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COMPANY'S
HOME OFFICE BUILDING

American Surety Company *of New York*

F. W. LAFRENTZ
CHAIRMAN OF THE BOARD

A. F. LAFRENTZ
PRESIDENT

C. W. McNEIL, MANAGER

CHAS. J. NORTON, SPECIAL AGENT

BRANCH OFFICE FOR MIDDLE OHIO

ROOMS NOS. 935-936-937-938-939-940-941-942

HUNTINGTON BANK BUILDING

TELEPHONE MAIN 2391

COLUMBUS, OHIO

April 2, 1938

I M P O R T A N T A N N O U N C E M E N T

TO OUR REPRESENTATIVES:

A recent survey of the insurance and suretyship carried by a cross section of American industrial and mercantile organizations emphasizes the fact that there exists a large undeveloped market for Fidelity bonds. With this in mind, the American Surety Company of New York and the New York Casualty Company have originated a new form of Fidelity protection, called the DISCOVERY BOND, which will be publicly announced by the press and insurance publications on April 5.

The outstanding feature of this new form provides for payment of loss whether incurred before or after the effective date of the bond and DISCOVERED during the time the bond is in force. This is of particular importance to the new purchaser because a trusted employe rarely defaults unless he has a plan for hiding his peculations, resulting in Fidelity losses developing over a considerable length of time, before discovery. This new bond offers a solution to such possibilities and should be a real comfort to business concerns which may justly be concerned with the chance of existing, but undiscovered losses.

We shall be glad to rewrite on the new form, Fidelity business now on your books, but we urge that your effort be first directed to increasing your business and ours by selling this coverage to new prospects. The publicity to be given this bond will assist you in the sale of Fidelity business and your campaign should be started immediately.

This unique coverage is not available from any other company and, therefore, you have a distinct advantage in the sale of this bond to selected risks. There is no increase in premium rates and the commission scale remains the same as for other Fidelity lines.

With this new form available we are sure that our agents will be able to increase their income from new Fidelity business, and we are counting on you to procure your share.

This office stands ready to assist you in the solicitation of the new DISCOVERY BOND and will be glad to have a representative call upon your request.

Very truly yours,

C. W. McNeil

C. W. McNeil, Manager

CWMA
mt

FIDELITY, SURETY & FORGERY BONDS - CASUALTY INSURANCE

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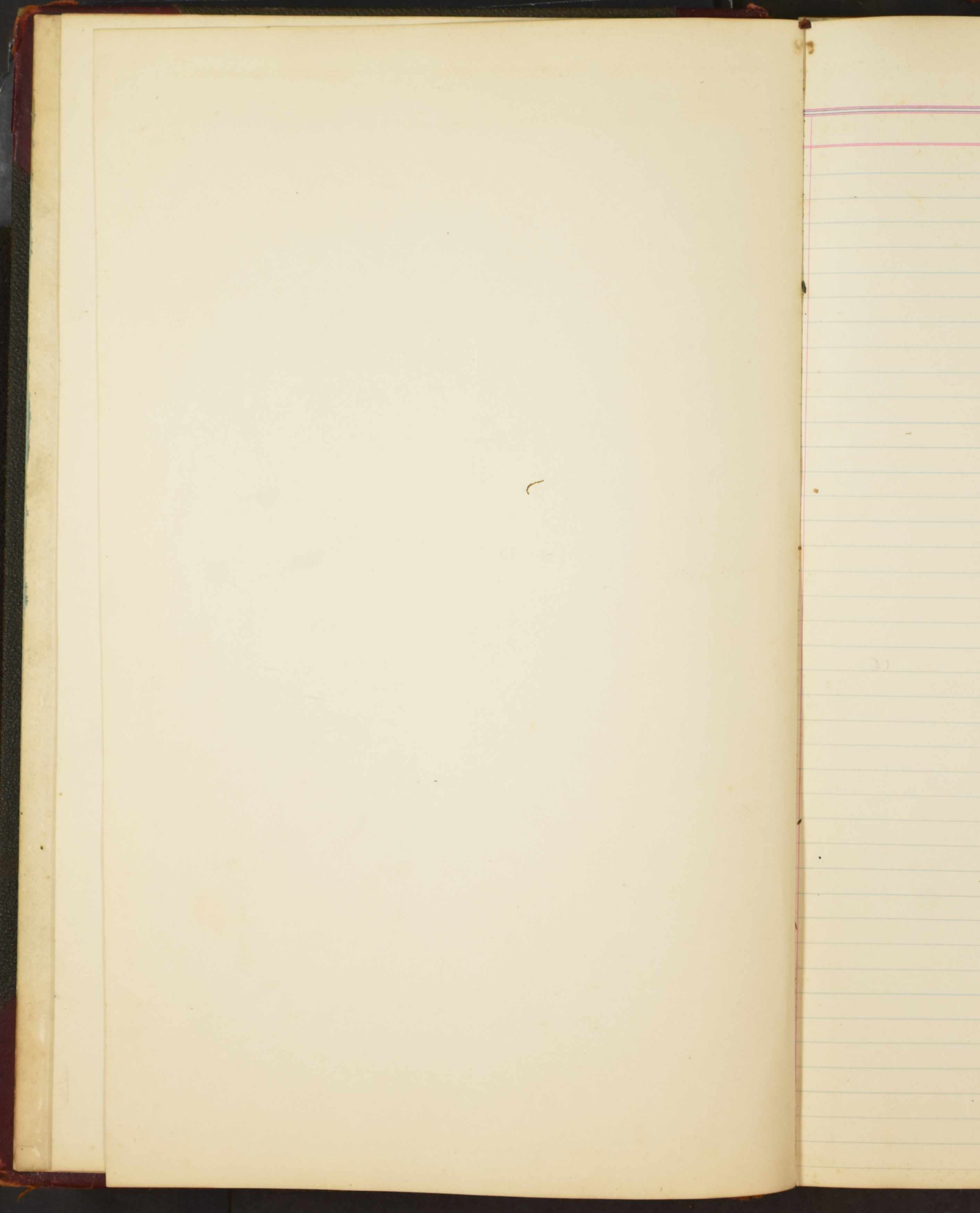
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Handwritten signature
D. V. Webb, Agent



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Defendant.

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*Becher, Clarence
Davis Leila*

Plaintiff vs.

Defendant.

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Shirk, C.W.

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Copeland L.H.

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<i>Case</i>	14		" ads.	"		E
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Hoffman Res
Hoffman Mae

~~*Fink Edward*~~
~~*Mrs Zimmer*~~

Fink Edward
Fink Edward,

" vs. *Winkle James.*

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Medley, Lafa

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Defendant.

Le Valley v. ... Geo.

Defendant *ads.* *Davis Leiden*

Plaintiff.

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Medley. Lefe

ads. *S Kidmore Asf.*

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Plaintiff vs.

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*Radevaugli E.C.
Rogers C.L.*

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PAGE	TITLE OF ACTION	PAGE
<i>Defendant.</i>	<i>Titus Algden.</i>	<i>20</i>
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Zimmer Mrs. E.

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in and for the

(Township—Village)

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his surety, resident of the County
herein which follows:

In pursuance of the Statute
Execution on the above Judgements
do hereby promise and undertake

Taken by and signed and

Received
payment in full on the above jud

Whereas, on the
judgement against the said
for

Dollars and Cents
Pleas of
do hereby promise and undertake
Dollars, that the said appellant (or
costs that may accrue; and also the

Executed and acknowledged

DOCKET

in and for the

of

County, Ohio

(Township-Village)

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UNDERTAKING FOR STAY OF EXECUTION

A. D. 19____, the Defendant in the above case came and by _____ his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:

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

_____, Surety.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained judgment against the said _____ on the docket of _____ J. P.—Mayor for _____ Dollars and _____ Cents, and costs taxed _____ Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common Pleas of _____ County. Now, therefore, I, _____ of _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ A. D. 19____

J. P.—Mayor

JUSTICE'S OR MAYOR'S FEES	Dol.	Cts.
Docketing Pet. or Bill of Particulars,	50	
Appointing guardian for Minor,	60	
Taking and docket, security for costs,	60	
Indexing.....Pltfs. and.....Defendants,	10	
Taking, certifying and docketing affid.,	80	
" " " " bond,	80	
Issuing Summons to defendant, each	40	
Issuing and docketing order of attach.,	70	
" " " " arrest,	70	
" " " " writ of replevin,	75	
Grant and dock. continuance, ea.,	40	
Issuing and dock. commit. to jail,	70	
" " " subpoenas, each	10	
" " " ven. for jury, ea. per.,	10	
" " " ord. on jr. for pris.,	60	
Swearing and docketing witness, ea.	10	
Swearing jury,	40	
Hearing case (without trial)	1.00	
Hearing case (Defense interposed,	2.00	
Pronouncing judgment and docketing,	80	
Hearing, determining and docketing—		
dec. of motions or demurrers, each	1.00	
Entering rule of reference,	50	
Swearing and dock. arbit, each,	40	
Issuing and docketing writ of restit.,	80	
Numb, dock. and filing neccs. papers,	10	
Ent. judgmt. and costs on cash book,	40	
Poundage on judgment debt (if not		
collected within 10 days after judg-		
ment or stay of execution, except on		
issuing and dock. exc. agst. prp. or pris.,	80	
execution,	4%	
Making trans. from docket. (incl. cert.),	2.50	
Signing and certif. bill of exceptions,	50	
Reduc. testi. to writing (In bastardy),	1.50	
Issuing and docket, any writ or order		
required not mentioned above,	75	
Making itemized cost bill on docket,	50	

CONSTABLE'S OR MARSHAL'S FEES	Dol.	Cts.
Serv. and ret. order of Attch., ea. per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. order of eject., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. Order of Rest., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. writ of repl., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. summons, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. subpoena, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. venire, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. notice to garn., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. exec. against property,	80	
6% on \$.....collected,		
Serv. and ret. on any writ, order or		
ntc. nec. and not ment. avv., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Attending jury trial, each case	2.00	
Attending trial without jury	1.50	
Actual amount paid solely for the		
transportation, meals and lodging of		
prisoners, and the moving and		
storage of goods and the care of		
animals taken on any legal process,		
the same to be specifically itemized		
on the back of the writs, and sworn to.		
Summoning and swr. appr., each case,	2.00	
Advertising property for sale,	1.00	
Taking and making ret. of bond,	80	

JURY FEES	Dol.	Cts.
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Action on *Attachment*

No. vs. Plaintiff Att'y for Plff.

W. T. Hoover Defendant Att'y for Def.

Amt claimed, \$ *70.* with interest
from *19* at per cent. and costs.

Judgment for *June 17* 19*22*
\$ *90.⁰⁰* and costs \$ *6.30*

Be It Remembered, That on the day of 19*22*, the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:
Said Bill of Particulars being in words and figures following, to-wit:
State of Ohio, Linn County
L. H. Hollister de jure owner says:
That before the plaintiff the above titled action, the said plaintiff was arrested and a writ of attachment issued against said defendant and Hoover for the recovery of one hundred dollars; that said defendant will be indebted to said plaintiff in the sum of one hundred dollars for the first designated period of a lease or agreement fully block built & located in [unclear] and [unclear] being due July 1st, 1922; that said debt is not a [unclear] and is wholly unpaid; that said def. believes said plaintiff ought to recover said debt and said plaintiff is about twenty, twenty five, and thirty dollars (his property, one part thereof), with interest to defray his creditors.
Shown to and subscribed L. H. Hollister
before me this 17th day of June 1922.
are understood by me to be the sum of \$100 with [unclear] and sufficient security was filed and approved by the Justice and a writ of attachment issued on this writ was returned and [unclear] approved. Same day I issued a process and order of attachment and deliver the same to Const. L. T. Hoover for service returnable June 17, 1922 at 1 o'clock P.M. June 17, 1922 I order [unclear]. The plaintiff appeared; the defendant failed to appear and not for one hour thereafter, since judgment by default.
It is my duty to consider of me on said 17th day of June, that the plaintiff L. H. Hollister, plaintiff of the defendant W. T. Hoover, in the sum of ninety dollars and for six dollars and thirty cents his costs, had as shown on the margin hereof.

June 17, 1922: The defendant Hoover came and entered into an undertaking for an appeal to the Court of Common Pleas, paying the Justice \$12.00 his fee for the transcript, which was delivered to the defendant and all other necessary papers in the case were filed delivered to the Clerk of the Courts by the Justice.

UNDERTAKING FOR STAY OF EXECUTION

A. D. 19 the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this day of A. D. 19*22* , Surety. J. P.—Mayor

SATISFACTION OF JUDGMENT

Received 19*22* from Dollars payment in full on the above judgment and costs.

APPEAL UNDERTAKING

Whereas, on the *17th* day of *June* A. D. 19*22*, the said *L. H. Hollister* obtained judgement against the said *W. T. Hoover* on the docket of *A. E. [Signature]* J. P.—Mayor for Dollars and Cents, and costs taxed Dollars and Cents, and the said *W. T. Hoover* intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I, do hereby promise and undertake to the said *W. T. Hoover* in the sum of *Two Hundred* Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this *17th* day of *June* A. D. 19*22* J. P.—Mayor

CIVIL

Winnow County Civil Action before me H. E. Lindl (J. P.—Mayor)

Table of fees: JUSTICE'S OR MAYOR'S FEES, CONSTABLE'S OR MARSHAL'S FEES, JURY FEES. Includes items like Docketing Pet. or Bill of Particulars, Issuing Summons, and Mileage.

Main text of the docket entry: Action on Promissory Note, Plaintiff L. H. Callis vs. Defendant Lida M. Herd. Judgment for \$150.00 with interest. Includes a handwritten note about the bill of particulars filed on Aug 12, 1922.

DOCKET

in and for the Township of Liberty, Winnow County, Ohio

Handwritten note: Sep 15, 1922. The execution was returned together with \$36.88 with inc money - The constable's costs having already been deducted - leaving \$32.28 (after deducting of referees fees \$4.60) to be applied to said judgment.

Handwritten note: Received of H. E. Lindl, J. P. \$32.28 - the amount to be applied upon the above judgment.

Aug 12, 1922, I issued a writ of execution, returnable Aug 17, 1922, at 10 o'clock A.M. and delivered the same to L. T. Hairer, Const. for service. Aug 15, the summons was returned undelivered. Received this writ Aug 14, 1922, and I, under the same on the 12th day of Aug, 1922, on the defendant's being leaving a certified copy thereof, and of her name and residence with the sheriff, at the place of residence. J.P. Lindl 1.60, J. T. Hairer 1.55.

Legal forms: UNDERTAKING FOR STAY OF EXECUTION, SATISFACTION OF JUDGMENT, APPEAL UNDERTAKING. Includes fields for date, amount, and signatures.

County

Civil Action before me

A. E. B. A.

(J. P.—Mayor)

in and for the

Tp (Township—Village)

of

Liberty

County, Ohio

County, Ohio

JUSTICE'S OR MAYOR'S FEES

Dol. Cts.

Table listing various legal fees such as Docketing Pet. or Bill of Particulars, Appointing guardian for Minor, Taking and docket, security for costs, etc.

CONSTABLE'S OR MARSHAL'S FEES

Table listing various constable or marshal fees such as Serv. and ret. order of Atch., ea. per., Mileage, 1st mile 50c, each addl., etc.

WITNESS FEES

JURY FEES

L. J. Gray

Action on note

No.

vs.

Plaintiff

Att'y for Plff.

Att'y for Deft.

Thos Moor

Luella Moor

Am't claimed, \$27.22 with interest from 19 at per cent. and costs.

Defendant

Judgment for 19 and costs \$

Be It Remembered, That on the 12 day of Aug 1922, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

Handwritten notes detailing the bill of particulars, including dates like '24 50 West Mansfield, O. Feb 20, 1921' and '100 Dollars'.

Thos Moor Luella Moor

Aug 15, 1922. Pursued a writ of replevin and delivered the same to Court at T. Mansfield for service, returnable Aug 19, 1922, at 10%.

Aug 10, 1922. The said Plaintiff L. J. Gray then appeared and acknowledged that this case had been fully settled out of Court and paid the justice one dollar and his costs.

UNDERTAKING FOR STAY OF EXECUTION

A. D. 19___, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows: In pursuance of the Statute in such case made and provided, I, ___ as surety for the above Stay of Execution on the above Judgment of ___ against ___ do hereby promise and undertake to pay the amount of said Judgment, interest and costs, and the costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this ___ day of ___ A. D. 19___ J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the ___ day of ___ A. D. 19___, the said ___ obtained judgement against the said ___ on the docket of ___ J. P.—Mayor for ___ Dollars and ___ Cents, and costs taxed ___ Dollars and ___ Cents, and the said ___ intends to appeal therefrom to the Court of Common Pleas of ___ County. Now, therefore, I, ___ do hereby promise and undertake to the said ___ in the sum of ___ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this ___ day of ___ A. D. 19___ J. P.—Mayor

Union County

Civil Action before me

A. E. Brest

(J. P.—Mayor)

JUSTICE'S OR MAYOR'S FEES	Dol.	Cts.
Docketing Pet. or Bill of Particulars, 50		50
Appointing guardian for Minor, 60		
Taking and docket, security for costs, 60		
Indexing.....Pltf. and.....Defendants, 10		60
Taking, certifying and docketing affid., 80		40
" " " " " " bond, 80		
Issuing Summons to defendant, each 40		40
Issuing and docketing order of attach., 70		
" " " " " " arrest, 70		
" " " " " " writ of replevin, 75		
Grant and dock. continuance, ea., 40		
Issuing and dock. commit. to jail, 70		
" " " " subpoenas, each 70		
" " " " ven. for jury, ea. per., 10		
" " " " ord. on jr. for pris., 60		
Swearing and docketing witness, ea. 10		
Swearing jury, 40		
Hearing case (without trial) 1.00	1	00
Hearing case (Defense interposed, 2.00		00
Pronouncing judgment and docketing, 80		
Hearing, determining and docketing—dec. of motions or demurrers, each 1.00		
Entering rule of reference, 50		
Swearing and dock. arbit., each 40		
Issuing and docketing writ of restit., 80		
Numb. dock. and filing nees. papers, 10		
Ent. judgmt. and costs on cash book, 40		
Poundage on judgment debt (if not collected within 10 days after judgment or stay of execution, except on Issuing and dock. exc. agst. prp. or pris., 80 execution, 4%		
Making trans. from doct. (incl. cert.), 2.50		
Signing and certif. bill of exceptions, 50		
Reduc. testi. to writing (In bastardy), 1.50		
Issuing and docket, any writ or order required not mentioned above, 75		
Making itemized cost bill on docket, 50		

CONSTABLE'S OR MARSHAL'S FEES	Dol.	Cts.
Serv. and ret. order of Attch., ea. per., 1.00		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. order of eject., each per., 1.00		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. Order of Rest., each per., 1.00		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. writ of repl., each per., 1.00		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. summons, each person, 80		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. subpoena, each person, 80		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. venire, each person, 80		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. notice to garn., ea. per., 80		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. exec. against property, 80		
6% on \$..... collected, 60		
Serv. and ret. on any writ, order or nte. nec. and not ment. abv., ea. per., 80		
Mileage, 1st mile 50c, each addl., 15		
Attending jury trial, each case 2.00		
Attending trial without jury 1.50		
Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal process, the same to be specifically itemized on the back of the writs, and sworn to. 2.00		
Summoning and swr. appr., each case, 2.00		
Advertising property for sale, 1.00		
Taking and making ret. of bond, 80		

WITNESS FEES	Dol.	Cts.

JURY FEES	Dol.	Cts.

Action on *Ass't for Labor*
 Plaintiff: Bradford Hess
 vs.
 Defendant: Harry Macdonald
 Am't claimed, \$ 27.63 with interest from Oct 1908, at 6 per cent. and costs.
 Judgment for *Plt*, Aug 31 1923 \$ 43.63 and costs \$

Be It Remembered, That on the 27th day of Aug 1923, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 (Caption)
 Plaintiff claimed judgment against the defendant, Harry Macdonald, in the sum of \$43.63 with interest thereon since October 1908, for which he seeks judgment and also costs and disbursements. Plaintiff says that said amount of \$43.63 is justly due him and that the same was incurred by the defendant, and at diverse times prior to the 27th day of Oct 1908 for blacksmithing, on a plow and account of which is known by the books of said Plaintiff, and the same is made a part hereof.
 Plaintiff says further that said defendant has been a resident of this State for more than ten years last past, and that for that reason he had been unable to have process served upon him.

Bradford Hess
 Aug 27, 1923, I issued a summons, returnable Aug. 31, 1923, and delivered the same to constable J. C. Davis for service. Aug 31, the summons was returned as docketed as follows:
 "Received this writ Aug 27, 1923 and on the same day I served the same by delivering a certified copy thereof to the defendant Harry Macdonald"
 J. C. Davis, Const

Aug 31, 1923 the Plaintiff appeared and verified his bill of particulars. The defendant failed to appear and not for one hour thereafter. The Plaintiff asked judgment upon such default.

in and for the Township of Liberty, Union County, Ohio

It was on this case considered by me on the 31st day of Aug that said defendant, Bradford Hess, plaintiff, by his attorney Harry Macdonald, in the sum of \$43.63 and costs and disbursements, debt and also \$ interest thereon by the plaintiff's lawyer H. E. Brest.

