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William & Mary
Constitution of the
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1701

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TITLE OF ACTION

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Golliff J. H. and J. D. Williams Edna

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Union

County

Civil Action before me

Joe Bryon

J. P.—Mayor

JUSTICE'S OR MAYOR'S FEES

Plt's Costs

Def't's Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

L. S. Shirk

Action on Note

Plaintiff

Att'y for Plt.

Att'y for Deft.

No. vs.

Geo. Stahl
Ellen Stahl

Defendant

Am't claimed, \$ 93.98 — 25.00

from June 22 1921, at 8 per cent and costs.

Judgment for Plaintiff No. 1930
\$ 88.06 and costs \$

Be It Remembered, that on the 21 day of Feb 1930, 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: Note

\$ 93.98 Mayville Ohio Sept 22
 1926. Nine Months after date. We
 as Principal debtors. We jointly and
 severally promise to pay to the order
 of L. S. Shirk, at the Union
 Banking Co. Mayville Ohio
 Ninety three and 98/100 dollars, for
 Value received with No. interest from
 date, and 8% after Maturity. Payable
 semi-annually, and we hereby dispense
 with demand of Payment of this Note,
 and authorize any attorney at law to appear
 for us, or either of us, at any time after the
 same shall become due, in any Court of Record
 in the State of Ohio, or elsewhere, and waive
 the issuing and service of Process, and
 Confess Judgment against us, or either of
 us, in favor of the legal holder, or holder
 of this Note, for the amount of this Note, with 8%
 int. Payable semi-annually after the same
 shall become due, together with Costs of
 suit, and release all errors and waive
 all right of appeal in the behalf.

Witness my hand and seal this 22-26.
 Geo. Stahl
 Ellen M. Stahl

Notified defendants herein, personally
 Feb-21, 1930.

February 26, 1930 defendants
 appeared before me at my
 Office in York T. P. and
 Confessed Judgment against them
 in favor of the Plaintiff, in
 the sum of \$ 88.06, wherein
 Judgment is hereby rendered,
 by me, this 26. day of Feb. 1930

in and for the

Township of York,
(Township—Village)

of

Union

County, Ohio

Judgment. \$ 88.06
 Costs. 2.90
 \$ 90.96

x J. H. Bryon
 Justice of the Peace

upponing surety for stay of Execution, and
 docketing same

Total

91.71

Paid Oct 20
 1930

Mar 4 A. D. 1930, the Defendant in the above case came and by Oscar Stahl his surety,
 resident of the County, approved by me as good and sufficient surety, caused an undertaking to be entered herein which follows:
 In pursuance of the Statute in such case made and provided, Oscar Stahl as surety for the above Stay of
 Execution on the above Judgment of L. S. Shirk against Geo. Stahl & Ellen Stahl
 do hereby promise and undertake to pay the amount of said judgment, interest and costs, and the costs that may accrue.
 Taken by and signed and acknowledged before me, and surety approved, this day of Mar 4 A. D. 1930
 J. H. Bryon J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

Ammon

County

Civil Action before me

J. H. Bryson

J. P.—Mayor

JUSTICE'S OR MAYOR'S FEES

Plt's Costs

Def't's Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on Note

John Clark

Plaintiff

Att'y for Plff.

No.

vs.

Att'y for Def't.

Blanche Bmngardner

Defendant

Am't claimed, \$

with interest

from 19 , at per cent and costs.

Judgment for 19

\$ and costs \$

Be It Remembered, that on the 2 day of April 1930, the said

Plaintiff filed His Bill of Particulars herein, whereupon the following proceedings were had:

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

The Plaintiff says there is
 due him from said defendant
 the sum of \$1.00 or on a note
 signed by the said
 Blanche Bmngardner
 in favor of the said
 John Clark dated Jan 30
 1929 and due six months
 after date with interest
 at rate of 8 percent said note
 is here to attached marked
 exhibit A and made appn.
 of this bill of particulars.
 Plaintiff says there is still
 due him on said note the
 sum of one hundred dollars
 with interest at the
 rate of 8 percent from
 Jan 30 1929 Plaintiff
 asks judgment for amount
 of note as stated and for
 cost of the suit

J. H. Clark

Summons

To my constable of York
 T.P. in said County greeting
 you are hereby commanded
 to summons Blanche Bmngardner
 to appear before me the unders-
 signed a Justice of Peace
 at my office in York T.P.
 on the fifth day of April
 1930 at six o'clock P.M.
 to answer the said action of
 John Clark for the amount due on
 a note given Jan 30 1929 for
 \$1.00 or.

in and for the

Township of York

DOCKET

of York

Ammon County, Ohio

the plaintiff asks a judgment for
 the amount involved here on and for costs
 of this action you will make his return
 of this writ on or before the 5 day of April
 1930 at 6 o'clock P.M. witness my hand
 this second day of April 1930
 J. H. Bryson J. P.

Return

Received this summons on the second
 day of April 1930 P.M. and I signed
 the same on the second day of April
 1930 on the said Blanche Bmngardner
 by leaving a certified copy thereof
 at the place of residence there on at
 her place of residence of 3202 a

April 5. 1930 at six o'clock P.M.
 trial set for hearing Plaintiff
 appeared and waived and having dependent
 failed to appear of said judgment
 in favor of Plaintiff for the sum of
 \$100.00 with interest at the rate of 8 percent
 from Jan 30 1929 and for cost
 of suit \$2.80

In P. Cost summons to Bill Particulars 50
 J. P. Total Cost \$0.50
 Transcript was taken & Comm. Plegs Court
 Joe Bryson J. P.

UNDERTAKING FOR STAY OF EXECUTION

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

J. P.—Mayor

JUSTICE'S OR MAYOR'S FEES

Plt's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

J. H. Bryan

Action on Book account

D. H. Armstrong

No.

vs.

Plaintiff

T. Garapallen Att'y for Plff.

Att'y for Def't.

Edwin
Moran

Defendant

Am't claimed, \$ 92.96 with interest
from July 1930, at 6 per cent and costs.

Judgment for Plaintiff \$ 92.96 and costs \$ 40.00 Paid

Be It Remembered, that on the 19 day of July 1930, 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:

Said D. H. Armstrong says there
is due him from said Def't
92.96 on Book account for
necessaries to wit Merchandise
Purchased by Defendants
from Plaintiff a copy of
which Book account is
here with attached marked
exhibit A. and showing all
credits thereon

Wherefore Plaintiff
asks judgment against the
Defendants for the sum of 92.96
with interest and his cost
herein expended

Summons

To any Constable of York Twp
in said County Greeting
you are hereby commanded to
Summon Mr. Edwin Moran
to appear before me a J.P. at
my office in York Twp on the
23-day of July 1930 at 8 o'clock
to answer to action taken of D. H.
Armstrong for amount due on
Book account of 92.96 the
Plaintiff, after judgment for
amount indorsed and for cost and
any will make due return
of this writ on or before the 23
day of July 1930 at 8 o'clock P.M.
Witness my hand this
19 day of July 1930

J. H. Bryan
J. P.Township of York
(Township—Village)

York

Received this writ 19. of July 1930 and
served the same on 19. day of July 1930 on
Defendants by leaving a copy of and
of the indorsement thereon with Defendants
Personal

A. E. Coons

on the 23. day of July 1930 at my
office in York Twp personally appeared
Edwin Moran and confessed
judgment for 92.96 Book account
and paid cost on action taken
by D. H. Armstrong, Total cost 40.00

Case settled

Judgment Rendered for Plaintiff
on 23. day of July 1930 and cost Paid
by Edwin Moran cost paid

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained
judgment against the said _____ on the docket of _____ J. P.—Mayor

for _____ Dollars and _____ Cents, and costs taxed _____
Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common

Pleas of _____ County. Now, therefore, I, _____ of _____
do hereby promise and undertake to the said _____ in the sum of _____
Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that
may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

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

J. P.—Mayor

JUSTICE'S OR MAYOR'S FEES

Plt's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

Bert Stables

No.

vs.

Plaintiff

Att'y for Plff.

Att'y for Deft.

Ronald Balmain

Defendant

Am't claimed, \$ 14⁵⁰ with interest

from 19 at per cent and costs.

Judgment for 19

\$ and costs \$

Be It Remembered, that on the 2 day of Aug 1930, the said

Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

The said Plaintiff says
there is due him from said
Defendant the sum of \$14⁵⁰
for merchandise sold to defendant
and delivered at his request
and that the bill is just
and due and unpaid and
the Plaintiff asks for a
judgment for the
same and and for
costs of this suit.

Case
Settled out of
Court and no
entry made
Record kept

Case settled out of court
and no Record kept

UNDERTAKING FOR STAY OF EXECUTION

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

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

Surety.

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the..... day of..... A. D. 19....., the said..... obtained
judgment against the said..... on the docket of..... J. P.—Mayor

for..... Dollars and..... Cents, and costs taxed.....
Dollars and..... Cents, and the said..... intends to appeal therefrom to the Court of Common
Pleas of..... County. Now, therefore, I,..... of.....

do hereby promise and undertake to the said..... in the sum of.....
Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that
may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

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

J. P.—Mayor

JUSTICE'S OR MAYOR'S FEES

Plt's Costs

Def't's Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Blanche Tawley
 Plaintiff

Earl Watts
 Defendant

Be It Remembered, that on the 3 day of OCT 1931, 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:
 Said Plaintiff Blanche Tawley a resident of man Co State of Ohio does here by make this complaint against one Earl Watts for this that the said Watts has ever since the 4 Day of June in the year 1931 and still does unlawfully and forcibly detain from possession of the undersigned the following premises situated in the Township of Washington and in the said County of Wyandot and described as follows to-wit: Known as the Elmer Miller Property and now occupied by the said Earl Watts and in Village of Byrdalia the said Earl Watts entered upon said premises as a tenant of the undersigned the lease therefor expired at the time first mentioned and from that time the said Earl Watts has unlawfully and forcibly held over his said term on the 22 Day of Sept in the year 1931 the undersigned duly served upon the said Earl Watts as required by law notice in writing to leave the premises the undersigned asks for Process Process and Restitution and Cost in this case Dated this 10th day of Oct A.D. 1931
Blanche Tawley
 Plaintiff
 Notarized on 10th day of Oct 1931 J. H. Bryan J. P.

Action on Forcible Detention

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$

from 19, at per cent and costs.

Judgment for 19

\$ and costs \$

Summons to my Constable of said County Bretinger you are hereby commanded to summon Earl Watts to appear before me J. H. Bryan Justice of Peace said Ct. P. at my office therein on the 7 Day of Oct. 1931 at 2 o'clock P.M. to answer unto Blanche Tawley Petitioner of the following described premises to wit situated in the Village of Byrdalia County of Wyandot and state of Ohio and known as Elmer Miller Property and now occupied by the said Earl Watts

Oct. 7. 1931 2 o'clock P.M. Plaintiff appeared for trial Defendant failed to appear after summoning Plaintiff it was decided by me that complaint filed by plaintiff was true therefor judgment was hereby rendered for plaintiff against the Defendant for \$19.00

Oct. 7. 1931 Summons being returned to undersigned as follows Received this writ on the 3rd day of October 1931 - 9 o'clock A.M. and on the 3 Day of October 1931 I served the same on the within named Defendant Earl Watts by delivering a true copy of thereof to his Residence
 A. B. COOPER

Our Judgment Rendered in favor of Plaintiff Oct 7 1931
 Cost Paid in full
 J. H. Bryan J. P.

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the day of A. D. 19, the said obtained judgment against the said on the docket of J. P.—Mayor

for Dollars and Cents, and costs taxed Dollars and Cents, and the said intends to appeal therefrom to the Court of Common Pleas of County. Now, therefore, I, of

do hereby promise and undertake to the said in the sum of Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

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

JUSTICE'S OR MAYOR'S FEES

Plff's Costs

Deft's Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Z.B. McLean

Action on Attachment

No.

vs.

Plaintiff

Att'y for Plff.

Att'y for Deft.

F.W. Deener

Defendant

Am't claimed, \$

from 19, at per cent and costs.

Judgment for 19

\$ and costs \$

Be It Remembered, that on the 28 day of Oct 1931, the said

Plaintiff filed his Bill of Particulars herein, whereupon the following proceedings were had:

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

The said Z B McLean makes oath and says that he is the Plaintiff in the above action entitled, and there is due him from Defendant herein the sum of \$31.30 for necessary Plaintiff further says the amount claimed herein is just and that the same is due and that he ought to recover \$31.30

signed Z B McLean

Summons and order attachment

Z B McLean, Plaintiff

F.W. Deener, Defendant

To Ellen Coons, Constable

of York Township in Union County Ohio

you are hereby commanded to

attach and safely keep the goods

chattles stock or interests in stock

right and credits money effects

of the said F.W. Deener in your

said county that to exhibit by

law from being applied

to the payment of claims of the

Plaintiff Z B McLean herein or

so much as will satisfy his

claims for \$31.30 and not to exceed

\$50.00 to cover cost you will return

of this writ on the 5th day of

November A. D. 1931 at 7 o'clock P.M.

Witness my hand this 28 day of

Oct 1931 J. H. Bryan

T. R. of York T. P.

Summons

The State of Ohio Union County Ohio

To any Constable of York township in Union County Ohio.
 you are commanded to summon F. W. Deener to appear before me the undersigned a Justice of the Peace in and for York township Union County. at my Office in said township on the 5 day of Nov 7 o'clock 1931 to answer the action of Z.B. McLean for the amount due for nuisance. The Plaintiff ask a judgment for the amount endorsed herein and for costs. you will make due return of this writ on or before the 5th day of Nov 10 P.M. 1931. Given under my hand this 28 day of Oct 9. 1931

J. H. Bryan

Justice of Peace.

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the day of A. D. 19, the said judgment against the said on the docket of J. P.—Mayor

for Dollars and Cents, and costs taxed Dollars and Cents, and the said intends to appeal therefrom to the Court of Common

Pleas of County. Now, therefore, I, of in the sum of do hereby promise and undertake to the said Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

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

JUSTICE'S OR MAYOR'S FEES

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Plt's
CostsDef't's
Costs

Action on

Oliver Myers

No.

vs.

Plaintiff

Porter & Collins Att'y for Pltff.

Sanders Att'y for Deft.

Am't claimed, \$ 82.00 with interest
from 19 at per cent and costs.

Clayton Baldwin

Defendant

Judgment for 19
\$ and costs \$

Be It Remembered, that on the 8 day of Dec 1931, the said

Plaintiff filed his Bill of Particulars herein, whereupon the following
proceedings were had:

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

The plaintiff here in says there is due
 here from the defendant the sum of \$82.00 for which
 the following is true account plaintiff says that
 for a cause of action against the def. is as follows
 Plaintiff is owner of farm in York Twp in 2nd
 County and state consisting of 82 1/2 acres more
 or less and that the defendant herein is lease of
 said farming ground also pasture lands amounting
 to 17 1/2 acres or more plaintiff is to receive from
 defendant sum of \$35.00 for said pasture for
 season of 1931 according to terms of lease the plaintiff
 is to receive 1/2 of all corn raised on said farm
 which is to be husked by def. and place in plaintiff's
 crib or hauled to market by def. said def. is to
 have all fodder there being about 30 acres of corn
 raised on said farm all crops raised on said
 farm is to be divided in half except the barley
 which is divided at date the hay to be harvested
 by defendant and place in barn or barns
 plaintiff say there being about 720 shocks of
 common corn of which 360 belong to plaintiff
 Plaintiff says that def. has removed from farm
 180 shocks of corn and has husked and cribbed
 for Plaintiff 113 shocks and has refused to pay
 for balance of corn which plaintiff has
 repeatedly ask him to do. Plaintiff
 however for protecting to his share of corn
 hereby chosen is husk and crib said corn
 charging said def. with reasonable price
 for same. There being now 245 shocks of corn
 in field, Plaintiff claims the sum \$24.50 for
 husking and cribbing the same, Together with
 \$35.00 yet due on pasture, and \$25.00 due
 for one half of truck which was raised
 on farm and removed by said def.
 making a total of \$82.00

Oliver Myers

affidavit state of Ohio county union personally appeared before me a
 justice of peace in and for York Twp. in said county and state Oliver Myers who says
 that the above bill of \$82.00 is just and due him from defendant herein and there is no set off or
 counter claims against the said plaintiff further says that defendant is about to remove
 his property from place now located and place same beyond the reach of plaintiff
 Oliver Myers
 Sworn to and subscribed in my presence this 8th day of Dec A.D. 1931

J. H. Bryan Justice Peace
 Affidavit is attachment - Oliver Myers, Plaintiff, Clayton
 Baldwin defendant in attachment before J. H. Bryan J.P. of York Twp. Union
 Co. Ohio said Oliver Myers makes oath and says that his cause of action against the
 defendant is for contract for pasture for the year 1931 pasture season also land had where in crops the
 plaintiff further says that the property said dam is just that he ought to receive the sum of \$82.00
 Plaintiff further says that property ought to be attached is not exempt from execution
 and that he ought to recover the said sum of \$82.00 signed Oliver Myers
 sworn to and subscribed in my presence the 8th day of Dec A.D. 1931
 J. H. Bryan J.P. V. T. - Summons served & returned, served Dec 8th
 served & returned received this order Dec 8, 1931 on Dec 8th 1931 I went to place where defendant
 property described in summons inventory and appraisement was found there at 3 o'clock P.M. of said
 day in presence and hearing of L. H. Worthington & L. B. Stalder 2 credible persons to wit
 that by virtue of this order I attached said property at ranch of Oliver Myers and did
 then & there detach it I then with L. B. Stalder & L. H. Worthington to householders of the county
 of union after administering to them an oath truly to inventory and appraise said
 property made true inventory and appraisement said property being all that was
 attached and said inventory and appraisement signed by me and said householders
 in annex to and returned with this order about 11 tons of clover hay \$5.00 per ton \$55.00
 245 shocks of corn valued at 45c per shock \$110.25 signed A. C. Coors Constable,
 Herring set for Friday 11th 1931 - Postpone by order of defendant set for Monday
 night Dec 14th 1931 Herring was held on this said date in usual form
 plaintiff & defendant present plaintiff made motion to dismiss the
 attachment after hearing arguments justice overruled

UNDERTAKING FOR STAY OF EXECUTION

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

JUSTICE'S OR MAYOR'S FEES

Plff's
CostsDeft's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

No.

vs.

Plaintiff

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 day of 19 , the said

Plaintiff filed

Bill of Particulars herein, whereupon the following

proceedings were had:

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

the motion Plaintiff called for jury trial
time set Tuesday Dec 2nd 1931 at
7 o'clock P.M. Jury were chosen according
to Law who are Ad. Dwy, Frank Farley,
James Sherman, Frank Hole, Earnest
Potts, Willis Hill. Plaintiff then
requested to place a bond for cost
by defendant
2nd day of Dec 1931 at 7 o'clock P.M.
court was called to order by Consable
trial was held in customary way
after hearing the case the jury retired
deliberated 30 minutes returned a verdict
for the defendant Plaintiff has
paid cost case settled, signed
J. P. Bryan
Justice Peace

Paid to allow costs 78.65

Constable
Attorney

34.75

410

5.95

UNDERTAKING FOR STAY OF EXECUTION

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

Surety.

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

J. P.—Mayor

JUSTICE'S OR MAYOR'S FEES

Plt's Costs

Def't's Costs

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

CONSTABLE'S OR MARSHAL'S FEES

Serv. & ret. order of Atch., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. & ret. order of eject., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. & ret. Order of Rest., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. & ret. writ of repl., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. summons, each person, 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. Subpoena, each person, 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. venire, each person, 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. notice to garn., ea. per., 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. exec. against property, 80
 6% on \$ collected,
 Serv. and ret. on any writ, order or
 ntc. nec. and ret. ment. abv. ea. per., 80
 Mileage, 1st mile 50c, each addl., 15
 Attending jury trial, each case 2.00
 Attending trial without jury 1.50
 Actual amount paid solely for the
 transportation, meals and lodging of
 prisoners, and the moving and
 storage of goods and the care of
 animals taken on any legal process,
 the same to be specifically itemized
 on the back of the writs, and sworn
 to.
 Summoning and swr. appr., each case, 2.00
 Advertising property for sale, 1.00
 Taking and making ret. of bond, 80

WITNESS FEES

JURY FEES

Action on

note

J. H. Collins

Plaintiff

No. vs.

C. E. Baldwin

Defendant

Att'y for Plt.

Att'y for Deft.

Am't claimed, \$ 30 with interest
from Aug 1931, at per cent and costs.Judgment for 19
\$ and costs \$

Be It Remembered, that on the 27 day of Jan 1932, the said

Plaintiff filed his Bill of Particulars herein, whereupon the following
proceedings were had:

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

Plaintiff says that on the 21st day of
 July 1931 the defendant made
 delivered to Wilbur Feet his prom-
 issory note in writing of which the follow-
 ing is a copy with all credit and
 endorsements thereon

\$30.00 July 21, 1931
 thirty days after date of promise
 to pay to the order of Wilbur Feet
 thirty and no/100
 at value received No. 125
 C. E. Baldwin

That on or about Jan 15 1932 said
 Wilbur Feet indorsed and delivered
 said note to Plaintiff for value
 No part thereof has been paid
 and there is due the Plaintiff from
 the defendant the sum of thirty
 dollars \$30.00 together with
 interest at the rate 6% on
 said note from 31-1931 therefore
 Plaintiff ask for judgment against
 the defendant herein for the amount
 indorsed herein and for cost of
 this action signed

L. H. Collins
 sworn to before me and subscribed
 this 26 day of Jan A.D. 1932
 J. H. Bryan Justice Peace

Summons
 State of Ohio Union Co to
 any Constable of York Twp we
 said to greeting you are hereby
 commanded to summon C. E. Baldwin
 to appear before me the undersigned

a justice of peace at my Office in York Twp on
 the 30th day of Jan 1932 at 7 o'clock P.M. to answer
 to the action of L. H. Collins for the amount due on
 a promissory note of \$30.00 and interest the Plaintiff
 ask the judgment for the amount indorsed herein
 and for cost in this action you will make due
 return of this writ on or before the 3rd day of
 Jan A.D. 1932 at 7 o'clock P.M. witnessed
 my hand this 27 day of Jan 1932
 returned: received this writ Jan. 27 1932 and
 served the same on the 27. day of Jan. 1932
 on the defendant by leaving a certified copy
 thereof and the indorsement thereon with
 C. E. Baldwin personally A. E. Coons
 Case continued wed. Feb 3rd 1932 at defendants
 request

Sittled

J. H. Bryan J. P.

UNDERTAKING FOR STAY OF EXECUTION

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

JUSTICE'S OR MAYOR'S FEES

Plt's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

accout

Diamond Fertilizers

Plaintiff

No. vs.

Clayton Baldwin

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 27.85 with interest
from 1 19 32 at per cent and costs.Judgment for a & Fish 19 32
\$ 27 and costs \$ 2 10

Be It Remembered, that on the 24 day of May 1932, the said

Plaintiff filed Bill of Particulars herein, whereupon the following
proceedings were had:

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

A & Fishes being duly
sworn upon oath depose
that they are the Secretary
of the Diamond Fertilizer
Company and that they
are the legal and bona fide
owner and holder of certain
account here attached

settled

on the 20 day of May 1932

Came Clayton Baldwin and
waived issuance of summons
and confessed judgment
for instant and cost
Diamond Fertilizer Co
Clayton Baldwin

J H Bryan

J P

in and for the

York
(Township—Village)

of

Amion,

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the..... day of..... A. D. 19....., the said..... obtained
judgment against the said..... on the docket of..... J. P.—Mayor

for..... Dollars and..... Cents, and costs taxed.....
Dollars and..... Cents, and the said..... intends to appeal therefrom to the Court of Common
Pleas of..... County. Now, therefore, I,..... of.....

do hereby promise and undertake to the said..... in the sum of.....
Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that
may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

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

J. P.—Mayor

JUSTICE'S OR MAYOR'S FEES

Plff's Costs

Def't's Costs

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

CONSTABLE'S OR MARSHAL'S FEES

Serv. & ret. order of Attch., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. & ret. order of eject., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. & ret. Order of Rest., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. & ret. writ of repl., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. summons, each person, 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. Subpoena, each person, 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. venire, each person, 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. notice to garn., ea. per., 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. exec. against property, 80
 6% on \$...collected,
 Serv. and ret. on any writ, order or
 nte. nec. and...ea. per., 80
 Mileage, 1st mile 50c, each addl., 15
 Attending jury...case 2.00
 Attending trial...1.50
 Actual amount...for the
 transportation, and lodging of
 prisoners, and the moving and
 storage of...and the care of
 animals taken on any legal process,
 the same to be specifically itemized
 on the back of the writs, and sworn
 to.
 Summoning and swr. appr., each case, 2.00
 Advertising property for sale, 1.00
 Taking and making ret. of bond, 80

WITNESS FEES

Harry Johnson
 H. O. Baker
 Mrs. H. O. Baker
 Harry Jackson
 Pauline Armstrong

JURY FEES

James Westfall

Plaintiff

No. vs.

Leonard Armstrong

Defendant

Action on

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 30.00 with interest
from 19 , at per cent and costs.Judgment for 36.00 Feb 1933
\$ and costs \$

Be It Remembered, that on the 13 day of Feb 1933, the said

Plaintiff filed his Bill of Particulars herein, whereupon the following
proceedings were had:

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

State of Ohio vs. James Westfall
 Be fore me the undersigned a
 Justice of Peace for said
 County came James West-
 fall. Who being duly sworn
 and says that his Plaintiff

and has good right to the
 immediate possession of goods and
 chattles to wit

One Gray Mare 12 years
 old weight 1400 lbs blind in
 left eye one big knee
 same are wrongfully detained
 from him by Leonard Armstrong
 and that the said goods and chattles
 were not taken in execution on
 any order or judgment against
 the said James Westfall or for
 the payment of any tax fine or
 assessment assessed against him
 and is not claimed by said Plaintiff
 or any other person or final process
 issued against the defendant.

return of summons
 received this writ Feb 12-1933 and
 took possession of Property same date
 and served the defendant with
 copy of summons personally.
 returned Feb 18-1933.

Allen Coors

Feb 20, 1933, About 3:00 Clock P.M.
 Trial called Plaintiff and Defendant
 both present with their attys and
 proceeded with trial.

after hearing evidence and Pleas of attys. I hereby
 make this decision. The Plaintiff is entitled to the Possession
 of the said Property and has title to the same. and
 cost is hereby assessed against the defendant.
 defendant atty. James Watson of appeal to the Court
 of Common Pleas of Wayne Co. Ohio. Feb 10/1934
 James Watson of appeal to the Court
 of Common Pleas of Wayne Co. Ohio. Feb 10/1934
 James Watson of appeal to the Court
 of Common Pleas of Wayne Co. Ohio. Feb 10/1934
 James Watson of appeal to the Court
 of Common Pleas of Wayne Co. Ohio. Feb 10/1934

Witnesses Plaintiff
 Mr. Harry Johnson
 Mr. H. O. Baker
 Mrs. H. O. Baker
 Mr. Harry Jackson

Witness Defendant
 Leonard Armstrong
 Miss Pauline Armstrong

Bound as Def. James Westfall, Plaintiff. Leonard Armstrong
 before J. H. Bryan J.P. York T.P. Mon Co. Ohio in Reply
 we find our return to Plaintiff in the sum of \$30.00 that
 the said Leonard Armstrong Def. will safely keep the Property
 and in case the Court shall find against him that he then return
 the property to the Plaintiff or pay the value so assessed at the election of
 the Plaintiff and also pay the damage assessed for the taking
 and destruction and injury of the Property and cost of suit
 Executed this 15 day of February 1933 this Bond and the surety
 they are approved by J. H. Bryan
 Pauline Armstrong
 Feb 10, 1934 J. H. Bryan J.P. S. Chapradole

UNDERTAKING FOR STAY OF EXECUTION

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

JUSTICE'S OR MAYOR'S FEES

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

Part. Trans. on file
 One total

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

Clad Collins
 H. O. Kelly
 Harry Jackson
 Leonard Armstrong
 Jackson son

JURY FEES

Plt's Costs

Def't's Costs

Action on Labor & C. C.

Harry Jackson Plaintiff

J. H. Collins
 Peace

Att'y for Plt.

Att'y for Def.

No. vs.

Leonard Armstrong Defendant

Am't claimed, \$ 266.00 with interest
 from 1932 at 6 per cent and costs.Judgment for \$ 230.00 1933
 \$ 930.00 and costs \$ 25.50

Be It Remembered, that on the 13 day of Feb 1933, the said

Plaintiff filed his Bill of Particulars herein, whereupon the following
 proceedings were had: Amicus reser and non return

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

In for me a Justice Peace with me for said case
 one Harry Jackson who by duly sworn
 that Leonard Armstrong of said defendant is truly indebted
 for labor performed by Plaintiff
 to defendant at defendant's
 Request from March 19. 1933 to date
 that said claim is just and lawful that he believes
 said Plaintiff ought to recover the amount
 and that the Property of said defendant
 is not exempt from execution that said
 Property is not the person at earnings of
 the defendant for services rendered by the
 defendant within thirty days prior to the
 commencement of said action
 that said action earnings amount to
 more than \$150.00 and that only the
 excess over that amount is sought to
 be attached known to me and not attached
 before me this 13 day of Feb. A. D. 1933

Harry Jackson
 J. H. Bryan J. P.

Smmons the State of Ohio
 County of York
 York T. P. you are hereby commanded
 to Smmons Leonard Armstrong to
 appear before me the undersigned a
 Justice of the Peace in and for said
 Township and County at my office
 therein on the 20 Feb. 1933 at 10 o'clock
 P.M. to answer unto Harry Jackson
 who claims of defendant is a civil action
 the sum of \$266.00 with interest
 there on at 6 Percent from the 13
 day of February A. D. 1933 before
 the Court. This action

Bill of Particulars:
 Harry Jackson Plaintiff and
 Leonard Armstrong Defendant

in and for the

York
 (Township—Village)

of

Union

County, Ohio

before J. H. Bryan Justice of Peace in and for York Twp union Co Ohio
 the said Plaintiff says there is due him from the said defendant the sum of \$266.00
 and cost for labor performed by Plaintiff for the defendant at the defendant request beginning
 March 1932 at 30c per month Plaintiff says he works for said defendant from 1st day
 of March 1932 until 1933 and he receives from the defendant sum \$ as shown on his
 account book Plaintiff ask for judgment for the sum of \$266.00 and cost of this suit
 Harry Jackson Plaintiff Attachment union Co York Twp Harry Jackson Plaintiff Leonard Armstrong
 Defendant before J. H. Bryan Justice of Peace of said Twp and Co. To Allen Coons
 Constable of said Twp. you are hereby commanded to attach and safely keep the
 goods chattel and stock or interests in stock rights credits the money and effects
 of said defendant Leonard Armstrong in your said Co not exempt by law from being
 applied to payment of the claim of the Plaintiff Harry Jackson or so much
 thereof as will satisfy his claim for \$266.00 and 50c the probable cost of this action
 you will make due return of this order on the 20 day Feb at 1 o'clock P.M. 1933 unless
 my hand then 13th day of February A. D. 1933 J. H. Bryan Justice of Peace
 Return of attachment: Feb 13. 1933 at 8 o'clock P.M. I received this order
 Feb 15th 1933 I went to the place of the defendant place of Property then at 8 o'clock
 of said day of presence and hearing of the H. Hornbeck and A. C. Titus two credible
 persons did declare that by virtue of this order I attached the said property at the suit of
 Harry Jackson and did there and there attached it and there with L. H. Hornbeck and
 A. C. Titus householders of the County of Union after administering them an oath to in-
 ventory and appraise said property made a true inventory and appraisement of said property
 being all that was attached and said inventory appraisement signed by me and
 said householders is annexed and returned with this order A. C. Coons Constable
 on 15th Feb A. D. 1933. I went to place where property described in and inventory and
 appraisement thereof made under and order of attachment in the action is
 the action of Harry Jackson against the within named defendant Leonard Armstrong
 and served on 15 day of Feb. A. D. 1933 at 8 o'clock A.M. and there did on the 15 day
 of Feb. A. D. 1933 at 8 o'clock A.M. the presence and hearing L. H. Hornbeck
 A. C. Titus credible person did declare by virtue of this order I attached and
 and did there and there attached it, as in my hands subject to said prior attachment
 Allen Coons.

UNDERTAKING FOR STAY OF EXECUTION

A. D. 1933, the Defendant in the above case came and by his surety,
 resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:
 In pursuance of the Statute in such case made and provided, I, _____ as surety for the above Stay of
 Execution on the above Judgment of _____ against _____
 do hereby promise and undertake to pay the amount of said judgment, interest and costs, and the costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 1933

J. P.—Mayor

SATISFACTION OF JUDGMENT

Received _____ 1933 from _____ Dollars
 payment in full on the above judgment and costs.

APPEAL UNDERTAKING

Whereas, on the 2 day of March A. D. 1933, the said Harry Jackson obtained
 judgment against the said Leonard Armstrong on the docket of J. H. Bryan J. P.—Mayor
 for \$230.00 Dollars and 25.50 Cents, and costs taxed 26.00 Def.
 Dollars and 26.00 Cents, and the said Leonard Armstrong intends to appeal therefrom to the Court of Common
 Pleas of Union County. Now, therefore, I, _____ of _____
 do hereby promise and undertake to the said _____ in the sum of _____
 Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that
 may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ A. D. 1933

J. P.—Mayor

Westfall
Kullb.

J. H. Keeler

H. Johnson
H. Jackson

Cushell
Richendoller

Harby

Morgan

Mr. Smith
man was not there
when contract was made

Combs in Lewis

Passion

JUSTICE'S OR MAYOR'S FEES

Plff's
CostsDeft's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Correct our
page 2

Action on

No.

vs.

Plaintiff

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$

with interest

from 19 , at per cent and costs.

Judgment for 19

\$ and costs \$

Be It Remembered, that on the day of 19 , the said

Plaintiff filed Bill of Particulars herein, whereupon the following

proceedings were had:

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

Harry Jackson Plaintiff vs. Leonard Armstrong Defendant before J. H. Bryan Justice of Peace York Twp. Union Co Ohio this Undertaking mthweth Whereas Harry Jackson a non Resident of said Township York an Action against Leonard Armstrong before the undersigned J. H. Bryan a Justice of the Peace for said Township who requires security for cost therein to be given. Now we the said Harry Jackson and L. H. Collins hereby undertake and promise the said J. H. Bryan to pay all costs that may accrue in the said action Dated and signed by us this 13th day of February 1933. Harry Jackson and L. H. Collins Motion No. 1. State of Ohio Union Co In Justice Court of York Twp J. H. Bryan Justice Peace Harry Jackson Plaintiff Leonard Armstrong Defendant. Now Comes the defendant Leonard Armstrong moves this Court to dismiss this cause for reason there is no bill of Particulars filed herein at time of Attachment issued and that the attachment is wrongfully issued leave said base defendants Attorney Motion No 2: State of Ohio Union Co In Justice Court of York Twp J. H. Bryan Justice Peace Harry Jackson Plaintiff and Leonard Armstrong Defendant Now Comes defendant Leonard Armstrong and denies each and every allegation of Plaintiff petition filed herein leave & leave State of Ohio Union Co. J. H. Now Comes Leonard Armstrong being duly sworn according to law disposes and says the Allegation

in and for the

of

County, Ohio

above set forth are true as he verily believes
not signed as yet

Notion to Discharge order of attachment State Ohio County York Twp
after Hearing trial and considering all evidence the Judgment
was rendered in favor of the Plaintiff for the sum of \$230.00
and cost was assessed against the Plaintiff. Defendant
gave notice of intention of appeal on a due time
the defendant gave Bond in appeal
for the sum of \$500.00 and one Frank Armstrong
of Jeffersonburg and Betty Sisson signed
and bond after giving sworn Property statement
in that they own each worth 1000.00 or over all
debt or out of pocket obligations Bond was
accepted and transcript was paid for and
transcript together with all of the Papers in
Case including Bond and sworn statement
was delivered to clerk of court at Mansfield

J. H. Bryan

Justice Peace York Twp

Dec # 1933 Cost Paid by
Richard T. Hall \$24.00 \$24.00

Dec 5 Paid Allen Coors 9.00
Dec
Dr. R. R. Ricard 1.00 Harry Johnson

UNDERTAKING FOR STAY OF EXECUTION

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

Affidavit in Aid of Execution

The State of Ohio County of Union

Before J.H.Bryan Justice of the peace within and for York Township being the same Justice of the peace who rendered Judgment against Carl McCully on the 25th Day of February A.D. 1933 in Case No-14 Docket, Page 14 Wherein A.C.Skidmore was plaintiff and Carl McCully was defendant, personally came L.H.Collins who being duly sworn says that he is agent of the judgment creditor in whas favor the Judgment mentioned above was rendered as aforesaid, and that he has good reasons to believe and does believe that is liable to the Judgment debtor in the sum of money whose amount is unknown to affiant, That said money is not exempt from being attached or from execution under the laws of the State of Ohio,

Signed-----

L.H. Collins
Agent for A.C.Skidmore

Sworn to and subscribed in my presence this 17 Day of October
A.D. 1933

J.H. Bryan
Justice of the peace,

JUSTICE'S OR MAYOR'S FEES

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

J. J. Graham

Forable Detain

Att'y for Plt.

Malbert Fields

Am't claimed, \$ with interest

from 19, at per cent and costs.

Judgment for 19

\$ and costs \$

Be It Remembered, that on the 8 day of March, 19, the said

Plaintiff filed his Bill of Particulars herein, whereupon the following

proceedings were had: Hearing set and had

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

State of Ohio County of Marion
T. P. of York. before J. H. Bryan
Justice Peace in and for
York T. P. in County of Marion
The undersigned J. J. Graham
a resident of Marion Co. Ohio
doth hereby make his complaint
to you a gainst one Malbert Fields
for this that the said Malbert Fields
did on or about the first day of
January 1933, unlawfully and
forcibly detain and still
detains from the undersigned
Possession of the undersigned
the following Premises situate
in the T. P. of York County of
Marion described as follows
Known as the Mc Ginnis farm
containing 122 acres more or
less now owned by
Jesse Graham
known to and subscribed
in presence this 8 day of
March by J. J. Graham
agent for Jesse Graham

J. H. Bryan
Justice Peace

Symony served date for hearing
at Mar. 11, 1933 at 10 o'clock
Set Mar. 11, A. D. 1933.
Plaintiff and Defendant appear
after hearing Bill of Particulars
Recd and discontinue the case the
Def to acknowledge judgment for
Plaintiff and Justice Bryan
same and ordering constable to
move Defendant from Plaintiff's
farm. Defendant agrees to give
Possession immediately
J. H. Bryan Justice Peace
Cost Paid by Plaintiff

Cost made as small as possible
by Justice and constable
and were settled by J. J. Graham
Feb 15, 1934

J. H. Bryan Justice Peace

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the day of A. D. 19, the said obtained
judgment against the said on the docket of J. P.—Mayor
for Dollars and Cents, and costs taxed
Dollars and Cents, and the said intends to appeal therefrom to the Court of Common
Pleas of County. Now, therefore, I, of

do hereby promise and undertake to the said in the sum of
Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that
may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

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

JUSTICE'S OR MAYOR'S FEES

Pliff's Costs

Deft's Costs

Action on

Arthur Bolen

Plaintiff

Att'y for Pliff.

Att'y for Deft.

No.

vs.

Chas Smith

Defendant

Am't claimed, \$ 17.50 with interest

from 19 at per cent and costs.

Judgment for 19
\$ 11.00 and costs \$ 10.40

Be It Remembered, that on the 16 day of Oct 1933, the said

Plaintiff filed in Bill of Particulars herein, whereupon the following

proceedings were had: *no justice in Wash T.P.*

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

Plaintiff says there is due him from said Def. the sum of \$17.50 for labor performed by him for the Def. it has been Plaintiff says that the labor was done by him between Oct 2nd 1932 and Nov 8 1932 Plaintiff says there is no set off or counter claim against the same and that he ought to receive the sum of \$17.50 with int and cost for which amount with interest thereon at the rate of 6 Per cent from the 8 day of Nov 1932 Plaintiff asks for judgment and cost here in issue summons returnable 20 Oct 1933 at 10 o'clock signed Arthur Bolen Plaintiff

Counter claim filed by Ch Smith for the sum of \$22.22 but not presumed at trial as defendant did not give any evidence at trial no testimony was heard from by defendant Feb Oct 3 1933

Resident of School Board says that there is due him Smith about \$28.00 for hauling pupils and he was sent a notice on the 9 day of March to pay to the court the sum of \$28.25 by J.H. Bryan J.P.

This action was brought on April 9. P. at this time J.P. in Washington T.P.

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

Ed Quinn Constable
JURY FEES
sum on docket
on Smith
on Smith
on Smith

in and for the

Township—Village

trial set for after hearing Monday Oct 2 1933 Defendant Plaintiff Chas Smith after hearing \$10.40 cost. Total Chas Smith Defendant failed to give money paid for a given by for Jan 7. 1934 on record and papers Washington School Dept of this county before J.H. Bryan J.P. and for said Town Chas Smith on case in docket was Plaintiff and case L.H. Collins case is agent for the favor the judgment as good reason to believe that and does believe that the school board of Washington Township is liable to the judgment debtor in a sum of money where amount is inferior to amount that the said money is exempt from execution or attachment under laws of the state of Ohio signed L.H. Collins does and subscribes in my presence this 7 day of Feb 1934 J.H. Bryan Arthur Bolen Plaintiff

March 9. 1934
order on Barnum to pay money into court sent to the School Board of Washington T.P. and President acknowledges receipt the \$10 by verbal acknowledge to me personally
J.H. Bryan
J.P.

County, Ohio

clock
plaintiff
united

and

L

A

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on as

of

1934

and

within

and

the

Bolen

that

his surety,

as surety for the above Stay of

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

JUSTICE'S OR MAYOR'S FEES

Plt's Costs

Def't's Costs

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

CONSTABLE'S OR MARSHAL'S FEES

Serv. & ret. order of Atch., each per., 1.00
Mileage, 1st mile 50c, each addl., 15
Serv. & ret. order of ejet., each per., 1.00
Mileage, 1st mile 50c, each addl., 15
Serv. & ret. Order of Rest., each per., 1.00
Mileage, 1st mile 50c, each addl., 15
Serv. & ret. writ of repl., each per., 1.00
Mileage, 1st mile 50c, each addl., 15
Serv. and ret. summons, each person, 80
Mileage, 1st mile 50c, each addl., 15
Serv. and ret. Subpoena, each person, 80
Mileage, 1st mile 50c, each addl., 15
Serv. and ret. venire, each person, 80
Mileage, 1st mile 50c, each addl., 15
Serv. and ret. notice to garn., ea. per., 80
Mileage, 1st mile 50c, each addl., 15
Serv. and ret. exec. against property, 80
6% on \$.....collected,
Serv. and ret. on any writ, order or
ntc. nec. and ret. ment. abv. ea. per., 80
Mileage, 1st mile 50c, each addl., 15
Attending jury trial, each case 2.00
Attending trial without jury 1.50
Actual amount paid solely for the
transportation, meals and lodging of
prisoners, and the moving and
storage of goods and the care of
animals taken on any legal process,
the same to be specifically itemized
on the back of the writs, and sworn
to.
Summoning and swr. appr., each case, 2.00
Advertising property for sale, 1.00
Taking and making ret. of bond, 80

WITNESS FEES

JURY FEES

Action on *Replevin*
W. H. Patterson
Plaintiff
vs.
Howard Wecklin
Defendant
Am't claimed, \$ with interest
from 19 at per cent and costs.
Judgment for *Plaintiff* \$
and costs \$

Be It Remembered, that on the *27* day of *Jan* 19*34*, the said
Plaintiff filed *His* Bill of Particulars herein, whereupon the following
proceedings were had: *Hearing and Trial Jan 31 34*
Said Bill of Particulars being in words and figures following, to-wit:

Affidavit in Replevin

*The State of Ohio Union Co. York
Township S. 9*

Before me, the undersigned a Justice
of the Peace in and for said County
W. H. Patterson who being duly
sworn depose and say:

1. That he claim the following
described property to wit:

One black horse, weight 1300 lbs aged
humped Backed, and a little of its
the wound

2. The said horse

Plaintiff *W. H. Patterson* is the
owner of the within described horse
and that he is entitled to the immediate
possession of said property

3. That said property is wrongfully
detained by the defendant *Howard Wecklin*

4. That said property is not taken in
execution on any order or judgment
against Plaintiff or for payment
of any taxes or assessments against
him and is not claimed by him under
a title acquired, mediately by
transfer or 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 return
under Chapter 10, title 11 part third

of the revised Statutes of Ohio or any other means or
formal process issued against him signed
W. H. Patterson I came to before me on and signed
in my presence this *27* day of *Jan* 19*34*
J. H. Bryan Justice Peace

Bond for cost was given and signed by
W. H. Patterson and *Paul Byrd* trial set and
held Jan 31, 1934 at 4 o'clock
trial called Defendant failed to appear
after hearing evidence of Plaintiff
Judgment was Rendered against
Defendant Constable in shanked to man horse
over to Plaintiff Cost assessed half and
half between Plaintiff and Deft

J. H. Bryan Justice

Constable return State of Ohio man const
W. H. Patterson Plaintiff and *Howard Wecklin* Deft
York T. P. before *J. H. Bryan* Justice Peace in and for said County
County State of Ohio said to my constable *Paul Byrd*
gonaw hereby Comanded to Summon *Howard Wecklin* to appear
before me the undersigned a J. P. at and 9 P. M. of said
Jan 31, 1934 at 4 P. M. select to answer to order of *W. H. Patterson*
for wrongfully detaining the described Property One Black
horse weight 1300 lbs aged humped Back a little of its wound
you are further comanded to seize and take in to custody the same
hence he found in said County he said goods Chatter (some)
and deliver the same at the above mentioned time to said
W. H. Patterson Plaintiff unless said *Howard Wecklin* shall give bond
as required by law of the State of Ohio to the said *W. H. Patterson*
your military and this 27 day of Jan 1934 *J. H. Bryan* J. P.

