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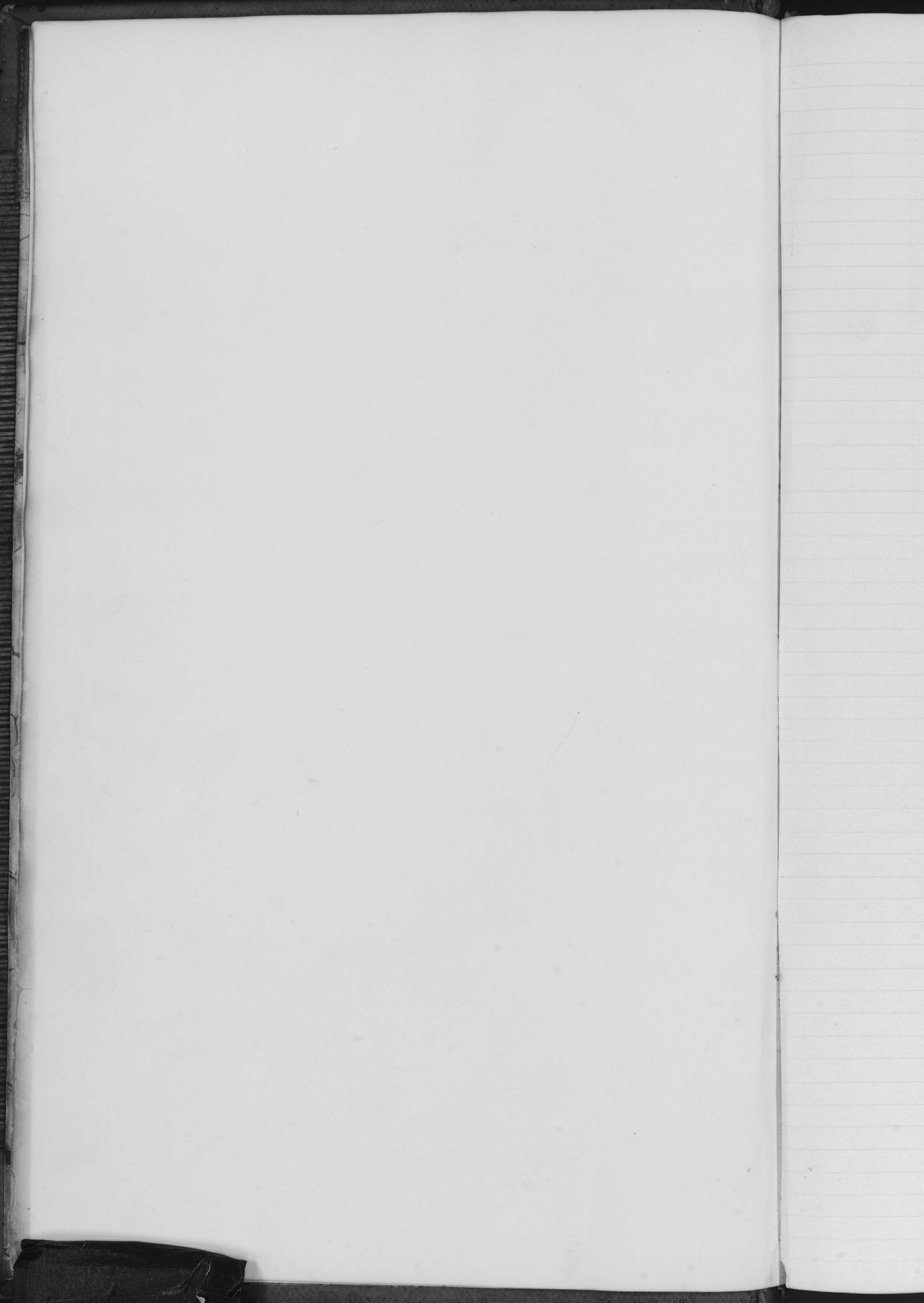
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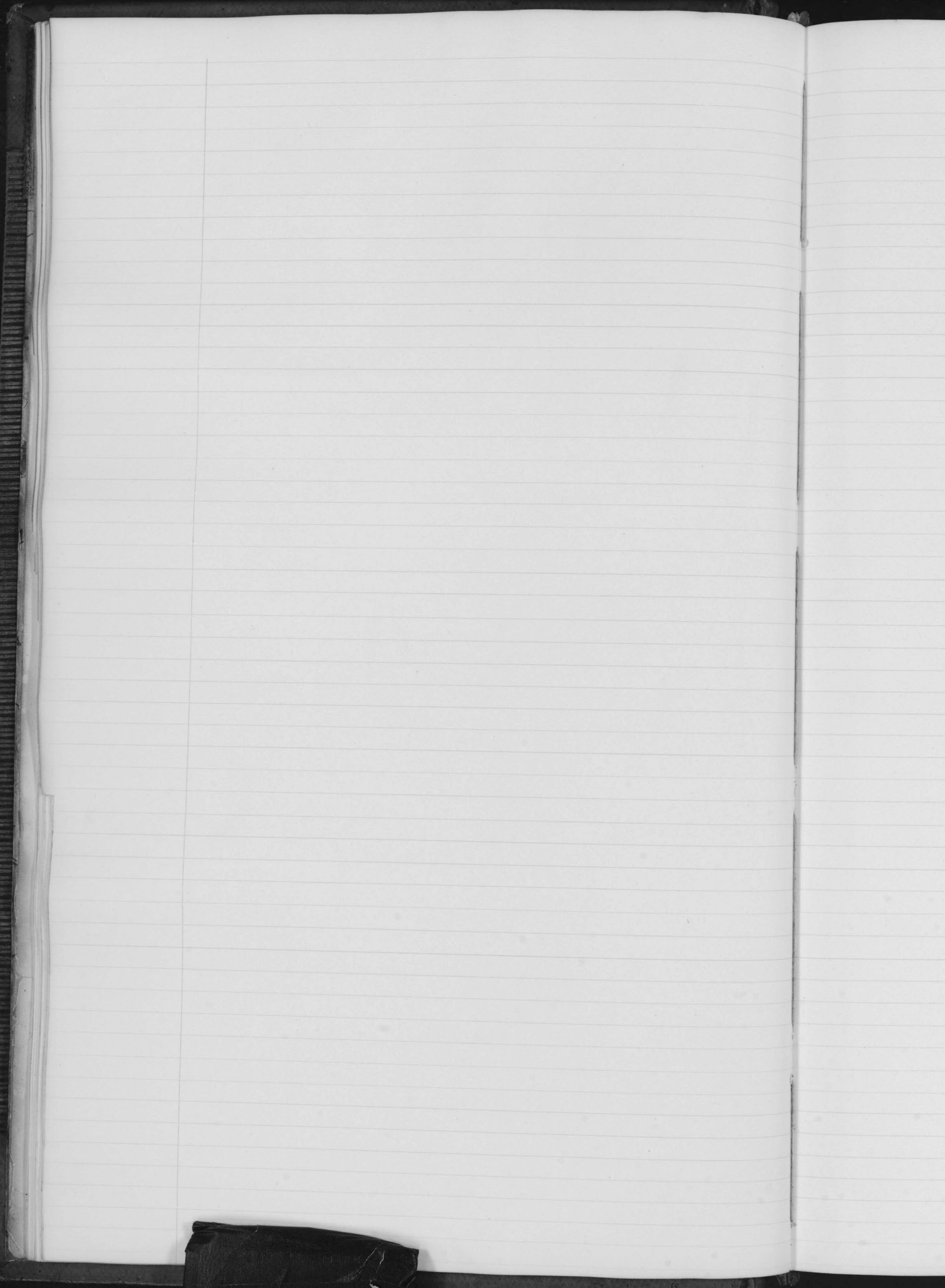
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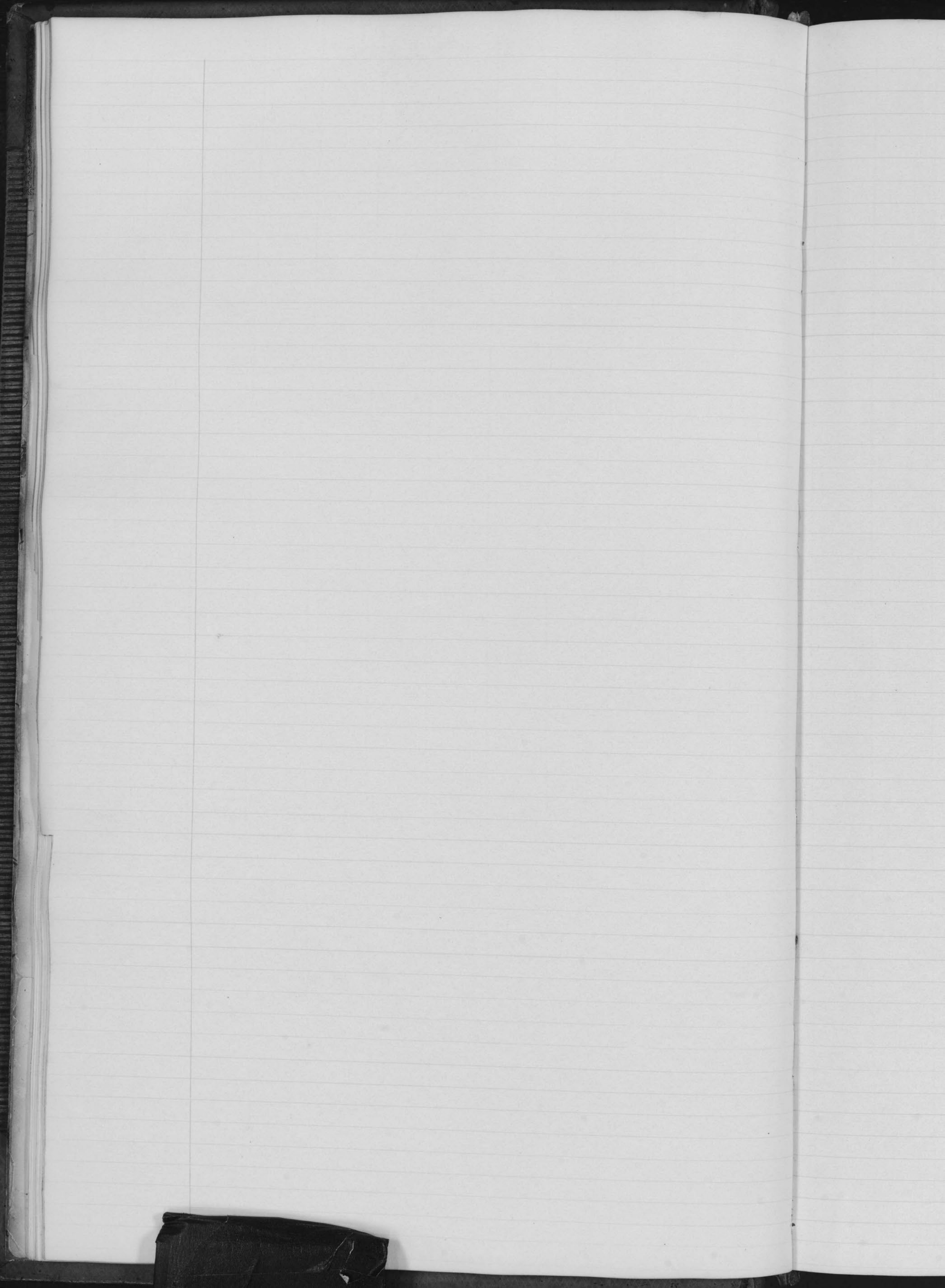


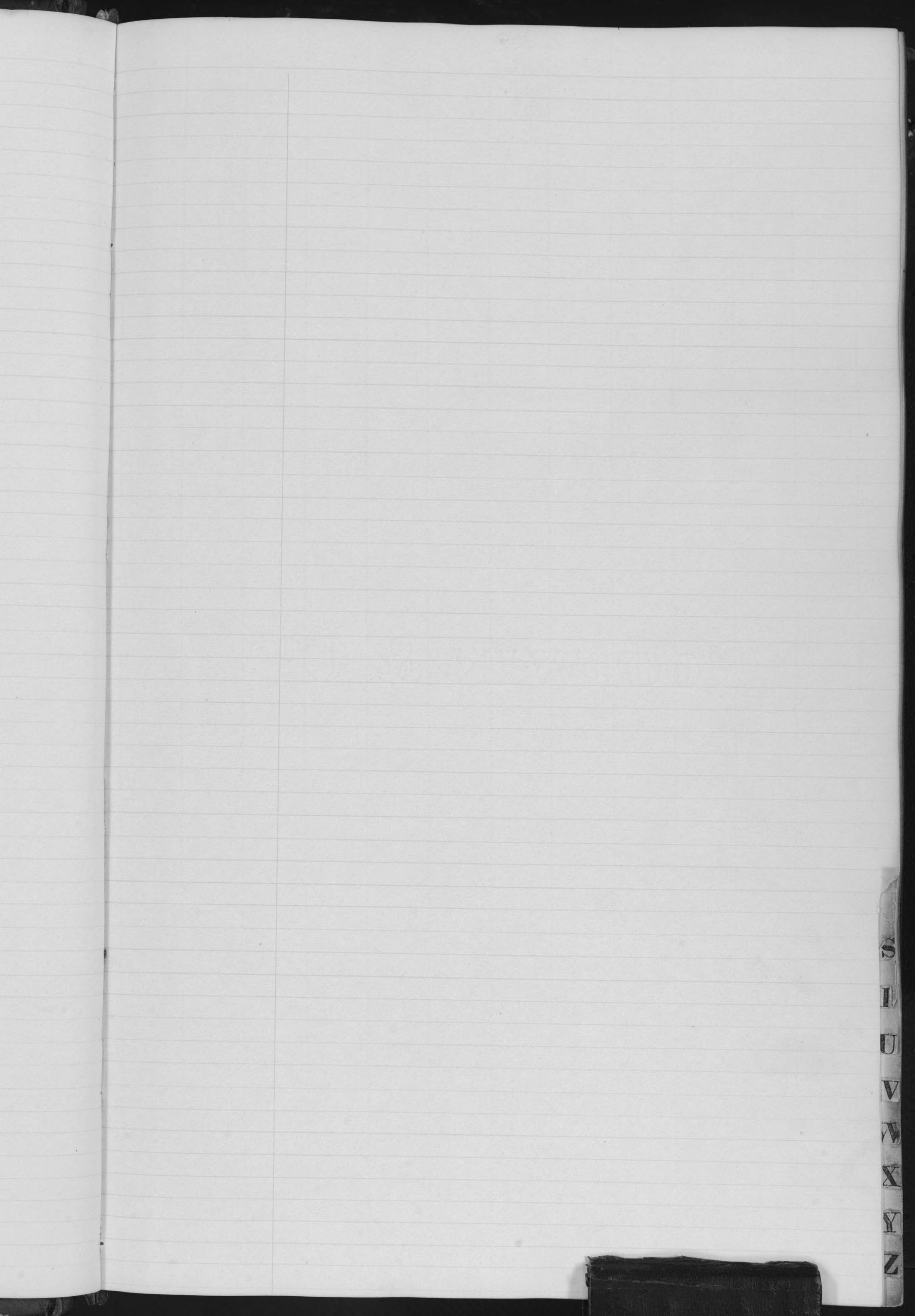
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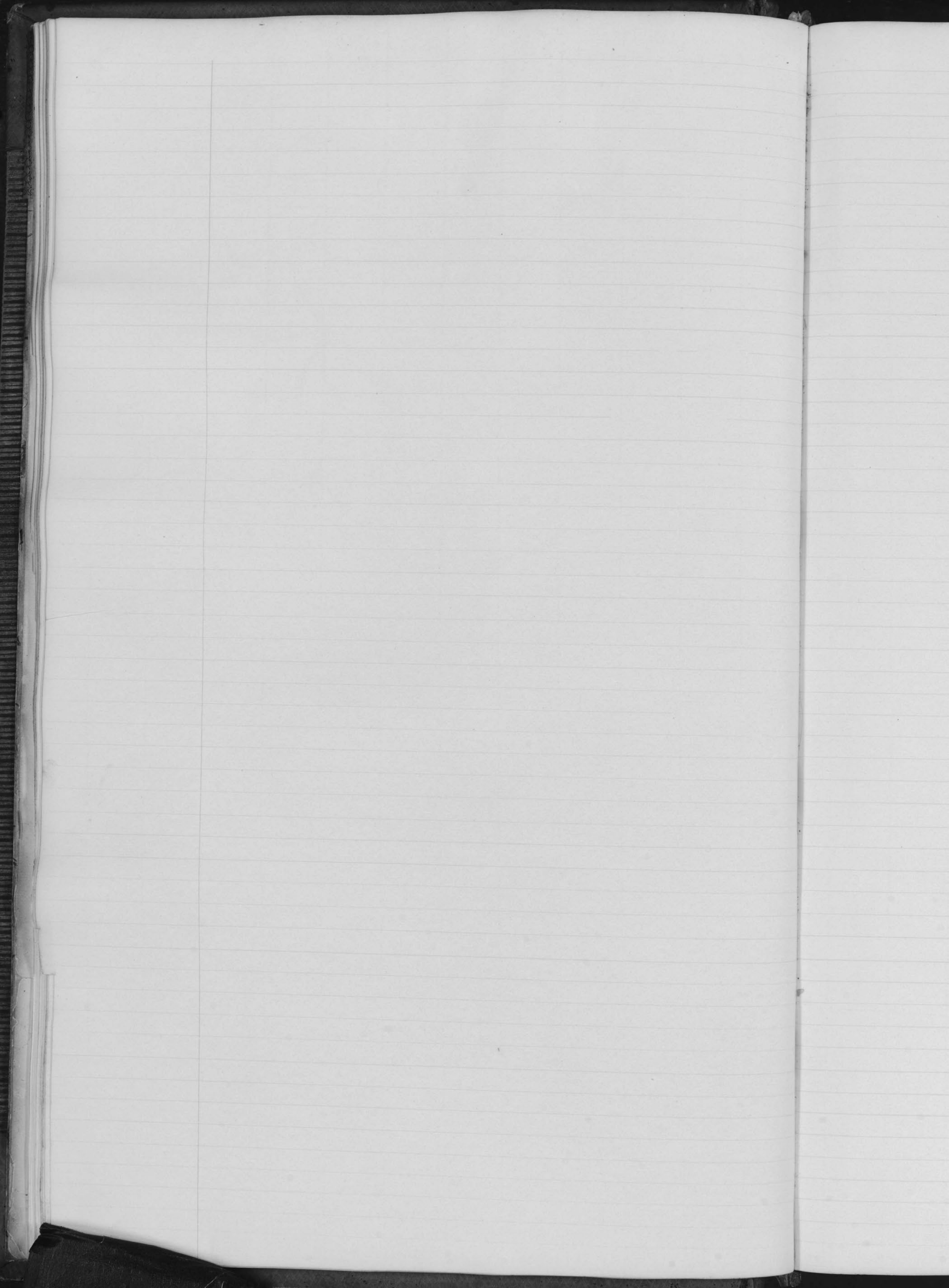
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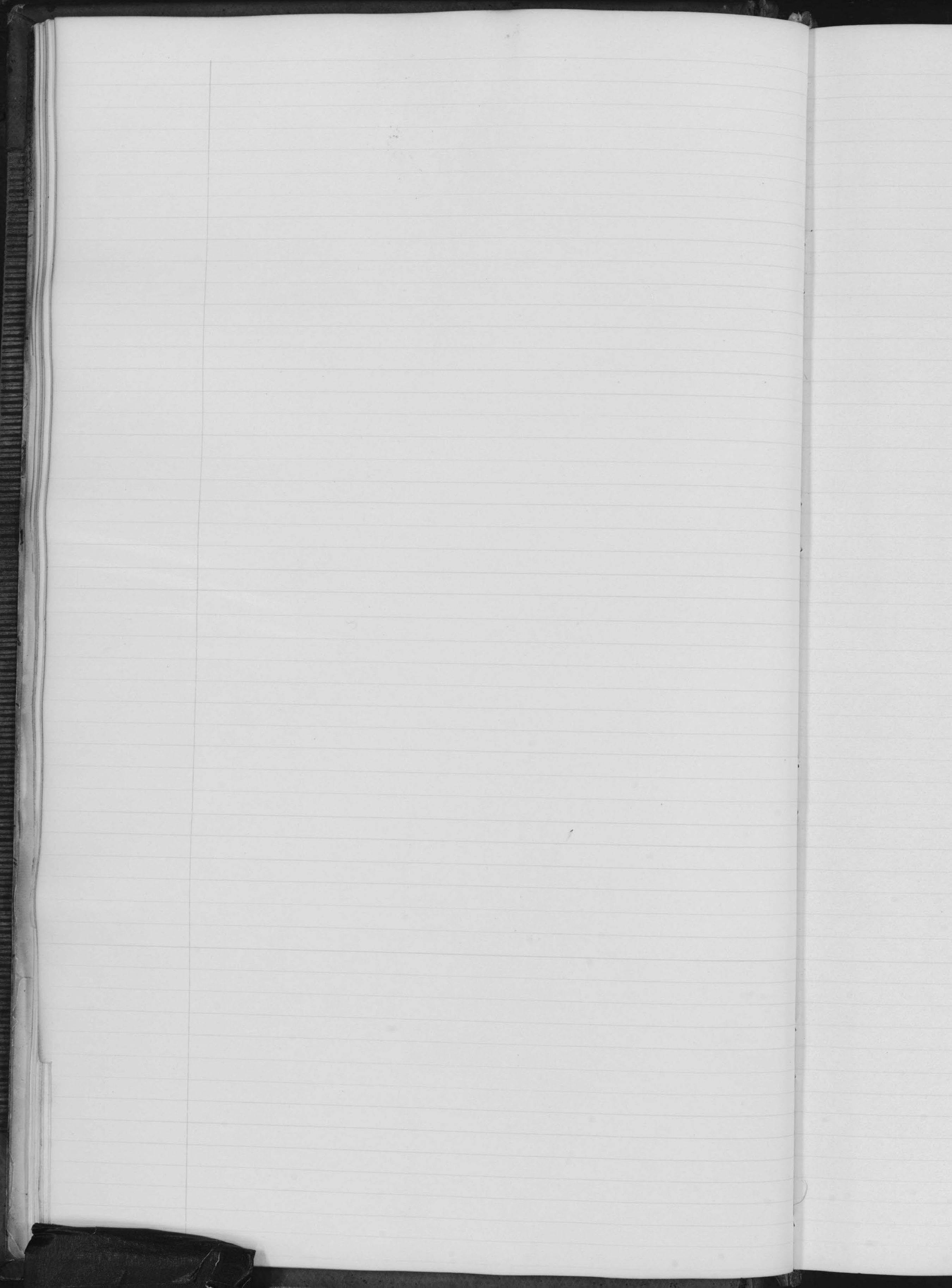


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1 ✓
Holtou Chipman
vs
Hollis S. Amy et al
being his creditors

Be it remembered that at a court of Common Pleas began and held at the Court House in the Town of Marysville within and for the County of Union and State of Ohio on the Thira day of October in the year of our Lord one thousand eight hundred and thirty seven before his Honor A. B. Shaw President and Robert Nelson John Porter and James Hill associates, Judges of said Court.

The said Holtou Chipman by W. C. Lawrence his attorney, having, before to wit on the first day of March in the year of our Lord one thousand eight hundred and thirty seven filed his application to said Court which said application reads in the words and figures following to wit Holtou Chipman vs Hollis S. Amy and others his creditors.

To the Honourable the Judges of the Court of Common Pleas Union County Ohio March Term 1837. The undersigned your petitioner represents unto your Honours that herebefore, as reference to the proceedings of the Commission of Insolvents of this County will show your petitioner was arrested in an action of Debt that he sued before said Commission for the benefit of the laws of this State for the benefit of Insolvents who wish to be relieved from arrest your petitioner prays the benefit of said acts. herewith presenting this additional schedule of the execution of your petitioners debts and credits your petitioner prays therefore to be discharged Holtou Chipman
by W. C. Lawrence

The following order was entered to wit.

This day came the applicant by W. C. Lawrence his attorney and this cause is submitted to the Court. It is therefore considered that this cause be dismissed without granting certificate of Insolvency and it is further ordered adjudged and decreed that the said Holtou Chipman pay the costs herein expences within ten days and in default thereof that execution issue therefor as in cases allowed
James H. Lill Clerk

J. R. Shaw

W. C. Lawrence
at
State of Ohio

P. Sharp
State of Ohio

Be it remembered that on the twentieth day of May in the year of our Lord one thousand eight hundred and thirty seven Peter Sharp and John Keene his clerk of Examinations against the State of Ohio which said Peter made in the words and figures following (to wit) Count of Common Pleas June term 1837

To the Honorable the Court of Common Pleas in and for the County of Union in Chancery sitting
Your Petitioner Peter Sharp of said County sheweth unto your Honor that on or about the 13th day of April 1836 a capias was issued in the name of the State of Ohio by Otway Emory Esq. a Justice of the Peace in and for said County upon the oath of one Daniel Bowman charging your Petitioner and one Henry Highland with the crime of Larceny that your Petitioner and Henry Highland was arrested under the said capias by one Beard then acting as constable in said County and taken before the said Emory to answer the charge of Larceny Your Petitioner further represents that several witnesses were subpoenaed by the said Henry Highland and called particularly to testify in his defence Your Petitioner further sheweth that upon the examination before said Emory of your Petitioner and said Highland the said Highland was discharged & Your Petitioner recognized to appear at the next Term of the Court of Common Pleas in said County a transcript of which said proceedings are now on file in the Clerk's Office in said County Your Petitioner further represents that he was afterwards before the Court of Common Pleas of said County at the March Term thereof 1837 immersed in the costs of said suit taxed by the Clerk of said Court at \$57.74 Your Petitioner further represents that said cost bill is illegal and unjust as your Petitioner is informed your Petitioner being charged with all the costs made before the Justice of the Peace Otway Emory aforesaid wherein the said Henry Highland was defendant with your Petitioner and was discharged amounting to \$19.74 to wit Justices fees \$3.09, witness fees \$6.00 constable fees \$10.00 a part of which costs should have been allocated by the said Highland but were not separately taxed upon the Transcript by the said Emory according to Law Your Petitioner further sheweth that he is also taxed in said cost Bill with other illegal fees to wit Henry Highland 9 days as witness \$4.50 Obed Hoorn 3 days 1.50 Maj Paulow 2 days 1.00 Isaac Bigelow 5 days 2.50 Christopher Sharp 5 days 2.50 Joseph McLurg 6 days 3.00 Andrew Poteman 3 days 1.50 John Kent 1 day .50 William Bethune 1 day .50 John Norton 2 days 1.00 Total \$18.50
Your Petitioner believes and the said Henry Highland informs him that he attended but one day and the said Obed Hoorn one day only and the said Major Paulow was not sworn in the case nor was he ever arrested under subpoena in the case Isaac Bigelow aforesaid was not sworn in the case Christopher Sharp attended but one day in the said case as your Petitioner believes Joseph McLurg was never sworn in the case aforesaid Andrew Poteman was not sworn nor was John Kent William Bethune or John Norton

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either of them was sworn in the case aforesaid Your Petitioner represents that he was twice twice for said offence before the Court of Common Pleas and both trials were had upon the first days of their respective terms and your Petitioner believes that more than twenty Dollars of said fees are illegally taxed against your Petitioner Your Petitioner further represents that execution has been issued from the clerk's office of said Court against your Petitioner for the costs due in the case aforesaid (fifty two Dollars and upwards) of which is writs of fieri facias and Legi has been made by the Sheriff of said County upon your Petitioner's property to satisfy said execution and the same is now under advertisement for sale and in as much as your Petitioner has no remedy by the strict rules of common law and but for the interposition of this Honorable Court your Petitioner's property will be sacrificed Your Petitioner therefore prays that a writ of Injunction may issue to stay proceedings in the case aforesaid to wit: State of Ohio v Peter Sharp) until your Petitioner can be further heard and your Petitioner as in duty bound will ever pray
 Peter Sharp

State of Ohio Union County ss

I, Peter Sharp being duly sworn depose & say that all the matters and things stated in the foregoing as from the information of others I believe to be true and all the several other matters stated I know to be true in fact Peter Sharp

Sworn to and subscribed before me this 11th day of May 1837

Robert Nelson
 Associate Judge

Upon which bill was the following indorsement (to wit) I allow an injunction as prayed for in this bill to be continued until the further order of the Court and order the Plaintiff to give Bond in three hundred Dollars conditioned according to Law Dated this 11th day of May 1837

Robert Nelson

Associate Judge

Whereupon the Plaintiff executed his Bond which reads in the words and figures following to wit:

Know all men by these presents that we Peter Sharp and Ezekiel Clements are held and firmly bound unto the State of Ohio in the sum of three hundred Dollars to the payment of which we jointly and severally bind ourselves our heirs executors and administrators Seal with our seals and dated this 11th day of May A.D. 1837

The condition of the above obligation is such that the above named Peter Sharp has obtained an allowance of a writ of injunction in the Court of Common Pleas in the County of Union and State of Ohio to stay all further proceedings upon a Judgment obtained in the said Court of Common Pleas by the State of Ohio against the said Peter Sharp at the March term thereof 1837 for the sum of twenty five Dollars fine and eight seven Dollars and ninety four cents and until the matter thereof can be heard in a Court of equity Now if the said Peter Sharp shall pay all all monies or costs due or to become due from him to the said Peter Sharp in said Judgment at law and all

State of Ohio
 A. J. Alden

monies and costs which shall be decreed against the said Peter Sharp
in case said injunction shall be dissolved then this obligation shall
be void otherwise in full force in law Peter Sharp Seal
Approved this 12th day of May A.D. 1837 Ezekiel Clement Seal
J. H. Rice Clerk

Whereupon a writ of injunction issued which said writ
reads in the words and figures following to wit
State of Ohio County of Union

To the coroner of said County Greeting
Seal We command you to order the Sheriff of the said
County of Union to stay all further proceedings on
an execution issued from this office against Peter Sharp
and returnable next term in the case of the State of Ohio
against the said Peter Sharp until further order from
Court agreeably to an allowance of injunction by one of the
Judges of our Court of Common Pleas in said case
and of this writ made return on the first day of next term
Witness J. N. Swan President George of our said Court
of Common Pleas this 12th day of May A.D. 1837
Attest James H. Rice Clerk

And afterwards to wit on the thirteenth day of October in the year last herein
ofore said to wit A.D. 1837 came the parties by their attorneys
and on motion to the Court by the attorney for the State it is ordered
for the State it is ordered that complainant's bill of injunction
now herein before allowed be and the same is hereby dissolved
and it is further adjudged and decreed that the said bill be
dismissed and that the complainant pay the costs herein
expended taxed to Dollars and cents
within thirty days from the rising of this Court and in
default thereof that execution issue therefor as in compensation
Attest James H. Rice Clerk

State of Ohio
A. S. Alden

I take of Ohio to be it remembered that at a Court of Common
Pleas began and held at the Court House in the
town of Marysville within and for the County
of Union and State of Ohio on the fourth day of October in the
year of our Lord one thousand eight hundred and thirty seven
before his Honor J. N. Swan President and Robert Nelson
John Porter and James Rice associates Judges of said
Court, William B. Swine John Wood Isaac Anderson
William Jackson James Burston Asa Robinson Michael
Blue Thumner Phillip Davis Sackwood William A. Baaley
Elihu Bunnham John Hutcheson John Capie Jacob Fairfeld
and Ewara Bowen Jurors of the Grand Jury therefore
empannelled and sworn to enquire within and for the body of
the County of Union in the name and by the authority of the au-
thority of the State of Ohio upon their said oaths do present and
find that Andrew S. Alden late of said County of Union on the
seventeenth day of April in the year one thousand eight hundred
and thirty seven at the County aforesaid with force and arms
made an assault upon one Margaret Harper wife of one George
Harper she the said Margaret Harper in the peace of God and
this State then and there being with intent violently feloniously
and against the will of her the said Margaret Harper to ravish and
carnally know her and other wrongs to her the said Margaret
Harper 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 Jurors aforesaid upon their oaths aforesaid at the time and County aforesaid do further present and find that the said Andrew S. Alden at the County aforesaid on the seventh day of April in the year one thousand eight hundred and thirty seven aforesaid with force and arms at the County aforesaid in and upon one Margaret Harper wife of said George Harper the said Margaret Harper in the peace of God then and there being did unlawfully make an assault and her the said Margaret Harper did then and there unlawfully strike Beat B. Smith wound and illtreat so that his life was greatly dispauced of and other wrongs to her the Margaret then and there did to the great damage of her the said Margaret Harper contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

To B. Lawrence pro atty

and afterwards now he to wit on the day and year first herein aforesaid the prosecuting attorney with leave of the Court entered a not pro to the first count in this Indictment to wit for an assault with intent to commit a rape and thereupon came the defendant in his own proper person and on hearing the Indictment read as to the second count for an assault and Battery pleaded thereto not Guilty and thereupon to try the issue joined came a Jury to wit. Wm Porter Samuel B. Johnson William Shuplus John D. Lurie James Peck 10th Nathan Kelsey Elijah Wolford Jacob Patterson John Fenn Levin Peck James Stillings & James Wilson who being sworn and sworn the truth to speak upon the issue joined between the parties upon their oaths do say that the said Andrew S. Alden is Guilty. Whereupon motion was made for a new trial by Defendant and afterwards to wit on the same day and year last herein aforesaid. The motion for a new trial in this cause was overruled. It was therefore considered by the Court that the Defendant make his fine unto the State of Ohio by the payment of twenty Dollars together with the costs of this prosecution.
 Dollars and cents

State of Ohio
James M. Donald

Attest James A. Glee Clerk

State of Ohio
James M. Donald

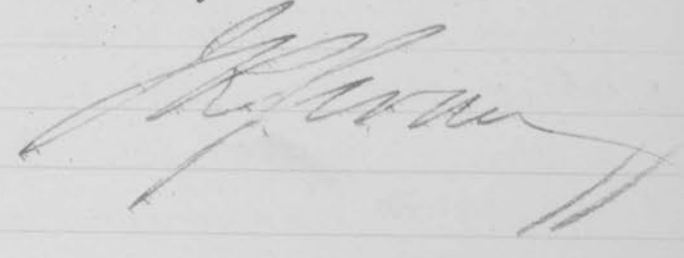
Be it remembered that at a Court of Common Pleas began and held at the Court House in the Town of Mansville within and for the County of Union and State of Ohio on the third day of October in the year of our Lord one thousand eight hundred and thirty seven Before the Honorable Joseph B. Swan Esqr. President and Robert Nelson John Porter and James Hill his Associates Judges of said Court assigned to keep the peace, also to hear and determine diverse felonies and other misdemeanors in said County committed. John Robinson Jesse Mitchell Amos Beach Tom Pichey Francis Baldwin Tom Hara Nathaniel Richardson Aaron Dickey Robert Kirby Daniel Kent Harvey Moore Dickey Deane. Elisha White James Bell & Tom. Snodgrass Jurors of the Grand Jury of the State of Ohio then and there duly returned, tried, impanelled sworn and charged to enquire in and for the body of the said County of Union at the time aforesaid of the Court aforesaid on their respective oaths aforesaid in the name and by the authority of the State of Ohio. do present and find that James McDonald late of Milford in the said County on the first day of September in the year of our Lord one thousand eight hundred and thirty seven at Milford in said County of Union and within the Jurisdiction of the Court with force and arms did unlawfully sell a certain quantity of

Spirituous Liquors commonly called Brandy by a less quantity than one quart to wit one ~~quart~~ half pint to one Warren Rose for the sum of six cents which price was then and there paid by the said Warren Rose to the said James McDonald for said liquor without the said James McDonald being duly authorized and without then and there having therefor first obtained any license or authority from the Court of Common Pleas for the said County of Union according to the directions of the Statute in such cases made and provided to the evil example of all others in the like case offending, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

W. Lawrence Pros atty

And afterwards to wit on the fifth day of October in the year of our Lord one thousand eight hundred and thirty seven The said Defendant having surrendered himself now here in open Court and the Indictment aforesaid having been plainly and distinctly read to him and being asked how of the premises aforesaid he will acquit 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 Defendant make his fine unto the State of Ohio by the payment of Fifteen Dollars Together with the costs of this Prosecution taxed to ~~him~~ Dollars and cents

Attest James H. Gice Clerk



State of Ohio
James Maud

Indictment for Retailing

It is remembered that at a Court of Common Pleas began and held at the Court House in the Town of Marysville within and for the County of Union and State of Ohio on the ~~the~~ ^{20th} day of ~~October~~ ^{April} in the year of our Lord one thousand eight hundred and thirty seven before the Honorable Joseph R. Swan President and Robert Nelson John Porter and James Hill his associates Judges of said Court, John Robinson Esq. Mitchell Amos Beach Mrs. Richey Mrs. Hera Nathan Richardson Adair Richey Francis Baldwin Robert Kirby Daniel Kent Harvey More Dickey Beana Elisha White James Bile & William Snodgrass Jurors of the Grand Jury heretofore duly empannelled and sworn and charged to inquire within and for the Body of the said County of Union at the time aforesaid of the Court aforesaid on their respective oaths aforesaid in the name and by the authority of the State of Ohio do present and find that James Maud late of Marysville in said County on the first day of June in the year of our Lord one thousand eight hundred and thirty seven at Marysville in the said County of Union and within the Jurisdiction of the Court with force and arms did unlawfully sell a certain quantity of Spirituous Liquors commonly called Whiskey to one Joseph Stiner by a less quantity than one quart to wit one half pint for the sum of twelve cents in money which was then and there paid by the said Joseph Stiner to the said James Maud for the same, without the said James Maud being duly authorized and without then and there having therefor first obtained any license or authority from the Court of Common Pleas for the said County of Union according to the directions of the Statute in such cases made and provided to the evil example of all others in the like case offending contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio W. Lawrence Pros atty and wheresupon heretofore to wit on the 9th day of October in the year 1837 a capias issue to the Sheriff of said County of Union which said capias reads in the words and figures following to wit

Seue State of Ohio Union County To the Sheriff of said County

Ordering. I recommend you to take James Ward if he may be found in your bailiwick and him safely keep so that you have his body before our Court of Common Pleas within and for the said County of Union on the first day of next Term to answer unto an Indictment found in said Court against him for Felony and have there this writ. Witness James C. Gill Clerk of the Court of Common Pleas within and for said County this 9th day of October 1837 James C. Gill Clerk on which was the following return to wit. Served and Bond taken to appear R. Clark Sh. one afterwards to wit. nor here to wit, on the day and year first herein aforesaid. The said Defendant being arraigned and the Indictment being plainly and distinctly read to him and being asked how of the premises aforesaid he will acquit himself or say he is not guilty as alleged against him in said Indictment but afterwards retraced said plea Whumpson. It is considered by the Court that the Defendant go hence without day by paying the costs of this prosecution to wit Four Dollars and thirty nine cents
 attest James C. Gill Clerk

per Judgment



State of Ohio
 John Scott

And for Retaining

Be it remembered that at a Court of Common Pleas began and held at the Court House in the Town of Marysville within and for the County of Union and State of Ohio on the 20th day of October in April in the year of our Lord one thousand eight hundred and thirty eight before The Honourable J. R. Stran President and Robert Nelson John Porter and James Hill his associates Judges of said Court. John Robinson Depe Mitchell Amos Beach. William Pichy Francis Bolawm William Coax. Nathan Richardson Adam Pichy Robert Kirby Daniel Kent Henry More Dicky Beach. Elsha White James Bell and William Snodgrass Grand Jurors of the State of Ohio he and they duly empanelled and sworn to enquire within and for the body of the County of Union at the Term aforesaid of the Court aforesaid on their respective oaths aforesaid in the name and by the authority of the State of Ohio do present and find that John Scott late of said County on the twentieth day of September in the year of our Lord one thousand eight hundred and thirty seven at the said County of Union and within the Jurisdiction of the Court with force and arms did unlawfully sell a certain quantity of Spirituous Liquors commonly called whiskey by the quantity of one quart Cornelius Marshon and Edward Bailey for the sum of six dollars which fine was then and there paid by the said persons aforesaid to the said John Scott for said Spirituous Liquors to be dealt at the place where sold by the said Cornelius Marshon and Edward Bailey and since other persons without the said John Scott being duly authorized and without their and their having therefor first obtained any license or authority from the Court of Common Pleas for the said County of Union according to the direction of the Statute in such cases made and provided to the evil example of all others in the like case offending contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio. Pross atty and afterwards to wit on the 9th day of October in the year of our Lord one thousand eight hundred and thirty seven

State of Ohio
 John Trotter

Copied

a Capias issue which said Capias reads in the words and figures following to wit. State of the Union County of Union To the Sheriff of said County Greeting We command you to take John Scott if he may be found in your bailiwick and him safely keep so that you have his body before our Court of Common Pleas within and for the County of Union on the first day of the next Term to answer unto an Indictment found in said Court against him for Retaining, and have you then there this writ. Witness James H. Gillett Clerk of the Court of Common Pleas within and for said County this 9th day of October 1837. James H. Gillett on which said writ was the following return (to wit) Served by arresting Defendant and Taking Bond for his appearance March 22nd 1838

R. Black Sheriff

but Judgment

and afterwards to wit now there to wit on the day and year first herein aforesaid came the parties by their attorneys and there upon came a day to wit William Foster Amos A. Williams John M. Robinson James K. Miller Anthony M. Huff Richard Gabriel Ira Patrick Thomas Donald David Mann Eli Luncy + Ralph Chay William Hays who being empannelled and sworn the truth to speak upon the issue joined between the parties in this cause upon their oath do say that the said Defendant is not guilty It is therefore considered by the Court that the said Defendant go hence without day and recover of the his costs in this behalf expended

Attest James H. Gillett



State of Ohio John Proctor

Be it remembered that at a Court of Common Pleas began and held at the Court House in the Town of Mansfield within and for the County of Union and State of Ohio on the 20th day of April A.D. 1838 before the Honorable Joseph R. Swan President and Robert Wilson John Foster and James Hill his associates Judges of said Court John Robinson Clerk Mitchell Amos Beach William Pichey David Salamin William Kea Nathan Richardson Adam Pichey Robert Kirby Daniel Kent Harvey Mow Dickey Beava Elisha White James Bell and William Prolograp Jurors of the Grand Jury here to fore to wit on the third day of October in the year of our Lord one thousand eight hundred and thirty seven duly empannelled and sworn to enquire within and for the body of the said County of Union in the name and by the authority of the State of Ohio at the Term aforesaid of the Court aforesaid upon their oaths aforesaid do present and find that John Proctor late of said County of Union on the third day of October in the year one thousand eight hundred and thirty seven with force and arms at the County aforesaid in and upon one William Dauglap then and there being, aiding and assisting one Pranson Clark a ministerial officer of said Court to wit the Sheriff of said County of Union the said Pranson then and there being in the due execution of his office as such officer did then and there unlawfully make an assault and beat the said William Dauglap did then and there beat strike resist and abuse the said William Dauglap so being then and there aiding said Sheriff as aforesaid contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio McLawrence Prostaty. and afterwards to wit on the 4th day of October 1837 a writ of Capias issued against said John Proctor which said writ reads in the words and figures following to wit

State of Ohio Union County ss. To the Sheriff of said County
 Greeting We command you to take John Proctor if he may
 be found in your bailiwicks and him safely keep so that you have
 his body before our Court of Common Pleas on the first day
 of next Term to answer unto an Indictment found in said
 Court against him for breach of the peace and have you then
 return this writ with James H. Gill Clerk of said Court
 of Common Pleas this 9th day of October 1837 ^{seal}
 and afterwards to wit on the 18th day of April 1838 Sheriff
 made return of said writ as follows to wit Service and Bond
 taken to appear Dec 9th 1837 J. Clark Sheriff

And afterwards to wit on the day and year first herein aforesaid
 and the said Defendant being arraigned and the Indictment
 aforesaid being plainly and distinctly read to him and being asked
 how of the premises aforesaid he will acquit himself said he
 cannot deny but that he is guilty in manner and form as he
 stands thereof charged. Whereupon It is considered by
 the Court that the said Defendant be imprisoned in the Jail
 Dungeons of the Jail of this County five Days be paid or become
 and make and pay the costs herein expended taxed to four
 Dollars and 3/4¹⁰⁰

Attest James H. Gill Clerk J.P.M.

State of Ohio
 John Sprague

Be it remembered that at a Court of Common Pleas began
 and held at the Court House in the Town of Marysville within
 for the County of Union and State of Ohio on the 20th
 day of April A.D. 1838 before his honor Joseph R. Small
 Plaintiff and Robert Nelson John Proctor and Charles Hill
 his associates Judges of said Court John Robinson Jesse
 Mitchell Amos Beach William Pichy Francis Balamie William
 And Nathan Richardson Adam Pichy Robert Kirby Daniel
 Bent Henry More Decker Isaac Eliska White James Bell &
 William Snodgrass Jurors of the grand Jury of the State of Ohio
 herebefore to wit on the third day of October A.D. 1837 duly
 returned true empanelled sworn and charged to enquire
 in and for the body of the said County of Union at the Term
 aforesaid of the Court aforesaid on their respective oaths aforesaid
 in the name and by the authority of the State of Ohio do present
 and find that John Sprague late of Marysville in said
 County on the first day of September in the year of our Lord
 one thousand eight hundred and thirty seven at Marysville
 in the said County of Union and within the Jurisdiction of the
 Court with force and arms did unlawfully sell a certain
 quantity of spirituous Liquors commonly called Rum by
 a less quantity than one quart to wit one half pint to one
 Joseph Stine for the sum of six cents which was true and
 true paid by the said Joseph Stine to the said John Sprague
 for said Liquors without the said John Sprague being duly
 authorized and without there and there having therefore first
 obtained any license or authority from the Court of Common Pleas
 for the said County of Union according to the directions of
 the Statute in such cases made and provided to the evil
 example of all others in the like case offending contrary to the

State of Ohio
 John Sprague

form of the Statute in such case made and provided and against the
 peace and dignity of the State of this W. Lawrence (his attorney)
 and afterwards to wit on the ninth day of October A.D. 1837 a writ
 of Capias issued against the said John Sprague which said writ
 of Capias reads in the words and figures following to wit State of
 this Union County, To the Sheriff of said County Greeting
 We command you to take John Sprague if he may be found in
 your Bailiwick and him safely keep so that you have his body be
 fore our Court of Common Pleas within and for the County of Union
 on the first day of next Term to answer unto an Indictment found
 in said Court against him for retelling and have you then there
 this writ Witness James H. Gill Clerk of the Court of
 Common Pleas aforesaid for said County this 9th day of October
 1837 James H. Gill Clerk

And afterwards to wit on the 12th day of April 1838 the Sheriff
 made return of said writ of Capias in the words and figures
 following to wit, Served and Bona taken to appear. R. Clark Sheriff
 And afterwards to wit on the day and year first herein aforesaid
 The said Defendant being now here arraigned and the Indictment a
 foresaid being plainly and distinctly read to him and being asked how
 of the premises aforesaid he will acquit himself says he cannot deny
 but that he is guilty in manner and form as he stands above charged
 It is therefore considered by the Court that the said
 Defendant make his fine unto the State of this by the payment of
 eight Dollars and the costs of this prosecution taken at three Dollars
 and sixty four cents James H. Gill Clerk

State of Ohio
 John Turner

Be it remembered that at a Court of Common Pleas began available
 at the Court House in the Town of Marysville within and for the
 County of Union and State of Ohio on the 20th day of April in
 the year of our Lord one thousand eight hundred and thirty eight
 before his Honor H. T. Swan President and Robert Nelson
 John Porter and James Hill his associate Judges of said Court
 John Robinson Depe Mitchell Amos Beach William Pichy
 Francis Baldwin William Reed Nathan Richardson Adam Pichy
 Robert Kirby Daniel Kent Horsey More Dickey Beane Eliza
 White James Bell and William Smogrop Jurors of the Grand
 Jury of the State of Ohio, heretofore to wit on the third day of October 1837
 duly empanelled and sworn to enquire within and for the body of the
 said County of Union in the name and by the authority of the State of
 upon their oaths aforesaid do present and find that John Turner late of
 said County of Union on the 3rd day of October in the year one thousand
 eight hundred and thirty seven with force and arms at the County
 aforesaid in and upon one Ransom Clark then and there being did
 unlawfully make an assault and him the said Ransom Clark then &
 there did beat strike resist and abuse in the lawful detainer of
 him the said John Turner for a contempt of the Court of Common
 Pleas for which he the said John Turner was then and there liable to
 be detained by the said Ransom Clark being the ministerial officer
 officer of said Court to wit the Sheriff of said County and in
 the due execution of his said office, that is to say for disobeying the
 command of a subpoena of said Court commanding said John
 Turner to appear before said Court and give testimony before the Grand

Cur. against the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio
 McLawrence Prosser
 And afterwards to wit on the 9th day of October 1837 a writ of Capias issued to the Sheriff of said County of Union which said writ of Capias reads in the words and figures following to wit State of Ohio Union County of ^{Union} ~~Union~~ to the Sheriff of said County Greeting We command you to ^{take} Take John Turner if he may be found in your bailiwick and him safely keep so that you have his body before our Court of Common Pleas within and for the County of Union on the first day of their next Term to answer unto an Indictment found in said Court against him for breach of the peace and have you then there this writ Witness James K. Gill Clerk of the Court of Common Pleas within and for said County this 9th day of October 1837 James K. Gill Clerk
 And afterwards to wit on the 20th day of April 1838 the said Sheriff made return of said writ as follows, to wit, Served and Body in Court R. Clark Sheriff.

And afterwards to wit on the day and year first herein specified came McLawrence Prosecuting attorney and the Defendant being arraigned Plea not Guilty to said Indictment. Thereupon came a Jury to wit, William Porter Amos A. Williams, John W. Robinson James C. Miller Anthony W. Huff Richard Gabriel Ira Patrick Thomas McDonald William Hoays David Carr, Eli Lunay & Ralph Cheszy who being appointed and sworn well and truly to try the cause in issue joined and thereupon the said Defendant retorted said plea and submitted his cause to the Court. It is therefore considered by the Court that said Defendant be imprisoned in the cell of the Jail of this County and be fed as usual and water two days and pay costs of prosecution taxed to Three Dollars and ninety cents \$3.90 Attest James K. Gill Clerk

State of Ohio
 Isaac Owell

State of Ohio
 Merrill Royce

Be it remembered that at a Court of Common Pleas began & held at the Court House in the Town of Marysville within and for the County of Union and State of Ohio on the 20th day of April in the year of our Lord one thousand eight hundred and thirty eight before his Honor C. R. Swan President and Robert Wilson John Porter James Gill his associates Judges of said Court John Robinson Jesse Mitchell Amos Beach William Richy Francis Baldwin William Hovea Nathan Richardson Adam Richy Robert Kirby Daniel Kent Harry Mac Dickey Bevan Eliza White James Bell & William Snodgrass Jurors of the Grand Jury heretofore, to wit, on the third day of October 1837 duly sworn and sworn to enquire within and for the County of Union in the name and by the authority of the State of Ohio upon their respective oaths present and find that Merrill Royce late of said County of Union on the first day of July in the year one thousand eight hundred and thirty seven on playing a certain game at cards commonly called Old Stage with Joseph Stone unlawfully did bet and wager the sum of six cents in money on the event of said game which said game was then and there played by the said Merrill Royce with the

persons of said & determined said Bet and wages contrary to the form of the Statute in such case made and provided and against the peace and Dignity of the State of Ohio M. Lawrence Pro. atty

And afterwards to wit on the 9th day of October in the year 1837 a writ of Capias issued to the Sheriff of said County of Union which said writ of Capias reads in the words and figures following to wit

State of Ohio Union County of Ohio To the Sheriff of said County Greeting We command you to take Merrill Royce if he may be found in your bailiwick and him safely keep so that you have his body before our Court of Common Pleas within and for the said County of Union on the first day of next Term to answer unto an Indictment found in said Court against him for Gaming and have there there this writ

Witness James H. Gill Clerk of said Court this 9th day of October 1837 James H. Gill Clerk and afterwards to wit on the 15th day of April 1838 Sheriff made return of said writ of Capias as follows to wit. Served and Bona Taken to appear H. Clarke Sheriff

And afterwards to wit on the 20th day of April 1838 the day and year first herein aforesaid The said Defendant being now here arraigned and the Indictment being plainly and distinctly read to him and being asked how of the premises aforesaid he will acquit himself says he cannot deny but that he is guilty in manner and form as the stands charged. Therefore it is considered by the Court that the Defendant make his fine unto the State of Ohio by the payment of two Dollars and costs of prosecution taxed to three Dollars & 1/400 James H. Gill Clerk

[Handwritten signature]

State of Ohio
Isaac Codd

Be it remembered that at a Court of Common Pleas began and held at the Court House in the Town of Marysville within and for the County of Union and State of Ohio on the 20th day of April 1838 Before the Honorable U. B. Brown President and Robert Nelson John Porter and James Gill his associates Judges of said Court John Robinson Cape Mitchell Amos Beach William Pichy Francis Baldwin William Kern Nathan Richardson Adam Pichy Robert Kirby Daniel Kent Harvey Mear Dickey Isaac Elisha White James Bell & William Snodgrass Jurors of the Grand Jury heretofore to wit on the third day of October 1837 duly empanelled and sworn to enquire within the name for the body and by the authority of the State of Ohio at the same aforesaid upon their said oaths present and find that Isaac Codd late of said County on the third day of October in the year one thousand eight hundred and thirty seven with force and arms at the County aforesaid in and upon one William Douglas then and there being did make an assault and him the said William Douglas then and there being and acting in aid of and by the command of one Ransom Clarke a ministerial and peace officer of said Court of Common Pleas to wit the Sheriff of said County of Union. The said Ransom Clarke then and there being in due execution of his duty as such officer as aforesaid and him the said William Douglas did then and there unlawfully strike beat resist and abuse contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

M. Lawrence Pro. atty

And afterwards to wit on the ninth day of October in the year
 of our Lord one thousand eight hundred and thirty seven
 writ of Capias issued to the Sheriff of said County which said
 writ of Capias reads in the words and figures following to wit
 State of Ohio Union County To the Sheriff of said
 County Greeting We command you to take Isaac Doda
 if he may be found in your bailiwick and him safely keep
 so that you have his body before our Court of Common Pleas
 on the first day of next Term to answer unto an Indictment
 found in said Court against him for a breach of the peace
 and have there three this writ. Witness James H. Gillell
 of the Court of Common Pleas within and for said County this 9th
 day of October 1837 James H. Gillell and afterwards
 to wit on the 18th day of April 1838 Sheriff made return
 of said writ of Capias in the words and figures following to wit
 Served and Bona taken to appear R. Clark Sheriff
 and afterwards to wit on the day and year first herein aforesaid

The Defendant being now here arraigned and the Indictment
 aforesaid being plainly and distinctly read to him and being asked
 how of the premises aforesaid he will acquit himself says he can
 not 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 Defendant make his fine unto the State
 of Ohio by the payment of five Dollars and the costs of this
 prosecution taxed to eight Dollars and 74/100 \$ 13 74/100

James H. Gillell

[Signature]

State of Ohio
 or
 John M. Lawrence

State of Ohio
 James Riddle

Be it remembered that at a Court of Common Pleas began &
 held at the Court House in the Town of Mansville within and
 for the County of Union and State of Ohio on the 20th day of April
 in the year of our Lord one thousand eight hundred and thirty eight
 before the Honourable V. R. Brown President and Robert Nelson
 John Porter and James Hill his appointees Judges of said Court
 John Lupton William Inskip for Samuel Graham Nathaniel
 Stewart William M. Baughman Alexander Rop Norman Chipman
 Ebenezer Mathie Robert Graham Hiram Dudge William B. Brown
 Elisha White John Robinson James Rice and Andrew Hays Jurors
 of the Grand Jury of the State of Ohio then and there duly empanelled
 and sworn to enquire within and for the County of Union
 in the name and by the authority of the State of Ohio upon their said oaths
 present and find that James Riddle late of said County on the first day
 of January in the year one thousand eight hundred and thirty eight with
 four and arms at the County aforesaid in playing at and with cards
 to wit at a certain game commonly called old stage with Samuel
 H. Doda Merrill Royce and James McDonald did unlawfully
 bet and wager a great sum of money to wit the sum of six cents
 on the event of said game which said game was then and there played
 by the said 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 and dignity of the
 State of Ohio McLawrence Pros atty

And afterwards to wit on the day and year first herein aforesaid
 The said Defendant being now herearraigned and the Indictment
 aforesaid being plainly and distinctly read to him and being asked
 how of the premises aforesaid he will acquit 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 Defendant make his fine unto the State of Ohio by the
 payment of Seven Dollars and the costs of this prosecution
 to wit Dollars and cents
 James H. Hill Clerk

State of Ohio
 as
 John M. Laughlin

Indictment for Perjury

Be it remembered that at a Court of Common Pleas
 holden at the Court House in the Town of Marysville within and for the
 County of Union and State of Ohio on the 18th day of July in the year
 of our Lord one thousand Eight hundred and thirty eight before the Hon
 J. W. Swan Esq. President and Robert Nelson John Porter and
 James Hill his associates Judges assigned to keep the peace also to hear
 and determine Divers other felonies and misdemeanors in said County
 committed. William B. Irvine, John Wood, Isaac Anderson, William
 Jackson, James Buxton Asa Robinson, Michael Blue Philip Plummer
 David Lockwood William N. Badley Ephras Burnham John Heath
 son John Copie Jacob Fairfield and Ednaia Bowser. Jurors of the
 Grand Jury Good and lawful men herebefore to wit on the first
 day of June in the year of our Lord one thousand Eight hundred
 and thirty seven duly empannelled and sworn to enquire within
 and for the Body of the County of Union aforesaid in the name and
 by the authority of the State of Ohio upon their said oaths aforesaid
 and fine that herebefore to wit at the March Term of the Court of
 Common Pleas of the County of Union and State of Ohio aforesaid afore
 said, one John M. Laughlin late of said County aforesaid maliciously
 and maliciously devising and intending unjustly to vex and aggrieve
 one Moses Fullington and to subject him the said Fullington
 to an Indictment on the thirty first day of March in the year one
 thousand Eight hundred and thirty seven came in his own
 proper person before the Judges of said Court in open Court and
 there and there was sworn and took his corporal oath in due
 form of Law that the testimony he the said John M. Laughlin
 should give before the Grand Jury then in session should be
 the truth the truth the whole truth and nothing but the
 truth. Said Court then and there having competent authority to adminis
 ter said oath to the John M. Laughlin in that behalf, and that the said
 John M. Laughlin being so sworn as aforesaid then and there before the
 Grand Jury of the Court aforesaid then in session in a lower room of
 the Court House in the said County aforesaid at the Term aforesaid and
 on the thirty first day of March aforesaid in the year Eight hundred
 and thirty seven, and upon his said oath aforesaid, said Court
 then and there having competent power and authority to admin
 ister said oath aforesaid, in a certain complaint which he the
 said John M. Laughlin then and there instituted before the Grand
 Jury at the said Court aforesaid at the Term aforesaid and on the

day and year aforesaid to cause and procure the said Moses Fullington to be indicted by said Grand Jury aforesaid wilfully and corruptly by said say declare and give in Evidence to the jurist and effect following well knowing the same to be false. That is to say on the sixth day of January in the year one thousand Eight hundred and thirty seven I meaning the said John McLaughlin went to the house of the said Moses Fullington, and told him meaning said Fullington if he meaning said Fullington would take a certain sum of money in payment for his Fullingtons Hogs for which Hollister Hutchinson he owed him meaning the said Fullington, and give me meaning the said John McLaughlin a receipt in full that I meaning said John McLaughlin would pay him meaning said Fullington the money. Said Fullington at first objected but afterwards said, have you your money meaning the money of the said John McLaughlin. I meaning said John McLaughlin then took out some money and counted it Fullington then counted it and I meaning the said John McLaughlin counted it meaning the money last Fullington then went to a desk to get paper and ink to write a receipt I meaning said John McLaughlin says you meaning said Fullington must give me meaning said John McLaughlin a receipt in full. Fullington says no. I meaning said Fullington will give you meaning said John McLaughlin a receipt for what you pay me meaning said Fullington, and that will answer your meaning the said John McLaughlin's purpose, and I meaning the said Fullington will settle the matter with Hollister I meaning the said John McLaughlin still insisted that he meaning the said John McLaughlin must have a receipt in full and said I meaning the said John McLaughlin would not pay the money unless Fullington would give a receipt in full. Fullington then turned round and grabbed the money and put it meaning the money into his meaning Fullington's pocket - that the money went out of my hands meaning the hands of him the said John McLaughlin last onto the table. whereas in truth and in fact he the said John McLaughlin had not counted the said money last, and whereas in truth and in fact the said John McLaughlin well knew the same to be false, and whereas in truth and in fact the said money had not went last out of the hands of him the said John McLaughlin onto the table and he the said John McLaughlin well knew the same to be false and so the Jurors aforesaid upon their oaths aforesaid do say that the said John McLaughlin on the said thirty first day of March in the year one thousand Eight hundred and thirty seven aforesaid before the said Court Court of Common Pleas aforesaid said Court then and there having competent authority to administer said oath to the said John McLaughlin in that behalf falsely maliciously wickedly wilfully and corruptly did on his said oath aforesaid commit wilful and corrupt perjury contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

State of Ohio
W.
Dixon Mitchell

W.C. Townner Pro. atty
And afterwards to wit on the twelfth day of June in the year of our Lord one thousand Eight hundred and thirty seven there was issue from the Clerk's office of said Court the following copies to wit

State of Ohio Union County vs To the Sheriff of said County Greeting

Sal

We command you to take John McLaughlin 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 their next Term to answer unto an Indictment presented in said Court against him for perjury and have you there then this writ Witness I. B. Swan President Judge of said Court of Common Pleas this 12th day of June 1837

James H. Gee Clerk

Which said writ of Copias was returned served as follows to wit served by arresting Defendant and taking Bond to appear

R. Clark Sheriff

And afterwards to wit on the third day of October in the year 1837 this cause on motion of Defendant was continued

And afterwards to wit on the 20th April 1838 this cause was called and on motion of Defendant was continued

And afterwards to wit on the day and year first herein aforesaid came as well the Prosecuting attorney as the Defendant in his own proper person and thereupon came a Jury to wit David Chapman Joseph Pichy Samuel H. Doda Eli Lemay James Stillings Peter Snider Henry Goodrich Ralph Cherry Joseph Brannon William Blue Levin Griffin and James Davis who being empanelled and sworn the truth to speak upon the issue joined between the parties in this cause upon their oaths do say that the Defendant is not guilty. It is therefore considered that the Defendant go hence without day

James H. Gee Clerk

J. P. Swan

State of Ohio vs.

Dixon Mitchell

Be it remembered that at a Court of Common Pleas holden at the Court House in the Town of Marysville in and for the County of Union and State of Ohio on the thirteenth day of July in the year of our Lord one thousand Eight hundred and thirty seven Eight before the Honorable I. B. Swan President and Robert Nelson John Porter and James Hill his associates Judges assigned to keep the peace and also to hear and determine Divers other felonies and misdemeanors in said County committed. John Leiper William Inskeep Jr Samuel Graham Nathaniel Stewart William M. Boughan Alexander Ross Norman Chipman Ebenezer Mathe Robert Graham Hiram Dodge William B. Irwin Elisha White John Robinson James Rea and Anson Keys good and Lawful men heretofore to wit on the 20 day of April in the year of our Lord one thousand Eight hundred and thirty Eight duly empanelled and sworn, as Grand Jurors in and for the said County of Union, to enquire in the name and by the authority of the said State of Ohio within and for the Body of the County of Union upon their said oaths present that Dixon Mitchell late of said County of Union on the twenty first day of March in the year one thousand Eight hundred and thirty Eight with force and arms at the County aforesaid in and upon one William Gifford then and there being did unlawfully make an assault and him the said William Gifford then and there

unlawfully did beat Bruise wound and ill treat to the great damage
 of him the said William Gifford contrary to the form of the Statute
 in such case made and provided and against the peace and dig-
 nity of the State of Ohio M.C. Lawrence Pros atty
 And afterwards to wit now here to wit on the day and year first
 herein aforesaid the Defendant being now here arraigned and the
 Indictment aforesaid being plainly and distinctly read to him and
 being asked how of the premises aforesaid he will acquit himself says
 he cannot deny but that he is guilty in manner and form as he
 stands above thereof charged. It is therefore considered that
 the Defendant make his fine unto the State of Ohio by the
 payment of Thirty Dollars and also the costs of this prosecution
 taken to Dollars and Cents

James H. Lee Clerk

J. H. Lee

State of Ohio
 vs.
 Nelson Hazard

Be it remembered that at a Court Holden at the Court House
 in the Town of Mansville within and for the County of Union
 and State of Ohio on the thirtieth day of July in the year of
 our Lord one thousand Eight hundred and thirty Eight
 before the Honourable J. P. Swan President and Robert A. Brown
 John Porter and James Hill his associates Judges of said Court
 John Leeper William Inskeep Jr Samuel Graham Nathaniel
 Stewart William M. Boughman Alexander Ross Norman Chipman
 Ebenezer Mather Robert Graham Hiram Dodge William B.
 Irwin Elisha White John Robinson James Rice and Andrew Hayes
 good and lawful men of Union County heretofore to wit on the 30th
 day of April in the year of our Lord one thousand Eight hundred and
 thirty Eight duly empanelled and sworn as Jurors of the Grand
 Jury of the State of Ohio to enquire within and for the body of the
 County of Union, in the name and by the authority of the State of
 Ohio upon their said oaths present that Nelson Hazard late of said
 County on the first day of January in the year one thousand Eight
 hundred and thirty Eight with force and arms, at the County aforesaid
 in playing at and with cards to wit at a certain game called
 of cards called Loo with one James McDonald John Hubbard and
 Samuel Gibson and one Stony & Prentiss whose names are unknown
 to the Jurors unlawfully did bet and wager a great sum of money
 in these hard times to wit the sum of six cents & one fourth on
 the event of said game, which said game was then and there played
 by the said Nelson Hazard 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 and dignity of the
 State of Ohio M.C. Lawrence Pros atty

State of Ohio
 vs.
 John Hubbard

And afterwards to wit on the first day of May in the year of our
 Lord one thousand Eight hundred and thirty Eight there was issued
 from the Clerk's office of said Court the following writ of Copias
 to wit State of Ohio Union County ss To the Sheriff of said County
 Greeting We command you to take Nelson Hazard if he may be
 found in your bailiwick and him safely keep so that you have
 his body before the Honourable the Judges of the Court of Com-
 mon Pleas of our said County at the Court House in the Town
 of Mansville 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 Seal Witness James H. Gile Clerk of the said Court at the Court House aforesaid this first day of May A.D. 1838

James H. Gile Clerk

On which said writ was the following return made July 10. 1838 to me Jervis and Bond taken to appear R. Clark Sheriff

And afterwards to wit on the day and year first herein aforesaid the Defendant being now here arraigned, and the Indictment aforesaid being plain-ly and distinctly read to him and being asked how of the premises aforesaid he will acquit himself says, he cannot deny but that he is guilty in man-ner and form as he stands above thereof charged. It is therefore consider-ed by the Court that the said Defendant make his fine unto the State of Ohio by the payment of five Dollars and the costs of this pros-ecution taxed to Dollars and Cents

James H. Gile Clerk

JHG

State of Ohio
John Hebard

Be it remembered that at a Court of Common Pleas began and held at the Court House in the town of Marysville within and for the County of Union and State of Ohio on the thirteenth day of July in the year of our Lord one thousand eight hundred and thirty eight, before the Honorable J.R. Swan President and Robert Nelson John Porter and James Hill his associates Judges of said Court, John Luper William Justice Dr Samuel Graham Nathaniel Stewart William M. Boughman Alex Rob Storman Whippleman Ebenezer Mather Robert Graham Hiram Dodge William B. Irwin Elisha White John Robinson James Reed and Amasa Hayes good and lawful men here tofore to wit on the twentieth day of April in the year of our Lord one thousand eight hundred and thirty eight duly empannelled and sworn as Jurors of the Grand Jury of the State of Ohio to enquire within and for the Body of the County of Union in the name and by the authority of the State of Ohio upon their said oaths present that John Hebard late of said County of Union on the first day of January in the year one thousand eight hundred and thirty eight with force and arms at the County aforesaid did unlawfully sell a quantity of Spirituous Liquors com-monly called whiskey by a less quantity than one quart to wit one gill for the sum of six cents in money to one William Douglass which price was then and there paid by the said William Douglass to the said John Hebard for said Spirituous Liquors without the said John Hebard being duly au-thorized there and then by License from the Court of Common Pleas for said County to sell said quantity of Spirituous Liquors contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio W. Lawrence Pros atty

And afterwards to wit on the first day of May in the year of our Lord one thousand eight hundred and thirty eight there issued from the Clerks office of said Court the following writ of Copias which said writ reads in the words and figures following to wit State of Ohio Union County ss, to the Sheriff of said County Greeting Altho command you to take John Hebard if he may be found in your bailiwick and him safely keep so that you have have his body before the Honorable the Judges 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 term to answer unto an Indictment found in said Court against him for Retaining and have you then there this writ Seal Witness James H. Gile Clerk of the said Court at the Court House aforesaid this first day of May A.D. 1838

James H. Gile Clerk

And afterwards to wit on the Tenth day of July in the year of our Lord one thousand Eight hundred and thirty Eight the Sheriff made return of said writ as follows to wit Service and Bond taken to appear To. Clark Sheriff And afterwards to wit on the day and year first herein aforesaid, the Defunct and being now heren arraigned and the Indictment aforesaid being plainly and distinctly read to him and being asked how of the premises aforesaid he will acquit 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 Defendant make his fine unto the State of Ohio by the payment of twenty Dollars and also the costs of this prosecution taxed to Dollars and cents

James H. Gill Clerk

[Handwritten signature]

State of Ohio
John Hebard

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 Ohio on the thirteenth day of July in the year of our Lord one thousand Eight hundred and thirty Eight before the Hon. J. R. Swan President and Robert Nelson John Porter and James Hill his associates Judges of said Court. John Leiper William Justice, Samuel Graham Nathaniel Stewart William M. Boughan Hear Ross Norman Chapman Ebenezer Mather Robert Graham Hiram Dodge William B. Irvine Elisha White John Robinson James Rice and Andrew Keys good and lawful men of the County of Union, heretofore to wit on the twentieth day of April in the year of our Lord one thousand Eight hundred and thirty Eight duly empanelled and sworn as Jurors of the Grand Jury of the State of Ohio to enquire within and for the body of the County of Union, in the name and by the authority of the State of Ohio upon their said oaths present that one John Hebard late of said County on the first day of January in the year one thousand Eight hundred and thirty Eight with force and arms at the County aforesaid in playing at and with cards to wit at a certain game of cards called Loos with Nelson Hazor James McDonald Paul Gibson and one Story's Prentice whose christian names are unknown to the Jurors unlawfully did bet and wager a great sum of money in these bare times to wit the sum of six cents of one fourth on the event of said game which said game was then and there played by the said John Hebard 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 and dignity of the State of Ohio McWhannan Provs And afterwards to wit on the first day of May in the year of our Lord one thousand Eight hundred and thirty Eight the following writ of Capias issued from the Clerk's office of said Court to wit The State of Ohio Union County To the Sheriff of said County Greeting We command you to take John Hebard if he may be found, within your bailiwick and him safely keep so that you have his body before the Honorable the Judges 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 term to answer unto an Indictment found in said Court against him for Gaming and have them return this writ Seal & Witness James H. Gill Clerk of our said Court at the Court House aforesaid this first day of May A.D. 1838

State of Ohio
James M. Deane

James H. Gill Clerk

And afterwards to wit on the tenth day of July in the year of our Lord one thousand eight hundred and thirty eight The Sheriff returned said writ endorsed as follows to wit, Service and Bond taken to appear at Black Off
 And afterwards to wit on the day and year first herein aforesaid the Defendant being now here arraigned and the Judgment being plainly and distinctly read to him and being asked how of the premises aforesaid he will acquit 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 Defendant make his fine unto the State of Ohio by the payment of Seven Dollars and also the costs of this prosecution taxed to

Dollars and cents
 J. H. Gilt Clerk

State of Ohio
 James McDonald

Be it remembered that at a Court of Common Pleas began and held at the Court House in the town of Marysville within and for the County of Union and State of Ohio on the Thirtieth day of July in the year of our Lord one thousand eight hundred and thirty eight before the Honorable J. P. Swan President and Robert Peterson John Porter and James Hill his associates Judges of said Court.

