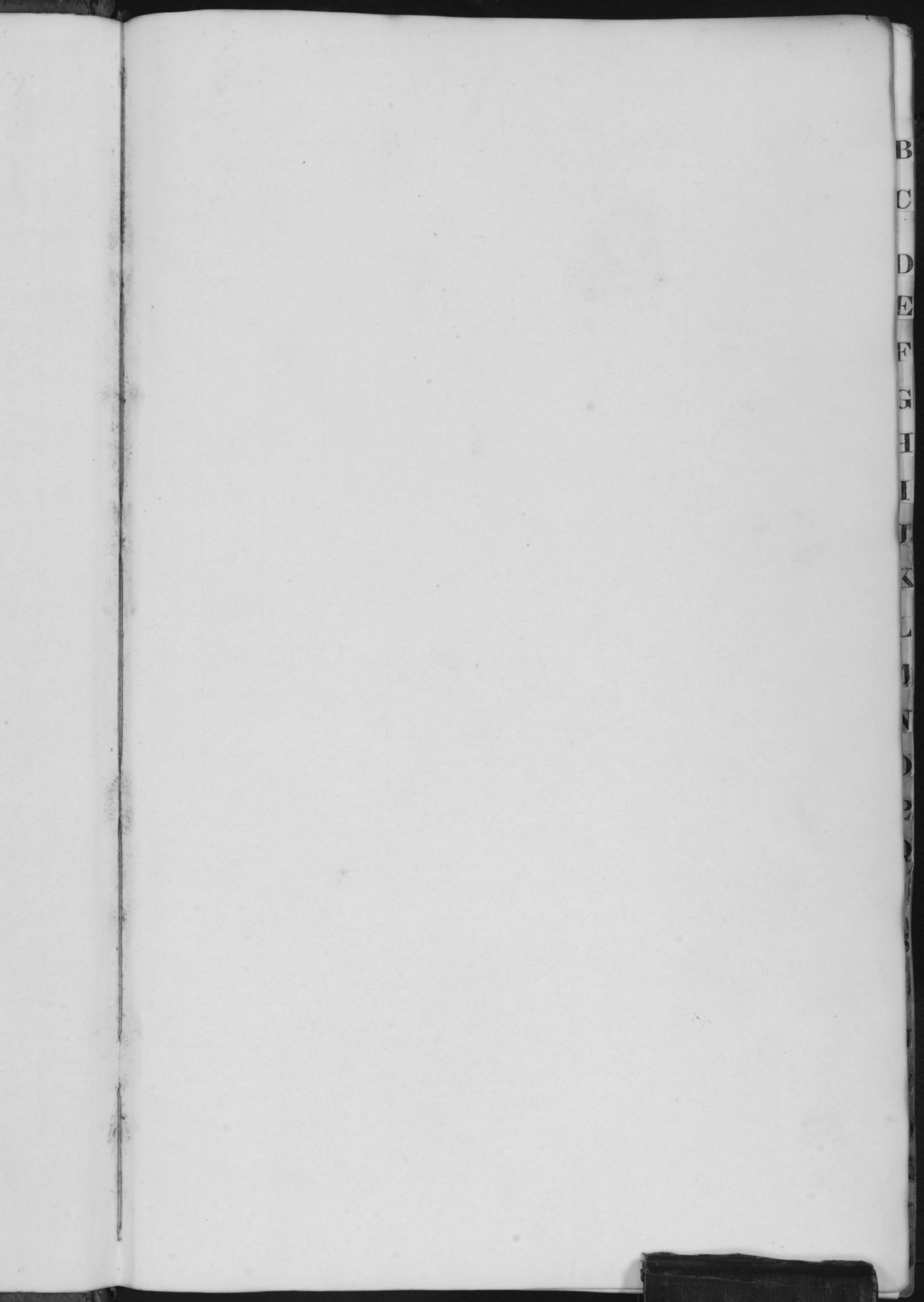
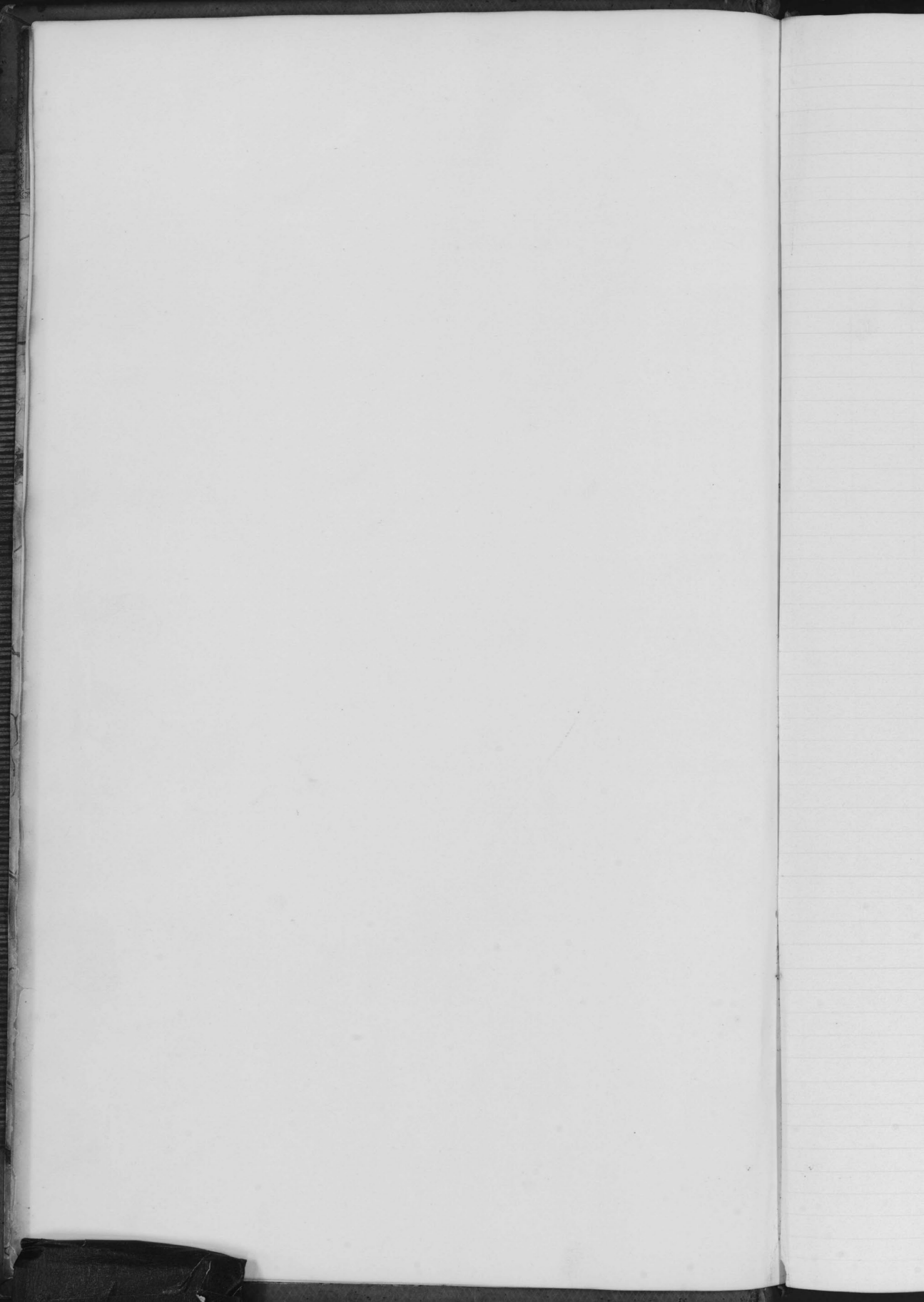




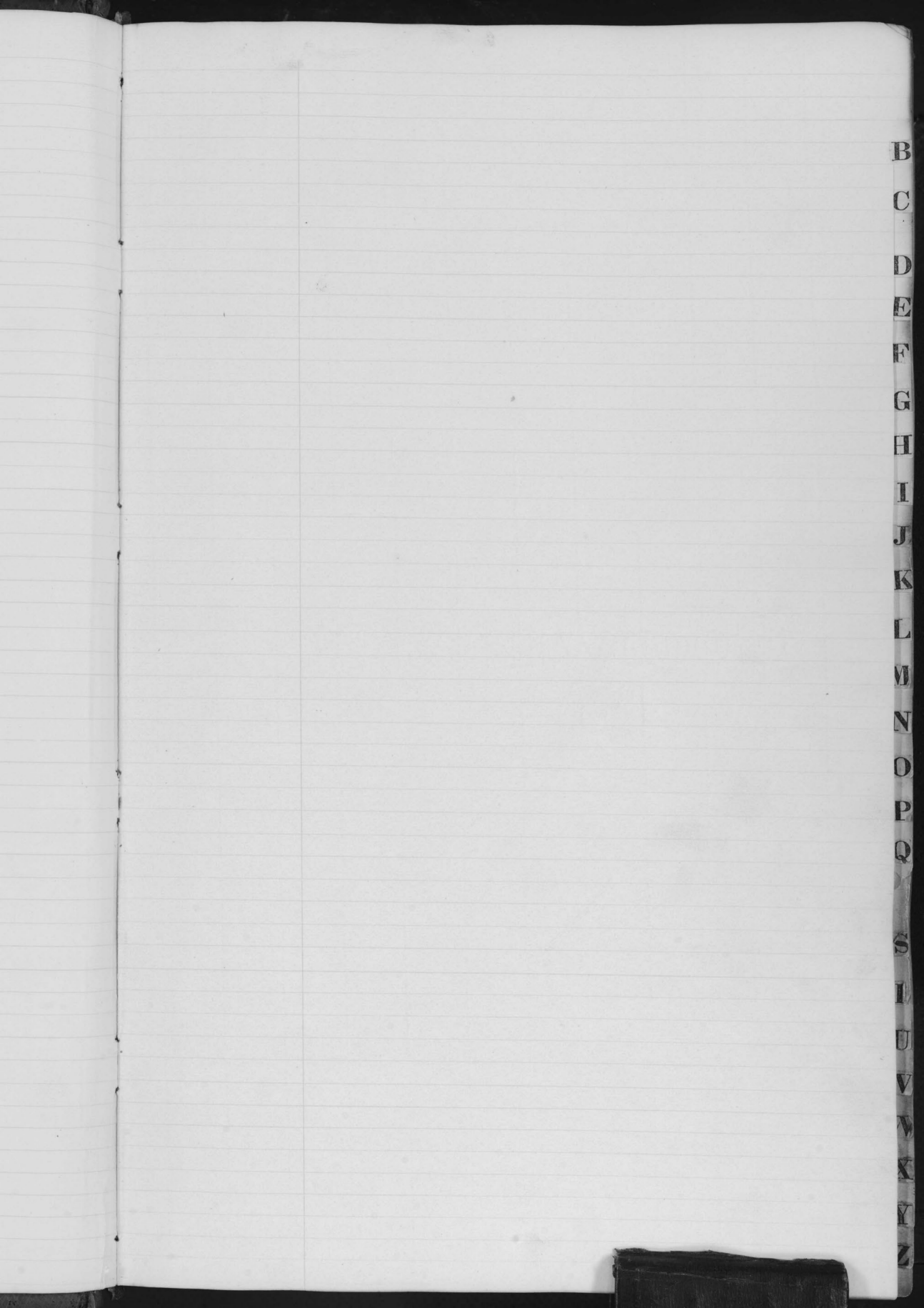


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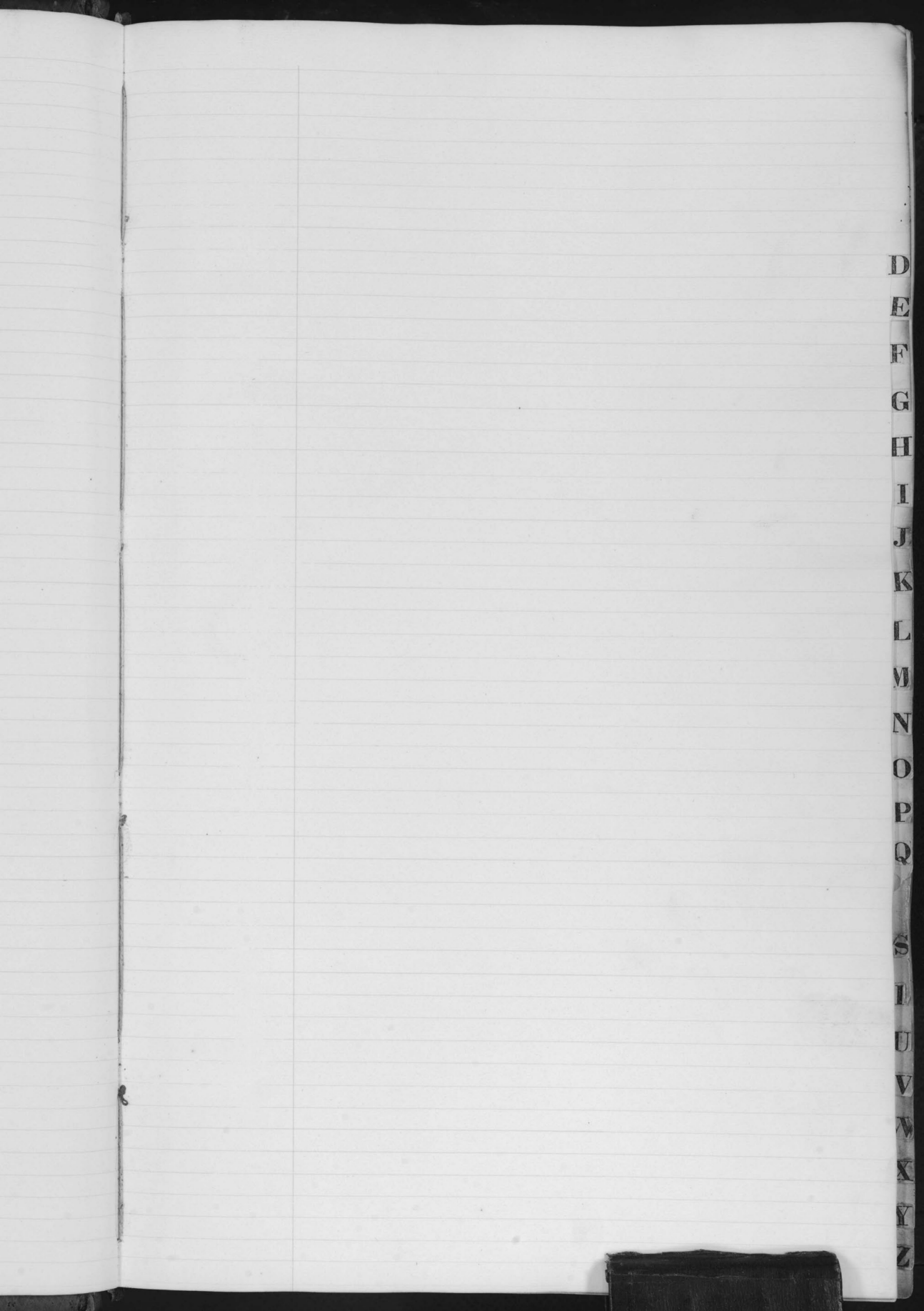














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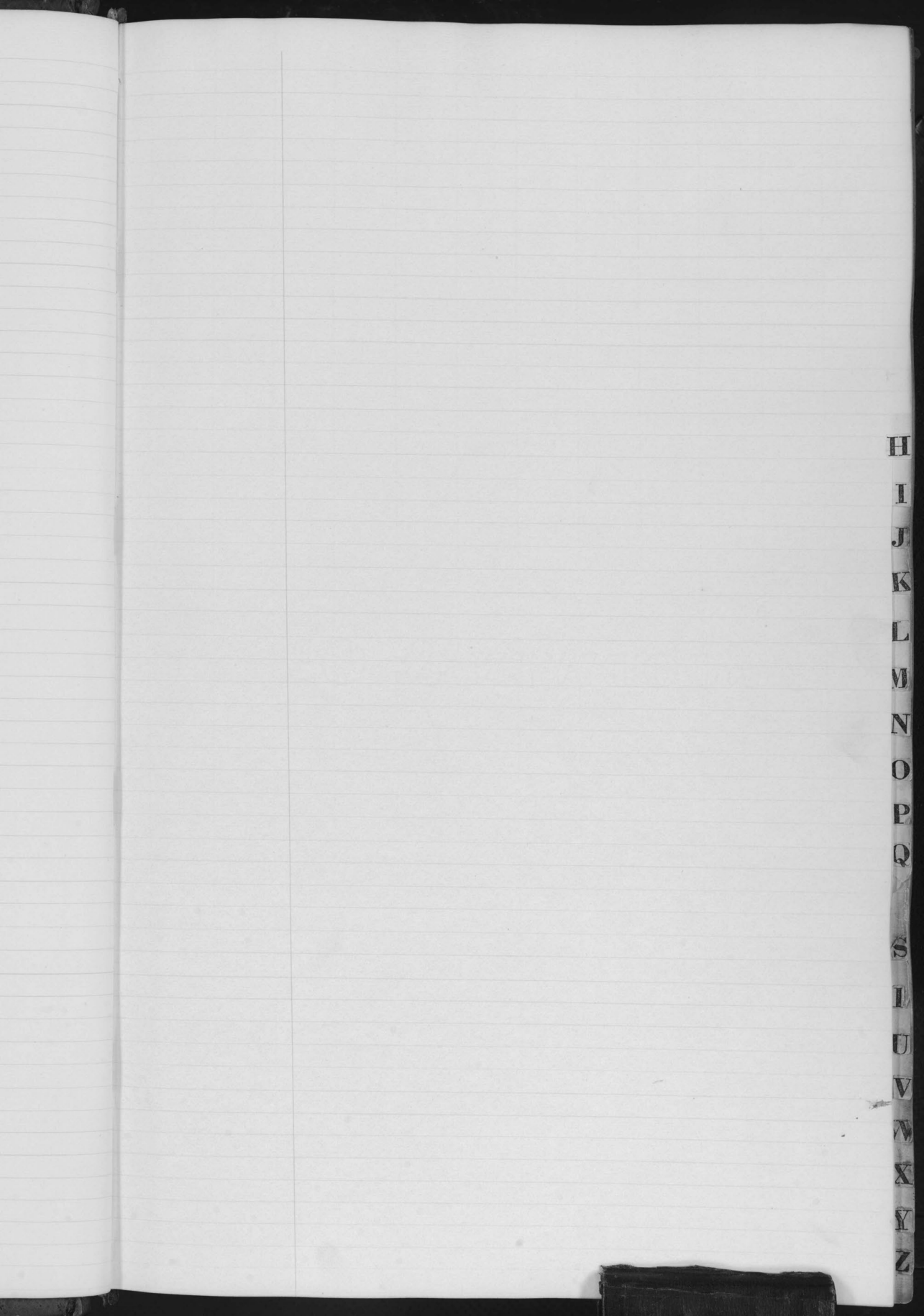


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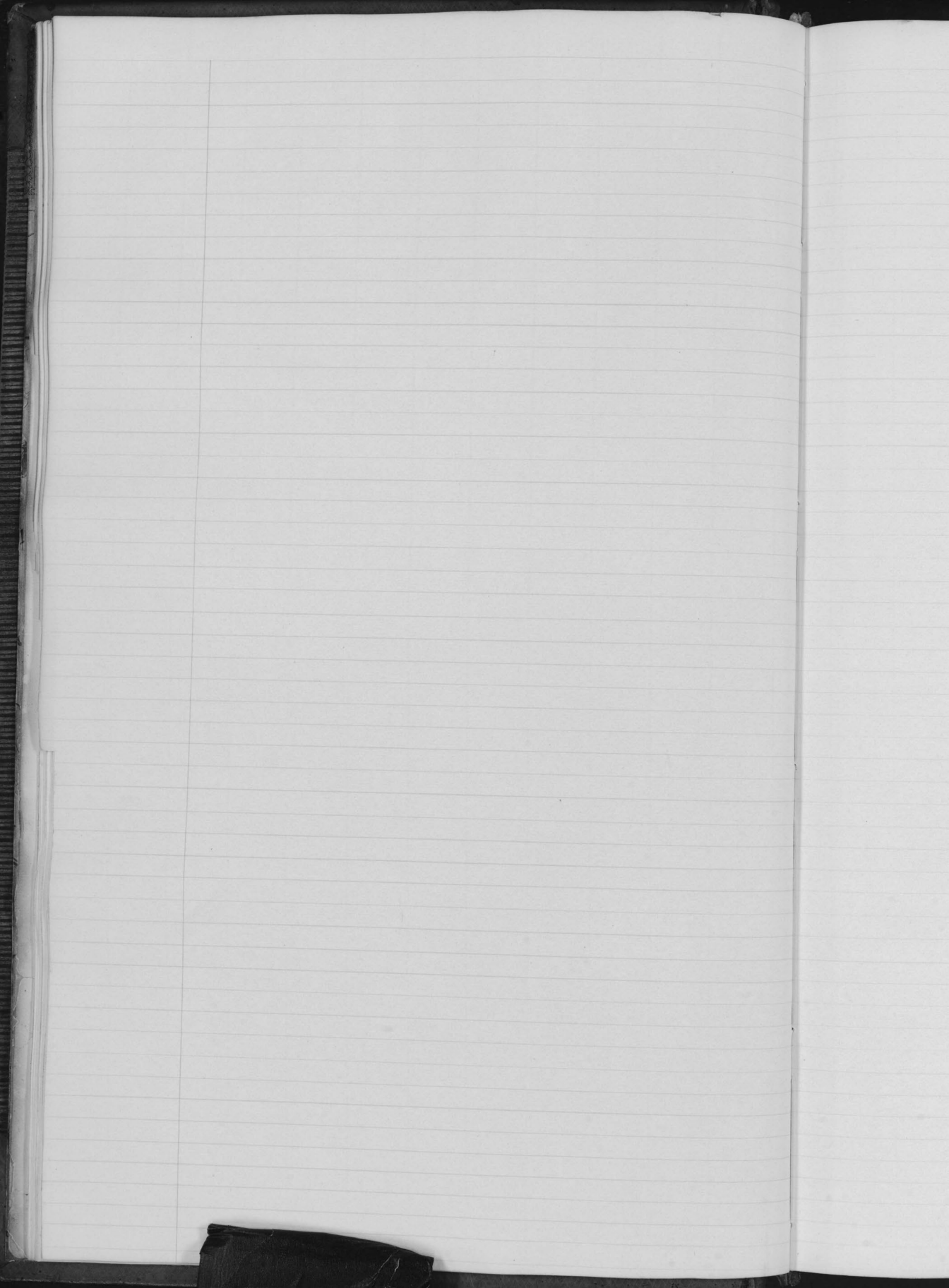
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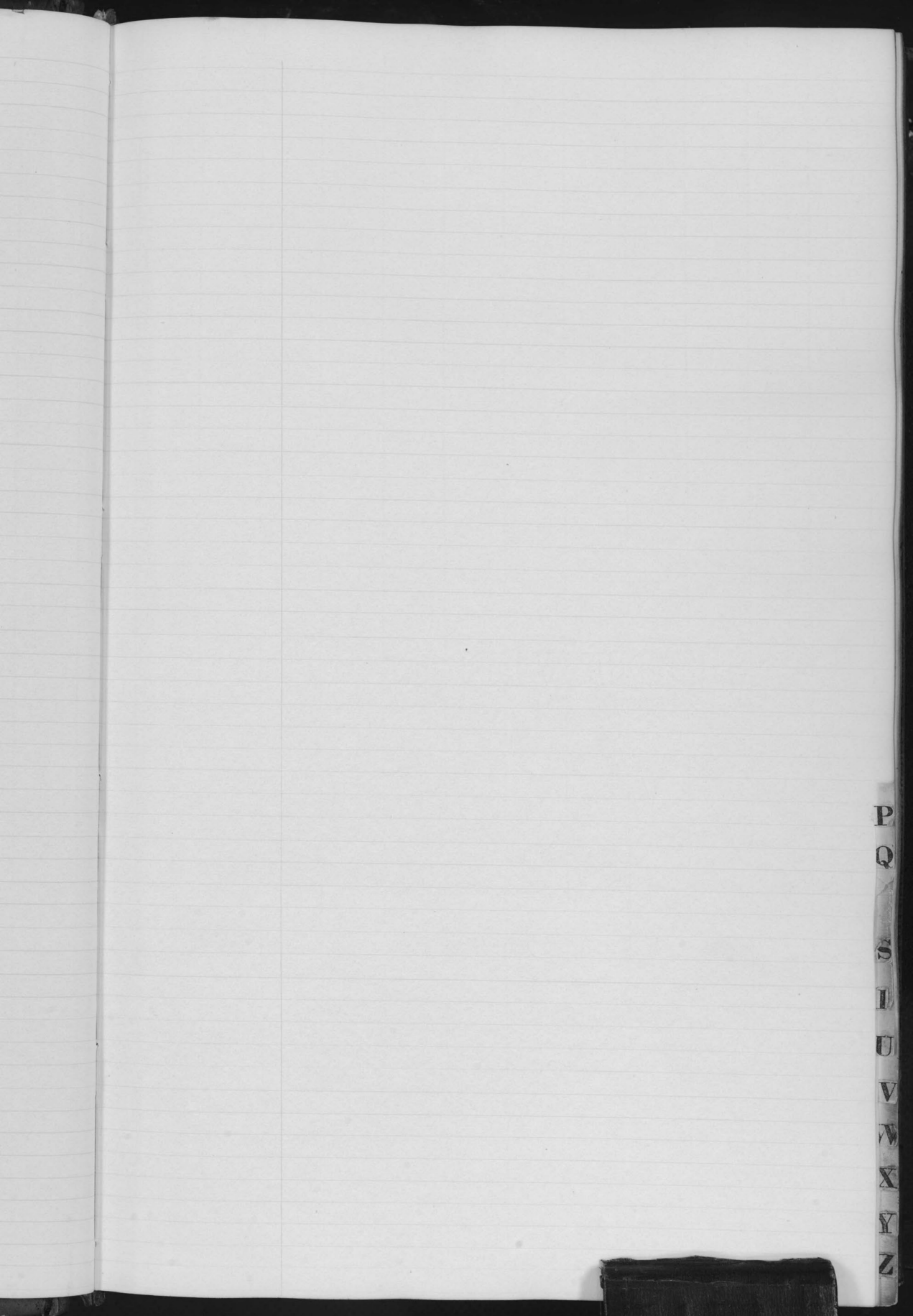


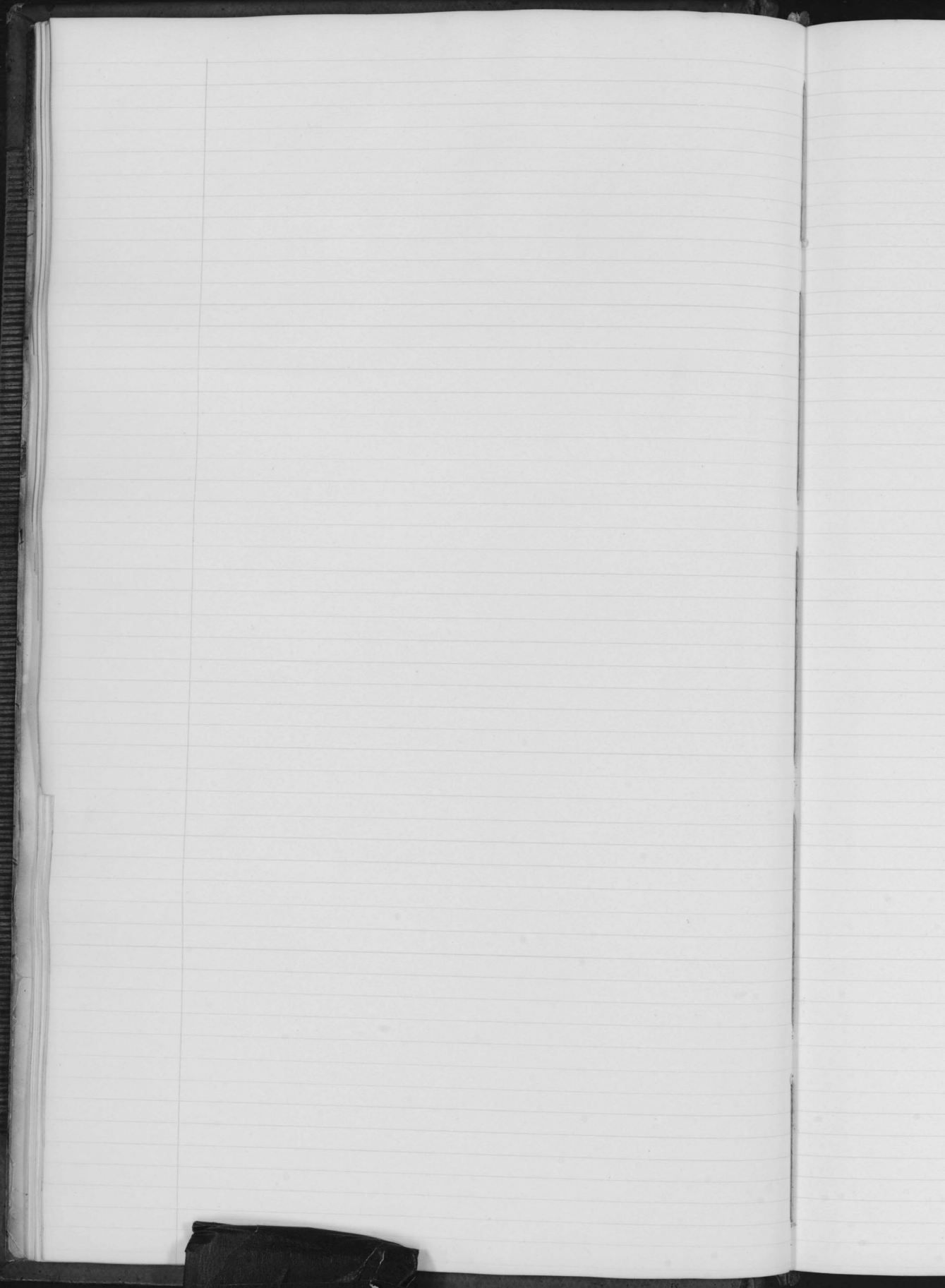




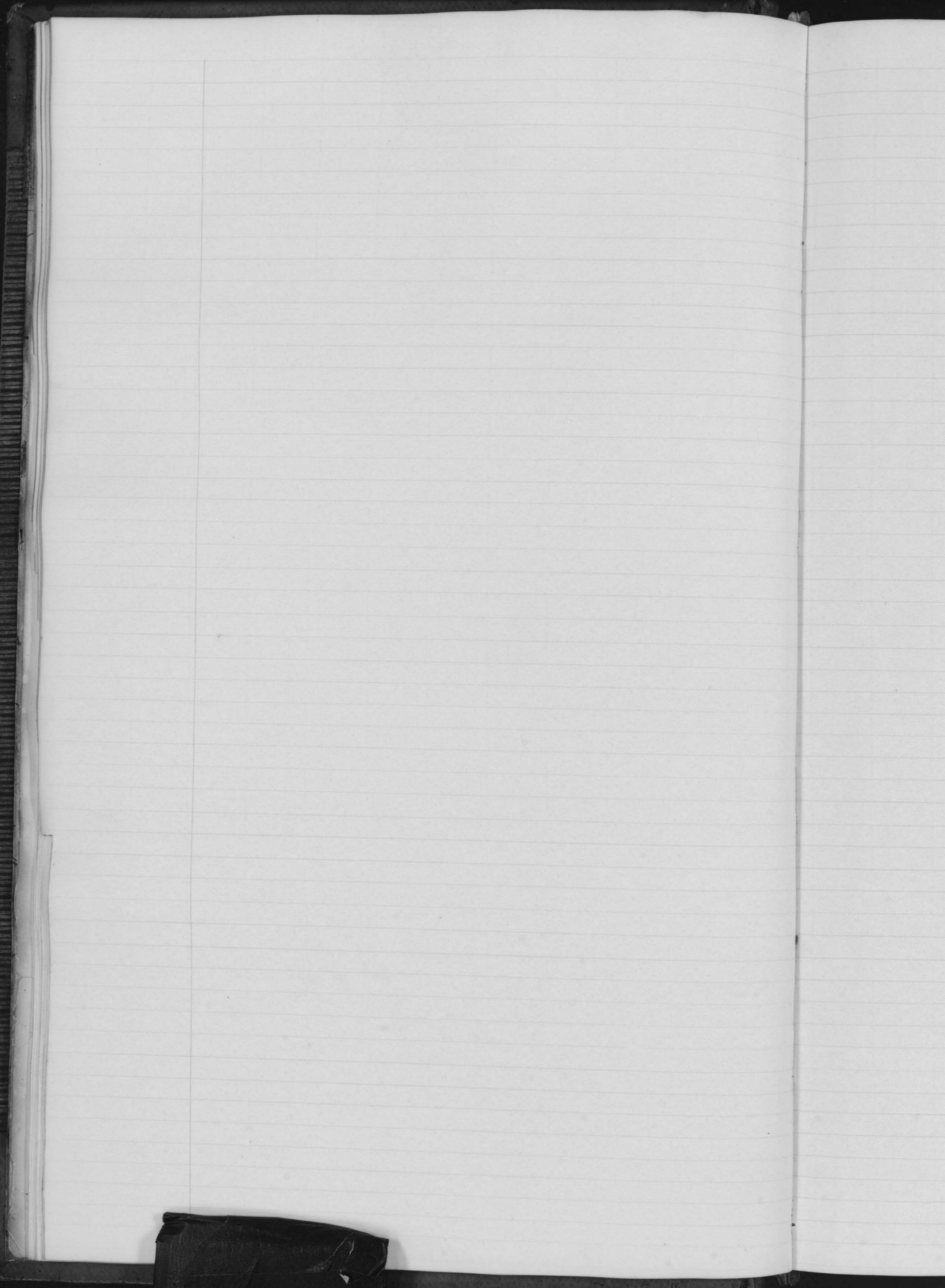


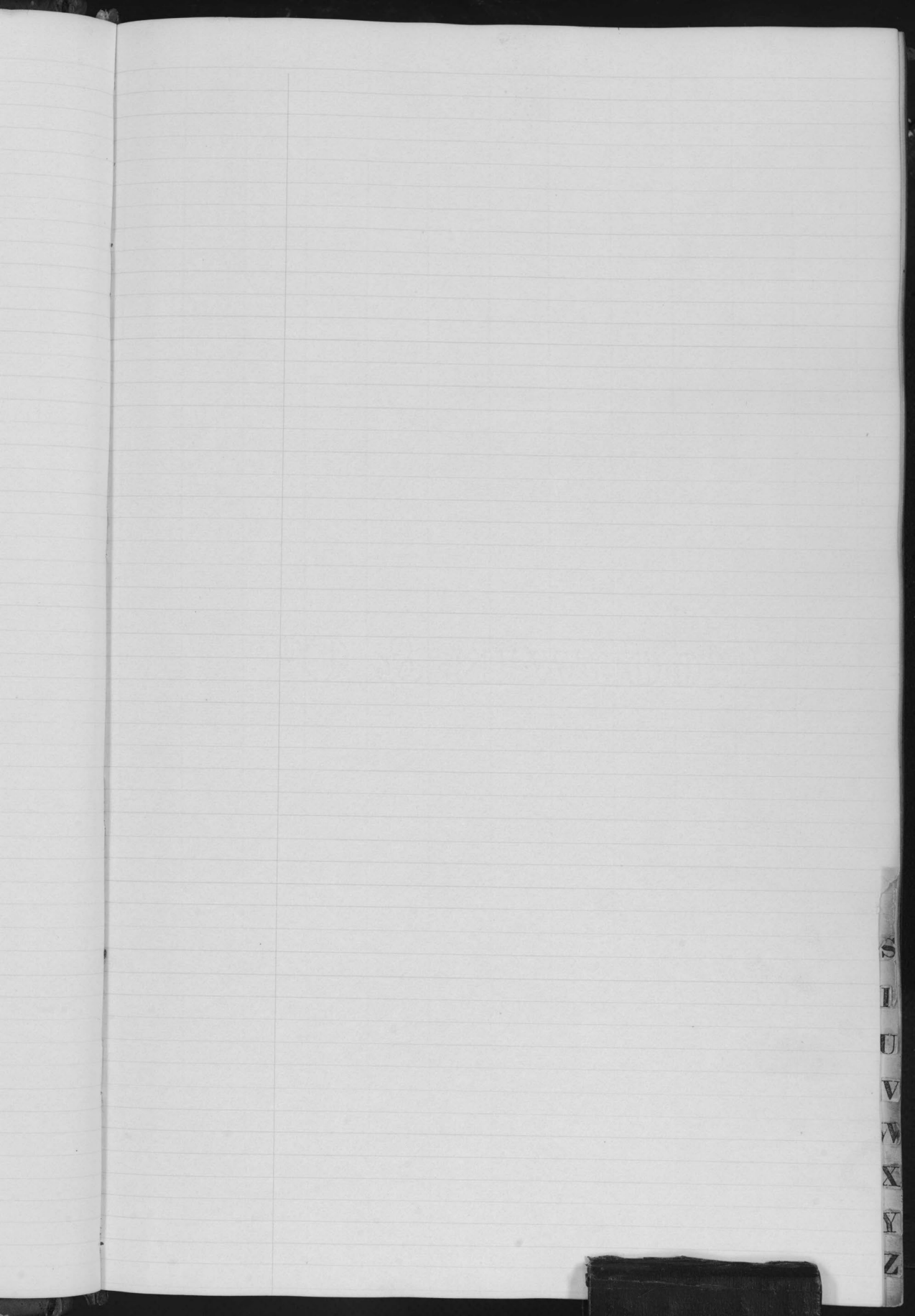












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or John Hurley State. 62 V Jame : Stewart Mc Lutyre 63 V IB A Haynes 63 V " 8.0, Carter 64 2 64 V 65. 75. V " John Hensel Mans. E. Brown Corhelius Aurskon Frederick Betty 69 0 James Smith 68 V 69-118 V Amos Wilmeth James & Harriott James Gregg James Milloy Henry W Spain Charter Fromme Pensail Clinggage The Clarken & Stephen Dysert for B. Smith 84-108 84 900 Solon Harrigton Joseph Reeder 870 John Marquis Samuel Munroe 92,150 934 1000 101 V 104. 125, 146. 103 V " " S. K. Regarter Clement Reed Alran etimes My Gibson 112 1 Forathan Paige 114 V Zara Town 115- W Fosiah Westlake Joseph Stiner 122. 123. 140. 141. John morrison Joseph alexander James Marco Mary Heusel Henry Hund 128 John Ringer Farman Come 132-135 132 V Charles Blogget 183 V El Carter 133 V MonWeameal 134V Homas Maon 136 V Peleg Bowen 136, ¥ Nathaniel Raymond 1387 John Morow of 138.139

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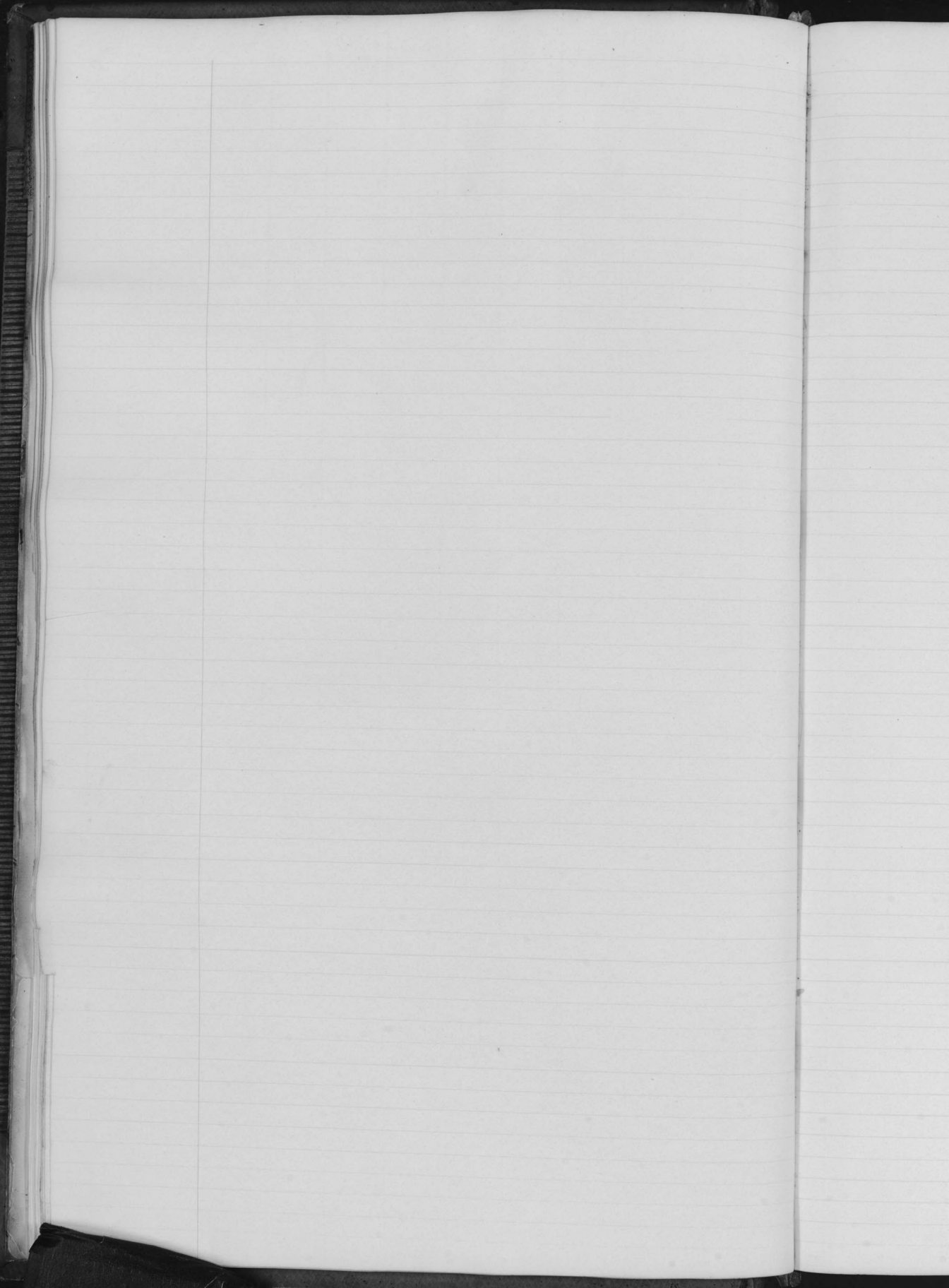
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Be it remembered that at a court of bour mon Hear began and hela 1 Il harfs at the Court House in the Town of Maysville within and for Wolton Chifeman The bounty of union and State of this on the Third day of October Atale of their I in the year of our Lova one thousand eight hundred and thirty severe Wollis J. Amy dals before his Houar I. B. Fran President and Robert Nelson Schu being his enditors Forter ance James Hill apociates, Judges of Said Court. The said Hollow Chipman by M.C. Lawrence his attorney, having, here fore to mit on the sear day of March in the year of our Love another Sana sight hundred and thirty seven filed his application to said backer which said application reads in the moras and figures fallowing to mit Collow believe vo Hollis S. Any and others his oreditors. To the House able the Judges of the Caust of Common Theas Union County this March Terme 1834. The undurigned your petitiona represents unto your Honors that Heatefore as reference to the proceeding The Commissioner of Insolvents of this County will show your felication was assisted in an action of Debt that he such before said Commissioner for the benefit of the laws of this State for the benefit of Insolvents who wish to be relieved from a rest your petitioned frage the benefit of said acts. her with presenting this additional Schedule of the condition of your petitioners blobts and ordates your petitioner prays therefore to be aischaffed Hollow Chipman The following order was entered to mit. This day came the applicant by M.G. Lawrence his allowing and this cause is submitted to the bours. It is therefore considered that this cause be dismissed without granting entities care of Ausolvency. and it is further orange adjudgele and decreed that the said Hollow Chipman pay the costs hum expendens within the cays and in default thirty that execution four therefor as in cases attain Sames Ho. Gill Clark

are and held I harp Be it remembered that on the twitth day of May in the i ana for Hate of this year of our doca one thousand eight hundred and thely of October Leven came Tetre Sharp and filea herein his belled therty secure Symulate against the State of this which said Bete sou Schu reacte in the words were signes following (to wich bout of bom Pleas June derre 1837 having, heur To the Honorable the bank of Common Pleas mana ora anethor for the bacure of Janion in Chausery Setting saile Caret Jour Detitiour The Shark of Dava bounty thework o mit huto gour source that our about the 13th day of affile 1836 a capias was ifered in the house of the State of this by Meas Verion Olway buy Esqs a Justice of the peace is ana for said a petitiona Helithues and one Henry Highland with the arine of Lacrency. the proceeding your felt fore sain Laid bapias by our Beard there acting as boustable in Saca the buefit boundy and latter before the said Except to answer the Charge petitionen of Laceny Jan Feltham quette represents That several additional soitnessed were subpacion by The Dain Henry Hoghlance secuts and called particularly to testily in his defence. How Allelione tou Chipman further showeth that whow the crawinations before doce leavy Lyon Petitione and sain Highland the said My land was sweene discharged & Same petitionice acquired to appear ac the most rey and this Jam of the bount of Common Hear on said County a diases ce that this ought of which said proceedings are now an file on the blecks oung. office in Jaice Comity. Hour petitioner further represent Daice that he was aftersaile before the bount of Common Pleas of Jaia ten days County at the March Jam thereof 1837 immerced on the Costs of cases allow Jana Suit Janea by the Clerky Jacu Cauce at \$57.74 Jane Felitioner further represents Than Daia Continue a illegal ana my ust as your Felthouse a informer your petitioner deing charged with all the costs made before the Sustice of the prace away bury aforesain wherein the sain Auty Highland was def enacut with your Seletosier and was discharged amounting to \$ 19.944 to wet chrotices few \$ 3.09/4 withof few \$6.00 cons lable que \$10,00 a part of which costs should have been accour ed by the said Highlance but were not separatity laned whose the Transcript by the Saile Curry according to Law Your petitionice further sheweth that he is also taxed in said bost Beie with other ittegal fees, to wit Hony Highland I days as with the \$ 4,50 Obed House 3 days 150 May Barlow & days 100 Isaac Bigelow 5 days 250 Christoffee Sharp 5 days 250 Joseph M Ludy 6 days 3,00, Andrew Soleman B days 1,50 Thu Fruit 1 day 50 William Bethan 1 day 50 John Sorton 2 days 1.00 Total \$ 18,50 Jane Felitioner believes and the said Henry Highland informs him that he attended but one day and the Dava obea House one day Any and the said Major Dallaw was not Swown in the case noe ara he ear atteter bouce man subpoena in the case Dage begelow aforesain was not swone in the case Christoffee Thank whender but one day in The said case as your Julitioner Believes Joseph Miling was never swow in The case aforesain Andrew Noteman was not sworn Noe was John Kent Collience Isothers or John Norton

within of them ever swow in the case afores aid There Petitiones references that he was twee trees for said offence before the bout of Common Pleas and both trials were had whow the first days of their respective times and your petitiones believes that more there twenty Lollars of Jaia few arrillegales land against your petitioner Dam Petitioner further represents that execution has been specied from the blocks in the case aforesaire, fifty two Dallaws and upwar as) of which is witness fees and Long his been made by the Sheriff of Jaice banny whom you petitioners property to Satisfy Said execution and the sauce is now under advertisement for dale ance in as much as your felitioner has no newedy by the strict rules of common daw and but for the interposition of This Honorable Court your Felilioners property will be socrificea. Four Teletituce therefore peays That i were of Injunction may four to stay proceedings in The case afacesaire to wet. State of This o Tele Shaft I until your Petitioner can be further heave and your Petitioner as in duly Course will con pray Tetu Sharpe State of this amod bounty fo I. Felie Sharp being duly sworn depose Isay that all the matters and things Materday in The foregoing as from their form alion of others I believe to be true and are The secure office maker States I know to be true in face Title Sharp Swow to and subscribece before me this 11th day of May 1837 Trobut Velson apociate Juage Cupon which bile was the following indorsement (6 wit) I allow an injunction as prayer for in this vier to be contin new until the further order of the Court and order Male of This The Plaintiff to give Bona in three hundred Dallags conde house according to Law Salea this 11th day of May 1837 A. J. Alden Robert Splace apacace Discigi Therenfore The Plaintiff executive his Bona which reads in the words and beganes following to wit. Otrow all men by this presents that we Feter Sharp and Exelict Clements are held and being bound unto the state of the in the sum of Three hundred Dollars to the payment of which we jointly and severally bind ourselves our his exec intors and administrators Dealch with me seals and dated this 11th day of may AD: 1837 The condition of the above obligation is such that the above named Peter Sharp has dotained an allowance of a weet of injunctions in the bound of bournous Pleas in the bounty of Tunion and State of This to Stay all further proceedings upon a Fragment obtained in the salue bout of Common Pleas by The State of This against the said Peter Sharp at the Morch term thereof 1837 for the seem of twenty five Dollars fine and eighty seven Dollars and whiley four centscore mitil the matter thereof care be heard in a leaset of equity- Now of the Said Feter Sharp shall fray all all monies or costs due or to become due from him the Jack Peter Sharp in said Suagnesst at law and all

allions more and costs which shall be decreed against the said Peter Sharp before the in case saile Injunction shall be dissolver then this Soligation shall you the be voice otherwise in lace force in Law The thathe Edeald helidious, approved this 16 day of May SID 1867 Exel Cheman Com Estates o accillegal Cast Sice Gell proteins wither " Where whom a rout of Isymmetion fouce which said was · Clerks reads in the weres and Liquies following lower he books oc State of This hurou bounty fo ) y which To the coroner of Daia County Greeting englan of the commance you to order the Thering of the said y Sain bounty of muioco to stay all further proceedings on need for and execution ipued from this office against File Shark rencedy and returnable next live on the case of the state of this or the against the Dave Felix Sharp until further naus from Elilionus Court agreeably to an allowance of Supunction by one of the ace peays Thages of our bout of Conium Theas in sacco case o in the and of this wind make while one the find & day of next leings until your witness I. M. Junia Rusique Though of our daire bound. an day of Common Theas the 12th day of May 42 1837 harfe James A. Lige 61/2 And afterwards to with outhe thing day of actions in The year last herois acale The ofoundaco to web Ade 1837 . Cause the parties by their accounts The cin form leve on motion to the bout by abolawing of overeiting allowing nac other for the State it is ordered that complaining will of arrive Mark now herein before allower beauto the same as horely desistores. lay 1837 Auce it is feather adjudged and decrees that The said site be laoce dismissed and that the complanant pay the come hereing eage expended taxed to Lollars area cours withre thirty days from the using of this boages and in et (6 wit) be contin default thereof that credition office therefore and is consistant Attes James A. Sier Colle orace Mate of This go Couch I late of theo 3 But a remember at the Carfet of Common 3 Then began and held at the Greet Bouse in the A. J. Alden A. D. Alder 3 lown of Maysville within and for the banny cocega of Union and State of this on the youth day of a love with year of our Low one thousand eight hundred ance Thirty sever reaces before his Hour M. St. Dware President and Trobut Pelson John Porter and James File afraciates Juages of Jaice paua Court, William B. Iwie Idhu Wood Daac Anderson The State William Jackson Danies Duston Asa Robinson Michael payment The Thuman Phillip Davia Lackwage William N. Baaley hais erec Eliphas Bum ham John Hetelusone John Capic Jacob Fairfela and Edward Bowen Aurors of the Grance July thentagore Impannelled and swow to enquire within and for the body of i The about the bounty of Union in the name and by the authority of the are a wit Thouty of the State of this upon their Sain cathes do present and banuly of fina that Audies I Alace Late of Lain County of Union on the ings whou swententh day of April in the year one thansand eight hunances Pleas by one thirty seven at the bounty aforesaid with force and anne The Morch made an assault whom one Margaret Harper wife of one George Dollars Harfue The the Saice Margaret Rasper in the peace of God acce acutocosto This State there and there being with intere violently fellow ausly and against the will of here the daia Margaret davin to ravish and Jean all cainally know her and other wrongs to her the said Margarel was the Juste contrary to the form of the Statute in such case made ca all

and provided and against the peace and dignity of the State of this. Ona the Turos aforesain upon There out aforesain as The leine and County afores aid do futher present and find that The Said Andrew I. Alden at the County aforesaid on the Seventhe day of April in the year one thousand eight hundred and thirty severe aforedain with force and anns at the County aforedaid in and upon one Marganes Horper coife of said Teorge Harper She the Daice Marg aret Harper in the heave of Soci Then and there being die unlawfully make an apaute and the The said Margaret Horper dia Then and there unlaw July Stube Bast Bruise wound and illicate so that her Life was greatly dispances of and other wrongs to her the Margaret their and there die to the great damage of her the saile Margaret torper contrary to the form of the Star nto in such case made and provided and against The peace ance organity of the State of Shis W. & Lawrence pros atty and afteriards now here to wit on The day and year frist herein aforeson The passeouting allowing with leave of the bound enture a not pros to the first leaunt in this Indictioned to wit for an assault with. intent to commit a rape and threapore came The defendant in his awn proper person aree on hearing the Indictance read as to the second count for an assault and Battery pleaded thereto not Ling and therespore to by the four joined came a July to wet. Tom Porter Danual B. Johnson William Shorplus John D. Juine James Reea 100 Sothan at elsey, Elijah Tolfora Jacob Faithemore The Rice Vevin Reca Dames Millings & James Willow who being empan nellea and swom the buth to speake whom the force joince between The parties whom their outher do say that the said Andrew D. Alden & Suity, When whom motion was made for a new heal by Defendant and afuncions lowie on the same day and year last house aforesain . The motion for a new trine in this course was overbulen It was Therefore sousiance by the bound That The Defindant make his fine unto the State of this by the Jeag ment of twenty Dollars logether with the costs of this presentation lance ut Dollarsana And Cents attest Clarus A. Sice Clark Be it remembered that at a Court of Common Theps began and helar at The Court House in the Town of Maysville within and for the County of Union and State of this on the third day of retober in the year of our Soid one thousand eight hundred and thirty Seven Before The Honorable Closiph B. Fran Esqui President and Robert Nelson Com Porter and Lames Hell his apaciates Anages of sain Court assigned to keep the peace, also to hear and determine diverse felonies and other misdemeanous in said bandy committee. John Robinson Sepe Mitchece amos Frach Them Richey Francis Balawin . You Face Nathan Richardson acram Richy Robert Mirby Danier etent Harvy more Dickey Beace. Elisha White Sames Bell a Tom. Snougrap Surves of the Grana Surg of the State of This their and there duly returned . Trice em francelled sworn and charged to inquire in and for the body of the said bounty of Union at the time apocedaia of the bour afour acie on their respective on the afons ain the name and by the authority of the State of This, do present and fine the Sames Al Sonald late of Milforce in the said barry on the first day of September in the year of our Lova one thousand bight hundred and They seven at Milfore in said County of union and within the Buisdiction of the bout with force and and dia unlawfully sele a certain quantity of

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of the Stage Spiritown Signers commonly called Brancy by a less quantity than one quart elsaia at to vit one quait half pent to one wanen dose for the Sum of Six cents which ina that price was then and there paid by the said Touren Rose to the said James on the Me Donala for Daia Liquor without the sain Sames MDonala being duly are que hundred Thorized and without There and there having therefor first obtained any license or the County outhority from the Court of Common Pleas for the Sain Country of Union according le of saice to the directions of the Statute in such cases made and provided to the evil example The heave of ale others in the like case offending, con trang to the form of the Statute in Such case Re an apparte made and provided and against the peace and dignity of the State of this here unlaw le C. Lawrence Prog ally so that her and afurwards to wit on the fifth day of act ober in the year of our Love acrethousance her the eight hundred and thirty Leven The Said Defendant having Surrendered himself of their now here in open bout and the Anaictment aforesaire having been plainty ance of the Stat distinctly read to him and being as Rea how of the premises aforesaid he will ist the acquit himself says he cannot dery but that he is Guilty in manner and form as he stands above thereof charges. It is therefore considered by the creix aforesor Court the Sain Defendant make his fine unto the State of theo by The payment of Tifteen Sallars Tagether with the costs of this Trosecutione laxer 1 pros to Black Dallais and bents Marke court . atuse dames & Sice Club et en his as to the State of Ohio to not Links Indietment for Relacting James Mard en Portu De it remembered that at a bourt of Common Reas began us Reea 100 ance held at the Court House in the Loure of Marysville within and for the Rue County of union and State of this on the the the day of setator in the year our ig ampau Love one thousance eight hunaren and thirty sight befor the Conorable since between Oliseph H. Arran Fusicient and Robert Adson John Forter and James in S. Alden Mell his apociales Juages of saia bout. John Robinson Depertitettett wal by Umos Beach Mm Richey Mm Here Sathan Wichardson Redame last Wiehy James Balderin Robert Mirky Daniel dent Havy More use was Dieky Beard Clisha Mite Sames Bell & Milliam Inodgraf Smoes at the of the Grance any hereto fore duly emplannelled and Sworn and charged Jeay ment to enquire within and for the Body of the said bounts of remine at the Serve recutation apresain of the bout aforesain on their respective outes aforesain in the mance and by the authority of the State of this do present and find that James uts maid late of Marywille in sain bounts on the first day of June in The year of our Low one thousand eight hundred and thirty seven at ia helarat aunty of Maysville in the said County of Punion and within the Suisdictions of the bout with four and aims dia unlawfully sele aroutain quantity our Sou of Spiritown Lignas commonly called whiskey to one Joseph Stines cable Couple by a lip quantity than one quait to wit-one half pent for the sum of James Hell twelve cents in money which was there and there pain by the said bought so to hear Stines to the sain James mare for the same, without the sain James marce Carrety, rehey " being duly authorized and without there are there having therefor fust of Robert Tained day license or authority from the Court of Common Pleas for the said e dames bounty of mion according to the directions of the Statute in such cases made This then and provider to the evil example of all others in the like case offending connay to the form of the Statute in such case made anaprovince one ine in and against the peace and dignity of the state of this M. Lawrence Pros, all Lousain and wherefore heretoface to wit on the get ale of october in the year The State of 1837 a capias ipuce to The Sheriff of said bount of muion which ació Carrey Daile Capies reach in The words and figures following a wet cuea and acisaction sene State of Mied Amion County to To the Shely of said County lity of

Queting. Mucoumand you to take Sames Maid if he may be found in your bailiviet and wine safely theep so that you have his body before our Court of Common Pleas within and for the Dain County of Minion on the first day of next Serme to ausuce unte an Andichment former in Daia Court against him for Relad ing and have then the this mit Witness Vames Elile bluke If the bourt of Common Theas within and for Daia County this got day of october 1839 Clames to sill blube on which was the following return to wit . Lerven and Bona taken to appear B. Clack It. and aftervaras to wit, now here to mit, on the day and year first heren a four said The said Defendant being arraigned and the & welcoment being plainly and destinately read to him and being asked hoor of the prome seo aforesaia he will acquit himself & says he is not suit as alleaged against him in said Indictment but afterwards relacted Said plea when for It is consider one by the Court that the Defendade go have without day by Juying the leasts of this prosecution torea to Four Dollars que thirty nine cents attest dames to. Gill bluk

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Be it rembured that at a bourt of Common Hear began and Sula at the bout House in the Town of Mary sville within and for the County of Union and State of this on the 20th day of orther in April in the year of our Love one thousand eight hundred and thirty eight before The Hourable J. R. Aware President and Robert Nelson Sohir Porter ana Cames Will his aprientes Judges of Dava Court. Sohn Robinson Repe Michell Amos Beach. William Frichy Francis Balaven Millian Hona. Anthon Richardson Adam Richey Robert Mir by Daniel Nent Have More Dicky Beach. Elisten Mile Names Bute and miliam Inadgrafo Grance Jurous of the State of this hentofore duly empanuelled and sworm to enquire within and for the body of the learning of amore at the Tenne afores aice of the Court aforesaid on their respective outher aforesaid in the name and by the authority of the State of this do present and fine that Olohn Scott late of said County, on The Wentieth day of September in The year of our Love one thousand eight hundred and thirty seven at the Said County of Union and within the Ourisdiction of the Court with force and aims dia unlawfully sell a certain grantity of Spirituous Liquors commonly called whiskey by the quantity of our quart Cornelius Mershow and Edward Bailey for the Sum frie our which fine was there mue have pain by the said persons aforesaid to the said When Scott for said Spirituous Liquois to be deautr at the place where sala by the said Cornelius Mershore area Edware Bailey and Lines other persons without the Sain Solle Scott being duly authorized and without there are There having therefore first obtained any house a authority from the bount of Common That for the saile bounty of anion according to the directions of The Matute in such cases made aver provider to the evil example of all others in the lake case offending contray to the form of the Matute in such case made and provided and against the peace over degrity of the Male of Ohio Modaviewe Pros atty and afluvaide to bit, on the 9th day of October in the year of our Love one thousand eight hunare and Thirty Severe

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Cylias.

marte a Dapisas Spued which said bapias reads in the words and figures fol you have loving to wit. State of this Union County fo do the Shuiff of said Cour forthe by Greeting me commana you to take Some Scott of he may be to ausuce found in your bailwick and him safely Reefe so that you have his for Retad bedy before our Court of Common Pleas within and for the County of deniver Sile bluke on the first day of their next Some to andre unde an Sudictment found This got in said boint against him for Retaiting, and have you there there is The this mir, Milnop dames Ho. Sier bleck of the Court of Common Pleas ear R. Clark St. methic and for said bounds this 9th day of October 1837. Vances of Gettella not heren ou which said writ was the following return (to with Served by amesting uchi chunc Defendant and Taking Bona for his appearance March Elna 1838 - of the prome IR Clark Shuiff s alleagea Day Huagment and afterwards to wit now here to mit on the day and year frist hereine a Said afourain came the parties by their attornees and there whom came aday Defenaaac to mit William Dotter Ancas A. Williams John M. Ribensone dames ecution 6. Miller Anthony no Huff Buchara Gabriel Den Patrick Thos Me onala Davia Sham Eli Luncy & Balfil Chiny William Hays who bury empanuelled and sworn the truth to speak whom the free So Cloinen between the facties in this cause whom their oath do say that the said Defendant is not Guelly It is Therefore considered by the bourt that the sais Defenaant go hence withour day and s began neone of the his costs in this behalf expende within and Mimes 16. Lie Clush the in April the before State of This Dohn. Ichen De it umberca that at a bout of Common Theas began and hela ac fance's Ulm Trodos the Court House in the Journ of Maysville within and for the County The Honorable Poseph B Fran President and Robert Nelson Elistea White Olohn Forter and Dames Will his apraciates Juages of saca lower The Hate Holm Formson Oleke Mitchell Amos Beach William Buchy Francis When and Balamin Milliam Hera Nathan Buchacason Adam Bricher Bobut ice of the Fir by Daniel Nent Harvey Mon Dickey Beard Elisha White Sames aua Bell and Miliam Snorgrap Carrows of the Grance Duy here to fou hac to wit, on the third day of actobre in the year of our Love one thousand Depleuber eight hundred and thirty seven duly empanuelled and sworn to enquire Thirty seven of The to their and for the body of the Said County of Union in the name and by the authority of the State of this at the Levre aforesain of the autity of bout aforisaile pupou their oaths aforesain do present and fina ty of our That Ichn Proctor late of said County of remove on the Thursday of october in the year one thousand eight hundred and thily seven with face and ames at the County afourace in and whow one be deauls melliam Dauglas There are there being, aiding and apisting one Edware Transon black a ministinal officer of said bout to wit the a Scott Shirt of said bounts of amou The said Ransom the and There tempor being by the due execution of his office as such offices die there rommore and there unlawfully make an apault and him the sain millian. ous of Dauglop die There area there beat Mike resist area abuse the example Said William Dauglas So bing the and there aring said shiriff n of the as aforesaid contrary to the forme of the Statute in such case made and providen and against the peace and dignity of the State of this Medawenn Brosatty. and afterwards to wit are the The day of October 1834 a mit of Capias Isheen against Sain Colin coere Proctor which said writ of waas in the words and beguns following to wit

State of this union County p. To the shoriff of said bounty Gruting Me commance you to Jake Ichu Proctor of he may be forme in your boiliviels and him safely keep so that you have his body before our Court of Common Heas on the first day of next Term to answer unto an Indistment found in said lount against hum for breach of the peace and have you then there this mit mitrick Sames Ho. Sile blech of some bout of Common Theas this 9th day of actober 1837 & Jeans and afurwards to witton the 18th day of april 1838 Shenfy made return of sais mut as follows to loit Deroca ana Bonde taken to appear Dec 8th 1837 A. Clash Shiriff Ind afterwoods to wit on the day and year first herein aforesaid and the sain Definaant being an aiguer and the Indictment aforesain being planty and distinctly read to him and being asked how of the premises afousaire he will acquit himself saugh he connot dely but that he is quilly in manner and force as he Stands thereof sharged. Thereupon It is conseacred by The land That the sacre Defendant be imprisoince in the fact Dungeon of the Sail of this County five Days be fea on break and water and pay the costs therewe expended taxed to four Wollars and 374/100 Dames 16. Sill blech for

State of this ?

Be it rembered that at a bout of Common Hear began and bela at the bout House in the Lown of Maysville within for the bounty of huriou and State of this on the the 20th May of April A. 1838 before his hour Haleph B. Snace President and Robert Nelson Nohn Porter and Vances Hein his apoceales Audges of said Court John Rebinsie Sepie Miletine Amos Beach Milliam Richy Francis Balance Milliam Hera Nathan Richardson Adade Richy Robert Mirby Daniel Lent Howy More Decky beard Elisha Mite Sames Bell x William I margrap Umors of the grana day of the State of this returned trice ou panuelles Smon and charge to enquire in and for the body of the said leaunty of Murion at the Firm afousain of the Court afousain on their respectivo cattes afores ain in the name and by the authority of the state of this do present and fine that John Sprague late of Maysville in Said County on the first day of Softentere in the year of our Loca our housance eight hundred and thirty Leven at Maysoulle in the said bounts of reviou and within the Jurisciction of the bout with fora ana anus dia unlawfully sell as certain quantity of Spirituous Ligrous commonly cheece Rum by a lip quanty there are quart to wit one half frint to one Joseph Mite for the Sum of six cents which was There and There paice by the said Coseph Stine to the said of her sprague for saia Liquors without the sain John Sprague being duly authorized and without There are There having there feist oblained any because on authority from the Court of Common Flear for the said County of mion according to the directions of the Stabute in such cases made and from an . To the or example of all other in the like case offencing contray to the

Atale of this

a bounty form of the Statute in such case made and providese and against the he may peace and dignity of the State of this Mo. Lawrence thus allowing reyouhave and after mands to mit on the minth day of wito be AL. 1837 a mit rist day of Capias ifrue against the sain Solin Sprague which sain mit a un saia of Capies reads in the moods and figures following to mit Eliae & State of you then This Union County for So the Shiriff of sales County Greeding Court We command you to take Ichn Spraque if he may be found in your Bailimich and him sefely Keep so that you have his body be Sherry on the first day of nest Term to answer unto an Indictment found ana Bonce this mit mitness Hames Ho. Lice bluk of the bout of aforesaid aichmenic Common Fleas of resaid for said County This 9th day of October 1837 being asked as he And afternances to mit; on the 18th day of April 1838 The Sheriff nu as he made return of said writ of Capias in the moras and figures ecce by following to mit, Server and Bona taken to appear. It. Clark Shuiff the fact And aftermands to wie an the day and and year first herein aforesaid on breau The said Defendant being now here arraigned and the Indictment a a four foresaid being plainly and distinctly read to him and being asked how The premuses aforesain he will acquire himself says he cannot deny but that he is quilty in manner and form as he stances above thereof. charged off is therefore considered by the Court That the saice Defindant make his fine unto the State of this by the fray ment of eight Dollars and the bests of this prosecution taken at Three Dollars and sixty four cents Cames to Gill block The began wither to ZOIT Atale of this au , Heile Be it remembered that at a Court of Common That began anahela Vefre. at the boust House in the Lown of Marysville within and for the Milliam County of mion and State of this one the rock day of April in Daniel the year of our Lova and thousand eight hundred and thirty right Bell x before his Honor Ol. I. Snaw President and Robert Helson Male of this Nohn Fortu ana Sames Vill his aporiale Juages of said bout John Robinson Depe Mitchell Amos Beach Miliam Richy duly our Francis Baldwin Milliam Hora Nathan Richocason Acan Richy uguin the Fern Robert Kirby Daniel Hent Howey Mon Dickey Beau Elisha White Sames Bell and Milliam Inougraf Quious of the Grance locesain o present Jury of the State of this, heretifore to mit on the throw day of october 1837 Said duly impannelled and soon to enquire mithicana for the body of the u Loca Said County of union in the name and by the authority of the State of ysoulle whom their valles aforesaid do present and fina that John Lurner late of e of the Said bounty of union on the 30 day of Delober in the year one thousand eight hundred and thirty seven with lovce and arms at the County certain ur by agoresaice in and whom one Ransons Clark there are there being did unlawfully make an apoult and him the said Ranson Clack them & to our there did beat strike resist and abuse in the lawful detainer of The and in Spragu him the said John Jumes for a contempt of the Court of Common ing duly Hear for which he the said I che durner was There and there hable to first be detained by the said Ransom Clarke being the ministerial years officer of saile bourt to wit the sheriff of Faire bounty and in on Flear ous of the due execution of his said office. That is to Juy for disoleying the to the soil commana of a Subporna of Jaia Court commanding Jain Schoe ry to the June to affece before said bout and give Lestimony before the Ground

luy, against the form of the Statute in such case made and provided and against the peace and dignity of the State Ohio and oftewards to art on the the day of action 1837 a mil of Capias fouce to the Shirt of Said County of mine which said mit of Copies wars in the mas and figures following to were State of this union bounts & Edeal to the Short of drie leone to Gueting me command you to read Jake Colin Jumes of he enay be found in your bailinies and un safely keep So the your have his body before our bout of lovernoce Pleas mittie and for the bounty of huion on the first day of their next Jum to auswer unto an Unaidment found in Said Court agains him for buth of the peace and have you there their wet Wilnes Camert Lie beleve of the bout of Common Reas within and for said County this 9th day of october 1837 Cances To. Lice Colle and afterwards to wit on the 20th day of April 1838 the Jaid Alwiff made return of Sain mit as follows, to mit, Served and Body in bout B. Clade Sheeff. And afternaids to wit on the day we year first herein aforesaide came Me Lawrence Prosecuting attorney and The Defendant being an aignew Please not Guilty to said Unaictment. Thurshow cance a Dry to mit. William Porter Agues A. Williams Holm M. Bobinson James C. Mille Anthony W. Huff Richard Gabriel tra Parietà Thomas Me Donala Milliam Hays Davia barr, Eli Lung 4 Rolph Cherry who being appointen and soon well and truly to by the cause in few Joince and Thereston The Daia Defendant releacted Daia plea and such mittee his cause to the Court - It is there for considered. by the bourt that said Defendant be impusioned in the cell of the Vail of this loventy and be fed an bucan and value Two days and pay costs of prosecution and to The Dallas and muly Grender & 3.99/2 Allese Sames Ho. Gill Coll

Shae Codd

Merril Royce

Be it remembered that at a bount of Common Pleas began & hela at the Court House in the Sown of Marysville within ana for The County of Anion and State of this on the soth day of April in the year four Lord our thousand eight hundre and thirty cight before his Conor C. B. Iran President and Robert Melson John Porter Vanues Will his apaciates Unages of saice Court John Robinson Cepe Mitchell Anios Beach Milliam Rich Francis Baldwin William Hora Nathan Richardon Adam Richy Robert Misky Daniel Nent Hairy More Deckey Beaun Elishu Mute Janies Bece + William Inodgraf Omors of the Grand Very hereto fore, to mit, on the Thira day of Detoke 1437 duly empou welled and Smow to enquire within and for the Body of the County of Union in the name and by the suttority of the State of this whow Their respective oaths present and find that Minic Proyer later Jane County of Union on the first day of July on The year our Mousance eight hunarea and Thirty seone. In playing a recentain game at duces commonly called da Stage with Hough Mine unlawfully did bet and mager the Sung of Dix cents in money on the court of Saile game which Saile game was there and there player by The Sain Merril Royan with the

acu ana persons aforesaid & determined Said Bet and wager con hay to the form of id Ohio the Statule in such case made and provider and against the peace acces in Floraly Degraty of the State of this M. Lawrence Prost ally mil of And aftermands to mit on the 9th day of action in the year 1837 a mit of rech sace Capins if weder to the Sheriff of Said bounty of union Comer which said rec mit of bapies reads in the words and figures following to mit a leave to Hate of this amon County of France So the Sheriff of said County Gueling Licena The command you to take Mervill Royce of he may be found in your boiliside egou and him safely keep so that you have his body before our bound of un ana Common Heas within and for the said boundly of Union on the first to a aswer day of next derm to answer unto an Indictment found in said bout for breath against him for Gaming and have there there This mit us Hill Mitnes Cames to fice block of sain bourt this 9th day of Odober County 1839 Names Mr. Sie both. and afterments to mit on the 18th day Spril 1838 Sheriff made return of said mit of Capias as follows Jain Shuiff to wit. Lewer and Bonce Taken to appear of black Shoreff dy in bout And afternaids to mit on the 20th day of April 1838 the day and year first herein afousaid The Said Defendant being now here exacte an aigned and the Indictment being plainly and restructly read aut being to Thim and being of asked how of the preshises afour aid he will apour " begut himself days he cannot deny but that he is qually in man here and form as the stands chargen. Therefore it is consider A Richard ed by the Court that the Defendant make his fine nute the Cays State of this by the payment of I wo Dallars and costs of prosecution tance to the Doctats & 19100 Cames to Gill blut for houlee unce ua suk unea. Male of their · the Be it rembured that at a lourt of Common Hear began auce Brac Code a evalue hela at the bourt House in the Town of Mangrille nitive and e Dallay for the County of union and State of this on the 20 th day of spil Cell 1838 Before The Honorable V. B. Shraw Busident and Robert Aclson John Bother and James Cell his apocales ludges of said Court Com Bobinson lesse Milchele Amos Beach Milliane Hichy Francis Baldwise Millian Here Nathan Richardson Adam began x Flichy Blow Mirby Daniel Kent Harvey More Dickey Beauce Eliste White James Bill 4 Milliane Inologias Juois of the aurefor April Grana Juny houts for to mite on the third day of action 1937 dily empanuelled and snow to enquire withis name for the body Merlycight and by the authority of the State of this at the June aforesain throw Their sain rather present and find that I save Dodd lot of saine Richy County on the third day of actober in the year one thousand eight Macie hundred and thirty seven with force and arms at the leavily afore scace Dain in and whom our William Dauglas There and there being dice make an about and him the said William Dauglas there Trauce & empar and there being and acting in air of and by the command of one ut of Ransom Classe a ministeriae and place office of sais Court of is whow Common Heas to mit the Theriff of saw County of honoce . The said Ransom Classe then and there being in due Execution of his duty as such office as afousaid and him The said Milliam Dacylass elle our dete There and there milas fully shithe beat resist and abuse con i a certain tray to the form of the Matute in such case made and movidue ple uts and against The peace and dignety of the state of this 16 Lawrence Per atty

State of Ohio

Male of Ohio

Be it somewhave there at a bout of Common Hear began & held at the Court House in the Jown of Marysville wither and for the bount of noise and State of one on the 20th day of Africe in the year of our Lova our thousand eight hundred area thirty eight before The Honorable V. B. Fran Plesiaunt and Robert Nelson The Porter and Cames Will his apociptes Judges of said bout John Lupu Milliam Inskip for Samuel Groham Nothaniel Mewar William m. Baughan Alexander Rop Norman Chipman Ebenezer Mather Robert Gresham Hiram Dadge William B. Grain Elisher Mitt Vohn Robinson Sames Rea and Andrew Reges Smors of the Grand Sury of the State of this there and there duly empannelled and Smoon to enquire within and for the Body of the County of Union in the name and by the authority of the State of this whom their said valtes present and find the James Bixdle late of Sais County on the first day of January in the year one thousand eight hundred acce their eight with force and arms at the bounty aforesail in playing at area with caras to mit at a certain game commonly called old sleage with Samuel Ho Doca Merrill Royce are James Al Donala dia unlawfully but and mager a great sum of money to wit the sum of sin bent on the count of said game which said game was there area there played by the said with the purous aforesaid to determine said bet Jane mager courages to the fame of the Statute in such case made and provider and against the heave and dignity of the State of this MG Lawur From ally

Jaier John Manghelie There and there instituted before the Grance

Sung at the Dain bount aforesaid at the Leven aforesain and on the

day and year aforesaid to cause and procure the Said Moses Fullingen to be Indicted by Jain Grand Jury aforesaid milfully and corrage by dia say declare and give in Evidence to the purport and effect following well knowing the same to be false. That is to say on the sixth day of January in the year one thousance beight hundred and thirty, seven I meaning the said The Manghlin went totte House of the said Moses Fullingtone, and tota him meaning said Jullington if he meaning said Fullington moula take a certain Sum of money in payment for his fullingtons Hogs for which Hollister Hutotinson the orea him meaning the said Fulling low and give me meaning the said The Maughtin a se ceipt in full that I meaning Sain It Laughlin would huy him meaning said Fullington The money. Said Fullington at first objected but afternards saile have and your money meaning the money of the Dava John Manghlin I meaning Sain Manghlin there took out some money and countere is Fullington there Counter it and I meaning the Said John It Laughhir counter it meaning the money last Fullington there went to a Deske to get paper and into to mite a receipt I meaning sain Manghlin Days you meaning said Fullington must give me meaning Sain At Laughlin a receipt in full I ullington Days no. I meaning Daia Fullington mil give you meaning said At Laughtin a receipt for what you pay me meaning Law Fullington, and that will ausmer your meaning the said At Law ghlies purpose, and I meaning The sain Fullington will settle the matter with Hollister I meaning the said Manghlin Stell visibled that he meaning the Said A Laughlice must have a receifet in feell and said I mean ing The said Manghlin would not fear the money sules Gulling hould give a redelpt in fuce. I alling tou the turner round and grabed the money and fut it meaning the money into his meaning Julling tous pocket that the money ment out of my hands meaning the hands of him the Sain I du Mangh him last outo the lobte. whereas in truth and in fact he the saire I he A Laughline had not counter the sain mony last and whereas in truth and in fact the sain Asaughlin well knew the same to be false, and whereas in truth and in fact the saile money had not went last out of the hands of him the said John It Laughlin outo the latter and he the Sain John Attaughter well terren the same to be false and so the Survers aforesaid whow their oather aforesaire dosay That the sain John At Laughline on the Dava thirty, first day of March in the year one thous and Eight hunared and thirty Leven aforesaire before the said Court of Common Hears aforsaid Jain bourt there and there having comfetul authority to administra Sain oath to the sain Ishu Manghline in the behalf falsely maliciously michely milfully and corruptly did on his said outh aforesain commit milful and corrupt perjury contrary to the form of the Statule in such case made and providen and, and against the peace only dignity of the State of this 116 Lawrence Prosatty Ana afarmands to mit on the melfthe day of June in the year

of our Lova one thousand Eight hundred and thirty seven

Then was ipuce from the Cleth's office of said Court the follow

my leapins to mit

State of this Dixon Mitche nd Jullingan State of this house County to do the Sheriff of sain County Greeting by and corrap The command you to take John Alongkhie and him Safely keep ana effect To that you have his body before our bourt of low mon Thas y on the sith The County aforesain at the Court House in said County on the udreu aux first day of their next Levue to awerer unto an Indictment went lotte presented in Said Court against hime for perjury and have you meaning sail Then there this mit Melues & St. Sman President Judge he a certain of sauce Court of Common Thes this 12 th day of June 1837 for which w said Fulling Which said met of Capias was returned served as follows to me ghlin a re Serven by arresting Defendant and taking Bould to appear roula puy Ol. Clack Sheriff a Fulling to ana afternases to mit on the there day of actober in the year 1837 your mous This cause on motion of Defendant was continued . I meaning And afternaves to mit on the 20th Apret 1838 This cause was unter ci called and on motion of Defendant son Continued the Said Aua afternavas to mo ou the day and year first herem aforesaice ey last came as well the Proseculing attorney as the Defendant in his own lo mite a proper persone and thereupon came a Jury to me - Dovia black ucing Daice man Joseph Richy Samuel Ho Lada ble Lendy James hu a recept Stillings Teter Suider Henry Goodniche Walkh Cherry Joseph ington mil Brannon Milliam Blue Levin Griffin and James Laces who what you bury empanuelled and sworn the truthe to speak whow the ausmer pur joined between the parties in this cause upon their 1 meaning oaths do Day that The Defendant is not willy. It is lister therefore considered that the Defenant go here methous meaning the · ances 16. Gile black and I mean wells Fulling neer sound eous, unto State of this 3 y newtout The it remembered that at a Court of Common Head Holan it the Court Hause in the Your of Manysville in and for the Cour en Haugh Diron Mitchell ty of Union and State of this on the thirteenth day of July in the year of our Love one Thousand Eight-hunared and thirty Seven bight- before the Honorable I. Vo. Snaw Fresident fact-he aca money. Laughlin with and and Tobert Nelson John Forter and James Hiel his asso ceates Judges assigned to keep the peace and also to hear ut of the latte aun and determine Divers other felouses and misdemeanors in said County Committee. Ion Leeper William Inskip Ir Samuel be false Graham Nathaniel Sterast William M. Boughan Alexander rue do say Ross Norman Chipman Obenezer Mather Robert Grahame se day of Heran Douge Milliam B. Irwing Eliska White John aux thirty Robinson Janus Rua ana Auaren Heys good and Lawful a Tleas aforsaid mun heretofore to wit on the 20 day of office in the year o administra four Love one thousand Eight hunance and thing bight duly empanuelle a ana I more, as Grand Surors in and for the said his sauce County of lunion, to enquire in the name and by the authority coulvary. of the basic State of this within and for the Body of the County eroviden and, of union whom Their Same valles present that Dison Mitchell Pros alty late of saw bount, of lunion on the trenty first day of March in The year one thousand beght hun area and thirty bight with in the year fore and arms it the bount aforesaid in and whow one Theety seven William Gifford there and there being did unlawfully make an the follow assault and him the said milliane Gifford then and there

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great damage of The Statute law and dig ally year first a ana the to him and Thinself says forme as he redered that wio by the is prosecution. ie bleck oust House by of leviser year of Eight Trobert Alon Socia Court athaniel man Chipman relliane B. dren Reges ou the 20th area aua te Grana ey of the the State of te of said sava began County afor Lame casta and and us are unknown Seen of mong u fourth on there played determine u Jack quity of the es alty) earfour ere mas Muet of Copias Daile County he may be you have ut of bown in the tours siver unto

And afternands to met ou the day and year first homen aforesain the Defendant being nor here arraigness and the Indian the suite of the said the sound of the said that he is guilt in man mer and form as he stands obove thereof charged. It is therefore consider and by the bourt that the said Sefundant make his fine well the said State of the said the said Sefundant him fine as he stands obove thereof charged. It is therefore considered by the bourt that the said Sefundant make his fine well the State of the by the hay ment of five Dollars and the boots of this pios continue taxed to Dollars and leads

State of theor

De it rememberca that at a bourt of Common Heas began and held at the bourt House in the Jone of Mary soille mithin and for the County of Union and State of Mice on the thirteenth day of July in the year of our Lova one thousance light hundred and thirty light, before the Honorable I.A. I wan President ance Robert obelson John Forter and Samed Hill his associates Judges of said Court. John Luker William Inskip & Samuel Graham Nathaniel Stewart William M. Boughan Alexa Rep Norman Chipman Chenger Mather Robert Graham Hiran O Dodge Milliam B. Irwin blisha White Sohn Willia low Sames thed and Andrew Theyer good and langue men here to fore to mit on the twentieth day of their in the year of our Love one thousand light hundred and thirty beglet duly empanuelled and sworn as Surors of the Grand Jury of the State of the to enquire mother and for the Body of the bounty of hurou as the name and, by the authority of the State of this refive their sain autho present that John Morbara late of Jana County of Minion on the first day of Samary in the year one thousand bight hundred and thirty bight with force and arms at the County, aforesain dea unlangully sell a quantity of Spintuous Lequers com monly called whiskey by a less quantity than one quart to well one gill for the sum of sex cents in money to one William Douglass which fince was There and there paid by the said William Douglass to the said John Hobard for said Spirituous Liquors without the said John Hoobard being duly are thoryen there and there by License from the Court of Common Pleas for Dana County to Sell sain quantity of Spirituous Liquois contrary to the form of the Statute in such case made and provided and a gainst the peace and degnity of the State of this Warrence Pros ally and afterwards to mit on the first day of May in the year of our Lova are thousand light hundred and thirty bight there some from the blishs office of said Court the following writ of Capias which said will reads in the moves and figures following to mit State of this Umore County to the things of said bounty Greeting Alte command you to take John Hebara of he may be found in your bailimick and him safely keep so that you have have his body before the Honorable the Judges of the Court of Common Thus four said bounty at the bourt House in the lower of Marysville on the first day of our next time to answer unto an Indictionel found in said bourt against him for Retacting are have you then There This most Eleal & Metness James Ho. Gire Couch of the said bound at the bourt House aforesain This first day of may AD. 1838

