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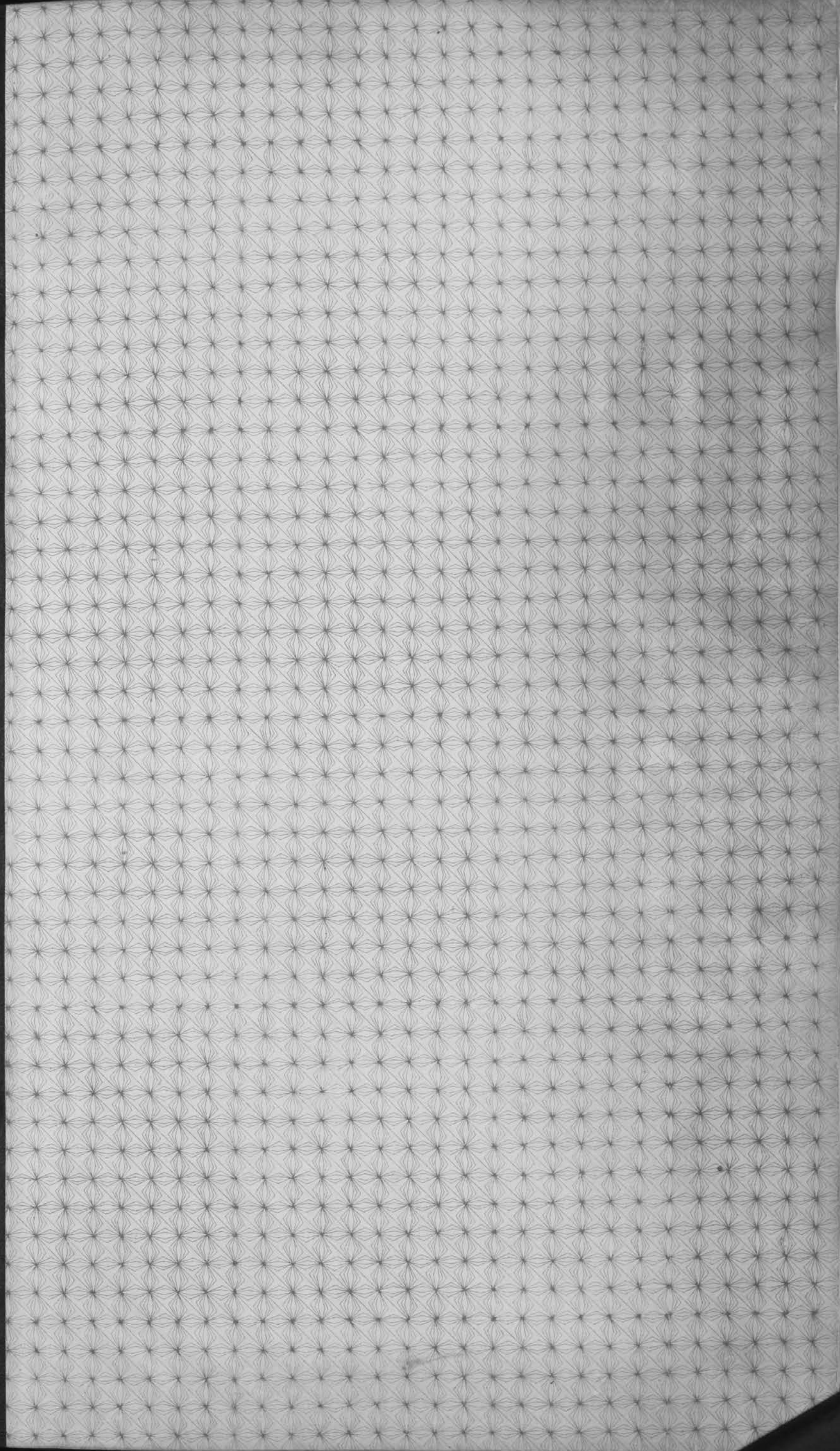
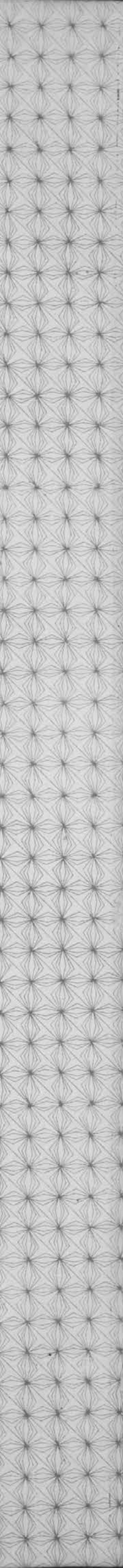
UNION
PROBATE COURT

ORDER BY NUMBER.

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Original Record
Union County Ohio
Probate Court

Marysville, O
January 1st
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4281

The State of Ohio
vs
John Murray } Petit Farceny

If a davit for State Warrant
The State of Ohio
Union County vs

Before A. H. Goodwin Mayor of the
incorporated village of Milford O.

Mayor of said village personally came M. S. Filabety
who being duly sworn according to law depose and saith that John
Murray late of said county on or about the 11th day of August A.D. 1893 at
the County of Union of said did unlawfully and maliciously steal
take & carry away the personal goods & chattels of M. S. Filabety
while being removed from a living building occupied by the
said M. S. Filabety then & there being then and there unlawfully
to steal take & carry away - two rings of the value of \$11.50
two watch chains of the value of 2.00
and of the value of thirteen dollars & fifty cents of the said M. S.
Filabety then and there did steal & carry away, and the deponent
doth verily believe that the said John Murray is guilty of
the fact charged & further the deponent saith not

M. S. Filabety
I want and subscribed before me this 12 day of August
A.D. 1893. A. H. Goodwin Mayor

Information by Edw. Porter prosecuting Attorney
The State of Ohio } Probate Court August term in the year of
Union County vs } one thousand eight hundred & ninety three
Edward W. Porter Prosecuting Attorney of
the State of Ohio, for the said County of Union now here, in said
Probate Court in and for said County in the name & by the author-
ity and on behalf of the State of Ohio, information gives
that John Murray on the 11 day of August in the year of
one thousand eight hundred & ninety three in
the County of Union of said, unlawfully did steal, take
and carry away five small rings, each of the value of
two and 2/10 dollars and all of the value of eleven and
5/10 dollars two watch chains, each of the value of
one dollar and both together of the value of two

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4206 The State of Ohio } Probate Court Criminal Term.
Union County }
Proceedings before Scovides Piper
Probate Judge within and for the County of Union and
State of Ohio, at the October Term thereof for Criminal
business begun and held at the office of said Probate
Judge at the Court House in Marysville in said County
on the 7th day of November A.D. 1893.

Be it remembered, that heretofore, to-wit: on the 28
day of October 1893 an affidavit was filed in said Probate
Court by Louisa V. Wilcox, which reads in words
& figures following, to-wit:

The State of Ohio }
Union County ss }

Before me Scovides Piper Judge of the
Probate Court in and for said County, personally came
Louisa V. Wilcox who, being duly sworn according to law,
deposes and says that on or about the 23rd day of September
A.D. 1893 at the County of Union aforesaid, one Randolph
Wilcox has committed an offense against the laws of the
State to-wit: Obtaining property under false pretenses by un-
lawfully and falsely pretending to one J. V. Sevens that had
cut coal & given the money loaned for said labor to said
Louisa V. Wilcox and because the said Louisa V. Wilcox so
had said money she the said Louisa V. Wilcox had authorized
him to obtain said goods on her credit & that she would pay
for said goods purchased by said Randolph Wilcox of
said J. V. Sevens by which false pretenses the said
Randolph Wilcox did obtain from the said J. V. Sevens one pair
of shoes of the value of \$3²⁵/₁₀₀ of the personal property of the
said J. V. Sevens with intent then & there and thereby, by
means of false pretenses aforesaid, to cheat & defraud the said
J. V. Sevens, whereas in truth and in fact said Randolph
Wilcox had not cut coal or given the money loaned for
said labor to said Louisa V. Wilcox, and that said Louisa
V. Wilcox did not authorize him to purchase said goods
on her credit as aforesaid and the said Randolph Wilcox at the
time he so falsely pretended as aforesaid well knew the said
false pretenses to be false, said Sevens then & there having
the possession and full charge of said property with full
continued on Page 11

County, Ohio

Sworn to and subscribed before me this 19 day of July A. D. 1893.

A. H. Goodwin Mayor
June 29-1893 issued warrant for the arrest of George Patton, John Rodes and John Brooks and delivered to D. B. Smith Marshall.

June 29-1893 writ returned endorsed as follows, June 24-1893 I show the bodies of the within named George Patton, John Rodes and John Brooks now in court.
Res. Service \$1.20 mileage \$1.00 assistance \$1.50 attendance \$1.00 Total \$4.70

D. B. Smith Marshall
June 29-A. D. 1893 the said George Patton, John Rodes and John Brooks being brought before me to answer said charges and being by me permitted to plead, for plea say they are guilty as charged.

Thereupon it was by me ordered that the defendants George Patton, John Rodes and John Brooks enter into a recognizance in the sum of One Hundred dollars each for their appearance before the Court of Common Pleas of Union County and on the first day of the next term thereof with which requisition they have failed to comply.

June 29-1893 I issued mittimus for their commitment and delivered to D. B. Smith Marshall.

A. H. Goodwin Mayor
June 29-1893-- Mittimus returned endorsed as follows
" " " I committed the within named George Patton, John Rodes and John Brooks to the custody of the jailer of said County.

Res. Mileage \$5
Service \$1.00
Conveyance \$2.00
Assistance 1.50

D. B. Smith Marshall

Information

The State of Ohio } Probate Court July term in the year
Union County ss } of our lord one thousand eight hundred & ninety three
Edwards W. Porter Prosecuting Attorney of
the State of Ohio for the said County of Union now here in said Probate

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Court in and for said County in the name and by the authority and on behalf of the State of Ohio, information gives that George Patton, John Rodes and John Brooks on the 8 day of June in Year of our Lord one thousand eight hundred and ninety three in the County of Union aforesaid, at about the hour of three in the day time of said day the dwelling house of Lewis & Esth there situated did unlawfully maliciously and forcibly break and enter with intent the personal property of great value, the personal property of the said Lewis & Esth in said dwelling house then and there being, then and there unlawfully to steal take and carry away, two table knives of the value of one dollar and twenty five cents, two forks of the value of one dollar and twenty five cents, two spoons of the value of one dollar two tea spoons of the value of fifty cents one ivory handled penholder of the value of two and 5/100 dollars one ink stand of the value of fifty cts, three bracelets of the value of five dollars one necklace and cross of the value of two dollars, two breast pins of the value of four dollars one ring of the value of seven dollars, three handkerchiefs of the value of three dollars, one pair of scissors of the value of seventy cents one watch chain of the value of two dollars, two pairs cuff buttons of the value of one dollar four combs of the value of one dollar and altogether of the value of thirty three and 15/100 dollars of the personal property of the said Lewis & Esth in said dwelling house then and there being found, then and there unlawfully did steal, take and carry away, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Edward W. Bates Prosecuting Attorney
of Union County, Ohio.

Journal Entries

The State of Ohio

vs
John Brooks

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and

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arraigned upon said information, for plea the state with
 he is guilty thereupon after hearing testimony and
 being fully advised in premises, it is ordered and
 adjudged by the Court that the said John Brooks
 be imprisoned in the work House in the City of Dayton, and
 State of Ohio, for the term of twenty days, and that he
 pay a fine of twenty five dollars & costs of this prosecution
 and execution is awarded.

The State of Ohio

vs

John Rodes

Now comes the Prosecuting Attorney on behalf
 of the State of Ohio and the defendant being brought into
 Court in custody of the Sheriff and arraigned upon
 said information for plea the state with he is guilty
 thereupon after hearing testimony and being fully advised
 in the premises it is ordered and adjudged by the Court that
 the said John Rodes be imprisoned in the work house in
 the City of Dayton and State of Ohio for the term of twenty
 days and that he pay a fine of twenty five dollars, and
 the costs of this prosecution and execution is awarded.

The State of Ohio

vs

George Patton

Now comes the Prosecuting Attorney on
 behalf of the State of Ohio, and the defendant being brought
 into Court in custody of the Sheriff and arraigned upon
 said information, for plea the state with he is guilty
 thereupon after hearing testimony and being fully advised
 in the premises it is ordered and adjudged by the Court
 that the said George Patton be imprisoned in the Work
 House in the City of Dayton and State of Ohio for the term
 of twenty days and that he pay a fine of twenty five
 dollars, and the costs of this prosecution, and execution
 is awarded.

Attorney
 being
 and

4307 The State of Ohio vs David Stout & Charles Chavous } In Probate Court

Transcript

Criminal Action before J. H. Kinkead Judge of the Peace

State of Ohio vs Charles Chavous & David Stout } Oct-17-1893

Complaint in writing upon oath and signed Sam Bennett filed with me charging that Charles Chavous David Stout late of said County on about the 16 day of October 1893 at the County of Union State of Ohio, did unlawfully and maliciously take steal & carry away of the personal property of Mattie Chavous 1 bed of the value of \$7.00 one umbrella of the value of \$1.00 dress of the value of \$2.00 and the personal property of Ella Richardson 1 bottle of the value of \$3.00 white dress of the value of \$5.00 and of the personal property of James Chavous 1 telescope of the value of \$1.00 and the personal property of E. B. Ferris 1 bundle of the value of \$5.00

Oct-17-1893 Issued warrant for the arrest of said defendants Chavous & Stout (see below) Sam Bennett Constable

Oct-17-1893: The defendants being arraigned before me each respectively entered a plea of guilty and also confessed to breaking and entering stable of E. B. Ferris in the night season, Oct-25-1893 and also to breaking and entering Robinson & Conroy Co Planning Mill with intention of stealing.

Thereupon I issued a mittimus for the appearance before the Probate Judge being aged Charles Chavous over 10 yrs old & David Stout over 13 years old J. H. Kinkead - J. C.

State of Ohio, Union County, Paris Township ss I, J. H. Kinkead J. C. do hereby certify that the foregoing is a full & true copy from my docket of the proceedings had by and before me in said case Oct-17-1893 J. H. Kinkead

4307 The State of Ohio

the State said and by Ohio Stout & Chavous of one hundred and the personal property of the value of one dollar and ten cents of the State of Ohio Case No of the

The State of Ohio Charles Chavous David Stout

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4307

Information by E. W. Porter Prosecuting Atty.

The State of Ohio } Probate Court October term in the year of
 Union County ss. John Ford one thousand eight hundred & ninety three
 Edward W. Porter Prosecuting Attorney for
 the State of Ohio, for the said County of Union, now here in
 said Probate Court in and for said County in the name
 and by the authority of and on the behalf of the State of
 Ohio, information gives that Charles Chavous and David
 Stout on the 16 day of October in the year of our Lord one
 thousand eight hundred & ninety three in the County
 of said did unlawfully and maliciously, take steal
 and carry away one shawl of the value of one dollar
 one umbrella of the value of one dollar, one dress of the
 value of two dollars and all of the value of four dollars
 the personal property of Mattie Chavous; also one
 article of the value of three dollars, or white dress of the
 value of five dollars and all of the value of eight
 dollars the personal property of Ella Richardson; also
 one telescope of the value of one dollar the personal
 property of James Chavous; also one hat of the value
 of fifty cents the personal property of Edward P. Harris
 and all of the value of \$13⁵⁰/₁₀₀ the personal property of
 Mattie Chavous, Ella Richardson, James Chavous, Edward
 P. Harris contrary to the force of the Statute in such
 case made & provided and against the peace and dignity
 of the State of Ohio

Edward W. Porter Prosecuting Attorney
 of Union County Ohio

Journal Entry

The State of Ohio
 vs
 Charles Chavous & David
 Stout

Now comes the prosecuting attorney on
 behalf of the State of Ohio, and the defendants being brought
 into Court in custody of the Sheriff and arraigned
 upon said information for plea thereto each saith he is guilty
 thereupon after hearing testimony and being fully advised
 in the premises it is ordered & adjudged by the Court, that
 the said Charles Chavous, David Stout be imprisoned

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in the jail of Union County, for the term of thirty days
 and that each pay of five dollars and the costs
 of this prosecution, and execution is awarded.

It is further ordered by the Court that the
 sentence as to said David Stant be so modified that
 said defendant be committed to the Boys Industrial
 School, at Lancaster Ohio and to stand committed
 until discharged by due course of law.

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Brought over from page 3

power to sell the same as the clerk and agent of one
William Miller and said defendant further says
that said Randolph Wilcox is of the age of 15 years
and should be committed to the Boys Industrial
School of the State of Ohio

Louisa V. Wilcox

Sworn to and subscribed before me this 28th day
of October 1893
Fernidas Piper Probate Judge

Information

Probate Court October Term
The State of Ohio (the year of our Lord one thousand
Union County ss eight hundred and ninety three
Edward W. Porter Prosecuting
Attorney of the State of Ohio, for the said County of
Union, now here in said Probate Court in and
for said County, in the name and by the authority
and on behalf of the State of Ohio, information gives
that Randolph Wilcox on the 7th day of September
in the year of our Lord one thousand eight hundred and
ninety three in the County of Union of said county
did pretend to one J. Y. Severn that he had cut corn
and given the money earned for said labor to Louisa
V. Wilcox, and because the said Louisa V. Wilcox
so had said money she the said Louisa V. Wilcox
had authorized him to obtain certain goods
on her credit and that she would pay for said
goods purchased by said Randolph Wilcox of
said J. Y. Severn which false pretenses the said
Randolph Wilcox unlawfully did obtain from the
said J. Y. Severn one pair of shoes of the value of three
and 25⁰⁰ dollars of the personal property of the said
J. Y. Severn with intent then and there and thereby by
means of the false pretenses aforesaid, to cheat and de-
raud the said J. Y. Severn, whereas in truth and in-
fact the said Randolph Wilcox had not cut corn,
the money earned for said labor to Louisa V. Wilcox and
that said Louisa V. Wilcox did not authorize him to purchase
said goods on her credit, and the said Randolph
Wilcox at the time he so falsely pretended as aforesaid
well knew the said false pretenses to be false,

1306 said J. V. Severn then & thereafter the clerk and agent of the William Miller in the sale of said goods contrary to the form of the statute in such case made & provided and against the peace and dignity of the State of Ohio.

Edward W. Baxter Prosecuting Attorney of Union County Ohio

Warrant to Arrest
 The State of Ohio
 Union County, ss. Office of Probate Judge of said County
 So Wm. Snodgrass Sheriff of said County. Justice
 The Affidavit of Louis V.

Wilest a resident of above Township in the County of above said, having been this day filed, alleging that Randolph Wilest a minor of the age of 15 years has committed an offense against the laws of the State of Ohio, to wit: the offense of obtaining goods under false pretenses and that he is a proper person for commitment to the Boys' Industrial School of the State of Ohio

You are therefore commanded to arrest the said Randolph Wilest and bring him the said Randolph Wilest before me, at my office in Court House in said County, on the 2nd day of November A.D. 1893 then and there to abide the order of this Court in the premises & herein fail not, and of this writ make legal service & due return

Witness my hand and seal of said Court at Mansville Ohio this first day of November A.D. 1893
 Scudder Pope Probate Judge

In obedience of the above warrant, I have arrested the above named Randolph Wilest, and have his body now in Court, this 2nd day of November A.D. 1893
 Wm. Snodgrass Sheriff

Rec'd \$2.14/100

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The State of Ohio } Probate Court
 Union County, ss. } Criminal Term.
 Proceedings before James M. Campbell
 Probate Judge within and for the County of
 Union and State of Ohio, at the July term thereof
 for Criminal business begun and held at the
 office of said Probate Judge at the Court House
 in Marysville in said County on the 27th day
 of November A.D. 1894.

Be it remembered that heretofore to wit on the
 27th day of July 1894 a Notice of holding Examining
 Court was filed in said Probate Court by Wm
 G. Quodgrass, which reads in words and figures
 following to wit:

Notice of Holding
 Examining Court.

In the Probate Court of Union County, Ohio
 To the Probate Judge, Clerk of Cou. Peace & Crim Atty
 of said County, Ohio:

W. H. Richards, having been committed to the jail
 of said County, charged with the commission of the
 offense of Assault with intent to commit Rape
 and wishing to be discharged from such imprison-
 ment, an Examining Court will be held by the
 Probate Judge of said County of Union as to probable
 cause for holding the said W. H. Richards to answer
 said charge at the Court House - office of said Probate
 Judge - in said County, on Saturday the 28th day
 of July, A.D. 1894 "and the Judge may adjourn the
 examination from day to day, or for such longer
 period as he may deem necessary", and you are
 hereby notified to attend the same, as required
 by law July 27th 1894.

Wm G Quodgrass Sheriff of
 Union County Ohio.

Acknowledgment of Service.

Service of the foregoing notice acknowledged, this
 27th day of July 1894.

James M. Campbell, Probate Judge
 W. M. Croy Clerk,
 W. T. Hoopes Prosecuting Attorney.

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Wm G. Rudgrasse, Sheriff

Journal Entry
In Probate Court, Union County, Ohio, July 27th 1894
The State of Ohio

vs
O. H. Richards
Examining Court.

This day came Wm G. Rudgrasse, Sheriff of said County, and filed notice pursuant to law of an examining court to be held in this cause at the Probate office, in said County, on the 28th day of July A.D. 1894. And it appearing to the Court that service of said notice has been duly acknowledged by indorsement thereon by the Probate Judge, Clerk, and prosecuting Attorney - It is ordered by the Court that said Examining Court be held as aforesaid at 9 o'clock A.M. on said 28th day of July A.D. 1894, to which time said cause is continued, and it is further ordered that a special warrant issue to the Sheriff of said County to bring said Defendant into said Court at the hour aforesaid

James M. Campbell, Probate Judge.

Special Warrant

The State of Ohio, Union County, ss.
To Wm G. Rudgrasse Sheriff of said County

You are hereby commanded that the body of O. H. Richards now imprisoned in the jail of said County, you safely have before the undersigned, at the Court House, forthwith, to do and receive all and singular these things which the undersigned shall then and there consider of him in this behalf; and have you then and there this writ.

Witness my hand and the seal of the Probate Court of said County, this 28th day of July A.D. 1894
James M. Campbell Probate Judge

The State of Ohio, Union County, ss. July 28th A.D. 1894
Received the within writ, this 28 day of July A.D. 1894, in pursuance of the command thereof, I have here in the Court, the within named O. H. Richards
Wm G. Rudgrasse Sheriff

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Judge
g Attorney.

In Probate Court, Union County, Ohio, July 28th 1894
The State of Ohio } No. 4444
vs. } Examining Court, Charge

A. H. Richards } Assault with intent to rape
In pursuance of notices heretofore served by the sheriff as required by law, the probate judge, Clerk and prosecuting Attorney, this day met at the Court house in Marysville in said County and an examining court was held; and the Defendant was brought before the court in custody of the Sheriff, and this cause came on to be heard, parties being represented by counsel on both sides, the Cause was submitted upon testimony and argument of counsel. Whereupon the Court, being fully advised in the premises, find that there is no probable cause for holding the said A. H. Richards to answer said charge. It is therefore, by the Court ordered that said A. H. Richards be discharged, and that a warrant therefor issue to the Sheriff of said County.

James McCampbell, Probate Judge.

Order for Discharge by Examining Court.

In the Probate Court of Union County, Ohio.
State of Ohio } Charge of Assault with
vs. } intent to commit rape.
A. H. Richards }

To the Sheriff of said County of Union.
Upon application of A. H. Richards committed to the jail of said County, charged with the commission of the offense of Assault with intent to commit Rape to be discharged from such imprisonment, after due and lawful notice thereof to the Probate Judge, Clerk and Prosecuting Attorney of said County, I on the 28th day of July A. D. 1894, held an examining court, as provided in Section 7165, Revised Statutes of Ohio, as to the guilt of said A. H. Richards of the charge aforesaid, and having examined the witnesses and finding that there is no probable cause for holding him to answer said charge, I ordered that he be discharged from custody as to said complaint.

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July 28th 1894
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 A. Richards
 for issue
 Probate Judge.

Witness my hand and the seal of said Court, this
 28th day of July A.D. 1894.
 J.S. James M^o Campbell, Probate Judge

Received this writ July 28th 1894, and pursuant
 to its command I have discharged the within
 named A. H. Richards

Wm. E. Snodgrass, Sheriff.

Sherriff's Fees	
Service	25
Return	25
Milage	16
Discharge	50
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The State of Ohio } Probate Court
 Union County } Criminal Term
 Proceedings before James M. Campbell
 Probate Judge, within and for the County of Union
 and State of Ohio, at the August term, thereof for
 Criminal business begun and held at the office
 of said probate judge at the Court House in Marysville
 in said County on the 1st day of August A.D. 1894.

Be it remembered that heretofore to wit
 on the 1st day of August 1894 a Notice of Holding
 Examining Court was filed in said Probate Court
 by Wm G. Snodgrass, Sheriff, which reads in words
 and figures following to wit

Notice of Holding
 Examining Court.

In the Probate Court of Union County, Ohio.
 To the Probate Judge, Clerk and Pros. Attorney of
 said County, Ohio:
 Charles Sherwood having been committed to the jail
 of said County charged with the commission of the
 offense of Burglary and Grand Larceny and wishing
 to be discharged from such imprisonment, an
 Examining Court will be held by the Probate Judge of
 said County of Union as to probable cause for holding
 the said Charles Sherwood to answer said charges
 at the Court House office of said Probate Judge - in
 said County, on Monday the sixth day of August
 A.D. 1894. "and the Judge may adjourn the examina-
 tion from day to day, or for such longer period as
 he may deem necessary" and you are hereby noti-
 fied to attend the same, as required by law.
 August 1st 1894

Wm G. Snodgrass Sheriff.

Acknowledgement of Service.

Service of the foregoing notice acknowledged, this
 1st day of Aug. 1894.

James M. Campbell, Probate Judge
 R. M. Crox Clerk.

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Received this writ August 1st 1894 at 10 o'clock A.M. and served the same by delivering a true copy of this writ with the endorsement thereon to the within named W. T. Hoopes, Prosec Attorney, personally on the 1st day of August 1894.

Wm. G. Quodgrass, Sheriff.

Sheriff's fees	
Service	25
Milage	32
Copy	15
Return	25
	97

Wm. G. Quodgrass, Sheriff.

Journal Entry

In Probate Court, Union County, Ohio.
The State of Ohio } August 2nd 1894
vs } No. 4452

Charles Sherwood } Examining Court.

This day came Wm. G. Quodgrass, Sheriff of said County, and filed notice pursuant to law of an examining court to be held in this cause at the Probate Office, in said County, on the 6th day of August A.D. 1894. And it appearing to the Court that service of said notice has been duly acknowledged by endorsement thereon by the probate judge, and Clerk, and that a copy of said notice has been served by said Sheriff upon W. T. Hoopes, prosecuting Attorney of said County. It is ordered by the Court that said examining court be held as aforesaid, at 4 o'clock A.M. to which time said cause is continued. And it is further ordered that a special warrant issue to the Sheriff of said County to bring said Defendant into said Court on the day last aforesaid.

James M. Campbell, Probate Judge.

Special Warrant

The State of Ohio, Union County, ss.

To Wm. G. Quodgrass, Sheriff of said County:

You are hereby commanded that the body of Charles Sherwood now imprisoned in the jail of said County, you safely have before the undersigned

Shall you and they consider of him in this behalf; and have you them and them this writ.

Witness my hand, and the seal of the Probate Court of said County, this 6th day of August A.D. 1894

J.S. James M^c Campbell, Probate Judge

The State of Ohio, Union County, ss. August, 6th A.D. 1894. Received the within writ, this 6th day of August A.D. 1894. In pursuance of the command thereof, I have here in the Court, the within named Charles Sherwood.

Wm. G. Goodgrass, Sheriff.

Fees \$1.00

Probate Court, Union County, Ohio.
State of Ohio.

vs. Motion for Continuance.
Charles Sherwood

Answers the plaintiff and moves the Court to continue the foregoing case until 13th of August 1894, for the purpose of securing testimony material for the state that could now be secured

W. L. Hoopes Pros. Atty for Union Co. O.
D. W. Ayers
Atty for Def.

Entry

In Probate Court, Union County, Ohio, Aug. 6th 1894

The State of Ohio } vs. 4448
vs. } Adournment of Examining Court.
Charles Sherwood.

This day this cause came on to be heard and thereupon came W. L. Hoopes, prosecuting Attorney of said County, and moved the Court for an order continuing the Examining Court in said cause to Aug. 13th 1894. Whereupon the Court, being fully advised and the Defendant being present in open Court do continue said Examining Court to said 13th day of August A.D. 1894 at 9 o'clock A.M.

James M^c Campbell, Probate Judge.

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Special Warrant.

The State of Ohio, Union County, vs.
 To Wm G. Cudgrees Sheriff of said County
 You are hereby commanded, that the body of
 Charles Sherwood now imprisoned in the jail of
 said County, you safely have before the undersigned
 at the Court House, forthwith to do and receive all
 and singular those things which the undersigned
 shall then and there consider of him in this behalf,
 and have you then and there this writ.
 Witness my hand and the seal of the Probate
 Court of said County, this 13th day of August A.D.
 1894.

J. S. James M^c Campbell, Probate Judge.

The State of Ohio, } Marysville O August 13th A.D. 1894.
 Union County, vs. }

Received the within writ, this 13 day of Aug-
 ust A.D. 1894. In pursuance of the command
 thereof, I have here in the Court, the within named
 Wm G. Cudgrees, Sheriff
 this \$4.00

Probate Court, Union County, Ohio.

State of Ohio

vs.

Charles Sherwood.

Motion.

Now comes the Plaintiff and moves the
 Court to continue this case for hearing for the
 reason there is material testimony the Plaintiff
 has not secured and for want of which it can
 not safely proceed to trial.

W. J. Hoopes, Pres. Atty
 Union Co. O.

Entry

By Probate Court, Union County, Ohio.

The State of Ohio

August 13th 1894

vs. } Examining Court
 Charles Sherwood. } Hearing and order for Discharge
 This day this Cause came on to be heard
 pursuant to adjournment and the notices heretofore
 served by the Sheriff herein. And there upon came
 W. J. Hoopes and moved the Court on behalf of the

State, for a continuance of said cause. And said motion was argued by counsel and submitted to the court. And the court on consideration thereof, and being fully advised, do overrule said motion.

And thereupon the Probate Judge, Clerk, and prosecuting Attorney, of said County, met at the Court House, in Marietta, in said County, and an examining court was held. And the Defendant was brought before the court in the custody of the Sheriff, and this cause came on to be heard, parties being represented by counsel on both sides, the cause was submitted upon testimony and argued by counsel. Whereupon the court, being fully advised in the premises, find that there is no probable cause for holding the said Charles Sherwood to answer the charge of Burglary and Larceny made against him.

It is therefore, by the court ordered that said Charles Sherwood be discharged, and that a writ therefor issue to the Sheriff of said County, and that complete record of this proceeding be made.

James M. Cromptell,
Probate Judge.

Order for Discharge by
Examining Court.

In the Probate Court of Union County, Ohio
State of Ohio

Charge of

vs.
Charles Sherwood, Burglary and Larceny

To the Sheriff of said County, of Union.

Upon application of Charles Sherwood committed to the jail of said County, charged with the commission of the offense of Burglary and Larceny to be discharged from such imprisonment, after due and lawful notice thereof to the Probate Judge, Clerk, and Prosecuting Attorney of said County, I on the 13th day of August A.D. 1894 held an examining court, as provided in Section 7165 Revised Statutes of Ohio, as to the guilt of said Charles Sherwood, of the charge aforesaid, and having examined the witnesses and finding that there is no probable

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Cause for holding him to answer said charge, I
ordered that he be discharged from custody as to
said complaint.

Witness my hand and the seal of said Court,
this 13th day of August A.D. 1894.
J. E. James M^r Campbell, Probate Judge
of Union County, Ohio.

Return.

Received this writ August 13th 1894, and pursu-
ant to its command discharged Charles Sherwood
from the County Jail on the 13th day of August 1894

Sheriff's Fee	
Service	25
Mail	30
Return	26
	81

Wm G. Durograss, Sheriff.

The State of Ohio } Probate Court,
Union County, ss. } Criminal Term.

Proceedings before James M. Campbell, Probate Judge, within and for the County of Union and State of Ohio, at the August Term thereof for Criminal Business begun and held at the office of said Probate Judge, at the Court House in Marysville in said County on the 13th day of August - A.D. 1894.

Be it remembered that heretofore on said 13th day of August A.D. 1894 the following proceedings were had before said Court in the matter of the Surrender of Charles Licurawce by Surety on his recognizance to the Court of Common Pleas of said County, to wit:

Journal Entry

No. 4454.

Probate Court, Union County, Ohio, Aug. 13th 1894.

The State of Ohio } Surrender of Defendant by Surety.

vs. } Charge: Breaking and entering store room
of Charles Licurawce with intent to steal \$1000 +

This day came F. F. Hartbaugh a surety for the Defendant herein on his own recognizance to appear before the Court of Common Pleas of said County, and in vacation of the Court last aforesaid, delivered the body of said Defendant in open Probate Court, in the Court House of said County, and asked to be discharged from further responsibility on said recognizance.

And thereupon the Court ordered that the said surety be discharged from his said obligation, and ordered the said Charles Licurawce to immediately enter into a new recognizance in the sum of \$2000 with good and sufficient surety conditioned as was the former recognizance. And thereupon the Court ordered that the said surety be discharged from his said obligation, and ordered the said Charles Licurawce to immediately enter into a new recognizance in the sum of \$2000 with good and sufficient surety conditioned as was the former recognizance. And the said defendant having failed to enter into a recognizance immediately, as aforesaid, it was ordered by this Court that the amount of said recognizance for the discharge of the said defendant, at any time here after, be fixed at the sum aforesaid, conditioned as aforesaid, with

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security, to the approval of any Judge discharging him, and thereupon the Court ordered the said defendant, Charles Lincrance, into the custody of the Sheriff of said County. And afterward, to-wit, on the day aforesaid, the said Defendant applied to this Court to be admitted to bail for his appearance before said Court of Common Pleas on the first day of next term thereof to answer said charge, and thereupon a special warrant issued from this Court to said Sheriff to bring said Defendant before this Court forthwith which was accordingly done. And thereupon the said Charles Lincrance defendant, with J. M. Flickinger, Elton Ferguson, and J. A. Ferguson, as his sureties, entered into a new recognizance, pursuant to the former order of this Court, in the sum of \$2000 - conditioned for his appearance before said Court of Common Pleas, as aforesaid, to answer said charge, which said recognizance is approved by the Court, and the discharge of said Defendant from custody ordered, and a warrant therefor issued to said Sheriff, and record of proceedings ordered.

James M^c Campbell, Probate Judge.

And on said 13th day of August a Special Warrant was issued from this Court which reads as follows to-wit:

Special Warrant.

The State of Ohio,
Union County, ss.

To W^m G. Curdgrasi, Sheriff of said County:

You are hereby commanded that the body of Charles Lincrance now imprisoned in the jail of said County, you safely have before the undersigned, at the Court House, forthwith, to do and receive all and singular these things which the undersigned shall say and there consider of him in this behalf; and have you then and there this writ. Witness my hand and the seal of the Probate Court of said County, this 13th day of August A.D. 1894

J. M. Campbell
Probate Judge.

The State of Ohio, Union County, ss. August 13th A.D. 1894.
Received the within writ this 13th day of August, A.D. 1894. In pursuance of the command thereof, I have

here in the Court the within named Charles
Licurance.

Fee \$1.00 Wm G. Brodgrass, Sheriff.

And on said August 13th A.D. 1894, a Warrant
of Discharge issued from this Court, which reads
as follows, to wit:

Warrant of Discharge.

The State of Ohio

Union County, ss.

To Wm G. Brodgrass, Sheriff of said County,
Charles Licurance having this day been admitted
to bail for his appearance at the Court of Common
Pleas, according to law to answer to the Charge
of Borakins and entering a Store Room with to
steal \$1500. You are hereby commanded to discharge
him from the jail of said County and from your
custody as such Sheriff, and for so doing this
shall be your warrant.

Witness my hand and the seal of the
Probate Court of said County, this 13th day of Aug.
A. D. 1894.

J. D. James M^{ch} Campbell, Probate Judge.

The State of Ohio Union County, ss.

Aug 13th A.D. 1894

Received this writ this 13th day of August 1894
In pursuance of the command thereof, I have
discharged from the jail and from my custody as
Sheriff of said County, the within named
Charles Licurance.

Wm G. Brodgrass.

Fee \$1.00

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The State of Ohio. } Probate Court
 Union County, ss. } Criminal Term
 Proceedings before James M. Campbell,
 Probate Judge within and for the County of Union and
 State of Ohio, at the September term thereof for
 Criminal business begun and held at the office of
 said Probate Judge at the Court House in Marysville
 in said County, on the 8th day of September 1894.
 Be it remembered that heretofore on said
 8th day of September A.D. 1894, the following proceedings
 were had before said Court in the matter of the
 surrender of Charles Lincum by a surety on his
 recognizance to the Court of Common Pleas of said
 County, to-wit:

Journal Entry.
 No. 4454 In Probate Court, Union County, Ohio, Sept 8th 1894.
 "A" The State of Ohio } Surrender of Defendant & Surety
 vs } Charge: Burglary and Larceny
 Charles Lincum

This day came J. M. Flickinger, a surety, for the
 Defendant herein on his recognizance to appear before
 the Court of Common Pleas of said County, and in
 vacation of the Court last aforesaid, delivered the
 body of the said Defendant in open Probate Court,
 in the Court House of said County, and asked to be
 discharged from further responsibility on said recog-
 nizance. And thereupon the Court ordered that the
 said surety be discharged from his said obligation,
 and ordered the said Charles Lincum to immedi-
 ately enter into a new recognizance in the sum of
 \$5000⁰⁰ with good and sufficient surety conditioned
 as was the former recognizance. And the said
 Defendant having failed to enter into a recognizance
 immediately, as aforesaid, it was ordered by this
 Court that the amount of said recognizance for the
 discharge of the said Defendant, at any time here-
 after, be fixed at the sum of Five Thousand (\$5000⁰⁰)
 Dollars, conditioned as aforesaid, with security, to
 the approval of any judge discharging him, and
 thereupon the Court ordered the said Defendant,
 Charles Lincum, into the custody of the Sheriff of
 said County, and a warrant for the commitment of
 said Defendant was ordered and issued to the
 Sheriff of said County. James M. Campbell, Probate Judge.

The State of Ohio, } Probate Court,
Union County, ss. } Criminal Term.

Proceedings before James McCampbell, Probate Judge within and for the County of Union and State of Ohio, at the August Term thereof for Criminal business begun and held at the office of said Probate Judge at the Court House in Marysville in said County on the 27th day of August A.D. 1894.

Be it remembered that heretofore to wit, on the 27th day of August A.D. 1894, a Notice of holding Examining Court was filed in said Probate Court by Wm. E. Sudgrass, Sheriff, which reads in words and figures following to wit:

Notice of Holding Examining Court.

No. 4461 In the Probate Court of Union County, Ohio. To the Probate Judge, Clerk and Prosecuting Attorney of said County, Ohio:

William Branigan having been committed to the jail of said County, charged with the commission of the offense of Burglary and wishing to be discharged from such imprisonment, an Examining Court will be held by the Probate Judge of said County of Union as to probable cause for holding the said William Branigan to answer said charge, at the Court House office of said Probate Judge in said County, on Friday the 31st day of August A.D. 1894. "and the Judge may adjourn the examination from day to day, or for such longer period as he may deem necessary" and you are hereby notified to attend the same, as required by law. August 27th 1894

Wm. E. Sudgrass, Sheriff

Acknowledgment of Service.

Service of the foregoing notice acknowledged, this 27th day of August 1894.

James M. Campbell, Probate Judge
J. M. Gosnell, Clerk
W. J. Hoopes, Prosecuting Attorney

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Sheriff's Return

Served the above notice on James M. Campbell, Probate Judge, J. H. Gosman, Clerk, and W. J. Hoopes, Prosecuting Attorney, of Union County, Ohio, by copy personally, on the 27th day of August 1894.

Wm G. Snodgrass Sheriff of Union County, Ohio.

Afterwards, to wit; on the 27th day of August 1894, an entry was made on the Journal of this Court, which reads as follows to wit:

In Probate Court, Union County, Ohio, Aug 27th 1894.
The State of Ohio

vs.
William Branigan

Examining County.

Hearing ordered re.

This day came Wm G. Snodgrass, Sheriff, of said County, and filed notice pursuant to law of an examining Court to be held in this Cause in the Probate Office, in said County, on the 31st day of August A.D. 1894; And it appearing to the Court, that service of said notice, has been duly acknowledged by indorsement thereon by the Probate Judge, Clerk, and prosecuting Attorney, of said County. It is ordered by the Court that said examining Court be held on the day last aforesaid, at 10 o'clock A.M. to which time said cause is continued. And it is further ordered that a special warrant issue to the Sheriff of said County to bring said Defendant into said Court on the day last aforesaid.

James M. Campbell.
Probate Judge.

Afterward, to wit: On the 31st day of August A.D. 1894, a Special Warrant was issued from this Court, which reads as follows to wit.

The State of Ohio, Union County, ss.

To Wm G. Snodgrass Sheriff of said County:

You are hereby commanded that the body of William Branigan now imprisoned in the jail of said County, you safely have before the undersigned, at the Court House, forthwith, to do and receive all and singular those things which the undersigned shall then and there consider of him in this behalf; and have you return and there this writ. Witness my hand and the seal of the Probate Court of said County, this 31st day of

August A.D. 1894

James M. Campbell, Probate Judge.

The State of Ohio, Union County, ss.

Marysville Union Co. A.D. 1894.

Received the within writ, this 31 day of August A.D. 1894. In pursuance of the command thereof, I have here in the court, the within named William Branegan.

Fee 1.25

Wm. G. Coudgrass Sheriff.

Afterward, to-wit: On the 31st day of August A.D. 1894, an entry was made on the Journal of this court, which reads as follows to-wit:

In Probate Court, Union County, Ohio, August 31st 1894.

The State of Ohio

No 4461

vs.

Examining Court

William Branegan, Hearing and Order for Discharge

This day this cause came on to be heard pursuant to continuance and the notices heretofore served by the Sheriff herein. And thereupon the probate judge, clerk and prosecuting Attorney of said County, met at the court house in Marysville, in said County, and an examining court was held.

And the Defendant was brought before the court in the custody of the Sheriff and this cause coming on to be heard, parties being represented by Counsel on both sides, the cause was submitted on testimony and argued by counsel. Whereupon the court, being fully advised in the premises, find that there is no probable cause for holding the said William Branegan to answer the charge of Burglary made against him. It is therefore, by the court ordered that said William Branegan be discharged, and that an order therefor issue to the Sheriff of said County and that complete record of the proceedings in the premises be made in this Court.

James M. Campbell, Probate Judge.

Afterward, to-wit: On said 31st day of August A.D. 1894, an Order for Discharge was issued from this court, which reads as follows to-wit:

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Order for Discharge by
Examining Court.

In the Probate Court of Union County, Ohio,
State of Ohio

vs
William Branigan charged Burglary

To the Sheriff of said County of Union.

Upon application of William Branigan committed to
jail of said County, charged with the commission of
the offense of Burglary to be discharged from
such imprisonment after due and lawful notice
thereof to the Probate Judge, Clerk and Prosecuting
Attorney of said County, I on the 31st day of August
A.D. 1894, held an examining court, as provided in
Section 4165, Revised Statute of Ohio, as to the guilt
of said William Branigan of the charge aforesaid,
and having examined the witnesses (including
said defendant), and finding that there is no
probable cause for holding him to answer said
charge, I ordered that he be discharged from
custody as to said complaint.

In witness my hand and the seal of said Court,
this 31st day of August A.D. 1894.
James M. Campbell, Probate Judge

Return.

Received this writ August 31st 1894 and pur-
suant to its command have discharged the
within named William Branigan this 31st day
of August 1894.

Sheriff's Fee	
Service	25
Milage	32
Dispatch	25
Return	25
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Wm G. Woodgrass, Sheriff.

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and issued from this court to the Sheriff of said county to bring said William Shaw before this court forthwith, and the same was accordingly done. And thereupon said defendant, William Shaw, entered into his own recognizance, before this court, in the sum of \$200⁰⁰, conditioned for his appearance before said court, of Common Pleas, on the first day of the next term thereof, to answer said charge of Assault and Battery, which said recognizance was approved by the court and certified to said court of Common Pleas. And thereupon the discharge of said defendant, William Shaw, from custody was ordered, and a warrant issued to said Sheriff. And it was further ordered by this court that complete record of the proceedings in the premises be made

James W. Campbell, Probate Judge.

Special Warrant.

The State of Ohio, Union County, ss.
 To Wm G. Quodgrass Sheriff of said County:
 You are hereby commanded that the body of Wm Shaw now imprisoned in the jail of said County, you safely have before the undersigned, at the court house forthwith, to do and receive all and singular those things which the undersigned shall then and there consider of him in this behalf; and have you then and then this writ.

Witness my hand and the seal of the Probate Court of said County, this 28th day of August A.D. 1894.
 James W. Campbell, Probate Judge.

The State of Ohio, Union County, ss.
 Mansville, O. Aug. 28th A.D. 1894.
 Received the within writ, this 28 day of August A.D. 1894. In pursuance of the command thereof, I have here in the court, the within named William Shaw.

Wm G. Quodgrass, Sheriff.

Afterward, to-wit: On the 28th day of August 1894 a Warrant of Discharge was issued from this court, which reads as follows to-wit:

Warrant of Discharge

The State of Ohio, Union County, ss.
 To Wm G. Quodgrass, Sheriff of said County,
 William Shaw having this day been admitted to
 bail for his appearance at the Court of Common
 Pleas, according to law, to answer to the charge
 of Assault and Battery. You are hereby commanded
 to discharge him from the jail of said
 County and from your custody as such Sheriff
 and for so doing this shall be your warrant.
 Witness my hand and the Seal of the Probate
 Court of said County, this 28th day of August
 A.D. 1894.
 L. D. James M^r Campbell, Probate Judge.

The State of Ohio, Union County, ss. August 28th 1894
 Received this writ, this 28th day of August
 1894. In pursuance of the command thereof, I
 have discharged from the jail and from my
 custody as Sheriff of said County, the within
 named William Shaw
 \$250.00 Wm G. Quodgrass, Sheriff.

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Criminal Record, Union Probate Court, September 29th 1894

The State of Ohio } Probate Court.
Union County } Commercial Term.

Proceedings before James M^o Campbell, Probate Judge within and for the County of Union and State of Ohio, at the September term thereof for Criminal business begun and held at the office of said Probate Judge, at the Court House in Mansfield in said County on the 29th day of September A.D. 1894.

Be it remembered that heretofore to wit: On the 29th day of September A.D. 1894, an application to be admitted to Bail was filed in this Court, which reads as follows to wit:

Application to Admit to Bail

No. 4476 In the Matter of the application of Otis L Goff to be admitted to Bail

To the Probate Judge of Union County, Ohio:

Now comes Joida M. Goff, and on behalf of Otis L Goff makes application that the said Otis L Goff may be admitted to bail. The said Joida M Goff says that the said Otis L Goff is confined in the jail of said Union County, committed by warrant under the hand of O. W. McAdoo, Mayor of the incorporated village of Millford Center Union County, Ohio, upon affidavit made by Edward Wilson charged with the commission of the offense of Burglary and grand larceny. The amount of bail required by direction of said Mayor by an order made in that behalf was the sum of One Thousand Dollars. Said accused offers as sureties on his said recognizance: Mary Buffington and W. G. Roote residing in said County of Union

Joida M Goff

Dated September 29, 1894.

Afterward to wit: on the 29th day of September 1894, an entry was made on the Journal of this Court, which reads as follows, to wit:

Probate Court, Union County, Ohio, September 29th 1894.

The State of Ohio } No 4476
vs. } On Application to be Admitted to Bail.
Otis L Goff

This day came Otis L Goff by his attorney, Leanda C. Piper, and presented to the Court his application in

writing to be admitted to Bail. Whereupon the Court being fully advised in the premises, do order said application filed, and that a hearing upon said application be set for this day at eleven o'clock A.M. And it is further ordered by the Court that a special warrant for the production of the defendant in this Court, at the hour aforesaid, be issued to the Sheriff of Union County, Ohio, and cause adjourned.
James M. Campbell, Probate Judge.

Special Warrant on Application to Admit to Bail

Union County, Ohio, Probate Court.
In the Matter of the application of The State of Ohio
Otis L. Goff, to be admitted to bail: Union County, ss.
To the Sheriff or Jailor of said County:
Whereas, Application has this day been made to me, Probate Judge of said Union County, to admit to bail one Otis L. Goff confined in the jail of said Union County, committed by warrant under the hand of W. H. McAdow as Mayor of the Village of Milford Center, Ohio charged with the commission of the offense of Burglary and Grand Larceny. And therefore you are hereby commanded that the said Otis L. Goff you have before me James M. Campbell Probate Judge of said Union County, Ohio, at the Court House in said County, on Saturday the 29th day of September 1894, at 11 o'clock A.M. to abide any order or direction by me as such Probate Judge in that behalf made: and have you then and there this writ with your return thereon.

Witness my hand and the seal of said Court at Marysville this 29th day of September A.D. 1894.

L.S. James M. Campbell
Probate Judge

Return

Received this writ on the 29th day of Sept. 1894 and in pursuance to the command thereof I have here in Court the within named Otis L. Goff this 29th day of Sept.

Wm. G. Sussgrass Sheriff.

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Return	25
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Wm G Snodgrass, Sheriff.

Afterward to wit: on the 29th day of September 1894, an entry was made on the journal of this Court, which reads as follows to wit:

In Probate Court, Union County, Ohio, September 29th 1894.
 The State of Ohio
 vs.
 Otis L Goff } Order admitting prisoner to Bail.

This day came the Defendant in the custody of the Sheriff, and this cause came on to be heard upon the Application of Otis L Goff, defendant, to be admitted to bail, and the Court having heard the evidence, and finding the offense charged to be a bailable one, do grant said application. It is therefore ordered that said Otis L Goff enter into a recognizance in the sum of two hundred (\$200⁰⁰) Dollars, with sufficient surety, conditioned for his appearance at the Court of Common Pleas of Union County, Ohio, on the first day of the next term thereof then and there to answer said charge, and that he thereupon be discharged: And thereupon came the said Otis L Goff and entered into a recognizance, in the sum aforesaid, with Mary A Buffington and W. G. Root, as his sureties, which is approved, and said Otis L Goff is therefore discharged and a warrant therefor is ordered issued to the Sheriff of said County.

James M. Campbell, Probate Judge.

Said warrant reads in the words and figures following, to wit:

Warrant of Discharge.

The State of Ohio, Union County, ss
 To Wm G. Snodgrass, Sheriff of said County. Otis L Goff having this day been admitted to bail for his appearance at the Court of Common Pleas, according to law to answer to the charge of Burglary and Grand Larceny. You are hereby commanded to discharge him from the jail of said County, and from your custody as such Sheriff, and for so doing this shall be your warrant.

Witness my hand and the seal of the Probate Court of said County, this 29th day of September A.D. 1894
 J.M.C. James M. Campbell, Probate Judge

Sept. 1894
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The State of Ohio, Union County, ss. Sept 29th A.D. 1894
 Received this writ this 29 day of Sept. 1894. In
 pursuance of the command thereof, I have discharged
 from the jail and from my custody as Sheriff of said
 County, the within named Peter L. Goff.
 Wm. G. Woodgrass, Sheriff.

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No. 4475

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The State of Ohio } Probate Court,
Union County, ss } Municipal Term
Proceedings before James McCampbell, Probate Judge, within
and for the County of Union and State of Ohio, at the September
Term thereof for Criminal business, begun and held at the
office of said Probate Judge, at the Court House in Marysville
in said County, on the 29th day of September A.D. 1894
Be it remembered that heretofore to wit on the 29th day of
September 1894, an Application to be admitted to bail was filed
in this Court, which reads as follows to wit:

No. 4475

Application To Admit to Bail.

In the Matter of the application of Justin Goff
to be admitted to bail

To the Probate Judge of Union County, Ohio:

Now comes Jaida M. Goff, and on behalf of Justin Goff and
makes application, that the said Justin Goff may be ad-
mitted to bail. The said Jaida Goff says that the said
Justin Goff is confined in the jail of said Union County,
committed by warrant under the hand of C. W. McClellan
Mayor of the incorporated village of Milford Center, Union
County, Ohio, upon affidavit made by Edward Nelson
charged with the commission of the offense of Burglary
and Grand Larceny. The amount of bail required
by direction of said Mayor, by an order made in that
behalf was the sum of One Thousand Dollars. Said
accused offers as sureties on his said recognizance Charles
H. Leurl, Lugette Luskup and Mary Buffington, residing
in said County.

Jaida M. Goff

Dated September 24th 1894.

Afterward to wit: on the 29th day of September 1894
A.D. 1894, an entry was made on the Journal of this
Court, which reads as follows to wit:

In Probate Court, Union County, Ohio, September 29th 1894.

The State of Ohio

No 4475

vs
On Application to be admitted to Bail.

Justin Goff

This day came Justin Goff by his attorney, Leonidas Piper
and presented to the Court his application in writing to be
admitted to bail. Whereupon the Court, being fully advis-
ed in the premises, do order said application filed, and
that a hearing upon said application be set for this

day at eleven o'clock A.M. And it is further ordered by the court that a special warrant for the production of the Defendant in this court at the hour aforesaid, be issued to the sheriff of Union County, Ohio and cause adjourned.

James M. Campbell Probate Judge.

Special Warrant on Application to Admit to Bail

Union County, Ohio, Probate Court:

In the matter of the application of Justin Goff to be admitted to bail.

The State of Ohio Union County, es.

To the Sheriff of said County:

Whereas Application has this day been made to me Probate Judge of said Union County, to admit to bail one Justin Goff confined in the jail of said Union County, committed by warrant under the hand of C. W. McAdow as Mayor of the village of Milford Union, Ohio, charged with the commission of the offense of Burglary and Grand Larceny.

Now, therefore, you are hereby commanded that the said Justin Goff you have before me James M. Campbell Probate Judge of said Union County, Ohio, at the Court House in said County, on Saturday the 29th day of September 1894, at 11 o'clock A.M. to abide any order or direction by me as such Probate Judge in that behalf made; and have you then and there this writ with your return thereon. Witness my hand and the seal of said court at Marysville this 29th day of September A.D. 1894.

J. D. James M. Campbell Probate Judge.

Return.

Received this writ on the 29th day of September 1894 and in pursuance to the command thereof I have here in court the within named Justin Goff this 19th day of Sept. 1894

Wm G. Sudgrass Sheriff.

Sherriff's Fee	
Service	25
Milage	48
Return	25
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Wm G. Sudgrass Sheriff.

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And afterward to wit, on the 29th day of September 1894
an entry was made in the Journal of this Court which
reads as follows, to wit:

In Probate Court, Union County, Ohio, September 29th 1894.

The State of Ohio

vs

Justin Goff

Order admitting prisoner to Bail.

This day came the defendant in custody of the
Sheriff, and the cause came on to be heard upon the
application of said Justin Goff to be admitted to bail,
and the court, having heard the evidence, and finding
the offense charged to be a bailable one, do grant said
application. It is therefore ordered, that said Justin
Goff enter into a recognizance in the sum of Five Hundred
Dollars, with sufficient surety, conditioned for his ap-
pearance at the Court of Common Pleas of Union County,
Ohio, on the first day of the next term thereof, there
and there to answer said charge; and that he thereupon
be discharged; and thereupon came the said Justin
Goff and entered into a recognizance, in the sum a-
fore said, with Charles S. Court, Lucretia Inskeep, and
Mary A. Buffington, as his sureties, which is approved
and said Justin Goff is therefore discharged, and
a warrant therefor is ordered issued to the Sheriff
of said County.

James M. Campbell, Probate Judge.

Said warrant reads in the words and figures following.

Warrant of Discharge

The State of Ohio, Union County, ss.

To Wm G Durdgrass, Sheriff of said County, Justin Goff
having this day been admitted to bail for his appearance
at the Court of Common Pleas, according to law to answer
to the charge of Burglary and Grand Larceny. You are
hereby commanded to discharge him from the jail of said
County and from your custody as such Sheriff, and for so
doing this shall be your warrant. Witness my hand
and the seal of the Probate Court of said County, this 29th
day of September A.D. 1894.

James M. Campbell, Probate Judge.

The State of Ohio, Union County, ss, Sept. 29th A.D. 1894

Received this writ this 29th day of Sept. 1894. In pursuance of
the command thereof, I have discharged from the jail and from
my custody as Sheriff of said County, the within named Justin Goff
This is 120
Wm G Durdgrass, Sheriff.

The State of Ohio } Probate Court
Union County, } Criminal Term.

Proceedings before James M. Campbell, Probate Judge within and for the County of Union, and State of Ohio at the September term thereof, for Criminal business begun and held at the office of said Probate Judge at the Court House in Marysville in said County on the 17th day of September A.D. 1894.

No. 4471

Be it remembered that heretofore to-wit on the 17th day of September A.D. 1894, an entry was made on the Journal of this Court which reads as follows to-wit:

Journal Entry.

In Probate Court, Union County, Ohio, September 17th 1894

The State of Ohio } No 4471
vs. } Filing of Transcript and Information re
William Riley Gibson. } Journal Entry.

This day came William I. Kropac, prosecuting Attorney of Union County, and State of Ohio, and presented to this Court a Transcript, accompanied by an affidavit of John Newlove, a warrant for the arrest of said Defendant, and a mittimus, from the docket of A. H. Kellebath, Mayor of the Village of Marysville, Ohio, and all certified under seal from the Court of Common Pleas of said County, by J. A. Gosnell Clerk thereof, the said prosecuting attorney having elected, pursuant to law, to prosecute the said Defendant in the Probate Court of said County.

Whereupon the Court, being fully advised, do order said Transcript, and other papers aforesaid, filed. And thereupon the said prosecuting Attorney filed in this Court an Information against the said William Riley Gibson, based upon the Transcript and papers aforesaid, charging him, the said William Riley Gibson, with unlawfully and fraudulently receiving two self acting revolvers - one of Boston Bull Dog make - of the property of Church Brothers & Wild, well knowing the said personal property to have been stolen. It is therefore, by the Court further ordered that the trial of the said William Riley Gibson upon the charge aforesaid be set for the 21st day of September A.D. 1894, at 2 o'clock P.M. of said day, to which time said cause is continued.

James M. Campbell, Probate Judge.

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Afterward to wit on said 17th day of September 1894, a certificate of the Clerk of the Court of Common Pleas, was filed, which reads in the words and figures following to wit:

On demand of the Prosecuting Attorney of Union County Ohio. William J. Probes
Said Prosecuting Attorney having elected to try case of the State of Ohio vs William Riley Gibson before the Probate Court of Union County Ohio. I hereby certify the recognizance and all other papers in the case returned to this Court by the Justice of the Peace are hereby turned over to the Probate Court of Union County Ohio.

L.S. J. N. Gosnell Clerk.
The following affidavit was filed with said transcript

Affidavit
State of Ohio, Union County, The Village of Marysville
Before me A. H. Kollfrath Mayor of said Municipal Corporation personally came John Newlove, who being duly sworn according to law, deposes and says, that William Riley Gibson late of said county, on or about the 16 day of August, in the year of our Lord, one eight hundred and ninety four at the Village aforesaid, did unlawfully and fraudulently did receive two self acting revolvers one Boston bull dog & Hopkins & Allen make of the personal property of Church Bros & Held then lately before stolen, he the said William Riley Gibson then and there well knowingly said personal property to have been stolen as aforesaid contrary to laws of Ohio in such case made and provided, and this deponent does verily believe that the said William Riley Gibson is guilty of the fact charged and further this deponent sayeth not.

(Signed) John Newlove,
Sworn to and subscribed before me this 2 day of September A.D. 1894.

L.S. A. H. Kollfrath Mayor.
Said transcript reads in the words and figures following to wit:

State of Ohio, Village of Marysville } Before A. H. Kollefack
 vs } Mayor of Marysville
 William Riley Gibson

Complaint made this 2nd day of September A.D. 1894 by John Newlove, who being duly sworn saith on or about the 12th day of August 1894 at the County aforesaid that William Riley Gibson did unlawfully, did unlawfully and fraudulently did receive two self acting revolvers one Boston Bull dog & Hopkins & Allen make of the personal property of Church Bros & held them lately before stolen the said Wm Riley Gibson then and there well knowing by said personal property to have been stolen as aforesaid. Harant issued for the defendant to John Newlove Marshall of said Village of Marysville O. State of Ohio who made return as follows.

I have arrested the within named defendant Wm Riley Gibson and now have him in court, Sept 3 1894.

John Newlove Marshall.

Defendant arraigned before me the said Mayor on the 3^d day of September 1894 to said charge to which he plead not guilty. I thereupon hearing of the witnesses for the State found defendant guilty of said charge.

It is thereupon on said day adjudged and ordered that the said defendant give bail in the sum of one hundred dollars for his appearance before the Court of Common Pleas of Union County O. at the first day thereof which requisition he has failed to comply I thereupon committed the defendant to the keeper of the jail of the County.

Return of Mittimus writ.

Sept. 3 1894. I committed the within named William Riley Gibson to the custody of the within named jailor with whom I left a certified copy of this writ. John Newlove Marshall.

State of Ohio, Village of Marysville

I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me, at my office in said Village

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of Marysville Ohio in the above action,
 A. H. Kollifrath
 Mayor of Marysville Ohio.

The State of Ohio Union County
 Village of Marysville } Before A. H. Kollifrath
 vs. } Mayor of said Village
 William Riley Gibson.

The following costs in the above case were incurred

Justice Fees		Marshal Fees	
Affidavit	40	Warrant	40
Warrant	40	Attendance	1 00
Filing papers	15	Mittimus	40
Judgment & Satisfac.	60	Milage	20
Mittimus	40	Sustenance	60
Record	50	Jail Fee	50
Transcript	50		\$3 10
Certificate	25		
	\$3 20		

I certify the above is a true statement of costs as taken from my docket in the proceedings had at and before me at my office in said county in the above action.

A. H. Kollifrath Mayor.

Said information reads in the words and figures following to-wit:

The State of Ohio Union County, ss.
 Probate Court September Term in the year Eighteen hundred and ninety four.
 William T. Hooper, Prosecuting Attorney in and for Union County, State of Ohio, in said Probate Court in and for said County in the name and by the authority and on behalf of the State of Ohio, information gives that William Riley Gibson on or about the 12 day of August 1894 in the County of Union aforesaid unlawfully and fraudulently did receive two self acting revolvers one Boston bull dog make of the personal property of John B. Bess & held them lately before stolen & the said William Riley Gibson then and there well knowing said personal property to have been stolen as aforesaid. Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the state of Ohio
 William T. Hooper Prosecuting Attorney in and for Union County Ohio.

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Afterward to wit: on the 21st day of September 1894 an entry was made on the journal of this court, which reads as follows to wit:

By Probate Court, Union County, Ohio, September 21st 1894.

The State of Ohio

No. 4471

vs
William Riley Gibson

Trial on charge of Receiving stolen goods &c
Findings &c

This day came the State of Ohio by William L. Hoopes prosecuting attorney, and the said William Riley Gibson, in person. And thereupon the said Defendant was arraigned upon the information heretofore filed herein, and the same having been read to him distinctly, he entered his plea of not guilty of the offense charged against him.

And thereupon the said William Riley Gibson, not demanding, but waiving a trial by jury, this cause came on for hearing, and was submitted to the court to be tried; and the court having heard the evidence, and being fully advised in the premises, do find the defendant, William Riley Gibson, guilty as he stands charged in said information. And afterward, to wit, on said 21st day of September A.D. 1894, it being made to appear to the court that said William Riley Gibson is a proper subject for commitment to the Boys' Industrial School - the offense for which he has been convicted being one punishable by imprisonment - it is adjudged by, and the sentence of the court is, that, in lieu of being sent to the jail of said County, the said William Riley Gibson be committed to the Boys' Industrial School of the State of Ohio, there to remain until discharged, by due course of law, and complete record of these proceedings is ordered.

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The State of Ohio } Probate Court
Union County, ss. } Criminal Term.

Proceedings before James M. Campbell, Probate Judge, within and for the County of Union and State of Ohio, at the September term thereof for Criminal business, begun and held at the office of said Probate Judge at the Court House in Marysville, in said County on the 19th day of October 1894.

Be it remembered that heretofore to-wit on the 19th day of October A.D. 1894, an application to be admitted to bail was filed in this Court which reads as follows to-wit:

Application to Admit to Bail.

In the matter of the application of Charles Licurance to be admitted to bail.

As
4482.

To the Probate Judge of Union County, Ohio.

Now comes Frank L. Daugherty, and on behalf of Charles Licurance makes application that the said Charles Licurance may be admitted to bail. The said Frank L. Daugherty says that the said Charles Licurance is confined in the jail of said Union County, committed by warrant under the hand of James M. Campbell, Probate Judge of said County, on surrender of said Charles Licurance by surety, charged with the commission of the offense of Burglary and Grand Larceny. The amount of bail required by direction of the Court of Common Pleas of said Union County by an order made at that behalf was the sum of eight hundred dollars. Said accused offers as sureties on his said recognizance: Frank L. Daugherty, Joe Simmons, and John L. Porter a resident of said County of Union.

Frank L. Daugherty.

Dated October 19th 1894.

Special Warrant on Application to Admit to Bail.

Union County, Ohio, Probate Court:

In the matter of the application of Charles Licurance to be admitted to bail.

The State of Ohio, Union County, ss.

To the Sheriff or Jailor of said County:

Whereas, Application has this day been made to me, Probate Judge, of said Union County, to admit to bail one Charles Licurance confined in the jail of said Union County committed under a warrant upon indictment found in

The Court of Common Pleas of said county charged with the commission of the offense of Burglary and grand Larceny. Now therefore, you are hereby commanded, that the said Charles Linsurance you have before me James McCampbell, Probate Judge of said Union County, Ohio, at the Court House in said County, on Friday the 19th day of October 1894, at 11 o'clock A.M. to abide any order or direction by me as such Probate Judge in that behalf made: and have you there and there this writ with your return thereon. Witness my hand and the seal of said Court at Mansville, Ohio, this 19th day of October U.D. 1894. James McCampbell, Probate Judge.

ES

Return

Received this writ on the 19th day of October 1894 and in pursuance to the command thereof I have here in Court the within named Charles Linsurance this 19th day of Oct. 1894

Wm G. Quodgrass, Sheriff.

Sheriff's Fees	
Service	25
Attending Court	50
Milage	32
Return	35
	\$1 32

Afterward, to wit: on the 19th day of October 1894, an entry was made on the Journal of this Court, which reads as follows to wit:

In Probate Court, Union County, Ohio, October 19th 1894
 The State of Ohio vs. Charles Linsurance
 No 4482
 Application for Admission to Bail so.

This day came the Defendant by his Attorney, Francis C. Daugherty, and made application in writing, to this Court, to be admitted to bail for his appearance before the Court of Common Pleas of said County on the first day of the next Term thereof to answer the charge of Burglary and grand Larceny. And thereupon the Court ordered said application filed and the hearing thereof set for 11 o'clock A.M. of this day: And thereupon a special warrant was ordered and issued from this Court to the Sheriff of said County, to bring the said Charles Linsurance before this Court at the hour aforesaid.

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And afterward, to-wit: at the hour aforesaid, it being made to appear to the Court that said application could not be heard at the hour aforesaid, the Court, for good cause, adjourned the same until 4 o'clock P.M. of this day.

And afterward, to-wit: at the hour last aforesaid, came the said defendant, Charles Lincum, in the custody of the Sheriff, and thereupon said application came on to be heard. And it being shown to the satisfaction of the Court that the amount of bail required by direction of the Court of Common Pleas of said County, by an order hereto fore made in that behalf, is the sum of \$800⁰⁰, thereupon the said Charles Lincum, defendant, entered into a recognizance before this Court, in the sum aforesaid, conditioned for his appearance before said Court of Common Pleas, on the first day of the next term thereof, to answer the charge aforesaid, with Frank Daugherty, Jos Lincum, and John L. Porter as his sureties, which said recognizance was approved by the Court and certified to said Court of Common Pleas, and thereupon the discharge of said Charles Lincum from custody was ordered, and warrant therefor issued to said Sheriff. And it was further ordered by this Court that complete record of the proceedings in the premises be made.

