


Wherton fothe adro, The Seate of Ohis 30 Guer Peter Aeden stal
581. Alew Trank.

6in Atturteme yomen
same $46,53,54,55,56,57$
same 208
dame 3र2,
same
208



Qeyood Bow
Lises deedmacan Hoome


Dasher Fred Y IUPulleten Garher Fired es State 60 bitler arary er l DCA
Somien d.Covstati- 52
Qegordibovand
(azs) Desaman Hoover

The State of Whio $4 t$ Some Sy Sorme stater 325 ad Nate.. 34\%348

Emment Michael Echiot uddusion
144 la kivio Thonsas
usor, Geronse Alfrea
tarnum iffenry Frantlin form

The State of Ohio 27

| Scät | 202, |
| :--- | :--- |
| Stale. | 305 |
| Stall | 339. |

The State of This 29
same 35 The state of Ohio 46 ?
defer
Epeene famue the state of this 41.48


422, Lorckur Mary fame

Diff

eficidreth len l
Hodges thomas
yensel yfen
Hansakan ys
Henter goh
Hoprine foh
Carrés $W^{\mathrm{m}}$
Arlland

```
ditildretheren Vieliiom clals The SEate of Ohis 23
Hodges Thomas
Hensel fifenry
Hansakan itenry
Henter gohr
लै口prine Gotm,
Hounniten Patriek
Maris \(1{ }^{\mathrm{m} / \mathrm{m}}\)
Aorland
    same 33
    Same 36
    Same 41
    Same 42.43.49.50
    Same 4o
    same 65
    Sorme 9b
```

Cows.danvel es State
Kersertee adres 8 tali 98


Lamb ife Lenor foth s Leattimen ao Sifrisgs Gamen et Sefrege famen

Lamb itency Lenor fotm ys Lecitíncer ceders Sefricigs famen et, al Sefrioge famen

Mraryo peler
micleme it to
Mays leordi
Burnmy batráar Sniller t brawfora

Quay Goher $v$ ass.
noayd, Pieter Eq Dever

State of Ohis Go
nion bhn Ueston'tazd
on. Yions:

1
Nicre Ohnislian Uacsourtard et ar

The State of Ohio 26
on. Groos ${ }^{2}$
Seän of ohio 404

Powrs foh
Powers
579. Pankur. Yisiciay

Disery, Abuy

Gidey

Powres form
powers leathanim Prié is. Atate 61
5)9. Parter. शilliann of
osrey. AGuga. 8 .

The seate of Whio 51 same 52
ad Sanue 304

$$
463
$$ The seale of Thio 3y

Stätivs domels 92

Lrale of Ohio Same
pame
Same
2ame
Same
Same same Same \$ame
\$ame
Samu
Lame
Same
Same?
Same Same Same same Same same Sance Same Same same Same same Same Same
Same
Same Same same samur
samer
Samer samel
samer
same
same
Same
same
same
saine
same
Satue
same
grame
gamie
same
Same
Sorme

Jerckiah Smith 1 r William of bartmele '5 6 Gom Gi弓wernen 6 Hohn P. Baus Emanuel Brown 8.9" faseph Inipler 10 Wem Arildreth deni et ales 23 Gavon Lopin : 24 . Thomas 4 Fodges $25 V$ Ghritian niek 26 Jferry Lamb 27 Michael Emment 27 Henry Larnum 29 Meuton base Gom Citherton
29.32 .33

Henry fensel
Henyy Hansahan
Gohm Transiin Thomap Ridey Gohn Y. Linox Gohn Moode, Nayne s mists Gohn Huber 41
36

36 SLaki us Purajers I/s.
35


40 State ns Barbee, 15.9
41 state vo Ref. 138
41,488tate iss. Weber 137
42.43.49.50s taters Guddyhie. 138 . 44 state 2\%. Nartiu. $135^{\circ}$ 45 state vo Baylerf. 136 $45,53,54,55,56,5 \%$. Staterssinithic. $140^{\circ}$ 4 yr State 18 B Wartíu. 134 51 staters Gudrews. 133 52 state vs. Ennderman. 132 58 state ves to optime.elal. 130 si9 state is Gones; 131 60 State 18 Grifble. 139 61 State os Sharf. 128 62 state $2 g$ Naity. 129 64 state vo Adaniss 141 65i Statevs Malloyistal. 143 6) staters Singer. 144
68


14 state v8 Mulvain. 148 76 statev Beard. 149 78 State vo Aldrietuetal. 150 State va Morford. Is I State vos Rienter./ 52 state is Rechter. 15 '3


Imioh yoz 2mith Wagne SReels Saml suorsterq
Smoaprass otlex 589 Severe Qtano 596. Stahl. Seorge: 591 Srivith Stillia Skaclayora
601. Possfohu

RSue page before $P$

Smith Yezeriah Imith Wayne Skeels Saml suorsterq
Smayraso otlex 20 $3: 9$ Suvere Otano 596. Stahl Eeorqe:

591 Sriith PHillian etae Shacllugord lour or.

The State of This I Same 40
Same 47
99
San 101-102-103.
ad Samu. 311
"Samu 310
Laure 321

$$
454
$$

ad Leate. 327 .

SCate w-s Siotto st are li2.
Same us Gundermanlell
Slate us Wuseh. 16 b,
sláte as DPuce l66.

- Siaté vo Audraws 16\%/168.169.171172

Stañ is AnmzestaU $168^{\circ}$
Slale 访 Davay $143,174,175,196,174,148$

Sinto is Eencitova if,
Sute v a. On is,
Seate vo Cacuas 182
Sē̃s us arume 18
Sião is Alfesanghlai 18 y
Siato is droou et als 18 '8
Siate vo Ml excungtuiver an 190
Seate uo kariniv Rongetaer 192
Stale os Piee 143
Sace is IVilic Orreralo 194
Släté vs Adams Iuscon 198\%196.198.
Slati us Addizon Elliott, 202.
Stale us bearge brow , 204 ,
scati us bsuiforal Difphoms-2r0;
Slate us Fioutz Davis 206mor:
" "Aedew r A dean 208
Staties Ebuerre ह\% al $2 / 4$
State us Grant diek 216
... vs Arthuw Sinitustal $226^{\circ}$
sanue us. E. Nodgersital 222
SamevS. IIL. Powers 228
samuvs Arthur Smitu 224,
Sanuevs D. Wood Etal 230.
Sancus Cif Bronson tal 233
Same vs MWMzlichtor Etai 236.
Sance vs WV Riveliter 239,
Samevs same 240
samevs same 241
Same vs same 235
Samers Saine 242 .
Sarne visthoe Garduer 244.
" us. Lucillas Shink 246
" us. 30 madidley a a, nidlly 247

- vsatibs.Mosuer 24.

Staters Auros of Enskeep.2i\%.
"BSloprus Orahova, 274,
"Hes Alex Drighr-4 Edwar fones. 275,
"A otm Mnarj0.276.
"beorge Facrmond, 280
"Evalter \& Garfo 248 .
Evalter \&harp 281
Gdwo fawn 282
Seminlm Lravi283
Gha: Mmenthous 28t,
"."Seory Baily 285

Shätiof Ohio es Eicia Downuy. 286 . "Ooluer SY Garlije. $28 \%$
"Mobert-Eequnbeth 289 . 564. State ORMis and IT. Celume. 314 589. "Samu" " Häm Severe. 311 s96. Savu. vo lergu Stahe. 310 584. Same us ifcime Tyles 309 5.83. Save us. Heranu fler, 30\%. 5.44 Same vo Thoreafleatien 305 579. Saque u. H/ Marken 304 590. Samu.v. S.Bunct. 302 580. Same os fraut Alime 30\% 582. Saure. No. folue Villiaus 300. 581 ogure Lo. Qecarb паши, 329 588. Samu votrante Eodfrey 328 61 Same vsfohul Poss 327 59.) Same is (powarde tegrod. 325
612. Same vo Allion feffreyecal. 324
 611. Same us Lesge Mays. $1 / 6$. 613. Sacce un Pelei Mratorfincei Zugo 393 600, Same es Gesex bongozdun.335 422 state ws Mary fons boracn.338, 420 Ntate "Cefrea Govans, 339, 619 Staté "Hoelly, fand. 3HO Glt dtale "Benestan folm 342, li30. Ntale "foe Brown उै 4 H, 129, Alalé wa Wattinn Gori. 345(425; Staté ve Hoomer dennomi 34\%, 348
 430. Siali . Eniles r cronerforae 360 632. gospth Brouse 362
633 " "densil "choideses 381


668. Sheojteff biluouse 394
G660. boleas Wiliames 39y 66t.. Ip Avvin 349 668 "Silas Failor IV 56y" Kobert Sarnex 294 6.47. Jas Lefordge etial 372 3. 48 383
ympler की Yoper Aa fissmum
384 Folew Fifica +83 Bamu.
ouruy. 286.
youplet doseph Yofey Aaron
Sisumum be ortherine
ini fermen ifsicia. ** Sami.

The Stace of Ohis 10
Same 24
8 orme 40 Sanne 30\%. Samue. 307.
bangorden Cessex
State. 337:
Wrode go
loved. Yong
wiell of 80
ofisiatus
Wattion le


Yuranes Gobre G.
fleas before the bout of cormon Ples withim and for the lowntg of Union and cale of Chio, at a lim elequn ance hued at the forent Doouke in Maryoville ontwe $12^{2 t}$ day of Pelober $C, d$, one Thousand Éight Mem dzeel aste Lílz. Dbís don IVillím Lawrence Presiding Oleedge Ohe Atale of tivo $\{$ medictment for veciqlarz and varcen
$\square$
Helretiale aminte + Dichand reed

Beet Tememnere thal hue the to wit ontle 20 cay of Aeflemer $(1, \infty, 1559$ of tre defimmer erms of Salu conit, the frand Aurors towit: Cindruo Comince, Cebaham Deet, Pobert Camele, Pobent enoderaes,
Levi Lane, tomalran thaneman, Comell Pobinson, Cedame Cichez Huse Milchell, omm Smyant, Dames Nmirt, saac Prodecek
 men of Imion boumd, and Atate of Thio, reing duly impammelede and swon to inquire of cinnes and of fenses within and for tue bodz of The bounty of llimon, ande late of Ohit, elivelender Nu cluarqe of lie bounl,
 the 20 te day of N Neplemeer $A, D, 155$ of the Same lemm, tue peand tevort aforeaie again appeared at the barif Sace cout, anee presenceer pleyolenot
 of common pleas, depenzeer deme $k, \infty, 15$. The derons of the frande Sury of the tale of Crio imphanneled, devann and charged to eniguive of crimes, and offenee commune withon the face lounly of lenionse se The namne aned by the anthonily of the tate of ohir, onclueri octro do
 counly, on the nimesente day of, Atannary in thu year of our dord one thone sande eiqlet hunderd ance figt, nine about the hour of elevens aclocte in The niqne season of lue tame daz, withe force and amms at dacd bounl, in a cercain actory of lawsin llelete and Solm filli Heouee in Said county then anderene dimale aned king, welfully malicionely, foweably and burglariouelz did brate, andence, witle intent A govel Chatetes anter popenty, of the taid lavoin lillets and sobm flli Heonse ine saide faclorg, tron and there being, Then ande treve feloniouseg and burglaniously, to deal tatk and carro avan, aned tren annelhere' in taice actorz Nimelen yarels of white plammel of the value fivelve collarp, Slack casinneselwensy deven yasces of lue value of thinl, thue Collars, livien yardes of Clact dalinele of the value of elevin dallars seven $y$ areds, ued twilece, cotten, chain flamel of the of Pruve dollass and fifly cents, and droctinng yarn of tue value of fiftecn doblars, in all of tue values of deventy four dedeling anee fifts cencs, of thi goods, chancis, and mofunto of The saice sobm Y.V. Howse ance Pawsin lVelste in the dace factory thens and there being found. Iren and there feloniouslz and burgeariouse, did Sear anel eater ance cary away, contriany to the fom of the datue in Such case mace and provided and aqainst the peace ance dignity of the tate of Phir. Cend the curors aforeacte enguining as aforesaid, epons Pheis raths aforesaid, in the name, and by The anthoing of the tate of of Ao friver present and find trat the daid Rictrase leed and begeliats -mith, afenwarces to wil, on the dez ance year aforeaice, at tu lounl? Invion Aforeeaces, niniceen eards of white flamiel, of tue value of livelue collars. Stack casinuse eventy eenen yares of tue balue of tivity. tho collars, thincees earces of hlacte dalincee, of the value of eeven yards, ed twilled, cotron chaine olamme of the balue of It collaro and ofifz cento, and dectining yan of the value of
$2$
rllows
The dlate of Thio $\{$ Andichment for Burglary and Naremon,
 neal of this cause and thereupoon the daide Allomney for defondant and Sthn brac proseculing altonnen for the allak is Inio came forvard and evaived the liseint and servie if a will moliec by the derte of this count ande apheemmen of taide allomen.
 as tre time and theiffice'f the lelente of the count of commomin peleas of Itmion counth Phio as the placefor the deritring of acce devz Aferwares oh tre 20, day of Cepil Ce or, 186alnopollowing int was made in the eumal of raite Cout whieh reade to followt.
The ath of thir ) Andielment for Duzplarz and darcenz
The cauee tantes condinulue to tue not trme of 1 Nelgetriate dmith count and the defencent eeqeinece A eneer inte a recognizance in the dem of Dike Heerndered Dolearo for mis appearanee at the shept tim of The, coint aned Nuereupon by afree ment of the amomeze for the dakee effencenct ande the proseculing
 is also Cosminued.
Wefenvarde on tue 25: day of elene le, D, Is Co the following ínery

 Herm of thr coune. Sie fưther orcered that the afencant enter into a ceeognsiasse for sis affecarasee at the netie luss of 1 is courd in tue dern of Hour fleuncred tollasso preceupos the defondent paling toentr inh dueh reeognisaner was remanced $A$ Nue cusely of lue dailor. Cferwarde on the $1^{\text {st }}$ day of Celder Ce,D, 1560 thefollowizng Entry




 Was made in the eovnal. Daice court whicel reale af The tak of thio $\{$ onddichmene for Deezglanz anel Neczetriate Amolle studade defencente domping irposeone eqonet Melzetirite smithe heving aqaiz arraissced and the daide indeiel hent hering ceace toleini, evas astrecl how of the premsieng
$4$

Whe tate of Chiv $\{$ Beit sememberen that at a bour of bommon Uly, Us $\quad$ Oteaktegeen and hele at the bount thousein Mampaile Villiann etb, bantonell Juithin tfor the leounty of Linion in the seat oftio o
$\square$
ande 1
coll
bast to.

- hastrice
on the first day of Iidnuary GD. 1860 the following bill of als didmont was filese in said bourt which reads in the wordeg as de figurus to with,
the Atale of Ohio Renion bounly 3 borest of bommon Ple z of th Dens Aslannary in the the year of our Lesd couthousand eight Rurceseetsinty The Atuross of the prande aling of the dlale of Chio esmpianoled sworn and charged to inquize of erimiz ande offesces commírlea wittion the said borenty, of Tinion in the name and ly the authoing of tw dat of tiin on Thier Oathz dopresent and find Thal llilliame V. Caimulo Cat of bounty on the eventy fourth deay of trecemler inthe cear of our bose one thersand eight huncesed and fifly nine at the bounty afosesaid díl untaufully sell intoyicating liguors to one fotomen zrown secend then and there keing, to te drante upen the premiezz where sold to wirl, at said bounty whiot incoriouting liquerg warthen and there, If the said Lolomon Brown seoend dsantz upron the premise aheresolde vil. at the bounty afesesaid contrany to the form of two Slalute in sucto cuse made and provided and against the fuace and dígrity of the Stale of Chio stobm Bboal Brseculing Pitty. Rnió tocenty Chío Which lill wasendeossec on the ta elt to wil. Dhilandes manoheseu Iocman Cind aftuwaids to wit on the 1 st ce ay of Gduber a, D, 1860 the foleowning onlyy wao made in the etornal of, said boret whićt, reade, bo, wil, The stale of Thio Selmdićmentyo sellinig éncoxicalírg lequrs í̀ us Sairlatión of law.
Witliamelb, barmelo $\left\{\begin{array}{l}\text { Thiz̧ day canre tu said defendant llillián }\end{array}\right.$ heretofise enlered inthis case at afomer unm of tring bourt and or itea sayp he is guilly in manner and farn as he searedes ekarged in said Iondidmenc. Wherefose it is considered 4 ad judeged ty the bourt That The said st of en eane llillíande. Gandrelo meatze hizg fiñe eo The Slate of Ohi' in the sum of ${ }^{2}$ en dellerg und pay the cosss of tuiz prosececión layed to dellarz ande centy

Altth Saber Tandall Bent

6





 in the sum of Une dollers and thel hef ray the cosse of ties puosecurion
 1860 his ét onor Ililicam dacusence Aresiciéng studege.


bommon pleng onamporile Slate of Chio to wit on the was in said wit,
of the Iem
rdractingly mon and ohargia founty of Insion 'oalhz do On the porituntits undred and selcisdoriéating copon the which ínlow iesing afor the id entrany - Hagainar -
banty Chis,
llowing es to wit, - HV, Cantmell clment The prennizes be cis gailing
tment
al Thesaid che of Chio hosecution
$\qquad$

$$
2
$$

If bommino reque in levión cobr C.D, 'llowing scads lowit. Plear of the ight hundud wo emplamiled illed evithion

The Slake of Chis on their oatty do present as deind that et obm Ceorge ywemen late of said bounty on the Cwenliet doy of maret in the year of our Lo de onw Thowsand eight hundred and sifity at the Gounty of Ninion aforesaid did untawfully Sell intoficeatingliquing to one bypag Wood then and there Ciing to b, drante wpon the fremiegeg then sold bowit at the bounly of Union aforesaid which intorioaling liquonz were then then by the said d'b ylag'lood desank upore the premiseg there sold to wir at the bousrly of losion afosedaid contrary to the ferm of the statute in such case made and provided and againer the preaa and dignity of the elate of Ohio, Dom B, boalz Bran Aty leniono bounty Chio lkieh bill was endersed ' a lnue Bile limoa, Beach ass, fosem an of the lpana deny" lifterwards to wit on the 1 st day of Gololer G, D. 1860 the following entry was made in the Dounnal of said boust which ap follouzt to eric the stale of This Stordidment for selling inloyicating ligecor Vs N in violation of law. Sthe defend antolomilijarenn Hohn lusge jeverner this d ay wag arsaígned and the otndidment bing sead to him was astred how of the premisez he would a equir himelt, for Plea sayp he is guilly in manner and form as he stands oharged ens said êndictment. Whercupon it ís consedered and adjüdgee lyetw bourt that the sacie defendant dobon l, zovenner make fié fiñe co the slate of Thiv in the sum of five dollarz and pray the ooslg f tire prosecution tajed to collard4

Atbidi) Sales Tandall blem
Uhe Atale of Chio Be is semnenclered thal at a bount of bommon
 Villiam ausence Pesiding Sledge, otlerelofose to wil ontre fieier day of telruang, $D, 1860$ the following bill of ondidmunt was feled in saide bount whech seads iv the vords and figures 10 wíl. The tcate of Thic Rnion bounly $/ 3$ bout of bommen Aleas of Natem of Atanuay in the year of our Atd one thowsand cight hundred ISíyyy. The Anvors of the prand diny of the state of Thic impanneled sworn t charged to inquire, of eninvee and offences commith within the said bounty of Nonion in the name and by auttrinty of the state of, Ohio on thin oathe do fresent tfind thar Shobn DNauer late of said bownty on the lwenly eighth day of Sanuary in the year of ow lorde One thousand eight hunered and Sinfly, at the bounty afosesaid did unlawfulty, Sele'intoricating líquore to one lincent 3 rawn Then and There being. To le drank, upon tue preméseg, cehere sold tovie at the bounty of Luhion aferesaid, which incoricating ligurs were then theie by the said lincent Brown hranteronithes premises where seld Cowir at the bounly afosesaid evslsary, toform of the statule in such case made and frovided against the peace and dignily of the Irate of thio
 Whieh Bill of Indielment was endorsed a Inve Bill Ahilande Manchedter Aeseman of the prand stury. And Afterivard, to wit. on thitl' day of Apric GBD, 1861

8
The flellowing entry was made in the obumal q saice teunt lo aire


 to the blale of othi
the coste of thisprosecution Iasede dollasis emty
Albid - OClertandall Glent



 peads in the loonds and figurene as pollong to erit,
 Chague to inquise If erins and offerces commier e wittin the said On thin oothe do peeme and find Hach 8 manuel Smown late of paid therwana cight buncira tyity, nime at ite boconty of amion afonsaide Thien and there leing to Io dsanver upon the pressises ufere sold to wint Tine ly the said dolomon ts sown ines dsante uhon the fremises whens sole to wirt it the bounty of rowion aforesaiae contravy to thy form of


 Omanull bowns readel him was astree how of the prosides hy in mamen if orm as the standes charqea in said a Indidment
 five dollers thal he rey the cosk of thisp hioseculion leynde aolconat cenb.

Gount Cowil
lay was ad to hims acqui him m as he stands adiuaged在 his fine hat he kay $\mathrm{Cenl}_{3}$

12 of fommon toblouse in
unión in
シie C,
redege
following
¿Chich
a of the 2erm
" \& sintu,
Sworr and
The said
wo Ohio
te of Said
ur Lose on
aforescid
rown firat
old to wir-
were thex \&
niés whew
the form of el thapeace
bountr Chio nan ofter hernepeng
Envery wat
llewr so ari
el Orown
clsmonthing
emíses he
yo heis guilly
ment.
id defendant
the sam of
 Eomanvel Brown bounty of Ancion in the deate of thio on che 16 'day of Apule A, D, 1860 the ettonoa ke Nilliami Lawrence Dsesiding drude. Heutpon
 in said bount which, sead ine the worde tfigiun as follous eo hit, the Stal of Ohio Nenion bounty 13 bout of bommon Dlear of the Lermofolamany in the gicar of Our Lord one Thowsased eight lundued aned Sinfl,
 to inquive of the osimue and offences commilied withini ctu said Gounty fo min in the name and ly the authonity of tho scal of Otio en thei bathe dopreent tiend That imanuel Bown late of said bounty on the lwenty forith day feani in the year of our Lord One Thousand eight fuendrea and fifly nino al the toany of lenion afresaide dide unecufully sell incopicating líiuna co cualdomon Brown second then t there bing $16 k$ dsante upon thumemises enhere sold to wil, at itw bounty of Renion aforesaid, whi'th intoricating lijurs wevehisitturn Iy The said Lolemon brown Second dsante upun the memises whersold to ait, at the bounty of Union, aferesaid centrary co the ferm of thw staluts in sach case made and providide and agrinst the preace and degnity of the state of Ohio, Sthn B. boats Drasecuting Atimny Lenün bointy Chía, Dhieh Bill waelendensed co wir, "A tru Bill Ahilonder Mranchist Itriman fti trand ling.
 made in the Lournal of Saide bout which reads as follouz to wit, the Atate of Chis 2 telailing, the defendant Emamuel brount this dey,
 Omanvel bsown Gevas astred how of the premises he would a eque himsulf fuplea Says he is quiliy in mañur and farm as he slaneds otanged in said sbrdicemene, Therefore it is considued and udjudged /ythe bour 1 That the said defendant imanuel Brown makr fié finc une the seat of thís in the sum of five dollare And thal hefray the finc of this proseculion lazed at dellaret cents)

AttDt B́aler Bandall blevi.
$10$

 Know and abuse by reaton and by meane of and in the perpechation
 Loseltha Draper me tho Aaieb ninetench day of fammany in tho year of ous Lord one thousand eight hmedred and sixty nine at the evinity of eniovo ofvisaiel died and do tho pinors afvesaied iforo Thir oatho aforecied do say that tho Aaid opsiph siput her the Laico Foselota Sraper in mammer and fom afousaiét mnlanfully felonimus millully pirprsel, and of his dilibesato prenvediladed inallicel did thew and there kile and monsder coukrany to tho forn of tho Platute iw wuch case made and provided and ag ainet tho peace and dionily of the state of Alio And the preso of the qrand onny aforeswio electiet empameled sumen and charged as aforeoaid in tho name and by the anlhinly of tho Alato of Ohio Aforesaie upm tho oathe afnesaieb do finther find and paresent onal the saieb posefoh siplet lato of said covnty on the minelench day dammong in the year of our Aord ore ohovsanel erght-hmerred and diply one at the countig of lnios of oresaieb contriving and intending one Coseltza sraper then and there beirig envaininlly felvivusly vilfilly bupprsely and of his dilibenato and pecmeditated malliee to kilb and murder on tho bame day and year last of onesaieb inito force and arms at the connty ofveraid in and upor tho bvily of her tho sevieb Rozelta Oraper thers and the ine anfilly feloivisey milfully proporely and of his diliberato and premeditaded mallio diel make an ala mult ansd her tho daveb Poselta Sraper thero anse there did und avofully felournals ivilfully pemposely and of his delibenato and premediladeds mallices beat moinds and ill beat with incenoed her tho taicb Noselthoo srafuer aiolesthy focilly and againet hes enilb thes and there indaloficlele felonionser to savish and carsally know and that he tho daces ovoefoh sniflep in to unlanfully felonivisly ivilfilly panpovsely and of his deliberate and premnediladed mallieo alsewiling onel atterptrigg her tho saied Evseltwo sraper violistly forcibly arrd against- her mill then and thero inilaifully and felvivively to saish and carnally know as of nesaido them and there envlan fully filminoly milfully bemproely arod of his deliberate and premediladed malliee dieb moslally nournel bruido aved inguno the brey of her the Raico voseltha whaper as af visaict ohe tho saie Avselthe of aper on the daieb mineteinth day of gannory in the yeur of wir ford one Aiply one at the emmig of lniow ofvesaieb diel die and so the Trive afrieseied upros tho owots af reseviel do bay that the taied orseph anplet her tho saieo roseltho sopaper in nomanes and frinn afvisaid inlauficly feloniviely unlfully pmsproelg and of his deliberate and presmediladed mallice did tile and mourder contrasy to tho forsw of tho Alatulo in duch care made and privied anid againet tho peaee aird digmitg of tho stato of Atsel the on mos of tho Prand deresaieb electe empamnelled dumn ared ehvarged as afries aicb ino tho name anel by the authonly Arsel tha len tho Atato of thio afriesaid upon thin a ario afreacid do funthis fir aned presert that tho savide prapph iniplep lato of Aaves corvey
$12$

Saiel rapee, upon her as aftrecaieb by the Laieo poseph Srifelet
umlavfinlly felorionely silfully pemposely and of his delibes-ate and premeditatid mallie as aforesaice on tho minelenet day of of amany in the year of our sond eighteen hmodred and sirly one at the combly of thion aforesaiel did die, and so tho opress ofvesaied upow cheis Datho afresaiel do say that tho saido foseph Sriplep her tho Laieo Coseltia Wraper is mamer and foum afresaid undanfinlly felvinonsty silfully purposely and of his delibesato and premeditatece mallice dieb Rile and munder costrung to tho form of tho Atatuti in such ease made and.provided anel against the peace and digniz of the state of this
And tho puns of tho grand onn ofneosigeb eleceico enponmelled of the State of Ohio aforesaid upow oherir oacto afreeaies do furtheo fineo and presenp that tho saieo opseph siples late of swieo. cinity on the minduntt day of famuang in tho year of our Lord one thonsand eight hmmohed and sints one at the connty of Phriow of reseaieo constining and intending one Roseltho Draper then and thero being in a cestāio drelling Horse tho poppentiy of one Barley Sraper iltuato in the county afreeaid unlanfilly fetorionsel vilfully pensposety and of his clelikeralo and peremedulatico mallice to kils - and minder on the same day and yeas last ofresaico mite foree and armes at tho conmes ofnesaie did unlanfully felonivesy silfilly persposey and of his dilibevale and premeditatid mallico det fire to and bum the saieo drelling Avose the tho saieo Avselte Draper thew and thew beforeatand during tho deico burning bining ino tho Laico Avelling Atorse, he the Laico fosept Asiples then and these nell Knoving her tho said Dosectha Wraper to be in tho saieo Srvelling House and that he tho daile posefoto Rniflets in to settring firo to and buring the saide drelling hnnue as afriesaies thew and there unlanffuls, felmivisly miffinlly pemprocty and of his delibenate and premeditatid mallice did mosdally bimo tho body of tho saicu Noseltho Braper by means of and in tho pespetialion of which saico mortally buming of tho body of her tho Rracetca Dsaper as affresaid she tho sareo Evoltha Draper. on the daico minelenth day of fanmary in tho year of our Aord ovie thorsand eighteen tmmdred and Sixty one at tho convly of lmion afresaie diel die and so the furme afresaide upmo theis o ato afferaido Lo say that the said prapes Triplep her the saide evoeltho or aper in mammer and from afresaidel unlainfully felomivel vilfully pmproely and of his dilitenate and presmedilatios mallice did thin and there kill and minder conlrang to tho from of tho Aleité in euch case made and ponided and againct tho pecace and diginily of the Atate of Ohi? And tho finmer of tho lsand finz afrieaico elecieo empannelled Anow and changed as af neoaied in the name and by tho andionity of tho State of Ohio oforesail upon thon oatho afreeaid do finctio finco and present that tho saie prouph Sxiplet late of Saie counch on tho minetenct day of Gammang is tho year of our ard one chonoand right hundred and sisly me at tho connty of enviow afvesaico unlarfilly filonionsty silfinly permposely asid of his dilibesale and premedilalid mallico did sett firo to and bum a cerlanio drvilling house tho psopertin of one Pasley Sraper thero Aitriate and bing nith inlint thero and there and threby unlanfull felonivis,
$14$

And prevent that the said propph Sriplet late of said counly ow two minetunct day of gamnang in the year of ous Hind one choneand eiguthunched and hijty ore at tho coundy of linow aforesaid condionig and intending one Roselos oscaper the bing in a centain Alleling nowse the property of one Pasly Draper Aituate in the evonty afve and premeditadeob mallicb to kill and munder on tho $A$ ance day and year lowt of inesaid nith force and anms at tho county afreeaid did undanfully felovionsly viffilly pusposely and of his deliberato of premeditated mallice set firo to tho daido Arveling honse tho property of tho saveo Parly Osapen as ofnevaid the tho haieo Raselta sosaper them and thatw before at anad dorring the burning tho Sitting saico firo to tho saico drelling' as Ifinesaiel and while he the saico foseph Iriplet was atternpling to birn the saido drelling honse as of nesaid being in tho saieo diveling honse as ofresaie he tho saieo froseph sriplep then and there nell Knoming ther tho said Poseltho sraper to he in tho Aaico drveling hnse and that she tho Saieo Poselto Draper in tho attempet to perpetrate saico asono as ofresaieb by tho saieb foseph sipples unlanfirly felovionsly nilfilly perppeely and of his deliberale and premeditated mallico as afriesaid on tho seiiel mineliente day of Gammang in tho year of our And one etonsand eight hundsed and dirty one at the counts ofresaie $w$ as mortally bimned and. Filled and so tho gemes ofresaido upon thair aichs affoesaied do say that he the Laics fosefoh Iriplep her the saied Poseltio braper in man ner and form africosid unlanfullz felonionsly nilfule persponely and of his diliberate and foremseditace nollioe diot Rile and munder coukang to tho form of tho Slatiale in ench case mado and provided and against the feace and dignily of tho side ohio
And the puross of the hand fong afresaico envpanmelled sium of charged as ofnesaice in the name and by the anctinity of the Atate of this afvieaieb upon their oarts afnesaide do further finde and present that the taid poseph srifelet late of taile connly of th in tho ftate of ohis on the minctiente day of ganerany in tho gear of our Lords ore chorsand eight hundsed and sixis ono at tho counly of Unirso afoneaid in and ipm one Poseltha s-apeer then and there boing unlanfully felminnolz nilfully persposely and of his deliberate and presseditateid mallico did mate and ascones with intent her the saiw Rosultes Saper ther and theso unlanfully felonionsly vilfully propposely and of his felilerate and premedulatid mallico to kille and inminder and that the saiew fropph sriplet her the saico Roseltho Spaper thew and there unlarfirley filvminvery vilfully perpposelz and of his delibesale and feremeditatid mallice did cast ihmo and kinoch unto and ufeow tho giound nith qreat force and virlinew and that he tho sario groeph Sriplet then and ther unlanfully felonionsly vilfirly femproely and of his delibersto * premedilatict snadico her tho saiel Aveilina Draper diel cast force push and throw into a cercain nom of a cestain Onvelling horse the propery of ore Parly Sraper Aituale. in Aaicl combly of lhios in mhich said soom of taid Arselling honse there was then and thers a great grantily of Stinaw lying aria bing thereins which said Seravo was then and there dry and of a
$16$

mits inlint then and there inlanffilly felorioncly mifilly porsporely aned of his delilerate and premeditatid mallice her the Aaieb toseltho Draper to turn kill of murder. She tho Laid Poseltho Sraper theso and there. before at and during the said detting firo to and buning the Laido Stiaw by the said propel Jriplep as ofinedaied being and lying no and upon the said Stsan he tho seicb doseph sriplep thew and there well tiriovinig her tho saieb Roseltwo Draper to be lying in and upon said Iraw as ofrusaieb and that he the saieo froepoch aripele in so sething fire to and burning tho Laico Shaw as afnceaieb then and there unlanf inlly felovioush milfully parposely ande of his deliberate and premidit ated malliew did molally burm the body of her tho Leico 1 aseltra Draper by meaus of nhich Laicl morlelly buning of the bodz for tho Laie Rosiltho Draper as afresaid she tho taid Pozeltha Sraper ove the Saieo minctuntt day of gamuang in tho year of oundoneb one tronsanal Eight hundsed and Litty ono at tho cminty of enimis afresaid dicb die and so tho furms afroceaill upow their oatho afrretaieb do say that the saide posepto amples her the Laieo coseltho Sraper in mzannes and formv of resaid unlanfully feloniously vilfully propposely and of his deliberate and premeditalice mallice did Kile and munden embrang to tho form of tho diatite in such case made and pmided and againal the peace and dignilz of tho state of this And the funso of the lesand finz afrecoaiel electal emporveled inom and chargeed as aforesaid in tho name and by tho authorily of tho SEate of this Aforisiad by their oaths apresaid do fint the find and present inat the Laied proepp sirplet lite of Laieb conty on tho sinietinet day of pannary in tho year of our Linds one honsands eight hurdsed and sixty no at tho connly of union aforesaid conkining and induzding one Roceltho Draper theo and thew being and then and thero lying in and ufon a a great grantily of than then and there ding and Sparead upos and, ober tho grounds inlarofully felonmoly nilfilly prosposely and of his deliberate and promeditatid mallice to buis kile and munder on cho same. day and year last afousaid nith force and amms at tho conty aforesuid mionofully felomins of nilfilly purposely and of his deliberate and feremeditatid mallico did set fire to and hum ho taid Sbiav thew and then bing and sforead upow and over tho gromnd as of resaide The the said Proletha Drafer then and there befire at and Dining tho daid Stting firc to and burining tho dain divaw by ho daid poseph sijblep as offresaid being in and upow the seide Denano he tho tiaieo ofasepto Oriplet then and thero mell Kruming her the Laico Noseletw Eraper to be in ande upow tho said Sinaw and that the daico freeple Iriplet in to delling firv to and buming tho taid Leriar as afresaido then and there inlanfinlly felominsly nillfully perpposely ande of his deliberate and premeditatid mallico did motally bum tho body of tho Said loseltio Asaper by means of which $A$ aico monlally binning fhe lvely of Aaid Rozeltha Oraper as afvesaido the tho A aiet Noseltho Draper on tho day and year of oresaid at tho connty of Mnion of nestaid did die and to tho grizons afresaid uprow theit ouites Afresaidb do say that the Aaid gropeto Sriplet tho A aide eosetth braper tomproch and of his deliderate and presmedilalict mollicis filfuly and sum emen cminare to th form of tho Seateito in such eaco
of his deliferale and presineditätia mallico did kill and murder dontiang to tho form of the staturte in Aroh case made and provided and 'against the peace and dignits of the Atato of Ohis

Potm B boato posecenking attoiney of Mnioso bormetyonio
Said Indiemment th as the following endersed upin tho baeto
Fief 27 1861 this day tho defendant bering as raigneod and this indidinest read to him for plea Aayo he is not ginils - aber Pandale lelut

Aflensards to wit on tho $2 y^{\prime \prime}$ day of tiet 1861 tho folloving firmal enling was made to nit
State of Ohio $\}$ andicizient for nins
oraepato Eiplep 3 Sripler this day was assaigsod and the indiet premises he soved acang kead to him was asted hov of tho prennises he soveld acgenis himodel for plea t ayo he is not gevily in mamer and fonn as he Llannds changed in Laieb indictsnent and the Laid defend ant not bering ready for Fial was thereupin semanded to tho crestody of the failor
Aftermands on the $28^{\prime \prime}$ day of Jiebnang tho1861 the folloing envery was made on the oprual of Laid corut to vit

Soseph rriplet $\left\{\begin{array}{l}\text { defendant being again bonght. bifore tho const } \\ \text { Shereupons on ins day tho buid }\end{array}\right.$ Attonnest Pobinsow of lobinson this case is continued to the next
teno of this ovirt and tho saide defendant was therenpon remandes to the enstrdy of the pailon of this cinnts
Aflennods ivil on the e" day of May 1861 , the folloming envery in made upan th foumal of aiec ovnt to nit Late of Thioo $\left\{\begin{array}{l}\text { This day tho saide defondant came into cout } \\ \text { of Arbinitice his molum to oblain heve to mithdran }\end{array}\right.$ Goseph sriplet $\}$ his plea of mat grien or eherenporn tho saiel plea difendent filed his mition to quash the indichinent in this case mich mokion wat angned if consece it drebnicice to cnent Wholey defective and ehat count st is goved for assant of balting only \& as to all other matters baico noveion is vessubde on therenpon tho Proseculing allinny enlened a nolli prosequi as to connlo to s $78 \% 9$ and therenpow taid defendant keing again anaigned and tho Aaied indiehnent being again read to hive was asted hovr of tho fremises he moved aequi- himali for blea tays he is mot qriele in mommer of fonn as he Stand charged in taico indielnuent of thesenpors tho theriff having reunzed into crust tho serniso A acias to hin discetice conn enanding him to Aumumo thing $i$ 'x frums untu his eindorsennent etrat he had dencer the tame in all respects aceonding, Io Lair and it appearing ehat-Laieb thing-
 Laico frnors mere senerally called ased each' uforw his rovire dizo nas endingodiè by the Alali and also by tho deferedant-iñoling his gratificatron to sevo oro tho tiab. of hios canse or afta sweh
$20$

Aflencoseds to nit rw th $10^{\prime \prime} d$ ay of moray 1861 tho follomsig
Entiy nai made upor eto pounal of saico cout to wit
The Lete of thio $\{$ tidielinent for minder
posph smplet $\left\{\begin{array}{l}\text { Parties by thein altoneyp this saide defudant }\end{array}\right.$ the montion for a nyw swai filue by soid difendant mas asgned by $c$ ininoel for the Lale and forid defendant in the prescinto of the deferielant tho conit and ennodel for both paitios and tho angnonient luing conplito and, tho connt desisning tirno to amive at a decition on saido mokion this cause is adjom med to $k$ moning
 Anpmal eving nias made to rit of may edry The sate of thio ss indielment fiommonde poseph. Tiplet $\{$ parkios by their allöncys tho saieb defendars anil ther tho szation for a sery hial herdifine filed by saido defendent to which noling tho defendant exceplo and filed his bilb of exceptims and thererponstaid. defiudant fileo his moki for anest of ondgement whid motrois nas angrod Ay cormsel fir tho thato of for saied defendant in tho presence of tho elofendana tho cont and convsel fro bot parlies itrercupon the cout upon drue deliberaliono dives oremele said novion in assest opdgenvent $t$ nhide moling saido deferchant exceppo
 of tho Slav Ahmid not be pommmeed upin thim and Dire answes he soplied that he had molhincy fincthes iv by tho conp itat tho taico orsepp anplit he nelminedged inlo procple cripts be hung $b y$ the neck nivil he is dead d in himself defendant net of

frsept sipht $\{$ defoatrinent Bolmubus Angustl, 861 . Stho Sheiff of Alionin bound ohio thereas at the moay en
 Sannewe oze of the frolges of saido annt. opsiph Siplep ipso bial frer tho eximo of munden in tho first deags

The Seale of Chio
William otilasch sex, Benona ďlildseth
Lavid Kildereth $Y$
Masquiz glildreth

Be it semembered thal at a bount of Commondleaz bequa theed at the boust tbouse in Marqpille within tha thi bounty of Anion in the Stale of Chio on the $27^{\circ}$ day
 dtedge. Heretofose 10 wit on the 2 $\frac{d}{1}$ day of Cdober Buct, 1860 the following, Bill of d ndidmien wad filed witho the Celes of said bount whien oeads co wit: The btate of Ohis Linion bounty ps boun of 6 mm mon Aleaz of The Gounity of RUnion \&s dale of ohio of the term of G dober in the yen of ow Llad one thousand eight husidred os sitty. Sheoturong of tho goardd ming of the Alate of Ghio within If a the b ody of tho County of Nenion afresaid
 I miselemeannz commilled within thw said leounty of kuioni in the, name thy the authoily of the State of This uphon thein Gathz aforesaid dofind ot huesut that Millians Hleldreth Senion, Benona ylidreth David Hildreth is Anargpizg Hildrett late of. Th veounty of Renion afoesaid on the thinty firer day of atuly si the dear of ome Lod, one thomsand eight flowdied of si 'ty witt foreev amo at the leacuity of Linion afoscsaid unlaufully did matke an apouth in ard upon one leharleg (Ilils ons then thew bing and himitwsaial bhadeg Gilson then th there unlawfully dide strike, beat, wound $x$ 'll treat conts ary to the form of the stalute in sucer ease made $x$ piranided and againot the peace and dignity of the state of Ghio, oformos. levats Aaosecuting Anion leaunty ohio. Nhieh ondietment uag endersed "A. Thus Bill of om leapil foreman of thw ypandetury" And as follous :This trile was fornd when testimnsy surnn ane Sent Co the grand otury. by sseles of thw leoun at Hescopuedt of of the Hooseeuting Attorney dobm leapil Loreman of thw Grand Dury Cnd afterwareng on the $27^{\circ}$ chuy of Atelnuany $A, D, 1861$ the folloviring Entry und made in the शownal of saict leout cohich reade as followz lowit The otate of ohion - Andietment for Cepaulty Battery;
 to be heard ond the upporo sanve adury to wit. Shamk Love Li thes Winger@a cot Q An themse Daniel Alen. David. Wilkisis Micholas
 Henry Balduin George Deed D Leví Ohelpo tal les ativozz cotro twing duly empamueled \$ sevorn the truit to Speak wfion Thw ifoue fowined beluren the partus wpon Thu a 1 thiz do say that the defendanto are guilly in manmertform as thuy Stand eharged in saiei elndietment Whercupon it is considered \& agijudged by the bourt theat the, Said deffendasits make their) fisce unto the Slate of This in The sum of ten dallarg and that the said defendants pay tweonts of this action tared co \$
Atuth Caver Mandale blesk

24
The tute of ohiog $A_{0}$ it remembered that at a leourt of bormman
 $18^{2}$ dey of Apic ado. 1860 the fotlowing of dndicoment cuagficied wits The Gelve of said bount which scages in the horods followney so an The duace of Ghio lenion bounity fo leaur of leomm on oleas J tho tima




 SHe in lovieating liqueng Io One tharsison Guy, thin the liing Thesoly the said tbarnison /uy de ap kuphon the , wenieng wheres sotd to wire at the bounly of linion aftesaid lomhay to
 Ullorney

 Seling dntoficating liquors in vidation of Law. This day
 3affor pue bayp he is quilly in mannertiorm as he stands chasger the diate of Chis in the sin of fire collearg and pay triosis of Ittth "uber rancraly blerts

CCormana
Phasperila
loof Chir on the ed with tocerl ho Tersa zeifty a Surm

The deal of o
Thomai Hoodys

Be it semembered that at a bount of bommon pleas Begun theld at the borustablouse in Marypville withiniffod the leounty of Renion in the deale of Chis on the $12^{2}$ day The following, Bill of indidment ung filed with the bask of said bounk whichsead The deale of thi' Renion bounty 3 boust of bommon Dleag of the derm of cppibin the year of our Losd one thousand eight hundred Asinty. the during of the Gpand atury of The deate of Thio, Imprannelea Swom 4 charged to inquinw of érimuz $x$ offenceo comnitud with the said bounty of Anion in the name tity the authenty of the Staw of Thio on Thein oatho do present Find. that Thomaz tbodges late of Said bounty on the first day of Aprie in the year of our Lord one ihousand eighe hundrea X síxly at the bounty of Aunion afosesaid did uncaufully Sell entoyecating liquors to one fcotge tee Then t thene leing lole drante wion The premisez where sold to wit at the bounty of tlenion afiresaid which intorieating liquorg waz then there by the said Georget ee evant upon The premine where sold Colirit, al the bounly of lonion afoseaia Consary ic Thu form of the stalule in such case made throvided and againse the prace and aignity of the Slate. of Thio, Aom Biboalg Prosecuting litty Union bointy thios? Ithieth Bill wag enceorsed "C bree Bill Amog Beach pa Lereman of the pand dury And aflervardz on the $12^{\prime \prime}$ day of Gotwher 1860 th following intry luag onade, in The dournal if said boust Which seads in the evindg following co wit, The dute of Thios slondictment for selling dntextecating Liquing to he chank (cs) Thomaz ťlodges $g$ She conlinuanco heretofore entered ín thís case was This day set abide and thereufun The tefereant Thomaz öloagez waz asraíqned t The Sndé etment leing sead to him evaz astud hove of the premisiz he woveld a equit himpy fer pleaz says he is guity, in mannes tform as he stands charged in sacd dondietrment Wherecelunilís considere Ordered tadjedged ly the bourt here That the said Ithonag eैlodge make higfiñe unto The Plak of thio in the sum of fivedellarz Cence Also that he pay the ovalz of thizproseculion Ayeel io collazg ${ }^{\text {centz }}$

AAtIt Saber Randall
The cule of Chio De it semesmbied Phat at a bourt of bommun pieas Thomaz Ibvelgz $\left\{\begin{array}{l}\text { leguntheld at the bour thouse eow naupoville within't } \\ \text { The }\end{array}\right.$ of Oeloben CuD.1860. Heretofire on the $18^{4}$ day of Aprie 1860 The Bill of Indicimnint was filederith the blente os said bount whieh seadg, ionil, The Stale of Chio Menion berinty 3 boves! of bommen Dleaz of the founty' devion ysiate of Chio of the Apvie Lerm ire the year of Oen Serd one Phousand eight hundered S sirty. The durorg of the G and dery of the slatw of the within tfer the body of the bounly of Cenies afosesaid, crely eleded empanmeled
 The said borenty of enien in the name thy The auttrity of the said Slate of Chis eepen their valtes Afesesaid do find thresent thal Shemas Hodege cate of said boeenty on the 2le "day of Setreary is the year of outhot one Thousand eight humdredt bixty at the bounty of Anion aferesaid ded andanjully
 The building where sold concsary co the form of the Slatute in such case

26
Made and providee and aqainst the peace and diyning of th stac of ohis

 Thomces Hloodges
$\qquad$

 Ance abso that hexpal the
colleayy aing
AttH S'abur Tanceu bam 10, OS OLeag' gen thele at the Coul Hoowe in Mramprita

 lemion tstale of thio of the telm af adder in the quar of our toad one
 phamulea sevinn $x$ chargea to inquine do crimus ittences 'miécumas
 Theant that bhislian Kick late of said bousty on the ffewnth det at the bounty if henion aforesaid cial cne ar filly sele incoricaing conssay lo the farm of the deawe in such case made theacicha 1 againat


 Thistians tieto jo the dreiedment Pieng reay a kim was aotha howo of the
 Collarz and pay the cosis fothíg prosecution cased Allb) Sabes Tanceall busk
of Chio
d deely elesed
méédernos
ne and by
élde fined
flenth dey
dts si्याy
orecoling
where solds
c It against
lit Quin bounty dolury
as neade in
lows Dorit
in violation of Law
Is \& cuas amaigou
howe of the is hees quilly hereupon ét d defendant scene of five
ibin
 Millians Lansence Psesiding Ofvelge. Heretofos on the 2 Q day of oetober 1860 . the following Bill of olndietrinest was fileourbith the blen of इaid bourt which seady in the woray tfiguren following to wit:-
athe dtate of Ohio lenion bounty (3 leourt of bommon treag of the Gounty of Nemions Slate of Ohio of the Lerm of Geloter in the gean fom Lored One thousand eight hundrea 9 sivty - Dhe oturozg of the Gpandestury of the State of Ghio within Iffer tho boely of the Gorenty of animinaforealio duly eledex empranneled suvnn X chargeas to inquire of orimeseffeneen W. Misdenveasxoro committea within the Waid bounty of A nion in the name Vty the Guthority of the state of ohis atzon जiun aathy aforesaid do find thresent ohal tenny Lamde late As said boondy on the second day of Cune in the ycar of orer Yord one trousandeigut hundred $X$, sinty at the leounty of Aenion aforesaid and unlaufilly sell intoricating Ligurg to one Reter Deaver to be drants upin the humizes Where sold contray to the form of the Stalute in such case made throvided and againsl-the, heaee t dignity of the State of Shio Oobm B, Goalz Bosecutirig Atturney Aniuncomnty hio Which Bill wag endersed "A Yrue sill Yom bapil" Iaman of the quanel zur Affervardz on the $25^{\mathrm{h}}$ day of tilxayy 1811 the following intry waz made in The dournal of said boint whichoader, as foltoroz to kive, ethedlate of this gexdiotmentfer selfing incerpicaling Inquerz en
 was arsaigned and the sondictment ling sead to him waz asked hore of the fresmiseg he cvould acquit himseyfor heea sayp he is guitty in manner t orm as he seands charged in the Indectment Ahereuponatt is considesea selesea and Adjiedged Iy Thu bourt here thal thes said defendant Hensy Lamt matre hiz fine unto the Srale of Thios in the sum, of five dollary Ande that heflyy the cosls of thizh heve- collasst

The diale of Chis ABe it sememblered thal at a boun of bommon Mrichail omment Lithin ffor the boundy of Ancion in thestat if Thio Oon the $25^{\prime}$ day oftriany 1811 Honoralle IVilliam Lawrence, Pesiding sheage. Herelofor on the $2^{2}$ a ay of betober 1861
 The dule of thic liniion bounty of boint of bommen Dleas of the tounty of Cenion in The Slate, of Dhio of the Ferm of Deleter in the qlar of our Hesel one Thowsand eight hundred tsinty. The aturorg of the Gs and dury, of the dcale of Ghio cinthin tfer the tody of the bounty of linien aferisaid duly, elected empanneled Suernt chargid to inguine of oimis offences Y misdemearows commitled within the Said bounty if levion in The name t by the Autturity of the stal of this upur thein oalto afmeaid

28
do find and present that Michacl Imment late of said bounty on the Eighth day of Leftembes in the year of Bursird one thousand eight hunduat and sísty di the bounty of Cunion afosesaid did unlaufully Bell
intorioating Liquors to one David bonnilin bobe de ank upin the premies Where sold contrary, to the fern of the slalulo ins suoh case made and hrovided and a gainst The freace t dig nity of the flatw of Chio
 Whe eh dele cuaz endersed At Inu sill fommapil tevman of the prand Qung the Skate of Ohic Cinion bounty 13 Ho the Sheriff of henion bounty peeting You are commanded to take Mre ohael mment if he he found in your borinty thim safely kuep so that you have hig tody hefore our day of the next term of said loour Ihar leing the bxing 1425 day of Aebruary Ad, IBlel to answer unto an ondictment found in violation of faw. Ana have वfur Then Chewo this envil,
(as) Wiineps ater landale blents said bout of bommon Whieh luit-wag duly seturned encersed "I have laken the lody

 was made in the dournal of \&aid bount whieh seads to wil The dlate of Ohio Solmaidment for selling intíxecaling Límo Driehail Emment itriz day oami the dofenceand Ariórall being sead to him waz askea how of the premien he would a aquit hemoelf fin flea sayp he is grilly in mannertform as he stands 4 adjedequ by the bourt the thereufin it is eonsedered Octered mathe hig finw unto the stat of Ohis in the sum of five dellarz and hay the costs of this prosecution layed to dellargs ans Atthy Iaber Tandale blern
anty on the
ly arell or the premiers made and

Whe diate of chio 8 de it semembered that at a bount of bommem Dleag legur

$x$ thenry Harnum Fof Lenion in the drate of Thio. On thw $25^{\circ}$ deay of telnary uct 18 Cl
 the deate fors linion boienly 3 loust of bommon Dleas of the bounly of le nion't tate of Chio of the serm of Clotes in the year of our Lond one Thocceand eight hundred Y sinty. She sturerz of the prandstush of the slake of Thivevithein thethelody, of the bounty of lenion aforesaid duly eleche empanneled Sevorn V ohargedloinquin of Orimez, Offenceg y misdenceañz comswitha evithin the said bounty of lin is the nametly the awthovily of the slace of Ghis upon theis Galing aforesaid, Aofind thresent thar ellenny starnum Cate of said bounty on the firse day of Septemtes in the apear of our Losel one Thousand eight hundred tsixty at the bounty of Renion aforesaid did unlawfully sell inloricating Lequors to one, a obm Maltus to be drann upon the premisez where sold, contrany eotheorm of The dealute in suct casy made throvidea and againer The peace and dignily. of the dlate of Thit dobn B. poatz Boseculing Attrnyy Reriontoing thio And said Bill ivas endorsea "S. Šru Bill Aobm bapil Soman ofor pand cury Aflerwand on the $25^{\circ}$ clay of Lel many 1861 the following inhy was made in The otounnal of 6 aid bount whi'th seadz in, tho werdez 'figurez to evil, The trate of Chio gendidment for selling ínloricoting liquersinivitation of aw Henry starnunv 2\%) and ewas arraigned the ondedment heing read Lo him wag astred how of The fremusez he would acquil numbelf perplea, sayp he is geilty in manner tform as he standz ehargeed in sard Indectment. Thercupen it is considered, fy/ The fount that the defendant thenrystarnum $2 \frac{\text { a }}{11}$ ake hig fince inco the Srak of Thio in the sum offive dollary and that fu fray the fince of thin frosecution lared to eellarg \& cent
AHIHE Šaber Tandall blern
The late of Ohios, Be it sementered that at a bourt of bommon as 2 Newpon base gonarupuille within and for the bounit anion 1861 the Thon os alle IINlian Lacerence Dsesiding etedge, Sterelofose, on the $27^{\circ}$ day of tebuary $C, D, 18 G 1$ the following Bide of nade drome lvas. filed wilt the blent of said bount whicon seadg as followg tovic, The State of Ghi Renion bounty os bount of bommon Aleag the boustly of lenion ts sate of Thi of the form of itelneary in th year of our Lose one thousand eight hundred sively one. Ithe sturorg of The grand stery of the slate of Ohio empansuled swentokarged, to ingruire of osinneg, It offencep compuillid within the lody foth boundy of Cunion afosesaid in The Slate of Ohico, in the nametlythe authoíty of the state of Thic wpon their oatho dopresent tfind that Rewton base late of said borenty on the bwelth day of stanerary in the yever of our Lerd one Thousand eight humelred Y Sixly, ne at the bountyof hinion afosesaíd did uneawfully sell íncoyicacaling Líquos, to onestobn lliemoush. Tobe dsank upoon the premisg where Sold convsary to frrm of the slatule in suah case made thoorded

And, against the peace and dignity of the seat of Ohio ofobm bs loath Bras $\Rightarrow$ citing Clllomey Minion bounty Pic which Bill wag endorse, At. true Bill AD, 1811 , the following of the pres made in thistorimal A said bout 29 day of april the Stale of Chic os newton base 3 dxdidemend for selling vorloxiciating Ligung The ondedment being read to him was asked how of the fleming, in said ofndidment Others iq guilty in manner form as neslands chape that the said defendant Neut on base make his fine cento the State of Ohio in the sum of five dollars X that he pay the costa of this prosecution Allot) Baber Randall bless

The delate of Chios, Be it semembere that at a fount of bommon dobs Atherton Steag begun held at the boric House in the Dour The otbonovatle William Lawrence presiding ofuage, drerecotore on the $30^{a}$ day of April 1861 The following Bill of ndicolmeni was filed

 I dy of the bounty of Anion aforesaid in the Slate of this Leanly of lesion in vic slate of Chit Attire on Cate, of the bounty
 vilded and against if Chico,
B. boaty Paraz A. Šu Bill deay of apic ch radg tiein icating Liquns maigned $t$ deg he would slaneds chargel the bount the State of osecution

2of bommon in the down
My of deniow
Toles lab/ $/ 8(6)$ fore on the was filed dlowing to wit why of Anim thousand rate of Otio Slateof Otio misde meanns ohio in oatton, do Anion mok in the The hour of bounty of Cliam G. Elaiont rudy aid el Víliám kent then to sleallate be made ts neo,
bamet to aforesaid of The bounty Bach in the about the tw bountro of Tillíam Y,' y thurglanionaty dest ohatios wheing

Cany away then t then in the Said dhoso houde sit pain of loots of the value of twenty forn dollary, luelvo pair of shorg of ow value of sichlen dollarz thenty fise enth of the ? alue of true dallarp Mifty centु one breast frin of the value of one dolle One pain of Zar aropso of the value of one collars one veet of the value of thu dolus thienty five cents one over ooat of the value of five dollarg on paing seising of the value of fifty centh tone pain of So ens, of the value of thinty five centy of the propenty goocis t chattels of the Said Nillian Gi Elliout in the said Sloue house then t then bing found then t the feloniousty ttringlaviorndy did sial take of away. Conrray to the form of the Sratuse invireh case made Throvided $\operatorname{ag}$ ainer the peace t aignity of the state of Ohio.
And the tunirg of the pand Ahiry Aforesaid in The name thy the autherily of the Scate of Ohis afosesaid Uposs thein oathz afosesaid do furtrur find and present that the sace atom Cithercon late of thíe bounty of Concion aforesaid in the state of this on the Thisty firer deay of mearch in the year ofmelad, one Thousand eight hundred \& sinty one Et The bountry of Eniono afereaid, in the scate of Ohis, Sixp pair of bools of the value of wownty fou dollag?
 One shawl of the value of five dollars ififty cents one beaet fin of the value of the dellas oneprain of Car drops of the value of on dollar one Rest of the value of Thue dollary thenty five centy one over evat of the Palue of fíve dollay, one pair of scipers of the ralue of fiftly ents and one pain of soovis of the value of thing five cents, in all of the value of fifty, sit dollaysteighty eentr of the piropurly goodst challils of the said viilian g. Sliott then there leing then there uncaufullytfeloniously
 case mad tprovided tagainst the peace and dignily of the slate if, dohm to boats Prosecuting littonney of Tenion borncy the Sard Bill wag endersed "t true Bill dames shompreson forencan of the rancelueng And Also the following was endersed on Said Beli whe wh readestaie, Weloles 21.18lel the difendaset ofom Athurton Thiz day leing arraigna in open bount ythis Ande'dmesth being, sead to him was astked, how of The presmiser he weveld aeque himself for fleas sayo he és not quirty in mannertform as he standes ohargedin saide Indiedment Eaber Tandale blente, Chewardy en The Said Ils day of the state of oheo N SQomn Athistons andidmen forburglargitacuny This day, the defendant came inco bout in hiz cwn frefur fresen, lised it apfuaring to the boust that the defendant is wittowe bounsel and unatle Compley counsel the bount cipign to him A B, Totinson Boge, As his bounsel und thereupen defendant leing in ofien bourl Iy bounsel 4 in hiz own preper persen was arraigned dend the Iqndiolment being sead' Co him wae asked by the bount how hewvuld acguir himself, fer plea Sapp he is not goilty in manner tferm as he standz chargel insaid Indi elnund, and the partiés being at ipue, Therecipon eame a deery Lo wilistobn Bunett Iobre yearbley dacot Darthemore, IIM Mrublz: Iol', Beardsley, dolemex Buly O1) obr gandy, dames Doling avid R.llite segular Durorzand baleb flait Womm Reed $Y$ Mmam, Tobinson lalesmen who beeng, duly empanmeledtsworn the wilh to speak beleveen the parliez up on Theí aathz do say that the defend ant íg giilty in manner Ifsm as he slands oharged in said, Indictmen, thereufon the Said defendant waz semanded to tho fail of the Gounly ofs

Anion to arvait the further oses of the Court lind aflewando on tho $25^{\circ}$ day of Gelober A,D, 18 C 1 the following entry wag Also made in the a) burghal of said bour t which beads in the evords tfigeues to wit The tate of Ohio atordidment for Burglary and Sarong,

Is Fete defendant doth thuloro lug this aug long he Sobs Atheston before the bout and having nothing further Say why Sentence Should hot be pronoun ed againse-him, at is therefor ordered considered of adjudged by the bouse that the said defendant obs thereon be empisioned is the Residentiary of this slate theft at hand later for the term of three yitarg no p rant of said time to be kept in Solitary confinement conte that he fray the costs of this prosecution, Lated lo dollars cents, And the said Gobmlithistion is ordered into the custody of the sheriff until he be discharged by due course of Law


2"abs Randall bless

The slate of Chis (1) $S$

Newton base Souse in M Anypirle einthin for the bounty of March ado, 1862. Heretofore on the 27' day of February Re,, 1861 The Honosalle William Lausence Presiding fudge the following dill of a Indictment wapfiled with The blu th of Said Count which reads to wit-
 of lesion y stale of Ohio of the term of Ehruary in the year offer Lo sd one Thousand eight hundred and Sixty one

The furore of the Grand levy of the state of This empaneled sworn \& Charged to inquire of crimes and offences commiltea within the body of the bounty of tension aforesaid in the Slate, of this in the name thy the Authority of the State of Ohio' upon Their Bathe do present and find that Newton base late of said bounliy on the lights day of fanerany in the year of hosed one thousand eight y sixty one at the bounty Anion aforesaid did unlawfully sell intoxicating liquors to one cLavius Ancinstire to be cesank upon the premise Where sold contrary to the form of the slalute in Such care made and provide and against the peace and dignity of two stale of The i,

Gown $B_{1}$ boats poseculing Attorney. Anion Bounty This
Tend aflivirases on the 31 it day of march 1812 the following was entered in the Journal of said bout Which reade in the words as foll our, to wit, The Stat of Ohio Smdidment for selling énlovecaléng liquors to as $\{b e$ brants on the premixes el here sold.
Alewton base $\}$ the defendant Newton bade the's day wag arsaigav It the indictment being read to him was as ned how of the premises he would acquit himself for plea says he is grilizy in manner and form ap he slands charged in said Indictment Whereupon it is considered and adjudged by tho bour that The said hereon base mate fino lo the date of ohio
wands on tho
e in the

- to wit
cony,
is day / rougtio
'ing furtios onoun ed edged by cmprizeconed for the o solitary

Obmlithurtor
be discharge t
oust of 1 The fount bounty of stay of , 1861 The Dill of scads to bit of the bounds bur Lond

C Sworn \& body of the Fly the ind find of January County
iques to se Sold ed proviéld
county This ed in the roy, tobit, léquoso to
wag assaigor ed how of
guiliz ndedmint
al That Ohio
in the sum of five dollars and that he pay the costs of this prosecutiontaned to dollars Haber randall best

The State of Chis Be it Remembered thar at a fount of Common Peag began as orewton base bovinty of Anion in the state of Ohio on the 31 st day of March CAD 1862, Ferelopose on the 27 day of Jetruary 1861 The following Jill of Indidment ware filed the bless of said bout to wit The late of Chis dinion bounty 33 court of bommon Pleas of th bounty of Anion and State of Ohio of the Lem of Eteluary in the year of Our Lode Ene thousand Eight hundred and sixty one, The grerorz of the prana fury of the stats of Oi's emparmelled Sworn and charged to inquire of erimiz offences committed within the tides of The bounty of Anion Aforesaid in the State of this, in the namutly the autionily. the Slate of Chis upon this scathe do present find that new lon base lat of Said bounty on the fifteenth day of Ganuary in the year of our One thousand eight hundred and sixty one at the bounty of Anion aforesaid did conlaufully Sell intoxicating liquors to one Hiram blevenges to be drank upon the premises niue Sold contrary to the form of the statute in such case madetfrovided t against The peace and dignity of the stale of Chis,

Gohn B, boals Prosecuting Petty. Anion bounty Ohio Afterwards on the 31stay of march 1862 the following Entry was made in the Gounal of Said bout which reads in the words following to wit
the State of Ohio Indidment for Selling dmovicating Liquors to er Menerton babe \& crank on the premises where Sold.