James 16 Gill block

and afternand to mit on the South day of July in the gears our Lova one thousand bught hundred and therty bight the Shiriff made return of some met as follows to met Service and Bona taken to appear The Clark Theriff And afterwards to mit on the day and year first herein oforesaid. The Defende and being now here arraigned und the Indictment oforesaid being plainty and distinctly read to him and being asked horr of the formises of feresaid he mile ac gout himself says he cannot deny but that he is guilty in manner and form as he stands above thereof charged It is therefore considered by the Court that the said of ofendant make his fine unto the State of the by the payment of three by Ollars and also the costs of this prosecution taked to the State of the

Plate of this

De it remembered that at a Court of Common Hour began and hela ar the bourt House in the John of Marysville nothing and for the bounty of Union and State of This on the thirteenthe day of July in the year of our Lova one thousand bight hundred and thirty begle before the Hon J. V. V wan President and Pobert Adow I ohn Forter and James Hue his aprociates Inages of sain bourt. John Leefer Melliam Suships. Samuel Graham Nathanul Sterrast William M. Boughan Alear Ross Norman Chipman Chenezer Mather Robert Graham Hiram Dodge Milliam B. Imin to lisher White I du Bedius an James Rue auch Andrew Theyes good and lanful men of the County of Union, heretofen to mit on the twentieth day of While in the year of our Love one thousand Eight hundred and thirty bight duty our frammelled and snow as Surons of the Grand Jury of the State of this to enquire mithin and for the body of the County of Union . in the name and by the authority of the State I this whom their said satter present that one John Hobbard late of Sain County on the first day of January in the year one thousand Eight hundre and thirty Eight with force and arms at the bounty aforesain in playing at and with bands to mit at a certain game Covas ealled Los Mith Adson Hazar James MDonala Saml Gibson una one story & Frentice whose christian names are unknown to the Surors unlawfully die bet aux mager a great sum of money in these have times to mit the seem of six cents & we fourth on the event of sain game which save game was there and there played by the said Iche Hobbara with the persons aforesain to determine sain bet and mager con trary to the form of the Statute in such case made and provided and against the peace and dignity of the State of this Modernen Prodi, And afternaids to mit on the first day of May in the year four Lova one thousand bight hundred once thirty bight the following mit of Capias issued from the blerks office of said Court to met The State of This Union County p To the Sheriff of said boung Greeting The command you to take John Hebard of he may be found, within your bailimich and him safely keep so that you have his body before The Honorable the Judges of the Court of Comme on Hears of our Sain County at the Court House in the lower of Marysville on the first day of our next term to answer unto an Indichment found in Said four against him for Gaming and have there their this most Edeal & Milled James to Sice blesh of our sain bourt at the bourt House aforesaid This first day of May A. S. 1888 Sames 76. Sice block

State of Ohio

a one thousand lind afternands to met on the leuth day of July in the year of our Love one there a mit as Land bight hundred and thirty Eight The Shiriff returned said will h Sheriff endorsier as follows to wet, Server and Bould taken to appear It black Aff the Defuce And afterwards to mit on the day and year first herein aforesain The Define lainly and ant being now here arraigned and the Sudictment being plainty and in he mill ac distinctly read to him and being asked horof the premises afores are he mell nameraul acquet himself says he cannot dery but that he is quelly in manner sedered by the and form as he stands above thereof chargea. It is therefore considered Mate of their by the boart that the Defendant make his fine unto the State of their This pros by the payment of Leven Dollars and also the costs of this prosecution taren to Collars and cents Sattle Celle u black State of Ohio De it remembered That at a Court of Common Hear began and hela at and hela ar the Court House in the town of Marysville within and for the Court the County James M Donala of Union and State of this on the Thirteenthe day of July in the year the year of our Lord one thousand bight hundred and thirty Oight The Hou before the Honorable I. M. Inan Tresident and Hobert et elsone ca Sames The Forter and James Hill his associates Judges of said Court. un Suskife s. John Leper Milliam Inskip de Samuel Graham Nathamel Stenare Milliam Alex Ross M. Boughave Alex Ross Norman Chipman Chenger Mather Robert rame Dollge Graham Hiram Dadge William Brown Clisha White Schu Hoben a auce Audren. Low Sames Ried and Andrew Heyes, good and Lawful men durons of the to mit ou Grand Jury of the State of this, here lofor to met, on the mutiethe day of Eight-April in the year of our Love one thousand bight hundred and thirty s Suron leight duly empannelled and snow to enquire in the name and by for the body The authority of the State of their within and for the Body of the County the State of Union aforesain whom their said cathes present and fina that Saines nd lating MDonald late of sain bounty on the first day of January in the year our housand Thous and light humand and thirty Eight with force and arms at the bounty The County oferesaice in playing at and with cards to mit at a certain. game callea ola Shage with Samus Riade Samuel Dodd and Merrill ie game Royce unlawfully did bet and mager agreat sumof money wither tought lines to mit the sum of six cents on the event of said game which said ala Saml are unknown, game was there and there played by the said Sames Me Sanala wither the ucf money the outer pusous ofores ain to determine sain but and rager, con trary to the by the said form of the Statute in such case made and proceeded and against the auce mager peace and dignity of the State of this Me Lamence Pros ally and afternands to mit on the first day of May in the year of our Lord vedea and one thousand bight hundred and thirty bight the following neue Proval mit of bapias issued out of the blacks office of said bout to me four The State of this Union County to So the Sheriff of said County Greeting. The command you to take Janus Me Donald if he may be found in your e following met Bailimich and him safely keep so that you have his Body before i leacing way be found, The Monorable The Judges of the Court of Comman Hear of our said County at the bourt Heause in the lower of Maysoulle au the first have his u ou Has day of our next Term to answer into an Indictment found in said leoust against hem for Laming and have you there this mot erysville Leal 3 Witness I amos He Like blish of the Same Court at the leoust in Said Sour Milles Mouse aforesame This first day of May in the year 2. 1838 aforesaia

· Clerk

James H. Lie Glh

And ofterwards to mit on the touth day of Mily in the year four Lord one thousand Eight hum drew and thereby Eight the Sheriff returned sain more on done as follows to mit, Server and Bond lakew to appear R. Clark thereiffs. And afterwards to me one the day and year first human aforesaid the Definition ty and aistically read to him and being asked how of the premises aforesaid he mould acquit himself says. he cannot day but that he is quilty in manner and form of the stands above thereof charges It is therefore considered by the boart that the said definicant make his fine unto the state of this post that the said definition of some Dollars and also the costs of this prosecution tance to Dollars and cont

Hale of this Hames Me Sonald

Be it remembered that at a Court of Common Hear began acce held at the Court House in the tome of Mary wille mittie and for the bown Ty of union on the State of This on the thisteenthe day of July in the year of our Lova one thousand Eight hundred and thirty Eight before the Honorable of the Snaw Fredent, and Robert Arline The Forter and James Heill his associates Judges of said Court John Leefur Milliame In Ship In Samuel Gra have Nathancel Steract William M. Boughan Alexander Ross Norman Chipman Elemger Mather Robert Graham Hiram Challe Milliam B. Inven Elista White John Robinson vames Rua and Andrew Theyes good and lawful men Surors of the grance Sury of the State of their heretofere to with outher brentieth day of April in the year 1838 duly auface wellen and Inorn to en quire mittien and for the Body of the Come to of lesion in the name and by the authority of the State of This whose their said calls present that James Mc Donala late of Sain County on the first day of last in the year one thousand Eight hundre ance eight mithe force area and at the County aforesain in playing at one with cards to me at a certain game of cords called Los mith Aclasa Hazar John Hebaca Samuel Gibson and one Story and Prestice whose Chinstian names are unknown to the Survey unlawfully did bet and mages a great sum of money in these have times to mit the sum of six cents and one fourth on the event of saile game which said gand was there and there played by the said James M. Lonala mitte The Justons aforesain to determine said but and mager contrary to the forme of the Statute in such save made and progrided and against the peace and dignity of the State of this Modamence Prosety And afterwards to mit on the first day of May in the year of our Lova one Thousand & ight hundred and thirty Eight The following writ of copies is well and of the Chesho office of said bourt to mit The State of this Tenion County to do the Sheriff of said County Greeting. He command you to take James McDonala if he may be found in your bailinide and him safely keep so that you have his body before the Honorable the Junges of the Court of Common That of our said bounty at the Court House in the Some of Maysville on the first day of our next Since to answer unto an Indictment forme in Saia Court against hun for Lawing and have you then there this mit Escal & Melness Sames 16. Gill 6 lever of our said launt at the Court House aforesa This first day of May AD. 1888 Janus To. Gin Colle

State of Ohio vs Vanuel Wools year four And afternands to soit on the tenth day of July in the year of our Lord one. he Theriff Thousand bight hundred and thirty Eight the Sheriff returned Said mit ea and Bond as follows to met, Served and Bond taken to affear It. Clarke Sheriff, to mit ou And afterwards to wit on the day and year first herein afore sacre, The said I now here Defendant being now here arraigned and the Indictional aforesaid being ua distinctly plainly and distinctly read to him and being how of the premises aforesaid ie he morila he will acquet himself says he cannot dery but that he is quilly, in quilty in manner and fever as the he stands above thereof chargea is therefore It is therefore considered by the Court that the Defendant make he his fine his fine unto the State of this by the payment of Sweet Lollars area as and also the costs of this prosecution taxen to Sand Hole bluk Lie lelk Male of Chic De it remembered that at a Court of Common Hear began and held are acce hela at the Court House in the town of Mary sville in and for the County ua for the born Vanuel (2) odd of Umore and State of this on the thirteen the day of July on the year July in the of our Lord one thousand byht hundred and thirty Eight before & Eight the Honorable d. R. I man Iresident and Robert etclson John Joster but chelson and James Holl his associates Judges of saide Court - John Lecher Court Miliane Inskip Ir Samuel Graham chathanice Stenart Milliane M. Boughan Menait Alex Rop Norman Chipman Ebenger Mather Orbert Graham Himmen e Elewiger Doelge Milliam B. Irwine Clisher While John Trobin sere James Prese Inven Elisha and Andrew Heyes, good and lanfal men Surons of the Grand Sury goodane of the State of this here to fore to mit on the 20th day of April AD 1888 wetofere to wir duly empanuelled and Iron to orgain within and for the Body of the elleer aule County of Union in the name and by the authority of the State of theo whom mon with their said rolles present that Samuel Loca late of said County on the ria valles first day of January in the year one thous and Eight huncirca and se day of last thirty Eight mith force and arms at the County aforesaile in playing over acea anus at and with bards to mit at a certain game of casas called ola sledge met at a mitte d'anne Riddle d'annes Me Donaler and Mornell Coyee unlawfully hu Hebaca delle bet auce mager agreat sum of money in these have times to me shace nauces the sum of sin cents on the event of said game which said game was then and there played by the said Samuel Dodd with the persons afor ages a cun of six Soul to determine sain bet and mager, contrary to the form of the sain gance Statute in such case made and providen anagainst the peace and dignity of the State of this Me Sammer From ally uala miti and afterwards to mit on the first day of May in the year four Lora one thousand 2 contrary Eight hunarce and thirty Eight the following mut of Copies mas issued dece and ence Prosally out of the Clarks office of said Court to mit Love our The State of die Union County & To the Sheriff of Jana County mut of copies Greeting The command you to take Survel Lodd of he may be of Olio Temon found in your backinick and him safely keep so that you have caule your his body before the Honorable the Judges of the bount of Comman Theas four sain bounty at the bourt House in the town of many soille ou the first day of our ment terve to auswer unto are Hou ora ble by at the Indictment found in soul bourt against him for Gaming next Line and have you there there this met . Edeal & Metrop Samus 16. Sice blish of our said lourt at the Court House aforesaid this first ainst hun mones day of May St. 1838 James He. Gill beluke. which said writ bouse aforesa mas returned duly 10 the 1838 endorsell as follows to me Served and Bone takere to appear to Clash thereff

And afterwards to mit ou the first day and year first herein aforesaid The said Defendant being now here arrangued and the Sudictioned afore sain being plainly and districtly read to him and being asked how of the promises aforesain he will acquit him self says he cannot derry one Thue he is quilty in manner and form as he Stands above there horge It is therefore considered by the boart that the said Defendant make his fine unto the State of this by the payment of fine Dollars and the oosts of this prosecution taxen at Dollars and, Hamed Ho. Gill beleich

State of Olion ? Sudietmente for Saming Be it remembered That at a Court of Common Than William Stathill & began and hels at the boant House in the town of Marysville nothing and for the Country of Union and State of this on the 26th day of October in the year of our Lord one Thousands light hundres and thirty eight before his Honor Dl. V. Sman Osgr Fresident and Robert Nelson Hohn Forter and Clames Will his Associates Quages of sais Court. Office Leeper William Buship oli Samuel Graham Nathaniel Stemant William m. Boughave Alear. Top Norman Chifman & benger Mather Robert Fraham Horam Dodge Milliam B. Jenne China White Stohn Stobinson Sas The Sand Andrew Reyes. goods and langue and The Seans day The State of this here topare to mit on the 20the day of April A. 1838 duly ene framelles and drove to enquire mithine and for the body of the County of minin in the name and by the authority of the State of this whow their sais outter present That William Gladhill date of Said County on the Third day of October in the year one Thousands eight hundred and thirty Leven with force and arms at the County aforesaid in playing at and nithe cards To mit at a cultain game of Eards called Loo with Timothy Heartness Olcher Sprague and Olsane Rigar. unlanfully did bet and magera great sum of money in these hards thenes to not the sum of tretue cens on the event of Said game which said game new there and there played by the said Milliam Gladhill with the persons aforesaids to determine Said but and mager. Contrary to the form of the Statute in Such case made and provided and against the peace and dignity of the State of this M.G. Larrence pros. Ally. and heretifore to soit one the first day of May AD 1888 a capias founds against the said william Gladhill in the words and figures following to wit The State of One amon County 13 To the Sheriff of Jaid County Greeting The command you to take William Gladhice if he be found mital your bailinish and him safely heef so That you have his bady before the Honorable the Surges of the Court of Common pleas of our said County at the Court House in the town of Marysville on the first day of our next Jenu to answer unto an Judielment found in said Court against him for Saming and have you there this mit Lead witnes Names of Lie Clark of our said bout at the Court House aforesaid this first day of May 7.2. 1838 Planers To See flech And afterwards to met outle 10 th day of They S.D. 1838 The Sheriff made roturn of said mit as follows to that! Leved and bound taken to appear

unds afternands to met on the 13th day of Suly AD. 1838 This

Carise was called and continued

I. Clark Sherift

State of Ohio Ju (MDonals afor coaid Aus afternand to seit on the day and year first herene aforesaids came chucul afore as well the Forcenting Allowing we the Afundant in his own fugue fourte there now and thereupore came a chur to mit tohn Il Come styale Sandy Nope ed derry but Butcher Stephen Main Sames F. Coolinge Stelle South Sthe Souly theref charge A. M. Bowen Milliam Hays Samuel B. Alburra Sthe Capie and uclant make Andrew Meyes who being empanuelles and smoon the bouth to speak whose llars and The your clowed between the parties upon their cathe do day that the aux, The Defendant is quilty - At is there whom considered that The Defence-Clerk ant make his fine unto the State of this by the payment of low dollars and also costs in this behalf capended land to timbre dollars and July Seven Cents Da Cosice Cluk memou Hus Mate of Ohio Mudedment for Relacting villure and Be it semembered that at a bourt of Common Hins began iber in the Ju! (MDonals and hels at the Court House in the town of Maysville within and for the County before his of house and State of this on the 26th day of October in the year of our Lord one The Porter Thousand eight hundred and thirty eight before his Honor In St. Irace President The Leeper and Nobest Selson Sihre Forter and Sames Hill his apocates Hudges of said Como liane m. The Siper Milliam Sushifi de Samuel Graham Stathaniel Stewart Milliand Robert Fraham Mr. Boughave Alex Top Norman Chipman Chenger Mather Robert Traffance busou Sas Muram Dodge Milliam B. Arwine Olisha White Cha Hobinson Das Reces and Hury and Andrew Aleges good and langue men Church of the Grand Hury Resolution 38 duly em lond in the 30th day of April in the year of our Lords one thousands aght hunouty of union dress and thirty Light duly empanuelles and swore to ongrive in the name and Their Said outter by the authority of the State of this within and for the body of the bounts of hunon hirds day of aforesairs whow their oaths aforesairs do pusent and has the our land till occars late Sever . with I sais County outhe first day of Stuly in the year one Thousands eight hundreds and thirty swee with force and arms at the County aforesaid dies unlanfully ith cards Hartwell Sell a certain quantity of Spintword Ligur commonly called bandy by S magera a life quantity than one guod to mit one gill to one Merrice Rosee Tincture cens for the sund six couts and one fourth which puce nasther and there & there played paid by the Said Stope to the said Minus MeDouald mittout the Said Hames NDonald being duly authorized by a License from the Court of determine Common Pleas for said County to Sell said quantity of Spirituous Liquer contrary to the form of the Statute in such case made and provided and u Such Ease State of this against The peace and dignity of The State of this M.C. Lannence pion Alt, pros. ally. and afterwards to mit outte first day of May GD. 1838 a mit of capies issues to qua fours the Sheriff in the nords and figures following to mit. State of this union County winy want by To the Shinff of said County Gueling. We command you to take Hames ADonald if he be found in your bailinich and him safely keep e focus mitin So that you have his body before The Honorable The Studges of the Court of Commone Pleas of our said County at the Court House in the lower of sefore the Marysvelle on The first day of our nest levue to ausmer unto an Indictional eid County found in Said Court against him for Relacting and have you there there c day of this mit Sear Mitnet Sames Ha Leice Clerk of the sais said Court Court of the Court House aforesaid this frist day of May A.D. 1888 mit cut at the Danis Ho Tell feels And afternands to mit on the 8th day of May 1838 the Sheriff made 2.1838 return of said mit in the nords and figures following to mit. Derved and Leve flat bonds taken to appear of belack Shouff. and afternaids to not on the Sheriff made 14th day of Shily ( In 1838 came as well the Proseculing attorney as the to appear Defendant in his own proper person and thereston come a clary to mit David Chapman Blaseph Richy Samue For Doad Eli Landy Sames Attlings Peter Suide Houry Loodinche Mellane Suskit Joseph Brannon

and snow the buth to speak whom the isher joined between the feathers whom

their oaths do say that the said defendant is fiely-

State of This Green Mc Strain

State of Ohio

Olt of therefore considered by the bourt the the said defendant make his fine unto The Mate of this by the payment of five dallars and also the easts of this prosecution lands to four Dollars and thirty seven cents. Dofer costs \$ 11. 33 In White flick Be it remembered that at a Court of Common Hear began and hela at the Court House in the Lown of Maryville milling and for the Green Me Thoain & County of Union on the 29th day of March in the year of our Lovely one thousand eight hundred and thirty Leven before his honor I. It. Inan President ance Robert Alson John Porter and James Hecce his aprociates Ladges afrigued to Keep the peace, also to hear and determine devers felonies una other misdemeanois in Sain County Committed, by the oaths of Lames M. Stile Rawou Clark Samuel O. Morison John Price Milliani, Justlif James Ho. Irmine John Carter Joseph Coberty James It Smuth Sohn M. Robinson Surrow Frickara Seguiore Milhins John Hobinson James Veca ana John Inone good and lanful men of the County of lunow Surves of the France Bury of the State of This duly returned trica empanuelles and Snown and chargeas to enquire in and for the body of the said County of humow at the Terre aforesain of the Como aforesain on their ressection outes aforesain in the name and by the authority of the Hate of This do pusent and find that Greer mc Elvain late of Jaia County. on the brentiethe day of September in the year of our Love que thou Sauce eight hunance and thirty six at his residence in the said County of amore and mithin the Duriscocition of this Court mette force and arms dia unlawfully sell the quantity of one quart Ja entour River of Liquor callen mikiskey to one James Inne Her britis cents which was then and there passe by the Saice James Driver to the said Green Me Elvain for said liquar to be there and these drank at the place where tola, by the said Dames From once diver the Estirens of the Said County of hmow. millione the sain Green the Flower being duly author yew and without there and there first having Stained for the said County of his according to the directions of the Statute in Such cuses made and provider una to the core example fall thus in the like case offending contrary to the form of the Statute in such cases made and provider and against the peace and dignity of the State of This alty. una a theretofor to mit ou the 16 the day of Jany in the year four Lora One thousand eight hundred and theity Levers a mit of capial issued which reads in the words and figures following to net State of Ohio Union County to, So the sherif of said County Greeting me command you to take Tuer Medlvain if he may be found in your bailines and him safely keep So that you have his body before the Heonorable the Ludges of our Court of Common Pleas of the Country of hower at the Court House in Said County on thefist day of mest Levus of said Court to answer unto an Sudichuent presenter against him in Sain Court for Hetailing and have you then there that mit, Mitnet Il Thom Answered Lunge four saine Count of Common Pleas This 16 the day of Sang AD. 1837 J.J. 3 ilas & Strong Clerk

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The year of our or A. St. Shran Co his associate,

Millian Richy Shay Shay of the Mate to enguine by the authority one Handall in the year has benefully did beat huise outrary to the aus dignity

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Thate of This Indichment for Garning

William Campbell The it remembered that at a Court of Common Pleas began and hela at the Court House in the town of Marysville in the County of Union and State of Ohio on the 29th day of March in the year four Lora one thousand Eight hundred and thirty Seven. before his Honor De M. Anne Resident ance Robert Nelson Dehre Porte and Jumes Heile his associates Judges aprigned to keep the place also to hear and determine divers felories and office misderneauros in Said County Committee by the outter of Sames M. Steele Ranson Clarke Samuel P. Morison Shu Price William Inskey Sames H Sharing John Cheter Joseph Coberty Sames V. Smith Sche W. Robinson Simon Richard Lymore Willing John Robinson James Reco I Thu Drive good and lawful men of the County of Anion Lucos Surors of the Grand Jury of the State of this hestofine duly companielles ance Snow to orgain in once for the body of the County of Union at the Court apresure on their outter aforesain in the name and by the authority of the State of this do present and find That William Comp of ill name fame and dishonest conversation on the thirtiethe day of September in the year of our Love one thousand eight hundred and thirty Six with force and annes at the County of nesaid and mething the Surisaction of the Court die unlawfully play with caras at a certain game commonly called seven up mitto and against one Levin Harly William Gladhill and James Jonie There are there being for the surred trusty fine cents in morry contray to the form of The Statute in Such clesis made and provided and again The peace and dignity of the State of this and the Lucas aforesuce at The Terme aforesaice mithin and for the County aforesaid on their out aforesaice do further present and fine the said Melian Compbell on the thirtiethe day of September in the year of our Love one thou Sand eight humance and thirty six aferesaid mitte force and amis at the County aforesain and within the Suisdiction of this Court die unlawfully make a bet or mager of a certain Sume f mony to mit fer the sum of truty fine cents with Mu Glackill James Inin and Levin Hearly there and there being on the went of a game at caras collect ola sleege which said gama no There and therenfore player by the Saire Milliane Campbell mete the purous aferesain to detinine the bet or mager so made as afor Saice contrary to the form of the datute in such cases made and provider and against the peace and dignity of the State of Ohio M. C. Lawrence Provally and afternaces to mit on the 16th day of Lay in the year ofour Lora

State of This

Harison Golaste

so that you have his bedy before the Heororable the Judges four Court of Come mon Pleas of the County aforesaid at the Court House in Sauce County on the just day of their next Jenn to answer to and Indichment presented against him for farming and have you there this mit (Dd! Intreso

16th day of Dany 1839 Silas G. Strong Clush and afternaras to mit on the day of March the 27. 1837 cance the Shenf and files in the Chesho office of Said Court Said mit with his returne

endorsew thereon in the words and figures following to mit I have Taken the body It black shiff and afternaces to mic outhe day and year first herein aferesaine came the Prosecuting attorney in to Court and the defendant from Complete being arrangement Head Suity to sain Du dictment and thesupon this vearese is submitted to the Court and

The Court being fully advisee in the pecuses do Sentince the defence

ant Milliam Compbell to pay a fine of Leven dollars and 100 and Osto of prosecution

Attest Dames Ho Like Cles/E

in the year Seven. before Dehre Porti Reef the peace dernearors Steele Kanson James H Livin Itobusou mes Heco Union Lunos duly our pareneter Union at and by the rellians Camp a pusou The Turtielle let-hundred ia ana lay mitte mth and es Innie ery contray lece and again nesuco at on their out Campbell au thou ce ance arms S Coult

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Be it remembered that at a Court of Common Pleas began and held at the Court House in the Journ of Many soille mithie and for Harison dasbury of the County of Union and State of this on the 29th day of March in the year of our Love one thousand eight hundred and Thirty severe before his honor Joseph Te Sware President and Robert Orelson The Porter and James Hill his advocates Andges apiguea to keeps the peace also to hear and determine divers plonies angether musdemean ord in said County committee, came Samuel To. Thuson Esqu a legally acting Sustice of the peace in and for said County of Union and filed his transcript of proceedings have before here in the above cause which saw Transenfit treads in the nexes and figures following to mie Nov 1st 1836 on the vatte of Bepte anial Totaltake a narrant spice for the Definant for the crime of threatening violences to the person of complainant which was returned by 2 13. Smithe costs endorsed executed by bringing The Body forthruth, at the request of the complainant, a Subsecua. Janea for Some Sonally John Amore for & Leonge to Bake to attend as milnesses which nasreturned by Samuel States, and at The request of defendant a Subscena for Frederick Funie to alline as a mitrich which was returned by Jo B. Smitte served Too. 12th 1836 The Defendant pleaden not Guilty and ready for trace, after heaving the evidence area pleadings Mb. Lacrence for the State and A. Hall for the defendant It is considered: that the defendant enter into recognizance in the sum of one hundred and fifty dollars conditioned for his appearance at next Time of the Court of Common Pleas to be holden in and for Said County with good and sufficient Security. and thereupon Came John Goldbury Robert Graham o Cli From Groves and entered into recognizance as such and Jephaniah Mestletie & George W. Paisac mere recognized and netwested in the sum of one hundred dollars which conditioned at the Law directs

Now 1th 1836 Lentity the above to be a correct Laurente

from my Dacket of the speceadings had before me in the above cause Famuel TB. Foruson Sustre of the bear seal An a afterwards to mit ou the day and year first herein aforestive carry Mo Lawrence Prosecuting altoney for the State and likewise the said Harrison Goldsbury and the Court being fully advised in the piene Led do order that the said Harrison Goldsbury enter inte recogni yance further to heef the peace and aspecially towards Bekanich mediate for one year from date and that Harrison Loldsbury pay the costs herein expenses and in default thereof That execution spece against him. And therenfow came Harrison Loldsbury Sohn Goldsbury & Thomas Goldsbury and severally acknowledged themselve to owe are stance indubted unto the State of this in the penal Sugned one hundred dollars each to be levice on their goods chattets lands and tenements if default be made in this their recognizance to mo. For that whereas the sauce Harrison Toldsbury, has this day been arraigness on complaint of Geplanial Westtake and the Court being fally advised by the Sestimony adduced do order that if the Said Harrison keep the peace to mards all citizens of this State and especially tomards Jephaniah mellake for the letin of one year. Then this Recognizance to be voice otherwise of full force and vistue in Laws Attest Fame 16 Lice Clush

Shale of This

Be it remembered that at a bourt of Common Oleas began and held at the Court House in the Lown of Manysville within and for the County of Remion and State of This on the triculy minthe day of March in the year of our Lord one thou Sand eight hundred and thirty Seven before his honor &1R. Smay President and Reobert Thelson John Porter and Lames Hill his associates Judges, Elijale Molford Levi Churchill for Miliam B. Innie Fames Riddle Christopher Hannanalt Thomas Definala Milliam orr John Miller Samuel Sager Benjamin White Stephen To David And A. Milliam O David Mitchell Random Clark and End hard good and laufel men Arrow of the France Jury of the State of dies, heretefore duly returned true empanuelled and more and charged to engrin in and fer the body of the County of leviou it the term afaresaid of the Court aferesaile on their respective outes and affirmations aforesaid in the manie and by the authority of the State of this do present anaful that John M. Loua late of Millercele Township in the said bounty on the tenth day of November in the year of our Lova one thousand eight hundred and thirty five at the Township aforesaid in the said County of huise and nothing the Surio diction of this Court with force and arms dia unlawfully make an assault in and whom one Saufore M. Hill and then and there him the said Fauferd M. Hill did unlawfully strike beat bruise and mound and other mongs to the said Sanford m Hill There and There diet to the great damage of the Sain Saufora M. Hill and to this coil example of all others in the like east offending contrary to the form of the Statute in sach cases made and provide and against the peace and dignity of the State of this This bill's Journa by testimony in fren Court I man by order of the Ebent and at the request of the prosecuting attorning Mile Lawrence Pros. alty.

State of This Completed Sarah?

above cause Rease & Seal Martine Carm o the said no The premi ute recogni Bekaniech Loldsbury pay cution four Lowy Sohn egea themselves the penal This Their arrison -c/ Gephaniak timony co peace to us Zephaniah nizanecto

Eleas began ysoille his on the a one thou our L. 12. Siran is Heile chill for remanalt uel Sager NO David ana la afal here lefor ged to engant afaresaid tions aforesale esent ana find ara bounty wante aght The Said 1 Court the said and mound a there diet a to the coil ery, le the

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and afterwards to mite on the 16th day of Landary AD, 1831 a mit Office of the nords and figures following to price Vate of this you to take John Me Joach if he may be found in your bailinch and him Lafely Keef Is that you have his body before the Honorable The Surges of the Court of Corner on The at the Court House ar The lower of Maysorce outhe first day of next Jenes for sain bout to be holade in anafor the bounds of lucion to answer cinte an Indichutur filew in said bout against him fran adault and Ballery, and have you then there this mit Is withend . It. I wave These deut Julye of our said bout of Commerce Has This 16th day of Daniay in the year of our Loves one thousand eight hundred and thirty seven Filas G. Strong Clark. Ana afternaids to mit on the triculy swith day of Marche first herein afordaice came the Skirff and made return of said write endorsed asfollows to mit Those the body in lout R. Clark Shift, and a flesorace to mit an the Same day and your last aferesaid come the Rosecuting altoney for the State and the Defendant Loher Me South being asraigned plead fuilty to his Indictment and This cause was Infantitia to the bount and the bount being fully activisees in the premises do order that the defendant I say a fine of five dollars and the Costs of Prosecution Dames Ho. Siece Clerk

State of This on ? Completed Sarah Brown? The it remembered that at a Court of Common Read began and hela at the Court House in the lower of Many velle michinana for the County of Union and State of this on the thenty with Peter Luckingbill day of March in the year of our Lora one thousand eight hundred and theity Seven before his honor the It Singer Pusident and Robert Velson John Porter and James Coll hill associates Ludges. came Christian Myors a Lustice of the keace for Sain County and felice in Sain Court a Transcript of his proceedings in the above cause in the groods and figures following to not State of this Union County to Peace in and for the County afordaia Sarah Brown an un marrica woman of Millower Some Shift in Sain County and made outh that she is now prequant with a Chila which if born alive may be a bastaca and that Peter Lucking bile is the Father of Saia chila Sarah & Theown Inone to and Subscribed before me This Second day of June in the year four Lova one thousand eight hundred and therty Line Chustian Myers at P. and afternands to mit on the day and year last aforesaid a warrant was fraid for the body of Sain Peter Juckingbill in the mords and figures following to ant thate of this linion Count to Vo any Constable of Said County Treeting wheres complaint has been made before me one of the Bustices of the peace in and for the County aforested whom the outh of Sarah Brown That She is non pregnant with a child which if born alive may be a bastance chila and that Peter Luchingbill is the father of saile chila These are therefore to command you to Take the said Peter Lucking bile of he be found in your County or if he Shall have flee that you pursue after the Sain Peter Suckinglie into any other county methic this State and take and safely Ruch the Sain Peter Suchinghele so That you have his body

forthmith before me to and nor unto Said Complaint ma further deals with according to Laws Liver under my hund and Seal This swara day of Sinde in the year of our Lord one thousand eight hundred and thirty six Christian Myor Ends I. I. and afternaids to sice on the day and year last aforesain came the Constable and file herein Sain narrant with his return in the nords and figures following to piet Server the mithing warrant by bringing the accused before The Sustice at commanded fur for Sining , 25 limitago 10 and fifty cents to Martin Brown spistant, The parties being present the complainant farah Beown mas examined as follows to mit Instice by Lustice when do you live Sarah Brown ! Ausner In Millerich Township at Martin Browns. Instice . Who is The Father of the Chile you are prequent withes Answer Peter Lucking bill, question How da are you Sarah Brown? Ausner Eighten years ole the 16th day this June question by the accused when was your chila con ceines ? Ans on the 25 or 26th of last March. question Where masit conceived? Insner, at Martins Browns house pustion was you not promise to be married to another man at the same time I Ausner I nas not but total you so, but thought it was for my own benefit question dia you con tell any office priser so & Ausner For Sir The examination Sarah Brown an unmarried noman resident of hurion County Whow her complaint of hastartly against Peter Luching will before me this second day of June in The year of our Lord one thousand right hundere and thirty Dix . Christian Myers Justice of the peace for Millorethe Enouship wherefore it is considered that the Said Peter Luckingbill outer into recognizance for his appearance it 6 out nest June Common Pleas which recognizance reads in the mords and figures following to nit State of This linion County to Be it remembered that outte Third day of June in the year of our Lora one thousand eight hun drew and thirty Sie Peter Luckingbill and John Luckingbill personally appeared before me Christian Myers one of the Austices The peace in and for the County aforesaid and Sciently and severally achnowledged therestelves to owe unto the State of the the Sun of Three hundre dollars to be leview of their goods and chattles lands and tenements if default be made in the condition following to mit the cordaition of this neognizance it such that if the above bound Peter Suckingbille shall pursonally be one offeal before the Court of Common Phas on the first day of the west Server thereof to be holder in and for the County aforestice there and there to ausur a charge of Taislandy and abide the Ludgment of said bout and not defent the the leant nithout leave. There this re cogungance shall be voice . otherwise it shall remain in full force and vertue in Jaw Octer Lucking bill John & Suchingbill Jaku signed and acknowledged helice me this there day of Lune 1836 Christian Myer Bustice of the peace Likewise the recogn igance of Farale Brown was taken as follows to mit State of this hours County of Be it remembered that on the thirt day of June in the year our Love one thousand eight hunder Christian Myers one of the Sustices of the have in and for

The County aforesaid, and a knowledged herself to our the State

of the Lane of the Monty dollars to be liview of her goods

further deals and chattets lands and tenements if default be made in the condition C This steam following to mit the condition of this recognizance is such that of the above right hundred bound Sarah Brown Shall presonally beand affear before the bound naids to sit of Common Head outhe first day of the next Sence thereof to be holden for chercus Saile the County aferesaice to give evidence and the butte to say on behalf of the he The Sustice Mate touching such matters as Shall there autiture be required of her and not depart the Court without leave there this recognizance shall be cult to voice othermise it shall remain in full force and wither in Law un plainant Sarah X, Beown by Lustice Taken signed and acknowledged before me this day and year cel Township lust aferisaice Christian Myers Lustice of the peace ila you are and afternands to sice on the day and sear first herein afacour came ow Howda The facties by their actomers and the Deft pleading det Juilly Thereupon to 16th day ourse a July to mic Lames to Fine Thomas Milligan James - Chila con Lafferty Chas Schuson Lehn Cassie Sohn Metchell Lohn ushou He Sabue Moses Fulling tou John furnice Samuel Fillsworth ed house Allew Thans & Berganin Copkins who being empanuelles another man and Inone the lutte to speak apon the She gowell between 10, but the parties and a true verdict give according to the cordence you con apouther oaths do say that the defendant is Guelty in manner menation and form as he Stands Charge a whereufour the defendant is ut of husia Judgen to be the repeter father of said illigitamale chila Peter Luching and that he Sland's Charged with the maintenance thereof four Lord On consideration whereof and the Court being fully advised Myers in the premises doorder that the said defendant pay herapour it to the Said Complainant the sum of one hundre and recognizani fifty dollars in manner following to not menty five us maich dollars in ho mouther from the vising of this Court and lo mit The usidue in Seven equal annual Instalments thereafter tal outte to gether mitte the costs of this prosecution and by the o ught hun Consent of the parties it is fultime ordered by the Como Kingbell that the defendant go hence dischargees from his neagon The Lustices yource and that execution whose the above dudyment ea Severally be Stayen till ment denn Land Allist Dames Ho. Lie Clark teles lands I the above De it remembered that at a fourt of Common Pleas before the began and held at the land Hourse in the Found reef to be May sville within and for the tount of himon and audurer a State of This on the Twenty fifthe day of April as Court and the year of our Tord one thousand eight hunared uyana Shall and thirty nine Hois Honor Foseph Il Swan Osqu a vertue Trisidure and Orobert Helson Trecholas Hathaway, and ching bill Thu Cafail his afsociates Judges of Saile Court by ungbill the ouths of Farret Hours Samuel Sager Aquilla June John Douly Christian Stiner William Inskip E. C. Smitte day of Lune se the recogn J. H. Wooce Sames Robinson Asbury Sabin Clijah holface le of Olivo Oriehan I. Judy Colisha White Milliam Michy and Jehn Thire day Lookage heretitore to wit on the theteenthe day of Suly right hundred ne the year of our Loves one thousand eight hundred before un and thirty Eight duly empannelles aux Swern as Surors and for of the Brance Day, to orquere within and for the County the State of Union in the name and by the Centhory of the her goods

the State of this referen their oaths present and fines than Willby Geldsburg there and there being late of Saice County with force and arms on the first day of Januar in the year one thousand eight hundred and there eight in and whom one Randall Anders unlawfully dice make an about and him the Sain Randack Anders there and these die unlawfully beat bruise wounce and de treat contrary to the form of the Statute in Such case malle and providure and against the peace and dignity of the State of This Two Lawrence Prosatty and afternances to with on the fifth day of Samuary in the year of our love one thousand dight hundred and thirty wine The fellowing writ of fassias iswell to wir The State of this Union fourth for To the Sheriff Saile founty Greeting We command you to take Willowy Goldsbring of he may be fourier within your Builivich unce him Safely Reel de that you have his body before the Honorable the Julyes of the four oumon Pleas of our saile founts at the Court Hears in the town of Mary Societ on the first day of our next Jenn to answer unto an Sudichments. Some in Said Court against how for apault and Baltery and have you there there this more Seve Mitness Lames Ho. Sier black of our Sain Court at the Court House exerchain this 5th day of Jany ad 1839 Dames Ho. File Click and afterwards to wit on the 22 & day of Offere 1839 the sheriff made returned of Saice writ in the words and figure following to wet. Service by taking bonce to appear Law 24, 1839 R. Clack Sheriff mue asternands to wit on the Same day and your rist herein afore Sain aware The dependent being now here awaigned anatte Sudictment of Sain having him planely and districtly real to him and long ashed how of the Bunises deresauch well acquit himself says he cannot derry but that he is quilty on Thumer and firm as he Standes above thereof charged De is therefore considered by the Court the Defendant much his line buts the State of This by the payment of fine dollars Lighther with the cases of this prosecutions there at dollars and cents Attest James Ho. Lie Club Mynan

The State of This 3 Be it remembered that at a lant of Common Plans

Before and kela at the lout House he the Town of

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year of our Love one thousances eight hundred and

President and Rebut Orelsan freholas Heath way

and John Japil his apreciates fielded by the outer

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The State of The

fine that emplumelled and Swan to enquere in the name and by the Said Count authority of the State of this within and for the Body of the Said y in the County of Union at the Louis aferesaid upon their saths aferes eight in Saice do find that one John J. Clark late of Saice County on there and the winter day of January, in the your one thousand eight hundred and thirty nines with force and and at the form ua de by aferesaire in and report one Alexander Douglass a cele case Constatte there and there being in the due executiber of Deau and his Sam office dill make an apault and him the Jaice e Propatty Cileraullin Douglass So being in the execution of his office any in aferes aire there and there dice beat bruise resist and dred and tel treat contrary to the form of the Statute and Such u to wir case made and provider and against the peace and enff of dignity of the State of this Pile Prosattys Que afternands to wit on the Same day and year first herew afore ue your Soile to wit on the Jump fifte day of April in the year ofon u have Fore one thousand eight hundred and thirty nine . came of the fourt as well the defendant ise his own person surson as the Prosecu Court ling altoney for the State and therewhow came a Lay to wit ust day William Hays Very Oheles Lances to Hayet Balk Chury Li churita Davie M. Bills Lames M. Wilkinson Sohn Reca 30 ult and Horny Heland Wilson Reca Samuel Detalon Ambres me Muker Chathan Helsey, who being empanuellen and same ice Court the bruth to speak upon the ofsice Somece between the any 22.1839 puites upon their oathe at Lay that the Defendant is Cluk not guilty It is therefore considered that the Said 1839 the Defindant go hence without days s and figures Attest James Ho. Siec Clush Lau 24, 1899 miff The State of This herein afore De it remembered that at a Court of Common Pland ea avaite leigan and held at the Court House in the Jown of John Boms Manswille within and for the lount of lineare and 4 read to us he will Scale of this on the Swenty fifthe day of Effent in the is quiet in year four force one thousand eight hundre and Thirty nine His Honor Joseph R. Swan Edge President and Robert Chelson Ficholas Hathoway and John Capie lant make his aprociates, Sudges, by the outher of Same Hamis Samuel Lager Aquilla Junier Sohn Donly Chustian Stines Williams Auship E. (. Smith J. F. Wood Lames Robinson Asbury Labin Elijah Wolford Richard L. Judy Colisha White William Oliony and John Coolidge Duros of the Grance Duy heretofore to wit outto dustauth - Plans day of July in the year of our Love one thousand eight wed hundered and thirty eight. Ouly empanuelled and Sword to onquire wither and for the body of the fourt of the County ie aith Munion in the name and by the authority of the State of This supon their outto aforesaid present and fina that Sohn Boms late of Sain County of lunion one The tenthe day of June in the year one thousand eight hundred and thirty eight with force and and Otioly but the lounty aforesaid in and whow one Stephen a per black man then and there being felogiously mer Joly and lawfully and by violences die make an apault and

and him the Said Stopling did there and there being fe lonionsly unlawfully and by molence Stutie bear ance Sine upon and by pursonal Stronghethe threats Striking beating and bindging with cords help the Said Stephen in restraint and confinement for a long Space of time to wie with intent to transport Saire Stocker a free black blackson Deferesaire out of the State contrary tothe form of the State in Such case made and provider and against the peace and dignity of the State of Ohio, and the Ferons aforesain whom their outtos afordaile do quetter present the the Sain John Borns & Thomas Millio late of Sain County as afore Sain on the touthe day of June adores wie in the year one thousand eight then arece and thirty eight afteresail with force ance arms at the founty agres will felorious unlaisally and by violence die make an apault in ance whom one stephen a black man there ma there being and him the Saice Stephens die Thew ance there feloniously unlawfully and by violence beat Strike and attempt to carry out of this State without seist taking Saice Highen being a black man as aferes will before Some Judge or Justice of the peace in Sain County Chinon and there agreeably to the Laws of the Contect States establish their or cities of their property in Sail Stephen a black man contrary to the fund of the Statute in Such case made and provider and against the bean ance dignity of the State of this M.C. Lawrence Prom and after hards to wit on the fifthe day of Samagin the year St. 189 The following writ of Capies was fouce to wit The State of Othis Union County to the Sheriff of Sain County The commance you to lake The Bond ance Thomas Mullin if they can be found within your Quiliwich and them Safely Reifo So that you have their bodies before the Honorable The Judges of the Come our Sau Egunt at the Court deanse in the Fown of Manysville, on the first day of our next toman to auswer unto an Indictment found in Said four this mir State Mitness Games Ho. File Club of our Jain Court at the fort House aforesain This othe days Jany. (A.D. 1839 James Ho. Sice Clerk Chiel afterwards to wit on the day and year hist herein aforesain to victor the heart fifthe day of April is the gear the 1839 The prosecuting altoring with leave of the Come entered, a nolly prosegui to this just land in this Indictment to wit are apaule with intent to Ridness and therewson came the defineaut in his own proper pusor and on hearing the he dictment as to the second court on an apault and buttery, and being how asked how ofthe Runlises he will acquit him Self Says he cannot day but that his quilty in manner and fine as he Stands above thereof charged. Therefore It is could ever by the lout the Sain Defendant make his fine unto the State of Olive by the payment of \$ 20.00 byether with the cases of this peaseculiar torest at These Jus. Ho: Gill llech

being fe The State of this 3 Be it remembered that at a Court of - auce Common Plus began and held at the leanet 3 Sticking Lach Rue 3 House in the Town of May soice within and He pher in for the bount of hunor and State of this ce/towity before his He onor Of Bourno Esqu President Ludy of The Que ach bluckman Quairies circuit who presided at the request of Jaseph R chan 8800 of the tation Rossiden - Ludge of This Circuit who is unable from absence to attend to peace Robert Alson Skicholas Hathaway and John Capier aporialis In esain Andyes are the 12th day of Sul in the year of our Lord one thou ac The Sain Sand eight hundred and thirty mine. Faire Heavis Samuel unt as afen Lague Aquilla Surve Solu Douly Christian Stine Milliane to year Juship E. C. Switt of A Mood Sames Relinson Asberry Salien -afere Sail Elijah polfora Richard L. Ludy Clisha Mitt Milliam Richy, , felomous and Solus leading Surors of the Grand Luy, heretofac to wit ulo in on the 13 the day of Sub in the year of our Force one thousand ma there eight hundred and thirty eight duly empanuelles and Soone auce there to enquire in once for the Body of the County of amore do in the name -Strike aux and by the authority of the State of their whore there save vattes pro taking Sent and fince that Saech Rece late of Saice County of hurow of before funow die on the minetenthe day of Marche one thousand eight ile Counts hundres ance thirty eight at the County aforesaice unlawfully, anted Sell with force are arms a quantity of spirituary Liques commonly one whishy was 688 quantity than one quant to are In in Sail The Statute one put for the Sum of meter and a half out in money to or the Beau one Corneling Musher which price was alier ance there parie rence Chom by the Saice Mushow to the Saice Such Reco for the Saice wine the year Spirituon Liquors without the Lance Sacob Reca being duly to wit liensew by the Come of Common Plus for Laid County La Sauce to Sue Sain quantity of Liguer contrary to the form of the Statute in Such case made and provider and against the her Bones pean and dignity of the State of This. Me Jawrence Brokally. your and afterwards to wit on the 23'a day of July AD 1838 The following aux Chew Como writ of capias issue to wit The State of other Union County al Course & To the Shirt of Sauce County Freeter Me command our new you to take Lacob Rece if he may be found in your Bailivick Sail four ance him Safely Reep So That you have his Body before the Henerable in their The Lucy of the Court of Common Pleas of our Sain County at he goon the leant Heave in the town of Maysville on the fire day of our ment June to answer unto an Ludichment forma in our Sand lout against him for retailing ance have you this There this writ 3 L83 Milues Same Ho. Lice Clerk of our Same leavet at the Come House aforesaice this 23 a day of July - Samus 86. Sice Click and afterwards to wit on the 25 the day of action to 1838 The Shenff made return of sauce write we the words am the and figures following to with Server and Bonce laken the Le to appear and afterwards to wit on the 26th day of allower in the year of our Love one Thisesance eight hundred and acquit him thirty eight came Lucot Ruce and Lithe Lett ance rue and Swordly acknowledges themselves to our ana Stance in - es could deblied unter the State of this in the Sum of our is faire byether fundrice dollars to be leview of their goods area chocdollars acca lits lands and tenements if default by made in the condition of this their recognizance to wit That if The Sain Buch Read Shale were and arth appear

before our land of Common Pleas on the first day mest Semo to answer unto an Indichment forma in Laid Court against him for Retailing and not defrait the Court without leave then this recognizance Shall be void otherwise be and voriain in full force and virting in Law afterwards to wit ow the Same day and year first herew aferedain came as will the Brose outers allowe as the defendant in his own proper person and thereispon came a Any to wit Elias Shuson Benjamin Hopkins Mercheai Boughan John Crowder Richard Gabriel Michael Sperce Sames House Adam nolfere Sige Porter John Rica James Bell & Lawrence Whittaker who being ampanuelle and sworn the truth to speak whow the ipone jource between the parties whom their ouths do say that the Outendant is Builty, The is therefore considered to the Court that the Sain defendant make his fine unto the State of this by the payment of Five dollars dollar ance cents Atust James Ho. Sicebluk

V State of This 3 Be it remembered that at a lease of 3 Common Oleur began and hela at the Adam Frede 3 Court Heave in the Town of Mary Soill within once for the County of Union and State of this Before his Honor Of Bowen & Esqu President Judge of the Secure Indicial Circuit who president The request of Baseph R. Swan Esqu President Sudy of this district who on account of absence wie unable to attinu Nobert Thelson Orichelus Heathaway and The leapil apaciales Indges on the Twelfthe day of July 4. D. 1839 William Snohson Asberry Labin William Richy Stephen M. Lain Hony Sweets John Olever Stus Clemnger Christopher Brown Francian le lupinan John Solly Stevenson Courry Thomas Robinson Davier Danforthe Herman Joby ann Sames Tece Smort of the France Day herett five to wit on the 35th day of spil A. D. 1839 duly empanueller and Sworn to enquire in the name and by the authority of the State of this within and for the Body of the County of Union when Series oaths present and fine that one Adam Freise lating Sain learnity on the 1st day of September in the year the 1838 with force and asked at the bounty aferisaice did unlawfully make a bet or wager of certain property of value to wit a Sythe of the value of \$2.50 with one It received Partherwore on the went of a House race which said Horse race was their anathere new to determine Saice Let on wager between Said parties contray, to the ferring the Statute in Such Case made anice provided and against the peace and dignity of the State of the Pister " " and afterwards to wit on the 2 the day of May in the year your Love one thousand eight hundred and thirty wine The following writ of capital Jenew to the Shift of Said County with the State of this Union County to

Et day of To the Short of Saice County Everting - Me command you to lake ia in Laid Adam Freis if he may be found in your Bailiwich, and him aro the Lafily Reck to that you have his body before our Court of Common Shall be Oleles within and for the Count tafordance at the Court to are a vista in Saice County on the first day of next Seven to andere unto y and year an Andietment former in Saice Court against him for Faring allome ance have you there this wire 3 183 mility Sund 10 the ipon carre Clish of Said Court at the Came House in Marysoier this Mordecal 29th day of May AD. 1839 Danis Ho. Lice blate which said ace I never writ was returned Suly 8th 1839 Sevice as follows to wer hu Rice Lever and Bona Caken R. Clark Thenge and afterpunuelly wards to wit ow the same day and year first herein afordance jouren to wit owithe 12th day of July AD. 1839 The Sain defendant , that being now here awaigned and the Indictment afresaid having Ence ty but distinctly read to him and being asked how of the premises dollars aforesain he will acquit himself says he count duy but that he is Suity in manner and ferre as he Stands above there oliangra It is therefore considered that the Sand defendant make his fine unto the State of whio by the payment of Fine doctais and also the easts of this prosecution land at Huar Danus H. Lie bluk baut of et the State of this 3 Be it remembered that at a leave of some of Maysocie anySville mon and President residucat within and for the learn to of amore and State - Sudy of ohio and the Swelfett day of Suly in the year of our Love and thous-Sand eight humance and Thirty nine before his Homor mable to OBoven Esqu President Ludge of the Ina Succional cuant and the pusioned at this court at the request of Joseph Robinson the day of bin 10 Esgo Pusiant Indge of the circuit who on account of absence was unable to atoma Robert Thelson Tricholas Heathana, and John Admi- leapil aprivates, Judger - William Fackson Asberry u le hipman Labin Milliam Richy Stophen Malan Horry Swarts Some Reca Davier was of Citus Chunger Christofile Brown Fromas Chipman. John ay of April Tolly Suphinson burry Thomas Colinson Davice Danfatte Deman Joby and Lances Beer good and langue men Linois the Erand Lung of the State of this heretofare to wit on the rethin and 25 the day of Aprile in the year of our force one thousand eight Sare humarka and thirty nine duly empanuelled and Sworn to enquire Se Catel in the name once by the authority of the State of This within ear Al and for the Body of the bounts of Union when their Said rathe race dell prisent ance fines that one melian Mordie late of Sauce referry County on the fust day of October AD. 1838 with face and and at the learning aforesauce dice unlawfully make a But or wager of a culture Sum of money to wet the Sume auce Let of twenty two cents with a preson to the Smore untrawn on the event of a horse race which Saine Horse race was there and there men to determine Said but or wager between Said parties contrary to the form of the Statute in Such case The year made una province and against the peace and digniwith wine by of the State of this OBbole Pros, alt of Said

and afterwards to wit on the wenty minth day of May in the year ID. 1839 The following writ of Capsias ipence to wir The State of this Union County to To the Sheriff of Sein County Treeting Me command you to take William Modie if he may be found in your Bailiwich and him Safely Rech so that you have his body before our bout of Common Blead in and for the County aforesaid at the Court House in Said County, on the first day of next Lines to answer unto an Indictment some in Said Court against him for Luming and have you there this writ 328 3 Artick Same Lie Olich of Said Court at the Court Franke in May soice this 29th day of May CAS. 1839 James Ob Lice Colors which Said write was attowards to wir on the 8th day of Luly 1839 returned in the words and signies following to wie Server and Bona Caker a Clark Theriff , and after wards to wit an the day and your first herein aferedaice to wit on the twelfthe day of fully in the year of our Lora one thousand eight hundred and thirty mine Thesaid alefundant being now here arraigned and the Indichment aferedain being belainly and distinctly reace to him and being asked how of the premises aferesail he will acquit hindelf says he cannot day but that he is quille in manner and form as he Stands above thereof charged It is there for sonsidered that the Said defindant make his since sunto the State of this by the Burnent of Five doctail and also the easts of this prosecution Sance at dollars and cents Alter Samos To. Lin block

State of This Be it remembered there at a Courtref us 3 Common Olias big an and hela at the Court Frederick Parthemone House in the Court of Manysville within and for the County of Union and State of this on the Civillato day of Fuly in the year of our Love one than Sana eight hundred and thirty wihe before his Honor Il Down Osgo President Sudge of The Qua Succial Coront who preside at the request of Listiful R. Swan Osge, President Judge of this district who on account of absence was unable to attend Thut Telson Fricholas Heatheway and John Capil aporiates Ludges. William Jackson Asberry Salin Millians Richy Stoften Millian Horny Swartz John Rece Titus Colevenger Christopher Brown. Fromman Chipeman Athu Gelly Stephenson leavy, Thon Robenson Dames Bell Daviel Danferthe arlee Horman Lity good and lawful men Farors of the Lance Try horsetofore to wit on the 25 the day of April AD 1839 and en pocumelles and Sworn to enquire in the name and by the authority of the State of this within and for the body of the County of amore whom their Saile outh present and fine that our Frederick Parthumore late of Land bounts on the first day of September in the year one thousance eight hundred and thirty eight with force and arms at the bounts aferesaid die unlawfully make a but or wager of a certain valuable property to wit a sythe for

y in the value of \$2,00 with Adam Freeze on the went of a Horse race to wire which said race was their and there run to determine said out Serie Com or wager between Saice parties contrary to the form of the Statute die if he in Luch case made and provide and against the prace , Ruf So and dignity of the State of this RIB, Cole Pros, Aligo w Pleas and afterwards to wit on the 29th day of May in the year 1839 Consein The following writ of leaping was ifened to wit The State er unto an of the amon County for Do the Sheriff of Sain County Suching Me commance you to take Frederick Parthemore if he way Luming us to Line be forme in your Bailiwick and him Safely keek So that you y Soice have his Boely before our bourt of Common Bleas in and for Celerk the learning afores are at the Court House in sain beauty on and Luly the first day of next Server to answer unto an Indichment found Towic in Said Coult against him for Surving and have you then a after there this mic 3 & Mitnes Farmer Ho, Suce blut of Suice esain. leant at the leant flearse in Marysville that 29th day of May AD. 1839 Sames Ho. Lice Clerk which Said wire us Lord Thesaid mas afterwards to wit on the 8th day of Suly A.D. 1839 returnes chrent as follows to wet Server and Bond taken to appear of elach. no ana And afterwards to wit on the Same day and your first horem equit aferesaice to wie on the Swelfthe day of July in the gran four manner Lose one thousance eight hundre and thing nine & Their The defendant being now here a waigned and the Indichment fine aferedain being distinctly read to him and being asked how and and of the premises aferes were well acque houself says he Cannot dery but that he is Built in manner and ferm as he Stander above thereof chargeer. It is Therefore con-Sidence that the Sain afinaant make his fine unto the State of this by the payment of Five dollars and also the costs of this production lance at dollars and Detter Sames Ho. Lice blest muttel newan the Court tim ana of this Mate of This Be it remembered that at a lance of ne than Honor e Curcuit Adam Goessis Blant House in the Lower of Mary Soile Deringe Modice within and for the County of Minion and Age, Resirun State of this on the wellto day of Luly in the year of our Lover one thousand eight hundred and Therty nine lefore his Homer Of Bower Esqu President Judgo Fackson The 2nd Indicial circuit who pusides at the Securit noquest of Boseph R. I wan Edy Oreseaux Judge of this circuit · Brown who on account of absure was unable to altento Probeit Prolon my Thos. Dricholas Hathaway and John Capil aprociates Ludges la Hoema Millian Judeson Asbury Salin William Richy Stephen Main Herry Swart John Reco Lities begoinger blis tophic Brown Norman Chipman John Golly Stephenson loury Thomas, Robinson Davia Danforth Homan Sely and James Bell good and lawful men Lucros Busant of the Grance Aug heretofen to wit on the 25 the day to of Said of April in the year 1839 duly empannelled and Swone to enquire in the name and by the authority of the State of this force and within and for the Body of the bount of Union whom their Saice outh Busino and fine that Adam Freese and Giorge

Mordie late of sain County on the late day of September 2. 1838 with force and arms at the County oferesaid did unlaw July make a Bet or wager of a rifte Eine worth & dollars sto dollars in money and Staked up the Same against another wifl gun worth ten dollar with one Frederick Parthemore on the event of a House vace which Said horse race was There and there rem to determine Sain but or wager between Saice Parties alones aice contrary, to the form of the Statute in Such case made and provider and against the peace and dignity of the State of this Polle Prod State And alternas to wir on the 29th day of May AD. 1839 the Louving mie of leapins from to wio The State of this union County p To the Sheriff of Said County Sulin Me command you to take Adam Freede and George Mobilie if they may be forme in your bailinich and their Safely Keep So that you have their Bodies before our bount of Common Pleas in ante for the County aferesain at the Court House in Said County on the first day of next June, to answer unto an Indictment forme in Saw Court against them for Garning and have you there there this wort 3. Lo 3 mitnes Sames Ho. Lieblut of Saice Court ac The Come House in Maysore this 29 to day of Max AD. 1839 James 16. The Clish which Sain mic was returned Inty 8th 1839 as follows to wit Lewis and Birus Jakow R. Clark Theriff And afterwards to wit on the Same day and year first herein a foresain to wit on the twelfthe day of Suly CAD. 1839 The Prosecuting altong, having enteres Nolle prosegue as to the defendant Modelie and the defendant Adam Frede being now here arraigned and the Incularing aforesaile being plainty, and districtly read to him and him asked how of the premises he will acquit himself says he cannot day but that he is builty in manner and some as he Stands about thereis charged Sto is therefore considered that the Said Same Freese make his sine unto the State of this by the payment of five dollars and also the easts of This prosecutioned June de Attest James Ho. Sice bluk cents Ryvan

Make of this I be it remembered That at a Court of tem lack of this I mone Heas began much hear at the bount Much ? M. Alliusa & Thouse in the Sound of Many ville within and for the Count of Many ville within and for the Many first day of Ship in the year of one Lora one thousand eight hundred and the year of one his Heaver Bush A. Saran Esqu Pusident and Robut how Sichilas Heathaway and John Capit his afaciates, Judges, Michiam Camilto Sinne From Corridge Lineau Gate, Millian Inship . Herander Douglas Livi Churchie Duerbladhe more Milliano Corter E. M. Corney . Herander Best Calle John Nove Samue C. Dines for hunchie Buch Called Belling & Elina Charles Bury here those to int on the 12th day of Buly AD. 1839 duly, here those to int on the 12th day of Buly, AD. 1839 duly,

T. 02, empannelled and Swom to enquire in the name and by the anthouty of the State of this within and for the body of the bounts wilaw-I union in from their said outh present and fine there our llus xtio Richard M. Athinson late of Said County on the 1st day of May other in the year one thousand eight hundred and thirty nine hemore with force and arms at the County a foresaid in and whom was one bolentino F. Shover unlawfully die make an afrault and ~ between him the sain shower there and there did unlawfully beat, bruise Statute the peace & illinal contrary to the form of the Statute in such case made and providue and against the peace area dignity of the P. B. levele Phos. alty State of This Which Said indeclinent was endowsed as follows to wit to a time Bice Milliam Mamillow Forman & Lung, and afterwards Gratin Modelie to wit on the 26 the day of July in the year 1839 the following writ of bapiers ifein against the R.M. Athinson to wir The State of this Union Rup County fo do the Sheriff of Said County Freeting the command you on Pleas to take Michard W. Athinson if he may be found in your bailiwich un Saice and him Sofely keep so that you have his body before the Honorable to an the Judges of the Count of Common Pleas of our Jaice County at the Court House in the Sown of Manysville on the first day of our next Some to answer unto an Indictment found in Said Court ut al against him for apault and Ballery and have you there there this writ ideal: Mitries Jumes He. Sice Click of our Saice mic Court at the Court Heorie a foresaire this 26th day of July ule AD. 1839 James H. Gie Clerk ourt Una afterwards to wit on the 28th day of Belitie AD. 1839 the tou havin Sheriff returned Said writ in the words were fig now following to wir Server and bonce take to appear A. Clark Sheriff in the ue The And afterwards to wit on the Same day and year first herein aferesaid The Said defend ant being now here arraigness, and the Ludichneux reacc e will aforesain being plainly dun distinctly read to him and being asked willhow of the premises afore saice he will acquit himself says he Sec. Cannot dany but that he is quilty in manner and form ashe spechio Stands above thereof chargee It is therefore condidered that The defendant make his fine unto the State of this by the pay us auch ment of one dollar and the costs of this Prosecution laxewat dollars and cart Allist James He. Sico Click State of This & Be it remembered that at a bout of bone ns \_\_ mon Pleas drigan and hela at the bount House of leve John Florence Die the Sown of Haysville within and futte County of himore and State of this on the thirty first day of July in the grandous Love one thousand late eight hundred and thirty nine before his Hours Joseph H. ue Sum Edgo President and Robert etelsow tietalas Hathaway efore and John Capic his apreciates. Judges, Meliano Hamilton welcon Janus F. Coolidgo Simon Gates Michiam Inship Alexander dyes, Douglas Livi Churchico Jacob Partherrore Milliam Porter Millian. 6.11, Comy Alexander Betharth John wood James Co. Dines Carthe Joshua July Nicholus Bellvicco & Eli Jundy Junos of the Grana rice Juny heute fore to wit on the 12 the day of July St. 1839 duly one. hamulled and Swom to enquire in the name and by the an thouse of the State of this within and for the body of the lount of honor whom their Said outher present and fines that one

John Florence late of Jain County on the Egithe day of June in the year Eighteen hundred and thirty nine with force and anus at the County aforesain did unlawfilly make a let or an geo of a certain Sun of money (to wit the Sun of five dollars) with one Livin Husly on the went of a horse race which Said raccar, then and there run to determine Said bet or auger between Jain parties contrary to the form of the Statute in Such case made and provided and against the peared and dignity of P. B. ledo Pros. Atty the State of this which saw Indictment was endorsew as follows to wit the Bice mu Hamiltow forman J. Jung. And afamands to wit on the 26 the day of July in the year 1839 the following writ of Capias was ikeen against the Jain defendant to wit. The State of this mice Comity To the Shiriff of Jain County Treeting The communa you a take John Florence if he be found within your backwich and him Dafely heef so that you have his bady before the Honorable the Judges of the least of Common Pleas of our Said County at the Court House in the Town of Maysories on the first day of our next Vorior to answer unto an Indictment forma in Saice Court against him for Garning and have you there there this wrisk Line; Intries James Ho. Lie tolerh of our saice court at the Court a feresaice this 26th day of July A.D. 1839 Jus He. Lice Chell and afternaids to wit on the 28 day of Oct 1839 the sheriff made return of said wit in the words and following to wit Verver and bond taken A. Clark Shouff And afterwards to wit on the Same day and year first herein afensaire The Jain defendant being now here arraigned and The indictment apensaice being plainly and distinally read to him and being asked how of the premises a fere Jain he will acquit himself says he cannot day hur that he is quilty in manner and form as he Stands above thing charged, It is there fore considered that the defendance make his fine unto the State of this by the payment of five dellass together with the costs of this prosecution taxen at dollars and Altest James Ho. Sie Which

State of this 3 Be it remembered that at a Court of war State of this and flower in the County of Manysocitle within and for the County of Melow and State of this on the on the Mint fait they of actabie in the year of our form one thousand eight hundred and thirty nime before his Home forth B. Jane Edge Fusident once Robert relson Sichelas Hatharay and John Capic his afracates Milliam Hamilton Johns & lootedge Simon Sales Milliam Sharift of Court for Since Should show the Colinary Survey of the Bethard School North State of the Comment of the Stand of June 12 the day of Sur France Sull wille and to with on the 12 th day of Suly AD 1839 duly outamented and Survey to on give in the name and by the Quality of the middle and State of this within aire for the body of the County the authory of the State of this within aire for the body of the County of the within aire for the body of the County of the sales of the County of the State of this within aire for the body of the County of the continue

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June whow their outher aforesaid do find that one Levin Houly late of said acceanus County on the E9th day of June in the year 1839 with face and and at the bounty afendaice clice unlawfully make a bet a wager ageo with one of a cultime Sum of mony (to wit the Sun of findollars) with raccaa ou John Herence on the event of a horse mee which said lween horse was there and there new to determine Said bet or wager between Said parties contrary to the form of the Statute Oase in Such case made and provider and against the peace: mit of and dignity of the State of this G. B. ledo Pros. ally Tru Bice And afterwards to wit ow the 26th day of July CAD. 1839 the following writ of Capias ofsuce against said dift year in the words and figures following The State of this lineon you to take Livin Hearly if he may be found within your Bailinich and him safely hup so that you have history the Comits u a iwich before the Houndle the Sudges of the leavest of Common The Hon-Pleas of our Lain bounts at the Court House in the down of Many · Saice ville on the first day of our rest Sene to ausure write an Sudien on the ment found in Sain least against him fa Januing accer lietmen ( have you there there the wit Line's hetref fand the Dice rette day of Buly AD. 1839 James Ho. File blick nee have Lice which Saine wit was returned by the sheriff a forestice in the words following to wit Server and Bond to the A. Clark Sheriff sheriff and aftermed to art on the Same day and year first herein afordain the sain defendant being now here arraigness and and the indictment afordaice being plainly and destinety read to him and being ashed how of the premises a foresaid he will acquit himself days, he cannot day but that he is ana Guilty in manner and ferres as he Stands above thereof char ieth que. It is therefore audidence that the Jain defindant a fere . That make his fine unto the State of this the payment rethery at dollars and the costs of this provecution taper e make Muss Ottest Jumes Me. Tice bluck Itale of this Be it remembered that at a Court of Common John Scott ? Town of Maysoille within and for the County 9 of linion and State of theo on the thirty mino before his House Joseph R. Swang Edge President and Robert ile Alsow Nicholas Heathaway and John Capit his aparentes. ua Land Harris Samuel Jagar Aguella Varner Lother Louly in the Christian Stine William Luskip & le Smith J. J. hood it nine James Rebruson Asbury Sabie Elijah Wellard Richard Robert I Judy Elisha White Michian Richer & Sohn Roch dge Jurous of the Grand Jury of the State of this peretoriet ellian on the 13th day of July AD 1838 ) duy empannellace and more Sworn I to inquire within and fa the body of the County woll of Amion in the name and by the authority of the e and State of this Whow there said vathe fresent their to her dette late of Law County of Amore on the leuth day anuelled uthory of august one thousance eight hundred and thirty Seven with force, and armost the bounts aforesain die unlawfully

dell a quantity of Spirituones commentiques comments called whiskey by quantity left than one quart for the sum of ten cent, in money to one Cornelius Mushow which frice was there and There Train by the Said Muston to The Said John Scott for the sair Spirituous Liquors without the Saire John Scott being there are there duly authorized by license from the Come of beaumoro Pleas for Saw County to Sell Saver quantity of Spirituous liquous contray, to the form of the statute in such case made one provider and against The Juan and dignity of the State of this M. C. Sawrene Prosucy, And a funances to wit on the 23d day of July 12. 1835 the following writ of capieus i pueu against Sain defe de wir The State of this Amow County to No the Shenff of Saice County Suchry Ne commance you to take the Scott if he may be former in your bailiarch and him Lafely heef so that you have his body before the Hearrable the Judges of the leant of learning Pleas of our daice Said bount at the bount Hearse in the Journel Maysoiler on the first day of our next Verne to answer unto an Indictment found in said Court against here for Retail ing and have you then there this with Seal Mitness James H. Sice blish four saice leoust at the bount Heouse a feresain this 23 a may of July A.D. 1838 James H Lice alle and afterwards to wir on the 25th day of Cet 1838 the Thinff made return of Sain wit as follows to live-Dervice and Bona Maken to a popular Ol. lelash Shirty And afterwards to wit on the fameday and year hist horein afordaice (this cause having been continued from term tolera) Chave as well the presecuting altoning as the defendant in his own proper purson and therespore cause a Jung to wir Milliam Mcleamplule Jurge Westtake A.A. Milliams Live Churchile Junes Riddle Milhaus B. Lewer Haid Windish Isaao Andusow Cliphas Burnham John J. Sabin Joseph 1. Richez and John Robinson who being empannelled and Swow the truth to Speak whow the spice prince between the parties upon their oastes do day that the defendance is not quilty therefore it is considered that the Sain defindant go hence without day, Atrest James Ho, Sill blish

State of this 3 Be it remem herew that at a least of learning for the Bramma Sound Maysoille within and for the bount of learning on the Sound of Colotie on the Theory in the Sound of Colotie on the year of our Lora one thousand eight hundred and thirty nine before his Heoroe for sight M. Sound Esq Desident and theist stelsow stickeds Hother and and John Cosq Desident his aforciates, Judges, Milliam Hearniton James I. leading Simon Sates Milliam Thearniton James I. leading Simon Sates Milliam Porter E. M. Jonglafor Levi Churchel James Parthemore Milliam Porter E. M. lessery Alex Bethad The wood James Co. Dines Joshum Judy I sticked The Sand John wood James Co. Dines Joshum Judy I sticked The Sand Judy Judy Judy Charles Their to air on the 12th day of My 1839 July empainmenter and Sarons to arguin within and for the Bedy of the County of Almioce in the name

uly called and by the unthants of the State of die apor the said outh lin conts present and find that one Jaseph Brannon late of Lain Conneg there and on the fourthe day of July in the year 1839 with force anecons Coll for at the leasety of credaice in ance upon one Ray & Muse unlow cott tung fully die make an afranct and him the Said Morse die the Cour unlawfully beat Bruise & wound contray to the form of the autit form of the Statute in such case made and providere and Statute against the peace and dignity of the State of this P.B. lete Proply the And afterwards to wit on the Same day and your first herein en Prisage afordain The defendant being now here arraighed and the 5 the Indictment afendain being read to him and being as two how to wir of the primises afterdain he will acquit huiself Lays he cannot lavee duny but that he is quilly in manne and form as he stands hu Soot above thereof charged . Therefore it is considered that the Lafely Sain defendant make his fine unto the State of This by the ble the of dollars and cents ici Daia ouce Allest Janus He. Lice belich an en Retail James State of this ? Buit remembered that that at a bount of couse ) Common Pleas began and hela at the least John Sherman of He ouse in the Jour of Many svice within and Lice alle - the for the bounty of Union and State of this arion the thirty first day of Reloter in the year of one Love one Thousand eight hundred and thirty nine before his Heonor unf house Joseph R. Swaw Esqu President and Webut Actson Nicholas loterney Heathaway and John Cafeil his apociates Judges, -in his James I Mara Berij A. Pay Davier Houth Mulber ii-Andrew Andrew America James Milber Elijah nooffene Thes. Levi Thoods & lisher White Alexander OR. Bowen Eli Lundy bruchista Jake Butcher John S. Fullow Aquella June ance Adams in Joseph modforce force of the Sound Jung of the State of this duly return her and ea trice empannelled and Juono at the Jain Jemo of Jaice wanthe Court of Common Pleas in and for the body of the Said County of is not huion on their respective onthe in the name und by the authority of the State of this do present and find that John Sherman late endant The Sain County on the South day of August in the year one thousand eight hundred and thirty nine at the said County. of Amion with force and arms one Gelding of the price and called of Disty dollars of the goods and challets of one fudate Dodge from There are there found and being then and there unlawfully die Common Stead take and lead away contrary to the forwof the Statute in the in Such case made aute provider and against the peace and dignity of the State of this P.B. Colo Pias. ally el day of mee! Which Sain Budielment was undersew as follows to wit I true Bico A. Amnic Foroman & Any , and afterwards to wit on the Oresedent Summe day and your last ofundaire The defendant being arraiges spic ca pleaded to Said Budichment not Juilly Certily And afternas to wit on the Same day and your last ofses i Chuchell Bellard Came the prosecuting allowing and the defendant being now here arraigned and the Indictment admissied Bewille having been plainly once destinately read to him and to act on to arguin being ashew how he would acquit himself feleadice thereto not guelly and thereafour cause a frey to wit e name

William Mc Complete Veryo Mestlato Aura A. Williams Levi Churchico James Riddlo Milliano B, Dewino Hair Minchestro Isaao Andusow Cliphas Bunhane John F. Sabin Joseph H. Richy and John W. Robinson who being empannettea and Swow the truth to Speak whow the ikue joinen between the facties reposition outher do day that the defence ant is quilty, and afternands to wit on the 5th day of soon 1839 In this case the lecount de Sentines the desinceaux 6 confinement in the penitentiary of the State of this at have lation for the Serve of three years from this day and pay the costs of this prosecution taxen at dollars ance And affinalls to wit on the Same day and your last aferestice On motion of Mr Lawrence consel for the defendant in this Cause, it is ordered by the Court that the But of exceptions bilew in this case , be made a part of the finas Recerce Which Sain Bin of exceptions reads in the wordsauce figures tollowing to wit The State of This Tunow Coming Court of Common Pleas John Shirman Be it remembered that whom thetrial of this cause before the day the defendant proposed to prove that one of the Trance Throws who founce the beie of inductricut in this case had removed from the bounds and was not a resident theney at the time of the drawing of the parmet, and that the venire for said grand they was not duly returned as served according to law the return Thereof being as follows " Legally Service before the 15 the 1839 " Clark Shenff" which listenery to offence was rules out by the bourt and not premetite to be given in evidence to the Any, The State examined Samuel Doda as a witness who States that he held a conversation with the defendant. That he toler the defendant that if he was quilty they would give him hell, that it would do him (The defendant) no good or have to lete where the horsewas for he the witness or pectice it would be proved on him ( the defendant f and it was a fity that a poor man Shoula lose his horse, he the defendant I had better till where it was to which Statement of the Sain Dodd the Sain defendant auswence or if Bodge will agree in writing to let me go & will tell where the horse is ". The saile OSorea there asked the Said Sherman if he Ruew when the horse was to which he auswered " I do " do which Testimony the defendant offective on the growner that the defendant was unduly influenced to make the above Statement by Saice Dodd as above Set fulle the bout overribe the objection and primited the testing to gotothe pay all which finious of the leaves the defendant Exception to and prayenthe same to be sealer de which is accordingly Hone A Robert & Deal Allest James Ho Liebly Michelas Hallanas Teat John leaper Dea

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lams The State of this of the iteremembered that at a Court of Com-Hair Andrew Rowled 3 House in the town of Many ville artherio Holm un jamen State of this on the thirty first day of betober in the year of defence our Lord one thousand eight hundred and thirty minebefore 1000. his Heoner Hoseph M. Swaw & Lyo Bresident and Rebut Alson aut to Necholus Hathanay and John Capil his apaciales fadges at have William Hamilton James F. bookidge Simon Jates Michiano ay the Justife Alex. Soughaf Levi Chuchiel Sach Parthemore auce William Porter & Mr levay Alexa Bethara John work James C. Dines Joshun Judy The cholas Bellville & Cli Lundy feresaid Janois of the Geand Juy heretofore to wit on the 12 the day in this July SP. 1839 duly Surpannelled and Sworn to enquire in ception the name and by the authority of the State of this within and for the body of the bounty of lunou repose their said out da fine that one figures Andrew Rowles late of Duice County on the 1st day of June in The year one thousand eight hundred and theit wice with o Pleas face and arms at the County aforedaid in and sifere fife P. Healso undawfully did make an apault, and him the Laid Thehead Healse Then and there did unlawfully beat limite wound and acce to ill treat contrary to the form of the Statute in Such case made and ieg provider and against the peace and dignity of the State of this rent O. B. lede Bus, ally eaurn; And afterwards to wit on the cothe day of July 592. 1839 The Lollowing wit of Capias essuece to with The State of this hereow leventy for To the sherff if said bounts Jucting we command you to take 15 15 Oct Undrew Noutes if he be former in your bailiwich and him safely en nos Nech So that you have his body before the Honorable the Juges four bount of to ommon Pleas of our Saice County at the Count u in Heone in the lower of May soille within on the first day of our next unet es sation Derw to andwer unto an Indictment former in Jaice Court against hewas him for apault & Ballery and have you then there this write o here Lead Witnes fames He. Dill blech of our Jaice Cours at the Court Heorise oferesain this Ett day July Ful 1839 June Ho, Seichliste rewas And afterwards to wit on the Same day and year first herein afsi un ( the houla The defendant being now here arraigned and the indeclinent where a foreduce being plainly and distinctly read to him and being ask ed how of the primises aferesaid he will acquit hisally days lacer he cannot day but that he is quely in manner and fermas ilen, he Stands above thereof charged It is there for candiderce ule rather by the Court That the Said Offendant make his fine weto Much The State of this by the payment of one dollar and the costs of this prosecution varie at & e Char Attest James Ho. Sice Clink etter The Make of Mici - Be it remembered that at a boust of Common estimon Pleas began and hela at the Court Housin the udant Udek & Myaite I Source of May soille within and faste beent, cordenty of Minion and State of this outher 31. day fact. done 1839 be fere his honer Closeph to Jan Esqu Pusident and Deal Mobut Nelson Whee Capie and Meholes Hallaway his association Pladyes at a lesse William Hamilton Farmer F. Helidy Vinon Lates Muship Alex Touglast Livi Churchill Racob Parthemore Im Porte E.W. bray Alin Bethan When Wood Shas to Lynes Stochwarfalls

Nicholar Bellich y the Sundy Stures of the Grance May heretofen time on the 12th day of July 1839 day empannelled and Soone to enquire with name and by the authority of the late of this within and fullabores of the County of Union whom their sain outho present and fine that one Faile welch and Henry Theyaster both late of Sain County on the 4th day of Ohely in the year one thouseur eight bunches and that mine with gern ann annes at the County a fererain in and whom our Dolomon Throster an assault dich make x him the Sain of Somos Theasher are as well dies make themand there dice unlanfully thrush beat buiss and belabor with arow hide contrary to the form of the Statute in Such case madex provided and agains I the pear and drynit of the State of the J.B. Este Pres att, Lair Bell was in dorsen a true Dile how Habulton Forman Auce afterwards to wit on the El. day of Auly 1839 the following and of Capias essure to and The Stall of the Amon County S. To the Sheriff of Said County Gutting. We command yout to he Thenry Hizalte & Davin Welcho Softhy be former in your bailines and them Lefely Rufe So that you have then bodies before the Hou orable the judges of the Coult of Common Pleas of our Sain Canit, at the bount Hense in the Town of many soille on the first day of next Jenn to answer unto an indectment found in Said Cour against their for assault & balling and have youther thursthis with & Dear 3 witness Claves H. Lew Colut of Jain Court at the bourt House of oresaine This 16: day of Shely AD. 1839 Jul. H. Jen telle and afterneds to wit outher 28. day of Col. 1839 the Sheriff made return of Sain unt in the words and figures following tours Shup 29th Server on Thezaste and took bond to appear. Linewarm bond to theny Welch and afterwards to wit on the 31 day of Oct . 1839 Chune the said the pease cuting atterney as the defendant on his own proper person and Humpon carrie a Bluy (louit) Im 11 Champbell Longe Westlate Win Porter Hoseph Brannon low B. Amin Mail Winchester Alen Douglas Place Anderson Elijahas Dumham Hohn F. Sabin Stewn Treca and Amos A. Welleanes who being empanuelled and Swow the buth to speak upon the issur joiner between theparties repor their cathes desay that the defendant is not Suity Therefore it is considered that the defendant go hence withour day. and afterwards clouit on the 17. day of May 1840 came the defendant brich as are as the prosecuting atterney and being arraigned please of Suilty as he Stands charges inhis indulum 1 theupers the parties Submittee this cause to the Court and the Court bringfully advises in the premises do orde that the Lain Lavel witch be confinue in the fail of the land to the hours and hahe his fine to the State of this by the pay ment of the Lallace and Costs of prosecution lance at dollargang artist slas It Sice Chich /Rook

State of this Beit remembered that heat for to ait at the bourt of Common Pleas began and held at the Court Peter Anches Mouse in the how of May soulle within and for the County of union and State of this on minetially day of May in the gear 1840 before his Honor Hoseph Same Star Change Problem and Star Change in the Cassis Necholas Hattaway and Star I though his associates Indeed to the Cassis Necholas Hattaway and Start When the Andrew Amine Clames Willer Clark welfere I had I want

ule for hair White Mer A. Bown Wi Lundy Olepe Butter Asher & Fultre quire with Agrilla Tume & Adam Wolferd the Ohnor of the Grandburg heutofere fultalised to air on the 31. day of Oct 1839 duly empanuelle and soon to organin ua fine in the name and by the authority of the State of this within anafer Parce Count The Body of the County of Union whom their Sain outh puseut 1 bunches and find that one Peter Anders late of sain County flinion Leveraine. with aghth day of October in the year 1839 with fores and make & amis at the County afiredaid did unlaufully corruptly vote in more Munaud than one Township at the same Election ( to wit & in the Yourship of ath a raw Dove and the Loundhip of Paies Both of Saice Soundlife being in madex Union County This contrary to the ferm of the Statute in Sucheose Tate of this made and flooried armagness the frais and dignity of the salt, State of ohice J. B. Cole Pros all Endowen A true Bell A Amoune fermain, vine ant thed afterwards buil outh with day of Feb. 1840 the following aget of Capies is the (to wir) The State of the Union County for ty I. out la he Do the short of siece County Truting We commake you to un bailwich take Peter Anders of he beforma in your Bailinich and hum Sefe the Hou by Keep so that you have his book, before the honorable the judges arie Court, House in the town of may soile on the first day our next time first day en Sauce to ausure unto an Midechinent found in Lane Court against you then him for boting as more Lowers wife that one at the same chetical in Court Una have you there there this west Seal & Within Thomas It Ties Clyt of our Saice Court at the Court Steams of enesaid this fourth day of February 1840 Claus H. Fin Celich and afternies to art outte 19. day of May 1840 Sheaff relucer as Said le retune wit asfalloust ar I Service Count bend taken 1. Clack Shiff Thul zgite and aftermed to wit outhe Same day and year first him of custode lating e Her warll Come the prosecuting attorney and the Lane Veter Anchicus being now her awaynor and the encheture afendain being placely and ron and the tre Win distinctly react to him and asked how of the primisera fensaid Douglas he aile aequit hundelf says he cannot dery but that he is quilty Tucaling in manne and ferm as he stands above thereof charges utto to speak This thenfun ordered by the bout, that the defendant be con tal the deffines in the fail of this County there days and make his fine costs of this prose cution lanceral tollarance and the dent go 4 1840 cans Attest Clarus Mair Colli & Coing deluin 1 State of Ohice Beit remove beard that at a least of Common the Court Hear began and hela at the Court house in the · Lavie William Campbell Hours of May sville wellen and for the County and hahr Paylou B. Smith v . of Union and State of this on the 19th day anice of May 18ho before his hour Hoseph It Swan Tebut Graham accul, Esqu Pusident and Flohn Cassil Nocholar Hallo n avoy and Silas & Strong his apocialis dudges Amasa Payre Hums Stillings Leve Bong beate Harry Bun haw When & Armi all Cour A. C. Mennings Farming Hermenway Eleneger Mathe Freak Court Westlake Live Churchiel & Amos of William, Isaan Headly Cypine o and for Lu Ce. le. Smith & Alexander McAllister Linous of the Francialing · mine land thur and then duly empanuelled and Swow to Engine in the name Moderan fthe County of Union whom their Sain outtin and fathe body and Leter Daved Hank Thur our wer leaunhbell P. B. Smith and Probt Graham late D. F. Woods

of Said County outher 1st day of February in the year Beglien hundred and feely with ferre and arms at the County aferesaire did unlaw. fully make a best or wager of a certain sum of money to ast the same of total cents with and against each other & When Hurly on the overty a game at conds commonly called old Blidge which sain game was Then and then played by save parties to decide Sain bet or wager contray to the form of the Statute in Such case made and provides and againer the pear and dignity of the State of chio & B. Col prom Endorsea a true Dise Cole Jeremuch France holy And afterwards to wit on the Laureday and year fust him aferesone Cure the defendants aswell as the prosecuting attorney. the defendants being arraigned and their ends drivered plainty and distinctly readto them please Juilty thereto . and the leoust bing fully advisor in the premiers do order that the Lane des undants make there fine auto the State of This by the payment of five dollars cach and the costs of this prosecution lance to Allto Wal H. Sie Class