James M^c Campbell, Probate Judge.

Afterward to-wit: On the 19th day of October 1894 a Warrant to Discharge was issued from this Court, which reads as follows, to-wit:

Warrant to Discharge - on Admission to Bail.
Union County, Ohio Probate Court.

In the matter of the admission to bail } The State of Ohio
of Charles Lincum } Union County, ss.
To the factor of said County:

Whereas, on his application, the recognizance of Charles Lincum confined in the jail of said Union County, committed by warrant under the hand of James M^c Campbell Probate Judge of said County, on surrender of said Charles Lincum by a surety charged with the commission of the offense of Burglary and grand larceny has this day been by me, Probate Judge, of said Union County, Ohio, taken in open Court, with Frank L. Daugherty, Jos Lincum and John L. Porter as his sureties thereon, and the said Charles Lincum duly admitted to bail for his appearance before the Court of Common Pleas of said

Union County, Ohio, to answer the said offense where-
with he is charged, on the first day of the next term
thereof. Now, therefore, you are hereby commanded to
discharge from commitment to jail as aforesaid,
under said warrant, the said Charles Lawrence and
this shall be your authority, therefore.

Witness my hand and the seal of said court at
Marysville, Ohio, this 19th day of October 1894,

J.S. James M. Campbell,
Probate Judge.

Sheriff's Return

Received this 19th day of Oct 1894 and in pursuance
of the command thereof, I have this day discharged
from the jail of said county, the within named
Charles Lawrence this 19th day of Oct. 1894
Wm. D. Dudgeon, Sheriff

Sheriff's Fees	
Service	25
Discharge	50
Return	25
Writ	32
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The State of Ohio, } Probate Court
Union County ss } November Term

Proceedings before James McLaupbell, Probate Judge within and for the County of Union, and State of Ohio at the November Term thereof for annual business begun and held at the office of said Probate Judge at the Court House in Marysville in said County, on the 24th day of November 1894.

Be it remembered that heretofore to wit on the 24th day of November A.D. 1894, an application to be admitted to bail was filed in this Court which reads as follows to wit:

Application to Admit to Bail.

No. 4501

In the Matter of the application of John Cunningham to be admitted to bail.

To the Probate Judge of Union County, Ohio.

Now comes John Cunningham, and on behalf of himself makes application that the said John Cunningham may be admitted to bail. The said John Cunningham says that he, the said John Cunningham is confined in the jail of said Union County, committed by warrant under the hand of J. N. Loswell under a warrant upon indictment found in the Court of Common Pleas of said County of Union, charged with the commission of the offense of Burglary. The amount of bail required by direction of said Court of Common Pleas, by an order made in that behalf was the sum of Eight Hundred Dollars. Said accused offers as sureties on his recognizance: John K. Dodge residing in said County of Union.

John Cunningham

Dated Nov 24th 1894

Afterward, to wit: on the 24th day of November A.D. 1894, a Special Warrant on Application to Admit to Bail, was issued from this Court, which reads as follows to wit:

Special Warrant on Application to Admit to Bail.

Union County, Ohio Probate Court. } The State of Ohio
In the Matter of the application of } Union County ss.
John Cunningham to be admitted to bail.

To the Sheriff or Jailor of said County:

Whereas, Application has this day been made to me, Probate Judge of said Union County, to admit to

bail one John Cunningham confined in the jail of said Union County, committed by warrant under the hand of M. H. Hill a Justice of the Peace of said County, charged with the commission of the offense of Burglary and grand Larceny. And therefore, you are hereby commanded, that the said John Cunningham you have before me James M. Campbell Probate Judge of said Union County, Ohio, at the Court House in said County, on Saturday the 24th day of November 1894, at 2 o'clock P.M. to abide any order or direction by me as such Probate Judge in that behalf made: and have you then and then this writ with your return thereon.

Witness my hand and the seal of said Court at Marysville, Ohio, this 24 day of November A.D. 1894.

J. M. Campbell
Probate Judge.

Return

Received this writ on the 24th day of November 1894, and in pursuance to the command thereof have here in Court the within named John Cunningham this 24th day of Nov. 1894

Wm. G. Swodgrass Sheriff

Sheriff's Fee	
Service	25
Attending Court	75
Mile	82
Return	25
\$1.57	

Afterward to wit: on the 24th day of November A.D. 1894, an entry was made on the Journal of this Court, which reads as follows to wit:

In Probate Court, Union County, Ohio, November 24th 1894
 The State of Ohio, } No 4501
 vs } Application for Admission to Bail
 John Cunningham

This day came the defendant by his attorney, and made application in writing, to this Court to be admitted to bail for his appearance before the Court of Common Pleas of said County, on the first day of the next term thereof, to answer the charge of Burglary and grand Larceny. And thereupon the Court ordered said application filed and the

hearing upon this John and hour the Court satisfied quire of each half, Court before for the on the charge as he by the And from said the Court the p
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hearing thereof set for this day at 2 o'clock P.M. And there-
 upon a special warrant was ordered and issued from
 this court to the Sheriff of this county to bring the said
 John Cunningham before this court at the hour aforesaid
 and cause adjourned. And afterward, to-wit, at the
 hour aforesaid, came the said John Cunningham in
 the custody of the Sheriff, and thereupon said applica-
 tion came on to be heard. And it being shown to the
 satisfaction of the court that the amount of bail re-
 quired by the direction of the court of Common Pleas
 of said county, by an order heretofore made in that be-
 half, is the sum of \$800⁰⁰ thereupon the said John
 Cunningham, defendant, entered into a recognizance
 before this court, in the sum aforesaid conditioned
 for his appearance before said court of Common Pleas,
 on the first day of the next term thereof, to answer the
 charge aforesaid, with S. N. McCloud and John K. Dodge,
 as his sureties, which said recognizance was approved
 by the court and certified to said court of Common Pleas.
 And thereupon the discharge of said John Cunningham
 from custody was ordered, and a warrant therefor is-
 sued to said Sheriff. And it was further ordered by
 the court that complete record of the proceedings in
 the premises be made.

James McLaughlin, Probate Judge.

Afterward to-wit: On the 24th day of November A.D.
 1894, a Warrant to Discharge was issued from this
 court, which reads as follows to-wit:

Warrant To Discharge - Admissio to Bail.

In Probate Court. In the Matter of the Admissio to
 Bail of John Cunningham,
 The State of Ohio, Union County, ss.
 To the Jailor of said county:
 Whereas, on his application, the recognizance of John
 Cunningham confined in the jail of said Union
 County, committed by warrant, under the hand of
 M. H. Hill a Justice of the Peace of said County of Union
 charged with the commission of the offense of Burglary
 and grand larceny has this day been by me, Probate
 Judge, of said Union County, Ohio, taken in open court,
 with S. N. McCloud and John K. Dodge as sureties there-
 on, and the said John Cunningham duly admitted

To bail for his appearance before the Court of Common Pleas, of said Union County, Ohio to answer the said offense wherewith he is charged, on the first day of the next term thereof. - And therefore you are hereby commanded to discharge from commitment to jail as aforesaid, under said warrant, the said John Cunningham and this shall be your authority.

Therefore. Witness my hand and the seal of said Court, at Marysville this 24th day of November 1894.
 J.S. James McLampbell, Probate Judge.

Return.

Received this 24th day of Nov. 1894 and in pursuance of the command thereof, I have this day discharged from the jail of said County, the within named John Cunningham this 24th day of Nov. 1894

Sheriff's Fee	
Service	25
Discharge	50
Mil	32
Return	25
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Wm L. Sudgrass, Sheriff.

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The State of Ohio, } Probate Court,
 Union County ss. } Criminal Term.
 Proceedings before James M. Campbell
 Probate Judge within and for the County of Union
 and State of Ohio at the December term thereof, for
 criminal business begun and held at the office of
 said Probate Judge at the Court House in Marysville
 in said County, on the 17th day of December 1894.
 Be it remembered that heretofore to wit on the 17th day
 of December A. D. 1894 an Application to be admitted
 to bail was filed in this Court which reads as follows to wit:

No. 4511.

Application to Admit to Bail

In the Matter of the application of George Orr to
be admitted to bail.

To the Probate Judge of Union County, Ohio:

Now comes George Orr and makes application
to be admitted to bail. The said George Orr says
that he is confined in the jail of said Union
County, committed by warrant under the hand
of A. H. Kellepath, Mayor of the Village of Marys-
ville, Ohio, charged with the commission of the
offense of Assault and Battery.

Said accused offers as sureties on his said
recognizance: himself, residing in said
County.

Attest: W. J. Hoopes

George ^{his} + Orr
_{mark}

Dated Dec. 17th 1894.

Afterward, to wit: on the 17th day of December
A. D. 1894, a Special Warrant on Application to Admit
to Bail, was issued from this Court, which reads
as follows, to wit:

Special Warrant on Application to Admit to Bail.

Union County, Ohio, Probate Court:

In the Matter of the application of George Orr
to be admitted to bail.

The State of Ohio, Union County, ss:

To the Sheriff or Jailor of said County:

Whereas, application has this day been made
to me, Probate Judge of said Union County, to Ad-
mit to bail one George Orr confined in the jail

of said Union County, committed by warrant under the hand of A. H. Kellefrath, Mayor of the village of Marysville, Ohio, charged with the commission of the offense of Assault and Battery.

Now, therefore, you are hereby commanded, that the said Georgeller you have before me James M. Campbell Probate Judge of said Union County Ohio, at the Court House in said ^{county}, on Monday the 17th day of December, 1894, at 10 o'clock, A.M., to abide any order or direction by me as such Probate Judge in that behalf made: and have you there and there this writ with your return thereon.

Witness my hand and the seal of said Court at Marysville, this 17th day of December, A.D. 1894.
 James M. Campbell, Probate Judge.

Return

Received this writ on the 17th day of December 1894, and in pursuance to the command thereof I have per in Court the within named George Orr this 17th day of Dec. 1894.

Wm. G. Snodgrass, Sheriff.

Sheriff's Fees	
Subsice	25
Milage	14
Attending Court	50
Return	25
	116

Wm. G. Snodgrass, Sheriff.

Afterward, to wit: on the 17th day of December A.D. 1894, an entry was made on the Journal of this Court which reads as follows, to wit:

In Probate Court, Union County, Ohio.
 The State of Ohio } No. 45-11. December 17th 1894.
 vs. } Application for admission to Bail
 George Orr } Charge, Assault and Battery.

This day the said defendant made application to this Court to be admitted to bail for his appearance before the Court of Common Pleas of said County on the first day of the next term thereof to answer said charges.

And thereupon a special warrant was ordered and issued from this Court to the Sheriff of

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said County to bring ^{said} George Orr before this Court at 10 o'clock A.M. of this day to abide any order of the Court in the premises.

And afterward, to-wit, at the hour aforesaid came the said George Orr in the custody of the Sheriff and thereupon this cause came on to be heard upon said application. And the Court being fully advised in the premises granted said applica- tion, and thereupon the said George Orr entered into his own recognizance in the sum of \$100⁰⁰, conditioned for his appearance before said Court of Common Pleas, on the first day of the next term thereof, to answer said charge of assault ^{and} Battery, which said recognizance was approved by the Court and certified to said Court of Common Pleas, and thereupon the discharge of said defendant from custody was ordered, and a warrant therefor issued to said Sheriff. And it was further ordered by this Court that complete record of the proceedings in the premises be made.

James McCampbell, Probate Judge.

Afterward, to-wit: on the 17th day of December A. D. 1894, a warrant to discharge was issued from this Court which reads as follows, to-wit:

Warrant to Discharge - on Admission to Bail.
Union County, Ohio, Probate Court.

In the matter of the admission to bail of George Orr. The State of Ohio, Union County, ss:

To the Jailor of said County:

Whereas, on his application, the recognizance of George Orr confined in the Jail of said Union County, committed by warrant under the hand of A. H. Kellefrath, Mayor of the village of Marysville, Ohio, charged with the commission of the offense of assault ^{and} Battery has this day been by me, Probate Judge of said Union County, Ohio, taken in open Court, without surety and the said George Orr duly admitted to bail for his appearance before the Court of Common Pleas, of said Union County, Ohio, to answer the said offense wherewith he is charged, on the first day of the next term thereof. - Now there- fore, you are hereby commanded to discharge from commit- ment to Jail, as aforesaid, under said Warrant, the said George Orr and this shall be your authority, therefor.

Witness my hand and the Seal of said Court, at
Marysville this 17th day of December 1894.

[Signature]

James McCampbell, Probate Judge.

Return

Received this 17th day of December 1894, and
in pursuance of the command thereof, I
have this day discharged from the jail of said
County, the within named George C. this 17th
day of Dec. 1894.

Wm. G. Snodgrass, Sheriff.

Sheriff's fees.	
Subsice	.25
Milage	.16
Discharge	.50
Return	.25
\$1.16	

Wm. G. Snodgrass, Sheriff.

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The State of Ohio, } Probate Court
 Union County, } Criminal Term
 Proceedings before James McCampbell
 Probate Judge within and for the County of
 Union, and State of Ohio, at the September Term
 thereof, for criminal business begun and held
 at the office of said Probate Judge at the Court
 house in Mansfield in said County on the 13th
 day of September A. D. 1894.

Be it remembered that heretofore, to-wit: on the
 13th day of September A. D. 1894, a Complaint by one
 Simon D. Elliot was filed in said Probate Court,
 which complaint reads in words and figures
 following, to-wit:

No. 2470

Complaint

The State of Ohio, } ss.
 Union County, } Probate Court.

Before me, the undersigned, came S. D.
 Elliott an inhabitant of Union County, Ohio
 who being first duly sworn, makes complaint
 and says that Bessie Shafer is above the age
 of nine and under the age of fifteen years; that
 she is leading a vicious & criminal life; that
 she has committed the offense of Assault and
 Battery, and that she possesses a vicious and
 uncontrollable temper and said affiant fur-
 ther says he believes said Bessie Shafer should
 be committed to the Girls Industrial Home.

S. D. Elliott.

Sworn to before me and signed in my
 presence this 13th day of September A. D. 1894.
 J. S. } James McCampbell, Probate Judge.

Afterward, to-wit: on said 13th day of September
 A. D. 1894 an Order in said cause was made
 and issued by said Court which reads in the
 words and figures following, to-wit:

Order

The State of Ohio, }
 Union County, } ss. Probate Court.

To Simon D. Elliot: A Complaint having
 been made before the Probate Court of said County,
 for the commitment of Bessie Shafer to the Girls

Industrial Home, you are required to appear before the undersigned Probate Judge, at the Court House in said County, on the 13th day of September A. D. 1894, at ten o'clock A. M., to show cause, if there is any, why said Bessie Shaffer shall not be committed to said Industrial Home.

In witness my hand and the Seal of said Court, this 13th day of September A. D. 1894.
James M. Campbell, Probate Judge.

Afterward, to wit: on said 13th day of September A. D. 1894, said Order was returned to this Court endorsed in the words and figures following, to wit:

I hereby acknowledge service of the within Order this 13th day of September A. D. 1894,
Simon D. Elliott.

Afterward, to wit: On the 13th day of September A. D. 1894, a Medical Certificate was filed in said cause which reads as follows, to wit:

Medical Certificate

The State of Ohio, }
Union County, } Probate Court.

In the Matter of }
Bessie Shaffer } Girls' Industrial Home.

I, A. Boylan, being sworn and examined as a Medical Witness in the above entitled cause do hereby certify, that I have this day carefully examined the said Bessie Shaffer, and that the answers to the following interrogations, are, to the best of my knowledge and belief, correctly made:

- 1 Has the girl perfect vision? Answer - Yes.
- 2 Has she the full use of her limbs? Answer - yes.
- 3 Is her intellect sound? Answer - yes
- 4 Has she sufficient physical strength to receive instructions? Answer - yes
- 5 Has she any tendency to scrofula? Answer, No.
- 6 Has she any tendency to consumption? Answer, No.
- 7 Is she entirely free from all cutaneous, venereal and other contagious disorders? Answer Yes.
- 8 Is she subject to epileptic or other fits? Answer, No.
- 9 Has she had the small pox or been vaccinated?
Answer Successfully vaccinated. A. J. Boylan M. D.

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Sworn to before me, and signed in my presence, and I hereby certify, that A. Boylan, whose signature appears to the foregoing certificate is a respectable physician of Milford Centre, in Union County, Ohio.
 Witness my hand and official seal, this 13th day of September, A. D. 1894.



James M. Campbell, Probate Judge.

Afterward, to wit on said 13th day of September A. D. 1894, the findings and orders, in said court in said cause were made in the words and figures following, to wit:

Findings and Order.

Before James M. Campbell Probate Judge,
 Union County, Ohio.
 Office of Probate Judge,
 Marysville Ohio, September 13th 1894.

In the matter of the application for the commitment of Bessie Shaffer to the Girls Industrial Home of the State of Ohio.

Bessie Shaffer having been this day brought before me, Probate Judge of Union County, Ohio, on complaint, under oath of Simon D. Elliot a citizen and an inhabitant of Milford Centre in said County, and an order having been issued to said Simon D. Elliot the person with whom she resides, she having neither father, mother nor guardian, to show cause if any, why the said Bessie Shaffer shall not be committed to the Girls' Industrial Home of the State of Ohio, and the same having been returned, duly served on the said Simon D. Elliot.

Thereupon this cause came on to be heard at my office in the Court House, in said County, at the hour of 10 o'clock A. M. Present Bessie Shaffer, the accused; and having heard the testimony, under oath, of Henry Shaffer, uncle to accused and said Simon D. Elliott, and obtained the certificate of Dr. A. Boylan, a physician of Milford Centre in said County, I do find that said Bessie Shaffer is a resident of Union Township, in said County; that she was of the age of fourteen years on the 17th day of April, A. D. 1894; that she has committed an offense against a law of the State of Ohio, punishable by fine and imprisonment, other than by imprisonment for life, to wit: the offense of

Assault and Battery, that she is leading a vicious life, and that she is a suitable person to be committed to the Girls' Industrial Home of the State of Ohio. And she is therefore ordered to be committed to the said Industrial Home to be safely kept until discharged by due course of law, and that a warrant issue to said Simon D. Elliott commanding him to take charge of the said Bessie Shaffer and deliver her without delay to the Superintendent of the Home.

James M. Campbell, Probate Judge,
Union County, Ohio.

Afterward, to wit: on the 13th day of September A. D. 1894, an Application to said Industrial School was made in the words and figures following, to wit:

Application for Admission to Girls' Industrial Home

Parties applying for the admission of girls will answer the following questions, which, with the answers, signed, sworn to, and certified as correct by the probate judge of the county, must accompany the application:

Name of the girl? Bessie Shaffer.

Date of birth? April 17th 1880.

Age? Fourteen years, April 17th 1894.

Birth-place? Franklin County, Ohio.

White or black? White

Where baptized? Not baptized.

Father's name? Barney Shaffer

Mother's name? Eric Shaffer

Birth-place of parents (or nationality)? America and

Occupation of parents? Farmers — are American

Residence of parents? Late residence in Franklin Co., O.

Are the girls own parents living? No.

Habits of father? Good.

Habits of mother? Good.

Education of father? Very slight.

Education of mother? " "

Are the parents living together? Parents are both dead.

Are either remarried? —

Has the girl brothers or sisters? Three sisters.

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Any other relatives? Uncle Henry Shaffer, Milford Centre, Ohio.
Do reasons exist why any of her relatives should not
be allowed to communicate with her? No.
Name any such parties? —
Was she ever charged with any offense before? No.
If so when and for what? —
Can she read? Yes
Can she write? Yes
Can she cipher? Yes.
What school has she attended? Common school.
What has been her employment? Domestic work.
Offence of girl? Assault and Battery, and vicious temper.
Recommended by Simon D. Elliot.

Simon D. Elliot.

Sworn to before me and signed in my presence,
and I hereby certify that Simon D. Elliot above
named is a respectable person acquainted with
the facts, and that the answers to the above interro-
gations are correctly written as given.

Witness my hand and official seal, this 18th
day of September A. D. 1894.

James M. Campbell, Probate Judge.

Afterward, to-wit: on the said 13th day of September
A. D. 1894, a warrant to convey was issued from this
Court which reads as follows, to-wit:

Warrant to Convey

The State of Ohio,
Union County, ss. } Probate Court.
To Simon D. Elliot Esq.:

All the proceedings prescribed by law
do entitle Bessie Shaffer to be admitted into the
Girls Industrial Home, of the State of Ohio, having
been had, you are commanded forthwith to take
charge of said Bessie Shaffer, and deliver her with-
out delay to the Superintendent of said Girls' Indus-
trial Home. After executing this warrant you shall
make due return thereof to this office.

Witness my signature and the Seal of said Probate
Court at Marysville, this 13th day of September A. D. 1894.
James M. Campbell, Probate Judge.

Returned Sept. 15th A. D. 1894.

Girls' Industrial Home, near Delaware, Ohio.
Received this ^{day} of Simon D. Elliot, the person named in the within
warrant. A. W. Stiles, Superintendent.

The State of Ohio, } Probate Court.
Union County. } Criminal Term.

Proceedings before James McCampbell Probate Judge within and for the County of Union and State of Ohio, at the September term thereof, for criminal business begun and held at the office of said Probate Judge at the Court House in Marysville in said County on the 21st day of September A. D. 1894.

Be it remembered that heretofore, to-wit: on the 21st day of September A. D. 1894, an Affidavit by one William T. Hoops was filed in said Probate Court which Affidavit reads in the words and figures following, to-wit:

No. 4471.

Affidavit.

The State of Ohio, Union County, ss.:

Before me James McCampbell Judge of the Probate Court of and for said County, personally came William T. Hoops who, being duly sworn, according to law, deposes and says, that on or about the 21st day of September A. D. 1894, at the County of Union aforesaid, one William Riley Gibson was convicted of an offense against the laws of the State, to-wit: Receiving stolen goods knowing the same to have been stolen. and said deponent further says that said William Riley Gibson is of the age of 15 years, and should be committed to the Boys Industrial School of the State of Ohio.

William T. Hoops.

Sworn to and subscribed before me this 21st day of September 1894.

James McCampbell, Probate Judge.
Afterward, to-wit: on the 21st day of September A. D. 1894 an entry was made on the Journal of this Court which reads as follows, to-wit:

In Probate Court, Union County, Ohio, Sept. 21st 1894.

The State of Ohio, } No 4471.

William Riley Gibson } In commitment of Mrs Riley Gibson
to Boys Industrial School Order for Notice to Parent

This day came Wm T. Hoops and filed in this Court his affidavit stating that said Mrs Riley Gibson has been convicted of an offense against the laws of the

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State of Ohio, to-wit: Receiving stolen goods, knowing the same to have been stolen, and that said William Riley Gibson is of the age of 15 years, and should be committed to the Boys Industrial School of the State of Ohio.

Whereupon the Court, being fully advised in the premises do order a hearing upon said affidavit this instant at 2 o'clock P.M. and that a notice of said such hearing issue to Seth W. Gibson, father of said Riley Gibson and matter adjourned.

James M. Campbell, Probate Judge.

Afterward, to-wit: on the 21st day of September A.D. 1894 a Notice to Parents was issued from this Court which reads as follows, to-wit:

Notice to Parents

The State of Ohio,

Union County, ss. In Probate Court.

To Seth W. Gibson: You are hereby notified, that on application having been made before the Probate Court of said County, for the commitment of William Riley Gibson to the Boys Industrial School of the State of Ohio for Boys, said application will be for hearing before said Probate Court, at the Court House in said County, on the 21st day of September A.D. 1894 at 2 o'clock P.M., as to whether the said William Riley Gibson should be committed to said Boys Industrial School.

Witness my hand and the Seal of said Court, This 21st day of September A.D. 1894.

James M. Campbell, Probate Judge.

Afterward, to-wit: on said 21st day of September A.D. 1894. a Statement and Affidavit was filed in said cause which reads as follows, to-wit:

Statement

The State of Ohio, Union County, ss. In the Matter of the Application for the commitment of Mr. Riley Gibson to the Boys Industrial School of the State of Ohio.

In Probate Court.

F. D. Weld, a resident of Paris Township, in said County, being first duly sworn, in answer to the following interrogations, says:

State name and age of the boy? 15 years old, name Mr. Riley Gibson. When born? Answer 1878, October 31st. Where baptized? Answer Not known.

Father's name? Answer Seth Gibson
 Mother's name? Answer Jane Gibson
 Occupation of Parents? Answer Common laborers.
 Residence of parents? Answer Marysville Union Co. O.
 Are the boy's ~~own~~ parents living? Answer Yes.
 Has the boy any other relations? Answer, Yes.
 Can he read, write and cipher? Answer, Yes.
 What school has he attended? Answer, Common school.
 What has he been employed in? Common labor.
 Offense of boy? Answer Receiving goods that had
 been stolen, knowing the same to have been stolen.
 Where and when charged or tried? Answer At Marysville
 Union County, Ohio, Sept. 21, 1894.
 Sentence? Answer Commitment to Boys' Industrial
 Home.
 If convicted before, state for what offense and how
 punished? Answer Not known.
 Recommended by T. D. Weld.
 What are parents able to contribute towards his
 maintenance? Answer Nothing.

T. D. Weld.

Sworn to and subscribed before me and I hereby certify, that the answers to the several particulars comprised in the above questions are to the best of my knowledge and belief, correctly made.

Witness my hand and Official Seal this
 21st day of September A. D. 1894.
 James M. Campbell Probate Judge.

Afterward, writ; on the said 21st day of Sept. A. D. 1894 said Notice to Parent was returned, enclosed in the words and figures following, to wit:

Return of Service

The State of Ohio, Union County, ss:
 I served the within copy of this notice on the within named Seth W. Gibson on the 21st day of September
 1894

Sheriff's fees.	
Service	.26
Milage	.32
Copy	.15
Return	.26
97	

Wm G. Snodgrass,
 Sheriff.

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Afterward, to wit: on the said 21st day of September A. D. 1894, a Medical Certificate was filed in said cause which reads as follows, to wit:

Medical Certificate

The State of Ohio, Union County, ss.

I Grailey Henderson, being sworn and examined as a Medical Witness in the matter of the commitment of William Riley Gibson to the Boys' Industrial School of the State of Ohio, do hereby certify, that I have this day carefully examined the said William Riley Gibson and that the answers to the several particulars comprised in the following questions, are to the best of my knowledge and belief, correctly made:

Has the boy perfect vision? Answer Yes.

Has he use of all his limbs? Answer Yes.

Is he of sound intellect? Answer Yes.

Has he sufficient bodily strength to receive instruction? Answer, Yes.

Has he any tendency to scrofula or consumption? Ans. No.

Is he perfectly free from any cutaneous disorder? Answer Yes.

Is he subject to epileptic or other fits? Answer No.

Has he had small pox or cow-pox? Answer No.

Grailey Henderson, Physician.

Sworn to and subscribed before me; and I hereby certify that Grailey Henderson, whose signature appears to the foregoing Certificate is a respectable medical practitioner of Marysville in Union County, Ohio.



Witness my hand and official seal, this 21st day of September A. D. 1894.

James M. Campbell, Probate Judge.

Afterward, to wit: on said 21st day of September A. D. 1894 the findings and certificate in said court in said cause were made in the words and figures following, to wit:

Findings

In the Matter of the commitment of William Riley Gibson to the Boys' Industrial School of the State of Ohio.

Before James M. Campbell, Probate Judge of Union County, Ohio. September 21st 1894.

This day this cause came on to be heard by me, James M. Campbell Probate Judge of Union County, Ohio, at my office in the Court House in said County at the hour of 2 o'clock P. M. Present William Riley

Gibson the accused; and having heard the testimony under oath of Luther Fleming, T. D. Meld, Harry P. Meld, John Kenlove, A. H. Hollifrath and having obtained the certificate of Dr. Graily Henderson a physician of Marysville in said county, I do find - That said William Riley Gibson is of the age of 15 years on the 31st day of October A. D. 1893; that the said William Riley Gibson has been convicted of an offense against the laws of the State of Ohio, to wit, the offense of receiving stolen property knowing the same to have been stolen and that he is a suitable person to be committed to the Boys' Industrial School of the State of Ohio - and he is therefore ordered to be committed to the Boys' Industrial School of the State of Ohio, to be there safely kept until discharged by due course of law, and a warrant to convey defendant is ordered issued to the Sheriff of said county, and complete record of proceedings is ordered.

L. S. James M. Campbell, Probate Judge,
Union County, Ohio.

Afterward, to wit: on the said 21st day of September A. D. 1894, a warrant to convey was issued from this court which reads as follows, to wit:

Warrant to Convey

The State of Ohio, Union County, ss:

Office of Probate Judge of said county,
To Mr. E. Snodgrass, Sheriff of said county:

All the proceedings prescribed by law to entitle William Riley Gibson to be admitted into the Boys Industrial School of the State of Ohio, having been had, you are commanded forthwith to take charge of and convey said William Riley Gibson to the Boys' Industrial School at Sarcaster Ohio, and you are authorized to take as assistant after executing this warrant you shall make due return thereof to this office.

L. S.

Witness my signature and the Seal
of said Probate Court at Marysville,
this 21st day of September A. D. 1894.
James M. Campbell, Probate Judge.

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Return

Boys' Industrial School at Lancaster, Ohio.
 Sept. 22, 1894.
 Received this day of Wm. G. Snodgrass - the person
 named in the within warrant.
 D. M. Barrett, Superintendent,
 Per. P.

Sheriff's fees	
Service	25
Milage	9.92
Prisoners	1.86
Conveyance	2.00
Return	25
\$14.28	

Wm. G. Snodgrass.

The State of Ohio } Probate Court,
Union County. } Criminal.

Proceedings before James M. Campbell Probate Judge within and for the County of Union and State of Ohio at the December term thereof, for criminal business begun and held at the office of said Probate Judge at the Court House in Marysville in said County on the 24th day of December A.D. 1894.

Be it remembered that heretofore to-wit: on the 24th day of December A.D. 1894 a Transcript from Docket of M. W. Hill, Mayor of Richmond, Union County, Ohio was filed in said Probate Court, which Transcript reads as follows, to-wit:

No. 4514.

Complaint
Transcript from Docket of M. W. Hill Esq.
State of Ohio

vs. Before me M. W. Hill Mayor of
Charles A. Clark the said Municipal Corporation
Personally came Harlow Clark, who being duly sworn according to law, depose and say that Charles A. Clark late of Union County, O. on or about the 12th day of December A.D. 1894, at the Village of Richmond aforesaid did unlawfully, willfully run away from the Public Schools of Richmond and that I cannot control him as his father and that he is a juvenile disorderly person in violation of the Statutes of Ohio, and the deponent does verily believe that the said Charles A. Clark is guilty of the fact charged and further this deponent saith not.

Signed H. L. Clark.
Sworn and subscribed before me this 24 day of December A.D. 1894.

M. W. Hill, Mayor.
Upon the above affidavit being filed I issued a warrant for the arrest of the Charles A. Clark, and handed to Mrs M. Wood, Village Marshal, who made the following return:

I have arrested the within named Charles A. Clark and now have him in Court this 24th day of November A.D. 1894.

Mrs M. Wood, Com.
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I arraigned the above named Charles A. Clark and after reading the charges to him - plead guilty to the same whereupon it is by me ordered adjudged that he, said Charles A. Clark, enter into a recognizance in the sum of one hundred dollars, for his appearance before the Probate Court. Forthwith which recognizance he has failed to comply with - in default that he be committed to the jail of said County to await the action of said Probate Court.

M. W. Hill, Mayor.

State of Ohio, Union County, Village of Richmond, O.

I do hereby certify that the above is a full and true copy from my Docket of the proceedings had by and before me at my office in said Township in the above action.

M. W. Hill, Mayor.

Fees	
Affidavit	.40
Warrant	.40
Index	.15
Paper filed	.10
Record	.60
Judgment	.40
Examination	.60
Mittimus	.40
Filing	.06
Transcript	.75
Certify	.25
\$4.50	

Fees Assessable	
Search Writ.	.40
Milage	.20
Att. Exam.	1.00
Mittimus	.40
Wagon	.25
Milage 32	1.75
Remittance	3.00
Assistance	1.50
Subsistence	.50
\$9.00	

Afterward, to wit: on the 24th day of December A. D. 1894, an entry was made on the Journal of this Court which reads as follows, to wit:

In Probate Court, Union County, Ohio.
 The State of Ohio } No. 4514. Journal Entry.
 vs. } Charge: Being a Disorderly
 Charles A. Clark } Juvenile Person.

This day came William Wood, as Marshal of the Village of Richmond, of the County and State aforesaid, having in his custody the person of one Charles A. Clark, and filed in this Court a transcript from the Docket of M. W. Hill, Mayor of said Village, certifying his proceedings upon complaint

filed before him, as such Mayor, charging the said Charles A. Clark with being a disorderly, Juvenile person. And the said Charles A. Clark, and Harlow Clark, father of said Charles A. Clark, and said William Wood, being together present in open Court, the Court ordered a hearing upon said complaint to proceed forthwith, and thereupon this cause came on to be heard upon the complaint aforesaid, and the Court having heard the testimony of said Harlow Clark and William Wood, and being fully advised in the premises, for good cause continue the further hearing of said complaint until Wednesday the 26th day of December A. D. 1894 at 8 o'clock A. M. - and do order the said Charles A. Clark committed to the jail of said County pending said complaint and a warrant is ordered and issued therefor.

James McCampbell, Probate Judge.

Afterward, to wit on the 24th day of December A. D. 1894 a notice of hearing was issued from this Court, which reads as follows, to wit:

Notice

The State of Ohio, }
 Union County, ss. } In Probate Court.

To the Board of County Visitors:

You are hereby notified, that an application having been made before the Probate Court of said County, for the commitment of Charles A. Clark to the Boys' Industrial School of the State of Ohio, said application will be for hearing before said Probate Court, at the Court House in said County on the 26th day of December A. D. 1894, at 1:30 o'clock P. M., as to whether the said Charles A. Clark should be so committed.

In witness my hand and the seal of said Court this 24th day of December A. D. 1894.

James McCampbell, Probate Judge.

Sheriff's Return

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

Received this writ Dec. 24th A. D. 1894, at one o'clock P. M., and on the 26th day of December 1894, I served the same by delivering a true copy thereof

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personally to the within named T. P. Shields and Josephine Snodgrass Members of the Board of County Visitors personally.

Sheriff's fees	
Service	.40
Mileage	.32
Copy	.30
Return	.25
Total	\$1.27

Wm. G. Snodgrass, Sheriff.

Afterward, to wit: on the 26th day of September A. D. 1894 a Statement and Affidavit were filed in said case which read as follows, to wit:

Statements

The State of Ohio, Union County, ss. In the Matter of the Application for the Commitment of Charles A. Clark to the In Probate Court. Boys' Industrial School of the State of Ohio.

George Miller, a resident of Paris Township, in said County, being first duly sworn, in answer to the following interrogations, says:

State name and age of the boy? Answer. Charles A. Clark. 13 yrs.

When born? Answer, Oct. 2nd 1882

Where baptized? Answer No.

Father's name? Answer Harlow Clark

Mother's name? Answer Belle (Shepherd) Clark.

Occupation of Parents? Answer Marble-Cutter.

Residence of Parents? Answer Richmond O.

Are the boy's own parents living? Answer Father living Mother dead.

Has the boy any other relations? Ans. Uncle on father's side

Can he read, write and cipher? Answer Yes.

What school has he attended? Answer Richmond O.

What has he been employed in? Answer. At home choring

Offense of boy? Answer Disorderly Juvenile Person.

Where and When charged or tried? Answer Before M. W. Hill

Mayor of the Village of Richmond O. Dec. 24, 1894.

Sentence? Answer Dec. 26, 1894

If convicted before, state for what offense and how punished? Answer Not known.

Recommended by George Miller.

What are parents able to contribute toward his maintenance? Answer they are fully able to support the child.

George Miller, M. D.

Sworn to and subscribed before me, and I hereby certify, that the answers to the several particulars comprised in the above questions are to the best of my knowledge and belief, correctly made.

Witness my hand and official seal this
 L.S. 26th day of December A. D. 1894.

James M. Campbell, Probate Judge.

Afterward, to wit: on said 26th day of December A. D. 1894, a Medical Certificate, was filed in said cause which reads as follows, to wit:

Medical Certificate.

The State of Ohio, Union County, ss.

I George Miller, being sworn and examined as a Medical Witness in the matter of the commitment of Charles A. Clark to the Boys' Industrial School of the State of Ohio, do hereby certify, that I have this day carefully examined the said Charles A. Clark and that the answers to the several particulars comprised in the following questions, are to the best of my knowledge and belief, correctly made:

Has the boy perfect vision? Answer Yes.

Has he the use of all his limbs? Answer Yes.

Is he of sound intellect? Answer Yes.

Has he sufficient bodily strength to receive instruction?
 Answer Yes.

Has he any tendency to scrofula or consumption? Ans. No.

Is he perfectly free from any cutaneous disorders?
 Answer Yes.

Is he subject to epileptic or other fits? Answer. No.

Has he had small-pox or cow-pox? Answer. —

Vaccinated Yes, No.

George Miller M. D., Physician.

Sworn to and subscribed before me; and I hereby certify that George Miller, whose signature appears to the foregoing certificate, is a respectable medical practitioner of Marysville in Union County, Ohio.

Witness my hand and official seal, this
 L.S. 26th day of December A. D. 1894.

James M. Campbell, Probate Judge.

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I James McCampbell, Probate Judge of said County, do hereby certify that I caused notice of the proceedings to commit Charles A. Clark to the Boys' Industrial School of Ohio to be given to The Board of County Visitors of said County and that in response to said notice, said Board was represented at the hearing of said cause by J. P. Shields and Josephine Snodgrass, members of said Board. In witness whereof

I have hereunto subscribed my name and affixed the seal of said Court at Marysville, Ohio, this 26th day of December A. D. 1894.

[L.S.]

James McCampbell,
Probate Judge.

Afterward, to wit: on said 26th day of December A. D. 1894, a warrant to convey was issued from said Court which reads as follows, to wit:

Warrant to Convey

The State of Ohio, Union County, ss.
Office of Probate Judge of said County,
To Mrs. G. Snodgrass, Sheriff.

All the proceedings prescribed by law to entitle Charles A. Clark to be admitted into the Boys' Industrial School of the State of Ohio, having been had you are commanded forthwith to take charge of and convey said Charles A. Clark to the Boys' Industrial School at Lancaster, Ohio.

After executing this warrant you shall make and return thereof to this office.

Witness my signature and the Seal of said Probate Court at Marysville, O. this 26th

[L.S.]

day of December A. D. 1894.
James McCampbell, Probate Judge.

Return

Boys' Industrial School at Lancaster, O., 12-27 A. D. 1894.
Received this day of Mrs. G. Snodgrass the person named in the within warrant.

D. M. Barrett,
Superintendent.

Sheriff's fees

Service	.25
Milage	10.56
Conveyance	.75
Carfare for boy	1.80
Return	.25
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	\$13.61

Wm G. Snodgrass, Sheriff.

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The State of Ohio, } Probate Court.
Union County, } Criminal Term
Proceedings before James McCampbell Probate Judge
within and for the County of Union and State of Ohio
at the December term thereof, for criminal business
begun and held at the Office of said Probate Judge at
the Court House in Mansfield in said County, on
the 26th day of December A. D. 1894.

Be it remembered that heretofore, to-wit: on the
26th day of December A. D. 1894, a transcript from the
Docket of M. W. Hill Mayor of the Village of Richmond
in Union County was filed in this Court which
reads as follows, to-wit:

No. 4515.

Complaint
Transcript from Docket of M. W. Hill, Mayor
The State of Ohio,
vs.
Carl McLane

Before M. W. Hill (Mayor) of said
Village, Complaint No. 45
Made this 26th day of December A. D. 1894. by
S. D. Collins, who being duly sworn according to law
deposes and says, that one Carl McLane - late of
Union County, Ohio - was about the 14th day of Decem-
ber A. D. 1894, at the County of Union - aforesaid, did
unlawfully and willfully run away from the
Public Schools of Richmond and will not attend the
school and is uncontrollable and a juvenile Dis-
orderly Person in violation of the Statutes of Ohio
and this deponent does verily believe that the
said Carl McLane is guilty of the fact charged,
and further this deponent soith soot.

S. D. Collins.
I Sworn and subscribed before me this 26th day of
December A. D. 1894.

M. W. Hill, Mayor.
Upon the above affidavit being filed I issued
a warrant for the arrest of the above named
Carl McLane, and handed to W. M. Wood,
Marshal, who made the following return -
I have arrested the within named Carl McLane
and now have him in Court this 26th day of
December A. D. 1894.

Wm M. Wood, Marshal.

The Defendant Carl McLane was forthwith arraigned before me and after hearing said affidavit read Plead guilty to said charge, Whereupon on this 26th day of December A. D. 1894, I required him to enter into a recognizance in the sum of one Hundred dollars for his appearance before the Probate Court forthwith which he has failed to comply with - in default thereof he be committed to the jail of said County to await the action of said Probate Court.

M. W. Hill, Mayor.

Dec. 26th A. D. 1894, I issued a mittimus to the Jailor of Union County and handed to Am. M. Wood Marshal.

Certificate

I do hereby certify that the above is a full and true copy of from my Docket of the proceedings had by and before me at my office in said Township in the above action.

M. W. Hill, Mayor

12-26-1894

Mayor's Fees	
Affidavit	.40
Warrant	.40
Entry	.50
Judgment	.40
Filed paper	.20
Record	.25
	.20
Transcript	1.00
Certificate	.25
Mittimus	.40
\$4.00	

Cous. Fees	
Serv. Mart.	.40
Milage	.20
Examination	1.00
Mitt.	.40
Copy	.25
Milage	1.75
(Courtyance)	3.00
Sustenance	.50
7.50	

Afterward, to wit on the said 26th day of December A. D. 1894 an entry was made on the Journal of this Court which reads as follows, to wit:

In Probate Court, Union County, Ohio December 26, 1894.
 The State of Ohio, } No. 4515
 vs. } Charge: Being a Disorderly Juvenile
 Carl McLane } Person.

This day came William Wood, as Marshal of the Village of Richwood, of the County and State aforesaid, having in his custody the body of one Carl McLane and presented to this Court a Transcript from the

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Docket of M. M. Hill, Mayor of said Village, certifying the proceedings upon complaint before him, as such Mayor, charging the said Carl McLane with being a Disorderly Juvenile Person. Whereupon the Court, being fully advised, do order said complaint on Transcript filed:

That a notice of this proceeding issue to the Board of County Visitors; and that said complaint be this day heard by the Court at 1:30 o'clock P.M. and matter adjourned.

James McCampbell, Probate Judge.
 Afterward, to wit: on said 26th day of December A. D. 1894, a Notice of Hearing was issued from this Court which reads as follows, to wit:

Notice
 The State of Ohio,
 Union County, ss. In Probate Court.
 To the Board of County Visitors:

You are hereby notified, that an application having been made before the Probate Court of said County, for the commitment of Carl McLane to the Boys Industrial School of the State of Ohio, said application will be for hearing before said Probate Court, at the Court House in said County, on the 26th day of December A. D. 1894, at 1:30 o'clock P.M., as to whether the said Carl McLane should be so committed.

Witness my hand and the seal of said Court,
 this 26th day of December A. D. 1894.
 James McCampbell, Probate Judge.

Sheriff's Return
 The State of Ohio,
 Union County, ss. Received this writ December 26th A. D. 1894, at one o'clock P.M., and on the 26th day of December 1894, I served the same by delivering a true copy thereof personally to the within named T. P. Shields and Josephine Snodgrass Member of the Board of County Visitors,

Sheriff's Fees

Service	.40
Mileage	.32
Copy	.30
Return	.25
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Total	\$1.27

Wm G. Snodgrass, Sheriff.

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Carl McLane

Residence of parents? Answer: Richwood, Ohio.
Are the boy's own parents living? Answer: Yes.
Has the boy any other relations? Answer: Aunt and
Grandfather &c.

Can he read, write and cipher? Answer: Yes.
What school has he attended? Ans. Richwood Village School.
What has been employed in? Answer: Nothing.

Offense of boy? Answer: Being a Disorderly Juvenile Person.
When and where charged or tried? Answer: Dec. 26th 1894, before
Mr. W. Hill Mayor of Village of Richwood.

Sentence? Answer: Sent to Probate Court.
If convicted before, state for what offense and how punished?
Answer: No.

Recommended by W. M. Wood.
What are parents able to contribute towards his main-
tenance? Answer: No.

Sworn to and subscribed before me, and I hereby cer-
tify, that the answers to the several particulars com-
prised in the above questions are to the best of my
knowledge and belief, correctly made.

Witness my hand and official seal
this 26th day of December A. D. 1894.
James M. Campbell, Probate Judge.

Afterward, to-wit: on said 26th day of December A. D. 1894,
a Medical Certificate was filed in said cause which
reads as follows to-wit:

Medical Certificate.
The State of Ohio, Union County, ss.
I George Miller, being sworn and examined
as a Medical witness in the Matter of the Commit-
ment of Carl McLane to the Boys' Industrial School
of the State of Ohio, do hereby certify, that I have this
day carefully examined the said Carl McLane
and that the answers to the several particulars
comprised in the following questions, are to the
best of my knowledge and belief, correctly made:
Has the boy perfect vision? Answer: Yes.
Has he the use of all his limbs? Answer: Yes.
Is he of sound intellect? Answer: Yes.
Has he sufficient bodily strength to receive instruc-
tion? Answer: Yes.
Has he any tendency to scrofula or consumption? Ans. No.

Is he perfectly free from any cutaneous disorder?
Answer Yes.

Is he subject to epileptic or other fits? Answer No.

Has he had small pox or cow-pox? Answer
Has been vaccinated.

George Miller M.D. Physician.

I now to and subscribed before me; and I hereby
certify that George Miller, whose signature appears
to the foregoing certificate, is a respectable medical
practitioner of Marysville in Union County, Ohio.

Witness my hand and official seal, this
26th day of December A. D. 1894.

James McCampbell, Probate Judge.

Afterward, to wit: on said 26th day of December A. D.
1894 the findings and orders in said Court in said
cause were made in the words and figure following
to wit:

Findings

The State of Ohio } No. Probate Court Union County, Ohio,
vs. } Commitment to Boys' Industrial School
Carl McLane } December 26th 1894.

This day this cause came on to be heard by
me, James McCampbell, Probate Judge of Union
County, Ohio, at my office in the Court House in
said County at the hour of 1:30 o'clock P.M.

Present Carl McLane the accused; and having
heard the testimony under oath of Mrs M. Wood
Zach Houghton, and Harlow Clark, and obtained
the certificate of Dr. George Miller a physician of
Marysville in said County, I do find: That
said Carl McLane is of the age of 12 years
on the 21st day of December A. D. 1894: That the
said Carl McLane has been convicted of an of-
fense against the laws of the State of Ohio, to wit:
The offense of being a "Disorderly Juvenile Person"
under an Act of the General Assembly of the State
of Ohio, entitled an Act "To compel the Elementary
Education of children", before M. W. Hill, Mayor
of the village of Richwood in the County and
State aforesaid: and that he is a suitable person
to be committed to the Boys' Industrial School of
the State of Ohio - and he is therefore ordered to be
committed to the Boys' Industrial School of the State

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of Ohio, to be there safely kept until discharged by due course of law and a warrant therefor and record of these proceedings, are ordered.

James M. Campbell, Probate Judge,
Union County, Ohio.

Afterward, to-wit: on said 26th day of December A. D. 1894, a certificate was made in said cause which reads as follows, to-wit:

In Probate Court, Union County, Ohio.

The State of Ohio } Certificate as to
 } The Board of County Visitors
Carl McLane } The State of Ohio, Union County, ss.

I James M. Campbell Probate Judge of said County, do hereby certify that I caused notice of the proceedings to commit Carl McLane to the Boys' Industrial School of Ohio to be given to the Board of County Visitors of said County, and that, in response to said notice, said Board was represented at the hearing of said cause by T. P. Shields and Josephine Snodgrass, members of said Board. In witness whereof, I have hereunto subscribed my name and affixed the seal of ^{said} Court at Marysville, Ohio, this 26th day of December A. D. 1894.

J. M. Campbell, Probate Judge.

Afterward, to-wit: on said 26th day of December A. D. 1894, a warrant to convey was issued from said Court which reads as follows, to-wit:

Warrant to Convey

The State of Ohio, Union County, ss.

Office of Probate Judge of said County.

To Mrs. E. Snodgrass, Sheriff.

All the proceedings prescribed by law to entitle Carl McLane to be admitted into the Boys' Industrial School of the State of Ohio, having been had, you are commanded forthwith to take charge of and convey said Carl McLane to the Boys' Industrial School at Lancaster, Ohio.

After executing this warrant you shall make ^{due} return thereof to this office.

In witness my signature and the seal of said Probate Court at Marysville, Ohio, this 26th day of December A. D. 1894.

James M. Campbell, Probate Judge.

Return

Boys' Industrial School at Lancaster, Ohio.
 12-27-A.D. 1894.

Received this day of Mrs G. Snodgrass the
 person named in the within warrant.
 D.M. Barrett, Superintendent.

Sheriff's Fees	
Service	.25
Mil.	10.56
Carfare for boy	1.80
Conveyance	.75
Return	.25
	<u>\$ 13.61</u>

Mrs G. Snodgrass,
 Sheriff.

No. 4602.

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The State of Ohio,
Union County, ss.

Probate Court.
Criminal Term.

Proceedings before James M. Campbell, Probate Judge within and for the County of Union, and State of Ohio, at the July term thereof, for criminal business begun and held at the Office of said Probate Judge at the Court house in Marysville in said County on the 6th day of July 1895.

Be it remembered that heretofore, to-wit: on the 6th day of July A. D. 1895, an Application to be admitted to bail was filed in this Court which reads in the words and figures following, to-wit:

No. 4602.

Application.

The State of Ohio,
Union County, ss.

Before James M. Campbell,
Probate Judge of said County.

The State of Ohio,
vs.

Application to Admit to Bail.

Ben Jackson

To the Probate Judge of said County:

Ben Jackson of the County aforesaid, respectfully represents that he is imprisoned in the jail of said County, committed on the 24th day of June A. D. 1895 to answer to the charge of horse stealing. He therefore prays that he may be admitted to bail for his appearance at the Court of Common Pleas, according to law, to answer said charge, and offers as sureties upon his own Recognizance. Ben Jackson of the County of Union, State of Ohio, July 6, A. D. 1895.

Ben Jackson

Per W. W. Ayers, Atty.

Said Application bears the following indorsement:

I hereby recommend that said defendant be released on his own recognizance.

William T. Hoopes

Proc. Atty of Union Co., Ohio.

Afterward, to-wit: On the said 6th day of July 1895, an entry was made upon the Journal of this Court which reads as follows, to-wit:

In Probate Court, Union County, Ohio,

July 6, 1895.

The State of Ohio, } Application for Admission to Bail
 vs. } Orders. No. 4602.
 Ben Jackson } Charge: Horse Stealing.

This day the said defendant, Ben Jackson by William N. Ayers, his attorney, made application to this court to be admitted to bail for his appearance before the Court of Common Pleas of said county on the first day of the next term thereof to answer said charge.

And thereupon a special warrant was ordered and issued from this court to the Sheriff of said county to bring said Ben Jackson before this court forthwith to abide any order of the court in the premises. And thereupon came the said Ben Jackson in the custody of the said Sheriff and this cause came on to be heard upon said Application. And thereupon, the court, being fully advised in the premises, granted said Application, and the said Ben Jackson entered into his recognizance in the sum of \$200⁰⁰ conditioned for his appearance before the said Court of Common Pleas on the first day of the next term thereof to answer the said charge of horse stealing, which said recognizance was approved by the court and certified to said Court of Common Pleas.

And thereupon the discharge of said Ben Jackson from custody was ordered, and a warrant therefor issued to said Sheriff. And it was further ordered that said Union County pay the costs in this behalf expended taxed at \$, and that complete record of the proceedings in the premises be made.

James McCampbell,
 Probate Judge.

Afterward, to wit: on said 6th day of July A.D. 1895- a Special Warrant was issued from this court, which reads as follows, to wit:

Special Warrant.

The State of Ohio, } To Wm. N. Snodgrass, Sheriff of
 Union County, ss. said county:

You are hereby commanded that the body of Ben Jackson now imprisoned in the jail of

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Writ of Bail,
No. 4602,
relating.

Ben Jackson,
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the said
County Sheriff

Ben Jackson
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the Judge
A.D. 1895
Court,

Sheriff of

the body
of the jail of

said county, you safely have before the under-
signed, at the Court House, forthwith, to do and re-
ceive all and singular those things which the
undersigned shall then and there consider of
him in this behalf; and you have then and there
this writ.

Witness my hand and the seal of the Probate
Court of said county, this 6th day of July A.D. 1895.
L.S. James McCampbell, Probate Judge.

Return
The State of Ohio, } July 6, A.D. 1895.
Union County, ss. } Received the within writ, this
6th day of July A.D. 1895. In pursuance of the com-
mand thereof, I have here in the Court, the with-
in named Ben Jackson.

Wm. H. Snodgrass, Sheriff.
Afterward, to wit: on said 6th day of July A.D. 1895
a Warrant to Discharge was issued from this Court
which reads as follows, to wit:

Warrant to Discharge.
The State of Ohio,
Union County, ss.

To Wm. H. Snodgrass Sheriff of said county:
Ben Jackson having this day been ad-
mitted to bail for his appearance at the Court of
Common Pleas, according to law, to answer to the
charge of Horse Stealing.

You are hereby commanded to discharge him
from the jail of said county and from your cus-
tody as such Sheriff, and for so doing this
shall be your warrant.

Witness my hand and the seal of the Pro-
bate Court of said county, this 6th day of July A.D. 1895.
L.S. James McCampbell,
Probate Judge.

Return
The State of Ohio, } July 6th A.D. 1895.
Union County, ss. } Received this writ, this 6th
day of July 1895. In pursuance of the command
thereof, I have discharged from the jail and from my
custody as Sheriff of said county, the within named
Ben Jackson.

Wm. H. Snodgrass, Sheriff.

The State of Ohio, } Probate Court,
 Union County, ss. } Criminal Term.
 Proceedings before James M. Campbell
 Probate Judge within and for the County of Union,
 and State of Ohio, at the July term thereof for
 criminal business, begun and held at the Office
 of said Probate Judge at the Court House in
 Marysville, in said County on the 15th day of July A.D. 1895.

Be it remembered that heretofore, to-wit: on
 the 15th day of July A.D. 1895 an Application to be
 admitted to bail was filed in this Court, which
 reads in the words and figures following, to-wit:

Application.

No. 4609.

The State of Ohio, } Before James M. Campbell,
 Union County, ss. } Probate Judge of said County.

The State of Ohio, }
 vs. } Application to Admit to Bail.
 Charles M. Fisher.

To the Probate Judge of said County:

Charles M. Fisher of the County aforesaid,
 respectfully represents that he is imprisoned
 in the jail of said County, committed on the
 7th day of July A.D. 1895 to answer to the charge of
 threatening and attempting to shoot one Ruth
 Lennox and pointing fire arms at her the
 said Ruth Lennox. He therefore prays that he
 may be admitted to bail for his appearance
 at the Court of Common Pleas, according to law,
 to answer said charge, and offers as sureties
 upon his Recognizance L. D. Fisher and George
 W. Court.

C. M. Fisher, Applicant.

Marysville, Ohio, July 15, A.D. 1895.

Afterward, to-wit: on the 15th day of July A.D. 1895 an
 entry was made upon the Journal of this Court, which
 reads as follows, to-wit:

In Probate Court, Union County, Ohio, July 15, 1895.

The State of Ohio, } Application for Admission to Bail.

vs. } Charge: Threatening & Attempting to shoot
 Charles M. Fisher & pointing fire arms at one Ruth Lennox.

This day the said defendant, Charles M. Fisher
 made written Application to this Court to be admitted to

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bail for his appearance before the Court of Common Pleas of said county on the first day of the next term thereof to answer said charge, and thereupon a special warrant was ordered and issued from this Court to the Sheriff of said county to bring the said Charles M. Fisher before this Court forthwith to abide any order of the Court in the premises. And thereupon came the said Charles M. Fisher in the custody of the said Sheriff and this cause came on to be heard upon the said Application and was submitted to the Court. And thereupon the Court, being fully advised in the premises, granted said Application, and the said Charles M. Fisher entered into a recognizance in the sum of \$300 with George W. Court and L. D. Fisher as his sureties thereon; conditioned for his appearance before the said Court of Common Pleas, on the first day of the next term thereof to answer to the said charge; which said recognizance was approved by the Court and certified to said Court of Common Pleas.

And thereupon the discharge of the said Charles M. Fisher from custody was ordered, and a warrant therefor issued to the said Sheriff. And it was further ordered that said Union County pay the costs in this behalf taxed at \$ and that a record of the proceedings in the premises be made.

James M. Campbell, Probate Judge.

Afterward, to-wit: on said 15th day of July A. D. 1895, a Special Warrant was issued from this Court, which reads as follows, to-wit:

Special Warrant.

The State of Ohio,
Union County, ss.

To Wm. G. Snodgrass, Sheriff of said County;

You are hereby commanded that the body of Charles M. Fisher now imprisoned in the jail of said County, you safely have before the undersigned, at the Court House, forthwith, to do

and receive all and singular those things which the undersigned shall then and there consider of him in this behalf; and have you then and there this writ.

Witness my hand and the seal of the Probate Court of said County, this 15th day of July A. D. 1895.

L. S. } James M. Campbell, Probate Judge

Return

The State of Ohio, } July 15, A. D. 1895.
Union County, ss. Received the within writ, this 15th day of July A. D. 1895. In pursuance of the command thereof, I have here in the Court the within named Charles M. Fisher.

Fee \$1⁰⁰ } Wm. H. Snodgrass, Sheriff.

Afterward, to-wit: on the 15th day of July A. D. 1895, a Warrant to Discharge was issued from this Court, which reads as follows, to-wit:

Warrant to Discharge - On Admission to Bail.

In the Matter of the } Union County, Ohio,
Admission to Bail of } Probate Court.
Charles M. Fisher.

The State of Ohio, Union County, ss.
To the Jailor of said County;

Whereas, on his application, the recognizance of Charles M. Fisher confined in the jail of said Union County, committed by warrant, under the hand of M. W. Hill Mayor of the Village of Richmond, Union County, Ohio, charged with the commission of the offense of threatening and attempting to shoot one Ruth Lennox and pointing fire arms at her the said Ruth Lennox, has this day been by me, Probate Judge, of said Union County, Ohio, taken in open Court, with Geo. W. Lount and L. Fisher as his sureties thereon, and the said Charles M. Fisher is duly admitted to bail for his appearance before the Court of Common Pleas, of said Union County, Ohio, to answer ^{the} said offense where with he is charged, on the first day of the next term thereof. Now, therefore, you are hereby commanded to discharge from commitment to jail as aforesaid, under

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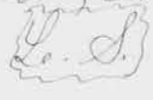
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said warrant, the said Charles M. Fisher and this shall be your authority, therefore.

Witness my hand and the Seal of said Court, at Marysville this 15th day of July 1895:



James McCampbell, Probate Judge.

Return.

Received this writ the 15th day of July 1895- and in pursuance of the command thereof. I have this day discharged from the jail of said County, the within named Charles M. Fisher this 15th day of July 1895.

Sheriff's Fee	
Service	.25
Mil.	.32
Discharge	.50
Return	.25
	\$1.32

Wm. H. Snodgrass, Sheriff.

The State of Ohio, } Probate Court,
 Union County, ss. } Criminal Term.
 Proceedings before James M. Campbell Pro-
 bate Judge within and for the County of Union
 and State of Ohio, at the July term thereof
 for criminal business, begun and held at the
 Office of said Probate Judge at the Court House
 in Marysville in said County on the 31st day
 of July A. D. 1895.

Be it remembered that heretofore, to wit: on
 the 31st day of July A. D. 1895 an application to be
 admitted to bail was filed in this Court
 which reads in the words and figures follow-
 ing, to wit:

Application.

The State of Ohio, } Before James M. Campbell
 Union County, ss. } Probate Judge of said County.
 The State of Ohio, }
 vs. } Application to Admit to Bail.
 Jesse Hollister.

To the Probate Judge of said County:
 Jesse Hollister of the County aforesaid
 respectfully represents that he is imprisoned
 in the jail of said County, committed thereto
 on the 29th day of July A. D. 1895 to answer to
 the charge of stealing a robe valued at \$7⁰⁰ in
 Washington Twp, Union Co., O. on or about the 15th
 day of July 1895. He therefore prays that he
 may be admitted to bail for his appearance
 at the Court of Common Pleas, according to
 law, to answer said charge, and offers as
 securities upon his Recognizance, A. Trout and H. L. Clark.

Marysville, Ohio, July 31st A. D. 1895.
 Jesse Hollister by
 B. L. Cameron his Attorney.

Afterward, to wit: on the said 31st day of July A. D. 1895
 a Special Warrant was issued from this Court
 which reads as follows, to wit:

Special Warrant.

The State of Ohio, ss
 Union County, } To Mr. M. Snodgrass Sheriff of
 said County: You are hereby commanded

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that the body of Jess Hollister now imprisoned in the jail of said county, you safely have before the undersigned, at the Court House, forthwith, to do and receive all and singular those things which the undersigned shall then and there consider of him in this behalf; and have you then and there this writ.

Witness my hand and the seal of the Probate Court of said county, this 31st day of July A. D. 1895.

James McCampbell, Probate Judge.
Return.

The State of Ohio, July 31st A. D. 1895.
Union County, ss Received the within writ, this 31st day of July A. D. 1895. In pursuance of the command thereof, I have here in the Court, the within named Jess Hollister.

Fees \$1.32. Wm. Y. Snodgrass, Sheriff.

Afterward, to wit: on the 31st day of July A. D. 1895 an entry was made upon the Journal of this Court which reads as follows, to wit:

In Probate Court, Union County, Ohio, July 31, 1895.
The State of Ohio, No. 4614. Application to be admitted to Bail.
vs. Jess Hollister

Charge: Stealing a robe &c.
This day the said defendant, Jess Hollister, by Richard Cameron, his Attorney, made application to this Court to be admitted to bail for his appearance before the Court of Common Pleas of said county on the first day of the next term thereof to answer said charge.

And thereupon a special warrant was ordered and issued from this Court to the Sheriff of said county to bring the said Jess Hollister before this Court forthwith to abide any order of the Court in the premises.

And thereupon came the said Jess Hollister in the custody of the Sheriff of said county, and this cause came on to be heard upon said application.

And thereupon the Court, being fully advised and on consideration thereof, did sustain said Application, and ordered the said Jess Hollister

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to enter into a recognizance in the sum of \$100⁰⁰ conditioned according to law, with sureties to the approval of the court for his appearance as aforesaid. But the said Jess Hollister having failed to comply with the terms of said order as to sureties, he was remanded to the custody of said Sheriff pending the execution of said recognizance and cause continued.

James McCampbell, Probate Judge.

Afterward, to wit: on the said 31st day of July A. D. 1895, a Warrant to Commit was issued from this court, which reads as follows, to wit:

Warrant to Commit.

The State of Ohio, } In the Probate Court of
 45. } Union County, Ohio.
 Jess. Hollister }

The State of Ohio, Union County, ss:
 To the Sheriff of said County, Greeting:
 Whereas, on the 31st day of July 1895- application was made to this court by Jess Hollister Defendant, confined in the jail of said County, under an order issued by D. E. Thomson a Justice of the Peace of said County charged with stealing a robe valued at \$7⁰⁰ &c. for an order of admission to bail and said court on examination of said cause and being fully advised in the premises, grant said application; and having required said defendant to enter into bond with approved security in the sum of One hundred Dollars for his appearance at the court of common pleas, at the first day of the next term thereof, which requisition said defendant has failed to comply with. Therefore in the name of the State of Ohio, I command you to receive the said Jess Hollister into your custody in the jail of the County aforesaid, there to remain until he be discharged by due course of law in the premises. Given under my

Hand and the Seal of said court, at Marysville Ohio, this 31st day of July A. D. 1895.
 L. S. James McCampbell, Probate Judge.

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Said Warrant to Commit bears the following indorsement thereon, to wit:

Sheriff's fees	
Service	.25
Commitment	.50
Return	.25
Mil.	.16
\$1.16	

Wm M. Snodgrass, Sheriff.

Afterward, to wit: on the 1st day of August A.D. 1895, an entry was made upon the Journal of this Court which reads as follows, to wit:

In the Probate Court of Union County, Ohio, August 1, 1895.

The State of Ohio, vs. No. 4614.

Jess Hollister } An Application for Admission to Bail vs. Bond filed and approved.

This day the said defendant, Jess Hollister, came into Court in the custody of the Sheriff of said County and pursuant to the former order of this Court in the premises, entered into a recognizance in the sum of \$100⁰⁰, with A. Trout and H. L. Clark as sureties, conditioned for his appearance before the Court of Common Pleas of said County on the first day of the next term thereof, to answer the said charge of stealing a robe of the value of \$7⁰⁰, which said recognizance was approved by this Court and certified to said Court of Common Pleas.

And thereupon the discharge of the said Jess Hollister from custody was ordered and a warrant therefor issued to the Sheriff of said County, and it was further ordered that said Union County pay the costs in this behalf expended, taxed at \$ and that a record of the proceedings in the premises be made.

James McCampbell, Probate Judge.

Afterward, to wit: on said 1st day of August A.D. 1895- a Warrant of Discharge was issued from this Court which reads as follows, to wit:

Warrant of Discharge.

The State of Ohio, vs. Union County,

To Wm M. Snodgrass Sheriff of said County, Jess Hollister having this day

been admitted to bail for his appearance at the Court of Common Pleas, according to law answered to the charge of stealing a robe valued at \$70.00. You are hereby commanded to discharge him from the jail of said County and from your custody as such Sheriff, and for so doing this shall be your warrant.

Witness my hand and the seal of the Probate Court of said County, this 1st day of August A. D. 1895.

L. S. James McCampbell, Probate Judge.

Return.

The State of Ohio.

August 1, A. D. 1895.

Union County, ss

Received this writ this 1st

day of August 1895.

In pursuance of the

command thereof, I have discharged from the jail and from my custody as Sheriff of said County, the within named Jess Hollister.

Fees \$1.32

Wm. H. Snodgrass, Sheriff.

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The State of Ohio } Probate Court
Union County, ss } Criminal Term
Proceedings before James M. Campbell Probate
Judge within and for the County of Union and State of
Ohio, at the August Term thereof for Criminal business,
begun and held at the Office of said Probate Judge at the
Court House in Marysville in said County on the 9th day
of August A.D. 1895.

Be it remembered that heretofore to wit: on the 9th day
of August A.D. 1895, an entry was made upon the Journal
of this Court, which reads as follows to wit:

In Probate Court, Union County, Ohio
The State of Ohio } No. 4617 August 9th 1895
vs. } On Information charging
Charles Chavous and Porter Gibson Petit Larceny
This day came Wm. Hooper as prosecuting attorney
of said County, and filed in this Court the affidavit
of one Salem Pease, and an Information therein against
Charles Chavous and Porter Gibson, charging them with
the commission of petit larceny. Whereupon the Court,
being fully advised, do order said affidavit and Informa-
tion filed, and that a warrant for the arrest of said
Charles Chavous and Porter Gibson, issue pursuant to
law, and cause continued.

Said Affidavit made in the words and figures
following to wit:

Affidavit
The State of Ohio } Probate Court
Union County, ss }
Before me, James M. Campbell Judge of the
Probate Court in and for said County, personally
came Salem Pease who, being duly sworn according
to law, deposes and says, that on or about the 27th
day of July A.D. 1895, at the County of Union aforesaid,
one Charles Chavous and Porter Gibson, unlawfully
did steal take and carry away two pairs of rubber
overshoes of the the value of 50 cts Two hatchets of the
value of 50 cts. one lead pipe of the value of 25 cts,
twelve keys of the value 50 cts all of the value of \$1.75
the personal property of Salem Pease,
Salem Pease.
Sworn to before me and signed in my presence, this

9 day of August A.D. 1895
 J.S.P. James M. Leampbill, Probate Judge
 Said Information reads in the words and figures
 following to wit:

Information.
 The State of Ohio
 Union County, ss.

In the Probate Court Union County, Ohio
 August Term in the year of our Lord one thousand
 eight hundred and ninety five.