John Loper William Insley Jr Samuel Graham Nathaniel Stewart William M. Bouzhan Alex Ross Norman Chipman Ebenezer Mather Robert Graham Hiram Dodge William B. Jorin Elisha White John Robinson James Reed and Andrew Hayes, good and lawful men Jurors of the Grand Jury of the State of Ohio, here to wit, on the twentieth day of April in the year of our Lord one thousand eight hundred and thirty eight duly empanelled and sworn to enquire in the name and by the authority of the State of Ohio within and for the County of Union aforesaid upon their said oaths present and find that James McDonald late of said County on the first day of January in the year one thousand eight hundred and thirty eight with force and arms at the County aforesaid in playing at and with cards to wit at a certain game called old Hodge with James Piddell Samuel Todd and Merrill Poyce unlawfully did bet and wager a great sum of money in the town of Marysville to wit the sum of six cents on the count of said game which said game was then and there played by the said James McDonald 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 and dignity of the State of Ohio M. C. Lawrence Pros atty

And afterwards to wit on the first day of May in the year of our Lord one thousand eight hundred and thirty eight the following writ of capias issued out of the Clerks office of said Court to wit The State of Ohio Union County ss To the Sheriff of said County Greeting We command you to take James McDonald if he may be found and your Bailmick and him safely keep so that you have his Body before the Honorable the Judges 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 Term to answer unto an Indictment found in said Court against him for Gaming and have you then this writ sealed Witness James H. Gilt Clerk of the said Court at the Court House aforesaid this first day of May in the year 1838

James H. Gilt Clerk

And afterwards to wit on the tenth day of July in the year of our Lord one thousand Eight hundred and thirty Eight the Sheriff returned said writ endorsed as follows to wit. Served and Bond taken to appear R. Clark Sheriff. And afterwards to wit on the day and year first herein aforesaid the Defendant being now here arraigned and the Indictment aforesaid being plainly and distinctly read to him and being asked how of the premises aforesaid he would acquit 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 defendant make his fine unto the State of Ohio by the payment of some Dollars and also the costs of this prosecution taxed to

Dollars and cents
James H. Gill Clerk

[Handwritten signature]

State of Ohio
vs
James McDonald

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Mansville within and for the County of Union in the State of Ohio on the thirtieth day of July in the year of our Lord one thousand Eight hundred and thirty Eight before the Honorable J. R. D'Arcy President, and Robert Nelson John Porter and James Hill his associates Judges of said Court John Leeper William Siskip Jr Samuel Grahaue Nathaniel Stewart William M. Boughean Alexander Ross Norman Chipman Ebenezer Mather Robert Grahaue Kiran Dodge William B. Swain Elisha White John Robinson James Rice and Andrew Keyes good and lawful men Jurors of the grand Jury of the State of Ohio heretofore to wit on the twentieth day of April in the year 1838 duly sworn and sworn to enquire within and for the County of Union in the name and by the authority of the State of Ohio upon their said oaths present that James McDonald late of said County on the first day of last in the year one thousand Eight hundred and eight with force and arms at the County aforesaid in playing at and with cards to wit at a certain game of cards called Lo with Nelson Hazard John Hebard Samuel Gibson and one Story and Prosit whose Christian names are unknown to the Jurors unlawfully did bet and wager a great sum of money in these hard times to wit the sum of six cents and one fourth on the event of said game which said game was then and there played by the said James McDonald 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 and dignity of the State of Ohio ~~William~~ Prosser
And afterwards to wit on the first day of May in the year of our Lord one thousand Eight hundred and thirty Eight the following writ of capias issued out of the Clerk's office of said Court to wit The State of Ohio Union County to the Sheriff of said County Greeting. We command you to take James McDonald if he may be found in your bailiwick and him safely keep so that you have his body before the Honorable the Judges of the Court of Common Pleas of our said County at the Court House in the town of Mansville on the first day of our next Term to answer unto an Indictment found in said Court against him for Gaming and have you show them this writ & Seal & Witness James H. Gill Clerk of our said Court at the Court House aforesaid this first day of May A.D. 1838

James H. Gill Clerk

State of Ohio
vs
Samuel Doolittle

And afterwards to wit on the tenth day of July in the year of our Lord one thousand Eight hundred and thirty Eight the Sheriff returned said writ as follows to me, served and Bond taken to appear R. Clark Sheriff, And afterwards to wit on the day and year first herein above said, the said Defendant being now here arraigned and the Indictment aforesaid being plainly and distinctly read to him and being how of the premises aforesaid he will acquit 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 Defendant make his fine unto the State of Ohio by the payment of seven Dollars and the costs of this prosecution taxed to

Dollars and
 James H. Gill Clerk
 J. H. Gill

State of Ohio
 vs
 Samuel Dodd

Be it remembered that at a Court of Common Pleas began and held at the Court House in the town of Marysville in and for the County of Union and State of Ohio on the thirteenth day of July in the year of our Lord one thousand Eight hundred and thirty Eight before the Honorable S. R. Swan President and Robert Nelson John Porter and James Hill his associates Judges of said Court - John Leifer William Inskip Jr Samuel Graham Nathaniel Stewart William M. Boughan Alar Pop Storman Chipman Ebenzer Mather Robert Graham Keiman Dodge William B. Swain Elisha White John Robinson James Reed and Andrew Keys good and lawful men Jurors of the Grand Jury of the State of Ohio heretofore to wit on the 30th day of April A.D. 1838 duly empanelled and sworn to enquire within and for the Body of the County of Union in the name and by the authority of the State of Ohio upon their said oaths present that Samuel Dodd late of said County on the first day of January in the year one thousand Eight hundred and thirty Eight with force and arms at the County aforesaid in playing at and with cards to wit at a certain game of cards called old sledge with James Riddle James McDonald and Merrill Royce unlawfully did bet and wager a great sum of money in these hard times to wit the sum of six cents on the event of said game which said game was then and there played by the said Samuel Dodd with the persons aforesaid to determine said bet and wager, contrary to the form of the Statute in such case made and provided against the peace and dignity of the State of Ohio

McLarrone Pro. atty

And afterwards to wit on the first day of May in the year of our Lord one thousand Eight hundred and thirty Eight the following writ of Copias was issued out of the Clerk's office of said Court to wit
 The State of Ohio Union County To the Sheriff of said County Greeting We command you to take Samuel Dodd if he may be found in your bailiwick and him safely keep so that you have his body before the Honorable the Judges 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 term to answer unto an Indictment found in said Court against him for Gaming and have you there three true copies of this writ, Seal & Witness James H. Gill Clerk of our said Court at the Court House aforesaid this first day of May A.D. 1838 James H. Gill Clerk which said writ was returned July 10th 1838 endorsed as follows to me served and Bond taken to appear R. Clark Sheriff

And afterwards to wit on the first day and year first herein aforesaid the said Defendant being now here arraigned and the Indictment aforesaid being plainly and distinctly read to him and being asked how of the premises aforesaid he will acquit himself says he cannot deny one that he is guilty in manner and form as he stands above the charges. It is therefore considered by the Court that the said Defendant make his fine unto the State of Ohio by the payment of five Dollars and the costs of this prosecution taxed at Dollars and cents

James H. Lee Clerk
J. P. M.

State of Ohio
William Gladhill

Indictment for Gaming

Be it remembered that at a Court of Common Pleas began and held at the Court House in the town of Marysville within and for the County of Union and State of Ohio on the 26th day of October in the year of our Lord one thousand eight hundred and thirty eight before his Honor J. R. Swan Esqr President and Robert Nelson John Porter and James Hill his Associates Judges of said Court. John Leeper William Siskup Sr. Samuel Graham Nathaniel Stewart William M. Boughan Alex. Rob Norman Chipman Ebenezer Mather Robert Graham Hiram Dodge William B. Armin Elisha White John Robinson Jas. Reed and Andrew Keyes. good and lawful men chosen of the Grand Jury of the State of Ohio herebefore to wit on the 20th day of April A.D. 1838 duly empannelled and sworn to enquire within and for the body of the County of Union in the name and by the authority of the State of Ohio upon their said oaths present that William Gladhill late of said County on the third day of October in the year one thousand eight hundred and thirty seven with force and arms at the County aforesaid in playing at and with cards to wit at a certain game of cards called Loo with Timothy Heaton John Sprague and Isaac Figar. unlawfully did bet and wager a great sum of money in these hard times to wit the sum of twelve cents on the event of said game which said game was then and there played by the said William Gladhill with the persons aforesaid to determine said bet and wagers. 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 herebefore to wit on the first day of May A.D. 1838 a capias issued against the said William Gladhill in the words and figures following to wit The State of Ohio Union County

To the Sheriff of said County Greeting
We command you to take William Gladhill if he be found within your bailiwick and him safely keep so that you have his body before the Honourable the Judges 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 Term to answer unto an Indictment found in said Court against him for Gaming and have you there this writ
Witness James H. Lee Clerk of our said Court at the Court House aforesaid this first day of May A.D. 1838
James H. Lee Clerk

And afterwards to wit on the 10th day of July A.D. 1838 The Sheriff made return of said writ as follows to wit. Seized and bound taken to appear Sheriff
And afterwards to wit on the 13th day of July A.D. 1838 this case was called and continued

State of Ohio
McDonald

And afterwards to wit on the day and year first herein aforesaid came as well the Prosecuting Attorney as the Defendant in his own proper person and thereupon came a Jury to wit John McCune Hyak Sandy Nepe Butcher Nathan McLean James F. Cookridge John Smith John Guley A. R. Bowen William Hoag Samuel B. Althura John Crisp and Andrew Keyes who being empannelled and sworn the truth to speak upon the issue joined between the parties upon their oaths do say that the Defendant is guilty - It is thereupon considered that the Defendant make his fine unto the State of Ohio by the payment of ten dollars and also costs in this behalf expended taxed to twelve dollars and sixty seven Cents

James H. Gill Clerk

[Handwritten signature]

State of Ohio
 vs
 James McDonald

Warrant for Retaining

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 Ohio on the 26th day of October in the year of our Lord one thousand eight hundred and thirty eight before his Honor J. R. Swan President and Robert Nelson John Porter and James Hill his associates Judges of said Court John Loper William Huskiss Dr. Samuel Graham Nathaniel Tenant William M. Boughman Alex. Pugh Norman Chipman Ebenezer Mather Robert Graham Miriam Dodge William B. Brown Elisha White John Robinson Jas. Reed and Andrew Keyes good and lawful men known of the Land they heretofore to wit on the 20th day of April in the year of our Lord one thousand eight hundred and thirty eight duly empannelled 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 aforesaid upon their oaths aforesaid do present and find that one James McDonald late of said County on the first day of July in the year one thousand eight hundred and thirty seven with force and arms at the County aforesaid did unlawfully sell a certain quantity of Spirituous Liquor commonly called brandy by a less quantity than one quart to wit one gill to one Merrill Royce for the sum of six cents and one fourth which price was then and there paid by the said Royce to the said James McDonald without the said James McDonald being duly authorized by a License from the Court of Common Pleas for said County to sell said quantity of Spirituous Liquor contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio M. C. Lawrence pro. Atty. And afterwards to wit on the first day of May A. D. 1838 a writ of capias issued to the Sheriff in the words and figures following to wit. State of Ohio Union County To the Sheriff of said County Greeting. We command you to take James McDonald if he be found in your bailiwick and him safely keep so that you have his body before the Honorable the Judges 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 term to answer unto an Indictment found in said Court against him for Retaining and have you then there this writ executed. Witness James H. Gill Clerk of the said Court of the Court House aforesaid this first day of May A. D. 1838

James H. Gill Clerk

And afterwards to wit on the 8th day of May 1838 the Sheriff made return of said writ in the words and figures following to wit. Served and bonds taken to appear R. Clark Sheriff. and afterwards to wit on the 14th day of July A. D. 1838 came as well the Prosecuting Attorney as the Defendant in his own proper person and thereupon came a Jury to wit David Chapman Joseph Riely James H. Doad Eli Lundy James Hitting Peter Linder Henry Goodrich William Huskiss Joseph Brauner

aforesaid
 returned upon
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 Gill Clerk
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 to appear
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 1838 this

William Blue James Davis and Robert Thomas, who being duly empannelled and sworn the truth to speak upon the issue joined between the parties upon their oaths do say that the defendant is guilty. Whereupon the Defendant by J. Inan his attorney moved the Court for a new trial in arrest of Judgment and the cause was continued and afterwards to wit on the day and year first herein aforesaid the motion in this cause for a new trial was overruled by the Court and it is considered that the said defendant make his fine unto the State of Ohio by the payment of fifteen dollars and also the costs of this prosecution taxed at \$6.63 Defers costs taxed at \$7.76

J. H. Lee Clerk

State of Ohio
 vs
 Green M. Hoover

State of Ohio
 vs
 Randall Andrus

Indictment for Assault and Battery

Be it remembered that at a Court of Common Pleas began and held at the Court House in the Town of Marysville within and for the County of Union and State of Ohio on the twenty sixth day of October in the year of our Lord one thousand eight hundred and thirty eight, before his Honor J. P. Inan Esqr. President and Robert Nelson John Porter and James Hill his associates Judges of said Court Samuel Harris Samuel Sager Aquilla Turner John Donly Christian Senior William Manship G. C. Smith J. F. Woods James Robinson Abner Rubin Elijah Melford Richard L. Judy Olisha White William Richy and John Coolidge - good and lawful men Chivers of the Grand Jury of the State of Ohio, hereupon to wit, on the 13th day of July in the year of our Lord one thousand eight hundred and thirty eight duly empannelled and sworn to enquire within and for the Body of the County of Union in the name and by the authority of the State of Ohio upon their oaths aforesaid present and find that one Randall Andrus late of said County of Union on the first day of January in the year one thousand eight hundred and thirty eight with force and arms at the County aforesaid in and upon one Willoby Goldsberry then and there being did unlawfully make an assault and him the said Willoby Goldsberry then and there unlawfully did beat - bruise maim and ill treat to the ^{great} damage of him the said Willoby Goldsberry contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio W. C. Lammie pro. atty. found by testimony sent by order of the pro. atty. on which said Indictment was the following endorsement to wit. State vs R. Andrus Ad. et Bty. A True Bill William Richy foreman. and afterwards to wit on the 23rd day of July A. D. 1838 The following writ of Copias issued to the Sheriff to wit The State of Ohio Union County vs To the Sheriff of said County Greeting. We command you to take Randall Andrus if he may be found within your bailiwick and him safely keep so that you have his body before the Honorable the Judges 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 term to answer unto an Indictment found in said Court against him for assault and battery and have you there true this writ sealed Witness James H. Lee Clerk of our said Court at the Court House aforesaid this 23rd day of July A. D. 1838

J. H. Lee Clerk

and afterwards to wit on the 25th day of Oct in the year last herein aforesaid the Sheriff made return of said writ in the words and figures following to wit served by taking Bonds to appear and afterwards to wit on the day and year first herein aforesaid came as well the prosecuting attorney as the defendant in his own proper person and thereupon came a Jury to wit Abner Copie Levi Phelps John Reed William Snodgrass David Burnham Thomas Snodgrass Christian Myers William Gladhill Abraham Antwin Oliver Lockwood William Labrie & George Reed who being empannelled and sworn the truth to speak upon the issue joined between the parties upon their oaths do say that the said defendant is guilty -

It is therefore considered by the Court that the said defendant make his fine into the State of Ohio by the payment of five dollars and also the costs of this prosecution taxed to four Dollars and thirty seven cents. Dofers costs \$11.33
W. C. Lawrence

State of Ohio
Green McElwain

Be it remembered that at a Court of Common Pleas began and held at the Court House in the Town of Mansville within and for the County of Union on the 29th day of March in the year of our Lord one thousand eight hundred and thirty seven before his honor S. R. Swan President and Robert Nelson John Porter and James Keice his associates Judges assigned to keep the peace, also to hear and determine divers felonies and other misdemeanors in said County committed, by the oaths of James W. State Rawson Clark Samuel P. Morrison John Price Williams Justice James H. Irvine John Carter Joseph Coluby James R. Smith John W. Robinson Simon Richard Seymour Wilkins John Robinson James Reed and John Irvine good and lawful men of the County of Union Jurors of the Grand Jury of the State of Ohio duly returned, tried empannelled and sworn and charged to enquire in and for the body of the said County of Union at the Term aforesaid of the Court aforesaid on their respective oaths aforesaid in the name and by the authority of the State of Ohio do present and find that Green McElwain late of said County on the twentieth day of September in the year of our Lord one thousand eight hundred and thirty six at his residence in the said County of Union and within the Jurisdiction of this Court with force and arms did unlawfully sell the quantity of one quart of a certain kind of Liquor called whiskey to one James Irvine for twelve cents which was then and there paid by the said James Irvine to the said Green McElwain for said liquor to be then and there drunk at the place where sold, by the said James Irvine and divers other citizens of the said County of Union, without the said Green McElwain being duly authorized and without then and there first having obtained license therefor or authority from the Court of Common Pleas for the said County of Union according to the directions of the Statute in such cases made and provided and to the evil example of all others in the like case offending, contrary to the form of the Statute in such cases made and provided and against the peace and dignity of the State of Ohio

W. C. Lawrence Pros. atty.

And ^{heretofore} ~~therefore~~ to wit on the 16th day of July in the year of our Lord one thousand eight hundred and thirty seven a writ of capias issued which reads in the words and figures following to wit State of Ohio Union County ss, to the Sheriff of said County greeting We command you to take Green McElwain if he may be found in your bailiwick and him safely keep so that you have his body before the Honorable the Judges of our Court of Common Pleas of the County of Union at the Court House in said County on the first day of next Term of said Court to answer unto an indictment presented against him in said Court for Retaining, and have you then there that writ. Witness S. R. Swan President Judge of our said Court of Common Pleas this 16th day of July A.D. 1837

Silas G. Strong Clerk

and afterwards to wit on the day and year first herein aforesaid came the Sheriff
 and filed said copies with his return endorsed as follows to wit,
 I have the Body in Court *W. C. Lawrence* Sheriff and afterwards to wit on the
 same day and year last aforesaid came *W. C. Lawrence* Prosecuting attorney
 for the State and the Defendant *Ernest McMain* being arraigned pleads
 guilty to his Indictment and therefore this cause being submitted to
 the Court and the Court being fully advised do sentence the
 defendant to pay a fine of Eight dollars and the costs of prosecution
 Attest *W. C. Lawrence* Clerk

W. C. Lawrence

State of Ohio vs. William Campbell
 Indictment for Gaming

Be it remembered that at a Court of Common Pleas began and
 held at the Court House in the town of Mayeville in the County
 of Union and State of Ohio on the 29th day of March in the year
 four Lord one thousand Eight hundred and thirty seven before
 his Honor *J. R. Snow* Resident and *Robert Wilson* *John Porter*
 and *James Heil* his associates Judges assigned to keep the peace
 also to hear and determine divers felonies and other misdemeanors
 in said County committed by the oaths of *James W. State* *Ransom*
Clark *Samuel P. Morrison* *John Price* *William D. Bishop* *James St. Louis*
John Carter *Joseph Coburn* *James R. Smith* *John W. Robinson*
Simon Richard *Symore* *William* *John Robinson* *James Reed*
 & *John Irwin* good and lawful men of the County of Union Jurors
 Jurors of the Grand Jury of the State of Ohio heretofore duly appointed
 and sworn to enquire in and for the body of the County of Union at
 the Court aforesaid on their oaths aforesaid in the name and by the
 authority of the State of Ohio do present and find that *William Camp-*
bell late of said County of Union and State of Ohio being a person
 of ill name fame and dishonest conversation on the thirtieth
 day of September in the year of our Lord one thousand eight hundred
 and thirty six with force and arms at the County aforesaid and
 within the Jurisdiction of this Court did unlawfully play with
 cards at a certain game commonly called seven up with and
 against one *Levin Nearly* *William Gladhill* and *James Irwin*
 there and there being for the sum of twenty five cents in money contrary
 to the form of the Statute in such cases made and provided and against
 the peace and dignity of the State of Ohio and the Jurors aforesaid at
 the Term aforesaid within and for the County aforesaid on their oaths
 aforesaid do further present and find that said *William Campbell*
 on the thirtieth day of September in the year of our Lord one thou-
 sand eight hundred and thirty six aforesaid with force and arms
 at the County aforesaid and within the Jurisdiction of this Court
 did unlawfully make a bet or wager of a certain sum of money
 to wit for the sum of twenty five cents with *Wm Gladhill*
James Irwin and *Levin Nearly* there and there being on the
 event of a game at cards called de sluge which said game was
 then and thereupon played by the said *William Campbell* with
 the persons aforesaid to determine the bet or wager so made as aforesaid
 said contrary to the form of the Statute in such cases made and
 provided and against the peace and dignity of the State
 of Ohio

State of Ohio
 vs
 Morrison

and afterwards to wit on the 14th day of May in the year four Lord

one thousand eight hundred and thirty seven a writ of Capias issued in the words and figures following to wit. State of this Union County of Union to the Sheriff of said County greeting. We command you to take William Campbell if he may be found in your Bailiwick and him safely keep so that you have his body before the Honorable the Judges of our Court of Common Pleas of the County aforesaid at the Court House in said County on the first day of their next Term to answer to an Indictment presented against him for gaming and have you true there this writ. J. P. Mann President Judge of our said Court of Common Pleas this 16th day of May 1837. J. G. Strong Clerk

And afterwards to wit on the day of March the 29. 1837 came the Sheriff and filed in the Clerks office of said Court said writ with his return endorsed thereon in the words and figures following to wit. I have taken the body R. Clark Sheriff and afterwards to wit on the day and year first herein aforesaid came the Prosecuting attorney into Court and the defendant Wm Campbell being arraigned Pleas Guilty to said Indictment and thereupon this cause is submitted to the Court and the Court being fully advised in the premises do sentence the defendant William Campbell to pay a fine of seven dollars and 50/100 and costs of prosecution

Attest James H. Hill Clerk

State of this Union County of Union
 Be it remembered that at a Court of Common Pleas began and held at the Court House in the Town of Mansville within and for the County of Union and State of Ohio on the 29th day of March in the year of our Lord one thousand eight hundred and thirty seven before his honor Joseph P. Mann President and Robert Nelson John Porter and James Hill his associates Judges assigned to keep the peace also to hear and determine divers felonies and other misdemeanors in said County committed, came Samuel B. Johnson Esq. a legally acting Justice of the peace in and for said County of Union and filed his transcript of proceedings had before him in the above cause which said Transcript reads in the words and figures following to wit. Nov 1st 1836 on the oath of Zephaniah Smith to take a warrant issued for the Defendant for the crime of threatening violence to the person of complainant which was returned by J. B. Smith costs endorsed executed by bringing the Body forthwith, at the request of the complainant a subpoena issued for John Donally John Annine Jr. & George W. Baird to attend as witnesses which was returned by Samuel Stacey and at the request of defendant a subpoena for Fredericks Annine to attend as a witness which was returned by J. B. Smith served Nov. 12th 1836 the Defendant pleaded not Guilty and ready for trial. after hearing the evidence and pleadings W. C. Lawrence for the State and H. Hall for the defendant. It is considered that the defendant enters into recognizance in the sum of one hundred and fifty dollars conditioned for his appearance at next Term of the Court of Common Pleas to be holden in and for said County with good and sufficient security, and thereupon came John Goldsberry Robert Graham & Eli Groves and entered into recognizance as such and Zephaniah Westlake & George W. Baird were recognized as witnesses in the sum of one hundred dollars each conditioned as the Law directs. Nov 15th 1836 Identify the above to be a correct Transcript

from my Docket of the proceedings had before me in the above cause
 Samuel B. Johnson Justice of the Peace ^{of the Peace}
 And afterwards to wit on the day and year first herein aforesaid came
 W. Lawrence Prosecuting Attorney for the State and likewise the said
 Harrison Goldsbury and the Court being fully advised in the premis-
 ed do order that the said Harrison Goldsbury enter into recogni-
 zance further to keep the peace and especially towards Zephaniah
 Mastake for one year from date and that Harrison Goldsbury pay
 the costs herein expended and in default thereof that execution issue
 against him. And thereupon came Harrison Goldsbury John
 Goldsbury & Thomas Goldsbury and severally acknowledged themselves
 to owe and stand indebted unto the State of Ohio in the penal
 sum of one hundred dollars each to be levied on their goods
 chattels lands and tenements if default be made in this their
 recognizance to me. For that whereas the said Harrison
 Goldsbury has this day been arraigned on complaint of Zephaniah
 Mastake and the Court being fully advised by the testimony
 adduced do order that if the said Harrison kept the peace to-
 wards all citizens of this State and especially towards Zephaniah
 Mastake for the term of one year then this Recognizance to
 be void otherwise of full force and virtue in Law
 Attest James C. Hill Clerk

State of Ohio
 vs
 John M. Louca

Be it remembered that at a Court of Common Pleas began
 and held at the Court House in the Town of Mansfield
 within and for the County of Union and State of Ohio on the
 twenty ninth day of March in the year of our Lord one thou-
 sand eight hundred and thirty seven before his honor J. R. Simon
 President and Robert Nelson John Porter and James Hill
 his associates Judges, Elijah Wolford Levi Churchill Jr
 William B. Irwin James Riddle Christopher Hamanall
 Thomas McDonald William Orr John Miller Samuel Sager
 Benjamin White Stephen S. Davis Amos S. Williams David
 Mitchell Ransom Clark and Eva Ward good and lawful
 men Jurors of the Grand Jury of the State of Ohio, heretofore
 duly returned true empanelled and sworn and charged to enquire
 in and for the body of the County of Union at the term aforesaid
 of the Court aforesaid on their respective oaths and affirmations aforesaid
 in the name and by the authority of the State of Ohio do present and find
 that John M. Louca late of Millersburg Township in the said County
 on the tenth day of November in the year of our Lord one thousand eight
 hundred and thirty five at the Township aforesaid in the said
 County of Union and within the Jurisdiction of this Court
 with force and arms did unlawfully make an assault in and
 upon one Sanford M. Hill and then and there him the said
 Sanford M. Hill did unlawfully strike beat bruise and wound
 and other wrongs to the said Sanford M. Hill then and there did
 to the great damage of the said Sanford M. Hill and to the civil
 example of all others in the like case offending contrary to the
 form of the Statute in such cases made and provided and
 against the peace and dignity of the State of Ohio This bill is
 found by testimony in Open Court sworn by order of the Court
 and at the request of the prosecuting attorney W. Lawrence Pros. Atty.

State of Ohio
 Comptrol of Sarah
 vs
 Peter Luckingbe

and afterwards to wit on the 16th day of January A.D. 1837 a writ
 copied in the words and figures following to wit State of Ohio
 Union County ss To the Sheriff of said County Greeting We command
 you to take John McLeod if he may be found in your bailiwick
 and him safely keep so that you have his body before the Honourable
 the Judges of the Court of Common Pleas at the Court House in the
 town of Mansville on the first day of next Term of said Court to be
 holden in and for the County of Union to answer unto an Indictment
 filed in said Court against him for an assault and Battery and
 have you then there the writ of the Honorable R. R. Swan Presi-
 dent Judge of our said Court of Common Pleas this 16th day
 of January in the year of our Lord one thousand eight hundred
 and thirty seven *Wm. G. Strong* Clerk

And afterwards to wit on the twenty ninth day of March first herein
 aforesaid came the Sheriff and made return of said writ endorsed as follows
 to wit I have the body in Court R. Clark Shff. and afterwards
 to wit on the same day and year last aforesaid came the Prosecuting
 Attorney for the State and the Defendant John McLeod being ar-
 raigned plead guilty to his Indictment and this cause was
 submitted to the Court and the Court being fully advised in
 the premises do order that the defendant pay a fine of five dollars
 and the Costs of Prosecution
James H. Rice Clerk

State of Ohio on
 Complaint of Sarah Brown
 as
 Peter Luckingbill

Be it remembered that at a Court of Common Pleas began and
 held at the Court House in the town of Mansville within and
 for the County of Union and State of Ohio on the twenty ninth
 day of March in the year of our Lord one thousand eight
 hundred and thirty seven before his honor R. R. Swan
 President and Robert Wilson John Peter and James Hill
 his associates Judges, came Christian Myers a Justice of the Peace
 for said County and filed in said Court a Transcript of his
 proceedings in the above cause in the words and figures following
 to wit State of Ohio Union County ss Personally came before me
 Christian Myers one of the Justices of Peace in and for the County
 aforesaid Sarah Brown an unmarried woman of Millersburg Town-
 ship in said County and made oath that she is now pregnant with
 a Child which if born alive may be a bastard and that Peter
 Luckingbill is the Father of said Child Sarah ^{her} Brown
 sworn to and subscribed before me this second day of June in the year
 of our Lord one thousand eight hundred and thirty six Christian Myers J.P.
 And afterwards to wit on the day and year last aforesaid a warrant was
 issued for the body of said Peter Luckingbill in the words and figures
 following to wit State of Ohio Union County ss To any Constable of
 said County Greeting whereas complaint has been made before me one
 of the Justices of the Peace in and for the County aforesaid upon the oath
 of Sarah Brown that she is now pregnant with a child which if
 born alive may be a bastard child and that Peter Luckingbill
 is the father of said child These are therefore to command you to
 take the said Peter Luckingbill if he be found in your County
 or if he shall have fled that you pursue after the said Peter Luckingbill
 into any other County within this State and take and safely
 keep the said Peter Luckingbill so that you have his body

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 the Court
 Pros. Atty.

forthwith before me to answer unto said complaint and further dealt with according to Law Given under my hand and seal this second day of June in the year of our Lord one thousand eight hundred and thirty six Christian Myers Justice of the Peace and afterwards to wit on the day and year last aforesaid came to Constable and filed herein said warrant with his return in the words and figures following to wit serve the within warrant by bringing the accused before the Justice ad commanda jus for being 25 milage or more to wit to Martin Brown assistant. The parties being present the complainant Sarah Brown was examined as follows to wit Question by Justice where do you live Sarah Brown? Answer In Millersick Township at Martins Browns. Justice who is the father of the child you are pregnant with? Answer Peter Luchingbill, question How do you Sarah Brown? Answer Eighteen years old the 16th day of this June question by the accused when was your child conceived? Ans on the 25 or 26th of last March. question where was it conceived? Answer at Martins Browns house question was you not promised to be married to another man at the same time? Answer I was not, but told you so, but thought it was for my own benefit question did you ever tell any other person so? Answer No Sir The examination of Sarah Brown an unmarried woman resident of Union County upon her complaint of bastardy against Peter Luchingbill before me this second day of June in the year of our Lord one thousand eight hundred and thirty six Christian Myers Justice of the peace for Millersick Township whereupon it is considered that the said Peter Luchingbill enter into recognizance for his appearance at Court next Term Common Pleas which recognizance reads in the words and figures following to wit State of Ohio Union County Be it remembered that on the third day of June in the year of our Lord one thousand eight hundred and thirty six Peter Luchingbill and John Luchingbill personally appeared before me Christian Myers one of the Justices of the peace in and for the County aforesaid and jointly and severally acknowledged themselves to owe unto the State of Ohio the sum of three hundred dollars to be liven of their goods and chattels lands and tenements if default be made in the condition following to wit the condition of this recognizance is such that if the above bound Peter Luchingbill shall personally be and appear before the Court of Common Pleas on the first day of the next Term thereof to be holden in and for the County aforesaid then and there to answer a charge of Bastardy and abide the Judgment of said Court and not depart the the Court without leave. then this recognizance shall be void otherwise it shall remain in full force and virtue in Law

Peter Luchingbill
John Luchingbill

Taken signed and acknowledged before me this third day of June 1836 Christian Myers Justice of the peace Likewise the recognizance of Sarah Brown was taken as follows to wit State of Ohio Union County Be it remembered that on the third day of June in the year of our Lord one thousand eight hundred and thirty six Sarah Brown personally appeared before me Christian Myers one of the Justices of the peace in and for the County aforesaid, and acknowledged herself to owe the State of Ohio the sum of ~~the~~ twenty dollars to be liven of her goods

The State of Ohio
vs
Willoby Golds...

and chattels lands and tenements if default be made in the condition following to wit the condition of this recognizance is such that if the above named Sarah Brown shall personally be and appear before the Court of Common Pleas on the first day of the next Term thereof to be holden for the County aforesaid to give evidence and the truth to say on behalf of the State touching such matters as shall then and there be required of her and not depart the Court without leave then this recognizance shall be void otherwise it shall remain in full force and virtue in Law

Sarah ^{her} Brown

Taken signed and acknowledged before me this day and year last aforesaid Christian Myers Justice of the peace and afterwards to wit on the day and year first herein aforesaid came the parties by their attorneys and the Court being duly advised thereupon came a Jury to wit James H. Smith Thomas Milligan Samuel Lafferty Elias Johnson John Cassie John Mitchell John H. Sabine Moses Fullington John Swaine Samuel Pittswalt Allen Phans & Benjamin Hopkins who being empanelled and sworn the truth to speak upon the issue joined between the parties and a true verdict given according to the evidence upon their oaths do say that the defendant is guilty in manner and form as he stands charged whereupon the defendant is Judged to be the reputed father of said illegitimate child and that he stands charged with the maintenance thereof On consideration whereof and the Court being fully advised in the premises do order that the said defendant pay to the said Complainant the sum of one hundred and fifty dollars in manner following to wit twenty five dollars in two months from the rising of this Court and the residue in seven equal annual installments hereafter together with the costs of this prosecution and by the consent of the parties it is further ordered by the Court that the defendant go hence discharged from his recognizance and that execution upon the above Judgment be stayed till next Term

Attest James H. Lee Clerk

J. H. Smith

The State of Ohio vs Willaby Goldsby

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Maysville within and for the County of Union and State of Ohio on the Twenty fifth day of April in the year of our Lord one thousand eight hundred and thirty nine His Honor Joseph R. Swan Esq. President and Robert Nelson Nicholas Hathaway and John Cassie his associates Judges of said Court by the votes of Garret Harris Samuel Sager Aquilla Turner John Ferly Christian Siver William Indkip E. Coakitt J. H. Wood James Robinson Abury Sabine Elijah Poljard Richard L. Jolly Eliska White William Richy and John Lockidge heretofore to wit on the thirteenth day of July in the year of our Lord one thousand eight hundred and thirty Eight duly empanelled and sworn as Jurors of the Grand Jury to enquire within and for the County of Union in the name and by the Authority of the

the State of Ohio upon their oaths present and since that
 Willby Goldsby then and there being late of said County
 with force and arms on the first day of January in the
 year one thousand eight hundred and thirty eight in
 and upon one Randall Anders unlawfully did make an
 assault and him the said Randall Anders then and
 there did unlawfully beat bruise wound and ill
 treat contrary to the form of the Statute in such case
 made and provided and against the peace and
 dignity of the State of Ohio To C. Lawrence Prosser
 And afterwards to wit on the fifth day of January in
 the year of our Lord one thousand eight hundred and
 thirty nine the following writ of capias issued to wit
 The State of Ohio Union County To the Sheriff of
 said County Greeting We command you to take
 Willby Goldsby if he may be found within your
 Bailwick and him safely keep so that you have
 his body before the Honorable the Judges 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 Term to answer unto an Indictment
 found in said Court against him for assault and
 Battery and have you then there this writ
 Seal Witness James H. Gill Clerk of our said Court
 at the Court House aforesaid this 5th day of Jan'y A.D. 1839

James H. Gill Clerk

And afterwards to wit on the 22d day of April 1839 the
 Sheriff made returns of said writ in the words and figures
 following to wit. Seized by taking bond to appear Jan 24, 1839
 R. Clark Sheriff

And afterwards to wit on the same day and upon first return upon
 said writ the defendant being now here arraigned and the
 Indictment aforesaid having been plainly and distinctly read to
 him and being asked how of the premises aforesaid he will
 acquit himself says he cannot deny but that he is guilty in
 manner and form as he stands above charged
 It is therefore considered by the Court the defendant make
 his fine into the State of Ohio by the payment of five dollars
 together with the costs of this prosecution thus at
 Dollars and Cents
 Attest James H. Gill Clerk J. M. Swan

The State of Ohio
 vs
 John Bond

The State of Ohio
 vs
 John F. Clark

Be it remembered that at a Court of Common Pleas
 began and held at the Court House in the town of
 Marysville within and for the County of Union and
 State of Ohio on the Twenty fifth day of April in the
 year of our Lord one thousand eight hundred and
 thirty nine. His Honor Joseph R. Swan Esq
 President and Robert Nelson Nicholas Heathway
 and John Casil his associates Judges by the votes
 of William Jackson John Sabus William Pickle
 Stephen McLean Henry Smartz John Beck Titus Clavin
 Christopher Brown Norman Chipman John Gilby Stephen
 Curry Thomas Robinson David Danforth Henry Foy and
 James Bell Jurors of the Grand Jury then and there duly

empannelled and sworn to enquire in the name and by the Authority of the State of Ohio within and for the Body of the said County of Union at the Town aforesaid upon their oaths aforesaid do find that one John J. Cook late of said County on the ninth day of January in the year one thousand eight hundred and thirty nine with force and arms at the County aforesaid in and upon one Alexander Douglas a Constable then and there being in the due execution of his said office did make an assault and him the said Alexander Douglas so being in the execution of his office aforesaid then and there did beat bruise resist and ill treat contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio P. B. Cole Pros. atty

And afterwards to wit on the same day and year first herein above said to wit on the twenty fifth day of April in the year one thousand eight hundred and thirty nine came as well the defendant in his own proper person as the Prosecuting attorney for the State and thereupon came a Jury to wit William Rags Livingston Phelps James E. Harriet Ralph Chubb David M. Wells James M. Wilkinson John Rice 3d Henry Howard Wilson Rees Samuel B. Johnson Ambrose Mucker Jonathan Talley who being empannelled and sworn the truth to speak upon the issue joined between the parties upon their oaths do say that the Defendant is not guilty It is therefore considered that the said Defendant go hence without day

Attest James H. Gill Clerk

J. H. Swan

The State of Ohio
vs
John Bonds

Be it remembered that at a Court of Common Pleas began and held at the Court House in the Town of Mansfield within and for the County of Union and State of Ohio on the Twenty fifth day of April in the year of our Lord one thousand eight hundred and thirty nine His Honor Joseph R. Swan Esq. President and Robert Nelson, Nicholas Hathaway and John Casp's his associates, Judges, by the oaths of Garret Harriet Samuel Sager Aquilla James John Donly Christian Stines William Audkiss E. C. Smith J. F. Wood James Robinson Asbury Sabie Elijah Wolford Richard L. Gandy Elisha White William Rechy and John Colledge Jurors of the Grand Jury heretofore to wit on the thirtieth day of July in the year of our Lord one thousand eight hundred and thirty eight duly empannelled and sworn to enquire within and for the body of the County of the County of Union in the name and by the authority of the State of Ohio upon their oaths aforesaid present and find that John Bonds late of said County of Union on the tenth day of June in the year one thousand eight hundred and thirty eight with force and arms at the County aforesaid in and upon one Stephen a free black man then and there being feloniously and lawfully and by violence did make an assault and

and him the said Stephen did thus and there being feloniously unlawfully and by violence strike beat and seize upon and by forcible strength threats striking beating and binding with cords keep the said Stephen in restraint and confinement for a long space of time (to wit) with intent to transport said Stephen (a free black black man) out of the State 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 Jurors aforesaid upon their oaths aforesaid do further present that the said John Bond & Thomas Mullins late of said County aforesaid said on the tenth day of June aforesaid in the year one thousand eight hundred and thirty eight aforesaid with force and arms at the County aforesaid feloniously unlawfully and by violence did make an assault in and upon one Stephen a black man thus and there being and him the said Stephen did thus and there feloniously unlawfully and by violence beat strike and attempt to carry out of this State without first taking said Stephen being a black man as aforesaid before some Judge or Justice of the Peace in said County of Union and there agreeably to the Laws of the United States establish their or either of their Property in said Stephen a black man contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio. W.C. Lawrence Prox. And afterwards to wit on the fifth day of January in the year 1839 the following writ of Capias was issued to wit The State of Ohio Union County ss To the Sheriff of said County Greeting We command you to take John Bond and Thomas Mullins if they can be found within your Bailiwick and them safely keep so that you have their bodies before the Honorable the Judges of the Court of Common Pleas of our said County at the Court House in the Town of Mansville on the first day of our next term to answer unto an Indictment found in said Court against them for Kidnapping and have you then that this writ Seal Witness James H. Gill Clerk of our said Court at the Court House aforesaid this 5th day of Jan'y. A.D. 1839 James H. Gill Clerk

And afterwards to wit on the day and year first herein aforesaid to wit on the twenty fifth day of April in the year A.D. 1839 The prosecuting attorney with leave of the Court entered a nolle prosequi to the first Count in this Indictment to wit an assault with intent to kidnap and thereupon came the Defendant in his own proper person and on hearing the Indictment as to the second Count for an assault and battery and being first asked how of the premises he will acquit himself says he cannot deny but that his guilty in manner and form as he stands above thereof charged. Therefore It is considered by the Court that the said Defendant make his fine unto the State of Ohio by the payment of \$20.00 together with the costs of this prosecution taxed at _____ dollars and cents

Attest Jas. H. Gill Clerk

W.C. Lawrence

The State of Ohio Be it remembered that at a Court of
 Common Pleas began and held at the Court
 House in the Town of Maysville within and
 for the County of Union and State of Ohio
 before his Honor A. Bowen Esq. President Judge of the same
 Circuit who presided at the request of Joseph R. Shaw Esq.
 President Judge of this Circuit who is unable from absence to attend
 Robert Nelson Nicholas Weatherway and John Capill associate
 Judges on the 12th day of July in the year of our Lord one thou-
 sand eight hundred and thirty nine. James Harris Samuel
 Sage Aquilla Sumner John Donley Christian Stone William
 Euship E. C. Smith J. H. Wood James Robinson Asberry Saben
 Elijah Wolford Richard L. Lundy Elisha White William Richy
 and John Goodridge Jurors of the Grand Jury heretofore to wit
 on the 13th day of July in the year of our Lord one thousand
 eight hundred and thirty eight duly empaneled and sworn
 to enquire in and for the Body of the County of Union do in the name
 and by the authority of the State of Ohio upon their said oaths pre-
 sent and find that Jacob Rees late of said County of Union of
 Union did on the nineteenth day of March one thousand eight
 hundred and thirty eight at the County aforesaid unlawfully
 sell with force and arms a quantity of Spirituous Liquors
 commonly called whiskey of a less quantity than one quart to wit
 one pint for the sum of twelve and a half cents in money to
 one Cornelius Mershon which price was then and there paid
 by the said Mershon to the said Jacob Rees for the said
 Spirituous Liquor without the said Jacob Rees being duly
 licensed by the Court of Common Pleas for said County
 to sell said quantity of Liquor contrary to the form of the
 Statute in such case made and provided and against the
 peace and dignity of the State of Ohio. McLawrence Proprietor
 and afterwards to wit on the 23rd day of July A.D. 1838 the following
 writ of Capias issued to wit The State of Ohio Union County
 do by the Sheriff of said County Greeting We command
 you to take Jacob Rees if he may be found in your Bailiwick
 and him safely keep so that you have his Body before the Honorable
 the Judges of the Court of Common Pleas of our said County at
 the Court House in the Town of Maysville on the first day of
 our next Term to answer unto an Indictment found in our
 said Court against him for retreating and have you then
 there this writ ¹⁸³⁸ Witness James H. Linn Clerk of our
 said Court at the Court House aforesaid this 23rd day of July
 A.D. 1838

James H. Linn Clerk
 and afterwards to wit on the 25th day of October A.D.
 1838 The Sheriff made return of said writ in the words
 and figures following to wit "Severance and Bond taken
 to appear and afterwards to wit on the 26th day of October
 in the year of our Lord one thousand eight hundred and
 thirty eight came Jacob Rees and John Scott and
 severally acknowledged themselves to owe and stand in
 debt unto the State of Ohio in the sum of one
 hundred dollars to be levied of their goods and chat-
 tels lands and tenements if default be made in
 the condition of this their recognizance to wit That
 if the said Jacob Rees shall well and truly appear

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 and there
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 5th day of
 said aforesaid
 1839
 entered
 to wit
 came the
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 battery
 acquit him
 and
 is consid
 his face
 together
 dollars and

before our Court of Common Pleas on the first day of next Term to answer unto an Indictment found in said Court against him for Retaining and not depart the Court without leave then this recognizance shall be void otherwise be and remains in full force and virtue in Law - And afterwards to wit on the same day and year first herein aforesaid came as will the Prosecution attorney as the Defendant in his own proper person and thereupon came a Jury to wit Elias Johnson Benjamin Hopkins Mordecai Boughman John Crowder Richard Gabriel Michael S. Moore James Hovee Adams Wolfero Jesse Porter John Rice James Bell & Lawrence Whittaker who being empannelled and sworn the truth to speak upon the issue joined between the parties upon their oaths do say that the Defendant is Guilty - It is therefore considered by the Court that the said Defendant make his fine unto the State of Ohio by the payment of Five Dollars and the costs of this prosecution taxed at dollars and cents
 Just James W. Litchell

State of Ohio } Be it remembered that at a Court of
 us } Common Pleas began and held at the
 Adams Freide } Court House in the Town of Marysville
 within and for the County of Union and
 State of Ohio Before his Honor C. Bowen Esq. President
 Judge of the Second Judicial Circuit who presided at
 the request of Joseph R. Swan Esq. Resident Judge
 of this District who on account of absence was unable to
 attend Robert Nelson Nicholas Heathway and
 John Kaspil Associates Judges on the Twelfth day of
 July A.D. 1839 William Jackson Ashberry Sabie
 Williams Richy Stephen McLean Henry Swarts John
 Rice Titus Clunger Christopher Brown Dominick Lehmann
 John Solly Steuterson Curry Thomas Robinson Davie
 Danforth Herman Job and James Bell Jurors of
 the Grand Jury heretofore to wit on the 25th day of April
 A.D. 1839 duly empannelled 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
 oaths present and find that one Adams Freide late of
 said County on the 1st day of September in the year A.D.
 1838 with force and arms at the County aforesaid did
 unlawfully make a bet or wager of certain property
 of value to wit a Sythe of the value of \$2.50 with one
 Frederick Parthenore on the event of a Horse race which said
 Horse race was then and there run to determine said Bet
 or wager 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
 and afterwards to wit on the 21st day of May in the year
 four thousand eight hundred and thirty nine
 the following writ of Capias issued to the Sheriff of said
 County to wit The State of Ohio County of

To the Sheriff of said County Election - We command you to take
 Adam Freed if he may be found in your Bailiwick, and him
 safely keep so that you have his body before our Court of Common
 Pleas within and for the County aforesaid at the Court House
 in said County, on the first day of next Term to answer unto
 an Indictment found in said Court against him for Gaming
 and have you then there the writ 323 323 323 323 323 323
 Clerk of said Court at the Court House in Maysville this
 29th day of May A.D. 1839 James H. Gill Clerk which said
 writ was returned July 8th 1839 de vice as follows to wit
 Dever and Bona taken R. Clark Sheriff and after-
 wards to wit on the same day and year first herein aforesaid
 to wit on the 12th day of July A.D. 1839 the said defendant
 being now here arraigned and the Indictment aforesaid having
 been distinctly read to him and being asked how of the premises
 aforesaid he will acquit himself says he cannot deny but that
 he is guilty in manner and form as he stands above thereof char-
 ged. It is therefore considered that the said defendant make
 his fine unto the State of Ohio by the payment of Five dollars
 and also the costs of this prosecution taxed at
 dollars and cents

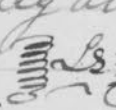
Attest James H. Gill Clerk J. P. W. an

State of Ohio. Be it remembered that at a Court of
 Common Pleas began and held at the
 Court House in the Town of Maysville
 within and for the County of Union and State
 of Ohio on the Twelfth day of July in the year of our Lord one thou-
 sand eight hundred and thirty nine before his Honor
 O. B. Esq. President Judge of the 2nd Judicial Circuit
 who presided at this Court at the request of Joseph R. Swan
 Esq. President Judge of this Circuit who on account of absence
 was unable to attend Robert Nelson Nicholas Keating and
 John Leppie associates, Judges - William Jackson Asberry
 Sabin William Richy Stephen McGinnis Henry Swartz John Reed
 Citus Blumberg Christopher Brown Thomas Chipman John
 Holly Stephenson Curry Thomas Robinson David Danforth
 Herman Lohy and Sabin Bee good and lawful men Jurors
 of the Grand Jury of the State of Ohio heretofore to wit on the
 25th day of April in the year of our Lord one thousand eight
 hundred and thirty nine duly empanelled 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 rat-
 tification and find that one William Moodie late of said
 County on the first day of October A.D. 1838 with force and
 arms at the County aforesaid did unlawfully make a
 Bet or wager of a certain Sum of money to wit the Sum
 of twenty two cents with a person to the Jurors unknown
 on the event of a horse race which said Horse race was then
 and there run to determine said bet or wager between said
 parties contrary to the form of the Statute in such case
 made and provided and against the peace and digni-
 ty of the State of Ohio O. B. Esq. Pres. atty


And afterwards to wit on the twenty ninth day of May in the year A.D. 1839 the following writ of capias issued to wit
 The State of Ohio County of Union To the Sheriff of said County Greeting We command you to take William Moodie if he may be found in your Bailiwick and him safely keep so that you have his body before our Court of Common Pleas in and for the County aforesaid at the Court House in said County on the first day of next Term to answer unto an Indictment found in said Court against him for Larceny and have you then this writ of Writs James H. Lee Clerk of said Court at the Court House in Maysville this 29th day of May A.D. 1839 James H. Lee Clerk which said writ was returned to wit on the 6th day of July 1839 returned in the words and figures following to wit served and Bona Laku R. Clark Sheriff and afterwards to wit on the day and year first herein aforesaid to wit on the twelfth day of July in the year of our Lord one thousand eight hundred and thirty nine The said Defendant being now here arraigned and the Indictment aforesaid being plainly and distinctly read to him and being asked how of the premises aforesaid he will acquit himself says he cannot deny but that he is guilty in manner and form as he stands above thereof charged So is there for conscience sake the said Defendant make his fine unto the State of Ohio by the Payment of Five dollars and also the costs of this prosecution Larceny at dollars and cents
 Attest James H. Lee Clerk J. P. Moore

State of Ohio Be it remembered that at a Court of Common Pleas held at the Court House in the County of Union and State of Ohio on the Twelfth day of July in the year of our Lord one thousand eight hundred and thirty nine before his Honor O. Bowen Esq. President Judge of the 2nd Judicial Circuit who presides at the request of Joseph R. Swan Esq. President Judge of this district who on account of absence was unable to attend Robert Nelson Nicholas Hathaway and John Capel Associate Judges, William Jackson Ashbury John Williams Richy Stephen McGinnis Henry Swartz John Reed Titus Talvenger Christopher Brown Thomas Chipman John Colly Stephenson Leary, Thos. Robinson James Bell David Danforth and Thomas J. J. good and lawful men Jurors of the said Jury heretofore to wit on the 25th day of April A.D. 1839 duly empanelled 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 oath present and since that one Frederick Cartmure late of said County on the first day of September in the year one thousand eight hundred and thirty eight with force and arms at the County aforesaid did unlawfully make a bet or wager of a certain valuable property to wit a sythe of

value of \$300 with Adam Freese on the event of a Horse race
which said race was then and there run to determine said bet
or wager 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 R. B. Cole Pres. Atty

And afterwards to wit on the 29th day of May in the year 1839
The following writ of capias was issued to wit The State
of Ohio Union County To the Sheriff of said County Greeting
We command you to take Frederick Parthemore if he may
be found in your Bailwick and him safely keep so that you
have his Body before our Court of Common Pleas in and for
the County aforesaid at the Court House in said County on
the first day of 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 said
Court at the Court House in Marysville this 29th day of
May A.D. 1839 James H. Gill Clerk which said writ
was afterwards to wit on the 8th day of July A.D. 1839 returned
as follows to wit Service and Bond taken to appear R. B. Cole
And afterwards to wit on the same day and year first herein
aforesaid to wit on the Twelfth day of July in the year four
Love one thousand eight hundred and thirty nine
The defendant being now her arraigned and the Indictment
aforesaid being distinctly read to him and being asked how
of the premises aforesaid he will acquit himself says he
cannot deny but that he is Guilty in manner and form
as he stands above thereof charged. It is therefore con-
siderence that the said defendant make his fine unto the
State of Ohio by the payment of Five dollars and also the costs
of this prosecution taxed at

cents
Attorney James H. Gill Clerk
M. W. M. W.

State of Ohio v  Be it remembered that at a Court of
Common Pleas begun and held at the
Adam Freese's Court House in the Town of Marysville
County of Union within and for the County of Union and
State of Ohio on the Twelfth day of July
in the year of our Lord one thousand eight hundred and
thirty nine before his Honor A. Bowen Esq. President Judge
of the 2d Judicial Circuit who presides at the special re-
quest of Joseph R. Swan Esq. President Judge of this Circuit
who on account of absence was unable to attend Robert Tolson
Richard Hathaway and John Caple associates Judges
William Jackson Asbury Sabin William Richy Stephen
McGinn Henry Swartz John Reed Titus Livingston Child
Luther Brown Norman Chipman John Solly Stephenson
Cory Thomas Robinson David Danforth Roman
Leby and James Bell good and lawful men Jurors
of the Grand Jury heretofore to wit on the 25th day
of April in the year 1839 duly empannelled and sworn
to enquire in the name and by the authority of the State of Ohio
within and for the County of Union upon their
said oath present and find that Adam Freese and George

Moodie late of said County on the 16th day of September, A.D. 1838 with force and arms at the County of Greene did unlawfully make a Bet or wager of a rifle gun worth 8 dollars & two dollars in money and staked up the same against another rifle gun worth ten dollars with one Frederick Putherson on the event of a Horse race which said horse race was then and there run to determine said bet or wager between said Parties 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 R. B. Ball, Prod. Atty. And afterwards to wit on the 29th day of May A.D. 1839 the following writ of capias issued to wit The State of Ohio Union County To the Sheriff of said County Greeting We command you to take Adam Freese and George Moodie if they may be found in your bailiwick and them safely keep so that you have their Bodies before our Court of Common Pleas in and for the County aforesaid at the Court House in said County on the first day of next Term to answer unto an Indictment found in said Court against them for Gaming and have you there there this writ

³/₃ ³/₃ Witness James H. Gice Clerk of said Court at the Court House in Mansfield this 29th day of May A.D. 1839 James H. Gice Clerk which said writ was returned July 8th 1839 as follows to wit Service and Return taken R. Clark Sheriff And afterwards to wit on the same day and year first herein aforesaid to wit on the twelfth day of July A.D. 1839 The Prosecuting attorney having entered Rolle prosequi us to the defendant Moodie and the Defendant Adam Freese being now here arraigned and the Indictment aforesaid being plainly and distinctly read to him and being asked how of the premises he will acquit himself Says he cannot deny but that he is guilty in manner and form as he stands above charged It is therefore considered that the said Adam Freese make his fine unto the State of Ohio by the payment of five dollars and also the costs of this prosecution James at

dollar and cents
 Attest James H. Gice Clerk J. R. P. W. M.

State of Ohio
 Be it remembered that at a Court of Common Pleas began and held at the Court House in the Town of Mansfield within and for the County of Union and State of Ohio on the thirty first day of July in the year of our Lord one thousand eight hundred and thirty nine before his Honor Joseph R. Spraw Esq. President and Robert Nelson Nicholas Heathway and John Kaspie his associates, Judges, William Hamilton James F. Colledge Simon Gates William Enship Alexander Douglas Levi Churchill Jacob Balth more William Porter E. M. Esary Alexander Bethard John Wood James C. Dines Joshua Gudy Nicholas Bellville & Eli Lundy the Jurors of the Grand Jury heretofore to wit on the 12th day of July A.D. 1839 duly

empannelled 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 oath present and find that one Richard W. Atkinson late of said County on the 1st day of May in the year one thousand eight hundred and thirty nine with force and arms at the County aforesaid in and upon one Volentine F. Shover unlawfully did make an assault and him the said Shover then and there did unlawfully beat, bruise & Maim contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

P. B. Cole Pros. atty

Which said indictment was endorsed as follows to wit A true Bill William Hamilton Foreman G. J. J., and afterwards to wit on the 26th day of July in the year 1839 the following writ of Copias issued against the R. W. Atkinson to wit The State of Ohio Union County to the Sheriff of said County Greeting We command you to take Richard W. Atkinson if he may be found in your bailiwick and him safely keep so that you have his body before the Honorable the Judges of the Court of Common Pleas of our said County at the Court House in the Town of Mansville on the first day of our next Term to answer unto an Indictment found in said Court against him for assault and Battery and have you then show this writ sealed with the Seal of our said Court at the Court House aforesaid this 26th day of July A.D. 1839

James H. Gie Clerk

And afterwards to wit on the 28th day of October A.D. 1839 the Sheriff returned said writ in the words and to the effect following to wit served and bond taken to appear R. Clark Sheriff And afterwards to wit on the same day and year first herein aforesaid The said Defendant being now here arraigned, and the Indictment aforesaid being plainly and distinctly read to him and being asked how of the premises aforesaid he will acquit himself says he cannot deny but that he is guilty in manner and form as he stands above thereof charged It is therefore considered that the Defendant make his fine unto the State of Ohio by the payment of one dollar and the costs of this Prosecution taxed at dollars and cents

Attest James H. Gie Clerk

[Signature]

State of Ohio Be it remembered that at a Court of Common Pleas began and held at the Court House of John Florence in the Town of Mansville within and for the County of Union and State of Ohio on the thirty first day of July in the year one thousand eight hundred and thirty nine before his Honor Joseph H. Sam Edgo President and Robert Nelson Nicholas Hathaway and John Capie his associates, Judges, William Hamilton James F. Leedige Simon Bates William Lusk's Alexander Douglass Levi Churchill Jacob Parthenore William Porter E. M. Henry Alexander Bethart John Wood James C. Dines Joshua July Nicholas Bellville & Eli Sunday Jurors of the Grand Jury heretofore to wit on the 12th day of July A.D. 1839 duly empannelled 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 oath present and find that one

John Florence late of said County on the 29th day of June in the year Eighteen hundred and thirty nine with force and arms at the County aforesaid did unlawfully make a bet or wager of a certain sum of money (to wit the sum of five dollars) with one Lewis Hurley on the event of a horse race which said race was then and there run to determine said bet or wager 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

P. B. Cole Pros. Atty

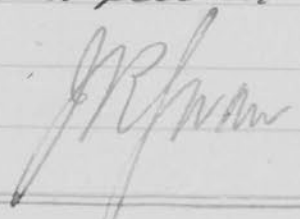
which said Indictment was endorsed as follows to wit "At the Office of the Honorable William Hamilton former G. J. J. J."

And afterwards to wit on the 26th day of July in the year 1839 the following writ of Habeas Corpus was issued against the said defendant - to wit. The State of Ohio Union County To the Sheriff of said County greeting We command you to take John Florence if he be found within your bailiwick and him safely keep so that you have his body before the Honorable the Judges of the Court of Common Pleas of our said County at the Court House in the Town of Mansfield 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 show this writ. Witness James H. Lick Clerk of our said Court at the Court aforesaid this 26th day of July A.D. 1839 Jas H. Lick Clerk

And afterwards to wit on the 28 day of Oct 1839 the sheriff made return of said writ in the words and following to wit - served and bond taken R. Clark Sheriff

And afterwards to wit on the same day and year first herein aforesaid the said defendant being now here arraigned and the indictment aforesaid being plainly and distinctly read to him and being asked how of the premises aforesaid he will acquit himself says he cannot deny but that he is guilty in manner and form as he stands above the charges. It is therefore considered that the defendant make his fine unto the State of Ohio by the payment of five dollars together with the costs of this prosecution to wit at dollars and cents

Attest James H. Lick Clerk



State of Ohio } Be it remembered that at a Court of
 us } Common Pleas begun and held at the
 Lewis Hurley } Court House in the Town of Mansfield
 } within and for the County of Union and
 State of Ohio on the on the thirty first day of October in the
 year of our Lord one thousand eight hundred and thirty nine
 before his Honor Joseph R. Spald Esq. President and Robert
 Nelson Nicholas Hathaway and John Keefe his associates
 William Hamilton James F. Coolidge Simon Gates William
 Insip Alex Douglass Levi Churchill Jacob Parthenon
 William Porter E. M. Gray Alex Bithard John Kroll
 James C. Dines Joshua Gray Nicholas Bellville and
 Eli Landy Jurors of the Grand Jury heretofore
 to wit on the 12th day of July A.D. 1839 duly empanelled
 and sworn to enquire in the name and by the authority
 of the State of Ohio within and for the County of Union

upon their oaths aforesaid do find that one Levin Henley late of said County on the 29th day of June in the year 1839 with face and arms at the County aforesaid did unlawfully make bet or wager of a certain sum of money (to wit the sum of five dollars) with one John Florence on the event of a horse race which said horse race was then and there run to determine said bet or wager 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 P. B. Keels Pres. atty

And afterwards to wit on the 26th day of July A.D. 1839 the following writ of *habeas corpus* issued against said deft in the words and figures following The State of Ohio Union County to the Sheriff of said County Greeting We command you to take Levin Henley if he may be found within your Bailiwick and him safely keep so that you have his body before the Honorable the Judges 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 Term to answer unto an Indictment found in said Court against him for Gaming and have you then there to wit said Judge Metrop James H. Gill Clerk of our said Court at the Court House aforesaid this 26th day of July A.D. 1839 James H. Gill Clerk which said writ was returned by the Sheriff aforesaid in the words following to wit served and Bona taken R. Clark Sheriff and afterwards to wit on the same day and year first herein aforesaid the said defendant being now here arraigned and the indictment aforesaid being plainly and distinctly read to him and being asked how of the premises aforesaid he will acquit himself says he cannot deny but that he is guilty in manner and form as he stands above the charge. It is therefore considered that the said defendant make his fine unto the State of Ohio by the payment of Five dollars and the costs of this prosecution taxed at dollars and cents

Attest James H. Gill Clerk J. R. [Signature]

State of Ohio Be it remembered that at a Court of Common Pleas began and held at the Court House in the Town of Marysville within and for the County of Union and State of Ohio on the thirty ninth before his Honor Joseph B. Searcy Esq. President and Robert Stevens Nicholas Hathaway and John Caspit his associates. Garret Harris Samuel Zagae Aquella Warner John Donley Christian Stiner William Insipij E. C. Smith J. J. Wood James Robinson Asbury Sabius Elijah Wolford Richard L. Judy Eliska White William Richy & John Cook depts Jurors of the Grand Jury of the State of Ohio (here to fore sworn on the 13th day of July A.D. 1838) duly empannelled and sworn to inquire within and for the body of the County of Union in the name and by the authority of the State of Ohio upon their said oaths present that John Scott late of said County of Union on the tenth day of August one thousand eight hundred and thirty seven with face and arms at the County aforesaid did unlawfully

Sell a quantity of Spirituous liquors commonly called
 whiskey by quantity less than one quart for the sum of ten cents
 in money to one Cornelius Mershon which price was then and
 there paid by the said Mershon to the said John Scott for
 the said Spirituous liquors without the said John Scott being
 then and there duly authorized by license from the Court
 of Common Pleas for said County to sell said quantity
 of Spirituous liquors contrary to the form of the Statute
 in such case made and provided and against the
 peace and dignity of the State of Ohio W. C. Lawrence Esq.
 And afterwards to wit on the 23d day of July A.D. 1838 the
 following writ of capias issued against said Capt do wit
 The State of Ohio Union County To the Sheriff of said
 County Greeting We command you to take John Scott
 if he may be found in your bailiwick and him safely
 keep so that you have his body before the Honorable the
 Judges of the Court of Common Pleas of our said
 County at the Court House in the Town of Maysville
 on the first day of our next Term to answer unto an
 Indictment found in said Court against him for Retain-
 ing and have you then there this writ Seal Witness James
 H. Gill Clerk of our said Court at the Court House
 aforesaid this 23d day of July A.D. 1838 James H. Gill Clerk
 And afterwards to wit on the 25th day of Oct 1838 the
 Sheriff made return of said writ as follows to wit
 Derven and Bona taken to appear R. Clark Sheriff
 And afterwards to wit on the same day and year first herein
 aforesaid (this cause having been continued from time to time)
 came as well the prosecuting attorney as the defendant in his
 own proper person and thereupon came a Jury to wit
 William McLaughlin George Westlake S. S. Williams Levi
 Churchill James Riddle William B. Swine Isaac Bruchster
 Isaac Anderson Elisha Burnham John F. Sabine Joseph
 W. Richey and John Robinson who being empannelled and
 sworn the truth to speak upon the issue joined between the
 parties upon their oaths do say that the defendant is not
 guilty therefore it is considered that the said defendant
 go hence without day
 Arrest James H. Gill Clerk

State of Ohio } Be it remem bered that at a Court of Common
 Pleas } Pleas begun and held at the Court House in the
 Joseph Bramma } Town of Maysville within and for the County of
 Union and State of Ohio on the thirty first day of
 October in the year of our Lord one thousand eight hundred
 and thirty nine before his Honor Joseph R. Sauer Esq. President
 and Robert Nelson Nicholas Hathaway and John Casp
 his associates, Judges, William Hammitow James F. Coolidge
 Simon Gates William Justice Alex. Douglas Levi Churchill
 Jacob Parthemore William Porter E. M. Leary Alex. Belthard
 John Wood James C. Dimes Joshua Judge Nicholas Bellville
 and Eli Sundry Jurors of the Grand Jury (here before to wit on
 the 12th day of July 1839) duly empannelled and sworn to enquire
 within and for the Body of the County of Union in the name

and by the authority of the State of Ohio upon their said oaths present and find that one Joseph Bramson late of said County on the fourth day of July in the year 1839 with force and arms at the County aforesaid in and upon one Ray G. Mace unlawfully did make an assault and since the said Mace did unlawfully beat Beuise & wound contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio P. B. Code Pro. Atty and afterwards to wit on the same day and year first herein aforesaid the defendant being now here arraigned and the Indictment aforesaid being read to him and being asked how of the premises aforesaid he will acquit himself says he cannot deny but that he is guilty in manner and form as he stands above thereof charged. Therefore it is considered that the said defendant make his fine unto the State of Ohio by the payment of one dollar and the costs of this prosecution to wit at

dollars and cents
 Attest James H. Gill Clerk J. P. W.

State of Ohio } Be it remembered that that at a Court of
 vs } Common Pleas began and held at the Court
 John Sherman } House in the Town of Marysville within and
 for the County of Union and State of Ohio
 on the thirty first day of October in the year of our Lord one
 thousand eight hundred and thirty nine before his Honor
 Joseph R. Swan Esq. President and Robert Nelson Nicholas
 Heathaway and John Casil his associates Judges,
 James L. Ward Benj. A. Fay David Frank Whipple
 Andrew Andrew Amrine James Milbr Elijah Woolfson Thos.
 F. Woods Elisha White Alexander R. Brown Eld Luntly
 Pike Butcher John S. Fulton Aquella Turner and Adams
 Woolfson Jurors of the Grand Jury of the State of Ohio duly return
 ed true empannelled and sworn at the said Term of said
 Court of Common Pleas in and for the County of
 Union on their respective oaths in the name and by the authority
 of the State of Ohio do present and find that John Sherman late
 of the said County on the fourth day of August in the year one
 thousand eight hundred and thirty nine at the said County
 of Union with force and arms one loading of the piece and value
 of sixty dollars of the goods and chattels of one Judah Dodge Junr
 then and there found and being then and there unlawfully did
 steal take and lead 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 P. B. Code Pro. Atty
 which said Indictment was indorsed as follows to wit "I True Bico"
 A. Amrine Foreman S. Fay, and afterwards to wit on the
 same day and year last aforesaid the defendant being arraign
 ed pleaded to said Indictment not Guilty
 And afterwards to wit on the same day and year last aforesaid
 came the prosecuting attorney and the defendant being
 now here arraigned and the Indictment aforesaid
 having been plainly and distinctly read to him and
 being asked how he would acquit himself pleaded
 there to not guilty and thereupon came a Jury to wit

William McCampbell George Westlake James A. Williams
 Levi Churchil James Riddle William B. Lewis Hoie
 Mincheste Isaac Anderson Eliphas Burnham John
 F. Sabine Joseph H. Richey and John W. Robinson who being
 empanelled and sworn the truth to speak upon the issue joined
 between the parties upon their oaths do say that the defend-
 ant is guilty, and afterwards to wit on the 5th day of Nov.
 1839 In this case the court do sentence the defendant to
 confinement in the penitentiary of the State of Ohio at hard
 labor for the term of three years from this day and pay the
 costs of this prosecution taxed at _____ Dollars and
 _____ cents

And afterwards to wit on the same day and year last aforesaid
 On motion of Mr Lawrence Counsel for the defendant in this
 Cause, it is ordered by the court that the Bill of exceptions
 filed in this case be made a part of the final Record
 which said Bill of exceptions reads in the words and figures
 following to wit

The State of Ohio Union County Court of Common Pleas
 vs Oct Term 1839

John Sherman Be it remembered that upon the trial
 of this cause before the Jury the defendant proposed to
 prove that one of the Grand Jurors who found the bill of
 indictment in this case had removed from the county
 and was not a resident thereof at the time of the drawing
 of the panel, and that the venire for said grand Jury
 was not duly returned as served according to law the return
 thereof being as follows "Legally served before the 15th Oct
 1839" "R. Clark Sheriff" which testimony so offered was
 ruled out by the court and not permitted to be given in
 evidence to the Jury. The State examined Samuel
 Dodd as a witness who stated that he held a conversation
 with the defendant. That he told the defendant that if he was
 guilty they would give him hell, that it would do him
 (the defendant) no good or harm to tell where the horse was
 for he (the witness) expected it would be proved on him (the
 defendant) and it was a pity that a poor man should
 lose his horse, he (the defendant) had better tell where
 it was to which statement of the said Dodd the said
 defendant answered "if Dodge will agree in writing
 to let me go I will tell where the horse is". The said
 Dodd then asked the said Sherman if he knew where
 the horse was to which he answered "I do" To which
 testimony the defendant objected on the ground that
 the defendant was unduly influenced to make the
 above statement by said Dodd as above set forth
 the court overruled the objection and permitted the testimony
 to go to the jury all which opinions of the court the defendant
 excepts to and prays the same to be sealed &c which is accordingly
 done

Attest James H. Hill Clerk
 Robert Nelson Seal
 Nicholas Hathaway Seal
 John Cooper Seal
 J. P. [Signature]

The State of Ohio } Be it remembered that at a Court of Com-
 as } mon Pleas began and held at the Court
 Andrew Rowles } House in the town of Mansville within
 and for the County of Union and
 State of Ohio on the thirty first day of October in the year of
 our Lord one thousand eight hundred and thirty nine before
 his Honor Joseph N. Swan Esq. President and Robert Nelson
 Nicholas Hathaway and John Caspell his associates Judges
 William Hamilton James F. Cookidge Simon Gates William
 Justice Alex. Douglass Levi Churchill Jacob Pathemon
 William Porter E. W. Gray Alex. Bethune John Wood
 James C. Sims Joshua Judy Nicholas Bellville & Elizabeth
 Jurors of the Grand Jury heretofore to wit on the 12th day
 of July A.D. 1839 duly empanelled 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 oath do find that one
 Andrew Rowles late of said County on the 1st day of June in
 the year one thousand eight hundred and thirty nine with
 force and arms at the County aforesaid in and upon John
 P. Keuse unlawfully did make an assault and him the said
 Keuse then and there did unlawfully beat bruise wound and
 ill treat contrary to the form of the Statute in such case made and
 provided and against the peace and dignity of the State of Ohio
 P. B. Cole Pres. atty

And afterwards to wit on the 26th day of July A.D. 1839 the follow-
 ing writ of Capias issued to wit The State of Ohio Union County
 do the Sheriff of said County Greeting we command you to take
 Andrew Rowles if he be found in your bailiwick and him safely
 keep so that you have his body before the Honorable the Judges
 of our Court of Common Pleas of our said County at the Court
 House in the town of Mansville within on the first day of our next
 Term to answer unto an Indictment found in said Court against
 him for assault & Battery and have you then there this writ
 Seal Witness James H. Gill Clerk of our said Court at the
 Court House aforesaid this 26th day of July A.D. 1839 James H. Gill Clerk
 And afterwards to wit on the same day and year first herein of
 The defendant being now here arraigned and the indictment
 aforesaid being plainly and distinctly read to him and being ask-
 ed how of the premises aforesaid he will acquit 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 Defendant make his fine unto
 the State of Ohio by the payment of one dollar and the costs
 of this prosecution taxed at \$
 Attest James H. Gill Clerk

The State of Ohio } Be it remembered that at a Court of Common
 as } Pleas began and held at the Court House in the
 Welch & Hazard } town of Mansville within and for the County
 of Union and State of Ohio on the 31. day of Oct.
 ber 1839 before his Honor Joseph N. Swan Esq. President and
 Robert Nelson John Caspell and Nicholas Hathaway his associates
 Judges and a Jury William Hamilton James F. Cookidge Simon Gates
 Alex. Douglass Levi Churchill Jacob Pathemon Wm Porter
 E. W. Gray Alex. Bethune John Wood Jas. C. Sims Joshua Judy

Nicholas Bellville & Eli Sandy Jurors of the Grand Jury held for term on the 12th day of July 1839 duly empannelled and sworn to enquire in the name and by the authority of the State of Ohio within and full body of the County of Union upon their said oaths present and find that one David Welch and Henry Fitzgerald both late of said County on the 4th day of July in the year one thousand eight hundred and thirty nine with gun and arms at the County of said place in and upon one Solomon Theasher an assault did make & him the said Solomon Theasher or assault did make them and there did unlawfully thrash beat bruise and belabor with a raw hide contrary to the form of the Statute in such case made & provided and against the peace and dignity of the State of Ohio

P.B. Cook Pros atty

Said Bill was ordered a true Bill by the Hamilton Foreman and afterwards to wit on the 26. day of July 1839 the following writ of Capias issued to wit The State of Ohio Union County D. To the Sheriff of said County Greeting. We command you that Henry Fitzgerald & David Welch if they be found in your bailiwick and them safely keep so that you have their bodies before the Honorable the judges of the Court of Common Pleas of our said County at the Court House in the Town of Mansville on the first day of next Term to answer unto an indictment found in said Court against them for assault & battery and have you their true & just writ 3 seal 3 witness James H. Cook Clerk of said Court at the Court House of said County this 26. day of July A.D. 1839

Jas. H. Cook

And afterwards to wit on the 28. day of Oct. 1839 the Sheriff made return of said writ in the words and figures following to wit July 29th Term on Fitzgerald and took bond to appear. Term was bond taken of Welch. And afterwards to wit on the 31. day of Oct. 1839 came the said the prosecuting attorney as the defendant ^{next to} on his own proper person and thereupon came a Jury (to wit) Wm. M. Campbell George West the Wm. Peter Joseph Brannon Wm. B. Smith Neil Winchester Alex Douglas Isaac Anderson Elephas Burnham Wm. F. Sabius James Riccard Amos A. Williams who being empannelled and sworn the truth to speak upon the issues joined between the parties upon their oaths do say that the defendant is not guilty therefore it is considered that the defendant go hence without day. And afterwards to wit on the 17. day of May 1840 came the defendant Welch as well as the prosecuting attorney and being arraigned plead not guilty as he stands charged in his indictment therefore the parties submitted this cause to the Court and the Court being fully advised in the premises do order that the said David Welch be confined in the jail of the County three hours and make his fine to the State of Ohio by the payment of ten Dollars and costs of prosecution to wit at dollars and cents at test Jas H. Cook

State of Ohio }
 as }
 Peter Andrus }
 Jurors of the Grand Jury held for term to wit at the Court of Common Pleas began and held at the Court House in the town of Mansville within and for the County of Union and State of Ohio on nineteenth day of May in the year 1840 before his Honor Joseph M. Swan Judge President and John Cassin Nicholas Hattaway and Elias J. Strong his associates Judges Jas. L. Mann Benj. A. Day David Frank Wm. Wm. Andrew Amine James Wilbur Elgab Wolford & Jas. F. Woods

Alasha White Alex. N. Brown Eli Lundy Alex. Butcher John S. Fulton
 Aquilla Sumner & Adam Wolford the Jurors of the Grand Jury heathen
 to wit on the 31. day of Oct 1839 duly empanelled 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 oath present
 and find that one Peter Andrus late of said County of Union
 on the eight day of October in the year 1839 with force and
 arms at the County aforesaid did unlawfully corruptly vote in more
 than one Township at the same election (to wit) in the Township of
 Down and the Township of Paris both of said Townships being in
 Union County this contrary to the form of the Statute in such case
 made and provided and against the peace and dignity of the
 State of Ohio P. B. Cole Pross atty

Endorsement A true Bill A Amurine fermant
 And afterwards to wit on the 10th day of Feb. 1840 the following writ
 of Habeas corpus (to wit) The State of Ohio Union County ss
 Do the Sheriff of said County Greeting We command you to
 take Peter Andrus of the before us in your Bailiwick and him safe
 ly keep so that you have his body before the honorable the judges
 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 term
 to answer unto an indictment found in said Court against
 him for voting in more Townships than one at the same election
 And have you then then this writ Seal & Witness Amos H. Eric
 Clerk of our said Court at the Court House aforesaid
 this fourth day of February 1840 Amos H. Eric Clerk

And afterwards to wit on the 19. day of May 1840 Sheriff returned said
 writ as follows to wit Service of writ and bond taken by Clerk Sheriff
 And afterwards to wit on the same day and year first herein aforesaid
 came the prosecuting attorney and the said Peter Andrus being now
 here arraigned and the indictment aforesaid being plainly and
 distinctly read to him and asked how of the premises aforesaid
 he will acquit himself says he cannot deny but that he is guilty
 in manner and form as he stands above thereof charged
 It is therefore ordered by the Court that the defendant be con-
 fined in the Jail of this County three days and make his fine
 unto the State of Ohio by the payment of fifty dollars and the
 costs of this prosecution to wit Assurance cyts
 Attest Amos H. Eric Clerk J. R. W. A.

