

WEST VIRGINIA CODE: §38-4-26

§38-4-26. Form of judgment on notes.

The judgment entered by the clerk under the provisions of the preceding section shall be in the following form or to the following effect:

Whereas on the day of, 19...., a judgment (or decree or order) was rendered by the court of County, West Virginia, in favor of, and against, for the principal sum of dollars, upon which an execution was, on the day of, 19, issued and placed in the hands of, sheriff of said county, to be executed, and

Whereas said execution has been returned showing that, by virtue thereof, personal property of the said, was sold to, at the price of dollars, on a credit for four and eight months, and that said executed to the said sheriff his two interest bearing notes dated on the day of, 19, payable as aforesaid, with, as surety, and

Whereas the note falling due on the day of, 19, has, by said sheriff, been returned to this office unsatisfied, and it appearing therefrom that the principal and interest remaining due and unpaid amounts to dollars.

Now, therefore, in pursuance of the statute in such cases made and provided, it is ordered that, sheriff, do recover of and, the sum of dollars.

Given under my hand this day of, 19

Clerk.