The defendant Newton base This day was arraípude and the Indictment being read 10 him was asked, how of the premises he world Aequil himself for plea sap he is guilty in manner and form as he Stands oharged in said Indidment. Whereupon it is considered and Adjudged by the bout that the said Newton lease math his fine to the state of this in the sum of fire Collars and that he pay the costs of this prosecution laved lo dollars 4 cento.
PAth Saber Randall blame
The state of Ohio Henry Afensel Gammon Blear begun it held At the bound

De it Remembered that at a Cost of Common Pleas begun $t$ held at the brest of Lesion in the Slate of Ohio on the I Stay of, December Ap, 1864. Fesetofere on the $5^{2}$ day of December 1863 The following Bill of Indictment was filed with the blink of see bout to wit, The Slate of Ohio Anion bounty fo 3 Court of Common Pleas within t ifs the bounty of lesion in the SCale of Chico of the Herm of September en the year of our Losel one thous and eight hundred tsisty thsee. The Jurors of the grand Gory of the state of Ohio deity deleted empaneled Levorn $t$ charged to enquire of crimes offences \& misdemeanors committed within The body of the bounty of Anion Aforesaid in the stale of Ohio in tho name and by the authority of the Stale of Ohio upon thin Basho do find tpesent that Iffenry Afensel late of the bounty of Lesion aforesaid in the state of trio

On the fourth day of full in the year of our L ord one Thousand eight-hundhal and sixty three with force and chez at the bounty of lesion aforesaid in State of Ohio in and upon the tody of One Uempleton Siggite then and there ting unlawfully did mate an apart and him the said Iempheio diggers then t there did beat, wound and ell treat with intent in and upon him the Said Lempleton Liggett then there feloniowely wilfully and of his malice Aforethought to commit a murder Convrayy to the form of the Statute in such cadiz made and provided and against the peace and dignity of the stats of This, GOWn B, boats Prosecuting Attorney of Anion bounty Ohio Afterwards on the $11^{n}$ day of december $186^{3}$ the Ency was made in The nounal of said bocent whet reads in the evords ofigerrestoint The Slate of Ohio This day came into open bout Ferny Hensel, Henry yfensel So Thomas Hon. Godly it aetinowledeged themeetires The state of This in the frenal Sum of five hundow dollar to be levied of their goods I chalets lands t tenements if default te made in the condition following to wit that the Said itenyy tense be and appears Before The count of Common Pleas within tor the brants Lesion on the fire day, of the next term thereof to answer unto the State of This in an dondictment for Apaull t Bather with intent to minds Then there to abide the Bree I Sentence of Said bout t not depart The bouse withoul leave then this Recognisance to be dod Athestira to be and temain in full force, Once Gflerwards on the $1^{\text {sh }}$ day of december 1864 the following Entry was made in said fournal to wilt, The State of Chios

Andre, for Epaulets Battery with intent to kill Henry Hansel $\square$ 3.
open court in person ty bounded was arraigned y the tho day in being read to him was asked how of the premises he could acquilthim Self for pleas says he is not quilly in manner form as stands charged in Said dndiadmont. Conc thereupon the parliesluing at inane the Said defendant being still in pressor before the bowl thy bounal and Thereupon came a Wry to evil f. Althile for ethan Afandman George Plop llilliam heed George sars jachañah Miclroy regular uses ix tisam knt Joseph taus Jonah marshall thomas lilcexday gonad SBenjamin moose tales press hholuing duly expanded, t Sums the truth to Speaks upon the ipve rimed leleeen the pacileis open this athos do say that the defendant tory Hensel is nor guilty of apaullitbattys with intent to pile in manner form as he stands chasgedin saw dndedineter but that the defendant Aforry fifonsel is guilty of an apaulttibattery in manner form as he stands charged in said dndiedment

Find Afterwards on the $2^{\text {a }}$ day of december 1864 the following Entry was also made in the gournal of said bout which Abads burt - Cate of Ohio a's Henry HAnsel dondichment for Cepacit-y Battery day again bro the Said defence ant finney Afonsel was the to say gain brought before the boust and having noting further to say why sentence should not be pronouriea against him It is therefore considered y adjudged by the Gout that the said defendant terry Afonsel m ate hid fine unto the slate
el eight-hunchuch - Afercraid in the Thin and Thure emplecon Liggets a a upen him the of his malice tut in such casez ato of Ohe i , bounty Ohis smade in ds tfigernes toerit - Herry Hensel jed thumeelares 'ndellec cinto e of ferir hux dow mento if defaull e 'ffenzy Afonsel 2 The bounty of ever unto the incent to murds not ceppast doid OThestirise x lhe ${ }^{\text {se }}$ day nal to evil,
ne kill
zु thio day in ondielmunt
Cd acquilhim ds cherged in at iface the Coundel and dmean George vular uress $X$ 'leerdory ind led, it Seern vies upen thers of Apaull Batting vedinsau Indecinomb efacultt Jatlery
he following ieh Peads to urt

3 atlery
nsel wad this othing further gainel him wert that the ato the Slate
in the Sum of fifty collang. It is Conkidened xidiudged ty the boust Thas the said defendant isenry Arensel be confined in the bell of tho fail of Cunion bownty Ohio for the Shace of mine houng offed on bead twater only and Itrat he pay the owde of thí proseculion laved to dollawt
ento AftDM

Statir Ganctall blent

The Sitate of Ohio dohn وrankion

Be it Rememberce that at a Gout of leommon Aleag begun and held at the bount Aruse in Tharqeirll within and fer the bountz of encion
in the Slate of Ohio on the $23 \ll$
 day of Ganicany 18.63 the following Bi il of Indicdonent wap filedersththe bletsn of Said bount cohich reddo in the words tfigures as follonis, The state of ohio union bounty 3 bount of bomnion Rleas within tfor the bounty of Renion in the state of Chio of the Ganuary tirm in the year of rier yord one Thowsand eight hundered sizyey three, The Gurorz of the pand, Gury of the slate of Ghio impanneled suorn and oharged to inquire of orimes offences ymisdemeaners eommilled
within the body of the bounty of Anion aforesaid in the Stale of Whio
 in The name and by aithoriy of the State of Ghic wpon thus aatho do find and present that Gom ytanMlin Cate of said bocmitg fleneion Aforsaide in the Stale of Ohio on the fousth day of may en the yean of Our ford one thousande eight-hundredtsisty levo at the Gounty Of Renion offorsaid in the stale of Ghii in and upon the lody of one Atmisa Moody then there being did unlawfullymank an appacult And her Ohe said Almis a Moody violently fereitly and againdt hen evile then t there unlawferly Afeloniously to ravieh and cannally know to the greal damage of the qaide Clmira PRoody Condrary to the form of the slalue in such case made tproizded tagainet the peace and Aigmily of the sete of Thio. TOhn B, boats Proseuting of inmin bounles Ohied
 And on the $23^{\circ}$ alay of fanuary 1863 the following beere ared Sintences war entered in the goun an of Said boust which reade to evir.The Plate of Ghio US Framplim

Indietrent with inlent to commil Rape OGh Franhien 3

The defendant fobr Irantilive wos this day arraígme in open bount and the Indietment being read lo him was astred heve Of the priemised he would Ciqquit himself fer felea sayp be ès ne quilty in m anner and ferm as he stands charged in said Indèément '̀ Therupin ©Ame The parlees by thein Atterneyp the said defendant bieng in pusen before the boust, And thereupen oame a fury cowil, Daveu Bureon

 Lev' Phelps coher bi'ng deely empanmeled y sevorn the brecth io speats upen the 'pue foingd tetween the partus up on theis oathz do say that the said afondant ue quilty in mannes and form as he stan des chargle és sacielsadilment Theseupion the said defendeal fone Trantilin ting still bex the bourt in his own proper person Hby lounsel and having notheng

36
further to Say, Why Sentence Should not be pronounced Aronaorced againet tiim It is therefore considered ordered odpedge by the bourt the sai defendent Iohn Irantiling be Imprisoned in the Reniteniiary of the slate of Ohio thet at hasd lator for the term of wo year (nopart of the time to be kepe in Solitary confinement) and that he pay the coslg of this prosecution (aved co Y. cento And the said fotm Iranklin is Ordered into the custody of the sheriff until he is descharged by due coresse of Law
Althl Saber Randay Buar

The Stare of Ohio
Ifenry A Anrahan
$\square$ 8 8

Que it Remembered that at a bount of bommon Aleas begun and held at the bour to ouse in, Marypnill withing of the bounty of L L nion in the Slal of Ohis
 was filed with the blein of said bourt which reads as folloung ing the shate of Chir Perion bounly bo bourt of tommon Ple as of the Ewing of Ninion 4 state of Ohio of the Jer mon mareh in the year of oun $\mathcal{F}$ ord one theresand eight hundreat sirty two.

The Iusors of the prand fery of the scale of (this within Mfortultery of the bount of lenion aforesaid impanneled Surrn ycharged to inguine of crimes, offences yomiede mearors committed within the said, ledunty If Union in the nome and ly The autherity of the State fothin whon their Gaths aforesaid do finde thresent, that Ifenry Ifansatian lak of Sace bounty on the trielfth day of tedruary en the year, of our Lord nu thomear eighe hundred And Sisty two at the lerenty of Aenien aperesaid did unlawfully sele Interieating liques to one Riohard Dildine tobdrank wpon the premises where sold Concsany to the form of the statute in such case made and frooided and againse the peacet dignity of the state of thie ohm 3. boats proseouling Attorney of Anuin bountg bhio Aflurwardz The following wit was épered by the blenk of said bourt Which reads in the words and fiqurez ad followz to wit,
The state of Ghio Renion bounty 2 othe Sheriff oflenion bounly peeting Hou are hesety, commanded to lake fonry itanratan ef hebe found in aur bounty thim safely keep so that yarehave his! ady bype our baus of bommon Pleas for the bounty of lexion afesesaid fortheirthe to aneura linto an Indidment found againat hiñ in saed bout por Selling Intokicating Liquess in piotation of lace. Cend have yorelun There thes erie Hillnifo Tater Tandall blests of Saed Cout of Commere Aea at Mharyprille this I0 day of Ganmary li, 1863 Daber Landall blevts And saìd writ wag duly sluened filed and endersed as folliuz I have assesled the within named trony. Nansahan thate hime
 Lus Leviec 35 mileagelo Relum $10=53$ G. Mh. Dabroeon Aheriff Aperwas do the followin
ithe slale of Chio ${ }_{4}$ the Slale of Chio towng intry evas made in the Gournal of said bourt to wit Henry yfansahan
envy Yfansahan $\}$ 'hios day the sued defendant Henry Hansahan bing in preson before the Coust and the Indict ment being read to him was astred howo of the premises he
ed against tum it the saw defendant ale of Ohiorkpt Lobe Repel in dion tared co ned into the e of Law
a bound of held at the
w within of or State of Ohio ling fudge Bite of Indidmast as follow z viz The bounty Lord one

Thin if or thetrdy thasged to m The said Slate of Ohio' ansakan late of ur Lose nu Thomas eresaid did wobdrank
salute in such the slat u of thin unix bounty Ohio Said bout
il,
very pouting The be found in
effie on bour with to Aneura
for Selling alum There
fCommen Plea call bleats d as follow z there him $y 20^{\circ} / 863$
id fount to wit

Henry Hassahan ina the Indict unites he
would Acquit himself fir fica says he is guilty in manner form as he Stands charged in said indictment.
thereupon it is considered Bderedy Adjudged ty the bout that the said defendant Henry Hansahan matte his fine unto two Slate of This in the Sum of five dollars $X$ that he pay the cots of prosecution tared at $\$$
Acted Saber Randall blare

The State of Ohio Se it Remembered that at a count of Common vs
Thomas Ridley Pleas begun thee at the bout House in Maryserille

Pr'' On the 23 d day of January A2, 1863 William Lauren a Presiding budge. Aterecofos on the 20 day of january 1863 the following Bill of Indictment was filed by the Glenn of said bout which readstere The state of Ohio Anion bounty SS. 3 bout of lemon Pleas within an fer the bounty of Lesion in the State of This of the term of January in lurecae of our Love one Thousand eight hundred thirty three.

The furors of the paid fury of the stale of Chic impanmelcel furn and charged to inquire of oximes committed with the tody of the bounty lenin Aforesaid e in the stale of Chic in the mametty awtrenity fo the dale cf ties ufien Their, cathy do present and find that thonseas kidelyy cate of the bounty of Denion aforesaid in the slate of Chi on the third day if frey in the yeas of curaosd one thousand eight hundred S Singly one about the hour of flamen. Bloch in the night Season of the same at the bounty if lesion aforesaid in the state of Chic, the Shop of one form, Grahood there silual wilfully Maliciously feloniously therglariowsly did balketentes with indene then theme the goode challis of the said form Grakood in the Said shop then there ling found
 contrary to the form of the scalule in such case made Yfuorided and againalluprace and degnily of the seattle of Chis.
Of the State of this aforesaid when thus oaths aforesaid e do further ind theurent That the said thomas Piddly late of the bovsily of Renee aforesaid in the slat of Ohio On The third day offuly in the yeas of Our Lord one thousand eight humane and sixty one about the hour of elevens lovelock in the night seamen of the Same
 There situate wilfully maliciously forcilly felonioristyy turglanimely did bathetones with indene then there, the properly goods chattels of the said form erakood in the said Shop then t there ling found, then there, widely felonioudlytherglasionely, to decal take canny away and he the said thomas Ridley then there in the Said Shop one Rifle gun of the Value of 'orly dellare. One hand lice of the value one dollar, Sixteen bullet cherries of the value of bight dollars two Sercerpleles of the value of one dollar tiefly cents one She Pouch of the blue of torres darling thru chisels of the value of seventy fire cinlp, lur gongs of the revalue off iffy cento the tinives of. The value of seventy fire cents of the property goods and chattels of the said form crahova in the said She then theretuing found then 4 There feloniowsly thurglaviousty did Steal take teany, away Contrary to the form of the deatule in Such case made t previdedey against the Peace dignity of the Slate of This.

And the furore of the grand fury, aforesaid in the name and by the authority of the seato of Ohio aforesaid upon thin oaths af resaids
do furthes find tpresent that the said thomas Pidely late of the trunty themin aferesaid in the stake of This on the thind day of fuly in the year of our 2 ord one Thowsand eight hundred stinty one at the Corenty of terion aforeaid in The deale of Thio. one Rifle guen of the value of forty dollazy. Onn hand lice fothenalue of One dollar Sisteen tullet chernies of the salue of Eighe dellase the some peatios of the dralue of one dollar tfifty cents one shot Porech of the value of forn dollang Three chisels of the value of seventy fire cents tur gonges of the valuecf fiftigembs Thoo trives of the value of serenty fire cents in all of the value of fifly six dellaiztfifty of the prepenty, govels 4 challels of the said fotm cratord then $S$ there bing found then th there unlawfully 4 felenioredy dial Sleal taket sany anny Contrany to the form of the form of the Stalule in suchcase made ypreideds and againse the peacet dignily of the deate of Chio.
fohn B. boate Brosecuting Cttornezi of Ainionbounty Bie
Aplenvards on the 23 d day of fanuay 1863 the following inlmy was made in the fournal of said bourt which reads as fotlony to vit The state of Ohios vS Gndidmeni for Busglary y Lareny. "homas Ridey

The defend ant Ihormas Hidley wasthis day arraigned in open bourl and the lndiclment bing ocadtotinin was asked how of the premises he would Aequit himself for Plea Sayp he is mot quilty in manner and form as he slands charged ino said
 said cefend ant being in puson before the bourt and theneufron came a fuxy Lo wil, Daxius Buxcon George Joodgrap boseph Garrasd bhartes ì marks. Nilliam leartmute thomas vurner, Oll, U, elngeman Gohns leck fohm Il. Thompson form loasiel Nilliam Mr. Nobinem y Levi Aheips who ling empanneled I Seiorn the Cneth to sfuak upon the epue foined belueen The parleis uponthui oatho do say that the saed defenceant is quilly in mianner tform as he vinds charged in said ondiclthunl.

Therecpon the said defendant thomas Didluy bing stilo befere the bourt in his owon proper puseon tty bownsel and hatinig nothing funther to say why Sentence Shorid not te pronounced against himo, Des thuefow Os dered Considered and Adjudeged by the bourt that the sail d fridente Thomas lidey be emprisioned in the Penétenciany of this Slate thepe At hand lator for the Lerm of three gears no part of the linnw tobe kept in solilary confinement) And that he pay the costs of this prosecution lased to dollarst, conls.
And The saide thomas Ridely is Ordered into the budedy of the Sheiff untie he be dischasged by due course of LLaw
Plobd Jatr Pamaall
of the tronty thinin as of oun Load ion aforeaid in red lece of the ralue Tho some prates len of forn dollang vakuef fiftyembs rec of fifty sin rahord then \& cal taket earry anny ede yproviduds
inion County Chis ing inlry was ollory to wit
arceny.
Ye luas this day ing read to him or Plea Sayi he rqed in saide Alloncep the Thencefiono came Garrased U, 1 , engeman
In. Tobineon
Dh to spuate
' valhs do
ume as he
G'il befere tho
nothing fusthen
ino des Thutow
sacie deferidam
is slalothept
ínco bobe kept
is prosecution
 Nilliam Lawnence Bosiding fudge, Aferceofore on the said 23a day Ganmary 1863 the following Bile of Andictmene was fied with the blesre of said bouse Which reads in the words and figerses as followz to wil, The seale of Ohio Aenion bountr is, Gouse of Gommon Pleas within ters the Gount oflenion in the Slate of this of the Berm of Canuary in the gear of our Sode one thowande eighe hundred and sisty thre. The Gurond of the eprand fung of the state of Ohio impansuled tworn and chasge to inguiro of orimes offinews tmu demeaners commitide within the tody of the bounty of union afresaid in the stal ef Ohio in the name and ty the Authoily of the इएale of Oris upon theis oathe do find tpresent that Gohm I Len or late of the bounty of lenion afereaid in the
 eight hundred and sivtly lur at the Coundy of lenion aforesaid in the stak of Thio in tupon one thaelygll Dxyant then there tang unlaupully facelly ded matre an aprault in a menacing mannes thim the sace baikellitingant then \& there with greal force $t$ bietenco dideleat strive ueund ill tral and wongs to the saice tharles ll. Anyane then t theu did, contrayge the form of the stalue in such case made tperided ande againet the Pace ane dignily of the slake of Thio. Gom J, Goals Poseculing Attyof linion Cr. Chie. Cftervards on the $2 a^{\prime \prime}$ d $23^{\circ}$ day of fanwary 1863 the fellowing Extry wasmade in the Gouim al of said bourt Whioh readz as followz to wrth The Siate of Ohiog Indichment for Apault y Batteng.
bom is tenor \& Indin

the defendant form ybenor waw this day anaigned I the bnd iorment bing oreed to him was asked how of the promisew he would Aequit himself for plea says he is quilly in manner rorm ask slands in said Wheruppon it is considesed th adiedged by the bourt that the said folmit enox make his fince unto the Stak of Ohe in the sum of fire dollawe and that he pay the coats of this prosecution lared co \$,
Alldel Sater Tandall blesi
The tate of Chie Be il Demomtored Thar al a bount if lommon Plae GOhn U'sods begun theed at the Gourt Howse in Mas yprille in lu bainly oftenion in the deale of Thic on the 23 d deay
hundred I Siver thres areary in the year of Gus for one Trowsind eifte The said $23^{\circ}$ day of fanmary 1813 the following Dill ofendidment was iled A vilt The bleste of Said boupl which seads in the words tiegures as followz bij. The stale of Chio lenion bounly 3 bourt of Commen Pleas levthen and pers the bounty of temion in the slate of Chic of The terme of Ganuay in othe year of Bur Iosd one thousand eight hundred and sindy tirue. The fusois of the prand qury of the Dtal of Thio impannelea suorntehargel to inquise of erinies offereces y misdemeanng commeithed within the lody of the bounty of lenion aforesaid in the slate of Thio, in the nameyty the Wuthosity of the stale of Thio upon theer vatho dofind ypresent that Gohm loovds late of the bounty of linion aferesaid in the stal of thio in and upon one Ruten II. Waids Then and there tuing ensaufully Horatly did make an apault in a menacing mannes thim tho Said Rulien II.l| usy tren
and There, did Contrany to the form of the stalute in Such case made thrordid. 4 againat the Prace and dignily of the slate of 1

Gohn 3. Goats Proseculing Attorncy of Aemion bounty Thit
 Afteruards on the 23 d day, of anuary 15c3 the follow. Enlyy was made in the foumal of Said brust uhich seads as followy touit the seate of Thiog a) Gohn llocde 3 ondictment for Cepault and Balliry
The defendant, fohn "loods was this day as aigned x the Indidtment, beingread to him was asked hewof the preminez be would aequit himsetf, for piea says he is guilly in manner tfarm as be stands charged in sard smaictmend.
Ithereypore it iz considered y adiudged ty the focurt that the diferdant the said 6 chm 0 oode mathe hiz fine unto the state of Chio in the sum of luenty detlary And that hepay the cosls of this Prisecution raved to $\$$

Atht e alrer Tamdall bemm

The stale of Ohio $\left\{\begin{array}{l}\text { De it Alemenabered that al a bount formmen } \\ \text { Deaz lequn and hetd at the bourt doure in }\end{array}\right.$ coconnes bismith 3 Pleaz begun and held at the bourt Souse in Pharypinile within and far tho bounty of linin in the Sealo of Chie ontho $3^{a}$, day Dramtien at,1863 the irnoralle gacet S. Gonkin Presiding feedge Ifeselofore on the firse a,y of decemter 1844 the followrng sill of Indietment wazfiled with the blern of said boust couri The state of Ghio knion bounty is bount of leanmen Dleas of the fornts
 one Thowsand eight hundred of Sivhy fous
The furors of the pand gury of the diate of Thio withon ofor the body of the bounty of Nenions aforesacd duly elected empanneled, seornn and charged, to inguire csimio offences tomisdemeanore commitico withim tro Sard bounty of Ninion in the mame and $1 y$ the authonity of the said Stake of Ohie, upon thür Aferesaid do find Hpresent Thar Clayne Smith late of said bountry on the firse day of func in the year of our 'nd ne Thowand eighe hundsed and sivtly four at the bounty of tinion aferezaid did untarefully sele inderecaling liquerz to one crville domham tok trante upon the premiseg tin the trulding letrese seld contrany co the form of The Slate in such case made and fruvided \& againsl the Reace is dignity of the detate of Thio. bohn bo bealo Prosecutinglitianey lenino berminty And Aflewwesdo on the 3 a day of cocemes 1844 the following Intry cuas made in the Journal of said Gount whieh seads to wion The slare of Ohio us
Harme smith (Sidictment for Lelling
This day the defendant llayne smitto was axsaignod
Ythe Indidment bieng read to him in open boust was asted how of The premises he would a equir himself for glea, sayp he is grillyin mamn Fform ao stands charged in said Indielment. Ilhereupon it io comsidest Odenely aderdgea by the bourt Thal the said "layne Smith mathe his fine unto the slate of chio in the sum of fire dollars and that
case made throridued.

- loounty Thin vetd Itreman of they fryy loev Inliy was fallowz Court -
$y$
eay as aigued X wfirmísez he nee Ifirm las be

The defendant Chio is thesum culion raved
bount of Gommen ent Houre in vounty of linion Gudage
Wlowneg 13 ill
buxe tomie -
as of the founts year of om ilods

- ofor the body d, secorn and to within tho The said Stak yne Smith late rel mu Thowsard rezaid did pam tok drante The form of the Reace \& y lemin bounty followerng eeh reads to hir

Líquas in
th was arraig ned asked how of greillzin manmen pon t is comsidest with makle his 2 and that
he pay the castz of this proseculion lazed to


The Slate of Ohi's De it Rembered that at the bount of bommon Pleas legeen $x$ a 2


Yesctopore on the $13^{2}$ day of Uelmary $1865^{\circ}$ The following Bile of dmdiatmence wae filed writh the blent of said bourt which readg ae followeto witthe deate of Chío linion bounty p. 3 bourt of fommun, pieaz of the fount of Renion in the drate of thio of the Lem of tebriary on the gear of our Lond One Thowsanel cighe hundred sivty five.
The gurenz of the pand gring of the Leate of Chie whimint for the lody of tru prex
 inquires of osimer offences tomisdemeanerz commillid inthin the saw Gaunty of Union in the mame and Iy the aurworily of the slak of Ohio upon this oatho aforesaid dofind Hpresent that fobm theter late of said bounty a the leventy fifth day of August in Tho, year of our ond me thousana aight huondrel t divty, fous al the boinly of Dinion Aforesaid ded unlarfully sell interfie ating liquerz to one tdam leaverg to be drante ufun the premieco and in the brilding where sold Pintrary tothe farn of the statue in suet case made tprezreled and againse. The Peace t dignity of the sratu of Ohi' bohn B, boats posecuting Altorney, Encono Gounly Aplernasds on the II day of Apric 1865 the following inlryewas made in the fournal of said bount whieh seads en the wesds fotlouing to evel, The slate of Ohio

$$
\mathrm{ars}_{4}
$$

Gone yuber yhio day the defendant ohm Aher was duly amaignee in ofien bount the Indictmend leing readto him wes astred here of the fremises he woreld acquil himself fer plea Sgezp he is guillyin mannur tferm as he stands oharged in Said, Gride emmiri, Vhereupun it is considured \& adpuelged ly the bount Thar the said defendant form yules make his fiñ bthe \&lale of Oheo in the sumi of len dollary and thal he pay the costs of thio hroveculion layed to aerlayg centz ADtax cabor Dandall bless
The Late of Ohio Se it Lenumbred that at a bour of Dermmon GComes Foeene AReas Afouse in, Marpoille within tfor, the boventy of lenion in the Leate of on the II "day of Aprie A, ,1865 Gocotid leon Misin dreeiding Gudge, Weselofore on the 13 . day of beluary 1865 The follovingy Bill of Indietment was filed with the fleme of said bourt which mads lowis
 One thrisand eight hiendred siry five.

The fusorz if the prand, frong of the leak of Chis within tfor the loed of tu bounty of Anion afisesaid driy eleded empannded lurson t chasget is
inquin of exims offences y misd eneaners commitud within the said bounts o aforeaid de find opeeent that Games (preme lat of saic bounts millo It des at the bounts of exion aforeaid dide useanfuley sell iminiceaing Riqurs To one bhares dullington to he drante upen the puemises tin thu tuilan' against the peace and dignicy of tho Seate of Chis afterwasds on the // day of April 18 lis thsfollowing intry way mad The Goumal of said bourt which reads as follorys to with, State of Ohis Games Cpune
Axraigned in open bourt vthe An diolment bing Deda co co hime was asked how of the fremiss he would acquit himself for paca, Sayphe is guilty in manner Horm as he slanas chargea in sow Incédmure Whereupon it is considered aduage by the Gout that the celendant twenty dollarz. And that he pay the coses of this proseceltion apaloifs Ftuld Saber Mandall blerk

The Staw of Ohin atohn cispokeins Oe it Temembrea thal a bourt of bemmon Pleas begun theld, at the bour Howse in Margaviles within tfor the bounty of lexin
in the slate of Chio on the 9 ' day al dram G, D, 1865 facet S bontrlin oresiding. Gudge, dtercop ore on the 15 the blert of Said bourt which scads in the werds stigmes to wit, The dale of Chio denion bovity p bout of bommon Dhas of the bounts trousand cighe humared sinty five the slaw of this within yfer tho
 Within the saide founty if aenion, in the name Ity the Auctroity of fothn thophins lale of Said bounly on ltw lendh dayy oreamlor in the gear of ourtord One thousand eight huenderd ane siyt
 slalule in such case made Hprovided and agains the Leace ane dignity of the Slale of Thid

the said bounty of io unon thin oaths
 area ysing fous lezicatíng Liqums in the building ede tprovidedo st

- bounty
itry luaz made B cril,
on of Lene,
ayevas duly
e to him was toba, Sayph aw énd'ćment The defendant he sum of cention laxid tos $\$$
it of bemmex 'Houar is cunty of lexip day of Decamber are on the 1.3. was filed with nes to wit, 3 of the bouming our Llond on
thin tfer tho
ppanneled St axure comméthe Cuctherity of tro esesit that y of decampar red ane siyty weully sell bedrants on the fixm of the no the Reace ane
mey lemion bounts bs itw blenk of sawbow
$\qquad$ be found in yout
bounty \& him sapely kup So that you have his 1 od Lefore our Gows of Gommon Pecad or the bounty of Rinion aforesaid forthuirts to answes unto an Andichment frond againse him in said bount for Lelling Astoricating dequose in virlation of law. And hast you then there this writ ADinnepeaber Randale Glenk of said bowst of bommon Pleng at Marporile thís $8^{2}$ day of orcomber $9,2,1865$ OAbor Gandale blemp Said lorit ruaz duly setumed encorsed as follows. "Lale of Chis lemion bounly
 Ifpplins whose, body of have ready before the loount within mamed at the ca,tplace within concained as the within witl commanded one dez cotab ammel \& 4 Il 4. B, Yhivpley Shuiff By Peacoct depily,
 nade in the Gournal of \$aed bown which readeg towit, . The slary of thio gom yfophins

Sondietrient fer selling intorecating Liquowin R'vlation of Law, This deay tho defendeant otm Aloptring ling assaigmee in opin berent of The Indedmunt bing read to him was astied how of the premisez he would acquit hinaself for plea sayp he is quilty in mannut formo As he standz charged in said Indidment in whereupon it is consideriel, The Coust that the said fotm Joptinz matue hio fine to the state of Thio in the Sum of tuenty dollarz and pay tho oosls of proseculion lared lo dollarz Cenl3
Attr) Jator Dandall Glent
The Seat of Ohis
as erfopring 3
Decic temembered thae at a bount of Commex Priaz liquen gotrn fopning Sand heed at the bourt Afouse in narqevile within tio the
 1865 the following Dill ofelndictment was feled with the tlerk of Saide bount bovil, The state of Thio Qumion baumiyp 3 bount of pommen Pleas of the bounty of devion Idlate of Chio of the Lerm of yelruary in the year of our dord one Thousand eight hundred It Síly five, The Gerers, of the pand Gery of tre drale of Ohio within tfor the body of the botenty of lencin aforesaideduly decled impanneled surne t charged to inquire of crimes offinees t misdemcasers commilled within the said bounty oflenion in the reame tly the autheity of The slate of Chí upontheir Dothz aferesaid do find Ypresent that form tiephino Late of said boenty on the first day of fanuary in the year of ome tond one Thorisand cighl hundred I seqpy five at the bointy of Reniex aferesaid did uncacefully sell intorécating liquerz o one Ples Slande to drankepen The premises and in the luilding, where sold concrary to the pamef the Stale in suet case made tperided t againse the Deace t dignily of
 Said Indidment wasendorsed "A tnu Bill Nlilliam Fabiel torman oftho prand fury" Ciflervas els the following csil of bapias was ipud by the blerk of sace baut bo ere' The deale of Chio hincion bounly po the Sheriff of anion bounly putins. You ane Commanded to tavte gobn Aoptinns if he to found in your bounty thim Sofely rup Sa than you have hiz, body byose our boust of formm bleas yor the Gounty of lenion, Aforeaid on the foreth day of Decomber AD, 1845 to Answer unto an dordidment againde him in saed leour pendèng for, Selling interticaling Liquoro in vílation of taw And have you then there This writ, Mitnep dater landall blem ofsaid
2.83 baret of bommon Pleas at Marperile this $30^{\text {th }}$ day of novemter 1865 Za hu Pandale form daid bapias waz relurned duly endossed to wit I have caken the lody of the withim named defendant form II. Hopkinp. the name of his lail is go, Bakes I herewith teum


D, Whelpley Sheriff
And Aflerwasds on the 4"day of December 1865 the following inlry eas made in the dournal of said baurt which reads in the eords tfigenes to wit The siate of Ohio
Golm Atopriins $\delta$ relalling, the defend ant form topkins this day was how of the premires he would acquit himsel for plea sars he is quilty in love of the Nanaws and form aphe slands charged in said Indictment, Wheseupon it is Considered by the boust that the said depencant form Atphiins make his fine to the stace of This in the Sum of oten cellars tpay the ents of thiz prosecution lared to dollarzy cenly.
©tbr Tandall berns
Whe dece of Ohir 3
Be it Temembered that at a touns of commons Arederiek dashery Milliam Yleber cear begun and hela al the vourt forese en In arysville within tfor the boenty of Denion in the stale of Chis an the gr day of becemtrr At, 1865 Gacoftioonvilin presiding yudge,
Heselofore on the qa day of december 1865 the following B.ill of ondidimant was filed by the blernt of said lowert which seads as followz to wil, The state of Ghio denion bounly po 3 lowirt of lemmen pleas of the bountz Cenion tstate of Ghi' of the term of deptemites in the year of Gur tord on Thoresand eight hundred y sisty five. The furore of the Grand Gury of the Atate of Ohio whthin iffer the bounty of lenion aforesaid duly ele ote empanneled surorn, toharged to inquire of ersimes offences it mizdemanne committed irithin the said loointy of lenion in the name ty the authority of the said Slate of Ohio wion their oaths afoses aid do fini tpuesent that Isederiek dasher y Vidiam Veber late of said bounty on the firse day of hovemter in the year of orer Losd one housand eight hundred and sivty firse at the bounty of Rincon Aferesaid did cenlacefully Sell entoriaating liquors to one Lamuel lVeaver to be dran $R$ upon ohe premíes It in the becteing where sold Contrary to the ferm of the dialede in Such oase made itporided 4 againet the Peace $t$ dignily of the Slate of Ohiw,


Ceflerwasds on the q" day of 2 coembir 1865 the foltowing dentence o Enlsy was made on the gound of said borest whe eto deads huri The Itate of Ohío
US

IDederion Nasher \& $\{$ dedment fer Lelling dontericéaling Millian Vebrs Lequrow in violation of प्e,
Ihio day the defend ants yoedereén dosherv llíliámlletor biong in open bount and the Indietment leing seade to them was coked hour of the premises they would acquel thenseders for piea

Ir Pandale Bems loog of the withim 2 I herewith setum Sheriff Enlry cuas made -igenes to wit

Kins This day was a to him was astid ? he is gevily in 'd Indictment, nocant Gohn Heptiins rars tpay the corlo cenly.
wene of Common Forese in enty of Cenion y of becemblur ng fudge, Bell of ondielmant owiz to wil, of the bounts of of Gur Lord on prand Gum rel duly eh ota \& mísdemann me tly the 2aid alo finiotpe eaent on the firser day $t$ hundsed and
wfully Sell, unor the premises - datude in of lu STate of Oniw, niós bounty ve Bill
rg Sentence \& eh reads Touri
exicaling
shertlíllíam Vetes e to Them was cselerz fos ficea

Say they are guidty in manner and form as thy sland charged in said, Indietment Uhervuper it is considered by the bourt that tho Said de fer dand Iredcride dasher y llilliam IVeber makition finco unto the seato of thio in the sum of lwenly dollang each and pay the cosle of prowection,
Atrdter Laber Pandall best
The diate of Ohio Be et Remembered that at a bour of bommen pese begurs theld at the Goust fouse in Mnaryaville urthin
Aatriele Mamihon ayfor the loomly of Qexion in the delu of 0 iio on the ay the fonoralle facobsllompitin Prosiding udge,

 Aenion bounty b. B stale of ohio of Ohe Zurm of Sefiemtes in ehe year of orn iond one The Gusorz of the Geand fing, of the state of Ohis dwely eleded empaninded Swornt chargid to inguire of csimis offences omiedemeanoss commilide e the lody of the boinly of levion alosesoid int the Brale of Ohici in thomame and Iy the awthoidy of tre deate of Ohio upon thin oatio de find e tpreent that on The fourth day of movemater in thw gear of ourdod one thousand eigh, humedrex Siny five and from that day Lo the combmencement of the pruccidingohinine to wit on the luenty fousth day of hovandes in I wy gear apresaide tomo boundy of Unsion apresaid in the Reate of Ohw one Datricho Alumihan wast has been and now is unlawfully, The teepur of a ono $m$ of pubtio oseot where intoricating, liquors othis wines manufaclued from the pure quice of the qafue Cultivated in the state of Ohio, Ale leir an eide were thave Len trunttinesold Iy the said Patrich Acrurihen in vidalion of the Ad of tworal a semly of The State of Chio entiled "Cox Aet Ioprovide againsel the sesulting prom the sale of intoricaling líquos in the stale of (hio" Raped ly the saide enoral Ce pernlyy Of the Sece of Chie on The first day of may in the year of our tond one thowand eight huendred tfity four to the bommon nuisance of the bitizend and peeple of The Said leate of Ohe, Ohn baals Prosenting Altany of 2 nox bounty Ohio Qflewwarez on the $9^{4}$ day of Drecmber 1865 the following intry was made is the fournal of said bount whieh seade in the wesds and figures to eit. the seate of Thio

Irs it Indictmen for keeping a room of trellic resorl Palník Faunikew Yehere enterieating Liquas are soldin Vídation of taw. This day the defendanl Balriet Afauniter bing in open bourt and Ohe indectment leing read Co him was asked how of the premiser he woved a equil himssetf for Plea says freigeilly in mamen and form as he Slandes charged in Said In didmeneb.

Whereupen it is considered, iy the bourt that the said deferedant Patrich Afauniten make his fine to the slale of this in the sume of fifty dollarz thay the costs of prosecution layed e dollas ina cents
Attit Gaber Tandall blem

The Stale of Thiog We it Lememtind thal at a bount of bommon pleas legen u's And held the bout bowse in Maryswille within to ato tormeng
 The year of our Lord one Thowsand cight hunderedsinty fire the followingsstivise had. the tonoalle Gucot Soonklin Dresiaing fuade, ifesctopore on the 6 ' day of drecemter 186 S the following Bell of Indicement was filed with the terk of said bount whieh sads as follows to wit, The State of Thiog the State of Ohio Nenion bounty p, 3 bount of bommon V's Fleas of the bounty of A nion and SCate of Thio of the 2 mm Peter lueer F of Seplembes in the year of our Losel one thouzand iigtt The fuross of the Cpand Geiry of the leate within tfor the lody of the bounds of Anion Aforcsaid diely elected empanneled Suornt thasged to ingine of csimes, offences of misdemeanors commilled within the said bounts of Rnion in the name \& by the authority of the saide deate of Thio upion Theis Gathy aforesaid do present and find that Detes Alies late of Qounty on the twentieth day of hovember in the yeas of oun Losd one ThowRand I'ght hundred t Siyty fire at the bounty of lenion aforeain did untaufully Sele intoricating lequors to one Cugeiseus Meaver to b dsank upon the premises to in the building where Sold concrary to the form of the Statute in such case made t providee and againce the peace ande dignety of the seate of the Slale of Chio,

Gohn boale Prosecuting Atlosney Renión bounty
 Afrew ards the following evit was ipued iy the blerk of said Cout which siads riys, The State of Thie. Tenion bounty s' the Sheriff of lenion bounly pueting Y. Wu are commanded Ce take Reler leuir if he te found in your bounty and hime safely keep so thal you have his lody l fore oun court of formmon Preap for the, baunis of lenion aferesaid forthith, Io Answer unco an Indidment foume aganest him in said bourt for selling Intoricaling tiquers in tidlalien of taw Iend hare you then there evir. Witngp Lals Pandale Bterte ofsaid bourt
 And saide wiet was duly selurned ondosided" the deale of Thiw encin leo. C, Reed this wit dreer. 8' SCES - I have Cakene the lody of the einthin named Peter Aues whose lody thave seady $I$ for the boust wittin named as the
 And Aflunvands one the $S^{\prime}$ day of december 186 s the follocieng intry was made in the gounnal of said boul which peades. To wiel, The alale of Chio
 Indicelment bing read to him was asted how of the premisey he wordd a equit himself.foplea sayp he is nol quilly ine manme tfome as ue slands Charged in saide dondectment An And the parluy being at ifere the . defendant bing in pusont fore the boul. Therecepon came a fery bowt.
 Jame sore Geogellitler segular Gosorsy yrugh mingadaen deth mithatiole Cesa Casye b, Lee y tas ison Mivadden lales furez who bing duly empanmeled devorn the buth to speate epen the epew finids between the parties upon their bethy do say that the defendant is geilly in manner and form as he Stands Cleargedin Said Indictmont
mon Preas leguen thin ffa the torenty of Lecemter in Issing fire the oo,
decement was wit,
rust of Bemmon
Che of the 2 lm reacand sight
y of the bounds asged to cinguin said bounts of to of Thio cupon cues late of en Lesd one nion aforeain - Weaver to be
rany lo the form wet the Peace
encon bounty Itromen of thig, Gies whech reade liz.
precting
Counly and non Plias for thi, at forine againet taw
ofsaid bount landall GaxB. ¿Cencin leo., , $\}$ thin named med as The
cré/f,
recieng Intry
子. To cuil,
neidatiox of law
ce and the Lej he wruld "e ces ue Slands sue the. a frey towit. - form Guetherg in Seth mi,'matiil
who bring we oinids
fendant is saii Indictment

And thoucupon the defendant having mathing mouk say why seselenceshould net be pronownced againal him.

It is Therefore consideredy Adjudged ty the bourt that the saide ilefendant Peler aues matre hizgine unto the dtate of Chie in the dum of thirly declease and that he pay the coste of proxecuicons
Stidn Jater Tandall bierte
 Is The following Pleadinge were had, fact. Lontelin Brieding qualoe. Afestofore on the 9 day of decentur 1865 the following Bide indidmend
 Ihe date of Chic 3 locus of fommen Pleas of the tounty of liniove y dale limion bounty ss 3 of Thio of the ELerm of Septimeter iv the year of ove tore bue thowsand eighe huredred and síyly fire.
Ihe queviz of the pand funy the stak of the deate of Cheie withent an the tody of the bounly of Denion of Remion Apresaid decly dectede empanmeldederixe, andel Charqed to inquive of oninses offences tomiedemeaners commiltue within the said lounly, fleneon in the name thy the authouly of the saide blale of
 Late of saide boenty on the $25^{\circ}$ day of hovemte in the yeas ofret orde ene thousande cight hundred y sigly fire at the bounty of limios Ofoneried did untawfully sell inlorecaling tiquerz to one thristepher to Broun tote diante upon the premises and int the twiding where sold Centrany lethe forme of the stalute in suct case made tpurided and againer the pracet dignity. the
 The dame was endersed ") Dnue Bill Adixill, Naypes Loreman of the prande fliry Apterviar do The folleving writ was ipued by the blesth of sae de bout to arth The deate of Chio Cinion boventy s\& 3 to the Shewifs of Renion bounty preaing, Gour are commanded to cance samuel Shects of he be found in yove bountly thim Safely keep so that you have his body befere our bount of bommen Ple as for the boventy of Renion afsesaid on the firat day of the neyt lerm therof that bireg the $12^{n}$ day of tebreary A1, 1866 to answer unto an Indecolment against fiom ins said boust fer selesing Soztericaling Líques in míalion of taue, Find have you then there this urit. Ilinejo Latro Mandele blink ef said Gourl of 10 mmon Pleaz at Anarypille this $9^{\prime}$ day of amuary ai, 1816 Q Aber Tandall Elevie
And Saide writ waz deely selurned, Endorsed he follours t wit,
 bvecy of the within named dameed Sheels. The name of hiz lail is tlins, tunfer hereuith selurn a copy of the tail lond Hees Lital Amount \& 2,27 FiB, Whelpley Shff, Aflervards on the $12^{\text {c }}$ day of It He ary 1866 the follovering Inelry wasmade in the forenal, of Said bourt whieh oelede in the lionds folloving "olint, Ihe stale of Chio
us
samieel sheels

Andictment forselling Sonloyécaling Líquoss to be drank on the premises likere sold in lidalion of taw

This day the said defondant Samuel Skeels biong axtaigned
in open bound I the Indictment leing to him was asked how of the premises he would a equit himself for plea says he is guilty in mames ans formos he seanas chasque in saica dndidment. Nherefore it is considerea yadjudgid by the bourt that the said Savaul Skeels make his fine to the Scate of thio in the Dum of len dollars t thal he pay the casts of Proseculion.
Mthtt Taber Pandall blern

The state of Ohio des
Games Ypeene
Be it semembered that at a Boun of Bemmon Pleag bequen thela at the bount Aforse in mavyeriew within ffor the Gerenty of lexion in the Slale of Ohio on the $8^{\text {u }}$, ay of november a do 1866 thw Hon orable facob. leonklin Presiding Judege. Ifferelofise on the 9 tay of treembs 1865 the following Bile of macelmuen was filed lerth the blert of Said bount whien Heads in the words foceoring to init:The Slate of Ghio o leaut of bommon Pleas of the borinty of lenion and Reniono borenty fo 3 stare of Thio of the lerm of September ino the year of ourdoree one thousand eight hunared isígly five The Gurorz of the grand funy of the Slate of Thio. within tfor the lody of Indictment the bounty of tenion aforesciid Auly dected empannelled charged S surus to inquire of esimes and misdemeanors commulled withín tho saide bounts of Alnion, in the name tby the authore'ty of the Said Slate of Thio uponttin oathy aforesaid do find thusent thal fames prene lar of sace' bounly on the Seventh day of octobes in the year of our Lotel one thousand eight hundud and Sisty firir, at the bounly of Envion Afsesaid did unlawfllly Sell, incoricating lequers to one William bavidson to be drank ufin the fisemies and is the building where sold Contsary to the form of the Stalute in such case made throveded t a gainser the preace and dignity of the state of Ohio Iom B. loals proseculing allernuy union bounts And Said Indietment was endersed to wít, "A Inue Dile. IB WHayms freman
 Ihe Stace of Ohio Aenion barenty fo. Io the Sherift of Nencon bounty puting Hou are commanded to lare fances grene if he be found in your bounty thin Safily keep So thal you have his bidy by ore our bount of bommon Pleas for the Gouncy of Anion aforesaide on the firse day of the next Herme of Sacid bourt that bung the $12^{4}$ day of Iebruary, $A, D, 1866$ Co Arsever unito an Indielorent found againse in Saide boust for Selling, tn logiealing Liquor in eritation of Low. And have Yau then thew the ersie. Netrep Tabu Vandall
28

Jhppostem blestr of Said bount of bommon Hleag al Mraryeirie this g'day of Ganuary, A, 1866 Taber Randace Glems Ande Sacde eniel was selusne ovfiled fanuay 15 1866 Endosed Lourt Stah of Ohio I Recd fany. $11^{1} 1866$ I have latken the body of the linionleountys wittien namere defendant games preene the name of his bail is Gefoe Lawlon, It herewith selurn a copy of the Bail bened Lees $\$ 1.95$. B, Yohelfley Shif.
and aftervards on the $12^{\text {a }}$ day of tebruary 1866 the follotining intry luas made in the foumal of saide bour which seade, co wit, The Sonk of Ohid 8 dndichment for delling dnloricating liquoso to be Ham vo $\{$ arante ontw premises where sola in eriolation of Law, Hames preene 3 , This day the defendant being arraigne in open bount $y$ the Indictment buseg rade to him

Red how of the mamer and formo a yadjudged by a of chio in the
rut of Bemmon e én marperiew the Slale of D) 1866 tho on the $9^{\text {d day }}$ fied lerth corinig to evitof lenion and encth year of ISintly fior for the body of iged S Surun Saide bounts Cheo uponthin í bounly on tho eight hundxels folly sech, on The fisemises Tatuto in such the seale of
cy Anvix bount B WHAynes fueman d whech races hiz bounty puceling
bus bounty thim nor Pleas for the of Sacie bourt to an Irediélosontl
iquorin erílation Taber Tlandall
$9^{2}$ day of
12
Endorsed Cour't
body of the Y the xame of Cbonel
ing inctay ee to wit, lequass to be rion of Law. arraigned is rade lo him
was asked how of the premises he would a equit himsulf far plear sags he is geviln in Hform as he Slandes changed in Saide Indidment, Cina on the 19. tay of tieng 18666 tho following Recognisanci enteredin' Saide Gournai whèh seade as follovez to with, The slate of this 8 dndictment for seleing snlexicatary liquers in erolationo of taw,
(1) This day came crico ofen bous Game pune tactinculideged fames preese 3 himself $t$ owe $\forall$ stand indelted to the deale of Ohis in the pienal
Reageionan Sum of hwo hundeed dollars to be leride of his goods t challies lands Thenemends if defaull be made in the follouring condilion to wit, that the said, Gamed preane be tapkear before the bouse of Gommun Pleas for said bounty of tenion
 The Slate of Oheo in lwo Sevral Indedments againer him filed in Sacieleerese fos Seling Indefícaling tiquers in violation of taw and then thew alide the Brdes \& Sencence of the boust y noe depart the boure withoul leaer thun Thi's Aecognesana to be void Gthervis to by semain in full for eo

And aflervards on the $8^{k}$ day of november $a, d$, 18 Ch Che following Senlence read fudegement was entured in the Gournal of said boust which reads as follerme the stale of This o
Games preene I Ihio day the defendant being again before the boult And having, nothing futher to say Why Sentereo Should sol be fronounced againee himo, It is therefore considered by the bourt thas the Said defendane fames guene make higgine unto tho slate of Thio in the sume of twenly dellars and that he pay the costs of proseculion
ATtth Caber Mancall Glem

The Siate of Thio De it semembere thab at a bouse of lommon as
Gohn Fopkins Aleas begun theld at the bourl Afouse in Maryserile wither ffor the Gounly of Cenion in The slale of Thi' on the 8 day of novmber 1866 the tonoralle Gid, bonklin Presiding fudge. The follawing, Pleadings were hade Àselofere on the firet day of December 1864 the following Bill of Indidmune was filed in said bount, The diale of Ohio 3 bount of bommon Pleas of the borenty of lenion and Renion bounlyps Scale of Thio of the Lerm of november en the apar of our Lord one ihousand eight hundsed tsintly fous The Gusans of the Grande query of the Scate of Ohis within tfer the body of the botenty of lencion aforesaca, dely elected, empannelled, swany yoharged to inquire of Orimes. Offences 4 misdemeanas commitied wirtion the saide tonnty of Ninion in the mame $\forall$ by the Auetority of the Said Slalw of Ofis upone Wreir beiths afosesaid do find t fresent that fotm A Apriens late of said bounty on the weenly second day of hovember ino the year of our Load ore Thousand eighe hundred \& Sisty fores at the boren ly of lenion aferesaid, did uneaufully sell inloyecalíng lequers to one fohn smith lobe dsank upon the frimises and in the brieding whore sold cones ary W the form of the slalete in suct oase made tfivoided and against the peacitdignily of the Reale of thio Gomm boals proseculing, Allonney tenion bounty Said Bill was endersed "A Itru Dill dohn leapie Loreman of the grand fung
 Jounn ab of said boust which reads in the words following to urt, oven

The stale of ohio $\mathcal{F}$ Indictment for Selling Intoxicating Lequas
Gown ísoptien 3'
This day the defendant John Hopliens bung arraigned in open bout and the Andeelment being read to kim quilts t west asked how of the premises he wowed a acquit himself far plea says he is contd guilty in manner y forme as he stands charged in said Indidenesit Whereupon it is considered by the covers into cause stands continued to the next 2 erm of this bout for sentence further proceedings thereon. And aftercuards on the $8^{\text {tach ag of }}$ november AN, 1866 the following was also entered in the four al of said bout tobit The slate of Ohio

U's, 2 the defendant form Hopkins was this day again Gohn Ifoptions brought before the bour y having nothing further of Say why Sentence Should noe te pron ounced against him. It is therefore oensedered by the bouse that the saw defendant John Hopkins make his fine unto the slate of Ohio in the sum e of five dollars and Trail he pray the costs of this prosecution,
FItter Tater Randall bless

The shale of Ohio Se it Remembered that at a bour of Coma as Som Afoprino Ale as begun theld at the boust House in Tharyprilu within thor the boienly of lesion in the slate of Ohio on the $8^{k}$ day of november $A, 5,1866$ he following wive had. His Honor Jacob Sbonklin presiding fledge
 Indielmene was filed with the Glen of Said bort whet oh toads lowiti The stale of Ohio o bout of bommon Pleas of the bounty of Minion din Aenion bounty ge 3 and Slate of Ohio of the Term of September in the The Year of ores Lis a one theresa and eight funded titty fire The fuross of the prand fury of the dale of This within y for the body of The County of I inion ceforesaid duly impanelled severn teharged bounty of atnion in the name thy the aushonily of the said slate of thin upon thees oaths aforesaid do find and present that John Hopkins late of said bounty on the Seventh day of OClobs in the year of our Lord one thousand eight hundred lively five at the bounty of linin aforesaid e did uniacufully sell indoricalíng liquors to one sayer turner to be deans upon the premises of in the buelde'ng where Sold Contrary to the form of the slalule in such case made tfrovided and against the peace and dignily of the stale of This

Horn D, boats Proseculing Atony liniò bounty and the Said Biel of Indidment was dell endersed as follows ing A Hue Dill I, N, ll. Waypied Socman of the pared fury Ciflerwards on the G"clay of December 1865 The following Entry was nodi in the Journal of Said Court which sea de en the woods of ejeuses to wit, The slate of Ohio Indictment for Selling Inendicaling liquese in vidatino of Saw, as John cropkino - This day the defendant Gohn Hophinsbaing aszaigsid in open bour t t the Indidmen being nad lo him was asked how of the premises he would a quit himself for plea says he i's guilty in manner and form as he stands chargias in

Lequas
tiens buing arsaigrued ing read to him 2 plea Sayp he is nit Uhereupon wxt 2 erm of this on the $8^{\text {colay }}$ said boul towit
this day agains ing further 6 ounced againet defend ant sume of fires
a bount of Gorma rese is tharyprile on in the slate a, D, 1866ethe
ing feedge zg sede coh teads lowit of Cenion de tha mbes in the andend 4 sing five the body of in toharged within the said
seale of Chis
1 Gohn At opkions year of our renty of lincion one Sajea Lurner Sold Contsary and against
s Renció bocinly as follows in rad fury nely was madi us to wib.
pein vidation of Law shing asraigmas ig reac lo him e a cquil himself chargias in
saiel Andictmenc. Whereupore by order of the Gout this cause slands conclinuede to the nevt eterm of this boust for Sencence and furthen proceedings thereon, And aflewards on
 The State of Thio Indictment for Seling Intoucaling liquers in Vidation of Law,

$$
a s
$$

Gotm Afoptinis Shimutp to rue tseand indetred to the seate of Thio inn the fund sum of two hundred dellars to be hvied of the goodet challele landsotenumundo if defaule be made in the following condilien to cirl. that the said defendant fobm Hoptinz be t appear before the bour of bommen Pleas of Said bountiy of linion onetufuiet day of the neyt Lerm there of at len $\operatorname{Geloch} a_{1} m$, to Aneurs unto the scalu of Ohio in an Indelment againet him filed in said bourt for selling Intoyicaling liquoss ino violation of law and then vthen Citide the order Y Sentence of Said boul that depart The boul erithert Ckate then This oreognisance Shall be vorid जhemise bote ande
 following entry, was made in the fournal of said boult which readsas fotlernz surie, The State of Ohi 8 Relailingi

US, S She de fendant fotm Noptinins was this day again' Gobm Ifoptinins $\}$ broughe before the bourt Shaving nothing furtur to say why sinlence, Should not be pranounced againsl fiem,
It is therefore considered by tho bourl that the said defendant Gohm Hop time mate his fine unco the diate of Chis in the sume of firer dollass ande that he pay the casle of this proseculion.
Stllth
Sabor Tanda er blent

The Secete of Thio Be it oemembered thel at a bount of common form Powers S Preas begus theld at, the Court Aowse in Anarysielle eiritine Hor the bounty of Renion in the teate of Otic on the 19. day of Ithwayy $a, \infty, 1866$ the following fieading uere had.
the toneratle Gacetsbontilin presiding yerege, Afesclofore on the $16^{4}$ day of Levneay $A$, , 1866 the following Bill of Indectment was filed ins said bout b wiel The slale of Ghio \& bourt of bommon Pleas of the bounly of teniontslale Aenion lounty SS. 8 of Thio of the Lerm of Lebreary in the yeas of our Lorde one thousand eight fiundred ysingey sey
The Guross of the grana gersy of the diale of thio, whthen yfor the body of the bounty of Rinion aferesaid duly clecede empanneled Surnnt tharged to inquirs of esimes offences y misdemeanors, Committa within the Said boune ey, of tenion in the name B by the Authority of the Said Slate of Ohio upen theer batho afosstaid do find Ypresent thal Gohm Powers Late of Saide boundy on The fifterent day of Drcember in the year of bur thare, ane thousand eight hundred y sitty, five at the bounty of lesion aforesacd dideneaufully, sele inloyicaling kuquang to one William Sonciste to be cerann upon the ficemésed Hin the butding where Sold Contr ary to the form of, the Scalute in suete case onade throvided and againse the peace 4 digniely of the Seate of Thi' fobm \&. Porles proseculíng Allinuy Rencon bounly Ana the Said Bile of Indidment evas derly endeonsed as follouz, "A Irue Bile Gongi Gabiiel Iosenean, of the ep and Gusy. And therupon the following wnit of lapias was ifpurd which seads to wit, the Slate of Ghio Nenion bounity fo, to the thesiff of Tenion bounly, Greiling, How ase commanaed to lake gobn powers if, he be found in your bounelly and him Safely keep so that you have his body bepoe our boure of

Common Pleas fer the leounty of Aenion afresaia forthwith 10 ensars unto an Indidment found againse him in Said bourt for Selting Inloxicaling liquers in viocalion of law. And have you then there this writ. Vievefs Vaber Prandau besse of said bourt of Gommon Ple arat Mrasyserile this $16^{\text {a a ay of Debruay AD, } / 866}$

Treber Tranaall Glem
Ande The Said Torit was cuey securned ifiled endersed as follows to vil, Reed. This usit tebruary 1/1866 I have lody of the Crithin m am ed fohn Powas in boust ar comm anded by thíp writ zees \$2.02 Gid, Whelpley Skniffs Ande aferevards on the 19. day of Lebruary $a_{i} d, 1866$ the following entry, was made in the fournal of Said bount which seads in the wonds following
 ass 3 . This day the defendeant being arraigred in ofin Iohn Powers Sbouse the Indidment bieng se a to fiem was astud how of the foremises he would acquit himself.for plean
Sayp he is quilly in mannertform ashe slands charged in said Andictment, Whereupon it is considered by the bount th ae the defend ant the Saci fome Powess mate his fine to the dlate of this in the Sum of len dollarz And that he pay the ©odelz of this proseculion
Attst Taber Fandall blens

Whe Slate of Ohio Be it Remembered that al a bourt of bommon bathasine Bowers S Fleas begun theld at the bout touse in maryovill Ohio on the $19^{\circ}$ a ay of te oneary, $A, 2 D, 18 G 6$. The folluwing Pleadings wese had; his Ávor Gacab Sbonklin presiding Gudge, Heseloftse on the $16^{\circ}$ day of Ietruary 1868 the following Site of Indecomant was filed with tho blert of Said bount which seads as followsto wit The etale of Ghi' o bourt of bommon Pleas of the bounty of lenion and Qenionbountyp $\{$ Sece of Whis of the Herm of thererary in the year of our Los one thousana eighel hundered visivly sen The Gurors of the prande Gury of the Slate of Ohis within tfor theybounty of lenion afercoaid duly electece empannelled Sevornt charged to, inquiz of orimes, offereces t misdemeanery commillid crithin the said lounty of Aenion in the n ame thy the Autheily of two said dlate of Ohio upon ther's oatizy aforesaid do find tpresint thal bathaurn Powrss lat of Said bounty on the fípeenth day of danewary in the year of our Lord one thousand eighl hundred $\forall$ Sintly sicy al the bounty of linion Aforsaid did unlacofully, sele, Intofecaling Liquos lo visaráasimitno to be dsanthepion the premises t in the building ewhere sold contsary to The form of the Sealute in suen case madetproviede thegainer tho peace is aignily of the Seate of Ohi's. Yohn 2. Porter prosecutiny, Altorrey Eniondes, Anal sded An dietment was endersed as followertiz. "A. Fsece Bíle Gong, Gabiel Loveman of the Grand Geury"" Ande thereupon the following essit of bapiaio was efoud ehhêh seads binit The Slate of Oh io Renieo Corenly fo Lo the Sheriff of Nenion bounly youtiñ., Of ore are oommanded to lath batharino poreves if She be found in Your bounty the safely teep sa thal yare have her body befoce our lovert of Gommon Lea for the Counly of lencionafosesaid fin thint Lo Ansever unto an Indèetmerd fceend agaìsel her ín saido
t To Cinseurs ling inloxicating ine fo calur Pandau
sebruay $A D, 1866$
2 follows to crit, Gohn Powres in kriff Howing entry Checuras following Siquensoin hodalimg shaw eignod in ofens - fiem was astud
fimself.for plea. ndectment, id Gome Powres red that he
boust of Common in Maryavile in the slate of 18G6. The folluwing quage, of Indeंolmant followalo wit flenion and the year of isintly sex - Ifer ino, bounly charged to fin the \&aid id dlate of Thainw Powers w year of our Iy of Cinion
ctraríad minto
contrany $\frac{0}{}$ chopeace IS
brey union les,

- sece Bíle
heich teads $6 \omega^{2}$ ' runly gouting,
c found is

2) beprecor acid for thint hurin Said

For Selling Ancricating liquess in vriolation of law, Cond have you then
 Mnaryprille this $/ 6^{2}$ day of tedxay $C$, D, 18GC Aीaber Pandace blem And Said Lsil was sclurnid duly Endersed as folloriz to evi', "Reed thes esil tety $17^{k} / 866$ I have the body of the within named leatharine, Powers in bourt as commanded by this wril, Lus \$202 Gis, Whelfley Sheriff Afteruasds on the $19^{\circ}$ day of Lebruay $A_{1}$ b, $186 C$ C The following Entry, was made in' the fournal of Said bourl which seads in the worde and figures to wie, The slate of Ghio $\mathcal{O}$ Indidrnent fer Selling intexieating liquaroin vidation of law, As 3 Ihi's day tw defendant being arraigred in open Qatharine Powne 3 leoust and the Indidment bung seade to tonker was Aptred kow of the puemisy She would a equil huself fir plea Sayp She is guilty in mnanner and form as She slands charque ins Said etmdidment. Wherefore it is considered by the bouse that the defendant the Said batharine Powerg mane her find uncothe plate of Ohio in the Sum of tin dollarg \& tral She pay tho costo of this praseration, Stltt Saber Mandau Glens

The Slate of Whie Peter Cecer

Be it semembere thae al a bount of Gommon Pleas bequn gheld at the boure tionsein Mangnices Within tfor the bounly of Renion in the deale of This

On the $8^{2}$ day of novomber C, A, 1866 the follering Pleadings were had. The tifon oralle Gacal S.lonthin Presiding Yudere, Aferselofise on the 13 day of telnuay $a, 5,1865$ the foleowing siel of Indiciment wae filed with the blenk of Said bourt which reads to wid, The Slate of Ohio 3 bourt of Common Pleaz of the Gounty of Linion ance
 Lord one Thousand eight hundered and sinty five,
The Gurors of the prand piry of the Seate of Ohis wittin tfen the tody of the baunly of Linion Aferesaid duly elected empannelled Suren the hasgid, eo inquiw of osimes Offences t misdemeanozz com milled vithire the इaid. bounty of Ansion, in the name tby. the Autherily of the said slale of thie whon thier oathe aforesaid deofind thresent that Deler Cues late of said bovinly on the enit day of funce in the year of our Losd one thowsand Seght hundsed y Síxly fous at the bounty of tenión aferesaid dide enelarfully Lell inlovicaling liquers to one Tobest Weleh to be diante upen the fuencises And in the building Where sold asisany to the form of the Slalule in secet case made throvided and against the preae tdignily fluw blate of the b, Ohn D, boals poweculing Ceterny Reniox bounly,
 Afterwards on the q' day of becember 1863 the following entry was, made in the fournal of said boust whidh seads as follows io eri, The slate of Ghis of Indictrnent for Selling In loyjecaling liquas in vidation of Vow Qrs $\left\{\begin{array}{l}\text { This dayelu defendant being assaigoud ande tho }\end{array}\right.$ Peles luees Indicesuent bieng sead ti him was asted how of the prenuises he would a oqui himself for feleas says he ioguiely in manner and form as he scands charged in said Indictment, Thereup on by order of the bount this case Slands conlinued to the next Lerm of this leoust for Senlenee and further froceedings thereon

Afterwards on the $12^{2}$ day of may $A, 25,1866$ the following entry was made in The Journal of said boult whits scads in the wises and figures as follows to int

The State of Ones 1\%
Pes Auer Retailing
This day came into open bouse Deter Auer vacknowtiged himself to our g stand indebted to the Slate of Thiocin the penal seem of y̌vo hundred cellars to be levied of hog goods and chattels lands 4 tenements if default be made in the following condition to wit. Th at the said Peter, Acer he and appear before the Gout fommono Pleas, for the bounty of Lesion aforesaid on the 5 clay of the hest 4 elm of said bour e to Ansever unto the Stale of ohio in four Sesrralindelments against him in said bour e fending for selling intervécating liquors to he drank on the, premises where Sold in violation of law And abide the Oder \& Sentence of said bout t mot depart the Gourtwishout leave Then this oreogrisana Co be void Thuruize to remain in full force
And aflenvardes on the $8^{4}$ day of November 1868 the following entry was Also made in the Journal of said lour which reade as follows co win', The State of Ohio Retailing.

