J.P.

Sept. 20th 1897 - By order of judgment creditor issued execution and delivered to Constable John Dasher, Costs: 40^c

Oct. 20th 1897 - Execution returned en- dorsed as follows: cash paid by Defendant J. S. Dillon \$36⁰⁰, costs \$1⁴⁰

Oct 20th 1897 - Paid T. J. Woods plaintiff \$34⁰⁰ + Constable Dasher \$1⁴⁰ Receipts filed
 J. C. Hartshorn J.P.

Dec. 11th 1897 - Rec'd balance of above judgment & paid amt to Plaintiff, Receipts filed.
 J. C. Hartshorn J.P.

JURY,
 WITNESSES.

UNDERTAKING FOR STAY OF EXECUTION

On the 20 day of April the defendant came, and by Stephen Shirk resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the statute in such cases provided, I Stephen Shirk as surety for the stay of execution on the judgment of T. J. Woods against J. S. Dillon & A. Trout hereby promise and undertake to pay the amount of the judgment, interest and costs, and costs that may be incurred.

Stephen Shirk

Taken by and signed and acknowledged by and surety approved, this 20 day of A. D. 1897 J. C. Jenkins Justice of the Peace

Satisfaction of Judgment.
 Received Dec. 11 1897
 J. S. Dillon J.P.
 payment in full on the above judgment and costs
 J. C. Hartshorn J.P.

of the Peace.

in and for

Township,

County, Ohio.

on Note

Att'y for Plif.

Att'y for Deft.

claimed, \$

with interest

189 , and costs.

ent for 189

and costs \$

April 1897, the said

re in, whereupon the following

and figures following, to-wit:

ch 4 1896
we promise to
Dollars at
at 8% of the sum
J. S. Dillon
A. Trout

and said the
as Just & un
judges by
in the
years

J. Jenkins J.P.

Judgements
trials and
John Dasher,

returned & un
sh paid by
\$3600, costs \$140

plaintiff \$3400 +
Receipts filed
J.C. Hartshorn J.P.

see of above
& to Plaintiff,

Hartshorn J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the 20 day of April 1897
the defendant came, and by
Stephen Shirk his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:

In pursuance of the statute in such case made and
provided, I Stephen Shirk
as surety for the stay of execution on the above judg-
ment of T. J. Woods
against J. S. Dillon & A. Trout do
hereby promise and undertake to pay the amount of said
judgment, interest and costs, and costs that may accrue.

Stephen Shirk
Taken by and signed and acknowledged before me,
and surety approved, this 20 day of April
A. D. 1897 J. C. Jenkins
Justice of the Peace.

Satisfaction of Judgment.

Received J.C., 11 1897, from
J.S. Dillon sum of \$3600 Dollars,
payment in full on the above judgment and costs.

J.C. Hartshorn

APPEAL BOND.

On the day of 189 , said
entered into an undertaking to the adverse party as follows:

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

Whereas, On the day of A. D. 189 , the said
obtained judgment against the said
on the docket of said
Justice of the Peace, for
dollars and cents, and costs taxed at dollars
and cents; and the said

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

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

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

A. D. 189

Justice of the Peace.

Copyright, 1896 by the RUGGLES-GALE Co., Columbus, Ohio.

JUSTICE'S FEES.		Plaintiff's Costs.	Defendant's Costs.
Filing necessary papers, each	5	10	5
Taking and certifying Affidavits, each	40		
Docketing, Indexing, Appee, per 100 w.	15	25	
Summons, each def. named in writ	25		
Sub. each, 1 person, 25c., each additional	5		
Continuance or Adjournment, each	20		
Swearing Witnesses, each	5		
Entering Bond or Undertaking, each	40		
Attachment for Witness or Juror	40		
Order of Attachment	40		
Order of Sale or Vendi	40		
Notice to Garnishee	40		
Order on Garnishee	40		
Writ of Replevin	40		
Writ of Restitution	40		
Order of Arrest	40		
Writ, Ord. or Process not nam'd above, ea.	40		
Appt'g Guard'n for Minor to pros. suit	25		
App'g Spec. Constables or App'rs, each	40		
Ent. Rule of Reference or copy thereof	15		
Writing Panel for Jury, per 100 words	15		
Venire for Jury	40		
Swearing Arbitrators, each	5		
Sitting in the Trial	1.00		
Entering Judgment	40		
Judgment on the Docket	14		
Recognizance of a Witness or of Bail, ea.	40		
Each additional Witness	10		
Stay Bond or Appeal Bond and filing, ea.	45		
Collections made upon Judgments, 4 per ct.	15	20	
Record per 100 words	15		
Other Writings or Record, per 100 words	15		
Issuing Execution	40		
Ent. discontinuance or satisfaction, each	20		
Bill of Exceptions and copy, per 100 w.	15		
Transcript from Docket, per 100 words	15		
Certf. to Trans. or Bill of Ex., each	25		

CONSTABLE'S FEES.			
Serv. and Ret. of Summons, each person	40	25	
Mileage $\frac{1}{2}$ miles, 1st mile 20, each add'l	5	40	
Copies, each	25	20	
Serv. and Ret. of Subpoena, 1st person, 25, each additional	10		
Mileage as above	5		
Copies, each	25		
Serv. and Ret. Attachment for Witness or Juror	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above	5		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person	40		
Mileage on each as above	5		
Copies, each	25		
Summoning Jury	1.00		
Mileage as above	5		
Copies of Venire, each	25		
Attending Trial, per day	1.00		
Taking Bond	50		
Service of Execution	40		
Summoning and Swearing Appraisers	1.00		
Advertis'g Property for Sale on Execut'n	40		
Writing or setting up Advertisement	25		
Money made on Execution	4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			

JURY, WITNESSES.

Frank E. Gardner
Plaintiff
vs.
D. H. Harrington
Defendant

Action on
Claim for work performed
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 8.00 with interest
from 189 , and costs.
Judgment for 189 ,
\$ and costs \$

Be it Remembered, That on the 22nd day of June 1897, the said Plaintiff filed His Bill of Particulars herein, whereupon the following proceedings were had:

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

The Plaintiff claims Judgment against the Defendant for the sum of Eight Dollars and Five Cents for work performed as follows:

July 1895 Laying 47 perch of stone at 65 cents per perch, amounting to \$30.55
At divers times there has been paid sums amounting to \$22.50, leaving a balance of \$8.05
Frank E. Gardner

Sworn to and subscribed in my presence this 22nd day of June 1897
J. C. Hartshorn J. P.

June 22nd 1897. Issued summons to said Defendant, returnable June 26th 1897 at 10 am. Delivered said summons to John Dasher, Cons.

June 22nd 1897. Summons returned endorsed as follows: Rec'd this writ June 22nd 1897 and served the same on the 22nd day of June 1897 on the Defendant by leaving at the house. Fees, service 25c, Mileage 40c + copy 25c.
John Dasher, Cons.

June 23rd 1897. Defendant appeared and filed set-off as follows:

The Defendants claim of set-off in this action is as follows: No agreement was made as to the amount to be paid by the perch. The job was let for twenty (20) Dollars net, with the agreement for possible small extras and charges. The Defendant was to assist in the labor of building wall. The job was and is yet unfinished. Horse and buggy also furnished one day \$1.50. The work above for at least 4 days at \$1.25 - \$5.00. The work of pointing incomplete \$1.50
D. H. Harrington

Sworn to and subscribed in my presence this 24th day of June 1897

June 24th 1897, Part \$2.50

June 24th 1897, Part

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____ the defendant came, and by _____ 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 statute in such cases provided, I _____ as surety for the stay of execution on the judgment of _____ against _____ hereby promise and undertake to pay the amount of the judgment, interest and costs, and costs that may be incurred.

Taken by and signed and acknowledged and surety approved, this _____ day of _____ A. D. 189 _____ Justice of the Peace.

Satisfaction of Judgment. Received _____

payment in full on the above judgment and costs

CIVIL DOCKET.

in and for Liberty Township, Union County, Ohio.

Sworn to and subscribed in my presence this 23rd day of June 1897.

J. C. Hartshorn J.P.

June 24th 1897, Parties compromised by Defendant paying Plaintiff \$2.50. Action dismissed.

June 24th 1897, Received my costs in the above action.

John Dasher Constable

of the Peace. on claim for work performed. Att'y for Plff. Att'y for Deft. claimed, \$ 8.00 with interest 189, and costs. 189, and costs \$ June 1897, the said claim, whereupon the following and figures following, to-wit:

Final Judgment for the sum of \$30.55 as been paid sum leaving a balance E. Gardner

in my presence J. C. Hartshorn J.P.

summons to said June 26th 1897 at 10 am to John Dasher, Cons.

returned endorsed June 22nd 1897 and 2nd day of June 1897 at the house. Prop + copy 25¢. John Dasher, Cons.

executed and filed set

of set-off in this judgment was made against the perch. The balance net with the all extras and charges in the labor is and is yet unsatisfied furnished one at least 4 days writing incomplete

H. Harrington

UNDERTAKING FOR STAY OF EXECUTION.

On the ___ day of ___ 189___ the defendant came, and by ___ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the statute in such case made and provided, I ___ as surety for the stay of execution on the above judgment of ___ against ___ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this ___ day of ___ A. D. 189___ Justice of the Peace. Satisfaction of Judgment. Received ___ 189___, from ___ Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the ___ day of ___ 189___, said ___ entered into an undertaking to the adverse party as follows: No ___ Plaintiff } Before ___ Justice of the Peace, ___ Township, Defendant } ___ County, Ohio. Whereas, On the ___ day of ___ A. D. 189___, the said ___ obtained judgment against the said ___ on the docket of said ___ Justice of the Peace, for ___ dollars and ___ cents, and costs taxed at ___ dollars and ___ cents; and the said ___ intend to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, ___ of ___ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of ___ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect, and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this ___ day of ___ A. D. 189___ Justice of the Peace.

CIVIL DOCKET.

Civil Action before

J. C. Hartshorn

Justice of the Peace,

in and for

Copyright, 1896 by the RUGGLES-GALE Co., Columbus, Ohio.

JUSTICE'S FEES.	Plaintiff's Costs.	Defendant's Costs.
Filing necessary papers, each	5	
Taking and certifying Affidavits, each	40	
Docketing, Indexing, Appce., per 100 w.	15	
Summons, each defd. named in writ	25	
Sub. each, 1 person, 25c., each additional	5	
Continuance or Adjournment, each	20	
Swearing Witnesses, each	5	
Entering Bond or Undertaking, each	40	
Attachment for Witness or Juror . . . each	40	
Order of Attachment	40	
Order of Sale or Vendi	40	
Notice to Garnishee	40	
Order on Garnishee	40	
Writ of Replevin	40	
Writ of Restitution	40	
Order of Arrest	40	
Writ, Ord. or Process not nam'd above, ea.	40	
App't'g Guard'n for Minor to pros. suit	25	
App'g Spec. Constables or App'rs, each	40	
Ent. Rule of Reference or copy thereof	15	
Writing Panel for Jury, per 100 words	15	
Venire for Jury	40	
Swearing Arbitrators, each	5	
Sitting in the Trial	1.00	
Entering Judgment	40	
Judgment on the Docket	14	
Recognizance of a Witness or of Bail, ea.	40	
Each additional Witness	10	
Stay Bond or Appeal Bond and filing, ea.	45	
Collections made upon Judgments, 4 per ct.	15	
Record per 100 words	15	
Other Writings or Record, per 100 words, 15	15	
Issuing Execution	40	
Ent. discontinuance or satisfaction, each, 20	20	
Bill of Exceptions and copy, per 100 w.	15	
Transcript from Docket, per 100 words	15	
Certif. to Trans. or Bill of Ex., each	25	
CONSTABLE'S FEES.		
Serv. and Ret. of Summons, each person	40	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional	10	
Mileage as above miles	5	
Copies, each	25	
Serv. and Ret. Attachment for Witness or Juror ea. pers'n	40	
Serv. and Ret. Order of Attachm't	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles	5	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person	40	
Mileage on each as above miles	5	
Copies, each	25	
Summoning Jury	1.00	
Mileage as above miles	5	
Copies of Venire, each	25	
Attending Trial, per day	1.00	
Taking Bond	50	
Service of Execution	40	
Summoning and Swearing Appraisers, 1.00	1.00	
Advertis'g Property for Sale on Execut'n, 40	40	
Writing or setting up Advertisement	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

JURY, WITNESSES.

No. 8 vs. Plaintiff
 J. H. Hall
 E. V. Miller
 B. F. Miller
 Defendants

Action on Note
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 8.58 with interest
 from July 22nd 1897, and costs.
 Judgment for Plaintiff, July 22 1897,
 \$ 8.58 and costs \$ 1.65

Be it Remembered, That on the 19th day of July 1897, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The Plaintiff claims judgement on notes as follows
 \$16.40 Marysville Ohio, April 15th 1895
 Six Months after date I promise to pay to the order of J. H. Hall
 Fifteen Dollars
 at Union Bank Marysville O.
 Value received with interest at 6 per cent per annum 8% after due
 B. F. Miller
 E. V. Miller

Endorsed as follows:
 Paid March 17th 1896 - \$5.00
 Paid June 19th 1897 - \$5.00

July 19th 1897 - Issued summons for appearance of E. V. Miller July 22nd 1897 at 9 a.m. and delivered to John Dasher Constable.

July 20th 1897 - Summons returned endorsed as follows: Rec'd this writ July 19th 1897 and I served the same on the 19th day of July 1897 on the defendant by leaving certified copy thereof with E. V. Miller, per service \$0.25, mileage \$0.20, copy \$0.25 John Dasher Cons

July 22nd 1897 - 9 o'clock a.m. time set for trial. Plaintiff appeared. Defendant failed to appear at the time specified in the summons or for our hour thereafter. It is therefore on said day considered by me that the plaintiff collect from defendant the sum of Eight & 58/100 Dollars and costs taxed at One & 65/100 Dollars

Jan. 19th 1898 - Received from Plaintiff \$16.5 costs in full in above action

Jan. 20th 1898 - On motion of Plaintiff and it appearing that B. F. Miller should have been made defendant also, in

this action is herein, and the returnable on the

Jan. 20th 1898 - mentioned and

Jan. 24th 1898 - Received this day on defendant as his house

Jan. 25th 1898 - failed to appear at the Plaintiff has is therefore considered J. H. Hall do the sum from July 22nd 1897 in margin

Jan. 26th 1898 - and bring and delid

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____ the defendant came, and by _____ 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 statute in such cases provided, I _____ as surety for the stay of execution on the judgment of _____ against _____ hereby promise and undertake to pay the amount of the judgment, interest and costs, and costs that may be incurred.

Taken by and signed and acknowledged by and surety approved, this _____ day of _____ A. D. 189 _____

Satisfaction of Judgment.
 Received _____
 payment in full on the above judgment and costs

of the Peace,

in and for Liberty Township, Union County, Ohio.

on Note
Att'y for Plff.
Att'y for Defl.
claimed, \$ 8.58 with interest
July 22nd 1897, and costs.
ment for Plaintiff, July 22 1897,
and costs \$ 4.65
July 1897, the said
rein, whereupon the following

and figures following, to-wit:
Judgement on notes
Ohio, April 15th 1895
I promise
of J. H. Hall
to Dollars
Marysville O
interest at 6
8% after due
Miller
Miller

\$ 500
\$ 500
ous for appearance
at 9 a.m. and
Constable.

turned endorsed
July 19th 1897 and
19th day of July
leaving certified
service \$0.35
the Dasher Cons
M. Line set for
Defendant failed
specified in the
thereafter.
ay considered
iff collect from
\$ 8.58 + 58/100 Dollars
5/100 Dollars
C. Hartshorn, J.P.
from Plaintiff
re action
of Plaintiff
J. Miller should
aut also, in

this action, it is ordered that he be made a Defendant
herein, and that a summons issued against him re-
turnable on the 25th day of January 1898 at 5 o'clock P.M.

Jan. 20th 1898 - Summons issued accordingly as above
mentioned and delivered to Constable John Dasher,

Jan. 24th 1898 - Summons returned endorsed as follows:
Received this writ January 20th 1898 and served the same
day on defendant by leaving a certified copy thereof
at his house, Fees Service + return 25¢ Copy 25¢
John Dasher Cons.

Jan. 25th 1898, 5 o'clock P.M. - Time set for trial. Plaintiff
failed to appear. Said Defendant B. F. Miller failed to
appear at that time or for one hour thereafter. The
Plaintiff having verified his bill of particulars, it
is therefore considered on this day, that said Plaintiff
J. H. Hall collect of said Defendant B. F. Miller
The sum of Eight + 58/100 Dollars with 8% interest
from July 22nd 1897 and costs taxed at \$1.50 as per
margin
J. C. Hartshorn

Jan. 26th 1898 - By order of judgement Creditor J. H. Hall
and being paid the lawful fee I issued transcripts
and delivered to same.
J. C. Hartshorn

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 189____
the defendant came, and by _____
his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:
In pursuance of the statute in such case made and
provided, I _____
as surety for the stay of execution on the above judg-
ment of _____ do
against _____
hereby promise and undertake to pay the amount of said
judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me,
and surety approved, this _____ day of _____
A. D. 189____
Justice of the Peace.
Satisfaction of Judgment.
Received _____ 189____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 189____, said _____
entered into an undertaking to the adverse party as follows:
No _____
Plaintiff } Before _____
vs. Justice of the Peace, _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 189____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____ dollars
and _____ cents; and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____, of _____ County, Ohio, hereby promise and undertake to the
said appellee _____, in the sum and to the amount of _____ dollars, conditioned as
follows: 1. That the said appellant _____ will prosecute _____ appeal to effect, and without unnecessary delay;
2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and
costs.
Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 189____
Justice of the Peace.

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J. C. Hartshorn

JUSTICE'S FEES.

Plaintiff's Costs. Defendant's Costs.

Table of Justice's Fees including items like Filing necessary papers, Taking and certifying Affidavits, Docketing, Indexing, Appce., per 100 w., etc.

CONSTABLE'S FEES.

Table of Constable's Fees including items like Serv. and Ret. of Summons, each person, Mileage, Copies, etc.

JURY, WITNESSES.

No. J. J. Skidmore vs. N. T. Skidmore Plaintiff Defendant

Action on Promissory Note

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 66.48 with interest from July 31st 1897, and costs. Judgment for Plaintiff July 31st 1897, \$ 66.48 and costs \$ 2.10.

Be it Remembered, That on the 27th day of July 1897, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The Plaintiff claims judgement on the following promissory note: March the 25th 1896 Six Months after date I promise to pay to the order of J. J. Skidmore the sum of Sixty Dollars at Eight per cent from date Value received N. T. Skidmore S. B. Skidmore

July 27th 1897 - Issued summons for the appearance of N. T. Skidmore on July 31st 1897 at 5 P.M. Delivered same to John Dasher Constable.

July 28th 1897 - Summons returned endorsed as follows: Received this writ July 27th 1897 and I served the same on the Defendant by leaving copy at the house. Fees service + return 25c, Mileage 60c Copy 25c. John Dasher Constable.

July 30th 1897 - T. B. Skidmore entered into an undertaking for stay of Execution and the same was by me approved. Fees 40c

July 31st 1897, 3 P.M. Time set for trial. Plaintiff appeared. The defendant failed to appear at the time set for trial or for one hour thereafter, and having admitted the claim to be just and unpaid - It is therefore considered by me on this day, that the Plaintiff should collect from the Defendant the sum of Sixty Dollars and Forty-eight cents with 8% interest and costs taxed at Two Dollars + Ten cents.

J. C. Hartshorn, J.P.

July 30th 1897 - Defendant paid \$ 2.10 to apply on costs. Increase costs 50c 1/2 for collection.

Feb. 26th 1898 - Recd of N. T. Skidmore Sixty-nine + 70/100 Dollars in full of above judgement + costs Feb. 28th 1898 paid J. J. Skidmore \$ 66.48. Receipts filed

July 30 1897 - Recd at

UNDERTAKING FOR STAY OF EXECUTION

On the 31st day of July the defendant came, and by T. B. Skidmore resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the statute in such cases provided, I T. B. Skidmore as surety for the stay of execution on the judgment of Sixty-six + 48/100 Dollars against N. T. Skidmore hereby promise and undertake to pay the amount of the judgment, interest and costs, and costs that may be taxed. Taken by and signed and acknowledged and surety approved, this 31st day of July A. D. 1897 J. C. Hartshorn Justice of the Peace. Satisfied by Judgment. Received Sixty-nine + 70/100 Feb. 28th 1898 payment in full on the above judgment and costs J. C. Hartshorn

of the Peace,

in and for Liberty Township, Union County, Ohio.

on Promissory Note

Att'y for Plff.

Att'y for Defl.

claimed, \$ 66 48 with interest

July 31st 1897, and costs.

paid for Plaintiff, July 31 1897,

and costs \$ 210.

July 1897, the said

rein, whereupon the following

and figures following, to-wit:

judgment on the

by the 25th 1896

I promise to pay

Skidmore

date Value received

T. Skidmore

B. Skidmore

for the appearance

A. P. M. Delivered

endorsed as follows:

and I served the

returning copy at the

25th, Mileage 60¢

stable. ~~Feeds~~

entered into an

Execution and

proved. Fees 40¢

for trial. Plaintiff

led to appear at

the house thereafter

claim to be just

considered by

plaintiff should

the sum of Sixty

with 8% interest

and ten cents.

J. C. Hartshorn, J.P.

\$ 2.10 to apply on

for collection.

on Sixty nine + 70/100

judgments + costs

6/20. Receipts filed

July 30 1897 - Recd of J. C. Hartshorn my costs in the above action,

John Dasher cons.

UNDERTAKING FOR STAY OF EXECUTION.

On the 31st day of July 1897

the defendant came, and by

T. B. Skidmore his surety,

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

In pursuance of the statute in such case made and provided, I T. B. Skidmore

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

as surety for the stay of execution on the above judgment of Sixty six + 48/100 Dollars against T. B. Skidmore

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

APPEAL BOND.

