

JUSTICE'S
CIVIL
DOCKET

110

THE COLUMBUS BLANK BOOK MFG. CO.

PRINTERS LOOSE LEAF DEVICES - STATIONERY - OFFICE FURNITURE
511 to 521 S. High St. COLUMBUS, OHIO

NO

119

ORDER DUPLICATES BY REFERRING TO THE ABOVE NUMBER
TELEPHONE ADAMS 5171



Before Robert Driscoll Justice of the Peace in and for Liberty Township, Union County, Ohio.

Cline Brothers	:	
	:	
Plaintiffs,	:	
	:	
VS	:	Bill of Particulars
	:	
Walter Huffman	:	
	:	
Defendant,	:	

Now comes Cline Brothers, and says that there is due them from the defendant herein the sum of \$6.62 and at the rate of 6% from Nov-1st 1938 for goods purchased from them and delivered at defendants request, an itemized account is hereto attached and marked exhibit A and made a part hereof, ~~November 2 1938~~

November 2 1938	one# Putty	10¢
	Tax	01¢
Nov 1st 1938	One Gal Paint	IXL \$3.35
	One Qt Enamel	1.42
	/ 1/2 Gal Oil	1.50
	One Tube Color	.15
	Tax	- .20

6.73

Burl Cline after being duly sworn says that he is one of the partners of Cline Brothers and that the facts as stated and the allegations made are true as he verily believes.

Cline Bros. B. J. E. Cline

Sworn to and subscribed to in my presence this the *16 day of*
April 1940

Justice of the Peace

January 16th, 1940 One Dollar paid on above account to Robert Driscoll by the Defendant.

INDEXED 7396
WARRANTY DEED

and that He will forever WARRANT AND DEFEND the same with the appurtenances unto the said Columbia Fox heirs and assigns, against the lawful claims of all persons whomsoever.

IN WITNESS WHEREOF, The said Edwln C. Jackson and Minnie M. Jackson His Wife

who hereby release s all right of dower in the premises, ha hereunto set Their hands, this Twenty Fourth day of July in the year of our Lord one thousand nine hundred and Twenty Six

Signed and acknowledged in presence of

Norma Ostlitz
Ford & Walber

Edwin C. Jackson
Minnie M. Jackson

THE STATE OF Ohio, Union County, ss.

BE IT REMEMBERED, That on this 24th day of July A. D. 19 26, before me, the subscriber, a Notary Public in and for said County, personally came the above named Edwln C. Jackson and Minnie M. Jackson His Wife. the Grantor sin the foregoing Deed, and acknowledged the signing of the same to be Theivoluntary act and deed, for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal, on the day and year last aforesaid.

Ford & Walber
Notary Public
Union Co O.



FROM

~~*Columbia Fox*
Charles Edward Fox~~

TO

~~*Edwin C. Jackson*~~

Received August 3, 19 26

At 11 o'clock A. M.

Recorded Aug 4 19 26

In Union County

Record of Deeds, Vol. 133

Page 168

Frank L. Adams Recorder.

Recorder's Fee, - - - \$ 90 Pd.

TRANSFERRED,

Aug 4 19 26

Lemuel P. Sherman Auditor.

THE COLUMBUS BLANK BOOK MFG. CO., COL., O.

Mrs Columbia Fox
Proria O. R. 2.

Warranty Deed.

KNOW ALL MEN BY THESE PRESENTS: That EDWIN C. JACKSON

of the Village of Raymond, County of Union
and State of Ohio in consideration of the sum of
One Dollar and Other Considerations Dollars,
to Him paid by COLUMBIA FOX
of the Township of Liberty, County of Union
and State of Ohio the receipt whereof is hereby acknowledged,
do hereby GRANT, BARGAIN, SELL and CONVEY to the said Columbia Fox

Her heirs and assigns forever, the following REAL ESTATE, situated in
the County of Union in the State of Ohio and in the
Township of Liberty and bounded and described as follows:
Being Lot No. Forty Four (44) in Wm, Milligans Addition to the Village
of Raymond, Ohio.

For a more complete description of said Premises, Reference is hereby made
to the Plat of Said Village at the Recorders Office of Union Co

This being the same Property conveyed to Edwin C. Jackson by
Osborne C. Lockwood and Ola D. Lockwood His Wife by Deed Dated
February 14th 1923 and Recorded in Vol 128 Page 202, Record of Deeds
Union Co Ohio.

TO HAVE AND TO HOLD said premises, with all the privileges and appur-
tenances thereunto belonging, to the said Columbia Fox

Her heirs and assigns forever.

And the said Edwin C Jackson, and Minnie M. Jackson His Wife,

for Themselves and Their heirs, do hereby covenant with the said
Columbia Fox

Her heirs and assigns, that He is lawfully seized of the premises
aforesaid; that the said premises are FREE AND CLEAR FROM ALL INCUMBRANCES
WHATSOEVER;

Union County, Ohio

of Help - Payment
Total \$15.80
L. H. Collins
- J. P.

UTION

..... his surety,
or the stay of execution to be entered herein which follows:
..... as surety for the above Stay of
against.....
the costs that may accrue.

....., Surety.
day of..... A. D. 19.....
..... J. P.—Mayor

..... Dollars
100

..... obtained
..... J. P.—Mayor

sts taxed.....
..... intends to appeal therefrom to the Court of Common
of.....

in the sum of.....
sfy such judgment, with interest and costs, and costs that
necessary delay.

of..... A. D. 19.....
..... J. P.—Mayor

Calland Glen W

Calland Frank W

Cline Brothers

Courter Melvin

Martin J. D.

Melvin Courter

Melvin Courter

Roy Oakley

Roy Oakley

Arthur Dimer

Dr Harry Reiter

Loring Thompson

Richard L. Dimer

Dr Harry Reiter

McCurdy Frank

Frank T. McCurdy

C. H. Shaw

REVERSE

Calland Glen W. } Calland	vs	Frank Penn	
Calland Frank W. } Brothers			
Eline Brothers	vs	Huffman Walter page 10	
to sister Melvin	vs	Kelsey Carol pg	16
Martin J. D.	vs	Gregg George pg	18
Melvin Courter	vs	Hodge Carl	20
Melvin Courter	vs	Thomas C. D.	22
Roy Coakley	vs	Smith Wm pg	24
Roy Coakley	vs	Trutt Daniel pg	26
Arthur Dimerine	vs	Hazel Eastep pg	28
Dr Harry Reiter	vs	R. B. Diddine and Robert Diddine	30
Loring Thompson	vs	John Epps	32
Richard L. Cameron	vs	Millard Bowersmith	34
Dr Harry Reiter	vs	Fred E. Brewer	36

McCurdy Frank T.	vs	Thompson Harry
Frank T. McCurdy	vs	Mrs C. Sedgwick. page 12

Q. H. Shaw 10/7 39	vs	Blmer Phipps. page 2
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DIRECT

THE COL. & S. MFG. CO. L. 756

No. 2

J. E. Anderson

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Joe Pettit.

REVERSE

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DIRECT

THE COL. & S. MFG. CO. L 755

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Oakley Petrick.

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DIRECT

THE COL. B. B. MFG. CO. L 756

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D. H. Smart.

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REVERSE

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DIRECT

THE COL. J. B. WFS. CO. L 756

Town

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____
the defendant came, and by _____
his surety
of the County, approved by me as good
ficient surety, caused a Bond for the
execution to be entered herein, which

I, _____
as surety for the stay of execution on the
judgment of _____
against _____
hereby promise and undertake to
amount of said judgment, interest and
and costs that may accrue.

Taken by and signed before me, and
approved this _____

19 _____

Justice of the

Satisfaction of Judgment

Received _____ 19 _____

payment in full of the above judgment
costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Township,

County, Ohio

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

_____ his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

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

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

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

WHEREAS, on the _____ day of _____ 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____

Dollars and costs taxed at \$ _____
100 _____ intend _____ to

and the said _____
appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee _____, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant _____ will prosecute _____ h _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____ h _____, he _____ will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____ Justice of the Peace.

No. 9

Civil Doc. _____ Page 2 New Doc

JUSTICE OF THE PEACE COURT,

Liberty Township,

Union County, Ohio.

Q. H. Shaw

Plaintiff,

vs.

Elmer Phipps
Defendant.

SUMMONS

IN FORCIBLE _____ DETENTION

I hereby certify this to be a true copy of
the original summons with the indorsements
thereon

Carl D. Davis
Constable.

(Copy.)

SUMMONS IN FORCIBLE DETENTION

Gen'l Code, Secs. 10452,-3.

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

You are hereby commanded to summon Elmer Phipps
 to appear before me,

Robert Hoiseck by, a Justice of the Peace of said Township, at my office
 therein, on the 12th day of October 1939, at 1 o'clock P M., to answer unto
O. H. Shaw in an action

for forcible detention of the following premises, to-wit: a 5 Room Dwelling
 Situated in the Township of Liberty, County of Union,
 and State of Ohio, and known as the Culberson Farm

You will make legal service of this writ, and return the same on or before the 12th day of
October 1939, at 1 o'clock P M.

WITNESS my hand this 7 day of October 1939
Robert Hoiseck
 Justice of the Peace.

No!

Nov 6

19 39

RECEIVED OF Robert Oriscoll

Two $\frac{50}{100}$

Dollars

Cost Shaw vs Phipps

\$2.50

Carl Dancie

10/25-39 Recd of Elmer Phipps 2.25
His share of cost as agreed 100
between him and O. F. Shaw

600

BEFORE ROBERT DRISCOLL JUSTICE OF THE PEACE .
FOR AND IN LIBERTY TOWNSHIP,
UNION COUNTY, OHIO .

Now comes O, H, Shaw, and hereby make complaint against Elmer Phipps, for this, did, or about the 1st, day of August 1939, unlawfully and forcibly and with a strong hand and hath ever since and doth still and unlawfully and forcefully, detain from the possession of the plaintiff the following described premises, situated in Liberty Township, Union County, Ohio, and known as the *Carlbertson* farm a five room dwellinghouse, and now in the possession of said defendant.

and the ~~---~~ *30th* day of ~~---~~ *Sept* 1939, the plaintiff served in writing, a three day notice, upon the defendant to leave said premises.

Wherefore, the plaintiff prays process and restitution of said premises and for such other relief that may be found necessary.

Signed

O. H. Shaw

STATE OF OHIO)

UNION COUNTY)

ss .

O, H, Shaw being duly sworn says that the facts stated and the allegations made and contained in the foregoing complaint are true.

Signed

O. H. Shaw

Sworn to and signed in my presence by O, H, Shaw this -
the 7th day of October, A, D, 1939.

Robert Driscoll
Justice of the peace

IN THE JUSTICE OF THE PEACE

COURT OF

Liberty Township

Union County, Ohio

Robert H. Wiscox P.

No. 11

Glenn D. Calland and
Frank Calland, doing business
as Calland Brothers,
Plaintiffs

vs

Frank Penn,
Defendant

Affidavit in Attachment

100% PAC
GENERAL STAR BOND
100% PAC
GENERAL STAR BOND

100% PAC
GENERAL STAR BOND

page 5

Glenn D. Calland and
Frank N. Calland, doing business
as Calland Brothers,

Plaintiffs

vs

Frank Penn,

Defendant

IN THE JUSTICE OF THE PEACE COURT

of Liberty Township

Union County, Ohio

Robert H. Wiser J.P.

No. 11

Affidavit in Attachment

Julius W. Long, being duly sworn says he is attorney for the Plaintiffs in this cause and is commencing a civil action herewith in this Court against Frank Benn for the recovery of money for goods sold and delivered to him on a book account from the 15th day of August, 1936 to the 1st day of October, 1938 for the sum of \$65.74 on which book account there is a credit of \$2.00; that said claim is just and affiant believes plaintiffs ought to recover thereon the amount of \$63.74 with interest at the rate of 6% per annum from the 16th day of November, 1938; that said claim is for necessaries furnished to the defendant at his request and that the facts set forth in this affidavit are true.

Julius W. Long
Attorney for Plaintiffs

Sworn to before me and subscribed in my presence this 12th day of
January, 1940.

Mary F. Abel

Mary F. Abel, Notary Public,

Logan County, Ohio

ORDER OF ATTACHMENT

Glen W. Calland
Frank W. Calland Plaintiff..

VS.

Frank Penn Defendant..

Before. *Robert Hoisick* J. P.

Returnable *Jan 16* 19 *40*

Amount for which plaintiff will take judgment if defendant fails to appear:
 Claim *\$63.74*
 And interest from *11/14-35* *4.45*
 Probable costs *10.00*
 TOTAL *78.19*

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

Received this order. *11 am*..... on *January 13*. I went to the place where the defendant's property described in the annexed inventory and appraisement, was found, and there at *5 P. M.* of said day, in the presence and hearing of *Geo. Sanderson*..... and *Willy B. Anderson*..... two credible persons, did declare that, by virtue of this order, I attached said property at the suit of *Glen W. Calland* and did then and there attach it; and I then, with *Geo. Sanderson*..... and *Willy B. Anderson*..... 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..... 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'S FEES	
Service	\$ 1.00
Mileage	2.00
Sum. & Swr. App.	2.50
Appraiser's Fees	2.00
TOTAL	\$ 7.50

Willy B. Anderson

Constable.

The State of Ohio, Union County, ss.

Glen W. Calland
Frank W. Calland

VS. Plaintiff..

Before Robert Hoiseole
Justice of the Peace, in and for Liberty

Frank Penn
Defendant..

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 Their claim for \$63.74 Dollars and interest from the 16th day of November, 1935, and \$10.00 Dollars, the probable costs of this action.

YOU ARE ALSO COMMANDED TO SUMMON Frank Penn

to appear before me, at my office in said Township, on the 16th day of January, A. D. 1940

at 1 o'clock P.M., to answer the action of Glen W. Calland & Frank W. Calland

who claim... of the defendant... the sum of \$63.74... with interest thereon at 6% per cent from the 16th day of November, 1935, for necessaries furnished to the defendant at his request

The plaintiff S. ask... judgment for the amount endorsed hereon and for costs.

Of this writ make legal service and due return on the 16th day of January, 1940.

Given under my hand this 12 day of January, 1940

Robert Hoiseole Justice of the Peace

Woe Bot P - 130 Court Costs

Taking see for C 60

indexing case 20

Taking approu Bond 50

Summons 40

order atchmt 70

numbering file 40

papers 50

cost bill 50

renewed 3.60

Constable Service order attach

9 mileage 11 miles

Service of Summons 1

appraisers

\$ 1.00

2.00

50

2.00

5.50

3.60

9.40

IN THE JUSTICE OF THE PEACE

COURT OF

_____ TOWNSHIP

UNION COUNTY, OHIO

_____ J.P.

Glenn D. Calland and Frank N.

Calland, doing business as

Calland Brothers, Plaintiffs

vs

Frank Penn, defendant

Bill of Particulars

No. _____

BILL OF PARTICULARS

Glenn D. Calland and
Frank N. Calland, doing business
as Calland Brothers,
Plaintiffs

vs
Frank Penn,
Defendant

IN THE JUSTICE OF THE PEACE COURT

of Liberty Township

Union County, Ohio

Robert Wisocki J.P.

No. 11 page 6

BILL OF PARTICULARS

Plaintiffs say there is due and unpaid to them from the defendant upon an account, the original of which is herewith filed and hereto attached, and made a part hereof marked "Exhibit A" with all credits and endorsements thereon, the sum of \$63.74 with interest from the 16th day of November, 1938.

Wherefore plaintiffs pray judgment against the defendant in the said sum of \$63.74 with interest from the 16th day of November, 1938.

Glenn D. Calland and Frank N.
Calland, doing business as Calland
Brothers, By
Julius W. Long
Their Attorney

State of Ohio, County of Logan:

Julius W. Long, being first duly sworn, says that he is the duly authorized attorney of the plaintiffs herein, and that the facts stated and allegations contained in the foregoing Bill of Particulars are, as he verily believes, true.

Julius W. Long

Sworn to before me and subscribed in my presence this 12th day of January, 1940.

Mary F. Abel
Mary F. Abel, Notary Public, Logan
County, Ohio

action No-14

INVENTORY

Action in attachment,
Glen D, Calland & Frank N, Calland

vs

Frank Penn

I went to the place where the defendants proptery described in the annexed inventory and appraisalment, one ford Coupe, and there at 5 O'clock PM of said day, in the presence and hearing of George Sanderson, and Utly B, Winter, two credible persons, did declare that, by virtue of this order, that I attached said proptery at the suit of Glen D, Calland and Frank N, Calland, and did then and there attach it: and then with George Sanderson and Utly B, Winter, Two householders of Union-County, after administering an oath truely to inventory and appraise said proptery, namely one Ford Coupe, which we valued at \$80,00, being all that was attached; And said inventory and appraisalment, signed by me and said householders, is annexed and returned with this Order.

Jan. 13 - 1940

Householders Signature

Utly Winter
Geo H. Sanderson

Constable

J. M. D. Bay

1932 FadLoufe
8

18-109072

Jan 16

1940

Received Robert H. Houscott

Five ¹⁰⁰/₁₀₀ 50

Dollars.

Costs in full - Calhoun Co, Penn

\$5.50

J. M. M^o. J. Gray

No.

Civil Doc. Page 16

Before N. N. Jolley

Justice of the Peace,

Liberty Township,

Newton County, Ohio.

Melvin Courter

vs. Plaintiff.....

Carol Kelsey

Defendant.....

SUMMONS.

Returnable Feb 23 1942

at 9 o'clock P. M.

Amount for which Plaintiff will
take Judgment if Defendant.....
fail to appear - - - - \$ 16.84

With interest at 6 per cent.
from Sept 1940 1.49

Justice's Fee - - - - \$ 2.30

Constable's Fee, - - - - \$ 1.25

21.88

CERTIFICATE

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

J. M. Kelsey
Constable.

SUMMONS.

THE STATE OF OHIO, Nauvoo COUNTY, ss.

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

YOU ARE HEREBY COMMANDED to summon Carol Kelsey
to appear before me, the undersigned, a Justice of the Peace, at my office in Liberty Township,
on the 23 day of February 1942, at 1 o'clock P. M., to answer the action of
Melvin Courter vs. Carol Kelsey
for the amount due on account for \$18.33 principal & interest
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 23 day of February 1942,
at 1 o'clock P. M. WITNESS my hand, this 20 day of February 1942

N. H. Jolly

Justice of the Peace.

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$\overline{) 149}$
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2.30

1.25

230

125

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200

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21,88

7

1488

1.55

13.33

3188

18

358

18.33

7

21.33

5

16.33

10711
110
1.35
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1.35
1.35

$\frac{57}{3}$

$$\begin{array}{r} 6.02 \\ + .06 \\ \hline 6.08 \end{array}$$

$$\begin{array}{r} 6.02 \\ + .33 \\ \hline 6.35 \end{array}$$

18.33

2.30 J.P

1.25 Con

21.88

pd

7

14.88 to be pd

1.55

13.33

Apr 2 - 1942

Rec'd on the
Carol Kelsey
account

Five Dollars

Melvin Courtes

Paid on the Carol
Kelsey acct
Five Dollars

Melvin Carter

AFFIDAVIT IN PROOF OF CLAIM.

Claim of *Melvin Couster*

Against

Carol Kelsey

Claim filed *Feb 20* 19*42*

Amount claimed, - - \$*16 84*

with interest from *Sep 1* 19*41*

Said claim is¹

on this _____ day of _____ 19 _____

1. The assignee, executor, etc., should here write "allowed" or "rejected," as may be, and sign his name as assignee, trustee, etc.

_____ hereby authorize _____

_____ to appear

and act for _____ in the matter of the assign-
ment of _____

within named, to vote for _____ in the choice
of Trustee _____, and to do all other things for

_____ in relation to said Debtor's Estate which
_____ could do if personally present.

Done this _____ day of _____ 19 _____

Creditor within named.

The State of Ohio, Union County, ss.

Before me, the undersigned, _____, within and for said County, personally appeared Melvin E. Couster who being duly sworn according to law says that he is⁽¹⁾ _____

the owner of the claim hereto attached: that said claim and each item thereof against said defendant, Carol Kelsey as set forth in the same is just and lawful: that the consideration for the same is

⁽²⁾ for gasoline, oil, propane : that there is due and

unpaid on same the sum of sixteen ⁸⁴/₁₀₀ Dollars as principal and ⁽³⁾ one - ⁴⁹/₁₀₀ Dollars as interest to

Feb 20 1942, and that interest is claimed on said principal from Sep 1 1940, till paid, all at 6 per cent. per annum: that there are no counter claims, or set-offs whatever against the same, and that said owner has no security whatever for same to the best of affiants knowledge and belief, ⁽⁴⁾ _____

Melvin E. Couster Affiant.

Sworn to and subscribed before me this 20 day of February A. D. 1942

Cost of this affidavit 80 cents. }

Paid by _____

W. N. Jolliff Justice of Peace

- (1) Here say "One of the Firm of," etc., "Administrator of," etc., as the case may be. If the claim is a personal one of the affiant, this space is not used.
 (2) Here say "Goods sold and delivered," or "Services rendered," etc., "As set forth in said claim," as the case may require.
 (3) This line is used only in case partial payment has been made, on which interest has to be reckoned separately.
 (4) If there should be any set-offs, counter claims or security, specify them in the account and add here "Except as set forth in said claim."

CIVIL DOCKET

Civil Action

Robert Driscoll

Justice of the Peace Court

Liberty

Tow

10-37-3 THE CCL. B. S. WFG. CO. 119

	Pltffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50			
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case Pliffs. and Defts. each	.10	20		
Taking and Certifying Affidavits, each	.80	50		
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing summons Defts., each	.40		40	
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailor for Prisoner	.80			
Swearing Witnesses, each	.10			
Swearing Jury	.40	20		
Hearing Case on Appearance without Trial	1.00			
Hearing Case When Defense is Interposed	2.00	2 00		
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80		50	
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10	20		
Entering Judgment and Costs on Cash Book	.40	40		
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75			
Making Itemized Cost Bill	.50	50		
Total Justice's Fees		6 00		
Reduced to total of paid		2 00		

NAME OF OFFICER paid

NOTE: The following fees cover service and return of writs and copies to complete service, when required by law.

	Defts., each	
Service of Order of Attach't	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Order of Eject't	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Order of Resti'n	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Writ of Replevin	1.00	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Summons	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Subpoenas	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Venire	.80	
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Notice to Garnishee	.80	
each		
Mileage, 1st m., 50c; add'l m., each	.15	
Service of Execu'n against Prop. or Person	.50	
Mileage, 1st m., 50c; add'l m., each	.15	
And 6% on \$ thus collected		
Service of Any Other Writs, Orders or Notices	.80	
Persons, each		
Mileage, 1st m., 50c; add'l m., each	.15	
Attending During Jury Trial, each case	2.00	
Attending During Trial without Jury	1.50	
Summoning and Swearing Appraisers	2.00	
Advertising Property for Sale, by Posting	1.00	
Taking and Returning Bonds, each	.80	
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods For Care of Animals		

11/8 total Paid 2 50

JURY No. of Miles

WITNESSES

O. H. Shaw
 Plaintiff
 vs.
 No. 9 *Elmer Phipps*
 Defendant

Action on *Forceable Detention*

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 1939; the said Plaintiff filed a Bill of Particulars herein, whereupon the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
 Now comes *O. H. Shaw*. and hereby make Complaint against *Elmer Phipps*. for this did, or about or about the 1st day of August 1939, unlawfully and forceably and with a strong hand and with two lines and doth still and unlawfully and forcefully detain from the possession of the plaintiff the following described premises, situated in Liberty Township, Union County, Ohio, and known as the *Culbertson Farm* a five room dwelling house and now in possession of the defendant, and on the 30th day of September, 1939, the plaintiff served in writing, a Three day notice upon the defendant to leave said premises.