UNDERTAKING FOR STAY OF EXECUTION

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

JUSTICE'S OR MAYOR'S FEES

Pitt's
CostsDeft's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

Serv. & ret. order of Atch., each per., 1.00
Mileage, 1st mile 50c, each addl., 15
Serv. & ret. order of eject., each per., 1.00
Mileage, 1st mile 50c, each addl., 15
Serv. & ret. Order of Rest., each per., 1.00
Mileage, 1st mile 50c, each addl., 15
Serv. & ret. writ of repl., each per., 1.00
Mileage, 1st mile 50c, each addl., 15
Serv. and ret. summons, each person, 80
Mileage, 1st mile 50c, each addl., 15
Serv. and ret. Subpoena, each person, 80
Mileage, 1st mile 50c, each addl., 15
Serv. and ret. venire, each person, 80
Mileage, 1st mile 50c, each addl., 15
Serv. and ret. notice to garn., ea. per., 80
Mileage, 1st mile 50c, each addl., 15
Serv. and ret. exec. against property, 80
6% on \$.....collected,
Serv. and ret. on any writ, order or
ntc. nec. and not ment. abv. ea. per., 80
Mileage, 1st mile 50c, each addl., 15
Attending jury trial, each case 2.00
Attending trial without jury 1.50

Actual amount paid solely for the
transportation, meals and lodging of
prisoners, and the moving and
storage of goods and the care of
animals taken on any legal process,
the same to be specifically itemized
on the back of the writs, and sworn
to.

Summoning and swr. appr. each case, 2.00
Advertising property for sale, 1.00
Taking and making ret. of bond, 80

WITNESS FEES

Paul Bird
Robert Elmer
Ed. Gray
Edmond Smith
William H. Smith
Wm. King
on witness
Jury Fees

JURY FEES

on witness
Jury Fees

on witness
Jury Fees

on witness
Jury Fees

on witness
Jury Fees

W. H. Patterson

No. vs.

Plaintiff

Frank Plummer

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 Plaintiff 1934

\$ and costs \$ 11.60

Be It Remembered, that on the 27 day of Jan 1934, the said

Plaintiff filed his Bill of Particulars herein, whereupon the following

proceedings were had:

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

Affidavit in Replevin

The state of Ohio Union County

York Township SS

Before me the undersigned, a Justice

of the peace in and for said county

Came W. H. Patterson who being

duly sworn depose and say

1 that he claimed the following

described property to wit:

One Gray mare four years old

weight about 1200 lbs sound

2 the said Plaintiff W. H. Patterson

is the owner of the within described

property and that he is entitled to immediate possession

3 that said property is wrongfully

detained by the defendant by Frank

Plummer

4 that said property was taken in execution

on any order or judgment against Plaintiff

or for the payment of any tax, fine or assessment

assessed against him and is not bound

by him under a title acquired mediately

by transfer from one whom such property

had been taken by such execution, order

or process or by virtue of an order

of delivery issued in replevin under

Chapter 10, title 11 part third of the revised

statutes of Ohio or any other statute or

final process issued against

known to before me and in my presence

this 27 day of Jan 1934 J. H. Bryan

Justice of the Peace

January 31, 1934 at 2 o'clock P.M. trial called
Def. and Plaintiff present after viewing evidence
in case and going through briefs and considering it
Judgment was rendered for Plaintiff W. H. Patterson
and the constable was ordered to deliver horse
to Mr. Plaintiff and Defendant was to pay cost
of this suit Mr. Plummer had no attorney
but through an attorney here who was
brought by Constable and Pond as
attorney in case, Constable attorney gave
notice of appeal but as he was not the
defendant's attorney notice ignored and
Mr. Plummer did not give notice of
appeal.

J. H. Bryan Justice of the Peace

Feb 22, 1934. Received W. H. Patterson \$3.50
Paid Bill on Gray mare J. H. Bryan

Feb 22 Paid on cost \$8.00 Frank Plummer
attorney. J. H. Bryan

Jan Feb 2, 1934
Constable delivered horse to Plaintiff
and make his return on Feb 2, 1934
Signed

E. A. Erwin.

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the.....day of.....A. D. 19....., the said.....obtained
judgment against the said.....on the docket of.....J. P.—Mayor

for.....Dollars and.....Cents, and costs taxed
Dollars and.....Cents, and the said.....intends to appeal therefrom to the Court of Common

Pleas of.....County. Now, therefore, I,.....of.....
do hereby promise and undertake to the said.....in the sum of.....
Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that

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

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

JUSTICE'S OR MAYOR'S FEES

Plff's
CostsDeft's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

Ada Tawley
Plaintiff

No. vs.

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ with interest
from 19 , at per cent and costs.Kenneth Burris
DefendantJudgment for 19
\$ 200.00 and costs \$

Be It Remembered, that on the 6 day of Oct 1938 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:

asking sum of \$200.00
purchase price of one
Chevrolet automobile build
in the year 1934 - 6 cylinder
motor number 22217 Serial
number 91003-1546
body type coach which Ada
Tawley sold to one Kenneth
Burris on condition cash
purchase 2nd day of Aug 1938
Kenneth Burris being unable to
pay same returned certificate
of title on 7 day of Oct 1938
by Plaintiff paying \$5.00
other expenses amounting \$2.71
to said Kenneth Burris
this amount selling case in
full this court here authorizes
the clerk of court of Union
Co. to deliver to Mrs Ada Tawley
or her assignee a certificate of
title for said automobile

signed J. H. Bryan

Cory Lettled not Jy

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

JUSTICE'S OR MAYOR'S FEES

Plff's Costs

Def't's Costs

Docketing Pet. or Bill of Particulars, 80	10
Appointing guardian for Minor, 60	
Taking and Docket, Security for Costs, 60	10
Indexing.....Plffs. and.....Defendants, 10	
Taking, certifying and docketing affid., 80	
" approving " " bond, 80	
Issuing Summons to defendant, each 40	40
Issuing and docketing order of attach., 70	
" " " " " arrest, 70	
" " " writ of replevin, 75	
Grant and dock. continuance ea., 40	
Issuing and dock. commit. to jail, 70	
" " " subpoenas, each 10	
" " " ven. for jury, ea. per., 10	
" " " ord. on jlr. for pris., 60	
Swearing and docketing witness, ea. 10	20
Swearing jury, 40	
Hearing case (without trial) 1.00	20
Hearing case (Defense interposed), 2.00	
Pronouncing judgment and docketing, 80	
Hearing, determining and docketing—dec. of motions or demurrers, each 1.00	
Entering rule of reference, 50	
Swearing and dock, arbit., each, 40	50
Issuing and docketing writ, or restit., 80	
Num., dock. and filing neces. papers 10	40
Ent. Judgmt. and costs on cash book, 40	
Issuing & dock. exc. agst. prp. or prs., 80	
Poundage on judgment debt (If not collected within 10 days after judgment or stay of execution, except on execution) 4%	
Making trans. from doct. (incl. cert.), 2.50	
Signing and certif. bill of exceptions, 50	
Reduc. testi. to writing (In bastardy), 1.50	
Issuing and docket, any writ or order required not mentioned above, 75	60
Making itemized cost bill on docket, 50	1.70

CONSTABLE'S OR MARSHAL'S FEES

Serv. & ret. order of Atch., each per., 1.00	
Mileage, 1st mile 50c, each addl., 15	
Serv. & ret. order of eject., each per., 1.00	
Mileage, 1st mile 50c, each addl., 15	1.00
Serv. & ret. Order of Rest., each per., 1.00	
Mileage, 1st mile 50c, each addl., 15	3.50
Serv. & ret. writ of repl., each per., 1.00	
Mileage, 1st mile 50c, each addl., 15	4.00
Serv. and ret. summons, each person, 80	
Mileage, 1st mile 50c, each addl., 15	
Serv. and ret. Subpoena, each person, 80	
Mileage, 1st mile 50c, each addl., 15	
Serv. and ret. venire, each person, 80	
Mileage, 1st mile 50c, each addl., 15	
Serv. and ret. notice to garn., ea. per., 80	
Mileage, 1st mile 50c, each addl., 15	
Serv. and ret. exec. against property, 80	
6% on \$.....collected,	
Serv. and ret. on any writ, order or ntc. nec. and not ment. abv. ea. per., 80	
Mileage, 1st mile 50c, each addl., 15	
Attending jury trial, each case 2.00	
Attending trial without jury 1.50	
Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal process, the same to be specifically itemized on the back of the writs, and sworn to.	
Summoning and swr. appr., each case, 2.00	
Advertising property for sale, 1.00	
Taking and making ret. of bond, 80	

WITNESS FEES

JURY FEES

Action on

R. T. Stephen
Shir William

Plaintiff

Att'y for Plff.

Att'y for Def't.

No. vs.

Leonard
Armstrong

Defendant

Am't claimed, \$

with interest

from 19, at per cent and costs.

Judgment for 19

\$ and costs \$

Be It Remembered, that on the 11 day of March 1934, the said

Plaintiff filed This Bill of Particulars herein, whereupon the following

proceedings were had: hearing called on Mar. 17, 1934

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

Landlord's Complaint to said Justice Peace the undersigned R. T. Stephen and Shir William Residents of Warren County State of Ohio do hereby make this Complaint a joint demand—Leonard Armstrong for this that the said Leonard Armstrong has ever since the 1st day of March 1934, unlawfully and forcibly, forcibly detained and has still unlawfully and forcibly detained from them his right possession of the following described property to wit here a brief description of property was given being 100.70 acres of land more or less in survey no. 9984 in Washington Twp. over Co Ohio

The said Leonard Armstrong entered the upon said premises as the Tenant of Dr. Duke the former owner of said premises under and by virtue of an oral agreement of lease of that he has been in in default for payment of Rent for more than a year past past and has thereby forfeited his right of occupying that the said oral lease of said premises expired on 1 day March 1934 and from that time the said Leonard Armstrong has unlawfully and forcibly held over his said premises

Towship—Village

Forcible Detention
On the 3rd day of March in the year 1934 the undersigned duly served upon said Leonard Armstrong as required by law notice to leave said premises the undersigned after process and restitution signed R. T. Stephen and Shir William by T. A. McCafferty attorney at law March 11 day 1934 serving a 11 days writ of Habereas corpus and Constable sent copy by leaving copy with of deputy of said Constable the return on the 16 day March signed Col. Connor Constable Constable cost 1.00 sum on March 17, 1934 3.30 mileage 4.30 total 8.60
Duke was called and as defendant failed to appear after hearing evidence by Dr. Duke and Lady Carol. witnesses for Plaintiff Justice gave his decision for Plaintiff and case was closed thus for.

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

JUSTICE'S OR MAYOR'S FEES

Plt's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

Walter Thompson
 Plaintiff

James Thompson
 Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 94.50 with interest
 from 19 , at per cent and costs.

Judgment for 19
 \$ and costs \$

Be It Remembered, that on the day of 19 , the said

Plaintiff filed Bill of Particulars herein, whereupon the following

proceedings were had:

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

No Record
 Made

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

JUSTICE'S OR MAYOR'S FEES

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

9.009 00

Action on

Ralph Lenox

No.

vs.

Plaintiff

Robert Allen

Att'y for Plff.

Fred McCallister

Att'y for Deft.

Am't claimed, \$49.50 with interest

from Dec 1 1934, at 6 per cent and costs.

Judgment for 19

\$ and costs \$

Be It Remembered, that on the 7 day of Dec 1934, the said

Plaintiff filed this Bill of Particulars herein, whereupon the following

proceedings were had:

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

Ralph W. Lenox says that he is sole owner of the Lenox Elevator Company and that he does business on the name of the Lenox Elevator Company. Ralph Lenox further says that on the 16 day of April A.D. 1934 the defendant John Hammer purchased from Plaintiff his furnished 200 Bushels of No. 2 fence for the sum of one hundred eighty eight dollars and agreed to pay for same by delivering of one hundred thirty five (135) Bushels of Wheat on July 31, 1934. That it was agreed and between Plaintiff & def. that the Plaintiff would have the privilege of retaining possession of said fence until the wheat was delivered the Plaintiff further says that immediately preceding July 31, 1934 he delivered the fence to farm of defendant and the defendant refused to allow him to complete the delivery and would not let him unload same the Plaintiff further says that wheat was worth 90 cts per Bu. on July 31, and said 135 Bu. at 90 cts per Bu. would be the sum of 122.50 which is 31.50 more than the agreed price of fence and wheat made as of the 16th of April A.D. 1934. The Plaintiff further says that by reason of the failure of the defendant to accept the fence and to deliver the wheat and for two claims of merchandise purchased by the defendant from the Plaintiff there is due the Plaintiff on the book account a copy which is hereto attached and marked exhibit A. and made a part thereof as follows: written the sum of \$49.50 the Plaintiff further says the said amount is just due and unpaid and the demand for the payment has made and refused wherefore the Plaintiff asked judgment against the defendant the sum of \$49.50 with interest to be paid from Dec 3 1934 cost and attorney's fee and further relief of all other to which he is entitled Robert F. Allen for Plaintiff attorney

State of Ohio County of union Ralph W. Lenox being first duly sworn accordingly is law disposed and says that he is the Plaintiff in the above bill of particulars and the facts stated and the allegations contained in the same are true to the best of his knowledge. Ralph W. Lenox sworn to and subscribe in my presence this fifth day of Dec A.D. 1934 Martha E. Taylor being set for Dec 20, 1934 Plaintiff and defendant both appeared Court being denied by defendant in part before Justice Joseph H. Bryan of York Township Union Co. Defendant made offer of judgment to wit the Ralph W. Lenox during business in name of of Lenox Elevator Co. I hereby offer to allow judgment to be taken in above action against me for the sum of \$10.32 and cost dated 20th day of Dec 1934 signed John H. Haines several of the above offer acknowledge this 20 day of Dec 1934 rejected by Robert F. Allen Attorney of Plaintiff as offer was rejected and the Plaintiff called for a jury trial the justice proceeding to panel the jury and issue summons to same who are Ben Roaher, Harry F. Lecher, Homer Cahill, Albin Coors Alva Harris trial set for Dec 26 1934 at 7.30 o'clock P.M. in Township.

Symptoms passed on the 16 day of Dec 1934 Returnable in 3 days at request of attorneys case was postponed till Dec 26 1934 at 3-30 o'clock P.M.

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

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.

CONSTABLE'S FEES	
Service and Return	.50
Mileage, 1st mile	.25
.....additional miles, each	.05
Summoning and Swearing Appraisers	1.00
Taking and Returning.....Bonds, ea.	.50
Expenses, per Verified Statement
For Moving and Storage of Goods
For Care of Animals
Total	2.20

No.
Civil Doc. Page

Before
Justice of the Peace,
..... Township

Plaintiff.....,

vs.

Defendant.....

SUMMONS.

With Writ of Habeas Corpus

Returnable April 13, 1930

Damages Claimed - - - - \$.....
Justice's Fees - - - - -
Constable's Fees - - - - -
Total - - - - - \$.....

Plaintiff's Attorney.....

Returned and Filed

19

Justice of the Peace.

A True Copy. Attest: (On Copy Only)

E. A. Erwin Constable.

*Received this check
and has on file*

*E. A. Erwin
Constable.*

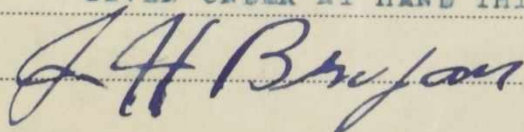
SUMMONS AND WRIT OF REPLEVIN.

Gen'l Code, Sec. 10463.

The State of Ohio, UNION County, ss.To Any Constable of YORK Township in said County, Greeting:You are hereby commanded to summon BENJAMIN. SMITHto appear before me the undersigned, a Justice of the Peace, at my office in
YORK Township, on the 13 day of APRIL, 1935,at 8 o'clock OP M., to answer the action of NORA KERNand ~~for wrongfully detaining the following described property goods and chattels, to-wit:~~who claims of the Defendant in a civil action
the sum of \$75.00 and interest at and the cost of this action

PLAINTIFF ASK FOR JUDGMENT FOR AMOUNT ENDORSED HERE
ON AND FOR COST YOU WILL MAKE RETURN OF THIS WRIT ON
THE 13 DAY OF APRIL 1935 AT 8 OCLOCK

GIVEN UNDER MY HAND THIS 9 DAY OF APRIL 1935



Justice peace

STATE OF OHIO
DEPARTMENT OF TREASURER OF STATE

Nº 7578

\$ 2.50

Revenue Voucher No. A-27

Columbus, Ohio,

July 17, 1936

The AUDITOR OF STATE has paid into the STATE TREASURY for J. H. Bryan

Justice of Peace

Union

County,

Peoria

, Ohio, the sum of

two and 50/100

Dollars,

being one-half of fines collected in case of Ohio vs.

B. F. Smith

under the State Highway Patrol Act, Section 1178 (115 O. L. 93).

W. A. BAILEY, Cashier.

For Treasurer of State.

Cashier

J. H. Bryan J. P.—Mayor

JUSTICE'S OR MAYOR'S FEES

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

Mara Kerns

Benjamin Smith

Plaintiff

Defendant

Clifton Carl Att'y for Plff.
S. H. Collins Att'y for Deft.Am't claimed, \$ 75 with interest
from 19 at per cent and costs.
Judgment for 1935
\$ 75.00 and costs \$

Be It Remembered, that on the 8 day of April 1935, the said

Plaintiff filed her Bill of Particulars herein, whereupon the following
proceedings were had: on 13 day of April 1935

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

Plaintiff claims there is here
her the Defendant the sum of \$75.00
on account for Rent of plank
from from Dec 1 1933 to
Dec 1 1934 2 copies of which
is here attached
and marked exhibit A
and made a part here
Plaintiff further claims
there is no set off or counter
claims against said sum
and that said account is
justly due and Plaintiff
ought to recover from said
Defendant the sum of \$75.00
and interest wherefore Plaintiff
prays judgment against the
Def in the sum of \$75.00
together with interest and
cost

Summons
I stalk of 3 his Honor J.P.
to my Constable of York Twp
you are hereby commanded
to summon Benjamin
Smith to appear before
me the undersigned Justice
of Peace at my office in
York Twp on the 13 day
of April 1935 at 8 o'clock
P.M. to answer to the
action of Mara Kerns
who claims the Def in a
civil action the sum of \$75.00
and interest at the rate of
6% and cost of this
action

Plaintiff ask for judgment for amount judgment
herein and for cost of this action will make one return of
Writ on the 13. Day of April 1935 at 8 o'clock P.M.
GIVEN under my hand this 8 Day of April 1935
J. H. Bryan Justice Peace
Constable Received Writ on April 8 1935
served same on defendant same day
Returned April 13. 1935 C. A. Evans Constable
Served 80
1 mile 50
add 90
Total 220

Case was tried and there was no
witnesses appeared but Benjamin Smith
Mrs Ben Smith. Plaintiff witness
Mara Kerns

Def Witness

after hearing witnesses testimony Justice
found judgment for Plaintiff for
full amount

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

JUSTICE'S OR MAYOR'S FEES

Pltf's Costs
Def't's Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

No. vs. Plaintiff
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ with interest
from 19 , at per cent and costs.
Judgment for 19
Defendant \$ and costs \$

Be It Remembered, that on the day of 19 , the said

Plaintiff filed Bill of Particulars herein, whereupon the following
proceedings were had:

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

UNDERTAKING FOR STAY OF EXECUTION

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

JUSTICE'S OR MAYOR'S FEES

Plf's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

Fred Kennedy

Plaintiff

Chas. J. Grant
Joliff

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 8372 with interest
from 1936 at per cent and costs.
Judgment for \$372 Jan 9 1938
\$ 712 and costs \$

Be It Remembered, that on the 9 day of June 1938, the said

Plaintiff filed His Bill of Particulars herein, whereupon the following
proceedings were had: on the 9 day of January 1938

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

8372

Paid in Full on this 8. Feb 1938

Hearing was called at 8 o'clock Jan 9. 1938

Defendant Failed to appear after questioning
Plaintiff judgment was granted Plaintiff
on the 28. day of January 1938 execution
was entered

Reason for taking judgment on this 9 P is no.
justice in Washington 9 P

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

NO
city doc page

before

/J.H.BRYAN

Justice of peace

Township

County .0

Plaintiff

vs

Defendent

Returnable Summons 1937

at o'clock M

amount for which plaintiff ask judgment

300
340

SUMMONS

State of Ohio Union County

To any constable of York Township in and for said county Greetings
 you are here by commanded to summon Perry Stone to appear before me the undersigned Justice of the peace in and for York Township on the 10 day of August 1937 at 8 o'clock ^{PM} at my office to answer to an action of John S Styer for an account of \$40.75 and interest the Plaintiff ask for the amount indorsed herein and for cost in this action

~~the Plaintiff ask for judgment for amount and~~

you will make due return of this writ on or before the 10 day of Aug 1937 at 8 o'clock PM

witness my hand this 6 day of August 1937

&& J. H. Brown
 Justice of the Peace

Return

received this writ Aug

1937 and I served

the same on the Aug 1937 on the Defendant by leaving a copy of the same and of the indorsement there on with

&&&&

constables fees
 service and return
 mileage 14 mi
 addt miles

80
 2.40
 3.20
 1.50
 4.70
 2.50
 7.20
 2.50
 10.60

E. A. Erwin

JUSTICE'S OR MAYOR'S FEES

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

CONSTABLE'S OR MARSHAL'S FEES

Serv. & ret. order of Atch., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. & ret. order of eject., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. & ret. Order of Rest., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. & ret. writ of repl., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. summons, each person, 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. Subpoena, each person, 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. venire, each person, 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. notice to garn., ea. per., 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. exec. against property, 80
 6% on \$.....collected,
 Serv. and ret. on any writ, order or
 ntc. nec. and ret. ment. abv. ea. per., 80
 Mileage, 1st mile 50c, each addl., 15
 Attending jury trial, each case 2.00
 Attending trial without jury 1.50
 Actual amount paid solely for the
 transportation, meals and lodging of
 prisoners, and the moving and
 storage of goods and the care of
 animals taken on any legal process,
 the same to be specifically itemized
 on the back of the writs, and sworn
 to.
 Summoning and swr. appr., each case, 2.00
 Advertising property for sale, 1.00
 Taking and making ret. of bond, 80

WITNESS FEES

JURY FEES

Plff's Costs

Deft's Costs

Action on

John Styer
Plaintiff

Att'y for Plff.

Att'y for Deft.

No. vs.

Perry Bone
DefendantAm't claimed, \$40.00 with interest
from 1937 at per cent and costs.Judgment for \$40.75 19
and costs \$

Be It Remembered, that on the 6 day of Aug 1937, the said

Plaintiff filed a Bill of Particulars herein, whereupon the following

proceedings were had: on 10th day of Aug.

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

Now comes John Styer the Plaintiff
 of Washington Twp. unsworn to this and
 by reason of fact that there is no justice
 in that Twp. & this action is brought in this
 Twp. before J. H. Bryan a Justice of York Twp.
 unsworn in the former Twp. plaintiff says
 that the defendant Perry Bone is indebted
 to him the Plaintiff \$35.75 also sum
 of \$5.00 for Labor performed by him
 and his son Earnest Styer,
 Earnest Styer being a minor son
 of Plaintiff make a total of \$40.75
 for Labor & all service Plaintiff
 say the said claim is just and
 due and unpaid that a demand for
 payment has been made and
 payment refused wherefore
 Plaintiff ask judgment against
 the defendant in and for sum
 of \$40.75 with interest from 1937
 date together with cost in this
 case John Styer

State of Ohio County of Union
 John Styer husband, says that the
 facts stated and allegations contained
 herein are true as he verily believes
 John Styer swears and subscribed
 before me this day of Aug 1937
 J. H. Bryan Justice of Peace
 Summons served 6 days of Aug and
 returned the 10th

Aug 10th 1937 8 o'clock P.M. Plaintiff and def. with
 their attorneys appear case was called on Proceeded as follows
 witnesses sworn John Styer, Perry Bone, Robert Bone
 Mrs Robert Bone after hearing evidence judgment
 was rendered in sum of \$70.00 which was paid by
 Perry Bone and cost was divided equally between
 Plaintiff and def. cost in case

costs 4.75
 Justice 2.50
 Total 7.25 all
 paid in full
 J. H. Bryan
 Justice of Peace

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

JUSTICE'S OR MAYOR'S FEES

Plt's Costs

Def't's Costs

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

CONSTABLE'S OR MARSHAL'S FEES

Serv. & ret. order of Atch., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. & ret. order of ejet., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. & ret. Order of Rest., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. & ret. writ of repl., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. summons, each person, 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. Subpoena, each person, 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. venire, each person, 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. notice to garn., ea. per., 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. exec. against property, 80
 6% on \$.....collected,
 Serv. and ret. on any writ, order or
 ntc. nec. and ret. ment. abv. ea. per., 80
 Mileage, 1st mile 50c, each addl., 15
 Attending jury trial, each case 2.00
 Attending trial without jury 1.50
 Actual amount paid solely for the
 transportation, meals and lodging of
 prisoners, and the moving and
 storage of goods and the care of
 animals taken on any legal process,
 the same to be specifically itemized
 on the back of the writs, and sworn
 to.
 Summoning and swr. appr., each case, 2.00
 Advertising property for sale, 1.00
 Taking and making ret. of bond, 80

WITNESS FEES

JURY FEES

Action on

Edua Goff

No.

vs.

Plaintiff

Att'y for Plff.

Att'y for Deft.

John Wear

Defendant

Am't claimed, \$60.00 with interest
 from Oct 1 1937 at 6 per cent and costs.
 Judgment for \$60.00 Oct 8 1937
 \$60.00 and costs \$

Be It Remembered, that on the 8th day of Oct 1937, the said

Plaintiff filed a Bill of Particulars herein, whereupon the following
 proceedings were had: as follows

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

Edua Goff Plaintiff } before J. H. Bryan
 John Wear Defendant } a Justice of Peace
 Deft's Residence York Twp. } In and for York Twp.,
 Union Co. state of Ohio
 Civil action for money only

Oct 1st 1937 the plaintiff says there is due her
 from said defendant the sum of \$60.00 by
 reason of damages due this plaintiff
 from the def. for the following reasons said
 John wear on or about the 22nd day of
 July 1937 was negligent in leaving
 wheat lay out in a certain field or
 lot in said twp and so where this
 plaintiff cow. was pastured the
 said cow eating and overdone of the
 said wheat, was immediately taken
 sick and died and that the cause
 of cows death was an overfeed of
 wheat for which amount wheat was
 thrown off at the rate 60¢ from first
 day of Oct 1937 the plaintiff
 ask judgment and cost herein
 Issue summons returnable Oct 8th 1937
 at 8 o'clock P.M. signed Edua Goff

The state of Ohio Union County ss,
 Edua Goff — being duly sworn
 says that the statements made in
 the within Bill of Particulars are true
 as she verily believes sworn to
 before me and signed in my presence this
 1st day of Oct 1937. J. H. Bryan
 Justice of Peace
 Edua Goff
 Summons served and returned

Oct 8th 1937 8 P.M. Case called Edua Goff Plaintiff John wear def.
 waiting till nine o'clock def. failed to appear usual custom was
 followed after hearing evidence of Plaintiff judgment
 was rendered on default for full amount of \$60.00 and cost in said case
 Constable cost \$3.55
 Justice cost \$3.40
 Total cost \$6.95
 Judgment \$60.00
 \$66.95

J. H. Bryan
 Justice of Peace of York Twp.

UNDERTAKING FOR STAY OF EXECUTION

A. D. 1937, the Defendant in the above case came and by his surety,
 resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:
 In pursuance of the Statute in such case made and provided, I, _____ as surety for the above Stay of
 Execution on the above judgment of _____ against _____
 do hereby promise and undertake to pay the amount of said judgment, interest and costs, and the costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 1937
 J. P.—Mayor

SATISFACTION OF JUDGMENT

Received _____ 1937 from _____ Dollars
 payment in full on the above judgment and costs.

APPEAL UNDERTAKING

Whereas, on the 8th day of Oct A. D. 1937, the said Edua Goff obtained
 judgment against the said John Wear on the docket of J. H. Bryan J. P.—Mayor
 for \$60.00 and cost \$6.95 Dollars and Cents, and costs taxed \$6.95
 Dollars and Cents, and the said John Wear intends to appeal therefrom to the Court of Common
 Pleas of Union County. Now, therefore, I, _____ of Union County
 do hereby promise and undertake to the said Edua Goff in the sum of \$50.00
 Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that
 may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this 13th day of Oct A. D. 1937
 J. H. Bryan J. P.—Mayor

JUSTICE'S OR MAYOR'S FEES

Plff's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on Transfer of
From Clark Hayes to
Plaintiff
No. To vs.
Celia Morrow
Am't claimed, \$ with interest
from 19 , at per cent and costs.
Judgment for 19
\$ and costs \$

Be It Remembered, that on the 22 day of May 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:

Automobile a Chevrolet
Five Window Coupe described below
Make Chevrolet
Factory Number 1B4-1528237
Motor Number 3347409
Horse Power 26-3
Description of body 5 Window Coupe
Make Chevrolet
Type 5 Window Coupe
and on the 22 day of May 1939
the above automobile was transferred
from Celia Morrow
by Deed of the
of the property of said
Clark Hayes & Division was
made by Myrtle Hayes
Mother of Clark Hayes and
Celia Morrow
J. H. Bryan was authorized
to give the Clerk of Court
order to transfer Title to Celia
Morrow by Myrtle Hayes
Signed J. H. Bryan
Judge of Peace

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

J. P.—Mayor

JUSTICE'S OR MAYOR'S FEES

Plt's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

account

J. H. Collins

No.

vs.

Plaintiff

Self

Att'y for Plff.

W. H. Porter

Att'y for Deft.

Carl Shuck

Defendant

Am't claimed, \$44.16 with interest
from 16 Sept 1937, at 6 per cent and costs.Judgment for plaintiff 19
\$26.00 and costs \$ No cost

Be It Remembered, that on the 6 day of Oct 1937, the said

Plaintiff filed his Bill of Particulars herein, whereupon the following
proceedings were had: Trial held Oct 28-39

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

There is due the plaintiff
from the defendant the sum of
\$44.16 on accounts for insurance
as follows: Plaintiff says he is
and has been for a number of years
a duly authorized insurance
agent licensed by the state
of Ohio as such and that he
insured the defendant school
bus and household goods at her
request the following is a true
account of all charges any credit
thereon herewith exhibit a making
full account of \$156.71 and
credits as follows 192.55 leaving
a balance \$44.16 for which plaintiff
ask judgment and cost L. H. Collins
being duly sworn according to law
says the facts stated and the
allegations are true as he verily believes
under L. H. Collins sworn to
by J. H. Bryan J. P. he also had a
order of attachment, attaching
money in hands of Rural
school board also and affidavit
of attachment was issued by
Collins and filed by court

Trial was held after hearing evidence plaintiff
was awarded judgment for \$26.00
and cost was thrown off and clerk of
Taylor Wp school board was ordered to pay
L. H. Collins sum of \$26.00
Case closed
signed J. H. Bryan J. P.

UNDERTAKING FOR STAY OF EXECUTION

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

J. P.—Mayor

JUSTICE'S OR MAYOR'S FEES

Plf's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Clive Bros.

Action on

O.H. Stahl

Clive Bros.

O.H. Stahl

Be It Remembered, that on the 18 day of Nov 19 39 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:

O.H. Stahl come and confess
judgment for the amount
of \$57.70 with interest and
cost of \$3.80

Bill of Particulars
now comes Clive Bros.
Plaintiffs for Clive Bros. Clive
and says they are doing
business as Clive Bros. at
Broadway Co. and for their cause
of action says that O.H. Stahl
is indebted to them the sum
of \$57.70 for the merchandise
purchase by defendant from the
plaintiff herein and that an
itemized account of this amount
indorsed herein is hereto attached
and made a part hereof the plaintiff
there is no set off or counter
claim against the said claim
and that the full amount
of \$57.70 due and unpaid
wherefore plaintiff ask for
judgment for the amount of \$
together at rate of 6% per ann.
1939 and for cost of this case
Clive Bros. being duly sworn
says and declares that the fact
are as stated and the allegation
and foregoing stated are true
Sworn to by J.H. Bryan J.P.

Itemized account to Clive Bros. for the
following goods April 29 - 1939

34 bu red clover seed \$9.00
14 bu timothy seed 2.50
1 bu alfalfa seed 16.00
10 bu corn 5.50
16 bags 2-12-2 24.70

total \$57.70

on the 20 Day of Nov 1939 said Constable
Went to Home of said Def and served the summons
and found nothing to attach but got summons
returning on the 22 day said Defendant did
not appear as said return required so
after missing for 2 weeks was held a default
was given to Plaintiff Clive Bros. for
the full amount and cost of J.H. Bryan J.P.

Total Judgment
Principal 57.70
Interest to date 4.70
Cost & date 6.40
70.80

Settled

UNDERTAKING FOR STAY OF EXECUTION

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

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

SATISFACTION OF JUDGMENT

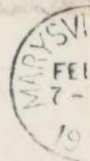
Received ... 19... from ... Dollars
payment in full on the above judgment and costs.

APPEAL UNDERTAKING

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

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

HOOPES, SANDERS & HOOPES
ATTORNEYS-AT-LAW
MARYSVILLE, OHIO



Mr. Joe Bryan
R. 1
Peoria, Ohio



$$\begin{array}{r}
 420 \\
 420 \\
 \hline
 840
 \end{array}$$

$$\begin{array}{r}
 70 \\
 20 \\
 80 \\
 100 \\
 \hline
 270
 \end{array}$$

$$\begin{array}{r}
 280 \\
 420 \\
 \hline
 700 \\
 700 \\
 \hline
 1400
 \end{array}$$

$$\begin{array}{r}
 280 \\
 280 \\
 \hline
 560
 \end{array}$$

C. A. HOOPES
GWYNN SANDERS
WILLIAM S. HOOPES

HOOPES, SANDERS & HOOPES
ATTORNEYS-AT-LAW
MARYSVILLE, OHIO

February 29, 1940

Mr. Joe Bryan
R. 1
Peoria, Ohio

Dear Sir:

Enclosed herewith find Bill of Particulars for Lybarger and Ahern vs. Leslie Hoover. Please set this matter down for hearing as soon as possible and notify us of the date. We guarantee the payment of the costs.

Very truly yours,

HOOPES, SANDERS & HOOPES

CAH:RCH
Encl. 1

Per 

No.

BEFORE J. BRYAN, JUSTICE OF
THE PEACE, IN AND FOR YORK
TOWNSHIP, UNION COUNTY, OHIO.

Della Lybarger and
John M. Ahern, d/b/a
Lybarger and Ahern,

Plaintiffs,

- vs -

Leslie Hoover,

Defendant.

BILL OF PARTICULARS

HOOPES & SANDERS
ATTORNEYS-AT-LAW
MARYSVILLE, OHIO

BEFORE J. BRYAN, JUSTICE OF THE PEACE,
IN AND FOR YORK TOWNSHIP, UNION COUNTY, OHIO.

Della Lybarger and
John M. Ahern, d/b/a
Lybarger and Ahern,

Plaintiffs,

No. _____

- vs -

BILL OF PARTICULARS

Leslie Hoover,

Defendant.

Plaintiffs say there is due them from the defendant the sum of \$74.50 upon a promissory note, a copy of which is hereto attached; marked "Exhibit A", and made a part hereof.

Hoopes Sanders & Hoopes
Attorneys for Plaintiffs

STATE OF OHIO)
) SS:
UNION COUNTY)

C. A. Hoopes, being first duly sworn, says that he is one of the attorneys for the plaintiffs herein; that this action is upon a written instrument which is in the possession of affiant, and that the facts stated and allegations contained in the foregoing Bill of Particulars are true as he verily believes.

[Signature]

Sworn to before me and subscribed in my presence this 28th. day of February, 1940.

Ruth Hess
Notary Public

RUTH HESS
Notary Public, Union County, Ohio
My Commission Expires 5/26/41

EXHIBIT A

\$142.78

West Mansfield, Ohio, Sept. 18, 1930

Sixty days after date, as principal debtor, we jointly and severally promise to pay to Lybarger & Ahern or order One Hundred & Forty-two and 78/100 Dollars, for value received, with interest at 8 per cent, before due, payable at The Farmers State Bank, West Mansfield, Ohio.
8 per cent. after maturity.

And we hereby authorize any Attorney-at-law to appear for us, or either of us, in an action on the above note at any time after the same becomes due, in any Court of Record in or of the State of Ohio, waive the issuing and service of process against us, or either of us, and confess judgment in favor of the said holder or holders of this Note, against us or either of us, for the amount that may be due thereon, with costs of suit, to waive and release all errors in said proceedings, petitions in error, and the right of appeal from the judgment rendered.

Due 11/25/30

"Leslie Hoover"

Endorsements on said Note:

Principal-----	\$142.78
12/13/1930, Int.	1.67
	<hr/> 144.45
Pd. 12/13/1930	16.67
	<hr/> 127.78
Int. to Feb. 7, 1931	1.76
	<hr/> 129.54
Paid, Feb. 7, 1931	31.76
	<hr/> 97.78
Int. to Jan. 5, 1932	7.19
	<hr/> 104.97
Pd. Jan. 5, 1932	30.00
	<hr/> 74.97
Int. to 8/30/36	24.06
	<hr/> 99.03
Int. to 8/2/37	7.92
	<hr/> 106.95
Int. to 3/2/38	4.97
	<hr/> 111.92
Paid 3/2/38	20.00
	<hr/> 91.92
Pd.	20.00
	<hr/> 71.92
Int. to 9/11/39	5.75
	<hr/> 77.67
Paid 9/22/39	10.00
	<hr/> 67.67
Int. to 3/1/40	6.83
	<hr/> 74.50

*Adm'd by H Bryan
Justice of the Peace
3/15/40*

No. *2*

\$ *142.88*

West Mansfield, Ohio, *Sept 14* 19*33*

Sixty Days after date, as principal debtor, we jointly severally
promise to pay to *Lydargen & Ahern* or

One hundred & forty two & 78 DOLLARS
100

for value received, with interest at *8* per cent, before due, payable at

THE FARMERS STATE BANK, West Mansfield, Ohio.

8 per cent. after maturity.

And we hereby authorize any Attorney-at-Law to appear for us, or either of us, in an action on the above note at any time after the same is due, in any Court of Record in or of the State of Ohio, waive the issuing and service of process against us, or either of us, and confess judgment against the said holder or holders of this Note, against us or either of us, for the amount that may be due thereon, with costs of suit, to waive and release all claims in said proceedings, petitions in error, and the right of appeal from the judgment rendered.

No. *11-20-35*

Due *11/23/30*

Leslie Hoover

(SEAL)

(SEAL)

(SEAL)

12.00-1930 Int 142.58

by " " Cred By Cash 166.7

Bal 127.78

Int to Feb 7-31 1.26

by by cash " " 31.76

\$97.78

Jan 5. 1932 Int to date 1.19

" " " Cred by Cash 104.97

30.00

Int to 8-8-36 24.06

~~31.76~~ 99.03

Int to 8/2/37 7.92

106.95

Int ~~to~~ to 3/2/38 4.91

111.92

Paid 3/2/38 20.00

91.92

Pd 20.00

71.92

Int to 9/11/39 5.75

77.67

Pd 9/22/39 10.00

67.67

Int to 11/24/39 5.41

73.08

Int to 3/1/40 1.50

74.58

JUSTICE'S OR MAYOR'S FEES

Pliff's
CostsDeft's
Costs

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

7da

270

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Della Lybarger

Action on

Note

John H. Ahern

Lybarger & Ahern

Plaintiff

Leslie Hoover

Defendant

Hoopes & Sanders Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 74.50 with interest
from 19 , at per cent and costs.Judgment for \$ 74.50 19
\$ and costs \$

Be It Remembered, that on the 25 day of Feb 1940, the said

Plaintiff filed a Bill of Particulars herein, whereupon the following
proceedings were had: Summons issued & Return

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

Plaintiff says there is due them
from defendant the sum \$74.50
upon a promissory note a copy
which is hereto attached and
marked exch. 7A. Signed by
Hoopes, Sanders and Hoopes
attorneys for Plaintiff State
of Ohio County of Union C.A.
Hoopes first being duly sworn
says he is one of the attorneys
for the Plaintiff herein that
this action is upon a written
instrument which is in
possession of Plaintiff that
the fact stated in allegation
in the foregoing bill of
particulars are true as he
verily believes

Signed C.A. Hoopes
sworn to and before me
in the presence and that this
28 day Feb 1940 Ruth
Hess Notary Public
Summons issued bearing set
for March 8th 1940 at 1.30 P.M.
at 11.30 o'clock or about Leslie Hoover
over telephone authorized
justice to take judgment
in full amount
Judgment was taken for the
amount of \$74.50 and

290 Juries
177 Constable
290
177
467

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

Plaintiff

Defendant

BEFORE

Justice of the Peace

Returnable 19

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

Claim \$49.56

Interest *from Nov 1 - 1932* 8% 89

Probable Costs

Justice's Fees \$8.00

Constable's Fees 8.00

Total \$65.96

If the judgment and costs are not paid, or a Stay Bond is not filed in ten days after the rendition of the Judgment, four per cent. of the amount due is added to the Justice's fee for collection.

If the Judgment is collected by the Constable on execution, four per cent. is added to the Constable's fee, besides the regular fees on the execution.

CERTIFICATE

To be signed only on the copy left with the defendant.

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

Constable

ATHENS PRINTING CO., ATHENS, OHIO

RETURN—(To be made on the original writ.)

Received this writ

served the same on the defendant leaving a certified copy thereof, with the endorsements thereon. (o)

Constable's Fees on This Writ

Service and return.

Mileage.

Total

(o) "With him or her or them each, personally," or "at his place of residence," or "at the place of business of the defendant," or "with the President (Cashier, etc., of the defendant, corporation or otherwise, as the case may require.)"

Union COUNTY, ss.

City of York Township:

by commanded to summon

J. H. Lillib & J. D. Lillib

to appear before

me, the undersigned, a Justice of the Peace in and for said Township and County, at my office therein, on

the 15 day of Nov A. D. 1938, at 7 o'clock P. M. to answer unto

Glen Williams

who claim of the defendant, in a civil action, the

sum of \$ 49 96, with interest thereon at 8% per cent from the 1 day

of Nov A. D. 1938, for balance due on note

given Jan-28-1928 to Mt. Victory Bank

Plaintiff ask judgment for the amount endorsed hereon and for costs.

You will make due return of this summons, on the 15 day of Dec, A. D. 1938

under my hand this 15 day of Dec, A. D. 1938

J. H. Lillib

Justice of the Peace

JUSTICE'S OR MAYOR'S FEES

Plff's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on *note**Ben Williams*

No.

vs.

Plaintiff

Att'y for Plff.

Att'y for Deft.

J. H. Jolly

Defendant

Am't claimed, \$ *49 98* with interest
from 19 at per cent and costs.Judgment for 19
\$ and costs \$Be It Remembered, that on the *11* day of *Dec* 19*39*, the saidPlaintiff filed *filled* Bill of Particulars herein, whereupon the following
proceedings were had: *Summons served and returned*

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

*Paid in full
with trial*

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

in and for the

of

(Township—Village)

JUSTICE'S OR MAYOR'S FEES

Pltf's
Costs

Deft's Costs

Action on

Plaintiff

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* _____ *day of* _____ 19____, *the said*

Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

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

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

L.M.

38,938,

Herbert Vance. \$56.00

Jan. 25, 1940.

.00

1-15

1.03

For Value Received hereby
guarantee the payment of this note and
all expenses of collecting the same,
including attorneys' fees, and waive protest
and notice of non-payment and diligence
in collecting the same, and consent that
security may be taken or the time of
payment be extended without impairing
this guarantee.

W. L. Elliott.

Cognovit Note

\$ 56.00

Marysville, Ohio October 25, 19 39

Ninety Days - - - - - after date for value received I promise to
pay to the order of W. L. Elliott

Fifty-six - - - - - (56.00) - - - - - Dollars

with interest at the rate of seven per centum per annum at

and I hereby authorize any Attorney at Law to appear in any Court of Record in the United States, after the above obligation becomes due and waive the issuing and service of process and confess a judgment against me in favor of the holder hereof, for the amount then appearing due, together with costs of suit, and thereupon to release all errors and waive all right of appeal.

No. One

Rec'd

Due January 25, 1940.

Herbert Vance

Form 660—Tuttle Law Print, Publishers, Rutland, Vt.



JUSTICE'S OR MAYOR'S FEES

Pliff's
CostsDeft's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

Before the Justice
of the Peace
for each day
of attendance
1.00
for each
day of
attendance
1.00
for each
day of
attendance
1.00

JURY FEES

for each day
of attendance
1.00
for each
day of
attendance
1.00
for each
day of
attendance
1.00

W. E. Elliot

No. vs.

Herbert Vance

Plaintiff

Defendant

Action on Replevin

J. H. Collins

Att'y for Plff.

Calumet

Att'y for Deft.

Am't claimed, \$ 50.00 with interest
from Oct 27 1939, at 7 per cent and costs.