On the _____ day of _____ 189____, said _____

entered into an undertaking to the adverse party as follows:

_____ No _____

vs. Plaintiff . Before _____ Township,

Defendant . Justice of the Peace, _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 189____, the said _____

obtained judgment against the said _____ on the docket of said

Justice of the Peace, for _____

dollars and _____ cents, and costs taxed at _____

dollars and _____ cents; and the said _____

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

Now, Therefore, _____, of _____ County, Ohio, hereby promise and undertake to the

said appellee _____, in the sum and to the amount of _____ dollars, conditioned as

follows: 1. That the said appellant _____ will prosecute _____ appeal to effect, and without unnecessary delay;

2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and

costs.

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

A. D. 189____

Justice of the Peace.

Satisfaction of Judgment.

Received Sixty nine + 70/100 1897, from

Feb. 20 1898 100 Dollars,

payment in full on the above judgment and costs.

J. C. Hartshorn

J.P.

Civil Action before

J. C. Hartshorn

Justice of the Peace,

in and for

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JUSTICE'S FEES.

Filing necessary papers, each	5
Taking and certifying Affidavits, each	40
Docketing, Indexing, Appee., per 100 w.	15
Summons, each def't. named in writ	25
Sub. each, 1 person, 25c., each additional	5
Continuance or Adjournment, each	20
Swearing Witnesses, each	5
Entering Bond or Undertaking, each	40
Attachment for Witness or Juror	40
Order of Attachment	40
Order of Sale or Vendi	40
Notice to Garnishee	40
Order on Garnishee	40
Writ of Replevin	40
Writ of Restitution	40
Order of Arrest	40
Writ, Ord. or Process not nam'd above, ea.	40
App't'g Guard'n for Minor to pros. suit	25
App'g Spec. Constables or App'rs, each	40
Ent. Rule of Reference or copy thereof	15
Writing Panel for Jury, per 100 words	15
Venire for Jury	40
Swearing Arbitrators, each	5
Sitting in the Trial	1.00
Entering Judgment	40
Judgment on the Docket	14
Recognition of a Witness or of Bail, ea.	40
Each additional Witness	10
Stay Bond or Appeal Bond and filing, ea.	45
Collections made upon Judgments, 4 per ct.	
Record per 100 words	15
Other Writings or Record, per 100 words	15
Issuing Execution	40
Ent. discontinuance or satisfaction, each	20
Bill of Exceptions and copy, per 100 w.	15
Transcript from Docket, per 100 words	15
Certif. to Trans. or Bill of Ex., each	25

Plaintiff's Costs.

Defendant's Costs.

25

40

14

21

25

20

50

CONSTABLE'S FEES.

Serv. and Ret. of Summons, each person	40
Mileage ... miles, 1st mile 20, each add'l	5
Copies, each	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional	10
Mileage as above ... miles	
Copies, each	25
Serv. and Ret. Attachment for Witness or	
Juror ... ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above ... miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person	40
Mileage on each as above ... miles	
Copies, each	25
Summoning Jury	1.00
Mileage as above ... miles	
Copies of Venire, each	25
Attending Trial, per day	1.00
Taking Bond	50
Service of Execution	40
Summoning and Swearing Appraisers	1.00
Advertis'g Property for Sale on Execut'n	40
Writing or setting up Advertisement	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

JURY, WITNESSES.

C. F. Sellers Plaintiff
 No. 10 vs.
 T. B. Cashell
 Wm. Cashell Defendant
 Firm name Cashell Bros.

Action on Book account
 N. H. Merchant Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 5¹⁰ with interest
 from Dec. 1st 1896, and costs.
 Judgment for Plaintiff Aug 14 1897.
 \$ 5¹⁰ and costs \$ 1²⁵

Be it Remembered, That on the 7th day of August 1897, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The Plaintiff, C. F. Sellers, claims Judgment against defendants T. B. Cashell and Wm. Cashell, partners doing business under the firm name of Cashell Bros. for the sum of Five and 10/100 Dollars as per his statement of account hereto attached and made a part of this Bill of Particulars, with interest from the 1st day of December 1896 and for costs.
 C. F. Sellers

Statement of account
 Marietta, O July 10th 1897
 Cashell Bros. Raymond's
 In account with C. F. Sellers
 Dec. 1-96 To mdse Bal. \$ 5¹⁰

State of Ohio Union Co. s.s.
 C. F. Sellers, being first duly sworn according to law, deposes and says that he is the owner of the attached statement of account that said account is true and correct, that is for merchandise sold and delivered to Cashell Bros. at their request and on their order and that they duly received the same, and acknowledged the same to be just and correct, that there is due him on said account the sum of Five + 10/100 Dollars with interest on the same from Dec. 1st 1896, that there is no credits or off-sets against the same to this affiant's knowledge, further this affiant saith not

C. F. Sellers
 Sworn to before me and by the said C. F. Sellers subscribed in my presence this 26th day of July, A. D. 1897.
 J. M. Kennedy
 Notary Public
 (Seal)

To the Court:-
 Issued
 William Cashell
 County Ohio, set
 August 1897 at
 "Money only" am
 1st day of Decem

I am good for
 August 10th 1897 -
 and Wm. Cashell
 writ to John Da
 Aug. 11th 1897 -
 this writ Aug. 10
 1897 on the Defend
 25c, Millage 20

Aug. 14th 1897 - 10.00
 failed to appear
 It is therefore e
 collect of the
 with 6% interest
 95/100 Dollars.

UNDERTAKING FOR STAY OF EXEC

On the _____ day of _____
 the defendant came, and by _____
 resident of the County, approved by me as good
 cient surety, caused an undertaking for the st
 cution to be entered herein, which follows:
 In pursuance of the statute in such case
 provided, I _____
 as surety for the stay of execution on the a
 ment of _____
 against _____
 hereby promise and undertake to pay the amo
 judgment, interest and costs, and costs that m
 Taken by and signed and acknowledged
 and surety approved, this _____ day of _____
 A. D. 189 _____
 Justice of th
 Satisfaction of Judgment.
 Received _____ 18
 payment in full on the above judgment and co

of the Peace,

in and for Liberty Township, Union County, Ohio.

on Bank account

Merchant Atty for Plff. Atty for Def. claimed, \$ 5.10 with interest Dec. 1st 1896, and costs. Plaintiff Aug 14 1897, and costs \$ 1.95 August 1897, the said rein, whereupon the following

and figures following, to-wit: C.F. Sellers, claims unto T.B. Cashell doing business Cashell Bros. for claims as per list attached and of Particulars, day of December 1896. Sellers

unt will. O July 10th 1897 C.F. Sellers \$ 5.10

first duly sworn and says that he is statement of account and correct, that delivered to Cashell his order and that and acknowledged that there is due sum of Five + 1/100 Dollars from Dec. 1st 1896, or off-sets against knowledge, further Sellers the said C.F. Sellers this 26th day of Kennedy Notary Public (Seal)

Recipe:

To the Court:-

Issue summons for Cashell Bros, T.B. Cashell and William Cashell, to the Constable of Liberty Township Union County Ohio, returnable according to law, on the 14th day of August 1897 at 10 o'clock A.M. Indorse said writ "action for money only" amount claimed Five + 1/100 Dollars with interest from the 1st day of December, 1896, and for costs W.H. Merchant, Atty for Plaintiff

I am good for the costs in this case

Signed: Ettie B. Merchant.

August 10th 1897- Issued summons for appearance of T.B. Cashell and Wm. Cashell on Aug. 14th 1897 at 10 o'clock A.M. Delivered writ to John Dasher Constable.

Aug. 11th 1897- Summons returned endorsed as follows: Received this writ Aug. 10th 1897 and I served the same on the 10th day of Aug. 1897 on the Defendants by leaving copy with them. Fees Vehicle 25c, Millage 20c copies 50c John Dasher, Constable.

Aug. 14th 1897- 10 o'clock A.M. Time set for trial. Defendants failed to appear at that time or for one hour thereafter. It is therefore considered by me, on this day, that the Plaintiff collect of the Defendants the sum of Five and 1/100 Dollars with 6% interest from Dec. 1st 1896 and costs taxed at One and 95/100 Dollars. J. V. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 189____ the defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the statute in such case made and provided, I _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 189____ Justice of the Peace.

Satisfaction of Judgment.

Received _____ 189____, from _____ Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 189____, said _____ entered into an undertaking to the adverse party as follows: No _____ Plaintiff } Before _____ vs. Justice of the Peace, _____ Township, Defendant } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 189____, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents; and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 189____ Justice of the Peace.

Civil Action before

J. C. Hartshorn

Justice of the Peace,

in and for

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JUSTICE'S FEES.

Filing necessary papers, each	5
Taking and certifying Affidavits, each	40
Docketing, Indexing, Appce., per 100 w.,	15
Summons, each def't. named in writ	25
Sub. each, 1 person, 25c., each additional	5
Continuance or Adjournment, each	20
Swearing Witnesses, each	5
Entering Bond or Undertaking, each	40
Attachment for Witness or Juror	40
Order of Attachment	40
Order of Sale or Vendi	40
Notice to Garnishee	40
Order on Garnishee	40
Writ of Replevin	40
Writ of Restitution	40
Order of Arrest	40
Writ, Ord. or Process not nam'd above, ea.,	40
Appt'g Guard'n for Minor to pros. suit.	25
App'g Spec. Constables or App'rs, each	40
Ent. Rule of Reference or copy thereof.	15
Writing Panel for Jury, per 100 words	15
Venire for Jury	40
Swearing Arbitrators, each	5
Sitting in the Trial	1.00
Entering Judgment	40
Judgment on the Docket	14
Recognizance of a Witness or of Bail, ea.,	40
Each additional Witness	10
Stay Bond or Appeal Bond and filing, ea.,	45
Collections made upon Judgments, 4 per ct.	15
Record per 100 words	15
Other Writings or Record, per 100 words,	15
Issuing Execution	40
Ent. discontinuance or satisfaction, each,	20
Bill of Exceptions and copy, per 100 w.,	15
Transcript from Docket, per 100 words	15
Certf. to Trans. or Bill of Ex., each	25

Plaintiff's Costs. Defendant's Costs.

5
40
14
21

Action on

Book account

Ida B. Milbury Plaintiff
No. 11 vs.
Homer Montgomery Defendant

Att'y for Plt
Att'y for Def

Am't claimed, \$ 109 ⁶⁰/₁₀₀ with interest
from 189 , and costs
Judgment for Plaintiff, Sept 2 1897
\$ 109 ⁶⁰/₁₀₀ and costs \$ 0 ⁰⁰/₁₀₀

Be it Remembered, That on the 2nd day of September 1897, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

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

Homer Montgomery vs.

Is balance due on rent for year 1894 -	\$ 25.00
" rent for year 1895	50.00
" one plow share	3.00
" rent of well & one acre lot years 1894 & 1895	3.00
" extra pasture rent of meadow	4.00
" fertilizer	15.00
" use of binder to cut 32 acres oats at 30 cents per acre	9.60
Total	\$ 109.60

Sept. 2nd 1897 - Said Defendant Homer Montgomery, appeared, waived process, entered appearance herein and confessed that he is indebted to said Plaintiff Ida B. Milbury in the sum of \$109.60 and requests that judgment be entered on said confession, and for costs. Thereupon it is on said 2nd day of September 1897, considered by me, that said Plaintiff recover of said Defendant, said sum of One Hundred, Nine ⁶⁰/₁₀₀ Dollars and costs taxed as for margin, at Eighty cents.

J. C. Hartshorn
J. P.

CONSTABLE'S FEES.

Serv. and Ret. of Summons, each person	40
Mileage miles, 1st mile 20, each add'l	5
Copies, each	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional	10
Mileage as above miles	5
Copies, each	25
Serv. and Ret. Attachment for Witness or Juror ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	5
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person	40
Mileage on each as above miles	5
Copies, each	25
Summoning Jury	1.00
Mileage as above miles	5
Copies of Venire, each	25
Attending Trial, per day	1.00
Taking Bond	50
Service of Execution	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

JURY, WITNESSES.

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____ the defendant came, and by _____ resident of the County, approved by me as good and sufficient surety, caused an undertaking for the satisfaction to be entered herein, which follows: In pursuance of the statute in such case provided, I _____ as surety for the stay of execution on the amount of _____ against _____ hereby promise and undertake to pay the amount of judgment, interest and costs, and costs that may be incurred.

Taken by and signed and acknowledged and surety approved, this _____ day of _____ A. D. 189 _____

Satisfaction of Judgment.

Received _____ 18 _____

payment in full on the above judgment and costs.

of the Peace,

in and for

Liberty

Township,

Union

County, Ohio.

on

Book account

Att'y for Plt

Att'y for Def

claimed, \$ *109⁰⁰* with interest

189 , and costs

ment for Plaintiff. *Sept 2* 1897

96⁰⁰ and costs \$ *0⁰⁰*

September 1897, the said
erein, whereupon the following

and figures following, to-wit:

for year 1894 - \$25.00

50.00

3.00

years 1894/1895 3.00

do 4.00

15.00

32 accounts at

9.60

Total \$109.60

*our Montgomery,
ed appearance herein
debted to said Plaintiff
of \$109.60 and re-
turned on said con-
unit is on said
sidered by me, that
Defendant, said
four Dollars and
Eighty cents.*

*J. C. Hartshorn
J. P.*

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 189____
the defendant came, and by _____

his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:

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

Taken by and signed and acknowledged before me,
and surely approved, this _____ day of _____
A. D. 189____

Justice of the Peace.

Satisfaction of Judgment.

Received _____ 189____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 189____, said _____
entered into an undertaking to the adverse party as follows:

vs. Plaintiff } Before _____
Justice of the Peace, _____ Township,
Defendant } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 189____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____ dollars
and _____ cents; and the said _____

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

Taken, Executed, and Acknowledged before me, and surely approved, this _____ day of _____
A. D. 189____

Justice of the Peace.

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J. C. Hartshorn

JUSTICE'S FEES.

Plaintiff's Costs. Defendant's Costs.

Action on

Promissory Note

Emery Morrison Plaintiff

Calvin Timmons Defendant

Am't claimed, \$ 3350 with interest from Oct. 1st 1897, and costs Judgment for Plaintiff Oct 1st 1897 \$ 3350 and costs \$ 190

Oct. 1st 1897 - Recd act

Table of Justice's Fees including Filing necessary papers, Taking and certifying Affidavits, Docketing, Indexing, Appce., per 100 w., etc.

Table of Constable's Fees including Serv. and Ret. of Summons, each person, Mileage, Copies, etc.

JURY, WITNESSES.

Be it Remembered, That on the 20th day of September 1897, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

Raymond O. Feb. 24th 1897

\$ 32.79

One day after date I promise to pay Emery Morrison for labor or wages thirty-two and 7/100 dollars with interest at 8% from date for value received

Calvin Timmons

Jan. 4th 1897 - Paid on within note \$0.50.

Sept. 20th 1897 - Issued summonses on defendant Calvin Timmons for his appearance October 1st 1897 at 5 o'clock P.M. and delivered to Constable John Dasher.

Sept. 21st 1897 - Summons returned endorsed as follows: Recd this writ Sept 20 1897 and I served the same on the Defendant Sept. 20 1897 by handing him a copy. Fees, Service 25c, Mileage 40c + copy 25c John Dasher Constable

Oct. 1st 1897, 5 o'clock P.M. Time set for trial. Defendant failed to appear at this time or for one hour thereafter. The Plaintiff having verified his bill of particulars it is therefore considered by me on this day that said plaintiff, Emery Morrison collect of said defendant, Calvin Timmons the sum of thirty-three dollars, increase of interest and costs taxed as per margin at One + 9/100 Dollars.

J. C. Hartshorn

Justice of the Peace

Oct. 9th 1897 - Judgement creditor accepted note on A. W. Shirk on above Judgement said note amounting at this time to \$ 32 40.

UNDERTAKING FOR STAY OF EXECUTION

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

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

In pursuance of the statute in such case provided, I _____ as surety for the stay of execution on the judgment of _____ against _____ hereby promise and undertake to pay the amount of judgment, interest and costs, and costs that may be taxed.

Taken by and signed and acknowledged and surety approved, this _____ day of _____ A. D. 1897

Satisfaction of Judgment.

Received _____ 1897

payment in full on the above judgment and costs

CIVIL DOCKET.

of the Peace,

in and for

Liberty

Township,

Union

County, Ohio.

Oct. 1st 1897 - Recd of J.C. Hartshorn my costs in the above action.

John Barber Court.

omissory Note

Att'y for Plf

Att'y for Def

claimed, \$ 33⁵⁰ with interest Oct. 1st 1897, and costs

ment for Plaintiff Oct 1st 1897 and costs \$ 1⁹⁰

September 1897, the said rein, whereupon the following

and figures following, to-wit:

mond © Feb. 4th 1897

I promise (for labor) \$ 100.00 Dollars with for value Diminuous note \$ 0.50.

monious on us for his 7 at 5 o'clock table John

turned en- his writ Sept 20th on the Defend- g him a copy. + copy 25th ashed foustable

set for trial ar at this time r. The Plaintiff particulars of y me on this Emery Morrison Galvin Timmons ars, were all d as per mar-

thshorn Justice of the Peace accepted note on said note and

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 189____ the defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the statute in such case made and provided, I _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 189____ Justice of the Peace.

Satisfaction of Judgment.

Received _____ 189____, from _____ Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 189____, said _____ entered into an undertaking to the adverse party as follows: No _____ vs. Plaintiff } Before _____ Defendant } Justice of the Peace, _____ Township, _____ County, Ohio. Whereas, On the _____ day of _____ A. D. 189____, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents; and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the said appellee _____, in the sum and to the amount of _____ dollars, conditioned as follows: 1. That the said appellant _____ will prosecute _____ appeal to effect, and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 189____ Justice of the Peace.

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JUSTICE'S FEES.	Plaintiff's Costs.	Defendant's Costs.
Filing necessary papers, each	5	10
Taking and certifying Affidavits, each	40	
Docketing, Indexing, Appee, per 100 w.	15	
Summons, each defd. named in writ	25	
Sub. each, 1 person, 25c., each additional	5	
Continuance or Adjournment, each	20	
Swearing Witnesses, each	5	
Entering Bond or Undertaking, each	40	
Attachment for Witness or Juror	40	
Order of Attachment	40	
Order of Sale or Vendi	40	
Notice to Garnishee	40	
Order on Garnishee	40	
Writ of Replevin	40	
Writ of Restitution	40	
Order of Arrest	40	
Writ, Ord. or Process not nam'd above, ea.	40	
App'tg Guard'n for Minor to pros. suit	25	
App'tg Spec. Constables or App'rs, each	40	
Ent. Rule of Referece or copy thereof	15	
Writing Panel for Jury, per 100 words	15	
Venire for Jury	40	
Swearing Arbitrators, each	5	
Sitting in the Trial	1.00	
Entering Judgment	40	40
Judgment on the Docket	14	
Recognizance of a Witness or of Bail, ea.	40	
Each additional Witness	10	
Stay Bond or Appeal Bond and filing, ea.	45	
Collections made upon Judgments, 4 per ct.		2.0
Record per 100 words	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.	15	
Transcript from Docket, per 100 words	15	
Certf. to Trans. or Bill of Ex., each	25	
CONSTABLE'S FEES.		
Serv. and Ret. of Summons, each person	40	25
Mileage miles, 1st mile 20, each add'l	5	30
Copies, each	25	25
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional	10	
Mileage as above miles		
Copies, each	25	
Serv. and Ret. Attachment for Witness or		
Juror ea. pers'n	40	
Serv. and Ret. Order of Attachm't	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person	40	
Mileage on each as above miles		
Copies, each	25	
Summoning Jury	1.00	
Mileage as above miles		
Copies of Venire, each	25	
Attending Trial, per day	1.00	
Taking Bond	50	
Service of Execution	40	
Summoning and Swearing Appraisers,	1.00	
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

Jeremiah Rinehart
Guardian of Lois and
Charles R. Rinehart
Plaintiff
No. 13 vs.
Jesse Dillon
Defendant

Action on Detention of House
and Lot
H. H. Merchant Att'y for Plif
Att'y for Defd
Am't claimed, \$ Restituti with interest
from 189 , and costs
Judgment for Plaintiff 189
\$ and costs \$ 1.50

Be it Remembered, That on the 20th day of October 1897, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The undersigned, Jeremiah Rinehart, a resident of the County of Union, Ohio, doth make his complaint to you, against one Jesse Dillon doct this that the said Jesse Dillon does, since the 1st day of October A. D. 1897, unlawfully and forcibly, and with a strong hand hold and detain from this plaintiff the undersigned, the possession of the following premises situate in the Township of Liberty, in the County of Union, State of Ohio, and described as follows: to-wit being all of inn lot No. Six (6) in said village of Peoria, and the one story frame, shingle-roofed dwelling house thereon.

The undersigned, at the time of said entry, every since, hath the right to the possession of said premises. On the 14th day of October A. D. 1897, the undersigned served upon the said Jesse Dillon, as required by law, notice in writing to leave said premises. The undersigned asks process and restitution and a judgment for costs.

Jeremiah Rinehart
Guardian of Lois and Charles R. Rinehart

Oct. 20th 1897- Issued summons on Defendant, Jesse Dillon, and delivered to John Dasher Constable, summons returnable Oct. 23rd 1897 at 8 o'clock A.M.

Oct. 20th Summons returned endorsed as follows: I served same on the 20th day of October 1897 on the Defendant by leaving a certified copy with said Defendant. Fees, service 25¢, mileage 30¢ & copy 25¢
John Dasher Cons.

Oct. 23rd 1897- 8 o'clock
Defendant, Jesse Dillon
therefore consid
Plaintiff Jeremiah
Rinehart have
described and re
herin taxed, as,

Nov. 13th 1897- Plai
this action \$150

UNDERTAKING FOR STAY OF EXEC

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

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

In pursuance of the statute in such cases
provided, I _____
as surety for the stay of execution on the a
ment of _____
against _____
hereby promise and undertake to pay the amo
judgment, interest and costs, and costs that m

Taken by and signed and acknowledged
and surety approved, this _____ day of _____
A. D. 1897 _____

Justice of the Peace
Satisfaction of Judgment.
Received _____ 18
payment in full on the above judgment and co

JURY,
WITNESSES,

of the Peace,

in and for Liberty Township, Union County, Ohio.

on Detention of Horse
of Robt
Merchant Att'y for Plif
Att'y for Def
claimed, \$ Restitution with interest
189 , and costs
ent for Plaintiff 189
and costs \$ 1.50

October 1897, the said
rein, whereupon the following

and figures following, to-wit:

Jeremiah Rinehart
of Union, Ohio,
to you, against
that the said
the 1st day of
lly and forcible
and hold and
the undersigned,
following premises
of Liberty, in
ate of Ohio, and
wit being all
said village
ory frame, shingle
e on.
the time of
el, hath the
r of said premises
ed A. D. 1897, the
from the said
ed by law, notice
aid premises,
rocess and
rent for costs.