Votate of this of Brit remembere that at a Court of Common Meas began auce held at the Court house in Tom Campbell ) the town of many soille within and feethe County of Union and State of This on the 19th day of May 1840 before his Hours Wather I Swaw Esge Trestdent and Ithin Cassil Nicholas Hattaway and Silas & Thong his association dudys A muse Jayne Summer Stitlings Levi Jengbrane Houry Bunham What Show A Columny Thannay Hommenray Eburga Mather Nosekh Westake Levi Churchill Amos A Williams Isaac Teadly Cyprian Les & le. Smitte & Alexander All Mister Olivors of the France Three there and there duly emparaelles and Swow to Enquir in the name and by the authority of the State of this within and for the body Act saine County ofthis sponther sain oaths present and fine there one William Campbelle late of Sain County on the 10 the day of Feb in the year AD. 1840 with ferro, and and at the levent, a fereraid dies unlawfully make a bit a vage of a cutain him funny to wit tollow could with one When Muly on the court of a certain game at couls commonly (callen ola slidge, which Sain game a attim and the played by Sain parties to checite the bet or wager asafactail entrary to the form of the Statute in Such case made and provided and against the pear and dignif of the State of this P. Block prosatty Endorsea, a true Bise & Leo foreman France they Und afterwards towit on the same day over year first herein afore said Ourse the presenting attorny and the defendant being arranged and the indictrums being placed and destinally read to him plead July theute and the Court Coung fully advised in the francises do adulted the defendant tombamphile make his fine wito the State of This by Attest Clas It. Sin blake Attest Clas. H. Lin blak

State of this Be it remembered thus at a Court of Court
Robert Graham in the town of May soille in and for the Court
May 18ho beforehis honor close for Bear Suran Esqu President of the Court of May 18ho beforehis honor close for Bearing President out of the Cusic Inchelas Rattoway of Selas Geltoughis associate Chedres

an hundred Amasu Payne Hames Settings Levi Sougheater Heavy Bunchano lid unlaw-Welve I chain A Colymings Pharmay Houmening Chenge Mathe 1-the same Horsell Westake Livi Churchica Ames of Williams Isaac Weally to wenty Cyprian Lee E. C. Sunth and Alexander McAlliste Survey the game was Geand They then and then duly empanuelled and Soom to enquire in the 2 wager name and by theauthory of the State of this within and furthe body d providus of the County of Union whom their Sain outh puseut and find that one ero P. B. Col prom Kebent Fraham late of Laire County on the wide of Jels in the year Eighteur hundres and firty with face and aues at the bount agases? dies unlawfully make a bet a wager of a ser law Sum of money to cit enclants the Sum of withe cuts with our Sohn Hearly on the court of a cer ly really lani game at cards commonly called old sledge which game was rew aith there are there players by some parties to cheide said but a vaga between Said parties contray to the form of the Statute as Such care ene auto the Cost State of this Endowen and against - the pear and dynch of the Endowen a Time bill be Lee ferman Grand Any the afterwards to art on the sense day and gear first herin aferesain Common camo the defendant as well as the prosecution of allowing the defendant big esusear amagnes and the indictment being planely and distinctly react to the County him plead thento girely ance the Court being fully advised in the 1840 punious do order that the defendant make his fine unto the and John State of this by the payment of lactor and a half ento and costs aterdades of prosecution lance to Lollars and Mhran Suchan DAMEST Clas. M. Qui Coll Z Charge Whe Wate of this & Be it somembered that at a least of beamera ellians Medilister nelleer before his honor loseph B. I wan Esqu Ruse deut and the leastie is of the Mitaire Ellian Nicholas Hatteacay and Vilas & Strong his associates Hudys Christian Time Win Richy Um Hurfe a Planes Recht Benj Tinhamo When McAllister Bohn Honderson Michelas Beal Levi Long broke inthe escuie When Oldly Wheres J. Beard Olhu S. Drwin The Jest Berij. freener F. Telso, and Levi Chuidall Sens The Savors A. the Grand Share in game Then and there duly empannelled and Swons to enquire in the name a arthur and by the authority of the state of this within any gester body of the sa feresail County of Union whom the saice outh present and find that widel one Saist Carthunon late of sain County on the Eighbunte le prosatty day of Feb may in the year Eighten hundred once fort with five and and at the County of ensaine in and whow our Sam 10 Laure wel B. De an assault did unlanfully mote and him the said reguest and Samuel to De thew and there dies unlanguel Strike and wound ed Luly racelle Iteal contrary to the ferm of the Statute in Such case made and proohis by vidue and against the pear and dignity of the States this O. OS lede property. Quelo com a true Bice " Hole Hendusore foremen Grand Sur Ana after ands touis ou dance day and your first heavie a rendance Came amoretite of Rownprosecuting atterny as the clique dant in his compresen pusar and pleaded to said industries nothouse not finely. Therefore the cause is Submitted to the Court and the Court do fine the the dulcount defendant is not Silly. Ohris therefore considered than the defendant ga here writered as Clas. H. Sie lela Ve day of whave

I late of Ohis Be it rememberes that at a Court of homewon Thomas Bryon & the Vour of Maysville within and for the County Union and State of This on the Sweeth day of All inthe year 1840 before his hour closeple & Lucus Esqu Quesident and olden Cassil Nicholas Hathaway and Silass. Shong his associates studyes Christian Milliam Rich, William Harfurce Sames Blee Berg Vinham Schu McAlliste Olhu Hundesson Stilulus Beat Livi Longbrake Olhucht, Sames V. Beard When I Show The Berry J. Welse, x Livi Churchill Sens Stures of the France Stay there and then duly empanuelled and Isons to engine in the other and by theauther ity of the State of this esthis and for the body of the County of the Union whom their Sain oath pusent and fines that our Iruns Bryon late if Law County outh twenty Seventhe day of chine in theyear our thousand eight hundres and first withfine and arms at the County afers are in and a fore one May Bryan then and then being unlawfull, die make and addault and the the Jain May Bryan there and then dies unlawfully She he and wounds contray to the ferm of the Statute in Jack case made and provided and against the peace and dignity of the State of this O.B. Code propatty Endouser " a hurbier Il. Hern dieson fereman Francolory Ana afternands tours on the Same day and year first hours a feresines The defendant being now here arraigness and the indeclines aferences being plainly and distinctly read to him and being asked hour of the premises a general he will acquit himself Lays he cannot deny but that he is guilty in manner and fermo as he Stants above there of charges Of is there fere considered that the hours knew fray the costs of this prosecution lance at

I take of this of Be it remembered the at a bount of Common Pleas Marginis Obound may sville within and for the County of Union and State Oliseph Ol Duran Esqu Oresedent and Stitu Cassic Nichelas Hattany and Silas & Strong his aponates shedges Christian Stress Williams Michy Wow Harfrew Steen Buy jamin Trikerna Iklan Ill & Alistes Okhan How dissan Ariketax Bras Livx Long brake Olstan Elsty. Themes of Beard There I kim The Test Beerg. I Velegy Let a Churchille Lesso The Line of the Least day there and there heart there stored Amasa Jayno James Stillings Levi Long beate Harry Burchun Allen Showing A. C. Chemings Farmay Hemman way Eleneyer Matter Posiah hastake Live Churchill of Amos of Williams Olsano Heady Cyprian Lev & & Smith & Alex McAllister The Surors of the Grand They here tofere tours on the 15. clay of May 1840 club surpaunelles and Iwom to enquire in the hame and by the authority of the State of Otico within and for the books of the County of Union whom their Dain outte Just and fine that our Margins Osberner late of Sain County on the 30 deday of Mannay in the year one then Said beglet hundred and fait with force and ames at the County aferdaid did unlawfull Sella quantity of Specitions Ligures Comments Called whiskey by a lep quantity than our quast to ait our fint to a para to the Surors unknown for the Sun of twelve cuts which five warther

hemmon and there paid by the Said passe to the Said Marguis Obbine for Said Liques housem without the Said Margias Osbourn being authorizers and heinsen by the bount of County Common Pleas of Laire Cereity besite Such quantity of Spirituous liquas contraigto utto day the low of the Statute in Luch case made anaprovidue and against Luan Esq. the pear and dignity of the State of this O'D' lede presally Silas S. Cudorace "Atrubile & Le fereman Grand Olny " im Rich, And afterwards to wit outto 26 the day of May 18ho the following west of Allista of Sain County Section, We command youte take Margines belowed if he beformed in your barliered and him Safely keep Sothas you have his Suchely Welde, X a then body beforethe honorable the shedyes of the terms of bearing Reas of cy thrautherour Daie County at the Courthouse with Lower of Maysville outh flist ely of the day of our ment Tem to audien un to an du dictment found in Sain bout Irms against him for retaiting and have you then there there int goes gertuely Chon Hanns H. Sile Clack of our Sais Court at the Court house afensais withfine This 26 molly of May AD 1840 That How Line blut May Bryan returned July 7 18ho Dewere & bonce lation of letach Sheriff Tue the Und afterwards burt outh same day and year fees therein aftersaid the defendant el voures being now here awargues and the inchetment afectains having bein plains e provedice and distindly read to hime and being ashed how of Chificuneses afaired propatty he will acquit hunself says to council day but there he is quilty in manne and form as he stands above thereof charges It is therefore a feresaid considered thatter Laire defendant make hispin unto the State or afcusaics of this by the payment of Fin dollars and the westrof this pres rece hour cention lance to e caunit Mas. H. Lice beluk Stands State of This ? Be it remembered that at a Court of Common the eth uct for Kandall Andur & Town of May sville within and for the Camb of Union and State of this on the 6th day of action AL. 18ho before her house Noseph M. Swan Esy Prisident no Hear and Holm Cassil Micholas Hottoway and Helas I Strong June his apriates Oluelzes Christian Hine William Michy Mitteline and Slate Neuplone Sames Reed Berg: Ventum Stehn McAllester Olehn Hendur Nicholar Beal Levi Long brake Ichu Ally Haver J. Beard his hours When S. Anin Olihu Get Benj. F. Helsey & Levi Churchile Seur , Halteaury The Surver of the Grand day healtfur town outh I'day of day 1840 a lichy duly emparaelles and Lavour to origine in the name and by the authority Ves Okhu of the State of this within and for the body of the County of Union whom Beard thur Sawoaths present and fine that on Mandall ander lab of said Lesso County on the twelfthe day of Auno in the year 1840 with four averaus chum Allen alle County a feredace in and whom one Adam Freeze an assault did unlasfully make and him the Sour Adam Freeze there and Matter then die unlawfully thehe and course contrary to the form no Headly of the Statute in Such case made and provided and against the / the Grand) Endiren I . Hardusen ferenan Leaner by " and afternoon time kannelle ( rely of The on the same day and your first ofensain the defendant arrangence the endict luion went reach to him days he is July. Of is therefore considered the Court a Osberun ment of \$0.50 fand out of prosecution lanen to our there 1 the County Attest Claurs Ho Lein Celle , comments - 6 a pasia a was then

Itale of this of Be it remembered that let a Court of Common Plans S begans and hele at the Court House in the Jawn V Levi Wells Maysoide within and fee the Country of Union and State Allin on the 6th day of October in the year 18he before his honor Stough R. Swaw Esys President and Clim Cussic Nicholas Hathaway and Silus & Strong his associates Chedges. Christian Street William Ridy William Hunfan Chums Veca Benjamin Linkern Man Allister Clim Hemelison Nicholas Beal Leve Longbrake Schin Doll Thomas I Beard Clother So Morin alther Jest Berry Frelage Love Chuchel So Thurs of the Grand this heatifiere to wit on the Societte day of Muly 1840 duly imparmetted and swow to conquire in the name and by the authority The State of this within anafer the body of the Come to afluous aponthis Saine outh purent and fried The Leve Wells late of Laire Comenty on the tatfthe day of There in the year one thousand eight hundres fat with few and ames at the bounty aferesaire in and a poulous & un manuel Brown thew and there being and assault dies unlanguily make and him the Laine Emmanue Brown there and thendie such case much and provided and against - the personal dignity of the State of this P.B. Cole pros atty Endorsen a true Bie A. Henduson forman Land Day and afterwalls town one the same day and year first humaforesaile the defendant being sow here arraigness and the Muchitanne afentaid having been plainly and distinctly reach to him anathing asked hour of the farmises aferesaice he will acquit houself says he count duty but that he is guilt in manner and ferry as he Stands charged Oll is therefore considerce by the Court that the defendant quake and the costs of this prosecutions lines to fifteen follows Other das W Lile belle

I tale of this of Be it remembered that at a Court of Com is I of bennion Pleas began and hela allto Placet Welfers & Come house in the lower of May will within and for the County of brion and State of Olivour the 6th day of October 1800 before hishonor Sloseph Il Swandy President and Moho Cassio Nicholas Hathanay and Oches & Strong his apointes Suelzes. Christian their William Richey William Housen Theres Rece Ben jamin Sinking Deche Me Allistes Thetre Henduson Nicholas Beal Livi Jong broke Olehn Stelly Sames & Beard John S. chuin The Just Berig F. Velley & Levi Churchice Sem Olarors of the France Hay hentifere to ast on the Seventh day of they 18he deily emparmelled and Sword to origine in the name andly theauthority of Olive late of this within and feethe body of the bounds of Union whom their Sain oath present and fines that owelfut Wolfere late of Saine County on the Eighthe day of March in the year four Soid one thousand Eight hundred and faity with face and and and the County aderesain in and whom one Gendilla Crippin in the peany Ind and this Republic there and there being, die unlarfully make anastault and her the Sain Drudilla Crippin thew and there died Stute wound and apault with whent whow her the Sain Dousilla Confin thew and there to commit a rape and other wrongs to her the sain Drupela briffin there and there died to the great damage of his the Sain Dingella Confifmin Contrary to the ferri of the Statute in Such case matte and provided and against the peawant dynit of the State of his O. B. Cole Fred alls

annou Plus Tendersen "Atur bill Oh Mendusar frama France Lung Towney Und afterwards to wit on the dame day and year fust hour aferes and exist e and State The prosecuting atternay having outered nothe pros as to the intent to comment a before a rape. The defendant being now here awaig ned and being asked how Victorio of the permises afores aice he will acquet hunself says he count derry but · Strin Thus he is guilty in manner and fine as he Stands above thereof ahar give. Kum ellu Of is therefore considered by the Court that the Saine defendant Clack holyand Es elden Toll be confined in the Dangeoro of the joil of this bounty and be feel on bread and water five days pay or fine of Swinty five dollars and the costs of this proscentron linea at Dollars and Dollars and My Sints

Attest Clas 16 Sein 61R we Chuchill Son ul 1840 authority apon their me ty on Itale of this of Best remembered that at a Court of Common Slives began uex fat and held at the land house in May soille in and Noah Front ) for the County of Union and State of this on the file uone Emunlanguly day of below 1840 before his hour Assept K. Iwans then did Esqu President and dohn Cassic Welder Heathaway and Selas S. testo in Thong his associates Sudges Amara Payore Samus Settings Seawarn) Level Long brake Warry Burnham Stehned. Invie A. 6. Churings Far. 15 many Hommena my Courses Mather Sweak Westate Leve Churchill el day Alexander Medlerter Swar of the France May Sithe boyers builter the Consnice Vacutaice Sain outer pusint and find there one Noute would hate o sain Rece hour wot dely County on the work day of March in the year one thousand eight undere and fity with force and and at the learnity agree igue Since two Juskeys of the volue of five Dollars of the good and - suche Thattet of one Matchias be line there ma true being found felousour Lollars Ity dia Strate take and only any outray of the four of the the peace and dignity of Outtale of this 1.00 cole prisally Cultorsea " A Jun bice Code foreman Genice Day, and afterward of low alta to wit on the Laure day and year first hours afordaine dame as a witten well tu proceeding attorney as the defendant in his now proper pusous rem Tunilers came allay touit . Here & Bourse Olivour Fire Comodile Much dugage Tom Bicky Boseph Sibson Vann Janu Esqu Reed Allen Johnson Robsen & I non Elias Jolly Caple 12 2 9 Strong Hereing that Frake rue was Nation Thely ale burg cupaunelle cam Huylow Henduson and Dura the butte to Speak upon the issue joined between the parties (Bears) when There outer do day the the debendant is suity It is therefore Considered The the faces defendant be confined in the dangeon relice Sour , chy of the jail of this beauty and be ged one bread and water toro days and juy the costs this prosecution lance it e and by das Me Sin Ghi Un County oughet Thate of the on complete Be it remembered the har later touches an in the year of Emily Will I day of Line 1848 to at a bourt of homen wallen, ed anusal peace of God Abiel P. Cashman & Sound Maysville within and fathe County anastant of Minou aire State of this one the 6 de days the wound October 1840 refere his Monor Joseph W. Swaw Esque President then and and John bassel Meliotas Mathaway and Silas & Strong is nela Crippin eizella Griffin adducates fullys att here I of Elmon or of flows begow and bela The following Deausoupe and wichine from the Foshet of Davie eled and the . Fundam de . O. in and for Sain Counts warfile to wit

happened & Audure there was not Tuestion . Tere you outher beer at the home the and resident encumstant took place? Austin Sis. Austin Whatfoutofthe lite dice of the he This day made places ausure the latter fact. Auesticie was then any lite inthe house at buguant with Muline the comstance took plane? Allswer Mit as I liver of. CO? Cashman Justin wasthe family at home or abward & austra, at home, Twestien u melnera Die you keep company with any other individual at that time & auduce, 110, want for Tuestion wastifunity in bed at the time the circumstance happened? to fllmin Undance they were Tuestion what time elapsure between thepest and last Abriae P. times of your horning carnal Murchedge with Abiac O. Coushwaw ? un Mlly, 20 Under I don't know . Question wasit 1. 2. 3. 4 or 5 months from the Fas 50 cents bet lime to the last that you had carnal Recordedge of Abral Clashman 5 esent the Museun Fina Sin menter, Question were all thetimes that you had Che Lavie ourvial Runlidge with Abeal O. Cashman in the Lang boom. I au hour weiting by I was not . Mustion where was the four places that you have annae how ather. ledge with Abias R. Cashmen ? answer . An the Retchen o place is the bear hee Satisfaction room oplan out of door oplan & no others. Question Deceyou con e witherten have one intercourse with Abeae at his fathashouse ? Aresure, 100. Tuestin. enefthe out of doors ? and were, in the wite, Tuestion When wasit Eludare, outher ruplaint shuian cast sine of the house: Tuestion, wasit a cold wite a a hot wite these ea Entered you have to do with Abial I leas human out of door ? The question consider County p ence out of order by the beaut and not andward the Foundly The foregoing is a correct state mint of the questions and audies taken down by me at the time of inquiring in the case of buily isature in the far Will us Abiat P. Cushman wa Suit of tallardy Danie Ban how OP. and hutofor tourt on the 700 day of Auly 1810 Owe Abiac O. Cash in of luly man Many Cashman Amos A Williams and Martin Ballow and Sweathy as knowledged thursdown to our one Stance in debtue mute Vallate wurt of This in the Sum of the houndres dollars each to be levice on their Urrican goods and shattet's lands and linements if default be made in the Bunham The year following condition to ust, thus if the Laid Abial Or leashman shall agains! well and truly appear before our lease of learning Olean astheir e upouttu how for the bernet of Union and State of this outle first day au you a Their met bent to under unto the State of Olive or complaint gin lear of brief Will a charge of Bastardy and abice theorems u now pur Court and out deput without lass the this necy nigour ceror Shall be voice otherwise remain in full force over victio in law father of said lina afterwards to wet on the lawe day and year first terms aferesaux luclants dy" the defendant being arraigness whom a pleas of guilty submits this and one cause to the court and therefore the Court adjudge the defendant Epraine Ceans in the reputer father of the Chile and thathe Stane Charge a with its maintamour and pay untothe Saice complainant Emily Hoile usar except es hadyon the Sum of two hundres dollars ar manner following tours. the Sam of fifty dollars within thing days and the residen in there about this promention, and afternate to wit on the Land day and gene feet the chila are you? us dec ? him afordaid pusonally appeared Abeat Hearthwar and Hearry Cushman and Leverally acknowledged thundeles lower and Statietie red Abral debluc unto the Mate of this in the Lum of fan hundres dellas auswa to be living this goods and chattits lands and limments if def ract of de of Abrail ault be made in Thefollowing condition tout. That the Laire Abeat P. eset in the Cashman & hall well and truly pay The costs of a prosecution culence is what against him in the name of the State of this one complaint of Emily Will in a case of Bastardy. and also pay to the Lain Emily cud, . eter accident Will the dum of two hundred dollars advidgen against him

by the levent, and libe faid fifty dollars in thirty days and the remaindering the equal annual instatuents thereof the the this recognizance shall be cide or humise to be and remain in full force and virtue in the

The State of This 2 Beit rembined The at a least of Common Plus began and held at the least house in Mays ville within any Abram Amine I the beauty of Union and State of the on the 14th day of 8 Thuis April AD. 1841 before his Honer South R. Swawlesys Insident and Some Castil Nicholas Hathaway and Silas I Strong hisastonation Judger Amasa Payner James Mittings Livi Longbrake Harvey Buchan John S. Som Absolum C. Sinnings Farmary Herricany Elemence Mathe Posiale Westtate Live Churchill Gr. Amos A. Williams Isaac Mead. by Coffician Lee & C. Smith & Alexander McAllister Genery the Seans Luy hentotogoro to vit on the 19. day of May 1860 duly companuelle auce Swone to engine in the name and by the authority of the State of this within and for the body of the Country of anion reporther Saice outto present and fine That one Frederick Amine Abrano Amine and one May Amine all late of said County on the 20th day of April in the year Eighten hundred and feet with ferce and arms at the County afere Said in and whom one Mertinione Fruity a constable there being in the due Execution of his Saire office an astault die unlaufully make and him the Saire Matinere Bently then and there did unlawfully Shike abuse and resist in the orecution of his said office, contrary to the ferme of the Statute in Such case made a provider and against the peace and dignity of the State of this P. B. Cele Prosatty Jane bill wasendorsee "Il true Bill C. Le feromen And afterwards to wit on the Same day and your first herine aferdance Clime as well the Prosecuting attorney as the defts in their own people pusous and there after came a Ling tours Clark Plank Farmer thew John D. Pollock Daniel & Haffman Robert Graham Fisso Butcher Elias Johnson film Milligan Davin Seil Liste Porter Lacob Vackemore & Stephen Syseet who being empanuelled and Swom the lette to speak whom the issue Soince between the poules upon their cath, do day that the defts are not swilly, it is therefore considered that the deft go hence without day Minus W. Site Club

The State of This The it remembered the let a least of lenumer Hear began and hela at the Court house in the town of many sville within and for the leaving of herion and John Wells State of This before his House Siseple M. Lune Esque Pusident and John leastic Nichdas Hattany and Silas I Thong his as bounter Sudges on the 14th day of April in the year 1841 Stephenson Carry Andrew Amine John Wood Sauple Stubland Lacob Sibin Frang Goodrich Summe Martin Christian Myers Win Hours Amos A Williams 6. 6. Smith and S. G. G. Brown Junes of the Leand Luy heuto for to wie outh 6th day of action 1840 duly empanuelles and Swow to enquire in the name and by the authority of the State of this within and for the body of the County of Munic when there Sain outer present and fine that one Swait Me Galin & John wills late of Sain Cominy on the lott day of September in the year one thousand eight hundre and feely with ferre and arus at the learnity afectaine die and any agree and wilfully fight & box at fisticuffs with cach other contrag att forme of the Statute in Such case made and provided and agoust the peace and degrit of the State of this P.B. Ceche pres all Said bile was endoisee as follows tout "A houbile Andrew Andrew Audin four afterwards to wit on the End day of Job 1841 there issued the following and

State of Ohio John J. Kent. That Che caid

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of Capias touit the State of this Union Comity & Woth short of said County Guiling We command you to take Stewart M Dutine and deha hells if they may be formed in your bulinch and them Laftly Rep So that you have their bothers before our Count of Commore pleas in and ferthe leining ofensaid at the least house in Said leaving on the first day of west Jemo to answer unto an Sudictment found in Saine Court agount. them for fight ing and boxing and have you then there there there dear betting claves Me Sie Clube of Sain board at the Court House in Maysille this and day of Holman (AD. 1811) Samus Ho. Gice Celulo Sain wit was returned March 13. 1841 Lewer by anisting Stewart Meter March 11.18/11 & taking recognizario of & McGutin & James Unorther for 100 dollars and taking recognizance of Janus J. Wills for 100 dollars March 14/8/11 Wim Willate sty and afterwards tours on the Same day and year first henin afensaire the defendants being arraigned, the indectment read to them. Day they are Juilly do is therefore son Sidered that they make their fines unto the State of this by the payment of \$5.00 cache and the cests of prosecution James 16. Lice Chilo

State of Ohio John J. Kent.

Be it remembered, that at a Court of Common Pleas begun and held at the Court House in the town of Marysville, within and for the County of Union and State of Chio, before his Honor Joseph R. Juan, Esq. Tresident, and Silas G. Strong, James W. Smith and Christian Myers, his Associate Judges, on the 30th day of August, 1842 - Simon Richard, Adam holford, Edward Bowen, Hand D. Stewart, George Westlake, Amasa Payne, Samuel Hamilton, William Forter, John Williams, Alexander Fatterson, Thomas Reed, James, Reed, John Reed, Samuel Maynaw and David Dauforth, Gurors of the Grand Fury, heretofore, to wit, on the 3d day of November, A. D. 1841, duly empandled and Sworn to enquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union, upon their said ouths present and find, that one John f. Went, late of said County, on the first day of September, in the year of bur dord one thou-- Land eight hundred and forty, with force and arms, at the County aforesaid, did unlawfully and feloniously assault one Sarah Barker, with intent upon the person of her the said Sarah Barker then and there to commit a Kape, contrary to the form of the statute in such case made and fore-= vided, and against the peace and dignity of the State of Ohio. F. B. Cole, Fros. Atty. Said Bill was endorsed as follows, to wit: "A true bill-12m. Forter, Foreman: And afterwards, to wit, on the 31st day of August, 1842, Came as well the Frosecuting Attorney as the defendant in his own proper person: and thereupon came a Jury, to loit: Jacob Farthemore, John B. Hagar, Smith Brown, Abijah Gandy; James F. Coolidge, A. A. Woodworth, William Gabriel, jr., George Fuller, Farmeray Hemenway, Stephenson Ourry, James Kincaid and Aquila Gurner, who being empanelled and sworn, the truth to speak upon the issue joined, between the parties, upon their oaths do say, that the defendant is quilty of an issault, and not of an Assault with intent to Commit a Rapel. It is therefore cousid = = ered by the Court, that the said defendant be confined in the dungeon of the jail of said County of Union, and be fed on bready and water, for the space of five days, and pay the costs of this prosecution, taxed at & Attest - John Cassil, Clerk.

upon their said ouths present and find, that one James S. Alexander, late

of said county, on the 2d day of september, in the year one thousand eight

hundred and forty one, with force and arms, at the Country aforesaid, did

play at, a game with Gards, commonly called "Old sledge", for a large

Sum of mother, to wit, the sum of twenty five cents, with Levi Wells, John

Hurley and P. B. Smith, contrary to the form of the Statute in Such cases

made and provided, and against the peace and dignity of the state of

Ohio. 9. B. Cole, Fros. Atty. Said bill was endorsed: "A true bill - hm.

herein aforesaid, the defendant being arraigned, and the indictment read to

him, Lays he is quilty. It is therefore considered, that he make his, fine unto

the state of this by the payment of one dollar and the costs of prosecution.

Attest- John Cassil, Welerk.

Torter, Foreman: And afterwards, to wit on the same day and year first

The State of Ohio

Be it, remembered, that at a Court of Common Flear begun, and held at the Court House in the town of Many wille, within and for the country of James S. Alexander. Union and State of Ohis, on the 30th day of August, A. D. 1844, before his Honor Joseph R. Swan, Erg. Fresident, and Vilas ls. Strong, James R. Smith, and Christian Myers, his Associates, Judges - Simon Richard, Adam Holford, Edward Bowen, Saac D. Stewart, George Westlake, Amasa Payne, Samuel Hamilton, William Porter, John Milliams, Alex: - ander Phtterson, Thomas Reed, James Reed, John Reed, Samuel Maynard and David Danforth, Surous of the Grand Jury, herelofore, to wit, on the 3d day of November, A. D. 1849, duly emplanelled and sworm to enquire in the mane and by the authority of the state of This, within and for the body of the country of Union, upon their said oaths present and find that one James, S. Alexander, late of Said County, on the first day of September, in the year one thousand, eight hundred and forty one, with force and arms, at the county aforesaid, did play at a game with Egras, commonly called old sledge, for a large sum of money, to wit, the sun of twenty five cents, with Levi Wells, John Hurley and P. B. Smith. which Laid game was then and there played to decide Laid bet between said parties, Contrary to the form of the Statute in such, case made and provided, and against the peace and dignity of the State of Ohio. 9. B. Cole, From Atty. Said bill was endorsed: "A true bill - Irm. Porter, Foreman". And afterwards, to wit, on the Same day and year first kerein aforesaid, the defendant being arraigned, and the indictment read to him, Days he is guilty. It is therefore considered by the Court, that he make his fine unto the state of This, by the payment of one dollar and the costs of presecution. Attest - John Cassil, Clerk.

The State of Ohio John Hurley.

The State of Ohio James S. Alexander.

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Be it remembered, that at a Court of Common Fleas begun and held at the Court House in the town of Marysville, within and for the county of Union and State of Ohio, on the 30th day of August, A. D. 1842, before his Stoner Joseph R. Swan, Tesq. Tresident, and Silgs & Strong, James R. Smith and Christian Myers, his Associates, Judges; Simon Richard, Adam Wolford, Edward Bowen, Isaac D. Stewart, George Westlake, Amasa Fayne, Sam -- wel Hamilton, William Forter, John Williams, Alexander Fatterson, Thomas Reed, James Reed, John Reed, Samuel Maynard and David, Danforth, Turors of the Grand Sury, heretofore, to wit, on the 3d day of November, A. D. 1841, duly empanelled and swom to enquire in the paper and by the authority of the State of Ohio, within and for the body of the country of Union, whom their Said outh's present and find, that one James, S. Alexander, late of Said leounty, on the 3d day of September, in the year one thousand eight hundred, and forty one, with force and arms, at the county aforesaid, did unlawfully make a bet of fifty cents on the event of a game of loards, commonly ealled old sledge, which said game at cards was then played by said Alexander, Levi Wells, John Hurley and F. B. Smith, to decide Said bet as aforesaid, between Said parties, contrary to the form of the Statute in Such case made and provided, and against the peace and dignity of the State of Ohio. F. B. Cole, Fros. Alty. Adid bill was endonsed: "Atrue Bill - Irm. Forter, Foreman". And afterwards, to wit, on the Dame day and year first herein aforegaid, the defendant being arraigned, and the indictment read to him, Days he is quilty. It is therefore considered by the Court, that he make his fine unto the State of Ohio, by the payment of one dollar and the costs of prosecution.

Attest: John Cassil, belerk.

The State of Ohio John Hurley.

Be it remembered, that, at a Gourt of Common Fleas begun and held at the Court House in the town of Marysville, within and for the country of Union and State of Oxio, on the 26th day of April, A. D. 1842, before his Honor Joseph R. Syan, Esq. Fresident, and, John Cassil, Silas G. Strong and James P. Smith, his Associates, Judges; Simon Richard, Adam holford, Edward Bowen, Have D. Stewart, George Westlake, Amara, Payne, Samuel Hamilton, William Porter, John Williams, Alexander Fatterson, Thomas Reed, James Reed, John Reed, Samuel, Maynard, and Daijd Danforth, Junges of the Grand Aury, heretofore, to wit, on the 3d day of November A. D. 1841, duly empavelled and Sworn to enquire in the name and by the authority of the State of Ohic, within and for the body of the Country of Union, upon their Daid oath's present and find, that one John Hurley, late of Said County, on the first day of September, in the year of our ford one thousand eight hundred and forty with force and arms, at the country aforesaid, did unlawfully make a bet of Six cents in money, on the event of a game of early commonly Called old sledge, which said game was then and there played by the Said John Harley, James S. Alexander, Peyton 13. Smith and Joseph Stiner, to decide Said bot, contrary to the form of the Statute in Such case mude and provided, and against the beace and dignity of the State of Ohio. I. B. Cole, Fros. Atty. Said bill was endorsed: "A true fill form. Forter, Foreman". And afterwards, to wit, on the seventh day of February, A. D. 1842, the following joint of capias issued, to wit: "The State of Chio, Union County, ss. To the Sheriff of Said County, Greeting: He command, you to take John Hurley, if he be lound within your bailiwick, and him safely keep, so that you have his body before the Honorable the Judges of the Court of Common Theas of our said county, at the Court House in the town of Marysville, on the first day of our next term, to answer unto an indictment found in Said Court against him for Gaming

And have you then there this writ. Witness James H. Gill, Clerk of our said Court, at the Court House aforesaid, this Seventh day of February, A. D. 1842. James H. Gill, Clerk. on And afterwards, to wit, on the eighth day of February, 1842, the Sheriff made return of said wit in the words and figures following, to list: "I have executed this, writ by arresting I. Hurley, who was recognized in bonds of \$50, with J. D. Alexander security. Leby. 8,1142 . M. M. Steele, Sheriff. And afterwards, to wit, on the same day and year first hergin gloresaid, came as well the Prosecuting Attorney as the said defendant, who, being arraigned, and the indictment real to him, Days he is quilty. It is therefore considered by the Court that he make his fine unto the totate of Chie by the payment of Fine Dollars and the costs of prosecution.

The State of Ohio

By it remembered, that at a Court of Common Fleas, begun and held at the least House in the topon of Marysville, within and for the county of Union and State of Ohio, on the 30th day of August, A. D. 1842, before his Honor Toseph R. Swan, Eng. and Dilas G. Strong, James R. Smith and Christian Myers, Esqs, his Associates, Judges - William Hays, William Richey, fr. Amos A. Williams, Thomas Cheney, Divon Mitchell, James C. Dynes, John Henderson, Amas Spurgeon, James Wilber, Luther Wood, David Paul, William Inskeep, John Cheney Robert Graham and James Reed, Furous of the Grand Jury, heretofore, to wit, on the 20th day of April, 1842, duly empayelled and Swom to enquire in the name and by the authority of the state of This within and for the body of the county of Union, whom their Raid oaths present and find that Alewart Montine, late of Said County, on the first day of December, in the year, one thousand eight hundred and forty one, at the County of Union aforesaid, in and upon one Barngkas B. Dutton, an assault then and there did unlawfully make, and him the Said Barnabas B. Sutton then and there did julawfully strike and wound, contrary to, the form of the statute in Such cases, made and provided, and against the peace and dignity of the State of Ohio. G. B. Cole, Bros. Atty. Daid bill was endorsed: "Atrue bell - J. Henderson, Forgman". And afterwards, to wit, on the 31st day of August, J. D. 1849, the defendant being arraigned, and the indictment regal to him, Days he is quilty. It is therefored considered by the Court, that he make his line unto the State of Ohio by the payment of Three Dollars,

Be it remembered, that at a bourt of Common Fleas begun and held at the Court House in the town of Marysville, within and for the Hounty of Union and State of Chie, on the 26th day of April, A. G. 1842, before his Honor Goseph R. Swan, Egg, and John Cassil, Vilas & Strong and James M. Smith, his Associates, Judges: William Hays, William Richey, jr. Armos A. Williams, Thomas Chevey Digon Mitchell, James 6. Dynes, John Heyderson, James Springeon, James, Wilher, Luther Mod David Faul, William Juskeep, John Chency, Robert Graham and James Reed, Turors of the Grand Gury, on the day and year aforesaid, duly empanelled and Sworn to enquire in the manne and by the authority of the State of Ohio, within and for the body of the country of Union, upon their said ouths present and find, that one James B. St. Haynes, late of the country of Union, on the first, day of March, in the year of our Lord one thousand eight hundred and forty the, at the county aftresaid, in, and upon one dayes Darrow, an apault then and there did unlawfully make, and him the Said James Darrow then and there did unlawfully strike and wound, contrary to the form of the statute in Such Cases made and provided, and against the peace and dignity of the State of Ohio, 9. B. Cole, Fros. Alty. Said bill was endocsed; With true till- John Henderson, Fogerman" And afterwards, to wit, on the 30th day of April, 1842, the dependant being arraigned, and the indict:

The State of Chio Ebenezer O. Carter.

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John Hensel.

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The State of Chio vs. Chrozer O. Carter. ment read to him, says he is quilty. It is therefore considered by the Court, that he make his line unto the state of Ohio, by the payment of One Dollar and the costs of prosecution.

Be it remembered, that at a Court of Common Pleas begun and held at the Court House in the town of Marysville within and for the Jeounty of Union and State of This on the Eighth day of November, A. D. 1842, before his Gonor Jaseph R., Swan, Esq. and Vilas G. Strong James M. Smith and Christian Myers, his Alsociates, Judges - Jaseph M'Chung, Jacob Parthemore, Mathew Gooding, George Hensell, Joseph Button, Levi Lyon, A. C. Gennings, Joseph Westlake, Thomas B. Caldwell, Russell Colver, Andrew Amrine, John Thomas, Ralph Cherry, John Reed, and Jacob Myers, Turors of the Grand Jury, heretofore, to wit, on the day and year aforesaild, then and there duly empanelled and Swory in the naprepared by the guthority of the State of Ohio, to singuine in and for the body of the County of Union, whon their said oaths, do present and Lind that one, Chenezer O. Carten, late of said county, on the eighth day of November, in the year of our Lord gre thousand eight hundred and forty two, at the County I aforesaid, with force and arms, a large amount of promissory notes, to wit, twelve dollars, out of two promissory notes calling for twelve dollars, and thirty Seven and one half cents, of the value of twelve dollars, then and there did unlawfully wager, and bet with one James Gregg, against one saddle, upon the issue of a certain rage between horses then and there about to be run, which said race was afterwards, on the day and year last aforesaid, run, and the said stakes then and there won by the said Chenezer O. Carter. And the Gurors aforesaid, upon their oaths aforesaid, in the name and by the authority aforemid, do further present and find, that Said Ehenezer O. Carter, on the day and year last aforesaid, at the county aforesaid, with force and arms, a large amount of property, to wit, promissory notes, of the value of twelve dollars, did then and there unlawfully wager and bet upon the issue of a bestoin ruce then and there about to be run, contrary to the form of the statute in such case and free ded, and against the peace and dignity of the State of Chio. A. Hall, Prosecuting Allone Daid till land endersed: "A true bill-Mathew Gooding, Forenew of the Grand fury." And afterwards, to wit, on the 11th day of November, A. D. 1842, the defendant heing arraigned, and the indictment read to him, Jays he is quity. It is therefore Considered by the Court, that the said defendant make his fine unto the State of this, by the payment of Six Vollars and the costs of presecution. Melina Mora

The State of Chie, on complaint of Salus Stewart, os.

8t Sh Th

Be it remembered, that at a board of bommon Heas begun and held at the board House in the town of Mary soille, within and for the country of Union and Nate of Chie, on the 8th day of Newmber, A. S. 1843, before his Henry Seeph R. Swam, Eig. Fresident, and silas G. Strong, Cames R. Smith and Christian Myers, his Asseciates, Sudges, Came Thomas Massen, a Institute of the Gence for said country, and filed in said Country, to wil: The State of Chie, Union Country, is the above cause, in the words and figures following, to wil: The state of Chie, Union Country, is Before me Thomas Massen, one of the Sustices of the Gence for said country, personally came Sames Memort, who heigh day severa according to Caus, deposeth and with that he hath furt cause to family, or Sonis of his property. Agreed will kill, maim, or otherwise injure him or his family, or Sonis of his property. Agreed will kill, maim, or otherwise injure him or his family, or Sonis of his property. Agreed to year 1842. Thomas Massen, J. 9: Thereupon issued a warrant against John Housel, and delivered the Same to Some Henriel. Such Siller, Constable. October 29, 1842: Marrant returned with the body of the within manual John Henriel. Incol Tiller, Constable. The defendant appeared, trial had, Sames Memort.

into a recognizance in the sum of Hilly Bolland for his appearance at Court, which was done accordingly - Thornton trasson his santy. The State of Chio, Union County, 33. Be it remembered, That on the 29th day of Oct. in the year 1842, John Hensel and Thornton Wasson personally appeared before me, Thomas Wasson, one of the Justices of the peace in and for said county your aid, and acknowledged themselves to owe the State of this the sum of Fifty Dollars, to be levied of their goods and Challels, lands and tenements, if default be made in the condition following, to wit -The condition of this recognization is such, that if the above kound to he Heusel shall personally be and appear before the Court of Common Heas on the first day of the term thereof, next, to be holden in and for the county aforesaid, and then and there to ausurer to a complaint of James Stewart, that he hath just cause to fear, and does fear, that John Henrel will kill, main, or otherwise injure him or his family, or some of his properly; and abide the order of the Court therein, and in the mean time keep the peace and be of good behaviour lowards the citizens of the State generally, and especially towards the said James Stewart, then this recog - nijana Shall be viid, otherwise to be and remain in full force and birtue in law. To he Heusel, Thornton Waston. Taken and acknowledged before me, on the day and year above written. Thomas Wasson, J. I. I do hereby certify that this is a true copy of the proceedings had by and before me in the above cause. Given under my hand this 7th day of Nov. 1849. Thomas Wasson, Justice of the Flace in and for Terome township and County aforesaid." . And afterwards, to wit, on the day and year first herein oforesaid, appeared the said defendant; and the bout being fully advised in the premises, it is ordered that the said defendant be discharged, and that he go have without day; and also, that the costs of this prosecution be paid in equal shares by the said James Stewart and the Said John Heysel. Altest- John Vassil, Olerk.

the State of Phio

Cornelius Mershon

The State of Ohio stilliam. E. Brown

De it remembered, that at a bourt of Common Sleas begun and held at the bourt House in the Lower of Marypville within and for the bounty of linion and State of Ofico on the 18th day Fresident and Silas of Strong James P Smith and Christian Myers his Axocedes, Judges: Samuel Wheeler Ja Stillings David Jockwood Charles Burn James Turner Joseph Stiner Samuel Snodgrafs Synes Bigd Francis Baldwin John Ray = mond wom Instreet John Thomas Incob leyers John Fralin and John Eps Suron of the Grand Jury heretofore to wit: on the 30th day of A gust 842 duly Emparelled and Swom to Enquire in the name Atho lay the authority of the State of Ohio within and for the body of the bounty of Union upon their Said bounty on the first day of July in the year One thousand Eight hundred and forty two with force and army at the County aforesaid did would and Sell an amount of Spiritous liquos By less quantity them one quart (to wit the quantity of our pint to Christian Himer for the sum of fix and one quarter conts which sum was then and there paid by the said stiner to said William & Brown without him the said Brown being duly licensed by the bourt of bommon fleas in & for bid County, to Keep a tavern Contrary to the form of the Statute in Such Case made and provided, and agains and dignity of the State of This Poblobe Too Atty Said Bell was Endorsed. A true bill Nom Insteep foremor Grand Jury and afterwards, to wit: on the 18th day of

bourt, which April 1843 This day came the Prosecuting Attorney. canty, 33. and the defendant, being arraigned, and the indict Hensel ment being read to him, says that he cannot gainsay he Justices The Charge there in contained against him; but for solves to Plea theretoto Jays he is quilty. Whereupon it is considered by ds and the bourt, that he make his from unte the State of Ohio to loit by the payment of \$ 5.00 and bosts. Attes John Capil Clerk Steusel linst day then and The State of Ohio Be it remembered that at a bourt of bommon Fleas aux to Cornelius Mershon begun and held at the boust House in the town of Nearypeille within ujare him and for the country of Union and State of Ohio on The 18th day of rem, and in April AD 1843 before his Honor Joseph Of Swan Esgr President citizens of and Silas y strong James of Smith and Christian Myers his apoce this recog . ates, Judges. Joseph Mc Clung Jacob Parthemore Matthew irtue in Gooding George Heusell Joseph Button Levi Lyon A.b. Juning on the Josiah Westlake Thomas B baldwell Steessel Colver Audrew that this Amrine regular Jurous and John Thomas Malph Cherry use Given John Reed and Jacob Myers. And hat The Jooking Stace in was appointed forman Surors of the Grand Sury then it, on the and there deely Empannelled and Sworn to unquire the Court in the name and by the authority of the State of This harged, within and for the body of the Country of Lincon aforesaid contion be upon their said oaths do present and find, that Cornelius sel. Mershow. Late of Said County on the Eighth day of November van in the year of our Lord one thousand Eight hundred and forty two at the Country aforesaid with force and arms did unlawfully wager and bet twenty cents against begun and other twenty fine cents with one Frederick Betty, upon the e within usue of a certain race then and there about to be run 18 th day which Said Race on the day, and year last aforesaid at en Esgr the Country aforesaid was run, and the Said Sum of twenty Phristian five cents then and there won by the said Cornelius hushon tillings Stines and the furors aforesaid up on their oaths aforesaid in the name and by the authority aforesaid do further present John Ray and find that said Cornelius Mershon on the said Eighth F Salin day of November in the year 1842 at the County aforesaid with o wet: force and arms, did unlawfully wager and bet other twenty Luon cents in money upon the speed of Certain horses then and there of Ofrio about to run. Contrary to the form of the Statute in Such Case ir Said made & provided and against the peace and dignity of the e of Said State of Ohio A Hall Trosecuting Allowney Said Billwas endorsed "atrue Bill matthew Gooding Foreman of the grand Eight County Jury and afterwards, to wit; on the day and year first tous Ligarory herein aforesaid lame the Prosecuting Attorney, and ity of our The defendant, being arraigned, and the indictment arter cents being read to him, Says that he cannot gainsay the Charges er to said therein contained against him - but for plea thereto says being he is quilty. Where upon it is considered by the bourt that he make his fine unto the State of Chio, by the e & for baid te Statut payment of two dollars, and the costs of prosegution leace Attest John logsil blente & Atty cep foreman taxy of

The State of Whio

Be it gementeered that at a bourt of Common Pleas begun and held at the Court House in the town of Mary ville Frederick Beltz within and for the Country of Union and State of Chio on the 18th day of April 1843 Before his Honor Joseph IP Swan Esqr Bresi -dent and Silas & Strong James R. Smith and Christian Negers his associates, Judges. Joseph Mc Cling Jacob Parthemon Matthew Gooding. George Hensell Joseph Button Levi Lyon A.C. Jennings Josiah Westlake Thomas B Caldwell Russel Colver Andrew Amrine John Thomas Rolph Cherry John Reed and Jacob cleyers Jurors of the Grand Jury then and there duly Empanneled and Sworn in the hame and by the authority of the state of Ohio To enquire within and for the body of the bounty of Union upon their Said oaths do present and find that one Fred - crick Beltz late of said bounty on the Eighth day of November in the year of our Lord one thousand Eight hundred and forty two at the bounty afcresaid with force and arms did unlawfully wager and bet twenty five cents the money of Said Frederick Belty against twenty cents the money of bornely Mershow upon the ifsue of a certain Horse race then and there about to be run. which said Horse race afterwards on the day and year last aforesaid at the bounty aforesaid at the country aforesaid was run and the said Sum of twenty five cents then I there won by said bornelius Nershon and the furory aforesaid upon their oaths aforesaid in the name and by the authority aforesaid do further present and find that the Said Frederick Beltz late of Said bounty on the day and year last aforesaid at the County aforesaid with force and arms did unlawfully bet and wager the sum of twenty five cents upon the ifme of a certain Horse race then & there about to be run Contrary to the Statute in Such case made and provided and against the peace and dignity of the State of Ohio. Atall Prosecuting attorney Said Bill was Endorsed. "a true Bill Shatthew Gooding Foreman of the Grand Jury and afterwards to wit on the day and year first herein aforedaid bank the Prosecuting Attorney, and the defendant being arraign = 2d, and the indictment read to him, Says he is quilty behere upon, it is considered by the Court, that he make his fine unto the State of Ohio, by the payment of two dallows, and the costs of prosecution Allest John Capil Clerk

The State of Ohio James Smith

Be it remembered that at a Court of Common Pleas begun and held at the bourt House in the Jown of Marysville within and for the County of Union and State of Their on the 18th Hay of april 1843 Before his Honor Joseph, R. Swan Esqr Dresident and Silas Gottrong Junes RSmith and Christian Myers his associates . Ludges . James & Ward John M. Robinfon George Reed John M'Allister, Mathaniel Morval Andrew Amrine William Hartford John Johnson E. C. Smith William Leeper William Beard James Ir Eveny Dixon Mitchell James Martin James Reed Jaros of the grand Jury Then and there being duly empannelled with dwom in the name and by the authority of the State of Ohio, to inquire within and for the body of the bounty of

The State of Phio Amos Wilmuth Pleas begun Muron upon their oaths do present and find; that rypville one James Smith late of said County on the first the 18th day of January in the year of our Lord one thousand Esq & Presi eight hundred and forty three at the Country aforesaid an Myers with force and army, one living white ash tree of the othemou value of fifty cents then and there standing and growing u Vevi on Land owned by and belonging to William Mi Mi barty ldwell did there and there wrongfully and without any lawful es Ralph authority, cut down and destroy, contrary to the Statute on of the such case made and provided, and against the peace and nd Swom dignity of the State of Ohio. And the jurors aforesaid empan Ohioto nelled and Sworn, to uguine within and for the body of the y of Union County aforesaid, whom their oaths aforesaid, do further one Tred present and find; that the said fames smith on the 10 !! ay of day of December in the year of our Lord one thousand eight t hundred hundred and forty two at the County aforesaid with darms force and army one other living white ask tree of the value money of of one dollar then and there standing and growing on of Corneling land owned by and belonging to william Me Mc Carty, in angl authority box, and otherwise injure contrary to the Statute ands on foresaid in such case made and provided, and against the n of twenty peace and dignity of the State of Ohio. - And the show lurers afore said, empanneled and swom as afore said the name by the authority aforesaid to enquire within and for the and find body of the County aforesaid, upon their oaths aforesaid, do in the day further present and find, that the said James Smith on the force the 20 th day of December in the year last aforesaid at a of twinty the county aforesaid with force and arms one after & there living white ash true then and there standing on land Case made owned by william make banty of the value of fifty cents did quity of then and there wrongfully and with any lawful author. ney : thy, fell, and destroy. Contrary to the Statute in such can e Gooding made and provided and against the peace and dignity of the State of Thio A Hall Prosecuting letty Said Bill o wit on is the was endorsed " a True Bill John John Jone son an of the Grand Jury and afterwards to wet the 20th day of april 1843 ing arraign e is quilty Came the Prosecuting allowney, and the defendant being arraigned, and the indectment being read to him, Jayste is I he make quilty. Whereupon, it is considered by the bourt, that the defen , of two dant James Smith make his fine unto the state of Ohio by Attest John Capit Clerke and the costs of prosequetion que and The State of Ohio Be it remembered that at a Court of Common Pleas begun and held within at the bourt house in the town of Marysville within and for the - the 18th Amos Wilmuth Country of Union and State of Ohio on the 18th day of April 1843 ~ President Before this Honor Joseph Of Swan Edge President and Silas & Strong ery his James R Smith and Christian Myers his associates Judges. James Reed I Ward John W Robinson George Reed John McAllister . Nathan William -ill Norval Andrew Amrine William Hartford John Johnson am Beard Juros 6.6. Smith Welliam Leeper William Beard James 16 Evans Difor Mitchell James Martin and James Reed Lurors of the welled aid

grand Jusy Then and there duly empanraelled and Severn

in the name and by the authority of the State of Ohio

ate of

uty of

to inquire within and for the body of the country of lunion afore = said upon their said oaths do present and find that one Ang wilmuth late of Said County on the twentiethe day of January in the year of Our Lord One thousand eight hundred and forty two, at the County aforesaid, with force and arms, one are of the value of two dollars the property of Job Shirte Their and there being, there and there did unlawfully and felonions Steal, take and carry away contrary to the form of the Statute in seach case made and provided and against the peace and dignity of the State of Ohio. and the jurous aforesaid empainmelled and Sworn as fore = said in the manner and by the authority aforesaid to inquire as aforesaid in and for the body of the County afore - Said upon their Baths aforesaid do further present and find that said Amos Wilmuth on the twentyeth day of January in the year of Our Lord one thousand right hundred and forty two, at the County aforesaid with force and army one are and helve of the value of. dollars, of the goods and chattels of Lob Shirk then and there being, then and there did unlawfully 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 A Hall Prosecuting Attorney Said bill was endorsed a True Bill John John Son fore = man of the grand jury- and afterwards to wit; oh the twenty first day of April 1843 barne the Prosecuting Attorney, and the defendant, being arraiqued, & the indiet ment being read to him, Says he is quilty. Therefore it is cousid = eved by the Court, that the defendant Amos Wilmeth be low fined in the durigeon of the fail, and fed on bread and water only for the space of twenty four hours, and pay the costs of prosecution. Attest John Cassil Clerk

James & Harriott

The State of Ohio Be it remembered that at a bourt of Common Pleas begun and held at the Court House in the town of Marysville within and for the bounty of linion and State of Ohio on the 18th day of April 1843 Before his Honor Joseph Relwan Egr President and Dilas of Strong James It Smath and Christian Myers his apo ciates - Ludges, Samuel Wheeler James Stillings David Vockwood Charles Burr James Turner Joseph Stiner Sanduel Inod grafe James Bird Frances Baldwin John Raymond Um Inskeep John Thomas Jacob Myery John Flatin and John Epps Juros of The Grand Jury heretofore to wit on the 30th day of august 1842 de then and there deely empanelled and Sloom to Enquire in the name and by the authority of the State of Office within and for the body of the country of Union, whom their said oath present and find that are James & Harriott late of said County on the roth day of July in the year of Bur Lord One thousand Eight hundred and forty two with force and army at the County aforesaid did unlawfully Assayelt one James Lord, And him the said James Lord. then and there did unlawfully Strike, and wound Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State

the State of Ohio James Gregg

lucion afore of Ohio. I'B Cole Pros Atty. Said Bill was endorsed. A one Amos true Bill Wom Inskeep foreman grand Jury: And afterwards January to wit on the 5th day of November the following recognizance was red and filed in the blerk's office of the bourt of Com mon Pleas to Wit: my, one are Be it remembered that on the 5th day of November in the le Their year. AD 1842. personally Came before me World Steele Sheriff ud felonion of Union County This James & Harriott, and acknowledged of the himself to once the State of Chio the Senn of One Hundred gainst the dollars, to be levied of his goods, chattles, lands & tenements if default be made in the Condition following to wit The Con on as afore = dition of this secognizance is such, that whereas, the above bound aid to en Adviott has been arrested by me, on a writ of Capias ifsued unty afor out of the Court of Common Pleas of Union County on a certain nt and find indictment presented in Said Court, against the said dames f January & Harriott for the offence Changed in Said Sudictment dred and Now, Therefore, if Said Harriott so as rested as aforesaid shall and army personally appear before the Judges of the Court of Common te goods Fleas, of linear County, on the first day of next term thereof ig, then then & there to plead to the same indestment & abide the my away Judgment of the Court thereon and not depart the Courtwith force & vintue in lane James & Harriote Geals ase made ignity of -orney taken & acknowledged before me this 5th day of Nov 5 42 sou fore low thete sheriff = and afterwards to wit on the 19 th day : oh the of April A.D. 1843. defendant filed the following Plea to wit State of Ohio & Adjault and Battery ecuting re indict I James & Harriott State to the court under James & Harriott ) outh that James & Lord, the pesson upon whose it is consid the be con body the said assembly and Battery is charged to have been com - mitted, admitted at that time. That he had told to divers and I and water Sundry persons that this deponent had went in debt to gosts of Norman Chipman for liquor to the amount of \$10. after this deponent had joined the Temperance Jociety, which this deponent Jays was false . and told at the time of his Said admission that it was a lie, said Lord then used very insulting & begun and language to this deponent whereupon this deponent shirting Said Lords face, when said Lord immediately Struck this within and thoday of deponent. In Consideration of the insulting conduct of said Lord towards this deponent, he relies upon the levity of the ent and Court. Lames O Harriott - Sworn to and Subscribed April 18th his apor Voekwood 1843 James Turner J. J. Und afterwards to wit: on the 19 mday rap James of April 1843. This day Came the Prosecuting attorney, and the Says he is quilty - Whereupon, it is considered by the bourt, that h John word of Said James I Harrett make his fine unto the State of Ohio by august the payment of ten dollars and the costs of prosecution Moon to tate of Opio Attest john Capil Clerk their Said estate of Ohio te of said Be it remembered that at a bourt of Common Pleas begun and held at the bourt house in the town of Mary sville within and for the bounty of Union and State of Ohio on the 18th day of April in the year of our Lord one thousand Eight hundred and forty One thousand James Gregg at the County d, And him three, Before his Honor Joseph R Sway Esg Deresident and Strike, and Silas G Strong James It Smith and Christian Myers his associates case made of the state

The State of Ohio John Erwin

The State of Ohio v.s. James Ac Hroy

John McAl John Cassil, Clerk, And afterwards to wit on the 20th I day of april AD 1843 This day came the Prosecuting itford James Attorney and the defendant being arraigned and the rord of the indictment read to him, says he is quilty. Therefore end Swom it is considered by the bourt, that the defendant fames to inquire Gregg make his fine unto the State of Ohio, by the payment how their of two dollars, and the costs of prosecution me late of Altest John Caffil Clerk ear of our The State of Ohio county, Beit remembered that at a bourt of Common Hear begun and L hulaw held at the bourt House within and for the bounty of Union and John Erwin State of Chio on the 18 the day of April 1843 Before ha Honor Joseph 2 dollay M. Swan Esq President, and Silas , Strong. James Redmith and Christian ry notes ertain Augers his Associates, Sudges. James & Bard, John H Robinson George Reed John Matister, Nathaniel Norval Andrew Amrine William Hartford, ace was at the John Johnson, E. b. Smith, William Leeper. William Beard. James W Dang. Dixon Mitchell. James Leartin James Reed. Jurors of then Grand Jury there won of the gainst the The State of Ohio Be it remembered that at a lovert of bommon Pleasbegun and as aforesaid held at the bourt House in The town of chargoville within and James Ac Ilroy within and for the County of union and State of Ohio on the 5th day this to of July in the year of our Lord one thousand right foundred re sqid forty three before his Honor Loseph . J. Swan Esqt. President and thousand Silas G Strong James It Smith and Christian Myers, his associates, uty aforesaid Judges Janes & Mex. In A Robinson, George Rock, In No Siste Mathamerical Attacks. At porce of the william Destant. It & Marian. fully & D. D. Street. Hexister Sayar. Relian Board. Janes. H. Serens. Dixx. Without i dollar Chenezer Marson Aprilair. apper States Charles Arrows of the Grand Long Land Xxxxx Edward W Insteep a Justice of the peace in and for Siberty Jour ship would bounty ce of ten of Union and State of Whio hereto fore to wit on the liventy third day of January Which there placed 1843 filed the following transcript from his Docket, to wit: a third State of Otio State of Ohio Union County S.S. Personally appeared US & John Raymond before Me to. W. Instreefe Justice of the peace vent of a James Mc Flroy & and deposes and says as follows - I do Sollemly swear that one ing and at of the C& farmes Me Strong did on or about the 23° day of September AD Post affadavit 253 1842 did willfully maliciously and contentiously break open a match the said 25 Smy stable door by breaking the padlock with which it was to wit on 201/2 locked and take out a certain sorrel horse which was left boust fas on Warrant 45 & in my care for safe Keeping as a towern keeper - as I verily I the County Three assistants \$1,50 } believe and further this deponant says not , signed, John non the issue the form boust fees on Sub: , 553 Maymond, Sworn to and Subscribed this 11th day of Swearing witness, 202 farmary AD 1843. 6. W. Inskeep. J. 9: States wearrant issued t the peace Witnes fres 2,255 for the body of James Mc Heroy Jany 11 AD 18 43 to answer the above Const attendame , 75% Complaint as Subpeon as ifsued for the body James Durfy and Continuance, 10 & wife and William Herd Second of Marrant returned Union County Recognizing 5 with 1,257 endorsed Jan 12th 1843 I have arrested the deffestedant and ed you to I he is now prefsont. afsistants Daniel Griffin Win Anderson his body Keep Oleft 25 & Aleel & Autehinson Const Milage 20 ets Service 25, David he boundy Thurston boust Subpeones returned endorsed served on the Paid Feb 1 1 1843 & within named persons by reading milage 25 cts service 30 forthwith est against David Thurston boust, Juny 12 th AD 1843 parties present trial Called James Durfy Jane Durfy Mrn Herd Jand Robert Raymond Sworn and examined as witnesses in behalf of the State and April 1843.

there being duly emparmelled and sworn, in the name and by the int at 120 The defendant authority of the of the state of whio within and for the body of the County, ot Thurston of union aforesaid upon their said oaths do present and find that n of that day one James Mc Llroy, late of said county on the twenty third day of September 4 th instat in the year of ourdord one thousand eight hundred and forty two at the body endorses said country of Union, with force and arms, one sorrel Gelding of the value ing and he of fifty dollars of the goods and chattels of byrus Spraglie & Nathaniel > = cts David W. Spraque partues under the name and firm of 6 4 M. Spraque then u time for and there being found, did then and there felloniously steal take and Durfey, Hom Lead away. Contrary to the form of the Statute in such case made and provided & against the peace and dignity of the State of Ohio. And the furors and eyam aforesaid their and there duly empanneled and sworn as aforesaid in the defendant fore considered name and by the authority aforesaid to inquire in and for the body of the of the township County aforesaid whom their oaths aforesaid do further present and find that said James McDroy on the 23 day of September in the year of our defendant Lord one thousand eight hundred and forty two at the County expressed of One with force and arms one other Gelding of the value of fifty, dollars rt of common the property of layous sprague & Nathalicel by Sprague Raitness under ion to answer the name of the firm of le & N. M. sprague then and there being found t witout then and there did unlawfully steal take and drive away, contra erse of law = my to the form of the statute in such case made and provided and of afforesaid against the peace and dignity of the State of Ohio. A Hall Prosecuting f Laures atty. Said Bill was endorsed a true Bill. John Johnson. Foreman re Issued titrefpes of the Grand Jury Good also the following endorsment was on said on Theas at Bill, to wit: "April 19 th 1843 the defendant was this day amaigned t day of the before the bourt and read not quilty John gapilloute. , discharged and afterwards to wition the day, and year first here in aforesaid This writ; on the 6th day of July AD 1843 This day, came as true copy beace of well the Prosecuting Attorney as the defendant in his own proper herson. And thereupon came a Jury, to wit: James Bird, William M. Robinson, Robert. B. Curry, Richard Hosking, John Woodruff, James Mr. Rose brants of John Bonnet, Aquilla Turner, Joshua Marshall, William b. Piper, Thomas M. Ewing and Samuel Sagar, who being empanel Ed and sworn the truth to speak upon the ifsue Joined between the nom. iA delutchusm parties upon their oaths do say, that the defendant is not quilly, Therefore it is considered that the defendant go hence without day, and it appearing to The Court that the defendant has abused the process of this boust in summoning persons as such unnecessari ely, it is therefore ordered that the said Defendant pay these his witnesses Nom Gladhill. I Ford. I Hall Abram Smith, Tho black 843 \$ 1,50 Attest John Capil Clerk general for the same the ,65 ,65 The State of Ohio De it remembered that at a bourt of Common Feleas begun and held at the bourt 2,05 House in the Town of Marysville, within and for the Wount of Mion and State 1. ,25 A.M. Spain of this, on the 5th day of July A.D. 1843, before his Honor Joseph M. Swan, Eg. \$5.90 and Silas G. Strong, James P. Smith and Christian Suyers his associates, Judges Isseph Meding, Jacob Parthemore Matthew Gooding, George Hensell, Joseph 18 the day Button Levi Lyon. A Clemings Josiah Westlake Thomas B. Galdwell ilas Gstrong Rufsel bower Andrew Amrine regular Juros and John Thomas. Palph James Hand Therry. John Reed and Jacob lyur Jurors of the Grand Jury hiretofor Norvill, to wit; on the 8th day of November A.D. 1842, then and there duly empan , William - nelled, and I worn, to inquire in the name and by the authority, of the State James and of onis, within and for the boddy of the bounty of union whom their said outs

do present and find. That one Henry Milson, Spain late of said County of Mion on the fourth day of June in the year of our Lord one thousand Eight hundred and forty two, at the Said County of Mion, with force and arms in I whon one Nancy Carter then and there being did make an assault, with intent then and there violently, felloniously and against the will of the said Nancy Carter to commit a rape upon the person of her the said Nancy Carter Contrary to the form of the Statute in such case made and provided and against the Deace and dignity of the State of Ohio, A, Hall Prosecuting attorney Said Indictment was endorsed "A Frue Bill hatthen Gooding Foreman Grand Jury" and afterwards, to wit; on the 1th day of November 1842, Personally appeared Heury Mr. Spain, Willis Spain and William Andes, and severally agtenous ged themselves to owe and stand indebted unto the state of This in the sum of Five Hundred Dollars each, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to wit: that the said Henry Mr. Spain shall appear on the first day of the next term of this, at nine delock, It. le. and an swer to an indictment found against them for an apault with intent to commit a Kape, abide the order of the Court therein and not depart without leave, their this recognizance tobe void-otherwise in full force and virtue in law. And afterwards, to wit: on the 20th day of April 1849 This day personally appeared Henry St. Spain. John J. Spain and Willis Spain, and severally ack - Mowledged themselves to owe and stand indebted to the State of whio in the sum of Five Aundred Dollars each, to be levied of their goods and chattels lands and tenements, if default be made in the condition following, to wit; that if the said Henry Whain Shall appear on the first day of the next term of this bourt, at ten o'clock, A.M., and auswer to an indictment found against him for an Assault with intent to commit a gape, abide the Order of the bourt therein, and not depart without leave, then this recogni -zance to be void, otherwise to be and remain in force and virtue in law. And afterwards, to wit; on the 5th day of July AD. 1843. This day came as well the From ecuting Attorney as the defendant in his own proper person and thereupon came a fing to wit Farmery Hemenway. William A. Robinfon. Robert B. burry. Richard Hoskin John Woodruff. James M. Rosecrants. John Bonnet. Agyilla Surner. Joshua Marshall William 6. Piper. Thomas M. Ewing. and Samuel Sager, who being empannelled and Sworn the truth to speak whom the issue joined between the parties upon their oaths do say that the defendant is not quilty as charged against him. Then fore it is considered that the defendant go hence without day. Attest John basil blerk

The State of Ohio William & Brown

Be it remembered that at a bourt of bommon Pleas legun and held at the Court House in the town of Marywille within and for the bounty of Union and State of Onio on the 18th day of April A.D. 1843 before his honor Joseph R. fivan Esq. President and Silas Estrong James R. Smith and Phristian Myos his associates. James & Mard. John M. Robinson, George Reed John M. Allister. Nathan ill forvall. Anchow Amrine, William Hartford, John Johnson. E. C. Smith Miliam Seard, James M. Laus, Joseph Dison Mitchell James Martin and Same Keed. Jurors of the Grand Dury, heretofore to wit: on the day and year aforeside then and there Mily empannelled and sworn in the name and by the authority of the State of Buis, to inquire within and for the body of the County of Minim upon their said oath oaths do present and find that one Writiam El Brown late of said on the 23 day of March in the year of our slord one thousand eight human and forty two with force and arms at the loventy aforesaid—then and there did

The State of Ohio Chester Farnum

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of the next inclicament abide the secogni we. And well the From one came a fing ichard Hos king was had

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con and oseful R. ristian Myers. Plister, Nathan b. Smith mes Martin de year aforesid hority of the Minion upon eight hundred and there did

unlawfully vend and sell a quantity of spiritous Liquor Commonly called whistzey to wit one quart to wellin trestlake. For the Jum of twelve and one half Cents, to be drank in the place where sold which said sum of twelve & one half cents was then and there paid by the said Wellin Westlake to the said William & Brown without the said William & Brown being duly licenced to freep a towerw. and the said whiskey was then and there draute Contrary to the form of the Statute in such case made and pro - vided and against the peace and dignity of the State of Bhio. It Hall Prosecuting Attorney said Indictment was Endorsed of true Bill John Johnson. Foreman of Grand Lerry, and afterwards to wit: on the 21 st day of April A.D. 1843. This day came the Dooreculing Attorney, and the defendant being arraigned, and the indictment read to him, says he is quelty, It is therefore considered by the fourt, that the elefendant William to Brown make his fine unto the State of Ohio by the payment of ten dollars, and the costs of prosecution: Attest John Capil Clerke

The State of Ohio Chester Famum

De it remembered, that at a bourt of Common Pleas begun and held at the Court, House, in the town of Manyville within and for the County of Muion and State of Ohio on the 18 th day of October A.D. 1843 before his honor oseph P Gran Eng President and Silas Gotrong, James It. Smith and Christian Suyers his associates, Judges. James Mand John H. Robinson, George Reed John McAllister. Nathaniel Novill Andrew Amrice, William Hartford John Johnson. E. b. Smith William Leeper, William Beard, James M. Evans, Digon Mitchell, James Martin, and James Reed Jurors of the grand Jury heretofare, to with one the 18 th day of office 1843, they and there duly empannelled and sworn in the name and by the authority of the State of Ohio, to inquire within and for the body of the County of Amiore aforesaid upon their Said oaths do present and find that one whester Farmul late of said bounty on the first day of November in the year of our Lord one thousand right hundred and forty two at the County, aforesaid with force and arms then and there did imlawfully wager and bet one ten dollar Bank note of the value of ten dollars, with one Wenezer O, Warter against promissory notes to the amount of Seventeen dollars of the value of ton dollars, upon the issue, of a Certain race then and there about to be run which said race was afterwards. Howil anthy day, and year last aforesaid at the bounty aforesaid run, and the said states then and there won by the said Obenezer Charter contrary to the form of the statute and against the Feace and dignity of the State of Phio. And the Jurors aforesaid empanneled and sworn as aforesaid in the name and by the authority aforesaid to inquire within and for the body of the country aforesaid, upon their said ouths do further present and find that said Chester Farmin on the said first day of November in the year of our Lord one thousand eight hundred and forty two withforce and arms at the county aforesaid then and there did unlawfully wager and bet one other ten dollar Bank note of the value of six dollars the property of said buester Farnam with one Elenezer Clearter against

Dearter which said Bowk note and said Promissory Moles were then and there placed in the hands of a third person as Hakes to be delivered to the said Chester Farnum in the event of a certain mair having greater speed than a Certain Gelding, and to be delivered to the said Cobenezer C. Coarter in the event of the said Gelding having greater speed than said mair in a match race then and there about to be run between a by said mair & Gelding which said race was afterwards, to without to be run between a by said mair & Gelding which said race was afterwards, to without to be run between a by said mair & Gelding which said race was afterwards, to without the day and year last aforesaid run and said states then and there won by said Chencer C. Carter Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the Statute in Such case made and provided and against the peace and dignity of the Statute of Chie. A Hall properties. Said Indictment was Endorsed. A true Bill John Janson Gorensen of the Grand Lury, and afterwards to wit on the 15th day of October 1843

the following writ of capias was issued The State of Olio, Muion County ss. To the Sheriff of said bounty; Greeting. We command you to take thester Samum, and him safely keep, so that you have his body before our Court of bommon Deleas within and for said bounty of Union at the bourt stouse in said bound. on the first day of next term, to answer to an indictment found in said bourt agains I him, for Betting - and have you then there this writ. Deals writing John babil, bleck of said bourt, at the court House in harysville, this 16th day of October A.D. 1843 John Capil Clerke. Which said writ of Capias was returned endorsed, arrested Chester Farmum who is mow personally in Court. Oct 18. 1843 At Waterle Sheff and afterwards to wit on the day and year first herein aforesaid, This day came the Prosecuting attorney and the defendant, being arraigned, & the indictment being read to line, Says he is quilty. Therefore it is considered by the Court that the defendant Chester Farning make his fine unto the State of Ohio, by the payment of six dollars and the Costs of this prosecution, taxed at # Attest John leafil bleck

The State of Ohio

Be it remembered that at a Court of Common Fleas begun and held at the bourt House in the town of manypille within and for the country of Union and State of Ohio on the 18th day of October A.D. 1843. before his honor Joseph R. Swan Esg Fresident, and Silas G. Strong. James R. Smith. and Christian Agens his apociates, Judges, Asahel A. Woodworth, Samuel Bareus. Cobeneger & Hathaway Adam Holford, John Carson, Edward Smith, John Douly, Onoch Burrows, Abraham Beck, Robert. B. Curry, John Wilsquer Benjamin Q. Bayter. Joseph Gibson Ralph Cherry, and David Danforth. Jurgos of the Grand Jury then and there being duly empauneled and sworn in the name and by the authority of the state of This, to inquire within and for the body of the County, of Mion aforesaid upon their said oaths do present and find that one Rufsel Chiggage late of Said county on the fifteenth day of September in the year of but Lord on thousand Eight hundred and forty three, with force and arms at the County aforesaid in and uppon one Milliam Scott then, and there beingdid then and there unlawfully make and assault and him the said William Stott did there and there unlawfully beat bruise Strike wound and othering ill treat so that his life was greatly dispaired of and other wrongs to the Said William Scott their and there did contrary to the form of the statute in such case made and provided and against the peace and dignity of the state of Ohio. A Hall Profs atty - Said Indictment was endorsed a true Bill A A Moodworth fore man of the Grand Lury" and afterwards to wit on the day and year first aforesaid This day came the Prosecuting attorney and the defendant being arraigned and the indictment read to him, and for Flea Says he is quilty. Whereupon it is considered by the Courte that the defendant stake his fine that the state of this by the payment. I five dollars and the costs of this prosecution taxed at &

The state of Ohio

Be it remembered that at a bourt of bommon Pleas begun and held at the bourt House in the town of Maryville within and for the bounty of Minion and Hate of Phio on the 18th day of Bottom A.D. 1843 before his Honor Joseph Redward Esgr Dresident and Silas of Strong Junes & Minister and baristian Myers his apociates, Judges, James & John Schlister, Nathaniel Norvall Andrew Amrine, William Hartford, John Mc Allister, Nathaniel Norvall Andrew Amrine, William Hartford, John Johnson E. B. Smith, Milliam Leeper Milliam Beard, Junes Mr. Evans Disjon Mitchell James Martin

ion County ss. take Whester our Court in said bound . id bourt ald hitrel ysville, this writ of no who is now ras to wit; Prosecuting being read the defendant Dix dollars ud held at rety of Union nor Joseph · Ayers his Hathaway s. Abraham Gilson and there y of the state aforesaid gage late of A Lord on ms at the re beingid Milliam and othering rough to The The statute dignity of et men! Mear him, and urte that haytuout e kayment. s begun Min and as of Bother Norvall , Milliam

y Naction

and James Reed Surors of the Grand Jury here to fore to wit: on the 18th day of April A.D. 1843. There and there duly empannelled and swom, in the name and by the authority of the State of Ohio to inquire within and for the body of the Country of Union you their said oaths do present and find that John Erwin Cate of said County on the fifteenth day of January in the year of our Sord one thousand eight hundred and forty three out the county aforesaid withforce and arms one wether sheep of the value of three dollars of the goods and chattels of Nathaniel Raymond then and there being found feloniously did steal, take, and drive away, contrary to the form of the statute in such case made and provided and against the peace and dignity of the state of Chio. - and the jurors aforesaid upon their oaths and by the authority aforesaid empanneled as aforesaid, to inquire within and for the body of the County aforesaid dofurther present and find that the said John Erwin on thefifteenth day of January in the year last aforesaid at the County aforesaid with force and arms, oneother ever sheep of the goods and chattels of Nathaniel Raymond, of the value of three dollars then and there being found, 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 This. A Hall Drofs atty. Said indichment was endosed atrue Bile John Johnson Foreman of the Grand Lyry and afterwards to wit; on the 21st day of April AD 1843. The State of Ohio vo John Ervin & Recognizance for the sum of from the docket of adustice of the Peace. for Janeury. In this case on motion of the Prosecuting allowey the said John Erwin was three times solemnly called to come into Court as by his recognizance he was bound to do but made default, and came not whereupon andrew Truin his Security for appearance was also Rober three times solembly Called and required to bring with him the body of the said John Erwin in discharge of his Daid bond in that be half and the said budrew Erwin made default and brot not the body of the Said John Erwin into Court Where upon it is ordered that the recognizance of the Said John Erwin and andrew Erwin be and the same is hereby forfeited to the State of Ohio and it is allowed that this forfeiture be respited to the first day of next term of this Court. and afterwards to wit; on the Eighteenth day of October AD1843 The State of Ohio os John Erwin & Recognizance in the sum of \$ 50 from the docket of David Danforth a Sustice of the peace per recognizance on file: In this case on shotion of the prosecuting attorney the Said John Erwin was home times Solemnly Called to conteinto Court as by his occognizance he was bound to do but made default and Came not, Whereupon Audrem Evin his Security for appearance was also three times solemnly Called and required to bring with him the body of the Said John Envin in dischange of this said bond in that behalf, and the said andrew Cruin made default and brought not the body of the Said John Erwin into Court, Whereupon it is ordered that the forfeiture of recognizance heretofore made, to wit: at the april Term of this Court be made absolute. Mora Attest John Cassel Clerk

De it remembered that at a lout of formmon flear begunand held at the Court house in the town of Maryville within and for the County of Union and state of this on the righteenth day of belover AD 1843 before his Honor Joseph to Twan Esq Deresident, and Silas of Strong Mones of Smith and Christian & hyers his africian Judges James & Mara John M. Wobiylow, George of teed John My Aflister. Nathaniel Norvall Andrew Amrine, William Hartford, John Johnson, E. b. Smith, William Seeper William Beard James M. Evayy Dixon Mitchell Junes Martin and Junes Read Turors of the Grand Jury to wit on the 18th day of april AD 1843, humand there being duly empannelled, and sworn, in the name, and by the authority of the state of this to inquire within and for the body of the bounty of Union upon their said oaths do present and find that one John Envin late of Said County on the fifteenth day of January in the year of our Lord one thousand eight hundred and forty three with force and arms at the county, aforesaid one Ewe sheep of the value of one dollar the property of William Herd then and there being found then and there did unlawfully and fellowiously, steal take, and drive away Contrary to the form of the statute in such case made and provi = ded. and against the peace and dignity, of the state of Ohio. And the jurous after said then and there duly empanneled and swom as aforesaid, in the name and by the authority aforesaid to inquire, within and for the body of the Country aforesaid upon their oaths do further present and find that said John Erwin on the fifteens day of January in the year last aforesaid at the County, aforesaid with force and arms one other rive sheep of the value of one dollar, the property, of William Herd then and there did unlawfully steal take, and carry, away, contrary to the form of the Note: This case corrected? Statute in such case made and provided and against the peace and dignity of the from page 65 which State of Ohio. A Hall pross atty. Said Indictment was endorsed a true Bill John was erroniously recaded? a. Johnson foreman of the Grand Lury and afterwards, to wit: on the 21st day of April AD 1843. The State of Ohio is John Erwin. Recognizance for the Jum from the docket of a sustice of the Deace for Larceny. In this Case, on motion of the Prosecuting Attorney, the Said John rwin was three times solemnly called to come into bourt, as by his recognizance he was bound to do, but made default, and came not - whereupon, Andrew Erwin, his security for appearance, was also three times solemnly called, and required to bring with him the body of the said John Erwin in discharge of his said bond in that behalf; and the said Andrew Erwin made default, and brought not the body of the said John Erwin into Court-Whereupon, it is ordered that the recognizance of the said John Errorin and andrew brin be and the same is hereby forfeited to the state of Ohis: and Stephen Disact it is allowed that this forfeiture be respited to the first day of the next term of this Court and afterwards to wit: on the Eighteenth day of Jetober AD 1843 The State of Phio. Ds. John Chvin. Recognizance in the sum of fifty dollars from the distrit of David Danforth a Justice of the Peace See occognizance on file- for Larely - In this case on portion of the Prosecuting attorney the said John Cruin was three times bolomuly to come into court as by his recognizance he was bound to do. But made default and came not whereight. Andrew crain his security for appearance was also three times solemnly balled and required to bring with him the body of the said John Thrie in discharge of his said bond in that behalf, and the said anshow Frim made default and boot not the body of the Baid John Erwin into Court. Wherein an it is ordered that the forficture of recognizance heretofore made at the April Lem of this Court be made absolute Attest John Calsel bleck Amm The State of Ohio Be it remembered that at a Court of Common Pleas begun and held at the bourt house in the town of Marysville within and William & Brown for the County of Amion and State of Ohio on the eighteenthe day of April in the year of our Sord One thousand Eight hundred and forly three before his honor Joseph M. Swan Egr Dresident, and Silas & Strong, James It Smith and Christian Myers his afrocians. Judges. Joseph Medung, Jacob Parthemore. Matthew Gooding George Hensell, Joseph Button, Levi Lyon, A, C, Jennings, Jonal

Westlake, Thomas B. Caldwell, Russel Colver, Andrew begunand of Amou Amrines, John Thomas, Stalph Cherry. John Reed and Joseph 12 Jucob Myers. Surors of the Grand Jury to wit on the 8th day his afociate of November AD 1842; then and there duly empannelled and Nathaniel Sworm in the name and by the authority of the State of Ohio to inquire liam Seeper. in and for the body of the bounty of Union aforesaid whom their Said mes Reed ouths do present and find that William & Brown late of Said 3, Then and County on the first day of October in the year of our Lord one y of the state thousand eight hundred and forty two at the County aforesaid loaths do with force and arms then and there did vend and sell a January quantity of spirituous Viquor Commonly Called whiskey, to wit, and army one quart to Pandal anders for the sum of len cents, to be William drank in the place where sold, which said sym of twelve rly, steal some half cents was then and there paid by the said Randal and mort Andress to the said William & Brown for the said whistery. purossafon - without the said William EBrown being duly licensed to keep ud by the a tavern and the said whiskey was then I there drank Horesaid Contrary to the form of the statute in such case made and the fifteenin provided and against the peace and dignity of the state of a arrus Ohio. - A Hall Prosecuting Atty. Said Bill was ondorsed d then a true Bill, Matthew Gooding Foreman of the grand berg one of the And afterwards, to wit; on the day and year first herein aforesaid Note: This case corrected & of the from page 65 which This day came the Prosecuting Attorney and the defendant, being ill John was erroniously recorded arraigned, and the indictment being read to him, says that hecanlay, of not gainsay the charge therein contained against him; but for plea the Sum thereto says he is quilty. Whereupon, it is considered by the bourt, In this that he make his fine unto the State of Okio, by the payment of as More \$ 3,00, and costs, sbound Attest John Capil Clerke, ecurity him the : and the Be it remembered that at a bourt of hommon Pleas ohn Emin Thomas blacksone in and for the bounty of anion and State of the on the Sixteenth day of ulruin Mis: ano Sternen Disact April in the year of our Lord one thousand Eight hundred and forty It term four before his honor Joseph P. Swan Esq. President and Silas 40 1843 G. Strong, James V. Smith and Christian Myen his afrociates om the Righet Judges, Samuel M. Cameron Philip Snider, William Ligget - In this James Milber, Abraham Holycrofs, James Martin, Janu ely to sme Chapman, Sunuel Polinson ir Thomas Rect Dennis Helch herewood, Robert Me Campbell Samuel Hoodhum and R.D. Reed ing with him Andrew S. Arden and Jume Reed. Inrow of The Gran ruin made Jury then and then being duly empanneled and som in the brolute name and by the authority of the State of Ohio, to inquire within and for the body of the bounty of Mion aforesaid upon their said oaths do present and find that one Thomas Claster and one Stephen Disart late of the county of overied, on the first day beginn of Sanuary in the year of our Sort one Thousand eight hundred him and and forty four, at the bounty aforesaid, one hire of beer of the to day of value of one dollar, of the goods and chattels of one lames I Seott red and Then and there being found, Jeloniously did steal, take, and clout and carry away, contrary to the form of the Statute in Such case made afrociaty and provided and against the peace and dignity of the State of this ding and the perors aforesaid, upon their outher aforesaid, do further ngs Josiah

