



Thu 1

Feb 5.

The Property of Liberty Bazaar Co. Ohio.

Feb 5, 1915.

J. O. THOMAS,
PEORIA, O.

J.P.

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Before Foster Walker, Justice
of the Peace for Liberty
Township, Union County, Ohio

W. H. Ditrick, Plaintiff

VS

The Columbus Dispatch
Readers Travel Accident
Insurance Association

Defendant.

Bill of Particulars

Cameron & Cameron
~~RICHARD L. CAMERON~~
ATTORNEY AT LAW
MARYSVILLE, OHIO

The Tuttle Law Print, Publishers, Rutland, Vt.

Before Foster Walker, Justice of the Peace, for Liberty Township,
Union County, Ohio.

W. H. Ditrick, Plaintiff, :

VS :

Bill of Particulars.

The Columbus Dispatch Readers :
Travel Accident Insurance :
Association, Defendant. :

The plaintiff for his cause of action says; that the defendant is a corporation, organized and existing under the laws of the state of Ohio, and with its principal place of business at Columbus, Ohio.

That on the 17th day of August, 1929, in consideration of the payment of a premium of One Dollar and Fifty cents (\$1.50) by the plaintiff and of his being a subscriber to The Columbus Dispatch a daily newspaper published at Columbus, Ohio and his agreement to pay premiums thereafter, the defendant executed and delivered to him a policy of insurance, whereby it insured the plaintiff against death or disability, resulting directly, independently and exclusively of all other causes, from bodily injuries affected through external, violent and accidental means, during the term of this policy, which were thereafter sustained by the insured in certain manner.

That Part V of said policy provided as follows:-

"If the insured shall in consequence of ANY ACCIDENT IN OR OUT OF WORK OR BUSINESS, not resulting wholly or in any part from any disease, defect or infirmity, for which no indemnity is provided under Sections I, II, or III, be immediately, continuously, and wholly disabled and prevented by injuries so received from performing each and every ^{part} pertaining to any and every kind of business, labor or occupation, the Association will pay at the rate of TEN DOLLARS (\$10.00) per week, for the number of consecutive full weeks after the first fourteen days (14), and not exceeding three (3) weeks."

The plaintiff on the 25th day of January, 1932, while said policy was still in full force and effect and all premiums fully paid up, the plaintiff was accidentally struck upon his right arm by a chunk thrown from a buzz saw then in operation and sustained an accident whereby his right arm was broken near the wrist

as the result of which accident he was immediately, continuously and wholly disabled and prevented from performing each and every duty pertaining to his business, labor or occupation, for a period in excess of five weeks thereafter.

That upon the 12th day of February 1932 the plaintiff sent notice to the defendant concerning said accident and on or about the 22nd day of March, 1932, filed with it his proof of claim and demanded payment of the sum of Thirty Dollars (\$30.00) due him under the provisions of said policy but the said defendant failed and refused to pay said sum and has ever since failed and refused to pay the same, though repeatedly requested so to do.

Wherefore the plaintiff prays judgment against the defendant for the sum of Thirty (\$30.00) Dollars with interest from the 22nd day of March, 1932 and for his costs of this action and all proper relief.

Cameron & Cameron

Attorneys for plaintiff,

State of Ohio, Union County, SS.

W. H. Ditrick, being first duly sworn, says that he is the plaintiff in the foregoing action and that the facts stated and allegations contained in this his bill of particulars are true as he verily believes.

W. H. Ditrick

Subscribed in my presence and sworn to before me this 3rd day of August, 1932

R. L. Cameron

Notary Public, Union county, O.

R. L. CAMERON, Notary Public
My commission expires Feb. 13, 1934.



J. O. Thomas

Liberty Town

Justice's Civil Docket (Crown) The W. H. Anderson Co., Publishers Cincinnati, O.

J. C. Moore

Case No. 297

Jan 9 1915 The Plaintiff filed

Bill of Particulars,

in substance as follows: Ellsworth Roberts

June 15, 1910

To Wall Paper

5 Sides, 3 Ceilings

1/4 Border

95-9

July 2. 1 Bell-Extra

10

1.05

Sub to Jan 9, 1915

37

Nov 24 To Wall Paper

6 Sides, 4 Ceil, 1/4 Border

1.15

To 5 Sides, 2 Ceil, 1/4 Border

96

To 9 Sides, 4 Ceil, 2 Border

2.25

4.36

Sub to Jan 9, 1915

79

Total of all \$ 6.47

Jan 26, 1915 - Deft notified of Plaintiff's Bill of Particulars being filed for collection & for process.

Feb 2 1915. Defendant answered said Bill of Particulars by sending me check of \$ 6.40

Therefore it is considered by me that Plaintiff is entitled to the amount of this check. \$ 6.40

Feb 3, 1915 - Sent Plaintiff

a check for

\$ 5.65

Costs taxed to Plaintiff

75

\$ 6.40

Plffs Witnesses: fees of

Plaintiff's Costs.	
\$	Cts.
	75

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal

Whereas, on the ... day of ... against ... docketed of ... \$... and the said ... tends to appeal therefrom to the Court of Common County. Now, therefore, I ... do hereby promise and undertake in the sum of dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be lant, that I will satisfy said judgment, with i that may accrue.

Approved by and signed before me, this ... A. D. 19

Judgment, \$ 6.47

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Summons	persons, each defendant	25
Subpenas	each person	05
Summons for Jury	each panel or venire	40
Swearing	persons, each	05
Filing	papers, each	05
Continuances	each	20
Judgment	entering	40
Transferring	on docket	15
Satisfaction of		20
All moneys collected on	4 per cent.	
Execution, or Order of Sale	issuing of	40
Affidavit	taking and certifying of each	40
Bond or Undertaking	each	40
(1)	of	40
Trial	sitting in	1.00
Docketing and Indexing	per 100 words	15
Dismissal of Case		20
Garnishee	Notice to, Ans. of, Orders on, each	40
Publication		2.00
Affidavit in Aid of Execu'n	tak'g and cert'g of	40
Swearing	persons, each	05
Filing	papers, each	05
Record	per 100 words	15
Order	to Appear, and Notice to Deft., each	40
Answer, and Order to pay money	each	40
Costs taxed to Plaintiff		75
Transcript	per 100 words	15
Certifying same		25

CONSTABLE'S FEES.

Summons	service of person, each	25
Making	copies of, each	25
Mileage	1st mile, 20c.; add'l miles, ea.	05
Subpenas	(first person in) persons, each	25
additional persons	each	10
Making	copies of, each	25
Mileage	1st mile, 20c.; add'l miles, ea.	05
Summons for Jury	service of	1.00
Making	copies of, each	25
Mileage	1st mile, 20c.; add'l miles, ea.	05
Attending Trial	days, each	1.00
Execution, or Order of Sale	service of	40
Mileage	1st mile, 20c.; add'l miles, ea.	05
Four per cent.	of money made on	
Advertising sale		25 or 40
(1)	of, service of	40
Making	copies of, each	25
Mileage	1st mile, 20c.; add'l miles, ea.	05
Taking Bond in		50
Sum'ing and Swear'g App'rsers.	each case	1.00
Notice to Garnishee	service of	40
Making	copies of, each	25
Appraisers' Fees	each	1.00
Schedule		40
Moving, and Care of Property		
Order to Appear in Aid of Execution	service on persons, each	40
copies	; Mileage, miles	
Notice to Defendant	service, persons, ea.	40
copies	; Mileage, miles	
Order to Pay Money	service	40
Copy	; Mileage, miles	

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

297.
1915 The Plaintiff filed

Burth Roberts

er

95-9
10
1.05
37

Burth

1.15
96
225
4.36
79
6.47

Notified
of Particulars
Collection.

Remand - answered
Particulars by
check of \$6.40

considered by me
entitled to
this check.

\$6.40
\$5.65
75
\$6.40

Pliffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.
75			

Jan 26, 1915
Plaintiff filed Sworn Statement
to Bill of Particulars.

Jan 26 1915.
Plaintiff filed Bond to secure costs
signed
J. C. Moore
J. Ben Bates.

This Bond approved.

J. O. Thomas, J.P.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by def-
endant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
.....
..... Dollars,
payment in full on the above judgment and costs.

CIVIL ACTION before *J. O. Thomas* Justice of the Peace of

Liberty Town

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Case No. *298*

Robert Devine & Son

Plaintiff ,
against

D. H. Harming Co.

Defendant .

January 27 1915 The Plaintiff filed
Bill of Particulars,

in substance as follows: *Defendant Dr to*
July 21, 1913
To Repair on Wagon \$1.25
1 new shoe 30
\$1.55

Plaintiff's Costs.
Plffs Witnesses: fees of \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal

Whereas, on the day of
against
docket of
\$....., and the said
tends to appeal therefrom to the Court of Common
County. Now, therefore, I.....
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute
without unnecessary delay, and, if judgment be
lanted, that I will satisfy said judgment, with
that may accrue.

Approved by and signed before me, this
A. D. 19

Judgment, \$.....	Plaintiff's Costs.	Defendant's Costs.
JUSTICE'S FEES.		
Summons.....persons, each defendant.....	25	
Subpenas, each person.....	05	
Summons for Jury, each panel or venire.....	40	
Swearing.....persons, each.....	05	
Filing.....papers, each.....	05	
.....Continuances, each.....	20	
Judgment, entering.....	40	
Transferring, on docket.....	15	
Satisfaction of.....	20	
All moneys collected on.....	4 percent.	
Execution, or Order of Sale, issuing of.....	40	
Affidavit, taking and certifying of each.....	40	
Bond or Undertaking, each.....	40	
(1).....of.....	40	
Trial, sitting in.....	1.00	
Docketing and Indexing, per 100 words.....	15	
Dismissal of Case.....	20	
Garnishee, Notice to, Ans. of, Orders on, each.....	40	
Publication.....	2.00	
Affidavit in Aid of Execu'n, tak'g and cert'g of.....	40	
Swearing.....persons, each.....	05	
Filing.....papers, each.....	05	
Record, per 100 words.....	15	
Order, to Appear, and Notice to Deft., each.....	40	
Answer, and Order to pay money, each.....	40	
<i>Cash Paid to Plaintiff</i>	<i>5.00</i>	
Transcript, per 100 words.....	15	
Certifying same.....	25	
CONSTABLE'S FEES.		
Summons, service of.....person, each.....	25	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....additional miles, each.....	05	
Subpenas (first person in).....persons, each.....	25	
.....additional persons, each.....	10	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Summons for Jury, service of.....	1.00	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Attending Trial.....days, each.....	1.00	
Execution, or Order of Sale, service of.....	40	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Four per cent. of money made on.....		
Advertising sale.....	25 or 40	
(1).....of....., service of.....	40	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Taking Bond in.....	50	
Sum'ing and Swear'g Apr'sers., each case.....	1.00	
Notice to Garnishee, service of.....	40	
Making.....copies of, each.....	25	
Appraisers' Fees, each.....	1.00	
Schedule.....	40	
Moving, and Care of Property.....		
Order to Appear in Aid of Execution, service on.....persons, each.....	40	
.....copies.....; Mileage,.....miles.....		
Notice to Defendant, service,.....persons, ea.....	40	
.....copies.....; Mileage,.....miles.....		
Order to Pay Money, service.....	40	
Copy.....; Mileage,.....miles.....		

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

298
 1915 The Plaintiff filed
 Defendant Dr 20
 Wagon \$1.35
 30
 \$1.55

Pliffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Jan 27, 1915.
 Notified the Defendant that Bill of Particulars had been filed and process ordered.

February 2, 1915. Defendant answered said notice by sending Money Order from East Liberty PO of \$1.55.

Therefore it was considered by me that Plaintiff recover this amount from Defendant.

Deft's Witnesses: fees of

Feb 3, 1915. Sent Check by mail to Plaintiff of \$1.05
 Costs taxed to Plaintiff 50
 \$ 1.55

J. O. Thomas J. P.

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
 obtained judgment
 against on the
 docket of J. P., for
 100 dollars, and costs, taxed at
 \$....., and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant , that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff , that in default of payment by de-
 fendant , I will pay the judgment, with interest and costs, and costs that
 may accrue.

Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from

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

CIVIL ACTION before J. O. Thomas Justice of the Peace of

Liberty Town

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 299

February 9th 1915 The Plaintiff filed Bill of Particulars, Note

Jack Haines

Plaintiff, against

Rosebrook Bros Hattie Rosebrook

Defendant

in substance as follows: Raymond Ohio, November 17, 1913. Six months after date we promised to the order of Roy Middleton. Eighty and 24/100 dollars at Bank at Raymond Ohio with 8% interest after due.

Signed Rosebrook Bros, Hattie Rosebrook.

On Back of said note. The name of Roy Middleton and Leonard Middleton is indorsed.

Feb 10 1915 Notified Defendants that said Bill of Particulars had been filed and orders ordered

Feb 12 1915, R. Rosebrook appeared without summons and acknowledged that Bill of Particulars was correct and asked an extension of time to Feb 20 1915 which was granted him.

Feb 26 1915, Deft appeared this date and Paid on said note \$50.00 and would call again Feb 27, 1915.

March 3, 1915, Deft sent check of \$34.42, which satisfies this note in full.

Judgment, \$ 84.42

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 2 columns: Description of fees and Amount. Includes Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Answer, Transcript, etc.

CONSTABLE'S FEES.

Table with 2 columns: Description of constable fees and Amount. Includes Summons, Making copies, Mileage, Subpenas, Attending Trial, Execution, Advertising sale, Taking Bond, Appraisers' Fees, Moving, Order to Appear, Notice to Defendant, Order to Pay Money, etc.

Pliff's Witnesses: fees of

Plaintiff's Costs. \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Common Pleas ... Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be rendered against said appellant, that I will satisfy said judgment, with interest thereon, that may accrue.

Approved by and signed before me, this ... A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

299
 1915 The Plaintiff filed
 Note
 Raymond, Ohio,
 113.
 On date we
 order of Roy-
 and \$40 dollars
 Raymond Ohio
 after due.
 Rosebrook Bros.,
 Rosebrook,
 Note. The name
 and Leonard -
 lured,
 Defendant's
 particulars had
 ordered
 Rosebrook appeared
 and acknowledged
 was correct, and
 time to Feb 20 1915
 appeared this
 said note \$5000
 in Feb 24, 1915.
 It sent check
 satisfies this

Pliffs Witnesses: fees of	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Def't's Witnesses: fees of				
Jury: fees of				

Feb 20 1915. Sent Check to
 Plaintiff of \$5000, on this note.
 March 3 1915 Sent Check to
 Plaintiff of \$3300, on this note.
 This makes this note Paid in full.
 J. O. Thomas, J. P.

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
 obtained judgment
 against on the
 docket of J. P., for
 100 dollars, and costs, taxed at
 \$, and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant , that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.
 Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff , that in default of payment by de-
 fendant , I will pay the judgment, with interest and costs, and costs that
 may accrue.
 Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from

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

CIVIL ACTION before *J. O. Thomas* Justice of the Peace of

Liberty Town

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Case No. *300*

Feb 8th 1915 The Plaintiff filed

W. C. Davis

Plaintiff

against

Wm Culbertson

Defendant

Bill of Particulars,

in substance as follows: *I Fred Wm Culbertson is indebted to W. C. Davis for 14 Shooks of Corn at \$1.50 per Shook = \$21.00*

Feb 9, 1915 - notified Deft

Feb 12 1915. Deft come before me without summons & Confessed to 9 Shooks at \$1.00 per Shook. after Consulting with Plaintiff over telephone. Plaintiff decided to accept the \$9.00 per Shook for 9 Shooks.

Feb 12 1915. Deft made Check to J. O. Thomas for \$9.00 on this acct.

Feb 13 1915. I made Check to W. C. Davis for \$8.50 Cost: Taxed to Plaintiff 50 \$9.00

J. O. Thomas J.P.

Pliff's Witnesses: fees of

Plaintiff's Costs. \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal

Whereas, on the day of against docket of \$....., and the said tends to appeal therefrom to the Court of Common County. Now, therefore, I, do hereby promise and undertake in the sum of dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be rendered against said appellant, that I will satisfy said judgment, with that may accrue.

Approved by and signed before me, this A. D. 19

Judgment, \$... <i>See</i>	Plaintiff's Costs.	Defendant's Costs.
JUSTICE'S FEES.		
Summons.....persons, each defendant.....	25	
Subpenas, each person.....	05	
Summons for Jury, each panel or venire.....	40	
Swearing.....persons, each.....	05	
Filing.....papers, each.....	05	
.....Continuances, each.....	20	
Judgment, entering.....	40	
Transferring, on docket.....	15	
Satisfaction of.....	20	
All moneys collected on.....	4 per cent.	
Execution, or Order of Sale, issuing of.....	40	
Affidavit, taking and certifying of each.....	40	
Bond or Undertaking, each.....	40	
(1).....of.....	40	
Trial, sitting in.....	1.00	
Docketing and Indexing, per 100 words.....	15	
Dismissal of Case.....	20	
Garnishee, Notice to, Ans. of, Orders on, each.....	40	
Publication.....	2.00	
Affidavit in Aid of Execu'n, tak'g and cert'g of.....	40	
Swearing.....persons, each.....	05	
Filing.....papers, each.....	05	
Record, per 100 words.....	15	
Order, to Appear, and Notice to Deft., each.....	40	
Answer, and Order to pay money, each.....	40	
<i>Costs Taxed to Plaintiff</i>	<i>50</i>	
Transcript, per 100 words.....	15	
Certifying same.....	25	
CONSTABLE'S FEES.		
Summons, service of.....person, each.....	25	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....additional miles, each.....	05	
Subpenas (first person in).....persons, each.....	25	
.....additional persons, each.....	10	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Summons for Jury, service of.....	1.00	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Attending Trial.....days, each.....	1.00	
Execution, or Order of Sale, service of.....	40	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Four per cent. of money made on.....		
Advertising sale.....	25 or 40	
(1).....of....., service of.....	40	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Taking Bond In.....	50	
Sum'ing and Swear'g Apr'sers., each case.....	1.00	
Notice to Garnishee, service of.....	40	
Making.....copies of, each.....	25	
Appraisers' Fees, each.....	1.00	
Schedule.....	40	
Moving, and Care of Property.....		
Order to Appear in Aid of Execution, service on.....persons, each.....	40	
.....copies.....; Mileage,.....miles.....		
Notice to Defendant, service,.....persons, ea.....	40	
.....copies.....; Mileage,.....miles.....		
Order to Pay Money, service.....	40	
Copy.....; Mileage,.....miles.....		

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

300

1915 The Plaintiff filed

Plaintiff - Wm Culbertson
& C. Davis
of Court at
\$ = \$ 21.00

Notified

Def't - Come
Sub - Summons
- 9 Shwicks
met
by with Plaintiff
the Plaintiff
left the \$1.00
Shwicks.

Def't - Made
sums for \$200

P made Check
for \$ 8.50
plus 50
\$ 9.00

Thomas J.P.

Pliff's Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Def't's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant , that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff , that in default of payment by de-
fendant , I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

CIVIL ACTION before J. O. Thomas Justice of the Peace of

Liberty Town

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

The Steele Hopkins
Meredith Co

Plaintiff ,
against
E. B. Roberts

Defendant .

Judgment, \$ 37.25

Plaintiff's
Costs.

Defend-
ant's
Costs.

JUSTICE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Answer, Transcript, etc.

CONSTABLE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Making copies, Mileage, Subpenas, Attending Trial, Execution, Advertising sale, Taking Bond, Notice to Defendant, etc.

Case No. 301

April 6th 1915 The Plaintiff filed

Bill of Particulars,

in substance as follows: Plaintiff says there is due it from the Defendant the sum of Seventy and 35/100 dollars which it claims on an account for merchandise sold and delivered to the Defendant at his special instance and request. a copy of which is hereto attached and made a part hereof. Marked Exhibit-A.

Wherefore Plaintiff prays judgment against Defendant for the said sum of \$70.35 and its costs herein expended.

Exhibit-A

Balance per bill rendered.
1913

Handwritten ledger showing dates and amounts: Feb 22, \$5.00; Oct 4, 50.86; Dec 27, 11.38; 1914 Jan 24, 1.14; Jan 27, .75; July 25, 21.40; Total \$90.53

June 29 1914 Cr \$25.00

Balance \$65.53
Interest 4.82
\$70.35

Mar 28 1915, Deft notified.
April 6th 1915.

Summons issued on Deft.

April 8 1915, Summons returned by W. H. Coder, Constable.

1915
April 8 Filed by J O Thomas J.P.

Pliff's Witnesses: fees of

Plaintiff's
Costs.
\$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Common Pleas of ... County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be rendered against said appellant, that I will satisfy said judgment, with interest thereon, that may accrue.

Approved by and signed before me, this ... A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

301
19/15 The Plaintiff filed

Plaintiff says there is
Defendant the
and \$30 dollars
in an account
old and delivered
at his special
request a copy of
attached and
marked

Plays judgment
for the said
costs

A
rendered.

\$ 5.00
50.86
11.38

1.14
75

24.40
90.53

2 \$ 25.00

\$ 65.53
4.82
\$ 70.35

notified.

on Deft.

was returned
Constable.

J. O. Thomas J.P.

Pliffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

April 12, 1915.
Defendant Confessed judgment of
\$ 35.00 which Plaintiff proposed they
their Atty. Floyd A. Johnson of Springfield
April 10/1915.
So the Defendant made Check of
Thirty-Five dollar & consented to
pay all costs.
Constable fee .75
Justice \$ 1.50

April 12, 1915.
Justice made Check to the
Steele-Hopkins Meredith Co of
Springfield Ohio of \$ 35.00

J. O. Thomas J.P.

March 3, 1914.
There has been a reconsideration of this
Case, on the Balance of this acct.
An offer was made by Plaintiff, Atty.
Floyd A. Johnson, that if the Defendant
would give Plaintiff \$ 18.00, they would
accept in full of settlement.
So the Court received of Defendant
\$ 18.00, which was forwarded by Check
to Plaintiff, Atty. Floyd A. Johnson.
The Court now dismissed this Case.

J. O. Thomas, J.P.

Bail of Appeal.

Whereas, on the day of A. D. 19 ..
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

J. O. Thomas

Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co. Publishers. Cincinnati, O.

G. M. Long

Case No. 302

March 25 1915 The Plaintiff filed Bill of Particulars, Exhibit A.

in substance as follows: On Commission, In account with James E. Anderson to Commission, September 10, 1913 \$91.00 September 10, 1913. Credit to \$46.20, September 10, 1913. Balance Due \$44.80, Interest up to March 24 1915 \$4.14, Total to March 24, 1915 \$48.94.

Affiant further says upon his oath that no payments have been made thereon (except as shown on said account) that there is no set-off against the same to the best of this affiant's knowledge and belief, and that the said G. M. Long holds no collateral or personal security for said claim.

March 26 1915 Defendant notified. April 15, 1915. Undertaking for costs received. Signed, G. M. Long and E. J. Bault. Bond approved.

April 15, 1915 Summons issued this date, Returnable April 21, 1915, 9 o'clock A.M. to Wm Coder Constable.

April 20, 1915 Summons returned by Constable Wm Coder.

Plaintiff, James E. Anderson against Defendant

Judgment, \$48.65

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Subpoenas, Judgment, Affidavit, etc.

CONSTABLE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Making copies, Mileage, etc.

Pliff's Witnesses: fees of

Plaintiff's Costs. \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal

Whereas, on the ... day of ... against ... docket of ... tends to appeal therefrom to the Court of Common Pleas ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute ... that I will satisfy said judgment, with interest that may accrue.

Approved by and signed before me, this ... A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

302
1915 The Plaintiff filed
Habit - A.
Commission,
with James E.
Commission, September
1913. Credit to
13. Balance

March 24 1915
March 24, 1915
upon his oath
have been made thereon
said account
off against the same
with knowledge and
said G. M. Long, holds
and security for

Defendant notified.
Taking for Costs
Long and E. G. Bault.
d.

mons issued this
31, 1915, 9 o'clock A.M.
table.

mons returned
order.

Pliffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

April 19, 1915. Defendant appeared and Confessed that Plaintiff's bill of Particulars was true. Plaintiff agreed that if Deft Paid Plaintiff the Principal and all the Costs on this Case, that he would accept it as Settlement; and give the Deft the interest of \$4.14. Costs was assessed at \$3.85

April 19, 1915 Defendant gave me Check for \$48.65 for Principal & Costs.

April 19, 1915. I made Check to Plaintiff of \$44.80 the principal, that Plaintiff agreed to accept on this account; this leave \$3.85 for Costs taxed to the Defendant.

J. O. Thomas, J. P.

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I.....
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

CIVIL ACTION before J. O. Thomas Justice of the Peace of

Liberty Town

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

M. H. Titus

Case No. 303

June 8th 1915 The Plaintiff filed

Bill of Particulars,

in substance as follows:

Plaintiff says that on or about the 14th day of Sept 1914 he and Def'ts, entered into a Contract whereby Plaintiff was to exchange an Automobile to Def'ts for a Span of Horses, and Def'ts were to pay \$1000 as the difference agreed upon, by giving Plaintiff promissory notes for said \$1000, with interest at 6%. Plaintiff was to furnish one new tire for said machine which was purchased by Plaintiff, which Def'ts refused to accept.

Plaintiff says that said property was exchanged & delivered, Def'ts accepting the Automobile, & the Plaintiff receiving the Span of Horses as Contract stipulated. But that Def'ts failed to deliver said notes for \$1000, or any part of it.

Plaintiff says there is now due him the sum of \$1000, less \$16 value of tires leaving a balance of \$984 with interest from Sept. 14th 1914.

For which amount Plaintiff asks judgment with costs of this action M. H. Titus, Plaintiff.

June 9, 1915 Def'ts notified. June 9 1915. Summons issued, returnable June 14, 1915 at 9 A.M. to Wm Coder, Constable.

June 14, 1915. Summons returned.

June 14, 1915. Parties appeared. Plaintiff and his atty Nate Moffett, & Wm Buckner Def'ts & his atty, J Willis. Def't demanded a jury, jury select P Evans, Wm Dawson, Gus Hodge, Abe Myers, Harry Williams & Ed Hall.

June 14. Summons issued to Constable Wm Coder, returnable June 16th at 9 A.M.

June 9 1915. Subpoena issued for Plaintiff Geo Hensh, J Evans, M K Baughman

Wm M Buckner and Elisabeth Buckner

Plaintiff

against

Defendant

Judgment, \$.....

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 3 columns: Fee description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Subpoenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid of Execution, Swearing, Filing, Record, Order to Appear, Answer, Transcript, Certifying same.

CONSTABLE'S FEES.

Table with 3 columns: Fee description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Making copies, Mileage, Subpoenas, Summons for Jury, Attending Trial, Execution, Advertising sale, Taking Bond, Summing and Swearing Appraisers, Notice to Garnishee, Appraisers' Fees, Schedule, Moving, Order to Appear in Aid of Execution, Notice to Defendant, Order to Pay Money.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Table for Plaintiff's Witnesses: fees of. Columns: Name, \$, Cts. Includes Geo. Hensh, M. K. Baughman, J. Evans.

Table for Def't's Witnesses: fees of. Columns: Name, \$, Cts. Includes Mark Reed, Don Burnham, J. Huffman, Pearl Clark, Ed Montgomery.

Table for Jury: fees of. Columns: Name, \$, Cts. Includes Wm Dawson, Abe Myers, P Evans, Ed Hall, Gus Hodge, H A Williams.

Bail of Appeal. Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Common County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be in favor of said appellant, that I will satisfy said judgment, with interest that may accrue. Approved by and signed before me, this ... A. D. 19

303

1915 The Plaintiff filed

Plaintiff says that
 1st day of Sept-1914
 entered into a Contract
 for to exchange
 Deft's for a Stan
 ard Webe to pay
 reference agreed
 within permissary
 10000, with
 Plaintiff was
 new type for
 which was
 Plaintiff, which
 to a Deft.
 that said property
 & delivered, &
 the Automobile,
 leaving the Stan
 dard Stipulated
 failed to deliver
 1000, or any part

there is now due
 1000, less \$16
 owing a Balance
 from Sept-
 amount- Plaintiff
 with Costs to
 H. Titus, Plaintiff,
 and notified,
 summons issued,
 14. 1915 at 9 A.M.
 stable.

more returned.

trial appeared,
 Atty Nate Moffett,
 & his atty, J Willis
 Jury, Jury select
 wson, Jas Hodge,
 Williams & Edd Hall,
 signed to Constable
 able June 16th at 9 A.M.

issued for Plaintiff
 M. K. Bayhoun

Pliffs Witnesses: fees of
 Geo. Housh
 M. K. Bayhoun
 J. Ham

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.
	50		
	50		
	50		

Deft's Witnesses: fees of
 Mark Reed
 Don Burnham
 J. Huffman
 Pearl Clark
 Ed Montgomery

Jury: fees of
 Wm Dawson
 Abe Myers
 P Evans
 Edd Hall
 Jas Hodge
 H A Williams.

75	
75	
75	
75	
75	
75	

June 14, 1915. Subpoena issued for Defts witness's
 Mark Reed, Pearl Clark, Don Burnham,
 H. J. Huffman, Edd Montgomery

June 16, 1915. Subpoenas returned and filed.

June 16, 1915. Parties appeared.
 The Plaintiff in person & his atty. Nate Moffett, and
 Deft's in person and their atty J. H. Willis.

Trial began. witness's sworn at request
 of Atty's, and examined.

Bill of Damages filed by Defts atty, and
 motion made by Defts atty to non suit.
 motion overruled.

On hearing facts and allegations of the parties,
 the jury agreed upon and returned the following
 verdict:

We the jury find for the Defts and do
 assess that amount of Damages at Fifty Dollars (\$50)
 dated this 16th day of June 1915. H. A. Williams, foreman.

Signed Edd Hall, H. A. Williams, William Dawson,
 James Hodge, P. Evans, A. E. Myers, jury.

It is therefore considered and adjudged that
 the Defendants recover the sum of Fifty dollars,
 and the Costs herein taxed as follows.

The Plaintiff to pay his own witness's, the jury,
 and 1/2 of the Justice & Constable fees.

The Deft's is taxed to pay his own witness's fees
 also 1/2 of the Justice and Constable fees

The Costs is taxed as follows.
 To the Plaintiff, Jury 4.50, Justice 3.15, Constable 5.52.
 Total \$13.17. 3 witness 1.50 = \$13.75
 Taxed to Deft's Justice fees \$3.15, Constable fee \$5.52
 Total for Deft's \$8.67.

J. O. Thomas J.P.

Bail of Appeal.

Whereas, on the day of A. D. 19 ..
 obtained judgment
 against on the
 docket of J. P., for
 100 dollars, and costs, taxed at
 \$....., and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

Approved by and signed before me, this day of
 A. D. 19 ..
 Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by de-
 fendant, I will pay the judgment, with interest and costs, and costs that
 may accrue.

Approved by and signed before me, this day of
 A. D. 19 ..
 Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
 Dollars,
 payment in full on the above judgment and costs.

CIVIL ACTION before *J. O. Thomas* Justice of the Peace of

Liberty Town

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers. Cincinnati, O.

G. W. Bobb Co.

Case No. *304*

Pl'ffs Witnesses: fees of

Plaintiff's Costs. \$ Cts.

June 30th 1915 The Plaintiff filed

Bill of Particulars, of *G. W. Bobb Co.*
in substance as follows: *The Plaintiff is a Corporation organized under the law of the State of Ohio with its office and place of business in the City of Columbus, Ohio.*

Plaintiff

against *E. B. Roberts*

Defendant

There is due the Plaintiff from the defendant the sum of \$113.06 for goods sold and delivered to the defendant at his request.

A statement of said account is hereto attached, marked "Exhibit A" and made part hereof.

No part of said account has been paid. Whereas the Plaintiff prays judgment against the defendant in the sum of \$113.06 with interest thereon from the 1st day of June 1915 at 6% per annum and the costs of this action.

G. W. Bobb Co.
by *John H. Willis*
Columbus, Ohio its Attorney.

Statement *June 1st 1915.*
E. B. Roberts in acct with *G. W. Bobb Co.*

March 26 as per invoice \$ 29.23
April 28 " " 22.40
May 7 " " 34.20

W. H. Check returned for 23.93
\$ 113.06

June 30, 1915. Learned Summons of that date, returnable July 5, 1915 at 9 A.M., and delivered to W. H. Coder, Constable.

July 5, 1915. Summons returned by W. H. Coder, Constable.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal

Whereas, on the day of
against
docket of
\$....., and the said
tends to appeal therefrom to the Court of Common Pleas of Liberty County. Now, therefore, I,
do hereby promise and undertake in the sum of dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be rendered against said appellant, that I will satisfy said judgment, with interest thereon, that may accrue.

Approved by and signed before me, this
A. D. 19

Judgment, \$ *113.71*

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 3 columns: Fee description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Subpoenas, Judgment, Execution, etc.

CONSTABLE'S FEES.

Table with 3 columns: Fee description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Making copies, Mileage, etc.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

304

1915 The Plaintiff filed
 W. Bobb Co
 Plaintiff is a
 and under the law
 with its office and
 the City of
 the Plaintiff
 of \$113.06 for
 to the defendant
 account is hereto
 Exhibit A and
 and has been laid.
 Plaintiff prays judgment
 in the sum of
 at 6% per annum
 action
 Bobb Co
 H. Willis
 its Attorney,
 1915.
 acct with
 \$29.23
 22.40
 37.20
 23.93
 \$113.06
 and summons of that
 1915 at 9 A.M.
 Coder, Constable,
 returned by
 ble.

Plffs Witnesses: fees of	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Deft's Witnesses: fees of				
Jury: fees of				

July 6, 1915 Summons returned,
 By Constable Wm Coder.
 July 6, 1915. Defendant appeared and
 Confessed judgment, of \$113.06 with interest
 6% from June 1st 1915 = 65
 With Principle \$113.06
 \$113.71
 The said Defendant then made payment
 of \$113.71 with 25c Cost.
 Raymond Ohio 7, 6, 1915.
 Received of J. O. Thomas J. P. One hundred
 thirteen & 7/100 dollars in full of E. B. Roberts
 Claim
 G W Bobb Co
 by John H. Willis, their Attorney
 J. O. Thomas J. P.

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
 obtained judgment
 against on the
 docket of J. P., for
 100 dollars, and costs, taxed at
 \$....., and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.
 Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by def-
 endant, I will pay the judgment, with interest and costs, and costs that
 may accrue.
 Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from

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

CIVIL ACTION before J. O. Thomas Justice of the Peace of

Liberty Town

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Mishawaka Woolen Mfg. Co

Case No. 305

July 3rd 1915 The Plaintiff filed Bill of Particulars, of Mishawaka Woolen Mfg Co in substance as follows:

Plaintiff, E. B. Roberts against Defendant

C. D. Schalliol being duly sworn upon his oath, says: That he is Book-keeper for the Mishawaka Woolen Mfg Co. A Corporation duly organized under the laws of the State of Indiana, that the annexed itemized account in favor of said Mishawaka Woolen Mfg Co, and against E. B. Roberts of Raymond Ohio, is correct, that the same is just and lawful due, and wholly his said, & no part thereof is for usurious interest, that there has been long delay in the payment thereof, and that there is due said Claimant - the sum of One Hundred Twelve ⁵³/₁₀₀ \$, C. D. Schalliol.

Subscribed & sworn to before me, a Notary Public this 23rd day of May 1915. John Besire Notary Public, Mishawaka Ind

May 31, 1915 E. B. Roberts, Raymond Ohio, Dr July 10th 1914, Indse \$ 87.72 Dec 5 " " 22.33 Interest 2.48 Total debit: \$ 112.53

July 3rd 1915 Issued Summons for that date, Returnable, July 8th 1915, at 9 A.M., and delivered to W. H. Coder, Constable. At request of Deft. trial was postponed to July 13 1915, 9 A.M.

July 12 1915. Before the hour of trial, Deft. appeared & Confessed judgment as per bill of particulars, and paying Cost of Summons.

July 10 1915. Summons returned by Constable W. H. Coder.

Table with columns: Judgment, \$112.53, Plaintiff's Costs, Defendant's Costs. Includes JUSTICE'S FEES and CONSTABLE'S FEES.

Pliff's Witnesses: fees of \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the... day of... against... docket of... \$... and the said... tends to appeal therefrom to the Court of Common County. Now, therefore, I... do hereby promise and undertake in the sum of... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be lant, that I will satisfy said judgment, with in that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

305

1915 The Plaintiff filed
shawaka woolen mfg Co

being duly sworn
that he is Book-
shawaka woolen mfg
a duly organized
the State of Indiana
itemized account
shawaka woolen
A-E B Roberts
is correct that the
amount due, and
that there is no
there has been long
ent thereof, and
a Claimant - thereon
and twelve ⁵³/₁₀₀ \$,
shall be.

sworn to before me,
23rd day of May 1915.

Notary Public,
a Ltd
31. 1915

Amund Ohio, Dc
14. Indse # 87.72
.. 22 33
2 48
\$ 112.53

Issued Summons
returnable, July 8th
and delivered to
returnable.

trial was
2 1915. 9 A.M.

are the terms of
Confessed
bill of particulars.
of Summons.
return returned
H. Codes.

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Principle \$ 112.53
Interest - from May 1st 76
\$ 113.29

July 13th 1915
I made check to Plaintiff's Atty
Wilo. L. Myers of Marysville for this
amount of this acct.

J. O. Thomas, J.P.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I.....
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by def-
endant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
.....
..... Dollars,
payment in full on the above judgment and costs.

CIVIL ACTION before *J. O. Thomas* Justice of the Peace of *Liberty* Town

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Mary A Devault

Case No. *306*

July 24 1915 The Plaintiff filed

Bill of Particulars,

in substance as follows:

The Plaintiff claims a judgment against the Deft of \$46⁹⁵ with 6% interest from 26th day of Dec. 1914, Being balance due on note given March 26 1914 for \$346⁹⁵.

There is indented on back of said note \$300 Paid Feb 1. 1915.

Copy of Note \$365⁹⁵ East Liberty Ohio March 26th 1914. Nine months after date we or either of us promised to pay Mary Devault \$346⁹⁵ at the Hamilton Bank in East Liberty Ohio

Signed *Nelson Herd*

July 28th 1915. Trial postponed to Aug 7th 1915. 9 A.M. At request of Deft. because he could not get his witnesses ready.

July 31 1915 Summons issued returnable July 31. 1915. at 9 o'clock A.M.

July 30 1915 Deft requested that trial be postponed till Aug 7th 1915. 9 A.M. because he could not get ready; request granted.

Aug 7 1915 returned.

Aug 5 Deft filed Counter Claim

Plaintiff ,
Nelson Herd
Defendant .

Judgment, \$.....	Plaintiff's Costs.	Defendant's Costs.
JUSTICE'S FEES.		
Summons..... persons, each defendant.....	25	
Subpenas, each person.....	05	
Summons for Jury, each panel or venire.....	40	
Swearing..... persons, each.....	05	
Filing..... papers, each.....	05	
Continuances, each.....	20	
Judgment, entering.....	40	
Transferring, on docket.....	15	
Satisfaction of.....	20	
All moneys collected on.....	4 per cent.	
Execution, or Order of Sale, issuing of.....	40	
Affidavit, taking and certifying of each.....	40	
Bond or Undertaking, each.....	40	
(1)..... of.....	40	
Trial, sitting in.....	1.00	
Docketing and Indexing, per 100 words.....	15	
Dismissal of Case.....	20	
Garnishee, Notice to, Ans. of, Orders on, each.....	40	
Publication.....	2.00	
Affidavit in Aid of Execu'n, tak'g and cert'g of.....	40	
Swearing..... persons, each.....	05	
Filing..... papers, each.....	05	
Record, per 100 words.....	15	
Order, to Appear, and Notice to Deft., each.....	40	
Answer, and Order to pay money, each.....	40	
Transcript, per 100 words.....	15	
Certifying same.....	25	
CONSTABLE'S FEES.		
Summons, service of..... person, each.....	25	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... additional miles, each.....	05	
Subpenas (first person in)..... persons, each.....	25	
..... additional persons, each.....	10	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Summons for Jury, service of.....	1.00	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Attending Trial..... days, each.....	1.00	
Execution, or Order of Sale, service of.....	40	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Four per cent. of money made on.....		
Advertising sale.....	25 or 40	
(1)..... of....., service of.....	40	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Taking Bond in.....	50	
Sum'ing and Swear'g Apr'sers., each case.....	1.00	
Notice to Garnishee, service of.....	40	
Making..... copies of, each.....	25	
Appraisers' Fees, each.....	1.00	
Schedule.....	40	
Moving, and Care of Property.....		
Order to Appear in Aid of Execution, service on..... persons, each.....	40	
..... copies.....; Mileage,..... miles.....		
Notice to Defendant, service,..... persons, ea.....	40	
..... copies.....; Mileage,..... miles.....		
Order to Pay Money, service.....	40	
Copy.....; Mileage,..... miles.....		

(1) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Pliff's Witnesses: fees of

Plaintiff's Costs. \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

*Chas Shirk
Mast Bangham
C W Fox
W H Hines
Jal Loh
Harry Logan*

Bail of Appeal

Whereas, on the day of against docket of \$....., and the said tends to appeal therefrom to the Court of Common County. Now, therefore, I, do hereby promise and undertake in the sum of dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be in favor of said appellant, that I will satisfy said judgment, with interest that may accrue.

Approved by and signed before me, this A. D. 19

306
1915 The Plaintiff filed

The Plaintiff claims against the 6% interest from being balance due on back of said 1.1915.

Liberty Ohio March 26th the date we agreed to pay 6% at the East Liberty Ohio Nelson Herd

Postponed to Aug request of Deft to get his witness

cross issued 1915 at 9 o'clock A.M. stated that trial 1915 9 A.M. get ready

Counter Claim

Pliffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Jury: fees of

Chas Shirk	75
Mart Bangham	75
C W Fox	75
W H Hines	75
Jaf Lusk	75
Harry Logan	75

Aug 7 1915. Parties appeared. Mary Devault Plaintiff & John H Willis her atty. Nelson Herd Deft & Clarence Hoopes, his atty. Deft. Demanded a jury. Jury selected. Chas Shirk, Mart Bangham & C W Fox Wils Hines, Jaf Lusk, & Harry Logan. Summons issued to Constable returnable Aug 7 1915. at 1 1/2 P.M.

Aug 5-1915. Summons issued for Deft's witnesses Bert Patrick, Lem Patrick, Ed Tallman, John Outland, Pearl Outland, Frank Auther, C Shyneman, J Wooten, J Lockwood, Eli Norveil, Abe Foster, B Newell, J Wilson, Ivan Wilson, Luy Crowder, J Stratten & Irel Bernard. (17)

Aug 7, 1915, 2 P.M. Trial began. Jury and witness sworn. On hearing proofs and allegations of the parties the jury agreed upon & returned the following verdict: We the jury do find for the Deft. & do assess the amount of \$46.95 recovery of balance on note C.W. Fox. Foreman.

It is therefore considered & adjudged that the Deft. recover the \$46.95. Balance on note. The Costs herein is taxed as follows. The Plaintiff to pay her own witnesses, the jury, and cost of the Justice & Constable fees.

The Deft is taxed to pay his own witness's 17 in number. Total \$14.00, Cr by jury fee \$4.50, making a balance due of \$9.50 from Defendant of \$9.50. Jan 28 1916 Issued Execution on Deft. for Balance of Costs, \$9.50, Interest Costs 45, Sub 5. = \$10.00

Bail of Appeal.

Whereas, on the ... day of ... A. D. 19 ... obtained judgment against ... on the docket of ... J. P., for ... 100 dollars, and costs, taxed at \$... , and the said ... intends to appeal therefrom to the Court of Common Pleas of ... County. Now, therefore, I, ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute ... appeal to effect, without unnecessary delay, and, if judgment be awarded against said appellant, that I will satisfy said judgment, with interest and costs, and costs that may accrue. Approved by and signed before me, this ... day of ... A. D. 19 ... Justice of the Peace.

Undertaking for Stay of Execution.

I, ... resident of ... County, as Surety for Stay of Execution in the above cause of ... against ... do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment, with interest and costs, and costs that may accrue. Approved by and signed before me, this ... day of ... A. D. 19 ... Justice of the Peace.

Satisfaction of Judgment.

Received, ... 19 ... from ... 100 Dollars, payment in full on the above judgment and costs.

CIVIL ACTION before J. O. Thomas Justice of the Peace of Liberty Town

Justice's Civil Docket (Crown) The W. H. Anderson Co., Publishers Cincinnati, O.

D Kelly Company

Case No. 307

September 11th 1915 The Plaintiff filed

Bill of Particulars,

Plaintiff

against E. B. Roberts

Defendant

Judgment, \$254.68

Plaintiff's Costs. Defendant's Costs.

Table with columns for Justice's Fees and Constable's Fees, listing various legal services and their costs.

in substance as follows: There is due the Plaintiff from the Defendant - E. B. Roberts the sum of \$242.00, with interest at the rate of 6% per annum from the 25th day of August, 1915, for goods sold and delivered to Deft.

A verified statement of said account is hereto attached and marked Exhibit - A, and made a part hereof. The Plaintiff prays judgment against the Deft. in the sum of \$242.00, with interest at 6% per annum from the 25th of Aug 1915 and for the costs of this action.

D Kelly Co. By John H. Willis, its Atty.

Statement - June 1st 1915 To Bal \$200.00 July 23rd To amount a/c Rend 42 \$242.00

June 24, 1915 Cr \$15.00 July 8th " " 42.00 \$57

June 29 Check returned July 12, 1915 \$15.00 Check returned \$43.00 57.00 \$242.00

September 10th 1915. Notified the Defendant. Sept 11, 1915. The Defendant Confessed Judgment. And gave J. H. Lockwood as surety for stay of execution the 10th day of Sept 1915. Time of stay is out May 17, 1916.

Sept 11, 1915 Received of Plaintiff's Atty. J. H. Willis, \$300 as preliminary cost

Pliff's Witnesses: fees of

Plaintiff's Costs \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Common Pleas of Liberty County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be rendered against said appellant, that I will satisfy said judgment, with interest thereon, that may accrue.

Approved by and signed before me, this ... A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

307, 1915 The Plaintiff filed

Here is due the Defendant - E. B. Roberts 200. with interest per annum from August, 1915. for delivered to Deft. statement of said attach and A. and made

of Peays judgment in the sum interest - at 6% the 25th of Aug 1915 of this action by Co. H. H. Willis, - Atty.

to Bal \$ 200.00 amount of Rend 42 \$ 242.00

15.00 42.00 57 \$ 185.00

returned returned 57.00 \$ 242.00 915.

Defendant. Defendant ment. Lockwood as of execution 1915. out May 17. 1916. received of Plaintiffs as preliminary cost

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

May 18. 1916. Defendant - Come forward this date, and paid me \$ 254.68 as Principal, Interest, Cost - which satisfied this claim in full.

J. O. Thomas, J.P.

Bail of Appeal.

Whereas, on the... day of... A. D. 19... obtained judgment against... on the docket of... J. P., for... 100 dollars, and costs, taxed at \$... and the said... intends to appeal therefrom to the Court of Common Pleas of... County. Now, therefore, I... do hereby promise and undertake in the sum of... dollars, that said appellant shall duly prosecute... appeal to effect, without unnecessary delay, and, if judgment be awarded against said appellant, that I will satisfy said judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this... day of... A. D. 19... Justice of the Peace.

Undertaking for Stay of Execution.

I, J. F. Lane, resident of... County, as Surety for Stay of Execution in the above cause of... G. Kelly Company against... E. B. Roberts do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this... day of... A. D. 1915. J. O. Thomas, Justice of the Peace.

Satisfaction of Judgment.

Received, May 18. 1916, from E. B. Roberts Two Hundred Fifty Four 68/100 Dollars, payment in full on the above judgment and costs.

J. O. Thomas, J.P.

J. O. Thomas

Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

The Gen Shirt Co.

Case No. 308

October 2nd 1915 The Plaintiff filed Bill of Particulars,

in substance as follows: March 16, 1915 2 Doz Shirts 450 per doz 9.00 1 " " " 4.50 2 " " Boys 8.50 1 " " " 4.75 2/3 " " " 3.47 1/4 " " " 5.62 1/4 " " " 7.88 1/2 " " " 13.50 3 " Brownies 13.50 1/2 " O.all 13.29 1/2 " " 10.88 April 24 1 " Pants 9.00 " 1/2 " " 9.00 May 29 2 " Shirts 9.00 " 1/2 " " 2.25 " 1/3 " " 1.58 " 1/6 " O.all 8.46 \$133.88

Plaintiff against E. B. Roberts

Defendant

Judgment, \$ 133.88

Plaintiff's Costs Defendant's Costs

JUSTICE'S FEES.

Table of Justice's Fees including Summons, Subpoenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid of Execution, Record, Order, Answer, Transcript, and Certifying same.

CONSTABLE'S FEES.

Table of Constable's Fees including Summons, Making, Mileage, Subpoenas, Making, Mileage, Attending Trial, Execution, Advertising sale, Taking Bond, Sum'ing and Swear'g App'rsers, Notice to Garnishee, Appraisers' Fees, Schedule, Moving, and Care of Property, Order to Appear in Aid of Execution, Notice to Defendant, and Order to Pay Money.

With Interest from May 30th 1915 at 6%

For goods sold & delivered, no part has been paid. Plaintiff advanced \$300 preliminary costs.

Oct 20, 1915, Since the above Bill of Particulars was filed, I received a letter from Secy & Treas of said Company, plaintiffs to Credit on this \$500. which was paid Plaintiff, Oct 19, 1915 by Defendant. Leaving a balance now due Plaintiff of \$77.88.

The Plaintiff sent me a N.Y. draft for \$300 for preliminary costs.

There is due Plaintiff yet on this action \$77.88

Pliff's Witnesses: fees of

Plaintiff's Costs \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Comm ... County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be ... lant, that I will satisfy said judgment, with that may accrue.

Approved by and signed before me, this ... A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

308

1915 The Plaintiff filed

Feb 16, 1915
 150 per Day 79.00
 4.50
 Boop 8.50
 4.75
 3.77
 5.62
 7.88
 13.50
 13.50
 13.29
 10.88
 9.00
 9.00
 9.00
 2.25
 158
 8.46
 \$ 133.88

May 30th 1915

delivered, said \$300 preliminary

The above Bill of I received a letter said Company, Plaintiff \$500, which was 9.1915 by Defendant. now due Plaintiff of

me a N.Y. draft for Costs.

Plaintiff get on

Pliffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

June 26, 1916. Received on the Docket from Deft- E B Roberts - \$25.00

June 29 1916 Received of Defendant - Balance of this judgment - \$33.67

J. O. Thomas J.P.

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
 obtained judgment
 against on the
 docket of J. P., for
 100 dollars, and costs, taxed at
 \$....., and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I.....
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant , that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

Approved by and signed before me, this day of A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff , that in default of payment by de-
 fendant , I will pay the judgment, with interest and costs, and costs that
 may accrue.

Approved by and signed before me, this day of A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from

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

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

M. V. Poling

Case No. *309*

October 22 19*15* The Plaintiff filed

Bill of Particulars,

in substance as follows: *Affidavit in Replevin*

M. V. Poling being duly sworn. Says that he has good right to immediate possession of the goods and chattels following to wit:

A White Brood Sow, with 9 young Pigs, about 3 week old. and that the same are wrongfully detained from me by Lafayette McElroy.

I sworn to and subscribed before me this 22 day of Oct. 1915.

J. O. Thomas, J.P.

Writ of Replevin was issued to Constable J. H. Coder,

Oct 22, 1915. Returnable Oct 27 1915, at 10 o'clock A.M.

Oct 27 1915. Parties appeared.

Deft demanded a jury, selected as Panel struck. The following names was, Jury. Harry Logan, Geo Reeder, A E Myers, Chas Shirk, Simon Hall, Lewis Jackson

Motion made by Deft to postpone trial till Nov 10 1915.

Deft made affidavit that on a cart of material evidence of one Harry Dull of Hancock Co he hoped to secure that evidence. Motion granted.

Oct 29, 1915- Subpoena's issued for jury, Harry Logan, Simon Hall, A E Myers, Geo Reeder, Chas Shirk and Lewis Jackson.

Oct 28, 1915. Summons returned by Constable W. H. Coder, Oct 27, 1915.

Oct 26 1915. Received a Phone message from Defendant that case was settled & that he would pay the costs. Therefore the costs are taxed to Defendant, to wit:

Writ- Replevin and Sumons on Deft \$4.25, Veris of Jury \$3.40 Appraisers \$3.00, Justice \$2.40 = Total \$13.05.

Plaintiff
Lafayette McElroy
Defendant

Judgment, \$.....	Plaintiff's Costs.	Defendant's Costs.
JUSTICE'S FEES.		
Summons..... persons, each defendant.....	25	25
Subpenas, each person.....	05	05
Summons for Jury, each panel or venire.....	40	40
Swearing..... persons, each.....	05	05
Filing..... papers, each.....	05	05
Continuances, each.....	20	20
Judgment, entering.....	40	40
Transferring, on docket.....	15	15
Satisfaction of.....	20	20
All moneys collected on.....	4 per cent.	4 per cent.
Execution, or Order of Sale, issuing of.....	40	40
Affidavit, taking and certifying of each.....	40	40
Bond or Undertaking, each.....	40	40
(1)..... of.....	40	40
Trial, sitting in.....	1.00	1.00
Docketing and Indexing, per 100 words.....	15	15
Dismissal of Case.....	20	20
Garnishee, Notice to, Ans. of, Orders on, each.....	40	40
Publication.....	2.00	2.00
Affidavit in Aid of Execu'n, tak'g and cert'g of.....	40	40
Swearing..... persons, each.....	05	05
Filing..... papers, each.....	05	05
Record, per 100 words.....	15	15
Order, to Appear, and Notice to Deft., each.....	40	40
Answer, and Order to pay money, each.....	40	40
Transcript, per 100 words.....	15	15
Certifying same.....	25	25
CONSTABLE'S FEES.		
Summons, service of..... person, each.....	25	25
Making..... copies of, each.....	25	25
Mileage, 1st mile, 20c.;..... additional miles, each.....	05	05
Subpenas (1st person in)..... persons, each.....	25	25
..... additional persons, each.....	10	10
Making..... copies of, each.....	25	25
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	05
Summons for Jury, service of.....	1.00	1.00
Making..... copies of, each.....	25	25
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	05
Attending Trial..... days, each.....	1.00	1.00
Execution, or Order of Sale, service of.....	40	40
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	05
Four per cent. of money made on.....	25 or 40	25 or 40
Advertising sale.....	25 or 40	25 or 40
(1)..... of....., service of.....	40	40
Making..... copies of, each.....	25	25
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	05
Taking Bond in.....	50	50
Sum'ing and Swear'g Apr'sers., each case.....	1.00	1.00
Notice to Garnishee, service of.....	40	40
Making..... copies of, each.....	25	25
Appraisers' Fees, each.....	1.00	1.00
Schedule.....	40	40
Moving, and Care of Property.....	40	40
Order to Appear in Aid of Execution, service on..... persons, each.....	40	40
..... copies.....; Mileage,..... miles.....	40	40
Notice to Defendant, service,..... persons, ea.....	40	40
..... copies.....; Mileage,..... miles.....	40	40
Order to Pay Money, service.....	40	40
Copy.....; Mileage,..... miles.....	40	40

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Pliff's Witnesses: fees of

Plaintiff's Costs. \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal

Whereas, on the..... day of..... against..... docket of..... \$....., and the said..... tends to appeal therefrom to the Court of Comm. County. Now, therefore, I..... do hereby promise and undertake in the sum of..... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be in favor of the defendant, that I will satisfy said judgment, with that may accrue.

Approved by and signed before me, this..... A. D. 19.....

309

1915 The Plaintiff filed

Affidavit in

Benny duly he has good title possession Chattels following

cow with 9 not 3 week old my use wrongfully by Lafayette

and subscribed of Oct. 1915. Thomas J.P.

was issued H. Coder, made Oct 31 A.M.

ies appeared. Jury selected as the following names was Geo Reeder, Shirk, Jackson

Deft to for one that on acct of one Harry Dull of ed to secure Motion granted.

na's issued for Simmon Hoff. ter, Chas Shirk

mons returned by ler, Oct 27, 1915.

ceived a Phome int that case at he would here fore the costs motion to wit: Sumons on Defent Jury \$340 The \$240 = Total \$12.05.

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Sumons returned with Bond and Affrasement. The Appraisers assess the value of the white cow and 9 Pipp col - \$28.00 P. P. Davis } Appraisers J S Underhill } Bond in Reflection before J. O. Thomas, J.P. M. V. Poling Plaintiff, vs Lafayette McElroy Deft. was given for \$60 sixty dollars. Signed Lafayette McElroy, Nelson Herd, Approved J. O. Thomas, Justice of the Peace.

Nov 22, 1915. Justice & Constable demanded that Deft. settle these cost. which he refused to do. Therefore, Justice issued an Execution for costs for \$12.05 with Interest - from Oct 27, 1915. with additional costs of execution of \$1.40.

Bail of Appeal.

Whereas, on the ... day of ... A. D. 19 ... obtained judgment against ... on the docket of ... J. P., for ... dollars, and costs, taxed at \$... and the said ... intends to appeal therefrom to the Court of Common Pleas of ... County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute ... appeal to effect, without unnecessary delay, and, if judgment be awarded against said appellant, that I will satisfy said judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this ... day of ... A. D. 19 ... Justice of the Peace.

Undertaking for Stay of Execution.

I, ... resident of ... County, as Surety for Stay of Execution in the above cause of ... against ... do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this ... day of ... A. D. 19 ... Justice of the Peace.

Satisfaction of Judgment.

Received, ... 19 ... from ... Dollars, payment in full on the above judgment and costs.

J. O. Thomas

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

H. B. Hagar

Case No. 310

October 22 1915 The Plaintiff filed Bill of Particulars, Mae Dillon, Recora, O. in substance as follows: Nov 1st 1913. \$18.00

Mae Dillon, against

Plaintiff,

375 Oct-30, Cr by Cash \$5.00 June 27 " " " 5.00 \$10.00

Defendant.

Nov 1st - 384. \$18.00 Interest - 2.04 \$38.04 10.00

Bail Due 28.04 H. B. Hagar.

Oct 28, 1915. Deft was notified Oct 1, 1915 Summons issued returnable Nov 6th at 9 o'clock A.M.

Oct 25, 1915. Bond given by Plaintiff signed by Paul Steenson and J. H. B. Hagar. In security for costs in this action

November 6, 1915. Plaintiff and Defendant met before him of trial and made settlement.

Defendant agreeing to pay costs amounting to \$1.00 Justice fees and \$1.00 Constable fee. Total \$2.00

J. O. Thomas, J.P.

Costs Paid by Defendant \$2.00

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

Pliff's Witnesses: fees of \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Comm ... County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be ... ant, that I will satisfy said judgment, with ... that may accrue.

Approved by and signed before me, this ... A. D. 19

(1.) Here write "Order of Attachment," or "Writ of Replevin," etc., as required.