AS $\{$ this day the defendant being again before the bunt Peter Ques Sand having nothing furstur to Say why Sentence Should not be pronounced a gainer him.
It is Therefore considered by the bour that the said defendant Peter Ques mate his fine unto the delate of Ohio in the sum of lents fire dollars and chat he pay the codes of this prosecution,
Atteth Jabber Randall Bert

The stale of Ohio De it Remembered that at a bout of bommon
as
Paler Cues Pleas begun thee at the bour t Housecis' maryserilu within tier the borenty of Anion in the Slalwoof Chis on the $8^{2}$ day of hoverive AD, 1866 the following
Pleadings were had. The Hon, Facet Sbonklin Presiding Guide, Heselofore on the 13. day of yelruay, ads, 1865 thy forewing Bill of Indictment was filled with the blank of Said bour whee eth reads lion' The slate of Ohio' 3 bound of lemon Pleas of the bounty of Concise and inion borintyss. J. Stake of Chis of the Lem of Lelruary in the year of our Lore ore thousand eight hundred sixty fire
The Curers of the grand fury of the slate of Ohio within thor the body of the lousily of lesion aforesaid duly elected empaneled surnetchasqu to inquire of orimeo, Offences $t$ misdemeanors committed within the Sack bounty of Union in the nance Vb the authrily of the said beater of This upon Thins oaths aforesaid do find thresent that Peter Aec lake of Said bounty an the tent day of July in the year of our Lord one thous and eight hundred ot Silly fores at the bounty of Rincion aforesaid die andautuly See intoxicating liquors to one Robert Welsh to be aces ante epos the pressies is in the building, where sold contrary to the form of the sealule in such case made t provided and against the peace andedignily of the Slate of This' Abr boats Proseceleng Cturaylineio founts And Said Bile of Indictment was endorsed as follows to wit' "A Isle Bill William Gabriel Lineman of the grand fuse" Af Cercuaseds on tho $q^{\prime}$ day of December $C, D, 1865$ the followinegentry
were made in the Goumal of Said bourt which seads in the words as follows, The state of Ohis Ondictment for Selling Intoricating liquers in tridation of tam
as
Detes Rues

This cay the defendant being ancuigonoo in opune bousty the Indietment bing sead co hino was asted kow of tho hremises he would aequit himeif for frea says he is geuilty in mannes and form ashe stands chasqed in Said Indedment. Wherupon by brder of the boure this cause Slands concenved to the nert derm of thw bouce for Sexlences and firthes procudings thereon
 made in the Gournal of said bout which seade the wordy following to wit. The seate of chio or Letailing.
Peler Alece

This day the defendant leing again b fore the bowlt haling
nothing fer ther to Say why senlenco Shoved nd he pronounced againal him
It is therefore considered ty the bourt that the Saide defend ant Acher Cuer make hiz fine unto the slate of Thio in the sume of Seventy fir dedlare and that he pay the costry of the presecutions.
THtide Sator Mandall blerts
efendant sum of County
Before the bour hy Sentence
$\qquad$
owing entry was follews to crit,
at of Bommon
esecximanpríl
Slaw of Chio
e following
eage
wing Biel
hech reads buint
fancios ande the year of our five
Che body of
survetchasqed - the Said Seat of Thio

- late of Said nelheres and aide die cuntanfuly te premises Y in such case Scale of Thi' reeglinion founts lowe to wí
feary
liouring entry

The Seate of Chio
Peter Cleus

We it Rememberd that at a Court of Commone Aleaz, begeen and at the boul Howsini marypille. cerithen por the bounty of texion in the seale of Chie On the $8^{k}$ day of novemier $a_{1}$ t, 186 the foclowing Pleadings wore had. Ifis Afoner Gabobd. Gonklin prwiding Guage Aferceifire on, the $9^{k}$ deay of becember 1865 the following Bilie of Indietmine wad filed With the blin of said loovet which ocade as follows to evi, The Llale of Ghis o bourt of bommon Ple as of the bounty. of leneion and Aenion bounlyss. 3 seate of Ohio of the Lem of Seplemter in the yeas of Los a one thousand cighe, hundredtsíyly five The fusors of the grand fury of the Seate of thio within tfor the body of tho bounty of Aenion afosesacid deely eleded emfranneled suornt chasged Lo inguirw of esimes offences 4 miedemeanoss commilled w'ritheith Said borinty of Ancion in the name ty the Quthorily of the Stale of Chio upon thive valtes aforesaid dofinde thresent that Peles Aues Cale of saideounly on the Hiventy second day of Leplembs in the year of ores Losd onetriverandecight hundred $Y$ Sivly five at the bouncy of Renion aforsaid dide uneaufully, sell entoricating liquers to one Emery Hecrner to be derants upen the premises tin the brilding where sold conerany to the form of the Seatule is such case made it provided and againse the prace t dignily of the state of Thio,
And Said Indietment Gohn B. boats Bose outing Altorny lenciow bourely Aflurer ards on the first day of hovember 1866 the following usil wess ifuce to erit' The Shate of Ghio Ancion bouniy fo Lo the Sheriff of lenciex bounly Gseling. Gou are comsmanded to tak Deler Aceer if he be found in your boenney it him Safely heep so that you have his body before our boust of bommen pleasfu the bounty of lineos Aforesaid on the fifth day of said bourt that bring the Second day of November $A D, 1866$ to Answer unto an Indielment founde against him in said leourt for silling Intoxicaling liquens to be drantion the premiess where sald in violalion of lav,. And have youthen thew this eine', Netruep my hand anel Seal of said bount of bommen Pleas at
iथ, Marmaile this in deay of november C,D, 1866 Tabor Tandeace blerts Andsaid writ was securned ofiled hov, $2^{\circ} 1866$ duly endosed towit Recd. This witr novi 1. 1866 of have lakess the body of the within named Aten cues o hereith seturn a cory of the baie bond 2ew $\$ 2,27$ B, Whelpey Sheriff
 made in the forernal of saide bourt which scads as follores we wit. The Slate of Ohio or Recailing
vis $\{$ This day the defendant ting assaigued in opin bout and Relex Auer Stre Indidment being cead to him was asked how of The fremises he would a equit timsuff fer plea, Sayp he is guilty in manser and ferm as he Stands chargea in said Indicement Aflerwards, on the 8'day of november Adt, 1866 the following enty was made in the Gournae on Said whioh seads as folwow to wir, The Staw of Thío Retailing
US I Thie day the defen danc bing again Reles Cues Ibfore the bourt thaving sorking furthe to Say why Sentenco should not be fronoun od againet him, dt is therefore considered by the bourt that the Said deferdant Peter Aver mate his fine unto the Slate of This in the Sum of twenty firv dollang ana that he paytheosis of this prosecution,

Sator Mandall blenk

The Slate of thio of Be it Temembered thae althe bount of bommen as Peter Ceceer Aleas begun ana held at the bount firase in Marypvilee lirition and for the borosty of lenion in the Slace of Thio on the $8^{\text {a }}$ day of herembs A, DF, 1866 the following Deadingsersed bepose his Honor facidis loontion Desiding fuage. Atenclopore on the gh alay of becember C, D, 1865 the following biid of Indicement wasfilea erith the flerte of said bourt which, in the wordes and figures as follows to air-The stale of thio \& bount of bommon Deeas of the bounily of tenion \& Union bountyps Stale of Ghio of Lerm of Siplembes in the year of ous Lord one thousana eight hundred tsisty five The Zusore of the pand fury of the Slale of Thio wisthis tfor the body of the bounty, of ainion Aforesaca decly elected emp anneled, Sworn't eh arged to inquin of eximes, offences an a misdemeanoss commilua within the said bounty of Aesion, in the name and ly the authirity of the said Stale of Thio, upon Theis aaths Afersaid do find and present that Beles Aues late of Said bounty on the Sivth day of hovmber in the gear of Our fosd one thouxand
 sell intoricating, equers to one Saylor surnes to be ds ank eppor the fremiais and in the brilding Where soed conisary co the form of the deatute in Such case made and fervirdea ande againse the peacit dignity of the Llate of Whio, Gobm B. boais Aroxceuting Atturney Renion bornty Gnd Said Diele of ondiément was endersed as follous to cirt "D Have Dill I. B, ViC曻aynes Zarem an of the Gpance Gury"
Afterwards on the $12^{\prime}$ day of Lebneary, a, b, 1866 the following entry was made in tho Gournal of Said loout whict orads os wit?
dace blerts endosed towit amed Ctentur Sheriff
ig intry cuap eo wit
nopin bout and thed how of Sayp he is Inciérment owing enty as to wil,
nt biing again to say againet him, l defendant eum of twenty
sut of lo ommen 1- Forese ín mity of lenion of nevembes cobs, Contilin
4. 1865 the of said

- To aril.
f Cenión \& the year of + Sísly five the body of the arged to inquin ace bounty of Chio, upion Cate of Said one Thowsand ide ciá uneasplutly per the firemiais Seatute in 4 dignily of lenion borinty
- Co cirit
wry
allowíng
ds to wit

The Llate of thio' Andiedment fer seleing Intoxicaling Liquers to b derann
Reles auer $\{$ on the premises where soca in violation of Law.
JThis day the defendent being arraigred in open bount and Gnd the Andedment bing sead to him swas as the how of the promises he would acquit himself, for fieea Says he is guily in mannuxform as hu slanees thasged in said Indicimint. And aflecwardes on the $8^{k}$ d ay of nomeres C 55,1866 the following entry was also made in said Youmal which reads as followe, The Seate of Thiog
$\qquad$ Retailing.
Peler huer 9 'This day the defendant being again lyore the bount And having nothing fusther to Say lhy sinturew shoulde not he fuonouna Againsl him. At is therefore considered by the bourt that the said deferseane Reles Aues make his fince unto the Slalo of This in the sum of Mwenty fier dellas And that he pay the costs of thies frosecution,
AHIU Daber Randale blerte
The deale of Ohion Peler Cues 3

Se il Temendered that at the boune of Common Pleas begun theld at the bour House in manperice within and for the bounly of tencion in the slate of Thio on the $7^{\prime}$ cay of horiemtes 18 CC Th foccouing
Pleadinge were hade tefore thu tonerable baceb Sleonkline Presiding quage ifeseldfore on the 30 , acay of Gelaber 1866 The following Bele of Andi olmune leas fied with the blerk of Saede bout enkict teads lowi., The dlate of Thio of baust of bommon Plead of lenceovo bounty in the statu of thio Ancion bountyp 3 of the Lerm of velobrs in thongear of ous Losd one thousand eighe hundsed sífly Sìy
The Gurore of the Gpand Geery of tho Slate of Ohis within tfor the lvely, fothe leaunty of Anion aferesaid, duly elecled empanneled Suern 1 chasged to inguins of crimis offences 4 mis demcanoss commiltee within the bounty of annion afoessaid in the name Vby the Autkoily of tho SLale of thio upon theis vaites aforsaide do fiña thresent that Reles Cues Late of, Said bounty on the lexth cay of aug ust in the year of our ane thousand aight hundredt sizty sist at the bounty of Anion aforesaid did unlaufully Sele Inloriéating liquirs co Samult tinneunto To be drank upon the premisis tin the beildeng where Sold, leonts ayy to the fare of the Slalute in such case made tprovided an a againsel tho peacet dignily of the dlate of Ohio dohn L. Porles Proseculing literney Unionbainty And Said Biel of Indidment was duly endersed as foteows lo liel. "Acoue Bill Gim. Danforth Yoreman of ihe grand Gury" An a afterwards the following Hisit was ipera ty the Gleste of Said bount beirel, The Slate of Ghio Anion bounly, po To the Sheriffir Of Nion bounity, Gpeling You are commanded to lake Deter Auer if he be fouscein goun boanty and hism Sapely thep So that you have his boely before our bout of oommere Dleas for the bounty of tenion apisesaid on the fifter day of saed boust that being $2^{\circ}$ d ay of thbormber $A$, 186610 anseers unco an Indedmend is forinar against him in said boust for selling Inlexiéalíng bo be arank on the fremiser where sold in veolalion of law. Cind have you then there this wsil. Witnup, my hand and Leal of Said bour of lommon Pleas at Maryparie this $1 \frac{t}{m}$ day of November a,d, 1866
And Sorich wsit was dulyselusned endersed as folcolyz b wiel,

Reed, This writ Mov: 1, 1866 G have taken the body of the within named Peewaur o herewith return a copy of the bail bond Zwo $=\$ 2,27$ I. B, Whelplyy Sheriff And aflerwasds on the the ay of noventer CytD, 1866 the following entry was made in the Hournal of said bourt which seads in the lvords following to wit, The diate of Thios V'S
Retes Cues F yhis day came the parlué and therupor came a Gury to evil. P L, love Gohn Mop, Lemul Myess \&,b, Smith Games i. Bind Y William H, Me Pcen regular furorsy kiohasd toskins um M. Robinson Gohn b. Price S. A. Therry Goseph Lausence y Goseph Powres laks umm Whobing, Suly empanneled thern the lnuth to Speak $Y$ a tru verdid gire wpon the ipuces foined between the partues unon theis oaths do say They find him geilty as he Stands in Said Indielment

It is therefore considered by the bourt that the said drefendant
Peter Ruer matre his fine unto the Slate of Thio in tho Sum of zurnty five collars Ana inat he fay the cosls of this Aroseaulion

Taber Randall blent

The Llale of Ghio Be it Remembred that at the bourt of Conmon US
Michael Daston within for the bounly of leneiont Slate of Thín Gon the $13^{24}$ day of Hebreary $A, D, 1866$ the following pleadingp were had his Honor If, bon hliñ Dresiding Geedge Aferelofore on the $13^{\text {a }}$ day of tebruary 1866 the foll acereng Bill of Indidment wasfied with the bleste of Said leoust which seads tiwin The seale of Ohis of bount of Gommon Pleas of the bacenty of lenion \&s seate Union leauntyp 9 of Thio of the term of Ľbrelasy in the year of om Lord one Thorsand eight fundred tsinly Síx.
The fluross of the Grand Gury of the Slate of Chio winin tfor the body of the bounty of Amion afosesaid duly decled empanneled Suran $t$ eharged to inquire of eximes offences 4 misdemeanor commúled within the said bounly of Renion, is the Name tby the Acctronity of the Sacel Seate of Thio, upm Their Oaths aforesaie do find tferesent thal Mriehael daslon late of Said leounty on the $23 a$, day of dreember in the year of our 2 ord ove Thousand eight huredred tsiyly five at the bounty of Anien afores aid did unlawfully sell intoyieating liquers to one tharkiso B. Reed to be drant upons the prenused and is the brilding where sold, contrary to the form of the Stallte in such case made ffrovided and agoinst the peree and dignity of the State of Ghio, Gotm Sorter, Priseculing Atumey Anciovo bornly Ana said sill of dondictment was endorsebther as followng to wit,
"A Tue Bill Gong.Gabiel Doreman of the grand fury And thereupor the following writ was ifoued by Said blin which reads The Slate of Ohio Ainion leaunty fo, to the Skeriff of lencón loounty prating Hare are commanded to take thiétaee Baclon if he be found in your Gounty, $t$ him safely keef so that you have body, by ose our bount of bomm on prear for the bounts of Ancion aforeacid forthewith to Answer unto an Andiahnent found against him in said leount for Lelling foilorícating Liquoro to br drank to be dsank an the frimises wher dola ewledation of Lew \&2 And have you these thero this urit. Melnep Sabs Randall blen of saids \{2, 13 bout at Mnarperille this 13 . coay of Lebue ary at, 1866 Gaber Tandall Buts
named Pelesaur
by Sheriff entry was made tocire.
pou came a so $8, b$, smith - fastrins am Powres lales fusmo Verdice give the do say L
ice drefendants seem of Zurnty
$\qquad$
t of Common House in marysirilu ate of Thior e following erdge
g Biel of
lenion \& seate ear of oun Ľard
the body of the tekarged to the Said bounts To of Thid, upm slon lat of mur Lord ose aferes aced ed to be drank To the form ke preace and - Cencióo formily

9 to wit,
zand fury B which rads unty pouling nd in your nt of formmon unto an Morlou'cating Ceolation of Lem. cblenth of 2aids u Burk

Find Said leapias was selursed endorsed as followsto wit. Weeathis wit Reed this writ teloy 13"1866 O have the body of the lithin named Miehael Barton in leourt as commanded by this writi tees $\$ 2.62$ I. B. Whelpley Sherifts Cind Afterrvasds in the $15^{\prime}$ day of tebreary 1866 the following entry was Made in the Gournal of said 6 ourt which seads as followe to wie, The Slale of Ghis Indictrient forselling Incoréaling lequos in ass Violation of law
Ohiehael Barton 3 Ihis day the deferdant bieng amaigned én ofen loourl and the Indielment being beace to hinv was astud how of the fremises he wonld a equil himself for plea sapp fuis guelly in meunner tform as he stands charged in said Indeidment, Whereupon it is Ordered by the bout that the Saide defendant Mrichael Barlon Make his fince to the deale of Ohio in the sum of Turniy dollars and thel be peny the costs of this proseculion
Stith Saker randall burs

 uas riled wich the cler 1 said levist weide reads as folleres to eivti,


 in ianmeled swons and charged 1 in inguive on coines and offer comimiled within said leowity of livin in twiname mand and the tw avitronits of the statod Qfie me their oattos keforgaid do fird aued present that Namenel ones late ofaid leiniti, ore the seventio day of may in the year of cur Lord one teozecued Eight huerdred aud ot sevit with ozee aird armos at baris fowresii/i in seid becuety S Amivn and State o Qhio- Rn and when one ourbara, i., Ahememan then aerd there beirs did centavoluly and felorioury make an apault aud her tho said Larbara, B, Nhemenequ then, and there did beat corend, and ile heat with inturt uer bed aid Parbara. B. Nhenemran biolenly ofedibly, aed asaing ber eill then and there unlacofully and Reloviously to ravish aud
 Contrary to the bonre tho Atalule ín incle case proade and crevided and against Hि uaee aud digmi't tho Itatoobleio vi and sind Fill ò midietmentlvas verdossed as follows to cerilı,
 And thencupon the following wit was ípued by said Clerll which readsto isth.
 grecting, You are commanded to talvernireel ones it he be found in your County, and inin recely bep/. so that evire have ins body bofore our. Qeurff D leimmion pleas or the leozuts in


60
 you then and there thi's with litinep my hand and sal of said of A.V.1870 Bis. Ancur Clerke
 within writ commands Thisate I Olio) vanuel fores) ? $)_{\text {a }}^{\text {atin }}$

$\square$
led aeguit himine Asault and Pallony as charged in said indiet ment wherereon the cunto the Sale of Qhio in the sun Turnty Pollars and be commilled to the Hurgeon of the qail ur said leonety there to renain for the feace o ince of $\$ 0^{\circ}$ and all the Costs in and about this mosecution taxed

S.T. At oum cluk

The Ntat of Ohii )
Greduick Dawher his
$\qquad$

 lon

$$
\text { (05) ty } 78 \mathrm{~cm}
$$




 1. Indy tring tinn and thene


Then and there well throwing that tho said fohm. Ve, Aturds was a minar contray to tho form of tha statute in such case onade and frovidediand a gainst tho Reace und didprity of Tho Atatoly Ario ionidas
And said Biel of Indiet minat was endosed as follocus to with
a true pile bhistopsen Howston Tinoman of the prand fory
 The slate of Chis Imion loont ss 35 the Phorifh of said leomin pretiviss we Command you to take circderiek Paber and hinu saleby reep So that you have his body botore the fudse of our Coust a Commone
 day of Present Time to answer unto tho Atats of Olio of an Prdichnent ithibited against him for felling mitrxicatiug Líuoslo a Miucr

 And said cafíás was returned indorsed as follows to wit",

 Pिter Lavseh Dherevith retuon a cofy of hus Rail hored. Thes Tho Ntate of Qhic)
Frederieth Dasher Aetailing
in duen erert and to indiatmend bein'rs read to hime was asfled hour of the fremines he cooul asquit himuit for pesa say: he is guilly in manner and form as he stands charged in Laid BndietmontTherespore it is conridered and adjuedfed by the Courd that he /iag a fine
 prosecution taxed tox- Aned that the said Frederide tasher he fuaid or secured to be faid os he be othervise dis charged acconding to Late

The Atate of Qhic)
Hi Astuen Clerte

 was filed with cta clat il said berest whith read to will it ndectimut
 one thousand sight hiundred and swouh vory tury b) The Stato \& Qrie. within and in twe body she Conth limine inplimiled suom and charsed to inguire orimes and budes muttionity of the state Ohio ve thair oills dofind and fresinst biat Hawry piec lato of baid Comity, on sexteruts day


62
And amms as said lomity, Imime and Stato of Chio did curlues
tully and tenowingly selientoxicating dizuoss To one Vieliam sold contray to the finn of stalule ivr rude case minade and proided and $\qquad$ को Chio andsids sile? pudidman was endosed as ollows te wit




 And said caftias was retumnd Endosed as follones to wits


 \#taney Piec ) Pudidmont for Relations
 ot premines he would acquil himnily for plea saizo he is guilty in


 the be othervire dischased aecording to laces.
$\qquad$ 5. I. Revun dork

The state 7 ) Chiir)
dotmi is. Dtimier)
did unlaut villiam Place wher made and d) Chío
'o wit",
bury
1 which reads - leoruty mocefely
ert of loommon chad lay I Exfibited ode cefene the Fi Ah पெen d Eightloundred

Wecits,
dy of the Brée and a cofly of tho
arraísred casked hows - guilly in e'dznect. ine of Fifly pail of His's red tobe/iaid
e
leomon

- Marypille

Plate © Clico spleadims uds
$\qquad$
bllows t wit,1 a Pleas lisión Hecurand ateto Clió
दd suom
1 witiuir

- o) Dto Stale d Kimen
late of said leounty, one the twentieth day of march in the year of our Lord one thourand síght hundred and seventy at Sarby Sownenfe in said loovity, of lmion and Ilato> Qhio did centalvialy buy for and Hwmise netoxicating Liquos, to one a monct, lis, \&umfee he the raid
 Aistainor then and there well hmoving that said varmendilit undee
 then and Xture given by a Prysiaion in the re felar live oे wis pradiee and the aid trying and fernishing being, without the wittern order of Eiluen The Parents quardiare or family Plysicioin of himi Phe said Lamuel, ld, Sunbee. contraryt, the fom of the stalule in suce case made aud rrovidedi and againet the Refee and digmi'ly the Stale oे Qieio
And said Bill of Redictment was endosed as ollous bo wit. a true zill Shm, Ii Vatine Toreman op prand pury And Thervepore Natollowing writ was ikued by the Clesid daid bow which readble ièt" The Itate Q Give Cmion Cownty 85/3 To the veritt lmion ceruty gratins you are commanded to Take ohni, Atimer if he beforend in your Gounls and min safely cafe so that you have is body bothe our Corè De leommore
 forend a gainst lim in said leounth for Ruyings and urmishinsintoxiéa tiveliquos in víalation of lan and have you then and tore fis ar it
 पhis $28^{6}$ day D Guil U, 1870 ITV. Antius Clerte And said cafids was returned indorsed as follous to will.
 named porme at taime. the rames of lís bonds are ofmi, Îin, And Alexandor Iroderap, Ploreuith return a cofy ofo bail tond
 She tatod Quiv) Indidmeng for furmishins Retoxicalues líuoss to a
 Dhis day came Tio Partiè by thai Altonnag Thosaid defeudaud

 A. A. Chapman tales uro. who beins deily in iamoled and suorm. the truth to sueak afuon the ibue boined between the federties vever thivi oathos say that the dendant is guilty in mammer and fonm es he gtands charged im said Rndietincôt

 The defendand fohni, Dtemion was this day a gaice prougtt before the lowit and hainns, notiving witherto say why scintence steould sedt be fooverneed against hime it is thereceion considered ordered and adjudsed by the Cenert mat he fiaya ine Fiftly, Dollais to the Llate of Qliw and also Ao cesto of tu's frozecutione
 leonity until the said rive and cesto be paid of seaured to be fiaid orke be Alvervise discharged according to law. $\qquad$Your clerte

64
Shu shate of (liic)



 implaroled sworn and charsed to in quire of crimes and offerm aukinits of the Dtate of Chis or thin caiths do, find and frumg that




 and said Bili 1 , Byar proccutive cllloning a true Bien of Vi Whelfely
 you are commanded to talle feospe coond it ac be foun lin youn loonery



 And side cafias was riturned Endoned as follows A witls ramed Geosse lovod tio names of his tonds are feonse, 隹, hord and


 bing readto time was asted hown ofop premises he woveld cerevit timself for phea saio he is nol gliess in manner and ome as he



Adame loofford, Wrus M, Robiuson. Philly' Snider. Miltore Thow prowe Alarerg Prié, Geose X. Baldwin tales puress. who beins duly intiammeled and Swom the truth to sfuale ueone isne doined between the Partïsupone thir oaths say that the defer dand is geilty in mommerand fom as he stands charged in said Rndietnient -
The delundand Geose, lood was this day again brouglit before the leourt and laving nothins furturte say why sentence strould no it be foronounerd a gaint hime. it is thereufern cowsidered and adyudped by the Cerert that he fay a fine of Fiffly dollars and also पदर cos to of this forosecution taxed to $P$ and therenfon the deferdant gave rotice of lisiniturtion to affig tor a writ of orror and tho Court here having sigsed, sealed and afforoved a Bill of Qxeeftions for that verfure Tho Execution of the above senteree and udgrent are suspuded Lile the nextregular lerme of tu's leourt.
rit. कrur Clesl

She atate of Qhie Rritt remembered that at the leourt of leommmo Rleas
 reve had. hion the 28 day of november 1870 , wo youming readingo IVritot one on the 28ir day o Aoril 1870 Qre followins sill of medielment was iled with the clerte of baid berent which read ti will,
 Cmion leounty s) Qhio of the tern of Afoil in the year of our tend vie thowand erglet lundred and sevents, The wress of Tw grand fury of tho state of Oleiowithin and fos tow bady of The County of limion infeameled siom and olearged to inguire
 in the nane and by Hि aulterity of the HAte of Qeie ou ctueir vathe do find and foresent theat loilliane Harris late of said leonenty ove The thirternth day of anyary in to year of owr Lond oveturusand qight lundred aend severit, at Larby Sourishife iu said leomety Cenion and State of Qhio did unlawfully sell intoxicating Liguoss to one Samnuel, ld, tunfee he tho said Damued, ld, \&unfee binis then and thore a minor and said selling bims bittout the writter soles of eitcen tho farenits Cuardian on family Plysician of time The saiddannuel W. Dursee he the Said Voillimin tharis tuen and ture well lirouries that the said Namnueles funfee was a minore covtraing to the form of The statute in such case made and forovided and agamist itw Reace and ligmity of Hic state of Chio
 A true bill fom ti sabine tovenan of two prand fiery

 Yore are commanded to talle loillicun Harris if be be found in your Conicty and thin safely keep, so That you have lis body pefere our Courd of hoommon Aleas for the County of Union aforesaid seventh day of tho Morit tum of said corest that beims the za day of Nay Ai8,1fio to ainswer unto on Indidrnent frund a gainst timu in said bourt for sellinf Pitoxicatiós Líuons to a mivor in liotateon of laut.
(1) And hove you youn and Tome this curits vititurgmy haced and seal), said (lement os lermmon plas at marysitia this 25 dhy of pir all IFYo And said cafies wos ritunned indosed as follous 10 witi,
 named loviticme thanis the, namoo of lis tonds are witlitam thanis


 o A following, sutirs, was made in the formal of said This day came the asertios ty thair Altomeys and Tlios said detmentant bing boked hovi of tag praniseg he conled cequit hisisisty for Plen saypethe is quilts, as he staneds charsedins said inediat ment whocepton it is covidened aul adiuded in the leowot taat he fiay a fine of Tity dollaw and aho the cons sytis froscutione taxcel at of I. T. कhtuan Clate

The It ate of Ohio sri ch remembered hat at the court of Common Peas begun
 1873, the flowing pleadings were had. his Honor Pr 3. lodes Presiding budge - Heretofore on the 24 id da of Qetober the follow ring Bill of Tided meant. was, filed with the clerk of said court which reads in the words and figures to with" She state of Chis Union corentyss.
Ohio of the Thru of Qdober ? $n$ the court of Common Pleas Univ Concur in the pear of our hond ore Thgresaud righthendred Aud seventy three. The proves of the Grand wiry of the station of Quo, within and for the body of the Comity of linin, iunflannolled. som and charged to irvine of crimes aud offenses committed uricir said Bruit by, thin in the nave and by here authority of the state of One one the is oaths do fiend aud present that, Colliain Dr.Oiver late of said coucity an the Juventy sixth day of Grill. in the fear of over fond one thousand right hundred aud seventy tree with poe aud arms at raid ceruit if Union and delate of brio, unlacofrelly, ard Celonioresly did inter aced fullish as true ind genuine a coria false, forged and counter reited promiony hate, which said false, forged aced counterfeited. promipong Rote is of the purport value aud effed ot following to witt
 pauses De: MCPherson or bearer the sum one hundred aud Chi sly fire Lollars value peecivedi payable at with ten hex cant interest Aery Sherman: ohm Ency with intent thereby unlawfully, to depraced he the said Villain An, Quiver then and those at the twine he so uttered and fuiblishedsaid false, forged, and counterfeited fromisony, Rete bell hnowoing the sauce to be false, forged aud counterfeited a contrary to the for of the statute in such case made and provided, and aims the peace and dignity of the state of epic o
The said Fill D) Pndiet mont was endorsed as followers to with a rue Pile Grbliaun The Cobiirson Foreman of, maud fury n aunty Aflenvard on the first day of november 1873 , the following entry loves made in the primal of said Cowed which reads in the words and ignores Aे with,
 and furblishnirg a posed instrument u
The dependant Cribliaiur M diver was his day arraigned, a orth of the ensdietment having been delivered to di ge cancers aud M. Remedy, counsel bor no 3 aid billiacer An. (liver defectaut,
 and the indictment being read to hic was asked hour of the prem iss he would pequit uiüselffor flea saps, he is not pueilty is is manner and om as he stands charged, whereupon it is considered by the court, that the cause camot, be tied betore the fifteen th day of fecmber $A$ Di 181 3, ts whiten quire the Court this day adjourns the Covet therefore ordered that the deferedace mall his reeogmisauae to The state of Ohio in the sum of five hundred dollars, in defaiel of which it is further ordered by the court that the said livilcaur ont Oliver be remanded to the fail of the said county of Ilion there to await the further order of this count of contil he be discharged by due course of lacer

Entry Afterurard on hry 16 day of Prcembor 1873, the folloreving entry was Prade in the promal of said cont whidh readscin the words and figures to witr. Indiat ment for tengery-
The alate of Chio us lvillian m. Gliveris The defondant Uriekion, TH. Ohiver was this day a pair brosht betre the cow in his over poro ver fersin and abs refiresented by coinsel, and by leave of the coul withdraw his formerplea of not prilty and for plea sayp he is suiliy in mamer and form as he stands charsed, aud having Mothiug nothing fruther to say Why sentervee should not be fronore og id a painst mun
Of is thorevelon corsidered, and adjuedged by the cout hat he be in prisoned in the fenetentiony of ins state and pelit at nard labor for the lewn of three Yearss ko rait of Winch ture is he to be kefl in irlitary confriement in the cells, of the feneteritiary withont Cabor and that he lay the cots of prosesention la taxd at \&
She Coust allow one puard cur conduding the said convid \& the frenetention, and the said Cilliain An.lliver is ordered iils the custody of the sheriff until he be lesally discharsedn

H: S. AfPluar clak
 livion and Slateof Qhio no the 17 day Alchway CCH.

 wass filid witt the clork of raid cinert which reads as follones oris -
 Coundrichin, of the leine of Qectobir in, the Hear of oren Hond now thowsaud Eight huadred aud sovectiy tree - The frororss of the spacal frory of the stake of eh ic
 charged to cinquire of critucs and pfonses comnnittel wittini said Corects
 oatte do fride aud fresunt chat An thonvy Nonodgrap late of said corvetron the first-doy of refleinuber in the feen of our ord one thousand righthundred and seventintine witt force and arms atseif coruch
 Io our Sho mas Rase, he the said Shomas Page hacis thon and there a puesor - Listhe haliik of settin vidtoviented aud he the said Anthong smodprap then and there wele hinowing that the said Shomuas Page
 conlian to the fom. of the statute in ruok case makeand provided, and asaciust the reace aud dignis of the state ff, Qhio
said biele of Indichidas Piper Proseocting tetome?
Girliaiun Mretriprict was endersed as queleres to irik.
inting
Werllian Mn Robriesme Ho remain of frand ©ring
 Promal of said cont which reads in the words and figures of wink The State of Chis is thithon d nodgraffi Pndidtmeut tor Petaitising

Shis day the defudaut An thiony drodfropp Brieg anrained in sfou coush curd.

 chansed in staid ondidmment Isty the follonsing euthy was madecin the






 in mammer aud lome as he stauch changedin said endid ment on the the

Wh elale of ehis is Antrong I roderapis defen dand Anthomy Proderap was


 ittel untie said frie and cess are praid

THIt Hi Pi Anturar cerk
$70$



72
Thod rvidence onat heing dosed in this case the count adinormed
 If olldu of chis is maid ? 2riciement for murler






 This day 's way ordered by be corert hat an altomer fre of $300<$ graid bo bid veid and Disor ayers por perriéscin deeinding



 tulg inflamobid and room the tuts of teeat ashon the eive fimel mot quils, of Murder in the first or in \&e seend beensee as he Whon their oatts do said thed the said defendavid porm frester is suils \& Mansluy hler iu manner and form as he slañds




 corduding the said convid oo kependectiar aud Duard sith


74


$\qquad$
 case

$\qquad$ trich han derk The oftrey ohid


 he met $\qquad$ y saitic $\qquad$
$\qquad$ be
$\qquad$
$\square$ M. Siaid

$\qquad$
$\square$
bite
 torued sequich hiuseff for flea sap he is not puilts in mammer and form
 aud apterward on the 29ida, of (edtore ad, is > N, the following entis was,


 uffer came a pros, woik,
Mli Noville Qoriah Blue, Benfamin Lurbts, lowe Bensun, An derea Porven Yaeon Rosers, fohm Effrs Narmuel Marsh "i Ri, Maituiy dikas

 defendant is prils in mamer andform as he stands charged ià said Indictmen人

 Rirlhà.s lueber Apheozed ai ofien court and haoms
 Qt is therwhen eonodiderd and andius fed hy He const that he mater his frice of ke shate of chico ine ne sume os seovent tive dollars and pray de coseta of proseculion Yaxcal s \& and therufier defendanst arted and solained bave io,
 in As same aud no seeord y to rame is to made-

THII Hi Hi oh chur clork

She Whate Of Ohio SRe it remembored hat at a court on common

 Uerlf)A, teratotrone on the 17 "day of Qadofer bevils) It the precomonins

 Astate of Qhis $\{$ Mr mo court so Oommon fleas Union Erent Ceivio Ition corents ss of the Tom of Cetober in the year of our ford one thousand right fuendred and pevents orow, she proross of the yaand firy, of the side of Qriovivithic aud for the bolly, of to counts audsfonses commilted iirc and charsed to circuire of orines manhe aud by the Autioi's of gos sidereq eliv, on then outhe dofrid Aup fresent hath bibn atokes late of said corents on the ifteenth day of sefiember cir the year of our lord one Thousand ripink hundred and seventy fow witr proe and arms at said county of Imion and, slade fferio. unlawfrelly violentls Eud ü a menaonins mamper did apault Audtrieaten one charles he feed tren and Anere biñs And he said Ohorles ons teed ken and Mrere did beatabuse lopind andile treat and odrer wrows \& \& Co said Oheorlez, n, keed, hen and there did- contrary $A$ ine fom Ot The slatute iu such case made axrd prorzited and againstrepeace and dipnils of the salo Qhio
suid File of Indionnent was endossed as poetorus ionery Al ruve fill Aosatio C Ha millin Areman of frand frovy And afleswand on Ehe DC Ciday of Cotober QD, 18$\rangle \%$ the following entry was made cir the erumale, said Cownt which readstovit The slate of Qhi'ds of dioment for apaylh and Pattery Som Alokes : Dhe defendant Coln dlolles this day beas *hir was asked theor of, Ereprement remis he woud, Aequithiur self for plea sayp he is suilts in mamer aud fom ts he stands charged whereufon it is consrotezed by the coulthat the defendant form stothes hay a vire lo ke siate of Ahio
 Aud that he be cinforisoned iu कo coring fail for ficie lows

It Antwur derk

Shio vilate of Ohis $\left\{\begin{array}{l}\text { Bo in remombered Brat at a count of common Pleas }\end{array}\right.$

 1874. Gu foleowing pleadripg were had ihis tonor Pileoce Peridhis fulper
 A tera, of Cointsss of ne foom on Cetoter ai the yearso our tond one
 fury of the plate of Chio, within aud for the body of as cormes, of Unim imphaneled qurm and charged to vicuire gormins And oftenses conmitad, witnir said countso linitr, cir so
 counts, on the Sovents isis th day of tuene victhe year of our force and arms at said countrod linion and stater elviouvlawfully, piolentey and sula menaosing onamer ded apaulk and treaten one Lenona odams then and tere berins, aud she the paid Lenpra adams, ten and there did beat, abuse, wound and ill buath and other wrionso Siss said The odalute, in sueh ease made and prerrided and A fainst the preaug and difnits of si siate gen encio




 Indietment bems read lomin. was asked how of ze feremises he would aequil hiuself for plea saip heis puilts in mamer and fom is he stands chared the defend ant Whereupor is is considered by ine count seato en equio vi Ber suris AN No qud abo ne cost if mis froseouncoin laxed 6 A oud hat he be cinfrissonel ch counts fail for three hovens HiviAmhun derk

78
The ilate of Onio






 in the ruarme end pis authonity of th slate g ohiv, on ther on theit th dal. o dus cest in the pear of our ins one thousand right hundid aud seovngsur with poce aud arms a said Const fumion
 wilefflly. mativinu fo: secedoly, felomiows, aud burglasindly did



 there per in said stre sto sese then aud there being forend, then and
 provided, aud aganist ith traace an d dienily sithe siate of ohat io sriel iniel of endidment was endosed as frelows, xiust attome,
inty A. biue nie. Aration Oflamilton forman of Prand phery-

 arrest nexitotore made of this anm ix consesuenee of se ontreet p said defor daus sina said centivicance, qual troncefion said defordanto bìns

 Whayers aceefleid said aphinnt mént Quendant breern hurms was this day asain brought ley ore the coust
of common ise cir the he Counts 2iday of
ileadmis

Entry
hebe imprismed in the bailg thisounty for thirit days, aud thathe pay a ficie lo the state of Ohio in the sum on lin dollars And cosos prosecution, and Chat ine ia, the fill value of the gornts by hin stotern

80

Theonosated village biins quilly, of ridous conductircitiñs contention and dis turbanae ai raid aillese wing loed, Guassels me, aud obsenne lanruage preatty to the disturbanoc, of the peace of the cilisens and people of said village and in violation of the laws and ordinanees If said villase, of Marymille, aud he he said Ai Mayo when he so Mpaulled beati, arusel and sesisted said yorse Artamden as ruch to puty Marshall air the side sxceution of his ffree as afforesaid well
 contrary to the porm of the slatute ai sreh case made aud provided and agarist the prace and dismito of the slate of obio
said bill of Indidtment fuas endossed as prelows atomity A. Irue Bille Games, frowom Forman \& frand firs
the forernal sp said count of thich seads 1875. The orelowings entry was ma de in

he stati fohio we Ai Maypis Stedendant Ai May this day was arraipned and he Ontietmont benis read Ghiur was asted how, of He fremises he woild aequit hiursolf for plea, says he is not priets in manner aud form as he stando charped, avd perseufion the defendant entry Af witayers on on his counsel,
oु te reame Cho cout affiont Af thword on the 20ii day of danuary 1875, the freleroning entiy, was made The statio of ohis is Ai May readbin the erssds and figieres torit, attomeys, the said defendant beins in is day came he fartie's by then upor came a broy Ivori/, Daind Asth haun before Chi coust, and Dhere thanam. 'x, andy, Fom ormed. Osace O, Dovinin. Hevi
 duly, imparmeled aud, suom the ruith it speadh. whion the ibves fimed betwan in partis, whon the in oatri soy. chat the defend ant is not puilfy in manner aud form as he stands charfed ciusaid ciccliément
intention aud obscene ms and inancos en he so r as ouch id well ely e provided proorded
s made in ow it,
was ra, of Che wily in ont
as made so tori,
then' and there leffrorse Lev' ley Popular b be ins ípues meant 'tent

 Q, 9, 1875; \#ruturf on on the
his Honor P. B. .ole Presiding's fudge.
Heretofore on the tic day of tameary/s7s Shefolowing sill of In diet rent was fried with the dork of said court which reads ain The words and Fifures Io wits Alate of Ohio Amin County s so, In the corot of Common Peas Atman Count ts Qhiv, of the Terri of fanmeary in the gear of our fond one thousand right hundred aud seventy five. She proves, of the lpand fiery of the state of Ohio, within and for the bodily of the county of tUmor ciuplamineled swim aud charged lo require of ermines aud offenses cominiled winnie said count ollnin ai the name aud by the Authority of the slate of Chis on Cheri oaths do fid and present that facoof \$ sooth late io said count, on the graven fourth day of October in the gear of our ford one thousand righthundred and seventy four with force and arms at said corning of lesion and state of ohio. Unlawfully, violently and in a menaoping namer did apaulh and threaten one. form Alenniug, Men and there bering, and him the said form fleming then aud there did strike, beat abuse, swooned aud ill Ereati aud other wrongs. to the said fo rn Alemons then aud there did, con tray to the form of the statute cir such case made And provided, and against the peace and dignity of, the staterg Ohio firm 2. Poler Prosecuting attorney said Bile of Pndidtsment was indosed as follows A. Tue sill dames Cf, severn Foreman of Grand fury Afterward on the II ii day of January 1875. The follonoviz entry was ma de in the formal of said court whre'h seadoin the words aud Biers Qि with, The State of Chis les jacob Idols-

The defendant Baceols of bolt this
day was arraipned and the Ondidment bring read their was Aslued how of the premises he would acquit hiviself for flea says, he is primly, in manner aud form as he stands char ed -
Whereupon it is considered by he court that he pay a fire ti th slate of Chis in the sum of thrive dollars, and lathe be cimprisoned in the fail of cis count for six hovers,
and that he stand committed until said fie and cost are paid
HiP Arturo clerk

82
The alat of 0




 Shousand ribh hurdred and seovity five flu fur ors of the frand Aud of infianneld, sum aud charged \& Minsurie of ericives
 tiide aul frement that on Comers and charles Boromer of our ond one thousaid sieth nuindred aud sovent five with
 8) The same day ais said couz, 8 lemine ciut ithe stove At owe of dltest

 in the said store torese then aud there bing. Nten and there feloriourly, will full and burplasiovely isteal tak and cary Away, and then aut then ais sail store trone one vifle fivn of the value of Eightein dolears, Suong, hairs of rar uise of the ratue of oue dollar raoh pair, luenly breast fius of the value yore dolear sheetades of the value of forty dollears, Seu Rair cuff buittons of en vatue of tivent five co ts rach hair ail hiv rvotions of he volue 1. Prou dollans aul hity cul rach, of. We Gorrbs chaltels and The said Ather flyorrl in said slore Htowse, Yhen and there
 ui nueh cast made aut poovided, And asain's In placece and disnity of the state of orier p. Pofler Proseatinj alloñe,

ning
 stax fahio vs tohn Comers aud chares isowners Pndèt she detentaush folm Cominers and charles Pownere this das Were Worrainned and the in died murt bing read \& Then, were
 'Comners he cinfrisonce cis the reniliun tiary of tho

Whate and Reph ar hard laboyfor the lerur of livo years' and 'cis pursthes considered aud adjuelsed by the court. that the said defeudait Charles Bowner be cinforisoned in the Pencileutiary of this, slate aud hefin at rard labor for the term of one year, ho parton Wirch liure is irther Dhe kefir cursolilany confirement in the cells of the Fenitentwary without labon and that they hay the cost of prosecution taxed ah of The Court allow the sheriffy one yuard in conduotring the said coperiets is The Penilemtiary, Aud che said fohn eomers aud charles 1 vowner are or dered into the custorty of the sherifth until they be legally discharged

Hi He Ansuer derk
The state of Qhio ${ }^{\text {Se }}$ it remembered that ad a Courtoy Common Pleas
 The state of \&ivio vi the if day of Qelobes Qivils>3, Andidmmenk was fild with qu clerk of said ©oortwhide readsht wi/t, a sety of Qhio thrioir County ss,
Di the boutso Oompnou Rleas Uninin Qounty Elioig the lerner? Ateflember in the year of our ford ve thouraul rivichandred cued seventy give the prusors of the prank eury of the Lecte of Qhe'o cirtinim anl for the body of County Anzon, ciuphamellel, somm and chargel A inpluie of arvies dud offenses connmitted witnir sail county of somion in the come aud by the acetrontyof slatiof Qhro er Theriv oathe do puid aucl mereut that bames goel late of said County or the onire leent Iay of Aurust cu' the year of our lond one trowsaud sigh hoonbrel Aud sevent tive corlth poter And arms rexe à sail Qounty of umion Qued state of Chio did Minlarofrlly, and sirtenteonally, beat withont madiee fonit and Amin a cerlaur fire ann loated wilt lowder aul Ceaden shot
 Mays their and there beins, and did their oued there and herely culentionally buk without malvec dis'charge said fore at ane Lovard said Peler M Rayo, Aud did thereby shoof main aul cir ficure

 provided, and Aganisst he reaeg aud divin'ty of single of ohio seid Frit of Ondidm incut was indregel as folloris Oि zeritir A bue Pre - Saac Bradonibl Hoeman of Gpand fury
is day Aflerward on the 4 day of Qdober / $7>$ i, the followinis entry was made ai bournal of said corer人 whreh reads Errit/"
The state of Chio is pames forl- indidrnent 'for carclefo shooluis The deferlaut pames porl tho day was arrarined aud ho Pndiotmewh besns read Ghwin was asked hour of the prennises he word aeguik liceir solfy forfleea says be is pucillyín mammer Aud fon zr as he slañs maised PR is theref see onsinderel aud adjudfed by tha cerert that he he cirnuismed wir the faik of this corerth, tor therly dap Aced that he han a fric \& Aslates Ohis ai thinum friflir dollars aud cosi ffurosecetion. (A)kers Hip ghluer olork

84





 septernter aithyears our Lend one thowand uyht hiondel and
 aut harged \&ivquire of ommes and fffonses, commiled
 of seplember ai the yeor four ford mive thousaud rijo fundrell










said coort tor Apault and ibattery, aud have you Jen


 Bailyor his ofpearanace by cown on the Poda 8 tancucry $|\delta\rangle 6$

 Tha formal g raid coutht which oreads twit," The state of Chic as frose H A andy
 he wovild a a guisthints for plear iopheis preilh cie onamener and
 \& Dir shap chio in sk nund a frie dole ars aud hathe stand commilled unill saidfurd and costrone faid





 Autp charpel Brisure os crives aud fferses cmm nitel Autorit, of to stal of Onio mi hew oaths as ruil anl frownt
 Und seventikpirs wibf foree aul arms iu said counl) \&f dy ysteal tahe Aul earry Acoay one poriry Mantaloshes the balpre of four dolears areffity clit, Ne Evorbs, chattel
 said sirle of Ondistmait was en lozel os oollows, D writ,


 he would agrit h hirisetf for plea sap he is pritly ai mammer and



86

 daif sepprsher is 1 sth R Roving pleabinps were hale tis

 On ite courtof Compmon Beas umon conity, Ohin, othe tern aud seventy the year of our ford one thowaud sight hundred

 within said covily f innon in the nampaul ay ot Authongy on siateg fehio on thens aths do ruid and The ivenly thid day Af nay cis hay yearif our hond one thowaud right hurihed aul sevents fing wing once and Arus in said orint of mion and dalo of Onio


 of the shatice cir suon care male aud provided, aud against said Biè O Gist Min Li Forler Yrasecuting attornes,


 he woull acquit huiused fo flea sap he is suilly iul mamen




Slle State of Ohio Bo it hembered that at a coust of Commmn Pleas


Heeretofore on the $30^{\text {t" }}$ day of Deptember $19 \% 6$, the follorving peeaccings evere liad. Ars Nours PBleole Presidving Gudge,
 was filed with the Clertr of doid court which reado to lint
Slale of Olie lumin cormtydd.
Sn the conto of Cormsun pleces rminn consity Chiie of the Lerm of Septomber in the year of our bo ord one Alunsand Eight humar red and deventy five. The burvo of the brand furs of lhe date doliis, Uithin and for the crivitty of momer, imp-comeled, derorn, and clasged to Engrine of Crimes ând offences committed urthin Levid corntry of Invin the the Nicmue and by the oulturity of the ttate of otio, on thin odtwote find and present. that Mob billon lato of dovid county, on the Dot day oflangnst in the Gear of Ohr Lo ord one threwand Eight phedred andoterventyfric, bith force and cerms, in toid county of Pmim aud llate of Oliic, did unlawiully plary af a certain gome called Pofrer for a largedum of booney to Nif tudenty firve cents by means of a certicieio yamming durice to -Viita pach of cords. Contrary to the formad the Staturle in the he care made and provided, and against the pence and dignity of the dlate of olis.
Sovid Brile of Endictment was Cndvrsed as follorwa.
A drue Biel Bace Brodrich , oremnan brand ofusy
Aftervord on the $23^{-7 \prime}$ day of aprills 76 the follouring Entry bas enade on the fournal of Acvil court wtich redelo as follerw: Lhu blate of Qliir erd foo Lillin,
Iliri dory the defendount Oof Dillors was arronigned and the indi: ctrunot being read to fime, was ashed luvo of the prmises hivouldacgvit himself - For Pleces Larp he is opnilty in manner ared forme as hidtandes cliarged-
(I) is threfore considered and adjualged by the cont that he pay a fine unto thu Staite of Oliv in the Lim of Hine ovollaro and Cost and that he Ltand comnitted untie fire and leas to are poid.

Dtttet. Mrallimincyet, le cer ts-
The Alate of. Olion 3 Be it remembered theit at a court of Cimmmen Gorry Dovis $\{$ Pleds begunand fuld at the court fouse in evun ty of Imion and State of Olivo on the $11^{\text {"I }}$ day

 folduring bill of Hzdidinent wod fied with the clertr of Loid Court wnich reado cro follow. to lits,
Hhe State of Glir Mlmion Cornty s?
In the Covir of common deeas Imine loounty. Avio of the termst Abrie in the gear of our Loond cene Lhurncond Bijht Dhmorred anderventy six The gurws of the brand pury of the thate of Olio, within and for the body of the county of Itmine impameled ard Lwornt chorged to inguize of crimes and offenses comimitted withinc of or the body

88
Lavis comity of Uimire. in she rame and by the anthority of the State of ohior on theis oathr aforesaid do fird and present- that loary savis late
 ofmin, ond State of Olie Imeonfully biolently, oned vir a lnenacing Mommer did asanet-and threatering ane Albeto dehoby then ande there being and boins Slebert Scludy then ond there diod beat urrmed and ite brear and other wroups to the doid Albert Lehoby thar and there did corntevery, to the forn of the Statute in Anch case enade and provided, and againiss the peace and dignity of Phe blate of Olis- Delbert lo. Depers Prevecutinate

- Said Brill of Indictment was Endorsed ar yoccorvs
A) Lrue Brill A, Eiknoy Goremone

Afterward to vi't on the 24 dory of aprit 1846 . the folluning enty bias
 day was arraigned and the cindictment bring read to Wive wres astre e luw of the premises he evould aequits luisself, for Pleces tavo heis hot-quilti is enammer as he Atands charged-
made on the dirmude of duis comso Slate of Oliie es Boiry Davi's, Sliss day came the purties by thior attrmerp, the taid debendant bening de bers on before the consp und - Doincel oove reqular murrs aud Dorept Cliara, Vvilligen bevoder whert braham i. Jim In Landers, mvies loovidge, bi Didecmeleyn Leevrs, Beand, M, M, Shípley and Peter Vinegar Lalesmon Who being dury empamneled aud Swrus to well cund truetrong and true delinerance mabe betroun the State of Qlios oullithe prisoner on the borr, borry \& cuvis ipon their oathi cou Heat the defeudant is qiilty is monvor and frum cos he blands clearged ins tovid Incrictment-
Entiry was made on the efornal of Sorid comet litide icuris as follornes to lori:-
She State of olin as Corry Savi.
bornght before dherdant locury Davis. Was this dan agoin sentence twould lwt as prownuced arpainst hive If is thrifure cinsedered ond cedindged by the court that the defendont avis the a fine to the Ltate of oliio in the Lun of Sire di. lla llíuget. Celerta

Whe State oy yavis lat lemsonne in daid cormors in a levraceing by then aride Cese biñg and nd ill brear id Cortrary , and againiss Prisecutinaty

Suty lices 4. Ib-Cor'levis thess wres atrec toupo hevs

- Entrs eras o, lo-widizties be Dtur mos of cond millofoud me bourder DidLecueleyn
mome
d trulytry Entry.
Hecetlue
is clearpea
"unizy renclsors
$\qquad$ 1. Lory why hercfase endoms um of twie

Eontry

The Plate of Clin' Be it remembered that as a conts of Common Bleas begene $\{$ ard huldat the Court luruse in the Dows of Mrdupviere evithin and for the country of dmine aud thate of oliis on the $1 y^{\prime \prime} 1$ YY 6 . the folloving peadincp were lead before his tomor pBleole presucding pudge. Ao-Ibilt

Haere tifore As-evit on the 19 th day of Aprie 1976 the folloving bill of indictments was filed in the clertrs office of said Court, wiveh reads as follons: Ihe State of Olii Mlenion coumtys S:

On the cours of coumm pleas of Clmim Country. Dlis of the term of Aprie in the year of our Leord oun thorsand Eight findred and teventif tif Y/u Murors of the graud dury of tle Atdle of Olis, wilhin and for the brdy if the County of Dimion impramueled, Amom and cliaged to ingriere istof of crimes dud offendes ovmmitted within the taid connty of Phmirn Lii the meume and by the anthrity of the Atate of Qlins on thir acethe do find curd pusents thas Alberss Molliur late of daid county, onthe 2"1 Now of Mevrch, in the gear of onr Leord ome thorsaned Eight limet. red aled Leventy tixt, urth foree and drms in Acvid countrof Plmine and State of OCie unlanfully and felonionsly did tahe steal curd drine avory fine srime of the value of Forty Five dollars the qiodo Chattles ahd property of Motm it Wi daulough coutrary to the vim of the Atatnte ius Arch Case marde and burided, andogainst The pecece and dignity of the State of Olive betarerthisures Poo aty Alu Laid Bill of Mididmmentwas Andorsed as follons:
of true Bile A Ei troeroy foremam of beand dmen-
Aftervard to wil w the $21^{\circ \prime}$ day of Afril $18 \% / 6$ the followind Emery eras Encide on the foumed of taid cout? which reado at frletrus, eriz:
The Itate of Oliir os Bollirs, this dary appeared in ofoen comit Albert hollin, and it appearing to the court that the in as vithur loomese and unablete to Eomploy the Game, the coust dv appoint. A1, Sterlincy as comsel for Sorid defendant
Aftervard our the of th day of Aharil $18 y 6$ the follonving Entry was made on the fournat of daid cours which redds cis folloms, byig the \& tate of Oliio 2s). Alber of Bollins,

She defenclant Stbert Mollins this dory was arraígned, ond the indicturing being redd to hime, was horv of the premises he wrould cecquit Limiself for plece dorps he is griety, in mameer and foun as he Atands Glrarged. 2)- is, Therempore considered and adjeidged by the court that he be imfori' soved in the Pernitentiary of this State arion Repol a \& hard labre for the term of our Mear. No porl? of Which time is he to be frept ure dolitary Confirement in the cells of the penitentiarm withors labor and elicos le pay the custs of provecertion tardece af \&

She court allorv the theriff orle quened in oondueting the Aaid Comerey to the Penitentioury, and thy Adrd Albert Pollies is ardered into the lues Aodry of the therifi until he be legally dischorged. W. In. Winget Clestr.

The otate of Ohio ad Reter Pncup.
chreph thaney Bum or $\%$ Catherine Limmores $\}$ Honor Pifleole. Rresiding Apdeje,

Heoretofore ber-Wil- on the is" day of Aprie and. 1816 the follorving bill of indic tmines was fied with the clerk of taid Cours. Inflici reads as folloms;

She Slate of Olvic Mimive corntydid,
The the couty of Cormme peece. Emion Cornty Qliis Apvil term in the year one thourand iight humdred curenteventy if The dpurs of the grand Spury of the State of olin, within and for the boory of the country of Invive, impanmeed, durere and cliarged to enquine of crimes and offences committed urithin the Lovid county of Ulonivn, in the nome ond by the anthoity of the State of Olix, on Theirso atts, as a foresovid do find and provirs, that Reter Incryo. Doseph thorver, Burns orra Coatherine Limmons late of Avid corinty on the $23^{\circ}$ dar of decems ber, in the Year of our Loord ane thorroand Eight dindred And Levent Five, withe force and arms, in Aaid Cornty of Amiors. and Afate of Ohis, in the hight deason of the Lame dary to bir: about the hour of 2 odoch at might in the county of Invin aforeaid into a certorin Mnillinerystore of Michie and bor there ditnated did Mrilluly, Maliciously. forcibly burglariously and feloniously break and onter with intent then and thureby felomionsey to Itecil Latre and Carry avay orvary the persunal goveds. Chattes cund porperty funs. the Dilimerry Stree of
And the gurs crforesaid upon their oaths aforescich cos further find tho of Cotherine Limmons Esfore said felony ound Bur glary evors Com: mitted as aforesoid by the Lovid Rekes Mnaps. Aoseph Gouvery. Burms. Io-Wi't on the $23^{d}$ chary of Recember in the Yedr aforesaid in the cornty of ham aforescrid dià feloniossy. villfully and Dralionorsly orid abet and invite and prowne the Said Peter Mnayo oned poreph Horvery Burno the Aovid burg= lary, aned felony in enouner and form aforesaid to do and comnit ointrairy to the form of the Itatrite in Ancle care Incede onnd provided aner agains-the peace and dignity of the State of Olvio. belbert lla Ayors sProsecenting Itty.
the Aovid Bill of Mndietment vas Enelorsed as follorus,
A. Avee Bille A. Eikoswox, toreman of brand Aury-

Aftervard. To- $\mathbf{v i t}$ on the $21^{\circ}$ dory of Apris 1576 . The forlvivincy entrywa enade on the fournare of taid corver. Whicle reads as follows: bin-
The Slate of Olvio. Is Reter Inayo, Poreple Havey Burnss an Coalterintiom= luvw- In is day appeared ine ofpene Corirt the above nowned. defen. dants, ased it appeaniseg to the court lhat they were urthont comesel and urable to Employ the tanne. the court do apposint In drew Stephensur as counsel for Said fosefle os arver. Burss and Cotherine Limmon and Afamme. Aheing as comisel for Peter Dnano.

Ftervard to-wit: on the $26^{\circ}$ dar of Ppri QD. 1546 The following Entries were macke on the pournal of Laid cornt Which read as follonh,

 this day evre arraigued, ond the indictment beviry reced to to them luere cestred how of they premises they worled. Severaly
aequit themsetress fore plea say that they are nost quiety in enamser and fom as they bland Chorsed!

Afternard on the $26^{\prime \prime}$ day of Afine 15 the the follorsing Entry was hecodere the fommal of taid cours which reads as focenes bis Shi dtate of cliio
Goseph is orvery Burns $\}$ Fudictmens fur burglany-
This dony came the Parties by thuir selmoneys thidaid defendant bing in person before the Coovs and therenpon Came a munfoems Qorail Frimuy Heenry remoths, faorb Parthemos, Ederard Gilles, Pdull हैp,s
 bregary Bohwey and selen hued who bing duey thosere impannedd ancd domen to well ened trinly try and tree deliveratice enahe bethene the dtateog' Colis and the prisoner as the har eprepph tranrex Burrms, dsday inpon thin axths That the defendane is griety zi, mamerand from as he stomeds charged in Goid Indictnuent
$\qquad$ Catheíur Itumsons
this day carme the parties by thin cattroneeps Thes tovid defencans being in persone before the const and therenpons cannea. Duny to Nit: Drael Re immey, Maerk Ponthemar, Eclurard billets, Phtur Eobpe

 impanneled and Srems to Well and trney try ond true delinerana maber betwenn the State of a hin and the prisoner as the Bar loath trine temmones, upon their ouths day that the defenclant of the rar is mot quilty in momner and form as the dlands chouged in the Encrictmons. Abs on the Lame day the follonring Entry was pnade on the finmmat of tovid Court which
The Slate of Ohir as Peter Enayo, Chevidnume-for Benclanethis day came the proseonting altomey and Entered a hndie Prosegsue the above case. was made on the fournal of daid coner wtuch reado cos follonms, Dris The stale of Oliis
speeph sawey Burrnd?
 brought before the court and having fertuke funther 13 dow ntmy dentorce by the court that he be imprisoned in the pintentions of this date and me is aard labor for the term of hos grars, ho pone si which time is he to botrept intolitary confincmentiv the celle of Dhe Penitentiary enillimet Lation, and

 Ins tovid flapph tramey Bums is mederedinto thecurtody of the duesiff until hebe lequay dircharged-
AHEH= Malbininget= Caceror-

Thistute of Ohir 2 Bith remembered that at o corut of led gomile. Somides 3 Common Bleas begnoma hec at the ornen

 Which reado as foeurus bis: Thestoiti of olio 2 minn cormess.
irghi-Atindedrad a in the bear of cur Leckel Cen thurisoma

 in The Nicume cmmitte within, the saior cormts their outur aforezaid do find and oresent tha stel of

 and arnes in soid Cornoty of dinion, and stone of Comis, in the of the some don in the connte of Pmine aforeocicic ints the ciowsy forcibl. felonioush ornal burclariousts visomed 2raluabe provienty of the Boicl Bungnes Son in the Soicil store tornse then anol ture bing then ond zhere fecominorly withe ther and there in tur so ivo Sore monde- one enat will anol
 Cubs, one bair of Panto of the value of Five obllars, cris ain






and unable to im doy the same, the court do appoint P/2 Koers as cornsel for sorid defensdant-


The State of Chio no otm le, \&omiets - Bronctmun for burgions otris dow Come the defendonto Dotin Ge Aowicls qualtoras ourronigred ourd indiotment Geing reacd to hims wat as hed enow of the premises the worued orequit- Vininsely-for Brea domp he is quilg as lu stannds Chazged-

QDeren pirn it is considered, ©rdered und adjicyed by the court that he be in prisuncal in the perntientiars of this state and ineplorg hazd labor for the lewn of two seard. Le sontoflumil time io be to Gerept-ins socitany evn finemun - in the cello of the penitentions withrul-labor and thon the pay the costo of Rusecntion towed to -
neting the said convich-to the senitentiarn ound the scuid ofonk Daniels io lereby arcered into the custody of tue Arerigy entic a legall aracharged therebrom-

IVTIVITinget. Blerk.