Lord one thousand Eight hundred and forty Three and upon day and Homas his outh aforesaid, Said Court of bom mon Pleas having full and Legal power to administer said outh as aforesaid, in and inty afore herein und about a certain complaint then and there in the led against said ed chatters William & Prown, for selling and vending spiritors Liques in the a felori County of mion aforesaid by a less quantity than one quart into the The form truth of which the said Grand Jury was then and there making aust The legal and just niquiry beforethe Said Grand Jury of the said brung llison of union at the term aforesaid and on the day and year last William spouried to surpress the Bruth and to serven the said Whilliam & to wit on Brown from the penalty of the statute against vending & Selling Loseca Miritous liquor by a less quantity than one quart without being ud the regularly becomed to breepa lavern and to hinder & product the administration of law & public justice the said Peyton B Smith gainsay Pha then and there before the Grand Jury afore said at the county descol aforesaid wilfully and corruptly and upon his oath afore Said did say and declare & give in evidence to the meaning of Ohio Decution and effect following well knowing the same tofalse, that is to say I (meaning the said Payton B. Smith) never bought liquor from Brown (meaning the said William & Brown) by a less quantity That by the quant. I never bought by the quart or otherwise any ne and liquor that was drank in or about the house; whereas in truth udfor and infact the said Pey ton B. Smith had frequently The year bought spiritous liquor of and from the said Willian V. Brown, by a less quantity than one quart and by the Muitt quart and otherwise to be dranks where sold, and so the Said Deyton B. Smith well Treew The same to be Andrew false and metrue and so The farons aforesaid whom Veeper their oaths aforesaid do one that The Oxid Deyton B ames Rud South on the mustienth day of Abril oforesaid in ry of The year of am Lord one thousand Eight hundred i in the and forty Three aforesaid, at The County aforesaid before andfor Said Court of Common Pleas said Court Then and There having full and legal power to a dominite said och bescut nilin as aforesaid to the said Peyton B Smith - fallely wietedly ty Three and corruptly on his oath aforesaid did comment hiles and compt perjury, contrary to the form of the Statute in such Case made and provided gud against the peace the Late and dignity of the State of Opis. A Ball prosecuting Atty. triving Said Bill was endorsed. Atrue Bill John Johnson Fore mented man of The Grand Jury". Filed April 21 st 1843, John Gastil Clerk Olea not Guilty. And afterwards, the 22 nd day of April 1843, before Daid Court of Comme t day of ned forty Pleas, In This case it is ordered that the Sheriff take bounds with good security for the appearance of defendant ve in The form of three hundred dollars and afterwards, to orporal Day Tou D a should day of July A.D. 1843 this cause was continued And ed Court afterwards, to wit; on the day and year last here in aforesas ter Said before said bourt of bommon Pleas, This day hersomally said appeared Peyton B. Smith, Alexander Tollocke and Elijah Wolford and sweally acknowledge themselves to owe and fore The Stand in debted with the State of this in the derm of there hundred Rollars each to believed of their goods and chattels Lands and Tenements of default be made in the condition earopour

following to wit; that if the said Perton Belmith Shall appear on the first day of the next term of this bourt at 10. oclock & M. and answer to an indistment forma against king for Desjury, which the order of bourt therein and not depar with out leave then this recognizance to be void ofther wise in to be and remain in full force and virtue in law and afterwards to wit at the October term of said bourt to wit on the 18th day of Dolober AD 1843 this cause was continued and afternaids to wit at the October Jerm of paid bout to wit on the 19 th day of October AD 1843 Personally appeared in open court Dayton B Smith Alexan -der Pollock and Chester Farming who severally and joint acknowledged themselves to and owe and stand indebted to the State of This in the penal firm of three hundred dollars to be Levied upon their lands and Venements good and whattels 4 default the marce in the following conditions to will that the min Elyton Behmith be and appear before the next term of the but of Common Pleas for this County to answer to an indict specit for passing, on the fire. day thereof it contings on day to day and not depart the Court without leave then This secognizare is void othersvise to remain in full force in Lawy Bud afterward, to wit on the 1st day of November AD. 2843 This day Alexan der Pollock frint surety with chester Farmen in a recognizana Constitioned that the Said Payton B Smith be and afread before The Court of Common Pleas in and for the County of Anional the Spring term thereof AD 1844 to answer an indictment for Derjuly & not depart the Court without leave, - brought the buch of the baid Payton B. Sorith before Silas of Strong one of the afficiente Judges of Paid Court at the Court house in Daid County and surrendered the said Poyton B. Smith indis charge of said re cognizance which surrender evas accepted by Build Judge and the Clerk ordered to make an Entry theref When the journal of said Court. Siles Gottong afraiste Judge And afterwards, to wit, at the april Jenn of Baid bout to wit on the 16th day of April AD 1844 This day came as well the Prosecuting attorney as the defoud in Deargen and thereupon come a jung to evit, James Olyan William Wynegar Arad Franklin John Hutchinson. Ralph Graham, David Baseforth Harret. O. Carter, John A Ewhouse, William Porter, John Leggit Abren Veggittung and John Thomas, who being emparaulted and swom The touth to opeate upon the issue joined between the justices upon their saths do say that the defendant is no Guilly as charged against firm. Therefore it is compidered that The defendant go hence without day upon said indictment

Attest John Cassil Clints

The State of Chie Be it remembered that at a Court of Common Pleas thomas Clarken to begun and held at the Court House in the Your of Many wills thomas Clarken to within and gothe Country of Mucion and State of Chie or the Sixteenth day of April in the year of our dord one housand Eight hundred and forty four before his Gonor Corefet Pe Soven Engr President and Silas G Strong James & Smith and Christian hyers his associates Judy

The State of Oh Benjamin Harrings Thall appear Samuel M. Cameron Philip Snider William Viggit 1. oclock. 4 James Wilber. Abraham Holycroft James Martin Jason Chapman I kim for Samuel Robinson in Thomas Reed Dennis Helch Robert not depar. Melampbell Samuel Woodburn and R.D. Rece Andrew void other I Alden and James Reed Jurois of the Grand Tury then tre in law and there being duly empannelled and sworn in the name said bourt and by the wetherity of the State of This, to sugaine within Tare was and for the body of the county of Union afine third whom Lerm of Their dave outher do present and find that one Thomas & lanker 1843 and one Stephen Discut late of the County aforesaid, with ith Alexan on the first day of January in the year of our Lord one thous and fourth and eight Hundred and forty four, at the bounty afordain teller tette one hive of bees of the value of one dolian, of the good and chattel Hars to be of our James & Scott, their and there being found, felouiously ahottees y did Steal, takeand carry away; contrary to the firm of tal the mid The Statute in such case made and provided and m of the against the peace and dignity of the State of Ohio, an circlict And the purous aforesaid, upon their outhe aforesaid do on day to further present and find, that afternais to wit, on the is secognizan day and year last aforesaid, at the County afore said, the d afterward, Said Thomas Clackson and The said Stephen Disart late of day esteran the County aforesaid one other bee hive with a swarm of coogning hun living bies Therein, and their honey, of the value of one dol elpear before - lai, of the goods and chattels of the said Inner South, Then of Parion at and There being found felouiously did Steal take and car etmentfor by away contrary to the form of the Statute in such het the bock, case made and provided and against the peace and me of the deguity of the State of Ohio, 6, 1, 13, Allison Bothy se in Daid Jaid Bill was endorsed at true Bill" Milliam digget with indis for Hoseman of the Grand Jury, Hound upon testimo 1 accepted my Swow and sent before the Grand Jury by order of the Entry Herry bout at the request of the Prosecuting Attorney, And riate Judge Afterwards to wit; at the afril Ferm of said bout to wit; ust to wit on The day and year first herein aforesaid; Thirday e as well Came the Prosecuting attorney and the Defendants being arraigned and the indictment being read to them. is own prou ames Olyan May that they caund gain say The Charges then in con lained against them, but for Plea there to says they hiusou. ter John are quelty, whereupon it is considered by the bourt that they make their fine unto the State of Ohio by Veggitung ou The The payment of \$10,00 Each and the costs of This pros the parties ecution toxed at \$ is no Guilty Attest the barril blak leved that The State of Phis a inclictment De it Remembered that at a Court of bommon Pleas Benjamin Harrington begun and held at the Court House in the Jour of Marygville within and for the Country of Union and State of Ohio on the Sexteenth day of April in the year of mon Pleas Marypville our Lord one thousand right hundred and Ohio or forty four before his Honor Joseph l'Edware Esgt rd our Drisident and Silas of Mony sames 12 mith before his and Christian Payers his associates Judges ilas G Strong Hahel A Moodworth, Samuel Barcus, Ebenger & seiales Judge

Hathaway, Adam Wolford John Carson Edward Smith John Douly Enoch Burrows, Aboaham Beek Robert B. Curry, John Bilsover Benjamin BBaxter Joseph Gibrow, Ralph Cherry, and Burid Dauforth Justers of the Grandelery their and there bring dely england - led and Sworn in the manne and by the nethority of the state of Phio to inquire within and for the body of the County of Minion aforesaid upon their said sather de present and find that que Banjamin Herrington Late of said County on the thickenth day of October in the year of our Soid one Thousand eight hundred and forty Three with force and arms at the County aforesaid in and upon One John Course then and There being did Then and there unlawfull make an assault and him the said I she Course Then & There did unlawfully beat wound Write and otherwise ill treate contrary to the Statute in such case made and provided, and against The Brace and dignity of the State of Chie, I Hall property Said Bill was endoised "Atrue Bill At A Bood worth Horeman Grand Jury, and afterwards, to wit; on the day and fear first henin afouraid, This day came as well the Prosecuting attorney a the Defendant, and the said Defendant being arraigned and the indictment being read to him says that he cannot gainsay the Charges therein Contained against him but for Pla Thereto says he is quilty whereupon it is considered by the court that he make his fine unto the State of Theory the pay ment of two dollars and the costs This prosecution taxed at \$

Attest Sohn bassil bleck

State of Chio Best Remembered that at a count of common of Bleas began and held at the Bound Jaone in the foun dohn udditrick of Manysville within and for the county of the and State of This on the First day of Watsberr in the year of our field Come throughouse Englit humadre of and I wenty seventh day of Monger in the year of our & ore One thousand Orght hundred and Forty Hive before his Honor Loseph R. Draw Esqr. Bresident Tilas G Strong Marnes 12. Smith & Christian Myers, his associates, Indges As ahal Woods worth, Samuel Barano, Ebeneger 10 Hath away. adam Wolford, Lohn Carson, Edward Imith, John Slonley, Enoch Burroughs, Abraham Beck, Robert B. Oving, John Dilsaver, Benjamin Barter, Loseph Git em, Ralph Cherry, & David Danforth, Irrors of the Grano Irray here to fore to wit on the 18th day of Opto ber. Af 1843, then and there duly compannels and Sword in the name and by the anthority of the State of Olivo to enquie within and for the body of the County of Minor aforesaid, whom their said oaths do present d. find that one John mcKitrick late of said commy on the Uniteenth day of august in the year of our

duand ham Beet in B Baxter unforth leely crafaund 14 of the State the County went and raid County foundoid with force upon Theu and the said cat wound The Statute aust The Well Prop M odworth on the y came as and The wdictment say the est for Pha medical e State of Thecords CX- VXV trade anco safora Vrong Indges 10 Hath with, le, Robert eph Gilo of the of Oate la ano State ne County resent d. my on non

Dord One thousand eight hundred and forty three at the Comity aforesaid with force and arms in and when one Idaney formes then and there being did unlaw gully make an assault, and him the said Harry Jones did them and there unlawfully beat bruise strike, wound and otherwise ill treat so that his life was greatly despared of and other wrongs to the said is away dones then and there did contrary to the form of the statute in such cases made and privided and against the Deace and dignity of the State of Olivo . A. stall Dove cuting allowey sono Bill was endorsed A true Bill A A Woodsworth Foreman of the Grand from, Found whom Lestimony, sworn and sent before the Grant fung by order of the court at the request of the Prosecuting atty a Hall, Files Oct 18. 1843. John Cassil clerk And of terrands towit on the 18th day of June A \$01844. The following writ of Capias issues, which said writ reads in the words and of igmes following tourt, The State of Ohro Minon Country So. To the Sheriff of goid county greeting the command you to take do home Meditrick and him safely Keep so that you have his tody before our court of common Pleas, within and fer Dovid Country of Union at the Court House, in said Country on the first day of the next term thereof to answer of to an Indictment found in said court against him for an assault and trattery and have you then and there this unt Witness John Cassil, Clerk of Said Court S.D. at the Court house in mary villy this 18th day of Anne Adl 1844. Dohn Cassil Clark, Which said und was returned arme 22 1844, endorsed by the said Sheriff in these words and figures viz " arrested John McRitach Irme 21, 1844, who thereupon of contect his Bond to the State of this in the sum of 1000 with D. Mcloampbell his smety W. M. Sleele theriff. Which said Bond reads in the words and figures following lourt Know all men by these presents that we down mekingle and damne mele ampbell are held und firmly bound, Unto the State of Obis in the Dereal Sum of One him dred dollars, lawful money to the payment of which well and truly to be made, we bind ourselves our heirs executors and administrators, fromly by there presents realed with our seals and dated this 2 pt day of June Add 1844. The condition of this trond is this the above bound John Mc Hitrick has this day to sen arrested by W. W. Steele Sheriff, on a Capias, upon an Indictment found against him for assault and Battery in the Court of Common Bleas of Union County Ohio Now if said I. McRitrick do personally appear at the ment Terms of said Court and answer to Said Indictment and not depart the Court without to remain in full force John MY it Seal. I Me Campbell seal, altest W. M. Steele and after wards to wit on the 1st day of October AD 1844, In this case the defend and being arranged in open

Court and the Indictment having been read to him for plea days he is gully of the facts as changed in the Indictment there whom Hanney Dones was examined whom the part of the State when upon motion of the defend and the case was continued for finther Gestimony until the next seron of this Court the costs of this Drus eantion previous to this continuance to be paid by the defendant it is further ordered that defendant enter into recognizance in the own of I fty dollars condi timed according to law, and there whom appeared in open court the said Mckitrick and adenowledged himself to one and Stand indebted to the state of this in the penal sum of Fifty dollars to be levied upon his goods and Chattles lands and tenements if default he made in the Condition following tourt That the said John McRitrick be and appear before the court of com mon Pleas, of Union Country on the first day of the next term there of at 10 Oclock am. to answer unto a charge of assault and Battery remain from Day to day and not depart the court without leave then this recog orizon ce to be boid, otherwise to remain in full force and virtue in law, And afterwards towit on the Inventy Deventh day of May ASD 1845. The day and year first here in before montioned come the Drusecu ting alty, and the Defendant being arrangues Blead Exilty to said Indictment Therefore it is considered by the Court that the defendant John merritisk make his firme unto the State of Ohio in the sun of three dollars, and the costs of this Prosecution Altest, John Casoil, Clerto.

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State of Ohio Beir Remembered that at a court of Common Pleas Began and held at the Court House in the Jown of Manysville, unthin and for the Country of Union and state of Ohio, on the Inventy eight day of May in the year of our lord one thousand eight hundred and Forty five, before his Donor Boseph M. Swill Eggs Dresident dilar 9 Strong, darnes R. drinth 2. Christian Myers his associates Sudges, dannel M. Camrow, Phillip Smider, William Leggit, dames Wilben, abraham Holy cross, dames martin Dason Chapman, Samuel, Hobinson, fr. Thomas Reed, Dennis Welch. Robert McCampbel, danniel Woodburn & R. D. Reed, Andrew S. Alden, Sames, Reed, Surors, of the Grand Dury, here to fore townt on the 17th day of april AD 1844. Then and there being duly empannelled and sworn in the name, and by the anthority of the Itate of Ohio to inquine within and for the country of this whow their said cooths do present and find that Joseph Reader late of Said County on the Eleventh day of October in the year of our lord one thousand eight hundred and Forty three at the country afore

ad to him ed in the maps Gen e défend mony nis Pris -l by the t enter condi eo in edged e of Ohio on his melt be e sould of Com a next a Change y and 10000 el force on the and Drosecu Poleno Sidered Metrick - Din cution

Meas w of and the associates iarn s martin of the pril ed and the ty of that

resand

1 afore

said with force and arms in and upon one many Hensel there and there being inlanduly did make an assault, and her the said many Densel then I. there did beat wound and ill treat, with intent the Said Mary Hensel then and there felomionshy, wil fully and of his malice aforethought to Rill and minder, and other wrongs to the said many Gensel then and there did to the great damage of the said Mary densel contrary to the form of the statute in such cases made and provided and against the Deace and dignity of the State of Ohio, and the divisors aforesaid at the Term of the court aforesaid do further present that the said Joseph Reeder afterward tout on the Eleventh day of October in the year of our lord One thousand Dight hundred and Jorly three aforesaid at the County of oresaid with lorge and arms in and upon the said Mary Idensel then and there being did make an assault and her the said Mary Hensel then and there did beat wound, and ill treat and other wrongs to the said Mary Hensel, then and there did, to the great damage of the said Mary Hensel Contrary to the form of the Statute in such cases made and provided and against the Place and dignity of the State of Ohio O. W. B. allison Productly, Said Bill was indoised " A true Bill William Diggitt Freman of the Grand Dury, Filed April 17. 1844. John Cassil Cente Nolle Prosegni as to the intent to commit Minder, D. Boole Pros atty Grikky Mea "Guilty of assault 2. Battery And afterwards townt on the 3 day of expril AD1844 In this case the defendant having heard the indictment read to him in open court for Alea Days he is not quilty where whom it was ordered, that he enter into security to the acceptance of the court in the sum of Irvo hundred dollars, that he be and appear at the next term of this Court on the first day thereof at 10 Oclock AM. abide the order of the Count, and not depart the Court without leave, and the said Joseph Reeder having failed in gwarg the required bearned, it is further ordered by the court that he be confined in the Sail of the County there to remain until legally discharged and afterwards tourt on the 20th day of April et 10 1844 on return of Special Warrant Loseph Reeder being brought before me, the said Loseph Reeder and Isaac Workman who severally and downthy acknowledged them belies to our and Hand indebted to the State of Ohio in the penal sum of Two hundred dollars To be levied on their goods and chattels lands and tenements if default be made in the Conditions of this accog migance tout that the said I usefol Reeder be i appear before the court of common Pleas within and for the Country of Union at 10 Oclock on the first day of the next sem thereof and not depart the Court without leave but remain from I ay to day and abide the order of Court and answer

to an Indictment found against him for assault and Battery with intent to Rill and abide the order of Court thereon then the above recognizance to be mile and void otherwise to remain in quel for a, Wherenpow it is ordered that the Sheriff dis charge from Custody the Said & oseph Reeder, Silas G. Strong associate Indge, And afterwards towet no the 1st day of October A10 1845. Mersonally appeared in Open court doseph Reeder & Loac Workman and leverally and jointly acknowledges themselves to one and Stand indebted to the State of Ohio in the Renal Sum of Live hundred dollars to be levied whom their lands and tenements goods and Chattels if de fault be made in the Condition following townt that the said Loseph Reeder he and appear before the Court of Common Pleas of Urrion Country on the first day of the need term thereof at 10 Octock am, to an = I wer unto a charge of assault and Ballery with intent to Rile, remain from day to day and not de part the Court without leave then this recog nigance to be void otherwise to be and remain in full force and virtue in law, and afterwards townt on the 28th day of May All 1845. Came the Brose cuting attorney and the said & osefsh Reeder being arrangued and the Prosecutor having Nolle' Prosegui'd so much of the Indectment as charged, with intent to Rill. The defendant doseph Reeder Plead Guilty to the Charge of assault and Battery It is therefore Considered by the Court that doseph Reeder make unto the State of Ohio, his fine in the Sum of Five dollars, and be imprisioned in the drugeon of the Sail of this county for two days &. be fed on Bread and water and hay the carts of this Prosecutions

State of Ohio

Attest & ohn Cassic Clerk.

Dair remembered that dets a court of common Peleas of Man began and held at the Court Idoure in the Town of Maryproille within and for the County of Urnion and State of Ohio on the Twenty eighth day of May in the year of our lord One thousand eight hundred and Forty Five, Before his Honor Doseph R. Swaw Esgr. President Dilas G Strong. James 12. Amist de Christian Myers his associates Indges at less = ander Mcalister. Danniel Dagar, abigah Gandy Isaac anderson, Fra Watrick, William Hays, Norman Chip -man, mi Foster, me Inskeep, James martin Kil bourn Beech, Samuel Marsh, Samuel Wheeler, Jacob Westernhaune, John mealister drivers of the grand Dury there and there duly on panneled and swom to ingrine in the name and by the authority of the State of Ohio within and for the body of the Country

State of Ohio Solon Harring issault 2 the zemee & ull uff dis ter, Silas swit 60 heare 2 Ens and to one e Renal Their f de it that ne Court st day o an y with Inot neede rands 2 Brose eng Drose with Plead y It eph in the the up d. usto mon

ouse hth ous and on or s B. alleso y Isaac Chip Kil er, Jacob rand of the

afores and upon their said oath present and find that one John marquis fr. late of the said County on the twentreth day of October in the year of our lord one thousand eight hundred and Forty four, at the Country afores aid two hogo of the value of Ten dollars of the goods and Chattels of one William Fanfield then and there being found deloneously did Steal take and carry away contrary to the form of the Statute in such cases made and provided and against the Meace and dignly of the State of Ohic Whilander B. Cole Brosecriting attorney, Daid Bill, was endored Found whom Les timony, swow and Sent to the grand dury by order of the Court at the request of the Drose centing attorney Whilander B. Cole Brus atty et. true Bill. William Days Foreman, and afterwards townt on the 28th day of May ASD1845. In this case on motion of the Brosecuting attorney the said John Marguis fr. was three times solembly Called to come into court as by his recognizance he was bound to do came not but made default where up on John Marquis was three times solumly called to come ento Court and bring with him the body of John Margnis fr. as by his recognizance he was bound to do came not but made default, Where we on it is Ordered by the Court that the Recognizance of John Marguis fr. and John marguis be, and the Same are hereby forferted to the State of Ohio abso butely. The above Recognizance having been laken by John W. Hobinson a legal cetting dustice of the Deace in and for said Country of Min on the 26th day of Octobres Ad 1844 allest John Cassil Clerk

Solon Aarmigton

Ba at Remembered that at a court of common Pleas began and held at the Court House in the Donne of Manysville with me and for the Country of Unnow and State of this on the Fourteenth day of april at D. 1846. Before his honor Lances D. Dorbut. Egge President, dames R. Smith, Christian Myero. I Den Phelps his associates Indges --Frederick lagar Mesley amrine abraham Bede Bazel eel Bridge Mm Prichey. Die phenson Curry & M crarrey Odward G. Converse, Lames Ketch James DeAlexander William Hamilton &W Luskeep M Pyren David Gill & John Reed, during of the Grand Lury, here to fore to wit at the angust Term of Said court, then and there duly empanneled and Aworn to origine in the name and by the authority of the State of Chio within and for the body of the County of Union upon their Daid Carte present and find that dolon Harrington late of the Country oforesand alongo late of the Dame, William Sintchan late

late of the together with divers others evil disposed persons to the number of five to the duron afvesais unknown on the 20 day of argust in the year of our lord, One thousand eight hundred and, forty five with force and arms at the Country of ones and inclanfully and violously did assemble and gather together with intent to do an un lawful act against the person of one Thos G. alley, and being so then and there astern bled and garriered together in and upon him the Daid Thomas G. alley unlawfully notously, riotously did make an assault and him the daid Thomas of alley then and there unlawfully notously & notously did Atrike and wound so that his life was queatly despoined of Con trany to the form of the Statute in such cases made I provided and against the preace and dignity of the Stale of Ohio Philander B. Cole Prosecutio alty A. true Bill M Hamilton Foreman of Grand Jung and afterwards to with on the 18th day of September ed Il 18 45. The Following Mit of Caprias was issued town The State of Ohio Minon County Do. To the Theriff of Dais County Greeting Me command you to take Jolon Harrington alongo Timbeham & William Linkham and them hafely Reels Do that you have their bodies before our Court of Common Pleas within and for Jaid County of Union at the Court House in Said County on the first day of next serve to answer an Indictment formed in Said Count against them for Hiot and assault and Battery and have you then there this unt Mitness John Cassil Clerk of Said Court at the court House in allany soulle this 18, day of De depatember A 20 1845. John Cassil Clark, The greriffs Return repor Said Writ reads as follows Reco this unt left 18. 1845. Served by arresting the within named Slefendants The said Slefendants entered into Recognizance in the Sun of Fine hundred dollars, with Benjamin Tinkhan & &. C. Smith surity conditioned for their appearance on the first day of the Oct Term of Common Pleas of Urnin County 1845 M. M. Notinson Thereff and of towards towards on the 28th day of October ASS 1845 Came as well the Prosecutions allowey as dolow darrington & alongo Linkhan in their own proper persons and thereupon Came a Jury tourt Geo M. Barley agrilla Turner David Welch, Suther Mord David Paul, Deri Longbrake, Thomas, Many Elephas Burnhan Willian Huff Is a ac Gear heart Gand Stanis & Irrael Dockwood, who being empa melled and devor the bruth to speak upon the issue formed between the parties and having heard the Evidence and retired to consult, reported to the Court that they could not agree, in the Case Where upon the court directed the dury to be discharged and the defend ants recognized to

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distroved foresais garof J. forty mesaid 2 gather let against Do Then in and fully and erent Enso. of con ses made ty of the my frem clee and low & Dais rlon and es bafore el County y on the ment ot and there ( Court any of s as follow, g the J'ant ine + & . C. n Pleas lober i own Truo Suther n Gewil as heart gempa no osmi and the to the a Casa tole zeo to

to appear at need Tenu of this Court to which time this Cause was Continued and afterwards towit now on this day to witthe Fifteenth day of aforil A101845 came the Woll the Prosecuting attorney as the defendant Dolow Harring tow in his own proper person and there whow Carne a jury tourt ésanc anderson don Henderson John Rensel, adam Richey ales Mallister John Gutchus a Mordaica Baugh Robert ! Kirby Francis Scott, Loseph Gibson John Reed 1st I Lacob Songbrake who being on panneled and Swom the truth to speak woon the issue formed between the Parties upon their Oaths do Day the Defendant is not Guilty Therefore it is considered that Sefondant Go Stence without day. allest John Cassil Clerk,

I dtate of Ohio Beit remembered that at a Court of Common Pleas began Dannel Monroe. and held at the court stoure in the Jours of clearys well with and for the country of Union and State of Ohio, on the Fourteenth day of april AD 1846 before his honor. Danies D. Torbut, Esgr. President, James R. Smith christian ellyers & Den Phelps his associates Ludges, Aaron Jossy Nathaniel Raymond, ansel Wheeler min = Skeep. Monroe Beech. John Burson James Wille Perry Brick. Geo W. Carry M. R. Smith Janual mcloude Hoshma Marshall, Geo. Harmawalt Stephenson Curry and Ralph Cherry. Lurons of the Grand Jury then and there drily empanneled and Swow, to engine in the name and by the authority of the state of Ohio within and for the body of the County of Union upon their respective Oaths do present and find that one Samuel Monroe, late of the Said County of Union on the Touth day of March, in the year of our lord One thousand eight hundred and Forty sie with force and arms at the Township of Union in the Said County of Umon unhawfully three bank Bills gach for the payment of five dollars and of the value of fifteen dollars the foroporty of andrew Keyer then and there being found the said rims of Fifteen dollars secured and payable by and upon the said Bauk Bills tering them I there due and insatisfied to the said andrew Reygo, felomously & unlawfully did Steal take and carry away against the form of the Statute in such cases made and provided and against the Peace and Slignity of the State of Ohio, and the Grand Livrors aforesaid upon their Outher aforecard in the name and by the authority of the State of Ohio do further present and that

that the said dannel ellowore, on the fourth day of March in the year of our lord One thousand eight hundred and forty sie with force and arms at the Township of Union in the said Comity of Union un = lawfully one bank bill for the payment of fine dollars, and of the Value of Time dollars the Inoperty of the Laid andrew Reyes, then and there being found which bank till is as follows. that is to Day \$5. The Bank of Circleville A. No 5357. foromise to pay ang chafina or bearer five dollars on demail Circleville Ohio, Ine 3°1835. 14. Laurence Cash. To Olds Post and the said Amn of five dollars there impaid and musatisfied followiously did Iteal, take & Carry away, against the form of the Statute in such case made and provided and against the prace and dignity of the State of Ohio Philander B. Cole Pros atty, This Bill was found upon testimony livored & lent to the grand Dury by order of the Count at the request of the Porose on ting attorney 1913. Cole 10 ros. atty. - endorsed a true Bill. I. Marshal Foreman of the Grand Lung. and afterwards tourt on the 15th day of April All 1845-Came the Prosecriting attorney and the defendant being arraigned. Mead quilty to said indictment Therefore it is considered that the defendant Samuel Monroe make his fine unto the State of Ohio in the sum of of Five dollars and costs of Prosecution, and be improvioued in the dungeon of the Sail of this County Five days, & befed on breat

allest dohn Casail Clerk

The State of Chie & Be it remembered that let a count of Conserver bleasbegan and held at the Count I tense in the form of thought be and held at the County of the form of the form of the gran of Chies were the throw and sight hundred time I bet, six, before his It over faces I form the thought be the thing the thing of the property the throught the things and the things in the gran of the the things the things the throught the things the throw the throught the things the throught the throught the things the throught the transfells. I then the throught the throught the transfells that of the Count of the throught the transfells. I the same that the first day of deptember in the year of the transfell take of the Count of the manual on the first day of deptember in the year of the transfell take of the Count, a possession on the first day of deptember in the year of the transfell take of the Count, a possession on the first day of deptember in the year of the transfell the t

& Water and make restriction to andrew Keyes in the

State of Whice

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at the County apresaice did unlawfully band and see sportumes lequor by a less day of quantity than Cove quart to wit by the quantity of am print of Spirituous Liquor (commonly care eight t the whisty) to an Trage Crisroell for the Sum of len cents which price was then will there paid by the Said Conswell to the Said Fragell for Said Siquer with all the Said Frague ion un of fine being then there duly be concere to Keep a toven Contrary to the form of the Statute in Such Case made throwided and against the peace and dignity of the State of mo there Olive, Philander B Cole Pros. atty, Sain Bill was endored It Time will "lypnan nat is to Lee Froman Grand Prong, and afternances to wit on the 15 "day of april 1866. this cause romise low Continued. Jain Bill was also endorsed Pleasef guilty endulared Jug 28 1816. Mile n demail Afterwards to with an the 280 day of July 1806. This day came the Brossenting attorney and ashr. the defendant A & Fragell being arranged entered his Place of quely to the matters elan I things as charged in the Indictment. Therefore it is considered that the Laire tren + A D'Fragell. Make his fine unto the State of this in the String Ven dollars And the Costs of this Prosecution, y did Attest, John Cassil Clerk, of the d and ate of Bill State of Which he grand The experient bord that at a court of common Pleas begun and held at rose en the Court House in the Sound of Manysville Northin and for the country of Adam Freeze Union and State of Olive on The Forthe day of may in the year of true and\_ Our Lord One Thousand eight hundred and Fort Leven, Refore his Honor James & Jorbert Esqu President James R Smith Christian Myers 1845 and Sein Theeps his associates Inages, Withelips At Emmeron dernout ant Cacob Parthoner, Ring amme & Helsey, Greenberry Merritt, Farmery Somminger neut ut ate of and Wittays, Ornors of the Grand Dury, heretofore to wit on the 28 day of July A. D. of\_\_ 1846. Then and there duly emparendled and Lower to enquire in the name ugeon and by the authority of the State of Ohio. within and for the lody of the County of Union, upon their said autho present and find that one I dann truge in the late of the County aforesaid an the twenty fifth day of Inne in the year lighten Sundred and firty six with force and anno at the County afore aid in and whom one Jerrye Where their and there being did make an unlaisful assant, and him the Jaid George Abrile then and there did unlawfully Strike and lovered Contrary to the forme of the Statute in Such Cast made and provided and against the Peace and againty of the State of this, Philander B, leale From atty, Said bill was ledoned, this Bill was formed upon testimony Swim and Lent to the Grand Crey, by order of the Court at the request on Hensbegin of the prosecuting atterney Probate Pros alty. "A true Bice" William D. Inoin, fellaysville Joseman Grand Juny, und afterwards to with an the 7" day of October 1846. te of Oliver the following writ of Coprias was essued towit, The State of Olive Minor County es. torrer farous To the Sheriff of Juice County Greeting. We command you to take Adam Freeze Levi Philps and him Jufly Reefs Sothat you have his body before an Court of common De & Exercise Pleas within and for Said Comity of Union at the Court house in Later Marxonso Their County on the first they of the met terms thereof to auswerte an Deriver Samuel Quaretment found against him him in Jaice Court for assault to Wattery Wello Garge Unce have you then their this with liters I down Cassie clutter Jaice Court at the Court House in Manysville this Leventhe day of Celibra A \$1846. nul Novall Grand Fray John Cassil claste, Same wint was returned on the 14 day of October 1846 Januallen and Endorsed as follows tourt, Oct 13"1846, the Defendant not formed MM e within and Wobinson Short, and afterwards towit anthe 14 aday of action 1846 this trat amethodis Cause was continued. And aftervares to wir outho 15 "day of afric 18thy the following wint of Copias was usua tourt. The State of this Union County 20 in the year in amil In the Shariff of Jaid County Greeting we Command you as we have heretifore

Commanded you to take Adam House and him Safely Keep Sothat gon have his truly before our court of common bleas within and for Vaice Coming of Union at the court House in Said County on the first day of the ment Term thereof to auswords an Indictment June against him hie Swin Court for assault & Ballery, and have you there there this with lectures John Cassil clean of Said Court athe Court House in Many soille This Fifteenth day of april AD1847. John Cassil club, and afterwards to wir an the 4° day of may 1844. The Sheriff returned Sand with endown as follows low I have tuthen the body of the within warned adam Frego and taken bones with Security for his appearence at the first day of next term Thilly Sinder Sheriff Said Bond reads in the words and Jigine following to wir, State of this Union County Is, be it semembered that an the Drang of april in the grand our Sord one thousand light trundred and got sever presently Came before me thilip Swider Sheriff of Union County Chin, Adam Freezo and James bean and Swally ach nowledges to another State of this the Sum If fifty dollars each, to be levice of their goods and chattles lands and tenements if defailt be made in the Condition following to wit, the Condition of this recognizance is such that whereas the above bounder Adam Freeze has been arrested by me, on a writ of Capias issued out of the court of common Pleas in and for the court of Muino, an a certain indictment presented in suice Court against the Vaice Adam Frage for the Offence Change in the indichments Now therefore if the Saine adam Freeze to arrester as africaid, Shall Jugarally appear before the Dudges of the Court of Common Seleas of the County last aforesain on the first day of the next term Thereof Then and theretofile west the same indictioned and abice the freignent of the court Huren and not depart the court without leave there this secon misus Stall be void, and of no offect, athervise to be and rungin in full force and Fistre in Vaio, 3 Adam X Freeze Lead Faken Ang new auca acknowledges before James his lever find me this It day of april ADING, Thilifo Swider Sheriff, and afterwards to wit an the 4 day of may 1847, the defendant being arrangement the indiction must read to him. Lays he is quilty. Therefore it is considered that the daise defendant make his fine to the State of Ohio, by the payment of I'm dollars Una The Cost of Frascentin taxece at & Attest for Cassil Clark,

Same Milling

Be it removement that at a court of common Plas begun and held at the court A cuse in the Form of Mangroille within and for the county of Union and State of this on the Fourth day of may in the year of our Vive and thousand eight him dreed and Hat, Leven before his oroner Vannes & Verbert Egg President Vanus R South Christian Myers and Levi Thetpolis associates Enges, Raskers Gray ardering of the form in any for when Francisco and Course of their And and the Southern to sink an the six of way of shought a film the following and and from Xx dankat know, M. Philips of Element Somont Chart John & Capill, Vonand Bliss, Mr. Inom. John Eppe, John Auger, Jacob Farthoner, Soel of Converse, Javid Chafeman, Benjamine F. Welsey, Greenberry Merrialt, Farmery Hemmunway and It ages Inves of the Grand Trung here lifere to with an the 250 day of July & 1846. There and there duly empanueled and Some to examine in the name and by the Cutherely of the State of Olive, within and for the body of the County of Timen, refron their said oath Juesent and find that heretofore to with and liverty eighth day of January in the year of am Love and thousand eight hundred and forty six at the Trionship of Seberty in the Saine county of Union Before Johna lang

pe Sothal gen for Daice Coming y of the mest itues John le This Fifteenth us to wir an & follows land Theo bond ere Thill Inder g to wir, State of april in ver personally no Horago and this the drine and and The Condition en Anego has of common Justitu Chargee arrester as Vo Common come thereit Judg ment this occup hisans ull force and Lead e afterwards the indickin the Jaid en dollars at the Court e State of drie DE Smith Pracy didn'the dera x den aspt from Capill, Vinard verse, Javid moren way and rely 201846 with outher 1- hundred

e Doshua Ludy

a Instice of the Frace for said Township a certain suit between one Samuel Maxwell and are James Mestroy in a plea of Debt wherein the daid Varinel Maxwell was plaintiff and the said James Il Flory was defendant was then and there here ing and then and there about true tried by and before the said Instice of the Peace in due from of Saw. and there and there the said Janes M. Slry, the said defendant appeared before the Jaice Justice of the Peace and Then and there regularly filed and offered in evidence as an off set to the clavers of the Sain Samuele Maxwell in said suit a certain promisoy note in writing for the payment of money which said promising note for the payment of money is as follows that is to Day " \$ 33,50, Maich 27," 1845 Lix months after date I promise to pay e lague Clark Or order thirty there dollars and fifty conts for value received withins Inghouse Saml Maxwell, and on which fair promising note was then were there Written a certain false and Jugua hander of the Laid proming note purpor A ting to be a transfer of Jaid note to the Jaid James Medling which Juice false and Jurged transfer of the Quid promising note is as follows that is to vage you 12" 1846. i segu the within note to James ell'Stray Augus Clarky be the faid farms Me Glory well tenowing the primises trust an the twenty eighthe day of January in the year last aforward at the township aforesaid, in the downty aforesaid and before the said Instice of the as aforesaid felowously fally and unlawfully did attended furthish and offer in ludence as a time and generice transfer of Said promison note the aforward false and forged transfer with intent then and there to prigadice damage and defrance the Said Samuel Maxwell injustly by procuring the Said primising note to be allowed as an off Let to their faire claim of the Laid Vanue Maxwell Hurry unjustly Subjecting the Jan Janual Maxwill to the payment of the Casts of said suit, buthe said James Mostroy at the time he so attend forblished and affered in evidence as true and garaine the oforeside false and forged transfer of the Said promise, note well Knowing the Taid transfer to be false and Jorgen Courany to the four of the Statute in Such Case made and provided and against the prace and dighets of the State of this, and the Juros of the green pan duly empaneeted luce Swon to enguine as aforesaid upion their Outh aforesaid further present and find That the said Fames Il They an the fifteenth day of Vanuary in the year Last aforesaid at the Country of Minion aforesaid having in his Custody and possession certain property towir, a certain other promising note for the payor - lut of Money which said Cast mentioned Jumisony note is as follows that today \$ 33.30 March 27 1845, Six months after date I promise to pay & Augus Clark or ander thirty the dollars and fifty cut for value received, witness my hund fund Maxwell he the Juice James el Dery afterwards to wit on the Jaid fifteenth day of Juniary in the year last africain at the Comity africaine falsely and inclanfully the forge on the last mentioned princisory note a transfer of said note which false and forged transfer is as jollows that W to Day" fun 12 16 1846 & Argen the within note to fans Mily. Angus Clark, with intent to prejudice daniage and defrance the said Samuel Mapa ell Contrary to the form of the Statute in Such Case man and favoride a and against the peace and dignity of the State of this, 30 and the fines of the grand pary afores ain then and there duly empannelled and some as aforesaid upon their said outle further present and find that the said James ell Flory Often and town tout anthe fifteenth day of Vanuary in the Gearlast aforesaid at the township apossain in the County aforesain Training in his custody and prossessions Certain other properly towit a certain other promisery note in writing for the pay ment of money which said last huntioned promising note for the payment of money is as follows that is to day \$ 33,50 march 2911 1846 Lix months after date I promise to pay

Angus belanh or order thirty three dollars and fifty cents for value received witness my hand Saml Maxwell and on which Saidlast mentioned promising note was then and there written a certain false and Jorged transfer Suid Julse and forged transfer Justica to be a genuine transfer of the property in said promisory note to the said James de Stray. which said fulse and Jorged transfer of the said last mentionen promisory wole is as follows that is to say fan 12'1846, i sign the within note to James Il Elroy Augus Clark, he the said James Mc Slovy well Inowing the from ises last aforesaid aftene ares town an the fifteenth day of January in the year last aforesaid at the township and county afores are falls Jeloneously and unlawfully did unter and publish astructura gener in the said last mentioned Julse and Juged transfer of the Said Last mentioned from is morte with intent to predentice damage and depart the Said Samuel Maxwell be the said James Me Slovy at the time he so lettered and Justished the said Sastmentioned Julse and Jurged transfer of the said last mentioned promisory note as a time and quinine transfer of said then and there well livewing the Saice transfer the false and forged Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of this, I'm And the fund of the Grand Juny Ufuresaid duly empanneled and Some as aforesaid upon their Oath afore Said further present and find that the fair fames Me Glory afterwards to with on the fifteenth day of Suncerry in the of am Sirel am thrus and light Jundred and forty six at the County Union afores aid having in his Custedy and passession a certain other primisory note in writing for the payment of money which last mentioned promising rate is as follows that is today \$ 33.57 march 27 M195, Six months after date I promise to frag Angue Clark or arder thirty Three dollars and fifty cents for value received witness my have Sand Maxwell, be the baid James Melling afterwards to wir outh day and gear last afores aid at the County apossaid fulsely and Inland fully dice make and Jorge on the back of the said last mentione promising note a certain warrant or request for the payment of money (towit for the Jayment of the money due on and by said promisory rote) which said false and Jorged warrant or request for the prayment of money as aforevain is as follows That is to day fan 12 11816 i sign the within note to fand ell Fray Augustlaste. with intent to claimage and defeand the Jaid Augus Claim Contrary tothe from of the Statute in Such Case made and provided and against the Bace and arguit of the State of Ohio. I, and the puros of the grand fry aforesaid being duly empannela and sum as a fires aice upon their said Oath present and find that the said fames Mestry afterwards towit an the fifteenth day if Jamay and in the year last aforesaid at the town Ship aforesaid in the County aforesaid having in his Custody and Jussession a certain other promisory note in writing for the payment of money which last mentioned promisory note is as follows that is to Day # 33. 50, much 27" 184 by Months after date & promise to pay Augus Clark ar order thirty three dollars and fifty cents for value received witness my hand Same Maxwell, and on the back of which said last mentioned promising note was then and There written a certain fulse and Jorgen war and for the payment of the money due on faice last mentioned promisory note which said last ment onece false and forged to arrant for the payment of said money is as follows that is to say a four 12" 1846. i sign the within note to few Mery Augus Clark, he the said James Methoy well Knowing the primises last afore Luce afterwards to wit on the fifteenth day of January in the year last aporesain at the township aforesain in the County aforesain falsely and unlawfully die atter and publish as true and generies the last

to for value ich Saidlast in false and a quinino de Stray · promisory to Vames owing the from of January ores areo Jales True and gener A men trined the Said a of the said les of Daid then contrary to against the in Cath afore Aterwares to no and light in this Custody the payment we that is today Angus Clark Witness my as to wir outher were promision owit for the h Jaia Jalse ice is as follows Augus Clark, cutrary tothe gamet the grand Imy ne Their Said rand bruit at the town and prossession which last 27"184 Det ru dollars examile, and then and y sirent of the cel last ment oney is as Icely Augus s last afore he year last Jalvely and e the last

men tioned false and forged warrant for the payment of money with intent to prejudice damage and defrand the said Samuel Maxwell he the said James Medlong at the time he so untied and published as true and genine the Last mentioned false and forged warrant for the payment of money of money as Afores and then and there well knowing the said last mentioned warrant for the payment of money to be false and forgen Contrary to the form of the Statute in Such Casses made and provided and against the peace and dequely of the State of this, I and the Innors of the Grand Juny afores air duty empanuela and Irom as afores aid upon their outho aforcial further present and fund That the said Jumes all Derry afterwards trivit, on the day and year last of Is and at the township aforesaid in the country aposesaid having in his custody and possession a certain other promisery note in douting for the payment of money which said last mentioned primisory note was made by one Saint Marwell for the sum of thirty there dollars and fifty cents dated much I'y "1846, payable dix months after its said date to Angus Wash ar order and an the back of which said promising note was then que there written a certain fulse and firgen warrant or request, for the pay must of mong (which fain falor and forged warrent or equest I was for the payment of the mong One on and made payable by the said primisory hate) which faid Sast mentioned Julie and Jorged wienant ar request for the payment of money as aforesaid. is as follows that is to day" fan 12th 1846, i sign the within note to fand Mily Angus Clark, be the said famed Al Drog well Burring the premises last afores and afterwards to wit an the Jeft with day of January In the year last aforesaid at the Township and county aforesaid falsely and unlanfully did unter and publish as true and genime the Said last mentioned false and forged warran autor sequent for The payment of the money as afore and with intent to Frequence dawings and defrand the said Samuel Maxwell be the Said James & France & Dray at the time be so untered and published as true and gounne the Jaice last mentioned false and forged warrant or request for the pay Much of money as aforesaid then and there well the wing the Said Can aut of request to be false and forged Contrary to the from of the Statute in Such Case made and provided and against the Beace and dignity of the State of this, I and the Juris of the grand of my afore Laid duly empunnited and hoor as aforesaid lipror there Laile outh present and find that the said Junes Il derry a temperate to the an The teverty eighth day of January in the year last agowain at the township Aforesaid in the county aforesaid having in his Custody and possession a certain other promisory note in writing for the payment of money which Sand last mentioned promisory note is as follows that is to say \$33,50 march 27 41845 Dix mouths after date I promise to pay Angue Clark or order Huity three dollars and fifty Cents for value received tertines my hand faml Maxwelly and at the Nach of which said last Muntioned promisory note was then and there written a certain false and Jurged signest for the payment of money averily for the payment of the Money due on and by fair promisory note) Sain Jogen sigest proporten tobe made and Irgned by the Jain Angus Clark, in favor of the Juice James and which Said forged request is as follows that is to Lay Jan 12th 1846 i Lign the within note to Janes M Heary Augus Clark, he the said fund Il Hoy will Knowing the premises last aferes and afterwards to wit with wenty eighth day of Jahmany in the year lighten bundled lind firty six at the townships aforesaid in the County aforesaid falsely and unlawfully did unter and publishe as true and genuine the find last mentioned false and Jorgea request for the payment of niney with in tent to preguetice animage

and defrand the Suid Augus Wlash he the Lain fames M' Lloy at the time he so lettered and furblished as true and geneine the said last mentioned false and forged request for the programent of money as aforesain there are there well the owing the said last mentione or request for the payment of money to be false and forged, Contrary to the form of the Statute in such case made and provides and against the peace and dignity of the State of This Philander B. Cale From atty, Said bill was enclosed. "A True bill "Milliam B Irwin foremand of the grand pury, Said bill was also undersed Stea Not goitty July 29 " 1846, Filed Duly 29 " 1846, John Cassil all, and afterwards to wit on the 29 " day of July 1846. This day came the defendant and fames My Horay, Wallace Herd, and Back anich Me Lloy and act mortidged Thomseles to owe and stated indebted into the State of Ohis in the Perice Jum of Three burnered dollars, each to be levied report their goods to Chattels lands and lements if defairlet be made in the condition of this their recognizunce to wit, that if the said James Mc Alroy appear on the first day of the mest termo, before the Court of common Pleas of Union County alie, at 10 aclock, Um, and auswer to an Indichment for Jorgery, and above the arder of the Court and not depart the court without leave. Then their sociening ance to be boid atherwise to remain in full force. Continued, and afterward town anthe 14"day of Act Der 1816, His cause was continue and afternances Dwit on the 14' day of active 1846. This day came the defendants Jumes Mc Hory. Wallace Herd live achariah Me Glory and ach nowleague themselve to our and stand indebted to the State of this, in the Tenal Sum of the hundred dallars each to be levied upon their goods and chattels, lands and timerents if default be made in the couldition of this their recognizance to withthat If the suce forms Il story appear on the first day of the next term before The Court of Commin I leas of Union County Chie, at 10, a clack Alle and line wer to and indictment for Jorgeny and atide the arder of the Court and not Of part the Court without Leave then this recognizance to be voice atherwise to remain in full force. and afterwards to wir on the 6° day of may 1847 His day Came as well the Frasicisting as the defendant James Mc Elroyana the differeduct having please not quitty and thereupon Came a Freetow Survey Read Ry an Gray, James V. Beard, Elias Vepliff Junes Martin P. S. Mann, James Red Clies Polly, David Part, George Richard, Ralph Graham and John Hutchieser, who being empanielled and Swim the truth to speak afron the issues frined between the parties upon their Cathes do say that the defendant is guilty. Motion for a new trial, and in and arest, motions Continued and afterwards town and the 7" day of may 1847. In this case an nation of the prosecuting attorney the said same Me Alray was there times tolemny Calle to come into Court casby his reag migance be was bound to do Came not but made default where where of achdies Mc Hroy and wallace Herd Nouve also three times solemnly to Come in telans and bring with them the body of the Daid James Me Flory in dicharge of Their bond in That be half, and the said by uchanah M Thry and Wallace Herd made default, and brough not the body of the said James Al Hory, into court where whom it is considered that the occupiegance of the said James Me Hory and Fachariah Mc Elroy and Wallace Herd be and the June are hereby

forfeited to the State of this and the Land Just the is hereby made Whiston

Attest John Cassil Clin,

State of Chio

broy at the time State of Ohio The it semembered that at a court of common Fleas begin and bula A men timed ar the court House in the Lown of Maysville within and for the in then and County of Union and State of Ohio are the third day of argust in the neut of money year of am Vora and thousand light It mudred and Forty Leven. ich Case made Before his stoner comes & Forbert Gga Bresident Christian Myers of This Philander and Levi Thelps his associates Virages, Allen Rea Sterry B. Heltmer. 6.4. iam B Irario Swith Cypnan Lu, Rawlana Lu, William Bethard Richard Down, Steastor Standish Colber, Daniel Woods, Amas A Williams Joshna Marshall, and afterward Warret a Carter, Ocean Mitchell John W Robinson, and Oanice Ourforth, I and James furors of the Grand Jury, heretofore to wir on the 4th day of maye + 51847 travallaged then and there duly Empanneled and Swon to inguine in the name and in the Venal by The authority of the State of Ohio, within and for the body of the county of in goods to Ulion aforesaid upon their sain Cath present and find that are Apollis Condition Q. Frazill Late of the County of humon aforesaid on the 28th day of February in Alray appear the gran of au Lord and thousand eight hundred and forty seven with n Pleas of force and arms, at the county aforesaid, did unlawfully wend and Indictment Sell Sprintness Lignor by a Sess quantity than are quarterior, the quantity at the court of Meritions Ligner (Commonly Called whistly) to one Jaseph Ctiver. to remain for the Imm of five cents frice which price was then and there paid by the 4"day of Land Joseph Stines to the Raid Apollio O Fragell for the Raid Ligner I am The 14th day without the Daid Apollio & Housell, being duly Is cenced as a torder Ruper a ce Her ce Aud to Selethe Said Spirithons vignor, Contrary to the form of the Statule in Inch Case made and privided and against the peace and dignity a Stance of the State of Ohio, Otrean Curry Frascenting attorney, Davice Bill e dallas rander of was endorsed "A Ime Bull Amos A Williams forman of the Grand Dury and afterwards to wir on the 30 day of July 1814, the following work of Capias to wit that & I term before was issued to wit. The state of Ohio Union Count IS. Is the short of vara county Mr. and ans Greeting; the command you to take apollis O France if he may be found in you at and not Vailieich and him & ofely Reep Sothat you have history before aux court vice atherwise of Common Steas of the county afores are at the court House in Land County y of may 1847 an the second day of next term to answer unto on in or Noment former Celroy, and against him un daid Court for Retailing and Letting Sprint nous digitors, and have you then there this with, withers John Cassil clerk of said court at the es Martin Court House in Manysville this 3000 day of July At1867. John Cassie class Una afterno aras to wir an the 48 day of angust 1847, Daid with was return harce, Ralph Endersean Lerved this wint by arresting the body of the within warren et. D. and Swam fron Their Bile was also endonsed Plan of quilty file august 4° 1849. Tola bassic c/k tral, and and aftern and bow's outhor He day of august 1807. This day Come the Frase coling 7" day of may atterney and the defendant. AD Fragell, being arraigned entered his It a of James quitte to the matters and things to Charged in the Indictment, Therefore Or is Considered that the said AD Fragell make his fine unto the State of Olive in som of friptien Dollars and the Casts of this Prose on time Taxed ome unte Court charge of Attest polin Cassil clubs, Wallace Herd into court es Medlov e hereby by Made absolute,

Itali of Ohio Be it summembered that at a court of common Pleas begun and held at the Court House in the lown of manysville within and for the County of Union and Itale of this on the thine day of augustin the year of our Sire one thousand eight Hundred and forty seven. Before his Honor Janes & For heart leg President Christian ellyers and Levi Phelps his associates Darah Willis Judger, Alter Dea, Juny B Felliner El Smith Cyperian Les Rowlander, William Bethan Richard From Standish Coloer, Samuel Woods. Auros A Williams, foshua Marshall Warret a Carter Dixon mitchell John H. Pedinson and David Dauforthe Juran of the Grand gung here to fire to wir an the 4 "day of may it I 1844. Then and there duly lup anules and Leven to enquire in the name and by the authority of the State of this, within and for the body of the County of their afores are upon their suice outh present and fine that am Vonisa Estais late of Said County, of Union, Percius Ellins late of the same and farah Ellis Late of the same anthe trumy six day of april in the year of aux Soit and Humand eight sundred and Fearly seven with force and anno at the country of Deforesaid, in and upon and Larah Sand then and then being unlawfully did make and assault, and her the said Sarah Sant then and there unlawfully did bear, wound and ill treat, and other wrongs to her the said surah Sumb. then and there aid to the great Dunage of the said Sarah Sand, Contrary to the Jone of the Statute in Luch case made and providen and against the Feace, and dignity of the State of this Chicay Curry Prosecuting allowing, Laid will was Endorsed. Humy & Land, Presecuting Witness, altest about Curry, "A True Bill" Auros et Williams Joreman of the grand Jury, and aftendards to wit an the 120 day of July 1847. The following wir of Capias was issued towit The State of this Union County so. In the Cheriff of Daire County Greetings the Command you to take Voursa Clie Proins Ellie & Varole Collies if they may be found in you Valawich and them safely tech to that you have their dolly's before our Court of commen Heas, of the County afores ain at the court House in faire Comety on the Lecond day of the western to answer that an indictment former against them in Lain Court for assault and Battery, and have you then there this writ, Witness John Caso it Clerk of Said Court at the Court House in mangoville this 12 day of July At 1847. John Cassil Clerk, and afterwards town and to day of July 1847. The sheriff returned fuice with audired as follows Tron July 130 1847 I arrested the within hamed Jouisa Ellis Gercuns allis I Darch to llis, and took bouce for their appearance and the 2", day of the next term of the court of common Hear in the Sum of two hundred Collars each with David C. Collis. as so curity, Shilip Smider Shorts and aftendards and the # "day of angust 1867, the following affection to was free Arerein towit, The state of this to Many Cours et als Indict Min Co. The state of this Union County S. David & Wellie matus tolema Cath that the defendants in the above Cause are his wife and two daughters, that this afficient was near and in view of all the circumstances whom which the above in aich ment was founded as he is informed and verily believes that afair and inpart tal trial caund be had without this officiets testimony, that the love cuter in this case Auny Land is the brother of Many C Ellis this afficients wife That a very Vindictive feeling exists in the mind of said Land against affect and defendants, and that he has Caused the defendants to be writty indicted as well to prevent the Lain Jarah and Percine as This afficult from being witnesses in the Cause and that Justice Caund be close an testimony procured without Seperate trials of the defendant and this afficient being believes that said Laurt for the purpose of

gun and held Conticting the defendants will state what is not true under Wath and and for the County that no pursons were present as within low rows at the time of the transaction year of our Love alleged by Land as showing the defendants quity but the defendants & Hour Junes & This afficient and the wife of said Vant the wife of said Land partates you his associates Wholey of the feeling of his husband towards the defendants Paine 6, Willis, · Le Rowland Lee, Iwan to and Dubscriberin open court ang 4 1847, before me John leaved all, wel Woods. and afterwards town and the board of august 1847. The state of this w. Sarah you witchell Ollis. This day Came as well the Prosecuting attorny as the defendant a grand ging Sarah Ellis in her aver proper person and thereupon cauce a fung to with there duly lup David Sprague, James Red fames Miller, Asa Wood worth Ma Diper, uthart of the George Hawley George Pollack, Jesse Porter William Darke, Samuel in afores and Me Brutny, A Marks, and Jacob Bruser who being empan in led isa Estastate Und Sween the truthe to speak upon the issue Jamen between the une Sarah Ellis when their Cathes do day that the defendant is not quity, Therefore ear of aur Sout It is considered that the defendant go hence without day, and oftenous er and anno to wit centhe 6" day of achquest 18tig. The State of this or Services to les, this I then and then Cley Cauce as well the Prosecuting attorney as the defendant Percius Ellis ice Sarah Sant hi her aver proper person and thereafour Carne a fung town I aveil 1, and other Ipraque James Rece fames Miller Asa Woodworth W & Paper Glage to the great Hawley Jenge Pollack, Jesse Porter William Parti Variant M. Brating the Statule in A Marks and Jacob Burker, who being impanieted and swin e auce dignity the truth to speak upon the issue formed between the parties upon their Land will was leath do say that the defendant is not quilly there for it is considered ury. A True that the defendant go hence without day, and afterwards town and afterwards On the 6 " day of angustiller, the State of Ohio of Source Collies, Nalle leas issued tout Fruse qui, lunc aftern ansstourit au the 6 "day of august Mit. The State quelings. of Others Of Louise tellips, Ter cins tellis I Larah total the state Larah allion having failed in the prosecution against the defendants and the he de that you Court being satisfice that the prase cution herein was commented by our Gafores ain the prosecuting witness Hung Sout whose name is enaused upon the the western will ot went without any probable Cause or reasonable grounds for instituting a Court for Land prosecution, are therefore of Opinion that said Henry Variab aught Witness John to pay the Costs herein, It is therefore Considered and adjudged that the will this 12 day State of Ohio, receiver of the Juice Herry Vanet the amount of the Casts I am the 15 day herein taxed at & and that execution there for usere to the sheriff of follows wint, Allest John Cassic Club, 's Gercuns Ollis of two hundren Inviler Shereff. to was frace o. The state of this lefendanto in not was man in a clment air and up art at the feruse cuto frants wife

urpose of

State of Ohn at the court House in the town of Maysville thin and for the Atxitist this Yanus Riddle County of Union and State of Chip, an the third day of august in the gran of am Voya and thousand right lundred and Forth person Before his other James & Firbert lesza Isresident Christian Ilyers and Vevi Philps his associates Juages. Allen Rea Henry D. Alliner, Donate Withis here totting Horan tothis E. A. Smith Cypnice See. Rowland Lee William Bethard Male of Otus Be it semembered that at a court of common Heas begin and hera of the Court House in the Foron of Many wille Northin and for the count of Minion Wilson Rece and State of this, an the Fifth day of action in the year of our Serce One Thousand eight Hundred and Jot Lever, Be for his Hour James & Forberty Bresident June He Smith, Christian Myer and Levi Phelps. his associates Juages. Jacob Bowser. Samuel It From John Leeper Mr McCampbell Jamuel Mitchell. Ira Fatrick Jamuel Il Reco, Louac Anderson James Dine Harrison Shaw, Ar to Piper M Winger Island & abic Asa Woodsworth and le Lee, Juross of the grand Jung, heretofore to wir an the 3 wday of any ast At 1847. Then and then duly Empannelled and Iwon to inquire In the name and by the authority of the State of Ohio, within and for the body of the County of Union, whom their face oath present and find that one Welson Reed Late of the County of Union aforward, and the Thirty first day of May in The year of Our Lord One thousand eight hundred and firty send with fire and arms at the county aforesame, dia unlawfully bener and sell Spirituous Vignor by a Less quantity than one quart to wir, the quantity of one gill of Spirituons Ligner Commonly Callen whisher to one Pobert Graham, for the Sum of five cents which price was then and There Daid by the Said Or Stert Graham to the Said Wilson Reed, for the Laid liguer, without the said Wilson Ruce, being duly de cen ced as a lavern Reeper to sell the said Spirituous Siguen Contrary to the form of the Statule In Juch Case made and provided and against the place and dignity of the State of this, Olivay Curry Prosecuting atty, Said bill was end orsece "A True Will" to See foreman of the Grance Jury, and aftenous towit outhe 24 day of September 1847, the following wir of Caprins was essued how. The State of this Union County St. Lothe Sheribb of Saine County Greeting; the Command you to lake wilson Reed, if he may be found in your baliarch Crea him safely theep sothat you have his body before our court of common It as, of the County aforesaid at the Court House in said County and the first Aug of the next term, to answer unto an Indictment former against Jum in Jaice Court for retailing and delling Spiritions Vigness, and have you then then this writ, witness John Cassil clerk of said Court at the Court House in Many ville this 24 th day of September ADIENT John Cased But Unce afternousestown an the 5"day of actioner 1847. The sheif returned faire wir endured I have taken the body of the within namea Wilson Plea and have his body before the Court October 5" 1847. Thilip Inider Sheiff, Saice Bill was also undersew Plea quely Oct,5 1847. John Cassil clerk, and aftennand, towir an The 5 day of activer 1847. This day Courselle Prosecuting attende and the defendant Wilson Rea being arraigned Intered his plus of quity to the matters and thing as charged in the Indichment therefore it is considered that the sain Milson Recamanchis fine into the State of this, in the sum of Five dollars and the Casto of this prosecution laxed at &. Attest John Cassel Clerk

State of Ohr Be ir semembered that at a court of common theas begun and held at the court trace un and feld in the town of Marysville within and for the country of truin and State of this, an Vanus Riddle ed for the The Fifth day of activer in the gran of Our Love and thousand eight hundred august in Und Forty seven Before His Honor Jaine & Forbutty President James R Smith Christian Myers and Levi Philps his associates Judges Sacob Bowse Lamuel 12 Irwin. John Leefan MM Co ampobell, Samuel Mitchell Era Patrick, Dannel 12 Aleed, Isaac Anderson Junes Ownes Harrison Shaw We Poper W Winget, John & Dabris, Asa Wood worth and O Ser, friends of the Graced Juny heretoper to wit an the 30 day of august 1847. Then and there duly empanneled and I worn to inquire in the name and by the authority of the and hela atthe State of Ohie within and for the body of the country of their aprevaire, upon ount of Union Their Cath aforsain do present and fines. That are James Reddle late of the of Our Vorce Ou County aforesaid an the thirtieth day of Irun in the year of Our Lord One Thousa acurs & Forbert and light Hundred and Firtz seven. with force and ained. at the County his associates lefresaid did unlawfully vend and Lete Spirituans Liquor by a less quantity 1 Campbell them are quart town, the quantity of One gill of Specitions Signer Commonly rdewon James Called peach Brandy, to an John Barrett for the sun of six cents which Asa Wordsworth price was then and there paice by the said John Barret to the said fames the 3 way of It iddle for the suice ligner without the said fames Riddle being duly como to mquire be conced as a towern Ruper to sell the said Spirituous; Contrary to e for the body the form of the Statute in such case made and provided and against med That one the Beace & dignity of the State of this. Olivery leavy Por aty. thirty first day Land Bill was enclosed "A True bill" to See Josewan of the grand Juny. a ana forty seven Dea not guilty action 5"1847. John Cassie Clerk, and afterwards town an the 1st fully bence day of action 1847, the following war of capier was usua to wir. The State want to wir, of this Union County Is, To the Sheriff of Sain County freeting we commune eller Whisher Gor to take James Reduce of he may be forme in you bailing on and ee was their him sufely Buch sothat you have his body before au court of common w Ruce, for the Pleas of the counte aforesain, at the court House in Jain counte on the esa as a tavern first day of wit term to answer outo an Indictment former against n of the Statule him in Said Court, for retailing and Selling Spiritures siqued and e and Oliquity have you then there this with withus John Cassil Clark of Said Court bell was end at the Court House in manywille this 1st day of October Aston John aftenources Cassil class, and afterwards to wir an The 5th day of action 1844 was essuew the Sheiff returned Leice wir and used as follows towit, I have taken inte Greeting; The body of the within name a fume Riddle and have him before the Court actober 5" 1847, Philips Inide thirty, and Often and towir an en your baliurch Vof Common the 5" day of actober 1847. This day came as well the presenting attorney y an the first as the defendance James Riddle in his awa proper person and therefore nee against Came a Jury to wit elluses Devore William Digger Cornelius & Hamilton Watter Loch wove faseph Homson Samuel Ballinger Od warusmith John Donly George Green Abner Davis Jesse Forter and AR, Bowen Who - Juice Court ADIENT John Cassilla being empanuelled and Swan the truth to speak upon the issue Tane with heders of formed between the parties upon their Catho do day that the defendant efore the Court is not quilty, therefore it is considered, that the defendant go hence lea quilg Oct,5 without day, his day Came The Altest folia Cassic class, his plu of guilly considered That I tive dollars

State of Ohis Be it remembered that at a court of common Pleas began and held at the court House in the Four of Many will Northin and for the County of Union and State of this, on the Fifth day of October in the year of our Vord and Thousand eight hundred and Forty Seven Before his Honor James I Forbutten President James R Smith Christian Myers and Veri Pholps his associates Judges, Amos A Prilliams a Justice of the Prace in and for allen Township and County of Union and State of this an the 5" day of action 184%. It ilee the following transcript towit. State of this of depon the Complaint of For I Inskeep for cleating a pirtal is I august 2314849 a state warrant issued upon the affidavit of Isaac Van Wie I Inse & Inother director to any Constate of Dain County State of Ohe Justices Just Teturnable for theith august 23" 1817, bear aut setumus Lerves warrant 25% by bringing the defendant before the Justice as require Clement Rec. 12 Lupoena issuea for James Comberson director to any Constole Informas of said County returnable forthwith Subpresent returned bottimes 25 / Lerved by reading, the Complain and and defendant branser 31 apraise the Complain and and James Embuson were soon Canstane 1,182 ance examined and upon hearing I do find the defin · Clant Is and Van Wie quitty of the fact Charged and in 6 & Fish z is further ardered by me that he give bail in the Irun Leving barrent 20 milidge 25 of fifty dollaw for his appearence at the next Court but holyging Complana 530 failing to give bail as required I ardene The Constable Lurving De Marines to commer him to fail of the County Jose & Instrup ance fames lemberson quae there Bonce for their appearence mileje at the next court I certify the above to be a true attenden on the court 75 transcript of the proceedings had before me in the above cause Amas A Williams I, To assistance and afterwards to wit an the 5 th Day of October Witnesses 1847. The Americale Janes I Fortert lay Busident Janus? 503 Amoth Christian My ero and Levi Phil his associate, Judged. Jacob Parthoner James Brown William Darns WJ Smith William Jugget William Hays John Carson Andrew M. niel Abranda Mc allister Daniel Buch tan Odivara W Insteep Benjamine Inthan James Miller. David Gell and Ar & Piper. The Junos of the Grand Juny Then and there duly empanueled and soon to enquire in the hame and by the authority of the State of this within and for the body of the County of Min. whom their auth of owner present and find that an Isaac Van Wee late of the said County of Union an the fifteenth day of august in the year of aur Lord One Thousand eight hundred and firty seven, with force and arms at the county oflerion aforesaid One Pistal of the balue of five, Collaw, of the goods and Chattels of Jase Insteerfe, their aun there being finna felouinisty dia Steal take and carry away! Contrary to the firm of the Statute in Such case Made and probided and against the Peace and dignity of the State of this Olivery Curry Prosecuting attorney, Said Bile was endosed this bill was found upon testimony soon and sent to the Grand Jung by Order of the Court at the request of the Prosecuting allong Chong Cours " resecuting attorny, I Ime Bell" William Hays foreman of the Grand Juny, Hear tot quely act 601847 John Cassil clie, and afterwards towit in the Clay of action 1847. This day Carrie as well the Prosecuting allowing as the defendant Isaac Vantelie, in his awn proper person, and there - Whom Came a fary towit, Mases Dever William Bigger Cornelius Hamieton, Watter Lockwood Robert Graham Joseph Robinson Juneal Ballinger Edward Smith John Donly George Green

ne and held at Abover Dairo and Fesse Porter, who being emprawelled and deven the or the Country of truth to speak when the issue formed between the Parties, when their gear of Our Waths de say that the defendant is quiety, therefore it is considered In this Honor by the Court that he be confined in the Dungen of the gail of this Myers and County, are day and fead on bread and water, and pay the a fustice of the Casts of this prosecution taxed at Bollow ch and State of Ohio Allest form Cassel Clerk town. Mealing a pirtol affillarit of ain County State of Chie Beil semembered that at a bourt of lousmon Pleas begun and setumen Linea held at the Court House in the Lower of Mary sville, to Min and for the e as arguine County of himon and State of Ohio, outhe twent, fefthe day of April Colement Reed to any constable in the year of bur Lord one thousand eight hundred and forty eight. vener returned Before his Honor James Dorbert Esques dent, and James A Southe, defendant Christian Myer, and Levi Thelpshis associales Indges. Jacob Faithe buson were Doon Tuore, Lame & Brown Milliam Parks. Tomb South, William Liggett, William June the defen Hays, John Carson, Andrew Market, Alexander Mallister, Career, Buck unged ance is Stan ted ward Whiskeep, Boufamer Tinkham Pames Hiller, David Gill, il in the Drum and The 6. Seper Surars of the Grand Jury, here to fore to wit out to 6 "lay At Court but of October AD. 184) Theward there duly companielled and sword to The Courtable inguire in the name and by the anthorty of the state of this, within and for the 9 Insheep today of the country of Anion aforesaid, upon their said with presentand or their appearence find that one Clement Reed Cate of the Country of honow aforesaid, on the to be a true 25th day of February in The year of Our Lord Due thousand Eight hundred me in The and forty seven, with force and arms, at the County aforesaid, did in 0,0,0 laufully bend and sell spirituous lignor by a lesoquantity Than one of October quart, to wit; the quantity of one half pent of frinterous Leguar Common aut Janus ? ely called whiskey, to one Henry Wynegar for the sum office cents, which he his associates price was then and there paid by the Said Henry Mynegar to the Laid Ms WI Smith telement heed for the said liquon without The said blement heed being Will Herande duly because I as a laver Reeper to sell the said spruleroug liquor; con amine Inthan trary to the form of the Statute in such case made and provided the Grand Juny and against the peace and digenty of the State of Ohio, Otrongloury e in the have Bosecuting Alte, Said Dill of Indictment was endorsed, "A true Bill the lovery of the William Hays, Foreman of the Frand Sur, And afterwards to wit on the fuce that 13" day of Marche A.D. 1848 The following boil of Capias was issued to wit. The the fifteenth State of Ohio, Minon County So, to the thereof of Daid County Freeting, he ceftel hundred Command you to take blement Reed if he may be found in your bail Ulcion aporesaid weck and home safely keep, so that you have his bod, before our bount of Common Hear of the County aforesaid, at the court House medial Chattels of County on the first day of the next leven thereof, to answer unto an Indict Steat take h case Made ment found against him in faid bourt for retailing and selling Sprint he State of this would Liquery, and have you then There this wit, bitness John leased to link L. S. dosea this bill of our said bourt at the bourt House in Mary sville This 13th day of March A& 1848 John Cassi Clerk, And afterwards to wit on the 25 th day of Juny by Order April Ad 1848 The Said Theriff returned Said writ, with his enclose went Thenon as Course resecuting and Juny. follows, I have taken the body of the within name & blement Reed and have taken bond for his appearance on the first doe of next term for the amount s tourt author of \$100.00 with Carnie Goodrick as security April 15 th 1848. Thilip winder ting allowing on and there Thereff, The said Bond reads in the words and figures following to wit. · Cornelius Be it remembered that one the 15th day of April in The year of our Lord one Thousand, eight hundred and forty eight personally came before me Robenson Thilip Suider Sheriff of the Country of Minon, telement Reed and Carmin Green

Goodrich, and severally acknowledged to owe the State of this. The sum of one Hundred dollars each to be levied of their goods and Chattele, lands and tenements, if default be made in the condition following, towns. The condition of this recognizance is such that whereas theatone bounded Clan ent Reel, has been arrested by me on a writ of Capias, issue I out of the Court of Common Pleas, in and for the Country of himon, on a certain indiction presented in the said bout, against the said blement Reed, for the offence charged in the Said indictionent Now Therefore if the Said Clement Reed, so anisted as aforesaid shall personally appear before the Judges of Melount of Common Hear of the County last oforesaid, on the first day of the next line thereof, They and there to plead to the Dame indictment, and abide the Indyment of the Court thereon, and not depart the Court without Ceave, then this recogni sunce, Shall be void and of no effect; otherwise to be and remain infull. force and virtue in law, Clement Reed Geal Carmie Goodrich Seal And oftenands, to wit, on the 25 th day of April A.D. 1848. the Offendant having been arraigned and the said Inductioned read to him, for pleaday, that he is Not Guilty, and thereuprous on the day and year last oforesaid came as well the Brosecuting attorney, as the defendant, in his own proper personant thereupon Carne a Jury to wit. Henry Botelkuer, Abraham Stimmel, John Brieg Thomas Peacock, Andrew Amine Vr. John bouley, John Downet, Ralph Fraham David Wathing, Varmuel Hawley, Jason Chapman, and John Reed, who being empanuelled and swon the bruthe to speak, upon the issue joined between the parties, upon their oather do say, that the defendant is quiety, therefore it is considered that the defendant make his five unto the state of Ohio, in the Luce of Five dollars and the costs of this prosecution lased at \$. Attest; John Cassil, Clerk.

Z. a

State of Ohio

Peyton & Smith

Alram Stiner

Be it Demembered that at a bonst of bonnon Rear begun and held at the teomit House, in the Lown of Marpoille, within and for the country flunou, and State of Chie, on the twenty fifth day of April in the year of Our Lord one Thousand Eight hundred and forty eight. before his Honor James Lorbert Egg, Besident and James I South, Christian Myers, and Levi Phelpo his associates, Judges Jud Parthemore, Laure ( Brown, William Parks, And Sunth, William Liggett, Milliam Hays, John Carrow, Andrew Mc reil, Alexander Mcallester, Daring Buckston Edward W. Inskip, Benjamin Tinkham, James Willer, David Fill and William 6 Peper Prisons of the Grand Frenz, heretofore to wit, on the 6th day of Colober A. Is 1847 Then and Thereduly empaunelled and soon to inquire in the name and by the authority of the state of Olive, within and for the body of the County of Tunion, for said upon their said outh present and find that one Abram Almer late of The Country hurion aforesaid, on the mineteenthe day of August in the year of bur Lord, one Thousand Eight hundred and forty sever, with force and army, at the Country of Muior oforesaid, in and upon one John B Wolf, then and there being unlawfully did make an assault, and him the said John 13 troof them and There intalofully did heat, wound, and ill heat, and other brongs to him the said John B Woolf, Then and there did, to the great damage of the said John B. Woolf, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio. Otwar Enry Prosecuting Atty, This Bill was found upon testimory sworn and sent to the Grand Jury by order of the bount, at the request of the Brosecuting attorney, Otway burn Bose Cuting atty said Indictment was indorsed " A True Bill, William Hay, Foreward the Grand hury, And oftenwards to wit, outhe 13th day of Much A. 1848 The following wit of Capias was issued to wit. The Mate of this . himowlow

le of Chio. The Lun St. To the Sheriff of said County Preeting, the command you to take Alvan Gand Chettels, Street the may be found in your bailiwick, and him Lafely Reep, sothat you Clowing towith have his body before our boart of bournou Hear within and for said county of ove bounded telem Imon, at the bourt House in said County outhefirst day of the next lever and of the Court of thereof, to answer unto an Indichment found against him in Laid bourt lain medictment for assault and Battery and have you then and there This wet lostness eed, for the offine John Cassil block of our said Court at the Court House in Mary svelle This Clement Reed, So 13th day of March AD. 1848 John Cassil Clerk, And afterwards to wit on the udges of the bount 28 " day of Marche &D. 1848 The said Sheriff returned said with his endorse lay of the nextlen ment thereon as follows, I have taken the body of the within named Atram It lide The Indgment mer, and have taken Boud for his appearance with Bell Helch assecurity then this recogni Thelip Anden Sheriff, And afterward to wit on the 25 "day of frie 42/848 main infull. the defendant being a raigned for plea says that he is quilty therefore it drich deal is considered that he make his fine unto the state of Otique the sum of fee don't having One dollar and the costs of this presention taxed at & for pleadays, Hat Attest John Cassel, bleck foresaid Came proper personant innel John Frig et, Ralph Fraham State of Ohio Be it remembered, that at a bourt of bounnow Hear beginnand held Reed, who being at the bourt House, in the Lower of Mary wille, within and for the County of humon's I between the Ryton & Smith and State of Ohio, on the trenty fifth day of Aprilar The year of bur Lord, one forcit's consideral Thousand, light hundred and forty eight, before his Honor James & e of Five dollars Torbert, Besident and James & Smith, Christian Myers, and Levi thelps. his associates, Indges, thesetofore to int. on the 18 th day of April AD 1848 James Turnera Instice of the Peace in and for said County filed in the Office of the blesh of said bount the following Franscript to evil Alate of Onichmon County So. The State of Ohio Resisting Officer while in the execution of his Office. udheld at the January 14" 1848, on the affidavit of Welliam Wells, tof hunou, and Peyton B Sunth, a warrant was issued for Beylow Bester directed to the Sheriff tood tre Thousand of said himou bounty, which was returned by said theriff whent any , Bresidet. Instras Cost. endorsed January 14 " by 8 I have laken the body of the within ciates, Indges, Sud named defendant & have him before Court, fee Lerone 35 Affidavit 25 ine Liggett Millian Manant 25 mileage 5, Hilip Suider, Sheriff Subpoena issue & for Laring Buckston had Brophy which was returned by said Then'y Endored Subpocua 12/2 ad Fill and Daning 14th 1648 Lerved this writ parsonally upon the within the 6 th day of Coloter Swearing bort 1. 8 named betness fees Dervice mileage 17/2. Hilipo Sinder e we the name and Sheriff, Parties present, the defendant plead Not Juilty, mal Heogenizance 25 ents of Tunion, for This Francoipt 31/4 had, William Wellow Melliam & Brophy, Levor and exam Almer Cate of 1.5/4 ined on the part of the State after heaving the evidence. The in the year of but said Peyton B. Simth, the defendant was ordered to enter sand army, at the into Bail in the sum of fifty dollars for his appearance at the bourt of hommon and there being Bleas in O for said County, which was compleed with, William & Lee his surely, 3 ho of there and The State of Ohio, homon County so, Deit remembered that on the 14" day of January brongs to him A. D. 1848 Leyton & Sunth & William & Lee personally appeared before medances of the said John Furner one of the Fustices of the peace in for the County aforesaid and and provided fourth and severally acknowledged Themselves to one the Hate of this, The sunof terry Prosecuting Fifty dollars to be levied of their goods and chattels tands and tenements if he Grand Jury default be made in the condition following to wit. The condition of this recogni Tway Cours Bose rence is such that if the above bound Payton Bolinte shallpersonally beand U. William appear before the bount of Common Pleas, on the first day of the term thereof The 13th day of March mext to be holder in and for the County aforesaid, I there and there to answer a of Ohio, minutering Charges of hesisting Officer, while in the execution of his office, & abile the

Independ of the bount and not depart without leaves then This recognizan shall be void otherwise it shall remain in full force & birtue in Lawrey to BSwith, Whee, Jaken acknowledged before me on the day & year find above written James Jurner J. P. April 14 th 1848. I certify the above to be a correct copy of the proceeding had by & before me in the above case, Sim under unghand this day & year aforesaid, James Furner J. Beal and ofter wards to wit, on the 26th In of April AD 1848, John Eps, Jesse Mitchell, Thomas Van ner In Hiram Kimball, Caria Welch, Insticent Hill Cavid Park, George da, vispet, Silas Bell, John R. Mc Lowell, William Foster, John Weaver, Lumer Deticel Tong stain & Fill Anno of the Grand Jury, there and thereduly empar - nelled and sworn to enquire in the name and by the authority of the State of the within and for the body of the country of Minow aforesaid, upon their said outs present and find, that one Peyton Bestinthe Cate of said County of Minow, on the Truego day of Jacuary in the year of our Lord one thousand eight hundred and forty eight, with force and arms, at the county aforesaid, in and upon one killian hely then and there being a Constable, and then and there being in the due execution of his said office of Constat-le, did make an assault, and him the said William Hell, so being in the execution of his said office of boustable as of or esaid thouand there did resist, and ill treat, and other wrong , to the said William Wells Then and then did, to the great damage of the said William Wells, contrary to the form of the State in such case made and provide D, and against the peace and dignity of the State of Otio. And the Privors aforesaid upon their oaths of oresaid dofon Ther present and find that the said Peyton B South, afterwards to wit . on The day and year aforesaid at the County aforesaid, withforce and army, in and upon the said William Wells Then and There being a bondable, and then and There being in the execution of his said office, did sent, and him the said Milliam Wells Do being in the execution of his said office as aforesaid, there and there did beat, home and ill treat, and other wrongs to the said William Wells then and theredid, to the great damage of the said William Wells; contrary to the form of the Statute in Such case made and provided and against the peace and dignity of the Hated Osio. And The jurary aforesaid upon Their oaths of oresaid do further present and find that the said Person B. Smith, afterwards to wit, on the day and year aforesaid, at the County aforesaid, with force and army, did abuse the said williams Wells Then and There being a constable and then and There being in the due execution of his said office of Constable and other wrongs to the said hillien Wells Then and these did to the great dannage of the Laid Millian Wells. Contrar to the for me of the statute in such case made and provided and against The peace and dignity of the State of this, And the Invor aforesaid, upon their ouths aforesaid do further present and find that the said exton to Senth afterwards, to wit on the day and year of oresaid, at the county of oresaid with force and arms, in and upon the said William Wells then and there being milaufully did make an assault, and him the said tellian trells there and there unlawfully did bed wound, and Il treat and other wrongs to him the said William Wells. The and theredid, to the great damage of the said William Wells. Contrary to the form of the Alabete in such caremade and provided; and against the peace and dignity of the State of Orio, tehrs Allison Special Prosecuting Attorney this Dill was found upon testimony shown and sent to the Frand Jury by order of the bount, at the request of the Special Bosecuting attorney, 6. MBAllison Special Forecuting attorney, Said Billwas indorsed A true Bill, Thomas Turner Foreman of the Grand Jury, And afterwards, to wit, on the 28th day of April A. S. 1848. Medaid Peyton B. Semithe being amigned for Hea say that he is guilty, thereforethe Considered that he make his fine unto the state of Ohio in the sun of Five dollars and the costs of this Prosecution taxed at \$ \$1.37/2 Attest: John Ceassillolesk.