Wherefore, the plaintiff prays process and restitution of said premises and for such other relief as may be found necessary.

Signed *O. H. Shaw*
 State of Ohio } ss
 Union County)
O. H. Shaw being duly sworn says that the facts stated and the allegations made and contained in the foregoing complaint are true

Signed *O. H. Shaw*.
 Sworn to and Signed in my presence by *O. H. Shaw*, this the 7th day of October A. D. 1939.

Robert Driscoll
 Justice of the Peace

Liberty Tow

Simmons —

State of Ohio

To *Carl Hlav*

You are hereby
 to appear before
 said Township, at
 at 1-0' clock p.m.
 Forceable detentio
 dwelling situated
 State of Ohio, an

You will make &
 same on or before

Witness my

Both parties of
 testimony of
 It is therefore
 restitution of
 said complain

Defendant
 writ of

Bond for Stay of Execution
 Gen'l Code, Sec. 10401

On the _____ day of _____
 the defendant came, and by _____
 his surety
 of the County, approved by me as good
 efficient surety, caused a Bond for the
 execution to be entered herein, which

I, _____
 as surety for the stay of execution on t
 judgment of _____
 against _____
 hereby promise and undertake to
 amount of said judgment, interest an
 and costs that may accrue.

Taken by and signed before me, an
 approved this _____
 19 _____

Justice of the
 Satisfaction of Judgment

Received _____ 19 _____

payment in full of the above judgm
 costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Peace Court

Liberty

Township,

Union

County, Ohio

Forecable Detention

Summons - Detention

State of Ohio. Union County. Justice of the Peace Court Liberty Township.

To Carl Hlavay, Constable of said Township, greeting.

You are hereby commanded to summon Elmer Phipps to appear before me, Robert Whiscoll by a Justice of the Peace of said Township, at my office therein on the 12th day of October, 1939 at 1-0' clock p.m. to answer unto O. H. Shaw in an action for Forecable Detention of the following premises, to-wit: a 5 room dwelling situated in Liberty Township, County of Union and State of Ohio, and known as The Culbertson Farm.

You will make lawful legal service of this writ and return the same on or before the 12 day of October 1939 at 1-0' clock p.m.

Witness my hand this 7th day of October - 1939

Robert Whiscoll Justice of the Peace

Both parties appeared in the above cause, and after hearing testimony of plaintiff and defendant. It is therefore considered by me, that the said plaintiff have restitution of the premises mentioned and described in his said complaint.

Defendant agreed to move by Oct 14th 1939 writ of restitution not issued Robert Whiscoll, J.P.

Att'y for Plff. Att'y for Deft. ed, \$ with interest from 19, at per cent and costs. for 19, \$

of October 1939; particulars herein, whereupon

figures following, to-wit: and hereby make Phipps for this. 1st day of August 1939. The said premises and doth lawfully and lawfully detain in Liberty Township, known as the dwelling house of defendant. On the 12th day of October, 1939, the said premises.

ys process and premises and for found necessary. O. H. Shaw

own says that the s made and complaint are true. O. H. Shaw. My presence by day of October 1939. Robert Whiscoll Justice of the Peace

Bond for Stay of Execution Gen'l Code, Sec. 10401 On the... day of... 19... the defendant came, and by... his surety resident of the County, approved by me as good and sufficient surety, caused a Bond for the stay of execution to be entered herein, which follows: I, as surety for the stay of execution on the above judgment of... against... do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue. Taken by and signed before me, and surety approved this... day of... 19... Justice of the Peace. Satisfaction of Judgment Received... 19... from... Dollars, payment in full of the above judgment and costs.

APPEAL BOND On the... day of... 19... said... entered into an undertaking to the adverse party as follows: Plaintiff... vs. Defendant... Justice of the Peace Court, Township, County, Ohio. WHEREAS, on the... day of... 19... the said... obtained a judgment against the said... on the docket of said... Justice of the Peace, for... Dollars and costs taxed at \$... intend to appeal therefrom to the Court of Common Pleas of said County. NOW, THEREFORE, of... County, Ohio, hereby promise and undertake to the said appellee, in the sum and to the amount of... Dollars, conditioned, that the said appellant will prosecute his appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against him, he will satisfy it and the costs. Taken, Executed and Acknowledged before me, and surety approved, this... day of... 19... Justice of the Peace.

CIVIL DOCKET

Justice of the Peace Court

Town

Civil Action

10-37-3 THE GEN. S. S. 979, CC. 119

JUSTICE OF THE PEACE
NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

Pltffs. Costs Defts. Costs
Dolls. Cts. Dolls. Cts.

Docketing Petition or Bill of Particulars	.50		
Appointing Guardian for Minor	.60		
Taking Security for Costs	.60		
Indexing Case Pliffs. and Defts. each	.10		
Taking and Certifying Affidavits, each	.80		
Taking and Approving a Bond, Undertaking or Recognizance	.80		
Issuing summons Defts., each	.40		
Issuing Order of Attachment	.70		
Issuing Order of Arrest	.70		
Issuing Writ of Replevin	.75		
Granting Continuances, each	.40		
Issuing Commitment to Jail	.70		
Issuing Subpoena Persons, each	.10		
Issuing Venire Persons, each	.10		
Issuing Order on Jailer for Prisoner	.60		
Swearing Witnesses, each	.10		
Swearing Jury	.40		
Hearing Case on Appearance without Trial	1.00		
Hearing Case When Defense is Interposed	2.00		
Sitting in Case, Trial by Jury	2.50		
Hearing Motions or Demurrers, each	1.00		
Pronouncing Judgment	.80		
Entering a Rule of Reference	.50		
Swearing Arbitrators, each	.40		
Issuing Writ of Restitution	.80		
Numbering and Filing Necessary Papers, each	.10		
Entering Judgment and Costs on Cash Book	.40		
Iss'g Execution Against Property or Person	.80		
Poundage—4% on \$ collected			
Making Transcript, Including Certificate	2.50		
Signing and Certifying Bill of Exceptions	.50		
Reducing Testimony to Writing in Bastardy Proceedings	1.50		
Issuing Other Writs or Orders, each	.75		
Making Itemized Cost Bill	.50		

Total Justice's Fees

NAME OF OFFICER

Constable.

NOTE: The following fees cover service and return of writs and copies to complete service, when required by law.

Service of Order of Attach't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.50
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property for Sale, by Posting	1.00
Taking and Returning Bonds, each	.60
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

JURY No. of Miles

WITNESSES

Paul M. Hibbins
Plaintiff
No. 10 vs.
Edward Hoy
Defendant

Action on

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 6 day of Dec. 1939,
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:

*Suit Withdrawn by plaintiff
entered premature*

Bond for Stay of Execution

Gen'l Code, Sec. 10401

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

_____ his surety
of the County, approved by me as good
ficient surety, caused a Bond for the
execution to be entered herein, which

I, _____
as surety for the stay of execution on the
judgment of _____

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

Taken by and signed before me, as
approved this _____ 19 _____

Justice of the

Satisfaction of Judgment

Received _____ 19 _____

payment in full of the above judgment
costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Peace Court

Township,

County, Ohio

Att'y for Plff.

Att'y for Deft.

d, \$ with interest from
19 , at per cent and costs.

19 , \$

of Dec: 1939 ,
dollars herein, whereupon

figures following, to-wit:

plaintiff

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

_____ his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

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

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

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

WHEREAS, on the _____ day of _____ 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____

Justice of the Peace, for _____
Dollars and costs taxed at \$ _____
100 _____ intend _____ to

and the said _____
appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant _____ will prosecute _____ h _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____ h _____, he _____ will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action

Robert Horiscolt

Justice of the Peace Court

Liberty

Town

10-57-3 THE COL. J. S. WR. CO. 119

JUSTICE OF THE PEACE
NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

Table with columns for Docketing, Issuing, Hearing, etc., and corresponding costs in Dollars and Cents.

Total Justice's Fees Jan 16 paid 3 60

NAME OF OFFICER

Table with columns for Constable, Service of Order of Attach't, Mileage, etc., and corresponding costs.

Jan 16 paid 5.50

JURY No. of Miles

WITNESSES

Pltffs. Costs Defts. Costs
Dolla. Cts. Dolla. Cts.

Glen W. Calland
Frank W. Calland
No. 11 vs.
Frank Penn

Action on Attachment for
Necessaries
Julius W. Long
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$63.74 with interest from
Nov 16 1935, at 6 per cent and costs.
Judgment for
Jan 16 1940, \$
and costs \$ 9.40

Be it Remembered, That on the 12 day of Jan 1940,
the said Plaintiff filed a Bill of Particulars herein, whereupon
the following proceedings were had:

Said Bill of Particulars being in words and figures following, to-wit:
Plaintiffs say there is due and unpaid to
them from the defendant upon an account,
the original of which is herewith filed
and hereto attached, and made a part
hereof marked "Exhibit A" with all credits
and endorsements thereon, the sum \$63.74
with interest from the 16th day of November
1935. Wherefore plaintiffs pray judgment
against defendant in the said sum of
\$63.74 with interest from the 16th day
of November, 1935.

Glen W. Calland and
Frank W. Calland, doing
business as Calland Brothers
By Julius W. Long their attorney.

State of Ohio, County of Logan.
Julius W. Long being first duly sworn,
says that he is the duly authorized attorney
of the plaintiffs herein, and that the facts
stated and allegations contained in the foregoing
bill of particulars are, as he verily believes,
true. Julius W. Long.

Sworn to before me and subscribed
in my presence this the 12th day of January, 1940.
Mary T. Abel
Notary Public Logan County
Ohio

Jan 16 - 1940. This case settled
by defendant assigning an '32 Ford
Coupe to plaintiffs
so the case is ended
Robert Horiscolt J.P.

This cause accepted on word of attorney
for plaintiff, Julius W. Long that there
is no justice of the peace in Ellen Township
Exhibit A delivered to defendant after this
cause was settled

Order
The State of Ohio
Glen W. Calland
Frank W. Calland
vs
Frank Penn
To any constable
said county
you are hereby
keep the good
credits, known
said county.
to the payment
thereof as will be
and interest for
The probable cost

You are also
to appear before me
on the 16 day
to answer
Calland Brothers
with interest
November 1935
ant at his
The plaintiff
here on and
of this writ
of January
given under

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the... day of...
the defendant came, and by...
his surety
of the County, approved by me as good
ficient surety, caused a Bond for the
execution to be entered herein, which
I,
as surety for the stay of execution on the
judgment of
against
hereby promise and undertake to
amount of said judgment, interest and
and costs that may accrue.
Taken by and signed before me, and
approved this... 19...
Justice of the
Satisfaction of Judgment
Received... 19...
payment in full of the above judgment
costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Peace Court

Liberty

Township,

Union

County, Ohio continued on page 5

Attachment for
M. Long Att'y for Plff.
Att'y for Deft.

\$63.74 with interest from
1935, at 6 per cent and costs.

1940, \$

9.40
of Jan 1940,
dollars herein, whereupon

figures following, to-wit:

and unpaid to
on an account
rewards filed
made a part
with all credits
the sum \$63.74
day of November
may judgement
said sum of
on the 16th day

land and
alland, doing
s Calland Brothers
ney.
nty of Logan
Duly Sworn
rized attorney
that the facts
ed in the foregoing
e verily believe.

and subscribed
of January 1940.
T. Abel
Antilia Logan County

settled
ng an 32 Ford
se is ended

word of attorney
ong that there
Allen Township
ant after this

Order of attachment With Summons

The State of Ohio, Union County ss

Glen H. Calland
Frank W. Calland

vs
Frank Penn Defendant

Before Robert H. Riscol
Justice of the Peace, in and for
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 their claim for \$63.74 Dollars
and interest from the 16th day of November 1935 and \$10.00
The probable cost of this action.

You are also commanded to summon Frank Penn
to appear before me, at my office in said Township
on the 16 day of January 1 a.d. 1940, at 10 o'clock pm
to answer to the action of Glen H. Calland and Frank W.
Calland who claim of the defendant... the sum of \$63.74
with interest thereon at 6 percent from the 16th day of
November 1935 for necessaries furnished to the defend-
ant at his request.

The plaintiffs... ask... judgement for the amount endorsed
here on and for costs.
of this writ make legal service and due return on the 16th day
of January 1940.

Given under my hand this the 12 day of January 1940
Robert H. Riscol Justice of the Peace

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.
Satisfaction of Judgment

Received _____ 19____, from _____

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

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

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

WHEREAS, on the _____ day of _____ 19____, the said
_____ obtained a judgment against the said
_____ on the docket of said

Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant _____ will prosecute _____ h _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____ h _____, he _____ will
satisfy it and the costs.

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

of _____ 19____
Justice of the Peace.

No. 11

Civil Doc. _____ Page 8-9

Before Robert Driscoll
Justice of the Peace,

Liberty Township,
Union County, Ohio.

Glen H. Calland
Frank M. Calland
Plaintiff

vs.

Frank Penn

Defendant

**BOND FOR
ORDER OF ATTACHMENT**

Filed Jan 13 1940

Robert Driscoll
Justice of the Peace.

BOND FOR ORDER OF ATTACHMENT

Gen'l Code, Sec. 10254.

Glen W. Calland
Frank W. Calland
vs. Plaintiff

Before Robert Hoiseoll
Justice of the Peace of Liberty

Frank Penn
Defendant

Township, Union County, Ohio

We bind ourselves to the Defendant Frank Penn

in the sum of \$130.00 One Hundred and Thirty Dollars

that the Plaintiff, Glen W. Calland & Frank W. Calland
doing business as Calland Bros, will pay the Defendant the damages,
not exceeding One Hundred and Thirty Dollars, which he may
sustain by reason of the attachment in this action, if the order is wrongfully obtained.

Liberty Township, Union County 1940

Calland Brothers
By Glen W. Calland

Signed before me at my office, and sureties approved, this 13th day of

January 13 1940

Robert Hoiseoll
Justice of the Peace.

1. Not less than double the amount of the plaintiff's claim.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Township, *continued from page 5* County, Ohio

Peace Court

attachment
St. Long.

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

d, \$63.74 with interest from
1938, at 6 per cent and costs.

Car assigned
19, \$
9.40

of 19,
Dollars herein, whereupon

figures following, to-wit:

Justices of the peace
Union County
910 11
by sworn says
affs in this cause
action herewith
penn for the
sold and delivered
on the 15th day
day of October,
which book account
said is just
ts ought to
of \$63.74 with
anum from
that the claim
furnished to
est and that
adant are true.
attorney for

scribed in my
January 1940.
libic. for Logan co

hment
M. Calland

pendant
Justice of the peace
m County, Ohio

the defendant
um of \$130.00
dollars. That
lland, Frank N.
Calland Brothers
ic damages got
nd thirty dollars

which he may sustain by reason of the attachment in this
action, if the order is strongly obtained.

Liberty Township, Union County 1940

Signed before me at my office, and sureties approved.

This 13th day of January 1940. Calland Brothers
Glen H. Calland

Robert Hoiscoll
Justice of the Peace

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____

the defendant came, and by _____
his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.

Satisfaction of Judgment
Received _____ 19____, from

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

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court, _____
Township, _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said
_____ obtained a judgment against the said
_____ on the docket of said
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action before Robert Driscoll

Justice of the Peace Court

Liberty

Town

Table of Justice of the Peace fees including Docketing, Issuing, and Hearing fees.

Total Justice's Fees 3.30 Paid by Plaintiff Marion McElroy

Table of additional fees for Service of Order, Mileage, and other legal services.

JURY table with columns for No. of Miles.

WITNESSES table.

Pliffs Costs Defts. Costs Action on Cline Brothers vs. Walter Huffman

Be it Remembered, That on the 16 day of April 1940, the said Plaintiff filed a Bill of Particulars herein...

Said Bill of Particulars being in words and figures following, to-wit: Before Robert Driscoll Justice of the Peace in and for Liberty Township, Union County, Ohio.

Now comes Cline Brothers and says that there is due them from the defendant herein the sum \$6.62 and interest at the rate of 6% from Nov 1-1938...

Nov 1st 1938 one gal paint 1x1 .10f 1 qt Enamel .01 1 1/2 Gal Oil 3.30 one tube Color 1.42

By B.O. Cline L.H. Collins Notary Public

Jan 16th 1940 credit by \$1.00 paid to Robert Driscoll by Defendant.

The State of Ohio To any Constable of you are hereby...

April 20th and Defendant the costs and...

Bond for Stay of Execution

On the... day of... the defendant came, and by... his surety of the County, approved by me as good...

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Peace Court

Liberty

Township, Union

County, Ohio

Summons

The State of Ohio, Union County, ss
 To any Constable of Liberty Township in said County, greeting
 you are hereby commanded to summon Walter Hoffmann
 to appear before me, the undersigned, a Justice of the Peace, at my
 office in Liberty Township on the 20th day of April 1940 at 8 o'clock
 p.m. to answer the action of Cline Brothers for the amount
 due on their account for paint and accessories.
 The plaintiffs ask a judgement for the amount indorsed hereon,
 and for costs -
 you will make due return of this writ on the 20th day of April 1940
 at 8 o'clock p.m. Witness My Hand this 16th day of April 1940

Robert Wriscoff
 Justice of the Peace

April 20th 1940 - this case compromised by plaintiff
 and defendant, by agreement for each to pay one half of
 the costs, and defendant agreed to pay one dollar each
 week until entire bill is paid.

total bill for goods was, including interest \$ 7.53
 Court fees April 20th paid 2.00 by plaintiff
 Constable fees May 2 Paid 50 " "
 total \$ 7.03
 Defendant paid - January 16 - paid 1.00
 Defendant paid - April 20 - 1940 - " 1.00
 Balance due Plaintiff - \$ 5.03
 Case closed

Robert Wriscoff, J. P.

Att'y for Plff.
 Att'y for Deft.
 \$ with interest from
 19, at per cent and costs.

19, \$
 of April 1940,
 lars herein, whereupon

figures following, to-wit:

of the peace in
 Union County, Ohio.
 I say that there
 is herein the sum
 of \$ 6.00 from 1938-1939
 delivered at the
 account is
 A and made a

.104
 .01
 3.35
 1.40
 1.60
 15
 20
 50 cts - \$ 6.73

Sworn says that
 Cline Brothers and
 the allegations made
 es.

10 by request of
 described to in my
 number A.D. 1939

Cline Bros
 Cline
 H. Collins
 my public
 by \$ 1.00 paid to
 H.

Bond for Stay of Execution
 Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
 the defendant came, and by _____
 his surety resident
 of the County, approved by me as good and suf-
 ficient surety, caused a Bond for the stay of
 execution to be entered herein, which follows:
 I, _____
 as surety for the stay of execution on the above
 judgment of _____
 against _____ do
 hereby promise and undertake to pay the
 amount of said judgment, interest and costs,
 and costs that may accrue.

Taken by and signed before me, and surety
 approved this _____ day of _____
 19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

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

APPEAL BOND

On the _____ day of _____ 19____, said _____
 entered into an undertaking to the adverse party as follows:

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

WHEREAS, on the _____ day of _____ 19____, the said
 _____ obtained a judgment against the said
 _____ on the docket of said
 Justice of the Peace, for _____
 Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
 of _____ County, Ohio, hereby promise and undertake to
 the said appellee, in the sum and to the amount of _____ Dollars,
 conditioned, that the said appellant will prosecute h appeal to effect without unneces-
 sary delay, and that if on the appeal judgment be rendered against h, he will
 satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
 of _____ 19____
 Justice of the Peace.

Bill of Particulars
Before Robert Driscoll
J.P. Raymond Ohio,

Cline Brothers
Plaintiffs

VS

Walter Huffman
Defendant,

Before Robert Driscoll Justice of the Peace in and For
Liberty Township Union County Ohio,

Cline Brothers *

Plaintiffs, *

VS *

Bill of Particulars,

Walter Huffman *

Defendant, *

Now comes Cline Brothers And says that there is due them from
the defendant herein the sum of \$6.32 and Interest at the rate of
6% from Nov- 1st 1938 for goods purchased from them and delivered
at defendants request, An Itomized account is Hereto attached Marked
Exhibit A and made a ppart hereof,

November 2 1938	one # Putty	10¢
	Tax	1¢
Nov 1st 1938	One Gal Paint 1 X 1	3.35
	One Qt Enamel	1.42
	1/2 Gal Oil	1.50
	One Tube Color	15.
	Tax	20.
		<hr/>
		\$6.73

Burl Cline after being duly sworn days that he is one of the Partners
of the Cline Brothers and that the facts as stated and the allegations
made are true as he varily believes,

Cline Bros

Date Changed by request of Cline Bros to April 16th 1940
Sworn to and subscribed to in my presence this 20th Day of November A.D.

1939

L. H. Collins

Notary Public

interest 9¢ Jan 16th 1940 Credit by \$1.00

No. 12

Civil Doc. Page 10-11

Before Robert Wiseold

Justice of the Peace,

Liberty Township,

Union County, Ohio.

Clara Boothers
vs. Plaintiff,

Walter Huffman
Defendant.

SUMMONS.

Returnable April 20th 1940

at 5 o'clock P M.

Amount for which Plaintiff will Bal of
take Judgment if Defendant
fail to appear - - - - \$5.62

With interest at 6 per cent.
from November 1 1935

Justice's Fee - - - - \$3.50

Constable's Fee, - - - - \$50

CERTIFICATE

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

J. W. McFly
Constable.

Service April 16 - 930 pm

SUMMONS.

THE STATE OF OHIO, Union COUNTY, ss.

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

YOU ARE HEREBY COMMANDED to summon Walter Huffman
to appear before me, the undersigned, a Justice of the Peace, at my office in Liberty Township,
on the 20 day of April 1940, at 8 o'clock P M., to answer the action of
Cline Brothers
for the amount due on their account for paint and accessories
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 20 day of April 1940,
at 8 o'clock P M. WITNESS my hand, this 16 day of April 1940

Robert Whiscol

Justice of the Peace.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Peace Court

Liberty

Township,

Union

County, Ohio

book account

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

\$22.37 with interest from
1940, at 6 per cent and costs.

Continued from page 12

The plaintiff asks a judgement for the amount indorsed hereon,
and for costs.

You will make due return of this writ on or before the 9th day of
May, 1941 - at one o'clock P.M.

Witness my hand, this 6th day of May 1941

Robert Whiscolt
Justice of the Peace

Raymond, Ohio, May 6th 1941

Received this writ on the 6th day of May 1941 and I served the
same on the 6th day of May 1941 on the defendant by leaving a certified
copy thereof, and of the indorsement thereon with Mr. C. Sedgwick,
the defendant.

J. M. McCloy, Constable.

Returned and Filed May 5th 1941
Robert Whiscolt
Justice of the Peace.

May 9th 1941 - at 2 o'clock pm parties appeared Trial had.
Frank T. McCurdy plaintiff sworn, Mr. C. Sedgwick defendant
and Robert Sedgwick sworn and examined as witness for
the defendant.