Jeremiah Rinehart
Charles R. Rinehart

ous on Defendant
red to John Dasher
able Oct. 23rd 1897

ed endorsed as
u the 20th day
ant by leaving
Defendant
Copy 25¢
Dasher Cons.

Oct. 23rd 1897 - 8 o'clock A. M. - Time set for trial. Parties appeared. Defendant, Jesse Dillou, desired to make no defense. It is therefore considered by me on this day, that the said Plaintiff Jeremiah Rinehart Guardian of Lois and Chas. R. Rinehart have restitution of the premises mentioned and described and recover of said defendant, Jesse Dillou, the costs herein taxed, as, per margin, at One + 50/100 Dollars.
J. C. Hartshorn J.P.

Nov. 15th 1897 Plaintiff Jeremiah Rinehart paid costs in this action \$15.00. Said John Dasher Constable \$0.50 costs. Receipt filed.
J. C. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 189____
the defendant came, and by _____
his surety,
resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the statute in such case made and provided, I _____
as surety for the stay of execution on the above judgment of _____
against _____ do
hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____
A. D. 189____
Justice of the Peace.

Satisfaction of Judgment.

Received _____ 189____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 189____, said _____
entered into an undertaking to the adverse party as follows:
No _____
Plaintiff } Before _____
vs. Justice of the Peace, _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 189____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____ dollars
and _____ cents; and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 189____
Justice of the Peace.

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JUSTICE'S FEES.

Plaintiff's Costs. Defendant's Costs.

Table listing various legal fees such as 'Filing necessary papers, each . . . 5', 'Taking and certifying Affidavits, each . . . 40', etc.

CONSTABLE'S FEES.

Table listing constable fees such as 'Serv. and Ret. of Summons, each person . . . 40', 'Mileage . . . miles, 1st mile 20, each add'l . . . 5', etc.

JURY. WITNESSES.

J. E. Smart Plaintiff vs. C. M. Intire A. Trout Defendant

Action on Promissory Note. Am't claimed, \$ 2950 with interest from May 19th 1897, and costs Judgment for Plaintiff Jan. 22 1898 \$ 2950 and costs \$ 0.50

Be it Remembered, That on the 19th day of January 1898, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: A promissory note as follows: \$2950. Nov. 19th 1896 Six months after date we promise to pay to the order of A. E. Myers assignee of Frank Myers Twenty-nine & 50/100 Dollars with interest at 8 per cent per annum after due, value received.

C. M. Intire Wilson Northampton A. Trout Witnesses to Mark A. E. Knox. Endorsed by A. E. Myers assignee Notice of non-payment waived by A. Trout.

Jan. 22nd 1898. Defendants C. M. Intire and A. Trout entered appearance waived service and confessed the bill of particulars to be just and unpaid. It is therefore considered by me, on this day that Plaintiff J. E. Smart collect of said Defendants C. M. Intire and A. Trout the sum of Twenty-nine & 50/100 Dollars with 8% interest from May 19th 1897 and costs taxed at 80¢ as per margin.

J. J. Hartshorn J. P. Jan. 22nd 1898. Lafa M. Stroy appeared and entered into undertaking for stay of execution and the same was by me approved. Costs 40¢

Mch 16th 1898 - C. M. Intire paid \$30.00 to apply on above judgment.

Sept. 16th 1898 - C. M. Intire paid \$2.65 balance in full. Mch 13 1899. A plaintiff request quit sent him and the costs paid.

UNDERTAKING FOR STAY OF EXECUTION

On the 22nd day of January the defendant came, and by Lafa M. Stroy resident of the County, approved by me as good and sufficient surety, caused an undertaking for the satisfaction to be entered herein, which follows:

In pursuance of the statute in such cases provided, I Lafa M. Stroy as surety for the stay of execution on the judgment of J. E. Smart against C. M. Intire + A. Trout hereby promise and undertake to pay the amount of judgment, interest and costs, and costs that may be taxed.

Taken by and signed and acknowledged and surety approved, this 22nd day of January A. D. 1898 J. C. Hartshorn Justice of the Peace. Satisfactions of Judgment. Received Sept. 16th 1898 C. M. Intire Two & payment in full on the above judgment and costs J. C. Hartshorn

of the Peace,

in and for

Liberty Township, Union

County, Ohio.

Commissary Note
Att'y for Plif
Att'y for Def
claimed, \$ 2950 with interest
May 19th 1897, and costs
for Plaintiff Jan. 22 1898
and costs \$ 0.80
January 1898, the said
reim, whereupon the following

and figures following, to-wit:
as follows:

19th 1896
in date we
Edward A. E. Myers
Thurs
the interest
name after
Intire
Northampton
Knox.
assignee
waived

As C. M. Intire
appearance
d confessed
ars to be
It is therefore
this day
Smart collect
C. M. Intire
me of Twenty
th 8% interest
d costs taxed
Hartshorn J. P.
Hroy appeared
undertaking for
the same
Costs 40¢
paid \$30.00
Hement.
\$2.65 balance
paid sent him

UNDERTAKING FOR STAY OF EXECUTION.

On the 22nd day of January 1898
the defendant came, and by
Lafayette M. Troy his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:

In pursuance of the statute in such case made and
provided, I Lafayette M. Troy
as surety for the stay of execution on the above judg-
ment of J. C. Hartshorn
against C. M. Intire + A. Intire do
hereby promise and undertake to pay the amount of said
judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me,
and surety approved, this 22nd day of Jan.
A. D. 1898 J. C. Hartshorn
Justice of the Peace.

Satisfaction of Judgment.
Received Sept. 16 1898, from
C. M. Intire Two + 65/100 Dollars,
payment in full on the above judgment and costs.
J. C. Hartshorn J. P.

APPEAL BOND.

On the _____ day of _____ 189____, said _____
entered into an undertaking to the adverse party as follows:
No _____
Plaintiff } Before _____
vs. Justice of the Peace, _____ Township,
Defendant } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 189____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____ dollars
and _____ cents; and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 189____
Justice of the Peace.

Copyright, 1886 by the RUGGLES-GALE Co., Columbus, Ohio.

JUSTICE'S FEES.	Plaintiff's Costs.	Defendant's Costs.
Filing necessary papers, each	5	30
Taking and certifying Affidavits, each	40	40
Docketing, Indexing, Appee, per 100 w.	15	
Summons, each defd. named in writ	25	
Sub. each, 1 person, 25c., each additional	5	65
Continuance or Adjournment, each	20	20
Swearing Witnesses, each	5	30
Entering Bond or Undertaking, each	40	
Attachment for Witness or Juror	40	
Order of Attachment	40	
Order of Sale or Vendi	40	
Notice to Garnishee	40	
Order on Garnishee	40	
Writ of Replevin	40	40
Writ of Restitution	40	
Order of Arrest	40	
Writ, Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to pros. suit	25	
App'g Spec. Constables or App'rs, each	40	
Ent. Rule of Reference or copy thereof	15	
Writing Panel for Jury, per 100 words	15	15
Venire for Jury	40	40
Swearing Arbitrators, each	5	
Sitting in the Trial	1.00	1.00
Entering Judgment	40	40
Judgment on the Docket	14	
Recognizance of a Witness or of Bail, ea.	40	
Each additional Witness	10	
Stay Bond or Appeal Bond and filing, ea.	45	
Collections made upon Judgments, 4 per ct.		1.50
Record per 100 words	15	
Other Writings or Record, per 100 words, 15		1.50
Issuing Execution	40	
Ent. discontinuance or satisfaction, each	20	
Bill of Exceptions and copy, per 100 w.	15	
Transcript from Docket, per 100 words	15	
Certf. to Trans. or Bill of Ex., each	25	
	5.70	1.80

CONSTABLE'S FEES.	
Serv. and Ret. of Summons, each person	40
Mileage miles, 1st mile 20, each add'l	5
Copies, each	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional	10
Mileage as above miles	25
Copies, each	25
Serv. and Ret. Attachment for Witness or Juror ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
Order Sale or Vendi	40
Notice to Garnishee	40
Order on Garnishee	40
Writ of Replevin	40
Writ of Restitution	40
Order of Arrest	40
Mileage on each as above miles	25
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person	40
Mileage on each as above miles	25
Copies, each	25
Summoning Jury	1.00
Mileage as above miles	25
Copies of Venire, each	25
Attending Trial, per day	1.00
Taking Bond	50
Service of Execution	40
Summoning and Swearing Appraisers, 1.00	1.00
Advertis'g Property for Sale on Execut'n, 40	40
Writing or setting up Advertisement	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

D. H. Henderson
D. C. Anthony
J. C. Dauphorth
 (continued)

JURY,
 WITNESSES.

Ptfs.
John Manly 30c
J. P. Jenkins 2m
Harbison Turner 2
J. J. Watts Not. pub.
Frank Coder 2m
Thaddeus Woods
J. W. McShroy

Appraisers
T. D. Finley
Geo. Jewell

Thaddeus Woods
 vs.
 J. W. McShroy
 No. 15
 vs.
 R. W. Thompson

Action on
 Replevin
 E. W. Porter Att'y for Plif
 A. E. Knox Att'y for Defd
 Am't claimed, Property with interest
 Damages 189, and costs
 Judgment for Defendant 189
 and costs \$10.80

Be it Remembered, That on the 18th day of May 1898, the said Plaintiff's filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Being an affidavit that they the said Thaddeus Woods and J. W. McShroy bought of John Manly nine hogs to be delivered at Raymond O May 15th 1898 and that they were bought and detained by R. W. Thompson of Leona O and that they have good right to the immediate possession of the goods and chattels to-wit: Nine Red Hogs weight about 200 lbs each, and that they are wrongfully detained from them by R. W. Thompson and that the said goods and chattels were not taken in execution on any order or judgement against the said Thaddeus Woods + J. W. McShroy or for the payment of any tax fine or amercement assessed against them and is not claimed by said R. W. Thompson under a title acquired mediately or immediately by transfer from some from whom such property had been taken by such execution order or process, or by virtue of any order of delivery issued under the law hereof or any other process issued against the said Thaddeus Woods + J. W. McShroy.

May 18th 1898- Issued writ of Replevin and Subpoenas for the said R. W. Thompson returnable May 21st 1898 at 6. P. M. Delivered same to A. E. Myers, Constable,

May 19th 1898- Defendant filed bond for return of property. Property not in the hands of the Constable at that time. At Defendants request issued subpoenas for T. D. Finley John Manly + Geo. Jewell.

May 21st 1898. Writ of Replevin + Subpoenas returned endorsed as follows: Rec'd this writ on the 18th day of May 1898, and on the 18th day of May 1898, I replevied all the goods

and chattels with as per schedule Thaddeus Woods according to law sureties herewith McShroy, also on Left at his place endorsements the copy 40c, Sum. + Sw

May 21st 1898- 6 P. M. present for reason of continued trial

May 27th 1898- Suff this writ May residence of G. copy 25c. I had named below, a Fees, Sew. + Ret. 50

May 27th 1898- 2nd meet between hearing of

May 27th 1898- I
 June 1st 1898- 2 P. M. red endorsed Manly copy. Not necessary. Fees n

June 1st 1898, At
 John Manly +
 UNDERTAKING FOR STAY OF EXEC

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

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

In pursuance of the statute in such case provided, I _____ as surety for the stay of execution on the judgment of _____ against _____ hereby promise and undertake to pay the amount of judgment, interest and costs, and costs that may be incurred.

Taken by and signed and acknowledged and surety approved, this _____ day of _____ A. D. 1898

Justice of the Peace
 Satisfaction of Judgment.
 Received _____
 payment in full on the above judgment and costs

of the Peace,

in and for Liberty Township, Union County, Ohio.

on
Replevin
M. Porter
C. Knox
Att'y for Plif
Att'y for Def
Property with interest
189, and costs
Defendant 189
and costs \$10.00
May 1898, the said
rein, whereupon the following

and figures following, to-wit:
they the said
Shroy bought
to be delivered
15th 1898 and
I detained
in O and
it to the immo-
woods and chattels
about \$1000
wrongfully de-
Thompson and
attels were not
my order or
Shadens Woods
ment of any tax
assessed against
I by said R. N.
acquired me-
by transfer
The property had
entire order or
by order of delivery
hereof for any
rest the said
Shroy.

plevin and
coupons return
livered same
and for return of
hands of the
Defendants
for W. D. Finley

in + Summons
llows: Rec'd this
and on the 18th
all the goods

and chattels within described caused the same to be appraised
as per schedule herewith attached: The within named
Thaddeus Woods and J. W. McShroy gave a replevin undertaking
according to law, with R. D. Finley and Geo. Jewell sufficient
sureties herewith returned, and I delivered the property to Woods +
McShroy, also on the same day, served the defendant by copy
left at his place of residence he not being at home with
endorsements thereon. Fees Service + Ret. of writ 40c, mileage 35c
copy 40c, Sum. + Swear, Appraisers \$1.00, Bond 45c, appraisers fees \$1.00. Total \$3.60
A. E. Myers Cons.

May 21st 1898-6 P. M., Time set for trial Plaintiff pres. Defendant not
present for reason of death of a relative. At my own instance
continued trial until May 27th 1898 at 2 P. M.

May 27th 1898- Subpoenas returned indorsed as follows: Rec'd
this writ May 19th 1898 and served by leaving copy at usual
residence of Geo. Jewell. Fees, Mileage 45c, Serv. 25c
copy 25c. I have served the within writ on the persons
named below, as follows: John Manly + R. D. Finley, by copy,
Fees, Serv. + Ret. 50c, Copies 50c, Mileage \$1.15.
A. E. Myers, Cons.

May 27th 1898- 2 P. M.: Time set for trial. By previous agree-
ment between the parties hereto I adjourned the
hearing of said case to June 1st 1898, 2 P. M.

May 27th 1898- Issued subpoena for John Manly to appear
June 1st 1898- 2 P. M., delivered to A. E. Myers, Cons. Writ retur-
ned indorsed. Served same by handing said John
Manly copy. Fees, Mileage 20c, Serv. + Ret. 25c, copy 25c
Not necessary. Fees not allowed.
A. E. Myers, Cons.

June 1st 1898, At Plaintiffs request issued subpoena for
John Manly + delivered same to A. E. Myers, Cons.

UNDERTAKING FOR STAY OF EXECUTION.
On the _____ day of _____ 189____
the defendant came, and by _____
his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:
In pursuance of the statute in such case made and
provided, I _____
as surety for the stay of execution on the above judg-
ment of _____
against _____ do
hereby promise and undertake to pay the amount of said
judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me,
and surely approved, this _____ day of _____
A. D. 189____
Justice of the Peace.

Satisfaction of Judgment.
Received _____ 189____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.
On the _____ day of _____ 189____, said _____
entered into an undertaking to the adverse party as follows:
No _____
Plaintiff } Before _____
vs. } Justice of the Peace, _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 189____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____ dollars
and _____ cents; and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____, of _____ County, Ohio, hereby promise and undertake to the
said appellee _____, in the sum and to the amount of _____ dollars, conditioned as
follows: 1. That the said appellant _____ will prosecute _____ appeal to effect, and without unnecessary delay;
2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and
costs.
Taken, Executed, and Acknowledged before me, and surely approved, this _____ day of _____
A. D. 189____
Justice of the Peace.

Copyright, 1896 by the ROGERS-GALE CO., Columbus, Ohio.

JUSTICE'S FEES.

Filing necessary papers, each	5
Taking and certifying Affidavits, each	40
Docketing, Indexing, Appce., per 100 w.	15
Summons, each defd. named in writ	25
Sub. each, 1 person, 25c., each additional	5
Continuance or Adjournment, each	20
Swearing Witnesses, each	5
Entering Bond or Undertaking, each	40
Attachment for Witness or Juror	40
Order of Attachment	40
Order of Sale or Vendi	40
Notice to Garnishee	40
Order on Garnishee	40
Writ of Replevin	46
Writ of Restitution	40
Order of Arrest	40
Writ, Ord. or Process not nam'd above, ea.	40
App't'g Guard'n for Minor to pros. suit	25
App'g Spec. Constables or App'rs, each	40
Ent. Rule of Reference or copy thereof	15
Writing Panel for Jury, per 100 words	15
Venire for Jury	40
Swearing Arbitrators, each	5
Sitting in the Trial	1.00
Entering Judgment	40
Judgment on the Docket	14
Recognizance of a Witness or of Bail, ea.	40
Each additional Witness	10
Stay Bond or Appeal Bond and filing, ea.	45
Collections made upon Judgments, 4 per ct.	
Record per 100 words	15
Other Writings or Record, per 100 words	15
Issuing Execution	40
Ent. discontinuance or satisfaction, each	20
Bill of Exceptions and copy, per 100 w.	15
Transcript from Docket, per 100 words	15
Certf. to Trans. or Bill of Ex., each	25

CONSTABLE'S FEES.

Serv. and Ret. of Summons, each person	40
Mileage miles, 1st mile 20, each add'l	35
Copies, each	25
Serv. and Ret. of Subpoena, 1st person, 25c.	80
each additional	10
Mileage as above miles	1.00
Copies, each	25
Serv. and Ret. Attachment for Witness or Juror	40
ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	1.00
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person	40
Mileage on each as above miles	1.00
Copies, each	25
Summoning Jury	1.00
Mileage as above miles	1.00
Copies of Venire, each	25
Attending Trial, per day	1.00
Taking Bond	45
Service of Execution	40
Summoning and Swearing Appraisers, 1.00	1.00
Advertis'g Property for Sale on Execut'n, 40	
Writing or setting up Advertisement	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in removing or preserv'g property levied on,	

WITNESSES.

Defendants

John Mauley	
R. D. Finley 20c x 2 m	1.10
Geo. Jewell 20c x 2 m	1.10
John S. Tobb 4 m	.70
Joseph Figley 3 m	.65
Harry Daguer	.50
Wm. H. Hahn	.50
Chas. O. Mord 2 m	.60
Frank Dodge 1 m	.55

Thaddeus Woods
+ J. W. M. Shoy
No. 15 vs. Plaintiff's.
R. W. Thompson
(Continued)
Defendant

Action on
Att'y for Plff.
Att'y for Defd.
Am't claimed, \$
from 189, and costs.
Judgment for 189
\$ and costs \$

Be it Remembered, That on the day of 189, the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

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

June 1st 1898 - Subpoena returned indorsed as follows: Served this writ and served the same by copy. Fees M. 20c, Serv. 25c copy 25c. A. E. Myers, Cons.

June 1st 1898 - 2 P. M. - Time set for trial. Parties both appeared. Plaintiff demanded a jury and the following panel was made: D. H. Henderson, W. H. Hahn, D. W. Anthony, T. B. Cashell + Seward Middleworth + M. W. Judy. Issued summons for the same and delivered to A. E. Myers, Cons. By agreement of the parties hereto trial was adjourned to June 8th 1898 at 2 P. M. to meet at Township Hall.

June 6th 1898 - At Defendants request issued subpoenas for John S. Tobb, Joseph Figley, Harry Daguer, Wm. Hahn, Chas. O. Mord + Frank Dodge. Delivered same to A. E. Myers Cons.

June 7th 1898 - At Plaintiffs request issued subpoenas for J. C. Jenkins, Harrison Turner, J. J. Watts + Frank Coder. Delivered same to A. E. Myers Cons.

June 8th 1898 - Writs returned endorsed as follows: June 3rd 1898 served the within jurors personally. Fees S. & T. \$1.00, M. 35c. Def. subpoenas returned endorsed. Served within manner endorsed thereon on each June 6th 1898. Fees M. 2.40, S. 75c, Cop. .25 Subpoena for Plaintiffs witness returned endorsed. Served same on all in manner endorsed thereon. Fees M. 80c, Serv. 55c, Cop. .40, A. E. Myers Cons.

June 8th 1898 - Defendant filed his Bill of Particulars.

June 8th 1898 - 2 P. M. J. W. M. Shoy pres. Jurors D. H. Henderson + M. W. Judy. present. Vacancies filled. Plaintiffs witness Frank Coder, Thaddeus Woods examined, also sworn and gave Thompson, Chas. charged + deliberate verdict was brought in. We the Jurors vs. R. W. Thompson. The law and deliberation for

Plaintiff paid Parties by their order judgement of

It is therefore turned to the Defendant that he pay the recovered of said and costs taxed at \$ and chattels of

Aug. 1898 - Plaintiff shown of costs of J. C. Received

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____ the defendant came, and by _____ resident of the County, approved by me as good and sufficient surety, caused an undertaking for the satisfaction to be entered herein, which follows:

In pursuance of the statute in such case provided, I _____ as surety for the stay of execution on the abovemention of _____ against _____ hereby promise and undertake to pay the amount of judgment, interest and costs, and costs that may be taxed.

Taken by and signed and acknowledged by _____ and surety approved, this _____ day of _____ A. D. 189 _____ Justice of the Peace.

Satisfaction of Judgment.
Received _____ 189 _____ payment in full on the above judgment and costs

in and for Liberty Township, Union County, Ohio.

June 8th 1898 - 2 P.M. Time set for trial, Plaintiffs Thaddus Woods & W. M. Shroy present, Defendant R. W. Thompson present. Jurors D. W. Henderson, D. N. Anthony, W. H. Ham, F. B. Cashell & M. W. Judy present. W. H. Ham & M. W. Judy were excused. Vacancies filled by F. C. Danforth, E. J. Bault & E. B. Davis. Plaintiffs witnesses John Manly, J. C. Jenkins, Harrison Turner & Frank Coder, Thaddus Woods, & W. M. Shroy sworn and examined. Also R. D. Finley. Defendants witnesses called sworn and gave testimony as follows: W. H. Ham, R. W. Thompson, Chas. O. Kerd, & Frank Dodge. After jury was charged & deliberated some length of time the following verdict was brought in:

We the Jurors in the case of M. Shroy and Woods vs. R. W. Thompson after having under consideration the law and evidence in the case do after mature deliberation fail to agree upon a verdict.