The State of a

on This recognizans Thein Lawrityton The State of This De N' remembered that at a Court of Common Please begun and hela at the day & year first Court House in the Found May ville within and for the County of Meion to the above to be muel K. Regartee and State of Chio. anthe Fronty fight day of aprilin the gear of our catore case, Gin Live One thiresauca Eight Hundred and Forty right, before his How Beal wind often James & Forbert Ogo, Broident, and James R. Smith, Christian Myers and chell Thomas Vin Leve Thelps, his associate Judges, Theretofore townt, author 24th day of march 1847 Bark, George da. James Limer a Justice of the Frace in and for Said County, Jeled in the Office r, Lannel Turner Of the Clerk of Jaid Court the following France efet tout I Thereduly empan State of Ohio Minor County So, it of the Late of this The State of this Nov. 29 1846. this day Come Munsey H Michael & made Cath their said outho that an a with 29 th day of Nov. 1846. at the Count of Union himow on the Tweeth Samuel K King arter that an assault with intent to Kill and mounder, was Committed undred and forty Justices Costs Upm him the Said Munson Hellichaet, Took his affectable er oue William hely affeding , 25 thereof theunfron issued avanant against farmuel to The due execution ,25 Regarter & delivered the Same to Abel Marks Coust Warrant to said William Hell, , 162 Warrant returned with the body of defendant ludursee id thouand there I have Served the within as Commanded Server 25 Wells Theward then Bond, 25 milege & Nov 29 1846, Abel Marks Court, Subposera eforen of the Statute Sulforine , 40 issued for John I Inom I Fireweak Cure which was Lowering with , 36 Deturned by Aby marks loust, Endorsed personally served ce and dignity of eforesaid dofor Recognizance, 25 by Mading to John I Inon, & Ilremiah Curl; Service to wit. on The day Transcript 314 and milege 33, Nov 29 1846 Abil marks Coust, oug, ere and your \$ 2,83 14 the Defendant turshed acontinuouse the defendant Entered ento a reognizance with PB, leale and Samuel & Brown e and There being id William Mells his Imetres in the Sund three hundred dollars for his appearan ere did beat, wond a Con the 3 day of december 1846 at 9 aclock All, to which time Theredid, to the this Cause was Continened, Dubpoena essued Free 1.1846, On the part of the to Hatute in Ruch State for Marshall Clark Gereniah Coul & Atu O From thance at Able Marks Const. Which was returned by Said Const, Endorsed personally Served by reading fus, 60 wity of the State of withen present Suppressed essued at the part of sept for d'erreace Correll, legforian de. It m Robinson S. P. S. The day and year Brown, Foshua Brothers V James M. Wilkum Thandeate Abel Mains Court, which abuse The Laid was actumed in due time by said coust endorsed Servedby seading to withisses feels here being in the Int pour essend on the part of the State for the Leer Irelia Ann Vafaman and handed to 2 to the said William A Marks Coust, which was returned in ductione by Said Coust, Endoysed personally Served by seading fees To, Lub poena issued for A Pallock and branded to Allacks, Con Wells. Contrary against The peace which was retimied by Said Const Endorsed, Lerved by reading fees to, Inspoura issued heir oaths aforesaid for John W. Cherry, Which was seturned by Abel Marks Coust, endorsed Served by reading ends, to best, on the fu 15, December 30, 1846, the Defendant appeared trabbad At Helichael d aring, in and Marshall Clark & Coul John I Snow & John & Year, Swom and examined on the part of the State James M Welkinson Foshua Brothers & Py Brown In Alexander Pollock tid make an Canfully, did bed. Ivom and examined on the part of the Deft Thereupon the Defendant was Ordered by me to enter into a recognizance in the sum of One hundred Hollars elliano hells, then Contrary to the Joshio appearance at Court which was accordingly done Plateage and Varine 1 against the If I Brown his serveties Court fees attending trial 30, I Certify the above tobe a time Copy of the proceedings hadby thefor me, Given under in my this 17" da cuting Attorney of December 1846, Adid recognizance reads in the words aux figures following lourt, and Jury by order The State of this Musion County to Bed sessembered that are the 3 day of Oscember 1.13 Allison Special omasturer in the Gear 1846, Janual R. Hegarter, PB bole & Samuel Py Brown personally 8th day of April Uppeared before me James Cumer One of the Justices of the Bease in and for the is gailty, thereforeits County aforesaid and frutty + Severally acknowledged themselves to Owe red the costs of This the state of the the Sun of live hundred dollars to believed of their goods and Chattels Lands and buenents of default be made in the Con de two following tourt, the Condition of this recognizance is such that if The above bound

The State of Whise William & Gibs

Vs,

V3

· Court of Commen for the County Te it remembered that at a Court of Common Pleas begun and held at the The State of This er to kile & Court House in the Journ of many will within and for the country of Minion without leave and State of Ohio, On the Twenty seventh day of June in the green a remain in of Our lord One thousand Eight hundred and Forty light wer taken and Before his Hour Fames Imbest. Osign Poesident and James of Janus Turner Ip Smith and Leve Phelps his associates Judges. a Hung Bekelkner Allen Rea, Hung Botel Buer, 6 C. Smith leypnan In Bowland Lee Invin Standish William Bethard, Michard From Standich Culver, Lamuel hors O. Carter, Dixon Amos A Williams, Foshua Marsh all hant O, Cartie Divon mitchea i Grand Juny John W Robinson and Saved Dangorth, hertofore wort and the the name and It Day of may AD1849. The Juros of The Grand Juny Then it of Union and there duly empress elect and Seven to ingime in the name and I the arter late by the authority of the state of Ohio, within and for the body of the County of La allu Thousan Minon aforesaid reform their Daise Outh present and find that and agoresain in Milliam & Gibson, late of said County. On the Twenty seventto day of ulawfully did march in the gear of am Lord One thousand Oight him died and in and there Just Deven with force and arms at the County aforesaid in and aprontene the Jain Mounny Ransom Clark, Then and there being. Inclawfully did make, an assault red Munon and him the said Ransome Clack, Then and their didbeat wound Brade and and eltreat: and ather errongs to him the Said Panson Clack, The State of Ohio, and their die tothe Great damage of the Said Ranson Clack an, This Bell Contrary tothe form of the Statute in such case made and the segment of the provided and against the peace and dignity of the state of un Bill has This Oliving terry prosecuting allowing Hours & Williams Jours This Bill was found upon testimony Iwom and sent to the The Daiw Saune Grand Jung. by Order of the Court at the requisit of the prosecuting attorny. Otronglowny pronciting attorny wooledged Them he hundred Said Bill was endersed BA Jone Bill Amon A Williams ments of defaut freman of the Grand Juny, and afterwards tourt an the Regartio Shall 3" Duy of august AD1844, this Cause rous Continued, and afteriodeds thirt an the 26 day of September AS1847. The following with grapias AM, and answer Was issued bourt, The State of this Union County so, To the Sheriff of Said County Wide the ander a the vaid Greeting; We Command ou to tato William & Gebown and him Sagely Keep afterwards tourt So that gou have his body, before Our Court of Common Pleas, within and for Said and Mision at the Court House in Said Court, on the first day of the crest tens thereof to auswer, to an vidictment found against him in Said Court for assault & Battery was three times N'is ardered by and have you then there this with writees John Cassil Clark of Said Court tio Could be affe Court House in manys ville this hourt sixth day of Leptenter AD 1847 unity of the Said John Cassil Clerk, and afterwards mortantho g. day of October 401847 to Court and third Their returned Daid with his ludirement Thereon as follows rue notbut cognigance Heir the within named William & Gibron not found Philip frice sheriff and afterwards how Hautho 3th day of October 1847. This Canselvas Continues Laure gentures and afterwards tow Mentho 21 day of October 1847. The following Monty Capies wares lourd, Was issued to wit. The Stators Ohio, Minon County es, In the Shery of said use despited County Greeting, we command you & take William & Gibron and him me 481848 therefore this Jufel, Reef. Do that gon have his body before an Court of Common Pleas wet the state Within and fordaid Comy of Min arthe Court House in Daid County One the first day of the next term thereof to answer to an indictment tes prose action Jound agains thin in faid Court for assault 903 attery. and have you then the this work volues who leased Clack of Said Court as 23. The could House in manpirelle This 21 day of October AD 1847, John Cassil Clerk and agtenvais How Outh 27. day of January AD1848. Daid Theriff returned Deird With with

his endorcement thereon les follows fruit dannay 27'1848 I have taken the body of the within hamen Welliam & Dikson and have taker his bond with James Tremer Lunity for his appear Since centhe frist day of the next Term, Philip Sinder Shering. and afterwards with outhors day of april 1828. This Cause was Continued, and afterwards But Cen Tho 27 day of June so 1848. The defendant being anaigned for bleadays that he is quitty, Therefore it is Considered of that the fail William & Gibson and the casts of this prosecution taxed ask 5705 Allest John Cassil clerk, The State of Ohn Be it remembered that at a Court of Common Bleas begun (lement Reed and held at the Court House in the houng many since within land for the County of Minon and State of Chio, On the Viverty seventho day of Sun Jonathan Parge in The Braid Our Vird One thousand Eight Hundred and Forty Orght. Before his Honor James & Tombert Esop prisedent and James of Smith, and Vevi Phelpshis associates Energis. John Copps Lesse Mitchell, Thomas Turnery. Himbel Jain Mylch, Justice MAill, David Park, Lenge Davis 1st Selas Bul The Rell Dowel William Faster, John Weaver Samuel Jurner and Daniel Long and David Gill, Junes of the Trued Juny heutign Tours couth 25 day of april AD1848. Then and there duly Impamiled and Sworn to ungrine in the name and by the authority of the State of Ohio, within and firthe Gody of the County of Union aguns aid reporther said Quettes presentandine that are beterned Read lett of The Coming of Muion agoresaid On the figleinth deight Helman in the gear of Our Visco One Thousand Oight pundre of and Forty eight with force and arms at the County agoresaid. did unlanguelly bend and Lell Spiritons lagrar by a less quantity then One quant Dust the quantity of One half put of Spiritions lighar Commonly Called Notisher to Que William Figures, for the Som of five cents Awhich price was then and then paice by the said William Figgers to the Daid Clement Reed for the Said leger without the Said Clement Reed for the Said leger to Sell the Said Sprinton, Lignor Contrary to the form of the Statute in such Case made and provided, and against the place and dignity of the state of Ohio CMB allim Special prosecuting atterney Said Bill was endorsed A Ine Bill Homas Turne Gorman of the Grand Juny", plea not Guilty Jun 28, 1848 John Cossil CM and aftenoards boirt antho 26. day of Irme 1848, The following wind of Capias was issued with the State of the Minon Coming so. With Sheigh of Said County Greeting; We command you to take Clearent Reid of he may be found in your Pailiwich and him lagely Keep Do that you have his body before our Court of Common Pleas, of the County agorsaid atthe Court House in Jaid County, On the girst day of the next lever there to auswer unto an Indictment formed against him in Jaid Court for detailing and Delling Spirituous dignors. and have you then Then this writ. Contress John Cassil Clerk of Said Cour at the Court Agerse in manjoille this 26 day of June \$\$1848, John Cassel Clerk, and aftendards Fron an the 28 day

annay 27. 7848 of Inne AD 1848, His day Camas well the prosecuting attorney m Tikson as the defendant Clement Reed in his own proper person and for his appear Thearipon Came a Juny low Adam Richey Lesse Porter, James er Shering. Welch, Iseph K Richey, Bowlan Vec, David Bumham, Elephas is Cause Kay Bumham William & Piper. Albert R. Hunter, David Welch, John Millian of June so and Andrew Keyes, Who being empanueled and seven the buth that he is A Speak, report the visue Joined between the fracties, whon their Villeam & Gibson Oaths do Lay That the defendant is quilly, therefore it is Consid erof Our Dallar e ged by the Court that the defendant blement Reed make his fine unto the State of this in the Sump Fifteen dollars \$0.60. Allest John Cassil Clerk - Pleas hegun The State of Ohio de within law De it remembered that at a court of Common Pleas begun and the dery of June held at the bound House in The Jown of manysville within and Jonathan Parize a and Faty for the County of Minon au of State of Blir, On The sevents sevents ident and day of June in the Bear of Cur Vord One Thousand Enelys. Oilph Hundred wird tent Oight, Before his Hours Kimbel Javie James & Imbert Isp Besident find James of Smith and A Selas Bul Ver Thelps Ties associates Judger, theretoforo Dur an tho el Turner and 18 day of april 1848, James Venner, a Lustice of the Beace in Jonny heutegon And for Jaid County filed in the Office of the clerk of the Count There derly afresaid, the Jollowing transcript Tout, The State of Ohio Minon County by the authority Stato of Ohio, Stealing Baymane, January 29. 1848, an the on agonsaid Jonathan Paigrissued for the body of Jonathan Paigr, and Reed loted Hebray in Justices Casto directed the Jame to the Sheriff of the County of Minion und Font eight affedant, 25 Which warant was returned by said Sheiff languelly bend Warrant , 25 Endused, Lamay 29. 1848, Served this wirby ine grant Frial , 25 taking the body of the within named forathan gran Commercy mitting, 25 Paige fees mileg 3. Service 25. Philip Smile Sherips ive cents This transifit 31/4 January 29. 1848, parties present to ial had un Figgers Dai a Clement 8 1,31/4 the defendant pleds quilty thereup the affendant was Ordered by me to enter into a recognizance Daid Spriton in the Rum of three hundred dollers for his appearance at court made and which he heglected to do and thereupon I issued a mittimes for The State of his Commitment and delivered the same to Philip Sinder Sheigh of Miron County January 29. 1848. Millimus returned endorsed 8- John Cassil CIR ( as follows Hannay 29. 1848, I Committed the within named llowing wil Youathan Paige to the Custod, of the within named Jacker with whome Illft a certified Offry of this use fees service 35 1. Witho Sherigh Copy 20, milegro. Thilip Inider Theigh, I certify the Reed of he may at you have above the a comet copy of the proceeding hadby the fore One in the above case given under synghola a an gousaid att Pleaser Theres Deal this 14" day of afric AD 1848, James June In Jed and afterwards tour ten the 25 day of april AD1849, John Chips Lesse in daid Court eve you then mitchell, Thomas Vinner J. Herum Kindrale David I Watch Sustice M Hice Const attr David Park, Lenge Davis 1st Silas bell John RMC Dowel, William Faster 291848, John Weaver, Aumuel Tenner Daniel Vong and David Gill, Jurans of the Grand Jung then and there duly empainelled and Swon in the 28 day

to ingune in The name and by the authority of the State of Ohio within and for the body of the County of Minion aforesied upon their faid Cathe Busent and find that One Jonathan Paige Late of said Coming of Minon, and the twenty eth day of January in the geen of am Lero and Thousand Eight hundredand gest eight, at the County agresaid One Bay mare of the value of Lixty five dollars of tho goods and Chattelo of One Daviel Anderson, Then and then felon winsly did Steal take and lead away Contrary to the Jorn of the Statute in Inch Case made and provided and against the peace and dignity of the State of this, and the Jurors aforesaid reprontheir cathes aforesaid do further present and find that the Said Jonathan Daige, afterwards Town On the day and zear aforesaid at the county aforesaid. One other Mare of the Value of Lixty five dollars. The property of the said David Auderson then and there Jelonionsly did Steal, to the damage of the Daid David Anderson, Contrary to the John of the Statute in Such lase made line provided, and against the peace and dignit ofthe state of Ohis, OMBallison Opecial Jorneonting attorne. Daid Bill was endused "A Fre Bill Thomas Lemm Johnum of the Grand Juny" Plea not Guitty april 27. 1848, John Cassill Und aftervard that Centhe 30 day of June \$\$ 1848, This day Came the prosecution attorney and it appearing that the defendant was awayned begon this court at its last term When and where the Endictment aforesaid having bein distinctly read to him and he being astred how he would plead thereto. The pleaded thereto not quilty and Dais Defendent being now here brought before the court therengon came a fung lowed Gan Hanis Saynael Willigan Benah P. Wilkins John Dawm. Simon Cooler John M'allister William Scott Vandever Reed Irsiah Institute, Beal Delman, Chenger Mather and Samuel R. Invin who being enspannelled and Swoon the mith to Speak whom the issue formed between the parties, or from their Cather No Lay that the Defendant is quilty, whereupon the Court do Lentence, the Daid Delgendant Jonathun Paige tobe Confined in the Penitentiary of the State of Phis at hard Leiber, for the Jesm of three years from this day, and fray The costs of this prosecution taxen as and \$ 1,00, 3 Attest The Clerk

Rara Finn

The State of Ohis Be it remembered that at a court of Common Pleas began and held at the Court House in the Foron of may will within and for the County of Min and State of Ohio an the Nine teenth day of September in the Bear of am Vored On Thousand Eight hundred and Forty Eight Be fore his Honor James & Sonbert Osgr, president and James Remoth Opristian Myers and Vevi Phelps, his associates Indies, Jacob Parthoner, Samuel Bown William Parks, MD Smith, William Ligger William Hayse, John Carson, Andrew Mcneal, Alexander Mcallister Vanus Buston, Ochoard & Juskeep. Benjamine Juillham, James Miller Davice Gell and Who Piper, grows of the Grand Juny heretofor towit an the 5 "day of October AD 1847. Then and there duly empanueles and Swom to ingrine in the name and by the authority of the state of this, within dud for the body of the County of Menon agoresaid upon their said

of Ohio within Oaths present and find that are gara Foundate of the Country of Minion againsaid fron their faid On the nineteenth day of august in the year of Our Tord One Thousand Eight ate of Jaid Comity Hundred and Forty seven with force and arms, at the Country of Minon of Our Les deux aforesaid ded unlawfully vend and sell spirituous lignor by a less unty agresain quantity then One quant town. the grantity of two gills of sprituous Athogoods and legnor Commonly Called Whisty to One Buijamine Golden for the Sun nursly did of dix and are fourth cents which price was then and there paid by the Statute in Laid Benjamine Golden to the Daid Zara Founder the Jaid legner ed dignity of the without the said Zara Foron being duly licenced as a laven Keeper rescired do further to sell the said Sprituans liquor. Contrary to the form of the Statulo in wirt On the day Inch Case made and provided. And against the peace and digni are of the Value Ety of the State of Chis Olivan terry Jos ose cuting allony, derson then Daid Bill was Endured A Jone bill. William Hays Goreman Paid David of the France Juny" plea not quilty april 25. 1848 John Cassie Cla, hease made Und afterwards hourt on the 13 day of maich 1848, the following to ofthe State wit of laprices was usues to wit The stute of This attoriu. Muion leventy Is, In the Therity of Said County Greeting erra Joseman We command you to take gave Jown if he may be 218, John Cassil found in your backwick and him Dately Reep Do ND1848, that you have his tody before Our Court of Coursion ing that the Pleas, of the Comity agrees are at the Court House in said est tem County On the first day of the next Jen there of to answer ing bein unto an enclicament Jones against him in Daid Court for would plead detailing and Selling Aprilions Vignors; and have you the there a Defendant this with witness John Cassil cluts of said court at the court a Juny low A Donse in manysielle this 13° day of march AD1848 the lassid client John Dawon, and afterwards Town autho 28 deg of march 1848 faire Sheriff dever Reed Detume a Said with endorsed as follows, Townt I have taken the and lamul body of the within named Bara Four, and have taken bond mille to Speak for his appearance with Josiah Westlake as becurity Philips Their Cather Ander Thenth, and afterwards town on the 27. day of april 1848 bon The This day Came the defendant and Fosial Mestlake his Sinely a Parge tobe and acknowledged themselves Folive and Stand martted to the State N hard of Ohis, in the Sum of One hundred dollars tobelevied upon then · and fray Goods and Chatlets lands and tenements, a por this Condition that if the Daid gara Foron Shall personally appear an the first day of next term at 10 oclock Am, and answer to an indictment dallars . for retailing, and abide the Order of the Court and not depart the Court without leave, Then this recognizance to be void alterrise hi full force and bitter, Cause Continue and afterwards boot an the 29 day of some AD 1848 In this Case The defendant and Isriah Westlake his security in the recognizance s begun and and for the Comity heutofor taken in this Case for the Oppearance of Jaid degendant to answer in be in the to the Charge in Said Sudictment. This day appeared and in Open Court and consented and uguested that their Said recognique heretofore only Eight James Remith Taken as agresaid, do Continue and Stand of Juliforce and as builing them for the appearance of the defendant at the next Tern of this Court in like manner as they love thereby bound for his . William ligger Callister Danus Wiphearance at the present term to answer to the charge in daid David Gell Indictment, abide the judgment of the Court and not de part without leave. Wis therefore Ordered that Jaico recognizance Asheretofore En The 5 Nday Taken in This Case do Stand and renain of Jull force and abligation and Swom to Whom Daid Zara from and Josiah Westlatte abliging said defenders This, within to appear and answer to said Charge at the overther of this

Thin Said

Court and abide The Judgment of the Court and not degra the Court without Leave, in like manuelas he was there by bound to appear and answer bosaid Chaige at the present tem Joseph Etimer Afthis Court and abide the Judgment of the court and not depart the without Leave and this cause is Continued And afterwards overt on the 19"day of deptember 201848 The Defendant being arranged a for Pleas Days That heis quilly. Thereford it is Considered that the defendant Baha John, make his fine mito the state of Ohis in The Dun of Jen Dollars and the casts of this Joneentran laxed at-Hen Allest James Winkade of Clerk, The State of this De it remembered that at A Court of Common Pleastym And held at the Court House in the Foron of many will within and for the County of Union and State of this, Buthe Leventy hint day of may in the year of Our Vora Outhousque Eight Alundred and Horty ning, Defore Ais Hour James & Links Byt President. and Christian Myers. Levi Phelps and Figures of Smith bis associates Indges, James Conry Very Vongbrake, James & milla. Olephas Durnham Levin Griffin John & Woods, Adam Wolford Lr. Lesse Sill. Blugamin of Kelsey. From Lager. Dand Danforth Samuel Lager, John I Mc Down Dagid Dumham and John W Robinson, Inrors of the Grand Lung heretofore to with an the 19th day of September A91848. Then and there duly Enfrancelled and Sworn to inquire in the name and by the authority of the State of Chio, within and for the body of the County Of Opinon, aforesaid, upon their Said Oath Andia do present and find that One Josiah Westlake. late of the County agoresaid. On the hourty of the day of August in the year of Our Lord One Thousand Eight Hundred and forty right. with force and arms, at the County aforesaid, did unlawfully bend and Sell Sprituous lignon by a less quantity Than Com quart wint the quantity of three gills of Spirituous Viginor Commonly Called Whiskey ) To Que Calbert Burgantine for the Sum of five Cents Which price tous then and there paid by the said Calbert Burgantine To the Said Fosiah Westlake, for the Said legion without the Said Iseals Westtake, being duly Siciensed as a tapern Reeper to Sell the David Spiritums Viguer; Contrary to the form of the Statute in Luch Case made and provided, and against the place and dignity of the Endorsed, "A Ime Bill. James & miller foreman of the Grand Cry " Pleas But Guilty May, 29. 1849. In Kinkade folk, and afterwards with Centhe 30th Day of May AD1849. This day Came as well the prosecuting allowing as the Defor dant in his Own proper person, and thereupon Came a Lung tourt. Jacob Longbrake Samuel Robinson, Edwin Spain, Lewis Avery, Samuel Wallinger Diegory Hawley, Levi Laylon, Dixon Mitchell, Inseph Hobert, Abrana Noverthe Benjamine Incher Lr. and Alexander R Bowen, Who being empannelled and Swoom. The truth to Speak, upon the issue formed between The parties. apon their Cathes do Say that the O general is quilty, Therefore it is Considered by the Court, that the Defendant Fosiah Westlake makeling fine unto the State of Chio in this um of Fin dollars, and the Costs of this prosecution taxed at Mest Vames Kir Kade Clark.

De it remembered that at A Court of Common Pleas beginn and A defracthe hereby bound held at the Court House in the Found many wille within and for the County of Union and State of Chio, On the Twenty ninth ent and not Day of May in the year of Our Vord Que Thousand Eight Hund Continue And and Forty nine, Before A is Honor Sames & Forbert Eagre · \$\$1848 Besident and Christian myers. Vevi Phelfis and James Or Smith the defendant his associates Endges, John & Cahile, James Stillings. Daniel Car. Thomas Reed, Servis Alder. & Ohio in Levre, W. Baxley, Othniel Sewett, Nathaniel Paymond, William Inskeep. michael Myers, Fames Roberts, Leorge Rickard, William & Piper, William of this las Hays and Fames Indeer, The Eurors of the Grand Juny then and There Duly empanneled and Sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Minn, aforesaid upon their daid Oath present and find that Que Foseph Stiner, late of the County of Union agonesaiso, On the first day of February in the grand our Vordo One Thousance moro Measbeam Eight Aundred and Forty nine, with force and arms at soulle within The County of Omion aforesain did unlawfully play with Cards he Leverily hint A a certain game Commonly Called Ald Slidge North ud Eight Forman Carrell, Nobert, Graham and Other to the Eurors nes & Links aforesaid enthnown, then and there being for the sum of twenty ps and Jun Cents in money; Contrary to the form of the Statute in Such Case made and provided; and against the peace and digenty Burnham Of the State of Chio, CMO allison prosecuting alternee Said Will of Undietment was endorsed A Ime Rice M- a Miser foreman till. Bergamin of the Grand Dury" Plea Snill June 2. 1849 200 Rin Radon cler Rig hull me Down and afterwards bown On the 2 aday of line AD 1849 The rand Lung Defendant being arraigned for plea Lays that he is quitty 18. Then and Therefore it is Considered that the Daid Defendant Loseph he name and Stiner make his fine unito the Stato of Ohio in the sum of One The County Of Dollar and the Casts of this prosecution tayed at Cents resent and en The troughth Hundred and led unlawfully Com quart The State of Ohis Bett remembered that at a Court of Common Hears beginn Commonly of five Cents And held at the Court House in the down of many soulle within Burgantipe Umes Q Harrat Mid for the County of Union acied State of Ohis Que the Veventy hundred and fint, nine. Before his Henor Vanus & Yorbut Eng. President and Christian Myers. Veir Phelps and Vanus R Smith his associates Jucies. lell the David in Luch Casi dignity of the John 6 Caliell, James Stillings, Quiel Goo, Thomas Veed, Verois ed Erry " Pleas alder Segre W Dayley Othmiel Jewetts Nathaniel Raymond to Centho 30th William Inskeep. Michael Myers, James Coboils, George Mickard orney as the Defin William C Piper, William Horys, and James miller Hurors. tourt Jacob Of the Grand Very then and there duly Empanueled and nevel Wallinger Sworn to enquere in the name and by The lew theret of the State of Horana Noverlle Ohio, Within and for the body of the County of Union Oforesaid hammelled and When their Said Cath present and find that One Lames & parties. Orpon insidered by the Harriott Late of the Count of Union oforesaid! (In the and Eight Hundred and forty nine. with force and to of Ohio in this um Dollars

and at the country of Union aforesaid, did unlandfully play with Cards af a Certain game Commonly Called Brag with John Monison The State of Ol Sames & Alexander and other persons to the Gurors. aforesaid unknown then and there being for the Som of five Cents in money. Contrary to the Robert Graham from of the Statute in Such case made and provided and against the place and dignity of the State of Chio. Of Ballison prosecuting alloring, Said Bill loas marsed, 'A True Bill Monto Piper foreman of the Grand Juny" and afterwards lout Outho 20 Day of Jame & 91849. The defendant being arraigned for Mea fays Hat he is quilty. Therefore it is Considered that the defendant James OHarriot make his fine mito the State of Chis in the Sum of Ou Tollar and the Casts of this praseentron taxed at Dollars Allest Dames Minikade ficherks The State of this Be it remembered that at a court of Common Pleas begin and held at the Robert Graham State of Chis On the Fourteenth day of August in the year of Cur Lord One Thousand Eight hundred and Forty rive, Before Their Honors Sevi Phelps of the Milliam W. Moods, associate Indges, John & Cahiel, James Stillings. Daniel Coe, Thomas Reed, Lewis Alder, George W. Baxley. Otheriel Just. Nathaniel Raymond, William Jarskup, Michael Vryers, James Roberts, George Rickard William & Piper, William Hays and James Miller, Jury of the Grand Lury, heritifer towntan the 29th day of may A.D. 1849. There and there duly empan nelled and Swom to inquire in the name and by the authorty of the State of Chio. within and for the body of the County of Union agoresaid, upon their Said Oath present and find that one Robert Graham late of the Country of Union aforesaid. On the twenty first day of January in the year of aur The state of Lord One Thousand eight hundred and forty him with force and arms at the County of Union aforesaid did unlawfully play with Cards at a James & alexan Certain game Commonly Called Ald Sledge with Payton B. Smith. Forman Correll, and Munson H Michael, then and there being for the sum of twenty five cents in money; Contrary to the form of the Statute in such Case made and provided, and against the place and dignity of the State of Chie, 611B Allison Prosecuting altoney, Said indictment was indone A true Bill MC Peper Forman of the Ground Teny, and afterwards towit On The 24th day of July a D1849. The following write Capieas was issued townt, The State of Oliv Umon Courty 28. To the Sherry of Said Courty Greeting: we Command You to take Robert Graham if he may be found in your bachwick and him safely Help Sothat you have his body before our court of common Plas within and for the saice County of Union at the Com't House in Said Cornely on the first day of the next term thereof to answerents an Indichment found against him in said Court for Gaming, and have you then there this wit Witness James Routa de f clerk of said Court at Manysoille This 24th day of July a \$1849 James Minhadef clerk, and afterwards lowert Ow the 6th day of august a 21849. Said Shunff returned said unt with his indorsement Thereon as follows to wit, I have taken the body of The within ramed Robert Graham. The name ghis bail is Joseph String I herville return the bail bond Philip Suider Sheiff, and afterwards low low the 14 day of august a 31849. The defendant being arranged for Plea Lays that he is guilty. Therefore it is Considered that The defendant Robert Graham, make his fine unto the State of this, in the sum of One dollar, and the Casts of this prosecution laxed at dollars

Attest. James Kinkade frelicks

ly play with the John Monison a anknown whay & the no against mosecuting pulo Piper Butho 2 h for Meadays dant Vames he Sens of am Dollars

held at the of Mironaud Love One rons Sevi Phelps n & Cahill, by Otheriel Levell erts, George Rickard raced Lury, ere duly erupan cents of the State c, upon their the County of the year of aux ree and arms Cardo at a

3. Smetto. ug for the sem ute in such ignity of the ment was endored aras Wort Ou a townt. The lve Command ud him Safely Saice Court of answernte an then there this writ a 21849 James 49. Said Sheriff taken the body of rewitto return The tastry. The

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dollars wi

The State of Ohio Feit remembered that at a court of Common Heas begun and hela at the Court House in the turn of mansville within and for the County of Union and State of Olice On the Sourteenth day of August in the year of Our Sora One Housand Eight hundred and Horty nine, Before their Honors. Levi Phelps. Lanus & Squette, and William W. Woods associato Judges, John Co Cahile, Farnes Stillings, Daniel Cove, Thomas Reed Lewis Alder George W Baxley, Otheriel Forett, Nathaniel Raymond William Inskeep. Michael Myers, Janues Roberts, George Richard, William Coveper William Hays, and James Miller, Juris of the Grand Leny heeste fore lout, On the 29th day of may UD 1849. Then and there duly suparmeted and Iwon to ingine in the name and by the authority of the State of Chie, within acced for the body of the County of Union aforesaid, upon their said Oath present And find that One Robert Graham late of the County of Union, aforesaid an the first day of February, in the year of Our lord, Ou thous and eight hundred and forty nine, with force and arms at the Country of Union aforesaid did unlawfully play with Cards at a certain game Commonly Callod ala Hedge, with Forman Cornell, Foseph Stiner, and Others to the Lurors ajouaia unknown, then and there being for the some of twenty five Cents in miney. Contrary to the form of the Statute in such case made and provided. and against the peace and dignity of the State of Ohio, lett B. Allison Prosecuting alloney, Said bill was indorsed A True bill. Will Piper Foreman of the Grand Livy! and afterwards towit an the 14th day of angust a, 2,1849 the defendant being arrangued for Plea Lays that he is Ghilty therefore it is Considered that the defendant Robert Graham make his fine unto the State of Chie in the Sum of love dollar and the Costs of this prosecution taxed at &.

Allest. Janus Kinkadop clerk,

The State of Ohio Bu it remembered that at a court of Common Pleas begin and held at the Court House in the town of manysville within and for the Country of Union Sames & Olexan der and State of Chio an the Fourteenth day of august in the year of ann Lord One, Thousand yght hundred and Forty nine, Before their Hypors Levi Phelps. James P. Smith, and William W Woods, associate Judges. John E Cahiel, James Stillings. Daniel Coe, Thomas Red, Lewis Alder George W. Baxley Othriel Fervett, Nathainel Raymond. William Inskeep, Michael Tryers, James Roberts George Rickard, William & Piper, William Hays, and James Miller, Jurors of the Grand Juny, heretofore to wit, On the 29th day of may a D, 1849, then and there duly enjameled and I worn to ingine in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, report their Said Cathe present and find that One James J. Alexander, late of the Year of Our Lord and thousand eight hundred and forty nine, with force and arms at the County aforesaid, did unlawfully play with Cards, at a Certain game Commonly Called Brag with William I. Inphy Forman Comel, and ather persons to the Jurors aforesaid Muknim, Then and there being for the Sum of five Cents in money Contrary to the form of the Statute in such Case made and provided, and against the peace and dignity of the State of Ohio and the Terrors aforesaid, upon their Cath aforesaid dofurther present and find, that the said James & alexander an the day and year last aforesaid. with force and arms at the County of Minon aforesaid

did unlanofully make a bet and wager of a certain Sum of money tourt the Sung five Cents with William I Bropery Forman Conce, and ather persons to the Lurors aforesaid unknown, then and there being, anthe event of a game at Cards Commonly Called Brag, which said game was Then and there played by the said James S. alexander, with the persons aforesaid to determine Said bet and wager; Contrary to the form of the statute in Such Case made and provided, and against the peace aced aignity of the State of Ohio CMB Allison, Prosecuting attorney, Laid Indictment was indorsed 'A True bill, With Piper, foreman of the Graind Lerry" and afterwards towit On the 24th day of July a 9 1849 the following wit of Capitas was issued tourt, the State of Chir Ulmion County's, So the Sheriff A faid County Greeting, We Command you to take James J. alexander if he may be found in your bailivick, and him Safely Keep Sothat you have his tody before our Court of Common Heas within and for the said Country of Minion, at the Court House in said Country On the first day of the next term thereof toanswer unto an Indictment found against him in said County for Jaming; and have you then there this wint, IS Witness James Michade Clerk of Said Court at Manysville this 24th day of July A.D. 1849, James Knikade fr clerk, and afterwards lowiton the 13th day of angust a D, 1849 Said Sheriff returned Said with his wid = ordernent thereon as follows townt, I have taken the body of the within named James S. alexander, and have taken bond for his appearance which is herewith filed. The name of his bail is William & Brophy, august 11. 1849. Philip Snider Sheng, and afterwards low lan the 14th day of August a. D. 1849. The defendant being arraigned for Plea Days that he is quilty. Therefore it is Considered that the defendant dames I, and the Costs of this prosecution taxed at &

Attest. James Kinkade p Cliks

The State of Ohis Be it remembered that at a court of Common Pleas begun and held at the County of Minion Samus I Alexander and State of Chis. On the Fronteenth day of August in the year of Our Lord One thousand Eight hundred and Forty nine. Before their Hows Levi Phelps, Sames R Smith and Welliam W. Woods, associate Judges, John Elahill, James Stillings Daniel leve, Thomas Reed, Lewis Alder, George W Bayley Otheriel Sewett. Nathaniel Raymond, William Inskeep, Whichael Myers, Fames Roberts, George Rickard, William Peper, William Hays, and Farnes Miller, Turors of the Grand Jury heutofore tourt anthe 29th day of May a.D. 1849 Then and there duly empanneled and Sevon to inquire in the name and by the authority of the State of this within and for the body of the County of Union afores and When their said Oath present and find that are James Salexander, late of the County of Min agoresaid, on the Jifteenth day of January in the year of Our Lord One Thousand Eight hundred and forty mine, with force and arms at the County aforesaid, did unlawfully play with cards at a Certain game Commonly Called Brag with William & Brothy, John Marrison, and Other persons to the Junes aforesaid unknown then and there being for the sum of five cents in money Contrary to the form of the Statute in Such Case made and provided, and against the peace and dignity of the State of Chie, and the Lurors aforesaid upon their Oath aforeso do further present and find that the Said Farnes & alexander on the fifteenth day of January in the year fast aforesaid with force and arms at the

The state of Ohi

held at the ty a Union he year of Our their Hours to Judges. . George W Baxley myers, Fames mes Miller, a.D. 1849 Then u and by The Ulmon afores and de, late of the The year of force and Cards at a Brothy, John own then and lom of the The peace and in Oath aforesand

On the fifteenth

anus at the

After Carnty of Minin aforesaid did unlangully make a wager of a certain Lum of Many Town, the Sumoffice cents with William Frofity. Ichnellowism and other persons to the Surves aforesaid mukerown. There and there being on the loverit of a game at Cards Community called mag, which said game was then and there played by the said James Alexander with the persons aforesaid to determine said wager. Contray to the form of the State to In Such case made and provided and against the peace and deginty of the State of this, ONB. Allison Prosecuting atterny, said indectment was indorsed A True bill, Mar & Piper Horeman of the Grand Luny, and afterwards towirt Centhe It day of August a Istop. The defendant being arraigned for plan says that he is quilty, Therefore it is Considered that the After and and Farnes Alexander make his fine unto the State of this in the Sum of One dollar and the Casts of this prosecution taked at the Allest, James Kirikade p clerk,

The State of Ohio

De it remembered that at a Cant of Common Heas begin and hela at the Court House in the town of Marysville within and for the count of Minon and State of Ohio On the Forteenth day of august in the Year of Our Lord Orle thousand Eight hundred and Sorty nine Before their Honors, Levi Thelps. Fames of Swith and William W. Woods. associate Indges, John Eleahill, James Stillings Daniel Coe. Thomas Reed, Lewis Alder, Llorge W. Baxley, Otheriel Lewett, Nathaniel Raymond, William Inskeep, Michael Myus, James Roberts, Leorge Rickard, William G. Peper, William Hays and James Miller, Firms of the Grand Jury heretofore wirt an the 29 day of may a 2,1849 then and there duly empanniled and swom to inquire in the name and by the authority of the State of Chio, within and for the body of the Country of Minion aforesaid upon their said Oath present and find that are John Monison late of the County of Minon aforesaid on the Jifteenth day of Fannary in The year of Our Lord One thousand light hundred and forty rime with force and arms, at the county aforesaid did unlawfully play with Cards at a Certain gaine Commonly Called Brag, with William I Brophy, James Salexander, and other persons to the Lurons afores and unknown, then and there being for the sum of five cents. in money, Contrary to the form of the Statute in Such Case made and provided and against the peace and dignity of the state of Ohis. and the Forors aforesaid upon their Cathe aforesaid dofurther present and find, that the said John Moneson an the fiftienthe day of January in the year dast aforesaid, with force and arms at the County of Minion aforesaid, did emlawfully make abetorwager of a Certain Sum of money lowit the sum of five Cents with William I Brophy James I Alexander, and ather persons to the Junes aforesaid unknow, then and there being are the event of a game at Cards commonly Called Frag which said game was then and then played by the said John Monson with the persons agreemed, to determine Said bet ar wager Contrary to the form of the Statute in Such Case made and provided, and against the peace and degnity of the State of Ohio, lellis Allison Prosecuting attorney, Said indichment was undorsed "I True bill Mile Piper Horiman of the grand Lung; and afterwards low tan the 26 th day of Inne A.D. 1849 The following winty Cafrias was issued lourt. The State of Ohio Union County S. Fo the Shory of said County Greeting, we Command you to take John Morrison.

if he may be found in your backwick, and him scafely Keep sothat you have his dody before com Court of Common Pleas of the County agoresa id at the court House in said County, On the first day of the next terms thereof to auswer unte an Indictment found against him in said Court for gaming, and have you then there this wort witness James Kinkade fo clerk of Said Court at the court House in marysville This 26, day of June A.D. 1849. Sames Krikade for Clerk, and afterwards louit On the 28 th day of Lune AD 1849 Said Sheriff returned Said with his indersement therewas follows tourt, I have taken the body of the within named John Morrison his bail is Bill Welch and James Welsh . I, herewith file the recognizance, Philip Sinder Sheriff and afterwards to wit On the Forteenth day of angust AD1849 The defendant being arraigned for plea says that he is quitty, therefore it is considered that the defendant John Monison make his fine unto the state of this in the Simo Oue dollar and the Costs of this prosecution taxed at & Allest. Tamestinkadefrelerk,

The State of Ohio

De it remembered that at a Court of Common Pleas begun and held at the Court House in the town of manysville within and for the County of Mirion and State of Ohis on the Souteenth day of august in the year of Cur Lord one thousand Eight hundred and Forty nine Before their Honors. Levi Phelps. James R Smith and William W. Woods, associates Judges, John G. Cahill, James Stillings Daniel Coe, Thomas Reed, Servis Alder, George W. Baxley, Otheriel Terrett. Nathaniel Raymond. William Inskeep, Micheal Myers, James Roberts, George Richard, William C. Piper, William Hays and Farmes Miller, Surons of the Grand Sury heretopore lower Court Con the 29 th day of May a 2,1849 then and There duly empanneled and Swom to inquire in the name and by the out hority of the State of Chio, within and for the body of the County of Muin afores aid upon their Oath Juseent and find that are John Moneson late of the County of Min aforesaid, an the liverty fifthe day of December in the year gour Lord, One thousand. Eight hundred forty eight with force and anns at The County aforsaid, did unlawfully play with Cards, at a certain game Commonly Called Brag. with William J. Brothy James & Harriott and Other persons to the Firms agoresaid unterown, then and there being for the Sund five cents in money; Contrary to the form of the Statute in Such Case made and provided and against the peace and dignity of the State of this, and the Survers aforesaid repore their cath afores aid defurther present and find that the said John Monison an the twenty fifth day of secunder in The year last aforesaid with force and arms at the Country of Union agoresaid did unlawfully make a bet or wager of a certain Lum of money town the Lun of five Cents. with William J. Brophy, James & Harriott, and ather persons to the Licrors aforesaid unknown there and there being on the event of again at Cards Commonly Called Brag. which Said game was thew and then played by the said John Momson with the persons afores aid to determine said bet or wager; Contrary to the form of the Statule in Such Case made and provided; and against the peace and dignety of the Hoto of Chie, CMB Allison Prosecuting attorney, said redictment was indorsed A Ture bill And Piper Foreman of the Grand Lury; and afterwards tout Cuthe 14th day of August A.S. 1849. The defendant being anaigned for plea says that he is quity. therefore it is ansidered that the defendant John Morrison make his fine unto the State of Chio in the Sum of Que dollar and the Costs of this prosecution laxed Altest Janus Minkado fo Clerks

The State of Ohi us Joseph Alexander ly Keep Sothat County agoresa him in said tries James

sville This 26, wards lourt

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Tato of Chio in xed at &

at the Court and State of Que thousand . James R Smith mes Stillings C Terrett.

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14th day of

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The State of Ohio Bestremenbered that at a court of Common Pleas bugun and held at the Court House in the town of may wille within and for the Country of Mision and State of Ohio, an the Fourteenth day of August in the year of Com Lord Que thurs a and Eight hundred and firty nine, Before their Honors, Levi Phelps, James R Smith and William WWoods associate Judges. John & Cahile, James Stillings, Daniel Ove, Thomas Reed, Lewis Alder, George the Baxley, Otheriel Tewett. Nathaniel Raymond, William Juskeep, Michael Myers, Fames Roberts, Leorge Rickard, William & Piper, William Hays, and James Miller,

Turns of the Grand Jury theretofore towit on the 29th day of May a D 1849 Then and then duly impanueled and Swom to inquire in the name and by the authority of the Late of Chie, within and for the body of the County of theman aforesaid, upon their said Catho present and find that are Joseph Alexander

late of the County of Union aforesaid are the fifteenth day of Lannary in the year of Our Lord Oue thousand eight hundred and forty nine with force and arens at the Country of Union aforesaid, in playing at and with Cards tout at a

Certain game Commonly Called Brag, with Que William & Brokery and Other persons to the Luners aforesaid unknown ded there and then unlaws - ully bet and wager a great sum of money town, the sum of five cents,

On the event of Said game which said game was then and there played by the said Foseph Alexander, with the persons agoresaid to determine Said bet and wager, Contrary to the form of the Statute in Such Case made

and provided, and against the peace and digenty of the State of this. and the Turors aforesaid upon their Cathes aforesaid, do further present

and find, that the said Joseph Alexander, an the fifteenth day of January in the year last aforesaid, with force and arms at the

County aforesaid ded unlawfully make abet orwager of a certain other Sum of money to wit the Sung give Cents, with are William I Brophy and other persons to the Lurors aforesaid unknown an the

event of a certain game at Cards, which said game was then and there played by said partles to decide said bet arwager, between said parties; Contrary to the form of the Statute in Such Case made and provided and against The peace and dignity of the State of Chio, ONB Allison Prosecuting attency.

Said Indichment was indonsed 'A True bill Me Piper Forman of the Grand Dury, and afterwards town autho 24th day of Duly a D 1849, the following

lont of Capias was issued to but the State of Chis Union County so, to the Shery Of Laid County Greeting; We Command you to take Foseph alexander is he may be found in your Vailinick, and him safely keep So that you have his body

before au Court of Common Pleas, within and for the said County of Innon at the Court House in said County Ou the first day of the rest term thereof, to answer unto an Indictment found against him in said Court for

Gaming; and have you then there this wort, witness James Krickade Clerk of Said Court at maysville this IH to day of July A 81849. James Winkade for Clerk, and afterwards low to ou the 14th day of august ADISUG

Said Sheriff returned said unt with his indorsement therionas follows lowit, the within named Joseph alexander not found Philip Suider Sheriff,

being arraigned for plea saysthat he is girtly, Therefore It is Considered that the said Foseph Alexander make his fine unto the State of Chie in

The Sung One dollar and the Costs of this prosecution laxed

Allest James Winkadop clerko

The State of Ohis Sames Riddle

Be Arenembered that at a court of common Heas begin and held at The Court House, in the town of Manysville within and for the Country of Union and State of Chis. On the Houseenth day of august in the year of Our Lord One thousand Eight hundred and Forty nine, Before Their Hours Levi Phelps. James P. Smith and William W. Woods associate Judges. John Eleahill, James Stillings. Daniel low. Thomas Reed, Lewis Alder, George W. Barley, Othered Tervett, Nathaniel Raymond William Inskeep Michael Myers, James Roberts, George Richard William 6 Piper, William Hays, and James Miller Surors of the Grand Dury hereto fore towit On the 29th day of May a D1849, Then and there duly impanula and Sworn to inquire in the name and by the authority of the State of Opio within and for the body of the Country of Union aforesaid, upon their said Oath present and find that are James Reddle, late of the County of Union apresaid, on the twenty fourth day of December, in the year of am Lord Our Thousand eight hundred and forty eight with force and arms, at the County aforesaid, did unlawfully bend and Sell Spiritnous liquor by a less. quantity than One quart townt, the quantity of One gele, of Spiritnous liquor Commonly Called whiskey to Que Aaron Skinner, for the Sun of five Cents which price was then and there paid by the said Haron Striner, to the Said James Riddle for the said lignor, without the said James Riddle, being duly becensed as a lavern Refer to Sell the said Sprintwous liquor Contrary to the form of the Statute in Such Case made and provided and against the peace and dignety of the State of Chio, OHTO Allison Truse cu long allowing, Land Sudictment was indorsed A Sumbile W. Piper Foreman of the Grand Lung, and afterwards lowert, an the 15th day of light a 9 1849. The defendant being arrangued for plea Says that he is quetty. Therefore it is Considered that the defendant farmes Riddle make his fine meto The State of Chie in the Senn of five dollars and the Casts of this prosecution taxed at &

Altest, Sames Kinkade & clerks

The State of Chio

De it remembered that at a court of Common Pleas beginnand held at The Court House in the town of many will within and for the County of this and State of Chir an the Fourteenth day of angust in the year of Our Sord Que thrusand Eight hundred and Forty nine Before their Honors Levi Phelps, James R. Smith. and William W. Words, associate Undges, John & Cahill, Janus Stillings, David lever Thomas Red, Lewis Alder, Leorge W. Baxley, Otheriel Fervett. Nathaniel Raymond, William Fuskup. Muchael Myers, James Noberts, George Hickard, William C. Piper, William Hays and Janus Miller, Ferrosof the Grand Fury heritogore tourt, Outher 29th day of May a.D. 1849. Then and There duly empanneled and Swom to unquire in the reason and by the authority of the State of Chio, within and for the body of the County of Union agoresaid upon their said Oaths present and find that are James Riddle late of the County of Urnow aforesaid on the fifteenth day of October in the year of Cun Love Our thow Sand eight hundred and Jorty eight with force and arms at the County aforesaid, did unlawfully bend and sell Spiritions liquor by a less quantity than au quart, to wit, the quantity of ane gell of functions liquer Commonly Called Whiskey to and William Gibson for the sum of five Cents, which price was then and there found by the said William Libson to the Said Farnes Reddle for the Said liquor, without, The Said James Middle being duly beensed as a Tavem Kuper to sell

The State of Ohis

The State of Ohio

Josish Westlake

and held at The Said Spirituous liquor. Contrary to the John of the Statute in such the Country of Case made and provided and against the peace and dignity of the state ust in the A Chio CMB Allison Prosecuting allower Laid Indictment was indorsed & forty new, True bill. Mule Peper Foreman of the Grand Jung? and afterwards tourt, and am W. Woods The 15th day of angust a. 1849, the defendant being arraigned for plea Lays el loo. Thomas That he is quilty. Therefore it is Considered that the defendant James Middle hancel Raymond makehis five unto the State of Chio in the Senen of five dollars, and the Rard William Costs of this prosecution taxed at & ned Derry hereto Altest. James Krikade fr Clerk, duly empamilia State of Ohio w Their Said uty of Union Be Aremembered that at a court of Common Pleas begunand held at the The State of Ohio in Lord Oue Court House in the town of mary soille within and for the County of Munon ens, at the County and State of Ohio on the Fourteenth day of august in the year of aur Lord Losiah Westlake corbyaless. One Thousand eight hundred and Forty nine, before their Honors. Levi prituous liquor Thelps, James & Smith and William W. Woods, associate Indges, John or of five Cents Elahill, James Stillings, Daniel leve, Thomas Reed, Lewis Alder, Leorge W. uner, to the Baxley, Othered Lewett, Nathaniel Raymond, William Juskeeps, Michael us Riddle, Myers, James Roberts, George Rickard, William C. Piper, William Hays, nous liquor and James Willer, Turns of the Grand Tury heretofore towit an the 29th vided and day of may U. D. 1849. Their and there duly empanueled and Swom llison Traze Cu to eligine in the name and by the authority of the state of of Ohio, Une, Piper within and for the body of the Country of Munici aforesaid, upon their said 5 the day of august Oath, present and find that one Joseah Westlake, late of the County he is quetty. of Union aforesaid, an the first day of mounter in the year of moid ake his fine of aurlord are thousand eight hundred and forty eight with force and arms, at the County of Muon of oresaid, did unlawfully vend Casts of this and Sell Spirituous liquor by a less quantity then are quart lourt The quantity of One gill of Spertuous liquor Commonly Called Whiskey, to are Payton B Smith for the sinn of five Cerets, which price was then and there paid by the said Payton B. Smith to the Said Fosiah Westlake, for the said ligner, without the said Ioseah rand held at Westlake being duly beensed as a laver Reeper, to sell the said County of Umon Sperituous legnor, Centrary to the form of the Statute in Such Case ar of Our Sord Made and provided, and against the peace and dignity of the State of Ohis, ONB Allison, Prosecuting allowey, Said Indictment eis Honors was indorsed "A True Bill MMG Piper, Horeman of the Grand Lung; ate Undges, ewis Alder, and afterwards towit. On the 15th day of angust a 101849. The defendant being arraigned for plea says that he is quitty. Therefore it is considered am Friskeep, that the defendant Josiah Westlake. make his fine unito the state of this 2. Peper, William in the Sum of Five dollars and the Costs of this prosecution laxed townt outher and Swim Altest James Win Rado fr Clerk, Chio, within a Laid Oaths ly of Minon The State of Ohio Lord Ou Thow Best remembered that at a Court of Common Pleas begun and held at the Courtrous at the James Ward House in the town of Marysville within and for the County of Union and State es lequor by a of this On the Fourteenth day of august in the year of Our Lord One thousand Cof Huntions Eight hundred and Forty him before their Honors, Levi Phelps, Janus R. Senth for the sum dud William W Woods associate Judges, John Chahill, James Stittings the said Daniel Coe, Thomas Reed, Lewis Alder George W. Baxley, Otherel Sewett, Natha uor without, - mil Kaymond, William Inskeep, Michael Myers, Fames Roberts, Leorge Kuper to sell The Kard William C. Teper, William Hays, and James Miller, Junes,

then and there duly emparemeled and Swom to inquire in the name and by the authority of the State of Chie, within and for the body of the County of Muion aforesaid, whom their said Caths present and find that are Sames Ward, late of the County of Minon apresaid, on the twenty the day of October in The year fair Sord One thousand eight hundred and forty eight, with force and arius at the County agoresaid, did unlawfully vend and sell spiritions liquor by a less quantity than one quart to wit the quantity of our give of Spirituous ligior Commonly Called whiskey to are David W. English for the Sung Six cents which price was then and there paid by the Said David M. Cinglish to the Said James Ward for the Said lignor without the said James Ward being duly licensed as a lavern Keeper to sell the Said Sprituous liquor, Contrary to the form of the Statute in such Case made and provided, and against the peace and dignity of the State of Chio, 6 M.B. Allison. Prosecuting attorney, Laid Sudictment was indonsed. A True Bill M. G. Piper Horeman of the Grand Dury; and afterwards tourt on the IHTh day of July a 10,1849 the following Wort of Capias was essued lowert. The State of Ohio Union County St. In the Sheriff of said County Greeting; we Command you to take fames Ward if he may be found in your bailewick and him Lagely Reep to that you have his body before au Court of common Pleas within and for the said County of Union at the Court House in said County On the first day of the next term thereof to auswer unto an Indict - ment found against him in Said Court for retailing Spirituous Signor 23 and have you then there this wort. Witness James Kinkade fr Clerk of said Court at Maysville this 24th day of Suly a D, 1849. Farmes Kinkade fr clute and afterwards towit, on the 14th day of angust a D 1849 the said Sheriff returned Said with his endorsement, thereon as pollows towit, I have taken the body of the within named James Ward, august 14. 1849. Philip Linder Sheriff. and afterwards town tou the 15th day of August a, 1849 The defendant being arrangued for Plea Lays that he is quelty. Therefore it is Considered That the defendant fames Ward, make his fine unto the State of Ohio in the Sum of Five dollars and the Costs of this prosecution taxed at \$

Altest. James Kirkade f Clerk's

The State of Ohio vs

Be it remembered that at a Court of Common Pleas begin and held at the Court House in the town of Many sville within and for the County of Minon and State of Chir. On the Fourteenth day of August in the year of Our Lord One thousand Eight hundred and Sorty eight, before their Honors, Levi Phelps, James R. Smith and William W. Woods associate Sudges. John E. Cahiel, Janus Stillings, Daniel leve, Thomas Reed, Lewis Alder, George W. Baxley, Othriel Sewett, Nathaniel Raymond, William Juskeep, Michael Myers. Fames Roberts, George Richard, William & Peper, William Hays and Fames Miller Durins of the Grand Cury heretofore town on the Ig theday of May a Sol849 then and there duly empanniled and Swoon to inquire in the name and by the arethority of the Stato of this, within and for the body of the County of Minor aforesaid report their said aaths present and Judy that One James Ward late of the Country of Union aforesaid on the leuth day of Lannay in the year gain Lord One thousand light hundred and forty rune, with force and arms, at the County paporesaid, did unlawfully bend and Sell Spiritions liguor by a less quantity than one quart hour the quantity of one gill of Spiritions lignor Commonly Called whisting to One Payton B. Smith for the Sum of five cents, which frice was then

The State of Ol Mary Herisel Herry Herisel ay all 1849 the name the County that are Lames y of October in ght with force ed Sell Sperituons ity of am give W. English paraly the id legrier without to sell the Such Case he State of Ohio, rsed. A True lourt on the lowert. The ting; we our bailewick unt of Common ouse in said nto an Indict eterous Signor · Clerk of said Pinkade p clerk returned atter the body Merisp.

held at the my of Union ar of Our Sord Honors Levi edges. is Alder,

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u Juskeep, ser. Welliam re lowit on the and Sworn him and for resent and with buth day dred and did unlawfully Em quart hour

alles whisty

a was then

and there paid by the said Payton B Smith, to the said James Ward forthe Said liquor without the said Farmes Ward being duly liceused asa lavern Keeper to sell the said Spiritures lignor; Contrary to the form of the Statute in Such case made and provided, and against the peace and dequity of the State of Ohio, ONB Allison Prosecuting atterney. Said Indictment was Indorsed A Ime Bill M.C. Fiper Foreman of the Grand Lerry" and afterwards Invitan the 15th day of angust a 10,1849 The defendant being anaigned for plea Laysthathe is guilty. Therefore it is Considered that the defendant James Ward make his fine muto the State of the in the Lung Five dollars and the Costs of this prosecution taxed at #

Attest James Kinkadef clerk,

Henry Herisel

The State of Ohio Be it remembered that at a court of Common Pleas begun and held at The Court House in the town of Marysville within and for the County of Many Hersel & Union and State of Ohio on the Forteenth day of august in the Year of Our Lord One thousand light hundred and Forty new Wefore their Honors Levi Phelps. James R. Smith and William W. Woods associates Indges, Theretofore with authe 30 th day of may a & 1849. Kellown Beach a Justice of the Peace in Said County filed in the Clerks Office of said Court the following transcript lowit, The State of Ohio of May 29 this day Came Flo, Reed and made Oath That many Hensel and Henry Hensel late of the County 3 of Muion Ohio, did On or about the 29th day of may 1849, Mary Hensel & Henry Hensel at the County of Minion resist and abuse from white in Instices fees The execution of his office as constable by trying to force 25 affidavit I property and of his hands after he had leveld upon or by 25 bloom and the first of an execution there in his hands by heating him 25 no bothing the With a whip and by threts made against him to, took a surgery with this affidavit thereof thereupon issued a warrant life Correction of Corrections (against Many Hensel and Henry Hensel and 25 miles (delivered the Jame to & b, Pleed Correct, May 29° 1849) warrant presented with the body of defendant puder

- Sed as follows) may 29th 1849 according to the Command of the withour lint I have taken the within named Henry Henrel and have him now in Court my few service 25 milege 5- 30 Alo. Reed Constable may 29 1849 trial had It. Reed Swom and examined in behalf of the State Therespon the defendant was ardued by me to enter into a encognizance in the Sum of One hundred dollars for his appearance at Court te, which was done accordingly IN Converse. Blo Grubt and PE Case his suretus re cognigance & 6, Reed witness in behalf of the State. may 29, 1849 usund transcript to the Clerk of the Court of Common Heas, The state of Chiro Minon County 20 I do hereby Certify that the above is a full time Copy from my docket of the proceedings had by and before me in the above cause Kilbourne Beach Is of the County aforesaid, and afterwards town on the 30 day of May a D1849, The State of Ohio us Henry Hensel In this case there being nobile found by the Grand Dury the defendant is discharged from his recognizance, and afterwards town the 29 th day of may a D1849. John Co Cahice, James Stillings, Daniel Coe, Thomas Reed, Lewis Alder, Leorge W. Baxley, Othniel Gewelt, Nathaniel Raymond, William Juskeep, Kuchail Myers, Sames Roberts, Leorge Richard, William C. Peper. William Hays. and Fames Willer Ferrors of the Grand Tury Then and There duly empanueled and swom toinquire in the name

and by the authority of the State of Ohio, within and for the body of the County of Union aporesaid upon their Said Oath present and find that Cenertlany Hensel late of said County of Union on the Eighteenth day of may in the year of aux Sord are thousand eight hundred and forty nine with force and arms, at the County of Union aforesaid in and upon one Loves 6 Rea then and there being a Constable, and then and there being in the ane execu time of his said office of Constable unlawfully did make an assault and him the said Fones le Reed, to being in the due execution of his said Office of Constable as aforesaid then and theredid resist abuse and ile treat and other wrongs to the said Jones & Reed, then and there did to the great damage of the said Somes & Reed, Contrary to the form of the Statuloin Such Case made and provided aged against the peace and dignity of the State of Ohio, and the Surons aforesaid, upon their lath aforesaid do Justher present and find the said many Heresel afterwards lourt. on the eighteenth day of may in the year of Our Lord One thousand Eight hundred and forty nine. with force and arms, at the country of Union aforesaid in and upon the said Jones & Reed, Then and there being unlawfully did make an assault, and him the Said Tomes 6. Reed Then and there unlawfully did beat wound and ill treat and Other wrongs to him the said Jones & Reed, then and there did to the great damage of the Said Somes G. Reed Contrary to the John of the Statute in Such Case made and provided, and against the peace and dignity of the State of Chis, OMB, allison Bosecuting attorney, This bill was found upon testimony Swom and Sent to the Grand Dury, by Order of the Court at the request of the Brosecuting allowy, 6113, allison Prosecuting attorney, Said Sudictment was indorsed "A Time Bill In Giper Forman of the Grand Juny! and afterwards tout Ow the 24 th day of July a D1849 The following wort of Capias was issued low to The State of Chie Union County Is. To the Sheriff of Said County Greeting; We Command you to take Many Hensel, if the may be found we your bailiviek and her safely Keep to that you have her body before aur Court of Common Pleas within and for the said County of Union at the Court House in said County on the first day of the next term thereof to answer unto an Indictment found against her in said Court for assaulting an Office and have you then there this wort, 3 Witness Jands Winhadof Clerk of Said Court at Mary sville This 24 day of July a 10 1849 James Kinkade for clerk, and afterwards town on the 14th day of august a 1849, said Sheriff returned said with with his endorsement therein as follows lowert, I have taken the body of the within named Many Hensel, august 10, 1849 Philip Suider Sheriff and afterwards low to one the 15th day of august a D1849, On motion othe Court by Mr. Crawford attimey for defendant the first Court in the Indictment in this Cause is quashed. Whereupon the desendant being arrangued in Open Court upon the second Count in said Indictment, for plea Lays That she is quelly therefore it is Considered that the defendant Mary Hensel, Make her fine muto the state of Ohis in the serm of One dollar and the costs of this prosecution layed at dollars,

The State of Ohi

John Kinger

Altest. James Krickade polerks

of the Country of The State of Olive Be Premembered that at a court of Common Pleastegun and held at the Court at anulary ws House in the town of manysville within and forthe country of Union and State May in the of Ohio On the Santeenth day of angust fin the year ou Lord One ine with force Monsand oight hundred and Forty mine, before their Honors, Levi Phelps Que Torres 6 Rua James K Smith and William W. Words associate Ludges, heretofore towit an the due execu the 14th day of august a LO 1849. James M. Wilkinson lone of the Sustices of the assault and Peace in faid founty filed herein the following transcript bourt no of his said The State of Ohis of the State of Chio Union County 25. august 7. 1849 This ise and ill Wy & day Came Thomas Dewall and made Ceath that a grand iew did to the Mymas Ving and I larcemy was Committed by cretering his house and Itealing the Statuloin John Minger Therefrom Certain personal goods and chattels of the value med dignity Items of fees A fifty dollars and seven Cents the property of said thomas ath aforesaid Ins-affidavit 25 (Devall; took his affedant thereo; therespon issued a warrant wards lourt. against Thomas Long and John Ringer, and delivered the warrant ,25 thousand 2 Subspoenas, 25 Fame to Philip Smider Sheriff of the County of Union and State in County of of Ohio. Issued a subpoered for leynis! Beeber as a witness Indement, 25 and there Swearing 3 worts , 12 for the plaintiff and delivered the Same to Philip Sunder aid Fores 6, Transcript 31/4) Sheriff, essued a Subpoena for Nathaniel Rager as a a treat and Sheriffs fees 1.43 14 Witness for the plaintiff and delivered the same to Thomas w did tothe Warrant Service 35 Duvall august 9.1849, Subpour returned person ally n of the Statute milage 1.60 Served by reading august 8, 1849. Homas Devall, august e and dignity Jail Justrain Commbos 1.75 9. 1849. Subpoena returned served this wort personally still was sersing arusting apon the within named legnes & Beebe acquest 8th Juny by transporting 6.75 1849 Rees milage \$1.60 Service 12/ = \$6.72/2 Philip Ludue Serving mittims, 60 Sheriff, august 9, 1849. Warrant setumed with the OMB. alleson Dening Subpoura 12: Youdy of John Ringer, on of the defendants warrant True Bill milige 1.60, 172/2 endorsed, I have taken the body of the within tout Ow tho witnesses \$12.77/2 named John Ringer. Thomas Long not found essued low to by Greeting; The Duvale , 50 August 8, 1849. Hers milage \$ 1,60 Service 35. Lail A Rager , 50 Hecs paid in Columbus, 1.75; pursuing arresting + und inyour milige 32 miles 1.60 Therip, august 9.1849. John Ringer and the before aur linou at the \$3,60 defendants appeared, and the Charge being in thereof; read to him, for plea Days that he is not quitty, trial had, Thomas aid Court Duvall, Cynis H. Beeber, and Nathaniel Rager, Witnesses Swom and this wort. examined, and thereupon the defendant was ardered by me trenter will this 24 into recognizance in the Sum of five hundred dallars for his uds loved on el with with appearance at Court at the next term thereof which he rieglected to do, thereupon I issued a millimus for his Commitment and to body of the delivered the Same to Philip Sunder Sheriff, Re cognized the following Suider Theriff witnesses in behalfothe State. Thomas Twall, Cynes & Buber, and Fathanice otione Othe Court Razer, august 10,1849. millimus returned ludorsed, august 9. 1849 Indictment I Committed the within named John Minger, to the Custody of the within requed in Open hamed failor with whome Flest a certified Copy of this wort, Hers plea Lays milage 5. Service 35. Copy 20. = 60 Philip Sender Sheriff" The State of this aut Mary Union County Faris Township Is. I do hereby Certify that the above is ng One a full and true copy from, my docket, of the proceedings had by and dollaro, before me in the above Cause, James M. Wilkinson It of the aforesaid Sownship, and afterwards love on the 14th day of ariguet a 181849, Lewis Heynolds, Francis Baldune, Perry Buck. John Vangordon, Richard L. Ludy, Aguilla Turner, John Waver, Levi Longbrake, Jacob Gilson Wir W. Mitchell, David Hill, Abram Strongwell, David Lile, William 6. Piper and John Hutchesson. The Suronsofthe Grand Jury then and there duly empanueled and seven to inquire in the

Trans and by the authority of the State of Olive, within and for the body of the Country of Union agoresaid. upon their said Oath present and find, That one John Ringer, late of said County, an the hourty sevent day of July in the year of Our Good One thousand Eight hundred and forty zine, about the hour of eleven in the night of the Dame day with force and arms at the County agresaid, the develling house of One Thomas Duvall there situate wilfully maliciously forcibly, and burglareously did break and luter with intent the goods and Chattels of the said Thomas Dwall in the said dwelling house then and thew being . Then and there wilfully maliciously, forcibly and burglarwisty to steel, take and Carry away; and then and there in the said dwelling house, One cloth coat of the value of liverily dollars, are clothe vesto The value of four dollars, are white best of the value of two dollars, and Lilk unbrella and Case of the Value of Six dollars, Twenty four yards of Curtaine Calico of the Value of five dollars and five cents, one silk hand kerchief of the value of Seventy five cents, ane frain of Stockens of the value of severity five Cents. Que night gown of the value of Que dollar and fifty Cents. One parder home with powder therein of the value of fifty Cents One pair of paintaloous of the value of One dollar and eighty seven Cents, eight yards of yellow ribbin of the value of One dollar, eight yards of black rollow of the value of eighty Seven cents, Que and leve fronthe yards of red rebbon of the value of thirty Dane ceeds, are pair of bullet moulds of the Value of fifty cents. Que music box of the value of four dollars andfifty Cents, a lot of bullets and Capes of the value of seven cents, a lot of Aprol thread of the value of nuretien Cents. four Skeins of silk of the value of twenty cents are paper of pius of the value of twelve cents; and forty hounds of book of the value of two dollars, of the goods and Chattels of the said Thomas Dowall in the said dwelling house Then and there being found Then and there wilfully, maliciously forcibly and burglariously did Iteal, take and Carry away: Contrary to the form of the statute in such Case made and provided and against the seace and dignity of the State of Chio, And the Turors aforesaid, upon their dath aforesaid doputher present and find that the said John Ringer . On the Twenty seventh day of July in the year of leur Lord One thous and eight hundred and forty wine with force and arms at the County of Union aforesaid. One Clothe Coat The value of twenty dollars, are cloth vest of the value of four dollars One white marsailles vestof the value of two dollars, Que Selk umbrella and Case of the value of Six dollars, Twenty Jour yars of curtain Calico, of the value of five dollars, and fifty Cents, Que Like dress handker chief of the value of seventy five cents, are pair of stockers, of the value of seventy five cents, are night gover of the value of One dollar and fifty Cents. Que powder hom with souder therein, of the value of fifty Cents, ampair of pantatoons of the value of One dollar and eighty seven cents, eight yards of yellow rebbon of the value of Que dollar right yards of black ribbon of The value of eighty seven Cents are piece of red ribbon of the value of thing One cents, are pair of bullet moulds of the value of fifty cents, are music but of the falue of four dollars and fifty cents, a lot of bullets and gun Cap's of the value of seven cents, a lot of Speod thread of the value of nuclear Cents, four Skenns of sell, thread of the value of twenty cents, one paper of sens of the value of welve cents, firty founds of port, of the value of two dollars The goods and Chattels of the said Thomas Devall, There and there berry found, felomously, 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 Chis. 611B. alleson Prosecuting attorney.

The State of the

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Said Indictment was indorsed A Inu Bill W 6 Poper Horeman of the Grand Duny and afterwards twirt au the 17th day of august a, 10,1849 his day came the prosecuting attorney, and the defendant being arrangued before the Court and the said Indictment having been distinctly read to him and he being asked how he would plead thereto, he plead thereto not quelty theunpour (The defendant being before the Court Came a Lung troit, Semuel Myers, Homas S. Haynes, alexander Mallister, Levin Griffin, Thomas Feacock, James Ligget, Samuel Mitchell, William Foster James Henderson Sr, Jesse Porter David Danforth, and David D Welsh, Who being duly empanueled and Swom the bruth to Speak, upon the issue formed between the parties refron their cathes do say that the defendant is quity upon the second Count in the Indictment of Grand Saveery, and find the property Stolen by the said defendant tobe of the value of firty are dollars and twenty eight and Our half Cents, and we find the desendant not quitty report to first Count of the Indictment, Whereupon the Court do Sentence the said defendant John Hinger, tobe Confined in the Pententiary of the State of Chio, at hard labor for the term of three years from this day, and pay the Costs of this prosecution taxed at dollars

Altest James Winkade polerk,

The State of Ohio

Be it remembered that at a court of Common Pleas begun and held at the Court House in the town of manysville within and for the County of Union and State of this an the Swintieth day of hovember in the year of Con Lord One thousand Eight hundred and Forty nine before His Honor James & Forbert Esgr. President and Levi Phelps, James 12. Swith and William W Woods his associates Judges, IBM, Haynes, David Watkins. William Winget, Garret Harris, John Mcallister, James M Andrews. Joseph H. Robinson, George Pollock, George arr. James Dort. Joseph Powers, Edward Smith, John Hytchesson David Gill, and Ilese Porter, the Turors of the Grand Lung then and there duly empanneled and Seven to Enquire in the name and by the authority of the State of this within and for the body of the County of Union aforesaid upon their Sand Cath present and find that are Furman Correll, late of the County of Union aforesaid on the twenty eighthe day of Decem ber in the year of Our Lord One thousand light hundred and forty light with force and arms, at the House of James &, Harriott in the town of marysville in the County of Min apresaid did unlawfully play with Cards, at a certain game commonly Called Brag with William J. Brophy, James & Harriott, and other persons to the Justers aforesaid unknown, Then and there being for the Sum of five Cents in money Contrary to the John of the Statute in Luch, Case made and provided and against the peace and degruty of the State of Chie, ONY Allison Prosecuting attorney, Said Bill Was indorsed, A Inu Bill FBM Haynes foreman. The Grand Tyry" and afterwards but an the Danday of November a D. 1849 The defendant being arraigned for plea says that he is, quilty, therefore it is Considered that the defendant Surman Correll make his fine unto the State of this in the Sum of One dollar and the costs of this prosecution laxed at Dollars,

Allist Sames Whikade f clerk,

tockens of the dollar and lue of fifty Cents ven Cents, eight as of black yardsefred moulds of the ars anafifty of of Sport the value of and fort hounds le of the said e berng found mously ded tuto in such leguity of the esaid doputher eventh day of and forty rime ce Clothe Coat ur dollars R umbrella an Calico, and ker chief alue of seventy cuts, aupair uts, eight yards ack ribbon of dealur of thirty , are music to and gun of nuclear , one paper of re of two dollars there berry any to the form wast the peace

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Be it remembered that at a court of common Pleas begun and held at State of Chio or the court House in the town of maryrille within and for the County of Union and State of This, on the twenty Sweeth day of may in the year of our voice One Chousand right hundred and fifty before their Honors Samen Gorbert President, and Sevi Thelps Sames of Smith and William Il Goods associate Judges, heretofor to wit on the 27th day feet prix Ab 1850 Jell, Ewing one of the dustices of the Place in said branky filed herein the following transcript to nort December ytte 1849 this day came John Sagar and made State of Ohr oath that an over coas has been felorionsly taken, stolen and carried away from the fremises of Frederick Jagar of the County of Union and said John Legar State Costs in makes outh and saith that he verily believes that said Justices Hees 25 Affid aut ouvercoal isupon the person or at the Esedence of a 25 - logreans 244 Sub 4 with 16 Swearing 4 with 25 Roca withops 25 - Millings certain traviler, who put up for the night at the residence of said Frederick Sagar, on the 6th of Loco 1849, Took his afficiavia thereof: thereupon issued a warrant against 25 Judgt Said Supposed Orien Johnson and delivered the same Constrables feel to John Sagar Hurrant returned I have taken the body of of the within named defendant, and he is now 25 Serving trumant 7.81 affist " with mun 65 persong Jut 85 Express of Cont present De 25the /49 Service 25 ch Attile Cons!" Bill of expense for assisting in the prosuit and arrest of Said Orien Johnson, Robert M Caris af to a 3 days Witnesses feed 50 Fred, Sagar \$3,75, Traveling expenses \$254 J. BOlicis assistanco \$1,50 50 John Jolly 50 Lewis Jolly 50 et et Lovolette 50 John Sugar Notal \$ 7,81, Issued Sub, in behalf of State for Frederick Lagar, John C, Jolly Naron A Doolittle and Veros Jolly, Suspoena returned Served on the within 1954 Const feed feed 1964 Justices feed Porter Costwithrefus by reading service 40 ch mileage 25 = 65 AloKile Const December 25 th/49 Trial have John Sagar, Frederick Sugar, John Jolly Lewis Jolly and Act Sorbitte Sworn and examined in behalf of State, and thereupon the defendant was ordered by me to enter into a recognizance in the sum of One hundred dollars for his appearance at Court; which he origint of to do and Thereafon I issued a mittimus for his commetment and delivered the same to Archibala I Hile Const. Recognized the following witnesses, Frederick Sagar John Jolly and John Sagar in behalf of State Mittimues returned Dec 26/49 I committee the within named Orien Johnson to the within named Jailor, with whom I left a cutifice copy of this writ I terns of pers, It assistance and Keeping prisones one night \$200 For Conveyance and assistance le jail 200 For my time and expense keeping prisoner \$400 Miliage \$000 Commitment \$025 total \$ 8,85 All Hile Const" The State of this Union County Jorome Township for I do hereby certify that the above is a ful and true copy from my docket of the proceedings had by and before me in the above case clared, ell Eving I, I'm the sport Township, and afterwards to wit on the 27 the day of Thay of 1850 Joel Rice, Thomas Sullivan, Edwin 9, Converse, Thomas Whenry Samuel Judy, John Riesol, George Stuart, Jacob Reed William Scott, Jumne Payne, IA I Haynes, James Rayan Norm & Gabriel ex It Bowers and William to Peper, Jarors of the Grand July then and there imparmeled and Swow to inquer in the name and by the authority of the tale of this, within and for the body of the leaving of Union a foresaid afew this said oaths present and find that me Oren Johnson Cate of said County on the Sixth day of Secunda in the year of our Lord One thousand Eight hundred and borty visco with

State of Chie V Charles Blogges a. and held at bounds of their Honors with and William to County filed

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with force and and arms at the County of Union aforesaid on Clothe over eval of the value of fifteen dollars of the goods and Chattels of one John Sagar then and there being Journa felominally and unlawfally 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 6 % 6 Alleson Prosecuting Atterney, This will was founds reportestimony Divor and sent to the Grand day by order of the Court, at the request of the Prosecuting extreme 6 9 B Alleson Producting Atterning Said wide about was undorsed "A true Bill IBH Auguer forman of the Grand Jacq and afterwards to wit on the 28th day of May it & 1850 the defendant being arraigned for filea Days that he is quelle therefore it is considered by the Court that The be confined in the devegeen of the fail of this County twenty days and fed on bread and water land pay the Casts of this prosecution terced at Attest James Rinkado & Clarko

State of Chie V Charles Blogges and & O, Carter

Be it remembered that at a court of common Bleas begun and here at the Court House in the Town of Manysville within and for the County of Union and state of this on the twenty seventh day of may in the year of our Lord One thousand right hundred and Jefty before their Honors James & Torbet Esqu President and Levi Phelps, James G. Amith, and William Is hooses associate Judges, na afterwards to wit on the 27 th day of may it & 1850 6,0 barter and Charles Clogges, who were duly Subpoenied as witnesses before the Grund Jury, Traving refused to obry the said process of Subposena, it is ordered that an attachment issue returnable for thwith for said witnesses und afternuedo to mis on the Dy " day of may AD 1850 the following wis- of attachment was issued to mis- The State of this Union County to To the Ching of Union County Fresting, The Command you that you attach Charles Blogget and E, Clearter so as to have their body before our Court of Common Pleas within and for said County of Union, Forthwith to answer as of a certain Contemps, by them lately committed against us , as it is said and further to do and receive what our said Court shall in that behalf consider, Hereof Jail not and have you then there this Init Metress James Kinkade Ja Clark of said Court at Mansville this 27th day of May AD 1850 James Rinkalle Ju Clerk und afterwards to wit on the 28th day of May Ab1850 Dain Theriff returned Dais with his endorsement Thereon as follows to wis I have taken the bours of the within named Charles Blogges and & O Carter and have their bodies before Court as within Commande Thees Miliage 1,00 Service, 75 Adam Holford for assistance 2,00 Total Bliw for assisting 2,00 Colal \$ 5,75 - Thelep Snider Shiriff and afterwards to wit on the 29th day of May A & 1850, The state of Ohis or Ebenezer Obarter, alla chment for disobeging process of Subpoena, The Sheriff having returned the allachment heretofore ordered in this case together with the body of the defendant whis cause came to be heard and the Court being July advised on the primises Dis ordered that the said Obenego Obarter pay a fine to the State of Ohio of five dollars together with the Costs herein expended taxed to doblars for which judgment is rendered and after wards to wit on the 29th Day of Thay A 1850 The State of the as Charles Blogges Attachment for distrying proceed of Sufforna

The Sheriff having returned the attachment heretofore ordered in this case together with the body of the defendant, this cause Came on to be heard and the Court being fully a doised in the primises, It is ordered that the said Charles Blogget Joay a fine to the State of this of five advant ty other with the Casts herein expended taxed to dollars together with the Casts herein expended taxed to

Attest Cames Richado Ju Clerk

State of Ohio No William Hearread

Bed remembered that at a Court of Common Pleas begun and hela at the Court House in the Town of Mary saile within and for the County of Micion and State of Olice, on the twelfth day of August in the year of our love One thousand eight hundred & fly before his Honor James V Torbes Esqu President and Vivi Phelfs James a Smith and Hilliam It Hoods assoceate Quedge, Soil Alice, Thomas Sullivan, E awin & Consons Thomas Chenzy Samuel Judy John Riersol George Stuart Jacob Reed, William Scott, Summer Dayne I Boll Hagnes, Janus Ryan, John & Fasciel & M. Sowen & William & Pipu I wors of the France Juny heretofore to wit on the 29th day of may Ab 1860 Being there and there duly emparareled and sworn to inquire in the name and by the authority of the state of this wethin and for the body of the County of Union afordaid whon their said oaths present and find that one William Meureal late of the County of Union aforesaid on the eightwatte cray of May in the year of len Low One thousand eight hundred and fifty with force and arms at the Jown of Essex at the County upon Daid did unlangully vend and sell a quantity of Spiritain's Liquor Commonly Called whisky, to pit One quart to one Harvey Price for the Sum of ten cents to be drank in the place where sold which Daid Sum of ten cents was then and there paid by the Daid Heavely Price to the Saia Milliam Mearreal for the said Spiritums Lequer without the said William Trarreal being duly licensed as a turun Respor to selette Daia Spirituous Lequer and the said Spiritums liquer was there and there drank to wit at the County of Murin aforesaid contrary to the form of the Statute in fuch care made and provided, and against the peace and dignity of the State of this 6, 4, 8, Allison Producting Altorney, Said indictment was indorsed it true Bill &B M. Hayous foreman of the Grand Jury and afterward to wit, on the 11th day of Aune Ab 1850 the following wist of Capias was issued to wit The state of This Union County to To the Meriff of Daid County Souting, WE Command you to take William Transeal if he may be found in your bailiwick and him safely Reep, so that you have his body befor one Court of Common Stear of the County afordaid at the Court House in Said County on the first day of the next term thereof to answer unto an Indictment found against Their in said Court for setailing Spiriturus liquer, and have you then there this writ, Witness James Rinkade of Clerk of Said Court at Mayprille this 11 day of June AD 1850 James Findade of Clark and afterwards to with on the lotte day of August AD 1850 the said Shereff returned said writ with his inclorsement - Hieren as follows to wit, I have tuken the body of the within manner William Wearread, The name of his bail is Laber Randal, I herewith return the recognizance August 1st A\$ 1850 Hees. Mileleage 1,00 Service 35 Recognigance 30 Philips Smider Skeriff By William Wells Deputy and afterwards to wis- on the 15 th day

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If August came as well the probsecutive attency as the defendant william Marreal in his own proper person and throughou came a sury to soit Theliam Fraster, Christian Masser Semont Eckart Ishu Gabriel, Isaac Matton Boland Griswold Ishu Epps Sohn Sister George Pollwork Suther Boom Roenn, America he and David School With being empanneled and Sworn the Cruth to Sprak a por the issue do ince between the parties, Upon their outers do pay that the defendant go hence without app.