It is thereupon and on said day considered by me, that the said
Frank T. McCurdy recover of the said Mr. C. Sedgwick
\$22.37 and one dollar interest making \$23.37 debt.

and costs herein taxed as follows: pronouncing judgement .50
docketing bill of particulars .50 indexing plaintiff and deft .20
issuing summons deft. .40 swearing witnesses .30 hearing case when
defense is interposed \$2.50 numbering and filing necessary papers .20
Constable fees. Service of summons .50 - 1st mile .50 total \$1.30
Total Costs \$5.70 Reduced to \$3.30 paid by plaintiff
May 14 P paid the constable \$1.30 his fees R.W.

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

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

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

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

WHEREAS, on the _____ day of _____ 19____, the said
_____ obtained a judgment against the said
_____ on the docket of said
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

1941, \$29.37
3.30
of April 1941,
dollars herein, whereupon
figures following, to-wit:
due him from
\$22.37, being
for merchandise
elevator of which
judgement for
which he claims
the first day of
Cameron
plaintiff.
Sworn, J. M. McCloy
within entitled
in the foregoing
and that there is
claimed therein
McCurdy
signed in my
Cameron.
in and for Union -
County
ry Township
ed to Summon
or before me, the
Peace, at my
on the 9th day
Pm to answer
rdy who claims
m of \$22.37
with interest thereon
of July 1940
dies purchased from
ich the plaintiff
C.C.

No. _____

BEFORE ROBERT DRISCOLL, JUSTICE
OF THE PEACE IN AND FOR LIBERTY
TOWNSHIP, UNION COUNTY, OHIO.

Frank T. McCurdy,

Plaintiff,

-vs-

Mrs. C. Sedgwick,

Defendant.

BILL OF PARTICULARS.

[Faint handwritten notes in pencil are visible on the right side of the page, including the words "Bill of Particulars" and "Sedgwick".]

BEFORE ROBERT DRISCOLL, JUSTICE OF THE PEACE IN AND FOR LIBERTY
TOWNSHIP, UNION COUNTY, OHIO.

Frank T. McCurdy, :
Plaintiff, : No. 18
-vs- :
Mrs. C. Sedgwick, : Bill of Particulars.
Defendant. :

-oOo-

The said plaintiff says there is due him from said defendant the sum of \$22.37, being the balance due on account for merchandise purchased of the Raymond Elevator of which the said plaintiff is proprietor.

Wherefore, the plaintiff asks judgment for said amount of \$22.37 which he claims with interest thereon from the first day of July, 1940.

Wm. R. Cameron
Attorney for plaintiff.

The State of Ohio, Union County ss:

Frank T. McCurdy, being duly sworn, says that he is the plaintiff in the within entitled cause and that the facts stated in the foregoing Bill of Particulars are true and that there is justly due him the amount claimed therein as he verily believes.

Frank T. McCurdy

Sworn to before me and signed in my presence, this 17th
day of April, 1941.

Wm. R. Cameron

Wm. R. CAMERON, Notary Public
in and for Union County, Ohio

No. 13

Civ. Doc. Page 2-13

Before Robert Wriscoff
JUSTICE OF THE PEACE,
Liberty Township,
Union County, O.

Frank T. McCurdy
Plaintiff

vs.
Mrs C. Sedgwick
Defendant.

SUMMONS.
Work and Labor—Necessaries.

Returnable May 9th 1941
at one o'clock P.M.

Amount for which Plaintiff will take judgment, if Defendant... fail to appear	\$22.37
With interest at 6 per cent. from July 1st 1940	1.00
Justice's Fee	\$4.70
Constable's Fee	\$1.30
		<u>\$29.37</u>

Returned and Filed,
May 5th 1941
Robert Wriscoff
Justice of the Peace,

*"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."

CONSTABLE'S FEES

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

Defendant
J. M. McCurdy
Constable.

Received this writ on the 6 day of May 1941, on the Defendant by leaving a certified copy thereof, and of the indorsement thereon with Mrs C Sedgwick, the

RETURN.
Gen'l Code, Secs. 10237-.45

Paymond Ohio, May 6th 1941

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 Mrs E. Sedgwick
 to appear before me, the undersigned, a Justice of the Peace, at my office in
Liberty Township, on the 9th day of May 1941,
 at one o'clock P. M., to answer the action of Frank T. McCurdy

who claims of the said Defendant
 the sum of \$22.37 Twentytwo and 37 Dollars, with interest thereon
 at 6 per cent from the 1st day of July 1940, for work and
labor—necessaries, to-wit: ² Merchandise purchased from the
Raymond Elevator of which the plaintiff
is Proprietor

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 May
 1941, at one o'clock P. M.

WITNESS my hand, this 6th day of May 1941.

Robert Whiscoll

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."

Docketing petition	50
Indexing case	20
Issuing summons	40
Swearing witnesses	30
Hearing case when defence is interposed	2 ⁰⁰
Numbering necessary papers	
Pronouncing Judgment	20
	<u>280</u>
Constables fees	4.40
	<u>1.30</u>
total	\$5.70

CIVIL DOCKET

Civil Action

Robert Quisecol

Justice of the Peace Court

Filiberty

Tow

10-37-3 THE COL. S. S. WFG. CO. 119

	Pliffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50		50	
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case Pliffs. and Defts. each	.10		20	
Taking and Certifying Affidavits, each	.80			
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing summons Defts., each	.40		40	
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailer for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00		1 00	
Hearing Case When Defense is Interposed	2.00			
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80		90	
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10		30	
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75		50	
Making Itemized Cost Bill	.50			
Total Justice's Fees			3.70	
Reduced to			2.62	

NOTE: The following fees cover service and return of writs and copies to complete service, when required by law.

Constable.		Defts., each	add'l m., each	Mileage, 1st m., 50c;
Service of Order of Attach't	Defts., each			
Service of Order of Attach't	Defts., each	1.00		
Mileage, 1st m., 50c;	add'l m., each	.15		
Service of Order of Eject't	Defts., each	1.00		
Mileage, 1st m., 50c;	add'l m., each	.15		
Service of Order of Resti'n	Defts., each	1.00		
Mileage, 1st m., 50c;	add'l m., each	.15		
Service of Writ of Replevin,	Defts., each	1.00		
Mileage, 1st m., 50c;	add'l m., each	.15		
Service of Summons	Persons, each	.80		
Mileage, 1st m., 50c;	add'l m., each	.15		
Service of Subpoenas,	Persons, each	.80		
Mileage, 1st m., 50c;	add'l m., each	.15		
Service of Venire,	Persons, each	.80		
Mileage, 1st m., 50c;	add'l m., each	.15		
Service of Notice to Garnishee,	Persons, each	.80		
Mileage, 1st m., 50c;	add'l m., each	.15		
Service of Exec'u'n against Prop. or Person		.50		
Mileage, 1st m., 50c;	add'l m., each	.15		
And 6% on \$	thus collected			
Service of Any Other Writs, Orders or Notices	Persons, each	.80		
Mileage, 1st m., 50c;	add'l m., each	.15		
Attending During Jury Trial, each case		2.00		
Attending During Trial without Jury		1.50		
Summoning and Swearing Appraisers		2.00		
Advertising Property for Sale, by Posting		1.00		
Taking and Returning Bonds, each		.80		
Actual Expenses, to be itemized and sworn to				
For Moving and Storage of Goods				
For Care of Animals				

JURY	No. of Miles

WITNESSES

Action on account for merchandise
 Am R. Cameron
 Att'y for Plff.
 Att'y for Deft.

Frank T. McCurdy, Plaintiff,
 No. 14 vs.
 Harry Thompson, Defendant

Am't claimed, \$44.95 with interest from July 12th 1940, at 6 per cent and costs.

Judgment for plaintiff
 June 14th 1941, \$ 47.65
 and costs \$ 5.30

Be it Remembered, That on the 2nd day of June 1941, the said Plaintiff filed a 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 \$44.95, being the balance due on account for merchandise purchased of the Raymond Elevator of which the said plaintiff is proprietor.

Therefore, the plaintiff asks judgement for said amount of \$44.95 which he claims with interest there on from the 1st day of July 1940.

Am R. Cameron
 attorney for plaintiff

The State of Ohio, Union County, ss:
 Frank T. McCurdy, being duly sworn, says that he is the plaintiff in the within entitled cause and that the facts stated in the foregoing Bill of Particulars are true and that there is justly due him the amount claimed therein as he verily believes

Frank T. McCurdy
 Sworn to before me and signed in my presence. This 2nd day of June 1941.

Am R. Cameron,
 notary public, in and for Union County, Ohio

Summons.
 State of Ohio, Union County, ss
 To any constable of Filiberty Township, in said county, greeting: you are hereby commanded to summon Harry Thompson to appear before me, the undersigned, a Justice of the Peace, at my office in Filiberty Township on the 14 day June 1941, at 10 o'clock p.m., to answer to the action of Frank T. McCurdy for the amount due on merchandise purchased from Raymond Elevator. The plaintiff asks a judgement for the amount hereon, and for costs. You will make due return of this writ on or before the 14th day of June 1941 at 10 o'clock p.m.

Witness my hand this 10th day of June, 1941
 Robert Quisecol, Justice of the Peace

On June 14 - 1941 appeared. The deft or one hour then judgement by particulars a with in

June 17 cost paid b

Bond for Stay of Execution
 Gen'l Code, Sec. 10401

On the _____ day of _____ the defendant came, and by _____ his surety of the County, approved by me as good sufficient surety, caused a Bond for the execution to be entered herein, which

I, _____ as surety for the stay of execution on _____ judgment of _____ against _____ hereby promise and undertake to amount of said judgment, interest and costs that may accrue.

Taken by and signed before me, a _____ approved this _____ 19____

Justice of the Peace

Satisfaction of Judgment
 Received _____ 19____

payment in full of the above judgment costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

ace Court

Liberity

Township, Union

County, Ohio

Account for
Cameron

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

\$44.95 with interest from
1940, at 6 per cent and costs.

plaintiff
1941 . \$ 47.68
5.30

June 1941,
ars herein, whereupon

ures following, to-wit:
ue him from said
8, being the balance
andise purchased
t which the

gement for
ich he claims
the 1st day of July
Cameron
for plaintiff

ounty ss:
duly sworn
in the within
ho facts stated in
lays are true
e him the amount
ily believes
T. McCurdy
signed in my
line 1941.

Cameron.
ublic. in and
on county. Ohio

ounty ss
Township, in
you are hereby
Harry Thompson
resigned a Justice
Liberity Township
- 10 o'clock P.M.,
Frank T. McCurdy
andise purchased
the plaintiff depts a
hereon, and for costs
of this writ on or
at 1.00 P.M.
June, 1941
of the peace

on June 14 - 1941. plaintiff Frank T. McCurdy. at 1 o'clock P.M.
appeared. The defendant Harry Thompson, failed to appear then
or one hour thereafter, but made default.

Judgement by default for plaintiff on his verified bill of
particulars against the defendant is hereby rendered for \$44.95
with interest from July 1st 1940, at 6 percent

June 17 cost paid by plaintiff

Justice of the Peace fees 2.70
Constable's fees 2.50
Total 5.20

Robert Driscoll, Justice of the Peace

July 4th Received \$1.60 Constable fees
J. M. McDoug.

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.
Satisfaction of Judgment
Received _____ 19____, from _____
_____ Dollars,
payment in full of the above judgment and
costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

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

WHEREAS, on the _____ day of _____ 19____, the said
_____ obtained a judgment against the said
_____ on the docket of said
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant _____ will prosecute _____ h _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____ h _____, he _____ will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

No. _____

BEFORE ROBERT DRISCOLL, JUSTICE
OF THE PEACE IN AND FOR LIBERTY
TOWNSHIP, UNION COUNTY, OHIO.

Frank T. McCurdy,

Plaintiff,

-vs-

Harry Thompson,

Defendant.

BILL OF PARTICULARS.

Frank T. McCurdy

BEFORE ROBERT DRISCOLL, JUSTICE OF THE PEACE IN AND FOR LIBERTY
TOWNSHIP, UNION COUNTY, OHIO.

Frank T. McCurdy, :
Plaintiff, : No. 14
-vs- :
Harry Thompson, : Bill of Particulars.
Defendant. :

-oOo-

The said plaintiff says there is due him from said defendant the sum of \$44.98, being the balance due on account for merchandise purchased of the Raymond Elevator of which the said plaintiff is proprietor.

Wherefore, the plaintiff asks judgment for said amount of \$44.98 which he claims with interest thereon from the first day of July, 1940.

Wm. R. Cameron
Attorney for plaintiff.

The State of Ohio, Union County ss:

Frank T. McCurdy, being duly sworn, says that he is the plaintiff in the within entitled cause and that the facts stated in the foregoing Bill of Particulars are true and that there is justly due him the amount claimed therein as he verily believes.

Frank T. McCurdy

Sworn to before me and signed in my presence, this 2nd.
day of June, 1941.

Wm. R. Cameron

Wm. R. CAMERON, Notary Public
in and for Union County, Ohio

No. 14

Civil Doc. 119 Page 14

Before Robert Hriscol

Justice of the Peace,

Liberty Township,

Union County, Ohio.

Frank T. McCurdy vs. Plaintiff,

Harry Thompson Defendant.

SUMMONS.

Returnable June 14 1944

at 7 o'clock P. M.

Amount for which Plaintiff will
 take Judgment if Defendant
 fail to appear - - - - \$44.98

With interest at 6 per cent. 2.50

from July 1940

Justice's Fee - - - - \$ 4.00

Constable's Fee, - - - - \$ 1.60

53.78

CERTIFICATE

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

J. M. McCurdy 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 Harry Thompson
to appear before me, the undersigned, a Justice of the Peace, at my office in Liberty Township,
on the 14th day of June 1941, at 1 o'clock P. M., to answer the action of

Frank T. McCurdy
for the amount due on Merchandise purchased from Raymond Elevator
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 14th day of June 1941,
at 1 o'clock P. M. WITNESS my hand, this 10th day of June 1941.

Robert W. Isaac

Justice of the Peace.

CIVIL DOCKET

Civil Action

W. H. Jolliff

Justice of the Peace Court

Liberty

Tow

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

Table with columns: Docketing Petition or Bill of Particulars, Appointing Guardian for Minor, Taking Security for Costs, etc. with associated fees.

Table with columns: Constable, Service of Order of Attach't, Mileage, Service of Order of Eject't, etc. with associated fees.

Table with columns: JURY, WITNESSES, No. of Miles.

Melvin Couster Plaintiff vs. Carol Kelsey Defendant

Action on account for merchandise. Am't claimed, \$ 16.84 with interest from Sept 1 1940, at 6 per cent and costs. Judgment for \$ 18.33 and costs \$ 3.56

Summons returned Feb 23, 1942. Plaintiffs were made by instalment Mar 2 - 1942 Apr 2 - 1942 Apr 16 - 1942 Total ju

Be it Remembered, That on the 20 day of February 1942, 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: said plaintiff there is due him from said defendant the sum of \$16.84 a balance due on account for merchandise furnished by the plaintiff who is the proprietor of the Couster filling station the above named merchandise being gasoline oil, and kerosene, all necessary for the defendant and that there is due said plaintiff interest on the principal 16.84 at 6% from Sept 1940 to Feb 20 the amt of \$1.49 making sum asked for \$18.33

Said plaintiff affirms there are no counter claims, or set off, whatever against the same and that said sum has no security for same to the best of affiant's knowledge and belief

Melvin Couster after being duly sworn says he is the proprietor of a filling station in Raymond S. and that the facts stated in the above Bill of Particulars are true and correct as he verily believes sworn to and subscribed in my presence this 20 day of February 1942.

Summons. State of Ohio, Union Co ss To any constable of Liberty Township in said County meeting, you are hereby commanded to summon Carol Kelsey to appear before me, the undersigned a Justice of the Peace at my home in Liberty Township on the 23 day of February 1942 at 1 P.M. to answer the action of Melvin Couster vs. Carol Kelsey for the amount of account for \$18.33 principal and interest. The Plaintiff asks judgment for the amount in doses hereon and for costs you will make due return of this writ on the 23 day of Feb 1942 at 1 o'clock P.M. Witness my hand this 20 day of February 1942. W. H. Jolliff Justice of Peace

Bond for Stay of Execution Gen'l Code, Sec. 10401 On the... day of... the defendant came, and by... his surety of the County, approved by me as good ficient surety, caused a Bond for the execution to be entered herein, which I, as surety for the stay of execution on judgment of... against... hereby promise and undertake to amount of said judgment, interest and costs that may accrue. Taken by and signed before me, approved this... 19... Justice of the Satisfaction of Judgment Received... 19... payment in full of the above judgment costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Peace Court

Liberty

Township,

Union

County, Ohio

account for
audice

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

\$ 16.84 with interest from
1940, at 6 per cent and costs.

18 93
19 , \$
3.56

February 1942,
dollars herein, whereupon

figures following, to-wit:

sum from
\$16.84 a
Mrs Chaudin
who is the
filling station the
ing gasoline
abund for the
due said
cipal 16.84 at 6p
aut of \$149
18.33

we no counter
against the same
security for same
edge and belief
this action

in to counter
ing duly sworn
of a filling
and that the
ve Bill of Particular
he verily believes
ed in my presence
1941.
my presence
Justice of Peace

slip in said County
and added to summon
me, the undersigned
home in Liberty
February 1942 at 1. P.M.
Court vs. Carl Rehrig
\$18.33 principal and
his judgment for the
and for costs
sent on the 29 day
Witness my hand
Justice of Peace

Summons returned of constable J.M. McDroy
Feb 23, 1942.

Plaintiff came in and confessed judgment and arrangements
were made whereby he could pay judgment \$18.33 and costs of \$3.56
by installments case continued till all money are paid in full

Mar 2 - 1942	defendant paid	\$ 7 00
Apr 2 - 1942	" "	11 00
Apr 16 - 1942	" "	3 88
Total judgment & costs		\$ 21.88

Case closed

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____
his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:
I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____
Justice of the Peace.
Satisfaction of Judgment
Received _____ 19____, from _____
Dollars,
payment in full of the above judgment and
costs.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court,
Township, _____ County, Ohio.
WHEREAS, on the _____ day of _____ 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____
and the said _____ intend _____
appeal therefrom to the Court of Common Pleas of said County.
NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____, he will
satisfy it and the costs.
Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

CIVIL DOCKET

Civil Action *H. H. Jolliff*

Justice of the Peace Court

Town

10-37-3 THE COL. R. S. MRS. CO. 119

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1749

	Pliff's Costs	Defts. Costs
	Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50	
Appointing Guardian for Minor	.80	
Taking Security for Costs	.60	
Indexing Case Pliffs. and Defts. each	.10	
Taking and Certifying Affidavits, each	.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80	
Issuing summons Defts., each	.40	
Issuing Order of Attachment	.70	
Issuing Order of Arrest	.70	
Issuing Writ of Replevin	.75	
Granting Continuances, each	.40	
Issuing Commitment to Jail	.70	
Issuing Subpoena Persons, each	.10	
Issuing Venire Persons, each	.10	
Issuing Order on Jailer for Prisoner	.60	
Swearing Witnesses, each	.10	
Swearing Jury	.40	
Hearing Case on Appearance without Trial	1.00	
Hearing Case When Defense is Interposed	2.00	
Sitting in Case, Trial by Jury	2.50	
Hearing Motions or Demurrers, each	1.00	
Pronouncing Judgment	.80	
Entering a Rule of Reference	.50	
Swearing Arbitrators, each	.40	
Issuing Writ of Restitution	.80	
Numbering and Filing Necessary Papers, each	.10	
Entering Judgment and Costs on Cash Book	.40	
Iss'g Execution Against Property or Person	.80	
Poundage—4% on \$ collected		
Making Transcript, Including Certificate	2.50	
Signing and Certifying Bill of Exceptions	.50	
Reducing Testimony to Writing in Bastardy Proceedings	1.50	
Issuing Other Writs or Orders, each	.75	
Making Itemized Cost Bill	.50	
Total Justice's Fees		3 10

NAME OF OFFICER

Constable.

NOTE: The following fees cover service and return of writs and copies to complete service, when required by law.

Service of Order of Attach't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Resti'n Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.50
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to	
For Moving and Storage of Goods	
For Care of Animals	

JURY

No. of Miles

WITNESSES

J. D. Martin
Plaintiff

No. vs. *George Gregg*
Defendant

Action on attachment for groceries

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

Am't claimed, \$ 43.91 with interest from Oct 31 1941, at 6 per cent and costs.

Judgment for 45.00
19, \$
and costs \$ 630

at 8 O'clock P.M. defendant the sum at 6% from the 3 of groceries, and for costs of March 1942 witness my

Be it Remembered, That on the 12 day of March 1942, 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:
Said plaintiff avers and swears that said defendant is justly indebted to him for groceries furnished the defendant, at his request, that the said claim is just that said plaintiff ought to recover thereon the amount of \$43.91 with interest from Oct 31-1941 till paid also the costs of this action should be assessed against above named defendant, above groceries were furnished defendant on or about Sept 20-1941. That said groceries have been assigned, removed or disposed of by said defendant

March 16-1942 and paid more payments Apr 4 1942

signed, *J. D. Martin*
signed and sworn in my presence
H. H. Jolliff
Justice of Peace

J. D. Martin plaintiff
George Gregg defendant
Order of Attachment

To any constable of Liberty Tp Union Co O, executing; you are commanded to attach and safely keep the goods, chattel & stock or interest in stocks, rights, credits, moneys and effects of the defendant *George Gregg* 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 \$43.91 with int at 6% from Oct 31, 1941, till paid and \$10 the probable costs of this action you will make due return of this writ on or before the 16th day of March 1942.

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ the defendant came, and by _____ his surety of the County, approved by me as good sufficient surety, caused a Bond for the execution to be entered herein, which I, _____ as surety for the stay of execution on the judgment of _____ against _____ hereby promise and undertake to amount of said judgment, interest and costs that may accrue.

Summons
The State of Ohio Union County ss
To any constable of Liberty Tp in said Co executing you are hereby commanded to summon *George Gregg* to appear before me the undersigned a Justice of the Peace at my office in Liberty Township on the 16th day of March 1942
next page

Taken by and signed before me, and approved this _____ 19_____
Justice of the Peace
Satisfaction of Judgment
Received _____ 19_____
payment in full of the above judgment costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Peace Court

Township,

County, Ohio

Attachment for
writ

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

\$ 43.91 with interest from
1941, at 6 per cent and costs.

45.50

19 , \$

670

March 1942,
Dollars herein, whereupon

figures following, to-wit:

whereas that said
to him for
defendant, at his
is just that
thereon the
from Oct
costs of this
plaint above
issues were
about Sept 20-1941.
assigned, removed
ant

Martin
my presence

Justice of Peace

Order of Attachment

Union Co O,
to attach and safely
interest in stocks
effects of the defendant
not exempt by law
ment of the claim
thereof as will
with out at 6%
10 the probable costs
due return of this writ
March 1942.

County of
in said County
to summon
me the under signed
office in Liberty
March 1942
page

at 8 o'clock P.M. to answer the action of J.D. Martin who claims of the said
defendant the sum of Forty three & 7/8 Dollars with interest thereon
at 6% from the 31st day of Oct 1941 for necessaries to wit merchandise, consisting
of groceries, Plaintiff asks judgment for the amount indorsed hereon
and for costs, you will make due return of this writ on or before the 16 day
of March 1942 at 8 o'clock, P.M.

witness my hand this 12 day of March 1942.

W.H. Jewett

Justice of the Peace

March 16-1942 Defendant George Gregg came in and confessed judgment
and paid \$20.00 on the account agreeing to pay balance in two
more payments first payment March 31st and the remainder with costs
Apr 4th 1942.