Judgment for 19

\$ and costs \$

Be It Remembered, that on the 2 day of Mar 1940, 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:
state of Ohio county of Marion
County of Marion
before me the undersigned
Justice of the Peace in and for said
County came W. E. Elliot who being duly
sworn depose and says that he has a
legal mortgage on the following Prop
to wit one Tractor and one
set of tractors Plans said W. E. Elliot
further says that the mortgage on said
Tractor and plans is lost and on file
and that the terms of the mortgage say
that in the event of mortgage the
mortgagee has a right to take the
goods in his possession and sell
at private or Public sale the said
property is wrongfully detained
by the defendant that said property
was not taken from said defendant
in execution on any order or judgment
against him or for payment of any
tax fine or assessments assessed
against him is not claimed by him
under title acquired immediately or
indirectly by transfer from
one from whom property had been
taken by such execution order
or process or by virtue of an order
of delivery issued in replevin under
Chapter 10 title 111 part 3 of the
revised statutes of Ohio or any
other process or writ process issued
against signed W. E. Elliot
sworn and subscribed
before me this second day of Mar.
1940 J. H. Collins Justice
of Peace

in and for the

of

County, Ohio

Summons was issued 2nd day of Mar 1940 made returnable on the
8th day 1940 at which date hearing was held after argument at
hearing by attorneys Plaintiff call for a jury trial consisting
of 3 men jury; Jury was called and name struck
out of 17 names James Pawley, John Storkert, Howard Shumore
trial was set for Friday 15th at 8 o'clock P.M. at T. P. Hall
at York Center. with the justice requiring the Plaintiff
and defendant to deposit cost or Bond equivalent the sum
of \$25.00 each. attorney Colman requested justice to
not subpoena the jury until notified by him 1940
Vance Confesses judgment on Mar 27 1940
constable was ordered to take title sale bills and process
to sell the Property to satisfy mortgages and cost sale
was set for April 7 1940 at 1 P.M.

Case settled Cost Paid
and all

Received of William Elliot Check for
\$19.90 cash in full

UNDERTAKING FOR STAY OF EXECUTION

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

JUSTICE'S OR MAYOR'S FEES

Pltf's Costs
Deft's Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

No. vs. Plaintiff
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 day of 19 , the said

Plaintiff filed Bill of Particulars herein, whereupon the following
proceedings were had:

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

UNDERTAKING FOR STAY OF EXECUTION

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

Doc..... No..... Page.....

WRIT OF RESTITUTION

vs. Plaintiff

Defendant

BEFORE

....., J. P.
of Township,
..... County, Ohio.

COSTS

Justice's Fees, \$.....

Constable's Fees, \$.....

Increase Costs, \$.....

Total, \$.....

Returnable, 19.....

Athens Printing Company, Athens, Ohio

CONSTABLE'S RETURN

Received this writ 19....., and 19..... by virtue thereof,

I restored the Plaintiff to the possession of the within designated premises.

F E E S

Service,	\$.....
Mileage,
.....
.....
.....
Total,	\$.....

Constable

WRIT OF RESTITUTION

Athens Printing Co., Athens, Ohio.

The State of Ohio, *Monroe* County, ss.*Chief Building agent of para clapsall*
vs. Plaintiff,*Thalia Cox*
Defendant.TO ANY CONSTABLE OF *York* TOWNSHIP:Whereas, In a certain action for the forcible entry and detention of the following described premises, to-wit: Situated in the *9th* of *Washington* County of *Monroe* and State of Ohio, and known as *Clapsall Farm* *vs. Surge**number 12 of 9th beginning at a stone stake in center of the Carter Road being the South West corner of tract formerly owned by Mr. Conkey Thos. Smith*

lately tried before me, wherein was Plaintiff,

and Defendant, judgment was rendered on

the day of, A. D. 19....., that the Plaintiff have

restitution of said premises; and, also, that he recover costs in the sum of

..... Dollars and Cents.

You, therefore, are hereby commanded to cause the Defendant to be forthwith removed from said premises, and the said Plaintiff to have restitution of the same; also that you levy on the goods and chattels of the said Defendant, and make the costs aforesaid and all accruing costs, and of this writ make legal service and due return.

Witness my hand, this day of, A. D. 19.....

..... Justice of the Peace

Athens Printing Co., Athens, Ohio

SUMMONS IN FORCIBLE DETENTION

Gen'l Code, 10452-3

The State of Ohio *Mon* County, ss.*York Washington* Township.

To any Constable of said County Greeting:

You are hereby commanded to summon

*Thulia C. V. Agustin**Cap*

to appear before me,

therein, on the *9* day of *March* 19*40*, at *8* o'clock *P.*M., to answer unto*Shirley Shilling*

for forcible detention of the following described premises, to-wit:

Situating in the *Washington* of *Salisbury* County of *Mon* and State of Ohio, known as *Clapsaddle**farm in Survey No. 12, 1935*
and tract described in said tract
*complaint is filed with case*You will make legal service of this writ, and return the same on or before the *9* day of *March* 19*40*, at *8* o'clock *P.*M.

WITNESS my hand this

4 day of*March* 19*40**1940**J. H. Bryan*
Justice of the Peace.

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

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

WITNESS FEESJURY FEES

Cable Shilley
agent of Jesse
Lapsaddle

No. *1* vs. *Plain*
Mrs. Frelma Stogdell
Defend

Be It Remembered, that on the 21 day of March 1944, the said

Plaintiff filed Landford Bill of Particulars herein, whereupon the following proceedings were had: summons was issued returnable on 9th 1894

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

Sandford complaints to J. H. Bryan justice
of peace in and for CP of York in
County of Union state of Ohio
Therunder signed Oakie Shelling
as a part of Jennie Clapsaddle
doth hereby make her complaint
to you against Thelma Cox and
Agustus Cox for this that said Thelma
Cox and Agustus did on or about
the first day of March 1940 did
unlawfully and forcibly, and
with a strong hand enter, and
have ever since, detain from the
possession of the undersigned, the
following premises, situated in
the T. P. of Washington, in the
County of Union, in the state of
Ohio, and described as follows:
In survey No. 120155, beginning at
a stone in the center of the Carter Road
being south end of tract formerly
owned by Emma Comley thence south
on a small line of land bought
by Albert Bird 74 poles to a stone
S.E. corner to Albert Bird tract thence
E. or red to a stake thence N. 74 rods
and parallel with E. line of the said
Albert Bird tract to a stake in center
of Carter Pike thence W. with center
of said road crossed to place of the
beginning containing 74 rods more
or less. The undersigned on the
1st day of Mar 1940 and ever since
has had right to the possession of
said premises.

in and for the

of

County, Ohio

on 26 day of Feb 1940 undersigned served upon the said Thula Corp a notice as required by law. Notice in writing to leave said premises the undersigned ask process and restitution dated the 2nd of March 1940

Cassie M Shellinga quit
 for Jennie Clapsaddle

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the _____ day of _____ A. D. 19_____, the said _____ obtained
judgment against the said _____ on the docket of _____ J. P.—Mayor

for _____ Dollars and _____ Cents, and costs taxed _____
Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common
Pleas of _____ County. Now, therefore, I, _____ of _____

do hereby promise and undertake to the said _____ in the sum of _____ Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

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

JUSTICE'S OR MAYOR'S FEES

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

B. J. Font

Plaintiff

William Bartell

Defendant

Action on account

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$100 with interest from Aug 19 1944 at per cent and costs.

Judgment for 19
\$ and costs \$

Be It Remembered, that on the day of 19, the said

Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

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

Spt set for Trial Sept 14 at 8 o'clock

That B. J. Font Plaintiff and William Bartell Defendant entered into Contract whereby the said Plaintiff

Settled

in and for the

(Township—Village)

of

County, Ohio

Agreed that Mr William Bartell sign over to B. J. Font the account of B. J. Buzar \$14.22 Freshing account as final settlement on Freshing account

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

JUSTICE'S OR MAYOR'S FEES

Plff's
CostsDeft's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

Luna Della Laura

Plaintiff

Att'y for Plff.

No.

vs.

Leonard Costman

Att'y for Deft.

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

Defendant

Judgment for 19
\$ and costs \$

Be It Remembered, that on the 21 day of Aug 19 4, the said

Plaintiff filed Bill of Particulars herein, whereupon the following
proceedings were had: Set Aug 24

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

Hause Hold Goods
Judgment Rendered for
Plaintiff as defendant
failed to appear cost of
\$6.65 was paid by Plaintiff
given her judgment against
defendant for that amount

J. H. Bryan
Justice of Peace

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

Papers on Ralph
Rice Case
With Montgomery
Wardell

7802-2

Date 12-26

Must
of old 78133

on the
Recept
with
one

Marched Paid

Paid

2.22 name of

and let the Regment of
said Company is the
day returning home
which this a true copy of
same

Ralph W. Rice.

J. H. Bryan
Justice of Peace

Papers consist of Receipt
of Payment of Bill # 153
also Freight Bill # 76

also copy of Return of
Saw - Central Freight B.V. Co.

1 Fuel wood frame

1 B.D. steel Port

1 Saw Blade - night 187 - 1002
1 shaft with Pulley 215 1002

shipper Ralph Rice

462

Agent C R Lewis

Consignment Ralph Rice

Over Mansfield R.I. - Ohio

Billed from Monaca Minn

May Bill Date 2.29.54 - 961574

Montgomery Work Co
per order

Fuel wood San Francisco May 172323

1 B.D. steel Port

1 Saw Blade

1 shaft with Pulley night 215. 187 1002

1002

462

Top 14

Net 476

JUSTICE'S OR MAYOR'S FEES

Plff's
CostsDeft's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

Ralph W. Price

Plaintiff

Att'y for Plff.

No. vs.

Att'y for Deft.

Am't claimed, \$ 34.00 with interest
from Jan 9 1940 at 6 per cent and costs.

B. F. Morse

Defendant

Judgment for 19
\$ and costs \$

Be It Remembered, that on the 29 day of Aug 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:

There is due the Plaintiff
\$34.00 on a certain promissory
note dated Jan 9 1940 with
interest at the rate of 6%
from date. on which nothing
has been paid.
Plaintiff asks judgment
for same and for costs in this
case

Signed Ralph W. Price
subscribed and sworn to before
me this 29th day Aug 1940

J. H. Bryan
Justice of the Peace
Hearing Set Sept 4 1940 at 8 P.M.

Attachment of Plaintiff
Ralph W. Price - Plaintiff
B. F. Morse Defendant
Before J. H. Bryan, a Justice of
Peace of York Twp. in Union Co., Ohio
State of Union County Ralph Price
being duly sworn says: That he
is the plaintiff in the above
entitled action; that said
Plaintiff has commenced said
action against said defendant
B. F. Morse; For the recovery
of \$34.00 Dollars; that said
Defendant is indebted to said
Plaintiff in said sum for
certain promissory note; that
said claim is just, and due and
is wholly unpaid; that said Plaintiff
believes said Plaintiff ought to recover
of said defendant said sum

York
(Township—Village)

of

Union

of \$34.00 Dollars with six percent interest.
subscribed and sworn before me this 29 day of Aug
1940

J. H. Bryan }
Justice of the Peace

Ralph W. Price
Plaintiff

Bond was given of \$100.00 Dollars

Case settled by
B. F. Morse buying Ralph Price
a note for 30.00 for 90 days
and Ralph Price is to pay
all court cost

Case dismissed on these terms
J. H. Bryan

Cost of 8.00 Paid by
Ralph W. Price

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

JUSTICE'S OR MAYOR'S FEES

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Plt's
CostsDeft's
Costs

No.

vs.

Plaintiff

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 1940

\$ and costs \$

Be It Remembered, that on the 2 day of Oct 1940, the said

Plaintiff filed his Bill of Particulars herein, whereupon the following

proceedings were had: Putting Replevin case

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

hearing was set for Oct 7. at 8 o'clock PM
 and changed by Justice to Oct 9 at 7 o'clock PM
 and Defendant was challenged by Russell
 by Justice by order of Justice and after
 by Constable A & Evans separate that was
 Delivered to Constable who got in 1st and
 Constable making 3 trips hearing that
 as appeared that Defendant had appeared
 and was heard on default after the
 witnesses testified and that
 was entered against Defendant
 on the amount of

Constables cost 10.80 Justice cost 2.85

total cost \$13.65

J. H. Bryan Justice of Peace

Paid by Ralph
 Wittenbrook \$11.25
 in full as cost in case
 of Jessie Glassford
 Ralph Wittenbrook

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the day of A. D. 19 , the said obtained
 judgment against the said on the docket of J. P.—Mayor

for Dollars and Cents, and costs taxed
 Dollars and Cents, and the said intends to appeal therefrom to the Court of Common
 Pleas of County. Now, therefore, I, of

do hereby promise and undertake to the said in the sum of
 Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that
 may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

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

J. P.—Mayor

Summons in Forcible Detention

The state of Ohio Union County S.S.

York Township
To any Constable of said County greeting;
You are hereby commanded to summon
Herbert Vance To appear before me
Justice of peace of York Township
at my office therein on the 8th day
of Nov 1940 at 1. P.M. to answer
unto Clarence Bardger in an action
for forcible..... detention of the
following described premises, to wit
situated in the Washington Twp. of Union
Co. and state of Ohio known as the well
known far on the north side of the grain
with treaty pike farm now owned by
Wilma and Clarence Bardydel
Landlord Complaint has been filed with
me. you will make legal service of
this writ and return on or before the 8
day of Nov. 1940 at 1. P. clock P.M.
witnessed this 2nd day of Nov. 1940
Justin J. P.

Case Being tried before J.N.Bryan on account of no justice in Washington TP

TO J.N.BRYAN A JUSTICE OF THE PEACE IN AND FOR YORK TP
IN THE COUNTY OF UNION STATE OF OHIO

the under signed Clarence E Bargdill a resident of Union
doth here by make his complaint to you against one hob

Herbert Vance did on or about the 1 day of August 1940
unlawfully and forcibly and with a strong hand enter and
hath ever since and doth still unlawfully and forcibly
and with a ~~strong~~ strong hand detain from the possession
of the undersigned the following premises situated in
the Township of Washington in the County of Union
State of Ohio and described as ~~follows~~ follows

place known as the Will Green farm
on the North side of the Greenville treaty pike
farm now owned Wilma and Clarence Bargdill

on the 16 day of October 1940 the undersigned
served a notice on said Herbert Vance as required
Law notice to leave premises in writing the
undersigned ask process and restitution
dated 2 day of November 1940

signed Clarence E. Bargdill

JUSTICE'S OR MAYOR'S FEES

Plff's
CostsDeft's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

Clarence E. Bardgill
Plaintiff

No. vs.

Herbert Vance
Defendant

Att'y for Plff.

Att'y for Deft.

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

Be It Remembered, that on the 8 day of Nov 1940, 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:

Case being tried before J. H. Bryan
on account of justice in Washington
Twp.To J. H. Bryan a Justice of the
peace in and for York Twp.
in the County of Union State
of Ohio

The undersigned Clarence
E. Bardgill a resident of Union
doth here by make his complaint
to you against one, his Herbert
Vance who on or about the
1st day of August 1940
unlawfully and forcibly and
with a strong hand enter
and hath ever since and
doth still unlawfully and
forcibly and with strong
hand detain from the possession
of the undersigned the following
premises situated in the
Twp of Washington in the County
of Union State of Ohio and
described as follows place
known as the will green farm
on the north side of the green
will beatty park farm now
owned by Wilma and Clarence
Bardgill on the 16th day of
Oct 1940 the undersign. served
a notice on said Herbert Vance
as required by law not to
have premises in writing the
undersigned ask proper resolution
said 2nd day of Nov 1940
Signed Clarence Bardgill

in and for the

York
Township—Village)

of

County, Ohio

defendant failed to come Herbert Vance and
Plaintiff received judgment Clarence Bardgill
on default

Summons in Forceable Detention

The state of Ohio Union County S.S.

York Twp
to any Constable of said County greeting
you are hereby commanded to summons Herbert Vance
to appear before the justice of peace of York Twp
at my office therein on the 8th day of Nov 1940
at 1 P.M. to answer unto Clarence Bardgill in an
action for forceable - detention of the following described
premises, to wit situated in the Washington Twp of
Union Co and state of Ohio known as the will green
farm on the north side of the green will beatty park farm
now owned by Wilma and Clarence Bardgill
Landlord Complaint has been filed with me you will
make legal service of this writ and return on or before the 8th of
Nov 1940 at 1 o'clock P.M. witnessed this 2 day of Nov 1940
Justice of the Peace

UNDERTAKING FOR STAY OF EXECUTION

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

J. P.—Mayor

and that the facts stated and allegations contained in
the foregoing bill of particulars is true as he verily believes.

Richard C. Threl

Sworn to and signed before me this 4th day of March,
1941

A. D. Borish
Justice of the Peace

Bill of Particulars
Hubert Huddle P.B.A.
Huddle Supply Co.
Plaintiff

v.

William L. Elliott

Defendant

Plaintiff says that there is due him from said ~~plaintiff~~ defendant the sum of \$87.50 with interest at 6% from December 18, 1940.

That ~~plaintiff~~ defendant on December 17, 1940 made, drew, ~~attest~~ and issued his check on the Richwood Banking Company in the sum of \$85.00 payable to the order of H.E. Parrish and delivered same to said H.E. Parrish.

That on December 18, 1940 plaintiff received said check from said H.E. Parrish by endorsement, for a valuable consideration without notice of any defect, taking the same in good faith.

That said check was endorsed by plaintiff and in due course was presented to said Richwood Banking Co for payment, which payment was refused because defendant had ordered payment stopped.

That thereupon said check was protested and plaintiff was required to pay protest fees amounting to \$2.50. That plaintiff was forced to take up said check and pay said protest fees. Wherefore plaintiff prays judgment in the sum of \$87.50 with costs with interest at 6% per annum from December 18, 1940.

Richard C. Threlk,
Attorney for Plaintiff

State of Ohio
County of _____, ss.

Richard C. Threlk being first duly sworn says that he is attorney for plaintiff, a non resident of this County

(Hubert) Huddle
P. B. A. Huddle
water supply co
Plaintiff

Vs.

William L. Elliott
Defendant.

To Justice:

Issue subpoena for the following witnesses;
Stuyvesant Cherry; Ralph Punt to bring with him records
showing stopping of checks given by W. L. Elliott to H. E.
Parish, December 19, 1940. Both witnesses live in Kirkwood
Ohio. Make returnable March 28, 1941 at 7:30 P.M.

Richard C. Throall

Attorney for Plaintiff

No.

Civil Doc..... Page.....

Before

Justice of the Peace,

...Township,

County, Ohio.

Plaintiff.....

vs.

Defendant.....

BOND FOR COSTS.

Filed 19

Justice of the Peace.

BOND FOR COSTS.

(BY NON-RESIDENT OF TOWNSHIP)

Gen'l Code, Sec. 13483.

Cost paid

Hubert Huddle & A.A.

Huddle Water Supply Co.
vs. Plaintiff

William L. Elliott

Defendant

Before J. H. Bryan

Justice of the Peace, York

Township, Union County, Ohio.

THIS UNDERTAKING WITNESSETH: That whereas, Hubert Huddle

a non-resident of York

Township, Union County, Ohio, intending to bring an action against

William L. Elliott

before the undersigned a Justice of the

Peace of said Township, who requires security for costs therein to be given.

Now we, the said Hubert Huddle

Plaintiff

and H. E. Parish

surety, hereby

undertake and promise the said Defendant to pay all costs that may accrue in said action.

Hubert Huddle by Hubert H. Huddle
H. E. ParishSigned and acknowledged before me, at my office, and surety approved this 24
day of March 1946

J. H. Bryan

Justice of the Peace.

Summons

State of Ohio Union Co.

To any Constable of York township and
for said county greetings

You are here by commanded to summons
William Elliott to appear before me

The undersigned Justice of the Peace
in and for York township on the 28th
Mar 1 day of Mar at 7.30 o'clock P.M. at
my Office to answer to an action of
Robert Huddle & B. A. Huddle supply Co
for an account of \$57.50 and interest
of 6% from Dec 18. 1940.

The Plaintiff asks for the amount indebted
herein and for cost in this action

You will make due return of this writ on or
before the 28 day Mar 1941 at 7.30 o'clock
P.M. Witness my hand this 24 day of Mar 1941

Justice of Peace

Return

received this Mar 1941 and I served the
same on the Mar 1941 on the defendant
by leaving a copy of the same and of the judgment
by ~~leaving a copy~~ the on with

JUSTICE'S OR MAYOR'S FEES

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

Hubert Huddle & P. Co.
 Huddle Supply Co
 Plaintiff

No. vs.

Richard C Thrall Att'y for Plff.
 Att'y for Deft.

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

William Elliott
 Defendant

Judgment for 19
 \$ and costs \$

Be It Remembered, that on the 24 day of Mar 1941, the said

Plaintiff filed in Bill of Particulars herein, whereupon the following
 proceedings were had:

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

Plaintiff say that there is due from
 from said defendant the sum of
 \$57.50 with interest at 6% per
 from January 1, 1940
 that defendant in December 17
 1940 gave to plaintiff and issued him
 Check on the Richmond Banking
 Company in the sum of \$55.00 payable
 to the order of H.E. Parish and delivered
 same to said H.E. Parish.
 That on December 18, 1940 Plaintiff
 received said check from said H.E.
 Parish by endorsement, for a valid
 consideration without value of any
 object, taking the same in good
 faith
 That said check was endorsed by
 Plaintiff to said Richmond Banking
 Co for payment which payment
 was refused because defendant had
 ordered payment stopped.
 That when upon said check was
 presented to said Plaintiff was required
 to pay which was refused to do so
 that Plaintiff was forced to take
 up said check and pay said
 check to H.E. Parish. Wherefore Plaintiff
 prays judgment in the sum of
 \$57.50 with cost with interest
 at 6% per annum from Dec 18
 1940

State of Ohio Richard Thrall Attorney Plaintiff

Wm C. L. 1941

Richard Thrall being first and duly
 sworn says that he is attorney for
 Plaintiff and was ordered to pay his
 costs

in and for the

of

County, Ohio

Hamlet Huddle
 D. P. Huddle, Note Supply Co
 T. S.
 Plaintiff

William Elliott Defendant

To prove

Issued Defendant for following witnesses
 Slaves having Ralph Peet to with him
 records showing stopping of check given by
 H. E. Elliott to H. E. Parish recently 17, 18 & 20
 both witnesses in Richmond Ohio. Notes returned
 March 28, 1941 at 7:30 P.M.

Richard Thrall
 Attorney for Plaintiff

Bonds were given by Plaintiff for cost

Cost Paid April 3, 1941

by Richard Thrall 8.50

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the..... day of..... A. D. 19....., the said..... obtained
 judgment against the said..... on the docket of..... J. P.—Mayor

for..... Dollars and..... Cents, and costs taxed.....

Dollars and..... Cents, and the said..... intends to appeal therefrom to the Court of Common

Pleas of..... County. Now, therefore, I,..... of.....

do hereby promise and undertake to the said..... in the sum of.....
 Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that
 may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

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

J. P.—Mayor

UNION COUNTY

le of York T.P

by commanded to Summon James Winkle

ore me the under signed a justice of
and for said Township and county at
office on the 20 day of June
8 o'clock to answer to

et who claim of the defendant in a
the sum of \$78.00 with interest at
10% 1941 until paid and her cost in
\$78.00 due on a contract for
and room

Plaintiff ask P Judgment

t endorsed here on and cost

lp make due Return of this summons
th day of June 1941

DER MY HAND THIS 16th DAY OF JUNE 1941

== J. H. Bryan Justice of Peace

ZENITH

CASTINGS
AND
MOTOR
PARTS

M

MANUFACTURING

Dayrus, Ohio

RETURN

received this writ on the 16th day of June
served the same on Defendant by leaving a copy
thereof with the endorments, the on

Constables fees

service and return

1.80

Mileage

14

miles

2.45

total

73.25

A. E. Gross
Gross



FAITH ZF. REP

CERTIFICATE OF JUDGMENT

(TO CLERK)

Gen. Code, Sec. 11656

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

THIS IS TO CERTIFY that, in an action filed in the Justice of the Peace Court of ^[1]the Township of York,

Union County, Ohio, on the 6 day of June 1941, wherein Dorothy Elliott

is Plaintiff, and

James Winkle is Defendant, and designated on the docket of said Justice of the Peace Court

of ^[1]the Township of York,

Union County, Ohio, as case No. 43, judgment was rendered on the 10th day of June, 1941, against the said James Winkle

judgment debtor, and in favor of the said Dorothy Elliott

judgment creditor, for the sum of

Seventy-eight dollars and no cents, judgment, and the sum of

Eight dollars and .05 cents, costs of the suit, with interest at the rate of 6% per cent from the 10th

day of May 1941.

Said judgment is recorded in Volume, Page 4344 of the records of the Justice of the Peace Court of ^[1]the Township of York

Union

County, Ohio, and shall be a lien from the date of filing this certificate, upon the lands and tenements situated in Union County, Ohio,

and owned by James Winkle judgment debtor in the above entitled action.

Witness my signature and seal of the Justice of the Peace Court of ^[1]York Township

of Union County, Ohio, this 10th day of June 1941

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

S. H. Bryson
Justice of the Peace Court,
Township of York,
Union County, Ohio
Clerk.
Deputy

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

The State of Ohio, Union County. Common Pleas Court

I hereby certify that the within Certificate of Judgment was filed in this Court on the 21 day of Aug, 1942, at 3.00 o'clock P.M. and was entered in Judgment Docket Vol. 1, Page 246 of the Records of said Court.

WITNESS my hand and the seal of said Court this 21 day of

Aug, 1942

Harold Cameron
Clerk.

By _____
Deputy.

No.

Doc. Page

COURT OF COMMON PLEAS

County, O.

vs

CERTIFICATE OF JUDGMENT

Noted in original Docket and filed
in this Court at o'clock M.,

19.....

Clerk of Courts.

Deputy.

F. LEROY ALLEN

ALLEN & ALLEN

ATTORNEYS AT LAW
RICHWOOD, OHIO

ROBERT F. ALLEN

August 11, 1942

J. H. Bryan
Justice of the Peace
Peoria, Ohio
R.F.D.

Dear Justice:

August 12, 1941 you received our letter enclosing our check for \$8.05 payment in full of costs in the matter of Dorothy Elliott vs. James Winkle. We requested a Certificate of Judgment at that time.

On checking the records at Marysville, we find no Certificate of Judgment filed in this matter. We may have overlooked the same but if so another Certificate of Judgment will do no harm.

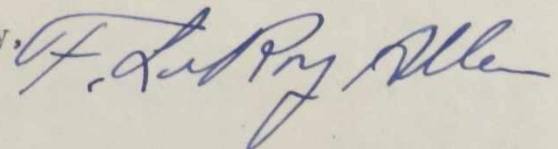
We respectfully request that you fill out the within enclosed Judgment in duplicate by supplying the dates from your docket and the other necessary blanks and return the same to us in the within enclosed envelope.

It is very essential that this receive your immediate attention, Awaiting your reply and return of the Certificate as requested, and with best wishes I am,

Yours very truly,

ALLEN AND ALLEN

By,



FLA:RMB

Allen & Allen.

I am Positive that

JUSTICE'S OR MAYOR'S FEES

Plt's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Dorothy Elliott

No. vs.

James Winkle

Defendant

Action on

Att'y for Pltff.

Att'y for Def't.

Am't claimed, \$ 78.00 with interest
from May 10 1941 at 6 per cent and costs.Judgment for 19
\$ and costs \$

Be It Remembered, that on the 4 day of June 1941, 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:

Jurisdiction is conferred upon this Court by reason of the fact that defendant is a resident of Washington Township, Union Co., Ohio, there is no duly qualified and acting Justice of Peace in said Washington Township contiguous thereto. Plaintiff says there is due her from defendant the sum of \$78.00 which she claims with interest from May 10, 1941 until paid on an oral contract whereby defendant agreed to pay to plaintiff the sum of \$2.00 per week for board, room and care to be furnished by plaintiff to the defendant in the home of plaintiff. Pursuant to said contract, defendant remained in the home of plaintiff and plaintiff did furnish all necessary care, nursing food and room to defendant over a long period of time, and defendant has paid plaintiff in accordance with said contract for all of said time except one half week immediately prior to the time defendant left the home of plaintiff. Plaintiff has demanded payment of said amount from defendant has refused and still refuses to pay the same. Wherefore plaintiff asks judgment against the defendant for

in and for the

of

County, Ohio

The sum of \$78.00 with interest at 6 per cent from May 10 1941 until paid, and for her cost herein expended.

State of Ohio Union Co. vs. Dorothy Elliott, being duly sworn, deposes and says that the facts stated and the allegations contained in this her Bill of Particulars are true as she verily believes Dorothy Elliott

Sworn to before me and subscribed in my presence. This is the day of June 1941.

J. LeRoy Allen

Before J. H. Bryan, Justice of Peace in and for York Township, Union Co., Ohio

Dorothy Elliott Plaintiff : Proseper

James Winkle Defendant :
to Justice of Peace

Please issue summons for defendant, directed to any constable of York Twp., Union Co., Ohio to be served on the defendant who resides approximately one mile west of Bayliff, and make same returnable according to law under summons acting for money, amount claimed, \$78.00 with interest & cost

allent allent
attorney for Plaintiff.

Over on Ref 44

UNDERTAKING FOR STAY OF EXECUTION

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

JUSTICE'S OR MAYOR'S FEES

Plt's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

No. vs. Plaintiff }
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 day of 19 , the said

Plaintiff filed Bill of Particulars herein, whereupon the following
proceedings were had:

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

continuation of Page 43

Summons was issued and
Returned and on the 20 of
June 1941 case was set
and Defendant failed to
appear then and first
was rendered in favor
of Plaintiff for full amount
with cost of \$88.65 added
making a total of

78.00
8.65 With interest at 6
percent on 78.00 from
May 10, 1941

June 20 1941 Judgment
Rendered

J. H. Bryan
Justice of Peace

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

J. P.—Mayor

Case No. _____

BEFORE THE HONORABLE JOE
BRYAN, JUSTICE OF THE
PEACE, IN AND FOR YORK
TOWNSHIP, UNION COUNTY, O.

- - -

The Farmers State Bank of
West Mansfield, Ohio,

Plaintiff,

- vs -

John Jones and Ray Jones,

Defendants.

- - -

BILL OF PARTICULARS.

17th day of September, 1941.

Sworn to before me and subscribed in my presence, this

Com. ex-officio T-X-X-X

Notary Public

John X. Jones

John X. Jones

In and to the said Bill of Particulars are made.

Witness my hand and the seal of my office this 17th day of September, 1941.

Notary Public for the State of Ohio.

County of Union, ss.

State of Ohio

attached, making Exhibit A and made a part hereof.

and of \$100.00 given a promissory note, a copy of which is hereto

plaintiff's copy judgment against the defendants in the

Defendants.

Bill of Particulars

Case No. _____

Union County, O.

BEFORE THE HONORABLE JOE BRYAN, JUSTICE OF THE
PEACE, IN AND FOR YORK TOWNSHIP, UNION COUNTY, O.

The Farmers State Bank of
West Mansfield, Ohio,

Case No. _____

Plaintiff,

- vs -

John Jones and Ray Jones,

BILL OF PARTICULARS

Defendants.

Plaintiff asks judgment against the defendants in the
sum of \$64.00 upon a promissory note, a copy of which is hereto
attached, marked "Exhibit A" and made a part hereof.

[Signature]
Attorneys for Plaintiff.

State of Ohio

County of Union, ss:

C. A. Hoopes, being first duly sworn, says that he is
one of the attorneys of said plaintiff, that this action is
brought upon an instrument in writing for the unconditional pay-
ment of money only, that said instrument in writing is in his
possession, and that he verily believes the statements contained
in the foregoing Bill of Particulars are true.

\$ 134.00

WEST MANSFIELD, OHIO, April 30 19 30

On demand after date, for value received, I we or either of us promise to pay

The Farmers State Bank of West Mansfield

~~JOHN JONES AND RAY JONES, of West Mansfield, Ohio.~~

One hundred Thirty-four DOLLARS

with interest at 7 per cent per annum, payable semi-annually from date, and 8% after maturity.

And we hereby authorize any Attorney-at-Law to appear for us, or either of us, in an action on the above note at any time after the same becomes due, in any Court of Record
in or of the State of Ohio, waive the issuing and service of process against us, or either of us, and confess judgment in favor of the said holder or holders of this Note, against us or
either of us, for the amount that may be due thereon, with costs of suit, to waive and release all errors in said proceedings, petitions in error, and the right of appeal from the
judgment rendered.

The makers, endorsers, sureties, guarantors on this note severally waive demand protest and notice of protest and do hereby guarantee to any holder the right to grant exten-
sions to makers without notifying them or either of them, hereby ratifying such extensions, and remaining bound on this note as if no extension had been obtained.

Witness our hands and seal this 30th day of Apr. A. D. 1930

No. *[Signature]* "John Jones" (Seal)

Address *[Signature]* "Ray Jones" (Seal)

(Seal)

For value received the undersigned hereby severally agree to pay the within note when due if the maker fails so to do, hereby accepting all its provisions, and waive presentment, demand, protest, notice of protest and default on same, giving right of holder to release security and, or to extend time of payment without prejudice hereto.

Endorsement on principal

10-27-30 70.00 paid Bal. \$64.00

Endorsement on interest

8-25-30	3.15	to 9-1-1930
3-12-31	3.85	to 7-1-1931
12-31-31	2.25	to 1-1-1932
8-20-32	3.00	to 9-1-1932

BEFORE THE HONORABLE JOE BRYAN, JUSTICE OF THE
PEACE, IN AND FOR YORK TOWNSHIP, UNION COUNTY, O.

The Farmers State Bank of
West Mansfield, Ohio,

Plaintiff,

Case No. _____

- vs -

John Jones and Ray Jones,

BILL OF PARTICULARS

Defendants.

Plaintiff asks judgment against the defendants in the
sum of \$64.00 upon a promissory note, a copy of which is hereto
attached, marked "Exhibit A" and made a part hereof.

Charles S. Smith
Attorneys for Plaintiff.

State of Ohio

County of Union, ss:

C. A. Hoopes, being first duly sworn, says that he is
one of the attorneys of said plaintiff, that this action is
brought upon an instrument in writing for the unconditional pay-
ment of money only, that said instrument in writing is in his
possession, and that he verily believes the statements contained
in the foregoing Bill of Particulars are true.

William H. Smith
Sworn to before me and subscribed in my presence, this
17th day of September, 1941.

Martha L. Myers
Notary Public
Com. expires 1-14-44

Summons

Farmers State Bank of
West Mansfield, Ohio
Plaintiff

Against
John Jones and Ray Jones
Defendants

before.

J. H. Bryant

Austria of Peace

Returnable Sept 24 1941

amount for which Plaintiff
will take judgement if defendant
fails to appear
claim

Interest for ———

Portable costa

Justice Fees ———

Constable Price 3.75

Total —

If Judgments and Cost is paid or a clay bond is not filed in the day after the rendition of the judgment four percent of all the amount due is added to the justice fee for collection. If Judgment is collected by the Constable on execution 1/100 is added to the Constable fee, beside regular fee on ^{each} execution.

To be signed only on copy left defendant
I certify that the within and above is
a true copy of the original writ and
endorsement heron.
A. E. Coons Constable

Return ^{to} be made on Original writ.

Received this writ⁰ — 1941 and — 19

served the same on the defendant by leaving a certified copy thereof, with the endorsements thereon (c)

considerable fees

on this year

service 1.00
2.15

mileage ~~to~~ miles ~~to~~

original

with him or been to work
for or agent of the defendant

Total surface of Round Lake on map 108 station belts
course or catch may require like Rev. "Station" 6477-8 and
Sawano Creek etc. p. 655.

SUMMONS

THE STATE OF OHIO UNION COUNTY

TO ANY CONSTABLE OF YORK TP

YOU ARE HERE BY COMMANDED TO SUMMON

JOHN JONES AND RAY JONES TO APPEAR BE FORT BY THE UNDERSE

UNDER SIGNED A JUSTICE OF THE PEACE IN AND FOR SAID TOWNSHIP
AND COUNTY AT MY OFFICE THERE IN ON THE 24 DAY OF SEPT

AT 6 P.M. 1941 TO ANSWER UNTO THE FARMERS STATE BANK

OF WEST MANFIELD OHIO WHO CLAIM W OF THE DEFENDENT

THE IN A CIVIL ACTION THE SUM OF \$64.00 with interest

UPON A PROMISSORY NOTE OF APRIL 30 1930 BALANCE
DUE ON Pmts

Plaintiff ask judgment for the amount endorsed and
and for cost

you will make due return of this summons on the

summons on the 24 day of Sept AD 1941

Given under my hand this 20th day of Sept 1941

J. H. Bryan

Justice of Peace

JUSTICE'S OR MAYOR'S FEES

Plt's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

The Farmers State

Banks of West Mansfield

No. vs.

John Jones
Ray Jones

Defendant

Action on

Hoopes & Sanders Hoopes Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 64.25 with interest
from Apr 5 1939 at per cent and costs.

Judgment for 19

\$ and costs \$

Be It Remembered, that on the 20 day of Sept 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:

Plaintiff ask judgment against
the defendants in the sum of
\$64.25 upon a promissory note, a
copy of which is hereto attached
marked "Exhibit A" and made a
part thereof
State of Ohio

County of Union, ss:

C. A. Hoopes, being first duly
sworn, says that he is one
of the attorneys of said Plaintiff
that this action is brought upon
an instrument in writing for the
unconditional payment of money
Only, that said instrument is
now in his possession, and
and that he verily believes the
statements contained in the
foregoing Bill of Particulars are true
C. A. Hoopes

sworn to before me and subscribed
in my presence this 17th day of
September 1941

Martha S. Myers
Notary Public
Com Expires 1-7-44

Summons has been issued
and returned

in and for the

of

County, Ohio

Ray John Jones and Ray Jones appeared Sept 24

and judgment was given in favor of
the Farmers State Banks West Mansfield for full amount
cost paid by Hoopes Sanders, and Hoopes and cost

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the..... day of..... A. D. 19....., the said..... obtained
judgment against the said..... on the docket of..... J. P.—Mayor

for..... Dollars and..... Cents, and costs taxed.....
Dollars and..... Cents, and the said..... intends to appeal therefrom to the Court of Common

Pleas of..... County. Now, therefore, I,..... of.....
do hereby promise and undertake to the said..... in the sum of.....
Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that
may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

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

J. P.—Mayor

Q9271
Dec 26
1923
Jan 24
Feb 18

Cal Bap
Pleasant View M P
Claiborne A C
Claiborne C M P
Richwood Church of Christ

Disbanded

Jan 1925 8

State of Ohio County of Union

To any constable of York Twp.

you are hereby commanded

to summons Bred Fash to appear

Before me the undersigned Justice of

Peace in York Twp Union County on

wednesday April 26 - 1944 at

8. P.M. (last time) at my house to

answer to one D. L. Snyder who

claims of the defendant \$50.00 with

interest and cost on an open

account for alfalfa hay purchase

in Aug 1943. The Plaintiff asks

judgment for amount Judorse

with interest and cost

you make due return of
this on or before the 26 of April
of 1944

given under my hand this 22
day of April 1944

J. H. Bryans Justice of Peace

JUSTICE'S OR MAYOR'S FEES

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

D.A. Snyder
Plaintiff
Pride Fish
Defendant

Action on

Milo Myers Att'y for Plff.
William Puthe Att'y for Deft.

Am't claimed, \$ 60.00 with interest
from 19 , at per cent and costs.

Judgment for *Deb. exp'd 26 19 44*
\$ 11.25 and costs \$

Be It Remembered, that on the 13 day of April 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:

D.A. Snyder. Plaintiff
vs.
Pride Fish Defendant

Now comes the Plaintiff *D.A. Snyder*, and for cause of action says that the defendant, *Pride Fish* is indebted to him in an open account for alfalfa hay purchased during the month of August, 1943 at the rate of \$10.00 per ton for five tons \$50.00. Further the Plaintiff says that the defendant has no counter claims or set off against the same, it is due and unpaid. Wherefore, the Plaintiff prays judgment against the said defendant for the sum of \$50.00 with interest and costs.

Milo Myers
attorney for Plaintiff
State of Ohio
Union Co.

D.A. Snyder first being duly sworn according to law says that the facts stated and the allegations made and contained in the foregoing bill of Particulars are true as he believes.

D.A. Snyder
Sworn to before me signed in my presence by the said *D.A. Snyder* this 13th day of April 1944

Milo Myers
Notary Public

Case set for 26 of Apr 1944 Plaintiff *D.A. Snyder* & *Mertle Snyder* + witness *Replev. Prude Fish* appeared with witness *Frank Drumm* + witness after hearing evidence The court ruled that the Plaintiff *D.A. Snyder* owed the defendant *Pride Fish* \$32.50 for bailing hay and that the defendant *Pride Fish* owed the Plaintiff *D.A. Snyder* \$41.25 for hay leaving a balance of \$8.75 owed to *Pride Fish* on counter claim by Plaintiff *D.A. Snyder* also Plaintiff court cost of \$8.75 an appeal was made Bond was given signed by *D.A. Snyder* and *Mertle Snyder*. Bond approved by Justice and Transcrip written.

J. H. Bingham

Justice of Peace

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the 26 day of April A. D. 1944, the said *Pride Fish* obtained judgment against the said *D.A. Snyder* on the docket of *J. H. Bingham* J. P.—Mayor for *Eleven* Dollars and *25* Cents, and costs taxed *Eight* Dollars and *25* Cents, and the said *D.A. Snyder* intends to appeal therefrom to the Court of Common Pleas of *Union* County. Now, therefore, I, *D.A. Snyder* of *Union* County do hereby promise and undertake to the said *Pride Fish* in the sum of *11.25* Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this 26 day of April A. D. 1944 *J. H. Bingham* J. P.—Mayor

To J. H. Bryan, a justice of the peace, in and for the township of York, in the County of Union:

The undersigned, H. F. Mouser, a resident of the County of Union, Ohio, doth hereby make his complaint to you against William Everhart for this: That the said William Everhart did, on or about 1st day of April 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 possession of the undersigned, the following described premises situated in the township of York, in the county of Union:

Two story frame dwelling located in York Township on the Stamate Road.

That the said William Everhart is indebted to the said H. F. Mouser in the sum of \$30.00 for rent from April 1st, 1945, to May 31st, 1945 inclusive.

The undersigned at the time of said entry, and ever since, hath had the right to the possession of said premises. On the 6th day of July, 1945 the undersigned served upon the said William Everhart as required by law, notice in writing to leave said premises. The undersigned asks process and restitution, the sum of \$30.00 for unpaid rent and for costs.

Dated this 11th day of July, 1945.

H. F. Mouser

Mouser

before me and signed in my presence this
11th day of July, 1945.

Fearn M. Winkle
Fearn M. Winkle, Notary Public, Union
County, Ohio. Comm. expires 7-8-1946.

$$\begin{array}{r} 100 \\ - 50 \\ 75 \\ \hline 2,25 \end{array}$$

$$\begin{array}{r} 15 \\ 5 \\ \hline 75 \end{array}$$

$$\begin{array}{r} 77.50 \\ 50.48 \\ \hline 27.02 \\ 600 \end{array}$$

$$\begin{array}{r} 7750 \\ 2750 \\ \hline 4250 \end{array}$$

$$\begin{array}{r} 21,02 \\ 25,000 \end{array}$$

$$\begin{array}{r} 3250 \\ 3048 \\ \hline 1,02 \end{array}$$

2104

250
113
150

32,50
60

440

JUSTICE'S OR MAYOR'S FEES

Pltf's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

J. H. Burman

Action on

Touche Distortion

Plaintiff

Porter

Att'y for Plff.

Att'y for Deft.

No. H. F. Gromer

William Evershart

Defendant

Am't claimed, \$ 30.00 with interest

from April 19th, at per cent and costs.

Judgment for 19

\$ and costs \$

Be It Remembered, that on the 11 day of July 1945, the said

Plaintiff filed His Bill of Particulars herein, whereupon the following

proceedings were had: Summons issued on July 13 1945

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

The undersigned H. F. Gromer a resident of T. P. County of Tipton Ohio
 do hereby make his complaint against
 William Evershart to-wit: that
 the said William Evershart

in and for the

(Township—Village)

of

County, Ohio

UNDERTAKING FOR STAY OF EXECUTION

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

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

....., Surety.

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the..... day of..... A. D. 19....., the said..... obtained
 judgment against the said..... on the docket of..... J. P.—Mayor

for..... Dollars and..... Cents, and costs taxed.....

Dollars and..... Cents, and the said..... intends to appeal therefrom to the Court of Common

Pleas of..... County. Now, therefore, I,..... of.....

do hereby promise and undertake to the said..... in the sum of.....

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

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

J. P.—Mayor

Return

Received this writ Oct 3rd 1945

Served same on defendant _____
by leaving a certified copy with endorsement
thereon

Constable

I certify that v
within is a true
copy of the original
and endorsement hereon

Constable fees

80

Service & Return

mileage 19

miles $\frac{320}{400}$
410
1270

Total

200

Constable

A E Lewis

Amount

Summons

State of Ohio Union Co

To any Constable of York Twp in and
for said County greeting

You are hereby commanded to
Summons C. M. McMahon to
appear

before me. The undersigned Justice of
Peace in and for York Twp on the
9th day of Oct at 8 o'clock at 8 P.M.
1945 at my Office to answer to an
action of Herbell Williams who claims
of the Defendant the sum of \$7.48 to
be all cost in this case the plaintiff
asks judgement for the amount
estimated herein you will make due
returns of this summons on the 9th
day of Oct 1945 at 8 P.M. given
under my hand this 3rd day of
Oct 1945

Justice of Peace

Oct 3

19 LK

Received

from Herbert Williams

Twelve and ¹⁰⁰/₁₀₀ Dollars

as security on cost in case

Herbert Williams a C.M. (Memorandum)

\$ 12 ⁰⁰/₁₀₀

G. H. Bryan & Co.

Oct 9th 1945

To Whom it may concern In case
wherein Herbert Williams plaintiff
C. M. McMahon defendant has been
settled in J. H. Bryan Court this day
Oct 9-1945 Accounts were Balanced
agreed by both parties to accept the
Justice verdict as filed on docket The
finding being that Mr Herbert Williams
and Mr C. M. McMahon accounts
for labor and other incidental were exact
amounts hereby both parties agree
case settled in full with No other
access in law in said case
Mr Herbert Williams paying cost

signed by both parties
Herbert Williams,
C. M. McMahon

the Undersigned from
Herbert Williams

helping buzz wood	3 hr @ \$1 per hr	\$3.00
helping butcher & cutting up hog	3 hr @ \$1 per hr	\$3.00
moving stove	1 1/2 hr	\$2.00
use of team	2 hr	\$2.00
use of team	2 hr	\$2.00
use of team	2 hr	\$2.00
damage to harness		\$3.00
use of team	2 hr	\$2.00
ruining team by carelessness		\$25.00
helping ring sows		\$1.50
team & self helping haul corn & fodder	6 hr @ \$2 per hr	\$12.00
team & wagon	4 hr @ \$1 per hr	\$4.00
team & self disking ground	7 hr @ \$2 per hr	\$14.00
use of harrow		\$2.00
		<hr/> \$77.50

C.M. McMahan

The above bill is Sworn to by said C.M. McMahan, before me, and
the subscribed in my presence, this 5th, day of October, 1945

George W. Cronley
Notary Public Hardin County, Ohio
COMMISSION EXPIRES JUNE 18, 1946

George W. Cronley
Notary Public

Mr. C. M. Mc Mahan Dr.