310
1915- The Plaintiff filed
Dillon, Peoria, O.
1st-1913. \$18.00

Cash \$5.00
" 5.00
\$10.00

\$18.00
2.04
\$38.04
10.00

Due 28.04
H. B. Hagan.

It was notified
summons issued
at 9 o'clock, A. M.

given by Plaintiff
Meenson
for security
action

Defendant met
all. and made

ing to pay costs.
Justice fee,
file fee. Total \$2.00

Thomas, J. P.

Defendant \$2.00

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I.....
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant , that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff , that in default of payment by de-
fendant , I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

CIVIL ACTION before J. O. Thomas Justice of the Peace of

Liberty Town

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

The National Refining Co.

Case No. 311

Oct-29 1915 The Plaintiff filed

M. H. Titus

Plaintiff

Bill of Particulars, of Plaintiff in substance as follows: M. H. Titus of Raymond, Ohio, in acct with the National Refining Co. 1913

Defendant

June 25th 31 gals Fly Gas Co. # 7.24
" 25th 3 Natl. Ref. Co. # 1.69
" " " " " " # 9.13

Table with columns for Judgment, Plaintiff's Costs, and Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

Nov 1st 1915. Defendant notified
Nov 1st 1915. Summons issued returnable Nov 8, 1915. at 9 o'clock A.M.
Oct 30, 1915 John H Willis deposited Check of \$300 for Costs as Plaintiffs Atty.

Oct 30 1915. Auditor H. J. Heil of the National Refining Co. filed Exhibit A. That said acct is due, that the same is just and correct and valid, against the said M. H. Titus, upon the said acct is wholly unpaid, the sum of \$9.13

November 8th 1915. Summons returned by Constable W. H. Coder.

Nov 8th 1915. Time of trial, 9 o'clock & there waited 1 hour thereafter. Parties did not appear.

Therefore judgment by default for Plaintiff on his verified bill of particular against the Defendant hereby rendered for \$9.13, and Plaintiffs Costs taxed at \$4.10.

Nov 8 1915. Paid W H Coder Const- \$1.50 on his fees

Plffs Witnesses: fees of

Plaintiff's Costs \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Comm County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be in favor of said appellant, that I will satisfy said judgment, with that may accrue.

Approved by and signed before me, this ... A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

311
 19 / 5 The Plaintiff filed
 Plaintiff
 J. L. Titus of
 Samuel, Ohio,
 the
 Mining Co.
 vs. J. G. Gosling
 \$ 7.44
 Death and Comy
 1.69
 \$ 9.13

lib
 summons issued
 15: at 9 o'clock
 at Willis deposited
 Cash as Plaintiff's Atty.
 vs. J. G. Gosling of
 Mining Co. filed Exhibit
 to show that the same
 was valid, against
 upon the said acct
 of \$ 9.13
 D
 Summons
 table, W. H. Coder.

of trial, 9 o'clock
 four thereafter,
 appear.
 judgment by default
 verified bill of
 - the Defendant
 \$ 9.13, and
 at \$ 4.10.

W. H. Coder Court-

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
 obtained judgment
 against on the
 docket of J. P., for
 100 dollars, and costs, taxed at
 \$....., and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

Approved by and signed before me, this day of
 A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by de-
 fendant, I will pay the judgment, with interest and costs, and costs that
 may accrue.

Approved by and signed before me, this day of
 A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from

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

CIVIL ACTION before J. O. Thomas Justice of the Peace of Liberty Town

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

J. G. Pratt Plaintiff, L. S. Jackson against Defendant

Case No. 312

November 15, 1915 The Plaintiff filed

Bill of Particulars,

in substance as follows:

Jan 24, 1910. Six months after date of furnished to Jay C. Rhoads. Nineteen dollars (\$19.00) for value received, signed L. S. Jackson. On back of said note it is indorsed C. G. Rhoads without recourse

Table with columns: Judgment, \$, Plaintiff's Costs, Defendant's Costs. Includes JUSTICE'S FEES and CONSTABLE'S FEES.

Nov 15, 1915. Issued summons to Wm Coder, Constable, returnable Nov 19, 1915, at 9 o'clock, A.M. Nov 19, 1915. Parties appeared. Plaintiff and his Atty Nate Moffett, and L S Jackson Defendant. Deft demanded a jury. Panel struck, summons issued for Simon Hall, W H Hines, Phi Smith, Orva Rhoads, Harold Evans, Thos Underhill.

as jury. Atty for Plaintiff filled Bill of particulars in addition of note. Plaintiff asks judgment on note for \$19.00 with interest from July 27 1910 and costs of this action

Trial was set for 24 day of Nov at 9 A.M. 1915. Nov 19, 1915. Summons returned by Constable W. H. Coder.

Nov 24, 1915. Parties appeared Plaintiff & his atty. Nate L Moffett. Defendant & his atty. Clarence Hoopes. Jury examined, and sworn witnesses sworn. Geo Reeder, John Bunnf, Mrs L Jackson & Chas Lockwood witness for Deft. Trial had. Jury charged by the Justice. Jury rendered the following verdict. That they do find for the Plaintiff \$8.00. Harold Evans, foreman. Therefore it is considered by me that the Plaintiff recover from the Deft the sum of \$8.00, which was paid by Deft to the same sum.

Pliff's Witnesses: fees of \$ Cts.

Deft's Witnesses: fees of Geo Reeder, John Bunnf, Mrs L Jackson, Chas Lockwood, Mrs L Jackson

Jury: fees of Simon Hall, W. H. Hines, Phi Smith, Orva Rhoads, Harold Evans, Thomas Underhill

Bail of Appeal. Whereas, on the 24 day of Nov against J. G. Pratt docket of J. O. Thomas Eight \$8.00, and the said L. S. Jackson tends to appeal therefrom to the Court of Common Pleas, Liberty Town, Ohio. Now, therefore, I, J. O. Thomas do hereby promise and undertake in the sum of \$8.00, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be rendered against him, that I will satisfy said judgment, with interest that may accrue. J. O. Thomas Approved by and signed before me, this 24th day of Nov 1915. J. O. Thomas

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

312

1915 The Plaintiff filed

on 27th 1910. after date of Jay C. G. Rhoads. (1910) for signed Jackson. note it is bonds without recourse

based summons returnable 2 o'clock. A. M. appeared Plaintiff Moffett and

a jury. summons issued for W. H. Hines. Orva Rhoads. Thomas Underhill.

alleged Bill of exchange on note at term July 27 1910

for 34 day of returned by

lies appeared Nels L. Mollseth. Clarence Hopkins. and Swames

Reeder. John Bunn. Lockwood witness

Jury charged rendered the following do find for the said Evans. foreman considered by me recovered from of \$500. which to the same sum.

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Geo Reeder
John Bunn.
Mrs Jackson
Chas Lockwood
Mrs Jackson

Jury: fees of

Simon Hall	75
W. H. Hines	75
Phi Smith	75
Orva Rhoads	75
Harold Evans	75
Thomas Underhill	75

The costs of this case is taxed one half to each party. to wit:

Justice fees are sitting on trial 100
summons 25 subpoena 35. Venue 40. Swearing witness 30.
filing papers 15. entering judgment 40
entering on Docket 15. Total \$270

Constables return, summons 100, Venue \$3.75,
Subpoena \$2.40. sitting on trial \$200, Total \$8.15
Witness's 50 X 4 = \$2.00

Jury fee	\$ 4.50
Justice	2.80
Constable fee.	8.15
Witness "	2.00
Total Cost. -	\$ 17.35

One half is taxed to Plaintiff \$8.67
" " " " " Defendant 8.67

J. O. Thomas J. P.

Bail of Appeal.

Whereas, on the 24th day of Nov A. D. 1915
J. F. Pratt obtained judgment
against L. S. Jackson on the
docket of J. O. Thomas J. P., for
Eight hundred dollars, and costs, taxed at
\$8.15, and the said L. S. Jackson
intends to appeal therefrom to the Court of Common Pleas of Union
County. Now, therefore, I, J. F. Lockwood
do hereby promise and undertake in the sum of Sixty
dollars, that said appellant shall duly prosecute his appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

J. F. Lockwood
Approved by and signed before me, this 27th day of Nov
A. D. 1915
J. O. Thomas Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19
Justice of the Peace.

Satisfaction of Judgment.

Received, Nov. 24, 1916, from L. S. Jackson
Eight hundred dollars on the judgment
100 Dollars,
payment in full on the above judgment and costs.

CIVIL ACTION before J. O. Thomas Justice of the Peace of Liberty Town

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Daniel Smith

Case No. 313

Plffs Witnesses: fees of

Plaintiff's Costs \$ Cts.

November 16 1915 The Plaintiff filed Bill of Particulars, Affidavit.

Plaintiff

in substance as follows: Daniel Smith of Liberty Twp. who being sworn. Says he is the owner of a Corn flow, now in the possession of Thurman Skidmore, and has good right to the immediate possession of the goods & Chattels to wit:

Defendant

A riding Corn flow, with 3 seats on it.

Said flow was left in field, where said Smith had quit cultivating Corn, and that the said Thurman Skidmore, now has taken the said flow into his possession.

And that the same are wrongfully detained from him by Thurman Skidmore and that said goods were not taken in execution, or any judgment against Daniel Smith.

Signed Daniel Smith

Nov 22 1915. Parties appeared. Plaintiff and his Atty. J. H. Willis, and L. J. Peterson Defendant. Defendant demanded a jury.

Panel struck. Summons issued for James H. Willis, Plaintiff's Atty. and Harold Evans, Defendant's Atty.

Trial set for Nov 22 1915. 9 A.M.

Nov 22 1915. Parties appeared at 9 A.M. and Defendant ordered Case Dismissed at his Cost.

Costs amounted to \$7.00 as follows: Repley & Sumner \$3.90, Subpoena for witness 75, Return of Papers 55, Justice J 2.00. Total \$7.00

Receipt Check for Costs at once from Deft.

J. O. Thomas, J.P.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal

Whereas, on the... day of... against... docket of... \$... and the said... tends to appeal therefrom to the Court of Comm... County. Now, therefore, I... do hereby promise and undertake in the sum o... dollars, that said appellant shall duly prosecu... without unnecessary delay, and, if judgment b... lant, that I will satisfy said judgment, with... that may accrue.

Approved by and signed before me, this... A. D. 19

Table with columns for Judgment, Plaintiff's Costs, and Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

(1) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

313,
 1915 The Plaintiff filed
 Affidavit:
 Will Smith
 being sworn,
 owner of a Corn
 possession of
 more, and has
 immediate
 goods & Chattels
 Cow, with 2 seats

in field, where
 said Cultivating
 said Thurman
 taken the said
 possession.
 are wrongfully
 by Thurman Skidmore
 were not taken
 any judgment
 W.

Daniel Smith
 affeared. Plaintiff
 Willis, and
 the Defendant:
 a jury.
 summons issued
 11.11.15
 12.1915. 9. A. A.

red at 9 A. A.
 Ordered Case
 Cost.
 \$5.00 as follows
 \$3.90
 75

55
 2.00
 \$7.00
 for Costs
 Deft:
 O. Thomas, J.P.

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Nov 22, 1915. Paid W.H. Ceder Constable.
 his fees in this case, amounting to \$5.00

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ..,
 obtained judgment
 against on the
 docket of J. P., for
 100 dollars, and costs, taxed at
 \$....., and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I.....
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

Approved by and signed before me, this day of
 A. D. 19 ..

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by de-
 fendant, I will pay the judgment, with interest and costs, and costs that
 may accrue.

Approved by and signed before me, this day of
 A. D. 19 ..

Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from

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

CIVIL ACTION before J. O. Thomas Justice of the Peace of

Liberty Town

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Thurman Skidmore Plaintiff,
Daniel Smith Defendant

Case No. 314

Nov 20 1915 The Plaintiff filed

Bill of Particulars, on account.
in substance as follows: Thurman Skidmore
being first-duly sworn upon his oath
says that he is the owner of the account
hereto attached and marked Exhibit-A
that the same is just and lawful.
and that there is now due him from
Daniel Smith, on the same, the sum
of \$33.65

Affiant further says, upon his oath
affirmed, that no payments have been
made thereon, that there is no set-off
against the same, to the best of this
affiant's knowledge and belief, and
that the said Thurman Skidmore holds
no collateral or personal security
for said claim.

Signed Thurman Skidmore.
Sworn to by said Thurman Skidmore
before me, and by subscribed in my
presence this 20th day of Nov 1915
J. O. Thomas, J.P.

Nov 22 1915
Offer to Allow Judgment for
\$100 & Costs

I hereby offer to allow judgment
to be taken in the above action against
me for the sum of \$100 and costs
Signed: Daniel Smith

Attest John H. Willis,
Exhibit-A. Bill of Particulars
May 6, 1915. Seed Corn \$10.00
June 8, 15. mce of horse 1.50
Aug 35 help in hay 6 hr 1.50
" 26 Corn 6.40
2 Chert. strips 2.00
mowing machine 1.00
1/2 Shuck's fodder 75-
\$33.65

Subpoena for Bannur Smith, John Lockwood
& Cabill, Lem Ferts, Forest Middelworth for Deft
& Smart, Aaron Shirk for Plaintiff.

Nov 27, 1915. Const - Returns. \$6.10

Plffs Witnesses: fees of
James Smart
Aaron Shirk 60

Deft's Witnesses: fees of
Bannur Smith
John Lockwood
L Cabill
L Ferts
Forest Middelworth

Jury: fees of

Judgment, \$... 62.25

Table with 2 columns: Fee Name and Amount. Includes JUSTICE'S FEES and CONSTABLE'S FEES.

Table with 2 columns: Fee Name and Amount. Includes JUSTICE'S FEES and CONSTABLE'S FEES.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Plaintiff's Costs. \$ Cts.

60

Bail of Appeal

Whereas, on the ... day of ...
against ...
docket of ...
and the said ...
tends to appeal therefrom to the Court of Comm
County. Now, therefore, I, ...
do hereby promise and undertake in the sum o
dollars, that said appellant shall duly prosecu
without unnecessary delay, and, if judgment b
lant, that I will satisfy said judgment, with
that may accrue.

Approved by and signed before me, this ...
A. D. 19

314
1915 The Plaintiff filed
account.
Banner Skidmore
upon his oath
owner of the account
marked Exhibit-A
just and lawful.
now due him from
the same. The sum

upon his oath
payments have been
there is no set-off
to the best of this
and belief, and
on Skidmore holds
personal security

Banner Skidmore.
Banner Skidmore
subscribed in my
of Nov 1915
Banner, J.P.

Judgment for

allow judgment
above action against
Banner and Costs

Daniel X Smith.

A. Bill of Particulars
\$1000
1.50
6.40
2.00
1.00
75-

\$3365

with John Lockwood
for Plaintiff.

Returns \$6.10

Plffs Witnesses: fees of
James Smart
Aaron Shirk.

Deft's Witnesses: fees of
Banner Smith
John Lockwood
S Cahill
L Fentz
Forest Middleworth

Jury: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.
60			

Bill of Particulars filed of Deft. filed Nov 26. 1915.
The Deft. says there is due him from Plaintiff.
Here, James and David one half interest in the
Third Verof of Alfalfa.
2.50 for moving machine tongue.
For 6 1/4 shocks Corn & fodder \$4.69.
Total Claimed by Deft. \$47.19.
and for Costs of this action

Signed Daniel X Smith

Nov 27 1915. 8 o'clock. A.M.
Parties appears. Banner Skidmore Plaintiff and
Clarence Hefes his Atty. and Daniel Smith Plaintiff
and his Atty. Witnesses sworn. Trial began.

Witnesses examined and Allegations heard.
70 After due consideration of all testimonies
I give judgment to Plaintiff for \$635.
60 and tax the Costs to the Plaintiff which are as
60 follows.
Justice \$290
Constable returns 610
7 witness's 410
Mileage of witness 100
1410

This judgment was rendered according
to Chapter 64 of Swans treaties, sec 1.

J. O. Thomas, J.P.

Dec 4 1915 Received this day Check
from Banner Skidmore on Costs of \$735
and is also Credited with on Costs the judgment
\$635 = \$1360. Plaintiff saying he would pay.
F Cook & Bert Skidmore their witness fees 25-
each. This then pays all the Costs.

J. O. Thomas, J.P.

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$. .., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by def-
endant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
..... Dollars,
payment in full on the above judgment and costs.

J. O. Thomas

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

James E. Anderson
Plaintiff,
against
Pearl Himes
H. W. Himes
Defendant(s).

Case No. 315

Nov 29th 1915 The Plaintiff filed

Bill of Particulars, Balance on Note,
in substance as follows: Copy of note.
\$450.00 Raymond, O. Jan 1st 1915
after date the promise to pay to
the order of Jas. E. Anderson \$450.00
value receipt signed.
Pearl Himes,
H. W. Himes.

Judgment, \$ 223.40
Plaintiff's Costs. Defendant's Costs.

Table with columns for Justice's Fees and Constable's Fees, listing various legal services and their associated costs.

There is indorsed on back of said
note a Credit of \$230.00 Aug 5 1915.
Also there was an acct filed with
said note showing a further credit
of \$1.00 for hauling, and \$3.35 for fodder.
and there is due on said note
\$236.44 from Aug 5, 1915.

Defendant Pearl Himes, notified
Nov 16, 1915.

Nov 29, 1915 Pearl Himes appeared
and confessed judgment, without summons
and ordered set placed on docket
by paying \$1.00 for so doing.

Nov 29, 1915 J. F. Lockwood
signed order taking for stay of
execution,
Approved J. O. Thomas J.P.

Plaintiff's Costs. \$ Cts.

Table for recording Plaintiff's Costs, with columns for Dollars and Cents.

Deft's Witnesses: fees of

Table for recording Defendant's Witnesses fees, with columns for Dollars and Cents.

Jury: fees of

Table for recording Jury fees, with columns for Dollars and Cents.

Bail of Appeal

Whereas, on the... day of...
against...
docket of...
\$, and the said...
tends to appeal therefrom to the Court of Common Pleas...
County. Now, therefore, I...
do hereby promise and undertake in the sum of...
dollars, that said appellant shall duly prosecute...
without unnecessary delay, and, if judgment be...
that I will satisfy said judgment, with...
that may accrue.

Approved by and signed before me, this...
A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

315

1915 The Plaintiff filed
 claim on note.
 by of note.
 And O. Jan 1st 1915
 promise to pay to
 E. Anderson \$450.00
 signed.
 Pearl Hines,
 W H Hines.
 recd on back of said
 \$230.00 Aug 5 1915.
 an acct filed with
 a further credit
 and \$235 for fodder.
 is due on said note
 Aug 5, 1915.

Hines, notified

Hines appeared
 judgment. without summons
 placed on Docket
 to diving.

J. Lockwood
 for stay of
 J. O. Thomas J.P.

Plffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

July 21, 1916
 Pearl Hines come forward
 and gave checks for this note
 and effects in settlement of this
 stay of Docket.
 Principal of note \$450.00
 Cr on note " 230.00
 \$220.00
 Interest from Aug 5 1915
 to July 21, 1916, 11 1/2 months 12.75
 \$232.75
 Pearl Hines Co by work
 and Fodder \$9.35
 \$223.40

July 22, 1916
 I made check to James Anderson
 for \$223.40.
 J. O. Thomas J.P.

Bail of Appeal.

Whereas, on the day of A. D. 19 .. ,
 obtained judgment
 against on the
 docket of J. P., for
 100 dollars, and costs, taxed at
 \$....., and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I.....
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

Approved by and signed before me, this day of
 A. D. 19 ..

Justice of the Peace.

Undertaking for Stay of Execution.

I, J. F. Lockwood, resident of
 Miami County, as Surety for Stay of Execution in
 the above cause of James E. Anderson
 against Pearl Hines and W. H. Hines, do
 hereby undertake to said plaintiff, that in default of payment by de-
 fendant, I will pay the judgment, with interest and costs, and costs that
 may accrue.

Approved by and signed before me, this 29th day of November
 A. D. 1915

J. O. Thomas Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from

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

CIVIL ACTION before J. O. Thomas Justice of the Peace of Liberty Towns

Liberty Towns

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Farmers Savings Bank of West Mansfield, O. Plaintiff, against W. Watson Myrtle M. Watson Defendant.

Case No. 316

February 2, 1916 The Plaintiff filed Bill of Particulars, of Farmers Savings Bank in substance as follows: On Promisory note of \$59.75 Oct 2nd 1914 Nvino Months after date L. W. or either of us promise to pay to the order of Wm Lawless \$59.75 dollars. at Farmers Savings Bank at West Mansfield Value received. with 8% interest after due. signed D. W. Watson Myrtle M. Watson.

On back of said note is indorsed Protest. Demand and notice of non payment waived. Wm Lawless.

Feb 2, 1916 Issued Summons on Defts. returnable Feb. 8, 1916 at 1 o'clock, P.M. to Laverne Dillon, Constable.

Feb 4 1916. Constable. Laverne Dillon made return of summons on Defts. Fees for the same Service and return .50 Mileage 10 miles .65 2 Copies \$1.65-

Feb 8, 1916. 1 o'clock P.M. hour of hearing Defendant W Watson affected and Confessed Judgment to \$59.75 Principal, Interest = \$2.81 Total of Judgment \$62.66 Cost accrued to this date 2.65

March 2, 1916. Constable L. Dillon turned to in Currency for the Plaintiff \$62.66 Constable Fee \$3.55-

Table with columns for Judgment, Plaintiff's Costs, and Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

Pliff's Witnesses: fees of \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the... day of... against... docket of... tends to appeal therefrom to the Court of Common County. Now, therefore, I... do hereby promise and undertake in the sum of... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be a lant, that I will satisfy said judgment, with in that may accrue.

Approved by and signed before me, this... A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

316
 1916 The Plaintiff filed
 Farmers Savings Bank
 Promissory Note of
 1914
 after date
 Ms. promising
 of Wm Lawless
 Farmers Savings
 field
 8% interest
 Watson
 Watson.

note is indorsed
 and and
 Waived.

Summons on
 Feb. 8, 1916
 to
 Constable.

Constable. Laverne
 turn of Summons
 the same
 return .50
 .65
 \$ 50
 \$ 1.65

hours of hearing
 Watson affected
 Judgment. to
 interest = \$2.81
 \$62.66
 to date 2.65

Constable Lo Dillon
 may fee the
 5-5-

Plffs Witnesses: fees of	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Def't's Witnesses: fees of				
Jury: fees of				

Feb 19, 1916 Issued Exnention
 to L Dillon Constable

Feb 28, 1916 Constable made settlement
 with Defendants without levy.

Judgment - \$ 62.56
 Justice Cost - 1.00
 \$ 63.56

March 3, 1916 Paid Plaintiff
 \$ 62.56 and received my receipt of
 the note.

J. O. Thomas, J.P.

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
 obtained judgment
 against on the
 docket of J. P., for
 dollars, and costs, taxed at
 \$, and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant , that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

Approved by and signed before me, this day of
 A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff , that in default of payment by de-
 fendant , I will pay the judgment, with interest and costs, and costs that
 may accrue.

Approved by and signed before me, this day of
 A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, Feb. 28, 1916, from
 Mr. M. H. Watson
 Sixty Three Dollars,
 payment in full on the above judgment and costs.

J. O. Thomas, J.P.

J. O. Thomas

Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Minnie O. Winkle Coder

Case No. 317

February 2 1916 The Plaintiff filed

Bill of Particulars,

Plaintiff

James Winkle

Defendant

in substance as follows: Who being duly sworn that she is the owner of the following Property. That she has a special Ownership and interest in the following property, and has good right to immediate possession of the goods and Chattels, to wit:

Judgment, \$	Plaintiff's Costs.	Defendant's Costs.
JUSTICE'S FEES.		
Summons.....persons, each defendant.....	25	
Subpenas, each person.....	05	
Summons for Jury, each panel or venire.....	40	
Swearing.....persons, each.....	05	
Filing.....papers, each.....	05	
.....Continuances, each.....	20	
Judgment, entering.....	40	
Transferring, on docket.....	15	
Satisfaction of.....	20	
All moneys collected on.....	4 per cent.	
Execution, or Order of Sale, issuing of.....	40	
Affidavit, taking and certifying of each.....	40	
Bond or Undertaking, each.....	40	
(1).....of.....	40	
Trial, sitting in.....	1.00	
Docketing and Indexing, per 100 words.....	15	
Dismissal of Case.....	20	
Garnishee, Notice to, Ans. of, Orders on, each	40	
Publication.....	2.00	
Affidavit in Aid of Execu'n, tak'g and cert'g of	40	
Swearing.....persons, each.....	05	
Filing.....papers, each.....	05	
Record, per 100 words.....	15	
Order, to Appear, and Notice to Deft., each.....	40	
Answer, and Order to pay money, each.....	40	
.....		
.....		
Transcript, per 100 words.....	15	
Certifying same.....	25	
.....		
CONSTABLE'S FEES.		
Summons, service of.....person, each.....	25	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....additional miles, each.....	05	
Subpenas (first person in).....persons, each.....	25	
.....additional persons, each.....	10	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Summons for Jury, service of.....	1.00	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Attending Trial.....days, each.....	1.00	
Execution, or Order of Sale, service of.....	40	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Four per cent. of money made on.....		
Advertising sale.....	25 or 40	
(1).....of....., service of.....	40	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Taking Bond in.....	50	
Sum'ing and Swear'g App'rsers., each case.....	1.00	
Notice to Garnishee, service of.....	40	
Making.....copies of, each.....	25	
Appraisers' Fees, each.....	1.00	
Schedule.....	40	
Moving, and Care of Property.....		
.....		
.....		
Order to Appear in Aid of Execution, service on.....persons, each.....	40	
.....copies.....; Mileage,.....miles.....		
Notice to Defendant, service,.....persons, ea.....	40	
.....copies.....; Mileage,.....miles.....		
Order to Pay Money, service.....	40	
Copy.....; Mileage,.....miles.....		

1 suit- Case packed with the following goods.
 4 Brown Serge dresses } 1 White silk dress.
 4 every day waists } 4 Outside Skirts
 4 White Skirts } 2 Corset-Covers
 1 White gown } 1 Outing Gown
 2 Union Suits } 3 Pr Mullin Drawers
 1 Gray silk Waist } 1 new Corset.
 1 Lot. Old Letters

Also the following Goods not Packed.
 1 Summer Hat } 1 Neck Girt
 1 Brown Skirt } 1 Green Skirt.
 1 Box Postal Cards } 1 Box Sea Shells
 3 Boxes. Quilt-Blocks and Contents
 1 Enlarged Picture of Father & Mother.
 1 " " " of the Homestead.
 1 Linen Table Cloth } 3 Aprons.
 1 Light-Color red Cow about 9 yrs old, named Fannie.

And that the same are wrongfully detained from me by James Winkle, and that said goods was not taken in Execution or judgment.

Feb 2, 1916. Summons & writ of Replevin issued to John Prinity Const Returnable Feb 9th 1916 at 9 o'clock A.M.

Pliff's Witnesses: fees of \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Bail of Appeal.

Whereas, on the day of against docket of \$....., and the said tends to appeal therefrom to the Court of Common County. Now, therefore, I do hereby promise and undertake in the sum of dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be lant, that I will satisfy said judgment, with interest that may accrue.

Approved by and signed before me, this A. D. 19

317
1916 The Plaintiff filed

to being duly sworn
under of the following
has a special
list in the following
good right to
of the goods

with the

- 1 White silk dress.
- 4 Outside Skirts
- 2 Corset Covers
- 1 Outing Gown
- 3 pr muslin Drawers
- 1 new Corset.

Goods not packed
1 Neck Tie
1 Green Skirt
1 Box Sea Shells
and contents
Father & Mother,
the Homestead.

3 Horses.
Crew about
Fannie.
are wearing fully
by gas wrinkle.
had was not
in or judgment.

mon & writ of
John Pringle Const
1916 at

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Feb 5 1916. John Pringle Constable
made return of writ of Replevy & bill
of particulars and reported that he
had made settlement with the parties
by Deft turning over all the property
to the Plaintiff, and the Plaintiff
to pay all cost in this action.

Feb 5 1916. report received and approved

Costs in this action was taxed to the
Plaintiff as follows

Justice Fee	\$ 1.00
Constable "	200
Received Payment. -	\$ 3.00

J O Thomas J.P.

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by def-
endant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

J. O. Thomas

Liberty

Justice's Civil Docket (Crown) The W. H. Anderson Co., Publishers Cincinnati, O.

L. A. Tibble

Case No. 318

Filed Feb 3 1916 The Plaintiff filed Bill of Particulars, of Plaintiff,

Plaintiff, L. W. Arnold against Defendant

in substance as follows: The Plaintiff represents that he and Deft. entered into a Contract the 4th of June 1915, for exchange of a restaurant of Plaintiff in East Liberty Ohio for real estate of Deft. located in Masonville Ohio. It was agreed that the Plaintiff would assume payment of a mortgage on said real estate to the amount of \$1000, and any surplus over & above \$1000, due on said mortgage the Deft. agreed to pay.

Judgment, \$ 200.00

Plaintiff's Costs. Defendant's Costs.

Table with columns for Justice's Fees and Constable's Fees, listing various legal services and their costs.

A copy of said Contract is here to attached and made a part of this petition & marked Exhibit A. and for a first Cause of action the Plaintiff says that at the time said Contract was completed on the June 5th 1915 there was due on said mortgage and interest the sum of \$600 thereon, & said Deft. refused & still refuses to pay the same to reimburse the Plaintiff in the payment thereof.

For a 2nd Cause of action this Plaintiff says that is was agreed & contained in Contract of exchange of property a copy hereto attached. Marked Exhibit A. & made a part of this petition, that the Deft. was to assume and pay all Bills & Claims against said restaurant to the amount of \$800. that he has neglected & refused to pay the same or any portion of it, & that by his refusal & neglect to pay the same, this Plaintiff has been compelled to pay the Claim of the Springfield Confectionery Co the sum of \$14.70, & the Deft. now refuses to pay the same to reimburse the Plaintiff for the payment thereof.

The Plaintiff asks judgment against the Deft. for the total sum of \$14.70 with interest & for costs.

Feb 4th 1916. Deft. was notified.

Feb 10. 1916. Summons was issued on Deft. Returnable Feb 15, 1916 at 9 A.M. to Lawrence Dillon Const.

Pliff's Witnesses: fees of

Table for Plaintiff's Costs with columns for Dollars (\$) and Cents (Cts).

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Common County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be ... that I will satisfy said judgment, with interest that may accrue.

Approved by and signed before me, this ... A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

318

1916 The Plaintiff filed

complaint, Plaintiff represents entered into a 1915, for exchange land in East Liberty of Deft. located in has agreed that the same payment of Real estate to the any surplus over said mortgage

tract is here to a part of this Exhibit A. case of action the the time. Said leted on the same due on said mortgage, sum of \$600 thousand. & still refuses to reimburse the Plaintiff

tion this Plaintiff et & contained in of property. Marked Exhibit this petition, that me and pay all at said restaurant, that he has to pay the same that by his pay the same. This called to pay the Child Confectionery Co Deft. now come to reimburse payment thereof.

judgment against sum of \$1470 costs,

was notified,

was issued on Feb 15, 1916 Leverage Dillon Const.

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Feb 4 1916. Undertaking for costs, received of Plaintiff, signed H.B. Acheson, R. W. Wolfe & C.A. Underwood, affected.

Feb. 11, 1916. Summons returned by Leverage Dillon, Constable, also a check given by Defendant of \$20.70 in full of the amount of claim, and \$100 Justice fee, so this check was received in full settle of this action.

Feb 14. Check was sent by mail to P.A. Tibble, for \$20.70.

J. O. Thomas, J.P.

Bail of Appeal.

Whereas, on the ... day of ... A. D. 19 ... obtained judgment against ... on the docket of ... J. P., for ... 100 dollars, and costs, taxed at \$... and the said ... intends to appeal therefrom to the Court of Common Pleas of ... County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute ... appeal to effect, without unnecessary delay, and, if judgment be awarded against said appellant, that I will satisfy said judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this ... day of ... A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, ... resident of ... County, as Surety for Stay of Execution in the above cause of ... against ... do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this ... day of ... A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, ... 19, from ... 100 Dollars, payment in full on the above judgment and costs.

CIVIL ACTION before J. O. Thomas Justice of the Peace of

Liberty Township

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Union Hardware Co

Case No. 319

Feb 11th 1916 The Plaintiff filed

Bill of Particulars, of Plaintiff Marysville Ohio in substance as follows:

J. J. Alexander Plaintiff, against and Lula M. Alexander Defendants.

\$38.00, 90 days after date as principal debtors. We jointly and severally promise to pay to the order of Union Hardware Co. at the Union Banking Co Marysville O. Thirty-Eight dollars in value recd with no interest from date and 8% after due

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various line items and amounts.

signed J. J. Alexander, Lula M. Alexander. No indorsements thereon.

No part of said note has been paid & the Plaintiff claims judgment against said Def'ts. in the sum of \$38.00 with interest at 8% from 10th of Sept. 1915. and for costs of this action. signed The Union Hardware Co by John H. Willis its Atty.

Feb 15. 1916. John H. Willis Plaintiff's Atty gave notice to postpone hearing till Feb 28. 1916.

Feb 28. 1916. 9 o'clock AM hour hearing. Defendant did not appear. I waited one hour there after. Therefore I rendered judgment by default for Plaintiff on his verified bill of Particulars. against the Defendant in default for \$39.75. Costs taxed at \$4.55. Total \$44.30 with 6% interest from Feb 28th 1916.

Feb 28. 1916 Issued Execution on Defendants returnable March 28/1916 to Constable Lavone Dillon.

Pliff's Witnesses: fees of

Table with columns: Plaintiff's Costs, \$, Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... against ... docket of ... tends to appeal therefrom to the Court of Common County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be ... that I will satisfy said judgment, with interest that may accrue.

Approved by and signed before me, this ... A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

319
1916 The Plaintiff filed
Plaintiff
Marysville Ohio

After date as
we jointly and
to pay to the
Hardware Co. at
Co Marysville O.
for value recd
at dat and 8%

Alexander,
Wm. M. Alexander,
assessments thereon.

Said note has
Plaintiff claim
said Def'ts.
\$800 with interest
Sept. 1915.
this action.
Hardware Co
Willis
City.

Wm. H. Willis
notice to postpone
8. 1916.

Bellevue A M
Defendant did
not show
by default
ordered judgment
his verified bill
against the Defendant
Costs taxed at
with 6% interest

Resumed Execution
inable March 28/1916
Dillon,

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19,
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19,
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

CIVIL ACTION before J. O. Thomas Justice of the Peace of

Liberty Towns

Justice's Civil Docket (Crown) The W. H. Anderson Co., Publishers Cincinnati, O.

Chicago Horseman -
Newspaper Co

Plaintiff

Nelson Heerd
against

Defendant

Judgment, \$

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table of Justice's Fees including Summons, Subpoenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid of Execution, Swearing, Filing, Record, Order, Answer, Transcript, and Certifying same.

CONSTABLE'S FEES.

Table of Constable's Fees including Summons, Making, Mileage, Subpoenas, Making, Mileage, Summons for Jury, Making, Mileage, Attending Trial, Execution, Advertising sale, Making, Mileage, Taking Bond, Summing and Swearing Appraisers, Notice to Garnishee, Appraisers' Fees, Schedule, Moving, and Care of Property, Order to Appear in Aid of Execution, Notice to Defendant, and Order to Pay Money.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Case No. 320

April 30 1916 The Plaintiff filed

Bill of Particulars, filed by J. H. Willis, Atty. in substance as follows:

That the Plaintiff is the Publisher of the Horseman a Newspaper of general circulation in the United States and in the State of Ohio. There is due the Plaintiff from the Deft \$23.00 for publishing a one advertisement in the Horseman for March 1914.

That no part of said claims has been paid. The Plaintiff has performed all the conditions of said contract on its part to be performed.

A statement of said account is hereto attached and marked Exhibit-A, and made a part hereof. To 13 inches Public Sale ad at \$1.77 = \$23.01 In the Horseman March 3, 1914 Interest for 3 years at 6% = \$2.76 Total \$25.87

May 2, 1916 Deft. notified May 8 Issued Summons on Defendant Returnable May 12, 1916 at Raymond, O. at 8 o'clock A.M.

May 12, 1916. Before hour of trial J. H. Willis Plaintiff's atty. notified me to postpone the trial for 2 weeks so the Plaintiff could take depositions Deft was notified that trial was postponed to May 26, 1916. 8 A.M.

May 26, 1916 Before hour of trial J. H. Willis Plaintiff's atty. notified me to continue the case 1 week more because depositions had not come yet. Deft notified of same by phone. That case would be continued to June 10, 1916. 9 o'clock A.M.

June 8, 1916 Depositions come from Detroit Mich with a Cert Bill # 164

Pliff's Witnesses: fees of

Table for Plaintiff's Costs with columns for \$ and Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the... day of... against... docket of... \$... and the said... tends to appeal therefrom to the Court of Common County. Now, therefore, I... do hereby promise and undertake in the sum of dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be lant, that I will satisfy said judgment, with interest that may accrue.

Approved by and signed before me, this... A. D. 19

320
 1916 The Plaintiff filed
 J. H. Willis, Atty.
 of the Plaintiff
 the Horseman
 moral circulation
 rates and in
 Plaintiff from
 publishing a out
 the Horseman

said claims has
 Plaintiff has performed
 said contract on

Said account is
 marked
 vide exhibit hereof.
 to add at \$1.77 = 2301
 March 3, 1914
 at 6% = 276
 \$ 2587

Notified
 on Defendant
 12.19.16 at
 10 o'clock A.M.

hour of trial
 atty. Notified
 to trial for 2 weeks
 and take depositions
 that trial was
 6.19.16. 8 A.M.

hour of trial
 atty. Notified me
 use 1 week more
 had not come yet.
 by phone.

continued to June 10, 1916.

ins come from
 to a Cash Bill \$164

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

June 10 1916. Hour of trial 9 A.M.
 Plaintiff's Atty. J. H. Willis appeared,
 and Nelson Herd Deft. appeared.
 Before opening of trial, Defendant
 made offer to take Plaintiff's Atty. of
 \$15.00 and Deft. pay the Costs
 This was accepted by the Atty. of Plaintiff
 J. H. Willis.
 Then Deft. Nelson Herd Paid in
 Justice Court \$6.64 as Costs in this
 Case.

J. O. Thomas J.P.

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
 obtained judgment
 against on the
 docket of J. P., for
 100 dollars, and costs, taxed at
 \$, and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant , that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff , that in default of payment by de-
 fendant , I will pay the judgment, with interest and costs, and costs that
 may accrue.

Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from

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

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

B. F. Goodrich Company

Plaintiff

against

E. R. Roberts

Defendant

Judgment, \$ *86.93*

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 2 columns: Description of fee and Amount. Includes Summons, Subpoenas, Swearing, Filing, Judgment, Execution, Affidavit, Trial, Docketing, Dismissal, Garnishee, Publication, Transcript, etc.

CONSTABLE'S FEES.

Table with 2 columns: Description of fee and Amount. Includes Summons, Making, Mileage, Subpoenas, Attending Trial, Execution, Advertising sale, Taking Bond, Appraisers' Fees, Moving, Order to Appear, Notice to Defendant, Order to Pay Money, etc.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Case No. 321

June 4 1916 The Plaintiff filed

Bill of Particulars,

in substance as follows: The Plaintiff is a Corporation under the Laws of the State of New York with its office & place of business in the City of Akron Ohio.

There is due the Plaintiff the sum of \$85.13 with interest at 6% thereon from the 7 Feb 1916 for goods sold & delivered to the Deft at his request.

An itemized verified statement of said acct is hereto attached and marked Exhibit A and made a part thereof.

The Plaintiff asks judgment against Deft in the sum of \$85.13 with interest from the 7 day Feb 1916 and cost of this action

Exhibit A.

April 7, 1915. Terms net - Dec 15th
12 Pr. 260 brn hfs sht-bls \$6.10
288 pr 34.32
1 Pr 250 mens wht-hfs sht-bls cot \$1.18
360 pr 3.60
1 Case 66769 \$37.92

Dec 10, 1915 Terms net - 30 days
6 Pr mens Tab 1 Bk lre aretie 1/6 1/4 2/8
1/9 1/10 1.35 \$7.50
6 Pr 51 mens Canada Black 1/6 1/4 2/8 1/9 1/10 69
4.14 \$11.60

Feb 7, 1916. Fees on Pro Chk \$12.5
Feb 7 1916 Terms net: May 1st
12 pr 260 mens sht-bls cot \$6.9
260 \$34.32
Total Charges \$85.13

June 5, 1916 Defendant notified
Deft appeared before me & confessed
judgment. & said he would settle
the same June 10th 1916.

John H. Willis Atty for Plaintiff.
Filed Check of \$300 as preliminary
Cost of this action

Pliff's Witnesses: fees of

Table with 2 columns: Plaintiff's Costs, \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ...
against ...
docket of ...
\$... and the said ...
tends to appeal therefrom to the Court of Common
County. Now, therefore, I ...
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute
without unnecessary delay, and, if judgment be
laint, that I will satisfy said judgment, with in
that may accrue.

Approved by and signed before me, this ...
A. D. 19

321
1916 The Plaintiff filed

Plaintiff is a
The Laws of
Ohio with its
business in the
this
the Plaintiff the
interest at 5%
1916 for goods
The Def. at

affidavit Statement
to attach
Exhibit A
- thereof.
asks judgment
the sum of
from the
cost of this action

sub- Dec 15th
shd bts 5-6-10
shd bts cot 5-1-8

37.92
- 30 days
1/6 1/4 2/8
1/6 1/4 2/8 1/9 1/10 69.

2 bts # 125
May 1st
cot 5-6-9
\$ 85.13

demt modified
me & Confessed
we would settle
1916.

for Plaintiff.
as preliminary

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

June 15, 1915 Rec'd of Defendant
\$86.83 as Principal and interest in this
Case, and in full of this acct.

June 17, 1916. Made Check to John H.
Willis, atty for Plaintiff, of \$86.83 for
this judgment.

J. O. Thomas J.P.

Bail of Appeal.

Whereas, on the day of A. D. 19 ..
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

Adrian H. Johnson

Before F. C. Walker

A JUSTICE OF THE PEACE IN AND FOR

vs.

Don Herd

Liberty

Township,

Union

County, Ohio.

This undertaking witnesseth: Whereas Adrian H. Johnson
 a ~~non~~-resident of said Township ¹ Having Brought
 an action against Don Herd, before the undersigned,
 F. C. Walker, a Justice of the Peace for said Township,
 who requires security for costs therein to be given.

Now, we, the said Adrian H. Johnson and
 Almeda Johnson hereby undertake and promise the
 said F. C. Walker to pay all costs that may
 accrue in the said action.

Dated and signed by us this 17 day of August 19 32

A. H. Johnson
 Almeda Johnson

1.—Here say "intending to bring" or "having brought" as the case may be.

CIVIL ACTION before J. O. Thomas Justice of the Peace of

Liberty Town

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

National Live Stock Kennedy Company

Case No. 322

June 15 1916 The Plaintiff filed Bill of Particulars,

Plaintiff, against William Bechtel

in substance as follows: Plaintiff says that the Defendant is indebted to the Plaintiff in the sum of \$18.00 with interest thereon at 6% from May 10, 1913 on a written order, a copy of which marked "Exhibit-A" is hereto attached and made a part of this bill of particulars

Pliff's Witnesses: fees of

J. C. Blaney Gas Wilson

Plaintiff's Costs \$ Cts.

Defendant

Table with columns for Judgment, Plaintiff's Costs, and Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

wherefore said Plaintiff says judgment against said Defendant in the sum of \$18.00 with interest thereon from May 10, 1913, & for costs of this action

Def't's Witnesses: fees of

N. P. McCulloch Frank Powell G. H. Dean C. J. Powell H. W. Skidmore H. J. Amrine O. E. Powell Carl Skidmore H. E. Benedict W. E. Warburton John Watson H. W. Oeder R. January Jury: fees of

Hamilton Bechtel and John A. Willis Atty for Plaintiff Exhibit-A National Live Stock Kennedy Co Ship to Will Bechtel West Mansfield Ohio Shipping Point - West Mansfield Ohio when ship - at once 200 lbs National Hog Kennedy \$18.00 May 10 1913

Remarks: 1 P. P. Post- 1 Feeder Free Chicago Ill. May 10 1913 For the above order I agree to pay the National Live Stock Kennedy Co Chicago Ill. on or before Jan 1, 1913 G. not paid when due to draw legal rate of interest Will Bechtel witness J. C. Blaney June 19 1916

Continuation of the fee schedule table from the previous page, including items like 'Order to Appear in Aid of Execution' and 'Notice to Defendant'.

Issued summons to Constable W. A. Coder on the above bill of Particulars, returnable June 27, 1916 at 9 A.M.

June 24/1916 Notice of taking Depositions given by Plaintiff atty

June 24/1916 Continuance of Case to July 7, 1916

July 20 1916 Received amended bill of particulars, and notice that Depositions would not be taken

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Bail of Appeal

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Common County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be in favor of the appellant, that I will satisfy said judgment, with interest that may accrue.

Approved by and signed before me, this ... A. D. 19

322
1916 The Plaintiff filed

Plaintiff says that the
Deft. to the Plaintiff
\$500 with interest -
from May 10, 1913
A copy of
Exhibit - A
and made a part
of the
Plaintiff says
said Defendant
with interest -
10th 1913, & for
William Bess
H. Willis
Plaintiff.
Exhibit - A
National Live Stock Remedy Co
Hutch
Massfield, Ohio
Markfield, O
Hog Kennedy

P. Est.
Order Free.
ago 10th May 10 1913
I agree to pay
National Live Stock Remedy Co
before Jan 1, 1913
due to draw
will be kept
y.

to Constable
above bill of
firmable June 27, 1916
Notice of taking
by Plaintiff atty
continuance of
ved amended bill
notice that Def
taken

Plffs Witnesses: fees of	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
J. C. Blaney				
Jas Wilson				
Deft's Witnesses: fees of				
N. P. McCulloch	1	00		
Frank Powell	1	00		
G. H. Dean	7	00		
C. S. Powell				
H. W. Skidmore	2	00		
H. J. Amrine	1	50		
O. E. Powell	1	00		
Earl Skidmore	1	00		
H. E. Benedict	1	00		
W. E. Warburton	1	00		
John Watson	1	00		
H. W. Ocker	1	00		
R. January	1	00		
Jury: fees of				

July 20, 1916. Amended bill of Particulars of Plaintiff
After quoting Exhibit - A, also says for a 2nd
Cause of action after committing the grievances
hereinafter mentioned, it was carrying on the business
of manufacturing & selling certain live stock remedies,
Plaintiff sold some of its remedies to Kemben January,
Edwin January, Carl Skidmore, H. W. Skidmore, G. H. Dean,
C. S. Powell and many others. About the 1st Jan 1914
The Deft. for the purpose & with the intention of injuring
the Plaintiff in its business & good name, by saying
that the goods was a fraud, a cheat & a swindle,
that they are worthless, & will kill live stock if fed,
also that said Deft. wrongfully, persuaded, induced
& prevented the above named persons from paying their
just claims, due by contract.
Plaintiff says its name & business has been damaged
\$2800.00, asks judgment against Deft. & costs,
National Live Stock Remedy Co
by John H. Willis, its Atty.

So trial was called for July 29, 1916.
9 A.M. 1916
Plaintiffs Atty John H. Willis appeared, and
Deft. called Lib Atty S. J. Southard was here.
Deft.'s Atty filed at Motion for the Court to
dismiss Plaintiff's 2nd Cause of action in his
amended Bill of Particulars for the reason
that the Court has no jurisdiction of such
action, see Page 61. (Continued on Page 61.)
S. J. Southard Deft. Atty.
Motion was argued by both Atty's.
The Court sustained the motion of Defendant
It was agreed by the Attorneys
that the hearing of the act of 1880 should
be set for July 29, 1916, at 9 A.M.
and Case continued till that date.
see Page 61.

Bail of Appeal.

Whereas, on the day of A. D. 19 .. ,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I.....
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.
Approved by and signed before me, this day of
A. D. 19 ..
Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by def-
endant, I will pay the judgment, with interest and costs, and costs that
may accrue.
Approved by and signed before me, this day of
A. D. 19 ..
Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
..... Dollars,
payment in full on the above judgment and costs.

CIVIL ACTION before J. O. Thomas Justice of the Peace of Liberty Town

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Ludranapolis Trading Co

Case No. 323 July 1st 1916 The Plaintiff filed

Bill of Particulars, in substance as follows: There is due the Plaintiff from the Deft - the sum of \$27.64 with interest from June 18, 1916, at 6% for goods sold & delivered to the Deft at his request.

Plaintiff, E. B. Roberts against Defendant

Judgment, \$ 27.77

Table with columns: JUSTICE'S FEES, Summons, Subpenas, Summons for Jury, Swearing, Filing, Continuances, Judgment, Execution, Affidavit, Bond or Undertaking, Trial, Docketing and Indexing, Dismissal of Case, Garnishee, Publication, Affidavit in Aid of Execu'n, Swearing, Filing, Record, Order, Answer, Transcript, Certifying same.

Table with columns: CONSTABLE'S FEES, Summons, Making, Mileage, Subpenas, Making, Mileage, Attending Trial, Execution, Mileage, Advertising sale, Making, Mileage, Taking Bond in, Sum'ing and Swear'g Apr'sers., Notice to Garnishee, Appraisers' Fees, Schedule, Moving, and Care of Property, Order to Appear in Aid of Execution, Notice to Defendant, Order to Pay Money.

A statement of said acct is hereto attached and marked Exhibit A, and made a part hereof. Wherefore the Plaintiff asks judgment against the Defendant for \$27.64 with interest from June 8, 1916, and for costs of this action.

signed Ludranapolis Trading Co by John H. Willis J. O. Thomas Atty.

Exhibit A Dec 2 Indse \$ 10.80 .. 16 .. 16.84 \$ 27.64

July 7th 1916 Receipt of J. E. B. Roberts Defendant on the above acct \$27.64 Interest - 1 month 13 Total \$ 27.77

July 7th 1916, sent Check for the above amount \$27.77 to John H. Willis, Plaintiff's atty, J. O. Thomas J.P.

Pliff's Witnesses: fees of E. Blaney Gas witness

Deft's Witnesses: fees of N. P. McCulloch, Frank Powell, G. H. Dean, Wm Smelbyer, H. W. Skidmore, H. F. Amrine, O. E. Powell, Earl Skidmore, H. E. Benedict, W. E. Wartsman, John Watson, W. H. Ocker, R. January, Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Common County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be ... that I will satisfy said judgment, with interest that may accrue.

Approved by and signed before me, this ... A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

323

1916 The Plaintiff filed

is due the Deft - the sum of ... from goods sold Deft - at his

and receipt is and marked made a fact -

Plaintiff asks the Defendant - for costs of his Trading Co & Willis Atty.

\$ 10.80
16.84
\$ 27.64

Defendant notified that the above should be paid.

Receipt of Defendant on \$27.64 to \$27.77

Plaintiff's atty, Thomas J.P.

Pl'ffs Witnesses: fees of
C. Blaney
Jas. Wilson

Deft's Witnesses: fees of
N. P. McCulloch
Frank Powell
G. H. Dean
Wm Smelbyer
H. W. Skidmore
H. F. Amrine
O. E. Powell
Earl Skidmore
H. E. Benedict
W. E. Washman
John Watson
W. H. Ocker
R. January

Jury: fees of

Table with columns: Plaintiff's Costs (\$ Cts.), Defendant's Costs (\$ Cts.)

Bail of Appeal.

Whereas, on the ... day of ... A. D. 19 ... obtained judgment against ... on the docket of ... J. P., for ... dollars, and costs, taxed at \$... and the said ... intends to appeal therefrom to the Court of Common Pleas of ... County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute ... appeal to effect, without unnecessary delay, and, if judgment be awarded against said appellant, that I will satisfy said judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this ... day of ... A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, ... resident of ... County, as Surety for Stay of Execution in the above cause of ... against ... do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this ... day of ... A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, ... 19 ... from ... Dollars, payment in full on the above judgment and costs.

CIVIL ACTION before J. O. Thomas Justice of the Peace of Liberty Township

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

A. L. Stout of the firm of Stout and Davis Plaintiff, Ellsworth Roberts Defendant

Case No. 324 June 27 1916 The Plaintiff filed

Bill of Particulars, in substance as follows: Plaintiff says there is due him from said Defendant the sum of \$26.00 on acct for money furnished the Defendant as shown on acct. hereto attached marked Exhibit-A and made a part of this bill of Particulars for which said Plaintiff asks judgment for amount claimed with interest from June 16, 1916 and the cost of this action

A L Stout

Exhibit

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Plaintiff's Costs \$ Cts.

Pliff's Witnesses: fees of

Def't's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... against ... docket of ... tends to appeal therefrom to the Court of Common County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be granted, that I will satisfy said judgment, with interest that may accrue.

Approved by and signed before me, this A. D. 19

324
 1916 The Plaintiff filed
 Plaintiff says there
 said Defendant
 on acct for
 to Defendant
 hereto attached
 and made a
 Particulars
 Plaintiff asks
 month claimed
 on June 16, 1916
 is action
 L Stout

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

July 13 1916.
 J. E. B. Roberts mad Check this date
 on this account for \$26.10
 July 13, 1916.
 J. Sent Check to A. L. Stout of \$25.10
 my charges \$1.00
 J. O. Thomas J.P.

Bail of Appeal.

Whereas, on the day of A. D. 19,
 obtained judgment
 against on the
 docket of J. P., for
 100 dollars, and costs, taxed at
 \$....., and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I.....
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

Approved by and signed before me, this day of
 A. D. 19,
 Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by de-
 fendant, I will pay the judgment, with interest and costs, and costs that
 may accrue.

Approved by and signed before me, this day of
 A. D. 19,
 Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from

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

CIVIL ACTION before *J. O. Thomas* Justice of the Peace of *Liberty* Towns

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

E B Roberts

Case No. *324*

August 8 1916 The Plaintiff filed
Bill of Particulars, of *E. B. Roberts*

Plaintiff,

against,
Eng Collins

Defendant.

in substance as follows: on account
for goods bought of *E. B. Roberts*
from Sept 2, 1915 to Nov 23, 1916
Consisting of Dry Goods, Groceries
Notions etc amounting in all to
\$18.50 with 6% interest from Sept 30, 1915
to Aug 2, 1916. Total \$19.50

Aug 8, 1916,
I issued summons on Defendant
to Constable *W. H. Coder* returnable
Aug 12, 1916, at 9 O'clock A.M.

Judgment, \$.....

Plaintiff's
Costs. Defendant's
Costs.

JUSTICE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid of Exec'n, Record, Order, Answer, Transcript, Certifying same.

CONSTABLE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Making copies, Mileage, Subpenas, Making copies, Mileage, Attending Trial, Execution, Advertising sale, Making copies, Mileage, Taking Bond, Sum'ing and Swear'g Apr'sers., Notice to Garnishee, Appraisers' Fees, Schedule, Moving, Order to Appear in Aid of Execution, Notice to Defendant, Order to Pay Money.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Pliff's Witnesses: fees of

Plaintiff's
Costs.
\$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of
against
docket of
\$....., and the said
tends to appeal therefrom to the Court of Common
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute
without unnecessary delay, and, if judgment be
lanted, that I will satisfy said judgment, with in
that may accrue.

Approved by and signed before me, this
A. D. 19

324

1916 The Plaintiff filed
B. Roberts
account
of B. Roberts
Nov 23, 1916
bills, groceries
entry in all to
Sept 30, 1915
\$19.50

was over Defendant
H. Coder returnable
12 o'clock A.M.

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Aug 12, 1916.
Constable W H Coder made return
this day of Summons & attachment -
also a check for the amount of the
attachment, Subst. & Costs
amounting in all \$22.15 from the
Defendant - Guy Collins.

Costs: Justice fees \$1.00
Const " 1.25
2.25

So the Court gave the Plaintiff
\$20.91.

J. O. Thomas, J.P.

Def'ts Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19,
Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19,
Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
.....
..... Dollars,
payment in full on the above judgment and costs.

J. O. Thomas

Liberty Township

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Reams & Son

Case No. 325

Aug 14

1916

The Plaintiff filed

Bill of Particulars,

Plaintiff,

Gay Collins

Defendant.

in substance as follows: That the Defendant Gay Collins was indebted to the Plaintiff Reams & Son for necessities of Dry Goods, Groceries, notions &c furnished to Deft by the Plaintiff Reams & Son from May 20 1916 to Aug 11, 1916. of \$42.91

Plaintiff made Affidavit and was qualified to the same, and it was filed with the Court this Aug 14, 1916.

Aug 14 Summons issued to Constable Aug 14, 1916.

After service of Summons, Deft demanded a set off & exemption.

Aug 14, 1916, Summons returned by Const W. H. Coder, and reported that Defendant did not properly enough to justify going any further.

So the case was dismissed

Costs is taxed to Plaintiff

Justice fee \$ 1.00
Constable 1.25
Total 2.25

J. O. Thomas, J.P.

Plffs Witnesses: fees of

Table with columns: Plaintiff's Costs, Defendant's Costs, \$, Cts., \$

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... against ... docket of ... tends to appeal therefrom to the Court of Common ... County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be a ... ant, that I will satisfy said judgment, with int ... that may accrue.

Approved by and signed before me, this ... A. D. 19

Table with columns: Judgment, \$, Plaintiff's Costs, Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

325-
1916 The Plaintiff filed

the Defendant indebted to the
son for necessary
expenses. Motions &c
by the Plaintiff
May 20 1916
42.91
Affidavit and
return, and
to the Court

to Constable
Summons, Deft
& exemption.

was returned
and reported
did not properly
go any further.
dismissed

to Plaintiff
\$ 1.00
1.25
2.25

Thomas, J.P.

	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Plffs Witnesses: fees of				
Deft's Witnesses: fees of				
Jury: fees of				

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19,
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19,
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
..... Dollars,
payment in full on the above judgment and costs.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

National Live Stock Remedy Company

Plaintiff, Will Beckler

Defendant

Case No. 322. Continued 19 The Plaintiff filed

Bill of Particulars, Concluded from in substance as follows: Page 5-9.

1st That the Court has no jurisdiction of such causes of action if any is found to be stated, therein, being one for slander.

2nd That there is a misjoinder of actions. S. J. Southard Atty for Defendant.

Table with columns: Judgment, \$, Plaintiff's Costs, Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES.

July 29, 1916. Summons returned & filed

Sept-1-1916. By request of Plaintiff & Deft's Atty, this Case Continued to Sept-15-1916.

Sept-5-1916. Bill of Particulars filed in answer & Counter Claim of Deft- By S. J. Southard & Elmer Goodman Atty for Defendant.

Bill of Particulars & Counter Claim of Defendant. Now Comes the Deft- & for his bill particulars, answer and Counter Claim against Plaintiff's bill of particulars & for a cause of action in his favor against Plaintiff. Which arose out of & connected with the cause of action alleged in Plaintiff's bill of particulars. Says: That he denies that he is indebted to Plaintiff in any sum or in any manner whatever.

That he denies each and every allegation in Plaintiff's bill of particulars contained except that hereinafter admitted, qualified or explained.