State of Ohio }
 is }
 William Campbell }
 Peyton B. Smith }
 Robert Graham }
 Do remember 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 Ohio on the 19th day
 of May 1840 before his honor Joseph H. Swan
 Esq. President and John Cassil Nicholas Walter
 Esq. and Silas G. Strong's associates Judges Amasa Payne
 Amos Stillings Levi Longbrake Harry Burnham John S. Brown
 A. C. Jennings James Hammenway Ebenezer Mather Asa
 Westlake Levi Churchill Amos A. Williams Isaac Healdy Cypher
 Lu. E. C. Smith & Alexander McAllister Jurors of the Grand Jury
 then and then duly empanelled 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 oath present and find
 that one Wm Campbell P. B. Smith and Robt Graham late

Said County on the 10th day of February in the year Eighteen hundred and forty with force and arms at the County aforesaid did unlawfully make a bet or wager of a certain sum of money to wit the sum of twelve cents with and against each other & John Hurly on the event of a game at cards commonly called old sledge which said game was then and then played by said parties to decide said bet or wager contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio P.B. Code page 100

Endorsed a true Bill & Geo Foreman Grand Jury

And afterwards to wit on the same day and year first herein aforesaid came the defendants as well as the prosecuting attorney, the defendants being arraigned and their indictment plainly and distinctly read to them plead Guilty thereto. And the Court being fully advised in the premises do order that the said defendants make their fine unto the State of Ohio by the payment of five dollars each and the costs of this prosecution taxed to

Attest Jas. H. Eric Clark

State of Ohio } Be it remembered that at a Court of Common
 as } Pleas began and held at the Court house in
 Wm Campbell } the town of Marysville within and for the County
 of Union and State of Ohio on the 19th day of May 1840
 before his Honor Joseph R. Swan Esq. President and John
 Cassie Nicholas Mattaway and Silas J. Strong his Associates Judges
 Amos Payne Amos Stittings Levi Longbrake Henry Buchanan
 Wm S. Snow A. C. Sturmy Therman Hammenway Ebenezer
 Mathew Kosch Westlake Levi Churchill Amos A. Williams
 Isaac Heady Cyprian Lee E. L. Saulte & Alexander M. White
 Jurors of the Grand Jury then and there duly empanelled
 and sworn to enquire in the name and by the authority of the
 State of Ohio within and for the body of the said County of Union
 upon their said oaths present and give that one William
 Campbell late of said County on the 10th day of Feb in the
 year A.D. 1840 with force and arms at the County aforesaid
 did unlawfully make a bet or wager of a certain sum of money
 to wit twelve cents with one John Hurly on the event of a certain game
 at cards commonly called old sledge, which said game was then
 and then played by said parties to decide the bet or wager 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 P.B. Code page 100
 Endorsed, a true Bill & Geo Foreman Grand Jury

And afterwards to wit on the same day and year first herein aforesaid
 came the prosecuting attorney and the defendant being arraigned and
 the indictment being plainly and distinctly read to him plead Guilty
 thereto. and the Court being fully advised in the premises do order that
 the defendant Wm Campbell make his fine unto the State of Ohio by
 the payment of one dollar and the costs of this prosecution taxed to

Attest Jas. H. Eric Clark

State of Ohio } Be it remembered that at a Court of Com-
 as } mon Pleas began and held at the Court house
 Robert Graham } in the town of Marysville in and for the County
 of Union and State of Ohio on the 19th day of
 May 1840 before his Honor Joseph R. Swan Esq. President and
 John Cassie Nicholas Mattaway and Silas J. Strong his Associates Judges

Amasa Payne James Sittings Levi Ingraham Harvey Bunkham
 John S. Swain A. C. Shinnings Phineas Hammond Ebenezer Mathis
 Joseph Westlake Levi Churchice Amos A. Williams Isaac Healdy
 Ceprian Lee E. C. Smith and Alexander McAllister Jurors of the
 Grand Jury then and then duly empanelled 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 oath the present and find that one
 Robert Graham late of said County on the 1st day of Feb. in the year
 Eighteen hundred and forty with force and arms at the County of said
 did unlawfully make a bet or wager of a certain sum of money to wit
 the sum of twelve cents with one John Healdy on the count of a cer-
 tain game at cards commonly called old sledge white game was
 then and there played by some parties to decide said bet or wager
 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

P. B. Cole pro. atty

Endorsed a True Bill, C. Lee forman Grand Jury
 And afterwards to wit on the same day and year first herein aforesaid
 came the defendant as well as the prosecuting attorney, the defendant being
 arraigned and the indictment being plainly and distinctly read to
 him plead thereto guilty and the Court being fully advised in the
 premises do order that the defendant make his fine unto the
 State of Ohio by the payment of twelve and a half cents and costs
 of prosecution taxes to dollars and cents
 Attest Jas. H. Gilchrist

The State of Ohio }
 vs }
 Jacob Parthenion }
 of Maysville in and for the County of Union and
 State of Ohio on the fourth day of July 1848

before his Honor Joseph R. Swan Esq. President and John Kestice
 Nicholas Hathaway and Silas S. Stoney his associates Judges
 Christian Stone Wm. Michy Wm. Harper and James Reed Benj. Tinkham
 John McAllister John Henderson Nicholas Beal Levi Longbrake
 John Kelly James S. Beard John S. Swain John Post Benj.
 F. Felsay and Levi Chiddell Senr. The Jurors of the Grand Jury
 then and there duly empanelled 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 oath the present and find that
 one Jacob Parthenion late of said County on the eighteenth
 day of February in the year Eighteen hundred and forty with
 force and arms at the County aforesaid in and upon one Sam-
 uel B. DeW an assault did unlawfully make and him the said
 Samuel B. DeW then and there did unlawfully strike and wound
 contrary to the form of the Statute in such case made and pro-
 vided and against the peace and dignity of the State of Ohio

P. B. Cole pro. atty.

Endorsed a true Bill John Henderson forman Grand Jury
 And afterwards to wit on same day and year first herein aforesaid came
 prosecuting attorney as the defendant in his own proper person and pleaded to said indictment
 not guilty. Whereupon this cause is submitted to the Court and the Court do find that the
 defendant is not guilty. It is therefore considered that the defendant go him without day
 Attest Jas. H. Gilchrist

State of Ohio } Be it remembered that at a Court of Common
 us } Pleas began and held at the Court house in
 James Bryson } the Town of Mansville within and for the County of
 Union and State of Ohio on the seventh day
 of July in the year 1840 before his honor Joseph R. Swan Esq.
 President and John Cassie Nicholas Hattaway and Silas S.
 Strong his associates Judges Christian Steu William Richy
 William Harpice James Rice Benj. Sinkum John McAllister
 John Henderson Nicholas Beal Levi Longbrake John Mly
 James S. Beard John S. Swan John Yost Benj. F. Nelson &
 Levi Churchill Senr Jurors of the Grand Jury then and then
 duly empanelled and sworn to enquire in the name and by the author-
 ity of the State of Ohio within and for the body of the County of the
 Union upon their said oath present and find that one James
 Bryson late of said County on the twenty seventh day of June
 in the year one thousand eight hundred and forty with force
 and arms at the County aforesaid in and upon one Mary Bryson
 then and then being unlawfully did make and assault and in the
 said Mary Bryson then and then 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 of Ohio P. B. Code perjury
 and afterwards to wit on the same day and year first herein aforesaid
 the defendant being now here arraigned and the indictment aforesaid
 being plainly and distinctly read to him and being asked how
 of the premises aforesaid he will acquit himself says he cannot
 deny but that he is guilty in manner and form as he stands
 above them of charges It is therefore considered that the
 defendant be confined in the jail of this County twenty four
 hours and pay the costs of this prosecution taken at
 Attest John H. Sickleth

State of Ohio } Be it remembered that at a Court of Common Pleas
 us } began and held at the Court house in the Town of
 Margus Osborne } Mansville within and for the County of Union and State
 of Ohio on the 7th day of July 1840 before his honor
 Joseph R. Swan Esq. President and John Cassie Nicholas Hattaway
 and Silas S. Strong his associates Judges Christian Steu William Richy
 Wm Harpice James Rice Benjamin Sinkum John McAllister John
 Henderson Nicholas Beal Levi Longbrake John Mly James S. Beard
 John S. Swan John Yost Benj. F. Nelson & Levi Churchill Senr
 Jurors of the Grand Jury then and then duly sworn
 Amasa Payne James Stittings Levi Longbrake Henry Burdick John
 S. Swan A. C. Jennings Farnay Hemmarway Ebenezer Matten
 Josiah Westlake Levi Churchill Jr Amos A. Williams Isaac Beadly
 Cyprian Sw E. C. Smith & Alex McAllister The Jurors of the Grand
 Jury here to wit on the 18. day of May 1840 duly empanelled
 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 oath present and find that one Margus Osborne
 late of said County on the 30th day of January in the year one thou-
 sand eight hundred and forty with force and arms at the County
 aforesaid did unlawfully sell a quantity of spirituous liquors commonly
 called whiskey by a less quantity than one quart to wit one pint to a person
 to the Jurors unknown for the sum of twelve cents which price was then

and that paid by the said James to the said Maguire for said liquor without the said Maguire being authorized and licensed by the Court of Common Pleas of said County with such quantity of spirituous liquors contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio P. B. Cole pros atty

Enclosure "A true bill before me Grand Jury" And afterwards to wit on the 26th day of May 1840 the following writ of Habeas corpus issued to wit The State of Ohio Union County To the Sheriff of said County Greeting We command you to take Maguire before us if he be found in your bailiwick and him safely keep so that you have his body before the honorable the Judges of the Court of Common Pleas of our said County at the Court house with Town of Marysville on the first day of our next Term to answer unto an indictment found in said Court against him for retaining and having on him three or more great & strong Arms W. Eric Clark of our said Court at the Court house aforesaid this 26th day of May A. D. 1840 Jas. H. Eric Clark

returned July 7 1840 Since I have taken R. Clark Sheriff And afterwards to wit on the same day and year first term aforesaid the defendant being now in arraignment and the indictment aforesaid having been plainly and distinctly read to him and being asked how of the premises aforesaid he will acquit himself says he cannot deny but that he is guilty in manner and form as he stands above the charge It is therefore considered that the said defendant make his fine unto the State of Ohio by the payment of Five dollars and the costs of this prosecution taxed to Jas. H. Eric Clark

State of Ohio } Be it remembered that at a Court of Common Pleas began and held at the Court house in the County of Union and State of Ohio on the 6th day of October A. D. 1840 before his honor Joseph R. Swan Esq. President and John Cassie Nicholas Kottaway and Sidas G. Strong his associates Judges Christian Stone William Rechy William Thompson James Reed Benj. Tenhume John McAlister John Hendrick Nicholas Beal Levi Longbrake John Adly James S. Beard John S. Davis John Post Benj. F. Kelsey & Levi Churchill senior the Jurors of the Grand Jury met together on the 1st day of July 1840 duly empanelled 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 oaths present and find that one Randall Andrus late of said County on the twelfth day of June in the year 1840 with force and arms at the County aforesaid in and upon one Adam Freeze an assault did unlawfully make and him the said Adam Freeze 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 of Ohio P. B. Cole pros atty Enclosure "A true bill before me Grand Jury" and afterwards to wit on the same day and year first term aforesaid the defendant arraigned the indictment read to him says he is guilty. It is therefore considered by the Court that the defendant make his fine unto the State of Ohio by the payment of \$0.50 and costs of prosecution taxed to Attest James H. Eric Clerk

State of Ohio } Be it remembered that at a Court of Common Pleas
 as } began and held at the Court House in the Town of
 ✓ Levi Wells } Maysville within and for the County of Union and State
 of Ohio on the 6th day of October in the year 1840 before
 his honor Joseph R. Swan Esq. President and John Cassie Nicholas
 Hathaway and Silas G. Strong his associates Judges, Christian Strain
 William Richey William Thompson James Reed Benjamin Linkum John
 McAllister John Henderson Nicholas Beal Levi Longbrake John Dolly
 James S. Beard John S. Swin John East Benj. F. Kelley Levi Churchill Sen.
 Jurors of the Grand Jury heretofore to sit on the seventh day of July 1840
 duly empanelled 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
 same oath present and find that Levi Wells late of said County on
 the twelfth day of June in the year one thousand eight hundred and forty
 with force and arms at the County aforesaid in and upon one Em-
 manuel Brown then and then being and assault did unlawfully
 make and him the said Emmanuel Brown then and then 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 of Ohio P. B. Cole, Pro. Atty
 And doth a true Bill N. Henderson, for and in name of the Grand Jury
 And afterwards to wit on the same day and year just herein aforesaid
 the defendant being now here arraigned and the indictment aforesaid
 having been plainly and distinctly read to him and being asked how
 of the premises aforesaid he will acquit himself says he cannot do so
 but that he is guilty in manner and form as he stands charged
 It is therefore considered by the Court that the defendant make
 his fine into the State of Ohio by the payment of fifteen Dollars
 and the costs of this prosecution to wit
 Attest Jas. H. Gill Clerk

State of Ohio } Be it remembered that at a Court of Com-
 as } mon Pleas began and held at the
 ✓ Jacob Wolford } Court house in the town of Mayville within
 and for the County of Union and State of Ohio on
 the 6th day of October 1840 before his honor Joseph R. Swan Esq.
 President and John Cassie Nicholas Hathaway and Silas G. Strong
 his associates Judges, Christian Strain William Richey William Thompson
 James Reed Benjamin Linkum John McAllister John Henderson
 Nicholas Beal Levi Longbrake John Dolly James S. Beard
 John S. Swin John East Benj. F. Kelley & Levi Churchill Sen.
 Jurors of the Grand Jury heretofore to sit on the seventh day of July
 1840 duly empanelled 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 same oath present and find that one Jacob
 Wolford late of said County on the eighth day of March in the year
 one thousand eight hundred and forty with force and arms at
 the County aforesaid in and upon one Fozilla Crispin in the peace of God
 and this Republic then and then being, did unlawfully make an assault
 and her the said Fozilla Crispin then and then did strike wound
 and assault with intent upon her the said Fozilla Crispin then and
 then to commit a rape and other wrongs to her the said Fozilla Crispin
 then and then did to the great damage of her the said Fozilla Crispin
 contrary to the form of the Statute in such case made and provided and
 against the peace and dignity of the State of Ohio P. B. Cole, Pro. Atty

Endorsement "A True bill" J. Henderson foreman Grand Jury
 And afterwards to sit on the same day and year first herein referred to and
 the prosecuting attorney having entered nolle prosequere as to the intent to commit
 a rape. The defendant being now here arraigned and being asked how
 of the premises aforesaid he will acquit 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 defendant shall well and
 be confined in the Dungeons of the jail of this County and be fed on bread and
 water five days pay a fine of twenty five Dollars and the costs of this pro-
 secution taxed at
 Dollars and Cents
 Attest Jas McCreckin Clerk

State of Ohio } Be it remembered that at a Court of Common Pleas begun
 vs } and held at the Court house in Marysville in and
 Noah Trout } for the County of Union and State of Ohio on the 6th
 day of October 1840 before his Honor Joseph R. Swan
 Esq. President and John Cassie Nicholas Northway and Silas G.
 Strong his associates Judges Amasa Payne James Sittling
 Levi Longbrake Harvey Burnham John S. Snow A. C. Chummings Far-
 macy Keammernay Ebenezer Nathan Asaiah Westlake Levi Churchill
 Amos A. Williams Isaac Keadley Cyprian Lee E. C. Smith and
 Alexander McAllister Jurors of the Grand Jury sitting before
 the 19th day of May 1840 duly impanelled and sworn upon their
 said oaths pursuant and find that one Noah Trout late of said
 County on the 10th day of March in the year one thousand eight
 hundred and forty with force and arms at the County of
 said two Turkeys of the value of five Dollars of the gold and
 shattel of one Matchias Collins there and then being found feloniously
 by him 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 P. B. Cole presiding
 Endorsement "A True bill" J. Henderson foreman Grand Jury and afterwards
 to sit on the same day and year first herein referred to and
 well the prosecuting attorney as the defendant in his own proper
 person and therefore came a Jury to wit: Here is sworn
 Levi Churchill James Stogage John Bidley Joseph Gibson Isaac
 Reed John Johnson Robson L. Brown Elias Jolly Joseph R.
 H. Bidley Robert Graham and Nathan Kelley who being impanelled
 and sworn the Jurors to speak upon the issue joined between the parties
 upon their oaths do say that the defendant is guilty. It is therefore
 considered that the said defendant be confined in the Dungeons
 of the jail of the Court and be fed on bread and water two days
 and pay the costs of this prosecution taxed at
 Attest Jas McCreckin Clerk

State of Ohio on complaint } Be it remembered that on the 6th day of
 of Emily Hill } of the County of Union and State of Ohio on the 6th day of
 vs } October 1840 before his Honor Joseph R. Swan Esq. President
 Abel P. Cushman } and John Cassie Nicholas Northway and Silas G. Strong his
 associates Judges at the Court of Common Pleas begun and held
 the following Deponent and evidence from the Pocket of David
 Burnham A. P. in and to said Courts was filed to wit

Emily Willitt May 20. 1840

Emily Willitt an unmarried woman and resident
 of the County of Union and State of Ohio this day made
 complaint under oath to me that she is pregnant with
 a child which of born alive will be a bastard and that Abiel P. Cashman
 is the father of said child. Her said accusation was then reduced
 to writing by me and sworn to by her and I then issued a warrant for
 said Abiel P. Cashman and directed to Elias S. Phipps Constable of Union
 Township in said County May 20 1840 with the body of Abiel P.
 Cashman the said Constable returned the warrant (endorsed) May 20
 1840 I have the body of the within named Abiel P. Cashman Fines 5 cents
 Elias S. Phipps Const. The said Emily Willitt also present who
 was duly sworn and examined by me in the presence of the said
 Abiel P. Cashman and the examination reduced to writing by
 me and filed. Finding the said complaint true the said Abiel P.
 Cashman thereupon refused to pay the said Emily Willitt to her satisfaction.
 It is ordered and adjudged that he enter into recognizance in the sum
 of five hundred dollars for his appearance at the next Term of the
 Court of Common Pleas of Union County to answer said complaint
 and abide the order of the Court thereon. The said Abiel P. Cashman
 with Henry Cashman Ephraim Cranston and Wilson Reed entered
 into recognizance accordingly. State of Ohio Union County ss
 David Burnham a Justice of the Peace within and for the Township
 of Union in said County do hereby certify that the foregoing is a true
 copy from my books of the proceedings and judgment in the fore-
 going case given under my hand and seal this 7th day of July
 1840 David Burnham J.P. & Seal

Examination reads in the words and figures following to wit
 The examination under oath of Emily Willitt an unmarried woman
 resident of Union County taken by and before me David Burnham
 J.P. of Union Township Union County on the 20 day of May in the year
 Eighteen hundred and forty upon her complaint of bastardy against
 Abiel P. Cashman he being then present in custody before me upon the
 warrant issued by me in the premises. Question by the Justice. Are you a
 resident of Union County? Answer Yes I am. Question have you been
 delivered of a bastard child? Answer (no.) Question, are you now pre-
 gnant with a child? Answer, Yes. Question are you married or
 unmarried? Answer, (unmarried.) Question who is the father of said
 child? Answer, (Abiel P. Cashman,) Question by the defendant, you
 when was't begotten? Answer Thinks about four months and one
 half ago; Question when was the child begotten? Answer at Ephraim (Cranston)
 Question Did you ever have carnal knowledge of any other person except
 Abiel P. Cashman? Answer, No. Question how many times had you
 carnal knowledge of Abiel P. Cashman? Answer Thinks about
 four times, Question, which of the four times do you think the child
 was begotten? Answer I don't know. Question how old are you?
 Answer Eighteen years. Question when was you eighteen years old?
 Answer, last March Question how old did you understand Abiel
 P. Cashman to be at the time this accident happened? Answer
 suppose he was nineteen years old? Question in what part of said
 Ephraim Cranston's house have you carnal knowledge of Abiel
 P. Cashman? Answer In the bed room. Question, was it in the
 day room or in the night? Answer, in the night. Question, what
 part of the house is the bed room in? Answer In the east end.
 Question, was there any other person in the room at the time the accident

happened? Answer there was not Question were you out of the bed at the time the
 circumstance took place? Answer Yes. Question What part of the night did it take
 place? Answer the latter part. Question Was there any light in the house at
 the time the circumstance took place? Answer Not as I know of.
 Question Was the family at home or abroad? Answer at home. Question
 Did you keep company with any other individuals at that time? Answer No.
 Question Was the family in bed at the time the circumstance happened?
 Answer they were. Question what time elapsed between the first and last
 times of your having carnal knowledge with Abiel P. Cashman?
 Answer I don't know. Question was it 1, 2, 3, 4 or 5 months from the
 1st time to the last that you had carnal knowledge of Abiel P. Cashman?
 Answer Five or six months. Question were all the times that you had
 carnal knowledge with Abiel P. Cashman in the same room? Answer
 It was not. Question where was the four places that you had carnal know-
 ledge with Abiel P. Cashman? Answer In the kitchen & place in the back
 room & place out of door & place & no other. Question Did you ever
 have any intercourse with Abiel at his father's house? Answer, no. Question
 was it in the day time or night that you had intercourse with Abiel
 out of doors? Answer, in the night. Question Where was it? Answer, on the
 east side of the house. Question, was it a cold night or a hot night that
 you had to do with Abiel P. Cashman out of door? The question consid-
 ered out of order by the court and not answered.

The foregoing is a correct statement of the questions and answers
 taken down by me at the time of inquiring in the case of Emily
 Will vs Abiel P. Cashman in a suit of bastardy. Daniel Barnham vs P.
 and heretofore to wit on the 7th day of July 1810 came Abiel P. Cash-
 man Henry Cashman Amos A. Williams and Martin Ballou and solemnly
 acknowledged themselves to owe and stand indebted unto the State
 of Ohio in the sum of three hundred dollars each to be levied on their
 goods and chattels lands and tenements if default be made in the
 following condition to wit, that if the said Abiel P. Cashman shall
 well and truly appear before one court of common Pleas within
 and for the County of Union and State of Ohio on the first day
 of their next term to answer unto the State of Ohio on complaint
 of Emily Will a charge of Bastardy and abide the orders of
 Court and not depart without leave then this recognizance
 shall be void otherwise remains in full force and virtue in law
 and afterwards to wit on the same day and year first term of session
 the defendant being arraigned upon a plea of guilty submits this
 cause to the court, and thereupon the court adjudged the defendant
 the reputed father of the Child and that he stand charged with its
 maintenance, and pay unto the said complainant Emily Will
 the sum of two hundred dollars in manner following to wit, the
 sum of fifty dollars within thirty days and the residue in three
 equal annual payments thereafter and that he pay the costs of
 this prosecution, and afterwards to wit on the same day and year first
 term of session personally appeared Abiel P. Cashman and Henry
 Cashman and solemnly acknowledged themselves to owe and stand in-
 debted unto the State of Ohio in the sum of four hundred dollars
 to be levied of their goods and chattels lands and tenements if def-
 ault be made in the following condition to wit, that the said Abiel P.
 Cashman shall well and truly pay the costs of a prosecution entered
 against him in the name of the State of Ohio on complaint of
 Emily Will in a case of Bastardy, and also pay to the said Emily
 Will the sum of two hundred dollars adjudged against him

by the Court, and to be paid fifty dollars in thirty days and the remainder in three equal annual instalments thereof then this recognizance shall be void otherwise to be and remain in full force and virtue in law
Attest James W. Gill Clerk

The State of Ohio }
us }
Abram Amine }
& this }
Be it remembered that a Court of Common Pleas began and held at the Court house in Marysville within and for the County of Union and State of Ohio on the 14th day of April A.D. 1841 before his Honor Joseph R. Swan Esq. President and John Cassie Nicholas Hathaway and Silas G. Strong his associates Judges Amasa Payne James Hittings Levi Longbrake Harvey Bunker John S. Irons Abraham C. Simms Samary Kemmerer Ebenezer Mathew Schick Westlake Levi Churchill Jr. Amos A. Williams Isaac Mead by Cyprian Lee E. C. Smith & Alexander McAlister Jurors of the Grand Jury hitherfore to wit on the 19th day of May 1840 duly empanelled 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 oaths present and find that one Frederick Amine Abraham Amine and one Mary Amine all late of said County on the 20th day of April in the year Eighteen hundred and forty with force and arms at the County aforesaid in and upon one Martinus Beatty a constable then then being in the due execution of his said office an assault did unlawfully make and him the said Martinus Beatty then and there did unlawfully strike abuse and resist in the execution of his said office, contrary to the forms of the Statute in such case made & provided and against the peace and dignity of the State of Ohio P. B. Cole Pres atty
Said bill was endorsed "A true Bill C. Lee forsworn"
And afterwards to wit on the same day and year first herein aforesaid came as well the Prosecuting Attorney as the debts in their own proper persons and thereafter came a Jury to wit Randolph Black James New John D. Pollock Daniel Guffman Robert Graham Jesse Butcher Elias Johnson John Milligan David Hill Jesse Porter Jacob Packmore & Stephen Dyser who being empanelled and sworn the truth to speak upon the issue joined between the parties upon their oaths do say that the debts are not justly, it is therefore considered that the debts go hence without day
Attest James W. Gill Clerk

State of Ohio
vs
John F. Kent.

The State of Ohio }
us }
Stewart M. Putner }
John Wells }
Be it remembered that a Court of Common Pleas began and held at the Court house in the town of Marysville within and for the County of Union and State of Ohio before his Honor Joseph R. Swan Esq. President and John Cassie Nicholas Hathaway and Silas G. Strong his associates Judges on the 14th day of April in the year 1841 Stephenson Curry Andrew Amine John Wood Joseph Stillman Jacob Edin Henry Goodrich Samuel Martin Christian Myers Wm. Hays Amos A. Williams E. C. Smith and J. P. G. Brown Jurors of the Grand Jury hitherfore to wit on the 6th day of October 1840 duly empanelled 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 oaths present and find that one Stewart M. Putner & John Wells late of said County on the 1st day of September in the year one thousand eight hundred and forty with force and arms at the County aforesaid did unlawfully agree and wilfully fight & box at fistcuffs with each other contrary to the forms of the Statute in such case made and provided and against the peace and dignity of the State of Ohio P. B. Cole Pres atty
Said bill was endorsed as follows to wit "A true Bill Andrew Amine forsworn"
And afterwards to wit on the end day of Feb 1841 there issued the following writ

of Capias writ The State of Ohio County of ... We command you to take Stewart McEwen and John Wells if they may be found in your bailiwick and them safely keep so that you have their bodies before our Court of Common Pleas in and for the County of ... at the Court house in said County on the first day of next Term to answer unto an Indictment found in said Court against them for fighting and boxing and have you then their writs sealed return, James W. Gill Clerk of said Court at the Court House in Mansfield this 2nd day of February A.D. 1841

Said writ was returned March 13. 1841 served by arresting Stewart McEwen March 11. 1841 & taking recognizance of S. McEwen & James Knottton for 100 dollars and taking recognizance of James J. Wells for 100 dollars March 12th 1841 in the State of Ohio and afterwards came on the same day and gave first hearing of said case the defendant being arraigned, the indictment read to them, say they are guilty It is therefore considered that they make their fines unto the State of Ohio by the payment of \$5.00 each and the costs of prosecution
James W. Gill Clerk

State of Ohio
vs.
John J. Kent.

Be it remembered, that at a Court of Common Pleas begun and held at the Court House in the town of Mansfield, within and for the County of Union and State of Ohio, before his Honor Joseph R. Lyon, Esq. President, and Silas G. Strong, James R. Smith and Christian Myers, his Associate Judges, on the 30th day of August, 1842 - Simon Richard, Adam Wolford, Edward Bowen, Isaac D. Stewart, George Westlake, Amasa Payne, Samuel Hamilton, William Porter, John Williams, Alexander Patterson, Thomas Reed, James Reed, John Reed, Samuel Maynard and David Danforth, Jurors of the Grand Jury, heretofore, to wit, on the 3d day of November, A. D. 1841, duly empanelled 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 oaths present and find, that one John J. Kent, late of said County, on the first day of September, in the year of our Lord one thousand 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 Rape, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio. J. B. Cole, Pros. Atty. Said Bill was endorsed as follows, to wit: "A true bill - Wm. Porter, Foreman." And afterwards, to wit, on the 31st day of August, 1842, came as well the Prosecuting Attorney as the defendant in his own proper person: and thereupon came a Jury, to wit: Jacob Parthemore, John B. Hagar, Smith Brown, Abijah Gandy, James J. Coolidge, A. A. Woodworth, William Gabriel, jr., George Fuller, Farmeray Hemenway, Stephenson Curry, James Kincaid and Aquila Turner, 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 guilty of an Assault, and not of an Assault with intent to commit a Rape. It is therefore considered by the Court, that the said defendant be confined, in the dungeon of the jail of said County of Union, and be fed on bread and water, for the space of five days, and pay the costs of this prosecution, taxed at \$

Attest - John Cassil, Clerk.

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The State of Ohio
vs.
James S. Alexander.

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 Ohio, on the 30th day of August, A. D. 1842, before his Honor Joseph R. Swan, Esq. President, and Silas G. Strong, James R. Smith and Christian Myers, his Associates, Judges - William Foster, William Richey, jr. Amos A. Williams, Thomas Cheney, Dixon Mitchell, James C. Dines, John Henderson, Amos Spurgeon, James Wilber, Luther Wood, David Paul, William Inskeep, John Cheney, Robert Graham and James Reed, Jurors of the Grand Jury, heretofore, to wit, on the 26th day of April, 1842, duly empanelled 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 oaths 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 County aforesaid, did play at a game with Cards, commonly called "Old Sledge", for a large sum of money, 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. P. B. Cole, Pros. Atty. Said bill was endorsed: "A true bill - Wm. Porter, Foreman". And afterwards, to wit, on the same day and year first herein aforesaid, the defendant being arraigned, and the indictment read to him, says he is guilty. It is therefore considered, that he make his fine unto the State of Ohio by the payment of one dollar and the costs of prosecution.
Attest - John Cassil, Clerk.

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The State of Ohio
vs.
James S. Alexander.

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 Ohio, on the 30th day of August, A. D. 1842, before his Honor Joseph R. Swan, Esq. President, and Silas G. Strong, James R. Smith, and Christian Myers, his Associates, Judges - Simon Richard, Adam Wolford, Edwards Bowen, Isaac D. Stewart, George Westlake, Amasa Payne, Samuel Hamilton, William Porter, John Williams, Alexander Patterson, Thomas Reed, James Reed, John Reed, Samuel Maynard and David Danforth, Jurors of the Grand Jury, heretofore, to wit, on the 3d day of November, A. D. 1842, duly empanelled 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 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 Cards, commonly called old sledge, for a large sum of money, to wit, the sum of twenty five cents, with Levi Wells, John Hurley and P. B. Smith, which said game was then and there played to decide said 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. - P. B. Cole, Pros. Atty. Said bill was endorsed: "A true bill - Wm. Porter, Foreman". And afterwards, to wit, on the same day and year first herein aforesaid, the defendant being arraigned, and the indictment read to him, says he is guilty. 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, Clerk.

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The State of Ohio
vs.
James S. Alexander.

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The State of Ohio
vs.
John Hurley.

The State of Ohio
vs.
James S. Alexander.

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 Ohio, on the 30th day of August, A. D. 1842, before his Honor Joseph R. Swan, Esq. President, and Silas G. Strong, James R. Smith and Christian Myers, his Associates, Judges; Simon Richard, Adam Wolford, Edward Bowen, Isaac D. Stewart, George Westlake, Amasa Payne, Samuel Hamilton, William Porter, John Williams, Alexander Patterson, Thomas Reed, James Reed, John Reed, Samuel Maynard and David Danforth, Jurors of the Grand Jury, heretofore, to wit, on the 3d day of November, A. D. 1841, duly empanelled 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 oaths present and find, that one James S. Alexander, late of said County, 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 cards, commonly called old Sledge, which said game at cards was then played by said Alexander, Levi Wells, John Hurley and P. 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. P. B. Cole, Pros. Atty. said bill was endorsed: "A true Bill - Wm. Porter, Foreman." And afterwards, to wit, on the same day and year first herein aforesaid, the defendant being arraigned, and the indictment read to him, says he is guilty. 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, Clerk.

The State of Ohio
vs.
John Hurley.

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 Ohio, on the 26th day of April, A. D. 1842, before his Honor Joseph R. Swan, Esq. President, and John Cassil, Silas G. Strong and James R. Smith, his Associates, Judges; Simon Richard, Adam Wolford, Edward Bowen, Isaac D. Stewart, George Westlake, Amasa Payne, Samuel Hamilton, William Porter, John Williams, Alexander Patterson, Thomas Reed, James Reed, John Reed, Samuel Maynard, and David Danforth, Jurors of the Grand Jury, heretofore, to wit, on the 3d day of November, A. D. 1841, duly empanelled 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 oaths present and find, that one John Hurley, late of said County, on the first day of September, in the year of our Lord one thousand eight hundred and forty one, with force and arms, at the County aforesaid, did unlawfully make a bet of six cents in money, on the event of a game of cards, commonly called "old Sledge," which said game was then and there played by the said John Hurley, James S. Alexander, Peyton B. Smith and Joseph Stiner, to decide said bet, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio. P. B. Cole, Pros. Atty. said bill was endorsed: "A true Bill - Wm. Porter, Foreman." And afterwards, to wit, on the seventh day of February, A. D. 1842, the following writ of capias issued, to wit: "The State of Ohio, Union County, ss. To the Sheriff of said County, Greeting: We command you to take John Hurley, if he be found within your bailiwick, and him safely keep, so that you have his body before the Honorable the Judges 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 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. And afterwards, to wit, on the eighth day of February, 1842, the Sheriff, made return of said writ in the words and figures following, to wit: "I have executed this writ by arresting J. Hurley, who was recognized in bonds of \$50, with J. S. Alexander security. Feb. 8, 1842. W. W. Steele, Sheriff." And afterwards, to wit, on the same day and year first herein aforesaid, came as well the Prosecuting Attorney as the said defendant, who, being arraigned, and the indictment read to him, says he is guilty. It is, therefore, considered, by the Court that he make his fine unto the State of Ohio by the payment of Five Dollars and the costs of prosecution.

The State of Ohio
vs.
Ebenezer O. Carter.

The State of Ohio
vs.
Stewart McIntire.

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 Ohio, on the 30th day of August, A. D. 1843, before his Honor Joseph R. Swan, Esq. and Silas G. Strong, James R. Smith and Christian Myers, Esqs, his Associates, Judges - William Hays, William Richey, jr. Amos A. Williams, Thomas Cheney, Dixon Mitchell, James C. Dynes, John Henderson, Amos Spurgeon, James Wilber, Luther Wood, David Paul, William Inskeep, John Cheney, Robert Graham and James Reed, Jurors of the Grand Jury, heretofore, to wit, on the 26th day of April, 1842, duly empanelled 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 oaths present and find that Stewart McIntire, 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 Barnabas B. Sutton, an assault then and there did unlawfully make, and him the said Barnabas B. Sutton 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. J. B. Cole, Pros. Atty. Said bill was endorsed: "A true bill - J. Henderson, Foreman." And afterwards, to wit, on the 31st day of August, A. D. 1842, the defendant being arraigned, and the indictment read to him, says he is guilty. It is, therefore, considered by the Court, that he make his fine unto the State of Ohio by the payment of Three Dollars, and the costs of prosecution.

The State of Ohio
vs.
James B. W. Haynes.

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 Ohio, on the 26th day of April, A. D. 1843, before his Honor Joseph R. Swan, Esq., and John Cassil, Silas G. Strong and James R. Smith, his Associates, Judges: William Hays, William Richey, jr. Amos A. Williams, Thomas Cheney, Dixon Mitchell, James C. Dynes, John Henderson, Amos Spurgeon, James Wilber, Luther Wood, David Paul, William Inskeep, John Cheney, Robert Graham and James Reed, Jurors of the Grand Jury, on the day and year aforesaid, duly empanelled 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 oaths present and find, that one James B. W. Haynes, late of the County of Union, on the first day of March, in the year of our Lord one thousand eight hundred and forty two, at the County aforesaid, in and upon one James Darrow, an assault 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. J. B. Cole, Pros. Atty. Said bill was endorsed: "A true bill - John Henderson, Foreman." And afterwards, to wit, on the 30th day of April, 1842, the defendant being arraigned, and the indict-

The State of Ohio, on complaint
of James Stewart
vs.
John Hensel.

ment read to him, says he is guilty. 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, Clerk.

W. J. Swan

The State of Ohio vs. Ebenezer O. Carter.

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 Ohio on the Eighth day of November, A. D. 1842, before his Honor Joseph R. Swan, Esq. and Silas G. Strong, James R. Smith and Christian Myers, his Associates, Judges - Joseph McKim, Jacob Parthemore, Mathew Gooding, George Hensell, Joseph Button, Levi Lyon, A. C. Jennings, Josiah Westlake, Thomas B. Caldwell, Russell Colver, Andrew Amrine, John Thomas, Ralph Cherry, John Reed, and Jacob Myers, Jurors of the Grand Jury, heretofore, to wit, on the day and year aforesaid, they and there duly empanelled and sworn in the name and by the authority of the State of Ohio, to enquire in and for the body of the County of Union, upon their said oaths, do present and find that one, Ebenezer O. Carter, late of said County, on the eighth day of November, in the year of our Lord one thousand eight hundred and forty two, at the County 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 race 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 Ebenezer O. Carter. And the Jurors aforesaid, upon their oaths aforesaid, in the name and by the authority aforesaid, do further present and find, that said Ebenezer 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 certain race then and there about to be run, 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 - Mathew Gooding, Foreman of the Grand Jury." And afterwards, to wit, on the 11th day of November, A. D. 1842, the defendant being arraigned, and the indictment read to him, says he is guilty. It is therefore considered by the Court, that the said defendant make his fine unto the State of Ohio, by the payment of Six Dollars and the costs of prosecution.

Attest - John Cassil, Clerk.

W. J. Swan

The State of Ohio, on complaint of James Stewart, vs. John Hensel.

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 Ohio, on the 8th day of November, A. D. 1842, before his Honor Joseph R. Swan, Esq. President, and Silas G. Strong, James R. Smith and Christian Myers, his Associates, Judges, came Thomas Nasson, a Justice of the Peace for said County, and filed in said Court a Transcript of his proceedings in the above cause, in the words and figures following, to wit: "The State of Ohio, Union County, vs. Before me, Thomas Nasson, one of the Justices of the Peace for said County, personally came James Stewart, who being duly sworn according to law, deposeth and saith that he hath just cause to fear, and does fear, that John Hensel will kill, maim, or otherwise injure him or his family, or some of his property. Signed James Stewart. Sworn to and subscribed before me, this 29th day of October in the year 1842. Thomas Nasson, J. P. Thereupon issued a warrant against John Hensel, and delivered the same to Jacob Tilton, Constable. October 29, 1842: Warrant returns with the body of defendant. Oct. 29, 1842. I have the body of the within named John Hensel. Jacob Tilton, Constable. The defendant appeared, trial had, James Stewart, witness, sworn and examined. And thereupon the defendant was ordered by me to enter

into a recognizance in the sum of Fifty Dollars for his appearance at Court, which was done accordingly - Thornton Wason his surety. The State of Ohio, Union County, ss. Be it remembered, That on the 29th day of Oct. in the year 1842, John Hensel and Thornton Wason personally appeared before me, Thomas Wason, one of the Justices of the Peace in and for said County aforesaid, and acknowledged themselves to owe the State of Ohio the sum of Fifty Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to wit - The condition of this recognizance is such, that if the above bound John Hensel shall personally be and appear before the Court of Common Pleas on the first day of the term thereof, next, to be holden in and for the County aforesaid, and then and there to answer to a complaint of James Stewart, that he hath just cause to fear, and does fear, that John Hensel will kill, maim, or otherwise injure him or his family, or some of his property; and abide the order of the Court therein; and in the mean time keep the peace and be of good behaviour towards the citizens of the State generally, and especially towards the said James Stewart, then this recognizance shall be void, otherwise to be and remain in full force and virtue in law. John Hensel, Thornton Wason. Taken and acknowledged before me, on the day and year above written. Thomas Wason, J. P. 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 Dec. 1842. Thomas Wason, Justice of the Peace in and for Jerome township and County aforesaid. And afterwards, to wit, on the day and year first herein aforesaid, appeared the said defendant; and the Court being fully advised in the premises, it is ordered that the said defendant be discharged, and that he go hence without day; and also, that the costs of this prosecution be paid in equal shares by the said James Stewart and the said John Hensel.

Attest - John Cassil, Clerk. J.M.W.

The State of Ohio
vs
Cornelius Merston

The State of Ohio
vs
William E. Brown

~~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 Ohio on the 18th day of April A.D. 1843. before his Honor Joseph R. Swan Esqr President and Silas G. Strong James R. Smith and Christian Myers his Associates, Judges: Samuel Wheeler Jr Stilling David Lockwood Charles Burr James Turner Joseph Stiner Samuel Snodgrass James Bird Francis Baldwin John Kay -mond Warr Justice John Thomas Jacob Myers John G. Sabier and John Epps Jurors of the Grand Jury, heretofore to wit: on the 30th day of August 1842 duly empanelled 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 oath present and find that one William E. Brown late of said County on the first day of July in the year One thousand Eight hundred and forty two with force and arms at the County aforesaid did vend and sell an amount of spiritous liquors by less quantity than one quart (to wit the quantity of one pint to Christian Stiner for the sum of Six and one quarter cents which sum was then and there paid by the said Stiner to said William E. Brown without him the said Brown being duly licensed by the Court of Common Pleas in & for said County, to keep a tavern Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio J. B. Cole Pros Atty Said Bill was endorsed. "A true bill" Wm. Ins. keep foreman Grand Jury And afterwards, to wit: on the 18th day of~~

Brown

C.M.C.

April 1843 This day came the Prosecuting Attorney, and the defendant, being arraigned, and the indictment being read to him, says that he cannot gainsay the Charge therein contained against him; but for Plea thereto says he is guilty. Whereupon it is considered by the Court, that he make his fine unto the State of Ohio by the payment of \$ 5.00 and costs.
 Attest John Cassil Clerk

The State of Ohio
 vs
 Cornelius Mershon

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 Ohio on the 18th day of April AD 1843 before his Honor Joseph R Swan Esq President and Silas C Strong James R Smith and Christian Myers his Associates, Judges. Joseph M Blung Jacob Partemore Matthew Gooding George Hensell Joseph Button Levi Lyon A. B. Jennings Josiah Westlake Thomas B Caldwell Russel Colver Andrew Amrine regular jurors and John Thomas Ralph Cherry John Reed and Jacob Myers. And ~~Matthew Gooding~~ was appointed foreman Jurors of the Grand Jury then and there duly empannelled 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 Union aforesaid upon their said oaths do present and find, that Cornelius Mershon late of said County on the eighth day of November in the year of our Lord one thousand eight hundred and forty two at the County aforesaid with force and arms did unlawfully wager and bet twenty cents against other twenty five cents with one Frederick Betty upon the issue of a certain race then and there about to be run which said Race on the day and year last aforesaid at the County aforesaid was run, and the said sum of twenty five cents then and there won by the said Cornelius Mershon. And the jurors aforesaid upon their oaths aforesaid in the name and by the authority aforesaid do further present and find that said Cornelius Mershon on the said eighth day of November in the year 1842 at the County aforesaid with force and arms, did unlawfully wager and bet other twenty cents in money upon the speed of certain horses then and there about to run. Contrary to the form of the Statute in such Case made & provided and against the peace and dignity of the State of Ohio. A Hall Prosecuting Attorney. Said Bill was endorsed "A true Bill Matthew Gooding Foreman of the Grand Jury And afterwards, to wit, on the day and year first herein aforesaid Came the Prosecuting Attorney, and the defendant, being arraigned, and the indictment being read to him, says that he cannot gainsay the Charges therein contained against him - but for plea thereto says he is guilty. Whereupon it is considered by the Court that he make his fine unto the State of Ohio by the payment of two dollars, and the costs of prosecution
 Attest John Cassil Clerk

[Signature]

The State of Ohio

vs

Frederick Beltz

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 Ohio on the 18th day of April 1843 Before his Honor Joseph R Swan Esq^r President and Silas G Strong James R Smith and Christian Meyers his associates, Judges. Joseph Mc Clung Jacob Parthemon Matthew Gooding, George Hensell Joseph Button Levi Lyon A. B. Jennings Josiah Westlake Thomas Baldwin Russel Colver Andrew Amrine John Thomas Ralph Cherry John Reed and Jacob Meyers Jurors of the Grand Jury then and there duly empaneled and sworn in the name and by the authority of the State of Ohio to enquire within and for the body of the County of Union upon their said oaths do present and find that one Frederick Beltz late of said County on the eighth day of November in the year of our Lord one thousand eight hundred and forty two at the County aforesaid with force and arms did unlawfully wager and bet twenty five cents the money of said Frederick Beltz against twenty cents the money of Cornelius Mershon upon the issue 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 County aforesaid at the County aforesaid was run and the said sum of twenty five cents then & there won by said Cornelius Mershon And the jurors 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 County 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 issue 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. A Hall Prosecuting Attorney said Bill was Endorsed. "A true Bill Matthew Gooding Foreman of the Grand Jury and afterwards to wit on the day and year first herein aforesaid came the Prosecuting Attorney, and the defendant being arraigned, and the indictment read to him, says he is guilty whereupon, it is considered by the Court, that he make his fine unto the State of Ohio, by the payment of two dollars, and the costs of prosecution

Attest John Caple Clerk

The State of Ohio

vs

James Smith

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 Ohio on the 18th day of April 1843 Before his Honor Joseph R Swan Esq^r President and Silas G Strong James R Smith and Christian Meyers his associates, Judges. James L Ward John W Robinson George Reed John Mc Allister, Nathaniel Morval Andrew Amrine William Hartford John Johnson E. C. Smith William Leeper William Beard James W Evans Dixon Mitchell James Martin James Reed Jurors of the Grand Jury then and there being duly empaneled 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

The State of Ohio

vs

Amos Wilmouth

Union upon their oaths do present and find; that one James Smith late of said County on the first day of January in the year of our Lord one thousand eight hundred and forty three at the County aforesaid with force and arms one living white ash tree of the value of fifty cents then and there standing and growing on land owned by and belonging to William M. McCarty did then and there wrongfully and without any lawful authority, cut down and destroy, contrary to the Statute in such case made and provided, and against the peace and dignity of the State of Ohio. — And the jurors aforesaid empaneled and sworn, to inquire within and for the body of the County aforesaid, upon their oaths aforesaid, do further present and find; that the said James Smith on the 10th day of December in the year of our Lord one thousand eight hundred and forty two at the County aforesaid with force and arms one other living white ash tree of the value of one dollar then and there standing and growing on land owned by and belonging to William M. McCarty, did then and there, wrongfully, and without any lawful authority, cut down and destroy, contrary to the Statute in such case made and provided, and against the peace and dignity of the State of Ohio. — And the jurors aforesaid, empaneled and sworn as aforesaid by the authority aforesaid to inquire within and for the body of the County aforesaid, upon their oaths aforesaid, do further present and find, that the said James Smith on the 20th day of December in the year last aforesaid at the County aforesaid with force and arms one other living white ash tree then and there standing on land owned by William M. McCarty of the value of fifty cents did then and there wrongfully and without any lawful authority, fell, and destroy, contrary to the Statute in such case made and provided and against the peace and dignity of the State of Ohio. A Hall Prosecuting Atty said Bill was endorsed "A True Bill John Johnson Foreman of the Grand Jury" And afterwards to wit the 20th day of April 1843 came the Prosecuting Attorney, and the defendant being arraigned, and the indictment being read to him, says he is guilty. Whereupon, it is considered by the Court, that the defendant James Smith make his fine unto the State of Ohio by the payment of five dollars, and the costs of prosecution.

Attest John Capit Clerk

The State of Ohio
vs
Amos Wilmouth

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 Ohio on the 18th day of April 1843 before His Honor Joseph R. Swan Esqr President and Silas G. Strong James R. Smith and Christian Meyers his Associates Judges. James L. Ward John W. Robinson George Reed John McAllister Nathaniel Norval Andrew Amrine William Hartford John Johnson E. B. Smith William Leeper William Beard James W. Evans Dixon Mitchell James Martin and James Reed Jurors of the Grand Jury then and there duly empaneled 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 Union aforesaid upon their said oaths do present and find that one Amos Wilmoth late of said County on the twentieth 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 axe of the value of two dollars the property of Job Shirk then and there being, then and there did unlawfully and feloniously 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.

And the jurors aforesaid empanelled and sworn as aforesaid in the manner and by the authority aforesaid to inquire as aforesaid in and for the body of the County aforesaid upon their oaths aforesaid do further present and find that said Amos Wilmoth on the twentieth 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 axe and helve of the value of _____ dollars, of the goods and chattels of Job 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 Johnson foreman of the Grand Jury" And afterwards to wit: on the twenty first day of April 1843 came the Prosecuting Attorney, and the defendant being arraigned, & the indictment being read to him, says he is guilty. Therefore it is considered by the Court, that the defendant Amos Wilmoth be confined in the dungeon of the jail, and fed on bread and water only for the space of twenty four hours, and pay the costs of prosecution.

Attest John Bassil Clerk

V
The State of Ohio
vs
James E Harriott

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 Ohio on the 18th day of April 1843 Before his Honor Joseph Keenan Esq President and Silas G Strong James R Smith and Christian Meyers his associates Judges Samuel Wheeler James Stillings David Lockwood Charles Burr James Turner Joseph Steiner Samuel Snodgrass James Bird Francis Baldwin John Raymond Wm Inskeep John Thomas Jacob Meyers John Fabine and John Epps Jurors of the Grand Jury heretofore to wit on the 30th day of August 1842 ~~and~~ then and there duly empanelled 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 oath present and find that one James E Harriott late of said County on the 20th day of July in the year of Our Lord One thousand eight hundred and forty two with force and arms at the County aforesaid did unlawfully Assault one James Lord. And hit 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

V
The State of Ohio
vs
James Gregg

of Ohio. P B Cole Pros Atty. Said Bill was endorsed. A true Bill Wm Inskeep foreman grand jury. And afterwards to wit on the 5th day of November the following recognizance was filed in the Clerk's office of the Court of Common Pleas. to wit: Be it remembered that on the 5th day of November in the year AD 1842. personally came before me Wm Steele Sheriff of Union County, Ohio. James E. Harriott, and acknowledged himself to owe the State of Ohio the sum of One Hundred dollars, to be levied of his goods, chattles, lands, & tenements if default be made in the Condition following to wit The Condition of this recognizance is such, that whereas, the above bounden Harriott has been arrested by me, on a writ of Capias issued out of the Court of Common Pleas of Union County on a certain indictment presented in said Court, against the said James E Harriott for the offence charged in said Indictment. - Now, therefore, if said Harriott so arrested as aforesaid shall personally appear before the Judges of the Court of Common Pleas, of Union County, on the first day of next term thereof then & there to plead to the same indictment & abide the Judgment of the Court thereon and not depart the Court without leave then this obligation to be void, otherwise in full force & virtue in law

James E Harriott ^{dearly} taken & acknowledged before me this 5th day of Nov 5/42 Wm W Steele Sheriff - and afterwards to wit on the 19th day of April A.D. 1843. defendant filed the following Plea to wit

State of Ohio } Assault and Battery
 vs }
 James E Harriott } I James E Harriott state to the court under oath that James P Lord, the person upon whose body the said assault and Battery is charged to have been committed, admitted at that time, that he had told to divers and sundry persons that this deponent had went in debt to Norman Chipman for liquor to the amount of \$10. after this deponent had joined the Temperance Society, which this deponent says was false. and told at the time of his said admission that it was a lie, said Lord then used very insulting language to this deponent. whereupon this deponent spit in said Lord's face, when said Lord immediately struck this deponent. In consideration of the insulting conduct of said Lord towards this deponent, he relies upon the lenity of the Court. James E Harriott. Sworn to and subscribed April 18th 1843 James Turner J.P. And afterwards to wit: on the 19th day of April 1843. This day came the Prosecuting Attorney, and the defendant being arraigned and the indictment read to him says he is guilty. - Whereupon, it is considered by the Court, that said James E Harriott make his fine unto the State of Ohio, by the payment of ten dollars and the costs of prosecution
 Attest John Capil Clerk

The State of Ohio
 vs
 James Gregg

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 Ohio on the 18th day of April in the year of our Lord one thousand eight hundred and forty three, Before his Honor Joseph R Sway Esq President and Silas G Strong James R Smith and Christian Myers his associates

Judges. James L Ward, John W Robinson, George Reed John McAlister, Nathaniel Norvall, Andrew Amrine, William Hartford John Johnson, C. B. Smith, William Keeper, William Beard, James W. Evans, Dixon Mitchell, James Martin James Reed Jurors of the Grand Jury being then and there duly empanelled 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 Union aforesaid upon their said oaths do present and find that one James Gregg late of said County on the eighth day of November in the year of our Lord one thousand Eight hundred and forty two at the County aforesaid with force and arms then and there did unlawfully wager and bet. one saddle of the value of twelve dollars with one Ebenezer O Carter against two promissory notes of the value of twelve dollars upon the issue of a certain Race then and there about to be run. which said race was afterwards to wit on the day and year last aforesaid at the County aforesaid run and the said stakes then and there won by the said Ebenezer O Carter 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 jurors aforesaid empanelled and sworn as aforesaid in the name and by the authority aforesaid to inquire within and for the body of the said County of Union, upon their oaths to further present and find that said James Gregg, on the said eighth day of November in the year of our Lord one thousand eight hundred and forty two aforesaid at the County aforesaid with force and arms then and there did unlawfully wager and bet one other saddle of the value of ten dollars the property of the said James Gregg - with one Ebenezer O Carter against two promissory notes of the value of ten dollars the property of the said Ebenezer O Carter which said saddle and promissory notes were then and there placed by the said James Gregg and Ebenezer O Carter in the hands of a third as stakes. to be delivered to the said James Gregg in the event of a certain Mair having greater speed than a certain Gelding and to be delivered to the said Ebenezer O Carter in the event of the certain Gelding having greater speed than said Mair in a match race then and there about to be run between and by the said Mair and Gelding which said race was then and there to wit on the day and year last aforesaid at the County aforesaid at the County aforesaid run and the said stakes then and there won upon the issue of said Race by the said Ebenezer O Carter. 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 Atty for Union County Ohio said Bill was endorsed "A true Bill John Johnson Foreman of the Grand Jury. And afterwards ^{to wit} on the 19th day of April 1853 writ of capias issued to wit: - The State of Ohio, Union County vs. To the Sheriff of said County Greeting: We command you to take James Gregg, and him safely keep, so that you have his body before our Court of Common Pleas within and for the County aforesaid, at the Court House in said County, forthwith to answer to an indictment found in said Court against for Betting and have you then there this writ. Seal Witness John Casil, Clerk of said Court at the Court House in Marysville This 19th day of April 1853.

The State of Ohio
vs.
John Erwin

The State of Ohio
vs.
James Mc Hroy

John Cassil, Clerk, And afterwards to wit: on the 20th day of April AD 1843 This day came the Prosecuting Attorney and the defendant being arraigned and the indictment read to him, says he is guilty. Therefore it is considered by the court, that the defendant James Gregg make his fine unto the State of Ohio, by the payment of two dollars, and the costs of prosecution.

Attest John Cassil Clerk

The State of Ohio
vs
John Crwin

~~Be it remembered that at a court of Common Pleas begun and held at the Court House within and for the County of Union and State of Ohio on the 18th day of April 1843 Before his Honor Joseph R. Swan Esq. President, and Silas G. Strong, James R. Smith and Christian Myers his Associates, Judges. James L. Ward, John W. Robinson, George Reed, John McAllister, Nathaniel Norval, Andrew Amrine, William Hartford, John Johnson, E. G. Smith, William Seepor, William Beard, James W. Evans, Dixon Mitchell, James Martin, James Reed. Jurors of then Grand Jury being~~

The State of Ohio
vs
James McIlroy

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 Ohio on the 5th day of July in the year of our Lord one thousand eight hundred forty three, before his Honor Joseph R. Swan Esq. President and Silas G. Strong, James R. Smith and Christian Myers, his Associates, Judges. ~~James L. Ward, John W. Robinson, George Reed, John McAllister, Nathaniel Norval, Andrew Amrine, William Hartford, John Johnson, E. G. Smith, William Seepor, William Beard, James W. Evans, Dixon Mitchell, James Martin, James Reed~~ Jurors of the Grand Jury ~~Edward W. Inskeep~~ a Justice of the peace in and for Liberty Township within County of Union and State of Ohio heretofore to wit on the twenty third day of January 1843 filed the following transcript from his docket, to wit:

State of Ohio	vs	State of Ohio Union County, ss. Personally appeared
		John Raymond before me E. W. Inskeep Justice of the peace
James McIlroy		and deposes and says as follows - I do solemnly swear that one
Post Affidavit	25	James McIlroy did on or about the 23 ^d day of September AD
Warrant	25	1842 did willfully maliciously and contentiously break open
Subpoenas	20	my stable door by breaking the padlock with which it was
Const. fee on Warrant	45	locked and take out a certain sorrel horse which was left
Three assistants	\$1.50	in my care for safe keeping as a tavern keeper - as I verily
Const. fee on sub.	.50	believe and further this deponent says not, signed, John
Swearing witnesses,	20	Raymond. Sworn to and subscribed this 11 th day of
Witness fees	2.25	January AD 1843. E. W. Inskeep, J.P. States warrant issued
Const. attendance	.75	for the body of James McIlroy Jan'y 11 AD 1843 to answer the above
Continuance	.10	complaint & subpoenas issued for the body James Purfy and
Recognizing s wit.	1.25	wife and William Herd second & Warrant returned
Order to Const to		endorsed Jan 12 th 1843 I have arrested the defendant and
Keep deft	25	he is now present. assistants Daniel Griffin Wm Anderson
		& Abel F Hutchinson Const. mileage 20 cts service 25. David
		Shurston Const. Subpoenas returned endorsed served on the
Paide Feb 1 st 1843		within named persons by reading mileage 25 cts service 30 ^{ct}
		David Shurston Const. Jan'y 12 th AD 1843 parties present trial
		called James Purfy Jane Purfy Wm Herd J ^r and Robert Raymond
		sworn and examined as witnesses in behalf of the state and

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the defendant moved for a continuance until the 14th instant at 12 o'clock at the Meridian of that day it is therefore granted by me The defendant refusing to give bail for his appearance was left in the care of Const. Thurston until the 14th day of January A.D. 1843. at 12 o'clock at the meridian of that day by written order. Also the witnesses recognized to appear on the 14th inst at 12 o'clock as above - by bail bond each. Order returned with the body endorsed Jan 14th 1843. I have kept the defendant James McIlroy in safe keeping and he is now present. Fees for keeping defendant \$3.00 for his sustenance, 37 1/2 cts David Thurston Const. Jan 14th A.D. 1843. 12 o'clock at the meridian time for trial - trial called James Durfee, James Durfee, Wm Herd, second and Robert Raymond sworn and examined as witnesses in behalf of the State and defendant refused to offer any evidence - It is therefore considered by me C.W. Inskeep a Justice of the Peace of the township of Liberty Union County Ohio. That the defendant James McIlroy be Recognized in the sum of One Thousand Dollars to appear at the Court of common Pleas of the County aforesaid at their next session to answer the aforesaid Complaints and not to depart without leave or otherwise discharged by a due course of law or be committed to the Jail of the County aforesaid until legally discharged by a due course of Law is

And the defendant neglected (or refused) to give bail I therefore issued a mittimus and delivered the same to David Thurston Const. Witnesses recognized by bail bond to appear before the Court of Common Pleas at the next session to be held in Union County Ohio on the first day of the term thereof and not depart without leave or otherwise legally discharged State of Ohio Union County. I do hereby certify that the above is a true copy of the proceedings had by and before me C.W. Inskeep a Justice of the Peace of Liberty Township, County and State aforesaid in the above cause Jan 21st A.D. 1843 C.W. Inskeep Justice of the Peace Seal

Cost Bill Justices fees \$4.72
 Constables 5.87 1/2 Paid Apr 21-43
 3 Assistants 1.50 Paul Griffin (Wm Henderson) A. Hutchinson
 Witnesses John Raymond .50 pd Sept 15 - 43
 Robt Raymond .75 pd 25 in full
 James Durfy & wife 2.00 pd
 Wm Herd paid 1.00 \$16.34 1/2
 Mittimus returned Jan 23, 1843, endorsed: Jan. the 24th, 1843
 For Assistant Turner & Leam \$1.50
 Wm Anderson As pd .65
 A. J. Hutchinson As .65
 Sustenance for Assistants & Leam, and prisoner's
 Sustenance, at John Raymonds 2.05
 Sustenance for team at Marysville at Chipmans. .25
 My fees - Mileage 65 commitment 25 .90
 David Thurston Const \$5.90

A true Copy E.W. Inskeep J.P.
 And afterwards to wit: at the April Term of said Court held on the 18th day of April A.D. 1843. the Honorable Joseph R Swan President and Silas G. Strong James R Smith and Christian Myers his associates Judges. James Wood John W. Robinson. George Reed. John McAllister. Nathaniel Norvill, Andrew Amrine, William Hartford John Johnson, C. B. Smith, William Leeper, William Beard James W. Evans, Dixon, Mitchell James Martin, James Reed Jurors of the Grand Jury then and

The State of Ohio
 H. W. Spain

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The State of Ohio
 vs
 H. W. Spain

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there being duly empannelled and sworn, in the name and by the authority of the of the state of Ohio within and for the body of the County of Union aforesaid upon their said oaths do present and find that one James McLroy, late of said County on the twenty third day of September in the year of our Lord one thousand eight hundred and forty two at the said County of Union, with force and arms, one sorrel Gelding of the value of fifty dollars of the goods and chattels of Cyrus Sprague & Nathaniel W. Sprague partners under the name and firm of C. & N. W. Sprague then and there being found, did then and there feloniously steal take and 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 jurors aforesaid then and there duly empanneled and sworn as aforesaid in the name and by the authority aforesaid to inquire in and for the body of the County aforesaid upon their oaths aforesaid do further present and find that said James McLroy on the 23rd day of September in the year of our Lord one thousand eight hundred and forty two at the County aforesaid with force and arms one other Gelding of the value of fifty dollars the property of Cyrus Sprague & Nathaniel W. Sprague partners under the name of the firm of C. & N. W. Sprague then and there being found then and there did unlawfully steal take and drive away Contra-ry 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 Atty. Said Bill was endorsed, "A true Bill, John Johnson, Foreman of the Grand Jury." and also the following endorsement was on said Bill, to wit: "April 19th 1843 the defendant was this day arraigned before the Court and plead not guilty John Cassil Clerk". And afterwards, to wit: on the day and year first herein aforesaid ~~This~~ wit: on the 6th day of July AD 1843 This day came as well the Prosecuting Attorney, as the defendant in his own proper person. And thereupon came a Jury, to wit: James Bird, William M. Robinson, Robert B. Curry, Richard Hosking, John Woodruff, James M. Rosecrants, John Bonnet, Aquilla Turner, Joshua Marshall, William C. Piper, Thomas M. Ewing and Samuel Sagar, 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 not guilty. 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 Court in summoning persons as such unnecessari-ly, it is therefore ordered that the said Defendant pay these his witnesses Wm. Gladhill, L. Ford, G. Hall, Abram Smith, Tho. Clark and Zepheniah Carter Judgment for the same
 Attest John Cassil Clerk

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville, within and for the County of Union and State of Ohio, on the 5th day of July A.D. 1843. before his Honor Joseph R. Swan, Esq. and Silas G. Strong, James R. Smith and Christian Myers his associates, Judges Joseph McDung, Jacob Pantheon, Matthew Gooding, George Hensell, Joseph Button, Levi Lyon, A. C. Jennings, Josiah Westlake Thomas B. Caldwell Russel Colver, Andrew Amrine regular Jurors and John Thomas, Ralph Cherry, John Reed and Jacob Myers Jurors of the Grand Jury heretofore to wit: on the 8th day of November A.D. 1842, then and there duly empan-nelled, 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 Union upon their said oaths

do present and find. That one Henry Spain late of said County of Union on the fourth day of June in the year of our Lord one thousand eight hundred and forty two, at the said County of Union, with force and arms in & upon one Nancy Carter then and there being did make an assault, with intent then and there violently, feloniously 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 Peace and dignity of the State of Ohio. A Hall Prosecuting Attorney said Indictment was endorsed "A True Bill Matthew Gooding, Foreman Grand Jury" And afterwards, to wit: on the 9th day of November 1842. Personally appeared Henry W. Spain, Willis Spain and William Andes, and severally acknowledged themselves to owe and stand indebted unto the State of Ohio, 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 W. Spain shall appear on the first day of the next term of this, at nine o'clock, A. M. and answer to an indictment found against him for an assault with intent to commit a rape, abide the order of the Court therein and not depart without leave, then this recognizance to be void - otherwise in full force and virtue in Law.

And afterwards, to wit: on the 20th day of April 1843 This day personally appeared Henry W. Spain, John L. Spain and Willis Spain, and severally acknowledged themselves to owe and stand indebted to the State of Ohio 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 if the said Henry W. Spain shall appear on the first day of the next term of this court, at ten o'clock, A. M., and answer to an indictment found against him for an Assault with intent to commit a rape, abide the order of the Court therein, and not depart without leave, then this recognizance to be void, otherwise to be and remain in force and virtue in Law. And

afterwards, to wit: on the 5th day of July A.D. 1843. This day came as well the Prosecuting Attorney, as the defendant in his own proper person, and thereupon came a jury to wit: Harmony Hemenway, William M. Robinson, Robert B. Curry, Richard Hoskins, John Woodruff, James M. Rosecrants, John Bonnet, Aquilla Turner, Joshua Marshall, William C. Piper, Thomas M. Ewing, and Samuel Sager, who being empannelled and sworn the truth to speak upon the issue joined between the parties upon their oaths do say that the defendant is not Guilty, as charged against him. Therefore it is considered that the defendant go hence without day.
Attest John Capil Clerk

The State of Ohio
Chester Garrison

The State of Ohio
William B. Brown

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Mansville within and for the County of Union and State of Ohio on the 18th day of April A.D. 1843 before his honor Joseph R. Swan Esqr. President and Silas G. Strong James R. Smith and Christian Myers his associates. James L. Ward, John M. Robinson, George Reed, John M. Allister, Nathaniel Norvall, Andrew Amrine, William Hartford, John Johnson, E. C. Smith, William Keener, William Beard, James M. Evans, ~~and James M. Evans~~ Dixon Mitchell, James Martin and James Reed, Jurors of the Grand Jury, heretofore, to wit: on the day and year aforesaid then and there ^{being} 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 Union upon their said oaths do present and find that one William B. Brown late of said on the 23 day of March in the year of our Lord one thousand eight hundred and forty two, with force and arms at the County aforesaid - then and there did

unlawfully vend and sell a quantity of Spiritous liquor commonly called Whiskey to wit one quart to Welling Westlake for the sum 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 Welling Westlake to the said William E Brown without the said William E Brown being duly licenced to keep a tavern, and the said Whiskey was then and there drank 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 Indictment was endorsed: "A true Bill John Johnson, Foreman of Grand Jury, And afterwards to wit: on the 21st day of April A.D. 1843. This day came the Prosecuting Attorney, and the defendant being arraigned, and the indictment read to him, says he is guilty. It is therefore considered by the Court, that the defendant William E Brown make his fine unto the State of Ohio by the payment of ten dollars, and the costs of prosecution:
Attest John Capil. Clerk

The State of Ohio
Chester Farnum

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 Ohio on the 18th day of October A.D. 1843 before his honor Joseph N Swan Esq President and Silas G. Strong, James R. Smith and Christian Myers his associates, Judges. James Shepard John H. Robinson, George Reed John McAllister, Nathaniel Korill, Andrew Annine, William Hartpad John Johnson, E. G. Smith William Leeper, William Beard, James M. Evans, Dixon Mitchell, James Martin, and James Reed Jurors of the Grand Jury, heretofore, to wit: on the 18th day of April, 1843, then 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 Union aforesaid upon their said oaths do present and find that one Chester Farnum late of said County, on the first day of November in the year of our Lord one thousand eight hundred and forty two at the County aforesaid with force and arms then and there did unlawfully wager and bet one ten dollar Bank note of the value of ten dollars, with one Ebenezer C. Carter against promissory notes, to the amount of seventeen dollars of the value of ten dollars, upon the issue of a certain race then and there about to be run which said race was afterwards, to wit: on the day and year last aforesaid at the County aforesaid run, and the said stakes then and there won by the said Ebenezer C. Carter contrary to the form of the Statute and against the Peace and dignity of the State of Ohio. 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 County aforesaid, upon their said oaths do further present and find that said Chester Farnum on the said first day of November in the year of our Lord one thousand eight hundred and forty two with force 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 Chester Farnum with one Ebenezer Carter against promissory notes of the value of ten dollars the Property of said Ebenezer Carter which said Bank note and said Promissory Notes were then and there placed in the hands of a third person as stakes 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 Ebenezer C. Carter 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 & by said mair & Gelding which said race was afterwards, to wit: one the day and year last aforesaid run and said stakes then and there won by said Ebenezer C. Carter 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 prop Atty. said Indictment was endorsed. "A true Bill John Johnson Foreman of the Grand Jury", and afterwards to wit on the 16th day of October 1843

the following writ of Capias was issued The State of Ohio, Union County, ss.
 To the Sheriff of said County: Greeting. We command you to take Chester
 Farnum, and him safely keep, so that you have his body before our Court
 of Common Pleas within and for said County of Union at the Court House in said County
 on the first day of next term, to answer to an indictment found in said Court
 against him for Betting - and have you then there this writ. Seal Witness
 John Capil, Clerk of said Court, at the Court House in Marysville, this
 16th day of October, A.D. 1843 John Capil Clerk. Which said writ of
 Capias was returned endorsed, "Arrested Chester Farnum who is now
 personally in Court. Oct 18, 1843 W W Steele Sheriff 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 him, says he is guilty. Therefore it is considered by the Court that the defendant
 Chester Farnum make his fine unto the State of Ohio, by the payment of six dollars
 and the costs of this prosecution, taxed at \$
 Attest John Capil Clerk

The State of Ohio
 vs
 Ruppel Cluggage

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 Ohio on the 18th day of October, A.D. 1843. before his honor Joseph
 R. Swan Esq. President, and Silas G. Strong, James R. Smith, and Christian Myers his
 associates, Judges, Asahel A. Woodworth, Samuel Bascom, Ebenezer P. Hathaway
 Adam Melford, John Carson, Edward Smith, John Donly, Onock Burrows, Abraham
 Beck, Robert B. Lunny, John Dilsaver Benjamin D. Baxter, Joseph Gibson
 Ralph Cherry, and David Danforth, Jurors of the Grand Jury then and there
 being duly empaneled 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 Union aforesaid
 upon their said oaths do present and find that one Ruppel Cluggage late of
 said County on the fifteenth day of September in the year of our Lord one
 thousand eight hundred and forty three, with force and arms at the
 County aforesaid in and upon one William Scott then, and there being
 did then and there unlawfully make an assault and him the said William
 Scott did then and there unlawfully beat bruise strike wound and otherwise
 ill treat so that his life was greatly dispaired of and other wrongs to the
 said William Scott then 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 Prof's Atty - said Indictment
 was endorsed "A true Bill A A Woodworth foreman of the
 Grand Jury" 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 Plea says he is guilty. Whereupon it is considered by the Court that
 the defendant, ~~make his fine unto the State of Ohio, by the payment~~
 Ruppel Cluggage make his fine unto the State of Ohio by the payment
 of five dollars and the costs of this prosecution taxed at \$
 Attest John Capil Clerk

The State of Ohio
 vs
 John Erwin

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 Ohio on the 18th day of October
 A.D. 1843 before his honor Joseph R. Swan, Esq. President, and Silas G. Strong
 James R. Smith and Christian Myers his associates, Judges, James L. Grant
 John M. Robinson George Reed John McAllister, Nathaniel Norvell
 Andrew Amrine, William Hartford, John Johnson, E. C. Smith, William
 Leeper, William Beard, James M. Evans, Deyou Mitchell Amos Martin

and James Reed Jurors of the Grand Jury heretofore to wit: on the 18th day of April A.D. 1843. then 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 Union upon their said oaths do present and find that John Erwin late of said County on the fifteenth day of January in the year of our said one thousand eight hundred and forty three at the County aforesaid with force 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 Ohio. — 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 do further present and find that the said John Erwin on the fifteenth day of January in the year last aforesaid at the County aforesaid with force and arms, one other ewe 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 Ohio. A. Hall Prof. Atty. Said indictment was endorsed "A true Bill, John Johnson Foreman of the Grand Jury"

And afterwards to wit: on the 21st day of April A.D. 1843. The State of Ohio vs John Erwin } Recognizance for the sum of from the docket of a Justice of the Peace, for Sarceny. In this case on motion of the Prosecuting Attorney 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 Erwin his security for appearance was also ~~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 brot not the body of the said John Erwin into Court whereupon 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 A.D. 1843 The State of Ohio vs John Erwin } Recognizance in the sum of \$ 50 from the docket of David Danforth a Justice of the Peace per recognizance on file; In this case on motion of the prosecuting Attorney 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 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 this 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 forfeiture of recognizance heretofore made, to wit: at the April Term of this Court be made absolute.