William T. Hoopes Prosecuting Attorney of the State
 of Ohio, for the said County of Union, now here
 in said Probate Court, in and for said County, in
 the name and by the authority, and on behalf of
 the State of Ohio, information gives that Charles
 Whavous and Corler Gibson, late of said County, on
 the 29 day of July in the year of our Lord one
 thousand eight hundred and ninety five, in the
 County of Union aforesaid one Corler Gibson and
 one Charles Whavous unlawfully did steal take
 and carry away two pairs of rubber overshoes of
 the value of 50 cts. Two hatchets of the value of 50 cts.
 one lead pipe of the value of 25 cts. Level or Keys of
 the value of 50 cts. and all of the value of \$1.75 the
 personal property of Salem Pease. Contrary
 to the form of the Statute in such cases made and
 provided, and against the peace and dignity of the
 State of Ohio.

William T. Hoopes Prosecuting Attorney
 Union County.

Afterward to wit: on the 9th day of August A.D.
 1895, a Warrant was issued from this Court which
 reads as follows to wit:

Warrant
 The State of Ohio
 Union County. Probate Court.

To the Sheriff of said County, Greeting:
 Whereas, The Prosecuting Attorney, in and for
 said County, has this day filed in this Court his
 information, and an affidavit has been filed herein
 alleging that, on or about the 29th day of July A.D.
 1895 at the County of Union in the State of Ohio, one
 Charles Whavous did unlawfully steal, take, and

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carry away, Two pairs of Rubber overshoes of the value of 50 cts; Two Hatchets of the value of 50 cts; One Lead pipe of the value of 25 cts; Twelve Keys of the value of 50 cts all of the value of \$1.75 the personal property of one Salem Pearson. Therefore, to command you to take the said Charles Chavous if he be found in your county, or, if he has fled, that you pursue after him into any other county in the State, and take and safely keep the said Charles Chavous, so that you have his body forthwith before this court, to answer the said charge, and be further dealt with according to law. Given under my hand and the seal of said Court at Marysville Ohio, this 9th day of August A.D. 1895.

J.D. James M. Campbell Probate Judge

Return

Received this writ August 9th 1895 and on the 9th day of August 1895. I executed the same by arresting the within named Charles Chavous and now have him before the court.

J. G. Sudgross, Sheriff

Sheriff's Fee	
Mileage & Miles	35
Services & Returns	50
Cop	15
Assistance	1.00
	\$ 1.97

Afterward to wit: on the 9th day of August A.D. 1895, a Warrant was issued from this court, which reads as follows to wit:

Warrant

The State of Ohio
 Union County Probate Court.
 To the Sheriff of said County, Greeting:
 Whereas: The Prosecuting Attorney, in and for said county, has this day filed in this court his information, and an affidavit has been filed herein alleging that, on or about the 29th day of July A.D. 1895, at the county of Union in the State of Ohio, one Porter Gibson did, unlawfully, steal take and carry away two pairs of rubber overshoes of the value of 50 cts., Two Hatchets of the value of 50 cts; One

lead pipe of the value of 26 cts., Jewelers Keys of the value of 5 cts, and all of the value of \$8.75. the personal property of one Salem Pease.

These are, therefore, to command you to take the said Porter Gibson if he be found in your county, or, if he has fled, that you pursue after him into any other county in the State, and take and safely keep the said Porter Gibson, so that you have his body forthwith before this court, to answer the said charge, and be further dealt with according to law.

Given under my hand and the seal of said court, at Marysville, Ohio, this 9th day of August A.D. 1895.

J. S. James McLaughlin, Probate Judge

Returns.

Received this writ August 9th 1895, and on the 9th day of August 1895, I executed the same by arresting the within named Porter Gibson and now have him before the court.

Sheriff's Fee	
Mileage Miles	22
Arrest Return	50
Cop	15
Assistance	1.00
	\$ 1.97

Wm E. Sudgrass Sheriff

Afterward to wit: on the 9th day of August A. D. 1895, an entry was made upon the Journal of this court, which reads as follows to wit:

The Probate Court, Union County, Ohio.

The State of Ohio vs. No. 4617 August 9th 1895
On Information charging Petit Larceny.

Charles Shavous and Porter Gibson

This day came Wm J. Hooper, prosecuting attorney of said county, on behalf of the State of Ohio and the said defendants, Charles Shavous and Porter Gibson, being brought into court in the custody of the Sheriff of said county were arraigned upon said Information and each required to plead thereto. Whereupon the court having read distinctly to each defendant the charge in said Information contained, they each

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plead guilty of the offense charged against them. And, thereupon the court remanded the said defendants to the custody of the said sheriff until sentence.

James M. Campbell
Probate Judge.

Afterward to wit: on the 12th day of August A.D. 1895, entries were made upon the Journal of this court, which read in the words and figures following to wit:

In Probate Court, Union County, Ohio.
The State of Ohio vs. No. 4617 August 12th 1895
Charles Bohannon }
Sentence on plea of guilty, &c.

This day came William T. Hooper Prosecuting Attorney, and the said defendant herein, having on a former day of this term entered a plea of guilty to the charge of the Information in this case filed, was brought into court in the custody of the sheriff: And the court being fully advised in the premises, and the said defendant Charles Bohannon, being inquired of if he had anything to say, why judgment should not be pronounced against him, and the said defendant showing no good and sufficient reason why judgment should not be pronounced, and the offense of which the said defendant has pleaded guilty being one punishable by imprisonment. It is considered, ordered, and adjudged by the court that, in lieu of being sent to the jail of said county, the said Charles Bohannon be committed to the Boys Industrial School of the State of Ohio, there to remain until discharged by due course of law, and that he pay the costs of this prosecution for which execution is awarded. It is further ordered that complete record in the premises be made.

James M. Campbell, Probate Judge.

In Probate Court, Union County, Ohio, August 12th 1895
The State of Ohio vs. No. 4617
Porter Gibson }
Sentence on Plea of Guilty, &c.

This day came Wm. T. Hooper, Prosecuting Attorney, and the said defendant herein, having on a former day of this term, entered a plea of guilty to the charge of the Information in this case

filed, was this day brought into court in the custody of the Sheriff: and the court being fully advised, in the premises and the said defendant, Porter Gibson, being inquired of if he had any thing to say why judgment should not be pronounced against him, and the said defendant showing no good and sufficient cause why judgment should not be pronounced: It is therefore considered and adjudged by the court that the said Porter Gibson be imprisoned in the jail of Union County, Ohio, for the period of three days; and that he pay the costs of this prosecution, for which execution is awarded.

James M. Leavitt
Probate Judge.

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The State of Ohio } Probate Court
Union County. } Criminal Term
Proceedings before James M. Leampbell, Pro-
bate Judge, within and for the County of Union
and State of Ohio, at the August Term thereof
for criminal business begun and held at the of-
fice of said Probate Judge at the Court House in
Marysville in said County on the 10th day of
August A.D. 1895.

Be it remembered that heretofore to wit: on the
10th day of August A.D. 1895, an entry was made
on the Journal of this Court, which reads as follows
to wit:

In Probate Court, Union County, Ohio,
August 10, 1895.

State of Ohio } As. 4617A
vs }
Charles Chavanc } An Application to commit to the
Boys Industrial School.

This day came Salem Crane, a resident of
Marysville in this County, and filed hereto an
affidavit that Charles Chavanc is of the age of eleven
years, and that he has been convicted of an offense
against the laws of the State of Ohio, to wit: convicted
before this Court on the 9th day of August A.D.
1895, of the crime of Petit Larceny. It is therefore
ordered that the 12th day of August 1895 at one o'clock
P.M. be fixed for the time of hearing thereof, and that
an order be issued to Harriet Jackson the person
with whom he resides, and notice be given to all
the members of the Board of County Visitors, to show
cause, if any, why the said Charles Chavanc should
not be committed to the Boys Industrial School
and cause continued.

James M. Leampbell
Probate Judge.

Afterward to wit: on said 10th day of August
A.D. 1895, an Affidavit in the above entitled cause
was filed in this Court, which reads as follows to wit:

Affidavit
Boys Industrial School.
The State of Ohio Union County, ss.
Before me, James M. Leampbell Judge of the Probate
Court in and for said County, personally came

Salem Pearce who, being duly sworn, according to law, deposes and says, that on or about the 9th day of August A.D. 1895, at the County of Union aforesaid, one Charles Chavone was convicted of an offense against the laws of the State to wit:

Petit Larceny and said deponent further says that said Charles Chavone, is of the age of 11 years, and should be committed to the Boys' Industrial School of the State of Ohio.

Salem Pearce

Sworn to and subscribed before me this 10th day of August 1895.

James McLaughlin, Probate Judge.

Afterward to wit: on the 10th day of August A.D. 1895, a Notice was issued from this Court which reads as follows to wit:

Notice

The State of Ohio }
Union County, ss. }
To Hattie Jackson,

In Probate Court

You are hereby notified that an application having been made before the Probate Court of said County, for the commitment of Charles Chavone to the Boys' Industrial School of the State of Ohio, said application will be for hearing before said Probate Court, at the Court House in said County, on the 10th day of August A.D. 1895, at one o'clock P.M. as to whether the said Charles Chavone should be so committed. Witness my hand and the seal of said Court, this 10th day of August A.D. 1895

J.S.

James McLaughlin
Probate Judge

Said Notice, returned and filed August 10th A.D. 1895, reads in the words and figures following to wit:

Sheriff's Return

The State of Ohio }
Union County, ss. }

Received this writ August 10th A.D. 1895, at 10 o'clock A.M. and on the 10 day of August 1895, I served the same by delivering a true copy thereof personally to the within named Hattie Jackson personally.

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Sheriff's Fee	
Service	25
Mileage	32
Copy	15
Return	25
Total	\$ 97

Wm. G. Sudgrass, Sheriff.

Afterward to wit: on the 18th day of August A. D. 1895, a Notice to Board of County Visitors, was issued from this court, which reads as follows to wit:

Probate Court Union County, Ohio.

In the matter of } No. 4617A
Charles Chavours } Boy's Industrial School
vs }
Josephine Sudgrass, L.P. Shields, Georgie Lunny,
Uriah Cahill, Alice Shuler and Joseph Martin Board
of County Visitors.

You are hereby notified that proceedings have been instituted before me, for the commitment of said Charles Chavours to the Boy's Industrial School at Lancaster, Ohio and that the time fixed for hearing the complaint filed, is Monday the 12th day of August 1895, at one o'clock P.M. You will therefore, as required by law, attend such proceedings at said Probate Court, either as a body or by committee, and protect the interests of such child.

In witness whereof, I have hereunto set my hand and affixed the seal of said court, at Marysville this 18th day of August 1895.

J.S. James McLaughlin
Probate Judge.

Said Notice, returned and filed August 10th A.D. 1895, reads in the words and figures following to wit:

Sheriff's Return.

The State of Ohio,
Union County, ss.

Received this writ August 10, A.D. 1895, at 10 o'clock A.M. and on the 10 day of August 1895, I served the same by delivering a true copy thereof personally

Sheriff's Fee	
Service	53
Mileage	2 56
Copy	45
Return	25
Total	\$3.81

to the, within named Josephine Sudgrass L.P. Shields, Uriah Cahill,
Wm. G. Sudgrass, Sheriff.

Afterward to wit: on the 12th day of August A.D. 1895, a statement in the above entitled cause, was filed in this court, which reads as follows to wit:

Statements.

The State of Ohio, Union County, ss. }
 In the Matter of the Application for the } In Probate
 Commitment of Charles Chavous to the } Court.
 Boys' Industrial School of the State of Ohio

George Miller a resident of Paris Township, in said county, being first duly sworn, in answer to the following interrogations, says:

State name and age of the boy? Answer 11 years
 When born? Answer April 4 1884
 When baptized? Answer not baptized
 Father's name? Answer Anderson Chavous
 Mother's name? Answer Caroline Chavous
 Occupation of parents? Answer Laborers
 Residence of parents? Answer Both dead
 Are the boy's now parents living? Answer No.
 Has the boy any other relatives? Answer 3 sisters & one brother
 Can he read, write and cipher? Answer Yes
 What school has he attended? Answer Public schools Marysville
 What has he been employed in? Answer No employment
 Offense of boy? Answer Petit larceny
 When and where charged or tried? Answer Aug 9, 1895
 Sentence? Answer Commitment to boys industrial school
 Is convicted before, state for what offense and how punished?
 Answer no.
 Recommended by George Miller
 What are parents able to contribute toward his maintenance?
 Answer nothing.

George Miller

Sworn to before me and subscribed in my presence, and I hereby certify, that the answers to the several particulars comprised in the above questions are to the best of my knowledge and belief correctly made.

Witness my hand and official seal this 12th day of August A.D. 1895.

J. S. James McLaughlin Probate Judge.

Afterward to wit: on the 12th day of August A.D. 1895, a Medical Certificate in the above entitled cause was filed in this court, which reads as follows to wit:

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Medical Certificate

The State of Ohio Union County ss
 I George Miller being sworn and examined as a
 Medical Witness in the matter of the Commitment
 of Charles Bohavous to the Bay's Industrial School of
 the State of Ohio, do hereby certify, that, I have this
 day carefully examined the said Charles Bohavous
 and that the answers to the several particulars
 comprised in the following questions, are to the best
 of my knowledge and belief, correctly made.
 Has the boy perfect vision? Answer: Yes
 Has he the use of all his limbs? Answer: Yes
 Is he of sound intellect? Answer: Yes
 Has he sufficient bodily strength to receive instruction? Answer: Yes
 Has he any tendency to scrofula or consumption? Answer: No
 Is he perfectly free from any cutaneous disorder? Answer: Yes
 Is he subject to epileptic or other fits? Answer: No
 Has he had small-pox or cow-pox? Answer: No

George Miller M.D.

Sworn to and subscribed before me, and I hereby certify
 that George Miller whose signature appears to the
 foregoing certificate, is a respectable medical practi-
 tioner of Marysville in Union County, Ohio.
 Witness my hand and official seal, this 12th day of
 August A.D. 1895

J.S. James McLaughlin Probate Judge.
 Afterward to wit: on the 12th day of August A.D. 1895
 an entry was made upon the Journal of this Court,
 which reads as follows to wit:

In Probate Court, Union County, Ohio.
 August 12, 1895

State of Ohio } No. 4617 A
 vs }
 Charles Bohavous } On Commitment to Bay's
 Industrial School.
 This day this cause came on to be heard and
 the said Charles Bohavous, defendant was brought
 before the court, in the custody of the Sheriff of
 said county. Whereupon the judge proceeded with
 the examination, and having heard the testimony
 of Dr George Miller Medical Witness, and being sat-
 isfied that Harriet Jackson the person with
 whom said Charles Bohavous resides, and all

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the members of the Board of Visitors have had due notice hereof: The Court finds that said Charles Chavous, is a resident of Paris Township in said County, and is of the age of eleven years on the fourth day of April 1895, and that he has committed an offense against the laws of Ohio, to wit: The crime of Petit Larceny and that he is a suitable person to be committed to the Boy's Industrial School of the State of Ohio, to be there safely kept until discharged by due course of law. And it is ordered that a warrant for the conveyance of said defendant to said school issue to the Sheriff of this County.

And it is further ordered that a certified copy of this order and accompanying papers be transmitted to the Superintendent of said school and that a record of this proceedings be made and this cause continued.

James McLaughlin
Probate Judge.

Afterward to wit: on the 12th day of August A.D. 1895, an Application for Admission, was issued from this Court, which reads as follows to wit:

Application for Admission.

In the Matter of the Commitment of Charles Chavous to the Boy's Industrial School of the State of Ohio, The State of Ohio, } In Probate Court,
Union County, ss.

To the Superintendent of the Boy's Industrial School: Whereas, Charles Chavous a minor, of the age of eleven years, has been convicted of an offense against the laws of the State of Ohio, to wit; the offense of Petit Larceny, and such proceedings were had in reference to said offense, on the 12th day of August 1895, before me James McLaughlin Probate Judge of said County, that said Charles Chavous was by me ordered to be committed to the Boy's Industrial School of Ohio, and there safely kept until discharged in due course of law, as will appear by the certified copies of said proceedings hereto attached.

You are therefore commanded, To receive and take charge of said Charles Chavous and him safely keep and detain in your custody according to the terms

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In testimony whereof I have hereunto subscribed my name and affixed the seal of said Court, at Marysville Ohio, this 12th day of August A.D. 1895.

J.S.

James McLaughlin

Probate Judge.

Afterward to wit: on the 12th day of August A.D. 1895, a Warrant in the above entitled cause was issued from this Court, which reads as follows to wit:

Warrant to convey.

The State of Ohio, Union County, ss

Office of Probate Judge of said County.

To William G. Sudgrass Sheriff.

All the proceedings prescribed by law to entitle Charles Chavous to be admitted into the Boy's Industrial School of the State of Ohio, having been had, you are commanded forthwith to take charge of and convey said Charles Chavous to the Boy's Industrial School at Lancaster, Ohio. After executing this warrant you shall make due return thereof to this office.

Witness my signature and the seal of said Probate Court at Marysville, this 12th day of August A.D. 1895.

J.S.

James McLaughlin

Probate Judge

Return.

Boy's Industrial School at Lancaster, Ohio,

Aug. 13th A.D. 1895.

Received this day of William G. Sudgrass the person named in the within warrant.

D. M. Barrett, Superintendent.

Sheriff's Fee	
Service of Warrant	25
Mileage	9 42
Prisoners Mileage	3 10
Conveyance	2 00
Return of Warrant	25
13 52	

Wm G. Sudgrass Sheriff

By J. L. Pease Deputy.

The State of Ohio, } Probate Court,
Union County, ss } Criminal Term

Proceedings before James M. Beaupre, Probate Judge within and for the County of Union and State of Ohio, at the August term thereof for criminal business begun and held at the Office of said Probate Judge at the Court House in Marysville in said County on the 14th day of August A.D. 1895.

Be it remembered that heretofore to wit: on the 14th day of August A.D. 1895, a Motion in the above entitled cause was filed in this Court, which reads as follows to wit:

The State of Ohio, Union County, ss
Before Jas. M. Beaupre Probate Judge of said County
The State of Ohio }
vs } Charge Petit Larceny
Edwin Beaw } Application to Admit to Bail.

To the Probate Judge of said County:
Edwin Beaw of the County aforesaid, respectfully represents that he is imprisoned in the jail of said County, committed on the _____ day of _____ A.D. 1895 to answer to the charge of Petit Larceny. He therefore prays that he may be admitted to bail for his appearance at the Court of Common Pleas, according to law, to answer said charge and offer as sureties upon his Recognizance W. H. Hill, Chris Stulto and Henry Adams all of Union County, Ohio, Aug 15th A.D. 1895
Witness M. H. Hill, Edwin Beaw
Mark

Afterward to wit: on the 14th day of August A.D. 1895, a Special Warrant in the above entitled cause was issued from this Court, which reads as follows to wit:

Special Warrant.
The State of Ohio
Union County, ss
To Wm. E. Sussgrass Sheriff of said County:
You are hereby commanded that the body of Edwin Beaw now imprisoned in the jail of said County, you safely have before the undersigned, at the Court House, forthwith, to do and receive all and singular those things which the undersigned, shall then and there consider of him in this behalf; and have

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 Witness my hand and the seal of the Probate
 Court of said County, this 14th day of August A.D.
 1895.
 (D.) James McLaughlin Probate Judge

Return
 The State of Ohio, Union County, ss. August 14th A.D. 1895.
 Received the within writ, this 14th day of
 August A.D. 1895. In pursuance of the Command
 thereof, I have here in the Court, the within named
 Edwin Beau.
 Fees 1.32
 Wm G Snodgrass Sheriff.

Afterward to wit: on the 14th day of August A.D.
 1895, an entry was made upon the Journal of this
 Court, which reads as follows to wit:

In Probate Court, Union County, Ohio.
 The State of Ohio } No 4619 August 14th 1895.
 vs }
 Edwin Beau } Application for Admission to Bail
 Charges: Petit Larceny.

This day the said defendant, Edwin Beau, made
 written application to this Court to be admitted to
 bail for his appearance before the Court of Common
 Pleas of said County on the first day of the next
 term thereof to answer said charge. And there-
 upon a special warrant was ordered and issued
 from this Court to the Sheriff of said County to
 bring the said Edwin Beau before this Court
 forthwith to abide the orders of the Court on
 the premises. And thereupon came the said
 Edwin Beau in the custody of the said Sheriff,
 and this cause came on to be heard upon the
 said application and was submitted to the Court.

And thereupon the Court, being fully advised in
 the premises, granted said application and the
 said Edwin Beau entered into a recognizance in
 the sum of \$100⁰⁰ with W. H. Hill, Henry Adams and
 Lewis Stults, as his sureties thereon, conditioned for
 his appearance before the said Court of Common
 Pleas on the first day of the next term thereof
 to answer to the said charge, which said recog-
 nizance was approved by the Court, and certified

to the said Court of Common Pleas. And thereupon the discharge of the said Edwin Bean from custody was ordered, and a warrant therefor issued to the said Sheriff. And it was further ordered that said Union County pay the costs in this behalf taxed at \$ and that a record of the proceedings in the premises be made.

James McCampbell, Probate Judge.

Afterward to wit: on the 14th day of August A.D. 1895, a Warrant of Discharge, in the above entitled cause, was issued from this Court, which reads as follows to wit:

Warrant of Discharge

The State of Ohio

Union County, ss.

Wm. G. Susdgrasse Sheriff of said County.

Edwin Bean having this day been admitted to bail for his appearance at the Court of Common Pleas according to law to answer to the charge of Petit Larceny.

You are hereby commanded to discharge him from the jail of said County and from your custody as such Sheriff, and for so doing this shall be your warrant.

Witness my hand and the seal of the Probate Court of said County, this 14th day of August A.D. 1895

J. S. B. James McCampbell Probate Judge.

Afterward to wit: on the 15th day of August A.D. 1895 said Warrant was returned and filed with the following indorsement thereon to wit:

The State of Ohio, Union County, ss August 14th A.D. 1895

Received this writ this 14th day of August 1895. In pursuance of the command thereof, I have discharged from the jail and from my custody as Sheriff of said County, the within named Edwin Bean.

Fee \$ 1.32

Wm. G. Susdgrasse Sheriff.

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The State of Ohio, } Probate Court,
 Union County, ss. } Criminal Term.
 Proceedings before James M. Leampbell, Probate
 Judge, within and for the County of Union and State
 of Ohio, at the August term thereof for criminal
 business begun and held at the Office of said Probate
 Judge at the Court House in Marysville in said
 County on the 20th day of August A.D. 1895.

Be it remembered that heretofore to-wit: on
 the 20th day of August 1895, at Motion in the above
 entitled cause was filed in this court, which reads as
 follows to-wit:

The State of Ohio, Union County, ss.
 Before James M. Leampbell, Probate Judge of said County.
 The State of Ohio
 vs
 Andrew J. Spratt. Application to Admit to Bail.

To the Probate Judge of said County:
 Andrew J. Spratt of the County aforesaid, respectfully
 represents that he is imprisoned in the jail of said
 County, committed on the 14th day of August A.D. 1895
 to answer to the charge of Breach of the Peace. He
 therefore prays that he may be admitted to bail for
 his appearance at the Court of Common Pleas, ac-
 cording to law, to answer said charge, and offer
 as sureties upon his Recognizance himself.
 Marysville Ohio August 30th A.D. 1895.
 Andrew J. Spratt.
 By Robinson & Woodburn.

Afterward to-wit: on the 20th day of August A.D. 1895
 a Special Warrant, in the above entitled cause, was
 issued from this court, which reads as follows to-wit:

Special Warrant
 The State of Ohio, Union County, ss.
 To Wm. G. Woodgrass, Sheriff of said County:
 You are hereby commanded that the body of
 Andrew J. Spratt now imprisoned in the jail of said
 County, you safely have before the undersigned, at the
 Court House, forthwith, to do and receive all and sing-
 ular those things which the undersigned shall then
 and there consider of him in this behalf: and have
 you then and there this writ. Witness my hand
 and the Seal of the Probate Court of said County, this

20th day of August A.D. 1895.
J.D. James McLaughlin, Probate Judge.

Return.

The State of Ohio
Union County, ss.

Received the within writ, this 20th day of August A.D. 1895. In pursuance of the command thereof, I have here in the court, the within named Andrew Spratt.

Wm. G. Sudgrass, Sheriff.

Fee \$1.32

Afterward, to wit: on the 20th day of August A.D. 1895, an entry was made upon the Journal of this Court, which reads as follows to wit:

In Probate Court, Union County, Ohio.
The State of Ohio vs. Andrew Spratt. No 4629 August 20th 1895
Charge: Breach of the peace by threatening Assault.

This day the said defendant, Andrew Spratt, made written application to this Court to be admitted to bail for his appearance before the Court of Common Pleas of said County, on the first day of the next term thereof to answer said charge. And thereupon a special warrant was ordered and issued from this Court to the Sheriff of said County, to bring the said Andrew Spratt, before this Court forthwith to abide the order of the Court in the premises. And thereupon came the said Andrew Spratt in the custody of the said Sheriff, and this cause came on to be heard upon the said application and was submitted to the Court.

And thereupon the Court, being fully advised in the premises, granted said application, and said Andrew J. Spratt thereupon entered into his own recognizance in the sum of \$300⁰⁰ conditioned for his appearance before the said Court of Common Pleas on the first day of the next term thereof to answer to the said charge, which said recognizance was approved by the Court, and certified to the said Court of Common Pleas.

And thereupon the discharge of the said Andrew Spratt from custody was ordered, and a warrant therefor issued to the said Sheriff. And it was further

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ordered that said Union County pay the costs in this behalf taxed at \$ and that a record of the proceedings in the premises be made.

James M. Campbell, Probate Judge,

Afterward to wit: on the 20th day of August A.D. 1895 a Warrant of Discharge, in the above entitled cause, was issued from this court, which reads as follows to wit:

Warrant of Discharge.

The State of Ohio, Union County, ss.

To Mr. G. Sudgrass, Sheriff of said County, Andrew J. Spratt having this day been admitted to bail for his appearance at the Court of Common Pleas, according to law to answer to the charge of Breach of the Peace. You are hereby commanded to discharge him from the jail of said County and from your custody as such Sheriff, and for so doing this shall be your warrant. Witness my hand and the seal of the Probate Court of said County, this 20th day of August A.D. 1895.

J. M. Campbell, Probate Judge.

Afterward to wit: on the 20th day of August A.D. 1895 said Warrant was returned and filed with the following indorsement thereon to wit:

The State of Ohio, Union County, ss.

August 20th A.D. 1895.

Received this writ this 20 day of August 1895. In pursuance of the command thereof, I have discharged from the jail and from my custody as Sheriff of said County, the within named, Andrew J. Spratt.

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Mr. G. Sudgrass, Sheriff.

Probate Judge.

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The State of Ohio } Probate Court.
 Union County, ss. } Criminal Term.
 Proceedings before James M. Campbell,
 Probate Judge, within and for the County of Union
 and State of Ohio, at the August term, thereof
 for Criminal business begun and held at the
 office of said Probate Judge at the Court House in
 said County, on the 31st day of August A.D. 1895.

Be it remembered that heretofore to-wit:
 on the 31st day of August A.D. 1895, a Motion in
 the above entitled cause, was filed in this Court
 which reads as follows to-wit:

The State of Ohio
 Union County, ss.
 Before James M. Campbell Probate Judge of said
 County:

The State of Ohio } Charge: Indecent exposure of
 vs. } person.
 George Lansdown } Application to Admit to Bail.
 To the Probate Judge of said County:

George Lansdown of the County aforesaid,
 respectfully represents that he is imprisoned in
 the jail of said County, committed on the 14th day
 of August A.D. 1895, to answer to the charge of
 Indecent exposure of his person. He therefore
 prays that he may be admitted to bail for his
 appearance at the Court of Common Pleas, accord-
 ing to law, to answer said charge upon his own
 Recognizance.

George Lansdown
 Marysville, Ohio. August 31st A.D. 1895.

I hereby recommend that George Lansdown be ad-
 mitted to bail on his own recognizance.
 William P. Hoopes Pros. Atty of
 Union Co. O.

Afterward to-wit: On the 31st day of August A.D.
 1895, a Special Warrant, in the above entitled cause
 was issued from this Court, which reads as follows
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The State of Ohio }
Union County, ss. }

To Wm. G. Sudgrass Sheriff of said County.

You are hereby commanded that the body of George Lansdown now imprisoned in the jail of said County, you safely have before the undersigned, at the Court House, forthwith, to do and receive all and singular those things which the undersigned shall then and there consider of him in this behalf; and you have them and there this writ.

Witness my hand and the seal of the Probate Court of said County, this 31st day of August A.D. 1895

J. S. James McLaughlin
Probate Judge.

Return.

The State of Ohio }
Union County, ss. }

Marionville O., A.D. 1895

Received the within writ, this 31st day of August A.D. 1895. In pursuance of the command thereof, I have here in the Court, the within named George Lansdown.

Wm. G. Sudgrass, Sheriff.

Afterward to wit: on the 31st day of August A.D. 1895 an entry was made upon the Journal of this Court, which reads as follows to wit:

In Probate Court, Union County, Ohio.
The State of Ohio vs. George Lansdown }
As charged: Inducement exposure of person.

This day the said defendant, George Lansdown, made written application to this Court to be admitted to bail for his appearance before the Court of Common Pleas of said County on the 1st day of the next term thereof to answer said charge. And thereupon a special warrant was ordered and issued from this Court to the Sheriff of said County to bring the said George Lansdown before this Court forthwith to abide the order of the Court in the premises. And thereupon came the said George Lansdown in the custody of the said Sheriff, and also came Wm. J. Hooper, prosecuting attorney of said County, on behalf of the State of Ohio, and this cause came on to be heard upon

said application. And thereupon, the Court, being fully advised in the premises, granted said application, and the said George Lamsdown entered into his now recognizance in the sum of \$100⁰⁰ conditioned for his appearance before the said Court of Common Pleas, on the first day of the next term thereof, to answer the said charge of Indecent exposure of his person, which said recognizance was approved by the Court and certified to said Court of Common Pleas. And thereupon the discharge of the said George Lamsdown from custody was ordered, and a warrant therefor issued to the said Sheriff. And it was further ordered that said Union County pay the costs in this behalf expended, taxed at \$⁰⁰ and that complete record of the proceedings in the premises be made.

James M. Campbell Probate Judge.

And afterward to-wit: on the 31st day of August A.D. 1895, a Warrant of Discharge in the above entitled cause was issued from this Court, which reads as follows to-wit:

Warrant of Discharge.

The State of Ohio

Union County, ss.,

To Wm. G. Studgrass Sheriff of said County.

George Lamsdown having this day been admitted to bail for his appearance at the Court of Common Pleas, according to law to answer to the charge of Indecent exposure of person. You are hereby commanded to discharge him from the jail of said County and from your custody as such Sheriff, and for so doing this shall be your warrant.

Witness my hand and the seal of the Probate Court of said County, this 31st day of August A.D. 1895.

J. M. Campbell, Probate Judge.

And afterward to-wit: on said 31st day of August A.D. 1895, said Warrant was returned and filed with the following endorsement thereon to-wit:

The State of Ohio, Union County, ss. August 31st A.D. 1895.

Received this writ this 31 day of August 1895. In pursuance of the command thereof, I have discharged from my custody as Sheriff of said County, the within named George Lamsdown.

Wm. G. Studgrass, Sheriff.

Fee \$1.32

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The State of Ohio, } Probate Court.
 Union County ss. } Criminal Term.
 Proceedings before James McCampbell Probate
 Judge, within and for the County of Union and State
 of Ohio, at the October Term thereof for Criminal
 business begun and held at the Office of said Pro-
 bate Judge at the Court House in said County on the
 31st day of August A. D. 1895.

Be it remembered, that heretofore, to-wit: on the 14th day of
 October A. D. 1895, a Motion to be Admitted to Bail was
 filed in this Court, which reads as follows, to-wit:

The State of Ohio, Union County, ss;
 Before James McCampbell, Probate Judge of said County,
 The State of Ohio, charge: Assault with intent to commit Rape.
 vs. Application to Admit to Bail.
 Daniel Shelley

No. 4660.

To the Probate Judge of said County:
 Daniel Shelley of the County aforesaid, respect-
 fully represents that he is imprisoned in the Jail
 of said County, committed by W. H. Pence a Justice of
 the Peace of said County on the 21st day of September
 A. D. 1895 to answer to the charge of Assault with intent
 to commit rape. He therefore prays that he may be
 admitted to bail for his appearance at the Court of
 Common Pleas, according to law, to answer said charge,
 and offers as sureties upon his Recognizance.
 Daniel Shelley

Marysville, Ohio, October 14, A. D. 1895.

Indorsement.

I hereby recommend the release of Daniel Shelley
 on his own Bond.

William G. Hoopes, Pros. Atty.

Union County, Ohio.

Afterward, to-wit: on the 14th day of October A. D. 1895, a
 Special Warrant in said cause was issued from said
 Court which reads as follows, to-wit:

Special Warrant.

The State of Ohio, } To Wm. H. Snodgrass Sheriff of
 Union County, ss. } said County:

You are hereby commanded that the body of
 Daniel Shelley now imprisoned in the Jail of said
 County, you safely have before the undersigned, at the
 Court House, forthwith, to do and receive all and singular

those things which the undersigned shall then and there consider of him in this behalf; and have you then and there this writ.

Witness my hand and the seal of the Probate Court of said county, this 12th day of October A.D. 1895.
James McCampbell, Probate Judge.

Return

The State of Ohio, } October 14, A. D. 1895.
Union County, ss. } Received the within writ, this 14th day of October A. D. 1895. In pursuance of the command thereof, I have here in the court, the within named Daniel Shelley.

Fee \$1.32 Wm. H. Snodgrass, Sheriff.

Afterward, to wit: On said 14th day of October A. D. 1895, an entry was made upon the journal of this court which reads as follows, to wit:

In Probate Court, Union County, Ohio, October 14, 1895.
The State of Ohio, } Application for Admission to Bail,
vs. } Charge: Assault with intent to
Daniel Shelley } Commit Rape.

This day the said defendant, Daniel Shelley, made written application to this court to be admitted to bail for his appearance before the Court of Common Pleas of said county on the first day of the next term thereof to answer said charge.

And thereupon a special warrant was ordered and issued from this court to the Sheriff of said county to bring the said Daniel Shelley before this court forthwith to abide its orders in the premises.

And thereupon came the said Daniel Shelley in the custody of the said Sheriff, and this cause came on to be heard upon said Application.

And thereupon the court, being fully advised in the premises, granted said Application, and the said Daniel Shelley entered into his own recognizance in the sum of \$200⁰⁰, conditioned for his appearance before the said court of Common Pleas on the first day of the next term thereof to answer the said charge of Assault with intent to commit rape, which said recognizance was accepted and approved by the court and certified to said court of Common Pleas, and thereupon the discharge of the said Daniel Shelley from custody was ordered, and a warrant therefor

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issued to said Sheriff. And it was further ordered that said Union County pay the costs in this behalf expended, taxed at \$ and that complete record of the proceedings in the premises be made.

James McCampbell, Probate Judge.

Afterward, to wit: On the 14th day of October A.D. 1895 - A Warrant of Discharge was issued from this Court which reads as follows, to wit:

Warrant of Discharge.

The State of Ohio, }
Union County, ss. } To Mr. H. Snodgrass Sheriff of said County; Daniel Shelley having this day been admitted to bail for his appearance at the Court of Common Pleas, according to law to answer to the charge of Assault with intent to commit rape. You are hereby commanded to discharge him from the jail of said County and from your custody as such Sheriff, and for so doing this shall be your warrant.

Witness my hand and the seal of the Probate Court of said County, this 14th day of October A.D. 1895.

James McCampbell, Probate Judge.

Afterward, to wit: On the said 14th day of October A.D. 1895, said Warrant of Discharge was returned and filed with the following indorsement thereon, to wit:

The State of Ohio, } Oct. 14th A.D. 1895.

Union County, ss. } Received this writ this 14th day of Oct. 1895. In pursuance thereof, I have discharged from jail and from my custody as Sheriff of said County, the within named Daniel Shelley.

Fees. \$1.32

Wm. H. Snodgrass, Sheriff.

The State of Ohio, } Probate Court.
Union County, ss. } Criminal Term.

Proceedings before James M. Campbell, Probate Judge within and for the County of Union and State of Ohio, at the January Term thereof for criminal business, begun and held at the Office of said Probate Judge at the Court House in Marysville in said County on the 16th day of January 1896.

Be it remembered that heretofore to wit: On the 16th day of January A. D. 1896, a certified Complaint was filed in this Court which reads as follows, to wit:

State of Ohio, Union County, ss:

State of Ohio, } J. N. Rogus Justice of the Peace in and
Plaintiff } for Blairbourne Twp said County and
vs. } State,

No. 4715.

Addie Bosh, } Crisis Stults Trustee Officer
Defendant. } Makes Complaint.

Thomas Bosh the father and only parent of the said defendant, upon complaint made against him for a failure to cause the child to attend a recognized school, proved his inability to do so and thereupon the said Crisis Stults the duly appointed trustee officer of Blairbourne Township, Union County, Ohio made complaint as follows:

First, that one Addie Bosh under the age of sixteen years, of the age of fourteen years is not engaged in any regular employment and wanders about the streets having no business nor lawful occupation.

Second, that the said Addie Bosh does not regularly attend any Public, Private or Parochial School and when in attendance at any school the said Addie Bosh is incorrigible, vicious and immoral in her conduct, and the affiant further says that the said child is a Juvenile Disorderly Person within the meaning of the Statute.

Crisis Stults.

State of Ohio, } ss
County of Union }

Crisis Stults being duly sworn says that the foregoing statements and allegations are true as he verily believes.

Crisis Stults

Sworn to and subscribed before me this the

16th day

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16th day of January 1896.

J. N. Rodgers, J.P.

I hereby certify that the foregoing complaint is the original complaint made before me against the said defendant, the said Addie Bosh.

January 16, 1896.

J. N. Rodgers J. P.

Afterward, to wit: On the 16th day of January A. D. 1896, an entry was made upon the Journal of this Court which reads as follows, to wit:

In Probate Court, Union County, Ohio, January 16, 1896.
The State of Ohio vs. Addie M. Bosh. No. 4715.

Order on charge of being a Juvenile Disorderly Person.

This day came Chris Stults, a Sruant Officer of Claibourne Township, Union County, Ohio, and presented to the Court a certified complaint under the hand of J. N. Rogers, a Justice of the Peace of the County and Township aforesaid, charging that one Addie M. Bosh is a Juvenile Disorderly Person within the meaning of the Statute.

It is therefore ordered that a warrant issue to the said Sruant Officer commanding him to arrest the said Addie M. Bosh and bring her before this Court on the day fixed for the hearing thereof, to answer said complaint; and that notice of the hearing thereof issue to Thomas Bosh, the father of said Addie M. Bosh, and to the Board of County Visitors, as required by law.

And the Court doth hereby fix the 20th day of January A. D. 1896, at one o'clock P. M. as the time for hearing said complaint and this cause is continued.

James M. Campbell, Probate Judge.

Afterward, to wit: On the said 16th day of January A. D. 1896, a warrant to Arrest was issued from this Court in the words and figures following, to wit:

Warrant to Arrest.

The State of Ohio, } Probate Court, Union County, Ohio.

To Chris Stults, a constable of Claibourne Township of said County, Ohio.

Whereas, complaint has been made and filed in this court, that Thomas Bosh the father of Addie M. Bosh a child, between the ages of fourteen and sixteen years, having charge of said child, has failed to cause said child to attend some recognized school as required by law, and that said child is a juvenile disorderly person within the meaning of the Statute.

You are therefore commanded to take and safely keep the said Addie M. Bosh so that you have her body before said court, to answer the said complaint and be further dealt with according to law on the 20th day of January A. D. 1896 at 1 o'clock P. M.

In witness whereof, I have hereunto set my hand at Marysville Ohio, this 16th day of January 1896.

L. S.

James M. Campbell, Probate Judge.

Afterward, to wit: On the 20th day of January A. D. 1896 said warrant was returned and filed, indorsed in the words and figures following, to wit:

Officer's Return.

The State of Ohio,
Union County, ss. Received the within writ, on the 16th day of January 1896 and pursuant to the command thereof, I have the within named Addie Bosh now in court, this 20th day of January 1896.

Cris Stults Constable.

Fees	
Service & Ret.	.40
Milage 2 ¹ / ₂ miles	20
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Transportation ^{et}	2.50
Subsistence	3.00
Attend.	.75
	<u>\$ 8.00</u>

Cris Stults (Suant Officer)
Constable.

Afterward, to wit: On the 16th day of January A. D. 1896 a Notice to Parent was issued from this court in the words and figures following, to wit:

Notice of Hearing Complaint, To Parent or Guardian.

The State of Ohio,
vs.
Addie M. Bosh.

Probate Court, Union County, Ohio.
No 4715.
Juvenile Disorderly Person.
Notice.

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To Thomas Bosh:

You are hereby notified that Chris Stults tenant
 officer of Blairtown Township, Union County, Ohio, has made
 and filed in the Probate Court of Union County, Ohio,
 has made and filed in the Probate Court of Union
 County, Ohio, complaint that you as the father of Addie
 M. Bosh, a child between the ages of fourteen and sixteen
 years and having charge of said child to attend some
 recognized school as required by law; and that said
 child is a juvenile disorderly person within the meaning
 of the Statute.

And you are further notified that said complaint
 will be for hearing before said court, on the 20th day of
 January 1896, at one o'clock, P. M.

In witness whereof, I have hereunto set my hand
 and caused the seal of said court to be affixed, at
 Marysville Ohio, this 16th day of January 1896.

J. S. James M. Campbell, Probate Judge.

Afterward, to wit: On the 20th day of January A.D. 1896,
 said Notice was returned and filed, indorsed in the
 words and figures following, to wit:

I hereby acknowledge service of the within Notice
 and waive questions of time, this 20th day of Janu-
 ary A. D. 1896.

Witness:

George Miller.

Thomas ^{his} X Bosh
 mark

Afterward, to wit: On the 16th day of January A. D. 1896 a
 Notice to Board of County Visitors was issued from this
 court in the words and figures following, to wit:

Notice to Board of County Visitors.

Probate Court, Union County, Ohio.

In the Matter of } No 4715.

Addie Bosh. } Girls Industrial School.

To J. P. Shields, Joseph P. Martin, Lucinda Morey,
 Josephine Snodgrass, Georgie Conry and Uriah Cahill,
 Board of County Visitors.

You are hereby notified that proceedings have
 been instituted before me, for the commitment of
 said Addie Bosh to the Girls Industrial School at
 Delaware, Ohio and that the time fixed for hearing
 the complaint filed, is Monday the 20th day of January
 1896, at one o'clock P. M. You will therefore, as required
 by law, attend such proceedings at said Probate Court,

either as a body or by committee, and protect the interests of such child.

In Witness whereof, I have hereunto set my hand and affixed the seal of said court, at Marysville this 16th day of January 1896.

L. B. James M. Campbell, Probate Judge.

Afterward, to wit: On the 18th day of January A. D. 1896, said notice was returned and filed, indorsed in the words and figures following, to wit:

The State of Ohio, } Sheriff's Returns.
Union County, ss.

Received this writ January 16th A. D. 1896, at 4 o'clock P. M., and on the 18 day of January 1896, I served the same by delivering a true copy thereof personally to the within named G. P. Shields and Lucinda Morey on the 17th day of January 1896 and to Uriah Cahill and Georgie Curry on the 18th day of January 1896.

Sheriff's Fees.

Service	.70
Mileage	4.10
Copy	.60
Return	.25
Total	\$5.65

Wm. G. Snodgrass, Sheriff.

Afterward, to wit: On the 20th day of January A. D. 1896 a Statement in the above entitled cause was filed in this court which reads as follows, to wit:

Statement.

The State of Ohio, } Probate Court.
Union County, }

In the Matter of }
Addie M. Bosh. } Girl's Industrial Home.

Joseph N. Rogers a resident of Blairbourne Township, in said county, being first duly sworn, in answer to the following interrogations says:

- Name of Girl? Addie M. Bosh
- Date of birth? August 18th 1881.
- Age? Fourteen years. Color? White.
- Birth-place? Union County, Ohio.
- Where baptized? Has not been baptized.
- Father's name? Thomas Bosh.
- Mother's name? Rose Bosh.
- Birth-place of parents (or nationality)? Americans.
- Occupation of parents? Labourers.

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Residence of Parents? Blairtown, Union County, Ohio.

Are the girl's own parents living? Father only

Habits of Father? Good

Habits of Mother? —

Education of Father? No education

Education of Mother? —

Are the parents living together? Father remarried — Yes.

Are either remarried? — —

Has the girl brothers or sisters? Two brothers.

Any other relative? —

Do reasons exist why any of her relatives should not be allowed to communicate with her? No.

Name any such parties? —

Was she ever charged with any offense before? No.

If so, when and for what? —

Can she read? Yes.

Can she write? Yes

Can she cipher? No.

What school has she attended? Village School, Blairtown.

What has been her employment? No employment.

Offense of girl? Being a Juvenile Disorderly Person.

Recommended by Said Joseph N. Rogers.

Joseph N. Rogers.

Sworn to before me and signed in my presence, and I hereby certify, that Joseph N. Rogers above named is a respectable person acquainted with the facts, and that the answers to the above interrogations are correctly written, as given.

Witness my hand and official seal, this 20th day of January A.D. 1896.

J. S. James M. Campbell, Probate Judge.

Afterward, to wit: On the 20th day of January A.D. 1896 a Medical Certificate in the above entitled cause was filed in this Court which reads as follows, to wit:

Medical Certificate.

The State of Ohio, }
Union County, } Probate Court.

In the Matter of }
Addie M. Bosh } Girls' Industrial Home.

I, George Miller M.D., being sworn and examined as a Medical Witness in the above entitled case, do hereby certify, that I have this day carefully examined the said Addie M. Bosh and that the answers to the follow-

ing interrogations, are, to the best of my knowledge and belief, correctly made:

1. Has the girl perfect vision? Answer Yes
2. Has she the full use of her limbs? Answer Yes.
3. Is her intellect sound? Answer Yes.
4. Has she sufficient physical strength to receive instructions? Answer Yes.
5. Has she any tendency to scrofula? Answer No.
6. Has she any tendency to consumption? Answer No.
7. Is she entirely free from all cutaneous, venereal and other contagious disorders? Answer Yes.
8. Is she subject to epileptic or other fits? Answer No.
9. Has she had the small-pox or been vaccinated? Answer No.
10. Is she pregnant, or is there now any reason to believe she may be? No.

George Miller, M.D.

Sworn to before me, and signed in my presence, and I hereby certify, that George Miller, whose signature appears to the foregoing certificate is a respectable physician of Marysville in Union County, Ohio.

Witness my hand and official seal, this 20th day of January, A.D. 1896.

[Signature] James M. Campbell, Probate Judge.

Afterward, to wit: On the 20th day of January A.D. 1896 an entry was made upon the Journal of this Court which reads as follows, to wit:

In Probate Court, Union County, Ohio.
 The State of Ohio. } January 20th 1896.
 vs. } Juvenile Disorderly Person.
 Addie M. Bosh.

This day this cause came on to be heard, and Addie M. Bosh, the defendant, was brought before the court; And it appearing to the court that the notices heretofore ordered to be given, have been duly served; And the court having heard the complaint of Chris Stults and the testimony, finds that said Addie M. Bosh is a juvenile disorderly person within the meaning of the Statute, and that she is of the age of 14 years on the 18th day of August 1895. The Board of County Visitors attended this hearing as required by law.

It is therefore the sentence of the Court that said Addie M. Bosh be committed to the Girls' Industrial

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Home at Delaware, Ohio, there to remain until discharged by due course of law. And it is further ordered that an application be made to the Superintendent of said Home for the admission of the said Addie M. Bosh, and that a certified copy under seal of the Statement, Medical Certificate, and of the findings in this case be transmitted to said Superintendent, and this cause is continued.

James M. Campbell, Probate Judge.

Afterward, to-wit: On the 20th day of January A.D. 1896 an Application for Admission was made in the words and figures following, to-wit:

Application for Admission.

The State of Ohio, } ss.
 Union County, } Probate Court.

To the Superintendent of the Girls' Industrial Home,
 Greeting:

Whereas, Addie M. Bosh having been duly committed to the Girls' Industrial Home, by the undersigned Probate Judge, according to law, as will appear by the certified copies of the proceedings, hereto attached, application is hereby made for the admission of said Addie M. Bosh into said Industrial Home.

Witness my signature and the Seal of said Probate Court at Marysville this 20th day of January A.D. 1896.

J. M. Campbell, Probate Judge.

Afterward, to-wit: On the 20th day of January A.D. 1896 an entry was made upon the Journal of this Court which reads as follows, to-wit:

Probate Court, Union County, Ohio, January 20, 1896.
 In the Matter of Addie M. Bosh }

A Disorderly Juvenile Person. } Order to convey

The Judge of this Court being advised that said Addie M. Bosh will be received into the Girls' Industrial Home at Delaware, Ohio, it is ordered that a warrant for the conveyance of said Addie M. Bosh to said Industrial Home, issue to William H. Snodgrass, Sheriff of said County. That this proceeding be recorded; and that the costs herein taxed at & be paid by this County as is provided by law.

James M. Campbell Probate Judge.

Afterward, to wit: On the 20th day of January A.D. 1896. a warrant to convey was issued from this Court in the words and figures following, to wit:

Warrant to convey.

The State of Ohio }
Union County, } Probate Court.

To William G. Snodgrass, Sheriff:

All the proceedings prescribed by law to entitle Addie M. Bosh to be admitted into the Girls' Industrial Home, of the State of Ohio, having been had, you are commanded forthwith to take charge of said Addie M. Bosh and deliver her without delay to the Superintendent of said Girls' Industrial Home.

After executing this warrant you shall make due return thereof to this office.

Witness my signature and the Seal of said Probate Court at Marysville this 20th day of January A.D. 1896.

J. S. James M. Campbell, Probate Judge.

Afterward, to wit: On the 22nd day of January A.D. 1896, said warrant was returned and filed, indorsed in the words and figures following, to wit:

Girls' Industrial Home, near Delaware, Ohio.

Jan. 21st A.D. 1896.

Received this day of William G. Snodgrass, the person named in the within warrant.

A. W. Stiles Superintendent
Per P.

Sheriff's Fees.	
Service	.25
Conveyance	2.00
Milage	2.56
Return	.25

	\$5.06

Wm G. Snodgrass, Sheriff.

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The State of Ohio, } Probate Court,
Union County, ss. } Criminal Term.
Proceedings before James M. Campbell, Probate
Judge within and for the County of Union and State of
Ohio, at the November Term thereof for criminal busi-
ness begun and held at the Court house in Marys-
ville in said County on the 15th day of June A.D. 1896.

Be it remembered that heretofore, to-wit: On the 15th
day of June A.D. 1896, an Application for Writ of Habeas
Corpus was filed in this Court which reads in the
words and figures follows, to-wit:

№ 4783-

Application.

Probate Court of Union County, Ohio.

In the Matter of Blaine Lingel }
for a Writ of Habeas Corpus. } Petition.

Your Petitioner Blaine Lingel respectfully re-
presents that he is unlawfully restrained &
imprisoned of his liberty by Mrs B Snodgrass
Sheriff of Union County Ohio and in the Jail of
said County of Union.

The pretended cause of the restraint and im-
prisonment is as follows -

That about the 1st day of June A.D. 1896 there was
a pretended charge filed against your petitioner
before W. H. Pence a Justice of the Peace for said
Township charging your petitioner with "throwing
stones or other hard substances against the
stable of William Hagan for the purpose of injuring
the same contrary to the Statute" to which charge
the petitioner pleaded not guilty - and did not
submit in writing to be tried by said Justice and
did not waive a Jury.

Whereupon after a hearing before said Justice of
the Peace your petitioner was fined by said
Justice of the Peace One Dollar and adjudged to
pay the costs of said hearing amounting to \$4.³⁴
And the said Justice of the Peace ordered that in
default of the payment of said fine and costs
that your petitioner be confined in the Jail of
said County until the same was paid.

That your petitioner failed to pay said fine
and cost and on the 3rd day of June 1896 the said
Justice of the Peace issued a mittimus to

said Edward Blarage Constable as aforesaid directing among other things that the Sheriff of said County receive your petitioner in the jail of said County and keep him there until said fine and costs are paid and he is now restrained of his liberty by said Constable and said Sheriff on said mittimus - a copy of which is hereto attached.

Wherefore your petitioner asks that a writ of habeas corpus be granted and that he may be discharged from such unlawful imprisonment.

Blaine Lingrel

Sworn to before me and signed in my presence this 15th day of June 1896.

James McCampbell, Probate Judge.

Afterward, to wit: On the 15th day of June A.D. 1896 an entry was made upon the Journal of this Court which reads as follows, to wit:

In the Probate Court of Union County, Ohio.
 The State of Ohio, Ex rel. } No. 4785. June 15th 1896.
 Blaine Lingrel. } Journal Entry -

15. } An Application for Writ of
 Mr. G. Snodgrass, Sheriff, } Habeas corpus.

This day came Blaine Lingrel and presented to this Court his Petition for a writ of Habeas corpus, in his own behalf, against Mr. G. Snodgrass as Sheriff of Union County, Ohio,

Whereupon, it appearing to the Court that said writ ought to issue in the premises, it is considered and ordered by the Court that a writ of Habeas corpus issue to the said Mr. G. Snodgrass, as Sheriff as aforesaid, for the production of the body of the said Blaine Lingrel before this Court this day at 3 o'clock P.M. and that then and there the said Sheriff appear and show cause of the taking and detention of the said Blaine Lingrel, and cause continued.

James McCampbell, Probate Judge.

Afterward, to wit: On the said 15th day of June A.D. 1896, a writ of Habeas corpus was issued from this Court which reads in the words and figures following, to wit:

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Writ of Habeas Corpus.

When Prisoner is in custody of an Officer.

The State of Ohio, Union County, ss. In Probate Court.

To the Sheriff of said County, Greeting:

We command you, that the body of Blaine Lingrel of Union County, Ohio, by you imprisoned and restrained of his liberty, as it is said, you take and have before the Judge of the Probate Court, of said County at the office of said Judge in said County, on Monday the 15th day of June A.D. 1896, at 3 o'clock P.M. to do and receive what said Judge shall then and there consider and order concerning him, in this behalf; and also that you then and there appear before said Judge, to show the cause of the taking and detention of the said Blaine Lingrel; and have you then and there this writ with you doing thereon.

Witness my signature, and the seal of the said Probate Court, at Marysville, this 15th day of June A.D. 1896.

J. B. James M. Campbell, Probate Judge.

Said Writ returned and filed on the 15th day of June A.D. 1896 was indorsed in the words and figures following, to wit:

Sheriff's Return.

To the Probate Judge of Union County, Ohio:

Received this writ June 15th A.D. 1896, and in obedience to the command thereof, having in my custody and under restraint the said Blaine Lingrel I have his body before you; the said Blaine Lingrel being by me imprisoned and restrained under process issued by W. H. Pence a Justice of Peace on a charge of throwing stones against a stable a copy of which process is attached to and made a part of this return.

June 15th 1896.

Wm. J. Snodgrass Sheriff of Union County, Ohio.

Sheriff's fees.	
Service	25
Copy of Mittimus	25
Return	25
\$ 75	

Said copy of said Writimus reads in the words and figures following, to wit:

The State of Ohio Union County, ss
To the Keeper of the Jail of the County aforesaid
Greeting Whereas Blaine Lingrel has been arrested on the oath of William Hagne for throwing stones or other hard substance against the stable of William Hagne for the purpose of injuring the same contrary to the Statute in said County and the said Blaine Lingrel having been afterwards brought before me a Justice of the Peace for said County to answer to said charge and having pleaded not guilty thereto and having in a writing subscribed by him before me and duly filed waived a jury trial and submitted to be tried by me was tried and found guilty and having been sentenced by me to pay a fine of One Dollar and also Four dollars and thirty five cents the costs therein taxed and to be imprisoned in the jail of said County until said fine and costs be paid or secured to be paid or until he be otherwise discharged according to law

And whereas the said Blaine Lingrel has neglected and refused to pay said fine and costs Therefore in the name of the State of Ohio I command you to receive the said Blaine Lingrel in your custody in the jail of the County aforesaid there to remain until he pay said fine and costs or secure the same to be paid or he be otherwise discharged according to law.

Given under my hand this 3rd day of June A.D. 1896.
W. H. Pence Justice of the Peace.

Writimus for Fine and Costs.

The State of Ohio
Blaine Lingrel

W. H. Pence Justice of the Peace
Docket Criminal No. 10.

Sentence.

Fine \$1⁰⁰ Costs \$4³⁵, Total \$5³⁵.
Constable fees on this writ
Sub and Return .40
Copy .25
Mileage 36 miles 1.95
Total \$2.60

Received this writ June 3rd 1896.
I certify that the within is a true copy of the Original writ.
E. D. Blarridge, Constable

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Afterward, to wit: On the said 13th day of June A.D. 1896
 a Motion to Discharge was filed in this Court which
 reads as follows, to wit:

In Probate Court of Union County, Ohio.
 In the Matter of Habeas Corpus } Motion.
 proceedings of Blaine Lingrel.

The said Blaine Lingrel now comes and for
 motion herein asks an order of the said Court dis-
 charging him from the custody of the Sheriff of
 Union County Ohio and for ground says -

1st That the Justice of the Peace issuing the mitti-
 mus and before whom the pretended charge was
 commenced had no jurisdiction to try and sentence
 upon waiver in writing of trial by Jury and sub-
 mission to trial before said Justice of the Peace
 by this petitioner.

2nd There is no crime described in the mittimus
 herein.

3rd There was in fact no offence committed.

4th The crime attempted to be charged was a felony.

Ayers & Ayers

Afterward, to wit: On the said 15th day of June A.D. 1896
 an entry was made upon the Journal of this Court
 which reads as follows, to wit:

In the Probate Court of Union County, Ohio, June 15th 1896
 The State of Ohio ex rel } No. 4785.
 Blaine Lingrel } Journal Entry, Habeas Corpus.
 vs. } Findings and Orders on return
 Wm. G. Snodgrass, Sheriff } of Writ.

This day came Wm. G. Snodgrass, Sheriff, and
 brought the body of Blaine Lingrel, and made re-
 turn of the writ of habeas corpus herein before
 issued. And thereupon this cause came on for
 hearing, and the Court having heard the evidence
 and the arguments of counsel and being fully
 advised in the premises, find that the said
 Blaine Lingrel is unlawfully imprisoned by the
 said Sheriff. It is therefore considered, ordered
 and adjudged by the Court that the said Blaine
 Lingrel be forthwith discharged from said im-
 prisonment, and that the costs in the premises
 taxed at \$ be paid by the State of Ohio pursuant
 to law, it is further ordered that a complete

record in the premises be made.

James M Campbell, Probate Judge.

Afterward, to wit: On the said 15th day of June A.D. 1896 a Warrant of Discharge was issued from this Court in the words and figures following, to wit:

Warrant of Discharge.

The State of Ohio,
Union County, ss

To Wm Snodgrass Sheriff of said County Blaine Lingel having this day been found, upon hearing which a writ of habeas corpus to be unlawfully imprisoned by you in the jail of said County.

You are ^{hereby} commanded to discharge him from the jail of said County and from your custody as such Sheriff, and for so doing this shall be your warrant.

Witness my hand and the seal of the Probate Court of said County, this 15th day of June A.D. 1896.

James M Campbell, Probate Judge.

Return.

The State of Ohio,
Union County ss. Received this writ this 15th day of June 1896, In pursuance of the command thereof, I have discharged from the jail and from my custody as Sheriff of said County, the within named Blaine Lingel

Fees \$1⁰⁰.

Wm A. Snodgrass, Sheriff.

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The State of Ohio. Probate Court
Union County, ss. Criminal Term
Proceedings before James McLaughlin, Probate
Judge, sitting and for the County of Union and State
of Ohio, at the November Term thereof for Criminal
business begun and held at the Court house in
Marysville in said County on the 23rd day of
November A.D. 1896.

Be it remembered that heretofore to wit: on the 23rd
day of November A.D. 1896, an entry was made upon
the Journal of this Court, which reads as follows
to wit:

In the Probate Court of Union County, Ohio,
November 23rd 1896.
The State of Ohio } As 4861

vs } Journal Entry.
David Howard } Juvenile Disorderly Person ss.
This day came Myron Gabriel a truant officer
of Union Township, Union County, Ohio, and made
and filed complaint in writing that one David
Howard is a juvenile disorderly person within
the meaning of the statute. It is therefore ordered
that a warrant issue to said truant officer to
arrest the said David Howard and bring him
before this Court on the day hereinafter fixed, to
answer said complaint and that notice of the hearing
thereof issue to J. W. Howard, the father of said David
Howard, and to the Board of County Visitors, as
required by law. And the Court doth hereby fix
the 25th day of November A.D. 1896 at one o'clock P.M.
as the time of hearing the said complaint, and
this cause is continued.

James McLaughlin, Probate Judge.
Said complaint reads in the words and figures
following to wit:

~~Complaint against Juvenile Disorderly Person~~
Probate Court, Union County, Ohio.

The State of Ohio } As 4861
vs } Complaint.
David Howard }

To the Honorable Probate Judge of said County:
The undersigned duly appointed by the Board
of Education of the Township of Union, County of

Union State of Ohio as Inmant officer for said Town-
 ship makes complaint that J. W. Howard, the father
 of David Howard a child between the ages of
 eight and fourteen years, and in charge of said
 child, has failed to cause said child to attend
 some recognized school as required by law.

That said child is a juvenile disorderly person
 within the meaning of the Statute. On the 17th
 day of November 1896, the undersigned, testified J. W.
 Howard that the said child is not attending school
 without lawful excuse and in violation of law, and
 required him to cause the said child to attend some
 recognized school within four days from the date of
 said notice, and the undersigned warned the
 said David Howard in writing of the final consequences
 of truancy if persisted in. A copy of said notice
 and warning is herewith filed. Dated this 28th
 day of November 1896.

Myron Gabriel, Inmant Office

The State of Ohio.

Union County, ss

Myron Gabriel being duly sworn says
 that the statements in the foregoing complaint are
 true as he verily believes.

Myron Gabriel.

Sworn to before me and signed in my presence, this
 28th day of November 1896.

James McLaughlin, Probate Judge

Afterward to wit: on the 28th day of November A.D. 1896,
 a Warrant to Arrest was issued from this Court,
 which reads as follows to wit:

Warrant to Arrest

The State of Ohio.

Probate Court, Union County, Ohio.

Union County, ss

To Myron Gabriel Inmant Officer of Union Township

Union County, Ohio.

Whereas complaint has been made and filed in this
 Court, that J. W. Howard the father of David Howard
 a child, between the ages of eight and fourteen years
 having charge of said child, has failed to cause said
 child to attend some recognized school as required
 by law, and that said child is a juvenile disorderly

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person within the meaning of the Statute. You are
therefore commanded to take and safely keep the
said David Howard so that you have his body before
said Court, to answer the said complaint, and be
further dealt with according to law, on the 30th
day of November A.D. 1896 at one o'clock P.M.

In witness whereof, I have hereunto set my
hand at Mansville Ohio, this 23rd day of November
1896.

J.P. James McLaughlin Probate Judge

Officer's Return.

The State of Ohio.

Union County, ss

Received the within writ, on the 23rd day of Novem-
ber 1896 and pursuant to the command thereof, I
have the within named David Howard reser in
Court, this 30th day of November 1896.

Fees	
Service	40
Mileage	60
Cost of service	90
	\$ 150

Myron Gabriel

Shant Officer

Afterward to wit on the 23rd day of November
A.D. 1896, a Notice of Hearing was issued from this
Court, which reads as follows to wit:

Notice of Hearing Complaint to Parent

Probate Court, Union County, Ohio.

The State of Ohio

No. 4861

vs
David Howard.

Juvenile Disorderly Person

Notice.

vs J.W. Howard.

You are hereby notified that Myron Gabriel
Shant Officer of Union Township Union County, Ohio,
has made and filed in the Probate Court of Union
County, Ohio, Complaint that you as the father of
David Howard a child between the ages of eight
and fourteen years and having charge of said
child, have failed to cause said child to attend some
recognized school as required by law; and that
said child is a juvenile disorderly person within
the meaning of the statute. And you are further
notified that said complaint will be for hearing
before said Court, on the 30th day of November 1896.

at one o'clock P.M. In witness whereof, I have hereunto set my hand and caused the seal of said court to be affixed, at Marysville Ohio, this 23rd day of November 1896.

J.P. James McLaughlin, Probate Judge

Officer's Return.

The State of Ohio.

Union County, ss.

Received this writ on the 23rd day of November 1896 and on the 25th day of November 1896, returned the within named J.W. Howard by delivering to him personally a true copy thereof.

Witness my hand this 30th day of November 1896.

Funeral	
Service	40
Mileage	66
Copy	25
	81 30

Myron Patrick
Treasurer

And on said 23rd day of November A.D. 1896 a Notice to Board of County Visitors was issued from this court, and reads as follows to wit:

Notice to Board of County Visitors.

Probate Court, Union County, Ohio.

Re the Matter of } No. 4861
David Howard } Boys Industrial School
To Thomas P. Shields, Leclinda Mowry, Joseph P. Martin, Mrs. Elou Smith, Uriah Oakhill, and Georgie Lenny Board of County Visitors.

You are hereby notified that proceedings have been instituted before me, for the commitment of said David Howard to the Boys Industrial School at Lancaster Ohio, and that the time fixed for hearing the complaint filed is Monday the 30th day of November 1896, at one o'clock P.M. You will therefore, as required by law attend such proceedings at said Probate Court, either as a body or by Committee, and protect the interests of such child. In witness whereof, I have hereunto set my hand and affixed the seal of said court, at Marysville this 23rd day of November 1896.

J.P. James McLaughlin Probate Judge.

Afterward to wit: on the 30th day of November A.D. 1896

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said Astor was returned and filed with the following
 indorsement thereon to wit:

The State of Ohio }
 Union County } Sheriff's Return.

Received this writ No 33rd A.D. 1896 at 4 o'clock P.M.
 and on the 26th day of November 1896, I served the same
 by delivering a true copy thereof personally to the
 Sheriff's Trust within named Thomas P. Shields, Lodin
 Service 1 00 da Murray, Joseph P. Martin, Mrs Elou Smith
 Milage 3 00 Urabah Cahill and Georgie Murray.

Service	1 00
Milage	3 00
Copy	1 20
Return	25
Total	\$5.45

Wm G. Swadgrass, Sheriff.

Afterward to wit: on the 30th day of November
 A.D. 1896, an entry was made upon the Journal
 of this Court, which reads as follows to wit:

County Probate Court of Union County, Ohio.
 The State of Ohio } No. 4861 } November 30th 1896.
 vs. } Journal Entry

David Howard. Findings and Order on Hearing of Complaints.
 This day this cause came on to be heard and
 David Howard, the defendant, was brought before the
 the Court: and it appearing to the Court that the no-
 tices heretofore ordered to be given have been duly
 served: And the Court having heard the Complaint
 of Myron Gabriel, Lrnant Officer and the testimony,
 finds that said David Howard is a juvenile disorder-
 ly person within the meaning of the statute, but with
 mitigating circumstances; and that he is of the age of
 thirteen years, on the day of December A.D. 1895.

The Court further finds that the Board of County
 Visitors attended this hearing pursuant to law.
 It is, therefore, the sentence of the Court that said
 David Howard be committed to the Ways Industrial
 School at Lancaster, Ohio, there to remain until
 discharged by due course of law. But, it having
 been made to appear to the satisfaction of the Court
 that the said David Howard may and will be received
 into the Lohildrus home of this County through the
 intervention of the Trustees of Union Township of this
 County, it is further considered and ordered by the
 Court that the execution of the sentence aforesaid
 be suspended for such time as said David Howard

for A.D. 1896
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shall remain in said home, or under its control, and properly conduct himself. - It is further ordered that, for the purpose of such admission to said home the said David Howard be discharged from the custody of said Inmate officers. It is further ordered that the costs in this behalf taxed at \$ be paid by Union County pursuant to law; and that complete record in the premises be made and cause continued.

James McLaughlin Probate Judge

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The State of Ohio. Probate Court
Union County, ss. Criminal Term
Proceedings before James McLaughlin, Probate Judge
within and for the County of Union and State of
Ohio, at the December Term thereof for Criminal
business begun and held at the Court House in
Marysville in said County on the 28th day of Decem-
ber A.D. 1896.