March 16-1942	\$ 20.00
March 21-1942	15.00
Apr 4-1942	5.00
Apr 18-1942	5.00

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____
his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:
I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

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

APPEAL BOND

On the _____ day of _____ 19____, said _____

entered into an undertaking to the adverse party as follows:

No. _____

Plaintiff _____,

vs.

Defendant _____

Justice of the Peace Court,

Township _____ County, Ohio.

WHEREAS, on the _____ day of _____ 19____, the said _____

obtained a judgment against the said _____

on the docket of said _____

Justice of the Peace, for _____

Dollars and costs taxed at \$ _____

100

intend _____ to

and the said _____
appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE,

of _____ County, Ohio, hereby promise and undertake to

the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant _____ will prosecute _____ h _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____ h _____, he _____ will
satisfy it and the costs.

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

of _____ 19____

Justice of the Peace.

The State of Ohio, Union County, ss.

Before me, the undersigned, a Justice of the Peace, within and for said County, personally appeared J. D. Martin who being duly sworn according to law says that he is ⁽¹⁾

the owner of the claim hereto attached: that said claim and each item thereof against George Mugg as set forth in the same is just and lawful: that the consideration for the same is ⁽²⁾ for merchandise, groceries, sold to defendant at his request: that there is due and unpaid on same the sum of Forty three ⁹¹/₁₀₀ Dollars as principal and ⁽³⁾ One ⁹/₁₀₀ Dollars as interest to Mar 12 1942, and that interest is claimed on said principal from Oct 31 1941, till paid, all at 6 per cent. per annum: that there are no counter claims, or set-offs whatever against the same, and that said owner has no security whatever for same to the best of affiants knowledge and belief, ⁽⁴⁾

J. D. Martin

Affiant.

Sworn to and subscribed before me this 12 day of March A. D. 1942

Cost of this affidavit 80 cents.

Paid by

W. H. Joelliff

Justice of the Peace.

(1) Here say "One of the Firm of," etc., "Administrator of," etc., as the case may be. If the claim is a personal one of the affiant, this space is not used.
 (2) Here say "Goods sold and delivered," or "Services rendered," etc., "As set forth in said claim," as the case may require.
 (3) This line is used only in case partial payment has been made, on which interest has to be reckoned separately.
 (4) If there should be any set-offs, counter claims or security, specify them in the account and add here "Except as set forth in said claim."

CIVIL DOCKET

Civil Action

W. H. Jolliff

Justice of the Peace Court

Liberty

Towns

10-37-3 THE COL. B. B. MFG. CO. 119

JUSTICE OF THE PEACE
NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

Pliffs. Costs
Dolls. Cts.
Defts. Costs
Dolls. Cts.

Melvin Courter

No. vs.

Plaintiff

Earl Hodge

Defendant

Action on Order of attachment

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ $13 \frac{27}{100}$ with interest from
March 19 1941, at 6 per cent and costs.
Judgment for
19, \$
and costs \$

Be it Remembered, That on the *2* day of *April* 1942,
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:
Before me the undersigned, a Justice of the Peace within and for said County of Union personally saw Melvin Courter who being duly sworn according to law says that he is the owner of the claim surety attached that said claim is and each item thereof against Earl Hodge as set forth in the same is just and lawful, that the consideration for the same is; goods sold and delivered, namely, oil gasoline, that there is due and unpaid on the same the sum of thirteen and $\frac{27}{100}$ dollars as principal and $\frac{6}{100}$ dollars as interest to March 4-1942. and interest claimed on said principal from March 19-1941 till paid all at 6% per annum, that there are no counter claims or set offs whatsoever against the same and that said owner has no security whatever for same. The rest of affiant's knowledge and belief

Melvin Courter

I swore to and subscribed before me this 3 day of April 1942

W. H. Jolliff

Justice of the Peace

I summons

necessaries

*The State of Ohio & Union County ss
To any constable of Liberty Tp in said Co
meetings, you are commanded to summons on
Earl Hodge to appear before me the undersigned
a Justice of the Peace at my office in Liberty Tp
on the 4 day of April 1942 at 8 o'clock P.M.
to answer the action of Melvin Courter
who claims of the said defendant the sum
of thirteen $\frac{27}{100}$ dollars with interest thereon
at 6% from the 19 day of March 1941 for
necessaries to wit: oil gasoline, goods sold and
delivered. The ~~defendant~~ ^{Plaintiff} asks a judgment
for the amount in demand hereon and for costs
You will make due return of this writ on or before
4 day of April 1942 at 8 o'clock P.M. *W. H. Jolliff*
witness my hand this 3 day of April 1942. *Justice of Peace**

*Liberty Township
Melvin Courter
The State of Ohio
To Melvin M
you are hereby
stocks or in the
defendant E. a
being applied to
or so much the
and 8/100 the
his order on a
witness my*

Table with 2 columns: Description of legal services and their corresponding fees in dollars and cents.

Total Justice's Fees

NAME OF OFFICER

Constable.

NOTE: The following fees cover service and return of writs and copies to complete service, when required by law.

Table listing various legal services such as 'Service of Order of Attach't', 'Mileage', 'Service of Writ of Replevin', etc., with their respective fees.

JURY No. of Miles

WITNESSES

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____
the defendant came, and by _____
his surety r
of the County, approved by me as good a
ficient surety, caused a Bond for the
execution to be entered herein, which f
I, _____
as surety for the stay of execution on th
judgment of _____
against _____
hereby promise and undertake to p
amount of said judgment, interest and
and costs that may accrue.

Taken by and signed before me, and
approved this _____ 19____

Justice of the P
Satisfaction of Judgment

Received _____ 19____

payment in full of the above judgment
costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Peace Court

Liberty

Township,

Union

County, Ohio

Order of attachment

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

ed, \$13 ²⁷/₁₀₀ with interest from
1941, at 6 per cent and costs.

or
19 , \$

of April 1942,
dollars herein, whereupon

figures following, to-wit:

justice of the Peace
personally
duly sworn
he is

attached that
thereof against
same is just
liability for the
and, namely, oil
and unpaid on the
\$ ²⁷/₁₀₀ Dollars
as interest

claimed on said
1941 till paid all
there are no counter
against the same
unity whatever for
knowledge and belief

Courier
me this 3 day

Justice of the Peace
necessaries

County 29

TP in said Co
added to summons on
me the undersigned
office in Liberty Tp
at 8 o'clock P.M.
in Court

dant the sum
to interest thereon
1941 for

and, goods sold and
asks a judgment
hereon and for costs
his writ on or before

lock P.M. W. H. Joruff
Justice of Peace
April 1942.

Order of Attachment

Liberty Township - Union Co O.
Melvin Courter Plaintiff vs Earl Hodge defendant

The State of Ohio Union County ss

To Marlon McDroy constable of said township Greetings
you are hereby commanded to attach and safely keep the goods chattels
stocks or interests in stocks, rights, credits moneys and effects of the
defendant Earl Hodge in your County not exempt by law from
being applied to the payment to the payment of the claim of the Plaintiff
or so much thereof as will satisfy his claim for fourteen and ¹⁰/₁₀₀ Dollars
and 8/10th the probable cost of this action you will make due return of
this order on or before the 4 day of April 1942
witness my hand this 2 day of April 1942

W. H. Joruff
Justice of the Peace.

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.

Satisfaction of Judgment
Received _____ 19____, from _____

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

_____ day
of _____ 19____
Justice of the Peace.

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

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

WHEREAS, on the _____ day of _____ 19____, the said
obtained a judgment against the said
on the docket of said

Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appelle _____, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant _____ will prosecute _____ h _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____ h _____, he _____ will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____

Justice of the Peace.

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 did then and there attach it.

And then with _____, 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.

CONSTABLE'S FEES

Service of 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. Page

JUSTICE OF THE PEACE COURT,

Liberty Township,
Union County, Ohio.

Melvin Courter

vs. Plaintiff.....

Earl Hodge

Defendant.....

ORDER OF ATTACHMENT

Returnable *4th April*, 19*42*
at *8^oclock* o'clock P. M.

Amount for which judgment is claimed	\$.....
With interest from....., 19.....	\$.....
Justice's Fees,	\$.....
Constable's Fees,	\$.....

Returned and Filed,
....., 19.....

Justice of the Peace.

I hereby certify this to be a true copy of the original writ and of the endorsements thereon.

J. M. Lloyd
Constable.

ORDER OF ATTACHMENT

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

JUSTICE OF THE PEACE COURT,

Township, Union County, Ohio.Liberty
Melvin Courter

Plaintiff.....

vs.

Earl Hodge

Defendant.....

No.....

ORDER OF ATTACHMENT

The State of Ohio, Union County, ss:To Maurin McElroy, Constable of said Township, Greeting:

You are hereby commanded to attach and safely keep the goods, chattels, stocks or interests in stocks, rights, credits, moneys and effects of the Defendant Earl Hodge 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 Fourteen and 1/2 Dollars and \$10.00, the probable costs of this action.

You will make due return of this order on or before the 4 day of April, 1942.

WITNESS my hand this 2nd day of April, 1942.

W. H. Joffe

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 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	\$ _____

J. M. Reddy

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 *M. V. Joziff*
JUSTICE OF THE PEACE,
Liberty Township,
Union County, O.

Melvin Courter
Plaintiff

vs.

Earl Hodge
Defendant.

SUMMONS.
Work and Labor—Necessaries.

Returnable *April 4* 19*22*
at *8* o'clock *P* M.

Amount for which Plaintiff will take judgment, if
Defendant..... fail to appear - - - - - \$ *13.27*
With interest at *6* per cent. from
March 19 19*21*
Justice's Fee, - - - - - \$ _____
Constable's Fee, - - - - - \$ _____
\$ _____

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 Earl Hodge
 to appear before me, the undersigned, a Justice of the Peace, at my office in
Liberty Township, on the 4 day of April 1942,
 at 8 o'clock P. M., to answer the action of Melvin Couster
 who claims of the said Defendant
 the sum of thirteen 17 Dollars, with interest thereon
 at 6 per cent from the 29 day of March 1941, for ¹~~work~~ and
~~labor~~ necessities, to-wit: ² oil & gasoline goods sold and
delivered

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 4 day of April
 1942, at 8 o'clock P. M.

WITNESS my hand, this 2nd day of April 1942

M. H. J. J. J.
 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."

The State of Ohio, Union County, ss.

Before me, the undersigned, a Justice of the Peace, within and for said County, personally appeared Melvin Couster who being duly sworn according to law says that he is⁽¹⁾

the owner of the claim hereto attached: that said claim and each item thereof against

Carl Hodge
as set forth in the same is just and lawful: that the consideration for the same is

(2) Goods sold and delivered

: that there is due and unpaid on same the sum of fifteen and 22/100 Dollars as principal and (3) Int 83/₁₀₀ Dollars as interest to

Apr 4 1942, and that interest is claimed on said principal from Mar 19 1941, till paid, all at 6% per cent. per annum: that there are no counter claims, or set-offs whatever against the same, and that said owner has no security whatever for same to the best of affiant's knowledge and belief, (4)

Melvin Couster Affiant.

Sworn to and subscribed before me this 1 day of Apr A. D. 1942

Cost of this affidavit _____ cents.

Paid by _____

W. H. Joiceff
Justice of the Peace.

(1) Here say "One of the Firm of," etc., "Administrator of," etc., as the case may be. If the claim is a personal one of the affiant, this space is not used.
(2) Here say "Goods sold and delivered," or "Services rendered," etc., "As set forth in said claim," as the case may require.
(3) This line is used only in case partial payment has been made, on which interest has to be reckoned separately.
(4) If there should be any set-offs, counter claims or security, specify them in the account and add here "Except as set forth in said claim."

CIVIL DOCKET

Civil Action *W. N. Jolliff*

Justice of the Peace Court

Liberty Town

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

	Pltffs. Costs		Defts. Costs	
	Dolls.	Cts.	Dolls.	Cts.
Docketing Petition or Bill of Particulars	.50		.50	
Appointing Guardian for Minor	.60			
Taking Security for Costs	.60			
Indexing Case Pltffs. and Defts. each	.10		.20	
Taking and Certifying Affidavits, each	.80		.80	
Taking and Approving a Bond, Undertaking or Recognizance	.80			
Issuing summons Defts., each	.40		.40	
Issuing Order of Attachment	.70			
Issuing Order of Arrest	.70			
Issuing Writ of Replevin	.75			
Granting Continuances, each	.40			
Issuing Commitment to Jail	.70			
Issuing Subpoena Persons, each	.10			
Issuing Venire Persons, each	.10			
Issuing Order on Jailer for Prisoner	.60			
Swearing Witnesses, each	.10			
Swearing Jury	.40			
Hearing Case on Appearance without Trial	1.00			
Hearing Case When Defense is Interposed	2.00			
Sitting in Case, Trial by Jury	2.50			
Hearing Motions or Demurrers, each	1.00			
Pronouncing Judgment	.80			
Entering a Rule of Reference	.50			
Swearing Arbitrators, each	.40			
Issuing Writ of Restitution	.80			
Numbering and Filing Necessary Papers, each	.10			
Entering Judgment and Costs on Cash Book	.40			
Iss'g Execution Against Property or Person	.80			
Poundage—4% on \$ collected				
Making Transcript, Including Certificate	2.50			
Signing and Certifying Bill of Exceptions	.50			
Reducing Testimony to Writing in Bastardy Proceedings	1.50			
Issuing Other Writs or Orders, each	.75			
Making Itemized Cost Bill	.50			
Total Justice's Fees			30	

Melvin Courter
 No. _____ vs. _____
 Plaintiff
 vs.
 Defendant
C. D. Thomas

Action on Account for merchandise sold and delivered.
 Att'y for Plff.
 Att'y for Deft.
 Am't claimed, \$ 6.02 with interest from May 5 1941, at _____ per cent and costs.
 Judgment for \$ 5.62
 19 _____ \$
 and costs \$ 4.35

Apr 9 - 1942
by the pl a
total of
three

Be it Remembered, That on the 6 day of April 1942, 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:
 The plaintiff *Melvin Courter* says that he is the proprietor of a filling station in Raymond O. That there is due him from the defendant *C. D. Thomas* the sum of Six and 20 Dollars the same being the balance due for oil, gasoline etc that the above sum is just. that he asks for judgment for the above named sum with interest at 6% from May 5 1941 till paid

The State of Ohio, Union Co ss
Melvin Courter being duly sworn says he is the plaintiff in the within case of action and the facts stated in the foregoing bill of particulars are true and the amount claimed is justly due as he verily believes
 sworn to before me and signed in my presence this 6 day of April 1942.
W. N. Jolliff
 Justice of the Peace

Summons
 The State of Ohio Union Co ss
 To any Constable of Liberty Township in said County & vicinity. you are hereby commanded to summon *C. D. Thomas* to appear before me, the undersigned, a Justice of the Peace at my office in Liberty Township on the 9 day of April 1942, at 8 o'clock, P.M. to answer the action of *Melvin Courter* for the amount due on account for \$ 6.02. Plaintiff asks judgment for the indorsed sum on and for costs. you will make due returns of this writ on or before the 9 day of April 1942 at 8 o'clock P.M. Witness my hand this 6 day of April 1942

W. N. Jolliff
 Justice of the Peace

Bond for Stay of Execution
 Gen'l Code, Sec. 10401

On the _____ day of _____ the defendant came, and by _____ his surety of the County, approved by me as good sufficient surety, caused a Bond for the execution to be entered herein, which I, _____ as surety for the stay of execution on the judgment of _____ against _____ hereby promise and undertake to pay the amount of said judgment, interest and costs that may accrue.

Taken by and signed before me, and approved this _____ 19 _____

Justice of the Peace
 Satisfaction of Judgment
 Received _____ 19 _____

payment in full of the above judgment costs.

JURY No. of Miles

WITNESSES

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Peace Court

Liberty

Township,

Union

County, Ohio

Account for
money sold and
paid.

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

paid, \$ 6.02 with interest from
1941, at per cent and costs.

or \$ 5.62
19 , \$
4.35

of April 1942,
particulars herein, whereupon

figures following, to-wit:
... says that he
... Station in
... due him
... the sum
... same being
... gasoline etc
... that he
... for the above
... at 6%
... paid

Cd & s
by sworn
in the within
facts stated in
particulars are true
& is justly due

signed in my
April 1942.
Jolliff
Justice of the Peace

Cd & s
by Township in
... are sure by
C. D. Thomas
... signed, a
... office in Liberty
... of April 1942.
... over the action
... amount due on
... Plaintiff who
... sure on
... make due return
... the 9 day of April
... witness my hand

Jolliff
Justice of the Peace

Apr 9 - 1942 Mr Thomas came in and the case was settled
by the defendant paying \$ 5.62 and the costs \$ 4.35 making a
total of \$ 9.97

Therefore the case was closed

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

_____ his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.
Satisfaction of Judgment
Received _____ 19____, from _____

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

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____

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

WHEREAS, on the _____ day of _____ 19____, the said
_____ obtained a judgment against the said
_____ on the docket of said
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant _____ will prosecute _____ h _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____ h _____, he _____ will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

The State of Ohio, Union County, ss.

Before me, the undersigned, a Justice of the Peace, within and for said County, personally appeared Melvin Couster who being duly sworn according to law says that he is ⁽¹⁾

the owner of the claim hereto attached: that said claim and each item thereof against

C. D. Thomas
as set forth in the same is just and lawful: that the consideration for the same is

⁽²⁾ Goods sold and delivered

: that there is due and unpaid on same the sum of Six and $\frac{2}{100}$ Dollars as principal and ⁽³⁾ $\frac{33}{100}$ Dollars as interest to

Apr 6 1942, and that interest is claimed on said principal from May 5 1941, till paid, all at 6 per cent. per annum: that there are no counter claims, or set-offs whatever against the same, and that said owner has no security whatever for same to the best of affiants knowledge and belief, ⁽⁴⁾

Melvin Couster Affiant.

Sworn to and subscribed before me this 6 day of April A. D. 1942

Cost of this affidavit _____ cents. }

Paid by _____

H. N. Jolliff
Justice of the Peace.

(1) Here say "One of the Firm of," etc., "Administrator of," etc., as the case may be. If the claim is a personal one of the affiant, this space is not used.

(2) Here say "Goods sold and delivered," or "Services rendered," etc., "As set forth in said claim," as the case may require.

(3) This line is used only in case partial payment has been made, on which interest has to be reckoned separately.

(4) If there should be any set-offs, counter claims or security, specify them in the account and add here "Except as set forth in said claim."

No.

Civil Doc. Page

Before *N. N. Jorjiff*

Justice of the Peace,

Liberty Township,

Union County, Ohio.

Melvin Couster

vs. Plaintiff

C. D. Thomas

Defendant

SUMMONS.

Returnable *Apr 9* 19*42*

at *8* o'clock *P* M.

Amount for which Plaintiff will
take Judgment if Defendant.....
fail to appear - - - - \$ *6.02*

With interest at *6* per cent.
from *May 5* 19*41*

Justice's Fee - - - - \$ *230*

Constable's Fee, - - - - \$ *205*

4.35

CERTIFICATE

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

J. M. McElroy
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 C. S. Thomas
to appear before me, the undersigned, a Justice of the Peace, at my office in Liberty Township,
on the 9 day of April 1942, at 8 o'clock P. M., to answer the action of
Melvin Couster
for the amount due on Account, for Six and $\frac{35}{100}$ Dollars
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 9 day of April 1942,
at 8 o'clock P. M. WITNESS my hand, this 6 day of April 1942

M. N. Jossif
Justice of the Peace.

11111

$$\begin{array}{r} 43.91 \\ - 06 \\ \hline 26346 \end{array}$$

$$\begin{array}{r} 22 \\ \hline 110 \end{array}$$

$$\begin{array}{r} 45.00 \\ 310 \\ 320 \\ \hline 51.30 \end{array}$$

April 9 - 1942

Received \$5.62 in
payment in full
of the C. D. Thomas
account

Melvin
Carter

Civil Action

10-17-3 THE COL. P. S. 119

JUSTICE OF THE PEACE NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1740

Table with columns for 'Pliffs. Costs' and 'Defts. Costs' listing various court fees such as 'Docketing Petition or Bill of Particulars .50', 'Appointing Guardian for Minor .60', etc.

Total Justice's Fees NAME OF OFFICER Constable.

NOTE: The following fees cover service and return of writs and copies to complete service, when required by law.

Table listing additional court fees: 'Service of Order of Attach't. Defts., each 1.00', 'Mileage, 1st m., 50c; add'l m., each .15', etc.

JURY No. of Miles

WITNESSES

Roy Coakley Plaintiff vs. Wm Smith Defendant

Action on Coal Bill

Am't claimed, \$ 744 with interest from 19, at per cent and costs. Judgment for 19, \$ and costs \$

Defendant called and paid till price

Be it Remembered, That on the 22 day of June 1942, 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: Before me a Justice of the Peace Liberty Twp Union Co O, appeared Roy Coakley and being duly sworn says he is in the coal business and that he furnished the defendant Wm Smith coal to the amount of \$ 744 for which he has received no pay and that there is due on said claim but at 6% on principal amt to 44 cts making in all \$ 788 He therefore asks judgment for said amt and that the costs be assessed against the defendant signed and sworn to before me June 22 - 1942.

W. H. Joriff Justice of the Peace

Summons" The State of Ohio Union Co O, To any Constable of Liberty Twp in said Co meeting, you are commanded to summon Wm Smith to appear before me, the undersigned a Justice of Peace at my office in Liberty Twp on the 25 day of June 1942 - 8 o'clock P.M. to answer the action of Roy Coakley for the amt due on coal bill amt \$ 788 The plaintiff asks judgment for the amt indorsed thereon and for costs you will make due returns of this writ on or before the 25 day of June 1942 at 8 o'clock P.M. witness my hand this 22 of June 1942

W. H. Joriff Justice of the Peace

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of... the defendant came, and by... his surety of the County, approved by me as good ficient surety, caused a Bond for the execution to be entered herein, which I, as surety for the stay of execution on the judgment of... against... hereby promise and undertake to amount of said judgment, interest and costs that may accrue.

Taken by and signed before me, and approved this... 19...

Justice of the Satisfaction of Judgment

Received... 19...

payment in full of the above judgment costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Peace Court

Township,

County, Ohio

Coal Bill

Att'y for Plff.

Att'y for Deft.

d, \$ 744 with interest from 19 , at per cent and costs.

19 , \$

of June 1942, alars herein, whereupon

gures following, to-wit:

Peace appeared July sworn business and defendant amount of received on said principal amt to assessed before me

of the Peace.

Co S. by of in said Co ended to summon me, the undersigned in Liberty 1942 - 8 o'clock Roy Coakly bill amt \$ 785 out for the amt costs by this writ of June 1942

June 1942

of the Peace

Defendant came in June 24-42 and confessed judgment and paid 1.00 and further agreed to pay 1.00 weekly till principal and costs are all paid

June 24-42 \$1.00 July 11-42 2.00 July 25-42 2.00 Aug 10-42 2.00 Aug 24-42 2.00

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the day of 19 the defendant came, and by

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

I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this day of

Justice of the Peace.

Satisfaction of Judgment

Received 19, from

payment in full of the above judgment and costs.

APPEAL BOND

On the day of 19, said entered into an undertaking to the adverse party as follows:

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

WHEREAS, on the day of 19, the said obtained a judgment against the said on the docket of said

Justice of the Peace, for Dollars and costs taxed at \$ 100 intend to

and the said appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, of County, Ohio, hereby promise and undertake to

the said appelle, in the sum and to the amount of Dollars, conditioned, that the said appellant will prosecute h appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against h, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this day of 19 Justice of the Peace.