F. C. Danforth, Foreman.

Plaintiff paid jury and the same was discharged. Parties by their counsels agreed that the Justice may render judgement on the evidence already heard before him.

It is therefore considered by me that the Plaintiff return to the Defendant the said goods and chattels or that he pay the value assessed at Defendants election and recover of said Defendant damages assessed at 0, and costs taxed at \$10.85 and assessed the value of the goods and chattels at \$69.00.

Aug. 1898 - Plaintiff paid \$69.00. Plaintiff Thaddus Woods paid his share of costs of J.P. & Constable. Constable paid his costs. Received my fee in full A. S. Myers Court

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 189____ the defendant came, and by _____ his surety, _____ resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 189____

Justice of the Peace.

Satisfaction of Judgment.

Received _____ 189____ from _____ Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the 17th day of June 1898, said _____ entered into an undertaking to the adverse party as follows:

Thaddus Woods & J. W. M. Shroy } Plaintiffs }
vs. } Before J. C. Hartshorn }
R. W. Thompson } Defendant } Justice of the Peace, Liberty Township, Union County, Ohio.

Whereas, On the 8th day of June A. D. 1898, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for Return of goods & chattels _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents; and the said Thaddus Woods & J. W. M. Shroy intend to appeal therefrom, to the Court of Common Pleas of said County.

Now, Therefore, I _____ of Union County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of Two Hundred & Twenty Five dollars, conditioned as follows: 1. That the said appellant _____ will prosecute their appeal to effect, and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, they will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this 17th day of June A. D. 1898.

Justice of the Peace.

f the Peace,
Att'y for Plf.
Att'y for Def.
189, and costs.
189
and costs \$
189, the said
whereupon the following
figures following, to-wit:
indor-
writ and
M. 20¢, Serv. 25¢
Myers, Cons.
set for trial,
intiff demand
owing panel
W. H. Ham,
& Seward
Issued sum-
delivered to
reement of
adjournd
to sheet at
request is-
S. Robb, Joseph
Ham, Chas. O.
ired same
request is-
Jenkins, Har-
& Frank Coder.
Myers Cons.
endorse
ved the within
\$1.00, M. 35¢.
endorse & served
eed thereon on
S. 75¢, Cop. #1, 25
es returned
ell in manner
v. 55¢, Cop. #1, 25
Myers Cons.
his Bill of

J. C. Hartshorn

Aug. 3 1899 - Recd

JUSTICE'S FEES.	Plaintiff's Costs.	Defendant's Costs.
Filing necessary papers, each	5	10
Taking and certifying Affidavits, each	40	
Docketing, Indexing, Appee., per 100 w.	15	
Summons, each defd. named in writ	25	75
Sub. each, 1 person, 25c., each additional	5	
Continuance or Adjournment, each	20	
Swearing Witnesses, each	5	
Entering Bond or Undertaking, each	40	
Attachment for Witness or Juror	40	
Order of Attachment	40	
Order of Sale or Vendi	40	
Notice to Garnishee	40	
Order on Garnishee	40	
Writ of Replevin	40	
Writ of Restitution	40	
Order of Arrest	40	
Writ, Ord. or Process not nam'd above, ea.	40	
App'g Guard'n for Minor to pros. suit	25	
App'g Spec. Constables or App'rs, each	40	
Ent. Rule of Reference or copy thereof	15	
Writing Panel for Jury, per 100 words	15	
Venire for Jury	40	
Swearing Arbitrators, each	5	
Sitting in the Trial	1.00	
Entering Judgment	40	40
Judgment on the Docket	14	14
Recognizance of a Witness or of Bail, ea.	40	
Each additional Witness	10	
Stay Bond or Appeal Bond and filing, ea.	45	
Collections made upon Judgments, 4 per ct.	15	
Record per 100 words	15	46
Other Writings or Record, per 100 words,	15	2
Issuing Execution	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.	15	
Transcript from Docket, per 100 words	15	
Certif. to Trans. or Bill of Ex., each	25	

CONSTABLE'S FEES.	Plaintiff's Costs.	Defendant's Costs.
Serv. and Ret. of Summons, each person	20	50
Mileage	5	40
Copies, each	25	25
Serv. and Ret. of Subpoena, 1st person, 25, each additional	10	
Mileage as above	5	
Copies, each	25	
Serv. and Ret. Attachment for Witness or Juror	40	
Serv. and Ret. Order of Attachm't	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above	5	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person	40	
Mileage on each as above	5	
Copies, each	25	
Summoning Jury	1.00	
Mileage as above	5	
Copies of Venire, each	25	
Attending Trial, per day	1.00	
Taking Bond	50	
Service of Execution	40	
Summoning and Swearing Appraisers, 1.00	1.00	
Advertis'g Property for Sale on Execut'n, 40	40	
Writing or setting up Advertisement	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

William S. Keller
 Plaintiff
 No. 16 vs.
 Elgie Kerns
 Emma Kerns
 William Kerns
 Defendants.

Action on
 Promissory note
 P.M. Keller Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 95⁰⁰ with interest
 from Sept. 1st 1893, and costs.
 Judgment for 189
 \$ and costs \$

Be it Remembered, That on the 14th day of June 1898, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 1st Now comes the Plaintiff and for cause of action says that the Defendants for valuable consideration executed and delivered their joint promissory note to Wm S. Keller or order calling for \$95⁰⁰ Ninety-five Dollars at 6% interest from date said note bearing date August - 1893, and due one year from date.
 2nd Plaintiff says that said note has been lost or stolen of which fact Defendants have been notified for one year last past.
 3rd Plaintiff says that he has never indorsed said note for transfer to any other person and that the debt witnessed by said note is due, and unpaid.
 4th Plaintiff asks judgment against Defendants for the sum of Ninety-five (95) Dollars and interest thereon at 6% from Sept. 1st 1893 and the costs of this action.
 William S. Keller by
 P.M. Keller att'y for Plaintiff.

June 14th 1898 - Issued summons of that date returnable June 21st 1898 at 2 P.M. and delivered same to John Dasher, Constable.

June 21st 1898 - Summons returned, indorsed as follows: June 14th 1898 Received this writ and I served the same on the 16th day of June 1898 on the Defendants by leaving copy at the residence of Emma Kerns and William Kerns. Elgie Kerns not found in my jurisdiction. Fees: Serv. 50¢, Mileage 40¢, Copy 25¢.
 John Dasher Constable.

June 21st 1898 - 2 P.M. - Time set for trial. Plaintiff appeared and verified his bill of particulars by affidavit. Defendants failed to appear + after waiting one hour it is considered by me that Plaintiff called of Defendants Emma Kerns + Wm Kerns \$ 95 + 6% interest from Sept 1st 1893 + costs taxed at \$ 30⁰⁰.
 J.C. Hartshorn J.P.

Costs paid by Plaintiff.
 J.C. Hartshorn J.P.

JURY,
 WITNESSES.

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____ the defendant came, and by _____ resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
 In pursuance of the statute in such case provided, I _____ as surety for the stay of execution on the above judgment of _____ against _____ hereby promise and undertake to pay the amount of judgment, interest and costs, and costs that may be taxed.
 Taken by and signed and acknowledged by _____ and surety approved, this _____ day of _____ A. D. 189 _____ Justice of the Peace.
 Satisfaction of Judgment.
 Received _____ 189 _____ payment in full on the above judgment and costs

f the Peace,

in and for *Liberty* Township, *Union* County, Ohio.

Aug. 3 1899 - Recd of J. C. Hartshorn my costs in the above action, John Dasher Esq.

*missory note
W. Kehler Att'y for Plff.
Att'y for Defl.
dated, \$ 9500 with interest
Sept. 1st 1893, and costs.
at for 189
and costs \$*

*June 1898, the said
in, whereupon the following*

and figures following, to-wit:

*and for cause
defendants for
executed
promissory
calling for
6% interest
beginning date Aug-
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ich fact Defend-
our year last
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debt witnessed
unpaid:
against
livity-five (95)
u at 6% from
s action.
St Keller by
Plaintiff.*

*us of that date
2 P.M. and
sher, Constable.*

*turned, Indorsed
ved this writ
16th day of June
aving copy at
us and William
und in my
, Mileage 40¢,
Constable,*

*for trial. Plaintiff
particulars by affi-
r + after waiting
that Plaintiff called
+ 6% interest from
artshorn J.C.*

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 189____
the defendant came, and by _____
his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:
In pursuance of the statute in such case made and
provided, I _____
as surety for the stay of execution on the above judg-
ment of _____
against _____ do
hereby promise and undertake to pay the amount of said
judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me,
and surety approved, this _____ day of _____
A. D. 189____
Justice of the Peace.

Satisfaction of Judgment.
Received _____ 189____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 189____, said _____
entered into an undertaking to the adverse party as follows:
No _____
Plaintiff } Before _____
vs. } Justice of the Peace, _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 189____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____ dollars
and _____ cents; and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 189____
Justice of the Peace.

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J. C. Hartshorn

JUSTICE'S FEES.

Table listing various legal fees such as 'Filing necessary papers, each . . . 5', 'Taking and certifying Affidavits, each . . . 40', etc.

CONSTABLE'S FEES.

Table listing constable fees such as 'Serv. and Ret. of Summons, each person . . . 40', 'Mileage . . . miles, 1st mile, 20, each add'l . . . 5', etc.

Plaintiff's Costs.

Defendant's Costs.

15
50
25

40
15

25
50
25

40

Milson Rendering and Fertilizer Co. vs. W. F. Fry

Action on Promissory Note. Atty for Plff. Atty for Deft. Am't claimed, \$ 1375 with interest from Sept 1st 1896, and costs. Judgment for \$1375, + Aug 29 1898, and costs \$

Be it Remembered, That on the 19th day of August 1898, the said Plaintiff's filed their Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: \$1375 Marysville O Oct. 1st 1895 Sept. 1st 1896 after date for value received we promise to pay to the order of Milson Rendering and Fertilizer Co. Thirteen and 75/100 Dollars at Union Banking Co. of Marysville O with interest. Six. This note is given for commissioned fertilizer manufactured by the Milson Rendering and Fertilizer Co.

P.O. Marysville O Union Co. W. F. Fry. For value received I hereby guarantee the payment of the within note at maturity and waive protest demand and notice of non-payment thereof C. W. Shaffer.

State of New York County of Erie City of Buffalo S.S. John G. Kerr being sworn, deposes and says: he is Secy + Treas. of the Milson Rendering + Fertilizer Co. That the auned account and claim is correct and true in all respects. That the sum of \$145 and int. at 6% after Sept. 1st 1896 is now justly due and owing to the Milson Rendering + Fertilizer Co. from W. F. Fry maker and C. W. Shaffer Indorser. Note attached 1. That no payments have been made thereon which are not credited in said account and there are no offsets thereto to the knowledge or belief of this deponent

Sworn to before me this 23rd day of Aug. 1898. Frank G. Wheeler Notary Public

Aug. 19 1898 Costs paid by Plaintiff

Aug. 19th 1898 - Issued Aug. 29th to John

Aug. 20th 1898 - Sum Rec'd the on the by leav Mileage

Aug. 29th 1898 - 2 P present. for for on by one on Fertilizer Defendan 6% Intere \$255 as of

Sept. 10th 1898 - Issue Dash

Sept. 26th 1898 - Execu found to 2

Aug. 3 1899 - Rec acti

UNDERTAKING FOR STAY OF EXECUC

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

In pursuance of the statute in such case provided, I _____ as surety for the stay of execution on the abovemention of _____ against _____ hereby promise and undertake to pay the amount of judgment, interest and costs, and costs that may be incurred.

Taken by and signed and acknowledged by _____ and surety approved, this _____ day of _____ A. D. 189 _____

Satisfaction of Judgment. Received _____ 189 _____ payment in full on the above judgment and costs

in and for Liberty Township, Union County, Ohio.

f the Peace,

missory Note

Att'y for Plff.

Att'y for Deft.

aimed, \$ 1375 with 6% interest

Sept 1st 1898, and costs.

at for \$1375, + Aug 29 1898,

and costs \$

August 1898, the said

in, whereupon the following

and figures following, to-wit:

Oct. 1st 1895

for value

to pay to the

dezing and

and 7500 Dollars

of Marysville

note is given

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Rendering and

N. F. Fry.

by guarantee

id note at

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ment thereof

C. W. Shaffer.

sworn, deposes

as of the Wilson

that the annexed

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Sept. 1st 1896 is

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which are

account and

erets to the knowl-

ponent

Rendering & Fert. Co.

G. Hers

Dicy & Meas,

Aug. 19th 1898- Issued summons for the appearance of N. F. Fry on Aug. 29th 1898 at 2 o'clock P.M. and delivered the same to John Dasher Constable.

Aug. 20th 1898- Summons returned endorsed as follows: Recd this writ August 19th 1898 and I served the same on the 20th day of August 1898 on the Defendants by leaving copy at his residence, Fees serv. 25, Mileage 50, copy 25. John Dasher Cons.

Aug. 29th 1898- 2 P.M. - Time set for trial. Plaintiff not present. Defendant failed to appear at that time for one hour thereafter, It is therefore considered by me on this day that the Wilson Rendering and Fertilizer Co. said Plaintiff collect of N. F. Fry said Defendant the sum of Thirteen + 75/100 Dollars and 6% Interest from Sept 1st 1896 and costs taxed at \$255 as per margin. J. C. Hursthorst J.P.

Sept. 10th 1898- Issued an execution and delivered to John Dasher constable.

Sept. 26th 1898- Execution returned endorsed as follows: "no property found to levy on. Increase costs 95¢ as per margin."

Aug. 3 1899- Recd of J. C. Hursthorst costs in the above action. John Dasher Cons.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 189____ the defendant came, and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the statute in such case made and provided, I _____ as surety for the stay of execution on the above judgment of _____ against _____ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 189____ Justice of the Peace.

Satisfaction of Judgment.

Received _____ 189____, from _____ Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 189____, said _____ entered into an undertaking to the adverse party as follows: _____ No _____ vs. Plaintiff } Before _____ Township, Defendant } Justice of the Peace, _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 189____, the said _____ obtained judgment against the said _____ on the docket of said _____ Justice of the Peace, for _____ dollars and _____ cents, and costs taxed at _____ dollars and _____ cents; and the said _____ intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____ A. D. 189____ Justice of the Peace.

JUSTICE'S FEES.

Table listing Justice's Fees: Filing necessary papers, each . . . 5; Taking and certifying Affidavits, each . . . 40; Docketing, Indexing, Appce., per 100 w., 15; Summons, each deft. named in writ . . . 25; Sub. each, 1 person, 25c., each additional 5; Continuance or Adjournment, each . . . 20; Swearing Witnesses, each . . . 5; Entering Bond or Undertaking, each . . . 40; Attachment for Witness or Juror . . . each 40; Order of Attachment . . . " 40; Order of Sale or Vendi . . . " 40; Notice to Garnishee . . . " 40; Order on Garnishee . . . " 40; Writ of Replevin . . . " 40; Writ of Restitution . . . " 40; Order of Arrest . . . " 40; Writ, Ord. or Process not nam'd above, ea., 40; Appt'g Guard'n for Minor to pros. suit . 25; App'g Spec. Constables or App'rs, each . 40; Ent. Rule of Reference or copy thereof . 15; Writing Panel for Jury, per 100 words . . 15; Venire for Jury 40; Swearing Arbitrators, each 5; Sitting in the Trial 1.00; Entering Judgment 40; Judgment on the Docket 15; Recognizance of a Witness or of Bail, ea., 40; Each additional Witness 10; Stay Bond or Appeal Bond and filing, ea., 45; Collections made upon Judgments, 4 per ct. Record per 100 words 15; Other Writings or Record, per 100 words, 15; Issuing Execution 40; Ent. discontinuance or satisfaction, each, 20; Bill of Exceptions and copy, per 100 w., 15; Transcript from Docket, per 100 words . 15; Certf. to Trans. or Bill of Ex., each . . . 25

Plaintiff's Costs.

Defendant's Costs.

CONSTABLE'S FEES.

Table listing Constable's Fees: Serv. and Ret. of Summons, each person . 40; Mileage . . . miles, 1st mile 20, each add'l 5; Copies, each 25; Serv. and Ret. of Subpoena, 1st person, 25, each additional 10; Mileage as above . . . miles 5; Copies, each 25; Serv. and Ret. Attachment for Witness or Juror ea. pers'n 40; Serv. and Ret. Order of Attachm't " " 40; " " Order Sale or Vendi " " 40; " " Notice to Garnishee " " 40; " " Order on Garnishee " " 40; " " Writ of Replevin " " 40; " " Writ of Restitution " " 40; " " Order of Arrest . . . " 40; Mileage on each as above . . . miles . . . 5; Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person . . . 40; Mileage on each as above . . . miles . . . 5; Copies, each 25; Summoning Jury 1.00; Mileage as above . . . miles 5; Copies of Venire, each 25; Attending Trial, per day 1.00; Taking Bond 50; Service of Execution 40; Summoning and Swearing Appraisers, 1.00; Advertis'g Property for Sale or Execut'n, 40; Writing or setting up Advertisment . . . 25; Money made on Execution 4 per cent. Extraordinary trouble and expense in remov'g or preserv'g property levied on, . . .

JURY, WITNESSES.

No. 18 vs. Plaintiff J. D. Herd vs. Defendant G. H. Ream Lena Ream

Action on Account for Lumber Att'y for Plff. Att'y for Deft. Am't claimed, \$ 37.00 with interest from 189 , and costs. Judgment for Dismissed 189 , and costs \$

Be it Remembered, That on the 27 day of December 1898, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: On or about April 4 1897 Plaintiff sold these parties above described 966 feet of white ash at \$1 per hundred \$9.66 Also, on or about Sept. 10 1897, 1440 feet of oak at \$0.80 per hundred \$11.52 I also hauled upon his mill yard about 1600 feet of oak logs which have become lost or stolen, which is a total loss to me worth at least to me \$1.00 per hundred delivered on mill yard amounting to \$16.00 I ask immediate summons and judgement. John D. Herd

Dec. 27 1898, Issued summons for appearance of G. H. Reams and Lena Ream said Defendants and delivered to A. E. Myers Constable, returnable Dec. 30 1898 at 2 P. M.

Dec. 28 1898, John D. Herd said Plaintiff made motion for Dismissal without prejudice for new action.

Dec. 30 1898, Summons returned endorsed as follows: Read this writ Dec. 27 1898 and I served the same on the 27th day of Dec 1898 personally by copy of this writ duly certified. Fees, Service 25c, mileage 35c, copy 25c. A. E. Myers, Cons.

Dec. 30 1898 - 2 P. M. Time set for trial Plaintiff John D. Herd not present. One of the Defendants, G. H. Reams, present and presented a Bill of Particulars duly verified. Plaintiff's motion was considered, thereupon it is considered by me that suit be dismissed without prejudice to a new action, and that Defendant collect of Plaintiff costs amounting to 0. Defendant waives hearing of counter claim. Costs as per margin J. C. Hartshorn J.P.

Apr 11 1899 Recd of J. D. Herd \$1.00 to apply in costs.

Received my costs

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____ the defendant came, and by _____ resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the statute in such case provided, I _____ as surety for the stay of execution on the above judgment of _____ against _____ hereby promise and undertake to pay the amount of the judgment, interest and costs, and costs that may be incurred.

Taken by and signed and acknowledged by _____ and surety approved, this _____ day of _____ A. D. 189 _____ Justice of the Peace Satisfaction of Judgment. Received _____ 189 _____ payment in full on the above judgment and costs

CIVIL DOCKET.

in and for Liberty Township, Union County, Ohio.

Received my costs in the foregoing action A. E. Myers const

f the Peace.
Att'y for Plif.
Att'y for Def.
aimed, \$ 37.00 with interest
189 , and costs.
Dismissed 189
and costs \$

December 1898, the said
in, whereupon the following

and figures following, to-wit:

4 1897 Plaintiff
as described
at \$1 per hund. \$9.66
1897 1440 feet
died #11.52
is mill yard
gs which have
which is a
at least to me
our mill

\$16.00

Summons

J. Hurd

mons for ap-
and Lena Team
livered to A. E.
able Dec. 30 1898

id Plaintiff
sal without prod-

ained endorsed
Dec. 27 1898 and
27th day of Dec 1898
write duly cer-
page 35¢, copy 25¢.
A. E. Myers, Cons.

for trial Plaintiff
me of the Defend-
I presented a
ied. Plaintiffs
you it is con-
victed without
and that Defend-
to O. Defendant ward
s per margin
antone J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 189
the defendant came, and by
his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:
In pursuance of the statute in such case made and
provided, I
as surety for the stay of execution on the above judg-
ment of
against do
hereby promise and undertake to pay the amount of said
judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me,
and surety approved, this day of
A. D. 189
Justice of the Peace.

Satisfaction of Judgment.

Received 189, from
Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the day of 189, said
entered into an undertaking to the adverse party as follows:
No
Plaintiff Before
vs. Justice of the Peace, Township,
Defendant County, Ohio.

Whereas, On the day of A. D. 189, the said
obtained judgment against the said
on the docket of said
Justice of the Peace, for
dollars and cents, and costs taxed at dollars
and cents; and the said
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this day of
A. D. 189
Justice of the Peace.

J. C. Hartshorn

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JUSTICE'S FEES.

Filing necessary papers, each	5
Taking and certifying Affidavits, each	40
Docketing, Indexing, Appce., per 100 w.	15
Summons, each defl. named in writ	25
Sub. each, 1 person, 25c., each additional	5
Continuance or Adjournment, each	20
Swearing Witnesses, each	5
Entering Bond or Undertaking, each	40
Attachment for Witness or Juror	40
Order of Attachment	40
Order of Sale or Vendi	40
Notice to Garnishee	40
Order on Garnishee	40
Writ of Replevin	40
Writ of Restitution	40
Order of Arrest	40
Writ, Ord. or Process not nam'd above, ea.	40
App't'g Guard'n for Minor to pros. suit	25
App'g Spec. Constables or App'rs, each	40
Ent. Rule of Reference or copy thereof	15
Writing Panel for Jury, per 100 words	15
Venire for Jury	40
Swearing Arbitrators, each	5
Sitting in the Trial	1.00
Entering Judgment	40
Judgment on the Docket	15
Recognition of a Witness or of Bail, ea.	40
Each additional Witness	10
Stay Bond or Appeal Bond and filing, ea.	45
Collections made upon Judgments, 4 per ct.	
Record per 100 words	15
Other Writings or Record, per 100 words	15
Issuing Execution	40
Ent. discontinuance or satisfaction, each	20
Bill of Exceptions and copy, per 100 w.	15
Transcript from Docket, per 100 words	15
Certf. to Trans. or Bill of Ex., each	25

Plaintiff's Costs.