For Counter Claim & cause of action against the Plaintiff, the Deft- says that on the 12 day of May 1913, he was the owner of 5-5 Head of Hogs, on this date Plaintiff by his duly authorized agent represented to him, that the National Hog Remedy in question was a preventive & cure for Hog Cholera & absolute worm destroyer, & would keep hogs in a healthy condition, and as an ind. inducement for him to sign the paper writing upon which Plaintiff bases his action, represented stated & warranted & thereby agreed with Deft- that the said remedy for which he holds Defendant charged in his said bill.

Pliff's Witnesses: fees of

Table with columns: Plaintiff's Costs, \$, Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Common County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be in favor of the appellant, that I will satisfy said judgment, with interest that may accrue.

Approved by and signed before me, this ... A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

322. Continued

19 The Plaintiff filed

...cluded from ... 5-9. ... has no ... causes of ... found to be ... by one for ... a ... injuries ... than ... Defendant.

returned & filed ... of Plaintiff & ... Continued to sept

Particulars filed ... Claiming of Deft- ... Ernie Goodman ... ant.

& Counter Claim ... Comes the Deft- ... laws, answer and ... Plaintiff's bill of ... Cause of action ... Plaintiff. Which ... ted with the cause ... Plaintiff-bill of ... that he desires ... Plaintiff-in any ... mes. whatever.

... and every alle- ... of particulars ... heremafter ... explained.

& Cause of action ... Deft- says ... 1 May 1913. he was ... of Hogs, on this date ... charged agt- represented ... Hog remedy in question ... he Hog Cholera & absolute ... keep hogs in a ... as an ind. indictment ... writing upon which ... this. Represented ... by agreed with Deft- ... for which he holds ... his said bill.

Plffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Plaintiff's Costs.

Defendant's Costs.

\$ Cts. \$ Cts.

was a preventive & cure for Hog Cholera & Worm destroyer & would keep hogs in a healthy condition - that said statements & warranty were made then & there & before Deft- had signed said order for said remedy. & that the only consideration for the Deft- signing said order for said remedy was the statements representations & warranty by said Deft. that said remedy was a preventive & cure for Hog Cholera & Worm destroyer & would keep hogs in a healthy condition & if same proved not to be, the agreement in said order to pay for same was null & void & upon no other or further consideration or condition did he sign said order or agree to pay for said remedy. At the time this agreement was made the Plaintiff was to furnish 1 self feed for feeding Hog remedy & furnish same with cut & printed directions. Deft- believing, relying upon such statements & warranty fed, used & treated his 55 head of hogs, in summer of May 12, 1913, according to directions given by Plaintiff fairly & fully as could be done & used no other remedies fully believing & relying upon said warranty, but the remedy proved to be absolutely worthless as a preventive or cure for Hog Cholera or worm destroyer or to keep hogs in a healthy condition, proved to be false and remedy utterly failed to be such a preventive or cure. & in duty he had to keep his hogs healthy, 23 having died from Cholera weighing 135 pounds worth 7¢ per pound, valued at \$3.07.50 & weighing 135 lbs worth 7¢ per pound, were sold for only \$7.00 by reason of being so diseased causing a loss of \$6.30. A runt was sold weighing 125 lbs worth 7¢ were condemned in Cleveland by reason of said disease, sold for \$1.80, should have sold for \$34.50 all by reason of Plaintiff's false representations. Defendants damages \$398.55 Defendant ask judgment against Plaintiff in sum of \$398.55 & for costs. Wm Beechtel being duly sworn says this statement is true signed Wm Beechtel. Sworn to & subscribed to in my presence this 5th of Sept-1916. J. O. Thomas J.P.

Continued on Page 69.

Bail of Appeal.

Whereas, on the ... day of ... A. D. 19 ... obtained judgment against ... on the docket of ... J. P., for ... 100 dollars, and costs, taxed at \$... and the said ... intends to appeal therefrom to the Court of Common Pleas of ... County. Now, therefore, I, ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute ... appeal to effect, without unnecessary delay, and, if judgment be awarded against said appellant, that I will satisfy said judgment, with interest and costs, and costs that may accrue. Approved by and signed before me, this ... day of ... A. D. 19 ... Justice of the Peace.

Undertaking for Stay of Execution.

I, ... resident of ... County, as Surety for Stay of Execution in the above cause of ... against ... do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment, with interest and costs, and costs that may accrue. Approved by and signed before me, this ... day of ... A. D. 19 ... Justice of the Peace.

Satisfaction of Judgment.

Received, ... 19 ... from ... Dollars, payment in full on the above judgment and costs.

CIVIL ACTION before J. O. Thomas Justice of the Peace of

Liberty Towns

Justice's Civil Docket (Crown). The W. H. Alderson Co., Publishers, Cincinnati, O.

Berdan & Company

Case No. 326

August-26 1916 The Plaintiff filed

Bill of Particulars,

in substance as follows: The Plaintiff of Toledo Ohio.

There is due the plaintiff the sum of \$195.04 with 6% interest from July 19, 1916. for goods sold & delivered to the defendant at his request.

Plaintiff asks judgment against defendant in sum of \$195.04 with 6% interest & costs of this action.

Exhibit - A. Berdan Co in Acct with E. B. Robert, Toledo Ohio Aug 22, 1916.

Table with columns for dates and amounts. Includes entries like '5-11 \$37.20', '20 16.96', '24 52.57', '6-2 38.20', '7 40.03', '13 Procn 28.08', '21 21.78', '7.7. ck 38.17', '27.45', '280.44', '85.40', and a total of '\$195.04 Bal due.'

August 28, 1916.

Defendant notified, and appeared before me and Confessed Judgment, that the acct was just and ought to be paid.

Sept 6, 1916. Milton Honey, come & signed the Docket to stay the execution. Time of stay will be out April 26, 1917.

Aug 26, 1916. John H Willis atty for Plaintiff Check of \$300 as preliminary cost in this action, was received, and applied on cost.

Plaintiff, E. B. Roberts Defendant

Table with columns for 'Plaintiff's Costs' and 'Defendant's Costs'. Includes 'JUSTICE'S FEES' and 'CONSTABLE'S FEES' with various line items and amounts.

Table with columns for 'Plaintiff's Costs' and 'Defendant's Costs'. Includes 'JUSTICE'S FEES' and 'CONSTABLE'S FEES' with various line items and amounts.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Pliff's Witnesses: fees of

Table with columns for 'Plaintiff's Costs' and 'Defendant's Costs'.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Common County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be lant, that I will satisfy said judgment, with in that may accrue.

Approved by and signed before me, this ... A. D. 19

326
1916 The Plaintiff filed

Plaintiff of
the Plaintiff
195th with 6%
July 19, 1916.
Delivered to the
request.
Judgment
in sum of
interest & Costs

A. B. Robert.
July 22, 1916.
Co

21
26.43
90
39.96
138
16.52
85.40

Bal Due.

and Confessed
the acct was
to be fair.

John Huey, come
to stay

be out April 26, 1917.

H Willis atty
of \$300 as
this action,
affied on cost.

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Def't's Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Jury: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Case 331.

Plaint. E.H. McLellan) before J.O. Thomas, J.P.
vs) of Liberty Twp., Union Co., Ohio.
Def't: E.B. Roberts.) Bill of Particulars,
Exhibit-VA.
N.H. McLellan Marysville Ohio.
Sept. 3, 1916.

Statement to E.B. Roberts,
Jamesfield \$ 12.15
Raymond 26.50
\$ 38.65

There is due the Plaintiff, the sum of \$38.65
& interest from the 8 of April 1916 at 6%.
Plaintiff asks judgment, interest & costs
of this action.

N.H. McLellan
By John H. Willis, his atty.

Sept 30, 1916. Bill of Particulars received

Oct 2, 1916 Def't notified.
Oct 2, 1916 Def't appeared before me
& Confessed Judgment.

Oct 13 1916. Def't Paid Judgment in
full. Sub \$1.25- Principal \$38.65 = \$39.90
Checked John H Willis this date \$39.90
justice Fee \$1.00
J O Thomas, J.P.

Bail of Appeal.

Whereas, on the day of A. D. 19 ..
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.
.....
Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.
.....
Approved by and signed before me, this day of
A. D. 1916
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
.....
..... Dollars,
payment in full on the above judgment and costs.
.....

CIVIL ACTION before J. D. Thomas Justice of the Peace of Liberty Township

Justice's Civil Docket (Crown) - The W. H. Anderson Co., Publishers Cincinnati, O.

Keubill & Bro. Plaintiff, against H. M. Grant Defendant

Case No. 327

August 30 1916 The Plaintiff filed

Bill of Particulars, in substance as follows: Exhibit A Horseshoes Nails Roof

\$ 224 Plaintiff asks judgment & costs.

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES.

Aug 30 1916 Plaintiff made affidavit and ordered Attachment to Garnishee John Weston for said amount.

Aug 30, 1916. Summons issued. Summons returned by Constable W. H. Coker. Certifying that nothing on Garnishee to Levy.

Constable fee 75 Justice 50 \$ 1.25

So this case dismissed.

Sept 2, 1916. Receipt of Plaintiff the Costs in this case.

J. D. Thomas J.P.

Plffs Witnesses: fees of

Table with columns: Plaintiff's Costs, \$, Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Common County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be in favor of the appellant, that I will satisfy said judgment, with interest that may accrue.

Approved by and signed before me, this ... A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

327
1916 The Plaintiff filed

V Bro
+ In Grant
A

Admunt & Costs

affidavit and
to Garneshee
said amount

mons issued
by Constable
saying that
he there to

fee 75
" 50
\$ 1.25
missed

of Plaintiff
Case

Thomas J. P.

Pl'ffs Witnesses: fees of	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Deft's Witnesses: fees of				
Jury: fees of				

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19,
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19,
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

J. O. Thomas

Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Eva Oshover

Case No. 328

19 The Plaintiff filed

Pliff's Witnesses: fees of

Plaintiff's Costs \$ Cts.

Bill of Particulars,

in substance as follows: Commenced working

June 14, 1915 E.B. Roberts - 1st week @ \$3.00

2 " " " 3.50

1 " July " 4.00

4 " " " 16.00

5 " Aug " 20.00

4 " Sept " 16.00

4 " Oct " 16.00

5 " Nov " 20.00

4 " Dec " 16.00

4 weeks in Jan 1916 16.00

5 " Feb & Mar " 20.00

4 " Apr " 16.00

4 " May " 16.00

3 " May & June 12.00

\$ 194.50

Co by goods 123.46

Bal Due. 71.04

Sworn to & subscribed to in my presence this 10 day Aug 1916

J. O. Thomas J.P.

Aug 10, 1916

Defendant notified and appeared before me this 15 day Aug 1916 and confessed judgment.

Aug 15, 1916.

Receipt on above account. \$ 19.90

Aug 28, 1916

Receipt on above acct \$ 30.00

Sept 5, 1916.

Receipt on above acct \$ 14.00

Sept 18, 1916 Rec on above

acct \$ 17.14 Paid in full. \$ 71.04

J. O. Thomas J.P.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Common Pleas, County of ... Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be rendered against said appellant, that I will satisfy said judgment, with interest, that may accrue.

Approved by and signed before me, this ... A. D. 19

Table with columns for Judgment, Plaintiff's Costs, and Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

328
19 The Plaintiff filed

unmanned work
B. Roberts
\$ 3.00
3.50
4.00
16.00
2.00
16.00
16.00
20.00
16.00
16.00
2.00
16.00
16.00
12.00
\$ 194.50
123.46
71.04

scribed to
10 day Aug 1916
Thomas J.P.

ified and
this 15 day Aug 1916
judgment

ave allamt.
\$ 19.90
above acct
\$ 30.00

ne acct
\$ 14.00
above
\$ 17.14
\$ 71.04

Thomas J.P.

Pl'ffs Witnesses: fees of	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Pl'ffs Witnesses: fees of				
Deft's Witnesses: fees of				
Jury: fees of				

Case 332.
Before J. O. Thomas J.P.
Dorenmeke & Son Plaintiff
vs
E. B. Roberts, Defendant. Bill of Particulars.
Exhibit-A.
Chicago, Ill. Sept-12, 1916
E B Roberts, Raymond Ohio
May 20 To Meade \$ 15.15
" 1 R 37.20
June 22 24.00
\$ 76.35

There is due the Plaintiff from the Deft \$ 76.35 with 6% interest from 12 day of June 1916. In goods sold & delivered to Deft - at his request. Therefore Plaintiff asks judgment interest & costs of this debt.

Dorenmeke & Son by John H. Willis, its atty.

Oct-10-1916 Defendant notified.

Oct-11-1916 Deft. appeared before me and Confessed judgment.

Oct-25-1916. Received this judgment in full
Principle \$ 76.35
Interest 1.95
\$ 78.30

Oct-25-1916.
Sent Check of \$ 78.30 to John H. Willis, Plaintiff's atty.
J. O. Thomas, J.P.

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.
Approved by and signed before me, this day of
A. D. 19

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.
Approved by and signed before me, this day of
A. D. 19

Satisfaction of Judgment.

Received, 19, from
..... Dollars,
payment in full on the above judgment and costs.

Justice of the Peace.

322 Continued
19 The Plaintiff filed

Hours of trial
sent - Wm Beckett.
Atty for Deft present
ed 1 hour for
Plaintiff did
proceeded to trial
qualified &
ken,
the evidence
is taken in
intiff
is claim of the
is his verified
\$298.75 against
to the Plaintiff
6.25
3.25
13.50
\$23.00

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Sept 15 1916. Received notice from J. H. Willis, atty for Plaintiff, for a Transcript to made to the Common Pleas Court in appeal. Bond was received & approved, signed for \$650.00 by National Stock Remedy Co H.C. Moursman W.P. O'Brien Hamilton Bros John H. Willis

No Costs have been paid in this yet - Jan 1, 1918.
J. O. Thomas, J.P.

Bail of Appeal.

Whereas, on the 5th day of Sept A. D. 1914
Wm Beckett obtained judgment
against National Stock Remedy Co on the
docket of J. O. Thomas J. P., for
\$298.75 100 dollars, and costs, taxed at
\$23.00, and the said National Stock Remedy Co in-
tends to appeal therefrom to the Court of Common Pleas of Marion
County. Now, therefore, I
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of A. D. 19
Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of A. D. 19
Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
100 Dollars,
payment in full on the above judgment and costs.

CIVIL ACTION before J. O. Thomas Justice of the Peace of Liberty Towns

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Barnes Smith

Case No. 329

September 29 1916 The Plaintiff filed

Bill of Particulars,

in substance as follows: \$38.40

East Liberty Ohio, Oct 31. 1913

Nine months after date we or either of us promised to pay H B Williams or order \$38.40 at the Hamilton Bank at East Liberty-O. with 8% interest - after maturity

Signed Harry Johnson C. R. Underhill Grace Underhill

Plaintiff against Hearsey J. C. C. R. Underhill Grace Underhill Defendant

Judgment, \$ 50.19

Plaintiff's Costs Defendant's Costs

Table with columns for item description, Plaintiff's Costs, and Defendant's Costs. Includes items like Summons, Subpoenas, Swearing, Filing, Judgment, Execution, Affidavit, etc.

Table with columns for item description, Plaintiff's Costs, and Defendant's Costs. Includes items like Summons, Mileage, Subpoenas, Making copies, etc.

On Back of said note it was indorsed by H. W. Williams without recourse.

Sept 29. Summons was issued on Defendants to Court W. H. Coder Returnable Oct 4. 1916. 9 A.M.

Oct 4 1916. Hour of trial arrived Plaintiff appeared. after waiting 1 hour for Deft's. they did not appear.

So judgment was rendered against Defendants by default. for the amount of Plaintiffs note \$38.40 & \$7.14 interest to this date & Constable fees 2.25. Justice fees 2.35 Total of judgment \$50.19

Oct 4. 1916 Summons returned by Constable W. H. Coder.

Pliff's Witnesses: fees of

Table with columns for Plaintiff's Costs (\$ and Cts.)

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Common County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be ... that I will satisfy said judgment, with interest that may accrue.

Approved by and signed before me, this ... A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

329
1916 The Plaintiff filed

40
Ohio, Oct 31, 1913
The date we
permitted to
us or order
Hamilton Bank
with 8%
Liberty
by Johnson
under bill

note it was
Williams

was issued on
W.H. Coder
16. 9 A.M.

of trial arrived
but after waiting
they did not

was rendered
to by default.
Plaintiff's note
to this date
Justice fees \$3.35
\$50.19

by Constable

Pliff's Witnesses: fees of

Plaintiff's Costs. Defendant's Costs.
\$ Cts. \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Case 330. Attachment
State of Ohio, Liberty Twp. Union Co
E.B. Roberts, Plaintiff, Before
vs J. O. Thomas, J.P.
Fred Davie Def't.

Before me undersigned, a Justice of the Peace
within & for said County, came E.B. Roberts
who being duly sworn that Fred Davie
said Def't is justly indebted to said
Plaintiff in the sum of \$48.14, for
Dry-goods, Groceries, Notions, & for necessaries
& furnished him, that said claim
is just & lawful, that he believes said Plaintiff
ought to recover thereon the amount of \$48.14
that the property about to be attached is not
exempt from execution

Said affiant makes oath & says that he has
good reason to & does believe that Fred Davie, has
in his possession Goods, Chattels & effects, the property
of said Def't. E.B. Roberts

Sworn to & subscribed to, before me this Oct. 3, 1916.
J. O. Thomas J.P.

Oct-3, 1916.
Summons issued to Constable W.H. Coder.

Oct-7, 1916. Summons returned by Const-
W.H. Coder, Reporting that after summons
was served & before the Property was
appraised, The Plaintiff & Def't. Settled the
account.

So the Case was dismissed at the
Cost of the Plaintiff.
Constable's fees \$1.35 Justice fees \$1.00

J. O. Thomas, J.P.

Bail of Appeal.

Whereas, on the day of A. D. 19 .. ,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by def-
endant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

J. O. Thomas

Liberty Towns

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Urbana Broom Co

Case No. 333

October 15 1916 The Plaintiff filed Bill of Particulars, filed by J. H. Willis, atty. in substance as follows:

against E. B. Roberts

Plaintiff

Urbana Broom Co Exhibit A.

Nov 5, 1915. to 1 Doz \$4.50
1 " 3.00
1/2 " 2.00
9.50

Defendant

Judgment, \$

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table listing Justice's Fees: Summons, Subpoenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid of Exec'n, Swearing, Filing, Record, Order, Answer, Transcript, Certifying same.

CONSTABLE'S FEES.

Table listing Constable's Fees: Summons, Making, Mileage, Subpoenas, Making, Mileage, Attending Trial, Execution, Making, Mileage, Taking Bond, Sum'ing and Swear'g App'rsers., Notice to Garnishee, Appraisers' Fees, Schedule, Moving, Order to Appear in Aid of Execution, Notice to Defendant, Order to Pay Money.

Plaintiff says there is due from Deft the sum of \$9.50, with interest from Nov 15 1915. at 6% for goods sold & delivered to Deft at his request.

Plaintiff asks judgment against Deft for \$9.50, & 6% interest from Nov 5, 1915, & for costs of this action.

Oct 15 1916.

Deft notified & appeared before me and confessed judgment.

Oct 30 1916

Larned Execution on Defendant E. B. Roberts. (to Constable) W. H. Codes.

Principal \$9.50
Interest .55
Justice Costs 1.40
\$11.45

Nov 1, 1916. Constable W. H. Codes, made return of Execution on Deft. & Costs \$11.45 in payment of said judgment in full

J. O. Thomas, J.P.

Pliff's Witnesses: fees of

Table with columns: Plaintiff's Costs, \$, Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Common County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be lant, that I will satisfy said judgment, with in that may accrue.

Approved by and signed before me, this ... A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

333
1916 The Plaintiff filed
by J. H. Willis, atty.
on Co

\$450
300
200
950

is due from
50, with interest
at 6% per
annum to Deft.

Judgment
to, at 6% interest
for costs

affirmed before
Judgment.

on Defendant
W. H. Codes,
\$950
55
Costs 1.40
\$11.45

notable W. H.
of Execution
\$11.45 in
judgment in full
Thomas, J. P.

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 .., I, obtained judgment against on the docket of J. P., for dollars, and costs, taxed at \$....., and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I, do hereby promise and undertake in the sum of dollars, that said appellant shall duly prosecute appeal to effect, without unnecessary delay, and, if judgment be awarded against said appellant, that I will satisfy said judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this day of A. D. 19 ..
Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of County, as Surety for Stay of Execution in the above cause of against do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this day of A. D. 19 ..
Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from Dollars, payment in full on the above judgment and costs.

CIVIL ACTION before J. O. Thomas Justice of the Peace of Liberty Township

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

L. L. Bartlow

Case No. 334

Nov 6 1916 The Plaintiff filed Bill of Particulars,

in substance as follows: The Plaintiff Claims A Balance due him from Deft for labor, 1 Hay & 3 Loads of hay of \$41.16.

Plaintiff

Samuel Benton

Defendant

Judgment, \$ 13.01

Plaintiff's Costs Defendant's Costs

JUSTICE'S FEES.

Table of Justice's Fees including Summons, Subpoenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid of Execution, Record, Order, Answer, Transcript, and Certifying same.

CONSTABLE'S FEES.

Table of Constable's Fees including Summons, Making copies, Mileage, Subpoenas, Attending Trial, Execution, Advertising sale, Making copies, Taking Bond, Summing and Swearing Appraisers, Notice to Garnishee, Appraisers' Fees, Schedule, Moving, and Care of Property, Order to Appear in Aid of Execution, Notice to Defendant, and Order to Pay Money.

Exhibit A 1 cow \$16.00 1 Level 50 148 hrs labor x 25 per hr 3700 140 " " " 20 " " 28.00 Aug 26. 1912 Hay 1450 x 12 = 2.00 21.00 x 15 = 28.87 1750 11937 Benton Ca 7811 \$41.36 Bal due Deft.

State of Ohio, In said County, ss. The undersigned be duly sworn on oath states he is the L. L. Bartlow Plaintiff in the above entitled action & that the facts in the above bill of Particulars are true as in. I verily believe L. L. Bartlow. Sworn to & subscribed to before me this 6 day Nov. 1916

J. O. Thomas J.P.

Nov 6 1916 Issued Summons to Constable W. H. Coder. returnable Nov 11. 1916 at 1 P.M.

Nov 11. 1916 Summons returned by the Constable W. H. Coder.

Constable received his fee from Plaintiff justice fee \$ 2.00

Pliff's Witnesses: fees of

Table for Plaintiff's Costs with columns for \$, Cts., and another \$ column.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Common County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be ... that I will satisfy said judgment, with in that may accrue.

Approved by and signed before me, this ... A. D. 19

(1) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

34
1916 The Plaintiff filed

Plaintiff Claims
sum of \$100
+ 3 loads of hay

Defendant's
Bal due Deft:

Shall be duly sworn
the L & B law
is entitled action
the above bill
true as in.

Bartlow.
subject to before
Nov 11 1916
Thomas J.P.

To Constable
Liberty Nov 11. 1916

paid by the
his fee from
2.00

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Nov 11. 1916
The term of trial arrived
Plaintiff & Defendant Present, both
was qualified, then proceed to trial.
Plaintiff offered his acct book in
evidence.
Then the Defendant put his ledgers in
in evidence, also 1 witness Miss B Allen,
his book keeper.
After hearing the evidence, it was
found that the Plaintiff was indebted
to the Defendant in the sum of \$130.1
and all the costs was taxed to
the Plaintiff.

Justice fees.	1.00
Sitting of Justice	1.00
Const & Deft's	1.25
Sitting of Constable	1.00
1 witness without subpoena	.25
Total Costs	\$ 4.50
Judgment	130.1
	<u>\$ 134.61</u>

J. O. Thomas, J.P.

W H Corder received his fee in this case

Bail of Appeal.

Whereas, on the day of A. D. 19 .., ..
obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
..... Dollars,
payment in full on the above judgment and costs.

CIVIL ACTION before J. O. Thomas Justice of the Peace of

Liberty Township

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Williams & Griner

Case No. 335-

Nov 6 1916 The Plaintiff filed

Bill of Particulars,

in substance as follows:

Columbus, O.

E. B. Roberts, Raymond, O.

Dr. Feb 9 1915 \$105.55

Mar 9 9.43

April 6 9.21

May 4 24.32

" 20 4.25

June 2 17.60

" 29 25.10

Aug 7 9.00

" 24 1.56

\$111.46

Jan 4 1916 Cr 54.00

61.46

Subst. to Jan 7 1916 5.82

" from " " "

Nov 6 1916 39

Bal Due \$67.67

Williams & Griner

Nov 6, 1916. Plaintiff mailed a check of \$500. for following cost

Nov, 6, 1916. Defendant notified and Confessed Judgment.

Nov 28 1916. Received on above acct & Judgment. \$25.00

Nov 29 mailed Check of \$34.00 to Plaintiff. My Commission \$1.00 = \$35.00

Dec 15, 1916. Issued Execution on this account for Balance Due \$47.67. received of Defendant Bankable who to satisfy this Execution. except cost which are taxed to Defendant.

Justice fee \$3.00 Const. 2.80 Paid

So this Execution is recalled

J. O. Thomas, J.P.

Pliff's Witnesses: fees of

Table with columns: Plaintiff's Costs, Defendant's Costs, \$, Cts., \$

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Common County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be a vant, that I will satisfy said judgment, with in that may accrue.

Approved by and signed before me, this ... A. D. 19

Table with columns: Judgment, \$, Plaintiff's Costs, Defendant's Costs. Includes JUSTICE'S FEES and CONSTABLE'S FEES.

Table with columns: Judgment, \$, Plaintiff's Costs, Defendant's Costs. Includes JUSTICE'S FEES and CONSTABLE'S FEES.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

35-
19/6 The Plaintiff filed

Columbus, O.
Raymond, O.
\$10.55
9.43
9.21
24.32
4.25
17.60
25.10
9.00
1.56
11.46
54.00
61.46
5.82

39
67.67

James V. Griner
Plaintiff mailed
following cost
paid and
sent.

above acct &
25.00
Check of
\$100 = \$35.00

Execution on
Doe \$47.62.
Bankable notes
Tim. except cost -
Defendant.
3.00
2.50 Paid
Tim. is recalled
J. P.

Pl'ffs Witnesses: fees of	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Deft's Witnesses: fees of				
Jury: fees of				

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

CIVIL ACTION before *J. D. Thomas* Justice of the Peace of *Liberty* Towns

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

W. F. McLaughlin & Co

Case No. 336

19 The Plaintiff filed

Bill of Particulars,

in substance as follows: There is due the Plaintiff from the Defendant the sum of \$29.17 with 6% interest from the 24 day of Aug 1916. for goods sold & delivered to the Deft at his request.

An itemized & verified statement of said acct is hereto attached & marked Exhibit A

There is due the Plaintiff \$29.17 with 6% interest & for costs of this action. Exhibit A.

W. F. McLaughlin & Co
John G. Willis
its attorney
Chicago 4/13/16
E. B. Roberts
Hennepfield
1100 W. Roosevelt Ave #1300

E. B. Roberts 8/24/16
Raymond.

1 Box 30/1 Surgeons 18.25.00 548
1 " 36/1. Merello Steel cut. 19.00 " 684
1 " 5# in 1/4 # Pt 90 Young Hn 4200 " 210
1 " 5H Jony Hyden Tea 3500 " 175
\$16.17

Nov 1. 1916 Received Check of *J. H. Willis*, Plaintiffs atty of \$3.00

Nov 1. 1916. Defendant notified & Confessed Judgment.

Nov 1916.
Received Judgment of Defendant on above acct -
Principle \$29.17
Interest

Plaintiff

against *E. B. Roberts*

Defendant

Judgment, \$.....

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid of Exec'n, Transcript, Certifying same.

CONSTABLE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Subpenas, Summons for Jury, Execution, Attending Trial, Taking Bond, Notice to Garnishee, Appraisers' Fees, Moving, Order to Appear in Aid of Execution, Notice to Defendant, Order to Pay Money.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Pliff's Witnesses: fees of

Plaintiff's Costs. \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of against docket of \$....., and the said tends to appeal therefrom to the Court of Common P County. Now, therefore, I do hereby promise and undertake in the sum of dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be aw lant, that I will satisfy said judgment, with inte that may accrue.

Approved by and signed before me, this A. D. 19

36
19 The Plaintiff filed

is due the defendant the 6% interest of Aug 1916. Delivered to request. Verified cret is marked Exhibit-A the Plaintiff interest - 4th action.

Laughlin & Co
Willis,
its attorney.
1/13/16

is \$13.00

8/24/16

18.25.02 548
cut. 19.00 " 6.84
off 4300 " 210
lea 3500 " 175
\$ 16.17

ied Check of
ty of \$3.00

dent - notified
ment.

ment of Defendant

nciple \$39.17

Pl'ffs Witnesses: fees of	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Deft's Witnesses: fees of				
Jury: fees of				

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I.....
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant , that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19
.....
Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff , that in default of payment by de-
fendant , I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19
.....
Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

J. O. Thurman

Liberty Towns

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Cottage Bakery

Case No. 337

Nov 7, 1916 The Plaintiff filed

Bill of Particulars, on acct. in substance as follows: Cottage Bakery of Springfield O files the following Exhibits A. as Bill of Particulars

Plaintiff, E. B. Roberts against Defendant

Table with columns for date, amount, and description. Includes entries for May 22, 24, 29, 31, June 5, 7, 9, 12, 13, 14, 16, 19, 21, 23, 26, 28, July 3, 5, 7, 10, 12, 14.

Table with columns for Plaintiff's Costs and Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various sub-items and amounts.

\$ 47.28

affiant - Cottage Bakery

Dec 15 1916 Summons issued, returnable Dec 20 1916 at 1 PM

Dec 20 1916 One o'clock P.M. hour of trial, after waiting 1 hour after judgment was rendered against Defendant of \$ 47.28 by default returned \$ 47.61

Dec 20, 1916. Summons returned by W H Coder Constable.

Costs of this action taxed to Defendant.

Small table with columns for Justice's fees (1.75) and Constable's fees (3.00), totaling 3.75.

Dec 25, 1916. Issued Execution on this acct on Defendant for \$ 47.61

Pliff's Witnesses: fees of

Plaintiff's Costs \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... against ... docket of ... tends to appeal therefrom to the Court of Common County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be a lant, that I will satisfy said judgment, with in that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

338
 1916 The Plaintiff filed
 act
 of Ohio
 mbe. N-P. in
 ously appeared
 in July before
 of Simon Boat &
 there is no
 from C.B. Roberts
 amount of two
 seven & 7/10 dollars
 true copy of which
 No set off or
 -said claim.
 -of lawful.
 goods sold &
 no security
 claim.
 in my presence
 16

Combs
 ary Public.

dict.
 and of
 rent.

defendant. to
 returnable Dec

made by Constable.

of trial arrived
 judgment
 Defendant
 is verified bill
 \$ 228.89
 882
 \$ 237.71

fee 230
 .. 300
 420

Execution on
 Costs 420

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Def't's Witnesses: fees of

Jury: fees of

Dec 25 1916. Constable made Levy on
 Defendant's general stock of merchandise.
 Before said stock was advertised the
 Defendant came forward and paid
 said Execution & Costs in full.
 So this Case was dismissed

J. O. Thomas, Jr.

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
 obtained judgment
 against on the
 docket of J. P., for
 100 dollars, and costs, taxed at
 \$....., and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

 Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by de-
 fendant, I will pay the judgment, with interest and costs, and costs that
 may accrue.

 Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from

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

 Justice of the Peace.

339

1916 The Plaintiff filed

on June 13, 1916
for Plaintiff
H.C. for work,
\$ 3.52
hours
1.48
\$ 5.00
Judgment & Costs.
Summons issued

Secured before
Judgment:
Jud. Costs.

Judgment \$ 5.00
Fees 1.00
" 50
\$ 6.50

Dismissed.
Thomas, J.P.

debt. Paid

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Def't's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant , that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff , that in default of payment by de-
fendant , I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

CIVIL ACTION before J. O. Thomas Justice of the Peace of Liberty Towns

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

E. J. Bushong

Case No. 340

19 The Plaintiff filed

Plaintiff

Harry Grant

Defendant

Bill of Particulars, Forcible Detention in substance as follows: E. J. Bushong hereby makes complaint against Harry Grant; that ever since the 2nd day of May 1916, unlawfully & forcibly detains & does still Detain from the undersigned, Possession of the described premises, situated in Liberty Twp. Union Co. Ohio. & known as the Stephen Cranston. Said farm is now under lease to E. J. Bushong. & that said Harry Grant does yet unlawfully & forcibly detain from undersigned possession of a portion of said farm.

The said Harry Grant entered upon said premises as the tenant of W. C. Holiday. The lease thereof expired at the time herein first mentioned & from Nov 7, 1916. The undersigned duly served upon said tenant as required by law, notice in writing to leave premises. The undersigned asks restitution & process.

E. J. Bushong.

Dated this 1 day of Dec 1916

Dec 1, 1916.

Issued Summons on Deft this date, returnable Dec. 5, 1916. at 9 A.M.

Dec 5 1916.

Constable W. H. Coder made return of Summons

Plffs Witnesses: fees of

Table with columns: Plaintiff's Costs, \$, Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Common County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be in favor of the defendant, that I will satisfy said judgment, with interest that may accrue.

Approved by and signed before me, this ... A. D. 19

Table with columns: Judgment, \$, Plaintiff's Costs, Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their costs.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

340

19 The Plaintiff filed

able Detention
Bushman hereby
against Haret
since the 2nd day of
ally & forcibly
Detainees from
residence of the
is. Situated in
Co. Ohio. &
then Cranston.
now under lease
& that said
as yet unlawfully
from undersigned
action of said

Grant entered
this as the tenant
the lease thereof
in person
from ^{Nov} 27, 1916.
duly served
as required
is willing to

his restoration
Bushman.
Dec 1916

on Deft this
Dec 5, 1916.

order made

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

E. J. Bushong } Liberty Tp. Minn Co., O.
vs }
Harry Grant } Dec 5, 1916.

Plaintiff appeared. Defendant did not appear.
Proceeded to trial. After waiting hour
Plaintiff was duly qualified.
After hearing the evidence the Court
decided that the Plaintiff have restitution
& possession.
After the Plaintiff heard the
verdict. he ordered writ of Restitution
which was duly issued this 5 day of
Dec 1916 to Constable W. H. Corder.
The costs of this action is taxed to
Plaintiff as Deft is not responsible.

Justice Fee \$ 2.00
Constable .. 2.00
Total. 4.00

Dec 15 1916 writ of restitution returned
by Constable W. H. Corder that the
Defendant had vacated the said premises.

J. O. Thomas J. P.

Mar 21 1917. Issued Execution on E. J. Bushong
Plaintiff in this action for the costs in
this action, in the sum of \$4.00. & increased
cost of this writ: 40¢ = 4.40

March 25. Execution returned by Constable
& Cash from E. J. Bushong for all the cost

J. O. Thomas J. P.

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I.....
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.
Approved by and signed before me, this day of
A. D. 19
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by defen-
dant, I will pay the judgment, with interest and costs, and costs that
may accrue.
Approved by and signed before me, this day of
A. D. 19
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.
.....

CIVIL ACTION before J. O. Thomas Justice of the Peace of

Liberty Towns

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Mrs W P Heisey

Case No. 341

December 7 1916 The Plaintiff filed

Bill of Particulars, Note

in substance as follows: Marysville O

\$1400 Sept 15 1915 Six months after date as principal debtors we jointly and severally promise to pay to order of W. P. Heisey or order at the Deposit Bank Raymond Ohio. One Hundred & Forty dollars for value received with 6% interest from date

signed E. B. Roberts Ruth Roberts

Nov 7. 1916.

Received this note for collection and Defendant notified. E. B. Roberts Defendant appeared & Confessed Judgment - On said note was indorsed March 15. 1916 \$4.38 interest - Nov 7. 1916. Received on within note \$4000 for J. O. Thomas J.P.

Dec 14. 1916.

Issued Execution on Balance due on said note, to Constable W. H. Coder. for \$10000 Principle and \$5.75 interest - to Dec 14. 1916 Justice fees \$1.40.

Dec 18. 1916

Issued Execution on Defendants to Constable W. H. Coder,

Dec 18. 1916. 7 P.M

Recd on this Execution \$50.00. before levy was made Dec 19. 1916

Received on this Execution before levy was made \$13 in Currency. and a Bankable note for Balance of this Execution in full except Cost.

Justice \$ 3.00 Constable 6.30. 20

Costs in this action is taxed to Defendant.

Plffs Witnesses: fees of

Table with columns: Plaintiff's Costs, \$, Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the... day of... against... docket of... tends to appeal therefrom to the Court of Common... County. Now, therefore, I... do hereby promise and undertake in the sum of... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be a... vant, that I will satisfy said judgment, with int... that may accrue.

Approved by and signed before me, this... A. D. 19

Judgment, \$

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table of Justice's Fees including Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Garnishee, Publication, Record, Answer, Transcript, Certifying same.

CONSTABLE'S FEES.

Table of Constable's Fees including Summons, Making copies, Mileage, Subpenas, Making copies, Mileage, Attending Trial, Execution, Advertising sale, Taking Bond, Summing and Swearing Appraisers, Notice to Garnishee, Appraisers' Fees, Schedule, Moving, Order to Appear, Notice to Defendant, Order to Pay Money.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

341
 1916 The Plaintiff filed
 to
 Marysville O
 -15/1915-
 after date as
 jointly and
 to pay to order
 direct the
 amount Ohio.
 Forty dollars
 the 6% interest
 B. Roberts
 the Roberts.

note for collection
 filed.
 amount assessed
 and
 is not to be
 interest
 paid on within
 D. Thomas J.P.

on Balance
 to Constable
 0.000 Principal
 1- to Dec 14/1916

on Defendants
 T. Coder,

Execution
 was made

Execution
 to \$13 in Currency
 to for Balance
 all except Post.

is taxed

Pliffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Dec 19/1916. The Court made check
 to Plaintiff \$12.00
 Justice received his cost in this action \$3.00
 So this case is dismissed
 J. O. Thomas J. P.

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
 obtained judgment
 against on the
 docket of J. P., for
 100 dollars, and costs, taxed at
 \$, and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant , that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff , that in default of payment by def-
 endant , I will pay the judgment, with interest and costs, and costs that
 may accrue.

Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from

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

J. O. Thomas

Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Andrews Bros Co

Case No. 343

Dec 12 1916 The Plaintiff filed

Bill of Particulars, On verified bill

in substance as follows: There is due the Plaintiff from Defendant the sum of \$43.95 with interest 6% from June 1st 1916 less goods sold & delivered to Defendant at his request. An itemized statement is attached and marked Exhibit A.

against E. B. Roberts

Plaintiff

Defendant

Judgment, \$

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table of Justice's Fees including Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond or Undertaking, Trial, Docketing and Indexing, Dismissal of Case, Garnishee, Publication, Affidavit in Aid of Exec'n, Swearing, Filing, Record, Order, Answer, Transcript, and Certifying same.

CONSTABLE'S FEES.

Table of Constable's Fees including Summons, Making copies, Mileage, Subpenas, Making copies, Mileage, Summons for Jury, Attending Trial, Execution, Advertising sale, Taking Bond, Sum'ing and Swear'g Apr'sers., Notice to Garnishee, Appraisers' Fees, Schedule, Moving, and Care of Property, Order to Appear in Aid of Execution, Notice to Defendant, and Order to Pay Money.

Exhibit - 5th 12. 1916 list of items: 1 Cr Berries \$3.75, 2 bet Bananas 4.35, 18 1 " " 2.00, 18 1 Box Oranges 3.25, 18 1 Cr Pines 3.75, 6 1 1 bet Bananas 1.80, 1 Cr Oranges 3.10, 1 " Lemons 5.00, 16 1 Bx Potatoes 3.25, 1 " " 3.40, 1 Bet Bananas 2.55, 1 Cr Berries 7.00, Total \$43.95

Dec 1916 Issued summons on the above bill returnable Dec 30/1916

Dec 30 1916 Hour of trial arrived, after waiting 1 hour thereafter judgment was rendered against Defendant for Default in the sum of \$43.95 Costs taxed to Deft: Justice fee 2.00 Const. 2.00 Total 4.00

Dec 30 1916 Issued Execution on Defendant for Judgment & Costs in this action to Constable W. H. Coates.

Jan 5 1917. Constable made return of Execution

Plffs Witnesses: fees of

Table with columns for Plaintiff's Costs (\$, Cts.) and Defendant's Costs (\$, Cts.)

Def't's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the... day of... against... docket of... \$... and the said... tends to appeal therefrom to the Court of Common County. Now, therefore, I... do hereby promise and undertake in the sum of... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be in favor of the appellant, that I will satisfy said judgment, with interest that may accrue.

Approved by and signed before me, this... A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

343

1916 The Plaintiff filed

verified bill -
is due the
the sum of
6% from
goods sold & delivered
request -
is attached
bill - A.
Judgment & Costs -

aris \$ 3.75-
anis 4.35
3.00
ages 3.25-
3.75-
ans 1.80
ns 2.10
ages 3.75-
ns 5.00
Tues 3.25-
3.40
ans 2.55-
7.00
\$ 43.95

on the above bill

of trial arrived,
Whereafter
delivered against
me that sum
taxed to Def't.
2.00
2.00
4.00

Execution on
Judgment & Costs
of Constable

Constable made
Execution

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Def't's Witnesses: fees of

Jury: fees of

Dec 25, 1916 Constable made
buy on Defendants, General stock of
merchandise.
Jan 5, 1917. Defendant made check
to Constable full amount of Execution
& Cost - \$49.50
Constable paid same to the Court.

Jan 5, 1917. Made check to Constable
for his cost in this action of \$4.60

Jan 5, 1917 The Court made check
to John H Willis, Plaintiff, atty
for \$45.37

So this action is dismissed

J. O. Thomas J.P.

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

J. O. Thomas

Liberty Towns

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Lewis Fygley

Plaintiff

Joseph Herriot

against

Defendant

Judgment, \$

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table of Justice's Fees including Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid of Execu'n, Swearing, Filing, Record, Order, Answer, Transcript, and Certifying same.

CONSTABLE'S FEES.

Table of Constable's Fees including Summons, Making copies, Mileage, Subpenas, Making copies, Mileage, Summons for Jury, Making copies, Mileage, Attending Trial, Execution, Advertising sale, Making copies, Mileage, Taking Bond, Sum'ing and Swear'g App'rs., Notice to Garnishee, Appraisers' Fees, Moving, Order to Appear in Aid of Execution, Notice to Defendant, and Order to Pay Money.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Case No. 344

December 18 1916 The Plaintiff filed

Bill of Particulars, Attachment

in substance as follows:

Personally came before Lewis Fygley who being duly sworn & made affidavit that Joseph Herriot said Defendant is justly indebted to said Plaintiff \$432.00 for timber furnished the Defendant for shipping 37 pieces of Peats & filling Bur oak.

Said affidavit further makes oath & says that he has good reasons to & does believe that Joseph Herriot has in his possession 37 pieces of Bur oak feet & Piling in the shipping yard of I & O C R R at Libunda Ohio the property of said Defendant.

Affiant Lewis Fygley

Sworn to & subscribed to before me this 18 day of Dec 1916

J. O. Thomas J.P.

Dec 19 1916

Attachment was issued to Constable W. H. Coder, returnable Dec 26 1916.

Dec 21 1916. Defendant sent Check of \$50.55 to the Court, which paid the Principle of this attachment.

So this Case was dismissed at Cost of Plaintiff

Justice fee 1.50 Paid Constable 12.50, Constable Paid Per diem \$ 2.75

J. O. Thomas J.P.

Plffs Witnesses: fees of

Plaintiff's Costs. \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of Common County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment be a lant, that I will satisfy said judgment, with in that may accrue.

Approved by and signed before me, this ... A. D. 19

344

1916 The Plaintiff filed

Account: ... came before ... being duly sworn ... Joseph Herriot ... indebted ... for ... Defendant ... of costs & filing

the makes with ... as good reasons ... Joseph Herriot ... 37 pieces of ... in the ... the property

Lewis Fryley ... to before me ... 1916

Thomas J.P.

as issued to ... returnable

tenant sent ... the Court ... inisple of

was dismissed

1.50 ... Constable Paid ... 2.75

Thomas J.P.

Pliffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... A. D. 19 ... obtained judgment against ... on the docket of ... J. P., for ... dollars, and costs, taxed at \$... and the said ... intends to appeal therefrom to the Court of Common Pleas of ... County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute ... appeal to effect, without unnecessary delay, and, if judgment be awarded against said appellant, that I will satisfy said judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this ... day of ... A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, ... resident of ... County, as Surety for Stay of Execution in the above cause of ... against ... do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this ... day of ... A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, ... 19 ... from ... Dollars, payment in full on the above judgment and costs.

345-
1916 The Plaintiff filed
acct-
Roberts-De ni acct
Co.

5-05-d
37,30
25,18
2920
140,19
\$ 25,00
25,00
25,00
\$ 75,00
10,19
1,40
1,59

Defendant-
20 1916, at
W. H. Corder.

... returned

of trial arrived
whereafter
ordered against
plaintiff of

... is
fee 320.
3,00 paid
420

... execution
41,59, & Costs

... Constable made
... certificate

Pliffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Dec 25-1916. Constable made
levy on Defendant's General stock
of Merchandise.
Before time for advertising the same
Defendant made check to Constable
for the amount of judgment & costs.

Jan 5-1917. Constable gave Certificate
for demand on Raymond Bank
for judgment & costs \$45.79

Jan 5-1917.
The Court made check to
Hoke Donithen, Plaintiff's atty.
for \$41.59

Check made to Constable for his Const. \$45.79
So this action is dismissed.

J. O. Thomas, J. P.

Bail of Appeal.

Whereas, on the ... day of ... A. D. 19 ,
... obtained judgment
against ... on the
docket of ... J. P., for
... 100 dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

346
1916 The Plaintiff filed

Acct-
is due the
defendant The sum
of \$15.926
from Aug 9, 1916
owed to Defendant-
Acct- is due to
debit A & made
judgment & cost

dis # 15-3.50

above acct to
in Defendant:
1916.

ind. after waiting
4- failed to appear
entered against
3.50

5.26
5.926

issued on
the judgment
H. Coder

Coder Const-
Execution,
on Defendant-
handise sheet
917.

ndant- made
table full
nt- H Coder

stable W H Coder
a Certificate on
mond Bank
ment & Costs

Pliffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Jan 5-1917. The Court then made
check to Lisonske w H Coder
for amount of costs in this action
\$745-

Jan 5-1917. The Court made check
to John H. Willis, Plaintiff for the
judgment in this action of \$15.926
So this action is dismissed

J. O. Thomas, J.P.

Def't's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I.....
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from
.....
..... Dollars,
payment in full on the above judgment and costs.

CIVIL ACTION before J. O. Thomas Justice of the Peace of Liberty T

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Gray White Co

Case No. 347

Dec 25 1916 The Plaintiff filed

Bill of Particulars, on Acct-

in substance as follows: There is due the Plaintiff from the Defendant the sum \$5.50 for 25 Egg Cases sold and delivered to the Defendant at his request.

A statement of said acct is hereto attached and made a part hereof.

Wherefore, the Plaintiff prays judgment against Defendant in the sum of \$5.50 with 6% interest from June 8, 1916 and for costs of this action

The Gray White Co by John H. Willis, its Atty.

Exhibit - A.

May 8 1916

To 25 Egg Crates \$5.50

Dec 25 1916.

Issued summons on above acct - to Const - W H Coder returnable Dec 30 1916. at 10 A.M.

Dec 30 1916. Hour of trial arrived Defendant did not appear.

After waiting 1 hour thereafter judgment was rendered against Defendant for \$5.50 + 30% interest by Default of Defendant.

Costs are taxed to Defendant:

Justice fee 200 Constable 200 \$ 4.00

Plaintiff

E. B. Roberts against

Defendant

Judgment, \$ 5.70

Plaintiff's Costs Defendant's Costs

JUSTICE'S FEES.

Table with 2 columns: Description and Amount. Includes items like Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid of Execu'n, Swearing, Filing, Record, Order, Answer, Transcript, Certifying same.

CONSTABLE'S FEES.

Table with 2 columns: Description and Amount. Includes items like Summons, Making copies, Mileage, Subpenas, Summons for Jury, Attending Trial, Execution, Advertising sale, Taking Bond in, Notice to Garnishee, Appraisers' Fees, Schedule, Moving, Order to Appear in Aid of Execution, Notice to Defendant, Order to Pay Money.

Plffs Witnesses: fees of

Def'ts Witnesses: fees of

Jury: fees of

Bail of Ap

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of C ... County. Now, therefore, I ... do hereby promise and undertake in the s ... dollars, that said appellant shall duly pr ... without unnecessary delay, and, if judgm ... ant, that I will satisfy said judgment, ... that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 347

1916 The Plaintiff filed

an Acct - There is due the the Defendant the 25 Egg Cases delivered to the Defendant

of said acct and made

the Plaintiff pays amount Defendant of \$5.50 with 6% June 8, 1916 and is action

Whisk Co H. Willis Atty. A.

Crates \$5.50

on above acct - Order returnable 10 A.M.

Time of trial arrived not appear. 1 hour thereafter rendered against \$5.50 + 30% interest - Defendant.

d to Defendant: 300 300 4.00

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

March 6, 1916. Plaintiffs, Atty. J H Willis ordered Execution Defendant made Check to the Court of \$5.50 + 20% as interest. Total \$5.70.

The Court then made Check to Plaintiffs, atty. J H Willis of \$5.70 Total amount of this acct.

So action in this case is dismissed

J. O. Thomas.

Def't's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... A. D. 19 , ... obtained judgment against ... on the docket of ... J. P., for ... dollars, and costs, taxed at \$... , and the said ... intends to appeal therefrom to the Court of Common Pleas of ... County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute ... appeal to effect, without unnecessary delay, and, if judgment be awarded against said appellant , that I will satisfy said judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this ... day of ... A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, ... resident of ... County, as Surety for Stay of Execution in the above cause of ... against ... do hereby undertake to said plaintiff , that in default of payment by defendant , I will pay the judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this ... day of ... A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, ... 19 , from ... 100 Dollars, payment in full on the above judgment and costs.

CIVIL ACTION before J. O. Thomas Justice of the Peace of Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Zone Oil Co.

Case No. 348

February 17 1917 The Plaintiff filed Bill of Particulars, of Acct.

J. Wygle

Plaintiff

Defendant

Judgment, \$ 10.40

Table with columns: JUSTICE'S FEES, CONSTABLE'S FEES, and columns for Plaintiff's Costs and Defendant's Costs. Includes items like Summons, Subpenas, Filing, Judgment, etc.

in substance as follows: There is due the Plaintiff from the Defendant; the sum of \$8.58, with interest thereon from the 1st day of Aug 1913. at the rate of 6% per goods sold & delivered to the Defendant at his request. An itemized statement is hereby attached & marked Exhibit A & made a part thereof.

The Plaintiff asks judgment against Defendant in the sum of \$8.58. & 6% interest from Aug 1st 1913 & Costs of this action.

Zone Oil Co. by John H. Willis its atty.

Exhibit A. Cleveland O. July 31 1913 Sold to J. Wygle of Perris, O. 1/2 Drum of Special Thrasher oil 33 @ 26¢ = \$8.58

Feb 1917 Defendant notified that this case was filed. No answer.

Feb 23. 1917 Summons issued to W. H. Coder Constable, on Defendant returnable Feb 28. 1917. at 9 A.M.

Atty J H Willis deposited check of \$3.00 as preliminary cost.

Feb 28. 1917. Constable W H Coder made return of summons.

Pliffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of ... County. Now, therefore, I ... do hereby promise and undertake in the ... dollars, that said appellant shall duly pay without unnecessary delay, and, if judgment ... that I will satisfy said judgment that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 348
17 1917 The Plaintiff filed
of Acct.

The Plaintiff from the
sum of \$858.
thereof from the
1913. at the rate
sold & delivered
at his request.
Statement is hereby
Exhibit A
thereof.
Pliff asks judgment
in the sum of
interest from
Costs of this action.

one Oil Co.
his atty.

Exhibit A.
O. July 31, 1913
cycle of Penn. O.
oil
@ 26¢ \$ 858

Pliff notified that
filed.

Pliff to W. H. Coder
Defendant returnable
at 9 A.M.

Pliff deposited check
for costs.

Constable W. H. Coder
of Summons.

Pliff's Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Feb 28 1917.
Pliff before home of trial. Defendant
appeared and confessed judgment.
So Defendant made check for
judgment and costs.
Judgment Principal \$ 858
182
\$ 1040

Justice fee paid \$ 1.00
Constable " paid " 1.25
\$ 2.25

Deft's Witnesses: fees of

Feb 28 1917
Constable W. H. Coder received his
fee \$ 1.35

So this action was dismissed.

J. O. Thomas, J.P.

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 .., I, obtained judgment against on the docket of J. P., for 100 dollars, and costs, taxed at \$.., and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I, do hereby promise and undertake in the sum of dollars, that said appellant shall duly prosecute appeal to effect, without unnecessary delay, and, if judgment be awarded against said appellant, that I will satisfy said judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this day of A. D. 19 ..
Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of County, as Surety for Stay of Execution in the above cause of against do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment, with interest and costs, and costs that may accrue.
Approved by and signed before me, this day of A. D. 19 ..
Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from 100 Dollars, payment in full on the above judgment and costs.

CIVIL ACTION before *J. O. Thomas* Justice of the Peace of *Liberty*

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Mishawaka Mfg. Co.

Case No. *349*

Feb 19 19*17* The Plaintiff filed

Bill of Particulars, *in Aet*

Plaintiff ,

E. B. Roberts against

Defendant .

in substance as follows: *There is due the Plaintiff from the Defendant the sum of \$ 65.24 with 6% interest thereon from 13 day of Dec 1916. for goods sold & delivered to the Defendant at his request.*

An itemized statement of said aet is hereto attached marked Exhibit - A. & made a part thereof.

Judgment, \$.....

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid of Exec'n, Record, Order, Answer, Transcript, Certifying same.

CONSTABLE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Subpenas, Summons for Jury, Attending Trial, Execution, Taking Bond, Sum'ing and Swear'g App'rs., Notice to Garnishee, Appraisers' Fees, Schedule, Moving, Order to Appear, Notice to Defendant, Order to Pay Money.

Pl'ffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the day of against docket of \$....., and the said tends to appeal therefrom to the Court of County. Now, therefore, I, do hereby promise and undertake in the dollars, that said appellant shall duly pay without unnecessary delay, and, if judgment is rendered against said appellant, that I will satisfy said judgment and the costs that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 349
1917 The Plaintiff filed

in debt
There is due the
the Defendant the
24 with 6% interest -
3 day of Dec 1916.
& delivered to
at his request.
ed statement of said
attached marked
made a part thereof.

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19
Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by def-
endant, I will pay the judgment, with interest and costs, and costs that
may accrue.
Approved by and signed before me, this day of
A. D. 19
Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
.....
..... Dollars,
payment in full on the above judgment and costs.

CIVIL ACTION before J. O. Thomas Justice of the Peace of Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Valley Oil Co

Case No. 350

March 13 1917 The Plaintiff filed

Bill of Particulars,

in substance as follows: A. M. Smith of Peoria Ohio, is debtor to Valley Oil Co of Cleveland O. to 1/2 drum Perf Cylinder oil. 33 gage, 32¢ price + Drum \$10.56 1.35 \$11.91

Plaintiff, A. M. Smith against Defendant

Judgment, \$

Table with columns: JUSTICE'S FEES, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid of Execu'n, Swearing, Filing, Record, Order, Answer, Transcript, Certifying same.

Table with columns: CONSTABLE'S FEES, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Making copies, Mileage, Subpenas, Making copies, Mileage, Summons for Jury, Attending Trial, Execution, Advertising sale, Making copies, Mileage, Taking Bond, Sum'ing and Swear'g Apr'sers, Notice to Garnishee, Appraisers' Fees, Schedule, Moving, Order to Appear in Aid of Execution, Notice to Defendant, Order to Pay Money.

Plaintiff says there is due from Defendant \$11.91. With 6% interest from 5 day July 1915. for goods sold & delivered to Defendant at his request.

Plaintiff asks judgment & costs of this action.

John H. Willis, atty.

John H. Willis, sent Check of \$3.00 as preliminary costs.

March 12, 1917. Notified Defendant, no answer.

March 15, 1917 Issued Summons on Defendant, to Constable W. H. Boder, to appear at my office March 20, 1917, at 9 A.M.

March 30 1917. Time of trial 9 AM arrived. Parties did not appear. I therefore waited 1 hour.

Therefore judgment by default for Plaintiff, was rendered on Plaintiff verified bill of Particulars, against the Defendant for \$13.06. Principal & interest.

Costs in this action is taxed to Plaintiff. Justice fee \$2.00 Constable .. 2.00 \$4.00

Pliff's Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the ... day ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of County. Now, therefore, I ... do hereby promise and undertake in the dollars, that said appellant shall duly ... without unnecessary delay, and, if judg ... ant, that I will satisfy said judgment ... that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 350
1917 The Plaintiff filed

A. M. Smith of Peoria
Valley Oil Co of
to 1/2 drum Perf
33 gage, 32¢ per in
\$ 10.56
1.35
\$ 11.91

There is due from
with 6% interest
by 1915. for goods
to Defendant at

Judgment & Costs
H. H. Willis, atty.

sent Check of \$300
Posto.

Notified Defendant.

Issued Summons
to Constable
to appear at my office
at 9 A.M.

Time of trial
Parties did not
appear waited 1 hour.
Judgment by default
is rendered on Plaintiff's
Particulars, against
for \$1306. Principal

action is taxed
justice fee \$300
stable .. 2.30
\$ 4.30

Pliff's Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 .. ,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$.. , and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
.....
..... Dollars,
payment in full on the above judgment and costs.

CIVIL ACTION before *J. O. Thomas* Justice of the Peace of *Liberty*

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Casson, Price Scott Co

Case No. *35-1*

Mar 8th 1917 The Plaintiff filed

Bill of Particulars, on account

in substance as follows: There is due the Plaintiff from the Defendant the sum of \$9.86 with 6% interest from 14 day Nov 1915 for goods sold & delivered to the Defendant at his request.

A sworn statement of said acct is hereby attached & marked Exhibit A

Chicago Ill

Feb 7. 1917.

C.B. Roberts - Raymond, O.

Do Nov^{4th} 1915 - \$ 1.51

" " " " 8.35

9.86

Int- 89

\$ 10.75

March 9 1917 Defendant notified Defendant - Confessed judgment

March 30. 1917. Defendant Paid into the Court - \$10.75

Costs are taxed to Defendant - justice fees \$1.40.

March 27. 1917

Made Check to Plaintiff atty J. H. Willis for \$10.75

J O Thomas J.P.

Judgment, \$

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Record, Order, Answer, Transcript, Certifying same.

CONSTABLE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Making copies, Mileage, Subpenas, Summons for Jury, Attending Trial, Execution, Notice to Garnishee, Appraisers' Fees, Schedule, Moving, Order to Appear, Notice to Defendant, Order to Pay Money.

Pliffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the ... day ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of ... County. Now, therefore, I ... do hereby promise and undertake in the ... dollars, that said appellant shall duly ... without unnecessary delay, and, if judgment ... that I will satisfy said judgment that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 35-1
1917 The Plaintiff filed

on account
There is due the
the Defendant the
with 6% interest
Nov 1915 for good
to the Defendant
of said acct
led & marked

Chicago Ill
Raymond O.

\$ 151
8.35
9 86
89
10.75

Defendant notified
confessed judgment

Defendant Paid
\$10.75

to Defendant
shies fee \$140.

to Plaintiff
for \$10.75

Thomas J.P.

Pliff's Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant , that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff , that in default of payment by de-
fendant , I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from
.....
..... Dollars,
payment in full on the above judgment and costs.

J. O. Thomas

Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

D. M. Ferry Co

Case No. *352*

March 29 19*17* The Plaintiff filed

Bill of Particulars, *on acct*

Plaintiff

E. B. Roberts against

Defendant

in substance as follows: *There is due the Plaintiff from Defendant \$1357 with 6% interest from Dec 13, 1916 for goods sold & delivered to Defendant at his request.*

A verified statement of acct is hereto attached marked Exhibit A. Also an unpaid check given by Defendant to Plaintiff is attached as proof of said claim.

Exhibit A

*E. B. Roberts Raymond, D. Dr
D. M. Ferry & Co
to goods sold on Commission to the amount of unpaid check attached # 1357*

Plaintiff asks judgment on the above with interest from Dec 13, 1916. & Costs of this action

The above acct is filed by John H. Willis, atty. Plaintiff atty.

*March 29, 1917.
Defendant Notified and Confessed judgment*

April 8, 1917. Received of Defendant the amount of this judgment & Cost

J. O. Thomas J. P.

Judgment, \$.....

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 3 columns: Fee description, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, etc.

CONSTABLE'S FEES.

Table with 3 columns: Fee description, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Making copies, Mileage, Subpenas, Summons for Jury, etc.

Pliff's Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the day against docket of \$....., and the said tends to appeal therefrom to the Court of County. Now, therefore, I..... do hereby promise and undertake in the dollars, that said appellant shall duly without unnecessary delay, and, if judgment, that I will satisfy said judgment that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 352
 1914 The Plaintiff filed
 on acct
 There is due the
 Defendant \$ 13.57
 from Dec 13, 1916
 pd. & delivered to
 his request.
 Exhibit of acct-
 ched marked Exhibit-A.
 & Check given by
 Plaintiff is attached
 in Claim.
 A
 Raymond, O. Dr
 & Co
 on Commission
 of unpaid Check.
 Judgment on
 Plaintiff from
 costs of this action
 is filed by
 atty. Plaintiff atty.
 17.
 Certified and
 must
 Received of Defendant
 this judgment & cost
 O. Thomas J. P.

Pliffs Witnesses: fees of	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Deft's Witnesses: fees of				
Jury: fees of				

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
 obtained judgment
 against on the
 docket of J. P., for
 dollars, and costs, taxed at
 \$ and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.
 Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by de-
 fendant, I will pay the judgment, with interest and costs, and costs that
 may accrue.
 Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from

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

 Justice of the Peace.

CIVIL ACTION before J. O. Thomas Justice of the Peace of

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Worcester China Co

Case No. 35-3

May 8 1917 The Plaintiff filed Bill of Particulars, on Acct.

Plaintiff

E B Roberts against

Defendant

in substance as follows: Plaintiff prays Judgment & Costs of this action for Defendant, for goods sold & delivered to Defendant - at his request & 6% interest - from May 19, 1916.

Exhibit A

- 1/4.1 X. 9. assessment - Consisting of 3-42 Pe dinner sets 4262. 3-42 " " " 5008. 1-100 " " " 565. Free 2- Life size cut-out figures 1- Display board 5000 Reef uniforms 250 What-is-it-cards 250 something is going to happen cards 1000 Hand Bills 1 Draw card 1 Large Poster \$4000 Oct-24 Reed 2000 \$2000

May 8 1917 Defendant Confessed Judgment

May 21 1917 issued Execution on Defendant for \$31.20 Costs \$1.40

May 26 1917 W H Coder Const. made return of Execution & money for same without levy.

J. O. Thomas, J.P.

Judgment, \$

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 3 columns: Fee description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, etc.

CONSTABLE'S FEES.

Table with 3 columns: Fee description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Mileage, Subpenas, Summons for Jury, etc.

Pliff's Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the... day... against... docket of... \$... and the said... tends to appeal therefrom to the Court of... County. Now, therefore, I... do hereby promise and undertake in the... dollars, that said appellant shall duly without unnecessary delay, and, if judgment, that I will satisfy said judgment that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 35-3
1917 The Plaintiff filed

in Acct.
Plaintiff prays
to of this action
for goods sold &
returned at his request
from May 19, 1916.

Exhibit A
Consisting of
our sets 4262, 1
" 5008,
" 565.

and our figures

Cards
going to happen cards

\$ 4000
2000
\$ 2000

Confessed Judgment
issued Execution
for \$ 31.20 Costs

W H Coder Const-
of Execution & money
sent Levy.

Thomas. J.P.

Pliffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant , that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff , that in default of payment by def-
endant , I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

THE STATE OF OHIO,

main County, ss. }

To any Constable of Liberty Township.

You are hereby commanded to summon H. F. Amarine

C. S. Powell, Frank Powell, Henry Benedict,
Will Wartsman, Edwin January, John Watson
John Johnson, Pearl McCulloch,
Henry Deane, Oral Skidmore, James Huntington
Howard Skidmore, Omer Powell, Ruben January

to appear before me, at my office in said Township, on July the 7 day of

1916, at 9 o'clock A.M., to serve as Jurors in a case pending before me, then and there to be tried; and this they shall in no wise omit, and have you then and there this writ, with your doings endorsed thereon.

GIVEN UNDER MY HAND this 3 day of July A. D. 1916.

J. A. Thomas

JUSTICE OF THE PEACE.

Howard Skidmore Kent 26 miles 125
C. S. Powell Dunk 21 30 150

CIVIL ACTION before J. O. Thomas Justice of the Peace of Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

McCall Co

Case No. 354

Plaintiff, E. B. Roberts

Defendant

June 10 1917 The Plaintiff filed Bill of Particulars, on Aed-

in substance as follows: The Plaintiff says there is due from the Defendant the sum of \$14.48 with 6% interest - thereon, from 1st of September 1916.

An itemized statement is hereby attached marked Exhibit - A

Plaintiff asks for judgment & costs of this action.

The McCall Co by John H. Willis, its Atty.

Exhibit - A.

Bal

Table with columns for date, description, and amount. Includes entries for April and May 1916, April 5th, May 2, 3, and 3, and June 3, 6, 9, 2, 29.

allowance for overcharge 1

Records Cr 35

Table with columns for date, description, and amount. Includes entries for June 3, 6, 9, 2, 29, July 26, and Sept 1.

June 11, 1917. Summons issued on Defendant to W. H. Coder Const.

June 15, 1917 received notice of Plaintiff's Atty. that they would take Depositions in New York City.

June 16, 1917. Case continued on account of taking depositions.

Also Defendant notified the Court he would take depositions in Nebraska

June 16, 1917 W. H. Coder Const. made return of summons.

Case continued to June 26, 1917.

Table with columns for Judgment, Plaintiff's Costs, and Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES.

Pliffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of

Whereas, on the... day against... docket of... \$... and the said... tends to appeal therefrom to the Court of... County. Now, therefore, I... do hereby promise and undertake in the... dollars, that said appellant shall duly without unnecessary delay, and, if judgment... that I will satisfy said judgment that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 354
 1917 The Plaintiff filed
 on Appeal -
 The Plaintiff says
 that from the
 the sum of \$14.48
 must therefor from
 1916.
 statement is
 marked
 for judgment &
 is action.
 McCall Co
 H. Willis, it - Atty.
 lib - A.
 lid suffris # 3.19
 Patters 2.6
 may suffris 2.60
 Patters 1.7
 2 38
 ters .9
 .37
 .9
 Cr .1
 .10
 suffris 2.87
 .9
 for overcharge
 Cr 35
 .10
 .17
 bserftein .35
 suffris 2.56
 " 2.55
 .23
 Exchange .15
 \$ 14.48

Pliffs Witnesses: fees of	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Deft's Witnesses: fees of				
Jury: fees of				

June 26, 1917, Case continued
 to July 6, 1917 on account of
 Defendant not come of the Plaintiff
 July 6, 1917 received Depositions
 of Plaintiff from New York City.
 July 6, 1917.
 Just before time of trial the
 Defendant appeared & Confessed
 Judgment & Costs.
 Judgment - \$14.48
 Interest - 70
 Justice fee 1.40
 Constable 2.00
 \$ 17.58
 July 9, 1917
 Defendant Paid Judgment \$15.18
 July 9, 1917 Court made Check to
 John H. Willis the Atty of Plaintiff
 for \$15.18
 This Case then dismissed
 J. O. Thomas.

summons issued on Defendant
 received notice of Plaintiffs
 could take Depositions
 Continued on account
 notified the Court
 depositions in Nebraska
 made return
 to June 26, 1917.

Bail of Appeal.
 Whereas, on the day of A. D. 19 .. ,
 obtained judgment
 against on the
 docket of J. P., for
 dollars, and costs, taxed at
 \$....., and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.
 Approved by and signed before me, this day of
 A. D. 19 ..
 Justice of the Peace.

Undertaking for Stay of Execution.
 I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by de-
 fendant, I will pay the judgment, with interest and costs, and costs that
 may accrue.
 Approved by and signed before me, this day of
 A. D. 19 ..
 Justice of the Peace.

Satisfaction of Judgment.
 Received, 19 .., from
 Dollars,
 payment in full on the above judgment and costs.
 Justice of the Peace.

No. 355-

1917 The Plaintiff filed

on Account -
Bill of Particulars.
1/2 Eastern Nat Bank
-20% \$1320
net. mica
859
\$ 2179

Plaintiff asks judgment
of \$21.79

The Court issued
Deft - to Constable
at Raymond
1-8. A.M. is the
7.

Day of hearing. The
Deft with a freight
returned goods to
Columbus, O.
was continued 10 days.

Received letter from
Deft received goods
\$14.55 & that there was

Deft: & he
mail for balance

was dismissed

J. O. Thomas.

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from
.....
..... Dollars,
payment in full on the above judgment and costs.

CIVIL ACTION before F. C. Walker Justice of the Peace of Liberty T

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

F. C. Yoder Plaintiff, against Pearl Hatcher Defendant

Case No. 1

Jan 12 1926 The Plaintiff filed Bill of Particulars, Forcible Detainer

in substance as follows: F. C. Yoder hereby makes Complaint against Pearl Hatcher that since the 5th day of January, 1926 the said Pearl Hatcher has unlawfully held possession of the following described Real Estate Premises being a two story framed dwelling situated 1/2 mile south east of the Middleburg and Raymond Pike or Main Road in the township of Liberty County Union State of Ohio Having entered the premises as tenant and failing and refusing to pay any rent Having been served with the notice in writing to leave, served notice Jan 6, 1926 by F. C. Yoder owner of said premises The undersigned asks Replevin and Process Dated 12th Day of Jan 1926.

Pf's Witnesses: fees of

Def't's Witnesses: fees of

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

F. C. Yoder

Defendant moved out on Jan 15 1926 before any service was made. So case was dismissed without cost

F. C. Walker J.P.

Jury: fees of

Bail of A

Whereas, on the... day... against... docket of... \$... and the said... tends to appeal therefrom to the Court of... County. Now, therefore, I... do hereby promise and undertake in the... dollars, that said appellant shall duly without unnecessary delay, and, if judgment... that I will satisfy said judgment that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. /
 1926 The Plaintiff filed
 Receivable Detainer
 F C Yoder Kueby Makes
 vs Pearl Hatcher
 5th day of January, 1926
 She has unlawfully held
 following described Real Estate
 two story framed dwelling
 on the East of the Middleburg
 or Main Road in the
 County of Union State of Ohio
 premises as tenant and
 not to pay any rent
 and with notice in writing
 since Jan 6, 1926 by F C Yoder
 also
 asks Requisition and Process
 of Jan 1926.

F C Yoder
 moved out on Jan 15 1926
 case was made
 dismissed without
 further
 J.P.

Pl'ffs Witnesses: fees of	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Def't's Witnesses: fees of				
Jury: fees of				

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
 obtained judgment
 against on the
 docket of J. P., for
 dollars, and costs, taxed at
 \$....., and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

 Approved by and signed before me, this day of
 A. D. 19

 Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by de-
 fendant, I will pay the judgment, with interest and costs, and costs that
 may accrue.

 Approved by and signed before me, this day of
 A. D. 19

 Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from

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

CIVIL ACTION before Foster C Walker Justice of the Peace of

Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

H. K. Johnson

Case No. 2

June 17 1926 The Plaintiff filed

Bill of Particulars,

in substance as follows: the Plaintiff says there is due to him from the Defendants the sum of \$16.62 for labor done at their request at 26 cts per hour. 6 1/2 hours labor done between January 4th and February 5th inclusive 1925 as shown by itemized accounts here attached marked Exhibit A and made a part of this Bill of Particulars wherefore Plaintiff asks judgement for \$16.62 with interest from February 6th 1925 and costs of this action

Plaintiff, against Wm Shockey and Susan Titus Defendants

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

Signed H. K. Johnson. State of Ohio Union Co. S.S. H. K. Johnson being sworn on oath says the allegations and facts stated are true to the best of his knowledge and belief. Sworn to and subscribed before me this 17th day of June 1926 Foster C Walker J.P.

Exhibit A 1925. Table listing work hours: Jan 4th work 8 hours, Jan 6th 6 1/2, Jan 7th 7, Jan 10th 7 1/2, Jan 12th 7 1/2, Jan 13th 7 1/2, Feb 3rd 8 hrs, Feb 4th 7 1/2, Feb 5th 7.

6 1/2 hours @ 26c 16.62 there being no constable in Liberty township Court issued summons to A. E. Coors Constable of York township June 17-1925 date of hearing set June 24, 1925

Constable made the following Return Received this writ June 17 1926 Served the same on Defendants by leaving certified copy with Defendants Each.

Constables fees A. E. Coors Service & Return \$2.60 Mileage 1 mile 1.00 Total \$3.60

June 23 1926 Issued Subpoena for Truman Simpson & Dale Bushong Returnable June 24 at 10 AM 1926.

Plffs Witnesses: fees of

Mileage

Deft's Witnesses: fees of

Jury: fees of

Total Cost 32

Bail of A Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of ... County. Now, therefore, I ... do hereby promise and undertake in the ... dollars, that said appellant shall duly pay without unnecessary delay, and, if judgment is rendered against said appellant, that I will satisfy said judgment, that may accrue. Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 2
June 17 1926 The Plaintiff filed

the Plaintiff. Says there is the Defendants the sum or done at their request. 6 1/2 hours labor done on 4th and February 5th as shown by itemized attached. Marked Exhibit of this Bill of Particulars asks judgment for interest from February. H K Johnson being sworn on oath says and facts stated are of his knowledge and subscribed before June 1926 Foster Walker J.P.

- 8 hours.
- 6 1/2 "
- 7 "
- 7 1/2 "
- 7 1/2 "
- 7 1/2 "
- 8 hrs
- 7 1/2 "
- 7 "

6 1/2 hours.
Constable in Liberly and summons to Constable of York Twp. Date of hearing set

the following Return writ June 17 1926 on Defendants by copy with Defendants
A E Coors
Subpoena for
Dale Bushong
at 10 AM 1926.

Pl'ffs Witnesses: fees of	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Walker	3	00		
		50		
Deft's Witnesses: fees of			3	50
Jury: fees of			9	00
Total Cost			32	70

Defendant filed counter claim for \$29.27
Plaintiff asked for jury. The following persons summoned: Deas & Miller, J.S. Robb, S.S. Flichinger, W. Bowers, Wirt Dawson, I.T. Haines to report at 1 o'clock this day.
Court adjourned to 1 o'clock P.M. Court convened at 1 o'clock. Jury called 5 jurors sworn 1 juror affirmed. Three witnesses Dale Bushong, S.T. Sunkins & Clarence Johnson were sworn for Plaintiff. Mrs. Susan T. Hines dropped out suit by consent Mrs. Susan T. Hines and Mrs. Shockey sworn for the Defendant. Mrs. H.K. Johnson sworn for Plaintiff.

After hearing all evidence in the case the jury after careful consideration reported the following: The jury decided that Defendant pays 1/2 the cost in case also Plaintiff to pay 1/2 the cost in the case Defendant to pay \$10.00 to Plaintiff.
Unanimous Decision

Cost \$22.70

1/2 Plaintiff	16.35	Paid in case
1/2 Defendant	16.35	
Judgment	10.00	
Distributed as follows:		
Justice	7.80	
Constable	12.40	
Jury	9.00	
Witnesses	8.50	
	32.70	

S.D. Flichinger
Wirt Dawson
C. Rice
I.T. Haines
W. Bowers

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.
Approved by and signed before me, this day of
A. D. 19

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.
Approved by and signed before me, this day of
A. D. 19

Satisfaction of Judgment.

Received, 19, from
..... Dollars,
payment in full on the above judgment and costs.

Justice of the Peace.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

The Gannon Furniture Co

Case No. 3

June 22, 1926 The Plaintiff filed Bill of Particulars, Affidavit in Replevin

Plaintiff, against DE Landers Defendant

in substance as follows: The Gannon Furniture Co a Corporation organized under the Laws of Ohio with its principal Office in Marion A says he has a Chattel mortgage unpaid, has become absolute, and he has good right to the immediate possession of the goods and chattels following, to wit: one No 2400 administrative Reg. 9x12 one Golden Oak No 501 Dresser one Golden Oak No 224 Buffet one Oak Rocker No 876 one Oak Rocker No 877 one No 12 Mahogany Path Phonograph one R+R 90th Sleep Mattress Balance Regular affidavit in Replevin sworn to and subscribed R. E. Connor before me this 22 day of June 1926 Foster C Walker J.P.

Pliffs Witnesses: fees of Frank Adams Mileage 10 M A-10

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

Writ of Replevin and Summons issued June 22, 1926. Returnable June 29, 1926. Delivered it to Constable A E Coon the Gannon Furniture Co gave bond in the sum of three hundred and ninety five Dollars to satisfy Constable & Costs signed by the Gannon Furniture Co by R E Connor duly approved by A E Coon Constable

Constable appointed Chas A Ferris and C W Sanderson to appraise the property who assessed the value at \$18.00 DE Landers then gave Bond to the Gannon Furniture Co. to Return the Property or Pay assessed value if the suit should go against him and Costs Signed by DE Landers

Chas A Ferris approved by C W Sanderson Foster C Walker. all parties appeared at about 10:30 o'clock a.m. Mr. R E Connor sworn for Plaintiff C W Sanderson sworn for Deft Mr. Franks Adams. Co. Recorder. Called & Sworn for Pltff DE Landers sworn.

Whereas, on the ... day ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of County. Now, therefore, I ... do hereby promise and undertake in the dollars, that said appellant shall duly without unnecessary delay, and, if judgment, that I will satisfy said judgment that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Case No. 3
 22. 1926 The Plaintiff filed
 Affidavit in Replevin
 The Gannon Furniture Co
 seized under the Laws of Ohio
 2 Offices in Marion A
 at the mortgage unpaid. has
 and he has good right
 possession of the goods
 following to wit
 miniature Reg. 9x12
 No 501 Dresser
 No 224 Buffet
 No 876
 No 877
 many Pathe Phonographs
 Sheep Mattress
 in affidavit in Replevin
 signed R. E. Connor
 day of June
 2 Walker
 J. P.
 and Summons issued
 Returnable June 29, 1926
 Constable E. Coon
 Furniture Co gave bond
 three hundred and
 dollars to satisfy Constable
 of the Gannon Furniture Co
 by R. E. Connor J. P.
 Constable
 inted Chas. Ferris
 person to appraise the
 assessed the value
 then gave Bond
 Furniture Co. to Return
 Pay assessed value
 would go against Bond
 signed by
 E. Landers
 as A. Ferris
 W. Sanderson
 appeared at about 10:30
 R. E. Connor
 Plaintiff
 on Sworn for Defl
 Co. Recorder
 for Pltff
 vom

	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Pltffs Witnesses: fees of				
Frank Adams	1	50		
Mileage 10 M A-10	1	00		
Deft's Witnesses: fees of				
Jury: fees of				

After hearing the Ordina the Court Ruled
 the Defendant over the Plaintiff \$1,250.00
 and the Right of Possession of the furniture
 was in the Plaintiff.
 And the Defendant having Broken the terms
 of the mortgage the Right of possession of the
 furniture Rests with the Plaintiff
 Costs of suit taxed to Defendant as follows.
 Justice of Peace as stenized \$7.25
 Constable as " 3.40
 Witness fee " 1.50
 Mileage 1.00
 All cost total 14.35
 Defendant gave notice of appeal at once
 July 5, 1926 Deft perfected appeal by
 giving Bond in sum of seventy five
 Dollars in Regular form for appeal
 signed by D E Landers and
 L H Collins.

Added cost transcript 2.50 Paid
 taking and approving Bond .80
 May 32^d 1927 Received from Clerk of Court's
 cost as Stenized above. \$17.65
 Distributed as follows.
 Constable 3.40 Pd
 F Adams witness 1.50 Pd
 Mileage 1.00 Pd
 D E Landers cost of
 transcript 2.50
 Appraisers 2.00
 Justice 7.85
 17.65
 Case is ended
 F. C. Walker J. P.

Bail of Appeal.

Whereas, on the day of A. D. 19 .. ,
 obtained judgment
 against on the
 docket of J. P., for
 dollars, and costs, taxed at
 \$....., and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.
 Approved by and signed before me, this day of
 A. D. 19 ..
 Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by defen-
 dant, I will pay the judgment, with interest and costs, and costs that
 may accrue.
 Approved by and signed before me, this day of
 A. D. 19 ..
 Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
 Dollars,
 payment in full on the above judgment and costs.
 Justice of the Peace.

CIVIL ACTION before F. C. Walker Justice of the Peace of

Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Case No. 4

Sept 25 1926 The Plaintiff filed Bill of Particulars,

L. S. Robb & Son Plaintiff, against F. F. Bowersmiller and Thayer Morrison Defendants.

in substance as follows: F. F. Bowersmiller & Thayer Morrison the Defendants are indebted to L. S. Robb & Son in the sum of \$4.16 for Merchandise Sold and Delivered to the Defendants at their Order.

Pliffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

Issued Summons and Attachment to Constable A. E. Cook of York Twp

Who Returned as follows. Attached Studebaker Phadon the property of Thayer Morrison who gave Indemnity Bond for \$200.00 signed by C. L. Rogers. Approved by A. E. Cook the Machine was then Returned to owner. S. S. Flichinger & L. T. Haines were appraised and sworn as appraisers valued this said Machine at \$600.00

Monday Sept 27-26 F. F. Bowersmiller & Thayer Morrison appeared at my office and paid the bill and all costs so the case is dismissed

Bill 4.16 cost 850 Total \$ 22.66

Bail of A

Whereas, on the ... day ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of County. Now, therefore, I ... do hereby promise and undertake in the ... dollars, that said appellant shall duly ... without unnecessary delay, and, if judgment ... that I will satisfy said judgment that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Case No. 4

1926 The Plaintiff filed

L. T. Thayer Morrison the
indebted to J. S. Robbins
\$4.16 for Merchandise
red to the Defendants at

mons and attachment
E. Cook of York Twp

as follows.
Lester Phadon the property
son who gave indemnity
signed by C. L. Rogers.
Cook the machine
turned to owner.
L. T. Thayer were
sworn as appraisers
id machine at \$60.00

26 F. J. Bowers in the
son appeared at my
aid the bill and all
is dismissed

14.16
8.50
\$ 22.66

Pliff's Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant , that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff , that in default of payment by de-
fendant , I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from
.....
..... Dollars,
payment in full on the above judgment and costs.

Justice's Civil Docket (Crown) - The W. H. Anderson Co., Publishers - Cincinnati, O.

Case No. 5'

Nov-12. 1926 The Plaintiff filed

Bill of Particulars,

in substance as follows: The Defendant being indebted to the Plaintiff in the sum of \$27.50 for work & labor done at the request of Defendant.

The proper Affidavit being filed Making oath that the claim is just and that the property to be attached is not exempt.

and filing the necessary Bond for fifty five Dollars. Signed by C.W. Hyme and C.W. Le Van. Attachment was issued to Constable A E Coon of York Twp (there being no constables in Liberty Twp). who proceeded to attach money in the hands of the Raymond Elevator Co. F. T. McCurdy Manager. who turned over the sum of \$55.04 which is held by the Justice of the Peace.

The Defendant at this time living out of the County. Service could not be had on him personally so the case is continued until Friday January 7. 1927.

so that the Plaintiff may advertise in the County Paper for the required three weeks according to section

Just at this time the Defendant appeared and settled the case by paying the amount due and \$4.00 costs

so the case was dismissed as settled

Justice F C Walker JP Constable
Costs
Affidavit 50 Service Return 1.00
Bond 80 Mileage .50
Order attach 70
Index 20
2.50
Total costs 4.00
Principal 27.50
Total 31.50

Plffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of

Whereas, on the ... day ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of ... County. Now, therefore, I ... do hereby promise and undertake in the ... dollars, that said appellant shall duly without unnecessary delay, and, if judgment, that I will satisfy said judgment that may accrue.

Approved by and signed before me, the A. D. 19

C. W. Hyme Plaintiff
against
Victor W. Rogers Defendant

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their costs.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 5'

1926 The Plaintiff filed

The Defendant being Plaintiff in the for work & Labor request of Defendant affidavit being filed that the claim is just & properly to be attached

is necessary Bond for law. signed by D. C. W. Levan. was issued to E. Coon of York Twp constable in who proceeded to attach hands of the value of \$2.04 which is held of the Peace.

at this time the county service had on him personally continued until May 7-1927. Plaintiff may the County Paper issued three weeks section

is time the appeared and settled paying the amount \$4.00 costs

was Dismissed

C. Walker J.P. Constable

Service Return 1.00 Mileage .50 1.50

costs 4.00 2 27.50 total 31.50

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Faint handwritten notes in the center of the page.

Bail of Appeal.

Whereas, on the ... day of ... A. D. 19 ... obtained judgment against ... on the docket of ... J. P., for ... dollars, and costs, taxed at \$... and the said ... intends to appeal therefrom to the Court of Common Pleas of ... County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute ... appeal to effect, without unnecessary delay, and, if judgment be awarded against said appellant, that I will satisfy said judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this ... day of ... A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, ... resident of ... County, as Surety for Stay of Execution in the above cause of ... against ... do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this ... day of ... A. D. 19 ... Justice of the Peace.

Satisfaction of Judgment.

Received, ... 19 ... from ... Dollars, payment in full on the above judgment and costs.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Case No. 6

Raymond Q Nov 23 19 The Plaintiff filed

Bill of Particulars,

W H Aborn

Plaintiff

against

Manda Blair

Defendant

in substance as follows: Mr. W H Aborn of Walds Ohio the Plaintiff says there is due him from the said Defendant in this case forty Dollars. being Money loaned to Deft. May 31, 1924. also Cost of this action for which amount with interest thereon from May 31 1924. at the Rate of 6%.

Plffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

Signed W. H. Aborn. Plaintiff deposited check for \$10.00 to secure costs served summons. to constable A. E. Coore. Returnable Nov 29, 1924 at 10.00 A.M. who served the same and made the following Return Received this writ Nov 24 1924 and I served the same on the 24th day of November, 1924 on the Defendant by leaving a certified copy thereof and of this endorsement thereon with the Defendant personally.

Constable fees. Service & Return \$ 80
Mileage \$ 96
Total 176
Principal 40.00
Interest 1.20
Justice B of Particulars 50
Summons. 40
Indexing 20
Total 44.00

Monday November 29, 24
The Plaintiff came in and confessed judgment and paid \$20.00 on the principal and \$2.50 costs to date \$1.70 interest

F. C. Walker J.P.
3/26 1927 Received on the above acct \$5.00.
F. C. Walker J.P.

Bail of
Whereas, on the ... day
against ...
docket of ...
\$, ... and the said ...
tends to appeal therefrom to the Court
County. Now, therefore, I, ...
do hereby promise and undertake in
dollars, that said appellant shall duly
without unnecessary delay, and, if jud
lant, that I will satisfy said judgment
that may accrue.

Approved by and signed before me,
A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 6
- 23 19 The Plaintiff filed

Mr. W. H. Alborn of
Plaintiff says there
with the said Defendant in
Dollars, being Money
May 31, 1926.
action
and with interest
May 31, 1926. at the

W. H. Alborn.
check for \$10.00 to secure costs
and to Constable
Returnable Nov-29, 1926
who served the same
following Return
writ Nov-24-1926
the same on the 24th
1926 on the Defendant
tified copy thereof and
sent thereon with
to personally.
Service Return \$80
Mileage \$96
Total 176
Marshal 40.00
Fees 1.20
B of Particulars 50
Summons 40
Indexing 20
Total 440.00

on 29. 26
me in and confessed
I paid \$20.00 on
and \$2.50 costs to date

C Walker J.P.
Ived on the above. act
C Walker J.P.

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Undertaking for Stay of Execution.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19
Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
.....
..... Dollars,
payment in full on the above judgment and costs.

Approved by and signed before me, this day of
A. D. 19
Justice of the Peace.

H.J. McClellan Pltf
V.S.
H.M. Wedding Deft

F.C. Walker Justice of the Peace
Raymond Ohio

Received from sale of Corn		\$71.88	
" " 2 " " Oats Titus		42.43	
" " " " Oats McLlroy		<u>70.03</u>	
Total Receipts		\$184.34	
Costs			
Justice Fees		\$6.10	
Constable Fees		17.97	
Appraisers Fees Two Sets		4.00	
Auctioneer		<u>7.50</u>	
		\$35.57	
Remitted by Check		<u>148.77</u>	\$148.77
		\$184.34	

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers Cincinnati, O.

Case No. 7

December 13 1926 The Plaintiff filed

Bill of Particulars,

H J McClellan

Plaintiff

against

H M Wedding

Defendant

in substance as follows: The said Plaintiff says there is due him from the said Defendant the sum of one hundred and sixty two Dollars that this indebtedness arises out of the furnishing to the defendant with certain materials and with the rendition of certain personal services all at the special instance and Request of the Defendant herein. and more particularly set forth in the itemized Statement hereto attached and made part hereof and marked Exhibit A Statement of account H M Wedding Springfield O.

Pliffs Witnesses: fees of

Judgment E

Deft's Witnesses: fees of

Jury: fees of

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

H J McClellan North Lewisburg O
October 5 1926
1 well 7 1/2 ft deep at \$175 per ft 133.00
1 Pump and cylinder 15.00
60 ft 1 1/4 in pipe galvanized @ 20¢ 12.00
40 ft sucker Rod @ 5¢ 2.00
Total 162.00

Wherefore the Plaintiff asks judgment with interest for said amount \$162.00 with interest thereon at the rate of six % from the eighth day of October 1926 and for all costs by him paid herein

signed by H J McClellan
Sworn to and subscribed before me this 13th day of December 1926. Dated hearing set for Dec 17. 26. Foster C Walker J.P.
The proper affidavit being signed and sworn to attachment was issued to constable Allen Coon of York township services who reported as follows
That he had attached the undivided one half interest in 90 acres of corn on the land tenanted by one William Bailey now Deceased.
and failing to serve the attachment on Deft because he was not a resident of the County, and could not be found in the County
The corn was appraised by S. S. Flickinger & George Vanhook with the Constable at \$200.00 on account of no services Deft living in Springfield O in accord with Sec. 10263 the cause is continued to

(1.) Here write "Order of Attachment," or "Writ of Replevin," etc., as required.

Bail of
Whereas, on the... day
against...
docket of...
\$, and the said...
tends to appeal therefrom to the Court...
County. Now, therefore, I...
do hereby promise and undertake in...
dollars, that said appellant shall duly
without unnecessary delay, and, if judg
lant, that I will satisfy said judgment
that may accrue.

Approved by and signed before me, the
A. D. 19

No. 7
1926 The Plaintiff filed

The said Plaintiff says from the said Defendant hundred and sixty two Dollars loss arises out of the furnishing of certain materials and of certain Personal Services in instance and Request of Plaintiff and more particularly itemized Statement and made part hereof

North Lewisburg O
1926
dep. at 175 per ft 133.00
index 15.00
galvanized @ 20¢ 12.00
d @ 5¢ 2.00
Total 162.00

J. M. Clellan Plaintiff asks judgment on said amount of \$162.00 hereon at the Rate of Eight per cent per Annum from the Eighth day of October till Costs by him Paid

by H. J. Mc Clellan indited before me this Dec. 1926. Dated hearing Foster C. Walker J.P. Court being signed and sent was issued to Court of York shop for worked as follows

attached the undivided 1/2 in 90 acres of corn owned by one now Deceased. Serve this attachment to He was not a Resident and could not be found appraised by George Vanhook at \$200.00 Service Deft. living in accord with cause is continued to

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Judgment Entry

Deft's Witnesses: fees of

Jury: fees of

January 3rd 1927. While Defendant is notified by Registered Mail the Justice of the Peace finding it to be impossible for him to be present on Jan 3rd 1927 on account of other business continued this case to Jan. 4th 1927 on his own account

Jan. 4-1927 This cause coming on to be heard on sworn Bill of Particulars of the Plaintiff. and after waiting the Period of one hour from the time set for the hearing. and the Defendant failing to appear. The Court being fully advised in the Premise hereby renders judgment against the Defendant for the sum of \$162.00 together with all cost and interest accrued and to accrue in this action Plaintiff furnishing Precept for Execution which was issued of Jan 14-1927. to Constable A E Coon. who made Return of Feb 14. 1927. as follows. Levied on Landlords ^{352 2/3 bushels} of corn ~~about 30 acres~~ ^{all} of standing corn which was sold on Feb 14 1927. for \$71.88 which left a balance of Principal and cost \$115.87. for which Balance I issued Execution to Constable A E Coon Feb. 15. 1927.

Feb. 28, 1927. Constable A E Coon Returned Report on Execution levied on about 5.340 Bushels of Oats on the Farm occupied by C. W. Hume. were sold this day. to C. S. Wilson ~~for \$40.00~~ ^{for \$40.00} ~~to H. Mc Clellan~~ ^{to H. Mc Clellan}

96 bu 18 lbs at 44¢ = \$42.48 To L H Mc Clellan
175 " 3 " " 40¢ = 70.03.
with Proceeds of corn sale. 71.88
Total \$184.34 distributed as follows.

Justice fees.	\$ 6.10
Constable	17.97
Appraisers two sets	4.00
Auctioneer	7.50
Paid to Plaintiff by check.	148.77
	184.34

leaving a balance on judgment and cost of \$17.28 issued New Execution of Sept 8. 1927. Constable Coon. who Reported. levy + Sale of Hay Sept 26. 1927. Hay sold to Mr Mc Freshick total \$20.39 to Plaintiff 16.48

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by def-
endant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
..... Dollars,
payment in full on the above judgment and costs.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 8

April 11 1927 The Plaintiff filed

A. Q. Titus

Plaintiff,

against

Charles Colwell

Defendant.

Bill of Particulars,

in substance as follows: The Plaintiff says there is due him from the Defendant the sum of one hundred and twenty five dollars for one Farm Wagon purchased of the plaintiff on the 21st day of May 1926 no part of which has been paid for which amount with interest at the rate of 6% from the 21st day of May 1926 and costs of this action the Plaintiff asks judgment.

A. Q. Titus Plt

Plaintiff gave Justice a check for \$125.00 to secure the debt in case Plaintiff made and signed the proper affidavit and asked for an attachment giving as security a check for two hundred and fifty dollars which was accepted by J. P. Sumner and attachment both issued Returnable April 18, 1927. Constable Received Summons and attachment April 12, 1927 made Return same day after service copy of Inventory and appraisement filed with J. P. too lengthy to be copied in this Record total amount \$1746.00 signed by A. E. Coon constable

Z. T. Haines

H. C. Perfect Appraiser

Defendant appeared and signed the following confession in my presence.

I confess judgment in this case

Chas Colwell

Therefore it is the judgment of the Court that A. Q. Titus Plaintiff Recover from the Defendant the sum of \$125.00 with interest at 6% from May 21, 1926 and all costs now accrued together with all added cost. That may accrue

F. C. Walker J.P.

Defendant said he could get the money and pay judgment in 3 days but failed to do so and asked for more time to get a loan. on his personal property which he failed to do the Court then issued Execution to Constable May 12, 1927

Plffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of

Whereas, on the... day... against... docket of... \$... and the said... tends to appeal therefrom to the Court... County. Now, therefore, I... do hereby promise and undertake in... dollars, that said appellant shall duly... without unnecessary delay, and, if jud... lant, that I will satisfy said judgme... that may accrue.

Approved by and signed before me, the... A. D. 19

Table with columns for Judgment, \$, Plaintiff's Costs, and Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Raymond Ohio 7/28 1927

Received from F.C.Walker Justice of the Peace
the sum of Eighteen & 25/100 , being the balance
due Me after Garnishe and costs,.

Signed

Harry Patton

CIVIL ACTION before *F. C. Walker* Justice of the Peace of *Liberty*

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers. Cincinnati, O.

Case No. *9*

July 11 1927 The Plaintiff filed

Bill of Particulars,

C. E. Tarbill

Plaintiff,

against

Harry Stratton

Defendant.

in substance as follows: the said Plaintiff says. There is due him from said Defendant the sum of fifty seven & $\frac{47}{100}$ Dollars for necessities to wit: Groceries and Merchandise furnished to him or his Family

Plffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Judgment, \$.....	Plaintiff's Costs.	Defendant's Costs.
JUSTICE'S FEES.		
Summons.....persons, each defendant.....	25	
Subpenas, each person.....	05	
Summons for Jury, each panel or venire.....	40	
Swearing.....persons, each.....	05	
Filing.....papers, each.....	05	
.....Continuances, each.....	20	
Judgment, entering.....	40	
Transferring, on docket.....	15	
Satisfaction of.....	20	
All moneys collected on.....	4 per cent.	
Execution, or Order of Sale, issuing of.....	40	
Affidavit, taking and certifying of each.....	30	
Bond or Undertaking, each.....	50	
(1).....of.....	40	
Trial, sitting in.....	1.00	
Docketing and Indexing, per 100 words.....	15	
Dismissal of Case.....	20	
Garnishee, Notice to, Ans. of, Orders on, each.....	40	
Publication.....	2.00	
Affidavit in Aid of Execu'n, tak'g and cert'g of.....	40	
Swearing.....persons, each.....	05	
Filing.....papers, each.....	05	
Record, per 100 words.....	15	
Order, to Appear, and Notice to Deft., each.....	40	
Answer, and Order to pay money, each.....	40	
<i>Attachment</i>	70	
<i>in this way</i>	1.00	1.00
<i>Attachment & Docketing</i>	50	
Transcript, per 100 words.....	15	
Certifying same.....	25	
CONSTABLE'S FEES.		
Summons, service of.....person, each.....	25	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....additional miles, each.....	05	
Subpenas (first person in).....persons, each.....	25	
.....additional persons, each.....	10	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Summons for Jury, service of.....	1.00	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Attending Trial.....days, each.....	1.00	
Execution, or Order of Sale, service of.....	40	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Four per cent. of money made on.....		
Advertising sale.....	25 or 40	
(1).....of....., service of.....	40	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Taking Bond in.....	50	
Sum'ing and Swear'g Apr'sers., each case.....	1.00	
Notice to Garnishee, service of.....	40	
Making.....copies of, each.....	25	
Appraisers' Fees, each.....	1.00	
Schedule.....	40	
Moving, and Care of Property.....		
<i>Attachment</i>	1.50	
<i>Mileage</i>	60	
Order to Appear in Aid of Execution, service on.....persons, each.....	40	
.....copies.....; Mileage,.....miles.....		
Notice to Defendant, service,.....persons, ea.....	40	
.....copies.....; Mileage,.....miles.....		
Order to Pay Money, service.....	40	
Copy.....; Mileage,.....miles.....		

The Proper affidavit being filled in accord with the above Bill of Particulars signed and sworn to by Plaintiff C. E. Tarbill an order of attachment with Garnishee, was issued and served to defendant and the New York Central Railway Co. and ~~del~~ Wirt Dawson was sworn in as constable for this case and attachment and Garnishee delivered to him at 4:25 o'clock July 11 1927. Constable made the following Return Received this writ July 11, 1927 at 4:25 o'clock, and served the same at 4:30 o'clock same day. I could not get Possessions of the Earnings mentioned in said writ on July 11, 1927 at 4:30 o'clock I served the New York Central Rail way Co with a true copy of this writ and a written notice to appear and answer personally by leaving same at their usual place of business in Liberty township O. O. Signed Wirt Dawson.

July 14 1927
waited from 1:00 o'clock until 2:00 o'clock and the Defendant or Garnishee did not appear. therefore I therefore rendered judgment in favor of Plaintiff against the Defendant for \$57.40 and cost of the case which are 3.30 - justice 1.50 constable
total 62.20

Bail of

Whereas, on the day
against.....
docket of.....
\$....., and the said.....
tends to appeal therefrom to the Court
County. Now, therefore, I.....
do hereby promise and undertake in
dollars, that said appellant shall duly
without unnecessary delay, and, if jud
lant, that I will satisfy said judge
that may accrue.

Approved by and signed before me, th
A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 9
11 1927 The Plaintiff filed

The said Plaintiff says
him from said Defendant
by seven + 4/100 Dollars
as to wit.
Merchandise furnished
Family

Affidavit being
cord with the above
law signed and
Plaintiff C. E. Tarbell
Attachment with
is issued and served
in the New York
ay Co. and
was sworn in as
his case and
and Garrison
ine at 4:30 o'clock.
Constable made
Return

writ July 11, 1927 at
and served the same
same day.
Possession of the
tioned in said writ
1927 at 4:30 o'clock
New York Central Rail
a true copy of this
written notice to appear
Personally by leaving
usual place of
Liberty Township Union Co. D.
writ Dawson.

7
o'clock until 2:00 o'clock
dant or Garrison
or. therefore
nded judgment
intiff against the
for \$57.40 and cost
chase 3.30 - Justice
1.50 Constable
62.20

Plffs Witnesses: fees of

Def't's Witnesses: fees of

Jury: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

July 15, 1927 Received affidavit from
T A Palmer, Paymaster New York Central R.R. Co
stating \$55.20 due Harry Stratton for services
since June 15, 1927

July 15, 1927, I ordered T A Palmer, Paymaster
to pay into Court \$55.20 due Harry Stratton

July 27, 1927 Received letter from T A Palmer
Paymaster stating that a typographical error
existed in affidavit which should read
\$35.20 instead of \$55.20 and enclosing check
for \$35.20 which was divided as follows.
\$9.40 to C. E. Tarbell.

3.58 to Justice & Constable
3.85 Court Costs for assault & battery case
which was dropped by Plaintiff
\$14.95 Total
\$18.25 to Defendant Harry Stratton

35.20
The Plaintiff on the 9th Day of September did order
an Execution to issue against the Def't
which was issued by the Court and the Constable
Received the same day and made Return on Sept 26
1927 having levied on a Ford Automobile Engine No
121315 and sold the same at Public auction to
W Hildreth for \$6.00 which was applied to Payment
of Cost as follows.
To Justice 1.00
Constable 2.66
Storage 2.00
Bal to Tarbell Rly 29
6.00

October 9, 1927.
Notice issued to Mr. G. H. Rockhold, employer of
Harry Stratton to pay 20% of his wages into Court
which was served by Constable Huey and Return made
Saturday.

Bail of Appeal.

Whereas, on the day of A. D. 19 ..
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.
Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
..... Dollars,
payment in full on the above judgment and costs.

RETURN

(To be made only on the Original Writ.)
Gen'l Code, Secs. 10237 to 45

Received this writ

19

day of

indorsement thereon with*

19, on the defendant by leaving a certified copy thereof, and of the

CONSTABLE'S FEES

Service and Return, persons,	
each 80c	\$.80
Mileage, 1st mile, 50c	\$.50
additional miles, each 15c	\$.22
Total	\$ 1.52

Constable.

*"With him or her, or them each personally," or "at his or her usual place of residence," or "with the President or Cashier, Secretary, Mayor, Agent, etc., of the defendant corporation," or otherwise, as the case require, or say, if so, "the defendant not found in my jurisdiction."

No.

Civil Doc. Page

Before F. C. Walker
JUSTICE OF THE PEACE,

Liberty Township,
Union County, Ohio.

The Lennox Paint & Oil Co.,
vs. Plaintiff,

J. H. McILROY
Defendant.

SUMMONS

Returnable Sept. 37th 1927

at 8 o'clock A. M.

Amount for which Plaintiff will take judgment if Defendant fail to appear \$ 28.⁰⁰

With interest 7 per cent. from June 7 1927

Justice's Fee \$ 1.27

Constable's Fee Justice fee \$ 1.70
Constable \$ 1.60

Returned and Filed, 32.87

19

Justice of the Peace.

CERTIFICATE

(To be signed only on the copy left with the defendant.)
I certify that the within and above is a true copy of the original writ, and of the indorsements thereon.

A. C. Good Constable.

SUMMONS

Gen'l Code, Secs. 10233,-5,-7.

The State of Ohio, Union County, ss.To any Constable of Liberty Township in said County, Greeting:

YOU ARE HEREBY COMMANDED to summon

Z. H. McIlroyto appear before me, the undersigned, a Justice of the Peace, at my office in
Liberty Township, on the 27th day of September 1927.at 8 o'clock A.M., to answer the action of THE LENNOX PAINT AND OIL COMPANYfor the amount due on an account of \$28.50 with interest from June, 1926.

The Plaintiff asks a judgment for the amount indorsed hereon, and for costs.

You will make due return of this writ on or before the Twenty-seventh day of
September 1927, at 8 o'clock A.M.WITNESS my hand, this 19th day of September 1927.F. C. Walker.

Justice of the Peace.

No.

BEFORE F. C. WALKER, JUSTICE
OF THE PEACE IN AND FOR
LIBERTY TOWNSHIP, UNION COUNTY,
OHIO.

L. E. Stratton,

Plaintiff,

vs.

Rexford E. Anderson,

Defendant.

MOTION AND MEMORANDUM IN
SUPPORT OF MOTION

D. B. Sharp,
Attorney for Defendant.

A person attending the hearing of an application
for an injunction in a case in which he is interested
as a party, in a county other than that of his
residence, is privileged from the service of summons
while he is attending such hearing.

in this case the defendant was known to
have been in the county of Union County, Ohio,
at the time of the hearing of the application for
an injunction in the case of Stratton vs. Anderson,
No. 10,000, in the County Court of Union County,
Ohio, on the 10th day of August, 1910, and that
the defendant was present at such hearing and
attended the same.

BEFORE F. C. WALKER, JUSTICE OF THE PEACE IN AND
FOR LIBERTY TOWNSHIP, UNION COUNTY, OHIO.

L. E. Stratton,

Plaintiff,

vs.

Rexford E. Anderson,

Defendant.

M O T I O N

Now comes the defendant, Rexford E. Anderson and appearing for the purpose of this motion only, and not intending to ^{enter} tender his appearance herein, and moves the court to quash the service of summons in the above entitled action for the following reason to-wit:

The defendant is a non-resident of Union County, Ohio, and was served with a summons in this action while returning from the trial of a case in this court.

D. B. Sharp

Attorney for Defendant.

MEMORANDUM IN SUPPORT OF MOTION

It is well settled in Ohio that a person who has been attending upon the trial of a case as a party cannot be legally served with a summons in another action when he is not a resident of the County in which the action was tried. He must be given an opportunity to return to the county of his residence and a summons served before such opportunity is given is illegally served, and the service should be quashed.

In the case of *Andrews vs Lembeck* 46 O.S., page 38, the syllabus is as follows:

A person attending the hearing of an application for an injunction in a case in which he is interested as a party, in a county other than that of his residence, is privileged from the service of summons while going to, attending, and returning from, the place of such hearing.

This case was approved and followed by the Supreme Court in the case of Barber vs Knowles in 77 O.S., page 81, the first paragraph of the syllabus being as follows:

A suitor going to, attending or returning from court for the purpose of a case to which he is a party, is privileged from service of summons while so going, attending or returning. Andrews vs. Lembeck, 46 O.S. 38, approved and followed.

We submit , therefore, that the motion should be sustained and service of summons in this action quashed.

Before F. G. Walker, Justice
of the Peace in and for Liberty
Township, Union Co., Ohio

L. C. Stratton,
Plaintiff,
vs.

Rexford C. Anderson,
Defendant.

Affidavit.

D. B. Sharp,
Atty. for Defendant.

Before F. C. Walker, Justice of the Peace in and
for Liberty Township, Union County, Ohio

L. C. Stratton,
Plaintiff.

vs.
Rexford C. Anderson,
Defendant.
Affidavit.

State of Ohio, Union Co., ss.

Rexford C. Anderson, being first duly sworn,
deposes and says that on the 30th day of
October, 1928, he was present in the Court of the
above named Justice of the Peace, as the plaintiff
in the case of Rexford C. Anderson vs. L. C. Stratton;
that immediately after the conclusion of the trial of
said case, he started to return to his home,
which is in Franklin County, Ohio; that
before he had gotten out of the village of Raymond
where said trial was held, he was served with
a summons in the above entitled action.

Affiant further says that he is a ~~not~~ non-
resident of Union County and is a resident
of Franklin County, Ohio, and was necessarily

present at said trial and was given no opportunity to return to his place of residence before the summons was served on him in this action.

Rufford E. Anderson
Sworn to and subscribed before me, this
8th day of November, 1928.

F C Walker

J. P.

Filed Nov 8 - 1928

F C Walker J. P.

CIVIL ACTION before *F. C. Walker* Justice of the Peace of

Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

The Lumox Paint and Oil Co
a Corporation

Plaintiff,

against

L. H. McChoy

Defendant.

Case No. 10

Sept 22. 1927 The Plaintiff filed

Bill of Particulars,

in substance as follows: *The Plaintiff The Lumox Paint and Oil Company, says there is due it from said Defendant, L. H. McChoy. The sum of \$28.50, upon an account for goods and merchandise sold and delivered and costs of this action & return*

Plffs Witnesses: fees of

Judgment, \$..... Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Swearing, Filing, Record, Order, Answer, etc.

CONSTABLE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Making copies, Mileage, Subpenas, Swearing, Filing, Record, Order, Answer, etc.

Dow Aiken
Plaintiff's Attorney

Plaintiff deposited a check for \$6.00 to cover costs which was approved. Summons issued to Allen Coon-Constable at once who made return at 8:00 P.M. the same evening with a check for the amount and cost total 32.27.

So the case is closed

F. C. Walker
J. P.

Def't's Witnesses: fees of

Jury: fees of

Bail of

Whereas, on the day against docket of \$....., and the said tends to appeal therefrom to the Court County. Now, therefore, I..... do hereby promise and undertake in dollars, that said appellant shall duly without unnecessary delay, and, if jud- lant, that I will satisfy said judge- that may accrue.

Approved by and signed before me, the A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 10
1927 The Plaintiff filed

The Plaintiff The General
Company, says there is due
Defendant, I H McShay,
upon an account for
merchandise sold and
costs of this action & interest

Dow Atkins
Plaintiff's Attorney

A check for \$6.00
was approved.
sent to Allen Coon-
ance who made
5:00 P.M. the same
a check for this
cost total 32.00

case is closed

C Walker
J. P.

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
.....
..... Dollars,
payment in full on the above judgment and costs.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 11

19 The Plaintiff filed

Plffs Witnesses: fees of

Fred Smith
Plaintiff,

against
H. E. Rhoads
Defendant.

Bill of Particulars,

in substance as follows: That said Plaintiff who being duly sworn says that he is the owner of Jersey cow & calf, that said cow and calf are being detained wrongfully by the Defendant *H. E. Rhoads* and that he is entitled to immediate possession of them Plaintiff signed and swore to the regular affidavit for order of delivery in Replevin, Plaintiff gave bond for \$75.00 for Defendant signed by

Fred Smith and H. S. Smith
Floyd Huey Constable appraised *Charles Clutter and Heber Shirts* to appraise the said cow and calf they were duly sworn.

Cow and calf were appraised at \$125.00 after which they were delivered to the Plaintiff by Constable *Floyd Huey*.

date set for trial November 1st 1927 at ten o'clock.

all parties present at 11.40 o'clock after consultation

Defendant asked that the case be dismissed at his cost which was done.

Cost as follows
Justice fee \$2.75
Constable 3.95
Appraisers 2.00
Total \$8.70

Deft's Witnesses: fees of

Jury: fees of

Bail of

Whereas, on the day
against
docket of
\$., and the said
tends to appeal therefrom to the Court of
County. Now, therefore, I,
do hereby promise and undertake in the
dollars, that said appellant shall duly
without unnecessary delay, and, if judg-
ment, that I will satisfy said judgment
that may accrue.

Approved by and signed before me, the
A. D. 19

Judgment, \$ Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 2 columns: Description and Amount. Includes items like Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid of Execution, Swearing, Filing, Record, Order, Answer, Transcript, Certifying same.

CONSTABLE'S FEES.

Table with 2 columns: Description and Amount. Includes items like Summons, Making copies, Mileage, Subpenas, Making copies, Mileage, Summons for Jury, Making copies, Mileage, Attending Trial, Execution, Mileage, Advertising sale, Making copies, Mileage, Taking Bond, Sum'ing and Swear'g Apr'sers., Notice to Garnishee, Making copies, Appraisers' Fees, Schedule, Moving, Order to Appear in Aid of Execution, Notice to Defendant, Order to Pay Money.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 11
19 The Plaintiff filed

That said Plaintiff who says that he is the owner of, that said cow and calf and cow and calf are being held by the Defendant that he is entitled to possession of them and swore to the writ for order of delivery Plaintiff gave bond for writ signed by and H.S. Smith stable appraiser and Heber Shirk said cow and calf were appraised at \$125.00 and were delivered to by Constable

trial November 1st 1927

at 11.40 o'clock that the case at his cost done

fee \$2.75
3.95
2.00
\$8.70

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

H. E. Rhoads.
Frank Williams

Plaintiff,

against

Fred Smith
H. S. Smith

Defendant.

Case No. 12

November 21 1927 The Plaintiff filed
Bill of Particulars, too lengthy for complete recording

in substance as follows: the Plaintiff says there is
due him from the Defendants the sum
of \$27.50 for damages done to the Plt's
crops and property by the said Defendants
Cattle & Hogs in the year 1927 and
Prior to November first of said year.
Plaintiff therefore asks for a judgment
for the amount herein endorsed and
for costs of this action

Pliff's Witnesses: fees of

Mrs H. E. Rhoads.
Ward Brooks
Herbert Rea
Wm Penhallow
Harry warbs.
Wm Smithson
John W Mahaffey

Deft's Witnesses: fees of

Archie Smith
Cleo Smith
Luther Smith
Wm Figley

Jury: fees of

W E Hall
H C Perfect
Elwood Shirk
T F Lockwood
Bert Miller
T B Collinson

Bail of Ap

Whereas, on the ... day of ...
against ...
docket of ...
\$, and the said ...
tends to appeal therefrom to the Court of C
County. Now, therefore, I ...
do hereby promise and undertake in the s
dollars, that said appellant shall duly pr
without unnecessary delay, and, if judgm
lant, that I will satisfy said judgment,
that may accrue.

Approved by and signed before me, this
A. D. 19

Judgment, \$	Plaintiff's Costs.	Defendant's Costs.
JUSTICE'S FEES.		
Summons ... persons, each defendant .40	70	
Subpenas, each person ... 50	50	
Summons for Jury, each panel or venire .10	60	
Swearing ... persons, each .10	50	
Filing ... papers, each .05		
Continuances, each .20		
Judgment, entering .40	40	
Transferring, on docket .15		
Satisfaction of .20		
All moneys collected on .4 per cent.		
Execution, or Order of Sale, issuing of .40		
Affidavit, taking and certifying of each .40		
Bond or Undertaking, each .40		
(1) ... of .40		
Trial, sitting in .1.00	2.50	
Docketing and Indexing, per 100 words .15		
Dismissal of Case .20		
Garnishee, Notice to, Ans. of, Orders on, each .40		
Publication .2.00		
Affidavit in Aid of Exec'n, tak'g and cert'g of .40		
Swearing ... persons, each .10	10	60
Filing ... papers, each .05		
Record, per 100 words .15		
Order, to Appear, and Notice to Deft., each .40		
Answer, and Order to pay money, each .40		
Appraisers, Appraisement & Swearing	2.40	
Appraisement	3.00	
Swearing, Jury	4.00	
Transcript, per 100 words .15		
Certifying same .25		

CONSTABLE'S FEES.		
Summons, service of 2n. person, each .50	1.50	
Making ... copies of, each .25		
Mileage, 1st mile, 20c.; ... add'l miles, ea. .05	.95	
Subpenas (first person in) .4. persons, each .25	1.20	
... additional persons, each .10		
Making ... copies of, each .25		
Mileage, 1st mile, 20c.; ... add'l miles, ea. .05	1.55	
Summons for Jury, service of 6. persons, each .40	4.50	
Making ... copies of, each .25		
Mileage, 1st mile, 20c.; ... add'l miles, ea. .05		
Attending Trial ... days, each .1.00	2.00	
Execution, or Order of Sale, service of .40		
Mileage, 1st mile, 20c.; ... add'l miles, ea. .05		
Four per cent. of money made on .25 or 40		
Advertising sale .25 or 40		
(1) ... of ... service of .40		
Making ... copies of, each .25		
Mileage, 1st mile, 20c.; ... add'l miles, ea. .05		
Taking Bond in .50		
Sum'ing and Swear'g Apr'sers., each case .1.00		
Notice to Garnishee, service of .40		
Making ... copies of, each .25		
Appraisers' Fees, each .1.00		
Schedule .40		
Moving, and Care of Property .40		
Order to Appear in Aid of Execution, service on ... persons, each .40		
... copies ...; Mileage, ... miles, .40		
Notice to Defendant, service, ... persons, ea. .40		
... copies ...; Mileage, ... miles, .40		
Order to Pay Money, service,40		
Copy ...; Mileage, ... miles, .40		

Sworn to and Subscribed in my
presence this 21 day of Nov 1927.
Summons Issued to Fred Smith
and H. S. Smith same day, and
delivered to constable Floyd Huey.
who made Return of Service Nov 22.
Served them each personally.
also issued for Plaintiff Subpoenas
to Ward Brooks Harry warbs.
Herbert Rea Wm Smithson
on Nov 22 also issued Subpoena for
Wm Penhallow which was delivered
by Pltff Nov 23.