The State of Ohio, Union County, ss.

Before me, the undersigned, Justice of the Peace, within and for said County, personally appeared Roy C. Oakley who being duly sworn according to law says that he is ⁽¹⁾

the owner of the claim hereto attached: that said claim and each item thereof against

Wm. Smith as set forth in the same is just and lawful: that the consideration for the same is

⁽²⁾ Coal sold and delivered

: that there is due and unpaid on same the sum of 7 ⁴⁴/₁₀₀ Dollars

as principal and ⁽³⁾ for 1 yr ⁴⁴/₁₀₀ Dollars as interest to

19 , and that interest is claimed on said principal from 19 , till paid, all at per cent. per

annum: that there are no counter claims, or set-offs whatever against the same, and that said owner ha no security whatever for same to the best of affiants knowledge and belief, ⁽⁴⁾

Roy Oakley Affiant.

Sworn to and subscribed before me this 12 day of June A. D. 1942

Cost of this affidavit cents. }

Paid by

W. H. J. Joliff
Justice of the Peace

(1) Here say "One of the Firm of," etc., "Administrator of," etc., as the case may be. If the claim is a personal one of the affiant, this space is not used

(2) Here say "Goods sold and delivered," or "Services rendered," etc., "As set forth in said claim," as the case may require.

(3) This line is used only in case partial payment has been made, on which interest has to be reckoned separately.

(4) If there should be any set-offs, counter claims or security, specify them in the account and add here "Except as set forth in said claim."

No.

Civil Doc. Page

Before *W. H. Jouff*
Justice of the Peace,

Liberty Township,
Union County, Ohio.

Roy Crasley

vs. Plaintiff.....

Wm Smith

Defendant.....

SUMMONS.

Returnable *June 25* 19*42*

at *8* o'clock *P* M.

Amount for which Plaintiff will
take Judgment if Defendant.....
fail to appear - - - - \$ *7.88*

With interest at per cent.

from 19.....

Justice's Fee - - - - \$

Constable's Fee, - - - - \$

CERTIFICATE

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

J. M. ...
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

to appear before me, the undersigned, a Justice of the Peace, at my office in Liberty Township,
on the 25 day of June 1942, at 8 o'clock P M., to answer the action of

Roy Coakley
for the amount due on Coal Bill amt 7.88

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 25 day of June 1942,
at 8 o'clock P M. WITNESS my hand, this 25 day of June 1942

W. A. J. J. J.

Justice of the Peace.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Peace Court

Township,

County, Ohio

Coal Bill

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

id, \$13.19 with interest from
19 , at per cent and costs.

or 13.19
19 , \$
9.15 - 22.34

of June 1942,
ulars herein, whereupon

gures following, to-wit:

swears the above
it is indebted
nt of \$10.64
unpaid and
at there is due
amt to \$25.50
in all
he is in the
delivered said
d at his
there are no
whatsoever
for \$13.19
costs re
ndant

ake ley
my presence
Justice of the Peace

County ss
to in said County
commanded to
t. to appear
ed, a Justice
in Liberty of
at 8 o'clock
of Roy Coakley
amount due Coal
at The Plaintiff
nt in hand
will make do
before the 1st
lock P.M. Vitron
1942
Peace

summons issued and Order of Attachment went with it to coalate
Marion McElroy

July 1st 1942 Defendant came in and confessed judgment
and paid Ten dollars and agreed to pay the
balance in two equal installments

July	1st 1942	pd	10 00
Sept	10 - 1942	pd	2 00
"	14 1942	"	4 17

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____
his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:
I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.
Satisfaction of Judgment
Received _____ 19____, from _____

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

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

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

WHEREAS, on the _____ day of _____ 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____

Justice of the Peace, for _____
Dollars and costs taxed at \$ _____
100 _____ intend _____ to

and the said _____
appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

The State of Ohio, Union County, ss.

Before me, the undersigned, a Justice of the Peace, within and for said County, personally appeared Roy Coakley who being duly sworn according to law says that he is ⁽¹⁾

the owner of the claim hereto attached: that said claim and each item thereof against

Daniel Fruit
as set forth in the same is just and lawful: that the consideration for the same is

⁽²⁾ Goods sold and delivered (Cord)
: that there is due and

unpaid on same the sum of Ten and ⁶⁴/₁₀₀ Dollars
as principal and ⁽³⁾ Two and ⁵⁵/₁₀₀ Dollars as interest to

4% interest 19 ____, and that interest is claimed on said principal
from 19 ____, till paid, all at ____ per cent. per

annum: that there are no counter claims, or set-offs whatever against the same, and that
said owner ha no security whatever for same to the best of affiants knowledge and
belief, ⁽⁴⁾

Roy Coakley

Affiant.

Sworn to and subscribed before me this 27 day of June A. D. 1912

Cost of this affidavit _____ cents.

Paid by _____

M. A. Jolly

Justice of the Peace.

(1) Here say "One of the Firm of," etc., "Administrator of," etc., as the case may be. If the claim is a personal one of the affiant, this space is not used.
(2) Here say "Goods sold and delivered," or "Services rendered," etc., "As set forth in said claim," as the case may require.
(3) This line is used only in case partial payment has been made, on which interest has to be reckoned separately.
(4) If there should be any set-offs, counter claims or security, specify them in the account and add here "Except as set forth in said claim."

No.

Civil Doc. Page

Before *N. H. Jossif*
Justice of the Peace,

Liberty Township,

Western County, Ohio.

Roy Corbly

vs. Plaintiff.....

David Fruit

Defendant.....

SUMMONS.

Returnable *July 1* 19*42*

at *8* o'clock *P* M.

Amount for which Plaintiff will
take Judgment if Defendant.....
fail to appear - - - - \$ *12.9*

With interest at per cent.

from 19.....

Justice's Fee - - - - \$.....

Constable's Fee, - - - - \$.....

CERTIFICATE

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

J. P. McElroy
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 Daniel Truit

to appear before me, the undersigned, a Justice of the Peace, at my office in Liberty Township,
on the 1 day of July 1942, at 8 o'clock P M., to answer the action of

Roy Coakley vs Daniel Truit
for the amount due on (Coal Bill) \$10⁶⁴ plus \$2⁵⁵ interest

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 1 day of July 1942,
at 8 o'clock P M. WITNESS my hand, this 27 day of June 1942

M. H. Jolly

Justice of the Peace.

AFFIDAVIT TO CLAIM.

THE STATE OF OHIO Union COUNTY, ss.

Before me, a Justice of the Peace in and for
said County, personally appeared Roy Coakley
who, being duly sworn, says that he is

the owner of the Coal business, claim hereto attached, that said
Bill is correct, just and lawful, and the consideration therefor was for coal
bought & delivered
to said John Vance at the request of same
that no part of the same has been paid except as stated thereon; that there are no counter claims or
set-offs against the same to the knowledge of affiant, except

and that there is justly due the said Roy Coakley
thereon the sum of \$620 Dollars.

and that he hold _____ security therefor

Sworn to before me and signed in my presence this 14 day of August 1942

NOTARY PUBLIC

Roy Coakley
W. N. Jorliff
Justice of the Peace
COUNTY, OHIO.

Coakley
vs
John Vance
Symmons
and

Order of Attc
issued Aug 14

Return Aug 15

Aunt Clarice
1867

CIVIL DOCKET

Civil Action

W. H. J. J. J. J.

Justice of the Peace Court

Town

10-37-3 THE COL. B. & MFG. CO. 119

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1740

JUSTICE OF THE PEACE		Pliffs. Costs	Defts. Costs
		Dolls. Cts.	Dolls. Cts.
Docketing Petition or Bill of Particulars	.50		.50
Appointing Guardian for Minor	.60		
Taking Security for Costs	.60		
Indexing Case	.10		.20
Taking and Certifying Affidavits, each	.50		
Taking and Approving a Bond, Undertaking or Recognizance	.80		
Issuing summons	.40		.40
Issuing Order of Attachment	.70		
Issuing Order of Arrest	.70		
Issuing Writ of Replevin	.75		
Granting Continuances, each	.40		
Issuing Commitment to Jail	.70		
Issuing Subpoena	.10		
Issuing Venire	.10		
Issuing Order on Jailer for Prisoner	.90		
Swearing Witnesses, each	.10		
Swearing Jury	.40		
Hearing Case on Appearance without Trial	1.00		
Hearing Case When Defense is Interposed	2.00		
Sitting in Case, Trial by Jury	2.50		
Hearing Motions or Demurrers, each	1.00		
Pronouncing Judgment	.30		.80
Entering a Rule of Reference	.50		
Swearing Arbitrators, each	.40		
Issuing Writ of Restitution	.80		
Numbering and Filing Papers, each	.10		
Entering Judgment and Costs on Cash Book	.40		
Iss'g Execution Against Property or Person	.80		
Poundage—4% on \$ collected			
Making Transcript, Including Certificate	2.50		
Signing and Certifying Bill of Exceptions	.50		
Reducing Testimony to Writing in Bastardy Proceedings	1.50		
Issuing Other Writs or Orders, each	.75		
Making Itemized Cost Bill	.50		
Total Justice's Fees			3 40

NAME OF OFFICER

NOTE: The following fees cover service and return of writs and copies to complete service, when required by law.

Service of Order of Attach't	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Order of Eject't	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Order of Resti'n	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Writ of Replevin,	Defts., each	1.00
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Summons	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Subpoenas,	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Venire,	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Notice to Garnishee,	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Service of Execu'n against Prop. or Person		.50
Mileage, 1st m., 50c;	add'l m., each	.15
And 6% on \$ thus collected		
Service of Any Other Writs, Orders or Notices	Persons, each	.80
Mileage, 1st m., 50c;	add'l m., each	.15
Attending During Jury Trial, each case		2.00
Attending During Trial without Jury		1.50
Summoning and Swearing Appraisers		2.00
Advertising Property for Sale, by Posting		1.00
Taking and Returning Bonds, each		.80
Actual Expenses, to be itemized and sworn to		
For Moving and Storage of Goods		
For Care of Animals		

JURY No. of Miles

WITNESSES

Arthur Amerine
Plaintiff

Hazel Eastep
Defendant

vs.

Action on Labor Bill combining and hauling wheat
C. D. Hoopes
Att'y for Plff.
Att'y for Deft.

Am't claimed, \$26.16 with interest from 19, at per cent and costs.

Judgment for 19, \$ and costs \$

Be it Remembered, That on the 4 day of Aug 1942, 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:

Arthur Amerine
Plaintiff

vs

Hazel Eastep
Defendant

Bill of Particulars

Plaintiff asks judgment against the defendant in the sum of \$26.16 for combining and hauling wheat.

Arthur Amerine
State of Ohio, Union Co ss
Arthur Amerine being first duly sworn says that the facts stated in the foregoing bill of particulars are true as he verily believes

Arthur Amerine
Sworn to before me and subscribed in my presence this 25th day of July 1942

C. D. Hoopes
Notary public

"Summons"

The State of Ohio, Union Co ss
To any Constable of Liberty Township in said County greeting: you are commanded to summon Hazel Eastep to appear before me the undersigned, a Justice of the Peace at my office in Liberty Tp on the 8th day of Aug 1942, at 8 o'clock P.M. to answer the action of Arthur Amerine who claims of the said Defendant the sum of Twenty Six & 16/100 for combining & hauling wheat

The Plaintiff asks judgment for the amount indicated hereon and for costs you will make due return of this writ you or before the 8th day of Aug 1942 at 8 o'clock P.M. Witness my hand this 4th day of August 1942

W. H. J. J. J. Justice of the Peace

Constable J. M. [Signature]

Witness my [Signature]

Aug 8-1942 - and waited thereupon for full and cost

Aug 10-1942 Hazel Eastep filed

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the _____ day of _____ the defendant came, and by _____ his surety of the County, approved by me as good ficient surety, caused a Bond for the execution to be entered herein, which

I, _____ as surety for the stay of execution on the judgment of _____ against _____ hereby promise and undertake to amount of said judgment, interest and costs that may accrue.

Taken by and signed before me, and approved this _____ 19 _____

Justice of the Satisfaction of Judgment Received _____ 19 _____

payment in full of the above judgment costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Peace Court

Township,

County, Ohio

Labor Bill
ing and hauling

Constable J.M. M^o Droy made due returns of Summons Aug 4-1942
by leaving same with the defendant

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

Witness my hand this 4th day of August 1942

W.N. Joriff
Justice of the Peace.

d, \$26.16 with interest from
19, at per cent and costs.

Aug 8-1942 - Plaintiff appeared at the appointed hour 8 P.M.
-and waited till 9 P.M. and the defendant failed to appear
thereupon I declared judgment in favor of the plaintiff
for full amt asked for in his petition (\$26.16)
and costs annexed to the defendant

Judgment	\$26.16
Constable fee	2.50
Justices fee	3.40
Total	<u>32.06</u>

W.N. Joriff
Justice of the Peace.

Aug 10-1942 made a certificate of judgment against
Hazel Gastep for \$32.06 plus 1.00 for doing same and
filed same with the Clerk of Courts

W.N. Joriff
Justice of the Peace

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____

Justice of the Peace.

Satisfaction of Judgment
Received _____ 19____, from _____

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

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

_____	} No. _____
Plaintiff _____	
vs.	} Justice of the Peace Court, _____
Defendant _____	

WHEREAS, on the _____ day of _____ 19____, the said
_____ obtained a judgment against the said
_____ on the docket of said

Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant _____ will prosecute _____ h _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____ h _____, he _____ will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____

Justice of the Peace.

Township in said
concerns and

to appear before me
the Peace at my

the 8th day of Aug
as was the action

claim of the said
by six x 1/10
what

ment for the
and for costs
of this writ

of Aug
time my hand
1942

W.N. Joriff
Justice of the Peace

Order of Attachment

Page 18

Before W. A. Jolliff
Justice of the Peace
Liberty Twp
Union County O

J. D. Martin

Plaintiff
vs

George Gregg

Defendant

Order of Attachment

Returnable March 16-1942.

At 8 O'clock P. M.

Amount for which judgment
is claimed 43.91
with interest at 6%
from Oct 31-1941
and costs

I certify that the within and
above is a true copy
of the original writ and
the indorsements thereon
service made
and returned

Constable J. M. M. Berg.

Order of Attachment

J. D. Martin

Plaintiff

vs

George Gregg Defendant

Before W. H. Jolliff
Justice of Peace Liberty Twp
The State of Ohio, Union Co. ss

To any Constable of Liberty Township in said County
meeting; you are commanded to attach and safely keep
the goods, Chattels, stocks, or interests in stocks, rights
credits, moneys and effects of the defendant George Gregg
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
Forty Three and $\frac{91}{100}$ dollars with interest at 6% till paid
and Ten Dollars the probable cost of this action
you will make due return of this order on or before
the 16th day of March 1942.

witness my hand this 12 day of March 1942.

W. H. Jolliff
Justice of the Peace

No.

Civ. Doc. Page 18

Before M. N. Jociff
JUSTICE OF THE PEACE,

Liberty Township,
Union County, O.

J. D. Martin
Plaintiff

vs.

George Gregg
Defendant.

SUMMONS.

~~Work and Labor~~—Necessaries.

Returnable March 16 1942

at 8 o'clock P. M.

Amount for which Plaintiff will take judgment, if

Defendant.... fail to appear \$43.91

With interest at 6 per cent. from

Oct 31 - 1941 19.....

Justice's Fee, with costs \$.....

Constable's Fee, \$.....

\$.....

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

J. M. McElroy
Constable.

SUMMONS.

~~Work and Labor~~ or Necessaries.

(Copy to Serve on Defendant.)

Gen'l Code, Secs. 10233, -5, -7

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

You are hereby commanded to summon George Craig
 to appear before me, the undersigned, a Justice of the Peace, at my office in
Liberty Township, on the 16 day of March 1942,
 at 8 o'clock P. M., to answer the action of J. D. Martin
 who claims of the said Defendant
 the sum of Forty three ⁹¹/₁₀₀ Dollars, with interest thereon
 at 6 per cent from the 31st day of October 1941, for ~~work~~ and
~~labor~~—necessaries, to-wit: Merchandise, consisting of groceries

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 16 day of March
 1942, at 8 o'clock P. M.

WITNESS my hand, this 12 day of March 1942H. H. Joeliff

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."

No.

Civil Doc. Page 18

JUSTICE OF THE PEACE COURT,

Liberty Township,

Union County, Ohio.

J. D. Martin

Plaintiff

vs.

George Gregg

Defendant

AFFIDAVIT FOR ATTACHMENT

Filed March 12 1912

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.)

AFFIDAVIT FOR ATTACHMENT

Gen'l Code, Sec. 10253.

JUSTICE OF THE PEACE COURT,

Township, Union County, Ohio.

Liberty

J. D. Martin

vs. Plaintiff

No. _____

George Gregg

Defendant

AFFIDAVIT FOR ATTACHMENT

The State of Ohio, Union County, ss.

J. D. Martin

being duly sworn says that he is ¹

the Plaintiff in the above entitled case; that

said Defendant is justly indebted to said Plaintiff ² for merchandise groceries

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

Forty three and 91 Dollars,

with interest thereon from the 31st day of Oct 1942; and that the property sought to be attached is not exempt from execution.

Affiant further says that ³ defendant has assigned, removed or disposed said property for which this action is brought, and that there are no set off or counter claims, etc

J. D. Martin

Sworn to before me and signed in my presence, this 17 day of March 1942

* 43.91

H. H. Jolliff

Justice of the Peace.

No.

Civil Doc. Page

Before *W. H. Joriff*
Justice of the Peace,

Liberty Township,

Union County, Ohio.

Arthur American

vs. Plaintiff.....

Hazel Eastep
Defendant.....

SUMMONS.

Returnable *Aug 8* 19*42*

at *8* o'clock *P.* M.

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

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

Justice's Fee - - - - \$.....

Constable's Fee, - - - - \$.....

CERTIFICATE

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

J. M. ...
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 Hazel Eastep
to appear before me, the undersigned, a Justice of the Peace, at my office in Liberty Township,
on the 8 day of Aug 1942, at 8 o'clock P M., to answer the action of

Arthur Amerike
for the amount due on bill of Combing & hauling wheat, \$26.16
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 8 day of August 1942,
at 8 o'clock P M. WITNESS my hand, this 4 day of August 1942.

W. H. Jossif
Justice of the Peace.

Noted in original Docket and
filed in this Court at 9:30
A.M. Aug. 11, 1942.
Docket 1. Pg. 245

~~Filing, indexing etc 55/010~~

HAROLD CAMERON, CLERK
BY *H. L. S.*



RECEIVED

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF OHIO
COLUMBUS, OHIO

1942

IN RE: ...

...

...

...

...

...

...

...

...

...

...

CERTIFICATE OF JUDGMENT

TO THE CLERK OF THE COURT OF UNION COUNTY, OHIO:

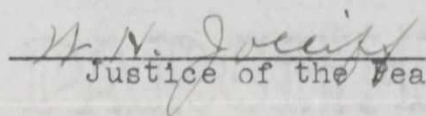
STATE OF OHIO

UNION COUNTY, SS:

I, W. H. Jolliff, Justice of the Peace in and for Liberty Township, Union County, Ohio, do certify that on the 8th day of August, 1942, a certain judgment was duly rendered by the said Court in an action therein pending wherein Arthur Amerine was Plaintiff and Hazel Eastep was Defendant for the sum of \$26.16 and \$5.90 costs against the said Hazel Eastep and that the same is wholly unpaid and unsatisfied.

The forgoing certificate is made upon the order of the said Arthur Amerine and the fee therefore amounts to \$1.00, which sum is taxed in the costs of said action.

In testimony whereof, I do hereby subscribe my name, this 11th day of August, 1942.


Justice of the Peace.

CROP RECORD—LAST YEAR

ACRES

YIELD

VALUE

Wether Cornmeal
North Lewisburg Ohio
R. F. D. #1

Justice fees 310

Constable 520

2 householders ~~200~~
630

43,910 price

109 int-

630 costs

5130

11,250⁰⁰ 57,30

6758

35.00

1430

¹²
147,250

$$\begin{array}{r}
 43.91 \\
 \underline{.06} \\
 2.6346 \\
 \underline{3} \\
 12 \overline{) 13.1730} \\
 \underline{108} \\

 \end{array}$$

$$\begin{array}{r}
 \text{Int} \quad 43.91 \\
 \phantom{\text{Int}} \quad 109 \\
 \text{Costs} \quad \underline{630} \\
 \phantom{\text{Costs}} \quad 3130 \\
 \phantom{\text{Costs}} \quad 350 \\
 \hline
 \text{Bal} \quad 16.30
 \end{array}$$

$$\begin{array}{r}
 45 \\
 \underline{27} \\
 18 \\
 \underline{16.30} \\
 1.70
 \end{array}$$

Peace Court

Township,

County, Ohio

Account of
of services

Att'y for Plff.

Att'y for Deft.

\$ 39.00 with interest from
19 , at per cent and costs.

Oct 23-1942. As neither of the defendants appeared on the date of
hearing I rendered judgment in favor of the plaintiff for the
full amt asked for amt to \$39 and costs there of

W. H. Joriff
Justice of the Peace

amt of judgment	39 00
Justice's fee	5 50
Constables fee	4 40
	<hr/> 48 90

Nov-5-1942. Rec'd check from Sturgis H. Cherry, Garfield,
for \$48.90 - covering judgment & costs in full

Case closed

of Oct 1942,
dollars herein, whereupon

figures following, to-wit:

the trips made
a professional
and itemized
B which are
sheet.
for which
against the
as the above
thousand and

person ally come
worn long the
just

Reiter

presence

of the Peace

issued summons
& garnishes
B. Dildine
is to Henry, clerk
all on the day
to me served
loy and
at Joe

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____

Justice of the Peace.
Satisfaction of Judgment

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

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

_____	} No. _____
Plaintiff _____	
vs.	} Justice of the Peace Court,
Defendant _____	

WHEREAS, on the _____ day of _____ 19____, the said
_____ obtained a judgment against the said
_____ on the docket of said

Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee _____, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant _____ will prosecute _____ h _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____ h _____, he _____ will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

RETURN ON ORDER OF ATTACHMENT

Gen'l Code, Secs. 10257.-8,-65,-6.

....., Ohio, Oct 20, 1942
 Received the annexed order on the 20 day of Oct, 1942, at 2 o'clock P. M.
¹No property or effects found.

²The Defendant is the owner of an interest in certain real estate in said County, now occupied by.....

³And on the 20 day of Oct, 1942, I received an Order of Attachment, issued by W. H. Jolley, Justice of the Peace, in the action of Dr Harry Peiter against the within named P. B. Dildine and Robt Dildine

⁴And on the 20 day of Oct, 1942, I went to the place where the Defendant's property described in the annexed Inventory and Appraisalment was found; and there, at 3 o'clock P. 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 Dr Harry Peiter vs P. B. Dildine and Robt Dildine and did then and there attach it ⁵as in my hands subject to said prior attachment.

And then with attached the money and in the clerk's hands, 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 said order.

⁶In obedience to a written order of W. H. Jolley, Justice of the Peace of Liberly Township, Union County, Ohio, hereunto annexed, I restored the following described property above mentioned to..... claimant, to-wit:

⁷Said property now remains in my custody. J. M. McDroz

BILL OF PARTICULARS

Verified by Affidavit

Gen'l Code, Secs. 10303,-4,-5,-55.