Defendant's Costs.

10
75
50

40
15

25

40

20

CONSTABLE'S FEES.

Serv. and Ret. of Summons, each person	40
Mileage 20 miles, 1st mile 20, each add'l	5
Copies, each	25
Serv. and Ret. of Subpoena, 1st person, 25c., each additional	10
Mileage as above	5
Copies, each	25
Serv. and Ret. Attachment for Witness or Juror	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above	5
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person	40
Mileage on each as above	5
Copies, each	25
Summoning Jury	1.00
Mileage as above	5
Copies of Venire, each	25
Attending Trial, per day	1.00
Taking Bond	50
Service of Execution	40
Summoning and Swearing Appraisers	1.00
Advertis'g Property for Sale on Execut'n	40
Writing or setting up Advertisement	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

50
65
25

40

40

120

JURY, WITNESSES.

Richwood Deposit Bank Promissory note

No. 19 vs. D. W. Watson Plaintiff Myrta Watson Defendant

Action on Am't claimed, \$ 55.00 with interest from Aug 3 1896 and costs. Judgment for Pltff. May 27 1899. \$ 64.82 and costs \$ 3.30

Be it Remembered, That on the 19th day of May 1899, the said Plaintiff filed His Bill of Particulars herein whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: \$55.00 One year after date, we jointly and severally promise to pay Horn & Company or order Fifty five Dollars Interest at 6% per centum from date until paid, interest computed every year, with 5% attorney fees, if collected.

And we, or either of us, do hereby authorize and empower any Attorney of any Court of Record in the State of Ohio or elsewhere, to waive the issuing and service of process and appear for us or either of us in any of said Courts, at any time after the above note becomes due and confess judgement thereon against us, or either of us, in favor of the payee or endorser hereof, for the sum due on said note with all interest and costs of suit: said judgement to draw the rate of interest specified in note after rendition until paid. We do also hereby waive all all right of appeal, the stay of execution the power and privilege to hold exempt from execution any personal or real property belonging to us, or either of us, and release all errors that may accrue in the rendition of said judgement and all right to sue but any writ of error; and our said Attorney is hereby authorized to enter such release in said judgement.

Witness our hands and seals this 3 day of August 1896.

D. W. Watson Myrta Watson P.O. address N. Mansfield O.

Endorsed: I own 83 acres of land Liberty Twp. Union Co. Ohio, clear of all encumbrances.

Myrta Watson Notice of protest waived and payment guaranteed.

Horn and Co.

May 19, 1899 - Issued return same

May 20, 1899 - Sum writ 19th day copy to millday

May 27, 1899, 1:30 P.M. failed therea partic Eviden me on of said and c

June 3, 1899, - Re abo

Sept. 11, 1899 - Issued

Oct. 13, 1899 - Execution property: a Oct 9, 1899 and 65/100 to Justice

Oct. 31, 1899 - Sent by of abou Ju

UNDERTAKING FOR STAY OF EXECUTION

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

In pursuance of the statute in such case made provided, I as surety for the stay of execution on the above judgment of against hereby promise and undertake to pay the amount of judgment, interest and costs, and costs that may

Taken by and signed and acknowledged by and surety approved, this day of A. D. 189

Satisfaction of Judgment. Received Oct. 13 1899 At Myer's Cons. Thirty-nine and payment in full on the above judgment and costs J. C. Hartshorn

in and for Liberty Township, Union County, Ohio.

May 19, 1899 - Issued summons on D. W. Watson and Myrtle Watson returnable May 27, 1899 at 1:30 P.M. and delivered the same to A. E. Myers, Constable.

May 20, 1899 - Summons returned endorsed as follows: Recd this writ May 19, 1899, and I served the same on the 19th day of May 1899 on the defendants personally by copy with endorsement thereon. Fees service 50c mileage 10 miles 65c, copy 25c.

May 27, 1899, 1:30 P.M. - Time set for trial. Parties to action failed to appear at this time or for one hour thereafter. The plaintiff having filed bill of particulars which is by me considered satisfactory evidence of claim, it is therefore considered by me on this 27th day of May 1899, the plaintiff collect of said defendants the sum of Thirty-nine Dollars, interest and costs taxed as per margin at \$3.30. J. C. Hartshorn, J.P.

June 3, 1899, - Recd of D. W. Watson Thirty (30) Dollars to credit above Judgement. Paid A. E. Myers Cons. \$1.40 fees

Sept. 11, 1899 - Issued an execution on defendants directed to A. E. Myers, Cons.

Oct. 13, 1899 - Execution returned indorsed Sept 14, 1899 levied on the following property: about 12 acres corn in shock turned out by D. W. Watson. Oct 9, 1899 unsold for want of bidder. Oct 10, 1899 Received Thirty-nine and 67/100 Dollars in full. Retained my fee \$2.00 paid balance to Justice Thirty nine + 67/100 Dollars. A. E. Myers, Cons.

Oct. 31, 1899 - Sent by mail to Plaintiff Richwood Deposit Bank \$66.25 in full of above Judgement. Receipt filed. J. C. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the ___ day of ___ 189___ the defendant came, and by ___ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows: In pursuance of the statute in such case made and provided, I ___ as surety for the stay of execution on the above judgment of ___ against ___ do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this ___ day of ___ A. D. 189___ Justice of the Peace.

Satisfaction of Judgment. Received Oct. 13 1899 from A. E. Myers Cons. Thirty-nine + 67/100 Dollars, payment in full on the above judgment and costs. J. C. Hartshorn J.P.

APPEAL BOND.

On the ___ day of ___ 189___, said ___ entered into an undertaking to the adverse party as follows: No ___ vs. Plaintiff } Before ___ Justice of the Peace, ___ Township, Defendant } County, Ohio. Whereas, On the ___ day of ___ A. D. 189___, the said ___ obtained judgment against the said ___ on the docket of said ___ Justice of the Peace, for ___ dollars and ___ cents, and costs taxed at ___ dollars and ___ cents; and the said ___ intend to appeal therefrom, to the Court of Common Pleas of said County. Now, Therefore, ___ of ___ County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of ___ dollars, conditioned as follows: 1. That the said appellant will prosecute appeal to effect, and without unnecessary delay; 2. That if judgment be adjudged against said appellant on the appeal, will satisfy such judgment and costs.

Taken, Executed, and Acknowledged before me, and surety approved, this ___ day of ___ A. D. 189___ Justice of the Peace.

f the Peace,

missory note

Att'y for Plff.

Att'y for Deft.

imed, \$ 55.00 with interest

Aug 3 1896 and costs.

at for Pltff May 27 1899,

82 and costs \$ 3.30

May 1899, the said

in whereupon the following

and figures following, to-wit:

date, we jointly

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Interest at

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Attorney of Any

State of Ohio or

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J. O. THOMAS,
PEORIA, O.

Dead
Sugar run
Graveyard.

Edward Hall, Clerk.
Peoria.



0

Trustees of Sugar Hill Graveyard
Deed to
David Skidmore

Recd Nov 11 1873

Recorded Nov 14. 73

Book 3 of Page 504

H. Hovey Recorder

~~Recd \$50 paid~~

Transferred

Nov 11 1873

John Wiley
Tm

Know all men by these presents
that we A. H. Thompson, Levi Rea, D. S. Argo &
D. H. Henderson Trustees of the Sugar Run Gra-
veyard, Union County State of Ohio of the first
part, Have this day sold to David Skidmore
of the second part, a parcel of Land, Survey
2444 in said County & State, Liberty Township
Beginning at the South East Corner of said
graveyard lot, running West along A. H. Thompson
North line seven poles to a stone, thence
North 14 poles to Corner of lot sold to Township
Trustees, thence East along said lot seven
poles to St. Drakes land line, thence South
14 poles to the place of Beginning containing
two thirds of an Acre be the same more or
less, for the sum of Twenty Dollars to them
in hand paid, the receipt is hereby acknowledged
for ourselves heirs & Administrators & we will
warrant and Defend the same against all lawful
claims of any person or persons, To David Skidmore

and his heirs or assigns forever & said Skidmore
is lawfully seized of the premises aforesaid
In witness whereunto we have this day set
our hands and seals, April 25, 1873.

In presence of

A. H. Thompson	seal
Levi Rea	seal
D. S. Argo	seal
D. H. Henderson	seal

Before me a justice of the peace in and
for Liberty Township Union County Ohio
personally appeared the above named A. H.
Thompson, Levi Rea, D. S. Argo & D. H. Henderson
and acknowledged the within Deed to be
their voluntary act for the use and
purposes therein mentioned this 30th
day of August A. D. 1873

Jas. J. Mahaffey J. P.

JUSTICE'S FEES.

Filing necessary papers, each	5
Taking and certifying Affidavits, each	40
Docketing, Indexing, Appce., per 100 w.	15
Summons, each defl. named in writ	25
Sub. each, 1 person, 25c., each additional	5
Continuance or Adjournment, each	20
Swearing Witnesses, each	5
Entering Bond or Undertaking, each	40
Attachment for Witness or Juror	40
Order of Attachment	40
Order of Sale or Vendi	40
Notice to Garnishee	40
Order on Garnishee	40
Writ of Replevin	40
Writ of Restitution	40
Order of Arrest	40
Writ, Ord. or Process not nam'd above, ea.	40
App't Gaud'n for Minor to pros. suit	25
App'g Spec. Constables or App'rs, each	40
Ent. Rule of Reference or copy thereof	15
Writing Panel for Jury, per 100 words	15
Venire for Jury	40
Swearing Arbitrators, each	5
Sitting in the Trial	1.00
Entering Judgment	40
Judgment on the Docket	14
Recognizance of a Witness or of Bail, ea.	40
Each additional Witness	10
Stay Bond or Appeal Bond and filing, ea.	45
Collections made upon Judgments, 4 per ct.	
Record per 100 words	15
Other Writings or Record, per 100 words	15
Issuing Execution	40
Ent. discontinuance or satisfaction, each	20
Bill of Exceptions and copy, per 100 w.	15
Transcript from Docket, per 100 words	15
Certf. to Trans. or Bill of Ex., each	25

CONSTABLE'S FEES.

Serv. and Ret. of Summons, each person	25
Mileage . . . miles, 1st mile 20, each add'l	5
Copies, each	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional	10
Mileage as above . . . miles	20
Copies, each	25
Serv. and Ret. Attachment for Witness or	
Juror . . . ea. pers'n	40
Serv. and Ret. Order of Attachm't	
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above . . . miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person	40
Mileage on each as above . . . miles	
Copies, each	25
Summoning Jury	1.00
Mileage as above . . . miles	
Copies of Venire, each	25
Attending Trial, per day	1.00
Taking Bond	50
Service of Execution	40
Summoning and Swearing Appraisers	1.00
Advertis'g Property for Sale on Execut'n	40
Writing or setting up Advertisement	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

JURY, WITNESSES.

Plaintiff's Costs. Defendant's Costs.

10
25

45

20

25

25

20

No. 20
 C. Y. Rhoades Plaintiff
 vs.
 Elizabeth Dalmage Defendant

Action on account for rental
 N. W. Merchant Att'y for Plf
 Att'y for Def
 Am't claimed, \$ 61 00 with interest
 from 189 , and costs
 Judgment for Dismissal 189
 \$ and costs \$

Jan. 21, 1900 - Received

Be it Remembered, That on the 15th day of September 1899, the said Plaintiff filed His Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The said plaintiff claims judgement against the said Defendant Elizabeth Dalmage, for the sum of Sixty-one Dollars as by Statement of account hereto attached for six months rent of a certain dwelling house and lot, situate in the village of Newton, Union Co. Ohio and being Cts Nos 22 and 23 in said village, and which she now occupies and rented of this said deponent and for which she promised to the rent at the rate of \$10 per month, and which rent is now in arrears, as she promised to pay the same in advance. Wherefore this plaintiff claims judgement for said amount, against the said Elizabeth Dalmage, and for costs.
 Statement: Raymond Ohio Sept. 15, 1899, Elizabeth Dalmage Dr. to C. Y. Rhoades
 To rent of house etc from June 1 1898 to June 1, 1899 at \$10 per month \$120 00
 To rent of house etc from June 1 to Sept 15 40 00
 By checks and orders \$160 00
 Bal. Due \$ 61 00

Sept. 15, 1899, Issued summons and delivered to A. E. Myers Constable.
 Sept. 16, 1899, Said plaintiff C. Y. Rhoades made motion for ~~dismissal~~ without prejudice to a new action.
 Sept. 18, 1899. Summons returned indorsed as follows: Rec'd this writ Sept. 15, 1899 and I served the same on the 15th day of Sept 1899, by copy of this writ on the Defendant Elizabeth Dalmage. Said writ being duly certified. Fees serv. 25, Copy 25, m 25
 A. E. Myers, Cons.
 Sept 19, 1899, Time set for trial. Plaintiff C. Y. Rhoades orally for dismissal. It is therefore considered by me that the case be dismissed without prejudice to a new action.

J. C. Hartshorn JP

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____ the defendant came, and by _____ his _____ resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
 In pursuance of the statute in such case made provided, I _____ as surety for the stay of execution on the above judgment of _____ against _____ hereby promise and undertake to pay the amount of judgment, interest and costs, and costs that may accrue.
 Taken by and signed and acknowledged before me and surety approved, this _____ day of _____ A. D. 189 _____ Justice of the Peace
 Satisfaction of Judgment \$ 189
 Received _____ 189
 payment in full on the above judgment and costs.

CIVIL DOCKET.

in and for Liberty Township, Union County, Ohio.

Jan. 21, 1900 - Received of C. Y. Rhoades \$1.00 Justice costs in the above action.

J. C. Hartshorn, J.P.

of the Peace,
an account for
ntal
W. Merchant Att'y for Pl...
Att'y for Def...
aimed, \$ 61 00 with intere...
189 , and cost...
nt for Dismissal 189
and costs \$

September 1899, the said
in, whereupon the following
and figures following, to-wit:
Judgement
Elizabeth
ty-one Dollars
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of a certain
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id village, and
and rented of
which she
rate of \$10
is now in
to pay the same
plaintiff claims
against the
d for costs
Sept. 15, 1899,
Rhoades
1898 to June
\$120 00
1 to Sept 15 40 00
160 00
98 28
61 00

and delivered
y. Rhoades made
without pred-
ction.
I indorsed as
it Sept. 15, 1899 and
w the 15th day of Sept
it on the 15th day
aid writ being
Ser. 25, Copy 25, m 21
He. Myers, Cons.
Plaintiff C. Y. Rhoades
considered by me
prejudicial to a
Hartshorn J.P.

UNDERTAKING FOR STAY OF EXECUTION.

On the ___ day of ___ 189___
the defendant came, and by ___
his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:
In pursuance of the statute in such case made and
provided, I
as surety for the stay of execution on the above judg-
ment of ___
against ___ do
hereby promise and undertake to pay the amount of said
judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me,
and surety approved, this ___ day of ___
A. D. 189___
Justice of the Peace.
Satisfaction of Judgment
Received ___ 189___, from
___ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the ___ day of ___ 189___, said ___
entered into an undertaking to the adverse party as follows:
No ___
Plaintiff } Before ___
vs. Justice of the Peace, ___ Township,
Defendant } County, Ohio.
Whereas, On the ___ day of ___ A. D. 189___, the said ___
obtained judgment against the said ___
on the docket of said ___
Justice of the Peace, for ___
dollars and ___ cents, and costs taxed at ___ dollars
and ___ cents; and the said ___
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, ___ of ___ County, Ohio, hereby promise and undertake to the
said appellee, in the sum and to the amount of ___ dollars, conditioned as
follows: 1. That the said appellant will prosecute ___ appeal to effect, and without unnecessary delay;
2. That if judgment be adjudged against said appellant on the appeal, ___ will satisfy such judgment and
costs.

Taken, Executed, and Acknowledged before me, and surety approved, this ___ day of ___
A. D. 189___
Justice of the Peace.

Copyright, 1886 by the RUGGLES-GALE CO., Columbus, Ohio.

JUSTICE'S FEES.	Plaintiff's Costs.	Defendant's Costs.
Filing necessary papers, each	5	
Taking and certifying Affidavits, each	40	
Docketing, Indexing, Appce., per 100 w.	15	
Summons, each def't. named in writ	25	
Sub. each, 1 person, 25c., each additional	5	
Continuance or Adjournment, each	20	
Swearing Witnesses, each	5	
Entering Bond or Undertaking, each	40	
Attachment for Witness or Juror	40	
Order of Attachment	40	
Order of Sale or Vend.	40	
Notice to Garnishee	40	
Order on Garnishee	40	
Writ of Replevin	40	
Writ of Restitution	40	
Order of Arrest	40	
Writ, Ord. or Process not nam'd above, ea.	40	
App't Guard'n for Minor to pros. suit	25	
App'g Spec. Constables or App'rs, each	40	
Ent. Rule of Reference or copy thereof	15	
Writing Panel for Jury, per 100 words	15	
Venire for Jury	40	
Swearing Arbitrators, each	5	
Sitting in the Trial	1.00	
Entering Judgment	40	
Judgment on the Docket	14	
Recognizance of a Witness or of Bail, ea.	40	
Each additional Witness	10	
Stay Bond or Appeal Bond and filing, ea.	45	
Collections made upon Judgments, 4 per ct.	15	
Record per 100 words	45	
Other Writings or Record, per 100 words,	15	
Issuing Execution	40	
Ent. discontinuance or satisfaction, each, 20		
Bill of Exceptions and copy, per 100 w.	15	
Transcript from Docket, per 100 words	15	
Certif. to Trans. or Bill of Ex., each	25	

CONSTABLE'S FEES.	Plaintiff's Costs.	Defendant's Costs.
Serv. and Ret. of Summons, each person	40	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional	10	
Mileage as above miles		
Copies, each	25	
Serv. and Ret. Attachment for Witness or Juror ea. pers'n	40	
Serv. and Ret. Order of Attachm't	40	
" " Order Sale or Vend.	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person	40	
Mileage on each as above miles		
Copies, each	25	
Summoning Jury	1.00	
Mileage as above miles		
Copies of Venire, each	25	
Attending Trial, per day	1.00	
Taking Bond	50	
Service of Execution	40	
Summoning and Swearing Appraisers, 1.00		
Advertis'g Property for Sale on Execut'n, 40		
Writing or setting up Advertisement	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

JURY, WITNESSES,

C. S. Davids
 Plaintiff
 vs.
 No. 2/
 W. P. Talmage
 J. N. Talmage
 firm name Talmage + Bro
 W. P. O'Brien
 Defendants

Action on
 Promissory note
 W. W. Merchant
 Att'y for Pl
 Att'y for Def
 Am't claimed, \$ 55.30 with interest
 from Sept 20 1899, and costs
 Judgment for 189
 \$ and costs \$

Be it Remembered, That on the 16th day of Sept 1899, the said Plaintiff filed His Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Raymond O Feb. 14, 1898
 \$49.03
 Ninety Days after date we promise to pay to the order of W. P. O'Brien Forty-nine + 03/100 Dollars at 8% from date
 Value received W. P. Talmage + Bro.

Endorsed: For value received I hereby guarantee the payment of the within note at maturity or at any time thereafter with interest at the rate of 8 per cent per annum until paid waiving demand notice of non-payment and protest
 W. P. O'Brien

Sept. 16th 1899, Issued summons and delivered the same to A. E. Myers, Constable

Sept. 18th 1899, Summons returned indorsed Received this writ Sept. 16, 1899 and I served the same on the 16th day of Sept. 1899 on the Defendants personally to W. P. O'Brien and by leaving a copy to W. P. Talmage and J. N. Talmage place of residence duly certified Fees service 75c, Mileage 20c copy 75c
 A. E. Myers, Cons.

Sept. 20, 1899- 4 P. M. - Time set for trial. Plaintiff appeared. Defendants failed to appear at that time or for one hour thereafter. It is therefore considered by me on this day that said Plaintiff C. S. Davids collect of said Defendants W. P. Talmage and J. N. Talmage as principals and W. P. O'Brien, as surety the sum of Fifty-five Dollars and thirty cents and 8% interest from this date and costs taxed as per margin at Three Dollars and fifty-five cents
 J. C. Hartshorn, J.P.

April 9, 1900 - Received cents in full of action. Paid C.S. Davids

April 19, 1900 - Recd of

UNDERTAKING FOR STAY OF EXECUTION

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

In pursuance of the statute in such case made and provided, I _____ as surety for the stay of execution on the above judgment of _____ against _____ hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may be taxed thereon.

Taken by and signed and acknowledged by _____ and surety approved, this _____ day of _____ A. D. 1899

Justice of the Peace
 Satisfaction of Judgment.
 Received _____ 1899
 payment in full on the above judgment and costs

f the Peace,

in and for

Liberty

Township, Union

County, Ohio.

missory note

Mr. Megehan Att'y for Pl

Att'y for Def

imised, \$ 55.30 with intere

Sept 20 1899, and cost

nt for 189

and costs \$

Sept 1899, the said

in, whereupon the following

nd figures following, to-wit

nd 0 Feb. 14, 1898

We promise
O'Brien
03/100 Dollars

amage + Tro.

I hereby guar-
within note of
hereafter with
er cent per
ing demand
protest

Mr. P. O'Brien
mons and
Myers, Constable

rned indorsed
and I served
Sept. 1899 on
Mr. P. O'Brien

Saluage and
ce dilly certified
copy 75-
Myers, Cons.

for trial. Plaintiff
appear at that
It is there-
day that said
said Defendants
as principals
sum of Fifty-five
% interest from
per margin
ive cents
Hurtshorn, J.P.