Aug 31, 1923 I received an execution and delivered the same to Constable J. T. Haines for service. Same day the execution was returned, indorsed as follows: "Received this writ Aug 31, 1923. Its property found to levy upon" J. T. Haines Const
 Fees
 Flickinger for Machine 3.00
 Mileage 2.00 Total 6.00

April 15, 1925, I acknowledge the receipt of \$3.00 paid by Bradford Hess in full satisfaction for auto hire in the above case.

April 16, 1925, I acknowledge the receipt of \$3.35 my costs in the above case paid by Bradford Hess.
 J. T. Haines Const

UNDERTAKING FOR STAY OF EXECUTION
 A. D. 19___, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:
 In pursuance of the Statute in such case made and provided, I, _____ as surety for the above Stay of Execution on the above Judgment of _____ against _____ do hereby promise and undertake to pay the amount of said Judgment, interest and costs, and the costs that may accrue.
 Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19___
 J. P.—Mayor

SATISFACTION OF JUDGMENT
 Received _____ 19___ from _____ Dollars _____ payment in full on the above judgment and costs.

APPEAL UNDERTAKING
 Whereas, on the _____ day of _____ A. D. 19___, the said _____ obtained judgment against the said _____ on the docket of _____ J. P.—Mayor for _____ Dollars and _____ Cents, and costs taxed _____ Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common Pleas of _____ County. Now, therefore, I, _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.
 Executed and acknowledged before me, and surety approved this _____ day of _____ A. D. 19___
 J. P.—Mayor

County

Civil Action before me

F. C. Walker,

(J. P.—Mayor)

in and for the

Twp of Liberty

of

Liberty

Union

County, Ohio

JUSTICE'S OR MAYOR'S FEES	Dol.	Cts.
Docketing Pet. or Bill of Particulars,	50	50
Appointing guardian for Minor,	60	
Taking and docket, security for costs,	60	
Indexing...Pitfs. and...Defendants,	10	20
Taking, certifying and docketing affid.,	80	
" approving " " bond,	80	
Issuing Summons to defendant, each	40	40
Issuing and docketing order of attach.,	70	
" " " " arrest,	70	
" " " writ of replevin,	75	
Grant and dock. continuance, ea.,	40	
Issuing and dock. commit. to jail,	70	
" " " subpoenas, each	10	
" " " ven. for jury, ea. per.,	10	
" " " ord. on jlr. for pris.,	60	
Swearing and docketing witness, ea.	10	
Swearing jury,	40	
Hearing case (without trial)	1.00	
Hearing case (Defense interposed,	2.00	200
Pronouncing judgment and docketing,	80	20
Hearing, determining and docketing—	1.00	
dec. of motions or demurrers, each	1.00	
Entering rule of reference,	50	
Swearing and dock. arbit., each,	40	
Issuing and docketing writ of restit.,	80	
Numb., dock. and filing neces. papers,	10	
Ent. judgmt. and costs on cash book,	40	
Poundage on judgment debt (if not		
collected within 10 days after judg-		
ment or stay of execution, except on		
Issuing and dock. exc. agst. prp. or prs.,	80	
execution,	4%	
Making trans. from dockt. (incl. cert.),	2.50	
Signing and certif. bill of exceptions,	50	
Reduce testi. to writing (In bastardy),	1.50	
Issuing and docket, any writ or order		
required not mentioned above,	75	
Making itemized cost bill on docket,	50	

CONSTABLE'S OR MARSHAL'S FEES	Dol.	Cts.
Serv. and ret. order of Attch., ea. per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. order of eject., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. Order of Rest., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. writ of repl., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. summons, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. subpoena, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. venire, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. notice to garn., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. exec. against property,	80	
6% on \$..... collected,		
Serv. and ret. on any writ, order or		
ntc. nec. and not ment. abv., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Attending jury trial, each case	2.00	
Attending trial without jury	1.50	
Actual amount paid solely for the		
transportation, meals and lodging of		
prisoners, and the moving and		
storage of goods and the care of		
animals taken on any legal process,		
the same to be specifically itemized		
on the back of the writs, and sworn to.		
Summoning and swr. appr., each case,	2.00	
Advertising property for sale,	1.00	
Taking and making ret. of bond,	80	

WITNESS FEES	Dol.	Cts.

JURY FEES	Dol.	Cts.

Action on

Frank. Bushong Plaintiff

No. vs. W. C. Lousdon Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 7.24 with interest

from 19 at per cent. and costs.

Judgment for 19

\$ and costs \$

Be It Remembered, That on the 29 day of August 1933, the said Plaintiff filed His Bill of Particulars herein, whereupon the following proceedings were had:

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

Frank. Bushong Plaintiff

W. C. Lousdon Defendant

Before Foster Walker Justice of the Peace in and for Liberty Township Union Co, Ohio

Action for money,

the Plaintiff for his cause of action, says that there is due him from the defendant the sum of \$ 7.24, for merchandise sold to the defendant and delivered to him at his Request,

Plaintiff says there is no counterclaim or set off against this claim, and that the amount he ought to recover is \$ 7.24

Plaintiff prays for a judgment against the defendant for the amount endorsed herein and for costs of this action.

Issue summons direct to any Constable of Liberty Township. Return according to Law, Action for Money

Frank Bushong, after being duly sworn says that the facts stated and the allegations made herein are true as he verily believed

Sworn to and subscribed in my presence this 29th day of August 1933.

Prescribe

Issue summons direct to any Constable of Liberty Township. Return according to Law, Action for Money

Summons delivered to Constable Victor Jackson August 30. 1933 who made the Return as follows

Received this writ Aug 30. 1933 and served the same on 30th day of August by leaving a certified copy thereof, and of the endorsement thereon, with His wife Victor Jackson const

After Hearing all Evidence in the case. Court gave judgment to Plaintiff in amounts as follows. Principal sum 7.24

Justice Fees 3.90

Constable .. .80

811.94

Defendant agreed to pay the judgment in payments from his check from Railroad Labor. Paid on 14th and 28th of each month

Paid ~~Sept~~ September 14, Costs 6.00

Paid September 29, " 5.94

11.94

So this case is settled this 29th day of September 1933.

F. C. Walker. J. P.

UNDERTAKING FOR STAY OF EXECUTION

A. D. 19___, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19___

_____, Surety.

_____, J. P.—Mayor

SATISFACTION OF JUDGMENT

Received _____ 19___ from _____ Dollars

payment in full on the above judgment and costs.

APPEAL UNDERTAKING

Whereas, on the _____ day of _____ A. D. 19___, the said _____ obtained judgment against the said _____ on the docket of _____ J. P.—Mayor for _____ Dollars and _____ Cents, and costs taxed _____ Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common Pleas of _____ County. Now, therefore, I, _____ of _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ A. D. 19___

_____, J. P.—Mayor

E. C. Radabaugh.
 Manager of Farmlands.

vs.

L. N. Copeland.

Before F. C. Walker.

A JUSTICE OF THE PEACE IN AND FOR

Liberty

Township,

Union

County, Ohio.

This undertaking witnesseth: Whereas E. C. Radabaugh, Mgr. -
 a non-resident of said Township ¹ Having brought
 an action against L. N. Copeland, 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 E. C. Radabaugh - and
 hereby undertake and promise the
 said F. C. Walker, J. P. to pay all costs that may
 accrue in the said action.

Dated and signed by us this 6. day of October 1933.

E. C. Radabaugh Mgr.

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

LANDLORD'S COMPLAINT.

E. C. Radabaugh

Manager of Farmlands
-TO-

L. W. Copeland

F. S. Walker

Justice of the Peace.

Docket *at* No. Page

Returnable *Oct 10* 19*33*

E. L. Barrett & Son



Springfield, Ohio.

LANDLORD'S COMPLAINT.

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, E. C. Radebaugh, Manager of Farmlands resident of the County of Union and State of Ohio, do so hereby make his complaint against L. N. Copeland

for this: that the said L. N. Copeland

hath ever since the First day of August 1933, and do th still unlawfully and forcibly detain from the undersigned, possession of the following premises, situated in the Township of Liberty in the said County of Union and described as follows:

being the Dwelling situated on the farm known as Farmlands. Now occupied by the said Defendant

The said L. N. Copeland entered upon said premises as the tenant of the undersigned. The lease thereof expired at the time herein first mentioned, and from that time the said L. N. Copeland

hath unlawfully and forcibly held over his said term.

On the Third day of October 1933, the undersigned duly served upon the said L. N. Copeland as required by law, notice in writing, to leave said premises.

The undersigned ask process and restitution.

Dated this Seventh day of October 1933.

E. C. Radebaugh Mgr

Union County

Civil Action before me

F. C. Walker

(J. P. Mayor)

in and for the Township of Liberty of Union County, Ohio

County, Ohio

JUSTICE'S OR MAYOR'S FEES	Dol.	Cts.
Docketing Pet. or Bill of Particulars,	50	20
Appointing guardian for Minor,	60	
Taking and docket, security for costs,	60	00
Indexing J. Pliffs. and L. Defendants,	10	20
Taking, certifying and docketing affid.,	80	
" " " " bond,	80	
Issuing Summons to defendant, each	40	40
Issuing and docketing order of attach.,	70	
" " " " arrest,	70	
" " " " writ of replevin,	75	
Grant and dock. / continuance, ea.,	40	90
Issuing and dock. commit. to jail,	70	
" " " subpoenas, each	10	
" " " ven. for jury, ea. per.,	10	
" " " ord. on jr. for pris.,	60	
Swearing and docketing witness, ea.	10	
Swearing jury,	40	
Hearing case (without trial)	1.00	
Hearing case (Defense interposed,	2.00	
Pronouncing judgment and docketing,	80	
Hearing, determining and docketing—	1.00	
"ec. of motions or demurrers, each	1.00	
Entering rule of reference,	50	
Swearing and dock. arbit., each,	40	
Issuing and docketing writ of restit.,	80	
Numb., dock. and filing neces. papers,	10	
Ent. judgmt. and costs on cash book,	40	
Poundage on judgment debt (if not	2.00	
collected within 10 days after judg-		
ment or stay of execution, except on		
Issuing and dock. exc. agst. prp. or prs.,	80	
" " " " execution,	4%	
Making trans. from docket. (incl. cert.),	2.50	
Signing and certif. bill of exceptions,	50	
Reduc. testi. to writing (In bastardy),	1.50	
Issuing and docket, any writ or order	75	
required not mentioned above,	75	
Making itemized cost bill on docket,	50	

CONSTABLE'S OR MARSHAL'S FEES	Dol.	Cts.
Serv. and ret. order of Attch., ea. per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. order of eject., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. Order of Rest., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. writ of repl., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. summons, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. subpoena, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. venire, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. notice to garn., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. exec. against property,	80	
6% on \$..... collected,		
Serv. and ret. on any writ, order or	80	
ntc. nec. and not ment. abv., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Attending jury trial, each case	2.00	
Attending trial without jury	1.50	
Actual amount paid solely for the		
transportation, meals and lodging of		
prisoners, and the moving and		
storage of goods and the care of		
animals taken on any legal process,		
the same to be specifically itemized		
on the back of the writs, and sworn to.		
Summoning and swr. appr., each case,	2.00	
Advertising property for sale,	1.00	
Taking and making ret. of bond,	80	

WITNESS FEES

JURY FEES

Action on Fricible Detainer

E. C. Radebaugh
vs.
L. N. Copeland

Plaintiff

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ — with interest

from 19 — , at per cent. and costs.

Judgment for 19

\$ and costs \$

Be It Remembered, That on the 7 day of October 1933, the said Plaintiff filed His Bill of Particulars herein, whereupon the following proceedings were had:

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

The undersigned E. C. Radebaugh manager of Furlands of the County of Union and State of Ohio do hereby make his complaint against L. N. Copeland for this that the said L. N. Copeland hath ever since the first day of August 1933, and doth still unlawfully and forcibly detain from the undersigned possession of the following Premises situated in the Township of Liberty in the said County of Union and described as follows.

Being a Dwelling situated on the farm known as Furlands now occupied by the said Defendant the said L. N. Copeland entered upon the said Premises as the tenant of the undersigned. The Lease thereof expired at the time herein first mentioned, and from that time the said L. N. Copeland hath unlawfully and forcibly held over his said tenancy on the third day of October 1933. the undersigned duly served as required by Law, notice in writing, to leave said premises. The undersigned asked Process and Restitution Dated this seventh day of October 1933

E. C. Radebaugh - Judge.

On October 9, 1933. Mr. Lynn Sanders as attorney for Defendant asked for a continuance to October 17, 1933 because on account of other business, at the same time he was not able to be in attendance

Continuance granted to Oct. 17, 1933.

Suit Settled out of Court

By Defendant agreeing to move by Nov. 19, 1933 and get wood and papers as soon as possible

Costs Paid by E. C. Radebaugh

F. C. Walker J.P.

Blank docket area on page 2.

UNDERTAKING FOR STAY OF EXECUTION

A. D. 19___, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19___

J. P.—Mayor

SATISFACTION OF JUDGMENT

Received _____ 19___ from _____ Dollars

payment in full on the above judgment and costs.

APPEAL UNDERTAKING

Whereas, on the _____ day of _____ A. D. 19___, the said _____ obtained judgement against the said _____ on the docket of _____ J. P.—Mayor for _____ Dollars and _____ Cents, and costs taxed _____ Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common Pleas of _____ County. Now, therefore, I, _____ of _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ A. D. 19___

J. P.—Mayor

AN INVENTORY AND APPRAISEMENT of property attached by the undersigned

Victor Jackson Constable of Liberty Township,

Union County, State of Ohio; at the suit of Harlow C. DeWolf

against Rex Anderson

made this 12th day of October 1923, upon actual view,

by said Constable and J W Shaw and C O Hurd
Marysville two house-holders of said County.

The said C O Hurd and J W Shaw,

being first duly sworn by said Constable, to-wit:

One Chev Coach 1925 Model
License no 418 322.

appraised at \$120.00

Victor Jackson
C O Hurd
J W Shaw

Constable.

} Appraisers.

RETURN OF ATTACHMENT

The Constable should fill out such of the following as the case requires, and erase where necessary.

19... at ... o'clock ... M., ... received this order ... 19... I went to the place where the defendant's property described in the annexed inventory and appraisal was found; and there at ... o'clock ... M., of said day, in the presence and hearing of ... two credible persons, did declare that by virtue of this order I attached said property at the suit of ... and did then and there attach it; and I then with ... and ... two householders of the County of ... after administering to them an oath truly to inventory and appraise said property, made a true inventory and appraisement of said property, being all that was attached; and said inventory and appraisement, signed by me and said householders is annexed and return with this order. Said property now remains in my custody, was delivered to ... in whose possession it was found, he having given an undertaking with sufficient sureties, as required by law, herewith returned. Constable.

On the ... day of ... A. D. 19... at ... o'clock ... M., and there on said ... day of ... A. D. 19... at ... o'clock ... M., in presence and hearing of ... and ... two credible persons, did declare that by virtue of this order I attach said property, and there attach it, as in my hands subject to said prior attachment. Constable.

I could not come at the property alleged to be in possession of ... the garnishee ...; and ... 19... at ... o'clock ... M., I served on said ... a copy of this order, and a written notice to appear and answer, by leaving said notice with ... a copy of which notice is hereto annexed. Constable.

CONSTABLE'S FEES.

Service	\$ 1.00
Mileage	\$ 1.25
Cop	\$
Sum. and Swear App's.	\$
App's Fees	\$
Service	\$
Mileage	\$
Cop	\$
Total	\$ 2.25

Received this writ attached to my order, I on account of ownership of my car being in double one class name I was forced to release car

Victor Jackson Constable.

(4) ATTACHMENT

Harlow C. DeWolf

vs.

Roy Anderson

F. C. Walker Justice of the Peace.

Docket No. ... Page 8

Returnable Oct. 18 - 1933

Claim	\$ 16.00
Justice's Fees	\$ 5.20
Service	\$ 2.25
S. and S. Appraisers	\$ 2.00
Appraiser's Fees	\$ 2.00

E. L. Barrett & Son,



Springfield, Ohio

Victor Jackson Constable.

Attachment, with Summons Returnable.

THE STATE OF OHIO,

Union County, ss. }

To any Constable of *Liberty* Township:

WHEREAS, *Harlow C. DeWolf*

has this day made oath that *Rex Anderson*

is justly indebted to *Said Harlow C. DeWolf*

in the sum of *sixteen + 00/100* Dollars, for *Plowing and Discing*

and affiant believes *H* ought to recover said amount of \$ *16.00*
with interest from April 30, 1928. interest 5.20
Total 21.20

You are therefore required to attach the goods, chattels, and stock, or interest in stocks, rights, credits, moneys and effects of the said *Rex Anderson*

in your County, or so much thereof (not exempt by law from being applied to the payment of the same) as will satisfy the claims of the said *Harlow C. DeWolf*

and *Twenty* Dollars, costs that have accrued or may accrue in this suit.

AND WHEREAS, The said *Harlow C. DeWolf* has further made oath that he has good reason to, and does believe that *Rex Anderson* has

in *His* possession *an automobile*

the property of the said *Rex Anderson*.

You are also commanded to summon the said *Rex Anderson*

agreeably to law, to appear before me, the undersigned, a Justice of the Peace within the Township and County aforesaid, on the *18* day of *October*, 19*33* at *10* o'clock *A.* M., then and there to answer the plaintiff in said action

You are also required to notify

to appear at the same time and place, to answer under oath all questions put to touching the property of every description and credits of the said defendant

in possession or under control, and truly disclose the amount owing by to the said defendant, whether the same is due or not; or any stock held by or for the benefit of the said defendant; and hereof fail not; and of this writ make legal service, and return the same to me, the said Justice, according to law.

Given under my hand this *11* day of *October* A. D. 19*33*.

F. C. Walker Justice of the Peace.

The State of Ohio, Union County, ss.

Harlow C. DeWolf
vs.
Rex Anderson

Before me F. C. Walker one of the Justices of the Peace in
and for said County, came Harlow C. DeWolf who being duly
sworn, says that the claim in this action is for Labor Plowing with
Tractor April 30, 1928, \$6.00
Discing with tractor April 21, 1928, \$10.00

and the said Harlow C. DeWolf
also makes oath, that said claim is just, and that he ought as he believes, to recover thereon
Sixteen Dollars, # Cents; he also further
makes oath, that the property he is about to have attached is with interest from April 30, 1928, not exempt from execution

and the said Harlow C. DeWolf further makes oath and says that
he has good reason to, and doth believe that Rex Anderson
of said County, has in his possession
one automobile

the property of said defendants.
Harlow DeWolf

Sworn to and Subscribed before me, this Eleventh day of October
one thousand nine hundred and thirty three
F. C. Walker

Justice of the Peace.