Attest John Cassel Clerk

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The State of Ohio
vs
John Erwin

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 Ohio on the eighteenth day of October AD 1843 before his Honor Joseph R Swan Esq President, and Silas G Strong James R Smith and Christian Myers his associates Judges, James L Ward John M Robinson, George Reed, John McFlister, Nathaniel Norvall, Andrew Amrine, William Hartford, John Johnson, E. B. Smith, William Leaper, William Beard, James M. Erays Dixon Mitchell James Martin and James Reed Jurors of the Grand Jury to wit on the 18th day of April AD 1843, then and there being duly empanelled, 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 Union - upon their said oaths do present and find that one John Erwin 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 feloniously, 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 Ohio - And the jurors aforesaid then and there duly empaneled and sworn as aforesaid, in the name and by the authority aforesaid, to inquire, within and for the body of the County aforesaid upon their oaths do further present and find that said John Erwin on the fifteenth day of January, in the year last aforesaid at the County aforesaid with force and arms one other ewe 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 Statute in such case made and provided and against the peace and dignity, of the State of Ohio. A Hall pross atty. said Indictment was endorsed "A true Bill John Johnson foreman of the Grand Jury" And afterwards, to wit: on the 21st day of April AD 1843. The State of Ohio vs John Erwin. Recognizance for the sum of from the docket of a Justice of the Peace, for Larceny. - In this case, on motion of the Prosecuting Attorney, 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 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 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 the next term of this Court, and afterwards to wit: on the eighteenth day of October AD 1843 The State of Ohio vs John Erwin. Recognizance in the sum of fifty Dollars from the docket of David Danforth a Justice of the Peace see recognizance on file - for Larceny. - In this case on motion of the Prosecuting Attorney, the said John Erwin was three times solemnly to come into Court 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 forfeiture of recognizance heretofore made at the April Term of this Court be made absolute
Attest John Cassel Clerk

Note: This case corrected from page 65 which was erroneously recorded

The State of Ohio
vs
Thomas Clarkson
Stephen Disart

The State of Ohio
vs
William E. Brown

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 Ohio on the eighteenth day of April in the year of our Lord One thousand eight hundred and forty three before his honor Joseph R. Swan Esq President, and Silas G Strong, James R Smith and Christian Myers his associates Judges, Joseph McDung, Jacob Pasthmore, Matthew Gooding George Hensell, Joseph Button, Levi Lyon, A. C. Jennings, Josiah

Westlake, Thomas B. Caldwell, Russel Colver, Andrew Amrine, John Thomas, Ralph Cherry, John Reed and Jacob Myers, Jurors of the Grand Jury to wit on the 8th day of November AD 1843: then and there duly empannelled and sworn in the name and by the authority, of the State of Ohio to inquire in and for the body of the County of Union aforesaid upon their said oaths do present and find that William E Brown late of said County on the first day of October in the year of our Lord one thousand eight hundred and forty two at the County aforesaid with force and arms then and there did vend and sell a quantity of spirituous Liquor commonly called Whiskey, to wit, one quart to Randal Anders for the sum of Ten cents, to be drunk in the place where sold, which said sum of twelve and one half cents was then and there paid by the said Randal Anders to the said William E Brown for the said whiskey, - without the said William E Brown being duly licensed to keep a tavern and the said whiskey was then & there drunk 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 Atty. Said Bill was endorsed "A true Bill, Matthew Godding Foreman of the Grand Jury" and afterwards to wit; on the day and year first herein aforesaid this day came the Prosecuting Attorney and the defendant, being arraigned, and the indictment being read to him, says that he can not gainsay the charge therein contained against him; but for plea thereto says he is guilty. Whereupon, it is considered by the court, that he make his fine unto the State of Ohio, by the payment of \$500, and costs.

Attest John Capil Clerk,

Note: This case corrected from page 65 which was erroneously recorded.

The State of Ohio
 Thomas Clarkson
 Stephen Disart

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 Ohio on the sixteenth day of April in the year of our Lord one thousand eight hundred and forty four before his honor Joseph W. Swan, Esq. President and Silas G. Strong, James R. Smith and Christian Myers his associates Judges, Samuel M. Cameron, Philip Snider, William Liggett, James Wilber, Abraham Holycross, James Martin, Jason Chapman, Samuel Robinson jr, Thomas Reed, Dennis Welch, Robert McCampbell, Samuel Woodburn, R. D. Reed, Andrew S. Aiden and James Reed, Jurors of the Grand Jury then and there being 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 Union aforesaid upon their said oaths do present and find that one Thomas Clarkson and one Stephen Disart late of the County aforesaid, on the first day of January in the year of our Lord one thousand eight hundred and forty four, at the County aforesaid, one hive of bees of the value of one dollar, of the goods and chattels of one James P. Scott then and there being found, feloniously 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 And the jurors aforesaid, upon their oaths aforesaid, do further

present and find that afterwards to wit on the day and year last aforesaid, at the county aforesaid, the said Thomas Clarkson and the said Stephen Dirant, late of the county aforesaid one other be him with a swarm of living bees therein, and their honey of the value of one dollar, of the goods and chattels of the said James P. Scott, then and there being found feloniously 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. C. W. B. Allison Pros. Atty. said Bill was endorsed by true Bill William Siggot Foreman of the Grand Jury. And afterwards to wit on the day and year first herein aforesaid, came the Prosecuting Attorney and the Defendants, being arraigned and the indictment being read to them say that they cannot gainsay the charge therein contained against them, but for then thereto pay ~~they~~ they are guilty, whereupon it is considered by the Court that they make their fine unto the State of Ohio by the payment of \$10.00 each and the costs of this prosecution taxed at \$4.

Attest John Cassil Clerk

The State of Ohio vs Peyton B. Smith

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 Ohio on the 16th day of April in the year of our one thousand eight hundred and forty four before his Honor Joseph P. Brown Esq^r President and Silas G. Strong, James P. Smith and Christian Myers, his associates, Judges. James L. Ward, John W. Robinson, George Reed, John McAllister, Nathaniel Torvall, Andrew Amrine, William Hartford, John Johnson, E. C. Smith, William Seep, William Beard, James M. Evans, Dixon Mitchell, James Martin, James Reed Jurors of the Grand Jury heretofore, to wit: on the 18th day of April A. D. 1843, then 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 Union upon their said oaths do present and find that heretofore to wit on the Eighteenth day of April in the year of our Lord one thousand eight hundred and forty three at the April Term of the Court of Common Pleas in and for the said County of Union and State of Ohio, one Peyton B. Smith late of said County of Union, maliciously, intending and contriving against the public good - to withhold truth and screen from mental punishment and from the penalty of the law, and from an indictment for vending spiritous liquors by a less quantity than one quart one William E. Brown, with force and arms did on the Eighteenth day of April in the year of our Lord one thousand eight hundred and forty three in his own proper person go before the judges of said Court in open Court, and then and there was sworn, and took his Corporal oath in due form of Law, that the testimony he (the said Peyton B. Smith) should give before the grand jury then in session should be the truth, the whole truth and nothing but the truth. Said Court having then and there competent authority to administer said oath to said Peyton B. Smith as aforesaid, and that the said Peyton B. Smith being sworn as aforesaid afterwards before the Grand Jury of the said County of Union then in session, at the Court House in the County aforesaid, at the said April Term and on the nineteenth day of said April in the year of our

Lord one thousand eight hundred and forty three and upon his oath aforesaid, said Court of Common Pleas having full and legal power to administer said oath as aforesaid, in and about a certain complaint then and there instituted against said William E Brown, for selling and vending spiritous liquors in the County of Union aforesaid by a less quantity than one quart into the truth of which the said Grand Jury was then and there making legal and just inquiry before the said Grand Jury of the said County of Union at the term aforesaid and on the day and year last aforesaid to suppress the truth and to screen the said William E Brown from the penalty of the statute against vending & selling spiritous liquor by a less quantity than one quart without being regularly licenced to keep a tavern and to hinder & prevent the administration of law & public justice the said Peyton B Smith then and there before the Grand Jury aforesaid at the County aforesaid wilfully and corruptly and upon his oath aforesaid did say and declare & give in evidence to the messing and effect following well knowing the same to be false, that is to say "I (meaning the said Peyton B. Smith) never bought liquor from Brown (meaning the said William E Brown) by a less quantity than by the quart." "I never bought by the quart or otherwise any liquor that was drank in or about the house"; Whereas in truth and in fact the said Peyton B. Smith had frequently bought spiritous liquor of and from the said William E. Brown, by a less quantity than one quart and by the quart and otherwise to be drank when sold, and so the said Peyton B. Smith well knew the same to be false and untrue, and so the jurors aforesaid upon their oaths aforesaid do say that the said Peyton B Smith on the nineteenth day of April aforesaid in the year of our Lord one thousand eight hundred and forty three aforesaid, at the County aforesaid before said Court of Common Pleas said Court then and there having full and legal power to administer said oath as aforesaid to the said Peyton B Smith - falsely wickedly and corruptly on his oath aforesaid did commit wilful and corrupt perjury, 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 Bill prosecuting A. G. said Bill was endorsed, "A true Bill John Johnson Fore man of the Grand Jury". Filed April 21st 1843, John Kissel Clerk Plea not Guilty. And afterwards, to wit; on the 22nd day of April 1843, before said Court of Common Pleas, In this case it is ordered that the Sheriff take bonds with good security for the appearance of defendant &c in the sum of three hundred dollars and afterwards, to wit; before said Court of Common Pleas, on the 7th day of July A.D. 1843 this cause was continued. And afterwards, to wit; on the day and year last herein aforesaid before said Court of Common Pleas, This day personally appeared Peyton B. Smith, Alexander Pollock and Elijah Wolford and severally acknowledge themselves to owe and stand indebted unto the State of Ohio in the sum of three hundred Dollars each to be levied of their goods and chattels Lands and Tenements if default be made in the condition

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Following, to wit; that if the said Peyton B. Smith shall appear on the first day of the next term of this Court at 10 o'clock A.M. and answer to an indictment found against him for Perjury, abide the order of Court therein and not depart without leave then this recognizance to be void otherwise in to be and remain in full force and virtue in law and afterwards to wit at the October term of said Court to wit on the 18th day of October A.D. 1843 this cause was continued and afterwards to wit at the October Term of said Court to wit on the 19th day of October A.D. 1843 Personally appeared in open Court Peyton B. Smith Alexander Pollock and Chester Farnum who severally and jointly acknowledged themselves to and owe and stand indebted to the State of Ohio in the penal sum of three hundred dollars to be levied upon their lands and tenements goods and chattels if default be made in the following conditions to wit; that the said Peyton B. Smith be and appear before the next term of the Court of Common Pleas for this County to answer to an indictment for perjury on the first day thereof or remain from day to day and not depart the Court without leave then this recognizance is void otherwise to remain in full force in law and afterwards to wit on the 1st day of November A.D. 1843 this day Alexander Pollock joint surety with Chester Farnum in a recognizance conditioned that the said Peyton B. Smith be and appear before the Court of Common Pleas in and for the County of Union at the Spring term thereof A.D. 1844 to answer an indictment for Perjury, & not depart the Court without leave, - brought the body of the said Peyton B. Smith before Silas G. Strong one of the Associate Judges of said Court at the Court house in said County and surrendered the said Peyton B. Smith in discharge of said recognizance which surrender was accepted by said Judge and the Clerk ordered to make an entry thereupon the journal of said Court. Silas G. Strong Associate Judge had afterwards, to wit; at the April Term of said Court to wit on the 16th day of April A.D. 1844 this day came as well the Prosecuting Attorney as the defendant in his own proper person and thereupon came a jury to wit, James Ryan William Wynejar Arad Franklin John Hutchinson, Ralph Graham, David Daugherty, Warren C. Carter, John Newhouse, William Porter, John Leggit Abner Leggit and John Thomas, 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 not guilty as charged against him, therefore it is considered that the defendant go hence without day upon said indictment

Attest John Cassil Clerk

The State of Ohio
Benjamin Hemingt

The State of Ohio
Thomas Clarkson &
Stephen Disant

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 Ohio on the sixteenth day of April in the year of our Lord one thousand eight hundred and forty four before his Honor Joseph R. Swan Esqr President and Silas G. Strong James R. Smith and Christian Ayers his associate Judges

Samuel M. Cameron Philip Snider William Liggitt
 James Wilber Abraham Holyerof James Martin Jason Chapman
 Samuel Robinson jr Thomas Reed Dennis Welch Robert
 McCampbell Samuel Woodburn ~~and~~ P.D. Paul Andrew
 S. Alden and James Reed Jurors of the Grand Jury then
 and there being 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 Union aforesaid upon
 their oaths do present and find that one Thomas Clarkson
 and one Stephen Pirant late of the County aforesaid, on the
 on the first day of January in the year of our Lord one thousand
 eight hundred and forty four, at the County aforesaid
 one hive of bees of the value of one dollar, of the goods and chattels
 of one James P. Scott, then and there being found, feloniously
 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,
 And the jurors aforesaid, upon their oaths aforesaid do
 further present and find, that afterwards, to wit; on the
 day and year last aforesaid, at the County aforesaid, the
 said Thomas Clarkson and the said Stephen Pirant late of
 the County aforesaid one other bee hive with a swarm of
 living bees therein, and their honey, of the value of one dol-
 -lar, of the goods and chattels of the said James P. Scott, then
 and there being found feloniously did steal take and car-
 -ry 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, C. H. B. Allison Pro. Atty
 Said Bill was endorsed a true Bill William Liggitt
 jr Foreman of the Grand Jury, found upon testimo-
 ny sworn and sent before the Grand Jury by order of the
 Court at the request of the Prosecuting Attorney, And
 afterwards to wit; at the April Term of said Court to wit;
 on the day and year first herein aforesaid; this day
 came the Prosecuting attorney and the Defendants being
 arraigned and the indictment being read to them
 say that they cannot gainsay the charges therein con-
 -tained against them, but for Plea there to say they
 are guilty, whereupon it is considered by the Court
 that they make their fine unto the State of Ohio by
 the payment of \$1000 Each and the costs of this pro-
 -secution taxed at \$

Attest John Carvil Clerk

The State of Ohio
 Benjamin Hamington

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 Ohio on the sixteenth day of April in the year of
 our Lord one thousand eight hundred and
 forty four. before his Honor Joseph R. Swan Esq
 President and Silas G. Tracy James R. Smith
 and Christian Myers his associates Judges
 Asahel A. Woodworth, Samuel Barcus, Ebenezer P

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Common Pleas
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Hathaway, Adam Wolford, John Carson, Edward
 Smith, John Douley, Enoch Burrows, Abraham Beck,
 Robert B. Curry, John Dilsover, Benjamin D. Baxter,
 Joseph Gibson, Ralph Cherry, and David Danforth
 Jurors of the Grand Jury then and there being duly empanelled
 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 Union aforesaid upon their said oaths do present and
 find that one Benjamin Herrington late of said County
 on the thirteenth day of October in the year of our Lord
 one thousand eight hundred and forty three with force
 and arms at the County aforesaid in and upon
 one John Conner then and there being did then and
 there unlawfully make an assault and him the said
 John Conner then and there did unlawfully beat wound
 strike and otherwise ill treat contrary to the Statute
 in such case made and provided, and against the
 peace and dignity of the State of Ohio, A Bill prop. 1843
 said Bill was endorsed "A true Bill A. A. Woodworth
 Foreman Grand Jury, and afterwards, to wit, on the
 day and year first herein aforesaid, this day came as
 well the Prosecuting Attorney as 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 Plea
 thereto says he is guilty whereupon it is considered
 by the court that he make his fine unto the State of
 Ohio by the payment of Two dollars and the costs of
 this prosecution taxed at \$1

Attest John Basil Clerk

State of Ohio
 v. John McKittrick
 Be it Remembered that at a Court of Common
 Pleas begun and held at the Court House in the Town
 of Mansfield within and for the County of Union
 and State of Ohio on the first day of October in
 the year of our Lord one thousand eight hundred and
 twenty seventh day of May in the year of our Lord
 one thousand eight hundred and forty five before
 his Honor Joseph R. Swan Esq. President Elias G. Strong
 James R. Smith & Christian Myers, his associates, Judges
 Asahel Woodworth, Samuel Barcus, Ebenezer W. Hath
 away, Adam Wolford, John Carson, Edward Smith,
 John Douley, Enoch Burroughs, Abraham Beck, Robert
 B. Curry, John Dilsover, Benjamin Baxter, Joseph Gib
 son, Ralph Cherry, & David Danforth, Jurors of the
 Grand Jury heretofore to wit on the 18th day of Octo
 ber. A. D. 1843. then and there duly empanelled 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 Union aforesaid, upon their said oaths do present &
 find that one John McKittrick late of said County on
 the thirteenth day of August in the year of our

Lord One thousand eight hundred and Forty three
 at the County aforesaid with force and arms in and
 upon one Harvey Jones then and there being did unlaw-
 fully make an assault, and him the said Harvey Jones
 did then and there unlawfully beat bouse strike wound
 and otherwise ill treat so that his life was greatly despaired
 of and other wrongs to the said Harvey Jones then and there
 did contrary to the form of the statute in such cases
 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 A. A. Woodworth Foreman
 of the Grand jury, Found upon Testimony, sworn and sent
 before the Grand jury by order of the Court at the request
 of the Prosecuting Atty A. Hall, Filed Oct 18. 1843. John Cas-
 sil Clerk And afterwards to wit on the 18th day of June
 AD 1844. The following writ of Capias issued, which said
 writ reads in the words and figures following to wit, "The
 State of Ohio Union County ss. To the Sheriff of said
 County Greeting We Command you to take John
 McKittrick and him safely keep so that you have his
 body before our Court of Common Pleas, within and for
 said County of Union at the Court House, in said County
 on the first day of the next term thereof to answer
 to an Indictment found in said Court against him
 for an assault and battery and have you then and
 there this writ Witness John Cassil, Clerk of said Court
 ss. at the Court house in Marysville this 18th day of
 June AD 1844. John Cassil Clerk, which said writ
 was returned June 22nd 1844, endorsed by the said
 Sheriff in these words and figures viz. "I arrested John
 McKittrick June 21, 1844. who thereupon executed
 his Bond to the State of Ohio in the sum of 100⁰⁰ with
 J. McCampbell his surety W. W. Steele Sheriff, which
 said Bond reads in the words and figures following to wit
 "Know all men by these presents that we John McKittrick
 and Samuel McCampbell are held and firmly bound,
 unto the State of Ohio in the Penal sum of One hun-
 dred dollars, lawful money to the payment of which
 well and truly to be made, we bind ourselves our
 heirs executors and Administrators, firmly by these
 presents sealed with our seals and dated this 21st day
 of June AD 1844. The condition of this bond is this the above
 bound John McKittrick has this day been arrested by
 W. W. Steele Sheriff, on a Capias, upon an Indictment
 found against him for assault and Battery in the
 Court of Common Pleas of Union County Ohio Now
 if said J. McKittrick do personally appear at the
 next Term of said Court and answer to said
 Indictment and not depart the Court without
 leave, then this recognizance to be void otherwise
 to remain in full force John McKittrick Seal.
 J. McCampbell Seal, attest W. W. Steele And after
 wards to wit on the 1st day of October AD 1844. In
 this case the Defendant not being arraigned is open

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Court and the Indictment having been read to him for plea says he is guilty of the facts as charged in the indictment thereupon Harvey Jones was examined upon the part of the State when upon Motion of the defend and the case was continued for further testimony until the next term of this Court the costs of this Prosecution previous to this continuance to be paid by the defendant It is further ordered that defendant enter into recognizance in the sum of Fifty dollars conditioned according to law, and thereupon appeared in open Court the said McKittrick and acknowledged himself to owe and stand indebted to the State of Ohio in the penal sum of Fifty dollars to be levied upon his goods and Chattels lands and tenements if default be made in the Condition following to wit That the said John McKittrick be and appear before the Court of Common Pleas, of Union County on the first day of the next term thereof at 10 O'clock AM. to answer unto a Charge of Assault and Battery remain from day to day and not depart the Court without leave then this recognizance to be void, otherwise to remain in full force and virtue in law. And afterwards to wit on the Twenty seventh day of May AD 1845. The day and year first herein before mentioned came the Prosecuting Atty, and the Defendant being arraigned Plead Guilty to said Indictment Therefore it is considered by the Court that the Defendant John McKittrick make his fine unto the State of Ohio in the sum of three dollars, and the costs of this Prosecution.

Attest, John Cassil, Clerk.

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State of Ohio
Joseph Reader

Be it Remembered that at a Court of Common Pleas began and held at the Court House in the Town of Waverille, within and for the County of Union 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 Joseph M. Swan Esq. President Elias Q. Strong, James R. Smith & Christian Myers his associates Judges, Samuel M. Camron, Phillip Snyder, William Leggit, James Wilber, Abraham Holycross, James Martin Jason Chapman, Samuel Robinson, Jr. Thomas Reed, Dennis Melch, Robert McCampbel, Samuel Woodburn & R. D. Reed, Andrew S. Alden, James Reed, Jurors of the Grand Jury, heretofore to wit on the 17th day of April AD 1844. then and there being duly empannelled and sworn in the name, and by the Authority of the State of Ohio to inquire within and for the County of Union upon their said Oaths 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 County afore

said with force and arms in and upon one Mary Hensel then and there being unlawfully did make an assault and her the said Mary Hensel then and there did beat wound and ill treat, with intent the said Mary Hensel then and there feloniously, wilfully and of his malice aforethought to kill and murder, 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 Peace and dignity of the State of Ohio, and the Jurors aforesaid at the Term of the Court aforesaid do further present that the said Joseph Reeder afterwards tourt on the Eleventh day of October in the year of our lord One thousand Eight hundred and Forty three aforesaid at the County aforesaid with force and arms in and upon the said Mary Hensel 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 Peace and dignity of the State of Ohio C. W. Allison Pro^r Atty, said Bill was indorsed "A true Bill William Diggitt Foreman of the Grand Jury, Filed April 17, 1844. John Cassil Clerk Rolle Prosequi as to the intent to Commit Murder, N. B. Cole Pro^r Atty, Guilty Plea "Guilty of assault & Battery And afterwards tourt on the 3^d day of April AD 1844 In this case the defendant having heard the indictment read to him in open court for Plea says he is not guilty where upon it was ordered, that he enter into security to the acceptance of the Court in the sum of Two hundred dollars, that he be and appear at the next term of this Court on the first day thereof at 10 O'clock A.M. abide the order of the Court, and not depart the Court without leave, and the said Joseph Reeder having failed in giving the required secured, it is further ordered by the Court that he be confined in the Jail of the County there to remain until legally discharged And afterwards tourt on the 20th day of April AD 1844 on return of Special Warrant Joseph Reeder being brought before me, the said Joseph Reeder and Isaac Workman who severally and jointly Acknowledged themselves to owe and stand 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 recog nizance tourt that the said Joseph Reeder be & appear before the Court of Common Pleas within and for the County of Union at 10 O'clock on the first day of the next Term thereof and not depart the Court without leave but remain from day to day and abide the order of Court and answer

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to an Indictment found against him for assault and Battery with intent to Kill and abide the order of Court thereon then the above recognizance to be Null and Void otherwise to remain in full force, Whereupon it is ordered that the Sheriff discharge from Custody the said Joseph Reeder, Silas G. Strong Associate Judge, And afterwards to wit on the 1st day of October AD 1845. Personally appeared in Open Court Joseph Reeder & Isaac Workman and severally and jointly acknowledged themselves to owe and stand indebted to the State of Ohio in the Penal sum of Two hundred dollars to be levied upon their lands and tenements goods and Chattels if default be made in the Condition following to wit that the said Joseph Reeder be and appear before the Court of Common Pleas of Union County on the first day of the next term thereof at 10 O'clock A.M. to answer unto a Charge of assault and Battery with intent to Kill, remain from day to day and not depart the Court without leave then this recognizance to be void otherwise to be and remain in full force and virtue in law, and afterwards to wit on the 28th day of May AD 1845. Came the Prosecuting Attorney and the said Joseph Reeder being arraigned and the Prosecutor having Rolle' Prosecuted so much of the Indictment as charged, with intent to Kill, The defendant Joseph Reeder Plead Guilty to the Charge of assault and Battery It is therefore Considered by the Court that Joseph Reeder make unto the State of Ohio, his fine in the sum of Five dollars, and be imprisoned in the dungeon of the Jail of this County for two days & be fed on Bread and water and pay the Costs of this Prosecutions

Attest John Cassil Clerk.

State of Ohio
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 John Marquis

Be it remembered that At a Court of Common Pleas of Union began and held at the Court House in the Town of Mansville within and for the County of Union 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 Joseph R. Swan Esqr. President Silas G. Strong, James B. Smith & Christian Myers his associates Judges also Alexander McAlister, Samuel Sagar, Abigail Gandy Isaac Anderson, Ira Patrick, William Hays, Norman Chipman, M. Foster, M. Inskeep, James Martin Kilbourn Beech, Samuel Marsh, Samuel Wheeler, Jacob Westenhaver, John McAlister Jurors of the Grand Jury 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

State of Ohio
 m.
 Solon Harrington

aforsaid upon their said oath present and find that one John Marquis jr. late of the said County on the twentieth day of October in the year of our Lord one thousand eight hundred and Forty four, at the County aforesaid two bags of the value of Ten dollars of the goods and Chattels of one William Fairfield then and there being found feloniously did steal take and Carry away contrary to the form of the Statute in such cases made and provided and against the Peace and dignity of the State of Ohio Philander B. Cole Prosecuting Attorney, said Bill, was endorsed Found upon Testimony, sworn and sent to the Grand Jury by order of the Court at the request of the Prosecuting Attorney Philander B. Cole Pros Atty A true Bill. William Hays Foreman, And afterwards to wit on the 28th day of May A.D. 1845. In this case on Motion of the Prosecuting Attorney the said John Marquis jr. was three times solemnly called to come into Court as by his recognizance he was bound to do came not but made default where upon John Marquis was three times solemnly called to come into Court and bring with him the body of John Marquis jr. as by his recognizance he was bound to do came not but made default, Whereupon it is Ordered by the Court that the Recognizance of John Marquis jr. and John Marquis jr. and the same are hereby forfeited to the State of Ohio absolutely. The above Recognizance having been taken by John W. Robinson a legal acting Justice of the Peace in and for said County of Union on the 26th day of October A.D. 1844

Attest John Cassil Clerk

State of Ohio
 n.
 Solon Harrington

Be it Remembered that at a Court of Common Pleas began and held at the Court House in the Town of Mansville within and for the County of Union and State of Ohio on the Fourteenth day of April A.D. 1846. Before his hono. James S. Torbut Esqr President, James R. Smith, Christian Myers, & Levi Phelps his associates Judges - - - Frederick Bagaw Wesley Amrine Abraham Beck Bazel el Bridge Mr Richey, Stephenson Curry E W Craney Edward G. Converse, James Ketch James A Alexander William Hamilton B W Inskeep W Piper David Gill & John Reed, Jurors of the Grand Jury, heretofore to wit at the August Term of said Court, then and there duly empaneled 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 oath present and find that Solon Harrington late of the County aforesaid alongo late of the same, William Litcham late

late of the together with divers other evil disposed persons to the number of five to the Jurors aforesaid unknown on the 2nd day of August in the year of our Lord One thousand eight hundred and forty five with force and Arms at the County aforesaid unlawfully and riotously did assemble and gather together with intent to do an unlawful Act against the person of One Thos G. Alley. and being so then and there assembled and gathered together in and upon him the said Thomas G. Alley unlawfully riotously, riotously did make an assault and him the said Thomas G. Alley then and there unlawfully riotously & riotously did strike and wound so that his life was greatly despaired of Contrary to the form of the Statute in such cases made & provided and against the peace and dignity of the State of Ohio Philander B. Cole Prosecuting Atty et. true Bill W. Hamilton Foreman of Grand Jury and afterwards to wit on the 18th day of September A.D. 1845. The Following Writ of Capias was issued from the State of Ohio Union County ss. To the Sheriff of Said County Greeting We command you to take Solon Harrington Alongo Linkham & William Linkham and them safely keep so that you have their bodies before our Court of Common Pleas within and for said County of Union at the Court House in said County on the first day of next Term to answer an Indictment found in said Court against them for Riot and assault and Battery and have you then these this writ Witness John Cassil Clerk of said Court at the Court House in Marysville this 18. day of Sept. September A.D. 1845. John Cassil Clerk,

The Sheriff's Return upon said Writ reads as follows "Rec^d this writ Sept 18. 1845. Served by arresting the within named Defendants The said Defendants entered into Recognizance in the sum of Five hundred dollars, with Benjamin Linkham & E. C. Smith surety conditioned for their appearance on the first day of the Oct Term of Common Pleas of Union County 1845 M. M. Robinson Sheriff And afterwards to wit on the 28th day of October A.D. 1845 Came as well the Prosecuting Attorney as Solon Harrington & Alongo Linkham in their own proper persons. and thereupon came a Jury to wit Geo M. Barley, Aquilla Turner David Welch, Luther Wood David Paul, Levi Longbrake, Thomas, McEwing, Alphas Burnham Millian Huff Isaac Gearheart Garret Harris & Israel Dockwood, who being sworn & nelled and sworn the truth to speak upon the issue joined between the parties and having heard the Evidence and retired to consult, reported to the Court that they could not agree, in the case whereupon the Court directed the Jury to be discharged. and the defendants recognized to

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to appear at next Term of this Court to which time this Cause was Continued
 And afterwards Court Now on this day to wit the Fifteenth day of April A.D. 1845 came the Defendant the Prosecuting Attorney as the defendant, Solow Harrington in his own proper person and thereupon came a jury to wit Isaac Anderson John Henderson John Hensel, Adam Richey Alex^r McAllister John Hutchinsⁿ Mordica Daughn Robert P. Kirby Francis Scott, Joseph Gibson John Reed 1st & Jacob Songbrake who being empaneled and sworn the truth to speak upon the issue joined between the Parties upon their Oaths do say the Defendant is not Guilty Therefore it is Considered that Defendant Go Hence without day.
 Attest John Cassil Clerk.

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✓ State of Ohio }
 vs. }
 Samuel Monroe. }
 Be it remembered that at a Court of Common Pleas began and held at the Court House in the Town of Marysville within and for the County of Union and State of Ohio, on the Fourteenth day of April A.D. 1846 before his honor James S. Torbut, Esqr. President, James B. Smith Christian Myers & Levi Phelps his associates Judges, Aaron Tossy Nathaniel Raymond, Ansel Wheeler M^r Inskips, Monroe Beech, John Burson James Wilber Perry Bucks, Geo W. Carey M^r B. Smith Samuel McCullough Joshua Marshall, Geo. Hamrawalt Stephenson Curry and Ralph Cherry, Jurors. of the Grand jury, then and there duly empaneled 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 respective Oaths do present and find that one Samuel Monroe, late of the said County of Union on the Fourth day of March, in the year of our Lord One thousand eight hundred and Forty six with force and arms at the Township of Union in the said County of Union unlawfully three bank Bills each for the payment of five dollars and of the value of fifteen dollars the property of Andrew Keyes then and there being found the said sum of Fifteen dollars secured and payable by and upon the said Bank Bills being then & there due and unsatisfied to the said Andrew Keyes, feloniously & unlawfully did steal take and carry away against the form of the Statute in such Cases made and provided and against the Peace and Dignity of the State of Ohio, And the Grand Jurors aforesaid upon their Oaths aforesaid in the name and by the authority of the State of Ohio do further present and that

At the County Appraiser did unlawfully vend and sell spirituous liquor by a less quantity than one quart to wit by the quantity of one pint of spirituous liquor (commonly called whisky) to one George Whittle for the sum of ten cents which price was then well there paid by the said Whittle to the said Krazell for said liquor with out the said Whittle being then & there duly licensed to keep a tavern contrary to the form of the Statute in such case made & provided and against the peace and dignity of the State of Ohio, Philander B. Cole Pros. Atty, said Bill was endorsed "A true Bill" by John Foreman Grand Jury, and afterwards to wit on the 15th day of April 1846. this cause was continued, said Bill was also endorsed Pleas of guilty under date July 28th 1846. and afterwards to wit on the 28th day of July 1846. This day came the Prosecuting Attorney and the defendant A. D. Krazell being arraigned entered his Pleas of guilty to the matters & things as charged in the Indictment, therefore it is considered that the said A. D. Krazell, make his fine due to the State of Ohio in the sum of Ten dollars and the Costs of this Prosecution,

Attest, John Cassil Clerk,

State of Ohio
v.
Adam Freeze

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansfield within and for the County of Union and State of Ohio on the fourth day of May in the year of our Lord one thousand eight hundred and forty seven. Before his Honor James L. Robert Esq. President James R. Smith Christian Myers and Levi Phelps his associates Judges, W. Phillips M. Emerson Vermont & Chart. John C. Leitch, Leonard Bliss, W. B. Irvine, John C. Cox, John Sager, Jacob Parthomer, ^{Doct. A. Converse Doct. J. Chapman} Benjamin H. Nelson, Greenberry Merritt, Farmer, Hermaningony and W. Hays, Emors of the Grand Jury, heretofore to wit on the 28th day of July A. D. 1846. then and there duly empanelled 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 oaths present and find that one Adam Freeze late of the County of Appraiser on the twenty fifth day of June in the year eighteen hundred and forty six with force and arms at the County Appraiser in and upon one George Whittle then and there being did make an unlawful assault and upon the said George Whittle 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 of Ohio, Philander B. Cole, Pros Atty, said Bill was endorsed, this Bill was found upon testimony sworn and sent to the Grand Jury, by order of the Court at the request of the prosecuting Attorney, P. B. Cole Pros Atty. "A true Bill" William D. Irvine, Foreman Grand Jury, and afterwards to wit on the 7th day of October 1846. the following writ of Copias was issued to wit, The State of Ohio Union County ss. To the Sheriff of said County Greeting we command you to take Adam Freeze and him safely keep so that you have his body before our Court of Common Pleas within and for said County of Union at the Court house in said County on the first day of the next Term thereof to answer an Indictment found against him in said Court for assault & battery and have you then this writ return to John Cassil Clerk of said Court at the Court House in Mansfield this seventh day of October A. D. 1846. John Cassil Clerk, said writ was returned on the 14th day of October 1846 endorsed as follows to wit, Oct 15th 1846, the Defendant not found M. M. Robinson Sheriff, and afterwards to wit on the 14th day of October 1846 this Cause was continued. and afterwards to wit on the 15th day of April 1847 the following writ of Copias was issued to wit The State of Ohio Union County ss. To the Sheriff of said County Greeting we command you as we have heretofore

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Commanded you to take Adam Freeze and him safely keep so that you have his body before our Court of Common Pleas within and for said County of Union at the Court House in said County on the first day of the next Term thereof to answer an Indictment found against him in said Court for Assault & Battery, and have you then there this writ. Witness John Cassil Clerk of said Court at the Court House in Mansville this fifteenth day of April A.D. 1847. John Cassil Clerk. And afterwards to wit on the 4th day of May 1847. The Sheriff returned said writ and as follows to wit I have taken the body of the within named Adam Freeze and taken bond with security for his appearance at the first day of next term Philip Snider Sheriff. Said Bond reads in the words and figures following to wit, State of Ohio Union County ss. Be it remembered that on the 24th day of April in the year of our Lord one thousand eight hundred and forty seven personally came before me Philip Snider Sheriff of Union County Ohio, Adam Freeze and James Keen and severally acknowledged to me the State of Ohio the sum of fifty dollars each, to be levied of their goods and chattels lands and tenements if default be made in the condition following to wit, The Condition of this recognizance is such that whereas the above named Adam Freeze has been arrested by me, on a writ of Capias issued out of the Court of Common Pleas in and for the County of Union, on a certain indictment presented in said Court against the said Adam Freeze for the offence charged in the indictment. Now therefore if the said Adam Freeze so arrested as aforesaid, shall personally appear before the Judges of the Court of Common Pleas of the County last aforesaid on the first day of the next term thereof then and there plead to the same indictment and abide the judgment 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 remain in full force and virtue in Law.

Taken signed and acknowledged before } Adam ^{his} Freeze Seal
 me this 24th day of April A.D. 1847. Philip Snider Sheriff, And afterwards } James ^{his} Keen Seal
 to wit on the 4th day of May 1847. the defendant being arraigned, the indictment read to him, says he is guilty, therefore it is considered that the said defendant make his fine to the State of Ohio, by the payment of ten dollars and the costs of Prosecution taxed at \$

Attest John Cassil Clerk,

State of Ohio
 James M. May

Be it remembered that at a court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County of Union and State of Ohio on the Fourth day of May in the year of our Lord one thousand eight hundred and forty seven before his Honor Cassius L. Herbert Esq. President James R. Smith Christian Myers and Levi Phelps his associates Judges, Esquire Jesse Anderson of the sum in and for Liberty Township and County of Union and State of Ohio returned to wit on the 28th day of January 1846 from the following receipt from his Honor to wit, W. Phillips Jr. Commissioner, Samuel Lehart John C. Cahill, Samuel Bliss, W. D. Swain, John C. Piper, John Sager, Jacob Parthomer, Joel A. Lawrence, David Chapman, Benjamin F. Nelson, Greenberry Merritt, Turnery Heenshaw and W. Hayes Jurors of the Grand Jury herebefore to wit, on the 28th day of July, A.D. 1846 then and there duly empanelled and sworn to examine in the name and by the Authority of the State of Ohio, within and for the County of Union, upon their said oath present and find that herebefore to wit, on the twenty eighth day of January in the year of our Lord one thousand eight hundred and forty six at the Township of Liberty in the same County of Union before Joshua Cady

a Justice of the Peace for said Township a certain suit between one Samuel Maxwell and one James McElroy in a plea of Debt wherein the said Samuel Maxwell was plaintiff and the said James McElroy was defendant was then and there pending and then and there about to be tried by and before the said Justice of the Peace in due form of Law and then and there the said James McElroy the said defendant appeared before the said Justice of the Peace and then and there regularly filed and offered in evidence as an Offset to the claims of the said Samuel Maxwell in said suit a certain promissory note in writing for the payment of money which said promissory note for the payment of money is as follows that is to say " \$ 33.52 March 27th 1845 Six months after date I promise to pay Angus Clark or order thirty three dollars and fifty cents for value received witness my hand Saml Maxwell and on which said promissory note was then and there written a certain false and forged transfer of the said promissory note purporting to be a transfer of said note to the said James McElroy which said false and forged transfer of the said promissory note is as follows that is to say Jan 12th 1846 I sign the within note to James McElroy Angus Clark in the said James McElroy well knowing the promises therein on the twenty eighth day of January in the year last aforesaid at the township aforesaid in the County aforesaid and before the said Justice of the Peace aforesaid feloniously falsely and unlawfully did utter and publish and offer in evidence as a true and genuine transfer of said promissory note the aforesaid false and forged transfer with intent then and there to prejudice damage and defraud the said Samuel Maxwell unjustly by procuring the said promissory note to be allowed as an offset to their said claim of the said Samuel Maxwell thereby unjustly subjecting the said Samuel Maxwell to the payment of the Costs of said suit in the said James McElroy at the time he so uttered published and offered in evidence as true and genuine the aforesaid false and forged transfer of the said promissory note well knowing the said transfer to be 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 Ohio and the Jurors of the Grand Jury duly empaneled and sworn to enquire as aforesaid upon their Oath aforesaid further present and find that the said James McElroy on the fifteenth day of January in the year last aforesaid at the County of Union aforesaid having in his custody and possession certain property to wit a certain other promissory note for the payment of money which said last mentioned promissory note is as follows that is to say \$ 33.52 March 27th 1845 Six months after date I promise to pay Angus Clark or order thirty three dollars and fifty cents for value received witness my hand Saml Maxwell and the said James McElroy afterwards to wit on the said fifteenth day of January in the year last aforesaid at the County aforesaid falsely and unlawfully did forge on the last mentioned promissory note a transfer of said note which false and forged transfer is as follows that is to say " Jan 12th 1846 I sign the within note to James McElroy Angus Clark with intent to prejudice damage and defraud the said Samuel Maxwell Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio 3^d and the Jurors of the Grand Jury aforesaid then and there duly empaneled and sworn as aforesaid upon their said Oath further present and find that the said James McElroy after he arrested to wit on the fifteenth day of January in the year last aforesaid at the township aforesaid in the County aforesaid having in his custody and possession certain other property to wit a certain other promissory note in writing for the payment of money which said last mentioned promissory note for the payment of money is as follows that is to say \$ 33.50 March 27th 1846 Six months after date I promise to pay

to that you
for said County
of the most
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witness John
the this fifteenth
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one Philip Under
to wit State
of April in
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Cahill, Conrad
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thousand
John Long

Angus Clark or order thirty three dollars and fifty cents for value received virtuous my hand Saml Maxwell and on which said last mentioned promisory note was then and there written a certain false and forged transfer said false and forged transfer purporting to be a genuine transfer of the property in said promisory note to the said James M. Stroy which said false and forged transfer of the said last mentioned promisory note is as follows that is to say Jan 12th 1846. i sign the within note to James M. Stroy Angus Clark; be the said James M. Stroy well knowing the premises last aforesaid afterwards to wit on the fifteenth day of January in the year last aforesaid at the township and County aforesaid falsely and unlawfully did utter and publish as true and genuine in the said last mentioned false and forged transfer of the said last mentioned promisory note with intent to prejudice damage and defraud the said Saml Maxwell be the said James M. Stroy at the time he so uttered and published the said last mentioned false and forged transfer of the said last mentioned promisory note as a true and genuine transfer of said then and there well knowing the said transfer to be 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 Ohio. And the jurors of the Grand Jury aforesaid duly empaneled and sworn as aforesaid upon their oath aforesaid further present and find that the said James M. Stroy afterwards to wit on the fifteenth day of January in the year last aforesaid at the County aforesaid having in his custody and possession a certain other promisory note in writing for the payment of money which last mentioned promisory note is as follows that is to say \$33.57 March 27th 1845. Six months after date I promise to pay Angus Clark or order thirty three dollars and fifty cents for value received virtuous my hand Saml Maxwell; be the said James M. Stroy afterwards to wit on the day and year last aforesaid at the County aforesaid falsely and unlawfully did make and forge on the back of the said last mentioned promisory note a certain warrant or request for the payment of money (to wit for the payment of the money due on and by said promisory note) which said false and forged warrant or request for the payment of money as aforesaid is as follows that is to say Jan 12th 1846. i sign the within note to James M. Stroy Angus Clark with intent to damage and defraud the said Angus Clark 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 jurors of the Grand Jury aforesaid being duly empaneled and sworn as aforesaid upon their said oath present and find that the said James M. Stroy afterwards to wit on the fifteenth day of January and in the year last aforesaid 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 last mentioned promisory note is as follows that is to say \$33.57, March 27th 1845 Six months after date I promise to pay Angus Clark or order thirty three dollars and fifty cents for value received virtuous my hand Saml Maxwell, and on the back of which said last mentioned promisory note was then and there written a certain false and forged warrant for the payment of the money due on said last mentioned promisory note which said last mentioned false and forged warrant for the payment of said money is as follows that is to say Jan 12th 1846. i sign the within note to James M. Stroy Angus Clark; be the said James M. Stroy well knowing the premises last aforesaid afterwards to wit on the fifteenth day of January in the year last aforesaid at the township aforesaid in the County aforesaid falsely and unlawfully did utter and publish as true and genuine the last

mentioned false and forged warrant for the payment of money with intent to prejudice damage and defraud the said Samuel Maxwell be the said James M'Elroy at the time he so uttered and published as true and genuine the last mentioned false and forged warrant for the payment of money as aforesaid then and there well knowing the said last mentioned warrant for the payment of money to be false and forged contrary to the form of the Statute in such cases made and provided and against the peace and dignity of the State of Ohio, 6 And the Jurors of the Grand Jury aforesaid duly empannelled and sworn as aforesaid upon their oaths aforesaid present and find that the said James M'Elroy afterwards to wit on the day and year last aforesaid at the township aforesaid in the County aforesaid having in his custody and possession a certain other promissory note in writing for the payment of money which said last mentioned promissory note was made by one Saml Maxwell for the sum of thirty three dollars and fifty cents dated March 27th 1846, payable six months after its said date to Angus Clark or order and on the back of which said promissory note was there given there written a certain false and forged warrant or request for the payment of money (which said false and forged warrant or request was for the payment of the money due on and made payable by the said promissory note) which said last mentioned false and forged warrant or request for the payment of money as aforesaid is as follows that is to say "Jan 12th 1846, I sign the within note to James M'Elroy Angus Clark, be the said James M'Elroy well knowing the premises last aforesaid afterwards to wit on the fifteenth day of January in the year last aforesaid at the township and County aforesaid falsely and unlawfully did utter and publish as true and genuine the said last mentioned false and forged warrant or request for the payment of the money as aforesaid with intent to prejudice damage and defraud the said Samuel Maxwell be the said James M'Elroy at the time he so uttered and published as true and genuine the said last mentioned false and forged warrant or request for the payment of money as aforesaid then and there well knowing the said warrant or request to be 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 Ohio, 7 And the Jurors of the Grand Jury aforesaid duly empannelled and sworn as aforesaid upon their said oaths present and find that the said James M'Elroy afterwards to wit on the twenty eighth day of January in the year last aforesaid at the township aforesaid in the County aforesaid having in his custody and possession a certain other promissory note in writing for the payment of money which said last mentioned promissory note is as follows that is to say "\$33.50 March 27th 1845 Six months after date I promise to pay Angus Clark or order Thirty three dollars and fifty Cents for value received witness my hand Saml Maxwell" and on the back of which said last mentioned promissory note was there and there written a certain false and forged request for the payment of money (to wit for the payment of the money due on and by said promissory note) which said request purporting to be made and signed by the said Angus Clark, in favor of the said James M'Elroy and which said forged request is as follows that is to say "Jan 12th 1846, I sign the within note to James M'Elroy Angus Clark, be the said James M'Elroy well knowing the premises last aforesaid afterwards to wit on the twenty eighth day of January in the year eighteen hundred and forty six at the township aforesaid in the County aforesaid falsely and unlawfully did utter and publish as true and genuine the said last mentioned false and forged request for the payment of money with intent to prejudice damage

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and depand the said Angus (last be the said James M. Stroy at the time he so uttered and published as true and genuine the said last mentioned false and forged request for the payment of money as aforesaid then and there well knowing the said last mentioned request for the payment of money to be 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 Ohio Philander B. Cole Pros Atty, said bill was endorsed "A True bill" William B. Brown foreman of the grand jury, said bill was also endorsed Plea Not Guilty July 29th 1846, Filed July 29th 1846, John Cassie clk, and afterwards to wit on the 29th day of July 1846, this day came the defendant and James M. Stroy, Wallace Herd, and Zachariah M. Stroy and acknowledged themselves to owe and stand indebted unto the State of Ohio in the Penal sum of three hundred dollars, each to be levied upon their goods & Chattels lands and tenements if default be made in the condition of this their recognizance to wit, that if the said James M. Stroy appear on the first day of the next term, before the Court of Common Pleas of Union County Ohio, at 10 o'clock, AM, and answer to an indictment for forgery, and abide the order of the Court and not depart the Court without leave, then this recognizance to be void otherwise to remain in full force. Continued, and afterwards to wit on the 14th day of October 1846, this cause was continued and afterwards to wit on the 14th day of October 1846, this day came the defendants James M. Stroy, Wallace Herd and Zachariah M. Stroy and acknowledge themselves to owe and stand indebted to the State of Ohio, in the Penal sum of three hundred dollars each to be levied upon their goods and chattels, lands and tenements if default be made in the condition of this their recognizance to wit, that if the said James M. Stroy appear on the first day of the next term before the Court of Common Pleas of Union County, Ohio, at 10 o'clock AM, and answer to an indictment for forgery and abide the order of the Court and not depart the Court without leave then this recognizance to be void otherwise to remain in full force. And afterwards to wit on the 6th day of May 1847, this day came as well the prosecuting as the defendant James M. Stroy, and the defendant having plea not guilty, and thereupon came a Jury to wit Samuel Reed Ryan Gray, James T. Beard, Elias Topliff James Martin, R. S. Mann, James Reed Elias Colly, David Park, George Richard, Ralph Graham and John Hestekinson, who being sworn and sworn the truth to speak upon the issues joined between the parties upon their oaths do say that the defendant is guilty, Motion for a new trial, and in and arrest, motions continued and afterwards to wit on the 7th day of May 1847, In this case an motion of the prosecuting attorney the said James M. Stroy was three times solemnly called to come into Court as by his recognizance he was bound to do came not but made default whereupon Zachariah M. Stroy and Wallace Herd were also three times solemnly to come into Court and bring with them the body of the said James M. Stroy in discharge of their bond in that behalf, and the said Zachariah M. Stroy and Wallace Herd made default, and brought out the body of the said James M. Stroy, into Court whereupon it is considered that the recognizance of the said James M. Stroy and Zachariah M. Stroy and Wallace Herd be and the same are hereby forfeited to the State of Ohio, and the said forfeiture is hereby made absolute.

Attest John Cassie clk,

State of Ohio
vs
A. O. Brazell

J. S.

State of Ohio
vs
A. D. Hazell

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County of Union and State of Ohio on the third day of August in the year of our Lord one thousand eight hundred and forty seven. Before his Honor James L. Robert Esq. President Christian Myers and Levi Phelps his Associates Judges, Allen R. Henry D. Kellner, G. C. Smith Cyprian Lee, Rowland Lee, William Bethune Richard Lowry, Standish Colver, Samuel Woods, Amos A. Williams Joshua Marshall, Waver A. Easter, Dixon Mitchell John W. Robinson, and Oliver Carforth, Jurors of the Grand Jury, heretofore to wit on the 4th day of May 1847 then and there duly impaneled 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 Union aforesaid upon their said Oath present and find that one Apollis D. Hazell late of the County of Union aforesaid on the 25th day of February in the year of our Lord one thousand eight hundred and forty seven with force and arms, at the County aforesaid, did unlawfully vend and sell Spirituous Liquor by a less quantity than one quart to wit, the quantity of Spirituous Liquor (commonly called whiskey) to one Joseph Stiner, for the sum of five cents price which price was then and there paid by the said Joseph Stiner to the said Apollis D. Hazell for the said Liquor without the said Apollis D. Hazell, being duly licensed as a tavern keeper to sell the said Spirituous Liquor, 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 true Bill Amos A. Williams Foreman of the Grand Jury and afterwards to wit on the 30th day of July 1847, the following writ of Capias was issued to wit, The State of Ohio Union County St. John Sheriff of said County Greeting, we command you to take Apollis D. Hazell if he may be found in your bailiwick 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 second day of next term to answer unto an indictment found against him in said Court for Retailing and selling Spirituous Liquor, and have you then there this writ, witness John Cassil clerk of said Court at the Court House in Mansville this 30th day of July A. D. 1847. John Cassil clerk and afterwards to wit on the 4th day of August 1847, said writ was returned endorsed, served this writ by arresting the body of the within named A. D. Hazell and have his body before the Court, Philip Snider Sheriff, said Bill was also endorsed Plea of Guilty filed August 4th 1847. John Cassil clerk and afterwards to wit on the 4th day of August 1847, this day came the Prosecuting Attorney and the defendant, A. D. Hazell, being arraigned entered his Plea of Guilty to the matters and things as charged in the indictment, therefore it is considered that the said A. D. Hazell make his fine unto the State of Ohio in sum of fifteen Dollars and the Costs of this Prosecution taxed at \$.

Attest John Cassil clerk,

Vs.

State of Ohio
Louisa Ellis
Percius Ellis
Sarah Ellis

Be it remembered that at a court of Common Pleas begun and held at the Court House in the town of Mansville within and for the County of Union and State of Ohio on the three day of August in the year of our Lord one thousand eight hundred and forty seven. Before his Honor James S. Ingham Esq. President Christian M. Yew and Levi Phelps his associates Judges. Allen P. B. Henry B. Feltner Ed. Smith Jefferson Lee Rowland Lee. William Bethard Richard Erwin, Standish Colaba, Samuel Woods, Amos A. Williams, Joshua Marshall Warren A. Carter Dixon Mitchell John M. Robinson and David Danforth, jurors of the Grand Jury heretofore to wit on the 4th day of May A.D. 1847. Then and there duly sworn 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 aforesaid upon their said oath present and find that one Louisa Ellis late of said County of Union, Percius Ellis late of the same and Sarah Ellis late of the same on the twenty six day of April in the year of our Lord one thousand eight hundred and forty seven with force and arms at the County of aforesaid, in and upon one Sarah Lamb then and there being unlawfully did make and assault, and her the said Sarah Lamb then and there unlawfully did beat, wound and ill treat, and other wrongs to her the said Sarah Lamb, then and there did, to the great Damage of the said Sarah Lamb, contrary to the form of the Statute in such case made and provided, and against the Peace, and dignity of the State of Ohio, Otway Curry Prosecuting Attorney, said bill was endorsed. Harry Lamb, Prosecuting witness, Attest Otway Curry, "A True Bill" Amos A. Williams foreman of the Grand Jury, and afterwards to wit on the 12th day of July 1847. The following writ of Capias was issued to wit

J. S.

The State of Ohio Union County ss. To the Sheriff of said County Greetings We command you to take Louisa Ellis Percius Ellis & Sarah Ellis, if they may be found in your bailiwick and them safely keep so that you have their bodies before our Court of Common Pleas of the County aforesaid at the Court House in said County on the second day of the next term to answer unto an indictment found against them in said Court for assault and Battery, and have you then there this writ. Witness John Cassil Clerk of said Court at the Court House in Mansville this 12th day of July, A.D. 1847. John Cassil Clerk, and afterwards to wit on the 15th day of July 1847. The Sheriff returned said writ endorsed as follows to wit, July 13th 1847. I arrested the within named Louisa Ellis Percius Ellis & Sarah Ellis, and took bond for their appearance on the 2nd day of the next term of the Court of Common Pleas in the sum of two hundred dollars each with David C. Ellis, as security, Philip Miller Sheriff. And afterwards on the 4th day of August 1847. the following affidavit was filed herein to wit, The State of Ohio to May C. Ellis et al. Indict. Union Co. The State of Ohio Union County ss. David C. Ellis makes solemn oath that the defendants in the above cause are his wife and two daughters, that this affiant was near and in view of all the circumstances upon which the above indictment was founded as he is informed and verily believes that a fair and impartial trial cannot be had without this affiant's testimony, that the prosecutor in this case Harry Lamb is the brother of Mary C. Ellis this affiant's wife that a very vindictive feeling exists in the mind of said Lamb against affiant and the defendants, and that he has caused the defendants to be jointly indicted as well to prevent the said Sarah and Percius as this affiant from being witnesses in the cause and that Justice cannot be done nor testimony procured without separate trials of the defendants, and this affiant verily believes that said Lamb for the purpose of

Conflicting the defendants will state what is not true under oath and that no persons were present or within doors at the time of the transaction alleged by Sams as showing the defendants guilty, but the defendants this affiant and the wife of said Sams, the wife of said Sams partakes wholly of the feeling of her husband towards the defendants David C. Ellis, sworn to and subscribed in open Court Aug 4th 1847, before me John Cassie Clerk, and afterwards took on the 5th day of August 1847. The State of Ohio vs Sarah Ellis. This day came as well the Prosecuting Attorney as the defendant Sarah Ellis in her own proper person and thereupon came a jury to wit, David Sprague, James Rice, James Miller, Asa Woodworth, W. C. Piper, George Hawley, George Pollack, Jesse Porter, William Parks, Samuel M. Matney, A. Marks, and Jacob Bronson who being empaneled had sworn the truth to speak upon the issue joined between the upon their oaths do say that the defendant is not guilty, therefore it is considered that the defendant go hence without day, and afterwards took on the 6th day of August 1847. The State of Ohio vs Percius Ellis, This day came as well the Prosecuting Attorney as the defendant Percius Ellis in her own proper person and thereupon came a jury to wit, David Sprague, James Rice, James Miller, Asa Woodworth, W. C. Piper, George Hawley, George Pollack, Jesse Porter, William Parks, Samuel M. Matney, A. Marks and Jacob Bronson, who being empaneled and sworn the truth to speak upon the issue joined between the parties upon their oaths do say that the defendant is not guilty, therefore it is considered that the defendant go hence without day, and afterwards took on the 6th day of August 1847. The State of Ohio vs Louisa Ellis, At all Prosecutions, were afterwards to wit on the 6th day of August 1847. The State of Ohio vs Louisa Ellis, Percius Ellis & Sarah Ellis the State having failed in the prosecution against the defendants and the Court being satisfied that the prosecution herein was commenced by the prosecuting witness Henry Sams whose name is inserted upon the indictment without any probable cause or reasonable ground for instituting said prosecution, are therefore of opinion that said Henry Sams ought to pay the costs herein, It is therefore considered and adjudged that the State of Ohio, recover of the said Henry Sams the amount of the costs herein taxed at \$, and that execution therefor issue to the Sheriff of this County.

Attest John Cassie Clerk,

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 And for the County
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State of Ohio vs
James R. Rice
James R. Rice
James R. Rice

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 Ohio on the third day of August in the year of our Lord one thousand eight hundred and forty seven before his Honor James S. Herbert Esq. President Christian Myers and Levi Phelps his associates judges Allen Rea Henry B. Williams, C. A. Smith Cyprus Lee Rowland Lee William Bernhard

State of Ohio vs
James R. Rice

State of Ohio vs
Wilson Rice

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 Ohio on the fifth day of October in the year of our Lord one thousand eight hundred and forty seven before his Honor James S. Herbert Esq. President James R. Smith Christian Myers and Levi Phelps his associates judges Jacob Bowser Samuel H. Erwin John Seeper W. McCombs Samuel Mitchell Ira Patrick Samuel H. Rice Isaac Anderson James Sims Harrison Shaw W. C. Piper W. Winget John H. Lakin Asa Woodsworth and C. Lee Jurors of the Grand Jury heretofore to wit on the 3rd day of August A. D. 1847 then and there duly empaneled 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 Union upon their said oath present and find that one Wilson Rice late of the County of Union aforesaid on the thirty first day of May in the year of our Lord one thousand eight hundred and forty seven with force and arms at the County aforesaid did unlawfully vend and sell Spirituous Liquor by a less quantity than one quart to wit the quantity of one gill of Spirituous Liquor commonly called Whiskey to one Robert Graham for the sum of five cents which price was then and there paid by the said Robert Graham to the said Wilson Rice for the said liquor without the said Wilson Rice being duly licensed as a tavern keeper to sell the said Spirituous Liquor contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio Othway Curry Prosecuting Atty. said bill was endorsed "A True Bill" C. Lee foreman of the Grand Jury and afterwards to wit on the 24th day of September 1847 the following writ of Capias was issued to wit The State of Ohio Union County ss. To the Sheriff of said County Greeting: We command you to take Wilson Rice if he may be found in your County 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 term to answer unto an Indictment found against him in said Court for retailing and selling Spirituous Liquors and have you then return this writ. Witness John Cassil Clerk of said Court at the Court House in Marysville this 24th day of September A. D. 1847 And afterwards to wit on the 5th day of October 1847 the Sheriff returned said writ enclosed. I have taken the body of the within named Wilson Rice and have his body before the Court October 5th 1847. Philip Snider Sheriff. Said Bill was also endorsed Plea guilty Oct. 5 1847. John Cassil Clerk and afterwards to wit on the 5th day of October 1847 this day came the Prosecuting attorney and the defendant Wilson Rice being arraigned entered his plea of guilty to the matters and things as charged in the Indictment therefore it is considered that the said Wilson Rice make his fine into the State of Ohio in the sum of Five dollars and the costs of this prosecution taxed at \$1. Attest John Cassil Clerk

J. S.

J. S.

State of Ohio
vs
James Riddle

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 Ohio on the Fifth day of October in the year of our Lord one thousand eight hundred and Forty seven Before His Honor James C. Forbush President James De Smith Christian Myers and Levi Phelps his associates Judges Jacob Brown Samuel R. Swin. John Seaman W. McCampbell, Samuel Mitchell Ira Patrick, Samuel R. Reed, Isaac Anderson James Dimes Harrison Shaw W. C. Piper W. Winger, John F. Sabie, Asa Woodworth and C. Lee, Jurors of the Grand Jury heretofore to wit on the 3rd day of August 1847, then and there duly empanelled 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 Union aforesaid, upon their oath aforesaid do present and find, that one James Riddle late of the County aforesaid on the thirtieth day of June in the year of our Lord one thousand eight hundred and Forty seven, with force and arms, at the County aforesaid did unlawfully vend and sell Spirituous Liquor by a less quantity than one quart to wit the quantity of one gill of Spirituous Liquor commonly called Peach Brandy, to one John Barrett for the sum of Six cents which price was then and there paid by the said John Barrett to the said James Riddle for the said liquor without the said James Riddle being duly licensed as a tavern keeper to sell the said Spirituous; Contrary to the form of the Statute in such case made and provided and against the Peace & dignity of the State of Ohio. A Writ of Habeas Corpus was issued on the said Bill was endorsed "A True bill" C. Lee Foreman of the Grand Jury, Plea not guilty October 5th 1847. John Cassie Clerk, and afterwards to wit on the 1st day of October 1847, the following writ of Capias was issued to wit. The State of Ohio Union County ss, To the Sheriff of said County Greeting we command you to take James Riddle if he may be found in your bailiwick 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 next term to answer unto an indictment found against him in said Court, for retailing and selling Spirituous Liquor, and have you then there this writ, witness John Cassie Clerk of said Court at the Court House in Marysville this 1st day of October 1847 John Cassie Clerk, and afterwards to wit on the 5th day of October 1847 the Sheriff returned said writ and as follows to wit, I have taken the body of the within named James Riddle and have him before the Court October 5th 1847, Philip Snider Sheriff, and afterwards to wit on the 5th day of October 1847, this day came as well the prosecuting Attorney as the defendant James Riddle in his own proper person and thereupon came a jury to wit, Moses Drown William Bigger Cornelius S. Hamiston Walter Lockwood Joseph Robinson Samuel Ballinger Edward Smith John Donly George Green Abner Davis Jesse Porter and A. B. Brown 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 not guilty, therefore it is considered, that the defendant go hence without day,
Attest John Cassie Clerk,

J. S.

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August in
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by D. H. Miner,
and then at the
County of Union
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James C. Forbush
his associates
McCampbell
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Asa Woodworth
the 3rd day of
sworn to inquire
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John Cassie Clerk
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State of Ohio Be it remembered that at a court of common Pleas begun and held at the Court House in the Town of Mansfield within and for the County of Union and State of Ohio, on the Fifth day of October in the year of our Lord one thousand eight hundred and forty seven. Before his Honor James S. Torbert Esq. President James R. Smith Christian Myers and Levi Phelps his associates judges. Amos A. Williams a Justice of the Peace in and for Allen Township and County of Union and State of Ohio on the 5th day of October 1847. Filed the following transcript to wit.

State of Ohio } Upon the Complaint of Jose G Inskeep for stealing a pistol
 Is } August 23rd 1847 a state warrant issued upon the affidavit of
 Isaac Van Alie } Jose G Inskeep directed to any Constable of said County
 Justice Joses } returnable forthwith August 23rd 1847. Warrant returned served
 warrant 25 } by bringing the defendant before the Justice as required
 subpoenas 12 } Subpoena issued for James Emberson directed to any Constable
 witnesses 25 } of said County returnable forthwith Subpoena returned
 witnesses 25 } served by reading the Complaint and defendant
 transcripts 31 } appeared the complainant and James Emberson were sworn
 Constable 1, 18th } and examined and upon hearing I do find the defen-
 Ed Fish } dant Isaac Van Alie guilty of the fact charged and it
 leaving warrant 20 } is further ordered by me that he give bail in the sum
 mileage 25 } of fifty dollars for his appearance at the next Court but
 copying Complaints 30 } failing to give bail as required I order the Constable
 serving subpoenas } to commit him to jail of the County Jose G Inskeep
 service 12 } and James Emberson gave their bond for their appearance
 mileage 5 } at the next Court I certify the above to be a true
 Attendance on the Court 15 } transcript of the proceedings had before me in the
 assistance 50 } above cases Amos A Williams J, P.
 witnesses } and afterwards to wit on the 5th day of October
 J G Inskeep 50 } 1847. The Honorable James S Torbert Esq. President James R
 J Emberson 50 } Smith Christian Myers and Levi Phelps his associates
 Judges. Jacob Parthauer Samuel Brown William Parks W J Smith
 William Suggs William Hays John Carson Andrew McNeil Alexander
 McAllister Darius Buckstan Edward W Inskeep Benjamin Tridham
 James Miller. David Gill and W C Piper. the Jurors of the Grand Jury
 then and there duly empaneled 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 Union, upon their oath of office present and find that
 one Isaac Van Alie, late of the said County of Union on the fifteenth
 day of August in the year of our Lord one thousand eight hundred
 and forty seven, with force and arms at the County of Union aforesaid
 one Pistol of the value of five, dollars, of the goods and chattels of
 Jose Inskeep, then and there being feloniously 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
 Atway Curry Prosecuting Attorney, said Bill was endorsed this bill
 was found upon testimony sworn and sent to the Grand Jury by Order
 of the Court at the request of the Prosecuting Attorney Atway Curry, Prosecuting
 Attorney. "A True Bill" William Hays foreman of the Grand Jury,
 Plea Not guilty Oct 6th 1847. John Cassil clk, and afterwards to wit on the 7th
 day of October 1847. This day came as well the Prosecuting Attorney
 as the defendant Isaac Van Alie, in his own proper person, and there
 upon came a jury to wit, Moses Devore William Bigger Cornelius
 Hamiston, Walter Lockwood Robert Graham Joseph Robinson
 Samuel Ballinger Edward Smith John Donly George Green

State of Ohio
Clement Recd

L. S.

Abner Davis, and Jesse Porter, who being unsworn and sworn the truth to speak upon the issue joined between the Parties, upon their Oaths do say that the defendant is guilty, therefore it is considered by the Court that he be confined in the Dungeon of the jail of this County, one day and feed on bread and water, and pay the costs of this prosecution taxed at
 Follow cts
 Attest John Cassil Clerk

State of Ohio
 vs
 Clement Reed

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 Ohio, on the twenty fifth day of April in the year of our Lord one thousand eight hundred and forty eight, Before his Honor James L. Torbert Esq. President, and James R. Smith, Christian Myer, and Levi Phelps his Associates, Judges, Jacob Parthe more, Samuel Brown, William Parks, Wm. Smith, William Liggitt, William Hays, John Carson, Andrew Neil, Alexander McAllister, James Buckman, Edward W. Huskeep, Benjamin Tinkham, James Miller, David Gill, and Wm. C. Piper Jurors of the Grand Jury, then and there duly empanelled 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 Union aforesaid, upon their said oath present and find that one Clement Reed late of the County of Union aforesaid, on the 25th day of February in the year of our Lord one thousand eight hundred and forty seven, with force and arms, at the County aforesaid, did unlawfully vend and sell spirituous liquor by a less quantity than one quart, to wit: the quantity of one half pint of spirituous liquor commonly called whiskey, to one Henry Wymegar for the sum of five cents, which price was then and there paid by the said Henry Wymegar to the said Clement Reed for the said liquor without the said Clement Reed being duly licensed as a tavern keeper to sell the said spirituous liquor; contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio, Otho, Lewis Prosecuting Atty. Said Bill of Indictment was endorsed, "A true bill, William Hays, Foreman of the Grand Jury." And afterwards to wit, on the 13th day of March A.D. 1848 the following writ of Copias was issued: to wit, The State of Ohio, Union County, ss. To the Sheriff of said County, Greeting, We command you to take Clement Reed if he may be found in your bailwick 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 term thereof, to answer unto an indictment found against him in said Court for retailing and selling spirituous liquor, and have you then there this writ. Witness John Cassil Clerk of our said Court at the Court House in Marysville this 13th day of March A.D. 1848 John Cassil Clerk, And afterwards, to wit, on the 25th day of April A.D. 1848 the said Sheriff returned said writ, with his endorsement thereon as follows, I have taken the body of the within named Clement Reed and have taken bond for his appearance on the first day of next term for the amount of \$100.00 with Carnie Goodrich as security April 15th 1848. Philip Snider Sheriff. The said Bond reads in the words and figures following, to wit, Be it remembered that on the 15th day of April in the year of our Lord one thousand, eight hundred and forty eight personally, came before me Philip Snider Sheriff of the County of Union, Clement Reed and Carnie

L. S.

Goodrich, and severally acknowledged to owe the State of Ohio, the sum of one Hundred dollars each to be levied of their goods and Chattels, lands and tenements, if default be made in the condition following, to wit. The condition of this recognizance is such, that whereas the above named Clement Reed, has been arrested by me on a writ of Capias, issued out of the Court of Common Pleas, in and for the County of Union, on a certain indictment presented in the said Court, against the said Clement Reed, for the offense charged in the said indictment, now therefore if the said Clement Reed, so arrested as aforesaid, shall personally appear before the Judges of the Court of Common Pleas of the County last aforesaid, on the first day of the next term thereof, then and there to plead to the same indictment, and abide the Judgment 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 remain in full force and virtue in law. Clement Reed Seal Carver Goodrich Seal

And afterwards, to wit, on the 25th day of April A.D. 1848, the defendant having been arraigned and the said indictment read to him, for plea says, that he is Not Guilty, and thereupon on the day and year last aforesaid came as well the Prosecuting Attorney, as the defendant, in his own proper persons, and thereupon came a Jury, to wit, Henry B. Felkner, Abraham Stimmel, John Price, Thomas Peacock, Andrew Aurine Sr., John Cowley, John Doumet, Ralph Graham, David Watkins, Samuel Hawley, Jason Chapman, and John Reed, who being empannelled and sworn the truth to speak, upon the issue joined between the parties, upon their oaths do say, that the defendant is guilty, therefore it is considered that the defendant make his fine unto the State of Ohio, in the sum of Five dollars and the costs of this prosecution taxed at \$.

Attest, John Cassil, Clerk

State of Ohio
vs
Abram Stimer

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marietta, within and for the County of Union, and State of Ohio, on the twenty fifth day of April in the year of our Lord one thousand eight hundred and forty eight, before his Honor James L. Forbent Esq., President and James R. Smith, Christian Myers, and Levi Phelps his Associates, Judges, and Parthenon, Samuel Brown, William Parks, Wm. I. Smith, William Liggott, William Hays, John Carrow, Andrew McNeil, Alexander McAllister, Sarius, Buckston, Edward W. Buskip, Benjamin Tenkham, James Miller, David Bill, and William C. Piper, Jurors of the Grand Jury, heretofore to wit, on the 6th day of October A.D. 1847, then and there duly empannelled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the County of Union, aforesaid upon their said oaths present and find that one Abram Stimer late of the County of Union aforesaid, on the nineteenth day of August in the year of our Lord, one thousand eight hundred and forty seven, with force and arms, at the County of Union aforesaid, in and upon one John B. Wolf, then and there being unlawfully did make an assault, and knew the said John B. Wolf then and there unlawfully did beat, wound, and ill treat, and other wrongs to him the said John B. Wolf, then and there did, to the great damage of the said John B. Wolf, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio. Otway Curry Prosecuting Atty. This Bill was found upon testimony sworn and sent to the Grand Jury by order of the Court, at the request of the Prosecuting Attorney, Otway Curry Prosecuting Atty. said Indictment was indorsed "A True Bill, William Hays, Foreman of the Grand Jury." And afterwards to wit, on the 13th day of March A.D. 1848 the following writ of Capias was issued, to wit. The State of Ohio, Minister

L. D.

State of Ohio
vs
Plyton B. Smith

L. S.

To The Sheriff of said County greeting, We command you to take Abram Stiner if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas within and for 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 him in said Court for assault and Battery, and have you then and there this writ, virtues & John Cassil, Clerk of our said Court at the Court House in Marysville this 13th day of March A.D. 1848 John Cassil Clerk, And afterwards to wit on the 28th day of March A.D. 1848 the said Sheriff returned said writ with his indorsement thereon as follows, I have taken the body of the within named Abram Stiner, and have taken Bond for his appearance with Bill Welch as security Philip Snider Sheriff, And afterwards to wit on the 25th day of April A.D. 1848 the defendant being arraigned for plea says that he is guilty, therefore it is considered that he make his fine unto the state of Ohio in the sum of One dollar and the costs of this prosecution taxed at \$0.62

Attest John Cassil, Clerk

State of Ohio
 vs
 Peyton B. Smith

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 Ohio, on the twenty fifth day of April in the year of our Lord one thousand, eight hundred and forty eight, before his Honor James L. Lorbert, President and Samuel R. Smith, Christian Myers, and Levi Phelps, his associates, Judges, these to wit, on the 15th day of April A.D. 1848 James Turner a Justice of the Peace in and for said County, filed in the Office of the Clerk of said Court, the following Transcript, to wit, State of Ohio, Union County ss.