Be it remembered that heretofore to wit: on the
28th day of December A.D. 1896, a Motion was filed in
this Court and reads as follows to wit:

The State of Ohio. } Before Hon James McLaughlin
Union County, ss. } Probate Judge of said County.
The State of Ohio }
vs } Application to Admit to Bail.
Harry Locke

To the Probate Judge of said County:
Harry Locke of the County aforesaid, respect-
fully represents that he is imprisoned in the jail
of said County, committed on mittimus on the
day of December A.D. 1896 to answer to the charge
of shooting with intent to kill. He therefore prays
that he may be admitted to bail for his appearance
at the Court of Common Pleas, according to law, to
answer said charge, and offers as sureties upon
his Recognizance Harry Locke and Frank Locke.
Harry Locke

Marysville, Ohio, December 28th A.D. 1896.

I hereby recommend the admissions to bail of the
within.

William T. Hooper Pros. Atty. of Union Co. Ohio.
And on said 28th day of December A.D. 1896, a
Special Warrant was issued from this Court, and
reads in the words and figures following to wit:

Special Warrant
The State of Ohio.
Union County, ss.
To Wm G. Snodgrass Sheriff of said County:
You are hereby commanded that the body of Harry Locke
now imprisoned in the jail of said County, you safely
have before the undersigned, at the Court House, forth-
with, to do and receive all and singular those things

which the undersigned shall then and there consider of him in this behalf; and have you then and there this writ. Witness my hand and the seal of the Probate Court of said County, this 28th day of December A.D. 1896.

J.S. James M. Campbell, Probate Judge

The State of Ohio, Union County ss. Mansville Dec 28. 1896
Received the within writ this 28 day of December A.D. 1896. In pursuance of the command thereof, I have here in the Court, the within named Harry Locke

Wm. Goodgrass Sheriff

Dec 28. 96

Afterward to wit: on the 28th day of December A.D. 1896, an entry was made upon the Journal of this Court which reads as follows to wit:

In the Probate Court of Union County, Ohio
The State of Ohio vs. 4883 December 28th 1896

Journal Entry.

Harry Locke Application for Admissions to bail.

This day came the defendant Harry Locke, by John M. Brinck, his attorney, and presented to the Court his written application for admission to bail for his appearance before the Court of Common Pleas of said County on the first day of the next term thereof to answer the charge of shooting with intent to kill. And thereupon the Court ordered said application filed, and that a special warrant issue from this Court to the Sheriff of said County to bring the said Harry Locke before this Court forthwith to abide its orders in the premises.

And thereupon came the said Harry Locke in the custody of the Sheriff, and this cause came on to be heard upon said application. Whereupon the Court, being fully advised in the premises, granted said application and ordered that said defendant enter into a recognizance in the sum of \$200⁰⁰ conditioned for his appearance as aforesaid, with sufficient surety. And thereupon the said Harry Locke entered into a recognizance in the sum aforesaid, conditioned as aforesaid, with V. L. Bennett and F. L. Locke as his sureties, which is approved.

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Therefore the Court further orders that the said defend-
ant be discharged from custody, and that a warrant
therefor issue to said Sheriff. It is further ordered
that the costs, in this behalf taxed at 37^{cts} be paid by
Union County Ohio, and that a complete record in the
premises be made.

James McLaughlin Probate Judge.

Said Warrant reads in the words and figures following
to wit:

Warrant of Discharge.

The State of Ohio, Union County, ss.

To Wm G. Sudgrass Sheriff of said County, Harry
Locke having this day, been admitted to bail for his
appearance at the Court of Common Pleas, accord-
ing to law to answer to the charge of shooting with
intent to kill. You are hereby commanded to discharge
him from the jail of said County, and from your
custody as such Sheriff, and for so doing this shall
be your warrant. Witness my hand and the seal
of the Probate Court of said County, this 28th day
of December A.D. 1896.

J. D. James McLaughlin, Probate Judge.

The State of Ohio, Union County, ss. December 28 A.D. 1896.

Received this writ this 28 day of Dec. 1896.
In pursuance of the command thereof, I have dis-
charged from the jail and from my custody as Sheriff
of said County, the within named Harry Lock.

Wm G. Sudgrass
Sheriff.

Dec. 28

The State of Ohio

Probate Court

Union County, ss

Criminal Term

Proceedings before James McLaughbell, Probate Judge, within and for the County of Union and State of Ohio, at the January Term thereof for Criminal Business, begun and held at the Court House in Marysville in said County on the 14th day of January A.D. 1897.

Be it remembered that heretofore to wit: on the 14th day of January A.D. 1897 a Notice of Examining Court, was filed in this Court and reads as follows to wit:

Notice of Holding Examining Court.

In the Probate Court of Union County, Ohio.
To the Probate Judge, Clerk and Prosecutor of said County, Ohio:

John Dolan having been committed to the jail of said County, charged with the commission of the offense of Burglary and wishing to be discharged from such imprisonment, an Examining Court will be held by the Probate Judge of said County of Union as to probable cause for holding the said John Dolan to answer said charge, at the Court House - office of said Probate Judge in said County, on the 18th day of January A.D. 1897 at 1 o'clock P.M. and the Judge may adjourn the examination from day to day, or for such longer period as he may deem necessary and you are hereby notified to attend the same, as required by law, January 14th 1897.

J. E. Robinson Sheriff. Allen Kaines Dept. of Union County, Ohio.

Acknowledgment of Service.

Service of the foregoing notice acknowledged, this 14th day of January 1897.

James McLaughbell Probate Judge
Jasper A. Gosnell Clerk
W. S. Hoops Prosecuting Attorney.

Sherriff's Return.

Served the above notice on James McLaughbell, Probate Judge, Jasper A. Gosnell Clerk, and W. S. Hoops, Prosecuting Attorney, of Union County, Ohio by copy person

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By Allen Haines, Dept. of Union County, Ohio
J. Ed. Robinson Sheriff

Afterward to-wit: on the 14th day of January A.D. 1897, an entry was made upon the Journal of this Court which reads as follows to-wit:

In the Probate Court of Union County, Ohio
The State of Ohio }
vs } No. 4891
January 14th 1897.

John Dolan. Examining Court.

This day came J. Ed. Robinson, Sheriff of said County, by Allen Haines, his Deputy, and filed with the Court a writ of an examining court to be held in this cause at the Probate Office in said County, on the 18th day of January 1897. And it appearing to the Court that service of said writ has been duly acknowledged by endorsement thereon by the Probate Judge, Clerk, and prosecuting Attorney of said County, it is considered and ordered by the Court that said examining court be held as aforesaid, at one o'clock P.M. on said 18th day of January A.D. 1897. And it is further ordered that a special warrant issue to the Sheriff of said County to bring the said defendant into said Court on the day last aforesaid, and cause continued.

James McLaughlin Probate Judge

And on said 18th day of January A.D. 1897, an entry was made upon the Journal of this Court, which reads as follows, to-wit:

In the Probate Court of Union County, Ohio
The State of Ohio }
vs } No. 4891
January 18th 1897.
Examining Court.

John Dolan. Hearing, and Order for discharge, v.

This day this cause came on to be heard pursuant to adjournment and the notice heretofore served by the Sheriff herein. And thereupon the Probate Judge, Clerk, and prosecuting Attorney, of said County, met at the Court House in Marysville, in said County, and an examining court was held. And the defendant was brought before the Court in the custody of the Sheriff and both sides being represented by counsel, this cause was submitted on testimony and the argument of

Council. Whereupon the Court being fully advised in the premises, find that there is no probable cause for holding the said John Dolan to answer the charge of burglary made against him.

It is, therefore, considered, ordered, and adjudged by the Court that the said John Dolan be discharged, and that an order therefor issue to the Sheriff of said County: That Union County, pay the costs in this behalf taxed at \$ and that a record of this proceeding be made.

James W. Campbell Probate Judge

Said Warrant reads in the words and figures following to-wit:

Warrant of Discharge

The State of Ohio,

Union County, ss. To J. Ed. Robinson Sheriff of said County, John Dolan having this day been tried by an examining Court, according to law on the charge of burglary and probable cause to hold said Dolan, not having been found, and he was therefore discharged. You are hereby commanded to discharge him from the jail of said County and from your custody as such Sheriff, and for so doing this shall be your warrant. Witness my hand and the seal of the Probate Court of said County, this 18th day of January A.D. 1897.

J. Ed. Robinson Probate Judge

The State of Ohio,

January 18 A.D. 1897

Union County, ss

Received this writ this 18th day of Jan. 1897. In pursuance of the command thereof, I have discharged from the jail and from my custody as Sheriff of said County, the within named John Dolan.

J. Ed. Robinson Sheriff

Fees \$ 1.50

No. 4932.

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The State of Ohio, } Probate Court
 Union County, ss. } Criminal Term.
 Proceedings before James M. Campbell, Probate Judge
 within and for the County of Union and State of Ohio, at
 the March Term thereof, for criminal business, begun
 and held at the Court House in Marysville in said County
 on the 27th day of March A.D. 1897.

Be it remembered that heretofore to-wit: On the 27th day
 of March A.D. 1897, a Motion was filed in this Court which reads
 in the words and figures following, to-wit:

The State of Ohio, } Before James M. Campbell, Probate Judge
 Union County, ss. } of said County.

No. 4932.

The State of Ohio, } Charge: Burglary and Larceny.
 vs. } Application to Admit to Bail.
 Ellis Parish. }
 To the Probate Judge of said County:

Ellis Parish of the County aforesaid, respectfully
 represents that he is imprisoned in the Jail of said
 County, committed on the 13th day of March A.D. 1897, to
 answer to the charge of Burglary and Larceny.

He therefore prays that he may be admitted to
 bail for his appearance at the Court of Common Pleas,
 according to law, to answer said charge, and offers
 as sureties upon his Recognizance David C. Parish
 and J. L. Joliff.

Ellis Parish Applicant.
 Marysville, Ohio, March 27th A.D. 1897.
 Indorsement.

I hereby recommend the within Application
 William F. Hoopes
 Pros. Atty. Union Co. Ohio

And on said 27th day of March A.D. 1897, a Special Warrant
 was issued from this Court in the words and figures
 following, to-wit:

Special Warrant.
 The State of Ohio, }
 Union County, ss. } To J. Ed Robinson Sheriff of said County:

You are hereby commanded that the body of Ellis
 Parish now imprisoned in the jail of said County,
 you safely have before the undersigned, at the Court
 House, forthwith, to do and receive all and singular
 those things which the undersigned shall then
 and there consider of him in this behalf; and

have upon them and there this writ.

Witness my hand and the seal of the Probate Court of said County, this 27th day of March A.D. 1897.

(G.D.) James McEamphell, Probate Judge.

Return.

The State of Ohio, ss. March 27th A.D. 1897
Union County,

Received the within writ this 27th day of March A.D. 1897, in pursuance of the command thereof, I have here in the court, the within named Ellis Parish, fees socts. J. Ed Robinson Sheriff.

Afterward, to wit: On the 27th day of March A.D. 1897, an entry was made upon the journal of this court which reads as follows, to wit:

In Probate Court, Union County, Ohio, March 27th 1897.

The State of Ohio } No. 4932.

Application for Admission to Bail &c.
Ellis Parish. Charge: Burglary and Larceny.

This day the said Defendant, Ellis Parish, made written application to this court to be admitted to bail for his appearance before the Court of Common Pleas of said County on the first day of the next term thereof to answer said charge.

And thereupon a Special Warrant was ordered and issued to the Sheriff of said County to bring the said Ellis Parish before this Court forthwith to abide my order of the Court on the premises.

And thereupon came the said Ellis Parish in the custody of the said Sheriff and this cause came on to be heard upon the said Application and was submitted to the Court. And thereupon the Court, being fully advised in the premises, granted said Application and the said Ellis Parish entered into a recognizance in the sum of \$200⁰⁰ with Daniel C. Parish and J. H. Jolly as his sureties thereon, conditioned for his appearance before the said Court of Common Pleas on the first day of the next term thereof to answer to said charge, which recognizance was approved by the Court and certified to the said Court of Common Pleas.

And thereupon the discharge of the said Ellis Parish from custody was ordered and a warrant therefor issued to the said Sheriff. And it is further

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ordered that said Union County pay the costs in this behalf taxed at \$- and that a record of the proceedings in the premises be made.

James W. Carnfield Probate Judge.

And on said 27th day of March A.D. 1897, a Warrant of Discharge was issued from this Court in the words and figures following, to wit:

Warrant of Discharge.

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

To J. Ed Robinson Sheriff of said County:

Ellis Parish having this day been admitted to bail for his appearance at the Court of Common Pleas, according to law, to answer to the charge of burglary and larceny. You are hereby commanded to discharge from the jail of said County and from your custody as such Sheriff, and for so doing this shall be your Warrant.

Witness my hand and the seal of the Probate Court this 27th day of March A.D. 1897.

J. W.

James W. Carnfield,
Probate Judge

Returns.

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

March 27th A.D. 1897.

Received this writ this 27th day of March A.D. 1897. In pursuance of the command thereof, I have discharged from the jail and from my custody as Sheriff of said County, the within named Ellis Parish.

J. Ed Robinson, Sheriff.

Fees \$0^{cts}

The State of Ohio,
Union County, ss.

Probate Court,
Criminal Term.

Proceedings before James McLaughlin, Probate Judge, within and for the County of Union and State of Ohio, at the April Term thereof for criminal business begun and held at the Court house in Marysville in said County on the 27th day of April A.D. 1897.

Be it remembered, that heretofore, to-wit: On the 27th day of April A.D. 1897, a Petition for Writ of Habeas Corpus was filed in this Court, which reads as follows, to-wit:

In the Matter of the Application of Elmer Drumm for a Writ of Habeas Corpus.

Petition for Writ.

No. 4952.

To the Probate — of Union County, Ohio:

The Petition of Elmer Drumm respectfully shows that he is unlawfully imprisoned and restrained of his liberty, by J. Ed Robinson, Sheriff of the said County of Union in the State of Ohio at the County Jail of said County.

That the said imprisonment and restraint are illegal and the illegality thereof consists in this, to-wit:

That the complaint upon which said Elmer Drumm was tried and committed does not charge him with the violation of any law of the State of Ohio or of any Municipality thereof or of any law of the United States.

That the trial court by whose order the said Elmer Drumm is thus imprisoned and restrained of his liberty had no jurisdiction to issue the process, render the judgment and make the said order to the said Sheriff for the reason that there was no affidavit filed at his office charging this Petitioner with the violation of any law known to the land and for the reason that there was no affidavit filed at his said Office charging the Petitioner with the violation of any law at or within the County of Union, at or within the State of Ohio, at or within the United States.

A copy of the Writimus is hereto attached marked Exhibit "A".

Wherefore your Petitioner prays that a Writ of Habeas Corpus may be granted directed to the said J. Ed Robinson, Sheriff of Union County, commanding him to have the body of the Petitioner before your

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honorable court at a time and place therein to be specified to do and receive what shall then and there be considered by your honor concerning him, together with the time and cause of his detention and said writ and that the petitioner may be restored to his liberty.

Elmer Drumm.

By James E Robinson, His Attorney.

Elmer Drumm being sworn says that the facts stated and allegations made in the foregoing Petition are true as he verily believes.

Elmer Drumm

I sworn to and subscribed before me this 26th day of April 1897.

J. H. Kinkade, Notary Public.

Afterward, to wit: On the 27th day of April A.D. 1897, an entry was made upon the Journal of this court which reads as follows, to wit:

In the Probate Court of Union County, Ohio,	
The State of Ohio, Exrel	No. 4962 April 27 th 1897.
Elmer Drumm, Plaintiff	Journal Entry.
vs.	Granting writ of Habeas
J. Ed Robinson, Sheriff &c.	corpus.
Defendant.	

This day came Elmer Drumm, by James E. Robinson, his Attorney, and filed a Petition for a writ of Habeas corpus in his own behalf; And it appearing to the court that said writ ought to issue, it is considered and ordered that a writ of Habeas corpus issue to the Sheriff of Union County, Ohio, for the production of the body of the said Elmer Drumm before this court this day at 5 o'clock P.M. and cause adjourned.

James W Campbell, Probate Judge.

Afterward, to wit: On the 27th day of April A.D. 1897, a writ of Habeas corpus was issued from this court, which reads in the words and figures following, to wit:

Writ of Habeas Corpus.

When Prisoner is in custody of an Officer.

The State of Ohio, Union County, ss. In Probate Court. To the Sheriff of said County, Greeting: We command you, that the body of Elmer

Drumman of Union County, Ohio, by you imprisoned and restrained of his liberty, as it is said, you take and have before the Judge of the Probate Court, of said County, at the office of said Judge in said County, on this the 27th day of April A. D. 1897, at 5 o'clock P. M., to do and receive what said Judge shall then and there consider and order concerning him, in this behalf; and also that you then and there appear before said Judge, to show the cause of the taking and detention of the said Elmer Drumman; and have you then and there this writ, with you doings thereon.

Witness my signature, and the seal of the said Probate Court, at Marysville, this 27th day of April A. D. 1897.

E.S. James M. Campbell, Probate Judge.

Said writ, returned and filed on the 27th day of April A. D. 1897, was indorsed in the words and figures following, to wit:

Sheriff's Return.

To the Probate Judge of Union County, Ohio:

Received this writ April 27 A. D. 1897, and in obedience to the command thereof, having in my custody and under restraint the said Elmer Drumman I have his body before you; the said Elmer Drumman being by me imprisoned and restrained under process issued by R. W. Hill Mayor of the Village of Magnetic Springs on a charge of breaking open house &c. and committing violence a copy of which process is attached to and made a part of this return

April 27, 1897.

J. Ed. Robinson

Sheriff of Union County, Ohio.

Sheriff Fees

Bringing up Prisoner	.60
Discharge of "	.50
<u>Total</u>	<u>\$1.10</u>

J. Ed. Robinson Sheriff.

Said copy of Process reads in the words and figures following, to wit:

State of Ohio, Union County } ss.

The Village of Magnetic Springs, O.

To the Keeper of the jail of the County aforesaid Greeting;

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Whereas Elmer Drumm late of the Town of Parisburg has been arrested on the oath of Nellie Wash for using abusive and profane language, presenting and pointing fire arms and broke open the house with intent to commit personal violence and has been examined by one R. W. Hill Mayor of said Magnetic Springs Village Ohio, and required to give bail in the sum of Three Hundred Dollars for his appearance before the Court of Common Pleas of said County; on the first day of the next term thereof, which requisition he has failed to comply with; Therefore, in the name of the State of Ohio, I command you to receive the said Elmer Drumm into your custody in the jail of the county aforesaid there to remain until he be discharged by due course of law.

Given under my hand and Seal this 26th day of April 1897.

R. W. Hill, Mayor

A true copy - J. Ed Robinson, Sheriff.

Afterward, to wit: On the 27th day of April A. D. 1897 an entry was made upon the Journal of this Court which reads as follows, to wit:

In the Probate Court of Union County, Ohio, April 27th 1897.

The State of Ohio, ex rel.

No. 4932.

Elmer Drumm, Plaintiff

Journal Entry.

J. Ed Robinson, Sheriff, Defendant.

Habeas Corpus - Order on hearing.

This day came the Sheriff and brought the body of Elmer Drumm, and made return of the writ of Habeas Corpus herein before issued; and thereupon this cause came on for hearing, and the Court having heard the evidence and the argument of counsel, and being fully advised on the premises, finds that the said Elmer Drumm is unlawfully imprisoned by the said J. Ed Robinson, Sheriff. It is, therefore, considered and ordered that the said Elmer Drumm be forthwith discharged from said imprisonment, It is further adjudged and ordered that the costs, in this behalf taxed at \$ - , be paid, pursuant to law, out of the County Treasury; and that complete record in the premises be made.

James M. Campbell, Probate Judge.

The State of Ohio, Probate Court
 Union County, ss. Criminal Term
 Proceedings before James M. Campbell, Probate
 Judge, within and for the County of Union and
 State of Ohio, at the August Term thereof for criminal
 business, begun and held at the Court house in Mans-
 ville in said County on the 10th day of August A.D. 1897

But it remembered that heretofore Court, on the 10th
 day of August A.D. 1897, a Motion in the above entitled
 cause was filed in this Court which reads as follows
 to-wit:

The State of Ohio, Union County, ss.
 Before Jas M Campbell Probate Judge of said
 County.

The State of Ohio }
 vs } Charge, Burglary and Larceny
 Wlifton Alden } Application to Admit to Bail.

To the Probate Judge of said County:
 Wlifton Alden of the County aforesaid, respectfully
 represents that he is imprisoned in the jail of said County,
 committed by C. W. McAdoo on the 3 day of August A.D. 1897
 to answer to the charge of Burglary and Larceny.
 He therefore prays that he may be admitted to bail for his
 appearance at the Court of Common Pleas, according to
 law, to answer said charge, and offers as sureties upon
 his Recognizance Mattie Alden and C. W. McAdoo
 Mansville, Ohio, Aug 10 A.D. 1897
 Wlifton Alden

Whereby approve the within application.
 William T. D. Pope Corr. Clk for Union County
 Ohio.

And on said 10th day of August A.D. 1897 a Special
 Warrant was issued from this Court, and reads in
 the words and figures following to-wit:

Special Warrant
 The State of Ohio,
 Union County, ss.
 To J. Ed Robinson Sheriff of said County:
 You are hereby commanded that the body of
 Wlifton Alden now imprisoned in the jail of said County,
 you safely have before the undersigned, at the Court
 House forthwith, to do and receive all and singular

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these things which the undersigned shall then and there consider of him in this behalf; and have you then and them this court. Witness my hand and the seal of the Probate Court of said County, this 10th day of August A.D. 1897

J. S. James Mc Campbell, Probate Judge

The State of Ohio

Union County, August 10th 1897

Received the within writ this 10th day of August A.D. 1897. In pursuance of the command thereof, I have here in the Court, the within named Clifton Alden. Fee \$1⁰⁰

J. Ed. Robinson, Sheriff.

Afterward to wit: on the 10th day of August A.D. 1897, an entry was made upon the journal of this Court which reads as follows to wit:

In the Probate Court of Union County, Ohio.

The State of Ohio vs Clifton Alden

Entry. Application for admission to bail on charge: Burglary and Larceny

This day the said defendant, Clifton Alden, made written application to this Court to be admitted to bail for his appearance before the Court of Common Pleas of said County on the first day of the next term thereof to answer said charge. And thereupon a special warrant was ordered and issued from this Court to the Sheriff of said County to bring the said Clifton Alden before this Court forthwith to abide any order of the Court in the premises. And thereupon came the said Clifton Alden in the custody of the said Sheriff and this cause came on to be heard upon the said application and was submitted to the Court. Whereupon the Court being fully advised, in the premises, granted said application and the said Clifton Alden entered into a recognizance in the sum of \$200 with Mattie Alden and C. W. Mc Sand, as his sureties thereon, conditioned for his appearance before the said Court of Common Pleas on the first day of the next term thereof to answer to said charge. And the said recognizance was approved by the Court and certified to the said Court of Common Pleas. And thereupon the discharge of the said Clifton Alden from custody was ordered, and a warrant therefor issued to the said Sheriff. And it was further ordered that said Union County

pay the costs in this behalf taxed at \$ — and that a record of the proceedings in the premises be made,
 James M. Campbell, Probate Judge
 Said Warrant reads as follows to wit:

Warrant to Discharge - on Admission to Bail.
 Union County, Ohio, Probate Court.

In the matter of the admission to bail of Clifton Alden
 The State of Ohio, Union County, ss
 To the jailor of said County:

Whereas, on his application, the recognizance
 of Clifton Alden accepted in the jail of said Union
 County, committed by warrant under the hand of
 W. M. Alden as Mayor of the village of Mulford Center
 Ohio, charged with the commission of two offenses of
 larceny and robbery was this day seen by me,
 Probate Judge, of said Union County, Ohio, taken in
 open court, with Mattie Alden and W. M. Alden
 as the sureties thereon, and the said Clifton Alden
 duly admitted to bail for his appearance before the
 Court of Common Pleas of said Union County, Ohio,
 to answer the said offenses wherewith he is charged,
 on the first day of the next term thereof. Now,
 therefore, you are hereby commanded to discharge
 from commitment to jail as aforesaid, under said
 warrant, the said Clifton Alden and this shall be
 your authority therefor.

Witness my hand and the seal of said Court at
 Marysville this 15th day of August 1897

J. S. James M. Campbell, Probate Judge

Received this 15 day of August 1897, and in pursu-
 ance of the command thereof, I have this day dis-
 charged from the jail of said County, the within
 named Clifton Alden. August 15th 1897.

Five \$ 100

J. Ed Robinson, Sheriff

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Admission to Bail. - Calvin Bowen.
Proceedings before James McQuinn Probate Judge,
within and for the County of Union in the State of
Ohio, at the January term thereof for business
business began and held at the Court house in
Marysville in said County on the 18th day of
January A.D. 1898.

Be it remembered that heretofore to wit on the
18th day of January A.D. 1898, an application was filed
in this Court, which reads as follows to wit:

Application to admit to Bail.
In the Matter of the application of Calvin Bowen to be
admitted to bail.

To the Probate Judge of Union County, Ohio,
I, the undersigned Calvin Bowen, do hereby on behalf of him
self make application that the said Calvin Bowen
may be admitted to bail. That said Calvin Bowen says
that the said Calvin Bowen is confined in the jail
of said Union County, committed by warrant bearing
the hand of F. A. Robinson Mayor of the Village of Marys-
ville under a warrant upon affidavit charged with
the commission of the offense of Larceny. The amount
of bail required by direction of said Court by an order
made in that behalf was the sum of one hundred
dollars. Said accused offers his own recognizance
Witness J. E. Robinson Calvin Bowen
Dated Jan 18 1898

I hereby recommend the within application.
William F. Hopkins Pros Atty.

And on said 18th day of January A.D. 1898 a Special
Warrant was issued from this Court, which reads
as follows to wit:

Special Warrant.
The State of Ohio, Union County, ss.
To James E. Robinson Sheriff of said County:
You are hereby commanded that the said Calvin
Bowen now imprisoned in the jail of said
County, you safely have before the undersigned,
at the Court house forthwith, to do and receive all
and singular those things which the undersigned
shall then and there consider him in this be-
half; and have you then and there this writ.

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Witness my hand and the seal of the Probate Court of said County this 18th day of January A.D. 1898.

J. D. James McQuinn, Probate Judge.

The State of Ohio, Union County, ss Marysville January 18th A.D. 1898.

Received the within writ, this 18 day of January A.D. 1898. In pursuance of the command thereof, I have been in the Court, the within named Calvin Brown. Jus S. J.

J. Ed. Robinson

Afterward to wit on the 18th day of January A.D. 1898, an entry was made upon the Journal of this Court, which reads as follows to wit:

In Probate Court, Union County, Ohio
The State of Ohio vs. Calvin Brown
vs. Entry. In Admissions to Bail
Calvin Brown vs. Charge Sarceny.

This day the said defendant, Calvin Brown, made written application to this Court to be admitted to bail for his appearance before the Court of Common Pleas of said County on the first day of the next term thereof to answer said charge. And thereupon a special warrant was ordered and issued from this Court to the Sheriff of said County to bring the said Calvin Brown before this Court for this to abide its orders in the premises.

And thereupon came the said Calvin Brown in the custody of the said Sheriff and this Court came on to be heard upon said Application. And thereupon the Court, being fully advised in the premises, granted said Application, and the said Calvin Brown entered into his own recognizance in the sum of \$100⁰⁰ conditioned for his appearance before the said Court of Common Pleas on the first day of the next term thereof to answer the said charge of Sarceny, which said recognizance was accepted and approved by the Court and certified to said Court of Common Pleas. And thereupon the discharge of the said Calvin Brown from custody was ordered and a warrant therefor issued to said Sheriff. And it was further ordered that said Union County pay the costs in this behalf expended, taxed at 8^{cts} and that complete record of the proceedings in the

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Said

to wit

The 18th day of January A.D. 1898. Received the within writ, this 18 day of January A.D. 1898. In pursuance of the command thereof, I have been in the Court, the within named Calvin Brown. Jus S. J.

The 18th day of January A.D. 1898. Received the within writ, this 18 day of January A.D. 1898. In pursuance of the command thereof, I have been in the Court, the within named Calvin Brown. Jus S. J.

promises be made.
James W. Lamphill, Probate Judge
Said Warrant reads in the words and figures following
to wit:

Warrant of Discharge.
The State of Ohio.
Union County, ss.
To James E. Robinson Sheriff of said County, Lealvin Brown
having this day been admitted to bail for his appear-
ance at the Court of Common Pleas, according to law
to answer to the charge of Larceny. You are hereby
commanded to discharge him from the jail of said
County and from your custody as such Sheriff, and
for so doing this shall be your warrant.
Witness my hand and the seal of the Probate Court
of said County, this 8th day of January A.D. 1898.
James W. Lamphill Probate Judge

The State of Ohio.
Union County, ss. January 11 A.D. 1898.
Received this writ this 11 day of Jan 1898. In pur-
suance of the command thereof, I have discharged
from the jail and from my custody as Sheriff of said
County, the within named Lealvin Brown
Five \$ 100
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J. Ed. Robinson Sheriff.

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Admission to Bail - Nicholas Pattak.

Proceedings before the Honorable James McLaughlin Probate Judge within and for the County of Union in the State of Ohio at the January Term thereof for Criminal business, begun and held at the Court House in Mansfield in said County on the 5th day of February A.D. 1898.

Be it remembered that heretofore to-wit: on the 5th day of February A.D. 1898, an application was made in this Court, which reads as follows to-wit:

Application to Admit to Bail.

In the matter of the application of Nicholas Pattak to be admitted to bail.

To the Probate Judge of Union County, Ohio.

Now come Nicholas Pattak, and on behalf of Nicholas Pattak makes application that the said Nicholas Pattak may be admitted to bail. The said Nicholas Pattak says that the said Nicholas Pattak is confined in the jail of said Union County, committed by warrant under the hand of Joseph A Rogers Justice of the Peace under a warrant upon affidavit filed in said Justice Court of said County of Union charged with the commission of the offense of assault with intent to commit rape. The amount of bail required by direction of said Justice of the Peace by an order made in that behalf was the sum of Two hundred Dollars.

Said accused prays discharge upon his own recognizance.

Witness J. Ed. Robinson Sheriff of said County
Dated February 5th 1898
Nicholas ^{his} Pattak _{mark}

I recommend the release of the within on his own recognizance.

W. T. Hooper Pros. Atty of Union County, Ohio

And on said 5th day of February A.D. 1898 a Special Warrant was issued from this Court, which reads as follows to-wit:

Special Warrant.

The State of Ohio, Union County, ss

To James E Robinson Sheriff of said County:

You are hereby commanded that the body of Nicholas Pattak now imprisoned in the jail of said

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County, you safely have before the undersigned, at the Court House, forthwith, to do and receive all and singular those things which the undersigned shall thenceforth consider of him in this behalf, and have you there and there this writ. Witness my hand and the seal of the Probate Court of said County, this 5th day of February A.D. 1898

J. James McLaughlin Probate Judge.

The State of Ohio Waverly @ February 5th A.D. 1898
Union County, ss

Received this writ, the 5th day of February A.D. 1898. In pursuance of the command thereof, I have here in the Court, the within named Nicholas Pattak
Tus. S. C.

J. Ed. Robinson Sheriff.

Afterward to wit, on the 5th day of February A.D. 1898, an entry was made upon the Journal of this Court, which reads as follows, to wit:

In Probate Court of Union County, Ohio.
The State of Ohio } February 5th 1898, Entry No. 5065
 } An admission to Bail.

Nicholas Pattak, Charge Assault with intent to commit rape. Thursday the said defendant, Nicholas Pattak made, written application to this Court to be admitted to bail for his appearance before the Court of Common Pleas of said County on the first day of the next term thereof to answer said Charge. And thereupon a special warrant was ordered and issued from this Court to the Sheriff of said County to bring the said Nicholas Pattak before this Court forthwith to abide its order in the premises. And thereupon came the said Nicholas Pattak in the custody of the said Sheriff and this cause came on to be heard upon said Application. And thereupon the Court being fully advised in the premises, granted said Application, and the said Nicholas Pattak entered into his own recognizance in the sum of \$200⁰⁰ conditioned for his appearance before said Court of Common Pleas on the first day of the next term thereof to answer the said Charge of Assault with intent to commit rape, which said recognizance was accepted and approved by the

Court and certified to said Court of Common Pleas. And thereupon the discharge of the said Nicholas Pastak from custody was ordered and a warrant therefor issued to said Sheriff. And it was further ordered that said Union County pay the costs in this behalf expended taxed at \$ and that complete record of the proceedings in the premises be made.

James McLaughlin Probate Judge

Afterward to wit: on the 5th day of February A.D. 1898, a Warrant was issued from this Court, which reads as follows to wit:

Warrant of Discharge.

The State of Ohio,

Union County, ss

To James E. Robinson Sheriff of said County.

Nicholas Pastak having this day been admitted to bail for his appearance at the Court of Common Pleas, according to law, to answer to the charge of Assault with intent to commit a rape.

You are hereby commanded to discharge him from the jail, of said County and from your custody as such Sheriff, and for so doing, this shall be your warrant.

Witness my hand and the seal of the Probate Court of said County, this 5th day of February A.D. 1898.

J. James McLaughlin Probate Judge.

The State of Ohio, Union County, ss Warranted Feb 5th A.D. 1898

Received the writ, this 5th day of February 1898. In pursuance of the command thereof, I have discharged from the jail and from my custody as Sheriff of said County, the within named Nicholas Pastak,

Fee \$1.50

J. Ed. Robinson Sheriff.

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The State of Ohio } Probate Court
Union County, ss } Criminal Term,

Proceedings before James McLaughlin, Probate Judge within and for the County of Union and State of Ohio, at the January Term thereof for criminal business, begun and held at the office of said Probate Judge at the Court House in Marysville in said County on the 14th day of March A.D. 1898.

Be it remembered that heretofore to-wit: on the 14th day of March A.D. 1898, a Complaint was filed in this Court, which reads as follows to-wit:

Complaint Against Juvenile Disorderly Person

Before F. S. Thompson Mayor of Village of Marysville Union County, Ohio

The State of Ohio } No 5086
vs } Complaint
Edward Smith }

To Probate Court Union County Ohio

The undersigned, duly appointed by the Board of Education of the School District of the Village of Marysville Union County, Ohio as Inmate Officer for said Village School District, makes complaint that John T. Smith the Parent of Edward Smith a child between the ages of 8 and 14 years, residing in said school district and in charge of said child, has failed to cause said child to attend some recognized school as required by law. That said child is a juvenile disorderly person within the meaning of the statute. On the 5th day of March 1898, the undersigned notified said John T. Smith that the said child is not attending any school, without lawful excuse and in violation of law, and required him to cause the said child to attend some recognized school within five days from the date of said notice; and the undersigned warned said John T. Smith and Edward Smith in writing of the final consequences of intransigence if persisted in. A copy of said notice and warning is herewith filed. Dated this 14th day of March 1898.

John Glenn Inmate Officer

The State of Ohio }
Union County, ss }

John Glenn being duly sworn, says that the

statements in the foregoing complaint are true as he verily believes

John Glenn
Sworn to before me and signed in my presence, this 14th day of March 1898.

Ed. H. Thompson Mayor.
And on said 14th day of March A.D. 1898, an entry was made upon the Journal of this Court, which reads as follows to-wit:

In the Probate Court of Union County, Ohio
The State of Ohio, vs. No. 5586 March 14th 1898
Journal Entry

Edward Smith Jurmild Disorderly Person &c.
This day came John Glenn a Precinct officer of Special School District No. 1 Paris Township, Union County, Ohio, and made and filed complaint in writing that one Edward Smith is a jurmild, disorderly person within the meaning of the Statute. It is therefore ordered that a warrant issue to the Sheriff of said County to arrest the said Edward Smith and bring him before this Court on the day hereinafter fixed to answer said complaint; and that notice of the hearing thereof issue to John T. Smith, the father of said Edward Smith, and to the Board of County Visitors, as required by law. And the Court doth hereby fix the 7th day of March A.D. 1898 at nine o'clock A.M. at the time of hearing the said Complaint, and this cause is continued.

James M. Campbell
Probate Judge

Afterward to-wit: on the 15th day of March A.D. 1898, a Warrant was issued from this Court, which reads as follows to-wit:

Warrant to Arrest
The State of Ohio, vs. Probate Court, Union County, Ohio
Union County, vs.

To J. E. Robinson Sheriff of Union County, Ohio. Greeting:
Whereas complaint has been made and filed in this Court, that John T. Smith the father of Edward Smith a child between the ages of eight and fourteen years, having charge of said child, has failed to cause said child to attend some recognized school as required by law, and that said

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child is a juvenile disorderly person within the meaning of the Statute. You are therefore commanded to take and safely keep the said Edward Smith so that you have his body forthwith before said Court, to answer the said complaint, and be further dealt with according to law. In Witness Whereof I have hereunto set my hand at Marysville Ohio this 15th day of March 1898.

J. D. James McLaughlin, Probate Judge

Officers Return

The State of Ohio
Union County, ss

Received the within writ, on the 15th day of March 1898 and pursuant to the command thereof, I have the within named Edward Smith now in Court, this 17th day of March 1898.

J. Ed. Robinson

Fees	
Service and Return	50
Copy	15
Mileage	16
Attending Court	50
Total	\$131

And on said 15th day of March A.D. 1898, a Notice was issued from this Court, which reads as follows to-wit:

Notice of Hearing Complaint, To Parent.
Probate Court, Union County, Ohio

The State of Ohio, } No 5086
vs } Juvenile Disorderly Person
Edward Smith } Notice.

To John T. Smith

You are hereby notified that John Henry Inman, Officer of Special School Dist No 1, Paris Township, Union County, Ohio, has made and filed in the Probate Court of Union County, Ohio, complaint that you as the parent of said Edward Smith, a child between the ages of eight and fourteen years and having charge of said child, have failed to cause said child to attend some recognized school as required by law; and that said child is a juvenile disorderly person within the meaning of the statute. And you

are further notified that said complaint will be for hearing before said Court on the 17th day of March 1898, at 9 o'clock A.M. In witness whereof, I have hereunto set my hand and caused the seal of said Court to be affixed at Marysville Ohio, this 15th day of March 1898.

J. S. James M. Campbell, Probate Judge

Officer's Return
The State of Ohio

Union County, ss
Received this writ on the 15 day of March 1898 and on the 16th day of March 1898, I served the within named John T. Smith by delivering to him personally a true copy thereof.

In witness my hand, this 17th day of March 1898
J. Ed. Robinson Sheriff

Sheriff's Fee
Service & Ret. 50
Fridage 16
Copy 15
Total 81 cts

And on said 15th day of March 1898, Notice to Board of County Visitors was issued from this Court, which reads as follows to wit:

Notice to Board of County Visitors
Probate Court, Union County, Ohio

In the Matter of } No 5086
Edward Smith, } Bays Industrial School
vs }
T. P. Shields, Mrs Elow Smith, Mrs Celinda Brown
J. P. Martin, Georgia Cummy and Oriah Leahill, Board
of County Visitors

You are hereby notified that proceedings have been instituted before me, for the commitment of said Edward Smith, to the Bays Industrial School at Lancaster Ohio, and that the time fixed for hearing the complaint filed, is Thursday the 17th day of March 1898 at 9 o'clock A.M. You will therefore, as required by law, attend such proceedings at such Probate Court, either as a body or by Committee and protect the interests of such child. In testimony whereof, I have hereunto set my hand and affixed the seal of said Court, at Marysville

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this 15th day of March 1898
L. J. James McLaughlin, Probate Judge

Sheriff's Return.

The State of Ohio

Union County, ss

Received this 15th day of March 1898, at 8 o'clock
A.M. and on the 15th & 16th days of March 1898, I served the
same by delivering a true copy thereof personally to
the within named W. Shultz, Mrs. Ed. Smith, Mrs
Calinda Moray, J. P. Martin, Georgia Lundy and Uriah
Capill, J. Ed. Robinson, Sheriff.

Sheriff's Fees	
Service	1.00
Mileage	5.12
Copies	.90
Return	.25
Total	\$7.27

And on said 17th day of March, P.D. 1898, a Statement
was filed in this court, which reads as follows to-wit:

Probate Court, Union County, Ohio.

The State of Ohio }
 } Bays Industrial School
 } Statement.

Edward Smith

John Glenn, a resident of Paris Township, in said
County, being first duly sworn, in answer to the
following interrogations, says:

State name and age of the boy? Ans Edward Smith Eleven
years of age. When and where born Ans June 22nd 1886
at Marysville, Ohio Religious faith of parents Ans none
Father's name? Ans John S. Smith
Mother's name? Ans Calarissa J. Smith
Occupation of parents? Ans Laborer
Birthplace of parents? Ans United States
Residence of parents? Ans Marysville, Ohio
Are the boy's own parents living? Ans yes
Is father intemperate? Ans Yes
Is mother intemperate? Ans no
Parents separated? Ans no
Has the boy any other relatives? Ans seven brothers & sisters
Can he read, write and cipher Ans Yes
What school has he attended? Ans Marysville Public School
Has he attended Sabbath School? Ans No

What has he been employed in? Ans. nothing.

Is he profane? Ans. Yes

Does he use tobacco? Ans. Yes

Is he intemperate? Ans. No

In want from school? Ans. Yes Has been adjudged a juvenile Delinquent Person

First time convicted? Ans. Yes

Complexion fair eyes brown Hair fair Height about 4 ft. Weight about 65 pounds.

John Glenn
sworn to before me, and signed in my presence, and I hereby certify, that the answers to the several particulars comprised in the above questions are, to the best of my knowledge and belief correctly made. Witness my hand and official seal, this 17th day of March A.D. 1898.

Ed. James McLaughlin, Probate Judge,
And on said 17th day of March A.D. 1898, a Medical Certificate, was filed in this court, which reads as follows to wit:

Probate Court, Union County, Ohio.

The State of Ohio

vs
Edward Smith } Rays Industrial School
Medical Certificate.

I, Chas D Mills, being sworn and examined as a Medical Witness in the above entitled case, do hereby certify that I have this day carefully examined the said Edward Smith and that the answers to the following interrogations are, to the best of my knowledge and belief, correctly made.

1. Has the boy perfect vision? Ans. Right eye imperfect on account of injury to cornea - a cicatrix resulting left eye perfect.

2. Has he the full use of his limbs? Ans. Yes

3. Is he of sound intellect? Ans. Yes

4. Has he sufficient physical strength to receive instruction? Ans. He has

5. Has he any tendency to sensuality? Ans. not to my knowledge

6. Has he any tendency to consumption? Ans. No.

7. Is he perfectly free from any cutaneous disorder? Ans. Yes.

8. Is he subject to epileptic or other fits? Ans. No

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9. Has he had small pox or cowpox? Ans No.
10. Has he been vaccinated? Ans No

Chas D Mills M.D.

Sworn to before me and signed in my presence and I hereby certify that Chas D Mills, whose signature appears to the foregoing certificate is a respectable physician of Marysville in Union County, Ohio. Witness my hand and official seal, this 17th day of March A.D. 1898.

J. James McLaughlin,
Probate Judge.

Afterward to wit, on the 17th day of March A.D. 1898, an entry was made upon the Journal of this Court, which reads as follows to wit:

Probate Court, Union County Ohio March 17th 1898.
The State of Ohio.

vs
Edward Smith.

Juvenile Disorderly Person

This day this cause came on to be heard and Edward Smith the defendant was brought before the court and it appearing to the court that the notices heretofore ordered to be given have been duly served, and the court having heard the complaint of John Glenn Insant Officer as aforesaid and the testimony finds that said Edward Smith is a juvenile disorderly person within the meaning of the statute, and that he is of the age of seven years, on the 22nd day of June 1897. The Board of County Visitors attended this hearing as required by law. It is therefore the sentence of the court that said Edward Smith be committed to the Boys Industrial School at Lancaster, Ohio, there to remain until discharged by due course of law.

James McLaughlin
Probate Judge.

And on said 17th day of March A.D. 1898, by Application was issued from this Court which reads as follows to wit:

Application for Admission Boys Industrial School
In the Matter of the Commitment of Edward Smith
to the Boys Industrial School of the State of Ohio.
The State of Ohio, Union County, ss In Probate Court.

To the Superintendent of the Boys Industrial School,
 Whereas Edward Smith a minor of the age of
 eleven years, has been convicted of an offense against
 the laws of the State of Ohio, to wit the offense of
 being a juvenile, Disorderly person, and such pro-
 ceedings were had in reference to said offense,
 on the 17th day of March 1898 before me, James Mc-
 Leampell Probate Judge of said County, that said
 Edward Smith was by me ordered to be commit-
 ted to the Boys Industrial School of Ohio, and
 there safely kept until discharged in due course
 of law, as will appear by the certified copies of said
 proceedings hereto attached. You are therefore
 commanded to receive and take charge of said
 Edward Smith and him safely keep and detain
 in your custody according to the terms aforesaid.
 In testimony whereof I have herunto subscribed
 my name and affixed the seal of said Court, at
 Marysville Ohio, this 17th day of March, A.D. 1898.

Ed James McLeampell
 Probate Judge.

And on said 17th day of March A.D. 1898, an entry
 was made upon the Journal of this Court, which
 reads as follows to wit:

In the Probate Court of Union County, Ohio.
 The State of Ohio, vs As 586 March 17th 1898

vs Edward Smith } Journal Entry
 Order for Envyance

The Commitment of said Edward Smith to the
 Boys Industrial School having been hereto fore
 ordered by the Court, and it appearing that said
 defendant is not supplied with proper clothing,
 it is considered and ordered by the Court that
 such clothing as is required be furnished and
 paid for as provided by law, and it is further
 ordered that a warrant for the envyance of
 said Edward Smith to said Boys Industrial
 School issue to the Sheriff of said County;

That a record of this proceeding be made, and
 that the costs hereunto taxed at \$ be paid by
 this County as provided by law.

James McLeampell
 Probate Judge

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Said Warrant reads in the words and figures following to wit:

Warrant's Course
 The State of Ohio,
 Union County, Probate Court.
 To J. Ed. Robinson Sheriff of Union County, Ohio
 Greeting:

Whereas, Edward Smith having been sentenced by the Probate Court of Union County, Ohio, to be committed to the Boys Industrial School at Lancaster Ohio, you are hereby commanded forthwith to take charge of said convicts and Edward Smith to said juvenile reformatory. After executing this warrant you shall make due return hereof to this office. Witness my signature and the seal of said Probate Court at Marysville Ohio, this 7th day of March 1898.
 J. James McLaughlin Probate Judge.

Boys Industrial School Lancaster Ohio,
 March 14th A.D. 1898.

Received this day of J. Ed. Robinson the person named in the within warrant.

D. M. Barrett Superintendent
 per D.

Officer's Return
 The State of Ohio,
 Union County, ss.

Received the within writ on the 17th day of March 1898 and on the 18th day of March 1898 I executed the same by conveying the person named to the place designated and delivered him into the custody of the Superintendent of said — as shown by the receipt indorsed within.

J. Ed. Robinson, Sheriff.

Fees
 Service and Return 50
 Mileage 11.04
 Expense of boy 3.50
 Total \$15.04

The State of Ohio,
Union County, ss

Probate Court
Criminal Term

Proceedings before James M. Campbell, Probate Judge, within and for the County of Union and State of Ohio, at the December Term thereof for criminal business begun and held at the Court House in Marysville in said County on the 2nd day of December A.D. 1898.

Be it remembered, that heretofore, to-wit: On the 2nd day of December A.D. 1898, an Application was filed in this Court which reads in the words and figures following, to-wit:

Application to Admit to Bail.

No. 5169.

In the Matter of the application of Nancy Curl to be admitted to bail.

To the Probate Judge of Union County, Ohio:

Now comes J. M. Kennedy, and on behalf of Nancy Curl makes application that the said Nancy Curl may be admitted to bail. The said J. M. Kennedy says that the said Nancy Curl is confined in the jail of said Union County committed by mittimus under the hand of Michael Murphy Marshal of Marysville under a mittimus issued by the Mayor of the Village of Marysville Ohio charged with the commission of the offense of assault and battery upon one Frankia Johnson. The amount of bail required by direction of said Mayor, by an order made in that behalf was the sum of One Hundred Dollars.

Said accused offers as sureties on his said recognizance: S. W. Ayers and J. M. Kennedy residing in said County of Union and State of Ohio

Nancy Curl

Dated December 2nd 1898.

Afterward, to-wit: On the 2nd day of December A.D. 1898, a Special Warrant was issued from this Court in the words and figures following, to-wit:

Special Warrant.

The State of Ohio,
Union County, ss.

To J. E. Robinson Sheriff of said County:

You are hereby commanded that the body of Nancy Curl now imprisoned in the jail of said County, you safely have before the undersigned, at the Court House, forthwith, to do and receive all and singular those things which the undersigned shall then and there consider of her in

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this behalf; and have you then and there this writ.
 Witness my hand and the seal of the Probate Court of said
 county, this 2nd day of December A.D. 1898.
 J. D. James M. Campbell Probate Judge.

Return

The State of Ohio, } Marysville, O. Dec 9th A.D. 1898.
 Union County, ss. } Received the within writ, this 9th day
 of December A.D. 1898. In pursuance of the command
 thereof, I have here in the Court the within named Nancy
 Carl.

Dec 7th J. Ed. Robinson Sheriff
 Afterward, to wit: On the 2nd day of December A.D. 1898 an entry was
 made upon the Journal of this Court which reads as follows, to wit:
 In Probate Court, Union County, Ohio December 2nd 1898.
 The State of Ohio } No. 5169. Journal Entry.
 ss. } Application for Admission to Bail.
 Nancy Carl. } Charge: Assault and Battery.

This day the said defendant, Nancy Carl, made writ-
 ten application to this Court to be admitted to Bail for her
 appearance before the Court of Common Pleas of said County
 on the first day of the next term thereof to answer said
 charge. And thereupon a special warrant was ordered
 and issued from this Court to the Sheriff of said County
 to bring the said Nancy Carl before this Court forthwith
 to abide any order of the Court in the premises.

And thereupon came the said Nancy Carl in the
 custody of the Sheriff and this cause came out to be
 heard upon the said application and was submitted
 to the Court. Whereupon, the Court, being fully advised
 in the premises, granted said application and the
 said Nancy Carl entered into a recognizance in the sum
 of \$100. with S. W. Ayers and J. M. Kennedy as her sureties
 thereon, conditioned for her appearance before the said
 Court of Common Pleas on the first day of the next term
 thereof to answer said charge. And the said recogni-
 zance was approved by the Court and certified to the
 said Court of Common Pleas. And thereupon the dis-
 charge of the said Nancy Carl from custody was ordered
 and a warrant therefor issued to the said Sheriff.

And it was further ordered that said Union County
 pay the costs in this behalf, taxed at \$, and that a record of the
 proceedings in the premises be made.
 James M. Campbell Probate Judge.

Afterward, to wit: On the 2nd day of December A.D. 1898, a warrant of discharge was issued from this Court in the words and figures following, to wit:

Warrant of Discharge.

The State of Ohio, }
Union County, ss. } To J. E. Robinson Sheriff of said County:
Hancy Carl Haring, this day been admitted to bail for her appearance at the Court of Common Pleas, according to law, to answer to the charge of Assault and Battery.
You are hereby commanded to discharge her from the jail of said County and from your custody as such Sheriff, and for so doing this shall be your warrant.
Witness my hand and the seal of the Probate Court of said County, this 2nd day of December A.D. 1898.
James M. Campbell Probate Judge.

Return.

The State of Ohio, }
Union County, ss. } December 2nd A.D. 1898.
Received this writ, this 2nd day of December 1898. In pursuance of the command thereof, I have discharged from the jail and from my custody as Sheriff of said County, the within named Hancy Carl Haring.
J. E. Robinson Sheriff.

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The State of Ohio, Probate Court
Union County, Criminal Term

Proceedings before James McCampbell Probate Judge, within and for the County of Union and State of Ohio at the August Term thereof for Criminal business begun and held at the Court House in Marysville in said County on the 11th day of August A.D. 1899.

Be it remembered that heretofore to wit: on the 11th day of August A.D. 1899, an entry was made upon the Journal of this Court, which reads as follows to wit:

In Probate Court, Union County, Ohio.
The State of Ohio } No. 5248 August 11th 1899
vs } Entry - Filing Application to Admit
Lu Gibson } to Bail.

This day came the said defendant, Lu Gibson by E. W. Porter, his Attorney, made written application to this Court to be admitted to bail for his appearance before the Court of Common Pleas of said County on the first day of the next term thereof to answer to the charge of Petit Larceny. Whereupon the Court ordered said Application filed and that the same be heard by this Court on the 12th day of August A.D. 1899, at 11 o'clock A.M. and a special warrant in the premises was ordered issued to the Sheriff of said County and matter continued.

Said Application reads in the words and figures following to wit:

Application to Admit to Bail
In the matter of the application of Lu Gibson to be admitted to Bail.

To the Probate Judge of Union County, Ohio.
Now comes E. W. Porter, and on behalf of said Lu Gibson makes application that the said Lu Gibson may be admitted to bail. The said E. W. Porter says that the said Lu Gibson is confined in the jail of said Union County, committed by warrant under the hand of H. A. Thompson Mayor of the village of Marysville Ohio, charged with the Commission of the offense of petit larceny. Said accused offers as sureties on his said recognizance: Mr. W. Gibson and Jennie Gibson, his wife

residing in said County.

E. W. Porter Attorney for said defendant.

Dated Aug 11th 1899

Afterward to wit: on the 12th day of August A.D. 1899
a Special Warrant was issued from this Court, which
reads as follows to wit

Special Warrant.

The State of Ohio,

Union County, ss

To J. E. Robinson Sheriff of said County:

You are hereby Commanaded, that the body of Lee
Gibson now imprisoned in the jail of said County,
you safely have before the undersigned, at the
Court House, forthwith, to do and receive all and sing-
ular those things which the undersigned shall then
and there consider of him in this behalf; and have
you then and there this writ.

Witness my

hand and the seal of the Probate Court of said
County this 12th day of August A.D. 1899

E. J. James McLaughlin, Probate Judge

The State of Ohio,

Union County, ss

Marysville Ohio Aug 12th A.D. 1899

Received the within writ, this 12th day of Aug. A.D. 1899

In pursuance of the command thereof, I have here
in the Court, the within named Lee Gibson

Arrested

Ed Robinson Sheriff.

Afterward to wit: on the 12th day of August A.D. 1899
an entry was made upon the Journal of this
Court, which reads as follows, to wit:

In the Probate Court Union County, Ohio.

The State of Ohio, } No. 5248 August 12th 1899

Lee Gibson

vs
Entry - On Application to Admit
to Bail.

This day this cause came on to be heard, upon the
Application, heretofore, filed herein, and there upon
came the said Lee Gibson in the custody of the
Sheriff. Whereupon the Court, being fully advised
in the premises, granted said application, and the
said Lee Gibson entered into a recognizance in the
sum of One Hundred and fifty dollars, with
Jennie Gibson and Ruth W. Gibson as his sureties
thereon, conditioned for his appearance before

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The said Court of Common Pleas on the first day of the next term thereof to answer to the charge of petit larceny. And the said recognizance was approved by the Court and certified to the said Court of Common Pleas, and thereupon the discharge of the said Lu Gibson from the custody was ordered, and a warrant therefor issued to the said Sheriff. And it was further ordered that said Union County pay the costs in this behalf taxed at \$ and that a record of the proceedings in the premises be made.

Said Warrant of Discharge made in the words and figures following to wit:

Warrant of Discharge.

The State of Ohio

Union County, ss.

To J. E. Robinson Sheriff of said County.

Lu Gibson having this day been admitted to bail for his appearance at the Court of Common Pleas, according to law, to answer to the charge of Petit Larceny. You are hereby commanded to discharge him from the jail of said County and from your custody as such Sheriff, and for so doing this shall be your warrant. Witness my hand and the seal of the Probate Court of said County, this 12th day of August A.D. 1899.

J. E.

James M^c Campbell, Probate Judge

The State of Ohio

Union County, ss. Marysville, Ohio Aug 12. A.D. 1899

Received this writ, this 12th day of Aug 1899. By pursuance of the command thereof, I have discharged from the jail and from my custody as Sheriff of said County, the within named Lu Gibson

Fees \$1 ⁰⁰/₁₀₀

J. Ed. Robinson Sheriff.

The State of Ohio

Union County ss

Proceedings before James McLaughlin, Probate Judge within and for the County of Union and State of Ohio at the November Term thereof for Criminal Business begun and held at the Court House in Marysville in said County on the 18th day of November, A.D. 1899.

But returned that before Court on the 18th day of November, A.D. 1899 an affidavit was filed in this Court, which reads as follows to-wit:

The State of Ohio

Union County ss

In Probate Court.

Before me James McLaughlin, Judge of the Probate Court, in and for said County, personally came George A. Fox who being duly sworn according to law did swear and says that on or about the 13th day of November, A.D. 1899, at the County of Union one Emmanuel P. Shupper and eleven others did unlawfully take and carry away property of this affiant, to-wit: Five dollars in money of the value of five dollars with the intent to steal the same.

George A. Fox

Sworn to before me and signed in my presence, this 18th day of November, A.D. 1899.

James McLaughlin Probate Judge.

Attendance to-wit: on the 18th day of Nov. 1899 an entry was made upon the Journal of this Court, which reads as follows to-wit:

The State of Ohio

ss

Emmanuel P. Shupper

Probate Court, Union County, Ohio.

Entry November 18th 1899.

Charge of Larceny

This day came George A. Fox a citizen of this County and made and filed in writing, complaint under oath, charging that one Emmanuel P. Shupper and eleven others, did on or about the 13th day of November, A.D. 1899, at the County of Union unlawfully take and carry away property of the said affiant, to-wit:

Five dollars in money, of the value of five dollars, with intent to steal the same. It is therefore ordered that a warrant be issued to the Sheriff of this County to arrest

The said Court
to-wit:
District

Said Court

The State
of Ohio

Union County

In and for

the County

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to-wit:

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The said Emmanuel S. Shipper and brought before this court forthwith to answer said complaint: and that notice of the hearing thereof issue to the Board of County Visitors as required by law.

James McLaughlin, Probate Judge.

Said Warrant reads in the words and figures following to-wit:

Warrant to Arrest

The State of Ohio.

Union County, ss. In Probate Court.

To the Sheriff of said County, Greeting:

Whereas there has been filed with me an affidavit of which the following is a copy:

"Before me James McLaughlin Judge of the Probate Court in and for said County, personally came George A. Fox who being duly sworn according to law depose and say, that on or about the 13th day of November A.D. 1899, at the County of Union, one Emmanuel S. Shipper aged eleven years did unlawfully take and carry away property of this affiant to-wit: Five dollars in money of the value of five dollars, with the intent to steal the same." These are therefore to command you to

take the said Emmanuel S. Shipper, if he be found in your County or if he has fled, that you pursue after him into any other County in the State and take and safely keep the said Emmanuel S. Shipper so that you have his body forthwith before me to answer the said complaint, and be further dealt with according to law.

Given under my hand and the seal of said Probate Court this 14th day of November A.D. 1899

J. E. James McLaughlin, Probate Judge

Sheriff's Return

The State of Ohio.

Union County, ss.

Received the within writ this 20th day of November 1899 and in pursuance of the command thereof, I have the body of the within named Emmanuel S. Shipper.

True, D.C.O.S

J. Ed. Robinson Sheriff

And on said 14th day of November A.D. 1899, an Information was filed in this Court, which reads as follows to-wit:

Defendant be committed to the jail of said County to remain until otherwise ordered, or until discharge by due course of law.

James McLaughlin, Probate Judge

And on said 20th day of November A.D. 1899 a Notice was issued from this Court, which reads as follows to wit:

Notice to Board of County Commissioners

Probate Court, Union County, Ohio

In the Matter of } No. 5288
Emmanuel M. Shepper } Boys Industrial School
vs }
T. P. Shields, Eva E. McLannan, Mrs. R. M. Henderson }
J. W. Lilton, Georgia Curry and Abiah Cahill, Board of }
County Commissioners }
Complainant vs. Defendants

I am hereby notified that proceedings have been instituted before me, by the Commission of said Emmanuel M. Shepper to the Boys Industrial School at Lancaster, Ohio, and that the time fixed for hearing the complaint filed, is Tuesday the 21st day of November 1899 at one o'clock P.M.

You will therefore be required by law, attend such proceedings at said Probate Court, either as a party or, by Commission, and protect the interest of such child. In witness whereof, I have hereunto set my hand and affixed the seal of said Court, at Marysville this 20th day of November 1899.

J. James McLaughlin Probate Judge

Afterward to wit: on said 21st day of November A.D. 1899, said Notice was filed with the following return thereon to wit:

Sheriff's Return

The State of Ohio

Union County, ss.

Received this writ on 20th A.D. 1899 at one o'clock P.M.

Sheriff's Fee	1.00	and on the 20 th day of November 1899 I served the same by delivering a true copy thereof, personally to the within named T. P. Shields, Eva E. McLannan, J. W. Lilton and Abiah Cahill, by leaving at Residence of Mrs. R. M. Henderson and Georgia Curry
Service	1.00	
Mileage	0.14	
Copies	20	
Return	25	
Total	85.99	

J. Ed. Robinson, Sheriff.

And on said 21st day of November A.D. 1899, a Statement was filed in this Court, which reads as follows to wit:

The State of Ohio, Union Township
By the Master of the Commitment of the Probate Court
Emanuel S. Shepper to the Boys
Industrial School.

Thomas D. Mills a resident of Paris Township, in said
county, being first duly sworn, in answer to the
following interrogations says;

State name and age of boy? Ans. Emanuel Shepper aged 11 yrs
When and where born? Ans. June 2, 1888 St. Marysville Ohio.
Religious faith of parents? Ans. Protestant
Father's name? Ans. Jacob Shepper
Mother's name? Ans. Susanna Shepper
Occupation of parents? Ans. Father cooper, mother dead.
Birthplace of parents? Ans. Marysville Ohio
Residence of parents? Ans. Father at Marysville Ohio
Are the boy's parents living? Ans. Father only
Is father intemperate? Ans. Yes
Is mother intemperate? Ans. +
Parents separated? Ans. +
Has the boy any other relatives? Ans. Mother father mother
Can he read write and cipher? Ans. No
What school has he attended? Ans. Common & public school
Has he attended Sabbath school?
What has he been employed in? Ans. Going to school
Is he poor? Ans. At times
Does he use tobacco? Ans. No
Is he intemperate? Ans. No
Ever sent from school? Ans. Yes
Ever been convicted? Ans. Yes
Complexion fair Eyes blue Hair light Weight 48 1/2 Height 81

Thomas D. Mills.

Sworn to before me and signed in my presence, and
I hereby certify that the answers to the several par-
ticulars compressed in the above questions are, to the
best of my knowledge and belief, correctly made.

Witness my hand and official seal, this 21 day of
Nov. A.D. 1899

Ed. James McLaughlin Probate Judge.

Afterward writ on the 21st day of November A.D.
1899, a Medical Certificate was filed in this Court
which reads as follows to-wit:

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The State of Ohio,
 Union County, ss. Medical Certificate,
 I, Chas. D. Mills, being sworn and examined as a medical witness in the matter of the criminal case of Emanuel S. Supper to the Ohio Industrial School of the State of Ohio, do hereby certify that I have this day carefully examined the said Emanuel S. Supper and that the answers to the several particular questions in the following questions are to the best of my knowledge and belief, correctly made.
 Was the eye perfect vision? Ans. Yes.
 Was he the use of all his limbs? Ans. Yes.
 Is he of sound intellect? Ans. Yes.
 Was he sufficient bodily strength to receive instruction? Ans. Yes.
 Was he any tendency to convulsion or consumption? Ans. No.
 Is he perfectly free from any cutaneous disorder? Ans. Yes.
 Is he subject to epileptic or other fits? Ans. No.
 Has he had small-pox or cow-pox? Ans. No.
 Has he been vaccinated? Ans. Yes.

Chas. D. Mills M.D.
 Sworn to before me and signed in my presence, and I do hereby certify that Chas. D. Mills whose signature appears to the foregoing certificate, is a respectable medical practitioner of long standing in Union County Ohio. Witness my hand and official seal this 21st day of November A.D. 1899.

J. D. Lewis, Probate Judge.
 Afterward tried on the 21st day of November A.D. 1899 an entry was made upon the journal of this Court which reads as follows to wit:

Probate Court Union County, Ohio.
 The State of Ohio, }
 vs. } Charge of Larceny
 Emanuel S. Supper
 This day this cause came on to be heard and Emanuel S. Supper the defendant was brought before the Court, and being duly arraigned, and the charge distinctly read to him, he entered the plea of Guilty, and not demanding a trial by jury, and the Court having heard the testimony tendered of George A. Fox, Eldra Payne, Michael Murphy and Charles D. Mills, doth find the said defendant is guilty of petit larceny as charged in the information.

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that he is of the age of eleven years, on the 21st day of June A.D. 1899, and is a suitable person to be committed to the discipline and instruction of the Boys' Industrial School of the State of Ohio. The Board of County Visitors were duly notified as heretofore ordered, and attended the hearing. It is therefore the sentence of the Court that he be committed to said Boys' Industrial School, there to remain until he arrives of full age, unless sooner reformed, or he be discharged by due course of law.

James McLaughlin, Probate Judge.

Afterward to wit: on the 21st day of November A.D. 1899, an entry was made upon the Journal of this Court, which reads as follows to wit:

The Probate Court of Union County, Ohio,
 do hereby certify that the following is a true and correct copy of the Journal Entry, Order for Conveyance

of Emmanuel N. Shipper to the Boys' Industrial School, etc.

It is ordered by the Court that a warrant for the conveyance of the said Emmanuel N. Shipper to the Boys' Industrial School of the State of Ohio, issue to James E. Robinson, Sheriff of Union County, Ohio. It is further ordered that the costs herein taxed at \$⁰⁰ be paid by the said County, pursuant to law, and that complete record in the premises be made.

James McLaughlin, Probate Judge.

Said Warrant reads in the words and figures following to wit:

Warrant to Convey.

The State of Ohio,
 Union County, ss. Office of Probate Judge of said County,
 To J. E. Robinson, Sheriff of Union Co.,

All the proceedings prescribed by law to entitle Emmanuel N. Shipper to be admitted into the Boys' Industrial School of the State of Ohio, having been had, you are commanded forthwith to take charge of and convey said Emmanuel N. Shipper to the Boys' Industrial School, near Lancaster Ohio. After executing this warrant you shall make due return thereof to this office. Witness my signature and Seal of said Probate Court at Mansfield this 21st day of November A.D. 1899.

J. E. James McLaughlin Probate Judge

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Boys' Industrial School, near Lancaster Ohio

Nov. 22nd A.D. 1899

Received this day of J.E. Robinson the person
 named, ^{in the} within warrant.

D.M. Barrett, Superintendent
 Per G.L.F.

Sheriff's Returns.

Received this writ November 21st A.D. 1899, and on
 the 23rd day of November A.D. 1899, I executed the
 same by conveying the person named to the place
 designated, as shown by the receipt indorsed
 within.

J. Ed. Robinson Sheriff Union Cos O.

Sheriff's Fees
 Per & Ret. .50
 Mileage 10.74
 Transportation 2.60
 Total \$13.84

The State of Ohio.

Union County, ss

Probate Court

Criminal Term

Proceedings before James McLampbell, Probate Judge within and for the County of Union and State of Ohio, at the January Term thereof for criminal business begun and held at the Court House in Marysville in said County on the 18th day of January A.D. 1900.

Be it remembered that hereunto filed on the 18th day of January A.D. 1900, an Information was filed in this Court, or such reads as follows, to wit:

Information

The State of Ohio,

Union County, ss

Do the Probate Court of Union County, Ohio, this day Term, in the year of our Lord one thousand nine hundred.

James E. Robinson, Prosecuting Attorney of the State of Ohio, for the said County of Union, now here, in said Probate Court, in and for said County, in the name and by the authority, and on behalf of the State of Ohio, in formation gives that one Benjamin Huff, late of said County, on the 16th day of January, in the year of our Lord one thousand nine hundred, in the County of Union aforesaid,

Unlawfully did steal, take and carry away, four bushels of pop corn of the value of four dollars, the personal property of one W. A. King, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

James E. Robinson

Prosecuting Attorney Union County

Afterward to wit on the 18th day of January A.D. 1900, an entry was made upon the Journal of this Court which reads as follows, to wit:

Do the Probate Court of Union County, Ohio

The State of Ohio, 1900/15 January 18th 1900

as Journal Entry

Benjamin Huff, Filing Information re. Peter Lareany

This day came James E. Robinson, Prosecutor of Union County, Ohio, and filed in this Court a transcript of the proceedings before F. A. Sampson, Mayor of the village of Marysville, Ohio, certified from the office of the Clerk of the Court of Common Pleas of said County, and an information thereon, against the said Benjamin Huff charging that he, the said Benjamin Huff, did on

the 16th and on of for this that the 18th A.D. 1900 and of loc Id.