Union County

Civil Action before me

F. C. Walker.

(J. P.—Mayor)

in and for the

Township of Liberty

(Township—Village)

Union

County, Ohio

County, Ohio

JUSTICE'S OR MAYOR'S FEES	Dol.	Cts.
Docketing Pet. or Bill of Particulars,	50	
Appointing guardian for Minor,	60	
Taking and docket, security for costs,	60	
Indexing...Pitfs. and...Defendants,	10	20
Taking, certifying and docketing affid.,	80	50
" approving " bond,	80	
Issuing Summons to defendant, each	40	
Issuing and docketing order of attach.,	70	70
" " " " arrest,	70	
" " " " writ of replevin,	75	
Grant and dock. continuance, ea.,	40	
Issuing and dock. commit. to jail,	70	
" " " subpoenas, each	10	
" " " ven. for jury, ea. per.,	10	
" " " ord. on jr. for pris.,	60	
Swearing and docketing witness, ea.	10	
Swearing jury,	40	
Hearing case (without trial)	1.00	100
Hearing case (Defense interposed,	2.00	
Pronouncing judgment and docketing,	80	
Hearing, determining and docketing—	1.00	
dec. of motions or demurrers, each	1.00	
Entering rule of reference,	50	
Swearing and dock. arbit, each,	40	
Issuing and docketing writ of restit.,	80	
Numb., dock. and filing neces. papers,	10	
Ent. judgmt. and costs on cash book,	40	
Poundage on judgment debt (If not		
collected within 10 days after judg-		
ment or stay of execution, except on		
Issuing and dock. exc. agst. prp. or prs.,	80	
execution,	4%	
Making trans. from docket. (incl. cert.),	2.50	
Signing and certif. bill of exceptions,	50	
Reduc. testi. to writing (In bastardy),	1.50	
Issuing and docket, any writ or order		
required not mentioned above,	75	
Making itemized cost bill on docket,	50	50
CONSTABLE'S OR MARSHAL'S FEES		
Serv. and ret. order of Attch., ea. per.,	1.00	100
Mileage, 1st mile 50c, each addl.,	15	15
Serv. and ret. order of eject., each per.,	1.00	100
Mileage, 1st mile 50c, each addl.,	15	15
Serv. and ret. Order of Rest., each per.,	1.00	100
Mileage, 1st mile 50c, each addl.,	15	15
Serv. and ret. writ of repl., each per.,	1.00	100
Mileage, 1st mile 50c, each addl.,	15	15
Serv. and ret. summons, each person,	80	80
Mileage, 1st mile 50c, each addl.,	15	15
Serv. and ret. subpoena, each person,	80	80
Mileage, 1st mile 50c, each addl.,	15	15
Serv. and ret. venire, each person,	80	80
Mileage, 1st mile 50c, each addl.,	15	15
Serv. and ret. notice to garn., ea. per.,	80	80
Mileage, 1st mile 50c, each addl.,	15	15
Serv. and ret. exec. against property,	80	80
6% on \$..... collected,		
Serv. and ret. on any writ, order or		
nte. nec. and not ment. abv., ea. per.,	80	80
Mileage, 1st mile 50c, each addl.,	15	15
Attending jury trial, each case	2.00	200
Attending trial without jury	1.50	150
Actual amount paid solely for the		
transportation, meals and lodging of		
prisoners, and the moving and		
storage of goods and the care of		
animals taken on any legal process,		
the same to be specifically itemized		
on the back of the writs, and sworn to.		
Summoning and swr. appr., each case,	2.00	200
Advertising property for sale,	1.00	100
Taking and making ret. of bond,	80	80
WITNESS FEES		
JURY FEES		

Action on Attachment

Harlow C. DeWolf Plaintiff
 vs.
 Rex Anderson Defendant

Am't claimed, \$ 14.00 with interest
 from Apr 30 1928, at 6 per cent. and costs.

Judgment for 19
 and costs \$

Be It Remembered, That on the 11 day of October 1933, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

Affidavit for Attachment

Before me F. C. Walker one of the Justices of the Peace in and for said County, came Harlow C. DeWolf, who being duly sworn, says that the claim in this action is for Labor. Discing with tractor April 21, 1928 \$10.00 Ploughing with tractor April 30, 1928 \$4.00 and the said Harlow C. DeWolf also makes oath that said claim is just, and that he ought as he believes, to recover thereon \$14.00 with interest from April 30, 1928, at 6%, He also makes oath, that the property he is about to have attached is not exempt from execution.

and the said Harlow C. DeWolf further makes oath and says that he has good reason to, and doth believe that Rex Anderson of said County has in his possession an automobile, the property of said Defendant Harlow DeWolf. Sworn and subscribed before me this Eleventh day of October 1933

F. C. Walker J. P.
 and sworn to
 an attachment issued to Victor Jackson Constable on October 12, 1933.

Who made Return same day, Having found out that the automobile driven into the County by Rex Anderson was Really the Property of His wife So Constable Jackson Released said automobile same day, Summons served on Rex Anderson, same day October, 18, 1933. This case was called at 10 o'clock and the Plaintiff was on hand The Defendant failed to appear. So after hearing the Plaintiff's side of the claim I have given judgment in the case to the Plaintiff for \$14.00

Interest 5.20
 Costs of Justice 3.20
 Constable 2.25
 Total 10.65 26.65

F. C. Walker J. P.

UNDERTAKING FOR STAY OF EXECUTION

A. D. 19___, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
 J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the _____ day of _____ A. D. 19___, the said _____ obtained judgment against the said _____ on the docket of _____ J. P.—Mayor for _____ Dollars and _____ Cents, and costs taxed _____ Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common Pleas of _____ County. Now, therefore, I, _____ of _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ A. D. 19____
 J. P.—Mayor

Union County

Civil Action before me

F. C. Walker

(J. P.—Mayor)

in and for the Township of

Liberty

Union County, Ohio

JUSTICE'S OR MAYOR'S FEES	Dol.	Cts.
Docketing Pet. or Bill of Particulars, 50		
Appointing guardian for Minor, 60		
Taking and docket, security for costs, 60		
Indexing.....Plffs. and.....Defendants, 10	20	
Taking, certifying and docketing affid., 80	70	
" " " approving " " bond, 80		
Issuing Summons to defendant, each 40		
Issuing and docketing order of attach., 70		
" " " " " arrest, 70		
" " " writ of replevin, 75	75	
Grant and dock. continuance, ea., 40		
Issuing and dock. commit. to jail, 70		
" " " subpoenas, each 10		
" " " ven. for jury, ea. per., 10		
" " " ord. on jlr. for pris., 60		
Swearing and docketing witness, ea. 10		
Swearing jury, 40		
Hearing case (without trial) 1.00		
Hearing case (Defense interposed, 2.00	2.00	
Pronouncing judgment and docketing, 80		
Hearing, determining and docketing—		
dec. of motions or demurrers, each 1.00		
Entering rule of reference, 50		
Swearing and dock. arbit., each 40		
Issuing and docketing writ of restit., 80		
Numb., dock. and filing neccs. papers, 10		
Ent. judgmt. and costs on cash book, 40		
Poundage on judgment debt (If not		
collected within 10 days after judg-		
ment or stay of execution, except on		
Issuing and dock. exc. agst. prp. or prs., 80		
execution, 4%		
Making trans. from dockt. (incl. cert.), 2.50		
Signing and certif. bill of exceptions, 50		
Reduc. testi. to writing (In bastardy), 1.50		
Issuing and docket, any writ or order		
required not mentioned above, 75		
Making itemized cost bill on docket, 50		
CONSTABLE'S OR MARSHAL'S FEES		
Serv. and ret. order of Atch., ea. per., 1.00		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. order of eject., each per., 1.00		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. Order of Rest., each per., 1.00		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. writ of repl., each per., 1.00	1.00	
Mileage, 1st mile 50c, each addl., 15	2.15	
Serv. and ret. summons, each person, 80		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. subpoena, each person, 80		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. venire, each person, 80		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. notice to garn., ea. per., 80		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. exec. against property, 80		
6% on \$..... collected,		
Serv. and ret. on any writ, order or		
ntc. nec. and not ment. abv., ea. per., 80		
Mileage, 1st mile 50c, each addl., 15		
Attending jury trial, each case 2.00		
Attending trial without jury 1.50		
Actual amount paid solely for the		
transportation, meals and lodging of		
prisoners, and the moving and		
storage of goods and the care of		
animals taken on any legal process,		
the same to be specifically itemized		
on the back of the writs, and sworn to.		
Summoning and swr. appr., each case, 2.00	2.00	
Advertising property for sale, 1.00		
Taking and making ret. of bond, 80		
WITNESS FEES		
appraiser fees 2.00	2.00	
JURY FEES		

Action on Replevin

A. J. Skidmore Plaintiff
 vs.
 Labe Medley Defendant

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

Am't claimed, \$ 5.00 damages with interest
 from — 19 —, at — per cent. and costs.

Judgment for 19
 \$ and costs \$

Be It Remembered, That on the 26 day of June 1936 the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Before F. C. Walker J. P. Liberty Township Union Co. Ohio.

A. J. Skidmore Plaintiff
 vs.
 Labe Medley Defendant

Before me the undersigned a Justice of the Peace in and for said County came A. J. Skidmore Plaintiff who being duly sworn. Deposes and says that said Plaintiff claims the following described Property to-wit "one wagon and one disc with six discs on each side

That the said A. J. Skidmore Plaintiff is the owner of said property and that he is entitled to the immediate possession of said property that said property is wrongfully detained by the Defendant

That said property was not taken in execution on any Process. Order or judgment against Plaintiff, etc. as per affidavit

Writ of Replevin + summons issued to Constable Carl Davis. Date for trial set for July 1, 1936 Constable made Return July 1 1936. Having taken possession of said wagon and disc in

all parties present at 1:00 o'clock and after hearing all the evidence in the case the Court decided that the wagon and disc in question were the property of the plaintiff, and the cost of the case should be divided between the Plaintiff and Defendant in equal shares.

Westmansfield
 July 6 - 1936

This is to certify that
 Homer Medley worked one half day shredding corn in Nov 1935 at my home
 Mrs. A. G. Cahill

Received of A. J. Skidmore His share of Costs \$5.45
 Received of Labe Medley. Deft 3.45
 \$10.90

Paid to Carl Davis Constable fees \$5.75
 " " Wirt Dawson Appraiser 1.00
 Ed Dempsey Appraiser 1.00
 F. C. Walker Justice of the Peace 3.75
 \$10.90

and Case Closed.
 F. C. Walker, J. P.

UNDERTAKING FOR STAY OF EXECUTION

A. D. 19___, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____, A. D. 19___

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the _____ day of _____ A. D. 19___, the said _____ obtained judgement against the said _____ on the docket of _____ J. P.—Mayor for _____ Dollars and _____ Cents, and costs taxed _____ Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common Pleas of _____ County. Now, therefore, I, _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____, A. D. 19___

J. P.—Mayor

CIVIL

Union County

Civil Action before me F.C. Walker

(J. P. - Mayor)

DOCKET

in and for the Township of Liberty

of Liberty

Union

County, Ohio

Table of Justice's or Mayor's Fees including Docketing Pet. or Bill of Particulars, Appointing guardian for Minor, Taking and docket, security for costs, etc.

Table of Constable's or Marshal's Fees including Serv. and ret. order of Atch., ea. per., 1.00, Mileage, 1st mile 50c, each addl., 15, etc.

Table of Jury Fees

Action on forcible Detention
Albert Fritchman Plaintiff vs. Russell Holycross Defendant

Be It Remembered, That on the 3rd day of February 1937, the said Plaintiff filed his Landlord's complaint Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: That the said Russell Holycross in the year 1936, entered and held Ever since, and doth still unlawfully and forcibly, and with a strong hand, detain from the undersigned Possessor of the following Premises, situated in the Township of Liberty in said County of Union and described as follows, The Dwelling situated on the Road known as the Fritchman Road and owned by the said Albert Fritchman, the said Russell Holycross having failed to pay his Rent

on the 26th day of January, the undersigned duly served upon the said Russell Holycross as required by Law, a notice in writing, to leave said Premises. The undersigned asks Process and Restitution &c.

Dated this 3rd day of February, 1937. Albert Fritchman whereupon the court issued summons to Constable Returnable February 11, 1937

Defendant moved out Feb. 9, 1937. Costs \$2.75 Paid by Plaintiff so this case is finished F.C. Walker J.P.

Blank docket area with horizontal lines for entries.

UNDERTAKING FOR STAY OF EXECUTION
A. D. 19___, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows: In pursuance of the Statute in such case made and provided, I, ___ as surety for the above Stay of Execution on the above Judgment of ___ against ___ do hereby promise and undertake to pay the amount of said Judgment, interest and costs, and the costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this ___ day of ___ A. D. 19___ J. P. - Mayor

SATISFACTION OF JUDGMENT
Received ___ 19___ from ___ Dollars payment in full on the above judgment and costs.

APPEAL UNDERTAKING
Whereas, on the ___ day of ___ A. D. 19___, the said ___ obtained judgement against the said ___ on the docket of ___ J. P. - Mayor for ___ Dollars and ___ Cents, and costs taxed Dollars and ___ Cents, and the said ___ intends to appeal therefrom to the Court of Common Pleas of ___ County. Now, therefore, I, ___ of ___ do hereby promise and undertake to the said ___ in the sum of ___ Dollars, that the said appellant (if judgement be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay. Executed and acknowledged before me, and surety approved this ___ day of ___ A. D. 19___ J. P. - Mayor

CIVIL

DOCKET

Union County

Civil Action before me

F.C. Walker

(J. P. - Mayor)

in and for the

Township of Liberty

Union

County, Ohio

Table with columns: JUSTICE'S OR MAYOR'S FEES, Dol., Cts. Includes items like Docketing Pet. or Bill of Particulars, Issuing Summons to defendant, etc.

Table with columns: CONSTABLE'S OR MARSHAL'S FEES, Dol., Cts. Includes items like Serv. and ret. order of Atch., Mileage, etc.

Table with columns: JURY FEES, Dol., Cts. Includes items like Hearing case, Pronouncing judgment, etc.

Action on Clarence Decker. Plaintiff vs. C. W. Shirk Defendant. Am't claimed, \$ 82.26 with interest from 19 at per cent. and costs.

Be It Remembered, That on the 24 day of February, 1937, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: The Plaintiff claims judgment against the Defendant for the sum of \$82.26 on a Running account. Which is attached hereto and is a part of this Bill of Particulars as follows: Plowing Garden & Hauling Manure, Discing Garden, 4 Hours, 2 Gates, 100.00 Lumber, etc.

Total \$82.26 said Defendant having deposited with the Court \$100 to secure costs in the above suit & issued to Constable Carl Davis a Summons in the case. On returned March 2, 1937 Constable Davis made Return having served summons February 25, 1937. 1:30 P.M. March 2, 1937 all parties present for trial Defendant made motion to dismiss the case for this that the whole case grew out of a partership hence neither party could sue the other after arguments by attorneys, the court denied the motion.

Four witnesses called and sworn: First witness called Clarence Decker. Second witness called Virgil Decker. Exhibit & account book offered. Case continued until Friday March 5 1937 for argument. By Briefs as to Partnership motion to dismiss the case made by Defendant on a Plea of Partnership. 1 P.M. Friday March 5, 1937 Court in session and considered Briefs of Both attorneys and decided to deny said motion. Then proceeded to hear more evidence in case. The Court then decided that the Defendant owed the Plaintiff the sum of \$95.36 and that the Plaintiff Clarence Decker owed the Defendant C.W. Shirk the sum of \$20.98 also the costs in the case are charged against the Defendant \$5.60 making the balance due from the Defendant of \$14.38 and costs \$5.60 total \$19.98

UNDERTAKING FOR STAY OF EXECUTION

A. D. 19... the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows: In pursuance of the Statute in such case made and provided, I, ... as surety for the above Stay of Execution on the above Judgment of ... against ... do hereby promise and undertake to pay the amount of said Judgment, interest and costs, and the costs that may accrue.

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the ... day of ... A. D. 19... the said ... obtained judgement against the said ... on the docket of ... J. P. - Mayor for ... Dollars and ... Cents, and costs taxed ... Dollars and ... Cents, and the said ... intends to appeal therefrom to the Court of Common Pleas of ... County. Now, therefore, I, ... of ... do hereby promise and undertake to the said ... in the sum of ... Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay. Executed and acknowledged before me, and surety approved this ... day of ... A. D. 19... J. P. - Mayor

Union County

Civil Action before me F. C. Walker (J. P. — Mayor)

in and for the Township of Liberty Union County, Ohio

JUSTICE'S OR MAYOR'S FEES

	Dol.	Cts.
Docketing Pet. or Bill of Particulars,	50	350
Appointing guardian for Minor,	60	
Taking and docket, security for costs,	60	
Indexing...Pltfs. and...Defendants,	10	10
Taking, certifying and docketing affid.,	80	
" " " " " bond,	80	
Issuing Summons to defendant, each	40	40
Issuing and docketing order of attach.,	70	
" " " " " arrest,	70	
" " " " " writ of replevin,	75	
Grant and dock. continuance, ea.,	40	
Issuing and dock. commit. to jail,	70	
" " " " subpoenas, each	10	
" " " " ven. for jury, ea. per.,	10	
" " " " ord. on jlr. for pris.,	60	
Swearing and docketing witness, ea.	10	
Swearing jury,	40	
Hearing case (without trial)	1.00	
Hearing case (Defense interposed),	2.00	
Pronouncing judgment and docketing,	80	
Hearing, determining and docketing— dec. of motions or demurrers, each	1.00	
Entering rule of reference,	50	
Swearing and dock. arbit., each,	40	
Issuing and docketing writ of restit.,	80	
Numb., dock. and filing neces. papers,	10	
Ent. judgmt. and costs on cash book,	40	
Poundage on judgment debt (If not collected within 10 days after judg- ment or stay of execution, except on issuing and dock. exc. agst. prp. or prs.,	80	
execution,	4%	
Making trans. from dockt. (incl. cert.),	2.50	
Signing and certif. bill of exceptions,	50	
Reduc. testi. to writing (In bastardy),	1.50	
Issuing and docket, any writ or order required not mentioned above,	75	
Making itemized cost bill on docket,	50	
	1 0 0	

Action on Fiable Detention

C. W. Shirts Plaintiff

Clarence Decker. Defendant

No. vs.

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

Judgment for 19 and costs \$

Be It Remembered, That on the day of 19, the said Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
A Regular Landlords complaint attached asking for Process and Restitution & Costs

3/12 1937.
Plaintiff asked for continuance

CONSTABLE'S OR MARSHAL'S FEES

Serv. and ret. order of Atch., ea. per.,	1.00
Mileage, 1st mile 50c, each addl.,	15
Serv. and ret. order of eject., each per.,	1.00
Mileage, 1st mile 50c, each addl.,	15
Serv. and ret. Order of Rest., each per.,	1.00
Mileage, 1st mile 50c, each addl.,	15
Serv. and ret. writ of repl., each per.,	1.00
Mileage, 1st mile 50c, each addl.,	15
Serv. and ret. summons, each person,	80
Mileage, 1st mile 50c, each addl.,	15
Serv. and ret. subpoena, each person,	80
Mileage, 1st mile 50c, each addl.,	15
Serv. and ret. venire, each person,	80
Mileage, 1st mile 50c, each addl.,	15
Serv. and ret. notice to garn., ea. per.,	80
Mileage, 1st mile 50c, each addl.,	15
Serv. and ret. exec. against property,	80
0% on \$..... collected,	
Serv. and ret. on any writ, order or nte. nec. and not ment. abv., ea. per.,	80
Mileage, 1st mile 50c, each addl.,	15
Attending jury trial, each case	2.00
Attending trial without jury	1.50
Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal process, the same to be specifically itemized on the back of the writs, and sworn to.	
Summoning and swr. appr., each case,	2.00
Advertising property for sale,	1.00
Taking and making ret. of bond,	80

50
60
14 5

WITNESS FEES

JURY FEES

UNDERTAKING FOR STAY OF EXECUTION

A. D. 19___, the Defendant in the above case came and by
his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19___ J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the _____ day of _____ A. D. 19___, the said _____ obtained judgment against the said _____ on the docket of _____ J. P.—Mayor for _____ Dollars and _____ Cents, and costs taxed _____ Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common Pleas of _____ County. Now, therefore, I, _____ of _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ A. D. 19___ J. P.—Mayor

Union

County

Civil Action before me

F. C. Walker

(J. P.—Mayor)

in and for the Township of Liberty

of Liberty

Union

County, Ohio

JUSTICE'S OR MAYOR'S FEES

Dol. Cts.

Table listing various legal fees such as Docketing Pet. or Bill of Particulars, Appointing guardian for Minor, Taking and docket, security for costs, etc.

CONSTABLE'S OR MARSHAL'S FEES

Table listing various constable or marshal fees such as Serv. and ret. order of Atch., ea. per., Mileage, 1st mile 50c, each addl., etc.

WITNESS FEES

Table listing witness fees such as Actual amount paid solely for the transportation, meals and lodging of prisoners, etc.

JURY FEES

Table listing jury fees such as Hearing case (without trial), Hearing case (Defense interposed), etc.

Action on

Leila Davis Administratrix of the Estate of G. E. Davis Plaintiff vs. Mr. & Mrs. Geo LeValley Defendant. Am't claimed, \$ 32.00 with interest from June 1 1937, at 6 per cent. and costs. Judgment for 19 and costs \$

Be It Remembered, That on the 2nd day of September 1937, the said Plaintiff filed Her Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: Leila Davis Administratrix of the Estate of G. E. Davis deceased Plaintiff vs. Mr. & Mrs. Geo LeValley Defendant

The Plaintiff says there is due and unpaid to her as Administratrix from the defendant the sum of thirty two & 40/100 dollars. a copy of which with all credits and endorsements thereon is hereto attached marked Exhibit A and made a part hereof, which account represents an amount due for services performed by Dr. G. E. Davis before his death

That said claim is just and that there are no setoffs or counter claims against the same wherefore Plaintiff asks judgment against defendant in said sum of thirty two & 40/100 dollars. with interest thereon at the rate of 6% per annum from June 1st 1937, and for costs expended herein.

Leila Davis administratrix of the estate of G. E. Davis deceased Plaintiff

State of Ohio, Logan Co. Leila Davis being duly sworn. Says she is Administratrix of the estate of G. E. Davis deceased that she is the Plaintiff and that the facts stated in the foregoing Bill of Particulars are true as she verily believes and that there is due her said amount claimed

Sworn to before me and subscribed in my presence this 31st day of August 1937

Leila Davis Notary Public

Whereupon court issued Remonstrance Return the 14th 1937 to Constable Carl Dams

Plaintiff having deposited \$10.00 to secure costs in the case

Sept 14th 1937. at 1:00 o'clock P.M. Plaintiff was Present and Defendant failed to appear the Court waited until 2:00 o'clock Defendant still failed to appear.