The State of Ohio	Resisting Officer while in the execution of his office.
vs	January 14 th 1848, on the affidavit of William Wells,
Peyton B. Smith,	a warrant was issued for Peyton B. Smith directed to the Sheriff of said Union County, which was returned by said Sheriff endorsed, January 14 th 1848 I have taken the body of the within
Justice Cost,	named defendant & have him before Court for a service 35
Affidavit 25	mileage 5, Philip Snider Sheriff. Subpoena issued for
Warrant 25	Wm J. Brophy, which was returned by said Sheriff endorsed
Subpoena 12 1/2	January 14 th 1848 served this writ personally upon the within
Trial 25	named witness fees, service & mileage 17 1/2 Philip Snider
Suavering writ 8	Sheriff. Parties present, the defendant plead Not Guilty, Trial
Recognizance 25	had, William Wells & William J. Brophy, sworn and exam-
This Transcript 31 1/2	ined on the part of the state after hearing the evidence the
1.51 3/4	said Peyton B. Smith, the defendant was ordered to enter

into Bail in the sum of fifty dollars for his appearance at the Court of Common Pleas in & for said County, which was complied with, William Lee his security, The State of Ohio, Union County ss, Be it remembered that on the 14th day of January A.D. 1848 Peyton B. Smith & William Lee personally appeared before me James Turner one of the Justices of the peace in & for the County of 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 tenements if default be made in the condition following to wit, the condition of this recognizance is such, that if the above bound Peyton B. Smith shall personally be and appear before the Court of Common Pleas, on the first day of the term thereof next to be holden in and for the County of aforesaid, & then and there to answer a charge of Resisting Officer, while in the execution of his office, & abide the

Judgment of the Court, and not depart without leave, then this recognizance shall be void otherwise it shall remain in full force & virtue in Law, Peyton B. Smith, W. Lee, Taken & acknowledged before me on the day & year first above written, James Turner, J. P. April 11th 1848. I certify the above to be a correct copy of the proceeding had by & before me in the above case, given under my hand this day & year aforesaid, James Turner, J. P. Seal used afterwards, to wit, on the 26th day of April, A. D. 1848, John Eps, Jesse Mitchell, Thomas Turner, Dr. Hiram Kimball, David Welch, Justice N. Hill, David Park, George Davis, Silas Bell, John R. McConell, William Foster, John Weaver, Samuel Turner, Samuel Long, David Hill, Jurors of the Grand Jury, then and there duly empaneled 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 aforesaid, upon their said oaths present and find, that one Peyton B. Smith late of said County of Union, on the twenty day of January, 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 William Wells then and there being a Constable, and then and there being in the due execution of his said office of Constable, did make an assault, and bind the said William Wells so being in the execution of his said office of Constable as aforesaid then and there did resist, and ill treat, and other wrongs to the said William Wells then and there did, 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 State of Ohio. And the Jurors aforesaid upon their oaths aforesaid do further present and find that the said Peyton B. Smith, afterwards, to wit, on the day and year aforesaid at the County aforesaid, with force and arms, in and upon the said William Wells then and there being a Constable, and then and there being in the execution of his said office, did resist, and bind the said William Wells so being in the execution of his said office as aforesaid then and there did beat, wound and ill treat, and other wrongs to the said William Wells then and there did, 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 State of Ohio. And the Jurors aforesaid upon their oaths aforesaid do further present and find that the said Peyton B. Smith, afterwards, to wit, on the day and year aforesaid, at the County aforesaid, with force and arms, did abuse the said William 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 William Wells then and there did, 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 State of Ohio. And the Jurors aforesaid upon their oaths aforesaid do further present and find that the said Peyton B. Smith afterwards, to wit, on the day and year aforesaid, at the County aforesaid with force and arms, in and upon the said William Wells then and there being unlawfully, did make an assault, and bind the said William Wells then and there unlawfully, did beat, wound, and ill treat and other wrongs to him the said William Wells, then and there did, 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 State of Ohio. C. W. Allison Special Prosecuting Attorney. This Bill was found upon testimony sworn and sent to the Grand Jury by order of the Court, at the request of the Special Prosecuting Attorney, C. W. Allison Special Prosecuting Attorney, Said Bill was indorsed "A true Bill, Thomas Turner Foreman of the Grand Jury." And afterwards, to wit, on the 28th day of April A. D. 1848, the said Peyton B. Smith being arraigned for Plea says that he is guilty, therefore considered that he make his fine unto the State of Ohio in the sum of five dollars and the costs of this Prosecution taxed at \$.

The State of Ohio
 Samuel H. Meigs

The State of Ohio
vs
Samuel R. Kezartee

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansfield within and for the County of Union and State of Ohio, on the Twenty-fifth day of April in the year of our Lord One thousand Eight hundred and Forty eight, before his Honor James S. Forbess Esq. President, and James R. Smith, Christian Myers and Levi Phelps, his Associate Judges, the afore said Court, on the 24th day of March 1847 James Limer a Justice of the Peace in and for said County, filed in the Office of the Clerk of said Court, the following Transcript to wit:

The State of Ohio
vs
Samuel R. Kezartee
Justice Costs
Affidavit 25
Warrant 25
Subpoena 16²
Continuance 10
Bond 25
Subpoena 90
Swearing Writs 36
Recognizance 25
Transcript 314
\$ 2,83⁷/₄

Nov. 29th 1846, this day came Munson H. Michael & made Oath that on or about the 29th day of Nov. 1846, at the County of Union that an assault with intent to kill and murder was committed upon him the said Munson H. Michael, took his Affidavit thereof, thereupon issued a warrant against Samuel R. Kezartee & delivered the same to Abel Marks Const. Warrant returned with the body of defendant endorsed I have served the within as commanded Service 35 Mileage 3 Nov 29th 1846, Abel Marks Const, subpoena issued for John D. Snow & Jeremiah Curl which was returned by Abel Marks Const, endorsed personally served by reading to John D. Snow, & Jeremiah Curl, Service and Mileage 35, Nov 29th 1846, Abel Marks Const, the defendant wished a continuance the defendant

entered into a recognizance with P. B. Cole and Samuel P. G. Brown his Sureties in the sum of three hundred dollars for his appearance on the 3rd day of December 1846 at 9 o'clock A.M. to which time this cause was continued. Subpoena issued Dec. 1. 1846, on the part of the State for Marshall Clark, Jeremiah Curl & John D. Snow handed to Abel Marks Const, which was returned by said Const, endorsed personally served by reading fees, 60 Subpoena issued on the part of the State for Truman Cornell, Keyfman Sen, W. M. Robinson, S. P. G. Brown, Joshua Brothers & James M. Wilkinson handed to Abel Marks Const, which was returned in due time by said Const, endorsed, served by reading to witnesses fees Subpoena issued on the part of the State for John J. Geer, Julia Ann Chapman, and handed to A. Marks Const, which was returned in due time by said Const, endorsed personally served by reading fees 25, Subpoena issued for A. Pollock and handed to A. Marks Const, which was returned by said Const, endorsed, served by reading fees 15, Subpoena issued for John W. Cherry, which was returned by Abel Marks Const, endorsed, served by reading fees 15, December 3rd 1846, the defendant appeared trial had M. H. Michael Marshall Clark I. Hunt John D. Snow & John J. Geer, sworn and examined on the part of the State James M. Wilkinson Joshua Brothers S. P. G. Brown & Alexander Pollock sworn 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 dollars for his appearance at Court which was accordingly done P. B. Cole and Samuel P. G. Brown his Sureties Const fees attending trial 50, I certify the above to be a true copy of the proceedings had by the Court, given under my hand this 17th day of December 1846, said recognizance reads in the words and figures following to wit:

The State of Ohio Union County, D. Be it remembered that on the 3rd day of December in the year 1846, Samuel R. Kezartee, P. B. Cole & Samuel P. G. Brown personally appeared before me James Turner one of the Justices of the Peace in and for the County aforesaid and jointly & severally acknowledged themselves to owe the State of Ohio the sum of One hundred dollars to be paid of their goods and Chattels Lands and tenements, if default be made in the condition following to wit, the condition of this recognizance is such that if the above bonded

Samuel K. Kezartie, shall personally be and appear before the Court of Common Pleas, on the first day of the term thereof next to be holden in and for the County of said and then and there to answer the Charge of Assault to Kill & Murder, and abide the judgment of the Court and not depart without leave then this recognizance shall be void otherwise it shall be and remain in full force & virtue in Law, S. K. Kezartie P. G. Brown taken and Acknowledged before me on the and year first above written. Amos Turner J. P. and afterwards took on the 2^d day of May 1847. Allen Pea, Henry B. Kuttner, E. C. Smith, Cyronian Lee, Rowland Lee, William Bethand, Richard Smith, Standish Culver, Samuel Woods, Amos A. Williams, Joshua Marshall, Warren C. Carter, Dixon Mitchell, John W. Robinson and David Danforth, the Jurors of the Grand Jury then and there duly empanelled 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 Union aforesaid upon their said oath present and said that one Samuel K. Kezartie late of said County, on the 27th day of November in the year of our said one thousand eight hundred and forty six, with force and arms at the County aforesaid, in and upon one Munson H. Michael, then and there being unlawfully did make an assault, and him the said Munson H. Michael, then and there unlawfully did beat, wound and ill treat, and other wrongs to the said Munson H. Michael then and there did, to the great damage of the said Munson H. Michael, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio, Othway Cunn, prosecuting Attorney, Amos A. Williams foreman, this Bill was found upon testimony sworn and sent to the Grand Jury at the request of the prosecuting Attorney, Othway Cunn, Prosecuting Attorney, said Bill was endorsed. A true Bill. Amos A. Williams foreman of Grand Jury, and afterwards took on the 7th day of May 1847. This day came the said Samuel K. Kezartie, defendant and Samuel P. G. Brown, his security, and Acknowledged themselves to owe and stand indebted unto the State of Ohio in the sum of One 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 if the said Samuel K. Kezartie shall appear on the first day of the next term of this Court, at ten o'clock A.M. and answer to an indictment found against him for an assault and Battery, abide the order of the Court therein, and not depart without leave then this recognizance to be void otherwise to be and remain in full force and virtue in Law, and afterwards took on the 5th day of August 1847. This day the said Samuel K. Kezartie was three times solemnly called and came not but made default, whereupon it is ordered by the Court, that his recognizance taken herein at the last term of this Court be forfeited and at the same time Samuel P. G. Brown the security of the said Samuel K. Kezartie, was three times solemnly called to come into Court and bring with him the body of the said Samuel K. Kezartie, and came not but made default, whereupon it is ordered by the Court that the recognizance of the said Samuel P. G. Brown, be forfeited and that both of said forfeitures stand respected until the next term of this Court, and afterwards took, on the 5th day of October 1847, continued and recognizance respected to the next term, and afterwards took on the 28th day of April 1848 the defendant being arraigned for plea says that he is guilty, therefore it is considered that the said Samuel K. Kezartie make his fine unto the State of Ohio in the sum of Fifteen dollars, and the costs of this prosecution taxed at 4

\$1.50 Attest John Cassil Clerk,

The State of Ohio
Wm. L. Gibson

S.S.

S.S.

The State of Ohio vs William L. Gibson

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Mansfield within and for the county of Union and State of Ohio, on the Twenty seventh day of June in the year of Our Lord One thousand Eight hundred and Forty Eight, Before his Honor James S. Torbert, Esq. President and James O. Smith and Levi Phelps his Associates Judges, Allen Pea, Henry B. Felkner, & C. Smith, Esq. Jurors in Rowland Lee William Bethard, Richard Lowin, Standish Culver, Samuel Wood, Amos A. Williams, Joshua Marshall, Frank O. Carter, Dixon Mitchell, John W. Robinson and David Sanforth, Gentlemen sworn on the 4th Day of May A.D. 1847. The Jurors of the Grand Jury then and there duly empaneled 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 Union aforesaid upon their said Oaths, present and find that one William L. Gibson, late of said County, on the Twenty seventh day of March in the year of our Lord One thousand Eight hundred and Forty Seven with force and arms at the County aforesaid in and upon one Ransom Clark, then and there being, unlawfully, did make, an assault and him the said Ransom Clark, then and there did beat wound and threaten, and other wrongs to him the said Ransom Clark, then and there did to the great damage of the said Ransom Clark, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio thereby, prosecuting Attorney Amos A. Williams joins this Bill was joined upon testimony sworn and sent to the Grand Jury, by Order of the Court at the request of the prosecuting Attorney, Othway Cury prosecuting Attorney, said Bill was endorsed "A True Bill" Amos A. Williams Foreman of the Grand Jury, and afterwards docket on the 3rd Day of August A.D. 1847, this Cause was continued, and afterwards docket on the 26th day of September A.D. 1847. The following writ of Capias was issued to wit, The State of Ohio Union County, To the Sheriff of said County Greeting, We Command you to take William L. Gibson and him safely keep so that you have his body before our Court of Common Pleas, within and for said County of Union at the Court House in said County on the first day of the next term thereof to answer to an indictment found against him in said Court for Assault & Battery and have you then return this writ, Witness John Cassil Clerk of said Court at the Court House in Mansfield this twenty sixth day of September A.D. 1847 John Cassil Clerk, and afterwards docket on the 9th day of October A.D. 1847 said Sheriff returned said writ with his endorsement thereon as follows to wit, The within named William L. Gibson not found Philip J. Miller Sheriff and afterwards docket on the 3rd day of October 1847. This Cause was continued and afterwards docket on the 21st day of October 1847. The following writ of Capias was issued to wit, The State of Ohio, Union County, To the Sheriff of said County Greeting, We Command you to take William L. Gibson and him safely keep, so that you have his body before our Court of Common Pleas within and for said County of Union at the Court House in said County on the first day of the next term thereof to answer to an indictment found against him in said Court for Assault & Battery, and have you then return this writ, Witness John Cassil Clerk of said Court at the Court House in Mansfield this 21st day of October A.D. 1847, John Cassil Clerk, and afterwards docket on the 27th day of January A.D. 1848. Said Sheriff returned said writ with

L.S.

L.S.

his endorsement thereon as follows writt January 27th 1848
 I have taken the body of the within named William S Gibson
 and have taken his bond with James Turner surety for his appear-
 ance on the first day of the next Term, Philip Sander Sheriff
 and afterwards writt on the 25th day of April 1848. This Cause
 continued, and afterwards writt on the 27th day of June 1848
 1848. The defendant being arraigned for Pleas says that he is
 guilty, therefore it is considered that the said William S Gibson
 make his fine unto the State of Ohio in the sum of One Dollar
 and the costs of this prosecution taxed at 50^{cts}

Attest John Cassil Clerk

The State of Ohio
 Clement Reed

Be it remembered that at a Court of Common Pleas begun
 and held at the Court House in the Town of Mansfield within said
 County of Union and State of Ohio, on the twenty seventh day of June
 in the year of our Lord one thousand eight hundred and forty
 eight. Before his Honor James T. Torbert Esq. President and
 James R. Smith and Levi Phelps his Associates Judges,
 John Epps, Jesse Mitchell, Thomas Turner, Hiram Kimmel, David
 D. Welch, Justice M. Hill, David Park, George Davis 1st Silas Bell
 John R. M. Towel, William Foster, John Weaver, Samuel Turner and
 Daniel Long and David Gill, Jurors of the Grand Jury heretofore
 Court on the 25th day of April 1848. Then and there duly
 empanelled and sworn to inquire in the name and by the authority
 of the State of Ohio, within and for the County of Union against
 upon their said Oath present and find that one Clement Reed late of
 the County of Union aforesaid on the fifteenth day of February in
 the year of our Lord one thousand eight hundred and forty eight
 with force and arms at the County aforesaid, did unlawfully vend
 and sell Spirituous liquor by a less quantity then one quart
 writt, the quantity of one half pint of Spirituous liquor commonly
 called Whiskey, to one William Higgins, for the sum of five cents
 which price was then and there paid by the said William Higgins
 to the said Clement Reed for the said liquor, without the said Clement
 Reed, being duly licensed as a Tavern Keeper to sell the said Spirituous
 liquor contrary to the form of the Statute in such case made and
 provided, and against the peace and dignity of the State of
 Ohio. Attest W. Ballin, Special prosecuting Attorney,
 said Bill was endorsed "A True Bill Thomas Turner, Foreman
 of the Grand Jury", plea not Guilty June 28, 1848. John Cassil Clerk
 and afterwards writt on the 26th day of June 1848, the following writt
 of Capias was issued writt, The State of Ohio Union County ss. To the Sheriff
 of said County Greeting: We command you to take Clement Reed if he may
 be found in your bailiwick 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 Term thereof
 to answer unto an Indictment found against him in said Court
 for detaining and selling Spirituous liquors, and have you then
 return this writt. Witness John Cassil Clerk of said Court at the
 Court House in Mansfield this 26th day of June 1848,
 John Cassil Clerk, and afterwards writt on the 28th day

The State of Ohio
 Jonathan Paige

3

of June AD 1848. His day came as well the prosecuting attorney
 as the defendant Clement Reed in his own proper person and
 thereupon came a Jury sworn Adam Richey, Jesse Porter, James
 Welch, Joseph H. Richey, Howland Lee, David Bernham, Elephas
 Bernham William C. Piper, Albert R. Hunter, David Welch, John Milroy
 and Andrew Hayes, who being sworn and sworn the truth
 to speak, upon the issue joined between the parties, upon their
 Oaths do say that the defendant is guilty, therefore it is consid-
 ered by the Court that the defendant Clement Reed make his
 fine unto the State of Ohio in the sum of Fifteen dollars
 and the Costs of this prosecution taxed at \$
 \$0.60.

Attest John Cassil Clerk

The State of Ohio
 vs
 Jonathan Paige

Be it remembered that at a Court of Common Pleas begun and
 held at the Court House in the Town of Mansville within and
 for the County of Union and State of Ohio, on the Twenty-seventh
 day of June in the Year of Our Lord One thousand
 Eight Hundred and Forty Eight, Before his Honor
 James S. Furber Esq. President and James R. Smith and
 Levi Phelps his Associates Judges, the following Transcript on the
 18th day of April 1848, James Turner, a Justice of the Peace in
 and for said County filed in the Office of the Clerk of the Court
 aforesaid, the following Transcript to-wit, The State of Ohio Union County
 vs

State of Ohio, Stealing Bay mare. January 29, 1848, on the
 vs Affidavit of David Anderson, a warrant was
 Jonathan Paige issued for the body of Jonathan Paige, and
 Justices Costs directed the same to the Sheriff of the County of Union
 affidavit, 25 which warrant was returned by said Sheriff
 warrant, 25 endorsed, January 29, 1848. Served this writ by
 Trial, 25 taking the body of the within named Jonathan
 mittimus, 25 Paige, fees mileage 3. Service to Philip Smider Sheriff
 this Transcript 31 1/4 January 29, 1848. parties present trial had
 \$1,31 1/4 the defendant pleaded guilty thereupon the
 defendant was ordered by me to enter into a recognizance
 in the sum of three hundred dollars for his appearance at Court
 which he neglected to do and thereupon I issued a mittimus for
 his commitment and delivered the same to Philip Smider Sheriff
 of Union County January 29, 1848. Mittimus returned endorsed
 (as follows) January 29, 1848. I committed the within named
 Jonathan Paige to the custody of the within named jailor
 with whom I left a certified Copy of this writ, fees service 35 -
 Copy 20, mileage 5. Philip Smider Sheriff. I certify the
 above to be a correct Copy of the proceeding had by & before
 me in the above case given under my hand and
 seal this 14th day of April AD 1848, James Turner, J. P.
 and afterwards on the 25th day of April AD 1848, John Epps, Jesse
 Mitchell, Thomas Turner, Jr., Nimin Kimball, David D. Welch, Justice, M. Hill,
 David Park, George Davis, Silas Bell, John R. C. Dovel, William Foster,
 John Weaver, Samuel Turner, Daniel Long and David Gill, Jurors of
 the Grand Jury then and there duly empanelled and sworn

January 27th 1848
 vs Gibson
 for his appear
 in Sheriff
 his Cause was
 of June AD
 that he is
 William S. Gibson
 of One Dollar

Pleas begun
 within said
 the day of June
 and Forty
 eight and
 Judges.
 Kinball David
 Silas Bell
 Turner and
 James heretofore
 there duly
 by the authority
 in aforesaid
 Reed late of
 February in
 and Forty eight
 lawfully and
 one year
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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 oaths present and find that one Jonathan Paige late of said County of Union, on the twentieth day of January in the year of our Lord one thousand eight hundred and forty eight, at the County aforesaid One Bay Mare of the value of sixty five dollars of the goods and Chattels of one David Anderson, then and there feloniously did steal take and lead 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, and the Jurors aforesaid upon their oaths aforesaid do further present and find that the said Jonathan Paige, afterwards to wit, on the day and year aforesaid at the County aforesaid, one other Mare of the value of sixty five dollars, the property of the said David Anderson then and there feloniously did steal, to the damage of the said David Anderson, contrary to the form of the Statute in such Case made and provided, and against the peace and dignity of the State of Ohio, W B Allison Special Prosecuting Attorney, said Bill was endorsed "A Fine Bill Thomas Summ Jurorman of the Grand Jury". Plea not Guilty April 27. 1848, In Cassil, Ohio and afterwards to wit on the 30th day of June AD 1848, this day came the prosecuting attorney and it appearing that the defendant was arraigned before this Court at its last term when and where the Indictment aforesaid having been distinctly read to him and he being asked how he would plead thereto. He pleaded thereto not Guilty, and said Defendant being now here brought before the Court thereupon came a Jury to wit Gamal Harris Samuel Milligan Beniah P. Wilkins John Dawson, Simon Cooder, John McAllister William Scott Vanderer Reed Josiah Mistake, Beal Selman, Ebenezer Mather and Samuel R. Erwin, 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 guilty, whereupon the Court do sentence, the said Defendant Jonathan Paige to be confined in the Penitentiary of the State of Ohio at hard Labor, for the term of three years from this day, and pay the costs of this prosecution taxed at _____ dollars and _____ cents

Attest John Cassil Clerk,

The State of Ohio
vs
Zara Fourn

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County of Union and State of Ohio on the nineteenth day of September in the year of our Lord one thousand eight hundred and forty eight, before his Honor James L. Torbert Esqr, president and James R. Smith Christian Myers and Levi Phelps, his associates Judges, Jacob Pathman, Samuel Brown, William Parks, W D Smith, William Liggitt, William Hayes, John Carson, Andrew McNeal, Alexander McAllister, James Burston, Edward W. Juskeep, Benjamin Smithham, James Miller David Gill and W B Piper, Jurors of the Grand Jury heretofore to wit, on the 5th day of October AD 1847, then and there duly empanelled 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 Union aforesaid upon their said

V. 3

Oaths present and find that one Zara Town late of the County of Union aforesaid
 on the nineteenth day of August in the year of our Lord one thousand eight
 Hundred and Forty seven with force and arms, at the County of Union
 aforesaid did unlawfully vend and sell spirituous liquor by a less
 quantity than one quart to wit, the quantity of two gills of spirituous
 liquor commonly called Whisky to one Benjamin Golden for the sum
 of six and one fourth cents which price was then and there paid by the
 said Benjamin Golden to the said Zara Town for the said liquor
 without the said Zara Town being duly licenced as a Tavern Keeper
 to sell the said spirituous liquor, contrary to the form of the Statute in
 such case made and provided, and against the peace and digni-
 ty of the State of Ohio. *Obituary* prosecuting Attorney,
 said Bill was endorsed "A True bill. William Hays Foreman
 of the Grand Jury," plea not guilty, April 25. 1848. John Cassie clk.,
 and afterwards writ on the 13 day of March 1848, the following
 writ of Capias was issued to wit, The State of Ohio
 Union County, ss. To the Sheriff of said County Greeting
 We command you to take Zara Town if he may be
 found in your bailiwick 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 Term thereof, to answer
 unto an Indictment found against him in said Court for
 retailing and selling spirituous liquors, and have you then return
 this writ witness John Cassie clk. of said court at the court
 house in Mansfield this 13th day of March AD 1848. John Cassie clk.
 and afterwards writ on the 28 day of March 1848. Said Sheriff
 returned said writ endorsed as follows, To wit, I have taken the
 body of the within named Zara Town, and have taken bond
 for his appearance with Josiah Westlake as security, Philip
 Snyder Sheriff, and afterwards writ on the 27. day of April 1848
 this day came the defendant and Josiah Westlake his surety
 and acknowledged themselves to owe and stand indebted to the State
 of Ohio, in the sum of one hundred dollars to be levied upon their
 goods and chattels lands and tenements, upon this condition
 that if the said Zara Town shall personally appear on the first
 day of next term at 10 o'clock AM, and answer to an indictment
 for retailing, and abide the order of the Court and not depart the
 Court without leave, then this recognizance to be void otherwise
 in full force and virtue. Cause continued.
 and afterwards writ on the 29 day of June AD 1848, in this case the
 defendant and Josiah Westlake his security, in the recognizance
 heretofore taken in this case for the appearance of said defendant to answer
 to the charge in said indictment, this day appeared and in open Court
 and consented and requested that their said recognizance heretofore
 taken as aforesaid, do continue and stand of full force and
 as binding them for the appearance of the defendant at the next
 term of this Court in like manner as they were thereby bound for his
 appearance at the present term to answer to the charge in said
 indictment, abide the judgment of the Court and not depart without
 leave. It is therefore ordered that said recognizance so heretofore
 taken in this case, do stand and remain of full force and obligation
 upon said Zara Town and Josiah Westlake obliging said defendant
 to appear and answer to said charge at the next term of this

V. S.

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Court, and abide the judgment of the Court and not depart the Court without leave, in like manner as he was thereby bound to appear and answer to said charge at the present term of this Court, and abide the judgment of the Court and not depart the without leave, and this cause is continued, and afterwards Court on the 19th day of September AD 1848. The Defendant being arraigned and for Pleas says that he is guilty, therefore it is considered that the defendant John Town, make his fine into the State of Ohio in the sum of Ten Dollars and the costs of this prosecution taxed at - Dollars

Attest James Kinkadee Jr. Clerk,

The State of Ohio
Joseph Stimer

The State of Ohio
Josiah Westlake

Be it remembered that at A Court of Common Pleas begun and held at the Court House in the Town of Mansfield within and for the County of Union and State of Ohio, on the Twenty ninth day of May in the year of Our Lord One thousand Eight Hundred and Forty nine, Before His Honor James S. Fisher Esq. President, and Christian Myers, Levi Phelps and James R. Smith his associates Judges, James Curry, Levi Songbrake, James C. Miller, Elephas Burnham, Levi Griffitt, John P. Woods, Adam Wolford Sr., Jesse Gill, Benjamin F. Kelsey, John Sager, David Danforth, Samuel Sager, John R. McDowell, David Burnham and John W. Robinson, Jurors of the Grand Jury heretofore to wit on the 19th day of September AD 1848, then and there duly empanelled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the County of Union, aforesaid, upon their said Oath ~~of office~~ do present and find that One Josiah Westlake, late of the County aforesaid, on the twenty fifth day of August in the year of Our Lord One thousand Eight Hundred and forty eight, with force and arms, at the County aforesaid, did unlawfully vend and sell Spirituous liquor by a less quantity than one quart to wit the quantity of three gills of Spirituous liquor (commonly called Whiskey) to One Calbert Burgantine for the sum of five cents, which price was then and there paid by the said Calbert Burgantine to the said Josiah Westlake, for the said liquor, without the said Josiah Westlake, being duly licensed as a Tavern Keeper to sell the said Spirituous liquor; Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio, Ohio Curry Prosecuting Attorney, said bill was endorsed, A True bill, James C. Miller foreman of the Grand Jury, Pleas not guilty May, 29, 1849, at Kinkadee Jr. Clerk, and afterwards Court on the 30th day of May AD 1849, this day came as well the prosecuting Attorney as the Defendant in his own proper person, and thereupon came a Jury Court, Jacob Songbrake, Samuel Robinson, Edwin Spain, Lewis Avery, Samuel Wallinger, Gregory Hawley, Levi Taylor, Dixon Mitchell, Joseph Robert, Abrama Norville, Benjamin Tucker Sr. and Alexander R. Bowen, 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 guilty, therefore it is considered by the Court, that the Defendant Josiah Westlake make his fine into the State of Ohio in the sum of Five dollars, and the costs of this prosecution taxed at - Dollars

Attest, James Kinkadee Jr. Clerk.

The State of Ohio
James E. Harris

The State of Ohio vs Joseph Stimer

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 Ohio, on the Twenty ninth day of May in the year of our Lord One thousand Eight hundred and forty nine, Before His Honor James L Torbert Esq President and Christian Myers, Levi Phelps and James R Smith his associates Judges, John E Cahill, James Stillings, Daniel Coe, Thomas Reed, Lewis Alder, George W. Baxley, Obniel Jewett, Nathaniel Raymond, William Inskeep, Michael Myers, James Roberts, George Rickard, William C Pipher, William Hays, and James Miller, the Jurors of the Grand Jury then and there duly empaneled 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 Union, aforesaid, upon their said oath present and find that One Joseph Stimer, late of the County of Union aforesaid, on the first day of February in the year of our Lord One thousand Eight hundred and forty nine, with force and arms at the County of Union aforesaid did unlawfully play with Cards at a certain game commonly called Old Sledge with Forman Conell, Robert Graham and other of the Jurors aforesaid unknown, 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 peace and dignity of the State of Ohio, C W B Allison prosecuting Attorney.

Said Bill of Indictment was endorsed "A Justice Wm C Pipher Foreman of the Grand Jury" Plea guilty June 2. 1849 L E Rickard Clerk.

And afterwards do wit on the 2^d day of June A D 1849 the Defendant being arraigned for plea says that he is guilty therefore it is considered that the said Defendant Joseph Stimer make his fine unto the State of Ohio in the sum of One Dollar and the Costs of this prosecution taxed at

Dollars cents
 J. James Rickard Clerk

The State of Ohio vs James E Harriott

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 Ohio on the Twenty ninth day of May in the year of our Lord One thousand Eight hundred and forty nine, Before his Honor James L Torbert Esq President and Christian Myers, Levi Phelps, and James R Smith his associates Judges, John E Cahill, James Stillings, Daniel Coe, Thomas Reed, Lewis Alder, George W Baxley, Obniel Jewett, Nathaniel Raymond, William Inskeep, Michael Myers, James Roberts, George Rickard, William C Pipher, William Hays, and James Miller, the Jurors of the Grand Jury then and there duly empaneled 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 Union aforesaid upon their said oath present and find that One James E Harriott late of the County of Union aforesaid, on the fifth day of January, in the year of our Lord One thousand and eight hundred and forty nine, with force and

At the County of Union aforesaid, did unlawfully play with Cards at a certain game commonly called Prag with John Morrison James Alexander and other persons to the Jurors 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 Ohio. W^m B Allison prosecuting Attorney, said Bill was endorsed, "A True Bill W^m C Piper Foreman of the Grand Jury," and afterwards to wit on the 29th Day of June A D 1849. The defendant being arraigned for Plea says that he is guilty. Therefore it is considered that the defendant James O Harriott make his fine unto the State of Ohio in the sum of One Dollar and the Costs of this prosecution taxed at _____ Dollars cents.

Attest James Kirkade for Clerk,

The State of Ohio vs Robert Graham

The State of Ohio vs Robert Graham

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County of Union and State of Ohio on the Fourteenth day of August in the year of our Lord One Thousand Eight hundred and Forty nine. Before their Honors Levi Phelps James R Smith and William W Woods, associate Judges, John E Cahill, James Stillings, Daniel Coe, Thomas Reed, Lewis Alder, George W Baxby, Ottniel Smith, Nathaniel Raymond, William Sutcup, Michael Meyers, James Roberts, George Richards William C Piper, William Hays and James Miller, Jurors of the Grand Jury, heretofore to wit on the 29th day of May A D, 1849, then and there duly empan-nelled 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 Union aforesaid, upon their said oath present and find that one Robert Graham late of the County of Union aforesaid, on the twenty first day of January in the year of our Lord, One thousand eight hundred and forty nine with force and arms at the County of Union aforesaid did unlawfully play with cards at a certain game commonly called Old Sledge with Payton B. Smith, Forman Cornell 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 peace and dignity of the State of Ohio, W^m B Allison Prosecuting attorney, said indictment was endorsed "A true Bill W^m C Piper Foreman of the Grand Jury," and afterwards to wit on the 24th day of July A D 1849, the following writ of Capias was issued to wit, The State of Ohio Union County ss. To the Sheriff of said County Greeting: We Command you to take Robert Graham if he may be found in your bailiwick and him safely keep so that you have his body before our 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 him in said Court for Gaming; and have you then when this writ witness James Kirkade for Clerk of said Court at Mansville this 24th day of July A D 1849 James Kirkade for Clerk, and afterwards to wit on the 6th day of August A D 1849, said Sheriff returned said writ with his endorsement thereon as follows to wit, I have taken the body of the within named Robert Graham, the name of his bail is Joseph Stiner, I herewith return the bail bond Philip Sinder Sheriff, and afterwards to wit on the 14th day of August A D 1849. The defendant being arraigned for Plea says that he is guilty. Therefore it is considered that the defendant Robert Graham, make his fine unto the State of Ohio, in the sum of One dollar, and the Costs of this prosecution taxed at _____ Dollars cents.

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Attest James Kirkade for Clerk,

The State of Ohio vs James Alexander

The State of Ohio vs Robert Graham

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Mansville within and for the County of Union and State of Ohio on the fourteenth day of August in the year of our Lord one thousand eight hundred and forty nine, Before their Honors Levi Phelps, James R. Smith, and William W. Woods associate Judges, John E. Cahill, James Stillings, Daniel Coe, Thomas Reed, Lewis Alder, George W. Baxley, Othniel Jewett, Nathaniel Raymond, William Inskeep, Michael Myers, James Roberts, George Rickard, William C. Piper, William Hays, and James Miller, Jurors of the Grand Jury, heretofore to wit, On the 29th day of May A.D. 1849, then and there duly sworn 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 Union aforesaid, upon their said Oath present and find that one Robert Graham late of the County of Union, aforesaid on the first day of February, in the year of our Lord, one thousand eight hundred and forty nine, with force and arms at the County of Union aforesaid did unlawfully play with Cards at a certain game commonly called Old Sledge, with Norman Cornell, Joseph Stiner, and others to the Jurors aforesaid unknown, 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 peace and dignity of the State of Ohio, Let W. Allison Prosecuting attorney, said Bill was indorsed "A True Bill. W. C. Piper Foreman of the Grand Jury;" and afterwards to wit on the 14th day of August A.D. 1849 The defendant being arraigned for Plea says that he is guilty, therefore it is considered that the defendant Robert Graham make his fine unto the State of Ohio in the sum of one dollar and the Costs of this prosecution taxed at \$.

Attest, James Pinkadey Clerk,

The State of Ohio vs James S. Alexander

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Mansville within and for the County of Union and State of Ohio on the fourteenth day of August in the year of our Lord one thousand eight hundred and forty nine, Before their Honors Levi Phelps, James R. Smith, and William W. Woods, associate Judges, John E. Cahill, James Stillings, Daniel Coe, Thomas Reed, Lewis Alder, George W. Baxley, Othniel Jewett, Nathaniel Raymond, William Inskeep, Michael Myers, James Roberts, George Rickard, William C. Piper, William Hays, and James Miller, Jurors of the Grand Jury, heretofore to wit, On the 29th day of May A.D. 1849, then and there duly sworn 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 Union aforesaid, upon their said Oath present and find that one James S. Alexander, late of the County of Union aforesaid on the twenty fifth day of December in the Year of our Lord one 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 S. Brough, Norman Cornell, and other persons to the Jurors 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 Ohio and the Jurors aforesaid, upon their Oath aforesaid do further present and find, that the said James S. Alexander on the day and year last aforesaid, with force and arms at the County of Union aforesaid

did unlawfully make a bet and wager of a certain sum of money to wit, the sum of five cents, with William S. Brophy, Thomas Conell, and other persons to the Jurors aforesaid unknown, then and there being, on the 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 and dignity of the State of Ohio. Wm. C. Piper, Prosecuting Attorney, said Indictment was indorsed "A True Bill, Wm. C. Piper, foreman of the Grand Jury" and afterwards to wit on the 24th day of July A.D. 1849 the following writ of Capias was issued to wit, The State of Ohio Union County, ss. To the Sheriff of said County Greeting, We Command you to take James S. Alexander if he may be found in your bailiwick, and him safely keep so that you have his body before our 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 him in said County for Gaming; and have you then there this writ.

Witness James Knirkadey, Clerk of said Court at Mansville this 24th day of July A.D. 1849, James Knirkadey, Clerk, and afterwards to wit on the 13th day of August A.D. 1849 said Sheriff returned said writ with his indorsement thereon as follows to wit, 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 S. Brophy, August 11, 1849, Philip Snider Sheriff, and afterwards to wit on the 14th day of August A.D. 1849 the defendant being arraigned for Plea says that he is guilty. Therefore it is considered that the defendant James S. Alexander make his fine unto the State of Ohio in the sum of One dollar and the Costs of this prosecution taxed at \$

Attest, James Knirkadey Clerk,

The State of Ohio
vs
James S. Alexander

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Mansville within and for the County of Union and State of Ohio on the fourteenth day of August in the year of Our Lord One thousand eight hundred and forty nine, Before their Honors Levi Phelps, James R. Smith and William W. Woods, Associate Judges, John E. Cahill, James Stillings, Daniel Lee, Thomas Reed, Lewis Alder, George W. Basley, Abner Jewett, Nathaniel Raymond, William Inskiep, Michael Myers, James Roberts, George Rickard, William C. Piper, William Hays, and James Miller, Jurors of the Grand Jury heretofore to wit on the 29th day of May A.D. 1849 then and there duly empaneled 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 Union aforesaid upon their said oath present and find that one James S. Alexander, late of the County of Union aforesaid, on the fifteenth day of January, in the year of Our Lord One 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 S. Brophy, John Morrison, and other persons to the Jurors 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 Ohio, and the Jurors aforesaid upon their oath aforesaid do further present and find, that the said, James S. Alexander on the fifteenth day of January in the year last aforesaid, with force and arms at the

The State of Ohio
vs
John Morrison

at the County of Union aforesaid did unlawfully make a wager of a certain sum of money, to wit, the sum of five cents with William J Brophy, John Morrison and other persons to the Jurors aforesaid unknown, then and there being on the 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 wager, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio, W. B. Allison Prosecuting Attorney, said indictment was indorsed "A True bill, W. C. Piper Foreman of the Grand Jury", and afterwards to wit on the 14th day of August A. D. 1849, the defendant being arraigned for plea says that he is guilty, therefore it is considered that the defendant James S. Alexander make his fine unto the State of Ohio in the sum of One dollar and the Costs of this prosecution taxed at \$

Attest, James Kirkadee Clerk,

The State of Ohio
vs
John Morrison

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Mansville within and for the County of Union and State of Ohio on the fourteenth day of August in the year of Our Lord One thousand eight hundred and forty nine before their Honors, Levi Phelps, James R. Smith, and William W. Woods, associate Judges, John C. Leahill, James Stillings, Daniel Coe, Thomas Reed, Lewis Alder, George W. Barley, Othniel Jewett, Nathaniel Raymond, William Inskeep, Michael Myers, James Roberts, George Rickard, William C. Piper, William Hays and James Miller, Jurors of the Grand Jury heretofore to wit on the 29th day of May A. D. 1849 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 Union aforesaid upon their said oath present and find, that one John Morrison late of the County of Union aforesaid on the fifteenth day of January in the year of Our Lord One 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 J Brophy, James S. Alexander, and other persons to the Jurors 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 Ohio, and the Jurors aforesaid upon their oath aforesaid do further present and find, that the said John Morrison on the fifteenth day of January in the year last aforesaid, with force and arms at the County of Union aforesaid, did unlawfully make a bet or wager of a certain sum of money to wit the sum of five cents with William J Brophy, James S. Alexander, and other persons to the Jurors aforesaid unknown, then and there being on the event of a game at Cards commonly called Brag which said game was then and there played by the said John Morrison with the persons aforesaid, to determine said bet or wager, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio, W. B. Allison Prosecuting Attorney, said indictment was indorsed "A True bill W. C. Piper, Foreman of the Grand Jury", and afterwards to wit on the 26th day of June A. D. 1849 the following writ of Capias was issued to wit, The State of Ohio Union County ss. To the Sheriff of said County, Greeting, We Command you to take John Morrison,

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if he may be found in your bailiwick, and him secretly 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 Term thereof, to answer unto an Indictment found against him in said Court for Gaming, and have you then there this writ, witness James Kinrade Jr Clerk of said Court at the Court House in Marysville this 26th day of June A.D. 1849. James Kinrade Jr Clerk, and afterwards writ on the 28th day of June A.D. 1849 said Sheriff returned said writ with his indorsement thereon as follows to wit, I have taken the body of the within named John Morrison, his bail is Bill Welch, and James Welch, I herewith file the recognizance, Philip Sinden Sheriff, and afterwards writ on the fourteenth day of August A.D. 1849 the defendant being arraigned for plea says that he is guilty, therefore it is considered that the defendant John Morrison make his fine unto the State of Ohio in the sum of One dollar and the costs of this prosecution taxed at \$

Attest. James Kinrade Jr Clerk,

The State of Ohio
vs
John Morrison

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 Ohio on the fourteenth day of August in the year of our Lord one thousand eight hundred and forty nine before their Honors, Levi Phelps, James R. Smith and William W. Woods, associates Judges, John E. Cahill, James Stillings, Daniel Coe, Thomas Reed, Lewis Alder, George W. Barley, Athriel Serrett, Nathaniel Raymond, William Inskeep, Michael Myers, James Roberts, George Richard, William C. Piper, William Flays and James Miller, Jurors of the Grand Jury heretofore writ on the 29th day of May A.D. 1849 then and there duly empaneled 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 Union aforesaid upon their oath present and find that one John Morrison late of the County of Union aforesaid, on the twenty fifth day of December in the year of our Lord, one thousand, eight hundred forty eight with force and arms at the County aforesaid, did unlawfully play with Cards, at a certain game commonly called Brag, with William J. Brophy, James E. Harriott and other persons, to the Jurors 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 Ohio, and the Jurors aforesaid upon their oath aforesaid do further present and find that the said John Morrison on the twenty fifth day of December in the year last aforesaid with force and arms at the County of Union aforesaid did unlawfully make a bet or wager of a certain sum of money to wit, the sum of five cents, with William J. Brophy, James E. Harriott, and other persons to the Jurors aforesaid unknown then and there being, on the event of a game at Cards commonly called Brag, which said game was then and there played by the said John Morrison with the persons aforesaid, to determine said bet or wager; Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio, C. W. Allison Prosecuting Attorney, said Indictment was indorsed "A True bill W. C. Piper, Foreman of the Grand Jury", and afterwards writ on the 14th day of August A.D. 1849. The defendant being arraigned for plea says that he is guilty, therefore it is considered that the defendant John Morrison make his fine unto the State of Ohio in the sum of One dollar and the costs of this prosecution taxed at \$.

Attest. James Kinrade Jr Clerk,

The State of Ohio
vs
Joseph Alexander

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The State of Ohio vs Joseph Alexander

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 Ohio, on the Fourteenth day of August in the year of Our Lord One thousand and Eight hundred and forty nine, Before their Honors, Levi Phelps, James R Smith and William Woods associate Judges, John E Cahill, James Stillings, Daniel Coe, Thomas Reed, Lewis Alder, George M Barley, Athaniel Jewett, Nathaniel Raymond, William Juskeeps, Michael Myers, James Roberts, George Rickard, William C Piper, William Hays, and James Miller, Jurors of the Grand Jury heretofore sworn, on the 29th day of May A D 1849 then and there duly impaneled 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 Union aforesaid, upon their said Oaths present and find that one Joseph Alexander late of the County of Union aforesaid on the fifteenth day of January in the year of Our Lord One thousand eight hundred and forty nine with force and arms at the County of Union aforesaid, in playing at and with Cards to wit at a certain game commonly called Brag, with one William T Brophy and other persons to the Jurors aforesaid unknown did then and there unlawfully bet and wager 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 by the said Joseph 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 and dignity of the State of Ohio, and the Jurors aforesaid upon their Oaths aforesaid, do further present and find, that the said Joseph Alexander, on the fifteenth day of January in the year last aforesaid, with force and arms at the County aforesaid did unlawfully make a bet or wager of a certain other sum of money to wit, the sum of five cents, with one William T Brophy and other persons to the Jurors aforesaid unknown on the event of a certain game at Cards, which said game was then and there played by said parties to decide said bet or wager, 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, W B Allison Prosecuting Attorney, said Indictment was indorsed "A True bill W C Piper Foreman of the Grand Jury," and afterwards to wit on the 24th day of July A D 1849, the following writ of Capias was issued to wit the State of Ohio Union County ss, To the Sheriff of said County Greeting; We Command you to take Joseph Alexander if he may be found in your bailiwick, and him safely keep so that you have his body before our 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 him in said Court for gaming; and have you then there this writ, Witness James Kin Kade Jr Clerk of said Court at Marysville this 24th day of July A D 1849. James Kin Kade Jr Clerk, and afterwards to wit on the 14th day of August A D 1849 said Sheriff returned said writ with his indorsement thereon as follows to wit, the within named Joseph Alexander not found Philip Snider Sheriff, and afterwards to wit on the 15th day of August A D 1849, the defendant being arraigned for plea says that he is guilty, therefore it is considered that the said Joseph Alexander make his fine unto the State of Ohio in the sum of One dollar and the Costs of this prosecution taxed at \$

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Attest James Kin Kade Jr Clerk

The State of Ohio
vs
James Riddle

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the town of Mansville within and for the County of Union and State of Ohio on the fourteenth day of August in the year of Our Lord One thousand eight hundred and forty nine, Before their Honors Levi Phelps, James R. Smith and William W. Woods associate Judges, John E. Cahill, James Stillings, Daniel Coe, Thomas Reed, Lewis Alder, George W. Barley, Ethaniel Jewett, Nathaniel Raymond, William Inskeep, Michael Myers, James Roberts, George Rickard, William C. Piper, William Hays, and James Miller, Jurors of the Grand Jury heretofore sworn on the 29th day of May A.D. 1849, then and there duly empaneled 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 Union aforesaid, upon their said oath present and find that one James Riddle, late of the County of Union aforesaid, on the twenty fourth day of December, in the year of Our Lord One thousand eight hundred and forty eight, with force and arms, at the County aforesaid, did unlawfully vend and sell spirituous liquor by a less quantity than one quart, to wit, the quantity of one gill, of spirituous liquor commonly called whiskey to one Aaron Skinner, for the sum of five cents which price was then and there paid by the said Aaron Skinner, to the said James Riddle, for the said liquor, without the said James Riddle, being duly licensed as a Tavern Keeper to sell the said spirituous liquor contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio, C. W. B. Allison Prosecuting attorney, said Judgment was indorsed A True bill W. C. Piper Foreman of the Grand Jury, and afterwards to wit, on the 15th day of August A.D. 1849, The defendant being arraigned for plea says that he is guilty, therefore it is considered that the defendant James Riddle make his fine unto the State of Ohio in the sum of five dollars and the costs of this prosecution taxed at \$

Attest, James Kirkadee Jr. Clerk

The State of Ohio
vs
James Riddle

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Mansville within and for the County of Union and State of Ohio on the fourteenth day of August in the year of Our Lord One thousand eight hundred and forty nine Before their Honors Levi Phelps, James R. Smith, and William W. Woods, associate Judges, John E. Cahill, James Stillings, Daniel Coe, Thomas Reed, Lewis Alder, George W. Barley, Ethaniel Jewett, Nathaniel Raymond, William Inskeep, Michael Myers, James Roberts, George Rickard, William C. Piper, William Hays, and James Miller, Jurors of the Grand Jury heretofore sworn on the 29th day of May A.D. 1849, then and there duly empaneled 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 Union aforesaid, upon their said oaths present and find that one James Riddle late of the County of Union aforesaid on the fifteenth day of October in the year of Our Lord, one thousand eight hundred and forty eight with force and arms at the County aforesaid, did unlawfully vend and sell spirituous liquor by a less quantity than one quart, to wit, the quantity of one gill of spirituous liquor commonly called whiskey to one William Gibson for the sum of five cents, which price was then and there paid by the said William Gibson to the said James Riddle for the said liquor, without, the said James Riddle being duly licensed as a Tavern Keeper to sell

The State of Ohio
vs
Josiah Westlake

The State of Ohio
vs
James Ward

The said Spirituous liquor. Contrary to the form of the Statute in such Case made and provided and against the peace and dignity of the State of Ohio W^m B. Allison Prosecuting Attorney, said Indictment was indorsed "A True Bill W^m C. Piper, Foreman of the Grand Jury" and afterwards to wit, on the 15th day of August A. D. 1849, The defendant being arraigned for plea says that he is guilty, Therefore it is Considered that the defendant James Riddle make his fine unto the State of Ohio in the sum of five dollars, and the Costs of this prosecution taxed at \$

Attest, James Kirkade for Clerk,

The State of Ohio vs Josiah Westlake

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Mansville within and for the County of Union and State of Ohio on the Fourteenth day of August in the year of our Lord One thousand eight hundred and Forty nine, before their Honors, Levi Phelps, James R. Smith and William W. Woods, Associate Judges, John E. Cahill, James Stillings, Daniel Coe, Thomas Reed, Lewis Alder, George W. Baxley, Athaniel Lovett, Nathaniel Raymond, William Inskeep, Michael Myers, James Roberts, George Rickard, William C. Piper, William Hays, and James Miller, Jurors of the Grand Jury heretofore to wit on the 29th day of May A. D. 1849, then and there duly empanelled 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 Union aforesaid, upon their said Oath, present and find that one Josiah Westlake, late of the County of Union aforesaid, on the first day of November in the year ~~aforesaid~~ of our Lord One thousand eight hundred and forty eight with force and arms, at the County of Union aforesaid, did unlawfully vend and sell Spirituous liquor by a less quantity then one quart to wit the quantity of one gill of Spirituous liquor commonly called whiskey, to one Payton B. Smith for the sum of five Cents, which price was then and there paid by the said Payton B. Smith to the said Josiah Westlake, for the said liquor, without the said Josiah Westlake being duly licensed as a Tavern Keeper, to sell the said Spirituous liquor, Contrary to the form of the Statute in such Case made and provided, and against the peace and dignity of the State of Ohio, W^m B. Allison, Prosecuting Attorney, said Indictment was indorsed "A True Bill W^m C. Piper, Foreman of the Grand Jury" and afterwards to wit, on the 15th day of August A. D. 1849, The defendant being arraigned for plea says that he is guilty, Therefore it is Considered that the defendant Josiah Westlake, make his fine unto the State of Ohio in the sum of Five dollars and the Costs of this prosecution taxed at \$

Attest, James Kirkade for Clerk,

The State of Ohio vs James Ward

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Mansville within and for the County of Union and State of Ohio on the Fourteenth day of August in the year of our Lord One thousand Eight hundred and Forty nine before their Honors, Levi Phelps, James R. Smith and William W. Woods Associate Judges, John E. Cahill, James Stillings Daniel Coe, Thomas Reed, Lewis Alder, George W. Baxley, Athaniel Lovett, Nathaniel Raymond, William Inskeep, Michael Myers, James Roberts, George Rickard, William C. Piper, William Hays, and James Miller, Jurors,

of the Grand Jury heretofore t^o on the 29th day of May A. D. 1849 then and there duly empaneled 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 Union aforesaid, upon their said oaths present and find that one James Ward, late of the County of Union aforesaid, on the twentieth day of October in the year of our Lord one thousand eight hundred and forty eight, with force and arms at the County aforesaid, did unlawfully vend and sell spirituous liquor by a less quantity than one quart, to wit, the quantity of one gill of spirituous liquor commonly called whiskey, to one David W. English for the sum of six cents which price was then and there paid by the said David W. English to the said James Ward for the said liquor without the said James Ward being duly licensed as a tavern keeper to sell the said spirituous liquor, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio, C. W. B. Allison, Prosecuting Attorney, said indictment was indorsed. A True Bill W. C. Piper Foreman of the Grand Jury, and afterwards t^o on the 24th day of July A. D. 1849 the following writ of Capias was issued t^o The State of Ohio Union County vs. To the Sheriff of said County Greeting; we Command you to take James Ward if he may be found in your bailiwick and him safely keep so that you have his body before our 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 him in said Court, for retailing spirituous liquor and have you then there this writ. Witness James Kirkcaldie p. Clerk of said Court at Maysville this 24th day of July A. D. 1849. James Kirkcaldie p. Clerk and afterwards t^o on the 14th day of August A. D. 1849 the said Sheriff returned said writ with his endorsement thereon as follows t^o I have taken the body of the within named James Ward, August 14, 1849. Philip Linder Sheriff, and afterwards t^o on the 15th day of August A. D. 1849 the defendant being arraigned for Plea says that he is guilty. Therefore it is considered that the defendant James Ward, make his fine unto the State of Ohio in the sum of Five dollars, and the Costs of this prosecution taxed at \$

Attest. James Kirkcaldie p. Clerk

The State of Ohio
vs
James Ward

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Maysville within and for the County of Union and State of Ohio, on the Fourteenth day of August in the year of our Lord one thousand eight hundred and forty eight, before their Honors, Levi Phelps, James R. Smith and William W. Woods Associate Judges, John E. Cahill, James Stillings, Daniel Coe, Thomas Reed, Lewis Alder, George W. Barley, Athaniel Jewett, Nathaniel Raymond, William Susskeep, Michael Myers, James Roberts, George Rickard, William C. Piper, William Hays and James Miller Jurors of the Grand Jury heretofore t^o on the 29th day of May A. D. 1849 then and there duly empaneled 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 Union aforesaid upon their said oaths present and find, that one James Ward late of the County of Union aforesaid on the tenth day of January in the year of our Lord one thousand eight hundred and forty nine, with force and arms, at the County aforesaid, did unlawfully vend and sell spirituous liquor by a less quantity than one quart, to wit, the quantity of one gill of spirituous liquor commonly called whiskey to one Payton B. Smith for the sum of five cents, which price was then

The State of Ohio

Mary Hensel
Henry Hensel

and there paid by the said Peyton B Smith, to the said James Ward for the said liquor without the said James Ward being duly licensed as a Tavern Keeper to sell the said Spirituous liquor, Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio, W B Allison Prosecuting Attorney, said Indictment was Indorsed A True Bill W. C. Piper Foreman of the Grand Jury, and afterwards tried on the 15th day of August A D 1849 The defendant being arraigned for plea Says that he is guilty, Therefore it is Considered that the Defendant James Ward make his fine unto the State of Ohio in the Sum of Five dollars and the Costs of this prosecution taxed at \$

Attest James KinKadey Clerk,

The State of Ohio
 Mary Hensel &
 Henry Hensel

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 Ohio on the Fourteenth day of August in the Year of Our Lord One thousand eight hundred and Forty nine before their Honors Levi Phelps, James R. Smith and William W. Woods Associates Judges, Theretofore tried on the 30th day of May A D 1849, Kilbourn Beach a Justice of the Peace in said County filed in the Clerks Office of said Court the following transcript to wit, The State of Ohio } May 29th 1849 this day came J. C. Reed and made oath } that Mary Hensel and Henry Hensel late of the County } of Union Ohio, did on or about the 29th day of May 1849 } at the County of Union resist and abuse him while in } the execution of his office as constable by trying to force } property out of his hands after he had levied upon it by } virtue of an execution then in his hands by beating him } with a whip and by threats made against him &c. took } his affidavit thereof thereupon issued a warrant } against Mary Hensel and Henry Hensel and } delivered the same to J. C. Reed Const, May 29th 1849 } Warrant presented with the body of defendant prudo- } sed as follows) May 29th 1849 according to the Command of the within } writ I have taken the within named Henry Hensel and have him } now in Court my fee service 25 miles 5-30 J. C. Reed Constable May } 29th 1849 trial had J. C. Reed Sworn and examined in behalf of the State } thereupon the defendant was ordered by me to enter into a recognizance } in the Sum of One hundred dollars for his appearance at Court &c, which } was done accordingly J. K. Converse, B. C. Grubb and R. E. Cahill's surties } recognizance J. C. Reed witness in behalf of the State, May 29th 1849 issued } transcript to the Clerk of the Court of Common Pleas, The State of Ohio Union } County, so I do hereby Certify that the above is a full true copy from my docket } of the proceedings had by and before me in the above cause Kilbourn } Beach J. P. of the County aforesaid, and afterwards tried on the 30 } day of May A D 1849, The State of Ohio vs Henry Hensel. In this case } there being no bill found by the Grand Jury the defendant is discharge } from his recognizance, and afterwards tried on the 29th day of May } A D 1849, John E. Cahill, James Stillings, Daniel Lee, Thomas Reed, Lewis } Alder, George W. Baxley, Othniel Jewett, Nathaniel Raymond, William } Surskeep, Michail Myers, James Roberts, George Rickard, William C. Piper, } William Hays, and James Miller Jurors of the Grand Jury then } and there duly empanelled and sworn to inquire in the name

- 25 affidavit
- 25 warrant
- 25 recognizance
- 25 witnesses
- 25 Judgment
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- 31 Transcript
- 1.60 Const fees
- 25 Service warrant
- 5 miles
- 25 witness
- 55

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and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oath present and find that Ann Mary Hensel late of said County of Union 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 County of Union aforesaid in and upon one Jones Le Reed then and there being a Constable, and then and there being in the due execution of his said office of Constable unlawfully did make an assault and him the said Jones Le Reed, so being in the due execution of his said office of Constable as aforesaid then and there did resist abuse and ill treat and other wrongs to the said Jones Le Reed, then and there did, to the great damage of the said Jones Le Reed, 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 Jurors aforesaid, upon their oath aforesaid do further present and find the said Mary Hensel afterwards to wit, 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 County of Union aforesaid in and upon the said Jones Le Reed, then and there being, unlawfully did make an assault, and him the said Jones Le Reed then and there unlawfully did beat wound and ill treat and other wrongs to him the said Jones Le Reed, then and there did, to the great damage of the said Jones Le Reed Contrary to the form of the Statute in such Case made and provided, and against the peace and dignity of the State of Ohio, W. D. Allison Prosecuting Attorney, This bill was found upon testimony sworn and sent to the Grand Jury, by Order of the Court, at the request of the Prosecuting Attorney, W. D. Allison Prosecuting Attorney, said Indictment was indorsed "A True Bill W. C. Piper Foreman of the Grand Jury," and afterwards to wit on the 24th day of July A. D. 1849 the following writ of Capias was issued to wit, The State of Ohio Union County ss. To the Sheriff of said County Greeting: We Command you to take Mary Hensel, if she may be found in your bailiwick and her safely keep so that you have her body before our 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 true this writ.

L3 Witness James Kirkadee Clerk of said Court at Marysville this 24 day of July A. D. 1849 James Kirkadee Clerk, and afterwards to wit on the 14th day of August A. D. 1849, said Sheriff returned said writ with his endorsement thereon as follows to wit, I have taken the body of the within named Mary Hensel, August 10, 1849 Philip Linder Sheriff and afterwards to wit on the 15th day of August A. D. 1849, On motion of the Court by W. Crawford attorney for defendant the first Court in the Indictment in this Cause is quashed, whereupon the defendant being arraigned in Open Court upon the second Court in said Indictment, for plea says that she is guilty, therefore it is considered that the defendant Mary Hensel, make her fine unto the State of Ohio in the sum of one dollar and the costs of this prosecution taxed at _____ dollars.

Attest James Kirkadee Clerk,

The State of Ohio
John Ringer

The State of Ohio vs John Ringer

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Mansville within and for the County of Union and State of Ohio on the fourteenth day of August in the year of our Lord one thousand eight hundred and forty nine, before their Honors, Levi Phelps James R. Smith and William W. Woods associate Judges, heretofore to wit on the 14th day of August A.D. 1849. James M. Wilkinson one of the Justices of the Peace in said County filed herein the following transcript to wit:

- The State of Ohio
- Thomas Long and John Ringer
- Terms of fees
- Subpoena 25
- Warrant 25
- 2 subpoenas 25
- Judgment 25
- Swearing 3 wits 12
- Transcript 31 3/4
- Sheriff's fees 1.43 3/4
- Warrant service 35
- Milage 1.60
- Said fees paid in Columbus 1.75
- pursuing arresting & transporting 6.75
- Swearing mittimus .60
- Service subpoena 12
- Milage 1.60
- witnesses \$12.77 1/2
- Thos Duvall .50
- N Razer .50
- C F Beebe 2 days 1.00
- Milage 32 miles 1.60
- \$3.60

The State of Ohio Union County ss. August 7, 1849 this day came Thomas Duvall and made oath that a grand larceny was committed by entering his house and stealing therefrom certain personal goods and chattels of the value of fifty dollars and seven cents the property of said Thomas Duvall; took his affidavit thereof; thereupon issued a warrant against Thomas Long and John Ringer, and delivered the same to Philip Sinder Sheriff of the County of Union and State of Ohio. issued a subpoena for Cyrus F. Beebe as a witness for the plaintiff and delivered the same to Philip Sinder Sheriff, issued a subpoena for Nathaniel Razer as a witness for the plaintiff and delivered the same to Thomas Duvall August 9, 1849. Subpoena returned personally served by reading August 8, 1849. Thomas Duvall, August 9, 1849. Subpoena returned served this writ personally upon the within named Cyrus F. Beebe August 8th 1849 fees milage \$1.60 service 12% = \$1.72 1/2 Philip Sinder Sheriff, August 9, 1849. Warrant returned with the body of John Ringer, one of the defendants warrant endorsed, I have taken the body of the within named John Ringer. Thomas Long not found August 8, 1849. fees milage \$1.60 service 35. Said fees paid in Columbus 1.75. pursuing arresting & transporting \$6.75 Total \$10.75 Philip Sinder Sheriff, August 9, 1849. John Ringer one of the defendants appeared, and the charge being read to him, for plea says that he is not guilty, trial had. Thomas Duvall, Cyrus F. Beebe, and Nathaniel Razer, witnesses sworn and examined, and thereupon the defendant was ordered by me to enter into recognizance in the sum of five hundred dollars for his appearance at Court at the next term thereof, which he neglected to do, thereupon I issued a mittimus for his commitment and delivered the same to Philip Sinder Sheriff, Recognized the following witnesses in behalf of the State, Thomas Duvall, Cyrus F. Beebe, and Nathaniel Razer, August 10, 1849. Mittimus returned endorsed, August 9, 1849 I committed the within named John Ringer, to the custody of the within named jailor with whom I left a certified copy of this writ, fees milage 5, service 35, copy 20 = 60 Philip Sinder Sheriff. The State of Ohio Union County Paris 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, James M. Wilkinson JP of the aforesaid Township, and afterwards to wit on the 14th day of August A.D. 1849, Lewis Reynolds, Francis Baldwin, Perry Buck, John Vengordon, Richard L. Judy, Aquilla Turner, John Weaver, Levi Longbrake, Jacob Gibson, Wm J. W. Mitchell, David Hill, Abram Stimpell, David Gill, William C. Piper and John Hutchisson. The Jurors of the Grand Jury then and there duly empanelled and sworn to inquire in the

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name and by the Authority of the State of Ohio, within and for the body of the County of Miami aforesaid, upon their said Oath present and find, that One John Ringer, late of said County, on the twenty seventh day of July in the year of Our Lord One thousand eight hundred and forty nine, about the hour of eleven in the night of the same day, with force and arms at the County aforesaid, the dwelling house of One Thomas Duwall then situate wilfully, maliciously, forcibly, and burglariously did break and enter, with intent the goods and Chattels of the said Thomas Duwall in the said dwelling house then and there being, then and there wilfully, maliciously, forcibly and burglariously to steal, take and carry away; and then and there in the said dwelling house, One cloth coat of the value of twenty dollars, One cloth vest of the value of four dollars, One white vest of the value of two dollars, One silk umbrella 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 handkerchief of the value of seventy five cents, One pair of Stockens of the value of seventy five cents, One night gown of the value of One dollar and fifty cents, One powder horn with powder therein of the value of fifty cents, One pair of pantaloon of the value of One dollar and eighty seven cents, eight yards of yellow ribbon of the value of One dollar, eight yards of black ribbon of the value of eighty seven cents, One and one fourth yards of red ribbon of the value of thirty ~~one~~ cents, One pair of bullet moulds of the value of fifty cents, One music box of the value of four dollars and fifty cents, a lot of bullets and Caps of the value of seven cents, a lot of Spool thread of the value of nineteen cents, four Skins of silk of the value of twenty cents, One paper of pins of the value of twelve cents, and forty pounds of pork of the value of two dollars, of the goods and Chattels of the said Thomas Duwall in the said dwelling house then and there being found then and there wilfully, maliciously, forcibly and burglariously 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, And the Jurors aforesaid, upon their Oath aforesaid do further present and find that the said John Ringer, on the twenty seventh day of July in the year of Our Lord One thousand eight hundred and forty nine with force and arms at the County of Miami aforesaid, One cloth coat of the value of twenty dollars, One cloth vest of the value of four dollars, One white Massailles vest of the value of two dollars, One silk umbrella and Case of the value of six dollars, twenty four yards of Curtaine Calico, of the value of five dollars and fifty cents, One silk dress handkerchief of the value of seventy five cents, One pair of Stockens, of the value of seventy five cents, One night gown of the value of One dollar and fifty cents, One powder horn with powder therein, of the value of fifty cents, One pair of pantaloon of the value of One dollar and eighty seven cents, eight yards of yellow ribbon of the value of One dollar, eight yards of black ribbon of the value of eighty seven cents, One piece of red ribbon of the value of thirty one cents, One pair of bullet moulds of the value of fifty cents, One music box of the value of four dollars and fifty cents, a lot of bullets and gun caps of the value of seven cents, a lot of Spool thread of the value of nineteen cents, four Skins of silk, thread of the value of twenty cents, One paper of pins of the value of twelve cents, forty pounds of pork, of the value of two dollars of the goods and Chattels of the said Thomas Duwall, then and there being found, feloniously, 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. C. W. B. Allison Prosecuting Attorney.

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The State of Ohio
vs
J. Ringer
Jurman Council

Said Indictment was indorsed A True Bill W. C. Pifer Foreman of the Grand Jury and afterwards tried on the 17th day of August A. D. 1849 this day came the prosecuting attorney, and the defendant being arraigned 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 guilty, whereupon (the defendant being before the Court) came a Jury tried, Samuel Myers, Thomas S. Haynes, Alexander McAllister, Levin Griffin, Thomas Peacock, James Siggert, Samuel Mitchell, William Foster, James Henderson Sr, Jesse Porter David Danforth, and David D. Welsh, who being duly empanelled, and sworn the truth to speak, upon the issue joined between the parties upon their oaths do say that the defendant is guilty upon the second count in the Indictment, of Grand Larceny, and find the property stolen by the said defendant to be of the value of forty one dollars and twenty eight and one half cents, and we find the defendant not guilty upon the first count of the Indictment, whereupon the Court do sentence the said defendant John Ringer, to be confined in the Penitentiary of the State of Ohio, at hard labor for the term of three years from this day, and pay the costs of this prosecution taxed at _____ dollars and _____ cents,

Attest James Knicker for Clerk,

The State of Ohio
vs
Furman Cornell

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Mansville within and for the County of Union and State of Ohio on the Twentieth day of November in the year of our Lord one thousand eight hundred and forty nine before His Honor James S. Torbert Esqr. President and Levi Phelps, James R. Smith and William W. Woods his associates Judges, J. B. W. Haynes, David Watkins, William Wriget, Garret Harris, John McAllister, James M. Andrews, Joseph H. Robinson, George Pollock, George Orr, James Cort, Joseph Powers, Edward Smith, John Hutchison, David Gill, and Jesse Porter, the Jurors of the Grand Jury then and there duly empanelled 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 Union aforesaid upon their said Oath present and find that one Furman Cornell, late of the County of Union aforesaid on the twenty eighth day of December in the year of our Lord one thousand eight hundred and forty eight, with force and arms, at the House of James E. Harriett in the town of Mansville in the County of Union aforesaid did unlawfully play with Cards, at a certain game commonly called Brag with William J. Propky, James E. Harriett, and other persons to the Jurors 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 Ohio, C. W. J. Allison, Prosecuting Attorney, said Bill was indorsed, A True Bill J. B. W. Haynes foreman of the Grand Jury and afterwards tried on the 23rd day of November A. D. 1849 the defendant being arraigned for plea says that he is guilty, therefore it is considered that the defendant Furman Cornell make his fine unto the State of Ohio in the sum of one dollar and the costs of this prosecution taxed at _____ Dollars,

Attest James Knicker for Clerk,

132
 The State of Ohio
 Orien Johnson

Be it remembered that at a court of common Pleas begun and held at
 the courthouse in the town of Marysville within and for the County of
 Union and State of Ohio, on the twenty seventh day of May in the
 year of our Lord One thousand eight hundred and fifty before the Honors
 James Robert President, and Levi Phelps, James H. Smith and William
 H. Woods associate Judges, heretofore to wit on the 27th day of April
 A.D. 1850 J. M. Ewing one of the Justices of the Peace in said County filed
 herein the following transcript to wit

State of Ohio
 Orien Johnson
 State Costs in
 Justice Fees
 25 Affidavit
 25 Warrant
 25 1/4 Sub. to writ
 16 Sub. to writ
 25 Recp. articles
 25 Mittimus
 25 Sub. to writ
 31 Transcript
 1.96 3/4
 Constables fees
 25 Serving warrant
 781 App. to writ with warrant
 65 Serving Sub.
 885 App. of Const.
 17.54
 Witnesses fees
 50 Fred. Sagar
 50 John Jolly
 50 Lewis Jolly
 50 et al. Goodlette
 50 John Sagar
 250 Const. fees
 17.54 Justice fees
 1.96 3/4
 \$22.02 3/4 Total Cost

December 7th 1849 this day came John Sagar and made
 oath that an overcoat has been feloniously taken,
 stolen and carried away from the premises of Frederick
 Sagar of the County of Union and said John Sagar
 makes oath and swears that he verily believes that said
 overcoat is upon the person or at the residence of a
 certain traveler, who put up for the night at the residence
 of said Frederick Sagar, on the 6th of Decr 1849,
 Took his affidavit thereof: thereupon issued a warrant against
 said supposed Orien Johnson and delivered the same
 to John Sagar. Warrant returned "I have taken the body
 of of the within named defendant, and he is now
 present Dec 25th 49 Justice 25 cts A. H. Kile Const."
 Bill of expense for assisting in the pursuit and arrest of
 said Orien Johnson, Robert McCaris assistance 3 days
 \$3.75, Traveling expenses \$2.50 J. B. Bluey's assistance \$1.50
 total \$7.75. Issued sub. in behalf of State for Frederick
 Sagar, John C. Jolly Aaron A. Goodlette and Lewis
 Jolly. Subpoena returned "sero on the within
 witnesses by reading seroior 40 cts Mileage 25 = 65
 A. H. Kile Const." December 25th 49 Trial had, John
 Sagar, Frederick Sagar, John Jolly Lewis Jolly and A. A. Goodlette
 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 neglect d to
 do and thereupon I issued a mittimus for his commitment and
 delivered the same to Archibald W. Kile Const. Recognized the
 following witnesses, Frederick Sagar John Jolly and John Sagar
 in behalf of State Mittimus returned "Dec 30/49 I committed the
 within named Orien Johnson to the within named jailor, with
 whom I left a certified copy of this writ. Items of fees, for assistance
 and keeping prisoner one night \$2.00 For conveyance and assistance
 to jail \$2.00 For my time and expense keeping prisoner \$4.00 Mileage \$4.00
 commitment \$0.25 total \$8.85 A. H. Kile Const." The State of Ohio
 Union County, former Township of 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 case J. M. Ewing J. P. of the same
 Township, and afterwards to wit on the 27th day of May A. D. 1850
 Joel Rice, Thomas Sullivan, Edwin P. Converse, Thomas Kinney,
 Samuel Judy, John Pisor, George Stuart, Jacob Reed William
 Scott, Sumner Payne, A. W. Haynes, James Ryan Wm. J. Gabriel
 A. K. Bowen and William L. Piper, Jurors of the Grand Jury
 then and there impaneled 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 Union a fore said upon this said oath present and find that one
 Orien Johnson late of said County on the sixth day of December in
 the year of our Lord One thousand eight hundred and forty nine

State of Ohio
 Charles Bloggs
 C. C. Carter

with force and arms at the County of Union aforesaid on cloth overcoat of the value of fifteen dollars of the goods and chattels of one John Sagar, then and thus being found feloniously and unlawfully did steal take and carry away contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio C. W. Allison Prosecuting Attorney. This bill was found upon testimony sworn and sent to the Grand Jury by order of the Court, at the request of the Prosecuting Attorney C. W. Allison Prosecuting Attorney, said indictment was endorsed "A true Bill J. B. Hayes foreman of the Grand Jury and afterwards to wit on the 28th day of May A. D. 1850 the defendant being arraigned for plea says that he is guilty therefore it is concluded by the Court that he be confined in the dungeon of the jail of this County twenty days and fed on bread and water and pay the costs of this prosecution taxed at
 dollars Cents
 Attest James Kinkadee Jr. Clerk

State of Ohio
 vs
 Charles Blogget and
 E. O. Carter

Be it remembered that at a court of common Pleas begun and held at the Court House in the Town of Mansfield within and for the County of Union and State of Ohio on the twenty seventh day of May in the year of our Lord One thousand eight hundred and fifty before their Honors James V. Torbet Esq. President and Levi Phelps, James H. Smith, and William H. Morris associate Judges, and afterwards to wit on the 27th day of May A. D. 1850 E. O. Carter and Charles Blogget, who were duly subpoenaed as witnesses before the Grand Jury, having refused to obey the said process of subpoena, it is ordered that an attachment issue returnable forthwith for said witnesses, and afterwards to wit on the 27th day of May A. D. 1850 the following writ of attachment was issued to wit - The State of Ohio Union County to the Sheriff of Union County Greeting, We command you that you attach Charles Blogget and E. O. Carter so as to have their bodies before our Court of Common Pleas within and for said County of Union, forthwith to answer us of a certain contempt, 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 fail not and have you then their true witness James Kinkadee Jr. Clerk of said Court at Mansfield this 27th day of May A. D. 1850 James Kinkadee Jr. Clerk and afterwards to wit on the 28th day of May A. D. 1850 said Sheriff returned said writ with his endorsement thereon as follows to wit - I have taken the bodies of the within named Charles Blogget and E. O. Carter and have their bodies before Court at within command. Fees Mileage 1.00 Service, 75 Adam Wolford for assistance 2.00 John Blue for assisting 2.00 total \$ 5.75 Philip Smith Sheriff and afterwards to wit on the 29th day of May A. D. 1850, The State of Ohio vs Ebenezer Carter, attachment for disobeying process of subpoena. The Sheriff having returned the attachment heretofore ordered in this case together with the body of the defendant, this cause came to be heard and the Court being fully advised on the premises, it is ordered that the said Ebenezer Carter pay a fine to the State of Ohio of five dollars together with the costs herein expended taxed to
 dollars for which judgment is rendered and afterwards to wit on the 29th day of May A. D. 1850 The State of Ohio vs Charles Blogget Attachment for disobeying process of subpoena

and held at
 County of
 May in the
 their honors
 and William
 the day of
 County filed
 and man
 sly taken,
 of Frederick
 John Sagar
 says that said
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 at the residence
 1849.
 warrant against
 the same
 taken the body
 he is now
 Const.
 and arrest of
 3 days
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 for Frederick
 and Scow
 be within
 page 25 = 65
 Law. John
 St. L. Little
 the defendant
 sum of one
 neglected to
 amount and
 signed the
 John Sagar
 committed the
 sailor, with
 his assistance
 his assistance
 400 Mileage \$1.00
 State of Ohio
 at the above
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 May A. D. 1850
 as Cheney
 ed William
 John J. Gabriel
 and July
 the name and
 day of the County
 and that one
 December in
 since

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 advised in the premises, It is ordered that the said Charles Blodget pay a fine to the State of Ohio of five dollars together with the Costs herein expended taxed to
dollars for which judgment is rendered

Attest James Kirkade Jr Clerk

State of Ohio
vs
William Wearreab

Best remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County of Union and State of Ohio, on the twelfth day of August in the year of our Lord One thousand eight hundred & fifty before His Honor James T. Barber Esq. President and Levi Phelps James C. Smith and William H. Wood as Associate Judges, Joel Rice, Thomas Sullivan, Edwin P. Conover, Thomas Cheney, Samuel Judy, John Pierce, George Stuart, Jacob Reed, William Scott, Sumner Payne, J. B. W. Haynes, James Ryan, John A. Gabriel, A. B. Brown & William C. Piper Jurors of the Grand Jury, heretofore to wit on the 29th day of May A.D. 1850 being then and there duly sworn 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 Union aforesaid upon their said oaths present and find that one William Wearreab late of the County of Union aforesaid on the eighteenth day of May in the year of our Lord One thousand eight hundred and fifty with force and arms at the Town of Essex at the County aforesaid did unlawfully vend and sell a quantity of Spirituous Liquor commonly called whiskey, to wit One quart to one Harvey Price for the sum of ten cents to be drunk in the place where sold which said sum of ten cents was then and there paid by the said Harvey Price to the said William Wearreab for the said Spirituous Liquor without the said William Wearreab being duly licensed as a tavernkeeper to sell the said Spirituous Liquor and the said Spirituous liquor was then and there drunk, to wit at the County of Union 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 C. H. B. Allison Prosecuting Attorney said indictment was indorsed "A true Bill J. B. W. Haynes foreman of the Grand Jury and afterwards to wit on the 11th day of June A.D. 1850 the following writ of Capias was issued to wit The State of Ohio Union County To the Sheriff of said County Greeting We command you to take William Wearreab if he may be found in your bailiwick 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 term thereof to answer unto an Indictment found against him in said Court for retailing Spirituous liquor, and have you then then this writ. Witness James Kirkade Jr Clerk of said Court at Mansville this 11th day of June A.D. 1850 James Kirkade Jr Clerk and afterwards to wit on the 10th day of August A.D. 1850 the said Sheriff returned said writ with his enclosures thus as follows to wit "I have taken the body of the within named William Wearreab, The name of his bail is Taber Randal, I herewith return the recognizance August 1st A.D. 1850 Fees Mileage 1.00 Service .35 Recognizance 30 Philip Smith Sheriff" By William Wells Deputy and afterwards to wit on the 15th day

The State of Ohio
vs
Harman Corbett

of August came as well the prosecuting Attorney as the defendant William Wearreab in his own proper person and thereupon came a Jury to wit- William Foster, Christian Myers, Simon Eckart, John Gabriel, Isaac Mattox, Boland Griswold, John Epps, Athol Bishop, George Pollock, Luther Wood, Henry Amersin & and David Holmest 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 not guilty therefore it is considered that the defendant go hence without day.