Attest James Kinkade for bleet

The State of This Wis

Buil-remembered that at a Court of Common Pleas began and held at the Court House in the Town of Many soille within and for said County of Union and State of Unio, on the twelfth day of August- in the year of Our Lord One thousand Eight hundred and Jifly, before his Honor James & Forbet Esq President and wir Phelps James R Smith, and William It Trods adsociate Sudges. and heretofore to wit, on the 29th day of May Ab 1850, Human borrell who was duly subpoenced as a witness before the Grand Juny at this term, having refused to obey the said for eess of subforera, it is ordered that an attachment issue returnable at the next term of this Court for said Furman Vorrell, and afterwards to wit on the 10th day of June A de 1850 the following mit of attachment mas issued to mit, The State of This Union County Is to the Shiriff of Union County Greeting We command you that you attach Surman Morrell, So as to have have This body before our Court of Common Pleas, within and for the said bounds of Union, on the first-day of the next term to answer us of a certain contempt by him lately committed against us as it is said and further to do and receive what our said Court shall in that behalf consider Hureof Jail not and have you then there this mit Witness James Rinkade for Clerk of said Court of Common Pleas at May sville this 10th day of June AD 1850 James Kinkade Or Clark and afterwards to mit, on the 1st day of July Ab 1850 Dain Shiriff returned said mit with his endersement there on as follows to mit I have taken the bory of of the within named Furman Carroll and have taken bound for his apprearance with Bill Welch his bail, I herewith return the bail bond July 1st 1850 Fees Mileage pt Dervice 35- bond so Philip Sunder Shriff and afterwards to sit On the 13 day of August Ab 1850, The State of Whis as Furman Correlle, Attachment for desobeying process of Subpoince The Shiriff having returned the attachment heretofor ordered in This case together with the body of the defendant this cause came on lobe he and and the Court-being July advised in the primises, it is ordered that the said Furman Correll pay a fine to the State of This of Jefteen dollars, together with the costs herein expen-Dollars for which fudy ment ded taxed to is sendered

Attest James Kinkade for Clisto

Thomas (Morre

Beit remembered that at a Court of Common Pleas began and held of the Court I our in the Jown of Mansville within and for the said County of Union and State of This on the Twetth day of August in the year of our Vord One Thousand Eight Gundred and Jifly before his Honor James Lorbert Esga Porsinent and Vivi Phelps, James & Smith and William It Thoous associate Judges and heretofon to with on the 29th day of May Ab 1850 Thomas Moon who was duly subsported us a witness before the Grand Dury at this term having refused to bby the said process of subsound, It is ordered that an allachment issue returnable at the next term of this Court for said Thomas Moore and afterwards to wit on the 11th day of Jane At 1850 the Jollywing mit of attachment was issued town The State of This Union County SI To the Sheriff of Union County Freshing WE command you that you attach Thomas moord, to as to have his body before ou Court of common Theas within you paid County of Union on the first day of the next derm to answer us of a certain contempt by him teetely committed against - us, as it is said and Justhen to do and receive what our faid court shall in that behalf Consider, Hereof fail not and have you then There this mit Witeuss Dames Turkade or Clerk of Said Court of common Pleas at many soille this 11th day of June Ab1850 James Kukade In Colert and afterwards to wit on the 3 day of July Ab 1850 Said Shriff returned said mit-roth his endordement Thereon as Jollows to work I have taken the body of the within name Thomas Troom and Grave Taken bond for his appearance with Bill Melch his buil, I here with return the buil bond July 3' 1850 Thilip Smide wheriff and oftenunds to mit on the 13th day of August A to 1850, The State of This ws Thomas More attachment for disobeging Process of Subposena, The Shirt Thours returned the attachment heretofore ordered in this case together with the body of the defendant, This cause cume on tobe heard and the court being fully a divised in the premise it is ordered that the said Thomas Thorro pay a fine to the State of This of len dollars together with the cost herein expended taxento dollars for which budgment is rendered

Attest Danus Rinkade for Clubs

Peleg Bowen

The State of Ohio Be it remembered that at a court of Common Pleas Continued and held at The Court House in the town of Mangeorle within and for the County of Union and State of Chio. On the thirteenth day of August in The year of Our Lord Our thousand eight hundred and Fifty, Before his Honor James & Sorbert President and Levi Phelps. James R Smith and William W Woods his Associates Judges, Heretofore at a court held on the 5 day of August ASI. 18 50, the following entry low Atactofore land, are the 3 day of August 1850, the defendant Peleg Bowen Was Committed to the fail of this County by wirtue of the following mittimus. The State of Olio Union County Ss. to the Keeper of the fail in the County aforesaid Greeting Whereas Peleg Bown of the Country aforesaid has been arrested on the outh of James Riddle for an assault and battery with intent to munder, and has been brought before me David Brusham One of the Tustices of the Peace in and for Said County for tral Which trial hasbeen necessarily postfroned by reason of the present insane appearance of the Said Peleg Bowen with the 6th day of August A. J. 1850.

and held of the said County in the year of nes of Smith tofore to with on subsornaid as Purea lo bby the ment she mas Moore Jollyway mit in boundy ss ed you that y laefore ou 1 Merin on in Contempt and Just hor in that behalf Ture this muit 1. of common o James y of July endordement e within named pearance with d July 3° 1850 13 h day of w attachment my returned There with the cara and ordered that no of len ed terreato endered

and held at uty of Union of Our Lord mes L Torbert vels his 1. The following entry load Was Committed Olico Union reas Peleg Baven

for an assault ne David ity for trial

Therefore I command you in the name of the State to receive the Said Helig Bowen in your Custody in the fail of the County aforesaid There to remain until discharged by due Course of Law, Fiven under Inghand and Hal This 3 th day of August A. S. 1850, David Burnham I.P. Seal I Certify the above tobe a true Copy of the Original Will Isaac A. Morse Constable, Whereinpon the defendant by mr. Curry his Comesel moved the Court for his discharge, And Thereupon after hearing the testimony on the part of the State, and of the defence, and the arguments of Coursel. It is Considered by the Court the Defendant enter into hecognizance in the Sum of Ora hundred dollars for his appearance on the first day of the next term of the Court of Common Pleas of this County, And Therupon Came the defendant Poleg Bowen and Vinothy H, Elwell, M.P. mann Robert D. Reed, Joshua Marshall and Andrew Reyes his Sime ties and acknowledged themselves to owe and Stand indebted unto the State of Ohis in the Semos Cow hundred dollars totalevied upon their goods and Chattels lands and tenements respectively upon this Condition, that if the Said Peleg Bowen Shall personally appear before the Court of Common of Minion County Ohio, On Thofirst day of the next term at ten Oclock A, In, and auswer to day indexment that may be formed against him by the Grand Dung of Said County, and abide the order of The Court and not depart without leave there this recogn = Is ance to be void. atherwise to be and remain in full force and virtue in Law and afterwards lower On the 12th day of August ASI, 1850, Thomas Hera, Jacob Gibson, Foseph Newlove, Moses Levero, Fames Stittings, Samuel Wallace, Dixon Mitchell, John Elahill Damiel Rench. William Ur, Samuel Woods, Lonn Bird James Wilber, Andrew Reyes, and John & Sabin, the Frevers of the Grand Try Thew and there duly emparmelled and Soom to nequire in the name and by the authority of the State of Chio, within and for the body of the Country of Union Aforesaid upon their Laid tath present and find that and Peleg Bowen late of the Country of Union aforesaid, On the Second day of August in the year of Our Ford One thousand Eight hundred and fifty with force and arms at the County of Union aforesaid, in and upon Con James Middle there and there being, unlawfully did make an assault, and him the Said fames Meddle then and there soon unlawfully did beat, wound and ill treat, and Other arings tohim the Said James Readle Hun and There did to the great damage of the said James Reddle Contrary to the form of the Statute in Such Case made and provided, and against the peace and dignity of the State of Chie, MB Allison Frosecuting altomery This Bill loas forme upon testimony Seven and Sent to the Grand Viny by Order of the Court at the request of the Brosecuting atterney, WB Allison Prosecuting attoray, Said Bile was endorsed, A True Bill John Habin Avernan of the Grand Juny, and afteno and town On the 13th day of august AM, 1830 The defendant being anaigned for pleas Says that hois guitty. Therefore it is Considered by the Court that the he be Confined in the dung eon of the fail of this County five days and fed on bread and water and pay the costs of this prosecution laved at

Alles 1. Dances Rinkade for Clerk,

De it remembered that at a Cant of Common Pleas Continue and Hu State of Ohi at the Court House in the Sound Mangrille within and for the The State of Ohio County of Union and State of this au the Histeenthe day of august John Monor for Nathaniel Haymond in the Gear of Our Lord Ow thousand light hundred wed Fifty. Before his Honor James & Forbert President and Levi Phelps, James & Smith and William W. Woods his associates Judges. heretofor low to 12 day of August 10100 Thomas Herd, Jacob Gibson, Joseph Newlove, Moses Devore, Sames Stillings, Samuel Wallace, Dixon Mitchell John & Cahill, David Hench, William Com Samuel Woods, Gorum Bird, James Wilter, Andrew Reges and John & Sabin, the Turns of the Grand In then and there duly empannelled and Swom. to enquire in the name and by the authority of the State of this within and for the body of the County of Union aforesaid upon their said Catho present and find that am Nathaniel Raymond late of the Country of Union aforesaid On The first day of Early in The year of Our Lord One thousand light hundred and fifty with force area arens in the foun of Newton at the County of Union aforesaid, did unlawfully Reefs a tavern without being duly licensed as a keeper of Such tavern tourt; at the residence of Daid Nathaniel Raymond in Said town and County aforesaid. Contrary to the form of the Statute in Such Case made and provided and against The Place and dignity of the State of Chio, WB Allison Prosecuting Altoney, Said Endictment was endorseed it Im Bile. John Jabin foreman of the Grand Lern;" And afterwards low the an the 13 the day of August N. 1850. The defendant being awargned for plea Days that he is quelly therefore chis Considered, that the Law defendant Nathanies May mond make his fine enite the State of this in the Sum of five dollars and pay the Costs of this prosecution taxed as " Dollars. Alles James Tinhade for clerks The State of This De it remembered thatara Conit of Common Pleas Continued and held at the Court House in the Lown of Marysville within and for the Country of Union and John Memorofor Mate of this. On the Fifteenth day of Augustin the year of Our Lord One Thousand light hundred and Sefty Before his Honor land Sorbet Pasident and Sivi Phelps. James Heretofore lover On the 12th day of august ASC. 1850, Thomas Herd, Jacob Gibson, Joseph Newlove, Mases Devoro, James Stillings, Samuel Wallace, Dixon Mitchell, John & Cahile, Daniel Rench, William On Samuel Woods, Gorim he State of Dird, James Wilber, Andrew Reyes and John of Sabin, She Jarors of the Grand Jung then and there duly empanneled and swom to enquire in the name Turman Comell and by the authority of the State of this, within and for the body of the Country of Union aforesaid upon their said Cathe present and find that One John Morrow Junior, late of said County On the therteenth day of April in the year of Our Ford One thousand eight hundred fifty with force and arms arthe County of Union aforesaid did emlawfully play with Cardo at a certain game Commonly Called Poker with Galatia Sprague, and other persons to the Grand Turors, aforesaid unknown then and there being for the Sim of five Cerds in money. Contrary to the form of the Statute in Such Case made and provided, and against the peace and dignity of the State of Ohie, OHB Alleson Prosecuting. Altomey, Said Sudictment was endersed of Ime Bill John I Sabin foreman of the Grand Juny" And afterwards lowit On The 15th day of August ASI, 1850. The defendant being arraigned for plea days that he is guilty. Therefore it is Considered that the vaid defendant Irhm Monow fr. make his fine unto the State of this in the some of two Mollars and the Costs of this prosecution laxed at Attest. James Kinkadof Clerky

Continua and Do it remembered that at a Court of Common Pleas begin and held at the Mu State of Ohio and for the Court House in the Town of Many solle within and for the Country of Ulinon lay of august Una Monori fr and State of Chie On the Vevelfth day of August in the year of Our Lord One cea Seft, Showand eight hundred and Stifty. Defore his Honor James & Jorbert mes R Smith President and Levi Plules, James R. Smith and William W. Words his 12 day of August St 1800 Ussociates Judges, Thomas Herd, Jacob Gibson, Joseph Newlove, Mases Umgs. Samuel Devore, James Stillings, Sunuel Wallace, Dixon Mitchell, John & Cahile am Samuel Daniel Rench, William Orr, Samuel Woods, Forum Bird, James Wilber, I Sabin, the Andrew Reyes and John F. Sabin, The Junis of the Grand Jury Then and and Swone. There druly empannelled and I wom to inquire in the name and by the autohis within and anty of the State of Chio, within and for the body of the Country of Union upon alto present their Daid Oaths present and find that One John Morrow Junior late ion aforesaid of Said County on the first day of May in the year of Cur Lord, One ghthundred thousand eight hundred and fifty with force and anno at the County of Union County aforesaid did intanfully ber and trager a large some of money licensed as To wit thosum of piece cents with Galatia Spragen, John Clivell. Nathaniel and Olijah & Junn, upon the essur and event of a certain Contest my to the form and trial of Still in Shooting with a Refle gun at a mark or target against then and there about to be tried and decided between said John Morrow a Prosecuting Jemin and Galatia Sprague, John Elwell and Elijah Grun, which Said John J. Sabin Trial of Skill in the Shooting as afores aid then and there took place between 3 today of Said parties to decide Said loager, and bet between said parties and then and then did decide said wager and bet between Laid parties Cont= ays that he is Vathanico Vary to the form of the Statute in such Case made and provided and against the Ponce and dignity of the State of Olive, Colled Alla five dollars Bon Bresecuting attorney, Laid Indictment was endorsed The Dallars. Bell John & Sabin foreman of the Grand Jury: And afterwards towit. On the 15th day of august ASI, 1850, the defendant being Unargued for Plea Lays that he is quetty, therefore it is Considered that the said defendant tohn Monow fr, make his fine unto the whelo at the State of this in the sum of two dollars and The Casts of this prose of Union and Cution taxed at Sino One Levi Phelps, James I Altest: Hames Kinkadof Clerk, . Jacob Gibson ce, Deron The State of this The it remembered that at a Court of Common Pleas begun and held Woods, Gorum at the Court House in the Soun of Manysville within and for The County of larves of the Union and State of Chie. On the Twelfth day of August in The year of Furman Comet ire in the name ayr Lord One thousand Eighthundred and fifty. Before his Honor venty of Union James L. Forbert, President and Seve Phelps, Fames Il Smith and ne Morrow William W. Woods his associates Judges, - Thomas Heres. Facob ear of Our Gebson, Joseph Newlove, Moses Devoro, James Stittings Samuel Wallace s arthe County Dexon Mitchell, John Copahill, Daniel Hench, William Orr. Samuel ain game Woods, Gorum Wird, James Wilber, Andrew Reyes and John & Sabin, ons to the the Lerrors of the Grand Very, Then and there duly empanneled aud Sem of five Sworn to inquire in the name and by the authority of the state of Olice aso made Within and for the body of the Country of Union afores and upon their State of Chie, Said Cathe present and find that One Furman Correll late of lersed A Im Said County On the first day of February in the year of aux Lord rds lowit an One thousand eight hundred and fifty with force and arms for plea days at the County of Miron aforesaid did unlawfully play with aut John Cards at a certain game Commonly Called Faller, with 1 two James & Alexander John Marrison and Benjamine Wells, Then Wollars. and there being for the sum of five Cents in money. Centrary.

140 to the form of the Statute in Such Case made and provided and against the Peace and dignety of the State of Ohio, 6 MB. Allison Prosecuting Morney. Said Indictment legas indersed it Inw Bill John & Sabin foreman of the Grand Jungs and afterwards to wit On the 16 th day of August A.D. 1850. The defendant being arraigned for Pleas Lays that how quilly? Therefore it's Considered That The said defendant Farman Correll make his fine unto The State of Chio. in the Sum of five dollars and the Costs of this prosecution taxed at Dollars Allest, Tames Michado & Clerk, The State of Chio Be it remembered that at a Court of Common Plas begun and held at the Court House in the foun of Many wille within and for the Country Furman Cornell of Union and State of Ohio, On the Swelfth day of August in the year of ay Vord One thousand eight hundred and Hifty. Before his Honor James & Forbert President and Sevo Phelps. Fames V. Smith and William W, Woods his associates Judges, -Thomas Herd, Facob Gibson, Joseph Newlove, Mases Devere, James Stillings, Samuel Wallace, Dixon Mitchell, Folin & Cahill, Daniel Rench William On Samuel Woods, Gounn Bird, James Wilber, Andrew Reyes The State of On and John F. Sabin. The Junes of the Grance Very there and there duly Impanueled and Sworn to inquire in the name and by the authority John Morrison of the State of Chie within and for the body of the Country of Union afor I said repros their said Cathes present and find that one Furman Cornell late of Said County On the Second day of January in The year of Cler Lord One thousand eight hundred and fifty with force and arms at the Country of Union aforesaid did unlawfully play with Cards at a certain game Commonly Called Potter with Galatia Sprague, John Monison, Sames & Alexander, Benjamine Wells and Horace Deach then and there being for the Sum of One dollar in money Contrary to the form of the Statute in Such Case made and provided and against the Beaco and degnety of the State of Ohio, O. H. B. Allison Prosecuting Alleney, Laire Bill was indorsed A true Will John of Jabin foreman of the Grand dury" and after wards, to wit Cuthe 16th day of August AS, 1850, The defendant being Carraigned for plea Jago that ho is quitty: Therefore it is Consis dered that the Said defendant Furman Correll make his fine muto the State of this in the Sum of five dollars and the Costs of this prosecution taxed at Dallars. Attest. James Kinkade p Clerk. The State of this Buit remembered that at a Court of Commen Has begun and hele at the John Morrison Court House in the Jour of Maysville within and for the County of Union and State of Chio On The Swelfth day of August in The year of Car Lord One Thousand light hundred and Fifty Before his Honor James S. Jorbert President and Sevi Phelps, James R. Smith and William W Woods his asso= Ciates Indges-Thymas Herd, Jacob Gibson. Foseph Newlove. Mases Devore, Samus Stellings Samuel Wallace, Dixon Mitchell. John E, Cahill, Daniel Rench, William On Samuel Woods, Gozum Bird. James Wilber, Andrew Keyes, and John J. Sabin, The Imors of the Grance dury Then and there duly

morded and empanueled and Sworn to inquire in the name and by the authority of MB Allison The State of this within and for the body of the Country of Union aforesaid upon seco it Ino their Said Cathe present and find that One John Morrison late of the E afterwards Country of Union aforesaid On the first day of February in The year of aux ut being Lord One thousand eight hundred and fifty, with force and arms s Considered at the Country of Union aforesaid did unlawfully play with Cards is fine unto at a Certain game Commonly Called Poker, with Benjamin Wells. Casts of this James I Hexauder, and Furman Correll, Then and there being for the us " Sum of five Cents in money. Contrary to the form of the Statute in Such Case made and provided, and against the peace and dignity of the State of Ohio, O. W.B. Alleson Prosecuting Attorney, Said Bill loas indon Ald "A true Bill John & Sabin foreman of the Grand Lung" and afterwards, Town. an tho 16 th day of August A. Il. 1850. The defendant n and held being arranged for Plea Lays that he is quitty; Therefore it is Considered for the Country that the said defendant, John Morrison, make his fine unto the State the year of of Ohis in the Sum of five dollars and the Costs of this prosecution ford his Honor taxed at -Lallars, the and Allest. James Kinkadop Clerk, ero, James Vaniel Kench The State of Chis Andrew Reyes. Be it remembered that ala Court of Common Pleas begun and held There duly at the Court House in the Town of Mangoville within and for the John Morrison authority Comity of Union and State of Ohio. On The Twelfth day of August Ulrion afor in the year of Our Lord One Thousand eight hundred and Fifty, Jurman Before his Honor James L. Vorbert President and Levi Phelps, James R in the year Smith and William W. Woods his associates Judges, the force and Thomas Herd, Jacob Gibson, Joseph Newlove, Moses Devore, Lames lly play with Stillings, Samuel Wallace, Dixon Metchell, John & Cahile, Land ith Salatia Reuch, William Orr, Samuel Woods, Somm Bird, Fames Wilber, Andrew Reyes, and John & Sabin, The Turors of The Frand Luny. Wells and dollar in then and then duly empanueled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the nade and body of the County of Union aforesaid upon their said Cathes State of present and find that One John Momson, late of Said County on ver indorsed the Second day of Fannany in the year of Our Lord One thousand and aftereight hundred and fifty with force and arms at the County udantberry of Umon aforesaid did unlarofully play with Cards at a certain et is Consigame Commonly Called Potter, with Galatia Sprague, James S. Ki his fine Alexander Turnan Conell, Benjamine Wells, and Horace Beach the Costs then and there being for the sense of One dollar in money Contrary are, To the form of the Statute in such Caso made and provided and against the peace and dignity of the State of Olio, C. W.B. Allison Prosecuting Altorney, Said Bill was indorsed, "It true Bill John I Sabin foreman of the Grand Jury" and afterwards towit. On the held at the 16 th day of August A. D. 1850, The defendant being awaigned for Plea ty of Union of Clar Sord Days that he is quitty: Therefore it is Considered that the Said defendant James S. Jorbest John Morrison make his fine unto the State of in the sum of feve Gods his asso = dollars and the Casts of this prosecution taxed at Attest. James Kinkadop clerk, James Stellings Rench, William yes and there duly

The State of this

Be it remembered that at a Court of Common Pleas begun and held at The Coult House in the Jover of Mangaille within and for the County of Union and State of this. On the Eighteenth day of November in the year of au Sord One Thousand light hundred and Fifty. Before his Honor Dames I Forbert Busident and Levi Phelps. James R Smith and William W. Woods his associates Indgese Thomas Herd, Jacob Gebson, Joseph Newtown, Moses Hevore, James Stillings Samuel Wallace, Divon Mitchell. John & Cahile Daniel Rench, William On Samuel Woods, Gorman Bird, James Wilber, Andrew Keyes and John F. Labin Jurors of the Grand Jung heritofore towit on the 12th day of August AS 1850, Then and there duly empanneled and sworn to inquire in The name and by the authority of the state of Ohio, within and for the body of the County of Minon upon their said author present and find that our John Elwell late of said County on the first day of May in the year of aux Sord One Thousand eighthundred and fifty with force and arms at the County of Union aforesaid did unlawfully bet and wager a largo sum of money To wit the sun of five cereto, with Galatia Sprague John Monow Junior and Elijah I Gunn, upon the issue and event of a certain Contest and trial of Mill in Shooting with a right gun at a mark or larget. Then and there about to be tried and decided between said John Elwell and Galatia Spragne John Morrow Junior, and Elijah & Gum which said trial of Skill in Shooting as aforesaid then and there took place between the said parties to decide Said roager and bet between Said parties and then and there did decide Said wager and bet between said parties Contrary to the form of the Statute in Ouch Case made and provided and against the peace and dignity of the State of Ohio. O.M.B. Allison Prosecuting Attorney, Said bill was indorsed. A true Bill John & Sabin foreman of the Grand Juny," and afterwards towit and the 18 th day of Sovember A. J. 1850. The defendant being arraigned for Plea says that he is quilty. Therefore it is Considered that John Elwell make his fine unto the State of Chio, in the sum of five dollars, and the Costo of this prosecution Taxed dollars cents,

Allest: James Kinkado for clark,

The State of Ohio us Benjamine Wells

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Lower of Many wille within and for the County of Union and State of This On the Eighteenth day of November in the year of aur Sore one thousand eight hundred and Sifty. Defore his Honor James & tombert President and Levi Phelps. James R. Smith and William W. Woods his associates Indges, Thomas Herd, Jacob Gibson, Joseph Newlove, Moses Devore. Farmes Stillings, Sumuel Wallace, Dixon Mitchell, John E, Cahile, Daniel Rench, William ary Samuel Hoods, Lomm Bird James Wilber Andrew Keyes, and John & Labin . Finors of the Grand Juny heutofore lowit on the 12th day of August ASI. 1850, then and there duly empanneled and sworn to inquire in the name and by The authority of the State of Ohio. within and for the body of the County of Muon aforesaid upon their said Catho present and find that are Benjamine Wells late of said County. On the first day of February in the year of Our Lord Que thousand eight hundred and Fifty, with force and arms at the County of Minion aforesaid ded unlawfully play with cards at a centain game Commonly Called Poker, with Furman Conell, John Monison, and James I Alexander. Then and there being for the sum of five Cents in money Contrary to the form of the Statute in such caso made and provider, and against The peace and dignity of the State of Chio, 6 M.B. Allison Prosecuting Allowery, Said Bill was inclored, I how Bill John Habin foreman of the Grand Sury," and afterwards Towit. On the 18 day of November

The State of Ohio us Benjamine Wells,

The State of Ohis Miljord Philips and held at A.D. 1850. The defendant being arraigned for Plea Says that he is quilty, Therefore it is to County of Considered that Benjamine Wells make his fine unito the State of this in the sum of ber in the year tur doll are and fifty cents, and the Cesto of this prosecution laxed at is Honor James Altest: James Kin Made frelenk, in W. Woods Newlove Moses E. Cahile Daniel The State of Chio Be it remembered that at a court of Common Pleas begun and held at the court-. Andrew Reyes House in the Found Manysville within and for the Country of Union and State The 12th day of Benjamine Wells. of Ohio. On the Eighteenth day of November in the year of aux Lord and thousaid to inquire in light hundred and Hofty. Before his Honor James & Forbert President and or the body of the Levi Phelps, Fames R Smith and William W. Woods his associates Judges, That our John Thomas Herd, Facob Gibson, Joseph Newlove, Moses Devore, James Stillings, Samuel of aux Lord One Wallace, Dixon Mitchell, John & Cahill, Daniel Rench, William On, Samuel A the County Woods, Form Bird, Fames Wilber, Andrew Reyes, and John J. Sabin. Turors sum of money of the Grand Jung heret for to wit. On the 12th day of August A. S. 1850, Then w Junior and and there duly empanneled and swom to inquin in The name and by the test and trial authority of the State of This, within and for the body of the Country of Union afortren and there esaid, upon their said Oaths present and find that one Benjamine Wills. De Galatia Spragne late of said County, On The second day of Larmany in the year of aux ford of Skill in One thousand eight hundred and fifty, with force and arms at the county parties to decide of Union aforesaid, did unlawfully play with Cards at a certain e decide Said game Commonly Called Foller, with James & Hexander John Monison, tete in Ouch Case Turman benell, Galatia Sprague and Horace Beach, then and there being for the tate of Ohio. Sum of One dall ax in money, contrary to the form of the statute in Such Bill John & Case made and provided, and against the peace and dignity of the state 18 to day of of Chio, W.B. Allison Prosecuting Altoney Said Bill was indorsed, A true Bill John I Sabin foreman of the Grand Juny" and afterwards lowert on yo that hois o unto The State The 18th day of November A. St. 1850. The defendant being arraigned for cution Taxed Plea Lays that he is quilty. Therefore Nis Considered that Benjamine Wills make his fine unito the State of Ohis in the sum of two dollars fifty cents and the costs of this prosecution taxed at Dollars cento. Attest James Kinkado Jr. Clerk, I the Court House The State of Ohis Be it remembered that at a Court of Common Pleas begen and held at the Court House in and State of con thousand us the Lown of Marysville within and for the Country of Union and State of Ohio, Melford Philips On the Eighteenth day of November in The year of Our Lord One Thousand resident and eight hundred and Fefty, Before his Honor James L. Jorbert President and edges, Levi Phelps. James R Smith and William W. Woods his associates Ludges, Lings Samuel Shomas Herd, Facob Gibson, Foseph Newlove, Moses Devore, James Stillings, m. Samuel Labin . Jumos Samuel Wallace, Dixon Mitchell, John W Cahile, Daniel Rench, William Un, 4. Sl. 18.50 there Samuel Woods, Gorum Bird, James Wilber, Andrew Reyes, and John Habin, Turors of the Grand Lung hereto fore, towit, on the 12th day of August ASI me and by County of Union 1850. Then and there duly empanneted and Sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the njamine Wello Aller Lord County of Union aforesaid, upon their said catho present and find at the County That are Milford Philips late of Said County on the tenth day of April entam game in the year of Our Lord One Thousand eight hundred and fifty, n, and James with force and arms at the Country of Union aforesaid did unlas money Contrary refully play with Cards at a Certain game Commonly Called Poker and against with Galatia Sprague, James League, Alexander Vyler, Samuel Jeague Prosecuting and ather person to the Grance Turors aforesaid unknown Then Labin foreman and there being for the sum of five cents in money. Contrary to the of November form of the Statute in such Case made and provided, and

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against the piace and dignity of the State of Chia W. B. Alling Prosecuting Attorney, Said Bill was indorsed it true Bill John of Sabin foreman of the Grand Juny" and afterwards lowert. an The 18 th day of November ADD. 1850. The defendant being anaigned for Rea says That he is quitty, Therefore it is considered that Milyond Philips make his fine muto the State of Ohio in the sum of two dollars and fifty cents and The Costs of this prosecution layed at Hollars cents,

Altest. James Kinkade for Clerk,

Melford Philips

The State of this Be it remember that at a court of Common Pleas begun and held at the Court House in the Jour of Mangarille within and for tho Country of Union and State of Phis On The Eighteenth day of November in the year of Our Lord Que thousand eight hundred and Pifty. Before his Honor James & Jobert, President and Levi Phelps. James R. Smith and William W. Woods his associates Ludges, Thomas Herd, Jacob Sibson, Joseph Newlove, Moses Devore, James Stilling, Samuel Wallace, Dixon Metchell, John Elahill, Dame Rench. William Or, Samuel Woods, Gones Birch. James Wilber, Andrew Reyes and John J. Sabin. Terrors of the Grand Jung heretofore to wit an the 12th day of August A.M. 1850. Then and there duly empanueled and Leven to inquire in the name and by the authority of the State of Ohio. within and for the body of the Country of Union, upon Their said Oaths present and find that are Melford Philips late of said County On the tenth day of May in the year of Our Vord One thousand eight hundred and fifty, with force and anno at the Country of Union aforesaid, ded unlawfully bet and wager a large sum of money towit the sum of five cents with Isaac A. More. Caleb Clark, Semuel G. Clark, John W. Hopkins, and Franklin Comerson, upon the issue and event of a certain Contest and Trial of Skill in shooting with a right sem at a mark or target; Then and there about to be tried and decided between & and Milyord Philips and Said Isaac A. Morso, Caleb Clark, Semuel G. Clark, John W. Hopkins, and Franklin Emerson. which trial of Skill in Shooting as aforesaid then and there took place between said parties, to decide said Wager and bet between Laid parties, and Then and there did decide Said Wager and bet between Said parties: Contrary to the form of the Statute in Such Case made and provided, and against the peace and dignity of the State of Chio, C. W. B. Allison Prosecuting Alloney, Said Bill was indorsed it true Bill John I Sabin foreman of the Grance Juny," and afterwards to wit. and the 6th day of November A. 2.1850. The following unit of Capias was issued lowit? The State of Ohio Union County so. for the Sherff of Said County Greeting: Aue Command you to take Milford Philips if he may be found in your baile wick, and him Safely Keep So that you have his body before aur Court of Common Pleas of the County aforesaid at the Court House in said County. On the first day of the next term Thereof: to answer unto an Indictment found against him in Said Court for Betting On Shooting at a mark, and have you then There this work, Methes James Rinkade for clerk of Said Court at Manysville This 6th day of November A.S. 1850. James Kinkade fr Clerk, and afterwards lowit an the 12th day of November 4.8. 1850, Said sheriff returned Said Writ Endersed as follows towit I have taken the body of the within named Milford Philips. The name of his bail is William Walk, I herewith return The recognizance November 8 \$ 1850, W.C. Malin Sheriff," and afternards to withautho 18 Ho day of November A.Sl. 1850, The defendant Considered that Milpore Philips matto his fine unto the

The State of Ohis John Porter

145 a. C. W. B. Allin State of Chie in the Senn of two dollars and fifty cents and the Costs of this prosecution taxed at sollars cents ie John of an The 18 th Altest James Kuikade freleto, or Plea says ifty cents and Cents. The State of Ohio Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Manysville within and for the Country of Miner and State John Porter of Ohio. On the Eighteenth day of Nevember in the year of and love and thousand eight hundred and Hifty Before his Honor James Jorbert Bresident low at the Court and Levi Phelps. Fames R Smith, and William W. Woods his associates Judges. himon and Thomas Herd, Facob Gibson, Joseph Newlove, Moses Devore, James Stillings, Samuel of Our Lord Wallace Dixon Mitchell, John G. Cahill, Daniel Rench. William On Samuel James & Torbert Movels, Gorm Bird, Fames Wilber, Andrew Keyes, and John J. Sabin W. Woods his Terrors of The Grand Juny, heritofore lowit an the 12th day of August vlove, Moses A. S. 1830. Then and there duly emparauled and Iwom to enquire in the Eleahill, Dame name and by the authority of the state of Olivo, within and for the body of Andrew Reyes the County of Union aforesaid reportheir said waths present and find an the 12 th day that and John Porter, late of said County on the first day of March in the no to inquire year of Our Lord One thousand light hundred and fifty, with force new for The body and anno, at the Country of Union aforesaid did unlawfully play ind that are with Cards at a certain game Commonly Called Poker, with Valation y in the year Mrague, and Other persons to the Grand Turors aforesaid unknown The force and there and there being, for the sum of five cents in money, Court any to , bet and the form of the Statute in such Case made and provided, and against to Isaac A. More. The peace and dignity of the State of Olive, O. M. B. Allison Prosecuting upon the issue Attorney, Said Bill was indorsed "A true Bill John & Sabin foreman righ Som at a of the Grand Fun," and afterwards lowit; On the 5th day of toveraber ween Laid A.D. 1850 The following wink of Capias was essued to wit. The State of this G. Clark, John Umon County D. To the Strengt of Said County Greeting; We Command hooting as you to take John Forter, if he may be found in your bailwick and decide Said Sum Safely Keep so that you have his body before lever Court of o decide Said Common Hear, of the County aforesaid at the Court House in Said the Statute in County an the first day of the next term Thereof, to answer unto an and dignity Indictment found against him in said Court for gaming, and have Bill was you then there this wort. Witness James Rinkade for Clerk of Jaid uny" and Court at Manysville this fifth day of November A. I. 1850. Farmes wining untof Tinhadefr Clerk, and afterwards lowit. On the 12th day of November the sheriff A. S. 1850. Said Sheriff returned Said wir endorsed as follows, Townt. I a Philips if have taken the body of the within named John & Porter, the name p Sothat you of his bail is Andrew Keyes, I herewith return The recognizance ty aforesaid November 8th 1850. W. C. Malin Sheriff" and afterwards towit on next term The 18th day of November AD, 1850. The defendant being arraigned for plea Days that he is quitty. Therefore it is Considered that John you then Forter make his fine unto the State of Chie in the sum of Five Court at dollars and the Costs of this prosecution laxed al. intead fr Clerk, 1 returned Attest James Hinkadof Clerk, within named rewith return " and he defendant crepore it is unto the

Fames Riddle

Be it remembered that at a Court of Common Pleas begin and held at The Court Honse in the Journ of Many wille within and for the County of Union and State of this an the Eighteenth day of November in The year of Cur Lord On thousand eight hundred and Fifty. Before his Honor James & Forbert President, and Sevi Phelps James R. Smith and William W. Woods his associates Judges, - Thomas Herd, Jacob Gibson. Foseph Newlove Moses Devore, James Stillings, Samuel Wallaco, Dixon Mitchell John E. Cahile, Daniel Rench, William Ov. Sumuel Woods, Gomm Bird. Fames Wilber. Andrew Reyes. and John & Sation. The Jurors of the Grand Juny heritofore towit, another 12th day of Angust All 1800, Then and there duly empanneled and Swom to ingine in the name and by the authority of the State of Olice within and for the body of The County of Union aforesaid upon their said Catho present and find that Que James Riddle late of said County on the fifteenth day of March in the year of Our Lord One thousand, Eight hundred and fifty with force and arms at the Country of Union aforesaid did inlawfully play with Cardo at a Certain Janu Commonly Called Poker with Galatia Spragew, and other persons to the Grand Serrors aforesaid unknown Then and There being for the sum of five cents in money Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the state of Chie. 6,74,83, Alleson, Trosecuting Attorney, Said Bill was indorsed. A true Bill John I Sabin foreman of the Grand Jury? and afterwards lowit are the 18th day of November A.S. 1850. The defendant being arraigned for plea says that he is quilty, Therefore it is considered that James Riddle make his fine unto the state of Ohis in the Sum of five dollars and the Costs of this prosecution Taxen at .

Altest. James Kinkado for Clerk,

The State of Ohio Caleb Clark

Bet it remembered that at a Court of Common Heas begun and held at the Court House in the Lown of Manysville within and for the Country of Union and Mate of Chio. On the lighteenth day of November in the year of Our Lord Ow Thousand Eight hundred and Sifty. Before his Honor, James J. Forbert, President and Levi Phelps. James R. Smith and William W. Woods. his associate Ludges, Thomas Herd, Jacob Gibson, Joseph Newlove, Moses Devore, James Stillings, Samuel Wallace, Dixon Mitchell, John E. Cahiel. Daniel Rench, William Orr. Samuel Woods Gorum Bird. James Welber. Andrew Reyes, and John J. Sabin. Turons of the Grand Jerry, heretofore to with On the 12th day of August. It. 1850. Then and there duly empanneled and Iwom to ingine in the name and by the authority of the State of Ohio. within and for the Country of Union upon their Said Oaths present and find that one Caleb Clark, late of Said County, On the tereth day of May in the year of Our Lord One thonsand eighty hundred and Sefty, with force and arms at the Country of Union agoresaid did ind: awfully bet and wager a large sens of money to wit the sens of five lents with Isaac A. Morce. Milford Philips. John W. Hofekins. Franklin Emerson and Lemmel G. Clark, upon the issue and event of a certain contest and trial of Skill in Shooting with a right gum at a mark or larget: There and then about to be tried and decided between said Caleb Clark, and Isaac A. Morse, Melford Philips, John W. Hopkins, Franklin Emerson, and Semuel & Clark, which said trial of Skill in Shooting as aforesaid then and there took place between said parties to decide said wager and bet between said parties and Then and There did decide said wager and bet between said parties. Contrary to the form of the Statute in Such Case made and provided. and against the peace and dignity of the state of this, CMB, Allison,

The State of Ohn

and held at Trose ceeting Altoney. Said Bill was endorsed "I true Bill. John J. Sabinforman to County of Union of the Grand Luny," and afterwards torit. On the 18 th day of Nevernber A. S. 1850. year of Cur The defendant being arraigned for plea says that he is quitty. Therefore it is Honor James L Considered that . Walet Clark make his fine unto the state of this in the sum Villiam W. Woods of five dollars, and the Costs of this prosecution taxed at Molleus Joseph Newlove er John E. Cahile, Allest. James Kinhadefr Clerk, Willer Andrew one towit, anthe uce Sworn to inquin The State of Ohio Be Aremembered that at a Court of Common Heas begun and held at the Court House ud for the body of in the Lown of Mary ville within and for the Country of Ulinon and State of Olive. ent and find that Alexander Fyler In the Vighteenth day of November in the year of Our Vorce Ow thous and March in the bight hundred and Fifty Before his Honor James L, Sorbert, President force and arms and Levi Phelps. James R. Smith, and William W. Woods his associates Cardo at a Certain Judges. Thomas Herd, Facob Sibson, Foseph Newlove, Moses Devere, James a other persons Stillings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Rench, William ing for the sum Or. Samuel Woods. Somm Bird. James Wilber, Andrew Keyes, and John Habin ich case made Turns of the Grand Turny heretofore lowit, and the 12th day of August All, ato of Chio, 6,74.03. 1850, then and there duly empanneled and swom to inquire in the Bill John Flatin name and by the authority of the state of this. within and for the body of lay of November the County of Union aforesaid, reportheir Said Cathis present and fined wilty, Therefore that and Alexander Tyler, late of said County an the tenthe day of April to of Ohio in the in the year of Our Lord, One thousand eight hundred and fifty, with force and arms at the Country of Union aforesaid did unlawfully play with Cardo at a certain game Commonly Called Poller, with Galatia Sprague. Milford Philips. James League, Samuel League and other persons to the Grand Turors, aforesaid unknown, then and there being for the sum of five cents in money Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the state of this. O.M.B. Allison, Prosecuting Altoney, Said Bill was endorsed A true Bill le at the Court John H. Sabin, foreman of the Grance Juny," and afterwards lowit? ion and State of On the 6th day of November A.S. 1850, The following with of Capias was Ow Thousand essued lowit? The State of Ohio Union County so. to the sheriff of said President and County Greeting; We Command you to take Alexander Vyler if he may Ludges, be found in your bailivick, and him Safely Reep so that you have Stitlings, Samuel his body before au Court of Common Pleas of the Country afores aid at Orr. Samuel Words the Court House in said County, an the first day of the next term Thereof; . Turons of the to answer unto an Indictment found against him in said Court for 1850. Then Garning, and have you then then this writ. Witness James Kinkade me and by the In clink of said Court at Manysville this 6 th day of November A.S. non upon their 1850. James Kinkade for Clerk, and afterwards towit. On The 18th day of Said County, On November A.S. 1850, Said Sheriff returned Said wit, with his endorsement e eighty hundred thereon as follows lowit: I have taken the body of the within named resaid ded ind= Alexander Lyler the name of his bail is Benjamine Wells and ism of five Cents John Monow for I herewith return the recognizance November 11 on Klim Emerson and 1850. W.b. Malin Sheriff" and afterwards towit. an the 18th day of stand tral of November ASI, 1850. The defendant being arraigned for plea says and then about that he is guilty therefore it is considered that Alexander Lyler make his race A. Morse, fine unto the state of Ohio in the sum of five dollars and the Costs emme & Clark, of this prosecution taxed at Lollars Cento there took place veen Said parties Attest James Kinkadof Clerk, ween said parties; uce provided, CMB. Allison,

Beit remembered that at a Court of Common Pleas begun and held at the Court House in The Foun of Manswille within and for the Country of Union and State of Ohio. On the Eighteenth day of November in the year of Our Lord One Thousand eight hundred and Fifty. Before his Honor James & Forbert President and Levi Phelps. James R Smith and William W. Woods. his Associates Judges. Thomas Herd. Jacob Gibson. Foseph Newlove. Moses Devore. James Stillings, Samuel Wallace. Dixon Mitchell, John E. Cahile, Daniel Rench, William Or. Samuel Woods, Gomm Bire, James Wilber Andrew Reges, and John & Sabin, Jums of the Grand Jung heretofore Towit. On the 12th day of August AD. 1850. Then and there duly empanneled and seven to inquire in the name and by the authority of The State of Ohio, within and for the body of the Country of Union upon their said cathe present and find that and John W. Hofetins, late of said County On the tenth day of May in The year of au Live Core Thousand eight hom? died and fifty, with force and arms at the Country of Union aforesaid did unlawfully bet and wager a large son of money tourt. The sum of five cents with Isaac A. Morse, Milynd Philips, Caleb Clark, Semuel & Clark and Franklin Omerson, upon the issue and event of a certain Contest and trial of Skill in Shooting with a Refle gun at a mark ortarget; then and there about to be tried and decided between said John W. Hopkins and Isaac Allorse, Milford Philips, Calet Clark, Lemuel & Clark and Franklin Omerson which said trial of Still in shooting as aforesaid Then and There took place between said parties to decide said to agen or bet between said parties, and then and There did decide Said wager or bet between Laid parties; Contrary to the form of the Statute in such Case made and provided, and against the peace and dignety of the state of this, OMB, Alleson. Prosecuting Attorney, Said Bill was endorsed. A true Bill John H. Sabin foreman of the Grand Juny" and afterwards Towit, On the 6th day of November A.Sl. 1850. The following wit of Capias was issued lowit. The State of Ohio Umon County 2s. to the shenff of Said County Greeting; We Command you to take John W. Hopkins, if he may be found in your bailewick and him Safely Keep So that you have his body before Our Court of Common Heas of the County aforesaid, at the Court House in Said County, on the first day of the next term thereof: to answer unto an Indictment found against him in said Court for Betting on Shorting at a mark, and have you then there this wir. Witness James Kinkado fr clerk of said Court at Manprille This 6th day of November A. S. 1850. James Kinkade p Clerk, and afterwards towit On the 12 th day of November A. S. 1850. Said Sherff returned said wir indorsed as follows to wit. I have taken the body of The within named John W. Hofellins, The name of his bail is W.P. silv. 3 herewith return the recognizance November 8 th 1850, W. C. Malin Sheriff. and afterwards towit. On the 18th, day of November A. St. 1850. The dependant being an aigned for Plea Says that he is quitty. Therefore it is Considered that John W. Hopkins make his fine unto the state of Olivo in the Sum of five dollars and the Costs of this prosecution taxed at Mest James Kinkade for clerk

The State of Or Horace Beach

149 elow at the Court The State of This Beit remembered that at a Court of Common Pleas began and held at the Courthness as in the Lown of Manysville within and for the Country of Union and State of of Union and ar of Our Lord Horace Beach Chis, On the Eighteenth day of November in the year of Our Lord On thousand James & Forbert Wight hundred and Sifty, Before his Honor James & Torbert President and Noods. his Levi Phelps. James R. Smith and William W. Woods, his associates Endges. to Newlove. Thomas Herd. Jacob Gibson, Foseph Newlove, Moses Devore, James tchell, John E. Stillings, Samuel Wallace Dixon Mitchell, John E. Cahill, Daniel Rench um Bird, James William Or, Samuel Woods Gomm Bird, James Wilber, Andrew Reges. Grand Jung and John Heatin, Burrers of the Grand Jury heretofore tourt, on the and There duly 12th day of August A. D. 1850, Then and there duly empanneled and authority of Sevon to inquire in the name and by the authority of the State of this. within and for the body of the County of Union aforesaid, upon their said aaths present and find that one Herace Beach late of said county n. upon their to of said County ne eighthum: an the second day of January in the year of Our Lord One thousand ion aforesaid eight hundred and, with force and arms, at the Country of Union 1. The Sum of aforesaid did imlawfully play with cards at a certain game Semuse & Clark Commonly Called Folier with Fames & Alexander, John Monison, Furman Correll, Galatia Sprague, and Benjamine Wells then and Certain Contest to ortarget; then there being for the sum of One dollar in money Contrary to W. Hopkins the form of the Statute in such case made and provided slark and and against the peace and dignety of the state of this, O, W. ng as aforesaid B. Allison, Prosecuting Attorney, Said Bill was indorsed it have Tell John Falin foreman of the Grand Juny," and afterwards Said wager or to wit. On the 6th day of November A.D. 1850, The following wit of aid wager or to in such Case Capies was issued to wit. The State of Ohio Union County Ss. To the Sheriff of Jaid County Greeting: We Commandyou to take Horace Stato of Ohis, Deach if he may be found in your bailivick and him safely Keep ea. A true So that you have his body before our Court of Common Pleas of the moardo, tourt. County aforesaid at the Court House in Said County on the first day was issued of the next term thereof , to answer unto an Indictment found County Gueting: against him in said Court for Gaming, and have you then med in your there this wit. Ill tress James Rinkadop, Clerk of said Court at before Our Court Manpville This 6th day of tovember A.D. 1850. James Kentradep Said County, On Clerk, and afterwards lowit, on the 12th day of November A. I. Ament found 1850. Said Sheriff returned said with with his indorsement thereon & and have as follows towit. I have taken the body of the within named Horace raice Court at Beach, the name of his bail is John Evans. I herewith return the do p Clerk, recognizance November 12th 1850, W.l. Malin Sheriff, and after-. Said Sheriff wards towit an the 18th day of November A. S. 1850. The defendant being in the body of arraigned for Plea Lays thathe is quitty therefore it is Considered That is W.P.Gill. A Horace Beach make his fine unto the State of Ohio. in the sum of five Malin Shenff! dollars and the Costs of this prosecution taxed at e dependant Dollars Considered Olivain the Attest: James Kinkade for Clerk, taxed at Cento,

Te it remembered that at a Court of Common Pleas begun and held at The state of or The Court House in the Form of Many will within and for the Country of Union and State of Olio Ow the Eighteenth day of November in The James Whelple year of Our Vord One thousand eight hundred and Fifty. Before his Honor Fames & Forbert, President and Sevi Phelps. James RImith and William W. Woods his associates Judges. Thomas Herd Jacob Gibson Joseph Newlove, Moses Devero, James Stitlings, Samuel Wallace, Dixon Mitchell. John Q. Cahiel Daniel Rench, William On. Samuel Woods, Gorum Bird. Farmes Wilber. Andrew Reyes. and John & Salin, Irrow of the Grand Dury, heretofore louit. On the 12 th day of August A.D. 1850, then and there duly empanneled and from to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid upon their said Cathes present and find that ane Samuel Monroe late of said County On the tenth day of April in The year of Our Sord One Thousand eight hundred and fifty with force and arms at the Country of Union aforesaid did unlawfully play with Cards at a certain game Commonly Called Toller, with Galatia Sprague and Other persons, to the Grand Invers aforesaid Contrary to the form of the Statute in Such case made and provided and Brosecuting Attorney, Said Bill was indersed "A true Bill John Habin foreman of the Grand Dury" and afterwards lowit. On the 5 th day of November A.D. 1850, the following lond of Capian was issued as follows tourt? The State of Ohio Union County 2s. To the Sheriff of Said County Greeting; We Command you to take Samuel Munroe if human be found in your bailinch and him Safely Reep Lo that you have his body before Our Court of Common Heas, of the Country aforesaid at The Court House in Said County Ou the first day of the next term thereof; for Gaming and have you then there this Wit Metness James L.D. Hinkade fr Clerk of Said Court at Mary soille this 5th day of November A.S. 1850, James Ninkade p Clerk, and afterwards towit, antho 13th day of November A.M. 1850. Said Sheriff returned said wit The State of with his endersement thereon as follows to wit shave taken the body of the within named Samuel Monroe. The name of his Abram Whelp bail is John Monow fr. & James Reddle, I herewith return the Recognizance November 8, 4850, W.C. Malin Sheriff, and afterno and stourt. On the 19th day of November A. D. 1850 The defendant being anaigned for plea says that he is quitty. Therefore it is Con: sidered that Samuel Monroe make his fine unto the State of Ohio in the Sum of five dollars and the Costs of this prosecution taxed at Attest. James Kinkade for Clerk,

n and held at The State of this Be it remembered that at a court of Common Pleas begun and held rethe Country of at the Court House in the Good Manysville within and for the County imber in the of Minon and State of Ohio, On the Eighteenth day of November in Fefty. the year of Our Lord One Thousand light hundred and Sifty. i Phelps James Before his Honor Fames & Forbert. President and Sevi Phelps James R. . Thomas Herd Smith and William W. Woodshis associates Judges, - Thomas Herd 195. Samuel Jacob Gebson, Foseph Newlove Mases Devore, James Stellings, Samuel . William Or. Wallace. Dixon Mitchell, John E, Cahill Daniel Hench, William - Neyes and ON, Samuel Woods, Gorenny Bird, James Wilber, Andrew Reyes o lourt. an the and John F. Sabin, Furors of the Grand Gury, heretopore towt. empanneled On the 12th day of August A.D. 1850. Then and there duly empanneled Morely of the and Swom to inquire in the name and by the authority of the State ly of Union of Ohio, within and for the body of the Country of Union aforesaid ane Samuel upon their Said Oaths present and find that and James The year of Whelpley late of said County an the first day of March in the year ty with force of Our Lord One thousand eighthundred and fifty with awfully play force and annie at the Country of Union aforesaid diel unlawfully oller with play with Cards at a Certain game Commonly Called Potter nors aforesaid with Galatia Sprague and other persons to the Grand Gerons s in money aforesaid unknown then and there being for the sent of ten cents hoveded and in money, Contrary to the form of the Statute in such case made To. Alleson and provided, and against the peace and dignity of the state Bill John of Ohio, le W.B. Allison Prosecuting Attorney, Laid Bill was lourt. On the endersed Atme Bill John & Sabin foreman of the Grand was assued Juny" and afterwards town. On the 19th day of November t of laid AS 1850, The defendant being arraigned for plea says that wroo if humay he is quitty; Therefore it is Considered that James Whelfsley A you have make his fine unto the state of this in the sum of two dollars and fifty cents, and the Costs of this prosecution foresaid at erm thereof; Dollars Cento. taxed at · Said Court Altest James Hinkade fr Clerk, tries James of November vit. autho The State of this De it remembered that at a Court of Common Pleas begin and for Abrain Whelpley The Country of Minion and State of Ohio, On the Eighteenth day of Said wit taken the w of his November in the year of Our Lord One thousand eight hundred return the and Fifty, Before his Honor James & Forbert President and L. and afterwa Levi Phelps. James R Smith and William W. Woods his associates endant Judges- Thomas Herd, Jacob Gibson, Foseph Newlove, Moses ore Nis Con: Devore, James Stillings, Samuel Wallace, Dixon Mitchell, John E. Slate of Cahill Daniel Rench, William On, Samuel Woods, Gorum Bird, is prosecution James Wilber, Andrew Reyes, and John F. Sabin, Ferrors of the Cents, Grand Curry, heretofore lowit. On the 12 the day of August ASI, 1850 then and there duly empanneled and Swom to signine in the name and by the authority of the State of Olive. within and for the body of the County of Union aforesaid report their said aaths present and find that are Abram Whelpley late of said County an the first day of March in the year of Cur Lord One Thousand eighthundred and fifty with force and arms at the country of Minon aforesaid did mlawfully play with Cards at a Certain game Commonly Called Foker, with Galatia Sprague and ather persons to the Grand Terrors -

aforesaid unknown there and there being for the sum of ten cento in money Contrary to the form of the Statute in such Case made and provided and against the peace and dignity of the state of Ohis, 6. M. B. Allison Prosecuting Attorney, Said Bill was indersed it time Bill John F. Sabin foreman of the Grand Jung, and afterwards to wit an the 5th day of November A.S. 1800 the following wrived Capies Ivas issued tourt. The State of this Union County ss. For the Sheriff of Jaid County Greeting: We Command you to take Abram Whelply if he may be found in your bailiwick and him Lafely Keep to that you have his body before aur Court of Common Pleas of the County aforesaid at the Court House in Said County on the first day of the next term thereof to auswer unto an Indichment found against him in Said Court for Garning, and have you then there This wit. Witness James Rinhado for clerk of Daid Court at Manysville this 5th day of November A. S. 1850, dames Ren Mado for Clerk, and afterwards towit an The 12 th day of November ASI, 1850. Said Shiriff returne daice win endorsed as follows lowit. I have taken the body of the within manned Abraham Melpley. The name of his back is Benjamine Wells, & herewith return the Recognizance Nov 80 1850. W. Malin Sheriff, and afterwards lourd On the 19 to day of November All, 1850, The defendant being arranged for plea says that he is quitte, therefore it is Considered that Abram Whelpley make his fine unto the State of this in the Sound of five dollars and the Costs of this prosecution taxed at Hollars Centr.

Altest. James Kristade fo Clerk,

The State of Ohio De it remembered that at a Court of Common Pleas begun and held at the Court House in the Journ of Manysville within and for the County of Union William Whelpley and State of this On the Eighteenth day of November in the year of Our Lord One thousand Eight hundred and Jefty. Before his Honor James L. Forbert President and Sein Phelps. James Il Smith and William W. Woods his associates Judges - Momas Hera, Jacob Gebson, Joseph Newlove, Moses Dever. Fames Stillings, Samuel Wallace. Dixon Mitchell, John Elahill, Daniel Wench, William On, Samuel Woods, Gorm Bird, James Welber, Andrew Neyes, and John J. Sabin, Ferrors of The Grand Jury, heretofore town On The 13th day of August A. Il. 1850, then and there duly empanneled and swom to inquire in the name and by the authority of the State of Ohio, within and for the body of the County aforesaid upon Their Said Oaths present and find that one Williams Whelpley late of said County on the first day of March in the year of Our Lord One thousand light hundred and fifty with force and arms at The Country of Union aforesaid, did imlanofully play with Cardo at a Certain game Commonly Called Poker with Galatia Sprague and ather persons to the Grand Innors aforesaid unknown then and there being for the sum of five Cents in money. Contrary to the form of the Statute in Such Case made and provide a, and against the forace and dignity of the State of Ohio, O. W.B. Allison. Prosecuting Altomey. faid Bill rous indorsed of tro Bill John H. Sabin foreman of the Grand Jung," and afterwards towit an the 5th day of November A.D. 1850. The following lint of Capias was issued to with the State of Ohio Union County 2s; Forthe Sheriff of Said County Greeting We Command you to take William Whelpley if he may be found

The State of James Whelps

To

of ten Cento in your badewick and him Safely Reep Do that you have his body before aur Court e made tues of Common Hear of the County aforesaid, at the Court House in said County On the late of Chio. first day of the next term thereof, to answer wite an Indictment formed against corsed it true him in Said Count for Saming, and have you then there this with Witness games afterwards Winkadofr Clerk of Said Court at Many ville this 5th day of Neveruber 1. St. wird Capias 1850, James Muchade r clerk, and afterwards tout an the 12th Sheriff of day of November All, 1850. Said Sheriff returned Said wit rudoned in Whelfely as follows tourt, I have taken the body of the within hanced William ep so that you Whelpley. The name of his bail is Benjamine Lyon I herwith return ity aforesaid The recognizance Nov. 8, 1850. W.C. Malin Sheriff, and afterwards wort, wext term Outho 19th day of November ASL 1850. The defendant being anaigned for plea just him in Jays that he is quitty; Therefore it is Considered that William Whelfsley it. Witness make his fine unto the State of Olive in the Sems of five dollars and the Costs of this prosecution taxed at Mollars Cents, is 5th day of wards towit Allest, James Kin Rade fr Clerk, daice com This manua Wills, S. Valin Sheriffs, The State of Ohio De it remembered that at a Court of Common Pleas beginnend held at the Court Heuse 21, 1850, The in the Foun of Mangarille within and for the Country of Union and Mate of Olive at he is guilty, On the lighteenth day of November in the year of Cur Lord One Thousand his fine light hundred and fifty, Before his Honor James & Verbert Busident a The Costs and Levi Phelps. Fames R Smith and William It Woods his associates Centr, Ludges, Thomas Herd, Jacob Sebson. Joseph Nerolove, loses Devore, James Stillings, Samuel Wallace, Dixon Mitchell, John Weahill, Daniel Hench, William Or, Samuel Woods, Genne Bird, James Wilber, Andrew Reyes and John H. Salin, Turors of the Grand Jury, heretofore louit, on The 12th day of August A. M. 1850. Then and There duly empanneled a held at the and Iwom to inquire in the name and by the authority of the State of mity of Union Ohio, within and for the body of the Camity of Union aforesaid upon their year of Our faid Cathe present and find that one James Whelpley late of the County in Honor James aforesaid on the linth day of May in the year of Our Lord One William W. Woods Thousand light hundred and fifty, with force and arms sept Newlove, at the County of Union aforesaid, did inlawfully vend and bell Witchell, John Spirituous Liquir by a less quartity than one quart. Nourt the Gonm Bird, quartity of One gill of Spirituous liquir Commonly Called Whiskey, to One Talatia Sprague for the Sum of five Cents which mons of the price was then and there paid by the said Salatia Sprague to the St A.10. 1850, Said James Whelpley for the said Spiritures Signor, with the said o name and James Whelpley being duly becensed as a tavern Reeper to sele the of the County faid Spirituons legion, Centrary to the from of the Statute in one Williams the year of Our Such Case made and provided, and against the peace and dignity of the State of Ohio, 6, M.B. Allison, Prosecuting attorney and arms at ith Cards at Daid Bill was indorsed A true Bill John It Sabire foreneau of the Grand Juny," and afterwards towit on the 5th day of x Sprague and then and there Sovember A. S. 1850. The following wit of Summons was issued lait. form of the the State of Olico Union County Is. To the Sheriff of Said County Greeting ement the peace We Command you to take fames Whelpley if he may be found cuting Altoney. in your bailivick and him tafely Keep to that you have his body before an Court of Common Pleas of the County aforesaid man of the November at the Court House in Said County, On the first day of the next wit the lem thereof to answer unto an Indictment found against him el County Greeting then their this lond, Withiss Farmes Kickado for Clark, he may be found

of Said Court at Manysville This 5th day of November All. 1850. James Kinkade for Clerk, and afterwards lowit? an The 12th day of November A.S. 1850. Daid Sheriff returned Said Nort indersed as follows Tout, I have taken the body of the within named James Whelpley, The name of his bail is M. Beach Therewith return the recognizance Nov. 8. 1 1850. W. b. Malin Sheriff. and afterwards lowert. On the 1900 day of November AS, 1850. The defendant being amargued for Plea Days that he is quitty therefore it is considered that James Whilpley make his fine unto the State of this in the Sum of five dollars, and the Casts of This prosecution taxed at Sollars

Altest. James Winkade fr clerk,

The State of this Be it remembered that at a court of Common Reas begin and held at the Court House in the Town of Many wille within and for the Currenty of Union and State of Ohio. On the Engliteenth day of November in The year of Our Ford One thousand Eight hundred and fifty Before his Honor, Sames I Sorbort. President and Levi Phelps. James RAmitto and William W. Woods his associates Judges. Homas Herd, Jacob Gibson, Joseph Newlove, Moses Devore, James Stillings. Samuel Wallace, Dixon Mitchell John E, Cahill, Daniel Wench, William On, Samuel Woods, Gorem Wird, James Wilber, Andrew Reyes, and John J. Sabin, Jums of the Grand Juny heretofore tourt an the 12th day of August A SO 1850. Then and there duly empanneled and Swone to inquire in the name and by the authority of the State of Ohior within and for The body of the Country of Union aforesaid upon their said catho present and find that are Fames & Alexander, late of said County on the first day of Nebmany in the year of Our Lord One thousand light hundred and fifty with force and arms at the Country of Union aforesaid did unlawfully play with Cards at a certain game Commonly Called Poter, with Furman Cornell, Benjamine Wells, and John Morrison, Then and there being for the Sum office Cents in money, Contrary to the form of the Statute in Such Case made and provided, and against the peace and dignity of the State of Ohio, O.M. D. Allison Prosecuting Attorney, Said Bill was indersed it true Bill John I Subin foreman of the Grand Lung, and afterwards lowit. On the 19th day of November A.S. 1850. The defendant being arraequed for Plea Lays that he is quitty. Therefore it is considered that James & Herander make his fine endothe State of Olivo in the sun len dollars and the Costs of this prosecution taxed at Lollars

Altest James Winkade of Clerk,

The State of this Be it remembered that at a Court of Common Pleasbegun and held at the us Court House in the Jour of Manjoville within and for the County of James & Alexander Union and State of Ohio. On the Eighteenth day of November in the year of Clev ford One Thousand Enght hundred and fifty. Before his Honor James S. Forbert President and Sevi Shelps, James R. Smith and William W. Words his associates Judges Thomas Herd, Jacob Sibson. Foseph Necolove Moses Devore, Janus Stittings Samuel Hastace, Dixon Mitchell, John & Cahile, David Ruch, William ON,

The State of O. James League ber AM. 1850. Samuel Woods, Jonn Bird . James Wilber, Andrew Heyes, and John F. Sabin, 12th day of Turns of the Grand Lung, heretofore towit on the 12th day of August All, 1850, then rsed as follows and there duly emparentled and Sworn to inquire in the name and by Whelpley. the authority of the State of Ohio, within and for the body of the County of recognizance Union aforesaid upon their said laths present and find that and it. On the 19th James & Alexander late of Said County on the second day of January for Plea Days in the year of Our Lord One thousand eight hundred and fifty with matte his fine force and arms at the Country of Union aforesaid, did undawfully play casts of with Cards at a Certain Jame Commonly Called Potter, with Berganin Cento, Wells, Galatia Sprague, John Monison, Horace Beach and Furman Concle Then and there being for the Sum of One dollar in money Contrary to the form of the Statute in Such Case made and provided, and against The place and dignity of the State of Ohio, ONB, Allison Prosecuting Attorney, Said Bill was indorsed It true Bill John & Sabin foreman en hele at the of the Grand Juny? and afterwards towit on the 19th day of November A.D. 1850, The defendant being amargned for plea days that he is quilty; County of Union Therefore it is Considered that James & Alexander make his fine unto the year of Our State of this in the Sum of ten dollars and the Costs of this is Honor, James prosecution taxed at Hollars cents, ed William W. son, Joseph Altest: James Krickado fr Clerk, , Dexon Mitchell oods, Gorem bin, Jums The State of Ohio Be it remembered that at a Court of Common Pleas begun and held at the y of August Court House in the Journ of Manysville within and for the Country of Union one to inquire and State of Ohio, an the lighteenth day of November in the year James League in and for of Clur Lord One thousand eight hundred and fifty, Before his Honor catho present James & Sorbert President and Levi Phelps, James R. Smith and ity on the first William W. Woods his associates Judges - Thomas Herd, Jacob light hundred Gebson. Joseph Nervlove, Moseph Nervlove, Moses Devoro, James Stillings. n aforesaid Samuel Wallace, Dixon Mitchell, John & Jeahill Daniel Rench, William On. e Commonly Samuel Woods, Gorum Bird, Fames Wilber, Andrew Reyes, and John F. Sabin, and John Turors of the Grand Juny, heretofore to wit on the 12th day of August & B. 1850. sin money, then and there duly empanueled and Sworn to inquire in the name adv anev and by the authority of the State of Ohio, within and for the body of the State of Ohio. County of Union aforesaid upon their said Catho present and find sed It true That am James League late of Said County on the tenth day of April afterwards in the year of aur Lord One thousand eight hundred and fifty with Alering arra= force and anno, at the County of Union aforesaid, did unlawfully ered that play with Cards at a Certain game Commonly Called Poker, with in the sense Galatia Sprague, Milford Philips, Alexander Vyler, Samuel Jeague and ather person to the Grand Lurors aforesaid unknown, Then and there being for the sum of five Cents in money, Contrary to the form of the Statute in such Case made and provided, and against the peace and dignety of the State of Ohio, M.B. Allison Frosecuting Attorney, Said Bill was indorsed "A true Bill John I. Sabin foreman of the Grand Juny and afterwards towit on the heldatho 5th day of November A.S. 1850. The following wit of Capias was issued to County of lowit. The State of Chio Union County is. To the Sheriff of Said County November Greeting: We Command you to take James League if he may be formed in adrew and your bailiwich and him Safely Keep So that you have his budy before an ne Sevi Phelps, Court of Common Heas, of the County aforesaid at the Court House in said udges County an the first day of the next term Thereof to answer unto ace Janus Stillings Indictment found against him in Said Court for Gaming, and have teuch, William On,

you then there this with witness James Hinkade of Clerk of Said Court at Marysville this 5th day of November 4.8.1850. James Winkade for Clerk and afterwards towit. On the 18th day of November A. S. 1850, Said Sheriff returned Said wintendarsed as follows, tourt. I have taken the body of the within named James League The name of his bail is John Elwell I herewith return the recognizance November 11th 1850. W. G. Malin Sheriff. and afterwards towit, On the 19th day of November A. U. 1850, The defendant being anaigned for plea Says that he is quitty, therefore it is Considered that James League make his fine unto the State of Olice in the derm of five dollars and the Costs of this prosecution taxed at

Mitst. James Minkade fr Clerk,

The State of Ohio Beit remembered that at a Court of amonon Plas begun and held at the Court House in the Journ of Manysville within and for the Country of Union and William Sprague State of Chio an the Eighteenth day of November in the year of Our Lord an thousand lighthundred and fifty, Before his Honor James I Sorbert, President and Levi Phelps. James Il Smith and Williams. M. Woods his associates Judges. Thomas Herd, Jacob Gebson Joseph Newlow. Moses Devore, James Stillings, Samuel Wallace, Deyon Mitchell John Clahill, Daniel Rench, William Orr, Samuel Woods, Sorum Bird. James Welber, Andrew Keyes and John J. Sabiro, Invers of the Grand Juny, heretefore touit autho 12th day of August AD 1850, then and there duly empanneled and Swom to inquire in The name and by the authorely of the State of Ohio, within and for the body of the County of Ulmin aforesaid upon their said cathes present and find that one William Sprage late of said County on the tenth day of March in the year of Our Lord One thousand eight hundred and fifty with force and arms at the Country of Union aforesaid, did unlawfully play with Cards at a certain game Commonly Called Poher, with Galatia Sprague and other persons to the Frand Jenors aforesaid unknow then and there being for the Sense of five cents in money Contrary to the form of the Statute in Such case made and provided, and against the peace and dignity of the State of Ohio, CM. B. Allison Prosecuting Attorney. Said Bill Was endorsed "A true Bill John & Sabin foreman of the Grand Jung" and afterwards lowit and the 6th day of November A.St. 1850 the following Wit of Capias loas issued towit, The State of Ohio Union County Is, to the Sheriff of Said County Greeting: we Command you to take William Marague if he may be found in your bailwick and him Safely Reep to that you have his body before any Court of Common Pleas of the County aforesaid, at the Court House in Said County, on the first day of the next term thereof to auswer unito an Indictment found against him in Said Court for Gaming, and have you then there this with Meithers James Kinhade f clerk, of Said Court at Many wille this 6th day of November AM, 1850, James Rinkade for Clerk, and afterwards lowit On the 18th day of loveen ber A. 1850 Said Sheriff Seturned Said hink endorsed as follows tourt, I have taken the body of the within named Welliam Sprague, the name of his bail is John Sprague and John Anderson i herewith return this wit Novembe 11 0 185 W. G. Malin Sheriff, and afterwards lovet and the 19th day of November AN, 1830. The defendant being considered for plea Lary that he is quilty. Herefore it is Considered that William Sprague

The State of Ohis William Furn

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make his fine unto the State of this in the Sum of five dollars and the Costs of this prosecution taxed at. Hollars Cents, of Said Court ritade for Clerk Said Sheriff. Ten the body Altest James Rinkadof Clerk, l is John Elwell Malin Sheriff. the defendant The State of Ohio Be it remembered that at a Court of Common Heas begun and held at the Court Considered that House in the Foron of Many wille within and for the hodget & County of thein mo of five William Furner and State of this, on the Eighteenth day of November in the year of Curlord one thousand eight hundred and fifty, Before his Honor James & Forbert President and Levi Phelps, James R Smith and William W. Woods his associates Judges - Thomas Herd, Jacob Gibson Joseph Newlove, Moses Devor. James Stittings, Samuel Wallace, Dixon Mitchell John Elahill, Vaniel Rench, William On, Tamuel Woods, Gonin Bird. James Wilber, Andrew Reyes and John F. Sabin, Turors of the Grand eld at the Court Juny heretofore lowit. On the 13th day of August A.D. 1850. Then and of Union and there duly empanneled and Swom to enquire in the name and car of Our by the authority of the State of Olio, within and for the body of the is Honor James County of Union aforesaid upon their said Outho present and find a William. that one William Furner late of said County on the lenth day bson. Joseph of April in the year of Our Lord One thousand eight hundred you Mitchell and fifty, with force and arms, at the Country of Union aforesaid. ods, Forum did unlawfully play with Cards at a Certain game Commonly . Turors of the Called Folier with and Galatia Sprague, then and there being for 1. 1850, then the Lum of five cents in money Contrary to the form of the Statute and by the in Luch Case made and provided, and against the peace muity of Ulmin and dignity of the State of Ohio, C.W.D. Alleson Prosecuting one William Alterney, Said Bill was indosed it true Bill John I Sabin The year of foreman of the Grand Juny" and afterwards lourt on the the force and 21et day of November ASO, 1850, the defendant being arraigned ay with Cards for Mea Lengo that he is guilty, therefore it is Considered prague and that William Furner make his fine unto the State of this and there taxed at Lollars and the Costs of this prosecution w form of accest the peace Attest James Knikade fi Clerk, tomey. Laid Bill Grand Juny" the following ounty s, The State of Ohio Be it remembered that at a Court of Common Pleas begun and held take William Jonathan Bell of Union and State of Ohio On the Fourteenth day of April in The at the Court House in the Town of Marysville within and for the Court, efely Reep der of the County year of Our Lord One thousand Eight hundred and Fifty One, g of the next before his Honor James & Forbert Bresident and Teor Phelps. James Roberth inst him in and William W. Mods his Associates Judges. - Joel Rec. Thomas Sullivan with Meetness Odwin Gleonverse, Thomas Chancy Samuel Judy, John Piersol, Glorge Streat, is lette day Jacob Reed, William Scott, Summer Pain, &BM. Naynes, Fames Ryan, John afterwards Habriel. A. R Bowen and William De Peper Turons of the Grand Jury Seturnece Said heretofore town On the 2 you day of may All 1850, then and there duly dy of the within Impanneled and Sworn to inquire in the name and by the authority John Sprague of the State of Ohio, Within and for the body of the Country of Union aforesaid erub 11 00 185 upon their said Cath present and find thatone fonathan Bell Calo of ay of November Year of Our Lord, One Thousand eight hundred and fifty. With Lengo that iam Sprague

Jones and arms at the Country aforesaid, did enclarofully play with Cards at a certain game Commonly Called Old Sledge with. Adam Blue, Julius Bennet, and one - Henryman whose Christian vance is to the Grand Julius unkarown then and there being for certain property other than money to wit an quart of whiskey of the value of ten Cents, Contrary to the form of The Statute in Such Case made and provided, and against the peace and dignity of the State of Olice, OM. Allison, Prosecuting Attonny, Sain Bin Cas indoised. " Frue Bill & BM Haypus foreman of the Grand Juny" and afterwards town on the 11 aday of Lune ASO. 1850. The following with Capias Telas issued Tourt; The State of Chio Union County Ss. Jotho Sheriff of Said County Greeting; We Command you to take Sonathan Bell if he may be found in your backnoich and him Safely Keep so that you have his body before Our Court of Common Hear, of the County aforesaid at the Court House in said Country an the first day of the next term thereof; to answer unto an Indictment found against him in Said Court for Gaming, and have you then there This went. Witness James Kinkade p Clerk of Said leout at Manysville This 11th day of June ASt. 1850, James Krichade or clerk, and afterwards Townto On the 10 th day of August ASI 1800, Said Sheriff returned Said wit with his endorsement thereon as follows, towit I have taken the body afthe Within named Imathan Bell, The name of his bail is Jesse Bell I herewith return the recognizance, August 1. 1850, Philip Smider Sheriff By M. Wells Deputy and afterwards towit; an the 15th day of August ASI. 1850, This day wear returned into leont a certain recognizance entered into On the 1st day of August 1850 before William Wells Deputy Sheriff of Union County Chio, by Forathan Bell and Jesse Bell in the penal Sum of fifty dollars Conditioned for the appearance of the said Ionathan Bell at the present term of this Court to answer unto an Indictment for gaming and abide the order of the Court and not depart without leave, and thereupon The said Imathan Ball being three times Solemnly Called to Come into Court and answer to said sudictment, Came notout made default, and the said desse Bell being in like mannes Called to Come into Court and bring with him the body of the said Sonathan Bell, as by the terms of his recognizance he was bound to do. Came not but made default, whereup: On the Court declare the said recognizance forfeited, which forfeitere is respected to the next term of this Court, and afterwards lowert. On the 18th day of Frounder ASI. 1850. This day Came the defendant Fonathan Bell and Simpson Price his Swity and acknowledged Themselves to Ove and Stand indebted to the State of Ohio, in the penal Imm of Ore hundred, to be levied of their goods and Chattels, lands and tenements respectively repor This Condition, that if the Said Fourthan Bell Shall personally appear before this Court on the first day of the next term at ten Oclock AM, and answer to an indictment for gaming and abide the Order of the lount and and not not depart without leave then this recognizance to be void; atherioise tobe and remain in full force and virtue in Law. and afteriorands towit? On The Laid 18th day of November ASI. 1850. This Cause Was Continued, and afterwards. Towit; Ow the 14th day of April ASI. 1857. The defendant being arraigned for plea days that he is guilty. Therefore It is considered that For athan Bell make his fine wito the state of Ohio, in the sum of Five dollars and the Costs of this sent prosecution Taxed at Attest fames Kinkade fr Clerk,

Adam Blu

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The State of Ohio Be Fremembered that at a Court of Common Pleas begun and held at play with Cards am Blue Julies the Court House in the Town of Marysville within and for the Country of Union To the Grand Jurens Adam Blow and State of Ohio, On the Fourteenth day of April in the year of Our Sord One thou than money to - Jana Eight hundred and Hifty One, before his Honor, Fames & Forbert, To the form of President and Sevi Phelps. Farres R. South and William W. Woods, his Associates the peace and Indges, Joel Rice Thomas Sullivan, Edion Stonverse, Thomas Cherry, Samuel Ludy John Fiersol, George Stwart, Jacob Reed, William Scott, Lummer muy Sain Bile Dury" and Payne, SB. WHaynes, James Ryay, John J. Gabriel, ARB owen and William ring wit of Capias 6. Piper. Turos of the Grand Dury heretofore, townt, an the 27 day of heriff of Said May ASI, 1850, Then and there duly emparmeled and sworn to inquire in the name and by the authority of the State of Olice. within and for the body today if he may be are his body before of the Country of Union aforesaid, repromitien said cathes present and find that House in said One Adam Blue late of Said County, On the twenty fifth day of may in the to an Indictment year of Our Lord, One thousand eight hundred and fifty, with force and arms at the County of Union aforesaid, did unlawfully play with Cards, at on their there a certain game Commonly Called Old Sledge with Julius Bennet. Fon attran Harysville Bell and One - Herryman Whose Christian name is to the Grand Turors withe afterwards Mown then and there being for certain property other than money, towit; One med Said Wit who body afthe quart of Whiskey of the value of ten cents Contrary to the form of the Statute in Such Case made and provided and against the peace and dignity of re Bell , I herewith The State of Ohio. O W. B. Allison Prosecuting Attorney, Said Bill was indorsed By Mm Wello Deputy. A Sue Bill &BM Haynes, foreman of The Grand Jury! and afterwards was returned Townto On the 11th day of June ASI. 1850. The following Went of Capias Was usued August 1850 lowith The State of Ohio Union Country SS, Lotte Theriff of said Country nathan Bell Greeting; We Command you to take Adam Blue if he may be found e for the appearance in your bailioick and him Safely Keep Sothat you have his body before inswer unto an Our Court of Common Pleas of the County aforesaid at the Court House in est depart without Said County on the first day of the next term thereof; to answer unito an Solemnly Called Endictment found against him in said Court for Gaming and have ofout made you then there this werit. Witness Sames Ringrade for Clerk of Said Court lled to Com into at Marysville this 11th day of Juno ASI. 1850. Farmes Tinhade for Clerk, le as by the terms and afterwards tourt; On The 12th day of August ASO. 1850. Said Sheriff returned defautt, whereup: Said Went with his indorsement thereon as follows townto the wethin ere is respected named Adam Blue not found August 12,1850, Philip Smider Sheriff. the day of November and afterwards, lowit; an the 13 th day of August All 1830 this Cause was son Price his Swity Continued, and afterwards towit; an Tho 5th day of November All. 1850 his in the penal The following Went of Capies wear issued lowit The State of Ohio Union County ud tenements II. Fo the Sheriff of Said County Greeting; We Command you as we have hall personally heretofore Commanded you to take Adam Blue if he may be found in ock AM, and your bailivick and him Safely Keep Sothat you have his body before aux bourt a of the lourt of Common Hea of the County afaresaid at the Court House in Said County, on ance to be void: the first day of the next term thereof to answer unto an Indictment found Law, and afterno against him in Said Court for Gaming, and have you then there this ese was Continued, Went, Weitness James Krickage fr Clerk of Said Court at Marysville this 5 th 7. The defendant day of November ASI, 1850, James Rinkade fo Clerk, and afterwards, Tourts rusidered that On the 14 thday of November AS01850. Said Sheriff returned Said with with mof Five his indorsement thereon as follows tourt: Thave taken The body of the Llollars Within named Adam Blue, The name of his bail is Simpson Price Therewith return the recognizance Nov 13th 1850. William William Sheriff And afterwards towit; Outho 18 Pday of November All 1850, This day Came the defendant Adam Blue and Simpson Price his Surity, and acknowl edged themselves to and Stand indebted to the State of this in the penal Sum of One hundred dollars to be levied of their goods and Chattels, lands and tene ments respectively upon this Condition, that if the Said Adam Blue,

Shall personally appear before This Court an the first day of the next term at ten oclock AM, and answer to an indictment for farming and abide the Order of the Court and not depart without leave then this recognizance Toberoid Otherwise tobe and remain in full force and virtue in Saw, and afterwards towit; On the Said 18 today of November \$50 1850. This Cause was continued, and afterwards lowit; On the 14 today of April ASI. 1851, The defendant being arraigned for Plea says that he is quilty, Therefore it is Considered that Adam Blue make his fine unto the State of Ohio, in the sum of Sive dollars and the Costs of this prosecution taxed at

E.S.

The State of O.

Richard Ree

Attest James Kinkade polerk,

The State of Chis

The A remembered that at a Court of Common Pleas begun and held at the Court House in the Source of Manysville within and for the Country of Muon and State of Ohio On the Sourteenth day of April in the year of Our Lord One thousand eight hundred and fifty One, before his Honor James & Forbert. President and Leve, Thelps. Fames R. Smith and William W. Woodshis Associates Judges, Thomas Herd, Jacob Gebron, Joseph Newlove, Moses Devore, James Millings, Samuel Wallace Dixon Mitchell. John W. Leahill, Daniel Rench, William Our, Samuel Moods, Gorman Bird, Farnes Wilber, Andrew Keyes, and John J. Sabin Turors of the Grand Gury heretofore lowert; an the 12th day of August A St. 1850, Then and there duly empanneled and Swom to inquire in The name and by the are thority of the State of Ohio, within and for the body of the Country of Union aforesaid upon their Said Oaths present and find that One Olijah & Sum late of Said Country of On the first day of May in the year of Our Lord One Thousand eight hundred and fifty with force and arms, at the Country of Union aforesaid did inilawfully betand reager a large Sum of money tourt, the Sum of five cents with Galatia Mague John Elwell and John Morrow Surior, whon the issue and event of a certain Contest and trial of Skill in Shooting with a rifle gun at a mark or larget then and There about to be tried and decided between Said Clifah S. Sum and and Galatia Sprague, John Clevell and John Morrow Junior, Which Said trial of Shill in Shooting as aforesaid then and there took place between Said parties to decide said wager and bet between said parties and then and there did decide said wager and bet between Said parties Contrary to the form of the Statute in Such Case made and provided, and against the peace and digenty of the State of Ohio, CMB Allison Prosecuting Attorney, Said Bill was undersed A drue Bill John J. Sabin Joreman of The Grand Dury, and afters ands, Lower, On the 6th day of November ASC. 1850. The following reint of Capias Weas issued towit: The State of Olio Union County So. To the Sheriff of Said County Greeting; We Command you to take Elijah S. Summ if he may be found in your bailievick and him Safely Keep to that you have his body before (lin Court of Common Pleas of the County aforesaid at the Court House in said County: an the first day of the next term thereof: To answer unto an Indictment found against him in Said Court for Betting On Shooting at a mark, and have you then there this went, witness James Kinkade fr Clerk of Said Court at Mary wille this 6 th day of Sovember ASO 1850, James Kinhade of Clerk, and afterwards low! anthe 18th day of November ASO. 1800. Laid Sheriff returned said

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the next term ming and then This recogree and Vertue reen ber \$20 1850. 014 Hoday of lays that he is his fine unto of this prosecution cents,

un and held or the County of in the year of before his Honor with and Herd, Jacob ul Wallace Our, Samuel John J. Sabin ay of August to inquire in and for the body present and Ou the first

Thundred ion aforesaid ey tourt, the and John est and trial I then and S. Gum and Junior, Which ere took place tween said ud bet between Case made afthe State of was rudorsed

riff of Said County my be found whis body before leourt House to answer not for Betting o lient, witness

y" and afterio -

Ment of Capias

6 th day of terwards town! eturned Said

West with his undersiment thereon as follows, tourt, Received this to Wert November 6 7850. The within named Elijah & Gern not found & herewith return this went, William O. Malin Sheriff, and afterwards. Townt, On the 18 th day of November Asl, 1850 this Cause was Continued, and afterwards towit. On the 3" day of April ASI. 1851. the following went of Capias was issued towit. The State of Chio Union County Ss. To the Sheriff of Said County Greeting; We Command you as we have heretofore Commanded you to take Elijah & Sum if he may be found in your bailioick and him dafely Reep So that you have his body before Our Court of Common Pleas of the County aforesaid; at the Court House in Said County On the first day of the next term Thereof to answer unto an Indictment found against him in Said Court for Betting On Shooting at a mark, and have you then there this went, Witness James Tinkadefr Clerk of Said Court at Manysville This 3 ? day of April A SO, 1851. James Rinkadef Clerk, and afterwards town on the 8th day of April ASI. 1857 Said Sheriff returned Said Wint with his endorsement thereon as Jollows, Towit; Re ceived this went appril 3 1831. I have taken the body of the Within named Elijah S. Germ the name of his bail is John M'Keever & herewith a copy of the bail bond, William O. Malin theriff, and afterwards. townt: On the 14th day of April ASI, 1857. The defendant being arrangued for plea Days that he is quitty therefore it's Considered that Elijah I. Sum make his fine mito the State of Ohio in the sum of Hive dollars and the Costs of this prosecution taxed at Dollars Cents,

Attest: James Kriskade for Clerk,

The State of Ohio Be A remembered that at a bourt of Common Heas begin and held tes at the Court House in the Inver of Manysville within and for the Richard Reed County of Union and State of Ohio On the Houseugth day of April in the year of Our Lord One, thousand light hundred and Hifty One before his Honor Fames L. Sorbert Fresident and Levi Phulps James of Smith and William W. Woods his Associates Quedges, heretofore tourt On the 4th day of Hebriary ASI, 1851. Foshua Marshall One of the Justices of the Peace in Said Country filed in the Clerk's Office of Said Court the following transcripet. towit; State of this is Richard Reed, Sannang the 312 1851 this day Came James McGurdy and Says that he has Cause to fear and does fear that Richard Reed Weill Kill him and destroy Ino property, took his affedaoit thereof whend a warrant against Rechard Reed and delivered the Same to Adam Wolford Constable The Said James M'Eundy prosecuting Wetwess being required to give bail for Costs in the above case, thereupon the Said James Mcleurdy and James Mclourdy Cann before me and acknowledged themselves indebted unto the State of This in The Sum of twenty free dollars to be levied upon their goods and chattels lands and tenements upon the following Conditions if the Said State fail in the above Case they Shall pay all Costs that have accorded and that may xcome hereafter accome then this abligation to be void atherwise Tobe and remain infull force and virtue in Law, James M'Courdy Jano M'Curdy, Jaken Ligned and acknowledged before me this 31" day of Lannary 1851. Foshua Marshall It Farmary 312 1851 Warrant Esturned with the body of Defendant Jew Service 25 meleage 20 ets A. Walford Coust, January 31th Supromas ishued by Requestaf prosecut ton for Stephen & Rivery. David Waaking Ryle Draper and David Older and delivered to Adam Wolford Const. January 3/26/807 Superonas ishued by Esgr Miller for James Stout by request of defendant

and delivered to A. Wolford Coust, January 312 1850 Supernas returned Served these wents by reading to the within named witnesses Lees Service 50 cents milage 40 cents January the 3124851. Adam Wolford Const, Defendant present trial had David Wadkins, Stephen F. Kinney Ryle Draper, David Older, Robert Stout and Edward Smith Sworm and Examined as witnesses and Thereupon the defendant was ordered by me to center to enter into a recognizance in the sum of fifty dollars for his appearance at lount and to Keep the peace and be of good behaviour forwards the Sitizens of the State generally and expecially Towards James Mc Curdy Which was done accordingly 3 pheniah Red and Samuel Elliott, his Sureties,

Constables Costo Justices Costs Leving, Warrant Laking affedant 205 Ishing Warrant 25 Milago Lewing Supernason five Wito Supporas for s witnesses 37 Swearing le Witnesses muleage 24 Taking bond for Costs Mitness Jees 25 David Wadkins Stephen & Kinney Ryle Straper taking recognizance 25 this transcript 3/1/4 Ludgment an trial 25 David alder Robert Stout 2,17/2 Edward Smith not Superna 25

The State of Ohio Union les Paris Township So, I Do hereby Certify that the above is a full and true Coppy from my Do etet of the proceedings had by and before me in the above Case, Joshua Marshall It, of the aforesaid Formship, " Baid Recognizance of Slegendant, reads, State of this Union Be A remembered that on the 31st day of January 1807 Richard Reed and Bepheniah Reed and Samuel Elliott personally appeared before me one of The Questies of the Peace in and for the County aforesaid, and fourthy and Severally acknowledged themselves to once the State of Olice. The sum of Jifty dollars to be levied of their goods and chattels lands and tenements I Default be made in the Condition following lowert; The Condition of This recognizance is is such that if the above bound Richard Reed Shall be and appear before the Court of Common pleas on the first day of The term thereof west to be holden and for the County aforesaid and then and there to answer mito the Charge of that the said James Meleurdy Seath Just Cause to fear and does fear that Richard Reed will Kill him and destroy his property, and abide the Order of the Court thereon, and The meantime to keep the piece and be of good behaviour towards the citizens of the Mate generally, and especially towards James Mclandy Then this recognizance to be void atherwise to be and remain in full force of Law, taken and acknowledged before me on the 31et day of January 1801, Foshura Marshall S.P. and afterwards lower On The & raday of Mebriany ASI 1805, the following Order and recognizance Wasfiled herein towit; The State of Olio Union County so. The State of Ohio We Richard Reed, On Recognizance from the Docket of Joshua Marshall a Justice afthe Feare, This day Zepheniah Reed and of the Securities for the Said Richard Reed, Surrendered tho Said Richard Reid to me William It. Woods One of the Judges of the levert of Common Pleas Within and for the County aforesaid, in discharge of his recognizance and Thereupon Nis ardered by me that the said Richard Reed enter into a new recog= meance for his appearance at the next term of the said Court of Common Heas. Hebmary 4th 19, 1857 W. Woods associate Judge and

The state of Samuel Leag

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Supeonas nd Witnesses Adam Wolford then I. Kinney the Sworm and was Ordered by Afifty dollars be of good d expecially aplumiah Reed Posto pus reito .50 .50 .50 ,50 evna 25 2,75 rlify that the redings had by to of the aforesaid te of Ohio Union rd Reed and oreme, One of a fourthy and The sum of and terrements medition of hard Reed Shall e first day of esaid and then annes Meleurdy will Kill him At thereon, and h in towards the ames Mclourdy man in full in the 3/stday ands tourt an recognizance e State of Ohio Joshua Marshall The Decurities id to me William in and for the ed Thereupon a new recog= Said Court of dge and

Therenfor a new Recognizance Mas entered into as follows, The Stato of Ohio Union County Do Be A remembered that on the forthe day of Hebriany in the year 1857 Richard Reed and William A Minner personally appeared beforeme William W. Woods an associate Judge of the Court of Common Pleas in and for the County aforesaid, and jointly and Severally acknowledged themselves to owe the State of Ohio the Sum of fifty dollars to be levied of their goods and Chattels, lands and terrements if default be made in The Condition gollowing lowert, The condition of this recognizance is such that if the above bound Richard Reed Male personally be and appear before The Court of Common Pleas On the first day of the term thereof next toke holden in and for the County aforesaid Then and there to answer a charge of That the Said James M'Courdy hatte fust Cause to fear and does fear that Richard Reed well till him and destroy his property and abide the Order of the lourt thereon and in the mean time Keep the beace and be of good behaviour towards the Citizens of the State generally and especially towards the said James Woundy Then This recognizance to be void; Otherwise to be and remain in Jull force and virtue in Saw. Richard Keld Cealo M. H. Skinner Deats, Jaken and acknowledged before me on the day and year above Written, W. W. Woods associate Judge, Witness Present at Signing, Falm, Willinson, Said recognizance was endorsed, Approved by the This 4 th day of Homany 1851. W. W. Woods associate Judge, and afterwards lowit: On the 19th day of April ASI. 1857. This day Came the parties by their attornes and Inbuit this maller to the Court, and the Court being fully advised in the premises; It is ardered that the defendant enter into recognizance to keep the peace for one year, in the Sum of fifty dollars and pay the Casts of This prosecution taxed to Dollers cents, And Therenpow Came The Said defendant Richard Reed, and William H. Strimer his Surity and acknowledged themselves to owe and stand indebted unto the Stato of Olio, in the penal Sum of fifty dollars to be levied upon their goods and Chattels lands and tenements respectively upon this Condition, that the Said Richard Reed Shall Keep the peace and be of good behaviour towards the Citizens of this State Generally and to be void otherwise to be and remain in full force and virtue in Saw.