So the Court gave judgment to plaintiff for the Bill of Particulars as follows. \$30.00 Principal sum and 6% interest from June 1st 1937. and Five Dollars for costs and same day.

Plaintiff signed a Receipt for certificate of judgment and the Court made said Receipt certificate of judgment

UNDERTAKING FOR STAY OF EXECUTION

A. D. 19... the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows: In pursuance of the Statute in such case made and provided, I, ... as surety for the above Stay of Execution on the above Judgment of ... against ... do hereby promise and undertake to pay the amount of said Judgment, interest and costs, and the costs that may accrue.

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the ... day of ... A. D. 19... the said ... obtained judgement against the said ... on the docket of ... J. P.—Mayor for ... Dollars and ... Cents, and costs taxed Dollars and ... Cents, and the said ... intends to appeal therefrom to the Court of Common Pleas of ... County. Now, therefore, I, ... of ... do hereby promise and undertake to the said ... in the sum of ... Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this ... day of ... A. D. 19... J. P.—Mayor

JUSTICE'S OR MAYOR'S FEES

Table with columns for Dol. and Cts. listing various legal fees such as Docketing, Issuing Summons, and Making itemized cost bill.

CONSTABLE'S OR MARSHAL'S FEES

Table with columns for Dol. and Cts. listing various constable/marshal fees such as Mileage, Serv. and ret. order of Atch., and Attending jury trial.

WITNESS FEES

Table with columns for Dol. and Cts. listing witness fees.

JURY FEES

Dol. Cts.

50 D

20 D

40 D

700 D

80 D

50 D

80 D

Walter Asman

Doing Business as Asman & Co

May Hoffman

Action on Account

Hoopes & Sanders. Att'y for Plff.

Am't claimed, \$ 25.00 with interest

Judgment for 19 and costs \$

Be It Remembered, That on the 10 day of Sept 1937, the said Plaintiff filed His Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit: Plaintiff claims a judgment against the defendant in the sum of \$25.00 upon an account, a copy of which is hereto attached and marked Exhibit 'A'

Hoopes & Sanders. Attorneys for Plaintiff

State of Ohio } s.s. Union Co }

Gwyn M. Sanders, being first duly sworn, says that he is one of the attorneys for the Plaintiff in the above entitled cause; and that this action is one for a money judgment on an account and that the facts stated and allegations made in the foregoing Bill of Particulars are true as he verily believes

Gwyn M. Sanders sworn to before me and subscribed in my presence this 9th day of September 1937.

Ruth Hess. Notary Public

Summons issued to Constable Carl Davis Sept. 10, 1937

Summons Returned By Constable Carl Davis Sept 11 1937.

Sept 14 1937. Defendant appeared and acknowledged judgment and paid the Principal in full and the costs so this case is closed

F. C. Walker J. P.

in and for the Township of Liberty

Union

County, Ohio

RECEIVED Sept. 17 1937 F. C. Walker, J. P. Twenty-five Dollars For Acct. full - Walter Asman vs. May Hoffman \$ 25.00 Hoopes & Sanders Attys.

UNDERTAKING FOR STAY OF EXECUTION

A. D. 19..., the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows: In pursuance of the Statute in such case made and provided, I, ... as surety for the above Stay of Execution on the above Judgment of ... against ... do hereby promise and undertake to pay the amount of said Judgment, interest and costs, and the costs that may accrue. Taken by and signed and acknowledged before me, and surety approved, this ... day of ... A. D. 19... J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the ... day of ... A. D. 19..., the said ... obtained judgment against the said ... on the docket of ... J. P.—Mayor for ... Dollars and ... Cents, and costs taxed ... Dollars and ... Cents, and the said ... intends to appeal therefrom to the Court of Common Pleas of ... County. Now, therefore, I, ... of ... do hereby promise and undertake to the said ... in the sum of ... Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay. Executed and acknowledged before me, and surety approved this ... day of ... A. D. 19... J. P.—Mayor

Union

County

Civil Action before me

F. C. Walker

(J. P. - Mayor)

in and for the Township of

of

Liberty

Union

County, Ohio

JUSTICE'S OR MAYOR'S FEES	Dol.	Cts.
Docketing Pet. or Bill of Particulars,	50	
Appointing guardian for Minor,	60	
Taking and docket, security for costs,	60	60
Indexing...Plffs. and...Defendants,	10	20
Taking, certifying and docketing affid.,	80	
" approving " " bond,	80	
Issuing Summons to defendant, each	40	40
Issuing and docketing order of attach.,	70	70
" " " " arrest,	70	
" " " writ of replevin,	75	
Grant and dock. continuance, ea.,	40	
Issuing and dock. commit. to jail,	70	
" " " subpoenas, each	10	
" " " ven. for jury, ea. per.,	10	
" " " ord. on jir. for pris.,	60	
Swearing and docketing witness, ea.	10	
Swearing jury,	40	
Hearing case (without trial)	1.00	
Hearing case (Defense interposed,	2.00	
Pronouncing judgment and docketing,	80	
Hearing, determining and docketing—		
dec. of motions or demurrers, each	1.00	
Entering rule of reference,	50	
Swearing and dock. arbit., each,	40	
Issuing and docketing writ of restit.,	80	
Numb., dock. and filing neces. papers,	10	
Ent. judgmt. and costs on cash book,	40	
Poundage on judgment debt (if not		
collected within 10 days after judg-		
ment or stay of execution, except on		
Issuing and dock. exc. agst. prp. or prs.,	80	
execution,	4%	
Making trans. from docket. (incl. cert.),	2.50	
Signing and certif. bill of exceptions,	50	
Reduc. testi. to writing (In bastardy),	1.50	
Issuing and docket, any writ or order		
required not mentioned above,	75	
Making itemized cost bill on docket,	50	50

CONSTABLE'S OR MARSHAL'S FEES	Dol.	Cts.
Serv. and ret. order of Atch., ea. per.,	1.00	1 0 0
Mileage, 1st mile 50c, each addl.,	15	1 5 5
Serv. and ret. order of eject., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. Order of Rest., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. writ of repl., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. summons, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. subpoena, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. venire, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. notice to garn., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. exec. against property,	80	
6% on \$..... collected,		
Serv. and ret. on any writ, order or		
ntc. nec. and not ment. abv., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Attending jury trial, each case	2.00	
Attending trial without jury	1.50	
Actual amount paid solely for the		
transportation, meals and lodging of		
prisoners, and the moving and		
storage of goods and the care of		
animals taken on any legal process,		
the same to be specifically itemized		
on the back of the writs, and sworn to.		
Summoning and swr. appr., each case,	2.00	
Advertising property for sale,	1.00	
Taking and making ret. of bond,	80	

WITNESS FEES

JURY FEES

Action on Labor

Edward Finke Plaintiff

vs.

James Winkle Defendant

Am't claimed, \$ 21.80 with interest from 19 —, at per cent. and costs.

Judgment for 19 and costs \$

Be It Remembered, That on the 30 day of October 1937, the said Plaintiff filed His Bill of Particulars herein, whereupon the following proceedings were had:

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

The Plaintiff Edward Finke being duly sworn says that He is the Plaintiff in the above entitled case; that the James Winkle said Defendant is justly indebted to the said Plaintiff for Labor Performed for said Defendant at His Request that the said claim is just ^{that} He believed said Plaintiff ought to Recover thereon the amount of Twenty one + 80/100 Dollars, and that the Property sought to be attached is not Except from Execution affiant further says that This claim is for Labor and said Defendant Has a Sale advertised, and is and is about to convert His chattels into money to Defend his creditors

Plaintiff deposited \$100.00 with Edward Finke cost of case sworn to before me and signed in my presence this 30th Day of October 1937

F. C. Walker Justice of the Peace

Whereupon I have issued a writ of attachment and Summons, Returnable ^{at 1:00 P.M.} ~~at 1:00 P.M.~~ at 1:00 P.M.

Nov 2, 1937 Constable Davis took the attachment out to Defendant who thereupon Paid the claim in full with all costs 26.75 in all \$21.80 to plaintiff \$2.53 to constable \$2.40 to J. P.

So this case is Ended

F. C. Walker J. P.

UNDERTAKING FOR STAY OF EXECUTION

A. D. 19___, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19___

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the _____ day of _____ A. D. 19___, the said _____ obtained judgement against the said _____ on the docket of _____ J. P.—Mayor for _____ Dollars and _____ Cents, and costs taxed _____ Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common Pleas of _____ County. Now, therefore, I, _____ of _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ A. D. 19___

J. P.—Mayor

Union County

Civil Action before me

F.C. Walker

(J. P.—Mayor)

in and for the Township of Liberty

of

Liberty

Union

County, Ohio

JUSTICE'S OR MAYOR'S FEES	Dol.	Cts.
Docketing Pet. or Bill of Particulars,	50	80
Appointing guardian for Minor,	60	
Taking and docket, security for costs,	60	60
Indexing.....Pltfs. and.....Defendants,	10	20
Taking, certifying and docketing affid.,	80	
" approving " " bond,	80	
Issuing Summons to defendant, each	40	70
Issuing and docketing order of attach.,	70	
" " " " arrest,	70	
" " " writ of replevin,	75	
Grant and dock. continuance, ea.,	40	
Issuing and dock. commit. to jail,	70	
" " " subpoenas, each	10	
" " " ven. for jury, ea. per.,	10	
" " " ord. on jlr. for pris.,	60	
Swearing and docketing witness, ea.	10	
Swearing jury,	40	
Hearing case (without trial)	1.00	
Hearing case (Defense interposed,	2.00	
Pronouncing judgment and docketing,	80	
Hearing, determining and docketing—	1.00	
dec. of motions or demurrers, each	50	
Entering rule of reference,	50	
Swearing and dock. arbit., each,	40	
Issuing and docketing writ of restit.,	80	
Numb., dock. and filing neces. papers,	10	
Ent. judgmt. and costs on cash book,	40	
Poundage on judgment debt (if not	40	
collected within 10 days after judg-		
ment or stay of execution, except on		
Issuing and dock. exc. agst. prp. or prs.,	80	
execution,	4%	
Making trans. from docket. (incl. cert.),	2.50	
Signing and certif. bill of exceptions,	50	
Reduc. testi. to writing (In bastardy),	1.50	
Issuing and docket, any writ or order	75	
required not mentioned above,	75	
Making itemized cost bill on docket,	50	

CONSTABLE'S OR MARSHAL'S FEES	Dol.	Cts.
Serv. and ret. order of Atch., ea. per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. order of eject., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. Order of Rest., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. writ of repl., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. summons, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. subpoena, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. venire, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. notice to garn., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. exec. against property,	80	
6% on \$..... collected,		
Serv. and ret. on any writ, order or		
ntc. nec. and not ment. abv., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Attending jury trial, each case	2.00	
Attending trial without jury	1.50	
Actual amount paid solely for the		
transportation, meals and lodging of		
prisoners, and the moving and		
storage of goods and the care of		
animals taken on any legal process,		
the same to be specifically itemized		
on the back of the writs, and sworn to.		
Summoning and swr. appr., each case,	2.00	
Advertising property for sale,	1.00	
Taking and making ret. of bond,	80	

WITNESS FEES	Dol.	Cts.

JURY FEES	Dol.	Cts.

Action on Labor

A. B. Thompson Plaintiff
Stanley Studenaker Defendant

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

Am't claimed, \$ 49.10 with interest
from 19, at per cent. and costs.

Judgment for 19
\$ and costs \$

Be It Remembered, That on the 12 day of November 1927, the said Plaintiff filed His Bill of Particulars herein, whereupon the following proceedings were had:

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

The said Plaintiff says there is due him from said Defendant the sum of \$49.10 for Labor Performed at Defendants Request and for Lumber Nails & Eggs signed A. B. Thompson Plaintiff furnished affidavit for attachment and furnished \$10.00 Cash Bond for costs after which Summons, and attachment were issued to Constable Carl Davis for service Constable Reported Service of Both Papers. The same day Defendant came in on the 24th Day of Nov in the forenoon and acknowledged judgment and Paid the Bill \$49.10 and costs so this case is settled

F.C. Walker J.P.

UNDERTAKING FOR STAY OF EXECUTION

A. D. 19___, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:

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

_____ , Surety.
Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19___
J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the _____ day of _____ A. D. 19___, the said _____ obtained judgment against the said _____ on the docket of _____ J. P.—Mayor for _____ Dollars and _____ Cents, and costs taxed _____ Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common Pleas of _____ County. Now, therefore, I, _____ of _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ A. D. 19___
J. P.—Mayor

RETURN.

Gen'l Code, Secs. 10237-.45

Received this writ on the 24 day of January 1938, and I served the same on the 26 day of Jan 1938, on the Defendant by leaving a certified copy thereof, and of the indorsement thereon with * John E Zimmer

Raymond Ohio, Jan 26 1938

CONSTABLE'S FEES

Service and Return..... persons,	each 80c	\$.80
Mileage, 1st mile, 50c	\$.50	
..... additional miles, each 15c	\$ 1.35	
Total	\$ 2.65	

Earl D. Davis Constable.

* "With him or her, personally" or "at his or her usual place of residence," or say, if so, "the defendant not found in my jurisdiction."

No.

Civ. Doc. Page

Before F. C. Walker
JUSTICE OF THE PEACE,

Liberty Township,
Union County, O.

Edward Jinks Plaintiff
vs.
Mrs. E. Zimmer Defendant.

SUMMONS.
Work and Labor—Necessaries.

Returnable Jan. 27 1938
at 10 o'clock A M.

Amount for which Plaintiff will take judgment, if
 Defendant..... fail to appear \$ 30.00
 With interest at..... per cent. from
, 19.....
 Justice's Fee, \$ 6.00
 Constable's Fee, \$ 9.00
 \$ 45.00

Returned and Filed,
Jan - 29 1938
F. C. Walker
Justice of the Peace,

SUMMONS.

Work and Labor or Necessaries.

Gen'l Code, Secs. 40237,-45

The State of Ohio, Union County, ss.

To any Constable of Liberty Township in said County, Greeting:

You are hereby commanded to summon Mrs. E. Zimmer

to appear before me, the undersigned, a Justice of the Peace, at my office in
Liberty Township, on the 31st day of January 1938,
at 10 o'clock A.M., to answer the action of Edward Jinks

who claims of the said Defendant
the sum of Thirty & 00/100 Dollars, with interest thereon

at _____ per cent from the _____ day of _____ 19____, for work and
labor ~~#####~~ to-wit: ² Carpenter work and Cement Work done for said
Defendant on Her Farm at Her Request.

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 31st day of January
1938 at 10 o'clock A.M.

WITNESS my hand, this 24th day of January 1938

F. C. Walker

Justice of the Peace.

1. If for work and labor only, erase the word "necessaries." If for necessaries only, erase the words, "work and labor."
2. Insert the items as in the Bill of Particulars."

1. If so, insert the words, "the attorney (or agent) of."
2. Here give the nature of the claim.
3. Here insert some one or more of the following particulars:

1. That the defendant, or one of several defendants, is a corporation, having no officer upon whom a summons can be served, or place of doing business in the county, or is a non-resident of the county.
2. Has absconded with intent to defraud his creditors;
3. Has left the county of his residence to avoid the service of summons;
4. So conceals himself that a summons cannot be served upon him;
5. Is about to remove his property, or a part thereof, out of the county, with the intent to defraud his creditors;
6. Is about to convert his property, or a part thereof, into money, for the purpose of placing it beyond the reach of his creditors;
7. Has property or rights of action which he conceals;
8. Has assigned, removed, or disposed of, or is about to assign, remove or dispose of his property, or a part thereof, with the intent to defraud his creditors; or
9. Fraudulently or criminally contracted the debt, or incurred the obligation, for which suit is about to be or has been brought. (See Sec. 10253 G. C.)

111 B

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT,

Liberty Township,

Union County, Ohio.

Edward Jinks Plaintiff,

vs.

E. Zimmer Defendant

AFFIDAVIT FOR ATTACHMENT

Filed Jan. 24 1938

Justice of the Peace.

AFFIDAVIT FOR ATTACHMENT

Gen'l Code, Sec. 10253.

JUSTICE OF THE PEACE COURT,

Liberty Township, Union County, Ohio.

Edward Jinks
vs. Plaintiff,

No.

Mrs, E. Zimmer
Defendant.

AFFIDAVIT FOR ATTACHMENT

The State of Ohio, Union County, ss.

Edward Jinks being duly sworn says that he is ¹

the Plaintiff in the above entitled case; that Mrs, E. Zimmer

said Defendant is justly indebted to said Plaintiff ² for Labor (Carpenter and
Cementwork) done for ~~Plaintiff~~ ^{defendant} at Her requestthat the said claim is just; that he believes said Plaintiff ought to recover thereon the amount of
(Thirty Dollars & no/100 ¹⁰⁰ Dollars,
with interest thereon from the day of 19.....; and that the
property sought to be attached is not exempt from execution.Affiant further says that ³ this claim is for Work or Labor done on the
Defendant's Farm at her Request

Edward Jinks

Sworn to before me and signed in my presence, this 24 day of January 1938 1938

F. C. Walker

Justice of the Peace.

The State of Ohio, Union County, Common Pleas Court

I hereby certify that the within Certificate of Judgment was filed in this Court on the 1st day of February, 1918, at 2:00 o'clock P.M., and was entered in Judgment Docket Vol. 1, Page 74 of the Records of said Court.

WITNESS my hand and the seal of said Court this 1st day of February, 1918.

Received of F. O. Walker, J. F. \$.50 for filing, indexing, etc.

By Deputy.

Bey Brown
Clerk.

No. _____
Doc. Civil Page 15
COURT OF COMMON PLEAS
Union County, O.

Edward Jinks

^{vs}
Mrs E. Zimmer

CERTIFICATE OF JUDGMENT

Recorded in Original Document
and filed in this Court

_____, 19____
Clerk of Courts.
Deputy.

Sept 5

CERTIFICATE OF JUDGMENT

Gen. Code, Sec. 11656

To the Clerk of the Court of Common Pleas of Union County, Ohio.

THIS IS TO CERTIFY that, in an action filed in the Justices Court of ⁽¹⁾ The Township of Liberty Union County, Ohio, on the Twenty Fourth day of January 1938, wherein Edward Jinks Plaintiff, and Mrs. Effie Zimmer Defendant,

and designated on the docket of said Justices Court of ⁽¹⁾ Liberty Township Union County, Ohio, as case No. 18, judgment was rendered on the Thirty First day of January, 1938, against the said Mrs. Effie Zimmer

judgment debtor, and in favor of the said Edward Jinks judgment creditor,

for the sum of Thirty dollars and no cents, judgment, and the sum of Eight dollars and Sixty three cents, costs of the suit, with interest at the rate of 6 per cent from the 31st day of January 1938

Said judgment is recorded in Civil Volume 1, Page 18 of the records of the Justices Court of ⁽¹⁾ Liberty Township Union

County, Ohio, and shall be a lien from the date of filing this certificate, upon the lands and tenements situated in Union County, Ohio, and owned by Mrs. Effie Zimmer judgment debtor in the above entitled action.

Witness my signature and seal of the Justices Court of ⁽¹⁾ Liberty Township Union County, Ohio, this Thirty First day of January 1938.

FEES	
Making Cert. of Judgment, 25c ..	\$.25
Filing, doc., endors., 10c	\$ 1.00
Indexing.. Pltf., and Deft., ea., 5c	\$ 1.00
Noting return, 10c	\$ 1.00
TOTAL	\$ 3.25

F. C. Walker J.P.
Clerk.
Deputy

1. "City of", "Village of", "Township of", if applicable.

Table with columns: JUSTICE'S OR MAYOR'S FEES, Dol., Cts. Includes rows for Docketing, Taking and docket, Issuing Summons, etc.

CONSTABLE'S OR MARSHAL'S FEES

Table with columns: CONSTABLE'S OR MARSHAL'S FEES, Dol., Cts. Includes rows for Serv. and ret. order of Atch., Mileage, etc.

WITNESS FEES

JURY FEES

Action on

Edward Jinks Plaintiff

Mrs. E Zimmer Defendant

Att'y for Plff.
Att'y for Deflt.
Am't claimed, \$ 30.00 with interest
from 19 at per cent. and costs.
Judgment for 19
and costs \$

Be It Remembered, That on the 24 day of January, 1938, the said Plaintiff filed His Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Edward Jinks being duly Sworn says that He is the Plaintiff in the above entitled case; that Mrs E Zimmer said defendant is justly indebted to the said Plaintiff for Labor (Carpenter and Cement work) done for Defendant at Her Request, on Her Farm. That the said claim is just; that He believes said Plaintiff ought to Recover there on the amount of Thirty & 00/100 Dollars. And that the Property Sought to be attached is not exempt from Execution

Signed Edward Jinks Sworn to before me and signed in my presence this 24 day of January, 1938

F. C. Walker Justice of the Peace Same day, I issued an order of attachment on Regular form. and summonses on the Regular form. Returnable Jan. 28 1938. Jan 28 1938 Constable made Return of Summons and attachment as follows. Summons served on Defendant personally. on Jan 25th 1938. Attachment He couldnt find anything to attach, His costs \$ 2.65 January 31, 1938 10 o'clock A.M. Plaintiff present waited untill Eleven o'clock a.m. Defendant failed to appear.