James E. Robinson to wit:

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the 16th day of January A.D. 1900, unless fully actual taken, and carry away four bushels of good corn of the value of four dollars the personal property of one M. A. Hunt, It is therefore considered and ordered by the Court that the said defendant be brought before this Court by the Sheriff of said County, on the 23rd day of January A.D. 1900 at one o'clock P.M. to answer said Complaint, and that notice of the hearing thereof issue to the Board of County Visitors as required by law, and cause affixed.

James M. Campbell, Probate Judge.

Said Notice reads in the words and figures following to wit:

Sherriff's Board of County Visitors

Probate Court, Union County, Ohio
 In the Matter of Benjamin Huff, 115315 Boys Industrial School
 vs. Urals Cabell, Geo. W. Murray, Eva McLann, Mrs. R. M. Henderson, Dr. T. P. Shields and J. M. Tilton Board of County Visitors.

Whereas, hereby notified that proceedings have been instituted before me for the commitment of said Benjamin Huff to the Boys Industrial School at Lancaster, Ohio, and that the time fixed for hearing the said complaint filed is Tuesday the 23rd day of January 1900, at one o'clock P.M. You will therefore, as required by law, attend such proceedings at said Probate Court, either as a body or by committee, and protect the interests of such child in matters whereof, I have no doubts but my hand and affixed the seal of said Court at Marysville, this 18th day of January 1900

J. M. Campbell, Probate Judge

Sherriff's Return

The State of Ohio, Union County, vs
 Received this writ January 19th A.D. 1900 at 8 o'clock A.M. and on the 20th day of January, 1900, I served the same by delivering a true copy thereof personally to

Sherriff's Fee	1 00
Service	4 16
Mileage	90
Copies	25
Return	
Total	\$ 6 31

the within named Urals Cabell, Georgia Murray, Eva McLann, Mrs. R. M. Henderson, Dr. T. P. Shields and J. M. Tilton.
 J. Ed. Robinson, Sheriff.

Afterward to wit: on the 23rd day of January A.D. 1900. a statement was filed in this Court, which reads as follows to wit:

The State of Ohio Union County, ss. }
In the commitment of Benjamin Huff to the Boys Industrial School } In Probate Court.

Chas D. Mills a resident of Paris Township in said County, being first duly sworn, in answer to the following interrogations says:

State name and age of the boy? Ans Benjamin Huff 13 yrs 10 mos
Name and where born? Ans Mch 22, 1886 At Marysville Ohio
Religious faith of parents? Ans. Protestant
Father's name? Ans Charles Huff
Mother's name? Ans Anna Huff
Occupation of parents? Ans Laborers
Birthplace of parents? Ans Father Highland Co Ohio Mother Warren Co O
Residence of parents? Ans Marysville Union Co Ohio
Are the boy's parents living? Ans Yes
Is father intemperate? Ans No
Is mother intemperate? Ans No
Parents separated? Ans No
Has they by any other relations? Ans Mother's mother & two maternal uncles
Can he read, write and cipher? Ans Yes
What school has he attended? Ans Marysville Public School
Has he attended Sabbath School? Ans Irregularly
What has he been employed in? Ans Long to school part of the time
Is he profane? Ans Yes
Does he use tobacco? Ans Yes
Is he intemperate? Ans No
Squand from school? Ans Yes
First time convicted? Ans Has been convicted of truancy
Complexion - Eyes brown Hair brown Height 55 in Weight 75
Chas D. Mills

Sworn to before me, and signed in my presence, and I hereby certify, that the answers to the several particulars contained in the above questions are, to the best of my knowledge and belief, correctly made.

Witness my hand and official seal, this 23rd day of January A.D. 1900

James McLaughlin, Probate Judge.

The State of Ohio }
Union County, ss. } Medical Certificate.

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Dr. Elias D Mills, being sworn and examined as a Medical Witness in the matter of the commitment of Benjamin Huff to the Boys Industrial School of the State of Ohio, do hereby certify that I have this day carefully examined the said Benjamin Huff and that the answers to the several particulars comprised in the following questions, are, to the best of my knowledge and belief, correctly made.

Has the boy perfect vision? Ans. Has a refractive error

Has he the use of all his limbs? Ans. Yes.

Is he of sound intellect? Ans. Yes.

Has he sufficient bodily strength to receive instructions? Ans. Yes.

Has he any tendency to scrupula or superstition? Ans. No.

Is he perfectly free from any cutaneous disorder? Ans. Yes.

Is he subject to epileptic or other fits? Ans. No.

Has he had small pox or cropox? Ans. No.

Has he been vaccinated? Ans. Yes.

Elias D Mills M.D.

I have sworn to before me and signed in my presence, and I do hereby certify, that Elias D Mills whose signature appears to the foregoing certificate is a respectable medical practitioner of Mansfield in Union County, Ohio.

Witness my hand and official seal. This 23rd day of January A.D. 1900

Ed James McLaughlin, Probate Judge.

Afterward to wit: on the 23rd day of January A.D. 1900, an entry was made upon the Journal of this Court, which reads as follows, to wit:

Probate Court, Union County, Ohio
The State of Ohio, Journal Entry, January 23rd 1900
vs Charge of Petit Larceny
Benjamin Huff.

This day this cause came on to be heard and Benjamin Huff the defendant was brought before the Court and being duly arraigned, and the charge distinctly read to him, he entered a plea of guilty, and not demanding a trial by jury and the Court having heard the testimony under oath of Michael Murphy, Mr. King, John Schiller, H. A. Bohrer, Dr. Mills and Charles Huff do hereby find that said defendant is guilty of petit larceny as charged in the information that he is of the age of 13 years, on the 22nd day of March A.D. 1891 and is a suitable person to be committed to the discipline and instruction of the Boys' Industrial School of the State of Ohio. The Board of County Visitors

was duly satisfied as heretofore ordered and attended this hearing. It is therefore the sentence of this court that he be committed to said Boys Industrial School there to remain until he arrives at full age, unless sooner reformed, or he be discharged by due course of law.

James M. Lauphll Probate Judge.

Afterward to wit: on the 23rd day of January A.D. 1900, an entry was made upon the Journal of this Court, which reads as follows to wit:

In Probate Court of Union County, Ohio, January 23rd 1900
The State of Ohio. } No 5315 Journal Entry
Benjamin Huff } Order for Conveyance to Boys Indus.
} Indus. School, etc.

It is ordered by the court that a warrant for the conveyance of the said Benjamin Huff to the Boys Industrial School of the State of Ohio issue to James E. Robinson, Sheriff of Union County, Ohio. It is further ordered that the costs herein taxed at \$ be paid by the said County, pursuant to law, and that a complete record in the premises be made.

James M. Lauphll Probate Judge.

Said Warrant reads in the words and figures following to wit:

Warrant to Convey
The State of Ohio. } Office of Probate Judge of said County.
} Union County, etc.
To J. E. Robinson, Sheriff of Union Co.

All the proceedings presented by law to entitle Benjamin Huff to be admitted into the Boys Industrial School of the State of Ohio, having been had, you are commanded forthwith to take charge of and convey said Benjamin Huff to the Boys Industrial School near Lancaster Ohio. After executing this warrant you shall make due return thereof to this office. Witness my signature and seal of said Probate Court at Marysville this 23rd day of January A.D. 1900

J. M. Lauphll Probate Judge.

Boys' Industrial School, near Lancaster, Ohio

Jan 24, A.D. 1900

Received this day of J. E. Robinson the person named in the within warrant.

D. M. Barrett Superintendent
per Justice

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Sheriff's Return.

Received this Writ January 23rd A.D. 1900, and on the
 25 day of January A.D. 1900, I executed the same
 by conveying the person named to the place designated
 as shown by the receipt enclosed within.

Sheriff's Fees	
Per & Ret	50
Mileage	10 75
Attendance on Court	50
Conveyance	2 60
Criminal Return	1 00
Total	15 38

J. Ed. Robinson
 Sheriff Union Co. O.

The State of Ohio.

Probate Court.

Union County, ss.

Criminal Term.

Proceedings before James McCampbell Probate Judge within and for the County of Union, and State of Ohio, at the January Term thereof for Criminal business begun and held at the Court House in Marysville in said County on the 18th day of January A.D. 1900.

Do not remembered, that heretofore to-wit: on the 18th day of January A.D. 1900, an Information was filed in this Court, which reads as follows to-wit:

Information

The State of Ohio.

Union County, ss.

In the Probate Court of Union County, Ohio, Jan Term, in the year of our Lord one thousand nine hundred and one James E. Robinson, Prosecuting Attorney of the State of Ohio, for the said County of Union now here, in said Probate Court, in and for said County, in the name and by the authority, and on behalf of the State of Ohio, in former term gives that one Ray Huff, late of said County, on the 16 day of January, in the year of our Lord one thousand nine hundred and one in the County of Union aforesaid, unlawfully did steal, take and carry away four bushels of popcorn of the value of four dollars the personal property of one W.A. King. Contrary to the form of the Statute in such cases made and provided, and against the peace and dignity of the State of Ohio.

James E. Robinson Prosecuting Attorney
Union County.

Afterward to-wit: on the 18th day of January A.D. 1900, an entry was made upon the Journal of this Court which reads as follows to-wit:

In the Probate Court of Union County, Ohio
The State of Ohio } ss. 5316 January 18th 1900
as } Journal entry.

Ray Huff. Felony Information vs. Charge Petit Larceny.
This day came James E. Robinson, Prosecuting Attorney of Union County, Ohio, and filed in this Court a Transcript of the proceedings before F.A. Thompson, Mayor of the Village of Marysville, Ohio, certified from the office of the Clerk of the Court of Common Pleas of said County, and an Information therein, against the said Ray Huff, charging that he, the said Ray Huff, did, on the 16th day of January

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AD. 1900, unlawfully steal, take, and carry away four bushels of popcorn of the value of four dollars the personal property of one W. G. Curry. It is therefore considered and ordered by the court that the said defendant be brought before this court, by the Sheriff of said County, on the 23rd day of January A.D. 1900, at ten o'clock P.M. to answer said Complaint, and that notice of the hearing be given by issue to the Board of County Visitors as required by law, and cause adjourned.

James M. Campbell, Probate Judge

Said Notice reads in the words and figures following to wit:

Notice to Board of County Visitors

Probate Court, Union County, Ohio

In the Matter of } No. 536
 Wm. Huff } Boys Industrial School
 Lydell Cabell, Georgia Curry, Eva McLean, Mrs. R. M. Henderson, D. P. Shields and J. M. Gilbre Board of County Visitors

You are hereby notified, that proceedings have been instituted before me, for the commitment of said Wm. Huff to the Boys Industrial School at Lancaster, Ohio and that the time fixed for hearing the complaint filed is Tuesday the 23rd day of January 1900, at ten o'clock P.M. You will therefore, as required, by law, attend such proceedings at said Probate Court, either as a body or, by Committee, and protect the interests of such child. In witness whereof, I have hereunto set my hand and affixed the seal of said court, at Marietta this 18th day of January 1900

J. M. Campbell Probate Judge

Sheriff's Return

The State of Ohio

Union County, ss

Received this writ January 19 A.D. 1900 at 10 o'clock A.M. and on the 20th day of January 1900. I served the same

Sheriff's fee	1.00	by delivering to true copies thereof personally to the within named Lydell Cabell, Georgia Curry, Eva McLean, Mrs. R. M. Henderson, D. P. Shields and J. M. Gilbre
Service	4.16	
Mileage	.40	
Copies	.25	
Return	.25	
Total	\$6.31	J. Ed. Robinson Sheriff.

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Afterward to wit: on the 23rd day of January A.D. 1900
a statement was filed in this Court, which reads as
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The State of Ohio, Union County, ss.
In the matter of the commitment of
Ray Huff to Boys' Industrial School. In Probate Court.

John D. Mills, a resident of Paris Township in said County,
being first duly sworn, in answer to the following in-
terrogatories, says:

State name and age of the boy? Ans Edward Ray Huff, 2 yrs, 3 mos

When and where born? Ans Sept 26 1887, At Highland Co Ohio

Religious faith of parents? Ans Protestant

Father's name? Ans Charles Huff

Mother's name? Ans Anna Huff

Occupation of parents? Ans Laborers

Birthplace of parents? Ans Father Highland Co Mother Warren Co

Residence of parents? Ans Marysville Ohio

Are boy's own parents living? Ans Yes

Is father intemperate? Ans No

Is mother intemperate? Ans No

Parents separated? Ans No

Has the boy any other relatives? Ans Mother's mother who maintains custody

Can he read, write and cipher? Ans Yes

What school has he attended? Ans Marysville Public school

Has he attended Sabbath school? Ans No

What has he been employed in? Ans Haying

Is he profane? Ans Yes

Does he use tobacco? Ans Not now

Is he intemperate? Ans No

Truant from school? Ans Yes

First time convicted? Ans Yes

Complexion light eyes brown hair brown Height 51 in Weight 6 1/2

John D. Mills

Sworn to before me, and signed in my presence, and I
hereby certify, that the answers to the several particulars
conferred in the above questions are, to the best of my best
of my knowledge and belief correctly made.

Witness my hand and official seal, this 23rd day of Jan-
uary A.D. 1900

J. D. James McCauswell Probate Judge

Afterward to wit: on the 23rd day of January A.D. 1900
a Medical Certificate was filed in this Court, which

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reads as follows To-wit:

The State of Ohio,
Union County, ss. Medical Certificate
I, Thomas D. Mills being sworn and examined as a Medical
Witness in the matter of the commitment of Ray Huff
to the Boys Industrial School of the State of Ohio do hereby
certify that I have this day carefully examined
the said Ray Huff, and that the answers to the several
particulars comprised in the following questions are,
to the best of my knowledge and belief, correctly made.
Was the boy perfect vision? Ans. Yes
Was he the size of full size limbs? Ans. Yes
Was he of sound intellect? Ans. Yes
Has he sufficient bodily strength to receive instruction? Ans. Yes
Has he any tendency to scrofula or consumption? Ans. No
Is he perfectly free from any eye disease? Ans. Yes
Is he subject to epileptic or other fits? Ans. No
Has he had small pox or cow pox? Ans. No
Has he been vaccinated? Ans. Unsuccessfully
Thomas D. Mills M.D.

Sworn to before me and signed in my presence, and I
do hereby certify that Thomas D. Mills, whose signature
appears to the foregoing certificate is a respectable
Medical Practitioner of Marysville in Union County,
Ohio. Witness my hand and official seal, this 23rd day
of January A.D. 1900

James McLumpkin Probate Judge
Afterward to-wit: on the 23rd day of January A.D. 1900
an entry was made upon the Journal of this Court
which reads as follows to-wit:

Probate Court, Union County, Ohio.
The State of Ohio, } Journal Entry, January 23rd 1900
 } Charge of Petit Larceny
Ray Huff.

This day this cause came on to be heard and Ray
Huff the defendant was brought before the Court, and
being duly arraigned, and the charge distinctly read
to him, he entered a plea of guilty, and not demanding
a trial by jury, and the Court having heard the testimony
under oath of Charles Huff and T. D. Mills doth find that
said defendant is guilty of petit larceny as charged
in the information: that he is of the age of 17 years, on
the 26th day of September A.D. 1899 and is a suitable person

to be committed to the discipline and instruction of the Boys' Industrial School of the State of Ohio. The Board of County Supts. were duly notified as heretofore or devert and attended this hearing. It is therefore the sentence of the court that he be committed to said Boys' Industrial School thence remain until he arrives at full age, unless sooner reformed, or he be discharged by due course of law.

James McCampbell Probate Judge

Afterward took on the 23rd day of January A.D. 1900 an entry was made upon the Journal of this Court which reads as follows to wit:

By the Probate Court of Union County, Ohio.

The State of Ohio vs. Ray Huff, No. 5316, January 23, 1900

Journal Entry, Order for Compearance to the Boys' Industrial School &c.

It is ordered by the Court that a warrant for the compearance of the said Ray Huff, to the Boys' Industrial School of the State of Ohio, issue to James E. Robinson, Sheriff of Union County, Ohio. It is further ordered that the costs herein, taxed at \$8.00 be paid by the said party, pursuant to law, and that a complete record in the premises be made.

James McCampbell, Probate Judge.

Said Order made in the words and figures following to wit:

The State of Ohio
 Union County, ss. Office of Probate Judge of said County.
 I, J. E. Robinson, Sheriff of Union Co.

do hereby certify that all the proceedings aforesaid by law to wit the Ray Huff, to be admitted into the Boys' Industrial School of the State of Ohio having been had, you are commanded for that you take charge of said compearance said Ray Huff to the Boys' Industrial School near Lancaster, Ohio. After executing this warrant you shall make due return thereof to this office. Witness my signature and seal of said Probate Court at Marysville this 23rd day of January A.D. 1900

J. E. Robinson, Sheriff

Boys' Industrial School near Lancaster Ohio.

Jan 24th A.D. 1900

Received this day of J. E. Robinson the person named in the within warrant.

D. Barrett Superintendent for Justice.

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Sheriff's Release
 Received this 1st January 1900 A.D. 1900 and on the
 24th day of January A.D. 1900 I executed the same by convey-
 ing the person named to the place designated, as shown by
 the receipt endorsed within.

<i>Sheriff's Fee</i>	
See & Ret	50
134 Miles mileage	55
attendants in Court	50
Conveyance	1 50
Commitments & Discharge	00
Total	\$14.63

J. Ed. Robinson
 Sheriff Union Co. O.

The State of Ohio, } Probate Court.
Union County, ss. } Criminal Term.

No. 5340. Proceedings before John M. Brodrick, Probate Judge within and for the County of Union, and State of Ohio, at the March Term thereof for criminal business begun and held at the Court House in Marysville in said County:

Be it remembered, that heretofore, to-wit: On the 19th day of March A.D. 1900, a Notice was filed in this Court which reads as follows, to-wit:

Notice of Holding Examining Court.

In the Probate Court of Union County, Ohio.
To the Probate Judge of said County, Ohio:

Frank Berry having been committed to the jail of said County, charged with the commission of the offense of Horse-stealing and wishing to be discharged from such imprisonment, an Examining Court will be held by the Probate Judge of said County of Union as to probable cause for holding the said Frank Berry to answer said charge, at the Court House - office of said Probate Judge - in said County, on Friday the 23rd day of March A.D. 1900, "and the Judge may adjourn the examination from day to day, or for such longer period as he may deem necessary", and you are hereby notified to attend the same, as required by law. March 19th 1900.

J. Ed. Robinson Sheriff
of Union County, Ohio.

Acknowledgment of Service.

Service of the foregoing notice acknowledged, this 19th day of March 1900.

John M. Brodrick Probate Judge.

J. W. Gosnell Clerk.

James E. Robinson Prosecuting Attorney

Sheriff's Return.

Served the above notice on John M. Brodrick Probate Judge, J. W. Gosnell Clerk, and Jas. E. Robinson Prosecuting Attorney, of Union County, Ohio, by copy personally, on the 19th day of March 1900.

J. Ed. Robinson Sheriff,
of Union County, Ohio.

Sheriff's Fees.	
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Mileage	.16
Copies	.10
Total	.76 cts.

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Afterward, to wit: On the 19th day of March A.D. 1900, an entry was made upon the Journal of this Court which reads as follows, to wit:

On the Probate Court of Union County, Ohio, March 19, 1900.
The State of Ohio }
vs. } Examining Court.
Frank Berry }

This day came J. Ed. Robinson, Sheriff of said County and filed notice that said defendant Frank Berry having been committed to the jail of said County, charged with the commission of the offense of horse stealing, and wishing to be discharged from such imprisonment, an examining court will be held by the Probate Judge of said County of Union as to probable cause for holding the said Frank Berry to answer said charge, at the Court House - office of said Probate Judge - in said County, on Friday the 23rd day of March A.D. 1900. And it appearing to the Court that service of said notice has been duly made, and acknowledged by endorsement thereon, on the Probate Judge, Clerk and Prosecuting Attorney of said County, it is therefore considered and ordered by the Court that an examining court be held as aforesaid, on said 23rd day of March A.D. 1900 at ten o'clock A.M.

And it is further ordered that a special warrant issue to the Sheriff of said County commanding him to bring said defendant, Frank Berry, into said Court on said day last aforesaid and this cause is continued.

John M. Brodrick, Probate Judge.

Afterward, to wit: On the 20th day of March A.D. 1900, a Special Warrant was issued in the words and figures following, to wit:

Special Warrant.

The State of Ohio, }
Union County, ss. } To J. Ed. Robinson Sheriff of said County:

You are hereby commanded that the body of Frank Berry now imprisoned in the jail of said County, you safely have before the undersigned, at the Court House, forthwith, to do and receive all and singular those things which the undersigned shall then and there consider of him in this behalf; and have you then and there this writ.

Witness my hand and the seal of the Probate Court of said County, this 20th day of March A.D. 1900.

J. E. Brodrick, Probate Judge.

Said warrant returned and filed bears the following

indorsement thereon, to wit:

The State of Ohio, } Marysville Ohio March 23 A.D. 1900.
 Union County, ss. } Received the within writ, this 23rd
 day of March A.D. 1900, In pursuance of the command there-
 of, I have here in the Court, the within named Frank Berry
 Fees \$1⁰⁰. J. Ed. Robinson Sheriff

Afterward, to wit: On the 23rd day of March A.D. 1900, an entry was
 made upon the Journal of this Court which reads as follows, to wit:

In the Probate Court of Union County, Ohio.

The State of Ohio } March 23rd 1900.
 vs. } Examining Court.
 Frank Berry. } Hearing and order for discharge &c.

This day this cause came on to be heard pursuant
 to adjournment, and the notices heretofore served by the
 Sheriff herein; and thereupon the Probate Judge, Clerk
 and Prosecuting Attorney attended at the Court House - office
 of Probate Judge - in Marysville, in said County, and an
 examining Court was held; and the defendant was
 brought into Court in custody of the Sheriff; thereupon
 came the Prosecuting Attorney on behalf of the State of
 Ohio, and the said defendant being represented by
 counsel, this cause was submitted to the Court on the evi-
 dence, and argument of counsel. On consideration whereof,
 the Court being fully advised in the premises, finds
 that there is no probable cause for holding said Frank
 Berry to answer the charge of horse-stealing so
 made against him. It is, therefore, considered, ordered
 and adjudged by the Court that the said defendant
 Frank Berry be discharged, and that an order therefor
 issue to the Sheriff of said County; that said Union
 County pay the costs herein taxed at \$; and that
 a record of this proceeding be made.

John M. Brodrick Probate Judge.
 Said Order for Discharge was issued in the words and
 figures following, to wit:

Order for Discharge by Examining Court.

In the Probate Court of Union County, Ohio.
 State of Ohio, }
 vs. } Charge of Horse-stealing.
 Frank Berry }

To the Sheriff of said County of Union:

Upon application of Frank Berry committed to

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the jail of said county, charged with the commission of the offense of Horse-stealing - to be discharged from such imprisonment, after due and lawful notice thereof to the Probate Judge, Clerk and Prosecuting Attorney of said county, on the Twenty-third day of March A.D. 1900, held an examining court, as provided in Section 7165, Revised Statutes of Ohio, as to the guilt of said Frank Berry of the charge aforesaid, and having examined the witnesses (including said defendant) and finding that there is no probable cause for holding him to answer said charge, I ordered that he be discharged from custody as to said complaint.

Witness my hand and the Seal of said Court, this 23rd day of March A.D. 1900.

(S) John W. Brodrick Probate Judge,
of Union County, Ohio.

Said warrant returned and filed on the 23rd day of March A.D. 1900 bears the following endorsement thereon, to wit:

The State of Ohio }
Union County, ss. } Received this writ this 28th day of March A.D. 1900 in pursuance of the command thereof I have discharged from the jail and from my custody as Sheriff of said county the within named Frank Berry.
J. Ed. Robinson, Sheriff.

23 A.D. 1900.
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The State of Ohio,
Union County, ss.

Probate Court,
Criminal Term.

Proceedings before John M. Brodrick, Probate Judge within and for the County of Union, and State of Ohio, at the August Term thereof for Criminal business begun and held at the Court House in Marysville in said County on the 20th day of August A. D. 1900.

Be it remembered that heretofore, to wit: On the 20th day of August A. D. 1900, a Motion — was filed in this Court, which reads as follows; to wit:

Motion to be Admitted to Bail

The State of Ohio,
Union County, ss.

Before John M. Brodrick, Probate Judge,
The State of Ohio,
vs.

Clarence Lawson } Assault and Battery.
Application to Admit to Bail.

To the Probate Judge of said County:

Clarence Lawson of the County aforesaid, respectfully represents that he is imprisoned in the jail of said County, committed by M. T. Flaherty, Mayor of the Village of Milford Center, Ohio, on the 30 day of July A. D. 1900 to answer to the charge of Assault and Battery.

He therefore prays that he may be admitted to bail for his appearance at the Court of Common Pleas, according to law, to answer said charge, and offer as sureties upon his Recognizance, Sarah H. Lawson and Orlando H. M. Adair.

Clarence Lawson, Applicant.

Marysville, Ohio, August 20th A. D. 1900.

Afterward to wit: On the 20th day of August A. D. 1900, a Special Warrant was issued from this Court, which reads in the words and figures following, to wit:

Special Warrant.

The State of Ohio,
Union County, ss.

To J. Ed. Robinson, Sheriff of said County:

You are hereby commanded that the body of Clarence Lawson now imprisoned in the jail of said County, you safely have before the undersigned, at the Court House, forthwith, to do and receive all and singular those things which the undersigned shall then and there consider of him in this behalf; and have you then and there this writ.

It is said to

of August 20th, 1900, Clarence Lawson

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Witness my hand and the seal of the Probate Court of said County, this 20th day of August A. D. 1900.

[Signature]

John W. Brodrick,
Probate Judge.

The State of Ohio, } Marysville, Ohio, Aug. 20th A. D. 1900.

Union County, ss. } Received the within writ, this 20th day of August A. D. 1900.

Empowerance of the command thereof, I have here in the Court, the within named Clarence Lawson.

Fees \$1.00.

J. Ed. Robinson, Sheriff.

Afterward to wit; On the 20th day of August A. D. 1900, an entry was made on the Journal of this Court, which reads as follows, to wit;

Probate Court, Union County, Ohio.

The State of Ohio, } August 20th, 1900.

vs.

Clarence Lawson.

Application to Admit to Bail.

Journal Entry.

Be it remembered, That at the Probate Court within and for said County, held on the 20th day of August 1900, before John W. Brodrick, Judge of said Court, came Clarence Lawson and made application to be admitted to bail, whereupon it was ordered by the Court that a special warrant issue to the Sheriff of said County, commanding him to bring the body of the said Clarence Lawson before the said Probate Court, on the 20th day of August, 1900, to the end that the said Clarence Lawson may be admitted to bail according to law.

And thereupon, on the 20th day of August, 1900, a special warrant was issued to said Sheriff, and by the said Sheriff returned according to the command thereof; with the body of the said Clarence Lawson and it appearing to the Court that the said Clarence Lawson was committed to the jail of said County by M. T. Flaherty, Mayor of the Village of Milford Center, Union County, Ohio, on the 30th day of July, 1900, on a charge of assault and battery upon one Pearl Cagan on July 30th 1900.

And thereupon the said Court being fully advised in the premises, ordered that the said Clarence Lawson enter into a recognizance in the sum of One Hundred dollars, with approved sureties conditioned according to law, that the said Clarence Lawson be and appear before the Court of Common Pleas, in and for said County, on the first day of the next term thereof, to answer unto said charge of assault and bat-

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Probate Court
Probate Judge.

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Motion
filed
Nov. 13/00.

Special
Warrant
issued
Nov. 13/00.

Return
filed
Nov. 13/00.

The State of Ohio } Probate Court.
Union County, ss. } Criminal Term.

Proceedings before John W. Brodrick, Probate Judge, within
and for the County of Union, and State of Ohio, at the November
Term thereof for Criminal business begun and held at the Court
House in Marysville in said County on the 13th day of November, A. D.

Motion to be Admitted to Bail.

The State of Ohio }
Union County, ss. } before John W. Brodrick Probate Judge of said County.

The State of Ohio }
re. } Warrant to keep Peace.

Chas. Williams, Application to Admit to Bail.
To the Probate Judge of said County:

Chas. Williams of the County aforesaid, respectfully repre-
sents that he is imprisoned in the jail of said County,
committed by James Jolliff Mayor of the Village of Richwood
on the 24th day of Sept. A. D. 1900 to answer to the charge of
Threatening to Kill &c.

He therefore prays that he may be admitted to bail for his
appearance at the Court of Common Pleas, according to law
to answer said charge, and offers as sureties upon his
Recognizance himself.

Chas. Williams, Applicant.

Marysville, Ohio, Nov. 13th A. D. 1900.

Special Warrant.

The State of Ohio }
Union County, ss. } To J. Ed Robinson Sheriff of said County:

And are hereby commanded that the body of Charles Williams
now imprisoned in the jail of said County, you safely have
before the undersigned, at the Court House, forthwith, to do and
receive all and singular those things which the unders-
igned shall then and there consider of him in this be-
half; and have you then and there this writ.

Witness my hand and the seal of the Probate Court of
said County, this 13th day of November A. D. 1900.

 John W. Brodrick,
Probate Judge.

The State of Ohio } Marysville, O. Nov. 13th A. D. 1900.
Union County, ss. } Received the within writ this 13th day of Nov. A. D.
1900. In execution of the command thereof, I have here in the Court
the within named Charles Williams.
J. Ed Robinson, Sheriff.

Entry made Oct. 13/97

Probate Court Union County, Ohio. The State of Ohio vs. November 13th 1900. Journal Entry.

Charles Williams, Application to Admit to Bail. Be it Remembered, That at the Probate Court within and for said County, held on the 13th day of November 1900, before John M. Brodrick Judge of said Court, came Charles Williams and made application to be admitted to bail, whereupon it was ordered by the Court that a special warrant issue to the Sheriff of said County, commanding him to bring the body of the said Charles Williams before the said Probate Court, on the 13th day of November, 1900, to the end that the said Charles Williams may be admitted to bail according to law.

And thereupon, on the 13th day of November, 1900, a special warrant was issued to said Sheriff, and by the said Sheriff returned according to the command thereof; with the body of the said Charles Williams and it appearing to the Court that the said Charles Williams was committed to the jail of said County by J. S. Jolly, Mayor of the Village of Richmond, Union County, Ohio, on the 24th day of September 1900, on a charge of threatening to kill one Edward Kinney.

And thereupon the said Court being fully advised in the premises, ordered that the said Charles Williams enter into a recognizance in the sum of One Hundred dollars, in his own recognizance conditioned according to law, that the said Charles Williams be and appear before the Court of Common Pleas, in and for said County, on the first day of the next term thereof, to answer unto said charge and thereupon the said Charles Williams entered into recognizance accordingly, in his own recognizance and the same is approved, and the said Charles Williams discharged from the custody of the said Sheriff.

John M. Brodrick, Probate Judge.

Warrant issued Oct. 13/97

Warrant of Discharge. The State of Ohio vs. Union County, Ohio. To J. C. Robinson, Sheriff of said County, Charles Williams having this day been admitted to bail for his appearance at the Court of Common Pleas, according to law to answer to the charge of threatening to kill etc. you are hereby commanded to discharge him from the

jail Sheriff of said

Return filed Nov. 13/00

The Sheriff Union County Ohio from the County Clerk

jail of said County and from your custody as such Sheriff, and for so doing this shall be your warrant.
 Witness my hand and the seal of the Probate Court of said County, this 15th day of November A. D. 1910.

 John M. Erickson,
 Probate Judge.

Return
 filed
 Nov. 17/10

The State of Ohio, } Nov. 15th A. D. 1910.

Union County, ss. Received this writ this 13th day of Nov. 1910.

In pursuance of the command hereof, I have discharged from the jail and from my custody as Sheriff of said County, the within named Charles Williams.

Fee \$1.00

J. Ed. Robinson, Sheriff.

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The State of Ohio } Probate Court.
Union County, ss. } Criminal Term.

Proceedings before Hon. O. B. Bradick, Probate Judge, within and for the County, and State of Ohio, at the November Term, held for Criminal business begun and held at the Court House in Marietta in said County on the 12th day of November A. D. 1900.

Information filed in the State of Ohio, Union County, ss. Superior Court.

In the Probate Court of Union County, Ohio, November Term, in the year of our Lord one thousand nine hundred.

James E. Robinson, Prosecuting Attorney of the State of Ohio for the said County of Union now here, in said Probate Court, in and for said County in the name and by the authority, and on the behalf of the State of Ohio, information give that One Mark Robinson, late of said County, on the 12th day of October in the year of our Lord one thousand nine hundred, in the County of Union aforesaid.

Unlawfully did carry concealed on and about his person a dangerous weapon, to wit: a pistol loaded with powder and six leaden balls.

Contrary to the form of the Statute in such cases made and provided, and against the peace and dignity of the State of Ohio.

James E. Robinson,
Prosecuting Attorney Union County.

Journal Entry made at 12/19/00. The State of Ohio, Probate Court, Union County, Ohio. November 12th 1900. re. Mark Robinson. Charge of carrying concealed weapons.

This day came James E. Robinson, Prosecuting Attorney a citizen of this County and made and filed in writing, an information, charging that one Mark Robinson aged Fifteen years, did on or about the 12th day of October A. D. 1900, at the County of Union aforesaid, unlawfully carry concealed on or about his person a dangerous weapon, to wit: a pistol loaded with powder and six leaden balls.

And said information was accompanied by a transcript from the docket of J. L. Joliff, Mayor of the Village of Richmond, Union County, Ohio containing an affidavit of Arlington D. Lytle charging said offense.

It is therefore ordered that a warrant be issued to the Sheriff

Warrant issued Nov. 1900.

Returns filed Nov. 1900.

Notice issued Nov. 1900.

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the Sheriff of this County to arrest the said Merle Robinson and bring him before this Court forthwith to answer said complaint; and that notice of the hearing thereof issue to the Board of County Visitors, as required by law.

John M. Brodrick,
Probate Judge.

Warrant
issued
Nov. 12th 1900.

Warrant
The State of Ohio,
Union County, Probate Court.

To the Sheriff of said County, Greeting:

Whereas, The Prosecuting Attorney, for and for said County, has this day filed in this Court his information, and an affidavit has been filed herein, alleging that, on or about the 12th day of October A. D. 1900, at the County of Union in the State of Ohio, one Merle Robinson, unlawfully did carry concealed on or about his person a dangerous weapon, to wit: a pistol loaded with powder and six leaden balls.

There are, therefore, to command you to take the said Merle Robinson if he be found in your County, or if he has fled, that you pursue after him into any other County in the State, and take and safely keep the said Merle Robinson, so that you have his body forthwith before this Court, to answer the said charge, and be further dealt with according to law.

Given under my hand and the seal of said Court, at Marietta, Ohio, this 12th day of November A. D. 1900.

John M. Brodrick,
Probate Judge.

Returns
filed
Nov. 13th 1900.

Return
Received this writ Nov. 12th 1900 and on the 13th day of Nov. I executed the same by arresting the within named Merle Robinson and now have him before the Court.

Sheriff's Fee.

J. Ed. Robinson, Sheriff.

mileage --- miles, \$ ---
service and Return, ---
tax ---
attendance before Court ---
Total \$1.00

Notice
issued
Nov. 12th 1900.

Notice to Board of County Visitors
Probate Court, Union County, Ohio.
Case 5447.
Boys Industrial School,
Merle Robinson.

To Emily M^{rs} Fadden, Mate S. Gorman, Elizabeth March, Edward S. Pyle, John M. Sirick and James Chick, Board of County Visitors.

You are hereby notified that proceedings have been instituted before me for the commitment of said Mable Robinson to the Boy Industrial School at Lancaster, Ohio, and that the time fixed for hearing the complaint filed, is Tuesday the 12th day of November 1900, at two o'clock P. M.

You will, therefore, as required by law, attend such proceedings at said Probate Court, either as a body or by committee, and protect the interests of such child.

In witness whereof, I have hereunto set my hand and affixed the seal of said Court, at Marysville, Ohio, this 12th day of November 1900.



John M. Perodrick,
Probate Judge.

Return
filed
Nov. 13th
1900

The State of Ohio } Sheriff's Returns.
Union County, ss.

Received this writ at 10:12th A. M. 1900, at 10 o'clock A. M., and on the 12th day of Nov. 1900, I served the same by delivering a true copy thereof personally to the within named Mate S. Gorman, Elizabeth March, Edward S. Pyle and John M. Sirick at residence to Emily M^{rs} Fadden and James Chick.

J. C. Robinson,
Sheriff.

Sheriff's Fees	
Service - - - -	\$1 15
mileage, - - - -	76
expenses, - - - -	90
returns, - - - -	25
Total - - - -	\$3 11

State-
ment
filed
Nov. 13th
1900

Probate Court, Union County, Ohio.
The State of Ohio, } Boy Industrial School.
vs. } Statement.
Mable Robinson.

Charles D. Mills, a resident of Paris township, in said county, being first duly sworn, in answer to the following interrogations, says:

- State name and age of the boy? Ans. Mable Robinson - 12 yrs.
- When and where born? Ans. Dec. 25, 1888, at Celoria, Ohio.
- Religious faith of parents? Ans. Protestant.
- Father's name? Ans. Richard Robinson.
- Mother's name? Ans. Mrs. Gemma Northrup.
- Occupation of parents? Ans. Father a farmer, mother house wife.

Entry
filed
Nov. 13th
1900

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School there to remain until he arrives at full age, unless sooner reformed, or to be discharged by due course of law.

John M. Brodrick,
Probate Judge.

Medical Certificate,
filed
Nov. 13th 1900.

Medical Certificate.
Boys' Industrial School.
Probate Court, Union County, Ohio.
The State of Ohio }
Boys' Industrial School.
re. }
Medical Certificate.

Merle Robinson.
I, Charles D. Mills, being sworn and examined as a Medical Witness in the above entitled case, do hereby certify that I have this day carefully examined the said Merle Robinson and that the answers to the following interrogations are, to the best of my knowledge and belief, correctly made.

1. Has the boy defect vision? Ans. yes.
2. Has he the full use of his limbs? Ans. yes.
3. Is he of sound intellect? Ans. yes.
4. Has he sufficient physical strength to receive instruction? Ans. yes.
5. Has he any tendency to scrofula? Ans. no.
6. Has he any tendency to consumption? Ans. no.
7. Is he perfectly free from any cutaneous disorder? Ans. yes.
8. Is he subject to epileptic or other fits? Ans. no.
9. Has he had small-pox or cow-pox? Ans. no.
10. Has he been vaccinated? Ans. yes.

Chas. D. Mills, M.D.

Sworn to before me and signed in my presence, and I hereby certify, that Chas. D. Mills, whose signature appears in the foregoing certificate is a respectable physician of Marysville in Union County, Ohio.

Witness my hand and official seal, this 13th day of November 1900.



John M. Brodrick,
Probate Judge.

Warrant issued
Nov. 13th 1900.

Warrant to convey.
The State of Ohio,
Union County, ss.

To J. Ed Robinson, Sheriff of Union County, Ohio.

All the proceedings prescribed by law to entitle Merle Robinson to be admitted into the Boys' Industrial School of the State of Ohio, having been had, you are commanded forthwith to take charge of and convey said Merle Robinson to the Boys' Industrial School, near Lancaster, Ohio After

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The State of Ohio, } In Probate Court.
 Union County, ss. } Criminal Term.
 Proceedings before John M. Brodrick, Judge of the Probate Court, within and for the County of Union, in the State of Ohio, at the February Term thereof for criminal business begun and held at the office of the Probate Judge in Marysville, in said County, on the 9th February A.D. 1901.

Motion filed Feb. 9, 1901

Motion to be Admitted to Bail.
 The State of Ohio, } Before John M. Brodrick
 Union County, ss. } Probate Judge of said County:
 The State of Ohio, } No. 5499.
 vs. } Ex. Bastardy:
 Wm. Ray Clements. } Application to admit to Bail.

To the Probate Judge of said County:
 Wm. Ray Clements of the County aforesaid, respectfully represents that he is imprisoned in the jail of said County, committed by S. H. Holliforth a Justice of the Peace of said County, on the 6th day of February A.D. 1901 to answer to the charge of bastardy.
 He therefore prays that he may be admitted to bail for his appearance at the Court of Common Pleas, according to law, to answer said charge and offers as sureties upon his recognizance, John S. Clements, James Dutton and Martha J. Harriman.
 Wm. Ray Clements Applicant.
 Marysville, Ohio, February 9th A.D. 1901.

Special Warrant

Special Warrant.
 The State of Ohio, } To S. L. Burrham Sheriff of said
 Union County, ss. } County:
 You are hereby commanded that the body of Wm. Ray Clements now imprisoned in the jail of said County, you safely have before the undersigned, at the Court House, forthwith, to do and receive all and singular those things which the undersigned shall then and there consider of him in this behalf; and have you then and there this writ.
 Witness my hand and the seal of the Probate Court of said County, this 9th day of February A.D. 1901.
 (L.S.) John M. Brodrick Probate Judge.

Return on Special Warrant day of there by the Sheriff

Journal Entry Feb. 9, 1901

The State of Ohio, vs. Wm. Ray Clements, in and before Ray to bail, a special warrant issued on the 9th day of February 1901. Sheriff the County of Union, Ohio, and the undersigned and appearing to answer upon recognizance of James Dutton and Martha J. Harriman.

Criminal Record, Union Probate Court, February Term 1891.

Return on The State of Ohio, } February 9th 1901
 Special Union County, } Received the within writ, this 9th
 Warrant day of Feb'y 9th 1901. In pursuance of the command
 thereof, I have here in the court, the within named
 W^m Ray Clements.
 J. F. Burnham, Sheriff.

Journal The State of Ohio, } Probate Court
 Entry - Amelation of Addie Carter } Union County, Ohio.
 Feb 9, 1901. } Applications to Admit to Bail.
 W^m Ray Clements.

Be it Remembered, That at the Probate Court sith
 in and for said county, held on the 9th day of February 1901,
 before John M. Bradrick Judge of said Court, came W^m
 Ray Clements and made application to be admitted to
 bail, whereupon it was ordered by the Court that
 a special warrant issue to the Sheriff of said
 county, commanding him to bring the body of the
 said W^m Ray Clements before the said Probate Court,
 on the 9th day of February 1901, to the end that the said
 W^m Ray Clements may be admitted to bail accord-
 ing to law. And thereupon, on the 9th day of Febru-
 ary 1901, a special warrant was issued to said
 Sheriff, and by the said Sheriff returned according to
 the command thereof; with the body of the said W^m
 Ray Clements and it appearing to the Court that the
 said W^m Ray Clements was committed to the jail of
 said county by the consideration of T. H. Kellefrath a
 Justice of the Peace within and for said Union County
 Ohio, on the 6th day of February 1901, on the charge of
 Bastardy preferred by said Addie E. Carter.

And thereupon the said Court being fully advised in
 the premises, ordered that the said W^m Ray Clements
 enter into a recognizance in the sum of Five Hun-
 dred dollars, with approved sureties conditioned ac-
 cording to law, that the said W^m Ray Clements be
 and appear before the Court of Common Pleas, in and for
 said county, on the first day of the next term thereof,
 to answer unto said charge of bastardy and there-
 upon the said W^m Ray Clements entered into a re-
 cognizance accordingly, with John A. Clements, James
 Dutton and Martha J. Harraman sureties, which said
 recognizance is approved, and The said W^m Ray

Elements is discharged from the custody of the said Sheriff.

John M. Brodrick, Probate Judge.

Warrant

Warrant of Discharge.

Discharge

The State of Ohio,

Union County, ss.

To S. J. Burdhan Sheriff of said County;

Ray Elements having this day been admitted to bail for his appearance before the Court of Common Pleas, according to law to answer to the charge of Bastardy. You are hereby commanded to discharge him from the jail of said county and from your custody as such Sheriff, and for so doing this shall be your warrant.

Witness my hand and the seal of the Probate Court of said County, this 7th day of February A.D. 1901.

J. M. Brodrick Probate Judge.

Return on Warrant

The State of Ohio,

Union County, ss.

February 9th A.D. 1901.

Received this writ this 19th day of February 1901.

In pursuance of the command thereof, I have discharged from the jail and from my custody as Sheriff of said County, the within named W^m Ray Elements.

S. J. Burdhan Sheriff.

Motion, filed Feb. 28/1901

The S. Burdhan

Judge in the Criminal Court Judge February

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Criminal Record, Union Probate Court, February Term 1901, 189

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The State of Ohio, } In Probate Court.
Union County, so. } Criminal Term.
Proceedings before John M. Brodrick,
Judge of the Probate Court within and for the County of Union
in the State of Ohio, at the February Term thereof for crimi-
nal business, begun and held at the Office of the Probate
Judge in Marysville, in said County, on the 28th day of
February A.D. 1901.

Motion,
filed
Feb. 28/1901

Motion to be Admitted to Bail.

The State of Ohio, } Before John M. Brodrick,
Union County, so. } Probate Judge of said County.
The State of Ohio, } P. 5505.
vs. } Application to Admit to Bail.
Marley Melching. } Charge of Bastardy.
To the Probate Judge of said County:

Marley Melching of the
County aforesaid, respectfully represents that he is
imprisoned in the jail of said County, committed to
County Jail on the 19th day of February A.D. 1901 to answer the
charge of Bastardy. He therefore prays that he may
be admitted to bail for his appearance at the Court of Com-
mon Pleas, according to law, to answer said charge, and
offers as sureties upon his Recognizance, W. M. Melch-
ing and E. W. Melching.

Marley Melching, Applicant.

Marysville, Ohio, February 28th A.D. 1901.

Special
Warrant.

Special Warrant.

The State of Ohio, }
Union County, so. }
To J. L. Burroughs Sheriff of said County:
You are hereby
commanded that the body of Marley Melching now im-
prisoned in the jail of said County, you safely
have before the undersigned, at the Court House, forth-
with, to do and receive all and singular those things
which the undersigned shall then and there con-
sider of him in this behalf; and have you then and
there this writ.

Witness my hand and the Seal of the Probate
Court of said County, this 28th day of February A.D. 1901.

(L.S.)

John M. Brodrick, Probate Judge.

Return of the State of Ohio,
Warrant Union County, ss.
Feb 28/1901

February 28th A.D. 1901.

Received the within writ, this 28th day of February
A.D. 1901, in pursuance of the command thereof, I have
here in the Court, the within named Marley Melching
Jus¹/^{ss}

J. F. Barsham, Sheriff.

Probate Court, Union County, Ohio.

Journal of the State of Ohio,
Entry - Marley Melching,

Journal Entry. February 28, 1901.
Application to Admit to Bail.

Be it Remembered, That at the Probate
Court within and for said County, held on the 28th day of
February 1901, before John M. Brodrick, Judge of said
Court, came Marley Melching and made application to be
admitted to bail, whereupon it was ordered by the Court
that a special warrant issue to the Sheriff of said County,
commanding him to bring the body of the said Marley
Melching before the said Probate Court, on the 28th day of
February 1901, to the end that the said Marley Melching
may be admitted to bail according to law.

And thereupon on the 28th day of February 1901, a special
warrant was issued to said Sheriff, and by the said
Sheriff returned according to the command thereof;
with the body of the said Marley Melching and it ap-
pearing to the Court that the said Marley Melching was
committed to the jail of said County by the consideration
of J. H. Hollifrath, a Justice of the Peace for said Union
County, Ohio, on the 19th day of February 1901, on a charge
of bastardy preferred by Blanche Skadrick.

And thereupon the said Court being fully advised in
the the premises, ordered that the said Marley Melching
enter into a recognizance in the sum of three hun-
dred dollars, with approved sureties conditioned accord-
ing to law, that the said Marley Melching be and ap-
pear before the Court of Common Pleas, in and for said
County, on the first day of the next term thereof, to ans-
wer unto said charge of bastardy and thereupon the
said Marley Melching entered into recognizance
accordingly, with W. M. Melching and H. W. Melching
sureties, which said recognizance is approved, and
the said Marley Melching discharged from the custody
of the said Sheriff.

John M. Brodrick, Probate Judge.

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Warrant of Discharge.

The State of Ohio,
 Union County, ss.)

To S. F. Burnham, Sheriff of said County:

Marley Melching having this day been admitted to bail for his appearance at the Court of Common Pleas, according to law, to answer to the charge of bastardy, preferred by Blanche Shadrick.

You are hereby commanded to discharge him from the jail of said County and from your custody as such Sheriff, and for so doing this shall be your warrant.

Witness my hand and the Seal of the Probate Court of said County, this 28th day of February A.D. 1901.

L. S. John W. Brodrick Probate Judge.

Returns
 of Warrant.

The State of Ohio,
 Union County, ss.)

Received this writ, this 28th day of February 1901. In pursuance of the command thereof, I have discharged from the jail and from my custody, as Sheriff of said County, the within named Marley Melching.

Geo. H. S. S. F. Burnham, Sheriff.

The State of Ohio, }
Union County, } In Probate Court,
Criminal Term.

Proceedings before John M. Brodrick, Judge of the Probate Court, within and for the County of Union, in the State of Ohio, at the July term thereof for criminal business, begun and held at the office of the Probate Judge, in Marysville, in said County, on the 13th day of July A. D. 1901.

Information filed July 13/1901

Information.
The State of Ohio, }
Union County, so. } In the Probate Court, Union County, Ohio, July Term, in the year of our Lord one thousand nine hundred and one.

James E. Robinson, Prosecuting Attorney of the State of Ohio, for the said County of Union now here, in said Probate Court, in and for said County, in the name and by the authority, and on behalf of the State of Ohio, information gives that James Huffman, late of said County on the 25th day of June in the year of our Lord one thousand nine hundred and one, in the County of Union aforesaid, unlawfully did steal, take and ride away a certain bicycle of the value of \$7⁰⁰ the personal property of Fred Mouser contrary to the form of the Statute in such cases made and provided, and against the peace and dignity of the State of Ohio.

James E. Robinson
Prosecuting Attorney, Union County.

Journal Entry. In the Probate Court of Union County, Ohio.
The State of Ohio, Plaintiff. } No. 5570. July 13, 1901.
vs. } Journal Entry.

James Huffman, Defendant. Charge - Larceny.
This day came James E. Robinson, Prosecuting Attorney of Union County, Ohio, and filed herein his Information charging that on the 25th day of June in the year of our Lord one thousand, nine hundred and one, in said County of Union and State of Ohio said defendant James Huffman did steal, take and ride away a certain bicycle of the value of seven dollars, of the personal property of Fred Mouser.
The said defendant James Huffman having been committed to the jail of said County by J. H. Kennington

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a Justice of the Peace of said Union County, Ohio, and said Prosecuting Attorney of said County, having elected to proceed in said Probate Court on said commitment, and having caused the transcript of said Justice of the Peace to be duly certified to this Court by the Clerk of the Court of Common Pleas of said Union County, Ohio.

It is therefore ordered by the Court that a special warrant issue to S. F. Burnham, Sheriff of said Union County, Ohio, commanding him to bring the body of said James Huffman before this Court, and cause continued.

John M. Brodrick, Probate Judge.

Warrant.

Special Warrant.

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

To S. F. Burnham, Sheriff of said County:

You are hereby commanded that the body of James Huffman now imprisoned in the jail of said County, you safely have before the undersigned, at the Court House, forthwith, to do and receive all and singular those things which the undersigned shall then and there consider of him in this behalf; and have you then and there this writ.

Witness my hand and the seal of the Probate Court of said County, this 13th day of July A.D. 1901.

J. M. Brodrick, Probate Judge.

Return.

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

July 13th A.D. 1901

Received the within writ this 13th day of July A.D. 1901. In pursuance of the command thereof, I have here in the Court, the within named James Huffman.

Deco .60

S. F. Burnham Sheriff.

Service & return .60

Total \$1.20

Journal On the Probate Court of Union County, Ohio.

Entry - The State of Ohio, Plaintiff. }

No. 5570.

July 13th 1901

James Huffman, Defendant. }

Journal Entry - Charge: Larceny
Plea: Guilty.

This day came the Prosecuting Attorney of Union County, Ohio, on behalf of said State of Ohio, and the defendant being brought into Court in custody of

the Sheriff to answer to the charge and information herein, was duly arraigned before the court and for plea thereto said that he is guilty of the offense charged against him.

Thereupon, the court being fully advised in the premises; and the defendant being inquired of if he had any thing to say why judgment should not be pronounced against him; and having nothing but what he hath already said;

It is therefore considered and adjudged by the court, that said defendant James Huffman pay the fine of Ten Dollars, and the costs of this prosecution herein taxed at \$; and execution is awarded therefor.

It is further considered and adjudged by the court that said defendant James Huffman stand committed to the jail of said Union County, Ohio, until the amount of said fine and costs shall be paid.

John W. Brodrick, Probate Judge.

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The State of Ohio, } In Probate Court.
 Union County, } Criminal Term.
 Proceedings before John W. Brodrick, Judge of the Probate Court, within and for the County of Union, in the State of Ohio, at the August Term thereof for Criminal business, begun and held at the office of the Probate Judge, in Marysville, in said County, on the 9th day of August 1901.

Motion Motion to be Admitted to Bail
 filed The State of Ohio, } Before John W. Brodrick
 Aug. 9/1901 Union County, ss. } Probate Judge of said County.
 The State of Ohio } No. 2582
 ss. } Application to Admit to Bail.
 George W. Hancock }

To the Probate Judge of said County:
 George W. Hancock of the County aforesaid, respectfully represents that he is imprisoned in the jail of said County, committed on the 4th day of August A.D. 1901 to answer to the charge of Assault with intent to kill. He therefore prays that he may be admitted to bail for his appearance at the Court of Common Pleas, according to law, to answer said charge, and offers as sureties upon his recognizance.
 Geo. W. Hancock Applicant
 Marysville, Ohio, August 9th A.D. 1901.

Warrant. Special Warrant
 The State of Ohio, Union County, ss.
 To S. F. Burnham, Sheriff of said County:
 You are hereby commanded that the body of George W. Hancock now imprisoned in the jail of said County, you safely have before the undersigned, at the Court House, forthwith, to do and receive all and singular those things which the undersigned shall then and there consider of him in this behalf; and have you then and there this writ. Witness my hand and the seal of the Probate Court of said County, this 9th day of August A.D. 1901.
 J. W. Brodrick, Probate Judge.

Return The State of Ohio, }
 to writ. Union County, ss. } Aug. 9th A.D. 1901.
 Received the within writ, this 9th day of Aug. A.D. 1901.

In pursuance of the command thereof, I have here
in the court, the within named Geo. W. Hancock,
Jury #12
S. F. Burshaw, Sheriff

Journal
Entry

Probate Court, Union County, Ohio.
The State of Ohio } Journal Entry. August 9th A.M. 1901,
as } Applications to Admit to Bail.
George Hancock.

Be it remembered, that at the Probate Court within
and for said county, held on the 9th day of August 1901,
before John M. Brodrick Judge of said court, came
George W. Hancock and made application to be
admitted to bail, whereupon it was ordered by
the court that a special warrant issue to the Sheriff
of said county, commanding him to bring the body
of the said George W. Hancock before the said Probate
Court, on the 9th day of August 1901, to the end that the
said George W. Hancock - the defendant under the
name of George Hancock - may be admitted to bail
according to law. And thereupon, on the 9th day of
August 1901, a special warrant was issued to said
Sheriff, and by the said Sheriff returned according
to the command thereof; with the body of the said
George W. Hancock and at appearing to the court that
the said George W. Hancock was committed to the
jail of said county by the consideration of A. H.
Kollefrath, a justice of the Peace of said Union County,
Ohio, on the 4th day of August 1901, on the charge of
Assault with intent to kill Jesse W. W. Allister.

And thereupon the said court being fully advised
in the premises, ordered that the said George W.
Hancock enter in a recognizance in the sum of
One thousand dollars, with approved sureties con-
ditioned according to law, that the said George W.
Hancock be and appear before the court of Common
Pleas, in and for said county, on the first day of the
next term thereof, to answer unto said charge of
assault with intent to kill and thereupon the said
George W. Hancock entered into recognizance accord-
ingly, with D. W. Ayers, J. F. Jolliff and W. A. Langstaff
sureties, which said recognizance is approved, and
the said George W. Hancock discharged from the custody
of the said Sheriff. It is further ordered that said
recognizance and a transcript of the proceedings

Warrant.

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John M. Brodrick, Probate Judge.

Warrant.

Warrant of Discharge.

The State of Ohio,
Union County, ss.

To S. J. Burnham, Sheriff of said County:

George W. Hancock

having this day been admitted to bail for his appearance at the Court of Common Pleas, according to law to answer to the charge of assault with intent to kill Jesse M. M. Allister. You are hereby commanded to discharge him from the jail of said County and from your custody as such Sheriff, and for so doing this shall be your warrant.

Witness my hand and the seal of the Probate Court of said County, this 9th day of August A.D. 1901.

(S. J.)

John M. Brodrick, Probate Judge.

Return

The State of Ohio
Union County, ss.

August 9th A.D. 1901.

Received this writ this 9th day of August 1901, in pursuance of the command thereof, I have discharged from the jail and from my custody as Sheriff of said County, the within named George W. Hancock.
S. J. Burnham, Sheriff.

The State of Ohio, } Probate Court.
Union County, as } Criminal Term.

Proceedings before the Hon. John M. Brodrick, Judge of the Probate Court, within and for the County of Union, in the State of Ohio, at the November Term thereof for Criminal Business, begun and held at the Office of the Probate Judge in Marysville, in said County.

Affidavit
Filed
Nov. 4/1901

The State of Ohio, } No. 5621
Union County, as } Probate Court.

Before me, John M. Brodrick Judge of the Probate Court, in and for said County, personally came Michael Murphy who being duly sworn according to law, deposes and says that on or about the 4th day of November A.D. 1901, at the County of Union, one Harry Richardson aged ten years, did unlawfully steal, take and carry away one-half bushel of hickory nuts of the value of one dollar, of the personal property of Clarence Holycross, then and there being.

Michael Murphy

Sworn to before me and signed in my presence, this 4th day of November A.D. 1901.

J. M. B.

John M. Brodrick, Probate Judge.

Journal
Entry -

Probate Court, Union County, Ohio.
November 4, 1901.
The State of Ohio, }
as. } Charge of Larceny.
Harry Richardson

This day came Michael Murphy a citizen of this County and made and filed in writing, complaint under oath, charging that one Harry Richardson aged ten years, did on or about the 4th day of November A.D. 1901, at the County of Union aforesaid, unlawfully steal, take and carry away one-half bushel of hickory nuts of the value of one dollar of the personal property of Clarence Holycross then and being. It is therefore ordered that a warrant be issued to the Sheriff of the County to arrest the said Harry Richardson and bring him before this Court forthwith to answer said complaint; and that notice of the hearing thereof be given to the Board of County Visitors, as required by law.

John M. Brodrick,
Probate Judge.

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The State of Ohio,
Union County, ss. } Probate Court.
To the Sheriff of said County, Greeting:

Whereas, there has been filed with me an affidavit of which the following is a copy: "Before me John M. Brodrick Judge of the Probate Court, in and for said County, personally came Michael Murphy, who being duly sworn according to law deposes and says that on or about the 4th day of November A.D. 1901 at the County of Union one Harry Richardson aged ten years did unlawfully steal, take and carry away one half bushel of hickory nuts of the value of one dollar, of the personal property of Clarence Holycross, then and there being."

Michael Murphy

"I swear to before me and signed in my presence, the 4th day of November, A.D. 1901."

John M. Brodrick Probate Judge

These are therefore to command you to take the said Harry Richardson if he be found in your County, or if he has fled, that you pursue after him into any other County in the State and take and safely keep the said Harry Richardson so that you have his body forthwith before me, to answer the said complaint, and be further dealt with according to law.

Given under my hand and the seal of said Probate Court, this 4th day of November A.D. 1901.

J.M.B.

John M. Brodrick Probate Judge.

Warrant returned

Sheriff's Return.

The State of Ohio,
Union County, ss. }
Nov 5/1901

Received the within writ, the 4th day of November, 1901 and in pursuance of the command thereof, I have the within named Harry Richardson now in Court, this 5th day of November 1901.

Fees 60¢

S. F. Barnham, Sheriff.

Summons.

Summons.

The State of Ohio,
Union County, ss. } Probate Court.
To S. F. Barnham, Sheriff of said County, Greeting:

You are hereby, directed to summon Louisa Browning the mother of Harry Richardson a minor child, requiring her to appear before the Probate Court of said County, at the

Court House at Marysville, Ohio, on the 5th day of November 1901, at one o'clock P.M., to answer the complaint of Michael Murphy this day filed in said Court, charging that said Harry Richardson did on November 4th 1901 steal, take and carry away one-half bushel of hickory nuts of the value of one dollar of the personal property of Clarence Holy-cross. You will make due return of this summons on the 5th day of November 1901.

Witness my hand and the seal of said Court, at Marysville, Ohio, this 4th day of November 1901.

J. D. John M. Brodrick, Probate Judge.

Summons Sheriff's Return - Received this writ Nov. 4, 1901, returned and served the same by delivering personally to the within named Louisa Browning a true copy of this writ. Nov. 4th 1901.

Geo. S. F. Burnham, Sheriff.

Service & Return	.60
mileage	.16
copy	.20
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Notice to Visitors } Notice to Board of County Visitors.

In the Matter of } Probate Court, Union County, Ohio,
Harry Richardson } Boys Industrial School.

To Miss Lizzie March, Mrs. Matt L. Garner, Mrs. Emily M. Ladden, James Shirk, Martin Erich and Edward S. Pyne, Board of County Visitors.

You are hereby notified that proceedings have been instituted before me, for the commitment of said Harry Richardson to the Boys Industrial School at Lancaster, Ohio, and that the time fixed for hearing the complaint filed is Tuesday the 5th day of November 1901, at one o'clock P.M.

You will, therefore, as required by law, attend such proceedings at said Probate Court, either as a body or by committee, and protect the interests of such child.

In witness whereof, I have hereunto set my hand and affixed the seal of said Court, at Marysville, Ohio, this 4th day of November 1901.

J. D. John M. Brodrick, Probate Judge.

Notice The State of Ohio, }
Returned Union County, as } Sheriff's Return.

Nov. 5/1901, Received this writ Nov. 4th 1901 at 2 o'clock P.M., and on the 4th day of November 1901, I served the same by delivering a true copy thereof personally to the within named Miss Lizzie

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March, Mrs. Kate E. Gurrus, Edward J. Pyne, and Martin Eirick and by leaving a true copy thereof at the usual place of residence of James Shirke. Mrs Emily McFadden not being found in Union County, Nov. 4th 1901.
S. H. Burnham, Sheriff.

Journal

Probate Court, Union County, Ohio.

Entry - The State of Ohio vs. Harry Richardson.

November 9, 1901.
Charge of Larceny.
Order of Commitment &c.

This day this cause came on to be heard and Harry Richardson the defendant was brought before the court, and being duly arraigned, and the charge distinctly read to him, he entered a plea of guilty, and not demanding a trial by jury, and the court having heard the testimony under oath of the witnesses on behalf of the State and of the defendant doth find that said defendant is guilty of larceny as charged in the information; that he is of the age of ten years, on the day of and is a suitable person to be committed to the discipline and instruction of the Boys' Industrial School of the State of Ohio. The Board of County Visitors were duly notified as heretofore ordered and attended this hearing. It is therefore the sentence of the court that he be committed to said Boys' Industrial School there to remain until he arrives at full age, unless sooner reformed, or he be discharged by due course of law.

It is further ordered by the court that the execution of the above sentence be suspended during the good behavior of said defendant Harry Richardson.

John M. Brodrick, Probate Judge.

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The State of Ohio vs - William Drum

The State of Ohio, } Probate Court.
Union County, Ohio } Criminal Term.

Proceedings before the Hon. John M. Brodrick, Judge of the Probate Court, within and for the County of Union, in the State of Ohio, at a term of said Court begun and held at the Office of the Probate Judge in Marysville in said County for criminal business.

Notice -
Filed
Dec. 7/1901

Notice of Holding Examining Court.

The State of Ohio } Union County, Ohio, Probate Court.
vs. } Charge of Larceny.
William Drum } No. 5635.

To the Probate Judge, Clerk and Prosecuting Attorney of said County:

William Drum having been committed to the jail of said County, charged with the commission of the offense of Larceny and wishing to be discharged from such imprisonment, you are hereby notified that an examining court will be held at the Court House, on the 10th day of December 1901, at 8 o'clock A.M. in the Probate Court Room.

Witness my signature, this 7th day of Dec. 1901.

S. F. Burnham

Sheriff of Union County, Ohio.

Acknowledgement of Service.

Service of the foregoing notice is acknowledged, this 7th day of December 1901.

John M. Brodrick, Probate Judge.

Chas. C. Penharnood, Clerk

James E. Robinson, Prosecuting Attorney.

Sheriff's Return.

Served the within notice on John M. Brodrick, Probate Judge, Chas. C. Penharnood Clerk, and James E. Robinson, Prosecuting Attorney of Union County, Ohio, personally on the 7th day of December 1901.

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S. F. Burnham

Sheriff of Union County, Ohio.

Journal
Entry

The State of Ohio }
vs. } Per the Probate Court of Union County, Ohio.
William Drum. } December 7th 1901. Journal entry -
Ordering Examining Court.

This day came S. F. Burnham, Sheriff of said Union County, Ohio, and filed notice that said defendant William Drum having been committed to the jail of said County,

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charged with the commission of the offense of larceny, and wishing to be discharged from such imprisonment, an examining court will be held of said County of Union as to probable cause for holding the said William Drum to answer to said charge, at the office of the Probate Judge, at the Court House in said County, on Tuesday the tenth day of December A.D. 1901. And it appearing to the court that service of said notice has been duly made and acknowledged by indorsement thereon, on the Probate Judge, clerk and Prosecuting Attorney of said County. It is therefore considered and ordered by the court that an examining court be held as aforesaid, on said 10th day of December A.D. 1901 at 8 o'clock A.M.

And it is further ordered that a special warrant issue to the Sheriff of said County commanding him to bring said defendant, William Drum, into said Court on said 10th day of December A.D. 1901 at 8 o'clock A.M., and this cause is continued.

John M. Brodrick, Probate Judge.

Warrant.

Special Warrant.

The State of Ohio, }
 Union County, ss. } To S. F. Burnham, Sheriff of said County:

You are hereby commanded that the body of William Drum now imprisoned in the jail of said County, you safely have before the undersigned, at the Court House on December 10th 1901, at 8 o'clock A.M. to do and receive all and singular those things which the undersigned shall then and there consider of him in this behalf; and have you then and there this writ.

Witness my hand and the seal of the Probate Court of said County, this 7th day of December A.D. 1901.

(S. F.)

John M. Brodrick, Probate Judge.

The State of Ohio, }
 Union County, ss. } Dec. 10th A.D. 1901.

Received the within writ, this 10th day of December A.D. 1901. In pursuance of the command thereof, I have here in the Court, this within named William Drum.

Geo. S. & R. 60

S. F. Burnham, Sheriff.

Before Court $\frac{60}{1, 20}$

Journal Entry -

The State of Ohio } Probate Court, Union County, Ohio.
 vs. } December 10th 1901. Charge of Larceny.
 William Drum. } Examining Court.
 Recognizance Ordered.

The Sheriff of this County having given to the Probate Judge Clerk and Prosecuting Attorney, notice of the time of holding an

Examining Court in the above entitled case, as provided by law, and they being in attendance at the Court House in Marysville, Ohio, this day this cause came on to be heard, said defendant William Brown being present.

And the Judge having examined the witnesses, including the person charged, and having heard the arguments of counsel; and upon full consideration had, finds probable cause for holding said defendant to answer. It is adjudged that said prisoner ought to be held to bail. It is therefore ordered that he enter into a recognizance in the sum of One Hundred Dollars, with good and sufficient sureties, conditioned for his appearance before the Common Pleas Court on the first day of the next term thereof to answer said charge. And in default thereof that he be remanded to jail. And it is further ordered that said defendant upon entering into such recognizance, be discharged from imprisonment, and that a warrant of discharge issue to the Sheriff accordingly. And it is further ordered that this proceeding be recorded, and that the costs be paid by Union County, Ohio.

John M. Brodrick, Probate Judge.