3n288
The Stale of (Cliiv) Be Br-rememberedthat at a corryt of
 athe cimnty of tmine cend dote of cluis on the 18 ts
 ouring pledidings were liad,
 Bill of Dedict ment wasturth the clent of saval corest whicle reads as follomo Dig!
In the convt of common Pleas. Inmine Coomity akie, of the Senn of defptember in the zeor of our Loord cone Flimsand Elight- ormelred and derenty sit The dirov2 of the brand finy of the State of Qvio, within omd for the boden of the country of eminn, impannelled. I worn cend chazped to inarivire of Crimes ound of enses committed vithin the soide counto of 2mine in the 2 ame and by the ounthrity of the State of Ohir on thiz oaths afresaid ds find and present that R.S. Wellure late of said lountr, on the 3 \& dow of hay is zax in i of Gear of our bor o one thowband Eijht-limuored omd servent six. With froce and amm, in soid county of Emion andstite of Ohio, Feloniviry didstex tahre and leac avray on beding of the value of one Kundred and iffty Ivllars the govds, chattles and property of Levis In, Granstore..Curtrary to the form of theolatute Enadeland provided, and agäinss-tle peace and digmity of the State of Qlvio- Lelfert U. Ayers- Prosecnline a tormer-. Said sill thedietment was Endorsed, as follows Io livit t Fim Bice- Hile Hannilm. oreman of brand Amry-
(1fturnard on the 20 thdan of depotember 187 ta The follovining Entry evas madeon the dommal of baicl const infich reado as follmus liy' The vtate of cluio is ha. indeluer, Reorqnigancen of Nitresses

Shis day came unto open cirnt Mile, Mood und 2t. M, Caramstone and Severdely achnowredged themselves to ons and slond indebted to the slate of olivo in the dume of oun menedred dellars Eoreh to be levied export of thier, grodsand, chattw, lands aned tenemensts if deronet Ge lnade in the frelorizho corzditions th ler': Heat the acidllilellood and De. Dhe aranstre bednd abpean before the court of Common Ceas of daid county of lemion on the 2s "I" dony of Lefotemver A.D. 1816 to gine
 tittand Bi b. Mndelum is defendont and hot debant the const unthmit cant. then as to Linde of vaid persons as perfirm this cmes. ition this reeognimance to be Paid othemide to beand remain cis fue froce

Aftervard on the 23" day of debtember 1876 She following Entry was made on the foumal of saitd court wtich reads as foletis. Dis. She State ofolio
P. o. Pherleluar
"Sncrictinent for Hoors Steaning"
Shis dar abpeared Merbinceluer cir cbun conet and it appenilig to the cout that he was withont commet and unable to em sets the vamu the coust do appoint Andreve Aterunson as Coundel for daid detendant:

- Aftermoral on the $28^{\text {t1 }}$ day of depterzare 18 Y 6, the freloring
 क्रh state of alhie
3.6. In' ucure
"Mndictmunt for thorst Stealing
The defendant Rebithlelure thes day uraz arrai= greal and the indictment being read to lime lvas astred hov of tup pumises he woved ncquil himself for plea. dara, he is quilto no

11 herentoon it is considered. ordered ond adinalged by the Cont that he be imbrisoned in the benitentiany of this stale and
 time is he i: is hept-in dolitars confinemunt in the cello of the penir.siticery without lavernend that he pay the Custo of sroveretíns tafed to S-Antty- llidlrillimeita Celerta-
Fhu State of Cluiv Be it Rembered that at cornt of Cunnmer
 in the torone of Rnampricle Ivithm and
 ding Mrage. the Ereviring bleadings evere tace

 ilidide zaceds as foleoros to livit.
fustaliof ©lio lemione countys. Dhe the cerent commone

vear of our seond cene thonzanch inght-thmolred ond serventy six
 for the bedy, of the countr of eimisio imsannceed, sworn कund chas reed to ingurie of crimes and df fenses commithed wirthin the soicd owntr) of Iminr and aresernt, that- Darid Lathimer late of Said bounte, on The ISTr.
 servints six, With forer and arrno, in said com to of umirr, andstate

 the soid lenarlesteehmons then onnd there diol beat iornnd and 2 Il treat and ather wrorsos to the baid Charles Deenmans them anectthre orid. Contrary to the form of the Statute in Such case nnade and provided, an\& ac ains-the peace and dio nity of state of ©niv-Selbert-Wiodero-Rrosenting a tomen Said bill of Ondictmun- 2vad qudersed ao weloun. "ATn Bill" A. le-Hamiltorn -Foreman of E2 and OHzy -

Aftervarch or the $23^{-\pi}$ dary of September AS. $8 \%$ the Golcouning Eintry was Drorde on the ofviraral of Said Currot which redis as follizus bir:
The state of olin
barror Eattimes Andiatment for Assanltand Batterry"
wasarraisned and defendont torioi eat times this dan asbed how of the sremises he vvould acanit timself fos sleddars he is oruiety is ?narmer and form as heständs charged-. LDherenbor it-is considered by the court that the onaire lis pine unt the state of OGio in the sum of Iwent Dollarv, and that the bim: prisoned in the ovil of Soid comnt of 2rnion for the term of fire dans and par the costo of prosecution and that tlue Saich arreu= dant Sland Cormmitad untix Said fire and costr are saït-Entot-2vingingel = Celerts
Whe storte of Ohio

Leorge Hollund
Be it remembered that at a court of Bommure Reas beurn and held ast the corrst towe in the torvr of Mrarsprille vrithin and for the connty of minizs and State of Onio an the i day
 the frlowing Pleadirgo vrere had. Heretofore ors on the 14 "tay of febreary 18y\%, The following bill of Andictment losas Fied with the clenk of daid Corrot Which reado as follows, fo-w it:
In the State of Olino Bmion bountydid. Havis, of lhe fecmary term in the Gear of our siord one thowsond \&ight-humalied ond Seventry beren- Ine brand jurvo of the orans ghry of the slate of Olios Charged to inquire of erimes and offenzes committed evithin said connty of ension in the home and by the anthority of Dhis tate of

Qlis on their acths afresavid ov find cond bresent that beve ge te ollonal Coute of sorid leounty, on the 1o clay of om anany in the gear of oun teone Ane florsaind Eight bundred and beventy deven with foree ana arms in Said county of Prion, and btate of Qliw, ald drulandmey dell menpicating Liajnaro to oni william Ine gnvire hi the oovid Lerilioim Mismirie Geirg then aud there a persore in the Aabis of getting, intericated and The the dovid Levrge Healland then and there nell suowning thot the sovid Uilliam Inchutire was then ara there in the habio of getin in intsicated contrary to the form of the Stutute in Such case Oncele orrd provrided, and againo-the peace ond dignity of the State of aair,

Selbert Wi Cyerp Perscontan' Attornoy
sorid Bill of Enciictment was Enclarsed. N1, Trne, Bill, Indrevo Poefes, Gowencon of Grand prory. Afterrevard, to wit on the $16^{\text {th }}$ day of Febrnavy $187 \%$ a writ of Caprion who istued by the cerch of said courst which reader as follomo, Lo. wi\%-
Copicios - The SLere of Ohici Cuion cornty, Ss, Oo the sheriff of foid Gounty breeting: Us command porn to tahe beorge Dreland and hin Safily teep so that you have his body before the prase of the court of cammnon pleas as the cours
 Q.D.18\%\%. To aharver to an índíctment fros Selling íntorécatém líaposo to a person in the habis of getting intoricacted and herery focrenot and horre you then there this writs Witness Wi Mi. Uringet Glertr of doid court as Pnourpricle. Olvío. this $16^{t}$ dour of February A, D, $\&$ yp Wi Mn. Wingeti licerts,
 wrir-wao roturned \& filed endorbea as frelervo, Drib!
Sheriffs
Returs
Mastate of Olii Emin Gowtyss., Dhany curested the wilhiu Gromed beorge Drelland, Ala the Laid Surp Hollana gave bond for his appearance before the cormon peeas court of Dxivie Counter the 15 day of the present Ierm- Duperly éncerssed Feco \$p till sub Edenvarda Buty
 Entry was made on the journal of suice cours which reads as follths blate of Quiv.
2H
bevrgi bll and
and the indictinent. Geing read to him, was ar hred for wo of ohe prominses, he world acquit-linself for plea. Sorp, tu is quilty in mommer and formas he Etonds blearged- Wherenton is is cousioured by the cour \% thoof the deqendaro pay a fine to the \&tate of Ohi's on the sum of ifteen dwelars together with casto of this bresecition and bland Committed until the \&ame is poidWi Wh. Winget be lertr.

Ihe of tate of Qliv) Be it-remembered that at a courto common pleces
 189\%. his Hownr ofso. parter. presidinng ofudge. The foecouring vild of indi-
 She \&late of Qlio lnnin bounty SS.

In the corrst of common Reeas Inmion commtr, a Gin' of the Lerm of Febrnary in the gear of ourdeard ane thonsonnd sight tumared and beverntry bevers. She pprors of the brand prry of the State of Cliin, vithin and for elip body of the country of Borion, impanmeled, surm and clearged to ingrire of crímes and offenceo Committed within the dorid county of Envion in the rame and by the arthority of the State of obio on eheir a athe a forcaid do find and present, that loedrge bruwe, late of ourd county. outhe 12 to dary of Febrnary in the Gear of our Loord one thorionnd Eight-purndred and bereenty bever. with forel and arms, in sorid county of gimin ond tate of Alvit, did minlanfully Sell intoxicating Ciquors to one Dacilelalarts Geirg then and eture a peraon in the haliil of getting inderaded, and he the soid bearge Cervse then and there Gell Enving that the soid, Doíah, GLarbr vero a peroon then arra there in the habit of getting iontrycecited contrary. to the form of the \& tontrute in suchcase Anade arrd provided, and agains-the Peace and dignity of the state of Olrio

Selber\& U.Ayero. orasecuting allormay
Soind Bill of indictmment was Endmsed. Ah tine Bill, Indrew Beyeo

 Inestate of Ohio Invin ©vinty.Ss.

To tothe sheriff of soid Connty greetings
Qre command zon to take seorge Brouse critd bim safely thuls. So etrat yor have hio body before the opidal of the Court
 county of Zunve on the $26^{4}$ day of februare $/ 8$ I\% to curver an indietnent for selling liguor to a perstin in the habitt of getting untoricated and there of foil nvi, ond have youthen


Aftervard $\overline{0}$-wit on the $19^{\text {tt }}$ day of febrmary $187 \%$. \& ord writ quas retwruedt Filed Endorsed-
Ine state of Quis zmin ovintyss. D Lave arrested thewithiu Eramed sevzge korvise and have him minder bordo for his appearance on the $15^{-\pi}$ day of the presint Eerm Fue DCAb-on- Divele-sucrift

By S. M. Le andon befruty
Aftervard Lo-wit on the alday of feburary $18 \% \%$ - She folviving Entry was made orr the journde of sakd ovirt whidh reads as follows bis =

Hie State of Qliid?
George Crouse 3 to af to arson in the Rabit of feting intoxicated

The defendant beorge lerouse Ifris day was arraigned and the indictrment bing read to him was astred how of the premises he zoould a eavit-himuslf for plea says heis quilty is mamuer andform, as cu Stands charged. wherenpon it is considered by the ovirt that the deferdant beorge berouse goon a fine to thestate of olis in the sum of twenty Dollars and costo of this prosecntion-and stomed committed until the soume is paid-
sttutt. U. M. Winget $=$ becer $h$ -
no 296
The \& tate of Oliro
blay Treegerte 3 pleas begundind held at the Corvs \& A Onse is the toross of mazysicke mithin and
 Quare $G D$-1847. this Hour O-LD. Porter Rresicing frage. The olloroing Bril of Indictment was filed with the clertr of said court orvide reado as follows vis: She State of olis 2minn Gountyss:- In the court of bom non Pled. Vhion County, ohid of the ferm of brnare in the Year of our Loord onettowsand Eight tunared and seventis seven.

Zhe ourors of the brand jury of the State of OCic. Vithir and forthe county of mivin impameled and bworn \& Clacred. to cirovire of chims and offenses cormmitted within the soice lountry of thiore in the nome and by the antharity of the State of Ohio. on their od ths a foresaid do hind and present thal lelory freezerta late of baid cometr, on the $11^{T 1}$ doy of
 Seren, With jrace and arms. in Sard County of Wrion, and State of Qhio, did krowingly, unlarofully ornd Feloriorsely carry and conceal on orred about his person a certorin a angerous weapon, to hit: si Pistol: corrtrary to the form of the btatite in Such case made and provided. And against-the peace and dignity of the S Late of Qhrio. Delbert w Ayero, Pr cisecioting attorney, said sill of indictment-was quavsed"a Irve Bill. Arkdrewkeyes. Goreman of frana piry. Afterward on the $24^{\text {th }}$ day of os febrnary 1847 the follonving Eritry was znade on the journal of said court Whicle reeds as frelores oy Ihe S tate of Qlio
Clar hoesertee $\{$ uncietment for corrying concealed weapons, Clay heezertee $\}$
grea and the Indictine sermises be would a cquit himselff for pled sayp he is, guiley in onoonner and form as he Stando cle arged- eroperenpon it is considered by thecowt that the defendant say a pine to the state of Qhio in the Sum of ten, dollars tocether with the costo of thio parasecution, and SLornd corrmitted untir the some is porid.
W. Mi. Winget. le lerk.

Thar Blate of Qhio \{ Be it remembered thoot at a convt of common paas Hensy \$. Urello Geopin and heloi ot the covet houscin the town of Inamprille vithin and for the county of Mminn cond Stale of caiio on the $12^{\text {tI }}$ dary of February $184 y$ his howo Q. La Porter presiding endge the following Bill of indidinent was fied with the clerb of said court which reads as follows briz-
ound the premuses he muer and fom ©orvit thot OCut in the ndstorned
$\qquad$
of Common
os Howse
thin ard
"day of fet

- tle solloronng
* ontidel reado
ke court of bom
e year of our
and forttre rovire of Chimes a The norme foreacial do ehe $11^{\pi i}$ dary of ed ourd Berenty ite of QGio. e on orrid about rary to the ist-the peace attvrmey.
wherese.
a Noury.
ring Cutry
zo Rellom oy
1 weapous,
y) wor arroizhrow of the 'ey in 8 romner ed by the cowt um of ten. in com comitted
n2n2onpleas the town of Y Enion cond yy this howor wt was filed riz-
radidment the \& late of OCrio Imwire Courriz,SS,
In the courg of Corrmon Bleas, Rrrion County, QGio, of the ferm of febuany in the Year of our Loord one Shousand Eight hundred and Serventy Seven. Ihe purors of the Erand gury of the State of Qhio, within and for the body of the country of nnion impanneled $s$ wom arnd Clearged to irrquire of Crimes and offenses comrnitted within the said county of rririon in the hame and ley rhe arutronty of the SLate of QGio, on their oaths, dfaresaid do fird and presert. and-Atenry 2. Nvells. Late of said courity, onthe $29^{\text {n }}$ dary of farmary, in the year of ourdeod ane thousand tight Aturdred and severrty bervers. Nrith force and arms, in Said courrty of Uniorr arral state of ohio, virlarrfully, violently and in a Dren-
 there feing and her the said bornelia brofley then and there chid be at wound orrd ill treal-and other wrongo to the Baid bornelia moxery then and there did eontrary to the form of the Statrte in such easer hrade and parmirdece, and afainst the peace arrd digpiriy of the state of OGio, bellers W. Ayers Berseentry Ally Soid Bill of Erdichrrent was Enc⿻orsed "A Irve Bill" Andrew Freyes Souman of browalfury
Afterabard Lo wit on the $26^{\text {th }}$ dory of February 9 D. 18 vN tue following butry Was Irrade orr the gournal of daid cours otiide reads as foclondo 'ris Ine otale of Qlitr
zio
Heerrry \&illrello and the indictmont being read to tim was asfred Aurbof the premises tu vorner aequil- simself fre pled doryshe is mos guilty in monmuerand form us he starnds ©haiged in soiil Incrictinenot Anbruproume pury to wini U Wilsitian Benson, Jotim Bland. Bober of Barnl- bearge
 Lle arrey M. Acaines - goseph Parvero- Vv. Ar Bobb and CB. Mi Bobinsar who being duby t'mpanmeled and bworn the truth to \& seab upon the issures goirled Cetrveer the parties, uspon their oceths do say that the deferrdant is gprilty of orr assault us Ge \& torncls Clearged irs dorid Duchctrment =

And therenpon the said bterrry Gi lvells beirrg in peracon before the corrt and Caveing rothing further to sary whry. bentence scould row-be parvorrreed againat himr - Q1 is therefore considered cruce adjirdged by she corrot thao the defendanof Hemry Qi. Wello paay or firie to the state of Qair in the surn of five dollars arrel that le pary the costo of etris Rrasecution AMt) - UN. An. ID oingel: Ce certe.

1202095
 State of Qliv on the $2^{7 \prime}$ day of Sebruary \& D. 18 y\% his honor IL Leiter presiding opedge the followining nodictrment vero filed with the Qlerbe of \& crid corrof which recrds as oollows 2 ri .

Iae Btate of CQhio nurior County SS. In the learrt of le ormrour Pleas emion cornty, Qhio, of the februarrf Jerm in the year of arr do ord ane thousan Sight Arundred curd beverity-Seven-

Ine purors of the barorrad Pury of the 2tate of Ohio, within arnd forthe boay of the le ounty of arrion conpannelled, swovrr arrd cle arged to ingriire of crimes arrd offenses carnmitted within the sorid country of arrion in the name,
and by the outhority of the Btate of Qhii, on their oaths aforesorid de find and preserns. the at bafety bliut-Late of baid county, on the II'day of pornnamy in the year of aurdo ard one thorsand aighe funcered arud beventes sixers with force and arrns, in sorid county of envion and state of O Cir did unlorvofully sell intoxícating hquars to ane mases wolford the Saria \#noses IrRafford being thein ared there intoxicated and the sarid Dafety Stonl- then and there wele Anawing that the Baia Inores Woeford LMas intoxicated cortrary to the pornt of the statute in surch care Rrade and provided and adoains- the peace and dignity of the S Late of Ohio. Delbert w Ayers. Prosecuting atormy doid Bill of Indictinent was vicorsed. "A Mru Bill"." Andrese Treezes, Foremon of brainal DurrAftermard to wil on the $1 G^{\prime \prime}$ day of Feberasy ADI 44 a writ of le appicis coras is onea by the clertsof dovid comst which reads as folloms, Bi's:
We commond Gou titahe Soretristont and hims safel thonst breting you have his bady before the dudse of the corrot of common ple wo os the
 day of Sebrnary AD/8YY to answer to on inciothnent for Selling Leifuors to a person intoxicated and hereof fail potiana have you Etun there this urit witress w mwinge - elerh of said court, ort

 Fae btate of ociv. Imion countysor. IGave arrested the within rvarned Safety blow crna the dovid dafety blow gave leond for his ceppearomel befor cormun pleas court- of emiors counts orithe $15^{\text {th }}$ day of the term,

Fur \$bHus M, I, Mieur dreriff by dim deanown
Attervard vo-wit on the $24^{\pi}$ doy of Februarf a $D$. $18 Y \%$ the forcorring, Entry was enoron on the fournoreby doid court which reado as fortows by: The stale of Ohio)
Entry safety stowt $\{$ Indictinuot for Lellingleigors it a person Intoxécates
dafety stout Sthe defendant Safety Stont totia's day was arraigin cund the indictmen! Ging read ti him was asked Kow of the prenise he wovld acoquis-hinuref for pleces, Sarys he is not avilly as hebtanas Cleazed, Onid. Therenfone cane a pirry Do-wit= Witiom Benson

 aned Le. Blourd cord Yobn nnitchel regular jurors talis pows who bing drly, impannelled arna breorn to speat the trinte on The issues joined belveen the parties upon their a aths ow day that the defendent is nat grielty in manner and form as cestanas charged in Soid Inciictruent -
w milvinget Colerts.
zaicd ds fiñ day of pormany une severe of ocur dial foral the Said a the Sorid Baia Inores ute in such mity of the

CouryCoaprico coras 3ris! leoominy breting Reep dothoo Pleos o s the n outhe dG Cor Lelling court, ort vinget: leberh is roarned pearomel bepor adinde annown uring, $\begin{aligned} & d y / \\ & \text { fritors } \\ & \text { byy: }\end{aligned}$
nintexiécates

- was arrarinn of the primise liy as hestanas nBenson ingtor, ofomes requicou jormos 's powors who ruth ore s ow dory in cescrestanas
- Hhe State of Qlio

Alexander Srodjrats 3 2n 3os-
Beli-rumbered that-ata cont of commm pled traumand fuld at the com t tormein the Torw of Narypville within

 day of endy 18\%\% the folloving Bill of शncrietment-was ficelwith the clertr of Said cout whied readias follous Irs

State of Qaiv emion bountiss.
In the Court of cimmon puas Amind Ornsty. Olis
of the term of apsie in the Ejear of our Lord our thorsanai Enjht the stati of Quid sevent-S even. Fhe gurors of the oround nur is Alustali of Qaiw. Within and for the dady of the cornstof Menins iompanalled. Sevorn and charged es inopnize of Crimucuad fumsas committec within \&avil Coums of imions, in tlu Srame cund by the authionts of the state of Qlis on their cotths afresciclide firch
 on the 'day of felernary. in the year of our Do ond cone flivinemal Eight fumared Sovent seven with forec and arms is soicio comnty of Emiriz and state of Qlios Diclunlanfully and Emporing
 and about the parmires and peace vhere sold contrany is the porm of the 8 tatute in Sueh ease made and provided. And af on int the preace and dignity of the state of achio- Delleer' w. 'syers.

Prascuting fottomey Said Bill of Indictinut was Mndosed as forluvo, "A Thue Bill" Pi Mf. Andrens. Foreman of Prand Chery.
Ofterward on the ${ }^{*}$ day of May a urit-was issua oy the clertion said Count Whicl reads as vectmes.
e2bate of Qliio Minion leounts SJ. To the SGeriff of Sovid bountilncetiny We loommoned you to tabe Alezanaier Sinaderassandluin
 court of common beeas at the court hune in hoorpsile cirsaid
 Selling Ontofieatin Leipuces to be dranfe up-ru and aboul the orennizes Where bobl and thereor. fail hoti and have yon them there this writ- Wituess $20.2 n$. Ivinue-Cobry of doid qurri-at-
Cride
shbirneturn

Eenty Onaryarille Qcivo this Hंday of Dnom ID 1/ \%\%. W. Mn. Tinfl= Cecerr.
 ID Fove arrested the within- hanned Alexander Inodgrows ona bahee kio raond aecordin to Cow in the sum of turo mundred dollars
 Ents, was made on the fonrmal of doid onst widel readsat A\&ccom give Skatiol cliv
$\{$ Ondicturn-for Lelliy Intorucatuy Liquors emov conver the prosecuting attoney on behdef of the otate ofohir the defendant bein brovintido Arur- in Custodoy of the Screriff. Thereuptio the offenoent

Qetracts Cis beea of hot-quiltsteretofrequtezeo and frrpea At Soid Indictuncut-soith he is quilfs as Ci Slomas eliazed is Soid Qndicturnt thitel peebe io aceirted by the pwsairi. attony- I Aurentur it on ourech and adpuafed y the Comp that-thesaid Alexanowe Sivergrats pay or Fin bthe saik of elir of sendollar oncithevsto of this prose entiv and \&fe cution is amarolech-
Atted W.M.Wä̀ Wh:-Gcerrs

LTu इlate of Oliio
Alexaucuer dradjrass $\}$
Beil-Bumernleered that at a leourt 7 Comm
shas bexm and held at the const Acove in the zown of rnargs revee withis
 Hi honor Mohn do dorter susiaing DHaje - Afterward on the $2^{2}$ day of lne C12. $187 \%$ the folloring bill of gravelimut-vas filed with the locer/i of sand eonnt-which reads do follows $2 y$.

Stateof Qiio unim loounty SS.
On the Civitof Cunnon sear Zunin Gomet

 of the Stere of alio vithin and tor the body of the cornts of bnim impdmmeled. Surour, and Cliazed is insunize of Crimes omm

 una present that alexancus Sncrofrasd late of Sovid cinnty. on
 thmerred uner Seqenty Sever with fore and wns is said comnts of minc. And state of alis. did unlanfuly onndiumings Sell intixication Liopucos is ame cunthouy Sivdriand in
 Sold. enntras to the form of the Statute in Sueh case in en anel 2 vrided and arfaims-the sed ce and diqnity- of the sume of QAio bicberd W. Ayers, Prusecution Attonces.
Soviel Bill of Qucipelnumt was Encurved" or Jume Bied
M. N1. Andruns. foresncin-of bircusel dwno-

Therupar the following wit wad ismed by the Clerta of doia Comt Whid reads as. Iorboses-
 We Commcind zorn is tà he Gletonder Simapass and livinsafich beelsiso that-min hown his bade Gefore the Praje of the eiznt of

 Doiquars to he clewank on the premises where Sord. and herevf fait 2uat: ainat have you thun there ths writ = witusp IN. In tringe-
 G.D. W.M. Winget-Ceceriz-

Said writ-was returuad Encuorsen is frelorm-
Thescati of Quis Emions berntyss. B Acru arresteo the with in ramua Gluxanus \&sadgenso and tahers bris bun
or frypeca elicirged
the 015scuxin

- y the cirsix
sothe sach
a entir

> 7 Comzm vice writhin is $99 / 87 \%$ Lay of liury erti of said

3umin coomet vinancal $1202 s e 1$ P/wn is of dinsin ues conzal - Racume are souich of fiña vouty. OL 10 in said य2 वें iumsings 18 axd
Lel Intren $\because$ el Atrex fase In ede - of Ah Sume
biel
Lis of soix
minty breting
1 limindafily eiznty y Sorzil Comuly initorieatin Werevfoni M. Trimger acy if hour - Hec with iso bunct





 pollurve $2 \underset{3}{2}=$
THि SEMLE of CRIV
Conts
 horvcirnes the proscuting attrmen on Rhail of the SEate of QQio: Uu defenolont Feiñ turight into cinnt incio-

 Sorith huis guily as CuStancls charged in doucel incietun -



 UU. MI. Wizaet. Clerte




 $187 \%$ Hी Rolvorinc vile of manclmunl wad ficen wirti tur locents of Sovicil covirl-uliuleliredols do fulcums. irib

 Cicer Jue Muzuz of the grovindyus of the \& Cole of Qiis enituir


 intionif - f the \& tale of Qqia or thers adte a ruenceed dufinde






 and prorraledi, wiud agoinsl-the sedee dund diguity of the
 Said kill of Nizaietmum- quen Eucurseeर


Afterward on the $A$ doy of mas $A$ A. 18 IT a 22 it-evar is'zued by the clertr of Said cours wride reide as follous-
' The itale of Olis zuriz Qrunty ss
of the a meriff of Sociol cormty Futing:
vecommuond gon to tahecilefander \& hwajpas2 cma timin


 Sellin intoticativa fiopuong to be dzamle a/2on cunce above the premizw where sade annd hereof fail nutroned how Mon ther

seall
 Saigh urit-was relimued filld Enornsted-

 earance in Court acevzoing to Gane in the Smmof Firs hm, dred bollaro - Fero on 3,935 \%.9. miller \& Nerity
 arraigued ound pleda entoqnily-so this mucictmont=
Aterwaral is-wit=on the $1 s^{*}$ dary of chany a Di. $18 \% y$ the focconni, Ent was novie on the fommal of Sond lecunt whele receés as foceoves. 2 ris:
illefander dinodgrass
Mouchume for Sellin Onlixceating deigmon belualf of the Stale of dais. Fie debuno dowecuting attonne on
 dant-retrachs his Reu of wot-gives, onnd fin peed is sonid
 Sonial Inciictment Whiel peed is accelpted by the sureco-
 Crin- that the \&aid ale fancler ofovalgrass oand fine os the Slate of olis of ter direaro onnae the oosto of Atis grmencitio Ane segntinn is Awaraled-
$2030 \%$



 ing eile of जndictinery-mad filed with the clerts of doncloner Wivilireads as focevos, ins:
Srate of a kio umin leounisis. Gr the corvot of conmmon bleds. Enion comnty olio of the term of Apmil in the jear
ral Lisured

1 the Millim
for 25 apm
of Five tmen
defonts-
mi-2Fal2
minent $=$
forcmoin'
hiele recés
catring Lecigen
अtिएne on
Rovirn)
cuict Neferils \&orict cezfece (i) l 2 waccu-
clece by tru
Fivin or the
prosecutio
leaprens
the Ejear of Our Lord Que Fhumand Eijh- Sundrechndsevents boven
IU Durozs of the suand yury of tivestate of Qais. Within and fozthe


 QGib, otr their oathr, Aforesaid. do finch ancol prescnit thal forefth Dillor Cate of Said doumis. on the $28^{\pi}$ dan of alsic vir the gear it onn doord ceul Thonsand Eeght-fommalreel and Seventy Sevem intt fozer and armo in Said evnnty fo Rumion amdState if @lio.
 Said Iaseph billon vuas sent by one revze Belt, on wim the



 twore of the balue of erul fomudred dollows. and enu Bursif of the baviu of Om Hewncured Dollous- Qu Set of Single fearmess of the value of Invints five Dallars vith cिiten-thumuathere of becertand defround the Bonid Foedze obelt of the sonid goads orual chatten aforesuich- Wrureas in trinth and in tact the soriol Josephoileize
 Belt It oblcuin Atu Sonid govals and chattles ois afous\&año enzto oflcric any part- Hhereof ons qittres ove of the said govers and clattles ale of which the the sond foseph bielun then and there villlinens: cintrary to the form of the Statute in such care endadeamal purided. Ahd againm-the peace onnd dianify of the d a le of alit belleert- Aivers. Prosecuting Altornuty soid bill of mudietment wod undmrece "A Atwe 及ice" a, N1. Amanews. Fonemelm of grand dirs




 at the covr- Sivze in Muazsprilce, in sovidevints of Dmime for thinth Is anowve cun inciectuwl for obtainine gadels under false porterses



Sovid vurit - was retumed tifiled Sindorred.

- Un Stiale of cerio Bumin loountrss.
- Sonse arrested the corthin somned forepls
 corrtof ovinwm Reat of qumin leovmify M. Niller \& Rere fuo \&ides
 cund becudo not builf to thts madicturen\%-

ing Entre was onade on the younucie of \& enid evriv FDiste recidid on frelvis 2 ing.

Conmure the Hear

106

gospte Dilion.
thurentan carme dais don this Counse comecre is be hearal, ane

 samenc Ineallister- IGe Evidunce becing sumaited is the pors and argument-of cormse and travingg been baarged of the con retired to their room for consullation 2mouz the correof the Sceriff returned into open eorrt with the pollovino berciot 2万. Wit: Wre the pury in thio case frind the chenctgen- foseph
 in the indicturent? E. D. Sp mith Faremom-

Taerenpor it is consioured ordered onnd adpuogeo by
 wisforeby chor jed-

2V. TM. Winget = becerk-

- Thestale of Oríad

Witionn golon
Commors Dleas Gesin and held a the corers firrse in the town of Momprille urithin ama for the cornty of as os ors
 whicls reado as polerus bis:
In the corpor of com on peece, Imnn leomis qais of the Tuundred and s sventhy seven- In purus of the Froned pirsy of the scale of Ohio, wittrintand for the oady of the cornetas of Pmoion, impormulled, srovin onud charged, its inguire of chimes ando
Wes committed erithin the Soid corn ty of Puvine, in the rowene cond by
 Anquat in the year of our bord one thousonad cisht- temndred, cond Sehentyj serven with for ce ornd armo in Soid Crunty of Erricn, and SLali tf Oni', unlaurfulles, onn Feloriorsly did stade tahe and Gorry avray citfoin bunvi of the ombriot ano tolve of Que name of hine dowera- - one Breas pin of the sacne of Fons
 saint-itudb of the Uorlue of thine Dollowo. Cne Saivt of the baine
 Dilhers is. Ohia

Dretinss
keard, ane evr boorghtrahe ol Guouris
inulumaul
the Purs
the evinr
e of the
ind Dreliat
bore phe
nets Cluazea
norged biy
1201 te anco
$\qquad$
les $G 21871$
clemzna
cuidCony
'o of Etre
ond Eigont
ory of the
Soroivis,
res and ofren-
me cund by
es find omd
y $y^{4 \prime}$ dorst of
ered, cond
erricre, and
befre onnd
cue of Qure b of the
of 7 our
nir of Guff
to, cure Ravie

* the balue
is the from a Agoumt
ny allosuens

Waid Dill of Hzdictornersof endo indorsed. A Drneßill,
M, B, Morris, forernom of fromal yurr2/-
 Eirtry tras errorde on the fournal of voich court which reads as follews ors! thestate of Qliio? vs O Fncirctrnent for loround bevecnn/, Williarr Dolarn 3

The defendount Willicers Bolorz this dory was arraigned and the indictinnesst Ginng read lo hims was asbed trow of the premises tre worrld acquirt-trionselffor pled darp the is quilty ion mommer and foum ars the blourrdo Cbarged. Whererrporr citis corroidered by the courst Ahat-the dekerrdarrtor williazre Dolarr be imprisone dirs the penntention of Itris S Cali currd troapt-ast Tard Cabor for the term of IVrue years. hopbort of which. time is tre bo be teeprin dolitorrs corfinemsens oin the eeles of the perriturtiour, onnd thors he pars the evsts of prosecution taryec at \$ - The Court allour the Lberiff one ginard in evnonncting the Ooid Couvid- to the perirtentiary. And the dorid Villiom Dolons, is ordered virio the custody of the Streriff until tu \& Eegallydischarged Duttot: Winnilingel: Clers.

Ae if Rumnermbered thao orf a currss of Cirmmon Bleas tegmen and held on the corng horst in the Evon of Diensppville writhim and for the Alate of Olvio on the i'tid aref of Leptimber QD. $187 \%$. his pome Oforn Le Porter presiching chacge the follviving Bill of provictrinent wat filed writh the blerk of Porid Corrot Which reads ors pelluresily's! Slate of otio, 2nion bomenty.s.5.

Be the bous of Crominoo pleao 2erion Comentis) afio of the Tarnn of Ssptember in the qear of Our Loord Oue Ahownene Eight hundred and
 the body of the Coruntry of Dorion impormmeled. Sevorn and charged to inquire of Crimes onbed offenses Cormmitte d within dovid bounty f Bmion in the Romme and ty the anthointy of the State of Ohis, on their oaths ofporeSoid, dv pired and present, thoof onmues fole mel batherine fimmons late
 Hforracund Giif h of Gundred and Serentry dif evith furce ound ourms in
 abous the trour of cerre in the binght erwore of the domene dary in the gourty of Amior afcrescid into the Store trouse there Situate of prases. Lovird will fully, malicionsly. forcúfoly, pelonicusly oned oruglarivusly did Ereape ound Enter with intens) Ehepr ound there the godds
 Ltore frovae then and there beind, then and there feloniouslrfibillfully Crizc Parioussy liे sleal tafre onnd carry onvory i Nund tleen ound there

 orourds of Formurs datim - Ait Poches Pimiri- Ifrel Folto of Golging mon folts of Is ashmere - Que pouir of Boot- Oue bool of flommet- Cue Loadien Hirrt of the value of fiftry dorlaro of the goinds and Chattes of the doid Onases Lo orird in dond store Murse thenond there bims formd

108
then ond there Felowinsey and burglariorsly did Steal talse and carrs arsony, controvry Lo the form of the Stative in Sncle leaseonade ond provrided cruadgainst- the peace crnd cripnitry of the State of Ohio-

Delbecs wayerd-prosecnting altornespSovid Bill of cindictinent-eras indorsed "a true Bill"

M, B. Norris. Formorn of Crand Qury-
Apterrvard, Do witt on the $10^{\prime \prime}$ clay of Gelober A, D, 1877 the following Entro was suade on the fournolof vaid cours, llfich receds as follurna simh Stre Slate of Ohico of
316 "Nomes Fole I Mrdictment "For Burglary-"
gaomes gole Now counes the prascontin attorner on bethaly of the Statiof Okio, and the defendonst bring brought into corrs in Cus. tody of the dreriff and arraigned irpon doid indictinenti, for Plea Chento Soith he is grielts

Shempon it-is ordered by the qualge of the Court thow the
said detendant, foines ole be imprisiored, and corrfined in the peritertiary of the State and rept as hard labos. Frt forithour any - chitary confiverneni-for the period of ore year, and that he payy the costs of this prasecrition. for which Exeention is awarded.! (W). WiN. Winget: Clerk.
arra Carraf
ed provid
thorerer-

Zollowing

- follorvas simt
ney our Gekall orert in Cus. for PCea Cherits
rus A Ahoot the ed in the wilhowt amy ot he pory varded.

Bail. Bumberor Elrovi at aconrs of Cormon pleaz be gun on orneld


 Dill of gidictinent-was vile overth the Clers of dovid Cound evtrich readsers Gollors, 2 siscati of ohio renion County S.S.
 dalatinber in the Year of Dur Loor On thons and Erightminared aridseventy Servir. ouknon of the srowd nury of the Skate of Ocriv. Withir arrd of the bodr of ohe Country of Gmine impannuce sevorn crud charged. Es crapuire of erimes and offen ees ommmitta
 of the Stale of O Cris phr therrs Qortho ortcresarid do pirrol ourud presert- 2trat- Albert Ashbia Tate of Sorid Countr, on the 2 S" $^{\prime}$ dory of Oetober, in the Yeour of Our Joord Ore Fivrwand Eight trundred ound Squentri sis HActh Aoree and armo in sorid An nhy of erviru, and State of OCrio. On the Sisht-Lecason So-Wits aborit ehe trour of are in the Rright-or Ahe samsedar in the Corntry of vrriorz aforesorich irsto a clur ch Dhere situate
 riousers did ureat crroo Eriter virith cutent- ther cund there the goods chattles crud vafuable propserty of Rev oom menne cond of therecigions sociely useind arud ocenpanie
 and trraflariously DS SLeal Rorbe arud earrs oway ouncr thin aud Eluere in Flue sorid chureh. TAree pieces of vestrnents of the value of Truentr Qive dollars. Ore Dib of the qalne of Sixtr dollars. Cerre Cexsach of The value of Siverits dollars Tors Societr mechals of the rahre of Eifhtr Certo - - ove Saced houpkins of theralue of Fifty certo. Ave cof of the vorlue of
 nernie crua of the helicious So incts arresaid is S aid Church thencrud Hhere Kins fourde Hren orrd there felownises and tensclaricusty did steal Rohn and carry awar Cornorary Dis the foum of the Siatute in Such case madelound purvibed arnd agains- The peace curd dionity of the Stale of QhisD elbers UN. Arjers- os rececting ath said bill of ondiciñen-was incurred a true Bill-

 follows. $2 i_{3}$ :

Court-and Uina arronisn olory the dedenclow Coume ints ofan.
 Sal arna the corrof bind Sativfiech of this fact as aointed op bCameron Counsel fir Scrid debendank voith Further order thoo the be cellowed lo visil- the priovener at all reason able tirnes-

Apterward, Ds. wil: on the $\Delta^{\text {th }}$ dary of Qctover 1877 the prelonving entry
 Stali or onio

$$
\text { Alleri- Arhbicr\} Onorielineni- ir Dorryar- }
$$


To ansarh She indictinent-She Cowst- bing quily cocvised in the promuse orerrrile the sorme. and Zbris couse Carre on se bu further reard




chirg to louv Auath Sorid oury fiaving fieard the tirtimury ad. Cheid by the Darities, She arqumerts of drnsed and the chargeof the Courl: agter deliberation Elereou. Retrurned the follonina frediel,

 Eutis veva rucide on the gourral of Said Courfertich reddacio Folerus. Vizs:

$$
\begin{aligned}
& \text { SLate of diis } \\
& \text { os } \\
& \text { Slecr-Condich? }
\end{aligned}
$$

evvicted of Petil-aforcens verds this dar formethtints cornt in custrony of the dresig ond informed by the conet of the per-
 evhy Sontinel Sevied wot- th provorunced agoinst- Tinnt raving ovotining for what the Thath abrearer soid-

M1-is trerepore corsidered and ardindiged thy the corno
Hhap-the Said defendernt par o. Fine of sjoen ond thoo The be confined in the oait of Invirs compt por the tirn atorndee comminted is the dovil of dovid cinnty untict the
Sovid. Finu and eugto shall le aoñd-
 Fuld of the cont torne in the torn of incurpprill voithincond protuc
 recrds ar follorw, oriz:
she state of Duis

 Saptember in the year of Ourdord Oui Ttionsond Eight-Enndred ourd Squerity Squen.

Fou iurcro of the groma Dury of the State of Qhio. vittinn ond for the bady of the courly of Envicrs innpanneled. Sverus ond Ciarya

To inguire of crinneo and ofgerseo committed within the Sorid Cormes of everion in the name and on tan the anttiontry of the State of olizion

 thousand Eight-fiumdred and's sountry Sswen, woth for cecunor amm in \& aid conns-of 2mine in the samie and ty the anthority of the state or Qhio, on tieir aatho aforesaĩo do find and present, thd beorse Hollanch Loate of said Count, on the $30^{\circ}$ day of gime in the year gom Lood ore thourand Eight - Tindrea and SEvenns Leven sorth forec
 Sqliuntox ciating tiopucis is one Durell Price he the donion Susue Priec fring then' and there a mimz and daid seleing bing vith. oult the witten order of Sither of the porrent quardian of fomig Phrsician of him the Sozicl Durele Price he Elu doid bear ge dollonid then and Eluer zrell Finowing that the Sorid Surell Prier verara minuor corrtrary to the farun of the Statute in Such Case made and Drarided crna a fains-tre pea ce and dijnits of the Slate of Ohio. Delbert-N: Ayero. Drisecuting ottonerp

a) 5. 2orsise formom
 Entry evas nuade on the fournal of torid Court evtrich recels as Pselons $2-i_{3}^{\prime}$ :

The defendant hereins havina on a formes dors of this term Entereo or Deecr of greitts to the Chorze of the indonctmont in this case, and the coust biing fulle adorived ins the brewnises and The Sovid degendern- being irzarsired of, if the had ourything os say
 fravirr orathine but what The hadi alrecrdry devid- Iis therefore conriolired ourd aidindiged by the corrst- thaof the sorid defendont lecorge Balland pay or fine of Forty divllars ound bimprisoned ins the doril of the eounts for the term of ten danp onnd Dacry dre ebsts of this orace ention, curnd thas heskond dorninitted io itre govie of winins counth until the comont fine arral casts s rall be porid. vvin. viriget = C Certs.

323
The statio of Ohir
v s
seorge Hollancl oे
pleas beoun ond hild as the corvert fivse in the toving of Harssivie vrithin ond for the corrotry of Envine onnd state
 of ohn Lo. Porter pores iosim muage SCu foleovinin sill of indi: ennew- 2uas fieca evith Slue clert of Sonid Cout virich reade cus follows. Vis
In the courto. Comstate of Ohis Domin Gountyss. Reas Rmin Countr. Oins of therm

Sorid Cormets Gocio．on zsekiolland 2 bord ane orecunal amm thority of the 5－thar beorse kyeas gom with force aid mencompas doviod dusue
 bear ge follonid 4 Priel ite in Such una Ciznits ermises and thing os say simn，and If is therefore Refendont Fimpria－ lanp and －sland the cemoment
wor 0 on完促 oned state hount inll of indi ich reada

324

FS\＆Ftember，in theopar of Ons Eord Aur thoracnd Sight－Inndredand Sievertey squen．The owrors of tire grornd olvrw of thic sterte of Ohio． withinand for Bhe tiody of the corntrs of bmin ionponnelled．Sevoun crud Chargea to inguire of Crimesaho ofrensed committec sistin－
 Stale of Olvio，on their aatio Aforezoía ds find ennd presenot ofiat Paecrge obleand late if Said cirmty，or the it dowl of dinly in the Year of our bord Qur fivisand Eifhi－Cwndred auld Sevehtituven with force cund curnus，in Sovid couns of emino，ond stateor
 Terner，he the Sorid Loerron curne bevio therz ond there a hines orral the sovid Salling being vithout the evittur ozder of sither ＊ille parenti－Guaraibun or Rogmily Firsicion of him thedorid Leervy Iumer The the Sond qeorfe Goccond thewond there wed Thuoving Eluat Atu Sond berrol Jumer evala d Smino Contran To Etri form of the Staruté in Sereh care Onade and Driorided，Snd aporind－the pea ee and aropritr of the Stale of Orio－

Selver．IN．Asero．Arsecutina．Attornet Soid Bill of Fiovismiont ende Encuracd of twe bile－ance
 ruas onade on the gournal offond Prut Aveich Recide at fortonsentry
chestale ofonio ？
searje oreland के a viriñor．
FAe devendant hercin hoveind on a formerdar of this S巨̄m Errered a peed of quilts es the chazge of the indielinen－inthis
 cund the court wise fulle advrised in the aremise onnd the Sovid debendont tekino innmired of if Rad ampthind le







Sláte of Clio
Heorge He alland के Bev－Remimoiral that－nt a cunt or the ecorst lurse in the Eovn of plearypirile．Evithin and or
 Cember a－d．1s7\％his Rours otw a．arter prearoint indoe
 \＆aid 6burt entivel keand do follurs．Inz


 in thi aforeborio cut fina dnd bresent that revife OMlench rave of daid cinta, on the 29 torn of on u in the zear of arvin, with forceond armo in Sorid couno surems


 de fornili Playdicion of him the said arry droorrer
 ruowino that-Hh said fleorry scrarres evason enimos contrary so the form of the Stante insech case muode and haroriored arna on fains1- the pea ce ond orignity
 Sonid Govictmut- wous Enovrsel, a, Ine bill



324

$$
\begin{aligned}
& \text { Scabi of oliio } \\
& \text { 2s } \\
& \text { bevise oveland }
\end{aligned}
$$

ai a forme day of thio defencont herein Tiavin to the char eof the incurtmmt-in tis eare quan this cros before the evirshermin in his ons Now per person, crea the corrit beim, fully odvinect in the tren are ond the crependow- ving inginured of the tha onyzech abainst-hin! chid havino Mothing but ownat
 oroloudjed by the ecrritisal-the said defendan- 20 ase Qaldarid zory a Fine or Eruers grohlars and the coss
 Fine and contro shall be kaion-
$\square$
inis of the
usondel
 nelled and reused the Dramise 3 oatho rellomd the jear of Savents of catiz diceozan King reving conzdiont dicoura - Mrell a mmor
se monde prignity
$\qquad$

Fhe SCate of Qhio o Ba il Premembered that of a corrtof GruPoune Scblagel oे in the tron or marrpille within and for,

 bollowinct Bill of movetnung waw Riled evith the Cleriof daid Cowr9 Wrich reads as foceruo $2 i=$
FW State of OCio mion Countr SS.
Rerm on She courd of Common, beedo or inimn loont Quis ofte Gight-Gurdred arror sirunty seven-
 ared for the evints of orrion irripannceled otron ons. elrarged Eo inarire of crirneo arra offerseo cormmitte d initinn tue iovid combtiy of 2rrions, in the zanme arral of the anttisity of thes tali of Oiro, on Eheir oertes aqorescind do fir d ond present-ithat- Pornl Schlagel date of saich comnts on Ele cian or in the year of Orn boord Qre thonsand Eigh-thndued arra Squentr soruen. Ivith for ee and armw. in Sorid in-
 being then arrd there a rninor, and Said Seleind beino evithont Hhe viritter order of Eithez porrersto or quazoian on formiry Sieiar of tiom til Sorid 20 . Eo. Ourrer tre the Sorid Dound sed. Lagee Ehen orra There vrell truowing that-the sonia or. Ethe. ver reas a vrinar Covirars Po the fourn of the Slatate in Serch rrade ond pranriced cirra a fains-tri peace endolig. vity of the Siate of Olvo. delbers W. Wero. Nrecentm। ath Sorion indictumul-ved Encursed. A Fue Bill-
and Siprear o7. D2. 2orris. Foreman of Srand On2r-

 2riz.

The defendornt Werein fiarind ona prener a ors of this Lirm Entered a peea of gnilts os the charge of tue iidibetmen-in this caze veris Ahiscrar before Flu Evirt Firein in Eris oun porvper peesicu, crred the eorest birso fulle dodried In the prempises, orrd the defencrant trinc crionured of if he
 Dorunced agdinzt-Lirm, Drid thareina nathing but-wthatthe had abready Sorid. Dt is therefrer ordered and adir. Oid hy the Cour- Hhat the sorid defencicm- Poozk Sotsaral Foun S elilarjel Dorry firre of forty drearo cudielueosis This passerition, orrad Edrat- lre Stand Cormmitted co jiaie oruriar ovuity, unitil the armonirt of onid fith and evs-sirall be pariarw. Mr. virugel. blerk.

- Arevtate of Otrio' Brit-Rermembered that al a count of common pleas

326 Lowis Atriney tequn and heldas the count house in the tomn of Inarpsrille within and for the comntrof inmon and slate of ohio, on the $17^{\text {tI }}$ dar ofldeplomber A.D. $187 \%$ hishonor fotm de Portur Dresicinng, Dudqe. For retorfore to wen: on the $21^{\prime \prime}$ day of prptember 1877 the follorvineq bill of encirdenons was filed with the clerts of Daid court whiels reads as follovs vib:
'The Slate of Ghio Aniorn bounty SS,
In the courtof Common Pleas. Unive Cownty, Qlivo of the term of a ptember in the year of Our bord cone thousdind sighol hundred and seventy orven. fre durvos of the brand. Pirry of Stiate of ©civo. writhin arra for the Gody of the Countrfof lenion impannelled, Svron and charged to ingmine of crindes and offerses committed within the soid country of Arive in the name arrd Cey the arithorits of the State of dhio, our thein aceths aforezaid, dopind and parsens, thaof Dow's A tring late of dard county, ou the $1 s^{\prime \prime}$ dar of fuly in the year of our $\begin{gathered}\text { ord ol one }\end{gathered}$ thousand Eicht turndrect and davent ts dsven, with force and Arms, in soid courry of emion. cund slitele of ofin, clid unloresfully drll ontoxicathing tiquors io cerre frarnh thamiltore and Durell Price they the Sbid frowreln Hocmiltor and Inrell Price teing then and there brinors, and doid drefing being withont the erritlen ozder of Either the porepnts. Inordorions or fonvily Plryician of them the dovid Fromblsleamietorn arrd Dirrel Arice, the the Paid Kois String Alun and there urele Thnowing thot-the Soid Frants teamiltor and Durell Price evere ininors contrary to the form of the statute in Such ease made and provided, and algainst-the peace and digmity of the state of Cliio Dellurilu: Azers Froseculiy athy Afterward bo-witi on the $10^{\text {th }}$ darf of octofer $187 \%$ the folloring Entry was enade on tle fournal of Said covrof evtriea reads as follows. big ;
326


Norvenme the prosecntin atherney on Eehalf of the State of Ohio ard the difendant-Geing boronght-ints cours in custerdy of the Sheriff and arraigned urpor Soid indictment fir pha the. ato. Saith the ingririty-
vererpors it is ordered andadjudged by the Covit that the said Lewwis soring pory a fine of forty is arwarded therifor. Arwardech therifor:Allett. We M. Winget - becerk.
 vithin and for the comn-o\% min ano stolit of Qis



On the Conri-o bmion bounts. 5 .


 the Rorme ond by the ornthoint of the SLale of Olis. on thivi corth



 of Either the parents, quarorions of formied pirsicions or hime oder - vid oproy, Furner a A the said sevzls foollond thumen there



 2ras monde on the Gournole of soici arnes IVestaléo, dinis 2 Focorus y
 Ctern antered or plea of quilthen Rotue charge of at a forndietinent of this vas otris cray before the court- in this ovirs parverzper2on. and the corist buing fully achired in the premises, ano the crifudonot aing inquired of, i, he ledel onything io any ovhry Muciomentbut verat- ti Gath alreach Soid: of is thirefire ompoicecel Drnd ordindeged for the Cornt thoot thi Sovio deundont Redrece parmention ond that the Stonted commited ov the ovid of SGall be doicl 2V. Dr. Tringet- 6 cork-

294




 Pinion bounty. O Giv, of the Tetm of fabwarl in the yew of bow Loord Oue Fivirionnd Eight- tumored ond Lhventy Levem. Ftice Dunver of the qrand. Onzs of the State of OWio. Wethim ond for the Gody of the counthy Fifnim. im pommelled. Seron ond chazged inapire of Crinces ond ofrenses Committed Within the Sonid Counts of erinin in the rome ond by the anthoity of bhe Stat of oriis on their Qaths ar a foresorid dev find and Dresent. that dicner purgers late of doid bountr. on the 2 It dor of Qetper in the year of ourabord ane thorsonid Eight-tumalied ound seventry Squerr. With for ee arrid arrno, in sovid Countr of limin onnd State

 a certain riack or थvbieh tre the Scrid Siarnes Padero Blun orrad Hure in this Right-trand had and held. Stim ttre said Mo por IT Teing unlounfuley maliciorsly and oelomorish did ent Treseby ofirina of the sorid nasper of. koing in arnol $2 y$ dors the right trip of Girn the Sarid govpser Sis Eeciro Cure veround with inter?- then orva dhereby him the Sorid nasper seing ro vvernor contrarz to Alu porm of the Statite irincase rrade and prorrided and agamnthe seace crred digpritry of bli Siate of Ghio.

Dellurt 20. Ayers- Prosecuting attoner-
Sorid indietnent-ruar indorsed as Fue Bill- Andruw Ko हुies
Afterward ©o.wit-on the 12 th dar of October and $18 \% \%$ the following inthy emo onode on the moumal of saild Comt-wtiteh reada an follows in: Stale of olis 2े modictmut for Cutting vith inturet lis wound.
Sianney Padigers?
Ans term Entered, a blecendonot herein havino ond former dors of and as to the felonions intext- of cuttine with intint-Is wound a Qollie proseque is intired herein fy ordor of the const at Req yent of the provecutim attorney and the defendowtwas this doy forght into court in curtody of the Sairiff and the court bine Ahelh
 why fradonent-scrontal nol- We jarornorunced afoinstinin-gt is Therefre cousidere al ourrd adjudged by the eowr-that the Soid
 Pogers be imprisoried ir the gaid of nuion countif for the term of tin dary 3 dars of revich tive the os os de confired in the eell of sarid poilet fid on bread ond water only and that he fines costion prosecution for which apecution is onvarded.

Itu stati of Ohio
Andrew Dribeonghlizs
 Wequsnand held at the const nuss in the trus


 The Starte of Qhiv, emin Gounts.SS.
In the bours of Gownon Pleas. 2mim bownth: Qind of the termof del rember in the yeers of Qur bord Que thousand Sight- कm mred and Serventy Serven. ahe gurns of the lozond durs of the stake of Quiv. within ounch for the baory of the counth or minn innzonnulled dinors and char eeo to inquire of Crimes anbl offenses committe within the 8 aid Qountr of Enrion, in the riome onnd by the anthorits of the seate of Ohis on their oogtho of cresaid do firdo ared dresen-that-Andren. Thefounghin Cate of dovid Coountry. ons the $155^{\pi i}$ don or Saptember, in Bhe Bear of our

 cunch Emovinaly sale iriturieating tianos so one fomes adarks es be drant orpainand about the aremines evthere doed contran of. the form of the Statule in such case made and parvirded And agaimthe peace conde crignity of the Slicte of Mais.

Delvert-if-Ciners Prisecuting gittorner-







 seal









 aned adjualyed by the count-thoot the Sond defudon't $120 n$ an Fine of Furns doldols and Etie costo of this prosecution and that he stand Comminted to the poril of essuis bounty mint the damitrall be porid. WtA. 20.2 virget $=$ Gesfs

Thastate of Olio \{ Sair- Remembered tho, -at a cru ot of Gommon Dias
beorge Heolland के Rinarpmilu but ar the court homine the torno of
Statiof Ohis on the 17 don of da ptenher ind. 18 Yy fisthonor ofin to. Porter presioning gnouge. Af aretofre to wit on the

 Fheslali of ONio $v m m=$ Gounts SS.

 The dumes the grand dmy of the Sicile of Qvis, within ond for the Gady of the Gounth of Sentivn umbom inelled. Sevorn oned charged to inanive of Crime and of fenses Committed vithin the dovid Conent, of envirn in the soomm onnd fy the ounthoitio of the stale of onis on their a aths a freraid on find onn dreveho that berys follond Larte of dorid crinta, ons the $21^{\circ}$ dony of only in the year of ansaord Ane Hwrwand Eigh- Im

 , 2 anir Teamictor bind, then and there ol Dnims and dove deling Geing verthoul the vvittors ovover sither the pousent. quardions of Fomily Drysician of Fim the dorid. Fromls teamittoru. It the doind berge Hollanct Eive and there lrall tunowing that the
 of the Statute in duch Cone enowe ond parrided, ond or goinst the peace arrd digniftor the Ston兴 dins-

Delvert $3 \%$. Anera P Precentin attrumb


 follors, 2is:

331
 dose of thi term aus derendont hercin howiz on a formez
 person before the ciurt. Ound tue Covit Gin fulis onoviseal in the premizes, inaiured of the defendant is he hod amptini,

 alreads baid- It io thirefor considered ons gojndged by the civt that the dovid delundant bevige Abllond pory a fine of Rivent chollars cha cuato of tris prazention Arid that-ties Sarud Committed es the foil of Remonl Bun Ry rutil the Amonut- of Sond Aine ond Cast-be pond2v. 2m. Noingel-6ecris.

$$
\begin{aligned}
& \text { the authority of the Srati of Ohig on their a tho atoreoviad ding Lalid }
\end{aligned}
$$

$$
\begin{aligned}
& \text { aco }
\end{aligned}
$$

sorps he is quili=
aria cost be poriol. $C$.



 was fieal with the certz of donon cornt-which Leado ar folion

in Un comstof common Reas minn loonty, ofis of the tom
 and Squenty Seven. The owns of the rromo Din2y or the Stote of
 swoun ond char jeo to inapine of Guinco ond offenseo ermmitas Whin sh soid Gornty of Ennin in the nom anol thy the outtorits,

 in she zear of ons Jorol one Thonacnol Eight inndreacma sennt Squer with forecorna armo in Sarioiconty of emion. once

 Alun ana Ctire or orminor omadorid dalling Geina virthmit tue veritten crour of fither truporrent, grarciounor, For miln ABy ician of him the oviol Goarle Fullingtw. Li the dorich Ferge
 F Nling tir was a Invino - Ontrons is' the form of the Siathetio Inch core nuorce and provioncl ond agoinzl-the peoce and dionith of the of Oins. Dellert in Dipers osse vitin altorn

 Entry wat prodeon the inmole of dovid Cirnst stich recolraip ren vas. $2 \%$
The stak年amis?
3.35

bevere Thellanal 's is be drank Sithere fold
Fie deferdano Therin Rowniodor a former
day of thio Dirm anterea a peed of bincty 25 thi charge of the indietmons - in thio case evas this cras before the cinst.
 in the prensiss Geing inopizec of is the Touce aung thing is dory
 ona tha wine Pwothing but- What the Fouth alrecionsorid-

 Trventy orvelaso arnd the easto of ths \$reacutirc curd that tre stonld committed 2o etu gail of unvion bountr witithe amarn-of Sorid fine and costo gleall be pariol?

VD.M. Winget - beerk
gommon blew w2r in the the count 238 Is?
c Sor Quit on
F Pronctulu 2o ar folion
of the tern cht Imnored the Stonte of neimpormun, Heo Commita,
the cutionith the outtosity, and Dzesinchenfor omer cocma semut iviou, oned ucrs 効 One oftin tieing vithout the =2nly 12 yy e doviod Sioge izd Ghanco M 8 intrete in beoce ound
in liturual emomes frow bin following recorr aif prem
is Lerwor
a formez arge of the the cinst wley colvised in 5 say int-Gim sorid-
the crunt pine of owed thal witicthe

The Slate of Oin o Beil-Rernmbured that-at a cornof of comm Bias
334


 of Gaid bourt- Which redidas folcous ve

The State of Diva. N2vion Gownters. In the convor Comm Pleaslmint
 aight hmmared and Squenty severs. The prrov of the boond fury of the d Lote of Qhio, Writhin and forthe bady of the counts of enmiz. im 2 ommelled swarn, and charged to ingnire of crimes and oftenses connitucl within Elu Baid bounts, of eninin in the isame and of the anthosits, the stadis Quis, on their a atho afdresaial do find ond present that-Lburpe tollonad Late of Said leounty, or the $29^{\pi}$ dory of D/ner in the qlar of onntord one Honsand Eight-Tinudred anal \&rventy. Sevens virth force cund ams
 Ring tiquors Io Qure Lorroy Furner the thedovid orrup inner Geing thin and there or minor, and Sorid Lelling beind evithm - the voritten orcer of qither Here parento Gnaroison os Fonsich Prysicion of tim the dorid derroy Jimner Th the dovid Seorge folland then ond there vell trwowing that-the Sovid Desson Twincs 2verad 2sino iontra. ry is the form of the statute in such care nnade and powrided aud orgains/-the pea ce ancr crignity of the SLate of Oin-

Dalbirtive Ayess. Prrecntinath Sovid Bill of indietmen-evar Enoursed Artmin Dill O. S. Vovis.
 intry was morde on the poumal of dovid loout which recids as Followit $2 \mathrm{c}=$ State of ohis
334
bearge Leollond ?
This Tirm Entered a flece of anitis is the chas on of the indenctinn
 Bpley odvised in the oremires. Is is considened onvor adinelgco oy thu Cons- thal-the fond diehendomt reall Arildnd Dong a fine of Fwenty arlassonnd the costo of this provecution
 vurtill tue arnount if sovid fius and costs be parid.
W.M.Winget-6Cerls

The Stale of Ohis 2 Be it Bemembered that-at a crurt of Common




The Skate of Ohio, imin Gountyss- On the Gourt of loommun tlas
 One thousand Eight-iundred ond Seventy Seqven-The Onvord of the brand onru of the state of Olivivitivin and for the bion of the combty of ©innisn, impamelledswern ona charged si inquire of $b$ rimes and ofpenses Committed within the Said Cornty of Remin, in the name and by the cu thority of the slate of olis on their aatho aforesaid de find 'and present. Thas- Vufus Prarford Tate ojdorid County, on the 13世 dary of hay in the year of Onz tord Cen Fhrua ond
 County of Rrrion and Sorid S tate of Ohir. Mrrlornfulle. Srivlentts and in ar venencing manmes did arsoult-and threaten owemokoms Stanatis Hum and there being and tim the Soid Inalenus Siarmatis thun ond these did luat wound ornd ill treat-and aher virougo io the Sorid Mralchus Stamates tiun and there did. Coutrary $i o$ the form of Alu statinte in Sreh Case made

belberk 2v. Aners. Prizecutin Alt,

leapios


 that-yon hone his dody before the ndige of the cont-of commnh Bleas of the
 climen-for Assanel-ond Battery and herevs, foril wotind hove ofo
 Rrarmprille Qhir this $22^{2}$ clay of Leptember GD. 18 YF INM. Drinjet-Clesh The SLati of Givimion bountr.ss. If owe arrested the evithin



afterwond To. wi, cu the 12 "dan of october 1877 the frelorvin, Ent
 Thestatiof Okid
337
 Pufar Narforor of ghed ond being astred hors he vorild or equit-lininselffor pleo darpo the is gnilli in verames and fom as tustond charged. Wherewtan il - is cornsiduzed by the orest That- the defendont. En tas Vrasterd pay a fine of ten dollars and the Costs of Efis Cososecntim ond that he shossal commited to the qail of eimis leounty ontil the omorint of vorid fine and costo SGall be porid.

2W. M. Winget= becerts.

1 Common we in the KComit of re. 20. $20.1 \%-c_{2}$ filed evith
wn Alias viof Ouratord Lle Auzure ry the brong harged $8 \hat{v}^{\circ}$ renty of deminn kir woths late of ororia Fluris onnd no cir \& ovid
rivlensts and cue Drotemb. Rralehus
treal-and and there
ae Dracrale
iv.
cutin Stth forithom evadismuo
untri, Fuceting
en frues. so zuelp, So - Rleas on the $=$ tw on inoti ed hown apou conve af yyet-Clestr e evittiviz orppeorromis heretheith
 faliorsw. Driz: Y Watters vocuas ârzai. orequit-bim crand form Fy the coust 1 dollass
LCownited iorich
 vSs
Gaseth vargord a virchryavill cvirthin and for the cousty of Sumin


 Hre elerk of Baid Corvi- vorich reado ad zollores, 2viz.

 Que Alwhand Eijht- कundred and bevents-seven- The invisavg the Grond onven of the Siorle of Oriv. evithin dno for the radif को the county of einion inspoinneled बinven onnd dearged Eo insopnizery offenzes committed vithin the oovid coutro of quiniv, in the samu ard by the outhority of the \& torle of Aisis, bitheis aoths aroresaid do find and gresent tion-gorephlwartozd Conte of daid Curntrion


 orcuro manner dio assouliourar threatus, Ane isol dh boffis

 sorid Nrapph quaffitt thur and Ehere did ourtrours As the orm of the \& Licrtrition sur eh ease Muardecual Da virded, on no

 Sovid bill of woinetmun-mon indinted on जिय, कि थै-


 ad foelorn. 2ris
 Loreeting: DUE Corumared your Lo Lahe of adeh ivarfard ond bimbafely heelo. 30 that-yon have hiva body Fefore the dudge of the girit of
 of Qurions ownswer is on inchiclinut-for Astant ond Batterof and theref fail Dwot ond how yor thes ons there Ehis enit-

 Mevirm Jhe nourred Maseph Vorytord cund Labren Tiss ovzd Noz Tis opprea.