JUSTICE OF THE PEACE COURT

..... Liberty Township, Union County, Ohio.

Dr Harry Reiter

Plaintiff.....

vs.

R.B.Dildine & Robert Dildine

Defendant.....

No.....

BILL OF PARTICULARS

The said Plaintiff.....says there is due him.....from said Defendant.....the sum
of Thirty Nine.....Dollars (\$39.00.)

For Professional Services rendered the defendants at their request.....

An ~~It~~omised account is hereto attached marked Exhibit A and Bp and made
a part hereof,

Wherefore the Plaintiff.....asks judugment for said amount of \$39.00.....which he claim..
with interest thereon at the rate 6% per cent. from the 2d day of Oct 1942,

Harry Reiter

Defendant's Residence and Address:

Plaintiff's Attorney

		50	
450	20		
<u>50</u>	160		
50	80		
<u>530</u>	140		
20	20		
20	20		
160	20		
120	20		
80	20		
<u>530</u>			

50	100
30	100
	160
	80
	<u>440</u>

To Marion

Give the summons
to Mr Epps and
tell him you are
serving the order of
attachment on
Mr Vernon

	20	
	50	
	160	
	80	
200	140	
50	50	
<u>160</u>	<u>530</u>	
440		

THE STATE OF OHIO, Union COUNTY, ss.

DR Harry Reider,

VS.

Plaintiff....

R.B.Dildine and Robert Dildine,

Defendant....

AFFIDAVIT FOR ATTACHMENT

Before me, the undersigned Justice of the Peace within and for said County, came Harry Reider who being duly sworn, says that

said defendants are justly indebted to said Plaintiff for Professional Services

that said claim is just and lawful; that he believes said plaintiff ought to recover thereon the amount of \$ 39.00; that said property sought to be attached is not exempt from execution; that said property is not the personal earnings of the defendant for services rendered by the defendant within three months prior to the commencement of said action; that said earnings amount to more than \$150.00, and that only the excess over that amount is sought to be attached; that the defendant is not the head or support of a family, and has not, in good faith, the maintenance and support of a widowed mother wholly dependent upon him for support; that said claim is for work or labor or necessaries, and that ~~only \$XXXXX of said personal earnings and \$XX~~ for costs are sought to be attached; and that

Said affiant further makes oath and says that he has good reason to, and does believe that

ha in possession

the property of said defendant.

(Affiant)

Harry Reider

Sworn to and subscribed before me, this 19th day of October A. D. 1942

H. N. Jolley Justice of the Peace.

193

M Robt. Hildine

on Moffit farm

To

Dr.

MADE IN U. S. A.

1937				
Mar. 19	Horse		4 ⁰⁰	2 ⁰⁰
May 9	Call	55-41	4 ⁰⁰	
10	med	7-5-39 34.00 3-1-41 11-1-41	1 ⁰⁰	

192

M. A. G. Hiesher

To

Dr.

MADE IN U.S.A.

1929
 Apr. 12 Call 2-17-30
 1-8-31 5⁰⁰
 11-12-32
 6-10-33

R. B.
 1933
 Apr. 7 Trip Hildine 4⁰⁰
 7 Trip + antitoxin 12⁰⁰
 8 " " 12⁰⁰
 9 Trip 6-10-33 4⁰⁰
 12-11-33
 1-27-35
 7-29-35
 1-3-36
 2-17-36
 2-15-37
 7-5-39
 3-4-40

Imp. day

CIVIL DOCKET

Civil Action

W.N. Joiceff

Justice of the Peace Court

Township

10-37-3 THE COL. B. B. 1916, CO. 11D

JUSTICE OF THE PEACE
NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1740

Pitffs. Costs Defts. Costs
Dolls. Cts. Dolls. Cts.

Table of court fees including Docketing Petition or Bill of Particulars, Issuing summons, Issuing Order of Attachment, etc.

NAME OF OFFICER

Constable.

Table of constable fees including Service of Order of Attach't, Mileage, Service of Order of Eject't, etc.

JURY

No. of Miles

WITNESSES

Loring Thompson

Plaintiff

No. vs.

John Epps

Defendant

Action on Merchandise Acct mostly groceries

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 84.37 with interest from 19, at per cent and costs.

Judgment for 84.37

19, \$

and costs \$ 10.00

Be it Remembered, That on the 20 day of Oct 1942, 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:

Loring Thompson - Plaintiff

vs John Epps - Defendant

Bill of Particulars

Plaintiff asks judgment against the defendant for the sum of \$84.37 for goods sold and delivered at the request of the defendant.

Loring Thompson

State of Ohio ss

Loring Thompson ut being duly sworn says the facts stated above are true as he very believes

Sworn to before me this 20 day of Oct 1942 and subscribed to in my presence

W.N. Joiceff Justice of the Peace

Plaintiff also made affidavit for attachment on the goods & money of defendant and also garnishment paper upon Milber Vernon landlord of said defendant

Oct 27 constable J. M. McElroy was handed summons, Order of Attachment for said defendant also Milber Vernon was notified of Garnishee date of hearing was set for Oct 30 at 8 P.M. 1942

The defendant failed to appear at the hearing Oct 30 - 1942

therefore I gave judgment in favor of the plaintiff for \$84.37 and costs of \$10.00

Oct 29 John Epps placed business claim of plaintiff which defendant case co

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the day of the defendant came, and by

his surety res of the County, approved by me as good and efficient surety, caused a Bond for the stay of execution to be entered herein, which fol

I, as surety for the stay of execution on the judgment of against hereby promise and undertake to pay amount of said judgment, interest and and costs that may accrue.

Taken by and signed before me, and approved this 19

Justice of the Peace

Satisfaction of Judgment

Received 19

payment in full of the above judgment costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Township,

County, Ohio

Chandice Acct
receiv

Att'y for Plff.

Att'y for Deft.

8437 with interest from
, at per cent and costs.

4.37
19 , \$

Oct 19 42,
herein, whereupon

es following, to-wit:

rs
inst the defendant
ds sold and
defendant.

Tompson

ly sworn
true

day of Oct 1942
where

Justice of the Peace

for attachment
and also
Wenon

copy was handed
for said
was notified

Oct 30

at the hearing

in favor of the
and costs

Oct 29 John G. G. the defendant and Wilber Vernon appeared at the plaintiff
place of business in Raymond and paid \$42.18 upon the
claim of plaintiff and further promised to pay the remainder
when defendant sold his hogs
Case continued until balance & costs are all paid

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

_____ his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

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

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

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

WHEREAS, on the _____ day of _____ 19____, the said
_____ obtained a judgment against the said
_____ on the docket of said

Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant will prosecute h appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against h, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

AFFIDAVIT FOR ATTACHMENT

Gen'l Code, Sec. 10253.

JUSTICE OF THE PEACE COURT,

Liberty Township, *Union* County, Ohio.

Loren Thompson

vs. Plaintiff

No.

John Epps

Defendant

AFFIDAVIT FOR ATTACHMENT

The State of Ohio, *Union* County, ss.

Loren Thompson being duly sworn says that he is ¹

the Plaintiff in the above entitled case; that

said Defendant justly indebted to said Plaintiff ² *necessaries largely*

groceries furnished and delivered

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

84 and 97/100 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 *Defendant has repeatedly refused to pay above named sum*

** Loren Thompson*

Sworn to before me and signed in my presence, this *20* day of *Oct* 19*42*

W. H. Jolley
Justice of the Peace.

The State of Ohio, Union County, ss.

Before me, the undersigned, a Justice of the Peace, within and for said County, personally appeared

Loren Thompson who being duly sworn

according to law says that he is ⁽¹⁾ x x x

the owner of the claim hereto attached: that said claim and each item thereof against

John Epps

as set forth in the same is just and lawful: that the consideration for the same is ⁽²⁾

Goods sold and delivered at his request

unpaid on same the sum of 84 and ³⁷ 100 Dollars

as principal and ⁽³⁾ x x ¹⁰⁰ Dollars as interest to

19 , and that interest is claimed on said principal from 19 , till paid, all at per cent, per annum:

that there are no counter claims, or set-offs whatever against the same, and that said owner has no security whatever for same to the best of affiants knowledge and belief, ⁽⁴⁾

Loring Thompson Affiant.

Sworn to and subscribed before me this 20 day of Oct A. D. 1942

Cost of this affidavit cents.

Paid by } W. H. Jossiff Justice of the Peace

(1) Here say "One of the Firm of," etc., "Administrator of," etc., as the case may be. If the claim is a personal one of the affiant, this space is not used
(2) Here say "Goods sold and delivered," or "Services rendered," etc., "As set forth in said claim," as the case may require.
(3) This line is used only in case partial payment has been made, on which interest has to be reckoned separately.
(4) If there should be any set-offs, counter claims or security, specify them in the account and add here "Except as set forth in said claim."

CIVIL DOCKET

Civil Action

W. H. Jolliff

Justice of the Peace Court

Liberty

Township

10-37-3 THE COL. S. S. 119

JUSTICE OF THE PEACE NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1740

Table with columns for 'Pliffs. Costs' and 'Defts. Costs' listing various court fees like 'Docketing Petition or Bill of Particulars', 'Appointing Guardian for Minor', etc.

NAME OF OFFICER

Table with columns for 'Constable' and 'Persons' listing fees for services like 'Service of Order of Attach't', 'Service of Order of Eject't', etc.

JURY

WITNESSES

Richard L. Cameron Plaintiff vs. Willard Bower Smith Defendant

Action on acct for money Am't claimed, \$44.24 with interest from Mar 14 1942, at 6 per cent and costs. Judgment for 51.34 19, \$ and costs \$

Be it Remembered, That on the 26 day of Dec 1942, 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: Richard L. Cameron Plaintiff vs. Willard Bower Smith Defendant Bill of Particulars

How comes Richard L. Cameron, plaintiff herein, and for his cause of action says that Willard Bower Smith, defendant herein, is indebted to him in the sum of \$44.24 with interest from the 14 day of March, 1940, upon an account for hay purchased and received by the defendant from the plaintiff, a copy of which account is hereby attached and marked "Exhibit A"

There is now due and unpaid on said acct the sum of Forty four and 24/100 dollars (\$44.24) for which sum the plaintiff asks judgment against the defendant, together with interest at 6% from the 14 day of March 1940, and for his costs herein expended

Richard L. Cameron plaintiff State of Ohio Union Co S.S. Richard L. Cameron, being first duly sworn says that he is the plaintiff in the foregoing bill of particulars, stated and allegations made in the foregoing bill of particulars are true as he verily believes

subscribed in my presence and sworn to before me this 17th day of December A.D. 1942 Arthur P. Lowe

Arthur P. Lowe Notary Public Union Co O. I certify the above Bill of Particulars and affidavit is a true copy as given me by Mr Cameron W. H. Jolliff Justice of the Peace

Willard Bower Smith Jan - 1940 to Jan - 1940 Feb 27th 1940 Mar 14 - 1940 Total 10x10

I send summons foregoing acct returnable held at 8 P.M. with \$7.32 the defendant will send for the full

The defend of Decurb named \$51.63 which in: tall the other

Certificate of the 2nd day Defendant

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the day of the defendant came, and by his surety res of the County, approved by me as good and sufficient surety, caused a Bond for the stay of execution to be entered herein, which follows I, as surety for the stay of execution on the judgment of against hereby promise and undertake to pay amount of said judgment, interest and costs that may accrue.

Taken by and signed before me, and approved this 19 Justice of the Peace Satisfaction of Judgment Received 19 payment in full of the above judgment costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Liberty

Township,

Union

County, Ohio

acct for money

"Exhibit A"

Willard Bowersmith, Dr

To Richard L. Cameron Marysville O.

Att'y for Plff.

Att'y for Deft.

44.24 with interest from 42, at 6 per cent and costs.

Jan - 1940 to 2810 lbs mixed clover hay
Jan - 1940 " 3690 " " " "
Feb 27th 1940 " 2760 " " " "
Mar 14 - 1940 " 1150 " " " "

Total 10410 lbs @ \$8.00 per ton \$ 44.24

51.39
19 , \$

Dec 1942,
s herein, whereupon

es following, to-wit:

Particulars

plaintiff herein,
that Willard
is indebted
interest from the
out for hay
sent out from the
account is
Exhibit A"

on said acct
class \$44.24
his judgment
with interest
40, and for his

Cameron
plaintiff

Just duly sworn
the foregoing
allegations made
are true

I sworn to before
D.D. 1942
Lowe

Notary Public

Particulars and
given me

Justice of the Peace

I send summons to the defendant, Willard Bowersmith, in the foregoing action Dec 26-1942, by constable J. M. McElroy returnable Dec 30-1942. at my place said hearing to be held at 8 P.M. said summons asks for \$4.24 principal with \$732 interest with costs and should said the defendant fail to appear at said time, then the Court will render judgment for the plaintiff above named action for the full amount asked for with interest and costs

W. H. J. Justice of the Peace

The defendant Willard Bowersmith appeared on the 28 day of December 1942 and confessed judgment in the above named action judgment taken was for the sum of \$51.63 with costs of suit annexed total of \$56.93 which defendant agreed to pay in three equal installments first 1/3 about the 8 or 9 of January 1943 the other 2 in two who following

Certificate of judgment issued by myself and sent Mrs Cameron on the 2nd day of January 1943

W. H. J. Justice of the Peace

Defendant paid \$2850 Jan 9-1943
" " 2543 " 25-1943
total 56.73

Case closed

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the day of 19 the defendant came, and by

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

I, as surety for the stay of execution on the above judgment of against do hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this day of 19

Justice of the Peace.

Satisfaction of Judgment

Received 19, from

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

APPEAL BOND

On the day of 19, said entered into an undertaking to the adverse party as follows:

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

WHEREAS, on the day of 19, the said obtained a judgment against the said on the docket of said

Justice of the Peace, for Dollars and costs taxed at \$ 100 intend to

and the said appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, of County, Ohio, hereby promise and undertake to the said appelle, in the sum and to the amount of Dollars, conditioned, that the said appellant will prosecute h appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against h, he will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this day of 19

Justice of the Peace.

RICHARD L. CAMERON
JUDGE OF THE COURT OF COMMON PLEAS
MARYSVILLE, OHIO

December 30, 1942.

W.H. Jolliff,
Justice of the Peace,
R.D.,
West Mansfield, Ohio.

Dear Sir:

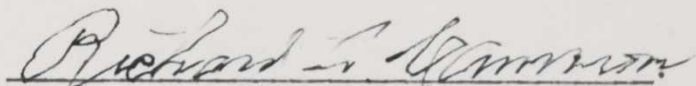
Your letter of the 29th received, and I note that you entered judgment against Willard Bowersmith for \$51.63 and the costs of the action, and that he requests time for payment of the same. I am perfectly willing to give him such time as you may deem proper under the circumstances, and the method of payment he suggests is all right with me.

However, having obtained the judgment, I do not desire to lose any lien that I might have on any real estate he now owns or hereafter may acquire, and for that purpose I have prepared a Certificate of Judgment and it is enclosed with this letter in order that you may complete it and return it to me.

The fee fixed for the Certificate of Judgment by Section 1746-3 of the General Code is 25¢ for making the same and 10¢ for noting the return of the Certificate of Judgment. As I do not wish to make any additional costs against Mr. Bowersmith, I will pay this amount myself, and am enclosing the amount with this letter.

I am also enclosing a stamped addressed envelope for the return of the Certificate.

Yours respectfully,



Richard L. Cameron, Judge.

RLC/L
3 Encls.

27-25-29-30

1942-12-30
1940-8-14

9 16

44.24
739

51.63

~~32~~

4
198
21

209

44.24

268-44

530
209

739

51.63
26
26.63

No.

Civil Doc. Page

Before *W. N. Jacuff*

Justice of the Peace,

Liberty

Township,

Union

County, Ohio.

Richard L. Cannon

vs. Plaintiff.....

Willard Bowersmith

Defendant.....

SUMMONS.

Returnable *Dec 30*

19*42*

at *8* o'clock *P* M.

Amount for which Plaintiff will
take Judgment if Defendant.....

fail to appear - - - - \$ *44.24*

With interest at *6* per cent. *7.39*

from *Mar 14* 19*40* *61.08*

Justice's Fee - - - - \$

Constable's Fee, - - - - \$

CERTIFICATE

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

J. M. M. [Signature]

Constable.

56-93
28 50
30 23
SUMMONS.THE STATE OF OHIO, Liberty COUNTY, ss.To any Constable of Liberty Township, in said County, Greeting:YOU ARE HEREBY COMMANDED to summon Willard Bower Smithto appear before me, the undersigned, a Justice of the Peace, at my office in Liberty Township,on the 30 day of December 1942, at 8 o'clock P M., to answer the action ofRichard L. Cannon vs. Willard Bower Smithfor the amount due on acc't for May principal 44.24 plus 27.39 interest
total 71.63

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 30 day of December 1942,at 8 o'clock P M. WITNESS my hand, this 26 day of December 1942W. H. Jolly

Justice of the Peace.

No. _____

January 18th 19 42

Received from W. H. Galtiff, Justice of Peace

Twenty five _____ Dollars

to apply on judgment of Richard L.
Common vs Willard Doversmith.

\$ 25⁰⁰

Richard L. Common

No. _____

Jan. 30th 1942

Received from W. H. Jolliff, Justice of Peace

Twenty six & ⁶³/₁₀₀ Dollars

Balance in full of judgment returned
L. Cameron vs Willard Bowersmith.

\$ 26⁶³/₁₀₀

Richard L. Cameron

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Township,

County, Ohio

cit for money

The evening of the same day Sept 24 the defendant came to my office conferred judgment paid up principal and costs all amt to \$16.90 and the case was dismissed

W. H. Jeeiff
Justice of the Peace

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

8 with interest from
at per cent and costs.

8.00
19 , \$
90 16.90

Sept 1943,
s herein, whereupon

es following, to-wit:

mbars

plaintiff herein
Fred Q. Brehm
to him for
his request
service he asks
be laid upon

assy Peiler
which that
been paid
relative

Peiler
me
43

Peac

attach ment
Shirk clerk
same day

wit for attach ment
in Shirk
to constable
and then
Brehm
Shirk

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

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

I, _____
as surety for the stay of execution on the above judgment of _____
against _____ do
hereby promise and undertake to pay the amount of said judgment, interest and costs, and costs that may accrue.

Taken by and signed before me, and surety approved this _____ day of _____ 19____

Justice of the Peace.
Satisfaction of Judgment
Received _____ 19____, from _____

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

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

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

WHEREAS, on the _____ day of _____ 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____

Justice of the Peace, for _____
Dollars and costs taxed at \$ _____
100 _____ intend _____ to

and the said _____
appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant _____ will prosecute _____ appeal to effect without unnecessary delay, and that if on the appeal judgment be rendered against _____ he _____ will satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

RETURN ON ORDER OF ATTACHMENT

Gen'l Code, Secs. 10257, -8, -65, -6.

....., Ohio, Sept 24, 1943.

Received the annexed order on the 24 day of Sept, 1943, at 1 o'clock P.M.

¹No property or effects found.

²The Defendant is the owner of an interest in certain real estate in said County, now occupied by.....

Fred E. Brehm

³And on the 24 day of Sept, 1943, I received an Order of Attachment, issued by W. H. Joiceff, Justice of the Peace, in the action of

Dr. Harry Reiter against the within named Fred E. Brehm.

⁴And on the 24 day of Sept, 1943, I went to the place where the Defendant's property described in the annexed Inventory and Appraisement was found; and there, at 3 o'clock P.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 Reiter vs Brehm and did then and there attach it ⁵as in my hands subject to said prior attachment.

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 said order. I attached the money in the clerk's hand

⁶In obedience to a written order of W. H. Joiceff, Justice of the Peace of Liberty Township, Union County, Ohio, hereunto annexed, I restored the following described property above mentioned to..... claimant, to-wit:.....

⁷Said property now remains in my custody. J. M. McElroy

AFFIDAVIT FOR ATTACHMENT.

(For 10 Per Cent. of Personal Earnings)

Gen'l Code, Secs. 10253, 4, -65, -71, -2.

BEFORE W. N. Joiceff JUSTICE OF THE PEACE in and for
Liberty Township, _____ County, Ohio,

Dr. Harry Reiter

Plaintiff,

vs.

Fritz Brehm

Defendant.

AFFIDAVIT IN ATTACHMENT

The State of Ohio, Union County, ss.

The said Plaintiff Dr. Harry Reiter

being duly sworn, says that¹

said Defendant is justly indebted to said Plaintiff for necessaries, to-wit:

Medical Attendance

that at least three days and not more than thirty days before bringing this action, to-wit,

on the _____ day of _____ 19____, the said Plaintiff made demand in writing on said Defendant for the excess over and above ninety per cent. of said Defendant's personal earnings, earned during the thirty days next preceding said demand by delivering such demand to the debtor personally, and that said Defendant did not pay or tender payment to said Plaintiff in money or a duly accepted order for said excess of said earnings, nor for any part thereof, within three days after such demand; that the said claim is just and lawful, and that he believes said Plaintiff ought to recover

thereon the amount of 8 00 Dollars;

that the property about to be attached is not exempt from execution or attachment; that only ~~ten per centum~~ ¹⁰⁰ of said Defendant's personal earnings for services rendered, and not exceeding ~~two dollars for actual costs~~ in this proceeding, and the necessary garnishee fee of not to exceed fifty cents if the same is demanded by the garnishee, are sought to be attached. Said affiant further makes oath and says that he has good reason to believe

and does believe that John Shirk

of and within said County of Union has in his possession money, credits, or other property belonging to said Defendant which is liable to be attached in this action, and he is indebted to said Defendant for the earnings above mentioned.

Harry Reiter
W. N. Joiceff
Justice of the Peace.

Sworn to before me and signed in my presence, this 23 day of Sept
1943

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. "Groceries," (or "Provisions" or "Clothing," or "whatever other necessaries) furnished the defendant or his family," as the facts may be.
3. If not delivered personally then erase the next seven words and insert "leaving such demand at _____ the debtor's usual place of residence."

The State of Ohio, Union County, ss.

Before me, the undersigned, a Justice of the Peace, within and for said County, personally appeared Dr Harry Reiter who being duly sworn according to law says that he is⁽¹⁾

the owner of the claim hereto attached; that said claim and each item thereof against

Fritz Brehm
as set forth in the same is just and lawful: that the consideration for the same is⁽²⁾

Medical attention

: that there is due and unpaid on same the sum of 800 Dollars as principal and⁽³⁾ 100 Dollars as interest to

19 , and that interest is claimed on said principal from 19 , till paid, all at per cent, per annum: that there are no counter claims, or set-offs whatever against the same, and that said owner has no security whatever for same to the best of affiants knowledge and belief,⁽⁴⁾

Harry Reiter Affiant.
Sworn to and subscribed before me this 23 day of Sept A. D. 1943
Cost of this affidavit cents. }
Paid by } W. N. Jacciff Justice of the Peace

(1) Here say "One of the Firm of," etc., "Administrator of," etc., as the case may be. If the claim is a personal one of the affiant, this space is not used

(2) Here say "Goods sold and delivered," or "Services rendered," etc., "As set forth in said claim," as the case may require.

(3) This line is used only in case partial payment has been made, on which interest has to be reckoned separately.

(4) If there should be any set-offs, counter claims or security, specify them in the account and add here "Except as set forth in said claim."

CASE NO. _____

BEFORE W.H. JOLLIFF, JUSTICE OF
THE PEACE IN AND FOR LIBERTY
TOWNSHIP, UNION COUNTY, OHIO.