So the Court gave to Plaintiff Judgment as Claimed, to wit \$30.00 & Costs, Justice fees \$4.80 Constable Fees 2.65 Total 7.45

UNDERTAKING FOR STAY OF EXECUTION
A. D. 19___, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:
In pursuance of the Statute in such case made and provided, I, ___ as surety for the above Stay of Execution on the above Judgement of ___ against ___ do hereby promise and undertake to pay the amount of said Judgement, interest and costs, and the costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this ___ day of ___ A. D. 19___

SATISFACTION OF JUDGMENT
Received ___ 19___ from ___ Dollars
payment in full on the above judgment and costs.

APPEAL UNDERTAKING
Whereas, on the ___ day of ___ A. D. 19___, the said ___ obtained judgement against the said ___ on the docket of ___ J. P.—Mayor for ___ Dollars and ___ Cents, and costs taxed ___ Dollars and ___ Cents, and the said ___ intends to appeal therefrom to the Court of Common Pleas of ___ County. Now, therefore, I, ___ do hereby promise and undertake to the said ___ in the sum of ___ Dollars, that the said appellant (if judgement be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this ___ day of ___ A. D. 19___ J. P.—Mayor

ATTACHMENT.

THE STATE OF OHIO,

Union
Reard Phipp

County, }

Lefert

Township.

vs. }

William Bollinger

Deft.

Before

Truster Walker

J. P. of said Township and County.

To

Carl Davis

Constable of said Township:

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 *William Bollinger*

in your said County, not exempt by law from being applied to the payment of the claim of the plaintiff

Reard Phipp
6 75

or so much thereof as will satisfy *his* claim for

Dollars,

100

and

10.00

Dollars,

100

the probable cost of this action.

You will make due return of this order on the

~~21~~ *21* day of *Feb*

1908

WITNESS my hand this

12 day of *Feb*

A. D. *1908*

F.C. Walker

Justice of the Peace.

NOTICE TO GARNISHEE.

To

Clem Mathys

You are hereby notified to appear before the above named

Truster Walker

a Justice of the Peace in and for the Township of

Lefert

in the County of

Union

and State of Ohio, at his office in said Township, on the

21 day of *Feb*

1908, at *1:00* o'clock *P* M., and answer under

oath, all questions put to you touching the property of every description, and credits of the said defendant

William Bollinger

in your possession or under your control.

190

Carl Davis Constable.

ORDER OF ATTACHMENT

Paul Phipps

Plaintiff..

William Stalberger

Defendant..

Before... *Foster Walker* ... J. P.

Returnable... *Feb. 19*, 19*28*

Amount for which plaintiff will take judgment
if defendant fails to appear:
Claim - - - - - \$ *6 75*
And interest from *Feb. 18-1928* - - - - -
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

to serve the within writ.

Given under my hand this.....

day of....., 19.....

Justice of the Peace

Athens Printing Co., Athens, Ohio

Received this order.....on..... I went to the place where the defendant's property described in the annexed inventory and appraisement, was found, and there atM. of said day, in the presence and hearing of and two credible persons, did declare that, by virtue of this order, I attached said property at the suit of and did then and there attach it; and I then, with and two householders of the County of after administering to them an oath truly to inventory and appraise said property, made a true inventory and appraisement of said property, being all that was attached; and said inventory and appraisement, signed by me and said householders, is annexed to and returned with this order..... I could not get possession of the property, alleged to be in possession of the garnishee; and at o'clock.....M., I served said 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..... I served this writ by..... a true and certified copy thereof..... Constable.

CONSTABLE'S FEES

Service	\$
Mileage	-
Sum. & Swr. App.	-
Appraiser's Fees	-
TOTAL	\$

ORDER OF ATTACHMENT WITH SUMMONS

Athens Printing Co., (Legal Forms), Athens, Ohio

The State of Ohio, Union County, ss.

Pearl Phipps

VS. Plaintiff..

William Bollinger

Defendant..

Before Foster Walker
Justice of the Peace, in and for Liberty
Liberty 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 6.75 Dollars

and interest from the 15 day of Feb, 1938, and 10.00

Dollars, the probable costs of this action.

YOU ARE ALSO COMMANDED TO SUMMON William Bollinger

to appear before me, at my office in said Township, on the 19 day of Feb A. D. 1938

at 1:00 o'clock P.M., to answer the action of Pearl Phipps

who claim... of the defendant... the sum of \$ 6.75 with interest thereon at 6 per cent from the

21 day of Feb, 1938, for Laba Refund for the
defendant by the Plaintiff

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 Feb, 1938

Given under my hand this 12 day of Feb, 1938

F.C. Walker Justice of the Peace

The State of Ohio, Shannon County, ss,

Pearl Phipps, being duly sworn, says that the statements made in

the within Bill of Particulars are true as he verily believes.

Sworn to before me and signed in my presence, this

12 day of July, 1928

Justice of the Peace

Pearl Phipps

Doc. No. Page

BILL OF PARTICULARS

Pearl Phipps

Vs.

William Ballinque

Filed, 19

Summons Issued, Returnable

, 19, at M.

Constable

Plaintiff's Attorney

BILL OF PARTICULARS

Paul Phipps
Plaintiff

William Bollinger
Defendant

Deft's Residence

BEFORE *Justice Walker*, a Justice
of the Peace in and for *Lefebvre*
Township, County, State of Ohio.

Docket *case* Page *19*

CIVIL ACTION FOR MONEY ONLY

Feb. 12 19*38*

The Plaintiff says there is due *him* from said Defendant the sum of \$ *6.75*
for labor performed by him for the defendant at the
defendant's request. The said labor was performed during
the year of 1937 in helping with crop. say beans
corn.

for which amount, with interest thereon at the of rate *6* per cent. from the *12* day
of *Feb.*, 19*38*, Plaintiff ask judgment and costs herein.

Issue Summons, returnable *Feb. 15*, 19*38*, at *7* o'clock *P.M.*

L.H. Collins

Plaintiff's Attorney.

CIVIL

Union County

Civil Action before me

F. C. Walker

(J. P. - Mayor)

in and for the

Township of Liberty

Liberty

Union County, Ohio

JUSTICE'S OR MAYOR'S FEES

Dol. Cts.

Docketing Pet. or Bill of Particulars,	50	50
Appointing guardian for Minor,	60	
Taking and docket, security for costs,	60	
Indexing...l. Pltfs. and...l. Defendants,	10	20
Taking, certifying and docketing affid.,	80	
" " approving " " bond,	80	
Issuing Summons to defendant, each	40	40
Issuing and docketing order of attach.,	70	70
" " " " arrest,	70	
" " " " writ of replevin,	75	
Grant and dock. continuance, ea.,	40	
Issuing and dock. commit. to jail,	70	
" " " subpoenas, each	10	
" " " ven. for jury, ea. per.,	10	
" " " ord. on jlr. for pris.,	60	
Swearing and docketing witness, ea.	10	
Swearing jury,	40	
Hearing case (without trial)	1.00	
Hearing case (Defense interposed,	2.00	
Pronouncing judgment and docketing,	80	
Hearing, determining and docketing—		
dec. of motions or demurrers, each	1.00	
Entering rule of reference,	50	
Swearing and dock. arbit., each,	40	
Issuing and docketing write of restit.,	80	
Numb., dock. and filing neces. papers,	10	
Ent. judgmt. and costs on cash book,	40	
Poundage on judgment debt (If not		
collected within 10 days after judg-		
ment or stay of execution, except on		
Issuing and dock. exc. agst. prp. or prs.,	80	
execution,	4%	
Making trans. from dockt. (incl. cert.),	2.50	
Signing and certif. bill of exceptions,	50	
Reduc. testi. to writing (In bastardy),	1.50	
Issuing and docket, any writ or order		
required not mentioned above,	75	
Making itemized cost bill on docket,	50	

CONSTABLE'S OR MARSHAL'S FEES

Serv. and ret. order of Attech., ea. per.,	1.00
Mileage, 1st mile 50c, each addl.,	15
Serv. and ret. order of eject., each per.,	1.00
Mileage, 1st mile 50c, each addl.,	15
Serv. and ret. Order of Rest., each per.,	1.00
Mileage, 1st mile 50c, each addl.,	15
Serv. and ret. writ of repl., each per.,	1.00
Mileage, 1st mile 50c, each addl.,	15
Serv. and ret. summons, each person,	80
Mileage, 1st mile 50c, each addl.,	15
Serv. and ret. subpoena, each person,	80
Mileage, 1st mile 50c, each addl.,	15
Serv. and ret. venire, each person,	80
Mileage, 1st mile 50c, each addl.,	15
Serv. and ret. notice to garn., ea. per.,	80
Mileage, 1st mile 50c, each addl.,	15
Serv. and ret. exec. against property,	80
5% on \$..... collected,	
Serv. and ret. on any writ, order or	
nite. nec. and not ment. abv., ea. per.,	80
Mileage, 1st mile 50c, each addl.,	15
Attending jury trial, each case	2.00
Attending trial without jury	1.50
Actual amount paid solely for the	
transportation, meals and lodging of	
prisoners, and the moving and	
storage of goods and the care of	
animals taken on any legal process,	
the same to be specifically itemized	
on the back of the writs, and sworn to.	
Summoning and swr. appr., each case,	2.00
Advertising property for sale,	1.00
Taking and making ret. of bond,	80

WITNESS FEES

JURY FEES

Action on ~~Wm. Labor~~ Labor.

Pearl Phipps Plaintiff vs. William Ballinger Defendant

Am't claimed, \$ 6.75 with interest from Feb 19 1938, at 6 per cent. and costs. Judgment for 19 and costs \$

Be It Remembered, That on the 12 day of February 1938, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

The Plaintiff says there is due him from said Defendant the sum of \$6.75 for Labor Performed by him for the Defendant at the Defendants Request, the said Labor was Performed during the year of 1937, in helping with Crops, Soy Beans + Corn for which amount, with interest thereon at the Rate 6% from February 19, 1938 Plaintiff asks judgment and costs herein. Issue Summons Returnable Feb. 19, 1938 L. H. Collins

180 State of Ohio Union Co. ss.

Personally appeared before me a Notary Public in and for said County Pearl Phipps who being duly sworn deposes and says that William Ballinger is indebted to him in the sum of \$6.75 and that the same is due him for Labor which he Performed for the said William Ballinger at his request, and that there is justly due him from the said William Ballinger the sum of \$6.75 after all credits and counter claims, and that he Pearl Phipps believes that Clem Mathys was properly in his possession of the said \$6.75 belonging to the said William Ballinger not Exempt from being applied to the Payment of this Claim and that the amount he ought to recover is \$6.75 Pearl Phipps

I Sworn to before me and signed in my Presence this 12 day of February 1938.

L. H. Collins Notary Public Union Co. Oh

Attachment Returned to Constable Returnable Feb. 19, 1938. at 8 o'clock. P.M. with Garnisher to Clem Mathys

Wednesday 2/16 1938 Defendant came in and wanted to settle the case and gave J.P. an order on said Clem Mathys for Principle and costs amount \$9.85;

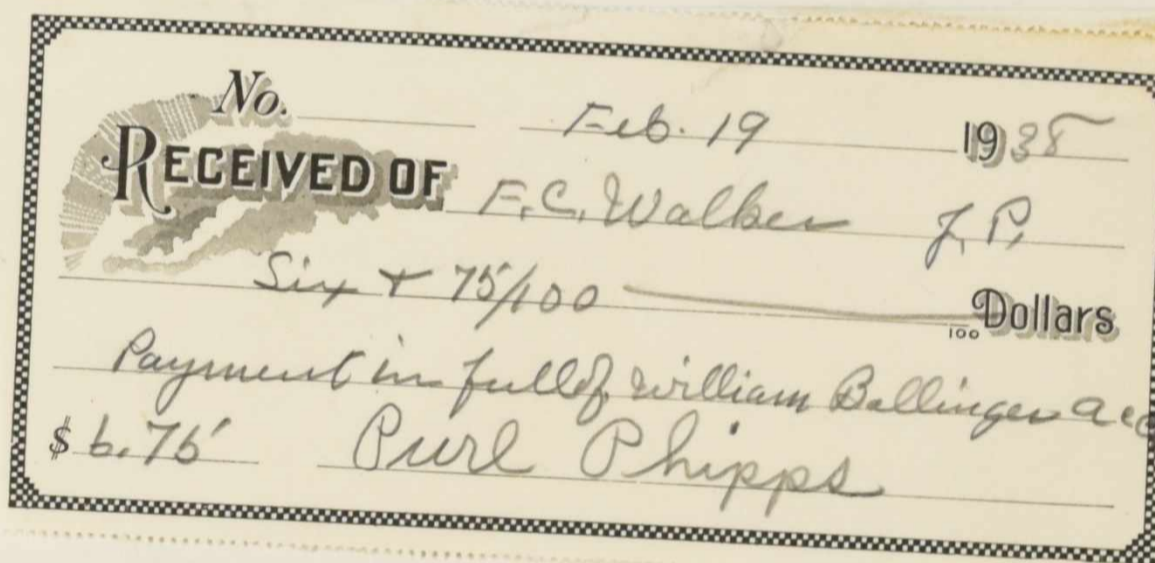
On 2/17 1938 the said Clem Mathys came in and paid the amt. in full so case is closed

F. C. Walker J.P.

DOCKET

(Township - Village)

Union County, Ohio



UNDERTAKING FOR STAY OF EXECUTION

A. D. 19___, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows: In pursuance of the Statute in such case made and provided, I, ___ as surety for the above Stay of Execution on the above Judgment of ___ against ___ do hereby promise and undertake to pay the amount of said Judgment, interest and costs, and the costs that may accrue.

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the ___ day of ___ A. D. 19___, the said ___ obtained judgement against the said ___ on the docket of ___ J. P. - Mayor for ___ Dollars and ___ Cents, and costs taxed ___ Dollars and ___ Cents, and the said ___ intends to appeal therefrom to the Court of Common Pleas of ___ County. Now, therefore, I, ___ do hereby promise and undertake to the said ___ in the sum of ___ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this ___ day of ___ A. D. 19___ J. P. - Mayor

Complaint, for Forcible Detention.

Gen'l Code, Sec. 10452

To F. C. Walker a Justice of the Peace in and for the
Township of Liberty in the County of Union
and State of Ohio:

The undersigned C. L. Rogers
a resident of the County of Union, State of Ohio, doth hereby make his
complaint to you against one Ogden Titus
for this:

That the said Ogden Titus
hath, ever since the first day of November, in the year 19 37,
and doth still, unlawfully and forcibly detain, from the undersigned, possession of the
following premises, situated in the Township of Liberty, in said
County of Union, and described as follows:

A Dwelling located on a farm owned by the said C. L. Rogers and
formerly ~~owned~~ known as the Holtberry Farm.

That said Ogden Titus
entered upon said premises, as a tenant of the undersigned; the lease therefor expired at
the time herein first mentioned; and from that time the said Ogden Titus
has failed to pay any Rent for said Dwelling, and
hath unlawfully and forcibly held over his said term.

On the 4th day of March 1938, the undersigned duly served
upon the said Ogden Titus
as required by law, notice in writing, to leave said premises.

The undersigned asks Process and Restitution, etc.

Dated this 17th day of March 19 38.

C. L. Rogers

Union

County

Civil Action before me

F. C. Walker

(J. P.—Mayor)

in and for the

(Township—Village)

of

County, Ohio

JUSTICE'S OR MAYOR'S FEES	Dol.	Cts.
Docketing Pet. or Bill of Particulars, 50		50
Appointing guardian for Minor, 60		
Taking and docket, security for costs, 60		60
Indexing...Plffs. and...Defendants, 10		20
Taking, certifying and docketing affid., 80		
" approving " " bond, 80		
Issuing Summons to defendant, each 40		40
Issuing and docketing order of attach., 70		
" " " " arrest, 70		
" " " writ of replevin, 75		
Grant and dock. continuance, ea., 40		
Issuing and dock. commit. to jail, 70		
" " " subpoenas, each 10		
" " " ven. for jury, ea. per., 10		
" " " ord. on jlr. for pris., 60		
Swearing and docketing witness, ea. 10		
Swearing jury, 40		
Hearing case (without trial) 1.00		
Hearing case (Defense interposed, 2.00		
Pronouncing judgment and docketing, 80		
Hearing, determining and docketing—dec. of motions or demurrers, each 1.00		
Entering rule of reference, 50		
Swearing and dock. arbit., each, 40		
Issuing and docketing writ of restit., 80		
Numb. dock. and filing neces. papers, 10		
Ent. judgmt. and costs on cash book, 40		
Poundage on judgment debt (if not collected within 10 days after judgment or stay of execution, except on issuing and dock. exc. agst. prp. or prs., 80		
execution, 4%		
Making trans. from dockt. (incl. cert.), 2.50		
Signing and certif. bill of exceptions, 50		
Reduc. testi. to writing (In bastardy), 1.50		
Issuing and docket, any writ or order required not mentioned above, 75		
Making itemized cost bill on docket, 50	80	

CONSTABLE'S OR MARSHAL'S FEES	Dol.	Cts.
Serv. and ret. order of Atch., ea. per., 1.00		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. order of eject., each per., 1.00		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. Order of Rest., each per., 1.00		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. writ of repl., each per., 1.00		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. summons, each person, 80		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. subpoena, each person, 80		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. venire, each person, 80		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. notice to garn., ea. per., 80		
Mileage, 1st mile 50c, each addl., 15		
Serv. and ret. exec. against property, 80		
6% on \$..... collected,		
Serv. and ret. on any writ, order or ntc. nec. and not ment. abv., ea. per., 80		
Mileage, 1st mile 50c, each addl., 15		
Attending jury trial, each case 2.00		
Attending trial without jury 1.50		
Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal process, the same to be specifically itemized on the back of the writs, and sworn to.		
Summoning and swr. appr., each case, 2.00		
Advertising property for sale, 1.00		
Taking and making ret. of bond, 80		

WITNESS FEES

JURY FEES

Action on *Facible Detention*

No. *C. L. Rogers* Plaintiff vs. *Ogden Titus* Defendant

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

Judgment for *19* and costs \$

Be It Remembered, That on the *17* day of *March* 1938, the said Plaintiff filed His Bill of Particulars herein, whereupon the following proceedings were had:

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

The undersigned C. L. Rogers a Resident of the County of Union, State of Ohio doth hereby make His complaint against one Ogden Titus for this, that the said Ogden Titus hath ever since the 1st day of November 1937, and doth still, unlawfully and forcibly detain from the undersigned, Possession of the following Premises situated in the Township of Liberty in said County of Union, and described as follows.

A Dwelling located on a farm owned by the said C. L. Rogers and formerly known as the Holtsberry Farm that the said Ogden Titus entered ~~into~~ up on said Premises as a tenant of the undersigned; the lease therefor expired at ~~that~~ the time herein first mentioned; and from that time ~~hath~~ the said Ogden Titus hath unlawfully, has failed to pay any Rent for said Dwelling; and hath unlawfully and forcibly held over his said Term, on the 4th day of March 1938 that undersigned duly served upon the said Ogden Titus as Required by Law, Notice ~~in~~ writing, to leave said Premises.

The undersigned asks Process and Restitution Dated this 17th Day of March 1938.

Signed C. L. Rogers.

March 22, 1938. Defendant Moved out, Plaintiff came in and paid the cost in full So this case is closed.

F. C. Walker J. P.

UNDERTAKING FOR STAY OF EXECUTION

A. D. 19___, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____, A. D. 19___, J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the _____ day of _____, A. D. 19___, the said _____ obtained judgement against the said _____ on the docket of _____ J. P.—Mayor for _____ Dollars and _____ Cents, and costs taxed _____ Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common Pleas of _____ County. Now, therefore, I, _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____, A. D. 19___, J. P.—Mayor

Bond in Attachment.

J. S. Robb & Son.

vs.

George Levalley.

F. C. Walker

Justice of the Peace.

Docket Civ, No. 21

Returnable Apr 11 1935.

Constable.

BOND FOR ORDER OF ATTACHMENT.

[13]

J. D. Smith & Co., Printers, Binders, Stationers and Legal Blank Publishers, Springfield, O.

J. S. Robb & son

vs.

George Levalley

IN ATTACHMENT.

Before F. C. Walker

a Justice of the Peace in and for Liberty Township, Union County, Ohio, in said cause.

Amount sworn to \$ 9.27.