April 9, 1900 - Received of Mr. P. O'Brien Sixty-one Dollars and Twenty-eight cents in full of judgment, interests and costs in the above action. Paid C.S. Davis amt of said Judgment. Receipts filed.
J.C. Hurtshorn, J.P.

April 19, 1900 - Recd of J.C. Hurtshorn my costs in above action
A. B. Myers
Cous.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 189____
the defendant came, and by _____
his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:

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

Taken by and signed and acknowledged before me,
and surety approved, this _____ day of _____
A. D. 189____

Justice of the Peace.

Satisfaction of Judgment.

Received _____ 189____, from
_____ Dollars,

payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 189____, said _____
entered into an undertaking to the adverse party as follows:

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

Whereas, On the _____ day of _____ A. D. 189____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____ dollars
and _____ cents; and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 189____

Justice of the Peace.

Copyright, 1886 by the RUGGLES-GALE CO., Columbus, Ohio.

JUSTICE'S FEES.	Plaintiff's Costs.	Defendant's Costs.
Filing necessary papers, each	5	10
Taking and certifying Affidavits, each	40	
Docketing, Indexing, Appee., per 100 w.	15	
Summons, each defn. named in writ	25	75
Sub. each, 1 person, 25c., each additional	5	
Continuance or Adjournment, each	20	
Swearing Witnesses, each	5	
Entering Bond or Undertaking, each	40	
Attachment for Witness or Juror	40	
Order of Attachment	40	
Order of Sale or Vendi	40	
Notice to Garnishee	40	
Order on Garnishee	40	
Writ of Replevin	40	
Writ of Restitution	40	
Order of Arrest	40	
Writ, Ord. or Process not nam'd above, ea.	40	
Appt'g Guard'n for Minor to pros. suit	25	
App'g Spec. Constables or App'rs, each	40	
Ent. Rule of Reference or copy thereof	15	
Writing Panel for Jury, per 100 words	15	
Venire for Jury	40	
Swearing Arbitrators, each	5	
Sitting in the Trial	1.00	
Entering Judgment	40	40
Judgment on the Docket	15	75
Recognizance of a Witness or of Bail, ea.	40	
Each additional Witness	10	
Stay Bond or Appeal Bond and filing, ea.	45	
Collections made upon Judgments, 4 per ct.		60
Record per 100 words	15	
Other Writings or Record, per 100 words	15	
Issuing Execution	40	
Ent. discontinuance or satisfaction, each	20	
Bill of Exceptions and copy, per 100 w.	15	
Transcript from Docket, per 100 words	15	
Certif. to Trans. or Bill of Ex., each	25	

CONSTABLE'S FEES.	Plaintiff's Costs.	Defendant's Costs.
Serv. and Ret. of Summons, each person	25	75
Mileage . . . miles, 1st mile 20, each add'l	5	20
Copies, each	25	25
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional	10	
Mileage as above . . . miles		
Copies, each	25	
Serv. and Ret. Attachment for Witness or		
Juror . . . ea. pers'n	40	
Serv. and Ret. Order of Attachm't	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above . . . miles		
Serv. and Ret. of other Orders, Writs,		
Notices, or Copies, each person	40	
Mileage on each as above . . . miles		
Copies, each	25	
Summoning Jury	1.00	
Mileage as above . . . miles		
Copies of Venire, each	25	
Attending Trial, per day	1.00	
Taking Bond	50	
Service of Execution	40	
Summoning and Swearing Appraisers, 1.00		
Advertis'g Property for Sale on Execut'n,	40	
Writing or setting up Advertisement	25	
Money made on Execution	4 per cent.	
Extraordinary trouble and expense in re-		
mov'g or preserv'g property levied on,		

JURY, WITNESSES.

No. 220 vs. Plaintiff
 W. J. Brake
 Elizabeth Taluaga
 W. P. Taluaga
 J. N. Taluaga Defendants

Action on Account for Labor
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 54 10 with interest
 from 189 , and costs.
 Judgment for Plaintiff 189
 \$ 54 10 and costs \$ 3 20

Be it Remembered, That on the 25th day of Sept. 1899, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Raymond Ohio Sept. 19, 1899
 Elizabeth Taluaga, W. P. Taluaga and J. N. Taluaga Dr. To labor as follows:
 When an itemized statement of days on which labor was performed which I consider to lengthy to spread in full upon the docket I said labor being performed at at the rate of \$ 1 25 for 10 hours. amounting in all to One Hundred and Eighty four dollars and sixty cents upon which there were credits amounting to One Hundred and Thirty Dollars and Fifty cents leaving a bal-ance of Fifty-four Dollars and Ten cents. The account was certified to as correct and signed by the said W. J. Brake.

Sept. 25, 1899 - Issued a summons on Elizabeth Taluaga, W. P. Taluaga and J. N. Taluaga return-Sept 30th 1899 at 1 o'clock P.M. and delivered the same to J. T. Haines constable.

Sept. 30, 1899 Summons returned indorsed as follows: Received this writ Sept. 25, 1899 and I served the same on the 25th day of Sept. 1899 on the Defendants Elizabeth Taluaga, W. P. Taluaga and J. N. Taluaga by leaving certified copy at residence. Also served Demand for wages at same time and in same manner. Fees Service 75 c, mileage 20 c and copy 25 c
 J. T. Haines Cons.

Sept. 30, 1899 - 1 P.M.: Time set for trial. Plaintiff appeared. Defendants failed to appear at this time or for one hour thereafter. Plaintiff verified his Bill of Particulars. It is therefore on this day considered by me that said Plaintiff W. J. Brake collect of said Defendants Elizabeth Taluaga, W. P. Taluaga and J. N. Taluaga the sum of Fifty-four Dollars and Ten cents and his costs stated as per margin at Three Dollars + Twenty Cents.
 J. C. Hartshorn J.P.

Oct. 2, 1899 - At request to H. C. Myers constable,

Oct. 13, 1899 - Execution lumber, logs, wood, bel sale by constable, W. under execution.

Oct. 15, 1899, Rec'd my

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____ his _____ resident of the County, approved by me as good and ancient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
 In pursuance of the statute in such case made provided, I _____ as surety for the stay of execution on the above judgment of _____ against _____ hereby promise and undertake to pay the amount of judgment, interest and costs, and costs that may a
 Taken by and signed and acknowledged before and surety approved, this _____ day of _____ A. D. 1899
 Justice of the Peace
 Satisfaction of Judgment.
 Received Oct. 13 1899
 H. C. Myers, Cons. Three + 20 c
 payment in full on the above judgment and costs.
 J. C. Hartshorn J.P.

CIVIL DOCKET.

in and for Liberty Township, Union County, Ohio.

Oct. 2, 1899 - At request of Plaintiff W. J. Brake, issued and execution directed to A. C. Myers constable, and delivered the same to said plaintiff

Oct. 13, 1899 - Execution returned indorsed: Seized on 1 mill and contents lumber, logs, wood, belts, saws, wagons, tank, harness + buggy. Money made without sale by constable, W. P. O'Brien paid off all claims and took all property under execution. Paid to plaintiff \$54.00 and balance \$3.60 to Justice A. C. Myers, Cons.

Oct. 15, 1899, Rec'd my fees in the above action in full. A. C. Myers Cons.

the Peace.
Att'y for Plff.
Att'y for Def.
with interest
and costs.
for Plaintiff
and costs \$3.20
1899, the said
whereupon the following
figures following, to-wit:

Salvage and
follows:
of days
which
in full upon
performed at
amounting
Eighty four
which there
Hundred and
leaving a bal-
Ten cents.
as correct and

on Elizabeth
salvage return-
and delivered
ble.

indorsed as
25, 1899 and
ay of Sept. 1899
Judge, W. P.
with certified
Demand for wages
anner. This
by 25 &
Haines Cons.

trial. Plaintiff
pear at this
r. Plaintiff
It is therefore
that said Plain-
endants Elizabeth
image the sum
its and his costs
lars + Twenty cents.
tshom J. P.

UNDERTAKING FOR STAY OF EXECUTION.

On the ___ day of ___ 189__
the defendant came, and by ___ his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:
In pursuance of the statute in such case made and
provided, I
as surety for the stay of execution on the above judg-
ment of ___ do
against ___
hereby promise and undertake to pay the amount of said
judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me,
and surety approved, this ___ day of ___
A. D. 189__
Justice of the Peace.

Satisfaction of Judgment.

Received Oct. 13 1899, from
A. C. Myers, Cons. Three & 60/100 Dollars,
payment in full on the above judgment and costs.

J. C. Hutchinson, J. P.

APPEAL BOND.

On the ___ day of ___ 189__, said ___
entered into an undertaking to the adverse party as follows:
No
Plaintiff } Before ___
vs. Justice of the Peace, ___ Township,
Defendant } County, Ohio.
Whereas, On the ___ day of ___ A. D. 189__, the said ___
obtained judgment against the said ___
on the docket of said ___
Justice of the Peace, for ___
dollars and ___ cents, and costs taxed at ___ dollars
and ___ cents; and the said ___
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this ___ day of ___
A. D. 189__
Justice of the Peace.

J. C. Hartshorn

Copyright, 1886 by the REGGLES-GALE CO., Columbus, Ohio.

JUSTICE'S FEES.		Plaintiff's Costs.	Defendant's Costs.
Piling necessary papers, each	5	10	
Taking and certifying Affidavits, each	40		
Docketing, Indexing, Appe., per 100 w.	15	30	
Summons, each deft. named in writ	25	25	
Sub. each, 1 person, 25c., each additional	5		
Continuance or Adjournment, each	20		
Swearing Witnesses, each	5		
Entering Bond or Undertaking, each	40		
Attachment for Witness or Juror	40		
Order of Attachment	40		
Order of Sale or Vendi	40		
Notice to Garnishee	40		
Order on Garnishee	40		
Writ of Replevin	40		
Writ of Restitution	40		
Order of Arrest	40		
Writ, Ord. or Process not nam'd above, ea.	40		
App'g Guard'n for Minor to pros. suit	25		
App'g Spec. Constables or App'rs, each	40		
Ent. Rule of Reference or copy thereof	15		
Writing Panel for Jury, per 100 words	15		
Venire for Jury	40		
Swearing Arbitrators, each	5		
Sitting in the Trial	1.00		
Entering Judgment	40		
Judgment on the Docket	14		
Recognizance of a Witness or of Bail, ea.	40		
Each additional Witness	10		
Stay Bond or Appeal Bond and filing, ea.	45		
Collections made upon Judgments, 4 per ct.			
Record per 100 words	15		
Other Writings or Record, per 100 words	15		
Issuing Execution	40		
Ent. discontinuance or satisfaction, each	20	20	
Bill of Exceptions and copy, per 100 w.	15		
Transcript from Docket, per 100 words	15		
Certif. to Trans. or Bill of Ex., each	25		

CONSTABLE'S FEES.		Plaintiff's Costs.	Defendant's Costs.
Serv. and Ret. of Summons, each person	40		
Mileage ... miles, 1st mile 20, each add'l	5	75	
Copies, each	25	20	
Serv. and Ret. of Subpoena, 1st person, 25, each additional	10		
Mileage as above ... miles			
Copies, each	25		
Serv. and Ret. Attachment for Witness or Juror	40		
Serv. and Ret. Order of Attachm't	40		
" " Order Sale or Vendi	40		
" " Notice to Garnishee	40		
" " Order on Garnishee	40		
" " Writ of Replevin	40		
" " Writ of Restitution	40		
" " Order of Arrest	40		
Mileage on each as above ... miles			
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person	40		
Mileage on each as above ... miles			
Copies, each	25		
Summoning Jury	1.00		
Mileage as above ... miles			
Copies of Venire, each	25		
Attending Trial, per day	1.00		
Taking Bond	50		
Service of Execution	40		
Summoning and Swearing Appraisers	1.00		
Advertis'g Property for Sale on Execut'n	40		
Writing or setting up Advertisement	25		
Money made on Execution	4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,			

JURY, WITNESSES,

W. P. O'Brien
 Plaintiff
 No. 23 vs.
Elizabeth Palumage
W. P. Palumage
J. N. Palumage
 Defendant s.

Action on
Store account
 Att'y for Plff.
 Att'y for Defl.
 Am't claimed, \$ *33.55* with interest
 from 189 , and costs.
 Judgment for *Dismissal* 189
 \$ and costs \$

Be it Remembered, That on the 9 day of October 1899, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Raymond Ohio Oct. 9, 1899
 Mrs Elizabeth Palumage, W. P. Palumage + J. N. Palumage
 Dr. To W. P. O'Brien
 Jan. 1, 1899 Total due on this date \$18.66
 " 22 to July 31, 1899 To indre (itemized) 21.89
 June 24, 1899 By order John Dasher \$7.00
 To Balance \$33.55

Oct. 9, 1899- Issued summons on Elizabeth, Palumage, W. P. Palumage and J. N. Palumage returnable Oct. 12, 1899 at 4 o'clock P.M. and delivered the same to J. T. Haines, constable.

Oct. 11, 1899- Summons returned indorsed as follows: Rec'd this writ Oct. 9, 1899 and I served the same on the 9 day of October 1899 on the Defendants by leaving certified copy at residence. Fees, service 75c, mileage 20c J. T. Haines Constable

Oct. 12, 1899- Time set for trial. Plaintiff came and moved that action be dismissed without prejudice to a new action. Defendant did not appear. Thereupon in respect to plaintiffs cause of action, it is considered that same be dismissed without prejudice to a new action.
 J. C. Hartshorn, J.P.

UNDERTAKING FOR STAY OF EXECUT

On the _____ day of _____ the defendant came, and by _____ his resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
 In pursuance of the statute in such case made provided, I _____ as surety for the stay of execution on the above judgment of _____ against _____ hereby promise and undertake to pay the amount of judgment, interest and costs, and costs that may a

Taken by and signed and acknowledged before me and surety approved, this _____ day of _____ A. D. 189 _____

Justice of the P
 Satisfaction of Judgment.
 Received _____ 189 _____
 payment in full on the above judgment and costs.

CIVIL DOCKET.

in and for Liberty Township, Union County, Ohio.

the Peace,

re account

Att'y for Plf.

Att'y for Def.

ned, \$ 33 55 with interest

189 , and costs.

for Dismissal 189 ,

and costs \$

October 1899 , the said

, whereupon the following

figures following, to-wit:

Luage + J. N. Tal-

late \$ 18.66

ged) 21.89

\$ 7.00

\$ 33.55

Elizabeth, Tal-
Returnable
delivered the

versed as follows:
ed the same on
pendants by
el. Fees, service
Constable

laintiff came
without pred-
did not ap-
aintiffs cause
same be dismissed

u.
Cuthorn, J. P.

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 189____
the defendant came, and by _____
his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:

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

Taken by and signed and acknowledged before me,
and surety approved, this _____ day of _____
A. D. 189____
Justice of the Peace.

Satisfaction of Judgment.

Received _____ 189____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 189____, said _____
entered into an undertaking to the adverse party as follows:
No _____
Plaintiff } Before _____
vs. } Justice of the Peace, _____ Township,
Defendant } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 189____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____ dollars
and _____ cents; and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 189____.

Justice of the Peace.

JUSTICE'S FEES.	Plaintiff's Costs.	Defendant's Costs.
Filing necessary papers, each	10	
Taking and certifying Affidavits, each		
Docketing, Indexing, Appce., per 100 w.,	20	
Summons, each deft. named in writ	25	
Sub. each, 1 person, 25c., each additional	5	
Continuance or Adjournment, each	20	
Swearing Witnesses, each	5	
Entering Bond or Undertaking, each	40	
Attachment for Witness or Juror	40	
Order of Attachment	40	
Order of Sale or Vendi	40	
Notice to Garnishee	40	
Order on Garnishee	40	
Writ of Replevin	46	
Writ of Restitution	40	
Order of Arrest	40	
Writ, Ord. or Process not nam'd above, ea.,	40	
App't'g Guard'n for Minor to pros. suit	40	
App'g Spec. Constables or App'rs, each	40	
Ent. Rule of Reference or copy thereof	15	
Writing Panel for Jury, per 100 words	15	
Venire for Jury	40	
Swearing Arbitrators, each	5	
Sitting in the Trial	1.00	
Entering Judgment	40	
Judgment on the Docket	15	
Recognizance of a Witness or of Bail, ea.,	40	
Each additional Witness	10	
Stay Bond or Appeal Bond and filing, ea.,	45	
Collections made upon Judgments, 4 per ct.		
Record per 100 words	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution	40	
Ent. discontinuance or satisfaction, each,	20	
Bill of Exceptions and copy, per 100 w.	15	
Transcript from Docket, per 100 words	15	
Certf. to Trans. or Bill of Ex., each	25	

CONSTABLE'S FEES.	
Serv. and Ret. of Summons, each person	40
Mileage miles, 1st mile 20, each add'l	5
Copies, each	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional	10
Mileage as above miles	
Copies, each	25
Serv. and Ret. Attachment for Witness or Juror	40
ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person	40
Mileage on each as above miles	
Copies, each	25
Summoning Jury	1.00
Mileage as above miles	
Copies of Venire, each	25
Attending Trial, per day	1.00
Taking Bond	50
Service of Execution	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in removing or preserv'g property levied on,	

JURY, WITNESSES.

S. H. Chandler
 No. 24 vs.
 Bert Blue
 Plaintiff
 Defendant

Action on
 Store account
 Att'y for Plff.
 Att'y for Defl.
 Am't claimed, \$ 1.86 with interest
 from 189 , and costs.
 Judgment for Plaintiff 189
 \$ 1.86 and costs \$ 1.20

Be it Remembered, That on the 7 day of October 1899, the said Plaintiff filed His Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Bert Blue in account with S. H. Chandler
 Sept 14 to Nov. 3, 189 - To mdse (itemized) \$ 3.86
 Nov. 7, 189 - By cash \$ 2.00
 To balance \$ 1.86

Oct. 7, 1899, At the request of said Plaintiff and being satisfied that it would be expedient, I specially deputed A. M. Blush whom I believe to be a discreet person of suitable age and not interested in the action, to serve summons on said Defendant. Said A. M. Blush being duly sworn according to law I issued summons on Bert Blue said Defendant returnable Oct. 18, 1899 at 4 o'clock P.M. and delivered to said Blush.

Oct. 13, 1899, Summons returned endorsed as follows: Received this writ Oct. 7, 1899 and I served the same on the 11th day of October 1899 on the Defendant by reading it to him.
 A. M. Blush, Act. Cou.

Oct. 15, 1899 - 4 P.M. - Time set for trial. Parties to the action failed to appear. After waiting one hour it is considered by me this day that said Plaintiff S. H. Chandler collect of said Defendant Bert Blue the sum of One Dollar and Eighty-six cents and costs taxed as per margin at One Dollar and Twenty cents.
 J. C. Hartshorn, J.P.

Oct. 29, 1900 - Plaintiff accepted A. D. Trout for payment on above action and ordered Satisfactory entered. Recd 50 c to apply on costs.

UNDERTAKING FOR STAY OF EXECUTION
 On the _____ day of _____
 the defendant came, and by _____ his
 resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
 In pursuance of the statute in such case made provided, I _____
 as surety for the stay of execution on the above judgment of _____
 against _____
 hereby promise and undertake to pay the amount of judgment, interest and costs, and costs that may be incurred.
 Taken by and signed and acknowledged before me and surety approved, this _____ day of _____
 A. D. 1899 _____
 Justice of the Peace
 Satisfaction of Judgment.
 Received Order of Trout 189
 S. H. Chandler 100
 payment in full on the above judgment and costs.
 J. C. Hartshorn

in and for Liberty Township, Union County, Ohio.

the Peace,

account

Att'y for Plf.
Att'y for Def.
with interest
189, and costs.
for Plaintiff
and costs \$ 1.20

October 1899, the said
whereupon the following

figures following, to-wit:

J. H. Chandler
\$ 3.86
\$ 2.00
\$ 1.86

plaintiff and bring
Specially
to be a disreputable
interested in
said Defendant
according to
Blue said
at 4 o'clock P.M.

endorsed as follows:
served the same
Defendant by
Act. Cou.

trial. Parties
waiting one
day that said
said Defendant
and Eighty-six
at One Dollar

Stinson, J.C.

Draw for pay
Satisfactorily

UNDERTAKING FOR STAY OF EXECUTION.

On the day of 189
the defendant came, and by
his surety,
resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the statute in such case made and provided, I
as surety for the stay of execution on the above judgment of
against do
hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this day of
A. D. 189
Justice of the Peace.

Satisfaction of Judgment.
Received Order of Court 189, from
J. H. Chandler \$ Dollars,
payment in full on the above judgment and costs.
J. C. Stinson

APPEAL BOND.

On the day of 189, said
entered into an undertaking to the adverse party as follows:
No
Plaintiff } Before
vs. } Justice of the Peace, Township,
Defendant } County, Ohio.
Whereas, On the day of A. D. 189, the said
obtained judgment against the said
on the docket of said
Justice of the Peace, for
dollars and cents, and costs taxed at dollars
and cents; and the said
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this day of
A. D. 189
Justice of the Peace.