To:-

1944			
Apr., 21	Post setting, 5 hr. @ .50	2	50
" "	Tractor time $\frac{3}{4}$ " " 1.50	1	13
" 26	Post setting 3 hr. @ .50	1	50
" 27	" " $1\frac{1}{2}$ hr. @ .50		75
Sept. 27	Tractor & disc on road fence line	1	00
Oct. 4	Feeder handling 3 hr. @ .50	1	50
" 30	Wood buzzing tractor 6 hr. @ 1.50	9	00
Nov. 4	" " " 3 " " "	4	50
" "	Man time saw filing $\frac{1}{2}$ " " .50		25
Dec.	Three sows bred @ 1.00	3	00
Feb., 17	1945: Tree Sawing $2\frac{1}{2}$ hr. @ .50	1	25
May 8	Handling pigs		75
" "	Wind pump climbing	1	00
" 28-29	Corn planting with tractor	15	00
May	Three sows bred @ 1.50	4	50
	Hauling feed from town		20
	" " " "		35
June	Hauling fertilizer home		75
	Accommodation lending fertilizer	1	00
	Use of cultipacker 11 hr. @ .05		55
	Total	50	48

By:-

various times	Team work estimated	10	00
Apr.	Cash paid on account	1	50
various times	Incidentals	1	50
			13.00

Dr. to balance of \$ 37.48.



Bill of Particulars in Suit for Settlement
Before Joseph Bryan, in and for
York Twp., Union County, a Justice of Peace;
Doth appear Herbert Wilhams present-
ing this Petition and Bill of Particulars in
a matter of suit for settlement against one
C. M. M^c Mahan residing in Washington
Twp., Union County, whose address is
Ridgeway, O. R. H. I.

Plaintiff Herbert Wilhams here
states that: No Justice of Peace resides in
defendant's township; C. M. M^c Mahan
did refuse to present himself at a
certain time and place after being
duly notified of same by Herbert
Wilhams for purpose of settlement.

Wherefore Plaintiff does hereby petition
Justice of Peace forementioned for just relief in
the claim for the amount as itemized on
sheet attached to and made a part hereof,
together with all costs of this action, by
making a finding and judgment against
said C. M. M^c Mahan for such an amount.
Signed: Herbert Wilhams, Plaintiff, who
deposes and swears the foregoing is true as he verily
believes.

Sworn to and Subscribed to before me a Notary
Public in and for Harding County State of Ohio; Dated
at Mt Victory Ohio this 2nd day of October 1945

M. O. HARVEY, Notary Public
My commission expires Dec. 3, 1946

M. O. Harvey Notary Public



Mr. C. M. Mc Mahan Dr.

To:-

1944			
Apr., 21	Post setting, 5 hr. @ .50	2	50
" "	Tractor time $\frac{3}{4}$ " " 1.50	1	13
" 26	Post setting 3 hr. @ .50	1	50
" 27	" " 1 $\frac{1}{2}$ hr. @ .50		75
Sept., 27	Tractor & disc on road fence line	1	00
Oct., 4	Folder handling 3 hr. @ .50	1	50
" 30	Wood buggy tractor 6 hr. @ 1.50	9	00
Nov., 4	" " " 3 " " "	4	50
" "	Man time saw filing $\frac{1}{2}$ " " .50		25
Dec.	Three sows bred @ 1.00	3	00
Feb., 17	1945: Tree Sawing 2 $\frac{1}{2}$ hr. @ .50	1	25
May 8	Handling pigs		75
" "	Wind pump climbing	1	00
" 28-29	Corn planting with tractor	15	00
May	Three sows bred @ 1.50	4	50
	Hauling feed from town		20
	" " " "		35
June	Hauling fertilizer home		75
	Accommodation loading fertilizer	1	00
	Use of cultipacker 11 hr. @ .05		55
	Total	50	48

Dr. by:-

various times	Team work estimated	10	00
Apr.	Cash paid on account	1	50
various times	Incidentals	1	50

13.00

Dr. to balance of \$ 37.48.

JUSTICE'S OR MAYOR'S FEES

Plt's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

J. H. Bryan

Action on

Herbert Williams
Plaintiff

Att'y for Plff.

No. vs.

Att'y for Deft.

C. M. McMahon
DefendantAm't claimed, \$ with interest
from 19 at per cent and costs.Judgment for 19
\$ and costs \$

Be It Remembered, that on the 9 day of Oct 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:

Claims of Bill Particulars
was filed by plaintiff
which claims \$37.48
summons was issued
and returned County
claims was presented by
of libeable interest
and case settled
affidavit was signed
which consist of following
word

Oct 9 1945
to whom it may concern
In Case wherein Herbert
Williams plaintiff C. M.
McMahon defendant has
been settled in J. H. Bryan
court this day Oct 9 1945
accounts were balanced agreed
by both parties to accept the
justice verdict as final on
so that the funding being
that Herbert Williams and
Mrs C. M. McMahon accounts
for labor and other incidental
were exact amounts hereby
both parties agree case
settled in full with no other
access in law in said
case Mrs Herbert Williams
paying cost.

Signed by both parties
Herbert Williams
C. M. McMahon

in and for the

(Township—Village)

of

County, Ohio

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

Summons in Forcible Detention

State of Ohio, Union County,

York Township

To any constable of York Township, Union
County: You are hereby commanded
to summons, Bert Morris, to appear
before me, Justice of the Peace, of York
Township, at my Office at House (there)
on Thursday Jan 10th 1946, at 8:00
to answer unto one Joseph Amato, and
Luther Amato, in an action for
detention Detention of the place
properly being the house and garage
on south side of the West Boundary road
across the road, from the farm owned by
Walter H Davis, and the place where the said
Bert Morris and family now reside.
The said Bert Morris entered upon said
premises as a tenant, of plaintiffs, and
the lease therefor expired at the time
herein first mentioned, and from that
time the said Bert Morris hath
unlawfully and forcibly held over his

said term.

On the first of Dec 1945, the undersigned duly served upon the said Bert Boons, as required by law notice in writing to leave said premises. Therefor plaintiffs ask for possession of said premises, as provided by law.

→ To Comitable ←

You will make legal service this writ and return on or before 7th day of January 1946 at 8:00 o'clock P.M.

Justice of the Peace
J. H. Boyars

Return: Return this writ on the 7th day of Jan 1946. Serve the same by leaving a certified copy with defendant. Personally A. E. Boons.

Cost serving summons 1.80
Mileage .80 First Mile 50
Additional 7 Miles .55
\$2.35

50
1.90
55
2.45

Joseph Amato and Lottie Amato
Plaintiffs

-vs-

Bert Morris
Defendant

COMPLAINT

ALLEN & ALLEN
ATTORNEYS AT LAW
RICHWOOD, OHIO

BEFORE J. H. BRYAN JUSTICE OF THE PEACE IN AND FOR
YORK TOWNSHIP, UNION COUNTY, OHIO

Joseph Amato and Lottie Amato

:

PLAINTIFFS

:

COMPLAINT

-vs-

:

Bert Morris

:

DEFENDANT

:

Joseph Amato and Lottie Amato doth hereby make their complaint against Bert Morris, and say that said Bert Morris hath ever since December 25, 1945 and doth still unlawfully and forcibly detain from them possession of the following premises.

Being the house and garage situated on the South side of West Boundary Road and across the road from the farm owned by Walter Davis and the place where the said Bert Morris and family now reside.

The said Bert Morris entered upon said premises as a tenant of Plaintiffs and the Lease therefor, expired at the time herein first mentioned and from that time the said Bert Morris hath unlawfully and forcibly held over his said term.

On the first day of December, 1945 the undersigned duly served upon the said Bert Morris, as required by law, notice in writing, to leave said premises.

Wherefore, Plaintiffs ask possession and restitution of said premises, as provided by law.

Lottie Amato

STATE OF OHIO

SS

UNION COUNTY

Lottie Amato, being first duly sworn, says that she is one of the Plaintiffs herein, and that the facts stated herein are true as she verily believes.

Lottie Amato

Sworn to before me and subscribed in my presence this 3rd day of January, 1946.

F. LeRoy Allen
F. LeRoy Allen, Notary Public, St.
of Ohio. Comm. ex. Feb. 15, 19

PRAECIPE

To the Justice:

Please issue summons for the Defendant directed to any Constable of York Township, Union County, Ohio and make same returnable according to law.

Endorse summons, action for forcible entry and detention for possession of premises.

Allen + Allen
Attorneys for Plaintiffs

No.....
Civil Doc..... Page.....

JUSTICE OF THE PEACE COURT

York.....Township,
Union.....County, Ohio

Lewis Phipps

Plaintiff.....

vs.

Speck Bauldwin

Defendant.....

BILL OF PARTICULARS

Filed..... 19.....

Justice of the Peace

Plaintiff's Attorney

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

Lewis Phipps

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 h...im..., the amount claimed therein, as.....he verily believes.

Lewis Phipps

Sworn to before me and signed in my presence, this 26.....day of October.....19 46.

Justice of the Peace.

BILL OF PARTICULARS

Verified by Affidavit

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

JUSTICE OF THE PEACE COURT

York Center Township Union County, Ohio.

Lewis Phipps
Plaintiff.....

vs.

Speck Bauldwin
Defendant.....

No.....

BILL OF PARTICULARS

The said Plaintiff.....says there is due.....him.....from said Defendant.....the sum
ofFifteen.....Dollars (\$15.00)

for labor Performed by the Plaintiff for the defendant at his
request Said work was done on or about August 26th 1946

said work was excavating place to bury A gas tank at the premises
of William Ballinger in the village of York Center: Defendant

Herein refuses to pay the said bill:

Wherefore the Plaintiff.....asks judugment for said amount of \$ 15.00.....which.....he.....claim.
with interest thereon at the rate.....6.....per cent. from the.....26.....day of.....October.....1946,

and costs of this action.

Lewis Phipps

Defendant's Residence and Address:

Plaintiff's Attorney

Lewis Phipps R.F.D #1 West Mansfield Ohio

JUSTICE'S OR MAYOR'S FEES

Plff's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

James Phyll
Plaintiff
No. vs. Defendant
Att'y for Plff.
Att'y for Deft.
Am't claimed, \$ with interest
from 19, at per cent and costs.
Judgment for 19
\$ and costs \$

Be It Remembered, that on the day of 19, the said

Plaintiff filed Bill of Particulars herein, whereupon the following
proceedings were had:

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

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

TRANSCRIPT FROM CIVIL DOCKET.

Civil Action. Before York Justice of the Peace
York Township, Union County, Ohio

C. H. Soff

vs.

Plaintiff

No.

Action on

Mayne M Lawrence

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 224.00 with interest from
Oct 6 1944, at 6 per cent. and costs

Judgment for \$ 224.00Nov 29 1946, \$and costs \$ 6.25

Ed Huffman

Defendant

It Remembered, That on the 22 day of Nov 1946
 Plaintiff filed his Bill of Particulars herein, whereupon
 proceedings were had: on Nov 29 1946

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

Claims were filed by the plaintiff
for \$200.00 with
44 marks

after questioning plaintiff under oath
judgment was rendered in default
ing Plaintiff C. H. Soff full amount
for being sum of \$224.00 and 6.25
The cost was paid by Plaintiff C. H.
Soff
signed

J. H. Benjamin
 Justice of Peace

Justice of the Peace

Constable

All writs, orders, notices and returns thereon, all proceedings in Court, and actions taken by the Court *Must be Entered in Docket*, otherwise the fees appearing below cannot be legally collected.
Gen'l Code, Sec. 1746

NOTE: The following fees cover service and return of writs and copies to complete service, when required by law
Gen'l Code Sec. 3347

		Plffs. Costs		Defts. Costs		Plffs. Costs		Defts. Costs	
		Dolls.	Cts.	Dolls.	Cts.	Dolls.	Cts.	Dolls.	Cts.
ing Petition or Bill of Particulars	25								
ing Guardian for Minor	25								
aking Security for Costs	25								
Indexing Case Plffs. and Defts., ea.	5								
Summons Defts., ea.	25								
and Certifying Affidavits, ea.	40								
Orders of Attachment, ea.	40								
Writs of Replevin, ea.	40								
Continuances, ea.	25								
Subpoenas Witnesses, ea.	5								
Swearing Jury Persons, ea.	5								
Swearing Witnesses	5								
Hearing Case—Defense Interposed	1.00								
Pronouncing Judgment	40								
entering Rules of Reference, ea.	25								
Swearing Arbitrators, ea.	5								
Writs of Restitution, ea.	40								
Hearing on Motion or Demurrers, ea.	40								
approving Bonds or Undertakings	40								
issuing Other Writs, ea.	40								
Numbering and Filing Necessary Papers, ea.	5								
ing Executions, ea.	40								
ge—4% on \$ collected									
Judgment and Costs on Cash	25								
Testimony to writing in									
ly Proceedings	1.00								
emized Cost Bill	25								
Making Transcript including Certificate	2.00								
and Certifying Bill of Exceptions	25								
Service of Summons, Persons, ea.	25								
Mileage, 1st m. 25c; add'l m., ea.	5								
Service of Order of Attach't, Defts., ea.	50								
Mileage, 1st m. 25c; add'l m., ea.	5								
Service of Notice to Garnishee, Persons, ea.	25								
Mileage, 1st m. 25c; add'l m., ea.	5								
Service of Writ of Replevin, Defts., ea.	50								
Mileage, 1st m. 25c; add'l m., ea.	5								
Service of Venire, Persons, ea.	25								
Mileage, 1st m. 25c; add'l m., ea.	5								
Service of Subpoenas, Persons, ea.	25								
Mileage, 1st m. 25c; add'l m., ea.	5								
Attending Jury Trial, each case	1.00								
Service of Order of Resti'n, Defts., ea.	50								
Mileage, 1st m. 25c; add'l m., ea.	5								
Service of Order of Eject't, Defts., ea.	50								
Mileage, 1st m. 25c; add'l m., ea.	5								
Service of Other Writs, Orders or Notices									
Persons, ea.	50								
Mileage, 1st m. 25c; add'l m., ea.	5								
Service of Execu's against Prop. or Pers's	50								
Mileage, 1st m. 25c; add'l m., ea.	5								
And 4% on \$ collected									
Summoning and Swearing Appraisers	1.00								
Advertising Property, for Sale, by Posting	50								
Taking and Returning Bonds, ea.	50								
Actual Expenses, to be itemized and sworn to									
For Moving and Storage of Goods									
For Care of Animals									

JUROR'S FEES, Gen'l Code Sec. 10357

FEES, Gen'l Code, Sec. 3012

RECAPITULATION

Justice's Fees,
Constable's Fees,
Witness Fees,
Jurors Fees,

The State of Ohio, _____ County,
_____ Township, ss.

I do Hereby Certify, That the within and foregoing is a full and true Transcript from my docket of the proceedings had by and before me, at my office in said Township, in the above entitled case, and of the costs therein, as recorded in Docket No. _____ Page _____

Witness my hand, this _____ day of _____ 19____

JUSTICE OF THE PEACE

Justice of the Peace

of _____ Township,

County, Ohio.

Plaintiff.

vs.

Defendant

Civil Action on _____

Transcript from Civil Docket

The State of Ohio, Logan County, ss.

C. H. Goff

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 to him the amount claimed therein, as he verily believes.

Sworn to before me and signed in my presence this 2nd day of November, 1946

Wayne M. Lawrence

WAYNE M. LAWRENCE
NOTARY PUBLIC, FOR THE STATE OF OHIO
MY COMMISSION EXPIRES SEPT. 8, 1947.

PRECIPE

To the Justice of the Peace:

Issue Summons on the within Bill of Particulars, returnable November 26 1946, at 10:00 o'clock A.M. The amount for which judgment is asked is \$ 200.00 with interest at 6 per cent from October 6, 1944, and costs. *trial on 30th*

Wayne M. Lawrence
Plaintiff's Attorney

No. _____

Civil Doc. _____ Page _____

JUSTICE OF THE PEACE COURT

York Township,

Union County, Ohio

C. H. Goff

West Mansfield, Ohio

Plaintiff,

vs.

Harold Huffman

Route One

West Mansfield, Ohio

Defendant

BILL OF PARTICULARS

Filed November 22 1946

Justice of the Peace

Plaintiff's Attorney

BILL OF PARTICULARS

Verified by Affidavit

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

JUSTICE OF THE PEACE COURT

York

Township,

Union

County, Ohio

C. H. Goff

West Mansfield, Ohio

Plaintiff,

vs.

Harold Huffman

Route One

West Mansfield, Ohio

Defendant

No.

BILL OF PARTICULARS

The said Plaintiff says there is due him from said Defendant the sum of Two Hundred and No/100----- Dollars (\$200.00), which amount represents the balance due the plaintiff for goods, wares and merchandise purchased of him by the defendant Harold Huffman. The details of said account are set out in attached Exhibit A which is made a part of this petition.

Wherefore the Plaintiff asks judgment for said amount of \$200.00 which he claims with interest thereon at the rate of 6 per cent from the 6th day of October, 1944,

Wayne M. Lawrence

Defendant's Residence and Address:
Route One; West Mansfield, Ohio

Plaintiff's Attorney

.000 BAL

9 7.18

3.22

7.21

1 0 7.61 BAL

2 5.00 -

8 2.61 BAL

2.43

.31

3.11

1.19

9 0.64

1 4.42

8.96

2 2.61

1 8.54

2 4 4.82 BAL

4 4.82 -

2 0 0.00 BAL

2 4.00

2 2 4.00 BAL



STATEMENT

**C. H. GOFF LUMBER CO.**

LUMBER - BUILDING SUPPLIES

SPECIAL MILL WORK - SHINGLES AND POSTS

WEST MANSFIELD, OHIO, Nov. 18 1946

IN ACCOUNT WITH

Harold Huffman
West Mansfield, OExhibit A2 YEARS INTEREST ON
200.00
OCT 1944 TO OCT 1946
@ 6 %

12 00

24 00

COPY OF INVOICE
4638

DATED OCT 31, 1946



STATEMENT

**C. H. GOFF LUMBER CO.**LUMBER - BUILDING SUPPLIES
SPECIAL MILL WORK - SHINGLES AND POSTS

IN ACCOUNT WITH

WEST MANSFIELD, OHIO, Nov. 18 19 46

Harold Huffman
West Mansfield, O

CREDIT BY CK

4482

COPY OF INVOICE

#B-10377

DATED OCT 6, 1944



STATEMENT

**C. H. GOFF LUMBER CO.**

LUMBER - BUILDING SUPPLIES

SPECIAL MILL WORK - SHINGLES AND POSTS

WEST MANSFIELD, OHIO, NOV. 18 1946

IN ACCOUNT WITH

Harold Huffman
West Mansfield, O

40 NINE POSTS

.45

18 00

TAX

54

18.54

COPY OF INVOICE

#B-135.59

DATED MAR, 29, 1943



STATEMENT

**C. H. GOFF LUMBER CO.**

LUMBER - BUILDING SUPPLIES

SPECIAL MILL WORK - SHINGLES AND POSTS

WEST MANSFIELD, OHIO, Nov. 18 19 46

IN ACCOUNT WITH

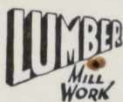
Harold Huffman
West Mansfield, O

1	CRES. ANCHOR POSTS		1 25
6	R.C. " "	<u>1 50</u>	9 00
13	4 P C LINE POSTS	.90	11 70
			<u>21 95</u>
		TAX	66
			<u>22 61</u>

COPY OF INVOICE

B-5385

DATED FEB 24, 1944



STATEMENT

**C. H. GOFF LUMBER CO.**

LUMBER - BUILDING SUPPLIES

SPECIAL MILL WORK - SHINGLES AND POSTS

WEST MANSFIELD, OHIO, Nov. 18, 1946

IN ACCOUNT WITH

Harold Huffman
West Mansfield, O3 10x12 9L B.SASH
OPEN

1.80

5.40

12 10x12 GLASS

15

1.80

PUTTY & LABOR

1.50

8.70

TAX

26

8.96

COPY OF INVOICE

B-4828

DATED JAN 4, 1944



STATEMENT

**C. H. GOFF LUMBER CO.**

LUMBER - BUILDING SUPPLIES

SPECIAL MILL WORK - SHINGLES AND POSTS

IN ACCOUNT WITH

WEST MANSFIELD, OHIO, Nov. 18 1946

Harold Huffman
West Mansfield, O

2	R.C. END POSTS	200	4 00
2	MED RC & LOCUST "	125	10 00
			14 00
TAX			42
			14 42

COPY OF INVOICE

B.2709

DATED MAY 6, 1943



STATEMENT

**C. H. GOFF LUMBER CO.**LUMBER - BUILDING SUPPLIES
SPECIAL MILL WORK - SHINGLES AND POSTS

WEST MANSFIELD, OHIO,

Nov 18

1946

IN ACCOUNT WITH

HAROLD HOFFMAN
WEST MANSFIELD
O.

300	' WHITE PICKET FENCE	2 ⁰⁰	60 00
400	' 2 X 4 HEMLOCK 16'	7 ⁰⁰	28 00
			88 00
TAX			2 64
			90 64

COPY OF INVOICE
B-2477

DATED MAR 22, 1943



STATEMENT

**C. H. GOFF LUMBER CO.**

LUMBER - BUILDING SUPPLIES

SPECIAL MILL WORK - SHINGLES AND POSTS

WEST MANSFIELD, OHIO, Nov. 18 1946

IN ACCOUNT WITH

HAROLD HOFFMAN
WEST MANSFIELD
O.

64' MOULDING
1 DOOR CATCH
2 PR. HINGES

20

60

15

40

1 15

TAX

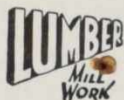
04

1 19

COPY OF INVOICE

B-2307

DATED MAR 11, 1943



STATEMENT

**C. H. GOFF LUMBER CO.**

LUMBER - BUILDING SUPPLIES

SPECIAL MILL WORK - SHINGLES AND POSTS

WEST MANSFIELD, OHIO.

Nov 18

1946

IN ACCOUNT WITH

HAROLD HUFFMAN
WEST MANSFIELD
O.

2	DOOR CATCHES	15	30
2	PR HINGES	20	40
1	1 X 12 FIR 4'	10	40
1	1 X 10 PINE 12'	06	72
32	LFT $\frac{1}{4}$ - O		80
34	LFT $\frac{1}{8}$ COVE MOULD		60
			<hr/>
			3 02
			<hr/>
			TAX 09
			<hr/>
			3 11

COPY OF INVOICE

B-2294

DATED MAR. 10, 1943



STATEMENT

**C. H. GOFF LUMBER CO.**

LUMBER - BUILDING SUPPLIES

SPECIAL MILL WORK - SHINGLES AND POSTS

WEST MANSFIELD, OHIO. Nov. 18 1946

IN ACCOUNT WITH

HAROLD HOFFMAN
WEST MANSFIELD,
O.

25 ' WOOD MOULD

30

TAX

01

31

COPY OF INVOICE
B-2278

DATED MARCH 9, 1943



STATEMENT

**C. H. GOFF LUMBER CO.**

LUMBER - BUILDING SUPPLIES

SPECIAL MILL WORK - SHINGLES AND POSTS

WEST MANSFIELD, OHIO, NOV. 18 1946

IN ACCOUNT WITH

HAROLD HUFFMAN
WEST MANSFIELD
O.

4	1X6	4P	4'			
1	1X10	"	14'			
1	1X12	"	5'			
		(24 $\frac{2}{3}$ ')		9 ⁰⁰		2 22
						14
2 [#]	FINISH NAILS			07		<hr/> 2 36
						07
				TAX		<hr/> 2.43

COPY OF INVOICE

B-2277 MARCH 9, 1943

DATED



STATEMENT

**C. H. GOFF LUMBER CO.**

LUMBER - BUILDING SUPPLIES

SPECIAL MILL WORK - SHINGLES AND POSTS

WEST MANSFIELD, OHIO,

Nov. 18

1946

IN ACCOUNT WITH

HAROLD HUFFMAN
WEST MANSFIELD
O.

CREDIT BY CHECK

25 00

COPY OF INVOICE

B-2121

DATED FEB 25, 1943



STATEMENT

**C. H. GOFF LUMBER CO.**LUMBER - BUILDING SUPPLIES
SPECIAL MILL WORK - SHINGLES AND POSTSWEST MANSFIELD, OHIO. NOV 18. 1946

IN ACCOUNT WITH

HAROLD HOFFMAN
WEST MANSFIELD
OHIO7 5 AX W.F. PLASTER 1⁰⁰

7 00

TAX

21

7 21

COPY OF INVOICE

B-2050

DATED FEB 22, 1943



STATEMENT

**C. H. GOFF LUMBER CO.**

LUMBER - BUILDING SUPPLIES

SPECIAL MILL WORK - SHINGLES AND POSTS

WEST MANSFIELD, OHIO. NOV 18 1946

IN ACCOUNT WITH

HAROLD HOFFMAN
WEST MANSFIELD
OHIO

2 [#]	7d NAILS	.06	12
4	BUNDLE P. LATH	75	3 00
			<hr/> 3 12
		TAX	10
			<hr/> 3 22

COPY OF INVOICE

B-2034

DATED FEB. 20, 1943



STATEMENT

**C. H. GOFF LUMBER CO.**

LUMBER - BUILDING SUPPLIES

SPECIAL MILL WORK - SHINGLES AND POSTS

WEST MANSFIELD, OHIO, Nov. 18 1946

IN ACCOUNT WITH

HAROLD HOFFMAN
WEST MANSFIELD
OHIO

100	SMALL CRESOTE POSTS 7'	.40	40 00
6	SQS WHITE ASB. SIDING.	8.25	49 50
1	ROLL 15# FELT	3 00	3 00
40	# 15# FELT	3 00	1 85
			<hr/> 94.35
Tax			<hr/> 2 83
			<hr/> 97.18

COPY OF INVOICE

B1914

DATED FEB 11, 1943,

The State of Ohio, Logan County, ss.

C. H. Goff

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 to him the amount claimed therein, as he verily believes.

Sworn to before me and signed in my presence this 22nd day of

November 1946

Wayne M. Lawrence

WAYNE M. LAWRENCE
NOTARY PUBLIC, FOR THE STATE OF OHIO
MY COMMISSION EXPIRES SEPT. 8, 1947.

PRECIPE

To the Justice of the Peace:

Issue Summons on the within Bill of Particulars, returnable November 26 1946, at 10:00 clock A.M. The amount for which judgment is asked is \$ 200.00 with interest at 6 per cent from October 6, 1944, and costs.

Shelton State Wayne M. Lawrence Plaintiff's Attorney

No. _____

Civil Doc. _____ Page _____

JUSTICE OF THE PEACE COURT

Work _____ Township, _____

Union _____ County, Ohio

C. H. Goff

West Mansfield, Ohio
Plaintiff, vs.

Harold Huffman

Route One

West Mansfield, Ohio
Defendant

BILL OF PARTICULARS

Filed November 22 1946

Justice of the Peace

Wayne M. Lawrence

Plaintiff's Attorney

BILL OF PARTICULARS

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

JUSTICE OF THE PEACE COURT

York Township, Union County, Ohio

C. H. Goff

West Mansfield, Ohio

Plaintiff,

vs.

Harold Huffman

Route One

West Mansfield, Ohio

Defendant

No. _____

BILL OF PARTICULARS

The said Plaintiff says there is due him from said Defendant the sum of Two Hundred and No/100----- Dollars (\$200.00), which amount represents the balance due the plaintiff for goods, wares and merchandise purchased of him by the defendant Harold Huffman. The details of said account are set out in attached Exhibit A which is made a part of this petition.

Wherefore the Plaintiff asks judgment for said amount of \$200.00 which he claims with interest thereon at the rate of 6 per cent from the 6th day of October, 1944,

Wayne H. Lawrence

Plaintiff's Attorney

Defendant's Residence and Address:
Route One; West Mansfield, Ohio

JUSTICE'S OR MAYOR'S FEES

Plff's Costs

Deft's Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

account

C. H. Goff

No.

vs.

Plaintiff

Harold Hoffmann

Defendant

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$200.00 with interest
from Oct 6 1944, at 6 per cent and costs.Judgment for \$224.00 1946
\$224.00 and costs \$6.25

Be It Remembered, that on the 22 day of Nov 1946, the said

Plaintiff filed in Bill of Particulars herein, whereupon the following
proceedings were had: on 29 of Nov 1946

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 two hundred and no 100
 \$200.00 which amounts represents
 the balance due the plaintiff
 for goods, wares & merchandise
 purchased of him by the
 defendant, Harold Hoffmann.
 The details of said accounts
 are set out in attached exhibit
 a which is made a part of
 this petition

wherefore the plaintiff asks
 judgment for said \$200.00
 which he claims with interest
 thereon at the rate of 6% from
 the 6th day of Oct 1944

Wayne M. Lawrence
Plaintiff's attorney

Defendant's Residence and address
 Route one west Mansfield, Ohio

The state of Ohio Logan County SS
 C. H. Goff 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

C. H. Goff
 sworn to before me and signed
 in my presence this 22nd day of
 Nov 1946 Wayne M. Lawrence
 Notary Public for the state of Ohio
 my commission expires Dec 15 1946

in and for the

(Township—Village)

of

County, Ohio

Precipe
To Justice of Peace

Issue Summons on the within Bill of Particulars returnable
 Nov 26 - 1946 - at 10 o'clock a.m. The amount for
 which judgment is asked is \$200.00 with interest
 at 6% from Oct 6 1944 and costs

Wayne M. Lawrence
Plaintiff attorney

no civil doc Page Justice of the peace court
 York township union co Ohio C. H. Goff of west
 Mansfield Ohio Plaintiff vs. Harold Hoffmann Route 1
 west Mansfield Ohio defendant. Bill of Particulars Filed
 Nov 22 - 1946 Justice of Peace
 Wayne M. Lawrence Plaintiff attorney

Summons
 The state of Ohio union County SS to all who come constable of York
 township you are hereby commanded to summons Harold Hoffmann
 of west Mansfield Ohio, to appear before me, the undersigned, a
 Justice of the peace, in my office in Yorks, township, on the
 29th day of Nov 1946 at 10 o'clock a.m. to answer the
 action of C. H. Goff of west Mansfield Ohio, for the amount
 due on account of \$200.00 with interest from Oct 6, 1944 the
 plaintiff asks a judgment for the amount endorsed hereon and
 for cost. Further case, you will make due return of this
 writ on or before the 29 day of Nov 1946 at 10 o'clock a.m. witness my
 hand this 23 day of Nov. 1946 J. H. Bryan Justice of Peace. Return
 Received this summons on the 25 day of Nov 1946 at 9 o'clock M. and served the same on the 29 day of Nov 1946 on the
 said Harold Hoffmann by leaving a certified copy thereof and of the endorsement thereon at his residence at 300 S. 3rd St
 and at 1015 1/2 S. 3rd St. York township union co Ohio C. H. Goff Plaintiff vs. Harold Hoffmann defendant Returnable Nov 29 1946 at
 10 o'clock Justice of the peace of the original writ and of the endorsement thereon A. C. Brown Constable

UNDERTAKING FOR STAY OF EXECUTION

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

J. P.—Mayor

JUSTICE'S OR MAYOR'S FEES

Plt's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

No. vs. Plaintiff
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 29 day of Nov 1946 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:

at 10 A.M. Came C. H. Loffler
Harold Huffman and
Plaintiff Came but defendant
failed to appear Judgment was
given to Plaintiff to the amount
of \$200.00 account and \$24.06
interest and \$6.25 cost
and cost being paid by the
plaintiff.

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

J. P.—Mayor

Received this summons on the 9 day of Dec, 1948, at 1 o'clock P.M., and I served the same on the 9 day of Dec, 1948, on the said Defendant by leaving a certified copy thereof, and of the indorsements thereon with * At Residence

CONSTABLE'S FEES	
Service and Return,	Persons each 80c \$ <u>70</u>
Mileage, first mile, 50c -	<u>50</u>
Additional miles, each 15c -	<u>45</u>
Total	\$ <u>175</u>

* "With his 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."

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT,

Sparks Township
Franklin County, Ohio

Robt Furniture Company vs. Donald Baldwin
Plaintiff
Defendant

SUMMONS

Returnable Dec 8 - at 8:30 1948
at 8:30 o'clock P.M.

Amount for which Plaintiff will take judgment if Defendant fail to appear \$ 1146
With interest at 6 per cent from Dec 14 1948 - Dec 8 1948
Justice's Fee - - - - - \$
Constable's Fee - - - - - \$
\$

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

A B. Conway
Constable

SUMMONS

Gen'l Code, Sec. 10233, 5, 7

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

YOU ARE HEREBY COMMANDED to summon

Gerald E Baldwinto appear before me, the undersigned, a Justice of the Peace, in my office in York TP
Township, on the 8 day of Dec, 1948, at 8:30 o'clock P M.,
to answer the action of Rohr Furniture Company for thefor the amount due on \$11.00 cash \$11.46 with interest
from 14-Dec-1946-The Plaintiff asks a judgment for the amount indor sed hereon, and for costs \$11.46 with
interest from Dec 14-1946 and cost of this caseYou will make due return of this writ on or before the 8 day of Dec
1948, at 8:30 o'clock P M.WITNESS my hand, this 2 day of Dec, 1948J H Bryan

Justice of the Peace

HENRY J. ROHR

Union County's Largest Store

L. RUSSELL ROHR

ROHR FURNITURE COMPANY

Everything for the Home

4-6591

218 NORTH MAIN STREET

MARYSVILLE, OHIO

G. E. Bladwin
Peoria, Ohio.

12/14/46	Floor lamp & Shade , complete	16.95
	Sales tax	.51
		<hr/>
		17.46
12/14/46	Credit by Cash	6.00
		<hr/>
	Balance	11.46

The above is the true and correct status of
this account as of 11/26/48

ROHR FURNITURE CO. *[Signature]* L. R. Rohr,

Exhibit "A"

BEFORE J. H. BRYAN JUSTICE OF
THE PEACE IN AND FOR YORK TOWN*
-SHIP, UNION COUNTY, OHIO

Rohr Furniture Company

Plaintiff

vs.

Gerald E. Baldwin

Defendant

P E T I T I O N



BEFORE J. H. BRYAN, JUSTICE OF THE PEACE IN AND FOR
YORK TOWNSHIP, UNION COUNTY, OHIO

Rohr Furniture Company

Plaintiff

vs.

NO.

P E T I T I O N

Gerald E. Baldwin

Defendant

There is due the plaintiff from the defendant the sum of eleven dollars and forty-six cents (\$11.46) on an account a copy of which is hereunto attached marked exhibit "A".

Wherefore, Plaintiff asks judgement against the said defendant for the said sum of \$11.46, with interest from the 14th day of December 1946, and costs.

Luther L. Leggett
Attorney for Plaintiff

STATE OF OHIO
ss
UNION COUNTY

L. Russell Rohr, being first duly sworn says that he is an owner and partner in the Firm of Rohr Furniture Company, and that the facts stated and allegations contained in the foregoing petition are true as he verily believes.

L. Russell Rohr

Sworn to before me and subscribed in my presence this 26th day of November 1948.

Luther L. Leggett
Notary Public Com/exp 8/21/49

P R E C I P E

TO THE JUSTICE:

Issue summons in the above entitled cause for the defendant Gerald E. Baldwin, RR#1 Peoria, Ohio; endorse "Action on account for money judgement, interest and costs and other relief".

Luther L. Leggett
Attorney for Plaintiff

JUSTICE'S OR MAYOR'S FEES

Plff's
CostsDeft's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on Account

Bohr Furniture Co
Plaintiff

No. vs.

Serald E Balwin
Defendant

Luther L. Liggitt Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 11.46 with interest
from Dec 14 1946 at per cent and costs.Judgment for 11.46 plus 12% 1948
\$ 12.83 and costs \$ 7.55

Be It Remembered, that on the 26 day of Nov 19 48 the said

Plaintiff filed his Bill of Particulars herein, whereupon the following
proceedings were had: on 10th Dec. 1948

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

There is due the Plaintiff \$ 11.46 on
an account a copy of which
is hereunto attach marked exhibit A
wherefore plaintiff asks judgment
against the said defendant
for the said sum of \$ 11.46
with interest from 14th day of
Dec 1946 and cost

Luther L. Liggitt
State of Ohio the County of
Union I Prussle Bohr being
first duly sworn says
that he is an owner and
partner in the firm of
Bohr Furniture Co. and
the facts stated and
allegation contain in the
foregoing petition are true
as he fairly believes

Sworn to and before me
on subscribed in my
presence this 26 day of Nov
1948

Luther L. Liggitt
Summons was issued and was
returned on the 2nd day of Dec 1948
on 2nd day summons was served
on the defendant by leaving a
certified copy with defendant
Grial date was set for Dec 8th
and was changed by the plaintiff
request to 10th 1948

Dec 10th 1948 at 7 o'clock P.M. Plaintiff attorney
appeared case was open defendant Serald Balwin
admitted to appear judgment was given in
favor of the Plaintiff to the Bohr Furniture Co
for the sum of \$ 11.46 Comtable cost 1.22
Justice cost \$ 5.80 Total cost \$ 7.55 making a total of
judgment for \$ 12.83 Bill and interest at 6%
cost 7.55
Total judgment \$ 20.38

Signed J. H. Bryan Justice of Peace

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

Received this summons on the 2 day of Dec, 1948, at 1 o'clock
P.M., and I served the same on the 2 day of Dec, 1948, on the said
Jamesville Ohio, Dec 9 1948
2 before
by leaving a certified copy thereof, and of the indorsements thereon with * of Renssela

CONSTABLE'S FEES

Service and Return, Persons each 80c \$ 80
Mileage, first mile, 50c - - - - - 50
Additional miles, each 15c - - - - -
Total - - - - - \$ 1.30

* "With his 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."

Constable

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT,

Frank Township
Union County, Ohio

Wagoner Hull vs. Plaintiff
Gerald Palmer Defendant

SUMMONS

Returnable Dec 8 1948
at 8 o'clock P.M.

Amount for which Plaintiff will take judgment if Defendant fail to appear \$ 43.20
With interest at 6 per cent from 2 day of March 1949
Justice's Fee - - - - - \$
Constable's Fee - - - - - \$
\$

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

A B Brown
Constable



S U M M O N S

Gen'l Code, Sec. 10233, 5, 7

The State of Ohio, Mon County, ss.To Am Constable of York Township in
said County, Greeting:YOU ARE HEREBY COMMANDED to summon Gerald Baldwinto appear before me, the undersigned, a Justice of the Peace, in my office in York TP
Township, on the 8 day of Dec 1948, at 8 o'clock P.M.,
to answer the action of Wagener & Kenlfor the amount due on account of \$43.26 with interest
from 27 Day of March 1947The Plaintiff asks a judgment for the amount indor sed hereon, and for costs of this
case CostYou will make due return of this writ on or before the 8 day of Dec
1948, at 8 o'clock P.M.WITNESS my hand, this 9 day of Dec 1948 atJ. H. Bryan
Justice of the Peace

MARYSVILLE, OHIO,

9.30 1948

M

Gerald Baldwin

IN ACCOUNT WITH

WAGONER AND KULL



DEPENDABLE
SERVICE
AT LOW
COST



56743	12/4/46	Parts	4018	
56755	12/5	"	745	
56758	12/5	Head Lamp	1175	
56825	12/7	Plugs, Calibrator	1463	
56855	12/9	Parts	970	
56865	12/9	Bearing	772	
56942	12/12	" Retd		645
57023	12/16	Able, Bracket, Air Cleaner	1432	
57356	1/6/47	Leaf, Bolt Pins	670	
57399	1/8	Broken Shriv's Corn cups Gtts	2269	
57414	1/9	Corn Gtts, Lock Ret. Wheel	3841	
57445	1/10	Nuts Studs Bolts	357	
57464	1/11	Shriv's Retd		650
57660	1/23	Parts, Service Trans.	7437	
57696	1/24	Brace - Fender	2268	
58200	2/20	Paid		2491
58252	2/24	Rod & M. Brgs. Gaskets	1123	
58256	2/25	Paid		10428
58587	3/13	"		5000
58937	3/27	"		5000
		Balance	28540	24214
			4326	

Exhibit "A"

BEFORE J. H. BRYAN JUSTICE OF
THE PEACE IN AND FOR YORK TOWN*
-SHIP, UNION COUNTY, OHIO

Wagoner & Kull

Plaintiff

vs.

Gerald Baldwin

Defendant

----- Y ----- Y -----
P E T I T I O N

BEFORE J. H. BRYAN, JUSTICE OF THE PEACE IN AND FOR
YORK TOWNSHIP, UNION COUNTY, OHIO

Wagoner & Kull

Plaintiff

VS.

NO.

P E T I T I O N

Gerald Baldwin

Defendant

There is due the plaintiff from the defendant the sum of forty three dollars and twenty-six cents (\$43.26) on an account a copy of which is hereunto attached marked exhibit "A".

Wherefore, plaintiff asks judgement against said defendant for the said sum of \$43.26, with interest from the 27th day of March 1947, and costs.

Luther S. Leaped
Attorney for Plaintiff

STATE OF OHIO

SS

UNION COUNTY

Paul Kull being first duly sworn says that he is an owner and partner in the firm of Wagoner & Kull, and that the facts stated and allegations contained in the foregoing petition are true as he verily believes.

P. M. Kull

Sworn to before me and subscribed in my presence this 26th day of November 1948.

Luther J. Leggett
Notary Public Com ex 8/21/49

P R E C I P E

TO THE JUSTICE:

Issue summons in the above entitled cause for the defendant Gerald Baldwin, RR#1 Peoria, Ohio; endorse action for money judgement, interest, costs and equitable relief.

Luther S. Lippert
Attorney for Plaintiff

JUSTICE'S OR MAYOR'S FEES

Pltf's
CostsDef't's
Costs

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

Jury fees

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

account

Wagner & Kull

Plaintiff

Luther L. Leggett Att'y for Plff.

Att'y for Deft.

No. vs.

Gerald Balow

Defendant

Am't claimed, \$43.26 with interest
from Mar 21 1947 at per cent and costs.Judgment for Plaintiff \$10.48
and costs \$7.55

Be It Remembered, that on the 26 day of Nov 1948 the said

Plaintiff filed his Bill of Particulars herein, whereupon the following
proceedings were had: on 10th day of Dec 1948

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

There is due the Plaintiff from
the Defendant the sum
of \$43.26 on an account
a copy which is fore with
attached mark exhibit A
wherefore Plaintiff asked
Judgment against said
Defendant for the said
sum of \$43.26 with interest
from the 27th day of March
1947. and Cost

Luther L. Leggett

State of Ohio County
of Union Paul Kull being
first duly sworn says
he is an owner and partner
in firm of Wagner & Kull
and that the back stated
at allegation contains in
the foregoing petition are
true as he firmly believe
signed P.M. Kull
Sworn to before me on
Subscribed this 26 day Nov
1948

Luther L. Leggett att

Notary Public com ex 8/24/49

On the 2nd day of Dec summons was issued
in due form by leaving a copy at residence
of defendant on the 2nd day of Dec.
It was returned
on the 10th day of Dec 1948 hearing was
had plaintiff attorney appearing
the defendant Gerald Balow failed to
appear. Judgment was given Plaintiff
for the sum of 43.26 and interest
60% amounting to 3.57.
Costs 7.55

Total Judgement 54.38

Signed J. H. Benzons Justice of Peace

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

JUSTICE'S OR MAYOR'S FEES

Plf's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Calland Bros

Plaintiff

No. vs.

J. P. Ammentraut

Defendant

Action on account

Att'y for Plff.

Att'y for Deft.

Am't claimed, \$ 48.73 with interest
from 19 at per cent and costs.Judgment for 19
and costs \$

Be It Remembered, that on the 15 day of Jan 1949 the said

Plaintiff filed their Bill of Particulars herein, whereupon the following
proceedings were had: on the 25 day of Jan 1949

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

The Plaintiff says that is due
and unpaid to them from the
Defendant the sum of \$48.73 on
an account a copy of which
is hereto attached marked exhibit A
and made a part hereof
wherefore Plaintiff asks judgment
against the Plaintiff
Defendant on the sum of
\$48.73 with interest and cost in
this case

Calland Bros by

Harvard Trust Attorney

State of Ohio & Bryan County

Glenn D. Calland being first
advised by me according to law
deposes and says that he is one
of the Plaintiffs in herein and
that the interests of the Plaintiffs
are joined that he has read the
forgoing Bill of Particulars and
the same is true as he knows
believes

Signed Glenn D. Calland

Known to before me and
subscribed in my presence
this 28th day of Oct 1945

James E. Smith

Bryan County

commissioner
Sep 29- 1950

This case was held in York of P
a account of there being no JP
in Washington P

in and for the York
(Township—Village)

of Antioch

County, Ohio

on the 21 day of Jan - 1949
summons was issued, served and returned
on the same day by the constable and
me for
and on the 25 day of Jan 1949
Plaintiff and his attorney appeared
and Defendant also appeared and a
trial was held according to law
Defendant on cross examination admitted
that the bill of Plaintiff was a true bill
and correct and judgment was given
in favor of Plaintiff for \$48.73 and cost

Defendant then agreed to pay the
amount of \$48.73 plus constables
cost justice of Peace J. A. Bryan threat
of all of his cost in case to help the
pay all he could money was to be
paid to J. A. Bryan the Justice
within 10 days from date

Signed J. H. Bryan

Justice of Peace in and for

York of P.