J. S. Robb & Roy Robb

of the county aforesaid,

undertake to the said defendant

George Levalley.

in the sum of

Fifty & 00/100

dollars, that the said plaintiff

J. S. Robb & son

shall pay the said defendant all damages which he may sustain by reason of the attachment issued in the above cause, if the order thereof be wrongfully obtained.

J. S. Robb
Roy Robb

Approved by and signed before me this

31

day of March

A. D. 1938

F. C. Walker

Justice of the Peace.

1. If so, insert the words, "the attorney (or agent) of."
2. Here give the nature of the claim.
3. Here insert some one or more of the following particulars:

1. That the defendant, or one of several defendants, is a corporation, having no officer upon whom a summons can be served, or place of doing business in the county, or is a non-resident of the county.
2. Has absconded with intent to defraud his creditors;
3. Has left the county of his residence to avoid the service of summons;
4. So conceals himself that a summons cannot be served upon him;
5. Is about to remove his property, or a part thereof, out of the county, with the intent to defraud his creditors;
6. Is about to convert his property, or a part thereof, into money, for the purpose of placing it beyond the reach of his creditors;
7. Has property or rights of action which he conceals;
8. Has assigned, removed, or disposed of, or is about to assign, remove or dispose of his property, or a part thereof, with the intent to defraud his creditors; or
9. Fraudulently or criminally contracted the debt, or incurred the obligation, for which suit is about to be or has been brought. (See Sec. 10253 G. C.)

No.

Civil Doc. 1 Page 21

JUSTICE OF THE PEACE COURT,

Liberty Township,

Union County, Ohio.

J. S. Robb & Son

Plaintiff,

vs.

George Levalley

Defendant

AFFIDAVIT FOR ATTACHMENT

Filed Mich. 31 1935

F. C. Walker
Justice of the Peace.

AFFIDAVIT FOR ATTACHMENT

Gen'l Code, Sec. 10253.

JUSTICE OF THE PEACE COURT,

Liberty Township, Union County, Ohio.

J. S. Robb. + Son.

vs. Plaintiff

No. _____

George Levally.

Defendant

AFFIDAVIT FOR ATTACHMENT

The State of Ohio, Union County, ss.

John S Robb.

being duly sworn says that he is ¹ agent of

the Plaintiff in the above entitled case; that

George Levally

said Defendant

is justly indebted to said Plaintiff ² for Hay Rope & Pulleys

and Interest

that the said claim is just; that he believes said Plaintiff ought to recover thereon the amount of

Nine + 0%

Dollars,

with interest thereon from the 11 day of September 1937; and that the property sought to be attached is not exempt from execution.

Affiant further says that ³ ~~the~~ Defendant is about

to remove his property

out of the County with intent to defraud his
Creditors

J. S. Robb

Sworn to before me and signed in my presence, this

31 day of March 1938

F. C. Walker

Justice of the Peace.

No.

Civil Doc. 1 Page 21

Before F. C. Walker
Justice of the Peace,

Liberty Township,

Union County, Ohio.

F. S. Robb. & Son

Plaintiff.....

vs.

George Levalley.

Defendant.....

Bill of Particulars.

Filed March 31 1938

F. C. Walker
Justice of the Peace.

Plaintiff's Attorney.

at o'clock M.

Issue Summons on the within Bill of Particulars, returnable

19.....

Plaintiff's Attorney.

BILL OF PARTICULARS

Gen'l Code, Secs. 10303,-4,-5

J. S. Robb & Son

Plaintiff,

vs.

George Levalley

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 Them from said Defendant the sum of \$ 9.27, Nine Dollars and Twenty seven cents for Hay Rope and Pulleys sold to Defendant at His order about September eleven 1907 no part of which has been paid. Plaintiff asks for judgment and costs.

J. S. Robb & Son
J. S. R.
Plaintiff's Attorney.

Union County

Civil Action before me

F.C. Walker

(J. P.—Mayor)

in and for the

Dwp (Township—Village)

of Liberty

Union

County, Ohio

JUSTICE'S OR MAYOR'S FEES	Dol.	Cts.
Docketing Pet. or Bill of Particulars,	50	50
Appointing guardian for Minor,	60	
Taking and docket, security for costs,	60	00
Indexing.....Pltf. and.....Defendants,	10	00
Taking, certifying and docketing affid.,	80	00
" " approving " " bond,	80	00
Issuing Summons to defendant, each	40	00
Issuing and docketing order of attach.,	70	00
" " " " arrest,	70	00
" " " " writ of replevin,	75	00
Grant and dock. continuance, ea.,	40	
Issuing and dock. commit. to jail,	70	
" " " subpoenas, each	10	
" " " ven. for jury, ea. per.,	10	
" " " ord. on jlr. for pris.,	60	
Swearing and docketing witness, ea.	10	
Swearing jury,	40	
Hearing case (without trial)	1.00	
Hearing case (Defense interposed),	2.00	
Pronouncing judgment and docketing,	80	00
Hearing, determining and docketing—	1.00	
dec. of motions or demurrers, each	1.00	
Entering rule of reference,	50	
Swearing and dock. arbit, each,	40	
Issuing and docketing writ of restit.,	80	
Numb., dock. and filing neces. papers,	10	
Ent. judgmt. and costs on cash book,	40	
Poundage on judgment debt (if not		
collected within 10 days after judg-		
ment or stay of execution, except on		
Issuing and dock. exc. agst. prp. or prs.,	80	
execution,	4%	
Making trans. from docket. (incl. cert.),	2.50	
Signing and certif. bill of exceptions,	50	
Reduc. testi. to writing (In bastardy),	1.50	
Issuing and docket, any writ or order	75	
required not mentioned above,	75	
Making itemized cost bill on docket,	50	

CONSTABLE'S OR MARSHAL'S FEES	Dol.	Cts.
Serv. and ret. order of Atch., ea. per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. order of eject., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. Order of Rest., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. writ of repl., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. summons, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. subpoena, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. venire, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. notice to garn., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. exec. against property,	80	
6% on \$..... collected,		
Serv. and ret. on any writ, order or		
ntc. nec. and not ment. abv., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Attending jury trial, each case	2.00	
Attending trial without jury	1.50	
Actual amount paid solely for the		
transportation, meals and lodging of		
prisoners, and the moving and		
storage of goods and the care of		
animals taken on any legal process,		
the same to be specifically itemized		
on the back of the writs, and sworn to.		
Summoning and swr. appr., each case,	2.00	
Advertising property for sale,	1.00	
Taking and making ret. of bond,	80	

WITNESS FEES

JURY FEES

Action on Book account

L. S. Robb & Son Plaintiff
vs.
George Gevalley. Defendant

Am't claimed, \$ 9.27 with interest from 19 at per cent. and costs.

Judgment for 19 and costs \$

Be It Remembered, That on the 31 day of March. 1938, the said Plaintiff filed Their Bill of Particulars herein, whereupon the following proceedings were had:

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

The said Plaintiff says there is due them from said Defendant the sum of (\$9.27) Nine + 27/100 Dollars for Hay Rope and Pulleys sold to Defendant at His order about Sept 11 1937. No part of which has been Paid.

Plaintiff asks for Judgment and costs
J. S. Robb & Son
J.S.R.

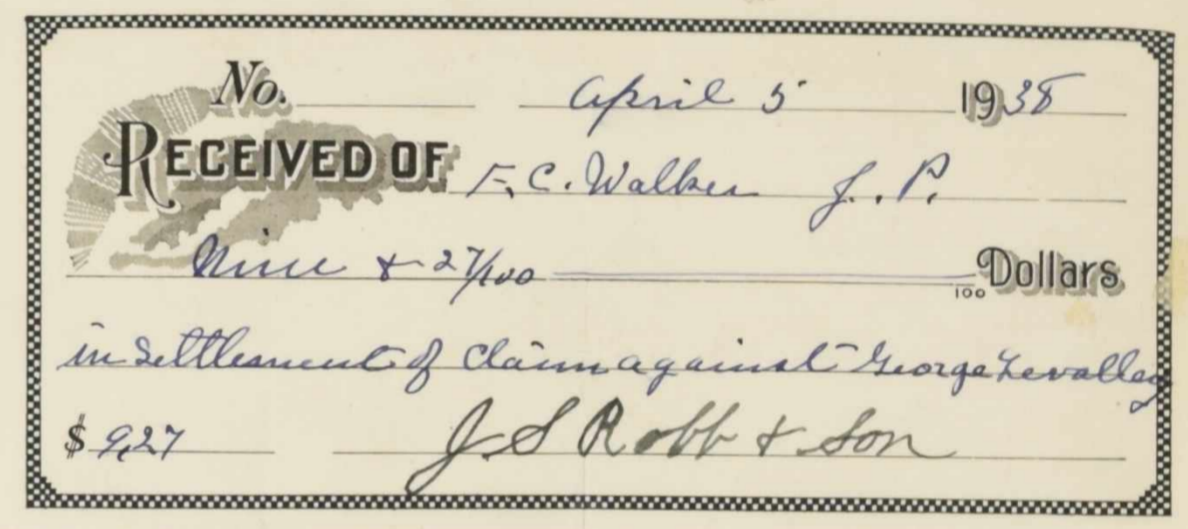
Plaintiff also asked for an attachment making the following affidavit for same State of Ohio Union county ss.

J.S. Robb being duly sworn says that he is agent of the Plaintiff in the above entitled case; that George Gevalley said Defendant is justly indebted to said Plaintiff for Hay Rope and Pulleys and interest that the said claim is just; that he believes said Plaintiff ought to recover thereon the amount of Nine + 27/100 Dollars with interest thereon from the 11 days of September 1937 and that the Property sought to be attached is not exempt from execution

affiant further says that Defendant is about to remove his Property out of this county, with intent to defraud his creditors
signed J.S. Robb
sworn to before me and signed in my presence this 31st day of March 1938 F.C. Walker Justice of the Peace

Plaintiff also gave a Bond for 50.00 for order of attachment signed by J.S. Robb and Roy Robb. which was approved by Justice of the Peace. after which attachment was issued in due form also Summons. issued same date. 3/31 1938 Returnable April 11 1938 at 10:00 P.M.

Money in the hands of Cody + Hutton Marysville D. was attached by Constable Carl Davy on April 7 1938. (Cody + Hutton on April 5 1938. Settled the case by paying in full the Principle sum \$9.27 also Costs to date so the attachment is Released.



UNDERTAKING FOR STAY OF EXECUTION
A. D. 19___, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:
In pursuance of the Statute in such case made and provided, I, _____ as surety for the above Stay of Execution on the above Judgment of _____ against _____ do hereby promise and undertake to pay the amount of said Judgment, interest and costs, and the costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this ___ day of _____ A. D. 19___
J. P.—Mayor

SATISFACTION OF JUDGMENT
Received _____ 19___ from _____ Dollars
payment in full on the above judgment and costs.

APPEAL UNDERTAKING
Whereas, on the ___ day of _____ A. D. 19___, the said _____ obtained judgement against the said _____ on the docket of _____ J. P.—Mayor for _____ Dollars and _____ Cents, and costs taxed _____ Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common Pleas of _____ County. Now, therefore, I, _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this ___ day of _____ A. D. 19___
J. P.—Mayor

BILL OF PARTICULARS

~~Work and Labor or Necessaries.~~

Gen'l Code, Secs. 10303, 4, 5

Raymond Elevator

F. T. McCurdy, owner & mgr
Plaintiff,

vs.

George Le Valley
Defendant.

Before

F. C. Walker
Justice of the Peace

in and for

Liberty Township,

BILL OF PARTICULARS.

The said Plaintiff say there is due ~~him~~ from said Defendant the sum of

Nine + 62/100

Dollars, with interest thereon

100

at per cent from the day of 19 , for ¹work and~~labor~~ necessities, to-wit:² Coal. Sold and delivered tosaid Defendant at His order no part of which
has been paid.

Plaintiff asks for judgment and for costs

F. T. McCurdy

Plaintiff's Attorney.

1. If for work and labor only, erase the word "necessaries." If for necessities only, erase the words, "work and labor."

2. "Groceries," (or "Provisions" or "Clothing," or "whatever" other necessities) furnished the defendant or his family," if for work and labor, give dates, kind, etc., as the facts may be.

AFFIDAVIT FOR ATTACHMENT.

(When Fraud is Positively Stated.)

Gen'l Code, Secs. 10253,-65

Before F. C. Walker, Justice of the Peace,

Liberty Township, Union County, Ohio.

Raymond Elevator

F. T. McCurdy, Mgr
vs. Plaintiff

George LeValley

Defendant

AFFIDAVIT IN ATTACHMENT

The State of Ohio, Union County, ss.

The said Plaintiff Raymond Elevator ~~vs~~ F. T. McCurdy,
being duly sworn, says that ¹ He is the owner & manager
of Raymond Elevator and that
said Defendant ² is justly indebted to said Plaintiff for coal
sold and delivered to said Defendant at his order
that the said claim is just; that he believes said Plaintiff ought to recover thereon the
amount of nine & 27/100 Dollars;

³ that the property sought to be attached is not exempt from execution; that said property
is ⁴ not the personal earnings of said Defendant for services rendered within
three months prior to the commencement of this 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 on him for support;~~
and that ⁵ Defendant is about to convert his property into
money for the purpose of placing it beyond the
reach of his creditors

⁶ said affiant further makes oath and says that he has good reason to believe and does be-
lieve that The Real Estate firm of Cody & Halton

of and within said County of Union have in their possession
property of said Defendant liable to be attached in this action, to-wit:

a cash payment made on the sale of the
farm of said Defendant

F. T. McCurdy

Sworn to before me and signed in my presence, this 22 day of April 1938.

F. C. Walker

Justice of the Peace.

1. If so, insert the words "he is the attorney (or agent) of said Plaintiff.....; that....." and erase the first three words, "The said Plaintiff."
2. Here give the nature of the claim.
3. If the defendant be not the head, nor support of a family, nor the support of a widowed mother, wholly dependent on him for support, then erase the next four lines.
4. If the defendant be the head, or the support, etc., and if the personal earnings of the defendant are not sought to be attached, here insert the word "not" and erase the paragraphs beginning "that said earnings, etc." and ending "on him for support."
5. Here insert some one or more of the particulars stated and as shown in Sec. 10253, General Code.
6. Fill up blanks in this paragraph only when property is to be garnished.

BOND FOR ORDER OF ATTACHMENT.

Gen'l Code, Sec. 10254

F T McCurdy,
vs. Plaintiff
George Levalley
Defendant
Before F. C. Walker
Justice of the Peace of Liberty
Township Union County, Ohio.

We bind ourselves to the Defendant George Levalley

that the Plaintiff F T McCurdy

will pay the Defendant all damages, not exceeding Fifty Dollars
Dollars, which he sustains by reason of the attachment,
if the order is wrongfully obtained.

Liberty Township, Union 19
Plaintiff Deposited F. T. McCurdy
Cash for said Bond.

Signed and acknowledged before me, at my office, and sureties approved, this 2nd
day of April 1928.

F. C. Walker
Justice of the Peace.

No.
Civil Doc. Page
Before Justice of the Peace,
Township,
County, Ohio.

Plaintiff,
vs.
Defendant

Affidavit for Attachment
(When Fraud is Positively Stated.)

Filed 19
Justice of the Peace.

MONTHLY STATEMENT

Raymond, Ohio,

9/11

193

7

M.

Geo. Le Valley

C. Liberty Ohio

IN ACCOUNT WITH

J. S. ROBB & SON

GENERAL HARDWARE

Accounts over 30 days will draw 6% interest

hay rope + pulleys

9.00

Int for 6 mo

.27

J. S. BOBB & SON
GENERAL HARDWARE

9.00
7.25

162

370

$$\begin{array}{r} 340 \\ 340 \\ \hline 7.50 \end{array}$$

$$\begin{array}{r} 9.27 \\ 9.62 \\ \hline 18.89 \end{array}$$

$$\begin{array}{r} 3409 \\ 1889 \\ \hline 15.20 \\ 7.50 \\ \hline 7.70 \end{array}$$

650
820

RAYMOND ELEVATOR

F. T. McCURDY, Prop.

Statement

Raymond, Ohio 4-2 1938

Account of

Geo Le Valley

Oct 27 2880⁰⁰ Ky 1000

962

$$\begin{array}{r} 6.18 \\ \underline{6} \\ 136.08 \\ \underline{2} \\ 172 \\ 75 \end{array}$$

DIAMOND & SONS

No.

Civil Doc. **1** Page **22**

Before **F. C. Walker**

Justice of the Peace,

Liberty Township,

Union County, Ohio.

Raymond Elevator

F. T. McCurdy

vs. Plaintiff.....

George LeValley

Defendant.....

SUMMONS.

Returnable **April 11** 19**38**

at **1:00** o'clock **P. M.**

Amount for which Plaintiff will
take Judgment if Defendant.....
fail to appear - - - - \$ **9.62**

With interest at..... per cent.
from..... 19.....

Justice's Fee - - - - \$ **3.60**

Constable's Fee, - - - - \$ **4.35**

17.87

CERTIFICATE

I certify that the within and above is a true copy of the original writ, and of the endorsements thereon.

Carl Davis

Constable.

SUMMONS.

THE STATE OF OHIO, Union COUNTY, ss.

To any Constable of Liberty Township, in said County, Greeting:

YOU ARE HEREBY COMMANDED to summon George Levalley

to appear before me, the undersigned, a Justice of the Peace, at my office in Liberty Township,
on the 11 day of April 1938, at 1:00 o'clock P.M., to answer the action of

Raymond Elevator F. T. McCurdy

for the amount due on Coal sold and Delivered to Defendant at His Order

The Plaintiff asks a judgment for the amount indorsed hereon, and for costs and Increased Cost

You will make due return of this writ on or before the 11 day of April 1938,
at 1:00 clock P.M. WITNESS my hand, this Second day of April 1938

F. C. Walker

Justice of the Peace.

RETURN.

Gen'l Code, Secs. 10237-.45

Received this writ on the _____ day of _____, 19____, and I served the same on the _____ day of _____, 19____, on the Defendant by leaving a certified copy thereof, and of the indorsement thereon with * _____

Ohio, _____ 19____

CONSTABLE'S FEES

Service and Return..... persons,	
each 80c	\$
Mileage, 1st mile, 50c	\$
additional miles, each 15c \$	\$
Total	\$

Constable.

* "With him or her, personally," or "at his or her usual place of residence," or say, if so, "the defendant not found in my jurisdiction."

No.

Civ. Doc. 1 Page 22

Before F. C. Walker
JUSTICE OF THE PEACE,

Liberty Township,

Union County, O.

Raymond Elevator

F. T. McCurdy

Plaintiff

vs.

George LeValley

Defendant.

SUMMONS.

~~Work and Labor~~ - Necessaries.

Returnable April 11 1938

at 1:00 o'clock P. M.

Amount for which Plaintiff will take judgment, if
Defendant fail to appear \$9.62

With interest at _____ per cent. from
_____ 19____

Justice's Fee, \$3.60

Constable's Fee, \$4.35

17.87

Returned and Filed,

19____

Justice of the Peace,

SUMMONS.

Work and Labor or Necessaries.

Gen'l Code, Secs. 10237, 45

The State of Ohio, Union County, ss.To any Constable of Liberty Township in said County, Greeting:

You are hereby commanded to summon George LeValley
 to appear before me, the undersigned, a Justice of the Peace, at my office in
Liberty Township, on the 11 day of April 1938,
 at 1:00 o'clock P.M., to answer the action of Raymond Elevator
F. T. McCurdy Owner who claims of the said Defendant
 the sum of Nine & 62/100 Dollars, with interest thereon
 at _____ per cent from the _____ day of _____ 19____, for ~~work and~~
~~#####~~ necessities, to-wit: ² Coal sold to Defendant at His Order.

The Plaintiff asks a judgment for the amount indorsed hereon, and for costs And
Increased Cost

You will make due return of this writ on or before the 11 day of April
 1938, at 1:00 o'clock P.M.

WITNESS my hand, this Second day of April 1938

F. C. Walker

Justice of the Peace.

1. If for work and labor only, erase the word "necessaries." If for necessities only, erase the words, "work and labor."
 2. Insert the items as in the Bill of Particulars."

RETURN

19

Received the within order on the _____ day of _____, 19____, at _____ o'clock _____ M. And on the _____ day of _____, 19____, I went to the place where the defendant's property described in the annexed inventory and appraisement was found; and there, at _____ o'clock _____ M., of said day, in the presence and hearing of _____ and _____ two creditable persons, did declare that by virtue of said order, I attached said property at the suit of _____ and _____

And then with _____ and _____ two householders of the County of _____ after administering to them an oath truly to inventory and appraise said property, made a true inventory and appraisement of said property, being all that was attached; and said inventory and appraisement, signed by me and said householders, is annexed and returned with this order. Said property now remains in my custody.