Appraisers Reported the damage
to said Property to be \$27.50

Signed by T W Woodrow,
John W Mahaffey,
S. S. Flickinger

Trial Called Nov 21 1927 at 11 o'clock
Defendant asked for a jury which was
called the following jurors called
W. E. Hall, H C Perfect, Elwood Shirk,
T F Lockwood, Bert Miller T B Collinson
Court adjourned to 1 o'clock P. M.
at which time the jury was accepted
Plaintiff witnesses as follows called and
Examined H. E. Rhoads
Mrs H. E. Rhoads. Ward Brooks. objection
by Deft's attorney to question by Plt's atty
as to Hogs of Defendants being on the Road
and other Neighbors Property at
different times. Question allowed
by Justice. and Excepted to by
Defendants attorney. then proceeded
with Examination of Herbert Rea
Wm Penhallow Harry warbs.
John W Mahaffey, Wm Smithson
Defendants witnesses were
H S Smith Archie Smith Cleo Smith
Fred Smith Smith Wm Figley

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 12
 Dec 21 1927 The Plaintiff filed
 a copy for complete recording
 the Plaintiff says there is
 the Defendant the sum
 ago done to the Plt's
 by the said Defendants
 in the year 1927 and
 the first of said year.
 asks for a judgment
 to be in endorsed and
 action

subscribed in my
 1 day of Nov 1927.
 I to Fred Smith
 the same day and
 table Floyd. Henry.
 of Service Nov 22.
 personally.
 Plaintiff Subpoena
 Harry Warts.
 in Smithson
 and Subpoena for
 which was delivered

ported the damage
 to be \$27.50

by T.W. Woodrow
 and by John W. Mahaffey.
 S.S. Flickinger
 Dec 1927 at 11 o'clock
 for a jury which was
 ing jurors called
 feet. Elwood Shirk.
 Miller T.B. Collinson
 two 1 o'clock. P.M.
 the jury was accepted
 as follows called and
 E. Rhoads

Ward Brooks objection
 question by Plt's atty
 being on the Road
 Property at
 objection allowed
 excepted to by
 attorney. Thus proceeded
 in of Herbert Rea
 Harry Warts -
 ley. Wm Smithson
 witnesses were
 Smith Cleo Smith
 Smith Wm Figley

	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Plt's Witnesses: fees of				
Mrs E Rhoads.		25		
Ward Brooks.		1 00		
Herbert Rea		1 40		
Wm Penhallow		1 50		
Harry Warts.		1 40		
Wm Smithson		1 40		
John W Mahaffey		7 45		
		25		
		7 70		

	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Deft's Witnesses: fees of				
Cleo Smith		25		
Cleo Smith		25		
Liber Smith		25		
Wm Figley.		25		
		1 00		

	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Jury: fees of				
W E Hall		1 50		
H C Perfect		1 50		
Elwood Shirk		1 50		
T F Lockwood		1 50		
Bul Miller		1 50		
T B Collinson		1 50		
		9 50		

after Examination of all witnesses and the Pleas
 of attorneys. The jury decided that the
 Defendant owed Returned the following
 verdict. We the jury in this case do find the
 Complaint of the Plaintiff as set forth in
 his Bill of Particulars True. and do assess
 his Damages in the Premises at twenty
 seven dollars and 50 cents (\$27.50)
 Signed
 T F Lockwood B. C. Miller
 W E Hall T B Collinson
 Elwood Shirk H C Perfect

So I enter judgment accordingly for the
 favor of the Plaintiff for the sum of twenty
 seven dollars and fifty cents (\$27.50) and all costs
 of this case.
 verdict \$27.50
 Fees of Justice & Appraisers 12.00
 Constable 14.00
 witnesses (except defendant's) 7.40
 Jury fees 9.00
 Total \$70.10
 December 1st 1927 Defendant Paid to
 Justice of Peace by Check \$70.10
 So this closes this case
 Paid out as follows John W Mahaffey 1.25
 S B Flickinger appraiser 1.00

Bail of Appeal.

Whereas, on the day of A. D. 19 ..
 obtained judgment
 against on the
 docket of J. P., for
 100 dollars, and costs, taxed at
 \$....., and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.
 Approved by and signed before me, this day of
 A. D. 19 ..
 Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by de-
 fendant, I will pay the judgment, with interest and costs, and costs that
 may accrue.
 Approved by and signed before me, this day of
 A. D. 19 ..
 Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
 Dollars,
 payment in full on the above judgment and costs.

Justice's Civil Docket (Crown), The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 13

Feb 13

19 28 The Plaintiff filed

Arch. DeLashmuth Plaintiff

against L.A. Connor Defendant

Bill of Particulars,

in substance as follows:

the Defendant L.A. Connor is fully indebted to the Plaintiff Arch DeLashmuth in the sum of seven Dollars + 28 cents for gasoline + oil necessary with operations of his automobile

Notice served Feb 10 1928 Attachment + Garnishes issued Feb 13 1928 served by constable Floyd Huey Feb. 14 1928

Feb 14. 9:30 P.m. Dallas Sullivan of Richwood appeared for Defendant and paid this principle and cost

So this case is dismissed

Constable cost 2.25 Justice 3.50 Principle 7.27

Recd Payment FC Walker J.P.

Plffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the... day of... against... docket of... \$... and the said... tends to appeal therefrom to the Court of... County. Now, therefore, I... do hereby promise and undertake in the... dollars, that said appellant shall duly p... without unnecessary delay, and, if judgn... lant, that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

Table with columns: Judgment, \$, Plaintiff's Costs, Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

(L.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Case No. 14
13 1928 The Plaintiff filed

the said ~~defendant~~
Smithson is guilty
the Plaintiff
for veterinary
sum of \$100.

Harry Reiter
and anti-wm Smithson
- act of moving his
of the county Pltff
- attachment
issued Feb 13 1928
to Constable Hrey
to reported the same
levied on a team of
horses and some

4/28 Defendant
and paid claim
accrued.
is dismissed

Walker J.P.

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19,
 obtained judgment
 against on the
 docket of J. P., for
 dollars, and costs, taxed at
 \$, and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

Approved by and signed before me, this day of
 A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by de-
 fendant, I will pay the judgment, with interest and costs, and costs that
 may accrue.

Approved by and signed before me, this day of
 A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from

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

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 15'

Globe Fertilizer Company

April 23

1928 The Plaintiff filed

Bill of Particulars,

Plaintiff

Shirk & Son

Defendant

in substance as follows:

Plaintiff claims judgment against the Defendants for merchandise sold and delivered to the Defendants, in the sum of \$59.12, an itemized statement of which is hereto attached marked Exhibit "A" and made a part hereof.

C. A. Hoopes

C. A. Hoopes being first duly sworn, says that he is attorney for the Plaintiffs that the Plaintiff is a non resident of the State of Ohio, and that the facts stated and allegations made in the foregoing Bill of Particulars, are true, as he verily believed.

C. A. Hoopes

Sworn to before me and subscribed in my presence this 23rd day of April 1928

Alice Goodwin

(Seal)

Notary Public

Summons issued 4/23/28 to constable Floyd Huey, who reported service same day, by leaving copy with Mrs. Mae Shirk owner of the firm

4/27/28 Plaintiff asked for continuance to Saturday May 5, 1928, which was granted.

5/4/28 Both Parties asked to let the case rest a short time which was done

5/7/28 Mrs. Mae Shirk appeared and paid \$2000 on the above claim, to F. C. Walker Justice of the Peace the above payment was turned over to Plaintiff's attorney, except the constable fees of \$1.45 on May 9, 1928.

Paid in full Oct 22 - 28. F. C. Walker

Plffs Witnesses: fees of

Def'ts Witnesses: fees of

Jury: fees of

Bail of Ap

Whereas, on the... day of... against... docket of... \$... and the said... tends to appeal therefrom to the Court of C... County. Now, therefore, I... do hereby promise and undertake in the... dollars, that said appellant shall duly p... without unnecessary delay, and, if judgn... lant, that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Rows include: JUDICIAL FEES (Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid, Swearing, Filing, Record, Order, Answer, Transcript, Certifying), CONSTABLE'S FEES (Summons, Making, Mileage, Subpenas, Making, Mileage, Summons for Jury, Making, Mileage, Attending Trial, Execution, Advertising, Taking Bond, Sum'ing and Swear'g Apr'sers, Notice to Garnishee, Appraisers' Fees, Moving, Order to Appear, Notice to Defendant, Order to Pay Money).

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Case No. 15
1928 The Plaintiff filed

no judgment against
for merchandise
owed to the Defendant's,
\$59.12, an itemized
bill is hereto attached
A and made a post

C. A. Hoopes
first duly sworn, says
may for the Plaintiff's
is a non resident
is, and that the facts
allegations made in the
Particulars, are true,
believed.

C. A. Hoopes.
I have read and subscribed
this 2nd day of April 1928
Alice Goodwin
Notary Public

and 4/23/28 to constable
who reported service same
copy with
return to the firm

Pliff asked for continuance
15 1928, which was

ed to let this case rest
which was done

Shirk appeared and
he above claim.
Justice of the Peace
out was turned over
may except the constable
day 9, 1928

full
Oct 22 - 28
F. C. Wacker

Pliff's Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 .., ..
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$.., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
.....
..... Dollars,
payment in full on the above judgment and costs.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

J. W. Wheeler

Case No. 16

May 9

1928 The Plaintiff filed

Bill of Particulars,

Plaintiff

against

Gerald Fogle

Defendant

Judgment, \$

Plaintiff's Costs Defendant's Costs

JUSTICE'S FEES.

Table with 3 columns: Fee Description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid of Exec'n, Swearing, Filing, Record, Order, Answer, Transcript, Certifying same.

CONSTABLE'S FEES.

Table with 3 columns: Fee Description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Making, Mileage, Subpenas, Making, Mileage, Summons for Jury, Making, Mileage, Attending Trial, Execution, Advertising sale, Making, Mileage, Taking Bond in, Sum'ing and Swear'g Apr'sers., Notice to Garnishee, Making, Appraisers' Fees, Schedule, Moving, and Care of Property, Order to Appear in Aid of Execution, Notice to Defendant, Order to Pay Money.

in substance as follows: the Plaintiff and undersigned J. W. Wheeler - a Resident of Union Co. O. doth make his complaint against one Gerald Fogle for this; that the said Gerald Fogle did on or about the fifth day of May 1928 unlawfully and forcibly and with a strong hand, enter, and hath, ever since, and doth still, unlawfully, and forcibly, and with a strong hand detain possession of the undersigned the following premises situated in the County of Union and State of Ohio and described as follows, being about twenty seven and one half acres of land and now occupied by said complainant being two fields, the one now under cultivation the other being pasture having scattering trees thereon, and joining the land now owned by Mr. Hopkins and known as the Barnlands on the East and joins the land known as the J. W. Wheeler land on the west, the undersigned at the time of said entry and ever since hath had the right to the possession of said premises, and on the seventh day of May 1928 the undersigned served upon the said Gerald Fogle as required by law, notice in writing to leave the said premises, the undersigned asks Process and Restitution, and Damages in the amount of \$20.00 by reason of said trespass.

Signed J. W. Wheeler on May 9, 1928 I issued Summons for Gerald Fogle to appear and answer this suit on May 17, 1928. on May 12, 1928 attorneys and Principals on both sides appeared and tried to settle and failed. attorney Hale L Moffitt for Def't presented written request that the Court make Guy L Green, a Co Defendant in the case, which was done, also Defendant asked for a jury which was chosen. Defendant deposited with the Court check for \$900 to pay for said jury. the following jurors chosen. Wm Pearson Chas L Miller Wm Burroughs Ed Anderson H. C. Perfect Albert Fritchman

Plffs Witnesses: fees of

Def't's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of ... County. Now, therefore, I ... do hereby promise and undertake in the ... dollars, that said appellant shall duly p without unnecessary delay, and, if judgn lant, that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Case No. 16
1928 The Plaintiff filed

The Plaintiff and undersigned
of Union Co. Cl. doth
against one Gerald Fogle
said Gerald Fogle did
the day of May 1928 unlawfully
with a strong hand enter and
and doth still, unlawfully
the a strong hand detain
undersigned the following
in the County of Union
and described as follows,
seven and one half acres
occupied by said complainant
is one now under cultivation
nature having scattering trees
ing the land now owned by
known as the farmlands
the land known as
land on the west,
the time of said entry
both had the right to the
Premises and on the
May 1928 the undersigned
said Gerald Fogle as
notice in writing to leave
the undersigned asks
tation, and Damages
of \$20.00 by reason of

J. W. Wheeler
issued Summons for
appear and answer this
28.
attorneys and Principles
eared and tried to settle
my Natl. L. Moffitt for Def't
is request that the
y L. Green, a Co Defendant
which was done.
asked for a jury which
ndant deposited
check for \$9.00 to pay for
jurors chosen.
Chas. L. Miller
Ed. Anderson
Albert Fritchman

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

May 14, 1928 All parties with their attorneys
appeared and all jurors called appeared
at 10:00 o'clock and case was heard and
jury gave in the following verdict
"we the jury do find the Defendant guilty
The farm shall be held by Mr. Wheeler &
the Rent to follow the ownership of Farm.
all cost to be Paid by owner of Farm.
Signed H.C. Perpet foreman. Wm Pearson.
W. A. Burroughs Albert Fritchman
J. E. Anderson, Chas. L. Miller

It is therefore considered by me, that the said
Plaintiff have Restitution of the Premises mentioned
and described in his said complaint, and
Recover of the said defendant the costs herein
taxed at \$15.15 as follows.
Justice fees. \$5.00 Jury fees and in
Constable .. 9.80 advance by J. L. Green
Total \$15.15 \$9.00
Which was Paid by check for \$12.45 and
Cash 1.20
15.15

and the case is now closed.
F. C. Walker J. P.

Bail of Appeal.

Whereas, on the..... day of..... A. D. 19 ..
..... obtained judgment
against..... on the
docket of..... J. P., for
..... dollars, and costs, taxed at
\$....., and the said..... in-
tends to appeal therefrom to the Court of Common Pleas of ..
County. Now, therefore, I.....
do hereby promise and undertake in the sum of ..
dollars, that said appellant shall duly prosecute..... appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.
Approved by and signed before me, this..... day of.....
A. D. 19 ..
..... Justice of the Peace.

Undertaking for Stay of Execution.

I,..... resident of
..... County, as Surety for Stay of Execution in
the above cause of.....
against.....
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.
Approved by and signed before me, this..... day of.....
A. D. 19 ..
..... Justice of the Peace.

Satisfaction of Judgment.

Received,..... 19 .., from.....
.....
..... Dollars,
payment in full on the above judgment and costs.
.....

CIVIL ACTION before F. C. Walker Justice of the Peace of Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 17

May 14

1928 The Plaintiff filed

Edward T. Powell

Plaintiff

against

Ella M. Myers

Defendant

Judgment, \$

Plaintiff's Costs

Defendant's Costs

JUSTICE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Subpoenas, Filing, Judgment, Execution, Affidavit, etc.

CONSTABLE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Making copies, Mileage, Subpoenas, etc.

Bill of Particulars,

in substance as follows:

First Cause of action

Now Comes the Plaintiff and says that on or about the 1st day of August 1927. He Reached by Oral Contract from Glen Frizzell, the then owner of said land. a certain tract of about twenty five acres. situated in Liberty township Union Co. Ohio. and being just South of the village of Peoria, and being between the Peoria & Marysville Pike and Hillcreek and being a part of what is known as the Judy Farm.

These Particulars being too lengthy to have Room on this Record. Refer to the original Bill of Particulars on file and Herby Refered to. The claim being for one action \$250.00 and another Cause of action being for \$250.00 The actions being for Money Only and Costs of expended

Signed Powell & Powell Attorney for Plaintiff

Sworn to and subscribed before. Ruth M. Argabright Notary Public Franklin Co. O.

Plaintiff deposited \$50.00 for costs Saturday I issued Summons to Constable Floyd Huey. To be Returned not later than May 26. 1928. at 9:00 o'clock. A.M. which is the date set for trial

FC Walker J.P. on application of both attorneys Hearing postponed until Monday. May 28. 1928

Received an agreement between attorneys continuing this case to June 25. 1928 at one o'clock P.M.

June 25. 1928. Both Parties appeared at 7:00 o'clock. and proceeded to hear. The Evidence in the case and studying the Deposition of Mr. Glen Frizzell the Court came to the following decision

Pliff's Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the... day of... against... docket of... \$... and the said... tends to appeal therefrom to the Court of... County. Now, therefore, I... do hereby promise and undertake in the dollars, that said appellant shall duly p without unnecessary delay, and, if judgnant, that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 17
1928 The Plaintiff filed

action
Plaintiff and says that on or
of August 1927. He Rented by
in Glen Frizell. The then
a certain tract of about
situated in Liberty township
and being just south of the
and lying between the
Hills Pike and Millcreek.
of which is known as
laws being too lengthy
in this Record. Refer to
all of Particulars are
by referred to.
for one action \$250.00
cause of action being for
times being for money only
Powell + Powell
attorney for Plaintiff
brought before.
Ruth M. Argabright
Notary Public
Franklin Co. O.
\$500. for costs
and Summons to Constable
The Returned not later
1928. at 9:00 o'clock. A.M.
is set for trial
F.C. Walker J.P.
Both attorneys hearing
Monday. May. 28th 1928
agreement between attorneys
made to June 25th 1928
P.M.

Both Parties appeared
and proceeded to hear.
in the case.
Deposition of
tell the court
following decision

Pliff's Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

that the Defendant owes to the Plaintiff
as follows.

Cost of seed wheat Fairbairn ground	74.50
Damages for loss of use of farm	58.00
Cost of case	8.65
Total	133.15

Deft's Witnesses: fees of

Then the Plaintiff told Defendants attorney that
if his client would pay into the court within
ten days the sum of \$75.00 and all cost in the
case he would call it settled.
which was agreed to by Defendant.

Cost as follows.

Justice	\$4.10
Constable	1.45
for Deposition	3.10
total cost	8.65
	<u>75.00</u>
	83.65

Received of Ora M. Myers. The sum of Eighty
three Dollars and 60 Cts. covering the above
Judgment as per agreement above.

F.C. Walker J.P.

So this case is settled

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ..
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
..... Dollars,
payment in full on the above judgment and costs.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 18

Oct 24 1928 The Plaintiff filed

Rexford E. Anderson Plaintiff
against
L. C. Stratton Defendant

Bill of Particulars,

in substance as follows: The undersigned Rexford E. Anderson a Resident of the County of Franklin State of Ohio, doth hereby make his Complaint to you against one L. C. Stratton for this that the said L. C. Stratton hath ever since the 13th day of September 1928, and doth still unlawfully and forcibly detain, from the undersigned, Possession of the following premises, situated in the Township of Liberty and County of Union and described as follows.

The farm now owned by the undersigned Rexford E. Anderson, and known as the Gregg farm. That the said L. C. Stratton entered upon said premises as a tenant of the undersigned; the lease thereof expired at that date the time herein first mentioned; and from that time the said L. C. Stratton hath unlawfully and forcibly held over his said term

on the 27th day of September 1928. The undersigned duly served upon the said L. C. Stratton, as required by Law. Notice in writing to leave said premises. The undersigned asks Process and Restitutions. etc. Dated this 24 day of October 1928 Signed Rexford E. Anderson.

Oct 26 1928. Served Summons to Constable Floyd Huey Returnable Oct 30 1928 at 10:00 o'clock. Plaintiff Put up \$10.00 to secure cost Both Sides waiving Jury. witnesses sworn, Rexford E. Anderson Mrs Anderson L. E. Stratton C. J. Marshall T. F. Lockwood. adjourned at 12:30 until 10 o'clock.

Plffs Witnesses: fees of

Deft's Witnesses: fees of

T. F. Lockwood
C. J. Marshall

Jury: fees of

Judgment, \$

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Subpoenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid, Record, Order, Answer, Transcript, Certifying same.

CONSTABLE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Mileage, Subpoenas, Summons for Jury, Attending Trial, Execution, Advertising sale, Taking Bond, Appraisers' Fees, Moving, Order to Appear, Notice to Defendant, Order to Pay Money.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Bail of A

Whereas, on the... day of... against... docket of... \$... and the said... tends to appeal therefrom to the Court of... County. Now, therefore, I... do hereby promise and undertake in the dollars, that said appellant shall duly p without unnecessary delay, and, if judgnant, that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

No. 18
24 19 28 The Plaintiff filed

the undersigned
a Resident of the
State of Ohio, doth
Complain to you
L. C. Stratton for this
L. C. Stratton hath ever
day of September 1928,
unlawfully and forcibly
undersigned, possession
premises, situated in the
City and County of Union
is follows.
owned by the undersigned
son, and known as
L. C. Stratton entered
as a tenant of
ed; the lease therefor
this time
mentioned; and from
said L. C. Stratton
ly and forcibly held
September 1928. The
lady served upon the said
as required by Law.
ing to leave said
undersigned asks
stitutions. etc.
y of October 1928
Rexford E. Anderson.

To Constable Floyd Huey
30 " 1928 at 10:00 o'clock.
up 10.00 to secure cost
ing Jury.
Rexford E. Anderson
L. E. Stratton
F. Lockwood.
1232 until 10 o'clock

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

after hearing the evidence and Pleas
of Counsel. The court decided in favor
of Defendant with cost against Plaintiff

Costs of Justice Peace	4.00
Constable	3.95
Witnesses	2.00
Received of Plaintiff	<u>10.95</u>

Deft's Witnesses: fees of

T. F. Lockwood	1.00
C. J. Marshall	1.00

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ..
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.
Approved by and signed before me, this day of
A. D. 19 ..
Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.
Approved by and signed before me, this day of
A. D. 19 ..
Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
.....
..... Dollars,
payment in full on the above judgment and costs.
.....

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 19

November 2 1928 The Plaintiff filed

Bill of Particulars,

in substance as follows: Now comes the Plaintiff and for his Bill of Particulars says that the defendant Rexford E. Anderson is indebted to him in the sum of \$92.01 and upon account as follows.

- To Pasture for 21 Ewes and 1 Buck for 24 days. \$2.70
To 49 days Labor. \$66.00
To Groceries for dinner for Threshers. \$7.31
To Cost of Labor for Dinner for Threshers to one load of Timothy Hay. 8.00
To Loss of Keep of Horse from Sept. 4 to October 30. 3.00
To Loss of Keep of Chickens from September 4 to October 30. 4.00
Total 92.01

That said account is justly due and unpaid and there are no counter claims against the same. Wherefore, the Plaintiff prays that he may have judgment against the defendant for the sum of \$92.01 and for his costs of this action and all proper relief.

Cameron & Cameron
Attorney for Plaintiff

Summons was issued to Constable Floyd & Henry on October 30, 1928. Returnable November 8, 1928 at 10:00 o'clock a.m.

L. E. Stratton
Plaintiff
against
Rexford E. Anderson
Defendant

Pliffs Witnesses: fees of

Deft's Witnesses: fees of

Jury fees of

Bail of A

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of ... County. Now, therefore, I ... do hereby promise and undertake in the ... dollars, that said appellant shall duly p ... without unnecessary delay, and, if judgn ... lant, that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Rows include: JUSTICE'S FEES, Summons, Subpenas, Swearing, Filing, Judgment, Execution, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit, Record, Order, Answer, Transcript, Certifying same, CONSTABLE'S FEES, Summons, Subpenas, Summons for Jury, Attending Trial, Execution, Notice to Garnishee, Appraisers' Fees, Schedule, Moving, Order to Appear, Notice to Defendant, Order to Pay Money.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 19
October 2 1928 The Plaintiff filed

Now comes the Plaintiff
of Particulars says that the
D. E. Anderson, is indebted
to him of \$92.01 and upon
goods.

for 21 Ewes and 1 Buck.
days. \$2.70
days Labor. \$66.00
for dinner for
hreshers \$7.31
for Dinner 2.00
for hreshers
Timothy Hay. 8.00
of house from
October 30 3.00
of chickens from
to October 30. 4.00
Total 92.01

and is justly due and
and no counter claim
and.

Plaintiff prays that the
judgment against the
for the sum of \$92.01 and
this action and
relief

Cameron & Cameron
attorney for Plaintiff
issued to constable
October 30. 1928.
November 8. 1928
C. M.

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury fees of

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19,
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.
.....
Approved by and signed before me, this day of
A. D. 19,
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
.....
..... Dollars,
payment in full on the above judgment and costs.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

The Raymond Elevator Co.

By F. T. McCurdy

Plaintiff

against

Walter Lonsdowne

Defendant

Case No. 20

Filed

1929 The Plaintiff filed

Bill of Particulars,

in substance as follows: The Said Plaintiff says there is due them from the said Defendant the sum of twenty five + 34/100 Dollars for necessaries to wit Coal and flour for himself and family sold and delivered at his order.

Signed F. T. McCurdy,

Plaintiff asked that summons be issued also that Plaintiff made affidavit for attachment and garnishment stating under oath as in Bill of Particulars, and that Demand had been made according to law for an amount in excess of 80% of his earnings during the last 30 days.

also stating that he has good reason to believe and does believe that the New York Central Railroad Co has in their possession money credits or other property belonging to said Defendant which is liable to be attached in this action and are indebted to the said Defendant for the earnings above mentioned.

Signed The Raymond Elevator Co. Plt. gave security of \$500 approved by F. C. Walker by F. T. McCurdy Sworn to before me and signed in my presence this 6 Day of June 1929

F. C. Walker J.P.

Summons order of attachment and writs to garnish were issued on same date

Constable made service and return same day. Serving Defendant June 6 1929 at 5:45 o'clock. and serving the New York Central Railroad Co F. H. Simmons at the garnishee June 6 1929 at 6:00 o'clock. Garnishee demanded the \$50.00 payable to them in the case.

June 13 1929

Defendant appeared and confessed judgment in full with cost and judgment \$25.34

Signed Walter C. Lonsdowne

June 14 - 1929 - The Court ordered the Garnishee to pay into Court the amount due said Defendant.

Plffs Witnesses: fees of

Def's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of ... County. Now, therefore, I ... do hereby promise and undertake in the ... dollars, that said appellant shall duly pay without unnecessary delay, and, if judgment ... that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

Judgment, \$

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Subpoenas, Swearing, Filing, Judgment, Execution, etc.

CONSTABLE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Making copies, Mileage, Subpoenas, etc.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Case No. 20
1929 The Plaintiff filed

The said Plaintiff says there
in the said Defendant the sum
of 100 Dollars for necessities
flour for himself and family
at his order.

Signed F. T. McCurdy,
that summons be issued
if made affidavit for
garnishment stating under
of Particulars, and that
been made according to law
in excess of 80% of his
for the last 30 days.

that he has good reason to
believe that the New York
in their possession money
partly belonging to said
is liable to be attached
and are indebted to the
for the earnings above

Signed the Raymond Elevator
approved by F. T. McCurdy
and signed in my presence
1929

F. S. Walker J.P.
of Attachment and
were issued on

Service and Return
serving Defendant June 6 1929
and serving the New
Road Co F. H. Simmons
June 6 1929 at 6:00 o'clock.
served the 50 cts Payable
case

appeared and confessed
in full with cost
\$25.34
5.00
30.34
Walter C. Landrum

The Court ordered
to pay into Court
due said Defendant

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

June 18, 1929 The Court Received Check
from Garnishes for \$41.60 the amount
due Defendant

Defendant appeared June 18-1929 and advised that
the entire claim and cost be paid out of the amt
received above

June 18-1929
Received of F. C. Walker, J. P. the sum of
\$10.76 Bal Due after payment of Principle
and costs.

Walter C. Landrum

Judgment	25.34
Cost	5.00
To Garnishes	<u>.50</u>
	30.84
Bal to Defendant	<u>10.76</u>
	41.60

So the case is closed
F. C. Walker J.P.

Bail of Appeal.

Whereas, on the day of A. D. 19 ..
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19 ..
Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19 ..
Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
..... Dollars,
payment in full on the above judgment and costs.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 21

Oct 16 1929 The Plaintiff filed

Bill of Particulars,

Wilson Hall
Plaintiff
against
James Greiner
Defendant

in substance as follows: before this court came Wilson Hall who being sworn says that the Defendant James Greiner owes the Plaintiff the sum of \$19.98 for Groceries + mdse. sold and delivered to Defendant and his family, at his order therefore Plaintiff asks for judgment in the sum of \$19.98 and cost of this action

Plffs Witnesses: fees of

Def'ts Witnesses: fees of

Jury: fees of

Judgment, \$	Plaintiff's Costs.	Defendant's Costs.
JUSTICE'S FEES.		
Summons.....persons, each defendant.....	25	
Subpenas, each person.....	05	
Summons for Jury, each panel or venire.....	40	
Swearing.....persons, each.....	05	
Filing.....papers, each.....	05	
Continuances, each.....	20	
Judgment, entering.....	40	
Transferring, on docket.....	15	
Satisfaction of.....	20	
All moneys collected on.....	4 percent.	
Execution, or Order of Sale, issuing of.....	40	
Affidavit, taking and certifying of each.....	40	
Bond or Undertaking, each.....	40	
(1).....of.....	40	
Trial, sitting in.....	1.00	
Docketing and Indexing, per 100 words.....	15	
Dismissal of Case.....	20	
Garnishee, Notice to, Ans. of, Orders on, each	40	
Publication.....	2.00	
Affidavit in Aid of Execu'n, tak'g and cert'g of	40	
Swearing.....persons, each.....	05	
Filing.....papers, each.....	05	
Record, per 100 words.....	15	
Order, to Appear, and Notice to Deft., each.....	40	
Answer, and Order to pay money, each.....	40	
Transcript, per 100 words.....	15	
Certifying same.....	25	
CONSTABLE'S FEES.		
Summons, service of.....person, each.....	25	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....additional miles, each.....	05	
Subpenas (first person in).....persons, each.....	25	
.....additional persons, each.....	10	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Summons for Jury, service of.....	1.00	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Attending Trial.....days, each.....	1.00	
Execution, or Order of Sale, service of.....	40	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Four per cent. of money made on.....		
Advertising sale.....	25 or 40	
(1).....of....., service of.....	40	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Taking Bond in.....	50	
Sum'ing and Swear'g App'rsers., each case.....	1.00	
Notice to Garnishee, service of.....	40	
Making.....copies of, each.....	25	
Appraisers' Fees, each.....	1.00	
Schedule.....	40	
Moving, and Care of Property.....		
Order to Appear in Aid of Execution, service on.....persons, each.....	40	
.....copies.....; Mileage,.....miles.....		
Notice to Defendant, service.....persons, ea.....	40	
.....copies.....; Mileage,.....miles.....		
Order to Pay Money, service.....	40	
Copy.....; Mileage,.....miles.....		

Wilson Hall the following affidavit for attachment made out in Regular form for claim for mdse Groceries to the amount of \$19.98 plaintiff makes further oath and says that he has good reason to, and does believe that the Defendant has in his possession a field of Corn in the shock and some hay the property of Defendant

Signed Wilson Hall Sworn to and subscribed before me this 16 Day of October 1929

F. C. Walker, J. P. I then issued an attachment and delivered it to A. E. Coon constable of York Twp. who served the same at about 11 o'clock the same day.

at about 1:30 o'clock the Defendant appeared and settled the Bill and Cost. as follows.

Justice fee	2.70
Constable "	2.45
Appraisers	2.00
Claims	19.98
Total	27.33

Which was distributed as follows
Wilson Hall Claims \$19.98
Justice of the Peace 2.70
Constable fee 2.45
Elwood Shirk appr. 1.00
J. W. Bowers v. 1.00

So the case is closed and attachment Released

F. C. Walker J. P.

Bail of A

Whereas, on the..... day of..... against..... docket of..... \$....., and the said..... tends to appeal therefrom to the Court of County. Now, therefore, I..... do hereby promise and undertake in the dollars, that said appellant shall duly p without unnecessary delay, and, if judg ment, that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Case No. 21
16 1929 The Plaintiff filed

Before this Court cause
who being sworn says
that James Kreiner owes
the sum of \$19.98 for
me. sold and delivered to
his family, at his order
I ask for judgment
\$98 and cost of this action

Wilson Hall
affidavit for attachment
regular form for claim
for the amount of \$19.98
Kreiner calls and says that
he is in possession of a field
shock and some hay
defendant

Signed Wilson Hall
scribed before me this
1929

F. C. Walker, J. P.
an attachment and
A. E. Coon constable
who served the same
at 1 o'clock the same day.

at 2 o'clock the defendant
settled the bill
as follows.

fee 2.70
" 2.65
" 2.00
19.98
27.33
distributed as follows
Claims \$19.98
Justice of Peace 2.70
fee 2.65
In app. 1.00
" 1.00

Case is closed
not Released

F. C. Walker
J. P.

Pliff's Witnesses: fees of

Plaintiff's Costs. Defendant's Costs.
\$ Cts. \$ Cts.

Def't's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

The Union Banking Co.
 Marysville O.
 Milo L. Myers atty.
 Plaintiff,
 against
 J. G. Hurd
 Defendant.

Case No. 22.

October 17 1929 The Plaintiff filed

Bill of Particulars,

in substance as follows: Being an action for Money, Bill of Particulars being of too great length to record in this book, are preserved and kept as a part of this Record.

Plaintiff Prays for judgment against the Defendant J. G. Hurd for the sum of \$50.00 with interest thereon at 8% per annum from March 10, 1929 until Paid and Costs.

October 17-29

I have this day issued a summons to Constable ~~Allen~~ A. E. Coon ~~constable~~ in this case Returnable Oct 26-1929 an action for Money. Constable made Return the same day stating he received writ Oct 17, 1929 and served the same by leaving a certified copy at his usual place of residence.

Constable Fees, Service & Returns .80
 Mileage 1 3/4 Miles .50
 1 additional mile 16
 Total \$1.46

October 25, 1929.

Defendant appeared by His two Sons, Chas. Hurd & Don Hurd.

and confessed judgment as above for fifty Dollars & interest from March 10, 1929. and costs as follows

Justice Fee \$2.50
 Constable fee 1.46
 Interest to Oct 25 2.17
 Principles 50.00
 Total \$56.12

and asked for a Stay of Execution for 240 Days from this date which was granted and a Stay of Execution was signed by C. S. Hurd & Don Hurd. and was approved by the Court

F. C. Walker, J.P.

Pliffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of App

Whereas, on the day of against docket of \$....., and the said tends to appeal therefrom to the Court of Co. County. Now, therefore, I..... do hereby promise and undertake in the sum of dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment is rendered against said appellant, that I will satisfy said judgment, with interest, that may accrue.

Approved by and signed before me, this A. D. 19.....

Judgment, \$	Plaintiff's Costs.	Defendant's Costs.
JUSTICE'S FEES.		
Summons / persons, each defendant.....	40	
Subpenas, each person.....	05	
Summons for Jury, each panel or venire.....	40	
Swearing..... persons, each.....	05	
Filing..... papers, each.....	05	
Continuances, each.....	20	
Judgment, entering.....	40	
Transferring, on docket.....	15	
Satisfaction of.....	20	
All moneys collected on.....	4 per cent.	
Execution, or Order of Sale, issuing of.....	40	
Affidavit, taking and certifying of each.....	40	
Bond or Undertaking, each.....	40	
(1)..... of.....	40	
Trial, sitting in.....	1.00	
Docketing and Indexing, per 100 words.....	15	
Dismissal of Case.....	20	
Garnishee, Notice to, Ans. of, Orders on, each.....	40	
Publication.....	2.00	
Affidavit in Aid of Execu'n, tak'g and cert'g of.....	40	
Swearing..... persons, each.....	05	
Filing..... papers, each.....	05	
Record, per 100 words.....	15	
Order, to Appear, and Notice to Deft., each.....	40	
Answer, and Order to pay money, each.....	40	
Bill of Particulars.....	50	
Indexing.....	10	10
Transcript, per 100 words.....	15	
Certifying same.....	25	

CONSTABLE'S FEES.		
Summons, service of..... person, each.....	25	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... additional miles, each.....	05	
Subpenas (first person in)..... persons, each.....	25	
..... additional persons, each.....	10	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Summons for Jury, service of.....	1.00	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Attending Trial..... days, each.....	1.00	
Execution, or Order of Sale, service of.....	40	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Four per cent. of money made on.....		
Advertising sale.....	25 or 40	
(1)..... of....., service of.....	40	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Taking Bond in.....	50	
Sum'ing and Swear'g App'ers., each case.....	1.00	
Notice to Garnishee, service of.....	40	
Making..... copies of, each.....	25	
Appraisers' Fees, each.....	1.00	
Schedule.....	40	
Moving, and Care of Property.....		
Order to Appear in Aid of Execution, service on..... persons, each.....	40	
..... copies.....; Mileage,..... miles.....		
Notice to Defendant, service,..... persons, ea.....	40	
..... copies.....; Mileage,..... miles.....		
Order to Pay Money, service.....	40	
Copy.....; Mileage,..... miles.....		

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 22.
17 1929 The Plaintiff filed

... an action for money, ... being of too great length ... are preserved and kept ... record.

... against the Defendant ... \$500 with interest thereon at 8% ... 1929 until paid and costs.

... a summons to ... A. E. Coon ... returnable Oct-26-1929 ... money.

Return the same day ... with Oct 17, 1929 ... same by leaving ... at his usual ...

Service + Returns .80
13 1/2 Miles .50
Additional Miles 16
Total \$1.46

... by his two sons ... on Head.

... judgment as above ... interest from ... and costs as follows

2. \$2.50
1. 1.45
25. 2.17
50.00
\$56.12

... a Stay of Execution ... in this date ... signed by C. S. Head ... was approved by

C. Walker, J.P.

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

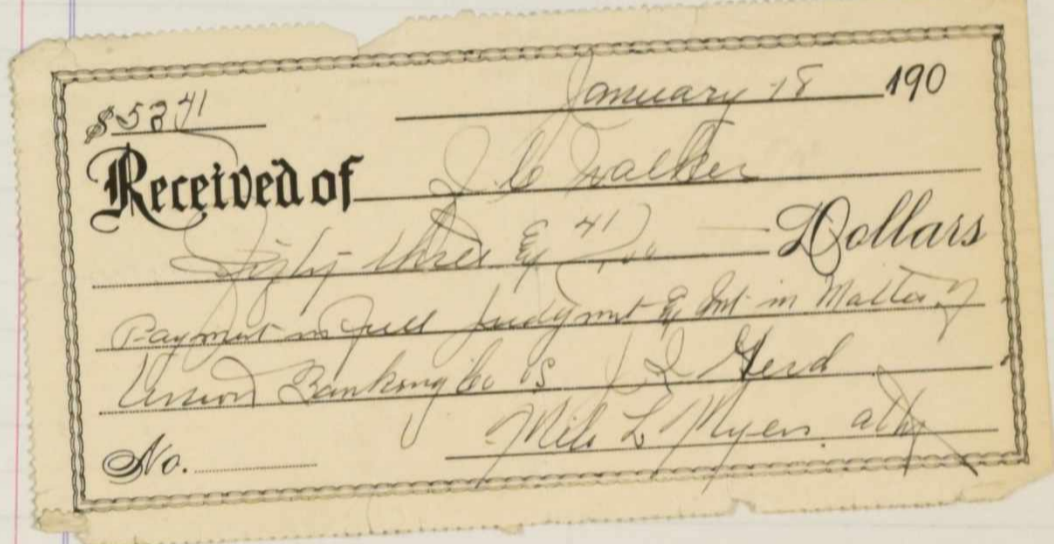
Jury: fees of

Jan 17 1930 Don Head appeared and offered to pay the above judgment + interest - and cost amount \$57.36 which was accepted.

Distributed as follows.

To Union Banking Co attorney Miles L Myers.	
Principal and interest	53.41
Constable A E Coon	1.75
Justice of Peace. F C Walker.	2.50
Total	57.36

So this case is closed
F C Walker J.P.



Bail of Appeal.

Whereas, on the ... day of ... A. D. 19 ... obtained judgment against ... on the docket of ... J. P., for ... dollars, and costs, taxed at \$... , and the said ... intends to appeal therefrom to the Court of Common Pleas of ... County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute ... appeal to effect, without unnecessary delay, and, if judgment be awarded against said appellant, that I will satisfy said judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this ... day of ... A. D. 19 ... Justice of the Peace.

Undertaking for Stay of Execution.

... residents of ... County, as Surety for Stay of Execution in the above cause of ... Union Banking Co. against ... do hereby undertake to said plaintiff, that in default of payment by defendant ... will pay the judgment, with interest and costs, and costs that may accrue. ... Approved by and signed before me, this ... day of ... A. D. 1929 ... Justice of the Peace.

Satisfaction of Judgment.

Received, Jan 17, 1930, from Don Head for John G. Head above case Fifty seven and 36/100 100 Dollars, payment in full on the above judgment and costs. ... Justice of the Peace.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Russell S. O'neil

Case No. 23

October 30 1929 The Plaintiff filed

Bill of Particulars,

in substance as follows:

The Plaintiff claims judgment against the Defendant on account of a true and exact statement of which is hereto attached (marked Exhibit A) and made a part of this Bill of Particulars in the sum of \$96.72 with interest from the last day of July 1929 at the rate of six percent per annum, and for costs.

against E. E. Saxon

Plaintiff

Defendant

Table with columns for Judgment, Plaintiff's Costs, and Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES.

Huston + Robinson attorneys for Plaintiff

State of Ohio Union Co. Liberty Twp. S.S. Russell S. O'neil being sworn says he is the above plaintiff and that the facts stated in the foregoing Pleading are true as he believes

Russell S. O'neil

Sworn to before me and subscribed in my presence this 30th day of October 1929

F. C. Walker J.P.

Nov 1 1929 Plaintiff present at 10 o'clock waited one hour after which the court gave judgment to the plaintiff because of Defendant being in default not appearing

Amount \$96.72 Justice Costs 1.50 Constable Fee 1.75 Interest on principle 1.55 Total \$101.52

Execution issued 11/14 1929 to Constable 11/18 1929

Attorney for Plaintiff ordered transcript issued to Common Pleas Court which was done and delivered to Plaintiff upon presentation of his bond of appeal which was approved by Court

Pliffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of Ap

Whereas, on the... day of... Russell S. O'neil against E. E. Saxon docket of F. C. Walker Ministry Eight and the said Russell tends to appeal therefrom to the Court of C... County. Now, therefore, I... do hereby promise and undertake in the sum of... dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment is rendered against said appellant, that I will satisfy said judgment, with interest that may accrue.

Approved by and signed before me, this A. D. 1929

F. C. Walker

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Case No. 23
- 30 1929 The Plaintiff filed

Claims judgment
defendant on account
of statement of which
is marked Exhibit A)
of this Bill of particulars
\$96.72 with interest
day of July 1929 at the
rate per annum.

Walker + Robinson
attorneys for Plaintiff
Union Co. Liberty Twp. S.S.
being sworn says he is
Plaintiff and that the facts
alleged in Pleading are
true
Russell S. Lucile
Me and subscribed in
this 30th day of October 1929

Walker J.P.
Plaintiff present at
trial one hour after
court gave judgment
in favor of Plaintiff
because of
defendant being in default
of \$96.72
1.50
1.75
Principle 1.56 Total
\$101.52
paid 11/16, 1929 to Constable

Plaintiff ordered
to appear in Court
and delivered to
presentation of his
Bill which was approved

Pliff's Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the 4th day of Nov. A. D. 1928
Russell S. Lucile obtained judgment
against E. E. Saxon on the
docket of F. C. Walker J. P., for
Twenty Eight \$28.00 dollars, and costs, taxed at
\$3.00, and the said Russell S. Lucile in-
tends to appeal therefrom to the Court of Common Pleas of Union
County. Now, therefore, I, C. E. Linsley
do hereby promise and undertake in the sum of \$210.00
dollars, that said appellant shall duly prosecute his appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.
C. E. Linsley
Approved by and signed before me, this 19th day of Nov.
A. D. 1928
F. C. Walker Justice of the Peace.

Undertaking for Stay of Execution.

I, _____ resident of _____
County, as Surety for Stay of Execution in
the above cause of _____
against _____
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.
Approved by and signed before me, this _____ day of _____
A. D. 19 _____
Justice of the Peace.

Satisfaction of Judgment.

Received, _____ 19 _____, from _____
_____ Dollars,
payment in full on the above judgment and costs.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Lima Bond and Mortgage Co.

Case No. 24

March 14 1930 The Plaintiff filed

Bill of Particulars, complaint in forcible Detention

in substance as follows: To Foster C. Walker a Justice of the Peace in and further Twp of Liberty in the County of Union State of Ohio the undersigned the Lima Bond and Mortgage Co a resident of the Co. of Allen State of Ohio Doth hereby make his complaint to you against one Jonas Cunniston for this:

Plaintiff, against Jonas Cunniston Defendant

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

That the said Jonas Cunniston did on or about the 1st day of March 1930 unlawfully and with a strong hand enter and take ever since and doth still unlawfully and with a strong hand detain from the undersigned possession of the following premises situated in the Township of Liberty and County of Union (Description too long to copy here) being a farm known as the Bell farm of 240 acres situated in Allen and Liberty townships of Union County on the 26 Day of February 1930 the undersigned duly served upon the said Jonas Cunniston as required by Law. Notice in writing to leave the said premises.

the undersigned asks Process and Restitutions etc Dated this 6th Day of March 1930

The Lima Bond and Mortgage Co by W. R. Mummaugh attested check \$10.00 for costs } President

Summons issued March 7. 1930 Delivered to Constable March 8. 1930 who made Return of Service on Defendant personally same day for appearance March 24. 1930 at 10 o'clock P.M.

Plaintiff appeared at 10 o'clock. Defendant failed to appear. So the Court gave Plaintiff Judgment as asked for. Restitutions + cost of the case.

F. C. Walker

Pliffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of Ap

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of C County. Now, therefore, I ... do hereby promise and undertake in the s dollars, that said appellant shall duly pr without unnecessary delay, and, if judgm lant, that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Case No. 24
 14 1930 The Plaintiff filed
 complaint in forcible Detention
 To Foster C. Walker a
 race in and further to
 county of Union State of
 signed the Lima Bond
 a resident of the Co.
 of Ohio doth hereby
 suit to you against me
 for this:
 was arrested on
 day of March 1930
 with a strong hand
 you since and doth still
 with a strong hand detain
 signed possession of the
 situated in the
 and County of Union
 Long to Copy House)
 known as the Bell farm
 situated in Allen and
 of Union County
 February 1930 the
 duly served upon the
 as required by
 writing to leave the
 ed as Process and
 etc
 Day of March 1930
 Lima Bond and Mortgage
 R. Mummaugh
 for cost } President
 and March 7. 1930
 able March 8. 1930
 of services on defendant
 the day for appearance
 0 at 10 o'clock P.M.
 and at 10 o'clock
 led to appear
 gave Plaintiff
 asked for
 cost of the case.

Pliffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

costs follows
 Complaint .50
 Summons .40
 Judgment + Docketing .80
 writ of Restitution .80
 2.50

Constable
 Summons .50
 Mileage 1.25
 Service writ of Restitution 1.00
 Mileage \$2.25 = 1.25
 4.30

Deft's Witnesses: fees of

Total cost \$6.50

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 .., ..
 .. obtained judgment
 against on the
 docket of J. P., for
 100 dollars, and costs, taxed at
 \$....., and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.
 Approved by and signed before me, this day of
 A. D. 19 ..
 Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by de-
 fendant, I will pay the judgment, with interest and costs, and costs that
 may accrue.
 Approved by and signed before me, this day of
 A. D. 19 ..
 Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from

 payment in full on the above judgment and costs.
 Justice of the Peace.

C. A. HOOPES

ROBINSON & HOOPES
ATTORNEYS-AT-LAW
MARYSVILLE, OHIO

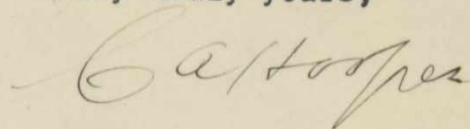
May 13, 1930.

Justice F. C. Walker,
Raymond, Ohio.

Dear Sir:

Enclosed find Bill of Particulars
against J. E. Bethel, and check for \$5.00 security for
costs. Please set the case down as early as possible and
let me know if there will be any contest.

Very truly yours,



CAH:W

SUMMONS

Gen'l Code, Secs. 10233.-5.-7

The State of Ohio, Union County, ss.To any Constable of Liberty Township in said County, Greeting:YOU ARE HEREBY COMMANDED to summon J. E. Bethel

to appear before me, the undersigned, a Justice of the Peace, at my office in
Liberty Township, on the 20th day of May 1930,
 at 1 o'clock P.M., to answer the action of The Wm. M. Fisher & Sons Company
 for the amount due on Account

The Plaintiff asks a judgment for the amount indorsed hereon, and for costs.

You will make due return of this writ on or before the 20th day of
May 1930, at 1 o'clock P.M.

WITNESS my hand, this 14th day of May 1930

F. C. Walker

Justice of the Peace.



JUSTICE WALKER

Case No. 110,016 vs. Asst. Justice

FILED FOR THE COURT

THE ABOVE IS A TRUE COPY OF THE ORIGINAL AS FILED FOR THE COURT

FILED FOR THE COURT

BEFORE F. C. WALKER,
JUSTICE OF PEACE
LIBERTY TOWNSHIP, UNION
COUNTY, OHIO.

The Wm. M. Fisher &
Sons Co.,

Plaintiff

-vs-

J. E. Bethel,

Defendant.

BILL OF PARTICULARS.

BEFORE F. C. WALKER, JUSTICE OF THE PEACE,
IN LIBERTY TOWNSHIP, UNION COUNTY, OHIO.

The Wm. M. Fisher & Sons
Company,

Plaintiff,

-vs-

J. E. Bethel,

Defendant.

BILL OF PARTICULARS.

Plaintiff is a corporation organized under the laws of Ohio, with its principal place of business at Columbus, Ohio.

Plaintiff asks judgment against the defendant in the sum of \$226.48 upon an account, copy of which with all credits is hereto attached, marked Exhibit "A" and made a part hereof.

C. A. Hoopes
Attorney for Plaintiff.

STATE OF OHIO, UNION COUNTY, ss:

C. A. Hoopes, being first duly sworn says that he is the attorney for the plaintiff, a corporation, and the facts stated and allegations made in the foregoing bill of particulars are true, as he verily believes.

C. A. Hoopes

Sworn to before me and subscribed in my presence this 13th. day of May, 1930.

EDITH O. WOOD
NOTARY PUBLIC

Edith O. Wood
Notary Public.

EXHIBIT "A".

29802

THE WM. M. FISHER & SONS CO.

WHOLESALE COMMISSION MERCHANTS

116-118-120-122-124 East Town Street

Columbus, Ohio, 2/13/1930.

J. E. BETHEL

1368- Mt. Vernon Ave.

City.

Address P. O. 2/13/30 Raymond, Ohio.

1928			
Oct. 1	To Balance	\$351.48	
Oct. 5	CREDIT		\$20.00
" 17	"		20.00
Nov. 2	"		20.00
" 23	"		20.00
Dec. 19	"		10.00
1929			
Jan. 23	"		5.00
" 30	"		5.00
Feb. 6	"		5.00
Mch. 1	"		10.00
Apr. 10	"		5.00
May 24	"		5.00
		125.00	
		<u>\$226.48</u>	

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

The Wm. M. Fisher + Sons Company.

Case No. 25'

May 14

1930 The Plaintiff filed

Bill of Particulars,

Plaintiff's,

J. E. Bethel

Defendant

in substance as follows: Plaintiff is a Corporation under the Laws of Ohio. with its principal Place of business at Columbus, Ohio. Plaintiff asks Judgment against the Defendant in the sum of \$226.48. upon an account, a copy of which with all credits is hereto attached, marked (Exhibit A) and made a part hereof.

Table with columns for Judgment, \$, Plaintiff's Costs, and Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

Attorney for Plaintiff

State of Ohio, Union County Ohio C. A. Hoops, being first duly sworn. Says that he is the attorney for the Plaintiff a Corporation, and the facts stated and the allegations made in the foregoing Bill of Particulars, are true, as he verily believes. Plaintiff put up check for \$5.00 to secure the cost Sworn to before me and subscribed in my Presence this 13th Day of May 1930

Notary Public

Summons issued on above Bill of Particulars, May 14, 1930, and delivered to Constable C. Rice, who made service the same day. Returnable May 20, 1930, 1 o'clock P.M. Constables Return as follows. Received this with May 14 1930 and I served the same on the 14th Day of May, on the Defendant by leaving a certified copy thereof, and of the endorsements thereon with him personally. Cost Service + Return 1 Person 50 cts C. Rice Constable

Plffs Witnesses: fees of

Def't's Witnesses: fees of

Jury: fees of

Bail of Ap

Whereas, on the... day of... against... docket of... \$... and the said... tends to appeal therefrom to the Court of C... County. Now, therefore, I... do hereby promise and undertake in the... dollars, that said appellant shall duly pr... without unnecessary delay, and, if judgm... lant, that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this... A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

e No. 25' 1930 The Plaintiff filed

Plaintiff is a Corporation of Ohio. with its principal office at Columbus, Ohio. Judgment against the Defendant for the sum of \$226.48. A copy of which is hereto attached, (A) and made a part

Attorney for Plaintiff on county Ohio first duly sworn. Says that the facts stated and made in the foregoing are true, as he

Check for \$5.00 to secure and subscribed in his 13th Day of May 1930

Notary Public

read on above Bill of 14, 1930, and delivered to C. Rice, who made same day. Returnable 1 o'clock P.M.

as follows. On May 14 1930 at same on the 14th Day Defendant by leaving a thereof, and of the thereon with this

Return 1 Person 50 cts C. Rice Constable

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

May 20 1930 after waiting 1 hour after the time set for trial, and neither party appearing: Judgment by default against the Defendant hereby rendered for Two Hundred and Twenty Six + 48/100 Dollars. and Plaintiffs Costs Taxed at Three + 10/100 Dollars, Total 229.38

F. C. Walker J.P.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the ... day of ... A. D. 19 ... obtained judgment against ... on the docket of ... J. P., for ... dollars, and costs, taxed at \$... and the said ... intends to appeal therefrom to the Court of Common Pleas of ... County. Now, therefore, I ... do hereby promise and undertake in the sum of ... dollars, that said appellant shall duly prosecute ... appeal to effect, without unnecessary delay, and, if judgment be awarded against said appellant, that I will satisfy said judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this ... day of ... A. D. 19 ... Justice of the Peace.

Undertaking for Stay of Execution.

I, ... resident of ... County, as Surety for Stay of Execution in the above cause of ... against ... do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this ... day of ... A. D. 19 ... Justice of the Peace.

Satisfaction of Judgment.

Received, ... 19 ... from ... Dollars, payment in full on the above judgment and costs.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 26

May 22 1930 The Plaintiff filed

G. C. Hammum Plaintiff
against
Fred B. Jackson Defendant

Bill of Particulars,
in substance as follows: The said Plaintiff says there is due him from the said Defendant the sum of seventy seven dollars and 49 cents for necessaries to wit: Groceries and Merchandise sold and delivered to Defendant and his family

Pffs Witnesses: fees of
Bill of Particulars
Order of attachment
Summons
underpinning
Bond

Judgment, \$	Plaintiff's Costs.	Defendant's Costs.
JUSTICE'S FEES.		
Summons.....persons, each defendant.....	25	
Subpenas, each person.....	05	
Summons for Jury, each panel or venire.....	40	
Swearing.....persons, each.....	05	
Filing.....papers, each.....	05	
Continuances, each.....	20	
Judgment, entering.....	40	
Transferring, on docket.....	15	
Satisfaction of.....	20	
All moneys collected on.....	4 per cent.	
Execution, or Order of Sale, issuing of.....	40	
Affidavit, taking and certifying of each.....	40	
Bond or Undertaking, each.....	40	
(1).....of.....	40	
Trial, sitting in.....	1.00	
Docketing and Indexing, per 100 words.....	15	
Dismissal of Case.....	20	
Garnishee, Notice to, Ans. of, Orders on, each.....	40	
Publication.....	2.00	
Affidavit in Aid of Execu'n, tak'g and cert'g of.....	40	
Swearing.....persons, each.....	05	
Filing.....papers, each.....	05	
Record, per 100 words.....	15	
Order, to Appear, and Notice to Deft., each.....	40	
Answer, and Order to pay money, each.....	40	
Transcript, per 100 words.....	15	
Certifying same.....	25	
CONSTABLE'S FEES.		
Summons, service of.....person, each.....	25	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....additional miles, each.....	05	
Subpenas (first person in).....persons, each.....	25	
.....additional persons, each.....	10	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Summons for Jury, service of.....	1.00	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Attending Trial.....days, each.....	1.00	
Execution, or Order of Sale, service of.....	40	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Four per cent. of money made on.....		
Advertising sale.....	25 or 40	
(1).....of....., service of.....	40	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Taking Bond in.....	50	
Sum'ing and Swear'g App'rsers., each case.....	1.00	
Notice to Garnishee, service of.....	40	
Making.....copies of, each.....	25	
Appraisers' Fees, each.....	1.00	
Schedule.....	40	
Moving, and Care of Property.....		
Order to Appear in Aid of Execution, service on.....persons, each.....	40	
.....copies.....; Mileage,.....miles.....		
Notice to Defendant, service,.....persons, ea.....	40	
.....copies.....; Mileage,.....miles.....		
Order to Pay Money, service.....	40	
Copy.....; Mileage,.....miles.....		

signed G. C. Hammum.
Plaintiff also filed affidavit for attachment and garnishment, as above and continues as follows. That on the 16 day of May 1930 the said plaintiff made demand in writing on the defendant for the excess over and above Eighty Per Cent of said Defendant's Personal Earnings during the last 30 days. Next preceding said demand by delivering such demand to the debtor personally, and that said defendant did not pay or tender payment to said Plaintiff in money or a duly accepted order for said excess of said Earnings nor for any part thereof within three days after such demand that said claim is just and lawful and that he believes said Plaintiff ought to recover thereon the amount of seventy seven + 49/100 Dollars. That the Property about to be attached is not exempt from execution or attachment; that only twenty Per Cent of said defendant's personal Earnings for services rendered within the last thirty days, and the sum of two Dollars and the necessary Garnishee fee of fifty Cents if the same is demanded by the Garnishee, for actual costs are sought to be attached. Said affiant further makes oath that he has good reason to and does believe that Dan C. Longbrake Clerk - member of School board, has in his possession moneys credits or other Property belonging to said Defendant in this action and is indebted to said Defendant for the earnings above mentioned.