Paid in full

Feb 2 1949

by J. S. Ammentraut

J. H. Bryan

UNDERTAKING FOR STAY OF EXECUTION

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

JUSTICE'S OR MAYOR'S FEES

Plt's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

No. _____ vs. _____
 Plaintiff } Att'y for Plff.
 } Att'y for Deft.
 Defendant }
 Am't claimed, \$ _____ with interest
 from 19 _____ at per cent and costs.
 Judgment for _____ 19
 \$ _____ and costs \$ _____

Be It Remembered, that on the _____ day of _____ 19 _____, the said

Plaintiff filed Bill of Particulars herein, whereupon the following
 proceedings were had:

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

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

Forest M. Fogle,

Case No.

-VS-

Chester Noblet,

COMPLAINT FOR FORCIBLE ENTRY
AND DETENTION

DEFENDANT.

The said Chester Noblet entered upon said premises, as the tenant of the undersigned; the lease therefor expired at the time herein first mentioned; and from that time the said Chester Noblet has unlawfully and forcibly held over his said term.

Wherefore, Forest M. Fogle asks process and restitution and costs.

Robert F. Allen,
Attorney for Plaintiff

STATE OF OHIO,

UNION COUNTY, SS:

Forest M. Fogle being first duly sworn according to law deposes and says the facts herein are true as he verily believes.

Forest M. Fogle
Forest M. Fogle

Sworn to before me and subscribed in my presence this 11th day of April, 1950.

Robert F. Allen
Robert F. Allen, Not. Pub., St. of Ohio.
My comm. ex. 3/8/52.

BEFORE JOSEPH BRYAN, JUSTICE OF THE PEACE,
IN AND FOR YORK TOWNSHIP, UNION COUNTY, OHIO

Forest M. Fogle,

PLAINTIFF,

-vs-

Chester Noblet,

DEFENDANT.

:

:

:

:

:

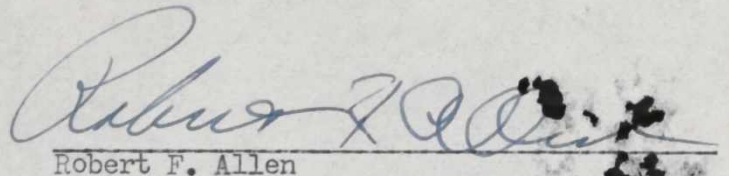
Case No.

PRAECIPE

TO THE JUSTICE

Please issue summons against the Defendant, Chester Noblet,
directed to the Constable of your township and make same return according
to law.

Endorse summons action for possession of real estate in forcible
entry and detention and costs.


Robert F. Allen

JUSTICE'S OR MAYOR'S FEES

Plt's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Action on

Forest Fagle Plaintiff
vs.
Chester Croft Defendant

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

Judgment for 19
and costs \$

Be It Remembered, that on the 11 day of April 1960, the said

Plaintiff filed this Bill of Particulars herein, whereupon the following proceedings were had: Summons. Darned and Return

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

The undersigned Forest Fagle a Resident of Sumner County Ohio hereby makes his Complaint by way of Return and Return Croft for Reason that said Chester Croft has ever since April 1. 1960 and still does unlawfully detain from the undersigned Prisoner of an home and other Prisons in Garbange Township since County Ohio occupied by the said Chester Croft and owned by the undersigned that Chester Croft entered upon said Prisons as a Tenant of undersigned the lease expired at the time herein presented and from that time the Chester Croft has unlawfully and forcibly held said his said home on April first 1960 the undersigned duly served upon Chester Croft as required by law a Notice in writing to leave Prisons where are Forest Fagle and Robert Allen and cost Robert Allen attorney for Plaintiff

in and for the

(Township—Village)

of

County, Ohio

On the 10 Day of April a Summons was issued to Chas. Davis, Constable of Garbange Twp and returned to Forest Fagle according to law and on the 19 Day of April appeared at my office in Garbange Twp Chester Croft and Forest Fagle and hearing was then had and upon Chester Croft's confession of Facts and facts was rendered for Forest Fagle and on the 20 day of April a Notice was written by said Constable of Garbange Twp for restoration of Property of Property to Forest Fagle

J. H. Bryan
Justice of Peace

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

J. P.—Mayor

RETURN

Gen'l Code, Secs. 2834, 6, 3038, 10237 to 45

Prehnwood

Ohio, *May 12* 19*50*

Received this summons on the *8* day of *May* 19*50*, at *12* o'clock
A. M., and I served the same on the *8* day of *May* 19*50*, on the said
Marjorie Cray
by leaving a certified copy thereof, and of the indorsements thereon with * *Personal*

CONSTABLE'S FEES

Service and Return,	Persons each 80c	\$ <i>80</i>
Mileage, first mile, 50c	- - - - -	<i>30</i>
Additional miles, each 15c	- - - - -	
Total	- - - - -	\$ <i>130</i>

Charles Davis Constable

* "With his 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."

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT,

Union Township

Union County, Ohio

H. E. Brunsick vs. Plaintiff

Marjorie Cray Defendant

SUMMONS

Returnable *May 12* 19*50*

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 - - - - - \$

\$

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

Charles Davis

Constable

SUMMONS

Gen'l Code, Sec. 10233, 5, 7

The State of Ohio,

County, ss.

To

Constable of

Township in

said County, Greeting:

YOU ARE HEREBY COMMANDED to summon

to appear before me, the undersigned, a Justice of the Peace, in my office in
 Township, on the 12 day of May 1930, at 8 o'clock P.M.,
 to answer the action of J. C. Burnside
 in Forcible Entry and Detention
 for the amount due on

Restoration of Property
 The Plaintiff asks a judgment for the amount indorsed hereon, and for costs

Case

You will make due return of this writ on or before the 12 day of May
 1930, at 8 o'clock P.M.

WITNESS my hand, this

8 day of

1930

Justice of the Peace

Page 50

BEFORE JOSEPH BRYAN, JUSTICE OF THE PEACE
IN AND FOR YORK TOWNSHIP, UNION COUNTY, OHIO

H. E. Burnside,

PLAINTIFF,

-VS-

Marjorie Croy,

DEFENDANT.

:

::

:

:

:

Case No.

COMPLAINT FOR FORCIBLE
ENTRY AND DETENTION

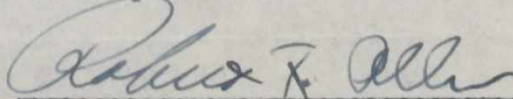
The undersigned, H. E. Burnside, a resident of the County of Union, Ohio, makes this his complaint to you against Marjorie Croy, that the said Marjorie Croy ever since 3 January, 1950 and does still, unlawfully, and forcible detain from the undersigned, possession of an house and lot on E. Bomford St. in the Village of Richwood, Union County, Ohio occupied by the said Marjorie Croy and owned by H. E. Burnside.

The said Marjorie Croy entered upon said premises, as the tenant of the undersigned; the Lease therefor expired at the time hereinable first mentioned; and from that time the said Marjorie Croy hath unlawfully and forcibly held over said term.

H. E. Burnside says Marjorie Croy was to pay \$20.00 per month in advance and that she has paid rent to 3 January, 1950 but owes all of the rent from that date.

On the 29th day of March, 1950 the undersigned duly served upon the said Marjorie Croy, as required by law, notice in writing to leave said premises.

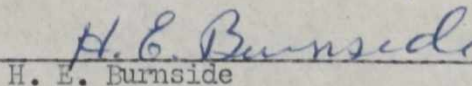
WHEREFORE, the undersigned asks process and restitution and costs.



Robert F. Allen, Attorney for Plaintiff

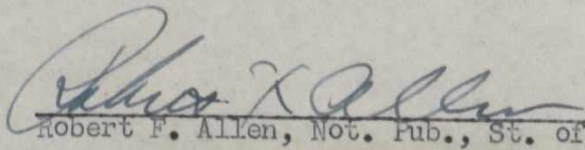
STATE OF OHIO, UNION COUNTY, SS:

H. E. Burnside being sworn says the facts herein are true as he verily believes.


H. E. Burnside

Sworn to before me and subscribed in my presence this 13th day of April, 1950.

My comm. ex. 3/8/52.


Robert F. Allen, Not. Pub., St. of Ohio.

1000 10/10/10
1000

BEFORE JOSEPH BRYAN, JUSTICE OF
THE PEACE IN AND FOR YORK TOWNSHIP, UNION COUNTY, OHIO

H. E. Burnside,

PLAINTIFF,

-vs-

Marjorie Croy,

DEFENDANT.

:

:

:

:

:

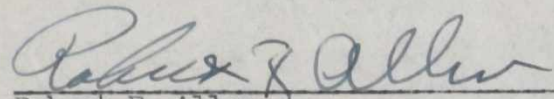
Case No.

PRAECIPE

TO THE JUSTICE:

Please issue summons against the Defendant, Marjorie Croy, directed to the Constable of your Township and make same returnable according to law.

Endorse summons, "action for possession of real estate in forcible entry and detention and costs".



Robert F. Allen,
Attorney for Plaintiff

total cost

3.20

JUSTICE'S OR MAYOR'S FEES

Plt's
CostsDef't's
Costs

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

590

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

Total Cost Available 130
 590
 3.20

JURY FEES

Action on
 Foreable Entry and Detention
 H. E. Burnside Plaintiff
 vs. Robert Allen Att'y for Plff.
 Am't claimed, \$ with interest
 from 19 at per cent and costs.
 Judgment for 19
 and costs \$

Be It Remembered, that on the 5 day of May 1930, the said
 Plaintiff filed his Bill of Particulars herein, whereupon the following
 proceedings were had: Immon Was Immed and Returned
 Said Bill of Particulars being in words and figures following, to-wit:

York
(Township—Village)

Crown

Case was set for hearing on 12 day of May 1930
 Plaintiff appearing Defendant failed to appear
 and judgment for restoration of property
 was granted to the Plaintiff H. E. Burnside

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

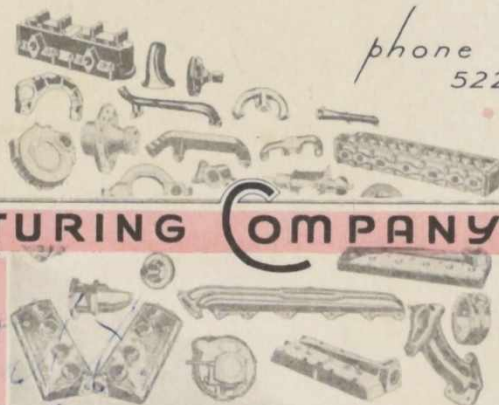
Executed and acknowledged before me, and surety approved this..... day of..... A. D. 19.....
 J. P.—Mayor

ZENITH

CASTINGS
AND
MOTOR
PARTS

MANUFACTURING COMPANY

phone
5221



CR Barker Report
Harry Ransak DEBUCYRUS, OHIO

June 5. 1950

*Case called at 10 o'clock. At first
all appearing Ransak.*



LEAD WITH ZENITH REPLACEMENT PARTS

Holl. Bachard. Pearson Brichard Britton

J. J. Loak Britton took over loan

Paid up till now 37 acres coal in front yard
Came all over ~~land~~ yard 2 day ~~more~~
3 day make on the first day.

Ranch agrees to \$12.00 for the month of
May, and pay cost

415	50
	10
	80
	40
	100
<hr/>	
	980
415	50

come off

795
415

\$12.00

RETURN

Gen'l Code, Secs. 2834, 6, 3038, 10237 to 45

Received this summons on the 9th day of May, 1950, at 4 o'clock P.M., and I served the same on the Harry Rausch day of May, 1950, on the said

by leaving a certified copy thereof, and of the indorsements therein with *

CONSTABLE'S FEES

Service and Return,	Persons each 80c	\$ <u>80</u>
Mileage, first mile, 50c	- - - - -	<u>50</u>
Additional miles, each 15c	- - - - -	<u>255</u>
Total	- - - - -	\$ <u>415</u>

Le Roy Dyre
Constable

* "With his 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."

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT,

York Township
Chambers County, Ohio

C A Butters vs. Plaintiff
Harry Rausch Defendant

SUMMONS

Returnable May 16 1950
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 - - - - - \$.....
\$.....

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

Constable

SUMMONS

Gen'l Code, Sec. 10233, 5, 7

*In forcible entry and Detention*The State of Ohio, *Amos* County, ss.To *Gerard Byers*
said County, Greeting:Constable of *York* Township in

YOU ARE HEREBY COMMANDED to summon

Harry Bensen

to appear before me, the undersigned, a Justice of the Peace, in my office in *in York*
 Township, on the *14* day of *May* 19*30*, at *8* o'clock *P.M.*,
 to answer the action of *C. B. Britton* *in forcible*
entry and Detention
 for the ~~amount~~ due on

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

Restoration of Property and cost in this case
 You will make due return of this writ on or before the *14* day of *May*
 19*30*, at *8* o'clock *P.M.*

WITNESS my hand, this

9

day of

May

19

J. H. Bryan
Justice of the Peace

Trial Date Tuesday May 18 1950

BEFORE JOE BRYAN, JUSTICE OF THE PEACE
IN AND FOR YORK TOWNSHIP, UNION COUNTY, OHIO

C. R. Britton,

PLAINTIFF,

-vs-

Harry Rausch,

DEFENDANT.

:

:

Case No.

:

COMPLAINT FOR FORCIBLE ENTRY
AND DETENTION

:

:

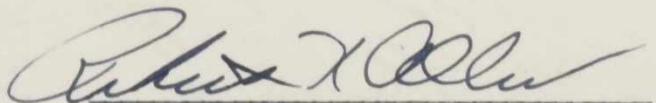
The undersigned, C. R. Britton, a resident of the County of Union, Ohio, hereby makes his complaint to you against Harry Rausch, that the said Harry Rausch, has ever since 1 May, 1950 and does still, unlawfully and forcibly detain from the undersign, possession of an house in Jackson Township, Union County, Ohio, owned by the undersigned, and occupied by Harry Rausch.

Harry Rausch entered upon said premises, as the tenant of the undersigned; the Lease therefor expired at the time herein first mentioned; and from that time the said Harry Rausch has unlawfully and forcibly held over his said term.

On the first day of May, 1950 the undersigned duly served upon the said Harry Rausch, as required by law, notice in writing to leave said premises.

The undersigned asks process, restitution, and costs.

Dated this 6th day of May, 1950.



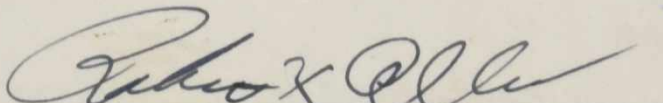
Robert F. Allen
Attorney for Plaintiff

STATE OF OHIO, UNION COUNTY, ss:

C. R. Britton being sworn says the facts herein are true as he verily believes.

C. R. Britton
C. R. Britton

Sworn to before me and subscribed in my presence this 6th day of May, 1950.



Robert F. Allen, Not. Pub., St. of
Ohio. My comm. ex. 3/8/52.

BEFORE JOE BRYAN, JUSTICE OF THE PEACE IN
AND FOR YORK TOWNSHIP, UNION COUNTY, OHIO

C. R. Britton,

PLAINTIFF,

-vs-

Harry Rausch,

DEFENDANT.

:

:

Case No.

:

PRAECIPE

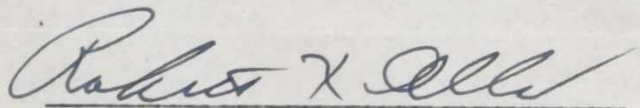
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TO THE JUSTICE:

Please issue summons against the Defendant, Harry Rausch, Route 1,
Richwood, Ohio directed to the Constable of your Township and make same
returnable according to law.

Endorse summons "action in forcible entry and detention and costs".



Robert F. Allen,
Attorney for Plaintiff

June 7 - 1930

State of Ohio Common Pleas Court

C R Britton Plaintiff

Harry Rausch Def

to my Constable of North Township

Whereas on certain actions for the forcible entry and detentions of the following described Premises to wit situated in Jackson Twp and known as the C R Britton farm

later tried and before me whereon C R Britton was Plaintiff and Harry Rausch Def. Judgment was rendered on the 5 day of June 1930 that the Plaintiff have possession of said Premises and also that he Recover Cost in the sum of \$12.¹⁰.

you there fore are here by commanded to cause the Defendant to be forthwith removed from said Premises and the said Plaintiff to have possession of same also that you keep on good or chattels of said Defendant and the Cost aforesaid and all accrued cost of this writ make legal service and Due Return or return my hand this 7th of June 1930

J. H. Bryan -

Justice of Peace

✓ 1.

Minor Paid to fine 1929

J. H. Benson

JUSTICE'S OR MAYOR'S FEES

Plt's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

Serv. & ret. order of Atch., each per., 1.00	
Mileage, 1st mile 50c, each addl., 15	
Serv. & ret. order of eject., each per., 1.00	
Mileage, 1st mile 50c, each addl., 15	
Serv. & ret. Order of Rest., each per., 1.00	
Mileage, 1st mile 50c, each addl., 15	
Serv. & ret. writ of repl., each per., 1.00	
Mileage, 1st mile 50c, each addl., 15	
Serv. and ret. summons, each person, 80	
Mileage, 1st mile 50c, each addl., 15	
Serv. and ret. Subpoena, each person, 80	
Mileage, 1st mile 50c, each addl., 15	
Serv. and ret. venire, each person, 80	
Mileage, 1st mile 50c, each addl., 15	
Serv. and ret. notice to garn., ea. per., 80	
Mileage, 1st mile 50c, each addl., 15	
Serv. and ret. exec. against property, 80	
6% on \$.....collected,	
Serv. and ret. on any writ, order or	
nte. nec. and ret. ment. abv. ea. per., 80	
Mileage, 1st mile 50c, each addl., 15	
Attending jury trial, each case 2.00	
Attending trial without jury 1.50	
Actual amount paid solely for the	
transportation, meals and lodging of	
prisoners, and the moving and	
storage of goods and the care of	
animals taken on any legal process,	
the same to be specifically itemized	
on the back of the writs, and sworn	
to.	
Summoning and swr. appr., each case, 2.00	
Advertising property for sale, 1.00	
Taking and making ret. of bond, 80	

WITNESS FEES

JURY FEES

Action on
Terrible Entry and Detainers
OR Britton
Plaintiff
vs.
Harry Rosch
Defendant

Att'y for Pltff.
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 day of 19, the said

Plaintiff filed Bill of Particulars herein, whereupon the following proceedings were had:

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

yale
(Township—Village)

Ammon

can adjourned till June 9 1940
at 10 o'clock am. Bantion to pay Rent
for the month of May at Rate of
June 3 1940 Bantion and Britton appeared but
Bantion's attorney could not get there and
case postponed till Monday 5-19-40 at 10 o'clock
Cost \$2.00 assessed against Def Advanced
by Plaintiff

Judgment effective of the
3 June 7-1940
a. n. order of Restrictions

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

Received this summons on the 13 day of May, 1934, at 9 o'clock
P. M., and I served the same on the 14 day of May, 1934, on the said
Carl D. Balinger
by leaving a certified copy thereof, and of the indorsements thereon with * Le Roy Pyrus

CONSTABLE'S FEES

Service and Return,	Persons each 80c	\$	1.60
Mileage, first mile, 50c		\$.50
Additional miles, each 15c		\$.75
Total		\$	2.85

Constable

* "With his 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."

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT,

York Township
Indian County, Ohio

Abraham Abrahamson
vs. Plaintiff

Carl D. Balinger
Defendant

SUMMONS

Returnable May 20 1934
at 9 o'clock A. 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 \$

\$

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

Le Roy Pyrus
Constable

SUMMONS

Gen'l Code, Sec. 10233, 5, 7

The State of Ohio, Union County, ss.To Lenora Pyre
said County Greeting:Constable of York Township in

YOU ARE HEREBY COMMANDED to summon

Carl D. Balingierto appear before me, the undersigned, a Justice of the Peace, in my office in York
Township, on the 20 day of May 1950, at 8³⁰ o'clock P.M.,
to answer the action of Advanced Aluminum Casting Corp.for the amount due on action for money due on
Book account amount claimed \$71.33 with interest
The Plaintiff asks a judgment for the amount indorsed hereon, and for costs in this caseYou will make due return of this writ on or before the 20 day of May
1950, at 8³⁰ o'clock P.M.WITNESS my hand, this 12 day of May 1950J. H. Bryan
Justice of the Peace

Received this summons on the 19 day of March, 1919, at 10 o'clock
M., and I served the same on the 19 day of March, 1919, on the said

by leaving a certified copy thereof, and of the indorsements thereon with *

CONSTABLE'S FEES	
Service and Return,	Persons each 80c \$
Mileage, first mile, 50c	- - - - -
Additional miles, each 15c	- - - - -
Total	\$

* "With his 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."

Constable

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT,

Township

County, Ohio

vs. Plaintiff

Defendant

SUMMONS

Returnable 19

at o'clock 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 \$

\$

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

Constable

SUMMONS

Gen'l Code, Sec. 10233, 5, 7

The State of Ohio

County, ss.

To

Constable of

Township in

said County, Greeting:

YOU ARE HEREBY COMMANDED to summon

to appear before me, the undersigned, a Justice of the Peace, in my office in

Township, on the

20

day of

May

1960

at

8³⁰

o'clock

P.M.,

to answer the action of

~~Advanced Cash~~
Advanced Cashiering Corp.

for the amount due on

actions formerly due on Book account
of \$71.32 with interest and cost

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

in this case

You will make due return of this writ on or before the

20

day of

May

1960, at

8³⁰

o'clock

P.M.

WITNESS my hand, this

12

day of

May

1960

J H Bryan

Justice of the Peace

BEFORE JOSEPH BRYAN, JUSTICE OF THE PEACE
IN AND FOR YORK TOWNSHIP, UNION COUNTY, OHIO

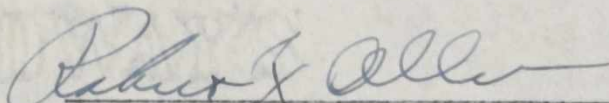
Advance Aluminum Castings Corp. :
PLAINTIFF, :
-vs- : Case No.
Carl D. Ballinger, : BILL OF PARTICULARS
DEFENDANTS. :

The Plaintiff is a corporation existing in Illinois with its principal office in Chicago, Illinois.

The Plaintiff says the Defendant is indebted to it upon a book account a copy of which is hereto attached marked "Exhibit A" and made a part hereof as though fully rewritten herein in the amount of \$71.73.

Said claim is just due and unpaid and a demand for payment of the same has been made and payment refused.

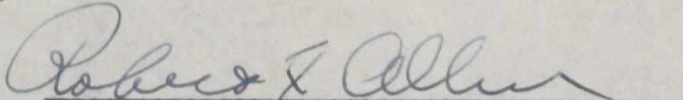
WHEREFORE the Plaintiff asks judgment against the Defendant in and for the sum of \$71.73 plus interest and costs.


Robert F. Allen
Attorney for Plaintiff

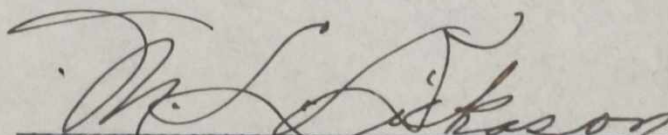
STATE OF OHIO

UNION COUNTY, ss:

Robert F. Allen being sworn says the Plaintiff is a foreign corporation and that as its attorney he is authorized to make this oath and that the facts herein are true as he verily believes.


Robert F. Allen

Sworn to before me and subscribed in my presence this 5th day of May, 1950.


M. L. Dickason, NOTARY PUBLIC
Union County, Ohio. My comm. ex. 9/13/51.

LEGAL DEPT.
STATEMENT

ITEMIZED VERIFIED ACCOUNT

Claim Num

Carl Ballinger

A5580

"EXHIBIT A"

R.# 2

Richwood, Ohio

In Account with

ADVANCE ALUMINUM CASTINGS CORP., Chicago, Ill.

DATE	NATURE OF ENTRY	DEBIT	CREDIT	REMARKS
1-10-49	Beverage Urn	\$18.95		
	9" Fry pan and cover	12.75		
	1½ Quart sauce pan	9.95		
	2½ " " "	10.95		
	Griddle	9.95		
	Minitmaid	38.95		
	Tax	3.02		
	Carrying charge	4.06		
	Down payment		\$20.52	
	C.O.D.		16.33	
		Total Amt. of Charges \$ 108.58		
		Total Amt. of Credits \$ 36.85		
		Balance Due on Acct. \$ 71.73		

State of Illinois }
County of Cook } ss.

Before me, the subscriber, a Notary Public, duly commissioned in and for said County, personally appeared.....

Fred P. Bohle, who is the Credit Manager for ADVANCE ALUMINUM CASTINGS CORP., a corporation incorporated under the State Laws of Illinois, who, being duly sworn, on oath, according to law deposes and says that the foregoing account

against Carl Ballinger is correctly copied from the books of Original Entry of ADVANCE ALUMINUM CASTINGS CORP., that the charges were made in said books at or about the time of their respective dates; that the goods for which said charges were made were sold and delivered as charged; that the charges are correct, and the amount just and true as stated; that there is now due and owing thereon the sum of seventy-one-73/100 Dollars, with interest, %, from

Affiant further affirms that no part of said sum has ever been paid or in any manner settled, and that there are no deductions or offsets of any kind, except such as are therein specified and credited.

Subscribed and sworn to before me, this 1st day of May A. D. 1950

In Testimony Whereof I have hereunto set my hand and seal, the day and year aforesaid.

Notary Public.
COMMISSION EXPIRES AUGUST 28, 1953

BEFORE JOSEPH BRYAN, JUSTICE OF THE PEACE
IN AND FOR YORK TOWNSHIP, UNION COUNTY, OHIO

Advanced Aluminum Castings Corp.

PLAINTIFF,

-vs-

Carl D. Ballinger,

DEFENDANTS.

:

:

:

:

:

Case No.

PRAECIPE

TO THE JUSTICE:

Please issue summons against the Defendant, Carl D. Ballinger,
directed to the Constable of your Township and make same returnable accord-
ing to law.

Endorse summons "action for money on a book account, amount
claimed \$71.73 with interest and costs".


Robert F. Allen

Attorney for Plaintiff

Sat
Set for May 20, 1950

ROBERT F. ALLEN

ATTORNEY AT LAW
RICHWOOD, OHIO

6 May, 1950

Mr. Joseph Bryan
Justice of the Peace
Peoria, Ohio

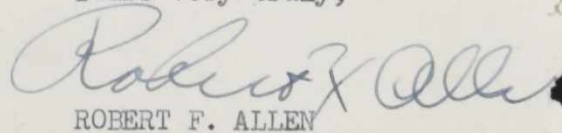
Dear Joe:

Enclosed a Bill of Particulars against Carl D. Ballinger with a deposit of \$7.50 to secure costs.

File the case, issue summons to the Constable without delay set the case down in 10 days or so and notify me, and we will proceed to judgment as soon as possible.

I do not advise that you talk to Debtor before filing suit.

Yours very truly,

A handwritten signature in cursive script, appearing to read "Robert F. Allen", written in dark ink.

ROBERT F. ALLEN

RFA:rjb

JUSTICE'S OR MAYOR'S FEES

Pliff's
CostsDeft's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Advanced Admin
Carney Corp

Plaintiff

No. vs.
Carl D Ballinger

Defendant

Action on *Money on Book*

Robert Allen Att'y for Pliff.
Att'y for Deft.

Am't claimed, \$ *71.73* with interest
from 19 , at per cent and costs.

Judgment for 19
\$ and costs \$

Be It Remembered, that on the *20* day of *May* 19*50* the said

Plaintiff filed *their* Bill of Particulars herein, whereupon the following

proceedings were had: *on 20 Day of May*

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

*The Plaintiff a corporation
existing on July 1st 1948 with
its principal office in
Chicago, Plaintiff says
the Defendant is indebted to
it upon a book account
a copy of which is here to
attached marked exhibit A
and made a part of and
filed as though fully written
series in the amount of
\$71.73 said claim is just
due and unpaid and a demand
for payment of claim has
been made and payment
refused, wherefore the Plaintiff
ask judgment against the
Defendant in and for the sum
of \$71.73 Plus interest and cost
Robert Allen Plaintiff
Attorney*

*Summons was issued
and served and returned
1950 on 20 day of May
Plaintiff's attorney
appeared and defendant appeared
and confessed judgment
in said case*

in and for the

goak
(Township—Village)

of

Imore

County, Ohio

*On the 20 Day of May 1950
C D Ballinger appeared and confessed
judgment in the amount of \$71.73
and cost*

UNDERTAKING FOR STAY OF EXECUTION

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

Received this summons on the _____ day of _____, 19____, at _____ o'clock
M., and I served the same on the _____ day of _____, 19____, on the said
by leaving a certified copy thereof, and of the indorsements thereon with *

CONSTABLE'S FEES	
Service and Return,	Persons each 80c \$
Mileage, first mile, 50c -	- - - - -
Additional miles, each 15c -	- - - - -
Total	\$

* "With his 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."

Constable

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT,

York Township
Union County, Ohio

The McCarter (Required)
vs. *Ballinger* Plaintiff
Carl D. Ballinger, D.O.A.
The Ballingers Defendant

SUMMONS

Returnable 19.....

at o'clock 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 - - - - - \$.....

\$.....

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

Constable

SUMMONS

Gen'l Code, Sec. 10233, 5, 7

The State of Ohio

County, ss.

To

Leroy Pinner

Constable of

York

Township in

said County, Greeting:

YOU ARE HEREBY COMMANDED to summon

William C Ballinger Carl D Ballinger DPA
The Ballingersto appear before me, the undersigned, a Justice of the Peace, in my office in York
Township, on the 20 day of May 1930, at 7³⁰ o'clock P.M.,
to answer the action of The McCaskey Register Cofor the amount due on action for money on book account
of \$21.18 with interest and cost

The Plaintiff asks a judgment for the amount indorsed hereon, and for costs in this case

You will make due return of this writ on or before the 24 day of May
1930, at 7³⁰ o'clock P.M.

WITNESS my hand, this

12 day of

May

1930

J H Bryan

Justice of the Peace

Received this summons on the 13 day of March 1930
14 day of April 1930, at 3 o'clock
19 day of May 1930, on the said

by leaving a certified copy thereof, and of the indorsements thereon with * and

CONSTABLE'S FEES		
Service and Return,	Persons each 80c	\$ 80
Mileage, first mile, 50c	- - - - -	80
Additional miles, each 15c	- - - - -	60
Total	- - - - -	\$ 190

de Roy Rogers Defendant
de Roy Rogers Constable

* "With his 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."

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT,

York Township
Union County, Ohio

The Incorperated Registry Co vs. Plaintiff
William B. Ballinger and
Carl B. Ballinger, JR. Defendant
the Ballingers

SUMMONS

Returnable 19

at o'clock 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 - - - - - \$

\$

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

de Roy Rogers Constable

SUMMONS

Gen'l Code, Sec. 10233, 5, 7

The State of Ohio Franklin County, ss.To Gerard Pyner Constable of York Township in
said County, Greeting:

YOU ARE HEREBY COMMANDED to summon

William E Ballinger and Carl D Ballinger DBA
the Ballingersto appear before me, the undersigned, a Justice of the Peace, in my office in York
Township, on the 20 day of May 1930, at 9³⁰ o'clock P.M.,
to answer the action of The McCaskey Register Cofor the amount due on Actions for money on a Book account
of \$24.18 with interest costThe Plaintiff asks a judgment for the amount indorsed hereon, and for costs in this case
amount \$21.18You will make due return of this writ on or before the 20 day of May
1930, at 9³⁰ o'clock P.M.WITNESS my hand, this 12 day of May 1930J. H. Bryan
Justice of the Peace

BEFORE JOSEPH BRYAN, JUSTICE OF THE PEACE
IN AND FOR YORK TOWNSHIP, UNION COUNTY, OHIO

The McCaskey Register Co.

PLAINTIFF

-vs-

William E. Ballinger and
Carl D. Ballinger dba
Ballingers,

DEFENDANTS.

Case No.

BILL OF PARTICULARS

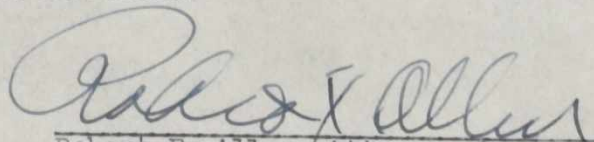
The Plaintiff says the McCaskey Register Co. is an Ohio corporation doing business at Alliance, Ohio.

The Plaintiff says the Defendants, William E. Ballinger and Carl D. Ballinger are doing business as Ballingers at York Center in York Township, Union County, Ohio.

The Plaintiff says there is due it the sum of \$21.18 from the Defendants upon a book account a copy of which is hereto attached marked "Exhibit A" and made a part hereof as though fully rewritten herein.

The Plaintiff says a demand for the payment of the above account has been made and payment refused and that said account is just due and unpaid.

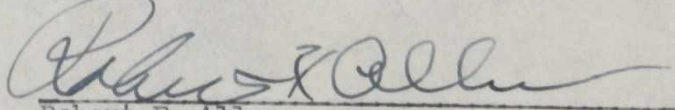
WHEREFORE the Plaintiff asks judgment against the Defendants in and for the sum of \$21.18 with interest and costs.



Robert F. Allen, Attorney for Plaintiff

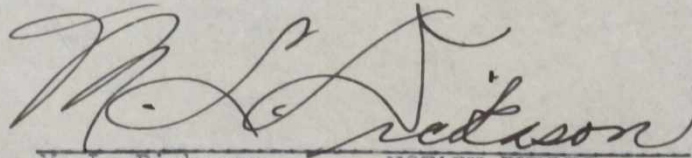
STATE OF OHIO, UNION COUNTY, ss:

Robert F. Allen being sworn says the Plaintiff is a foreign corporation and that as its attorney he is authorized to make this oath and that the facts herein are true as he verily believes.



Robert F. Allen

Sworn to before me and subscribed in my presence this 5th day of May, 1950.



M. L. Dickason, NOTARY PUBLIC
Union County, Ohio. My comm. ex. 9/13/51.

STATEMENT

Alliance, Ohio.

April 5, 1950

M

BAILLINGER'S
RICHWOOD, OHIO

IN ACCOUNT WITH

THE McCASKEY REGISTER COMPANYMAKE ALL CHECKS PAYABLE TO THE McCASKEY REGISTER CO.
RETURN THIS STATEMENT WITH YOUR REMITTANCE.

IF IT HAS ALREADY BEEN MAILED DISREGARD THIS NOTICE AND ACCEPT OUR THANKS

DATE	ITEM	DEBIT	CREDIT	BALANCE
11-28-49	250 #113 Dup Single Carbon Sales Books	16.25		
	Interest	.33		
	Freight & Storage	4.60		
		21.18		21.18

X

State of Ohio (
 (SS
 (
 County of Stark (

Before me personally appeared R. Middleton who being duly sworn, says that he is Secretary of the McCaskey Register Company, an Ohio Corporation doing business at Alliance in said state and county; that the attached statement of account in favor of said Corporation against

Ballinger's, Richwood, Ohio

is just and correct; that the balance now due and unpaid on said account is Twenty-One and-----18/100 dollars as principal, with interest ~~XXXX~~; that there are no off-sets nor counter-claims whatever against the same, to the best of the affiant's knowledge and belief; and that the only security said The McCaskey Register Company has for the same is no security.

R. Middleton
Affiant

Sworn to before me, and signed in my presence
this 5th day of April ~~1950~~ 1951

D. C. Wilson, Notary Public
My Commission Expires June 25, 1951

D. C. Wilson
Notary Public

X

BEFORE JOSEPH BRYAN, JUSTICE OF THE PEACE
IN AND FOR YORK TOWNSHIP, UNION COUNTY, OHIO

The McCaskey Register Co.

PLAINTIFF,

-vs-

William E. Ballinger and
Carl D. Ballinger dba
Ballingers,

DEFENDANTS.

:

:

:

:

:

:

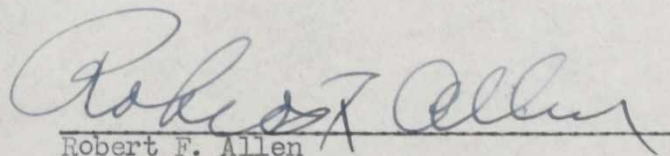
Case No.

PRAECIPE

TO THE JUSTICE:

Please issue summons against the Defendants, William E. Ballinger and Carl D. Ballinger dba Ballingers, directed to the Constable of your Township and make same returnable according to law.

Endorse summons "action for money on a book account, amount claimed \$21.18 with interest and costs".



Robert F. Allen
Attorney for Plaintiff

JUSTICE'S OR MAYOR'S FEES

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

Plt's
CostsDef't's
CostsAction on *Money on Book acc't**The Mckaskey
Register Co*

Plaintiff

Robert Allen

Att'y for Plt.

No.

vs.

*William E Ballinger
Carl D Ballinger
Jesse H Ballinger*

Defendant

Am't claimed, \$ *21.88* with interest

from 19 at per cent and costs.

Judgment for 19

\$ and costs \$

Be It Remembered, that on the *5* day of *May* 19*50*, the saidPlaintiff filed *them* Bill of Particulars herein, whereupon the following
proceedings were had:

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

The Plaintiff says the Mckaskey
 Register Co is an Ohio corporation
 doing business at Alliance, Ohio
 The plaintiff says the defendant
~~William E Ballinger~~ and Carl D Ballinger
 are doing business as Ballinger
 at York Center in York Twp Union
 County Ohio the Plaintiff says
 there is due to the sum of \$21.18 from
 the defendants upon a book account
 a copy of which is hereto attached
 marked "Exhibit A" and made a part
 hereof. as though fully reworded herein
 The plaintiff says a demand for the
 payment of the above account has
 been made ~~and a part has been paid~~
 fully and payment refused and
 that said account is just due and
 unpaid. Wherefore the plaintiff
 asks judgment against the
 defendant in and for the sum
 of \$21.18 with interest & cost
Robert F Allen attorney for Plaintiff
 State of Ohio, Union Co 95. Robert
 F Allen being sworn say the
 Plaintiff is a foreign Corporation
 and that as its attorney he is
 authorized to make this oath
 and that the facts herein are
 true as he verily believes.
Robert F Allen

Sworn to before me and subscribed
 in my presence this *5th* day of *May*
 19*50* *M L. Dickson* Notary Public

Cost for this case was furnished by Plaintiff's
 Attorney \$7.20
 on May 24-1950. Case was tried and
 was as follows
 on the 20 day of May 1950
 Carl D. Ballinger, Coffees Judgment
 in the amount of \$21.88 and cost
 Summons issued and returned as usual
 case was tried on 20 May 1950
 and judgment given by defendant confessing
 judgment in and for full amount

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the _____ day of _____ A. D. 19____, the said _____ obtained
 judgment against the said _____ on the docket of _____ J. P.—Mayor

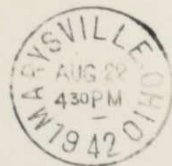
for _____ Dollars and _____ Cents, and costs taxed _____
 Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common
 Pleas of _____ County. Now, therefore, I, _____ of _____

do hereby promise and undertake to the said _____ in the sum of _____
 Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that
 may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

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

J. P.—Mayor

HAROLD CAMER
CLERK OF COURTS
UNION COUNTY
MARYSVILLE, OHIO



J. H. Bryan
Peoria
Ohio

R.F.D.

"EXHIBIT A"

State of Kansas }
County of Wyandotte }

Before me, Helen Hegwood, Notary Public, in and for said County and State, personally appeared Edith Hare, who, being by me sworn in due form of law, doth depose and say, that she is Credit Manager of American Battery Mfg. Co., a partnership composed of E. B. Coile and J. O. Mitchell, that the annexed account against William E. Ballinger, York, Ohio

is correctly copied from books of original entry of AMERICAN BATTERY MFG. CO. that within the knowledge of the affiant, the charges were made in the said books at or about the time of their respective dates; that the goods for which said charges were made, were sold and delivered as charged, that the charges are correct, and the account just and true as stated; that said plaintiffs hold no security for said indebtedness, or any part thereof; that the whole sum of Fifty-one Dollars and sixty Cents, with interest thereon from the 18th day of October A.D. 19 48, is now due and owing to this claimant and no part of said principal sum or interest thereon has been paid or in any manner settled, and that there are no deductions or offsets of any kind whatever to which the debtor is entitled, except such as are specified and credited on the said annexed account.

Edith Hare
Subscribed and sworn to before me this 7th day of April
A.D. 19 50.

My Commission Expires June 29, 1953

Helen Hegwood
Notary Public

DUPLICATE INVOICE
Also AMERICAN PRODUCTS BATTERY CO.
AMERICAN BATTERY MANUFACTURING CO.
1700-18 KANSAS AVE. — PHONE ATwater 9255 — KANSAS CITY 3, KANSAS

Kansas City 8, Mo. Branch St. Paul 1, Minn. Factory
1930 Grand Ave. 460-80 Kittson St.
Harrison 7638 Cedar 6338

FACTORY & GENERAL OFFICES
KANSAS CITY 3, KANSAS
1700-18 KANSAS AVE.
ATWATER 9255

Chicago 16, Ill. Branch St. Louis 3, Mo. Branch
2115 S. Michigan Ave. 3118 Locust St.
DANube 2803 NEWstead 3452

SOLD
TO

William E. Ballinger
York, Ohio

INVOICE

2734

INVOICE DATE 10/18/48

YOUR ORDER NO.

VIA

SHIPPED TO

QUANTITY	TYPE	DESCRIPTION	UNIT PRICE	EXTENSION	
"					
2	1G	American Batteries	13.50	27	00
.2	2AG	" "	13.50	27	00
				54	00
		Less 60¢ per battery frt. & adv. allowance		2	40
				51	60

AMERICAN PRODUCTS BATTERY CO.

410 EASTERN STREET
ST. PAUL 1, MINNESOTA

18-16-40

BEFORE JOSEPH BRYAN, JUSTICE OF THE PEACE
IN AND FOR YORK TOWNSHIP, UNION COUNTY, OHIO

American Products Battery Co.

PLAINTIFF,

-VS-

William E. Ballinger,

DEFENDANT.

:

:

:

:

:

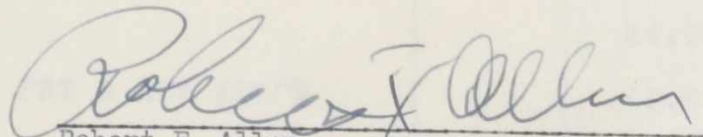
Case No.

BILL OF PARTICULARS

The Plaintiff says the Defendant is indebted to it upon a book account a copy of which is hereto attached marked "Exhibit A" and made a part hereof as though fully rewritten herein in the amount of \$51.60.

Said claim is just due and unpaid and a demand for payment of the same has been made and payment refused.

WHEREFORE the Plaintiff asks judgment against the Defendant in and for the sum of \$51.60 plus interest and costs.

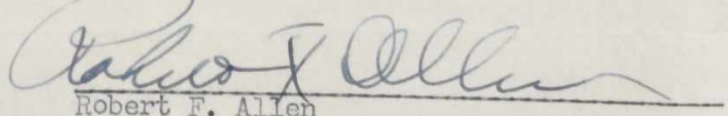


Robert F. Allen,
Attorney for Plaintiff

STATE OF OHIO

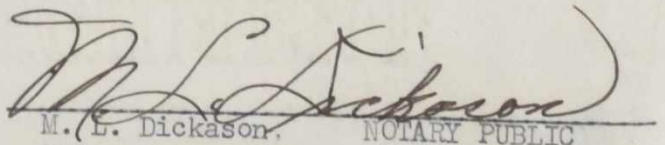
UNION COUNTY, ss:

Robert F. Allen being sworn says the Plaintiff is a foreign corporation and that as its attorney he is authorized to make this oath and that the facts herein are true as he verily believes.



Robert F. Allen

Sworn to before me and subscribed in my presence this 5th day of May, 1950.



M. E. Dickason, NOTARY PUBLIC
Union County, Ohio. My comm. ex.

9/13/51.

DUPLICATE INVOICE
ADJUSTMENT INVOICE

AMERICAN PRODUCTS BATTERY CO.

470 KITTSON STREET 2115 20 MICHIGAN AVE
ST. PAUL 1, MINNESOTA CHICAGO 16 ILLINOIS

DATE RECEIVED

10-16-48

OUR INVOICE NO.

#2734

SHIP TO

Wm. E. Ballinger
York, Ohio

DATE 10-18-48

P.O. Peoria, Ohio

YOUR ORDER NO.

SOLD TO

Same

SALESMAN

TERMS 4% 10 days
2% Prox

VIA

QUANTITY		TYPE	AMERICAN DESCRIPTION	PRICE	TOTAL
ORDERED	SHIPPED				
2	2	1G	BATTERIES, ELECTRIC STORAGE, WET	13.50	27.00
2	2	2AG		13.50	27.00
					54.00
LESS 60% FRT & ADV ALLOW					2.40
					51.60

LEGAL PARTMENT

BEFORE JOSEPH BRYAN, JUSTICE OF THE PEACE
IN AND FOR YORK TOWNSHIP, UNION COUNTY, OHIO

American Products Battery Co.,

PLAINTIFF,

-VS-

William E. Ballinger,

DEFENDANTS.