Richard L. Cameron,
PLAINTIFF,

-vs-

Willard M. Bowersmith,
DEFENDANT.

BILL OF PARTICULARS

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Liberty

Township,

Union

County, Ohio

omissory note

The defendant D. H. Smart appeared and paid amt. of note \$77.⁰⁸ and Mr. Hoopes, Atty. for Plaintiff paid costs of \$5.55

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

case closed.

77.08 with interest from
, at per cent and costs.

77.08
19 , \$

Feb. 1944,
s herein, whereupon

es following, to-wit:

against the defendant
omissory note.

Hoopes
Atty for Plaintiff

on, says that he is
the facts stated
ing bill of particulars

Hoopes
ided in my
944.

Jewell
the Union County, Ohio
copy as delivered

L. Roberts
of the Peace.

ndant by
p. Feb. 17th 1944, 8 am
P.M.

\$77.08 and if defendant
will render judgment
ntables fees and int.

L. Roberts
of Peace.

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____
his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:
I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.
Satisfaction of Judgment
Received _____ 19____, from _____

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

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:
No. _____
Plaintiff _____
vs. _____
Defendant _____
Justice of the Peace Court, _____
Township, _____ County, Ohio.
WHEREAS, on the _____ day of _____ 19____, the said _____
obtained a judgment against the said _____
on the docket of said _____
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____
100 _____ intend _____ to

and the said _____
appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appellee, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant _____ will prosecute _____ h _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____ h _____, he _____ will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

Affidavit

Florence Howard
W. S.

Oakley Hethrick

No. 3.

Civil Dock, 119 P. 42.

The State of Ohio, Union County, Liberty Twp.

Florence Howard being duly sworn, deposes and says.

1. That she is the owner of the following described property, to wit: One large, brown hatbox with handle broken off top door.
 2. That this deponent is entitled to immediate possession of said property.
 3. That said property is wrongfully detained by one Oakley Hetrick.
 4. That said property was not taken in execution on any order or judgment against said deponent, or for payment of any tax, fine, or assessment against him, and is not claimed by him under a title acquired mediately or immediately by transfer from one from ^{whom} such property had been taken by such executive order, or process, or by virtue of an order of delivery, issued in replevin, or any other process issued against this deponent.
- x Florence Howard

Sworn to + subscribed before me
this 14th day Oct. 1944

Kenneth L Roberts,
Justice of Peace
Liberty Twp

CIVIL DOCKET

Civil Action

Kenneth Roberts

Justice of the Peace Court

Liberty

Township

10-37-3 THE COL. S. D. WTS. CO. 119

JUSTICE OF THE PEACE
NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

Pltffs. Costs Defts. Costs
Dolls. Cts. Dolls. Cts.

Table listing court fees: Docketing Petition or Bill of Particulars .50, Appointing Guardian for Minor .60, Taking Security for Costs .60, etc.

Total Justice's Fees

110

NAME OF OFFICER

Constable.

295

NOTE: The following fees cover service and return of writs and copies to complete service, when required by law.

Table listing constable fees: Service of Order of Attach't Defts., each 1.00, Mileage, 1st m., 50c; add'l m., each .15, etc.

JURY

No. of Miles

WITNESSES

Action on Forcible Detention

J. E. Anderson

Plaintiff

No. 2 vs. Joe Pettit

Defendant

Att'y for Plff.

Att'y for Deft.

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

Judgment for

19 , \$

and costs \$

Be it Remembered, That on the 24th day of March 1944, 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 J. E. Anderson does hereby make his complaint against Joe Pettit that the said Joe Pettit has since the 4th day of Mar. 1944 detained from the undersigned possession of the following premises in Liberty Twp. Union County, known as; the tenant house situated on the J. E. Anderson farm 2 miles N.W. of Raymond, Ind. The said Joe Pettit entered upon said premises as the weekly wage hand of the undersigned, the lease thereof expired at time herein mentioned and from that time said Joe Pettit has unlawfully held over his term.

On the 16th day of Mar. 1944 the undersigned served on said Joe Pettit as required by law, notice in writing, to leave said premises. The undersigned asks process and restitution.

Dated Mar. 24th 1944

Signed J. E. Anderson.

Summons in forcible detention served by Richard Cline, constable Taylor Township. summons issued Mar. 24, returnable Mar. 29.

Defendant moved out next day after summons was served and Plaintiff paid all costs amounting to \$4.05 Case closed.

Bond for Stay of Execution Gen'l Code, Sec. 10401

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

his surety resident of the County, approved by me as good and ficient surety, caused a Bond for the stay of execution to be entered herein, which follows:

I, as surety for the stay of execution on the judgment of... against... hereby promise and undertake to pay amount of said judgment, interest and costs that may accrue.

Taken by and signed before me, and approved this... da...

19...

Justice of the Peace

Satisfaction of Judgment

Received... 19...

Do payment in full of the above judgment costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

e Court

Liberty

Township,

Union

County, Ohio

oreible Detention

Att'y for Plff.

Att'y for Deft.

with interest from

9 , at per cent and costs.

19 , \$

March 19xx,
rs herein, whereupon

res following, to-wit:

does hereby
Joe Pettit
has since
tained from
following
on Cornely.
situated on the
N.W. of Raymond,
son said premises
resigned, the
said mentioned
Pettit has

the undersigned
required by
e said premises
essend

Anderson.

served by Richard
summons issued
9.

next day after
ff paid all costs

Bond for Stay of Execution

Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

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

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

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

WHEREAS, on the _____ day of _____ 19____, the said
_____ obtained a judgment against the said
_____ on the docket of said

Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appelle _____, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant _____ will prosecute _____ h _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____ h _____, he _____ will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____ Justice of the Peace.

LANDLORD'S COMPLAINT.

J. E. Anderson

-TO-

Joe Pettit

Kenneth Roberts
Justice of the Peace.

Docket No. Page *40*

Returnable *March 29 1944*

E. L. Barrett & Son



Springfield, Ohio.

LANDLORD'S COMPLAINT.

To Kenneth Roberts a Justice of the Peace in and for the Township of Liberty County of Union and State of Ohio.

The undersigned, J. E. Anderson resident of

the County of Union and State of Ohio, do ~~is~~ hereby make his complaint against Joe Pettit

for this: that the said Joe Pettit

hath, ever since the 4th day of March 1944, 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 the tenant house situated on the J. E. Anderson farm two miles northwest of Raymond.

The said Joe Pettit entered upon said premises as the ^{monthly} tenant of the undersigned. The lease thereof expired at the time herein first mentioned, and from that time the said Joe Pettit

hath unlawfully and forcibly held over his said term.

On the 6th day of March 1944, the undersigned duly served upon the said Joe Pettit as required by law, notice in writing, to leave said premises.

The undersigned ask process and restitution.

Dated this 24th day of March 1944

After 5 days, return to
HOOPES, SANDERS & HOOPES,
Box 186,
MARYSVILLE, OHIO.

Recd Feb. 7



Kenneth Roberts,
Raymond, Ohio.

*Crozier Supply
E 11119*

Docketing B.

Bills & particulars .50

Indexing .20

Summons .40

Entering on cash book etc

1.50

Conditable

0275
851

1875
2200

23375

No.

Civil Doc. Page

Before *Kenneth L. Roberts*

Justice of the Peace,

Liberty Township,

Union County, Ohio.

Tybarger & Ahearn

vs. Plaintiff.....

D. H. Smart,

Defendant.....

SUMMONS.

Returnable *February 25* 19 *44*

at *8* o'clock *P* M.

Amount for which Plaintiff will
take Judgment if Defendant.....
fail to appear - - - - \$ *77.08*

With interest at *6* per cent,
from *Feb. 25* 19 *44*

Justice's Fee - - - - \$ *5.00*

Constable's Fee, - - - - \$ *5.00*

87.08

CERTIFICATE

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

Constable.

SUMMONS.

THE STATE OF OHIO, Union COUNTY, ss.

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

YOU ARE HEREBY COMMANDED to summon D. H. Smart
to appear before me, the undersigned, a Justice of the Peace, at my office in Liberty Township,
on the 25 day of February 1944, at 8 o'clock P.M., to answer the action of
Sybarger and Appear.
for the amount due on Promissory Note

The Plaintiff asks a judgment for the amount indorsed hereon, and for costs of this action

You will make due return of this writ on or before the 25 day of February 1944,
at 8 o'clock P.M. WITNESS my hand, this 15 day of February 1944

Ernest L. Roberts
Justice of the Peace.

BEFORE KENNETH ROBERTS, JUSTICE OF THE PEACE, LIBERTY
TOWNSHIP, UNION COUNTY, OHIO.

Lybarger and Ahearn,

Plaintiffs,

No.

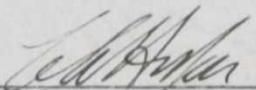
- vs -

BILL OF PARTICULARS.

D. H. Smart,

Defendant.

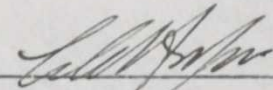
Plaintiffs ask judgment against the defendant in the
sum of \$77.08 upon a promissory note.



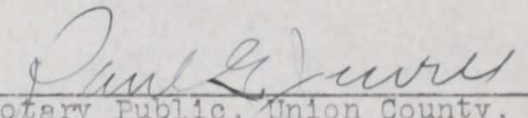
Attorney for Plaintiffs.

STATE OF OHIO, UNION COUNTY, SS:

C. A. Hoopes, being first duly sworn, says that he is
the attorney for the Plaintiffs and that the facts stated and
allegations made in the foregoing Bill of Particulars are true as
he verily believes.



Sworn to be fore me and subscribed in my presence this
5th day of February, 1944.



Notary Public, Union County, O.

C. A. HOOPES
GWYNN SANDERS
WILLIAM S. HOOPES

HOOPES, SANDERS & HOOPES
ATTORNEYS-AT-LAW
MARYSVILLE, OHIO

February 5, 1944.

Kenneth Roberts,
Reymond, Ohio.

Dear Mr. Roberts:

Enclosed find Bill of Particulars with suit by Lybarger and Ahearn against D. H. Smart. Mr. Smart does not dispute his liability on this note so I do not think he will stand trial. Please set the case for as early a date as possible and if he appears to defend, continue it and let me know the date of continuance. If he does not appear, render a judgment and issue an execution. I will pay all of the costs as soon as the case is settled.

Very truly yours,

HOOPES, SANDERS & HOOPES

Per 

CAH:blk
Enc.

Land Lords Complaint
To Kenneth L. Roberts Justice of the
Peace for Liberty Township County of Union

The undersigned J. E. Anderson, owner of farm situated about 2 miles northwest of Raymond Ohio resident of county of Union state of Ohio does hereby make his complaint against Joe Pettit for this: That the said Joe Pettit hath ever since the 4th day of March 1944 and doth still unlawfully and forcibly detain from the undersigned, possession of the following premises, situated in Liberty Township Union County and described as follows: being the tenant house situated on the J. E. Anderson farm.

The said Joe Pettit entered on said premises as wage hand by the week and quite on the aforesaid date, and from that time the said Joe Pettit hath unlawfully and forcibly held over his said term.

On the sixth day of March 1944 the undersigned duly served upon the said Joe Pettit as required by law, notice in writing, to leave said premises.

The undersigned as process and restitution.

Dated this 24th day of March 1944.

J. E. Anderson

No.

152

Mar. 4

1944

RECEIVED FROM

Kenneth Roberts, J.P.

Seventy-seven

DOLLARS

Payment in full D. H. Smart
judgment

Account Total \$

Amount Paid \$

Balance Due \$

Castrope
B. L. K.

"THE EFFICIENCY LINE"

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT,

Liberty Township,
Union County, Ohio.

Zibarger & Ahern Plaintiff,
D. H. Smart Defendant.

SUMMONS

Returnable *February 25* 19 *44*
at *8* o'clock *P.* M.

Amount for which Plaintiff will take judgment if
Defendant fail to appear - - - - - \$ *77.08*
With interest at *6* per cent. from
Feb. 25 19 *44*
Justice's Fee - - - - - \$ *5.00*
Constable's Fee - - - - - \$ *5.00*
\$ *87.08*

Returned and Filed,

19

Justice of the Peace.

* "With him or her, or them each personally" or "at his or her usual place of residence," or "with the President or Cashier, Secretary, Mayor, Agent, etc., of the corporation," or otherwise, as the case requires, or say, if so, "the party not found in my jurisdiction."

Service and Return,	Persons, each, 80c	\$ <i>1.60</i>
Mileage, first mile, 50c - - - - -	- - - - -	<i>.50</i>
<i>13</i> Additional miles, each 15c - - - - -	- - - - -	<i>1.95</i>
Total - - - - -	- - - - -	\$ <i>4.05</i>

Richard Blaine
Constable.

by leaving a certified copy thereof, and of the indorsement thereon with * *D. H. Smart*

Received this summons on the *17th* day of *Feb* 19 *44*, at *8 AM* o'clock
M. and I served the same on the *19th* day of *Feb* 19 *44*, on the said

Richard Blaine Ohio, *Feb 17* 19 *44*

RETURN
Gen'l Code, Secs: 2834-6, 3036, 10237 to-45.

SUMMONS

Gen'l Code, Secs. 10233, 5, 7.

The State of Ohio, Union County, ss.

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

YOU ARE HEREBY COMMANDED to summon

D. H. Smart.

to appear before me, the undersigned, a Justice of the Peace, at my office in Liberty
 Township, on the 25 day of February, 1944, at 8 o'clock P M.,
 to answer the action of Lybarger & Shearn

for the amount due on

a Promissory note,

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

of this action

You will make due return of this writ on or before the

25

day of

February1944, at8

o'clock

P

M.

WITNESS my hand, this

15

day of

February1944Richard L. Roberts

Justice of the Peace.

CIVIL DOCKET

Civil Action *Kenneth L. Roberts*

Justice of the Peace Court

Liberty

Township

10-37-3 THE COL. S. B. 119, CO. 119

JUSTICE OF THE PEACE
NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

Plffs. Costs
Dolla. Cts.
Defts. Costs
Dolla. Cts.

Florence Howard
Plaintiff
No. 3 vs.
Oakley Hettrick
Defendant

Action on *Replevin*

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 \$ _____

Both parties a case and examining was returned to the costs taxed at \$

Docketing Petition or Bill of Particulars	.50
Appointing Guardian for Minor	.60
Taking Security for Costs	.60
Indexing Case Plffs. and Defts. each	.10
Taking and Certifying Affidavits, each	.80
Taking and Approving a Bond, Undertaking or Recognizance	.80
Issuing summons Defts., each	.40
Issuing Order of Attachment	.70
Issuing Order of Arrest	.70
Issuing Writ of Replevin	.75
Granting Continuances, each	.40
Issuing Commitment to Jail	.70
Issuing Subpoena Persons, each	.10
Issuing Venire Persons, each	.10
Issuing Order on Jailer for Prisoner	.60
Swearing Witnesses, each	.10
Swearing Jury	.40
Hearing Case on Appearance without Trial	1.00
Hearing Case When Defense is Interposed	2.00
Sitting in Case, Trial by Jury	2.50
Hearing Motions or Demurrers, each	1.00
Pronouncing Judgment	.80
Entering a Rule of Reference	.50
Swearing Arbitrators, each	.40
Issuing Writ of Restitution	.80
Numbering and Filing Necessary Papers, each	.10
Entering Judgment and Costs on Cash Book	.40
Iss'g Execution Against Property or Person	.80
Poundage—4% on \$ collected	
Making Transcript, Including Certificate	2.50
Signing and Certifying Bill of Exceptions	.50
Reducing Testimony to Writing in Bastardy Proceedings	1.50
Issuing Other Writs or Orders, each	.75
Making Itemized Cost Bill	.50

50
80
70
20
300

Total Justice's Fees

NAME OF OFFICER

Constable.

NOTE: The following fees cover service and return of writs and copies to complete service, when required by law.

Service of Order of Attach't, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Eject't Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Order of Reat'n Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Writ of Replevin, Defts., each	1.00
Mileage, 1st m., 50c; add'l m., each	.15
Service of Summons Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Subpoenas, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Venire, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Notice to Garnishee, Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Service of Execu'n against Prop. or Person	.50
Mileage, 1st m., 50c; add'l m., each	.15
And 6% on \$ thus collected	
Service of Any Other Writs, Orders or Notices Persons, each	.80
Mileage, 1st m., 50c; add'l m., each	.15
Attending During Jury Trial, each case	2.00
Attending During Trial without Jury	1.50
Summoning and Swearing Appraisers	2.00
Advertising Property for Sale, by Posting	1.00
Taking and Returning Bonds, each	.80
Actual Expenses, to be itemized and sworn to For Moving and Storage of Goods	
For Care of Animals	

100
110
200
80
490
300
790

JURY

No. of Miles

WITNESSES

Be it Remembered, That on the 21 day of October 1944 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:

Offidavit.
The State of Ohio, Union County, Liberty Township
Florence Howard being duly sworn, deposes and says,
1. That she is the owner of the following described property, to-wit: One large brown heatolof with handle broken off top door.
2. That this deponent is entitled to immediate possession of said property.
3. That said property is wrongfully detained by one Oakley Hettrick.
4. That said property was not taken in execution on any order of judgement against said deponent, or for payment of any tax, fine, or assessment against her, and is not claimed by her under a title acquired mediately or immediately by transfer from one from whom such property had been taken by such execution, order or process, or by virtue of an order of delivery issued in replevin or any other process issued against this deponent. signed (Florence Howard.)

Sworn to and subscribed before me this 17th day of Oct. 1944.
Kenneth L. Roberts.
Justice of Peace
Liberty Twp.

Richard Cline, sworn constable served summons and order for delivery on Oakley Hettrick, who made after two appraisers were appointed gave a Replevin Bond for \$50. twice the appraised value. Summons returned Oct 16th 1944 Date of hearing set for Oct 21 at 8 o'clock P.M.

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____
his surety residing _____
of the County, approved by me as good and sufficient surety, caused a Bond for the stay of execution to be entered herein, which follows:
I, _____
as surety for the stay of execution on the above judgment of _____
against _____
hereby promise and undertake to pay the amount of said judgment, interest and costs that may accrue.

Taken by and signed before me, and subscribed approved this _____ day of _____ 19____
Justice of the Peace
Satisfaction of Judgment
Received _____ 19____
payment in full of the above judgment and costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Liberty

Township,

Union

County, Ohio

Replevin

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

with interest from
at per cent and costs.

19 , \$

October 19 44
s herein, whereupon

res following, to-wit:

by, Liberty Township
deposes and
flowing describes
control with

tled to immediate
ngfully detained
t taken in
gement against
any tax, fine,
his not claimed
mediately or
one from
taken by such
or by virtue,
ind replevin
against This
Lee Howard.)

fore me this 17th

Roberts.
Justice
ty Sup.

ble served summons
Herrick who made
gave a Replevin
ed value.

th 1944
+ 21 at 8 o'clock P.M.

Both parties appeared at appointed time and after hearing
case and examining ~~deposed~~ operation papers the store
was returned to the Plaintiff at defendant's costs
Costs taxed at \$7.90 which he paid

Case Closed.

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

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

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

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

WHEREAS, on the _____ day of _____ 19____, the said
_____ obtained a judgment against the said
_____ on the docket of said
Justice of the Peace, for _____

Dollars and costs taxed at \$ _____
and the said _____ intend _____ to
appeal therefrom to the Court of Common Pleas of said County.

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appelle _____, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant _____ will prosecute _____ h _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against _____ h _____, he _____ will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____
Justice of the Peace.

APPRAISEMENT and BOND
IN REPLEVIN.

US.

Constable.

THE STATE OF OHIO, } Appraisement of Property,

Union County, ss. }

TAKEN IN REPLEVIN.

WE, THE UNDERSIGNED, Two residents of Liberty Township.

Union County, having been duly sworn by Richard Cline

Constable of said Township, to assess the value of the property, seized by virtue of a WRIT OF REPLEVIN, issued by Kenneth Roberts, a Justice of the Peace, at the suit of

Florence Howard

vs.

Oakley Hetrick

do, upon actual view, assess the value thereof as follows, viz:

Heatrola

DOLLS.	CENTS.
25	00

Total, \$ 25 00

WITNESS our hands, this 16th day of October, 1874

J W Bowers
J H Ferrell

I DO HEREBY CERTIFY, That the above named J W Bowers and J H Ferrell, two responsible persons, residents of Liberty Township, Union County, of the State of Ohio, were duly summoned and sworn by me, truly to assess the value of the above described property, and make appraisement thereof as above set forth, this 16th day of Oct 1874

Richard Cline Constable.

BOND.

IN REPLEVIN BEFORE

us.

a Justice of the Peace of

Township,

County, State of Ohio.

WE BIND OURSELVES to the defendant, in the sum of

DOLLARS, that the said plaintiff, shall duly prosecute this action, and

pay all costs and damages that may be awarded against, and shall return the property replevied, if the same shall be adjudged to be returned to the defendant.

Attest:

Constable.

RETURN

19

Received this writ on the 16th day of Oct 1944, at 9 o'clock P.M., and pursuant to its command, on the 14th day of Oct 1944, I served the same by delivering a certified copy thereof, with the indorsements thereon, to Oakley Nettick the Defendant,

and I immediately on the 16th day of Oct 1944, went to the place where the goods and chattels within mentioned were found, and seized and took the same into my custody, the Plaintiff

having first executed a Bond as provided by law to said Defendant with sufficient surety to my satisfaction. I caused the value of the property taken to be ascertained by the oath of two responsible freeholders of the Township, as shown by the Inventory and Appraisement herewith returned.

²The said Plaintiff executed a Bond by sufficient surety to said Defendant approved and as provided by law, whereupon I delivered said goods and chattels to said Plaintiff

⁴The said Defendant executed a Bond to said Plaintiff with sufficient surety approved and as provided by law, whereupon I returned the property to said Defendant. Said Bond ~~is~~ herewith returned.

Richard Blive
Constable.

1. Or, "leaving."
2. Or, "at the usual place of residence of....."
3. If such Bond is not given, then omit (erase) this and the next paragraph and insert the following in lieu thereof: "The said Plaintiff having failed to execute a Bond as provided by law for the delivery of the property to..... I therefore returned it to said Defendant."
4. If such Bond is not given, then omit (erase) this paragraph.

	FEEES
Service and Return,.....	Defts., each \$1.00 \$ 100
Mileage, first mile, 50c - - - -	50
..... Additional miles, each, 15c	60
Summoning and Swearing Appraisers, \$2.00	200
Taking and Making Return of Bonds, each 80c - - - -	80
Expenses, per Verified Statement - - - -	- - - -
For Moving and Storage of Goods - - - -	- - - -
For Care of Animals - - - -	- - - -
Total, - - - -	490

No. 3
Civil Doc. 119 Page 42
Before Kenneth Roberts
JUSTICE OF THE PEACE,
Liberty Township,
Union County, Ohio.
Mrs Florence Howard Plaintiff,
vs.
Oakley Nettick Defendant.

Summons and Order for Delivery
Writ of Replevin.

Returnable Oct. 18 1944
Damages Claimed, - - - \$.....
Justice's Fees, - - - -
Constable's Fees, - - - -
Total, - - - \$.....

Plaintiff's Attorney.
Returned and Filed,
Oct 16 1944
Kenneth Roberts
Justice of the Peace.

A True Copy. Attest: (On Copy Only)
Constable.

Summons and Order for Delivery. WRIT OF REPLEVIN

Gen'l Code, Sec. 10463.

The State of Ohio, Union County, ss.