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JUSTICE'S FEES.	Plaintiff's Costs.	Defendant's Costs.
Filing necessary papers, each	5	
Taking and certifying Affidavits, each	40	
Docketing, Indexing, Appee., per 100 w.	15	
Summons, each defd. named in writ	25	
Sub. each, 1 person, 25c., each additional	5	
Continuance or Adjournment, each	20	
Swearing Witnesses, each	5	
Entering Bond or Undertaking, each	40	
Attachment for Witness or Juror	40	
Order of Attachment	40	
Order of Sale or Vendi	40	
Notice to Garnishee	40	
Order on Garnishee	40	
Writ of Replevin	40	
Writ of Restitution	40	
Order of Arrest	40	
Writ, Ord. or Process not nam'd above, ea.	40	
App'tg Guard'n for Minor to pros. suit	25	
App'g Spec. Constables or App'rs, each	40	
Ent. Rule of Reference or copy thereof	15	
Writing Panel for Jury, per 100 words	15	
Venire for Jury	40	
Swearing Arbitrators, each	5	
Sitting in the Trial	1.00	
Entering Judgment	40	
Judgment on the Docket	14	
Recognizance of a Witness or of Bail, ea.	40	
Each additional Witness	10	
Stay Bond or Appeal Bond and filing, ea.	45	
Collections made upon Judgments, 4 per ct.		
Record per 100 words	15	
Other Writings or Record, per 100 words,	15	
Issuing Execution	40	
Ent. discontinuance or satisfaction, each	20	
Bill of Exceptions and copy, per 100 w.	15	
Transcript from Docket, per 100 words	15	
Certf. to Trans. or Bill of Ex., each	25	
CONSTABLE'S FEES.		
Serv. and Ret. of Summons, each person	40	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each	25	
Serv. and Ret. of Subpoena, 1st person, 25,		
each additional	10	
Mileage as above miles		
Copies, each	25	
Serv. and Ret. Attachment for Witness or Juror	40	
Serv. and Ret. Order of Attachm't	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person	40	
Mileage on each as above miles		
Copies, each	25	
Summoning Jury	1.00	
Mileage as above miles		
Copies of Venire, each	25	
Attending Trial, per day	1.00	
Taking Bond	50	
Service of Execution	40	
Summoning and Swearing Appraisers, 1.00		
Advertis'g Property for Sale on Execut'n, 40		
Writing or setting up Advertisement	25	
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

JURY, WITNESSES.

15
30
25
40
15
25
25

Abraham Trout Plaintiff
 No. 25 vs.
C. M. Intire Defendant

Action on *Promissory Note*
F. A. Thompson Att'y for Plif.
 Att'y for Defd.
 Am't claimed, \$ *48.67* with interest from 189 , and costs.
 Judgment for Plaintiff Feb 1 1897, \$ *48.67* and costs \$ *2.50*

Be it Remembered, That on the 29 day of *January* 1890, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The Plaintiff says that there is due him from said Defendant the sum of \$ *48.67* on a promissory note which is as follows to-wit:-
Pottersburg Ohio March 22, 1897
 \$ *41.25*
 Six months after date for value received we or either of us promise to pay to the order of *Ab Trout* Forty-one + *20/100* Dollars.
C. M. Intire

F. A. Thompson, Pctg. Atty.

Jan. 29, 1900 - Issued summons returnable Feb. 1st 1900 at 4 P. M and delivered the same to J. T. Haines, constable.

Jan. 31, 1900 - Summons returned indorsed as follows: Received this writ Jan. 29, 1900 and I served the same on the 29th day of Jan, 1900 on the defendant by copy at residence. Fees service 25¢, mileage 75¢, copy 25¢

J. T. Haines, Constable.

*Feb. 1, 1900 - 4 P. M - Time set for trial parties to action failed to appear at that time for one hour thereafter. The Plaintiff having furnished satisfactory evidence of his claim, It is therefore considered by me on this day that Abraham Trout said Plaintiff collect of said Defendant C. M. Intire the sum of Forty-eight + *67/100* Dollars and costs taxed as per margin at Two + *50/100* Dollars.*

J. C. Hartshorn J.P.

Feb. 7, 1900 - At request of Plaintiff made out a Transcript of this case and delivered to him
J. C. Hartshorn

UNDERTAKING FOR STAY OF EXECUT

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

Taken by and signed and acknowledged before me and surety approved, this _____ day of _____ A. D. 189 _____

Justice of the Peace
 Satisfaction of Judgment.
 Received _____ 189 _____
 payment in full on the above judgment and costs.

in and for

Liberty

Township,

Union

County, Ohio.

the Peace,

Promissory Note

Thompson Att'y for Plff.

Att'y for Def.

med. \$ 48 67 with interest

189 , and costs.

for Plaintiff Feb 1 1891,

and costs \$ 25 00

January 1890, the said
whereupon the following

figures following, to-wit:

due him from
on a promissory

March 22, 1897

value received
to the order
of

Thompson, Peeps. Atty.

returnable Feb,
to same to J. P.

indorsed as fol-
900 and I served
on the defendant
vice 25¢, mileage

nes, Constable.

parties to action
one hour there-
hed satisfactory
before considered
Prout said Plain-
entire the
and costs tax-
dollars.
starts from J.P.

made out a
cred to him
Hartshorn

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 189____
the defendant came, and by _____
his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:
In pursuance of the statute in such case made and
provided, I _____
as surety for the stay of execution on the above judg-
ment of _____
against _____ do
hereby promise and undertake to pay the amount of said
judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me,
and surety approved, this _____ day of _____
A. D. 189____
Justice of the Peace.

Satisfaction of Judgment.

Received _____ 189____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 189____, said _____
entered into an undertaking to the adverse party as follows:
No _____
Plaintiff } Before _____
vs. Justice of the Peace, _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 189____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____ dollars
and _____ cents; and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, _____ of _____ County, Ohio, hereby promise and undertake to the
said appellee _____, in the sum and to the amount of _____ dollars, conditioned as
follows: 1. That the said appellant _____ will prosecute _____ appeal to effect, and without unnecessary delay;
2. That if judgment be adjudged against said appellant on the appeal, _____ will satisfy such judgment and
costs.

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 189____
Justice of the Peace.

Copyright, 1896 by the RUGLES-GALE Co., Columbus, Ohio.

JUSTICE'S FEES.	Plaintiff's Costs.	Defendant's Costs.
Filing necessary papers, each	16	
Taking and certifying Affidavits, each	40	
Docketing, Indexing, Appee., per 100 w.	15	
Summons, each defl. named in writ	25	
Sub. each, 1 person, 25c., each additional	5	
Continuance or Adjournment, each	20	
Swearing Witnesses, each	5	
Entering Bond or Undertaking, each	40	
Attachment for Witness or Juror	40	
Order of Attachment	40	
Order of Sale or Vendi	40	
Notice to Garnishee	40	
Order on Garnishee	40	
Writ of Replevin	40	
Writ of Restitution	40	
Order of Arrest	40	
Writ, Ord. or Process not nam'd above, ea.	40	
App't Gaud'n for Minor to pros. suit	25	
App'g Spec. Constables or App'rs, each	40	
Ent. Rule of Reference or copy thereof	15	
Writing Panel for Jury, per 100 words	15	
Venire for Jury	40	
Swearing Arbitrators, each	5	
Sitting in the Trial	1.00	
Entering Judgment	40	
Judgment on the Docket	14	
Recognition of a Witness or of Bail, ea.	40	
Each additional Witness	10	
Stay Bond or Appeal Bond and filing, ea.	45	
Collections made upon Judgments, 4 per ct.	15	
Record per 100 words	15	
Other Writings or Record, per 100 words, 15	15	
Issuing Execution	40	
Ent. discontinuance or satisfaction, each, 20	20	
Bill of Exceptions and copy, per 100 w.	15	
Transcript from Docket, per 100 words	15	
Certf. to Trans. or Bill of Ex., each	25	

CONSTABLE'S FEES.	Plaintiff's Costs.	Defendant's Costs.
Serv. and Ret. of Summons, each person	40	
Mileage miles, 1st mile 20, each add'l	5	
Copies, each	25	
Serv. and Ret. of Subpoena, 1st person, 25, each additional	10	
Mileage as above miles	5	
Copies, each	25	
Serv. and Ret. Attachment for Witness or Juror ea. pers'n	40	
Serv. and Ret. Order of Attach'm't	40	
" " Order Sale or Vendi	40	
" " Notice to Garnishee	40	
" " Order on Garnishee	40	
" " Writ of Replevin	40	
" " Writ of Restitution	40	
" " Order of Arrest	40	
Mileage on each as above miles	5	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person	40	
Mileage on each as above miles	5	
Copies, each	25	
Summoning Jury	1.00	
Mileage as above miles	5	
Copies of Venire, each	25	
Attending Trial, per day	1.00	
Taking Bond	50	
Service of Execution	40	
Summoning and Swearing Appraisers, 1.00	1.00	
Advertis'g Property for Sale on Execut'n, 40	40	
Writing or setting up Advertisement	25	
Money made on Execution 4 per cent.	4	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,		

JURY, WITNESSES.

S. M. Richardson
 administratrix of the Estate
 of Wm. M. Smith deceased
 Plaintiff
 No. 26 vs.
 H. W. Barley
 Rafe M. Gray
 Defendant S.

Action on
 Promissory Note
 W. W. Merchant Att'y for Plff.
 Att'y for Defl.
 Am't claimed, \$ 7120 with interest
 from Feb. 23 1890 and costs.
 Judgment for Plff. Feb. 23 1890
 \$ 7120 and costs \$ 305.

Be it Remembered, That on the 20 day of February 1890, the said Plaintiff filed her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 \$5000 Marysville O Feb. 1, 1894
 Six months after date for value received we promise to pay to the order of W. W. Merchant Fifty Dollars with interest at the rate of seven per centum per annum, at his office in Marysville Ohio and we hereby authorize any attorney at law to appear in any court of record in the United States after the above obligation becomes due and waive the issuing and service of summons and confess a judgment against us in favor of the holder thereof for the amount then appearing due together with the costs of suit and thereupon to release all errors and waive all right of appeal.
 H. W. Barley
 Rafe M. Gray

Indorsed: Pay to the order of S. M. Richardson adminx. of the estate of Wm. M. Smith.

Feb. 20, 1900 - Issued summons on Defendants H. W. Barley and Rafe M. Gray returnable Feb. 23, 1900 at 4:30 P. M. and delivered the same to A. E. Myers constable.

Feb. 22, 1900 - Summons returned indorsed as follows: Read this writ and served the same on the 20 day of February on the Defendants H. W. Barley and Rafe M. Gray by leaving a certified copy of this writ with sendorsements thereon at their place of residence they not being at home.
 A. E. Myers Cons.

Fees Service 50 cents Mileage 45 cents copies 50c

Feb. 23, 1900 - 4:30 P. M.: Time set for trial. Plaintiff appeared by her attorney W. W. Merchant. Defendants failed to appear at that time or for one hour thereafter but made default. On filed proff of claim I find and surely render judgement by default for the plaintiff against said Defendants H. W. Barley and Rafe M. Gray for security one dollar

twenty cents and 1/2 and 3/4 cents. It fu the principal debtor

Feb. 23, 1900 - At requ an execution and

Feb. 24, 1900 - On app quired fee made the same to W. W.

March 5, 1900 - Defend for stay J. M. M. Gray and further exec

March 7, 1900 - Exec writ Feb. 23, 1900, Prop 10 years old. Property less possession by Justice. J. M. M. Gray

Aug. 6, 1900 Recd n

Aug 7-1890 Recd n

Expires Oct. 31, 1900
 UNDERTAKING FOR STAY OF EXECUT

On the 5 day of March the defendant came, and by J. M. M. Gray his resident of the County, approved by me as good and ancient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the statute in such case made provided, I J. M. M. Gray as surety for the stay of execution on the above judgment of S. M. Richardson adm against H. W. Barley + Rafe M. Gray hereby promise and undertake to pay the amount judgment, interest and costs, and costs that may a

Taken by and signed and acknowledged before and surely approved, this 5 day of March A. D. 1890 J. C. Hartshorn Justice of the P

Satisfaction of Judgment.
 Received Aug 2 1890
 J. C. Hartshorn
 payment in full on the above judgment and costs.
 J. P. Finley

the Peace,

in and for

Liberty

Township,

Union

County, Ohio.

Missory Note

Merchant Att'y for Plff.

Att'y for Defl.

med, \$ 7120 with interest

t. 23 1890 and costs.

for Plff. St. 23 1890

and costs \$ 325.

uary 1890, the said

whereupon the following

figures following, to-wit:

Feb. 1, 1894

for value re-

to the order of

with interest

enturn per

Marysville Ohio

attorney at law

ord in the

ligation becomes

and service of

edgment against

er of for the a-

together with

one to release

of appeal.

Barley

M. Iroy

Richardson

M. Smith.

Defendants

turnable Feb. 23,

the same to

indorsed as

the same on

dants H. W. Barley

ertified copy of

heron at their

g at home!

H. C. Myers Cons.

5 cents epis 50¢

for trial. Plaintiff

erchant,

at time or for one

to. On filed prop

der Judgment

said Defendants

surety one dollar

twenty cents and Plaintiffs costs taxed as per margin at Three dollars and five cents. It further appears that H. W. Barley should be considered the principal debtor and Lafe M. Iroy surety.

J. C. Hartshorn, J. P.

Feb. 23, 1900 - At request of Lafe M. Iroy one of the Defendants issued an execution and delivered the same to H. C. Myers Constable.

Feb. 24, 1900 - On application of Plaintiff and being paid the required fee made out a transcript of this case and delivered the same to W. W. Merchant her attorney.

March 5, 1900 - Defendant Lafe M. Iroy entered an undertaking for stay J. M. M. Iroy signing it as bail. Execution recalled, and further execution is hereby stayed. Plaintiff notified.

March 7, 1900 - Execution returned indorsed as follows: Recd this writ Feb. 23, 1900. Property levied upon One Gray Mare with foal, about 10 years old. Property turned out by Lafe M. Iroy and left in H. W. Barley possession by order of Lafe M. Iroy. Execution called in by Justice. Fee service 40¢ + mileage 20¢

H. C. Myers Constable

Aug. 6, 1900 Recd my costs in above action

J. C. Hartshorn

Aug 7-18w Recd my costs in above action

A. C. Myers Const

Expires Oct. 31, 1900

UNDERTAKING FOR STAY OF EXECUTION.

On the 5 day of March 1890 the defendant came, and by J. M. M. Iroy his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the statute in such case made and provided, I J. M. M. Iroy as surety for the stay of execution on the above judgment of S. M. Richardson admrx against H. W. Barley + Lafe M. Iroy do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this 5 day of March A. D. 1890 J. C. Hartshorn Justice of the Peace.

Satisfaction of Judgment.

Received Aug 2 1890 from J. M. M. Iroy \$ 100 Dollars, payment in full on the above judgment and costs.

J. C. Hartshorn

APPEAL BOND.

On the day of 1890, said entered into an undertaking to the adverse party as follows:

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

Whereas, On the day of A. D. 1890, the said obtained judgment against the said on the docket of said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents; and the said intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 1890 Justice of the Peace.

Copyright, 1895 by the RUGGLES-GALE CO., Columbus, Ohio.

JUSTICE'S FEES.	
Filing necessary papers, each	5
Taking and certifying Affidavits, each	40
Docketing, Indexing, Appce., per 100 w.	15
Summons, each def't. named in writ	25
Sub. each, 1 person, 25c., each additional	5
Continuance or Adjournment, each	20
Swearing Witnesses, each	5
Entering Bond or Undertaking, each	40
Attachment for Witness or Juror	40
Order of Attachment	40
Order of Sale or Vendi	40
Notice to Garnishee	40
Order on Garnishee	40
Writ of Replevin	46
Writ of Restitution	40
Order of Arrest	40
Writ, Ord. or Process not nam'd above, ea.	40
App't'g Guard'n for Minor to pros. suit	25
App't'g Spec. Constables or App'rs, each	40
Ent. Rule of Reference or copy thereof	15
Writing Panel for Jury, per 100 words	15
Venire for Jury	40
Swearing Arbitrators, each	5
Sitting in the Trial	1.00
Entering Judgment	40
Judgment on the Docket	14
Recognizance of a Witness or of Bail, ea.	40
Each additional Witness	10
Stay Bond or Appeal Bond and filing, ea.	45
Collections made upon Judgments, 4 per ct.	
Record per 100 words	15
Other Writings or Record, per 100 words	15
Issuing Execution	40
Ent. discontinuance or satisfaction, each	20
Bill of Exceptions and copy, per 100 w.	15
Transcript from Docket, per 100 words	15
Certf. to Trans. or Bill of Ex., each	25

CONSTABLE'S FEES.	
Serv. and Ret. of Summons, each person	40
Mileage miles, 1st mile 20, each add'l	5
Copies, each	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional	10
Mileage as above miles	
Copies, each	25
Serv. and Ret. Attachment for Witness or	
Juror ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person	40
Mileage on each as above miles	
Copies, each	25
Summoning Jury	1.00
Mileage as above miles	
Copies of Venire, each	25
Attending Trial, per day	1.00
Taking Bond	50
Service of Execution	40
Summoning and Swearing Appraisers	1.00
Advertis'g Property for Sale on Execut'n	40
Writing or setting up Advertisement	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

A Phelps
No. *X 27* vs.

Plaintiff

Phad Wood

Defendant

Action on *Labour*
Performed by Earnest Phelps

Att'y for Plff.

Att'y for Def't.

Am't claimed, \$ *6.75* with interest
from 189 , and costs.

Judgment for 189
\$ and costs \$

Be it Remembered, That on the *4* day of *March* 189*2*, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
The Plaintiff A. Phelps says there is due his son Earnest Phelps Discharge for Labour performed for Defendant Phad Wood A. Balloues of \$6.75

March 11-1892
Received the above amount
A Phelps

JURY,
WITNESSES.

UNDERTAKING FOR STAY OF EXECUT

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

Taken by and signed and acknowledged before
and surety approved, this _____ day of _____
A. D. 189 _____
Justice of the Peace

Satisfaction of Judgment.
Received _____ 189 _____
payment in full on the above judgment and costs.

the Peace,

in and for

Township,

County, Ohio.

Labour
med by *Carroll Phelps*

Att'y for Plff.

Att'y for Deft.

med, \$ *6.45* with interest
189 , and costs.

for 189

and costs \$

March 189^{*2*}, the said

whereupon the following

figures following, to-wit:

says that
Phelps Disposed
Defendant
of \$6.45

ent
lps

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 189 _____
the defendant came, and by _____
his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:
In pursuance of the statute in such case made and
provided, I _____
as surety for the stay of execution on the above judg-
ment of _____
against _____ do
hereby promise and undertake to pay the amount of said
judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me,
and surety approved, this _____ day of _____
A. D. 189 _____
Justice of the Peace.

Satisfaction of Judgment.

Received _____ 189 _____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 189 _____, said _____
entered into an undertaking to the adverse party as follows:
No _____
Plaintiff } Before _____
vs. Justice of the Peace, _____ Township,
Defendant } _____ County, Ohio.
Whereas, On the _____ day of _____ A. D. 189 _____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____ dollars
and _____ cents; and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 189 _____

Justice of the Peace.

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JUSTICE'S FEES.	Plaintiff's Costs.	Defendant's Costs.
Filing necessary papers, each		
Taking and certifying Affidavits, each		
Docketing, Indexing, Appee., per 100 w.		
Summons, each defl. named in writ	50	
Sub. each, 1 person, 25c., each additional		
Continuance or Adjournment, each		
Swearing Witnesses, each		
Entering Bond or Undertaking, each		
Attachment for Witness or Juror . . . each		
Order of Attachment		
Order of Sale or Vendi		
Notice to Garnishee		
Order on Garnishee		
Writ of Replevin		
Writ of Restitution		
Order of Arrest		
Writ, Ord. or Process not nam'd above, ea.,		
App't'g Guard'n for Minor to pros. suit		
App'g Spec. Constables or App'rs, each		
Ent. Rule of Reference or copy thereof		
Writing Panel for Jury, per 100 words		
Venire for Jury		
Swearing Arbitrators, each		
Sitting in the Trial		1.00
Entering Judgment		40
Judgment on the Docket		14
Recognition of a Witness or of Bail, ea.,		40
Each additional Witness		10
Stay Bond or Appeal Bond and filing, ea.,		45
Collections made upon Judgments, 4 per ct.		
Record per 100 words	36	
Other Writings or Record, per 100 words,		15
Issuing Execution		40
Ent. discontinuance or satisfaction, each,		20
Bill of Exceptions and copy, per 100 w.		15
Transcript from Docket, per 100 words		15
Certif. to Trans. or Bill of Ex., each		25

CONSTABLE'S FEES.	Plaintiff's Costs.	Defendant's Costs.
Serv. and Ret. of Summons, each person		40
Mileage miles, 1st mile 20, each add'l		5
Copies, each		25
Serv. and Ret. of Subpoena, 1st person, 25, each additional		10
Mileage as above miles		
Copies, each		25
Serv. and Ret. Attachment for Witness or Juror ea. pers'n		40
Serv. and Ret. Order of Attachm't		40
" " Order Sale or Vendi		40
" " Notice to Garnishee		40
" " Order on Garnishee		40
" " Writ of Replevin		40
" " Writ of Restitution		40
" " Order of Arrest		40
Mileage on each as above miles		
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person		40
Mileage on each as above miles		
Copies, each		25
Summoning Jury		1.00
Mileage as above miles		
Copies of Venire, each		25
Attending Trial, per day		1.00
Taking Bond		50
Service of Execution		40
Summoning and Swearing Appraisers,		1.00
Advertis'g Property for Sale on Execut'n,		40
Writing or setting up Advertisement		25
Money made on Execution 4 per cent.		
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	70	

JURY, WITNESSES.

Action on Promissory Note
vs. Replevin

John Reyner Plaintiff
No. 28 vs.
Thomas J. Grant
Ardilla Grant Defendant S.

Att'y for Plff.
Att'y for Defl.
Am't claimed, \$ 66 67 with interest
from Apr. 1 1903, and costs.
Judgment for Pltf. May 25 1903
\$ 48 20 and costs \$ 2 50

Be it Remembered, That on the 20 day of May 1903, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
A promissory note for \$125 dated Apr. 1, 1902, and due Apr. 1, 1903 on which were the following credits: cash \$28.00 and work \$30.50.
Plaintiff also filed an affidavit in replevin on one bay mare four years old May 20, 1903 - Issued a writ of Replevin and summons on the said Thomas J. Grant and Ardilla Grant returnable May 25, 1903, returnable at 1 P.M. Delivered to A. E. Myers, Const. May 25, 1903 - Writ of Replevin and summons returned indorsed: I served the same on the 22 day of May 1903 on Defendants by delivering a certified copy of this writ with indorsements thereon to the Defdts also took possession of said mare and delivered to John Reyner without being appraised or bond given by order of Def. and Pltf. A. E. Myers Const. Const. Justice, 100 cents. 150.

May 25, 1903 - 1 P.M. - June set for trial. Plaintiff appeared by his agent E. M. Gibson Defendant failed to appear. After waiting an hour it is adjudged by me on this date that Plaintiff has right to one bay mare four years old, without damages and that said Plaintiff collect from the said Defendants the sum of \$48.20 and costs \$2.50.