 Goseple varfordg Ohedeondon, - herein Sowriz been berotore Crwiscied of assoul-crua Battery rvas this darg lerough- into cour in custodon of the sherify arna infonned by the count of the verdid. of the Mpery and arrquired of if he tiod aruptivin ho San
 notiving but-whorthe thathabredy bovid. of -is therefore covsidered archerd and arajuajed by the bourt- that the dovid defenclantqoselh vorforol parfa fine of Fiftem dallaro arna the costo of Fris prss-
 vurut the ornount of Savid fire ance costs shall be pard. Attest- wimilvinget-ceterk

The Vtate of ©hir o bsit Runembered that at a cont of commm blios
3 41
 Vown of Mearp prille within and for the cormby 18) lnmin and diate of Chis on the Hidan of Sab: many $a_{1} D_{1} 1878$ this honor Fome de. Porter Rresiding opede,
 Bill of indictment was filed stith the clerln oflaid con of which reads as follows. Fo-vitis
thaltore of Caio Emins Comentss.
 ary in the Year of cur Loord Que flowsand Sisht Fuedied and Leventy Eight. The duros of the brand ofmy of the dtate of cline metion and for the county of lmine inpanneseed, durrve t dlargeab to inquire of crimes and offerses commilted, uritinn the sbordecirents
 their oaths afresaid do fined and present, thal- fomms bsp zeinner Leate of caid conits, on the $28^{\circ}$ day of december in the Gear of on Loord one Thrisand Right-Tinndrea, oned berentyseven with. Fouce And Ams, in Aovid cormmy of lmione oved State of Qhio Emlanfully clid ot teal Lahe and tead avras ane Gidding of the balue of Ane turndred Sollas the bersurial burberty of bearge Dair's contrain to the frum of the Statute in deche caso made and provided and acgainst-the beace, ond dionity of the

 Aftererard sierit on the sf day of frwany is 8 the folewring mity
 Sue state of ORio

Fo the State of Cais horv Cunnes Dre Prsccuting attornoz on betalf
 for plea therets saith ne is quilty in Bravnew and, form as he stomds lehorged, therempine after keaing tertimmm and being fully adiried in the premises It ios ordereb and adjeded bey the cours that the Soid delendant I ameo Enfrinney be imprisined is, the Renitontiars of the state of abit and leapt abt hardlator but wrimoń Sotilary confiniment for the period of twrs Gears and that he bay the costs of proceution, fir wtich Execution is avoarded. Attert. Wimidimgt ceark
and Fowing
corsidured

Shenife
the state of Ohio
Quilliam v. Plaotrinns 2
Baid-Pembered that-ai a corut of Cornmon peras be gun and held out the court toonse in the hown of marepsiles viethin and for the county of renirn and stale of Ohio on the hatory
 quivich reado as follous oricis Dth SLati g Ghw Niniow bount, SS. In the crurt of
Common peov, ominn bount, Qhis, कt the otm of froudary in the year of one


The phows of the bas and prrz of the Steate of Ohid, virthin and for the
 crives ared of encho Cormmitted voithir the said Corntry of Giniow in the home and to the authorits of the State of Ohio, ous dheir oathis aforesaid os finc and aresent, Thal- Nilliam b. tophins and David Teop Fim Tate edaid. County, on the $8^{\text {tr }}$ dary of rovemberi in the year of on bord an thonaand Eighl- Gundred ard seventry Even With Force and anmo, in devid inntro of qurion and state of Olic. In the ingh-, dearon of the Same dow to wit: about the how of Eleven oclock at inght in the countr of enton afore-
 ciowers and farcibls breals and Enter, vithinient then and these aud ther-

 One Blackinde, One Ralecoon tride of the value gi ann doleas of the perdonae poropertr of the Said Gobur Price in dovid Boars then and there bing found Pten avid there vinlanquely did steal Lorke and carsy awar contrans to the forn of the statate in sneh eare enade ound purdided, ondor ogaistr-the seace und dionitin of the state of Ohis AR Ab hovdoum, Onveantin attown
 by the Clerz of Said Court entrich reade ai follond ing

 and themafels sup so that-son have heis bodies befre the proke of the cirnt if eotmmo plas a ' the cins of hime in Mampince, in said
 glow- and revesf ail not-and hame mon then and there bhis wist-



 snade on the gommal Said Cing nhider readrar follono big;

 And the defendonot Ceinc rovinthint Coun-in curcoory os the Sremp and arraigned on said movi mint to peen thenet doy theyarehit-
 Noth Litre- And it appeovin thol-son d defendonto are in indigent-Circumstonees and nnable to implors connsel tic inntat their requentasirgs O.B. bole as Counsel \& defend them-



 Eneired a nollearrsequicin the Care asto the inint, commita gonglang



 Cated 258

Wimilringet-6C2rs



 ive and for the hooy of the bornty of Anvion mimpandeled oworn and charged to enamichentres and offenes eommitted with wive id Goun HM mion in the Ma me and by the authon Alougo of har ilate if said bonnty on ohe $24 *$ bing and sementy bis tht with fonce and arme in dard bouty
 Epout in lands and prenises Fonc blistorie then ditinatcd fou the pur/use and with the entunt thew and there meanfully to earry away certain
 ed and against tre peneeand digin ty of the chate of
Endorsed as follows; a Arne Bice lames \& Alloothmm ngle Alturned Tr - wit on the 19 thay grib s-8 the following - ent tywasmode $\left.\begin{array}{l}\text { State ory Ohi } \\ \text { Alonso eharp }\end{array}\right\}$
 enstody of the orerif and arrainqed nupow aiod indichment for
 enduried in the iremises it is ondered and adndodod hy the evirt that the sard defendant be imprivorned ind the erunty

as he städs eharged. Therevpor after heaing testmony and bing
 that 2aid defend ant pay a fine of bo and the eos of the perocention

The dtate of Ohit Be it Remmembered thatata cout-of bommon Pleas




 body F the bounty pr union simpanneled swop waind ehargegte


 in the year our bodone thouvang aight mindredand wents sure wifibmenandarms in said aryent comivand the tur bushels of reatos the value tinut air Orllare te

 Enclorsed as follows. a Ane bill famees hrompison Angeman. of aqualury: follonsersis made on the firnual gf sard eourt whiehreadsas


 ent-for pread theretosaith; that they are ín uly 'm Bramevand
 is orderedandadpudged bhe the cout that the defecdante each be impris oned in the fail f the oon ty of minon seven dayp and thatea, hay a fine Jo 0 ,eo and eon tof this Aterd. Ot On. Stinget blerk.
yandbing by the evin rosecution edays in the
monoleas Fivo onary: ruith of Snion , Pores
$\qquad$ olownsornit carmmon theyear four bight. and for the chargeglto eard bounty

The otte of ohio) Be. it Rememembered that ata count of fommon seas beCommel fores Sinthinand heldat the bount house nis the houn of naryserle
 Indge. Here tof ore fo - wi ton the Elay of Aiemary $18 \% 8$ the following indetinentivas filed with the blesk of said com thench readsas folouzs of taverthir
Anion bonntiv Ohnoon thi Lermith S. In the bourtof bommon fleas.
 Erandluzgo the $S$ tated Ohvowitninand for the bodyo the ermines and Seenoes eonneled sworn pand gharged to ino vire of erminesand frenses comurted ne thin the eq ad bornity, or Anwin in the name and by the ant thrity of the state of Q opo ow
 late sard bounty on the 4 thlay of december in the year of our Lodorne thonsandergithinndred and seventy eiven irthe forceand armen salol bounto on mion and of tate of Olio with a certane fistol thenand there loaded vitor tun/uwdevand gne leaden ball which said/ustol he the paic dannol fonesin tus right hand thenand there had held ove bonnelme Dtulvane did unla wielly Mahoionsly and Furpogely shootatwith mintent thengisd there and thereby of The statute insweheasemadeand provided, and agains the Heace and drguty of the or tate ofiro Endorsed as follono. A Arne Sill. fanmesthomision Aruman of Glendgury.
betpisiswasenterd.
Gapias he tate Ohionnion Bomntyss. To the o heriffof anid bounty \&recting. Ofecommand ifon to tate elanive Cones and him safgy keeh so tha tion have hiv body before the fndge of the eondtabommon seasfof the boun thonse in dilarysvill in sand bounty emour toanswev toan indietwonffor assaugt with intent to eill and hereog failnot and have you then there. This wit. Atinget bler e sard bourtatMarysvile Olio this $1 \nless$ ete Cay. Fieb AD 18 '
Stfplet. The oftate of Ohiq Anion bountys S S. Inavearrested the wrthin named elanmel fones and now have him in bount Arep里4.65 Afterward $\mathcal{A}$-witon the 20 ouday Ifbuary 18 y 8 the followr ingentry was madecon the formal of said eont whieh reado Astaiteons Onivi' Indietmentfor Assanltwith intentoto kill Sannuel fones) samnel fones) frow eomes the frroseenting "ttorney on be half
thestate and intersa"Nolle Rosequ" in thie easeas to the.

132
"nitent to kill"and the defendqutentios his phea of "Hillto"
 and being fullyadvised in the armuse it is conselered and ach daye in the Hiil or the conntto d limon and that he hay a fine
344.



 aighe thinghed andorchenty erght, he पurory the orand fury

 and present -nar ho mo quider man la ter feaide bo cuntyon he
 and ssonty ugh with force and armin waid eontygmm pre Oilliam emith he the zaide gfill ame of mith boing then and
 Enowinn mit hel he said dofficy mblesmaw then and therewell Tor wof the state tiv suel ease made and zorided andag. Con trary to the
 Aftemard Ar-witon the It thay of dobuary 1878 the following ba-



$\qquad$

Statefonio $\left\{\begin{array}{l}\text { Inchetinent for "Silling montoxcating liquons } \\ \text { to a Mmus" }\end{array}\right.$
Gotur dunderman)
the At te of Or Now ermes the proseenting a ttomeyon be half of
 plan thenetiodait that he in austy inmannedand forman a he slondo gharged - thereuponef tar hearing leatmony and be ni
 suit. Gites FOt. Itb. Dt inget becte.
5-8. Dheettateofohio Beit remembered thatatacours) of ormmow Dleas be
 Gomi.a. Porter presiding Gudge





 thig-rquon . To pue daytuic Randall to ted dell a wol afout the remper and race where eodel, eon tiarin tio againet the peace and and such ease magle and inovide ocand
 revward - witon the 14 "day fof Sit. 1898 the following ba-
bapias and $y$ onecting Stc command yon to take Atmace and rews
 and heres faitsiotand have in on then oltese tank wheresold

 Forace (Pndrews and now have hin in eours hecell 6,50

134
Afterward Fowit-on the 16 thd ay ofifravy 1878 The following entry was made
 Horace Andrans
 O Ohir and the defudan te being bioight into eourt in ene tody
 sideredandady udgedery the court that the said defendant A race eommented to the gdil 1 , und theeosle of the morecention and he stand commetted time the gail deoste shall be hid bounly Antil the Amount gf eaid
$\qquad$
 ment vas filed with the elerte if aard cour the follow readk as follons Sleas Amin bounty Onio of the tepms. In the Gourt of Courmon
our Sord one Pousand (Eight Anndred and Qeventif 8 igint for the body of the Gounty of Gmou simpanneled s ming and and oharged to riguire ormsoand dfenece oompilted withThoritg of the of gee i Dris on theiroa the do Find and the Gwenty fith dayfR feericber niv tre year fors ond and arms in arid bounty of Givingude da Eep Ohio tho onee Qhu, sellers to be berank by heat nutocicating I iavorsfuryished by fre said Sausence tinn seller as foresaid motberin thenand there mitoxica-
 of Qhis Endorsed as followi) 'A (rue Dill, Cames Ahonipeow Arreman Afterwardetwit on the $14^{\text {th }}$ dayfof Fibbary the follownglaf
bapias She state \&Qhinquion bounty P9. Got the es henifofsaid and hin sofeng keeteo tha tMon hev to take onwehee grvartm
gndge of The constof Communaleavat the court bouse in Marysville
 fove have of ing mentheating to a min
Qhiv this/4! day of fremuary AQ $18 \% 8$ aid Gourtat Masyeville Theostate of (Ohio Aprion lomutuss. Shaverinestecl the named adwrence martivandyos. Anavearrested the within

 iftry was made on the fonnaly said eorurtwhich reads Re Stated Ohio sedietiment for furmishing in tox icating
vs
Sawrencellbaitin) Bntry Sawience\%\%aitiv)

 To givft thalts"here tofore niteredand forthea to zand molnetment atto ney- Pherention at heaping los turonyand oung fullyady
 for which dexcention tha finerded. pro, ©and the eosts of this action Thestateof Ohwo Be it Remembered dithata derurtol bommon Lavrencelldartin)
 The of tate of Ohio Nimion bornty ss. In the bourt I bommon rued Une Housand © is ht th in hed adad Shionty g ig at.
 omhit fir their oaths do find and fresent that sam arenee year our sord one thousande eight hundrda and seventy To The eaid fobn Gains to to be drank

Givezr by ar Physician in the reqular line of his fractice enntrary 10, the fom d Ahe stalate in suet capemade ajd provided and a goinse the prace and digmity of At, of tate de (Mio
ondorsed asfollous; Arve foll, Lames thomprou doreman of a and Affer and Io-witarn the 2/er lay ffolt. 18 HH the following entry wais made on the fournal paid courtwothet readeas followe viz: Otate Ohio $\left\{\begin{array}{l}\text { Andietment for teruminhing intoxicating Luque } \\ \text { Yoa minou }\end{array}\right.$ - Camrence Mbartin)

Fthe state of Ohiopred the deferedautteing attorney on behalf enstody of the sher iff; the remponsaid defendentretrachs hie
 he is "Luilty" which plea is aceefted by the Proseenting attorney Therempon ofter, uarmog testiminy and bering fullyaderised in the preminses it is redered and ad fudged by the eourtithat saidel defendant hay a fuic oftibiso and the coste of thic action as whider exeeutions is arrarcled.
The of ate of (Ohio Be itrumembered thatata eourtroommon
Harmour Baxley Sleas bequand held at the Courthouse in the Harmon Baxley toyrug minary q ville for thimand lov ohe eomity

 the d ate of UnivRminbountys S. An the eourt bonmone Pleas Ruminubommby (nioof the termof Aglo.in the Year four \& ord One Phousand Eighttenndsed and eventy o ig wt. Thedurors tre bormend Lunion inmhameld suorwand eharded tomingive arimes and offerses commited vithiow the said bountyoflimurin present-that tbarmour Bafdey Late said bountyous the firetiday of Coumary in the sear our sord orne thonsand evafthundred and sevenseight with fose gua arms unsaide ounty Mmiouand Atate dChio Pid urlaubully sellimtoxicating liayors to one Velaseo 8). Case the said Selase o, Case bing themand there a persou int t-xicated and the said Hammon Bosfely Then and there well Rnowing that the said Valasecis Gasemas intoxicated eontrary to the forn of the statate in sueh easemad aryd hro vided antd agaiuststhe reacegugdagurity. otheotale ong io Enolorsed as lielionsi a Anve sillames otrwioseentivgette. * rand rury. Aftervard on the $14^{\prime \prime}$ day of Hebmary 1898 the folloming Gapiais vajentereg.
bafias) The \& tate of Ohio Curion bountys\&. to the of heriffofacid boumey
F reting. Ate command yon to tale to armon Baxley andMin sate. kee/ Lo thatyon have his body before the girdge of the b ourt of ban .
ontrary

Avon Pleas atthebourthouse in Plarysville nimard bounty flimion siainges toapereor intopieatedand hereof fail motand hair Ifor then Alere Atis writi, 14 "day of Iebces. 1878

At Alf Ptinget Beerk
The state of Ohioliniou bountigs. Ohavearrested the within named Hasmon Batley and how have him in bouzt
 wop made on the fournal of eard churt which reads as follows, risi
State of (Shis
is Indeictment for Selling Liquors to one intox Harmon Baxley ) reated H the oltate of Ohio and the defendant being broug ht nito, courtineustody of the of heriftandarraigued ufonsaid indet ment for flea thereto a aith that he isoquity" in mannes andfurmis he stands charged Therenfon after hearing the testimony and benng fyellnadvieed in the fremmes it is ardered and adfudged by the eourt that the said defendant Harmon Baxley paya frive of \$2 se and ests of thix suit The oltate of Ohio Beirt Remembered that a ta court of bommow Pleas Dtilhans Oteber Seville within and for the bounty of In the tow orstate of Phis
 dingfudge. Heretofore to -wito on the $13^{\text {" }}$ day of Aeth. The following indietment urab filed with the belerk of eaid court whie h reade as follows, To - wit.'

The eltate of Ohir Anion Gountyss. In the bount of bommon Pleas lenion leo
 Hundred and deventy gight. The furors f the Grand uny o thestate of ©hio withiniz and for the body of the Countyof laniow infaneled, swoms and charged to inquire of erimes and dfelses ermmittid within the said bomets of Cumow in the name and by the anthority, fthe state of Chiv an the ir oalt s Pafresaid dofind and present that Otillin milveber late of said bounty on the $\gamma$ th day of Deeember in the year four Sord one thousand light hundred and seventy sevew with forceand arms in said bounty flemion and state of Ohio Didimmanfuely furmish to one Ally boelfo be drank by the caid Ally boe intoxreating liquows he the said ally (ooebeing the wand there amNovas he thesahd milliam Miber them and there swell korew said intoxreating liquosurnished by the said (Rerll, am Weber to be drank to be dranktbythe eaid@lly boesas afore said not being them and there in to $t$ reating higuoss givin by a fhysigian in the rogular line of his fractice contratry to the form of the btatute in sugh easemade and/rrovided and against the peace and digmity ot the oslate of Ohi
2. Lo. Ivbodbirm Prosecenting attomery Endorsed as follows;' E Drue Bill. Games Shompeon trovema n of 'f rand gury Afterward to - wit an the 21 Rtday of Debanary Q D. 1848 the following entry.

138
wat made on the formald aid court which readu as followsiviz:

And the deferdautberna hought nito eourt in curtody of the obherift There-
 Prosenting astorney. There mpouffar hearing testimony and be ing felly deferdant pay a fire of siand the coste of Anisdetion for whichexecution is amarded

Atteat OH Pl6 linget Blerk.
 Niff Sinand hol the court house in the town of hoarysiille enith. Heretofore to witon the $13^{\text {tid day of tiel the following endictmentwa } 0 \text { filid with }}$ Ohe state of Chiolimon borntyssi. In the bourtof Bommon Dleaslumion bounty Oho ofthe Aern, ffeb, it the year of Our Sridone Phouzand bight Whased to intor the body of the bounty ofomion imp a veled RuTruand dofindand present that of edrich Rif la te of eaid bountyo on The 20 aat ay
 Afuresinicoprea ting higuose he the saidPrillian onsmer bemg thenand therea minor as he the said A Fredriek Riefthem and There well krewreaid Prition aiv hqu tared frank bed the said Said Aredivek Rief to the eaid being ther and there intrexcating hiquors give in by a physiesain in the Regrlar lineof his Pacturee contrary to the form f the At itente in sueh Qhio made and provrded and agaist the heace and di quity ot theslateg
 Afterward to witou the 14 "day of Sef 1878 the followning Capias was Thed tate of Ohio Anion bountase. Fo the \&henift said bounty
 herest ail notarld have s on the in thera this Lignor to a eminorand
 Stinginet. The state d Chio lhnon bountyss. Shave arrested the within mamed

Afterward Fo-wito the 20 "day of Cehamary 1878 the following entry was magle on the fournal of eaid Courtwhien reade as follons;' vž:

$$
\text { fortreif }\left\{\begin{array}{l}
\text { Toaminare }
\end{array}\right.
$$

Chow comestheproseenting Attorney on behalf of the astated
Qhir and the defend ant beinc brought mite eonst in eustody of the ofherff A d ar aig nedon aid indietment for plea saith he is ig vilto" is manmerand form that he slands eharged Therenponqter hearing to timony oourt that the eaid defendant fray a fine $\$ 120,00$ and the eosts of this prosecention for which exeention isawarded.'

Atest Pt. Mt. Itinget Clerk
The State OOMis) Be itRemembered thatata aourt f bommon Pleas begunand
 Heretof ofe owithon the $\rightarrow$ "day dofet. The following widietment was filed with the blerke deaid bourt whion reade as follows; Do wits The States, Phio Runoin bountyod. In the oontof bonmon Pleaellmion bounty Ohif st the ternofofbanary in the Cear four dordone Dhoueand Eight-Atundridand aeventy Bight. The Qivons the E rand ury o the esta te of Ohir within and for-1 he body theeonty flimowimpaneded, uThe said bomnty of Anioun in the crame and by anthority of thes ta te of his on their ea thrs aforesaid do firid and presenththat Harry gribble Late sard bountyon the 26 "day o settember in the year fourdord
Que thonsand ig ht humdredand seventy seven mith free and arms in said bounty of Anvin iond state of thin In and wiw one Margent Black did nulawfullymake an casault and her the sarie Margare KBlack then and there did beat wound and ill treatwith intent her the sand Anargaret Black violently forchbly and againet her will Then and there unlanfully toraish and earnally to know contrary to the form A the statute imsuch ease made and movidedandaganist the freace and dignity the date of Ohic.R LOPFodburn Proseenting Attorncy Endorsed as follows; a Ame Sill fames Thompeow otoremane \& rand qurlo Sterwardsof witton the $14^{\text {It }}$ day fetelu. 848 the folloring bapias was entered
 the bourt house in Plbaryseville in said bointago Mmion dref. 18 m/ $/ 878$ to an-
swer to an indietiment for ansavet with in tent $1=$ Rape and hereor fail not and have yon then there this msit. Otitressof P16. Atinget Clerkof eard Gourtat Nbarysville Chis this $14^{\text {th }}$ day of Feb, Gud, 1878
$14^{\text {Th }}$ dayo It. Its. Pfinget Colerter
Stf:rec. Thestate of Ohiollimin bomityse, I have arrested the wrthin mamed Harry Eribfleand now have him in court. Aue A1.35. G.g. Diller Sheriff

140
 as tateof erio Fars ofitte\} "Indietment-or ascaulturithwittent to rape.
 mon eaid nidichmeit for plea thentosaith that he is quilto g aseavitand batterys thereppowaften heaning tetimony and being folly adrned in the nemues it swasedeed and adfudged by the cont that the said defend The Plateof chio) Be it rumembered thatata eomint Bomern



 in and or the bodg g the boutyg (minn sin panelec Awomand char ged. tomquineof ermes and oftersecermuitted wisthin the saidlomotyplemin
 firstayg Decencer in the ofer four bod one Thove and ir ant mim
 Ctilliam Baily he the eaid Ptilliam Baily being Then and therea minorand caid selling being without the written aider geither the harentrosfomily physteinn of him the said Otrilham Baily Driline said Bew hritime then and there well Kuowing that the and rase made prorded and agannet th eaceanddig inity the state Endoredar fellows; a Arue Bill fames Dhompeove oremang f rand Siterward Oon wit on the it "day forete. 1898 the folloming bopina fffeaid Branty Erae con to ta A Atr Rnithina nd him salel heel toa Minoviand hereor fail notand have yon then these theisiquis
 Ceandnow bountyss. \& have arrested the withineranad


Alterward or wit on the 22nd day priff. 1878 the following entry was made on the gournal of eaid courtwhich readear follow, viz:


Peter raitline
Entry
of Omidand the deferdart be ing proseanting attorneyen behalfof thestate
 is "not-quilty"Aud puts himself upon the eoustry and the prosenting

 vere duly impravaled and shozpe to vellond t̄̄ly try and t̄̃u deliverance piake between the stateo Ohio and the prisones at the bas Peter Inthive whoafter hearing tistimouy argumen toj comueik and charge of the compretumed theivverdietim nuiting whinel reads as follows to e wit othe the fury in this ease firsd The defendentester Krithire "popguilt" "im mamuer and formas he stands oharged in The midietment - Lames Mitohe
The State of Ohio Beit semembered thatat A enut totert.

 the follownin indjeturerthus filed with the elesk said eour ho hieh
 County Ohio of the termu ofebruary on the gearof bur Lond one Ohowsand Eight fundredand deventio oig ith. Phe furorso the Erand furyy the A tate of Chirvittincand for the bodyof the bounty Plmiow mimanded swarnand charged to inquire of the ermusand dfensecommitted within the sard eomintyg hmon in the prameand by the aue Ahrity of the stated Chivon Theri a a the do find and rresent that arusail Adamulate of said Gounty ont the 18 id day Deeember in the sfear of our ord one Thoveand eight humblred and eeventy severvith foreeand armsinsaid bount g llimonand state Ohio Nid unlaufully dellintoxieating Siquome to one tilhain MMulvane he the said otelliam Molvane bing thenand there A Minos and said Lellingbering without the witten ordes by either the parente quardfan or farnily physition of him the eard Ptilliam MOmerane she the zaid Ausan Adams them and there well knowing that the said ffilliam Mulvane was a mino eontrary to the formo the statute insuch ease made and provided and against the peace and dignity of the \& fate fOnio. R. Novol burn Ar oceenting atty Endorsed asfollorve; a Arue Bill famesothomprow ofomant of Grayterwaid of - wit on the 14 day of Aet. 1878 The following Bapias wasenterec...
bapias The es tate Ohio Anion Bonntyber. To the sheriff f said Gounty Erecting Plecommand you to take esuean Adame and hers

142
lly kuf eo thatyon have her body befor the fudged the eourto
 mos and hereosfail notand have you theu there thr
$\qquad$ The torghetinget blenk named susan Rdamsand row have hies hiveourt eced the within
 The inader the munal of eaid cour whith readeaslollows' vis:
 - etow pomes the

The stated hio and tho deferdantbeing trought nits courtine ens they of sas the sthe is mortaigneer whon said indietmoent for plea

 sworn tovelland truly tryand true deliverance ma kebelwrew the Gearing the evidenee aro unventy of counsel and Phas ono after Court ieturnd theiverdio sinnmitinquhiohreadoas ollo efe the dury in this case find the defendanternsan Adams indiot ment Robert Bell Amemas she standevharged insaid
409. The dtate of Ohivi 'Be it Remembered thatata court bommon Pleas barnelious Plubane)

Anardianor fonmily physievin tum the sard Barke. S impson he the eaich Qunelins Menkvame thenand there. well knoming that the saidl. Barbe A ins pow was a minos ernerary to the form of the statute in suohease made and ino: videchand againet the heacenind dig mity of the abtate of Wio Bndor soot asfollown; A Anveßill ames thumpin Preenting eithy. Grondhury.

Ofterwardor witron Theit "thlay of fel- 1858 the following Gapias was entered The dtate of Ohioluriow bountyss? पo the sheriff of said bounty treeting Ote command you to take Cornelius Abmbane and him dafely neefeso that you have his body before the fudger the emut 1 Pommon Pleas a the heour At honile in
 for selling intoyteatingt quors toaminor and here of fail notand have you Ahens here thes wiot. day of Debman A, O, 1878 . Of Or. Mo. Otinget blerk. nelins M1s uhane and now havehin in court. Arees \$5.0 nelins Msulvane and now havehin in courts. Fees \$s.0.
Aftawardoto witon the $18^{\text {th }}$ day Jofeb the following untry wal made on the gouznal saideourtwhieh readsas follows, vizi:
 . Ohis day eame the Prosecieting attorney and entered a Aolle Brosequin this base.
attest OF.M16. Pr inget Clerk.
Thedtate of Onio Se itrenembered thatata courtof conumone Pleas Games Gualloy al quarysulle withinand for the eomety fomonand
 of oref. 1878 the following moketmentrwas filed with the elerk of said court Whieh reads as follorvs: To-rvit.

Phedtate omio uniow bountys $8 \cdot$ on the bourto boumon Pleas Mmons Gountydno of the term folmeaagy in the Cfear of cerr Lovd ene Ahousand iight humdred and, Alventy Eigh\% Phe fursorso the \&rand fury of the state forisi within and forthebody, the bownty of Anion in paneled sworn and oharged toinquire ofenmesand offenses committed within the said county of Umin in the nameand by authority of the otate of Olivi on theiv athsafousaid dofind and present that fames Malloyand Mary Malloy late of sanid bounty on the $/ 5$ sday Deeember in the year of lur ford ove thousand eighthund ed and reventyouven th furee and armo in said bomntioduminand a tates Ohio ith a eertavi inife, Hatohetor sharpedged tool whion they the said fames Malloy and Mary Mbaboy, then and there in theirinande had and held did unlanfully, Nladicionsly an ol purposely cut one Pue tor Oonglass thenand there being with intent theredy then and there him the said Qretos Oouglass Io nonnd and Naim evutrary to the fommof thestatule in suoh ease made
and provided andagainst the peace and dignitg of the sh tite of Ohis

bapina At The starte of ehis de nion bounty se. To the fherifiof and bownty Erecting

 indictinent for-assanlt witt intent-towomoland maniv and here.

 Malloyand hrary Moalloy and now have them in erinh. Trus $\$ 4.90$.
 Statafithic $\{$ In inctinent for "Cssanet wirth n ntent to wound and and enters a"y ele Proweomesis the froseenting attomey on behalf d thestate
 es ikisordred and ad undoed boy The eourt that the deferclants each
 The dtateg chic (Be it remembered that ta count geommon Pleasbegm Harmon elinges) fyilliviculd Conthe county the town on of of tole
 The state of A iolminu bourty sg. In the bourtg Gommon Deas

 authrinit of the stateof gio on thing the fore earid do findand

 en it quardionox ang without the written ordevoquither ofte fiar said Lay tru Slake vaea minon eontrary to the formof the st turite
insugh easemade and provigles laydagaint the peace and digmity Endomed as folomsic true rill fame amo hompeou of remean if the



toan motictmut forselhir intorieating in uos to a minn and herel
 (8) fruta $\qquad$ atterwardon the othth now miont. Ancil, it Pb illeratheriff. En heqounald said bout whie read acas follengentirs: was made estate odehio
ro
rarmondinges minor




 and contwhieh readwas follows. Drwit Pleas Cmivi toonty Ohic s the termog orebruary in the If a The furos of the Grend fury f the stated and owewty o io int

 Drae and arms in said eomity D Imimande sta te of chic the said Rh Ring eeving thes aing ieatecl and the said

146
 theforno o the statutc in eneh eacernade and prordecland ag-mort
 atterward on the formal the zaideout which readeas follows; Diz:
Philiam Riehter) Indictmentfor- "Saling liguon to me intorncated. of Chis and the deferdonstting frought into orurn in cusidfod the the the e rif and arraigued phou eaid motietmentor plea thenelo speth he is

 a frreg pico and the eostif this prosention fov whis exeution isanarded.

Attest MH, Mb. It miger bferk.
 Pleas Mivion bounty Ohio of the termo Allausing in the fieargoridood. owe thourand Bight thind red and eventy eight, the Cmoze g the Erand pury g the o tate of Phio within and for the fody ot the bounty
 that a Ored ick Rief late of acid borntyon the december in the

 Ang thenand there a mmon as the the acid g, कnedriek, Rif shen
 daomors givens a oresadiol not bemq thenand there metay eating. contrang to the form she statuite in evieh case maxe ard


whary is
mot-the
tornuy
idgurie
inywasmade
ated.
Ithe os tate dyenthe elu-
 namedpriliam ©/p 2 and now thave him in eonts Qree 13,20
 made on the formal faid Court whio readeasfoctre; ors: Prieliam b/pps) Indietmentfor "Lambling" the si tate o Chio and the Deverolant beng a prought minto bank
 us he otande charged. Ahereuponafter Re aring tistivnony bind teing tilly adreiol in the pemises it is andeled and adyudgel costa this prosention taxed ak of qoswhich excention saurided.

 and ostate of is on the the ayd) oint. ato ryy h his - eniry untrelonty ohio the termefrebuary in the Mo ar on our dord reand ighkthnolyed a nol Seventy eight, Dre Luvere to mamire o the erimezand ifferececommitted elin thin the eqvid b onety DRmoin in the Mameand fy Authorityop the that San fond Imbevaic late of said bomity on the lotritaf seember in the gearof our dosd one thowendeig ht thucheocand ata to thever withworecand amusim zand bonity ghionand tinCara and laketind Ax ll they the said Austin Garya and Ovalstine trill bemy thenand there ominons and raid selling beingwithout the wiiten onder geither the parente Grardioin
 That the said Cus tiv bary and D Vals tire Aill were huinome comtrary to the form thistaticte in meheare made ard provided andagamsh the peace and dignity ot Ahe \& Sto d hod Endossedas follonv, a tmuß Billfames honerveon कovenan of


safely keep so tha tyon have his body before the fudgeo the cour to of Comuon Dleasarthe Courthonse in Marysvolle insard bounty of Omim, Feffith 898 to answer to an nidielment for selling incomer a ieating orquor and hereof fail notand haveyon the u the re this
 OtAl6 Otinget telerk.
shipket.
Alterward ofowiton the 18 th ay of Ofl- - A, 1.1878 the following entry wremade on the fournal of the said courtwhich reade as follows states Ohis?
Sanford findoane to andivorventfor é'elling intox réating drines show-omes the Broeenting attarneyon behalf.
the stateof Qhio and defendantbening froughtinto theeourt incustodys the \& heriff and arrasqued upousaid indietment porplea there to saith he ixg quilt "m, manmes and formas lee Stands ohargid Therewposafter Rearnig taitsmony in the prenvies it isardered and adjudged fy g the conitstrat the said deferdant tray a fine of, sand eosis of this swithand stand eommutted rillt fine and eosto are paicl.

Alties Whelt.OLninger belerk.
The state of thir Be it remembered thatata courtol bonmon Pleas samul Beard Sequmandheldat the bourthouee in the town of

 1878 the folloring undiotmentwasfiled with the Olerkef eaid Cirnt which reads as ollozve; ofo with

The State. Ohis Rnion bountyss. On the courtflommon Pleas Amin Counto Chiod the term of crebwary, in the year of curford one thousana Eig If titindred and seventy big hti. Phe Cutoss of the E rand rury the estate o Chio within and Gr-the Body sp the Gounty of umonnmin meled, swosm and charged to inquire of.erinee and ffenses oommitted within the eaid comity filmion hin the name and by theauthonity The state of Chyo on the ir oathe Gfore said do find and Iresents That thamnel Beard late of eard bonnity on the $4^{T h} l a y$ of detober in the Year of rur hopd one thousand erght hundred and severto s evew inthe forieland arms in saidel connty ofmiow and ostate of Onio EnlawYully and ravdilently did reacive and boveeal ele ven yards of batieo sevenafardo of to mshivone setof inmies and crorks one set of Spourse one pieture frame one redding Conch one fan one aribin of The personal property of RM16. Armstrong Then lately fefore Stolion by Oharles Aldrich andeohn Otheatly he the caid sammel Bearat then and there well knowing zaid hersonal fropertig to have feen Stolen by said bharles Aldiven and Qohu Theady os afonebaid eontrary Io the formo the statute in suct ca se made and Erovided and acainat the Reareanddignity of the S tate of Chid. R, L. loodbum Mos; Ally.

150
Endorecdas follmors; A Aruc Bill Lames Shompson thorenanof trand Angiterwords ef-witon the 2 a the lay gefeb. 878 the follomingentisy was made om the formal of the saidloush which readsasfoleowsingis: State gehio $\begin{aligned} & 12 \\ & \text { Sannel Beard } \\ & \text { Indictmentfor. "Recuring a tolen goodk" }\end{aligned}$ SannuelBeard) Ohivand the defenclant singenting attorneyou bhalfo the state of
 And puts himseff whon the comity and prouenting Ator ney do th tike


 priconer an the tap samwel who after hearmiz the evide ee arg numento Founsil and Charge of the court returned their verdic tin writing dantquilly in momerand qommas (ke) An tands ehdrged in said "Indielment" EDDOtright Porenan. Otwe Dhiget Blesk.
400.



 infraneled suromu, and eharzed to mitted with hit the a aid lomity
 4"ilay ootree in the qeargon tord one thbuenud ing hthuched

 sard int or evitain Dwelling house of Pth Chmstonn there ditheted ntent thenoud there and theseby the therenal pospertag or the eaid il awpuly to A tal take, and eaymi way Eleven y fardod baico

of Erand
y was made
e state of
sthe \&herif
is notgmith
do notgmety
avid Argo
illingoreg.
amary eontrany to the form of the statute un wnoh case made and provided and against the fedeeand ha inity of the as tate of livio. q, b, Hovalbum Pros.atty. Endossedas follow, Amue Bill fames Ahouppeonoreman firand fury,

Eiftinuard Do-withon the 1 sithay offeb. 1848 the followingentrifwasmade on theqoumal of eaid bourtwhien readsasfollows, inf" $\left.\begin{array}{l}\text { Otateg Ohio } \\ \text { Chas, Aldriecotpohmotheatty. }\end{array}\right\}$ Indiélment for" 3urglary"

Croweomes the proseontingettomey mbenalf of the Htate of Onivand the defendant benig bonghtrinto comt incustodys The of heriff and arraigned oupurn said'matioturnt forplea theretor withdraw a former plea t"hofy wilty" and Pleadig"iety "Setit "rareeny" Oherew, premises it is ordered and adyudged by the evirt that the eaid de fendants each pay a fine of sidoand eoste of this prosecution and that they be impriooned mitheconnty fare tendays and execution is aurarded Thurefor
attastohtho. Pringet blerk.
 Presiching andge. to ere tofore to witan the ज ring undiehumentwasfiled vitt the ller kef eard eourtworieh sladras followz; for wit
theastate Ohivarion Bomntyse en the lourtof boumon Dleas mivir Bomity O hio of the tern of oicbuasyin the year of our fand ree thoneand eight hundred and Siventy Eight Dhefurose of the grand gury of the stateof Qhio urthin and for the body of the Cosnity finiou infomeledspurm, and ehanged toinquire orthe erimes and ffenceseommithed withir the sancl bomng of Cunim in the name and by an thority of the \& tate of Ohis on theivoathedo find and presen tothat
 in the ifearopourford one thoneand inguthmindred (and seventy deven noith forceandarme in and Gomity Rnion anclstate of Ohio mulaufully did steal take, and cannyarraifone bugg y tonque of the value of Len Dollars one oteekofoke of the value of Fur Dollarsane setrof Buggy lvies onthe value of of $D$ dllars ue Lapr Robe of the value of Hown Dllare the pereonal property of T. C. Ofordo. evintrary, to Theforme the statute in evehease madeasd provided and against the peace and dignity of the state of ehio.
R.L. Dlovdlum Pros. Atty. Endorsedal followe, a Amue Bill Lames Dhourteon Aoveman Grand
fuse.
 was entereol.
bapras the state of Ohio Amon Gountyse. To the sheriff sasid bounty esreeting. Are eommand yon to take Aolnes Alarfardalah him sallyfee/ Nothatyon have his body before the fidge of the boust

Gommon Pleas at the courthonse in Nbarysinile in said County of Anviru to answer to an indretuent for Peti- ravery and hereo fade

Ath Atinget blerk
Ghere The stated Ohio bmionbomtyss, thacr arrested the mithin momed Athene The stated Ohio Gmioubounty Ss, thare arreste
wospondand now havehim inbourt. Ales $\$$.
$\qquad$ ternd iton the $1^{\text {th }}$ At Alviler Sheriff.
Af. Aniler Sheriff.
Alowingentry was made on the fournal of $p a i d$ lourt whion readsas follows, vis.? Statao@hio?

Brity Aolmes Aborford. Arow comes the proseonting atorney on behalf of the dith
Aobmes Aftorford $\{$ qudrietmentyos "Rettit Lareeny. andarsargived whon Said indieturecontrivenetody othe sheriff Andarrangued whon Sasd indietment of Plea theret eaith that heiöguilt" in mamwer and Lommas he stands eharged in the indich ment, Therenfron after hearing lestinowy and beingfulyadmeed in thepremises it is ordered andadfuclged by the corns A Tha hothe defend, andray a fine of $($ sirs andeostec stivaction anddefendaut stands conmitted mitill said fine and costo are praid.
attet OF., ib.tring et Blerk.
 Aeretoforeco $=w i t t o n$ the $13^{\text {th }}$ day fotil. $18 \% 8$ the following indictivent liled with theelerk ofeacl courth whien readoas follows, to = with The stale of hio Amivi Gomnty 8 S. In the constof Common Sleas Gmione Gormty Qhio of the ternc ofelruary in the year four hand Ane Thousand eweelnthmidred and sevenctyeight the enrons of the Grand Gryy of the \&tate of Qhio withinand fosthe Body of the omm If if Anvion inflanked sursmandeharged to inguive of the emmes and ofensedevmmitted wint the said gonnty \& ennion in the some and by the QuThosigg the sta te ohio on theiroaths dofindand hresent that Pilliani Rietnter take ofeaid bounty on the sist ho doy ofebuary in the year of our fordone thowe and eightAnndred and Seventy bachtwith forecand arms in said bounty olmiru and state of Phiv Did mulanfully and knowingly Sell intat ieativg hquons to one Benfamine loeke to be drank opron and abrut the premises and place where sold. coutrary to the finm of the statute in such easemadeand Grovided and rg airiet the heaceand digmity of the astate of Onidytodbum Proceenting attey. Endossed as follomsit Amu Bill ammes thoupson Arvernang of Girand fury.
 bintered.
Gapiar The \&tate Ohio Amion Gountyys. To The al heirfs. of Qard Gominy Greeting AbLeommand fou to take Uvillam iviehtè and him safely neef so thatyon have his fody befere the fudgeg the Gourt
fGommon Pleas atthebourt honse in Mbarysville in said County OEmiv toansuertom indietment for RRetailing inloxieating Liquots and hereof ail wot and have you then and there this wits
 ofbmany $2,20,1878$
 Rehtir and now hove hime in Corss. कtele \$1.2か

Oo) Millar ablucriff.
Aflerwardativitror the $20^{\text {ta }}$ day getele 1878 the folloving entry vivo made on the grumal said Pourtewhich reads as followe; vizi: $\left.\begin{array}{c}\text { estate o Qhio } \\ \text { Ovilliam Riphter }\end{array}\right\}$ ardiotmentfor "Retailing hiquose"
alf of the state the sheriff raith that in therindich eacreedin Prtue defend.
intstonnds
nk.
vnAlear
novillewith
nio, mone
eordingludge 'retruent 0, fo =wih on Plear our hand fuross of y.s) The oom vie of the

Ahealtate fohio Be itremembered thatata courts bonsuon
Bleas bequnand heldat the Courflouee int of Qriound defendantberingbong hisin to eonst iu eustody ot the shering and erraigned upon the eandmanesment for-Alea theretso a ir the he is guilt, in monner and foxmaxaphe stands orarged. Thareupon of ter hianing testimony and being fullyadveed in the premiseco itis ondereol and adpudged lyythe courg- thays the said defendant houg a
 soutionis Avardsd.

Thes At) Nimblinget of lerk. Qlilliam Piohtes tron ossarys villewithin and orethe sta te dolnio
 his honor-gotmaco. Ponter Presiding findgetzeretof one of -wit vu
 Elerk $\&$ garil Court whieh reads as follow, ©

The estate of Ohis An ion Gom tiss, In the Courtof commonlleas

 Grandluxy othe \& tate Shio within and for the bodyo the Connty \& Amion inv nomeled aworn and ehasaed to inquire of theervie and fffenses soumuited with in agial Consty of Ruivu, in the mameeand by the unthoritgg the otate of oo one the a athe do find and vresems thas Suilliam oriester late said Gomntyou the isulay of Lamuary in the efear of Our fordolve thousanel Eighthmindal and bevaity irgintwith rosecanderme is said County o minonand atated mio Did ninlaniully Sell intorregting lequove to nuesies peare he the pard olvesean being thenond therea minonand Aaid ollling bering without Therwritterworder fromeither the farewthe quardian orfam uy phisieian of him the said obi efrear the the Lavalliniliam vieh ter then and there well hemuing that the savol $\theta$ li (A) reas vasa minor evitrary. to the form othe statute in suenease madeaind irvidedandagamether heael and digmity the es tate olnio

Rion Wovdrusn Proseeuting Sty.

aftemand arwit on the $20^{\text {trday }}$ of 18 " 8 the following en try was made O. thegonmal of a aid court whien read a as follows; $\mathrm{N} / 2$ $\left.\begin{array}{l}\text { Astateguchio } \\ \text { Ofillian Riehter }\end{array}\right\} \begin{aligned} & \text { 2ndielmentyor "8elling intoyieating hquons } \\ & \text { to a minon. }\end{aligned}$ Astate Ohioand the defernes the Proseconting attormey on behaffo the
 th ob aith thathe is quety in mamer and form os he stands chavel Cherewponafter heaing stestimonyand being fully advisel in the premises it is andered and adf udged by the eourthatsaid defend ention.is a warded. AttestelNb.SNinges Blerts.

344
The state of this (Be it remembered that a ta courtop onmmon
Quilliam. Weber- town of Marmoville within and fon the Connty
 Aeretit ore owith on the $13^{\text {H }}$ tay of of of 1848 the follown ing indictment - Av fugd with the elereos said courtw thich ivead sas followe; trwit Anion bounty ©ino of the term of febwasy in the qeasipow tord one thonsand eig hthmonedand seventy ig ht the eurvse o the Erand fury of the states Ohis withinand fon the Bodyce the comis ond fonmimpaneled entominand oharged to ing ine of
 Aforesaid dofind and vrescrt that Alt Pliam Rveber) late f said countuon the sraydg Aceember in the yearofous bord
ore thousand liahthundred and Serenty Seven with foree and Amme insaid toonty on Rion and beventy seven with foree and osell introxicating kionor to one foseph, sl Evilhin hethe eaid ding beng withont tho nrittenasdergeither the parents nas. te sard hwill a n Ne eber thenand there vell finowing that form of the statute in snehease minon evertrary to the aqains I the heace and dia menease made and frovided and Endor sed as follows: a tme Bill dames Thowpeon orevenang at ormey Meflerward an the $14^{\text {Th }}$ lay foek 1598 the following bapias
woo entered. wro entered. Qve command in? to take Clilliam Pueberiand hino eafely heep
 ty Anmin Heb 18 H/ 8 - 8 - to anower to an mohetiment for
try wasmade motand have you then there this writ Mitness M. Nb. Ningesblesk

dinfort. Theal ta te of hiniolmionborntys8 e havearrested the within named P就iameleber and now have tim in loust efles $\$ 1.00$

4t miller ob herifs. Aftermar don The a $1^{\text {er }}$, 2. 0.188 The followingentry was made on the gonnalofeourt which reack as followsinigs
oftate of Ohio $\{$ Indietinensfor "Selling mitoxicating liquor to a Olillianulleber Mmon"
fontry
Ovioand the defendonthering troung at intoryontehalf of the of tater
 toposelenlesed and qon pled to raid indietment $2 a$ ith that he se"̈uieth " whion plea isaceefted by the proscentingallonney- Bherenfon oftes hearing testimony and beingfully ad vised in the premuses ftis ordered and adyudged by thecourt that the defend ant haya fine des 0 , and the evstoof this aetion for whieh exeention ion uapded

Attest OL:DVablinget-blert.
Theeltate of (lhio) Ge ih remmembered thatata court of formmonsleas adeline Poling sogumandheldasthe ourt house in The town
 Sosept 18 yy the following nind ietmentwas filed with the elerke of said evirt whiech readoas fillow, कि- wit
The \& tate of Ohio Mminnteomit s8, Dn the corrst of Conmondleas Guivin lonnty Ohio o the term s seftember in the gearef our Lood one Thoweondel eight Annohed and seventy seoen Hhe fuvis of the cround enzy of the \& tate olio withun and forthe body of the eornty ornew. Miponseled cond swom and eharged to rng wire of the ermesand offenses committed withm the eain Soming onmion in the rommeand by the authoity of the St ate Q Qioge theinathe a foresaid do findand rresent that
 sfear four said one thousandelig.nt toundredanal Leventy abveil with foree and arme in said conntyf umwuand State Ohio ene dress pattem of the value of cilive Dollare ene hair of pgutsano vet o the value of dive Dollare one understirtig the value of Ane ollar ane priee of dresogoode githe value of Threegollars of the hersonal gorows thattlesand hroper ty of M1, B, bover and othen heraons to the Irand inyminknown athen latelybe fore otolein un lalifulyand qraudulently diobreceiveand conceal she the said adeline Goling the n and the rewell envwing the saidgoods, ohattles and propherty the statute $\min$ such ease madeand sporded and agamst the peaceand dignity of the es tate of Whis

OelbertN.Ayers Aros Alty.
Endoved as frelouşat mu B ill games thom poin otreman of Esand e nry.
aftermardernit on the $2 ?^{2}$ day of sept the following baprido was entered.
 frecting Ne eommand yon to take Adeline Pding and tere A afely keep so that iy on have hies fody Fefore the grd ge o the court of bommon Olearat the evurt house atpluarfesille iw da id bounty on huion to ano wer tpan inctietmentror"c orcealing s tolern hurdsin ch heroy ail nox
evirtat 16 arysville Chio this 22 day obets 01897 inget-elerk of and
Egig evurtathbaryovile Whio this 22 day ofeep. A, D. 1897 Ol Olb, \& niget-blerk.
Shf:het The otate of Thiolmion Gountyss. I have azrested the within named adeline Pooing and now have her-inCourt, Cieles 16.80
Afterwarddo-wit on the $14^{\text {14 }}$ day of May 18 yid the folloning entry whes Pateon the eowrnal of said court which readsas foltowsins: Prestateofolio $\left\{\begin{array}{l}\text { Adeline Soling }\end{array}\right.$ Indietmentfor"Conelaling \& tolengoods" choveorves the prozeenting altomeyon behalfd the state fliv and the defendautbeing in persorn and by counsel before the eourts
and Oherenpore camea hury ō-wit Geo. Beecher Gohn Barneo fohmtorintele Lamiel Anderson, \& R. Rogers a, D Doolitte thanry kaler Areqoy
 tales givy. And therenfon after heaning the tos tino ny a gurement ofvmeltand eharge Courtand Afterdeliberation thereon ret whed thein verdie hiv witing a? followe to vit we the fury in this ease fuid the defendant adeline Poling is \& vilty in mamner
And form as She stands charged in said vidietmentes tolen and eovecaled and we assess the value of the govels at \$s.00 AN? Doreittle Aremom. And therenpon it is orderecl and ad fuolged by the corrt that the sadid Idelmul Pemig make her fine nito the of ta te of ohis in the enm of ifteen dollar and tha kshe pay the eas to g this proseention and that she stond eommitted untill the fineand eostoare paid

AthertMiNbilvinget blerk
413
The tate of Onio Be it remembered that a ta courtogbom. bornelins Noulvaivae mon in the towno be prbandsille arthe court how $30^{\text {th }}$ day of apira, Q 1878 his how on \& \&mmin. Pordes tate of Shio on the
 ment was was filed with the elerk of soceid evirtownith reade As follows tate of Ohionmin bounty 88. In the eourt of common Pleas Rmion lonnty Ohio of the termio April in the yeareofon Soidone Thousand eigish holred and seventy Eight the guvise of the sirand lury fo \& tate fohio within the said Connty of inion impaneled invm and eharged to ing wire of the ermes and ffenseseonmitted within the said ovinty of Amers iit the nameand by the anthonily of the \& tates olivio on

Mido nas
ol Esomity
tof Gommon lion toams. roo fail not ery foand
olerk.
innamed
mingentry foltowerens:
Glengoods"
ney on beevinandby
neo. forntifinalezGure ory edClerment $f$ arguement hereom reh
The fury in

- manner

STolen and
Zan? doveittle
C brf the evart
te of Ohis
o of this
the fincand
blerk
wrogboru.
court house
rand for
Hero on the
inggudge ingindiet.
ithreads
Oformmon iroofour
qumbey
Comity of
opthe ermes
Qnus
Qlicis on
there oathe do find and mesent-that Comelims Mbulvaine late of said com ty. on the 14 Hhay of dreember in the year ofour hard one thwn rand eighthundredand sewenty seven itith forceand ame in said bounty flumonand state of Qhiv mulanfuly vilently and ina manaeing Monnerdid asanltand threaten one looge Bovoles The wand there theing and hm the sa id Geogge Brooke themand there did bearwoundand ill treat-andother wowng s to the said Blerge Broks then and theredid contrary to the form of the sta tin te m smen ease made andprovided and againet the peaceandengwity of the state of Ohiv.
R. . Noodburm Drosenting atty.

Endossedasfollowz A APrue Bill Mamnel Larvie oforemamat hand finy. Aflerward on the $11^{\text {th }}$ lay of 11 ay $18 \geqslant 8$ the followingentry was made outhe Gous nal of said bourt which readsasfollowbivis:

$$
\left.\begin{array}{l}
\text { sitate } \\
\text { bosnelrnsmulvanue }
\end{array}\right\} \text { Indietment-for "Prasaltanal Battery" }
$$

the state of Qhio and defendantbeing bronghtinto bourtin eustody of the sheriff and arraignedy the indetment being read to him wasasked hovof thbl premises he would acquis himself forplea says he is quiltig in mammer and form as he stands eharged on said indietment and Therenpon after hearing the testimony and being fully adrised in the premises ithis aerdered andadjudged bythe conrtrothat the said defendantpay afine of one Dollar and theeosts of this prosecution. Atter AN, m. Minget Bterk.
Theortate of Ohic) Be it Remembered thatata courtof comm n Blear 413 Patriek \&lattery $\left\{\begin{array}{l}\text { begmmand held atsthe Courthonse in the town of } \\ \text { Araryoville withinand forthe conity on ion of }\end{array}\right.$
 and a. orge. Heretofore to-mitcen the day ylay Ahe following indictineurnse filed with the clerk of said cour whibereadacs follows; Af-wit.

The state of Onio Amion loomityss. On the courtof evmmon Pleas Imin Gounty. Qhivo the term of of pirl inithe year of our Lond one thousand erght thundred and Seventy Eight The Gurorsof the Irand frry of the state of Qhio within and for the body of the county of univin infianded swinand eharged to inquire of the erminesand ffenses committed whthin said Gounty on mivn inthe mame and by theanthovity The of ta te of Phio on the ivoathe do find andpresewt that Patrick \& lattery late of saidl Comity on the $2 y$ Tt day of a pril in the year fom ford one thousand eighthundred and serenty ing ht with force and arms in said Comnty of in in and state of in innlanfully rivently and in a menakeing mamuer did assundtomoethreaten one David DLard thew and there feing and him the said David Mard then and theredsd be at wound and ill treatand othermonge to the said Dand Nard thenand there dich eon trary. To the form of the statute in snohease nade and provided and agannst the peace and dignity of the os tate of Onio
2. L. Woodbum Pros. ettomey.

Gndossed as follows; A True Bill, Bmamul farmis Tiremand Irand fury.

158
Afterward te -wit on the $13^{\text {Bis lay }}$ ay may 1879 the following entry was made or The gournal of said court-which reade as fotbws;
State pohio
"s.
Patrick slattery)
Entry
stat Phisday eame the Proseen ting a tioney on behalfof the stateo Ohio and defendant bing brought intolourtin enstody of the, Aheriffand ontergarraigned on said ondictment hor plea says be is and therewpon of ter heasing the testurny and feing fullyadised in thepremises it is ordered and ady ndged by the court That the defend ant payatme of 15 So. and the eosto of this prosention and stand eommitted Attes AMI:OL6. Ptinget blerk.
Thesstate of Ohiv Be itremembered thatatacourtof conmon Pleas Sotm landdyhic ville within and on the loom in tho glanion of stated Presidning fudgedo wits the $30^{\text {th }}$ day of appil 1878 hts how ov fohu. LSorter The stateof ©hio Almion bonstyes. In the court g bommon Plas aminn tund tredasd deventa © Aundred and peventy E Ght The furose of b b and presy of the \& tate
 within the said Comnty of mion in the nanceand by theauthousity of the state of Chio on the in oath s do find and present that fotm Aur hord one thousand ight humdred and os cventyseven with foree and arms in said bounty of hmion and \& ta te ofohio Dhil unlavfully and knownigly alle nitsereating hinose to one. Davd Arlvoalburn to be hank whon and about the premises ease mad and provided and againi h the peace and and in in suen the staterf Ohio R. Ol ordburn Proseenting att. Ondorsed as follows, a true Bill Emanuelfanio toremang brand wiyterwitd of -wit on the 2 day fonay 1848 The following Gapras - Pre stateif Ohio Mnion Comntyss. Ao oheriff geard Cormity osuct.
 Pleas at The oust wous in Nary, virlle in said lomity गीmion Hlay $13^{\text {th }} 848$ to answer to an ind ietment forn Selhin Rals svide ehio this $2^{8}$ dayof may a, 2 , 18 g\% thp Res Theostate of Ohio Amin loomityss. Ohavearrested The por leas A This 8 to answer to an ind ie tuen Aton Selling Ligano to be trant where sold and hereof ail not and have ramed finn Cuddyhie and now have hive in cour ho Bur \$19S. G.G. Mitler ab heriff.
y was made
halfof the tody of the, a says be is drétment. advied in edefendant cheommittid

PGlerk.
con Pleas wh of Esarye~ of stateof thu. LSontes

PlasAmion usand right The state iniphaveled minited
reauthourity
the yeary venwith Whio Rid
to orre.
bremise tute imenoh diginilyos oseouting ath man of Irand

Baprad
bounty orrect. imosafely
rtof Gommon
Almir
ons to be
then thure
rtat lllary
erk.
ewrithin
Ficer*495.

Afterward ofo-witon the $13^{\text {Th }}$ tay If Nbay 187 T The following entry was made on the fournal of said court which readeas folloms; Fo wit state of lhiv
ve Com bnddyhie the premises.

Alou-comes the proseenting attorney on behalfof the Astateof Ohri and the defersdantbeing in personand byeomecebefore the eourt and the said defendantbing arraiqned on said ndictmensfor? pleas says he is MHYgiilty in man ner and form as he stande oharged in said indiotment and therewhon came the following pury to -wisseonge Beeher, Fohm Barmes, fohn Hunkle, Gamiel Anderzon, G. Rogere, $R$, , D. Aooittole, Henry rater, Gregory,' tawley, Rale. BonnétA regulaifurore and fames ellillians,' ' Thin Maddoxt forred Blemenstalee furors, and therenfro after hearing the testimomy addveed by the parties the arquments of evmsel and bharge of court and after deleberation theren returned theirverdiot in writing as follome to-mit Mic the Jury impaneled and swon towell and truly try and true deliveranee make between the s tate of Plin and the prisoner arthe Bar fome buddyhie dofind the defendant Notquilty as he stondseharged in said indietment-Gomes Milliams dioreman. It is therefore considered the cours that the defendantgo hevee without day. AttertANM. Ni ingesblerk.
The oftate of Ohro ) Be it remembered Atratata cout of common Pleas begun


 filed with the elerk osand everthrich readeas followsito wis: Thestate of Onio Amion Countyss In the coust of eommonPleas Amion Bomity Qmio of the term fopril in the fearofens hord oue thousand Brighttinndred and beventy ingnt the furonsofthe Ar and friry of the os tate of Ohio within and for the bogly of the County of iniou impaneled, surinandeharged to inquire of erminestindeffenses commithed within the sand bounty of Anion in the nameand by theanthority of the \& tate of Qiv on then oathsdofind and preent That Q Orm Barbee lat of Laid bounty on the 26 "hay of Deemerer in the year onz hosd ane thonkand Eignt sindred and seventy. Seien. with freceand arms in said lounty frumionamed state of ohio Wid unslanfully sell intoxicating liquors to one Qsaap Areen he te Ravid $2 a d e$ Lreen bering thenand there a minor and sard Selling bering then withont the witten order of either the par. ents gruardian or family phusician of him the saral Qsaae Areer he the parid fotm A arbe thenand there well tonowing that the said daaae \&reen wasa minov. Eutrany tothe form of the statux insueh case made and proviclech ned agoinst the peace and dignity of the asta te of Ohiv.
R.L. Wroodbum Pros Atty. oundorsed as follows; a Emue Bill, onnownel fawis Aoreman of srand fury. Aftervard to-wit. on the Y"day of Dway 1858 the following Ba/rias mas evtired.

160
Orias The otate of Chio Anionlomity ss. To the sheriff of the said bounty ince. Ing ON commandyon to take fohn Barbee and tim safely heek es
 to ansure toan indietment or Retailing tutorieatigg fignow and

deffere The state othio lmin bounty \&s. Thave arres sted the mertime named Lotn Barbeeand now have hin in Court. Ghees \$ 37. 20.

Eq milles bheriff.
 on the formal of said eourt whien readsasfollows, Niz: 2ndietmensfor belhing intoxica ting tiquor oran fothn Barbec Aninor Anidory canu the proseenting attonney on tehalf f the astate of Chis and deferdantbering frought in to courtin eus lody 0. The dreriff andanaignedon ea id indietment for plea caye he
 mothe prenivecs int isordered andad pudyed by the court tha A the eaid
 atteste MNM. Dlniget Blerk.
 on the etlay May 1878 the following motic twent was filed with The Stato gChioluminbomniyes. In the toonsi Io commion Pleas Rmin ight mudidand sivente eigin A yearg ous Lord ene thoweand the at ate of Chio within and wor the body of the bovinty SRInive mipan. thin the said bounty of himon in the namennd byauthority elden. and Bhares s) hears lates said bounty on the Istrday.

 said belling teing witlous the written order from either the parentz on rohan or a mily thycician of him the eaid form Granitom they the said I4 S. Alden and bharlee e p pase then and there well known. That the said fome branston was amp provided and againat the peace and dia in snoh ease made and

bonuty gree fely keenso ondleas as May/3 $3^{\text {th }} / 650$ qrous and ress INM.Dicm Q 2,1878
isplerts. rttim mam. 0. heriff. ctry vias made
higuortoas
hehalf of the in eustody blea sayshe c said indich fullyadvised tha R The eaid iwind that

Clerk.
nuon Pleas Fown of of Union 1878 his hown ve tov-wit filed with

Slear Rinion thoreand nd Ju, yy of ion minan. es committed byauthority nas MA.
the 15 inday Coumuty of rieating mivos and neither the said fohm care then $\checkmark$ was ammade and atcoohio - Atriney
fury

Afteward Fo-wit on Thie 'O day of may 1848 the following bapias was entered

The state of Ahio Amion fommityss. To the sheriffof sand bounty I ruting Ne command fon to take $M$, . Aldenand biras, s pear and them safely keef so that you have their body before the fudge of the court of. Gommou Pleas at the bourthouse nin Marysville niu sard boun ty of In win thay $13^{\text {th }} / 878$ to answer to an indictuen fer or elling into xicating higmore to a minos and here of fail mot and hove yon then there this niti-
 \& geailay of May a, 2,1878
M.EH.O nomger Blerk.

Shefret. The wtate of Qnio Aminn bountygs. I have arrested the with in named N. S. Alden 8 toarles spears and courtnopbeing in bession at the tine of Arrest of took this Bond for their appeasance $m a y 13 * 18 y \%$. 412 I 5.
g.fimiller aheriff.
 onsthefownal of the said court whichreadsasfollows, vis.'

The stated Ohir and Atow comes the proseonting a tomey on behalf of before the dowstand being arraigned on Saide before the eourtand beng arrangned on sard indictivensfor Plea. say they are guity in mannerof form astheys stand tharged. Mnd therenp on came the following funy ofowit \&ew Beceher, Gohn Barmex form Hirkle, Samiel Andesson. A. O. Rogers, A. 20. Lrobittle. Herry Kaler, Sregory Hawley; R. A. Bonnett pegular firmorz Ralf h moffitt IVI. S. Winterst form Mattofetales and therempon ofter heasing the testimony theargumients AOMmselt bliarge of the courtaftes. deliberation thercon the following verbdiet vethe fury of this ease feing duly impraneled + swoun elufnide y say that the defendanks are notgniety R,s, Bownothorman. Itie thereupon ordesed by the eourt that the defersdants go heree without day. ACtest INPM. Wiriget folerk.