:

:

:

:

:

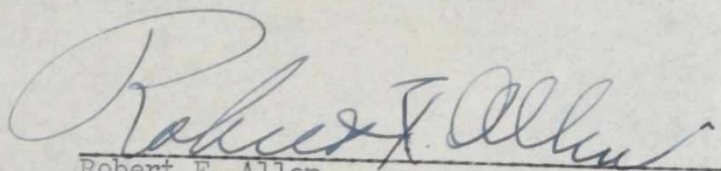
Case No.

PRAECIPE

TO THE JUSTICE:

Please issue summons against the Defendant, William E. Ballinger,
directed to the Constable of your Township and make same returnable according
to law.

Endorse summons "action for money on a book account, amount claimed
\$51.60 with interest and costs".



Robert F. Allen
Attorney for Plaintiff

FREDWAY'S

RETURN

Gen'l Code, Secs. 2834, 6, 3038, 10237 to 45

Received this summons on the 13 day of May, 1930, at 3 o'clock P. M., and I served the same on the 14 day of May, 1930, on the said

by leaving a certified copy thereof, and of the indorsements thereon with *

CONSTABLE'S FEES

Service and Return,	Persons each 80c	\$ <u>60</u>
Mileage, first mile, 50c		<u>80</u>
Additional miles, each 15c		<u>40</u>
Total		\$ <u>199</u>

Constable

* "With his 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."

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT,

York Township
Union County, Ohio

The American Brockett Baking Co. Plaintiff
vs.
William E. Ballinger Defendant

SUMMONS

Returnable May 29 1930
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 \$
\$

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

Le Roy Pyers
Constable

SUMMONS

Gen'l Code, Sec. 10233, 5, 7

Case Responced
till further notice

The State of Ohio,

County, ss.

To

Gerard Payer Constable of

Township in

said County, Greeting:

YOU ARE HEREBY COMMANDED to summon

William E Ballinger

to appear before me, the undersigned, a Justice of the Peace, in my office in York
 Township, on the 20 day of May 1930, at 6:30 o'clock P.M.,
 to answer the action of American Product Battery Co

for the amount due on action for money on a Book account
 for the sum of \$37.50 and interest

The Plaintiff asks a judgment for the amount indor sed hereon, and for costs in this case
 amount \$51.50

You will make due return of this writ on or before the 20 day of May
 1930, at 6:30 o'clock P.M.

WITNESS my hand, this 12 day of May 1930

J H Bayson
 Justice of the Peace

William E Ballinger American Product Battery Co
 Ballinger. Claims Battery was placed in an consignment
 Consignment and was to be paid for as that was sold
 as to this Plaintiffs attorney Robert Allen
 ask for an adjournment till he has opportunity
 to investigate further in the case

Constable	Instal
Carl Ballinger 90	330 Carl Ballinger
190	330
William 190	295
Battery 370	895
	370
	<hr/> 14.55

295	William Ballinger
390	
390	
<hr/> 10.83	

295	
390	
390	
<hr/> 10.75	Instal of Bank Cost
370	
<hr/> 14.45	
1845	22.50
605	10.45
<hr/> 22.50	<hr/> 6.05

ROBERT F. ALLEN
ATTORNEY AT LAW
RICHWOOD, OHIO

23 - Tuesday 8 o'clock
P.M.
8 May, 1950

Mr. Joseph Bryan
Justice of the Peace
Peoria, Ohio

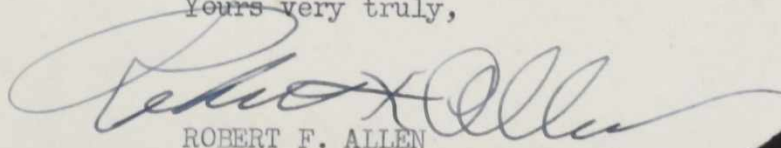
Dear Joe:

Enclosed a Bill of Particulars against William E. Ballinger
with a deposit of \$7.50 to secure costs.

File the case, issue summons to the Constable without delay,
set the case down in 10 days or so and notify me, and we will
proceed to judgment as soon as possible.

I do not advise that you talk to Debtor before filing suit.

Yours very truly,

A handwritten signature in dark ink, appearing to read "Robert F. Allen", with a stylized flourish at the end.

ROBERT F. ALLEN

RFA:rjb

JUSTICE'S OR MAYOR'S FEES

Plt's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

American Product
Battery Co

Plaintiff

No. *vs.*
William E Ballinger

Defendant

Robert Allen Att'y for Pltff.

Att'y for Deft.

Am't claimed, \$ *51.50* with interest
from 19 , at per cent and costs.

Judgment for 19
\$ and costs \$

Be It Remembered, that on the 5 day of May 1950, the said

Plaintiff filed this Bill of Particulars herein, whereupon the following
proceedings were had: *On the 20 day of May*

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

The Plaintiff says the
Gre Carver Register Co is a
Ohio Corp. doing business in
allayed Ohio Plaintiff says
the Defendant doing business
as William and Carl Ballinger
as it was Carl Ballinger alone
at summerville

The Plaintiff says that
due to the sum of \$1.18
from the Defendant upon a
book account a copy of which
here attached did make
an exhibit a automobile
apost here of as things
being given in
the Plaintiff says a demand
for payment of above account
and then made and payment
Refused and that said account
is just due and unpaid
wherefore the Plaintiff
ask judgment against the
Defendant in and for the
sum of \$1.18 with interest
and cost

Robert Allen attorney

Summons was issued and
served and returned and
Defendant and Plaintiff attorney
appearing

and Carl Ballinger confessed
judgment for full amount
and cost

York
Township—Village

Chrom

Cost in this case was furnished in advance
by Plaintiff's attorney Robert Allen
Case Responed till further notice

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the day of A. D. 19 , the said obtained
judgment against the said on the docket of J. P.—Mayor

for Dollars and Cents, and costs taxed
Dollars and Cents, and the said intends to appeal therefrom to the Court of Common
Pleas of County. Now, therefore, I, of

do hereby promise and undertake to the said in the sum of
Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that
may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

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

J. P.—Mayor

Jan 2-1851
in Case of
William Griffith vs

Wade Taylor and Thomas Woodworth
Case called and
Plaintiff nor defendant appeared
then Justice declared case
dismissed Providing the cost
be paid. Cost was assessed
as follows William Griffith 30⁰⁰
Thomas Woodworth 18⁰⁰
Wade Taylor 12⁰⁰

Signed this 2 day
of Jan-1851

J H Bryan
Justice of Peace

31-6 m J H

ORDER OF ATTACHMENT

STATE OF OHIO,

UNION COUNTY, SS:

TO: Charles Davis, Constable of Claibourne Township in said County, GREETING:

You are commanded to attach and safely keep the goods, chattels, stocks, or interests in stocks, rights, credits, moneys, and effects of the Defendants, Wade Taylor and Thomas Woodworth, in your said County, not exempt by law from being applied to the payment of the claim of the Plaintiff, William T. Griffith, or so much thereof as will satisfy his claim for \$228.06. You will make due return of this order on the 14th day of November, 1950 at 2:00 o'clock P.M.

Witness my hand, this 2nd day of November, 1950.

Joseph Bryan
Joseph Bryan, Justice of the Peace in
and for York Township, Union County, Ohio

INVENTORY AND APPRAISEMENT

An inventory and appraisement of property attached by the undersigned, Charles Davis, Constable of Claibourne Township, Union County, at the suit of William T. Griffith against Wade Taylor and Thomas Woodworth made this 3 day of November, 1950 upon actual view, by said Constable, and Jesse Adams, and R P Perry, two householders of said County (the said Wade Taylor and Thomas Woodworth being first duly sworn by said Constable) to-wit:

Charles Davis
Charles Davis, Constable

R P Perry
Jesse Adams

BEFORE JOSEPH BRYAN, JUSTICE OF THE PEACE IN AND
FOR YORK TOWNSHIP, UNION COUNTY, OHIO

William T. Griffith,

PLAINTIFF,

-VS-

Wade Taylor,
Richwood, Ohio, and

Thomas Woodworth,
Kalamazoo, Michigan

DEFENDANTS.

Case No.

BILL OF PARTICULARS

The Plaintiff says there is due him from the Defendants for work and labor for the care of two race horses owned by Thomas Woodworth and in the custody of Wade Taylor from 20 August, 1950 to 1 November, 1950 inclusive at \$25.00 per week on which there has been paid the sum of \$50.00, plus \$17.35 advanced by the Plaintiff to the Defendant, Wade Taylor, as an entry fee for a race for one of said horses.

The Plaintiff says said claim is just, due, and unpaid and that a demand for payment of the same has been made and payment refused.

Wherefore, Plaintiff asks judgment against the Defendants in and for the sum of \$228.06 with interest at 6% from 1 November, 1950 and costs.

Robert F. Allen

Robert F. Allen, Attorney for Plaintiff

STATE OF OHIO,

UNION COUNTY, SS:

William T. Griffith being sworn says the facts herein are true as he verily believes.

William T. Griffith
William T. Griffith

Sworn to before me and subscribed in my presence this 2nd day of November, 1950.

Robert F. Allen
Robert F. Allen, Not. Pub., St. of Ohio
My comm. ex. 3/8/52.

BEFORE JOSEPH BRYAN, JUSTICE OF THE PEACE IN AND
FOR YORK TOWNSHIP, UNION COUNTY, OHIO

William T. Griffith,

PLAINTIFF,

-vs-

Wade Taylor,
Richwood, Ohio, and

Thomas Woodworth,
Kalamazoo, Michigan

DEFENDANTS.

:

:

Case No.

:

AFFIDAVIT FOR ATTACHMENT
AND ESTABLISHMENT OF
STABLEKEEPERS LIEN

:

:

:

:

STATE OF OHIO,

UNION COUNTY, SS:

William T. Griffith being duly sworn according to law says the cause of action of the Plaintiff herein against the Defendants is for work and labor; that said claim is just; that he ought to recover in money the sum of \$228.06; and that the property sought to be attached by this proceeding is not exempt from execution.

And further affiant saith naught.

William T. Griffith
William T. Griffith

Sworn to and subscribed by William T. Griffith before me this 2nd day of November, 1950.

Joseph H. Bryan
Joseph H. Bryan

2

2

2

2

2

22

七

Office Girl 4193

STATE OF CALIFORNIA
COUNTY OF LOS ANGELES

IN SENATE

January 1, 1911

Assembly Bill No. 1111

Relating to the
education of the

children of the
indigent parents

and to the

control of the same

Enacted by the Senate of the State of California, at its special session, called for the purpose of amending the

Constitution of the State of California, approved by the people at the election held on the 5th day of June, 1902, and

the Legislature of the State of California, at its regular session, 1909, and 1910, and 1911.

Approved by the Governor of the State of California, on the 15th day of January, 1911, and the Senate has concurred in the same.

Attest: I, Secretary of the Senate, do hereby certify that the foregoing is a true and correct copy of the original as the same appears in the files of the Senate.

Wm. H. H. H.

Secretary of the Senate



GRAFF TRUCKING COMPANY, INC.

516 EAST NORTH ST.

KALAMAZOO 16, MICHIGAN

December 18, 1950

Justice Joseph Bryan
RFD 1
Peoria, Ohio

Dear Sir:

You will find enclosed herewith my check #134 in the amount of \$18.00 to close the case of William T. Griffith, Plaintiff vs. Wade Taylor and Thomas B. Woodworth, Defendants, which we discussed with you at great length over the telephone.

I realize, of course, that you are not at fault in this matter, and I am sure that you can understand my position inasmuch as I paid Wade Taylor several months in advance for the care of my horse, Tom Pointer. I certainly appreciate the manner in which you handled this action when it was thoroughly explained to you.

Actions of this sort are very embarrassing, and you may rest assured that any future dealings with any trainer will be handled entirely different from this original agreement.

Again thanking you for the courtesy shown, and taking this opportunity to wish you the compliments of the season, I am

Very truly yours,

GRAFF TRUCKING COMPANY, INC.

Thomas B. Woodworth
T. B. Woodworth
President

TBW/hh
Enclosure

GRAFF TRUCKING CO., INC.,
516 E. North St.,
KALAMAZOO, MICH.



Check inside for \$18.00

Justice Joseph Bryan
RFD 1
Peoria, Ohio



BEFORE JOSEPH BRYAN, JUSTICE OF THE PEACE
IN AND FOR YORK TOWNSHIP, UNION COUNTY, OHIO

William T. Griffith,

PLAINTIFF,

-vs-

Wade Taylor and
Thomas Woodworth,

DEFENDANTS.

:

:

:

:

:

:

Case No.

MOTION

The Plaintiff, William T. Griffith, by his Attorney, Robert F. Allen,
respectfully moves the Court as follows:

1. That the order made on 14 November, 1950 ordering the Plaintiff, William T. Griffith, to deposit \$24.50 on or before Thursday, 16 November, 1950 and a like amount each Thursday thereafter to secure the cost of caring for the two horses attached in this case be rescinded and dismissed.
2. That the Justice of the Peace order an immediate sale of the livestock, that is, the two horses under attachment and direct the officer having custody thereof to dispose of said horses as upon execution.

LAW IN SUPPORT OF MOTION

The Plaintiff in support of the above motion calls the attention of
the Justice of the Peace to the following law.

G.C. Sec. 10263. PROCEEDINGS IF SUMMONS CANNOT BE SERVED. When property of the Defendant has been taken under the order of attachment, and it appears that the summons issued in an action has not been, and cannot be, served on the Defendant in the County, in the manner prescribed by law, the Justice shall continue the cause for a period of not less than 15, nor more than 60 days. The Plaintiff thereupon shall cause the order of attachment to be addressed and delivered to the Defendant, if his address is known, by registered mail, or to be addressed and delivered to the Constable of the Township in which the Defendant resides for service upon the Defendant, or shall proceed to publish for three consecutive weeks in a newspaper printed in the County, a notice, stating the names of the parties, the time when, by what Justice of the Peace, and for what sum the order was issued, and make proof of such publication to the Justice; when the order of attachment is sent to such foreign Constable it shall be served at

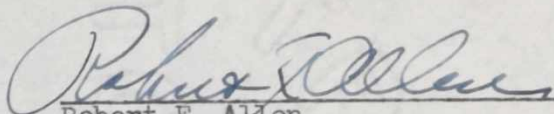
least six days before the time to which the action has been continued; whereupon the action shall be proceeded with.

G.C. Sec. 10264. IMMEDIATE SALE. When the cause is continued as provided in the next preceding section, and it appears that any of the property taken under the attachment is livestock or of a perishable nature, the Justice may issue his order, directing the officer having custody thereof, to dispose of it as upon execution. The money realized therefrom shall be paid over to the Justice and applied as is other money from the sale of the property attached.

It readily appears the proper procedure is to sell this livestock under the laws of the State of Ohio to save the expense of its maintenance pending a final determination of the cause and there is no law to support compelling the Plaintiff to put up the money to care for the livestock until final determination of the cause.

Therefore, the Plaintiff requests approval of both parts of the motion above made.

Respectfully submitted,



Robert F. Allen,
Attorney for Plaintiff

RETURN

Gen'l Code, Secs. 2834, 6, 3038, 10237 to 45

Pickwood

Ohio, *Nov 14* 19*30*

Received this summons on the *2* day of *Nov* 19*30*, at *3* o'clock
P. M., and I served the same on the *3* day of *Nov* 19*30*, on the said
Made Taylor Thomas Woodworth Not found
by leaving a certified copy thereof, and of the indorsements thereon with *

CONSTABLE'S FEES

Service and Return,	Persons each 80c	\$	<i>80</i>
Mileage, first mile, 50c	- - - - -		<i>50</i>
Additional miles, each 15c	- - - - -		
Total	- - - - -	\$	<i>130</i>

At his usual place of Residence - Charles Davis

Constable

* "With his 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."

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT,

Township

County, Ohio

vs. Plaintiff

Defendant

SUMMONS

Returnable 19

at o'clock 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 \$

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

Charles Davis

Constable

S U M M O N S

Gen'l Code, Sec. 10233, 5, 7

The State of Ohio, Union County, ss.To Charles Davis Constable of Claibourne Township in
said County, Greeting:YOU ARE HEREBY COMMANDED to summon Wade Taylor and Thomas Woodworthto appear before me, the undersigned, a Justice of the Peace, in my office in York
Township, on the 11th day of November, 19 50, at 2:00 o'clock P. M.,
to answer the action of William T. Griffithfor the amount due on account for work and labor

The Plaintiff asks a judgment for the amount indor sed hereon, and for costs

You will make due return of this writ on or before the 11th day of November,
19 50, at 2:00 o'clock P. M.WITNESS my hand, this 2nd day of November, 19 50.Joseph H. Bryan
Justice of the Peace

ROBERT F. ALLEN
ATTORNEY AT LAW
RICHWOOD, OHIO

24 November, 1950

Mr. Joseph Bryan
Justice of the Peace
Peoria, Ohio

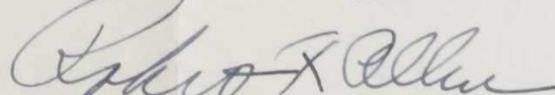
Dear Sir:

This is with reference to the Motion filed on behalf of William T. Griffith, Plaintiff, in the case against Wade Taylor and Thomas Woodworth in your Court asking for the order for William T. Griffith to deposit \$24.50 as costs be rescinded and dismissed and also asking for the immediate sale of two horses attached.

Please be advised I have been unable to successfully arrange for a date for this motion to be heard with Mr. Joseph Grigsby, attorney for the defendants, and will you please set this Motion down for hearing at an early date and notify both Mr. Grigsby and this office so both of us can be present in your Court to argue this Motion.

A copy of this letter has been forwarded to Mr. Joseph Grigsby, attorney for the defendants.

Yours very truly,


ROBERT F. ALLEN

RFA:rjb

ROBERT F. ALLEN

ATTORNEY AT LAW
RICHWOOD, OHIO



Mr. Joseph Bryan
Justice of the Peace
Peoria, Ohio

Divide the
Cost



14 Nov. 1950

Continued to 2 Jan. 1951 at 2:00 P.M.

Plaintiff to pay 24.⁵⁰ costs by Thursday

16 Nov. 1950 to secure cost of maintenance
of horses and a like amount on Thursday
of each week until final hearing. Failure
to secure costs, horses dismissed from
attachment

approved

Robert X Allen atty for pty

Finley

ME

11

11

11

1930

ROBERT F. ALLEN
ATTORNEY AT LAW
RICHWOOD, OHIO

8 May, 1950

Mr. Joseph Bryan
Justice of the Peace
Peoria, Ohio

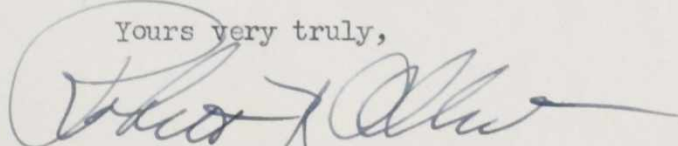
Dear Joe:

Enclosed a Bill of Particulars against Ballingers with
a deposit of \$7.50 to secure costs.

File the case, issue summons to the Constable without
delay, set the case down in 10 days or so and notify me, and
we will proceed to judgment as soon as possible.

I do not advise that you talk to Debtor before filing
suit.

Yours very truly,



ROBERT F. ALLEN

RFA:rjb

State of Ohio, Warren County ss:

Nov. 14th 1950

I Ernest Shaw, first being duly sworn say that the following personal property attached by Constable Davis in the suit of Wm T. Griffith vs. Wade Taylor et al. is my personal property and the defendants in said case have no interest in these items:

1. full set of horse harness
2. Set of hobbles
3. over-checks
4. 1 gun bridle

Ernest Shaw
ERNEST SHAW

Sworn to before me and subscribed in my presence this 14th day of November 1950

J. H. Briggs
Justice of the Peace in and
for York Twp. Warren County, Ohio

Richwood, Ohio,

Nov 3-1950

Charles Davis'

Constable Richwood @

Dr. To

The Village of Richwood

Feed furnished for two race horses
Tom Painter and Kalamagoe John Attached
in suit of William Griffith Taylor & woodworth
from 3 of Nov. to 14th Nov. \$15⁰⁰ Per day
Total \$18⁰⁰

Ernest Shan

Richwood, Ohio.....

Nov 20 - 1956

Charles Davis Constable

Richwood O

Dr. To

The Village of Richwood

Labor and feed furnished to horses in the
Attachment suit William Griffith Woodworth
and Taylor feed and Labor from 3rd Nov to
20th Nov 18 Days at the rate of \$3 50 Per day

Total \$63 00

Conest Shau

Richwood, Ohio,

Nov 3-1950

Charles Davis

Constable Richwood &

Dr. To

The Village of Richwood

Ernest Shaw for taking care of Tom Painter
& Kalamazoo John from 3rd Nov to 14 Nov
at \$2⁰⁰ day total
\$24⁰⁰

Ernest Shaw

The Village of Richwood

Richwood, Ohio

Attachment was made on Horses
3rd Nov at 3 o'clock P^M and Horses
was Released on 20th Nov at 9 o'clock A^M

Chas Davis Constable
Richwood

Q

6700 *offpraiser*

35.00
18.00
<hr/>
53.00
22.00
<hr/>
75.00
67.00
<hr/>
8.00

The Village of Richwood

Richwood, Ohio

1935 Plymouth Coach	\$ 75.00
1937 Studebaker Sedan	\$ 200.00
Bed Room suit	\$ 30.00
Rug	\$ 10.00
Heater	\$ 25.00
China Cabinet	\$ 10.00
6 Chairs	\$ 10.00
Stands & Lamp	\$ 10.00
Bed rug Library table	\$ 15.00
Bed & two rugs	\$ 10.00
Kitchen table Chairs	\$ 13.00
2 Small table	\$ 7.00
Gas range	\$ 10.00
Kitchen Cabinet	\$ 25.00
Congolium rug	\$ 2.00
Ice Bot	\$ 2.00
	\$ 150.00
Tom Pointer Race Horse	\$ 150.00
Kalamayor John	\$ 15.00
Race cart	\$ 15.00
Race harness boots	\$ 10.00
Trunk	\$ 724.00

Jesse Adams
P P Perre

JUSTICE'S OR MAYOR'S FEES

Plf's
CostsDef't's
Costs

Action on

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES

JURY FEES

William T. Griffith Plaintiff
vs.
Wade Taylor & Thomas Woodworth
and
Kalamazoo Inc. Defendant
Am't claimed \$250.00 with interest
from Nov 19 50 at 6 per cent and costs.
Judgment for 19
\$ and costs \$

Be It Remembered, that on the 2 day of Nov 1950, the said

Plaintiff filed his Bill of Particulars herein, whereupon the following

proceedings were had: on the 2 day of Nov 1950

Linnon was named as constable Charles Davis

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

The Plaintiff says that there is due
him from defendants the for work and
labor for the care of two Race horses
owned by Thomas Woodworth and in
custody of Wade Taylor from the 20 of
August 1950 - 1 November 1950 inclusive
at \$25.00 per week on which there
has been paid the sum of \$30.25 plus
\$17.35 advanced by Plaintiff to Defendant
Wade Taylor as an entry fee for
a race for one of said horses
The Plaintiff says said claim is just
due and unpaid and that a demand
for payment of the same has been
made and payment refused
Wherefore, Plaintiff asks judgment
against the defendants as and for
the sum of \$228.06 with interest at
6% from 7 November, 1950 and costs

Robert T. Allen
Robert T. Allen attorney for Plaintiff

State of Ohio
Union County, ss
William T. Griffith being sworn says
the facts herein are true as he
verily believes

William T. Griffith
William T. Griffith

Sworn to before me & signed
Subscribed at my presence on 2nd day
of Nov 1950 Robert T. Allen
Before Joseph H. Bryan Justice of the Peace in
York Union Co Ohio after view of attachment
and establishment of said keepers in
plaintiff William T. Griffith Richard Ohio vs
Defendant Wade Taylor Richard Ohio &
Thomas Woodworth Kalamazoo, Mich. gar

Order of attachment State of Ohio Union Co ss. to Charles Davis
Constable of Kalamazoo Twp in said Co, greeting you are commanded to attach
and safely keep the goods chattels, stock or interests in stocks, rights, credits
monies and effects of the defendant, Wade Taylor & Thomas Woodworth, in your said
Co. not exempt by law from being applied to payment of the claim of the Plaintiff
William T. Griffith, or as much thereof as will satisfy his claim for \$228.06
you will make due return of this order on the 14th day of November, 1950 at
2.00 o'clock P.M. witness my hand, this 2nd day of November, 1950
Joseph H. Bryan Justice Peace in & for York Union Co
under my appointment. Inventory and appraisal of property attached
by the undersigned, Charles Davis, constable of Kalamazoo Twp Union Co
O. at the suit of William T. Griffith against Wade Taylor & Thomas Woodworth
made this 3rd day of Nov, 1950 upon actual view by said constable
and Jess Adams & P.P. Perry two horses holders & said county the
P.P. Perry being just duly sworn by said constable to wit Charles Davis
Constable P.P. Perry, Jess Adams

Case Continued till Jan 7th 1951 at 2 P.M. o'clock
Compensating on Thursday 16 of Nov 1950 and continuing till said Trial
William Griffith to pay \$24.20 in advance
each week for care and maintenance of horses
to the said Justice of Peace herein as security for cost in form
value of same order, the horses is to be returned to owner and kept
disseminated from attachment

Approved by Robert Allen attorney for Plaintiff
and on Nov 17-1950 William Griffith has failed to pay in
to this Court the said sum of \$24.20 for security for cost and of
maintaining said horses attached by him and I have this 18
day of November 1950 ordered the Constable to release horses to
their owner and keep signed J.H. Bryan Justice of Peace

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

J. P.—Mayor

SUMMONS IN FORCIBLE

DETENTION

Gen'l Code, Secs. 10452, 3

The State of Ohio,

County, ss.

Township

To any Constable of said County, Greeting:

You are commanded to summon

to appear before me,

J. H. Bryan, a Justice of the Peace of said Township, at my office therein, on the 28 day of Aug 1933, at 10 o'clock A.M., to answer unto an Complaint of Donald A. Martin Goodwin in an action for forcible detention of the following described premises, to-wit:

Situated in the TP of Washington, County of Missa, and State of Ohio, and known as Donald J. Gulliff House

Situated on beaty line Road on north side

You will make legal service of this writ, and return the same on or before the 28 day of Aug 1933, at 10 o'clock A.M.

Witness my hand this 25 day of Aug 1933

Justice of the Peace

RETURN

Gen'l Code, Secs. 2834, 6, 3038

Received this writ on the 25 day of Aug 1953, at 8 o'clock M.,
and on the _____ day of _____ 19____, I served the same on the within
named Defendant _____
by ¹delivering a true copy thereof ²to h_____ personally _____

FEES

Service and Return, _____	Persons, each 80c	<u>80</u>
Mileage, first mile, 50c	- - - - -	<u>50</u>
_____ Additional miles, each 15c		<u>195</u>
Total, - -		<u>\$3.25</u>

Le Roy Pyers Constable

1. Or "leaving."
2. Or, "To them each," or "at _____ h _____ usual place of residence," or "at the usual place of residence of each."

No. _____ Page _____
Civil Doc. _____
JUSTICE OF THE PEACE COURT
Township, _____
County, Ohio _____

Plaintiff _____

vs. _____

Defendant _____

SUMMONS

IN FORCIBLE _____ DETENTION _____

Returnable _____ 19 _____

Returned and Filed _____

19 _____

Justice of the Peace _____

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

Constable _____



Received this summons on the 28 day of Feb, 1952, at 8 o'clock
M., and I served the same on the 28 day of Feb, 1952, on the said
Mrs Keith State Brown
by leaving a certified copy thereof, and of the indorsements thereon with Mrs Keith State Brown

CONSTABLE'S FEES		
Service and Return,	Persons each 80c	\$ <u>80</u>
Mileage, first mile, 50c	- - - - -	<u>50</u>
<u>63</u> Additional miles, each 15c	- - - - -	<u>195</u>
Total	- - - - -	\$ <u>325</u>

* "With his 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."

Le Roy Pyers Constable

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT,

York Township
Amari County, Ohio

Don & Marie Graham vs. Plaintiff
Keith State Brown Defendant

SUMMONS

Returnable Mar 5 1952
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 - - - - - \$
\$

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

Le Roy Pyers Constable

SUMMONS

Gen'l Code, Sec. 10233, 5, 7

The State of Ohio, *Irwin*

County, ss.

To *Lucas Lyne*Constable of *York*

Township in

said County, Greeting:

YOU ARE HEREBY COMMANDED to summon

Ans Keith Brown
Att Hattie Matmansfield Chas. R.I.

to appear before me, the undersigned, a Justice of the Peace, in my office in *York*
 Township, on the *5* day of *March*, 19*52*, at *8* o'clock *P.M.*,
 to answer the action of *Don Goodwin & Marie Goodwin*
Ans Mansfield & R.I. on Fraud Tortious
for the amount due on and Retention of Property

The Plaintiff asks a judgment for the amount indor sed hereon, and for costs *in this case*

You will make due return of this writ on or before the *5* day of *March*
 19*52*, at *8* o'clock *P.M.*

WITNESS my hand, this *27* day of *Mar*, 19*52*

J. H. Bryson
Justice of the Peace*Constable Return to me this sheet*

COMPLAINT FOR FORCIBLE DETENTION

To J.H.Bryan ,a Justice of the Peace of York Township,
Union County,Ohio

The undersigned,Donald Goodwin and Marie Goodwin,residents
of the County of Union, State of Ohio,do hereby make their
complaint to you against one, Tom Hobart for this:

That the said Tom Hobart hath ever since the 1st day of
August, in the year 1953, and doth still, unlawfully and forcibly
detain, from the undersigned, possession of the following premises,
situated in the Township of Washington in said County of Union,
and described as follows:---

The Grant Jolliff house situated of the Treaty line Road,
and on the south side of the road; the neighbor on the East is
Milburn Baker and the neighbor ^{north} on the west is Robert Krouskop.

That the said Tom Hobart 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 Tom Hobart
hath unlawfully and forcibly held over the said term.

One the 29th day of july 1953, the undersigned duly served
upon the said Tom Hobart as required by law, notice in writing,
to leave the premises.

The undersigned asks Process and Restitution, etc.

Dated this 12thday of August,1953 .

Donald Goodwin.
Marie Goodwin

State of Ohio
Union County ss:

me
Sworn to before/and subscribed in my presence this 12th
day of August, 1953

Lloyd George Kerns
Notary Public, State of Ohio
comm exp. 5/16/54

1895

1895

325

200
5.25

494
York Home

Civil Doc,

Page

JUSTICE OF THE PEACE COURT

York.....Township

Union County, Ohio

Donald Doodwin and Marie
Goodwin

PLAINTIFFS

VS.

Mrs Keith Brown (Hattie)

Defendant

COMPLAINT IN FORCIBLE ENTRY
AND DETENTION

Filed.....1952

Justice of the Peace

Lloyd Gory Kerns
Plaintiff's Attorney

3271

COMPLAINT IN FORCIBLE ENTRY AND DETENTION

JUSTICE OF THE PEACE
YORK TOWNSHIP
UNION COUNTY, OHIO

Don Goodwin and Marie
Goodwin, West Mansfield
Ohio R#1

Plaintiffs

-vs-

Mrs. Keith Brown (Hattie)
West Mansfield Ohio R.1

Complaint in Forcible Detention

The undersigned, Don Goodwin and Marie Goodwin, residents of Union County, York Township, Ohio, do hereby make their complaint against one Mrs. Keith (Hattie) Brown for this, that ever since the 5th day of February, 1952, she has and does still, unlawfully and forcibly, detain from the possession of the undersigned, the following premises, situate in the Township of Washington and in the County of Union and described as follows:

House and lot on the Treaty Line Road; one mile West of Byhalia, known as the Grant Jolliff place.

The said Mrs. Keith Brown entered upon said premises as tenant of the undersigned; the lease therefor expired at the time herein first mentioned; and from that time the said Mrs. Keith (Hattie) Brown hath unlawfully and forcibly held over her time.

On the 4th day of February, 1952, the undersigned duly served upon the said Mrs. Keith Brown, by registered mail, notice in writing to leave the premises.

The undersigned asks process and restitution etc.

Dated this 20th day of February, 1952.

Signed Donald Goodwin.
Marie Goodwin.

Sworn to before me and subscribed in my presence this
19th day of February, 1952.

Lloyd George Kerns
Lloyd George Kerns
Notary Public, State of Ohio
Comm. Exp. 5/16/54.

Issue summons on the within Complaint in Forcible Detention,
returnable March 5 1952
at 7 o'clock P.M.

Lloyd George Kerns
Plaintiffs Attorney

JUSTICE'S OR MAYOR'S FEES

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

CONSTABLE'S OR MARSHAL'S FEES

Serv. & ret. order of Atch., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. & ret. order of eject., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. & ret. Order of Rest., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. & ret. writ of repl., each per., 1.00
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. summons, each person, 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. Subpoena, each person, 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. venire, each person, 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. notice to garn., ea. per., 80
 Mileage, 1st mile 50c, each addl., 15
 Serv. and ret. exec. against property, 80
 6% on \$.....collected,
 Serv. and ret. on any writ, order or
 ntc. nec. and ret. ment. abv. ea. per., 80
 Mileage, 1st mile 50c, each addl., 15
 Attending jury trial, each case 2.00
 Attending trial without jury 1.50
 Actual amount paid solely for the
 transportation, meals and lodging of
 prisoners, and the moving and
 storage of goods and the care of
 animals taken on any legal process,
 the same to be specifically itemized
 on the back of the writs, and sworn
 to.
 Summoning and swr. appr. each case, 2.00
 Advertising property for sale, 1.00
 Taking and making ret. of bond, 80

WITNESS FEES

JURY FEES

Action on

Donald Goodman
 Plaintiff
 No. vs. *Mrs. Ruth Hutto*
 Defendant
 Am't claimed, \$ with interest
 from 19 at per cent and costs.
 Judgment for 19
 \$ 5.25 and costs \$

Be It Remembered, that on the 19 day of Feb 1922, the said

Plaintiff filed *this* Bill of Particulars herein, whereupon the following
 proceedings were had: *on Foreable Delinquent*

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

*In case of Dan Goodman
 and Mrs. Ruth Hutto Brainer
 Dan was called for Mar 8
 Defendant appeared to appear
 Plaintiff appeared and reported
 that Defendant had vacated
 Brainer and he paid the cost
 of 5.25 and case not docketed*

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

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

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

J. P.—Mayor

No. _____

March 3.

19 43

RECEIVED OF

Carrol Matheys

~~Guardian of~~

To be applied on account of John S. Carvins

Five

DOLLARS,

100

for

Grocery bill

\$ 5.00

J. H. Bryan Jr.

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

Carrol Mathys
West Mansfield Ohio
Route 1



Mrs. Joe Bryan
Peoria Ohio Route 1
Peoria Ohio

March 1, 1953

Mr Joe Bryan.

Dear Sir:

I am sending you
a check for \$500. My work has been
bad and the weather has been
against me working. so it is the
best I can do. I will send
you more as soon as possible

Yours Truly
Carrol Mathys

SUMMONS

Gen'l Code, Sec. 10233, 5, 7

The State of Ohio, Union County, ss.To Bina Bryan Constable of Frank Township in
said County, Greeting:YOU ARE HEREBY COMMANDED to summon Correll Mathys who
Address is West Mansfield R. I. Ohioto appear before me, the undersigned, a Justice of the Peace, in my office in offices at House
Township, on the 7 day of February 1923, at 10 o'clock A.M.,
to answer the action of John J. Coburn of West Mansfield Ohio
on an open account for necessities furnished by him to
for the amount due on account of Twenty one \$96.00The Plaintiff asks a judgment for the amount indor sed hereon, and for costs in this
CaseYou will make due return of this writ on or before the 7 day of February
1923, at 10 o'clock A.M.WITNESS my hand, this 9 day of February 1923Court is held at
my HouseJ. H. Bryan
Justice of the Peace

Defendant

RETURN

Gen'l Code, Secs. 2834, 6, 3038, 10237 to 45

Benia R
 Received this summons on the 3 day of Jan, 1919, at 1 o'clock
P. M., and I served the same on the 9 day of Jan, 1919, on the said
Carroll Smith
 by leaving a certified copy thereof, and of the indorsements thereon with * Personally
at the firm at his
Place of Residence
acting Benia Bryan
 Constable

CONSTABLE'S FEES

Service and Return,	Persons each 80c	\$ <u>80</u>
Mileage, first mile, 50c	- - - - -	<u>50</u>
<u>19</u> Additional miles, each 15c	- - - - -	<u>195</u>
Total	- - - - -	\$ <u>3.25</u>

* "With his 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."

No. Page

JUSTICE OF THE PEACE COURT,

Township

County, Ohio

vs. Plaintiff

Defendant

SUMMONS

Returnable 19
 at o'clock M.

Amount for which Plaintiff will take judgment if Defendant fail to appear	\$
With interest at	per cent from
Justice's Fee	\$ <u>2.25</u>
Constable's Fee	\$

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

Constable

14

14 miles

$$\begin{array}{r} 15 \\ 13 \\ \hline 45 \\ 15 \end{array}$$

$$\begin{array}{r} 195 \\ 50 \\ \hline 245 \\ 80 \\ \hline 325 \end{array}$$

BEFORE JOSEPH BRYANT, JUSTICE OF THE PEACE
IN AND FOR YORK TOWNSHIP,
UNION COUNTY, OHIO

John L. Garvin,

Plaintiff

Case No.

vs

BILL OF PARTICULARS

Carrol Mathys,
Route 1,
West Mansfield, Ohio

Defendant.

Now comes the plaintiff, John L. Garvin, and says that he is doing business as Garvin's I.G.A. Market in West Mansfield, Ohio, and says that the defendant, Carrol Mathys is a resident of York Township, Union County, Ohio.

For a cause of action plaintiff says that he is the holder and owner of an account whereby the defendant, Carrol Mathys, is indebted to him for the balance due on an open account for necessities in the amount of \$21.98, from the 4th. day of June, 1952, and that he holds no security therefor and that said account is just, due and unpaid, the original account being attached hereto and marked "Exhibit A".

Wherefore the plaintiff prays judgment against the said defendant for the sum of \$21.98 with interest at the rate of 6% per annum from the 4th. day of June, 1952, and costs.

STATE OF OHIO, UNION COUNTY, ss

John L. Garvin

John L. Garvin, being duly sworn, says that the facts stated and the allegations made and contained in the foregoing Bill of Particulars are true as he believes.

John L. Garvin

Sworn to before me and signed in my presence this 30th. day of January, 1953.

Edna Hoopes
Notary Public, State of Ohio
My Com. expires 3/24/54

\$

0.42 Gr A

\$

0.82 TL A

Exhibit "A"

THANK YOU
AGAIN

GRAVIN'S
IS A SUPER
MARKET
W. Mansfield, Ohio

Mathys

4 6 9 2 :

\$

0.45 Gr A

\$

0.30 Gr A

\$

0.41 Gr A

\$

0.76 TL A

20

96

THANK YOU
AGAIN

GARVIN'S
FOOD SUPER-
MARKET
W. McElreath, Ohio

NOV 31 6 00 0

\$ 0.28 Gr A

\$ 0.31 Gr A

\$ 0.11 Pr A

\$ 0.45 Pr A

\$ 0.19 Pr A

\$ 0.49 Pr A

\$ 0.14 Gr A

\$ 0.39 Gr A

\$ 2.26 TL-A

19

2.55

THANK YOU

AGAIN

THANK YOU
AGAIN

W. W. IRVIN'S
IGA SUPER
MARKET

W. Mansfield, Ohio

MAY 20 57 21

\$ 0.17 Gr A

\$ 0.19 Gr A

\$ 0.35 Gr A

\$ 0.29 Gr A

\$ 0.07 Lx A

\$ 0.45 Gr A

\$ 1.27 TL A

53

95.80

THANK YOU
AGAIN

THANK YOU
CALL AGAIN

GARVIN'S
IGA SUPER
MARKET

W. Mansfield, Ohio

WY 93

5582

Carol Matthy

\$ 0.49 Gr A

\$ 0.39 Gr A

\$ 0.10 Gr A

\$ 0.53 Mt A

\$ 1.26 Mt A

\$ 0.72 Mt A

\$ 3.49 TL A

THANK YOU
CALL AGAIN

GARVIN'S
IGA SUPER
MARKET

W. Mansfield, Ohio

Carton 529
Mature

\$ 0.20 Gr A

\$ 0.80 Gr A

\$ 0.40 Gr A

\$ 0.21 Gr A

\$ 1.51 IL A

THANK YOU
CALL AGAIN

THANK YOU
CALL AGAIN

GARVIN'S
IGA SUPER
MARKET

Vt. Mansfield, Ohio

WM 26 4941

Watt
\$ 0.35 Mt A

\$ 0.59 Gr A

\$ 0.45 Gr A

\$ 0.89 Pt A

\$ 0.17 Gr A

\$ 0.20 Gr A

Carol
\$ 2.65 TL A

THANK YOU
CALL AGAIN

Carroll
Matthys

S

may 21

00 <

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15

23

10

20

13

00

101 *

Carroll
Mathys

June 2

4 5 <
1 5
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7 7 4 *

8.01

True Copy of Civil docket of J. H. Bryan
Feb 7 1953

~~But known that on the 30th day of Jan 1953~~

True Copy of Civil docket of J. H. Bryan of York
top page 65 & case 65 on docket

On Jan 30th Came John L. Gavin and filed
his Bill of Particulars against one Carol Mathys
consisting of a bill of \$21.98 for necessities
furnished Carol Mathys by said John
L. Gavin and for Cost and Interest from
4th day of June 1952. Summons was issued
on the 3rd day of February and ^{served} returned
and on 7th day of February 1953 trial was
called at 10 o'clock A.M. defendant failed
to appear judgement was rendered in
default which reads as follows

Feb. 7th 1953 at 10 o'clock A.M.

Plaintiff appeared and the defendant failed
to appear then or hereinafter but made
default judgement was given by default to plaintiff
on his verified Bill of Particulars against the
defendant hereby rendered for \$21.98cts and
plaintiff Cost taxed at \$6.15cts on inquiry on account
of claim and file proof. plaintiff sworn
and examined as a witness as provided
hereby rendered judgement by default by
plaintiff on his bill of particulars against
the defendant for sum of \$21.98cts and
Plaintiff cost taxed at \$6.15cts

Signed
$$\begin{array}{r} 21.98 \\ 6.15 \\ \hline 28.13 \end{array}$$

J. H. Bryan
Justice of
Peace.

Feb- 12-1953 Received of Corral Mathys
Ten Dollars by check to be applied on a
Judgment ^{for} John L. Carum
which was taken on Feb 7-1953

Check given to J. H. Bryan to be
applied on said account

signed this 12 day of Feb 1953
J. H. Bryan J. H.

Mar 3, 1953 Received Corral Mathys
\$5.00 on account of John L. Carum
check sent to J. H. Bryan on March 3
for which a Receipt is written
signed J. H. Bryan

J. H. Justice of Peace

JUSTICE'S OR MAYOR'S FEES

Plf's
CostsDef't's
Costs

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

CONSTABLE'S OR MARSHAL'S FEES

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

WITNESS FEES -

JURY FEES

Action on

account

John & Garver

Carol Mathys

Plaintiff

Defendant

Be It Remembered, that on the 30 day of Jan 1953, the said

Plaintiff filed his Bill of Particulars herein, whereupon the following

proceedings were had: on 3 days of Feb 1953

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

Now comes the plaintiff John

& Garver and says that he is a

resident of York Twp. Union Co. Ohio

and says that the defendant, Carol Mathys is a

resident of York Twp. Union Co. Ohio

of action plaintiff says that he is the holder

and owner of an account whereby the

defendant, Carol Mathys is indebted to

for the balance due on an open account

for groceries in the amount of \$21.99

from 1st day of June, 1952 and

that he held the account up

therefore and that said account

is first, due and unpaid, the

original account being attached

hereto and marked "Exhibit A"

wherefore the plaintiff prays judgment

against the said defendant for

the sum of \$21.99 with interest

at the rate of 6% per annum

from the 1st day of June 1952, & costs

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 30 day of Jan 1953, the said

Plaintiff filed his Bill of Particulars herein, whereupon the following

proceedings were had: on 3 days of Feb 1953

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

Now comes the plaintiff John

& Garver and says that he is a

resident of York Twp. Union Co. Ohio

and says that the defendant, Carol Mathys is a

resident of York Twp. Union Co. Ohio

of action plaintiff says that he is the holder

and owner of an account whereby the

defendant, Carol Mathys is indebted to

for the balance due on an open account

for groceries in the amount of \$21.99

from 1st day of June, 1952 and

that he held the account up

therefore and that said account

is first, due and unpaid, the

original account being attached

hereto and marked "Exhibit A"

wherefore the plaintiff prays judgment

against the said defendant for

in and for the

County, Ohio

York
(Township—Village)

of

Unions

Summons

The State of Ohio Union Co 89 to Bina Bryan special
available of York Twp in said Co. Docketing
You are hereby commanded to summons Carol Mathys
who address is west Mansfield Rd 1 Ohio
to appear before me, the undersigned, a justice of
the peace, in my office at house in York Twp, on the
17 day of Feb 1953 at 10 A.M. to answer the action
of John & Garver of west Mansfield Ohio for an open
account for groceries furnished by him to & for the
amount due on account of twenty one dollars 99 cts
The plaintiff ask judgement for the amount undowed
thereon and for cost in this case you will make
due return of this writ on or before the 7 day of
February 1953 at 10 o'clock A.M.
Witness my hand this 5 day of February 1953

Feb 7 1953 at 10 o'clock A.M. Justice of the Peace
Plaintiff appeared and the defendant
failed to appear there or 1st thereafter but made
default judgement by default by plaintiff on his verified
Bill of particulars against the defendant hereby
rendered for \$21.99 and plaintiff cost taxed at
\$1.50 as inquiry on amount of claim and file proofs
plaintiff sworn examined as witness & paided thereby
rendered judgement by default by Plaintiff on his bill of particulars against
the defendant for sum of \$21.99 and plaintiff cost taxed at \$1.50
on Feb 12-53 Paid by Def by check \$10.00
signed

on March 12 1953
UNDERTAKING FOR STAY OF EXECUTION on Mar 9-1953

A. D. 1953, the Defendant in the above case came and by
resident of the County, approved by me as good and sufficient surety, caused an undertaking for the stay of execution to be entered herein which follows:
In pursuance of the Statute in such case made and provided, I, _____ as surety for the above Stay of
Execution on the above Judgment of _____ against _____
do hereby promise and undertake to pay the amount of said judgment, interest and costs, and the costs that may accrue.