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

You are hereby commanded to summon Oakley Hetrick

to appear before me, the undersigned, a Justice of the Peace, at my office in Liberty Township, on the 21st day of October 1944, at 8⁰⁰ o'clock P. M., to answer the action of Florence Howard

and for wrongfully detaining the following described property, goods and chattels, to-wit:
a large brown peatola with handle off of top door.

You are further commanded immediately to seize and take into custody, wherever they may be found in said County, the goods and chattels above mentioned, and deliver them at the time named above, to said Plaintiff....., unless said Defendant..... shall give bond as required by law, when you shall return the same to said Defendant.....

You will make due return of this writ on the 18th day of Oct, 1944

WITNESS my hand this 14 day of Oct 1944

Kenneth L. Roberts.
Justice of the Peace.

[No. 38.]

REPLEVIN BOND BY DEFENDANT.

(To Return Property, Pay Damages, etc.)

Florence Howard
vs.

Oakley Hetrick

Before *Kenneth Roberts*
Justice of the Peace.

Docket No. Page

Filed 19.....

E. L. Barrett & Son



Springfield, Ohio

Marshal.

BOND

Florence Howard
vs.

Oakley Hetrick.

Kenneth Roberts
Liberty T
Union

In Replevin Before

a Justice of the Peace of
Township
County, State of Ohio

Know all Men by these Presents,

That we Oakley Hetrick Principal
and Mae Hoffman, George Hamilton Sureties
are held and firmly bound to Florence Howard Plaintiff
in the penal sum of \$50.00 Dollars,
for the payment of which we hereby bind ourselves.

The Condition of this Obligation is Such, That whereas, Richard Cline
a Constable in and for the said Township, now has in his official custody certain property, taken by virtue
of a writ of Replevin issued in the above entitled cause, and to said constable directed and delivered.
Now then if the said Oakley Hetrick. Defendant will safely keep said
property, and if said cause shall be determined against said Oakley Hetrick.
Defendant, that he shall return the property so taken,
or pay the assessed value, at the election of the said Florence Howard Plaintiff,
together with damages for the taking, detention and injury of said property and costs of suit, then this
obligation shall be void.

Executed this 16th day of October 1947

Approved:

Kenneth Roberts
Justice of the Peace.

Oakley Hetrick Defendant.
Mae Hoffman
George J. Hamilton Sureties

constables costs 4.90

Docketing .50

3.00

Fees, .75

7.90

Off. .80

Road. 80

Ind. 20

305

Mrs. O. L. Howard
Fredricktown R. 2.

Oct. 14, 1944

Rec. of Florence Howard
\$ 6⁰⁰ to cover costs in
replevin case against
Oakley Hetrick, "replevin
of heatrols."

Kenneth Roberts
Justice of Peace
Liberty Twp.
Union County.

CIVIL DOCKET

Civil Action

Kenneth L. Roberts

Justice of the Peace Court

Liberty,

Township

10-37-3 THE CODE, 1949, CO. 119

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1740

Table with columns: Docketing Petition or Bill of Particulars, Appointing Guardian for Minor, Taking Security for Costs, etc. with associated costs.

Total Justice's Fees

NAME OF OFFICER

Constable.

NOTE: The following fees cover service and return of writs and copies to complete service, when required by law.

Table with columns: Service of Order of Attach't, Mileage, Service of Order of Eject't, etc. with associated costs.

JURY

No. of Miles

WITNESSES: Dave Strupp, James Wood, R. W. Blake, Paul Bradley, F. R. Poling, C. R. Poling, and John Cline.

Table with columns: Pliffs. Costs, Defts. Costs, with handwritten entries for 50, 20, 80, 40, 30, 20, 50, 80, 250, 160, 225, 385, 250, 225, 600.

A. E. McCreary, Plaintiff, vs. Donald Smith, Defendant.

Action on Suit for damages.

Am't claimed, \$ 70. with interest from May 12 1945, at 6% per cent and costs. Judgment for A. E. McCreary June 8 1945, \$70.00 and costs \$ 20.55

Be it Remembered, That on the 16th day of May 1945, 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: Bill of Particulars attached.

Issued summons to defendant May 16th 1945. Hearing set for 25th of May at 8 o'clock. Appointed Floyd Huey as constable who served summons and returned it May 19th.

On May 23, Mr. Coleman representing defendant called me and asked for a continuance to Fri. evening June 1. at 8 o'clock.

On May 29 Mr. McCreary asked for a continuance to Fri. evening June 8 at 8 o'clock.

On June 6th issued subpoenas to Shu Cline, Otto Poling and Ernest Poling at request of Plaintiff.

On June 8, 1945 date set for trial, we met at the town hall and waited until after 9 o'clock, defendants failed to appear and after examining plaintiff and witnesses, Dave Strupp, James Wood, Mrs. McCreary, R. W. Blake, Paul Bradley, F. R. Poling, C. R. Poling and Shu Cline, I hereby judged by me that the plaintiff have judgment in the amount of \$70.00 and costs in the case.

On July 21st issued a writ of execution on property concerned in this case. Execution to cover judgment for \$70. & costs of \$20.55 plus any additional costs caused by settlement.

On Aug. 9th received a motion from Wm. L. Coleman City. for deft a motion for the foregoing judgment to be vacated, and that a time and place be set for a new trial.

I vacated the judgment on Aug. 14, 1945 without prejudice to either party, because the attorneys in the case had agreed to a postponement of the hearing set for June 8, but having failed to get in touch with me, and on appearance of Plaintiff I has rendered judgment by default. The defendant had been notified of the postponement & for that reason failed to attend said hearing.

I notified both parties on Aug. 12, 1945. Set time for new hearing interested parties. Parties appeared, refused to go to trial judgement. when appealing saw no notice of the lapse of the state bond affixed prepared and on same date de original purported judgment entire case could be mailed to Harold...

Bond for Stay of Execution Gen'l Code, Sec. 10401 On the 28th day of Sept 1945 the defendant came, and by Donald Smith Earl Bremer Dec. Bailey his surety resident of the County, approved by me as good and sufficient surety, caused a bond for the stay of execution to be entered herein, which follows: I, Donald Smith Earl Bremer Dec. Bailey as surety for the stay of execution on the judgment of A. E. McCreary against Donald Smith hereby promise and undertake to pay amount of said judgment, interest and costs that may accrue. Donald Smith - Hubert E. Bremer Bail

Taken by and signed before me, and approved this 28th day of September 1945 Kenneth L. Roberts Justice of the Peace Satisfaction of Judgment Received... 19... payment in full of the above judgment costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Liberty Township, Union County, Ohio

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

it for damages.

70. with interest from
25, at 6 per cent and costs.

D. E. McCreary
1945, \$70.00
20.55

May 1945,
s herein, whereupon

es following, to-wit:

defendant May 16th
at 8 o'clock.
who served summons

representing
for a continuation
of the case.

had for a continuation
of the case.

for trial we met
at 9 o'clock,
and after
the case, Dave
McCreary.

the plaintiff
amount of \$70.00

Robert J. P.
execution on property
cover judgment
additional costs

on Wm. L. Coleman
judgment to be
set for a new

14, 1945 without
the attorneys in
of the hearing
to get in touch
plaintiff I has
The defendant had
for that reason

I notified both parties to the cause, of the foregoing notation of judgment
on Aug. 17, 1945.
But time for new hearing Sept. 28, 1945 at 8:30 p.m. and notified all
interested parties.

Parties appeared at time set for rehearing Sept. 28, 1945. Plaintiff
refused to go to trial and stood on the merits of original
judgment. Whereupon defendant signified his intention
of accepting said case for the reason said defendant had
no notice of the original judgment, until and after the
lapse of the statutory time provided for appeal.

Bond affixed for the amount of \$200.00 and transcript
prepared and sent to Harold Cameron Clerk of Courts.
On same date defendant requested court to grant a stay of execution on the
original purported judgment and posted bond for stay of execution until
entire case could be heard on its merits. Both of the bonds and transcript
mailed to Harold Cameron, Clerk of Courts.

Case settled
and dismissed.

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the 28th day of Sept 1945
the defendant came, and by Donald Smith
Carl Bremer Sec. Bailey his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a bond for the stay of
execution to be entered herein, which follows:
I, Donald Smith Carl Bremer Sec Bailey
as surety for the stay of execution on the above
judgment of D. E. McCreary
against Donald Smith do
hereby promise and undertake to pay the
amount of said judgment, interest and costs
and costs that may accrue.

Taken by and signed before me, and surety
approved this 20th day of
September 1945
Kenneth L. Roberts
Justice of the Peace.
Satisfaction of Judgment
Received 19, from
payment in full of the above judgment and
costs.

APPEAL BOND

On the 28th day of Sept 1945, said Donald
Smith entered into an undertaking to the adverse party as follows:
A. E. McCreary Plaintiff,
vs.
Donald Smith Defendant,
Kenneth L. Roberts Justice of the Peace,
Liberty Township, Union County, Ohio.
WHEREAS, on the 9th day of June 1945, the said
A. E. McCreary obtained a judgment against the said
Donald Smith on the docket of said
Justice of the Peace, for Seventy two 22
Dollars and costs taxed at 24.20
and the said Donald Smith intend to
appeal therefrom to the Court of Common Pleas of said County.
NOW, THEREFORE, I, Donald Smith, Carl Bremer,
Geo. Bailey of Union County, Ohio, hereby promise and undertake to
the said appellant, in the sum and to the amount of \$200.00 Dollars,
conditioned, that the said appellant will prosecute his appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against him he will
satisfy it and the costs.
Taken, Executed and Acknowledged before me, and surety approved, this 28th day
of September 1945
Donald H. Smith,
Herbert B. Brenner,
Kenneth L. Roberts
Justice of the Peace.

CIVIL DOCKET

Civil Action

Kenneth L. Roberts Justice of the Peace Court

Liberty Township

10-37-3 THE GEN. & S. OFS. CO. 119

JUSTICE OF THE PEACE
NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1746

Table with 4 columns: Pliffs. Costs, Defts. Costs, Dolls., Cts.

Mrs. Mabel F. Morse Plaintiff
No. 5 vs.
Viola Gardner Defendant

Action on Forcible Detention
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ 19 with interest from 19 at per cent and costs.
Judgment for 19, \$ and costs \$

Be it Remembered, That on the 21st day of July 1945, 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:
The undersigned, Mrs. Mabel F. Morse, resident of Union County, State of Ohio, doth hereby make this complaint to you against one Viola Gardner for this:
That said Viola Gardner hath, since the 9th day of July, 1945, and doth still unlawfully detain the possession of the following premises located in Liberty Twp. Union County and described as follows:

Being lot no. 40 in Wm Mulligan's addition to the town of Raymond, Ohio. That said Viola Gardner entered upon said premises as a tenant; the lease thereof expired at time herein mentioned and from that time hath unlawfully held over her said term.

On the 18th day of July, 1945 the undersigned duly served notice on the said Viola Gardner, in writing as required by law.

Issued summons on July 21st for hearing July 26th 1945 at 8 P.M.

Table of fees: Docketing Petition or Bill of Particulars .50, Appointing Guardian for Minor .60, Taking Security for Costs .60, etc.

NAME OF OFFICER Constable.

NOTE: The following fees cover service and return of writs and copies to complete service, when required by law.

Table of service fees: Service of Order of Attach't, Defts., each 1.00, Mileage, 1st m., 50c; add'l m., each .15, etc.

JURY No. of Miles

WITNESSES

Bond for Stay of Execution Gen'l Code, Sec. 10401

On the... day of... 19... the defendant came, and by... his surety resident of the County, approved by me as good and sufficient surety, caused a Bond for the stay of execution to be entered herein, which follows:
I, ... as surety for the stay of execution on the above judgment of ... against ... hereby promise and undertake to pay the amount of said judgment, interest and costs that may accrue.

Taken by and signed before me, and such approved this... day...

Justice of the Peace Satisfaction of Judgment

Received... 19... payment in full of the above judgment costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Liberty

Township,

Union

County, Ohio

possible detentions,

Att'y for Plff.

Att'y for Deft.

with interest from

, at per cent and costs.

19 , \$

July 1945,
s herein, whereupon

es following, to-wit:

orse, resident
th hereby make
Viola Gardner

y since the 9th
l unlawfully.
flaming premises
County and

Milligans
mond Ohio.
is entered
nant, the case
mentioned
benignly

1945 the
ice on the
thing as required
of for hearing.

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the day of 19
the defendant came, and by

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I,
as surety for the stay of execution on the above
judgment of
against do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this day of
19

Justice of the Peace.

Satisfaction of Judgment

Received 19, from

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

APPEAL BOND

On the day of 19, said
entered into an undertaking to the adverse party as follows:

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

WHEREAS, on the day of 19, the said
obtained a judgment against the said
on the docket of said
Justice of the Peace, for
Dollars and costs taxed at \$

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

NOW, THEREFORE,
of County, Ohio, hereby promise and undertake to
the said appelle, in the sum and to the amount of Dollars,
conditioned, that the said appellant will prosecute h appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against h, he will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this day
of 19
Justice of the Peace.

No.

Civ. Doc. Page

Before *Kenneth L. Roberts*
Justice of the Peace,

Liberty Township,

Union County, Ohio.

Mrs. Mable L. Morse
Plaintiff,

vs.

Viola Gardner

Defendant

**Complaint, for
Forcible Detention.**

Filed 19

Justice of the Peace.

Complaint, for Forcible Detention.

Gen'l Code, Sec. 10452

To Kenneth L. Roberts a Justice of the Peace in and for the
Township of Liberty in the County of Union
and State of Ohio:

The undersigned Mrs. Merle F. Morse
a resident of the County of Union, State of Ohio, doth hereby make his
complaint to you against one Viola Gardner
for this:

That the said Viola Gardner
hath, ever since the 9th day of July, in the year 1945,
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:

Being Lot no. (4) of in Wm. McIlquams Addition
in the town of Raymond Ohio.

That said Viola Gardner
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 Viola Gardner
hath unlawfully and forcibly held over ^{her} ~~his~~ said term.

On the 18th day of July 1945, the undersigned duly served
upon the said Viola Gardner
as required by law, notice in writing, to leave said premises.

The undersigned asks Process and Restitution, etc.

Dated this 21st day of July 1945
Mrs Merle F. Morse

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT,

Liberty Township,

Union County, Ohio.

Mrs Merle F Morse

Plaintiff

vs.

Niola Gardner

Defendant

SUMMONS

IN FORCIBLE DETENTION

I hereby certify this to be a true copy of the original summons with the indorsements thereon.

Constable.

(Copy.)

SUMMONS IN FORCIBLE DETENTION

Gen'l Code, Secs. 10452-3.

The State of Ohio,

Union

County, ss.

JUSTICE OF THE PEACE COURT

Liberty Township.

To

Floyd Huey

Constable of said Township, Greeting:

You are hereby commanded to summon

Viola Gardner

to appear before me,

Kenneth L. Roberts

by, a Justice of the Peace of said Township, at my office

therein, on the 26th day of July 1945, at 8 o'clock P. M., to answer unto

Mrs Merle H. Morse

in an action

for forcible detention of the following premises, to-wit:

Situating in the village of Raymond, County of Union, and State of Ohio, and known as

Lot No 401 from Milligans addition to town of Raymond.

You will make legal service of this writ, and return the same on or before the 26th day of

July

1945, at 8 o'clock P. M.

WITNESS my hand this

21st day of

July

1945

Kenneth L. Roberts,

Justice of the Peace.

10-37-3 THE C.C. & P. CO. 119

JUSTICE OF THE PEACE
NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court, and actions taken by the Court must be entered on the Docket, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Sec. 1740

Pltffs. Costs Defts. Costs
Dolls. Cts. Dolls. Cts.

Lloyd Thompson
Plaintiff

Action on
Forcible Detention

No. 6 vs.

Mrs R. H. Sedgwick
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 \$

Table of court fees including Docketing Petition or Bill of Particulars, Issuing summons, Issuing Order of Attachment, etc.

Total Justice's Fees 1.00

NAME OF OFFICER

Constable.

NOTE: The following fees cover service and return of writs and copies to complete service, when required by law.

Table of service fees including Service of Order of Attach't, Service of Order of Eject't, Service of Order of Resti'n, etc.

JURY No. of Miles

WITNESSES

Be it Remembered, That on the 1 day of Dec 1945 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 for forcible detention which is enclosed
Dec. 3rd issued summons in forcible detention

more

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the day of 19 the defendant came, and by

his surety resident of the County, approved by me as good and sufficient surety, caused a Bond for the stay of execution to be entered herein, which follows

I, as surety for the stay of execution on the above judgment of against hereby promise and undertake to pay amount of said judgment, interest and costs that may accrue.

Taken by and signed before me, and approved this day 19

Justice of the Peace
Satisfaction of Judgment

Received 19

payment in full of the above judgment costs.

CIVIL DOCKET

Gen'l Code, Secs. 1724-5

Court

Township,

County, Ohio

Detention

Att'y for Plff.

Att'y for Deft.

with interest from
, at . per cent and costs.

19 , \$

Dec 1945
s herein, whereupon

es following, to-wit:
on which is
cible detention

Bond for Stay of Execution
Gen'l Code, Sec. 10401

On the _____ day of _____ 19____
the defendant came, and by _____

his surety resident
of the County, approved by me as good and suf-
ficient surety, caused a Bond for the stay of
execution to be entered herein, which follows:

I, _____
as surety for the stay of execution on the above
judgment of _____
against _____ do
hereby promise and undertake to pay the
amount of said judgment, interest and costs,
and costs that may accrue.

Taken by and signed before me, and surety
approved this _____ day of _____
19____

Justice of the Peace.

Satisfaction of Judgment

Received _____ 19____, from _____

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

APPEAL BOND

On the _____ day of _____ 19____, said _____
entered into an undertaking to the adverse party as follows:

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

WHEREAS, on the _____ day of _____ 19____, the said
_____ obtained a judgment against the said
_____ on the docket of said
Justice of the Peace, for _____
Dollars and costs taxed at \$ _____

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

NOW, THEREFORE, _____
of _____ County, Ohio, hereby promise and undertake to
the said appelle _____, in the sum and to the amount of _____ Dollars,
conditioned, that the said appellant _____ will prosecute h _____ appeal to effect without unneces-
sary delay, and that if on the appeal judgment be rendered against h _____, he _____ will
satisfy it and the costs.

Taken, Executed and Acknowledged before me, and surety approved, this _____ day
of _____ 19____ Justice of the Peace.

No. 6

Civ. Doc. _____ Page 48

Before Kenneth L. Roberts
Justice of the Peace,

Liberty Township,
Union County, Ohio.

Lloyd Thompson
Plaintiff,

vs.

Mrs. Robert Sedgewick
Defendant.

**COMPLAINT FOR FORCIBLE ENTRY
AND DETENTION**

Filed _____ 19____

Justice of the Peace.

Complaint for Forcible ~~Entry~~ and Detention.

Gen'l Code, Secs. 10447, -51, -2

To Kenneth T. Roberts
a Justice of the Peace in and for the Township of Liberty,
in the County of Union and State of Ohio:

The undersigned Lloyd Thompson
a resident of the County of Union, State of Ohio, doth hereby make his
complaint to you against one Mrs. Robert Sedgewick
for this:

That the said Mrs. Robert Sedgewick
did, on or about the 15th day of August, in the year 1945,
~~unlawfully and forcibly~~, and with a strong hand, enter, and hath ever since, and doth
~~still, unlawfully and forcibly~~, and with a strong hand, detain from the undersigned,
possession of the following premises, situated in the Township of Liberty,
in said County of Union, and described as follows.

One story house on Lot No. 2
located on E Main St Raymond
Ohio between Mr. John Robb
and Mrs Dan Longbrake

On the 20th day of November 1945, the undersigned duly served
upon the said Mrs. Robert Sedgewick
as required by law, notice in writing, to leave said premises.

The undersigned asks Process and Restitution, etc.

Dated this 1st day of Dec. 1945
Lloyd Thompson

SUMMONS IN FORCIBLE DETAINER.

Athens Printing Company, Athens, Ohio

THE STATE OF OHIO, Union COUNTY, ss.

To Any Constable of Liberty Township—

WHEREAS, Complaint is made before me, the undersigned, one of the Justices of the Peace within and for said County, by Lloyd Thompson that Mrs Robert Sedgewick do es unlawfully and forcibly detain from him the following described premises, situate in the Township of Liberty in said County and State, to-wit;

One story house on lot No. 2 located on E Main st. Raymond Ohio between Mr John Robt and Mrs Dan Langbrake

YOU ARE THEREBY COMMANDED TO SUMMON the said Mrs Robert Sedgewick to appear before me, at my office, in Liberty Township, in said County, on the 7th day of Dec, 1905, at 8 o'clock P.M. of said day to answer said complaint. And of this writ make legal service and due return.

Given under my hand, this 3rd day of Dec, A. D. 1905

Kenneth L Roberts Justice of the Peace.

SUMMONS IN FORCIBLE DETAINER

Stacy Thompson

vs. Plaintiff.....

Mrs Robert Sedgwick

Defendant.....

Before Samuel L. Roberts J. P.

Returnable Dec 7th 1925

Ret'd and filed..... 1925

Justice's Costs - - \$.....

Constable's Costs, items—

Service and Return, -

Mileage,.....Miles, -

Total - - \$.....

CERTIFICATE

Sign on the Copy only

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

CONSTABLE

RETURN
(To be made on the original writ only)

Received this writ.....193....., and.....193....., served

the same on defendant by leaving a certified copy thereof*

.....
.....
....., Constable

* "With him (or her, or them each) personally," or "at his usual place of residence," or "with the President (or Clerk, Cashier, etc.) of said corporation" or otherwise, as the case may require.

SUMMONS IN FORCIBLE DETAINER.

Athens Printing Company, Athens, Ohio

THE STATE OF OHIO, Union COUNTY, ss.

To Any Constable of Liberty Township—

WHEREAS, Complaint is made before me, the undersigned, one of the Justices of the Peace within and for said County, by Floyd Thompson

that Mrs. Robert Sedgwick

do unlawfully and forcibly detain from her the following described premises,

situate in the Township of Liberty in said County and State, to-wit;

One story house on lot 24, located on E. Main St. Raymond Ohio between Mrs. John Roth and Mrs. Dan Longbrake.

YOU ARE THEREBY COMMANDED TO SUMMON the said Mrs. Robert Sedgwick

to appear before me, at my office, in Liberty

Township, in said County, on the 7th day of Dec, 1935, at 9 o'clock P.M.

of said day to answer said complaint. And of this writ make legal service and due return.

Given under my hand, this 3rd day of Dec, A. D. 1935

Annella Roberts Justice of the Peace.

CERTIFICATE OF JUDGMENT

TO THE CLERK OF THE COURT OF UNION COUNTY, OHIO:

STATE OF OHIO

UNION COUNTY, SS:

I, W. H. Jolliff, Justice of the Peace in and for Liberty Township, Union County, Ohio, do certify that on the 8th day of August, 1942, a certain judgment was duly rendered by the said Court in an action therein pending wherein Arthur Amerine was Plaintiff and Hazel Eastep was Defendant for the sum of \$26.16 and \$5.90 costs against the said Hazel Eastep and that the same is wholly unpaid and unsatisfied.

The forgoing certificate is made upon the order of the said Arthur Amerine and the fee therefore amounts to \$1.00, which sum is taxed in the costs of said action.

In testimony whereof, I do hereby subscribe my name, this 11th day of August, 1942.

Justice of the Peace.







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