Ba it-Rememberd that antacont bomman begen and hed horwe in the
 Qhis on the Gutan of deptenbee 1878 this foomer fotmis Por ter presicimg
 fremmind bill of molictment eras filed Dithe the blenfs of daid count athich recuds as foclous No wil:
The SLate of Oliis mmins Goumtolss.


 for the corinty of Iminu, impanmeded and durnm ande eliazea
 comity of 2mino in the nowne and by the conthosits of the Slate es Ahis on thues an tho der finas and presens thoot hiviciesse of inoth


 Connfruly did bteal Lâkso mnd kendaway one znaro of the roulue of are thindred and Inventy Fine clollaro the wersonae portwerth F1. A. Af Fum iad cuntran is the form of the Stalute in Snch cave Muade and Pworialed mnol aqainst-the beoce andolignity



 Shi storlí of Ohis
ors
Miliam of Shotb\{ modiotment for Hoorse Altealing-

- Rourse in the and state o, 2. Prescìisy MAy'I 8 the daid Count
of plesin-
ed cundorernty
Madiciment -1, Inthis amod delcazged , the vomid the \& late it mes Ahoth Pucy in the









 of orimes arkol offenses committed wittinn the dowid eomm th, Rmine





 And dovid dekliing being withont the Ebrittens oroue of Either the parents- Guardionn or fonmily Dhysicions. of trim the sard dommene Oover tre the onid mrichael' Teowins then annd there verel Fisomsinets Ahat the dorid bommenl bovery vrat ar. Minnas contzons2, the fus su
 oncu dignitro of the diate of Qhin, R.aO Foodburn Purecutina की कियाय
 Afterwaral, on the $13^{n \prime \prime}$ dary of befotemaer a capias viras vionsed by the blez is of Soird evrry wrhich reade cro qacemus-ri;

 So than ywn Fave Fin Gade Gefore the dmage of the cown yf bomman Pledr, of the bours lurre is Mranmorilu in doid bountr of mins it Anower to oncindietmun- frosslling intexicatind Eignce to abime and herery foie hot, ond hove you then there this with Ditmeso IV. Dn. Dinges - GCerk of Said Const af Nompinile Olis. thm $13^{\pi}$ dany of
 Beturned of filed Endrused ao follins. The stanteg olzis immnlooung ss of aner arrested the boithin hommed Dnichaee posin and nun liave Wins in bourt. FEso \$280 A. I. Milles-Afierift-

 The skale of Mins 3
Brechael Eहvins दे tluswer if cend ar ind tu in pred werets donith


 Wharton - E- Harrinnom-Lo.Demmes-ond flommon Oatriels Moro veve duly impacmmuled arral Suvoun accozoring $2 \hat{j}$ Cow ond

Theren arn after Guaring the serdence, argnsment cend Chazge of the curn- the imry retired to their vomu in Chorge of the Sherif por deliter-

 anolsiromin is viele and truly try. orral true deciveronnee virarbe betwen the state of Ohis and the prisones at the Gar Mrichaed Zosins, der firid
 formon- MA is therefore cossonered by the piris of that the

(4) Fin : Paige - Glenk

Whth Be if remumered that at a conot of bommen Pleas begmet held at the



 The stale of Qlis. mim loonntyss.
 Gear of our Loond ©ne Thorwand Eight- Howdred ond deventy- SijheThe ©nvos of the frowd onry of the State of Alin withis cund fir the Gormef of Pinims impanmeced Svorn and charged to ingmine of erimes and offewses committee erithin thedoid Gounty of desnins in the rame and th the anthorigh of the \& tote of Olis on ther ocrtho dir find and present that Aoten mundermom Cate of boid Conenty on the gaday \& deplember in the zear of on Loord one Thm onnd Eight- Flemancd and Leventy
 Burwor, the doid Eviclions Drowrm then and there ef perzonim the iabit of gettina intivicated and the ooid Pohm munderman themand there vael Numizicg that the dovid villicins bumon bras in the habit- of getting infinieated, daid intir ieating tiopers fumis. Hed by the Soid firn wunderman to the daid Dreilious Browne craf fresmin Rof Cing then and there intrxicating Sigurs give by de Phpician in the requlow live of his practice. Contrary to the pom of The of atute in brek Care monde ound purrided, and against- the peace onnd dignitin of the SCaté of Olis.
 Afterward one the 8 day gf Leptenter 1878 a urit-of baprian evar issuek gy the clerf of daid Crmit onvich reode ors fotcova, in

 that gon Trove ins body vefore the duage of the liowt of Gommmon Reas at the court some in Cnomspricle in dovid corentry of Nenins to anower is one indidenment for Sellim intrueatin Liguns to a perom in the hatit of gettins intiocicated bund tevol sil hrtinnd towe yputhen and
 Ged
21.2M.Winget: Glerts

Saff betums Stalig Ohim, 3mmin bountiss. Ohove arrested the birthing boomed folm Gum doman

 pin deliber-
timberin the
the Coomen mes onnd me cund ty present. that 1 a plimber a Leventy Slate of oncelvilierm zonist the lesmase Bhevin Eovers furmis. creaforeacio ician in
tutuin brek in of the ng dmwarissued Gy
timo lyfece.so c Reas af res ts ons the habit
, then oud
coust of

Sunderman
H14 8
Bril-remembered thatat a cont of common pleas fegm and held of the cont Ruse in the town of Inarppilce vithin ano for daid counts on the Glalaf of deb-
 12 down of daftember Pa, 1878 . The forlouind insdictment wow filed with the


 Eight- Kumdied and dinenty Beghte

The hurvs of the sraind flumy of the A tate of Ohin evittin cund for the
 ingline of crimes and offenseo committed within the doid coment ff
 do find onnd prexents Ehal-gacob wouble Cote of dovid bountr, on the $2^{\text {de }}$
 and asventry. Ezhl. with force onnd amm, in dovid convtr of Bmins onnd State of Oltio, $D$ id m2ncunfully furmidh intix $i$ entind tiopmo bs ane
 perron in the Labbif of getting intinicated ond the daid flewbabush then and there wrele Simuvisc thar the daid Nilliano Bumun man in the habif of ggtina intolicated-d aid inter icating tiguoss fumsished by the doid anevolourh to the daid. Drilliam Brown an aforescuid Durt being Ra/ inturicating abionno given by a physician in the reaular line of, tis practice colvtrany ls the form of the ditatule induch cass encrde amal provided, onsd ongaims, the pecee on dignirls of the dtale of olisis-

12-ab. PordGume Brocntiva attomery

 on the frumual of claid bourt Onfide reads ar folerva. Insi;
Frostate of Qlioं? Naob Lowseks getting intu-icarted-
Moro Conves the Drrecnting attorner on belealf of the of lale of olies and the defendonst reind trought ints couvt it custody if the theriff ceud arrangned npon daid indictment for plea therets, daitth he is gnits-Theren foos itis ardered and adjudged by the court that the eovid ancerf busch pay a fine of fifteen dollars onsd costs of this prosecution lafed als and Enecutivi is murazoled -
-Dr. Dn. Nimget-O Certs.




 the stonter olis, Demim- Gountsss.



The furns of the fromed onvey of the Stale of dhis, within cund for the toony

 Onthority f the doite of disin on thein oatho do find and breewn-thatGodworbe Brnce Tote of daid cirnty, on the bivaryof onery in the yew af one Sorol one Thowsond Sight- Iumauled ond deventh ïghtivith force ond arm in said bountry of Eminu, and stale of olio, mbonfully aeid
 value of Fiftue dorkows the perownd broberif of Ples ? Finde contrany Is the frm of the Statute in such care enadu and provided and against the peace and dignits of the dtate of olin-

 sevele on the formuce of alaid Gowet entich recele ar foderws ins;
ho 431 the clacte of ouns Edward Bruce $\}$

Sndictmint for moxulto of ettit adorcenif-
Scale of Obis and the wes the Puzecuting Attrinerf on Fhalfof the F) the Sheriff and onraigned neponldoid indictment, for plece thento doith he is quilts. Therenfon it is ozdered onnd cedjunged by the crurt that the dovid Edward Bumce Dova hinl of Ting d wtlans and the costo of this bwsecution for entrich Etecutinu is aurardan and that tre be inforomed in the govie of Clmiss bormis for the term of ten dasp-
N- Mn. Wiuget - Blers.

the cours herses. mod stalég Resicinizg ing inatictmux K-
akptember $h /-$
for the body F Crines and nol by the (-thort kary of oun ree oxind cely aisid fortrs of the - cevitrany cogoinst

Then-129Eutry evas多;
$\qquad$ in Custran Rece thereto riged by the 1 virlf dotlars is Aurardad mis for

 indielurent was filed witte theele, of paid eourtwinch 'izades at Faccous uij:

- The state of Olio Lucionn bonculy SS.
ho the eourt fe enucuoz Pleat Zucionu envery, Ollio. in the yearoof our Lord onve Elkousaud Bight. bundisd audileviaEy Eiq-ht -

The furors of the Enaudequy. of the elale of OFrio, withic aud fon the tody of the eomuty of Lueconv in panveled, fown and ekanged ts ingurer of eriunes aud offeneeseounuitued uvithito the baide Aovicy of Lumon in the uanueaudity the acethonclygg the ftale of


 Fone aud anus, in saide enuely of lucionv, aud Brale of olaio vid unlawifuley Aud Nusoziuqly sece intaxiealiag Eigunor Go oue Leonget tistanto ted, aurd upow aud about tho pizueises wher sold, eontracy to the fom of Hevplalule ice eucherese unader aud on ovided, aud aqainst the beace aud diquici,y of the tiale or Otio. "A. W. It ovdiven, Onoveculurg etucruey.

 Afur-ward on the 1 bte day of telnacy 1878 the fochovireq Cuchy war uader ow the louruad of said eount whick yeads as joceour uz: The |  |
| ---: | :--- |
| àk | Honace Anedreut ? Indidanent forsencing Liguon totrdrauk wheresold Horace thedreut i Hor-enues the provecuting acconcen ouvelecey of the Arate of Chi and the defrud ant Frinq toonqth into eont in ens-

 blea tumbo, saizter te is quituy as eherqed iu paidrindieturent th is ordered vy the eourf That the defrudaut ROn ace Audriens EuLer vilo a meoquizauce ins the pund of oncuturudned toce an wich
 of evinumon Pleas eovert of the paid enuaty of Lucionv.

Afterward ow the 20 al of Fivhuacy 18ing cuccarthes becky wat unade ow the ennmae of Daid eourt which reads as follows ing
to 379
Whe Blate of Ofio
sorace Audrow
tudieluant for selling lifuns to le draurt whervs ald
Hrme owes the obrosecutiing ateonuey owtrkaef of the Biater of O hid and the defrudaut Yring trongtet intolnint in custody of the shiriff aud amaiqued on said indiclucut por-flea thento o aith the is quitcy. If is therefoveonsidurediacedadiexdqede ty the eount that said Drfeudaut tbonacel Audenvo öyunto tho plate of Ohi'd hid finc in the sum of linwey deace orov logecher mith the esto hericu expeuded läxed रo \& auouj̆: stur it is eousidened aud adiudqed ty the ement that said difrudaut ständ Counvizud vuzie said frive aced ostio an ypaid. attest 2v. M. 2tiuget blenver
 held at the enurthone iu the loun off thacusizu wictivin aud fon


 Filed viztu tue elanvop s aid eovrtuhich riades as faceduv. vig " the slale of olin lucion lo onculy ifs,

Su The Pourt of Ponuuow Pleas Luciow eozucy OHio Th The senw of APnuacy in the yocs of oms Nord onel whosaud हight bundind aud envuty liue.

The fumos of the Encued ury of the Atato of OHio, inthiunaua fon
 iuquin of evimes aud offruses eonumitued vistiv the said lovunuy of Uuion in the naune, aud לy the Authonly of the Atale of chio onn Heir outtis, do fiud aud przseut that Eeongi Niruser aced onvuviteves late of said B nuity on the 6 th day of Itceutun in tho ysan of men hord one Thousaud ciqfet Huudird akde Reventy ciq-tet intto yonke aud Anwo, in paid Ponnty of luniw, and siale of ohid, tid unclanдtucey aude thowing hy sece intaxicatinq liguost to nue d d benn lo ve Aruut uffon aud alout the prouiced aud blace whars told eoverany io the fow of the platule in pucls case unvee aude provided ack againet the peace aud dequity of the prate of whio

 uade ow the fommal of saide cont whele srudes ant facloresini: sak of Olid
hengentronsund nuwhzelues?
Udietinuthtor-scuing ligun- Tole draun whess sold Frr- Cave tuv ofroseciting Aurnueyonvelialf of the state of Alid, aud the defrup auto incto thion qumerd, Also Rauce the tallonving


 who wrre dulyiue paumelea aud pwonv aeendeig to than, Aud A uid finy tuving heas a tho le dexconcy a dokeed by the partiev, the
 therean tiuntued the fuccoving virdick lowik! Its itu fung su tho issur finud, find the defindento uot quitey iu wuanen aud form as they staud oharqed in the indieturent fohw tellen Atoneuan If NW. 2V iuget elemt
$+69$
We it newcucared that at a conntof onuwsow sear yqquw audikeld at the dont howse in the bino of Skacypirle vintuin aced fon the

 Bu the $18^{\text {ih }} d$ ay of At elruany 18 mg the tallowing indielunent was filede with the ele,k of Acich orwt whicel rads as fallous viz:

The siate of Mid Zuncou lomnty ss
th the enortof Ponvuon Pleas Union Onucty, othei, of the enut of
 aud sevinty uive, the furors of tue Lsaud insy of the Alate of

Equu aud auditon huccacy dya 'owit!
 sauereced aud puonv aud ekarqed ioे ingouire of o iumes aud of Eunerenumitud within the paide Bovcu⿻y of lucion

 late of suide envicy ow Aholst day of tilnuacy ind Ahe yean of ove a ord one Ekousaud ciqtitlicudice cued Reverey Diviue with fonce aud arus, iw paid eoncery of lueiou

 draun ubon aud about the precuises auchiflace unhers palder Bontrany to tho funw of the Realule in puch enew, mianioked aud agaiust the peace aud diquicy of tue sick of Otio o iP. L. It oodtunc Provecuticey Revoncey Eutuy WTU nuader on tho fournac of Daide eout whieh Mado as Jallows nī:
The Alale of Olui ? Horace Audruws ?

Atome enues the prosecuting atconmy ow telialf of the Aate of Ohio aud the defrudauthricq boruqlet into eonent in curīdy of the oluniff aud amaiqued upowsaid indietenent fon-bber There-s aitto he is quilty. It is thenfore conesidende aud a dicidqed Hy the enurt that. Said defrudaut borace' kedneres pay vuto the. Wale of thio thi Rive in the pruw of Evzaly firis daleaw logellen inch The esto hersin expended läxed co \& Gund Furthen it is Bon viders d aud adjudqed Ty the Bont that paid defrendant staud onuminted untie ocide fizu and orslo anipaid. AUest, 2V.UU. 2hinget eesenk
Qe it nunenlered that at a eount of enum onvipheas. Yequn aud heid at the count hovke in the loūn. of llawpinile unthiv aud ifon the enuty of union aud Riate of O hio own the $3^{\text {nd }}$ day of A elvany.
 to with: On the $12^{\text {in }}$ day of fitvuacy 1849 The fallowinq indielunent was filed with the clenvi of paide eount whieh si ado as faccous bō wit:

The Blate of Ohid Luinv Sonucty $S S$
In the eounh of Pounuon Pleas Zuiove Ponucy, Otiid, of the kñan of A enuany in the years of oursiond nu Fhousand tiqkt bucudnd and Revecty Sive, She tums of the Enued buny of the state of Ohio, vithin aud for the vodey of the envity of Zuvionv, vupauseled aude outw aud charqed to inquist of enines aud of fruper bonuruitued vitto in the paid eonuty of turion in the naver and try the authondy of the state of Ohid, w thin $\sigma$ atho do fiud audi prosent, that. Korace Audrew late of ocid Onuty on the lst day of Oetores, in the yean of owntord nue thousand eiqtht hundsid aud suvecty Eeqtit unth
 How that day wnice the eounvenceusut of the procecdcers stiniio,


Bu thonsaud kiqh⿰亻 Mundnd aud Levzuty Mind，at the saide envity Ff fuido，in The said Siate fo Ohid，one bovace Audnevi，was，aned
 töxicaturg liquorwersdoed hars tizw Thew aud therv sold vey the Daid forace Audruns，un violaliow of the acto of the Encernc Resem ary of the prale of ofid，in rygerernuce to the sale of intaxieating liguos in The Nīu of otio，passed bysaid Ysuerae aeseuracy，to तke eonumon thisance of the eilizins andipe op le of said Siale of Otid，conctany to The form of the Reatuke in fucheaxe vuase andigrovided and agimet the фeace and diprity of the Slate of Ohio

W．L．itroutziv，Nosecuting Aceonvey
 aflen wand ov the $19^{\text {wo }}$ day of thenuay 8 Mg the faclowieq Eutuy was made ow the fourmaer of saide comst which sruedo as fallons ing：
 borace tudraws

torenues the 申rocecuting ainoney on Yehalf of the dale of Otid，aud tue deftudaut Yicieq Tronqtet into eorent in curtody of the Dherift aud ar airqued upow said indietucut for öplea tlersto dainio The io quitly，of io therifore eousidend aud adjudqed ty the enve． that saide defendant fborace Aud rewo yay unto the seale of elli otiv Tive siv the sum of Hi fthy dollar loqutuen winto the erzo hercio ex－ Qunded lawed To A Aud That the estrudant bonace Audreis
 the Deniod if liu daus aud finntun it is eonendend aced adiraq． ed ty the emont that－paid de frud autspand envenitud wintie said pirie aud posto art faid，Aud as to the elocing of the roon the sado is passed for the further a ctinn of This comen

Aud afteñward on the 24 tho day of struany 18 yq the faclowing Eentuy wwo ma do ow Hu fommaw of saideomt notieh rauus as jollons viz： The Dtate 8 Otio $\sum$ Kuping aplaw whervinēaxieating liquoss ans palce en． Horace Audruas \＆iran ó lam

Ahis day eamw ow this eauee to tr heard furthw and Threupow the eount do fiud deare aud adjudqe that furthen，the at the said place kept as yourd by paid plea of the difrudant is a mun－ sance and muder the stalule upon netuchs sidd indicturent was yomed shoued le abaied aud turzufon tho court order the Nacue abuted ae＝ Cording lö laur
ide evecaty as, aced whervir. deyctier cassecu ary liguosia eonuuon poultacy ced acco
woulecy thy was iz: crendinay lolan
the erate dy of the - पदerno daina es ewere of N/4 ot Mis recio ex1 Cudreus aic for. ca adfaidy "d culcie' , yoom the
the foclowing , as Jollono riz:
s palden.
waud that the is a unciwas po mud buted ae =

Ho We it Pemenvered that at a emort of enumon Phew Equm aud heed at the


 A s. Bryg the foeloving indietment warfiled victe the elemel of o aid eount mhich reads asfallous, フo wit;

The Itak of Olid Lucion bonuexy SS
E the Pourt of Encurow Dhear Lucuon Conucty, Otio, of the i'encubpeter nuauy in the year of ow A ond one Monoaud bigits bundrzel aned Reventy nime.

The 9 urow of The Inaud 9 wny. 8 the B late of OVid. vircticio aude For the Yody of the enuty of Lucion inupauened, pumu andehasqed to siqquir of e nimes aud of fauses conkwiited withiu the saide eonuty Of Huion in the name aud Yy the aumtonky of the thale ge Olio, ow Thiers $\sigma$ aths do Friua aud prseut that borace Audinves lale of said enumby, on The tt day of Anvacy, in the year of ow it ond
 iu said Ponuty of Zurion aud slalog otid, did veulawjully ared
 upno aud about the prouriser aud place wherssoed eone Fany to the fonn of the er atuk in such eave suade aud, prorided, and ag aimet the peace and diquity of the state of Othi

 wus made nuade on the fourual of paide poutx which yeads asfae lows viz:
 Gonace Audreus? thom conues two prosecuting atonney on fehaef of the Seale of OYid, aud the difrudant trinq Vouglix iuto anontin in eut Iody of the ohsiff aud arraiqued fonplea upon said iiedide ucut, paich he is quitly, If is thenfor cousidend aud adifudped by the omont that the paid defrudaut sborace audnurfay unto the erate of Olid his ficue in tie sunw of Aoculy five daceav tanetton wint the ersto hersius expeuded lawed $1 \overline{0}$ Riderse and ad findqed ty the Bont that said deyrudaut Aland © numitted nutil said fine aud costs arripaid, AGest IIDN. Hiuget-Clent

 Boraces aucrows
 howong olu \&. Portur Misidiriq gudat! nbentof on towit: On Ete y ith day of tielruacy 18 H9 Yhe Follonuq indictuend was fiked izte the cern of baid omort which nads as fallow To wit:

The plate of Orid Uuion Concty, PS
 Atinacy in the Yean of our hond one NHousaud Eight funcured and Avinty vine, The fums of the Enaud tany of the Nate of Otio , within and for the body of the eonuty of Zuvion inpancuched, buone

Aud changed to niquir of e ninus Aud sffereer conumitred victuin the said Pounty of Uuins, in the uame aud by the, authonity, of the Itale of 1 Mid, ow theis o atte, dofiud audibreent, that bonace hue drus late of vaid connty, ov the ot day by Aebuay, in the yean If oun ard one Thowsaud cioth fundrrd Gud scozuly nicue, with fonce
 bawfully Aud Nuowriegly sel intoricatüq liguors to one tiuqet bas=
 Conerany to the form of The Ntalute in such case unade audibnotided aud against the theace and diguily of the Itate of $O$ tiob

 Aflisward on the $19^{\text {sto day of teluamy IP Y } 9 \text { the faccoving bivey was }}$ unade on the fownal of Said eourt whied risads er faclow ing: flate of Otio
Horace ¿Audnus
Belling iūtaxicatuqqlịuns lote drauk ow Drzcuises
of O Tid and the defrudaut trinq trouqtet into enmen in erbslody of tho
 The is quitey, Ot is Thengfre ensidend aud adfudqed ty the eownt
 fiue in the pum of Trvicty five dallars 6 Oqutur-vizit the esto kervic erreuded Läred to \&" Aud Funthes it is eonsidered aud adifiedoed Yy the onnt that said defudaut boncen Audiners istaun


ATuet thu thinge, clemv
 the Pount house in the lown of maccyorile wilkin aud iton the obucty


 Court which reads asfollows to witi'

The \& tale of OHic ZuvinvConuty SS

 vine, The urors of the Enand funy of the Piate of Olio, within and For the fordy of the Conty of 'inow, inu pauneled, swow aud eharqed to uiquire of enius aud ffouser eovuwinted vintiun two saiderning of Zuninu in the uame and liy the authaily of the Slate of O Lid,
 of oaid eounty ow the 25 tw day of Asceuers icu the yeanv of on
 Aud anus in said county of uniounaud Nowlo of Otio did unlamfruce and Atuozriugly sece citaxieatiuq ligunoto one lorieqet baminau to te draute upovaud atout the ornueiser aud Jlace whiseaed eovirany t' the fom of the elatuld in ouck eace unde aud tprovided, aud' a qainet the Seare aud diqiuty of the Dinte If Thio N. L. Hovdhwn, Prosecutiag Auconker.



 Selling iētox iéating liğuon lō Vods aundowibnzuises tomecoues tho brovecuciun ackonay on tekacy of the - late of Orio aud the difinckaut Yzinq trouqtit into court in ensfody of the of heriff aua anraiqued upowsaide icedielurent, for plea Etveto Saitk he isquitly. It is therifore consedened ard ad iudqed Yy the Cront mhat Daid difiudank 6 sace Audnenev.
 dollars loqithenvizch the eosto Merive $x$ benden taxed to of Aud fromthonit is evusidenzd aud adicudqed Yy the somer that - aid defrudaut RTaud Conumitued unciè said finu aud êsevare paid. MATet IUNU 2bringet blem


 S. Priter BraidiuqyudqU. SGerztozonto mith: Qo the yw day g
 of A aid enont whick reads asfaccous to wit;

The Seate of Otio inniono Conuaty IS
 binauy in the of EaN of our Sond one Nowsaud biqhe riundred reud den
 aid for the Yody of. the orviny of Eucion, inc, कаuneled and purn and charged to inquins of erinue and offruees enuncizted vithio the said Ponnaty of Union, in the uance cund ty The anthoicly of the
 veylate of said Enunty ow the so to day of Ruquet in tho fian


 Mooov intaxieatiug liguov. He the said Aferetur kove triuq Thew aud there a union aske, stee said Aotrot avey thew and therv wzel Nucen' Paid uitaxicatirg lequor furuieked by the said. Rotrnttary to the
 aforsaid not yiveq then aud then nutaxieating liguon given ty a
 of the seatule in such eave unade and porvided, and aqainet the feace aud diqnity of the siate of Ohid, R. L, Etrod hunw, Prsecutiuq acconacy

Hudorec "A Inve Bice" sb, b, Bauitton Forviaw of the Enadyacy
 made ow the fonnal of Said @ourt wheil vado as faulow Vizi The ohate of Ohio?

Porerta arzy
Ator-eame the 单rosecuting añorncy on Vikacy of the Blate of O hio and the defzudauh truing present in eount in persow aud ry atonvey and Vriuq arraiqued for plea, saith the io quiely. It is thenfore considend aud ady udqed by the eount that paid

174

 nitited and ti ink brionded in the conty yaie fo-the terion of
















 Woreles
 the noqular line of his Dractice, env rumy to the yohuc of the platuw difnity of the diate of O Kis. A. R. Ho semine.









days aux fu...the it is ensidered andadicedged ty the
 and ento alsfaid.

Aust 20NC. 2Vrieget beenvt




 ment vow ficed wick the centr of paidecombuthich heads as giae. lows Niz' Lhe State of Otio Zurion Gonney is
In the cowth of Encuuon Pleas Zuicion bowniy, Okio, of thu the
 aud tevmeytrinu. ithe fonvo of the th and fucy of the stale of Orice, withic audifor the Yody of the eonnty of Zuioso, incupancueend
 uitted withiv the said eoncice, of Eutinu, in the uawes and toy the authoicly of the sialo of O Yio, orv theisaractus, do fivd aud innuent That Robrt Nary late of paid eomety, on tho vin day of trecunsin iu The yran of oin Sodow Thowand cigtt Hundisd aud surney


 and place whers baed, onetruy the the fow of the eratule in enek cnev mall and broided, and aqainet The peace aud dignizty of the Miate of Ơid M, ǎ, ibordowiy
 Aftin wind on the 19 io day of ADnuacy Bing the fouconing Ending
 the stale of OMio
448
 Womeonues tho brosecuting añonay. ov Eklaiz. of the sate of ohio and the Nzzuddut Yiving Vouqht uito enot in Pusto dy of the Jherift a ua a mainured upov paid yudictancut for-s tea there saicthe is qivaty. Yt io fonsidend and adiudeysed by the
 OThio hiv frive in the sum of tweicly doclaro loqellon with the cosk
 and adf indged Yy the enort thatsaide deftud aut Plaüd Ponveridted unliesaid ficie and costs ars paid Autest 20,ue, 2triqqet Clervi
 Tolenc trusy F the lōvo ff kampille within aud for the Erwity


 Olente of paid count ulichuradias y aceour to ink!

The of rate of Olio Zunovo boruty $\mathfrak{P S}$
ot the Court of eonumon theas Zuiow Covucty, Otio of the A nudg thea
 mive, The in uro of the Eraud fury. of the Brato of OTid, withein and

 of Uniov bin the uame and Gy the aut Tonky of the liator of OHi, ow thin owtho, do fricd aud presert that Move, wavey late of Saica Pounty no the 20 to day of Auqust, in the year of ourvalond bue thos aud biqtt 6 nundnd aua surnty biqht ivith tonee cund anus, iv laid Qonty of Zuionv aud Stale of Olis did wulanofucey turnith 6 on one
 ting ligund the, the Paid b tarles Andey Yriuq thew aud therva uicuon as he, the said i Pobrnh atarzy theu auce there wsel twem A acd inlaxientung liquostunnished by the said Polsrthtavey to the laide
 hotyming then aued thenv intaxieating liquond diven ty a plysicien
 iic fuch eace mude aud 'broirded, aud aqainet the therce ace ol dig

 on the $f$ wnine on the fourwae of saic event which seadsad facenovizi.'
Polrrtalacky
 क the shorigt Aud ansaiqued upon Daid inedienuent for op le a thento,
 gomot-That said defrudaut hovert tavy pay unto the bato op Olio his Five in the sum of Lusuly firs dacea, logenken with the evto Yeniic Expended läxed to \& Aud funthew it is rou hidernd and adiudyed
 fiue unde costo ans baid
ature 20.u. Zoruget



 ini midictünent wao filed wisto the clenter of paide Pount whiel riads as 'qallowo lo wit:

Nhe State of Ollid Xuion bonuty SS
tu the pomit of Ponvuczuplees Luvion conuty, Ofid, of tho leñu of thelouay, in the yeun of ountord one thonsaud biqht Kundend aud Revicuty, nive. The furons of the Escud tuny of the Blate of Otio, within and for the body of the equaty of luion inepaucreled aude puonw and charqed bo inquiro ffeniues aued offucko eounceited vint iní
' witlo the
ennof Alea vacdereoruty witheiu and delenged saide lownt of OHis rte of Raid no oue thas znces, cic Sáá ith <ō once claxieq therv a cicuon - I acid to the laide aforso aco pmyliçien of the Alalule ce ace al dig

Proid cing
9 the follow-
tuiedraads
wop thelouay Sevacity, b, within

- purome
wirthú
the paid Poructy of Cuciono in the uaune cuedry the autheniey of
 ver latepsaid Oownè, ov the sin day of cuqu2t in the can fon
 And Gnuw, in ARid Concuty of Zunown, aud Rkatu Of ORio, did un-

 Burqu- Veing Thw and Thery a wivo as te the paidelotertatary Thum aud There well tueni S Aid intarieatiug liouns funzieked ty the said Vorenteavay (oे the paide bkarker huraken ko telnaurn

 tr aciied Pontiany to .the fon of the NLatule in prete earevuade and t rovided aua aqainst the peace aud diqsicty of the seak of ollio

 Ceftencurd ow the $19^{\text {th }}$ day of Fenceuy sy9 the faceovireq
 louv lo wit́; siake of Otio




 s auch the w' quite, Ot is Thergjusconsidond audiadjudqed ty the

 henicu expeuded cāxed kन \& Aud funthon it ior Rounidend aud adjudqed Vy the oment that paid dejzud auk Reund enuvilled mitie oaid frime aud eosts ary faid
Amest 20.MU. Wringet Clenk



 day of Fetmamy 18 Hg the jocenving indicluent wasficed inth the clentel of said lown which ri a ds ar faceow to with :

The Siak of Otio, Ruion bomely SS
A the count of enumon Pleas Luvion envaty, Otio of the leño of Elliuany
 The inno of the tr aud tury of the Nale of Olis withiuaudifon the Yody of the emuty of uniov, ine paumeled sivonaud charqed to inguio of brines and offruecr conmitued wīthic the said onuty of invibu tiv the name aud by the authonily of the State of OMid, on thein ocitho do Find ound ysreen. That Dotert tavey late of paide conely, ow the $5^{-h}$ day of Auque, in The yran of oun Lord ove thrusand eight Mund red Aud kernty biqth, with force and amus, in said eozucy opluniou and state of O hio did vulawfuncu furvich tō one brarles Blülzz.

said Gharlesf Tulty Yring thew aud then a uninor as Te the sacd Porers N avky thew aud thers vzel Nuem: Vaid incaticacing liguon turnístea Hy the said Povertatavy to the paid bkancerfucy kovedsanevty the saide btarles fulesarlaforesaid uat Vring thew aced thers icelaxiéacing
 Lo the fonw of the flaluce in pueh eate unade audiprorided, an d) ay aimet the beace aud diqtici, of the Srale of OHiD.
2.2. Foodbuw soscenting Autorva
 Aflinward ow the $19^{\text {th }}$ day of Selwam byb Thepele nowig Butnuwesuader ow the touruae of said eont which siads as follurs 123!

$$
\begin{aligned}
& \text { Bila of Oric } \\
& \text { or } \\
& \text { olvrt otavy ? }
\end{aligned}
$$

$\square$
 Home enues the ¢ैroseenting anorney onverkalf of te llater Chio and the deffudaut Vrien Ir ougtet into conth inchasps of the shaity and arraiqued upon paid cirdiclinent fontylea thento oacitht te is Qillly. Ot io thersfors eneidernd aude adiudged by the erurt that the oaid defrudant, bovrk twuy Day vuto the Nato of Otio Fisfiniu iiv the sunv of Miral, five clacear kogectus vinto the ersto Virricu ex bendea kured to And fuxthen it is eonecdend and adiudged Vty the Qurt that said defrudauk stand e numicted unite paid finv aud esto ais Øैaid

$40 \%$
Slak of Otio $\sum$ Pis yruvulered that at a enont कf conumow Ylens to-


 following indictunut wrofficed vith The elente of Aaid Pount which VEads as fallowo towint'

The Srate of Ohid Evion bonuty $\rho \rho$.

 turors of the Ir aud tuny of tho Slate of OTid, vintivin acedifon the Vody of the connty of Zuion, inifamekel, swown aud charqed lò iuquin of enime and sffrueer Boviuitued vithim the saide Boncty of Ekuiow in the kame aud the the anthoncy of the Siale of O Mio ovtheisonalls do fiud and prrent, that Roventat arey lato of Said Poncuty, ow the
 disd aud Sevnity Giqht, vinte forevand arws, in Naid Ronuly of huion, and Blăe of OHid did unlantucey funcieh to one olnus Gorless lo ted auk by the said Bluns LLovelp intaxieating liguons the the paide Glums Loveleso YEiuq thew and then a uncuos as the tho said Pobert over thu aud thers uree Nuen; Said intaxieation biguns furnistued by the paid it orext tavey to the paide Elmen \& oirlesen bye draus yy the Blues A oviess as ofonsaid, notlriug thus and There intaxieatinq eiquossquzu ty a ptugoician in tho nequlas hive If hispraetiec, © mevary to the fonw of the Nanute iu such cace unade aud yrovided cued aq ainst the peacu auco dignity of the siate of Stio iP. L. Nowd tum Prosecuting azencey

Qudos sed "a linu Viee" bbbauizuov Ansurau of Eisaud lury Aftinward ow the $19^{\text {th }}$ dayof tebuacy 18 M9 the foleon
 as Fallourlo wih The Diate of OHi $\sum_{i}$
Malent Qavey
 custo dy of the $\mathcal{S}$ herigf aud Arraiqued upow said iudictueut, ton Pbea thenlo saich the isquilly, Af is thenjonenesidende aua adjudqed ty the ennt that the Daid dufendautiRdrMtetary fay unto
 with the eveto Leniuu ex. bucced lāxed to s A Audiunite, it it eoneidersd aud adiudqed Vythe lount that said defrudencet Rañe Connuitud unice said fïue audeoses arspaid
crcear ZV.Vu. Wingex
blenres

 Dresiding Iudqe, Herelofor touitr; ow the y th day of Aenuacy 1819 the faceowing indigtucut vasfiled with tho clenve of sace Gourt whick reado asjaleous to wit;

The \& lale of Otio Zuvion bownly SS
Iw the Pount of Pounuon. Dear Zucion Pouney, Otio, of the N nw of Aebuany in the ysar of ours Dord oue Konocud oiqlis buvdrsde and Reventy nive. The turors of the trand tury. of the fiak of OTio, vithiv aud for tho tody of the eonuly of Zuciow, inipaumele d
 vitum the Raid Bounte, of wuiow, in the uanu aned try the author ity of the Stale of OMiD, on thein oaclis do find aced present Alex Buodquuss late of paid Poucty on the $\begin{array}{r}\text { sird day of trecuerrs in tho }\end{array}$ ysan of nur $\alpha$ ord one thousand eiqth Muudnd aud pericty oiqth witt foree aud A nus in paide Poney of luiovo aud teale of ohe o, did. Unlawfully and Ntuowiugqlypeee intaxiéticicq liguont lò oxe A Avid Brow to te drauk upon aud alout the pisucéser aud Place whers sald Bontrany to the fon of the sealuce ice pereh
 the Siale of othio. 2 . 2toodiuno vosecuting akonvey
 Aud aflenwound on the 2 et day of Hebrumy 18 yog the foclourieq butuy wus muade ow the founuce of paid Pount which riads as Jocenos to wit:
Slate of Olio $\sum_{\text {BS }}$ alex Buodqrass
se?etailug intaxieatuiq lequonenulracy to Cam Ol ate of $O$ he. or eonus the prosecuticy atconcy ow bik act of the


Fn-tplew thento saitt the iv quiek, At is thervpors eousidensd aua adjudqed by the enort That said difrudaut Alex. Suodgroso bay unto the piate of Othio ties five viv the suw of A Anly dalean hogcthes with the ertto therive exheuded täred 60 or Aud that the deYrudaut Alex Suodqrast also llando @ouverilled aud Viliun力 risoued in the Poncty $A$ aie for the period of Lew days and furrtew it is ponsidmed and adiudqe by the eount that paid difrud aut Aläudorm. witted until paid ficie nud Posto arvipaid..

ATunt 2\%.su Hiuget Clentl
 w. $\{$ fiqum and held at the Comethouee iu tite Lown of
 otate of Ohio ow the sid day of telniacy a I IPra bis boven formit
 Ifry Thefoccowniq indidument wnsfiled with the elertry said eourt which neads as faceour lo with'

The Slak of Olio Kuion boviny $\mathcal{S S}$
I w the eourt of eonumow Slear zuiow Conuly, Ohio, of the e हnw ffet
 Revzectyvine. .the eurov of the fraced lury of the fate potio, within and for the Yody of the Conucy of Zuciow, inupauncled, Rwono aud chang ed lo inquir of Eriner aud ffyeuser sonunciuted vizthin the said Onuदy of Unionvin the name and by the authonity of the Slate of Otionn thin oriths do fird aud 'sneent, that Alex Duodqseror late of Daid Pruity ow. The $25^{\text {the }}$ day of SEccuevn in the yean of our borde owe thous aud oiqht Hund ndaud keventy oiqKt, urith force cund Anves in Daid Conuly of luion aud siate of Okio, de de vueanfucty aud Dkernruqbysece intoricaluig liquors tō ove Revio Broww lō Vb draute upon aud about the ¢ numiser when socd Poutracy to the fonw of the sialule iw sueb ease unadu aud পrovided, Aud aqainst the Peace aud digrity of the Seate of OThi
tudoreed "a iñu Pice" sb. b. Sbanictow Foncuan oz Srandyy Afleward ow the 2/Et day of Sermacy 18 H9 the foce owning Butuy was hade ov the townae of said Coum whiele kader ar faceour izi 449 The Slale of O kid
Alexcuder Ouodq'uso
ERetailing iutaxicaturg liguos @oìlsacy to laur Atow o onues the 'p rosecuting aclorucy ow trkalj of the Slake of Crio and the Irfrudant triuq Vrouqtet iecto Ronet in ustody of the stieriyf. aud arraiqued for \$lea upow Daid undich ment saith he is qully. It is therifons Cousidendaud adiudged Tr the Court that paid de frudautalex Buodqzass op ay unto the Slate of OTio his fine in the Sum of lwzely fivs dolears, löqechen vith the eovis hencin expeuded laxed to \&

Aud unvther it is eousedered aucd adyiedqed by the Onnt that oaid defrudant Rland Dounuitred until Daid Yiul audeosts on paido ATust, Wizu. Wriqet Clems
derzd aua carass bay v loquthen fat the beciynisoned fo it is Conbecandern.

Pnucuow Peas Couru of jow aud voro glacilu of Sturay of Sacid

Encu flet nd aud OOlio withim w audeliarg the said Onuof Otión ate of said re oue thous - Ances ice uced Dluonnraur upon the sialule aud diq. ing Aceonvey Op Smardin
chy was chy was or oz
xecy tolar
thaly of Pount in ridel uidich adfudged cto ste löqectuen

492
そरil Daid

Slate of Ohio SBe Bhtruvenkend that at a eourt of eouv$\xi$ now Pleas Yiquwaud theed at the eonrttionee
 Ponuty of Lurion aud plate of otio, ow sle 3 in day of telsuacy

 mut vasfiled with the elem of Paik eount whiceh reads as Fallous lò wit;
'The Siate of Ohio runiow bonuety sis
In the court of conumon Pleas unuon Ronuतt, Otid, of tho i ennel of Aivuan in the lizar of own Aord oner. Aowsaud oiqlith bucedred Aud Revectynicke, The guros of the Eै aud o wy of the At ate of Otid, vitivin aud for the tody of the enuely of Uuciond, iecipanueed. swon aud charqed to in viors of enines aud offzueer eozunitud vithmin the saide Pnuety of lumon ice the kave aud vy the author ily of the stato of Olic, ow thein oaihs dofiud aua yreeuk tiat
 the yzan of ourdord bue thousaud siqtet huund nid aud Rusuly biglet, with foree auch anus iu saide enuely of zucuow, ace d Jiale of Otio did unclawfully aud verowiugly seee intaxicatiug
 aud Place whervpard, enetrany to the fonw of the seauele ine suck Cuze made audiprovickd and aqainek, tie peace and diquily of the $\mathcal{E}$ ate of OTio "R, o, thodbon D, wecuting ateonury.
 Afterward ow the $19^{\text {in }}$ day of A Alvuacy 1 Brg tho foccouricq Euccy uar uade on the fouruae of Daid evert whuch virads as facenor viz:

- The Slak of o hid $\}$ (Benjaunin)tore Sellïquidoxialuug liguon to Verdracurdowo Yreneises Hon-comes tho prosecutieq acenuey ow trkaeg
 iveuitody of the Nhorify Aua arraigend upow paide icidichweent forple a Therzto paith the is quilly If is thentovervsider. ed aud adiudqed ty the Pent that the siad dejzuedauh Beutamin ir ook yay vuto the seale of Ohis Nis fïne in the enew of luruly dallant, loqellow witu the eosto hercin exfeceded eaxode to 8 Aud. Furitien it is ondered aud adicrdqed by the eourt That paid deprudauh Alaud eonumitued uneie Darde Finv and costs arvyaid

The diate of Othio $\{$ De it reucunvered that ata bouthof Ponumow Dteat

 and state of Otio. Ou the sid day of telmacy a. A! ISaq his Konon- onve
 tuan 18 yq the follourinq indietuent vios filed with the elem of said Count which reads as joceour To uit;

The Slak of Otio Zunow bovuly SS
th the Courk of conumow \& lear Lunow connty, Otio of the inven ete. suany in the liear of our Sord ow Thousand Gig-ht tbundred aud

Aurnter nime. The gmon of the tracuad any of the stale of OMid, mintuin aud ifor the to dey of the Poudy of Ruvion, vin申aueled, Nuon Aud eharqed to iuquirs of. Ciuner aud offtuker oovuncicued winthic the
 of OHir, ov thein oaths, do Fuind aued psereces that Abrahaue Osen tate of Paid Pounty, on the $29^{u}$ day of $t$ Eceuelen, in the yeap ff our ford one thuusaud bigtex Muudird aud Sevinty biglit with fonee aud Aures in Said Ponuty of Zuvion Aud Plalu of Otii Luvlawifully an or
 Suel ibanver, toods, Pusou Mobiusow aud ill. \& Luareure then lately befors Slakew he the Said Ahakaur orn thew aud hers uvee
 Poutrauy. Lotte fonw of the Slalute iv such ease unade dud y, ovided andaqaine人 the Deaceand diquicly of the siake of OHiO
P. A. Itvodbunu Drosecutiug Auconcey
tudneed" a tnue trie" bo. S. Sbaunitowifonsurau pt Esandefun/

Papias wow inleñd.

 So that you Lare hí body tefon the $\ell$ udar of the onerk of convuou ole as

 heriof Fail uof and harv yov thew there tuis mint

Uiviess 21.7u. Winget clems of said (rount atikaupizlee Olid this $13^{2 \pi}$ day of Afiruauy as IBra



 $4-92$
 Arakaw Onn

Hom-enverthe fovseculiug allonvey on tryaly of the sole
 Sheriff aud arraiqued ubow paid ivdictuent for plea thento baith he is quity, ot is itunfons eousidend nud adjecoqeat ty the eonnt that daid
 of tive dallais aud also that said de frendaut siaùd oonumilled aud I हो wipnisoned in stue nuty juie for the penod of firv days, audifunTher it is eoviederd aude adiuedqed by Etue eount Etiat the degreudaut
 witud nuiel said fiice aud eorts ans paide, ATlest Irsut uriuqet, blentel
 479

 thour tonw Antes Prociuq tudqe, shonelojorvko witi on the 12 th tay of Pebvany Pryg tho folesoieq indicuncuh wris filed wicte the derte
'Stak of ueled, Nuom withie the of the Sale Conntate pour Aord , aua Aurs by ane d -4y of dacok stren
thers wace forraid, ynovicled
fum ricy capias
a Conculy qmo paftelykep, unv Pleas निलhriven " Cund
Orio, this
$\qquad$ vieq buty now viz:
a the ofate Shffint. so Daich he vent that paid iiv the Seme icced aud ys, aud fiun degrudant Haud Pona-

2 Crucuon zueo is the Conuty. \& fyquir the 12 do itte the dent

Gapias

F5 saidemuh which readsasfaucos towith

 dred aud Peventy? Miuce. The luone of the Es wuan enny of the
 iuphauceled, Anow cued ehanqed io ier queiss of eriuces an end
 nawu aud by the au tovily. Of the Plate of Orio, ow thein cutles do Find aud phrseut that thician Ndaus late of paide encucy,

 said ooncuty of Zuionv, aud slale of okio, dide verlavjuley tur wich ko we \% M. Hilen to Vedraur yy the saide? ?iliceen ice oxceatiuq liquon the, the paid $\%$. Whiclen Vicieq theu aude then w wivion As. Ke, the said tillimu Qdauns Hew aud Hhers uselveren!' Paide iictaxieatiuq liquon, fैuruished Vy/ the said thillaum adaun io
 hoftriuq thew and Therv viclaxiealiuq liguosquzew by a gheysierián in the Nrqularsline of Misifnactice, eoulsany to the fom op the dalulo iu nuch cace made nud b̌rovided, aud aqiunet the feace aud deiquity of the Srake of OMio
"R. A. Stogdoune Bosecelieng exesscen
 Aflenord ow the $\rho^{t h}$ day $f$ Senceay the foceorvieq e apaio as sectend. The Stale of Ohio Zuion Ponuty SJ to the shnictf of Saidenerity


 huino yortuwith, to auswers to an indiclucent for-itetailaig iultox ciatiuq lequor aud hensf ficie not aud thar y on thew thers this wich
 day of Aिelruacy a d: 18 mo
20.JU. 2biuget Clorte The Nate of Ollio tuciòn bo SS.
\& Hars arsested the inthin uaured Hilliaun Adaus aud uornhars Tivin in conert. Ahmif eiseest 30
\&. Qchillers $\sqrt{\text { therifg }}$
Aflewwand ow the $19^{\text {th }}$ day of Abvuacy the Falloning erelyy vees Made ove the bwneal of saide Prunt which risads as pallouer oñ The Beate of OHis? hilliam Adcuus

Atunistruig intax ieatuing ligun to a uciens
Wor mued the yrosecuting actonnon trlacej of the Peale Of Otis aud the dejeredaut yEviq horeqtetiuto enint ive sersody of the Sheinf aud arraiqued upow ouid iudeclurent f̈o-plew tueslo dicith he is qritty. It is thenfore enisidend aud adiudqeet vy the enerk

 expluded raved to \& Aud That paid de Fundout Dielicuen
 the teride of Lew daws, Aud fruntur it is omesiderd and Adiudqed by the bourt that paid de fivud aut olaud esu-
nitud untie said frive and sosts arv paid citush 2H．Nu．Vriuget elento
Whe diatk of Othio 3 Peit．Penculsmd that at a Court of Ponurow Pleas



 lowing indietaunt was filed virte the elervig saide cont whick NE ads as follow to wit；
＇The Plate of OHid Zucion Poncuta IIS
tw the Enont of Pounuow Dleas Aurion Conuti，Otio，of the Zenno of tion
 mive．Ithe furors of the Enaud Pary of the Seale of Ohio，withic aud For the to duy ot tic enumt，of Uuivo，cuipauruled Surowaud eharqed Lo cinquin of esinus aud spfeuser Ofucuitted wīthun tho Paid entria， FILmion $i$ in the nance and tyy the authoicly of the Plale of O tido ow Dturin Faths do find andi申nsent，that Alex Susdotnas＇s lake of Priox Tonuty，nv the， 2 day of Erceunes，in the year of ur dond oze Thions

 mence muat of the 甲trocudimgs Merian to wit，ow the wirerth day of
 Sernaty vinu at the Shide ooncuty of tuicow，in the Paid．Peate of Olid，

 Thum and Thers once，Vy the said Alex Suodqraso，in vivation of the aets of the everae assumaly of the peate of ofio in in Firsuce E－The sale of intaricating liguns in the seate of Otido，申arsed ty Daid qenciac ReRen hly，to the eonumonv nurisancen of the citigrus Aud beople of the said icate of OHid，Poulinany to the foun of the



 toas culerred

The \＆

 mow thess at the onort howse in tharysvice，in osaid Ponuty，op luirn
 lívicatuing lequos art voldeourtaun lölarn aud hersof ficio ur aud Thar yow thuw aua thors this with ivinuess 2b．U．Vringet elern focaid
 20．2u，2triuget Cemvi
 sued Alex Suodgraso aud now have Mim in eount Sheriff tiso＇3 35

 tim．Was made ow tho fouruae of Baid eorrt whielu nitades as yollous viz
 Alex Buodqrass

Hon Conerthe prsucutian añonuey, ow לehaef




 iuppauneled audor Dwinw ace nding Lo lam lò līy the isisue aud a
 uit: $2 v E$ the fury in this cake firid the defrecdacht Alexaceden



2Thervupon the defrudaut Vriiq pliee 位eent aude ext deserieq Lo Say awyeting furmiten whypucenee phowediedt Vו by the count that the Plale of olid जreoven of the depreederethis frice asfallove, saide Alexauden tuodquaes thiv five in tho sum of Devculy five dallaro loqecken inch the costs lersici ex poe ded Cāred to \& Aud That The difzudaut Alexauden
 the Conuly fail ynntheiperiod of koruly days Aud furnten that The plaud enumieued unuie vhe paid fine aud bosto a ripaide Aud as lò the eloscing of the soow the eaceion thassed yon the furrtuer aclions of the coin tay of temaylsyatho
 Opaide count which riadsasfaceovo to wit;
Alexauden Suadqrass $\begin{aligned} & \text { Suping a 申lacu wherviciexaxicating liguon as } \\ & \text { Soldentracy lólan }\end{aligned}$ This day thi's eaueu cauve on totr tearde jumblen and Therupow the comen to fricd deonvaud adiudge that Funthen That the Said place thet no fonued th said vrdich of the onny is a uniRanee and under the slatule upon whice Saia indichurie, wus found 5 toued tv abuted aud therra fon the enent orden the same ab-ated aceorduig tò larr
Atient W.WL. Oriuget blems

480
 Peas Vrquw aud held at the courhhouse in the

 Shourn thw A\&. Anter Prieiduiq tudqE. Abentoz on to uit; one witu the elent of paid Pount which nads as $\%$ alcous Towit: The Siate of Ohio Zuiow encuty SS
t w The Court of Ponumon Oleas Zuions Concuty, Otio, of the Anne of. Aelvam in the learof our Sord one fiousaud Biqtex bua dind cund Seventy nive, The furoro of the Ërawd tung of the Slate

 nitud. जithin The Said eonvery of luionv in the uane aued ty the
 that Itileian SHun Late of said Ponenty onv the a $6^{\text {th }}$ day F fanceAuy, in The year of our Word owe Thousaud Giq Th Tuudred acedilew
 (1) hid, vulawfinely, vieizuley aud tualiciónsly deid destroy once Alồ of the nukue of Hwruty fir donens, one lavionf the value of AIssidalland hurr Rocier of the velue of tins dall aw, the yropenty telouq ing to the endonationo of the. vruof itceluovd try thu cuecues of a <argi Slöne did nuden lo pieces the Liör, laup and loekorlear: iicq the same 6 uternly uncess aud woritecess Ontracy to the fonn of The Slatule $i$ in such case unade nud provided, Aud aqainet the, peace and diquity of the thate of Otio M. Nordbinw

 touecos $<\bar{o}$ wit?
Diate of Otho
iviliam thum $\sum_{3}^{3}$ ?ndictedforrualicionsey de slenyiug Propenty
 and. And Eing, An arqued for plea Saict the is uot quicu, and thersutow

 Scujaviin Becu, \& b. buel G? baricuace, tho ting duly in Youmeced and buznw aceording tolam to try the isese and a inve verdich give teruren the siake and the de Furdacof ritired bo thein rovu iv elargu of the Pleniff for deliles ative,

Aud uon-enve said fincivito open count-aud Alake that they

 is enulumud Aua the defucdaut ticeian Qum is trquind én qié Foud in the Sum of Aifay dallars forthis appearance tifors this oneth the nerth limu theris of, Aun the faicicqso co do, is placed in the euslody of tue Sterift.

Aud aftenvard on the $24^{\text {th }}$ day of Felmany the fackowincy Gutin wis uaduow the founcal of Daid Pount which riaces as 7 allows

480
diak of alio \}
-Fom-Conues the orsecutiong antoncy outekaly of the slate QTid, the defzudauthyiciag mougto inito eowntic custody of the
 quilin hentofore Butend audifor-Olea Lósaid urdictureut paill The is quiety. which ol lea is acce beled th the procentiuq aumuey, Aud it is further Arderdelv, the eond thatTu Said Itiliaun thum yau a fire ffire dallar aud that he

Te indoriened ken days in the fire of the equinct of cuion The Seak ofotho $\sum_{3}$ Be it Recumerned thatata kurre openu-












 The stace of $O$ hid
 ade no the fromac f said enert wald Aursun the sfangleiai

 9 milly aud thuruton eauw




 not de sining to say amytlixn, turniten whluy pen leñee shoued ah ty Youered ow the is, dieh, it is cmsidend aun

Hy the Crent that the seate of ohiorscover. of tue de teu dant Ru-diem-1/éaiateliv Histive in the Eunv if tonky dbelars Eogecken with the orito hervicuexpyuded taxed te \& . Aud Atath the Aejzudaut Audruovile Aunqtim also Blaund eonuminiud and the iunqinioned in the Enunty fail forthe peniod of tē̈̀days aced Fuxther. That he slaund conumīnd untie The skide f̈une auderses ave申cid.

488
The scacu of Otio
 wistmin and fortho envity of tunonvana plate of OHio, on the 3 red day

 led with the Clents of Saia court whicl neads as faclow lo wit;

- The sicato of Otio kuiòo Poncey SS
 in the Cearo of our dord one Thowsand biqti' bucedred cud pervity Ninv, The furors of the Erandy 1 uny of the Staleoff Olid, within aud for tue tody of the envety of Zuion unifaucueled aud S ovow and charqed $1 \delta$ inguire of crinueo cund offenses Conuminued vintuio the - Pide Connty of vuinn, in thenamo aud by the authocey of the Seate
- Vio, ow invir oulhs, do fiud aucu'sirseut, that Peujamin thod aud inobrtat avic hale of suid ovinly. Ow the $15^{\text {th }}$ day of Oetoler

 otis andifow that day untic the Convercenunt-of the of roced iugs, herinn, $\overline{0}$ wits, ov the 12 th day of Athuary in the yeas of oun Lord nue thousaud, inghh Mundied aud sevent, nuive, at-the said



 The aet of the quence assen bey of the Slate of Oflid in tijersuece io The Sale of iukäxieating liquos sir the $\mathcal{R}$ catc of Ofid, gasece ty Said qeneral a o senvan, to the Bownown nui sanee. A the eitigizus and people of tue saidelato of OVid, Bulĩany eo the fonw of the Slatule in such eんse made aud provided, cud aq acurt the teace And diquity of the siate of Otio
 lifirward ko witi $O_{n}$ the $13^{\text {th }}$ day of Atruany $/$ Bry the foceoving Caфias mas Eulerd.
Capias
 vie and thew $\mathcal{S}$ ately Neip, So that yowh an theic vody yefor the fudge

 a ylace mherv incorientuqg liguors ares sald eoveracy to law acua hertof fiail not ana han yow strue thers this wit, viiness, thel. Hiuget $\operatorname{ll}$ env of said counts at Wawpizill, Ohid,

the stale of Otio, Uuiov boumers' Tharea riected the


 Buty unswade ow the I own mee foraid comet which rrads as izuelonoviz;
488

 $\qquad$ tore eacue the prosecutien aunney ow telacy






 Aculs, do fricd avd nhunew Thein esidish in the fallocing mods





 to say amything frenthen why Eeuterce slemed enat Vr, Sarsed ow the verdie人 it is enseidened aure adjudged by The crurt that the seate

 the ersto Kerziu ex \&eudedi kaxed to \& Aud That the defrendant

 Eownituar untic Said frimer and eosto ais paide and ales ela ah.
 docean aud That the digzudcuti Rotrrt a arvy a loo Neland Conernizieco andy viutbrioned in the Ponctu taic for the teriod foin days

 the funtlue netion of the enunt

 follour co unt:
The Sláa g'O lic

This day eaune ow this cuure loे Vi heardiguen
then aud then ubon the cont do Fzied deonvaude adiuders That trinnthon that the saicepleace Nept as Foncud orys aide ves dick of the finy is a turiencree aud wuden the siacule up ne which said eirdietūcut ions bonurnd oflowed
 Atwat it Niviniqetclenn

190
The sua of Othio




 Yeads as younor The diale of Othio Zuino banctives?



 Canulis of thine -iv the uawe awa ty the autaridy of the sinleg





 ont when iutarieationg liguor wser auce flarv Yrew thow awo













 Hebuay a.d. Iry Ifru. Dhicget ceern




Thatat
Plewryequa
prer人 पoverí aud Slale conten or
un tue troe－ whuce
worfthen－ Aud Sev． Olio rivlii ue ared －Lte Saia estalo
Nlidraciq hilin
－lolesi cu
everely Eight
w of Olio
cinqs，Mersiu． zee tions．
R zuccors，
curduiaylon
public 4E－
encoud
in nio．
kic ，in
le of olio，
vee 5 ，Co the
de againat
ateonayy efuny the forlencing
fo of said －acud zuys ty for לuacypicie relieluncut Fracy，Cō thtuceas th dayof
¿ wittuin
－Lave
Recoungb， taceorvi＇g
 Aavid．Rulox ？

Non－enuw the brosecutioqateonney vutekaep of
 ソh．




 vislusin the siale aud the deprudauts dojriud aued．relun then
 siv This saze fiud the Neftudauto Audrem le Raurqkies Ěudeta－
 in the indielturat

ivtureupon tho difeucauts vering inill ghesece人 cuco cut
 ou the berdict it is eveidered aud adiudqea by The enont That the satu of Olionereven f the dejrudauhs each theirfine a o


 witud lud tE ivubrisnued in the enucty fice fon the phodid of turuly days aud furtur that he stā̈de envuitue vuisie said tive
 rine in the sum of Dixty coccosolöqethon－with the costo thenticu

 dau．．Aud it is funthon－enusidend wud adejudqea tiat the eraud Bnumi＂ed uncul the Said fince aud sotis aro of aid．
aud as io stue clowing of the yrow Huis emee is प夕 asede borthe Further aclion of the connt，

Aud afterward ow the $24^{\text {th }}$ day of itiverauy Syq aud durn ere liy wros unade ow the formal fiPaid Pont whieh nzads as faccozor lö Dhe Slak of Ohid

 fumther aud iturucobonv the cimot do fiud drovicucd adiudqe that
 Tue funy is a mireance，and vunde It Ete siculule ubon whice Said undielwent was ifound，Stowld tr atakd aud thencepon the lount onder the Sque aowled aceonding tō l wn Aneet IF．It．Itiuget

482

- Lantix Aoug Ar rum Forte \& Esuc llayo $\gamma$ leorqe on bium- lowse in Lown of vanencle hite Plate A Ofid On tevis,

 of Aिtruany the falcoving undieluncen wis filed wich tho erentug


The of cate of Olio Iuviono enviद Ss
tw the Comet of onvuron Plewo Evuion Ponucy, Otio, of the e sinuon Aelruau in the yearo of orn elond nu thousaud biglit boundind
 Otio, vintuin audyfon tho Yody of the onvetey of Euciovo, inívar weled aud puonn aua chanqea Lo iuquirv of oniuves aud offrupesemunitued unthin the Piece onvity of hecoive, in the MNuce and ty the authonily of the siate of Ofico, ow their owles, do find
 Orッi late of said Conuty, on the 10 the day of fanuany in the yean
 Hoce aud Amus, ins said Counly of Yuiow, audStôte of Olio, uulam. fuecydid skeab $\overline{\text { Fake eany kuray Six clickens of tho nulue of }}$ oue dalear and vivuly cuts, the bersoual propenty of thr bo bole Conivany to the fom of the Slululy in puch ouco vuade audibroridid, and aqainex the yenee aud diquity of the siath of OKio,
 Aftisward lo wit', on the 13 th day f Atelnuauy 18 yq the forenimety
Capias who Gulnè.



 erurt Howse in thaypizcer, iv saide envier of luiow, fomturith,

 ff Ifideount atckanevilue, OHio, This $13^{i n}$ day of Arelvacuy a, IV.2u. Ifinget cloviu

The Siat of olig Iuviou bonuty of, t tiare areselia the


t. IVicler Steri
 urade ow the formal of said eourt whiek nads as of aelous eo uit:-
482 therlate of Ohio
Nanlii doneqet xes
uenund
dat Hke evicle vìz. ioncurd neon fohw $3^{2}$ calay
$\qquad$
e.eswuon
buncolnd
ko Sealoge inufan
und offecu-
er Nacus)
do tiud
y 0,7 Leonge the yean quice , vith Plio, cucam
nuluel of
-6. bale
wifrevidea,

id. Conuely, Hovke
that yow
eas, at the
miturict,
ereff fuce ye人 denyl elrucuy $a$

Cia the
? Oucd
6450
cecurwo vit!
$\qquad$ cetachy of el, Mio y lea ictment c by the
conkempt


 A forti, lcese hayo, Rud Beonqu Onv.

Guest 2v-illiaun th. Thieqet blemd

Glias e

 day of A cruauy Pro the following onuiplacich was f̈̈ced wich the ccenk of said courtwhich riadr aoty accour lo evin;

Ohid. toliee is hentyaivm that Geias Pice vors enabouned

 focloev $O$ \%. Hew cura there to tesuigy of what yow unayneco.. of.
 Bnuly, Said Eqbobozua unt Seved Vy'sadiceq in benson ty Byen itud, trputy Theriff, on the 4 on tay of Act Bryq, aud Dhestaid Glias Riee thilfucen aud or urpoch, aroidea the oreyingsaid tuboboua
 the Enaud fury - as the waspo ne oinsed Lo do Yy licis aubpovera on ow any day wolide the lraud Inny wasin cuasion, of
anaehnot Aftiñord on the $10^{\text {th }}$ day of trebuacy the foleovinq aleachurenkerus for 6 wher za which riads co touno cowití

 Siting of the ennt ho ozee in hacy oizce rizthin aud forn oich Qonutey eo Ewiify, Aud the muth to Day trfors the Erand funy Rud, Rleo,
 ińq Yirw dulybincusuoned. Bencin fail uothtwtof this wit aud

 Ilvu, Nruqet lents
 nued Givas iेice and uorrtiorv tivin in Omont ofkeiggosed stes if olliccer sturify
Aflerward on the $22^{\text {ad }}$ am of A inuan Brq tue foeroving êuLiy nour made on the forual of said Pomentwhek nads as fallowero wit;:
The sare of OMio
494 e Shorge Conteu fot of oownt
Clias Mico
Hiscentuie in this day sume the prosecuting anconcy, wnd Fibed

 a oubporua io apyear पryond the Eraud funy of Fiveracy sun 18 ng Therutoonaloo rame the Said obias Pice vito do in

Court aud the said in Fomation Yising sian io Hime said he Trudy for w Meaniug Yifon the orunt. Gura the said 6elias Rice eviduren Viug teard, oweoneidenation Thene of. Sthe cmont find then




Th Sate of Otio 3. A. in Pememulerse that



 Court which races av foceovo co vi人:
tw tho connt of Conum offeas 2uvinu Conuly, olis, of the A Amu of A ter. suty nime. The ther of the Srand fury of tue State of otid, wntieio



 and Sennty Giqle, with fonce and anut, in saide concty of inn ov aud Seate of Ohis, Zulanfucu did steac katu and earny away six chiclens of the oulue of one dolean aud vituly cents the personal oropenty of fucor viece, Son tray to the form of the Slatule id su eh





 yisfor the fudgr of the Count of Councuow deas, at the Cont Kouree in Vaugswele, ue Said Ponuty of Wuin fortunth io aupur- İ au indieducent


the S lato of Nuo nuou Conty Ss. than arn sted the inthin
 nuinu Mars thew in count, Sherifis firsi 4.20

$\square$


- tor-Crues the grosecueieiq acenuey Nitrk acp of the

 Anwuw it ode hiti, act thimplearf uotquity hoscloforv euk五do aerde For pplea $\bar{\sigma}$ Said indicuunut paich they aroquien of thetit larecey Which'plewis aegepkid by the trokecuciaq aleonceq; Aude it is gun
 aud trize $l$ ayo eacbipay a five of firi docear and that they IE inu tinsone kesucy days in the ficie of The Ponculy of Lurion
 Whonuy toceis the iudidruent

Whe atate of okio $\{$ Prit-Memmesmbered that at ce count if bommons pleces

Said (Oncty Cly, Ons tren Ehein todis se in Kays undielausut w this wis fio this $13^{\text {a }}$
ar the milhin aced kom

Gapias
suliey was vit;
of Caw and hereof fail not, and thave yone these t there thisurit, Sitwess

Seas IV. In. Ancriget-Glewt.

