

DOCKET NO. 174

Number      Term      Year

145      September      1961

Lezzer Lumber Co.

Versus

Joe O'Donnell

# TRANSCRIPT -- CIVIL SUIT

Published by The Plankenhorn Co.  
Williamsport, Pa.

Lezzer Lumber Co.

VERSUS

Joe O'Donnell

COST OF

(New Fees—Acts No. 492 Approved January 7, 1952, and Act No. 179 Approved June 28, 1951)

EACH	COSTS	TAX HERE
7.50	Assumpsit or Trespass .....	
	Involving \$100.00 or less	
10.00	Assumpsit or Trespass .....	10.00
	Involving more than \$100.00	
15.00	Landlord—Tenant Proceeding....	
5.00	Attachment in Execution	
	Proceeding after Judgment....	
	(Such Fees shall include all charges including when called for the costs relating to depositions and interrogatories and the costs of postage and registered mail, except the costs of a transcript of every proceeding on appeal or certiorari, including affidavit bail and certificate, which shall be \$2.50 per transcript.)	
	Transcript. . . . .	2.50
	CONSTABLE	
1.50	Serving Summons .....	1.50
	Each Person	
.10	Miles, circ. 18	1.80
1.00	Serving Execution .....	
	Items, at 2c	
.10	Miles, circ. ....	
2.50	Levying .....	
1.50	Serving Subpoena .....	
	Additional Names 75cts	
.10	Miles, circ. ....	
1.50	Receiving and paying over .....	
	Without Sale	
	Total	15.80

**Summons** in Assumpsit issued September 9, 1961, to John C. Hoover Constable. Returnable the 14th day of September 1961, between the hours of 2:00 o'clock P.M., and 3:00 o'clock P.M. Hearing extended between hours of 4:00 & 5:00 P.M. Served on Defendant by Constable John C. Hoover. And now September 11th, 1961, Summons returned on oath, served the within writ, September 9th, 1961 upon the within named defendant Joe O'Donnell by handing a true and attested copy thereof to Mr Joe O'Donnell personally. Now September 14th 1961 at 5:00 o'clock P.M. Plaintiff Michael Lezzer T/A Lezzer Lumber Co. appeared and being duly sworn presented his claim in the amount of \$386.79, against defendant Joe O'Donnell, Defendant Joe O'Donnell did not appear or did not file any affidavit of defense. Therefore judgment was publicly given in favor of the Plaintiff, Lezzer Lumber Co. by default for the sum of \$386.79 and costs of \$13.30, against the Defendant Joe O'Donnell.

# on request of Defendant, Joe O'Donnell #

Received Satisfaction,

Now,

in the sum of \$ as bail absolute in this case conditioned for the payment of all costs accrued, or may be legally recovered against the appellant.

I hereby certify that the above is a correct Transcript of the proceedings had before me in the above suit, and of record on my doct:

*Clarence J. Blossur*, Clearfield County, Pa.

Witness my hand and seal this

Address:

26th day of September 1961,

*Clarence J. Blossur*

Alderman - Justice of the Peace



My Commission expires first Monday of January, 1962

NOTE—Follow the form of the blank within from  
your Docket Entry

No. 145 *Sept Term, 1961*

Lezzer Lumber Co.

versus

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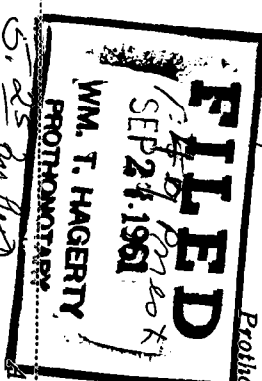
**\*Transcript**

from the Docket of

Claude J. Bloom, Justice of the  
Peace, Curwensville, Pa.

Entered and Filed *S/R* 507 19

Prothonotary.



\*Say "Of Appeal" or "Of Judgment" as the case may be.

The Phaekhorn Co., Williamsport, Pa.

Sworn and Subscribed before me this  
day of ..... 19.....

Alderman—Justice of the Peace

[Seal]

My Commission Expires first Monday of January, 19.....

been done.

The within case is not taken for the purpose of delay, but because defendant verily believes that justice has  
been duly sworn according to law, deposes and says that the appeal in