J. C. Hartshorn, J. P.

May 22, 1903 Before day of trial Defendant paid \$20.40 on said promissory note

May 30, 1903 - Defendant appeared and paid foregoing judgment and costs.

June 1, 1903 - Paid John Reyner \$48.20 in satisfaction of said judgment and A. E. Myers const his costs 2.50. Receipts filed

UNDERTAKING FOR STAY OF EXECUTION

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

Taken by and signed and acknowledged before me and surety approved, this _____ day of _____ A. D. 189 _____ Justice of the Peace

Satisfaction of Judgment.
Received May 30, 1903
J. J. Grant Forty-eight and 10/100
payment in full on the above judgment and costs.
J. C. Hartshorn

the Peace,

in and for Liberty Township, Union County, Ohio.

Promissory Note
Plevin

Att'y for Plff.

Att'y for Defl.

amed, \$ 66⁶⁷ with interest
Apr. 1 1893, and costs.
for Pltf, May 25 1893
and costs \$ 250

May 1933 189, the said
n, thereupon the following

figures following, to-wit:

ated Apr. 1, 1902,
h were the fol-
id work \$30.50.

fidavit in
ur years old.
Plevin and
as J. Grant and

May 25, 1903,
to A. E. Myers, Cons
n and Summons

the same on
Defendants by
of this writ with
Defds also took
I delivered to
ppraised or bond
A. E. Myers Cons.

r trial. Plain-
m. Gibson

After waiting
y me on
right to one

without damages
lect from the
4826 and

Hartshorn, J. P.

Defendant
ory note

ad and paid
ts.

20 in satisfac
E. Myers cons

UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 189____
the defendant came, and by _____
his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:

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

Taken by and signed and acknowledged before me,
and surety approved, this _____ day of _____
A. D. 189____
Justice of the Peace.

Satisfaction of Judgment.

Received _____ May 30, 1903 189____, from
J. J. Grant Forty-eight ⁷⁰/₁₀₀ Dollars,
payment in full on the above judgment and costs.

J. L. Hartshorn
J. P.

APPEAL BOND.

On the _____ day of _____ 189____, said _____
entered into an undertaking to the adverse party as follows:
No _____
Plaintiff } Before _____
vs. } Justice of the Peace, _____ Township,
Defendant } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 189____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____ dollars
and _____ cents; and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 189____
Justice of the Peace.

Copyright, 1886 by the RUGGLES-GALE CO., Columbus, Ohio.

JUSTICE'S FEES.

Filing necessary papers, each	5
Taking and certifying Affidavits, each	40
Docketing, Indexing, Appec., per 100 w.	15
Summons, each defd. named in writ	25
Sub. each, 1 person, 25c., each additional	5
Continuance or Adjournment, each	20
Swearing Witnesses, each	5
Entering Bond or Undertaking, each	40
Attachment for Witness or Juror	40
Order of Attachment	40
Order of Sale or Vendi	40
Notice to Garnishee	40
Order on Garnishee	40
Writ of Replevin	40
Writ of Restitution	40
Order of Arrest	40
Writ, Ord. or Process not nam'd above, ea.	40
App't'g Guard'n for Minor to pros. suit	25
App'g Spec. Constables or App'rs, each	40
Ent. Rule of Reference or copy thereof	15
Writing Panel for Jury, per 100 words	15
Venire for Jury	40
Swearing Arbitrators, each	5
Sitting in the Trial	1.00
Entering Judgment	40
Judgment on the Docket	14
Recognizance of a Witness or of Bail, ea.	40
Each additional Witness	10
Stay Bond or Appeal Bond and filing, ea.	45
Collections made upon Judgments, 4 per ct.	
Record per 100 words	15
Other Writings or Record, per 100 words	15
Issuing Execution	40
Ent. discontinuance or satisfaction, each	20
Bill of Exceptions and copy, per 100 w.	15
Transcript from Docket, per 100 words	15
Certif. to Trans. or Bill of Ex., each	25

CONSTABLE'S FEES.

Serv. and Ret. of Summons, each person	40
Mileage miles, 1st mile 20, each add'l	5
Copies, each	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional	10
Mileage as above miles	
Copies, each	25
Serv. and Ret. Attachment for Witness or	
Juror ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person	40
Mileage on each as above miles	
Copies, each	25
Summoning Jury	1.00
Mileage as above miles	
Copies of Venire, each	25
Attending Trial, per day	1.00
Taking Bond	50
Service of Execution	40
Summoning and Swearing Appraisers, 1.00	
Advertis'g Property for Sale on Execut'n, 40	
Writing or setting up Advertisement	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

JURY, WITNESSES.

G. W. Bobb Company
 Plaintiff
 No. 29 vs.
J. B. Dillon
 Defendant

Action on Account

Att'y for Plif.
 Att'y for Defd.
 Am't claimed, \$ 296²⁴ with interest
 from 13th Day April 1907, and costs.
 Judgment for 296²⁴ 189
 \$ and costs \$ 4.50

Be it Remembered, That on the 29 day of April 1907, the said Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 The G. W. Bobb Company a Corporation
 The Said Plaintiff says there is due them the sum of Two Hundred Thirty Six and 24/100 Dollars (\$296²⁴/100) for Goods and Merchandise sold and delivered by said plaintiff to said defendant at his request. Said goods and Merchandise were reasonably worth the sum charged therefore as per statement thereof hereto attached and made a part hereof. Wherefore plaintiff prays judgment a gainst said Defendant for said sum of Two Hundred Thirty Six and 24/100 Dollars (\$296²⁴/100)

April 27th 1907 Summons issued Returnable May 3rd at 1 P.M. and delivered same to A. E. Myers Const.

May 3rd 1907 Summons returned and endorsed as follows served the same on the 29th Day of April 1907 by delivering a certified copy of this writ to the said Defendant personally with endorsement thereon

May 3rd 1907 1 P.M. time set for trial and Defendant fail to put in appearance and by default I render judgment a gainst said Defendant for the said sum of Two Hundred Thirty Six and 24/100 Dollars (\$296²⁴/100)

J. W. McCoy J.P.
 Nov 25 - 1907
 Received my cost in full
 A. E. Myers const

UNDERTAKING FOR STAY OF EXECUTION

On the _____ day of _____ the defendant came, and by _____ his s_____ resident of the County, approved by me as good and ancient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
 In pursuance of the statute in such case made provided, I _____ as surety for the stay of execution on the above ment of _____ against _____ hereby promise and undertake to pay the amount of judgment, interest and costs, and costs that may ac

Taken by and signed and acknowledged before and surety approved, this _____ day of _____ A. D. 189 _____ Justice of the Pe

Satisfaction of Judgment.
 Received _____ 189 _____
 payment in full on the above judgment and costs.

in and for

Liberty

Township,

Union

County, Ohio.

the Peace,

Account

Att'y for Plff.

Att'y for Deft.

med, \$ 296 ²⁴ with interest
7th Day April 1897, and costs.

for 296 ²⁴ 189
and costs \$ 4,50

April 1907~~189~~, the said
n, whereupon the following

figures following, to-wit:

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UNDERTAKING FOR STAY OF EXECUTION.

On the _____ day of _____ 189____
the defendant came, and by _____
his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:

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

Taken by and signed and acknowledged before me,
and surety approved, this _____ day of _____
A. D. 189____
Justice of the Peace.

Satisfaction of Judgment.
Received _____ 189____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.

On the _____ day of _____ 189____, said _____
entered into an undertaking to the adverse party as follows:
No _____
Plaintiff } Before _____
vs. } Justice of the Peace, _____ Township,
Defendant } _____ County, Ohio.

Whereas, On the _____ day of _____ A. D. 189____, the said _____
obtained judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
dollars and _____ cents, and costs taxed at _____ dollars
and _____ cents; and the said _____
intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this _____ day of _____
A. D. 189____
Justice of the Peace.

Civil Action before

Justice of the Peace,

in and for

Copyright, 1886 by the RUGGLES-GALE CO., Columbus, Ohio.

J. W. McElroy

JUSTICE'S FEES.

Filing necessary papers, each	5
Taking and certifying Affidavits, each	40
Docketing, Indexing, Appce., per 100 w.	15
Summons, each deft. named in writ	25
Sub. each, 1 person, 25c., each additional	5
Continuance or Adjournment, each	20
Swearing Witnesses, each	5
Entering Bond or Undertaking, each	40
Attachment for Witness or Juror	40
Order of Attachment	40
Order of Sale or Vendi	40
Notice to Garnishee	40
Order on Garnishee	40
Writ of Replevin	40
Writ of Restitution	40
Order of Arrest	40
Writ, Ord. or Process not nam'd above, ea.	40
App't'g Guard'n for Minor to pros. suit	25
App'g Spec. Constables or App'rs, each	40
Ent. Rule of Reference or copy thereof	15
Writing Panel for Jury, per 100 words	15
Venire for Jury	40
Swearing Arbitrators, each	5
Sitting in the Trial	1.00
Entering Judgment	40
Judgment on the Docket	14
Recognizance of a Witness or of Bail, ea.	40
Each additional Witness	10
Stay Bond or Appeal Bond and filing, ea.	45
Collections made upon Judgments, 4 per ct.	15
Record per 100 words	15
Other Writings or Record, per 100 words	15
Issuing Execution	40
Ent. discontinuance or satisfaction, each	20
Bill of Exceptions and copy, per 100 w.	15
Transcript from Docket, per 100 words	15
Certif. to Trans. or Bill of Ex., each	25

50

40
14

20

50
60
50

CONSTABLE'S FEES.

Serv. and Ret. of Summons, each person	40
Mileage . . . miles, 1st mile 20, each add'l	5
Copies, each	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional	10
Mileage as above . . . miles	
Copies, each	25
Serv. and Ret. Attachment for Witness or	
Juror . . . ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above . . . miles	
Serv. and Ret. of other Orders, Writs,	
Notices, or Copies, each person	40
Mileage on each as above . . . miles	
Copies, each	25
Summoning Jury	1.00
Mileage as above . . . miles	
Copies of Venire, each	25
Attending Trial, per day	1.00
Taking Bond	50
Service of Execution	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement	25
Money made on Execution	4 per cent.
Extraordinary trouble and expense in re-	
mov'g or preserv'g property levied on,	

JURY, WITNESSES.

O. M. Scott
Plaintiff
No. 30 vs.
D. W. Watson
and
Myrta Watson
Defendant

Action on
Promissory Note
Att'y for Pl.
Att'y for Def.
Am't claimed, \$ *55-30* with interest
from *ad 8% May 20th 1907*, and costs
Judgment for 189
\$ and costs \$

Be it Remembered, That on the *24* day of *May* *1907*, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Promissory Note
Marysville Ohio Feb 3 1906
Due Sept 1st 1906
For value received we promise to pay O. M. Scott Fifty Dollars with 8% from Date
Signed by D. W. Watson and Myrta Watson

May 24 - 1907
Summons issued this day returnable May 28th 1907 at 4 P. M. and returned to A. E. Myers Const

Summons Returned
Signed as follows Received this writ May 24th 1907 and I served the same on May 25th at 10 A. M. 1907 on the Defendants by leaving certified copy with the Defendants Personally
A. E. Myers Const
Const fees Service & Return 50 Mileage 60 Copy 50 Total \$160

May 28th 1907 - 4 P. M.
Time set for hearing of this case. Defendant appeared and ordered Stay of Execution
J. W. McElroy, J. P.

Nov 25 - 1907
Received my cost in full
A. E. Myers constable

Expire 28 Sept 1907
UNDERTAKING FOR STAY OF EXECUTION
On the *28th* day of *May* the defendant came, and by *Sp. B. Clapsaddle* his resident of the County, approved by me as good and ancient surety, caused an undertaking for the stay of execution to be entered herein, which follows:
In pursuance of the statute in such case made provided, *A. F. Clapsaddle* as surety for the stay of execution on the agreement of *O. M. Scott* against *D. W. and Myrta Watson* hereby promise and undertake to pay the amount of judgment, interest and costs, and costs that may accrue
A. F. Clapsaddle
Taken by and signed and acknowledged before me and surety approved, this *28* day of *May* A. D. *1907* *J. W. McElroy* Justice of the Peace
Satisfaction of Judgment.
Received *Oct 12 1907*
Mr. James Watson 59.23 - De
payment in full on the above judgment and costs.
J. W. McElroy

in and for Liberty Township, Union County, Ohio.

of the Peace,

Summary Note

Att'y for Pl

Att'y for Def

immed. \$ 55-30 with interest

May 28th 1897, and costs

for 189

and costs \$

May 1907 1897, the said

in, whereupon the following

figures following, to-wit:

hid Feb 3 1908

I promise Fifty Dollars

W. Watson and Watson

day return

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W. Watson

J. P.

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Expires 28 Sept 1907

UNDERTAKING FOR STAY OF EXECUTION.

On the 28th day of May 1907 the defendant came, and by A. F. Clapsaddle his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein, which follows:

In pursuance of the statute in such case made and provided, I A. F. Clapsaddle as surety for the stay of execution on the above judgment of C. M. Scott against D. W. and Myrtle Watson do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this 28th day of May A. D. 1907 J. W. Watson Justice of the Peace.

Satisfaction of Judgment. Received Oct 12 1907 from Mr. Myres Watson 59.27 Dollars, payment in full on the above judgment and costs.

APPEAL BOND.

On the day of 189, said entered into an undertaking to the adverse party as follows: vs. Plaintiff Before Justice of the Peace, Township, County, Ohio. Defendant

Whereas, On the day of A. D. 189, the said obtained judgment against the said on the docket of said Justice of the Peace, for dollars and cents, and costs taxed at dollars and cents; and the said intend to appeal therefrom, to the Court of Common Pleas of said County.

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

Taken, Executed, and Acknowledged before me, and surety approved, this day of A. D. 189

Justice of the Peace.

Copyright, 1895 by the RUGGLES-GALE Co., Columbus, Ohio.

J. M. Elroy

JUSTICE'S FEES.

Filing necessary papers, each	5
Taking and certifying Affidavits, each	40
Docketing, Indexing, Appce., per 100 w.	15
Summons, each deft. named in writ	25
Sub. each, 1 person, 25c., each additional	5
Continuance or Adjournment, each	20
Swearing Witnesses, each	5
Entering Bond or Undertaking, each	40
Attachment for Witness or Juror . . . each	40
Order of Attachment	40
Order of Sale or Vendi	40
Notice to Garnishee	40
Order on Garnishee	40
Writ of Replevin	46
Writ of Restitution	40
Order of Arrest	40
Writ, Ord. or Process not nam'd above, ea.	40
App't'g Guard'n for Minor to pros. suit	25
App'g Spec. Constables or App'rs, each	40
Ent. Rule of Reference or copy thereof	15
Writing Panel for Jury, per 100 words	15
Venire for Jury	40
Swearing Arbitrators, each	5
Sitting in the Trial	1.00
Entering Judgment	40
Judgment on the Docket	14
Recognizance of a Witness or of Bail, ea.	40
Each additional Witness	10
Stay Bond or Appeal Bond and filing, ea.	45
Collections made upon Judgments, 4 per ct.	
Record per 100 words	15
Other Writings or Record, per 100 words,	15
Issuing Execution	40
Ent. discontinuance or satisfaction, each,	20
Bill of Exceptions and copy, per 100 w.	15
Transcript from Docket, per 100 words	15
Certif. to Trans. or Bill of Ex., each	25

CONSTABLE'S FEES.

Serv. and Ret. of Summons, each person	40
Mileage miles, 1st mile 20, each add'l	5
Copies, each	25
Serv. and Ret. of Subpoena, 1st person, 25,	
each additional	10
Mileage as above miles	
Copies, each	25
Serv. and Ret. Attachment for Witness or Juror ea. pers'n	40
Serv. and Ret. Order of Attachm't	40
" " Order Sale or Vendi	40
" " Notice to Garnishee	40
" " Order on Garnishee	40
" " Writ of Replevin	40
" " Writ of Restitution	40
" " Order of Arrest	40
Mileage on each as above miles	
Serv. and Ret. of other Orders, Writs, Notices, or Copies, each person	40
Mileage on each as above miles	
Copies, each	25
Summoning Jury	1.00
Mileage as above miles	
Copies of Venire, each	25
Attending Trial, per day	1.00
Taking Bond	50
Service of Execution	40
Summoning and Swearing Appraisers,	1.00
Advertis'g Property for Sale on Execut'n,	40
Writing or setting up Advertisement	25
Money made on Execution 4 per cent.	
Extraordinary trouble and expense in remov'g or preserv'g property levied on,	

JURY, WITNESSES.

No. *John Laird* Plaintiff

Haden Reley Defendant

Action on *Replevin*

Att'y for Plt

Att'y for Def

Am't claimed, \$ with interest

from 189 , and costs

Judgment for 189

\$ and costs \$

Be it Remembered, That on the *29* day of *Oct* 1907, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

John Laird Who being duly sworn deposes and says

1st that he claims the following described property to wit are hay called *folded on* as about April 1st 1907 by *Strong Boy*

2nd that said *John Laird* plaintiff has a lien on said *folded on* for the payment of *service* of said *stallion Strong Boy* and that he is entitled to the immediate possession of said *prop*erty

3rd that said property is wrongfully detained by the defendant by reason of said nonpayment of *service* by *Haden Reley* the defendant there

4th that said property was not in execution on any order of judgment against plaintiff or for the payment of any tax fine nor assessment assessed against him and is not claimed by him under title acquired mediately or immediately by transfer from one from whom such property had been taken by sub execution order process or by virtue of an order of delivery issued in replevin under Chapter 10 Title III Part Third of the Revised Statutes of Ohio or any other name or final process issued against him sworn to before me and signed in my presence this 29th day of *Oct* 1907

J. M. Elroy J. P.

Nov 18th 1907
Judgment for

UNDERTAKING FOR STAY OF EXECUTION

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

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

Taken by and signed and acknowledged before me and surety approved, this _____ day of _____ A. D. 189 _____ Justice of the Peace

Satisfaction of Judgment.

Received _____ 189 _____

payment in full on the above judgment and costs.

CIVIL DOCKET.

in and for Liberty Township, Monroe County, Ohio.

Nov 1st 1907 2 P. M. Time for trial up and judgment favored for Plaintiff

J. W. B. Elroy J. P.

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Att'y for Pl...
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J. P.

UNDERTAKING FOR STAY OF EXECUTION.
On the ___ day of ___ 189___
the defendant came, and by ___
his surety,
resident of the County, approved by me as good and suffi-
cient surety, caused an undertaking for the stay of exe-
cution to be entered herein, which follows:
In pursuance of the statute in such case made and
provided, I
as surety for the stay of execution on the above judg-
ment of ___
against ___ do
hereby promise and undertake to pay the amount of said
judgment, interest and costs, and costs that may accrue.
Taken by and signed and acknowledged before me,
and surety approved, this ___ day of ___
A. D. 189___
Justice of the Peace.
Satisfaction of Judgment.
Received ___ 189___, from
___ Dollars,
payment in full on the above judgment and costs.

APPEAL BOND.
On the ___ day of ___ 189___, said ___
entered into an undertaking to the adverse party as follows:
No ___
Plaintiff } Before ___
vs. Justice of the Peace, ___ Township,
Defendant } County, Ohio.
Whereas, On the ___ day of ___ A. D. 189___, the said ___
obtained judgment against the said ___
on the docket of said ___
Justice of the Peace, for
dollars and ___ cents, and costs taxed at ___ dollars
and ___ cents; and the said ___
intend to appeal therefrom, to the Court of Common Pleas of said County.
Now, Therefore, ___ of ___ County, Ohio, hereby promise and undertake to the
said appellee, in the sum and to the amount of ___ dollars, conditioned as
follows: 1. That the said appellant will prosecute appeal to effect, and without unnecessary delay;
2. That if judgment be adjudged against said appellant on the appeal, ___ will satisfy such judgment and
costs.
Taken, Executed, and Acknowledged before me, and surety approved, this ___ day of ___
A. D. 189___
Justice of the Peace.

in and for Liberty Township, Mon. County, Ohio.

Nov 14th 1910. 1 o'clock P.M. Time set for trial. John P. Atkins Plaintiff, present. Geo Smith Defd. Present. Raymond Creamery Co Garnisher. Present. Garnisher sworn, and says they are indebted to Geo Smith Defd. The sum of \$46.00. Due Nov 10th 1910. Plaintiff being duly sworn, was willing to allow the claim of \$5.00 claimed to be paid by Geo Smith. Geo Smith, sworn, said he had the proceeds & use of 103 acres of land, had no widowed mother to support. Therefore it is decided that the property of the Defendant is not exempt from execution. It was ordered by the Court that the Raymond Creamery Co pay in to the Court \$34.50. The amount of Plaintiff Bill allowed \$3.00. and 450 Costs = \$34.50.

Raymond Ohio Nov 14th 1910. Received of J. O. Thomas J.P. Thirty dollars, the amount of judgment rendered in favor of John P. Atkins, Plaintiff, vs. Geo Smith Defd. in attachment. John P. Atkins.

Received my Cost & fee in the above action of J. O. Thomas. in full. A. C. Myers. Constable.

Sept 21, 1912 Subscribed to date E. H. Archer State Examiner.

Form with two columns: UNDERTAKING FOR STAY OF EXECUTION and APPEAL BOND. Includes fields for dates, names, amounts, and court details.

of the Peace, Recd Court Attachment, Atty for Pl, Atty for Def, imed, \$ 35.85 with interest, Oct-18th 1895, and costs, at for 3000, 189, and costs \$ 450, Evamba 789, the said, in, whereupon the following, and figures following, to-wit, said says, a certain, the Geo Smith, Oct 18th 1905, making a total, attached and marked, ment against, & for costs, in, Plaintiff, 18th 1905, assign to John, in Money County, Road and authorize, at or Paymaster, Madison St., o Smith.

returnable, and delivered, stable, ed, endorsed, Nov 9th 1910, 1910 on the, Constable.

Rebelfortance

Raymond Ohio Nov. 14 1910

Recd of J. O. Thomas Fifty & ⁰⁰/₁₀₀
Dollars full of Guernsey of Geo
Smith in care of
John P. Atkin

78

George Smith John P. Atkin.