Aflermard on the $28^{\prime \prime}$ day 5 aprie 1879 an snty was modere on the plomenaly Euh Stale of Olio
Seroun Adarm

3lascping a place bitherintrificating liginns an sola crostranyts tam Now Cornes the prosecuting attoner on belealf of the state of Ohis and the defendant being brought-ints count-in curtody of the dheriff andanrausired upon vaide vididiment- for Plea thereto vaith She is quitty thoreto. it is theryfore considered ared adinaged by the comt-that said defer.
 Sevento fire dotlars logettier with the costs wereine Etfonded lat ed tos and that-the defendont iurone Adams Stand Commitlece anabe imprisored in the bounts Foil or the perirde of Inventy days. and further of is conridered and adindeged by the loont-thal daid defendent stand Conmitted entil Said fine ond costs are paid Ano as to the closeing of the kove the care is passed for further action of this arms.

Afterward on the 6 dayy teay 1874 an suts evas herde ane the jowerual of Said Cours Etrich reaces as fotemus la vil:-

Alis day Come one thiscase is be further hearde crende therenpon the cont do further find decuee and orderng ge Ehat further. That-the donde beace Rep1-as plead to by Baid defenceantis a huidance and ender the Statule empone which sond indidmentevas found Should be abated, and therenpers the court-order the oine abated accorcing lo lavo.

DAty H. Mi fioncel: lolerts

The vate of clining Brit remnonvered that at a count corm conon pleas hegmen es and heldat the Cout tonse in the lown of Ghanspricue Dusan Qulams 3 , irithincmed for the counts of emsise and dtale of clis outhe Divalar of April a 2, 1879. Tirs tovecr fotim do. Dovter Chealge
 ovas piled birth the Guens of dorid count. Sthich recede as follous lzk; the diale of Ohio envins bounts in.

On thi Cowot of boum non Plews, emins coountr, Ohingof the lirm of aprie in the even of oulbord ove Fiousand Eight- hundered anc dreveniz sime the girzoss St The grand pirs of the state of Ghio, brithin and for the bodr of the bornty of Umion, impamneled, Dwown ande chareed to cinquire of crimes and offense cornmitted evithin the daid Countes of Cuviore in the plame and by the anthonity of the state of Givio, on thire caths aporesaid do find and presum, that Trwan


 intoxicating lignows lo ove fotmen entloinds the dovid fothen en laindo beringthen and there a person intoxiected and the dovid dnsan Goloms then cund there

Sitmess elvic $5,2,1875$ Cerle, ne flownox oy
restaryts Laen
Btateg Olim
riff or worarra.
thereto.
Said defer.
the bem.of
ce loefed to D 'Vecl arade clans cence
sorcd deferedant
Gerdas Io
$\square$ iter epredge inclidtunen o cund offerses the authonity 1, thaflmwaय 2earo MLL lazco anidel wif weer fromith do Ereviathen

 theur and there intoxicatison liguors givern of a pluprcicins in the keqular line of his practice Contrans to the formz of the dtatute in buch ease Yieade and prourded, aued agavint



Qhen are the aevil of leapris erows whed by the clute


 ther bode before the opedoe of the court of commene plecw, aty the Comet dimse wis brams.
 inhing intoxicatinag poinuars lo a persen intaxicated and hered faie het, vure,



 P Leare arested the mithir elamed drescun Cldamss and nown have bue in bone-

 fivmore of asoid cour-entrich iecede de Yollozer, 2zij)
Thu diale go ohic 3
Shamen Cdelomens 3
Selling culoticatring leóncrs lo a persen in the हिotry of gettime Bntcyicated
fon- comes the Brosecuting attomex az Gehalf of tha dale
 arraigned leponsaid indictmuss-for prea thereto Saith athe is quilts. P) is therefors cossridered censd adjudoed is the const that daid deferidat husane Edarms pory un2to the itate of Olio her fine in the demm of fifty dollas to-
 Insan Adarns dtansd Commnitted and beimpisoused in the county of ail for the period of AEn darp and further it is considered and adjudejed br thee Count-that-daid defensdant- itand committed untill daíd fime floonts ane raid. 2l. DNT. Elinget. Cocerts.

120499 Htu V tate of Olico $\}$
 evithin and for the country of Rmozennd itate of oliio on
 Lo. wit; on the $24^{\text {"I }}$ d cery of Aforil A. D. 1879 a till of indicturent ivas filece lvith the Clerer of Souid Conut estrich receds as follous bry;;

The leate of Ohio Remicur countysis.
The the Corn tof common Bleas. Demion Gountr. Ohi ofo the tun of Aprib in the Gear of qu Loord Que Fhousand Eight-hundredand Ivventy Dúne. Dhe Qीures of the bramorpporsf of the rate of Cliid, luzithizn amed for the bodel it. the cownts
 Fflemes consmitted enithin the soid Connty of leviour ins the remmeand by the authouitr of the alate of Chio, ore their ouths cuforescied do find and

198
$\qquad$
$\qquad$
$\qquad$
$\qquad$
Thediater ohis
desans aderemo $\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$


 Stu dialiog olvir emime Gocunthy dide
$\qquad$
$\qquad$ wannueve. s worne onnd charged Io cingrine of erimen and
 Alex derodorass Cate of Said country, on the $3^{d}$ day of Pebunary in the year of one borde one lhousand Eight Thundred and dsernty Avine nith for ee and arms, in soud conney ys Denion, and dtate of Oliio did enslanfuley and knowningly dree intox icating liguoss to one Nanford Hobycross to be drank byeove andabout the premises and place Brthere Sold contrary lo the form of the dtatute in duch care Inade and providen, (molagainst the peace anddiopsity of the dtale of olia, Br. Io Mordtrenn, Rovecitivio, Attorner. Endarsed, "Otrubile" telb.teamietere, Porencen of brand ofher.
 ostrich reade as follozers do-vili,

Hhis doy camu in open bour-Alex-desodgrass and blijah Mritchel and acknozvedoed themrecies forintly and beveracey io owe ond Stand vindebted to the Slaley Ohio in the penaldum of coue theundred docears lo be livid of thuir govrath Geiattle laneds and lonemnsuts if deqault-he exade in the following condition lo vist; That the Paid Alex Aroderass Ge and appear before the cout of Common pleas of daid connty op eminn from day tidar during the presens tomn of bown-and then and there abide by the ordeo and Senilencen the loicicorn-and not-defant the cout-withoul-leave then this recagmigance lo be bride otherwire to be and remain in fuel force.

Afterward Lo vili- on the $28^{7 \pi}$ dary of aprie A2. 1879 an Entry waroncede on the - frumal of Soid court-ntrich reads ar folervis biz: Stale folvio
he tibe Alex थै ©nadoraso\} Futailing
how coner she prosecuting attones on behaelf of thestateip ohio and the defendan bring brought-into court-in custody of the fheniff. Thumeson derid devendant retia os Sis peace of sot quiltor heretofore Entreed anza fir pead theselo Sovid indichment-Sovith he is grietry, of is therefore cosvidered and adjedged ty the conv-that Said deferedant Alef Abwdojrass poom sunts the State of Ohis Ais fine in the chm yf hernty fire dollars Fogether bith tho castshercins sxpended lated lo \&. I is further ordered and adjudged on the comerthat-the daid defendans-Alex Sradorass Staned Commituar suntil doid fine and corts are paid,

The d laleof olvio

- Dlear begm aupsríle
-F Olie on the Borter. Pralge
a bile of indi:
llowe big;
Clim - ondadiventy ro for the brow 4 Crisnes and me oned by


> Wim. Wringet- Gerara,

Thediate of Ohi' 3 Brit-tememberece that-at-a contof common pleas berun and
$\qquad$
The ficate of chis Bonion Covints al.
In the cover of common pleas minn Gounts, Ahio of the inn of fiournary in the year of ane Loord cone therisound Sight- Inundred ova deventor bine. The poscre of the lromed furs of thedtate of ohio evithin and for the boovig the corens of eminx imponneere sworn and charged to inguine of crines and offenser cormmitted within the socice corens of eminn is the eromene suad and by the amthority of the blate of dins on their outhe doftind ond presentichat Alet


 Io be drownte enpore and a oult the persizes ance place entere dolde coritrany to the form

wis lo be 2 lo the form and dionnity
dignity of the vlate of Ohio. RiLolloodburs. Posecnting Pittomen.
 Afterward on the $28^{\circ}$ dor of april A.D.1879 an sntry was enade on the foumal ff daid Court- Whick reads as follows sing;

$$
\begin{aligned}
& \text { Alate of Cino } \\
& \text { us } \\
& \text { Alet dnodgrass }
\end{aligned}
$$

Kow comes the prosecuting, attones on belialof of the State of chico and
 this plear of hot-gnilty hestofore Entered and for pleos to said virclictivent-taith he is quilthy It is thenfore corvidered and adjidged by the court that aloid deferdent- alex Srodgrase pory sunto the State of blio this fine in the dume If Seventy dollars to ge the with the costs Fierein Etpended taxed to oo $M_{1}$ is further ondered and adjedged by the count that-the daid defendome-Alex Anoderass Stande connmitece mitie Said Pine and corts are paid.

The state of Olnio 3


 indictinest-was filed with the clesh of daid Court- errich reads as follons Ings

The dlate of Chis emion loom ty bob,
sithe cont of Connnon pleas, 2minn Gowntr, Ohio, of the term of fibmary in the year of ourbord one thonsand Eight-tounchece and dsventry hine,
the prewss of the brond breny of the dlate of olide rerthin and for the orming of emine, imbanneled, berow and charged to inquine of crimes and offenses comimitted vithin the Povid connty of remion, in the romme and by the anthrity of the State of Ohio, on their oaths do find and present. That-Alex Perodgrass late y Scial
 Sirventy hine with force and cuns, in said Country of meniou, and btale of chive, sid

 there a minoz. as he, thesorid Alex. Sonderass, then and then mell Finevss dacidintix icating liopors fremishev by the daid Alex derodgrass, to the Dovid Gharne freenig tore's as afforesid. Rot-bineg then and there intoxicativey Liguess given by a Phpsician in the regular line of his prattice, controury to the forts y the Statule induch case encede and provided, and agaimst the pedee and digintry of the Stale of divi.
2. Lb. Moodbrisn. Prosecuting attonery,

Afternard, ao vit;- on the $24^{\circ \prime}$ day of frbenary a. D. 1879 , an sntry was enade on the fournal of said cont which rlads as follouss. izz:
$\qquad$ ors I Furnishing intoxicating liginas lo a minoo Alex Snodgrads 3

Sow Gomes the Presecuting attomey on belealf of the skale ohiv, and the defendans bring brought into cons in custoder of the Sherift. and arraigned ufon tovid indictmens.- for peea therete dontir heis not griens. and by agreement of, 女arties this case evas continned to the next-anneof thes courn: Dt is therefore ordured by the cont-that-the Qaid Alex Brodyrase do forthinth snter inló a recognigance in the dmon't of one tounderd docecess for

202

Dis appearance at the next-timn of this const- La answer the charge against-him And cir defamet-thereof that-he Atand comsnitted to the fovil of thes bountry, Afteward. lo. wit, on the $28^{\text {no }}$ dary of apric a.D. 1879 an intery was encede one the ferernac of baid count which reads as follons, ry: State of Ohis

Alex Svoderasi 3
$\{$ fienvishing intoxicating liquoss to a smino
Now comes the prosecntine attomer on behalf of the of tate of ofio, and the detendant Eeing brought into cour in custody of the theriffe. Sherefre daid deqendant- reliacto his plea of Devt quilten herctofore Entered and for plece lo Soid indictmunt abith the is nuilty- Pis therefore conoidered and adjudged on the conn!- that-dovid dequndant- Wles Dnodgrass pan mits the Statethe State of ©hio Sis fime in the dmm is Diventy dollars Logethei with the casto hereine Expended tafed at \& It frusther ardered and adjudged by the const that the Said defendant Alex Senodgrass Skend commntleded untir Sovid fine and casts are parid.

Mr. Dn. Divinget. Glerfs.
the olate of chisi?
Addison Ecliog $\}$ at the Cownt hows in the lown of Maryprille livithin and for the Counth) of Pmins and State of Obis on the 8 dar of deplembee a.D. 1849 Lis howos Oolin Lo Porlir pedoe presiding, Horretofore. Jo-wit; out the $24^{\text {Th }}$ d ay of apzil a $21 / 899$ a bill


The dtate of Qliio Pemin Corenty d.d.
In the convof Common bleas. limin Gountrp. Olio. of the term of. Aprib in the gear of ourbord one thousand Eight-hundred and deventy bine. The purero of the brandelgury of the otate of ohid evithin cend for the diale of ohio, Within and for the body of the comity of bemine infoaneled, Survn and chargea lo inomine of crimes and of eenses cormmitten eorthin the dorid Cownty of exnion in the Decene and by the anthority of the diate or Olio, on their oaths aforesoid do find and present, that Iddison EOlliott late ofdaid County. on the $15^{\text {th }}$ d ary of Enarche in the year of bur Loord one thouescend Sight hunatred andedsenty hine brith force and armo, in dovid loonty of Denvirn, anablate Ohiv, On and wpon one fotin Phipps then and there biing. did mulawfuery puep. osely and of deliberate and premeditated Inalice mathe on assanet in a mennaceing enonnce vith vintent-time the daid fotm Ptipps menlowfules purposely and of deliferaté and premeditated Enalice to Fill and Dmedev, cuna writh a cintain Stone ofrg evtich the the dousd Addision SCliotrin both his Thounds then wnd thene
 bight-bide of the backpars of the head of him the darid fotin Plifps then aned there cmear query, perporelys and of deliberate and premseditaled liralice did beat brvise and Atrire with the intint-aforesaid, thereby then ound there giseing io firm the saiol form Ptripps Ome Dertak evowend of the lemgeh of ton inches, and therebs pracetured the
 the Derf-clay Rearelo $16^{\pi} / 879$ in the County of emime and dlate of olio as akoresorid; and so the purvs a qoresaide expon their oaths and affirmations aforescice do say that the daid Addeso Ellicts thins the olcied fotu phipps in the enamner and on the eneans aforesaid nnewnfusen, purposels onnd of deliberate and premedilouted buabice did Proll onnd Envider, encrom to the form of, the Itatute in duch case enade and provided, one agaim-the peace ondadignity of the Blale of "lion R'." R Lo. Ovodburn Porsecuting Gltorneys

 baid connt-which reads as follonsidz
is the forernac
hur492 State of Ohio
Addivion Ellioys?
Sudidiment-for Dinurder.
Jow come the Prosecuting attonnyon trhalf of the Slategy olio and the defendans bing broughtinto connt-in custody of the daviff ancl ancaigned wpon daid
 is in indigent-curcumstameer and enable lo employ counsec the cour 9 a 9 lis requeest-
 the court-appointed filv. Rotrizoz lo crasist-hise.
 ofsond cour-ivticin reado as followsibiz:
dtali of Olio
Eddizon Elliott?
Qlaaze Ymzder is the first-degree,
Mow-Comes the Procenting, attornez on belealy yo the diale of Obio and the defendonst being prenent vizith hio conensel, Wherespon the deqendanst by his
 Sitting forth that-Frank tuy who wras a material vituess and for prant of whase serdance buld

 bur. Therenpon the court overruled dorid Brotion. State of Olvi Addisun ©lliots) Brdidinent-for Emurdu in the firs-deque
is the year of the brownd furry '2f of the Comity nses Cormithea
of the obtate of It late gidaid - Sighis huendminolate of wfucey purp. in a Dnenaceiporely and ith a Centorin hen and thene reeposs the 1 there cintars of bruise and Ye adicl fo she Encectured the 1 thesedied of Olio as Afirmations phippos in the lof deliberates the forme of a oneadiénity


And the defendanot being brought into cont in chestody of the oheritf and araigned
 A) is ordured by the court that the daid defendaint learge brow barpa fure of, tifity dollars and that the daid beorge brown be inprisoned in the pail of emins Goumb for the lern of len dars arnd that he pary the cost of thin prosecutine and that
 corbs drall be paid,

Uvi Mu.lDreinget. Colorta
The dtate of Cliio $\{$ Drit-romensured that ata cout fo commor Plias henum and held at the court fiouse in the town of Pnawprile virthise aned for the county of briffith @liphant-3 Eemion and ilate of Chio, on the smdar of d'plamber aiQ.1849 Tis komoo then dorter. Pudae, Hoseetofore, te 1 hit , on the $10^{7 \pi}$ dar dep bernbee $18 \%$ \%
 bilate of ©hio Remine Coomstrid.



 in the veaine and on the authorites of the dlate of olvio. on their onthe do find ana preserst. that-briffith @liphant-Cate of vrid com tr, withe b"day of Ispletrive, in the bear of one
 of Imminn and blate of Olio, enneonfules did Camy concecaled on and about is pessone a dasngerous eveapons. To-vit; a hevriver Coaded berth povader and ballo cintians to the , frim of the dtatute insuch case mordo aned provided, and acainst the peaco aned dionits
 ©िidorsed, "A srue Bill" Migued, DiDibratty. Formonn of braend Mr2s,
 Caleste of sorid boust, Which reads ros follous, 2z;

 siis bodr beqore the perdge of the loomet of Gommon Pleas at the Gowst horese in Miownprille indaid countro of linione to areswer to an indidment for carrying conceceled Miraforna ond hereof faie erot, aned teame ejore then there this emit,

the olate of Ghio. Unvion Gounty, dib. Dhave arrested the withim Rammed. Brilford

d. ). Eniller, of herifp.
 daid loowt Entrich receds as follous, biz;
atate of ohis
$\{$ Sow come the Bosecuting attornez on belialf of the dtale op ohivi, ved Enieford Clifhomst-o the defendant-bino brought inito const in curtody of the dhenifs and arravioned mefore daidindictment-for plea thereto ideith he is gailts of carzyizg concealed lvapore. It is ordered bo the cowst that daidderemdant Bnifford ©liphanst bouna pine forty Doelaro and that thedoid bmilford blibhans be imprisoned in the pive of emimon borm try frithe lesmptendarp cence that he pay the
 until the amminot falond fine and corto dhall be soid.

Am, Mringet, Alerse.

The Vtate of Qhio Wr if Remm bued llwt at a cout of common Plows beopm aned hela



 as folloriso. $12 z_{1}$ $\therefore$ Atrattate os olvio Exiues bounty d.
 Qurbord one thousand Eight Heurdued cred asventre hine.

 emin in the leame and by the outhority of the Stale of Olvis on their oaths crofind and present, that Lount Davis date of ovid countr, on the " "dayny fionary wis the plarof

 afresaid divess citrun of and linnshifp and conintzs a fruscid vere assentled in Smont Jion Qleabee in sorid countr and lumshis aforesaid for the pmpore of tutaing a eeligoves tueting and that one Jrams bnvis thumand these at Whe bneting afrwaid did emilaufully, and Dirlefulen disturbsaid Beligous Deneling by lored and boishom

 invorid Bneeting oned vo the daid frants evoes then and there entanfucly frzend Enatiing, and syciting a distmisance and contention at the aforescid Inceting of dovid cituirss cuntrars to the pormify the slate cinduch case Proxde aerd brovicled, brede agaim - the peace bund digmin of the slate of ohis,

Q dellosthrm, Brseculiieg attounery

 corrt-mfich leadwas followes, l2z
ao the aheriff ghard County brectino: Ms command you lo lafre Hixnfi LDavis and him da felus tuep, do that ym nis brdy before the prodoe of the loout of Gommon Pleae, at the
 anower to as indictinent fir distirbing a Eneetino and heres fail wot, aud have yon then thae this urit, Eritruss, DV. In. Evinget-Glerfo fo taid Gourt, at Emarporille Ohis, this $31^{01}$ dan of Puez 9.D.1879.



Ires. Srrvice 35- Dilleace 60. Iotal \$0.95
2) Enillez, Sheriff.

Aftervard on the II"day of Derotre an sntur was snade on the fournal of sard comet which seado as follous,

$$
\begin{gathered}
\text { State of Qhio } \\
\text { os } \\
\text { Hanis Davis }
\end{gathered}
$$

Kow Gomes the Prosenting athornes on belialf of the dtate of cohis and the deresdosst being bonght ints cinot in the custody of the theriff med andigned wpon paid indictuncent tor pleathereto vailh he is quilto fovillueley and
 Cocunts ©hiv. Intich Pliais acelptad oy the prosentino Altorner. Ol is ardered b) the curn' that the dexerdany Izduti Gavis pon fine of Fiply Docears and the
 amment ds fine and cost- Hvall bepaicl, and it is finbher ordered by the buert thas the ilaid Hromfs Dovis be vimpridoued in the foril of resius leventrp tor the
 Atttst. Ini Iniliingeti cocerle

Nhintate of Chio
$\qquad$
Brit-remnenfured that at a cant of comman Pleas beque and Reed at the cout house in the lure of Brarynzice evithen and for the curntsop lenine

 medictment-wors fleed with the clerf of vaid coust mhich hecedsces follows bis The Btatio of Olvi Avsius Gounty dot.
In the coust of Gownon Pleas. Enim Coounthp, chin of bhe Dkur of AEburaw in the lear
 Sury of the dtale of Olivi, enithin and for the body of the loownty of emenise impaes lea. bherrw aned charged bo inquire of crinues and offerses. cemminted mithivethe Said loountis of limin, in the name and bo the dulhority of the dlate folive ize Phive oaths, do find and present, that fidents btavis tate of daid corieto, on the
 Levinto bine, with frow and arms, in said crunty of Pmins. and dtate of colis embur. pully did carry concealed on ared about his persons adanarons irraponito vit:a pirter loaded birth povader and ball. Coutrairs to the form of the statule vis buete case Dnade and provided, ased against-the prace and dignits of thestuale of ation. B Lo. PVovdbuse, Piosecutino Qltosnis.
 Aftersarde, lo-mil; ou the al' dary of Aly AD.18y\%. A Capras bras issued by the Clests of daid coust which keachs xt filuwsonz;

The ftale of Chis Pemim coomety sal.
 D) avis and liind aflely Treib. So that epore tiars this body before the pudgo of the curvos of comms tecis oft the court horso in In aupsirle in daid ceruth of levieve.
Cavis and n Pleas, at the Be holdew to and houe yon che chiv, this
naventz. Sic: wht.
cons Intich
tale op colin iff and anameley and. hurch, Disuiss Grdered
125 and the
ty motic the
o by the Coust
b) for the

5ll the drakeof otho
 Th Rarlev terans within aud for the brunty of mion aud f face of Ohio
on the $s^{\text {it }}$ day of Pacuany avPso. This Homm
Gom L. Poriir, Guade presidung সoeret̃ofors towit: On the 10 te day of Gamany a. D. 880 a Biec of Indictument was fieed with the elerte of said lout which reads as foleows viz:
the siake of Ohic, mion Oonnlyss. the Gout of Gommon Pleas Muon Gomili, Ohio, of the term of Gamany in the year of onzelord one thono and Eight humdred and Eigthy. The burors of the trand Suny of the Siale of Ohio, winhim and for the tody of the County of Minon, in eanceed, Sum And charged. To inquize of erimes and offenees eomuncited Wthim Said Ponnty of mion in the name aud thy ithe anthority of the state of Ohic, on their raiks do frud and eresent, That Mnah \&. Acden and Fharee Dfears late of saca lownty, ovi the first day of Fanmany, in the year of on Dord one Shonsand of eqth turdred and seventy mme at the Bomity of Hmon a Forssaid, and fown that date unte the eonenencencent of this Qrosecution, towit: On The $10^{21}$ day of Gammary in the y zar one Thonwand Engtt Tumdred and Eiqticy at the eownty of Mivon aforsand, was and has fren then aud there umlawfucey the kecesv of a dlace of eubei zesort Where intaxicaüng hquors, other than wine maunctacuncac of the ense inice of the grade, Cuetivañd un said of eate of Frio, or ale, TEEr or-ider, were and have fien then aud there soedery the said that of Aedem and Tharles deears in violation of law, toviz: in vrolation of the bro.
 Bhaceir of the act of the Yenerae Asembly of the stale of Ohio, Envited an Aci to Anend, Revise and eonsolidate the siāūeo recatung to Pimes and offenses, and to re申eal eeriain acis therein named; to th Nuown as tiule one, erimes and offenees, eart fow of the act to Pevice and Fon. poeidate the qenerae stalutes of Ohio; Covsed and Enacied by said G/en. saal Asember, on the Aifith day of May, in the year Eighīen Tundred ano Seveniy severv to the eornumonnusauce of the eingens aud ceo der of said of bate of Ohic, and contrany to the fom of the stamele iu such Bacer made and erovided, and againit the eeace and dignity of the Skate of Ohio. Q L.tfoodlum Projecuting atuoney, Mivon Oomety Ofio.
Endoreed"a true vice" It to Oontright, Formann of the inand Fnyy. A firnard to rivit: On the 10 is day of fanmany ISPO a mith of Ta eias was ineued by the elerre of said Cowt which reade as foecows towit:
The tiale of (1) hio, mion Gomin, ss. To the Shenitt of saca Tomity Frecturg: HE eommaud you to lāk Miah of. Aeden and SRarles Beears aud then safrly keed, So that yow tave hiw to dy tafore the iudar of the Tount of Gommur Bleas at the Gourt bouse in Marypnce, in sacal eonmy of Mnin to anewer to an indiciment for Lellug untaxicating liquors gonin ary to lour and here of Faie not, and have yon then there this writ,
 day of Gannary a N. 1880 . It.7n Thinget ERerk?
Relum the \& late of O Fic, mion tounch, ss. \& Have ancesied the ivithin nomed Triah d. Aeden and 6 har es $\delta$ eeass and now have them in eourt.

w．Peas $\sqrt{\text { rgun }}$ Z Mamsirce． fake of Thio is Ho，unon $10^{\text {th }}$ a the elerty e thousand cy of the Seabe veced，sum thin Said the of Otio， －al France． 2 year of on the Bornty vent of this ue Thorwand vas auch tias eubece zesork $x$ of the enne Teer orecider， ah or Alden in of the 620 ． of the siotitio जithed an to Pimes TE Nuown and Bon． by said Cem． hundzed ud eeo＠le such Casu the S cate of
und Fum． Tacias uas I S recturiq： s and them he Fount of unty of Mnuon outr asy to

Tho，This 10 it
Toceows to int ithin named i Pourt． miees Shesiff

Aud on fanuary 10．a．\＆． 1880 a AEcognigance was fieed with the Deert of said bount which reads as foecowstourt－ The diale of Ohio
2．d．acdew ano Ehartes docears
the diāu of $O$ the，Mnum Gornuty．
Fe it Pemenutred，that on the 10 it day
F．Gamary A．刃． 180 2．S．Aeden aud ORarlev o ©eas and S．If．Kuss Fio Rumeties essonack a e ezared iu o den court of סommon Pleas iiu Aud Fon iti Qounly aforesaid，aud forintly and severace Ackuorverdoed Themsectas to owve aud te in de bied unto the stake of Thio the sunn of Two tundied Dchears，to televied of Thin zeseecïve qoodwaud Chat． The，lands，tenemenis and Esiates，if de fanlt ter suade in the con． dition Foeeounig，towit：The Rondution of this zeeognizance is such that it the ator－found 2．O．Aedew shace erronadey re and a e dear F．for the Count of Gommon Pleas，nuon bounly 0，on the 26 it day of
 Rerein aqaiuet hiun for Releng untaxieatūn liquors contr̃ary to Caus Aud abide the order aud firdoment of the Gount，and nor desant inthout leave，then this reeo qiizance Stace tevoid；Oineruzee itshace Tr aud reman in fuee Force aud vitūe in lave Aeknontedged in oden Font on the day and y eaz fist avove urit．
 （8）\％ब बeyas dseos

Aud afirward on Aamany 20．Pfo an Euiny was nuade on the fommae of said Gout which readsas foecoustowit．
たが
Euñy
The ollakof Otio $\sum$ ondicīnent for kec申uqa blace whise hig woro Inahd．Aedew and $\xi_{3}$ are soed eoninary to lawr．

Hov－Qomes the \＆roseculiug ateoncy on thencefog the sian of Thio，aud the defrudaut，Minah of Aeden Trung Torugtit uito loust in cueiody of the sheriff aud arzaigued u fore said indictuent for elea thereto daith the is notquency aud eulo tivia． seefueson the Xountiy aud the фrosecuiñ añoney doits the lerve． And the defaudaut with Gたares o ¢ears aud B．H．keys as hio Aurelies Eutered iuto a secoqnigance in the sun of wiotrundred dallons eonditioned forthis a申申earance on the 26 d day of I Gunany 1880 to answre said ehazqe．

Gud a fièward towiti：On Gauy 2！Et PBo quōhev Euiny was madeon the fonmual of said Gount which reads as follows inj； The seak of Ohio
 Hzah \＆Alden no $^{\text {F }}$ ，are sold Conirany to law
कhares Peears c／ow eomes the eroseculing aieoney on Thtracf of The piak of Ohio and the defrudaut O Rartes Pekano Fercig trougtet unto Pourt in eusiody of the sherift aud arraïqued ubou said indictuent，for elea Theretos aith he io not quineny－Aud the
 téred unto a resoqnizance in the sum of turo hundred docearo Ponditioned forthio a eфecanauce at the Gount of Gonmon Fleas of Toum bouniy thio on the 26 itu day of Famuany 1880 Lo auewns Said ehange
c／a．が1
Euliuy
Cued aflirward on Eaumany 27．18PO aucither Euliy vors nuade on the foumsal of said Pount which reads as foceors inz：
The slale of Ohio
Hnamo．Alden

This day This eause pauce on for Reazing useon mokin of the defindauto by thein areoneys，That the stuceter invy in the above Qase Fe set aside，on the qrownd iluatwo of said jumpmen uvere mon－resedenis of said eomuin of Tmwon ．Niereweon The eown sustain． ed said moich and seasiigned the cause for bival on thus olaytee． unary 5 ih $\operatorname{sg}$ ．
 made ow the foumuae of said Oownt which reado as foreows erż：
Eiciny

Hour eauce the erosecuting Autoncy on Trhaef of the
Alali of Ohio，aud ithe defeudaut it．o．Aldew urith tris emunel；aloo ©

 Luther Turzer aud Samume \％rs Alister．who wrene duly in daneled and surom aeeording to laur．Qud the said finytavieng teard the Eestinuruy adduced in фartsaid equee usas eoncunued nuìle to． monour momiug at $\frac{1}{2} o^{\circ} \mathrm{clock}$ ．
 on the fommae of said Pourtwhich neado as foecous irz： Hhe flate of Fhio
／o たl
 the slak of Thio aud the deFsudaut iniahd．Aedew with this Ponvele，and Also Panve the funy hureto fore iuvqaueled aud suvn aud the bial croceed． id－Aud the said iun havmo IEard the Lemainciig lesumomy，the at． qumentand charge of the Pourtretived io thein roon in ehange of the
 vifl then vardict in uzinuqsigued by theiv Fivman aud sau：t／t the fury un This Pare Fiud the defsudaut Lriak o．Alden＂quieiy＂in smamuen aud Form as he Reauds ehcugediu the iudieruent．S．S．Gevell forman And a firwward towit：un itimany 10．1880 quoiker suiny was made on the inmmal of said ©out which reads as foceows unz： the diate of Alio
Euliy
 G harles oflars

Ihio dayeame the defzudant Triah of．Aeden iu eu－ onvaud thy Pomuse；Aud also eoue the proseculiuq arcomey aud this cause eone on to th heard ow the moino tor a new iriae－Whereudon ithe Porvt Trung puecy adrued in the erenises do overzuee the same．To

Which nuliug of the Court the defrudaut- Zniah o. Alden Execelied and ahked the Bows to segn Tiwtice of Exee фüno which is accordiugly dowerGud on the same day (Fermany1a1880) audither cuthy was ulude on The fonnar of said bourt which reado as foeeous viz: The otake of Ohio $\}$
Cow moin w the above wer w-ze 12t sustain. nursday tee.

- Eutiny was oriz:
intaxicating
hact of the usel; aloo ece, sam. ece $\mathscr{H} \%$ ruatreed. eanced eard the vuice to.
was made
xicaciug lig.

Tehaef of zusel, aud ial crocued. ony, the ar. ge of the sul Pount ac: $1 / \varepsilon$ the u maumen vell Forman was made
axicatiug
en in éuand this Whereucon we. To

Euliy
tos/1
Eunn Wrait o. Aedewr $\left\{\begin{array}{l}\text { Bndicturent for deeciuq a elace un } \\ \text { liquo are soedeonirany to law: }\end{array}\right.$

Whereubon the def.rudaut Mriah of. Aedu Fring eusent And not desinüg to say, any ithurg furwher why seneince shoued uot tr Cassed ow the verdiet, it is ensidered, ordered aud adiudged thy the Town that the said Anāk of O tio secover of the de fundant Unal
 The Cozis herin $\&$ ecuded and taxed to \& Eudit is funchuo ordu ed aud ad indged thy the eont that the def Eudant kriah of Aldew al. Do siaud Bomminted and tr inefisoned in the Ponnty faie for the or. kod of livanty days, and furitur that he siànd eominī̄ed uñ̄e said five and eosto are eaid.

Another suliy was made on the gomnal on Fernany 10 it as foecowot The Alake of Ohio $\sum$ Eutm
 Phares Scears

This day eame on This pauze to tiE heard Further- Thereubon the eout do order, decree aud ad undoe that the said elace trett as found th said verrdict of the firy is a miieance under the slatūe ugon which iuductünt was found auds troued te abalèd aud stut uф. Thereupon the comp ordus the saue abaied aud stut ud acCording to lavr.

- Aud a firward on Fermany 11.1880 another Eutry was made on the fournae of said Gount which reads as foecous viz:
the olake of Ohio?
It \& Aeden and Indichunent fonviteecug a elace where untoxiciatiug To harles of eqars
lequors are soed contrary to law.
elication of the defrudant tmah of. Alden to the loun hereun to Suseend the senience hereiofore assessed a qaust the said defendant tuy the cont
 vued iu the eruuise, it is Qonsidered, orderedaudadyudged thy the Pourt heruin That the seunence Rereiofore eawed ucou the defrudaut Ynah \&. Aeden Tr aud the same is herery sus申euded unuì Saünday Evewing of Felmany t the 1880 u eow the eondicion and terms that the said deffudant \&e ecule to the state of Ohio in the sum of ssoo a Condinion that the saidedefsudaut stace a ффear ius said eome Prou dau to day, which toud is aecordungly quren.

Aud on Feruary $/ 1$ is 188 a Pecogringance was füced with the Slent of said gout which reads as foucow viz:
he oliak of Ohio

Jo. sil
The O sate of Ohio, M Mion louuty.
Reoginganethriais o. Alden \&t.al

 Cen Pont of Fommon Oleas in and for the Pounty a Forsaid, and forin. ly and Revrrally ackuowledged Themzerves to owe and FE incieved tuico The Slate of Otio the Sum of Five Fundzed Doccass, to fe leved of then u. D Eective qoodo and Phaunes, lando, lènementi andestanes, if de fanet ter made in the eondition foecorvug, towit: The eondition of this recog. mizance is such, that if the abver bound miahs. Alden Shace evsonaidy tr aud a ecear Vrfor the Eount of Gommon Pleas pounday to day Then aud there to auewer a entain sentence filed herevn aqainot him Fon keex. uq. a ¢lace whese intaxicatüg liguoss are soed in riolation of law ence abide the order aud udgment of the Gowst, aud not de eart without leave, then This reeognigancestale tev vord; oithenve if strace te and Remain in fuee forde aud vistue in law.
2. O. Alden sizai Yivitever Eseng
taken aud aeknowledged in ofrn lont on the day aud year first avre witten.

It. M Yhinget 6 lenv.
Aud a Fierward on Fimmany II SSO The foecowng Bies of Excection wire filed with the Plerte of Said Tount which reach as foecows in $z$ Ho. 1

Gount of Tommon Pleas. Olate of The, M Thou Gountyss,

Qe it Remembered that on the trial of thio Case a finy tinn ¢aeled one P. F. Eates was eaceed on the eanuee and on fering questioned as to hio eonesiency as a inny stated that he had uncloyed ol Mt Aoliuson one of the Comuse in this ease as hio attoncy to viruq a suit aqainst? st. MnEVntive F Gondany aud that a estikion vas filed by his saud Ponusee, trut no Revice wras. Obicuned on the defrudanti in that ease aud the same was ecuchug in This Pour at the tigqiunvin of this tem trut was dis mused without ere udice af a Fomer day of this term. Fm. ther that these is now an action esuducig in This. Ponstat this une of Zyth ano Tom@any ov said 9. Sates aud That in said ease a Pecuive uas a e eovièd aud said © It. Pobrivon achried said Gales that the ad. eominuent of a Qecewre was to his fast miersest twh that said Robruson did nof regeresent him in this ease Aud uever was in his Guel ay in said Pase aud was not now in fio Euclay. Therencon the Said 2. J. Alden chacenged said. A. Balis for Cause trut the Cout over suled said challenge and herd said furar to fr Com ditent, to which ruling of the @owst in that Vakacf the said \%. S. Aeden Exee eind aud prayed the Cont to accow of his Excection aud make the sauce a eart of the becords in inis case which is dove according ly.
Bier of Slàle of O hio Yo 2.
yon mion

Slate of O Fio, Mrion Gominyss.
Gourt of Gommon Pleas.
Be it Pemembored that on the trial of this case the seate to mainiain iti ease eacece one thiliam Benneus who leslificd ithat he got of the de fradant, wius which the thonght was back triny wine tut was not sure as to the kud of wine it was aud could nof tell wheither cum money was said for it or not, trut inimes it was eaid for it was ealled out. Thereupon the släk havng ceored its Examination of said urtüu

Biee of Uclpicon do 3
ared Mu 0 . C, and foric. wied unio d of then $e$. fanet T1 ithis recoo. evisonaidy day Then hun For keep. - of. law \& a without CTE aud
$\qquad$
of Exerelion Niz

Cou Tountyss
Bile of ixcepuin sco. 4
a finy Viring quertonea of Mf Roliuson aqamist?
fiis said - ilvat ease ithis tem
is term. Fin.
is inue of

- a Eecuivn
that the ac.
Robiuson
- Guclay the said
over suled Nuling of rayed ilve le Records
The siakle

The defrudant H. B. Aeden moved the enut to suen out sarde tertiuony As levdiug to miserad the iny, tut the lous ovzsuuled the moincu arde Allou-ed the Evidence to qo to the finy.

Sohn L. Porier EudqE
Siate of Ohio $\}$
Siàe of Oho, Mmon Oonutyss Sout of Gommon Plea.
2.o. Alden \&t.ae.

Pe it Memenurzdinat on the tivac of this rase for the dur.
Qove of shouring the ferlung of one Telareuse osausion a viiuces eaceed by The state, The deftuaaut 2 . Sedem asted the uztuess if the had mo\% had riouve with the defrudaut aud had not ganed around a eaerr to ost siqners Aqaust him aud he ausuried he had. Thereupon the slate on Exauinalion Ex tubied to the urineso a larqe eapir aud asked The urivess if that was ithe eacer to which the defrucuant oryected and sianed to the Pount he Slained moinich prom the Eridecuce a? to The eacer vut merely, asked for the eun erze of shouncq the feccuca
 The uzluess to qusurs. Hherencon in the eresence aud heancug of the
 one he earried arround. yonw on one max? bicue Siàle of Ohio
Z.d. Alden stal.

In the Gout of Gommon Pleas of Mmion Gouni Ohio Be it Pementrud ihat on the inae of this case the defruaaut H. . Alden haviig made his s hownug for a eonturuauce or delay in ithis eaze includeig under sule of eount in sand shourua what ithe said Alden sx ¢ecter to Prove Uy saud absuturues on ithe qround of the ielness of Thasers dears a malizial vilues.

The Pomt susíaiued ihe stiousuo as sufficient, and Theveupon The stäle asked t̄े qo to tsae aud बswmit the stakenent in the affidarit for eoutiunauce as to the lesuinony of Thastes gearo to qo lo the firy as ithe de eosivon of said wrūess to which ithe said dijqudaut H.O. Aldun objesèd aud erobessed aqauret qoing to tival virhout the esroonae eresence of said Sceas as the saue vas vecesAary to hiu on said livae trut the Pourt ovrrunled said moinon, objec. hin aud eroiest aud order the tival to eroceed with the seatumeut of The vidence of onarles. esass as made in 2 . A. Alden's A Ffrdavit to Te so read Ao far as Ponuestent as his Evideuce in the Pase, the Saue as if he wrie eirsonally erseent aud to lestified. To which the de. Yindaut 4. O. Alden sxeeprid cund erayed the Pomt to Set his Faud and seal to ithis his Biel of Exedions aud make the saure a eartof The Feeord of This Case which is dove aseordingly:

$$
\begin{aligned}
& \text { Areorduqky: BudqEESea3 } \\
& \text { Bohn P. Ponlin - }
\end{aligned}
$$

 Of saich Gourtwhich reado ar frecour viz:
$\square$ Forter tuo a elace where untas liquorsare soed coniñy 6 ob This dav This eause eaue on to fiektheard uedo the motion of the tsfrudant twak S. Acdew for furiner Aws dewsion of the suckence of the
 Cresut un Pourt aud taid morion arqued Un Connsee aud the Cout trind fuley


जdered aud ad judged That the seutence of the said defzudaut Zurah 6. Alden FEat once ou this 21st day of Firnary A. 1. IPBo carriced víà Execuaion. थtinert: ZOM.2Wiught OCemo.

20530


Gegun ond thed of the court housein Mowroville bithin and for the Comis - emriorr and State of Ohis. Teis Howor fotindo. Prter Inclge. Residing.
 vith the Clerts of Said Cour-virich reads ar follows viz;

Reas. Mnion Gountry Onio of the Eerm of sammary in the Gear of ourdood one Howsand $q i g h /$. hindred arrd Eightr. The invors of the soond Mury of the state of Ohro. Within and for the bodry of the country of Runicus. impanmelled. Sevom of Charged to ingrire of crimnes and offenses com crnitted within this said country of Donion in the name ariol by the ourthority of the state of Ohio on their aatho cro find and present; that Eberreger borlver Orarrge Corlver arsd Lo zousdez bubuer late of said borntry, on the 14 Th dar, of December in the Year of orer bord Orre Hhousand Eidh-Herndsed arrd squesty hine with foree arnd arrns. in sard Courntry of

 Contrary io the forrn of the Statute in serch case made arsol prourided, ande agoins, the peoce arral dignity of the start of obrio.

PQ. D. Wrodbirn, prosecrting attorner.


Caprias Cestr of Sard Cour- Rutrich Dreads as zollows vizi

Sothe stete of ohio runion Countrys. Is the sheriff of sorid county buecting:

 the court- of Gornmaru polecs, orl- Hhe cornt- Crouse in mary avile in said bountry of
 manner arnd hese of garil no F arnd have your Eirers there thris horil:
 Noumars a.D.1880. Vv.in.2vorroes: blerk.

Bowneare 19"1880. Qrit: Hiurned filed endarred as ballows. 2ri;
the starte of ohio union bourrtin ss. Q Gove arreated the withis nounea bberezes busher, ozarsop Burber and Lorander berber. Also delivered pefendarnis a capy of inolietimers-tirio $19^{\pi}$ dar of gorn 1880. Serrice 100 mileage 120. Sotal-220

ๆ. Miniler Sheriff by dzer reed dept
 of said courl wrich rach as q-oleores ving
Entry The siate of Orio
Ebenezer Gorber, Orange Corlver $\{$ inotivinent
Snotiolnewt-for Alsêrealesing and Dnenacing
\%d Lorander Corlver
Now Comes the Proxecerting attorney on Gehalf of the SCate of Ohio, and the defenchanstabing brousghtirio coust-ir enstods
racut Zurah जulà ExEcuion. Certu.
muon pewe The Comst ing. winl-vara filad

Commone vidood one -F the state led. Sevorn \& cornnty of is oatho clo zenclez Gubrer e Horusand - 1 Corruntry of er dricl threar b binng led, ansa
attorner. 3i2zisued by the
oruting:

- Gulver
oprelge of
1 Cournty of
inenceciusg
tris $14^{\pi}$ dary of
ca Sblenezes - a capy of
dept
bes the formad

Dnewacing

4y on belwalf -in cnrtodel
of the suriff and ourraioned erpon said indictnent-for peed thereto Sory thes orse orat grisity, and part: thumselves erpors the counstre and the Orasecuting attarner dath the like. Now Come - The owsecusimattomen on behalf of the state of onso ared the defundons evith bis carnoce: alas cans


 lerigh/ Lolis jurar volro vere cher impacmuled and swoun ceedordizd to



Gutevrard ons the $27^{\text {th }}$ dery of Manncury AD. 1880 the gollowing intrieo sure made on the yournal of sorich Corin. Rotrich readr as yalloses.
The state of orvio vs
Qs
aleneper Gulver. Oramge bubuer oे
and Do àruder Crerver
2rdictmem- for Threatinnny in a Enenacing Snanner

Wehalf of the storte of ohio arrd the defendanot north bis conmsec, Alao came the Dury theretifare insacmmelled and swars ansel the sarich pirsy hassing heard the Eemainind tesimnons and the argonnurt of Commsed dres charge of the Coun-
 pour-Come the sorid pursy unto opon bous/- Arith theis verdie/-in witing sioneo by their foreman arsal sary; Tos the gerrs in this care pind the dequedons-
 and form cos ther Stand charged in theindictinen: Oreve soieber. Fouman. the SLale of Orio vs Ebunepr buber. Orange berres oे
and Lorander brever

Oेncricinent-for trreatinno in a menacino Dnannew Grial the eonr-or corvideration do over ruile sorid motion, and the defendonts herein Ebonegu bubres, Oronge. Gubrer ond beandur bubve. Towing bun here Ropare corriceted of Chreatenino in a messacing Inammes, Were this doos furght into ecort in enstocry of the saeriff and informed by the court of the swry


 ty the Corsh- Hral-Are Sard defendarnto Shenuer Gulver oranal Gulveo
 Prasecution, ound thor-they stornd committed wntil sond fine and Cas/-are parid.


Erithin and ao the counts of sinion and dinate of bino
20510
这浣

 with the beert o, Sond bown- Entrien ricede as folecosoing;

year Eigitien hundrech orna' Eight's sunion Corentry ss:

 abort- the hours of sin delach. in the rright-Season of the firs-chary of ommany in the sears one housand Eigh - Crunared and Eiohls in Countre of Crrious afore
 mabicionser, orcibly and Gusolariously did bear curd Enter, Nitt intinl-Etereb thes and Sture the persunal goods. Chatho, protarli arra monies of said Eedrvara है. Teajen in the soid store house then and there beino heoniorrers to sicil zanco and carrzaway
 Ane over coort of the voirse of Eigh-dollars, cine ecrot- of the balue ofdiven dollaso. Ane cout of the vaire of in d dellari. One boat of the valre of Five dallaro. One best of the $^{\text {on }}$ valne of arvo dollars - Cure Qest of the varre of ane Dollar and Savents anie bents.

 The value of Eleven dollarsand fifis cenb= troo bair of parsto of Etre value of five
 aalre orre dollar arsd twentin pive cents. And all of the voelse of fifin swo dollan and arichly conls the persoriorl aroparing of the sorid Edurard Eo. Toorzen Contraury to the youm of the $s$ tainte Dade and asorided and against- the peoce ound" dignity of the storle of Ohio.
the bodsy of the Dountry of Envirs imponnuled, Sovron and Charqeod is
 Enuoir, in the eromme ound by the autrouste of the Siate of ohio on their tathe do further find arrd aresent- Thal-Dorvis Cirars and borvie Diste Cate of gorid Countr countri of Quriour ons the giral-clay of Danucars iss the Year of our Lo 2 d ore Thousaral Eighl. turndred arrol Eighty ririr for ee ourd arruso in Sorid Coumiz
 of the vorlue of Eigh. -ddelare. Arse ed of of the E-olre of Seven dollas- ane coas of the Falre of sin chollars. Ane coasof the adue of Five Dollass, one west of the value fon dollar arrabservis pive cerits. Are Trinil. hickel-of the Qalre of isus Dorlaro

 of Ere volre of fire dollaro Ivo vrrolershirio of Bhe value of sights cens and ane Tini-

 Contrarr $L_{0}$ Eirestarite in Such case srade and provided and asoms - the peace arrd dignits of the SEate of Orio. B. A. Drodbern Prosecntmy attonn
 opheround pury -
 Gournal of said court which reada ar foccones vjThetate of onio 3

Qolearo.

1
d
 a. yed
Eumgurpiú é


En $\qquad$ )

Sento
foustof lo
for the body of the Connty of Inione mupanendee swom and harged to ritgine pthe timies and of enses com m tual



 Sucurat hinemith orecand amo nit the ence es Univitand Siate o hio，Inlay fivily didimakeano

 proundeovitiany and providud，and agamist tho peacenul hive weemade states Onir．



$\square$ 2 State O Chin In con l



Retum
2L． 17 ＂ 1810 wit Retunued Ffiled Eudoneededfolizus，ug，＇

 Aleo delwired tothee deferidantacopy．indicitiventh this $17^{\prime \prime}$ lay 1 ） \＄2．10 PR Mu，is Metalp3，50，
ply maty

 531 Gितथा

 ne y yatyona
clan
 $\qquad$
 ye，$=$ ，


 curpy．


Quthy

224

the


$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$

3s zad $\qquad$ MiTh.Wn noget Qlesk
$\qquad$
$\qquad$

$\qquad$
the ernityaforesaide ande printty ond sevco dlly aclunowlueqe -hemsehrod tove ande be rivde bate nuto the sta to forio the
 made niv tho condetion folloving os-wiki Aithur smiths
 aganist him for eannying enceale d nrabo mw and cacce The Then this Reeogninqanee shall he roid othersuric its shall teand umain riv ful
 Aftumardin tho 20 day $F$ lannary 1880 the fillencing encty Bistay

 Th the State of Ohio, and the Oefendantritto triv con susel. A flord,
 mparnelld ainde suomaceording to lawn lniy havin heand the teshmontcceldneed

 Cancest Vnithivimges blo 525 The eftatiforins
Anthis s nitu $\}$ 73 c EC Dellut Oí

$226$

Itruifts the Stato of Grio Qnmovolomityss. Qravernmeted theivituric
Retuminnomed ARAm Smithonind OClGert oivovo Also deliereed


lif Dillew Sheriff. Dy ideger Reed Off
 wittu the eleste of $s$ and countwhictur seade de followne, viz: The dtale of Thir $\xi$

 and दीs bobinsov theiv emity personvally obpeared in obeneoust of eonmmou Pleas incunce for the Q Qum Th oforesaid, and fonity and seirecelly acknonvledged Hichnselves to ove cund be nidelited unito tru Stato of Thi'
 teetwo goodsande enattes lande tencmuntanud eita les ir defanlt he made no tho eonditiono followning to with,
 above found Anthm Snintto and olebert givivo shall per sorvally be and appear before thereaut of emmnou Pleas saidelammty on Dtu 2 "'day of lamuany 1888 , vind thuo sud then anenve to a centaiin nudietmintpiled henvic aqamist thenufordistunbiuq a sabbath Seriobaud abide tho orderaud hudgmuent of the Oovnanud nos de pasturth out leave the tttis Reeagmizamee shale be poice oitienivic it Ahall the and remam Niwfull foree a, ud virtue nio lat
 ta bengud aetenowledque invopeneount ou Thoday and year firet above withen

Aftenvard oun Aue s"day of tgbucary A \%V 1880, tho follou uedols as follows viz.

Ind Delbut orion Ihisday againeamm No essecentring Whinuey ou hehalf of the state of This कnd the difendonte urith therverumsel and aleseanu the bury theretofonc ín baineled aned svorue and Thuw Ariad proceded And tuc eaid fmiy Fawiog Ficard the sem
 ue edrut retired to trui notwuicelvarge f Are \& Lo delibeiatioie. And nover onve tive saidilus
 Theri foremin, aind say: De The funy ic Finesee tind the defenchamte Antru Smittu and Aclent tricue Eicilt iivmonmuen and forvuad

228
sloanged jiv the a

Larysuill Mithiv and for the ernety of Cllision

filed with the lleste ff eard loust whiets reados

to the Enand hny pore stateof Ohio nitino ande th the
char fed to minume fotheernmes and offenecs eommital



 has then the wand there b teepper of a blace f techeireos

 nid ervo olide h, the siditito selativet to ammenol, Bur Thenses, and to repeal entavivactornuriin nawed, to be ach to Rursuand conerlida to the



$$
\begin{aligned}
& \text { Retiminal }
\end{aligned}
$$

$$
\begin{aligned}
& \text { motoge }
\end{aligned}
$$

$$
\begin{aligned}
& \text { mitlero }
\end{aligned}
$$

230

Eitry
 ne betwals the Statop Niis and therefoculow winh
 Qied upons saiden sudeitruensfor flea thereto saith ing instenvardon the $10^{\prime \prime}$ day DF Fiek 1880 the follona
 are sold coutrary to law. Tlliehneb Preve the ving tresent and wot diesining

 furthere ordered ande ad enelged by the coust that mittde ound eomminithe mutilbande finio anmedrestore paid crthest Whith. Int rioget @leste.

Thedtaterf Orio,



 The Erand lury Dher Stake of Ohis, withmo ance, for thotody


232
$\qquad$ "ance sitituelo
Benfaimen worm wod hndictivuet or sedling ligions enthay tolaur Dos Nolent R any.
$\qquad$
 "Afternoandow the 10 " day fo thetruany 1885 tho Entry $\qquad$
 At to vernidused ondered andad ndged by the Cout vino Wood his fino of surnity tive dollase togethernith uerote heme coppended, tad led to \$I-
 tif days, and fuithes that here, tonde conemintite Cirtes: WH MW Wninget Blente


234
 Hemed Coush Sonsoni de Berto Bronemand now have


 B.2n, Trago tide ming beno rually applean and farlet be made in the eonditiono felmonity therwis.



 bountiflon

Gound Als Bronern shindicheoredly apean hefore the comt of
 agaruct tinu for selling initaxieating lig nore eontriny to law
 wise it shall heand memaino ino folle frace and vitho ivo lan
 fiet afome unitter e edged nitivilul inget (likt, yand yeas af trwardon the 28"day \& b bumary 1,81881
bitity

 seofotsroweon thevearne the broseceitugathan monte halfs the






 Acoor Bronson \} Whenupon the defend and alson Broneo ow hering
 Cevidantaleon Browe on tive fino siv the emine f sincity f Cand a Cuvalged ly she court Contiglacie for tiv periodiff turaing
 Entay


236
$\qquad$ and shut upaceording to batiss. Un Muninges blute.
 insiflemurnicitos
 Aftirmard ou the 10"d ay of hm ony $2,0,1888$ Q wist of $l$ apicis sras ispude by thaelerkof saide eoutheriew reade av followsiviz:
Gapinas The Stato of Ohis Chmion emuntyss. Ittwob herift baide bumbyituceh
 and them safelykee\% so that yow have theis todies he fore the ledge of the loust of Commow Pleas at the bount thowe ñumanyoville in caide @ovity of thmine Forthwith to anowen to an indiexmues for Selling intoxacating lignom entrany to lave, and hereiff ail

 Gaval 1880 WDM. W miget © Lerte. etrameanceted the withiv suanued wtliaino Rientes an ud bow Retuinv Richtev and now have then invesun. Suvieu \$ S.s. Mileage \$ 1.010 Conveyonec $\$ 1,00$ Assistance $\$ 1,00$ Otal 多 35 S.

Afturvard ov the $10^{\prime \prime}$ day of fammany 1880 . A Nreognizanvee nas Filcem ith the Pleste of saide Couh whices readsacif vlowe vizi'
Relogn The State of This $\}$
 dly appeared in ofoum Coint of evinisum Pleae ivand for she emunty af oneand, and bointy aud sererally ack nowledge themeslves to ove and the nidelifled nuto
 of. Thiv resfective goode and ehattle, lavds, Eिvennite and sntales, if defanl the nade in the eandition followingi. Toivit:' thed $l_{\text {ouditiono of this Recognizance so. Enet Ntrat if the a bo me }}$ townd fohn Nientev enall personally heancd afpeas the Fore thte eounts eommmon Pleas of Wniove Comety olis. mu the $26^{\prime \prime}$ lay of fonmany Ait! 1880 Atren ared there ta ave ver a eertami aseietnumsfuled thereviv agamest him for sell. vig mito $y$, Luqiore couthaing tolaw andabide the ondev aud fndomunt of tho eonk, and not deforst without leave, thew Thio Reeaginizanee strall the vorob; othervize its hall te and vimaziv iv fuel fonce and vituc iv law. Rotru Nieltev seal)


Altervapd onthe $16^{\prime d}$ ay of lannary 1885 Q Peeogingance was filide withethe berterf eaid bountwhich readwas followe, viz:
 and fohm 7 fiehto \{ Nienter and Willianulveber hiv susïy bersonally appeared inopen boust of boumonvfleas invand for the bounty a fonesaid, and lowitly and severally ach nowvedged Hhenselves to riveand be indeblede unto Nre Stateid Ohis the sim of Ino thindred Arllass tos heleved of thensespective goods and lohattes, lands, tenementsandestatis if defanlf hennade in the eoveition follouring, to with. The bavedition of this thee

238


Fakemond rechroudedged in open boust ou the day and yeas
 wat mode ow the lmmal I s enide Gountwhich seade as foclowe:
 Shui Ruchtess Hhis day again eame the berseenting aittonng Achacf of the State of Shio, ane the defendent witho thiseomedel. procecded; An Ot the onnal lusy having heand tho tetimony addn eed, the argmentof enmous mod Hicehage forthecoust after

 he is therelty diephat fed there eharge againish eaide fotmin Ricister


Enitay


 ordenel and ady undged ty. The Cont thak the Stalo fothis secover
 ed ty the Comt . bie fo the periog of iresandfi, inandecoston ane foride Athes Inimm.Whinger ldink

$\square$

$\qquad$



 Aftimard on the $20^{\circ}$ day 8 Rebuary 1878 a Yecogingance wasficic with Clukers said boint which Readeace followe, vz
$\qquad$ bount bonnou Pleasinivand for
 vordesand b hiotters lande teicmunto ande etates if deffanll he mades tha Condition Ifdowning to-witi, Theeondition of this Reergs

 Reengingance shade bo VNilliann Thientes ssars, Zaken and aek nolvededged rivo ofenulount

 Eeadonits Ane Dffendant having a ta pommentemn pptislonet

 CTHess INITMIUNIniges blente, ehata $\qquad$ Be it zemem tred brut lyorive $l$
$\square$ made on the mimualof eaide Couskuthè hicaderas followne, viz:

 blead grietty to an indiotinum forn nitailing lignors it mem erol doclase and the costo of this besocicition Atour inimillinget blath. The otate of Ohis $\}$

 The $13^{\prime \prime}$ day of tebr

 and ty the An thonity of the sivarafo bivorit their oosthis do finide and


$\qquad$

 Entry MW illnamo vienturs Indietimuns for wotaiting


244

dyed doflaw to the livied ow therinsepeective goode ande chattee,
Following, to -urit. the condition of the Recognngance io ench, that

Fins for selling sitmiricating higuontr a minion andealide the ondes
Pliéo ingance e hall he void, Thenouie it s hall he and semmaio sis
blente.
Statagohis
boon
Gormas clonduen
3rit 否
Bleas





Ga the do find and preent, Dhat h biuac Gardics laterveaid


Bland thene sitrathd, did unlan full, madicín elef nud forne
 duelling howve thewand thene turnig, Shewand there mulung indy
Onevolieng the value sf Sura dollense, One Silwes setaten of The value of ten dollme, One sold wates chavio of tho value y

OP the value of tweing el ntw. Orte nagnifying glase of the
 al propenty f the eaind Celne 3 lande sin tationdurlling take ande Contrany to the form p tho staluto nib

Fot the \&tate D Ohio.
Ohowithivand fon the body of the Consty of Envin mm po in
 ffensescommitted withins said Connty of Nnione, iv the inane aud Cy the Authority of the State of Ohio ne thevi a the dofurther frind and presers. Dtiat Thatras. Gardnes late of saib evin thy ou orabout, the S"day o Maren in the year of Ouch
 andarmsinsaid eomntyg Mnoivand thateof Ohis nularfully did Steal, take, ond earuy areay Fonstere dollars iumbuet, once revolverd the value of bever Nollare Ance Silver vatele of the value of terw dollaro, ove Gold virates chanin Ff the value of our Aollars, Bre pain ff booto ff the value of two EDollare, Qde hain brustu of the value of beventy five cents, Qne tooth fruets of ve value afturnty esnts, onemagnifynieg glass of the ralue of ove dollaraudy fity ents, one fovire of thevalue of fortyfurecenta, soaps Natenes of The value of thentiy, eents ande del of othw valgee of tiorty dollase and tevecents, then personal property of fothe Bland, Coutracy To the forme of the Stakutenios,iencase made andprovided, ind a gamist the peace and dignity of the Sthate phis.
 Ifterwand on the $6^{\prime}$ day If Muy 1880 the followning Enhy waw made ow the fonmal of said lount whiet neadesasfollows inz: the Atate of Ahin Thonnas lardnen $\{$

Andietinent for hovee trieateing है E Erand foreny
Noweonnes the prosecuting allomey on the half If the Slate of Qhwo, and the defendant thenig bronght nuto. Pount nu end tody of tre Sheriff and arrasqied appore said dietrinent For Blea oneveto saibl he i" not gneilty and bute timuel, Anp on the Conitty and the prosecnting antoniey doth thic lite.

Aftew wad ov the $13^{\prime \prime}$ day of Mllay 1880 the folloving silin,
 The Stale of Ohis
us
Tho was Gandives

Andretmuntfortwouse treatenigand farceny.
And now the defendant vening brounghtinits Rovet invenargegthe Sheriff, and it appeanigtohat he ionindigint eirennstanees and nnable to mnfbloy connee, the Couthat tix ue
 Afterward owithe $13^{\prime}$ day of Mlay. 888 thefollowing Entry wacmade ou the b mal of said connt ítielu reads aefollo ver vig.'
not quetty heretffore entened, andfor blea to said indictmient aitt

 ofdered and adyudged ty the eond that the said defendant thosiae Sardmew pary a ming Fiftydollars and that tho sarde thonas Gard ver be inpmsoded int the faic of Uniove Consty for the tevno of Fhinty barje, and that tic stand commnited ts the jaib if in mou Conaity enitile the amonntof said fine and and eovte ehall the Joaid.

Aftemvard on the is"day ff Mlayl 888 Nhe follouring Enthy was Made nitte pommal of eaid count whicureadedx followes vig.


Atim ordered by thecoust that to N Nne R vuele Fe allowed $\phi$ s 150 for einvicude attomneyfor defendant in the aborecase.

Be it remenbered tratata Cout of $l_{0}$
 truve of Nangovile withivand for the Conity
 Andge Presiding. Sforetgfore, towit: An Dtue s"day D Mlay 888 A A Bide of Endietmentwax filed urth the Clestof said Coust when है, reads as follows, viz:
the oftate of Onid, Nninv bountysis dn the bouthg bonmninleas Thion bonity Ohio. of thetenorf Nany ni thr yeavinowipodel One Thowsund Eight 7 Gindredand Eighty. The furs ff the Envind fury of the O tate of Ohio, withivand, for the fody of the brinty of Anióv, inopomeled, swonvand eharged to ingmee if erinued and Iffenses eommitted within sarde bonityof Mnso ve, in the name Fnd by Hhe anthority of the state of this on theiv oatho dofinid
 Of April in the yeard Onvford bne Thonsand Eight hinndred and Eiglty 8vith fureend amme siv said Connty of Uniovound Stalo ff Ohis Inlanfullydid make an assand nu and npovone til \&feidmoneaud Fim tuo Laid I. Skidnore did thew and there numanofrely strike and woind conviany to the fom of the Staternte iu ninetueke made and brovided, and againet the peace and dignnity of the state of OFio.