Attest James Kinkade Jr Clerk

The State of Ohio vs Furman Correll

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for said County of Union and State of Ohio, on the twelfth day of August in the year of Our Lord One thousand eight hundred and fifty, before his Honor James L Torbet Esq President and Levi Phelps James R Smith, and William W Woods associate Judges, and heretofore to wit, on the 29th day of May A.D. 1850, Furman Correll who was duly subpoenaed as a witness before the Grand Jury at this term, having refused to obey the said process of subpoena, it is ordered that an attachment issue returnable at the next term of this Court for said Furman Correll, and afterwards to wit on the 10th day of June A.D. 1850 the following writ of attachment was issued to wit, "The State of Ohio Union County vs To the Sheriff of Union County, Greeting We command you that you attach Furman Correll, so as to have ~~him~~ his body before our Court of Common Pleas, within and for the said County 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 hereof fail not and have you then there this writ. Witness James Kinkade Jr Clerk of said Court of Common Pleas at Mansville this 10th day of June A.D. 1850 James Kinkade Jr Clerk and afterwards to wit, on the 1st day of July A.D. 1850 said Sheriff returned said writ with his endorsement thereon as follows to wit- "I have taken the body of of the within named Furman Correll, and have taken bond for his appearance with Bill Welch his bail, I herewith return the bail bond July 1st 1850 Fee Mileage 25 Service 35 Bond 50 Philip Indian Sheriff and afterwards to wit on the 13 day of August A.D. 1850, The State of Ohio vs Furman Correll, Attachment for disobeying process of Subpoena 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 advised in the premises, it is ordered that the said Furman Correll pay a fine to the State of Ohio of fifteen dollars, together with the costs herein expended taxed to Dollars for which judgment is rendered

Attest James Kinkade Jr Clerk

aid in this case to be heard ordered that this of five to be heard began and so and for twelfth day of June and President and as associate in P. Conover George Stuart W. Haines, and C. Piper 29th day of and sworn to of Ohio and upon in Wearreab on the day of heard and County upon State's Liquor way Price here sold which said heavily Liquor without to sell the then and to the form against the Secretary J. B. W. Haynes 11th day of to wit- The State of Ohio We found in your body before our Court House in answer into for retailing Witness We this 11th day afterwards to wit returned said taken the body's bail is 1st A.D. 1850 Sheriff" the 13th day

State of Ohio
vs
Thomas Moore

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the said County of Union and State of Ohio on the twentieth day of August in the year of our Lord One thousand eight hundred and fifty before his Honor James L. Torbat Esqr. President and Levi Phelps, James R. Smith and William W. Woods Associate Judges and heretofore to wit on the 29th day of May A.D. 1850 Thomas Moore who was duly subpoenaed as a witness before the Grand Jury at this term having refused to obey the said process of subpoena. It is ordered that an attachment issue returnable at the next term of this Court for said Thomas Moore, and afterwards to wit on the 11th day of June A.D. 1850 the following writ of attachment was issued to wit The State of Ohio Union County ss To the Sheriff of Union County Greeting We command you that you attach Thomas Moore, so as to have his body before our Court of common Pleas within & for said County 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. Hereof fail not and have you then there this writ witnessed James Kinkade Jr. Clerk of said Court of common Pleas at Mansville this 11th day of June A.D. 1850 James Kinkade Jr. Clerk and afterwards to wit on the 3rd day of July A.D. 1850 said Sheriff returned said writ with his endorsement thereon as follows to wit "I have taken the body of the within named Thomas Moore and have taken bond for his appearance with Bill Welch his bail, I herewith return the bail bond July 3rd 1850 Philip Amidon Sheriff" and afterwards to wit on the 13th day of August A.D. 1850 The State of Ohio vs Thomas Moore attachment for disobeying Process of subpoena. 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 advised in the premises it is ordered that the said Thomas Moore pay a fine to the State of Ohio of ten dollars together with the costs herein expended taxed to dollars for which Judgment is rendered

Attest James Kinkade Jr. Clerk

The State of Ohio
vs
Pelig Bowen

Be it remembered that at a Court of Common Pleas continued and held at the Court House in the Town of Mansville within and for the County of Union and State of Ohio. On the thirteenth day of August in the year of our Lord One thousand eight hundred and fifty. Before his Honor James L. Torbat President and Levi Phelps, James R. Smith and William W. Woods his Associates Judges. Heretofore at a Court held on the 5th day of August A.D. 1850, the following entry was made to wit. On the 3rd day of August 1850, the defendant Pelig Bowen was committed to the Jail of this County by virtue of the following mittimus. The State of Ohio Union County ss. To the Keeper of the Jail in the County aforesaid Greeting. Whereas Pelig Bowen of the County aforesaid has been arrested on the oath of James Riddle for an assault and battery with intent to murder, and has been brought before me David Burdham one of the Justices of the Peace in and for said County for trial which trial has been necessarily postponed by reason of the present insane appearance of the said Pelig Bowen until the 6th day of August A.D. 1850.

Therefore I Command you in the name of the State to receive the said Peleg Bowen in your Custody in the Jail of the County aforesaid there to remain until discharged by due Course of Law Given under my hand and seal this 3rd day of August A.D. 1850. David Burnham J.P. Seal I Certify the above to be a true Copy of the Original Writ. Isaac A. Morse Constable. Whereupon the defendant by Mr. Curry his Counsel 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 Counsel. It is Considered by the Court the Defendant enter into recognizance in the sum of One hundred dollars for his appearance on the first day of the next term of the Court of Common Pleas of this County. And thereupon came the defendant Peleg Bowen and Timothy St. Elwell. R.P. Mann Robert D. Reed, Joshua Marshall and Andrew Keyes his Sureties and acknowledged themselves to owe and stand indebted unto the State of Ohio in the sum of One hundred Dollars to be levied 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 Union County Ohio, on the first day of the next term at Ten O'clock A.M. and answer to any indictment that may be found against him by the Grand Jury of said County, and abide the order of the Court and not depart without leave then this recognizance to be void, otherwise to be and remain in full force and virtue in Law. And afterwards to wit on the 13th day of August A.D. 1850, Thomas Herd, Jacob Gibson, Joseph Newlove, Moses Curro, James Stittings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Rench, William Orr, Samuel Woods, Lonim Bird James Wilber, Andrew Keyes, and John S. Sabin, the Jurors of the Grand Jury then and there duly impanelled 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 Union aforesaid upon their said oath present and find that one Peleg Bowen late of the County of Union aforesaid, on the second day of August in the year of our Lord One thousand Eight hundred and fifty with force and arms at the County of Union aforesaid, in and upon one James Riddle then and there being, unlawfully did make an assault, and him the said James Riddle then and there ~~did~~ unlawfully did beat, wound and ill treat, and other wrongs do him the said James Riddle then and there did to the great damage of the said James Riddle contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio. W.B. Allison Prosecuting Attorney. This Bill was found upon testimony sworn and sent to the Grand Jury by Order of the Court at the request of the Prosecuting Attorney, W.B. Allison Prosecuting Attorney. Said Bill was endorsed, "A True Bill John S. Sabin foreman of the Grand Jury." And afterwards to wit on the 13th day of August A.D. 1850 the defendant being arraigned for plea says that he is guilty. Therefore it is Considered by the Court that he be confined in the dungeon of the Jail of this County five days and fed on bread and water and pay the costs of this prosecution taxed at _____ dollars.

Attest. James Kirkade for Clerk,

and held at
the said County
in the year of
his Honor
P. Smith
to wit on
subpoenaed as
sua to obey the
ment issue
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County
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Union on
in contempt
and further
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there this mit
of Common
James
of July
endorsement
within named
appearer with
July 3rd 1850
13th day of
attachment
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and held at
County of Union
of our Lord
James S. Herbert
rods his
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was committed
Ohio Union
reas Peleg Bowen
for an assault
David
ity for trial
sent insane
A.D. 1850.

The State of Ohio vs Nathaniel Raymond

Be it remembered that at a Court of Common Pleas Continued and at the Court House in the Town of Mansville within and for the County of Union and State of Ohio on the Thirteenth day of August in the year of our Lord One thousand eight hundred and Fifty, Before his Honor James S. Forbert, President and Levi Phelps, James R. Smith and William W. Woods his Associates Judges. Hereofore took on the 12th day of August 1850. Thomas Hird, Jacob Gibson, Joseph Newlove, Moses Deore, James Stillings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Renck, William Orr, Samuel Woods, Gorum Bird, James Wilber, Andrew Keyes and John F. Sabin, the Jurors of the Grand Jury then and there duly empanelled 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 aforesaid upon their said Oaths present and find that One Nathaniel Raymond late of the County of Union aforesaid on the first day of July in the year of our Lord One thousand eight hundred and fifty, with force and arms at the Town of Newton at the County of Union aforesaid, did unlawfully keep a Tavern without being duly licensed as a keeper of such Tavern to wit, at the residence of ^{the} said Nathaniel Raymond in said Town and County 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, W. B. Allison Prosecuting Attorney, said Indictment was endorsed "A True Bill, John F. Sabin foreman of the Grand Jury," And afterwards took on the 13th day of August A. D. 1850. The defendant being arraigned for plea says that he is guilty, therefore it is considered, that the said defendant Nathaniel Raymond make his fine unto the State of Ohio in the sum of five dollars and pay the Costs of this prosecution taxed at Dollars.

Attest James Kirkade Jr Clerk,

The State of Ohio vs John Morrow Jr

Be it remembered that at a Court of Common Pleas Continued and held at the Court House in the Town of Mansville within and for the County of Union and State of Ohio, on the Fifteenth day of August in the year of our Lord One thousand eight hundred and Fifty, Before his Honor James S. Forbert, President and Levi Phelps, James R. Smith and William W. Woods his Associates Judges. Hereofore took on the 12th day of August A. D. 1850. Thomas Hird, Jacob Gibson, Joseph Newlove, Moses Deore, James Stillings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Renck, William Orr, Samuel Woods, Gorum Bird, James Wilber, Andrew Keyes and John F. Sabin, the Jurors of the Grand Jury then and there duly empanelled 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 aforesaid upon their said Oaths present and find that One John Morrow Junior, late of said County on the thirteenth day of April in the 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 a certain game commonly called Poker with Galatien Sprague, and other persons to the Grand Jurors, 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 Ohio, W. B. Allison Prosecuting Attorney, said Indictment was endorsed "A True Bill, John F. Sabin foreman of the Grand Jury," And afterwards took on the 15th day of August A. D. 1850. The defendant being arraigned for plea says that he is guilty, therefore it is considered that the said defendant John Morrow Jr. make his fine unto the State of Ohio in the sum of two dollars and the Costs of this prosecution taxed at Dollars.

Attest James Kirkade Jr Clerk,

The State of Ohio vs John Morrow Jr

The State of Ohio vs Furman Correll

The State of Ohio

John Morrow Jr

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County of Union and State of Ohio on the Twelfth day of August in the year of Our Lord One thousand eight hundred and fifty. Before his Honor James S. Forbert President and Levi Phelps, James R. Smith and William W. Woods his Associates Judges, Thomas Hurd, Jacob Gibson, Joseph Newlove, Moses Devore, James Stittings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Rench, William Orr, Samuel Woods, Goram Bird, James Wilber, Andrew Reyes, and John F. Sabin, the jurors of the Grand Jury then and there duly empanelled 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 Union upon their said Oaths present and find that one John Morrow Junior, late of said County on the first day of May in the year of Our Lord, One thousand eight hundred and fifty with force and arms at the County aforesaid did unlawfully bet and wager a large sum of money to wit the sum of five cents with Galatia Sprague, John Elwell, and Elijah S. Gunn, upon the issue and event of a certain Contest and trial of Skill in shooting with a Rifle gun at a mark or target then and there about to be tried and decided between said John Morrow Junior and Galatia Sprague, John Elwell and Elijah Gunn, which said trial of Skill in the 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 Ohio, C. B. Allison Prosecuting Attorney, said Indictment was endorsed "A True Bill John F. Sabin foreman of the Grand Jury: And afterwards to wit. On the 15th day of August A. D. 1850. The defendant being arraigned for Plea says that he is guilty, therefore it is considered that the said defendant John Morrow Jr, make his fine into the State of Ohio in the sum of two dollars and the Costs of this prosecution taxed at

Attest: James Kirkadap Clerk,

The State of Ohio

Furman Cornell

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County of Union and State of Ohio on the Twelfth day of August in the year of Our Lord One thousand eight hundred and fifty. Before his Honor James S. Forbert, President and Levi Phelps, James R. Smith and William W. Woods his Associates Judges, — Thomas Hurd, Jacob Gibson, Joseph Newlove, Moses Devore, James Stittings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Rench, William Orr, Samuel Woods, Goram Bird, James Wilber, Andrew Reyes, and John F. Sabin, the Jurors of the Grand Jury, then and there duly empanelled 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 Union aforesaid upon their said Oaths present and find that one Furman Cornell late of said County on the first day of February in the 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 a certain game commonly called Poker, with James S. Alexander, John Lamson and Benjamin Wells, then and there being for the sum of five cents in money, Contrary,

continued and
and for the
day of August
and fifty
James R. Smith
12 day of August
Woods, Samuel
Cm. Samuel
F. Sabin, the
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aforesaid
eight hundred
County of Union
licensed as
Nathaniel
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against
Prosecuting
John F. Sabin
the day of
says that he is
Nathaniel
five dollars
Dollars.

at the
of Union and
One
Levi Phelps, James
Jacob Gibson,
Dixon
Woods, Goram
Jurors of the
in the name
County of Union
John Morrow
year of Our
at the County
ain game
to the
sum of five
made
State of Ohio,
A True
Court On
for plea says
out John
of two
Dollars.

to the form of the Statute in such case made and provided and against the Peace and dignity of the State of Ohio. C. W. B. Allison Prosecuting Attorney. Said Indictment was indorsed "A True Bill John F. Sabin foreman of the Grand Jury" and afterwards to wit On the 16th day of August A.D. 1850. The defendant being arraigned for Plea says that he is guilty; therefore it is considered that the said defendant Furman Cornell make his fine unto the State of Ohio in the sum of five dollars and the Costs of this prosecution taxed at

Dollars

Attest James Rinkade p Clerk,

The State of Ohio
vs
Furman Cornell

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County of Union and State of Ohio on the Twelfth day of August in the year of Our Lord One thousand eight hundred and Fifty. Before his Honor James S. Forbest. President and Levi Phelps. James R. Smith and William W. Woods his associates Judges. Thomas Nerd, Jacob Gibson, Joseph Newlove, Moses Devore, James Stillings, Samuel Wallace, Dixon Mitchell, John C. Cahill, Daniel Rench, William Orr, Samuel Woods, Gorum Bird, James Wilber, Andrew Keyes and John F. Sabin. The Jurors of the Grand Jury then and there duly empaneled 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 Union aforesaid upon their said Oath the present and find that one Furman Cornell late of said County on the second day of January in the 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 a certain game commonly called Poker with Galatia Sprague, John Morrison, James S. Alexander, Benjamin Wells and Horace Beach 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 Peace and dignity of the State of Ohio. C. W. B. Allison Prosecuting Attorney. Said Bill was indorsed "A True Bill John F. Sabin foreman of the Grand Jury" and afterwards to wit On the 16th day of August A.D. 1850. The defendant being arraigned for plea says that he is guilty; therefore it is considered that the said defendant Furman Cornell make his fine unto the State of Ohio in the sum of five dollars and the Costs of this prosecution taxed at

Dollars.

Attest James Rinkade p Clerk,

The State of Ohio
vs
John Morrison

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County of Union and State of Ohio on the Twelfth day of August in the year of Our Lord One thousand eight hundred and Fifty. Before his Honor James S. Forbest President and Levi Phelps. James R. Smith and William W. Woods his associates Judges. Thomas Nerd, Jacob Gibson, Joseph Newlove, Moses Devore, James Stillings, Samuel Wallace, Dixon Mitchell, John C. Cahill, Daniel Rench, William Orr, Samuel Woods, Gorum Bird, James Wilber, Andrew Keyes, and John F. Sabin. The Jurors of the Grand Jury then and there duly

The State of Ohio
vs
John Morrison

empannelled 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 Union aforesaid upon their said Oath present and find that One John Morrison late of the County of Union aforesaid on the first day of February in the 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 a certain game commonly called Poker, with Benjamin Wells, James S. Alexander, and Furman Conell, 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, C. W. B. Allison Prosecuting Attorney, said Bill was indorsed "A true Bill John F. Sabin foreman of the Grand Jury" and afterwards to wit, on the 16th day of August A. D. 1850. The defendant being arraigned for Plea says that he is guilty; therefore it is considered that the said defendant, John Morrison, make his fine unto the State of Ohio in the sum of five dollars and the Costs of this prosecution taxed at

Dollars,

Attest, James Kirkadee Clerk,

The State of Ohio
 vs
 John Morrison

Be it remembered that a Court of Common Pleas began and held at the Court House in the Town of Mansville within and for the County of Union and State of Ohio, on the Twelfth day of August in the year of our Lord One thousand eight hundred and Fifty, Before his Honor James S. Torbert President and Levi Phelps, James R. Smith and William W. Woods his associates Judges, Thomas Herd, Jacob Gibson, Joseph Newlove, Moses Devore, James Stillings, Samuel Wallace, Dixon Mitchell, John E. Leahill, Daniel Rench, William Orr, Samuel Woods, Gorham Bird, James Wilber, Andrew Reyes, and John F. Sabin, The Jurors of the Grand Jury, then and there duly empannelled 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 Union aforesaid upon their said Oath present and find that One John Morrison, late of said County on the second day of January in the 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 a certain game commonly called Poker, with Galatia Sprague, James S. Alexander, Furman Conell, Benjamin Wells, and Horace Beach 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 peace and dignity of the State of Ohio, C. W. B. Allison Prosecuting Attorney, said Bill was indorsed, "A true Bill John F. Sabin foreman of the Grand Jury" and afterwards to wit, on the 16th day of August A. D. 1850. The defendant being arraigned for Plea says that he is guilty; therefore it is considered that the said defendant John Morrison make his fine unto the State of in the sum of five dollars and the Costs of this prosecution taxed at

Dollars,

Attest, James Kirkadee Clerk,

The State of Ohio
vs
John Elwell

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County 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 S. Herbert President and Levi Phelps, James R. Smith, and William W. Woods his associates Judges. Thomas Hurd, Jacob Gibson, Joseph Newlove, Moses Nevers, James Stillings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Rench, William Orr, Samuel Woods, Gorman Bird, James Wilber, Andrew Keyes and John H. Sabin Jurors of the Grand Jury heretofore sworn. On the 12th day of August A. S. 1850, then and there duly empanelled 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 Union upon their said Oath present and find that one John Elwell late of said County on the first day of May in the year of our Lord one thousand eight hundred and fifty, with force and arms at the County of Union aforesaid did unlawfully bet and wager a large sum of money to wit the sum of five cents, with Galatia Sprague John Morrow Junior and Elijah S. Gumm, upon the issue and event of a certain Contest and trial of Skill in Shooting with a rifle gun at a mark or target. Then and there about to be tried and decided between said John Elwell and Galatia Sprague John Morrow Junior, and Elijah S. Gumm which said trial of Skill in Shooting as aforesaid then and there took place between the 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 Ohio. C. W. B. Allison Prosecuting Attorney, said Bill was indorsed. A true Bill John H. Sabin foreman of the Grand Jury, and afterwards sworn. On the 18th day of November A. S. 1850. The defendant being arraigned for Plea says that he is guilty. Therefore it is considered that John Elwell make his fine unto the State of Ohio, in the sum of five dollars, and the Costs of this prosecution Taxed at

dollars cents.

Attest: James Kirkade for Clerk,

The State of Ohio
vs
Benjamin Wells

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County 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 S. Herbert President and Levi Phelps, James R. Smith and William W. Woods his associates Judges, Thomas Hurd, Jacob Gibson, Joseph Newlove, Moses Nevers, James Stillings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Rench, William Orr, Samuel Woods, Gorman Bird, James Wilber, Andrew Keyes, and John H. Sabin. Jurors of the Grand Jury heretofore sworn. On the 12th day of August A. S. 1850, then and there duly empanelled 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 Union aforesaid upon their said Oath present and find that one Benjamin Wells late of said County, on the first day of February in the 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 a certain game commonly called Poker, with Furman Correll, John Monison, and James S. Alexander, 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. C. W. B. Allison Prosecuting Attorney, said Bill was indorsed, A true Bill John H. Sabin foreman of the Grand Jury, and afterwards sworn. On the 18th day of November

The State of Ohio
vs
Benjamin Wells.

The State of Ohio
vs
Milford Phillips

Against the peace and dignity of the State of Ohio. C. W. B. Allison
Prosecuting Attorney, Said Bill was indorsed A True Bill John F.
Sabin foreman of the Grand Jury, and afterwards to wit. on the 18th
day of November A.D. 1850. The dependant being arraigned for Plea says
that he is guilty, therefore it is considered that Milford Philips make his
fine into the State of Ohio in the sum of two dollars and fifty cents, and
The Costs of this prosecution taxed at Dollars cents.

Attest. James Kinkade Jr Clerk,

The State of Ohio
John Porter

The State of Ohio Be it remember that at a Court of Common Pleas begun and held at the Court
as House in the Town of Mansville within and for the County of Union and
Milford Philips 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 S. Torbert,
President and Levi Phelps, James R. Smith and William W. Woods his
associates Judges. Thomas Nerd, Jacob Gibson, Joseph Newlove, Moses
Devore, James Stilling, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel
Rench, William Orr, Samuel Woods, Gorman Birds, James Wilber, Andrew Hayes
and John F. Sabin, Jurors of the Grand Jury, heretofore to wit on the 12th day
of August A.D. 1850, then and there duly empaneled 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 Union, upon their said Oaths present and find that one
Milford Philips late of said County on the tenth day of May in the year
of Our Lord One thousand eight hundred and fifty, with force and
arms at the County of Union aforesaid, did unlawfully bet and
wager a large sum of money, to wit the sum of five cents, with Isaac A. Morse,
Caleb Clark, Samuel G. Clark, John W. Hopkins, and Franklin Emerson, upon the issue
and event of a certain contest and trial of skill in shooting with a rifle gun at a
mark or target, then and there about to be tried and decided between said
Milford Philips and said Isaac A. Morse, Caleb Clark, Samuel 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 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 Ohio, C. W. B. Allison Prosecuting Attorney, said Bill was
indorsed A True Bill John F. Sabin foreman of the Grand Jury, and
afterwards to wit. on the 6th day of November A.D. 1850, the following writ of
Capias was issued, to wit: The State of Ohio Union County ss. To the Sheriff
of said County Greeting: We Command you to take Milford Philips if
he may be found in your bailwick, 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 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 writ, Witness James Kinkade Jr Clerk of said Court at
Mansville this 6th day of November A.D. 1850. James Kinkade Jr Clerk,
and afterwards to wit. on the 12th day of November A.D. 1850, said Sheriff returned
said writ indorsed as follows, to wit: "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 8th 1850. W. C. Malin Sheriff," and
afterwards to wit. on the 18th day of November A.D. 1850, The dependant
being arraigned for plea says that he is guilty, therefore it is
considered that Milford Philips make his fine into the

L.S.

L.S.

State of Ohio in the sum of two dollars and fifty cents and the costs of this prosecution taxed at _____ Dollars _____ cents

Attest James Kinrade Jr Clerk,

The State of Ohio vs John Porter

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 Ohio. On the Eighteenth day of November in the year of our Lord One thousand eight hundred and Fifty. Before his Honor James S. Torbert, President and Levi Phelps, James R. Smith, and William W. Woods, his associates Judges, Thomas Hurd, Jacob Gibson, Joseph Newlove, Moses Devore, James Stillings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Rench, William Orr, Samuel Woods, Gomer Bird, James Wilber, Andrew Keyes, and John P. Sabin Jurors of the Grand Jury, heretofore to wit, on the 12th day of August A.D. 1850. Then and there duly empaneled 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 Union aforesaid upon their said oaths present and find that one John Porter, late of said County, on the first day of March in the 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 a certain game commonly called Poker, with Valatien Sprague, and other persons to the Grand Jurors 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 Ohio, C. W. B. Allison Prosecuting Attorney, said Bill was indorsed "A true Bill John P. Sabin foreman of the Grand Jury," and afterwards to wit, on the 5th day of November A.D. 1850 the following writ of Capias was issued, to wit, The State of Ohio Union County ss. To the Sheriff of said County Greeting: We Command you to take John Porter, if he may be found in your bailiwick 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 term thereof, to answer unto an Indictment found against him in said Court for gaming, and have you then there this writ. Witness James Kinrade Jr Clerk of said Court at Marysville this fifth day of November A.D. 1850. James Kinrade Jr Clerk, and afterwards to wit, on the 12th day of November A.D. 1850, said Sheriff returned said writ endorsed as follows, to wit, "I have taken the body of the within named John C. Porter; the name of his bail is Andrew Keyes. Therewith return the recognizance November 8th 1850. W. C. Malin Sheriff," and afterwards to wit, on the 18th day of November A.D. 1850. The defendant being arraigned for plea says that he is guilty. Therefore it is considered that John Porter make his fines unto the State of Ohio in the sum of Five dollars and the costs of this prosecution taxed at _____ Dollars _____ cents

L.S.

Attest James Kinrade Jr Clerk,

The State of Ohio vs James Riddle

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County 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 S. Forbert President, and Levi Phelps James R. Smith and William W. Woods his associates Judges, — Thomas Herd, Jacob Gibson, Joseph Newlove, Moses Devore, James Stittings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Rench, William Orr, Samuel Woods, Gorum Bird, James Wilber, Andrew Reyes, and John F. Sabin, The Jurors of the Grand Jury heretofore to wit, On the 12th day of August, A.D. 1850, then and there duly empaneled 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 Union aforesaid upon their said Oaths, present and find that One 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 County of Union aforesaid did unlawfully play with cards at a certain game commonly called Poker, with Galatia Sprague, and other persons to the Grand Jurors 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 Ohio, C. W. B. Allison, Prosecuting Attorney, said Bill was endorsed, "A true Bill John F. Sabin foreman of the Grand Jury" and afterwards to wit, on the 18th day of November A.D. 1850. The dependant being arraigned for plea says that he is guilty, therefore it is considered that James Riddle make his fine unto the State of Ohio in the sum of five dollars and the costs of this prosecution taxed at

Dollars cents.

Attest, James Kirkland for Clerk,

The State of Ohio vs Alexander Fyfe

The State of Ohio vs Caleb Clark

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County 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 S. Forbert, President and Levi Phelps, James R. Smith and William W. Woods, his associate Judges, Thomas Herd, Jacob Gibson, Joseph Newlove, Moses Devore, James Stittings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Rench, William Orr, Samuel Woods Gorum Bird, James Wilber, Andrew Reyes, and John F. Sabin, Jurors of the Grand Jury, heretofore to wit, On the 12th day of August, A.D. 1850. Then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the County of Union upon their said Oaths present and find that one Caleb Clark, late of said County, on the tenth day of May in the year of Our Lord One thousand eight hundred and Fifty, with force and arms at the County of Union aforesaid did unlawfully bet and wager a large sum of money to wit the sum of five cents with Isaac A. Morse, Milford Philips, John W. Hopkins, Franklin Emerson and Samuel G. Clark, upon the issue and event of a certain contest and trial of Skill in shooting with a rifle gun at a mark or target; then and then about to be tried and decided between said Caleb Clark, and Isaac A. Morse, Milford Philips, John W. Hopkins, Franklin Emerson, and Samuel G. 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 Ohio, C. W. B. Allison,

Prosecuting Attorney, said Bill was endorsed "A true Bill. John F. Sabin foreman of the Grand Jury," and afterwards to wit. On the 18th day of November A.D. 1850. The defendant being arraigned for plea says that he is guilty. Therefore it is considered that. Lett Clark make his fine unto the state of Ohio in the sum of five dollars, and the costs of this prosecution taxed at Dollars

Attest. James Kirkadee Clerk,

The State of Ohio vs Alexander Tyler

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 Ohio, on the Eighteenth day of November in the year of Our Lord One thousand Eight hundred and Fifty. Before his Honor James S. Torbert, President and Levi Phelps, James R. Smith, and William W. Woods his associated Judges. — Thomas Herd, Jacob Gibson, Joseph Newlove, Moses Devore, James Stittings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Rench, William Orr, Samuel Woods, Gorum Bird, James Wilber, Andrew Keyes, and John F. Sabin Jurors of the Grand Jury heretofore to wit. On the 12th day of August A.D. 1850. Then and there duly empaneled 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 Union aforesaid, upon their said Oaths present and filed that one Alexander Tyler, late of said County on the tenth day of April in the 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 a certain game commonly called Poker, with Galatia Sprague, Milford Philips, James League, Samuel League and other persons to the Grand Jurors, 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 Ohio.

C. W. B. Allison, Prosecuting Attorney, said Bill was endorsed "A true Bill John F. Sabin, foreman of the Grand Jury," and afterwards to wit. On the 6th day of November A.D. 1850. The following writ of Capias was issued to wit. The State of Ohio Union County ss. To the Sheriff of said County Greeting: We Command you to take Alexander Tyler if he may be found in your bailiwick, 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 term thereof; to answer unto an Indictment found against him in said Court for Gaming, and have you then return this writ. Witness James Kirkadee Jr Clerk of said Court at Marysville this 6th day of November A.D. 1850. James Kirkadee Jr Clerk, and afterwards to wit. On the 18th day of November A.D. 1850, said Sheriff returned said writ, with his endorsement thereon as follows to wit. "I have taken the body of the within named Alexander Tyler the name of his bail is Benjamin Wells and John Menow Jr. I herewith return the recognizance November 11th 1850. W. C. Malin Sheriff" and afterwards to wit. On the 18th day of November A.D. 1850. The defendant being arraigned for plea says that he is guilty therefore it is considered that Alexander Tyler make his fine unto the state of Ohio in the sum of five dollars, and the costs of this prosecution taxed at Dollars Cents

L.S.

Attest. James Kirkadee Jr Clerk,

The State of Ohio vs John W Hopkins
 Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County 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 S. Torbert President and Levi Phelps, James R. Smith and William W. Woods, his Associates Judges. Thomas Herd, Jacob Gibson, Joseph Newlove, Moses Devon, James Stetings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Rench, William Orr, Samuel Woods, Gomm Bird, James Milber, Andrew Keyes, and John F. Sabin, Jurors of the Grand Jury heretofore to wit, on the 12th day of August A.D. 1850. Then and there duly empaneled 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 Union, upon their said oaths present and find that and John W. Hopkins, late of said County on the tenth day of May in the year of our Lord One thousand eight hundred and fifty, with force and arms at the County of Union aforesaid did unlawfully bet and wager a large sum of money to wit, the sum of five cents with Isaac A. Morse, Milford Philips, Leabel Clark, Samuel G. Clark and Franklin Emerson, upon the issue and event of a certain Contest and trial of Skill in shooting with a Rifle gun at a mark or target; then and there about to be tried and decided between said John W. Hopkins and Isaac A. Morse, Milford Philips, Leabel Clark, Samuel G. Clark and Franklin Emerson which said trial of Skill in shooting as aforesaid then and there took place between said parties to decide said wager or bet between said parties, and then and there did decide said wager or 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, C.M.B. Allison, Prosecuting Attorney, said Bill was endorsed, "A true Bill, John F. Sabin foreman of the Grand Jury," and afterwards, to wit, on the 6th day of November A.D. 1850, the following writ of Capias was issued to wit, The State of Ohio Union County ss. To the Sheriff of said County Greeting: We command you to take John W. Hopkins, if he may be found in your bailiwick 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 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 writ. Witness James Kirkade Jr clerk of said Court at Mansville this 6th day of November A.D. 1850. James Kirkade Jr Clerk, and afterwards to wit on the 12th day of November A.D. 1850, said Sheriff returned said writ indorsed as follows to wit, "I have taken the body of the within named John W. Hopkins, the name of his bail is W.P. Bill, I herewith return the recognizance November 8th 1850. W.C. Malin Sheriff; and afterwards to wit, on the 18th day of November A.D. 1850, The defendant being arraigned for Plea says that he is guilty. Therefore it is considered that John W. Hopkins make his fine unto the state of Ohio in the sum of five dollars and the costs of this prosecution taxed at

Dollars

Cents.

Attest, James Kirkade Jr Clerk

The State of Ohio
 Horace Beach

The State of Ohio
as
Horace Beach

Be it remembered that at a Court of Common Pleas begun and hold at the Court House
in the Town of Mansville within and for the County 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 S Torbert, President and
Seri Phelps, James R. Smith and William W. Woods, his associates Judges,
Thomas Heyd, Jacob Gibson, Joseph Newlove, Moses Devon, James
Stillings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Kench,
William Orr, Samuel Woods, Goum Bird, James Wilber, Andrew Keyes,
and John F. Sabin, Jurors of the Grand Jury heretofore Court, on the
12th day of August A.D. 1850, then and there duly empaneled 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 Union aforesaid, upon their
said oaths present and find that one Horace Beach late of said County
on the second day of January in the year of Our Lord One thousand
eight hundred and, with force and arms, at the County of Union
aforesaid did unlawfully play with cards at a certain game
commonly called Poker with James S. Alexander, John Morrison,
Gurman Correll, Galatia Sprague, and Benjamin Wells 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 peace and dignity of the State of Ohio. C. W.
B. Allison, Prosecuting Attorney, said Bill was indorsed "A True
Bill John F. Sabin foreman of the Grand Jury. And afterwards
to wit. On the 6th day of November A.D. 1850, the following writ of
Capias was issued to wit. The State of Ohio Union County ss. To the
Sheriff of said County Greeting: We Command you to take Horace
Beach if he may be found in your bailiwick 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 term thereof: To answer unto an Indictment found
against him in said Court for Gaming, and have you then
there this writ. Witness James Kirkade Jr. Clerk of said Court at
Mansville this 6th day of November A.D. 1850. James Kirkade Jr
Clerk, and afterwards to wit. On the 12th day of November A.D.
1850. Said Sheriff returned said writ with his indorsement thereon
as follows to wit. I have taken the body of the within named Horace
Beach. the name of his bail is John Evans. Therewith return the
recognizance November 12th 1850. W.L. Malin Sheriff, and after-
wards to wit. on the 18th day of November A.D. 1850. The defendant being
arraigned for Plea says that he is guilty therefore it is considered that
Horace Beach make his fine unto the State of Ohio, in the sum of five
dollars and the Costs of this prosecution taxed at

Dollars cents

L.S.

Attest: James Kirkade Jr Clerk,

The State of Ohio
vs
Samuel Munroe

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 Ohio on the Eighteenth day of November in the Year of Our Lord One thousand eight hundred and Fifty, Before his Honor James S. Forbush, President and Levi Phelps, James R. Smith and William W. Woods his associates Judges, Thomas Herd, Jacob Gibson, Joseph Newlove, Moses Devere, James Stittings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Rench, William Orr, Samuel Woods, Goryun Bird, James Wilber, Andrew Reyes, and John H. Sabin, Jurors of the Grand Jury heretofore Court, on the 12th day of August A.D. 1850, then and there duly empaneled 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 Union aforesaid, upon their said Oaths present and find that one Samuel Monroe late of said County on the tenth day of April in the 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 a certain game commonly called Poker, with Galatia Sprague and other persons, to the Grand Jurors 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 Ohio, A. W. Allison Prosecuting Attorney, said Bill was endorsed "A true Bill John H. Sabin foreman of the Grand Jury," and afterwards Court, on the 5th day of November A.D. 1850, the following writ of Capias was issued as follows to wit: The State of Ohio Union County ss. To the Sheriff of said County Greeting; We command you to take Samuel Monroe if he may be found in your bailiwick 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 term thereof; to answer unto an Indictment found against him in said Court for Gaming, and have you then there this writ. Witness James S. D. Kirkade Jr Clerk of said Court at Marysville this 5th day of November A.D. 1850. James Kirkade Jr Clerk, and afterwards Court, on the 12th day of November A.D. 1850, said Sheriff returned said writ with his endorsement thereon as follows to wit: I have taken the body of the within named Samuel Monroe, the name of his bail is John Monro Jr. & James Riddle, I herewith return the recognizance November 8th 1850, W. C. Malin Sheriff, and afterwards Court, on the 19th day of November A.D. 1850 the defendant being arraigned for plea says that he is guilty. Therefore it is considered 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 Kirkade Jr Clerk,

The State of Ohio
James Whipple

The State of Ohio
Abram Whipple

The State of Ohio vs James Whelpley

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County 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 S. Torbert, President and Levi Phelps, James R. Smith and William W. Woods his associates Judges, - Thomas Herd, Jacob Gibson, Joseph Newlove, Moses Devore, James Stillings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Rench, William Orr, Samuel Woods, Gorum Bird, James Wilber, Andrew Reyes and John F. Sabin, Jurors of the Grand Jury, heretofore sworn, On the 12th day of August A.D. 1850, then and there duly empaneled 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 Union aforesaid upon their said Oaths present and find that and James Whelpley late of said County on the first day of March in the 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 a certain game commonly called Poker with Galatia Sprague and other persons to the Grand Jurors aforesaid unknown then and there being for the sum of ten 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, C.W.B. Allison Prosecuting Attorney, said Bill was returned "A true Bill John F. Sabin foreman of the Grand Jury" and afterwards to wit, On the 19th day of November A.D. 1850, The defendant being arraigned for plea says that he is guilty; therefore it is considered that James Whelpley make his fine unto the State of Ohio in the sum of two dollars and fifty cents, and the Costs of this prosecution taxed at

Attest James Kinrade Jr Clerk,

The State of Ohio vs Abram Whelpley

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County 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 S. Torbert President and Levi Phelps, James R. Smith and William W. Woods his associates Judges, - Thomas Herd, Jacob Gibson, Joseph Newlove, Moses Devore, James Stillings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Rench, William Orr, Samuel Woods, Gorum Bird, James Wilber, Andrew Reyes, and John F. Sabin, Jurors of the Grand Jury, heretofore sworn, On the 12th day of August A.D. 1850 then and there duly empaneled 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 Union aforesaid upon their said Oaths present and find that and Abram Whelpley late of said County on the first day of March in the 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 a certain game commonly called Poker, with Galatia Sprague and other persons to the Grand Jurors

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in your bailiwick 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 term thereof: to answer unto an Indictment found against him in said Court for Gaming, and have you then there this writ. Witness James Kinrade Jr Clerk of said Court at Mansville this 5th day of November A.D. 1850. James Kinrade Jr Clerk, and afterwards writ on the 12th day of November A.D. 1850. Said Sheriff returned said writ indorsed as follows to wit, I have taken the body of the within named William Whelpley, the name of his bail is Benjamin Lyon Sheriff with return the recognizance Nov. 8, 1850. W.C. Malin Sheriff, and afterwards writ, on the 19th day of November A.D. 1850. The defendant being arraigned for plea says that he is guilty; therefore it is considered that William Whelpley make his fine unto the State of Ohio in the sum of five dollars and the Costs of this prosecution taxed at

Dollars Cents,

Attest, James Kinrade Jr Clerk,

The State of Ohio
vs.
James Whelpley

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Mansville within and for the County 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 S. Verbert President and Levi Phelps, James R. Smith and William W. Woods his associates Judges, Thomas Herd, Jacob Gibson, Joseph Newlove, Moses Perore, James Stillings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Tench, William Orr, Samuel Woods, Gennu Bird, James Wilber, Andrew Reyes and John S. Sabin, Jurors of the Grand Jury, heretofore to wit, on the 12th day of August A.D. 1850. Then and there duly empanelled 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 Union aforesaid, upon their said Oath present and find that one James Whelpley, late of the County aforesaid on the tenth day of May in the year of our Lord One thousand eight hundred and fifty, with force and arms at the County of Union aforesaid, did unlawfully vend and sell Spirituous Liquor by a less quantity than one quart, to wit the quantity of One gill of Spirituous liquor commonly called Whiskey, to one Galatia Sprague for the sum of five cents, which price was then and there paid by the said Galatia Sprague to the said James Whelpley for the said Spirituous Liquor, with the said James Whelpley being duly licensed as a Tavern Keeper to sell the said Spirituous liquor, Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio. G. W. B. Allison, Prosecuting Attorney, Said Bill was indorsed "A true Bill John S. Sabin foreman of the Grand Jury," and afterwards writ on the 5th day of November A.D. 1850, the following writ of Summons was issued to wit, The State of Ohio Union County ss. To the Sheriff of said County Greeting We Command you to take James Whelpley if he may be found in your bailiwick 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 term thereof, to answer unto an Indictment found against him in said Court for Retailing Spirituous Liquor, and have you then there this writ. Witness James Kinrade Jr Clerk,

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of said Court at Mansville this 5th day of November A.D. 1850,
James Kirkadee Clerk, and afterwards to wit. On the 12th day of
November A.D. 1850. Said Sheriff returned said writ indorsed as follows
to wit. I have taken the body of the within named James Whelpley,
The name of his bail is M. Beach. Therewith return the recognizance
Nov. 8th 1850. W. G. Malin Sheriff, and afterwards to wit. On the 19th
day of November A.D. 1850. The defendant being arraigned for Plea says
that he is guilty therefore it is considered that James Whelpley make his fine
unto the State of Ohio in the sum of five dollars, and the Costs of
this prosecution taxed at Dollars Cents.

Attest James Kirkadee Clerk,

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 Mansville within and for the County of Union
James S. Alexander 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
S. Torbert President and Levi Phelps, James R. Smith and William W.
Woods his associates Judges. Thomas Verd, Jacob Gibson, Joseph
Newlove, Moses Devore, James Stittings, Samuel Wallace, Dixon Mitchell
John E. Cahill, Daniel Runch, William Orr, Samuel Woods, Goram
Bird, James Wilber, Andrew Reyes, and John F. Sabier, Jurors
of the Grand Jury heretofore to wit on the 12th day of August
A.D. 1850. Then and there duly empaneled 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 Union aforesaid upon their said oaths present
and find that one James S. Alexander, late of said County, on the first
day of February in the 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 a certain game Commonly
Called Poker, with Humman Sewell, Benjamin Wells, and John
Morrison, 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,
C. M. B. Allison Prosecuting Attorney, said Bill was indorsed "A true
Bill John F. Sabier foreman of the Grand Jury," and afterwards
to wit. On the 19th day of November A.D. 1850. The defendant being ar-
raigned for Plea says that he is guilty. Therefore it is considered that
James S. Alexander make his fine unto the State of Ohio in the sum
ten dollars and the Costs of this prosecution taxed at
 Dollars Cents,

Attest James Kirkadee Clerk,

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 Mansville within and for the County of
James S. Alexander 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 S. Torbert President and Levi Phelps,
James R. Smith and William W. Woods his associates Judges
Thomas Verd, Jacob Gibson, Joseph Newlove, Moses Devore, James Stittings
Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Runch, William Orr,

The State of Ohio
James Seager

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Samuel Woods, Gorum Bird, James Wilber, Andrew Keyes, and John S. Sabin, Jurors of the Grand Jury, heretofore tourt on the 12th day of August A.M. 1850, then and there duly empaneled 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 Union aforesaid, upon their said Oaths present and find that one James S. Alexander late of said County on the second day of January in the 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 a certain Game Commonly Called Poker, with Benjamin Wills, Salatia Sprague, John Monson, Horace Beach and Truman Conell 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 peace and dignity of the State of Ohio. C. W. B. Allison Prosecuting Attorney, said Bill was indorsed "A true Bill John S. Sabin foreman of the Grand Jury," and afterwards tourt on the 19th day of November A.M. 1850. The defendant being arraigned for plea says that he is guilty; Therefore it is considered that James S. Alexander make his fine unto the State of Ohio in the sum of ten dollars and the Costs of this prosecution taxed at _____ Dollars _____ cents,

Attest: James Brickade for Clerk,

The State of Ohio
James League

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County 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 S. Torbert President and Levi Phelps, James R. Smith and William W. Woods his associates Judges. Thomas Herd, Jacob Gibson, Joseph Newlove, Moseph Newlove, Moses Quire, James Stilling, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Rensch, William Orr, Samuel Woods, Gorum Bird, James Wilber, Andrew Keyes, and John S. Sabin, Jurors of the Grand Jury, heretofore tourt on the 12th day of August A.M. 1850. then and there duly empaneled 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 Union aforesaid, upon their said Oaths present and find that one James League late of said County on the tenth day of April in the 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 a certain game Commonly Called Poker, with Salatia Sprague, Milford Philips, Alexander Tyler, Samuel League and other person to the Grand Jurors 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 Ohio. C. W. B. Allison Prosecuting Attorney, said Bill was indorsed "A true Bill John S. Sabin, foreman of the Grand Jury," and afterwards tourt on the 5th day of November A.M. 1850. The following writ of Capias was issued tourt: The State of Ohio Union County ss. To the Sheriff of said County Greeting: We Command you to take James League if he may be found in your bailiwick 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 term thereof; to answer unto an Indictment found against him in said Court for Gaming, and have

make his fine unto the State of Ohio in the sum of five dollars and the Costs of this prosecution taxed at
Dollars
Cents,

Attest James Kirkadey Clerk,

The State of Ohio vs William Turner
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 Ohio on the Eighteenth day of November in the year of Our Lord One thousand eight hundred and fifty, Before his Honor James S. Torbert President and Levi Phelps, James R. Smith and William W. Woods his Associates Judges - Thomas Ward, Jacob Gibson, Joseph Newlove, Moses Devor, James Stittings, Samuel Wallace, Dixon Mitchell, John E. Cahill, Daniel Rench, William Orr, Samuel Woods, Gorum Bird, James Wilber, Andrew Keyes and John F. Sabin, Jurors of the Grand Jury, heretofore tout. On the 12th day of August A.D. 1850. Then and there duly empaneled 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 Union aforesaid upon their said Oath present and find that one William Turner late of said County on the tenth day of April in the 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 a certain game commonly called Poker with one Galatia Sprague, 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, C. W. B. Allison Prosecuting Attorney, said Bill was indorsed "A true Bill John F. Sabin foreman of the Grand Jury," and afterwards tout on the 21st day of November A.D. 1850, the defendant being arraigned for Plea says that he is guilty, therefore it is considered that William Turner make his fine unto the State of Ohio in the sum of five dollars and the Costs of this prosecution taxed at
Dollars
Cents,

Attest James Kirkadey Clerk,

The State of Ohio vs Jonathan Bell
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 Ohio on the Fourteenth day of April in the year of Our Lord One thousand Eight hundred and Fifty One, before his Honor James S. Torbert President and Levi Phelps, James R. Smith and William W. Woods his Associates Judges. - Joel Rice, Thomas Sullivan, Edwin G. Converse, Thomas Chaney, Samuel Sudy, John Percival, George Stuart, Jacob Reed, William Scott, Sumner Pain, J. B. W. Haynes, James Ryan, John Gabriel, A. R. Bowen and William C. Piper Jurors of the Grand Jury heretofore tout on the 27th day of May A.D. 1850. Then and there duly empaneled 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 Union aforesaid upon their said Oath present and find that one Jonathan Bell late of the County of Union aforesaid, on the twenty fifth day of May in the year of Our Lord, One thousand eight hundred and fifty, with

force and arms at the County aforesaid, did unlawfully play with Cards
 at a certain game commonly called Old Sledge with Adam Blue, Julius
 Bennett and one - Henryman whose Christian name is to the Grand Jurors
 unknown then and there being for certain property other than money, to
 wit: one 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 Ohio, W.M. Allison, Prosecuting Attorney, said Bill
 was indorsed. A True Bill I B M Haynes foreman of the Grand Jury." and
 afterwards to wit: On the 11th day of June A.D. 1850. The following writ of Capias
 was issued, to wit: The State of Ohio Union County ss. To the Sheriff of said
 County Greeting: We Command you to take Jonathan Bell, if he may be
 found in your bailiwick 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 term thereof to answer unto an Indictment
 found against him in said Court for gaming, and have you then there
 this writ. Witness James Kinrade Jr Clerk of said Court at Marysville
 this 11th day of June A.D. 1850. James Kinrade Jr Clerk. And afterwards
 to wit: On the 10th day of August A.D. 1850. Said Sheriff returned said writ
 with his endorsement therein as follows, to wit: I have taken the body of the
 within named Jonathan Bell, the name of his bail is Jesse Bell, I herewith
 return the recognizance, August 1, 1850, Philip Snyder Sheriff By W^m Wells Deputy,
 and afterwards to wit: On the 15th day of August A.D. 1850. This day was returned
 into Court a certain recognizance entered into on the 1st day of August 1850
 before William Wells Deputy Sheriff of Union County Ohio, by Jonathan Bell
 and Jesse Bell in the penal sum of fifty dollars Conditioned for the appearance
 of the said Jonathan 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 Jonathan Bell being three times solemnly called
 to come into Court and answer to said Indictment, came not but made
 default, and the said Jesse Bell being in like manner called to come into
 Court and bring with him the body of the said Jonathan Bell, as by the terms
 of his recognizance he was bound to do, came not but made default, whereupon
 on the Court declare the said recognizance forfeited, which forfeiture is respected
 to the next term of this Court, and afterwards to wit: On the 18th day of November
 A.D. 1850. This day came the defendant Jonathan Bell and Simpson Price his surety
 and acknowledged themselves to owe and stand indebted to the State of Ohio, in the penal
 sum of One hundred, to be levied of their goods and Chattels, lands and tenements
 respectively upon this condition, that if the said Jonathan Bell shall personally
 appear before this Court on the first day of the next term at ten o'clock A.M. and
 answer to an indictment for gaming and abide the order of the Court
 and not depart without leave then this recognizance to be void;
 otherwise to be and remain in full force and virtue in Law, and after-
 wards to wit: On the said 18th day of November A.D. 1850. This Cause was continued,
 and afterwards to wit: On the 14th day of April A.D. 1851. The defendant
 being arraigned for plea says that he is guilty, therefore it is considered that
 Jonathan Bell make his fine unto the State of Ohio, in the sum of Five
 dollars and the Costs of this ~~case~~ prosecution Taxed at _____ Dollars
 cents.

Attest: James Kinrade Jr Clerk,

The State of Ohio
 vs
 Adam Blue

L.S.

L.S.

L.S.

The State of Ohio
vs
Adam Blue

Be 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 Ohio, on the fourteenth day of April in the year of Our Lord one thousand eight hundred and fifty one, before his Honor, James S. Torbert, President and Levi Phelps, James R. Smith and William W. Woods, his Associates Judges, Joel Rice, Thomas Sullivan, Edwin Harvise, Thomas Cheney, Samuel Tudy, John Piersol, George Stuart, Jacob Reed, William Scott, Sumner Payne, J. B. W. Haynes, James Ryan, John J. Gabriel, A. R. Bowen and William C. Piper, Jurors of the Grand Jury heretofore, Court, on the 27th day of May A. D. 1850, then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body ~~body~~ of the County of Union aforesaid, upon their said oaths present and find that one Adam Blue late of said County, on the twenty fifth day of May in the 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 a certain game commonly called Old Sledge with Julius Bennet, Amathian Bell and one Herryman whose Christian name is to the Grand Jurors unknown then and there being, for certain property other than money, Court, one 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 Ohio. (W. B. Allison Prosecuting Attorney, said Bill was indorsed A True Bill J. B. W. Haynes, foreman of the Grand Jury, and afterwards Court, on the 11th day of June A. D. 1850, the following writ of Capias was issued Court The State of Ohio Union County ss, To the Sheriff of said County Greeting; We Command you to take Adam Blue, if he may be found in your bailiwick 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 term thereof; to answer unto an Indictment found against him in said Court for gaming and have you then there this writ. Witness James Kinkade Jr Clerk of said Court at Marysville this 11th day of June A. D. 1850. James Kinkade Jr Clerk, and afterwards Court, on the 12th day of August A. D. 1850, said Sheriff returned said writ with his indorsement thereon as follows Court, The within named Adam Blue not found August 12, 1850. Philip Snider Sheriff, and afterwards Court, on the 13th day of August A. D. 1850 this cause was continued, and afterwards Court, on the 5th day of November A. D. 1850 the following writ of Capias was issued Court The State of Ohio Union County ss, To the Sheriff of said County Greeting; We Command you as we have heretofore commanded you, to take Adam Blue if he may be found in your bailiwick 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 term thereof to answer unto an Indictment found against him in said Court for gaming, and have you then there this writ. Witness James Kinkade Jr Clerk of said Court at Marysville this 5th day of November A. D. 1850. James Kinkade Jr Clerk, and afterwards Court, on the 14th day of November A. D. 1850, said Sheriff returned said writ with his indorsement thereon as follows Court, I have taken the body of the within named Adam Blue, the name of his bail is Simpson Price therewith return the recognizance Nov 13th 1850. William C. Malin Sheriff and afterwards Court, on the 18th day of November A. D. 1850, this day came the defendant Adam Blue and Simpson Price his surety, and acknowledged themselves to owe and stand indebted to the State of Ohio in the penal sum of one hundred dollars to be levied of their goods and chattels, lands and tenements respectively upon this condition, that if the said Adam Blue,

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The defendant
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Writ with his endorsement thereon as follows, to wit: Received this writ November 6th 1850. The within named Elijah S. Gunn not found I herewith return this writ. William C. Malin Sheriff, and afterwards, to wit: On the 18th day of November A.D. 1850 this Cause was Continued, and afterwards, to wit: On the 3rd day of April A.D. 1851. The following writ of Capias was issued to wit: The State of Ohio Union County ss. To the Sheriff of said County Greeting: We Command you as we have heretofore Commanded you, to take Elijah S. Gunn if he may be found in your bailiwick 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 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 writ. Witness James Kinkade Jr Clerk of said Court at Mansville this 3rd day of April A.D. 1851. James Kinkade Jr Clerk. and afterwards to wit on the 8th day of April A.D. 1851 said Sheriff returned said writ with his endorsement thereon as follows, to wit: Received this writ April 3rd 1851. I have taken the body of the within named Elijah S. Gunn the name of his bail is John M. Keever I herewith a copy of the bail bond, William C. Malin Sheriff, and afterwards, to wit: On the 14th day of April A.D. 1851. The defendant being arraigned for plea says that he is guilty, therefore it is considered that Elijah S. Gunn 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 Jr Clerk,

The State of Ohio
vs
Richard Reed

Be it remembered that a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County of Union and State of Ohio on the fourteenth day of April in the year of our Lord one thousand eight hundred and fifty one, before his Honor James S. Torbert President and Levi Phelps James R. Smith and William W. Woods his Associates Judges, heretofore to wit: On the 4th day of February A.D. 1851. Joshua Marshall one of the Justices of the Peace in said County filed in the Clerk's Office of said Court the following transcript, to wit: State of Ohio vs Richard Reed, January the 31st 1851 this day came James M. Curdy and says that he has cause to fear and does fear that Richard Reed will kill him and destroy his property, took his affidavit thereof, issued a warrant against Richard Reed and delivered the same to Adam Wolford Constable the said James M. Curdy prosecuting witness being required to give bail for costs in the above case, thereupon the said James M. Curdy and James M. Curdy came before me and acknowledged themselves indebted unto the State of Ohio in the sum of twenty five 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 accrued and that may ~~accrue~~ hereafter accrue then this obligation to be void otherwise to be and remain in full force and virtue in Law, James M. Curdy James M. Curdy, taken signed and acknowledged before me this 31st day of January 1851. Joshua Marshall J.P. January 31st 1851 Warrant returned with the body of defendant fees Service 25 mileage 20 cts A. Wolford Const. January 31st Supercas issued by request of prosecution for Stephen H. Kinney, David Watkins Ryle Draper and David Alder and delivered to Adam Wolford Const. January 31st 1851 Supercas issued by Esqr Miller for James Stout by request of defendant

and delivered to A. Wolford Const. January 31st 1850 Supponas returned served these writs by reading to the within named witnesses fees Service 50 cents Mileage 40 cents. January the 31st 1851 Adam Wolford Const. Defendant present trial had David Wadkins, Stephen F. Kinney, Ryle Draper, David Alder, Robert Stout and Edward Smith sworn and examined as witnesses and thereupon the defendant was ordered by me to enter into a recognizance in the sum of fifty dollars for his appearance at court and to keep the peace and be of good behaviour towards the Citizens of the State generally and especially towards James McCurdy which was done accordingly. Zepheniah Reed and Samuel Elliott his sureties.

Justices Costs	cts	Constables Costs	cts
Taking affidavit	25	Serving Warrant	25
Serving Warrant	25	Mileage	20
Supponas for witnesses	37	Serving supponas on five writs	50
Swearing 6 witnesses	24	Mileage	40
Taking bond for Costs	25	Witness fees	1,35
Taking recognizance	25	David Wadkins	50
This transcript	31 1/2	Stephen F. Kinney	50
Judgment on trial	25	Ryle Draper	50
	2,17 1/2	David Alder	50
		Robert Stout	50
		Edward Smith not suppona	25
			2,75

The State of Ohio Union Co Paris 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 case. Joshua Marshall J.P. of the aforesaid Township. Said Recognizance of Defendant reads "State of Ohio Union Co. Be it remembered that on the 31st day of January 1851 Richard Reed and Zepheniah Reed and Samuel Elliott personally appeared before me, one of the Justices of the Peace 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 tenements if default be made in the condition following to wit; The condition of this recognizance 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 next to be holden and for the County aforesaid and then and there to answer unto the charge of that the said James McCurdy hath 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 peace and be of good behaviour towards the citizens of the State generally, and especially towards James McCurdy then this recognizance to be void otherwise to be and remain in full force of Law. taken and acknowledged before me on the 31st day of January 1851. Joshua Marshall J.P. and afterwards to wit On the 6th day of February A.D. 1851. The following order and recognizance was filed herein to wit; The State of Ohio Union County ss. The State of Ohio vs Richard Reed. An Recognizance from the Docket of Joshua Marshall a Justice of the Peace. This day Zepheniah Reed one of the securities for the said Richard Reed, surrendered the said Richard Reed to me William W. Woods one of the Judges of the Court of Common Pleas within and for the County aforesaid, in discharge of his recognizance and thereupon it is ordered by me that the said Richard Reed enter into a new recognizance for his appearance at the next term of the said Court of Common Pleas. February 4th A.D. 1851 W. W. Woods associate Judge and

The State of Ohio vs Samuel Leag

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thereupon a new Recognizance was entered into as follows. The State of Ohio Union County do Be it remembered that on the fourth day of February in the year 1857 Richard Reed and William H Skinner personally appeared before me 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 tenements if default be made in the Condition following to wit: The Condition of this recognizance is such that if the above bound Richard Reed shall personally be and appear before the Court of Common Pleas on the first day of the term thereof next to be holden in and for the County aforesaid then and there to answer a charge of that the said James McCurdy hath 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 in the mean time keep the peace and be of good behaviour towards the Citizens of the State generally and especially towards the said James McCurdy then this recognizance to be void; otherwise to be and remain in full force and virtue in Law. Richard Reed ^{his} ~~Reed~~ ^{mark} ~~Reed~~ W. H. Skinner ~~Reed~~ Taken and acknowledged before me on the day and year above written. W. W. Woods Associate Judge, Witness. Present at signing, J. M. Wilkinson. Said recognizance was endorsed, Approved by me this 4th day of February 1857. W. W. Woods Associate Judge, and afterwards to wit: On the 19th day of April A. D. 1857. This day came the parties by their attorneys and submit this matter to the Court, and the Court being fully advised in the premises; It is ordered that the defendant enter into recognizance to keep the peace for one year, in the sum of fifty dollars and pay the Costs of this prosecution taxed to Dollars cents, And thereupon came the said defendant Richard Reed, and William H. Skinner his surety and acknowledged themselves to owe and stand indebted unto the State of Ohio, 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 particularly towards James McCurdy then this recognizance to be void otherwise to be and remain in full force and virtue in Law.

Attest James Kirkadof Clerk.