Taken by and signed and acknowledged before me, and surety approved, this _____ day of _____ A. D. 1953

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the _____ day of _____ A. D. 1953, the said _____ obtained
judgment against the said _____ on the docket of _____ J. P.—Mayor
for _____ Dollars and _____ Cents, and costs taxed
Dollars and _____ Cents, and the said _____ intends to appeal therefrom to the Court of Common
Pleas of _____ County. Now, therefore, I, _____ of _____
do hereby promise and undertake to the said _____ in the sum of _____
Dollars, that the said appellant (if judgment be adjudged against him on the appeal), will satisfy such judgment, with interest and costs, and costs that
may accrue; and also that the said appellant will prosecute his appeal to effect and without unnecessary delay.

Executed and acknowledged before me, and surety approved this _____ day of _____ A. D. 1953

J. P.—Mayor

Deft's
Costs

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

JURY FEES

Action on

No.

U.S.

Plaintiff

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 9 day of Decr 1913 the said

Plaintiff filed their Bill of Particulars herein, whereupon the following proceedings were had: on the 98th day of October 1922

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

[illegible]

County, Ohio

~~Notice~~ to Maria in writing to have Remission
 The undersigned after Process and Restitution
 paid 12 day of August 1953 -
 signed Donald Goodier -
 State of Ohio
 County of Marion
 Linnon the before and subscribed in my
 presence this 12 day of August 1953
 J. A. George
 Notary Public State of Ohio
 Commenced 5/16/54

on the 23 of August Linnon - was
 present and served and Return Case
 set for 28-Aug-53. 10 o'clock A.M. on
 the 28 Day of Aug 1953 at 10 o'clock
 appeared both Parties, Ray Hobart
 acknowledged the complaint was true
 and confessed full guilt to have
 sent order
 Court was directed to order
 Constable to have House vacated by 10 days
 from date

UNDERTAKING FOR STAY OF EXECUTION

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

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

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

J. P.—Mayor

SATISFACTION OF JUDGMENT

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

APPEAL UNDERTAKING

Whereas, on the day of A. D. 19....., the said obtained

judgment against the said on the docket of J. P.—Mayor

for Dollars and Cents, and costs taxed

Dollars and Cents, and the said intends to appeal therefrom to the Court of Common

Pleas of _____ County. Now, therefore, I, _____ of _____

do hereby promise and undertake to the said _____ in the sum of _____

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

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

J. P.—Mayor

Broadway

York M. E. C.

York M. E. C. 2nd Vic.

York M. E. 13rd vic Pres

York M. E. Sec. L.

York M. E.

W. Price 4th Vice Pres Ep. League. Asst.

Robert Arthur York M. E.

Irene Jackson Summerville D. K.

Reuben Cunningham

Virginia Cunningham Friends - Summerville

Rev. W. J. Drew Cong'l Ch. - Marion

14 Mrs. W. J. Drew - Teach -

15 Rachel Baker Richwood O. M. P.

16 Mrs. Edna Baker Richwood O. M. P.

17 Mrs. Minnie Baker Richwood O. M. P.

18 Mrs. L. E. Bwerd Broadway M. E.

19 Mr. L. E. Bwerd " " "

20 Emma Bwerd " " "

21 Maxine Bwerd " " "

22 Mrs. Ella Middleton

23 Miss Myrtle Gustaf Clairborne O.

24 Mr. Sewell Cameron Clairborne O.

25 Dorothy Baldwin Unionville Centric O.

26 Helen Reed " " "

27 Earnest Clifford Broadway Ohio

28 Virginia Cagle Broadway Ohio

29 Rev. W. S. Borden, Clayborne, Ohio

30 Ethel Reed Clairborne, Ohio Sec. A

31 Miss L. Bowden Clayborne

32 Mrs. D. Reed Clayborne

William G. Gaff
Edward B. Gaff

C

D

F

Debit
N

Garold Baldwin against
Pier Rogers

- 36 Mrs S. D. Miller put truck without
37 Mr. C. Davis as or identification
38 Edith Miller Bay
39 What L. Miller Marysville for yard TP
40 Mrs Clara Scott Fairview and Bayview
41 Mrs Martha Anderson St Bryan
42 Mrs B. F. McKimmon Richwood
43 Miss Mildred Stoads Richwood said Price
44 Laron Hopkins Richwood to the charge
45 Junior Hopkins Richwood Cost was
46 Mrs Amy Dunn Marysville \$5.90
47 B. J. McKimmon Richwood
48 H. E. Beaman " attorney
49 Lida B. Lary Broadway ME. the fine
50 Ann M. Sandy Coler Ave
51 Mrs S. J. Blue
52 Rittie Barnett
53 Oliver S. Anderson
54 Emma Long Broadway, D. 3.50
55 Mildred Belford Broadway O 2.40
56 Charles Bruerd Broadway O 5.80
57 Paul R Coon Broadway A. S
58 Clara Rogers
59 Wilma Barnett Broadway Baptist
60 Emma Barnett Broadway Baptist

Deposit

Check - 21.00
43.00
49.03
110.86

Milk Check

33.91
12.86
\$46.77

Affidavit

Garold Baldwin against

Jan. 18. 1933 Price Rogers

for driving out truck without
displaying license or ~~the~~ identification
summons issued

Allen Coors, constable for York Twp
arrested Price Rogers and brought
him in court before J. H. Buzan
on same date

upon being examined said Price
Rogers pleaded guilty to the charge
was fined \$25.00 and cost cost was
paid which amounted to \$5.90
after consulting prosecuting attorney
and making investigation the fine
was omitted

signed

J. H. Buzan
Justice Peace

Justice fees
constable "

3.50
2.40
5.90

\$2

Register here Please

Name

59 Mrs. Mary Barnett
60 John Alvin Stuart
61 Mary Jane D. Laird
62 Vernon Belsford
63 Mrs. Laura Belsford
64 G. A. Smallwood
65 Mrs. Nelsa Moore
66 Mrs. Mary Thomas
67 Mrs. G. A. Smallwood
68 Eva Donohoe
69 Mrs. H. V. Laird
70 Cora Losey
71 Olive Blue
72 Bessie Bryan
73 Mrs. Nora Sanderson Broadway Ohio
74 Lizzie Wyeth
75 C. M. Board Marysville
76 Mrs. C. M. Board
77 Mrs. Joe Paver
78 Roanna Paver
79 Elsie Peling
80 A. S. Arnold Columbus, O.
RICHARD COUCH COLUMBUS, O.
Mary Hendershott, Broadway, Ohio
Mrs. C. S. Hendershott, Broadway, Ohio
Mrs. G. H. Sanderson Raymond O.
Win. F. Loh Raymond O.
Marie Loh
Lucile Bowers Raymond
T. Brish Richmond
Lafayette Richmond
M. J. M. Richmond

Church

Office

Broadway Baptist Teacher
Marysville Presbytery Minister
Broadway M. E.
Broadway Baptist
Broadway M. E.
Broadway Baptist
Marysville O. R. R.
Broadway O.
Broadway O.
Marysville O. R. R.
Broadway O. M. E. Teacher
Mrs. Vera Clutter
Raymond Ohio
F. L. Winter Richmond O.
Mrs. Ade Still Suph. A. C. Church Claiborne
Celia M. Custer M. P. Church Richwood
Margaret Moore
Helen Davis Broadway M. E.
Wilma Davis Broadway M. E.
Elna Lipe Marion Ohio
Mrs. J. Brown Richmond O.
Mrs. W. E. Reeman
Mrs. E. M. Morrow York
Mrs. J. W. Wheeler Marysville
Mrs. Ruth B. Miller B.
E. E. Antwine wife Presbytery
Anna Jones
Fannie M. Neal M. P.

1	Helena Taylor	Asbury
2	Edna Taylor	Asbury
3	Margaret Winkler	Asbury
4	Margaret Fisher	Richwood
5	Rachel Ransome	Richwood
6	Dona Wheeler	Allen Center
7	Kenneth LeMaster	Allen Center
8	W W Goff	Broadway
9	Carlton Laird	"
100	L H Collins	"
1	Mrs. Hubert Palmer	Mt. Zion
2	Mary Alice Coling	"
3	Mrs. E. G. Adams	"
4	Mildred Beaver	Richwood
5	Edwin Shuman	"
6	Mrs. Lela Davis	Marysville
7	Rev B E Drum	Richwood
8	Edith Long	Broadway O. M. E.
9	Virginia Landon	Broadway O. Baptist
10	Donna Jones	Broadway O. Baptist
11	Wm W. Williams	Parisburg M. P.
12	Louise Blair	"
13	Manie Losey	Richwood O. R. I.
14	Martha Januarg	Richwood O. R. I.
15	Ed. A. Johnson	Peoria O. R. I.
16	Tomie Drake	Broadway
17	Shirk	Broadway
18	A. Johnson	Peoria. O.
19	Crickett	Plain City, O.
20	Smith	Unionville O.
21	Yearsley	Broadway
22	Both Claiborne	"

Name of School *South* Enrollment *40*
 Rev. *Dr. C. D. Donald* Richwood Ohio
 Supt. *O. O. Wiley* Richwood Ohio
 Enrollment - 70
 Average attendance - 56
 Secretary *Charles Siney* Richwood Ohio
 Allen Center S. S.
 Enrollment 40
 Average attendance 80
 Supt *C. M. Board* Marysville O.
 Pastor Rev John Foreythe Raymond

Criminal Actions Before J.H. Bryan

Frontier
Peace

The state of Ohio } ss
union County }

Before me J.H. Bryan (Mayor & Justice of the Peace)
of the (Village) (Township) of York in said County
personally came Frank Plummer who, being
duly sworn according to law, deposes and says
that on or about the 27 day of January A.D. 1934
at the County of Union aforesaid one Leonard
Armstrong did there and there came to be sold to
the complainant Frank Plummer one Gray mare
about the age of 4 years weight about 1200
and the said Frank Plummer did there and there
pay to the said Leonard Armstrong the sum of
\$127.00 for said horse, the said horse was
after found to be the property of one W.B.
Patterson, and not the property of the said
Leonard Armstrong, the said Leonard Armstrong
said there and there receive from the
said Frank Plummer the sum of \$127.00 under
False pretence knowing the same to be,
Contrary to Law.

Contrary to the form of the Statute in
such case made and provided and
against the peace and dignity of the State of
Ohio signed Frank Plummer sworn to and
subscribed this 7 day of February A.D. 1934

J.H. Bryan Justice Peace

Leonard Armstrong.

1.00
2.75
1.00
4.75

80
80
2.50
50
80
5.40

To Eld Jervis Constable greetings whereas
there has been filed before me an affidavit
the Original of which is herewith attached
and by reference made a part of this warrant
there are therefore to command you to take the
said Leonard Armstrong if he be found
in your County or if he shall have fled
that you pursue after him in any
other County within the state and him
take and safely keep that you have his
body forthwith before me or some
other Magistrate having competent
jurisdiction to answer the said Complaint
and be further dealt with according
to Law given under my hand this 7 day
of February 1934 J.H. Bryan Justice of Peace

return.
constable's fees
service & return
mileage 16 mile
conveyance
Total

taking & certifying affidavit
issuing warrants to arrest
making including cert
" Items cost bill on docket
making Bonds
Total

State of Ohio Union Co

Be it remembered on the 12th day of Feb 1934
 Frank Armstrong and Florence Wellwood
 personally appeared before me and jointly
 and severally acknowledged them selves
 to owe the state of Ohio the sum of \$1000.00
 to be levied on of their goods and chattles
 and lands and tenements if default be
 made in the condition following to wit
 the condition of this recognizance is such
 that if the above Leonard Armstrong
 shall be and appear before the court of
 Common pleas on the first day of the
 term thereof for the trial of Criminal
 cases then and there to answer to a charge
 of obtaining money under false pretense
 and abide the judgement of the court
 and not depart without leave then
 this recognizance shall be void other
 wise to be and remain in full effect
 and virtue in law signed &

Frank Armstrong

Florence Wellwood

Taken and Acknowledged this 12th day
 of February A.D. 1934

J.H. Bryan Justice of Peace

Grt

Fines 4.00

4.00

Constable

4.75

Florence Wellwood & Frank Armstrong

both affidavit of surety copied
 from Shaws Treatise page 864 from
 848 J.H. Bryan Justice of Peace
 accepted bond with sworn
 statements on 12th day of February 1934

Be it Remembered that on the 2nd day of Feb 1934
 W.H. Patterson appeared before me and Plea
 and did file an Affidavit against one
 Leonard Armstrong to wit that the said Leonard
 Armstrong did attempt to law haul or carry away
 one Black Horse weight about 14.00 with scars on back
 caused by being burned and the said Leonard Armstrong is
 concealing the said Property from said W.H. Patterson and with
 intent to steal contrary to the form of the statute of
 in such case made and provided against the Peace and
 dignity of the State Feb 2-1934 Complaint Filed
 Inver County Ohio } Feb 2-1934 Warrant issued to
 E.A. Irwin Constable of said County who made
 Return on the 25th Feb-1934.

being arrange, Plea not Guilty to charge and
 was Bond over to Grand Jury on 1000.00 Bond

Bond was signed by

Frank Armstrong

Florence Wellwood

Amos Spitzer

J.H. Bryan Justice of Peace

County of Ohio
Monmouth county

Case No. 10
A. O. Titus
vs Foster Watts

Affidavit Criminal Action

Personally appeared before me ^{J. H. Bryan}
a Justice of the Peace ~~for~~ in and for
said county A. O. Titus who being duly
sworn deposes and says that on the 14
day of August 1935 Foster Watts did
enter onto his Premises and did steal
and carry away 4 Head of Cattle
consisting of 1 Blue Roan steer, 1 Black steer
1 White steer and 1 White Heifer weighing
about 1000 lbs. a piece valued at
\$325.00 and sell and did keep the
meat for his own use contrary to
the Statute and of the State of Ohio
of Snare to and against before me
14. Day of August 1935 J. H. Bryan
Justice Peace

State Warrant

The State of Ohio Monmouth County
T. C. Constable Greeting
Wherein there has been filed before me
an affidavit of which the facts are
as above

There are Therefore to command you to
the said Foster Watts if he be found
in County or if he has fled that you
after him into any other County
and take and safely keep the
Watts so that you have his
body before me or some other
to answer to complaints and be

T. P. Monmouth County Page

Before J. H. Bryan Justice Peace
Foster Watts dealt with according to
law given under my hand this 14 day
of August 1935 J. H. Bryan Justice Peace

Pursuant to the command of this writ
I have arrested the within named
Foster Watts and have now him
in court this 14 day of August
ad 1935 William Rausch Sheriff

Served 1.00
Mileage 14.08
15.08

August 14, 1935

Foster Watts brought into
my court and Plead guilty to
above charge and was
Bail over to Grand Jury
under \$1000.00 Bail was posted
back to jail without giving Bail

Page 4

State of Ohio

A.O. Titus }
Ralph Polubach }
Case No. 12

Criminal action before
Justice Peace of

Criminal action before
J.H. Buzar Justice
Peace, Cuyahoga T. Polina Co.

Be it Remembered that on the 14 Day
of August 1935 Com. A.O. Titus who
filed written complaint against
one Ralph Polubach whereupon
the following process was
had said complaint being in words
and figures handed to me
on or about the 6 Day of August

1935 one Ralph Polubach did
enter his premises and did steal
and carry away 4 head of cattle
to wit 1 Blue Rooster 1 Black steer
1 White steer 1 White Heifer worth
of each about 1000. Valued at
\$325.00 and did this without consent
of my constable to the Four
of the Statute in such case made
Provided and against the Peace
dignity of the State of Ohio
signed A.O. Titus
cried my Power and
to before me this 14 Day of
1935

J. H. Buzar
Justice Peace

Page 5
J.H. Buzar
Justice Peace of
State of Ohio
State Warrant

The State of Ohio
Cuyahoga County

To my constable Bruton
Whereas there has been
filed before me an affidavit
of which the following is a copy

State of Ohio Before me a Justice of the Peace
in and for said county Personally came
A.O. Titus who being duly sworn according
to law depose and say that on or about
the 6 Day of August A.D. 1935 at
the County of Cuyahoga one Ralph Polubach
did enter his premises and did carry
away and steal 4 head of cattle to wit
1 Black steer 1 Blue Rooster 1 White steer
1 White Heifer worth of each about 1000 each
and valued at \$325.00 without
consent of my constable to the dignity
and Peace of the State of Ohio

Signed A.O. Titus
Subscribed and sworn to
this 14 Day of August 1935
J.H. Buzar J.P.
There are to command you to take
said Ralph Polubach so that
can have his body forthwith
me or some other Magistrate
the complaint and be further
with according to law
Signed and my hand this 14
1935 J.H. Buzar Justice

Ralph Polunbauer appeared
before me and the affidavit
was read to him and the warrant
and he Plead not guilty and
was Bound over to Grand Jury
on a bond of \$7000 or signed by
Ralph Polunbauer, Fred Polunbauer,
Carl Allgrover and one Richard
Robbins. Bond was approved
by me.
J. H. Bryan

~~Page 7 Case~~ ~~MD H~~
~~Affidavit for State Warrant~~
~~before J. H. Bryan Justice Peace of York & D~~
~~Union Counties~~
~~E. Edward Rorert did unlawfully~~
~~operate a motor vehicle to wit a Buick Sedan~~

criminal actions by

Page 7

Case no. 4

The State of Ohio
Case no. 4
C. F. Vellignette
V. S.
Edward. Romsh

on complaint of
on charge of
Def Plead guilty X
Def Plead not guilty

Disposition of case in

Be it Remembered that on the 22 day
of September, 1935 C. F. Vellignette
a State Patrolman who filed written
complaint against one Edward Romsh
wherein the following proceeds were set
said complaint being in words and
figures as following to wit

before J. H. Bryan Justice of Peace
in and for said county. Personal came
C. F. Vellignette (who deposes and swears)
that on or about the 22 day of September
1935 at the county of Union one Edward
Romsh did unlawfully operate a motor
vehicle to wit a Buick Sedan on State
Route 47. disregarding the rights and safety
of occupants of another motor vehicle
endangering life limb and property
in violation of Sections 12603-1 General
Criminal Code Ohio and against the Peace and
good government of the State of Ohio and further
says not

C. F. Vellignette
State Patrolman

for me and signed Mary Brewer
2 of Sept. 1935
Bryan Justice Peace

Bryan Justice Peace
Sept. 2. P. Union County

Warrant was issued and one Edward
Romsh was brought in court and
Plead guilty on the 22. day of Sept
1935 and was fined \$10 or no cost
was added and after seeing conduct
of said Edward Romsh J. H. Bryan
Justice of the Peace ~~imposed~~ half of
fine making his fine \$5 or no
cost fine was paid and
he was released

J. H. Bryan
Justice of the Peace

al actions before

1298

Be it Remembered that on the 4th day of Oct 1935
came A. C. Titus who filed written Complaint
against one Harvey M Wedding whereupon the following
proceedings were had: said Complaint being
in words and figures following to wit
Before J. H. Bryan Justice of Peace of Twp of York
personally came A. C. Titus who being duly sworn
according to Law that between the 24th of Aug 1935 and
1st day of Oct 1935 at the County of Union aforesaid
one Harvey M Wedding did make a mortgage to one
A. C. Titus of the following personal property to wit 6
cows 5 heifers 800 head of white rock chickens 200
ducks 1/2 of 25 acres of oats approximately 40 acres
of Corn valued of \$1800.00 the property of Harvey M
Wedding to secure claim of \$1800.00 due from
Harvey M. Wedding to said A. C. Titus that afterward
to wit between Aug 24th and Oct 1st 1935 the said
Harvey M Wedding then & there having said personally
property in his possession and said mortgage being
then & there in full force and in effect unlawfully
and fraudulently and without the consent of
the said A. C. Titus he the said A. C. Titus being
then & there the owner of said claim secured
said mortgage converted part of said personally
property to his own use without to defraud which is
in the form of statute in such case made and
against the peace & dignity of the state
and A. C. Titus swears and subscribed
4th day of Oct 1935 J. H. Bryan Justice of Peace

sworn on 4th day of Oct 1935-

received this writ the 5th day of Oct

Bryan Justice of Peace
Case No 2 of Twp of York TP Union

1935 at 12.30 o'clock P.M. I have taken the with me
name Harvey M Wedding and have his body before the
Justice of Peace this 5 day of Oct 1935

E. A. Erwin Constable

Mr Wedding being brought before J. H. Bryan Justice of
Peace have examination and ask to bond to grand
jury. Bond was given by Harvey M Wedding as
follows

Know all men by these presents that we Harvey
M Wedding, Esther L Wedding, H. L. Houser
was held and firmly bound under the state
of Ohio in the sum of \$500.00 to the payment of
which well & truly to be made we do hereby
jointly & severally bind ourselves our heirs
& executors and administrators successors signed
by us this date Oct 5th 1935 the condition & obligations
is such that that if the said Harvey M Wedding
shall he and appear before the court of Common Pleas
on the first day of the term thereof for the trial of
Criminal Cases then & there to answer to a charge
of - selling mortgage property without the consent
of the mortgagee and contrary of form of statute of
the state of Ohio and do not default without
leave their recognance shall be void others
to be and remain in full force and effect a
virtue in Law then this Obligations be void
wise to remain in full force and virtue

signed Harvey M. Wedding, Esther L. Wedding
the above bond and the sureties approve
this 7th day of Oct 1935

J. H. Bryan

An Affidavit } ss
State of Ohio }
County of Union }
on the 8 day of January A.D. 1934
before me the undersigned authority
Wethers and for said County duly authorized
to administer oaths personally appeared
C. F. Villigumette who being by me
duly sworn says that R. McClain did
unlawfully operate a Motor Vehicle
With a gross load in excess of eighteen
Thousand Pounds on single axle on
State Route 31 contrary to Section 7248-3
General Code of Ohio

Signed C. F. Villigumette
Subscribed and sworn to before me
this 9th day of January A.D. 1934
J. H. Bryan

Warrent for arrest
the State of Ohio County of Union
Union Work T. P. it any Constable
Greeting Whereas there has been filed
with me an affidavit of which the
return is a copy the State of Ohio
County. before me J. H. Bryan
the Justice of the Peace of said
County personally came C. F. Villigumette
duly sworn according to
law and says that on or about the
8th day of January 1934 at the County
of Union

J. H. Bryan es
R. McClain did unlawfully operate
a Motor Vehicle with a Gross load
in excess of eighteen Thousand Pounds
on single axle on State Route 31 contrary
to Section 7248-3 General Code of Ohio
Persons before me and signed in my
Presence this 8th day of January 1934
J. H. Bryan Justice Peace
therefore to command you to take
the said R. McClain if he be found in
your County or if he has fled that you
Pursue after him into any other
County or if in the State and safely
Keep the said R. McClain so you have his
body forthwith be fore me or another
Magistrate of said County to answer the said
complaint and be further dealt with according to law
Given under my hand this 8 day of January
1934 J. H. Bryan Justice Peace

Jan 8-1934 Said
Received Writ on 9 Jan 1934 at 12.30 o'clock A.M.
I have taken the named Wether R. McClain
and have his body before you the Justice
this 9 day of January 1934 C. F. Villigumette
Jan 9-1934 at 1 o'clock A.M.
Heard case and Def Plea guilty
and was fined 25.00 and cost of 2.00 of
a return of Probation 10.00 of Fine
suspended leaving 15.00 for 20.00
which was paid by McClain for
expense check of 20.00 from an
account due on pay 3.00 which
are to stop and get J. H. Bryan

Page 1

Leonard Armstrong.

V.S.

Frank Plummer

Page 2

280
3
840

J. H. Byron

Sole Patron 37

Canal 2244

Bellfontaine

BEFORE J. H. BRYAN, JUSTICE OF THE PEACE
IN AND FOR YORK TOWNSHIP, UNION COUNTY, OHIO

Myrtle Summers, :
Plaintiff, :
-vs- : Case No.
F. H. Wilson, :
Defendant. :
FORCIBLE ENTRY AND DETAINER

The Plaintiff says the Defendant and property involved herein are in Washington Township, Union County, Ohio and since there is no Justice of the Peace in Washington Township this action is brought before this Court in an adjoining Township.

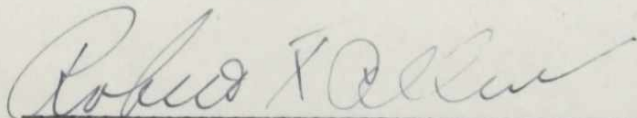
The Plaintiff, Myrtle Summers, hereby makes her complaint to you against the Defendant, F. H. Wilson, for this: That the said F.H. Wilson did, on or about the 3rd day of June, 1953 unlawfully and forcibly enter, and has ever since, and does still, unlawfully and forcibly, detain from the possession of the undersigned a residence property and other buildings located in Washington Township, Union County, Ohio on a farm belonging to the Plaintiff.

The Plaintiff says that she originally rented the above property to Edward Hodge who took possession of said property and paid the rent for the same for the months of June and July, 1953 and during the month of July the said Edward Hodge moved from said premises.

The Plaintiff says no lease was ever made with the Defendant F. H. Wilson who has never paid any rent and is in illegal possession of said property.

The Plaintiff says on the 28th day of July, 1953 she duly served upon the said Defendant, F. H. Wilson, as required by law, notice in writing to leave said premises.

Wherefore the Plaintiff asks process, restitution, costs and all other relief to which she is entitled in law and equity.



Robert F. Allen, Attorney for Plaintiff

State of Ohio

Union County, ss:

Myrtle Summers being sworn says the facts herein are true as she verily believes.

Myrtle Summers
Myrtle Summers

Sworn to before me and subscribed in my presence this 6th day of August, 1953.

Robert F. Allen
Robert F. Allen, Notary Public,
State of Ohio. Comm. ex. 3-18-55.

BEFORE J. H. BRYAN, JUSTICE OF THE PEACE
IN AND FOR YORK TOWNSHIP, UNION COUNTY, OHIO

Myrtle Summers,

Plaintiff,

-vs-

F. H. Wilson,

Defendant.

:

:

Case No.

:

PRAECIPE

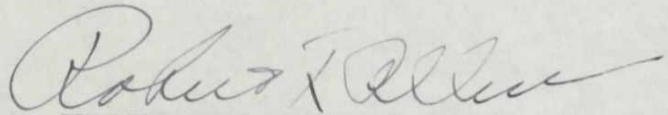
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TO THE JUSTICE OF THE PEACE:

Please issue summons against the Defendant, F. H. Wilson, in Washington Township, Union County, Ohio, directed to the Constable of your Township and make same returnable according to law.

Endorse summons "Restitution of Property, Costs and Other Relief".



Robert F. Allen,
Attorney at Law

Before J. H. Bryan Justice of the Peace in
and For York Township, Union County, Ohio

Brown's Market

Plaintiff,

-V.S.-

Lewis Thompson

Defendant

Bill of Particulars

The plaintiff says there is due them from the
defendants for Groceries and supplies the sum of
\$76.66. The plaintiff says said claim just due and
unpaid. Demand for payment has been made & refused
wherefore plaintiff has judgement against the
defendant for the said sum of \$76.66 and costs in
this case.

$$\begin{array}{r} 76.66 \\ 7.00 \\ \hline 71.66 \end{array}$$

Signed

Virginia Brown

Brown's Market

Done to before me and Subscribed in
my Presence this 20 day of Aug. 1944
J. H. Bryan Justice of Peace

Prorated to Pay
5⁰⁰ Per Week

The State of Ohio, Union County, ss.

Roy S. Fry

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 to him the amount claimed therein, as he verily believes.

Sworn to before me and signed in my presence, this 2 day of November 19 50

Roy S. Fry

Justice of the Peace

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT,

York Township

Union County, Ohio

Roy S. Fry

Plaintiff,

vs.

Wade Taylor

Defendant

BILL OF PARTICULARS

Filed 19

Justice of the Peace

Plaintiff's Attorney

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



BILL OF PARTICULARS**Verified by Affidavit**

Gen'l Code, Secs. 10303, 4, 5, 13355

JUSTICE OF THE PEACE COURT,

.....**York**.....Township,.....**Union**.....County, Ohio

.....**Roy S. Fry**.....

.....*Plaintiff*.....

No.

vs.

.....**Wade Taylor**.....

.....*Defendant*.....

BILL OF PARTICULARS

The said Plaintiff..... says there is due **him**..... from said Defendant..... the sum of
One Hundred Twenty..... Dollars (\$ **120.00**.....)

together with interest at the rate of 5% from the 17th Day of
 November 1948. for Money Loaned to the Defendant at his request

The Note in the sum of \$**100.00** with a Credit for the amount of
 \$**50.00**. also One Check for the amount of \$**50.00**. also A Check in
 the sum of \$**20.00** are hereunto attached. and made a part hereof

Whereof the Plaintiff..... asks judgment for said amount of \$ **120.00** which he..... claim.....
 with interest thereon at the rate of **5%** per cent. from the **17** day of **November**
 19**50**.....

Roy S. Fry

Defendant's Residence and Address:

Plaintiff's Attorney

AFFIDAVIT AND BOND FOR ATTACHMENT

ATHENS PRINTING CO., ATHENS, OHIO

THE STATE OF OHIO, Union County, Tark Township, ss.

Ray S. Fry
vs.
Wade Taylor

BEFORE ME, J. H. Bryan, one of the Justices of the Peace in
and for said County, came Ray S. Fry, who being duly

sworn, says that the claim in this action is for Money Loaned The defendant as follows

Note Given by the defendant to Plaintiff in the Sum of \$100.00

Dated January 17 1948 Due in Six Months with interest at the rate of
5% Per annum . Credit on the back thereof On March 20 1948 the

Sum of \$50.00. also two Checks made payable to the defendant as

follows One in the sum of \$50.00 given on May 21- 1948 and another

in the amount of \$20.00 given May 10th 1948. which was Money Loaned
to Defendant

and the said Ray S. Fry also makes oath

that said claim is Just, and that he ought, as he believes, to recover thereon

One hundred Twenty Dollars and Interest, and Costs cents; he also further

makes oath that the property he is about to have attached is not exempt from execution and that no part thereof is the personal earnings of the defendant for services rendered by said defendant, within three months before the commencement of said action, but that the same amounts to more than one hundred and fifty dollars; and that he is about to have attached the excess over that amount, and that said defendant is not the head or support of a family. He further makes oath that

and the said Ray S. Fry further makes oath and says that

he has good reason to, and does believe that Sturgis Cheney

, of said County, has in his possession

or Coming into his Possession Money the proceeds from a Public Sale

the property of said defendant.

SWORN TO AND SUBSCRIBED BEFORE ME; this 2 day of November

J. H. Bryan
Justice of the Peace.

THE STATE OF OHIO

Union County, ss.

Before J. H. Bryan, Justice of the

Peace in and for York Township in said County.

Roy S. Fry

vs

Plaintiff

We bind ourselves to the defendant

Wade Taylor

Wade Taylor

that the plaintiff Ray S. Fry

Defendant

shall pay to the defendant the damages not exceeding the sum of \$50.00 Dollars, which he may sustain by reason of attachment

in the above entitled action, if the order therefor be wrongfully obtained.

IN TESTIMONY WHEREOF, we hereunto set our hands, this 2 day of November A. D. 19 50

Roy S. Fry
Wade Taylor

THIS UNDERTAKING approved by me, this 2 day of November A. D. 19 50

J. H. Bryan

Justice of the Peace.

Section 11819, (O. L. 109, page 59): In a civil action for the recovery of money, at or after its commencement, the plaintiff may have an attachment against the property of the defendant upon any one of the grounds herein stated:

1. Excepting foreign corporations which, by compliance with the law therefor, are exempted from attachment as such, that the defendant or one of several defendants is a foreign corporation;
2. Is not a resident of this state;
3. Has absconded with the intent to defraud his creditors;
4. Has left county of his residence to avoid the service of a summons;
5. So conceals himself that a summons cannot be served upon him;
6. Is about to remove his property, in whole or part, out of the jurisdiction of the court, with the intent to defraud his creditors;
- X 7. Is about to convert his property in whole, or part, into money, for the purpose of placing it beyond the reach of his creditors;
8. Has property or rights in action, which he conceals;
9. Has assigned, removed, disposed of, or is about to dispose of, his property, in whole or part, with the intent to defraud, his creditors;
10. Has fraudulently or criminally contracted the debt, or incurred the obligations for which suit is about to be or has been brought. and
11. That the claim is for work or labor, or for necessities.

An attachment shall not be granted on the ground that the defendant is a foreign corporation or not a resident of this state, for any claim other than a debt or demand, arising upon contract, judgment or decree, of for causing damage to property or death or personal injury by negligent or wrongful act.

Doc. No. Page

AFFIDAVIT IN ATTACHMENT

VS.

Filed 19

Athens Printing Co., Athens, Ohio

BEFORE J. H. BRYAN, JUSTICE OF THE PEACE IN AND
FOR YORK TOWNSHIP, UNION COUNTY, OHIO

Pearl Phipps,

Plaintiff

vs.

No.

Merle Mathers,
R. R. 1, Peoria, O.,

PETITION

Defendant

There is due the plaintiff from the defendant the sum of Forty-five Dollars and Thirty Cents (\$45.30) on an account, a copy of which is hereunto attached marked "Exhibit A".

Wherefore, plaintiff asks judgement against the said defendant for the said sum of \$45.30, with interest from the 29th day of November, 1947 and costs.

Luther L. Leggett
Attorney for Plaintiff

State of Ohio

ss

Union County

Pearl Phipps, being first duly sworn, says that the facts stated and allegations contained in the foregoing petition are true as he verily believes.

Pearl Phipps

Sworn to before me and subscribed in my presence this 3rd day of October, 1949.

Helen R. Creviston
Notary Public-Union Co.
Comm. Ex. 1-20-52

P R E C I P E

TO THE JUSTICE:

Issue summons in the above entitled cause for the defendant, Merle Mathers, indorse "Action on account for money judgement, Interest and Costs and Other Relief", and make returnable according to law.

Luther L. Leggett
Attorney for Plaintiff

STATEMENT

19__

Mrs. Merle Mathews.
P.E. aria Ohio R.D. 1.

DR.

TERMS

Nov.	29 - 1947 -		
12	Valves Refaced	\$	1. 80
12	Valve Seats faced.		3. 00
	Gasket Cement		50
7	qt oil		2 45
	Valve Keepers		1 00
1	Des. Cap		1 00
1	Coil		3 60
1	Condenser		65
L..	Smith		2 00
	trip to face Block		2 00
1	Timing Chain		7 55
1	Set Spark plugs		3 90
12 in.	1 1/2 Hose		85
			30 30
	Labr and trip for Parts		15. 00
			\$45.30

EXHIBIT "A"

BEFORE J. H. BRYAN, JUSTICE OF THE PEACE IN AND
FOR YORK TOWNSHIP, UNION COUNTY, OHIO

Pearl Phipps,

Plaintiff

vs.

No.

PETITION

Merle Mathers,
R. R. 1, Peoria, O.,

Defendant

There is due the plaintiff ~~from the~~ defendant the sum of Forty-five Dollars and Thirty Cents (\$45.30) on an account, a copy of which is hereunto attached marked "Exhibit A".

Wherefore, plaintiff asks judgement against the said defendant for the said sum of \$45.30, with interest from the 29th day of November, 1947 and costs.

Attorney for Plaintiff

State of Ohio
ss
Union County

Pearl Phipps, being first duly sworn, says that the facts stated and allegations contained in the foregoing petition are true as he verily believes.

Sworn to before me and subscribed in my presence
this 3rd day of October, 1949.

Notary Public

P R E C I P E

TO THE JUSTICE:

Issue summons in the above entitled cause for the defendant, Merle Mathers, indorse "Action on account for money judgement, Interest and Costs and Other Relief", and make returnable according to law.

Attorney for Plaintiff

BEFORE J. H. BRYAN, JUSTICE OF THE PEACE IN AND
FOR YORK TOWNSHIP, UNION COUNTY, OHIO

Pearl Phipps,

Plaintiff

vs.

No.

PETITION

John Buttler,
West Mansfield, Ohio,

Defendant

There is due the plaintiff from the defendant the sum of
Thirteen Dollars and Twenty-four Cents (\$13.24) on an account,
a copy of which is hereunto attached marked "Exhibit A".

Wherefore, plaintiff asks judgement against the said
defendant for the said sum of \$13.24, with interest from the
31st day of November, 1946 and costs.

Luther L. Lyggett
Attorney for Plaintiff

State of Ohio

ss

Union County

Pearl Phipps, being first duly sworn, says that the
facts stated and allegations contained in the foregoing petition
are true as he verily believes.

Pearl Phipps

Sworn to before me and subscribed in my presence
this 3rd day of October, 1949.

Helen R. Cavanaugh
Notary Public - Union Co.
Comm. Ex. - 1-20-52

P R E C I P E

TO THE JUSTICE:

Issue summons in the above entitled cause for the
defendant, John Buttler, indorse "Action on account for money
judgement, Interest and Costs and Other Relief", and make return-
able according to law.

Luther L. Lyggett
Attorney for Plaintiff

Complaint for Forcible Detention

Gen'l Code, Sec. 10452

To J. H. Bryen, a Justice of the Peace of York Township
Township, Union County, Ohio.

The undersigned L. H. Collins
a resident of the County of Union, State of Ohio, doth hereby make
his complaint to you against one Lisle Cross
for this:

That the said Lisle Cross
hath ever since the 9th day of July, in the year 19 49,
and doth still, unlawfully and forcibly detain, from the undersigned, possession of
the following premises, situated in the Township of Taylor, in said
County of Union, and described as follows:

The Dwelling in which said Lisle Cross Now resides located in Broadwa
Union County Ohio and belonging to the Complainant herein
Situated on East side of West Street and being Lot number 56

That the said Lisle Cross
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
Lisle Cross
hath unlawfully and forcibly held over his said term.

On the 5th day of July 19 49, the undersigned di
served upon the said A written Notice to vacate the Premises by the 10
of said Month
as required by law, notice in writing, to leave said premises.

The undersigned asks Process and Restitution, etc.

Dated this 11 day of July, 19 49

L. H. Collins
Comr.

No.

Civil Doc..... Page.....

JUSTICE OF THE PEACE COURT

Township,

...County, Ohio

Plaintiff.....,

U.S.

Defendant.....

Complaint for Forcible Detention

Filed 19.....

Justice of the Peace

THE BACHMAN ADJUSTMENT AGENCY *Collections*

55 EAST STATE STREET . 509 GRAND THEATRE BUILDING . PHONE MAin 2804
COLUMBUS 15, OHIO

November 7, 1951

J.H. Bryan
Justice of Peace
Peoria, Ohio

Dear Sir:

Please accept on the contingent fee of 1/4, the following
account for collection:

Dr. Richard Zollinger
Columbus, Ohio

vs.

Robert Welch
Peoria, Ohio

\$15.00

Dr. Zogg refered Robert Welch to Dr. Zollinger. Service
was rendered by Dr. Zollinger on September 7, 1950.

Will you kindly acknowledge this account promptly.

Yours,

THE BACHMAN ADJUSTMENT AGENCY

Mrs. V. Herd

HBB/hlo



No.
BEFORE J.H. BRYAN, JUSTICE OF
THE PEACE IN AND FOR YORK TOWN*
-SHIP, UNION COUNTY, OHIO

McMannis Food Market

Plaintiff

-vs-

Theodore M. Glass and
Clara A. Glass

Defendants

P E T I T I O N



BEFORE J.H. BRYAN, JUSTICE OF THE PEACE IN AND
FOR YORK TOWNSHIP, UNION COUNTY, OHIO

McMannis Food Market
Urbana, Ohio

Plaintiff

-vs-

No.

P E T I T I O N

Theodore M. Glass and
Clara A. Glass

Defendants

There is due the plaintiff from the defendants, the sum of one-hundred sixty-nine dollars and three cents (\$169.03) on an account, a copy of which is hereunto attached, marked exhibit "A".

Wherefore, plaintiff asks judgement against said defendants for the said sum of \$169.03 with interest at 6% from the 10th day of May 1947, and costs.

Luther L. Liggett
Attorney for Plaintiff

STATE OF OHIO
UNION COUNTY ^{ss}

Luther L. Liggett, being first duly sworn, says that he is the attorney of the plaintiff duly authorized herein, that said plaintiff is not a resident of and is absent from this county, and that the facts stated and allegations contained in the foregoing petition are true as he verily believes.

Luther L. Liggett

Sworn to before me and subscribed in my presence this 27th day of May 1948.

Bernette Mader
Bernette Mader, Notary Public

Received this summons on the _____ day of _____, 19____, at _____ o'clock
M., and I served the same on the _____ day of _____, 19____, on the said
_____ by leaving a certified copy thereof, and of the indorsements thereon with *

CONSTABLE'S FEES	
Service and Return,.....	Persons each 80c \$
Mileage, first mile, 50c - - - - -	
Additional miles, each 15c - - - - -	
Total - - - - -	\$

Constable

* "With his 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."

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT,

Gardner Township
Sumner County, Ohio

McMannis Food Market vs. Plaintiff
Theadon Glass and
One a Glass Defendant

S U M M O N S

Returnable June 4 1948
at 5 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 - - - - - \$.....
\$.....

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

Constable

SUMMONS

Gen'l Code, Sec. 10233, 5, 7

The State of Ohio, Union County, ss.

To J. H. Bryan Constable of Clark Township in said County, Greeting:

YOU ARE HEREBY COMMANDED to summon

Theodore M. Glass and Clara A. Glass

to appear before me, the undersigned, a Justice of the Peace, in my office in Clark Township, on the 4 day of June 1945, at 8 o'clock P.M.,

to answer the action of McManis Food Market on an action

for the amount due on one hundred and sixty nine dollars and three cents

The Plaintiff asks a judgment for the amount indor sed hereon, and for costs of said case

You will make due return of this writ on or before the 11 day of June 1945, at 8 o'clock P.M.

WITNESS my hand, this 1 day of June 1945

J. H. Bryan
Justice of the Peace

LUTHER L. LIGGETT

ATTORNEY-AT-LAW
MARYSVILLE, OHIO

7th June 1948

J. H. Bryan
Justice of the Peace
Peoria, RR#1
Ohio

Dear Mr. Bryan:

In re McMannis -vs- Glass

Have talked with the plaintiff in the above mentioned suit, and he is willing to accept the \$150.00 payment on his grocery bill provided the deposit for costs is returned, and if the enclosed note for the balance of \$19.03 is signed by both Mr. and Mrs. Glass.

Hope this arrangement is satisfactory; expect to hear from you soon.

Very Truly Yours

Luther L. Liggett

STATE OF OHIO

DEPARTMENT OF HIGHWAYS

STATE HIGHWAY PATROL

Date 7-3-36 1936

Citation No. 02027

Name B. F. Smith

Address RR 1 Rehman, Oh

License No. 26260 ^{STREET} Rehman ^{TOWN} Rehman Make of Car Whisper

YOU ARE HEREBY COMMANDED TO APPEAR IN THE COURT OF

801 N. Bryan Summersville
NAME OF COURT LOCATION OF COURT

At 6:2 M. On July day of 1936

Charge Insufficient Funds

FAILURE TO OBEY THIS SUMMONS WILL RESULT IN A WARRANT FOR YOUR ARREST.

Form PF 9 -78546Δ

Patrolman's Signature B. F. Smith 19

AFFIDAVIT, CHARGING OFFENSE

Violation of State Law.

Gen'l Code, Secs. 13432-9,-18.

JUSTICE OF THE PEACE COURT

The State of Ohio, Union County, ss. York Townsh

Before me, J. H. Bryan, a Justice of the Peace of said County,
personally came C. F. Velliquette, who being duly sworn according to
law, deposes and says that on or about the 3rd day of July, 1936, at the
County of Union, one B. F. Smith did unlawfully operate
a motor vehicle in the night season, on state route 31 without
the required lights. Contrary to Section 6310-1 General Code of
Ohio and against the peace and dignity of the State of Ohio

C. F. VelliquetteSworn to and subscribed before me, this 11th day of July, 1936J. H. Bryan

Justice of the Peace.

1. Here describe the offense committed as nearly according to the nature thereof as the case will admit, in ordinary and concise language.

WARRANT TO ARREST

Violation of State Law

Gen'l Code, Secs. 13432-6 to-14,-19

JUSTICE OF THE PEACE COURT

The State of Ohio, Union County, ss York Township
To C.F.Velliquette State Highway Patrolman
Constable of said Township, Greeting:

WHEREAS, there has been filed with me an affidavit, of which the following is a copy:

JUSTICE OF THE PEACE COURT

The State of Ohio, Union County, ss York Township

Before me, J.H.Bryan a Justice of the Peace
of said County, personally came C.F.Velliquette
who being duly sworn according to law, deposes and says that on or about the 3rd
day of July 1936 at the County of Union, one

B.F.Smith did unlawfully operate a motor vehicle in the night
season, without the required light on state route 31 without the
required lights. Contrary to Section 6310-1 General Code of Ohio
and against the peace and dignity of the State of Ohio.

C.F.Velliquette

Sworn to and subscribed before me, this 11th day of Ju

J.H.Bryan

1. Here describe the offense committed, as nearly according to the nature thereof and concise language.

B F Smith

These are therefore to comm

if he be found in

is not found in your County, that you pursue after him in any

State, and take and safely keep the said B F Smith

so that you have his body forthwith before me to answer the same

further dealt with according to law.