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The State of Ohio, ex rel. Lou Yoder - vs - S. F. Burnham, Sheriff &c.

The State of Ohio, Probate Court,
Union County, ss: February Term.

Proceedings before the Hon. John M. Brodrick, Judge of the Probate Court, within and for said County of Union, in the State of Ohio, at a term of said Court begun and held at the office of the Probate Judge, in Marysville, in said County, in February, 1902.

Petitions.
Filed
Feb. 1st, 1902

In the Probate Court of Union County, Ohio.
In the matter of the applications of Lou Yoder, for a writ of habeas corpus.

Petition.

Your petitioner Lou Yoder respectfully represents that he is unlawfully restrained of his liberty, by being imprisoned in the jail of Union County, by the Sheriff, of said Union County, at Marysville, Union Co., Ohio.

The pretended cause of the imprisonment, is as follows: a copy of all papers in the pretended cause of commitment is hereto attached.

Wherefore your petitioner asks that a writ of habeas corpus may be granted & that he may be discharged from such unlawful imprisonment.

Lewis Yoder.

State of Ohio, Union County, ss:

Lou Yoder, being sworn says that the allegation herein above are he believes true.

Lewis Yoder.

Sworn to & subscribed in my presence,
Feb. 1st, 1902.

L.S.

John M. Brodrick,
Probate Judge.

Journal
Entry.

In the Probate Court of Union County, Ohio.
The State of Ohio, on relations of,
Lou Yoder, - Plaintiff
vs,
S. F. Burnham, - Sheriff,
of Union County, Ohio,
Defendant.

No. 5668. February 1st, 1902.
Habeas Corpus.

Journal Entry.
Allowance of writ.

This day came Lou Yoder and presented to the Court his petition therein alleging that is unlawfully restrained of his liberty by being imprisoned in the jail of Union County, Ohio, by said defendant, as Sheriff of said county,

and, praying that a writ of habeas corpus may issue here-
in, as provided by Statute.

On consideration whereof, it is ordered by the Court that
said petition be filed, and that a writ of habeas corpus is
allowed to issue, in this case as prayed for in the applica-
tion, returnable forthwith, and cause continued.

John M. Brodrick, Probate Judge.

Writ of Habeas Corpus.

The State of Ohio, }
Union County, ss: }
Probate Court.

To the Sheriff of said County, Greeting:

You are commanded that the body of Lou Yoder by you
detained in custody, and restrained of his liberty, as it is said
by whatever name the said Lou Yoder, may be known or called,
you take and have before the Probate Court, forthwith at the
Court House in said County, to do and receive all and singular
those things which shall then and there be considered of him
in this behalf, and that with this writ, you there and there
return the day and cause of the taking and detaining of said
Lou Yoder and have you there and there this writ with your
service thereon.

Witness my signature, and the seal of the said Probate
Court, at Marysville, Ohio, this First day of February, A.D., 1902.

John M. Brodrick, Probate Judge.

In the Probate Court of Union County, Ohio.

The State of Ohio, }
vs. }
S. F. Burnham, Sheriff, &c. }
Prisoner discharged.

This day this cause came on for hearing. Thereupon came
the parties herein and being represented by counsel, this
cause was submitted to the Court, on the pleadings and the
evidence.

On consideration whereof the Court, finds that said ap-
plicant is unlawfully restrained of his liberty. It is there-
fore considered, ordered and adjudged by the Court, that
the said Lou Yoder be and he hereby is discharged from
the custody of said defendant as sheriff of said Union County,
Ohio. It is further ordered that a warrant of discharge
issue to said defendant as such sheriff; that this proceed-
ing be recorded; and that the costs herein taxed at
\$ be paid by Union County, Ohio.

John M. Brodrick, Probate Judge.

Warrant.

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Motion
Filed Feb.
12, 1902.

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Warrant.

Warrant of Discharge.

The State of Ohio, }
Union County, ss: } To S. F. Burnham, Sheriff of said County, Son
Yoder, having this day been discharged from your custody, by
proceedings in Habeas Corpus, from commitment on mittimus
from E. M. Moore, a Justice of the Peace for Union County,
on charge of petit larcency.

You are hereby commanded to discharge him from the
jail of said County and from your custody, as such Sher-
iff, and for so doing this shall be your warrant.

Witness my hand, and the seal of the Probate Court
of said County, this 1st day of February, A. D., 1902.

Seal, John W. Brodrick, Probate Judge.

Returns.

The State of Ohio, } Feb. 1st, A. D., 1902.
Union County, ss: } Received this writ this 1st day of Feb.,
1902.

In pursuance of the command thereof, I have discharged from
named Son Yoder. the within jail
Feb 1st and from my custody,
S. F. Burnham, Sheriff of said county,

The State of Ohio, vs. Simon Berry
The State of Ohio, } Probate Court,
Union County, ss: } February Term.
Proceedings before the Hon. John W. Brodrick, Judge of the
Probate Court, within and for the County of Union in
the State of Ohio, at a term of said Court, begun and held
at the office of the Probate Judge in Marysville, in said
County, in February, 1902.

Motion
Filed Feb.
12, 1902.

Motion to be admitted to Bail.
The State of Ohio, } Before John W. Brodrick, Probate Judge
Union County, ss: } of said County. No. 3272.
The State of Ohio, } Charge: Assault and Battery, and at-
vs. } tempting to kill. E. H. Hatter.
Simon Berry, } Application to admit to Bail,
To the Probate Judge of said county;
Simon Berry, of the County, aforesaid, respectfully
represents that he is imprisoned in the jail of said County,
committed by Henry Broeck, a Justice of the Peace, of said
County, on the 8th day of February, A. D., 1902, to answer to

the charge of Assault and Battery, attempting to kill E. H. Hutton
 He therefore prays that he may be admitted to bail
 for his appearance at the Court of Common Pleas, according to
 law, to answer said charge, and offers as securities for
 on his recognizance. Samuel Barry and Albert Clucker,
 Simon Berry, Applicant.

Marysville, Ohio, February 12, A. D., 1902.

Special Warrant.

The State of Ohio, (To S. F. Burnham, Sheriff of Said County;
 Union County, ss.)

You are hereby commanded that the body of Simon Berry
 now imprisoned in the jail of said County, you safely have
 before the undersigned, at the Court House, forthwith, to do
 and receive all and singular those things which the
 undersigned shall then and there consider of him in
 this behalf; and leave you then and there this writ.

Witness my hand and the seal of the Probate Court of
 said County, this 12th day of February, A. D., 1902,

John M. Brodrick, Probate Judge.

The State of Ohio, (Feb 12, A. D., 1902,
 Union County, ss.)

Received the within writ, this 12th day of Febry, A. D., 1902.

In pursuance of the command thereof, I have here
 in the Court, the within named Simon Berry, Febry 12, 1902,
 Feb 12.

S. F. Burnham, Sheriff

Transcript and Recognizance.

Probate Court, Union County, Ohio.

The State of Ohio, } Application to Admit to Bail.
 vs. } Febry 12, 1902.
 Simon Berry }

Be it Remembered, That at the Probate Court within
 for said County, held on the 12th day of February, 1902, be-
 fore John M. Brodrick, Judge of said Court, came Simon
 Berry and made application to be admitted to bail, where-
 upon it was ordered by the Court, that a special war-
 rant issue to the Sheriff of said County, commanding
 him to bring the body of said Simon Berry, before the
 said Probate Court, on the 12th day of February, 1902, to
 the end that the said Simon Berry, may be admit-
 ted to bail according to law, and thereupon, on the 12th
 day of February, 1902, a special warrant was issued to
 said Sheriff, and by the said Sheriff, returned accord-
 ing to the command thereof; with the body of said

Warrant

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Journal Entry

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Said County:

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said Simon Berry and it appearing to the Court that said
Simon Berry was committed to the jail of said County, by the
consideration and judgment of Henry Brobeck a Justice
of the Peace of said Union County, Ohio, on the 8th day
of February, 1902, on a charge of Assault and Battery
and attempting to kill one, E. Hutton.
And thereupon said Court being fully advised in
the premises, ordered that the said Simon Berry, en-
ter into a recognizance in the sum of Two Hundred
Dollars, with approved sureties conditioned according to
law, that the said Simon Berry be and appear be-
fore the Court of Common Pleas, in and for said
County, on the first day of the next term thereof, to
answer unto said charge, and thereupon the said
Simon Berry entered into a recognizance according
ly, with Samuel Barry and Albert S. Cudger, sure-
ties, which said recognizance is approved, and the
said Simon Berry is discharged from the custody of
the said Sheriff.

It is ordered that a record be made hereof, and
that the costs herein taxed at \$ -- be paid by Union
County, Ohio,

John M. Rodrick, Probate Judge

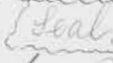
Warrant

Warrant of Discharge.

The State of Ohio, }
Union County, ss: } To S. F. Burnham, Sheriff of said County,
Simon Berry, having this day been admitted to bail, for
his appearance at the Court of Common Pleas, according
to law to the charge of Assault and Battery and attempting to
kill one E. Hutton.

You are hereby commanded to discharge him from
the jail of said County and from your custody as
such Sheriff and for so doing this shall be your warrant.

Witness my hand, and the seal of the Probate Court
of said County, this 12th day of February, A. D., 1902.

 John M. Rodrick, Probate Judge

Return

The State of Ohio, } Feby. 12, A. D., 1902,
Union County, ss: } I prepared this writ this 12th day of Feb., 1902,
in pursuance of the command thereof, I have dis-
charged from the jail and from my custody as
Sheriff of said County, the within named Simon Berry.
Filed. \$12.00
S. F. Burnham, Sheriff.

The State of Ohio vs. George W. Hancock

Application
Filed
Feb. 13"
1902

In the matter of the application of George W. Hancock, to be admitted to bail. No. 5674.

To the Probate Judge of Union County, Ohio:
Now comes J. L. Cameron, and on behalf of George W. Hancock, makes application that the said George W. Hancock, may be admitted to bail. The said J. L. Cameron says that the said George W. Hancock is confined in the jail of said Union County, committed by warrant under the hand of the Clerk of the Court of Common Pleas of said County, under a warrant upon indictment found in the Court of Common Pleas of said County, charged with the commission of the offense of Assault with intent to kill. The amount of bail required by direction of said Court of Common Pleas, by an order made in that behalf, is the sum of One Thousand Dollars.

Said accused offered as sureties on his said recognizance: W. G. Biddle and B. F. Davis, residing in said County in said County, of Union.

J. L. Cameron.

Dated Febr. 13, 1902.

Special Warrant.

The State of Ohio, }
Union County, ss: } J. S. F. Burnham, Sheriff of said County.

Warrant.

You are hereby commanded that the body of George W. Hancock, now imprisoned in the jail of said County, you safely have before the undersigned, at the Court House forthwith, to do and receive all and singular those things which the undersigned shall then and there consider them in this behalf, and carry you there ^{with} this writ.

Witness my hand and the seal of the Probate Court of said County, this 13th day of February, A. D., 1902.

John W. Brodrick, Probate Judge.

Return

The State of Ohio, }
Union County, ss: } Received the within writ, this 13th day of Febr., A. D., 1902. In pursuance of the command thereof, I have here in the Court, the within named George W. Hancock, Fees \$1.00.
J. S. F. Burnham, Sheriff.

Warrant.

Journal Entry.

Probate Court, Union County, Ohio.
The State of Ohio, }
vs. } Febr. 13, 1902.
George W. Hancock. } Application to Admit to Bail.
Be it remembered, That at the Probate Court within

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Criminal Record, Union Probate Court,

Feb. 13, 1902

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and for said County held on the 13th day of February, 1902,
before John M. Brodrick, Judge of said Court, came
George W. Hancock, by C. L. Cameron, his attorney, and made
application to be admitted to bail, whereupon it was ordered
at the Court that a special warrant issue to the Sheriff, of said County
commanding him to bring the body of the said George W. Hancock, before
the said Probate Court, on the 13th day of February, 1902, to the end that the
said George W. Hancock, may be admitted to bail according to law; and there-
upon, on the 13th day of February, 1902, a special warrant was issued
to said Sheriff, and by the said Sheriff returned according to the
command thereof; with the body of the said George W. Hancock, and
it appearing to the Court that the said George W. Hancock was com-
mitted to the jail of said County by warrant issued out of the
Court of Common Pleas, of Union County, Ohio, on the 12th
day of February, 1902, on an indictment in said Court of Com-
mon Pleas of Union County, Ohio for assault with intent
to kill Jesse McEllister. And thereupon the said Court
being fully advised in the premises, ordered that the said
George W. Hancock enter into a recognizance in the sum of
one thousand dollars, with approved sureties conditioned
according to law, that the said George W. Hancock he and
appear before the Court of Common Pleas, in and for said
County, on the 19th day of February, 1902, to answer unto said
indictment and thereupon the said George W. Hancock
entered into recognizance accordingly, with Mrs. G. Biddle, and
B. F. Davis, sureties, which said recognizance is approved,
and the said George W. Hancock is discharged from the custody
of the said Sheriff. It is further ordered by the Court that this
proceeding be recorded; that a certified transcript hereof, with the orig-
inal recognizance be transmitted to the Clerk of the Court of Common
Pleas, of Union County, Ohio, and that the costs herein taxed
at \$ be paid by said Union County, Ohio.

John M. Brodrick, Probate Judge

Warrant.

Warrant of Discharge.

The State of Ohio, Union County, ss: To S. F. Bumbaine, Sheriff of said
County, George W. Hancock, having this day made his appearance at the
Court of Common Pleas according to law, to answer to the indictment of
Assault with intent to kill Jesse McEllister.

You are hereby commanded to discharge him from the jail of said
County, and from your custody as such Sheriff, and for so doing this shall be your warrant.

Witness my hand and the seal of the Probate Court of
said County, this 13th day of February, A. D., 1902,
John M. Brodrick, Probate Judge

Return,

The State of Ohio, } Feb'y 13, A. D., 1902.
 Union County, ss: } Received this writ this 13th day of Feb'y, 1902.
 In pursuance of the command thereof, Please dis-
 charged from the jail and from my custody as
 Sheriff, said County, the within named George W. Hancock,
 Feb'y 8/20. J. F. Burnham, Sheriff.

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The State of Ohio, vs. Charles C. Barnett.

The State of Ohio } Probate Court.
 Union County, ss: } June Term.

Proceedings before the Hon. John W. Brodrick, Judge of the
 Probate Court, within and for the County of Union, in the
 State of Ohio, at a term of said Court, begun and held at the of-
 fice of the Probate Judge, in Marysville, in said County, in
 June, 1903.

Affidavit.

The State of Ohio, } Probate Court.
 Union County, ss: } No. 5898.

Before me, John W. Brodrick, Judge of the Probate Court,
 in and for said County, personally came John W. Barnett, who
 being duly sworn according to law, swore and says that dur-
 ing the school years of 1902 & 1903, at the County of Union, a-
 fonsaid, one Charles C. Barnett, aged 12 years, was an habitual
 truant from school, and did habitually absent himself from
 school, and while at school was incorrigible and vicious in his
 conduct, and that he, the said Charles C. Barnett, did during
 said Charles C. Barnett, did during said time habitually
 wander about the streets and public places during school
 hours, having no business nor lawfull occupation, and
 is a juvenile, disorderly person.

Affida-
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 Filed
 June 17,
 1903

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Sworn to and signed in my presence, this 17th day of June, A. D., 1903.
 J. W. Barnett,
 John W. Brodrick, Probate Judge.

Warrant

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said Charles C. Barnett, if he be found in your County, or if he has fled, that you pursue after him into any other County in the State and take and safely keep the said Charles C. Barnett, so that you have his body forthwith before me, to answer the said complaint, and be further dealt with according to law.

Given under my hand and the seal of said Probate Court, this 17th day of June, A.D., 1903.
 L. C. John M. Brodick, Probate Judge.

(For Return on Warrant, see the bottom of next page)

Notice

Notice to Board of County Visitors,
 Probate Court, Union County, Ohio.

In the matter of
 The State of Ohio,
 vs.
 Charles C. Barnett,

No. 5898,
 Boys Industrial School,

James Park, Elizabeth March, J. A. Thompson,
 Mate L. Gerner, Edward S. Pyne and Emily W. Fadden,
 Board of County Visitors.

You are hereby notified that proceedings have been instituted before me for the commitment of said Charles C. Barnett, to the Boys Industrial School at Lancaster, Ohio, that the time fixed for hearing the complaint filed, is Friday, the 19th day of June 1903, at one o'clock, P.M.

You will, therefore, as required by law, attend such proceedings at said Probate Court, either as a body, or by Committee, and protect the interests of such child.

In Witness Whereof, I have hereunto set my hand and affixed the seal of said Court at Mansfield, Ohio, this 17th day of June, 1903.

L. C. John M. Brodick, Probate Judge.
 The State of Ohio,
 Union County, ss: Sheriff's Return.

Return of Notice.

Received this writ June 17th, A.D., 1903, at 5 o'clock, P.M. and on the 18th day of June, 1903, I served the same by delivering a true copy thereof personally to the within named Elizabeth March, J. A. Thompson, Mate L. Gerner, and Edward S. Pyne, and by leaving a true copy thereof at the usual places of residence of James Park and Emily W. Fadden.

J. J. Burnham, Sheriff.

Journal Entry.

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Return on Warrant to Arrest

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Sheriff's Fees,	\$	Cts.
Service-----		30
Additional,---		60
Mileage,---		16
Copies-----		60
Return-----		30
Total.		196

Journal
 Entry.

Probate Court, Union County, Ohio.
 June 19th, 1903.

The State of Ohio,
 vs.
 Charles C. Barnett, } Juvenile Disorderly Person

This day this cause came on to be heard and Charles C. Barnett, the defendant, was brought before the Court, and it appearing to the Court that the Notices here-
 upon ordered to be given, have been duly served;
 and the Court having heard the complaint of John
 W. Barnett, and the testimony finds that the Court
 has no jurisdiction to hear the complaint on the
 affidavit of said John W. Barnett.

It is therefore considered, ordered and adjudged
 by the Court that said Charles C. Barnett, do be
 thereby is discharged from the custody of the
 Sheriff.

It is further ordered by the Court that the
 costs herein taxed at \$, be paid out of the County
 Treasury of said Union County, Ohio.

John W. Brookrick, Probate Judge.

Return
 on
 Warrant
 to Arrest

Sheriff's Return.

The State of Ohio,
 Union County, ss:

Received the within writ, the 19th day of June, 1903, and in pur-
 suance of the command thereof, have the within named Charles
 C. Barnett now in Court, this 19th day of June, 1903.

Ed. Binkham, Sheriff.

Fees, \$

Service	.30
Courthouse	1.25
Assistant	.75
Mileage	2.56
Return	.30
Total	\$5.16

The State of Ohio, vs. Harry Barnett
 The State of Ohio, Probate Court
 Union County, ss. June Term.
 Proceedings before the Hon. John W. Brodrick,
 Judge of the Probate Court, ^{with} and for the County
 of Union, in the State of Ohio, at a term of said
 Court, begun and held at the office of the Probate
 Judge in Marysville, in said County, in June,
 1903.

affidavit,
 filed
 June 17,
 1903

affidavit.
 The State of Ohio, Probate Court,
 Union County, ss. No. 5899.
 Before me, John W. Brodrick, Judge of
 the Probate Court, in and for said County, per-
 sonally came John W. Barnett, who being duly
 sworn according to law, deposes and says
 that on or about the 12th day of June, A.D., 1903, at
 the County of Union, aforesaid, one Harry Barnett,
 aged 10 years, did willfully, maliciously and unlawfully,
 steal take and carry away money to the amount
 and value of \$21.00, with intent the said money to
 steal, of the personal property, of the said John
 W. Barnett, contrary to the Statutes in such cases
 made and provided and against the peace and
 dignity of the State of Ohio.

John W. Barnett.
 Sworn to before me, and signed in my pres-
 ence, this 17th day of June, A.D., 1903.
 J. W. Brodrick, Probate Judge.

Journal
 Entry.

Probate Court, Union County, Ohio.
 The State of Ohio, June 17th, 1903.
 vs.
 Harry Barnett, Charles Pitt Lawrence
 This day came John W. Barnett, a citizen of this
 County and made and filed in writing, complaint under
 oath, charging that one Harry Barnett, aged ten years,
 did on or about the 13th day of June, A.D., 1903, at the
 County of Union, aforesaid, willfully, malicious-
 ly and unlawfully, steal, take and carry away
 money to the amount and value of \$21.00, with in-
 tent the said money to steal, of the personal prop-
 erty, of the said John W. Barnett, contrary to the

Warrant.

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 Probate Judge,
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statute in such cases made and provided, and
 against the peace and dignity of the State of Ohio
 It is therefore ordered that a warrant be issued
 to the Sheriff of this County to arrest the said
 Harry Barnett, and bring him before this
 Court, forthwith to answer said complaints;
 and that notice of the hearing thereof issue
 to the Board of County Visitors, as required
 by law.

John W. Brodrick, Probate Judge.

Warrant.

Warrant to Arrest

The State of Ohio,
 Union County, ss.)

Probate Court.

To the Sheriff, said County, greeting:
 Whereas, There has been filed with me an affidavit
 of which the following is a copy:
 "Before me, John W. Brodrick, Judge of the Pro-
 bate Court, in and for said County, personally
 came John W. Barnett, who being duly sworn ac-
 cording to law deposes and says that on or about the
 13th day of June, A. D., 1903, at the County of Union,
 aforesaid, one Harry Barnett, aged 10 years, did
 willfully, maliciously, and unlawfully, steal, take
 and carry away, to wit, to the amount and value
 of \$21.00, with intent the said money to steal, of
 the personal property of the said John W. Barn-
 ett, contrary to the Statute in such cases made
 and provided and against the peace and dignity
 of the State of Ohio.

J. W. Barnett.

Sworn to before me and signed in my
 presence, this 17th day of June, A. D., 1903.

John W. Brodrick, Probate Judge.

These are therefore to command you to take
 the said Harry Barnett, if he be found in
 your County, or if he has fled, that you pur-
 sue ^{after} him, into any other County in the State
 and take and safely keep the said Harry Barn-
 ett, so that you have his body, forthwith
 before me, to answer the said complaints,
 and be further dealt with according to law.

Given under my hand and the seal

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Notice

of said Probate Court, this 17th day of June A.D., 1903,
 John W. Brodrick, Probate Judge.
 (For Return on Warrant, see page 252)

Notice to Board of County Visitors
 Probate Court, Union County, Ohio.

In the matter of
 The State of Ohio } No. 5899.

vs.
 Harry Barnett, Boys' Industrial School,
 vs James Frank, Elizabeth March, J. A. Thompson,
 Wm. H. Hadden, Board of County Visitors.

You are hereby notified that proceedings have
 been instituted before me, for the commitment of
 said Harry Barnett, to the Boys' Industrial School
 at Lancaster, Ohio, and that the time fixed for
 hearing the complaint filed is Friday, the 19th
 day of June, 1903, at one o'clock, P. M.

You will, therefore, as required by law,
 attend such proceedings at said Probate
 Court, either as a body, or by committee, and protect
 the interests of such child.

By J. Brodrick, Judge, I have herein to set
 my hand and the seal of said Court, at Mary-
 sville, Ohio, this 17th day of June, 1903.

John W. Brodrick, Probate Judge,
 (For Return on Notice, see page 252)

Probate Court, Union County, Ohio.

The State of Ohio,
 vs.
 June 19th 1903.

Harry Barnett, ~~John W. Brodrick~~
 This day this cause came on to be heard and
 Harry Barnett the defendant was brought before
 the Court; and being duly arraigned, and the
 charge distinctly read to him, he entered a
 plea of guilty, and not demanding a trial
 by jury and the Court having heard the
 testimony under oath of John W. Barnett and
 W. S. Seebarger, doth find that said defendant
 is guilty of Petit Larceny, as charged in the infor-
 mation; that he is of the age of ten years, on
 the twenty-first day of May, A.D., 1903, and is a
 suitable child to be committed to the discipline and

Journal Entry

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A. D., 1903,
 Probate Judge,
 Union, Ohio.
 State-
 ment,
 Harry Barnett,
 vs.
 Boys Industrial School
 Statement.
 L. W. Hoop,
 a resident of Richmond, Clay County,
 Township, in said County, being first duly sworn,
 in answer to the following interrogations, says:
 State name and age of the boy? Ans. Harry Barnett, 18 years old.
 When and where born? Ans. May 21st, 1893, at Richmond, Ohio.
 Religious faith of parents? Ans. Protestant.
 Father's name? Ans. John W. Barnett.
 Mother's name? Ans. Anna E. Barnett.
 Occupation of parents? Ans. Father: blacksmith; Mother: Housekeeper.
 Birthplace of parents? Ans. Father: Marion, Ohio. Mother: High Land, Ohio.
 Residence of parents? Ans. Richmond, Ohio.
 Are the boys own parents living? Ans. Yes.
 Is father intemperate? Ans. No.
 Is mother intemperate? Ans. No.
 Parents separated? Ans. No.
 Has the boy any other relations? Ans. Yes - eight brothers
 and sisters.
 Can he write and cipher? Ans. Yes.
 What school has he attended? Ans. Richmond Ohio Schools.
 Has he attended Sabbath School? Ans. Yes, Part of Time.
 What has he been employed in? Ans. Not Employed.
 Is he profane? Ans. Yes.
 Does he use tobacco? Ans. Yes.
 Is he intemperate? Ans. No.
 Truant from school? Ans. Yes.
 First time convicted? Ans. Yes.
 Complexion fair. Eyes blue. Hair light. Height 4 ft. 2 in. Weight 64 lbs.
 L. W. Hoop.
 Sworn to before me, and signed in my presence,
 and I hereby certify, that the answers to the several

instructions of the Boys Industrial School of
 the State of Ohio, The Board of County Vis-
 itors were duly notified as heretofore ordered and
 attended this hearing. It is therefore the sen-
 tence of the Court that he be committed
 to said Boys Industrial School there to remain
 until he arrives at full age, unless sooner re-
 formed, or he be discharged by due course of law.

State-
 ment,

John W. Prodic, Probate Judge,
 Probate Court, Union County, Ohio
 The State of Ohio, }
 vs. } Boys Industrial School
 Harry Barnett, } Statement.

L. W. Hoop, a resident of Richmond, Clay County,
 Township, in said County, being first duly sworn,
 in answer to the following interrogations, says:
 State name and age of the boy? Ans. Harry Barnett, 18 years old.
 When and where born? Ans. May 21st, 1893, at Richmond, Ohio.
 Religious faith of parents? Ans. Protestant.
 Father's name? Ans. John W. Barnett.
 Mother's name? Ans. Anna E. Barnett.
 Occupation of parents? Ans. Father: blacksmith; Mother: Housekeeper.
 Birthplace of parents? Ans. Father: Marion, Ohio. Mother: High Land, Ohio.
 Residence of parents? Ans. Richmond, Ohio.
 Are the boys own parents living? Ans. Yes.
 Is father intemperate? Ans. No.
 Is mother intemperate? Ans. No.
 Parents separated? Ans. No.
 Has the boy any other relations? Ans. Yes - eight brothers
 and sisters.
 Can he write and cipher? Ans. Yes.
 What school has he attended? Ans. Richmond Ohio Schools.
 Has he attended Sabbath School? Ans. Yes, Part of Time.
 What has he been employed in? Ans. Not Employed.
 Is he profane? Ans. Yes.
 Does he use tobacco? Ans. Yes.
 Is he intemperate? Ans. No.
 Truant from school? Ans. Yes.
 First time convicted? Ans. Yes.
 Complexion fair. Eyes blue. Hair light. Height 4 ft. 2 in. Weight 64 lbs.
 L. W. Hoop.

Sworn to before me, and signed in my presence,
 and I hereby certify, that the answers to the several

particulars comprised in the above questions are, to the best of my knowledge and belief, correctly made.

Witness my hand and official seal, this 9 day of June, A.D. 1903,

[L.S.]

John W. Brodrick, Probate Judge.

Medical Certificate

Medical Certificate.

Boys Industrial School.

Probate Court, Union County, Ohio.

The State of Ohio,

Boys Industrial School.

Medical Certificate.

Harry Barnett,

J. A. B. Swisher, being sworn and examined as a Medical Witness in the above entitled case, do hereby certify that I have this day carefully examined the said Harry Barnett, and that the answers to the following interrogations are to the best of my knowledge and belief, correctly made:

1. Has he good perfect vision? Ans. Yes.
2. Has he the full use of his limbs? Ans. Yes.
3. Is he of sound intellect? Ans. Yes.
4. Has he sufficient muscular strength to receive instruction? Ans. Yes.
5. Has he any tendency to scrofula? Ans. No.
6. Has he any tendency to consumption? Ans. No.
7. Is he perfectly free from any cutaneous disorder? Ans. Yes.
8. Is he subject to epileptic or other fits? Ans. No.
9. Has he any small-pox or cow-pox? Ans. Yes.
10. Has he been vaccinated? Ans. Has scar on left fore-arm.

A. B. Swisher, M.D.

Sworn to before me and signed in my presence, and I hereby certify that A. B. Swisher, M.D., whose signature appears in the foregoing certificate is a respectable physician of Marietta, in Union County, Ohio.

Witness my hand and official seal, this 20 day of June, 1903,

[L.S.]

John W. Brodrick, Probate Judge.

Warrant

Warrant to Remove

The State of Ohio,
Union County, ss:}

Probate Court.

To J. S. Burnham, Sheriff, of Union County, Ohio,

Returns

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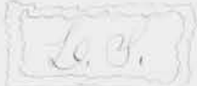
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All the proceedings prescribed by law to execute the warrant for the arrest of Harry Barnett to be admitted into the Boys' Industrial School of the State of Ohio, having been had, you are commanded forthwith to take charge and convey said Harry Barnett to the Boys' Industrial School, near Lancaster, Ohio. After executing this warrant you shall make due return thereof to this office.

Witness my signature and the seal of said Probate Court, at Marysville, Ohio, this 17th day of June, A. D., 1903.



John W. Brodick, Probate Judge

Boys' Industrial School, near Lancaster, Ohio.

June 22nd, A. D., 1903.

Received this day, T. J. Burnham, the person named in the within warrant.

C. B. Adams - - - -
Superintendent.

Returns

Sheriff's Return

Received this date, June 17th, A. D., 1903, and on the 22nd day of June, A. D., 1903, executed the same by conveying the person named to the place designated, and delivered him into the custody of the Superintendent of said Boys' Industrial School, as shown by the receipt endorsed within.

T. J. Burnham,
Sheriff, Union Co., O.

Sheriff's Fees.	Dolls.	Cts.
Service		30
Mileage (132)	10	56
" for Prisoner (66)	3	30
Return		30
	\$14	46

Subpoena

Subpoena in Criminal Case
The State of Ohio, } Probate Court,
Union County, ss: }
To the Sheriff of said County, greeting:
You are hereby commanded to Subpoena
W. C. Schumberger, J. F. Braut, and Wm. T. Hop, J. W.

Barnett, to be and appear before the Probate Court at the Court House in Marietta, in said County, on the 19th day of June, A.D., 1903, at one o'clock, P.M., then and there to testify and the truth to speak in behalf of the State in a certain cause pending in said Court, wherein the State of Ohio, prosecutes Harry Barnett.

And fail not, under penalty of the law, and have you then and there this writ.

Witness my hand and the seal of said Court, at Marietta, Ohio, this 17th day of June, 1903.



John M. Brodick, Probate Judge.

Subpoena

Subpoena in Criminal Case.

The State of Ohio,
Union County, ss:

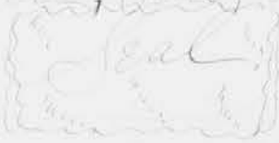
Probate Judge,

To the Sheriff of said County, greeting.

You are hereby commanded to subpoena A. B. Fisher, M.D., to be and appear before the Probate Court at the Court House in Marietta, in said County, on the 20th day of June, A.D., 1903, at 9 o'clock, A.M., then and there to testify and the truth to speak in behalf of the State in a certain cause pending in said Court, wherein the State of Ohio, prosecutes Harry Barnett.

And fail not, under penalty of the law, and have you then and there this writ.

Witness my hand and the seal of said Court, at Marietta, Ohio, this 17th day of June, 1903.



John M. Brodick, Probate Judge.

Return on Warrant to Arrest.

Sheriff's Return. (Return Referred to on Page 247)

The State of Ohio, Union County, ss:

Received me within writ, the 17th day of June, 1903, and in pursuance of the command thereof I have the within named Harry Barnett now in Court this 19th day of June, 1903.

Fees, & Service, 30
Consequence, 1.25
Assistant, .75
Mileage, 2.80
Return, .30
\$5.40

J. F. Burnham, Sheriff.

Sheriff's Return. (Return Referred to on Page 248)

The State of Ohio, Union County, ss:

Received this writ June 17th, A.D., 1903, at 5 o'clock, P.M., and on the 18th day of June, 1903, I served the same by delivering a true copy thereof personally to the within named Elizabeth M. Mingo, C. A. Thompson, Walter Spurr, and Edward A. Ryan, and by leaving

a true copy thereof at the usual place of residence of James Kirk and Emily M. Fedden, Sheriff's Fees, Linnic 30 ct., Additional, 20 ct., Mileage, 16, Cp. 60, Return 30, Total \$1.96

Return on Notice to Board of County Treasurers

J. F. Burnham, Sheriff.

Complaint, Filed June 17, 1903.

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Filed June
17, 1903.

The State of Ohio, vs. John W. Barnett.
Complaint against Parent.

Probate Court, Union County, Ohio,

The State of Ohio, } No. 5900

vs. } Complaint.
John W. Barnett.

To the Honorable Probate Judge of said County:
The undersigned duly appointed by the Board of Ed-
ucation of the Village of Richwood, County of Union,
State of Ohio, as Trustee for said Board makes
complaint that John W. Barnett, the father,
of Charles C. Barnett, a child between the ages
of 11 and 12 years, and in charge of said child,
has failed to cause said child to attend some
recognized school as required by law.

That said child is a juvenile, according to
person within the meaning of the statute.

On or about the 28th day of February, ¹⁹⁰³ the under-
signed, notifying said John W. Barnett, that the said
child is not attending school, without lawful ex-
cuse and in violation of law, and required him
to cause the said child to attend some recognized
school within five days from the date of said
notice; and the undersigned warned the said
John W. Barnett, importing of the final conse-
quences of truancy if persisted in.

Dated this 19th day of June, 1903.

W. H. Hoop, Trustee Officer.

The State of Ohio, }
Union County, ss: }

C. H. Hoop being duly sworn, says that the
statements in the foregoing complaint are true as
he verily believes.

C. H. Hoop.

Sworn to before me and signed in my pres-
ence, this 19th day of June, 1903.

J. S.

John W. Brodrick,
Probate Judge.

Notice and warning to Parent.
The State of Ohio,
Union County, ss:

To John W. Barnett.

You are hereby notified that Charles C.
Barnett, a child between the ages of 11 and 12 years,

Notice
to Parent.

Probate Court
aid County
clock, S. W.
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Probate Judge,
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B. Fisher, M.D.,
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State of Ohio,
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id Court, at
Probate Judge,
on Page 247)
03, and in
is named
Sheriff.
on Page 248)
the 15th day of June,
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Mr. Fedden,
am, Sheriff.

under your charge, is not attending school, with-
out lawful excuse and in violation of law. You
are required to cause the said child to attend some
recognized school within five days from the date
of this notice.

You are warned that if the truancy of said
Charles C. Barnett is persisted in, the final con-
sequences will be as is provided by law, the ^{substance} of
which law is endorsed hereon.

Witness my hand, this 28th day of February,
1903.

C. W. Sloop,
Treasurer of the Village of Richwood,
Union County, Ohio.

Officer's Return

Return
on
Notice.

The State of Ohio
Union County, ss.)

On the 28th day of Feb., 1903, I served the with-
in named John W. Barnett by delivering to him
personally a notice and warning in writing,
of which the within is a true copy.

Witness my hand and seal of said
this 28th day of February, 1903.

C. W. Sloop,
Treasurer of Village of Richwood,
Union County, Ohio.

Jour-
nal
Entry.

In the Probate Court, Union County, Ohio.
The State of Ohio } No. 5900. June 19th, 1903,
vs. } Journal Entry.

John W. Barnett, } Filing Complaint.

This day came C. W. Sloop, a treasurer officer
of Richwood, Union County, Ohio, and made and
filed a complaint in writing that John W. Barn-
ett, the father of Charles C. Barnett, a child be-
tween the ages of 11 and 12 years, and in charge
of said child has failed to cause said child to attend
some recognized school as required by law; and that
said child is a juvenile, disorderly person, with-
in the meaning of the statute and that on or
about the 28th day of February, 1903, said treasurer officer
notified said John W. Barnett that said child is not
attending school, without lawful excuse and in
violation of law, and required him to cause the said

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child to attend some recognized school within five days from
the date of said notice; and that said warrant officer warned
the said John M. Barnett, in writing of the legal consequences
of refusal if persisted in, it is therefore ordered that a war-
rant issue to said warrant officer, to arrest the said John M. Barn-
ett, and bring before this Court for hearing said complaint, and
complaint, and be heard, dole hereby by the 19th day of June,
1903, at one o'clock, P. M., as the time of hearing said complaint,
and this cause is continued.

John M. Brodrick, Probate Judge.

War-
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Warrant to Arrest

The State of Ohio,
Union County, ss;
To C. W. Sloop,

Warrant Officer of Richmond, Village,
Union County, Ohio.

Whereas, complaint has been made and filed in this Court,
that John M. Barnett, ^{the father of} ~~the~~ ^{John M. Barnett,} ~~the~~ ^{the} ~~child~~ ^{child}
and twelve years, having the legal charge and control of
said child, has neglected to cause said child to attend
some recognized school as required by law; and that said
child is a juvenile, disorderly person within the
meaning of the statute.

You are therefore commanded to take and safely
keep the body of said John M. Barnett, so that you
have his full forthcoming before said Court to ans-
wer the said complaint, and be further dealt with
according to law.

In Witness Whereof, I have hereunto set my
hand at Mansfield, Ohio, this 19th day of June,
1903.

Seal

John M. Brodrick, Probate Judge.

Returns
on War-
rant to
Arrest

Officer's Return
The State of Ohio, Union County, ss;
Received the within writ, on the 19th day of
June, 1903, and pursuant to the commands of
thesame, I have the within named John
M. Barnett now in Court, this 19th day
of June, 1903.

C. W. Sloop, Warrant Officer
of the Probate Court of Union County, Ohio.

Journal
Entry.

In the Probate Court of Union County, Ohio,
The State of Ohio, No. 3900. June 19, 1903.

vs. John W. Barnett, Discharging Defendant.
This day came James E. Robinson,
Prosecuting Attorney, in behalf of the State of Ohio, and
the defendant being brought into court, in custody
of W. H. Loop, Trustee of the Village of Richmond,
Union County, Ohio, and being arraigned on the
complaint herein filed against him by said W. H. Loop,
Trustee of said Union County, for the same, to wit: he
is "Not guilty," and a fine not being demanded,
the cause was submitted to the Court on the tes-
timony.

On consideration whereof, the Court, do find
that said defendant John W. Barnett, is unable to cause
said Charles B. Barnett, to attend as recognized surety.
It is therefore considered, ordered and adjudged
by the Court, that said John W. Barnett do, and he
thereby is, discharged from the custody of said
W. H. Loop, Trustee of said Union County, Ohio.
It is further ordered that the costs herein
incurred at \$ be paid out of the County Treas-
ury of said Union County, Ohio.

John W. Bradrick
Probate Judge.

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The State of Ohio, vs. Charles E. Barnett,
The State of Ohio, } Probate Court,
Union County, ss: } June Term,
Proceedings before the Hon. John W. Brodrick,
Judge of the Probate Court, within and for the County
of Union, in the State of Ohio, at a term of said Court,
begun and held at the office of the Probate Judge, in
Marysville, in said County, on June 9, 1903.

affidavit,
files
June
19, 1903

The State of Ohio, }
Union County, ss: } No. 5901
Before me, John W. Brodrick, Judge of the Probate
Court, in and for said County, personally came W. H.
Sloop, who being duly sworn according to law, deposes
and says that during the school year of 1902 and 1903,
at the County of Union, one Charles E. Barnett, age
12 years, was a habitual truant from school and
was habitually absent himself from school, and
while at school was incorrigible and vicious in
his conduct and that he, the said Charles E. Barnett,
did during the time that school was in session,
habitually wander about the streets and public
places having no business or occupation, and
is a juvenile, disorderly person,
W. H. Sloop.

Sworn to before me and signed in my pres-
ence, this 9th day of June, A. D., 1903.

John W. Brodrick, Probate Judge,
Probate Court, Union County, Ohio.

Journal
Entry

The State of Ohio, }
Union County, ss: } June 11, 1903.
Juvenile Disorderly Person,
This day came W. H. Sloop, a constable of Rich-
mond, Union County Ohio, and made affidavit to complain
in writing against Charles E. Barnett, as a juve-
nile, disorderly person within the meaning of the Stat-
ute.

It is therefore ordered that a warrant issue to
S. P. Burckham, Sheriff of said County, to arrest
the said Charles E. Barnett, and bring him
before this Court, forthwith to answer said com-
plaint, and that notice of the hearing, to be given to
John W. Barnett, the father of said Charles E. Barnett,
and to the Board of County Visitors, as required

by the Court doth hereby by the 19th day of June, 1903, at one o'clock, P.M., at the time of hearing said complaint, and his complaint, and this cause is continued.

John M. Brodrick, Probate Judge,

~~Warrant to arrest~~

Warrant
To Arrest

The State of Ohio, } Probate Court,
Union County, ss.)

Whereas, There has been filed with me an affidavit of which the following is a copy:

"Before me, John M. Brodrick, Judge of the Probate Court in and for said county, personally came L. W. Sloop, who being duly sworn according to Law deposes and says that during the school year of 1902 and 1903, at the County of Union, on Charles E. Barnett, aged 12 years and was an habitual truant from school and did habitually absent himself from school and while at school was incorrigible and vicious in his conduct and that he, the said Charles E. Barnett, did during the time that school was in session habitually stayed about the streets and public places having no business or lawful occupation, and was and is a Juvenile Delinquent Person."

L. W. Sloop,

Sworn to before me and signed in my presence, this 19th day of June, A.D. 1903.

[Signature]

John M. Brodrick Probate Judge.

Thus are therefore to command you to take the said Charles E. Barnett if he be found in your County, or if he has fled, that you pursue after him, into any State or into the State and take and safely keep the said Charles E. Barnett so that you may be able to return him before me, to answer the said complaint, and be further dealt with according to Law.

Given under my hand and the seal of said Probate Court, this 19th day of June, A.D. 1903.

[Signature] John M. Brodrick, Probate Judge.

Sherrill's Return

The State of Ohio,
Union County, ss.)

Received *[Signature]* this 19th day of June, 1903 and in pursuance of the command thereof, I have

Return
on
Warrant
to Arrest

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To
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Probate Judge
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Notice
to
Parent.

the within named Charles C. Barnett, - son of
last day of June, 1903.
Treas. & Clk. J. T. Burnham, Secy.
Notice of Hearing to Parent.
Probate Court, Union County, Ohio.
The State of Ohio,
vs.
Charles C. Barnett.
To your W. Barnett.

You are hereby notified that ^{has made and filed} a complaint that
you as the father of Charles C. Barnett, a child bearing
the ages of eleven and twelve years, and having charge
of said child, have failed to cause said child's attend-
ance at some recognized school as required by law; and that
said child is a juvenile delinquent person within the
meaning of the Statute.

And you are further notified that said com-
plaint will be for hearing before said court, on the
19th day of June, 1903, at one o'clock, P. M.

In witness whereof, I have hereunto set my
hand and caused the seal of said court to be affixed,
at Marietta, Ohio, this 19th day of June, 1903.

(For returns on
notice see Page 262)
Journal
Entry.

Probate Court, Union County, Ohio.
The State of Ohio,
vs.
Charles C. Barnett.
June 19th, 1903.
Juvenile Delinquent Person.

This day this cause came on to be heard, and Charles
C. Barnett, the defendant, was brought before the court;
and it appearing to the court that the notices, subpoenas
ordered to be given, have been duly served, and the court
having heard the complaint of W. S. Hoop, the parent of said
and the testimony of said Charles C. Barnett,
is a juvenile delinquent person within the mean-
ing of the Statute, and that he is of the age of twelve
years, on the twelfth day of March, 1903, the
Board of County Visitors attended this hearing as
required by law. It is therefore the sense of the court
that said Charles C. Barnett, be committed to the Boys' Industrial School
at Lancaster, Ohio, there to remain until discharged by due course of the
law. The court further said that said John W. Barnett, the father of said defendant
Charles C. Barnett, is unable to compel said defendant, Charles C. Barnett, to attend school.
John W. Woodruff, Probate Judge.

etc. and that the answers to the following interrogations, are to the best of my knowledge and belief, correctly made:

1. Has he any perfect vision? Ans. Yes.
2. Has he the full use of his limbs? Ans. Yes.
3. Is he of sound intellect? Ans. Yes.
4. Has he sufficient physical strength to receive instructions? Ans. Yes.
5. Has he any tendency to epilepsy? Ans. No.
6. Has he any tendency to consumption? Ans. No.
7. Is he perfectly free from any cutaneous diseases? Ans. Yes.
8. Is he subject to epileptic or other fits? Ans. No.
9. Has he had small pox or cow-pox? Ans. No.
10. Has he been vaccinated? Ans. No.

A. B. Swisher, M.D.

I sworn to before me and signed in my presence and I hereby certify, that A. B. Swisher, M.D., whose signature above, with the Corroborative certificate is a respectable physician of Mansfield, in Union County, Ohio.

Witness my hand and official seal, this 11th day of June, 1903.

S. J.

John M. Prodrick, Probate Judge.

Warrant to Convey.

The State of Ohio,
Union County, ss:
To S. T. Burnham
Sheriff of Union County, Ohio.

All the proceedings prescribed by law to entitle Charles C. Barnett to be admitted into the Boys' Industrial School of the State of Ohio, having been had, you are commanded forthwith to take charge of and convey said Charles C. Barnett, to the Boys' Industrial School, near Lancaster, Ohio. After executing this warrant you shall make due return thereof to this office.

Witness my signature and the seal of said Probate Court, at Mansfield, Ohio, this 11th day of June, A. D., 1903.
John M. Prodrick, Probate Judge.
Boys' Industrial School, near Lancaster, Ohio.
June 22nd, A. D., 1903.

Received this day of June, S. T. Burnham the person named in the within warrant, A. B. Adams, - per - S, Superintendent.

Sheriff's Return.

Received this writ, June 19th, A. D., 1903, and on

Returns on Warrant to Convey.

Marshall, in the following
Barnett, Deceased, Ohio.

Housekeeper, Meigs County, Ohio.

Deceased.

Books.

ed.

Weight, 95 lbs.
Sloop.
and
of particular
of my

June, A. D., 1903.
Probate Judge.

Medical
that
Charles C. Barn

The 22nd day of June A.D., 1903, I executed the same by conveying the person named to the place designated, and delivered him into the custody of the Superintendent of said Boys' Industrial School, as shown by the receipt included within.

S. F. Bramble,
Sheriff, Mason Co., O.

Service Fees.	Doll.	Cts.
Service		30
Mileage (132)	10	56
" for prisoner	3	30
Return		30
	\$ 14	46

Returns on Notice to Parents

Officers Returned.

The State of Ohio,
Union Courts, ss:

Received this writ on the 19th day of June, 1903, and on the 19th day of June, 1903, I served the writ on John W. Barnett, by delivering to him personally a true copy thereof. Witness my hand this 19th day of June, 1903,
C. W. Groff, Trust Officer.

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Motion
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Sept. 2/904

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Special
Warrant

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The State of Ohio vs. John Bowen

Proceedings before John M. Brodrick, Judge of the Probate Court, within and for the County of Cerritos, in the State of Ohio, at a term of said court begun and held at the Office of the Probate Judge, in Marysville in said County, on the 2nd day of September 1903.

Motion

Filed
Sep. 2/1904

Motion to be Admitted to Bail.
The State of Ohio, }
Cerritos County, } ss. Before John M. Brodrick,
The State of Ohio } Probate Judge of said County.
vs. } No. 5948.
John Bowen. } Charge: Rape
Application to Admit to Bail.
To the Probate Judge of said County:

John Bowen of the County aforesaid, respectfully represents that he is imprisoned in the jail of said County, committed to said jail on the 27th day of August A.D. 1903, pursuant to the charge of rape. He therefore prays that he may be admitted to bail for his appearance at the Court of Common Pleas, according to law, to answer said charge, and offers as sureties upon his recognizance to him, W. Whappell and E. B. Westlake.

Marysville, Ohio, Sept. 2nd A.D. 1903. John Bowen, Applicant.

Special

Warrant

Special Warrant.
The State of Ohio, }
Cerritos County, } ss. To S. J. Burnham, Sheriff of said County:
You are hereby commanded that the body of John Bowen now imprisoned in the jail of said County, you safely have before the undersigned, at the Court House, forthwith, to do and receive all and singular those things which the undersigned shall then and there consider of him in this behalf; and have you then and there this writ. Witness my hand and the Seal of the Probate Court of said County, this 2nd day of September A.D. 1903.

J. M. Brodrick, Probate Judge.

Returns

on writ

The State of Ohio, }
Cerritos County, } ss. September 2nd A.D. 1903.
Received the within writ, this 2nd day of Sept. A.D. 1903, in pursuance of the command thereof, I have here in the Court, the within named John Bowen.
Fees } \$ + R. - - - 60
} Before Court } 60
} } 1.20
S. J. Burnham, Sheriff.

1903, and on
John W.
of.
Court Officer,

Journal
entry -
The State of Ohio,
Admission
to Bail -

Probate Court, Union County, Ohio,
September 2, 1903,
Journal entry - Application to Ad-
mit to Bail.

Be it remembered, that at the Probate Court within and for said county, held on the 2nd day of September 1903, before John M. Brodrick, Judge of said court, came John Bowen and made application to be admitted to bail, whereupon it was ordered by the court that a special warrant issue to the Sheriff of said county, commanding him to bring the body of the said John Bowen before the said Probate Court, on the 2nd day of September 1903, to the end that the said John Bowen may be admitted to bail according to law. And thereupon on the 2nd day of September 1903, a special warrant was issued to said Sheriff, and by the said Sheriff returned according to the command thereof with the body of the said John Bowen; and it appearing to the court that the said John Bowen was committed to the jail of said county by the consideration of J. K. Hemmington, a Justice of the Peace within and for said Union County, Ohio, on the 27th day of August 1903, on a charge of rape,

And thereupon the said court, being fully advised in the premises, ordered that the said John Bowen enter into a recognizance in the sum of Three Hundred dollars, with approved sureties conditioned according to law, that the said John Bowen be and appear before the court of Common Pleas in and for said county, on the first day of its next term thereof, to answer unto said charge and thereupon the said John Bowen entered into recognizance accordingly, with C. W. Chappell and E. B. Westlake, sureties, which said recognizance is approved and the said John Bowen discharged from the custody of the said Sheriff.

John M. Brodrick, Probate Judge.

Warrant -
to discharge

Warrant to discharge Prisoner.
The State of Ohio,
Union County,
The State of Ohio,
John Bowen. }
Probate Court,
Safaration for Rape,
To the Sheriff of said county, Greetings:

John Bowen
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Returns
on Warrant

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Whereas, at the September Term of said Probate Court, begun and held at Marysville, in said county, on the 2nd day of September A.D. 1903, the said defendant John Bowers, having duly entered into recognizance with sureties to the approval of the Court, for his appearance on the first day of the next term of the Court of Common Pleas of said County.

It was thereupon ordered that the said defendant John Bowers go hence of said action without day.

You are therefore ordered to discharge the said John Bowers from the jail of said County and from your custody as such Sheriff, forthwith.

Witness my hand and the Seal of said Court, at Marysville, Ohio, this 2nd day of September A.D. 1903.

J. D. John M. Brodrick, Probate Judge.

Sheriff's Return.

The State of Ohio, Union County, ss:

Received this writ, this 2nd day of September A.D. 1903, at 4 o'clock P. M., and pursuant to the command thereof, I have discharged from the jail and from my custody as Sheriff of said County the within named John Bowers.

S. F. Burnham, Sheriff.

Fees, { \$ 12.00
Discharge, 60
7.20

Return on Writ

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Probate Judge.

ty, Greeting;

In the Matter of Della Marriott.

Proceedings before John M. Brodrick, Judge of the Probate Court, within and for the county of Union in the State of Ohio, at the April Term thereof, begun and held at the Office of the Probate Judge, in Marysville, in said county, on the 27th day of April, 1904.

Complaint, filed Apr. 26, 1904.

Complaint, No. 6080. Probate Court, Union County, Ohio.

Before me, the undersigned, came Orville Marriott an inhabitant of Union County, Ohio, who being first duly sworn, makes complaint and says that Della Marriott is above the age of nine and under the age of sixteen years; that she is leading a vicious life; that she has committed the offense of running away from home and spending her time with vicious and uncharitable men and boys and further that she is a juvenile disorderly person and said affiant further says he believes said Della Marriott should be committed to the Girls' Industrial Home.

Orville Marriott,

Sworn to before me and signed in my presence this 26th day of April A.D. 1904.

John M. Brodrick, Probate Judge, Union County, Ohio.

Entry - Order for arrest

In the Matter of Della Marriott, April 26th 1904, Girls' Industrial Home

This day Orville Marriott, a resident citizen of Union County, Ohio, appeared in open court and filed with the Judge his affidavit alleging that Della Marriott is above the age of nine and under the age of sixteen years; that she is leading a vicious life; has committed the offense of running away from home and spending her time with vicious and uncharitable men and boys and further that she is a juvenile disorderly person.

It is therefore ordered that a warrant issue to the Sheriff of Union County, commanding him to arrest the said Della Marriott and bring her before the said Judge on the 27th day of April 1904, at one o'clock P.M., the time set for hearing the

complaint order this case aside place also bound

Warrant to arrest - The State of Ohio To S.D.

of the affidavit said the age year is lead has from and she

You Della office the the ti forth the or Herei serv W Mary

Return on Warrant The State of Ohio April these riott Fees

complaint set forth in said affidavit; and that an order issue directed to Orville Marriott, resident of this county, with whom said Della Marriott resides, requiring him to appear at said time and place of hearing; and that a notice of such hearing also issue to the Board of County Visitors of this county, as required by law, and this cause is continued.

John M. Brodrick, Probate Judge.

Warrant

Warrant to Arrest.

The State of Ohio, }
Union County, } ss. Probate Court.

To S. F. Burnham, Sheriff of said county, Greeting:

Whereas Orville Marriott, a resident citizen of the county aforesaid, having this day filed an affidavit with the undersigned, Probate Judge of said county, alleging that Della Marriott is above the age of nine years, and under the age of sixteen years; that she resides in said county; that she is leading a vicious or criminal life; that she has committed the offense of running away from home and spending her time with vicious and unchaste men and boys and further that she is a juvenile disorderly person.

You are therefore commanded to arrest the said Della Marriott and bring her before me, at my office in the Court House, in said county, on the 27th day of April A.D. 1904, at one o'clock P.M. the time fixed for hearing the complaint set forth in said affidavit, then and there to abide the order of this court in the premises. Herein fail not, and of this writ make legal service and due return.

Witness my hand and Seal of said court at Marysville, Ohio, this 26th day of April A.D. 1904.

J. M. Brodrick, Probate Judge.

Return

Return

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

Received the within writ the 26th day of April 1904, and in pursuance of the command thereof, I have the within named Della Marriott and have her now in court this 27 day of April 1904.
Fees \$ 3.46.

S. F. Burnham,

Sheriff.

Order

Order.

The State of Ohio, } ss.
Union County, } In Probate Court,
To Orville Marriott: -

An application having been made before the Probate Court of said county, for the commitment of Della Marriott to the Girls Industrial School you are required to appear before said Probate Court, at the Court House in said county on the 27th day of April A.D. 1904, at one o'clock P.M., to show cause if any there be why said Della Marriott should not be committed to said Industrial School.

Witness my hand and the seal of said court, this 26th day of April A.D. 1904.

(L.S.) John M. Brodrick, Probate Judge.

Return on Order

Service 30
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Mileage 2.56
42.96

Received this writ April 26, 1904, and served same by handing to Orville Marriott a true copy thereof, April 27, 1904.

S. F. Burnham, Sheriff.

Notice

Notice to Board of County Visitors.

In the Matter of } Probate Court, Union County, Ohio,
Della Marriott. } Girls' Industrial School.

To Emily M^cGadden, Mate L. Gammes, Elizabeth March, E. S. Payne, J. A. Thompson and James Shirke Board of County Visitors:

You are hereby notified that proceedings have been instituted before me, for the commitment of said Della Marriott to the Girls' Industrial School at Selawar, Ohio, and that the time fixed for hearing the complaint filed is Wednesday the 27th day of April 1904, at one o'clock P.M. You will therefore, as required by law, attend such proceedings at said Probate Court, either as a body or by committee, and protect the interests of such child.

In witness whereof, I have hereunto set my hand and affixed the seal of said court, at Marysville, Ohio, this 26th day of April 1904.

(L.S.) John M. Brodrick, Probate Judge.

Return on Notice

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

Sheriff's Returns.

Received this writ April 26, A.D. 1904, at two

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o'clock P.M. and on the 26th day of April 1904, I served the same by delivering a true copy thereof personally to the within named Emily McGadden, Kate L. Guernsey, Elizabeth March, E.S. Payne, F.A. Thompson and James Shirke,

Sheriff's fees	
Service,	30
Additional,	75
Mileage,	32
Copy,	60
<u>Total</u>	<u>\$1.97</u>

J. F. Burnham, Sheriff
By Allen Haines, Deputy Sheriff.

entry - Probate Court, Union County, Ohio.
Hinding - On the Matter of { April 27, 1904.
Orders - Bella Marriott. } Girls Industrial Home.

Commitment - This day this cause came on to be heard and Bella Marriott the accused was brought before the Court. The Order and Notice heretofore issued were duly returned and filed, served. And the Court having heard the testimony, under oath of Chas. H. Mills M.D., and Orville Marriott, Martha Marriott, William Kinney and Bella Marriott and obtained the certificate of said medical witness, doth find that said Bella Marriott is a resident of Union County, Ohio, that she is of the age of fifteen years on the 27th day of November 1904; that she is leading a vicious or criminal ^{life} has committed the offense of running away from home and spending her time with vicious and unchaste men and boys and further that she is a juvenile disorderly person as charged. The Board of County Visitors were notified as heretofore ordered and attended this hearing as required by law, and the Court being satisfied that the said Bella Marriott is a suitable subject for the Girls' Industrial Home of the State of Ohio; it is therefore ordered that she be and is hereby committed to said Industrial Home, there to be kept until discharged as provided by law.

John M. Brodrick, Probate Judge.

Statement - Statement.
On the Matter of { Probate Court, Union County, Ohio,
Bella Marriott. } Girls' Industrial Home. Statement.
Orville Marriott, a resident of Blairtown Township, in said county, being first duly sworn, in answer to the following interrogations, says:
Name of girl? Bella Marriott.
Date of birth? November 27, 1888.

Age? Fifteen years November 27, 1903.
 Birth-place? County Infirmary of Delaware Co., Ohio.
 Color? White. Where baptized? Methodist Episcopal Church, Richwood, Ohio.
 Father's name? Unknown (she is illegitimate.)
 Mother's name? Cannon (given name unknown)
 Birth-place of parents (or nationality)? Unknown.
 Occupation of parents? Unknown.
 Residence of parents? Father unknown, Mother Licking County, Ohio.
 Are the girls own parents living? Last heard of mother was about three years ago.
 Habits of father? Unknown, Habits of Mother? Bad.
 Education of father? Unknown.
 Education of Mother? Limited.
 Are the parents living together? No.
 Are either re-married? No.
 Has the girl brothers or sisters? No.
 Any other relatives? No. - She was raised since one year old by Orville Marriott, Richwood, Ohio.
 Are reasons exist why any of her relatives should not be allowed to communicate with her? No.
 Was she ever charged with any offense before? No.
 If so, when and for what? - Can she read? Yes.
 Can she write? Yes. Can she cipher? Yes.
 What school has she attended? District School, Blairtown Township, Union County, Ohio.
 What has been her employment? Housework.
 Offense of girl? Commencing to lead vicious life.
 Recommended by County Board of Visitors,
 Orville Marriott.

Sworn to before me, and signed in my presence and I hereby certify, that Orville Marriott above named is a respectable person acquainted with the facts, and that the answers to the above interrogations are correctly written, as given.
 Witness my hand and official seal this 27th day of April A.D. 1904.

(L.S.) John M. Brodrick, Probate Judge.

Medical Certificate

Medical Certificate

In the Matter of Probate Court, Union County, Ohio
 Della Marriott, Girls' Industrial Home.

J. L. Har. H. Mills M.D., being sworn and exam-

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ind as a medical witness in the above entitled case, do hereby certify that I have this day carefully examined the said Bella Marriot and that the answers to the following interrogations are to the best of my knowledge and belief, correctly made.

1. Has the girl perfect vision? Ans. Yes.
2. Has she the full use of her limbs? Ans. Yes.
3. Is her intellect sound? Ans. Yes.
4. Has she sufficient physical strength to receive instruction? Ans. Yes.
5. Has she any tendency to scrofula? Ans. No.
6. Has she any tendency to consumption? Ans. No.
7. Is she entirely free from any cutaneous, venereal and other contagious disorder? Ans. Yes.
8. Is she subject to epileptic or other fits? Ans. No.
9. Has she had small-pox or been vaccinated? Ans. Successfully vaccinated.
10. Is she pregnant, or is there now any reason to believe she may be? Ans. No.

Chas. H. Mills M.D.

I sworn to before me and signed in my presence and I hereby certify, that Chas. H. Mills, M.D., whose signature appears to the foregoing certificate is a respectable physician of Marysville in Union County, Ohio. Witness my hand and official seal this 27th day of April A.D. 1904.

(L.S.) John M. Brodrick, Probate Judge.

Application for Admission
 The State of Ohio, }
 Union County, } Probate Court.

To the Superintendent of the Girls' Industrial Home,
 Greeting: Whereas Bella Marriott having been duly committed to the Girls' Industrial Home, by the undersigned Probate Judge, according to law, as will appear by the certified copies of the proceedings, hereto attached, application is hereby made for the admission of said Bella Marriott into said Industrial Home.

Witness my signature and the Seal of said Court, at Marysville, this 27th day of April A.D. 1904.

(L.S.) John M. Brodrick, Probate Judge.

Entry - In Union County, Ohio, Probate Court,
 Order to In the Matter of } April 27, 1904. - Commitment to
 convey - Bella Marriott } Girls' Industrial School.

The Judge being advised that said Bella Mar-
 riott can be received into the Girls' Industrial School
 it is ordered that a warrant for the conveyance of said Patient to said Girls' Industrial
 School issue to S. F. Burnham, Sheriff of said
 County; that this proceeding be recorded; and that
 the costs herein taxed at \$, be paid by this County
 as provided by law.

John M. Brodrick, Probate Judge.

Warrant

Warrant to convey

The State of Ohio, ss.
 Union County, Probate Court.
 To S. F. Burnham, Sheriff:

All the proceedings pre-
 scribed by law to entitle Bella Marriott to be ad-
 mitted into the Girls' Industrial Home, of the State
 of Ohio, having been had, you are commanded
 forthwith to take of said Bella Marriott and de-
 liver her without delay to the Superintendent of
 said Girls' Industrial Home. After executing
 this warrant you shall make due return thereof
 to this office. Witness my signature and the
 seal of said Probate Court at Marysville, this 27th
 day of April A.D. 1904.

J. D. John M. Brodrick, Probate Judge.

Girls' Industrial Home, near Delaware, Ohio.

April 27, A.D. 1904.

Received this day of S. F. Burnham the person
 named in the within warrant.

J. F. Hoge Superintendent.

Received this writ April 27, 1904 at 3 o'clock P.M.,
 and pursuant to its command I delivered to
 the Girls Industrial Home the within receipt
 April 27, 1904.

Service - 30
 Mileage for Sheriff, 1.68
 Attendant, 1.40
 Prisoner, .70
 \$4.08

S. F. Burnham,
 Sheriff.

Return
 of Sheriff

Receipt of
 Supt.

Return
 of Sheriff

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The State of Ohio vs Benjamin Chapman.

Proceedings before John M. Brodrick, Judge of the Probate Court within and for the County of Union in the State of Ohio, at a term of said Court begun and held at the office of the Probate Judge, in Marysville, in said County, in October 1904, -

Affidavit.

Affidavit.

Sub. The State of Ohio, } ss. No. 6175.
Oct. 10/04, Union County, } Probate Court.

Before me John M. Brodrick, Judge of the Probate Court, in and for said County, personally came C. W. Sloops, who being duly sworn according to law deposes and says that on or about the Sixth day of October A. D. 1904, at the County of Union, one Benjamin Chapman aged fourteen years, and under the age of sixteen years, and not being engaged in any regular employment, being an habitual truant from school, who habitually wanders about the streets and public places of the village of Richwood in said County during school hours, is a juvenile disorderly person, contrary to the Statute of the State of Ohio for such cases provided.

C. W. Sloops.

Sworn to before me and signed in my presence, this 10th day of October A. D. 1904.

John M. Brodrick, Probate Judge

Entry - Probate Court, Union County, Ohio, October 10, 1904.
Order The State of Ohio, }
for hearing - vs. } Charge of being a Juvenile
Benjamin Chapman, } Disorderly Person.

This day C. W. Sloops, a citizen of this County and made and filed in writing, Complainant under oath, charging that one Benjamin Chapman aged fourteen years and under the age of sixteen years, and not being engaged in any regular employment, being an habitual truant from school, who habitually wanders about the streets and public places of the Village of Richwood in said County during school hours, is a Juvenile Disorderly Person, contrary to the Statutes of the State of Ohio for such cases provided.

It is therefore ordered that a warrant be

issued to the Sheriff of this county to arrest the said Benjamin Chapman and bring him before this court forthwith to answer said complaint; and that notice of the hearing thereof issue to the Board of County Visitors, as required by law. It is further ordered that the 12th day of October 1904, at one o'clock P.M., be and hereby is fixed as the time of hearing and this cause is continued.

John M. Brodrick, Probate Judge

Warrant

to arrest

Warrant to Arrest.
 The State of Ohio, }
 Curious County, } Probate Court.
 To the Sheriff of said County, Greeting:

Whereas, there has been filed with me an affidavit of which the following is a copy: "Before me, John M. Brodrick, Judge of the Probate Court, in and for said County, personally came b. W. Sloop, who being duly sworn according to law deposes and says that on or about the sixth day of October A. D. 1904, at the County of Curious one Benjamin Chapman, aged fourteen years, and under the age of sixteen years, and not being engaged in any regular employment, being an habitual truant from school, who habitually wanders about the streets and public places of the Village of Richwood in said County during school hours, as a juvenile disorderly person, contrary to the Statute of the State of Ohio for such cases provided.

b. W. Sloop.

Sworn to before me and signed in my presence this 10th day of October A. D. 1904.

John M. Brodrick, Probate Judge.

These are therefore to command you to take the said Benjamin Chapman if he be found in your County, or if he has fled, that you pursue after him into any other County in the State and take and safely keep the said Benjamin Chapman so that you have his body forthwith before me, to answer the said complaint, and be further dealt with according to law.

Given under my hand and the seal of said

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Probate Court, this 10th day of October A.D. 1904.

(L.S.)

John M. Brodrick, Probate Judge

Return on

Sheriff's Return.

Warrant,

The State of Ohio, } ss.

Union County, Received the within writ, the 10th day of October 1904, and in pursuance of the command thereof, I have the within named Benjamin Chapman and have him now in court, this 12th day of October 1904.

Fees, \$.60

S. F. Burrham, Sheriff.

Notice to

Notice to Board of County Visitors.

Board of

The State of Ohio

Probate Court, Union County, Ohio

Visitors

vs.

No. 6175.

Benjamin Chapman } Boys' Industrial School,

To Emily M^cLadden, Elizabeth March, Mat. L. Guerner, E. S. Payne, James Shirk and F. A. Thompson,

Board of County Visitors:

You are hereby notified that proceedings have been instituted before me, involving the commitment of said Benjamin Chapman to the Boys' Industrial School at Lancaster, Ohio, and that the time fixed for hearing the complaint filed, is Wednesday the 12th day of October 1904, at one o'clock P.M.