Attest James Rinkado Jo Clerk.

The State of this Beit remembered that at a court of Common Heas began and held at the Court House in the Town of Manprille within and for the County of Samuel League Amin and State of this on the Thirtieth day of June in the year of our Ford our thousand Eight hundred and fifty, one before his Honor James & Forbert Dresillent and Levi Shelps. Annes of Amitta and William M. Woods his associates Judges. Thomas Herd Jacob Gibson Jaseph New love, Moses Leone James Stillings, Samuel Mallace Difon Mitchell, John & Cahiel Daniel Rench. William Orr Samuel Woods, Goruger Bird, James Wilber, Andrew Reyes and John & Jabin Juross of the grand Inny here to fore to wit, on the 12th day of August A.D. 1830, Then and there duly empanneled and Swoom to inquire in the name and by the authority of the state of othis within and for the body of the County of union aforesaid whom their said oaths present and find that one Samuel League late of said tounty, on the Zuth day of April withe year of our Lord one thousand eight hundred and fifty, with force and arms

at the country of union aforesaide, did unlawfully play, with cards at a cortain game commonly called Doker with Galatia Spragn Millord Dhilips, James League Alexander Tyler and another person to the grand Jurass ofouraid unknown Then and there being for the sum of five cents in money contrary to the foun of the Halute in such case made and provided and against the peace and dignite of the state of olio, 6, 17, 13 Allison Drosecuting Allowing Said Bill was indosed A time Bill John It Sabin for man of the grand Jung and after wards to wit on the 5th day of Sovember A.D. 1850 the following won't of Capias was istuca to wit. The State of this union County so, To the Shoriff of mice County Greeting We command you to take Summel League if he may be found in your bailwick and him safely keep so that you have his body before our court of common Fleas of the County aforesaid at the court House in said County on the first day of the next torm Thoreof to answer unto an Indictment found against him insaid court for Gaming and have you then there this wort Witness Somes Kinhade to elbek of said Court at Mansville This 5 th day of November A.D. 1850 James Kinhade fr Clock and afterwards to wit on the 18 th day of November AS 1830 Said Shoriff to home said mit with his indonement thereon as fallows to wit, Received This trit hovember 5 th 1830. The within maned Samuel League not found I here with to how this wit tovember 18th 1850 Am be, Malin Sheriff and afterwards to witou the 18th darp of November 1850 This cause was continued, and afterwards to wit on the 14th day of April & 1857, this cause was contined, and afterwards to wit on the The day of June A.D. 1857 the following an't of Capies was issued to wit The State of olio amon County, to To the shriff of said county, greeting we command you as we have here to fre commanded you to take durinel League if he may be found in your bailwich and him safely keep so that you have his bady before our court of common I leas of the county aforesaid, at the Court house in said County on the first day of the next town There of to answer unto an Indictment, found against line in said Court for gaming, and have you there and there Mission't Witness James Hinkade A. clock of Said Court at Manysville Mis The day of June 4, 2, 1857 James Kinhade & click and ofter wards to wit on the 18th day of June 1857 Said Shoriff to house paid unit with his indossement thereon as follows to wit, I have Jaken the Bady of the within named Samuel Lague and the name of his Bail is James League I hear with retween a copy of the Bail Bond June 18 th 1857, William Collation Shouff and a terwards to wit on the 30 the day of June At, 1857 The I feed ut being arraigned for plea saws that he is quilty thought it is considered that the defendant Janual Lague make his fine unto the state of ohis in the sum of two tollars and the custs of this prosecution taxed at Allest James Finkadet, Clerk

John Drice

The state of this Be it remembered that at a Court of common De leas began and held lay with Cards halatia Spragne at the Court house in the Sown of Maysville within and for the County of union John Drice nother person and State of olio on the Thirtieth day of Sune A.D. 1851 before his being for the Honor James & Forbert Dresident Levi Schelps James R Smith he Stalute in and William W Poods his associates Indges, Henry Amarine to John Wenver John Anduron Samuel Graham A. S. Meritt bugh Kritchenson and dignity rough It Capill, Michael & Bood, Junes Kingdy, Famis Baldwire, Monny David Walkins 6 V. Wilking and John Mc Comphell, Surver of the eman of the Grand Jung horetofore to wit. on the 14th day of April 4.2. 1857 fromber Then and there duly impaneled and swom to enquire in the name wit The nty Greeting and by the authority of the state of whice within once for the body of the leaunty of union afacesaid whom their outh afousaid present and The found in find that one John Drice late of said County on the fifteenth days This body ice at the court of March in the year of our Lord one thousand Eight hundred and Thereof to fifty one with force and arms, at the county aforesaid in playing at aid court for and with cards to wit at a certain game commonly called Jokes Homes Kinhade with Hetcher Shout Chester Farming James Groham did unlawfull of tovember bet and wager agreat sum of money to wit his cents on the event of said game which said game was then and there played by the so to wit on said John Price with the hursons oforesaid, to de livening said bet and homee said Trager, bon bang to the form of the statute in each ouse made and it, Received provided, and against the peace and diquateg of the state of this muel League And the Suron oforesuid, whon their allo oforesaid do for ther puent leer 18th 1850 and find that the said John Drice on the fifteenth day of March The 18th darp in the year of our Lord one thousand Eight hundred and les-words fifty one with force and orms at the country aforesaid did as continue, unlawfully make a bet or wager of a contain sum of money the following to wit The sum of frie cents with thes les formum. It le tehes County, fo Shout I dames Grobain on the event of a cortoin game at once u as we have Which said game was then and there played by the saidfulies he may be found Conhary to the form of the Statute in such case made and and his bady provided and against the peace and dig naty of the State of his said, at the Olivary Cumy Prose enting allowing said Bill was in corse next lown a true bill John Me Campbell Foremen of the grand hing nettime in and afterwards to wit on the 7th day of June 1.8. 1837 The there This wit following won't of Capias was issued to wit, The State of ohio empoille this berion teacht for To the Shoriff of said Country greeting we command clerk and you to take John Price of he may be found in your bailwick and a Shoriff him safely keep, Do that you have his today before our cour, of common as follows to Aleas of the County aforesaid at the Court house in said County on Janual League the foist day of the next low those of to answer unto an endict with return a ment found against him in said But for gaming And have alin Shoriff you then Those this wen't Witness James Kinhade In Elock of said 1857 The Court at Mars wille this 7th day of June A & 1857 James is quilty thorefore Kinkade & clock And afterwards to wit on the 12" day of one make his June A. D. 1857 said Sheriff te home said writ with his was and the indonement there on as follows to wit I have taken the body lars of the westhin named John Drice and the name of his bail is William Thompson second i hore with to home a copy of the bail boud June 12th 1837 William & Malin Shoriff And Afterwards to wit on the 30th day of some AD 1837 the Defendant being amaiqued for plea augs that he is quilly thouface it is considered that tolu Price make his fine unto the state of otio in The sum of two dollars and the cost of this knowentien to peast Sollars,

The State of this Be it remembered that at a bourt of common Pleas began and held at the boart house in the town of May ville within and for The County of union and State of obio on the 30th day of June Bergamin Wells A.D., 1857 Before his Donor Janus & Forbert Fresident James B Smith. Levi Shelfer and William It Woods his associate Indres Henry Amarice & John Weaver John Anderson Samuel Grokam A. J. Merrit Joseph Antchinson Joseph R bakill Michael & Wood James Henady Francis Baldwin David Walking 6 8. Wilhing and John Mc Campbell Jums of the grand Jumy horetofou Jumen Gom to wit on the 14 day of April A. D. 1831 then and here duly empanded and soon to enquire in the name and by the authority of the such of onis within and for the body of the County of union aforesaid, repose their oath aforesaid present and find that one Benjamin Wells late of the said County on the twenty fifth day of December in the year of over Lord one thousand right hundred and fifty with force and arms at the County aforesaid in playing at and with Cords to wit, at a cultain game Commonly edeled old Hedge with Furmand Cornell Herry Wolford, and Robert Graham did unlaw fully bet and trager a great sum of money to wit the sum of Twenty fine Cents on the event of said game, which said game was then and there played by the said Benjamin Wells with the said porsons, to determine the said bet or wager, contrary to the four of the Statute in such case made and provider and against the peace and dignity of the State of this. And the said Suron upon their said outh do further find and present, that the said Benjamin Wells on the twenty fifth day of December in the year of our Lord one Thousand light hundred and fifty, with force and arms, at the county afores will did milles fully make a bet or wager of a cortain sum of money to wit the run of twenty five cents with Farman Cornell, Denny rollow and Robert Graham on the event of a coclair game at cards which said game was then and there played by the said parties Contrary to the form of the Statute in such case made and provided and against the heave and dignity of the State of whice Otrony Curry Prosecuting allowing said will was indose a hive bill John Mc Campbell Foreman of the grand Juny and after wards to wit on the 7th day of June 4.8.1837 the following writ of Capias was issued to wit. The state of This Turion County ss, So the Shoriff of said County greeting We command you to take Benjamin Wells if he many be found in your bail wich, and him safely neep so that you have his body before our court of common Deleas of the County aforesaid at the Court bouse in saice County, on the first day of the next lown Though to answer unto an medictment, found against him in Said Court for gaming And have you then there this wit Wilness James Rinhade & Clock of said court at Manysville this 7th day of June A.D. 1837 James Kinhade & clock and after words to wit on the 7th day of time A.D. 1837 said Showiff Telow Said writ with following vidomement to wit, Received this writ June 7 11 1837 I have taken the body of the willian named Buyanin Wells. The names of his beil we Benjamin Wells and James Biddle I have with retween a copy of the bail bond June 7th 1857 Inthan & Malin shoriff, And afterwards to wit on the 30 th day of sund A.D. 1857 the defendant being amarqued for plea says the.

began and he is quilty therefore it is considered that the said Benjamin Timand for Wells make his fine unto the State of olivo in the sum of the dellars and the costs of this prosecution taxed at ing of Lune 1- James R Attest James Kinkade & clock so ciate Indges I Groham Michael D Beit- Remembered that at a court of Common tleas began and held at The Vale of otrio Miss 6 8. the court house in the Lown of Manysville within and for the county of timen In my horelofor Human Correll and State of whice on the thorteeth day of June A.D. 1857 Before his and There Honor James L Forbert Fresident Levi & helps Lames R Smith and Will me and ly -ion W Woods his associate Indges, Henry Amarine & John Weaver John the body of Anderson Samuel Graham H. & Menitt Joseph Butch inson Joseph Be Colill bousaid present Michael S. Wood James Kenady Asoncis Baldwin. David Wathins, 6 County on the E Wilking and John M Compbell the Lurons of the grand Lung then l one thousand and there duly emponeled and swom to inquire in the name and the County by the authority of the state of whio within and for the body of the evelain game Country of union whom their oath aforesaid present and find that well Herry one Furman Conell late of the said County on the twenty fifth bet and day of December in the year of our Lord one thousand eight hundre and fifty with force and arms at the country afocusaid in playing enty fine at and with cords to wit at a certain game commonly called old me was then Medge with Benny Walford Stobert Graham and Benjamin Meltsdid the the said unlawfully bet and wager a great sum of money, to wit the sum of my to the liventy five cents on the event of the said game, which said game idele ance was then and there played by the said I woman to well with the no the said said porsons to actornine the said but or wager contrary to the foun a present that of the Statute in such case made and provided, and against the December peace and dignity of the State of whio And the said Inous whom lied and Their said oath do further present and find that the said Hwamon 'el did unlus Correll on the twenty fifth day of December in the year of our Lord ney to wit one thousand Eight hundred & fifty with force and wims, at the Derry Volora County oforesaid die unlawfully make abet or waser of a cortain ne of Caras Sum of money to wit the sum of twenty, frie cents with the very worland Said parties Robert Graham & Benjamin Wells an the court of a corlain game ade and at cardo, which said game was then and There played by the said e State of this parties contrary to the form of the Statute in such case made and indons. provided and against the peace and dignity of the State of obio The grand Juny Olway Curry prosecuting attorney said said was inclosed A ue A.D. 1837 true bill John Mc Compbell fore man of the grand dung And after the State of words to wit on the 23th day of June AD, 1857 The following wint nty greeting of Capias was issued to wit. The State of onio umon County Is , be found To the shoriff of said country greeting use command you to take Furnan Conell if he be found in your bail with and him safely Beefs said at the so that you have his body before our court of common pleas of the county the next term of aesaid at the court Abuse in said country on the first day of the next inst him in town there of to answer unto an Indict ment found against him in re Mis won't Said Court for gaming, and have you then There this with wilmys Manjobille This James Kinhade br. clock of said court at Mangaille this 23 thiday of K and after Lune A.D. 1857 Lames Kinkade on clock, had afterwards to wit thereiff telion on the 12t day of Luly AD 1857 said Shoriff the twented said with with ed this wiit the following indonement to wit, I have taken the body of the within enea Benjamin no James Bidelle named Furnan Correll whose body a have ready before the court within ramed at the day and place within con tained as the the 1857 William within wit Commanded me July 1st 1837 William & Malin Shoriff the day of sime a says that

And often words to wit at the dune turn of said court to wit on the 1st day of July AD, 1857, motion made to grash indict ment and motion sustained as to the first account and overulad as to the second and there whom the defendant being arraigned for plea says that he is quilty, thoughour it is considered that said human Correll make his fine unto the state of olivo in the sum of twenty dollars once the casts of this prosecution taxed at Dollars Attest James Kinkade fr. Clerk Thate of ohio Beit Remembered that at a court of common pleas began and held at the Court House in the Vown of Manysville within and to James Graham the county of remois and State of whice on the 30th day of June A. D. 1837 before his Hour James & Forbert Levi Thelps fames R Smith and William A Moins his associate Sudges Henry Amarine to John Frequer John Anderson Samuel Groham A. J. Morritt Juseph Hutchinson Joseph R Cahill Michael & Dood Junes Kenady Francis Baldwine, Lavid Hattices 6 8. Milkins and John It Campbell. The Junis of the grand Sury then and there duly empaneled and I wone to inquire in the name and by the authority of the State of whice willing and for the body of the country of union report their outh afouroid present and found that one James Inhance late of the county on the fifteenth day of March in the year of our love one. Those sand eight hundrell and fifty one with force and were at the County ofousaid in playing at and with cards, to wit at a. curtain game comonly called Doker with Aleteler Shout John Drice & Chester Farmen did unlawfully bet and wager a great sum of money to wit the sum of five cents on the event If said gume which said game was then and there played by the said Sunes graham with the hersons aforesaid to deter min David bet ance wager contrary to the form of the State in such case made and provided and against the peace and dignity of the State of ohio, and the Surons aforesaid, upon their ath oforesaid do further present and find that the said funes I have on the festeenth day of march is the year of our Lord one thousand eight hundred and fifty one with face and arms at the County aforesvice, did unlawfully make a bet or wager of a evilain other sum of money to wit the sum of five cents with Hetcher shoul John Brice and Chester Farmen on the event of a cortain game at course which said game was then and those played by said parties to decide said bet or waser be tween said parties con bary to the forms of the Malule in with end made and provided, and against the peace and dignity of the state of ohio, Cetroay loung Proseculing allowing Said till was indoned a bue will falm Mc Campbell Formon Lune A. 2, 1857. The following writ of capias was issue to wit The State of ohio. Union County St. To the Shorif of Soil County Preeling we command you to take James Groban if he me be found in your bail wick, and him supely Heep, so that you have his body before our court of common Place of the County aforescice, at the court house in said county on the first day of The next town there of to answer unto on Indictment found

against him in said court for gaming, And have you then there 1-town this wit witness James Kinhade & click of said court at Mary wille each indict his 7th day of Lune Ab 1837, James Kinhade frelich, and after siruled as to wants to wit on the 12th day of June A.D., 1857 said Shir of teller ned for plea ned said with with following in dossement to wit, I have where wimon the body of the within named Tunes prohau The name of his bail is wenty dollars B. Gamble I here with re how a copy of the bail Bond June 12 the 1851 William Collatin shoulf. And afterwards to wit at the home Form of said court to wit on the 1st day of July A.D. 1837 motion to quach Indictment dustained as to the first count and overaled at is the second. And therenfour the defendant being arraigned for began and This and for plea says that he is quilty therefore it is considered that the said Somes Graham make his fine unto the State of otio in the sum of y of June two doctors and the costs of this prosecution later at Collars Genny Attest fames Kirkade J. Clerk whom A. J. eld bood 6. Bulkins The State of Ohio Best Benembered that at a court of Common pleas begun and held at the hong then Court House in the Jown of Kanpbille wither and for the county of servin and e in the State of ohio on the 30th day of June A.D. 1851, before his novor succes & Sorbert willin and Chater Harmun Puranted Thelps Junes & Smith out William It Prooch his associate hidges aforesoid Auni Amarine S. John Deaver John Anderson James Graham, to I Merrit people Autobinson beht or bokill Michael & Bood James, a one. Thou Kenady Frances Buldwine David Dathers 6.6. Millingand John Il Compare vens at The The Juroso of the grand hung then and there duly impanched and Sworn to wit at a to in griore in the name and by The authority of the state of this within out teler shout for the bady of the country of unounfor their outh oforesoire present, Fand wager and find that one Chester Farmen late of the said county on the fifteenthe in the locat day of March in the year of our dord one thousand eight hundled and player by fifty one with force and onne at the country afactail in playing at Le to delve min once with conts, to wit at a cortain game commonly called Dokerwith alemanch Heteher Shout John Price and James Graham did unlowfully betance rel dignity waser a great sum of money, to wit the sum of five cents, on the event of said game which said game was then and there played y the med & have said Chester Framum with the persons ofousaid, todolomine said bet od one and wager contrary to the form of the statute in such care provided aua orms and made and against the peace and dignity of the Able of this. And et or wager the Suron aforesaid upon their oather of resaid do further present, and of five cents fried that the said Chester Farmens on the felleenth day of march mon on the in the year of our Lord one thousand eight hundred and lifty one with me was then force and arms at the county aforisaid did unlaw fully make and betorwaser bet a wager of a corlact sum of money to wit the sum of free latule in couls with Hetelier Shout John Frice and James Graham on the event heace and of acortain game at coses which said game was then and there ing allowing played by raise parties contrary to the form of the statute in such. well Foreman case made and provided and organist the peace and dignerty of the The day of State of otrio, alway Curry Prosecuting allower, Said will was indound and to wit A true bill folia Melamp bell foreman of the grand hing, and afterno County and to wit on the 7 th day of sune At, 1857 the following wint of capiers of he may was deved to wit; The State of olive union Quety for To the shoriff of wice p. so that you County meeting we commune you to take Obester Farmen of he be Mie County former in your bail week and time safely theep so that you have first day of his bady before our court of common pleas of the county ent found

170 aforesaid, at the court house in said county on the first day of the next town threeof, to answer unto an Indictment found against him in said Court for ganing And have you there there wife withep James Kinhade Ir clock of said court at Mang ville this 7th day of June A.D. 1837, Junes Thinkade In Clock and oftenwards to wit on the 12 th day of time A. D. 1867 said Shoriff returned said with with the following in domement, to wit, I have taken the bady of the within named Chester Farman the name of his bail is thus Farmen I here with to how a copy of the bail boul June 12th 1857 William & Malie, Shoriff And afterwards to wit at the June win of said court to wit, on the 1st day of July A. \$ 1837, Motion made to quach in indictment and mation sustained as to the first count and overaled as to the second, but there whom the defendantions being orraigned for plea says that he is quilty. There fore it is considered that the said Chester Farmen make his fine unto the state of olivo in the sum of two dollars and the costs of this prosecution taxectat Sollars Attest James Kinhade fr. Clock The State of chie Beit Remembered that at a court of Common Theas began and held at the bourt House in the Town of Marysville within and for to Hetcher Whout County of union and State of olico on the 30th day of June A.D. 1857 before his Honor, James & Torbert Decident Levi Thelps James B Smith and William Ir hover his associate Julges Hung Amarine In Thate of ohio John Freaver John Anderson Sommel Graham A. J. Merit beeph A Cahill Michael of Wood James Kenady Francis Buldwin David Wathins 6. 6. Wilking and John My Compbell The Jurons Hung holford of the grand Juny then and there duly empaneled ance soom to singuize in the name and by the authority of the State of whie, within and for the bady of the country of Union, repore their oath afounded present and fine that one Fletcher Shout late of said bounty on The fifteenth day of march in the year of our Lord, one thousand Eight builded and fifty our with force and wens at the country aforesaid in playing at and with corres to wit at a coctain care commonly called Doker with Chester Farmune John Drice and fames I raham did unlawfully bet and waser agreat Sum of money to wit the sun of fine cents, on the event of mice game which said game was then once there played by the said Heletcher Shout with the persons aforesaid to determine said bet and wager, contrary to the foun of the statute in such case made and provided and against the heave and dignity of the State of while And the Juris aforesaid upon their oaths afrewill do fur they present and find that the said Aletcher Shout on The fifteenth day of Branch in the year of our Lord one Mouseund eight hundred and fifty one with force and arms at the country aforesaid did unlawfully make a bet or wager of a cortain Sugar of money to wit the Sum of fine couts with Chester Farmum John Price James Graham on the event of a contain game at Cards which said game was then and there played by the said parties con bang to the four and of the Statute in such cure made and provided and against the peace and dignity of the State of whio Otroay 6 usny Dosecuting attorney

et day of the Said bill was in clossed. A true bill John M Camp tell Forenean of the grand tung And afterwards to wit on the 7th day of June A.D. 1857 Lagainst him This wife The following writ of copies was issued, to wit. The State of this union soille. This County, so The shoriff of said County Greeting we command you to take I le teler Shout if he may be found in your backwick and him safely theefs thereff returned to that you have his body before our court of common pleas of the Court aforesaice at the court House in said County on the first day of the met hen The bady is Hurry love thereof to answer unto an Indictment found against him will c 121/ 1857 Court for garing And have you there there this wit tribuses have Bink ade & Clock of said Court at Mary ville This 7th day of Tune June win A.D. 1857 Mines Rinkach & clock, and oftenwards to wit on the 7. Mobileon day of said Shoriff Elsom said with the as to the foist following indone ment to wit I have taken the body of the willine defendantion married Feletcher Shout whose body I have ready before the court within dis named at the day and place within contarined as the within work comme unto the State - andere me William to Molin Shoriff and after wards to wit at the June town of said court, to wit on the 1st day of July 4 21857 motion made to quach indictment motion suspined as to the first Count and oversuled as to the Second And The compone the defendant being arraigned for plea says that he is quilly therefore it is considered that the said Hetcher Shout make his fine unto the State of ohio six the sum of two dollars and the costs of this prosecu en and held - Tion taxed at Dollars cents a for the une A.D. 1857 Attest James Fin hade & Clerk o Fames of 1. Amania In Thate of ohio Beit- Remembered that at a court of Common Steas began and held emit beeph at the Court house in the town of Many ville within and for the County Baldwin Hung Wolford of Union and State of this on the 30th day of home 4. D. 1857 before Il the Turors his Hower James & Forbert Dresident Levi Schelps James of Smith and Swoom to William It hoods his associate Indges, Henry Amanine to, John Ohio, within Weaver John Anderson Surved Graham & J. Memit Joseph R the aforesaid babill Michael I brook James Kenady Haucis Beldwin David hathin 6.8, Wilhing and Blue The Campbell The Farons of the County on re thousand grand Jury, Then and there duly empanueled and swom to inquice - The Country in the name and by the authority of the state of ohio, within and for coclain ' the body of the country of union whom their outh aforesaid present a John Fince and find that one Henry Wolford late of said county on the toen rger aquat by fifth day of December in the year of our Sone one thousand vent of wice Eight hundred and fifty with force and armout the county afore said in playing at and with cases, to withat a cortain game comme only called ald Sledge with Fourmon Cornell Robert Graham and ch ense Blujamine Mello diet unlawfully bet and wager a great sum of mily of The money to wit the sum of twenty fine cents on the event of raid game the ofnessie which said game was Then and there played by the said Henry holf Shouton ord, with the said porsons to deler mine. The said bet and wager ne Mousaul Contrary to the form of the Statute in such case made and provided 4 the County and against the peace and dignity of the state of theo and the said turon upon their said outh do further present and fried that the is Harmun said being Walford on the went fifth day of Secenter in the gumeat year of our and one thousand Eight hundred and fifty with force by the said and arms at the country aforesaid did unlawfully make a bet or wager of a certain sum of money to wit the sum of dignity hoenty frie cents with Furman Correct Robert Grohamana orney

sum of money to wit the sum of five cents on the event

of said game which said game was then and there played by

the said Aaron Price Robert Thompson, John Thompson and Androse which said Shout to detormine said betand wager contrary, to the form of the trary to the State rate in such cuse made & provided and against the place and aguinerdianity of the State of this And the hurors afores aid whom their 1 Prosecution with aforesaid do fronther present and find that the said faron amphell Price on the Twentieth day of March in the year of our Love one Thousand eight hundred and Hifly our with force and wines at the county aforessid did unlawfully make a bet and wager of - gulling acertain June of money to wit, the Dun of five outs with Robert Thompson blue Thompson and Anstone I hout on the event of a cortain game at cords which said game was these and there to Court played by said parties, Contrary to the porm of the Statell in such yes Thereof ense meide and provided and against the peace and dignity of nie vaice the State of otrio. Otroacy, burns Droseculing allower, said bill 1- While was indoused A But Bill John McCampbell Trenence of the grand bury And afterwards to wit on the 7th day of here A.S. nd afterwards 1857 the pollowing wit of Copies was issued to wit. The State of whice iff te Tromo mion County to. To the Shoriff of the said County Greeting we Communed you to take Aaron Drice if he may be found in your de I france hail wick and bin Safely Keep, so that you have his body before lace wither our court of common pleas of the county ofousoid at the court 11/1/857 House in said County, on the first day of the ont thouse Move of to answer unto and Indictment, found against him in said court for garning And have you then there, This wit Wilness James Krukade In clerk of said court at Marys ville his y the day of June AD, 1857 James Kin Bade & clock And afterwards milly. to wit on the 30th day of June A.D. 1857 Said Shoriff always Jaice wit with the fallowing undorsement to wit, the willen named Aaron Frice not found June 30th 1857. William Collation Shoriff. And afterwards to wit on the 30th day of June A. J. 1857 the hollowing wit of capies was issued to wit. The Male of ohio Junior County, St. To the Shoriff of soice Count, gree hing as we have here to fore communaced you to take form Price if he may be found in your beail wick and buis safely Keep so that you have Leas began his body before our court of common solean of the county ofour sie ville willin at the court Bouse in said county on the first day of the my thouse u the 30th Though to answer unto an Indictment, found against brie in said Court for gaming And have you then there, this wit witheress Cione 12 Woods James Brickade & duck of soid court at Marysville Mus 3.0th day of Some A \$ 1857 James Minhade to clock, and after to wit on the day of said Showiff retrom said wit with the following masceement to wit I have take 11 Compbell of the within named daron Price whose body I have trady before The court within named at the day and blace with as the within wit communes me William to Molice Shoriff and afterwards to wit at the Sure town of said court to wit on the 1st day of July A. S. 1857, molitre made to quark Indi chier and of March Motion Sustained as to the first count and overmile as to the second diea mul and there upon the defendant being amaigned for pleading that he is racid in quilly thousand it is considered that the said daron Frie make ronly Callell five unto the State of oloso in the sum of two artleors and the costs whom, and of this prosecution layer at raguat Attest Sames Kinhade & Clock playedby

The state of ohio Beit Bemembered that at a court of common Pleas began and held at the bourt house in the town of Manpoille in and for John Thompson the County of union and state of otio on the 30th day of June A. D. 1837 before his Honor, Junes & For hert President Levi Shelps James R Smith and William A Hoods his associated udges, Heunt Amarine for John Meaver John Anderson Samuel Graf and to I Merit Jaseph Mulchison Joseph B Carice Michael I Hood James Kennady, Francis Baldwin David Hathins 6 8, Wilkins and John McCompbell Hook Workice and and Daviel Gill. the Auron of the grand Jury then me Thire duly empaneled and Swom to ingrite in the mane ance by the authority of the State of ohio within and for the back of the county of Musion whom their outh apresaid present Mate of Ohio and hind that one John Thompson late of said counter, on the Twentieth day of march in the year of our Lord one housand eight hundred and fifty one with force and arms at the caulity aforesaice in playing at and with cards towit at a cortain game commonly called ald bledge with Agron Price Ambrose Show! and Robert Thompson dix unlaw fully bet and wager a great sum of money to wit the sum of five cents, on the went of said game, which Jacob game was then and There played by the said John. Thompson with the said possous to de termine said bet our to ager can trang to the four, of the Statute in such case made and provided, and against the peace and nignity of the State of ohio And the Turors aforesaid, whow their ratte aforesciel, do further present and find that the said John Thom how on the twen lieth day of march in the year of our ford one thousand Eight hundles and fifty one with force once viens at the County aforeavice did unlaw hally make a bet or wager of a collain sun of money to her It the sum of frie cents with Baron Price Am brose Shout and Robert Thompson, on the event of a certain game at Cards, which said game was there and those played by said farties combany to the form of the Statute in such ouse made and provided and against the peace and dignity of the State of othis O lucast Cum, Persecuting a Corner said bill the grand fune And oftenwards to wit on ythe day of June A.D. 1857 the following went of Capias was issued to wit Mate of Otrio benion County, D. to the Merill of said County have his bedy before our court of common pleas of the County aforesciel at the court to oure in said Count, on the next lesses thereof to answer metode horiet ment June A.D. 1837 Harries Kinsball I have taken the bady of the willmin folm Thompson the name of his bail is fames Thompson I here with the twen a copy of the bail bond June 12th 1837 William & Malin Sheriff

began and And afterwards to wit at the June town of said court to wit in and for on the 1st day of July A.D. 1831, mo him made to quach maichness day of June and motion Sustained as to the food Count and overmelia as to the + Levi Shelps Second, and There whom the defendant being amigued for blea. Judges, Jays that he is guilly there upon it is constituted that the said round Grah John Thompson make his fine unto the State of other in the sum ill Michael of two dollars and the costs of this proseculor lot a at Dollars cents Bice and Attest James & Tinhade & dock then and thate of Ohio Beit Remembered that at a court of common Flear began and waice present held at the loous thouse in the lower of Many ville in ance for the County Bill Melch of arriver and State of this on the 30th day of June A. S. 1851, Before ed me His Honor James & Forbest Durident Levi Phela James Redmitte and William De Foods his associate Indges Jung Amarine & Cardolowit John Wegner John Anderson Samuel Golace of I Menit Beeple e with Autehinson Joseph R Cohill Michael & Wood Junes Kinady Frances hou did Baldwin David Wather C.E. Wilkin Joel to Rice John Il Esuper cert to witand David Gill. The know of the Band hong thewand there duly e, which empaneled and I wom to inquire in the name and lythe authority 2 John. of the State of while within and for the body of the Country of lines aid bet aforeside upon their said outto present and fried that one Bill auch case Welsh late of the County of Union afour aid on the first day of Daignity December in the year of our and one thousand eight hundred whow their and fifty with force at the country of union aforesaid aid toraid unlawfully build and sell Spirituous liquors by a less quantity that one great to wit The greantily of one gill of Spirituous ignors a difference Commonly culled apple branchy to one I rail I with for the did unlaw Sum of ten cents which price was there and there pain by the soice I rail Smith to the said Bill Helsh for the soice liquor withour brose Shout the said Bill Milsh being anly licensed as a tovern keeper game at to sell the said Spirituous liquors contrary to the form of the new by said Matule in such cuse made und problece and against the e case made peace and dignity of the State of this Olway Every proceeding to of the allower, Said bill was indorsed A line Bill John M. Cample Fourthern of the grand Jung, and afterwards to wit on the 23 the day of June A. D. 1851 The following win of Capiaswas usued to wit, The State of obio union County to To the Shoriff of said County, greeting, we command you to take Bill helsh if hele found in your bailwick and him safely heefs, so that you have his body before our court of common pleas of the county aforescied at the court douse in said County on the frist day of the next The County lower thore of to answer unto an andiet ment found against first day him in said Court for Relailing, and have you then there this nt found wit Witness James Kinkade In clock of said Court of Brompville Mis 23th day of June A.D. 1837 James Kinkade p, Clock, and locice court afterwards to wit on the 2th day July A. D. 1831 soid Shoriff weed Birchade He hymed said with with the fallowing in dorse ment day of here I have taken the body of the willow named Bill Deich whose body I have ready before the court within neumon at the day and the willen's Mace within contained as the within mit commands me hely 2 th 1837 William to Motive Shoriff, and ofterwards to wit at the bone

here Term of said court to wet, on the Second day of July A. D. 1857, the defendant being assaigned for plea says that is quilty, therefore it is considered that the defendant Bill Welsh make his fine westo the State of while in the sum of five dollars and the costs of this prosecution toped at Dellares Attest James Rinkade & Clock The Vtale of Ohio Be it Remembered that at a Court of Common Hear began and held at the Court House in the lower of Manphille in and for the Andrew of Stithing County of Mining and State of whice on the 30th day of June A. D. 1837 before his Kouor James & Forbest President Levi Thelps and William to proces his associate Indees, heretopal titis on the 14th day of April A. S 1851 Parrett Barriss one of the Instices of the peace in and for saile orunt, filed in the clerks office of said county the following transcript to wit The State of Thio, Us, Anchew of Stiller, Jehmany 1 21. 4 \$ 1857 this day rame Selight Makes and made rath Mat the has Aus the curse to fear anallows hear that Andrew I Shithern will beat wound or hile her ser werd or Children or will commit some other act of porsonal biolence whom her or them or will know her dwelling house or will maliciausly injure or de May her property other han the huilding a home mentioned, Siqueer Delight makes, Swam to and Interibled before me this the 121 day of February AD, 1857. Ganett Hamiss J. S. Look her ashistout thereof Tweenkon issued a warrant against Andrew & Stither and deliver the James to George Gr. February 12t A. D. 1831 warrant re homed I The state of this have the backy of the within marked and he is present this not day of Februar A. D. 1837 fees, 25 cts George on, constable Franklin Emer Sebmany 1St At 1831 trial had de light maker ance Facol Makes Grown and famined in behalf of the late and gense On for the defendant and There whom the defendant was ordered by me to enter into recognizance in the sum of fifty dall are for his appearance at But to hich was done accordingly A. Jo Notimon his Invety recognized the fall owing witness in behalf of the State Celiff makes. Justices fees, affidavit 25 ets harant 25 ets tre leving sudgment 25 ets swearing 3. Wilnusso 12 ets Recognizance Of Sefendant 25 te cognizaires for one witness 23 cts Fransonfet 31/4 cts \$1.68/4 3 Witnesses \$1,50, Cunstable fees 25 cts \$53, 43 /4. The Male of whice union County Darly Theone bil Is. I do hocely conlifey that the above is a full and but copy from my dicket of the proceedings had by and before me by The above course ganett Barriss I. S. of the aforesaid Sowneship, said recognizance of Defendant reads, The State of while Bruin County D, be it Emembered that on the 3 day of Tebruing 4. 2. 1857 Andrew I Slithen & A. D Ro binson hersonally of he well helde me Garrett Harries one of the Sus tices of the heace in and for said County of resaid and South, and sweetly wekn owled see them selves to owe to the State of whice the sun of lifty dollows, to be levied of their goods and chattles lands med tenements if default be made in the conditions following

Lay of July to wit the condition of this recognizance is such that if the above Jarys that to bound Andrew & Stilliem Shall sousmally be and appear leful the ut Bill Court of common pleas on the first day of the town thereof not to be holden um of five in once for the county of resaid and then and there to answer the change of delight makes, who being duly droom according to land defosette an swith that the has hist course to fear and does fear once does four that Andrew & Stiller will beat wound or Kill her her ward or Mildren or will commit some other act of possonal violence when hor or Them or well brown her dwelling house or will Malicionaly insure or destrugher property other them the Building mentioned began and and abide the order of the court there on and in the mean time mel Berthe to heef the peace and he of good behaviour towards the celizers of the State generally and especially towards the Said Selight Mapes then of June This Recognitzance Shall be void otherwise to be and ternaine in - Levi full force and vistore in law, Andrew & Milliam Eval A. Frobies ite lofal teters evel, John and a churu-leaged before me on the day underar some of the fourt about written garrett ham's Instice of the peace, and in the after wards to wit at the Inne lown of said court to wit on the oth not to wit day of July A.D. 1857, In This case The Tecognizance is dismise 1121 1857 quel the depureant dichorsed, and the court being datisfied the. I she has This prosecution was commenced by Delight Makes the prosecuting Milliem Withers complaining without any probable cause or reasonable dren or grounds for the same, It is therefore considered that the blobe of lence upon This recover of the said delight Mapes the mount of easts housin will Dollars expended of ed to er han the and that Geention siene Thorefor rapes divon comay AZ, Altest James Kinkade & clerk ceof Trocenton deliver the The state of this Beit Remembered that at a boust of tournou pleas began and head Chomed I at the Court House in the topic of Mangobille in and for said sent This 12t Musin County and State of whis on the 29th day of September stoble. A. D. 1837, Before his stonor Junes & Sorbert President and Loi mee Jacob Thelps Junes B. Smith and Milliam W pools his associate higgs te and genge Thomas Berd Jacob gibson Jaseph Newlove Moses Devore James udant was Stillings Samuel Mailace Dijon Mitchell John & Copiel Daniel sum of Rench William On, vannuel Books Jonen Bird James Willer ich was down Andrew Reges and John & Jobin The Juross of the grand Jung then once there only empaneled and I wom to viguire in the name and by the authority of the state of olio within and for the body of the They Judgment Country of union upon their said outho present and find matone Hart line Emerson late of soice Presety on the lenth day of Many in the year of our Soul one thousand light hundred and fifty with force and wises at the country of turion afour it diet unlaw or lifey that fully bet and wager a large sure of money to wit the sum of five certs with I save A Morse Milford Dhilips balet black Simuel se sanett 4 Clark and John Ir Hopkins upon the isene and event of a zance of cortain product and trial of Shill in Shooting with a Diple que at a hinte or Jorget then and there about to be tried and decide I fuelieur be hoven said Franklin Emerson and said saac A Morse Miller aspect and In lips toaleb black Lement & block and John Ir Kopkins and for which said brief thill in shooting as of oresaid there and there orly rekn book place be tween suid porties to decide said congerand the sun of bet between said parties and then one there are decide said the tands ones following

found the The bail boud August 14 1857 William G Me lin Shoriff and peaceana oftenwards to wit on the 29th day of deptember A.D. 1857, Thersefund allowey aut being amaiqued for pled says that his quilly There in it is cousice e freman weed that the defendant Frank his Energe make his five unto the Mate of ohio in the sum of two abelians and the costs of this prosecution 5 Th day of vas issued taxed at Dollars cents of said Attest Homes Kinkade & Clark erson if he ecp so that the County The state of this Beit Remembered that at a court of Common Deas began and et day of held at the court Bouse in the Joine of Manyobille in The Country 1 Josine Aurbrose Shout of union and State of ohio on the 29th day of deptember of a mork 1837 Before his Honor James & Norbert Diesedent Levi & telps Rade 3 James It Smith and William It troods This associate Ludges ember 12, Aun Amarine Ir John Medoor John Anderson Samuel Gra tou the 18 - hain A J Memit Joseph Autehinson Jaseph R Cohice graine Michael & Bood James Kenady Francis Baldwin David ed Miswit Walking 6. 6 Wilking John McCompbell bel Free and row not found David Gill The Sums of the grand Jung then aux those duly in Shoriff empaneled and I wom to inquire in the name and by the outhory a.d. D. 1851 of the State of obio within and forthe body of the County of Union whom their outh ofouroid present and find that one essued to wit Am brose shout late of deid country on the wenteith day ice Bunty of march in the year of our Ind, one Mousand Eight in manded hundred and fifty one with force and arms, at the county sused in your aforesaid in playing at and with cords to wit at a cortain odly before gume cournouly called old sledge, with John Thompson datthe Auron Free and Robert Thompson die unlawfully between te next lown wager agreat sum of money to weit The sum of fice cents ainst him on the event of said game, which said game was then and there hand have played by the said Ambrose Shout with the said poisous todeleum Block of said ite the said bet and wager ever have to the found the Matule James in such case muche and provided and against the peace and 30 the day of dignity of the State of obio, and the soice hims whom their out the following aforesaid do fer ther present and find that the said Am brose e Emerson Shout on the wentieth day of march in the year of our Soul wiff, and one housand right hundred and fifty one with force once 37 This Cause arius, at the county ofoces aid, did un lawfully make a bet Carl of august or wager of a certain sum of money to wit the sum of fice cents with John Thompson Aoron frice and Robert Thompson on the weent of a certain game at cords which said game was then once There played by suice parties combany to the form. of the statute in such once made and provided and against the peace and dignity of the state of otio 6 twoy curry pros aid at The eculing altorney Said bill was indoised A hire bill ther Il Completell foreman of the Grand jury and attenwards lound against to wit on the 7th day of June A.D. 1837 The following went of wh and have Capias was issued to wit. The State of otrio amon County po, to the Ambrise Short if he may be found in your bailwick and him quet 9/2/831 it on the 14th Sufely heep so that you have his hady before our court of common graid though Toleas of the county aforesaid at the court House in said county on the first day of the next were There of to auxwer unto an name of his with alwar

for gaming wenty five cents in money which sum of money was there 1 Kintrade and There paid by the said William Gilson, to the said Folly Sun y of Jane Willingthe the said liquer was sold by the said Sally Ann Milmetto ands to wis to be drank at the place whose sold to wit at her place of residence livered by in vale County which liquor was There and There as ank at the place wit the where sold to wit atherplace of residence in the said country of mion 30 th 1857 without the said Folly ann Vilmoth being duly licence as a tat the tovour Reeper to sell saice liquor to be downto at The black y of Jaly where sold contrary to the four of the Statute in such case wards to win mane once Fromand and against The peace and dignity writ of Orpias the State of whio Olivary Carry Ansecuting allowing soil the shoriff Bill was endown A have bill Joshua hilly freman of the uel here toface Grand Jung And ofterwoods to wit on the 12 th day of August A. D. 1837 The following wit of Capias was issued to wit, The State have this of ohio unou County St, to the short of soid County greeting we Command you to take Dally Ann Milmeth of the mang be found in enty aforesaid your bailwich and her sofely Reep to that you have her bedy refore of the next cagainst him our court of common Hear of the Count, aforesaid at the court House in said County on the first day of the next love thone of to cellie's writ Mansville answer unto an Indictment, found against her in said our for delling Spiritnous liques to be drank in the place where sold ade broleck and have you there there this wit without have tintrede & clash F. S. 1837 of said Court of Mary wille this 12 th day of August A.D. 1837 lowing. James Kristade & clock And afterwards to wit on the 29th Min nancea day of deplember A.D. 1837 Said Shiriff to home soid wont with roll i here the following indorse ment to wit, received this wit tuguet 12th Mans 6 1857 I have taken the body of the within named Folly Ann Wilmoth 29th day whose body thave ready before the court within named at the day and raigneelfor place within contained as the within wit commands me deft 29/1851 dered that William & Malin Shoriff, and afterwards to wit on the 29 th day e State of of September A. D. 1857, the defendant being arraigned for plea Mis prose says that she is quilly there fore it is considered that the said Polly ann Wilmoth make her fine unto the State of this in the sum of twenty dollars and the costs of this prosecution taxed of Attest funes Vin Kades Clock ear began wille in The The Vale of this Bell- Remembered that at a court of Common Pleas began and lay of held at the bourt house, in the Toron of Manpoille in the County of Forbert President Union and State of Ohio on the 29 th day of september 9, D, 1837 Benjamin Gamble 2 Models his Before his Honor James & Norbert President Levi Dhelps hours Alford V It Smith and William W Doods his associate Indges, Samuel manice John Troods James Riddle Alford V Moss Abrahame Beck 6. L. Reynolds ho Jonem Andrew Amarine When I mith Samuel March Jesse Forter William Shelips Gorum Doid William Bales Fortura Jung duly empane Agues B Richey and feel Rice the Jumps of the grande authority Jury then and there duly imposseled and Lyone to inquire · County of in the name and by the without of the I to te of ohio within and ice that one for the body of the Country of Union assuraid whom their soil the fourth oath husent and find that one Benjamin gamble late office ouvound eight one Thousand Eight hundred and fifty one with force of County mantity of ance wims at the bounty a foresaid did unlow fully and by to wit the or the sum of

our sel spirituous lanow, y a less quan lity than one grant to wit the grantity of one glass of Spirituous agrees Commont Called Whiskey to David Contitue for the sum of fine cont in money, which Just of money was theward there paid by the said Davide Contilie to the said Benjamin Gamble for the Voice liquor without the soil Benjamin Grantle being and licensed as a lawour Heeper to sell thise Spuntrons Contrar to the form of the Statute in such case made anaprovided and against the peace and dignity of the date of this O hoar bury Droseculing attendey toice Bill was incomed A trule life Instruct Judy forement of the grand Juny and ofterwards to wit on the 12 th day of August 4.2.1867 the tallowing wit of Capias was issued to wit, the State of. this unter County is, So the Shoriff of rain County queling we command you to take Benjamine Gare see if he many be found in your bailwick, and time day beef so that you have his body before our court of Common Deas of the Counter afreraid, of the court House, in view County, on the ling! day of the next term thereof to answer unto and Indictment Journe against him in soid court for to toiling printuous Liquer and have you then there, This wit Witness hours Phiphade & block of soid Court at Many ville. This 12 the day of August A.D. 1857 Sames Tinkade In clock and afterwards to wit on the 14 the day of August A. D. 1837 Soid Shorifteturn doice with with the fallowing indorse ment to wit, I have taken the body of the wither named Benjamin Gumble The name of his bail is Namuel Gamble I here with return the Bail bonce August 14 the 1857 William & Malin Showilf and afterwoods to wit on the 29th day of September A. D, 1837 the defendant being arrangued for plea says that the is quilty there fore it is considered that the said Dujanin Jamble make his five wite the State of whio in the sum of twenty dollars and the costs of This prosecution topat Dollars Altest Janus Hinkudet Clock The Vtale of or The Vale of ohio Beit Remembered that at a court of commonpleas began and held at the court House in the lower of Mansoille in the Namuel Ken County of union and State of obio on the 29th day of September A.D. 1837. before his Honor hours & Norbest & writing Level Shills James R Smith and William to Boods his associate Indiges Thomas Herd Jacob Gilson Joseph Sewlove Moses Levere James Stillings Vannel Wallace Dijon Mitchell John & Cahile Daniel Bench Milliam Or Sanuel Boods Gomm Birch James Willer Andrew Reyes and John Holabin. The Juross of the grand Jung then and there duly emplaneled and down to inquire withe name and by the outhority of the State of olive within and for the body of the county of union when their said outtes puseus and find that one vamuel Ker late of said country on the forst day of May in the year of our Lord one thousand eight the dred and fifty with force auce aring at the county of huin aforesaid did unlawfully bet and wager a large Sum of money to wit the sum of fice cents with goldie Sprague Bace A Morse Milford The Cips Allens Olyhout

183 ouguest. upon the issue and event of a contain contest and brial of De on Coument Shill in shooting with a rifle gunat a mark or larget There five costs 1 and Those about to be tried and decided be tween said Vanuel paidly the Herrand Galatia Sprague Isaac A Morse Milford Atilifo whee for The and alhens Oliphant which sain trial of Shill in shooting as afores will then and There took place between said parties to hous Contan decide laid wager and bet be tween said parties and there and naprovided There did decide suice wager and bet be tween said for his Don heny to the form of the Statute in such case made and Il lo as hillred provided and against the peace and signity or the Sale of a herry well le 11, 13, Allison I resecuting allowing said vile was indere 2,1867 The A true bill John I Sabin forement the grand hory and ie state of afterwards to wit su the 13 th day of August It 1851 The following wait of Cupies was issued to wit the State of this, miron County to to the Sheriff of said County greeting we command you to take Sommel Kerry he may be found in your bailwick and him July Heef so that you have his dody before our court of Common The County the south pleas of the County aforesaid of the court House in said County on the first day of the next love though to auswer unto are Indictment Indiet ment, found against him in daid court for Belling Airituous on shooting at a mark and have you there this wit within James Kin hade in clock of soice court at Mangobille this 13 the 012 12 day day of August A. D. 1851 James Kinhade & clock, and 2011 a afterwards afterwards to wit on the 14th day of august of 1851 said shoriff to homed said with with the following midorsement - I have taken to wit. I have to how the body of the willing naured damuel to name of There and the some of his bail is Demy monroe I have with return the Baic The bail bourd August 14th 1837 William 6 Matin shoulf cill and and oftenwards to wit ou the 29th day of deplember A. I. bentil, 1837 the I fendant being amiguea for headays that he is a says the The quilty there fore it is considered that the defendant Samuel Jail Bujanin Herr make his fine unto the state of whie in the sun of two te sum of dollars and the costs of this prosecution loged at Lothers. apat Attest James Kinhade & Clerk The Mate of ohio Best remembered that at a court of Common Pleas began and he to at the Court House in the lower of Marysville in the country leas began of Armion and State of otice on the 29 the day of Deplementer ille mithe A. D, 1831 before his Honor James & Norbest Dresident Levi of deplember Thelps Anne A Wmith and William A Boods his associde net Levi Shelfor Judges, Henry Amarine & The Fraver John Anderson Ludges Vanuel Gaham A & Merntt Joseph At whehison Joseph R vore dames Cahill Michael & mod James Renady Francis Waldwin hill Daniel David Walkins to . C. Wilkins and John M. Campbell well mes Willer Nice and David Gill The Tuross of the grand Juny duly rand Luny impanieled and Swom to inquire in the name and by the anthonity of the state of otrio within and for the body of the in area for County of union aforesaid upon their said outh present calles present and fine that our Annes of Alegander late of the count, of by on the first Amon aforesaid on the hoenly fifth day of December in www eight The year of our Sore one thousand Eight humoned the county of and fifty with force and were at the County of union agera large aforesaid did unlawfully vend and sell Spin hous with goldier tens oliphant

liquer by a less quantity than one great to wit The quantity of one gill of Sporthous lignor Commonly Called Branchy to one Israel I mith for the Sum of five cents which mice was then and there paice by The said Israel Smith to the vaid Auce V Alexander for the said lignor, without the Said James & Abjunder being duly livered as a lavour Keeper to sell the said Spiritubus liquer Courtray to the Jonn of the Statute in such case made and provided and againer The peace and dignity of the State of olivo Chong Carry will John Mc Campbell foremen of the grand Jung and afterwards to wit on the Dely the day of deptember A. D. 18 % the fallowing wit of capiers was issued to wit the State of ohio Minion County De to the Shoriff of Daid Country Greeting we Commend you to take James & Alexander if he may be found in more bail wich and him safely treep so that you have his body before our Court of common Deas of the County aferencie. at the Count House in Said County on the first day of the next lower Though to auswer unto an Indictment, facul against him in Said court for atailing Sperituous Signer and have youther there this wit Wilmes, James Knikade & clock of said Courter Manspille this 24th day of deptember A. 2, 1831 James Rinhade be town, and of terwands to wit on the 29th day of September 1837 said wit was retronce & said Shriff with the following midorsement to wit the ceived this wit deft 24th 1857 I have taken the body of the within named James I Alexander whose body I have ready before the Court willing manicolat the day and place willing entino as the withing won't commands me deft 29th 1837 William 6 Malin shoriff, and afterwants to wit on the 30 th day Of Deptember 4.2, 1837 the dependant being amaigned for flea days that he is quilly those fore it is considered that the said Defendant make his fine unto the State of this in the sum of of we dollars and the costs of this prosecution toxed at Collars Altest James Kin hade to Clock The State of this Be it remembered that at a court of common Bleas began The State of o and held at the Court House in the Town of Bransville in and James & Alyonder for the County of Union and State of which on the 29th days Philander SA deplember A. D. 1837, before his Honor James & Jos best Dusided Levi Thelps James B. Smith and William A prodo his associate Ledges, Henry Amarine to John Weaver John Andvison Samuel Graham It, I Merrit book Antehiora Jaseph B. Cohill Michael & Brock James Kenady Amueis Buldwin I awid hathens 6.8. Wilking John M. Complete Lock Rice and David Gill. the Turors of the Grand Suraf Then and there andy empanded one Swam to inquire in the name and by the authority of the State of ohio within their said of the bounty of union afouraid upon their said out one fances Alexander late of the County of union aforesaid on the Iwenty fifth day of December in the year of our Lord one Thousand Eight hundred and lifty with force and wand

17/10 at the county of union aforesaid did unlawfully vendand ely Called Lell Spiriterous ligner ya lessquantity thou one great to wit its which The grantity of three gills of Spirituous liquor commonly Smith to the alled brandy to one James Smith for the sum of live cints thout The which price was then and There paid by the said Summer Smith ra larour to the soice fames of Alyander for the said liquor without to the form he said fances of Alexander hours duly liberesed as a and againer Twoin heeper to sell the said Shortwood liquor contrary to the farm of the Statute in such case made and provided Olivary burny Proseculing a home, Soil Bill was indone ~ J.D. 1854 A true bill tope ME Campbell Freman of the grand and afterwards to wit on the 24 th day of deplumber of 2 9 10 Chumand 1837 the following wit of Capias was issued to wit, the in your bail State of this, union County, IS to the Shoriff of said county queting 1 before our we care mend you to Take hours I Alexander if he man he found at the Court in your bailwick, and him so fely treep, to that you have his It lowe body before our court of som mon pleas of the court, oforesoil At the court House in said County, we the first day of the next met him in toyn thore of to auguer unto my Indi stonent land against raid Courtes him in said Court for Retailing Spiritures Ligner Luck James. have your them. Here Their wit to thes hours hichade to look te 29/h of drice Court at Manorille his 24 the day of Septembert D 1837 James Knichaele & clerk, and afterwards to wet, one the ed this wit 29 the day of September A. S. 1857 Said Shoriff to home daid There named writ with the fall owing in done ment to this t Beceived thes west Selt 24 to 1837 I have taken the body of the within manied This contina tances of Alexander whose bade here ready he fore the court withing named at the any and place within contained as the 2 30 trans within wit ever mander me Sept 29th 1857 William 6 Mi There life, and of terwards to wit an The 29th day of deplinter A. D. 1857 the deleverant being amaigned for plea says that he ouridored is quilty three fore it is considered that the said hances & Alyander make his frie wito the Mate of while in the sum of ine dellars 5 of this and the custs of this procention toped at Sollars Attel Mines Kin hade to Clock The state of Otio Be it remembered that at about of common Pleas began and wille in and held at the court house in the Jown of Marpville in and for the Philander Spain Country of mion and State of this on the 29th day of deplember e 29th days A. D. 1837, before his Honor France & Jorbert President Levi Vor best Desiden Thelps tomes or Smith and In Cliene Mores his associate reaver John Ludges House, Amorine to John Homes John Andrewer Some Graham At I Memit Just the Mulchison Just to bobill Michael h Antehisma I mod fames hundly Frances Britavine David nothers to 6. dy Francis Williams to he McCampbell for Brice and Lavie Gill, the home M. Campbell of the grande hung there and there duly empanelle and Swore miquice in to inquire in the name and by the sullivity of the state of olio hio within within and for the body of the Country of Union oforesaid whom fore paid upon Their said oather present and find that one Inclander I have Cute of the said Bunly our the wenty seventh day of march Janus & cooled on the in the year of our road, one Mousand Eight humdredan lifty one with force and werns at the county afousaid in lour Lord one cand wound

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and upon one Renten moore there and there being unlawful did make an assoult, and him the said Renten Hore Then and there gid unlawfully beat wound and ill heat and other umigs to him the said Renten Moore then and there aid to the great damage of the said Renten Moore contrary to the from of the Matute in such cuse made and provided and examing the house and dignity of the State of this Olivary Cumy Prosecuting attorney this Bill was found refrom testimony Sworn and sent to the games Jury by order of the Court of the request of the Prosecuting attorney alway Ging prosecuting allower, Jaid bill was indone I bue tice John Mc Campbell fremen of the grand hing and afterward to wit on the 7th day of June A. D. 1837 the following witof Capies was issued to wit. The State of while amore Country so to the Should of suit County orceling we command you to take Thilander Spain if he may be found in your bail with and him Safely heep so that you have his body before our court of com mon pleas of the County aferesaid at the court Souse in said County on the foiet day of the next town though to answer unto an Indictment france against him in said court for assaultand hatten and have you Then Keve this wit Witness Fances But hade & clock of raid Court at Kampville This I the day of June A. & 1837 Janes Kinkade & eleck, and aftermentes to wit on the 30 th day of home A. D. 1851 Said Shoriff to home said with The following midese ment to wit, on the 17th day of fune At. 1857 within my county I took the body of the within named Philaueler Spain according to The Gigenery of said wit and safely Keft him in my custody, un till afterwantes to wit outle 17th day of June A.D. 1857 with force the said Ali Cander Spain rescued himself and escaped ant of my custody and afterwards and before the to home of mid wit the shire Alutanacer Spain is not to be found in my county June 30 th 1857 William 6 Malie Shoriff, and after weards to wit at the June Jum of said court to wit on the fort day of hely I.D. 1857 This cause wear con tience and after wards to wit ou The 23 th day of Inly A. D. 1857 The fall ocoring won't of Copies was issued to wit. The State of while transin County, so fothe Shoulf of said county greeting we com mand you as he have horetofen commander you to take I hilander spain if he may be found in your backwick and him safely seep so that you have his body before our Court of com mon pleas of the County oforesie at the Court Bruse in said county on the foist day of the next tenn there of to answer unto an Indictment, found against him in said Overt for assoult and botten, and have go Then More this weit withing from Buchade & clock of soil Court at Mary ville the 23th day of Aily A.D. 1857 James Kinhade & Clock, and afterwares to we tou 29 th day of sept of D. 1851 Said Shoriff to housed soil contratte fall owing midousement to with The coioca this with July 23 th 1839 I have to her the body of the within name Thilands Spain wheel bady I have carry before the court within name at the day arto place within contained as the withment commances me dept 29 the 1837 William & Malin Shoriff

The State of Ohn

Isaac Vann

and Ofterwards to wit on the 31 the day of leptenber A \$ 1857 being untawfully The defendant being avaigned for plea says that his guilly Moore Than Therefore it is considered, That The said Philander of fair mobile his of and other fine un to the state of theo in The same of It we dollars and the costs of this prosecution toted at Lollars and opening Allest James Kinhades Cook 1 Cump The state of ohio or bestimeny Buil- Remember that at a court of Common pleas began and e Court of held at the court house in the town of Mary ville in and for the y Curry Isaac Vannye County of Minon and State of olio on the 29th day of deplember bue bice 1. D. 1857 Before his Honor Junes & Jorbert Pusiaent Levi and afterwards Thelps fames I I with and Milliam A words his associate Ludges wing writof Jump Amarice & John Menner John Anduson Vannel Grahame unly Do to the It I Men't Just harble Soulchisson pople Be bobill Michael & Wood he Milander Tomes Remady Mances Baldwin Swill Walkers 6.6. Wilk ins i Safely Krup Token Melamphell bel Bril and Dovid Gil, the Swoon of on pleas of the the grand fung, then and there duly empaneled and I wome y on the forest to inquire in the name and by the authority of the State of this dictment within and for the body of the County of min afouroid whom cel ballery. their said oather present and said that one made vaninge Bus Kade & late of the said County on the their lieth day of march in the year of our dovel, one thousand right hundred and rifty stowit on bue with force and arms at the Quest, aforesaid in and whom uea said with one Salomon Dolin thew and there being unlawfully did of June At. make on assault and him the soid tolower Police then and those did my law fully heat wound ance ill heat and a moneed other wrongs to him the said Solomon Doline there and there nit and sofely did to the great damage of the vaid belower Doline Cruliany while Ith ander Spain to the form of the Solute in Such case made and Frovinge and against the peace and dignety of the State of this Olway Curry Fornseenting afformey, this Bill was formad upon lestimony uner Spain dream and sent to the grand Jury, youer of the court at the tequest of the Prosecuting allowing alway any Prosecuting le June allower, said bill was indoned A here bill to but the of Inely A.D. amp lell fore man of the grand hing, and afterwoods to wit ds to wit on tof Copias on the 7th day of June A.D. 1857 the following wit of Copias was issued to wit, the State of ofice amon County, Is to the shorig of said county greeting we command you to take I was Vancoye have horetope if he may be found in your bail wick and him dafily treep so that may be forme you have his hady before our court of common pleas of the you have his aforesaid at the court Aruse in suice country on the first day Church oforesie of the next lown there of to answer unto and nacturent joune ref of the next against him in said Court for assault and battery a na against you then there this wit withus Junes Jinhade & clothe and have you of said Court at Marys ville this 7th day of home 9, D. 1857 Clock of soil farms Kin hade It Clock and afterwords to wit on the 30th 1857 James day of June A.D. 1837 Said Shoreff te how Paid with the 11 29 th day it with the following indonement to wit, he within name I save tun is went July Mye not fourie June 30 th 1857 William & Malin Sheriff and afterwards to wit on the 30 th day of since A. & 1837 This Cause was con tinuo, and ofter wards to wit on the 23 the day of - willing Mames Lity A. D. 1857 the fall owing writ of Copies was issue towit, e willmount The State of while arrion County, so to the shoriff of said county line Shoriff

Cournander mude and provided and against the peace and dignity of the your bailwich State of this of tway, burn, Porsecuting allowing said bill was e over court indonsed A Free Bill Joshua Judy Freman of the grand Long 1-house in and afterwards to wit on the 12th day of August A.D. 1837 to of thousans The following unit of Capias was issued to wit, The State of which 'de Court for Music County, to To the Shoriff of said County greeting we command This went you to take Denjamin Gamble if he may be found in your bail 1-Maryoville wich aid him Jofely Reep so That you have his body before our coun - Obert and of common pleas of the county apresaice at the court House in said 1,1857 Said Country on the first day of the next lown thereof to answer unto 2 close ment an Indictment found against him in taice court for Estail ing arree I saag Spirituous diquer and have you then there this wit witness Charles Jan Tunes It in Kacle & clock of said Court at Manysville This 12th day the 1857 de, d, of August A.D. 1851, James Kin Rade B, clock and afterwards wit at the to wit on the 14th day of August said Shiriff to love said woil with the following midone ment, to wit I have token the body of first day The willing named Burgamin Gamble The name of his bail is Samuel gumble I howwith to how The bail borra August 14th own proper 1857 William 6 Malin Shoriff, and afterwards to wit at the wes deggit September term of said court to wit on the first day of Smith James October AD, 1857, This day cause as well the proseculing allong Hays Willen as the defendant Buyamin Gambol in his own proper person and thoroupon came a Jung to wit David Sames Thomastinus I A Elwell Davill Mathitio Appeller Fastman Junes 6 Dyree how their outes William Gabriel A. 12. Bowen D. D. Welsh Wilson Rece Somothen I is Considered Bowen and William Holyens who hing empanuelle and I wom edtre golio The hutto to speak whom the since between the parties upon prosention Their outtes do my that the defendant is not guilly there is is Considered that the defendant go hence without day Attest James Finhare & Clock as began and The State of Ohio Be Aremembered that at a Court of Common Fleas began and held at ed for said the lours Flouse in the Journ of Mary soille in and for said county of September Harrison Washbaw of Union and State of This on the 29th day of September A.O. 1851 Before Lovi Shelps His Fronor James L. For best President Shill Relps James R. Smith and William Bigger, R.A. Fay, notgeo Sumuel Ryan Grey, John & leahil, Jacob Partherhore, David Carry Clavid March Jesse plitchell I'm Kamuel Mc Collough, James Rouch, James WBrooks, Taber ales Joshua Sandall, James Ryan, Eliphad Burnham, James C. Miller Edwin of Richer, the purors of the Grand Jury then and there duly Empunz iguere with = exceed and sworn to inquire in the stame and by the authority of the state of this, within and for the body of the country of Union afords - Said, upon their said ouths present and find that ode Faroison of said Washbour late of said Country on the twentieth day of September in our Lord our The years of Ourdord one thousand eight hundred and fiftyone with ud arms of forcef and arms at the country of orchaid in and up in one samuel unel and M. Frisk, then and there being unlawfully did make an assault quast lo and him the fair samuel fittirk did then and there unlawfully 2 Commonly (begot wound and ill-heart) and other wrongs to him the said Samuely, of fine out Kirk then and there did to the great damage of the said Samuel Merco pased by 1. It's! Contrary to the form of the Ist whale in such case made grusbol for land provided land against the Reuce and dignity of the wrate being State of this Otward Durry Prosecuting Allorary iel Spiritions oh case

Said Vill was indersed" of the Vill, Eliphus Burnham Foreman of the Grand Jury: And afterwards to with on the 2, the day of December AD 1657 the following wint of Capias was issued tower: "The State of This, Union County, Is to the Sheriff of Jaid County, Preeting: We command you take Flarrison Wash beaus if he may be found lin your beilewick, and him safely keep so that you have this body before our Court of Come mon Pleas of the County afforesaid at the hourt House in Lind County on the first day of the next term thereof, to answer courts an indicatment found against him in said court for assent and Battery and here you then and There there wints Wither fames Frinkade for Clerks of said Courts at Mary will This of the day of Decembers to 1851, James I Stinkade for Clerke" I And afterwards to wit on the 19th day of February A.D. 1852 Suid Sheriff returned laid with with the following Endorsement, to wit: "I have taken the body of the withing named Harrison Washbary and the name of his bail is W. W. Woods I, herewith John the Buil Bond February 19 1852 William G. Malin Sherif U.C. And afterwards: to wit: at the June term of said Court, to wit on the fourteenth day of June AD, 1852. The defendant being arraigned for flew says that he is quilty therefore it is considered that the Said Havidson Washbard make his fine unto the State of this in the lum of Two dollars and the costs of this Prosecution tay at dollars Attest James Furner Clerk

The State of This

The it remembered that at a lourt of Common Pleas begun and held at the Court House in the Lown of parylville in and for skill country of Union Josiah Westluke and State of this on the 30th day of June AD. 1851 Before his honor James I Forbert President Sevi Pholips, James R. Smith and William W. Woods his associate Judges; Samuel Groods, James Riddle Alford b. Morse, Abraham Beck, El. Reyardeds, Andrew Amine John Smith Samuel March Jesse Porter Philliam Philips Govern Bird, William Bales, Joshua Judy, James & Richey and Jal Rice the Jurors of the Grand Jury then and there duly stripennelled and Sworn to ingine in the name and by the authority of the state of this withou and for the body of the downly of Union of onesaid whom their outh aforesaid present and find that gosiah Westlake lated Said lowing on the twenty seventh duy of June in the year of our Lord one thousand Eight hundred and fifty one with force and arms at the Said lounty and more than one mile from any town City or billage at his house of Enterlumment did keep spirituand diquors of or the plurpase, of Sale, butter and to be afforded gratuitously to perkone resorting to his house and the said Josiah Wrotlake; Then and there to wit on the twenty sevent day of June in the gran of ourdard one thousand eight hundred and Gifty one at the said county of Union more than one mile from any town, city or billage at his House of enterteinment did unlank July Leep a tender without the Said Jasiah brastluke being duly be sensed as a towern Keepen Contrary to the form the Istatule in such cure made and provided and against the peace and dig my of the State of this, Othway Curry drove Enting Attorney: Itid till was undersed" A office Bill Joshum Judy, Goreman of the Grand Jury And afterwords to with on the Old day of deptember A.D. 1867 the following wit of Capius

The State of John Colus Governan of the ecember AD 1857 te of Phio, Union ommand you bailinick, and er Court of Coms en Law County, on en Indictment attery anchere ade for Clerks D. 1851, James the 19th day of the Hefoldowing in, named Harrison herewith Jehum ory u.C. t to wit on being arraigned red then the ate of Ohis in rion tay at

un and held at iel County of Union his honor James Milliam W. dle Alford & re John Smith and William e the gurors of Sworn to inquire is withou and in their outh late of Seind County in Lord one thousand at the Said lounty at his house of ase of Sale, buster his house and sevent day of hundred and mile from any nt did unland to sattake being to the form of and against the Curry Prove ne Bill Joshum els to with on

writ of Capius

was ifered; to wit: "The State of Phio, Union Country, Greeking We command you take gasiak WasAlake if he kny be found in your bailiwick and him dafely Steep to that you have his Mody before our Court of Connorm Saleus of the County afores did, at the Court House in Said County on the first due of the next term thereof, to answer ounts an Indietment found against him in daid Court for Sleeping Tavern without License And have you then and there with tritness farmer Kinkudy for blerk of said Court at hargarille this It day of Septembers AD 1851 James Rinkade Is Klerk "And afterly and to wit on the 29th day of September AD 1851, said short returned Laid wint with the Hole owing indorsement to wit. "Received this writ Sept. 24 1851, I have tuken the body of the within named Josinh Wastlake whose body I have ready before the court within named at the day and place within contained as the within wit commands me Sept. 29" 1851 William Cy Malin Sheriff: - Ind afterward to wit; & at the fune June 140 Pros This day came as well the Prosecuting Attorney as the defendanted of osiah Westlake, in his own proper person I and thereupon cume a fung, to wit. Futher Wood II Sants, David Sterling, Stephen L. Spiris, Jason Morse John Bonnetto, George Hollock. J. J. Gabriel Richard Irwin David Robb Thomas Henderson and Josiah Annine who being Empannelled and Sworn the truth to Speak between the parties upon ouths do say that the defendant is not quilty "Therefore it is donsidered that the defens dent go hønce without deug Attest bassies Turner bleck

The State of theo Be it remembered that at a Court of Common Foleus (begun and John Columber of Union on the 39th day of September A.D. 1851 Before his honor James S. Forbert, Poesident, Levis Thelps, James R. Smith and William My Woods his associate Judges: James B. Richey one of the Justices of the Prace in and for Idial County filed in the Clerke loffice of said County the following transcript to wit: The State of This be John Columber In assured and Buttery August 22 A.S. 1857, Upon the affidurit of William bolumber for a war rank was issued against John Columber for an assalet and battery committed upon the Soid William Columber fr. on or about the 18th day of August A.D. 1867 at the County of Union and State of This Calso issued a Slubp come for the appearance of Elizabeth Columber Fenry Columber and William Columber as hitnesses August 22 70.1857, Warright returned Endorded Executed by bringing the body as commanded fees 40 cents of Bowen Constr. August 22 AD 1854 prosecuting witness sworm and on hearing the deflendent was required to give bais in the sum of one hundred dollars for his appearance at the Court of Common Pleas in and for the Country afones aid on the first day of the term thereof Whereupon the defendant of ohn Coldmiber and William Show Eastered, into bile accordingly: And William Columberts J.S.