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the..... day of..... against..... docket of..... \$....., and the said..... tends to appeal therefrom to the Court of County. Now, therefore, I..... do hereby promise and undertake in the dollars, that said appellant shall duly pay without unnecessary delay, and, if judgment, that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

G. C. Hammum
Sworn to before me and signed in my presence this 22 day of May 1930
F. C. Walker

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 26
22 1930 The Plaintiff filed

The said Plaintiff says
in from the said
sum of seventy seven dollars
for necessaries to wit:
merchandise sold and
fund and his family

and G. C. Hammum
filed affidavit for attachment
as above and
that on the 16 day of May
plaintiff made demand in
defendant for the excess
eighty per cent of said
al earnings during the
ext preceding said
very such demand to
onally and that said
not pay or tender pay-
plaintiff in money or a
order for said excess of
na for any part thereof
up after such demand
is just and lawful
lives said Plaintiff
in thereon the amount
+ 79.00 Dollars.

ly about to be attached
from execution or
that only twenty per
defendant's personal earnings
within the last
and the sum of two dollars
my garnishes fee of fifty
e is demanded by the
actual costs are
attached

further makes oath that
ason to and does believe
ongrake Clerk-treas
has in his possession
or other property
and defendant in this
debted to said
the earnings above

G. C. Hammum
We and signed in
22 day of May 1930
F. C. Walker J.P.

Pliff's Witnesses: fees of
Bill of Particulars
Order of attachment
Summons
underpinning
Bond

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.
50			
70			
40			
10		10	
80			

Def't's Witnesses: fees of

Jury: fees of

Plaintiff also furnished an acceptable Bond
for order of attachment in amount \$153.00

Signed by Gus Driovo
Frene L. Hammum.
approved this May 22, 1930
F. C. Walker J.P.

after which this 22 Day of May 1930 I issued
Summons Order of attachment and notice to
Garnishes Making Dan C. Longbrake Clerk-
Treasurer of Liberty Township Board of Education
the Garnishes Returnable May 28 1930
X delivered the same to Constable C. Rice
who made Return Saturday. Served Personally.
on both Defendant + Garnishes
C. Rice
Constable

May 27 1930 Dan C Longbrake Clerk-treas of Board
of Education appeared and made oath that there
was due Defendant the sum of \$100.00 for services
Rendered.

May 28 1930 Defendant appeared and confessed
Judgment for the amount \$77.49 + Costs taxed
at 5.00 Making total \$82.49
after which the Court issued an order to the said
Garnishes Dan C Longbrake Clerk-treas to pay
into Court 20% of the amount due Defendant
plus \$2.00 for Garnishes Making \$14.00.

June 30, 1930 Defendant Fred B. Jackson
came in and signed an order for payment
from his Personal earnings of 20% to satisfy
the above Judgement.

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant , that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19
Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff , that in default of payment by def-
endant , I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19
Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from
.....
..... Dollars,
payment in full on the above judgment and costs.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 27

Aug. 7 1930 The Plaintiff filed

P. H. Geko

Plaintiff

Orville Guthridge

Defendant

Judgment, \$

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table of Justice's Fees including Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid of Execu'n, Record, Order, Answer, Transcript, and Certifying same.

CONSTABLE'S FEES.

Table of Constable's Fees including Summons, Subpenas, Summons for Jury, Attending Trial, Execution, Advertising sale, Taking Bond, Sum'ing and Swear'g Apr'sers., Notice to Garnishee, Appraisers' Fees, Schedule, Moving, and Care of Property, Order to Appear in Aid of Execution, Notice to Defendant, and Order to Pay Money.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

His Bill of Particulars,

in substance as follows:

Before me F. C. Walker one of the Justices of the Peace in and for said County Cause

The said Plaintiff says there is due him from the said Defendant the sum of Thirty Nine + 50/100 Dollars for work and Labor done in the Harvest field for and at the Request of Defendant

Signed P. H. Geko

Plaintiff asked for attachment against Defendant and gave the Regular affidavit with Bond for \$80.00

Before me F. C. Walker one of the Justices of the Peace in and for said County Cause P. H. Geko who being duly sworn says that the claim in this action is for Labor performed for and at the Request of said Defendant in Harvest and the said P. H. Geko also makes oath that said claim is just and that he ought as he believes to recover thereon thirty nine Dollars and fifty cents + costs He also further makes oath that the property he is about to have attached is not exempt from execution and the said Plaintiff P. H. Geko further makes oath and says that he has good Reason to, and doth believe that F. A. Fleming of said County has in his possession money due the Defendant about \$59.00 in all the property of said Defendant

Sworn to and subscribed before me this 7th Day of August 1930

F. C. Walker J.P. Plaintiff furnished Bond for cost signed by C. C. Bowersmith also Bond for affidavit attachment in Regular form signed by P. J. Bowersmith + E. J. Bulhony

Plffs Witnesses: fees of

Deft's Witnesses: fe

Jury: fees of

Bail of A

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of County. Now, therefore, I ... do hereby promise and undertake in the dollars, that said appellant shall duly pay without unnecessary delay, and, if judgment is rendered against the appellant, that I will satisfy said judgment that may accrue.

Approved by and signed before me, this A. D. 19

No. 27
1930 The Plaintiff filed

then one of the justices of the
tiff says there is due him
endant the sum of
Dollars for work and
the Harvest field
Request of Defendant
and P. H. Geko
for attachment against
I gave the Regular
the Bond for \$80.00

then one of the justices of the
a said County cause
is being duly sworn says
in this action is for
and found at the
endant in Harvest
H. Geko, also makes oath
is just and that he
wishes to recover thereon
is and fifty cents & costs
makes oath that the
out to have attached
from execution.
Plaintiff P. H. Geko.
oath and says that
month, and both believe
ing of said County has
sion money due the
out \$59.00 in all
said Defendant
P. H. Geko

scribed before me this
1930,
F. C. Walker J. P.
ished Bond for cost
Bowersmith
ffidavit attachment
signed by
the + E. J. Buhony

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Plaintiff and Defendant appeared at
10 o'clock A.M. and settled the before.
Recorded suit by paying the bill in full.
and divided the cost between them.
So the case is closed

Money divided as follows.

Costs of case. 935
Dan. Smith
P. H. Geko.
Paling

Deft's Witnesses: fe

Jury: fees of

Raymond Ohio Aug. 13 1930
Received of F.C. Walker Justice of the Peace 614
being My share in the Suit against Orville Guttridge
Settled this day, before F.C. Walker, less My share of the Cost
P. H. Geko

Bail of Appeal.

Whereas, on the day of A. D. 19 ..
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
..... Dollars,
payment in full on the above judgment and costs.

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses:

Received this day
 being My share of the suit against Orville Guttridge
 Received of F.C. Walker Justice of the Peace

Received of F.C. Walker Justice of the Peace # 2047
 being My share in the suit against Orville Guttridge
 settled this day before F.C. Walker, less My share of the Cost.

his
Paul Smith
marks

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19,
 obtained judgment
 against on the
 docket of J. P., for
 dollars, and costs, taxed at
 \$, and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

Approved by and signed before me, this day of
 A. D. 19

.....
 Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by de-
 fendant, I will pay the judgment, with interest and costs, and costs that
 may accrue.

Approved by and signed before me, this day of
 A. D. 19

.....
 Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from

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

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses:

Received of F.C.Walker Justice of the Peace 8.24
 being My share of the claim against Orville Guttridge
 settled this day before said F.C.Walker, less My share of the
 cost.

Merrill Poling

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19,
 obtained judgment
 against on the
 docket of J. P., for
 dollars, and costs, taxed at
 \$, and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by de-
 fendant, I will pay the judgment, with interest and costs, and costs that
 may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from

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

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 28

19 The Plaintiff filed

Plffs Witnesses: fees of

John S. Robb Plaintiff
against
Eda Kilbury Defendant

Bill of Particulars,
in substance as follows:

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

Plaintiff John S. Robb. filed an affidavit & Bond for attachment as follows - Before me F.C. Walker one of the Justices of the Peace in and for said County came John S. Robb who being duly sworn says that the claim in this action is for money only, being a part of the purchase price of a stove, (as necessary) and the said John S. Robb also makes oath that said claim is just and that he ought to believe to recover thereon twenty dollars. He also further makes oath, that the property he is about to have attached is not exempt from execution, and then said John S. Robb further makes oath and says that he has good reason to, and doth believe that the defendant Eda Kilbury of said County hath in her possession the same stove for which this debt was incurred the property of said defendant

John S. Robb.
sworn and subscribed before me this fourteenth day of October 1930
F.C. Walker J.P.
after which the court issued an attachment & summons on regular form. Returnable October 25, 1930, 1 P.M. which was returned delivered to Constable A.E. Cook of York Twp to be served Return made Oct 17, 1930
the property attached was appraised by A.E. Cook with Elwood Shirk & S.S. Cahill at \$50.00. Bond was given to secure return of said stove in the sum of \$50.00 signed by Martha Linn & A.T. Cook.
Defendant asked for continuance to Nov 1, 1930
Plaintiff asked for continuance to Nov 8, 1930 which was granted

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of County. Now, therefore, I ... do hereby promise and undertake in the ... dollars, that said appellant shall duly pay without unnecessary delay, and, if judgment is rendered against said appellant, that I will satisfy said judgment that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 28
19 The Plaintiff filed

Robb. filed an affidavit
as follows -
one of the justices of the
said county came, John S. Robb
and says that the claim
for money only, being a
price of a stove,
and the said John S. Robb
that said claim is just
and he believes to recover
dollars. He also further
the property he is about
is not exempt from
and the said John S. Robb
says that he
to, and do believe
of said
her possession the same
this debt was incurred
said defendant
John S. Robb,
described before me this
of October 1930
F. C. Walker J. P.
court issued an
summons on Regular
October 25, 1930, 1, P.M.
delivered to Constable
to be served
17, 1930
was appraised by
Wood Shirk & S. S. Cahill
Bond was given to secure
in the sum of \$50.00
the sum &
Cook.
for continuance to Nov. 1, 1930
Continuance to Nov. 8, 1930
uted

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

This case was settled out of court
The Defendant paying the claim
and the costs.

J. S. Robb - original claim	20.00
F. C. Walker Justice of the Peace	4.20
A. E. Com. Constable	5.65
appraisers	
Elwood Shirk	1.00
S. S. Cahill	1.00
R. W. Phipps Moving Stove	1.00
Total	\$ 32.85

Def't's Witnesses: fees of

Case closed. Nov. 14, 1930

F. C. Walker
J. P.

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from
..... Dollars,
payment in full on the above judgment and costs.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Amie A. Middleton
 By Ralph P.
 By R. W. Phipps, agt.
 Plaintiff,
 against
 Emmitt Coyer.
 Defendant

Case No. 29

13 Day of January, 1931 The Plaintiff filed

Bill of Particulars,

in substance as follows:

To F. C. Walker a Justice of the Peace in and for the Township of Liberty, County of Union, and State of Ohio, the undersigned Amie A. Middleton, by R. W. Phipps her agt. a Resident of the County of Union and State of Ohio does hereby make complaint against Emmitt Coyer, for this that the said Emmitt Coyer, hath ever since the 27 day of September 1930, and doth still unlawfully and forcibly detain from the undersigned, possession of the following Premises situated in the Township of Liberty, County of Union, and described as follows. Being a Plot of land adjoining the N. Y. C. Rail Road opposite the Station at Raymond Ohio, together with the Buildings and appurtenances thereunto belonging the said Emmitt Coyer entered upon said premises as the tenant of the undersigned, and from that time the said Emmitt Coyer has not paid any part of the agreed Rent therefor except 6.00 and hath unlawfully and forcibly held over his said tenor on the Eighth day of January 1931 the undersigned duly served upon the said Emmitt Coyer as required by Law, Notice in writing to leave the said premises. The undersigned asks process and restitution

Dated this 13 Day of January, 1931

Amie A. Middleton

By R. W. Phipps agt

Plaintiff having given security for costs. The court issued Summons to Constable C. Rice, who served the same, by delivering a true copy thereof to Defendant personally returnable Jan. 17-1931, at 1 o'clock P.M.

Plaintiff appeared at the stated issue Defendant's wife appeared in his place and stated that they had a home Rented and would move by Jan. 27, 1931, so that both sides agreed to continue this case to that time Jan. 27, 1931.

Judgment, \$	Plaintiff's Costs.	Defendant's Costs.
JUSTICE'S FEES.		
Summons..... persons, each defendant.....	25	40
Subpenas, each person.....	05	
Summons for Jury, each panel or venire.....	40	
Swearing..... persons, each.....	05	
Filing..... papers, each.....	05	
Continuances, each.....	20	
Judgment, entering.....	40	
Transferring, on docket.....	15	
Satisfaction of.....	20	
All moneys collected on.....	4 per cent.	
Execution, or Order of Sale, issuing of.....	40	
Affidavit, taking and certifying of each.....	40	
Bond or Undertaking, each.....	40	40
(1)..... of.....	40	
Trial, sitting in.....	1.00	
Docketing and Indexing, per 100 words.....	15	
Dismissal of Case.....	20	
Garnishee, Notice to, Ans. of, Orders on, each.....	40	
Publication.....	2.00	
Affidavit in Aid of Execu'n, tak'g and cert'g of.....	40	
Swearing..... persons, each.....	05	
Filing..... papers, each.....	05	
Record, per 100 words.....	15	
Order, to Appear, and Notice to Deft., each.....	40	
Answer, and Order to pay money, each.....	40	
Bill of Particulars.....	30	
Transcript, per 100 words.....	15	
Certifying same.....	25	
CONSTABLE'S FEES.		
Summons, service of..... person, each.....	25	50
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... additional miles, each.....	05	
Subpenas (first person in)..... persons, each.....	25	
..... additional persons, each.....	10	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Summons for Jury, service of.....	1.00	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Attending Trial..... days, each.....	1.00	
Execution, or Order of Sale, service of.....	40	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Four per cent. of money made on.....		
Advertising sale.....	25 or 40	
(1)..... of....., service of.....	40	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Taking Bond in.....	50	
Sum'ing and Swear'g Apr'sers., each case.....	1.00	
Notice to Garnishee, service of.....	40	
Making..... copies of, each.....	25	
Appraisers' Fees, each.....	1.00	
Schedule.....	40	
Moving, and Care of Property.....		
Order to Appear in Aid of Execution, service on..... persons, each.....	40	
..... copies.....; Mileage..... miles.....		
Notice to Defendant, service,..... persons, ea.....	40	
..... copies.....; Mileage..... miles.....		
Order to Pay Money, service.....	40	
Copy.....; Mileage..... miles.....		

(1) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Pl'fs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the..... day of.....
 against.....
 docket of.....
 \$....., and the said.....
 tends to appeal therefrom to the Court of
 County. Now, therefore, I.....
 do hereby promise and undertake in the
 dollars, that said appellant shall duly pay
 without unnecessary delay, and, if judg-
 ment, that I will satisfy said judgment
 that may accrue.

Approved by and signed before me, this A. D. 19

Cows bred to M M Forestiers
Bull. at \$200 per head.

Feb. 16. 1928,	200
Mar. 26. 1928	200
May. 23. "	200
May. 27 "	200
May. 30 "	200
June. 9 "	200
June. 8. "	200
June 15. "	200
June. 16. "	$\frac{200}{1800}$

Bred by Fay Pearson
Credit cutting corn by hand
7, hrs
filling silo with grain
5, hours.

Damages to sheep

Work done for M M firestone
By Pearson
Cutting corn by hand.

7 hrs.	2.10
Filling Silo with team	2.00
Shredding corn by day	2.00
Threshing -	2.00
Pasture 20 days	4.60

12.60

Venire for Jury

C. E. Montgomery
Carrol Burroughs
F. E. Dodge
Frank Lewis
Charles Clutter
Tom Shirk
J. E. Anderson
W. H. Jolliff
Elwood Shirk
Chas. L. Miller
Wm. Harris
SS Flickinger
Don Herd
A. V. Farley
Harry Johnson
Wm. Hall
O. D. Dillon
W. F. Luh

Page-
Docket-
Before Foster Walker
Justice of the peace
of Liberty T.P.
Union Co- Ohio
W.L.Wheelen
Plaintiff

-VS-
S.S.Flickinger
Defendant,

Action for Money on
Note,

S.S. Flickinger,
Defendant,
Plaintiff,
Union Co., Ohio,
Justice of the Peace in and for Liberty Township

Plaintiff says that the facts stated in the foregoing bill of particulars is true to the best of his knowledge,
of this action,
on the said note, with interest at the stated rate 7% and for the costs
wherefore Plaintiff asks for a judgment for the amount endorsed
therein,
in arrears attached hereto Exhibit A and made a part of this bill of partici-
said note is due, and that no part has been paid of the same, the said note
Plaintiff says that the said note wholly unpaid, and that the
the said defendant S.S. Flickinger,
six months from date thereof with interest at the rate of 7% and by
Given by the defendant to the Plaintiff dated July 1920 and due
Plaintiff says there is due him from the defendant the sum of \$200.00

Signed _____
Justice of the Peace,
Day of January 1921

BILL OF PARTICULARS

Walter Wheelen,
Plaintiff,

-VS-

S.S. Flickinger,
Defendant,

* Before Foster Walker A Justice of the
* peace in and for Liberty Township
* Union Co., Ohio,
*
*
*
*
*

Plaintiff says there is due him from the defendant the sum of \$69.35 given by the Defendant to the Plaintiff dated July 25th 1929 and due Six Months from date therefrom with Interest at the rate of 7% Signed by the said defendant S.S. Flickinger,

Plaintiff says that the said Note ^{is} wholly unpaid, and that the said note is due, and that no part has been paid of the same, The said Note is hereto attached Marked Exhibit A and made a part of this Bill of particulars,

Wherefore Plaintiff asks for a Judgment for the amount endorsed on the said Note, with Interest at the stated rate 7% and for the costs of this action,

Signed Walter Wheelen

Plaintiff says that the facts stated in the foregoing bill of particulars is true to the best of his knowledge,

Walter Wheelen

Sworn to and subscribed in my presence this 16 Day of January 1931

L. H. Collins
Justice of the peace,

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Walter Wheeler

Case No. 30

Jan. 24

1931 The Plaintiff filed

Bill of Particulars,

in substance as follows:

Plaintiff says there is due him the Defendant note for the sum of 69.35 given by the Defendant to the Plaintiff dated July 25, 1929, and due six months from date therefrom with interest at the rate of 7% signed by the said Defendant S.S. Flickinger. Plaintiff says that the said note is wholly unpaid, and that the said note is due and that no part has been paid of the same. The said note is hereto attached marked 'Exhibit A' and made a part of this Bill of Particulars.

Wherefore Plaintiff asks for judgment for the amount endorsed on said note with interest at the stated rate 7% and for costs of this action.

Signed Walter Wheeler

Plaintiff says that the facts stated in the foregoing Bill of Particulars is true to the best of his knowledge.

Walter Wheeler

Sworn to and subscribed in my presence this 16 day January, 1931.

L. H. Collins

Justice of the Peace

I issued a summons to Constable Rice this 26 day of January, 1931 Returnable Jan 30, 1931 1. P. M.

Jan 30 1931, at 10 A M. Defendant appeared and confessed judgment as follows

S. S. Flickinger do confess judgment in the above case for sixty nine dollars and thirty five cents and costs as follows.

Justice costs 2.40
Constable fee .80
Total 3.20
Principle 69.35
Total 72.55

S. S. Flickinger

Plffs Witnesses: fees of

Def'ts Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of County. Now, therefore, I ... do hereby promise and undertake in the ... dollars, that said appellant shall duly ... without unnecessary delay, and, if judgment ... that I will satisfy said judgment ... that may accrue.

Approved by and signed before me, this A. D. 19

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 30
1931 The Plaintiff filed

There is due from the Defendant
\$5 given by the Defendant
dated July 25, 1929, and
is from said therefrom with
rate of 7% signed by the
C.S.S. Flickinger
that the said note is wholly
paid. The said note is due
and has been paid of the same
amounts attached marked
made a part of this Bill

Pliff asks for judgment
to be endorsed on said note
at the stated rate 7%
of this action

signed Walter Wheeler
that the facts stated in
Bill of Particulars is true
to knowledge
Walter Wheeler
described in my presence
Jan. 30, 1931.

H. Collins
Justice of the Peace

monies & considerable Rice
money, 1931
Jan. 30, 1931 1. P. M.

at 10 A M. Defendant
I confessed judgment.

Wheeler do confess
in the above case.
\$240
\$50
\$320
\$69.35
\$725.5

Flickinger

Pliff's Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ..,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19
Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19
Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
.....
..... Dollars,
payment in full on the above judgment and costs.

Justice of the Peace.

CIVIL ACTION before

F. C. Walker

Justice of the Peace of

Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 31

February 24 1931 The Plaintiff filed

Bill of Particulars, civil action for money only.

in substance as follows: The said Plaintiff says there is due him from the said Defendant the sum of Eighteen Dollars for Bull Service during the year 1928 as follows 1 cow Feb 14,

one cow March 26, 1 cow May 23, 1 cow May 27,

1 cow May 30, 2 cows June 7, 1 cow June 15

1 cow June 16 at \$2.00 each. Total \$18.00

Less credits for cutting corn by hand 2.00

Filling Silo with team 2.00

14 Days Pasture for 45 Sheep at 13¢ each

Per month \$15

total 7.25

Bal due \$10.75

for which amount and costs the Plaintiff asks judgment

Issue summons returnable March 4, 1931 at 10:00 o'clock A.M.

Marion M. Firestone then issued summons to constable Clyde Rice returnable March 4, 1931 at 10:00 o'clock A.M.

March 3rd Counsel for both Plaintiff joined in asking a continuance to March 11, 1931 at 10:00 o'clock A.M. which was granted

March 10 1931 Parties agreed to a settlement and cost was paid by Defendant

So this case is closed.

F. C. Walker J.P.

Marion M. Firestone Plaintiff

against

Fay Pearson Defendant

Judgment, \$	Plaintiff's Costs.	Defendant's Costs.
JUSTICE'S FEES.		
Summons... persons, each defendant.....	25	40
Subpenas, each person.....	05	
Summons for Jury, each panel or venire.....	40	
Swearing..... persons, each.....	05	
Filing..... papers, each.....	05	
Continuances, each.....	20	40
Judgment, entering.....	40	
Transferring, on docket.....	15	
Satisfaction of.....	20	
All moneys collected on.....	4 per cent.	
Execution, or Order of Sale, issuing of.....	40	
Affidavit, taking and certifying of each.....	40	
Bond or Undertaking, each.....	40	
(1)..... of.....	40	
Trial, sitting in.....	1.00	
Docketing and Indexing, per 100 words.....	20	20
Dismissal of Case.....	20	
Garnishee, Notice to, Ans. of, Orders on, each.....	40	
Publication.....	2.00	
Affidavit in Aid of Execu'n, tak'g and cert'g of.....	40	
Swearing..... persons, each.....	05	
Filing..... papers, each.....	05	
Record, per 100 words.....	15	
Order, to Appear, and Notice to Deft., each.....	40	
Answer, and Order to pay money each.....	40	
Bill of Particulars.....	50	
Transcript, per 100 words.....	15	
Certifying same.....	25	
CONSTABLE'S FEES.		
Summons, service of..... person, each.....	25	50
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... additional miles, each.....	05	95
Subpenas (first person in)..... persons, each.....	25	
..... additional persons, each.....	10	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Summons for Jury, service of.....	1.00	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Attending Trial..... days, each.....	1.00	
Execution, or Order of Sale, service of.....	40	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Four per cent. of money made on.....		
Advertising sale.....	25 or 40	
(1)..... of....., service of.....	40	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Taking Bond in.....	50	
Sum'ing and Swear'g App'rsers., each case.....	1.00	
Notice to Garnishee, service of.....	40	
Making..... copies of, each.....	25	
Appraisers' Fees, each.....	1.00	
Schedule.....	40	
Moving, and Care of Property.....		
Order to Appear in Aid of Execution, service on..... persons, each.....	40	
..... copies.....; Mileage,..... miles.....		
Notice to Defendant, service,..... persons, ea.....	40	
..... copies.....; Mileage,..... miles.....		
Order to Pay Money, service.....	40	
Copy.....; Mileage,..... miles.....		

Pl'ffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the..... day of..... against..... docket of..... \$....., and the said..... tends to appeal therefrom to the Court of County. Now, therefore, I..... do hereby promise and undertake in the sum of..... dollars, that said appellant shall duly pay the same without unnecessary delay, and, if judgment shall be rendered against the appellant, that I will satisfy said judgment to the extent that may accrue.

Approved by and signed before me, this..... A. D. 19.....

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 31

1931 The Plaintiff filed
 civil action for money only.
 The said Plaintiff says there
 is said Defendant The sum.
 for Bull Services during
 1 cow Feb 14.
 1 cow May 23. 1 cow May 27.
 1 cow June 7. 1 cow June 15
 @ \$2.00 Each. Total \$18.00
 Tying Corn by Hand 2.00
 Tying Silo with team 2.00
 245 sheep at 15¢ each
 Per month \$1.50
 Total 7.25
 Balance \$10.75

and costs the Plaintiff
 Returnable March 4, 1931
 A. M.

W. Firestone
 Summons to Constable
 Returnable March 4, 1931.

for both Plaintiff
 continuance to
 at 10:00 o'clock A. M.
 stated

Parties agreed to
 and cost was paid by.

case is closed.
 Walker J.P.

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
 obtained judgment
 against on the
 docket of J. P., for
 dollars, and costs, taxed at
 \$....., and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by de-
 fendant, I will pay the judgment, with interest and costs, and costs that
 may accrue.

Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from

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

CIVIL ACTION before *F. C. Walker* Justice of the Peace of

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 32.

Feb 26

1931 The Plaintiff filed

Bill of Particulars,

in substance as follows:

That said H. A. Witt is indebted to Plaintiff in the sum of \$9.25 for Raleigh Products sold and delivered to Defendant and his family, and Defendant was moving his family and chattels out of this County

Paul G. Jewell

Paul G. Jewell

Plaintiff

against

H. A. Witt

Defendant

Judgment, \$	Plaintiff's Costs.	Defendant's Costs.
--------------	--------------------	--------------------

JUSTICE'S FEES.

Summons, persons, each defendant	25
Subpenas, each person	05
Summons for Jury, each panel or venire	40
Swearing, persons, each	05
Filing, papers, each	05
Continuances, each	20
Judgment, entering	40
Transferring, on docket	15
Satisfaction of	20
All moneys collected on	4 per cent.
Execution, or Order of Sale, issuing of	40
Affidavit, taking and certifying of each	40
Bond or Undertaking, each	40
(1) of	40
Trial, sitting in	1.00
Docketing and Indexing, per 100 words	15
Dismissal of Case	20
Garnishee, Notice to, Ans. of, Orders on, each	40
Publication	2.00
Affidavit in Aid of Execu'n, tak'g and cert'g of	40
Swearing, persons, each	05
Filing, papers, each	05
Record, per 100 words	15
Order, to Appear, and Notice to Deft., each	40
Answer, and Order to pay money, each	40
Transcript, per 100 words	15
Certifying same	25

CONSTABLE'S FEES.

Summons, service of, person, each	25
Making, copies of, each	25
Mileage, 1st mile, 20c.; additional miles, each	05
Subpenas (first person in), persons, each	25
additional persons, each	10
Making, copies of, each	25
Mileage, 1st mile, 20c.; add'l miles, ea.	05
Summons for Jury, service of	1.00
Making, copies of, each	25
Mileage, 1st mile, 20c.; add'l miles, ea.	05
Attending Trial, days, each	1.00
Execution, or Order of Sale, service of	40
Mileage, 1st mile, 20c.; add'l miles, ea.	05
Four per cent. of money made on	
Advertising sale	25 or 40
(1) of, service of	40
Making, copies of, each	25
Mileage, 1st mile, 20c.; add'l miles, ea.	05
Taking Bond in	50
Sum'ing and Swear'g Apr'sers., each case	1.00
Notice to Garnishee, service of	40
Making, copies of, each	25
Appraisers' Fees, each	1.00
Schedule	40
Moving, and Care of Property	
Order to Appear in Aid of Execution, service on, persons, each	40
copies; Mileage, miles	
Notice to Defendant, service, persons, ea.	40
copies; Mileage, miles	
Order to Pay Money, service	40
Copy; Mileage, miles	

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

The said Plaintiff presented the proper affidavit + Bond and asked for an Attachment Bond signed by Paul G. Jewell and J. S. Robb amount \$50.00 approved by F. C. Walker J.P. attachment and summons issued same day. Returnable March 3 1931 attachment + summons delivered to H. S. Rora constable Taylor Twp who made return Feb 28 1931 with Defendant having paid the money for principal + costs 15.40

Disburled as follows

<i>Plaintiff</i>	<i>9.25</i>
<i>Constable</i>	<i>3.65</i>
<i>Justice</i>	<i>2.50</i>
	<i>15.40</i>

Case closed Settled

Pliffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of Ap

Whereas, on the day of against docket of \$, and the said tends to appeal therefrom to the Court of C County. Now, therefore, I do hereby promise and undertake in the s dollars, that said appellant shall duly pr without unnecessary delay, and, if judgm lant , that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

No. 32.

1931 The Plaintiff filed

It is indebted to Plaintiff
for Raleigh Products
to Defendant and
Defendant was
by and chattels over

Paul & Jewell

Plaintiff presented the
C + Bond and
Match Mems

Paul & Jewell
for amount \$56.00
Walker J.P.

Summons issued
date March 3 1931

Summons delivered
constable Taylor Trip
on Feb 28 1931

to having paid the
incapal + cost 16.40

as follows

Plaintiff 92.5'
Deft 3.65'
" 2.50
15.40

settled

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 .., I, resident of County, as Surety for Stay of Execution in the above cause of against do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this day of A. D. 19 Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of County, as Surety for Stay of Execution in the above cause of against do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this day of A. D. 19 Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from Dollars, payment in full on the above judgment and costs.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Ed Bushong

Case No. 53.

March 21 1931 The Plaintiff filed

Bill of Particulars,

in substance as follows:

Plaintiff says there is due him from the defendant the sum of Eighty Five + 9/10 Dollars for the following storage on an automobile from February 1st 1929 at 2.00 per month total 74.00 also one auto fire \$8.90 and tube \$2.20 on Nov 11 1929, Sept 27-1929 one storage Battery \$9.50 Sept 27 1929 oil 30 cts total \$94.90 with credits as follows Nov 11 credit by cash \$2.00 Nov 1st credit by cash \$2.00 Aug 15/1928 credit by cash \$5.00. Total Credits \$9.00 leaving a balance of \$85.90 still due Plaintiff says there is no counter claims or set off against this claim, and that he ought recover the sum of \$85.90 wherefor Plaintiff asks for judgment for the amount endorsed herein, and for costs of this action

E. J. Bushong

Ed Bushong being first duly sworn according to law says that the facts stated and the allegations made in the foregoing bill of particulars are true as he verily believes.

E. J. Bushong

Sworn to and subscribed in my presence this 20th day of March A.D. 1931

L. H. Collins Notary Public

March 21, 1931 summons issued to constable Cloyce Rice who made return March 25, 1931, served on defendant personally on the 21st day of March 1931 Cloyce Rice

March 25 1931 1.15 o'clock Plaintiff appeared and the defendant having failed to appear at 2.00 o'clock I entered judgment for the plaintiff on default of defendant for the amount of the claim \$85.90 + costs of this case, \$2.50 total \$88.40

Plaintiff against S. S. Felichman Defendant

Table with columns for Judgment, \$, Plaintiff's Costs, and Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Pliff's Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of Ap

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of ... County. Now, therefore, I ... do hereby promise and undertake in the ... dollars, that said appellant shall duly pay ... without unnecessary delay, and, if judgment ... that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

No. 33.
21 1931 The Plaintiff filed

is due him from the
of Eighty Five + 9/10 Dollars
to be on an automobile from
at 200 - per month total 74.00
8.90 and tube 2.20 on Nov 11
one Storage Battery 9.50
Oct total 94.90
Nov 11 credit by cash
by cash 2.00 Aug 15/1928
Total credit 9.00
of 85.90 still due
is no counter claims
at this claim, and that
the sum of 85.90
asks for judgment for
desired herein, and for
tion
E. J. Bushong.

first duly sworn
says that the facts
allegations made in the
of particulars are true
believes.
E. J. Bushong
subscribed in my presence
March A.D. 1931

H. Collins
Notary Public
summons issued to
Rice who made
5/1931, served on Defendant
21st Day of March 1931
Clayce Rice

1.15 O'clock. Plaintiff
Defendant having
at 2.00 O'clock
gment for the Plaintiff
Defendant. for the
claim 85.90 + costs
total 88.40

Pliff's Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Plaintiff advanced the cost in this case, \$2.50
Constable .80
Justice 1.70
2.50

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I.....
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19
Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by def-
endant, I will pay the judgment, with interest and costs, and costs that
may accrue.
Approved by and signed before me, this day of
A. D. 19
Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from
.....
..... Dollars,
payment in full on the above judgment and costs.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

R. E. Christy

Case No. 34

May 6

1931 The Plaintiff filed

Bill of Particulars,

in substance as follows:

The undersigned R. E. Christy a Resident of this County of Logan State of Ohio doth hereby make his complaint to you against one Dan Comer for this that the said Dan Comer did on or about the 15th day of September in the year 1930 and hath ever since and doth still unlawfully and forcibly and with a strong hand, detain, from the undersigned possession of the following premises, situated in the township of Liberty in said County of Union and described as follows, Being the Buildings on a farm the property of the said plaintiff located near Flat Branch corner. on the 29th day of April 1931 the undersigned duly served upon the said Dan Comer by leaving at the place of Residence as required by law, notice in writing to leave said premises. the undersigned asks Process and Restitutions etc. Dated this 6 day of May 1931

Plffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Plaintiff ,
 against
 Defendant .
 Dan Comer

Judgment, \$	Plaintiff's Costs.	Defendant's Costs.
JUSTICE'S FEES.		
Summons... persons, each defendant.....	25	40
Subpenas, each person.....	05	
Summons for Jury, each panel or venire.....	40	
Swearing..... persons, each.....	05	
Filing..... papers, each.....	05	
Continuances, each.....	20	
Judgment, entering.....	40	
Transferring, on docket.....	15	
Satisfaction of.....	20	
All moneys collected on.....	4 per cent.	
Execution, or Order of Sale, issuing of.....	40	
Affidavit, taking and certifying of each.....	40	
Bond or Undertaking, each.....	40	
(1)..... of.....	40	
Trial, sitting in.....	1.00	1.00
Docketing and Indexing, per 100 words.....	15	50
Dismissal of Case.....	20	
Garnishee, Notice to, Ans. of, Orders on, each.....	40	
Publication.....	2.00	
Affidavit in Aid of Execu'n, tak'g and cert'g of.....	40	
Swearing..... persons, each.....	05	
Filing..... papers, each.....	05	
Record, per 100 words.....	15	
Order, to Appear, and Notice to Deft., each.....	40	
Answer, and Order to pay money, each.....	40	
.....		20
Transcript, per 100 words.....	15	
Certifying same.....	25	
CONSTABLE'S FEES.		
Summons, service of..... person, each.....	25	20
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	7	1.25
Subpenas (first person in)..... persons, each.....	25	
..... additional persons, each.....	10	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Summons for Jury, service of.....	1.00	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Attending Trial..... days, each.....	1.00	
Execution, or Order of Sale, service of.....	40	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Four per cent. of money made on.....		
Advertising sale.....	25 or 40	
(1)..... of....., service of.....	40	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Taking Bond In.....	50	
Sum'ing and Swear'g App'rsers., each case.....	1.00	
Notice to Garnishee, service of.....	40	
Making..... copies of, each.....	25	
Appraisers' Fees, each.....	1.00	
Schedule.....	40	
Moving, and Care of Property.....		
Order to Appear in Aid of Execution, service on..... persons, each.....	40	
..... copies.....; Mileage,..... miles.....		
Notice to Defendant, service,..... persons, ea.....	40	
..... copies.....; Mileage,..... miles.....		
Order to Pay Money, service.....	40	
Copy.....; Mileage,..... miles.....		
		2.35

R. E. Christy

Summons issued to constable Rice on May 7, 1931. Who made Return same day. Service made by leaving copy at his residence with the wife of Defendant. Date set for hearing May 11, 1931 at 1 o'clock P.M.

Both Plaintiff appeared at 1:00 o'clock and after hearing both sides of the case the Court decided in favor of the Plaintiff. and charged the cost to plaintiff as follows

Justice Cost 2.10
 Constable 2.35
 Total 4.45

Bail of A

Whereas, on the day of against docket of \$....., and the said tends to appeal therefrom to the Court of County. Now, therefore, I..... do hereby promise and undertake in the dollars, that said appellant shall duly p without unnecessary delay, and, if judg lant, that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 34

1931 The Plaintiff filed

R. E. Christy a
 County of Logan State of Ohio
 His Complaint to you
 are Corner for this
 are Corner did on or about
 in the year 1930
 and both still
 and with a strong
 on the undesignated
 following Premises,
 Township of Liberty in
 and described as
 the Buildings on a farm
 the said plaintiff
 Flat Branch Corner.
 of April 1931 the undesignated
 the said Dan Corner
 place of Residence
 now, notice in writing
 premises,
 asks Process and
 etc.

of May 1931

R. E. Christy
 sued to Constable Rice
 31.

same day.
 leaving copy at His Residence
 of Defendant's
 on May 11, 1931

appeared at 1:00 o'clock.
 during both sides of the
 at decided in favor
 of and charged this
 as follows

fee cost 2.10
 fee 2.35
 total 4.45

Pliff's Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19,
 obtained judgment
 against on the
 docket of J. P., for
 dollars, and costs, taxed at
 \$....., and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

Approved by and signed before me, this day of
 A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by de-
 fendant, I will pay the judgment, with interest and costs, and costs that
 may accrue.

Approved by and signed before me, this day of
 A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from

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

CIVIL ACTION before F. C. Walker Justice of the Peace of

Lebanon

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Frigid Fluid Company

Case No. 35

Plffs Witnesses: fees of

July 1

1931 The Plaintiff filed

Bill of Particulars,

in substance as follows:

Now comes the Plaintiff, Frigid Fluid Co and says that it is a corporation, duly incorporated, with offices in the City of Chicago, in the State of Illinois, and for a cause of action, says that the Defendant W. E. Winter, is indebted to it in the sum of \$105.93 as per statement hereto attached, and the same is just, due and unpaid, and there is due it the sum of \$105.93 with interest thereon at Six Per Cent Per annum from the 27th day of August 1930. That there are no set off or counter claims against the said claim. Wherefore the plaintiff prays judgment against the said Defendant for the sum of \$105.93 with interest thereon at 6% Per annum from the 27th day of August 1930 and costs.

Milo L. Myers, attorney for Plaintiff

Def'ts Witnesses: fees of

Jury: fees of

State of Ohio, Union Co. Milo L. Myers, being duly sworn, says that he is the attorney for the Plaintiff, and that the Plaintiff is a non-resident of the County of Union, and that the facts stated and the allegations made and contained in the foregoing Bill of Particulars are true as he believes

Milo L. Myers Sworn to before me and signed in my presence this 26th day of June 1931

Wanda Myers Notary Public costs guaranteed by Milo L. Myers

Bail of A

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of ... County. Now, therefore, I ... do hereby promise and undertake in the dollars, that said appellant shall duly pay without unnecessary delay, and, if judgment, that I will satisfy said judgment that may accrue.

Approved by and signed before me, this A. D. 19

Plaintiff, against W. E. Winter Defendant

Judgment, \$

Table with columns for Justice's Fees, Plaintiff's Costs, and Defendant's Costs. Includes items like Summons, Subpoenas, Filing, etc.

Record of F. C. Walker - Justice. One Hundred Eleven and 30/100. In full-claim of Frigid Fluid Co. vs. W. E. Winter. Less \$5.00. No. 35. July 2nd, 1931.

Table with columns for Constable's Fees, Plaintiff's Costs, and Defendant's Costs. Includes items like Summons, Making, Mileage, etc.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 35' 1931 The Plaintiff filed

Plaintiff, Frigate fluid Co is a corporation, duly... The offices in the City... State of Illinois, and... action, says that the... winter, is indebted to... of \$106.93 as per... attached, and the... and unpaid, and... the sum of \$105.93 with... at Six Per Cent Per... the 27th day of August... there are no set off or... against the said claim... Plaintiff prays judgment... Defendant for the... 93 with interest... Per Annum... Day of August 1930

Milo L. Myers. Attorney for Plaintiff

being duly sworn, the attorney for the Plaintiff... of the County... that the facts stated... made and... the foregoing Bill of... true as he believes

Milo L. Myers Me and signed in this 26th Day of June

Maud Myers Notary Public led by Milo L. Myers

Pliff's Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Plaintiff's Costs. Defendant's Costs.

\$ Cts. \$ Cts.

Bail of Appeal.

Whereas, on the... day of... A. D. 19... obtained judgment against... on the docket of... J. P., for... dollars, and costs, taxed at \$... and the said... intends to appeal therefrom to the Court of Common Pleas of... County. Now, therefore, I... do hereby promise and undertake in the sum of... dollars, that said appellant shall duly prosecute... appeal to effect, without unnecessary delay, and, if judgment be awarded against said appellant, that I will satisfy said judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this... day of... A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, ... resident of ... County, as Surety for Stay of Execution in the above cause of... against... do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this... day of... A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, ... 19, from... Dollars, payment in full on the above judgment and costs.

Justice's Civil Docket (Crown), The W. H. Anderson Co., Publishers, Cincinnati, O.

Edward T Powell

Case No. 36

February 29 1932. The Plaintiff filed

Bill of Particulars,

in substance as follows:

Now Comes Edward T Powell The above named plaintiff and says that there is due the Plaintiff from said Defendant the sum of \$74.65 on an account of February 21 1930.

In accordance with an agreement made by and between Plaintiff and Defendant on February 21st 1930. Said amount due on said stated account was to bear interest at 8% from said date; there are no counter claims or setoffs against said account and there is now due said Plaintiff the sum of \$74.65, with interest from the 21st day of February 1930, at 8% per annum.

Wherefore Plaintiff prays judgment against said Defendant in the sum of \$74.65, with interest from the 21st day of February, 1930, at 8% per annum.

Powell + Powell
atly for Plaintiff

State of Ohio
Franklin Co. S.S.

Edward T Powell being first duly sworn says that he is the Plaintiff in the above entitled cause and that the facts stated and allegations contained in the foregoing action are true, as he verily believes.

Edward T Powell

sworn to before me and subscribed in my presence this 26th day of February 1932

Ethel M Gavin
Notary Public, Franklin Co Ohio

Plaintiff Enclosed check for \$100.00 to secure costs of above case.

Summons issued in above case to Constable Victor Jackson March 1 1932 Returnable March 12 1932 at 1 o'clock.

Constable Jackson made return same day summons delivered to D/d's house March 1 1932.

Plaintiff
against
Fritz Brekhus
Defendant

Table with columns: Judgment, \$, Plaintiff's Costs, Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

Pliffs Witnesses: fees of

Thomas E. Powell, Decid
Edward T. Powell
Harold T. Powell
Frank Tassej
Frank Spira
Carl W. Gorty
Max M. Natuseff

F. C. Walker
Raymond, Ohio

Dear Sir:

to say that I
up and offers
words, I will
to you, and I
and let me he

is held by th
make a settle
to take that

ETP:G

do hereby promise and undertake in the
dollars, that said appellant shall duly pay
without unnecessary delay, and, if judg
lant, that I will satisfy said judgment
that may accrue.

Approved by and signed before me, this
A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 36
y. 29 1932. The Plaintiff filed

ard T Powell. The above
of and days. That there
intiff from said Defendant
5 on an account of
30.
with an agreement
between Plaintiff and
February 21st 1930.
due on said stated
to bear interest at 8%
; there are no counter
claims against said account
due said Plaintiff
65; with interest from
February, 1930, at 8%

Pliff's prayer judgment
defendant in the sum
interest from the 21st
1930.

Powell & Powell
atly for Plaintiff

being first duly sworn
Plaintiff in the above
and that the facts stated
contained in the
are true, as he verily

Edward T Powell

me and subscribed in
is 26th Day of February 1932
Ethel M. Gavin
Notary Public, Franklin CO
Ohio

red check for \$1000
above case.

in above case. To
Jackson March 1, 1932
March 12, 1932 at 1 o'clock.

on made return
ous delivered to Defd's
1, 1932.

Pliff's Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

March 12, 1932. Court waited until 1:50 P.M.
when Plaintiff appeared. Defendant failed
to appear.

Law Offices of
Powell & Powell
552-57 Ohio Building and Loan Building
Columbus, Ohio

Thomas E. Powell, Decd
Edward T. Powell
Harold T. Powell
Frank Fossey
Frank Spira
Carl W. Lortz
Max M. Matusoff

July 29th, 1932.

F. C. Walker,
Raymond, Ohio.

Dear Sir:

I received your letter and I wish
to say that I agree with you about Fritz. If he comes
up and offers you \$90.00 you take the money. In other
words, I will leave the settlement and adjustment up
to you, and if he hasn't all the money, take part of it
and let me hear from you.

Also let me know how much the mortgage
is held by the City Loan Company, that is, if you do not
make a settlement with him. It might be that I would have
to take that over.

Let me hear from you and oblige.

Very truly yours,

E. T. Powell

ETP:G

do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from

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

86.82
5.86
2.67
2.25
4.60
7
7
Remond

Pliff's Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

March 12. 1932. Court waited until 1:50. P.M. when Plaintiff appeared. Defendant failed to appear. So the Court gave judgment by default to Plaintiff in full, as stated in his Bill of Particulars.

	Principal	74.65	
	Interest	12.27	
		86.82	86.82
costs	Constable	2.35	
	Justice	3.50	
			5.85
	Total		92.67
	added interest		2.25
	added costs		4.60

Pliff's Witnesses: fees of

July 30 1932. Settlement made in accord with the attached letter from Plaintiff Defendant Fred. E. Brehm paying to the Court the sum of \$90.00 for settlement in full of this case. So the case is finished

Pliff's Witnesses: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19,
 obtained judgment
 against on the
 ocket of J. P., for
 100 dollars, and costs, taxed at
, and the said in-
 nds to appeal therefrom to the Court of Common Pleas of
 ounty. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

Approved by and signed before me, this day of
 A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by def-
 endant, I will pay the judgment, with interest and costs, and costs that
 may accrue.

Approved by and signed before me, this day of
 A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from

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

No.

Civil Doc. Page

Before F. C. Walker
Justice of the Peace,

Liberty Township,

Union County, Ohio.

Glenn E. Lamb

Plaintiff

vs.

Paul D. Dierks

Defendant

Bill of Particulars.

Filed 19

Justice of the Peace.

Plaintiff's Attorney.

at 1²⁰ o'clock P.M.

Issue Summons on the within Bill of Particulars, returnable Sept 24th 1931.

Richard C. Prall
Plaintiff's Attorney.

BILL OF PARTICULARS

Gen'l Code, Secs. 10303,-4,-5

Glenn E Lamb

Plaintiff

vs.

Paul Delden

Defendant

Before F. C. Walker
Justice of the Peace,in and for Liberty Township,
Union County, Ohio

BILL OF PARTICULARS

The said Plaintiff says there is due him from said Defendant the sum of \$30⁰⁰ with interest at 7% from October 1, 1930 to Dec 31, 1930 and at 8% from Jan 1, 1931 to date on a certain promissory note signed and delivered to plaintiff by defendant and which is due and unpaid.

Wherefore plaintiff prays judgment against defendant for \$30⁰⁰ with interest at 7% from Oct 1, 1930 to Dec 31, 1930 and from Jan 1, 1931 to date at 8% and costs.

Richard C. Mall

Plaintiff's Attorney.

Broadway Ohio December 8th 1931

To whom this may concern ;

We the undersigned *Wm D. Gardner M.D.* And E.J.Marsh Practicing Physicians
do hereby certify that we have made an Examination of the persons herein
named, Mr and Mrs Wm Radcliff for medical treatment and have found them
both in poor condition **Physically**, and are wholly unable to stand the
exposure and labor of Moving **their** househond Goods, or performing any
manual labor at this time with out great danger of serious injury to
their health, dated this // Day of December A.D. 1931

Wm D Gardner M.D.

Plain City, O.

E. J. Marsh M.D.

*Broadway
Ohio*

\$ 30⁰⁰

Marysville, Ohio 10-1-30 19

Dec 31

after date, for value received, I, we, or either of us, promise to pay to the order of

Elmer E Lamb

AT BANK OF MARYSVILLE MARYSVILLE OHIO

Thirty

$\frac{00}{10}$ DOLLARS,

in United States gold coin or its equivalent, with interest from date until due at the rate of 7 per cent per annum, and at the rate of eight per cent per annum after maturity until paid.

And we jointly and severally hereby authorize any Attorney-at-Law to appear in any Court of Record, in the State of Ohio or elsewhere in the United States, after the above money becomes due, and waive the issuing and serving of process, and confess judgment against us or any of us in favor of the holder of this note for the amount appearing due and the costs of suit, and thereupon to release all errors and waive all right of appeal and stay of execution in our behalf; hereby authorizing the holder to apply hereon at any time any moneys owing by such holder to us or either of us and further agreeing that in case of insolvency, bankruptcy, business failure or default on this or any other obligation to the holder, then, at the option of the holder, this and all such other obligations shall at once become due and payable, without demand or notice.

Witness our hands at Marysville, Ohio, this 1 day of October, 19

No. _____

Due Dec 31 - 30

Paul Wildman

P. O. Address Marysville #5

12/12

Received of Paul Dildine

20.00 on the within

To F C Walker Jr

Sept 21. 1931

Oct 15-1931 6.00

No. _____

September 29 1921

Received from F. C. Walker, Justice

Eighteen⁷⁰/₁₀₀ _____ Dollars

on Judgment & Supplement Co vs Paul Sidding, being
in full of his payment of \$20⁰⁰ less costs ✓

\$ 18⁷⁰/₁₀₀

Richard C. Threlk
att. for Judgment & Supplement Co

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 36

November 13 1931 The Plaintiff filed

Bill of Particulars,

in substance as follows:

Being The Regular Landlords complaint against Wm. Radcliff Defendant having failed to move out after the service on November 9, 1931 of the Regular Notice to leave the premises served by Plaintiff in person on the above date

C. W. Shirk

Plaintiff

against

Wm. Radcliff

Defendant

Judgment, \$

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid of Execution, Swearing, Filing, Record, Order, Answer, Landlords Complaint, Transcript, Certifying same.

CONSTABLE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Making copies, Mileage, Subpenas, Summons for Jury, Attending Trial, Execution, Advertising sale, Taking Bond, Sum'ing and Swear'g Apr'sers., Notice to Garnishee, Appraisers' Fees, Schedule, Moving, Order to Appear in Aid of Execution, Notice to Defendant, Order to Pay Money.

The plaintiff asks Process and Restitution.

Dated Nov. 12 1931

Nov 13 1931 after appointing victor Jackson temporary Constable and administering the oath as such. The summons was given him for service.

The Plaintiff acknowledged himself liable for costs that may accrue in this case.

Constable victor Jackson made Return of summons Nov 13, 1931 having served it by leaving at Deft's place of Residence.

Nov 17 1931

Plaintiff C W Shirk after some investigation came in and asked to have this case continued for 8 days. which was granted by court.

Nov. 27, 31.

Plaintiff appeared at 10:00 o'clock. after waiting one hour. The defendant did not appear. so after hearing the case of Plaintiff C W Shirk the court gave judgment to Plaintiff that he should have Restitution of the Property as claimed by him, also that he recover costs in the sum of \$4.35 and all accruing costs.

Pliff's Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of County. Now, therefore, I ... do hereby promise and undertake in the dollars, that said appellant shall duly ... without unnecessary delay, and, if judgment, that I will satisfy said judgment that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 36
13 1931 The Plaintiff filed

Landlord's complaint
Radcliff
failed to move out
on November 9, 1931
to leave the
by Plaintiff in
above date

Process and
1931

Nov 13, 1931
Victor Jackson
table and administering
the summons
for service

acknowledged himself
that may accrue

Jackson made
Nov 13, 1931
by leaving at 11:30
a.m.

1931
Shirks after some investigation
had to have this case
8 days, which was
sh.

and at 10:00 o'clock
hour. The defendant
so after hearing
plaintiff C & D Shirks
we judgment to
that he should
tion of the Property
sum, also that he recover
of \$4.35 and all

Pl'ffs Witnesses: fees of	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Deft's Witnesses: fees of				
Jury: fees of				

Bail of Appeal.

Whereas, on the day of A. D. 19 .., .. obtained judgment against on the docket of J. P., for 100 dollars, and costs, taxed at \$.., and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I, do hereby promise and undertake in the sum of dollars, that said appellant shall duly prosecute appeal to effect, without unnecessary delay, and, if judgment be awarded against said appellant, that I will satisfy said judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this day of A. D. 19 ..

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of County, as Surety for Stay of Execution in the above cause of against do hereby undertake to said plaintiff, that in default of payment by defendant, I will pay the judgment, with interest and costs, and costs that may accrue.

Approved by and signed before me, this day of A. D. 19 ..

Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from 100 Dollars, payment in full on the above judgment and costs.

No. _____ Doc. _____ Page _____

Writ of Replevin and Summons

Grace Sedgwick

AGAINST

Plaintiff

Mike Murphy

Defendant

Attorney for Plaintiff

Before *F C Walker*
Justice of the Peace.

Returnable *July 10* 19*32*
At *1:00* o'clock *10* M.

Damages claimed - \$ _____

Justice's Fees, _____

5.00

Constables Fees, Items, to-wit:

Serv. and Ret. of this writ, _____ *1.00*

Mileage, *20* Miles, _____ *4.35*

~~Car~~, *cost of Driver* _____ *3.50*

Sum'g and Subear'g Appraisers, _____ *2.00*

Bond, _____ *1.80*

Total fees, - \$ *13.65*

Returned and Filed,

19

(This Certificate is only to be used on the Copy served on Defendant.)

I hereby certify this to be a true copy of the Original Writ with the endorsements thereon.

Constable

RETURN.

(ON ORIGINAL WRIT ONLY.)

Received this writ on the

9 day of *July*

day of

July

1932

and on the

A. D. 1932 I replevied *all* the goods

all the goods

and chattels within described, and caused the same to be appraised as per schedule hereunto attached;

The within-named *Grace Sedgwick*

J H Collins

gave a replevin undertaking according to law, with

sufficient sureties herewith returned, and I delivered

the property to *Grace Sedgwick* also, on the same day served the defendant

by copy. *Delivered to him personally*

Victor Jackson

Constable.

THE STATE OF OHIO,

Union County, ss.

Grace Sedgwick

AGAINST Plaintiff

Mike Murphy, Const

Defendant

Liberty Township.
Before F. C. Walker Justice of the
Peace in and for the Township, County and State aforesaid:

To Any Constable of said Township, Greeting:

You are hereby Comanded to Summon Mike Murphy
Constable of Paris Twp
to appear before me, the undersigned, a Justice of the Peace of
said Township, at my office therein, on the Sixteenth

day of July, A. D. 1932 at 1⁰⁰ o'clock, P M., to answer the action of

Grace Sedgwick for wrongfully detaining the following
described property, to-wit: one model A Ford Sedan 2 door
motor no A-2838309

And You are Further Comanded immediately to seize and take into custody, wherever they may be found
in said County, the said goods and chattels above mentioned, and deliver the same at the above mentioned
time to the said Grace Sedgwick Plaintiff, unless said
Mike Murphy, Const Defendant shall give bond as required by law,
when you shall return the same to said Mike Murphy Defendant.

Of this Writ make legal service and due return.

Given under my hand, this 9 day of July, A. D. 1932

F. C. Walker Justice of the Peace.

THE STATE OF OHIO,

Union

COUNTY,

Liberty

TOWNSHIP, ss.

BEFORE ME, the undersigned, a Justice of the Peace in and for said County, came

Grace Sedgwick

who, being duly sworn, depose &

and says, that

By she has a special interest by reason of having a chattel mortgage on the property

and has good right to the immediate possession of the goods and chattels following, to-wit:

*a Model A. 2 Door Sedan. Ford.
Motor No A-2838309*

and that the

same are wrongfully detained from *Her* by *Mike Murphy Constable of Paris Wp*
and that the said goods and chattels were not taken in execution on any order or judgment against the
said *Grace Sedgwick*, or for

the payment of any tax, fine, or amercement. assessed against *Her*, and is not claimed by said

Grace Sedgwick

under a title acquired mediately

or immediately by transfer from one from whom such property had been taken by such execution order or
process, or by virtue of any order of delivery issued under the law hereof,* or any other mesne or final
process issued against the said *Grace Sedgwick*

Sworn to and subscribed before me, this

9 day of *July*.

19*32*

Grace Sedgwick

F. C. Walker

Justice of the Peace.

BOND

Grace Sedgwick
 vs.
Mike Murphy, Const

In Replevin Before
F. C. Walker a Justice of
 the Peace of *Liberly* Township,
Union Co., State of Ohio.

We, the undersigned, do hereby recognize ourselves to be bound
 to *Mike Murphy, Constable* Defendant,
 in the sum of *Three Hundred + 00/100* Dollars.

The condition of this obligation is that the said *Grace Sedgwick*
 Plaintiff, will duly prosecute this action, and if this suit
 shall be decided against said *Grace Sedgwick* Plaintiff,
 that said *Grace Sedgwick* Plaintiff
 will pay the costs in this action, and the expenses of the care and management of the
 property taken in this proceeding.

Executed this *9* day of *July*, 1932.

I approve of this Bond

Victor Jackson
 Constable.

Blanche Sedgwick Plaintiff.
L. H. Collins Sureties.

BOND

Grace Sedgwick

Mike Murphy
Constable of Paris Twp

In Replevin Before

F. C. Walker a Justice of
the Peace of Liberty Township,
Union Co., State of Ohio.

We, the undersigned, do hereby recognize ourselves to be bound
to Mike Murphy, Constable of Paris Twp Defendant,
in the sum of Twenty & 00/100 Dollars.

The condition of this obligation is that the said Grace Sedgwick
Plaintiff, will duly prosecute this action, and if this suit
shall be decided against said Grace Sedgwick Plaintiff,
that said Grace Sedgwick Plaintiff
will pay the costs in this action, and the expenses of the care and management of the
property taken in this proceeding.

Executed this 9 day of July, 1931.

Grace Sedgwick Plaintiff.

I approve of this Bond

Constable.

Sureties.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 37

July 9

1932 The Plaintiff filed

Bill of Particulars, Affidavit in Replevin

Grace Sedgwick

Plaintiff

against

Mike Murphy Constable

Defendant

in substance as follows:

State of Ohio, Union Co, Liberty Twp, S.S.
 Before me the undersigned, a Justice of
 The Peace in and for said County, came
 Grace Sedgwick who, being duly sworn,
 deposes and says that she has a special
 interest by reason of having a chattel
 mortgage on the following property
 and has good right to the immediate
 possession of the goods and chattels following
 to wit: one Model A 2 door Ford Sedan
 Motor No A 2838389,
 and same is wrongfully detained from her
 by Mike Murphy, Constable of Paris Twp.
 And that the said goods and chattels were
 not taken in execution on any order or
 judgment against the said Grace Sedgwick
 or for the payment of any tax, fine or
 amercement assessed against her, and
 is not claimed by said Grace Sedgwick
 under a title acquired mediately or
 immediately by transfer from one person
 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 name
 of final process issued against the said
 Grace Sedgwick

Signed Grace Sedgwick
 sworn to and subscribed before me this
 9 day of July, 1932.

F. C. Walker J.P.
 a Bond for costs was made and signed
 by Grace Sedgwick + L. H. Collins
 after which the court issued a writ
 of Replevin + summons against said
 Mike Murphy Constable, Returnable July 16
 1932. to Constable Victor Jackson
 who reported the same day. Having
 Replevined the said automobile and
 caused the same to be appraised the
 said Grace Sedgwick gave a Replevin
 Bond in the sum of \$300.00 with
 L. H. Collins as surety, and he delivered
 the property to Grace Sedgwick
 also served at the same time with
~~summons~~ copy. Delivered to him
 personally.