The State of Ohio vs Samuel League

Be it remembered that at a Court of Common Pleas began and held at the Court House in the Town of Marysville within and for the County of Union and State of Ohio on the Thirtieth day of June in the year of our Lord one thousand eight hundred and fifty one before his Honor James S. Forbert President and Levi Phelps, James R. Smith and William W. Woods his associates Judges. Thomas Herd Jacob Gibson Joseph Newlove, Moses George James Stillings, Samuel Wallace Dixon Mitchell, John E. Cahill Daniel Rench, William Orr, Samuel Woods, George Bird, James Wilber, Andrew Keyes and John H. Sabier Jurors of the Grand Jury heretofore to wit: on the 12th day of August A. D. 1850, then and there duly impaneled 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 Union aforesaid upon their said oaths present and find that one Samuel League late of said County on the 25th day of April, in the 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 a certain Game commonly called Poker with Galatia Sprague
 Milford Phillips, James League, Alexander Tyler and another person
 to the grand Jurors 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 Ohio. C. W. B. Allison Prosecuting Attorney
 said Bill was indorsed A true Bill John H. Sabin foreman of the
 grand Jury and afterwards to wit on the 5th day of November
 A.D. 1850 the following writ of Capias was issued to wit, The
 State of Ohio Union County, ss. To the Sheriff of said County Greeting,
 We command you to take Samuel League if he may be found in
 your bailwick 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 Term thereof to
 answer unto an Indictment found against him in said court for
 Gaming, and have you then there this writ Witness James Pinkade
 Jr. clerk of said Court at Mansville this 5th day of November
 A.D. 1850 James Pinkade Jr. Clerk and afterwards to wit on
 the 18th day of November A.D. 1850 said Sheriff returned said
 writ with his indorsement thereon as follows to wit, Received
 this writ November 5th 1850. the within named Samuel League
 not found. I here with return this writ November 18th 1850
 Wm C. Malin Sheriff and afterwards to wit on the 18th day
 of November 1850 this cause was continued, and afterwards
 to wit on the 14th day of April A.D. 1851, this cause was continued,
 and afterwards to wit on the 7th day of June A.D. 1851 the following
 writ of Capias was issued to wit The State of Ohio Union County, ss.
 To the Sheriff of said County, Greeting we command you as we have
 heretofore commanded you to take Samuel League if he may be found
 in your bailwick, 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 Term
 thereof, to answer unto an Indictment found against him in
 said Court for gaming, and have you then and there this writ
 Witness James Pinkade Jr. clerk of said Court at Mansville this
 7th day of June A.D. 1851 James Pinkade Jr. clerk and
 afterwards to wit on the 15th day of June 1851 said Sheriff
 returned said writ with his indorsement thereon as follows to
 wit, I have taken the body of the within named Samuel League
 and the name of his Bail is James League. I here with return a
 copy of the Bail Bond June 18th 1851. William C. Malin Sheriff
 and afterwards to wit on the 30th day of June A.D. 1851 The
 Defendant being arraigned for plea says that he is guilty, therefore
 it is considered that the defendant Samuel League make his
 fine unto the State of Ohio in the sum of two dollars and the
 costs of this prosecution taxed at Dollars
 Attest James Pinkade Jr. Clerk

The State of Ohio
 13
 John Price

The State of Ohio
vs
John Price

Be it remembered that at a Court of Common Pleas begun and held at the Court house in the Town of Mansville within and for the County of Union and State of Ohio on the Thirtieth day of June A.D. 1857 before his Honor James L. Torbert President Levi Phelps James R. Smith and William W. Woods his associates Judges, Henry Amarin Jr John W. Wiser John Anderson Samuel Graham H. S. Meritt Joseph Hutchinson Joseph R. Cahill, Michael S. Wood, James Lindsay, Francis Baldwin, David Watkins C. V. Williams ^{and John Price} and John McCampbell, Jurors of the Grand Jury heretofore to wit on the 14th day of April A.D. 1857 then and there duly empaneled 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 aforesaid upon their oath aforesaid present and find that one John Price late of said County on the fifteenth day of March in the year of our Lord one thousand Eight hundred and fifty one with force and arms, at the County aforesaid in playing at and with cards to wit at a certain game commonly called Poker with Fletcher Shout Chester Farmington James Graham did unlawfully bet and wager a great sum of money to wit five cents on the count of said game which said game was then and there played by the said John Price 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 and dignity of the State of Ohio And the Jurors aforesaid, upon their oaths aforesaid do further present and find that the said John Price on the fifteenth day of March in the year of our Lord one thousand Eight hundred and fifty one with force and arms, at the County aforesaid did unlawfully make a bet or wager of a certain sum of money to wit the sum of five cents with Fletcher Shout & James Graham on the count of a certain 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 peace and dignity of the State of Ohio Owing to my Prosecuting Attorney said Bill was returned a true bill John McCampbell Foreman of the Grand Jury and afterwards to wit on the 7th day of June A.D. 1857 the following writ of Capias was issued to wit, The State of Ohio Union County ss. To the Sheriff of said County greeting we command you to take John Price if he may be found in your bailwick 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 term thereof to answer unto an indictment found against him in said Court for gaming And have you then there this writ Witness James Kinkade Jr Clerk of said Court at Mansville this 7th day of June A.D. 1857 James Kinkade Jr Clerk And afterwards to wit on the 12th day of June A.D. 1857 said Sheriff returned said writ with his indorsement thereon as follows to wit, I have taken the body of the within named John Price and the name of his bail is William Thompson second I have with return a copy of the bail bond June 12th 1857 William C. Malin Sheriff And afterwards to wit on the 30th day of June A.D. 1857 the Defendant being arraigned for plea says that he is guilty therefore it is considered that John Price make his fine unto the State of Ohio in the sum of two dollars and the cost of this prosecution to wit at Dollars,
Attest James Kinkade Jr Clerk

L. J.

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The State of Ohio
vs
Benjamin Wells

Be it remembered that at a Court of Common Pleas begun and held at the Court house in the town of Mansville within and for the County of Union and State of Ohio on the 30th day of June A.D. 1857 Before his Honor James L. Torbert President James R. Smith, Levi Phelps and William W. Woods his associate Judges Henry Amaniac Jr. John Brewer John Anderson Samuel Graham H. J. Merritt Joseph Hutchinson Joseph R. Lehill Michael Wood James Kinadey Francis Baldwin David Watkins C. E. Wilkins and John M. Campbell Jurors of the grand Jury heretofore to wit on the 14th day of April A.D. 1857 then and there duly empanelled 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 aforesaid, upon 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 our Lord one thousand eight hundred and fifty with force and arms at the County aforesaid in playing at and with cards to wit, at a certain game commonly called Old Hodge with Furman Cornell Henry Wolford, and Robert Graham did unlawfully bet and wager a great sum of money to wit the sum of twenty five cents on the event of said game, which said game was then and there played by the said Benjamin Wells with the said persons, to determine the said bet or wager, 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 Jurors upon their said oath 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 eight hundred and fifty with force and arms, at the County aforesaid did unlawfully make a bet or wager of a certain sum of money to wit the sum of twenty five cents with Furman Cornell, Henry Wolford and Robert Graham on the event of a certain 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 peace and dignity of the State of Ohio Othoay Curmy Prosecuting attorney said bill was indorsed a true bill John M. Campbell Foreman of the grand Jury and afterwards to wit on the 7th day of June A.D. 1857 the following writ of Capias was issued to wit, The State of Ohio Union County ss. To the Sheriff of said County greeting, We command you to take Benjamin Wells if he may be found in your bailwick, 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 term thereof, to answer unto an indictment, found against him in said Court for gaming And have you then there this writ Witness James Kinadey Jr. Clerk of said Court at Mansville this 7th day of June A.D. 1857 James Kinadey Jr. Clerk and afterwards to wit on the 7th day of June A.D. 1857 said Sheriff return said writ with following indorsement to wit, Received this writ June 7th 1857 I have taken the body of the writtore named Benjamin Wells the names of his bail are Benjamin Wells and James Bidelle I have with return a copy of the bail bond June 7th 1857 William C. Malin Sheriff, And afterwards to wit on the 30th day of June A.D. 1857 the defendant being arraigned for plea says that

The State of Ohio
vs
Furman Cornell

he is guilty therefore it is considered that the said Benjamin Wells make his fine unto the State of Ohio in the sum of ten dollars and the costs of this prosecution taxed at _____ Dollars

Attest James Kinrade & Clerk

The State of Ohio
Furman Cornell

Be it Remembered that at a court of Common Pleas began and held at the Court house in the Town of Mansville within and for the County of Union and State of Ohio on the thirtieth day of June A.D. 1857 before his Honor James L. Torbert President Levi S. Phelps James R. Smith and William W. Woods his associate Judges, Henry Amanise & John Weaver John Anderson Samuel Graham H. J. Merritt Joseph Hutcherson Joseph R. Leckill Michael S. Wood James Kinady Francis Baldwin David Watkins, C. E. Wilkins, and John M. Campbell the Jurors of the Grand Jury then and there duly empaneled 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 Union upon their oath aforesaid present and find that one Furman Cornell late of the said County, on the twenty fifth day of December in the year of our Lord one thousand eight hundred and fifty with force and arms at the County aforesaid in playing at and with cards to wit at a certain game commonly called Old Sledge with Henry Walford Robert Graham and Benjamin Wells did unlawfully bet and wager a great sum of money, to wit the sum of twenty five cents on the event of the said game, which said game was then and there played by the said Furman Cornell with the said persons to determine the said bet or wager 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 Jurors upon their said oath do further present and find that the said Furman Cornell on the twenty fifth day of December in the year of our Lord one thousand Eight hundred & fifty with force and arms, at the County aforesaid did unlawfully make a bet or wager of a certain sum of money to wit the sum of twenty five cents with Henry Walford Robert Graham, Benjamin Wells on the event of a certain 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 peace and dignity of the State of Ohio At way Curry prosecuting attorney said Bill was inclosed A true bill John M. Campbell fore man of the Grand Jury And after words to wit on the 23th day of June A.D. 1857 the following writ of Capias was issued to wit, The State of Ohio Union County ss To the Sheriff of said County greeting we Command you to take Furman Cornell if he be found in your bailwick 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 term thereof to answer unto an indictment found against him in said Court for Gaming, and have you then there, this writ, witness James Kinrade & Clerk of said Court at Mansville this 23rd day of June A.D. 1857 James Kinrade & Clerk. And after words to wit on the 1st day of July A.D. 1857 said Sheriff returned said writ with the following indorsement to wit, I have taken the body of the within named Furman Cornell whose body I have ready before the Court within named at the day and place within contained as the within writ commanded me July 1st 1857 William C. Malin Sheriff

And after words to wit on the June term of said court to wit on the 1st day of July A.D. 1857. Motion made to quash indictment and motion sustained as to the first account and overruled as to the second and there upon the defendant being arraigned for plea says that he is guilty, therefore it is considered that said Humman Cornell make his fine unto the State of Ohio in the sum of twenty dollars and the costs of this prosecution taxed at _____ Dollars

Attest James Kirkade Jr. Clerk

State of Ohio
vs
James Graham

Be it Remembered that at a court of Common Pleas began 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 June A.D. 1857 before his Honor James L. Robert Levi Phelps James R. Smith and William H. Woods his associate Judges Henry S. Suman Jr. John Weaver John Anderson Samuel Graham H. J. Merritt Joseph Hutchinson Joseph R. Cahill Michael S. Wood James Kenady Francis Baldwin David Matthews C. E. Perkins and John W. Rice Justice of the Peace and John W. Campbell the Jurors of the Grand Jury then and there duly empaneled 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 Union upon their oath aforesaid present and found that one James Graham late of the County on the fifteenth day of March in the year of our Lord one thousand eight hundred and fifty one with force and arms at the County aforesaid in playing at and with cards to wit at a certain game commonly called Poker with Fletcher Shout John Pricey Chester Harman did unlawfully bet and wager 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 by the said James Graham with the persons aforesaid to determine said bet and 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 Jurors aforesaid upon their oath aforesaid do further present and find that the said James Graham on the fifteenth day of March in the year of our Lord one thousand eight hundred and fifty one with force and arms at the County aforesaid did unlawfully make a bet or wager of a certain other sum of money to wit the sum of five cents with Fletcher Shout John Pricey and Chester Harman on the event of a certain game at cards which said game was then and there played by said parties to decide said bet or wager 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. Otrway Curny Prosecuting Attorney said bill was indorsed a true bill John W. Campbell Foreman of the grand Jury. and afterwards to wit on the 7th day of June A.D. 1857. the following writ of Capias was issued to wit The State of Ohio. Union County ss. To the Sheriff of said County Greeting we command you to take James Graham if he may be found in your bail wick, 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 term thereof to answer unto an Indictment found

The State of Ohio
vs
Chester Harman

against him in said court for gaming. And have you then shown
 this writ witness James Kirkhede Clerk of said court at Marysville
 this 7th day of June A.D. 1857. James Kirkhede Clerk, and after
 wards to wit on the 12th day of June A.D. 1857 said clerk iff after
 said writ with following indorsement to wit, I have where
 the body of the within named James Graham the name of his bail is
 B. Gamble I have with return a copy of the bail Bond June 12th
 1857 William C. Malin Sheriff. And afterwards to wit at the June
 Term of said court. to wit on the 1st day of July A.D. 1857 motion to
 quash Indictment sustained as to the first count and overruled
 as to the second. And thereupon the defendant being arraigned for
 plea says that he is guilty therefore it is considered that the said
 James Graham make his fine to the State of Ohio in the sum of
 two dollars and the costs of this prosecution taxed at _____ Dollars
 and _____ cents

Attest James Kirkhede Clerk

The State of Ohio
 1857
 Chester Harman

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 Ohio on the 30th day of June A.D. 1857. before his Honor James K. Hobart
 Judge in Chief and his associate Judges
 Lewis Phelps James R. Smith and William W. Woods his associate Judges
 James Amarine Jr. John Weaver John Anderson James Graham. A.
 J. Merritt Joseph W. Robinson Joseph B. Cookell Michael S. Wood James
 Kennedy Francis Baldwin David Pothers C. E. Wilkins ^{W. H. Rice} and John St. Campbell
 the Jurors of the Grand Jury then and there duly impeached and sworn
 to in virtue in the name and by the authority of the State of Ohio within and
 for the body of the county of Union upon their oath aforesaid present
 and find that one Chester Harman late of the said county on the fifteenth
 day of March in the year of our Lord one thousand eight hundred and
 fifty one with force and arms at the county aforesaid in playing at
 cards with cards to wit at a certain game commonly called Foker with
 Fletcher Shout John Price and James Graham did unlawfully bet and
 wager 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 by the
 said Chester Harman with the persons aforesaid to determine said bet
 and wager contrary to the form of the Statute in such case provided
 and made and against the peace and dignity of the State of Ohio. And
 the Jurors aforesaid upon their oaths aforesaid do further present and
 find that the said Chester Harman on the fifteenth day of March
 in the year of our Lord one thousand eight hundred and fifty one with
 force and arms at the county aforesaid did unlawfully make and
 bet or wager of a certain sum of money to wit the sum of five
 cents with Fletcher Shout John Price and James Graham on the event
 of a certain game at cards which said game was then and there
 played by 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. Otrway Cury Prosecuting Attorney. Said bill was indorsed
 A true bill John St. Campbell foreman of the Grand Jury. and after
 wards to wit on the 7th day of June A.D. 1857 the following writ of Copias
 was issued to wit. The State of Ohio Union County ss. To the Sheriff of said
 County greeting we command you to take Chester Harman if he be
 found in your bail with and him safely keep so that you have
 his body before our court of common pleas of the county

aforsaid, 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 gaming. And have you then there this writ witness James Kinrade Jr. clerk of said court at Mansville this 7th day of June A.D. 1857. James Kinrade Jr. Clerk and afterwards to wit on the 12th day of June A.D. 1857 said Sheriff returned said writ with the following indorsement, to wit, I have taken the body of the within named Chester Barnum the name of his bail is Henry Barnum I have with return a copy of the bail bond June 12th 1857 William C. Malin, Sheriff And afterwards to wit at the June term of said court to wit, on the 1st day of July A.D. 1857, motion made to quash in indictment, and motion sustained as to the first count and overuled as to the second, and thereupon the defendant was being arraigned for plea says that he is guilty, therefore it is considered that the said Chester Barnum make his fine unto the State of Ohio in the sum of two dollars and the costs of this prosecution taxed at

Dollars cents

Attest James Kinrade Jr. Clerk

The State of Ohio
vs
Fletcher Shout

Beit Remembred that at a court of Common Pleas began and held at the Court House in the town of Mansville within and for the county of Union and State of Ohio on the 30th day of June A.D. 1857 before his Honor James S. Torbert President Levi Phelps James B. Smith and William W. Woods his associate Judges Henry Amanius H. John Meador John Anderson Samuel Graham H. T. Merritt Joseph R. Cahill Michael S. Wood James Kennedy Francis Baldwin David Mathias C. C. Wilkins and John M. Campbell the Jurors of the Grand Jury then and there duly empanelled 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 Union, upon their oath aforsaid present and find that one Fletcher Shout late of said county on the fifteenth day of March in the year of our Lord, one thousand Eight hundred and fifty one with force and arms, at the county aforsaid in playing at and with cards to wit at a certain game commonly called Poker with Chester Barnum John Price and James Graham did unlawfully bet and wager against 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 Fletcher Shout with the persons aforsaid 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 Ohio. And the Jurors aforsaid upon their oaths aforsaid do for their present and find that the said Fletcher Shout on the fifteenth day of March in the year of our Lord one thousand eight hundred and fifty one with force and arms at the county aforsaid did unlawfully make a bet or wager of a certain sum of money to wit the sum of five cents with Chester Barnum John Price James Graham on the event of a certain game at cards which said game was then and there played by the said parties contrary to the form and of the statute in such case made and provided and against the peace and dignity of the State of Ohio Othway Cusny Prosecuting attorney

State of Ohio
vs
Henry Wolford

Said bill was inclosed. A true bill John M Campbell Foreman of the grand Jury And afterwards to wit on the 7th day of June A.D. 1857 the following writ of Capias was issued, to wit. The State of Ohio Union County, ss To the Sheriff of said County Greeting we command you to take Fletcher Shout if he may be found in your bailwick 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 term thereof to answer unto an Indictment found against him in said Court for gaming And have you then there this writ Witness James Kinkeade B. Clerk of said Court at Mansville this 7th day of June A.D. 1857 James Kinkeade B. Clerk, and afterwards to wit on the day of said Sheriff returned said writ with the following indorsement to wit. I have taken the body of the within named Fletcher Shout whose body I have ready before the Court within named at the day and place within contained as the within writ command - succeed me William C McLean Sheriff and afterwards to wit at the June term of said Court to wit on the 1st day of July A.D. 1857 motion made to quash indictment motion sustained as to the first Court and overruled as to the second And thereupon the defendant being arraigned for plea says that he is guilty therefore it is considered that the said Fletcher Shout make his fine unto the State of Ohio in the sum of two dollars and the costs of this prosecution taxed at Dollars cents

Attest James Kinkeade B. Clerk

State of Ohio
as
Henry Wolford

Be it Remembered that at a Court of Common Pleas began and held at the Court house in the town of Mansville within and for the County of Union and State of Ohio on the 30th day of June A.D. 1857 before his Honor James L. Robert President Levi Phelps James R. Smith and William W. Woods his associate Judges, Henry Anson B. John Weaver John Anderson Samuel Graham A. P. Merritt Joseph R. Cahill Michael J. Wood James Kinade Francis Baldwin David Watkins C. E. Wilkins ^{and John M. Campbell} the Jurors of the grand Jury then and there duly empaneled 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 Union upon their oath aforesaid present and find that one Henry Wolford late of said County on the twenty fifth day of December in the year of our Lord one thousand eight hundred and fifty with force and arms at the County aforesaid in playing at and with cards to wit at a certain game commonly called Old Sledge with Furman Correll Robert Graham and Benjamin Wells did unlawfully bet and wager a great sum of money to wit the sum of twenty five cents on the event of said game which said game was then and there played by the said Henry Wolford, with the said persons to determine the 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 Ohio. And the said Jurors upon their said oath do further present and find that the said Henry Wolford on the twenty fifth day of December in the year of our Lord one thousand eight hundred and fifty with force and arms at the County aforesaid did unlawfully make a bet or wager of a certain sum of money to wit the sum of twenty five cents with Furman Correll Robert Graham and

Benjamin Wells on the event of a certain 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 peace and dignity of the state of Ohio. Always being Prosecuting attorney, said bill was indorsed. A true bill John M. Campbell Foreman of the grand Jury. And afterwards to wit on the 7th day of June A.D. 1857. the following writ of Captias was issued to wit The State of Ohio Union County & to the Sheriff of said County, greeting we command you to take Henry Walford if he may be found in your bailwick 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 Term thereof, to answer unto an indictment found against him in said County for gaming. And have you then there this writ Witness James Kirkade Jr. Clerk of said Court at Mansville this 7th day of June A.D. 1857. James Kirkade Jr. Clerk and afterwards to wit on the 30th day of June A.D. 1857 said Sheriff returned said writ with the following indorsement to wit. I have taken the body of the within named Henry Walford whose body I have ready before the court within named, at the day and place within contained as the within writ commands me June 30th 1857 William C. Malin Sheriff. and afterwards to wit at the June term of said Court to wit on the 1st day of July A.D. 1857. Motion made to quash indictment Motion sustained as to the first Count and overruled as to the second. And thereupon the Defendant being arraigned for plea says that he is guilty therefore it is considered that the said Henry Walford makes his fine unto the state of Ohio in the sum of two dollars and the costs of this prosecution taxed at Dollars cents

Attest James Kirkade Jr. Clerk

The State of Ohio
vs
Aaron Price

Be it Remembered that at a court of Common Pleas began and held at the Court house in the town of Mansville within and for the County of Union and State of Ohio on the 30th day of June A.D. 1857 before his Honor James S. Robert President Levi Phelps James R. Smith and William W. Woods his associate Judges, Henry Amaine Jr. John Weaver John Anderson Samuel Graham H. J. Meritt Joseph Hutchinson Joseph R. Cahill Michael S. Wood James Kennedy Francis Baldwin David Matthews C. E. Wilkins and John M. Campbell ^{John W. Rice James Hill} the Jurors of the grand Jury then and there duly impanelled 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 oath aforesaid present and find that one Aaron Price late of said County on the Twentieth day of March in the year of our Lord one thousand eight hundred and fifty one, with force and arms at the Court aforesaid in playing at and with cards to wit at a game commonly called old Sledge, with Robert Thompson John Thompson and Ambrose Shout did unlawfully bet and wager 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 by

The said Aaron Price Robert Thompson John Thompson and Ambrose Shont to determine said bet and wager contrary to the form of the State etc in such case made provided and against the peace and dignity of the State of Ohio And the Jurors aforesaid upon their oath aforesaid do further present and find that the said Aaron Price on the Twentieth day of March in the year of our Lord one thousand eight hundred and Fifty one with force and arms at the County aforesaid did unlawfully make a bet and wager of certain sum of money to wit the sum of five cents with Robert Thompson John Thompson and Ambrose Shont on the count of a certain game at cards which said game was then and there played by 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 Obroy Curny Prosecuting attorney said bill was indorsed A Gul Bill John McCampbell Foreman of the grand Jury And afterwards to wit on the 7th day of June A.D. 1857 the following writ of capias was issued to wit The State of Ohio Union County ss To the Sheriff of the said County Greeting we command you to take Aaron Price if he may be found in your bailwick 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 term thereof to answer unto and indictment found against him in said Court for gaming And have you there there this writ Witness James Kimbade Jr. clerk of said Court at Marysville this 7th day of June A.D. 1857 James Kimbade Jr. clerk And afterwards to wit on the 30th day of June A.D. 1857 said Sheriff returned said writ with the following endorsement to wit The within named Aaron Price not found June 30th 1857 William C. Malin Sheriff And afterwards to wit on the 30th day of June A.D. 1857 the following writ of capias was issued to wit The State of Ohio Union County ss To the Sheriff of said County greeting ^{we command you} as we have here tofore commanded you to take Aaron Price if he may be found in your bailwick 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 term thereof to answer unto an indictment found against him in said Court for gaming And have you there there this writ Witness James Kimbade Jr. clerk of said Court at Marysville this 30th day of June A.D. 1857 James Kimbade Jr. clerk And afterwards to wit on the day of said Sheriff returned said writ with the following endorsement to wit I have taken the body of the within named Aaron Price whose body I have ready before the court within named at the day and place within contained as the within writ commands me William C. Malin Sheriff and afterwards to wit at the June term of said Court to wit on the 1st day of July A.D. 1857 Motion made to quash said indictment Motion sustained as to the first count and overruled as to the second and thereupon the defendant being arraigned for plea says that he is guilty therefore it is considered that the said Aaron Price make his fine unto the State of Ohio in the sum of two dollars and the costs of this prosecution taxed at Dollars cents

Attest James Kimbade Jr. Clerk

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The State of Ohio
vs
John Thompson

Be it remembered that at a court of common Pleas began and held at the Court house in the town of Mansville in and for the County of Union and State of Ohio on the 30th day of June A. D. 1837 before his Honor, James L. Torbert President Levi Phelps James R. Smith and William W. Woods his Associates Judges, Henry A. Masnie Jr John Weaver John Anderson Samuel Graham H. J. Oberit Joseph Hutchinson Joseph B. Cobble Michael S. Wood James Kennedy Francis Baldwin David Watkins C. E. Watkins and John McCampbell Esq. Wm Price and David Gill, the Jurors of the Grand Jury then and there duly empanelled 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 Union upon their oath aforesaid present and find that one John Thompson late of said County on the twentieth day of March in the year of our Lord one thousand eight hundred and fifty one with force and arms at the County aforesaid in playing at and with cards to wit at a certain game commonly called old sledge with Aaron Price Ambrose Shout and Robert Thompson did unlawfully bet and wager a great sum of money to wit the sum of five cents, on the went of said game, which said game was then and there played by the said John Thompson with the said persons to be to wit said bet and wager contrary to the force of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio And the Jurors aforesaid upon their oath aforesaid, do further present and find that the said John Thompson on the twentieth day of March in the year of our Lord one thousand eight hundred and fifty one with force and arms at the County aforesaid, did unlawfully make a bet or wager of a certain sum of money to wit the sum of five cents with Aaron Price, Ambrose Shout and Robert Thompson, on the went of a certain game at cards, which said game was then and there played by said parties contrary to the force of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

Wherefore the County Prosecuting Attorney said bill was indorsed A. true Bill John McCampbell foreman of the Grand Jury And afterwards to wit on 7th day of June A. D. 1837 the following writ of copias was issued to wit The State of Ohio Union County, D. to the Sheriff of said County greeting we command you to take John Thompson if maybe found in your bailwick, 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 term thereof to answer unto an indictment found against him in said court for gaming; and have you then there this writ Witness James Brinkable, Clerk of said court at Mansville, this 7th day of June A. D. 1837 James Brinkable, Clerk and afterwards to wit on the 12th day of June A. D. 1837, said Sheriff returned said writ with the following indorsement to wit, I have taken the body of the witness named John Thompson, the name of his bail is James Thompson I have with return a copy of the bail bond June 12th 1837 William C. Malin Sheriff

State of Ohio
vs
Bill Mulsh

J. L.

Bill

And afterwards to wit at the June term of said court to wit on the 1st day of July A.D. 1857, motion made to quash indictment and motion sustained as to the first count and overruled as to the second, and thereupon the defendant being arraigned for plea says that he is guilty thereupon it is considered that the said John Thompson make his fine unto the State of Ohio in the sum of two dollars and the costs of this prosecution taxed at Dollars cents

Attest James Kinkade Jr. Clerk

State of Ohio vs Bill Welsh

Be it Remembered that at a court of common Pleas began and held at the court house in the town of Mansville in and for the County of Union and State of Ohio on the 31st day of June A.D. 1857, Before His Honor James L. Roberts President Levi Phelps James Redman and William W. Woods his associate Judges Henry Amanice Jr. John Weaver John Anderson Samuel Graham St. J. Menit Joseph Hutchinson Joseph R. Cahill Michael S. Wood James Kinney James Baldwin David Mattison C. E. Wilkins Joel W. Rice John W. Campbell and David Gill. The Jurors of the Grand Jury then and there duly empanelled 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 Union aforesaid upon their said oath present and find that one Bill Welsh late of the County of Union aforesaid on the first day of December in the year of our Lord one thousand eight hundred and fifty with force at the County of Union aforesaid did unlawfully vend and sell spirituous liquors by a less quantity than one quart to wit the quantity of one gill of spirituous liquor commonly called apple brandy to one Israel Smith for the sum of ten cents which price was then and there paid by the said Israel Smith to the said Bill Welsh for the said liquor without the said Bill Welsh being duly licensed as a tavern keeper to sell the said spirituous liquors 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 true Bill John W. Campbell Foreman of the Grand Jury. And afterwards to wit on the 23th day of June A.D. 1857 the following writ of Capias was issued to wit, The State of Ohio Union County ss To the Sheriff of said County greeting, we command you to take Bill Welsh if he be found in your bailwick 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 term there of to answer unto an indictment found against him in said Court for Retailing, and have you then three this writ. Witness James Kinkade Jr. Clerk of said Court at Mansville this 23th day of June A.D. 1857 James Kinkade Jr. Clerk, and afterwards to wit on the 2th day July A.D. 1857 said Sheriff returned said writ with the following indorsement to wit I have taken the body of the within named Bill Welsh whose body I have ready before the Court within named at the day and place within contained as the within writ commands me July 2nd 1857 William C. Motin Sheriff, and afterwards to wit at the

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June Term of said court to wit. on the second day of July A. D. 1857, the defendant being arraigned for plea says that he is guilty. therefore it is considered that the defendant Bill Welsh make his fine unto the State of Ohio in the sum of five dollars and the costs of this prosecution taxed at
Dollars cents

Attest James Pinkade Clerk

The State of Ohio
vs
Andrew S. Stithum

Be it Remembered that at a Court of Common Pleas began and held at the Court House in the town of Mansfield in and for the County of Union and State of Ohio on the 30th day of June A. D. 1857 before his Honor James L. Robert President Levi Phelps and William W. Prosser his associate Judges. heretofore to wit on the 14th day of April A. D. 1857 Garrett Harris one of the Justices of the peace in and for said County filed in the clerk's office of said County the following transcript to wit The State of Ohio, vs. Andrew S. Stithum, February 1st A. D. 1857 this day came Delight Mapes and made oath that she has her cause to fear and does fear that Andrew S. Stithum will beat wound or kill her her word or children or will commit some other act of personal violence upon her or them or will burn her dwelling house or will maliciously injure or destroy her property other than the building above mentioned. Signed Delight Mapes. Sworn to and Subscribed before me this the 1st day of February A. D. 1857. Garrett Harris J. P. Took her affidavit thereof thereupon issued a warrant against Andrew S. Stithum and delivered the same to George Orr. February 1st A. D. 1857 warrant returned I have the body of the within named and he is present this 1st day of February A. D. 1857 fees. 25 cts George Orr, constable February 1st A. D. 1857 trial had Delight Mapes and Jacob Mapes Sworn and examined in behalf of the State and George Orr for the defendant and there upon the defendant was ordered by me to enter into recognizance in the sum of fifty dollars for his appearance at court which was done accordingly A. D. Robinson his surety recognized the following witness in behalf of the State, Delight Mapes. Justices fees, affidavit 25 cts Warrant 25 cts in taxing judgment 25 cts swearing 3. witness 12 cts Recognizance of defendant 25 recognizance for one witness 25 cts Transcript 3 1/4 cts \$1. 68 1/4 3 witness \$1.50. Constable fees 25 cts \$3. 43 1/4. The State of Ohio Union County, Dorcy Township ss. I do hereby certify that the above is a full and true copy from my pocket of the proceedings had by and before me in the above case. Garrett Harris J. P. of the aforesaid Township, said recognizance of defendant reads, The State of Ohio Union County, D. be it remembered that on the 3 day of February A. D. 1857 Andrew S. Stithum & A. D. Robinson personally appeared before me Garrett Harris one of the Justices of the peace in and for said County aforesaid and jointly and severally acknowledged themselves to owe to the State of Ohio the sum of fifty dollars, to be levied of their goods and chattles lands and tenements if default be made in the conditions following

The State of Ohio
vs
Franklin Conover

to wit the condition of this recognizance is such that if the above bound Andrew S. Stithem shall personally be and appear before the Court of common pleas on the first day of the term thereof next to be holden in and for the county of said and then and there to answer the charge of Delight Mapes, who being duly sworn according to law deposited and oath that she has just cause to fear and does fear and does fear that Andrew S. Stithem will beat wound or kill her her ward or children or will commit some other act of personal violence upon her or them or will burn her dwelling house or will maliciously injure or destroy her property other than the Building mentioned and abide the order of the court thereon and in the mean time to keep the peace and be of good behaviour towards the citizens of the State generally and especially towards the said Delight Mapes then this Recognizance shall be void otherwise to be and remain in full force and virtue in law. Andrew S. Stithem Esq. J. P. Robin-son taken and acknowledged before me on the day and year first above written Garrett Harris Justice of the peace, and after wards to wit at the June Term of said court to wit on the 5th day of July A.D. 1857. In this case the recognizance is dismissed since the defendant discharged, and the court being satisfied that this prosecution was commenced by Delight Mapes the prosecuting witness complaining without any probable cause or reasonable grounds for the same, it is therefore considered that the State of Ohio recover of the said Delight Mapes the amount of costs herein appended Total to Dollars Cents and that Execution issue therefor

Attest James Kinrade J. Clerk

The State of Ohio
Franklin Emerson

Best Remembered that at a Court of common pleas began and held at the Court House in the town of Mansville in and for said Union County and State of Ohio on the 29th day of September A.D. 1857. Before his Honor James L. Robert President and Levi Phelps James B. Smith and William W. Woods his associate Judges Thomas Bird Jacob Gibson Joseph Newlove Moses Devore Amos Stollings Samuel Wallace Dixon Mitchell John C. Colwell David Rensch William Orr Samuel Woods Josum Bird James Wilber Andrew Hayes and John A. Sobier The Jurors of the Grand Jury then and there duly empaneled 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 Union upon their said oaths present and find that once Franklin Emerson late of said County on the tenth day of May in the year of our Lord one thousand eight hundred and fifty with force and arms at the county of Union aforesaid did unlawfully bet and wager a large sum of money to wit the sum of five cents with Isaac A. Morse Milford Phillips Caleb Clark Samuel G. Clark and John W. Hopkins upon the issue and event of a certain contest and trial of skill in shooting with a rifle gun at a mark or target then and there about to be tried and decided between said Franklin Emerson and said Isaac A. Morse Milford Phillips Caleb Clark Samuel G. Clark and John W. Hopkins 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

day of July says that he out Bill sum of five began and me for the of June Levi it to face to wit as one of the in the nipt to wit 1st A.D. 1857 T she has Stithem or lence upon will er than the Mapes. Sworn Feb may A.D. of three upon deliver the returned I sent this int stable and Jacob k and George udant was sum of ch was one d the t Mapes. arising judgment by defendant 31 Acts #1. 6874 ate of Ohio certify that chet of the se. Garrett zance of 2. be it Andrew before me and for only ackn the sum of the lands tons following

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 Ohio C. W. B. Allison Prosecuting attorney. Said bill was indorsed A true bill John F. Sabie foreman of the grand Jury and afterwards to wit on the 5th day of November A. D. 1857 the following writ of Capias was issued to wit, the State of Ohio Union County ss. to the Sheriff of said County greeting we command you to take Franklin Emerson if he may be found in your bailwick 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 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 writ Witness James Kirkade Jr. Clerk of said Court at Marietta this 5th day of November A. D. 1857 James Kirkade Jr. Clerk and afterwards to wit on the 18th day of November A. D. 1857 said writ was returned by said Sheriff with following indorsement, to wit Received this writ November 5th 1857 the within named Franklin Emerson not found I here with return this writ Nov 18th 1857 W. C. Malin Sheriff and afterwards to wit on the 18th day of November A. D. 1857 this cause was continued and afterwards to wit on the 7th day of June A. D. 1857 the following writ of Capias was issued to wit

S. V.

The State of Ohio Union County, ss. to the Sheriff of said County greeting we command you as we have here tofore commanded you to take Franklin Emerson if he may be found in your bailwick and 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 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 writ. Witness James Kirkade Jr. Clerk of said Court at Marietta this 7th day of June A. D. 1857 James Kirkade Jr. Clerk and afterwards to wit on the 30th day of June 1857 said writ was returned by said Sheriff with following indorsement to wit. The within named Franklin Emerson not found June 30th 1857 William C. Malin Sheriff, and afterwards to wit on the 30th day of June A. D. 1857 this cause was continued, and afterwards to wit on the 12th day of August A. D. 1857. the following writ of Capias was issued to wit the State of Ohio Union County ss. to the Sheriff of said County greeting we command you as we have often here tofore commanded you to take Franklin Emerson if he may be found in your bailwick 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 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 writ Witness James Kirkade Jr. Clerk of said Court, at Marietta this 12th day of August A. D. 1857 James Kirkade Jr. Clerk and afterwards to wit on the 14th day of August A. D. 1857 said writ was returned by said Sheriff with the following indorsement to wit I have taken the body of the within named Franklin Emerson the name of his bail is James Emerson and James Lawson I here with return

S. V.

the State of Ohio
vs
Amrose Show

S. V.

The bail bond August 14 1857 William C. Melin Sheriff and afterwards to wit on the 29th day of September A.D. 1857 the before said being arraigned for plea say that his guilty therefore it is considered that the defendant Frank Lin Emerson make his fine unto the State of Ohio in the sum of two dollars and the costs of this prosecution taxed at Dollars cents

Attest James Linkadey Clock

The State of Ohio vs Ambrose Shout

Be it Remembered that at a court of Common Pleas began and held at the court house in the town of Marysville in the County of Union and State of Ohio on the 29th day of September A.D. 1857 Before his Honor James L. Torbert President Levi Phelps James R. Smith and William B. Woods his associate Judges Henry Amarian Jr John Weaver John Anderson Samuel Graham A. J. Merrit Joseph Hutchinson Joseph B. Cobill Michael S. Wood James Kenady Francis Baldwin David Watkins C. E. Wilkins John McCampbell Abel Rice and David Gill The Jurors of the grand Jury then and there duly empanelled 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 Union upon their oath aforesaid present and find that one Ambrose Shout late of said County on the twentieth day of March in the year of our Lord, one thousand eight hundred and fifty one with force and arms, at the County aforesaid in playing at and with cards to wit at a certain game commonly called old Sledge, with John Thompson Aaron Rice and Robert Thompson did unlawfully bet and wager 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 by the said Ambrose Shout with the said persons to determine the 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 Ohio, and the said Jurors upon their oath aforesaid do further present and find that the said Ambrose Shout on the twentieth day of March in the year of our Lord one thousand eight hundred and fifty one with force and arms, at the County aforesaid, did unlawfully make a bet or wager of a certain sum of money to wit the sum of five cents with John Thompson Aaron Rice and Robert Thompson on the event of a certain game at cards which said game was then and there played by 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 & two of my prosecuting attorney said bill was indorsed A true bill John McCampbell foreman of the Grand Jury and afterwards to wit on the 7th day of June A.D. 1857 The following writ of Capias was issued to wit. The State of Ohio Union County, to the Sheriff of said County greeting we command you to take the Ambrose Shout if he may be found in your bailwick 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 term thereof to answer unto an

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Indictment found against him in said court for gaming and have you then there this writ. Witness James Kinrade Jr Clerk of said Court at Mansville, this 7th day of June A.D. 1857. James Kinrade Jr Clerk. And afterwards to wit on the 30th day of June A.D. 1857 said writ was returned by said Sheriff with the following endorsement to wit, the within named Ambrose Shout not found June 30th 1857 William C. Malin Sheriff and afterwards to wit at the June term of said court to wit on the 1st day of July A.D. 1857 this cause was continued, and afterwards to wit on the 12th day of August A.D. 1857 the following writ of Capias was issued to wit, the State of Ohio Union County ss, to the Sheriff of said county. Greeting we command you as we have here before Commaned you to take Ambrose Shout if he may be found in your bail with care 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 term thereof to answer unto an Indictment found against him in said court for gaming And have you then there this writ witness James Kinrade Jr Clerk of said Court, at Mansville this 12th day of August A.D. 1857 James Kinrade Jr Clerk and afterwards to wit on the 14th day of August A.D. 1857 said writ was returned by said Sheriff with following endorsement to wit, I have taken the body of the within named Ambrose Shout the name of his bail is Robert Gamble I have with return the bail bond August 14th 1857 William C Malin Sheriff and afterwards to wit on the 29th day of September A.D. 1857, the defendant being arraigned for plea says that he is guilty therefore it is considered that the said Ambrose Shout make his fine unto the State of Ohio in the sum of Two dollars and the costs of this prosecution Taxed at

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Attest James Kinrade Jr Clerk

The State of Ohio vs Polly Ann Wilmoth

Be it Remembered that at a court of Common Pleas began and held at the Court house in the town of Mansville in the County of Union and State of Ohio on the 29th day of September A.D. 1857 Before his Honor James L. Herbert President and Levi Phelps James B. Smith and William H. Woods his associate Judges, Samuel Woods James Biddle Alfred W. More Abraham Beck E. S. Reynolds Andrew Amos John Smith Samuel Marsh Jesse Porter William Phillips George Bird William Bels Joshua Judy James B. Bichey and Joel Price. the Jurors of the grand Jury then and there duly empaneled 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 Union aforesaid upon their oath do present and find that one Polly Ann Wilmoth late of the said County on the fourth day of September in the year of our Lord one thousand eight hundred and fifty with force and arms at that County aforesaid did unlawfully vend and sell a quantity of Spirituous liquors commonly called Whiskey to wit the quantity of one quart to William Gibson for the sum of

The State of Ohio vs Benjamin Gamble

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A. D. 1857
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twenty five cents in money which sum of money was then
and three paid by the said William Gibson, to the said Polly Ann
Wilmoth the said liquor was sold by the said Polly Ann Wilmoth
to be drunk at the place where sold to wit at her place of residence
in said County which liquor was then and there drunk at the place
where sold to wit at other place of residence in the said County of Union
without the said Polly Ann Wilmoth being duly licensed and
Loren Harper to sell said liquor to be drunk at the place
where sold contrary to the form of the Statute in such case
made and provided and against the peace and dignity of
the State of Ohio Obway Cury Prosecuting attorney said
Bill was issued A True bill Justice Hilly Johnson of the
Grand Jury And afterwards to wit on the 12th day of August
A. D. 1857 the following writ of Capias was issued to wit, the State
of Ohio Union County, ss. to the Sheriff of said County Greeting we
Command you to take Polly Ann Wilmoth if she may be found in
your bailwick and her safely keep so that you have her 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 her in said Court
for selling Spirituous liquor to be drunk in the place where sold
and have you there, there this writ. Witness James Linkade & Clerk
of said Court at Mansville this 12th day of August A. D. 1857
James Linkade & Clerk And afterwards to wit on the 29th
day of September A. D. 1857 said Sheriff returned said writ with
the following indorsement to wit, Received this writ August 12th
1857 I have taken the body of the within named Polly Ann Wilmoth
whose body I have ready before the Court within named at the day and
place within contained as the within writ commands me Sept 29/1857
William C. Malin Sheriff, and afterwards to wit on the 29th day
of September A. D. 1857, the defendant being arraigned for plea
says that she is guilty, therefore it is considered that the said Polly
Ann Wilmoth make her fine unto the State of Ohio in the sum of
twenty dollars and the costs of this prosecution taxed at

Attest James Linkade & Clerk

The State of Ohio
vs
Benjamin Gamble

Be it Remembered that at a court of Common Pleas began and
held at the Court house in the town of Mansville in the County of
Union and State of Ohio on the 29th day of September A. D. 1857
Before his Honor James L. Robert President Levi Phelps James
St. Smith and William Woods his associate Judges, Samuel
Woods James Riddle Alfred V. Morse Abraham Beck E. L. Reynolds
Andrew Amarine John Smith Samuel Marsh Jesse Porter
William Phillips George Bird William Bates Ashua Jany
James B. Richey and Joel Rice, the Jurors of the Grand
Jury then and there duly empanelled 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 Union aforesaid upon their soie
oath present and find that one Benjamin Gamble late of said
County on the first day of July in the year of our Lord
one thousand eight hundred and fifty one with force
and arms at the County aforesaid did unlawfully and

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and sell spirituous liquors by a less quantity than one quart to wit the quantity of one glass of spirituous liquors commonly called Whiskey to David Campbell for the sum of five cents in money, which sum of money was then and there paid by the said David Campbell to the said Benjamin Gamble for the said liquor without the said Benjamin Gamble being duly licensed as a tavern keeper to sell said spirituous liquors to the force of the statute in such case made and provided and against the peace and dignity of the State of Ohio
 A true bill Andrew Parson prosecuting attorney said Bill was returned
 A true bill Andrew Judge foreman of the grand jury and afterwards to wit on the 12th day of August A.D. 1857 the following writ of Habeas was issued to wit the State of Ohio Union County ss. To the Sheriff of said County greeting we command you to take Benjamin Gamble if he may be found in your bailwick, 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 term thereof to answer unto and indictment found against him in said Court for retailing spirituous liquor and have you there show this writ
 Witness James Highgate & Clerk of said Court at Mansville, this 12th day of August A.D. 1857 James Rinkade Jr. Clerk and afterwards to wit on the 14th day of August A.D. 1857 said Sheriff returned said writ with the following return to wit - I have taken the body of the within named Benjamin Gamble the name of his bail is Samuel Gamble I here with return the bail bond August 14th 1857 William C. Malin Sheriff and afterwards to wit on the 29th day of September A.D. 1857 the defendant being arraigned for plea says that he is guilty therefore it is considered that the said Benjamin Gamble make his fine unto the State of Ohio in the sum of twenty dollars and the costs of this prosecution to wit
 Dollars

Attest James Rinkade & Clerk

The State of Ohio vs Samuel Kerr

Be it Remembered that at a court of Common Pleas began and held at the Court House in the town of Mansville in the County of Union and State of Ohio on the 29th day of September A.D. 1857 before his Honor James L. Torbert President Levi Phelps James R. Smith and William W. Woods his associate Judges Thomas Reed Jacob Gibson Joseph Newlove Moses Levee James Stillings Samuel Wallace Dixon Mitchell John C. Cahill Daniel Bench William Orr Samuel Woods George Bird James Wilber Andrew Reynolds and John S. Sabie the Jurors of the grand Jury then and there duly empaneled 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 Union upon their said oath this present and find that one Samuel Kerr late of said County on the first day of May in the year of our Lord one thousand eight hundred and fifty with force and arms at the County of Union aforesaid did unlawfully bet and wager a large sum of money to wit the sum of five cents with golden Sprague Isaac A. Morse Milford Phillips Athens Cliphart

The State of Ohio vs James S. Alexander

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skill in shooting with a rifle gun at a mark or target then
and those about to be tried and decided between said Samuel
Herr and Galatia Sprague Isaac A Morse Milford Phillips
and Athens Cliphout 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
Ohio. I, B. Allison, Prosecuting Attorney, said bill was indorsed
A true bill John A. Rubin, foreman of the grand jury and
afterwards to wit on the 13th day of August A.D. 1857 the following
writ of Capias was issued to wit: the State of Ohio, Union County, to
the Sheriff of said County greeting we command you to take
Samuel Herr if he may be found in your bailwick and him
safely keep so that you shall bring 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 there this writ witness
James Kinrade & Clerk of said Court at Mansville this 13th
day of August A.D. 1857 James Kinrade & Clerk, and
afterwards to wit on the 14th day of August A.D. 1857 said
Sheriff returned said writ with the following indorsement
to wit: I have taken the body of the within named Samuel
Herr and the name of his bail is Perry Monroe I have with taken
the bail bond August 14th 1857 William C. Martin Sheriff
and afterwards to wit on the 29th day of September A.D.
1857 the Defendant being arraigned for plea says that he is
guilty wherefore it is considered that the Defendant Samuel
Herr make his fine unto the State of Ohio in the sum of two
dollars and the costs of this prosecution to wit

L. V.

Attest James Kinrade & Clerk

The State of Ohio
James S. Alexander

Be it remembered that at a court of common Pleas began and
held at the Court House in the town of Mansville in the County
of Union and State of Ohio on the 29th day of September
A.D. 1857 before his Honor James C. Herbst President Levi
Phillips James C. Smith and William W. Woods his associate
Judges Henry Amarine Jr. John Weaver John Anderson
Samuel Graham St. L. Merritt Joseph Hutchisson Joseph R.
Cahill Michael Wood James Kennedy Francis Baldwin
David Watkins C. E. Wilkins and John M. Campbell
Rice and David Gill The Jurors of the grand Jury duly
empaneled 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 Union aforesaid upon their said oath present
and find that one James S. Alexander late of the County of
Union aforesaid on the twenty fifth day of December in
the year of our Lord one thousand eight hundred
and fifty with force and arms at the County of Union
aforesaid did unlawfully vend and sell spirituous

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liquor by a less quantity than one quart to wit the quantity of one gill of spirituous liquor commonly called Brandy to one Israel Smith for the sum of five cents which price was then and there paid by the said Israel Smith to the said James S. Alexander for the said liquor, without the said James S. Alexander being duly licensed as a tavern keeper to sell the said spirituous liquor contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio Obway Curry Prosecuting Attorney, said bill was indorsed A true bill John M. Campbell foreman of the Grand Jury and afterwards to wit on the 24th day of September A.D. 1857 the following writ of capias was issued to wit the State of Ohio Union County. To the Sheriff of said County Greeting we command you to take James S. Alexander if he may be found in your bail with 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 term thereof to answer unto an indictment found against him in said Court for retailing spirituous liquor and have you then there this writ Witness, James Kinrade Jr. Clerk of said Court at Mansville this 24th day of September A.D. 1857 James Kinrade Jr. Clerk, and afterwards to wit on the 29th day of September 1857 said writ was returned by said Sheriff with the following indorsement to wit Received this writ Sept 24th 1857 I have taken the body of the within named James S. Alexander whose body I have ready before the court within named at the day and place within contained as the within writ commands me Sept 29th 1857 William C. Malin Sheriff, and afterwards to wit on the 30th day of September A.D. 1857 the defendant being arraigned for plea says that he is guilty therefore it is considered that the said Defendant make his fine unto the State of Ohio in the sum of five dollars and the costs of this prosecution taxed at Dollars

J. S.

J. S.

Attest James Kinrade Jr. Clerk

The State of Ohio
vs
James S. Alexander

Be it remembered that at a Court of Common Pleas began and held at the Court House in the town of Mansville in and for the County of Union and State of Ohio on the 29th day of September A.D. 1857 before his Honor James S. Forrest President Levi Phelps James B. Smith and William W. Woods his associate Judges Henry Amasine Jr. John Weaver John Anderson Samuel Graham H. J. Merritt Joseph Hutchison Joseph R. Cahill Michael S. Wood James Kennedy Francis Baldwin David Mathis C. E. Wilkins John M. Campbell Joel Rice and David Gill, the Jurors of the Grand Jury then and there duly impaneled 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 Union aforesaid upon their said oaths present and find that one James S. Alexander late of the County of Union aforesaid on the twenty fifth day of December in the year of our Lord one Thousand Eight hundred and fifty with force and arms

The State of Ohio
vs
Philander S. Phelps

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at the County of Union aforesaid did unlawfully vend and
sell spirituous liquor by a less quantity than one quart to wit
the quantity of three gills of spirituous liquor commonly
called brandy to one James Smith for the sum of five cents
which price was then and there paid by the said James Smith
to the said James S. Alexander for the said liquor without
the said James S. Alexander being duly licensed as a
tavern keeper to sell the said spirituous liquor contrary
to the sense of the Statute in such case made and provided
and against the peace and dignity of the State of Ohio
Obway Curry Prosecuting Attorney said Bill was returned
A true bill John W. Campbell Foreman of the grand Jury
and afterwards to wit on the 24th day of September A.D. 1857
the following writ of capias was issued to wit the
State of Ohio, Union County, ss. to the Sheriff of said county greeting
we com mand you to take James S. Alexander if he may be found
in your bail with, 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
term thereof to answer unto an indictment found against
him in said Court for Retailing Spirituous Liquor And
have you then, these this writ witness James Kinrade Jr. Clerk
of said Court at Mansville this 24th day of September A.D. 1857
James Kinrade Jr. Clerk, and afterwards to wit on the
29th day of September A.D. 1857 said Sheriff returned said
writ with the following indorsement to wit Received this
writ Sept 24th 1857 I have taken the body of the within named
James S. Alexander whose body here ready before the court
within named at the day and place within contained as the
within writ commands me Sept 29th 1857 William C. Malin
Sheriff, and afterwards to wit on the 29th day of September
A.D. 1857 the defendant being arraigned for plea says that he
is guilty therefore it is considered that the said James S. Alexander
make his fine unto the State of Ohio in the sum of five dollars
and the costs of this prosecution taxed at Dollars

L.S.

Attest James Kinrade Jr. Clerk

The State of Ohio
vs
Philander Spain

Be it remembered that at a Court of Common Pleas began and
held at the Court house in the Town of Mansville in and for the
County of Union and State of Ohio on the 29th day of September
A.D. 1857, before his Honor James L. Torbert, President Levi
Phelps James R. Smith and William Woods his associate
Judges Henry Amarine Jr. John Warner John Anderson Samuel
Graham H. P. Moritt Joseph Hutchison Joseph R. Colville Michael
J. Wood James Kinrade Francis Baldwin David Mathews C. C.
Williams John W. Campbell Joel Rice and David Gill, the Jurors
of the Grand Jury then and there duly empanelled 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 Union aforesaid upon
their said oaths present and find that one Philander Spain
late of the said County on the twenty seventh day of March
in the year of our Lord, one thousand eight hundred and
fifty one with force and arms at the County aforesaid in

and upon one Reuben Moore then and there being unlawfully
 did make an assault, and him the said Reuben Moore then
 and there did unlawfully beat wound and ill treat and other
 wrongs to him the said Reuben Moore then and there did to the
 great damage of the said Reuben Moore contrary to the form
 of the Statute in such case made and provided and against
 the peace and dignity of the State of Ohio Atway Cuming
 Prosecuting Attorney - This Bill was found upon testimony
 sworn and sent to the grand Jury by order of the Court at
 the request of the Prosecuting Attorney Atway Cuming
 prosecuting attorney, said bill was returned a true bill
 John McCampbell foreman of the grand Jury and afterwards
 to wit on the 7th day of June A.D. 1857 the following writ of
 Habeas was issued to wit, the State of Ohio Union County, ss to the
 Sheriff of said County greeting we command you to take Philander
 Spain if he may be found in your bailwick and him safely keep
 so that you have his body before our Court of common pleas of the
 County of said County 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 assault and battery
 and have you there these this writ witness James Kirkade &
 clerk of said Court at Mansville this 7th day of June A.D.
 1857 James Kirkade & clerk. And afterwards to wit on
 the 30th day of June A.D. 1857 said Sheriff returned said writ with
 the following endorsement to wit, on the 17th day of June A.D.
 1857 within my County I took the body of the within named
 Philander Spain according to the tenor of said writ and safely
 kept him in my custody until afterwards to wit on the 17th
 day of June A.D. 1857 with force the said Philander Spain
 rescued himself and escaped out of my custody and afterwards
 and before the return of said writ the said Philander Spain
 is not to be found in my County June 30th 1857 William C
 Malin Sheriff. And afterwards to wit at the June
 Term of said Court to wit on the first day of July A.D.
 1857 this cause was continued and afterwards to wit on
 the 23rd day of July A.D. 1857 the following writ of Habeas
 was issued to wit, the State of Ohio Union County, ss to the Sheriff
 of said County greeting we command you as we have heretofore
 commanded you to take Philander Spain if he may be found
 in your bailwick and him safely keep so that you have his
 body before our Court of common pleas of the County of said
 County 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 assault and battery and have you
 there these this writ witness James Kirkade & clerk of said
 Court at Mansville this 23rd day of July A.D. 1857 James
 Kirkade & clerk. and afterwards to wit on 29th day
 of sept A.D. 1857 said Sheriff returned said writ with the
 following endorsement to wit, Received this writ July
 23th 1857 I have taken the body of the within named Philander
 Spain whose body I have ready before the Court within named
 at the day and place within contained as the within writ
 commands me sept 29th 1857 William C Malin Sheriff

The State of Ohio
 vs
 Isaac Van Wagoner

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To v.

and afterwards to wit on the 30th day of September A.D. 1857 the defendant being arraigned for plea says that he is guilty therefore it is considered that the said Philander Spain make his fine up to the state of Ohio in the sum of Five dollars and the costs of this prosecution taxed at Dollars

Attest James Kinrade's Clerk

The State of Ohio
Isaac Vanoye

Be it Remembered that at a court of Common Pleas began and held at the Court house in the town of Marysville in and for the County of Union and State of Ohio on the 29th day of September A.D. 1857 Before his Honor James L. Robert Esquire Levi Phelps James R. Smith and William W. Woods his associate Judges Henry Amarie Jr John Warner John Anderson Samuel Graham H. J. Merritt Joseph Hutchinson Joseph R. Cobble Michael Wood James Kennedy Amicus Baldwin David Walters C. E. Wickins John McCampbell Abel Prill and David Gill, the Jurors of the Grand Jury then and there duly empanelled 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 Union aforesaid upon their said oaths present and find that one Isaac Vanoye late of the said County on the thirteenth day of March in the year of our Lord one thousand eight hundred and fifty one with force and arms at the County aforesaid in and upon one Solomon Poline then and there being unlawfully did make an assault and beat him the said Solomon Poline then and there did unlawfully beat wound and ill treat and other wrongs to him the said Solomon Poline then and there did to the great damage of the said Solomon Poline contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio Owey Cury Prosecuting attorney, this Bill was found upon testimony sworn and sent to the Grand Jury by order of the court at the request of the Prosecuting attorney Owey Cury Prosecuting attorney, said bill was indorsed A true bill John McCampbell foreman of the Grand Jury, and afterwards to wit on the 7th day of June A.D. 1857 the following writ of Copias was issued to wit, the State of Ohio Union County, ss. to the Sheriff of said County greeting we command you to take Isaac Vanoye if he may be found in your bailwick 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 term there of to answer unto indictment found against him in said Court for assault and battery and have you appear there this writ witness James Kinrade's Clerk of said Court at Marysville this 7th day of June A.D. 1857 James Kinrade's Clerk and afterwards to wit on the 30th day of June A.D. 1857 said Sheriff returned said writ with the following indorsement to wit, the within named Isaac Vanoye not found June 30th 1857 William C. Malin Sheriff and afterwards to wit on the 30th day of June A.D. 1857 this cause was continued, and afterwards to wit on the 23rd day of July A.D. 1857 the following writ of Copias was issued to wit, The State of Ohio Union County, ss. to the Sheriff of said County

To it,

greeting, we command you as we have hitherto commanded you to take Isaac Van Wye if he may be found in your bailwick 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 Term thereof, to answer unto an Indictment found against him in said Court for assault and battery. And have you then there this writ with witness James Kimbade & Clerk of said Court at Mansville this 23th day of July A.D. 1857. James Kimbade & Clerk and afterwards to wit on the 29th day of July A.D. 1857 said Sheriff returned said writ with the following indorsement to wit, I have taken the body of the within named Isaac Van Wye the names of his bail is D. M. Guss and Charles Van Wye I have with & taken the bail bond July 29th 1857 William C. Malin Sheriff, and afterwards to wit at the the September Term of said Court to wit on the first day of October A.D. 1857. This day came as well the prosecuting attorney as the defendant Isaac Van Wye in his own proper person and there upon came a Jury to wit, James Leggit Samuel Shorwood William M. Snowgrop Charles Smith James Henderson Henry Menit Harrison Shaw William Hays Richard Perkins John W. Robinson Joshua Marshall and Herb A. Porter who being impanelled and sworn the truth to speak upon the issue joined between the parties upon their oaths do say that the defendant is guilty. Therefore it is considered that the said Isaac Van Wye make his fine unto the State of Ohio in the sum of one dollar and the costs of this prosecution taxed at

L.S.

L.S.

Attest James Kimbade & Clerk

The State of Ohio
vs
Benjamin Gambol

Be it Remembered that at a Court of Common Pleas began and held at the Court house in the town of Mansville in and for said County of Union and State of Ohio on the 29th day of September A.D. 1857. Before his Honor James S. Robert President Levi Phelps James B. Smith and William W. Woods his associate Judges Samuel Woods James Biddle Alfred V. Morse Abraham Beck E. L. Reynolds Andrew Amansie John Smith Samuel Marsh Jesse Porter William Phillips Gorum Bird William Bales Joshua Judy James B. Richy and Joel Rice, the Jurors of the grand Jury then and there duly impanelled 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 Union aforesaid upon their said oaths present and find that one Benjamin Gambol late of said County on the first day of January in the year of our Lord one thousand eight hundred and fifty one with force and arms at the County of Union aforesaid did unlawfully vend and sell spirituous liquors by a less quantity than on quart to wit the quantity of one pint of spirituous liquor commonly called whiskey to Henry Harmon for the sum of five cents in money which sum of money was then and there paid by the said Henry Harmon to the said Benjamin Gambol for the said liquor without the said Benjamin Gambol being duly licensed as a tavern keeper to sell the said spirituous liquor contrary to the form of the Statute in such case

The State of Ohio
vs
Harrison Wash

Commanded
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Made and provided and against the peace and dignity of the
State of Ohio & to wit, Curry Prosecuting Attorney said bill was
indorsed A True Bill Ashua Judge Emerson of the grand Jury
and afterwards to wit on the 12th day of August A. D. 1857
the following writ of Capias was issued to wit, the State of Ohio
Union County, to the Sheriff of said County greeting we command
you to take Benjamin Gamble if he may be found in your bail
wick 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 Term thereof to answer unto
an indictment found against him in said court for retailing
Spirituous Liquor and have you then there this writ witness
James Kinrade Clerk of said Court at Marietta this 12th day
of August A. D. 1857. James Kinrade b. Clerk and afterwards
to wit on the 14th day of August said Sheriff returned said writ
with the following indorsement, to wit I have taken the body of
the within named Benjamin Gamble the name of his bail is
Samuel Gamble I have with returned the bail bond August 14th
1857 William C. Malin Sheriff, and afterwards to wit at the
September term of said Court to wit on the first day of
October A. D. 1857, this day came as well the prosecuting attorney
as the defendant Benjamin Gamble in his own proper person
and thereupon came a Jury to wit David James Thomas Turner
J. H. Elwell David Mathias Appeller Eastman James C. Ogden
William Gabriel A. B. Bowen D. D. Melah Wilson Reed Jonathan
Bowen and William Holyers 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 not guilty therefore it
is considered that the defendant go hence without day.

Attest James Kinrade Clerk

The State of Ohio
vs
Harrison Washburn

Be it remembered that at a Court of Common Pleas began and held at
the Court House in the Town of Marietta in and for said County
of Union and State of Ohio on the 29th day of September A. D. 1851 Before
his Honor James L. Corbett President John Phelps James R. Smith
and William W. Woods his associate Judges William Bigger, B. A. Fay,
Ryan Grey, John E. Cahill, Jacob Partheny, David Cary David
Mitchell Samuel McCullough, James W. Louch, James W. Brooks, Taber
Randall, James Ryan, Elipha Burnham, James L. Miller, Edwin
G. Richey, the Jurors of the Grand Jury then and there duly empan-
-neled 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 Union aforesaid,
upon their said oaths present and find that one Harrison
Washburn late of said County on the twentieth day of September in
the year of our Lord one thousand eight hundred and fifty one with
force and arms at the County aforesaid in and upon one Samuel
H. Kirk, then and there being, unlawfully did make an assault
and him the said Samuel H. Kirk did then and there unlawfully
beat wound and ill treat and other wrongs to him the said Samuel
H. Kirk then and there did to the great damage of the said Samuel
H. Kirk; Contrary to the form of the Statute in such case made
and provided and against the Peace and dignity of the
State of Ohio & to wit Curry Prosecuting Attorney

said bill was indorsed" A True bill, Elipha Burnham Foreman of the Grand Jury; And afterwards, to wit on the 7th day of December A.D. 1851 the following writ of Capias was issued, to wit: "The State of Ohio, Union County, ss. To the Sheriff of said County, Greeting: We command you take Harrison Washburn, if he may be found in your bailiwicks, 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 term thereof, to answer unto an indictment found against him in said Court for Assault and Battery, and here you there and there this writ, Witness James Kirkcaldie Jr. Clerk of said Court, at Marysville this 7th day of December, A.D. 1851, James Kirkcaldie Jr. Clerk." And afterwards to wit on the 19th day of February A.D. 1852 said Sheriff returned said writ with the following endorsement, to wit: "I have taken the body of the within named Harrison Washburn, and the name of his bail is W.W. Woods Esq. herewith return the Bail Bond February 19th 1852. William C. Malin Sheriff U.C. And afterwards, to wit: at the June term of said Court, to wit on the fourteenth day of June A.D. 1852, the defendant being arraigned for Plea says that he is guilty, therefore it is considered that the said Harrison Washburn make his fine unto the State of Ohio in the sum of Two dollars and the costs of this Prosecution say at dollars

Attest James Turner Clerk

L.S.

L.S.

The State of Ohio
of
Josiah Westlake

As it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville in and for said County of Union and State of Ohio on the 30th day of June A.D. 1851 Before his honor James L. Torbert President Levi Phelps, James R. Smith and William W. Woods his associate judges; Samuel Woods, James Riddle Alford V. Morse, Abraham Beck, E. Reynolds, Andrew Amrine John Smith Samuel Marsh Jesse Porter William Phelps Gomer Bond, William Bales, Joshua Judy, James B. Richey and Joel Rice the Jurors of the Grand Jury then and there duly impanelled 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 Union aforesaid upon their oath aforesaid present and find that Josiah Westlake late of said County on the twenty seventh day of June, in the year of our Lord one thousand eight hundred and fifty one with force and arms at the said County and more than one mile from any town city or village at his house of entertainment, did keep spirituous liquors for the purpose, of sale, barter and to be afforded gratuitously to persons resorting to his house and the said Josiah Westlake; then and there to wit on the twenty seventh day of June in the year of our Lord one thousand eight hundred and fifty one at the said County of Union more than one mile from any town, city or village at his house of entertainment, did unlawfully keep a tavern without the said Josiah Westlake being duly licensed as a Tavern Keeper, 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'way Curry Prosecuting Attorney: Said bill was indorsed" A True Bill Joshua Judy, Foreman of the Grand Jury, And afterwards to wit on the 24th day of September A.D. 1851 the following writ of Capias

The State of Ohio
of
John Colver

Foreman of the
December A.D. 1851
of Ohio, Union
Command you
bailwick, and
Court of Com
in said County, on
an indictment
attory and here
ade for Clerk
1851, James
the 19th day of
with the following
in named Harrison
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to wit on
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in and held at
ed County of Union
his honor James
William W.
dli Alfred B.
John Smith
ind William
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sworn to inquire
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n their oath
late of said County
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at the said County
at his house of
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his house and
seventh day of
hundred and
mile from any
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Westlake being
to the farm of
and against the
Curry Proce
re Paill Gashen
dy to wit: on
writ of Capias

was issued; to wit: "The State of Ohio, Union County, Greeting
We Command you take Josiah Westlake if he may be found
in your bailwick. 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 term thereof, to answer unto an
Indictment found against him in said Court for
Keeping Tavern without License. And have you then
And these writs. Witness James Rinkade, for Clerk of said
Court, at Marysville, this 31st day of September A.D. 1851 James
Rinkade, for Clerk." And afterwards to wit: on the 29th
day of September A.D. 1851, said Sheriff returned said writ with
the following endorsement to wit: "Received this writ Sept.
24th 1851, I have taken the body of the within named Josiah
Westlake, whose body I have ready before the Court within
named at the day and place within contained as the
within writ commands me Sept. 29th 1851 William C.
Malin Sheriff: - And afterwards to wit: on the fourteenth day of
June A.D. 1851 This day came as well the Prosecutorial
Attorney as the defendant Josiah Westlake, in his own proper
person and thereupon came a Jury, to wit: Luther Wood
J. Sant, David Sterling, Stephen L. Davis, Jason Morse
John Bonnetts, George Pollock, J. Gabriel Richard Irwin
David Robb Thomas Henderson and Josiah Amrine who
being impannelled and sworn the truth to speak between
the parties upon oaths do say that the defendant is
not Guilty Therefore it is considered that the defenda
dant go hence without day
Attest James Turner Clerk

The State of Ohio
John Columbus

Be it remembered that at a Court of Common Pleas begun and
held at the Court House in the Town of Marysville in and for said County
of Union on the 31st day of September A.D. 1851 Before his honor James C.
Lorbert, President, Levi Phelps, James R. Smith and William W. Woods his
associate Judges: James B. Richey one of the Justices of the Peace in
and for said County filed in the Clerks office of said County the
following transcript to wit: The State of Ohio vs John Columbus
In assault and Battery August 22nd A.D. 1851. Upon the affidavit of William
Columber for a warrant was issued against John Columbus for
an assault and battery committed upon the said William Columbus
for on or about the 18th day of August A.D. 1851 at the County of Union
and State of Ohio (also issued a subpoena for the appearance of
Elizabeth Columbus, Henry Columbus, and William Columbus as witnesses
August 22nd 1851. Warrant returned endorsed "Executed by bringing
the body as commanded fees 40 cents J. Bowen Const. August
22nd A.D. 1851 prosecuting witness sworn and on hearing the defendant
was required to give bail in the sum of one hundred dollars for
his appearance at the Court of Common Pleas in and for
the County aforesaid on the first day of the term thereof
Whereupon the defendant John Columbus and William Shred
entered into bail accordingly: And William Columbus for

L.S.

was bound in the sum of fifty dollars to appear at said Court and give evidence, The State of Ohio Union County Dover Township. 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 James B. Richey Justice of the Peace of the aforesaid township August 30th A.D. 1851. and at the same term of the Court ^{the following bill was found} William Rigger, B. A. Hay, Ryan Grey John E. Carie, Jacob Parthemore David Curb, David Mitchell, Edmund J. Colbough, James Rauch James W. Brooks, Taber Randall, James Ryan, Eliphus Burnham, James L. Miller and Edwin D. Richey the Jurors of the Grand Jury then and there duly empanelled 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 Union aforesaid, upon their said oaths present and find that one John Columbus late of the County of Union aforesaid on the eighteenth day of August in the year of our Lord one thousand eight hundred and fifty one with force and arms at the County of Union aforesaid in and upon one William Columbus for then and there being unlawfully did make an assault and him the said William Columbus did then and there unlawfully beat wound and illtreat and other wrongs to him the said William Columbus for then and there did to the great damage of the said William Columbus for contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio Obway Cerry Prosecuting Attorney, said bill was endorsed "A True Bill, Eliphus Burnham Foreman of the Grand Jury" And afterwards to wit; on the 1st day of December A.D. 1851 the following writ of Capias was issued to wit: "The State of Ohio Union County, ss. To the Sheriff of said County, Executing: We command you to take John Columbus if he may be found in your bailiwick, 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 term thereof to answer unto an Indictment found against him in said Court for Assault and Battery. And here you then there this writ Witness James Linkade Jr Clerk of said Court at Marysville, this 1st day of December A.D. 1851

L.S.

James Linkade Jr Clerk, And afterwards to wit on the 22nd day of March A.D. 1851 said Sheriff returned said Capias with the following endorsement "Received this writ December 1st 1851 I have taken the Body of the within named John Columbus and the name of his bail is William Shouler, I herewith return the Bail Bond March 22nd 1852 William Coffelin Sheriff". And afterwards to wit, at the June term of said Court ^{A.D. 1851} to wit on the fourteenth day of June A.D. 1851. This day came as well the Prosecuting Attorney as the defendant John Columbus in his own proper person and thereupon came a jury to wit: Luther Wood, J. J. Knapp David Sterling, Stephen J. Davis, Jason Morse, John Bonner, George Pollock, J. J. Gabriel Richard Lavin David Rolt Thomas Henderson and Josiah Amrine who being empanelled and sworn the truth to speak between the parties on their oaths do say that the defendant is guilty therefore it is considered that the said John Columbus make his fine unto the state of Ohio in

The State of Ohio
 vs
 Joseph Roff
 vs
 Joseph Roff

The sum of five dollars and the costs of this Prosecution taxed at \$

Attest James Turner Clerk

The State of Ohio vs Joseph Ross & Joseph Holbrook

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville in and for said County of Union and State of Ohio on the 29th day of September A.D. 1851 Before his honor James L. Lorbert President Levi Phelps, James R. Smith and William W. Woods his associate Judges: William Bigger, B. A. Fay, Ryan Gray, John E. Cahill, Jacob Parkmore, David Carr David Mitchell & Samuel McCallough, James Roach, James W. Brooks, Laber Randall James Ryan Elephus Burnham James C. Miller and Edwin G. Richey the Jurors of the Grand Jury then and there duly impaneled 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 Union aforesaid upon their said oaths present and find that Joseph Ross and Joseph Holbrook late of said county on the thirtieth day of June, in the year of our Lord one thousand eight hundred and fifty one with force and arms at the County aforesaid did unlawfully and wilfully agree to fight and box with each other at fist cuffs and the said Joseph Ross and Joseph Holbrook did then and there in pursuance of the unlawful agreement aforesaid wilfully and unlawfully fight and box with each other at fist cuffs; 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 Jurors on their said oaths do further present and find that Joseph Ross and Joseph Holbrook on the thirtieth day of June in the year of our Lord one thousand eight hundred and fifty one at the County of Union aforesaid did with force and arms at the said County of Union wilfully and unlawfully agree to fight and box with each other at fist cuffs and the said parties did then and there in pursuance of said agreement wilfully and unlawfully fight and box with each other at fist cuffs and they thereby did then and there make an affray in said County 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 Jurors upon their said oaths do further present and find that Joseph Ross and Joseph Holbrook, on the thirtieth day of June in the year of our Lord one thousand eight hundred and fifty one with force and arms at the County of Union aforesaid did unlawfully and wilfully agree to fight with each other at fist cuffs and the said parties did then and there in pursuance of said agreement wilfully and unlawfully fight with each other at fist cuffs and thereby made then and there an affray contrary to the form of the Statute in such case made and provided and against the

peace and dignity of the State of Ohio Otway County Prosecuting Attorney said bill was endorsed "A true bill, Eliphaes Brewster Foreman of the Grand Jury" And afterwards to wit on the 4th day of December A.D. 1851 the following writ of Capias was returned to wit: "The State of Ohio Union County ss. To the Sheriff of said County greeting: We command you to take Joseph Ross & Joseph Holbrook if they may be found in your bailiwicks and them safely keep so that you have their bodies before our Court of Common Pleas of the County aforesaid at the Court House, in said County on the first day of next term thereof to answer unto an indictment found against them in said Court for Agreement to fight at fistcuffs and fighting in pursuance of said agreement And have you them and these this writ Witness James Kirkcaldie Jr, Clerk of said Court at Marysville this 4th day of December A.D. 1851 James Kirkcaldie Jr Clerk". And afterwards to wit on the 12th day of April 1852 said Sheriff returned said writ with the following endorsement to wit: "I have taken the Body of the within named Joseph Ross and name of his Bail is Jackson & Sprague I herewith return the Bail Bond April 2nd 1852 the within named Joseph Holbrook not found April 2-1852 William C. Malin Sheriff" And afterwards to wit at the June term of said Court A.D. 1852 to wit on the fifteenth day of June A.D. 1852 the defendant being arraigned for plea says that he is guilty therefore it is considered that the said Joseph Ross make his fine unto the State of Ohio in the sum of five dollars and the costs of this prosecution taxed at \$

Attest James Sumner Clerk

S.S.