FEES

Service or Order _____ Defendants, each \$1.00

Mileage, first mile, 50c _____

Additional miles, each 15c _____

Total _____

On the _____ day of _____, 19____, I served the within named Defendant _____ with a true copy of this order personally, by leaving same at his usual place of residence.

Constable. _____

No. _____

Civil Doc. 1 Page 21

JUSTICE OF THE PEACE COURT,

Liberty Township,
Union County, Ohio.

J. S. Robb + Son

vs. Plaintiff,

George Levalley.

Defendant

Order of Attachment

Returnable *Apr. 11* 19*38*
at *10:00* o'clock *A* M.

Amount for which judgment is claimed, - - - \$ *9.00*

With interest from *Sept 11* 19*37*

Justice's Fees, - - - \$ *3.60*

Constable's Fees, - - - \$ *3.35*

int \$ *15.95*

Returned and Filed, *16 22*

19

Justice of the Peace.

ORDER OF ATTACHMENT

Gen'l Code, Secs. 10255-.6.

J. S. Robb & Son

Plaintiff

vs.

George Levalley

Defendant

JUSTICE OF THE PEACE COURT,

Liberly

Township,

Union

County, Ohio.

ORDER OF ATTACHMENT

The State of Ohio, Union County, ss.

To Carl Davie Constable of said Township, Greeting:

You are hereby commanded to attached and safely keep the goods, chattels, stock or interests in stocks, rights, credits, moneys and effects of the Defendant, George Levalley, in your County, not exempt by law from being applied to the payment of the claim of the Plaintiff,

or so much thereof as will satisfy His claim for ¹ Nine + 27/100

Dollars, and ²\$ 15.00, the probable cost of this action.

You will make due return of this order on or before the ³ 11 day of April

1938

WITNESS my hand this

11

day of

March

1938

F. C. Walker

Justice of the Peace.

1. Here state true amount claimed in the affidavit.
2. Here state an amount sufficient to cover costs, not exceeding fifty dollars.
3. If the summons and this writ be issued at the same time, make the date here the same as the return day of the summons.

Received the within order on the _____ day of _____, 19____, at _____ o'clock _____ M. And on the _____ day of _____, 19____, I went to the place where the defendant's property described in the annexed inventory and appraisalment was found; and there, at _____ o'clock _____ M., of said day, in the presence and hearing of _____ and _____ two creditable persons, did declare that by virtue of said order, I attached said property at the suit of _____ and did then and there attach it.

And then with _____ and _____ two householders of the County of _____ after administering to them an oath truly to inventory and appraise said property, made a true inventory and appraisalment of said property, being all that was attached; and said inventory and appraisalment, signed by me and said householders, is annexed and returned with this order.

On the _____ day of _____, 19____, I served the within named Defendant _____ with a true copy of this order personally, by leaving same at his usual place of residence.

Service or Order	Defendants, each \$1.00	
Mileage, first mile, 50c		
Additional miles, each 15c		
Total		

Constable.

No. _____
 Civil Doc. 1 Page 22

JUSTICE OF THE PEACE COURT,
 Liberty Township,
 Union County, Ohio.
 Raymond Elevator
 F. T. McCurdy Owner
 vs. Plaintiff
 George Levalley
 Defendant

Order of Attachment

Returnable April 11 1938
 at 1:00 o'clock P M.

Amount for which judgment is claimed,	\$ <u>9.62</u>
With interest from _____ 19____	
Justice's Fees, - - -	\$ <u>3.90</u>
Constable's Fees, - - -	\$ <u>4.35</u>
	\$ <u>17.87</u>

Returned and Filed,
 _____ 19____
 Justice of the Peace.

ORDER OF ATTACHMENT

Gen'l Code, Secs. 10255,-6.

Raymond Elevator
 F.T. M^cCurdy Owner & Manager
 Plaintiff,

vs.

George LeValley
 Defendant

JUSTICE OF THE PEACE COURT,

Liberty Township,

Union County, Ohio.

ORDER OF ATTACHMENT

The State of Ohio, Union County, ss.

To Carl Davie Constable of said Township, Greeting:

You are hereby commanded to attached and safely keep the goods, chattels, stock or interests in stocks, rights, credits, moneys and effects of the Defendant, George LeValley in your County, not exempt by law from being applied to the payment of the claim of the Plaintiff,

or so much thereof as will satisfy His claim for ¹ Nine Dollars and 62 Cents

Dollars, and ²\$ Fifteen, the probable cost of this action.

You will make due return of this order on or before the ³ 11th day of April

19 38

WITNESS my hand this Second day of April 1938

F.C. Walker

Justice of the Peace.

1. Here state true amount claimed in the affidavit.
2. Here state an amount sufficient to cover costs, not exceeding fifty dollars.
3. If the summons and this writ be issued at the same time, make the date here the same as the return day of the summons.

No.

Civil Doc. **1** Page **21**

Before **F. C. Walker**

Justice of the Peace,

Liberty Township,

Union County, Ohio.

J. S. Robb & Son

vs. Plaintiff,

George LeValley

Defendant.

SUMMONS.

Returnable **Apr. 11** 19 **38**

at **11** o'clock **A** M.

Amount for which Plaintiff will
take Judgment if Defendant
fail to appear - - - - \$ **9.00**

With interest at **6** per cent.
from **Sept. 11** 19 **37** **27**

Justice's Fee - - - - \$ **3.60**

Constable's Fee, - - - - \$ **3.35**

16.22

CERTIFICATE

I certify that the within and above is a true copy of the original writ, and of the endorsements thereon.

Carl Davis

Constable.

SUMMONS.

THE STATE OF OHIO, Union COUNTY, ss.To any Constable of Liberty Township, in said County, Greeting:YOU ARE HEREBY COMMANDED to summon George LeValleyto appear before me, the undersigned, a Justice of the Peace, at my office in Liberty Township,
on the 11 day of April 1938, at 10 o'clock A M., to answer the action ofJ. S. Robb & Sonfor the amount due on Hay Rope and Pulleys sold to Defendant at His OrderThe Plaintiff asks a judgment for the amount indorsed hereon, and for costs and Increased CostYou will make due return of this writ on or before the 11 day of April 1938,
at 10 o'clock A M. WITNESS my hand, this 31 day of March 1938F. C. Walker

Justice of the Peace.

RETURN.

Ohio, 19

Received this writ on the 19 day of 19, on the Defendant by leaving a certified copy thereof, and of the indorsement thereon with *

CONSTABLE'S FEES

Service and Return..... persons,	
each 80c	\$
Mileage, 1st mile, 50c	\$
additional miles, each 15c	\$
Total	\$

Constable.

* "With him or her, personally," or "at his or her usual place of residence," or say, "if so," "the defendant not found in my jurisdiction."

No.

Civ. Doc. 1 Page 21

Before F. C. Walker JUSTICE OF THE PEACE,

Liberty Township, Union County, O.

J. S. Rebb & Son

Plaintiff

vs.

George LeValley Defendant.

SUMMONS.

~~Work and Labor Necessary~~

Returnable April 11 1938

at 10:00 o'clock A. M.

Amount for which Plaintiff will take judgment, if Defendant fail to appear \$ 9.00
 With interest at 6 per cent. from Sept. 11 1938 27
 Justice's Fee, \$ 3.60
 Constable's Fee, \$ 3.35
 Int 27¢ \$ 16.22

Returned and Filed,

19

Justice of the Peace,

SUMMONS.

~~Work and Labor or Necessaries~~

Gen'l Code, Secs. 10237,-45

The State of Ohio, Union County, ss.

To any Constable of Liberty Township in said County, Greeting:

You are hereby commanded to summon George LeValley
to appear before me, the undersigned, a Justice of the Peace, at my office in
Liberty Township, on the 11 day of April 1938,
at 10:00 o'clock A. M., to answer the action of J. S. Robb & Son

who claims of the said Defendant
the sum of Nine Dollars & 00/100 Dollars, with interest thereon
at 6% per cent from the 11 day of September 1937, for ~~#####~~

~~#####~~ o-wit: ² Hay Rope and Pulleys sold to Defendant at
His Order

The Plaintiff asks a judgment for the amount indorsed hereon, and for costs and
For Increased Cost

You will make due return of this writ on or before the 11 day of April
1938, at 10:00 o'clock A. M.

WITNESS my hand, this 31 day of March 1938

E. C. Walker
Justice of the Peace.

1. If for work and labor only, erase the word "necessaries." If for necessaries only, erase the words, "work and labor."
2. Insert the items as in the Bill of Particulars."

Union

County

Civil Action before me F. C. Walker

(J. P.—Mayor)

in and for the

Liberty

of

Liberty

Union County, Ohio

JUSTICE'S OR MAYOR'S FEES	Dol.	Cts.
Docketing Pet. or Bill of Particulars,	50	50
Appointing guardian for Minor,	60	
Taking and docket, security for costs,	60	60
Indexing.....Pltfs. and.....Defendants,	10	20
Taking, certifying and docketing affid.,	80	80
" approving " " bond,	80	
Issuing Summons to defendant, each	40	40
Issuing and docketing order of attach.,	70	70
" " " " " arrest,	70	
" " " " " writ of replevin,	75	
Grant and dock. continuance, ea.,	40	
Issuing and dock. commit. to jail,	70	
" " " " " subpoenas, each	10	
" " " " " ven. for jury, ea. per.,	10	
" " " " " ord. on jlr. for pris.,	60	
Swearing and docketing witness, ea.	10	
Swearing jury,	40	
Hearing case (without trial)	1.00	
Hearing case (Defense interposed,	2.00	
Pronouncing judgment and docketing,	80	
Hearing, determining and docketing—		
dec. of motions or demurrers, each	1.00	
Entering rule of reference,	50	
Swearing and dock. arbit., each,	40	
Issuing and docketing writ of restit.,	80	
Numb., dock. and filing neces. papers,	10	
Ent. judgmt. and costs on cash book,	40	
Poundage on judgment debt (If not		
collected within 10 days after judg-		
ment or stay of execution, except on		
Issuing and dock. exc. agst. prp. or prs.,	80	
execution,	4%	
Making trans. from docket. (incl. cert.),	2.50	
Signing and certif. bill of exceptions,	50	
Reduce testi. to writing (In bastardy),	1.50	
Issuing and docket, any writ or order		
required not mentioned above,	75	
Making itemized cost bill on docket,	50	

CONSTABLE'S OR MARSHAL'S FEES	Dol.	Cts.
Serv. and ret. order of Atch., ea. per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. order of eject., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. Order of Rest., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. writ of repl., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. summons, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. subpoena, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. venire, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. notice to garn., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. exec. against property,	80	
6% on \$..... collected,		
Serv. and ret. on any writ, order or		
ntc. nec. and not ment. abv., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Attending jury trial, each case	2.00	
Attending trial without jury	1.50	
Actual amount paid solely for the		
transportation, meals and lodging of		
prisoners, and the moving and		
storage of goods and the care of		
animals taken on any legal process,		
the same to be specifically itemized		
on the back of the writs, and sworn to.		
Summoning and swr. appr., each case,	2.00	
Advertising property for sale,	1.00	
Taking and making ret. of bond,	80	

WITNESS FEES	Dol.	Cts.
Swearing and docketing witness, ea.	10	
Swearing jury,	40	

JURY FEES	Dol.	Cts.
Hearing case (without trial)	1.00	
Hearing case (Defense interposed,	2.00	

Action on Book Account
 Raymond Elevator
 vs.
 George Levalley.
 Plaintiff
 Defendant

Be It Remembered, That on the 2 day of April 1938, the said Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

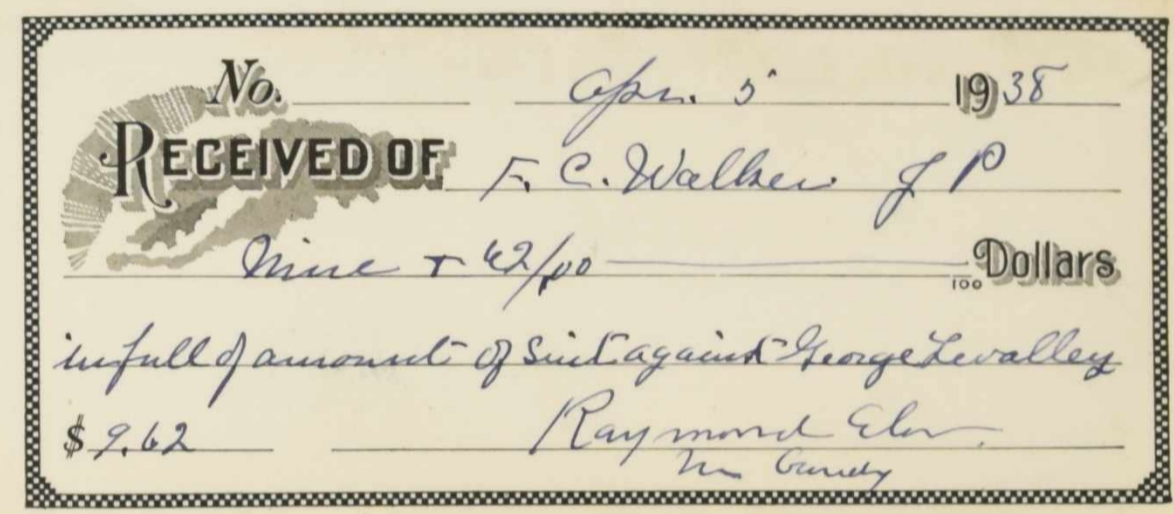
Said Bill of Particulars being in words and figures following, to-wit:
 The said Plaintiff says there is due him from said defendant the sum of Nine + 2/100 Dollars for necessities to wit coal sold and delivered to said defendant at his order. No Part of which has been Paid, Plaintiff asks for judgment and for costs
 F. T. McCurdy.

Summons Issued same day. in Regular form.
 Plaintiff also made affidavit for attachment
 The State of Ohio Union Co ss.

The said Plaintiff Raymond Elevator F. T. McCurdy being duly sworn, says that he is owner and manager of Raymond Elevator and that said defendant is fully indebted to said Plaintiff for coal sold and delivered to said defendant at his order. That the said claim is just; that he believes said plaintiff ought to recover thereon the amount of Nine + 2/100 Dollars that the property sought to be attached is not exempt from execution; that said property is not the personal earnings of said defendant for services rendered within three months prior to the commencement of this action; and that defendant is about to convert his property into money for the purpose of placing it beyond the reach of his creditors. Said affiant further makes oath and says that he has good reason to believe and does believe that the Real Estate firm of Cody + Hattout have in their possession property of said defendant liable to be attached in this action; to-wit
 a cash payment made on the sale of the Farm of said defendant

F. T. McCurdy
 Sworn to before me and signed in my Presence this 2nd day of April 1938
 F. C. Walker
 Justice of the Peace
 Attachment issued same day. in Regular form
 Returnable April 11. 1938. at 10:00 Am

Constable Carl Davis attached money in the hands of E. H. Hattout Co April 4. 1938. on April 5. 1938 said E. H. Hattout Co Paid the Principle sum of \$9.62 and all costs to date so the attachment is Released and case closed.



UNDERTAKING FOR STAY OF EXECUTION
 A. D. 19___, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:
 In pursuance of the Statute in such case made and provided, I, _____ as surety for the above Stay of Execution on the above Judgment of _____ against _____ do hereby promise and undertake to pay the amount of said Judgment, interest and costs, and the costs that may accrue.
 Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19___
 J. P.—Mayor

SATISFACTION OF JUDGMENT
 Received _____ 19___ from _____ Dollars
 payment in full on the above judgment and costs.

APEAL UNDERTAKING
 Whereas, on the _____ day of _____ A. D. 19___, the said _____ obtained judgment against the said _____ on the docket of _____ J. P.—Mayor for _____ Dollars and _____ Cents, and costs taxed _____ Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common Pleas of _____ County. Now, therefore, I, _____ of _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.
 Executed and acknowledged before me, and surety approved this _____ day of _____ A. D. 19___
 J. P.—Mayor

SUMMONS

FOROIBLE DETENTION AND RENT

Henry Jackson
Plaintiff....

AGAINST

Kenneth Malora
Defendant....

BEFORE

Foster Walker
Justice of the Peace

Returnable... *April 15* 19*38*..

Amount for which plaintiff will take judgment if defendant fails to appear.

Claim	\$	<i>200 00</i>
Interest	\$
	\$
Probable Costs		
Justice's Fees	\$	<i>8 00</i>
Constable's Fees	
Total	\$	<i>208 00</i>

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)

Received this writ 19*38* and 19*38* served the same on the defendant.... by leaving a certified copy thereof, with the endorsements thereon. *

Constable's Fees on This Writ

Service and Return.....

1.60

Mileage.....

1.10

Miles.....

TOTAL . . . \$ *2.60*

* "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-S, and Swann's Treatise, pp. 60-65).

and I left same with the wife of Kenneth Malora

Approved H. Stanley
Constable

.....
19*38*

THE STATE OF OHIO, *Union* COUNTY, ss.

To Any Constable of *Liberty* Township:

You are hereby commanded to summon *Kennith Malow*

..... to appear before me, the undersigned, a Justice of the Peace in and for said Township and County, at my office therein, on the *15*

day of *april* A. D. 19*38*, at *1:00* o'clock *P* M., to answer unto

..... *Henry Jackson* who claim~~s~~ of the defendant... in a civil action for forcible de-

tention of real estate of and the sum of \$ *80.00* with interest thereon at *6* per cent. from the *15* day of *april* A. D., 19*38*.

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 *15* day of *april* A. D., 19*38*.

Given under my hand this *11* day of *april* A. D., 19*38*.

..... *H. C. Walker*
by *L. H. Collins* Justice of the Peace

COMPLAINT IN FORCIBLE DETENTION

To Foster Walker Justice of the peace of Liberty T.P.
justice of the peace, of the Township of Liberty in the County of
Union, and State of Ohio,

The Undersigned Henry Jackson A resident of said County in Ohio,
does hereby make his complaint to you against one Kenneth Malone
for this that he said Kenneth Malone does unlawfully and wilfully
and with a strong hand detain from the undersigned, possession of
the following premises situated in the Township of Liberty and County
of Union and said State and described as follows, Dwelling house
located about 1/2 mile South of Raymond Ohio, in said Twonship and
County, on the Middleburg Road (now A State road) and being just
South west, and about Two Hundred Yards from the home and Residence
of Ralph Phipps and family, and same now being the property of the
said Complainent,

The said Complainent says that the said Kenneth Malone entered
said Premises and agreed to pay to said Complainent the sum of ~~\$5.00~~
\$5.00 pe month same to be pain each month in advance, which he has
failed to do, that said Kenneth Malone is in arrears in the amount
of \$80.00 for said rent

Complainent says that about the 15th days of March last that he
served a written notice on the said Kenneth Malone demanding that
he give possession within Three days thereafter, which the defendant
has failed to do, The undersigned asks restitution and process,
also Judgment for the amount arrears as shown herein and for the
costs of this action,

dated this 11th Day of April A.D. 1938

Signed, D. H. Jackson

.80
50
120

2.50

Union

County

Civil Action before me

F. C. Walker

(J. P.—Mayor)

in and for the

Township of Liberty

County, Ohio

JUSTICE'S OR MAYOR'S FEES	Dol.	Cts.
Docketing Pet. or Bill of Particulars,	50	5 0
Appointing guardian for Minor,	60	
Taking and docket, security for costs,	60	
Indexing.....Pltfs. and.....Defendants,	10	1 0
Taking, certifying and docketing affid.,	80	
" approving " " bond,	80	
Issuing Summons to defendant, each	40	4 0
Issuing and docketing order of attach.,	70	
" " " " " arrest,	70	
" " " " writ of replevin,	75	
Grant and dock. continuance, ea.,	40	
Issuing and dock. commit. to jail,	70	
" " " subpoenas, each	10	
" " " ven. for jury, ea. per.,	10	
" " " ord. on jlr. for pris.,	60	
Swearing and docketing witness, ea.	10	
Swearing jury,	40	
Hearing case (without trial)	1.00	1 0 0
Hearing case (Defense interposed),	2.00	
Pronouncing judgment and docketing,	80	
Hearing, determining and docketing—		
dec. of motions or demurrers, each	1.00	
Entering rule of reference,	50	
Swearing and dock. arbit., each,	40	
Issuing and docketing writ of restit.,	80	
Numb., dock. and filing neeces. papers,	10	
Ent. judgmt. and costs on cash book,	40	
Poundage on judgment debt (If not		
collected within 10 days after judg-		
ment or stay of execution, except on		
Issuing and dock. exc. agst. prp. or prs.,	80	8 0
execution,	4%	
Making trans. from dockt. (incl. cert.),	2.50	
Signing and certif. bill of exceptions,	50	
Reduc. testi. to writing (In bastardy),	1.50	
Issuing and docket, any writ or order		
required not mentioned above,	75	
Making itemized cost bill on docket,	50	

CONSTABLE'S OR MARSHAL'S FEES	Dol.	Cts.
Serv. and ret. order of Atch., ea. per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. order of eject., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. Order of Rest., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. writ of repl., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. summons, each person,	80	8 0
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. subpoena, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. venire, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. notice to garn., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. exec. against property,	80	
6% on \$..... collected,		
Serv. and ret. on any writ, order or		
nte. nec. and not ment. av., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Attending jury trial, each case	2.00	
Attending trial without jury	1.50	
Actual amount paid solely for the		
transportation, meals and lodging of		
prisoners, and the moving and		
storage of goods and the care of		
animals taken on any legal process,		
the same to be specifically itemized		
on the back of the writs, and sworn to.		
Summoning and swr. appr., each case,	2.00	
Advertising property for sale,	1.00	
Taking and making ret. of bond,	80	

WITNESS FEES	Dol.	Cts.
Swearing and docketing witness, ea.	10	
Swearing jury,	40	
Hearing case (without trial)	1.00	
Hearing case (Defense interposed),	2.00	
Pronouncing judgment and docketing,	80	
Hearing, determining and docketing—		
dec. of motions or demurrers, each	1.00	
Entering rule of reference,	50	
Swearing and dock. arbit., each,	40	
Issuing and docketing writ of restit.,	80	
Numb., dock. and filing neeces. papers,	10	
Ent. judgmt. and costs on cash book,	40	
Poundage on judgment debt (If not		
collected within 10 days after judg-		
ment or stay of execution, except on		
Issuing and dock. exc. agst. prp. or prs.,	80	
execution,	4%	
Making trans. from dockt. (incl. cert.),	2.50	
Signing and certif. bill of exceptions,	50	
Reduc. testi. to writing (In bastardy),	1.50	
Issuing and docket, any writ or order		
required not mentioned above,	75	
Making itemized cost bill on docket,	50	

JURY FEES	Dol.	Cts.
Hearing case (without trial)	1.00	
Hearing case (Defense interposed),	2.00	
Pronouncing judgment and docketing,	80	
Hearing, determining and docketing—		
dec. of motions or demurrers, each	1.00	
Entering rule of reference,	50	
Swearing and dock. arbit., each,	40	
Issuing and docketing writ of restit.,	80	
Numb., dock. and filing neeces. papers,	10	
Ent. judgmt. and costs on cash book,	40	
Poundage on judgment debt (If not		
collected within 10 days after judg-		
ment or stay of execution, except on		
Issuing and dock. exc. agst. prp. or prs.,	80	
execution,	4%	
Making trans. from dockt. (incl. cert.),	2.50	
Signing and certif. bill of exceptions,	50	
Reduc. testi. to writing (In bastardy),	1.50	
Issuing and docket, any writ or order		
required not mentioned above,	75	
Making itemized cost bill on docket,	50	

Action on

Henry Jackson. Plaintiff

No. vs. Kenneth Malone Defendant

Am't claimed, \$ 80.00 with interest

from 19, at per cent. and costs.