Victor Jackson Const
 Date of trial July 16 1932 1:00 P.M.

Pliffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the day of

 against
 docket of
 \$....., and the said
 tends to appeal therefrom to the Court of
 County. Now, therefore, I,
 do hereby promise and undertake in the
 dollars, that said appellant shall duly
 without unnecessary delay, and, if judg
 ment, that I will satisfy said judgment
 that may accrue.

Approved by and signed before me, this
 A. D. 19

Judgment, \$

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Summons.....persons, each defendant.....	25		
Subpenns, each person.....	05		
Summons for Jury, each panel or venire.....	40		
Swearing.....persons, each.....	05		
Filing.....papers, each.....	05		
Continuances, each.....	20		
Judgment, entering.....	40		
Transferring, on docket.....	15		
Satisfaction of.....	20		
All moneys collected on.....	4 percent.		
Execution, or Order of Sale, issuing of.....	40		
Affidavit, taking and certifying of each.....	40	80	
Bond or Undertaking, each.....	40	80	
(1).....of.....	40		
Trial, sitting in.....	1.00		
Docketing and Indexing, per 100 words.....	15	1.0	10.
Dismissal of Case.....	20		
Garnishee, Notice to, Ans. of, Orders on, each.....	40		
Publication.....	2.00		
Affidavit in Aid of Execu'n, tak'g and cert'g of.....	40		
Swearing.....persons, each.....	05		
Filing.....papers, each.....	05		
Record, per 100 words.....	15		
Order, to Appear, and Notice to Deft., each.....	40		
Answer, and Order to pay money, each.....	40		
Writ of Replevin + Summons, Security for Costs.....		75	60.
Transcript, per 100 words.....	15		
Certifying same.....	25		

CONSTABLE'S FEES.

Summons, service of.....person, each.....	25		
Making.....copies of, each.....	25		
Mileage, 1st mile, 20c.;.....additional miles, each.....	05		
Subpenns (first person in).....persons, each.....	25		
.....additional persons, each.....	10		
Making.....copies of, each.....	25		
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05		
Summons for Jury, service of.....	1.00		
Making.....copies of, each.....	25		
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05		
Attending Trial.....days, each.....	1.00		
Execution, or Order of Sale, service of.....	40		
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05		
Four per cent. of money made on.....			
Advertising sale.....	25 or 40		
(1) writ of Replevin, service of.....	40	1.00	
Making.....copies of, each.....	25		
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	335	
Taking Bond in.....	50		
Sum'ing and Swear'g App'rsers., each case.....	1.00	2.00	
Notice to Garnishee, service of.....	40		
Making.....copies of, each.....	25		
Appraisers' Fees, each.....	1.00	2.00	
Schedule.....	40		
Moving, and Care of Property.....	50		
Order to Appear in Aid of Execution, service on.....persons, each.....	40		
.....copies.....; Mileage.....miles.....			
Notice to Defendant, service.....persons, ea.....	40		
.....copies.....; Mileage.....miles.....			
Order to Pay Money, service.....	40		
Copy.....; Mileage.....miles.....			

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 37
1932 The Plaintiff filed
Bail in Replevin

vs. Co., Liberty Twp, S.S.
Assigned, a Justice of
the Peace for said County, Cause
No. 37, who, being duly sworn,
deposes that she has a special
knowledge of having a chattel
following property
belonging to the sum of \$1000.00
goods and chattels following
a 2 door Ford Sedan
No. 889,
wrongfully detained from her
by the Constable of Paris Twp.
and goods and chattels were
seized on any order
of the said Grace Sedgwick
without any tax, fine, or
process issued against her, and
said Grace Sedgwick
refused immediately or
transfer from one form
to another had been taken
in, order, or process,
or any order of delivery issued
or any other writ
issued against the said
Grace Sedgwick
described before me this
1932.

F.C. Walker J.P.
has made and signed
writs & L.H. Collins
of Court issued a writ
summons against said
Grace Sedgwick. Returnable July 16
at the Court of Victor Jackson
Same day. Having
said automobile and
to be appraised the
writs gave a Replevin
sum of \$300.00 with
surety, and he delivered
Grace Sedgwick
the same time with
by. Delivered to him
by Victor Jackson Const
16 1932 1 o'clock P.M.

Pliffs Witnesses: fees of	Plaintiff's Costs.		Defendant's Costs.	
	\$	Cts.	\$	Cts.
Deft's Witnesses: fees of				
Jury: fees of				

July 14, 1932. Parties to this case having
affected a partial settlement of the case
asked to have the case continued indefinitely
to give them a chance to complete the
settlement.
So it is so ordered by the Court, the case
is continued indefinitely
F.C. Walker J.P.

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.
Approved by and signed before me, this day of
A. D. 19

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.
Approved by and signed before me, this day of
A. D. 19

Satisfaction of Judgment.

Received, 19, from
..... Dollars,
payment in full on the above judgment and costs.
.....
Justice of the Peace.

Affidavit in Replevin.

Adrian H Johnson

vs.

Don Hend

Docket *Civ* No. _____ Page _____

Returnable _____ 19 _____

E. L. Barrett & Son



Springfield, Ohio

THE STATE OF OHIO, Union COUNTY, Liberty TOWNSHIP, ss.

BEFORE ME, the undersigned, a Justice of the Peace in and for said County, came

Adrian H. Johnson who, being duly sworn, depose &

and say &, that He is the Owner

and has & good right to the immediate possession of the goods and chattels following, to-wit:

Five Patent Stanchions, Milk Trough, one Roll of Poultry Netting,
which was removed from a Farm belonging to said Adrian H. Johnson

and that the

same are wrongfully detained from Him by Don Herd

and that the said goods and chattels were not taken in execution on any order or judgment against the
said Adrian H. Johnson, or for

the payment of any tax, fine, or amercement assessed against Him, and is not claimed by said

Adrian H. Johnson under a title acquired mediately
or immediately by transfer from one from whom such property had been taken by such execution order or
process, or by virtue of any order of delivery issued under the law hereof,* or any other mesne or final
process issued against the said Adrian H. Johnson

Sworn to and subscribed before me, this }
17 day of August 19 32 }

A. H. Johnson
F. C. Walker

Justice of the Peace.

Appraisement and Bond
IN REPLEVIN.

Adrian H Johnson

vs.

Don Hurd

Before _____
Justice of the Peace.

Docket _____ No. _____ Page _____

Filed _____, 19 _____

E. L. Barrett & Son



Springfield, Ohio

Constable.

The State of Ohio, Union County, ss.

We, the Undersigned, two disinterested freeholders, residents of Liberty Township, Union County, having been duly sworn by Victor Jackson Constable of said Township, to assess the value of the property seized by virtue of a Writ of Replevin, issued by F.C. Walker a Justice of the Peace, at the suit of Adrian H. Johnson against Don Herd do, upon actual view, assess the value thereof as follows, viz:

	Dollars.	Cts.
4 cow stanchions 50c Ea	2	00
1 Roll of netting	0	75
1 milk trough	1	00
Total,		\$ 3.75

Witness our hands, this 17 day of August 1932

Chas L Miller } Appraisers.
J. W. Woodrow }

I DO HEREBY CERTIFY, that the above named Chas L Miller and J. W. Woodrow two responsible freeholders, residents of Liberty Township, Union County, of the STATE OF OHIO, were duly summoned and sworn by me truly to assess the value of the above described property, and make appraisement thereof as above set forth, this 17 day of August 1932 Victor Jackson Constable.

Adrian H. Johnson vs. Don Herd } BOND In Replevin Before F.C. Walker a Justice of the Peace of Liberty Township, Union Co., State of Ohio.

We bind ourselves to the Defendant, Don Herd in the sum of \$ Fifty & 00/100 DOLLARS, that the said Plaintiff Adrian H. Johnson shall duly prosecute this action, and in case judgment shall be against him, that he then return the property taken or pay the value so assessed, at the election of the said Don Herd defendant and also pay the damages assessed for taking, detention and injury of the property and costs of suit. Executed this 17 day of August 1932

APPROVED: F.C. Walker Justice of the Peace. Plaintiff: Adrian H. Johnson Sureties: Alameda Johnson

*The sum named to be double the value of the property taken, and in no case less than \$50.

TELEPHONE
ADAMS 7745

POWELL & POWELL
ATTORNEYS AND COUNSELLORS-AT-LAW
22 EAST GAY STREET
COLUMBUS, OHIO

August 8th, 1932.

F. C. Walker,
Raymond, Ohio.

Dear Sir:

I received your letter enclosing check and I want to thank you for the manner in which you handled the situation.

I think I will have to start a few more suits, just to keep you in practice.

Very truly yours,

ETP:G

E. J. Powell

MADE IN U.S.A.
MAY 1932

POWELL & POWELL
ATTORNEYS AND COUNSELLORS-AT-LAW
22 EAST GAY STREET
COLUMBUS, OHIO
February 26, 1932.

Justice of the Peace,
Raymond, Ohio.

Dear Sir:

Enclosed please find Bill of
Particulars and check for \$10.00 deposit for
costs.

Please set the case for
Saturday, March 12th, at 2 o'clock.

Very truly yours,
Edward J. Powell

ETP:G

P.S. Two checks now thru.

SUBPOENA

Civil Case

Gen'l Code, Secs. 10314,-15,-16, 11502 to-5

The State of Ohio, Union County, ss. Liberly Township.

To Earnest Reed

You are hereby commanded to appear before me, a Justice of the Peace of said Township, at my office therein; on the 23 day of August 1932 at 9:00 o'clock A.M., and there to give testimony in an action pending before me, wherein

Adrian H. Johnson Plaintiff and

Dora Herd Defendant

Hereof fail not under the penalty of the law.

Given under my hand, this 17 day of August 1932

F. C. Walker

Justice of the Peace.

**NATIONAL UNION
FIRE INSURANCE CO.**

PITTSBURG, PA.

FOSTER C. WALKER, Agent
RAYMOND, OHIO

2.85'
2.00
1.00-

5.85'
Officiant 2.00
7.85'
5.00
12.85'
5.25
18.10



111

111

111

Frank Penn

Before Robert Hoiseole

A JUSTICE OF THE PEACE IN AND FOR

vs.

Mrs

Estep

Liberty

Township,

Union County

County, Ohio.

This undertaking witnesseth:

Whereas Frank Penn

a non-resident of said Township

Liberty

an action against

Mrs

Estep

, before the undersigned,

Robert Hoiseole

, a Justice of the Peace for said Township,

who requires security for costs therein to be given.

Now, we, the said

and

hereby undertake and promise the

said

to pay all costs that may

accrue in the said action.

Dated and signed by us this

day of

19

1.—Here say "intending to bring" or "having brought" as the case may be.

RETURN
When Property Levied on and Sold.
Gen'l Code, Secs. 3038, 10427-30 to-33

Received this writ on the _____ day of _____ 19____, at _____ o'clock _____ M., and by virtue thereof on the _____ day of _____ 19____, I levied on the personal property of the within named _____, and having duly advertised the same for sale at four of the most public places within the township where it was seized at least ten days before the time appointed for such sale to-wit, on the _____ day of _____ 19____, at _____ o'clock _____ M., I offered said personal property for sale,² _____ A true and accurate inventory of each article of the goods and chattels levied on and sold and the price at which it was sold, is hereto annexed.

A schedule of the goods and chattels levied on, which remain unsold for want of bidders, or other just cause, is herewith returned.

Constable.

FEES	
Service and Return, 80c	\$ 0.80
Mileage, first mile, 50c	.50
2 Additional miles, each 15c	.30
Advertising property for sale, \$1.00	1.00
On \$ _____ Money collected, 6%	.06
Expenses, per Verified Statement	.00
Total	\$ 3.80

1. Between the hours of 10 o'clock A. M. and 4 o'clock P. M.
2. At the house, or on the premises, where the property was taken; or at one of the most public places within the township.

No. 36
Civil Doc. _____ Page 187
Before F. C. Walker
Justice of the Peace,
Liberly Township,
Union County, Ohio.

Edward T. Powell Plaintiff,
vs.
Fritz Brehm Defendant.

EXECUTION

Judgment	\$ 74.55
Interest	12.27
Costs	5.85
Increase Costs	10.00
Total	102.67
add. Subst. from 2/29	2.25
Amount Credits	total 104.92
Balance	107.87

Issued July 27 1932
Returnable August 26 1932
Returned and Filed,

Justice of the Peace.
A true Copy. Attest:

Constable.

POWELL & POWELL
ATTORNEYS AND COUNSELLORS-AT-LAW
22 EAST GAY STREET
COLUMBUS, OHIO

July 21st, 1932.

Squire Walker,
Raymond, Ohio.

Dear Sir:

I haven't gotten anywhere in the collection of the judgment against Fritz Brehm. He wants to turn in to me a horse and a couple of sows for twice what they are worth. I think the best thing to do is to issue execution and send the Constable over there, and if you can get the money, take it in payments.

I don't know whether Fritz has enough to cover his homestead exemptions, or whether he knows he is entitled to any.

If you have to make a levy, make the levy on two filly colts. However, you know best how to handle the situation and go ahead with the matter.

Very truly yours,

ETP:G

E. J. Powell

Justice's Civil Docket (Crown), The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 38

August 17 1932. The Plaintiff filed

Adrian H. Johnson

Plaintiff

against

Don Herd

Defendant

Judgment, \$

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 3 columns: Fee description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Subpoenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid of Execution, Record, Order, Answer, Transcript, Certifying same.

CONSTABLE'S FEES.

Table with 3 columns: Fee description, Plaintiff's Costs, Defendant's Costs. Includes items like Summons, Making copies, Mileage, Subpoenas, Making copies, Mileage, Summons for Jury, Attending Trial, Execution, Advertising sale, Making copies, Mileage, Taking Bond, Sum'ing and Swear'g App'rsers, Notice to Garnishee, Appraisers' Fees, Schedule, Moving, and Care of Property, Order to Appear in Aid of Execution, Notice to Defendant, Order to Pay Money.

(1.) Here write "Order of Attachment," or "Writ of Replevin," etc., as required.

Bill of Particulars, in substance as follows:

Affidavit in Replevin Before me, the undersigned a Justice of the Peace in and for said county came Adrian H. Johnson who being duly sworn deposes and says that he is the owner and has good right to the immediate possession of the goods and chattels following to-wit: five Patent Stanchions, Milk trough, one Roll of Poulling Netting, which was removed from a farm belonging to said Adrian H. Johnson and that the same are wrongfully detained from him by Don Herd, and that the said goods and chattels were not taken in execution on any order or judgment against the said Adrian H. Johnson or for the payment of any tax, fine or amercement, assessed against him and is not claimed by said Adrian H. Johnson, under title acquired lawfully or immediately by transfer from one from whom such property had been taken by such execution order or process, or by virtue of any order of delivery issued under the law hereof or any other decree or final process issued against the said Adrian H. Johnson signed A. H. Johnson. sworn to and subscribed before me this 17. Day of August 1932

F. C. Walker J. P.

Plaintiff gave security for costs signed by A. H. Johnson Almeda Johnson

Summons and writ of Replevin issued the same day to Constable Victor Jackson who served the writ same day, by delivering a copy to said Don Herd and taking the property into his possession, causing it to be appraised by Chas L. Miller and T W Woodrow, who appraised it at \$3.75 signed by Chas L. Miller T W Woodrow.

Plaintiff asked for subpoena for Earnest Reed, which was issued Trial date set for Aug. 23, 1932, 9:30 am Aug 23, 1932, 10:00 o'clock. Both Party's Present, and Trial started Four witnesses for Plaintiff sworn Earnest Reed - A. H. Johnson, Almeda Johnson, Katy Johnson.

Pliff's Witnesses: fees of

Earnest Reed, Almeda Johnson, Katy Johnson.

Deft's Witnesses: fees of

Chas Herd, Don Herd, Nelson Herd

Jury: fees of

Bail of A

Whereas, on the... day of... against... docket of... \$... and the said... tends to appeal therefrom to the Court of County. Now, therefore, I... do hereby promise and undertake in the dollars, that said appellant shall duly pay without unnecessary delay, and, if judgment is rendered against said appellant, that I will satisfy said judgment that may accrue.

Approved by and signed before me, this A. D. 19

THE STATE OF OHIO, Union

COUNTY, ss.

Frank Penn

AGAINST

Plaintiff

BEFORE Robert Horsecoll

one of the Justices of the Peace in and for said County, came Frank Penn

Mrs

Estopp

Defendant

who being duly sworn, says that said defendant

justly indebted to said plaintiff in the sum of \$ 60.00 Sixty dollars and cents for Combining beans, in which

the defendant had one half interest in 40 acres and in which she was to share 50 percent of the cost of harvesting of said beans.

and that affiant believes said plaintiff ought to recover said amount of \$ 60.00

Said affiant further makes oath and says that (1) Harvested the 20 acres of beans for Mrs Estopp with a combining and that she was to pay me for the 20 acres so harvested

The said affiant further makes oath and says that he has good reason to, and does believe that

Frank Mc Curdy has in his possession sufficient money to satisfy the above account of the affiant owed to him by Estopp the property of said defendant

(Affiant)

Sworn to and subscribed before me, this

25

day of

October

A. D. 1935

Robert Horsecoll

Justice of the Peace.

*This affiant makes additional oath and says that he has good reason to believe and does believe that Frank McCurdy of and within said County, has in his possession, property of the said Defendant... liable to be attached in this action, to-wit: The money due Mrs. Estep for her share of the beans

(Affiant, Frank Penn)

Sworn to and subscribed before me, this 25 day of October

A. D. 1935.

Robert W. Wiscold

Justice of the Peace.

1. See suggestion one, below. 2. See suggestion two, below. 3. See suggestion three, below. 4. See suggestion four, below.

*Fill up blanks in this sentence only when property is to be garnished.

(2b)

Affidavit for Order of Attachment

(When Fraud, etc., is believed to exist.)

Frank Penn

Mrs Estep

US.

Before Robert W. Wiscold
Justice of the Peace.

Doc. No. 1 Page 155

Filed Oct 25 1935

SUGGESTIONS

- 1.—If so, insert the words "he is the attorney (or agent) of said plaintiff: that." If not so leave this space blank.
- 2.—If the defendant BE NOT the head, nor the support, of a family, erase the words "that said property is not the personal earnings of the defendant for services rendered by the defendant within three months prior to the commencement of said action; that said earnings amount to more than \$150.00, and that only the excess over that amount is sought to be attached."
If the defendant BE the head, or support, of a family, and it is NOT sought to attach his personal earnings for the three months last past, erase the words "that said earnings amount to more than \$150.00, and that only the excess over that amount is sought to be attached; that the defendant is not the head nor the support of a family."
If the defendant be the head, or the support, of a family, and it is sought to attach his personal earnings for the three months last past, then erase the word "not" in the clause "that said property is not, etc.," and also, "that the defendant is not the head nor support of a family."
- 3.—Here state the fact or fraud required by Sec. 10253, General Code.
- 4.—If the affiant can state POSITIVELY the matter set forth in blank space marked (2), erase the four words "he verily believes that" immediately preceding the (3) and it will then not be necessary to state any grounds of BELIEF, and the blank space (4) need not be filled. (In such cases the shorter Affidavit, entitled "Affidavit for Order of Attachment, when Fraud, etc., is positively stated," could be used). If affiant can not state POSITIVELY the matter set forth in blank space (3), then let him state in blank space (4) such facts as lead him to entertain such belief.

THE STATE OF OHIO, Union COUNTY, ss.

Frank Penn

vs.

Estep

Plaintiff

Defendant

AFFIDAVIT
IN ATTACHMENT.

Before me, the undersigned Justice of the Peace within and for said County, came Frank Penn who being duly sworn, says that Estep said defendant is justly indebted to said plaintiff for \$60.00 Sixty Dollars For Combining Beans

that said claim is just and lawful that he believes said plaintiff ought to recover thereon the amount of Sixty dollars and cents; that the property sought to be attached is not exempt from execution; that said property is not the personal earnings of the defendant for services rendered by the defendant within three months prior to the commencement of said action; that said earnings amount to more than \$150.00, and that only the excess over that amount is sought to be attached; that the defendant is not the head or support of a family, and has not in good faith, the maintenance and support of a widowed mother wholly dependent upon her for support; and that he verily believes that the property being attached is not Exempt from attachment

This affiant further makes oath and says that the grounds of that belief, being facts within his own knowledge, and information from others which he believes to be true, are insubstance as follows:

That we entered a contract that the affiant put out 40 acres of beans on the defendant's land, and that he was to share equal one half the beans and she was Estep was to pay one half the combine expense

Before Robert Driscoll Justice of peace
Liberty Township, Union County Ohio

Frank Penn,

vs

Easton,

Now comes plaintiff and moves the
court to dismiss this case and dissolve
the order of attachment issued herein.

John W. Sailer

Before Robert D. Scott, Justice of Peace
Liberty Township, Warren County, Ohio.

Frank Penn,
05 Plaintiff

Oct 26-1938

vs
Eastup,

On Motion of defendant this case is
dismissed and Order of attachment dissolved.

Robert D. Scott
Justice of Peace.

CIVIL ACTION before Robert Driscoll Justice of the Peace of Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 1

October 25, 1935 The Plaintiff filed Bill of Particulars, Affidavit in substance as follows: for continuing beans in the amount of 60 cc Mrs Estep for continuing 20 acres of beans not served

Frank Penn Plaintiff against Mrs Estep Defendant

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

State of Ohio Union co to any Constable of Liberty Township, said County - greeting. You are hereby to summon Mrs Estep to appear before me the undersigned - Justice of the Peace at my office in Liberty Township on the 27 day of October A.D. 1935 at 1 o'clock p.m., to answer the action of Frank Penn for due share on labor. The Plaintiff asks a judgement for the amount invoiced here on and for costs. You will make the return of this writ on or before Oct 27 - 1935 at 1 o'clock p.m. Witness my hand this the 25 day of October 1935

Robert Driscoll, J.P.

Before me Robert Driscoll Justice of the Peace Liberty Township Union co Ohio Frank Penn

vs Estep. Now comes plaintiff and orders the court to dismiss this case and dissolve the order of attachment issued herein Oct 26 - 1935

Robert Driscoll, J.P. attachment not properly made

Plffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of ... County. Now, therefore, I ... do hereby promise and undertake in the ... dollars, that said appellant shall duly pay ... without unnecessary delay, and, if judgment ... that I will satisfy said judgment ... that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

SUMMONS

Frank Penn
Plaintiff

AGAINST

Gladys E. Eastiff
Defendant

BEFORE

Robert Duncall
Justice of the Peace

Returnable *November 3* 19*35*

Amount for which plaintiff will take judgment if defendant fails to appear.

Claim	.	.	.	\$ <i>60⁰⁰</i>
Interest	.	<i>6 1/2 % Oct 23 = 1938</i>	.	<u> </u>
		Probable Costs		\$ <u> </u>
Justice's Fees	.	.		\$ <i>200</i>
Constable's Fees	.	.		<i>309</i>
Total	.	.		\$ <i>66⁰⁰</i>

If the judgment and costs are not paid, or a Stay Bond is not filed in ten days after the rendition of the Judgment, four per cent. of the amount due is added to the Justice's fee for collection.

If the Judgment is collected by the Constable on execution, four per cent. is added to the Constable's fee, besides the regular fees on the execution.

CERTIFICATE

To be signed only on the copy left with the defendant.

I certify that the within and above is a true copy of the original writ, and of the endorsements hereon.

Constable

ATHENS PRINTING CO., ATHENS, OHIO

RETURN—(To be made on the original writ.)

Raymond C. H. 31 19*35*

Received this writ *Oct 31* 19*35*, and served Oct *31* 19*35*

served the same on the defendant.....by leaving a certified copy thereof, with the endorsements thereon. (o)

Constable's Fees on This Writ	<i>80</i>
Service and return.....	<i>80</i>
Mileage <i>50</i> <i>15</i> Miles. <i>8</i>	<i>400</i>
Total	<i>105</i>
	\$ <i>1.95</i>

Charles D. Davis Constable

(o) "With him or her or them each, personally," or "at his place of residence," or "at the place of residence," or "with the President (Cashier, Secretary, Mayor or Agent, etc., of the defendant, corporation or otherwise, as the case may require.) (See Rev. Stat. of Ohio, Sec. 6477-8, and Swan's Treatise, pp. 60-65)

THE STATE OF OHIO, *Union* COUNTY, ss.

To Any Constable of *Liberty* Township:

You are hereby commanded to summon *Gladys Eastiff & Eastiff*

to appear before me, the undersigned, a Justice of the Peace in and for said Township and County, at my office therein, on the *3* day of *Nov* A. D. 19*38*, at *8* o'clock *P.M.*, to answer unto *Frank Penn*

who claim of the defendant, in a civil action, the sum of \$ *60.00*, with interest thereon at *6* per cent. from the *25* day of *Oct*, A. D. 19*38*, for *amount due him on Contract*

The Plaintiff ask judgment for the amount endorsed hereon, and for costs.

You will make due return of this summons, on the *3* day of *Nov*, A. D. 19*38*.
Given under my hand this *25* day of *Oct*, A. D. 19*38*.

Robert Noisecoll Justice of the Peace

BEFORE ROBERT DRISCOLL, JUSTICE OF THE PEACE
LIBERTY TOWNSHIP, UNION COUNTY, OHIO.

Frank, Penn,

Plaintiff,

vs

Gladys Eastep and
Eastep,

Defendants.

Case No. 2. - page 195

State of Ohio,
Union County, SS.

On this the 3rd day of October, 1938, personally appeared before me the undersigned Justice of Peace in and for said county aforesaid, John W. Dailey, who being first duly sworn says that affiant is a duly authorized attorney at law under the statutes of the State of Ohio and is counsel as such attorney at law for Gladys Eastep in an action now pending in the court of Robert Driscoll, Justice of the peace in and for Liberty township, Union County, Ohio, wherein the said Frank Penn is plaintiff and the said Gladys Eastep is defendant.

Affiant says the justice of the peace, Robert Driscoll, has acted as legal adviser and counsel for the plaintiff in this action prior to the filing of the same and that said Robert Driscoll is biased and prejudiced against the defendant Gladys Eastep and that said Robert Driscoll is biased and prejudiced against the affiant in acting as counsel for the defendant and is being advised and assisted in the prosecution of this action by L. H. Collins, who is not an attorney at law under the statutes of this state, or any other state, and that said Robert Driscoll in acting as such counsel and adviser for the plaintiff is biased and prejudiced in favor of said plaintiffs; that affiant verily believes that the plaintiff is unable to receive justice in said court by reason of the former action of said Robert Driscoll and his interest in the out-come of said cause.

Sworn to before me and subscribed in my presence this the 3rd day of October, 1938.

John W. Dailey

John W. Dailey
Attorney at Law

Robert Driscoll

Robert Driscoll
Justice of the Peace

I, Robert Driscoll, acknowledge the filing of the above affidavit the 1 day of November, 1938, at 12:10 o'clock P. M., which time is more than 24 hours before time the above cause has been assigned for trial.

Robert Driscoll

Robert Driscoll
Justice of Peace.

13433-19

Union County
Liberty Township
Union County

BEFORE ROBERT DRISCOLL A JUSTICE OF THE PEACE IN AND FOR THE TOENSHIP OF LIBERTY. COUNTY OF UNION STATE OF OHIO.

FRANK PENN.)	
)	
PLAINTIFF.)	
)	
-VS-)	BILL OF PARTICULARS.
)	
GLADYS ESTEPP)	
ESTEPP)	
)	
DEFENDANTS.)	

Plaintiff says there is due him from the defendants herein, the the sum of Sixty (\$60.00) Dollars which arises from a contract by and between said Plaintiff (Frank Penn) and the defendants herein Gladys Est Tepp, and Est Tepp,) and the facts are as follows,

In the spring of 1938 the said plaintiff and defendants herein entered into a rental contract, wherein the said defendant agreed to prepar a certain peice of land, (being about Forty Acres) located in Liberty Township, in Union Co- Ohio, and belonging to the defendants herein) and plant the said ground to Soy beans, Each the Plaintiff and Defendants herein agreed to furnish one half of the seed beans,

Plaintiff says that they further agreed that the beans were to to be combined at the proper time, and each the Plaintiff and the defendants were to pay one half of the price of combineing, and each to receive one half of the beans, Plaintiff to make all arrangements for combining,

Plaintiff says he prepared the ground as agreed furnished his half of the beans, The defendants furnished their one half of said beans for seed, and the beans were sowed by plaintiff, and were at the proper time combined, and paid for by Plaintiff, and that the Defendants refuse to reimburse said plaintiff for their one half of the price of combining as agreed,

Therefore the Plaintiff asks for a judgment against the Defendants herein in the sum of Sixty (\$60.00) Dollars with interest at the rate of 6% from the 25th day of October A.D. 1938 and for the Costs of this Action,

Signed Frank Penn

The State of Ohio County of Union

Frank Penn being first duly sworn according to law deposed and says that the facts as stated and allegations made are true as he varily believes,

Signed Frank Penn

Sworn to and Subscribed in my presence this 29 day of October A.D. 1938
x *Robert Driscoll* Justice of Peace

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Frank Penn

Case No. 2

October 29

1935 The Plaintiff filed

Bill of Particulars,

in substance as follows:

Before Robert Driscoll a Justice of the Peace in and for the Township of Liberty, County of Union State of Ohio Frank Penn plaintiff

Plaintiff against Gladys Estep and Estep Defendant

Gladys Estep Estep Defendants.

Plaintiff says there is due him from the defendants herein the sum of sixty (\$60.00) dollars which arises from a contract leg and between said Plaintiff (Frank Penn) and the defendants herein Gladys Estep and Estep and the facts are as follows:

In the Spring of 1935 the said Plaintiff and defendants agreed to prepare a certain piece of land (being about 40 acres) located in Liberty Township, in Union County - Ohio, and belonging to the defendant herein and plant the said ground soy beans, each the Plaintiff and the defendants herein agreed to furnish one half of the seed beans, Plaintiff that they further agreed that the beans were to be combined at the proper time, and each the Plaintiff and defendants were to pay one half of the price of combining and each to receive 1/2 of the beans. Plaintiff to make all arrangements for combining.

Plaintiff says he prepared the ground as agreed furnished his half of the beans. The defendants furnished their one half of said beans for seed, and the beans were sowed by Plaintiff, and at the proper time combined and paid for by Plaintiff, and that the defendants refused to reimburse said Plaintiff for their one half of the price of combining as agreed.

(This case not heard because of settlement out side court.)

Summons served on Gladys Estep and Estep, Oct 31 - 1935 by Constable Carl J. Davis, to appear before me Robert Driscoll Justice of the Peace at my office in Raymond Nov 3 1935 at 8 pm for a hearing on above bill of particulars

Pliffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of County. Now, therefore, I ... do hereby promise and undertake in the dollars, that said appellant shall duly pay without unnecessary delay, and, if judgment ... that I will satisfy said judgment that may accrue.

Approved by and signed before me, this A. D. 19

1/3 Compromised for Judgment, \$ 20.00

Table with columns: JUSTICE'S FEES, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid, Swearing, Filing, Record, Order, Answer, Transcript, Certifying same.

Table with columns: CONSTABLE'S FEES, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Making, Mileage, Subpenas, Making, Mileage, Summons for Jury, Making, Mileage, Attending Trial, Execution, Making, Mileage, Taking Bond, Sum'ing and Swear'g Apr'sers., Notice to Garnishee, Appraisers' Fees, Schedule, Moving, Notice to Appear, Notice to Defendant, Order to Pay Money.

(1.) Here write "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 2
1935 The Plaintiff filed

Before Robert Driscoll
Justice of the Peace in and for
Liberty County
Ohio
plaintiff

Defendants.
there is due him
herein. the
(\$6.00) dollars which
contract leg and between
(Frank Penn) and
herein Gladys Estep
and the facts

of 1935 the said
defendants agreed to
tain pieces of land
(40 acres) located
ownership, in Union
and belonging to the
(n) and plant the said
beans, each the plaintiff
its herein agreed to
of the seed beans
they further agreed
were to be combined
time, and each the
defendants were to pay
price of combining
piece of the beans.
all arrangements

he prepared the ground
his half of the
beans furnished their
beans for seed, and
sowed by plaintiff,
per time combined
plaintiff, and that
fused to reimburse
or their one half of the
beans agreed.
heard because of
(de court.)

on Gladys Estep and
by Constable Carl J.
before me Robert Driscoll
at my office in Raymond
pm for a hearing
particulars

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Before me Robert Driscoll, Justice of the
Peace Liberty Township, Union County,
Ohio
Frank Penn
plaintiff } case no. 2

vs
Gladys Estep and
Estep, Defendants
State of Ohio, ss.
Union County

On this the 3rd day of October, should be 1935, personally appeared before me the undersigned Justice of the Peace in and for said County aforesaid, John D. Daily, who being first duly sworn says that affiant is a duly authorized attorney at law under the Statutes of the State of Ohio and is counsel as such attorney at law for Gladys Estep in an action now pending in the Court of Robert Driscoll, Justice of the Peace in and for Liberty Township, Union County, Ohio. Wherein the said Frank Penn is plaintiff and the said Gladys Estep is defendant.

Affiant says the Justice of the Peace, Robert Driscoll, has acted as legal adviser and counsel for the plaintiff in this action prior to the filing of the same and that said Robert Driscoll is biased and prejudiced against the defendant Gladys Driscoll should read Estep. and that said Robert Driscoll is biased and prejudiced against the affiant in acting as counsel for the defendant and is being advised and assisted prosecution of this action by J. H. Collins, who is not an attorney at law under the Statutes of this State, or any other State, and that said Robert Driscoll in acting as such counsel and
Continued to page 199

Bail of Appeal.

Whereas, on the day of A. D. 19 ..
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.
Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.
Approved by and signed before me, this day of
A. D. 19 ..
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
..... 100 Dollars,
payment in full on the above judgment and costs.
.....

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Frank Penn

Case No. 2

9100 2

1935 The Plaintiff filed

Bill of Particulars, Continued from page 198 in substance as follows: Frank Penn vs Gladys Estep and Estep

Plaintiff
against
Defendant

Gladys Estep and Estep

adviser for the plaintiff is biased and prejudiced in favor of said plaintiff, and that affiant verily believes that the plaintiff is unable to receive justice in said court by reason of the former action of said Robert Driscoll and his interest in the outcome of said cause.

John W. Hailey

Sworn to before me and subscribed in my presence this the 3rd day of October, 1935. Should read 2nd day of November Robert Driscoll Justice of the Peace
I Robert Driscoll, acknowledge the filing of the above affidavit the 2nd day of November, 1935, at 12-10 o'clock P.M. which time is more than 24 hours before time the above cause has been assigned for trial.
Robert Driscoll

Nov 3 - 1935

Received of Gladys Estep twenty and no/100 Dollars for in full of claim of Frank Penn for combining beans and all court costs in full

Robert Driscoll

Justice of the Peace

November 3 - 1935

This case compromised for the payment of Twenty (\$20.00) Dollars paid by the defendant Gladys Estep to the plaintiff Frank Penn.

November 3 - 1935

Received of Robert Driscoll Justice of the Peace Twenty (\$20.00) Dollars in the case of Frank Penn vs Gladys Estep in settlement of claim in full.
Frank Penn

Judgment, \$

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Summons.....persons, each defendant.....	25		
Subpenas, each person.....	05		
Summons for Jury, each panel or venire.....	40		
Swearing.....persons, each.....	05		
Filing.....papers, each.....	05		
.....Continuances, each.....	20		
Judgment, entering.....	40		
Transferring, on docket.....	15		
Satisfaction of.....	20		
All moneys collected on.....	4 per cent.		
Execution, or Order of Sale, issuing of.....	40		
Affidavit, taking and certifying of each.....	40		
Bond or Undertaking, each.....	40		
(1).....of.....	40		
Trial, sitting in.....	1.00		
Docketing and Indexing, per 100 words.....	15		
Dismissal of Case.....	20		
Garnishee, Notice to, Ans. of, Orders on, each.....	40		
Publication.....	2.00		
Affidavit in Aid of Execu'n, tak'g and cert'g of.....	40		
Swearing.....persons, each.....	05		
Filing.....papers, each.....	05		
Record, per 100 words.....	15		
Order, to Appear, and Notice to Deft., each.....	40		
Answer, and Order to pay money, each.....	40		
.....			
.....			
Transcript, per 100 words.....	15		
Certifying same.....	25		

CONSTABLE'S FEES.

Summons, service of.....person, each.....	25		
Making.....copies of, each.....	25		
Mileage, 1st mile, 20c.;.....additional miles, each.....	05		
Subpenas (first person in).....persons, each.....	25		
.....additional persons, each.....	10		
Making.....copies of, each.....	25		
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05		
Summons for Jury, service of.....	1.00		
Making.....copies of, each.....	25		
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05		
Attending Trial.....days, each.....	1.00		
Execution, or Order of Sale, service of.....	40		
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05		
Four per cent. of money made on.....			
Advertising sale.....	25 or 40		
(1).....of....., service of.....	40		
Making.....copies of, each.....	25		
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05		
Taking Bond in.....	50		
Sum'ing and Swear'g Apr'sers., each case.....	1.00		
Notice to Garnishee, service of.....	40		
Making.....copies of, each.....	25		
Appraisers' Fees, each.....	1.00		
Schedule.....	40		
Moving, and Care of Property.....			
.....			
.....			
Order to Appear in Aid of Execution, service on.....persons, each.....	40		
.....copies.....; Mileage,.....miles.....			
Notice to Defendant, service,.....persons, ea.....	40		
.....copies.....; Mileage,.....miles.....			
Order to Pay Money, service.....	40		
Copy.....; Mileage,.....miles.....			

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Pliffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the..... day of..... against..... docket of..... \$....., and the said..... tends to appeal therefrom to the Court of County. Now, therefore, I..... do hereby promise and undertake in the dollars, that said appellant shall duly p without unnecessary delay, and, if judgnant, that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

Case No 3
Page 201

L H Collins

Doc no 3 - page 201

BEFORE ROBERT DEISCOL. JUSTICE OF THE PEACE IN AND
LIBERT TOWNSHIP. UNION COUNTY OHIO.

CLINE BROTHERS.

PLAINTIFF.

-VS-

HARRY BLOOMHAGEN

DEFENDANT.

*

*

*

*

*

*

BILL OF PARTICULARS.

Now comes Cline Brothers, consisting of B.W.Cline, and J.E.Cline and says they are Partners in Business at Broadway Ohio, Dealers in Hardware and Coal, and Own and operate an elevator, at Broadway Ohio,

And for their cause of action says that there is due them from the Defendant herein the sum of \$68.65 As damages done to the plaintiffs Truck Caused by negligence of the Defendant herein, and that the facts pretaining thereto are as follows,

Plaintiff says that on or about the 4th day of November A.D. 1938 Their Truck was being driven on the North-Lewis Road, known as State Route No *275* about *4* Miles South-west of Marysville Ohio, That the *Truck* was Loaded with Corn, and was driven by B.W.Cline and an employee Mr Ray Sanderson, and that they were driving in a North-easterly direction on said road, and at a rate of speed not to exceed Twenty miles pr Hour, and driving off the right hand side of the road, and were decending a grade at a point designated above, and approaching a bridge which crosses the said road,

Plaintiff says taht defendant was driving A covered truck known as a breadd truck, on the same road at the same time and was traveling in the same direction as the plaintiffs truck, and that said defendant was traveling at a high rate of speed, and that while said defendant was passing plaintiffs Truck, Defendant drove in a careless and reckless manner, and not waiting untill he could safely cross back to the right hand side of the road as required by law, but negligently and carelessly drove his truck across ahead of plaintiffs truck so that the back part of defendants truck collided with the front part of plaintiffs truck with such ~~for~~ ^{force} that it caused the plaintiffs truck to run into the road ditch on the right hand side of the road and turn completely over on its back,

Plaintiff says he was required to have his truck taken to a Garage for repairs and that the repair bill amounted to \$33.65 which he paid the said ^{bill} is hereto attached hereto marked exhibit A and made a part hereof, Plaintiff further says that they were required to hire a truck to make deliveries for them untill their *Truck* was repaired, and together with the loss of the corn which was in the truck at the time of the accident, together with loss of time in geathering it up, and for extra hired help amounts to \$35.00 and together with \$33.65 paid the garage for repairs, making a total of \$68.65, for which plaintiffs ask for a judgment for the amount herein and for Costs of this action,

B.W.Cline being first sworn according to Law deposes and says that the facts as stated and the allegations made herein are true to the best of his knowledge and belief,

Signed, *B.W. Cline*

Sworn to and subscribed in my presence this *23* day of January A.D. 1939

Justice of the peace *L.H. Collins*

Plumber Exhibit A

SPAIN'S GARAGE

USED AUTO PARTS
GENERAL REPAIR

Marysville, Ohio,

Nov 9

1938

Cline Bros - Broadway O.

	Front end	\$3.00
2	whul Bolts + nuts	\$1.35
1	Hose	.15
	welding	\$1.00
	windshield	\$5.00
	Door glass	\$1.50
	Back glass	.50
	wood work	\$1.51
	Top material	\$1.60
	steering column	\$2.50
	strightening cab + door + labor	\$15.00
		<hr/> \$33.11
	Tax	.54
		<hr/> \$33.65

Paid

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Cline Brothers

Case No. 3

January 23 1939 The Plaintiff filed Bill of Particulars, Cline Bros vs Bloomhagen

Plaintiff

against

Harry Bloomhagen

Defendant

Judgment, \$	Plaintiff's Costs.	Defendant's Costs.
JUSTICE'S FEES.		
Summons..... persons, each defendant.....	25	
Subpenas, each person.....	05	
Summons for Jury, each panel or venire.....	40	
Swearing..... persons, each.....	05	
Filing..... papers, each.....	05	
Continuances, each.....	20	
Judgment, entering.....	40	
Transferring, on docket.....	15	
Satisfaction of.....	20	
All moneys collected on.....	4 per cent.	
Execution, or Order of Sale, issuing of.....	40	
Affidavit, taking and certifying of each.....	40	
Bond or Undertaking, each.....	40	
(1)..... of.....	40	
Trial, sitting in.....	1.00	
Docketing and Indexing, per 100 words.....	15	
Dismissal of Case.....	20	
Garnishee, Notice to, Ans. of, Orders on, each.....	40	
Publication.....	2.00	
Affidavit in Aid of Execu'n, tak'g and cert'g of.....	40	
Swearing..... persons, each.....	05	
Filing..... papers, each.....	05	
Record, per 100 words.....	15	
Order, to Appear, and Notice to Deft., each.....	40	
Answer, and Order to pay money, each.....	40	
Transcript, per 100 words.....	15	
Certifying same.....	25	
CONSTABLE'S FEES.		
Summons, service of..... person, each.....	25	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... additional miles, each.....	05	
Subpenas (first person in)..... persons, each.....	25	
..... additional persons, each.....	10	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Summons for Jury, service of.....	1.00	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Attending Trial..... days, each.....	1.00	
Execution, or Order of Sale, service of.....	40	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Four per cent. of money made on.....		
Advertising sale.....	25 or 40	
(1)..... of....., service of.....	40	
Making..... copies of, each.....	25	
Mileage, 1st mile, 20c.;..... add'l miles, ea.....	05	
Taking Bond in.....	50	
Sum'ing and Swear'g Apr'sers., each case.....	1.00	
Notice to Garnishee, service of.....	40	
Making..... copies of, each.....	25	
Appraisers' Fees, each.....	1.00	
Schedule.....	40	
Moving, and Care of Property.....		
Order to Appear in Aid of Execution, service on..... persons, each.....	40	
..... copies.....; Mileage,..... miles.....		
Notice to Defendant, service..... persons, ea.....	40	
..... copies.....; Mileage,..... miles.....		
Order to Pay Money, service.....	40	
Copy.....; Mileage,..... miles.....		

in substance as follows: Now comes Cline Brothers, consisting of B. W. Cline and J. E. Cline, and says they are partners in business at Broadway, Ohio. Dealers in hardware and coal, and own and operate Elevator at Broadway Ohio.

And for their cause of action says that there is due them from the defendant herein the sum of \$68.65 as damages done to the plaintiffs truck caused by negligence of the defendant herein, and that the facts pertaining thereto are as follows

plaintiffs says that on or about the 4 day of November, A.D. 1938, their truck was being driven on the North-Liguersburg road, known as State Route No 275 about 4 miles south-west of Marysville, Ohio, that the truck was loaded with corn, and was driven by B. W. Cline an employe of Mr Ray Sanderson, and that they were driving in a North-easterly direction on said road, and at a rate of speed not to exceed 20 miles per hour, and driving on the right hand side of the road, and were descending a grade at a point designated above, and approaching a bridge which crosses the said road,

plaintiffs says that defendant was driving a covered truck known as a bread truck, on the same road at the same time and was traveling in the same direction as the plaintiffs truck, and that defendant was passing plaintiffs truck, defendant drove in a careless and reckless manner, and not waiting until he could safely cross back to right hand side of the road as required by law, but negligently and carelessly across a-head of plaintiffs truck so that back part of defendants truck collided with front part of plaintiffs truck with such force that it caused the plaintiffs truck to run into the road ditch on the right hand

Pliffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of A

Whereas, on the..... day..... against..... docket of..... \$....., and the said..... tends to appeal therefrom to the Court of..... County. Now, therefore, I..... do hereby promise and undertake in the sum of..... dollars, that said appellant shall duly and without unnecessary delay, and, if judgment is rendered against said appellant, that I will satisfy said judgment to the extent that may accrue.

Approved by and signed before me, the Justice of the Peace, A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 3

1939 The Plaintiff filed
Cline vs Bloomhagen
now comes Cline Broth
of B. St. Cline and
says they are partners
Broadway, Ohio.
ware and coal. and
to Elevator at Broadway

Cause of action says
them from the defend-
sum of \$68.65 as
the plaintiffs truck
equipment of the def-
and that the facts
are as follows

that on or about the
ber. A.D. 1938. their
driven on the North-
ad. known as State
leaving miles south-
ville, Ohio. that the
ded with corn. and
B-St. Cline an employ-
erson. and that they
ina North-easterly
id road, and at a rate
exceed 20 miles per
iving on the right
road. and were seen
a point designated
approaching a bridge
the said road,

that defendant was
ered truck known
k. on the same road
ne and was traveling
ection as the plaintiffs
-defendant was passing
3. defendant drove in
reckless manner.
ing until he could
k to right hand side
quised by law. but
carelessly across a-
iffs truck so that
endants truck collided
t of plaintiffs truck
ce that it caused
truck to own into
on the right hand

Pliffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Cline vs Bloomhagen
Bill of particulars
of the road and turn completely over
on its back.
Plaintiffs say he was required to have
his truck taken to a garage for repairs
and that the bill amounted to \$33.65
The said bill is hereto attached hereto marked
Exhibit A
and made a part hereof. Plaintiff further
says that they were required to hire a
truck to make deliveries for them until
their truck was repaired, and together
with the loss of the corn which was in
the truck at the time of the accident, tog-
ether with loss of time in gathering
it up, and for extra hired amounts to
\$35.00 and together with \$33.65 paid the gara-
ge for repairs. making the total of \$68.65, for
which plaintiffs ask for judgment for the
amount herein and for costs of this action

B-St. Cline being first duly sworn
according to law deposes and says that
the facts as stated and the allegations made
herein are true to the best of his knowledge
and belief. Signed B-St. Cline

Sworn to and subscribed in my presence
this the 23 day of January A.D. 1939
Justice of the peace L.H. Collins

I, Robert Driscoll, accepted this action
because at this time, Allen Township
has no justice of the peace residing
therein.
Robert Driscoll justice of the peace
Liberty Township

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.
Approved by and signed before me, this day of
A. D. 19,
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.
Approved by and signed before me, this day of
A. D. 19,
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
..... Dollars,
payment in full on the above judgment and costs.

RETURN AFTER FIVE DAYS

MARTIN & CORRY

203 FIRST NATIONAL BANK BLDG.

SPRINGFIELD, OHIO

Case No 3
Page 204



Mr. Robert Driscoll,

Justice of the Peace,

Raymond, Ohio.

Raymond Ohio, 1/21/39

To the Sheriff of
Springfield Ohio,

Dear Sir,

Enclosed you will find Summons in duplicate, to be served on
Harry E. Bloomhagen, of 1033 Broadway, Springfield Ohio,

You will find Summons in Duplicate, One to be served on the
defendant and One to return to Me,

The Costs in this case is Secured and will be paid as soon
we know what amount they are,

Please return the copy as soon as you get servise on the
Defendant,

Yours very Truly,

Robert Driscoll
Justice of the peace
Raymond Ohio,
Liberty Township
Union Co- Ohio,

General Code #6308

MARTIN & CORRY
ATTORNEYS AT LAW

203 FIRST NATIONAL BANK BUILDING
SPRINGFIELD, OHIO

PAUL C. MARTIN
HOMER C. CORRY
JOHN C. DURFEY
OSCAR T. MARTIN, II

TELEPHONE
7501

January 28th, 1939.

Mr. Robert Driscoll,
Justice of the Peace,
Raymond, Ohio.

Dear Sir:

We are attorneys for Harry Bloom-
hagen, the defendant, and are enclosing herewith
for filing, a Motion in this case.

Very truly yours,

Martin & Corry

MC

Cline Brothers,
Plaintiff,

-v-

Harry Bloomhagen,
Defendant.

M O T I O N

Martin & Corry
Attorneys & Counsellors at Law
First National Bank Bldg.
Springfield, Ohio

BEFORE ROBERT DRISCOLL, Justice of the Peace
In and for Liberty Township, Union County,
Ohio.

Doc - No 3 - Page 204

Cline Brothers,

Plaintiff,

-v-

Harry Bloomhagen,

Defendant.

:
:
:
:
:
:
:
:
:
:

MOTION

Now comes the defendant, by his attorneys, and without entering his appearance in this action and appearing specially only for the purpose of this Motion, respectfully moves the Court set aside the issuance of summons, and to vacate, set aside, and hold for naught the Return of Service thereon, for the reason that the Court has no jurisdiction over the person of the defendant; and

The defendant further moves that the Court dismiss this action for the reason that the court has no jurisdiction of the subject matter of the action.

Martin & Corry
Attorneys for Harry E. Bloomhagen

MEMORANDUM

This motion is in two parts. The first branch

of the motion is directed to the service of summons which the defendant maintains is void because it was not served on him as required by law. Section 10237 of the General Code provides that a certified copy of the summons shall be served on the defendant. In this case the certification is left blank, and neither the Constable or the Sheriff certified that it was a true copy. The defendant also maintains that service of summons is improper in this case because he was not a resident of Union County or of any adjoining county, and the Court did not have power to issue summons against him.

The second part of the motion is a motion to dismiss the case for lack of jurisdiction over the subject matter of the action. In this case the action is brought in Liberty Township in which the plaintiffs reside, but the accident occurred either in Paris or Allen Townships. Thus the action has not been brought in the township in which the accident occurred. Section 10223 of the General Code provides "Unless otherwise directed by law, the jurisdiction of Justices of the Peace in civil cases is limited to the township wherein they have been elected and wherein they reside. No Justice of the Peace shall hold court outside of the limits of the township for which he was elected."

Section 6308 of the General Code provides as follows: "Actions for injury to a person or property, caused by the negligence of the owner or operator of a motor vehicle, may be brought, by the person injured, against such owner or operator in the county where such injury occurs. A summons in such action against any defendant or defendants shall be issued to the sheriff of any county within this state wherein such defendant or defendants reside and may be served as in other civil actions, notwithstanding any contrary provision of law for the service of summons in civil actions."

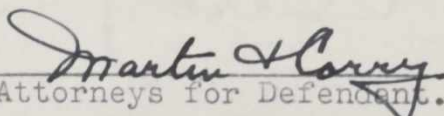
Thus it will be noted that where an action is brought against a non-resident of the county, arising out of an automobile accident, it must be brought in the township where the accident occurs, since the jurisdiction of the Justice of the Peace is limited to his own township.

Section 10233 is the section which confers jurisdiction upon the Justice of the Peace. Section 6308 does not confer jurisdiction. It is known as a Venue statute, and merely directs the method in which summons is to be served. This has often been held by the Supreme Court of Ohio; (Klein vs. Lust, 110 OS 197).

Some years ago Section 6308 provided that the action could be brought in the County where the injured person resided, and under this form of the statute it was held that the action must be brought in the township of that County where the injured person resided. The statute has now been changed, and requires suit to be brought in the County where the accident occurs. Consequently, as applied to a Justice of the Peace Court, it means that suit must be brought in the township where the accident occurs, if it is sought to issue summons to the Sheriff of another county.

We have already raised the question as to the power of the Justice to cause summons to be issued to Clark County, which is not an adjoining county, but even if this method of issuing summons is proper, the Justice of the Peace in Liberty Township has no jurisdiction over a cause of action which arose in some other township in Union County.

It is therefore respectfully submitted that the motions should be sustained and this case dismissed.


Attorneys for Defendant.

SUMMONS

Cline Brothers

Plaintiff

AGAINST

Harry E. Bloomhagen,

Defendant

BEFORE

Robert Driscoll

Justice of the Peace

Returnable February 2 1932

Amount for which plaintiff will take judgment if defendant fails to appear.

Claim	.	.	.	\$ 68.65
Interest	.	.	.	_____
				\$ _____
				Probable Costs
Justice's Fees	.	.	.	\$ 5.00
Constable's Fees	.	.	.	3.00
Total	.	.	.	\$ 76.65

If the judgment and costs are not paid, or a Stay Bond is not filed in ten days after the rendition of the Judgment, four per cent. of the amount due is added to the Justice's fee for collection.

If the Judgment is collected by the Constable on execution, four per cent. is added to the Constable's fee, besides the regular fees on the execution.

CERTIFICATE

To be signed only on the copy left with the defendant.

I certify that the within and above is a true copy of the original writ, and of the endorsements hereon.

Constable

ATHENS PRINTING CO., ATHENS, OHIO

124 3 Pm

RETURN—(To be made on the original writ.)
Clark County, Ohio

Received this writ January 27 1932, and January 26 1932

served the same on the defendant personally handing a certified copy thereof, with the endorsements thereon, (°)

Sherrill to the within named Harry E. Bloomhagen

Constable's Fees on This Writ

Service and return	75
Mileage	16
Postage	03
Total	94

*Rev. St. Hawley, Acting Sheriff
Dove Simpson, Deputy
Clark Co., Ohio*

(°) "With him or her or them each, personally," or "at his place of residence," or "with the President (Cashier, Secretary, Mayor or Agent, etc., of the defendant, corporation or otherwise, as the case may require.) (See Rev. Stat. of Ohio, Sec. 6477-8, and Swan's Treatise, pp. 60-65)

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

To Any ~~Constable of~~ Sheriff of Clark County, State of Ohio, Township:

You are hereby commanded to summon Harry E Bloomhagen 1033 Broadway, Springfield Ohio,

.....to appear before me, the undersigned, a Justice of the Peace in and for said Township and County, at my office therein, on the 2 day of February A. D. 1939, at 1 o'clock P.M., to answer unto Cline Brothers,

.....who claim of the defendant., in a civil action, the sum of \$ 68.65, with interest thereon at 6 per cent. from the 20 day of January, A. D. 1939, for Damages caused by Negligence of the Defendant Harry E. Bloomhagen,

The Plaintiff.. ask.. judgment for the amount endorsed hereon, and for costs.

You will make due return of this summons, on the 2 day of February A. D. 1939

Given under my hand this 23 day of January, A. D. 1939

Robert Hrisoak

Justice of the Peace

SUBPOENA IN CIVIL CASE

Athens Ptg. Co. (Legal Forms) Athens, O.

THE STATE OF OHIO, Union COUNTY, Liberty TOWNSHIP, ss.

To Ray Sanderson

You are hereby commanded to appear before me, the undersigned, a Justice of the Peace of said Township, at my office therein, on the 2 day of February, A. D. 1939, at 1 o'clock P M., to give testimony, and the truth to say in a cause pending before me, wherein

Cline Brothers plaintiff, and Harry Bloomhagen defendant*

Hereof fail not under penalty of the law.

Given under my hand this 30 day of January 1939.
Robert Driscoll Justice of the Peace

*If the witness is required to produce papers, etc., here add "and to bring with you and produce at the time and place aforesaid, a certain" (deed, etc.: here briefly describe the required deeds, papers, letters, etc.)

CIVIL ACTION before Robert Driscoll Justice of the Peace of Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Cline Bros

Case No. 3

January 23 1939 The Plaintiff filed

Bill of Particulars, in substance as follows:

Plaintiff against Harry E. Bloomhagen Defendant

Summons Cline Bros - against Harry E. Bloomhagen to appear before Robert Driscoll Justice of the Peace of Liberty Township, Union County, Ohio February 2 - 1939. at 1:00 clock pm Sheriff of Clark County State of Ohio you are hereby commanded to summon Harry E. Bloomhagen 1033 Broadway, Springfield, Ohio, to appear before me, the undersigned, a Justice of the Peace in and for said township and county at my office therein on the 2 day of February A.D. 1939 at 1:00 clock pm. to answer unto Cline Brothers, who claim of the in civil action, the sum of \$3.65 with interest thereon at 6 per cent from the 20 day of January A.D. 1939. for damages caused by negligence of the defendant Harry E. Bloomhagen. The plaintiff asks judgment for the amount endorsed hereon and for costs. you will make due return of summons, on the 2 day of February A.D. 1939. Given under my hand this the 23 day of January A.D. 1939 Robert Driscoll Justice of the Peace

Clark County, Ohio. Received this writ January 24 - 1939 and January 26 - 1939 served the same on the defendant personally handing a certified copy thereof, with the endorsement thereon, to the within named Harry E. Bloomhagen. Service and return 75 miles 2 16 postage total 2 16 Ben H. Hamley acting Sheriff Davis Simpson acting Deputy Clark Co

Plffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of Ap

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of C County. Now, therefore, I ... do hereby promise and undertake in the \$... dollars, that said appellant shall duly perform without unnecessary delay, and, if judgment is rendered against the appellant, that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

Table with columns for Judgment, \$, Plaintiff's Costs, and Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 3

1939 The Plaintiff filed

Harry Bloomhagen
 re Robert Driscoll
 Justice of the Peace of Liberty
 Township, Union County, Ohio
 1939. at 1:00 clock pm
 Union County State

Commaned to
 Harry E. Bloomhagen
 of Springfield
 before me, the
 Justice of the Peace
 for said township
 at my office there in
 February A.D. 1939
 to answer unto
 who claim of the
 sum, the sum of \$3.65
 there on a per cent
 of January
 Damages caused
 of the Defendant
 Bloomhagen.
 asks judgment
 endorsed hereon.

Due return of
 the 2 day of February
 my hand this the
 day A.D. 1939
 Justice of the Peace

Ohio
 writ January 24-1939
 1939 Serial the
 defendant personally handing
 thereof, with the
 Bloomhagen.
 75
 16
 75 cts
 acting Sheriff
 acting Deputy
 Clark 60

Pliffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Case No 3 Continued to this page
Eline Bros - vs - Harry E. Bloomhagen

Before Robert Driscoll, Justice of the Peace in and for Liberty Township, Union County, Ohio.