You will, therefore, as required by law, attend such proceedings at said Probate Court, either as a body or by committee, and protect the interests of such child. In Witness Whereof, I have hereunto set my hand and affixed the seal of said Court, at Marysville, Ohio, this 10th day of October 1904.

(L.S.)

John M. Brodrick, Probate Judge

Return

The State of Ohio, } ss.

on notice,

Union County,

Sheriff's Return.

Received this writ October 10th 1904, at five o'clock P.M., and on the 12th day of October 1904, I served the same by delivering a true copy thereof personally to the within named Emily M^cLadden, Elizabeth March, E. S. Payne, Mat. L. Guerner and F. A. Thompson, and by leaving a true copy thereof at the usual place of residence of James Shirk.

Sheriff's fees.
Service, 30
additional, 75
Mileage, 32
Copies, 60
Total, \$1.97.

S. F. Burrham, Sheriff.

Journal Entry - Probate Court, Union County, Ohio, Oct. 12, 1904.
 Order of Commitment - The State of Ohio vs. Benjamin Chapman } Charge of being Juvenile Disorderly Person.

Sentence - This day this cause came on to be heard and Benjamin Chapman, the defendant was brought before the court, and being duly arraigned, and the charge distinctly read to him, he entered a plea of not guilty, and not demanding a trial by jury and the court having heard the testimony under oath of Theodore Chapman, C. W. Sloop and J. B. Bryant and finding that Theodore Chapman the father of said defendant had been arrested and arraigned for not compelling the attendance of said defendant at school, and on a hearing had been legally discharged as provided by statute and said defendant being also examined, doth find that said defendant is guilty of being a Juvenile Disorderly Person, within the meaning of Section 4022-8, Revised Statutes of Ohio, as charged in the information; that he is of the age of fourteen years, on the 12th day of May 1904, and is a suitable person to be committed to the discipline and instruction of the Boys' Industrial School of the State of Ohio. The Board of County Visitors were duly notified as heretofore ordered and attended this hearing. It is therefore the sentence of the court that he be committed to said Boys' Industrial School there to remain until he arrives at full age, unless sooner reformed or he be discharged by due course of law.

It is further ordered by the court that the order of commitment herein be suspended for such time as said defendant Benjamin Chapman may regularly attend school and properly conduct himself.

John M. Brodrick, Probate Judge.

Motion filed Dec. 1905

Special Warrant

Return

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Probate Judge.

The State of Ohio vs - Daniel Gosnell.

Proceedings before John M. Brodrick, Judge of the Probate Court, within and for the County of Union, in the State of Ohio, at a term of said Court begun and held at said office of the Probate Judge, in Mansville, in said County, in December 1905.

Motion To Be Admitted To Bail.

Motion
Filed
Dec. 1905

The State of Ohio, } Before J. M. Brodrick, Probate Judge of said County.
Union County, ss. }

The State of Ohio } Threatening to kill
Daniel H. Gosnell } Elvora A. Gosnell.

Application to Admit to Bail.

To the Probate Judge of said County:

Daniel Gosnell of the County above said, respectfully represents that he is imprisoned in the jail of said County, committed on the 5th day of December A. D. 1905 to answer to the charge of Menacing Threats.

He therefore prays that he may be admitted to bail for his appearance at the Court of Common Pleas, according to law, to answer said charge, and offers as sureties upon his Recognizance.

J. M. Kennedy, Atty. for Applicant

Mansville, Ohio, December A. D. 1905.

Special Warrant.

Special
Warrant.

The State of Ohio } To D. C. Bolenbaugh, Sheriff of said County:
Union County, ss. }

You are hereby commanded that the body of Daniel H. Gosnell now imprisoned in the jail of said County, you safely have before the undersigned, at the Court House, to do and receive all and singular those things which the undersigned shall then and there consider of him in this behalf; and have you then and there this writ.

Witness my hand and the seal of the Probate Court of said County, this 21st day of December, A. D. 1905.

J. M. Brodrick, Probate Judge.

The State of Ohio } December 21st A. D. 1905
Union County, ss. }

Return.

Received the within writ, this 21st day of Dec. A. D. 1905.

In pursuance of the command thereof, I have here in the Court, the within named Daniel H. Gosnell,

Fees \$ & R. 60

D. C. Bolenbaugh Sheriff.

Before Court, 60
\$ 1.20

Journal Entry

Transcript and Recognizance.

Probate Court - Union County, Ohio.
 The State of Ohio, } December 21st 1905
 v.s. } Application to Admit Bail.
 Daniel H. Gosnell

Be it remembered, That at the Probate Court within and for said County, held on the 21st day of December 1905, before John M. Bondrick Judge of said Court, came Daniel H. Gosnell and made application to be admitted to bail, whereupon it was ordered by the Court that a special warrant issue to the Sheriff of said County, commanding him to bring the body of the said Daniel H. Gosnell before the said Probate Court, on the 21st day of December, 1905, to the end that the said Daniel H. Gosnell may be admitted to bail according to law. And thereupon, on the 21st day of December, 1905, a special warrant was issued to said Sheriff, and by the said Sheriff returned according to the command thereof; with the body of the said Daniel H. Gosnell and it appearing to the Court that the said Daniel H. Gosnell was committed to the jail of said County by the commitment of William Ballinger a Justice of the Peace within and for said Union County, Ohio, on the 5th day of December 1905, on the charge of threatening to kill one Elvira A. Gosnell.

And thereupon the said Court being fully advised in the premises, ordered that the said Daniel H. Gosnell enter into a recognizance in the sum of One Hundred dollars, conditioned according to law, that the said Daniel H. Gosnell be and appear before the Court of Common Pleas, in and for said County, on the first day of the next term thereof, to answer unto said commitment and thereupon the said Daniel H. Gosnell entered into recognizance accordingly on his own recognizance; which said recognizance is approved, and the said Daniel H. Gosnell discharged from the custody of the said Sheriff.

John M. Bondrick, Probate Judge.

Warrant to Discharge Prisoner.

Warrant to Discharge

Probate Court.
 The State of Ohio }
 Union County, ss. }
 The State of Ohio } No. 6387 Commitment
 v.s. } Threatening to kill Elvira A. Gosnell.
 Daniel H. Gosnell }

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In the Matter of Agnes Loar.

Proceedings before the Honorable Bradley E. Thornton Judge of the Probate Court, within and for the County of Union, in the State of Ohio, at a term of said Court, begun and held at the office of the Probate Judge in Marysville, in said County, in March 1906.

Affidavit filed Mch 12/1906

The State of Ohio, }
Union County, } ss. Probate Court. No 6440.

Before me, Bradley E. Thornton, Judge of the Probate Court, in and for said County, personally came Betta Loar, who being duly sworn according to law, deposes and says that one Agnes Loar, aged 14 years, is leading a vicious life by being incorrigible and persisting in living in the company of unchaste men.

Given to before me and signed in my presence, this 12th day of March A.D. 1906.

Journal entry - fixing time of hearing

Bradley E. Thornton, Probate Judge.
In the Matter of } Probate Court, Union County, Ohio,
Agnes Loar. } March 12, 1906. Girl's Industrial Home.

This day Betta Loar, a resident citizen of Union County Ohio, appeared in open Court and filed with the Judge her affidavit alleging that Agnes Loar is about the age of nine and under the age of sixteen years; that she is leading a vicious or criminal life;

It is therefore ordered that a warrant issue to the Sheriff of Union County, commanding him to arrest the said Agnes Loar and bring her before the said Judge on the 14th day of March 1906, at one o'clock P.M., the time set for hearing the complaint set forth in said affidavit; and that an order issue directed to Betta Loar of this County, mother of said Agnes Loar, requiring her to appear at said time and place of hearing; and that a notice of such hearing also issue to the Board of County Printers of this County, as required by law, and this cause is continued.

Warrant to arrest

Bradley E. Thornton, Probate Judge.
The State of Ohio, }
Union County, } ss. Probate Court.
To P. C. Columbus, Sheriff of said County, directing:

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Thomas Petta Loar, a resident citizen of this county, aforesaid, having this day filed an affidavit with the undersigned, Probate Judge of said county, alleging that Agnes Loar is above the age of nine years and under the age of sixteen years; that she resides in said county; that she is leading a vicious or criminal life;

You are therefore commanded to arrest the said Agnes Loar, and bring her before me, at my office in the Court House, in said county, on the 14th day of March A.D. 1906, at one o'clock P.M., the time fixed for hearing the complaint set forth in said affidavit, then and there to abide the orders of this court in the premises. Heroin fail arot, and of this writ make legal service and due return.

Witness my hand and the seal of said court at Marysville, this 12th day of March A.D. 1906.

(L.D.) Ludley E Thornton, Probate Judge.

Return
on Writ
to Arrest

The State of Ohio, Union County, ss:
Received the within writ the 12th day of March 1906, and in pursuance of the command thereof, I have the within named Agnes Loar now in court this 14th day of March 1906.

fees, Service - 30
Before Court. 60
90
L. B. Bolenbaugh.

Order to
Parent

The State of Ohio, } ss. Union County, } Probate Court.
Order
To Petta Loar: - A complaint having been made before the Probate Court of said county, for the commitment of Agnes Loar, to the Girls' Industrial Home, you are required to appear before the undersigned Probate Judge, at the Court House in said county, on the 14th day of March A.D. 1906, at one o'clock P.M., to show cause if there is any, why said Agnes Loar shall not be committed to said Industrial Home.

Witness my hand and the Seal of said court, this 12th day of March A.D. 1906.

(L.D.) Ludley E Thornton, Probate Judge.

Return
on Order

Service 30
Copy 10
Return 30
90
L. B. Bolenbaugh, Sheriff.

Notice to Board of Visitors

Notice to Board of County Visitors.

Probate Court, Union County, Ohio.

In the Matter of } O^c 6440.

Agnes Loar } Girls' Industrial Home.

To Emily McFadden, Elizabeth March Wood, Matie L. Gurner, James Shirk, J. T. Thompson and Jeremiah Miller, Board of County Visitors:

You are hereby notified that proceedings have been instituted before me, involving the commitment of said Agnes Loar to the Girls' Industrial Home, near Delaware, Ohio, and that the time fixed for hearing the complaint filed, is Wednesday the 14th day of March, 1906, at one o'clock P.M.

You will, therefore, as required by law, attend such proceedings at said Probate Court, either as a body or by committee, and protect the interests of such child.

In witness whereof, I have hereunto set my hand and affixed the seal of said Court, at Marysville, Ohio, this 12th day of March, 1906.

L. D. Ludley & Thornton, Probate Judge.

Return on Notice

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

Sheriff's Return.

Received this writ March 12th A.D. 1906, at 4 o'clock P.M. and on the 12th day of March 1906, I served the same by delivering a true copy thereof personally to the within named Emily McFadden, Elizabeth March Wood, Matie L. Gurner, James Shirk, J. T. Thompson and Jeremiah Miller

Sheriff's fee	20
Service	30
Ad.	75
Mileage	140
Subsistence	1.44
Return	30
Total	\$3.19

H. C. Polenbaugh, Sheriff.

Journal Entry Orders

In the Matter of } Probate Court, Union County, Ohio.

Agnes Loar. } March 14, 1906. Findings and commitment.

This day this cause came on to be heard and Agnes Loar, the accused, was brought before the court.

The Order and Notice heretofore issued were duly returned and filed, served, and the court having heard the testimony under oath of b. W. Hoopes M. A. and J. W. Latham, Petta Loar and Mrs. George Hamilton and obtained the certificate of said Medical Witness, doth find that said Agnes Loar is a resident of Union

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county, Ohio; that she is of the age of 12 years on the 16th day of October 1903; that she is leading a vicious or criminal life as charged. The Board of County Visitors were notified as heretofore ordered and attended this hearing as required by law. And the court being satisfied that the said Agnes Loar is a suitable subject for the Girls' Industrial Home of the State of Ohio; it is therefore ordered that she be and is hereby committed to said Industrial Home, there to be kept until discharged as provided by law.

Ludley E. Thornton, Probate Judge.

Medical Certificate filed Mich 14/1906.

Medical Certificate.

In the Matter of Probate Court, Union County, Ohio.
 Agnes Loar. Girls' Industrial Home.

I, G. W. Hooper, being sworn and examined as a Medical Witness in the above entitled case, do hereby certify that I have this day carefully examined the said Agnes Loar and that the answers to the following interrogations are, to the best of my knowledge and belief, correctly made.

1. Has the girl perfect vision? Ans. Yes.
2. Has she the full use of her limbs? Ans. Yes.
3. Is her intellect sound? Ans. Yes.
4. Has she sufficient physical strength to receive instruction? Ans. Yes.
5. Has she any tendency to scrofula? Ans. No.
6. Has she any tendency to consumption? Ans. No.
7. Is she entirely free from any cutaneous, venereal and other contagious disorder? Ans. There is no cutaneous disorder; has had a soreness about vagina due as she says to chaffing; No contagious disease.
8. Is she subject to epileptic or other fits? Ans. No.
9. Has she had small-pox or been vaccinated? Ans. Has not had small-pox, nor has she been vaccinated.
10. Is she pregnant, or is there now reason to believe she may be? Ans. No.

G. W. Hooper M.D.

Sworn to before me and signed in my presence, and I hereby certify that G. W. Hooper, whose signature appears to the foregoing certificate, is a respectable physician of Marysville in Union County, Ohio.

(L.S.)

Ludley E. Thornton, Probate Judge.

Statement filed Mich 14/1906.

In the Matter of Probate Court, Union County, Ohio.
 Agnes Loar. Girls' Industrial Home. Statement.

Betta Loar, a resident of Jerome Township, in said

county, being first duly sworn, in answer to the following interrogations, says:

Name of Girl? Agnes Loar

Date of birth? Oct. 16th 1892.

Age? 14

Birth-place? Unionville Center, Ohio.

Color? White.

Where baptized? Not

Father's name? Frank Loar.

Mother's name? Petta Loar.

Birth-place of parents? Born in Union county, Ohio.

Occupations of parents? Farming and horsekeeping.

Residence of parents? Plain city, Ohio.

Are the girls own parents living? Mother only.

Habits of father? Good.

Habits of mother? Good.

Education of father? Fair

Education of mother? Fair

Are the parents living together? Father dead

Are either re-married? No

Has the girl brothers or sisters? Yes

Any other relations? Yes

Do reasons exist why any of her relations should not be allowed to communicate with her? No.

Was she ever charged with any offense before? No.

Can she read? Yes.

Can she write? Yes.

Can she cipher? Yes.

What school has she attended? Plain city & Unionville C'ty, Ohio

What has been her employment? house keeper

Offense of girl? Leading a vicious and criminal life.

Recommended by Mother.

Petta Loar.

Sworn to before me and signed in my presence, and I hereby certify that Petta Loar, above named, is a respectable person, acquainted with the facts and that the answers to the above interrogations are correctly written, as given.

Witness my hand and official seal this 14th day of March A.D. 1906.

L. D. Bradley & Thornton, Probate Judge.

Journal entry, on the Order for bond, by court, recd.

that to save costs provisions

Warrant to county, The Court

entitled trial court and said you a W. bo

Receipt of Girl's deposit.

Returns by Sheriff on writ to county

March 14th 1906

Journal
 Entry, - Probate Court, Union County, Ohio.
 Orders - On the Matter of } March 15, 1906.
 for bond - Agnes Loar, } Orders for Warrant to convey.
 vs. - The Judge being advised that said Agnes Loar can be
 received into the Girls' Industrial Home; it is ordered
 that a warrant for the conveyance of said Agnes Loar,
 to said Home issue to H. C. Bolenbaugh, Sheriff of said
 County; that this proceeding be recorded and that its
 costs herein taxed at \$, be paid by this County as is
 provided by law.

Warrant
 to convey, - Warrant to convey.
 The State of Ohio, }
 Union County, } Probate Court.
 To H. C. Bolenbaugh;

All the proceedings prescribed by law to
 entitle Agnes Loar to be admitted into the Girls' Indus-
 trial Home, of the State of Ohio, having been had, you are
 commanded forthwith to take charge of said Agnes Loar
 and deliver her without delay to the Superintendent of
 said Girls' Industrial Home. After executing this warrant
 you shall make due return thereof to this office.

Witness my signature and the Seal of said Probate
 Court at Marysville, this 14th day of March A. D. 1906.
 L. D. Dudley & Thornton, Probate Judge.
 Girls' Industrial Home, or at Delaware, Ohio,
 March 16, 1906.

Receipt of
 Supt. Received this day of H. C. Bolenbaugh, the person named
 in the within warrant.

Return
 by Sheriff Received this writ March 14, 1906 and on the 16th day of
 March 1906, I executed the same by conveying the person
 named to the place designated as shown by the receipt
 inclosed within.
 L. D. Dudley & Thornton, Probate Judge.
 H. C. Bolenbaugh, Sheriff.

Mileage each way 40 miles, 5¢	\$2.00
" " " Assistant	2.00
Mileage one way Patient	1.00
Support of Patient 1 day	75
	<u>\$5.75</u>

The State of Ohio vs - Frank Harver.

Proceedings before Dudley E. Thornton, Judge of the Probate Court, within and for the county of Union, in the State of Ohio, at the August term thereof for Criminal Business, begun and held at the Office of the Probate Judge in Marysville, in said county, in the year 1906.

Informations filed August 28/06, Information for Assault and Battery.
The State of Ohio, } No. 6512.
Union County, ss.

In the Probate Court, Union County, Ohio,
August Term, in the year of our Lord one thousand nine hundred and six,

I, Frank J. Ballinger, Prosecuting Attorney of the State of Ohio, for the said County of Union, appearing in said Probate Court, in and for said County, in the name and by the authority, and on behalf of the State of Ohio, information gives that Frank Harver, late of said County, on the Sixth day of August in the year of our Lord one thousand, nine hundred and six, in the County of Union aforesaid, unlawfully, violently and in a menacing manner, did assault and threaten one John Stabler then and there being, and him the said John Stabler then and there did strike, beat, wound and otherwise ill treat contrary to the force of the Statute in such cases made and provided, and against the peace and dignity of the State of Ohio.

Frank J. Ballinger,
Prosecuting Atty, Union Co., Ohio

In the Probate Court of Union County, Ohio,

Journal Entry - Order for Special Warrant -
The State of Ohio, } August 28, 1906.
vs. } Information charging Frank Harver
Frank Harver } with Assault and Battery.

This day came the Prosecuting Attorney of said County, and filed in this Court a duly certified transcript from the Common Pleas Court of said County, No. 1305, as above entitled, and an information thereon against said Frank Harver, charging him with assault and battery; it is therefore ordered that a Special Warrant issue for the said Frank Harver, as required by law.
Dudley E. Thornton, Probate Judge.

Special Warrant, The S. issued Corrie Augt 28/06, To K.

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Journal Entry - Sentence. In an Attor Infor \$4.10 defen ill tr

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Special
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Special Warrant.

The State of Ohio,
Union County, ss.

H. B. Bolenbaugh, Sheriff of said County;

You are hereby
commanded that the body of Frank Garver now im-
prisoned in the jail of said County, you safely have
before the undersigned, at the Court House, forthwith,
to do and receive all and singular those things which
the undersigned shall then and there consider fitting
in this behalf; and have you then and there this writ.

Witness my hand and the seal of the Probate Court
of said County, this 28th day of August A.D. 1906.

L. D. Dudley E. Thronton, Probate Judge.

Return
on
Warrant

The State of Ohio,
Union County, ss.

Received the within writ, this 28th
day of August A.D. 1906. In pursuance of the com-
mand thereof, I have here in the Court the within
named Frank Garver.

Yes. 90¢ L. B. Bolenbaugh, Sheriff.

Journal
Entry -
Sentence

The State of Ohio, Plaintiff }
vs. }
Frank Garver, Defendant.

August 28, 1906.
Journal entry.
Charge Assault and Battery.

This day came Frank G. Ballinger, Prosecuting
Attorney of Union County, Ohio, and filed herein his
information charging that on the 6th day of August
A.D. 1906, in said County of Union, State of Ohio, said
defendant did strike, beat, wound and otherwise
ill treat one John Stabler.

The defendant having been arraigned before me
this 28th day of August 1906, plead guilty to the
above charges.

Thereupon it is considered and adjudged by me
that he pay a fine in the sum of \$10. and costs taxed
at \$, and costs and interest which may accrue, and
that the said defendant stand committed to the
County Jail until said fine and costs are paid.

Dudley E. Thronton, Probate Judge.

Judge of
of Union
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Attorney of the
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The State of Ohio - vs - Robert Clark.

Proceedings before Hudley & Thornton, Judge of the Probate Court, within and for the County of Union, in the State of Ohio, at the September Term thereof for Criminal business, begun and held at the Office of the Probate Judge, in Marysville, in said County, in the year 1906.

Informations,
filed
Sept. 7/1906,

Informations.
The State of Ohio,
Union County, ss. No. 6518.

In the Probate Court, Union County, Ohio,
September Term, in the year of our Lord one thousand nine hundred and six.

Frank G. Ballinger, Prosecuting Attorney of the State of Ohio, for the said County of Union, now here, in said Probate Court, in and for said County, in the name and by the authority, and on behalf of the State of Ohio, in-formation gives that Robert Clark, late of said County, on the 26th day of May, in the year of our Lord one thousand nine hundred and six, in the County of Union aforesaid, did take, steal and carry away one suit of clothes of the value of twenty-two dollars being the personal prop-erty of Earl Gabriel,

contrary to the force of the Statute in such cases made and provided, and against the peace and dig-nity of the State of Ohio.

Frank G. Ballinger,
Prosecuting Attorney, Union Co.,

Journal
Entry -
Order for
Warrant,

In the Probate Court of Union County, Ohio,
The State of Ohio } No. 6518
vs. } September 5, 1906.
Information charging Robert Clark
with Petit Larceny.

This day came the Prosecuting Attorney of Union County, and filed in this Court a duly certified tran-script from the Common Pleas Court of said County, No. 13047, as above entitled. And an Information thereon against said Robert Clark charging him with Petit Larceny.

It is therefore ordered that a Special Warrant issue for the said Robert Clark as required by law.

Hudley & Thornton,
Probate Judge.

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Warrant, The S
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Sept. 7/06, To

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Criminal Record, Union Probate Court, September Term 189 06.

Special

Special Warrant

Warrant, The State of Ohio, }
issued Union County, }

Sept. 4/06, To S. B. Polenbargh, Sheriff of said County:

You are ^{hereby} commanded that the body of Robert Clark, now imprisoned in the jail of said County, you safely have before the undersigned, at the Court House, forthwith, to do and receive all and singular those things which the undersigned shall there and there consider of him in this behalf; and have you there and there this writ.

Witness my hand and the seal of the Probate Court of said County, this 5th day of September, 18906.

L. D.

Dudley E. Thorntons, Probate Judge.

Return on The State of Ohio, }

September 5, 18906.

Warrant, Union County, ss. }

Received the within writ, this 5th

day of September 18906, in pursuance of the command thereof, I have here in the Court, the within named Robert Clark.

Fees, { Service 30
Before Court 60
90 4

S. B. Polenbargh, Sheriff.

Journal

On the Probate Court of Union County, Ohio.

Entry - The State of Ohio, } No 63-12,

September 5, 18906.

Sentence - ss. }

Journal entry - Sentence.

Robert Clark } Charge: Petit Larceny.

This day came Frank J. Ballinger, Prosecuting Attorney of Union County, Ohio, and filed herein his information charging that on the 26th day of May 18906, in said County of Union, and State of Ohio, said defendant did take, steal and carry away one suit of clothes of the value of twenty-two dollars, being the personal property of Earl Fabrid.

The defendant having been arraigned before the Court this 5th day of September 18906 and plead guilty to the above charge.

Thereupon it is considered and adjudged by the Court that the defendant pay a fine in the sum of \$50⁰⁰ and pay all costs laid up in prosecution.

It is further ordered that said fine be suspended on the conditions that said defendant leave the County and stay out.

Dudley E. Thorntons,
Probate Judge

Judge of the
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Warrant

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Judge.

The State of Ohio v. s. Harry Wilkinson

Proceedings before Dudley C. Thornton, Judge of the Probate Court, within and for the County of Union, in the State of Ohio, at the January Term thereof for criminal business begun and held at the office of the Probate Judge in Marysville in said county in the year 1907.

Information

Information

filed State of Ohio }
Jan. 31, '07 Union County, ss. } No. 6612

In the Probate Court, Union County, Ohio, January Term in the year of our Lord one thousand nine and seven.

I, Frank G. Ballinger, Prosecuting Attorney of the State of Ohio, for the said County of Union now here, in said Probate Court, in and for said County, in the name and by the authority, and on behalf of the State of Ohio information gives that Harry Wilkinson, late of said County, on the 29th day of January in the year of our Lord one thousand nine hundred and seven, in the County of Union aforesaid, then and there being unlawfully did steal, take and carry away a large quantity of Coal, to wit, one thousand pounds of the value of three dollars, the personal property of Louis Shields.

Contrary to the form of the Statute in such cases made and provided, and against the peace and dignity of the State of Ohio.

Frank G. Ballinger
Prosecuting Attorney Union County.

Journal
Entry
Order for
Warrant

In the Probate Court of Union County, Ohio.

The State of Ohio } No. 6612.
v. s. } Information Charging Harry Wilkinson
Harry Wilkinson } with Petit Larceny.

This day came the Prosecuting Attorney of said County and filed in this court a duly certified Transcript from the Mayors Court of Marysville, Ohio as above entitled and in formation thereon against said Harry Wilkinson charging him with Petit Larceny; it is therefore ordered that a special Warrant issue for the said Harry Wilkinson as required by law.

Dudley C. Thornton
Probate Judge.

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Warrant.

The State of Ohio }
 Union County }
 Warrant To the Sheriff of said county, Greeting:
 issued Whereas, The Prosecuting Attorney, in and for said
 Jan 31 County, his this day filed in this Court his information,
 1907. and an affidavit has been filed herein, alleging that,
 on or about the 29th day of January A. D. 1907, at the
 county of Union in the State of Ohio, one Harry Wilkinson
 did steal, take and carry away a large quantity of coal
 to wit: one thousand pounds of the value of three dollars
 the personal property of Louisa Shields in said County
 and state.

These are, therefore, to command you to take the said
 Harry Wilkinson if he be found in your county, or, if he
 has fled, that you pursue after him into any other
 County in the State, and take and safely keep the said
 Harry Wilkinson, so that you have his body forth with
 before this Court, to answer the said charge, and be
 further dealt with according to law.

Given under my hand + the seal of said Court,
 at Marysville, Ohio, this 31st day of
 January A. D. 1907.
 Dudley C. Thornton, Probate Judge.

Return

Received this Writ Jan. 31, 1907 and on the 31st day of
 Return January 1907, I executed the same by arresting the within
 named Harry Wilkinson and now have him before the
 Warrant Court. D. C. Bolenbaugh, Sheriff

Affidavit

State of Ohio }
 Union County } ss.
 Before me, Dudley C. Thornton, Judge of the Probate Court
 Affidavit in and for said County, personally came Chas Liggitt, who
 being duly sworn according to law, deposes and says, that
 on or about the 29th day January A. D. 1907, at the County
 of Union aforesaid, one Harry Wilkinson then and there
 did unlawfully steal, take and carry away a large
 quantity of coal to wit: one thousand pounds of the
 value of three dollars the property of Louisa Shields
 contrary to the statutes of the State of Ohio in such case
 made and provided and against the peace and dignity

of the State of Ohio.

Chas. Liggelt
sworn to before me and signed in my presence,
this 31st day January A. D., 1907.

Dudley C. Thornton, Probate Judge.

State of Ohio

v. s.

Harry Wilkinson

} Journal Entry.

Journal
Entry
Sentence.

This day came Frank J. Ballinger prosecuting attorney
for Union County, Ohio and filed herein his information
charging that on the 29th day of January 1907, in said county
of Union, State of Ohio, said defendant did steal take and
carry away a large quantity of coal to wit: one thousand
pounds of the value of three dollars.

The defendant having been arraigned before me this
31st day of January A. D. 1907, and plead guilty to the charges.

Thereupon it is considered and adjudged by this
court that the said defendant pay a fine in the sum of
\$7.50 and costs and serve ten days in Columbus work
house. And it is further ordered that if said defend-
ant pay fine and costs against 4 o'clock this day therein
the ten days in the work house is to be remitted and
not required.

Dudley C. Thornton

Probate Judge.

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State of Ohio v.s. Henry C. McCalmont.

Proceedings before Dudley E. Thornton, Judge of the Probate Court, within and for the county of Union in the State of Ohio at the January Term thereof for criminal business begun and held at the office of the Probate Judge in Marysville in said county in the year 1907.

Information

State of Ohio

v. s.

No. 6613.

Henry C. McCalmont

Information filed Jan 31 1907.

By the Probate Court Union County, Ohio, January Term in the year of our Lord one thousand nine hundred and seven. I, Frank J. Ballinger, Prosecuting Attorney of the State of Ohio, for the said County of Union, now here, in said Probate Court, in and for said County, in the name and by the authority, and on behalf of the State of Ohio, in formation gives that William McCalmont alias Henry C. McCalmont, late of said County, on the 29th day of January in the year of our Lord one thousand nine hundred and seven, in the County of Union aforesaid.

Then and there being did unlawfully, steal, take and carry away a large quantity of coal, to wit: one thousand pounds of the value of three dollars, the personal property of Louisa Shields.

Contrary to the form of the Statute in such cases made and provided, and against the peace and dignity of the State of Ohio.

Frank J. Ballinger

Prosecuting Attorney, Union Co.

In the Probate Court of Union County, Ohio.

Journal Entry Order for Warrant

State of Ohio

v. s.

No. 6613

Henry C. McCalmont

Information charging Henry C. McCalmont with Petit Larceny.

This day came the Prosecuting Attorney of said County and filed in this court a duly certified transcript from the Mayor's Court of Marysville, O. as above entitled and in formation thereon against said Henry C. McCalmont charging him with Petit Larceny; it is therefore ordered that a special Warrant issue for said Henry C. McCalmont as required by law.

Dudley E. Thornton

Probate Judge.

Warrant

The State of Ohio }
Union County }

Probate Court.

To the Sheriff of said County, Greeting:

Warrant
issued
Jan 31
1907.

Whereas, The Prosecuting Attorney, in and for said County, has this day filed in this Court his information, and an affidavit has been filed herein, alleging that, on or about the 29th day of January, A. D. 1907 at the County of Union in the State of Ohio, one Henry C. McCalmont did steal, take and carry away a large quantity of coal, to wit: One thousand pounds of the value of three dollars, the personally property of Louisa Shields in said County and State.

There are, therefore, to command you to take the said Henry C. McCalmont if he be found in your County, or, if he has fled, that you pursue after him into any other County in the State, and take and safely keep the said Henry C. McCalmont, so that you have his body forthwith before this Court, to answer the said charge and be farther dealt with according to law.

Given under my hand and the seal of said Court

at Marysville, Ohio, this 31st day
of January A. D. 1907.

Dudley E. Thornton

Probate Judge.

Return

Received this writ Jan. 31, 1907 and on the 31st day of January 1907 I executed the same by arresting the within named Henry C. McCalmont and now have him before this Court.

D. C. Rolanbaugh, Sheriff

Fees \$ 2.50

Affidavit

The State of Ohio }
Union County } ss.

Before me, Dudley E. Thornton, Judge of the Probate Court in and for said County, personally came Chas. Liggitt, who, being duly sworn according to law deposes and says, that on or about the 29th day of January A. D. 1907, at the County of Union aforesaid, one William McCalmont alias Henry C. McCalmont then and there being unlaw

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Probate Chas. Liggett, A.D. 1907, McCalmont being witness

fully did steal, take and carry away a large quantity of coal, to wit: One thousand pounds of the value of three dollars, the personal property of Louisa Shields. Contrary to the Statutes of the State of Ohio in such case made, and provided and against the peace and dignity of the State of Ohio.

Chas. Liggett.

Sworn to before me and signed in my presence, this 31 day of January A. D. 1907.

Dudley E. Thornton Probate Judge.

State of Ohio v.s. Henry E. McCalmont

Journal Entry Sentence

This day came Frank G. Ballinger, prosecuting attorney for Union County, Ohio and filed herein his information charging that on the 29th day of January 1907, in said county of Union, State of Ohio, said defendant did steal, take and carry away a large quantity of coal, to wit: One thousand pounds of the value of three dollars.

The defendant having been arraigned before me this 31 day of January A. D. 1907 and plead guilty to the charges.

Thereupon it is considered and adjudged by this Court that the said defendant pay a fine in the sum of \$7.50 and costs and serve ten days in the Columbus work house. It is ordered that if said defendant pay fines and costs against 4 o'clock this day, the ten days in work house is to be remitted and not required.

Dudley E. Thornton, Probate Judge.

In the matter of Willard Hill, a Delinquent Child.

Proceedings before Dudley E. Thornton, Judge of the Probate Court within and for the County of Union in the State of Ohio at a term of said Court begun and held in the office of the Probate Judge, in Mansfield, in said County in December 1906.

Petition Filed Dec 17 1906

Petition.

Juvenile Court, Union County, Ohio.

In the matter of Willard Hill a Delinquent Child. To the Honorable Judge of said Court:

Your petitioner respectfully represents that she is a resident of Mansfield in this State, and has knowledge of Willard Hill a child under the age of seventeen years, to wit, about the age of 14 years; that said child appears to be delinquent in this; that he is unemployed; said child is not an inmate of a state institution, or any institution incorporated under the laws of the State for the care and correction of delinquent children. The name of the person having custody or control of said child, or with whom the child now is, is Sarah Evans and resides at Mansfield Ohio.

That the said Sarah Evans is the mother of said child resides at Mansfield Ohio. Your petitioner prays that said child come into the custody of the Juvenile Court, and continue a ward of such Court, as provided by law; that proper guardianship may be provided for said child in order that he may be educated and cared for, as far as practicable in such manner as best preserves his mental and physical welfare, and as far as practicable that the guardian of such child may be compelled to perform his moral and legal duty in the interest of the child.

Sarah Evans.

Address:

The State of Ohio, Union County, W. Sarah Evans being duly sworn says upon information and belief the facts stated in the foregoing petition are true.

Sarah Evans.

Sworn to before me and signed in my presence this 17 day of December 1906.

Dudley E. Thornton, Judge of the Juvenile Court.

Grand Jurors
Orders for
warrant &
for notices

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information regarding same. presence this court of juvenile court.

probate court orders for warrant & for notice

juvenile court, union county, Ohio. Dec. 17 1906.

In the matter of Willard Hill a delinquent child. This day Sarah Evans a resident of Marysville, Ohio, in this State appeared in open court, and filed a petition duly verified alleging that Willard Hill, a child about 13 years of age appears to be a delinquent child. It being made to appear that a summons is ineffectual.

It is therefore ordered that a warrant issue to the Sheriff of this county to appear immediately with the child before this court, and that Sarah Evans, the mother of said child be notified of the proceedings; and that a notice issue to the Board of County Visitors as required by law. and the court doth hereby fix the 19th day of Dec. 1906 at 1 o'clock p.m., as the time of hearing said case, and this cause is continued.

Dudley C. Spitzer. Judge of the juvenile court.

warrant

warrant.

juvenile court, union county, Ohio.

In the matter of Willard Hill a delinquent child. The State of Ohio, Union County, ss. To D. A. Bolenbaugh Sheriff. Greeting: Whereas, Sarah Evans a resident of Marysville in this State, has filed with the judge of the juvenile court of said county, a petition duly verified representing that it appears that said child is a delinquent in this; that he is incorrigible and it being made to appear to the court that a summons will be ineffectual;

You are, therefore, commanded to take the said Willard Hill and bring him before said juvenile court in Marysville in said county on the 19th day of Dec. A. D. 1906, at one o'clock p.m., then and there to abide the order of this court in the premises. Do not fail and if this writ make legal issue, and due return.

L.S.

In testimony whereof, I have hereunto set my hand and affixed the Seal of said juvenile court, at Marysville. over.

Ohio, this 17th day of Dec. a. d. 1906.

Dudley E. Thornton,
Judge of the juvenile court.

Return.

Return.

By Order of the above warrant, I have taken the within named Willard Hill and have him now in court, this 19th day of Dec. a. d. 1906.

D. C. Bolonbaugh,
Sheriff.

Sheriff Fee.	Dues.	cts.
Service,		30
Before court,		60
Return,		30
	\$ 1	20
Commitment,		60
Discharge,		60
Total	\$ 2	40

Notice.

notice to parent, guardian or relative of child.
juvenile court, Union County, Ohio.

In the matter of
Willard Hill a delinquent child.
vs Sarah Evans,

you are hereby notified that proceedings have been instituted in said juvenile court, in behalf of said child, and that the same will be for hearing before said court on the 19th day of Dec 1906 at one o'clock P. M.

The petition filed in said court represents said child appears to be delinquent in this, that he is incorrigible the prayer of said petition is that proper guardianship may be provided for said child in order that he may be educated and cared for, as far as practicable in such manner as best preserves his moral and physical welfare and as far as practicable that the parent of such child may be compelled to perform his moral and legal duty in the interest of the child.

In witness whereof, I have hereunto set my hand and caused the seal of said court to be affixed, at Mansfield, Ohio, this 18th day of Dec. 1906.

Dudley E. Thornton,
Judge of the juvenile court.

The State of Ohio, Union County, ss.
Received this 18th day of Dec. 1906 at 3 o'clock P. M., and

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named. Sarah Crans.

D. C. Bolendough
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Fees.	
Service,	30.
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copy,	24
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notice to Board of County visitors.

juvenile court, union county, Ohio.

in the matter of
willard mill a delinquent child.
to Jeremiah Miller, Emily M. Sadler, F. A. Thompson,
James Shuk, Mable L. Turner, Elizabeth M. Wood.

Board of County visitors:
you are hereby notified that proceedings have been
instituted before me, involving the commitment of said
willard mill to the Boys Industrial Home, at Lancaster
Ohio, and that the term fixed for hearing the petition
filed is the 19th day of December 1906, at one o'clock P. M.
You will, therefore, as required by law, attend such
proceedings at said juvenile court, either as a body
or by committee, and protect the interests of such child.



In witness whereof, I have hereunto set my
hand and affixed the seal of said court, at Montgomery,
Ohio, this 18th day of Dec 1906

Dudley C. Shannon.
Judge of the Juvenile Court.

Return.

Return.

The State of Ohio, Union County, ss.
I received this writ Dec. 18th 1906, at 3 o'clock P. M., and
in the 18th day of Dec. 1906 I received the same by
delivering a true copy thereof personally to the
within named Jeremiah Miller, Emily M. Sadler,
F. A. Thompson, James Shuk, Mable L. Turner and
Elizabeth M. Wood.

D. C. Bolendough
By Fred Bolendough Deputy

Fees.		
Service	1.15	
mileage	40	
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Total	\$2.01	

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proceedings

Order on Hearing, Find Judgment and Commitment
Juvenile Court, Union County, Ohio.
December 19, 1916.

In the matter of
Willard Hill a delinquent child.
This day this case came on for hearing. The said child
was brought before the Court; and it appearing that
the summons and notices heretofore issued have been
duly served, and that all persons interested are before the
Court. and the Court having heard the evidence and
being fully advised in the premises, finds that said
Willard Hill is under the age of seventeen years, to wit,
about the age of 14 years, and is a delinquent child, as
alleged in the petition; that he is incorrigible under the
statutes of Ohio, and therefore comes into the custody
of the Court, and will continue for all necessary pur-
poses of discipline, a ward of the Court, until he becomes
discharged, and it further appearing that said child
is a suitable person to be committed to the care, dis-
cipline and instruction of the Boys Industrial School,
the Board of County Trustees attended the hearing
heaven as provided by law. It is ordered and adjudged
that said Willard Hill be committed to the said Boys
Industrial School, to be there received, cared for, educated
and kept, subject to the control of, and until discharged
by the proper authorities of said institution. It is further
ordered that the above sentence be suspended indefinitely.
Dudley E. Thornton.
Judge of the Juvenile Court.

In the matter of Edith Andrews, a Delinquent child.

Proceedings before Dudley E. Thornton, Judge of the Probate
Court within and for the County of Union in the State
of Ohio, at a term of said Court begun and held in the
Office of the Probate Judge, in Marysville, in said County
on June 19, 1917 -

Petition.

Juvenile Court, Union County, Ohio.

In the matter of
Edith Andrews, a Delinquent child.
To the Honorable Judge of said Court:
Your petitioner respectfully represents that he is a

return
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proceedings
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June 19, 1907.

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County, Ohio.

at he is a

resident of Dover Township Union County in this State,
and has knowledge of Edith Andrews a child under the
age of seventeen years, to wit, about the age of nine years
that said child appears to be delinquent in this; that
she uses vile, obscene, vulgar and profane language; is
vicious and is growing up in crime.

Said child is not an inmate of a state institution,
or any institution incorporated under the laws of
the State for the care and correction of delinquent
children.

The name of the person having custody or control
of said child, or with whom the child now is, is
Louis and Mary Andrews and resides at New
Dover this county.

That Rose Eaton is the mother of said child resides
at Mansville Ohio. American.

Your petitioner prays that said child come into the cus-
tody of the juvenile court, and continue a ward of
such court, as provided by law; that proper guardianship
may be provided for said child in order that she may
be educated and cared for, as far as practicable
in such manner as best subserves her moral and
physical welfare, and as far as practicable that

the custodian and parent of such child may be
compelled to perform their moral and legal duty
in the interest of the child.

J. E. Sheldon, M.D.

Address: New Dover, Ohio.

The State of Ohio, Union County, ss.

Or. J. E. Sheldon being duly sworn, says that
upon information and belief the facts stated in
the foregoing petition are true.

J. E. Sheldon, M.D.

Sworn to before me and signed in my presence, this
15th day of June 1907.

Dudley E. T. ...
Judge of the juvenile court.

Juvenile Court, Union County, Ohio
June 17th 1907.

Government
orders for
summons

In the matter of
Edith Andrews a delinquent child.
This day J. E. Sheldon a resident of Dover T. P. Union

et. in this State appeared in open court, and filed a petition duly verified alleging that Edith Andrews a child about 9 years of age appears to be delinquent.

It is therefore ordered that a summons will requiring Mary Andrews the person having custody or control of said child or with whom it may be, to appear immediately with the child before this court, and that Mary Andrews the custodian of said child be notified of the proceedings, and the court doth hereby fix the 20th day of June 1907 at 1 o'clock P. M., as the time of hearing said case, and this cause is continued.

Dudley C. Thornton,
Judge of the juvenile court.

Summons

Summons.

The State of Ohio, } ss.
Union County, } juvenile court.

To D. C. Bolandauagh greeting:
You are hereby directed to summon Mary Andrews the person having custody or control of Edith Andrews or with whom it may be, requiring her to appear immediately with said child before the juvenile court of said county, at the court house in Marysville Ohio, on the 20th day of June 1907, at one o'clock P. M., and to advise the judge of the court. The petition filed in said court represents that said child appears to be delinquent in this; that she is allowed to use vile obscene, vulgar and profane language, and is in and growing up in crime.

Failure, without reasonable cause, to appear and advise the judge of the court, or to bring the child, may be proceeded against as in case of contempt of court.

You will make due return of this summons on the 20th day of June 1907.



Witness my hand and the seal of said court at Marysville this 15th day of June 1907.

Dudley C. Thornton,
Judge of the juvenile court.

Return

Return.

The State of Ohio, Union County, ss.

Received this writ June 15th 1907 at 6 o'clock P. M.,

Juvenile County
Orders on
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and on the 19th day of June 1907, I served the same
 by delivering a true copy thereof personally to the within
 named Mary Andrews.

Service, - - -	30
Mileage, - - -	80
Copy, - - -	16
Total, - - -	\$1.26

D. C. Bolonbaugh,
 Sheriff, Union Co. O.

juvenile court
 juvenile court

Juvenile County
 Orders on
 hearing of
 Judge
 Delinquent

juvenile court, Union County, Ohio.
 In the matter of
 Edith Andrews a delinquent child.

This day this case came on for hearing. The said
 child was brought before the court; and it appearing
 that the summons and notices heretofore issued
 have been duly served, and that all persons in-
 terested are now before the court.

and the court having heard the evidence and
 being fully advised in the premises, finds that said
 Edith Andrews is under the age of seventeen years,
 to-wit, about the age of 8 years, and is a delinquent
 child, as alleged in the petition; that she uses vile,
 obscene vulgar and profane language; is vicious
 and is growing up in crime, and therefore comes into
 the custody of the court, and will continue for all
 necessary purposes of discipline, a ward of the court,
 until she becomes of age.

It is ordered that until further order of this court
 the said child is permitted to go hence subject
 to report to the probation officers or officers of the
 court, or the judge thereof, at such times, as it
 may be directed or required, and subject to such
 other discipline, supervision and conditions as may
 be imposed by the court during its term of pro-
 bation; and so long as such child shall in the
 opinion of the court, comply with the conditions
 and terms of its probation, final judgment
 herein, or final commitment to any other place,
 person or institution, is hereby stayed and sus-
 pended; such suspended judgment, however, to be
 subject to the direction and conditions imposed by
 the court and in no event to extend beyond
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 the juvenile
 at P.M.,

opinion of the court such child has been sufficiently corrected of its delinquency, and final judgment entered herein, thence committing a disposing of the custody of such child a discharging it from any further control by the court in this case.

Dudley E. Thornton.

Judge of the juvenile court.

The State of Ohio vs Bert Slane.

The State of Ohio } Probate Court
Union Counties } Criminal Term.

Proceedings before the Hon. Dudley E. Thornton Judge of the Probate Court, within and for the county of Union in the State of Ohio, at a term of said Court begun and held at the Office of the Probate Judge in Marysville in said county for criminal business.

Notice of Holding Examining Court.

The State of Ohio } Union County, Ohio.
vs } Common Pleas Court # 1325
Bert Slane } Charge of Criminal Assault.

To the Probate Judge, Clerk and Prosecuting Attorney of said County: Bert Slane having been committed to the jail of said County, charged with the commission of the offense of Criminal Assault, by ravishing Rose Sine on August 7, 1907 and wishing to be discharged from such imprisonment, you are hereby notified that an Examining Court will be held at the Court house, on the 30th day of August 1907, at 9 o'clock A. M. in the Probate Court Room. You will accordingly attend as required by law. Witness my signature, this 26th day of August 1907.

D. C. Bolenbaugh

Sheriff of Union County, Ohio

Acknowledgement of Service.

Service of the foregoing notice is acknowledged, this 26th day of August 1907.

Dudley E. Thornton

Probate Judge

Charles Parrott

Clerk

Frank J. Ballinger

Prosecuting Attorney.

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Attorney.

Sheriff's Return.

Served the within notice on Dudley E. Thornton, Probate Judge,
Charles Parrott, Clerk, and Frank Ballinger, Prosecuting
Attorney of Union County, Ohio, by copy personally on the 27th
day of August 1907.

D. C. Rolentaugh,
Sheriff of Union County, Ohio.

Service .30
Mileage .16
Return .30
 .76

Probate Court of Union County, Ohio.

State of Ohio }
 } Charge of Rape.
 } Entry.
Bert Slane }

This day the defendant appeared before the Hon. Dudley E. Thorn-
ton, the Clerk, and the prosecuting attorney, who upon notice
given by the sheriff according to the statutes in such cases
made and provided, attended as an examining court for
this purpose at the court house in the village of Mays-
ville, Ohio, and the said judge upon the full examination
of the witnesses and consideration had and upon the motion
of the defendant to be discharged for want of jurisdiction, find-
ing no cause for holding the said Bert Slane to answer, there-
upon discharged him from imprisonment.

Dudley E. Thornton,
Probate Judge.

The State of Ohio vs James Hines, Thomas Martin, Frank Monroe and Edward Weaver.

Court
January



The State of Ohio } Probate Court
Union County, ss } Criminal Court.

Proceedings before the Honorable Dudley C. Thornton Probate Judge within and for the County of Union in the State of Ohio, at a term of said Court begun and held at the office of the Probate Judge in Marysville in said County for criminal business in the year 1908.

Return of
Warrant.

Received
to its
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The State of Ohio }
Union County, ss }

In the Probate Court Union County, Ohio, January Term, in the year of our Lord one thousand nine hundred and eight.

Frank J. Ballinger, Prosecuting Attorney of the State of Ohio, for the said County of Union now here, in said Probate Court, in and for said County, in the name and by the authority, and on behalf of the State of Ohio, in formation gives that James Hines, Thomas Martin, Frank Monroe, and Edward Weaver, late of said County, on the 11th day of January in the year of our Lord one thousand nine hundred and eight, in the County of Union aforesaid did willfully and maliciously injure and deface a certain building in said county then and there situate, to wit: the public school house, situated in Sub-district No 4 Paris Township, Union County, Ohio, School District, the property of said school district, by breaking the lock to the door of said building and injuring the furniture and books of said school house.

Warrant
for
Edward
Weaver

The State
Union
To the
You
custody
Court
any A.



And the said James Hines, Thomas Martin, Frank Monroe and Edward Weaver did at the time and place above mentioned and in the school house above mentioned, commit a nuisance, by breaking the lock to the door of said school house and by befouling the furniture, floor and books of and in school house by spitting thereon and by depositing mud and filth thereon.

Return of
Warrant.

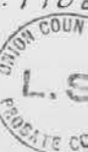
Received
to its
Weaver
Before
Return

Contrary to the form of the Statute in such cases made and provided, and against the peace and dignity of the State of Ohio.

Frank J. Ballinger
Prosecuting Attorney Union County.

Warrant
for
Frank
Monroe

The State
Union
To the
You
custody
House
A. D. 1908



Warrant to Bring Prisoner Before Court.

Warrant for James Hines }
The State of Ohio } Probate Court of said County.
Union County, ss }
To the Sheriff of said County, Greeting:

You are hereby required to bring James Hines now in your custody, in the jail of said County, before our said Court, at the

Frank Monroe

Probate Judge
at a term
of the Court in
the year 1908.

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State of Ohio.

County.

in your
Court, at the

Court House in Mansville in said County, on the 23rd day of
January A. D. 1908 at 10 o'clock A. M.



Witness my hand and the Seal of said Court, at
Mansville, Ohio, this 23rd day of January A. D. 1908
Rudley C. Thornton, Probate Judge.

Return of
Warrant.

Received this writ Jan 23 A. D. 1908, 10 o'clock, A. M., and pursuant
to its command, I have the body of the within named James Hines
before the within named Court this 23rd day of January 1908.

D. C. Bolenbaugh, Sheriff.

Before Court 60

Return $\frac{10}{70}$

Warrant to Bring Prisoner Before Court.

Warrant
for
Edward
Weaver

The State of Ohio } Probate Court of said County.
Union County, ss }
To the Sheriff of said County, Greeting:

You are hereby required to bring Edward Weaver now in your
custody, in the jail of said County, before our said Court, at the
Court House in Mansville in said County, on the 23 day of Janu-
ary A. D. 1908, at 10 o'clock A. M.



Witness my hand and the Seal of said Court, at Mans-
ville, Ohio, this 23 day of January A. D. 1908
Rudley C. Thornton, Probate Judge.

Return of
Warrant.

Received this writ January 23, 1908, 10 o'clock A. M., and pursuant
to its command I have the body of the within named Edward
Weaver before the within named Court this 23 day of January 1908.

Before Court 60

Return $\frac{10}{70}$

D. C. Bolenbaugh, Sheriff.

Warrant to Bring Prisoner Before Court.

Warrant
for
Frank
Monroe

The State of Ohio } Probate Court of said County.
Union County, ss }
To the Sheriff of said County, Greeting:

You are hereby required to bring Frank Monroe now in your
custody, in the jail of said County, before our said Court, at the Court
House in Mansville in said County, on the 23rd. day of January
A. D. 1908 at 10 o'clock A. M.



Witness my hand and the Seal of said Court, at Mansville
Ohio, this 23 day of January A. D. 1908.
Rudley C. Thornton, Probate Judge.

Return of Warrant

Received this writ January 23rd A. D. 1908, 10 o'clock A. M. and pursuant to its command. I have the body of the within named Frank Monroe before the within named Court this 23rd day of Jan. 1908
D. C. Rolenbaugh, Sheriff

Before Court .60
Return .10
.70

Warrant to Bring Prisoner Before Court.

Warrant for Thomas Martin

The State of Ohio }
Union County, ss } Probate Court of said County:
To the Sheriff of said County, Greeting:

You are hereby required to bring Thomas Martin now in your custody, in the jail of said County, before our said Court, at the Court House in Marysville in said County, on the 23rd day of January A. D. 1908 at 10 o'clock A. M.



Witness my hand and the seal of said Court, at Marysville, Ohio, this 23 day of January A. D. 1908
Rudley E. Thornton, Probate Judge.

Return of Warrant

Received this writ January 23 A. D. 1908, 10 o'clock A. M. and pursuant to its command: I have the body of the within named Thomas Martin before the within named Court this 23rd day of Jan. 1908
D. C. Rolenbaugh, Sheriff.

Before Court .60
Return .10
.70

Journal Entry

The State of Ohio }
vs. }
James Hines } Probate Court, Union County, Ohio
January 23, 1908

Information having been filed for James Hines and warrant issued, the said James Hines having been this day arraigned and plead guilty to having committed a nuisance in said county. Thereupon it is considered and adjudged by the court that he pay a fine in the sum of \$10.00 and costs taxed at \$ — and that he work in the county jail at \$1.50 per day until said fine and costs are paid.

Rudley E. Thornton, Probate Judge.

Journal Entry

The State of Ohio }
vs. }
Edward Weaver } Probate Court, Union County, Ohio
January 23, 1908.

Information having been filed for Edward Weaver and warrant issued, the said Edward Weaver having been arraigned and plead

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Journal Entry The State
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Journal Entry The State
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of Jan. 1908
Sheriff

guilty to charges.

Thereupon it is considered and adjudged by the Court that he pay a fine in the sum of \$10.00 and costs, fine is remitted on condition he leave the county immediately.

Dudley E. Thornton, Probate Judge.

Journal Entry The State of Ohio }
vs
Frank Munros }

Probate Court, Union County, Ohio
January 23, 1908

Information having been filed for Frank Munros and warrant issued, the said Frank Munros having been arraigned and plead guilty to having committed a nuisance in Union county, Ohio. Thereupon it is considered and adjudged by the court that he pay a fine in the sum of \$10.00 and costs, fine remitted on condition he leave the county immediately.

Dudley E. Thornton, Probate Judge.

W in your
at the
day of January
at Marys-
A. D. 1908.
Judge.

Journal Entry The State of Ohio }
vs
Thomas Martin }

Probate Court, Union County, Ohio
January 23, 1908.

Information having been filed for Thomas Martin and warrant issued, the said Thomas Martin having been this day arraigned and plead guilty to having committed a nuisance in said county. Thereupon it is considered and adjudged by the court that he pay a fine in the sum of \$10.00 and costs, fine remitted on condition he leave the county immediately.

Dudley E. Thornton, Probate Judge.

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Thomas Martin

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County, Ohio

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The State of Ohio vs. Ruben Huffman

The State of Ohio } Probate Court
Union County, ss } Criminal Court.

Proceedings before the Hon. Dudley C. Thornton, Judge of the Probate Court, within and for the County of Union in the State of Ohio, at a term of said Court begun and held at the office at the office of the Probate Judge in Marysville in said County for criminal business in the year 1908.

Information for Assault and Battery

Information filed Aug 10, 1908

The State of Ohio, }
Union County, ss }

In the Probate Court, Union County, Ohio, August Term, in the year of our Lord one thousand nine hundred and eight, Frank J. Ballinger, Prosecuting Attorney of the State of Ohio, for the said County of Union now here, in said Probate Court, in and for said County, in the name and by the authority, and on behalf of the State of Ohio, in formation gives that Ruben Huffman, late of said County, on the 18th day of June in the year of our Lord one thousand nine hundred and eight, in the County of Union aforesaid, unlawfully, violently, and in a menacing manner, did assault and threaten one Lillis Huffman then and there being, and her the said Lillis Huffman then and there did strike, beat, wound and otherwise ill treat.

Contrary to the forms of the Statute in such cases made and provided, and against the peace and dignity of the State of Ohio.

Frank J. Ballinger,
Prosecuting Attorney Union County, Ohio.

Journal Entry

The State of Ohio }
vs }

Probate Court, Union County, Ohio
August 20, 1908.

Ruben Huffman

This day this cause came on to be heard, the said Ruben Huffman having appeared in open Court and plead guilty to assaulting one Lillis Huffman. Thereupon it is considered and adjudged by the Court that he pay a fine in the sum of \$5.00 and costs taxed at \$1.50, and that he serve a sentence of 30 days in the work house at Columbus, Ohio. The Court orders the imprisonment part of 30 days be remitted during good behavior and that it stand for one year.

Dudley C. Thornton, Probate Judge.

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The State of Ohio vs Jack Langford

Alfidaunt.

The State of Ohio, } ss Probate Court.
Union County, }

Before me, Dudley E. Thornton Judge of the Probate Court
affidavit and for said County, personal name Gertie Nicol who, being
duly sworn according to law, deposes and says, that on or about
the 27th day of July A. D. 1915, at the County of Union aforesaid
one Jack Langford did steal take and carry away certain money
to the amount and value of Two Dollars and Ten cents of the
moneys and personal property of Ralph Nicol. against the Statute
in such case made and provided and the peace and dignity of
the State of Ohio.

Gertie Nicol.

Sworn to before me and signed in my presence, this
2nd day of August A. D. 1915.

Dudley E. Thornton,
Probate Judge.

Information For Petit Larceny.

The State of Ohio } ss
Union County }

In the Probate County of Union County, Ohio, August
Term in the year of our Lord One Thousand Nine Hundred
and Ten, Frank Q. Ballinger, Prosecuting Attorney of the
State of Ohio, for the said County of Union, now here in
said Probate Court in and for said County in the name
and by the authority and on behalf of the State of Ohio,
information gives that Jack Langford late of said County on
the 27th day of July, in the year of our Lord One Thousand
Nine Hundred and Ten, in the County of Union aforesaid
did steal take and carry away certain money to the
amount and value of Two Dollars and Ten cents of the
moneys and personal property of Ralph Nicol, contrary to
the form of the Statute in such cases made and pro-
vided, and against the peace and dignity of the State of
Ohio.

Frank Q. Ballinger,
Prosecuting Attorney,
of Union County, Ohio.

In the Probate Court of Union County, Ohio.
State of Ohio,
vs.
Jack Langford

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Now comes the Prosecuting Attorney in behalf of the State, and the defendant being brought into court, in the custody of the Sheriff and plead guilty as charged in the information, thereupon it is considered and ordered that the defendant serve a sentence in the Columbus city work house for twenty days including this 6th day of August, 1910, and then he pay a fine of one dollar and costs, costs taxed at \$25.00.

It is further ordered that he continue in said work house at 63¢ per day until fine and costs are paid.

Dudley G. Thornton,
Probate Judge.

The State of Ohio vs John Doe.

Affidavit.

The State of Ohio } ss Probate Court.
Union County }

Before me Dudley G. Thornton Judge of the Probate Court in and for said County, personally came Charles Rausch, who being duly sworn according to law, deposes and says, that on or about the 24th day of April A.D. 1910 at the County of Union aforesaid John Doe, in the daytime to wit, about the hour of twelve at noon of said day, into a certain building, he went, the dwelling house of Charles Rausch there situated, did unlawfully, maliciously and willfully and forcibly break and enter with intent the personal property of the said Charles Rausch of great value in said dwelling house there and there being then and there unlawfully and maliciously to steal and carry away.

Charles Rausch

Sworn to before me and signed in my presence, this 28th day of July A.D. 1910.

Dudley G. Thornton,
Probate Judge.

Information for breaking into a Dwelling House in the day time with intent to steal.

State of Ohio }
Union County, ss }

Infama-
tion.

In the Probate Court, Union County, Ohio July Term, in the year of our Lord One Thousand Nine Hundred and Ten, Frank G. Ballinger, Prosecuting Attorney of the State of Ohio,

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for the said County of Union, now here in said Probate Court in and for said County in the name and by the authority and on behalf of the State of Ohio Information gives that John Doe late of said County on the 24th day of April in the year of our Lord One Thousand nine hundred and ten in the County of Union aforesaid in the day time to-wit, about the hour of twelve at noon of said day into a certain building to-wit the dwelling house of Charles Pausch there situated did unlawfully, willfully, maliciously and forcibly break and enter with intent, the personal property of said Charles Pausch of great value in said dwelling house then and there being there and there unlawfully and maliciously to take, steal and carry away contrary to the form of the Statute in such cases made and provided, against the dignity and peace of State of Ohio.

Frank J. Ballinger
Prosecuting Attorney of
Union County, Ohio.

Warrant.

The State of Ohio } Probate Court
Union County }

To the Sheriff of said County Greeting;

Warrant

Whereas, The Prosecuting Attorney in and for said County has this day filed in this Court information and an affidavit has been filed herein, alleging that, on or about the 24th day of April A.D. 1910 at the County of Union in the State of Ohio, one John Doe in the day time to-wit, about the hour of twelve at noon of said day into a certain building to-wit, the dwelling house of Charles Pausch did unlawfully, maliciously and forcibly break and enter with intent the personal property of the said Charles Pausch of great value in said dwelling house then and there being; there and there unlawfully and maliciously to steal take and carry away.

These are, therefore to command you to take the said John Doe if he be found in your County, or if he has fled, that you pursue after him into any other County in the State, and take and safely keep the said John Doe so that you have his body forthwith before this Court, to answer the said charge, and be further dealt with according to law

Given under my hand and the seal of said court, at Marysville, Ohio, this 28th day of July A. D. 1910.

S. C. Thornton,
Probate Judge.

Return.

Return.

Received this writ July 28th 1910 and on the 28th day of July 1910. Executed the same by arresting the within named John Doe and now have him before the court.

Sherriff's Fees	
Mileage Writ	16
Service and Return	30
Exp.	
Assistance	
Total	46

Ed Price Sheriff.

Journal Entry.

In the Probate Court of Union County, Ohio.

The State of Ohio

vs. No. 1399.

Journal Entry

John Doe

This day this cause having come on to be heard, the Prosecuting atty having filed an information and Charles Bausch, an affidavit, and all parties being present, viz the prosecutor F. G. Ballinger, Char. Bausch, and John Doe the defendant. The defendant being a mute he was handed the charges to read, aftering having read the charges the court asked him in writing as to whether he was guilty or not guilty, and he wrote on the paper below the questions that he was guilty.

Thereupon it is considered and ordered by the court that he pay a fine in the sum of \$50. and serve 150 days in the Columbus work house, at 60¢ per day.

It is also ordered that this sentence shall stand suspended while the said defendant remain out of the county, and this cause is continued.

Hedley C. Thornton,
Probate Judge

The State of Ohio
Union County
Before me
County Clerk
I do hereby certify
that the within
named John Doe
is the same person
as the one named
in the affidavit
filed in this case
for an answer
to law.

Sworn to
in my presence

The State of Ohio
Union County
To the Clerk of the Court
I do hereby certify
that the within
named John Doe
is the same person
as the one named
in the affidavit
filed in this case
for an answer
to law.

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The State of Ohio against Wiley Stausberry.

The State of Ohio } In the Probate Court.
Union County, ss.

Before me, Dudley E. Thornton, Probate Judge of said Union County, Ohio personally came Norman Bown who being duly sworn according to law deposes and says, that on or about the 28th day of August A.D. 1910 in the County of Union and State of Ohio one Wiley Stausberry did then and there give away intoxicating liquor as a beverage to one Geo Orr, and giving away of intoxicating liquors not then and there being in the private dwelling of the said Wiley Stausberry.

That the giving away of intoxicating liquor as aforesaid by the said Wiley Stausberry was then and there prohibited and unlawful and contrary to 3225 of the general code for and against the peace and dignity of the State of Ohio.

And further the deponent saith not.

Norman C. Bown

Sworn to by the said Norman Bown and subscribed by him in my presence this 20th day of September A.D. 1910.

Dudley E. Thornton,
Probate Judge.

The Prosecut-
Bausch,
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Warrant.

The State of Ohio, }
Union County, } Probate Court.

To the Sheriff of Said County, Greeting:

Whereas, The Prosecuting Attorney, in and for said County, has this day filed in this Court his information, and an affidavit has been filed herein, alleging that, on or about the 28th day of August A.D. 1910 at the County of Union in the State of Ohio, one Wiley Stausberry did then and there give away intoxicating liquors as a beverage to one Geo Orr the said giving away of intoxicating Liquors not then and there being in the private dwelling of the said Wiley Stausberry.

There are, therefore, to command you to take the said Wiley Stausberry if he be found in your county, or, if he has fled, that you pursue after him into any other County in the State, and take and safely keep the said Wiley Stausberry, so that you have his body forthwith before this Court, to answer the said charge, and be further dealt with according to law.

Seal

Given under my hand and the seal of said Court.

at Marysville, Ohio, this 20th day of Sept. A.D. 1910.
Dudley O. Thornton, Probate Judge

The State of Ohio.

72 33
Journal
Entry

vs.
Hiley Stansberry
This day this cause came on to be heard. James E. Rob.inson appeared for defendant, and entered a plea of guilty for defendant.

Thereupon it is considered and adjudged by the court that the defendant pay a fine in the sum of \$50.00, and in default thereof he be confined in the Columbus Work house, there to remain at 60¢ per day until fine and costs are paid.

This is conditioned that if the said defendant remain sober and abstain from alcoholic drinks that he be allowed to go free, but should the defendant become intoxicated there and in that event this decree shall be of full effect and force.

But shall stand suspended so long as the defendant remain sober.

Dudley O. Thornton,
Probate Judge.

The State of Ohio, against William Tegardner.

The State of Ohio,
Union County, vs.

Affidavit.

In the Probate Court of Union County, State of Ohio,

Before me Dudley O. Thornton, Probate Judge of Union County, State of Ohio, personally came Frank G. Ballinger, who being sworn according to law, deposes and says:

That on or about the fourteenth day of September, A.D. 1910 in the County of Union and State of Ohio, one William Tegardner did then and there sell intoxicating liquor as a beverage to one J. D. Kline, that the selling of intoxicating liquor as aforesaid by the said William Tegardner was then and there prohibited and unlawful and contrary to 13225 of the General Code, and against the peace and dignity of the State of Ohio.

Second Count.

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Probate Judge

That at time aforesaid and place aforesaid, the said William Tugardner did furnish intoxicating liquor as a beverage to the said J. S. Kline that the furnishing intoxicating liquor as aforesaid William Tugardner then and there was prohibited and unlawful and contrary to section 13225 and against the peace and dignity of the State of Ohio.

Third Count.
That at the time aforesaid and at the place aforesaid the said William Tugardner did deal in intoxicating liquor as a beverage that the dealing as aforesaid in intoxicating liquor was prohibited and unlawful and contrary to section 13225 and against the peace and dignity of the State of Ohio.

further deponent saith not.

Frank J. Ballinger.

Sworn to before me and subscribed in my presence by the said F. J. Ballinger this 24th day of October A.D. 1910.

Dudley E. Thornton.

Probate Judge.

Warrant.

The State of Ohio,
Union County.]

Probate Court.

To the Sheriff of Said County, Greeting.

Whereas, The Prosecuting Attorney, in and for said County, has this day filed in this Court his information, and an affidavit has been filed herein, alleging that, on or about the 14th day of September A.D. 1910, at the County of Union in the State of Ohio, one William Tugardner did then and there sell intoxicating liquor as a beverage to one J. S. Kline

Second.
That at the time aforesaid and at the place aforesaid the said William Tugardner did deal in intoxicating liquor as a beverage that the dealing as aforesaid in the intoxicating liquor was prohibited and unlawful and contrary to section 13225 and against the peace and dignity of the State of Ohio.

These are, therefore, to command you to take the said William Tugardner if he be found in your County, or, if he has fled, that you pursue after him into any other County in the State, and take and safely keep the said William Tugardner, so that you have his body forthwith before this Court, to answer the said charge, and be further dealt

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Given under my hand and the seal of said Court,
at Marysville, Ohio, this 24th day of Oct. A.D. 1910

Dudley E. Thornton,
Probate Judge.

Return.

Received this writ October 24th 1910 and on the 24th day of October, 1910 I executed the same by arresting the within named William Teegardner and now have him before the Court.

Sheriff's Fees	
Mileage 60 Miles, \$.	4. 80
Service and return,	. 30
Before Court.	60
	\$ 5. 70

Lead Price Sheriff.
By D.C. Bolenbaugh, Deputy.

In the Probate Court of Union County, Ohio.

The State of Ohio.

vs.

Affidavit for selling and furnishing.

William Teegardner

Intoxicating Liquors as a beverage.