Given under my hand this 11 day of July

J. H. Bryan

Justice of

RETURN

Gen'l Code, Secs. 2834, 6, 3038, 3334 to-45, 13432-10 to-14

Ohio, 7-11 1936

Received this Writ on the 11th day of July 1936, at

6 o'clock P. M., and pursuant to its command I forthwith on the 11th

day of July 1936, executed it by taking the within named

B. F. Smith

* and delivering to him a copy

thereof, including a copy of the affidavit filed upon which said Writ was issued:

and now have his body before the Court.

CONSTABLE'S FEES

Service and Return	Defts. each \$1.00 \$
Mileage, first mile, 50c	-
Additional miles, each 15c	-
Total	- - - - - \$

E. F. Vellum

Constable

* If no copy is delivered these two lines should be omitted, (erased).

Page

OF THE PEACE COURT

Township

County, Ohio

THE STATE OF OHIO

vs.

Warrant to Arrest

Violation of State Law

Returned and Filed

19

Justice of the Peace

CO., COL., O.

and as provided by law, whereupon I returned the property to said Defendant.
Said Bond herewith returned.

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.

CONSTABLE'S FEES

Service and Return	.50	\$ 80
Mileage, 1st mile .50	.185	185
.....additional miles, each	.05	
Summoning and Swearing Appraisers	1.00	
Taking and Returning.....Bonds, ea.	.50	
Expenses, per Verified Statement		
For Moving and Storage of Goods		
For Care of Animals		
Total		465

Received this writ on Aug 31
and served same Aug 31st by
leaving a certified copy with
Defendant personally.
A. C. Boons Constable

No.

Civil Doc. Page

Before

Justice of the Peace,

Township

Plaintiff,

vs.

Defendant.....

SUMMONS.

With Writ of Replevin.

Returnable....., 19.....

Damages Claimed - - - - \$

Justice's Fees - - - - -

Constable's Fees - - - - -

Total - - - - - \$

Plaintiff's Attorney.

Returned and Filed

19.....

Justice of the Peace.

A True Copy. Attest: (On Copy Only)

Constable.

SUMMONS ~~AND WRIT OF REPLEVIN.~~

Gen'l Code, Sec. 10463.

The State of Ohio, Amman County, ss.To Any Constable of York Township in said County, Greeting:

You are hereby commanded to summon

John Rider J.Rto appear before me the undersigned, a Justice of the Peace, at my office in
York Township, on the 4 day of Sept 1942
at 8³⁰ o'clock P.M., to answer the action of Harley Gauer~~and for wrongfully detaining the following described property, goods and chattels, to wit:~~

Who claims of the Defendant
in a civil action the sum of
\$40.92 ~~on~~ on an account with
interest and cost. The Plaintiff asks
judgment for the amount herein endorsed and cost
if you will make due return of this sum
on Friday 4 Day of Sept at 8³⁰ o'clock P.M.
at my Residence

J. H. Bryan Justice of Peace

BEFORE JOE BRYAN, JUSTICE OF THE PEACE, YORK TOWNSHIP
UNION COUNTY, OHIO

Harley Louer,

Plaintiff,

Case No. _____

-vs-

John Rider Jr.,

Defendant.

R E P L Y

- - -

Now comes the Plaintiff and says that he had twenty five ewes and twenty seven lambs on pasture belonging to the defendant for two months and twenty eight days. Plaintiff says that said sheep were so pastured under an agreement with the defendant whereby plaintiff was to pay him fifteen cents per month for each ewe there being no charge for lambs, that defendant is therefore entitled to a counter claim against the bill of plaintiff in the sum of eleven dollars for said pasture rent.

Further, plaintiff denies each and every allegation in the bill of Particulars of the defendant contained, and he therefore prays judgment for the sum of \$29.32, being the sum of \$40.32 prayed for in his Bill of Particulars, less the amount due the defendant for said pasture.

Richard C. Thall
Attorney for Plaintiff

F. LEROY ALLEN

ALLEN & ALLEN

ATTORNEYS AT LAW
RICHWOOD, OHIO

ROBERT F. ALLEN

September 2, 1942

Hon. J. H. Bryan
Peoria, Ohio
R.F.D.

Dear Justice:

Confirming our telephone conversation, we are herewith enclosing the Bill of Particulars of Defendant, John Rider, Jr.

We will be present for trial by consent of Plaintiff's attorney, on Tues. evening, September 8, 1942 at 8:30 P.M. I am,

Yours very truly,

ALLEN AND ALLEN

By,

F. L. Roy Allen
/R

FLA:RMB
Encl. 1

Plants
Def 15

40

E. L. Ross.

Witness 35-40

Jim. White

2 1/2 mile
1 1/2 hour
1 1/2 after call

$$\begin{array}{r} 50 \\ 80 \\ 200 \\ 60 \\ \hline 390 \end{array}$$

254 Constable

$\frac{2}{300}$
50

302

30.
35.
32.

30
20
10

Paict bez

John Rider 12⁴/₅ 13

Cont 273

Bull.

Pasture,

9.3.8 Fredg. 1

295

8.63

2610

л л л л л л л л л л л л

STATE WARRANT.

THE STATE OF OHIO,

Union County, ss. }

To any Constable of said County---GREETING:

WHEREAS, Complaint upon oath by *J. H. Benjamin*, a Justice of the Peace in and for said County, that on or about the *13* day of *May*, A. D. 18*99* at *Spark Township* in said County.

One Dan Rhyne did unlawfully assault and strike one H. R. Weston a minor of E. M. Weston and to the extent and with such force to knock him to ground with the intent of doing said person bodily harm whereupon E. M. Weston father of H. R. Weston files this affidavit for the arrest of said Dan Rhyne this 13 day of May

These are, therefore, in the name of the State of Ohio, to command you that you take the said *Dan Rhyne*, if he be found in your County, or if he shall have fled, that you pursue after the said *Dan Rhyne* into any County in this State, and take and safely keep the said *Dan Rhyne* so that you have him forthwith before me or some other Justice of the said County, to answer to the said complaint, and to be dealt with according to law.

Given under my hand and seal, this *13* day of *May*, A. D. 18*99*

J. H. Benjamin, Justice of the Peace.

I, E. M. Weston, do acknowledge myself security for all costs which may accrue by reason of prosecuting the within named Defendant for the offense specified in the within Warrant, to be paid by me in case said defendant shall be discharged by the Magistrate, or not indicted by the Grand Jury.

Attest:

J. H. Bryan

E. M. Weston, Justice of the Peace.

RETURN.

I have arrested the within-named
and now have him in Court

Crim. Doc. P

THE STATE OF OHIO.

vs.

STATE WARRANT.

Fees, - - - \$
Service, - - -
Mileage, - - -
Conveyance, - - -
Sustenance, - - -
Assistance, - - -

- - - \$

No.

Affidavit

General Form.

vs.

Plaintiff

Defendant

Filed this day of
..... A. D. 187

Justice of the Peace.

Wilstarh, Baldwin & Co.

PUBLISHERS OF

& Commercial Blanks, Records, Dockets, etc.

AND MANUFACTURERS OF

OF EVERY DESCRIPTION,

143 Race St., Cincinnati.

Notaries, and Attorneys a catalogue of, and
Blanks, Dockets, etc., on application.
"Economy in the market."
on every form.

ENDING, in the

E M Weston
 Plaintiff
 vs.
Dan Rheyne
 Defendant
 State of Ohio, *Minor* County, ss.

Before *J. H. Beyer*
 A Justice of the Peace of
 Township in *Minor*
 County, ss.

being duly sworn, says

E M Weston
 on May 13, 1939, at about 7 o'clock
 one *Dan Rheyne*, did unlawfully
 assault and strike one *H R Weston*
 a minor son of *E M Weston* and to
 the extent and with such force to
 knock him to ground with the intent of
 doing said person bodily injury
 whereupon said *E M Weston* Father
 of said *H R Weston*, files this affidavit
 for the arrest of said *Dan Rheyne*
 this 13 day of May 1939.

Subscribed and Sworn to before me, this

13 day of

May

1939.

J. H. Beyer

Justice of the Peace.

[COPYRIGHT MATTER.]

E. M. Weston

Oct 20. 1933

To whom it may
concern be it known
that one Jerry Dittus
did pay out Dr. Ritter
of West Mansfield \$5.00
~~damage as part of~~
Repair bill on auto
damaged in accident
on the 13 of October 1933
and be it further
known that the Jerry
Dittus does this day
release Dr. Ritter of
all responsibility
of accident and has
settled the case
fore ever

Jerry Dittus

signed in my presence
~~Artistic Thompson~~
by J. H. Bryson
Notary Public

Oct. 20 1933

To all whom it may
concern be it known
that on this 20 day
of October 1933

one ~~James~~ Jerry Dittus
did settle a claim
of Dr. Rider of West
Manfield against
him for Automobile
Damage which occurred
on 18. day of October
1933. also the said
Dr. Rider upon the
payment of \$15.00
Damage on repair bill
of Dr. Riders auto
Releaser. Jerry Dittus
from all responsibility
of accident and
settled the case.

Harry Rider
signed in my presence
L. H. Bingham

STATE OF OHIO
DEPARTMENT OF TREASURER OF STATE

3659

\$ 2.50

Revenue Voucher No. A-40

Columbus, Ohio, Oct. 4, 1935 193

The AUDITOR OF STATE has paid into the STATE TREASURY FOR J. H. Bryan

Justice of Peace , Union County,

Peoria (Route 1) , Ohio, the sum of Two and 50/100 Dollars,

being one-half of fines collected in case of Ohio vs. Edw. Roush ,

under the State Highway Patrol Act, Section 1178 (115 O.L. 93)

W. A. BAILEY, ~~Cashier~~

.....Cashier
For Treasurer of State

LUTHER L. LIGGETT
ATTORNEY-AT-LAW
MARYSVILLE, OHIO

October 4, 1949

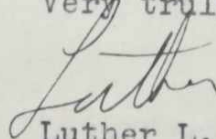
J. H. Bryan
R. R. 1
Peoria, Ohio

Dear Joe:

Enclosed please find two petitions on account to be filed in your office. Will you please let me know the hearing date on these suits?

I must insist in these cases that they will not be dismissed unless the interest is also collected.

Very truly yours,


Luther L. Liggett

LLL:hrc
Enc.

80 miles
 24^h mileage
 32^h Constable
 out

5.50
 2.50
 6.00
 5.00
 2.50
 0.80
 0.80
 1.00
 0.40
 0.10
 0.50

ALLEN & ALLEN

ATTORNEYS AT LAW

OFFICES

12 NORTH FRANKLIN STREET

RICHWOOD, OHIO

118 WEST FIFTH STREET

MARYSVILLE, OHIO

F. LEROY ALLEN

ROBERT F. ALLEN

June 6, 1941
Marysville, Ohio

J. H. Bryan, Justice of Peace
R. F. D., Peoria, Ohio

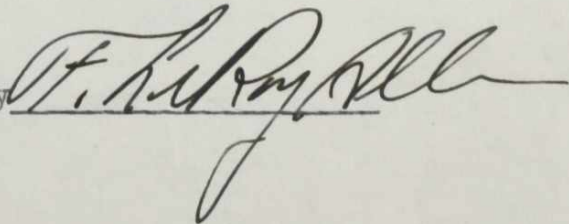
Dear Sir:

You will find enclosed Bill of Particulars and Praecipe, that you will please file, set a date for trial, issue the summons, and notify us of the time set for trial. The same may be any time except June 12, as far as we know at this time.

We would like to have a couple of days notice before time for trial, in order to have our witnesses ready, assuming that the matter is not otherwise adjusted. I am,

Yours very truly,

ALLEN & ALLEN

By 

FLA/HH

March 26 1954

to Whome it may concern
this contract between

Claude Samuels. Party of
First Part, and Rosa ^{off Party} ^{of second Part}
Wherein Party of First Part
is selling to Party of second
Part one Ford ^V Wilder
1947 Year motor no 99A.1375156

Condition of this Contract is that
Car is in fair shape and is to
be paid for by Party of second Part
by down Payment of \$30.00 cash
and Balance to be paid by the
month. monthly Payments are as
follows \$10.00 per month paid
on or before 15 day of each month
Price of said car is \$330.00
and to be paid as afore stated
without interest

said Party of ^{pecomet} But has this
day given a not concerning
unpaid balance and is signed
by Her

Geo Ross Att
b land Saunders

Criminal Actions.

Complaint or Affidavit.

General Form.

The State of Ohio,

vs.

Plaintiff,

Chander
Hamer

Defendant.

Filed this 12 day of

Aug

1874
A.D. 1874

J. H. Benson

Justice of the Peace.

Wilstarh, Baldwin & Co.

PUBLISHERS OF

Legal & Commercial Blanks, Records, Dockets, etc.

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Entered according to act of Congress, in the year 1875, by HUGH M. SPALDING, in the office of the Librarian of Congress, at Washington.

State of Ohio, UNION County, ss.

G. K. MCGINNIS

being duly sworn, on oath says:

on the 24 day of JULY 1940 A. D. 187, in the County

of UNION

and State of Ohio, one Charles Haines

did then and there Unlawfully, Feloniously,

Issue and deliver to the said G. K. McGinnis a certain
check for the sum of Sixty Seven Dollars with out
sufficient funds Contrary to the law of the State of

Ohio

Subscribed and Sworn to before me, this

12 day of July

1940
187

Justice of the Peace.

[COPYRIGHT MATTER.]

G. K. McGinnis

Received of J. H. Bryan,
\$60.00 For complete
payment in Leisut
vs Leisut Davis Case.
Jan. 28, 1931.

Gwynn Sanders.



Oct 12 1936
C A Haines

Thurty Six 00 Dollars
an Richwood Lumber Co
account Paid on full



J H Bryan

5

1000

871

129

871

129

10.00

MR. Joe Bryan

May 10 1948 No. _____

RECEIPT ACKNOWLEDGED WITH THANKS, of your payment of
Twenty One 27 DOLLARS
100

Applying as follows:

CHECK	
CASH	<input checked="" type="checkbox"/>
M. O.	

Merchant Industries, Inc.
vs. William E. Ballinger in full

Paid \$21.27

Thank you

Very truly yours,

Allen T. Allen
By H. Blue

FOUGHTY WALL PAPER AND PAINT

PHONE 84

WEST LIBERTY, OHIO

July 3 1952

Mr. J.H. Bryan Esq.

Peoria, Ohio.

Dear Brother Squire :-

You have a man in your territory by the name of Don Overfield who has owed us since Oct. 12, 1951, he was living over here near us and worked for a man by the name of the Nau Grain and Elevator Co., and lived on a farm two miles south of our town, His name is Don. Channell who rented this Overfield a house to live in while working for this Grain and Elevator Co. we let said Overfield have some Paint, brushes etc. with the understanding that he would pay us as soon as he drew his pay from said company, this he failed to do, and moved out of the house in the night time, over to near, Plain City, then moved to Lake View, from there to where he is now, and now is working for a Mr. Malaney you perhaps know of him, I drove over there and found where he was working, but Mrs. Malaney said Overfield was not at home at the time, now we would like to "Nab" him before he moves again, as he does not stay long at a place,

I am a Justice of the Peace, but this being my own case, I had to take it thru. another court, So I turned it over to Squire Marmon of Bellefontaine O. He in turn served papers on said Overfield, and took Judgment and I am enclosing the Certificate on to you, so you can take it from here to take action and I would get him on the carpet as soon as possible before he has a chance to dig out again, Maybe I can be of some service to you later,

Fraternally Yours,

P.S. If you have occasion for other correspondence you may write Squire Marmon at 113 E. Patterson Bellefontaine, Ohio.

Aug 17 - 1952

Received

from

J H Bryan

38.25

Dollars

100

per

check

Harold Farmington acc't

\$

38.25

Mayron Green

State of Ohio Union County
Towns of Norfolk

Jan 26 - of Feb - 1934

I do hereby certify that I have seen a certified
of place in Union County Ohio
of one Ralph Rice
who after being sworn says
that the foregoing statement
and parcels of agreement are
facts

stating that on Dec 28
1933 he purchased a fuel
wood saw from Montgomery
ward with the understanding
that it would weigh an
a Ford tractor Model 8-TH
and after receiving said saw
it would not work on
said tractor and after notifying
the company said saw was
shipped back to the company
at Monroe Minn

and afterwards received
ward's return all papers
and receipts which
Ralph Rice is doing this
day after taking a copy
of same

- Ralph W. Rice.

J H Bryan
J P

RETURN

Received this writ on the 14 day of August, 1913, at 9:30 o'clock A.M.,
and on the 14 day of August, 1913, I served the same on the within
named Defendant
by delivering a true copy thereof to him personally residing at Andover

FEES

Service and Return,	Persons, each 80c	80
Mileage, first mile, 50c	1 - - - -	50
Additional miles, each 15c	3 - - - -	45
Total, - - - -		175

Constable

1. Or "leaving."
2. Or, "To them each," or "at.....h.....usual place of residence," or "at the usual place of residence of each."

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT

Township,

County, Ohio

Plaintiff

vs.

Defendant

SUMMONS

IN FORCIBLE DETENTION

Returnable 19

Returned and Filed

19

Justice of the Peace

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

Constable

SUMMONS IN FORCIBLE

DETENTION

Gen'l Code, Secs. 10452, 3

The State of Ohio, Monroe County, ss. York Township

To any Constable of said County, Greeting:

You are commanded to summon

J. H. Wilson
J. H. Bryan to appear before me,
a Justice of the Peace of said Township, at my office
therein, on the 18 day of Aug, 1933, at 10 o'clock AM, to answer unto
Restitution of Property Lost and other Relief in an action
for forcible entry and detention of the following described premises, to-wit:

Situated in the 9th of Washington, County of Monroe,
and State of Ohio, and known as Myrtle Summer Farm.

You will make legal service of this writ, and return the same on or before the 18 day
of Aug, 1933, at 10 o'clock AM.

Witness my hand this 18 day of Aug, 1933J. H. Bryan
Justice of the Peace

Ohio Valley Office
Supply Company

Box 201 Pomeroy, Ohio

Letter L. Lyett
7111 Mayhew St.

739

Raymond

York Road

3 cross road

J. H. Bryan - Justice of the Peace
R. R. No. 1
Peoria, Ohio

(Sec. 562 P. L. & R.)

U. S. POSTAGE

PAID

POMEROY, O.

Permit No. 58

cut, now
P.S. Am Glass

Can raise 150 =

Wonder if they would (Pete)
for that amount if not he
say he will have the rest in 30 days

Catagony
Bill Khandlegi

WEST MANSFIELD, OHIO, _____, 195____ No. _____

THE UNION BANKING COMPANY 56-777

P^{AY} TO THE
ORDER OF _____

\$ _____

DOLLARS

FOR _____

MARYSVILLE, OHIO,

Jan 27

1926

NO.

THE COMMERCIAL SAVINGS BANK

56-535

PAY TO THE
ORDER OF

Comptroller of State

\$

7.50
7.50

Seven 5/100

DOLLARS

SAFETY DEPOSIT BOXES
FOR RENT

L. H. Bryan

Auditor of State

1/31, 1936

PAY TO THE ORDER OF
HARRY S. DAY,
TREASURER OF STATE

Joseph T. Craig
Auditor of State

VOID

STATE OF OHIO
HARRY S. DAY,
TREASURER OF STATE

FEB - 1 '36

NOTICE AND PROTEST WAIVED
ANY BANK, BANKER OR TRUST CO.
PAY TO THE ORDER OF

DEPOSIT ONLY
1936
CASH ON HAND
BANKER
PRIOR
RESERVE
GUARANTEED
1936
NATIONAL
BANK
LUMBUS
OHIO

00
\$150

417
Twenty days after date, for value received, we jointly and severally
promise to pay **THE MOUNT VICTORY BANK**, of Mt. Victory, Ohio, or order,

One hundred fifty no. 100

DOLLARS

with interest at eight per cent per annum, after maturity payable annually upon principal
and upon due and unpaid interest. Payable at

The Mount Victory Bank, Mt. Victory, Ohio,

And we hereby authorize and empower any Attorney at Law, of any Court of Record at any time after the
above note becomes due, to appear for us or any of us, without process in any Court of Record in the State of Ohio, or elsewhere, and
confess a judgment for said amount, interest and costs, in favor of the legal holder, indorsee or assignee hereof, and release all errors which
may accrue in the rendition of such judgment. And we also release the right of appeal, the stay of execution and the power and privilege
to hold exempt from execution any personal or real property belonging to us or either of us at and after the date of such judgment; and
our said Attorney is hereby authorized to enter said release in said judgment.

Witness our hands and seals, this

9th day of June A. D. 1928

Due Apr 27th A. D. 1928

No.

36926

P. O.

Riskman 3 #3

J. H. Jolliffe [Seal]

J. D. Jolliffe [Seal]

11/18/29

3/1/12

Offset 9/29/28 Com'd 130.04

COLUMBUS, OHIO

December 16 1935

The within instrument is hereby
transferred and assigned to Olen

Willauer....., without recourse

S. H. SQUIRE, Superintendent of
Banks of the State of Ohio

BY

Special Deputy Superintendent of Banks.

150.00

8.00 Int

158.00

130.04

\$ 27.96

Int to 4/1/36 10.00

Jan 16, 1941

No 2

Duplicate Bill

Combine Bill.
Date. Oct. 8, 1939

Name P. A. Tallman.

West Mansfield, Ohio.

20 1/2 acres Soybeans @ 2.50

51.25

Pd. Dec. 16, 1939

10.00

Bal.

41.25

Interest @ 6% to date

- 6.06

Total Due

47.31

5% Discount if paid in full on

2.37

or before Jan. 30, 1941

44.94

Payment must be made on above
bill on or before Jan 30, 1941

C. M. Penhorne & Co.

P. H. 2

SUMMONS

Order of Attachment and Notice To Garnishee

**To Be Used Where Action is Against a Single Person
With no Dependents**

C.M.Bright

VS.

Plaintiff....

A.U.Martin

Defendant....

BEFORE

J. H. Bryan

... J. P.

of York Township

Union

County, Ohio

Amount for which Plaintiff will take Judgment
if Defendant fails to appear. 78

Plaintiff's Claim \$ 32.20

Interest \$.....

Total \$.....

PROBABLE COSTS

Justice's Fees \$ 4.00

Constable's Fees \$ 4.00

Garnishee Fees	\$ 1.00
----------------------	---------

Total \$.....

CERTIFICATE

To be signed only on the Officer's copies.
I hereby certify that the within and above is a copy
of the original writ, with the endorsements thereon.

Constable.

RETURN

To Be Made Only on the Original Writ

Received this writ.....19....., and on the.....

day of 19....., I served the same on the defendant,

by leaving a certified copy thereof, with the endorsement thereon, at his usual

place of residence. I also on the day of 19....

at..... o'clock.....M. served the within named.....

the garnishee with a copy of this order and written notice to appear and answer

etc., by leaving the same with.....

..... Constable

Contable's Fees

Service	-	\$
Mileage	-	
Serving Notice	-	
Sum.& Swr. Apprs.		
Appraisers Fees		
Inventory	-	
Care of Property		
Moving Property		
Total		

THE STATE OF OHIO, Union COUNTY, SS.TO ANY CONSTABLE OF Tork TOWNSHIP, IN SAID COUNTY, GREETINGS:

You are hereby Commanded to summon A.U. Martin to appear before me, the undersigned Justice of the Peace of said Township at my office therein, on the 21 day of October 1935, at 7 o'clock PM to answer to the action of C.M. Bright who claim... of the defendant... the sum of \$ 32.38 with interest from 19 for Necessaries,

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

YOU ARE ALSO COMMANDED to attach the goods, Chattles, stocks, interests in stocks of the defendant, rights and credits, not exempt from being applied to the payment of this defendant, earned during now due him from H.S. Roosa, account, H.S. Roosa,

hereby made garnishee in this action, in a sum sufficient to cover the above claim, and the sum of \$15.00 costs.

NOTICE TO GARNISHEE: H.S. Roosa,

You are also notified to appear before me at the time and place above specified, and answer under oath or affirmation all questions put to you touching such personal earnings of the defendant, and to disclose truly in your possession or coming into your possession due the defendant the amount earned by the defendant from you during the last... and the amount that may be owing by you to the defendant then due or not; that as such garnishee you are held liable to the plaintiff in this action for the excess over and above...

of such personal earnings of the defendant, earned during the last..., that are now due, and that shall become due from you to the defendant, from the date hereof until the final trial and adjustment of the cause for which this action is brought; and, in addition thereto, a sum not exceeding...

\$15.00, to cover the actual costs of this proceeding.

You will make due return of this writ, on the 21 day of October 1935.

Given under my hand, this 17 day of October 1935.

J. H. Roosa
Justice of the Peace.

AFFIDAVIT IN ATTACHMENT

VS. Plaintiff

Defendant

BEFORE

.....J. P.

of Township,

.....County, Ohio

SUGGESTIONS

(For References, See Other Side)

1. If so, insert the words, "he is the attorney (or agent) of said plaintiff; that." If not so, leave this space blank.

2. If the defendant be not the head, or the support of a family, erase the words, "that said property is not the personal earnings of the defendant for services rendered by the defendant within thirty days prior to the commencement of said action; that said earnings amount to more than \$50.00, and that only the excess over that amount is sought to be attached."

If the defendant be the head or support of a family and it is not sought to attach his personal earnings for the thirty days last past, erase the words "that said earnings amount to more than \$50.00, and that only the excess over that amount is sought to be attached; that the defendant is not the head nor support of a family, etc."

If the defendant be the head, or the support of a family, and it is sought to attach his personal earnings for the thirty days last past, then erase the word "not" in the clause, "that said property is not, etc;" and also the words, "that the defendant is not the head nor support of a family, etc." Ninety per cent of such personal earnings, not exceeding \$75.00, are exempt as against judgments upon other claims than those for work, labor or necessities, where eighty per cent only is exempt. Passenger automobiles cannot be selected as exempt. No personal property shall be exempt from execution on a judgment rendered for the purchase price or any part thereof.

3. Here state the fact or fraud upon which affidavit is based, erasing such other part or parts of paragraph.

Athens Printing Company, Athens, Ohio

UNDERTAKING

The State of Ohio,

.....TOWNSHIP, ss.

.....COUNTY,

WE BIND OURSELVES to the Defendant.....

.....that the Plaintiff.....

.....shall pay to said defendant the damages not exceeding the sum of.....Dollars, which.....he may sustain by reason of the attachment in the within entitled action, if the order therefor be wrongfully obtained.

IN TESTIMONY WHEREOF, we hereunto set our hands this.....day of....., A. D. 19.....

This undertaking approved by me this.....day of....., A. D. 193.....

....., JUSTICE OF

STATE OF OHIO,

Union

COUNTY, ss.

AFFIDAVIT IN ATTACHMENT

BEFORE ME, the undersigned Justice of the Peace within and for
said County, came (1) *Alma Skidmore*

who, being by me first duly sworn, says that

said defendant *is* justly indebted to said plaintiff in the
sum of *Two hundred fifty three* Dollarsand *Purchase* cents, for*Price of timber Purchased by Defendant from Plaintiff*

that said claim is just and lawful; that he believes said plaintiff ought to recover thereon the amount of \$ *253.00*,
and that the property about to be attached is not exempt from execution; (2) that said property is not the personal earn-
ings of the defendant for services rendered by the defendant within thirty days prior to the commencement of said action;
that said earnings amount to more than \$50.00 and that only the excess over that amount is sought to be attached.

That the claim on which judgment is sought is for work or labor or for necessities.

That the said 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; (3) that said defendant is not a resident of this county of *Union*; that said defendant has absconded
with the intent to defraud his creditors; that said defendant has left the county of his residence to avoid the service of a summons; that said defendant
so conceals himself that a summons can not be served upon him; that said defendant is about to remove his property in whole or part, out of the juris-
diction of the court, with intent to defraud his creditors; that said defendant is about to convert his property in whole or part, into money, for the
purpose of placing it beyond the reach of his creditors; that said defendant has property or rights in action, which he conceals; that said defendant has
assigned, removed, disposed of, or is about to dispose of, his property, in whole or part, with intent to defraud his creditors; and that said defendant has
fraudently or criminally contracted the debt, or incurred the obligations for which this suit is about to be, or has been, brought. A written demand having
been made according to law.

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

in possession money, property and rights in action, the property of said defendant, and

indebted to said defendant.

and subscribed before me, this

August, A. D. 1935

Alma Skidmore

J. H. Bayless, J. P.

If Constable is
unable to find
Def. then he makes
His Return and
I mail him
and give him 13
Days to appear

Ohio State Uni.
U.S. Dept. of Agr.
Union County
Farm Bureau

COOPERATIVE EXTENSION
IN
AGRICULTURE & HOME
STATE OF OHIO

The Status of the Corn

Dear Sir:

A number of weeks have passed since we sent you the forms for a corn-hog contract. Naturally you have wondered when you would hear from them again and the delay has been due to the fact that we intended to tell you about the status of the contract in Union County and the work already finished.

The county allotment committee has completed a review of all contracts and stated that the county committees on the contracted acreage are now reviewing thousands of hogs are involved in the contract. The men are now waiting for the State to approve them the county quota.

Just as soon as the county committees receive the quota and meet it, the contracts will be typed and returned to you for acceptance.

When reviewing the 12 contracts we were encouraged to find only a very small number not certified for acceptance. Naturally the county committees all over the state have been found and the contracts accepted as equitably as possible.

Please give your close attention to the statements appearing in the newspaper. The statements reported to the association will help the county effort to treat every producer fairly.

With a committee as experienced as yours, the task is not as tedious as you are eager to see the end soon. We hope to see the end soon.

LYB.AT

County

Said said Jim Smith
Pamper \$15.64 the Electric Bill
March and April.
He is to get his platters
Bates ~~long~~ clock car ~~little~~
~~pay~~ ~~it~~ ~~Pittman~~ ~~case~~
Pittman found an Road
salt and Pepper Shaker
Whiffle fork
Sketch Insurance Papers
Retire from

July 25 1951

Received of Jack Porter and
Jim Smith
\$15. ⁶⁴/₁₀₀ for electric bill
on the bill of Anna Geho
for march and april
making all that he owes

Mrs Anna Geho

Paid to J. H. Bryan

Justice of Peace

Searching A Private Dwelling for Intoxicating Liquor,

Section 6170 G.C. of Ohio, forbids search of A private Dwelling for Intoxicating Liquor,

Section 6170 G.C. Was repealed By Legislature 1929,

Section 6212- 16 Re-inacted Law repealed by act of Legislature, 6170 forbidding the searching of A private Dwelling for Liquor

Section 6212-27 Defines a Bona-fide private residence,

In the performance of the duties imposed upon them by Law The Commissioners, Deputy and Inspector, (Officers) may at all reasonable hours enter into or upon all the Buildings, Places or things, Excepting such Buildings, Places or things or parts thereof as ^{are} used as exclusively for Private Bona-fide Residences Purposes. And no place shall be regarded as a bona fide private residence under the laws prohibiting the Liquor traffic, wherein Liquors are possessed, which have been illegally Manufactured or obtained.

When an Officer is sent to a private dwelling, knocks at the door and is readily admitted, and while there finds Whiskey which he confiscates, the place can not be regarded as a bona-fide Private residence ~~etc.~~ G.C. 6212-27 and the defence that the officer was not armed with a search warrant does not lie, and admission of the Liquor in evidence against the possessor raises no question as to constitutional Rights, Podner VS State, 23 O L R 30
motion to certify record overruled, (20 O L R 611)

State of Ohio - Coroner's Office
County of Hamilton
you are hereby

United States Department of Agriculture
PMA, Dairy Branch
Cleveland Ohio Milk Marketing Area
Federal Order No. 75
2163 East Second Street
Cleveland 15, Ohio

130

J. H. Bryan
R. #1
Peoria, Ohio

208

SEC. 34.66 P.L. & R.



X the one that had the biggest
foot

2-

3 - growth in back of

4 Powder puff of

5. ~~horn~~ Pipe of

6.

7. snout open

8 he who I caught is lost

9 there is no foot left
at all

10 time and the train total

Pete Litus \$
owes 55.00

7/30/52

\$
There is due me 55.00
from Pete Litus on rent
of my premises.

Elizabeth Crossinger

Failure to comply with
this notice will cause me
to start legal action to
collect.

May 2 - 1952

Received of Lewis Thompson
5⁰⁰ on account of Brown Market
Paid to J. H. Bryan J. P.

Annie Thompson ^{on Harry Wilson Place} 87. 93
 Jack Porter ^{Belle} ^{Bellevue} ^{St. Louis} 101. 2
 Don Williams ^{St. Louis} 22. 2
 William Kinsley London 19. 02

Jack Ina Laney

ROBERT F. ALLEN
ATTORNEY AT LAW
RICHWOOD, OHIO

Joe

Enclosed security for
costs 7.50

Set the hearing for
Tuesday Aug 18, 1953 at
10:00 a.m.

Bob Allen

NOTICE TO LEAVE PREMISES

Edna Green Derby

vs.

Tom Schaffner

MEMORANDUM

On the 3 day of June,

1932, I served the within notice on

the within named Tom

Schaffner

by leaving a written copy thereof ¹...

at his Place of
Residence

1. The notice should be served on the defendant in person, or by leaving it at his usual place of abode.



^{30 Day} Notice to Vacate
Property

NOTICE TO LEAVE PREMISES

Gen'l Code, Sec. 10451.

To

Tom Schaffner

You are hereby notified to leave the following premises now occupied by you, situated in the Twp. of Washington, County of Monroe and State of Ohio, and described as

Edna Green Property
on Wm. Vreeland and West Mansfield
Road, consisting of house and a
certain portion of land

together with the lot of land on which said house is is situated.

Your compliance with this notice on or before the 9 day of July, 1912 will prevent any legal measures being taken by me to obtain possession.

Signed: Edna Green Overly

Dated this 9 day of June, 1912

This notice must be served at least three days before commencing the action.

L. H. Bayne Justice of Peace

Received this summons on the 20 day of July, 1950, at 10 o'clock M., and I served the same on the 20 day of July, 1950, on the said W. H. Stull by leaving a certified copy thereof, and of the indorsements thereon with * his wife

CONSTABLE'S FEES

Service and Return,	Persons each 80c	\$ 80
Mileage, first mile, 50c		50
Additional miles, each 15c		45
Total		\$ 1.75

* "With his 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."

for Roy Pyrie Constable

No.

Civil Doc. Page

JUSTICE OF THE PEACE COURT,

York Township
Mon County, Ohio

The Ohio Mutual Indemnity Association

vs. Plaintiff

W. H. Stull Defendant

SUMMONS

Returnable July 25 1950
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 \$.....

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

Constable

SUMMONS

Gen'l Code, Sec. 10233, 5, 7

The State of Ohio

County, ss.

To

Constable of

Township in

said County, Greeting:

YOU ARE HEREBY COMMANDED to summon

at my home
 to appear before me, the undersigned, a Justice of the Peace, in my office in York
 Township, on the 25 day of July 1950, at 8 o'clock P.M.,
 to answer the action of The Ohio Mutual Indemnity
 Association of Cincinnati Ohio
 for the amount due on Insurance Policy number 159507
 covering from 10/1/1947 to 10/1/1948
 The Plaintiff asks a judgment for the amount indor sed hereon, and for costs of this case

You will make due return of this writ on or before the 25 day of July
 1950, at 8 o'clock P.M.

WITNESS my hand, this 19 day of July 1950

Justice of the Peace

No. _____ Docket _____ Page _____

BILL OF PARTICULARS

John Michael Ward
vs *Lee* Plaintiff

against

Barry P. Pinner
Defendant

Filed *May 9* 19*50*

Summons issued, returnable

May 18 19*50*, at *9⁰⁰* P.M.

Constable

Plaintiff's Attorney

The State of Ohio,

Union

County, ss.

The Ohio Mutual Windstorm
Insurance Association

PLAINTIFF

Plff's Residence Bucyrus, Ohio
AGAINST

Pearl Pierce

DEFENDANT

Dft's Residence #1 Richwood, Ohio

for ~~1 work and labor~~ necessities,For insurance protection under policy No. 145706 covering from October 1, 1947,
to October 1, 1948.Before J. H. Bryan Justice of the Peace
in and for York Township, in said County.

Doc. _____ Page _____

BILL OF PARTICULARS

April 24, 1950

The said Plaintiff say \$ there is due from said

Defendant the sum of \$ 50.06

to-wit:

for which amount, with interest thereon from the _____ day of _____ 19____
at the rate of _____ per centum per annum, the Plaintiff ask _____ Judgment.The State of Ohio, Crawford County, ss. Personally appeared before the undersigned, a Notary Public
in and for said County, Paul Krauter who being duly sworn, says that he is Secretary
and Agent for the Plaintiff and that said Defendant is indebted to said Plaintiff as above set forth.Paul KrauterSworn to by said Paul Krauter before me and by him subscribed in my presence
this 24th day of April 1950 Fredrick SchieberIssue Summons, returnable May 14 1950, at 2:00 o'clock PM

PLAINTIFF'S ATTORNEY

¹ If for work and labor, strike out "necessaries". If for necessities strike out "work and labor".
If the claim is not for either of these specifications erase both and fill in as case may be.

FREDERICK SCHIEBER
NOTARY PUBLIC CRAWFORD CO., OHIO
My Commission Expires Feb. 14, 1951

Feb 27- 1952

Be it known by all men involved
in this case that Whereas Ralph Price and
Part McCreedy of York T. P. as Parties of
the First Part and Chas Manser of the
second Part, has this day settled their
account in full, account being certain
logs and wood that the said Chas Manser
~~hailed~~ ^{hailed} from the farm owned by Foster Jalliff
in Union County ^{legally owned} claimed by the Parties
of the First Part as an agreement between
~~them~~ ^{said} Jalliff and the Parties of the
first) said Chas Manser has this day
Paid to me the said J H Bryan Justice
of the Peace \$50.00 to the which makes
his account settled ^{full} and parties of first
here by Releases said Chas Manser from
any and all account and pay for all
of log he has Hauled from said farm
on my Release this 27
J H Bryan J P 1952

signed Charles R. Manser

W. G. J. Price

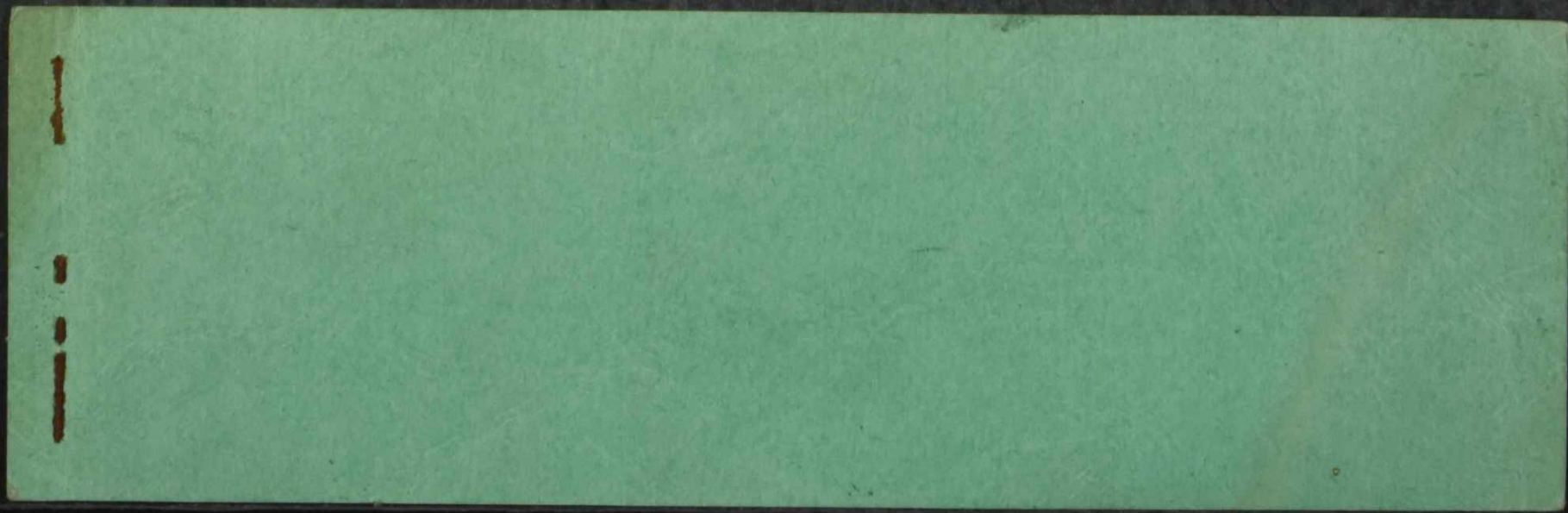
Ralph W. Price,

THE BUCYRUS WATCH SHOP

J. H. DAVIS, PROPRIETOR

213 S. SANDUSKY AVE.

BUCYRUS, OHIO



Marysville, O. *Oct 31* 19*34*

Received of *Gerald*

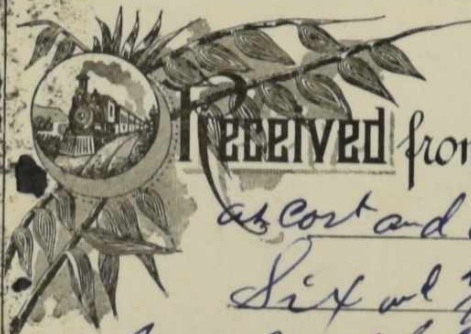
*Baldwin on
Lewis Ship's Case*

\$-----

Subscription to {Daily Tribune
 {Weekly Tribune

New----- Old-----

Mail----- Carrier -----



Feb 10

1934

Received

from

Edt Bryan

as cost and apparatus for

Six and ¹⁰/₁₀₀

Dollars

James Westhall as Leonard Armstrong care

\$

6.10

A C Brown



Received

from

July 20 1934

J H Bryson

Chief of Federal Land Bank

Twenty Six ⁷⁵/₁₀₀ Dollars

per full Payment of \$1 Million

note



LC 75

Wm. H. Holladay

To

AH Bay

Date

aug 21

For

Tax

Amount

4 22

To

C.C. Martin

Date

Sep 23
1932

For

Paper
hanging

Amount

10.00

To E. Johnson

Date Jan 28

For ^{on} note return

Amount £3.00

To Rogers

one

Date presented

of Gift

For Byron

Amount

Barro
To Prochips

Date Oct 25, 1953

Qut
For _____

Amount \$ 5.50

To

E. A. Brown

Date

Dec 1905

For

2000

Amount

Feb 4 / 1933

To

Ed Johnson

Date

Police
Station

For

Amount

3 50

To Hazel Vance

Date May 18 1982

down Payment on
Rocky Mountain
For Property

Amount 100.00

To Fred Smith

Date June 27

For E. B. Hill
Amstron

Amount 10.00

To

Mitchell
from Bill

Date

Sept 19¹⁹³⁵

For

Church Budget
from George Hend

Amount

10.00

To

R Medina

Date

Jan 8

For

to col
Telephone

Amount

130

To R. McClain

Date Jan 8 1936

For Time of
overloaded

17 hr

Amount 20 00

To Amphur

Date Aug 24

Ed.
For Expense

settled
on pay
Amount 14 cc

To Gerald
~~the~~ Field

Date Feb 2 1939

on account
For Phonograph

Amount \$ 2.00

To Mr J H Byrne

Date Oct 22 1923

on
Bellville
For note

Amount \$ 5.00

To

Ed Dunn

Date

June 22

For

7 Shirts

Amount

2.00

Balance

7

Leela Lybarger
John Ahern
To Lybarger Ahern

Date Mar 16th 1944

For Leslie Hoover
note

Amount 79.15

To JH Bryan

1946

Date Sept 3

a Bad
chick in

For

given
Gilbert
McQuinn

Amount 67.00

ast 200

paid up
full

To

Mr Jms
Richard
Gulian

Date

1940
Sept 13

For

Balance

Amount

15 50

To

Virginia
Machin

Date

Oct 19

For

J. Fancher

Amount

7.00

Payd by
To Ernest
Whinn

Date 09/15/28

For James Fairley

Amount 7 00

To Kings
Wine

Date Nov 3, 1940

For James
Landers
2.00

Amount 4.87
collected
on Nov 11

To Jessie
Glassburn

Date Dec 7 ¹⁹⁴⁰

For W. H. H. H. H. H.
Gift

Amount 1.00
Russell
Schaefer

To R.H. Stahl

Date Feb 28

For Clive Bros ^{account}

Amount ^{\$} 65 00

Wm J. H. Bryan

To Ha
Ladinsky

Date May 1992

For Ref
Checks

Amount 9 00

To Pe Landishy

Date May 10, 1941

For Walter Kapell

Amount 27

To

R Falmer

41

Date

Mar 13'

For

Wm
H. Kater
Bran Co

Amount

59 50

To

Gift. Bryan
from
Richard Thrall

Date

Apr. 5 (41)

For

Cost on
Muddle case

Amount

8.50

Mr. J. H. Bryce
To Mr. J. H. Bryce

Date Apr 8 41

1 Colt beer
For at
wallington

Amount 15 00
00

To R of Jones

Date May 3

For D. Thompson

2 huts

1 ~~box~~

Amount \$54.00

To JHB myself

Date Apr 22

For Food Bill
on Trip
in

Amount 3 cc

W^{ss}
To Clapsaddle

Date _____
Receiving
Ref. _____
For _____

Amount 25. ⁵⁶/_{xx}

To 68/670

136

Date

310

222

For

38

Amount



Received from

load of corn

William Hoff

31 20

14 30

love

1570

19

Dollars



To _____

Date _____

For _____

Amount _____



Received from

Sept 8 1933

John Bremer
for Wm Stahl

Ten and 00/100 Dollars

Making subscription for



W. J. Vanner

To

G. C. Lamer

Date

Sept 8 1892

For

Est

Amount

160

To

Date

For

Amount



Received from

Sept 1937
W C Davis

~~100~~ one Dollars
on Accts



100 L A B. Jr.

21340
 21340
 10 270

Jay
 Cat
 al