Judgment for 19

\$ and costs \$

Be It Remembered, That on the 11 day of April 1938, the said Plaintiff filed His Bill of Particulars herein, whereupon the following proceedings were had:

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

~~Complaint in forcible detention~~

To Foster Walker Justice of the Peace of Liberty Twp. Justice of the Peace of Liberty Township Union Co Ohio the undersigned Henry Jackson, a Resident of said County in Ohio, does hereby make his Complaint to you against one Kenneth Malone, for this that the said Kenneth Malone, for this that the said Kenneth Malone does unlawfully and wilfully and with a strong hand detain from the undersigned, possession of the following premises situated in the Township of Liberty and County of Union and said State and described as follows Dwelling House located about 1/2 mile south of Raymond Ohio, in said Township and County, on the Middleburg Road (now a State Road) and being just south west, and about two hundred yards from the Home and Residence of Ralph Phipps, the same being the property of said

8 0 Complaint.

The said Complaint says that the said Kenneth Malone entered said premises and agreed to pay to said complainant the sum of \$8.00 per month same to be paid each month in advance, which he has failed to do, that the said Kenneth Malone is in arrears in the amount of \$80.00 for said Rent.

Complainant says that about the 15th day of March last that he served a written notice on the said Kenneth Malone demanding that he give possession within three days thereafter which the defendant has failed to do, the undersigned asks Restitution and process, also judgment for the amount arrears as shown herein and for costs of this action.

Dated this 11th day of April A.D. 1938

Signed D H Jackson.

Summons served to Meredith Hanby, Constable of Taylor Township. Returnable April 15. 1938

Constable Made Return same day, served by leaving Copy of Summons with defendants wife at their Home

April 15. 1938 8:00 o'clock P.M. Plaintiff and Defendant both appeared and a short hearing was had, after some questioning the Defendant walked out on us, without giving any legal Reason for not giving up the Property of said Plaintiff So I gave judgment to the Plaintiff, and have issued writ of Restitution to the said Constable Meredith Hanby of Taylor Twp Union Co Ohio

UNDERTAKING FOR STAY OF EXECUTION

A. D. 19___, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:

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

_____ , Surety.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19___

J. P.—Mayor

SATISFACTION OF JUDGMENT

Received _____ 19___ from _____ Dollars

payment in full on the above judgment and costs.

APPEAL UNDERTAKING

Whereas, on the _____ day of _____ A. D. 19___, the said _____ obtained judgement against the said _____ on the docket of _____ J. P.—Mayor for _____ Dollars and _____ Cents, and costs taxed _____ Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common Pleas of _____ County. Now, therefore, I, _____ of _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ A. D. 19___

J. P.—Mayor

Case No. _____

---*---

BEFORE THE HONORABLE
F. C. WALKER, JUSTICE
OF THE PEACE IN AND FOR
LIBERTY TOWNSHIP, UNION
COUNTY, OHIO.

---*---

F. W. Galloway,
Plaintiff,

- vs -

Walter Hoffman,
Defendant.

---*---

AFFIDAVIT FOR ATTACHMENT.

---*---

[Faint, mostly illegible text, likely bleed-through from the reverse side of the page. Some words like "Affidavit" and "Attachment" are faintly visible.]

[Handwritten signature and text in the bottom right corner, possibly indicating a date or the name of the affiant.]

BEFORE THE HONORABLE F. C. WALKER, JUSTICE OF THE PEACE IN AND FOR LIBERTY TOWNSHIP, UNION COUNTY, OHIO.

F. W. Galloway, :
Plaintiff, : Case No. 24
- vs - :
Walter Hoffman, :
Defendant, : AFFIDAVIT FOR ATTACHMENT.
---:---

State of Ohio
County of Union, ss:

The said plaintiff, F. W. Galloway, being first duly sworn, makes oath and says that he has commenced a civil action before F. C. Walker, Justice of the Peace in and for Liberty Township, Union County, Ohio against the said Walter Hoffman, defendant, to recover the sum of \$6.18 in money now due and payable to said plaintiff from the said defendant, and that the said claim of the plaintiff is for necessaries, to wit: shoes furnished defendant at said defendant's request and that the said claim is just, and affiant believes that he ought to recover thereon the sum of \$6.18 with 6% interest from the 12th day of May, 1936.

Affiant further says that he has good reason to believe and does believe that the defendant has in his possession certain chattels belonging to him, to wit: one 1929 Chevrolet-M#9AC-56059-License No. being 625WN-Ohio and also a 1927 Ford Truck, and further than this deponent saith not.

F. W. Galloway

Sworn to before me and signed in my presence this 4th day of June, 1938.

Arthur W. Galloway
Notary Public.

RETURN.

Gen'l Code, Sec'd. 10237.45

Ohio, 19

Received this writ on the 19 day of 19, and I served the same on the 19 day of 19, on the Defendant by leaving a certified copy thereof, and of the indorsement thereon with *

CONSTABLE'S FEES

Service and Return.....persons,	
each 80c	\$
Mileage, 1st mile, 50c	\$
additional miles, each 15c \$	\$
Total	\$

Constable.

* "With him or her personally," or "at his or her usual place of residence," or say, if so, "the defendant not found in my jurisdiction."

No.

Civ. Doc. 1 Page 24

Before F. C. Walker JUSTICE OF THE PEACE,

Liberty Township,

Union County, O.

F. W. Galloway

Plaintiff

vs.

Walter Hoffman

Defendant.

SUMMONS. Work and Labor—Necessaries.

Returnable June 9th 19 38

at 1 o'clock P. M.

Amount for which Plaintiff will take judgment, if Defendant..... fail to appear \$ 6.18

With interest at 6 per cent. from May 12 1936 19 75

Justice's Fee, \$ 5.90

Constable's Fee, \$ 7.30

Returned and Filed,

19

Justice of the Peace,

SUMMONS.

Work and Labor or Necessaries.

Gen'l Code, Secs. 10237, 45

The State of Ohio, Union County, ss.

To any Constable of Liberty Township in said County, Greeting:

You are hereby commanded to summon Walter Hoffman
to appear before me, the undersigned, a Justice of the Peace, at my office in
Liberty Township, on the 9th day of June 1938,
at 1 o'clock P.M., to answer the action of F.W. Galloway
who claims of the said Defendant
the sum of Six & 18/100 Dollars, with interest thereon
at 6 per cent from the 12 day of May 1936, for #####
necessaries, to-wit: 2 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 9th day of June
1938, at 1 o'clock p.M.

WITNESS my hand, this 6th day of June 1938

F. C. Walker
Justice of the Peace.

1. If for work and labor only, erase the word "necessaries." If for necessaries only, erase the words, "work and labor."
2. Insert the items as in the Bill of Particulars.

Case No. _____

---*---

BEFORE THE HONORABLE
F. D. WALKER, JUSTICE
OF THE PEACE IN AND FOR
LIBERTY TOWNSHIP, UNION
COUNTY, OHIO.

---*---

F. W. Galloway,

Plaintiff,

- vs -

Walter Hoffman,

Defendant,

---*---

BILL OF PARTICULARS.

---*---

BEFORE THE HONORABLE F. C. WALKER, JUSTICE OF THE
PEACE IN AND FOR LIBERTY TOWNSHIP, UNION COUNTY, OHIO.

F. W. Galloway, :
Plaintiff, : Case No. _____
- vs - :
Walter Hoffman, :
Defendant. : BILL OF PARTICULARS.
-- :
--

Plaintiff says there is due and unpaid to him from the defendant upon an account, a copy of which is hereto attached and made a part hereof and marked "Exhibit A", with all credits and endorsements thereon, the sum of \$6.18 with interest from May 12, 1936.

WHEREFORE, plaintiff prays judgment against the defendant in the sum of \$6.18 with interest at 6% from the 12th day of May, 1936.

Arthur W. Galloway
Attorney for Plaintiff.

State of Ohio

ss:

County, of Union

F. W. Galloway, being first duly sworn, says that ^{he is} the plaintiff in this action and that the facts stated and allegations contained in the foregoing pleading are, as he believes, true.

W. Galloway

Sworn to before me and subscribed in my presence this
4th day of June, 1938.

Arthur W. Galloway
Notary Public.

ORDER OF ATTACHMENT

F.W.Galloway

Pltf.

vs

Walter Hoffman

Deft.

Before F.C.Walker

J.P.

Returnable June 9 1938

Amount for which plaintiff will
take Judgment if Defendant
fail to appear

Claim \$6.18

Interest from May 12 1936 .75

Probable Cost \$12.00

Certificate

I certify that the within and
above is a true copy of the original
Writ and of the endorsements thereon

Carl Davis

Constable

Paid on this case

5.00

State of Ohio SS
Union County

Liberty Township
Before F.C.Walker J.P. of said
Township and County

F.W.Galloway Pltf.
V.S.
Walter Hoffman Deft.

To Carl Davie Constable of said Township:

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 Walter Hoffman in Your County, not
exempt by Law from being applied to the payment of the claim of the
Plaintiff F.W.Galloway, or so much thereof as will satisfy His
Claim for Six Dollars and 18 cents, with 6% interest from the 12th
day of May 1936, and Twelve Dollars, the probable cost of this
Action.

You will make due return of this order on the 9th day of June 1938

Witness My Hand this 6th day of June 1938

F.C. Walker Justice of the Peace

STATEMENT

In case of error, return this bill for correction

Marysville, O.,

1938

Jan 3

M

Palter Haffner

IN ACCOUNT WITH

Frank W. Galloway

FINE FOOTWEAR

-ALL ACCOUNTS MUST BE PAID IN 30 DAYS-

1936.
May
120

*6 funds
Pax*

*Just 6% 2 yrs. 67
1 mo*

600
18

~~75~~
6.93

1.00
1.50
1.50
2.00
2.00
9.30

.50
20
40
70
2.00
80
80
50
5.90

Union

County

Civil Action before me

F. C. Walker

(J. P. - Mayor)

JUSTICE'S OR MAYOR'S FEES	Dol.	Cts.
Docketing Pet. or Bill of Particulars,	50	
Appointing guardian for Minor,	60	
Taking and docket, security for costs,	60	
Indexing.....Plf's. and.....Defendants,	10	
Taking, certifying and docketing affid.,	80	
" approving " " bond,	80	
Issuing Summons to defendant, each	40	
Issuing and docketing order of attach.,	70	
" " " " arrest,	70	
" " " writ of replevin,	75	
Grant and dock. continuance, ea.,	40	
Issuing and dock. commit. to jail,	70	
" " " subpoenas, each	10	
" " " ven. for jury, ea. per.,	10	
" " " ord. on jlr. for pris.,	60	
Swearing and docketing witness, ea.	10	
Swearing jury,	40	
Hearing case (without trial)	1.00	
Hearing case (Defense interposed,	2.00	
Pronouncing judgment and docketing,	80	
Hearing, determining and docketing—		
dec. of motions or demurrers, each	1.00	
Entering rule of reference,	50	
Swearing and dock. arbit., each,	40	
Issuing and docketing writ of restit.,	80	
Numb., dock. and filing nees. papers,	10	
Ent. judgm. and costs on cash book,	40	
Poundage on judgment debt (if not		
collected within 10 days after judg-		
ment or stay of execution, except on		
Issuing and dock. exc. agst. prp. or prs.,	80	
execution,	4%	
Making trans. from dockt. (incl. cert.),	2.50	
Signing and certif. bill of exceptions,	50	
Reduc. testl. to writing (In bastardy),	1.50	
Issuing and docket, any writ or order		
required not mentioned above,	75	
Making itemized cost bill on docket,	50	

Action on Money only.

F. W. Galloway Plaintiff
vs.
Walter Hoffmann Defendant

Am't claimed, \$ 6.18 with interest from May 12. 1936, at 6 per cent. and costs.

Judgment for 19
\$ and costs \$

Be It Remembered, That on the 4th day of June. 1938, the said Plaintiff filed His Bill of Particulars herein, whereupon the following proceedings were had:

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

Plaintiff says there is due and unpaid to him the defendant upon an account, a copy of which is hereto attached and made a part hereof and marked "Exhibit A" with all credits and endorsements thereon, the sum of six dollars and 18 cents with interest at 6% from May 12, 1936.

Wherefore, Plaintiff Prays Judgment against the defendant in the sum of \$6.18 with interest at 6% from the 12th day of May, 1936.

State of Ohio ss:
County of Union
F. W. Galloway, being first duly sworn, says he is the Plaintiff in this action and that the facts stated and allegations contained in the foregoing Pleading are, as he believes, true.

F. W. Galloway.
Sworn to before me, and subscribed in my Presence this 4th day of June 1938
Arthur W. Galloway,
Notary Public

State of Ohio ss.
County of Union
The said Plaintiff F. W. Galloway, being first duly sworn, makes oath and says that he has commenced a civil action, before F. C. Walker, Justice of the Peace in and for Liberty Twp., Union Co., Ohio against the said Walter Hoffmann, Defendant to recover the sum of \$6.18 in money now due and payable to said Plaintiff from the said Defendant, and that the said claim of the Plaintiff is for necessaries, to-wit shoes furnished defendant at said Defendant's Request and that the said claim is just and affiant believes that he ought to recover thereon the sum of \$6.18 with interest at 6% from the 12th day of May, 1936.

affiant further says that he has good reason to believe and does believe that the Defendant is in his Possession certain Chattels belonging to him to-wit: one 1927 Chevrolet - No. 9AC-52052 Green & being 625 W. U. Ohio

CONSTABLE'S OR MARSHAL'S FEES	Dol.	Cts.
Serv. and ret. order of Atch., ea. per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. order of eject., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. Order of Rest., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. writ of repl., each per.,	1.00	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. summons, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. subpoena, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. venire, each person,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. notice to garn., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Serv. and ret. exec. against property,	80	
6% on \$..... collected,		
Serv. and ret. on any writ, order or ntc. nec. and not ment. abv., ea. per.,	80	
Mileage, 1st mile 50c, each addl.,	15	
Attending jury trial, each case	2.00	
Attending trial without jury	1.50	
Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal process, the same to be specifically itemized on the back of the writs, and sworn to.		
Summoning and swr. appr., each case,	2.00	
Advertising property for sale,	1.00	
Taking and making ret. of bond,	80	

WITNESS FEES	Dol.	Cts.
Swearing and docketing witness, ea.	10	
Swearing jury,	40	
Hearing case (without trial)	1.00	
Hearing case (Defense interposed,	2.00	
Pronouncing judgment and docketing,	80	
Hearing, determining and docketing—		
dec. of motions or demurrers, each	1.00	
Entering rule of reference,	50	
Swearing and dock. arbit., each,	40	
Issuing and docketing writ of restit.,	80	
Numb., dock. and filing nees. papers,	10	
Ent. judgm. and costs on cash book,	40	
Poundage on judgment debt (if not		
collected within 10 days after judg-		
ment or stay of execution, except on		
Issuing and dock. exc. agst. prp. or prs.,	80	
execution,	4%	
Making trans. from dockt. (incl. cert.),	2.50	
Signing and certif. bill of exceptions,	50	
Reduc. testl. to writing (In bastardy),	1.50	
Issuing and docket, any writ or order		
required not mentioned above,	75	
Making itemized cost bill on docket,	50	

JURY FEES	Dol.	Cts.
Swearing and docketing witness, ea.	10	
Swearing jury,	40	
Hearing case (without trial)	1.00	
Hearing case (Defense interposed,	2.00	
Pronouncing judgment and docketing,	80	
Hearing, determining and docketing—		
dec. of motions or demurrers, each	1.00	
Entering rule of reference,	50	
Swearing and dock. arbit., each,	40	
Issuing and docketing writ of restit.,	80	
Numb., dock. and filing nees. papers,	10	
Ent. judgm. and costs on cash book,	40	
Poundage on judgment debt (if not		
collected within 10 days after judg-		
ment or stay of execution, except on		
Issuing and dock. exc. agst. prp. or prs.,	80	
execution,	4%	
Making trans. from dockt. (incl. cert.),	2.50	
Signing and certif. bill of exceptions,	50	
Reduc. testl. to writing (In bastardy),	1.50	
Issuing and docket, any writ or order		
required not mentioned above,	75	
Making itemized cost bill on docket,	50	

in and for the Township of Liberty
(Township-Village)
Union County, Ohio

and also a 1927 Ford truck, and further than this Defendant saith not.

F. W. Galloway.
Sworn to before me and signed in my Presence this 4th day of June 1938
Arthur W. Galloway,
Notary Public

After which a summons was issued returnable June 7, 1938 also at the same time an order of attachment on chattels owned by said Defendant

Defendant came in on May 6, 1938, and paid 5.00 on this bill and on May 7, 1938. He paid \$1.23 making \$6.23 paid leaving \$4.50 bal due, and agreed to pay said balance June 1st 1938. So I have continued this case until that date.

UNDERTAKING FOR STAY OF EXECUTION

A. D. 19____, the Defendant in the above case came and by his surety, resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:

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

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 19____
J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained judgement against the said _____ on the docket of _____ J. P.—Mayor for _____ Dollars and _____ Cents, and costs taxed _____ Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common Pleas of _____ County. Now, therefore, I, _____ do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ A. D. 19____
J. P.—Mayor

C. L. Rogers

vs.

Agden Titus

Before

F. C. Walker

A JUSTICE OF THE PEACE IN AND FOR

Liberty

Township,

Union

County, Ohio.

This undertaking witnesseth: Whereas C. L. Rogers
 a ~~was~~ resident of said Township¹ Having Brought
 an action against Agden Titus, 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 C. L. Rogers, and
 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 March 1938

C. L. Rogers.

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

H De Wolf Bill
from L Buff

BROADWAY OHIO

Jan 14 1937

Mr Harlow De Wolf

Peoria, O.

In Account With

L. B. GOFF

Hardwood Lumber-Custom Sawing

PHONE: 4801 RAYMO

1936

May 22	to June 28			
	to Hauling logs. Sawing logs			
	and Hauling lumber to his			
	Farm.			
	10690 ft	\$4.00 Per M		1496.6
	to cutting logs			8.25
				<hr/>
				157.91
	credit			106.51
		Bal due	\$51.40	
6%	Interest from June 28, 1936			

L B Goff