Harry Bloomhagen Defendant.
 Now comes the defendant, by his attorneys, and without entering his appearance in this action and appearing specially only for the purpose of this motion, respectfully moves the court to set aside, vacate and hold for naught the return of service thereon, for the reason that the court has no jurisdiction over the person of the defendant; and the defendant further moves that the court dismiss this action for the reason that the court has no jurisdiction of the subject matter of the action.

Martin and Corry

attorneys for Harry E. Bloomhagen
 This motion rejected, and plaintiff ordered to appear for hearing, on the following grounds that Allen township at this time, has no justice of the peace, and the law provides that a suit for damage can be heard by a justice of the peace in an adjoining township. When there is no justice in the township wherein the damage occurred

ON request of attorneys for defendant hearing of Eline Bros vs Bloomhagen has been postponed until Tuesday February 7-1939 - at 1:00 clock pm

Bail of Appeal.

Whereas, on the day of A. D. 19,
 obtained judgment
 against on the
 docket of J. P., for
 dollars, and costs, taxed at
 \$....., and the said in-
 tends to appeal therefrom to the Court of Common Pleas of
 County. Now, therefore, I,
 do hereby promise and undertake in the sum of
 dollars, that said appellant shall duly prosecute appeal to effect,
 without unnecessary delay, and, if judgment be awarded against said appel-
 lant, that I will satisfy said judgment, with interest and costs, and costs
 that may accrue.

Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
 County, as Surety for Stay of Execution in
 the above cause of
 against
 do hereby undertake to said plaintiff, that in default of payment by de-
 fendant, I will pay the judgment, with interest and costs, and costs that
 may accrue.

Approved by and signed before me, this day of
 A. D. 19
 Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
 Dollars,
 payment in full on the above judgment and costs.

CIVIL ACTION before Robert Wriswold Justice of the Peace of Liberich

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 3

19 The Plaintiff filed

Cline Bros

Plaintiff

against
Harry E. Bloomhagen

Defendant

Plffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Judgment, \$	Plaintiff's Costs.	Defendant's Costs.
JUSTICE'S FEES.		
Summons.....persons, each defendant.....	25	
Subpenas, each person.....	05	
Summons for Jury, each panel or venire.....	40	
Swearing.....persons, each.....	05	
Filing.....papers, each.....	05	
.....Continuances, each.....	20	
Judgment, entering.....	40	
Transferring, on docket.....	15	
Satisfaction of.....	20	
All moneys collected on.....	4 per cent.	
Execution, or Order of Sale, issuing of.....	40	
Affidavit, taking and certifying of each.....	40	
Bond or Undertaking, each.....	40	
(1).....of.....	40	
Trial, sitting in.....	1.00	
Docketing and Indexing, per 100 words.....	15	
Dismissal of Case.....	20	
Garnishee, Notice to, Ans. of, Orders on, each.....	40	
Publication.....	2.00	
Affidavit in Aid of Execu'n, tak'g and cert'g of.....	40	
Swearing.....persons, each.....	05	
Filing.....papers, each.....	05	
Record, per 100 words.....	15	
Order, to Appear, and Notice to Deft., each.....	40	
Answer, and Order to pay money, each.....	40	
Transcript, per 100 words.....	15	
Certifying same.....	25	
CONSTABLE'S FEES.		
Summons, service of.....person, each.....	25	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....additional miles, each.....	05	
Subpenas (first person in).....persons, each.....	25	
.....additional persons, each.....	10	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Summons for Jury, service of.....	1.00	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Attending Trial.....days, each.....	1.00	
Execution, or Order of Sale, service of.....	40	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Four per cent. of money made on.....		
Advertising sale.....	25 or 40	
(1).....of....., service of.....	40	
Making.....copies of, each.....	25	
Mileage, 1st mile, 20c.;.....add'l miles, ea.....	05	
Taking Bond in.....	50	
Sum'ing and Swear'g App'rsers., each case.....	1.00	
Notice to Garnishee, service of.....	40	
Making.....copies of, each.....	25	
Appraisers' Fees, each.....	1.00	
Schedule.....	40	
Moving, and Care of Property.....		
Order to Appear in Aid of Execution, service on.....persons, each.....	40	
.....copies.....; Mileage,.....miles.....		
Notice to Defendant, service,.....persons, ea.....	40	
.....copies.....; Mileage,.....miles.....		
Order to Pay Money, service.....	40	
Copy.....; Mileage,.....miles.....		

Bill of Particulars, Subpoena
 in substance as follows: The State of Ohio, Union -
County, Liberty Township.
 To Ray Sanderson
 you are hereby commanded to
 appear before me, the undersigned
 Justice of the Peace of said town-
 ship, at my office therein on the
2nd day of February A.D. 1939 at 1 o'clock
pm. to give testimony and the truth
 to say in a cause pending before me:
Wherein.

Cline Bros Plaintiff
Harry Bloomhagen Defendant
 Here ~~is~~ not under penalty of
 law
 Given under my hand this the 30.
day of January 1939
Robert Wriswold
 Justice of the Peace

Feb 4 - 1939

Case No 3
Cline Bros vs
Harry E. Bloomhagen
 Settled by compromise
 without a court hearing
 So the case is ended

Costs. Sheriff. Clark County
 94 Cts. for serving summons
 Justice fees \$2.00
 2/16 - 39 paid
 personal check to Sheriff 94 cts
 Robert Wriswold J.P.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Bail of Ap
 Whereas, on the.....day of.....
 against.....
 docket of.....
 \$....., and the said.....
 tends to appeal therefrom to the Court of C
 County. Now, therefore, I.....
 do hereby promise and undertake in the s
 dollars, that said appellant shall duly pr
 without unnecessary delay, and, if judgm
 tant, that I will satisfy said judgment,
 that may accrue.

Approved by and signed before me, this
A. D. 19

No. 3

19 *The Plaintiff filed*

Spaena
State of Ohio, Union -
ty Township.

on
commanded to
me, The undersigned
of said town -
therein on the
day A.D. 1939 at 1 o'clock
money and the truth
use pending before me:

Plaintiff
Defendant
under penalty of

my hand this the 30.
4 1939

Justice of the Peace

1939

3

Wombagen

of compromise
a court hearing

is ended

iff. Clark County
running summons

9.00
paid
ck to Sheriff 94.00
iscol & V.

Pl'ffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Def't's Witnesses: fees of

Jury: fees of

Bail of Appeal.

Whereas, on the day of A. D. 19 ,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$....., and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I.....
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant , that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff , that in default of payment by de-
fendant , I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19 , from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

Case no 4

SUMMONS (Forcible Detention and Rent)

Athens Printing Co., (Legal Forms), Athens, Ohio

THE STATE OF OHIO, Union COUNTY, ss.

To Any Constable of Liberty Township:

You are hereby commanded to summon John Epps and Son

to appear before me, the undersigned, a Justice of the Peace in and for said Township and County, at my office therein, on the 9th day of February A. D. 1939, at 1 o'clock P. M. to answer unto E. F. Rogers For forcible Detention and Rent for Dwelling house which you now occupy claim of the defendant... in a civil action for forcible detention of real estate of and the sum of \$15.25 with interest thereon at 10 percent per cent. from the ... day of ... A. D. 19... for rent on said real estate.

The plaintiff.. ask.. judgment for restitution; and for the amount endorsed hereon and for costs.

You will make due return of this summons on the 9th day of February A. D. 1939.

Given under my hand this 6th day of February A. D. 1939.

Robert H. Wiscale Justice of the Peace

BILL OF PARTICULARS

CASE NO 4

To Robert Driscoll, a Justice of the peace
In and for Liberty Township, The County
of Union, State of Ohio,

The undersigned C, L, Rogers, A Resident of
Union County, Ohio, doth hereby make compl-
aint to you against John Epps & Sen

That the said John Epps & Sen, did on or about
the 1 day of Feb in the year 1937 and doth
still Unlawfully and forcibly, detain from me
from the undersigned, possession of the folle-
wing premises, Situated in the Township of
Liberty, in said county of Union, and described
as follows, a Dwelling house situated on the
farm owned by the undersigned, four and one half
miles South West of Raymond, Ohio

The said John Epps & Sen, entered upon said
premises as the tenant of the undersigned, the
The lease thereof expired at the time herein
first mentioned,
and from that time the said John Epps & Sen
hath unlawfully and forcibly held over his
said term,

On the 2 On Day of Feb in the year of 1939
The undersigned duly served upon the said

Said John Epps & Sen as required by law,
notice in writing to leave said premises

The undersigned asks process and restitu-
tion of dwelling house, together with \$ 17, 25,
back rent due, and costs that shall occur in
this action. *Accrued*

Dated the 6 day of February, A D, 1939.

Signed C. L. Rogers Plaintiff

Subscribed and sworn to in my presence
This the 6 Day of February, 1939.

Robert Driscoll
Justice of the Peace

CIVIL ACTION before Robert Driscoll Justice of the Peace of Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

C. L. Rogers

Case No. 4

6 day of February 1939 The Plaintiff filed Bill of Particulars,

Plaintiff, John Epps and Son

in substance as follows: To Robert Driscoll In and for Liberty Township The County of Union, State of Ohio

The undersigned, C. L. Rogers, a Resident of Union County, Ohio. Doth hereby make complaint to you, John Epps and Son, did on or about the 1 day of February in the year 1939, and yet still unlawfully and forcibly detain from the undersigned, possession of the following premises, situated in Liberty Township, County of Union and described as follows, a dwelling house situated on the farm owned by the undersigned, four 1/2 miles southwest of Raymond. The said John Epps and Son entered upon said premises as the tenant of the undersigned. The lease thereof expired at the time herein first mentioned.

Subscribed and Sworn to this 6 day of February 1939. C. L. Rogers Robert Driscoll J.P.

Pliff's Witnesses: fees of

Def't's Witnesses: fees of

Jury: fees of

Table with columns for Judgment, \$, Plaintiff's Costs, and Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES.

Case no 4 Summons, State of Ohio Union County. To any constable of Liberty Township, you are hereby comanded to summon John Epps and Son to appear before me the undersigned, a Justice of the Peace in and for said Township and County at my office therein, on the 9 day of February A.D. 1939 at 1:00 Clock pm. To answer unto C. L. Rogers, for forcible detention and Rent for dwelling house which you now occupy. Claims of the defendant in a Civil action for forcible detention of Real estate and the sum of \$17.25. The plaintiff asks judgement for Restitution and for the amount Endorsed thereon and for costs

Bail of Ap

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of C County. Now, therefore, I ... do hereby promise and undertake in the s dollars, that said appellant shall duly pr without unnecessary delay, and, if judgm lant, that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 4

1938 The Plaintiff filed

Robert Driscoll
Liberty Township
Union, State of Ohio

ed. C. J. Rogers, a
ion County, Ohio.
ke Comptant to
ps and son, did on
day of February in
nd both still un-
eably detain from
s, possession of the
ses. ~~located~~ in
County of Union
as follows, a dwelling
d on the farm owned
d. Fairly 1/2 miles
mond. The said
n entered upon said
tenant of the ground
of the first mentioned
in first mentioned
and sworn to this
January 1939.
and J.P.

State of Ohio
County of Liberty
are hereby come
union John Epps
car before me the
Justice of the
or said Township
my office therein.
February A.D. 1939
To answer unto
or forcible detention
dwelling house
occupy. Claim of
in a civil action for
of real estate and
25
his judgement for
nt for the amount
and forecloses

Plffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Def't's Witnesses: fees of

Jury: fees of

Case 904
Summons continued

You will make due return of this
summons on the 9th day of February, A.D. 1939
Given under my hand, this the 6 day
of February, A.D. 1939
Robert Driscoll, Justice of the Peace

Return on original writ

Received this writ Feb 6 - 1939
and served it Feb 6 1939
Served the same on the defendant - by leaving
a certified copy thereof with the Endor-
ments there on.

Handed him in person at 8 am

Constables fees on this writ
Service on return .80
Mileage 6 ————— \$ 1.25
total ————— \$ 2.05
Justice's fees remitted all by 10-
total costs ————— \$ 3.05 paid

Plaintiff and Defendant met at my
office Feb 10. and settled case
without a hearing.

and so the case is ended
Robert Driscoll - J.P.

Received of Robert Driscoll
\$ 2.05 Constable fees
Carl D. Davis
Constable

Received fees in full for appraising
attached property
(Entered by mistake) as an
appraiser -

Bail of Appeal.

Whereas, on the day of A. D. 19 ..
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19 ..

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19 ..

Justice of the Peace.

Satisfaction of Judgment.

Received, 19 .., from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

E. J. Marshall
Helen Marshall

Plaintiff

Ray Cokley

Defendant

Case No. 5

5th Day of March

1939 The Plaintiff filed

Bill of Particulars,

in substance as follows: Now comes E. J. Marshall and Helen L. Marshall and hereby make complaint against Ray Cokley for this day or about the 1st day of March, 1939, unlawfully and forcibly and with a strong hand and with eversion and deceit, still and unlawfully and forcefully, deprive from the possession of the plaintiffs, the following described premises, situated in the village of Raymond in the county of Union, and State of Ohio, and known as the Harold Evans property, 0.50 of an acre, more or less, and now in the possession of the defendant, and the 5th day of March, 1939, the plaintiffs served in writing a three day notice upon the defendant to leave said premises, wherefore the plaintiffs prays process and restitution of said premises and for such other relief that may be found necessary.

Signed - E. J. Marshall
Helen Marshall

State of Ohio, Union County, ss.
E. J. Marshall and Helen Marshall being duly sworn say that the facts stated and the allegations made and contained in the foregoing complaint are true.

E. J. Marshall
Helen Marshall

Sworn to before me and signed in my presence by the said E. J. Marshall and Helen Marshall This 5th day of March, 1939.

Robert Driscoll
Justice of the Peace

Pliff's Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of App

Whereas, on the day of against docket of \$....., and the said tends to appeal therefrom to the Court of Co. County. Now, therefore, I do hereby promise and undertake in the sum of dollars, that said appellant shall duly prosecute without unnecessary delay, and, if judgment is rendered against said appellant, that I will satisfy said judgment, with interest thereon, that may accrue.

Approved by and signed before me, this A. D. 19

Table with columns for Judgment, Plaintiff's Costs, and Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 5
1939 The Plaintiff filed

now comes E. J. Marshall
Marshall and hereby
against Roy Cokley.
or about the 1st
1939, unlawfully
and with a strong
purpose and doctly
fully and forcefuly,
possession of the
following described
in the village of
County of Union,
and known as
property, 0.50 or
less, and now
of the defendant.
March, 1939. He
in working a
upon the defendant
premises.

plaintiff prays
restitution of said
or such other
to be found necessary

E. J. Marshall
E. J. Marshall

Union County, ss.
E. J. Marshall
do hereby certify that the
allegations made
in the foregoing
are true.

E. J. Marshall
E. J. Marshall
I have read and signed
by the said
E. J. Marshall
March, 1939.

Robert Driscoll
Justice of the Peace

Pliff's Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Summons in forcible detention
State of Ohio, Union County, Liberty -
Township.
To my constable of said county greeting,
you are hereby commanded to summon
Roy Cokley, to appear before me Robert
Driscoll, a justice of the peace of said
township, at my office therein, on the
13th day of March 1939, at 1.0' clock p.m. to
answer unto E. J. and Helen Marshall
in an action for forcible entry and de-
tention of the following described premises,
to-wit: Situated in the village of Raymond
County of Union, and State of Ohio, and
known as the Harold Evans property, con-
taining 0.50-06 of an acre more or less,
and now in possession of said defendant.
Therefore the plaintiff prays and restitution
of said property.

You will make legal service of this writ,
and return the same on or before the 13th day of
March 1939, at 1.0' clock p.m.

Witness my hand this the 5th day of March
1939.

Robert Driscoll
Justice of the Peace

Received this writ on the 5th day of March
1939, at 6.30-0' clock P.M. and on the
5th day of March 1939, I served the same on
the within named defendant, Roy Cokley,
by delivering a true copy thereof to her, pe-
rsonally Carl Davis, Constable
Continued on page 211-212

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... \$100 dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19,
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19,
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
.....
..... Dollars,
payment in full on the above judgment and costs.

No. 5th

Civil Doc. _____ Page 207-280
24 212

CIVIL ACTION. Before

Robert Driscoll

Justice of the Peace of

Liberty

Township,

Union

County, Ohio.

E. J. Marshall

Helen Marshall

Plaintiff

vs.

Roy Cakley

Defendant

Action on Forcible Entry
and Detention

CIVIL COST BILL

Filed 5 Day of March 1932

Robert Driscoll

Justice of the Peace.

Pf's.
Costs

Def's.
Costs

JURORS' FEES, Gen'l Code, Sec. 10317
NAMES

Pf's.
Costs

Def's.
Costs

RECAPITULATION

Justice's Fees

Constable's Fees

Witness Fees

Jury Fees

WRIT OF RESTITUTION

THE STATE OF OHIO, Union COUNTY, ss.

E. J. Marshall and Helen Marshall

vs.

Roy Cokley

TO ANY CONSTABLE OF Liberty TOWNSHIP:

WHEREAS, In a certain action for the forcible Entry and Detention of the following described premises, to-wit:

Situated in the village of Raymond, County of Union and State of Ohio, and known as the Harold Evans property, containing 0' 80 of an acre: more or less, and now in possession of the plaintiff

lately tried before me, wherein E. J. Marshall and Helen Marshall plaintiffs, and

Roy Cokley defendant, judgment was rendered on

the 13th day of March A. D. 1939, that the plaintiffs have restitution of said premises; and also that They recover costs in the sum of \$ 8.60 Dollars.

You, therefore, are hereby commanded to cause the defendant to be forthwith removed from said premises, and the said plaintiffs to have restitution of the same; also, that you levy of the goods and chattels of the said defendant, and make the costs aforesaid and all accruing costs. And of this Writ make legal service and due return.

WITNESS my hand this 14th day of March A. D. 1939.

Robert Driscoll Justice of the Peace.

No. 5

Civil Doc. _____ Page 209

Before Robert Wriscole
Justice of the Peace,

Liberty Township,
Union County, Ohio.

E. f. Marshall
Helen Marshall
Plaintiff s.
vs.

Roy Cokley
Defendant

SUMMONS

IN FORCIBLE _____ DETENTION

Returnable March 13 1939
Returned and Filed,

19

Justice of the Peace.

I hereby certify this to be a true copy of the original summons with the endorsements thereon.

Carl Davie
Constable.

1. Or, "leaving."
2. Or, "To them each," or "at _____ usual place of residence," or "at the usual place of residence of each."

Service and Return	Persons, each 80c	<u>80c</u>
Mileage, first mile, 50c		
Additional miles, each 15c		
Total		<u>1.60</u>

Carl Davie
Constable.

Received this writ on the 8th day of March 1939, at 2 o'clock P.M., and on the 8th day of March 1939, I served the same on the within named Defendant Roy Cokley by delivering a true copy thereof to him personally

RETURN

19

SUMMONS IN FORCIBLE

DETENTION

Gen'l Code, Secs. 10452,-3.

The State of Ohio, Union County, ss. Liberty Township.

To any Constable of said County Greeting:

You are hereby commanded to summon Roy Cokley

to appear before me,

Robert Driscoll, a Justice of the Peace of said Township, at my office therein, on the 13 day of March 1939, at 1 o'clock P.M., to answer unto

E. I. and Helen Marshall in an action for forcible Entry and detention of the following described premises, to-wit:

Situated in the village of Raymond, County of Union and State of Ohio, and known as The Harold Evans

Property. Containing 0.50 of an acre more or less

and now in possession of the said defendant

and on the 4. day of March 1939 the plaintiff served in writing a three day notice upon the defendant to leave said premises. wherefore the plaintiff prays process and

You will make legal service of this writ, and return the same on or before the 13 day of March 1939, at 1 o'clock P.M.

WITNESS my hand this 8 day of March 1939

Robert Driscoll

Justice of the Peace.

Recitation of said property

BEFORE ROBERT GRISTELL,
JUSTICE OF PEACE,
FOR AND IN LIBERTY TOWNSHIP,
UNION COUNTY, OHIO

C. J. MARSHALL, AND HELEN L.
MARSHALL

Plaintiff,

-vs-

Roy Copley,

Defendants.

666666666666

COMPLANT.

Whiscoll

BEFORE ROBERT ~~GRISTELL~~, JUSTICE OF PEACE,
FOR AND IN LIBERTY TOWNSHIP,
UNION COUNTY, OHIO.

C. J. Marshall and Helen L. Marshall, '

Plaintiffs. '

No. 5

-vs-

Roy Copley,

Defendant. '

COMPLAINT.

Now comes C. J. Marshall and Helen L. Marshall and hereby make complaint against Roy Copley, for this, did, or about the 1st. day of March, 1939, unlawfully and forcibly and with a strong hand and hath ever since and doth still and unlawfully and forcefully, detain from the possession of the plaintiffs, the following described premises, situated in the village of Raymond, in the county of Union, and the State of Ohio, and known as the Harold Evans property, containing 0.30 of an Acre, more or less, and now in the possession of the said defendant.

And the 4th. day of March, 1939, the plaintiff served, in writing, a three day notice, upon the defendant to leave said premises.

Wherefore, the plaintiff prays process and restitution of said premises and for such other relief that may be found necessary.

C. J. Marshall

Helen L. Marshall

STATE OF OHIO,

UNION COUNTY, ss.

C. J. Marshall and Helen L. Marshall being duly sworn say that the facts stated and the allegations made and contained in the foregoing complaint are true.

C. J. Marshall

Helen L. Marshall

Sworn to before me and signed in my presence by the said C. J. Marshall and Helen L. Marshall this 8th. day of March, 1939.

Robert Whiscoll
Justice of Peace.

March 13th 1939

Case No 5,

Page 212

E, J, Marshall

Helen Marshall

vs

Roy Cokley,

2 O'clock Pm, Both parties appeared to this cause,

Mrs Lottie Evans, ^{testified} ~~test~~ for the Plaintiff, that she rented the said property to the defendant- Roy Cokley, for no certain time.

Then the defendant was called to the chair, and testified, corroborating the testimony of Mrs- Lottie Evans.

It is therefore considered by me that the said Plaintiffs have Restitution of the premises mentioned and described in their said complaint, and recover of the said defendant the costs.

Robert W. Rice
Justice of the Peace

Costs \$5.60

constable \$1.60 paid

court \$7.00 - reduced to \$4.40 paid

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

E. J. Marshall and Helen Marshall

Plaintiff

against

Roy Copley

Defendant

Case No. 5

March 13

1939 The Plaintiff filed

Bill of Particulars,

in substance as follows:

State of Ohio, Union County ss E. J. Marshall and Helen Marshall

vs Roy Copley

To my constable of Liberty Township

Whereas, in a certain action for forcible entry and detention of the following described premises to wit Situated in the village of Raymond, County of Union and State of Ohio and known as the Harold Evans property containing - 0' 50-00 an acre more or less, and now in possession of the plaintiff. Lately tried before me, wherein E. J. Marshall, and Helen Marshall plaintiffs, and Roy Copley defendant, judgement was rendered on March 13th A.D. 1939 that the plaintiffs - have restitution of said premises; and also that they recover costs, in the sum of \$ 5.60, eight dollars and sixty cents.

You, therefore, are hereby commanded to cause the defendant to be forthwith removed from said premises, and the said plaintiffs to have restitution of the same; also, that you levy of the goods and chattels of the said defendant and make the costs aforesaid and all accruing costs, and of this writ make legal service and due return.

Witness my hand this the 14th day of March A.D. 1939

Robert Driscoll, Justice of the Peace

Pliff's Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of Ap

Whereas, on the ... day of

against ...

docket of ...

\$., and the said

tends to appeal therefrom to the Court of C

County. Now, therefore, I

do hereby promise and undertake in the s

dollars, that said appellant shall duly pr

without unnecessary delay, and, if judgm

lant, that I will satisfy said judgment,

that may accrue.

Approved by and signed before me, this

A. D. 19

Table with columns for Judgment, \$, Plaintiff's Costs, and Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 5

1939 The Plaintiff filed

Union County, Ohio
and Helen Marshall

Justice of Liberty Township

captioned action for
- Detention of the following
- to wit
- Village of Raymond,
- and State of Ohio and
- old Evans property
- of an acre more or
- less possession of the Plaintiff
- herein, wherein E. J.
- Marshall plaintiffs,
- defendant, judgement
- March 13th A.D. 1939
- have restitution of
- and also that they recover
- of \$ 5.60 Eight Dollars

are hereby commanded
- defendant to be forthwith
- of premises, and the
- have restitution of the
- you Levy of the goods
- the said defendant
- aforesaid and all
- and of this writ
- and due return.

and this the 14th day
39
Justice of the peace

Plffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Plaintiff's Costs. \$ Cts. Defendant's Costs. \$ Cts.

9 March 8th 1939. Issued summons
on above complaint. For appearance
2 o'clock pm
on March 13th both parties appeared
Mrs Lottie Evans for the plaintiff
and testified that she rented said prop-
erty to said Roy Cokley for no certain
time.

Then Roy Cokley, the defendant was
called to the chair, and testified corrobor-
ating the testimony of Mrs Lottie Evans.
It is therefore considered by me that
that the said plaintiffs have Restitut-
ion of the premises mentioned and
described in their said complaint
and recover and recover of the said
defendant the costs herein, which
are \$ 5.60 Constable \$ 1.60 paid
Justice \$ 4.00 paid

On the 15 day of March A.D. 1939

The plaintiff, together with the
Constable Carl Davie, and advised
the court that he, E. J. Marshall
had agreed with the defendant to
forego action on writ of Restitution
and allow defendant to occupy
premises until March 31 - 1939 - and
that plaintiff would assume costs
accrued in this action

and now the case is closed
Robert Horisoll Justice of the peace

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19,
..... Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19,
..... Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
..... Dollars,
payment in full on the above judgment and costs.

ORDER OF ATTACHMENT

C O Winter

Plaintiff..

VS.

Elmer Phipps

Defendant..

Before Robert Hruscok J. P.
Returnable July 17 1939

Amount for which plaintiff will take judgment if defendant fails to appear:
Claim July 12 \$ 10.80
And interest from July 12 ..
Probable costs 10.00
TOTAL ..

CERTIFICATE

To be signed only on copy left with defendant
I certify that the within and above is a true copy of the original writ and of the endorsements thereon.

Constable

Returned and filed..... 19.....

I HEREBY AUTHORIZE AND DEPUTE

Carl Haverly

to serve the within writ.

Given under my hand this 12

day of July 1939

Robert Hruscok

Justice of the Peace

Received this order July 13 on July 14. I went to the place where the defendant's property described in the annexed inventory and appraisal, was found, and there at 10 A.M. of said day, in the presence and hearing of Ed Dempsey and Went Denson, two credible persons, did declare that, by virtue of this order, I attached said property at the suit of Ed Dempsey and Went Denson, then and there attach it; and I then, with E. D. Dempsey and Went Denson, two householders of the County of Madison, after administering to them an oath truly to inventory and appraise said property, made a true inventory and appraisal of said property, being all that was attached; and said inventory and appraisal, signed by me and said householders, is annexed to and returned with this order.

I could not get possession of the property, alleged to be in possession of Elmer Phipps, the garnishee, and at 10 o'clock, A.M., I served said Elmer Phipps with a copy of this order and of the Notice to Garnishee hereunto annexed, to appear and answer, etc. by leaving the said copies with Carl Haverly. I served this writ by handing to Carl Haverly a true and certified copy thereof Carl Haverly couldnt procure

CONSTABLE'S FEES	
Service	\$ <u>2.00</u>
Mileage	<u>1.25</u>
Sum. & Swr. App.	<u>2.00</u>
Appraiser's Fees	<u>4.00</u>
TOTAL	\$ <u>9.25</u>

Constable.

The State of Ohio, Union County, ss.

E. O. Winters

Before Robert Driscoll

VS. Plaintiff..

Justice of the Peace, in and for Liberty

Elmer Phipps

Township, in said County.

Defendant..

TO ANY CONSTABLE OF THE TOWNSHIP AFORESAID, IN SAID COUNTY, GREETING:

YOU ARE HEREBY COMMANDED TO ATTACH and safely keep the goods, chattels, stocks or interest in stocks, rights credits, moneys and effects of the said defendant.., in your said county, not exempt by law from being applied to the payment of the claim of said plaintiff... or so much thereof as will satisfy his claim for 10 82 Dollars

and interest from the 12 day of July, 1939, and 10 00

Dollars, the probable costs of this action.

YOU ARE ALSO COMMANDED TO SUMMON Elmer Phipps

to appear before me, at my office in said Township, on the 19 day of July, A. D. 1939.

at 9 o'clock P.M., to answer the action of E. O. Winters

who claim... of the defendant... the sum of \$ 10 70 with interest thereon at 6 per cent from the

12 day of July, 1939, for non-payment

The plaintiff... ask... judgment for the amount endorsed hereon and for costs.

Of this writ make legal service and due return on the 19 day of July, 1939.

Given under my hand this 12 day of July, 1939.

Robert Driscoll Justice of the Peace

THE STATE OF OHIO,
Union County, ss.

C. O. Martinus

vs. Plaintiff
Elmer Phipps

Defendant

Before... Robert Driscoll, Justice of the
Peace in and for Liberty Township in
said County.

We bind ourselves to the defendant
Elmer Phipps
C. O. Martinus
that the plaintiff

shall pay to the said defendant the damages not exceeding the sum of
\$0.00 Dollars, which he may sustain by reason of the attachment
in the above entitled action, if the order therefor be wrongfully obtained.

IN TESTIMONY WHEREOF, we hereunto set our hands, this 12 day
of July, 1917. A. D. 1917.

C. O. Martinus
v. Elmer Phipps

THIS UNDERTAKING approved by me, this 12 day of July, A. D. 1917.
x Robert Driscoll
Justice of the Peace.

Section 11819, (O. L. 109, page 59) : In a civil action for the recovery of money, at or after its commencement, the plaintiff may have an attachment against the property of the defendant upon any one of the grounds herein stated:

1. Excepting foreign corporations which, by compliance with the law therefor, are exempted from attachment as such, that the defendant or one of several defendants is a foreign corporation;
2. Is not a resident of this state;
3. Has absconded with the intent to defraud his creditors;
4. Has left the county of his residence to avoid the service of a summons;
5. So conceals himself that a summons cannot be served upon him;
6. Is about to remove his property, in whole or part, out of the jurisdiction of the court, with the intent to defraud his creditors;
7. Is about to convert his property in whole, or part, into money, for the purpose of placing it beyond the reach of his creditors;
8. Has property or rights in action, which he conceals;
9. Has assigned, removed, disposed of, or is about to dispose of, his property, in whole or part, with the intent to defraud, his creditors;
10. Has fraudulently or criminally contracted the debt, or incurred the obligations for which suit is about to be or has been brought; and
11. That the claim is for work or labor, or for necessities.

An attachment shall not be granted on the ground that the defendant is a foreign corporation or not a resident of this state, for any claim other than a debt or demand, arising upon contract, judgment or decree, or for causing damage to property or death or personal injury by negligent or wrongful act.

AFFIDAVIT IN ATTACHMENT

C. O. Martinus

vs.
Elmer Phipps

AFFIDAVIT AND BOND FOR ATTACHMENT.

ATHENS PRINTING CO., ATHENS, OHIO

The State of Ohio, *Union* County, *Liberty* Township, ss.

C O Winters

vs.

Elmer Phipps

BEFORE ME, *Robert Driscoll*, one of the Justices of the Peace in

and for said County, came *C O Winters*, who being duly

sworn, says that the claim in this action is for *\$ 10 82* for services

furnished by the Plaintiff and delivered to the defendant at his request

and the said *C O Winters* also makes oath

that said claim is Just, and that he ought, as he believes, to recover thereon

10 82 Dollars and cents; he also further

makes oath that the property which is about to have attached is not exempt from execution and that no part thereof is the personal earnings of the defendant for services rendered by said defendant, within three months before the commencement of said action, but that the same amounts to more than one hundred and fifty dollars, and that he is about to have attached the excess over that amount, and that said defendant is not the head or support of a family. He further makes oath that

and the said further makes oath and says that

he has good reason to, and does believe that

of said County, has in possession

the property of said defendant.

x *C O Winters*

SWORN TO AND SUBSCRIBED BEFORE ME, this *12* day of *July*

one thousand nine hundred and *39*

x *Robert Driscoll*

Justice of the Peace.

Robert Driscoll

Liberty

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 6

July 12 1939 The Plaintiff filed Bill of Particulars, Affidavit in substance as follows: State of Ohio Union

C. O. Winters

Plaintiff

Elmer Phipps

against

Defendant

County, Liberty Township, ss. Before me, Robert Driscoll a Justice of the Peace, in and for said County, came C. O. Winters who being duly sworn says that the claim in this action is for \$10.00 for necessaries furnished by the Plaintiff and delivered to the Defendant at his request. C. O. Winters

Pliff's Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Judgment, \$

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Subpenas, Swearing, Filing, Judgment, Execution, Affidavit, Bond, Trial, Docketing, Dismissal, Garnishee, Publication, Affidavit in Aid of Execution, Swearing, Filing, Record, Order, Answer, Transcript, Certifying same.

CONSTABLE'S FEES.

Table with 3 columns: Description, Plaintiff's Costs, Defendant's Costs. Rows include Summons, Making copies, Mileage, Subpenas, Summons for Jury, Attending Trial, Execution, Advertising sale, Taking Bond, Sum'ing and Swear'g App'rs., Notice to Garnishee, Appraisers' Fees, Moving, Order to Appear in Aid of Execution, Notice to Defendant, Order to Pay Money.

Sworn to and subscribed before me this the 12 day of July one thousand nine hundred and thirty nine.

Robert Driscoll State of Ohio Union County, ss. C. O. Winters Plaintiff, vs Elmer Phipps Defendant. Before Robert Driscoll Justice of the Peace in and for Liberty Township in said County.

We joined our selves to the defendant Elmer Phipps, that the plaintiff C. O. Winters, shall pay to the defendant the damage not exceeding \$50.00 Dollars which he may sustain by reason of the attachment in the above entitled action, if the order therefore be wrongfully obtained.

In Testimony Whereof we hereunto set our hands this the 12 day of July A.D. 1939 C. O. Winters Vera W. Winters

The undersigned approved by me this 12th day of July A.D. 1939 Robert Driscoll, Justice of the Peace.

Order of attachment C. O. Winters, plaintiff, vs Elmer Phipps Defendant Before Robert Driscoll J.P. Returnable July 15- 1939 at 8 o'clock pm.

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Bail of App... Whereas, on the... day of... against... docket of... \$... and the said... tends to appeal therefrom to the Court of Co... County. Now, therefore, I... do hereby promise and undertake in the su... dollars, that said appellant shall duly pro... without unnecessary delay, and, if judge... lant, that I will satisfy said judgment, v... that may accrue. Approved by and signed before me, this... A. D. 19

ORDER OF ATTACHMENT

C. O. Winters

Plaintiff . . .

Jasper Smith

VS.

Defendant . . .

Before . . . *Robert Hunscomb* J. P.

Returnable . . . *July 17*, 19*39*.

Amount for which plaintiff will take judgment
if defendant fails to appear:

Claim \$ *57.25*

And interest from *12 July*

Probable costs *15.00*

TOTAL *72.25*

CERTIFICATE

To be signed only on copy left with defendant
I certify that the within and above is a true copy
of the original writ and of the endorsements thereon.

Carl Davis

Constable

Returned and filed *July 14*, 19*39*.

I HEREBY AUTHORIZE AND DEPUTE

Carl Daves

to serve the within writ.

Given under my hand this *12*

day of *July*, 19*39*.

Robert Hunscomb

Justice of the Peace

Received this order *July 13* on *July 13* I went to the place where the defendant's property described in the annexed inventory and appraisal, was found, and there at *9:00* M. of said day, in the presence and hearing of *Ed. Hunscomb* and *Went Hunscomb* two credible persons, did declare that, by virtue of this order, I attached said property at the suit of *C. O. Winters* and did then and there attach it; and I then, with *Ed. Hunscomb* and *Went Hunscomb* two householders of the County of *Ed. Hunscomb* after administering to them an oath truly to inventory and appraise said property, made a true inventory and appraisal of said property, being all that was attached; and said inventory and appraisal, signed by me and said householders, is annexed to and returned with this order.

I ~~with~~ *at* possession of the property, alleged to be in possession of *Jasper Smith* the garnishee; and
 at *9* o'clock *A.M.*, I served said *him* with a copy of this order and of the Notice to Garnishee hereunto annexed, to appear and answer, etc. by leaving the said copies with *him*
 I served this writ by *handing it to him* a true and certified copy thereof
I have in my possession 129 Ford
Carl Davis Constable.

CONSTABLE'S FEES	
Service	\$ <i>20</i>
Mileage	<i>90</i>
Sum. & Swr. App.	<i>2.00</i>
Appraiser's Fees	
TOTAL	\$ <i>3.90</i>

The State of Ohio, *Union* County, ss.

C. C. Winters

VS. Plaintiff..

Jasper Smith

Defendant..

Before

Robert Driscoll

Justice of the Peace, in and for

Lebanon

Township, in said County.

TO ANY CONSTABLE OF THE TOWNSHIP AFORESAID, IN SAID COUNTY, GREETING:

YOU ARE HEREBY COMMANDED TO ATTACH and safely keep the goods, chattels, stocks or interest in stocks, rights, credits, moneys and effects of the said defendant., in your said county, not exempt by law from being applied to the payment of the claim of said plaintiff., or so much thereof as will satisfy *his* claim for *57.23* Dollars

and interest from the *12* day of *July*, 19*39*, and *15* Dollars, the probable costs of this action.

YOU ARE ALSO COMMANDED TO SUMMON

Jasper Smith

to appear before me, at my office in said Township, on the *18* day of *July*, A. D. 19*39*.

at *8* o'clock *P.*M., to answer the action of *C. C. Winters* who claims of the defendant... the sum of \$ *27.23* with interest thereon at *6* per cent from the

12 day of *July*, 19*39*, for *necessaries*

groceries

The plaintiff... ask... judgment for the amount endorsed hereon and for costs.

Of this writ make legal service and due return on the *18* day of *July*, 19*39*.

Given under my hand this *12* day of *July*, 19*39*.

Robert Driscoll Justice of the Peace

THE STATE OF OHIO,

Union County, ss.
C. O. Winters

vs. Plaintiff

Jasper Smith

Defendant

Before Robert Driscoll, Justice of the
Peace in and for Liberty Township in
said County.

We bind ourselves to the defendant

Jasper Smith
that the plaintiff C. O. Winters

shall pay to the said defendant the damages not exceeding the sum of

100.00

Dollars, which \$100.00 may sustain by reason of the attachment

in the above entitled action, if the order therefor be wrongfully obtained.

IN TESTIMONY WHEREOF, we hereunto set our hands, this 12 day

of July A. D. 1939

C. O. Winters
x Lena H. Winters

THIS UNDERTAKING approved by me, this 12 day of July A. D. 1939

x Robert Driscoll
Justice of the Peace.

Section 11819, (O. L. 109, page 59): In a civil action for the recovery of money, at or after its commencement, the plaintiff may have an attachment against the property of the defendant upon any one of the grounds herein stated:

1. Excepting foreign corporations which, by compliance with the law therefor, are exempted from attachment as such, that the defendant or one of several defendants is a foreign corporation;
 2. Is not a resident of this state;
 3. Has absconded with the intent to defraud his creditors;
 4. Has left the county of his residence to avoid the service of a summons;
 5. So conceals himself that a summons cannot be served upon him;
 6. Is about to remove his property, in whole or part, out of the jurisdiction of the court, with the intent to defraud his creditors;
 7. Is about to convert his property in whole, or part, into money, for the purpose of placing it beyond the reach of his creditors;
 8. Has property or rights in action, which he conceals;
 9. Has assigned, removed, disposed of, or is about to dispose of, his property, in whole or part, with the intent to defraud, his creditors;
 10. Has fraudulently or criminally contracted the debt, or incurred the obligations for which suit is about to be or has been brought; and
 11. That the claim is for work or labor, or for necessities.
- An attachment shall not be granted on the ground that the defendant is a foreign corporation or not a resident of this state, for any claim other than a debt or demand, arising upon contract, judgment or decree, or for causing damage to property or death or personal injury by negligent or wrongful act.

AFFIDAVIT IN ATTACHMENT

C. O. Winters

vs.

Jasper Smith

AFFIDAVIT AND BOND FOR ATTACHMENT.

ATHENS PRINTING CO., ATHENS, OHIO

The State of Ohio, Union County, Liberty Township, ss.

C. C. Winters
vs.
Jasper Smith

BEFORE ME, Robert Driscoll, one of the Justices of the Peace in and for said County, came C. C. Winters, who being duly

sworn, says that the claim in this action is for Necessaries furnished by the Plaintiff and delivered to the defendant at his request

and the said C. C. Winters also makes oath that said claim is Just, and that he ought, as he believes, to recover thereon

57. 25 Dollars and _____ cents; he also further makes oath that the property he is about to have attached is not exempt from execution and that no part thereof is the personal earnings of the defendant for services rendered by said defendant, within three months before the commencement of said action, but that the same amounts to more than one hundred and fifty dollars, and that he is about to have attached the excess over that amount, and that said defendant is not the head or support of a family. He further makes oath that

and the said _____ further makes oath and says that he has good reason to, and does believe that _____

_____ of said County, has _____ in _____ possession

_____ the property of said defendant...

x C. C. Winters

SWORN TO AND SUBSCRIBED BEFORE ME, this 12 day of July

one thousand nine hundred and 39

x Robert Driscoll

Justice of the Peace.

CIVIL ACTION before Robert Driscoll Justice of the Peace of

T. West

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. 7

E. O. Winters Plaintiff; against Jasper Smith Defendant

July 12 1939 The Plaintiff filed Bill of Particulars, Affidavit and Bond for in substance as follows: attachment The State of Ohio, Union County 551 E. O. Winters

Table with columns: Judgment, \$; Plaintiff's Costs; Defendant's Costs. Includes sections for JUSTICE'S FEES and CONSTABLE'S FEES with various legal services and their associated costs.

W.S. Jasper Smith Before me Robert Driscoll one of the justices of the peace in and for said County, came E. O. Winters who being duly sworn, says that the claim in this action is for necessities furnished by the plaintiff and delivered by the defendant at his request and said E. O. Winters also makes oath that the said claim is just and that he ought as he believes to recover thereon \$57.25 dollars. He also further makes oath that the property he is about to have attached is not exempt from execution, and that no part thereof is the personal earnings of the defendant for services rendered by said defendant, within three months before the commencement of this action.

E. O. Winters

Sworn to and subscribed before me this the 12 day July 1939 Robert Driscoll J.P.

July 15 - 1939. Settled without court hearing. Constable cost \$1.60 paid appraisers fees 2.00 Justice " 2.00 total \$4.60

Received costs in full on this action Carl J. Deane Constable

Plffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of Ap

Whereas, on the ... day of ... against ... docket of ... \$... and the said ... tends to appeal therefrom to the Court of ... County. Now, therefore, I ... do hereby promise and undertake in the ... dollars, that said appellant shall duly pay without unnecessary delay, and, if judgment is rendered against said appellant, that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

No. 7

*1939 The Plaintiff filed
David and Bond for
Attachment
Ohio, Union County
Clerks*

*Herbert Driscoll one
of the peace in and
County, came
who being duly
that the claim in this
necessaries furnished
and delivered by
his request
Q. Winters also
if the said claim is
he ought as he believes
on \$57.25 Dollars
or makes oath that
is exempt to have
from
that no part there-
of earnings of the def-
endant rendered by
within three months
renewment of*

*Q. Winters
Subscribed before
day July 1939
J.P.*

*Settled without
cost \$1.60 paid
2.00 "
\$4.60 "*

*Costs in full
for
of Darius
stable*

Pl'ffs Witnesses: fees of

Plaintiff's Costs. Defendant's Costs.
\$ Cts. \$ Cts.

Deft's Witnesses: fees of

Jury: fees of

No 7 Continued

*July 19-39
Received costs in full as appraiser
of attached property in this action.
W. D. Dawson
appraiser*

*July 21-1939
Received cost in full as
appraiser of attached property
in this action.
E. H. Dempsey
appraiser*

Bail of Appeal.

Whereas, on the day of A. D. 19,
..... obtained judgment
against on the
docket of J. P., for
..... 100 dollars, and costs, taxed at
\$, and the said in-
tends to appeal therefrom to the Court of Common Pleas of
County. Now, therefore, I,
do hereby promise and undertake in the sum of
dollars, that said appellant shall duly prosecute appeal to effect,
without unnecessary delay, and, if judgment be awarded against said appel-
lant, that I will satisfy said judgment, with interest and costs, and costs
that may accrue.

Approved by and signed before me, this day of
A. D. 19,
Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of
..... County, as Surety for Stay of Execution in
the above cause of
against
do hereby undertake to said plaintiff, that in default of payment by de-
fendant, I will pay the judgment, with interest and costs, and costs that
may accrue.

Approved by and signed before me, this day of
A. D. 19,
Justice of the Peace.

Satisfaction of Judgment.

Received, 19, from
.....
..... 100 Dollars,
payment in full on the above judgment and costs.

Bill of particulars	50
affidavit	50
Taking bond	50
summons	40
Case on appearance	1 00
P Judgement	50
Filing 4 papers	40
itemized cost bill	50
indexing case	5.80
constable	20
Quest penhorwood	\$ 5.40
vs	1.30

Testa clapsadle

Justice fees Reduced to 370

Has not been
paid

No.

IN AND BEFORE
JUSTICE OF THE PEACE
LIBERTY TOWNSHIP, UNION
COUNTY, OHIO.

Edward T. Powell,

Plaintiff,

-vs-

Fritz Brehm,

Defendant.

BILL OF PARTICULARS

IN AND BEFORE F. C. Walker,
JUSTICE OF THE PEACE, LIBERTY
TOWNSHIP, UNION COUNTY, OHIO.

Edward T. Powell,

Plaintiff,

-vs-

No.

Fritz Brehm,

Defendant.

BILL OF PARTICULARS

Now comes Edward T. Powell the above named plaintiff and says that there is due the plaintiff from said defendant the sum of \$74.65 on an account stated of February 21st, 1930.

In accordance with an agreement made by and between plaintiff and defendant on February 21st, 1930, said amount due on said stated account was to bear interest at 8% from said date; there are no counter claims or set-offs against said account, and there is now due said plaintiff the sum of \$74.65, with interest from the 21st day of February, 1930, at 8% per annum.

WHEREFORE, plaintiff prays judgment against said defendant in the sum of \$74.65, with interest at the rate of 8% per annum from the 21st day of February, 1930.

Paul J. Powell
ally for Plaintiff

STATE OF OHIO,

FRANKLIN COUNTY, SS:

Edward T. Powell being first duly sworn, says that he is the plaintiff in the above entitled cause and that the facts stated and allegations contained in the foregoing

action are true, as her verily believes.

Edmund Powell

S worn to before me and subscribed in my presence
this 26th day of February, 1932.

Ethel M. Gavin
Notary Public, Franklin County,
Ohio.

(Ethel M. GAVIN)

PRECIPE

To The Constable:

Issue summons for the above named defendant,
returnable according to law. Endorse thereon "Action on
account stated, amount claimed \$74.65, with interest at 8%
from February 21st, 1930".

Powell & Powell

Justice's Civil Docket (Crown). The W. H. Anderson Co., Publishers, Cincinnati, O.

Case No. *8*

August 19 1939 The Plaintiff filed

Bill of Particulars,

in substance as follows: *An Itemized account*

Everet E. Penhorwood
Plaintiff

against

Lesta Elapsaddle
Defendant

is hereto attached marked Exhibit A and made a part hereof. The plaintiff herein says there is due him from the defendant the sum of \$204.08, the same is based upon a certain contract made between the plaintiff and defendant herein, and the facts concerning the same are as follows.

plaintiff says that on the 5th day of November 1937 plaintiff and defendant entered into a written contract, wherein plaintiff was to operate a farm owned by the defendant being 56 1/3 acres of land situated in York Township Union County Ohio. Terms of contract to begin March 1st or 1938 and ending February 28th 1939;

plaintiff says he took possession of said farm on the date herein agreed, and that he proceeded to farm the said land as agreed, and after the hay on the farm was harvested and placed into the barn by plaintiff, and the corn consisting of sixteen acres, was planted and tended, and was soon ready for harvest, the said defendant by her Atty served notice upon the plaintiff herein, in writing to vacate the premises within three days, from the 21 day of July 1938. plaintiff says by agreement with said Atty and with the understanding that he plaintiff was to have only the corn and one half of the Hay at any time thereafter, he at defendant's Atty request removed from the premises.

plaintiff says he has made several attempts to get his share of the corn as agreed, and also to get his share of the Hay as agreed, and each time he has been rebuffed rather, and has on this the 27th day of March 1939 been refused any part of the same. plaintiff asks for a judgement against the defendant for the sum of Two Hundred and Four (\$204.08) dollars and eight cents together with interest at the rate of 6% from August 1st 1939 and costs of this action

Pliffs Witnesses: fees of

Deft's Witnesses: fees of

Jury: fees of

Bail of Ap

Whereas, on the day of against docket of \$....., and the said tends to appeal therefrom to the Court of C County. Now, therefore, I..... do hereby promise and undertake in the s dollars, that said appellant shall duly pro without unnecessary delay, and, if judgm lant, that I will satisfy said judgment, that may accrue.

Approved by and signed before me, this A. D. 19

Judgment, \$	Plaintiff's Costs.	Defendant's Costs.
JUSTICE'S FEES.		
Summons..... persons, each defendant.....		40
Subpenas, each person.....		05
Summons for Jury, each panel or venire.....		40
Swearing..... persons, each.....		05
Filing..... papers, each.....		05
Continuances, each.....		20
Judgment, entering.....		40
Transferring, on docket.....		15
Satisfaction of.....		20
All moneys collected on.....		4 per cent.
Execution, or Order of Sale, issuing of.....		40
Affidavit, taking and certifying of each.....		40
Bond or Undertaking, each.....		40
(1)..... of.....		40
Trial, sitting in.....		1.00
Docketing and Indexing, per 100 words.....		15
Dismissal of Case.....		20
Garnishee, Notice to, Ans. of, Orders on, each.....		40
Publication.....		2.00
Affidavit in Aid of Execu'n, tak'g and cert'g of.....		40
Swearing..... persons, each.....		05
Filing..... papers, each.....		05
Record, per 100 words.....		15
Order, to Appear, and Notice to Deft., each.....		40
Answer, and Order to pay money, each.....		40
.....		
Transcript, per 100 words.....		15
Certifying same.....		25
CONSTABLE'S FEES.		
Summons, service of..... person, each.....		25
Making..... copies of, each.....		25
Mileage, 1st mile, 20c.;..... additional miles, each.....		05
Subpenas (first person in)..... persons, each.....		25
..... additional persons, each.....		10
Making..... copies of, each.....		25
Mileage, 1st mile, 20c.;..... add'l miles, ea.....		05
Summons for Jury, service of.....		1.00
Making..... copies of, each.....		25
Mileage, 1st mile, 20c.;..... add'l miles, ea.....		05
Attending Trial..... days, each.....		1.00
Execution, or Order of Sale, service of.....		40
Mileage, 1st mile, 20c.;..... add'l miles, ea.....		05
Four per cent. of money made on.....		25 or 40
Advertising sale.....		25 or 40
(1)..... of....., service of.....		40
Making..... copies of, each.....		25
Mileage, 1st mile, 20c.;..... add'l miles, ea.....		05
Taking Bond in.....		50
Sum'ing and Swear'g Apr'sers., each case.....		1.00
Notice to Garnishee, service of.....		40
Making..... copies of, each.....		25
Appraisers' Fees, each.....		1.00
Schedule.....		40
Moving, and Care of Property.....		
Order to Appear in Aid of Execution, service on..... persons, each.....		40
..... copies.....; Mileage..... miles.....		
Notice to Defendant, service..... persons, ea.....		40
..... copies.....; Mileage..... miles.....		
Order to Pay Money, service.....		40
Copy.....; Mileage..... miles.....		

(1.) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

1939 The Plaintiff filed

in Homized account

of Exhibit A

herein says there

in the defendant the

the same is based upon

of made between the

defendant herein, and

ing the same are as foll-

on the 8th day of Nov

iff and defendant entered

Contract, Wherein pla-

ate A Farm owned by the

56 1/3 acres of land sit-

owship Union County

Contract to begin

nd ending February 25th

took possession of land

herein agreed, and

to farm the said land

after the hay on the farm

nd placed into the barn

the corn consisting of

was planted and tended,

ady for harvest, the

by her Atty served

plaintiff herein, in

te the premises within

the 21 day of July 1935.

y agreement with said

understanding that

to have out of the corn

the Hay at any time

defendants atty request

premises.

he has made several

is share of the corn as

to get his share of the

and each time he has

, and has on this the 27th

been refused any

plaintiff as for a

cents of the defendant

Two Hundred and

dollars and eight cents

est at the rate of 6¢ from

and costs of this

Pliffs Witnesses: fees of

Plaintiff's Costs.		Defendant's Costs.	
\$	Cts.	\$	Cts.

Deft's Witnesses: fees of

Jury: fees of

Bill of particulars continued

plaintiffs Homized account exhibit A.

account between Ewert & penhorwood and

Lesta Clapsaddle.

Labor on April 25 and 29 = 1939, by hand	\$4.00
Labor April 20 th to April 29 th 1939 23 hours	14.00
May 4 th 2 hrs with man and team	1.00
due me for 1/2 of feed for pigs	7.12
" " " 1/2 of other articles	95
Amount of difference between calves	5.00
" " " " Hogs, Sows	10.00
Totals	\$42.10

also one half interest in 1/4 acres of corn \$13.05

one half interest in 24 tons of hay in wood \$40.45

\$ 204.05

State of Ohio County of Union

Ewert E. penhorwood personally app-

ared before the undersigned a justice of

the peace in and for Liberty Township

Union County Ohio, and after being

duly sworn according to law deposes and

says that the allegations made and the facts

stated in the foregoing bill of particulars

are true as he verily believes.

Signed Ewert E. penhorwood

Sworn to and subscribed in my presence

at Raymond this the 27th day of March

A.D. 1939, Robert H. Wiscolt.

Justice of the peace

Summons, State of Ohio, Union -

County, to my Constable of Liberty

Township. you are hereby commanded

to summon Lesta Clapsaddle to appear

before me, the undersigned, a justice

of the peace in and for said township

and county, over on next page

Bail of Appeal.

Whereas, on the day of A. D. 19

..... obtained judgment

against on the

docket of J. P., for

..... dollars, and costs, taxed at

\$....., and the said in-

tends to appeal therefrom to the Court of Common Pleas of

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

do hereby promise and undertake in the sum of

dollars, that said appellant shall duly prosecute appeal to effect,

without unnecessary delay, and, if judgment be awarded against said appel-

lant, that I will satisfy said judgment, with interest and costs, and costs

that may accrue.

Approved by and signed before me, this day of

A. D. 19

Justice of the Peace.

Undertaking for Stay of Execution.

I, resident of

..... County, as Surety for Stay of Execution in

the above cause of

against

do hereby undertake to said plaintiff, that in default of payment by def-

endant, I will pay the judgment, with interest and costs, and costs that

may accrue.

Approved by and signed before me, this day of

A. D. 19

Justice of the Peace.

Satisfaction of Judgment.

Received, 19

.....

..... Dollars,

payment in full on the above judgment and costs.

Ewert E. Penhorwood

Case No. 8 Continued from 217

aug 19 1938

The Plaintiff filed

Bill of Particulars,

in substance as follows:

Plaintiff against

Jesta Clapsaddle

Defendant

Judgment, \$

Plaintiff's Costs. Defendant's Costs.

JUSTICE'S FEES.

Table with 2 columns: Description of fees and Amount. Includes items like Summons, Subpenas, Swearing, Filing, Judgment, Execution, etc.

CONSTABLE'S FEES.

Table with 2 columns: Description of constable's fees and Amount. Includes items like Summons, Making copies, Mileage, Subpenas, etc.

Summons, continued from page 215 at my office therein, on the 19th day of August A.D. 1938, at 8-0'clock P.M. To answer unto Ewert E. Penhorwood, who claims of the defendant in a civil action, the sum of \$204.08, with interest thereon at 6% per cent from the 1st day of August A.D. 1938. Money due plaintiff for farm products and damages.

The plaintiff asks judgement for the amount endorsed hereon, and for costs.

You will make due return of this summons on the 19th day of August A.D. 1938.

Given under my hand this 16th day of August A.D. 1938.

Robert Hriscoff Justice of the Peace

August 19th 1938 at 8-0'clock P.M. the the time of appearance specified in the summons the plaintiff appeared, the defendant failed to appear at the time specified in the summons or for one hour thereafter judgement for the plaintiff on his verified bill of particulars against the defendant hereby rendered for Claim interest

Justice fees 5.70 Reduced to Constable's fees

Handwritten calculation: 204.08 + 13.00 = 217.08 + 3.70 = 220.78

Ewert E. Penhorwood vs Jesta Clapsaddle appeal 130

Whereas, On The said Ewert E. Penhorwood against the Jesta Clapsaddle of Robert Hriscoff taxed at \$5.00 to appeal the Union Court now, There Smith of Raymond in the sum of dollars. the said her on the appeal and also that to effect, and

Taken, Executed Surety approved

(1) Here write, "Order of Attachment," or "Writ of Replevin," etc., as required.

Continued from 217

1938 The Plaintiff filed

Continued from page 215
herein, on the 19th

4:10. 1939, at 8-0'clock
went into court E.
to claims of the defen-
action, the sum of
interest there on at 6%
1st day of August
due plaintiff for
and damages.

the judgement for
awarded hereon, and

due return of this
the 19th day of August

my hand this 16th day of
1939.

Robert Hriscol
Justice of the Peace
1939 at 8-0'clock
of appearance
summons the plain-
defendant failed to
me specified in the
one hour thereafter
the plaintiff on his
particulars against
me by rendered for

204.05
13.00
217.05
Reduced to 3.70
1.30
2, 22.05

Ewert E. Penhorwood
vs.

Hesta Clapsaddle

Appeal Bond filed Aug. 28-1939.

Judgement Before
Robert Hriscol J.P.

Whereas, on the 19th day of August A.D. 1939
The said Ewert E. Penhorwood obtained judgement
against the said Hesta Clapsaddle on the docket
of Robert Hriscol J.P. taxed at \$217.05 and costs
taxed at \$5.00, the said Hesta Clapsaddle intends
to appeal therefrom, to the Court of Common Pleas of
Union County.

Now, Therefore, Hesta Clapsaddle and Sarah E. Bower-
Smith of Raymond, Ohio, hereby promise and undertake,
in the sum and to the amount of Four hundred Fifty
dollars, the said appellant if judgement be adjudged against
her on the appeal, will satisfy such judgement and costs;
and also that said appellant will prosecute her appeal
to effect, and without unnecessary delay

Hesta Clapsaddle
Sarah E. Bower Smith

Taken, Executed, and acknowledged before me, and
surety approved, this the 25 day of August A.D. 1939

Robert Hriscol J.P.