7242
Entry

Now comes the prosecuting attorney on behalf of the State of Ohio and the defendant being brought into court in the custody of the sheriff and arraigned on the said affidavit, for plea thereto, saith he is "not guilty," and thereupon this case is continued to the next or November term of this court and the 15th day thereof set for the trial thereof and the defendant was ordered to enter in to a recognizance in the sum of Two hundred Dollars conditioned for his appearance on the 15th day of November, 1910.

And thereupon came the defendant and entered into a bond in the sum of \$200.00 conditioned for his appearance on the 15th day of November A.D. 1910, and he was discharged from the custody of the sheriff.

Dudley E. Thornton,
Probate Judge.

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State of Ohio - vs - Carl Yoder.
 Affidavit.

The State of Ohio, Union County, ss.

Before me, Dudley C. Thornton Judge of the Probate Court, of said County, personally came Michael Murphy who being duly sworn according to law deposes and says:

That on the Eleventh day of Feb. 1912, in the Township of Paris in said Union County, Ohio, and within the limits of such county of Union in the State of Ohio one Carl Yoder then and there being did unlawfully furnish and give away intoxicating liquors to one Nora May Guthrie to be then and there used as a beverage; which said selling, furnishing and giving away of such intoxicating liquors, for such purpose was then and there prohibited and unlawful, and against the peace and dignity of the State of Ohio.

Further deponent says not.

Michael Murphy.

Sworn to before me and signed in my presence, this twelfth day of Feb. 1912.

Dudley C. Thornton.
 Probate Judge.

Warrant To Arrest.

The State of Ohio, }
 Union County ss. }

To Carl Yoder Sheriff of said County. Greeting;

Whereas, there has been filed with me an affidavit of which the following is a copy:

The State of Ohio, Union County, ss.

Before me Dudley C. Thornton Judge of the Probate Court of said County, personally came Michael Murphy who being duly sworn according to law deposes and says:

That on the eleventh day of Feb. 1912

In the Township of Paris, in said Union County, Ohio, and within the limits of said County of Union and State of Ohio, one Carl Yoder then and there being, did unlawfully furnish and give away intoxicating liquors to one Nora May Guthrie to be then and there used as a beverage; which said selling, furnishing and giving away of such intoxicating liquors for such purpose was then and there prohibited and unlawful and against the peace + dignity of Ohio

Further deponent says not.

Michael Murphy.

Sworn to before me and signed in my presence,

this 12 day of February 1912.

Dudley E. Thornton.

Probate Judge.

These are therefore to command you to take the said Carl Yoder if he be found in your County, or, if he has fled, that you pursue after him into any other County in the State, and take and safely keep the said Carl Yoder so that you have his body forthwith before me, or some other Magistrate of said County to answer the said complaint, and be further dealt with according to law.

Given under my hand this 12th day of Feb. A.D. 1912.

Dudley E. Thornton.

Probate Judge.

Return.

Received this writ Feb. 11th. 1912. and on the 12th. day of February, 1912, I executed the same by arresting the within named Carl Yoder and now have him before the Court.

Fees.

Mileage 1 mile	\$ 20	Lead Price Sheriff
Arresting	1.00	
Before Court.	.75	
Rec. Prisoner.	.50	
	<u>\$2.45</u>	

Subpoena in Criminal Case.

The State of Ohio,

Union County, ss. } Probate Court.

To the Sheriff of said County, Greeting:

You are hereby commanded to Subpoena Willis Myers, Junior Yoder, Noah May Kutline, Ed Kinget to be and appear before the Probate Court at the Court House in Marysville, in said County, on the 17 day of Feb. A.D. 1912, at 1 o'clock P.M., then and there to testify and the truth to speak in behalf of the State in a certain cause pending in said Court, wherein the State of Ohio prosecutes Carl Yoder.

Hereof fail not, under penalty of the law, and have you then and there this writ.

Witness my hand and the seal of said Court.

[Seal]

at Marysville Ohio, this 17th day of February 1912.

Dudley E. Thornton.

Probate Judge.

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I served this writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

Names of Witnesses	Miles	How Served.
Willie Myers	o	o
Jennie Yoder	o	o
Nora Gutbue	o	o
Ed. Huiget	o	o

Sheriff's Fees

Services \$1.00
 Mileage .16
 \$1.16

Paid Once Sheriff

Journal Entry.
Feb. 17-1912.

The State of Ohio }
 vs. }
 Journal Entry.

7467 Carl Yoder.
 Entry. This day this cause having come on to be heard, the defend-
 ant Carl Yoder having been arraigned in Court, plead not guilty.
 Testimony was heard.

It is the opinion of the Court that the defendant is guilty as charged.

Thereupon the court hereby fines the defendant Carl Yoder the sum of Security five Dollars and costs of this prosecution taxed at \$11.25, and that he stand committed to the work house of the city of Columbus, Ohio, until the fine + costs are paid, or secured to be paid, or until he be discharged therefrom by allowing a credit of 60 cts per day on such fine and costs for each day of confinement in such work house or until he be otherwise discharged according to law.

Dudley C. Thouston.
 Probate Judge.

Warrant to Convey to Work-house.

The State of Ohio }
 Union County, ss. }
 To the Sheriff of said County, Greeting:
 Whereas, at the February Term of our said Probate Court, begun and held at Marysville, in said County, on the 17th day of February 1912, the said Defendant Carl Yoder was found guilty of furnishing and giving away intoxicating

liquors and was sentenced by the Court to pay a fine in the sum of \$75.00 and costs and stand committed to the Columbus Work house until the fine and costs are paid or secured to be paid, or until he be discharged therefrom by allowing a credit of 60 cts per day on such fine and costs for each day of confinement, or otherwise discharged.

You are, Therefore, hereby Commanaded to take charge of and convey the said Earl Yoder to the Columbus Work house, and make due return of your proceedings herein to this Office forthwith.

In Testimony Whereof, I have hereunto set my hand and affixed the Seal of said Court at Marysville, Ohio, this 19th day of February, A.D. 1912.

Seal.

Dudley C. Flouaton, Probate Judge.

Columbus Work house.

Columbus, Ohio. Feb. 21, 1912.

Received, this day of God Grace, Sheriff of Union County, Ohio, the prisoner named in the within Warrant.

G. R. Mc Donald. Supt.

Sheriff's Return.

Received this Writ on the 20th day of February A.D. 1912.

and on the 21st day of February A.D. 1912. I executed the same by conveying the person named

Sheriff's Fee	
Mileage for Sheriff	\$ 3.72
" " Prisoner.	\$ 1.55
Total	\$ 5.27

the receipt indorsed hereon.
God Grace, Sheriff.

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Probate

State of Ohio against William C. Peppard,

Affidavit

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

Before me, Dudley C. Thornton Judge of the Probate Court, of said County, personally came John H. Willis who being duly sworn according to law deposes and says:

That on the 24th day of February, 1912, in the Township of Paris in said Union County, Ohio, and within the limits of County of Union one William C. Peppard then and there being did unlawfully sell, furnish and give away intoxicating liquors to wit cider over 2% alcohol to one Frank Gilbert to be then and there used as a beverage; which said selling, furnishing and giving away of such intoxicating liquors, for such purpose was then and there prohibited and unlawful, and against the peace and dignity of the State of Ohio.

Further deponent says not.

John H. Willis

Sworn to before me and signed in my presence this 11th day of March, 1912.

Dudley C. Thornton,
Probate Judge.

The State of Ohio }
vs. } Affidavit charging violation
of Local Option Law.

7478 William C. Peppard
County

This day this cause having come on to be heard William C. Peppard appeared in Court and plead guilty as charged in affidavit.

Thereupon it is considered, adjudged and ordered that he pay a fine in the sum of Seventy-five Dollars (\$75.00) and costs.

Dudley C. Thornton

Costs
Probate Judges fees \$1.05

The State of Ohio against R. B. Shumaker.

The State of Ohio }
Union County. }

Before me, Dudley E. Thornton, Judge of the Probate Court of Union County, Ohio, personally came John H. Mills who being duly sworn according to law, deposes and says, that from the 1st day of September, 1911, until the commencement of this action, in the County of Union and State of Ohio, one R. B. Shumaker then and there being did unlawfully keep a place where intoxicating liquors were then and there kept for sale as a beverage. That the keeping of said place as aforesaid by the said R. B. Shumaker was then and there prohibited and unlawful and contrary to section 13225 of the General Code of Ohio and against the peace and dignity of the State of Ohio.

Second Count.

The affiant aforesaid on his oath aforesaid further deposes and says, that from said 1st day of September, 1911, until the commencement of this action, in said County of Union and State of Ohio, said R. B. Shumaker then and there being, did unlawfully use a place in which intoxicating liquors were then and there sold, furnished and given away as a beverage.

That the using of said place as aforesaid by the said R. B. Shumaker was then and there prohibited and unlawful and contrary to section 13225 of the General Code of Ohio and against the peace and dignity of the State of Ohio.

Third Count:

The affiant aforesaid on his oath aforesaid further deposes and says, that from said 1st day of September, 1911, until the commencement of this action, in said County of Union and State of Ohio, said R. B. Shumaker then and there being, did unlawfully use a place from which intoxicating liquors were then and there sold, furnished and given away as a beverage.

That the using of said place as aforesaid by the said R. B. Shumaker was then and there prohibited and unlawful and contrary to section 13225 of the General Code of Ohio and against the peace and dignity of the State of Ohio.

Fourth Count:

The affiant aforesaid on this oath aforesaid further deposes and says, that from said 1st day of September 1911,

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until the commencement of this action, in said County of Union and State of Ohio, said L. B. Plummer then and there being, did unlawfully keep a place where intoxicating liquors were then and there furnished as a beverage. That the keeping of said place as aforesaid by the said L. B. Plummer was then and there prohibited and unlawful and contrary to Section 13225 of the General Code of Ohio and against the peace and dignity of the State of Ohio.

Fifth Count:

The affiant aforesaid on his oath aforesaid further deposes and says, that from said 1st day of September 1911, until the commencement of this action, in said County of Union and State of Ohio, said L. B. Plummer then and there being, did unlawfully keep a place where intoxicating liquors were then and there given away as a beverage. That the keeping of said place aforesaid by the said L. B. Plummer was then and there prohibited and unlawful and contrary to Section 13225 of the General Code of Ohio and against the peace and dignity of the State of Ohio.

Further deponent says not.

John H. Mellis

Sworn to before me and subscribed in my presence this 18th day of March 1912.

Dudley E. Thornton,

Probate Judge.

Warrant to Arrest.

Violation of Prohibition Law.

For keeping a place, etc.

The State of Ohio, Union County, ss.

To Gad Price Sheriff of said County, Greeting:

Whereas, there has been filed with me an affidavit of which the following is a copy:

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

Before me Dudley E. Thornton Probate Judge, of said County personally came John H. Mellis, who being duly sworn according to law deposes and says:

That from the 1st day of September 1911, until the 18th day of March 1912, in the County of Union State of Ohio,

one L. B. Plummer then and there being, did unlawfully keep a place where intoxicating liquors were then and there kept for sale as a beverage.

That the keeping of said place as aforesaid by the said

L. B. Plumaker was then and there prohibited and unlawful, and against the peace and dignity of the State of Ohio. Further deponent says not.

John H. Wilho

Sworn to before me and signed in my presence, this 18th day of March 1912.

Dudley E. Thornton, Probate Judge.

There are therefore to command you to take the said L. B. Plumaker if he be found in your County, or, if he has fled, that you pursue after his wife any where County in the State, and take and safely keep the said L. B. Plumaker so that you have his body forthwith before me, or some other Magistrate of said County to answer the said complaint, and be further dealt with according to law.

Given under my hand this 18th day of March, A. D. 1912.

[Seal]

Dudley E. Thornton, Probate Judge

Return

Received this writ March 18 1912, and on the 19th day of March 1912, I executed the same by arresting the within named L. B. Plumaker and now have him before the Court.

Fees

Carl Pine Sheriff

Mileage \$1.25
Arresting 1.00
Before Court .75
\$3.00

State of Ohio

March 20 1912.

vs

Entry.

7486 Entry.

L. B. Plumaker Sentence.

This day the within defendant L. B. Plumaker having been arraigned in Court, plead guilty to the charge he is accused of.

Whereupon the Court hereby fines the defendant L. B. Plumaker the sum of seventy five Dollars and costs of these proceedings taxed at six and 1/3, 00 Dollars, and that he stand committed to the work house of the City of Columbus, until the fine & costs are paid or secured to be paid, or until he be discharged there from by allowing a credit of 60 cts. per. day on such fine and costs for each day of confinement in such work house, or until he be otherwise discharged accord.

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Dudley E. Thornton
Probate Judge.

Plead guilty and paid fine and costs

The State Ohio against Omar De Good.
 State of Ohio }
 Union County }

Affidavit

Before me, Dudley E. Thornton, Judge of the Probate Court of Union County, Ohio, personally came Wilber Hogue who being duly sworn according to law deposes and says, that on or about the 30th day of Jan. 1912, in the County of Union, State of Ohio, one Omar De Good did then and there sell intoxicating liquors, as a beverage to one Wilber Hogue. That the selling of intoxicating liquors as aforesaid by the said Omar De Good was then and there prohibited and unlawful and contrary to Section 13225 of the General Code, and against the peace and dignity of the State of Ohio.

Second Count: The affiant aforesaid on his oath aforesaid further deposes and says; and that on or about the 30th day of Jan. 1912, in the County of Union and State of Ohio, one Omar De Good did then and there furnish intoxicating liquors as a beverage to one Wilber Hogue. That the furnishing of intoxicating liquors as aforesaid by the said Omar De Good was then and there prohibited and unlawful and contrary to Section 13225 of the General Code and against the peace and dignity of the State of Ohio.

Third Count: The affiant aforesaid on his oath aforesaid further deposes and says; and that on or about the 30th day of Jan. 1912, in the County of Union, State of Ohio, one Omar De Good did then and there give away intoxicating liquors as a beverage to one Wilber Hogue. That said place aforesaid was ^{not} then and there the private dwelling of said Omar De Good and that the giving away of intoxicating liquors as aforesaid by the said Omar De Good was then and there prohibited and unlawful and contrary to Section 13225 of the General Code, and against the peace and dignity of the State of Ohio. Further Dependent says not.

Sworn to by Wilber Hogue, and subscribed in my presence, this 18th day of March 1912.

Dudley E. Thornton,
 Probate Judge.

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Warrant To Arrest.

The State of Ohio, Union County, ss.

To Bad Price Sheriff of said County, Greeting:

Whereas, there has been filed with me an affidavit of which the following is a copy:

The State of Ohio, Union County, ss.

Before me, Dudley E. Thouton, Probate Judge of said County, personally came William Hogue who being duly sworn according to law deposes and says:

That on the 30th day of January 1912, in the County of Union in said Union County, Ohio, and within the limits of one Omer De Good then and there being did unlawfully sell, furnish and give away intoxicating liquors to one William Hogue to be then and there used as a beverage; which said selling, furnishing, and giving away of such intoxicating liquors for such purpose was then and there prohibited and unlawful, and against the peace and dignity of the State of Ohio.

Further Deponent says not.

William Hogue.

Sworn to before me and signed in my presence, this 18th day of March 1912.

Dudley E. Thouton
Probate Judge.

There are therefore to command you to take the said Omer De Good if he be found in your County, or, if he has fled that you pursue after him into any other County in the State, and take and safely keep the said Omer De Good so that you have his body forthwith before me, or some other Magistrate of said County to answer the said complaint, and be further dealt with according to law.

Given under my hand this 18th day of March A.D. 1912

Dudley E. Thouton.
Probate Judge.

Return.

Received this writ March 18th 1912, and on the 19th day of March 1912, I executed the same by arresting the within named Omer De Good and now have him before the Court.

Bad Price Sheriff

Fees		
Mileage	2	56
Arresting	1	00
Before Court		75
Total	4	31

Subpoena In Criminal Case.

The State of Ohio, }
Union County, ss. } Probate Court.

Subpoena To the Sheriff of said County, Greeting:

You are hereby commanded to subpoena Sam Moffitt, to be and appear before the Probate Court at Marysville, in said County, on the 21st day of March A.D. 1912, at 9 o'clock A.M., then and there to testify and the truth to speak in behalf of the State in a certain cause pending in said Court, wherein the State of Ohio prosecutes Omer De Good.

Do not fail, under penalty of the law, and have you then and there this writ.

Witness my hand and the seal of said Court, at Marysville, Ohio, this 20th day of March, 1912.

Done by E. Thornton, Probate Judge.

I served this writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

Name of Witness	Miles	How Served
Sam Moffitt	24	Ⓚ

Sheriff's Fees.

Service	25
Mileage	1.92
Total	\$2.17

Ed Price, Sheriff.

Journal Entry.

March 21st 1912.

Journal Entry

7485 The State of Ohio, }
vs }
Omer De Good }

This day this cause having come on to be heard Omer De Good plead not guilty to the charges as against him in affidavit, in open Court, trial had and witnesses examined. Wilber Hogue and Sam Moffitt, the defendant made no defense, but upon the testimony I hereby find the defendant guilty as charged.

The Court hereby fines the defendant Omer De Good the sum of Seventy Five Dollars, and the costs of this prosecution, taxed at \$11.48, and that he stand committed to the Work house of the city of Columbus, until the fine and costs are paid or secured to be paid, or until he be discharged therefrom by allowing a credit of 60 cents per

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such work house, or until he be otherwise discharged
according to law.

Dudley E. Thorton,
Probate Judge.

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The State of Ohio against William Tanner,
State of Ohio, } vs.
Union County.

Before me, Dudley C. Thornton, Judge of the Probate Court of Union County Ohio, personally came Wilber Hogue who being duly sworn according to law deposes and says, that on or about the 30th day of Jan. 1912, in the County of Union, State of Ohio, one William Tanner did then and there sell intoxicating liquors as a beverage to one Wilber Hogue.

That the selling of intoxicating liquors as aforesaid by the said William Tanner was then and there prohibited and unlawful and contrary to Section 13225 of the General Code, and against the peace and dignity of the State of Ohio. Second Count: The affiant aforesaid on his oath aforesaid further deposes and says: that on or about the 30th day of Jan. 1912, in the County of Union, State of Ohio, one William Tanner did then and there furnish intoxicating liquors as a beverage to one Wilber Hogue, That the furnishing of intoxicating liquors as aforesaid by the said William Tanner was then and there prohibited and unlawful and contrary to Section 13225 of the General Code and against the peace and dignity of the State of Ohio.

Third Count: The affiant aforesaid on his oath aforesaid further deposes and says: and that on or about the 30th day of Jan. 1912, in the County of Union, State of Ohio, one William Tanner did then and there give away intoxicating liquors as a beverage to one Wilber Hogue, That said place aforesaid was not then and there the private dwelling of said William Tanner and that the giving away of intoxicating liquors as aforesaid by the said William Tanner was then and there prohibited and unlawful and contrary to Section 13225 of the General Code, and against the peace and dignity of the State of Ohio. Further deponent says that said offense herein charged is a second violation of said section 13225.

Wilber Hogue.

Sworn to by Wilber Hogue, and subscribed in my presence this 18th day of March, 1912.

Dudley C. Thornton,
Probate Judge.

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Warrant To Arrest.

The State of Ohio, Union County, ss.

To bad Price Sheriff of said County, greeting;

Whereas, there has been filed with me an affidavit of which the following is a copy:

The State of Ohio, Union County, ss.

Before me, Dudley E. Flourton Probate Judge of said County,

personally came William Hogue who being duly sworn according to law depose and says: That on the 30th day of January 1912, in the County of Union in said Union County, Ohio, and within the limits of Union County, Ohio, one William Fauner then and there being did unlawfully sell, furnish and give away intoxicating liquors to one William Hogue, to be then and there used as a beverage; which said selling, furnishing and giving away of such intoxicating liquors for such purpose was then and there prohibited and unlawful, and against the peace and dignity of the State of Ohio.

Further deponent says not.

William Hogue.

I swore to before me and signed in my presence, this 18th day of March 1912.

Dudley E. Flourton
Probate Judge.

There are therefore to command you to take the said William Fauner if he be found in your County, or if he has fled that you pursue after him into any other County in the State, and take and safely keep the said William Fauner so that you have his body forthwith before me, or some other Magistrate of said County to answer the said complaint, and be further dealt with according to law.

Given under my hand 18th this 18th day of March A.D. 1912.

Dudley E. Flourton
Probate Judge

Return.

Received this writ March 18th 1912, and on the 19th day of March 1912, I executed the same by arresting the within named William Fauner and not have him before the Court.

Bad Price
Sheriff

Fees.	\$	cts
Mileage 32 miles	2	56
Arresting	1	00
Before Court		75
	4	31

Subpoena In Criminal Case.

The State of Ohio }
Union County, ss. } Probate Court.

To The Sheriff of said County, Greeting:

You are hereby commanded to subpoena Sam Moffitt and to be and appear before the Probate Court at the Court House in Marysville in said County, on the 25th day of March A.D. 1912, at 9 o'clock A.M., there and there to testify and the truth to speak in behalf of the State in a certain cause pending in said Court, wherein the State of Ohio prosecutes William Farmer.

Hereof fail not, under penalty of the law, and leave you there and there this writ.

Witness my hand and the seal of said Court at Marysville, Ohio.

[Seal]

this 21st day of March 1912.

Dudley C. Thouton

Probate Judge.

I served this Writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

Name of Witness	Miles	How Served
Sam Moffitt.	2	Q

Sheriff's Fees.

Service	\$.25
Mileage	08
Total	33

Wad Price Sheriff

State of Ohio }
vs } Entry
7483 William Farmer } Sentence.

Entry. This day the within named defendant having been arraigned in Court plead guilty to the charge as charged in affidavit.

Thereupon the Court fines the defendant William Farmer Five hundred Dollars, and costs of this proceedings Taxed at Nine and 3/4⁰⁰ Dollars, and that he stand committed to the work house of the city of Columbus, until this fine and costs are paid

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or secured to be paid or until he be discharged therefrom
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 costs for each day of confinement in such work house or
 until he be otherwise discharged according to law.

It is also ordered that the above defendant be allowed
 to go free during good behavior and so long as he does
 not sell intoxicating drinks and upon the payment of
 one hundred and twenty five Dollars of the above fine
 costs to be taken out of this money.

Dudley E. Thornton
 Probate Judge.

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The State of Ohio vs Charles Donahoe.

State of Ohio, }
Union County, }

Before me, Dudley E. Thornton, Judge of the Probate Court of Union County, Ohio, personally came Wilbur Hogue who being duly sworn according to law deposes and says, that on or about the 2nd day of March 1912, in the County of Union, State of Ohio, one Charles Donahoe did then and there sell intoxicating liquors as a beverage to one Wilbur Hogue. That the selling of intoxicating liquors as aforesaid by the said Charles Donahoe was then and there prohibited and unlawful and contrary to Section 13225 of the General Code, and against the peace and dignity of the State of Ohio.

Second Count: The affiant aforesaid on his oath aforesaid further deposes and says: and that on or about the 2nd day of March 1912, in the County of Union, State of Ohio, one Charles Donahoe did then and there furnish intoxicating liquors as a beverage to one Wilbur Hogue. That the furnishing of intoxicating liquors as aforesaid by the said Charles Donahoe was then and there prohibited and unlawful and contrary to Section 13225 of the General Code and against the peace and dignity of the State of Ohio.

Third Count: The affiant aforesaid on his oath aforesaid further deposes and says: and that on or about the 2nd day of March 1912, in the County of Union, State of Ohio, one Charles Donahoe did then and there give away intoxicating liquors as a beverage to one Wilbur Hogue. That said place aforesaid was not then and there the private dwelling of said Charles Donahoe and that the giving away of intoxicating liquors as aforesaid by the said Charles Donahoe was then and there prohibited and unlawful and contrary to Section 13225 of the General Code, and against the peace and dignity of the State of Ohio.

Further deponent says not.

Wilbur Hogue.

Sworn to by Wilbur Hogue, and subscribed in my presence this 15th day of March 1912.

Dudley E. Thornton.
Probate Judge.

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Warrant To Arrest.

The State of Ohio, Union County, ss.

To Good Price Sheriff of said County, Greeting:

Whereas, there has been filed with me an affidavit of which the following is a copy:

The State of Ohio, Union County, ss.

Before me, Dudley C. Thornton Probate Judge, of said County, personally came William Hogue who being duly sworn according to law deposes and says:

That on the 2nd day of March 1912, in the County of Union in said Union County, Ohio, and within the limits of Union County, State of Ohio, one Charles Donahoe there and there being did unlawfully sell, furnish and give away intoxicating liquors to one William Hogue to be then and there used as a beverage: which said selling, furnishing and giving away of such intoxicating liquors for such purposes was then and there prohibited and unlawful, and against the peace and dignity of the State of Ohio.

Further deponent says not.

William Hogue.

Sworn to before me and signed in my presence, this 18th day of March 1912.

Dudley C. Thornton.

Probate Judge.

There are therefore to command you to take the said Charles Donahoe if he be found in your County, or, if he has fled that you pursue him into any other County in the State, and take and safely keep the said Charlie Donahoe so that you have his body forthwith before me, or some other Magistrate of said County to answer the said complaint, and be further dealt with according to law.

Given under my hand this 18th day of March A.D. 1912.

Dudley C. Thornton
Probate Judge

Return.

Received this Writ March 18th 1912, and on the 19th day of March 1912, I executed the same by arresting the within named Chas. Donahoe and now have him before the Court.

Fees	\$	cts.
Mileage 32 miles	2	56
Arresting	1	00
Before Court		75
Total	\$4	31

Good Price
Sheriff

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Subpoena In Criminal Case.

The State of Ohio, }
Union County, ss. } Probate Court.
To the Sheriff of said County, Greeting:

You are hereby commanded to subpoena Nellie Boyd to be and appear before the Probate Court at the Court House in Marysville in said County, on the 29th day of March A.D. 1912, at 9 o'clock A.M., then and there to testify and the truth to speak in behalf of the State in a certain cause pending in said Court, wherein the State of Ohio prosecutes Elias Donohoe.

Hereof fail not, under penalty of the law, and have you then and there this writ.

Witness my hand and the seal of said Court, at Marysville, Ohio, this 25th day of March 1912.
Dudley E. Thumton
Probate Judge.

I served this Writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their names.

Name of Witness.	Miles	How Served
Nellie Boyd.		Q.
Service.		
Mileage		
Total		

Sheriff's Fees.

\$ 25-

08

\$ 33

Cash Paid, Sheriff.

Recognizance of Party Seized.

The State of Ohio, }
vs. } Probate Court of Union County, Ohio.
Elias Donohoe.

The State of Ohio, Union County, ss.

Be it Remembered, That on the 19th day of March A.D. 1912, Charles Donohoe and Ira Donohoe, Martha Donohoe and Anna Donohoe his sureties personally appeared in open Probate Court in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the sum of Five Hundred Dollars, to be levied of their respective goods and chattels, lands and tenements, if default be made in the condition following, to wit:

The Condition of this Recognizance is such, that if

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the above bound Charles Donohoe shall personally be and appear before the Probate Court Union County Ohio on the 22nd day of March 1912, at 9 o'clock A.M. then and there to answer a certain affidavit filed against him for unlawfully sell intoxicating liquors and abide the order and judgment of the Court, and not depart without leave, then this Recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

Chas. Donohoe.
Ira Donohoe.
Martha Donohoe.
Alma Donohoe.

Taken and acknowledged in open Court on the day and year first above taken

Dudley E. Thornton.
Probate Judge.

The State of Ohio } Journal Entry.
vs. } # 7484
7484 Charles Donohoe } Journal Entry.

Entry This day this cause having come on to be heard Charles Donohoe appeared in open Court and plead guilty to the charges in the above entitled cause. Thereupon the Court fines the defendant Charles Donohoe in the sum of One Hundred (\$100.) Dollars and costs taxed at \$7.⁰⁰ and orders same paid immediately. (costs and fine Paid).

Dudley E. Thornton.
Probate Judge.

The State of Ohio vs. Ernest Stump

State of Ohio,
Union County, ss. }

Before me, Dudley E. Thornton, Judge of the Probate Court of Union County, Ohio, personally came John H. Willis who being duly sworn according to Law deposes and says, that on or about the 8th day of April 1912, in the County of Union, State of Ohio, one Ernest Stump did then and there sell intoxicating liquors as a beverage to one Frank Depp.

That the selling of intoxicating liquors as aforesaid by the said Ernest Stump was then and there prohibited and unlawful and contrary to Section 13225 of the General Code of Ohio, and against the peace and dignity of the State of Ohio.

Second Count: The affiant aforesaid on his oath aforesaid further deposes and says: and that on or about the 8 day of April 1912 in the County of Union, State of Ohio, one Ernest Stump did then and there furnish intoxicating liquors as a beverage to one Frank Depp. That the furnishing of intoxicating liquors as aforesaid by the said Ernest Stump was then and there prohibited and unlawful and contrary to Section 13225 of the General Code of Ohio and against the peace and dignity of the State of Ohio.

Third Count: The affiant aforesaid on his oath aforesaid further deposes and says: and that on or about the 8 day of April 1912, in the County of Union, State of Ohio, one Ernest Stump did then and there give away intoxicating liquors as a beverage to one Frank Depp. That said place aforesaid was not then and there the private dwelling of said Ernest Stump and that the giving away of intoxicating liquors as aforesaid by the said Ernest Stump was then and there prohibited and unlawful and contrary to Section 13225 of the General Code of Ohio and against the peace and dignity of the State of Ohio.

Further deponent says not.

John H. Willis

Sworn to by John H. Willis, and subscribed in my presence this 10th day of April 1912.

Dudley E. Thornton
Probate Judge

Affidavit

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Warrant to Arrest.

The State of Ohio, Union County, ss.
To Earl Price Sheriff of said County, Greeting:

Whereas, there has been filed with me an affidavit of which the following is a copy:

The State of Ohio, Union County, ss.
Before me Dudley E. Thouton of the Probate Judge of said County, personally came John H. Willis who being duly sworn according to law deposes and says:

That on the 8th day of April 1912, in said Union County, Ohio, and within the limits of one Ernest Stump then and there being did unlawfully sell, furnish and give away intoxicating liquors to one Frank Depp, to be then and there used as a beverage, which said selling, furnishing and giving away of such intoxicating liquors for such purpose was then and there prohibited and unlawful, and against the peace and dignity of the State of Ohio.

Further deponent says not.

John H. Willis

Sworn to before me and signed in my presence, this 10th day of April 1912.

Dudley E. Thouton.

Probate Judge.

There are therefore to command you to take the said Ernest Stump if he be found in your County, or, if he has fled that you pursue after him into any other County in the State, and take and safely keep the said Ernest Stump so that you have his body forthwith before me, or some other Magistrate of said County to answer the said complaint, and be further dealt with according to law.

Given under my hand this 13th day of April A.D. 1912.

Dudley E. Thouton.

Probate Judge.

Return.

Received this writ April 13th 1912, and on the 13th day of April 1912, I executed the same by arresting the

Fees.	\$	cts	
Service & Return	1	00	
Before Court		75	
Total	1	75	

within named Ernest Stump and now have him before the Court.

Earl Price

Sheriff.

Subpoena In Criminal Case.

The State of Ohio,

Union County, vs. Probate Court.

To the Sheriff of said County. Greeting:

You are hereby commanded to subpoena Frank Depp, Josh Turner and Mike Murphy to be and appear before the Probate Court at the Court House in Marysville in said County, on the 15th day of April A.D. 1912, at 11 o'clock a.m., then and there to testify and the truth to speak in behalf of the State in a certain cause pending in said Court, wherein the State of Ohio prosecutes Ernest Stump.

Hereof fail not, under penalty of the law, and leave you then and there this writ.

Witness my hand and the seal of said Court, at Marysville, Ohio, this 15th day of April 1912.

Dudley E. Thornton.

Probate Judge.

I served this writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

Names of Witnesses	Miles	How Served.
Frank Depp.	0	P.
Josh Turner.	0	P.
Mike Murphy.	0	P.

Sheriff's Fee.

Service	75-
Mileage	16
	91

Bad Price Sheriff.

Journal Entry.

State of Ohio,

Apr. 15th 1912.

vs.

Journal Entry

Ernest Stump.

75 00 Entry

This day the above entitled cause came on to be heard. The above defendant was arraigned in Court and plead not guilty. Trial had and witnesses examined and upon the testimony adduced the Court find the defendant guilty or charged.

Thereupon the Court fines the defendant Ernest Stump the sum of One hundred (\$100.) Dollars, and the costs of this prosecution, taxed at \$ 8.26 and that he stand committed

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to the work house of the City of Columbus until the fine and costs are paid or until he be discharged therefrom by allowing a credit of 60 cents per day on such fine and costs for each day of confinement in such work house or until he be otherwise discharged according to law.

Dudley E. Flouston.
Probate Judge.

Release.

The State of Ohio.

v.

Ernest Stump

Journal Entry.
Release.

7500 This day Ernest Stump appeared in Court and entry. paid \$50.00 on his fine and costs \$²⁶.

Upon this payment the Court suspended the balance of fine during good behavior.

Dudley E. Flouston.
Probate Judge.

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The State of Ohio against Lewis Page.
 State of Ohio, }
 Union County }

Before me, Dudley E. Thurston, Judge of the Probate Court of Union County, Ohio, personally came John H. Miller who being duly sworn according to law, deposes and says, that from the 29th day of Mch. 1911, until the commencement of this action, in the County of Union and State of Ohio, one Lewis Page then and there being did unlawfully keep a place where intoxicating liquors were then and there kept for sale as a beverage. That the keeping of said place as aforesaid by the said Lewis Page was then and there prohibited and unlawful and contrary to Section 13225 of the general Code of Ohio and against the peace and dignity of the State of Ohio.

Second Count:

The affiant aforesaid on his oath aforesaid further deposes and says, that from said 29th day of Mch. 1912 until the commencement of this action, in said County of Union and State of Ohio, said Lewis Page then & there being, did unlawfully use a place in which intoxicating liquors were then and there sold, furnished and given away as a beverage. That the using of said place as aforesaid by the said Lewis Page was then and there prohibited and unlawful and contrary to Section 13226 of the General Code of Ohio and against the peace and dignity of the State of Ohio.

Third Count:

The affiant aforesaid on his oath aforesaid further deposes and says, that from said 29th day of March 1912, until the commencement of this action, in said County of Union and State of Ohio, said Lewis Page then and there being, did unlawfully use a place from which intoxicating liquors were then and there sold, furnished and given away as a beverage.

That the using of said place as aforesaid by the said Lewis Page was then and there prohibited and unlawful and contrary to section 13225 of the General Code of Ohio and against the peace and dignity of the State of Ohio.

Fourth Count:

The affiant aforesaid on his oath aforesaid further deposes and says, that from said 29th day of March 1912,

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until the commencement of this action, in said County of Union and State of Ohio, said Lewis Page then and there being, did unlawfully keep a place where intoxicating liquors were then and there furnished as a beverage.

That the keeping of said place as aforesaid by the said Lewis Page was then and there prohibited and unlawful and contrary to Section 13225 of the General Code of Ohio and against the peace and dignity of the State of Ohio.

Fifth Count:

The affiant aforesaid on his oath aforesaid further deposes and says, that from said 29th day of March 1912, until the commencement of this action, in said County of Union and State of Ohio, said Lewis Page then and there being, did unlawfully keep a place where intoxicating liquors were then and there given away as a beverage. That the said place aforesaid was not then and there the private dwelling of said Lewis Page and that the keeping of said place aforesaid by the said Lewis Page was then and there prohibited and unlawful and contrary to Section 13225 of the General Code of Ohio and against the peace and dignity of the State of Ohio.

Further deponent says not.

John A. Millis.

Sworn to before me and subscribed in my presence, this 10th day of April, 1912.

Dudley E. Thornton,
 Probate Judge.

Warrant To Arrest.

The State of Ohio, Union County, ss.

To Good Price Sheriff of said County, greeting.

Whereas, there has been filed with me an affidavit of which the following is a copy:

The State of Ohio, Union County, ss.

Before me Dudley E. Thornton Probate Judge, of said County, personally came John A. Millis who being duly sworn according to law deposes and says:

That from the 29th day of March 1912, until the commencing of this action, in the County of Union and State of Ohio, said Lewis Page then and there being, did unlawfully keep a place where intoxicating liquors were then and there kept for sale as a beverage.

That the keeping of said place as aforesaid by the said Lewis Page was then and there prohibited and unlawful, and against the peace and dignity of the State of Ohio.

Further the deponent says not.

John A. Millis

Sworn to before me and signed in my presence, this 10th day of April, 1910.

Dudley E. Thornton.

Probate Judge.

There are therefore to command you to take the said Lewis Page, if he be found in your County, or, if he has fled, that you pursue after him into any other County in the State, and take and safely keep the said Lewis Page so that you have his body forthwith before me, or some other Magistrate of said County to answer the said complaint, and to be further dealt with according to law.

Given under my hand 13th day of April 1912.

Dudley E. Thornton.

Probate Judge.

Return

Received this writ Apr. 13th 1912, at 10 o'clock A.M., and on the 13th day of April 1912, I executed the same by arresting the within named Lewis Page and now have him before the Court.

Service Return	1.00
before Court.	* .75
	* 1.75

Ed Price, Sheriff.

Recognizance of Party Accused.

The State of Ohio.

vs.

Lewis Page.

Court of Probate

The State of Ohio, Union County, vs.

Be it Remembered, That on the 13th day of April A.D. 1912, Lewis Page and J. A. Page his surety personally appeared, in open Court of Probate in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio, the sum of Five hundred Dollars, to be levied of their respective goods and chattels, lands and tenements, if default be made in the condition following, to-wit:

The condition of this Recognizance is such, that if the above bound Lewis Page shall personally be and appear

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before the Court of Probate then and there to answer a certain cause filed against him for violating local option law and abide the order and judgment of the Court, and not depart without leave, then this Recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

Lewis Page.

J. J. Page.

Taken and acknowledged in open Court on the day and year first above written

Dudley E. Thronton
Probate Judge.

Subpoena. Criminal Case.

The State of Ohio } vs.
Union County } Probate Court.

To the Sheriff of said County, kneeling:

You are hereby commanded to subpoena Fay Bailey, Hadley Young, Floyd Cleninger, Chas. Clemons, Jim Reed, and Chas. Harper, to be and appear before the Probate Court at the Court House in said County, on the 14th day of May 1912, at 9 o'clock A.M., then and there to testify and the truth to speak in behalf of the Plaintiff in a certain cause pending in said Court, wherein the State of Ohio prosecute Lewis Page.

Hereof fail not, under penalty of the law and leave you then and there this writ.

Witness my hand and the seal of said Court, at Marysville Ohio, this 13th day of May 1912.

Dudley E. Thronton P. J.

By M. Claudia Burris. D. C.

I served this writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names:

Name of Witness	Miles	How Served.
Fay Bailey	8	P.
Hadley Young	8	R.
Floyd Cleninger	8	R.
Jim Reed	8	R.
Chas. Harper	8	R.
Chas. Clemons		not found.

Sherriff's Fees.

Service Returns
Mileage 10 miles.

\$	25-
\$	50
\$	2.00-

Total

Lead Price, Sheriff

The State of Ohio.

May 14, 1912

vs.

75-09.

75-09

Levers Page

Journal Entry

Entry

This day this cause having come on to be heard, the State witnesses heard, Defendant made a motion that the cause be dismissed on the account of the evidence being insufficient. Thereupon it is considered and adjudged by the Court that this cause be dismissed, and defendant discharged, motion sustained, county pay the costs.

Dudley E. Thornton.
Probate Judge.

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The State of Ohio against John Page.
State of Ohio, }
Union County } v.

Before me, Dudley C. Thornton, Judge of the Probate Court of Union County, Ohio, personally came John H. Willis who being duly sworn according to law deposes and says, that on or about the 30th day of March 1912, in the County of Union State of Ohio, one John Page did then and there sell intoxicating liquors as a beverage to one Hadley Young. That the selling of intoxicating liquors as aforesaid by the said John Page was then and there prohibited and unlawful and contrary to Section 13225 of the General Code of Ohio and against the peace and dignity of the State of Ohio.

Second Count:

The affiant aforesaid on his oath aforesaid further deposes and says: that on or about the 30th day of March 1912, in the County of Union, State of Ohio, one John Page did then and there furnish intoxicating liquors as a beverage to one Hadley Young. That the furnishing of intoxicating liquors as aforesaid by the said John Page was then and there prohibited and unlawful and contrary to Section 13225 of the General Code and against the peace and dignity of the State of Ohio.

Third Count:

The affiant aforesaid on his oath aforesaid further deposes and says: and that on or about the 30th day of March 1912, in the County of Union, State of Ohio, one John Page did then and there furnish intoxicating liquors as a beverage to one Hadley Young. That said place aforesaid was not then and there the private dwelling of said John Page and that the giving away of intoxicating liquors as aforesaid by the said John Page was then and there prohibited and unlawful, and contrary to Section 13225 of the General Code, and against the peace and dignity of the State of Ohio.

Further deponent says not.

John H. Willis.

Sworn to by John H. Willis, and subscribed in my presence this 10th day of April 1912.

Dudley C. Thornton
Probate Judge.

Warrant To Arrest.

The State of Ohio, Union County, ss
To Bad Price of said County, Greeting:

Whereas, there has been filed with me an affidavit of which following is a copy:

The State of Ohio, Union County, ss.
Before me, Dudley E. Thornton Probate Judge, of said County, personally came John H. Willis who being duly sworn according to law deposes and says:

That on the 30th day of March 1912, in said Union County, Ohio and within the limits of
one John Page then and there being did unlawfully sell, furnish and give away intoxicating liquors to one Hadley Young, to be then and there used as a beverage; which said selling, furnishing and giving away of such intoxicating liquors for such purpose was then and there prohibited and unlawful, and against the peace and dignity of the State of Ohio.

Further deposed, says not.

John H. Willis.

Sworn to before me and signed in my presence, this 10th day of April 1912.

Dudley E. Thornton
Probate Judge.

There are therefore to command you to take the said John Page if he be found in your County, or, if he has fled that you pursue after him into any other County in the State, and take and safely keep the said John Page so that you have his body forthwith before me, or some other Magistrate of said County to answer the said complaint, and be further dealt with according to law.

Given under my hand this 13th day of April A.D. 1912.

Dudley E. Thornton
Probate Judge.

Return.

Received this writ April 13th 1912, and on the 13th day of April, 1912, I executed the same by arresting the within named John Page and now have him before the Court.

Fee	\$	Dot.	cts.
Service	\$	0	0
Before Court	\$	75	
Total	\$	1.	75

Bad Price, Sheriff

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Recognizance of Party Accused,
The State of Ohio }

vs.
J. J. Page } Court of Probate

The State of Ohio, Union County, ss
Be it Remembered, That on the 13th day of April A.D. 1912,
J. J. Page and Lewis Page his surety personally appear-
ed in open Court of Probate in and for the County afores-
said, and jointly and severally acknowledged them-
selves to owe the State of Ohio the sum of Five Hundred
Dollars, to be levied of their respective goods and chattels,
lands and tenements, if default be made in the conditions
following, to-wit:

The Conditions of this Recognizance is such, that if
the above bound J. J. Page shall personally be and appear
before the Court of Probate then and there to answer a
certain cause filed against him for violating local option
law, and abide the order and judgment of the Court,
and not depart without leave, then this Recognizance
shall be void otherwise it shall be and remain in full
force and virtue in law.

Lewis Page.

J. J. Page.

Taken and acknowledged in open Court on the day and
year first above written

Dudley E. Stouton
Probate Judge.

Precept For Subpoena.

Probate Court, Union County, O.

State of Ohio }

vs.

John Page. } Precept

Issue Subpoena for Floyd Cleverger, James Reed, Benj-
amine Penrose, Jim Page, Lew Page, O. J. Kelogian,
Mary Myers, Thos. Page, Lewis Harris + Wm. Zimmerman
to appear as witnesses in behalf of the Defendant in the
above case on the 14th day of May, 1912, at 9 o'clock A.M.

To The Probate Judge,

Hoopes, Robinson + Hoopes.
attorneys for Def.

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Price, Sheriff

Subpoena. Criminal Case.

The State of Ohio.

Union County, vs. Probate Court.

To the Sheriff of said County, Greeting:

You are hereby commanded to subpoena Floyd Clewinger, James Reed, Benjamin Penrose, Jim Page, Lew Page, P. J. Sebagan, Mary Myers, Thos Page, Lewis Harris & William Zimmerman, to be and appear before the Probate Court at the Court House, in Marysville in said County, on the 14th day of May 1912, at 9 o'clock A.M., then and there to testify and the truth to speak in behalf of the defendant in a certain cause pending in said Court wherein the State of Ohio prosecutes John Page.

Hereof fail not, under penalty of the law and have you this writ.

Witness my hand and the seal of said Court, at Marysville Ohio, this 13th day of May 1912. Dudley C. Thornton. Probate Judge.

I served this writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names:

Names of Witnesses	Miles	How Served.
Floyd Clewinger	8	R.
James Reed	8	P.
Benj. Penrose	8	P.
Jim Page	8	P.
Lew Page	8	P.
P. J. Sebagan	not found.	
Mary Myers	8	P.
Thomas Page	8	P.
Lewis Harris	8	P.
Wm Zimmerman	8	P.

	Sheriff's	Fees
Service & Return	\$ 2	20-
Mileage 10 miles	\$ 1	50
Total	\$ 3	00-

Lead Price Sheriff

75-10

Entry

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The State of Ohio.

vs.

Chas. Clemmons.

The State of Ohio, vs Chas. Clemmons.

State of Ohio. }
vs.

Union County }

Before me, Dudley E. Flouiton, Judge of the Probate Court of Union County, Ohio, personally came John H. Willis who being duly sworn according to law deposes and says, that on or about the 30th day of March 1912, in the County of Union, State of Ohio, one Charles Clemmons did then and there sell intoxicating liquors as a beverage to one John Page.

That the selling of intoxicating liquors as aforesaid by the said Charles Clemmons was then and there prohibited and unlawful and contrary to section 13225 of the General Code of Ohio, and against the peace and dignity of the State of Ohio.

Second Count: The affiant aforesaid on his oath aforesaid further deposes and says, and that on or about the 30th day of March 1912 in the County of Union State of Ohio, one Charles Clemmons did then and there furnish intoxicating liquors as a beverage to one John Page.

That the furnishing of intoxicating liquors as aforesaid by the said Charles Clemmons was then and there prohibited and unlawful and contrary to Section 13225 of the General Code of Ohio, and against the peace and dignity of the State of Ohio.

Third Count:

The affiant aforesaid on his oath aforesaid further deposes and says, and that on or about the 30th day of March 1912, in the County of Union, State of Ohio, one Charles Clemmons did then and there give away intoxicating liquors as a beverage to one John Page.

That said place aforesaid was not then and there the private dwelling of said Charles Clemmons and that the giving away of intoxicating liquors as aforesaid by the said Charles Clemmons was then and there prohibited and unlawful and contrary to Section 13225 of the General Code of Ohio, and against the peace and dignity of the State of Ohio. Further deponent says not:

John H. Willis

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Return.

Received this writ October, 22nd 1912, and on the 22nd day of October 1912, I executed the same by arresting the within named Chas. Clemens and now have him before the Court.

Fees	Dols.	Cts.
Mileage 10 mi.	1	12
Assistance	1	50
Before Court.		75-
Arresting.	1	00
Total	4	37

Edwin J. Sheriff.

Journal Entry.

In the Probate Court, Union County, Ohio.

The State of Ohio.

vs.

Charles Clemens.

7580 Entry.

This day this cause having come on to be heard, the defendant having been arraigned before me and plead guilty to the charge as in the affidavit.

Wherefore the Court hereby fines the defendant the sum of Seventy Five Dollars and costs taxed at and that he stand committed to the work house of the city of Columbus, until the fine and costs are paid, or secured to be paid, or until he be discharged therefrom by allowing a credit of Sixty cents on such fine, and costs for each day of confinement in such workhouse or until he be otherwise discharged according to law.

Dudley E. Thornton.

Dated, This Oct. 23rd 1912.

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The State of Ohio, against Jay Haum,
State of Ohio, } ss.
Union County, }

Before me, Dudley E. Thouton, judge of the Probate Court,
of Union County, Ohio, personally came H. L. Green who
being duly sworn according to law deposes and says,
that on or about the 30th day of Nov. 1912, in the County
of Union, State of Ohio, one Jay Haum did then and
there sell intoxicating liquors as a beverage to one Chas.
Green:

That the selling of intoxicating liquors as aforesaid
by the said Jay Haum was then and there prohibited
and unlawful and contrary to Section 13225 of the
General Code of Ohio and against the peace and dig-
nity of the State of Ohio.

Second Count:

The affiant aforesaid on his oath aforesaid further deposes
and says: and that on or about the 30 day of Nov. 1912,
in the County of Union, State of Ohio, one Jay Haum did
then and there furnish intoxicating liquors as a bever-
age to one Charles Green. That the furnishing of intox-
icating liquors as aforesaid by the said Jay Haum
was then and there prohibited and unlawful and con-
trary to Section 13225 of the General Code and against
the peace and dignity of the State of Ohio.

Third Count:

The affiant aforesaid on his oath aforesaid further
deposes and says: and that on or about the 30th day of
Nov. 1912, in the County of Union, State of Ohio, one Jay Haum
did then and there give away intoxicating liquors as a
beverage to one Charles Green. That said place afo-
said was not then and there the private dwelling of
said Jay Haum and that the giving away of intoxica-
ting liquors as aforesaid by the said Jay Haum was
then and there prohibited and unlawful and contrary
to Section 13225 of the General Code and against the peace
and dignity of the State of Ohio.

H. L. Green.

Sworn to by H. L. Green, and subscribed in my presence,
this 2nd day of Dec. 1912.

Dudley E. Thouton
Probate Judge

Warrant to Arrest.

The State of Ohio, Union County, ss.

To Cad Price, Sheriff of said County, Greeting:

Whereas, there has been filed with me an affidavit of which the following is a copy:

The State of Ohio, Union County, ss.

Before me, Dudley E. Thornton Judge of the Probate Court of said County, personally came H. L. Green who being duly sworn according to law deposes and says:

That on the 30th day of November 1912, in Liberty township in said Union County, Ohio, and within the limits of said County, one Jay Hamm then and there being did unlawfully sell, furnish and give away intoxicating liquors to one Charles Green, to be then and there used as a beverage; which said selling, furnishing and giving away of such intoxicating liquors for such purpose was then and there prohibited and unlawful, and against the peace and dignity of the State of Ohio.

Further deponent says not. H. L. Green.

Sworn to before me and signed in my presence, this 2nd day of December, 1912.

Dudley E. Thornton Probate Judge.

There are therefore to command you to take the said Jay Hamm if he be found in your County, or if he has fled that you pursue after him into any other County in the State, and take and safely keep the said Jay Hamm so that you have his body forthwith before me, or some other Magistrate of said County to answer the said complaint, and be further dealt with according to law.

Given under my hand this 3rd day of December A.D. 1912.

Dudley E. Thornton Probate Judge.

Return

Received this writ Dec. 2nd. 1912, and on the 2nd day of December 1912, I executed the same by arresting the within named Jay Hamm and now have him before the Court

Sheriff's Fees. \$3.19.

Cad Price, Sheriff.

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Recognizance of Party Accused.

The State of Ohio }
vs. } Court of Probate.
Jay Hamner.

The State of Ohio, Union County, ss
Be it Remembered, That on the 13th day of Dec. 1912
H. P. O'Brien has surety personally appeared in open
Court of Probate in and for the County aforesaid, and
jointly and severally acknowledged himself to owe the
State of Ohio the sum of five hundred (\$500.) Dollars,
to be levied of his respective goods and chattels, lands
and tenements, if default be made in the conditions foll-
owing, to-wit:

The Condition of this Recognizance is such, that if
the above bound Jay Hamner shall personally be and
appear before the Court of Probate on Dec. 10th 1912 at
10 o'clock P.M. then and there to answer a certain cause
filed against him for violation of local option laws and
abide the order and judgment of the Court and not
depart without leave, then this Recognizance shall be
void; otherwise it shall be and remain in full force and
virtue in law.

Jay Hamner.
H. P. O'Brien

Taken and acknowledged in open Court on the day
and year first above written

Dudley C. Thornton,
Probate Judge.

State of Ohio }
vs. } In Probate Court Union
Jay Hamner. } County, Ohio.

Issue subpoena for the following witnesses
on behalf of the State of Ohio.

Heber Hard, Charles Green, Dr. Chas. Thompson Vaughan
Hines Hanes, agent U.S. Express Co. at Raymond
Ohio to bring the records of his office showing shipments
of intoxicating liquor by said U.S. Express Co. to Jay
Hamner at Raymond Ohio during the time from Nov.
15 to Dec. 1st 1912.

John H. Hillis, Pros. atty

Precipe for Subpoena,
Probate Court, Union County Ohio

The State of Ohio }
Plaintiff }
vs. }
Jay Hamm. }
Defendants. }

Precipe.

Issue Subpoena for Ballard Hinters Dave Elliott and
Vaughn Hines. to appear as witnesses in behalf of the
Defendant in the above case on the 10th day of Dec. 1912,
at 10 o'clock P.M.

To The Probate Judge. }
Hosier Robinson & Hoopes. }
attys for defendants. }

Subpoena. Criminal Case.

The State of Ohio }
Union County vs. } Probate Court.

To the Sheriff of said County, Greeting:

You are hereby Commaneded to Subpoena Heber Herd,
Charles Green, Dr. Chas Thompson, Vaughn Hines,
to be and appear before the Probate Court at the Court
House, in Marysville, in said County, on the 14th day of
December 1912, at 9 o'clock A.M. then and there to
testify and the truth to speak in behalf of the State
in a certain cause pending in said Court, wherein
the State of Ohio prosecutes Jay Hamm.

Hereof fail not, under penalty of the law and have
you then and there this writ.

Witness my hand and the seal of said Court
at Marysville Ohio, this 13th day of Dec.
1912.

Dudley E. Thornton
Probate Judge.

I served this writ as commanded, on the following
named persons, and they are entitled to travel fee
for the number of miles, set opposite their respective
names:

Names of Witnesses	Miles.	How Served.
Heber Herd	10	P. P.
Chas. Green.	10	P. P.
Dr. Chas. Thompson.	9	P. ✓
Vaughn Hines.	9	P. ✓

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Sheriff's Fees.

Service & Return	\$ 1.00
Mileage 4 mi. 5	\$ 1.12
Total	\$ 2.12

Cash Price Sheriff.

Subpoena Criminal Case.

To the Sheriff of said County, Greetings;

You are hereby commanded to subpoena Williard Hinters, Dave Elliott and Vaughn Hines to be and appear before the Probate Court at the Court House in Marysville in said County, on the 10th day of Dec. 1912, at 1 o'clock P.M., then and there to testify and the truth to speak in behalf of the Defendants in a certain cause pending in said Court, wherein the State of Ohio prosecutes Jay Hamm.

Hereof fail not, under penalty of the law and have you then and there this writ.

Witness my hand and the seal of said Court, at Marysville Ohio, this 7th day of Dec. 1912.



Dudley E. Thornton,

Probate Judge.

by M. Claudia Burns, Deputy Clk.

I served this writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

Names of Witnesses.	Miles.	How Served.
Williard Hinters	9	P. -
Dave Elliott	9	P. -
Vaughn Hines	9	P. -

Sheriff's Fees.

Services & Return	\$.75
Mileage 14 miles 5	\$ 1.12
Total	\$ 1.87

Cash Price Sheriff.

Subpoena Duces Tecum.

The State of Ohio, Union County, Common Pleas Court.
To the Sheriff of said County;

You are hereby commanded to subpoena C. T. Havers, agent of U.S. Express Co. at Raymond, Ohio, to bring the recorder of his office showing shipment of intoxicating liquors by said U.S. Express Co. to Jay Hamm at Raymond, Ohio, during time from Nov. 15 to Dec. 1st 1912, to be and appear before the Probate Court at the Court House in said County, on the 14th day of Dec. A. D. 1912, at 9 o'clock A. M. to testify as a witness in a certain case pending in said Court, wherein the State of Ohio prosecutes Jay Hamm, and also to bring with him, and produce at the time and place aforesaid.

The records of your office showing shipment of intoxicating liquors by said U.S. Express Co. to Jay Hamm at Raymond, Ohio, during time from Nov. 15 - Dec. 1st 1912, and therein to fail not, under penalty of the law. And have you them and them this writ.

Said Court requires said attendance of said witnesses on behalf of the Plaintiff.

Witness my hand and the seal of said Court, this 13th day of Dec. 1912.
Dudley C. Thorntom,
Probate Judge.

Returns of Service.

I served this writ as commanded, on the following named person, and he is entitled to travel fee of the number of miles set opposite their respective names.

Names of Witnesses How served
C. T. Havers. P. ✓

Service Sheriff's Fee .25
Lead Price, Sheriff.

7603
Journal
Entry

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In the Probate Court, Union County, Ohio
 The State of Ohio.

7603
 Journal
 Entry

vs. } # 7603.
 Jay Hamm } Sentence on Journal Entry.
 J. H. Willis } This day this cause having come on to be heard,
 Hoopes, Robinson & Hoopes } atty appeared as attorney for the State and
 Hoopes } for defendant.

Testimony of three of the States witnesses heard,
 and recited, defendant offered no testimony.
 Thereupon the Court finds the defendant guilty
 of furnishing intoxicating liquor to one Chas. Greer,
 and the Court hereby fines the defendant Jay Hamm
 the sum of fifty (\$50) Dollars, and the costs of this
 prosecution taxed at \$13.13, and he stand committed
 to the work house of the city of Columbus, Ohio, until
 the fine and costs are paid, or secured to be paid, or until
 he be discharged therefrom by allowing a credit of 60 ct.
 per day on such fine and costs for each day of con-
 finement in such work house, or until he be otherwise
 discharged according to law.

Dudley E. Thornton,
 Probate Judge.

State of Ohio vs. Bert Mathew.

State of Ohio }
Union County. }

Before me, Dudley E. Thurston, Judge of the Probate Court of Union County, Ohio, personally came John A. Willis who being duly sworn according to law, deposes and says, that from the 1st day of September, 1911, until the commencement of this action in the County of Union and State of Ohio, one Bert Mathew then and there being did unlawfully keep a place where intoxicating liquors were then and there kept for sale as a beverage. That the keeping of said place as aforesaid by the said Bert Mathew was then and there prohibited and unlawful ^{and} contrary to Section 13225 of the General Code of Ohio and against the peace and dignity of the State of Ohio.

Second Count:

The affiant aforesaid on his oath aforesaid further deposes and says, that from said 1st day of September 1911, until the commencement of this action, in said County of Union and State of Ohio, said Bert Mathew then and there being did unlawfully use a place in which intoxicating liquor were then and there sold, furnished and given away as a beverage.

That the using of said place as aforesaid by the said Bert Mathew was then and there prohibited and unlawful and contrary to Section 13225 of the General Code of Ohio and against the peace and dignity of the State of Ohio.

Third Count:

The affiant aforesaid on his oath aforesaid further deposes and says, that from 1st day of September, 1911, until the commencement of this action, in said County of Union and State of Ohio, said Bert Mathew then and there being, did unlawfully use a place from which intoxicating liquors were then and there sold, furnished and given away as a beverage.

That the using of said place as aforesaid by the said Bert Mathew was then and there prohibited, and unlawful and contrary to Sec. 13225 of the General Code of Ohio, and against the peace and dignity of the State of Ohio.

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Fourth Count:

The affiant aforesaid on this oath aforesaid further deposes and says, that from said 1st day of September 1911, until the commencement of this action, in said County, State of Ohio, said Bert Mathews then and there being, did unlawfully keep a place where intoxicating liquors were then and there furnished as a beverage. That the keeping of said place as aforesaid by the said Bert Mathews was then and there prohibited and unlawful and contrary to Section 13225 of the General Code of Ohio and against the peace and dignity of the State of Ohio.

Fifth Count:

The affiant aforesaid on his oath aforesaid further deposes and says, that from said 1st day of September, 1911, until the commencement of this action, in said County of Union and State of Ohio, said Bert Mathews then and there being, did unlawfully keep a place where intoxicating liquors were then and there given away as a beverage. That the said place aforesaid was not then and there the private dwelling of the said Bert Mathews and that the keeping of said place aforesaid by the the said Bert Mathews was then and there prohibited and unlawful and contrary to Section 13225 of the General Code of Ohio and against the peace and dignity of the State of Ohio.

Further deponent says not.

John H. Willis

Sworn to before me and subscribed in my presence this 10th day of April 1912.

Dudley E. Thouton,
Probate Judge.

Probate Court Union County, Ohio.
The State of Ohio }
vs. } Journal Entry.
Bert Mathews }

7627

This day this cause came on to be heard, the defendant appeared and plead guilty.

Whereupon the Court hereby fines the defendant Bert Mathews the sum of Fifty (50) Dollars and the costs of this prosecution, taxed at \$1.80 (fines and costs both paid)

Dudley E. Thouton. P. Judge

7925

Violation of Local Option Law.

John Lawson.

State of Ohio.

Union County, ss

Before me, Edward W. Porter, Judge of the Probate Court of Union County, Ohio, personally came John W. Laird who being duly sworn according to law deposes and says, that on or about the 20 day of January 1914, in the County of Union, State of Ohio, one John Lawson did then and there sell intoxicating liquors as a beverage to one Pete Thompson. That the selling of intoxicating liquors as aforesaid by the said John Lawson was then and there prohibited and unlawful and contrary to Section 13225 of the General Code, and against the peace and dignity of the State of Ohio.

Second Count:

Affidavit

The affiant aforesaid on his oath aforesaid further deposes and says, and that on or about the 21 day of January 1914, in the County of Union, State of Ohio, one John Lawson, did then and there furnish intoxicating liquors as a beverage to one Pete Thompson. That the furnishing of intoxicating liquors as aforesaid by the said John Lawson was then and there prohibited and unlawful and contrary to Section 13225 of the General Code and against the peace and dignity of the State of Ohio.

Third Count:

The affiant aforesaid on his oath aforesaid further deposes and says, that on or about the 21 day of January 1914, in the County of Union, State of Ohio, one John Lawson did then and there give away intoxicating liquors as a beverage to one Pete Thompson. That the said place aforesaid was not then and there the private dwelling of said John Lawson, was then and there prohibited and unlawful and contrary to Section 13225 of the General Code, and against the peace and dignity of the State of Ohio.

Further deponent saith not.

John W. Laird

Sworn to by John W. Laird, and subscribed in my presence this 21 day of January, 1914. Edward W. Porter, Probate Judge.

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Warrent To Arrest.
Violation Of Local Option Law.
The State Of Ohio,
Union County, ss.

To John W. Laird, Sheriff of said County, Greeting:

Whereas, there has been filed with me an affidavit of which the following is a copy:
The State of Ohio, Union County, ss.

Warrent To Arrest.

Before me, Edward W. Porter, Judge, of the Probate Court, of said County, personally came John W. Laird who being duly sworn according to law deposes, and says:

That on the 21st day of January 1914, in the Village of Marysville, in said Union County, Ohio, and within the limits of such County, one John Larsson then and there being did unlawfully sell, furnish and give away intoxicating liquors to one Pete Thompson, to be then and there used as a beverage; which said selling, furnishing and giving away of such intoxicating liquors for such purpose was then and there prohibited and unlawful, and against the peace and dignity of the State Of Ohio.

Further deponent says not.

John W. Laird,
Sworn to before me and signed in my presence,
this Twenty-first day of February 1914.
Edward W. Porter,
Probate Judge.

Seal

7925

These are therefore to command you to take the said John Larsson if he be found in your County, or if he has fled that you pursue after him into any other County in the State, and take and safely keep the said John Larsson so that you have his body forthcoming before me, or some other Magistrate of said County to answer the said complaint, and to further deal with according to law.

Given under my hand and the Seal of said Court, this 21st day of February, A.D. 1914.
Edward W. Porter,
Probate Court.

Seal

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Return.

Received this writ February 21st 1914, and on the 21st day of February 1914, I executed the same by arresting the within named John Lawson, and now have him before the Court. This 23rd day of February 1914,
John W. Laird, Sheriff.

Return

<u>Sheriff's Fees.</u>		
Service & Return	*	1.00
Mileage 2 Miles		16
Total.		* 1 16

7925

Information.

The State of Ohio,
Union County, ss.

Probate Court, February Term, in the year of our Lord One Thousand Nine Hundred and Fourteen, John H. Willis, Prosecuting Attorney of the State of Ohio, for the said County of Union, now here in said Probate Court, in the name and by the authority, and on behalf of the State of Ohio, information gives that one John Lawson on about the 27 day of January 1914, in the County of Union, and State of Ohio, did then and there sell intoxicating liquor as a beverage to one Pete Thompson. That the selling of intoxicating liquor as aforesaid by the said John Lawson was then and there prohibited and unlawful and contrary to Section 13225 of the General Code, and against the peace and dignity of the State of Ohio.

Information

Second Count:

John H. Willis Prosecuting Attorney, aforesaid on behalf of the State of Ohio, aforesaid, information gives, that one John Lawson on or about the 21st day of January 1914, in the County of Union, and State of Ohio, did then and there furnish intoxicating liquor as a beverage to one Pete Thompson. That the furnishing of intoxicating liquor as aforesaid by the said John Lawson was then and there prohibited and unlawful and contrary to Section 13225 of the General Code and against the peace and dignity of the State of Ohio.

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7975 Third Count:

Informations

John L. Willis, Prosecuting Attorney, aforesaid on behalf of the State of Ohio, aforesaid, Informations give, that one John Lawson on or about the 21st day of January 1914, in the County of Union, and State of Ohio, did then and there give away intoxicating liquors as a beverage to one Pete Thompson.

That, the said place aforesaid was not then and there the private dwelling of said John Lawson, and that the giving away of intoxicating liquors as aforesaid by the said John Lawson was then and there prohibited and unlawful and contrary to Section 13275 of the General Code and against the peace and dignity of the State of Ohio.

John Lawson, Prosecuting Attorney, Union County, Ohio.

7975.

Recognizance.

The State of Ohio.

Vs.

John Lawson.

The State of Ohio, Union County, ss:

Be it Remembered, That on the 23rd day of February A. D. 1914, the said John Lawson and Ed Malone personally appeared before me, Edward W. Porter, Probate Judge in and for said County, and jointly and severally acknowledged themselves to owe to the State of Ohio the sum of Five Hundred Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to wit:

The Condition of this Recognizance is such, that whereas the above bound John Lawson was on the 21st day of February 1914, committed to the jail of said County on a charge of unlawfully selling, furnishing and giving away intoxicating liquor now if the above bound shall personally be and appear before the said Probate Court, on the 1st day of March 1914, then and there to answer said charge of unlawfully selling, furnishing and giving away intoxicating liquor and abide the judgment of the Court, and not depart without leave, then this

7975

Recognizance shall be void; otherwise it shall be
and remain in full force and virtue in law.

John Larson
Ed Maloney

Taken and acknowledged before me, on the day
and year first above written.

Seal

Edward W. Porter,
Probate Judge.

7975

The State of Ohio.

Union County, ss.

Motion.

In The Probate Court of Union County,

The State of Ohio.

vs.

John Larson.

Motion.

Motion.

Now comes John Larson and
moves the Court to quash the information filed
herein for the reason that the same is not signed
by the Prosecuting Attorney, and the Probate Court
therefor has no jurisdiction to try said cause.

John Larson.

By Charles Robinson & Hosper,
His Atty's.

7975

Entry.

In The Probate Court, Union County, Ohio.

The State of Ohio.

vs.

John Larson,
Def't.

No. 7975.

Entry.

Entry.

This day came the defendant,
said John Larson, by his Attorneys, and moved the
Court to quash the information filed herein, for the
reason that the same is not signed by the Prosecuting
Attorney, and the Probate Court therefor has no
jurisdiction to try said case.

After being fully advised in the premises
said motion is sustained, and said information is
ordered quashed, and the prisoner discharged.

Edward W. Porter
Probate Judge.

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The State of Ohio.
Vs.
Entry. John Larson.
Def't.

In the Probate Court, Union County, Ohio

No. 7975.

Entry.

This day came the Prosecuting
Attorney, on behalf of the State of Ohio, and moved
the court for leave to correct the Information herein,
by changing the name of John Larson, signed as
Prosecuting Attorney, to that of John H. Willis, the
Prosecuting Attorney. On consideration whereof
and the court being fully advised in the
premises, do overrule the same.

Edmond W. Porter,
Probate Judge.