S. S.

was bound in the sum of fifty doll and to appear at said court and give evidence, The State of John Union County Dover Lounship? I do kendy certify that he above is a full and thrue copy from my docket of the proceedings had by and before me in the arme cause James B. Richey Justice of the Peace of the afores in township August 30 At 1851, and at the Same term of the Court whileiam Bigger, B. A Flay, Ryan Grey John E. Cahie, of died Parthemore David Clark David Mitchell 2. Islamuel McCollough, James Rouch James M. Brooks Faber Rundall, James Ryen, Eliphus Burnhum, James le pieces and Edwin Re Pheney the Juros of the hand Jury then and there duly emplemented and shown to inquire in the name and by the Outhority of & the State of this within and for the body of the County of Union affresaid, upon their said ouths present and find that one of ohn Columber late of the country of Union aforesaid on the Eighteenth day of August in the your of Our Lord one thousands eight hundered and fifty one I with force and arms at the country of Union aforesaid in and upon one William Columber for then and there being unlawfully did make an assault and him the said William Columbia die then and there unlawfully beats wound and illheat and other wrongs to him the daid Philliam bolumber of them and there duto the great duringe of the said Frilliam Columber of Contra to the form of the statute in such care made and provided and against the peace and dignity of the State of Ohio Otway Celrry Promenting Attorney, Saw bill was andorsed" A Three Bill Elipher Burnblum Jone In an of the Grandfung" and afterwards to wit; on the follow of December AS 1857 the ollowing wit of Capias was ifaced to Whit: "The State of this Union Country, St. To the shereff of Suid Country, Exceeding: We communo you to take with bourhober of the may be found infour Oraclimick and him sufely kdep, so theto you have his body dectore our court of Common Pleas of the Country afores afo at the Court It ouse in said County on the first day of the host Herm there of to answer junto an Indictment found against him in said court for Adduct and Buttery And have you then there This writ Witnes James Kinkwell for Clark of Date court at Mary sville, this of day of December AD 185% I ames Kinkufele for Clerk, and Often wards to wit on the 23" day of March AD 1851 Said sheriff Ich armed said Culpius with the Jollowing indonsement " Received this love December & 1857 2" have talken the Body of the within name o John Columber and the mane of his buil is William Shoulers Therliveth return the Bare Bond March 22 1852 William Capaling Theriff". and afterward to wit, at the June term of daid Court to wit on the fourteenth day of June A.D. 1881. This day come as well the Prosecuting Atterney as the defendant John Columber in his own proper person and thereupon curre a fung to wit: Lutter hood of. Gangt Davie Sterling, Stephen I Devis I Jason Morse, John Bonne, George Pollock, J. J. Fabriel Richard Irvin David Roll Thomas Hender In and Josiah Amrine who being Empund and Sworn the fruth to speak between the partied on their outhor do lay that the defendant is quiety Therefore it is Considered that the said John Columber make fine. unto the State of Ohio in

The State of Oh OS Joseph Rolling The sum of five dollars and the costs of this Prosecution tuped at #

Attest James Turner Clark

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The State of this Be it remembered that at a Court of Common Pleus begun. and held at the Court House in the Lown of parysville in and Joseph Rolls for Said County of Union and State of Ohio Ion the 29th day Joseph Hollsook of September AB. 1851 Before his honor James & Lorbert President Levi Phelps, James & Smith and William Ir Woods his afaccide Gudges: William Bigger, B. A. Fray, Ryan Grey, John E. Cahil Jacob Parke more, David Marr Daviel Mitchell 27 Samuel Je Callough, James Roach, James WBrooks, Laber Randall James Ry un Cliphus Burnham James C. Miller and Edwin y. Richey the Jurors of the Grand Jury then and there duly Empanueled and Solvorn to. inquire in the name and by the abethority of the State of this, within and for the body of the country of Union of oresaid up on Their Said oaths present and find that Joseph Rop and Joseph Holbrook late of said country on the thirtieth day of June in the year of our Lord one thousand right hundred and fifty one with force and arms at the country afores aid did unlawfully and wilfully agree to fight and box with such other at fisticults and the said Joseph Rose and Joseph Halbrook did then and there in four suance of the unlawful agreement afores are wilfully and unlawfully fight and box with such others at fishientles; contrary to floren of the statute in such case made and provided and lagainst the peace and dignity of the State of Ohio. And the said Gurors on Their said outhor de further present and find that Joseph Hoss and Joseph Holbrook on the thirtieth day of fune in the year of our Lord one Thous and Eight hundred and fifty one at the country of Union afores and died with force and arms at the sine country of Union wilfully and unlawfully agree to fight and bog with such other at fisheriffs and the said parties did then anothere in pursuance of sind agreement wilfully and unlawfully fight and box with such other at fishidulfs and they thereby die then and there make an affrage in said county contrary to the form of the Statule in butch care made also provides and against the peace and degnity of the state of this. And the said gurors upon their site outher do further present and find That Joseph Ross and Joseph Holbrook, on the thirtieth day of June in the year of our dand one thousand eight hundred end fifty one with fire and arms at the Country of Union aferes and die unlawfully and wilfully agree to fight with ruch other at fish cuffs and the slip planties die then and there in purdunce of said agreement juilfully and unlawfully fight with such other at fishicults and thereby made thent There are affray contrary to the form of the Statule in such enter made and provided and against to

heave and dignity of the State of this Otway Curry Brosecuting Attorney said vile rules andorses "A true bile, Eliphus Burnhan Thoram on of the grand Jury" And after words to wit on the of day of December AD, 1851 The following wint of Cupies was liftued to wit: "The State of this Union Country os, Lotte Sheriff of said County gouting: he command you to take Joseph Robo & foresh Hollrook If they may be found in your buildwick and them dufely keep to they god have then bull's before our Court of Common Pleas of the Country enforces and set the court House, in said country on the first dupl of next term thereof to answer unto an indict ment found against them in said Court for Agreement to fight at fistiently and fighting in pursu= -ance of said agreement, And have you then and there this wit mitness fames Kinkude fr. Elect of Dais Court at Marys ville this of day of December AD 1857 Games Kinkude Or Cerle!, And afterwards to wit on the 12" day of April 1852 said sheriff petur new sains with the following endon ment to wit: "I have taken the Body of the within named Joseph Ross and name of his Buile is Jacks on I Amague I herewith return the Baid Bond April 2- 1852 the within named goseph Holbrook not found April 2 1852 William C. Malin "Sheriff" and afterwards to wit at the fune term of saw lours A.D. 1852 to wit on the fiftienth day of June AD. 1852 the defendant being arraigned for plea days I that he is quiety therefore it is considered that the Leis & beefth Ross make his fine unto the State of this in the sum of fine dollars and the coats of this prosecution tuyed at Attest James Furner Clock

State of Ohio Jacob Studson Et als

S. S.

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Lown of Mary will in and for Said County of Union and State of this on the by I day of June 18 1852 before this Honor Benfamin pledealf Presiding Judge, Filestofore to without on the 15" 1822. T. J. Ewing one of the Justilet of the Peace in and for Said County filed in the Clarks office of Isaid country the following Frankeript to wit: "The State of Ohio W Jacob Fudion, George Brown of Samuel Hudson. May 4th 32 This day came Lovento Brelsford and mule outh that he hath just Cause to fear land does fear facob Hudson Tings Brown & Samuel Hudson will beat wound or kill him; or will Commit Some other act of Personal biolence upon him, or will maliciously infure his property, Jook his affadavit Thereof: thereupon opered a transment against I facob Audson, & corge Brown James Hudson and delivered the same to complainant . May of Warrant returned with the body of defendants "I have the bodies of the within name a Jacob Hudson, Storge Brown & Lamuel Hudgon before of, lowing, J. P. May 4 /52 Service 750 mileage 6 m 30 - \$105 12. Good Constable" May of 152 Trial had. Lorenzo Brels ford Swon I Examined on behalf of the State & thereupon the defendants were ordered of me to Enter in to recognizance in the sum of fifty dollars Each or \$ 150 for three for their appearance at the next term of Court to to keep the peace and be of good behavior towards The citizens of the State generally & Especially towards the

State of Chi

Curry Prosecuting Shus Burnhan o wit on the 1 of Cupias nay PS, Lote to take foseps our buildwick is hefore our on thereof to in San Court ng in pursu: where this is Court at mes Kin kude day of Afond clowing indos. in numed n 9 Aprague 2 within named am C. Malin - of said Court 2 the defendant Therefore it is fine unto w Costs of

lead begun and n and for Said June AD 1852 stofore to wit in and for Said the following n, Gorge Brown laford and made e cob Huelson Tinge um ; or will him, or will ered; thereupon Brown & Turned May 4th Yransut dies of the within Orefore I. A. \$ 105 Brels ord Lucar were orderedly. Aty dollars

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Said dorongo Brelsford, which they failed to do: & thereupon's ifued al mittismis for their Commitment & delivered the Same to Reuven Cooks Const. Recognized Lorenza Brelsford witness in behalf of State I stems of trees furties fees off 25 War 25 - Swanig hit 4 Studet 25 - Mittimus 25 Recog thit 25 - Frans pt 313 \$1,60; Constitues Service of narrant 105 of Milliams 135 = 240 hit. Lownship & I do hereby certify that the above is a full to true Copy from my dockits of the proceedings had by and before me in the above case I.M. wing fill of the aforesaid J.P. to loundy! and afterwards to with in the goffet day of May in the year of Our and one thousand Eight him dred and I fift two Thomas Brown the Probate Judge of Said Country of Union issued a writ of Flaheas Corpus and brought the defendants before him and they did then and there give bail with Richard Hudson in the Dum of one hundred and fifty dollard for their appearance at the next term of the Court of common Pleas for Laid Union County, Att And afterwards to wit on the first day of the June term 1.4.D. 1852 of said ourt to wit on the fourteenth day of gune AD 1852 the following entry was made upon the four nal of said Court to wit "The State of this and Jacob Hudson It als Rence Marraut On motion by counsel for the defendants the proceedings was quarted and defendants dis charged some their recognity ance and the Court being dutisfied that this prosechion was commenced by Lorent Belford the Prosecuting Intress Complaining dirthout any Perobable earlies or reasonable prounds for the dame of the said dovergo Belford the amount of costs herein Expended taged at and that Execution is sue Therefor Allest planes Lemer Herk

Be it remembered that at a Court of Common Fleat begun and held at the bourt House in the Town of planshille in and for said County and state of this on the 14 day of June Ad 1852 before his honor Benfamin letculf Presiding Judge. Heretofine to wit: On the 10 day of Frebruary Ad. 1852 James B. Bort one of Justices of the Peace in and for said Colinty filed in the blerks Office of said County the following transcript, to wit: "Whe state of Chio be George W bowdna. November 15th 1851 this day came Henry Siggest and made butto that beorge W bowdna did on or about the elements day of trumber 4d. 1851 feloniously take and stead from the Stable of William Liggett a certain force hove also to blind bridle from the Stable of William Liggett a certain force hove also to blind bridle from the Stable of himself as he verily believe fock his affidant thereof: thereupon issened a avantate against the said seeing W bowdna and delivered the pame to Henry Cratinger Constables to we 16th body of the defendant "I have taken the body of the defendant the said the body of the defendant to the body of the body of the defendant to the body of the body of the defendant to the body of the body of the defendant to the body of the body of

The defendant in Court confessed himself quiety of the charge alledged against him and thereupon was ordered by me to enter into a recognizance in the Lum of five hundred dollars, which he neglected to do thereupon I iked a milliones for his commitment, and delivered the sums to Henry Coutinger Courts Recognized the following witnesses in behalf of the State, Templeton Liggett, William Henderson, S. H. W. Intosh, Henry Liggett and William Liggett November 17 1861 mittimus returned as follows "I committed the within named beings Moundary to the Custody of the within named failer with whom I left a certificate copy of this wird Lees Mileage 10 miles 50 ets commitment to prison 26 de Henry Creatinger Constable " Justices Fees, Warrant 25 The State of Ohio Union County for frome to fo I do herely certify that the above and Afridavit 25 within is a fall land true copy from Recognizer & not 25 well 25 my docket of the proceedings had by and before. We in the under les des Mileage 30 25 above aluce Committee prison 30 Communitary 25 Janues 13 Dort the above Township And afterwards to wit on the 16th day of June A.D. 1852 James & Bennett William Blue, Sunuel Former, John Fritchinson, Asa Converse, Thomas Edickund Presley Said, James G. Ford, Edwin Spain, Samuel Harriott, R. O. Reed, F. E. Hender Son Jacob Frahood, James Ryan and Thomas Long Jurard of the France Jury then and there duly empanneled and Severn to ingine in the name and by the authority of the State of this within and for the body of the Country of Union apresais afon their said oaths do in the name and by the authority of the state of this present and find that storge Woodna late of the Country of Union aforesaid on the Eleventh day of Novembers in the year of Our Lord one thousand Eight hundred and fiftyone with force and arms at the County of oresaid Chattets of Pone William Liggett, There and there and being then and there unlaws -fully and feloniously did stead, take, lead, and carry away contrary to the form of the statute in such case made and provided and againsthe peace and dignity of the state of this. And the said gurors on their said outher do further present and find in the name and by the authority of the state of this that heretefore to with on the day and year aforesaid to wit: at the country of Union aforesaid with force and arms I said George Wed owdra late of sala county did felomously teal take, lead and carry away one gelding of the balue of fift ddiest of the goods and chattas of one William liggetts, and in his possession then and there being found Contrary to the form of the statute in such cuse made James William Muse cuting Horney - Said bill was Endorsed "A Frue Bill John Hutchinson Fore mun of the hand fury" and afterwards to wit on the fifth day of the same term of said Court to wit on the 18 day of June 181852 This dut curve the Prosecuting Attorney and the defendant being arrang ned before the last and the said in dietment having been distinctly read to him and he asked how he would plead thereto, he plead thereto guilty, Whereupon (the defendant being before the court I the Court do sentence the said defendant George Woodna to be confined in the Pendenten of the State of Chie at hard labor and not to solitary ansimenentary partothis time for the term of three years from the Twenty Second day of this hunth and pay the costs of this proseculor Dollars axed at Attest James Lenner Clerk

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The Hate of ano Beit remembered that at a court of Common bles arge alledged against begun and held at the sourt house in the Lower cance in the sum of Maripuelle in and for the County of Union George Brown ifered a mittenus and Male of olive, on the 14" day of June 12 1852 er Courts before his Honor Benjamin Metcalf Presiding hedge tou Liggett, William James 20 Bennet Helliam Blue Hamuel Stouver Tovernder 17 1831 John Stulchesson Asa Convene Thomas & Joek Learge Moudou wood Presty said James of Hosal Edwin & hair certificate copy of Hamuel Hamott R D Rud It to Stenderson is Henry Creatingon Jacobe Crahood James Styon and Thomas Long Furons of the Grand Jun, Then and there duty of frome to fo Empareled and Iwoul to inquire in the name above and and by the authority of the State of whice wither and e copy from for the body of the County of lumion acon said whom dings their social o ather present and fine, that once George in the 13 rown at of Waid Chruly on the third day of many in the year of our Love one thousand light 100 hundred and fifty two with force and arms at The county aforesaid in and whom one Lorenzo Belford Then and there being deel nes & Bennett unlawfully make an assault and him the e, Thomas Edockurd Said Avenzo Belford Then theredice beat D. Reed, J. E. Hender bruise wound and all heat and alles losongs to the hand Jury him The said Lorengo Belfine There and Mure ame and by the die to the great damage of the said Lorenzo by of Union aforesail Belforel; Contrary to the form of the Statute in the State of Ohio Such case made and provided and gament ion aferesaid on the peace and dignite of the Sale of otice wared Eight James the Rolemson Pruseculing allowing said may oforceard lill wees indone A Line live John Ahlehison gobelo and Hore man of the Grand Fury, And after words and There unlaws. to wort- on the 8 nday of November AD 1852 my contrary to The Dependant being arraigne for Plea says eg ains the power and that he is fuilty, There for it is considered that ouths do further The Said George Brown make his fine unto of this that heretefore The State of ohio in The Sum of Fine dollars and The custs of This Brossen tion toped to & aforesaid with did fel ornously Allest James Lower Clorke e of fift ddiest possession then puch cuse made The State of chio ate of Ohio Be it remembered that at a court of Common Pleus Frue Bill begun and held at the Court House in the Sown of John Amarine to to wit on the Manybille in and for the County of Minon and ley of June A.\$1832 State of obio on the 8th day of a tovern ber 85 1852 cing ned before the last Before his Honor Benjamin Metcalf Pusiding he asked how he Judge, William Mexico Ryon Gray Vasiah claret being before Westlake James Burge moth Mitchell red in the Penetenting Hugh Ross I & Bice mathan & Miller John ine) for the term of Ir Thompson voace Ancerson Pilliam & Gill of this prose culin Moses Amarine Farmer B Richy Thomas Jones and form theorer The Turors of the Grance Juny Then and There duly Emparelia and to inquire in the name and by the authority of

the State of olio, within once for the body of the County of union aforesaid up on Thur said outes in the name and by the authority of the State of This do present and find, that one John Amanie late of said County on the twenty De could day of September in The year ofocer Lord one Thous and Eight hundred and Bift Low with force and wins at the County oforious in and whow one somes & synes, Their and There being unlawfully dice make an assault and him The said Hames 6 Dines did Then and There hear mige wound and ill hear and other rougo to him the paice Jumes to James, Then ance There dice; contrary to the form of the Statule in such case made and porosided and against The peace and dignity of the State of whis James A Bobuson One seen ling Attorney, Said leele wees indone A Ime lile Mm & h Mitchell Foreman of the Grandyny, and oftenwards to wit on The ant being arrangued for Place Days that his Smilty. Therefore it is considered that the sind John Smarine make his fine unto the State of othis in the sum of office dollars and The custs of This Procention afread at & Attest Lames Twiner clock

State of ohio

Bet remembered that at a court of Common Pleas begun and held at the Court House in the Found Many ville in and for the County of Union and State of other on the 14" day of June Al 1832, Before his Honor Benjamin Metcalf Presiding Ludge, James Do Bennett William Blue Samuel Hourser John Hutchison Da Converse Thomas & Sockwood Presty Said James & Horse Edwin Spain Samuel Harriott R D Reed & E Henderson Jacob Orahood James Gyon of Thomas Long. Turors of The grand Jung Then ance there duly Empaneled and Swon to inquire in the name and by the authority of the State of obio within and for the body of the County of Union oferes and upon their oaths agonsaid in the name and by the Outhority of the State of obis do present and find that one Austh Siofs late of Said County on the livery Seventh day of May in the year of our dod one thous and Eight hindre and fifty two with beree and arms at the county afousaid did unlawfully play at and with Cards for money to wit the sum of five cents a corlain Game Commonly called Encher with Joshna Marks Thomas Marks Jaseph Bow Fines of said County and there and there did bet and wages

State of Ohn Inseph Ropo by of the with said persons a great sum of money one the ice outro event of said game to wit the sum of five cents Tohn of contrary to the form of the Matrite in such case. made and provided and against The peace and e wenty dignity of the State of this, and the turns oferisal. - ofocer on their oath aforesciel, in the nume and by the ne gift authority of the state of othis do present and find to aforisas that the said Jaseph Rops on the day and year i and aforesaid at the County ofores and did undawfully assoult make a bet and loager of a certain sum of al Them money to wit The sum of five courts with tachua ill heat Mostes Thomas Marks and taleful Haw Erns on mes 6 the event of a corlain game at and will corlo my to the to writ a game com monly Culled which said le ance Jame the said Fusifil Rofo Then and have Played dignity weitte the said persons to dela mine said betared wager; con hory to the form of the Statute in such es indose Case made and provided and against the head an of the and dignity of the state of olio, and the said on new Turoro whom their oath afores aid further present c Defend and find that said talight Topo did on the raphers day and year aforesaid, at The county aforesaid of Pheson with force and arms unlawfully play with Tue State Ansiph Haw Kins, Josephen Mostes and Thomas and The Mostes at and with corels a certain gain for money to wit There once there did un lawfully play with said porsons the same commonally vik. Called Eucher for The Ruse of five cents in money Coulong to The form of the Matule ringues case made and provided and against the a Pleas peace once disnity of the State of This James e Vown of It Trobinson Proseculing Allome, said will and State wees in dorsed a A Fre will Tohn Hulchison Before his Horeman of the grand Juny And afterwords to west on the 15 " day of November 80 1852 Houseer The Defendant being arraigno for Plea saings Lockwood That he is quilty. Those fore it is considered that the saice fosept Rofo make his fine unto the State damuel ole Bahood of Otrio in the sum of House Dollars and The grand Carts of this Prosecution Lat e at at &. Swon to Attest James Lumer Clock of the state ounty of inthe State of Ohio De it The member that at a court of common lue do late of I leas begun and held at the Court A once in the Lown Inseph Rop e May of Manys wille in and for the County of Umon and Lt himdre State of whio, on the 8th day of November AD e County 1852. Before his Honor Benjamin Met calf Presiding the Cards Indse, William Megill Ryon Gray Jusial corlain Mes Hake James Burge Mu Dh Milehell show Augh Proso & Still tonather & Miller John is of said M Thompson Isaac Anderson William & Friel el leager Mases Amarine James B Richy Thomas Jong

200 and John treaser. Turos of the Grand Any Then. and There duly Empanelled and I worn to inquire in the name and by the authority of the State of opiowithe and for the body of the County of Union aforesaid upon Their paice valles do Present and fine Mas one Saseph Brop late of said County on the Sight day of Arrember in the year aforesies our Lora one thousand Eight hundred and fifty Two with force and vernes at the County aforesaid, diel un landfully bet and loogen a contain sum of many to wit the sunof ten cents on the event of a certain genne at cards commonally called Leven up with Jeshua Mortes Zideon Droper ance Thomas marks to weit Then and there did bet paid money with said persons on The event of Said gene; contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of otrio, and the said surroupon their oath afousaid do guesther present ance fince that said Jash Hoss after words, to wit on the day and gear aforesaid at the County aforesaid did unlaw jully ply at and with comes a contain Jame Cammonally called seven up for money to wit for the sum of ten cents weith sushine Marks Sicleon Droper and Thomas Marks to wit did then suce there Play paice game with Daice persons, for saide sum of money, Controry to the form of the Statute in such case made and provided and against the peace and dignity of the state afothio sauces to thobinson Prosecuting Allowy, said bill was indown The State of the A Ince bice mut to Mitchell Foreman of The grand Juny, and afterwords to wit on the Russel Cula 16 " clay of November AD 1832. The Defendant being arraigned for Plece says he is guelly therefore it is considered that the Daice Juseph Role mashe his fine unto the State of o his in The since of Hire dollars and the costs of this Prosecution topsed Attest James Tweener Clink The State of whio Be it remembered that at a Court of Common Pleas begin and keld at the Court House in the Journ of Mary wille in and John & Madow for the County of Union and State of ohio, on the 14". day of June A. D. 1852, Before the Honorable Benjamin Metery Presiding Judge, James M Bennet, Millian Blue, Samuel Houser, John the Whister Asie Couveres Thomas & Lich wood presty said homes & Hord Edwin Spain Nominel Hamiett R. J. Reed, 14. E. Henderson, Incol Grahood James Ryon and Thomas Long, Juston of the Grand Juny, Then and there duly Empande and Swon to nighine in the name and by the buthority of the State of ohio. within and for the

bady of the bounty of timion ofour aid upon their said my then. outh withe name and by the authorty of the State of this inguire de present and find that ene John le Madow late of Jaid · opiowith County, on the Seventienth day of October withe year of our foresaid Lord, one thousand Ought hundred and fift oncwith ince Mas force and wins, at The Count, of Union Oforesaid The Sith in and whom, one Richard Fully late of Soid County Eur Lora and him the said Richard hills did make an assault o with e, die bruse and il heat and other wrongs to him the said Sumof Richard Andy then and there did, to the great dances te event of the Said Hichard Indy Contrary to the found the by called 2 Droper Stohute in Such Ouse made and provided, and against the peace and digneity of the State of drie There did Ances A Robinson Prosecuting allowing, This Bire The event e Statule was found upon whinon I wom Ond But to the against grand tury of the order of the Court at the aguest of the prosecution Alley Sauces to Robinson Prosecuting trio. and said do Allower, Said bill was bedosed of True bill John Fashh Hutch ison Hore man of the Grand Lung, and ofterwoods to wit on the gudang of November AD 1852 the and gear unlaw Defendant being arraigne for Plea says that he is quelly therefore it is Considered that the said then in James to ill adow make his fine unto the Sale of Olive is oneyto The Dum of There dollars and the costs of this pros ruce ecution Vapow at 18 Marky une with Altert Lames Fromer Cook Contrar made - ancel Robinson The State of this Beil Remembered that at a Court of Common pleas indoses begun and held at the Court House in the Jown of Marprice on of The Musel Cular in and for the County of Minon and State of their on the n the 14th day of hime A. I. 1852, Before the Honor oble Buyannin defendant Met oulf Fresiding Judge, James & Bennett, William ly Therefore maste The Samuel Housen tolen Hulchison, And Converge Thomas, & Lochwood, Pusley Said James & Hord, Edwin of Hire Spain, Samuel Harriott, Il & Reed, It & Herederson head Orahood, James Ryon and Thomas Ing; hims of The Grand June, Then and there duly empanched and Swom to ingrice in the name and by the authority of the State of obio within and for the bade, of the County of union aforesaid whom their oath aforesaid in the Pleas begin name and by the authority of the State of drie, depresent shille in aus 1 The 14 11. and find that one Russel Culver late of said Counte, Ветраний on the Eighth day of Many withe year of our Loccoice 1. Milliane Thousand right hundred lind fifty two with force and weres at the County afousacia in and whose once weres Thomas The odones Green then and there being un lawfulle, oin of paine diel make an assault and him the said Theodoms Incole, Green did Then and there beat wound bruise and us, Jusous ill treat and ather wrongs to him the said theodones inpande Green There and There dia to the great damage , the for the

202 of the said Theodones Green Contrary to the form of the Statute in Such case much ance provided and againer the peace and dignity of the State of olive, James 12 Robinson Prosecuting attomy, Said bill was indose A True will John Hutchison Foreman of the Grand In And after wards to wit on the 2th day of July At 1852 the following wit of Copias was usua, towit The State of otico Amoir County so, to the Shoriff of said County Greeting, we Command you to take Stussed Cuther if he many be found hi your bailiwith and him safely Recht so that you have his bady before our Court of Common Pleas of the County Ofourice at the Court House, in suid County on the first day of the suft Town Thoughto answer mite an Indict ment forme against him mi Said Court for Assault & Batter And have you then those this wit things haves Luguer Clock of said Gust at Marphille This 2 aday of July AD, 1852, James Tromer Clock, and of Enwards to wit the same day to wit on the 2 hong of hely to 1852 Soid wit was to himee with The Jallowing indeprement to wit, deceive this wit hely 2" 1852 I have taken the body of the within manual husal Culver and the name of his Bail is Samuel Ephelberger I have with to how The bai'e Bond, Hus Milage 5 Some is 35 Bouce 30 hely 2 1852 William 6 Malin Shoriff. and of terwards to witon the 8th day of Jovember 4\$ 1852, the dependantheries arraigned for plea says that he is quilly. Those for it is consider that the Daid Russel Colloer make his fine unte the state of ohio in the sum of Swent, dollars and the Easts of this Drosecution tapea at & Attest James Virmer Clink The State of Ohio Beit temen beved that at a court of Common Pleas begun and held at the Court House in the your of Marylille Thomas Marks in and for the County of Amon and State of Olivo, on the 14th day of June A. S. 1852 Before the Hourable Benjamin Metery Presiding Judge; Lames & Bennett William Blue Saucuel Houser John Autehison Asa Converse Thomas & Joekwood Presty Daid James & Ford Edwin Spary Summel Harriott R D Reed & 6 Hondown Jacob Crohood James Ryon and thomas Long. Suronof the Grand Juny then and there duly & paneled and Swow to piquink withe name and by the authority State of Ohn of the state of this willing and for the body of the bounty of Minion aferesaid upon their outh aferesaid in the Joseph Hawk name and by the authority of the State of olio, de pusuit and find that one Thomas, Marks late of Jaid County on the hearty devente day of Many in the year of our Lora one Mousand Eight hundred me fift two with force and wine at the country of

and with Cords a cortain game Common Galled Jour of the Enere with histruce Marks toseph Ross harf & Hacking againer anno 12 late of soid County and then and There unlawfully diet as bidases let level wager with said persons a great surrey more to Gand In on the went of said game to wit the sum of free cents July Ad Contrary to the form of the Mobile in Such case made 2, Towit and provided and against The peace and dignity of if ofsaid the State of this, And the Jums ofour aid on their Musel oath oforegaid in the name and by the authority of the State of Ohio de frutter present and fried that the wich and Said Thomas Marks on the day and year ofouraid before our coard at The at the County aforesaid, did unlawfull, make a het and waser of a cortain dum of money to withthe of the next Sum of fruit Couts with Joseph Ross heeft Hawkins 1 pouria and Hashua Marks on the overt of a collain y Baller as homes gence at once with Cards to wit a game Commonly 2 aday of Called Enere Whier said game the said Thomas Mostes then and there player with the said books -word of tuly Ax Rop Joseph Haw Riens and Joshuce Marks to Cowing determine suid bed and wager Coulsary to the four of the Stolute in Such case made and provider a musul and against the peace and dignity of the state of Olive And the said horos whow their said onthe do uce Воше, further pusent and find that said Thomas Horks on the day and year willing ofouraid at the To Witon Court, aforesaid with porce and arms did unlaw tantheire, fully place with Joseph Noss to seph Haw King and Justina Mostes at and with Cards a contain cofore it game Called Encline for money towit dice then and More play with said persons said game Comments Called Enclose for the Sum of free cents Coulso to the forme of the stotute in such care made and provided and gainst the heave and dignity of The State of ohio James A Roleinson Prosecutive allows, souce Bill was indosed of Jul vill John Autchison Howman of the Grand hung n Pleas u of Mansille and after to wit at the Sovember Low of sain 11 the 1412 Court to wit on the 15" day of November 1552 The Defendant being arraigned for Aleas Jays Benjamin That he is guilty those fore it is considered that the Jaice Thomas Marks make his fine unte the date of this in the sum of Three dollars and the Costs Touch 6 Hendour of this Proseculiain Type a of the Loug. Altest James Lover Clock 4 pareled authority State of Ohio Be A termemberea that at a Court of Common Pleas begin and e bounty of held at the Court House in the vown of Mary ville mand for ulle. Joseph Hawkins the Country of Union withe State of drie, on the 14th day of de pusuet June A. D. 1832, Before the Honoroble Benjamin Metony laid Presiding Judge, James & Bennett William Blue Samuel me the note ma Houver Juliu Stullhison tra Couverse, Thomas Co Leth wood Pusty said Junes & Food Elevin hair ounts of lay at Samuel Agnist R & Reed, & 6 Audorson Theolo Orohood Junes Byon and Thomas Long Jums of

The Grand hery Then and Those duly Empandea and Iwom to inquire in the name and by the authorit of the State of this willing the for the body of the Count, of Muion afresaid sipan their outh afresaid in the same and by the authority of the Motor Olive, de present andfine that here Insoft facotions latety said County on the twenty Seventh day of May in the year of our Andone thousand Eight hundred and fift two with force and Weres at the County aforesquel dice unlawfully place at and with Cards a Cortain Game Common le Cullet Enchre with hoseph Rop Thomas Markes The Joshua Marks and there and there did unlawfully bet and wager with Said pourous a cortain Suhr of mone to wit the Sun of drie Courts but the court of saide gand Contrary to the form of the Statute of in Inch Case made and provided and agains I the peace and dignity of the State of Ohio, and the Turons ofousin whow their bath afresciel do further perent and find that said faceth Hawkins on the day and year aferencial at the County apresaid dict unlawfull make a bet and wager of a cortain dun of honey to wit the sun of fine cuits with tought has Inshila Marks and Thomas Morks late of said Court. butte went of a Contour Game at and with Chous to wit a game commonly collect Enchre Which Said game the said to Seph Hawkiis Thenand those played with said persons to de locurine said bet and wager contrary to the form of the Stolute in Such case made and provided and against the peace and dignity of the State of while, And the hours oferesaid whow Their oath oforenceado frontes pusert and find that said Justich Buckins on the day and year oforesaid at the County of moniel with force and ovenis dice un law fully play with Joseph Ross Thomas Marks and furthere Marks at and with Cards acortain Game Commonly Called Enclose for mon, to witte June of frice Cents to wit the said Joseph Barotins Then and there did unlawfully play with said porsous Said game Commonly Called Encher for the Lune of fine Cents; Contrary to the form of the Mobile hi dich Case made auce providend and against the heave and dignity of the State of die, Junes It Stobinson Prosenting allony, soice bill was indone A Ince Bill John thelehin Hore man of the Grand hiny, And afterwards to wit on the 16th day of November A. 1852, the defendant being ancigned for pleas says that he is quilly there fore it is cousidered that the said Jaseph Howkins byake his fine unte the State of olivo in the sum of Three dollars and the custs of This prosecution Toped at # Aller Lames Trouver De

parcelea) Beil-Temembered that ata Court of Common Pleas Male of Olio he authorit begun and held at the Court House in the Lown of The County Manystille in and for the County of Union in the State Gettep Myoro withe name of otice on the 5th day of toveriber A 1852 A andfrid before the Honoroble Beryani Meterd Presiding bulle gedge, William Mesice Byon Gray Foreat Hestletie Indone James Burge Mu It Mitchell thigh hoss, I diside force and Epothem Gelliller John A Thompson I sua chedre bully place William P Gill Moses Amenine James 13 Briche Thomas uld Callet Long and John Beaun, Juros of the Grand Fung The Fostina then and There duly Empanded and Swore to infrie they best in the name and by the authority of the state of this the of more within and for the body of the County of truine aforesain rice gand do upour their oath afousaid present and find that met Case One gottip Myoro late of said bunk on the wentieth cace line day of August in the year lighteen hundred and ons ofousain fifty two with force and wins at the Count, oforcede retanec did in the vilage of Richwood in Said County did uy and unlawfully Kupa lower and the said Golles un Curfull. Myour was not then and there duly herein as a cof money Vavour Keeper to Keep said hours and without being ass Joshua so duly because did then and there Keep a Therem Count Contrary to the form of the Statute in and case the Cords made and Provided and against the peace are Which dignity of the State of ohio Junes to Probuison uand Prosecuting attoning, Said vill was indossia of ine Said Ince bill the Willitaticle Foreman of the gran lute in Juny, and after wards to wit on the 13th day of November the AD 1852, The following won't of Capias was issue to wit the hims The State of olive amore County so, To the Shory of Said County les present greeting the Command you to take Salle Myors if he by lines may be found in your bailiwick and him defely Keep de that recand you have his body before our Court of Common Pleas of 20 Thomas the County ofouraid at the Court House in Said County 10 acortain forth with to answer unto and Indictment, found against ilthe him in Said Court for Keeping Lavern without License and have you then and those this wit thibus tomes arolenis Law Tweeter of Jaice court at Mansville this 13"day of for the November At, 1852 James drown Clock, and ofterwords Malute to wit saw Shouff Returned said wit with the following the heard endonement, to wit, Receive the wit dovember 13:1852 uc Proseculie I have token the body of the within named gotten Myour afre the this Where body I have ready before the Court within name at els to wit the day and place within Contained as the within wint e defendant Commands me Nov 13 1852 fee Milage 5 Down 35 William & Molin Shouff, and afterwoods to witon The 13" day of November AD 1852 The defendant being amine une Of for plea says that he is Suilty, therefore it is considered that the Said Gattep Myour make his fine unto the State of olico in the sum of Fine dollars and the costs of this prosecution Japea to \$6 Attest Tames Fromer Colock

206 Vtate of Chies Be it remembered that at a Court of common pleas beginn and held at the court House in Many sville in and for the county of Minors in the State of Ohio on the 8th day of Nov A 201852 before the Monorable Benjamin Meleall presiding Judge Williamo. Mc Gill Ryon Gray Josiah Westlake Vames Berge Went It Milchell Mugh Rop V. S. Vill, Schnathen & Miller. John W Thompson, I Saac Anderson Mr. 50 Will Moses, Amasine Varnes B Richer Thomas Long and When Weaver the Juras of the Grand Jung then and there duly Emplannelled and Sure to enquir in the name and by the authority of the State of this authire and for the body of the church of Union aforesaid upon their watter aforesaid do present and find that one Dames Timpson late of the count of Union aforesaid heretifue to wit on the lighthe day of Andy in the year of Our Lord One thousand Tight hundred and fifty two at the country of Union aforesaid the property of Abijah Gandy then and there being found of the value of three dellars One Bank Bill duly executed by the Seneca County Bank for the payment of three dollars on demand to the bearer dated at Siffer Sarmany first in the year Lighteen hundred and fifty are did numbered three thousand two hundred and sixty seven (3247) unlawfully and pelomously did steal take and carry away contrary to the form of the Statute in such case made and provided and against the paace and dignity of the State of Olive (And the Vines aforesaid upon their Said outh the further present and find that the said James Simpson afterwards to wit on the day and year aforesaid at the county aforesaid and other Bunk Bill for the payment of three dollars of the value of three clollars the property of Said abijah Gandy then and there being found Executed and payable by the Sereca Courty Bank on demand to the bearer and numbered three thousand two hundred and list, Seven and dated January first in the year Eighten hundred steal tathe and carry anay; contrain to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio And the said Invors on their vathy aforesaid do futher present and find that the said Names Simpson afterwards to not on the day and year aforesaid at the county aforesaid One other Bank Bill of the property of Abigah Gandy then and there being found of the value of three dollars for the payment of three dollars on demand to the bearer by the sine ca county Bank unlawfully and felomously de sted take and cany away contrary to the form of the statute in such case made and provided and And the Survers aforesaid on their raths aforesand do further present and find that the said James dunpson afterwards to wit on the day and year aforesaid of the

Common de en Priors in the 1852 before ding Judge ttake Vames Will Schnathan ason Mr. J. mas Long nd Jung res to enquir State of Chi. f Union escut and of the count Eighthe day thousand into of ands then tiree dillar a County n dernand in the year bered three (1) unlawfully way contran nade and Said oath 'e dames d year Bunk value of andy then able by the earer and Listy Seven hundred sly did Horne of and agent had the said and find out on aferesaid andy then dollars for bearer by felomously the form revided and of ahio esend do drupson aid of the

at the country of Union aforesaid of the property of serio Abigan Gandy then and there being found of the value of three Vollars one Bank Bill duly executed by the seneca County Bank for the payment of there dollars on demand to the bearer dated Samay first in the year Eighteen hundred and fifety one and munbered three thousand two hundred and sixty Seven felomously did steal dable and carry away contrary to the form of the statute afre such ease made and provided against the place and dignity of the state of Ohio. And the Durors aforesaid when their oath aposesaid do further present and find that the said James Vimpson of teneries to witon the day and year oferesaid at the country of Union aforesaid die feleniously steal take and carry away and other Bunk Bill of the sencea County Bank of three vollars payable on Demand to the bearer of the property of seid Abigat Gandy there and there found of the value of three Vollars which said Bank Bill is as follows that is to say

secured of Solars in Seneral County Bank will frag three Three of Stock of the seneral County Bank will frag three Three of 1857. Three Attest of Amold east B Sounds from Contrary to the form of the Statute in Such Case made and provided and against the peace and dignity of the State of Chies And the said Survey upon their said vates do further from afterwards to not on the Day and your aforesaid at the County of oresaid certain other Beneth Bills the property of said abijate bands of the value of trent, Dollars Sid then and there peloniously steal take and carry away then and there knowing them to be Bank Bills Contrary to the form of the Statute in Such Case made and provided and against the peace and dignity of the State of Chies

Said Bell was indersed a true Sill of Mel. M. Michell Foreman of the Grand Iwn and afternands to nit on the 24th day of Seventer A SI 1852 the following writ of capias was issued to wit The State of Ulio Union brund, 88. So the Sheriff of Seid county Greating the evenina of you to take I amed Beinflow if he hay be found in your bailine ett and him safely Keep so that you have his body before our court of comment of leas of the county of oresaid, at the court Home in said counts, on the first day of the rost term thereof to answer unto an Indictioned found against him in Said court for Setit Larcenz and have you there there this writ Witness Sames Turner black of Said court

at Mary wille this 24th day of November A 1852 Daniels Turner be but Afterwards to nest said Sheriff returned said with with the following endorsementto nit received this poil Nov 24th 1832 I have taken the body of the within named Vames Vinfeson and the name of his bail is Bradford Wood I here with return the Bail Bond Fees Milego 60 Service 35 Buil 50 Returns Assistent 15 Bill Welch. William Colalin Sheriff March 23 1853 This day cauce as well the Prosecuting Altoney as the defendant James Dimpson in his own hopen person and thereupon came a young to Thimey Mr. Hays. Gett. Alden & Il Smith Thomas be henry Sepe Will Sepe Forter Authory Middle worths of John It le herry, Who freing empanueled and swom the touth to speak whom the issue doined between the parties Upon their oath do say the defendant is quilly and that the value infante property stolen from Abigah Gandy is three dollars therefore it is considered by the court that the defendant James Simpson make restitution to the Said Abigate Sandy in double the value of Inoperty Stolen to mit the server of sex dollars and make his fine unte the State of Olive in the Sum of trentz dollars and the costs of this prosecution taxed dollars

Attest James Twomer Clock

Atale of Chio

Be it remembered that at a court of common pleas begins and held in the court Mouse in Mary sville in the 8th May of November A M 1852 before the Monorable Benjamin Metealf presiding Undge The Duros of the Grand I my then and there duly Empanneled and Suom to enquire no the name and by the authority of the State of Ohio within and for the body of the county of Union aforesaid upon their oath aposesare do present and find that one Thomas Marks late of said county on the with day of November in the year Eighten hundred and fifty two with force and arms at the county of Union aforesaid did unlawfully bet and wager whom the event of a certain game of cards commonly called Leven up with I oseft Top Gideon A raper and Woshna Marks late of Send County a great sense of Money to wit then and there on unlawfully but and mager with soil persons a certain Sure of Money to wit the Sum of ten cents on the event Case made and provided, and against the peace and dignity of the State of Olive And the said during whom their said oaths do further fresent and find that the Said Thomas Marks afterwards to wit on the day and year aforesaid at the county aforesaid die unlawfully make a bet and wager of a certain

AL 1852 Sum of Money to wit the sum of the certs d Sheriff with Woshua Marks Voseph Rofs and Victoro Lerope lementon the event of a certain game of cards to not a e taken game evenimentz called seven up which vaid game and the the said Thomas Marks then and there played th setione with said pressons to determine said bet and wager red 50 Returns contrary to the form of the statute in such case made and provided and against the place and roslecting deguit, of the state of Choice and the said Juros in his whom their said oaths do further present and find that the Muy to Said Thomas Marks afterwards to wit on the Day ain Shider of and year aforesaid did unlawfully play at and with Thomas Cards with Joseph Hofs Joshua Marks and Videon Idle worths Draper a certain game commenty called seven up Sworn the for money to not bor the sum of ten cents to not the said thomas Marks then and there played said parties Jame with said persons for the sum of ten cents the and that Contrary to the form of the Statute in such case Gandy made and provided and against the frace and our that Dignity of the State of Olico James, H. Robinson on to the Troseculing Altorney openty Stolen Said till was endorsed a true Bill Mill W !! It Mitchell fine unto Foreman of the Grand Dury And afternords to wit and the on the 24th Day of November A & 1852 the following unit of Capias was issued to not The State of Whice Union County 33 To the Sheiff of Union County Greeting look He command you to take Thomas Marks if he may be found in your backwork and him safely Keep so that you have his body before our court of common pleas of the County aforesaid at the Court House in said County on the first day of the next terms thereof to andrew unto ion Jeleas and Indictment found against him in said Court for sville in January, And have you then there this wit Witness Ohio on Dames Towner bluk of said Court at Mary sville this the Honorable 24th day of November A D 1852, Vannes Vuncer Well Vieros of Afternessed to wit said Shuiff returned said with with the following led and Suom endosement Received this wit Nov 24th 1852. I have tather the State of the body of the withing named Thomas Marks and the name ore aforesand of his Bail is Able Marks I here with return the Bail Bird Feed Miliago 5 Service 35 Bond 50 Returne 5 Vanna, 31 1853 ith day of William & Malin Sheriff, "The dependant being arrangement fly tue for filea say I that he is builty there for it is considered that aforesaid the said Thomas Marks make his fine unto the State of of a certain Ohio in the sum of three dollars and the costs of this prosecution to see at Dollars of send no there did Attest Daniel Turne Clirk a certain er the event ell in Such ce and no upon o that in the day did elaire

Be it semembered thatala Court of commune pleas begun and held in the Court House in Mary sville in and for the Country of Minion in the State of Ohio on the 9th Day of Metcalf prosiding Undgo William Mc Gill Ryon Gran Doriah Westlake Dames Berge W. D. W. Mitchell. Hough, Rop. O. S. Gill. Dohn athan & Miller Notice At Thompson Baar Anderson War Go bill Moses Amarine Varnes B Richer Thomas Long and Iden Weaver the Juris of the Grand Jury their and there duty Empanueled and swom to enquire in the name and by the authority of the State of this within and for the body of the county of Union aforesaid whom their outh aforesaid do present and find that one Doshua Mark's late of Said County on the sich day of November in the year of our Lord one thousand Eight hundred and fifty this with force and arms at the country aforesaid die unlarefully bet and reager whom the west of Certain Jane of cards commonly called seven up the sum of ten cents with thomas Marks Sideon Draper and Joseph Rop to wit did there and there unlawfully bet and mager a great sum of Money to vit the sum of ten cents on the event of said Jame contrary to the forme of the Statute in Such case made and provided and against the frace and dignity of the state of Chio, And the Jurous aforesaid whom their oaths apresaid do further present and fine that the said Doshua Marks afterwards to wit on the day and year aforesaid at the county aforesaid die unlawfully make a bet and wager of a certain sum of money to wit the sum of ten cents with Thomas Marks Gideoro Draper and Joseph Rop on the event of a certain Jame of Cards to nit a Jame commonly called Leven whe which said game was then and there played by the said Sashua Marks with the said Thomas Marks Gideon Desaper and Joseph Rop to determine Said bet and wager contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Chio And the Said Surors upon their oaths aforesaid do further present and find that the said Joshua Marks afterwards to wit on the day and year aforesaid at the county aforesaid did unlawfully play at ain with Cards with Thomas Marks Gidoon A taken and Hosph Rop a certain game commonly called Seren whe for mony to wit the sum of ten cents to wit the said Joshua Marks did then and there unlawfully play nuth Said persons said game for the sense of ten couls contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Chie James It Robinson Insetting Allernez Said Bill was endorsed a true Bill Mm Il. W. Mitchell foreman of the Grand Jung and afterwards to wit on the 24th Day of November A.M. 1832 the following with of capias was issued to wit State of Ohio thrion County 88 to the Shereft of Uprison County Streeting ne command you to take Noshina O Marks if he may be found in your beilinett and him & afely Keep So that you have his body before our court of common pleas of the county

The State of Ohio 15 James M. Caldre

aforesaid at the court House in said County on the hleas in and for first day of the next term thereof, to answer unto an gth Day of Indictment found against him in said Court for Danning And have you then there this wit witness Hames Junes Junes Hyon Gran Clerk of our said Court Marysville this 24 th Day of November o. Hugh, A Il 1852 Vannes Jumer Class afterwards to wit Said hompson Sheriff returned soud wit with the following endorsement arnes B secured this unit November 24 = 1852 I have taken the body Jurus of of the within named Joshna O Marks and the name of and Swom his Buil is Toward Applegard I herewith return the Bail t the State Bond Fees Mileago 5. Service 35 Bond 50 return 5 Dannary 312 1853 Whis Day came as well the Drosecuting Attorney Union fine that Swith day as the defendant Noshna Marks in his own proper person and thereupon came a Dury to wit to hester for Amasa sand light Hosen cranty George It Baxtley leasper & Shider of I at the country Kenny Mr. Hags. St. W. Alden &. M. Smith Thomas il event of up the Sum Cheming A A Woodworth . A skinner & Tepe Tooler who being empanneled and swow the truth to speak per and between the parties whom their oaths do say that the ly bet and defendant is not guilty Therefore it is considered that the of ten cents of the Statute defendant go hence without Lay Attest Dames Junear Clerk Juace and raid upon hat the said y car aforesaid Beit semembered that at a court of common pleas beginn and bet and wager The State of Ohio held in the court House in Many sulle in and for the country en cents with 15 of Union in the State of Chie on the 23 " day of June A 10 1853 James M. Caldrell on the event before the hornsable Benjamine Meteally presiding Indge e commonly And afterwards to mit on the 15th day of Sund A 20 1852 the following ed there transcript was filled to nit-· o Momas Justice casts May 28th 1853 this day came to his topher Houston etermine Warrant 25 the 28th of May A & 1853 did wilfully maliciously Unblowna 16's and forcebly tratte open and only into the Store Greatings Wit 12 House of the said Christopher Houston Setreater Afidanit 25 and made ouththat one John Smith on or about of the against-the Jaid duros House of the said Christopher Houston setreation find that the country of Union in the night todaster and Judgement 25 ay and year felomonsly take steal as carry away one gun play atain Mittimers 25 and one two barreled fistol the property of the # 128/2 ber and Daid Christopho Houston from the said Stone ed Seren who Francenfit 31/4 house. Frok his affidavid thereof thereupon issued the said a marrant against John Smith and delivered elas with the Dame to William & Malin Sheriff Sheriffs Cast do contrary May 28th 1853 Warrant returned with the body of no provided On Warrant \$ 1,53 defendant andorsed as follows Received this writ f Chie . Subprena 30 May 28th 1853 I have taken the body of the within " Mittimus 85 marned John Smith whose tody I have ready rell foreman before the court from which this wit issued a 24th Day Fres of two Witness \$1.00 May 28th AD. 1853 Fees Lewice 35 Attending Court 511 hias was Miliage 60 Return 10 William to Malin Sheriff for the Sheriff Augustus Turner Defenty Being satisfied that on to take Jeriard Welsh and Angustus Luner are er beilinek material intricfses for the State thereupone is body wety

issued Subpound for said Geriard Welsh & Augustus Jum and delivered the same to William & Malin Theriff which was seturned Endersed Derved this wit by reading to rack of the withing manuel persons May 28 1853 Fees Milion 5 Serie 25 William & Malio Sheriff May 28 " 1853 The said defendant ansested under the name of of ohne Smith. presents and gare his name as Janus M. Caldwell trial had said defendant plead not Guilty Christopher Houston Geriard Welshe and Augustus Tunce Suom and Examine as witnesses for the State and thereuson the defendant was ordered by me to enter into a recury migance in the sum of two Houndred and fifty Eollars for his appearance at court on the first day of the next term so which he neglected to do and thereupon I issued a mittimus for his commetment delivered the same to Williams 6 Malin Shriff June 5th 1853 Mittimus returned endorsed May 28 1853 & committed the within named James M Caldwell to the could of the within named failorguith whom I left a certified copy of this wit Feed Committing to Prison 50 Service 35 William Collabin Sturiff The State of this Union County & aris Township SS I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me in the above cause

I ohn B Coats J. J. of the aforesaid Township afterwards to noit on the 24" Day of June the following Indictmentwas tile Endorsed a true bill I. W. Thompson Foreman of the Grand Jung to wit the Duris of the Grand Jung them & there duly empanuelled and know to inquire in the name and by the authority of the State of Ohio within and for the bolly of the country of Union aforesaid upon their oath aforesaid do present and find that I ames M. Caldwell late of Said country of Union on the 28th day of May in the year of bur Lord this thousand Eight hundred and fifty three the hour of Elever in the night season of the Dame day the Store house of One Christopher Houston there Deluate wilfully Maliciously and forceably and bringlamouly did break and luter with intent the goods and chatters of shirt bhustophe House then in the said store House then and there bring then and there blowiously and burglisionsly to steal take and carry away and there and there in said store House one that gene of the ratue of five dollars on double barrile Fistot of the Value of three dollars twenty papers of tobacco of the value of One dollar One Powder Hack of the value of two dallars of the goods and chattles of the said Christofsher Houston in the social Store House there and there bring found then and there peloniously and berglariously did steal take and carry away contrary to the form of the statute in Such e ase made and provided and against the Poace und Dignity of the State of Othio

Prosecuting Attorney

State of Chis

Stewart Me Inter

lugustus Jum Thuriff by reading 3 Fees Miliage 5 1853 The soil e Smith. well trial John Houston Elamine Paul was the Lune Maranel hich he ittimus Eliano 6 ud endorsed James M Lailer swith mounting riff true copy and before ruship Indictmentn of the y there & there me and by or the bolls alte aforesaid late of the year of bifly three escied about ul day the 4 wilfully did break / Said Christofthe ne bring then eal take and House one uble barrile of tobacco the value hristofsher eing found I steal take latute in It the Peace

State of Ohio
Nos
Stewart Me Intere

Be it sementoued that at a court of common pleas begun and held at the overt House in Marysville within and for the country of Union in the State of Ohio on the 21th day of Moret A. D. 1853. before the honorable Benjamin Metealf presiding Indye afterneed to mit on the 24th day of March All. 1853 the following Indictment was filed andorsed A true bill AT Wilkins foreman of the Grand dring to wit the Junes of the Grand dring thein and there dily emparmeled and som to inquire and present in the manne of the State of Chio within and for the body of the county of Union aforesaid do present and find that on Stewerst Me Intere late of Said county of Union on the Asventy fifth day of December in the gear of Our Sord One thousand right hundred and fifty two with force & arms at the country of Union aforesaid did unlawfully play at and with cards a certain game commonly called Leven up with Rop Scott Shepherd Dandy and Bryanian While for the Lum of ten conts in money to mit the Level Stewart Medutyre did then and there und awfully Alay soid Jame with said persons for said sum of money contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Chio

Afterwards to not I some 33 AD. 1853 The defendant being arraigned for plea sage that he is quilty therefore it is considered that the said Stewart Medatire make his fine unto the state of Ohio in the sum of five dollars and the easts of this possecutions laxed to Lollars

Attest James Turner Clerk

Jugham Wood

Be it reverebuild that at a court of commerce pleas begun and held at the court House in Mary seitle in and for the country of Union and State of Chio on the 21st day of March A. M. 1853 before the honorable Benjamin Metealf presiding Indgo. afterwards to wit on the 24th day of March A Il 1833 the following Indictment mas filed Endorsed a true Bill At Wilking Foreman of the Grand Inny to nit The I more of the Grand Jung there and there duly emparabled and down to inquire in the name and by the authority of the state of Ohio within and for the body of the county of Union afresaid on their oaths aforesaid do present and find that Benjamino Thoseman John Foreman John Word Joseph Brannon William Foster Angham Wood late of Said county of Union on the first day of January in the year eighteen hundred and fifty three with force and arms at the county Each other and Benjamin White and divers other persons to the said Annos unknown a large sum of money to visthe sum of two conts rach upon the issue and event of a certain contest and trial of Mill in Shooting with a rifle gun at a mark or larget then and there about to be tried and Decided between said Bonjamin truman John Forman John Word Joseph Brannon William Foster Ingham Hood & Benjamino White late of said county and other Justino to said durors unknown which said trial of stall in Thorting as aforesaid then and there took place between Daid persons to decido Daid bet and mager between Seid persons to wit the said Benjanin townian John Forencan John Wood Joseph Brannon William toster Ingham Wood did then and there bet and wager said sun of Money with Each other and Benjamin. White and other persons to the said Junes unterview on the event aforesaid contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Chies James W Mobinson

Ofterwoods to noit on the 23 -2 day of June A I. 1853 the following entry was made whom the Downal of laid Court 'The defend ands being all arraigned for pleas Day that they are guilty therefore it is considered that the said defend and Each make his fine unto the State of Chio in the sum of five cents and the costs in this from taked to

Allest James Turner Clerto

State of Ohio

the 21st day
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of March

parnelled its of the its of the its of the that was that aid county sighteen the county ager with

of a certain of a certain gun at ied and ster Ingham we will be between

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the following defend ands willy therefore his fine and the casts State of Ohio Parkenson Crane Beit remembered that at a court of common pleas beginn and held at the court House in Many will in and for the county of Union and State of Olivo on the 8th day of November A 20 1832 before the honorall Benjamin Mete all preseding Judge afternards to mit on the 10 " Day of November A. St. 1852 the following Indictingent was filed to not Endorsed W.I. W. Mitchell Foreman of the Grand Juny the charons of the Grand Ing there and there duly empannelled and known to inquire in the name and by the authority of the State of Olive within and for the body of the country of Union aforescuid do present and find that one Parkenson Corone late of said county on the 21 day of October in the year of Our Level Onethousand eight hundred and bifty thro with force and arms at the county aforesend did unlawfully bet and wagan a great Sum of money to not the sum of fige dollars with one Lideon Il raper late of said county on the event of a certain Morse Race that there and there took place to wit did then and there bet said sum of money with said person on the event of said sace contrary to the form of the Statute in such case made and provided and And the said during upon their oaths aforesaid do further present and find that said Parkenson Cruce afterwards to not on the day and year afrees aid at the county afreedid did unlawfully hit and wager with said Lideon Malpen a certain sum of money to not the sum of frie Vollars on the event of a certain race with houses which horse race was then and there rece for the purpose of as ofousaid contrary to the statute in such ease made and provided and against the peace and dignity of the State of Chie And the said I wow when their oaths afresaid do further present and find that the said Partinson board afternards to nit on the day and year afresaid at the county afresaid a great some of Money to not the sum of fine dollars in money then I there did undavefully mager and bet with one Lideon Drapus against five other dollars in nuney whom the issue of a certain nace between houses then and there about to be my which Laid sace was afternaid to nit on the day and year afortaid at the county afresaid run and the said Stakes then and there non by the said Gideon Draker bet as afresaid contrary to the form of the statute in such case and and provided and against the peace and dig only of the state of While James It Nobinson

Afterwards to wit on the 34th day of November A. S. 1883 the following survivers was issued to wit State of Ohio Union County SS To the Sheriff of Union County gouting the commenced you to take Fackenson Corane of the may be found in your bailinick and him safely Resp so that you have his body before our court of commence pleas of the county afresaid at the court Rouse in said

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Country on the first day of the next Term there of to answer unto an Indictment frend against him in said court for Januing And have you then there this wit Witness Sames June Clark of bu said court at May wille this 24th Day of November A. 21. 1852 dances Terrice Club Which was duly seturned by said Shuff Endorsed received this will November 24th 1852 the Within named defendant not fried March 21 21 1853 Fees Mile age 51) Dervice 35 Return 10 William to Malin Sheriff afterwards to wit on the 2" day of June another writ of capies was issued to wit The State of Ohio Union County 88 So the Shouff of Jaice County Trecting the command you to take Parkinson Crane if he may be found in your bailivick and him Safely Kup Sothat you may have his body before our court of common County on the first day of the next Terms thereof to answer unto an Indictment found against him in Suid court for gameing And have you then there this wit Williess James Tunur clock of our said court at Many sville this 2 to day of June A. St. 1853 Danies Turner Glado which was returned by the Raid theriff Endorsed as follows Received this wit June 20 1853 I have taken the body of the within named Parkenson wit commands me 4 es Mileage 5 Lewier 35 return 5 June 23 A Do 1853 William G Malio Sheriff Afternands to wit on the 23 day of I me A.D. 1853 the following entry was made upon the Ivernal of our court to not this day cand as well the prosecuting Attorney as the Defendant Parkenson lorand in his own proper person and thereupon came a Jung to wit I. Elwell Baac Anderson Robert Turner Perry Buck Adam Richer Suther Wood Truxton Ford Thomas Clark Robert Domith David Davis 2" and Benjamin Wood who being empanuelled and soon the trute to speak upon the issue found between the parties upon their oaths do day The defendant is quilty Thereupons it is considered that the said defendant make his fine unto the State of Chio in the sum of ten dollars and the costs of this prosecution taxed to

Attest Dames Turner Clerk

State of Chio

Be it or new board that at a court of conneces of leas in and
for the court, of Union and State of Chico begun and held at
the court House in Marzeille withing laid count, of Union on
the 14th day of Sune A.S. 1852 before the Romorable Binjamire
Mele alf presiding Sudge March 38th Ad, 1852 the following towards
was filed to not December 21th A.S. 1851 this day came Stand
If Price and made cath that one Vincent Gray clid Stal and
feloriously take afrage the Stable of Said Affrice one Bay Mare
took his affadmit thereof thereupen issued a marrant against
tineand Gray and delivered the same to Robert Gamble
constable December 25th Al 1851. warrant returned with
the body of defendant I have taken the body of the withing
manned Wincent Gray on the 22 Sec 1851 ten 25th Robert Samble Court

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Die 22 1851 Subpenny issued in behalf of the state for David. H. Price Il and Contline Lewis B Thompson Malachi Coulling and Robert Gamble Dut selvened Sund personally on the 22 Love 1851 by reading this unit to the within named persons Fees so Robert Gamble boust December 22 1851 1 6 dock A M the defendant appeared trial D. H. Since R & amble I Conklin No Conklin I to Thompson was som and examined and wherefrom the defendant bineent Tray was ordered by me to enter into a recognizance in the sum of five hundred dollars for his appearance at court which he neglected to do whereupon I issued a milliones for his Committeement and delivered the same to Robert Gamble State David Ho. Price Dewild Conklin Livis B Thompson Robert Gamble Malachi Conklin Dec 22 1857 Mittimus returned I committed the within named bineent tray to the custody of the Jailor of Said county with whom I left a certified copy of the within wit Fees Service 25 Mile age 45 ets Robert & amble const

I lens of tees Constable Affidavit 205 Warrant 25 Serving Warrant 25 Subfor 5 Mit. 28 Serving Sub 511 Swearing Mit 20 Serving Mittimus 25 Judgement 25 Mileage 45 Millians 25

Witnesse Fees 2.50

This transenfet 31 The State of Ohio Union bounds Mill creek Tourship 38 I do her by certify that the above is afull and true capy from my Docket of the proceedings had by and before me in the above cases Warret Orvers I. It of the The aforesaid. afterwards to not on the 8th Day of November A.S. 1852 the following bond was filed to wit Be it server head that on this 17 th day of April in the year of our Lord one thous and right hundred and fifty two person ally cand before and Thomas Brown Probate Ludge of the country of Union and State of alices Vincent Gray John Gray and Vilas Bell and severally Acknowledge to one the State of Olico the since of One hundred and fifty Oollars Rach to be levied on their goods and chattles lands and tenements if a facilt be me ade in the conditions following to wit . The conditions of this secognizance is such where as the above bounder bucent Gray has been arrested on the oath of Dowiel Il Price charged with Ite aling or taking from the Stable of Daid David M. Price one Van Mare and committed to fail to await his trial on said charge and whereas said Vincent hay was this day brought before one Thomas Brown Protate Judge on a writ of Metas Corpas and examined concerning said charge and admitted to bail in the sum of one hundred and fifty dollars conditioned for his appearance before the court of common pleas of the county afores aid on the first day of the next terms thereof now therefore if the said Vincent Graz so arrested as aforesaid

Shall personally appear before the Indge of the court of common Pleas of the county last aporesaid on the first day of the mest Zerm thereof, then and there to Aplead to any Indictment that may be presented against him in said court on said charge and abide the Indgement of the court thereon and not depart the court without leave then this recognizance shall be void and of no effect otherwise to be and semain in full force and virtue in Saw Vincent his gray seal?

Silas Bell Seal?

Taken signed and sealed and acknowledged before me this 17th day of April A. M. 1852 Thomas Brown & So hate Sudge Probate Court Union Co

afterwards to suit on the 15th June A. St. 1852 the following indestines was filed & indused a Ine Bill John Mutchinson Foreman of the Grand Jung to sist The During of the Grand Jung then and there duly empanuelled and seven to inquire in the name and by the authority of the State of Obio within and for the body of the country of Union ofores aid doupon their said oaths and in the mand and by the authority of the State of Chios present and find that and bincent Gray late of the country of Union afores aid on the trucky first day of Alecenter in the year of our Lord one thousand eight Thursdard and fifty one with force and arms at the county afresaid one mare of the price and value of fifty dollars of the goods and chattles of one I and Price then and there being and found then of there und awfully and felomensly did steal take lead and carry away contrary to the four in the statute in such case made and provided and said during for their said outher do further present and find in the name and by the authority of the state of while that heretofore to wit on the day and year aforesail at the country paperesaid with force and and on brient fray late of said country did selomously steal take lead and carry away one mare of the price and value of fifty dollars of the goods and chattles of one Stavid Price and in his possession then and there being found contrary to the form of the statute in such cause made and provided and against the peace and dignity of the State of Chio dames M. Robinson

Afterwards to nit on the 19th Day of Irme A. St. 1812 the following entry was made upon the Immal of our said Court to wit this day the said bineart I ray was three times called and came not but made default whereupon it is ordered by the court that his recognizance taken before the probate Indig in and for the country of Umon and state of this on the 17th day of April AS 1882 be forfeited and at the Same time silas Bell and I ohn Gray the securities of said bincent Bray were three times called to come into court and bring with them the Redz of Said briefeld Gray and came not but made default whereupon it is ordered by the court that the recognizance of "Said Silas Bell and John Gray be forfeited and that both of Laid

State of Oh

may be har ge and depart-the Il be roid in full Leal 3 e me this atte Judge ze Co wing industrient on Foreenan ed Jung inquire Ofrio within aid do upon thouty of riccent-Gray first day and eight the county fifty dollars and there blowersty, the four led and o And the sent and of Chio foresail on brueut take lead Price and in y to the four

of common

next Term

The following wit thus day carrie not that his d for the April A So 1852 har Gray the called to come briecut suppor it fue said Silas & Laid

det and

forfeitures stand respited until the mest term of this Court afterwards to wit on the 8th day of November of 11852 another entry was upon the Downal of our said court to wet This day the said Vincent Gray was three times called and came not but made default whereupon it is ordered by this court that his recognizance taken before the probate Court in and for the country of Union and State of Chie on the 17th day of April A. St. 1852, in the prenal Sum of one hundred and fifty dollars conditioned for the approxume of said binant gray on the first day of Term thereafter of the court of common Pleas of said country of to answer said Charge and abide the Judgement of the court there and not depart the court without love be fofeited and at the same time Silas Bell and John Gray the Decivilies of Laid bincent tray were three times called to come into court and bring with them the body of Laid bincent Gray and that otherwise the recognizance would be forfeited and the Laid Silas Bell and John Gray Came not but made default whoreupon it is ordined that the occuping and of the faid Silas Bell and John hay be for feeled and that both of Laid forfeitures Stand are declared absolute afterwards to neit on the 23 to day of Some the following leetry was made whom the Journal of this court Left off the Nocket

## Attest Dames Turner Clerk

State of Chica

Be it semembered that at a court of common pleas begun and held at the court House in Mary wille in and for the Metcaf presiding Judge Herelopore to wit on the 300 day of July A. M. 1852 the following transcript was filed to not June 19 th A. D. 1852 this day came L. B. Hood burn and made Doleme outh that on the 19th day of Ina A D. 1882 one dolen Sherman of the county of Union did present to him and order for ten dollars perperting to be given by Indati Stodge requesting the said S. B. Woodburn to pay the amount of the order to the bearer the deponent further stated that he fidiel the amount of the order to said John Therman and Velievery the order to be a forged one The deponent further states that he believes the faid John Sherman is quilty of the said Jorgen thereupon issued a warrant against the said John Sheim an and delivered the same to Henry brotunger to out able Same day warrant returned as follows I return this went with the Tody of the nuthing manned John Sherman my few Mileage Dix mile 30 ent Service 25 Honny Crotinger constable Same day issued a Subspound for Sudah Dodge for Mitnes In that of the state same day subspooned returned as follows dune 19th 1852, served this wit personally by reading this writ to dudah Dodge from few mileage & miles 25 derice 10 H Crolinger Coust Sime 19th 1832 defendant present trial had Judah, Dodge pr and D. B. Woodburn Snow and examined as intresses for the state Jepe Laid was suren

A examined as a withings for the defendant being satisfie from the evidence of the nitrepes that the defendant was quity of the charge the defendant was ordered by me to enter into a secognizance in the sum of two hundred and fifty dollars which he failed to do thereuporo I usual a suttimes for his committement and delivered the same to H. Coolinger Coust Recognized the following witnesses in behalf of the state & . B. Woodburn & Judah Lodgen June 2121 1852 Mittinus setured as follows I committed the within named John shown an to the custody of the nothing manuel failer with whom I left a certified copy of this wit my few Mileago 10 miles 50 commeltenent to prison 25 Merry Contriger Constable Justice Tes Affidaist 25 Constable few Serving Warrant 25
Warrant 25 Serving Subpound 30

Sureaing 3 With 12

Entering Judgement 25

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Mileago 25

Mecognizing 2 Wit 50

Mecognizing 2 Wit 50

Mileago 41,65 \$ 1.65 Mecogungung 2 Mit Mitnep Few Judah Doge for 50 Fransenft-\$ 201 1 1 2 B. Woodburn 25 Tope Said 25 State of Olive Union County SS I do hereby certify that the above is a full and true copy of row my Seeltet had by and before me in the above cause James B Don't J.D. of the aforesaid Township afternands to next on the 19th October ASI. 1852 the followine bound was filed to unt Be it server chied that on the The day of July in the gear of our Lord one thousand eight hundred and fifty two personally came before me Hornas Brown Judge of the Probate Court within and for the county of Umon afresaid John le Sherman Holly Said and Jarrels Thompson and severally acknowledged themselves to owe the state of obio the sun of one hundred and fifty dollars Each to be levied of their goods and chattles lands and levenients if default be made in the conditions following to not the condition of this recognizance is such whereas the above bounder John 6 Sherman has been arrested when the charge of torgang on the oath of Samuel Woodburn before Sames Bollot a Justice of the peace of faid county and committed to the fail of Reid County of Union outon a certain Millimens issued by said Justice to awart his trial before the court of common pleas of Laid county on faid charge and whereas the Laid John to Therman has this day been trought before me Homas Brown Judge as aforesaid upon a writ of hoabas confeas and admitted to bail in the above sum of one hundred and fifty dollars Conditioned for his appearance on the first day of the next Lever of the court of commien please for Laid county if the Said John to Shuman so admitted shall appear before the court of Common pleas of the country aforesaid on the first day of the not Lever thereof and then plead to or answer said charge or any indictment that may be preferred against him on I aid charge and abide the Indgement of the said court thereupon and not depart the court without leave then this

seing Patis file recognizance Shall be roid and of me appear otherwise 1- was quily to be and semain in full force and sister in law John. C. Sherman Gleacz enter into J. C. Thompson Geal Lifty dollars for his inger Coult tate & B. Signed Lealed and acknowledge before me thus touth nus setured day of Duly A. St. 1852 Thos Brown Prob Judge ere Shorman afterwards to net on the It day of November . 4. 21. 1852. Ha following whom I Indictment was endorsed a true bill WI Witchell Forence miles 50 of the fraud Jung to not the Jures of the Grand Jung their and there duly Emparmelled and Swom to inquire in the name ustable body of the country of Union aforesaid whom their oath. 25 30 aforesaid do present and find that one John Sherman 10 late of the country of Union afores aid on the sixteenth 25day of June in the year of our Lord one thousand son 25 Eight hundred and fifty two with force and arras at the 50 County (of Union) afacraico did florously forge a certain \$ 1.65 order and request for the payment of money which said forged order and request for the payment of money is as follows 25 that is to say please (then and there meaning "Pleas") to let the bearrer then and there meaning to let the bearer, have ten dollars then and hat the above there meaning hove ten dollarsjin money) on my count had by then and there meaning on my account Blig me (then and 20 at 1.02 there me aning) (oblige men) duda Donge (then and there and Township meaning / Judy Dodge 1852 June Dixteenth (then and there une boud meaning June 16 " A. St. 1852, to ut Mister Wood burne then and there day of intending and meaning" Daniel Hoodburne ) intending idred and then and there to represent by said instrument forged as un Judge aforesaid by said Sherman and order and sequest upon of Union Daniel Woodburn of two dollars in money to the bearrer errels Thompson executed by Indy Ludge on the sixteenthe day of Dune in the year rightenstate of hundred and fifty two with intent then and there to defraud samuel Each to be Wordburn contrary to the four of the Statute in Such ease made ents if and provided and against the peace and dignity of the the condition State of Chio And the said Juros on their sould outh do benne den further present and bired that the said John Shuman e of tongers afterwards to rist on the day and year aforesaid at the a Justice of county aforesaid feloviously did forge a certain office of Derio order and orguest for the payment of money which that is to say by said and order and request when Mister Woodburn to wil f Samuel bleas of Hoodburn to pay the bearer ten dollars dated June sixtemble in id John & the year eighteen hundred and fifty two and ligned ducta Lung ( greating, budy Loge) with intent them and there as Brown and admitted to defrand Dannel Woodborn contrary to the foun of the dollars Statute in such care made and provided and against the the next peace and dignity of the State of This if the Said 3 And the said hums upon their oather afresaid do further present he court of and find that the Laid John Sherman afterwards to wit--dag of the on the day and gear afresend at the county afreduice laid charge feloriously did forge a certain other order and request for aust him the payment and delivery of goods which said forged order uid court u this

and request for the payment and delivery of goods is as follows that is to say plead then and there there by intending " Pleasen) to let the bearer (there and there meaning and intending "to let the vearery) have ten dollars then and there meaning have ten dollars, for Jovels, on my count other and there meaning there by "on my account of Blig me (then and there meaning "obligo med Juda dogen (then and there meaning " Judy Dogen 1852 June sixteenth then and there me acrine intending to date the said order and sequest June extenth in the year Eighten hundred and fifty two) mister Wordbren then and there intending and meaning to direct & aid order and request to Samuel Wood brown intending then and there to defraud the Said Dannel Wood burn; contray to the form of the Statutt in such case made and Arriched and against the peace and dignity of the Mate of ohio 4 And the furon aforesaid upon their oaths aforesaid do further present and find that afterwards to wit on the day and year afresaid the said John Thuman die at the county aford aid feloriously forge a certain other order and request for the payment of mercey which said forged order and sequest for the payment of money is no follows that is to say Please let the bearer have ter dollars on my count Blig me Juda Dogne 1852 mister Worth sixteenth of Luce intending there and there to prejudice damage tand defraud Janual Wordburn to whom said order and for payment contrary to the form of the Statute in Such case made find provided and against the peace and deguity of the State of ohio And the Laid peros upon their Laid oather afores aid do further present and find that the Said John Sherman afterwards to noit on mineteenth day of I have in the gear of our Lord one thous and right hundred and fifty two at the county afresaid having in his custed, and posession a certain other forged order and request in writing for the pagement of money prinporting to be a to not Namuel Wordburneyby Juda Legue to the bearer for ten dollars and dated on the sixteenth day of fine in the year eighteen hundred fifty two which said last mentioned order and request for the payment of money the said John Sherman there and there well knew to be a forzed order and request and so knowing did then and there unlawfully falsely and felocuously utter and publish as true and gamine the last mentioned order and request forged as afresaid and pul the Serve upon samuel Wood burn intending then and there to prejudice damage and defraced the said & annuel Wood how Contrary to the four of the Statuted in Luch case made and provided for and against the peace and dignity of the State of this And the Said furs on their oaths afresaid do further present and find that afterwards to nit on the day and year last afresaid at the county aforesaid the said John Sherman having in his possession a certain other false and forged order and soquestfor the payment of money which said order and request is an order and request directed to Mister Wordburn to wel

1 goods is by intending rearring here re meaning meaning acring or Ture Extenth ester Wordbren 1- Laid itereding then od burn; made and of the State of a foresaid y on the man dio tacio other ich Laid of money is are ter 1852 Mister Worth ejudice dans age id order and hu Sherm an tule in Such ee and a where their . do that the teenth day M- hundais his custod, ed request ting to be a i Wordburn e bearer for mue in the mentioned aid John order and My falsely curino the id and perf and there muel Wood hon de and provided tate of this is present and - afresaid in his and soquestand request

um to lut

Samuel Wordburn purporting to be made for the sum of ten dollars by Juda Loque on the Listeenth day of June in the year eighteen hundred and fifty two he the said Ohn Sherman then and there well knowing the premises last afresaid to not that said last mentioned order and request for the payment of money was then and there a false and forged order and request for the payment of money did Bublish and Rap as true and genine to said & aurunel Woodburn said false and forged order and request the said John Sherman then and there well Knowing said order and request was a false and forged order and sequest the said John Sherman then and there intending to defraid the said Samuel Wood burn contrary to the form of the Statutein such case made and provided and against the peace and dignity of the State of ohio. And the Juros ofverand upon their said oaths do further present and find that afternands to nit on the day and year last aforesaid at the county afores aid the said dolon Sherman had in his kassession and custody a certain other, order and request for the payment of money which false and Jorged order and request is as follows that is to say I lease to let the Be arrer have ten dollars on any count Blig and Juda dogue 1852 Mister Woodburn Listeenth of June which last mentioned order and request so forged the said John Sherman then and there falsely and felomously did utter and publish and pape upon Varioud Wood burn as a true and genina order and request for the payment of owner, to mit the sum of ten dollars by Juda dogue directed to him the said & anual Woodburn he the said John Sherman then and there well knowing that said order and request in his possession and by him so uttered and published was then and there a forged and false order and segmest then said John Sherman then and there did utter and publish said forged order and request with the intent of their and there to defrand Laid Samuel Word burn contrary to the form and Statute for such case made and provided and against the peace and dignity of the State of ohio James. M. Robinson Orose certing Attorney Afternoods to nit on the 19th of Aromber A. L. 1853 the following entry was made Jupon the Journal of our court to not this day the said John Wherman was three times called came not but made default and whereupon it was ordered by this court that his secognizance taken before and by the probate Indge in the probate court main for the country of Union and state of this on the tenth day of July A. St. 1852 in the penal sum of one hundred and fifty dollars conditioned for the appearance of the said John Sherman on the first day of the term thereof of common pleas of said count, to answer said change of Jungery and abide the judgement of said court thereon and not depart the court without leave be forfeited and at the sauce time I. 16. Said and J. M. Thompson the societies of said John Sherman were three times called to bring said John & human into court as they were bound to do and that after wise the said secognizance would be forfeited but

Cana not but made default whereupen it is ordered that the recognizance of the said John Sherman D. H. Said and J. C. Thompson be forfeited and both of said forfeiture be made absolute afterwards to not on the 23 day of June A. M. 1853. the Jollowing entry mes made upon the Found of on court to wit. Lift of the docket

Attest James Vinner Colune

State of Ohio

Be it remembered that at a Court of Common pleas begun and held at the Court house in the Yound Maysille David H. Wirtsbaugh of October AD, 1854 Benjamin Mutealf presiding Judg Hertlofor to wit on the 16th day of June A. D, 1854 the following transcript was filed to wit The State of Ohio Wat, in David H. Wirtsburgh, State of Ohio union County of action of apaint dith intent to hill June the 9th AD 1854 on complaint of Henry C, Hoskins against David H. Weirtsbaugh for apaciting with intent to Will with an ax, The said Henry 6. Hoshins filed his affectant and warrant was ifered to any Constable of the Lownship Commanding him to take the body of the said David H, Westsbaugh and him forthwith bring before me a some other Lustice of the peace to be further deast with according to law, Sune the 10" A. D., 1854 Warrand seturned endowed Served by bringing the body forthwith of the Said David.
H. Weststorigh and have him before you feel three dollars and fifty cents B, Hudson Constable Whereupon the affedant was read unto the said David H. Wurtsbaugh and he plead not quitty to the charge as set forth in said affectant Mercupson the said Henry G. Hoskins, Thehard Hoskins Benjamin Hudson and Janes & Sewett were sworn and examined louching the case according to law and the said David H. Wurtsbaugh Still pleading not quitty he was secognized to give bonds in the sum of three hundred dollars for his appearance at the next term of Court of Common pleas for the County of Union - Sared O, Switty Henry C. Hoskin Richard Hoskins Benjamin Hudson and James I sewett were recognized for their appearance as witnesses The State of theo lineon County for I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me in above cause this the 13th day of June A.D., 1854 Sustice fees Affedant, 25 Confifes Sand O, Sewell J, F, Cortres feed Warrant , 25 Serving warrant 1.50 Henry CHoskins 50 Swearing withefus 20 Two apistants one day 2,00 Richard Hoskins 50 3,50 Benja Hudson Recognizone of wilnipes 55 James D. Jewett 50 Sanscript & Certificate 45

is ordered e D.H. Saio Said Jofestive 3-00 of upen the ul? nm on pleas own of Marysulle the 17th day presiding Judge A. D. 1854 the h, State of Wh intent Henry C. Hoskins intent to led his affectant The Township David H, ea some. with according med endorsed and David three dollars upon the augh and he ed affectavit Hoskins n and and The Said type was ic hundred of Court of red O. Switt/ and James evelnesses ene copy a before me TI, P, rep feed nry 6Hoskins 50 hard Hoskins 50 y. Hudson 50 es D. Servett 50

And afterwards to wit in the 20th day of June A. D, 1854 The following bill of Indictment was filed to wit. State of this union bounty & Court of Common pleas of lineon County Ohio Sune Ferm A. D, 1854 The Jurges of the Grand Lury then and there duly impannelled and Sworn to enquire in the name and by the authority of the State of theo within and for the body of the Country of Union aforesaid upon the oath aforesaid in the Barne and by the authority of the State of Ohio, do present and find that hereto fore to wit . On the nenth day of lune in the year of our Lord one thousand eight hundred and fifty four at lineon County to wit, the County aforesaid One David H, Wurlsbaugh with force and arms did with premeditated malice a forethough make an apault upon one Henry to Hos hims with a dangerous weapon to wit, with an are which he The said Dand & Nurthbugh in his hands then 4there held with intent purposely and of deliberate and premiditated makes to murder him the said Henry 6, Hoskins with The drawn are aforesaid contrary to the form of the Statutes in such case made and provided and against the peace and dignity of the State of Ohio And the said durers on Their oath aferesaid do further present and find that the said David H, Wurtsbaugh afterwards to wit, on the ourth day of June in the year of Our Lord on thousand eight hundred and fifty four at the Country of line on a foresaid the Said David A Wurtsbaugh with force and arms in and upon one Henry C, Hoshins did Then and there with premeditated malice aferethought make an apault with a dangerous weapon to wit, a Sharp are which the said David H Whitebough in his hands then and held and drawn with intent purposely and of deliberate and premiditated make to hell an minder him the said Henry O, Hoskins with the drawn are 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, And the said Turers upon their oath aperesaid do further present and find that hurtifine to wit, on the month day of June in the gear of Our Lord one thousand eight hundred and fifty form at the County of Union aforesaid, the Said Devid H Wurtsburgh with force and arms in and upon one Henry 6, Hockins did then and there with premidetated malice afouthought make an apault with a dangerous weapon to wit a sharp are which the the said David A Wurtsbaugh in his hands then and there held and drawn with which said age he the said David H. Wurtsbaugh ded Strike and wound him the said Henry 6, Hoskins with intent purposely and of deliberate and premidelaled malice to kill and murder him the Baid Henry G, Hoskins with the drawn ax aforesaid Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of this. And the said Surors reporther oash aforesaid minth day of Lune in the year of our Lord one thousand, to wit the County aforesaid the said David H Wurtebaugh

with force and arms did unlawfully make an apault in and upon one Henry 6, Hoskins and him the Said Henry & Hosking then and then did wound with a dangerous weapon to wit an age with intent him the Said Henry C. Hoskins then and there Jelomously wifully and formatice sty aforethought to murder him the said Henry 6, Hosking centrary to the form of the Statute in Such case made and provided and against the peace and digonty of the State of Ohio of 6, Doughty Prosecuting ally And afterwards to wit on the 20th day of June A. D. 1834 The following entry was made in the Journal of said Court to wit. The State of Ohio VI, David H, Wurtsbaugh, Indictment, Spailt with intent to commit murae, This day came The Said David H, Weirtsburgh defendant and James Ma Masters and Jointly a Mnowledged themselves to owe and sland indebted to the State of theo in 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 which to wil that if the said David H, Wurtstaugh Shall be and appear before the court of Common pleas in and for said Union County on the first day of their next learn thereof at 10 Oclock A, M, and answer to an Indictment found against him for an apault with intent to commit murder and abide the orderfo the court therein and not depart without leave Then this recognizance to be void otherwise to be and remain in full and vertue in law And afterwards to wit on the 18th day of October A. D, 1854 the following entry was made on the Sound of Said Court The State of Ohio OS, David H, Wheelsbaugh, Indictment for an apault with an intent to Bett and murder This day came I, b, Doughty the Brosecuting allowing in behalf of the State of this and the Said David H. Wurtsbaugh being arrainged for plea says he is not quitty to said, Indictment and thereupon came a lung to wit Charles Smith S. R. Snodgraf Luther Wood John Capil Solomon Weaver James 6, Lord John W. Thompson 6, M. Rohnson The being empanniled and Swan the truth to say on the ifine Soined upon their oath day that the defendant is not quitty of an afsault with intent to kill and murder in manner and form as he stands charged in the Industment but do say that the said David H, Westsbaugh is quilly of an apault and battery when the body of Henry 6, Hoskins. And Thereupon the Court Sentenced the Laid David H Wurtsbaugh to be confined in The Dungeon of the Sail of the Country of Union and be fed on bread and water only for the perion of ten days computing the time from this day and it is farther ordered and adjudged that the said David Houtsbergh paya fine of fifty dollars and the costs of this prosecution taxed at dollars

The State of O

Martofer

Now Settl

the Grand Jury"

nake an and him The ound with a tent him the cousty withally him the said Statute in not the peace D, 1834 The followin icement, refendant and Themselves This in The of thur goods aust be bolvil beand as in and of their and answer in assault the order for ul leave beand ben A, D, 1854 end Court ectment for nurder Morney 4. Whirtsbaugh ty to said wit Charles Solomon Rechey John , Nohinson to say on the defendant Rill and ds charged ud Lavid H, in upon the cert Sentenced c in The a and be fed days computing and adjudged y dollars and dollarz

you have his body before our Court of Common Pleas of the County of orexaid at the Court House in said County on the first day of the next term thereof to answer unto an Indictment found against his in said Court for Betting & Garning, Indhave you then there this writ Witnes Laber Randall Clerk of said Court at Marys ville this 28th day of March AQ, 1855 Laber Randall Clark, which was returned endaged Thee eved this writ March 25th A. Q., 1855 I have taken the body of the within Rop Seath the name of his bail is Norton Scott I herewith seturn a copy of the boul bond, Les Service 35 mileage 40 Bail bond 50 Return 10 = \$ 1,35 William H. Roth Sheriff And afterwards to wit on the 10th day of April A.D. 1855 the following entry was made in the Lournal of Said Court which reads in the words and figures as follows to wit, State of This was Rofe Scott 3 Indichment for Gaming The defendant being arraigned for Thea Says, that he is quilty, and it is therefore considered that the said Rob Death make unto the State of Ohio his fine in The Sum of One dollar and the costs of this proceeding Taxed to \$

Attist Saber Randall Clerk

Italiof Rop Scott

Pleas beigund and held at the Court House in Marysville within I for the County of Union and State of Ohis on the 10th day of April A.D. 1855 before the Honerable Benjamin Metcalf Poesiains Sudges, Heretofore to wit on the 24th day of March A.D. 1853 the following vill of Indictment was filed which reads in the words & figures as follows to wit, The State of Ohio & Court of Common Pleas

Be it remembered that at a court of Common

linear County SS, & March Lerm A. D, 1853

the Cuthority o

The Luros of The Grand Jury then and there emparanted and Swan to inquire in the name and by the State of Ohio within the today of the Country of lineon aferesaid upon their oaths aferesaid do present and find that one Rop Dott late of said County, on the twenty fifth day of December in the year of Our Lord one thousand eight hundred and fifty two with force and arms at the County aforesaid and unlawfully bet and awager the sum of ten leents in money upon the event of a certain game of Cards Commonally Called Seven up with Shapard yandy Hewart M. Sontire & Bonjannin White late of said County to wit, then I there did unlawfully bet and weger a great sum of money to wit the said sum of ten cents on the overt Said game Contrary to form of the Statute in Such case made provided and against the seace and dignity of the State of Ohio, Inathe I wood of the pana aforesaid do further present and find that the said Rope dott afterwards to wit, on the day and year aforesaid at the County aferidad ded unhawfully at and with cards with

The State of Ch

Rop Scott,

on Pleas aid County swer until Topon no writ Larys ville lerk, writ the within ott I luewith 35 miliage oN Sheriff A. D. 1855 the Court which Garning that he is aid Rop in The roceeding

mon in Marysville This on the le Benjamin ton the ndictment ollows to wit,

my then and city of lincon nt and in the twenty me thousand rms at the eigh the sum Main game rd Gandy County to wit, real sum of he covered o ch case made the State of foresaid e Said the day. forward

with

Thepherd Gandy Stewart Mindontyse and Benjamin White a Certain game commonally deven up for money to wit, the Said Mojs Dott did then & There play said game with lands with said persons for the said sum of time cente in money Contrary to the form of the Statute in Such case made and provided and against the peace and dignity of the State of Ohio Dames Whoberson Prosecuting Atty This Indictment was undersed "A True Bill A.J. Wilkins Storeman of the Grand Lury. And afterwards to wit on the 10 th day of April AD, 1855 the following entry was made in the Journal of said Court

which reads as follows to wit, State of this is, Now Jest & Jaming. The defendant being an aigned for plea says that he is quitty it is there for considered that the said Roke Jest make unto the State to Ohio his fine in the sum of one dollar and the costs of This proceeding taxed to \$

Attal Laber Mandall Clerk

The State of Ohio

the Commence of the Transfer to the first the Be it semembered that at a court of Common Rop Scott 33, & Pleas begin and held at the Court Housen margorille within I for the County of Union and State of Ohio on the 10th day of April A. P. 1855 before the Honorable Benjamin Metcalf Presiding Judge - Heretofore on The 24th day of March. AQ, 1853 The following bill of Indictment was filed which reads in the words as follows to wit, The State of Chio Union County & Court of Common Pleas March Germ A. 2, 1853, The Juros of the Grand Dury then & there duly empanieded and Sworn to inquire in the name and by the authority of the State of Ohio within too the body of the lounty of linear aperesaid upon their oaths a peresuid do present thend that Nop Scott Joseph Franklin and John White late of Said County, on the twenty fifth day of December in the year of our Lord one thousand eight hundred I fifty thatewo with force & arms at the County aforward did unlawfully bet and wage a large Sum of money to wit ten cents each with each other and Benjamin White upon the issue and event of a certain contest and trial at raffling then and there about to be contested and tried by said persons with Copper cents which said contest and heal at raffling the said persons then and there had to decide said bet I wager between said persong and then and then aid decide Said bet and wager between Said persons to wit, the Said persons did then I there but and mager said sum of money with each other on said event of said context I trial at said raffling contrary tothe form of the statute for such case made and provided and against the peace & dignity of The State of this

Danie M. Hobrison Prosecuting Attorney

which said Indictment was endorsed I trubill A. Hilliking Foreman of the Grand Jury And afternaids to with a the 10th day of April A. D. 1855 the following entry was made on the downal of said Court which reads as follows to list,

State of Ohio & Indictment for Gaming

The defendant being arraigned for Plea says that he is quitty, and it is therefore considered that the said Rop Scott make unto the State of Chio his fine in the sum of one dollar and the costs of This prosecution laxed to \$

ATTOD Faber Randall elisk

The State of Ohio? Be it semembered that at a Court of Common The State of the State of the Court of Common Please begun & helde out the Court House in Marysvin US. I within the the Country of Union in the State of Gillman Wade & Ohio, Hereto fere to wit, On the cray of April 42, 1856, the following bill of indictment was filed which reads in the words of figures as follows to wit, the State of Ohio against Gillman Wade & Indictment in the Court of Common Please of Union Country Chiefer Burglary &C. The alterers of the Grand Suny Then I there werely empanneted and Severn to inquire in the name & by the authory of the State of Ohio within & for the body of the Country of Union aforesaid whom their oaths aferesaid dolpresent tfind that Gellman Wade late of said County of linein on the fourth day of December in the year of our Lord one thousand light hundred & fifty five with force & army at the Country of Union ageresaid about the hour of cleven in the night Season of the same day the dwelling house of one Daniel Wolford there Situate & which the Said Daniel Woolford I his family then I theres diver wilfully maliciously foreably & burglareously, aid break & enter the goods & chattels of the Said Danie . Wolford in the Said dwelling house then I there bury then I then feloriously I burglariously to steal to lakes I carry away and then I there in said dwelling house certain bank bills for the payment of three hundred & forty dollars of the value of three hundred I firly dollars and meney to wit, Gold Coin of the value Said Daniel Wolferd in the said dwelling house thin I there being found, then I there felometrusty and

bill il A. D. 1855 Daid Court

egned for considered of Chio

i elisk

& Common in marysville State of April A, D, as felial Cows to wit, 3 Indicement ounty Chio Juny then quese in the o within & resaid upon I Gillmin fourth day Chousand rong at the r of eleven he dwelling 2 twhich n 4 theres inglareously, e Said Danil I there being eal blakes ling house, hundred & d + ferly of the value property of ously and

and burglariously did Steal lake & Carry away wellknowing said bank bills to be such Contrary to the form of the Statute in Such Case made & provided and against the peace and and dignity of the State of this And the Dudors aforesaid upon their oaths aforesaid do further present and find that the Said Gillman Mades afterwards to wit, on the fourth day of December in the year of Our Lord one thousand eight hundred & fifty five aferesaid with force I arms at the County of linion aforesaid about the hour of eleven in the night Season of the Same day as aforesaid, the dwelling house of Danuel Molford there Situate and in which said Molford and his family Then I there dwelt, Welfully Maliceously forcibly and burglariously did break & enter with intent the goods & Chattels of the Said Daniel Wolford in the Said dwelling house then I there felomously and burglareously to slead lake and Carry away and Then and there in said dwelling house certain other Dank billy to wit, thirty four bank bills of the denon enation of ten dollars each of the value of ten dollars each to wit of the value of three hundred & forly dollars and money to wet, gold come to the values of sexty seven dollars thifty cents of the said Daniel Holfard in the said develling house them there being founds then I there felomously and burglanously, did Shal take and carry away well knowing said bank bills to be such Contrary to the form of the statute in such Cases made & provided and against the peace & dignery of the State of this Hohn & Porter Frosecuting All and said bill of Andichment was endased as follows I true bill Leonard Blip Foreman of the grand Jury and also indorsed as follows to wit, yellman Wade being arrainged for plea says he is not quilty of the facts changed Afterwards, to wit, on the Lie day of April A. D. 1856 the following bothy was made in the Dournal of said bout which reads in the words, as follows to wit, State of this & Gillman lade being arraigned in open is I gourt for plea says that he is not quilty fillman Wade 3 of the facts Charged & Thereupon made a motion for a continuance of the Case and Submitted his Showing to the Court and thereupon a Continuance was granted and the Court fixed the amount of his bail bonds at four hundred dollars for his appearance at next term of Court I the Said Wade failing to give bonds as a foresaid was remanded to Sail. And afterwards to wit on the 10th day of June A. 183 le The following Entry was made in the Sound of said Court to wit, The State of Ohio Dunglary and Larceny This day came as well the Prosecuting Gellman Wade lettorney as the Defendant Gillman Wade in his own proper person and Therewpon came

Langstaff Sames Yearsley Mm Birce, Sonathan Hains Thomas Stillings John Chapman Regular Surors and William Hamilton, R.D. Reed Charles Lullington John Weaver Lalepman who being dely empanneled & Surn the truth to Speak upon the essue Soined between the parties upon their oathy do Say that the Defendant is quilty and therewpon the difendant fillman Wade was remanded to Sail to await his Sentence, And afterwards to wit On the 11" day of June 12, 1856 the following Entry was made in the Sournal of said Court, which reads in the words as follows towns State of Ohio 3 Burglary & Larceny, US, Wade Wade being brought before the Court, The Court do Sentence the Said Gellman Wade to be confined in the Penitentiary of the State of Ohio and Rept at hard labar no part of this time to be Rept in Solitary Confinement) for the term of six years from this date Sum II'm 1856 and pay the costs of prosecution himin tand

Allth Taber Randall Clerk

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