State of Ohio
vs
Jacob Hudson
Et al

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville in and for said County of Union and State of Ohio on the 14th day of June A.D. 1852 before His Honor Benjamin Hecuffe Residing Judge, Heretofore to wit on the 15th 1852. J. P. Ewing one of the Justices of the Peace in and for said County filed in the Clerks office of said County the following Transcript to wit: "The State of Ohio vs Jacob Hudson, George Brown & Samuel Hudson, May 4th '52 This day came Lorenzo Brelsford and made oath that he hath just cause to fear and does fear Jacob Hudson, George Brown & Samuel Hudson will beat wound or Kill him: or will commit some other act of Personal violence upon him, or will maliciously injure his property. Took his affidavit thereof: thereupon issued a warrant against Jacob Hudson, George Brown & Samuel Hudson and delivered the same to complainant. May 4th Warrant returned with the body of defendants "I have the bodies of the within named Jacob Hudson, George Brown & Samuel Hudson before J. P. Ewing, J. P. May 4th '52 Service 75c Mileage 6m 30 - \$1.05 R. Cook Constable" May 4th '52 Social had. Lorenzo Brelsford sworn & examined on behalf of the State & thereupon the defendants were ordered by 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 keep the peace and be of good behavior towards the citizens of the State generally & especially towards the

State of Ohio
vs
Geo. W. Gowden

Curry Prosecuting
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of said Court
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June 1852
before to wit
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the following
George Brown
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Brown served
May 4th Warrant
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before J. H.
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Brelford sum
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next term
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towards the

said Lorenzo Brelford, which they failed to do: & thereupon
issued a mittimus for their commitment, & delivered the
same to Reuben Cook, Const. Recognized Lorenzo Brelford
witness in behalf of State. Items of fees justices fees \$1.25
Mar 25 - Swearing out of Judget 25 - Mittimus 25 - Recog Mit 25 - Transpt 31;
\$1.60; Consts fee Service of Warrant 105 - of Mittimus 135 = 240 Mit.
50 Total costs \$4.50; "The State of Ohio Union County Jerome
Township. I do hereby certify that the above is a full
to true Copy from my docket, of the proceedings had by
and before me in the above case. T. M. Ewing J. P. of the
aforesaid T. P. to County." And afterwards to wit on the 11th
day of May in the year of Our Lord one thousand eight hun-
dred and fifty two Thomas Brown the Probate Judge of said
County of Union issued a writ of Habeas Corpus and brought
the defendants before him and they did then and there give
bail with Richard Hudson in the sum of one hundred and
fifty dollars for their appearance at the next term of
the Court of Common Pleas for said Union County, ~~at~~
And afterwards to wit on the first day of the June term A.D. 1852
of said Court to wit on the fourteenth day of June A.D. 1852
the following entry was made upon the Journal of said
Court to wit "The State of Ohio vs Jacob Hudson et al Reue
Warrants. On Motion by counsel for the defendants the
proceedings was quashed and defendants discharged
from their recognizance - and the Court being satisfied
that this prosecution was commenced by Lorenzo Belford
the Prosecuting Witness complaining without any
probable cause, or reasonable grounds for the same
It is therefore considered that the State of Ohio recover
of the said Lorenzo Belford the amount of costs herein
expended taxed at - and that execution issue
therefor

Attest James Lerner Clerk

State of Ohio
Geo. W Cowdna

Be it remembered that at a Court of Common Pleas begun and held
at the Court House in the Town of Marysville in and for said County and
State of Ohio on the 14th day of June A.D. 1852 before his honor Benjamin
Metcalf, Presiding Judge. Hereofore to wit: On the 10th day of February
A.D. 1852 James B. Dort one of Justices of the Peace in and for said County
filed in the Clerks Office of said County the following transcript, to wit:
"The State of Ohio vs George W Cowdna. November 15th 1851 This day came Henry Siggott
and made oath that George W Cowdna did on or about the eleventh day of November
A.D. 1851 feloniously take and steal from the stable of William Siggott, a certain
dark horse, also a blind bridle from the stable, of himself as he verily believes
Took his affidavit thereof: thereupon issued a warrant against the said
George W Cowdna and delivered the same, to Henry Cratinger Constable Nov
16th 1851. Warrant returned with the body of the defendant. "I have taken
the body of the within named George W Cowdna Nov 16th 1851 fees Mileage 30 cts
Serving Warrant 25 cts - Total 55 cts Henry Cratinger Constable"

The defendant in Court confessed himself guilty of the charge alledged against him and thereupon was ordered by me to enter into a recognizance in the sum of five hundred dollars, which he neglected to do, thereupon I issued a mittimus for his commitment, and delivered the same to Henry Coatsinger Constable. Recognized the following witnesses in behalf of the State, ^{By} Templeton Liggett, William Henderson, S. H. Mcintosh, Henry Liggett and William Liggett - November 17 1851. Mittimus returned as follows "I committed the within named George McDowda to the Custody of the within named jailer with whom I left a certified copy of this writ. Fee Mileage 10 miles 50 cts commitment to prison 25 cts Henry Coatsinger Constable"

Justice's fees, Warrant	25
Affidavit	25
Mittimus	25
Recognize & wit	25
Constable's Mileage	30
Service	25
Mileage to Commit to prison	50
Commitment	25
Total	130

The State of Ohio Union County, before me to be I do hereby certify that the above and within is a full and true copy from my docket of the proceedings had by and before me in the above Cause

James B. Post
J.P. of the above Township

And afterwards to wit on the 16th day of June A.D. 1852 James O. Bennett William Blue, Samuel Howner, John Hutchinson, Asa Converse, Thomas Eckstein Presley Said, James B. Ford, Edwin Spain, Samuel Hammett, R. C. Reed, F. E. Henderson Jacob Abraham, James Ryan and Thomas Long jurors of the Grand Jury then and there duly empanelled 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 Union aforesaid upon their said oaths do in the name and by the authority of the State of Ohio present and find that George McDowda late of the County of Union aforesaid on the eleventh day of November in the year of our Lord one thousand eight hundred and fifty one with force and arms at the County aforesaid one gelding of the price and value of fifty dollars of the goods and chattels of one William Liggett then and there dead being then and there unlawfully and feloniously did steal, take, lead, 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. And the said jurors on their said oaths do further present and find in the name and by the authority of the State of Ohio that heretofore to wit on the day and year aforesaid to wit: at the County of Union aforesaid with force and arms said George McDowda late of said County did feloniously steal take, lead and carry away one gelding of the value of fifty dollars of the goods and chattels of one William Liggett, and in his possession then and there being found contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio James W. Robinson Prosecuting Attorney - said bill was endorsed "A True Bill John Hutchinson Foreman of the Grand Jury" And afterwards to wit on the fifth day of the June term of said Court to wit on the 18th day of June A.D. 1852 this day came the Prosecuting Attorney and the defendant being arraigned before the Court and the said indictment having been distinctly read to him and he asked how he would plead thereto, he pleaded thereto guilty, whereupon (the defendant being before the Court) the Court do sentence the said defendant George McDowda to be confined in the Penitentiary of the State of Ohio at hard labor (and not to solitary confinement any part of his time) for the term of three years from the Twenty second day of this month and pay the costs of this prosecution taxed at Dollars Cents

Attest James Lerner Clerk

The State of Ohio
George Brown

The State of Ohio
John Amos

The State of Ohio
George Brown

Be it remembered that at a court of Common Pleas
began and held at the Court house in the Town
of Mansville in and for the County of Union
and State of Ohio, on the 14th day of June AD 1852
before his Honor Benjamin Metcalf Presiding Judge
James H Bennett William Blue Samuel Flowers
John Hutchisson Ira Conover Thomas E Leck
wood Presby said James G Ford Edwin Spain
Samuel Hammett R D Reed H C Henderson
Noble Orabool James Ryan and Thomas Long
Jurors of the Grand Jury then and there duly
Empaneled 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 Union aforesaid upon
their said oaths present and find, that once George
Brown late of said County on the third day
of May in the year of our Lord one thousand Eight
hundred and fifty two with force and arms
at the County aforesaid in and upon one
Lorenzo Belford then and there being did
unlawfully make an assault and beat the
said Lorenzo Belford then there did beat
bruise wound and ill treat and other wrongs to
him the said Lorenzo Belford then and there
did to the great damage of the said Lorenzo
Belford; Contrary to the form of the Statute in
such case made and provided and against
the peace and dignity of the State of Ohio
James M Robinson Prosecuting attorney said
bill was indorsed A True bill John Hutchisson
Fore man of the Grand Jury. And after words
to wit on the 8th day of November AD 1852
The Defendant being arraigned for Plea says
that he is guilty. Therefore it is considered that
the said George Brown make his fine unto
the State of Ohio in the sum of Five dollars
and the Costs of this Prosecution taxed to \$

Attest James Turner Clerk

The State of Ohio
John Amosine

Be it remembered that at a court of Common Pleas
began and held at the Court House in the Town of
Mansville in and for the County of Union and
State of Ohio on the 8th day of November AD 1852
Before his Honor Benjamin Metcalf Presiding
Judge, William McGill Byron Gray Josiah
Westlake James Buzze Tm D W Mitchell
Hugh Ross I S Gice Jonathan G Miller John
W Thompson Isaac Anderson William P Gill
Noss Amosine James B Richey Thomas Long
and John Weaver. The Jurors of the Grand
Jury then and there duly Empaneled and
to inquire in the name and by the authority of

arge alledged against
ance in the sum
issued a mittimus
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ton Liggett, William
November 17 1851
George W Bowdoin
certified copy of
to Henry Cretinger
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s, Thomas Edson
D. Reed, F. E. Hender
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ine) for the term of
of this prosecution

the State of Ohio, within and for the body of the County of Union aforesaid upon their said oaths in the name and by the authority of the State of Ohio do present and find, that one John Amanine late of said County on the twenty second day of September in the year of our Lord one thousand eight hundred and fifty two with force and arms at the County aforesaid in and upon one James C. Dines, then and there being unlawfully did make an assault and hurt the said James C. Dines did then and there beat bruise wound and ill beat and other wrongs to him the said James C. Dines, then 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. James W. Robinson Prosecuting Attorney, said bill was indorsed A True bill by Mr. J. W. Mitchell Foreman of the Grand Jury, and afterwards to wit on the 16th day of November A.D. 1852, the Defendant being arraigned for Plea says that he is Guilty. Therefore it is considered that the said John Amanine make his fine unto the State of Ohio in the sum of Five dollars and the costs of this Prosecution paid at \$

Attest James Turner Clerk

State of Ohio
Joseph Prop

Be it remembered that at a court of Common Pleas begun and held at the Court House in the Town of Mansville in and for the County of Union and State of Ohio on the 14th day of June A.D. 1852, Before his Honor Benjamin Metcalf Presiding Judge, James D. Bennett William Blue Samuel Houser John Hutcheson Asa Converse Thomas C. Lockwood Presby said James G. Ford Edwin Spain Samuel Hamlett R. D. Reed H. C. Henderson Jacob Orkood James Pyon & Thomas Long, Jurors of the Grand Jury then and there duly impanelled 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 Union aforesaid upon their oaths aforesaid in the name and by the Authority of the State of Ohio do present and find that one Joseph Prop late of said County on the twenty seventh day of May in the year of our Lord one thousand eight hundred and fifty two with force and arms at the County aforesaid did unlawfully play at and with cards for money to wit the sum of five cents a certain Game commonly called Euchre with Joshua Marks Thomas Marks Joseph Hawkins of said County and then and there did bet and was so

State of Ohio
Joseph Prop

with said persons a great sum of money on the event of said game to wit the sum of five cents 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 Jurors aforesaid on their oath aforesaid, in the name and by the authority of the State of Ohio do present and find that the said Joseph Rop on the day and year aforesaid at the County aforesaid did unlawfully make a bet and loser of a certain sum of money to wit the sum of five cents with Jehuda Marks Thomas Marks and Joseph Hawkins on the event of a certain game at and with cards to wit a game commonly called wheel scide game the said Joseph Rop then and there played with the said persons 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 Ohio. and the said Jurors upon their oath aforesaid further present and find that said Joseph Rop did on the day and year aforesaid, at the County aforesaid with force and arms unlawfully play with Joseph Hawkins, Jehuda Marks and Thomas Marks at and with cards a certain game for money to wit them and there did unlawfully play with said persons the game commonly called inches 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. James W Robinson Prosecuting Attorney said bill was in doised a A Fine bill John Hutchinson Foreman of the Grand Jury. And afterwards to wit on the 15th day of November A D 1852 The Dependiant being arraigned for Plea says that he is guilty. There fore it is considered that the said Joseph Rop make his fine unto the State of Ohio in the sum of Three Dollars and the Costs of this Prosecution Set at at \$.

Attest James Lowner Clerk

State of Ohio
 Joseph Rop

Be it Remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville in and for the County of Union and State of Ohio, on the 8th day of November A D 1852, Before his Honor Benjamin Metcalf Presiding Judge, William Mesill Ryan Gray Justice Westlake James Burge Mr D W Mitchell Hugh Ross J S Gill Jonathan G Miller John W Thompson Isaac Anderson William P Gill Moses Amarine James B Rieley Thomas Long

and John Weaver, Jurors of the Grand Jury then and there duly empanelled 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 Union aforesaid upon their oaths do Present and find that one Joseph Ross late of said County on the sixth day of November in the year aforesaid our Lord one thousand eight hundred and fifty two with force and arms at the County aforesaid, did unlawfully bet and wager a certain sum of money to wit the sum of ten cents on the event of a certain game at cards commonly called seven up with Joshua Marks Gideon Dwyer and Thomas Marks to wit them and three did bet said money with said persons on the event of said game; 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 Jurors upon their oaths aforesaid do further present and find that said Joseph Ross after words, to wit on the day and year aforesaid at the County aforesaid did unlawfully ply at and with cards a certain game commonly called seven up for money to wit for the sum of ten cents with Joshua Marks Gideon Dwyer and Thomas Marks to wit them and three play said game 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 Ohio James W Robinson Prosecuting Attorney, said bill was indorsed A True bill Wm D W Mitchell Foreman of the Grand Jury, and after words to wit on the 16th day of November A.D. 1852. The Defendant being arraigned for Plea says he is guilty therefore it is considered that the said Joseph Ross make his fine unto the State of Ohio in the sum of Five dollars and the costs of this Prosecution taxed at \$

Attest James Turner Clerk

✓
The State of Ohio
185
Russell C. C. C.

The State of Ohio
v
John C. McAdoo

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansfield in and for the County of Union and State of Ohio, on the 14th day of June A.D. 1852, Before the Honorable Benjamin Miteal Presiding Judge, James H. Bennett, William Blue, Samuel Houser, John Hutchison and George Thomas E. Gickwood Presby said James G. Ford Edwin Spain Samuel Harriott R. L. Reed, H. C. Anderson, Geo. C. Crook and James Ryan and Thomas Long, Jurors of the Grand Jury, then and there duly empanelled 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 Union aforesaid upon their said oath in the name and by the authority of the State of Ohio do present and find that one John C. Madew late of said County, on the seventeenth day of October in the year of our Lord, one thousand eight hundred and fifty one with force and arms, at the Court of Union aforesaid in and upon, one Richard Judy late of said County then and there being unlawfully did make an assault and him the said Richard Judy did beat, wound, bruise and ill treat and other wrongs to him the said Richard Judy then and there did, to the great damage of the said Richard Judy Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio James W. Robinson Prosecuting Attorney, This Bill was found upon testimony sworn and sent to the Grand Jury by the order of the Court at the request of the prosecuting Atty James W. Robinson Prosecuting Attorney, said bill was indorsed it True bill John Hutchinson Foreman of the Grand Jury, and after was to wit on the 8th day of November A.D. 1852, the Defendant being arraigned for Plea says that he is guilty, therefore it is considered that the said John C. Madew make his fine unto the State of Ohio in the sum of Five dollars and the costs of this prosecution Vap'd at \$

Attest James Homer Clerk

✓
The State of Ohio
vs
Russel Culver

Be it Remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marietta in and for the County of Union and State of Ohio, on the 14th day of June A.D. 1852, before the Honorable, Benjamin Metcalf Presiding Judge, James S. Bennett, William Blue Samuel Houser John Hutchinson, Asa Converse Thomas, C. Lockwood, Pusley, said James S. Ford, Edwin Spain, Samuel Harrist, R. E. Reed, S. C. Anderson Jacob Crahood, James Ryan and Thomas Inug; Jurors of the Grand Jury, then and there duly empanelled 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 Union aforesaid upon their oath aforesaid in the name and by the authority of the State of Ohio, do present and find that one Russel Culver late of said County on the Eighth day of May in the year of our Lord one thousand eight hundred and fifty two with force and arms at the County aforesaid in and upon one Theodorus Green then and there being unlawfully did make an assault, and him the said Theodorus Green did then and there beat wound bruise and ill treat and other wrongs to him the said Theodorus Green then and there did, to the great damage

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of the said Theodorus Green contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio; James W. Robinson Prosecuting Attorney, said bill was indorsed A true bill John Hutchinson Foreman of the Grand Jury And after wards to wit on the 2^d day of July A.D. 1852 the following writ of Copias was issued, to wit The State of Ohio Union County ss. To the Sheriff of said County Greeting we Command you to take Russel Culver if he may be found in your bailiwick and bring safely back so that you have his body before our Court of Common Pleas of the County of said 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 assault & Battery And have you then there this writ Witness James Turner Clerk of said Court at Marietta this 2^d day of July A.D. 1852, James Turner Clerk. and afterwards to wit the same day to wit on the 2^d day of July A.D. 1852 said writ was returned with the following indorsement to wit, Received this writ July 2^d 1852 I have taken the body of the within named Russel Culver and the name of his Bail is Samuel Echelberger I have with return the bail Bond, Fee Milage 5 some is 35 Bond 50 July 2^d 1852 William C. Malin Sheriff. And afterwards to wit on the 8th day of November A.D. 1852, the dependant being arraigned for plea says that he is guilty. Therefore it is considered that the said Russel Culver make his fine unto the State of Ohio in the sum of Twenty dollars, and the costs of this Prosecution taxed at \$

L.S.

Attest James Turner Clerk

✓
The State of Ohio
vs
Thomas Marks

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marietta in and for the County of Union and State of Ohio, on the 14th day of June A.D. 1852 Before the Honorable Benjamin Metcalf Presiding Judge; James D. Bennett William Blue Samuel Hower John Hutchinson Asa Converse Thomas E. Lockwood Presly said James G. Ford Edwin Spain Samuel Henriott R. D. Reed J. C. Henderson Jacob Crook James Ryan and Thomas Long, Jurors of the Grand Jury then and there duly appointed 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 Union aforesaid upon their oath aforesaid, in the name and by the authority of the State of Ohio, de present and find that one Thomas Marks late of said County on the twenty seventh day of May in the year of our Lord one thousand eight hundred and fifty two with force and arms at the County of Union aforesaid did unlawfully play at

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State of Ohio
vs
Joseph Hawks

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and with Cards a certain game commonly called
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late of said County and then and there unlawfully did
bet and wager with said persons a great sum of money
on the event of said game to wit the sum of five cents
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 Jurors aforesaid on their
oath aforesaid in the name and by the authority of the
State of Ohio do further present and find that the
said Thomas Marks on the day and year aforesaid
at the County aforesaid, did unlawfully make a bet
and wager of a certain sum of money to wit the
sum of five cents with Joseph Ross Joseph Hawkins
and Joshua Marks on the event of a certain
game at and with Cards to wit a game commonly
called Evre which said game the said Thomas
Marks then and there played with the said Joseph
Ross Joseph Hawkins and Joshua Marks 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
Ohio And the said Jurors upon their said oath do
further present and find that said Thomas Marks
on the day and year within aforesaid, at the
County aforesaid with force and arms did unlaw-
fully play with Joseph Ross Joseph Hawkins
and Joshua Marks at and with Cards a certain
game called Evre for money to wit dice then and
there play with said persons said game commonly
called Evre for the sum of five cents contrary
to the form of the Statute in such case made and
provided and against the peace and dignity of
the State of Ohio James W Robinson Prosecuting
attorney, said Bill was indorsed at said Bill
John Hutchinson Foreman of the Grand Jury
and after to wit at the November Term of said
Court to wit on the 15th day of November 1852
The Defendant being arraigned for Pleas says
that he is guilty thereof it is considered that the
said Thomas Marks make his fine unto the State
of Ohio in the sum of Three dollars and the Costs
of this Prosecution taxed at \$

Attest James Thomas Clerk

State of Ohio
vs
Joseph Hawkins

Be It remembered that at a Court of Common Pleas begun and
held at the Court House in the town of Mansfield in and for
the County of Union in the State of Ohio, on the 14th day of
June A. D. 1852, Before the Honorable Benjamin McCreary
Presiding Judge, James D Bennett William Blue Samuel
Hawver John Hutchinson Asa Cowdrey, Thomas C
Leckwood Presby said James by Horst Edwin Spain
Samuel Hamlett R L Reed, J C Henderson Jacob
Croswood James Byron and Thomas Long Jurors of

the Grand Jury then and there duly Empaneled 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 Union aforesaid upon their oath aforesaid in the name and by the authority of the State of Ohio, do present and find that one Joseph Hawkins late of said County, on the twenty seventh day of May in the year of our Lord one thousand Eight hundred and fifty two with force and arms at the County aforesaid did unlawfully play at and with Cards a certain Game Commonly called Euchre with Joseph Ross Thomas Marks and Joshua Marks and then and there did unlawfully bet and wager with said persons a certain sum of money to wit the sum of five Cents on the event of said Game Contrary to the form of the Statute of in such Case made and provided and against the peace and dignity of the State of Ohio, And the Jurors aforesaid upon their oath aforesaid do further present and find that said Joseph Hawkins on the day and year aforesaid at the County aforesaid did unlawfully make a bet and wager of a certain sum of money to wit the sum of five cents with Joseph Ross Joshua Marks and Thomas Marks late of said County, on the event of a certain Game at and with Cards to wit a Game Commonly called Euchre which said Game the said Joseph Hawkins then and there played with said persons 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 Ohio, And the Jurors aforesaid upon their oath aforesaid do further present and find that said Joseph Hawkins on the day and year aforesaid at the County aforesaid with force and arms did unlawfully play with Joseph Ross Thomas Marks and Joshua Marks at and with Cards a certain Game Commonly called Euchre for money to wit the sum of five Cents to wit the said Joseph Hawkins then and there did unlawfully play with said persons said Game Commonly called Euchre for the sum of five cents; Contrary to the form of the Statute in such Case made and provided and against the peace and dignity of the State of Ohio, James W Robinson Prosecuting Attorney, said bill was indorsed A True Bill John Hutchinson Foreman of the Grand Jury, And afterwards to wit on the 16th day of November A.D. 1852, the defendant being arraigned for pleas says that he is guilty Therefore it is considered that the said Joseph Hawkins make his fine unto the State of Ohio in the sum of Three dollars and the costs of this prosecution taxed at \$

Attest James Thomas Clerk

State of Ohio
vs
Joseph Hawkins

J. J.

State of Ohio vs
Gottlieb Myers

Recit-remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville in and for the County of Union in the State of Ohio on the 8th day of November A.D. 1852 before the Honorable Benjamin Melcott Presiding Judge, William Mesick Ryan Gray Josiah Westcott James Burge Wm J W Mitchell Hugh Ross, J S Hill Jonathan G Miller John W Thompson Isaac Anderson William P Gill Moses Amarine James B Pichay Thomas Long and John Weaver, Jurors of the Grand Jury then and there duly Empanelled 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 Union aforesaid do upon their oath aforesaid present and find that one Gottlieb Myers late of said County on the twentieth day of August in the year Eighteen Hundred and Fifty Two with force and arms at the County aforesaid did in the village of Richwood in said County did unlawfully keep a Tavern and the said Gottlieb Myers was not then and there duly licensed as a Tavern Keeper to keep said Tavern and without being so duly licensed did then and there keep a Tavern contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio James D Robinson Prosecuting Attorney, said bill was indorsed at Large bill Wm J W Mitchell Foreman of the Grand Jury, and afterwards to wit on the 13th day of November A.D. 1852, the following writ of Copias was issued to wit The State of Ohio Union County ss, To the Sheriff of said County Greeting We Command you to take Gottlieb Myers if he may be found in your bailiwick 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 forth with to answer unto our Indictment, found against him in said Court for Keeping Tavern without License and have you then and there this writ Witness James Tomer Clerk of said Court at Mansville this 13th day of November A.D. 1852 James Town Clerk, and afterwards to wit said Sheriff Returned said writ with the following endorsement, to wit, Received this writ November 13 1852 I have taken the body of the within named Gottlieb Myers whose body I have ready before the Court within named at the day and place within contained as the within writ Commands me Nov-13-1852 for Mileage 5 some 35 William C Malin Sheriff, and afterwards to wit on the 13th day of November A.D. 1852 the defendant being arraigned for plea says that he is guilty, therefore it is considered that the said Gottlieb Myers make his fine unto the State of Ohio in the sum of Five dollars and the Costs of this process Taxed to \$

J S

Attest James Tomer Clerk

State of Ohio
vs
James Simpson

Be it remembered that at a Court of Common Pleas begun and held at the Court House in Mansville in and for the county of Union in the State of Ohio on the 8th day of Nov. A.D. 1852 before the Honorable Benjamin Miteal, presiding Judge William McGill, Byron Gray, Josiah Westlake, James Berge, Wm. W. Mitchell, Hugh Pop, J. S. Gill, Johnathan G. Miller, John W. Thompson, Isaac Anderson, Wm. D. Gill, Moses Amasine, James B. Richer, Thomas Long and John Weaver. The Jurors of the Grand Jury then and there duly empanelled and sworn to enquire into the name and by the authority of the State of Ohio within and for the body of the County of Union aforesaid upon their oaths aforesaid do present and find that one James Simpson late of the county of Union aforesaid heretofore to wit on the eighth day of July in the year of Our Lord One thousand eight hundred and fifty two at the county of Union aforesaid the property of Abijah Gandy then and there being found of the value of three dollars One Bank Bill duly executed by the Seneca County Bank for the payment of three dollars on demand to the bearer dated at Diffin January first in the year Eighteen hundred and fifty one and numbered three thousand two hundred and sixty seven (3267) unlawfully and feloniously 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 (And the Jurors aforesaid upon their said oaths do further present and find that the said James Simpson afterwards to wit on the day and year aforesaid at the county aforesaid one other Bank Bill for the payment of three dollars of the value of three dollars the property of said Abijah Gandy then and there being found executed and payable by the Seneca County Bank on demand to the bearer and numbered three thousand two hundred and sixty seven and dated January first in the year Eighteen hundred and fifty one. Unlawfully and feloniously 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. (And the said Jurors on their oaths aforesaid do further present and find that the said James Simpson afterwards to wit on the day and year aforesaid at the county aforesaid one other Bank Bill of the property of Abijah 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 Seneca county Bank unlawfully and feloniously 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. And the Jurors aforesaid on their oaths aforesaid do further present and find that the said James Simpson afterwards to wit on the day and year aforesaid of the

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at the county of Union aforesaid, of the property
 of said Abigail Gandy then and there being found of
 the value of three Dollars one Bank Bill duly executed
 by the seneca County Bank for the payment of three
 dollars on Demand to the bearer Dated January first
 in the year eighteen hundred and fifty one and
 numberd three thousand two hundred and sixty
 seven feloniously did steal take and carry 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 Jurors aforesaid
 upon their oath aforesaid do further present and find
 that the said James Simpson afterwards to wit
 on the Day and year aforesaid at the county of
 Union aforesaid he feloniously steal take and carry
 away one other Bank Bill of the seneca County
 Bank of three Dollars payable on Demand to the bearer
 of the property of said Abigail Gandy then and there
 found of the value of three Dollars which said Bank
 Bill is as follows that is to say

66 The State of Ohio

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The seneca County Bank will pay three
 Dollars on Demand to the bearer: Tiffin-Jan
 1st 1857. Three Attest J Arnold-cash: B Tombs pro.
 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 Jurors upon their said
 oaths do further present and find that the said
 James Simpson afterwards to wit on the Day
 and year aforesaid at the county aforesaid
 certain other Bank Bills the property of said
 abigail Gandy of the value of twenty Dollars did
 then and there feloniously 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 Ohio.

James W Robinson
 Prosecuting Attorney

Said Bill was indorsed a true Bill Wm. L. M. Mitchell
 Foreman of the Grand Jury and afterwards to
 wit on the 24th day of November A D 1852 the following
 writ of capias was issued to wit The State of Ohio
 Union County, S.S. To the Sheriff of said county - Greeting
 We command you to take James Simpson if he may
 be found in your bailiwick 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 term thereof
 to answer unto an Indictment found against him in
 said court for Petit Larceny and have you then
 there this writ Witness James Turner Clerk of said court

at Marysville this 24th day of November A D 1852
 James Turner Clerk. Afterwards to wit said Sheriff
 returned said writ with the following endorsement
 to wit received this writ Nov 24th 1852 I have taken
 the body of the within named James Simpson and the
 name of his bail is Bradford Wood Sheriff with return
 the Bail Bond Fees Mileage 60 Service 35 Bond 50 Return 5
 Assistant 75 Bill Welch. William C. Malin Sheriff
 March 23 1853 This day came as well the Prosecuting
 Attorney as the defendant James Simpson in his
 own proper person and thereupon came a jury to
 wit Chester Fox, George W. Basby, Casper S. Shider, S.
 F. Kimmey, Wm. Hays, J. W. Alden, P. H. Smith, Thomas
 Cheney, Jesse Gill, Jesse Porter, Anthony Middleworths
 & John W. Liberty, who being empaneled and sworn the
 truth to speak upon the issue joined between the parties
 upon their oath do say the defendant is guilty and that
 the value of the property stolen from Abigail Gandy
 is three dollars therefore it is considered by the court that
 the defendant James Simpson make restitution to the
 said Abigail Gandy in double the value of property stolen
 to wit the sum of six dollars and make his fine unto
 the State of Ohio in the sum of twenty dollars and the
 costs of this prosecution to wit dollars

Attest James Turner Clerk

State of Ohio
 Thomas Marks

Be it remembered that at a Court of Common Pleas
 begun and held in the Court House in Marysville in
 and for the County of Union in the State of Ohio on
 the 8th day of November A D 1852 before the Honorable
 Benjamin Metcalf presiding Judge the Jurors of
 the Grand Jury then and there duly empaneled and sworn
 to enquire in the name and by the authority of the State of
 Ohio within and for the County of Union aforesaid
 upon their oath aforesaid do present and find that one
 Thomas Marks late of said County on the sixth day of
 November in the year eighteen hundred and fifty two
 with force and arms at the County of Union aforesaid
 did unlawfully bet and wager upon the event of a certain
 game of cards commonly called seven up with Joseph
 Rop Giddens, Oraper and Joshua Marks late of said
 County a great sum of Money to wit then and there did
 unlawfully bet and wager with said persons a certain
 sum of Money to wit the sum of ten cents on the event
 of said Game 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 Jurors upon
 their said oaths do further present and find that
 the said Thomas Marks afterwards to wit on the day
 and year aforesaid at the County aforesaid did
 unlawfully make a bet and wager of a certain

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sum of Money to wit the sum of ten cents
with Joshua Marks Joseph Rops and Gideon Draper
on the event of a certain game of cards to wit a
game commonly called seven up which said game
the said Thomas Marks then and there played
with said persons 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 Ohio and the said jurors
upon their said oaths do further present and find that the
said Thomas Marks afterwards to wit on the Day and
and year aforesaid did unlawfully play at and with
cards with Joseph Rops Joshua Marks and Gideon
Draper a certain game commonly called seven up
for money to wit for the sum of ten cents to wit
the said Thomas Marks then and there played said
game with said persons for the sum 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 Ohio James H. Robinson
Prosecuting Attorney

Said bill was endorsed a true Bill Wm. S. W. Mitchell
Foreman of the Grand Jury And afterwards to wit
on the 24th Day of November A.D. 1852 the following
writ of Habeas was issued to wit The State of Ohio
Union County SS To the Sheriff of Union County Greeting
We command you to take Thomas Marks if he may be
found in your bailiwick 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 term thereof to answer unto
and Indictment found against him in said Court for
Gaming. And have you then there this writ Witness
James Turner Clerk of said Court at Marysville this
24th Day of November A.D. 1852. James Turner Clerk
Afterwards to wit said Sheriff returned said writ with the following
endorsement Received this writ Nov-24th 1852. I have taken
the body of the within named Thomas Marks and the name
of his Bail is Able Marks I here with return the Bail Bond
Fees Mileage & Service 35 Bond 50 Return 5 January 31st 1853
William C. Mahin Sheriff The defendant being arraigned
for plea says that he is guilty therefore it is considered that
the said Thomas Marks make his fine unto the State of
Ohio in the sum of three Dollars and the costs of this
prosecution taxed at Dollar

Attest James Turner Clerk

State of Ohio

Joshua O Marks

Be it remembered that a Court of common pleas
 begun and held in the Court House in Mansfield in and for
 the County of Union in the State of Ohio on the 9th day of
 November A. D. 1852. before the honorable Benjamin
 Metcalf presiding Judge William McGill Byron Gray
 Josiah Westlake James Berger W. A. W. Mitchell, Hugh,
 Robt. D. S. Gill. Johnathan S. Miller John W. Thompson
 Isaac Anderson W. P. Gill Moses Amarine James B
 Richey Thomas Long and John Weaver the Jurors of
 the Grand Jury then and there duly empanelled 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
 aforesaid upon their oath aforesaid do present and find that
 one Joshua Marks late of said County on the sixth day
 of November in the year of our Lord one thousand eight
 hundred and fifty two with force and arms at the County
 aforesaid did unlawfully bet and wager upon the event of
 certain game of cards commonly called seven up the sum
 of ten cents with Thomas Marks Gideon Draper and
 Joseph Rop to wit did then and there unlawfully bet and
 wager a great sum of Money to wit the sum of ten cents
 on the event of said game contrary to the force of the Statute
 in such case made and provided and against the peace and
 Dignity of the State of Ohio And the Jurors aforesaid 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 make a bet and wager
 of a certain sum of Money to wit the sum of ten cents with
 Thomas Marks Gideon Draper and Joseph Rop on the event
 of a certain Game of Cards to wit a Game commonly
 called seven up which said game was then and there
 played by the said Joshua Marks with the said Thomas
 Marks Gideon Draper and Joseph Rop to determine
 said bet and wager contrary to the force of the
 Statute in such case made and provided and against the
 peace and Dignity of the State of Ohio And the said Jurors
 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 air
 with Cards with Thomas Marks Gideon Draper and
 Joseph Rop a certain game commonly called seven up
 for money to wit the sum of ten cents to wit the said
 Joshua Marks did then and there unlawfully play with
 said persons said game for the sum of ten cents contrary
 to the force of the Statute in such case made and provided
 and against the peace and dignity of the State of Ohio

James W. Robinson *Prosecuting Attorney*
 Said Bill was endorsed a true Bill W. A. W. Mitchell Foreman
 of the Grand Jury and afterwards to wit on the 24th day
 of November A. D. 1852 the following writ of capias was
 issued to wit State of Ohio Union County ss to the Sheriff
 of Union County *Directing* we command you to take
 Joshua O Marks if he may be found in your bailiwick
 and him safely keep so that you have his body
 before our Court of Common Pleas of the County

The State of Ohio
 vs
 James M. Caldwell

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 Byron Grant
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 Jurors of
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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 Gaming And have you then there this writ witness James Turner Clerk of our said Court Marysville this 24th day of November A D 1852 James Turner Clerk afterwards to wit said Sheriff returned said writ with the following endorsement received this writ November 24th 1852 I have taken the body of the within named Joshua O Marks and the name of his Bail is Edward Applezard I herewith return the Bail Bond For Mileage 5. Service 35 Bond 50 return 5
 January 31st 1853 William C Malin Sheriff
 March 21st 1853 This day came as well the Prosecuting Attorney as the defendant Joshua Marks in his own proper person and thereupon came a Jury to wit Chester Fox Amasa Rosenkrantz George W Bastley Casper S Shider S F Kenney Wm Hays P. W. Alden E. M. Smith Thomas Cheney A A Woodworth A Skinner & Hope Porter who being empaneled and sworn the truth to speak between the parties upon their oaths do say that the defendant is not guilty Therefore it is considered that the defendant go hence without day
 Attest James Turner Clerk

The State of Ohio
 is
 James M. Caldwell

Be it remembered that at a court of common pleas begun and held in the court House in Marysville in and for the county of Union in the State of Ohio on the 23rd day of June A D 1853 before the honorable Benjamin Metcalf presiding Judge And afterwards to wit on the 15th day of June A D 1852 the following transcript was filed to wit

Justice costs		May 28th 1853 this day came Christopher Houston
Affidavit	25	and made oath that one John Smith on or about
Warrant	25	the 28th of May A D 1853 did wilfully maliciously
Subpoena	16 1/2	and forcibly broke open and enter into the Store-
Seizings Writ	12	House of the said Christopher Houston situated in
Judgement	25	the county of Union in the night peaceable and
Mittimus	25	feloniously take steal & carry away one gun
	\$ 128 1/2	and one two barreled pistol the property of the
Transcript	3 1/4	said Christo Houston from the said Store
	\$ 157 3/4	house. Took his affidavit thereof thereupon issued
Sheriff's Cost		a warrant against John Smith and delivered
One Warrant	\$ 1.55	the same to William C Malin Sheriff
" Subpoena	30	May 28th 1853 Warrant returned with the body of
" Mittimus	85	defendant endorsed as follows Received this writ
	\$ 2.70	May 28th 1853 I have taken the body of the within
Fees of two Witnesses	\$ 1.00	named John Smith whose body I have ready
		before the court from which this writ issued
		May 28th A. D. 1853 For service 35 Attending Court 50
		Mileage 60 Return 10 William C Malin Sheriff per
		Augustus Turner Deputy Being satisfied that
		Genard Welsh and Augustus Turner are
		material witnesses for the State therefore

issued subpoena for said Gerard Welsh & Augustus Turner and delivered the same to William C Malin Sheriff which was returned endorsed served this writ by reading to each of the within named persons May 28 1853 Fee \$10.00 Service 25 William C Malin Sheriff May 28th 1853 The said defendant arrested under the name of John Smith presents and gave his name as James M. Caldwell trial had said defendant plead not guilty Christopher Houston Gerard Welsh and Augustus Turner sworn and examined as witnesses for the State and thereupon the defendant was ordered by me to enter into a recognizance in the sum of two hundred and fifty dollars for his appearance at court on the first day of the next term &c which he neglected to do and thereupon I issued a mittimus for his commitment delivered the same to William C Malin Sheriff June 5th 1853 Mittimus returned endorsed May 28th 1853 I committed the within named James M Caldwell to the custody of the within named Jailor with whom I left a certified copy of this writ Fee Committing to Prison 50 Service 35 William C Malin Sheriff

The State of Ohio Union County Paris 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

John B Coats J.P. of the aforesaid Township afterwards to wit on the 24th day of June the following indictment was filed endorsed a true bill J.W. Thompson Foreman of the Grand Jury to wit the Jurors of the Grand Jury then & there duly empanelled 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 Union aforesaid upon their oath aforesaid do present and find that James M. Caldwell late of said County of Union on the 28th day of May in the year of our Lord ~~1853~~ thousand eight hundred and fifty three with force and arms at the County of Union aforesaid about the hour of eleven in the night season of the same day the Store house of One Christopher Houston there situate wilfully maliciously and forceably and burglariously did break and enter with intent the goods and chattles of said Christopher Houston in the said Store House then and there being then and there feloniously and burglariously to steal take and carry away and there and then in said Store House one shot gun of the value of five Dollars one double barreled Pistol of the value of three Dollars twenty papers of tobacco of the value of One Dollar One Powder Flask of the value of two Dollars of the goods and chattles of the said Christopher Houston in the said Store House then and there being found then and there feloniously and burglariously 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

James W Robinson
Prosecuting Attorney

State of Ohio
Stewart Mc Intire

Augustus Turner
Sheriff
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State of Ohio
vs
Stewart McIntire

Be it remembered that at a court of common pleas begun
and held at the court House in Mansville within and for
the county of Union in the state of Ohio on the 21st day of March
A. D. 1853. before the honorable Benjamin Metcalf presiding Judge
afterwards to wit on the 24th day of March A. D. 1853 the following indictment
was filed endorsed A true bill A F Wilkins foreman of the
Grand Jury to wit the Jurors of the Grand Jury then
and there duly empanelled and sworn to inquire and
present in the name of the State of Ohio within and for
the body of the county of Union aforesaid do present - and
find that on Stewart McIntire late of said county of
Union on the twenty fifth day of December in the year of
Our Lord One thousand eight hundred and fifty two with
force & arms at the county of Union aforesaid did unlawfully
play at and with cards a certain game commonly called
Seven up with Ross Scott Shepherd Gaulty and Benjamin
White for the sum of ten cents in money to wit the said
Stewart McIntire did then and there unlawfully play said
game 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 Ohio

James W Robinson
Prosecuting Attorney

Afterwards to wit June 23 A. D. 1853 The defendant being arraigned for
plea says that he is guilty therefore it is considered that the said
Stewart McIntire make his fine unto the State of Ohio in the sum
of five Dollars and the costs of this prosecution taxed
to 2 Dollars

Attest James Turner Clerk

The State of Ohio

vs

Benjamin Foreman
 John Foreman
 John Wood
 Joseph Brammer
 William Foster
 Ingham Wood

Be it remembered that at a court of common pleas begun and held at the court House in Marysville in and for the county of Union and State of Ohio on the 21st day of March A.D. 1853 before the honorable Benjamin Metcalf presiding Judge, afterwards to wit on the 24th day of March A.D. 1853 the following Indictment was filed endorsed a true Bill A. F. Wilkins Foreman of the Grand Jury to wit The Jurors of the Grand Jury then and there duly empannelled 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 Union aforesaid on their oaths aforesaid do present and find that Benjamin Foreman John Foreman John Wood Joseph Brammer William Foster Ingham 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 of Union aforesaid did unlawfully bet and wager with each other and Benjamin White and divers other persons to the said Jurors unknown a large sum of Money to wit the sum of ten cents each upon the issue and event of a certain contest and trial of Skill in shooting with a rifle gun at a mark or target then and there about to be tried and decided between said Benjamin Foreman John Foreman John Wood Joseph Brammer William Foster Ingham Wood & Benjamin White late of said County and other persons to said Jurors unknown which said trial of Skill in shooting as aforesaid then and there took place between said persons to decide said bet and wager between said persons to wit the said Benjamin Foreman John Foreman John Wood Joseph Brammer William Foster Ingham Wood did then and there bet and wager said sum of Money with each other and Benjamin White and other persons to the said Jurors unknown 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 Ohio

James W. Robinson

Prosecuting Attorney

Afterwards to wit on the 23rd day of June A.D. 1853 the following entry was made upon the Journal of said Court "The Defendants being all arraigned for plea say that they are guilty therefore it is considered that the said defendants each make his fine unto the State of Ohio in the sum of five cents and the costs in this prosecution taxed to \$

Attest James Turner Clerk

State of Ohio

vs

Parkinson (gran)

State of Ohio
vs
Parkinson Crane

Be it remembered that at a court of common pleas begun and held at the court House in Mansfield in and for the county of Union and State of Ohio on the 8th day of November A.D. 1852 before the honorable Benjamin Metcalf presiding Judge afterwards to wit on the 10th day of November A.D. 1852 the following Indictment was filed to wit endorsed W.L.W. Mitchell Foreman of the Grand Jury the Jurors of the Grand Jury then and there duly empannelled 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 Union aforesaid do present and find that one Parkinson Crane late of said county on the 21st day of October in the year of Our Lord One thousand eight hundred and fifty two with force and arms at the county aforesaid did unlawfully bet and wager a great sum of money to wit the sum of five Dollars with one Gideon Draper late of said county on the event of a certain Horse Race that then and there took place to wit did then and there bet said sum of money with said person on the event of said race 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 Jurors upon their oaths aforesaid do further present and find that said Parkinson Crane afterwards to wit on the day and year aforesaid at the county aforesaid did unlawfully bet and wager with said Gideon Draper a certain sum of money to wit the sum of five Dollars on the event of a certain race with horses which horse race was then and there run for the purpose of determining the event of said bet and wager so made as aforesaid contrary to the ^{form of the} Statute in such case made and provided and against the peace and dignity of the State of Ohio And the said Jurors upon their oaths aforesaid do further present and find that the said Parkinson Crane afterwards to wit on the day and year aforesaid at the county aforesaid a great sum of money to wit the sum of five dollars in money then & there did unlawfully wager and bet with one Gideon Draper against five other Dollars in money upon the issue of a certain race between horses then and there about to be run which said race was afterwards to wit on the day and year aforesaid at the county aforesaid run and the said stakes then and there run by the said Gideon Draper bet as aforesaid contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

James W. Robinson
Prosecuting Attorney

Afterwards to wit on the 24th day of November A.D. 1852 the following summons was issued to wit
State of Ohio Union County SS To the Sheriff of Union County greeting We command you to take Parkinson Crane if he may be found in your bailiwick 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

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County on 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 writ Witness James Turner Clerk of our said Court at Marysville this 24th day of November A.D. 1852 James Turner Clerk

Which was duly returned by said Sheriff endorsed received this writ November 24th 1852 the within named Defendant not found March 21st 1853 Fees Mileage 50 Service 35 Return 10 William C Malin Sheriff afterwards to wit on the 2nd day of June another writ of Capias was issued to wit

The State of Ohio Union County ss To the Sheriff of said County Greeting We command you to take Parkinson Crane if he may be found in your bailiwick and him safely keep so that you may 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 Gaming And have you then there this writ Witness James Turner clerk of our said Court at Marysville this 2nd day of June A.D. 1853 James Turner Clerk which was returned by the said Sheriff endorsed as follows Received this writ June 20 1853 I have taken the body of the within named Parkinson Crane whose body I have ready before the court as this writ commands me Fees Mileage 5 Service 35 return 5 June 23 A.D. 1853 William C Malin Sheriff

Afterwards to wit on the 23 day of June A.D. 1853 the following entry was made upon the Journal of our court to wit this day came as well the prosecuting Attorney as the Defendant Parkinson Crane in his own proper person and thereupon came a Jury to wit J. D. Well Isaac Anderson Robert Turner Perry Byck Adam Richer Luther Wood Thurston Ford Thomas Clark Robert Smith David Davis^{2d} and Benjamin Wood who being empannelled and sworn the truth to speak upon the issue joined between the parties upon their oaths do say the defendant is guilty thereupon it is considered that the said defendant make his fine unto the State of Ohio in the sum of ten dollars and the costs of this prosecution taxed to 20 dollars

Attest James Turner Clerk

State of Ohio

vs

Vincent Gray

Be it remembered that at a court of common pleas in and for the county of Union and State of Ohio begun and held at the court House in Marysville within said County of Union on the 14th day of June A.D. 1852 before the Honorable Benjamin Metcalf presiding Judge March 28th A.D. 1852 the following transcript was filed to wit December 21st A.D. 1851 this day came David A Price and made oath that one Vincent Gray did steal and feloniously take from the stable of David A Price one Bay Mare took his affidavit thereof thereupon issued a warrant against Vincent Gray and delivered the same to Robert Gamble constable December 22nd A.D. 1851. warrant returned with the body of defendant I have taken the body of the within named Vincent Gray on the 22 Dec 1851 Fees 25.00 Robert Gamble Const

Dec 22 1857 Subpoena issued in behalf of the State for David H. Price David Conklin Lewis B Thompson Malachi Conklin and Robert Gamble but returned said personally on the 22 Dec 1857 by reading this writ to the within named persons fees 50 Robert Gamble Const December 22 1857 1 O'clock A M the defendant appeared trial L.H. Price R Gamble D Conklin M Conklin L B Thompson was sworn and examined and whereupon the defendant Vincent Gray 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 mittimus for his commitment and delivered the same to Robert Gamble Constable. recognized the following witnesses in behalf of the State David H. Price David Conklin Lewis B Thompson Robert Gamble Malachi Conklin Dec 22 1857 Mittimus returned I committed the within named Vincent Gray to the custody of the jailor of said county with whom I left a certified copy of the within writ fees service 25 Mileage 45 ct Robert Gamble Const

Items of Fees

Affidavit	25	Constable	
Warrant	25	Serving Warrant	25
Sub for 5 Mit.	28	Serving Sub	50
Serving Mit	20	Serving Mittimus	25
Judgement	25	Mileage	45
Mittimus	25		
Witness Fees	2.50		
This Transcript	31		

The State of Ohio Union County Mill Creek 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 case Warrant Arraignment &c of the Jps aforesaid afterwards to wit on the 8th day of November A.D. 1852 the following bond was filed to wit Be it remembered that on this 17th day of April in the year of our Lord one thousand eight hundred and fifty two personally came before me Thomas Brown Probate Judge of the county of Union and State of Ohio Vincent Gray John Gray and Silas Bell and severally Acknowledge to owe the State of Ohio the sum of One hundred and fifty dollars each to be levied on their goods and chattels lands and tenements if default be made in the conditions following to wit The conditions of this recognizance is such ^{that} whereas the above bounden Vincent Gray has been arrested on the oath of David H Price charged with stealing or taking from the stable of said David H. Price one Bay Mare and committed to jail to await his trial on said charge and whereas said Vincent Gray was this day brought before me Thomas Brown Probate Judge on a writ of Habeas Corpus 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 aforesaid on the first day of the next term thereof now therefore if the said Vincent Gray so arrested as aforesaid

Shall personally appear before the Judge of the Court of common Pleas of the county last aforesaid on the first day of the next Term thereof, then and there to plead to any indictment that may be presented against him in said court on said charge and abide the Judgement 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 remains in full force and virtue in Law Vincent ^{his} Gray

John Gray Seal
Silas Bell Seal

Taken signed and sealed and acknowledged before me this 17th day of April A.D. 1852 Thomas Brown Probate Judge Probate Court Union Co

afterwards to wit on the 15th June A.D. 1852 the following indictment was filed & indorsed a True Bill John Hutchinson Foreman of the Grand Jury to wit The Jurors of the Grand Jury then and there duly empanelled 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 Union aforesaid do upon their said oaths and in the name and by the authority of the State of Ohio present and find that one Vincent Gray late of the county of Union aforesaid on the twenty first day of December in the year of our Lord one thousand eight hundred and fifty one with force and arms at the county aforesaid one mare of the price and value of fifty Dollars of the goods and chattles of one David Price then and there being and found then & there unlawfully and feloniously did steal take lead and carry away contrary to the four in the statute in such case made and provided and against the peace and dignity of the State of Ohio And the said Jurors for their said oaths do further present and find in the name and by the authority of the State of Ohio that heretofore to wit on the day and year aforesaid at the county ^{Union} aforesaid with force and arms one Vincent Gray late of said county did feloniously steal take lead and carry away one mare of the price and value of fifty Dollars of the goods and chattles of one David Price and in his possession then and there being found contrary to the four of the statute in such case made and provided and against the peace and dignity of the State of Ohio

James W. Robinson
Prosecuting Attorney

Afterwards to wit on the 19th Day of June A.D. 1852 the following entry was made upon the Journal of our said Court to wit this day the said Vincent Gray was three times called and came not but made default whereupon it is ordered by the court that his recognizance taken before the probate Judge in and for the county of Union and State of Ohio on the 17th day of April A.D. 1852 be forfeited and at the same time Silas Bell and John Gray the securities of said Vincent Gray were three times called to come into court and bring with them the body of said Vincent Gray and came not but made default whereupon it is ordered by the court that the recognizance of ^{the} said Silas Bell and John Gray be forfeited and that both of said

State of Ohio
John Sherman

forfeitures stand respited until the next term of this Court afterwards to wit on the 8th day of November A.D. 1852 another entry was upon the Journal of our said court to wit 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 county of Union and State of Ohio on the 17th day of April A.D. 1852, in the penal sum of one hundred and fifty dollars conditioned for the appearance of said Vincent Gray on the first day of ^{the next} Term thereafter of the court of common Pleas of said county of to answer said charge and abide the judgement of the court therein and not depart the Court without leave be forfeited and at the same time Silas Bell and John Gray the securities of said Vincent Gray were three times called to come into court and bring with them the body of said Vincent Gray and that otherwise the recognizance would be forfeited and the said Silas Bell and John Gray came not but made default whereupon it is ordered that the recognizance of the said Silas Bell and John Gray be forfeited and that both of said forfeitures stand absolute afterwards to wit on the 23rd day of June the following entry was made upon the Journal of this court Left off the Sheet

Attest James Turner Clerk

State of Ohio
185
John Sherman

Be it remembered that at a court of common Pleas begun and held at the court House in Mansfield in and for the county of Union and state of Ohio ^{on the 9th day of July A.D. 1852} before the honorable Benjamin Metcalf presiding Judge ~~heretofore~~ to wit on the 2nd day of July A.D. 1852 the following transcript was filed to wit June 19th A.D. 1852 this day came S. B. Woodburn and made solemn oath that on the 19th day of June A.D. 1852 one John Sherman of the county of Union did present to him an order for ten dollars purporting to be given by Judah Dodge requesting the said S. B. Woodburn to pay the amount of the order to the bearer the deponent further stated that he ~~did~~ the amount of the order to said John Sherman and believing the order to be a forged one the deponent further states that he believes the said John Sherman is guilty of the said forgery thereupon issued a warrant against the said John Sherman and delivered the same to Henry Crottinger Constable same day warrant returned as follows I return this writ with the body of the within named John Sherman my fees mileage six miles 20 cents Service 25 Henry Crottinger constable same day issued a subpoena for Judah Dodge for witness on behalf of the state same day subpoena returned as follows June 19th 1852 served this writ personally by reading this writ to Judah Dodge for my fees mileage 5 miles 25 Service 10 H Crottinger Const June 19th 1852 defendant present trial had Judah Dodge for and S. B. Woodburn sworn and examined as witnesses for the state Jose said was sworn

is examined as a witness for the defendant being satisfied from the evidence of the witnesses that the defendant was guilty of the charge the defendant was ordered by me to enter into a recognizance in the sum of two hundred and fifty dollars which he failed to do thereupon I issued a mittimus for his commitment and delivered the same to H. Crottinger Const- Recognized the following witnesses in behalf of the State S. B. Woodburn & Judah Lodge on June 21st 1852 Mittimus returned as follows I committed the mittimus named John Sherman to the custody of the mittimus named jailer with whom I left a certified copy of this writ my fees Mileage 10 miles 50 commitment to prison 25 Henry Crottinger Constable

Justice Fee Affidavit	25	Constable Fee Serving Warrant	25
Warrant	25	Mileage	30
Subpoena	12	Serving Subpoena	10
Serving Wits	12	Mileage	25
Entering Judgement	25	Commitment to prison	25
Mittimus	25	Mileage	50
Recognizing 2 Wit	50		\$ 1.65
Transcript	31	Witness Fee Judah Lodge	50
	\$ 206	W. S. B. Woodburn	25
		John Said	25

State of Ohio Union County SS I do hereby certify that the above is a full and true copy from my docket had by and before me in the above cause James B. Scott J.P. of the aforesaid Township

afterwards to wit on the 19th October A.D. 1852 the following bond was filed to wit Be it remembered that on the 7th day of July in the year of our Lord one thousand eight hundred and fifty two personally came before me Thomas Brown Judge of the Probate Court within and for the County of Union aforesaid John C. Sherman Holly Said and James Thompson and severally acknowledged themselves to owe the State of Ohio the sum of one hundred and fifty dollars each to be levied of their goods and chattels lands and tenements if default be made in the conditions following to wit the condition of this recognizance is such whereas the above named John C. Sherman has been arrested upon the charge of forger on the oath of Samuel Woodburn before James B. Scott a Justice of the peace of said county and committed to the Jail of said county of Union upon a certain mittimus issued by said Justice to await his trial before the court of common pleas of said county on said charge and whereas the said John C. Sherman has this day been brought before me Thomas Brown Judge as aforesaid upon a writ of habeas corpus 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 Term of the court of common pleas for said county if the said John C. Sherman so admitted shall appear before the court of common pleas of the county aforesaid on the first day of the next Term thereof and then plead to or answer said charge or any indictment that may be preferred against him on said charge and abide the Judgment of the said court thereupon and not depart the court without leave then this

recognizance shall be void and of no effect otherwise to be and remain in full force and virtue in law

John C. Sherman
J. H. Said
J. C. Thompson



Signed sealed and acknowledged before me this tenth day of July A.D. 1852. Thos Brown Prob Judge afterwards to wit on the 1st day of November A.D. 1852. the following Indictment was endorsed a true bill W L W Mitchell Foreman of the Grand Jury to wit the Jurors of the Grand Jury then and there duly empannelled and sworn to inquire in the name and by the authority of the State of Ohio within and for the body of the country of Union aforesaid upon their oath aforesaid do present and find that one John Sherman late of the county of Union aforesaid on the sixteenth day of June in the year of our Lord one thousand eight hundred and fifty two with force and arms at the county (of Union) aforesaid did feloniously forge a certain order and request for the payment of money which said forged order and request for the payment of money is as follows that is to say "please (then and there meaning "Please") to let the bearer (then and there meaning to let the bearer,) have ten dollars (then and there meaning have ten Dollars in money) on my account (then and there meaning on my account) Blig me (then and there meaning) ("oblige me") Jada Dodge (then and there meaning (Judge Dodge) 1852 June sixteenth (then and there meaning June 16th A.D. 1852, to wit Mister Woodburn (then and there intending and meaning "Samuel Woodburn) intending then and there to represent by said instrument forged as aforesaid by said Sherman and order and request upon Samuel Woodburn of ten dollars in money to the bearer executed by Judge Dodge on the sixteenth day of June in the year eighteen hundred and fifty two with intent then and there to defraud Samuel Woodburn 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 Jurors on their said oath do further present and find that the said John Sherman afterwards to wit on the day and year aforesaid at the county aforesaid feloniously did forge a certain other order and request for the payment of money which that is to say and order and request upon Mister Woodburn to wit (Samuel Woodburn to pay the bearer ten dollars dated June sixteenth in the year eighteen hundred and fifty two and signed Jada Dodge (meaning ^{then & there} Judge Dodge) with intent then and there to defraud Samuel Woodburn contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio

3 And the said Jurors upon their oaths aforesaid do further present and find that the said John Sherman afterwards to wit on the day and year aforesaid at the county aforesaid feloniously did forge a certain other order and request for the payment and delivery of goods which said forged order

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and request for the payment and delivery of goods is as follows that is to say Please (then and there, thereby intending "Please") to let the bearer (then and there meaning and intending "to let the bearer") have ten dollars (then and there meaning here ten dollars) for Gordon on my count (then and there meaning thereby "on my account") Oblige me (then and there meaning "oblige me") Juda Doegen (then and there meaning "Juda Doegen") 1852 June sixteenth (then and there meaning or intending to date the said order and request June sixteenth in the year Eighteen hundred and fifty-two) Mister Woodburn (then and there intending and meaning to direct said order and request to Samuel Woodburn) intending then and there to defraud the said Samuel Woodburn, 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 jurors aforesaid upon their oaths aforesaid do further present and find that afterwards to wit on the day and year aforesaid the said John Sherman did at the county aforesaid feloniously forge a certain other order and request for the payment of money which said forged order and request for the payment of money is as follows that is to say Please let the bearer have ten dollars on my count Oblige me Juda Doegen 1852 Mister Woodburn sixteenth of June intending then and there to prejudice damage and defraud Samuel Woodburn to whom said order and request was then and there presented by said John Sherman for payment 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 jurors upon their said oaths aforesaid do further present and find that the said John Sherman afterwards to wit on nineteenth day of June in the year of our Lord one thousand eight hundred and fifty-two at the county aforesaid having in his custody and possession a certain other forged order and request in writing for the payment of money purporting to be a true and genuine order and request upon Mister Woodburn to wit Samuel Woodburn by Juda Doegen to the bearer for ten dollars and dated on the sixteenth day of June in the year eighteen hundred and fifty-two which said last mentioned order and request for the payment of money the said John Sherman then and there well knew to be a forged order and request and so knowing did then and there unlawfully falsely and feloniously utter and publish as true and genuine the last mentioned order and request forged as aforesaid and pass the same upon Samuel Woodburn intending then and there to prejudice damage and defraud the said Samuel Woodburn contrary to the form of the Statute in such case made and provided for and against the peace and dignity of the State of Ohio And the said jurors on their oaths aforesaid do further present and find that afterwards to wit on the day and year last aforesaid at the county aforesaid the said John Sherman having in his possession a certain other false and forged order and request for the payment of money which said order and request is an order and request directed to Mister Woodburn to wit

Samuel Woodburn purporting to be made for the sum of ten Dollars by Juda Hogue on the sixteenth day of June in the year eighteen hundred and fifty two he the said John Sherman then and there well knowing the premises last aforesaid to wit 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 then and there falsely unlawfully and feloniously utter and publish and pass as true and genuine to said Samuel 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 request the said John Sherman then and there intending to defraud the said Samuel Woodburn 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 Jurors aforesaid upon their said oaths do further present and find that afterwards to wit on the day and year last aforesaid at the county aforesaid the said John Sherman had in his possession and custody a certain other ^{false and forged} order and request for the payment of money which false and forged order and request is as follows that is to say Please to let the Bearer have ten Dollars on any County Bly and Juda Hogue 1852 Mister Woodburn sixteenth of June which last mentioned order and request so forged the said John Sherman then and there falsely and feloniously did utter and publish and pass upon Samuel Woodburn as a true and genuine order and request for the payment of money to wit the sum of ten dollars by Juda Hogue directed to him the said Samuel 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 request ~~then~~ said John Sherman then and there did utter and publish said forged order and request with the intent & then and there to defraud said Samuel Woodburn 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 Prosecuting Attorney

Afterwards to wit on the 19th of November A.D. 1853 the following entry was made upon the Journal of our court to wit this day the said John Sherman was three times called came not but made default and whereupon it was ordered by this Court that his recognizance taken before and by the probate Judge in the probate court made for the county of Union and State of Ohio on the tenth day of July A.D. 1853 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 county to answer said charge of forgery and abide the judgement of said court thereon and not depart the court without leave be forfeited and at the same time J. B. Said and J. B. Thompson the securities of said John Sherman were three times called to bring said John Sherman into court as they were bound to do and that afterwards the said recognizance would be forfeited but

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Came not. but made default whereupon it is ordered that the recognizance of the said John Sherman J. H. Said and J. C. Thompson be forfeited and both of said forfeitures be made absolute afterwards to wit on the 23rd day of June A. D. 1853. The following entry was made upon the Journal of our court to wit. Left off the Docket

Attest James Turner Clerk

State of Ohio

David H. Wurtsbaugh

Be it remembered that at a Court of Common pleas begun and held at the Court house in the Town of Marysville in the County of Union and State of Ohio on the 17th day of October A. D. 1854 Benjamin Mitealf presiding Judge Heretofore to wit on the 16th day of June A. D. 1854 the following Transcript was filed to wit.

The State of Ohio vs. David H. Wurtsbaugh, State of Ohio Union County vs. Action of assault with intent to kill June the 9th A. D. 1854 on complaint of Henry C. Hoskins against David H. Wurtsbaugh for assaulting with intent to kill with an ax. The said Henry C. Hoskins filed his affidavit and warrant was issued to any Constable of the Township commanding him to take the body of the said David H. Wurtsbaugh and him forthwith bring before me or some other Justice of the peace to be further dealt with according to law. June the 10th A. D. 1854 warrant returned endorsed served by bringing the body of forthwith of the said David H. Wurtsbaugh and have him before you fees three dollars and fifty cents B. Hudson Constable Whereupon the affidavit was read unto the said David H. Wurtsbaugh and he plead not guilty to the charge as set forth in said affidavit Whereupon the said Henry C. Hoskins, Richard Hoskins Benjamin Hudson and James D. Jewett were sworn and examined touching the case according to law and the said David H. Wurtsbaugh still pleading not guilty he was recognized 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. Jared O. Jewett vs. Henry C. Hoskin Richard Hoskins Benjamin Hudson and James D. Jewett were recognized for their appearance as witnesses

The State of Ohio Union County vs. 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

Terms of fees		Jared O. Jewett J. P.	
Justice fees	Affidavit, 25	Conf. fees	Witness fees
	Warrant, 25	Serving warrant	Henry C. Hoskins 50
	Sweeping witnesses 20	Two assistants one day	Richard Hoskins 50
	Judgement 25		Benj. Hudson 50
	Recognition of witnesses 55		James D. Jewett 50
	Transcript & certificate 45		2, 00
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And afterwards to wit on the 20th day of June A. D., 1854 The following bill of Indictment was filed to wit,
 State of Ohio Union County Court of Common Pleas
 of Union County Ohio June Term A. D., 1854
 The Jurors of the Grand Jury then and there duly impannelled 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 aforesaid upon their oath aforesaid in the name and by the Authority of the State of Ohio, do present and find that heretofore to wit, On the ninth day of June in the year of Our Lord one thousand eight hundred and fifty four at Union County to wit, the County aforesaid One David H. Wurtsbaugh with force and arms did with premeditated malice aforethought make an assault upon one Henry C. Hoskins with a dangerous weapon to wit, with an axe which he the said David H. Wurtsbaugh in his hands then & there held with intent purposely and of deliberate and premeditated malice to murder him the said Henry C. Hoskins with the drawn axe 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 Jurors on their oath aforesaid do further present and find that the said David H. Wurtsbaugh afterwards to wit, on the ninth day of June in the year of Our Lord one thousand eight hundred and fifty four at the County of Union aforesaid the said David H. Wurtsbaugh with force and arms in and upon one Henry C. Hoskins did then and there with premeditated malice aforethought make an assault with a dangerous weapon to wit, a sharp axe which the said David H. Wurtsbaugh in his hands then and held and drawn with intent purposely and of deliberate and premeditated malice to kill and murder him the said Henry C. Hoskins with the drawn axe 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 Jurors upon their oath aforesaid do further present and find that heretofore to wit, On the ninth day of June in the year of Our Lord one thousand eight hundred and fifty four at the County of Union aforesaid, the said David H. Wurtsbaugh with force and arms in and upon one Henry C. Hoskins did then and there with premeditated malice aforethought make an assault with a dangerous weapon to wit a sharp axe which he the said David H. Wurtsbaugh in his hands then and there held and drawn with which said axe he the said David H. Wurtsbaugh did strike and wound him the said Henry C. Hoskins with intent purposely and of deliberate and premeditated malice to kill and murder him the said Henry C. Hoskins with the drawn axe 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 Jurors upon their oath aforesaid do further present and find that heretofore to wit On the ninth day of June in the year of Our Lord one thousand eight hundred and fifty four at the County of Union to wit the County aforesaid the said David H. Wurtsbaugh

with force and arms did unlawfully make an assault in and upon one Henry C. Hoskins and him the said Henry C. Hoskins then and there did wound with a dangerous weapon to wit an axe with intent him the said Henry C. Hoskins then and there feloniously, wilfully and maliciously, aforesaid to murder him the said Henry C. Hoskins contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

S. C. Doughty Prosecuting Atty

And afterwards to wit on the 20th day of Jan^y, A. D., 1854 the following entry was made in the Journal of said Court to wit.
The State of Ohio vs. David H. Wurtzbaugh, Indictment, Assault with intent to commit murder.

This day came the said David H. Wurtzbaugh defendant and James M. Masters and jointly acknowledged themselves to owe and stand indebted to the State of Ohio 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 to wit that if the said David H. Wurtzbaugh shall be and appear before the Court of Common Pleas in and for said Union County on the first day of their next term thereof at 10 o'clock A. M. and answer to an Indictment found against him for an assault with intent to commit murder and abide the order of the Court therein and not depart without leave then this recognizance to be void otherwise to be and remain in full and virtue in law

And afterwards to wit on the 18th day of October, A. D., 1854 the following entry was made on the Journal of said Court
The State of Ohio vs. David H. Wurtzbaugh, Indictment for an assault with an intent to kill and murder
This day came S. C. Doughty the Prosecuting Attorney in behalf of the State of Ohio and the said David H. Wurtzbaugh being arraigned for plea says he is not guilty to said Indictment and thereupon came a Jury to wit Charles Smith S. R. Snodgrass Luther Wood John Copiel Solomon Cook P. W. Alden Templeton Liggitt Adam Rekey John Weaver James C. Ford John W. Thompson C. M. Robinson who being empaneled and sworn the truth to say on the issue joined upon their oath say that the defendant is not guilty of an assault with intent to kill and murder in manner and form as he stands charged in the Indictment but do say that the said David H. Wurtzbaugh is guilty of an assault and battery upon the body of Henry C. Hoskins. And thereupon the Court sentenced the said David H. Wurtzbaugh to be confined in the Gaol of the said County of Union and be fed on bread and water only for the period of ten days computing the time from this day and it is further ordered and adjudged that the said David H. Wurtzbaugh pay a fine of fifty dollars and the costs of this prosecution taxed at _____ dollars

The State of Ohio
vs
Robt Scott

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The State of Ohio vs
Rof Scott

Heretofore

Pleas before his Honor Benjamin Metcalf Presiding Judge at a Court begun and held at the Court House in the Village of Maysville within and for the County of Union and State of Ohio on the 10th day of April A.D., 1855 And afterwards to wit on the 24th day of March A.D., 1855 the following bill of Indictment was filed which reads as follows to wit,
 The State of Ohio Union County 1/3 Court of Common Pleas March Term A.D., 1855. The Grand Jurors of the Grand Jury then & there duly empaneled 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 Union aforesaid upon their oath aforesaid do present and find that Rof Scott Derias McIntyre & Stephen McSain, late of the County of Union aforesaid on the third day of March in the year of our Lord One thousand eight hundred and fifty three with force of arms at the County of Union aforesaid did unlawfully bet and wager upon the event of a certain game at & with cards commonly called old Sledge with each other and Benjamin White a great sum of money to wit the sum of ten cents, to wit said persons did then and then bet said sum of money with each other and Benjamin White upon the event of said game which was then and there played by said parties to determine said bet, 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 Jurors upon their said oath do further present and find that the said Rof Scott Derias McIntyre & Stephen McSain. Afterwards to wit on the day and year aforesaid did unlawfully make a bet and wager of a certain sum of money to wit the sum of ten cents on the event of a certain game commonly called seven up played at and with cards by said persons and Benjamin White then and there to determine said bet contrary to the form of the Statute in case made and provided, and against the peace & dignity of the State of Ohio. And the said Jurors upon their said oaths do further present and find that the said Rof Scott Derias McIntyre & Stephen McSain did heretofore to wit on the day and year aforesaid at the County of Union aforesaid with force and arms did unlawfully play at and with cards with each other and Benjamin White at a game commonly called seven for money to wit the sum of ten cents to wit the said persons then & there did unlawfully play with each other and Benjamin White said game 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 Ohio James W. Robinson Prosecuting Attorney and endorsed "A true bill A. J. Wilkins Foreman of the Grand Jury"
 And afterwards to wit on the 28th day of March A.D., 1855 the following writ of Capias was issued which reads in the words & figures as follows to wit,
 The State of Ohio Union County 1/3 To the Sheriff of said County greeting. We command you to Take Rof Scott if he be found in your bailwick and him safely keep so that

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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 his in said Court for Betting & Gaming. And have you then there this writ Witness Iaber Randall Clerk of said Court at Marysville this 25th day of March A.D., 1855 Iaber Randall Clerk, which was returned endorsed Received this writ March 25th A.D., 1855 I have taken the body of the within Ross Scott the name of his bail is Norton Scott I herewith return a copy of the bail bond Geo Service 35 mileage 40 Bail bond 50 Return 10 = \$135 William H. Roth Sheriff And afterwards to wit on the 10th day of April A.D., 1855 the following entry was made in the Journal of said Court which reads in the words and figures as follows to wit, State of Ohio vs Ross Scott } Indictment for Gaming The defendant being arraigned for Plea says, that he is guilty, and it is therefore considered that the said Ross Scott make unto the State of Ohio his fine in the sum of one dollar and the costs of this proceeding taxed to \$

Attest Iaber Randall Clerk

The State of Ohio vs Ross Scott

State of Ohio vs Ross Scott

Be it remembered that at a Court of Common Pleas begun and held at the Court House in Marysville within & for the County of Union and State of Ohio on the 10th day of April A.D., 1855 before the Honorable Benjamin Metcalf Presiding Judge, Heretofore to wit on the 24th day of March A.D., 1853 the following bill of Indictment was filed which reads in the words & figures as follows to wit, The State of Ohio } Court of Common Pleas Union County SS, } March Term A.D., 1853

the Authority of

The Jurors of the Grand Jury then and there empaneled and sworn to inquire in the name and by the State of Ohio within & for the County of Union aforesaid upon their oaths aforesaid do present and find that one Ross Scott 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 did unlawfully bet and wager the sum of ten cents in money upon the event of a certain game of cards commonly called seven up with Shepard Gandy Stewart McIntire & Benjamin White late of said County to wit, then & there did unlawfully bet and wager a great sum of money to wit the said sum of ten cents on the event of said game contrary to form of the statute in such case made provided and against the peace and dignity of the State of Ohio. And the Jurors of the Grand aforesaid do further present and find that the said Ross Scott afterwards to wit, on the day and year aforesaid at the County aforesaid did unlawfully at and with cards with

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Shepherd Gandy Stewart McIntyre and Benjamin White a certain game commonly seven up for money to wit, the said Rop Scott did then & there play said game with cards with said persons for the said sum of ten 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

James W. Robinson Prosecuting Atty

This Indictment was endorsed "A True Bill A. J. Wilkins Foreman of the Grand Jury.

And afterwards to wit on the 10th day of April A. D., 1855 the following entry was made in the Journal of said Court which reads as follows to wit,

State of Ohio vs. Rop Scott & Gaming. The defendant being arraigned for plea says that he is guilty it is therefore considered that the said Rop Scott make unto the State of Ohio his fine in the sum of one dollar and the costs of this proceeding taxed to \$

Attest Labor Randall Clerk

The State of Ohio
vs
Rop Scott SS.

Be it remembered that at a Court of Common Pleas begun and held at the Court House in Marysville within & for the County of Union and State of Ohio on the 10th day of April A. D., 1855 before the Honorable Benjamin Metcalf Presiding Judge - Heretofore on the 24th day of March A. D., 1853 the following bill of Indictment was filed which reads in the words as follows to wit,
The State of Ohio Union County & Court of Common Pleas March Term A. D., 1853. The Jurors of the Grand Jury then & there duly empaneled and sworn to inquire in the name and by the Authority of the State of Ohio within & for the body of the County of Union aforesaid upon their oaths aforesaid do present & find that Rop Scott Joseph Franklin and John Elliott late of said County, on the twenty fifth day of December in the year of Our Lord one thousand eight hundred & fifty ~~three~~ with force & arms at the County aforesaid did unlawfully bet and wager 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 trial at raffling the said persons then and there had to decide said bet & wager between said persons and then and there did decide said bet and wager between said persons to wit, the said persons did then & there bet and wager said sum of money with each other on said event of said contest & trial at said raffling contrary to the form of the Statute in such case made and provided and against the peace & dignity of the State of Ohio

James W. Robinson
Prosecuting Attorney

which said Indictment was endorsed "A true bill
A. G. Milkins Foreman of the Grand Jury
And afterwards to wit on the 10th day of April A. D. 1855
the following entry was made on the Journal of said Court
which reads as follows to wit,

State of Ohio }
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Rep Scott }

The defendant being arraigned for
Plea says that he is guilty, and it is therefore considered
that the said Rep Scott make unto the State of Ohio
his fine in the sum of one dollar and the costs of
this prosecution taxed to \$

Attest Gaber Randall clerk

The State of Ohio }
 vs. }
Gellman Wade }
 } Be it remembered that at a Court of Common
 } Pleas begun & held at the Court House in Marysville
 } within & for the County of Union, in the State of
 } Ohio, heretofore to wit, on 4th day of April A. D.,
1856 the following bill of indictment was filed
which reads in the words & figures as follows to wit,
The State of Ohio against Gellman Wade } Indictment
in the Court of Common Pleas of Union County Ohio
for Burglary &c. The Jurors of the Grand Jury then
& there duly empaneled and sworn to inquire in the
name & by the authority of the State of Ohio within &
for the body of the County of Union aforesaid upon
their oaths aforesaid do present & find that Gellman
Wade late of said County of Union on the fourth day
of December in the year of Our Lord one thousand
eight hundred & fifty five with force & arms at the
County of Union aforesaid about the hour of eleven
in the night season of the same day the dwelling
house of one Daniel Wolford there situate & which
the said Daniel Wolford & his family then & there
dwell wilfully maliciously foreably & burglariously
did break & enter the goods & chattels of the said Daniel
Wolford in the said dwelling house then & there being
then & there feloniously & burglariously to steal & take
& carry away and then & there in said dwelling house
certain bank bills for the payment of three hundred &
forty dollars of the value of three hundred & forty
dollars and money to wit, Gold Coin of the value
of sixty seven dollars & fifty cents of the property of
said Daniel Wolford in the said dwelling house then
& there being found, then & there feloniously and

and burglariously did steal take & carry away well knowing 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 Ohio

And the Jurors aforesaid upon their oaths aforesaid do further present and find that the said Gillman Wade afterwards to wit, on the fourth day of December in the year of Our Lord one thousand eight hundred & fifty five aforesaid with force & arms at the County of Union aforesaid about the hour of eleven in the night Season of the same day as aforesaid, the dwelling house of Daniel Wolford then situate and in which said Wolford and his family then & there dwell, Wilfully Maliciously forcibly and burglariously did break & enter with intent the goods & Chattels of the said Daniel Wolford in the said dwelling house then & there feloniously and burglariously to steal take and carry away and then and there in said dwelling house certain other Bank bills to wit, thirty four bank bills of the denomination of ten dollars each of the value of ten dollars each to wit of the value of three hundred & forty dollars and money to wit, Gold coin to the value of sixty seven dollars & fifty cents of the said Daniel Wolford in the said dwelling house then & there being found then & there feloniously and burglariously did steal 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 & dignity of the State of Ohio John L. Porter Prosecuting Atty

and said bill of Indictment was endorsed as followz At true bill Leonard Blip Foreman of the Grand Jury and also endorsed as followz to wit, Gillman Wade being arraigned for plea says he is not guilty of the facts charged Afterwards to wit, on the 2^d day of April A.D. 1856 the following entry was made in the Journal of said Court which reads in the words, as followz to wit, State of Ohio vs Gillman Wade

Gillman Wade } Gillman Wade being arraigned in open Court for plea says that he is not guilty 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 & the said Wade failing to give bonds as aforesaid was remanded to Jail.

And afterwards to wit on the 10th day of June A.D. 1856 the following entry was made in the Journal of said Court to wit,

The State of Ohio } Burglary and Larceny
vs } This day came as well the Prosecuting Attorney as the Defendant Gillman Wade in his own proper person and thereupon came

bill
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a Jury to wit, Charles P. Morse, W^m Turner John B. Langstaff James Yearley W^m Bird, Jonathan Hains Thomas Stillings John Chapman Regular Jurors and William Hamilton, R. D. Reed Charles Tullington John Weaver Salopman who being duly empannelled & sworn the truth to speak upon the issue joined between the parties upon their oaths do say that the Defendant is guilty and thereupon the ^{said} Defendant Gillman Wade was remanded to Jail to await his sentence.

And afterwards to wit On the 11th day of June A.D. 1856 the following Entry was made in the Journal of said Court, which reads in the words as follows to wit:

State of Ohio } Burglary & Larceny,
 vs. }
 Gillman Wade } This day the defendant Gillman Wade being brought before the court, The Court do sentence the said Gillman Wade to be confined in the Penitentiary of the State of Ohio and kept at hard labor (no part of this time to be kept in solitary confinement) for the term of six years from this date June 11th 1856 and pay the costs of prosecution herein taxed at \$

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