 Aftwrard, on the $S^{\prime \prime}$ day. of Nay 88 o a wish of lapias wasivined ty the Olerk f said bout Which seads as Jollove, vis,
 Dreanmmand youto take twerilas Shiste and timo a fely keefo s othat you have $h$ in to dy before the endge of the bout of bonnmon Pleas at The Cout house in Ilasyevilleinv eaid bonnty fin sow tor thwith to anesver to an indietmut for assant and Patteny and Rerezgiaie notrand have youthewance there thiviorith NWincewililevininget lelento of


Shiff The Stato fômo Nniowbomityss. A have arreeted the writive named
 $\$ 2,80$ Aseistance, 50 athendance ofsemnanev iggeynit its

Elirk fseaid Cont whic ereadeasfollows.izg:

 andetbmeon Shive pis surity bereoncalyabpenue ivo oenbouts olommon Pleas in andforthe bountyg orecaice, aned finully and severally aeknowledged Phenuelire to owe and the indebited ninto the State of thio the sm mif One Fundred Mollare, to be levede of theinerespectrivegovdsand ehattes landes themmento and astaties if defant the made inv the eordition following, toxriti' the couditiouphniseeog nizance is enetry that if the abovetroned Ľveillaci Shurte Shall kereon ally fe and appeas before the Count fflownon Dleae of eard boncty.
 ietinut filed therivogainest him Tor Resoult H/Sattoy and abide Tho onder and fudg nunt of the Conts and not depantwithont leave, thew Ahis reeogingance shall the vord; sthenvise it sfall the and uencinio
 IV enn and aelenowledged inv tpeneontion the day and year first above umtter NN NN Niniget beente. Afreward on the $10^{\circ}$ dayf Whay 1880 the followning Entry wai made nu the fommal of saideovint whel seade as followe,䀅:

Hovernue the Brosecuting attorney ow be haly. of the State fotio, and the defendant teing bonght nuto Bont in enstody of the Sherif and arraigned nfoncaid nidietinentif for blea Anereto saith he is quity. Therupowitis ordered and adjideged tr tho Const that the saide defendant Gireillab Bhile pay af Fivo of ten dollareand the costo of prosecutionc announdnuy to \$1.



Te it Tennembered. That at a bounts boumnonetleas tegninande held at the Gout Hoovie in the toure of


 A Said bornt which readsas ollows vig: Atatef Ohid Thionv bonnty, the bout fl bommon Pleari Nay Zeminiu the Zean Giguten Honndred and Einglty, Aknovo bounty ss. the Grand furoons of the bounty of Uniov in the nance and by the arthority of the stater of Ohio sutheivoatho do frid and Fresent that Whichii Toidly a ude Nlbert indly, about the Hown of eight aclock ne the nuglet seasone of the efeesnd darg of Fibnanyin the year Own thonuandergmthurnerece ance eigrity no the bonity of Inico af orceaid, intoa ec itoniv tanu gh

248

 Whltwriveaid tsana thero aude there trnity felonionvel，to etares， fotoutow doblare，one oldel eaddele fo the value of tren dollans







the value of Frundodare and ael st the salue fo Engitur dollase thi






Whan 188：
3 May 1880 Sthave arnutbo the enitituin namical
 Totale 多理
suadere tho
an bu $\square$



Q－is furtherom dened ty the omut that eadid defendant Nillian

days-and that he stand conumited to tho daic funnovo bounty with the Anount f eaidfine and costs shall Te baid, onnd that he Bay the Costo $\delta$ thin froseention for Whiewserention is awarded, Efturward on tie $8^{\prime \prime}$ day of May 88 othe Tollowning entry vae Made outhe Snmal ffesaid Cont whie huadsas foulowe, 2riz:
The eftateronio? The eltate of Ohio \}
Williain Tredey $\{$ Aow-enves the bsoseciting attonnuy outrekalfor the Albirtivdey State of Ohro and thedefendant Albest sidley tiving trought nits Cout inenitsdy of the Bhenif and
 If Petuta forceny, and Tollie prosequinintentered fievin ty onder of tfe Cout aik request of the pirventing antomiry avito finglary. At Finthe ondered ty the Canntshat said defudant actrit Videly bay a Fine of tixw dollaw and that the said albert erdley or mink menced inu the lail of Uniou bounty for the tem ff torodaye - Aud that The stand conmitted commithe dots tho baiff Unosu bounty mitil tive amonnt of said fine and costu shallte baid, and That he Fay the coits of otir poscention for Whichexceutrowisawarded.

The State of Ohis?
537.

Qek ys Posier \{ z
Te it Ponnensbered Stratata connt of Conmonet Pead
 He Stato of Ohio, Umivu bmutys. The Contof Onnmovioleau Uniouc

 State of Ohio, vithinand, for the Vody of. The onntif f Ninose, inipanneled. sworn, andeharged to ing mine cimmes and dffences eomnerited within said Connty of Uhiosurin twe same and ty Nhe Anthonity of the state of Ohir ons thin outhodo find and present, that Fiek ss, Thoiin latef eaid Covnty ou the stayof Novrinbevinuthe yean df on ofond of ne Thoveand Eight Handred and Surenty sine a The Coiniturigoresaid, and frovin that date nitilithe omvnmencenuent Fftisproecentroic, to-wition the s"day of May ine the year Are thoueand Engutylaminechand Eng'itg atthe Connty If Ahioico forecaid, wals and has been thewand thuenmeanfully the Fecepenf a place of publio rees, Where nitorieating liqinors, other than vine nean ufactinede of the Eure fivice of the grape, cultivated iveaid State of thid, orale, beer on endev, were ande have been thenand thero sold by thesand Ilvicim volation of lan5 to witisioviolation of the broviciona b sections Thutany, Fonteny, Sirtewand Suviterv of the Eighitu Ehabter of the aetof the Finesal Assembly of the Stato golio, enteted "An Qet to Anvend Teviee and consolidate the thatulesulating to erinuonnd ffensesand
 and offerses, Tart Fiourf the aet to kivier and eosolidate the general
 Fifth day flllay in the year Engliteen ibundred and, evercty seven, Io tho ebninoic nisance of she citizens and kerple of waid stale of

250




$\qquad$


shall beresprady he and appeas ty ore she Cont foommon Deaw ons the

and a bioce the orderandefodgment of the tonst andmot di part with

Ia kuand acteriovelidgud sivotpen Eonst on thoday and yearifuct a tone unitan.

 Stale of Onio





 ud ad judged by the Cout that the Statey Shis reever of the
 with the eosto hemivexpended and taxed to $A$-. Ance it ie funthev ordered and adjudged by the Bounthat the defundant bebibi Mo sien aleo etound connwited and te imprievned ivo the faie of Mnonv bonnty Forstre benoid of terodays, and funthew that he stonde connmited nntic said frive and exsto ane pavil,

Afteward out the $13^{\prime \prime}$ alay DMay 188 strefollowne sithy vac nuade nuthelonnal of eaid onntwhidureade as Folevirs orz: The Staterg Otivo?
untry
Ffh 13 , Blosier $\{$ Keeping a blacu where moxreating liquon are sold contrayto lace.
The This day cancou thise ance to he heard furtherTherenpon the contda order decree and adjudgee that the said blace keft as Helead to by said defundant Leh rimover is a nivisanee ninder the statute uponi which, midietment vas tonnd and ehould te abated and Shut no- Thereupou the Courtonder the eane abated and shut inpaccording to law:

MAtes ND.DRL VRinget Blester.
The diatesfonis
Invost Snchup
Be it remunbered that ata tenn of the bout
 A our- ohin of Dortic hadgeprevding.
ceatry
Herelofore sazation the 9 "dayof hne 187 . The followning untruvad nade on the fonnal of said bovitwhich readsad ollonv, vigi Orblerfor Skecialdemm of bountf loonnumi Slead, Do the blevte five boutio boninosi Dleasvithin and for the bonnty \& Unovin in tu\& Late OD Qhio. \& io ordered by bhi of, borter fudge of the boutg bonnuou
 Thata ffcial tem of said loout Fe held si saidebnuty of Nnvie to connmece at the bonts ronseninturidlagef Pnavyevere ou the 22."
 the edsed tue Stake ol Oris aganich. Ansuts oldecep. Who is indidted for inusder in thefist deghee and revived, pu chainge f Veune ìvur

 oned ds bointed ont by The Stahice on that snbyectregninug said firy to attwd in said Eause at the tine of flace herenimanned. et is ordered that this oncker mis fepfblished in the Mavysille Irvinu and union bountronsngefor three onseevtive vecetes aceording tolaw Ahmoforterkudge

Af apkcanig to the Satisfaction of lohn zo porter budge f the bonutf bonu non Sleas trat thue is sista sufficient nunber flusors in the sox of
 Fifty tor additional be apposited Ey the lelule anong the several Forvishifi fothis bunty aud that the るosche supplud with that number of furons aceording tolaw. \&hndibortur bidge.

On the 24 a aydume 1875, the Feerong transoribtwarfied

Dleas teffore the bontef lon wnosedlead withm and
Por the bornty and Statu fohis, Requina nd heldintue osun Anue invellefonatainsin savid boneith, on the 2s"daydFebnany vic the Yeard ownard Cnethrneand eigut hundredandlwenty ithe, Be it peumubred thatheretofre torviti. An the p'dayofne ant 878 a Frane. crpterin the above case waifiled in the office S. the blete sithe bowh of bommondleas whichreade in the worde and fig ine followna tome


 Gonklant woomsude tome siviovitueg Lworn to ad follow may sd s's


 bountw, onordbout the $30^{\circ}$ d ay If aprie a i I 1875 al the bounty of togau Aforetraid, did unlairfully, jurposely, and of deliberate aubedue
 Therebing, by thew and there Shooting the caid E corgel MVodewde ivand ot on the Back and body of the Aaid E vorge MiPoln well, witha certain Bifle thenand ther loaded dud charqed wirth gim Bowdes and one leadur brillet, whrehsaid riffle he the eaid Amostondkew. in tris hande thew arid there had aud held sthereby ninflieting nortal wound and e avsing the death of the said Serget Perekweit and thi deponent do th reviky bekive that the eaid Anvos A. Snskeyo sis gnily of the fact charged, and further de (xomant saith not.
(rgried) GohnIMWUC meken
fwon ts and subsented beforenkat the bonntioforsaidestio $3^{3}$ dayf IMay int 18 \%

The above conplaint bing filed herein of rssued a state warmant For said A mos At Enskup, retumableforthurith aud delivendette
 Ohis for serviceimay 1888 warrant Retüned with body of said definclant, Surveletendoveed thave amested the withid named

 the tisutining late Saturday uig nt o contiuned the case defudant being beforemu, Aud \& seft the tral For mhay ${ }^{\prime \prime}$ "s ys. at one oclockdom, and isund a mitinunfor hisconnital to Ailand delvieded the samu with body of said Amos A E Enskee to Shu MH MSlsacken sheriff
 Sulvd and etwdonsed"deonnuited thevithiv nanuedinosto ho skeep to the enstody of the wrthinnamed failor withwhoud left a Copy of the withmusim: Fle. Nmileage 2 oe cofy 2 s. Leviel. fordotae 85 e lour Di.nebnackenion unit.
 The aloveactivifor setoma klecancer, bob. Alexauder, bhsu b. Aill, nd lonu
 the sameday Qismel a Subboma nu the above action ty order giplanitl| For 4. 2. Fuethime For sevice May Y 1878, 1aid constaber retirned said Subporna kervd endoren Hay 718 s of sued the withic sumachore
 by delivering eachop him a centified copy sheref Fer device ss" opier
 Alsw at the same tinnesaidersistābleseturned subf venca sudareed May 7 " 8 8, of have suved the wittin wonith on the withiv nanned SOH: F veler of PMallace bydeliveringlach of thenacitifiedeopy
 May Y" 888 one delock 8 Mm . the tinue or trial Ecorge $\%$ Encuenc Connty Attorney appeardy on the State, and of Arvenstice a pbearedas concnel Fordefudante The defendant Amos or Sneteeptering tefore ne oे read The
 Wretoria Alexander, Sob. Alexauder, la brile. Sou M Nel oracken, Seth \% the. ler aud. EPMVallace, vithesew wese swom, audExanuned audafter hear nugall the erdencuaud the argumento of Oonsel it is emsidered aud adjudgedby nue that the said Anos. St hekne he eafely keppot andeonfined in thefaief said bounty of Logan so that tre tody of
 ofsaid bounth ou the finst day of the In notheref swet to behocden in budfor said bonntof log arl, aud prove olay to day onescafter ts ausver saidchargl, said offusebering caditai, and theproff thereff bevirgevident, auld the oresumptiong reat, \& therulpose ak the sanue tive issued a untainus for his connvitae to tacie andedelivered the same with the body f said Amos A enskeeblo benny OI Lnevino Consta Wlefor service whlenvas retunndelates outhe sanueday sndoneed
 Auras. At Inskub ts the evetodyf the viotvic navued Aaclo rith Whonvo leftacertified cofy there, wroth the endorsment theress

$\phi$
ounyon tuknius. Constable of La ke zip?
Roberbla. Ammbmeyafis. The Stathe of Onir Loganleonntyss. of centify that Theforegoing is a fullaud true botyy Frons ny it ocket if the broceedingo had by and beforem, atny ffice ind Eake to wnen hid in the foregoing action.
d 6 Annif hueyo \& $p$
Aftenvard to with ou thelidayif linu oumant 8 ys geaid civest

 M.. Yownq, b harles boullter, Guorge M. Soven, bshe thves, botph it banpbede alcd bhkof Oillians, goveland lanfuemunfthe bonst fotrgan bering unfanneled and shom to engive of Crinwand offunces minted vithiu the body of said lownits She Covt afponited The said sslie Poves Forman theref. relived to deliberate inder the Charge ofthe bowt

 the zords aud figinesfollosing to witi The Italuif Qhio bownt ff tog an
 vear olluitord Cnethoniavel siginh tundred o Seventy Eight the Suront of tue Esaud bury f the Statefltio duly impannuled, Swomuand

Bharged toinguine of the erines ava ffencer Connuthed whin the said Conity of Irgan, in the nanuaud y, the Authonity ff the Stategf Nie on Theinleathe osbresuct: aud finid that Anvs or Anckeeb ovintisls'd ay of April n tur year f Quzord Que Thowand Eugli mundredandencurnt
 Th Voek well, Thenand theseteing, invenf wely, foreibly, wuposey dua of his deliberate andikreneditatedivalice, dicennake aud Assanet in a nunacenglmanver, vithintent hinvthe said seo op, 林k vele, Undara Fnely. purposely, aud of delibuate and brennditated naliee to bill.
 thunaid thue loaded aud charged vritt quibtrvder avd orveleaden ruelet, which said give he the said he the sald Anvos of buclece b in bott his hauds. Thewand therehad aud held, to against. aud iffos him the said Eec. Ot. Pockwell. Dtwand therepisposely, sulawfuely, and Of his deliberate and ivenielitated malice did diseharge aubehoor Iffrrith the nutert aforesaid, Aud that the said Amoal tobibeap with ote leaden bullet. Gforesaid out of the gincaforesaid, byporce of the ginponder aforesaid, By otu said Anvossisiskeb, Thencude thus dusokierqed aud shof. Ifas a foresaid, h win the said beorge d/.. Pockwell iubud npon thisiaek Phin the said biorge M. Doekbeee, Eeturue tur ight Shouedutlade aud Spinal Colunn of hius the said Eec. Of, Poek wele thew and there nulawfully, burposly, and f his deliberate andibremeditated maliee did stiike Functrate and wound with the inlint aforesaid therely, thenand thereurelanofullyiburhosely and of delibuate and frenkeitated nalie, ginnig to iniu the said Eeo. By.Dockwell otruand There with the leader Euelet a foredaid manner aforesaid, soas aforesaid. Nhotideseharged aird sent ponth out-of the Gaun aforesaide by bive the said inos A insecefin and inpon the back of inin the caid beorge of devenvele betwen the rigut Shoulder blade o Skinal Colunu.of inn thesaid Eeorge ep Rbekwell onu nontal unound of the depth of Eugutinches and of Ptu Greadth of Oruetind of an inch of 2 Fhrheaid nostavovind the the Laid Eeorge \$ ORockwell aud Fron tu thiticintu day f April iv the yearafore said until thefretday of Nay in the yeardforesaid, in she bovity of orogan aforesaid, did suffeland languist aud languishiugdid
 the Comity aforesaid, he the said Beorge N, Vodkwel, of tue nortal wound afforesaiddied, Aud so the Eirond livoreforeaids inp su trui ooths, aforesaid do say, that the eakd Anvo tosneleapinive, The said Evorge Dfrookwellintue manneraud by the neave aforesaid inlawfinely, zusposly qud ffisdeliberathoudibremeditaled malice did kielakd nuvrder eontrany to tufornu Dtue Atatuto insweh ease made and promied andagainet the zeaceandoliviny of
 'A zrusiel' \& onvers t'ovenan of Erand ruy.
This inditnent isfonnched uksu tuthinomifnomnaud Lentto to the erand bury byorder of be bowh attwiencentof tue foreman
 Afternardela fonmal Entry was node irs this case which readesic words and figmres as follosw
bune 2t " 578 . Logair bonnonpleas bune Lewn aiti 1878.

Stated Ohis
 Thestateofonio Ancl the eaid Annos sesmekeybeing fronght into bout in enstrdy DNtu Sherifl and avsaiquedoushid indietwun forplea therets baita he iovof onvety andsuts Envecelsbon
 appearnie that there is not time to tor eala Canee, and fy the Aud at tue requent of said amost. Anskeep it is ordered That said Canke the contuued o thu unctin of this conct:

Entry.
state fohio 3
 Ifis day cancthe braseenting Altrinyoncichalf fote
 nuto eoustive enstrdy if tue Sheing. And his Connece aleo connne and the Vinineforial for the orry in thisease heretspore resucd aeconding To lawreturnable this day, wasduly wetunod ty saidesherif V with his endoremut thenonvar followi State pohisatogan lommetss.

 Fell, nd MLA Andereon by reading to eadnof thene, thefoecovvig to tice
 to summonzputs afecear before the bont fonnmuse bled said bonntifat the bovt t vue nirsellefonitainion the G'day Aunberan 878 at 8 velock A.M. aud so oufroucday ts daqg nutt dischargeds thewand there to serve as asset him in aube fon esaid Conut, nu the base of the State OONis ag anish An s, snekerbonamindic mblenth, Formusder rivthefistrdegree. EDN. Duslerackeubhuififforgan bovnty. Andouthe 3 "dayf Provenuber \&surved Aemyybunuger ande \& SVilferiat
 nan by leaving a ofoyof the abov noticeor Mumorancinnetienchof
 Agtuny. Aevifvekwretu, fohizaylor, Sonvue Itanfield, Audose
 ou the 1 " Goseffh Lougbrake Piilian Nalkes Stiphum Miller, bñales boveter, bouradiuoots and anms Marefuis andou the s" bonn wovele Norg au Eddy bnostalaviniv bharles de Alderband, SAphu a ceon

 on the 22 of Novou fohu Brown by readiigand delivering toeiaets a copy of theabovenoticuormenorandun aud retūned गtisisvit

 appeared invanswer thereto ixcept-dsaiah Frur Gohn Hewele Es Charlulernetes Aud it appearing to the bovit npon mupainelhig said buy thateaid bast theses named fer ors are abent aud that only thint Itrec IS If said Girors dulysunnoned and ealled av afovesaid are toseunt on notion ff said Defend ant it is or dered by the bowt that The bleste of this cont deme from theosor as inothereasua sufficunt mumburflallote to-vik, Thren 3, tomake Themmburof conpelint Guror thity ip(36) avd therufbov saidelele drungous due tonc as in Othwe asis the naver fothonges ov Hillentrudeutsusele.

256





now plearfeaid bonity at the bun A rue iiv Beleg on waiv on



Fniler, Dusuersivell and fankor metors sum monedavaforve

Entry.








Hamu N me tov, aud गtu bout ordeed The beukto risuce a

butry
 boutsin the custody dubtu Sheo of






Therupone thersaid Aurybnetewaltes eO\% Byero, Of iliann Nunlap, Q/iliam Nu Ho Levis bough mau, Gosephdongborake Cenossaldwris, Alex.


 ty elair tiff qualdefendanh for canee, and said challenquonere Sustained. Alsosaid defendant by his comsel Challuqed preup. torily, Allau finnes bohu day los S annue Staufield bhic Q Inith, Horganbod dy aude Chris haizer. Also said planitig by its attonuy also challnged ormptorily Ganue ot une to wad thonpeon Mieles
 Goustyle tr Ebeneger Aathamay en O/illianw Facher, Cacob delingeraud Stephinfaekson, were sperately tried andaceifted as riomin this case and orewnpon ty divet ion of the bont the Sheriff cacled frow the to

 Prardi Which said four fersonomeu separatelytrid, aud ceepliain this case making themmberifeaid fny ulfts twelueand theren forciaid firy ingiof arveled the panuel king conflett, the said Twelue kersond
 Gbonezer A athavayer Of illian Sther Gacof alnicer, Oclvard IVard.
 duly inpanneled andpewome to well and truly try and twu deliver Auce nake luctweerv the state of Ohis and the of nisoner at itue bas Auras of duskup.
see.II" 8 s. Dogan
Entry
butry
 nito court in eqstody f the Sheriffaud his Consuelale convin and the said firy fiaving, heard thutestñony adduced nipars the examination of withuses for the defense benig stel in zirgores. Necenber12:95, Kogau bonnoni Dlear Novinbertern an is 8 . Statef Ohio $\{$ ondictuntiformusder inthe tinit Digsce. Anvs Af Snskef Fhisday agameanu Nhe brocenting Attonney ou tehaly ff the Btaluf Ohis, and ntue aicolefendat
 also conning, and the saidenyh having heard one testincony adduced Dee. $13^{\prime \prime} 878$ Logang lonnonolead, hov-iun ant ssd. Entry

 of the Stale of Ohin and said Sifuidan wiasales troughtinto lowhin tue Enstrdyfithe Sluiflinis conneeeaes connung, And the said frryfinving hear di the tet tim ony addueed


Entry

on bhalff the Stak of Ohion said Defendant Anoon N Nekerd. Tring
 alsb eoming, and thesaid hurfhanngheard the tictinony addue

 $16^{\prime \prime}$ athalf hast 8 oblock.

$$
\begin{aligned}
& \text { Decmber bivys. Zggaicbonnou Dlear Uori לem a o } 18 \text { ys. } \\
& \text { State Ohio }
\end{aligned}
$$

Anvosi \&nskup \{ Hhis Nay ag ain eame Theprosentivg attomey on behalf of the Statecfohio, the oufuddnt beng trougit into Cont in thw enstody of the Shuiff and Fis ottornue ales obving hervio havirg heard the testinowy addueed inburt the exainivatione of zutnesses for Nefundanthering still inforgrees. outad omme mutil Tomomorv (Enecday) momniqathalfsart 8rdele Dee. $171 / 858$. Logau bonnurupliad, hovitem antisys. Statef Ohis
 Amos Af \&nekudi Yhis day came the tmecenting Atomvy on Gehalf if tronght into cout in the custody f the Sheriffithis onnecales conv

 adyouned nutile/selnuday monnig Bee/ $8^{\prime \prime}$ It half past ught oblock.

See. 8:188. Lorgan bonmon Pleat. Nov. Zem An 1878 .
Entry.
State of Ohio
Endictmunt for Hurderinuthe Fish oregree
Auvo of Enskup. Shis day aqain canu otuprosecutiug Attonncy on bethay of the state fo Hio And said ityfendaict
Anos A snskup bing troveghtinto Cowhin tuc custody f Hushurily. and his athoneyp aleo erning and sand hnyhaving कhatarale the tistinonyaddeced in fart, thexeanincation of wotueses for the defendant beingstill initrogree thenepon the coutadronned nutte to nomon Shuseday moming Iee / s"athaffast focloek. Dee19"878. bogan bommon bleas, How Lim ant 8ys. O tate of O his
Amos A. Siskup

Endetinent for- Murder in the Fi isht Segree,
is day eame thee presenting Attomey on bchaif \& stu State Oh Ohis Said Defendant turos A hiskeeb bing tronght to bowt in the enstody of the Shesifficund his convelaleo Conving And the eaideliny haining heard the testinony addweed inforh the exanination of viticeses for the defense bering Ettilinforogrees-said
 halfont 8 orelock Die. 20 " 578 Logan Gonmonteleas, Non Zemma.D. 18 Y8. State of Ohic Sndichmention musder nic the Enst Degree Amos-A.Snskup\{ This day came the Prouenting attonnuy on bekalfof Dtis State

eaidfrusy having heard the thetinony aclueed ingarth (twexannination ff vortuesses For the State nu rebuttal having Connmeedaud being still ick rogness. Thereupon thiscause vas evinined nutil, to nompocustaldadays Moming. Aee, 2lithtial zast oeloek,

Fie. 21et 18 y8. Wogan lonnmon Deleas, Nov: Lernu A, AT.1878.
bittry. Statefotio
$\{$ ndielnucut or Mnsder in The Fivet Aegree, Amonti iskeut $\left\{\begin{array}{l}\text { Hisdayearue The brosecuting Attorney ninchalf }\end{array}\right.$ of the ltate o Ohio, Aud caid At fundant Eering tsought insto Covstin custody of the Shesiffi and said suynaving fien de the
 monnigh ee. $23^{\circ}$ athall past 8 velock.
 of the Itate of ohio, And said Defendant biricg frought virto Covit, his onmiel alss eonvirg, And thereupone said of ry having heard the testinnuyadduced inportseaid eansevaseovitinued nutil ton iosporm, Zuesday Morning Aecuber 2H"at hal bast 8 delock. Aee. 24" 878 . Loogan lonnmonslead Nov Zum ad. 1878 . staleg Ohio
bsetry.
Enought ing and.
 thaterfohio, and the saidis tendant teving irsuggit into Connt, nuthe Custrdy of the Sherifland hisenuncelalso oviniig. Therufbrsaidenry having Reard the evidusen adduced in parthitio
 at half rast 8 veloek.
 Atakefolio
 Thisday aqam eame the Prosecuting Atomny setechalf
 nisto Connt in eustody fo the Sheriff, and his connceealeseonniich Aud saidhury hawingreard the testinovy dddncedin past the Teshurny in seutiae ov the bastofithe State binig iosed, aud therenfon thes eause is eovtwuud nintil tonnonowi Thused ay, Monvirg Die $26^{\prime \prime}$ at half past 8 o'evok.

Statefotis

 his connsel alev connig, and said funy havicq fieafd the tietinouly in the eascand the argminent f conviel sicparth this eanee seren

 State fo This
 This day again eance the evscenting Attonnoubliay of the State f Thio andsaid defendant teving rouglit.
nito Convt in the Cuetody of tue Shuif Fis conveel aleo oonving, and thesciid twrythaving heard thenrgmwneff Conmel in part, this cancis contiuned mutil tonumovo, Salīrday, momnig Ire. $28^{\circ}$ at Fell past 8. veloek


 of the stater OFio. And-avid iteficiontheriig torought into Coustin cuevoly otu Dhesifl. hiseonneulales comnig, audsaid Jnryhawingheard tio terhinony, the Argunnculog cormscelinig Atel iniproques, this eanse is esntivued nitil, Monday. Monveuy suet $30^{\prime \prime}$ int at hal bast Boelock.

esutry
 Trhalf of tie State o Frid. And vaid Itfundacitrienig bronght into coust in tue Custralye? tu Dheriff aud fisatsmueyaled Ovning and said \& \&ry fianiof hiard tuexinvovider oftuasgn-
 Iuesday Nonuviçatoinu deloek said Canee Veving-still inferogres Ale. 31 si 8 y8, Doogag bonnoseblead, Nov: Dumu Qnilsyo
centry. Stalu folvis
 into opur Cout, inthe custodyof the Shurif, andinis eovnecealeo bovich, and said bury haminghard Divelraigegftue Coustiduly retired nito Thuvn Moonce for delirvation saideause feriggetill nikrogres, aud the Govih_ruaining-iuçu sevionc.

Entry
Endid tunchifor musder nuttuc inst tiegnee.
 the State f Oris Said htefendantivirg trought suts bust in the enstody f the Shuniff, And hir conved aleacovining and the Oout teringetillingou sueises, And ales eane the sacderyy heretofone infanneledo swome hauning teenvic Orvenctation inustuev xovnc nveharge of the Sheriff fortuburiod fo thrudays, And said envystate inokerensit, that thuy are mable to agvei whonaverdreh, whereuton They are Vy The Cowt deiceharged fonn furtwiensideration of thiscase and the basesis eontinned, Gud saidetifend antio ninandedto Thecustody f the Shuiff.

enitur State of Ohis
 it Stak of Niis. Said Aefendant, Amos, Aowekup, tiving tronghtnito consftic the Custody of tue Sheriff. bis connselales coninig. Auce therubou nusuotion of said Iefendaut Anvos.


And in partial trial cannot he had indogan leonnty, ot is orderedand directed that the Difendantle tried sin the Ad gining Connty of lliviona and it is or dered that the tinufixedpor said trial beand the - sume is hereluy ordered to the the 222 wenty seondday of hry 1879 dtis fusther ordened That the zvitucsesforthe statu te weogniqed in the Benae enneftrue Anudred Dollars \$305\%.each for thivapdearancebefore kaid coush
 iuvencheased If is fusthes ordend that the Olese Bulu Covst fiverter mader ont and transmitacertifid transeribrg fall thiprocecenics in this Case ts the Clestef trelowstofunconclonutt Ohid,
 State of Ohio


 abovecasc.
 Conity a foresaid do Kerebycertify thah the
 Ol Tureswiand and sececal said boreshat Bellyonntain this $20^{\prime \prime}$ lay bungan.
-Seorgi कlalevilolgte fo togaulownitloove Dleas.
Ty \& Melvain
The Stateg othis inime bonutyss.
Hhs Ifecial susiondftue bont
 for the bonnty $f$ vivoic held at tee bovt, tivee ni The Ulilage fluarge vile bo motyo State aforesaid wabbegme outuedqo fuly s \& int Ifys
Hour. Shuot Ponter bedge.

Esentud Ninies Sherifl invivu bos Emereovitrov. Atty, a ogaularvens

Aftervards, the ollowivges tieivercmade ou the fivualg Raid bount readinc niv wrrets of figurespollowing. finly 22.0 , $79, \$$
State of Qric ?


 of the Sheriff. his conneetisbovelesleveonving. Therupou said Eause eance on to be heard on the notion ff tite Iffuchawt filed hervir to, continue tis case on the Ernned sickneso ferdge Eeddes Convel for tufundank huevi, therupou the lovitherivg pulyadriece sic the bremiscsaud afterheaving tivevidence aud arginnenteformseldoth order and adjudge that said motion be sustanned, endertat

This ease be and standeontronted to thencxhrequearterneffici Court. And the Courdoth Fintherorderaudddyudge That ste 220
 at said nexty tinu.

Sunty.
The Nefundawt Anvorbdnskeed this day afpeared nic
O. bin bount in kereonand with consece. Phen aid enstup harning tun

 frovereen direeted by the Cont P Cominn Pleasofeaid qugan bonnty to be tried inuthis Cornty, Aud tue cectified Traneovis/ of ade tue on recediuge
 iu A aid eak hamng been transmitted by the Clerte thered nudev tis Afficial signature and the seal of said Consh to the Clevk of Thi Counh Tue eanne is dulyfiled herevivaid the savue wasordered to be Bnceeded in this Const, Gud numbered s. 02 Sivevir
Ontay

Atoweoner the Brosecuting Athorney ow behalfof the Dtaleqfotis said Amoib. Ensteup bevig brought into boustsicthe enstodyf stud Wivelf
 authoniged in the Fremises snggesto to the Cowsh ohat idid Amostb \& sekee\% ionoh sow sane and duly brescuted to the Coust the eirtifieate ofopm Y. Shatrafer and orkess, saidfersosisberig reskectable bhysiciais sicgordolvofesino alstanding. As the same effect. Therewpou it is ordescel by stelernt that a ding the duly inpanneled to try whether ornot the saibe Amoste Inskup tre sanu, and the Coust fur the ordess that the tine forsaid

 Therefor aceordiug ts law, beturuablefortwvith. Thewupon said vivine F aeias vaiduly 7onthurth zetunued by the Sterifig Ithis Conty urthe the
 Pfice siph $22 \% 18 y 9$. ©n the 22 day of Seftenner 1878 onved thir 2orithou the



 said buvo so drawnaud Lummoned, to-witi bhn Abbog. . Sost ita = vid boukhiu, Solowous tright, PA. Y wlton, Mienace Sager, fanusborly,
 ed invanswer to thin nanusand vereacupted and Inlysmonits try the question whether Anvoshonskub is or is $n$ ofsane and a true Vesderet queaceording to tamand the evidenee. And the-sxidimasto, enekuls having affirnation of said issiveproeceded to the exanniuationeff the inituco and otie sialnothavingleucoseluded the Eonstadjonnied nutil townonnorning athuef pust 8 oblock

Sow connes thersusecuting Attonnuian behal of the Stale porio SaidAnurk kuckuf bring hrocghtintobkeu losus in the eustody A the Shirif. his connuelsobonving and the cpaninuationu DVrinueves fyodidinna
 tomamoninonviqut hatfoast 8 oeloct

Entry Stale OThio
 the Sherif, his comeec aleo equind, and tue examination fivitueses
 adjownud nutil tonnormonom nunigathal fost 8 ólooke,
 ocoole A. M. Same fficis beviggorecut as on zueterday

$$
\text { Atate of Ohio }\{\text { dnchetñentormunden incthe inithtegree, }
$$

Anuste diskuep.
Howeonventherroucuting attrnuy on behaffo the
 oustody of the Shesiff, his consule alsoconsing and the uxaniving of withesses ty said Anvostb Enskecfbeing Atill siv prognece aud there wpon the Courtadpunud nutil tonorown monning at halfpast 8 seloek
 Aste The samenfieirs bing bresutasonyustidelay. Atate of Ohio $\{$ sndietnunt.formurdernic the isistiogsec.
 Of Ohis. said Anvodb.dnskeep tining bronghtinto bosut siceustodig tue Sherifls Ohis connsel alwo conniq, aid the examining of urtruesees by saial Anvoshabisteed bing still infrogest, aud oherupon Const adyonned nitil 9 oclockunou. daof nominig next. def tinuev29" SPY:

Enctry.

$$
\begin{aligned}
& \text { Slate of Oiv, }
\end{aligned}
$$

Bow connesthe prosucuting Atomny on te halfg fatextet
$\qquad$ sheriff his convulaleo coming aud stwexanuation of whinew by the adjoumed until tonorownominieq at half past eught ololoce
$\qquad$
$\square$
to a denmment -
State of Ohio
Anvoste. Snekup Indielmentfor murder is the Hivit Oegree ing Attorny ou vehalf of the State of Ohios a aid Annorb Snekeeb bring trought into cont riv the
 Eontadjornued nutit to nomorin wonning a mals ast 8 ocloct. The itate of onis ?
Amos to. Snskup $\{$ ordictinentfor murder invilugiset orequee
 the evstody of the Strivft, his conmel also conning and one examun tion of the wistreeseston stue State f Ohi bering ettelinpmogrew, and
$\square$ Sndidtuncatiformundersintairnelregnce
 un the custody of the Sheriff this connselall coniring ande the exanmationof whenses by tue said siate foris berieo stiel nie progra ato 9 oclock. Oet $6^{\prime \prime} 189$
Entry
Anvor is Snskeedf? Andeliment for musdernio the Finst itegree, Afforiggt having takendown the testin wong on the trual of the abore case anglthuery shonkeñede the leng thi of saide tria
 is ordereb and andirectice to draw his warrawh ou the Arreasurer of A aid doomenty in favor of said a of Wrigut for s aid sunuof $\$ 2 \$ \mathrm{C}^{\circ}$
Butry

theprisecuting attornur ou behaeff ttustate
 Enenff his comun alsoco n

Entry
adjouned mutil hal past ecgut oelook to norrown nomung. abr 7 " 89.
State of Ohis

Amodb Eneku\%
\{ Andictuntfor Murdevinuthe Fisit A egree
AFhio And said Avernestherroseciting Attrnny ontichalff tue State dy. of the oheriff his connsel also caninig and Thuensonvtu arquiment
 vown noming at half bast Eigutoclock.
Oof " 1879 g
State of Wis.
bs.
6ntry
Anos Ro diskuea
Andietment for nurder no the tirtategree.
OO in andsaid Anvobe Enkeep bivig tronght into cout vic enelody of the Sheriff his convel alss connulg, also eanu the jury kuetfonesino Danneled \& sworn in this case and the said hury havnugheard all the testunony addueed by thip arties, theargincut ovnuee aud the charge of The Conrt, After der deliberatione thereor, returued tu Pollowingoueriet tourt The stat of Ohis UniouCountyss. No.s. Se Sod Lerm IS. The Statug Thio $\{$ Of thefruy in this ense tiving duly inipanneled and Us $\}$ wworn, dofind aud say that the defendant Aurar
 still is saun AB, Doudna, B, Nomk, Inc, Itor, David
 bom Abbott Wichacl Sager, fanus borly,
And thenipon said sifendaut is ordered intothe custody f NEe sherion to await furtherprocedings, aud therenfou the Conshadjonnad until thuseday nomingat 9 oieloote
 Anvorto quekeef ?

Sovernues the brascevtiug Athorney ou bhalf spote State of Ohis, aud said defuchant vitte conved equing indtin ount and therenpowit apkeaviig to ntu Covst that tue Special risy fereto fore en parneceed and Savon to try tecogneetron whertwer eaide defurdaut is is nol ane at the tine fedid en favneling haviicg auly found said Annosto Snskup tsbe sane at the tine ff said ingbaec melling and runderving of said Verdiet; it is trenupouordered That the trial te Kadose Aacil viduotncuthacondiigtolaun, and the day of said trial be aud the s auc is herchypired for the 29"day oforober next unsuing at tristessug oovnt Gety" sis
Entay
dencustate The state of Onis
vs
Amas to svaruep

Indictinutfor misder sic the tist $\theta$ eqree
neyfofogan bonnty. Ohio And aleocanc she said offendant Envod 6. OnAk ied in berson and by his Attorneys and therenfon the said b efen. dawt mide a notion to the eontfor a contrunance of the trial of eacid
sudicinumt to the nexthteru of said Connt aud havinymuadea preper shora. ing to the Cont of the necevsity for the eontinnance of said eanse said motion of taid Defundant Anvootl \&nekell is suistained and the

 Serober 6 "1 889 ?
Esetry.

the defudant for a suw Tnac which was argued by conned audsuk=
 said notion to which sulingf the Boust the dequidawt bytis covuse ex cepto: And thenuponat the reguento Du Atorney of the Fiferchant, bave is qven then to brepareauce precect sice of exce b tiow withiv thint (38) days ofter the elose of this tern and the fownal is ordered to be cep propenfor otidipurpose and tie allowance and Eignving vhereof intered thereisas of thistenu. Get y $18>0$

Escluy
State ofotio
no
Ans 76 Snskup
$\{$ Andiehmentfor murder siv tiveniegree.
 ho bnskec. "Anvos to biskee. Anvorto snskeef" Aैyenrgne bustenf. enber Zern $A D$ s si gsaid Court and the sanu bing breculece withinthity dayofrou the sismg of the said bovt and bing fonnd in all respects, corret is siyned sealed anch allowedby the bout and ordesed to befiled
oper shora. said d the Thelina
zisctitegre Entry
and madepart of thereoord hemin. \& 6 Powele Attonnufor thedef endant hurvir. कhu A.friec our of tuconvece Por the state Fele.21 et 880.

This cay eane the eaic barties aud stevi attrneye, the saiddefendant teing in person before the bovnt and Thereufeov it vascaned to the satisfactiro of otw bovity convetent/legalirduce, incou Coush the said


 Dhe G'dlay f \&iel. A A 888 . And the bovertofurtuofind Dteat there issobsenfficint time ak this tino of Connt to try the said Anoo do snekeeg one the said nudionnunt; And turaidcase is oontivued byonderof the bouth

 Aud the bovist do F urthe Find, that Vyneasouff said secafeg itue sacd avens.
 by the aet of said Anmstl. Enskee.
 Sanic offries beviequresevt ar on Satesday.
Bntry.



 the king irvthis case neretfore issued acerclingts law ruturnable thi day was duly retumud by said Sheriff with hiseudorvun thenowayfollows The State Af Orio invoil bonntyss to the Sheriffofeadernety, Erecting, ivecone. neand yon, thatrvithout delay,y ore susunon, iltopenhiowsrd, of yorte
 Pario, i bomelius Banvedle of Washing towo 6 Servy rebreheart, fousburgin: \% \%
 10 AB StrickuiLeuburgh II O Hodman of blaibonne, 12 Sanunce bweruac
 to of Havir. 16 b Karles sishops Claibounue, y Miluaun fillifllof day lor, 8
 Eugorybawkyy Baris, 2287 ord didaylor. 2388 weshoy fyonn, 24 bhur sivid


 of 6 laibouvu 34 O/2 W, Sidle of lelaibomm. 35-DS Snell df Recsburgh, and
 withicand or said Convty fllmoic, at the bout thousein Marycorilesiveaid
 aud Eopnouday to daymutil diseharged thun and viere to serveas entet hnove sic the eace of the State forio against Anvorde \&netece b. onau indies nunt for nur der; And how ufou shall execete this writnake afpear to ouv eaid Cove on the $30^{\prime \prime}$ cl ayof April and havryouthuavd thu thisurit, Ontmusrysignatureasblerk


Sheriff,
Betunno
 begoenming alays Bersons, to-ri\%. EHDuchornomd April $20^{\circ}$ By deluenucga Cofoy; 2 Evorge Era
 cofy. H. Ho Anusure Aprier"rsyduiving a cofy. s bonvehin Eavosde,

 hamiqgopy at risualplaceqf revidence- \& ob E Wo nor Aprit 2o' By dehmerny oogy
 12 Sannul Navnal Apnil 19 Bydelivinug copy, is of m ßuson Apriels'tydelin.
 Apriel/'By deliveningeopy, 16. Gharles kishop Gpriil""sy deliving copy,

 M, Poner Aprit 22' by delivening copy, 2) Ereyory bautey sy deciveriny eoty Oprilitt 22, Fiordid ril20. Dydelivening eopy 23 SS Nerroy, noranceeton of nuyconuty, $2 H$ bohns Mridman Apriel $\bar{\prime}$ By delivenicg eopey. 2 o AFiley. April By Bulwiesing copy. 26AB Showalter Apric " By delivernicy eopy.


 32 teuny Maniot Apnic, IT By devivering copy. 33. \#rawk Maviort Afmie M
 28 By leaving copy at usnal Blace of residence. 36 M. St. Sais. Afril 20 By leaving cosy at rpsual kence of residence

 unnable this day varduly returned by eaid Sleriff with his end ondment thereovas followis viz:
$2^{2}$ Venire
 of Geronioty to he and afpeactefore the bont of loninonitleav within and for said bounty Plinion, at the Govit bovecin Maryevele in saide Gonnty ou Nonday the ""daygMlyy Ant 888 at Nimeoeloetevic the Forenom, and sofrowiday to day until dicerazged thenaud there
 H. Dnskuts. on an indielmunt for nusder. Aud Fiovipose phaceeseQute this writ suakeappear to onv savd bout on she frist day of llay and Fivezon thenand thuce thiswnit, Dretness nuy eignacuse as bleste of our saide logint at Maryevile this $23^{\circ}$ day of Aprie Ani 1888

Wi OnTO ingut laleste.
Sheriff The Stato of Ohis Onionlonntyss. Sheriffigfiee Plaryevicle.
vettin On thefoleonving days of Apmil/I88. O served otris vurit ou the vithiv nauud persons towit. Adanaluam. Aprie $26^{\prime \prime}$ By leaming a eofy at otw ueual place of residuec $2^{\prime}$ A. Sagur Apvil 28 d夕y delivesing cojy. 3 reay G. Norse Aprie $23^{\text {dzy }}$ delivering cofoy. of' H. T ouner Aprie 23 Goy delvining coyey. E. L Wielers Sheriff.

Hrerengon tue said Vevie Facrais andalias Vevize Facior beving called ui ofen const all the bessons manued therenin and above Afeearcd and ansuend
 aud S. Megtroy. aud therenfan defued aut ity his connece not devicav
ding ordesiving thatany other orfurther huowe hedraw from the bax
 Court direetid shat the anveefothint six rumov be equplecec ty nomng a suffieunh wnewer onerefor promanong The Tystandes. Shereuban vinqer a puren having the qualifieations of a puron whowavadded to eacich




 challenged the saude foे loming Kave A o Striekel, AX Shovialier Gonitoming

 Challugrd said Cohuboumon Andinhuwbon the selve tionand nnifonnal.
 to nommonnorning at haef tast 8 oclock.
May 18 " 880
Entry

This day again eami the stale of Ohis by her b nsuenting Altonue

 said Vinine Faciar andsaid Aliai Veninctacaies notbenemptorile cinallen
 unger and the furtw seketiono and mupannecing hry contituning



 inipannuld and Lurnu ts meeland truly tyand Incedeliveravace

 spectiveaus togitwwith the videveu they expectediterndua in
 stafe potis havting ffurd drdencein endforifothe aceus a ton and Chargenade int Mersaidosillof maichinuenh-restiod, and the defeudant by his eonnsel offucd eviduncuon biiz ant and vithoutconcele ding the Cowsfaftar netmetring the huryas to stuid dutydunnareces,
 Thelstaterf Ohis 3
Entry
Anosol.bsekep Bhurder infiret olegneer
 voly of the Sherift his comeecaleo eovinig, and stue examination f


270


2f the Sheriff his Comivel alerchming and the examing ton of the


Entry
Aurs. 9 \% suchub
SSndictnuenformunderinthe Evis Negree
 entodypf the Sheritt his convel alto en ding and the ce

 Mulstate ohis
Gutay
$\qquad$ Amos 96 suskup Indietment formunducic the ziciet Orgnce,
 the enstody Dtu Sheriff. hivenuwel alerdowning aud The recimi
 She Datexporios
$\qquad$



 Indictinuntion musder sic the tide Degrice.

 A. Cy wime untie tononsmsitoming at half pact P oclock Yay $26^{\prime 2}$ ar 850.

stateronis

 Howned intil fowomow-umning athat bastsight oelock.
 The Stateflomo
Entry
Anas of Sneteub \{ ondietivintfonmusderinstucfirt thegree,
Roweonves tue हnvecenting Attonncy onctehalf of tee


 adjownuld until half past 8 odock. 3, 28.ant 880 . Thelstate of Orio

Andretñentfor nurder nirthe firstitegree.
Now-onues tuprosecuting Antonny oulshalfo she

 or inveresiy sdid Ltate of This leving erreluded saide cavee unat
 State of Ohio

Noweonue the browcuting Attorny on behalfo otes State Of Thio said anos of Enskuf bering broig tit victo of encont nicuelody Sof tue Sturif his convisel also eonvinq aud tee argmuicut of convice tring vic progiess aud the hovs of ho goseruwest fiaving Asseied.
 sumeler inis8o

Etre Slate
 Noveconves tw Droseculing attoncy oubekal tue Itate of ohi said Anvos bo nshup Verig bonght nitsopuc aret iu tue eestody of tue Struif sis comuel also orviic aud जैc acquenumit of connzel being in brogrce And the hoveff adevivnment Shavigfammed. Thuuponsaid pausenaxouliunud nuti lonsonou nommingat $8 \frac{1}{2}$ olock.
 Kow evnus tuk rosecuting Altonnuy ow behalf of tex Alate otrio, side Anosob hukut bivighrought into obun conit
 of connkel hevig in brogres and the howig adjownument havio aruvide Thuruhbon eaid eause vas onviunued nutil tounorvour nonunigat $8 \%$ olgek, Stated trio $\left\{\right.$ sume $3^{\circ}$ nnil88g Anuovof \&nekup endebtünt for Phurder ice tiefirith tegree.

272

Entry

 ruman
 Eh aflof the Stated Othi fat o qeeverik ary andentirgacich aving of \&








ment bit we frigel stre defendaut queî of muder in the
second Tegrer as hestauds chanded ite the iñolidtucuch
Otrumponat ste euquet of te conmeefor tur defendanct the


 ned entue tinn rownoming ats oclock

Gutry
Amov\%. Snskup 3 Srdicminut for munder ini stu fisct iregnee.

 schaside the verdict of the fuy heretotor suderce siv vhi cane and for a nuw thae of eanow ouq be and at itw requet \&f Of aid no hou for a new ricialwarbor tponed nut inenonday curtody of the sheriff to await sentence.
fan ブロ 9．1888．


 eanu on to be heards ou otemolioicfor a nen trial．Kivetefone filed in This ease and was argued by comuee，Aud the Const being，undy satisfied in the Frunius do ovencereraid notionc．Zo whiet hetion of the bonst in overuling said znotion the defendant ty byiz attoring
 theen heri tofore covivetid if murder in the ceoved Arequee levig in $\sigma$ opuceowt in eqsiody of the Sheriff was infornede by the coust Of the verdvel of the Jny wai niquind of by the Cowt if he haday Sting to say iny fled nimet stowld not De Dr vovicecd agaviet hivi．Aud havtring nothing but what he hat th already vaid it isthere Pore conidered aude adyudgedty the Cout．That the said deferdant Anos Ob onskeep he inp risude dud coufined iv the pendtur nary of The state of ohis and keptathard labor but wittont any eovitary eo ic Fuementor the periode of avd dunign the limu of wisnalina e life Gud it ri funtion ordered stat said Nifundant Anvoo 6 \＆rekeld Bay the costo of thisprasecutivic for whidverseention w awarded．
 nitcution to ad dly for a writ of onon ou Fis notion ithais ordered that the ecieintion of stusutince ferin be susk knded nutil ate $3^{\circ}$ day of sily A，If Fs，and that the said Aworgh Sulkel He cosu． nutted to the enstody of the Shwiff to he nink rie onedsuntit enek tinneas the saidsuatter be disposede of－And strewpone the defendant bresutide by his attoncyp his tiee of ex ceptovin ta hew wh the Incie of this aetionand the sanue iffovecominicatione beringfonied sic all uskeets correct is allowed，sigivedaud sealedencdonderedto refiledaud nade bart of stu ueond herevic． Euly 3 Ant 580

Eutry
Howeoneo the brosecuting Attomey oce Eechalf of ote State of Ohis，Also convestaid defendant mos ob tnekeef sito then boun nu the evetoly of the btinify．his convecalescovirg，and said defend ant taving lewisentevecdiat afosmulay githe present tinn of this Conct and saidrentence Haviig feccutuco susperded on notion of tue deferdants and it appcainiggto the le ovir that no writ of virorupon said Fid gnvenhaud scutucee has हैeu allowed，Eud that the tivieforwhick vaide sentence was suspundech havexpired．It is otiruposu ondered aud adjudged by the bout strat said sunturce benov cannid nito execention Qthis furtwerdered that the Itieniff ke authoriged and enufow ind to unfloyonegreardito asuidisiue viutranuportaicg eaid defucenit to the penctutiany of the state．


Betit-Remennbered that-at-a court of Crnmsone Preas begunaned beld at the court leouse in the lown of Medrpmiles vithin and for the Country op Brive
 Pndge Dreicing, Afteword to. Wil, on the 1o dar of dspternber Q. D. 1880 abice of indidtment-hows filed with the beerf of dorid lo ourt Sotich revedeas folcome

The oftate of Olisi
ho jus © ©ipris we

Bidiétinent-for Assanet an Battery
The state of ohio Imion bounty dal.
hidicturent-
 of ourdoord Cun thowand Eight-Diundred and Goigbty. The furors of the braved onerfof the dtate of olvic within and for the body of the connty of eissim, impassueseor swors and charged to ingmine of crinces and offenses commitled virtion the daid bountsp of nmion in the manne and by the anthoits of the dlate of Ohio, do find ased present that-byrue orahosab late of Sorid corvity of erenin onthe $12^{\text {th }}$ day of dsfotember, in the opers of our toord one Hhorisonab Eigiti- trundred and Eighty with force and arms, in doid bounty of lesum and olate of Blios, enelargnine did enatie an assault in and expon one becurces sbints ond him the obid bianies Shirk did then and there esslangfully Atrike oud wownd, contrayy to the firsn of the statute in Anch caso enade and fororided, and against the seace onreddigning of the altate of Olio. "Qerdorsed" "Ahis Bill of indictment-found expon tistimsony berosm oneondent to the rrond Alury, by order of the bourt at the regruest of the Prosecetin attorneys. "Aidrir Bill". Losvi B. Dnouroe. Fowman of brand onry".

Aftervard on the 15 day of dsplewner d Caforcis evarcisued by the blents of Said loout estich reade as follows Irizn
leapias

Ecraè
The State of Ohio, Union bount, SS. To the Sheriff of daid bounty mrecting; Yrconmand aqou to tahe bleures Qrahorob and him dafely reep, so that Yow have his fody before the predge of the court of commonr pleas at the count house in maiyourile, in daid cornty of livire For thivith to answe to an indi climent-for assanel-and Batterz and here of qail not, and have ojou then then this Dor: Erituess Evim. Winget-Glesk of said court, at Drearpsiele Ohio this $15^{-7 / 1}$ day of I spternber A.D. 1880 . Ar.DM. Evinget- Glerk Aftervard on the same day Aaid erit-evas retwrned $y$ fieled Endorsed ao follozs. The Atate of Ghio Imin bounty. Nd. Dhere arrested the Within Ramned Gharle Qrakood and how hove tim in Court thio $17^{71}$ Day of Qctober Lep1-1880, Sirvice 100 Onileage 100 dotal op 2,00 .
 for his appecrance, which reade as folevers, big;
Reconnigane the státe of Olis 3
as 1 The dtate of Olio. Emin loounty,
bharter Oralvooofs Beit-Remembered Heet-anthe 1 t"clay of deptuncer A.D.
1880 bharles Qrahood qud to.Lo.dellers lisi dwety personadly appeared in open loout of boum flews in and for the conntr aforesaid, and fointty and dsverally acinnowledged thennelves to ove and be cindebled minto the ditate of olisi the Nums of one Pundred Sollars, ts be Corich of their respective goods ande chattels. Cands. tenenvento and Estates, if defanut beemade ins the condition following, Lo wit:. The condition of this Recognigance is duch, that
if the abo
commone indietme ment of the it-shall be Zaheso 0 the day on

Afterw which the at

Cogrue
if the above Gound Gharles Grakord thall personally beand appear before the cont of
 indietment-filed herein againt-fime for aszanet and Battery and abide the ordeo and frang
 it Shall beand remain in full farce and virtue in law: Iahes onnd cedmoneledged in open lorert on the day and year girst above written,

Gorms Qrakood
Tr. Th . Vviriges: Celerts,
Gido. elvelers
Aflerward on the $8^{\prime \prime}$ dan of october 1880 ane sntyy is encale one the formnal of dorid coner which reads as followsersi
the altate of Ohio 3
hostis Cogrue orahood $\}$

Andietment-for cissonli-end Batterz,

Brih-renembered that-at-a court- of Common Dlear bequn aned heldat the conert house in the town of manporite withis and for the connty of lessins and
 Aflewnard lo evil-on the $15^{\text {th }}$ day of dsfotember 9.D. 1880 a bill of inclictment evas filed with the clents of Aaid count lwheh leceds as follows. Dz;

Thedlàle of Olio as
 Sdrvard fones 3 of diftennber in the Gear of our Loved cone thousand Eifht Smindred and Soighty.
The Dmeso of the brand press of the Altate of Obis, crithic and for the bodel f the connty of Cinion impannesed, dworno and charged lo inowiro of crines andoffenSes cornmitted within the daid countys of unive in the ename and by the authority of the Itate of Olio, on their ootho, do find and present. That-Alexander birightand Edverard pones Late of daid countr, on the $21^{\circ}$ day of augurt in the elear of one Loord one thowsand Bight-tunstred and righty evich force hand ame, ih Laval annos of lminn and btali of Ohis, Nid unlaupnely, Vill fully ano malicioneslydtone a train of bars on the Pittsburgh. Gincinnati and Dboboris Eail Eoceb vilie Laid travin of Caro war passing over that-partion of daid road Cyinginimion connty betwen Plain Cily and Envionille Cenler, contrars to the form of thiedtatute in duch care enade and provided, and against-the seace and dignity of the state of olis. Bido. Noodburw, Proseciting Attorner,
Endorsed ar qoelonve, This bill of indictinent-Yound effoso testinony droms and bint to the grand piry. by order of the Court at the request of the prosecnting attorner. "A.true Bile" LLervi b. Duouroe. Forencone of brand bury,
"Aftervard on the $22^{x}$ dan of Leptennee 1880 an entry evar encode on the jourzal of Said looust evtrich leceds as foelones, by; The \&tale of Olis
ho 5̇4l

Indictment-for oltining a lrain of bars.

Mov Conmes the Prosecnting A torney on behalf of the ll ate of dhis and the defendanto being brought into cont-in cuotody of the theriff and arraigned erpon daid indictment fos plea therelo daith ther are nat guilty and porit themselves eypon the conentry and the borseenting Attorney doth the Pike, Aud it appearing that-baid Eodward Bowes io in inedegent circumstainces and emrable to Employ Counseb the Court at- Ris Request assign A. F, barpenter ar coussel is defened birs,

Afterward on the $8^{\text {th }}$ dar of BCtober 1880 कtreffollowing Entris lvere brade
$\rho^{\prime \prime}$ "entas ho 541 or the sourral of Said Court lolrich lead as follows. Ing Alale of Oli's
Alefaudu Mvieght-on Edward foues \}
Orow comes the prosecuting attornerfor behalf of the dlate of Ohiv, the defendants being brought into corint in Clistody of the Sheriff, Hherentoon daid defendanto letraet-their plea of hot quilti heretofore Entered, and for plea lo daid indictrnent-day thers cure quiety of sboning a trair of Garo ar alleged in Soird indictment. Dtrich bew is acceptece by the pesseCuting attonney, Of is further ordered and waljnoged by the cont that-the Laid Alexandulvight ond Eaward gloves pay a Fine of Fifh dolears Each and the costs of this prosecutinn and that-therf stand conmmitece ts the pail of lviun loounty mitil the ammut if daid Aine mal Costs thall bepaid. And il- is further ordered Ey the court That-the doid defendants Alex ander Wright ond Edward fonres Ee impisoned in the joril of mmon countr for a temn of ten doms Each, and that-thes pary the costo of this proscentione for Which Execution is awarded,

Q) is therefore conridered and ordered by the convt, after being fuley advrisedin the fremises that- the inforisomment-pant of the dsutunce of Aaid cordntard foves be and the dame hereby is rimitted,


Br it-Preszesmebered that-at a coret of leommen pleae fugum cund lectel at the corve furere in the Loror of Mownsmice witwie and fir the comely of
 Andege Rrevidinsy Rn Preod a bill of indidenrem-wat filed evile the Clests of Said count entiecte reads ces follous zzz; the Lale of oluio\}
120540


On the court of common pleas. Simin Coovnty Clie, of the term of deptember in the efear of our Loord one thozeand Eight-hinndred and Eighty.
the durvor of the Ground purn of the dlate of ohiv. vithim and for the boory of the cenvty of lemize impanneled, burove and clarged to inquire of crines and offenses committece withis the vaid conenty of emine in the homenua by the amliontis of the thate of oliir, on their a delle, do fried oned present, that Potur Duarfo Cate of Said cuntद्य on the $2^{\text {d }}$ day if Leplember in the Mear
of Onr toord Qne Thousared Eight- hundred and Eighty with force and arms, in said crenty
 Hesrrey Sheridan and thin the Said Yornur Sheridanr did then and there mntanfuely Strike and worrnd. Corntrary to the Statute in Snch Case onade arrdprovided aned agairst the peace and dignity of the state of Otriv.
2. Lo, Doidorizse. Persecntiveq allown

Endorred, Hhis bill of indietrnesel-found npere Les lizzony bwows and bert to the brand pury. Gy ozdewof Dher Cowst-at the vequert of the Preseanting allosmy "A Srue Biel" Losmi ls. Dreverae. Horevean of the broned furys.

Afternard ou the $22^{2}$ dar of dsptembee $, 2,1880$ an Entry was made on the fresnac of said comentricle receds an follows. $\mathrm{H}_{\mathrm{z}}$;

State of olvi 3
wr behalf ody of the Cheretofor entry the fers. that-the reus Sach Is the

- Gepaíar.
lexander
ity for a iose for
rdered by menemi-part emitted.
- Doume aua meavent, that the Year
Shalate of ohio 3

Gralter ohar:33
Brit-remembered that-at a conet of common pleas begunand buld at the count torone in the tron of mourporice bithin and for the comity of mine and stale
 a bill of cindictimeni-bires filed evith the Clestr of donid cornt which Rlade as forlons, The olate of ohis lmion loounty Id
bo the court of Common Pleav, of eminn leonnty okio
For the tirm of Ganuary A.D. 1881,
The purrsiof the grand pury of the dtate of bliw, bithin and for the Gody of the county of emvirs inifoineled devorn and cliarged lo cirquie of cimus andoffenses committed within doid county of eminn in the name and by the cunthonty pothe
 conits, on ar about the $10^{\pi \prime}$ dary of Conmany in the epear of our Goond one thonsomn Sighl-Lundeel and Sighty one with force and anms in doid cornty \&f emine and State of Ohio, at the tormonifs of alles in the vielage of Bottorsbregh in the crmaty of lminn. divers persons cityin of daid trurshifs and bielage afarscid mereassembleob in a church for the purfoose of holding oo Veligiorss Enceting, and during thr beligow Drvice of Said meeting at the time of prayer and preaching Shat one vater Slatif then and there at the meeting aforesaid did nonlawfuley and eviefuley disturb baid meetring by useing parofane langrage by boud and boistrous talking and by indecent-sxpose. are of his persorv, and so the Said evalter sharp was then and there mnlanfuecey found mabeing and Exciting a distribbance arnd contertion at the afoesaid meeting of Boid Citriens contrairy to the form of the Btatute in inech case made and provided, and agains1-the peace and dignity of the 8 late of ohio Prida Voodbum, Beasecuting attomer.
Eendroed. Lhis bill of indictnent-forend empow tiatimony berrwo aned dint is tha brand friry at the request-if the Prosecuting attonner. A, ATue bill.

Heavey Burnham, Oremonn of brand grezt. Afterward on the 1 yt day of fannany aD. 1881 a Coapias evas issued by the laren of Baid blers Etich recudo asfollous.
Capias
 Ciave bis bodr before the ind ge of the count of commbn peea at the cont Thruse is Cnderporece in Goid connty of mnion forthwith to answes to ane indictment for disturbing of Drecting aned hereof foil hot, and leave yone
 thio 1 yn day of Gony Q.DII881. Evi m. Winajer. Geerf

Sheriffo
Return Evalter Oharf and have his body before the cornt this $25^{\circ}$ day yf fany
 to Lotar ol 1120 Aotm Wobensach, Dheriff.

Afterwarac on-the $25^{\text {sh }}$ day of Mannary 4. $\$ .1881$ an Entory on the journal of soid Count which reads as follous; The state of Ohio
Natter sharts $\{$ Indictinent-for distirbing a ineeting-
dow cornes the prosecuting attorney on behalf of the d tate of Ohio, and the deferdant being brongit into courtin castody of the Bherifp and arraigned upon soid indictrent for plea thereto baith he is gailty, therenpoon in

Consideration of Said defendants promise of Reformation it is ordered adpidged by the court that the defend art pay a fine of fire dollars arris the s cate of ohio aud the costeof this prosecution tayedal'\$.

The Alate of Orin 3
beorge Barpnond 3
3s it- hemembered that-at a court of common pleas beqmen and held the court house in the of Bearyariew evithin and for the comnty of lhime and
 Andge, presiding. a Fill of il as ctmest was filed with the beent of doid cont Which reade as follows do Wit;
hadictrent The state of olvo unione bounts d.s.
In the cout by common peows, of minn loounty. Olid,
for the term of fanmary $\$$. D. 188,
The qurors of the grand piry of the State of Onis, bithin and for the body of the conntys of mivion, inpanmeled and dworn \& Change ostonioninn of erimes and offernses comnitted vithin daid connty of Eniow in the rame and By the authonty of the otate of Ohic, on their an the do frind aned pusent- that Hocorge Paypmorid Cate of Baid connty, on or about the $3^{\text {d day of fanncier in the }}$ Geav of ourbord one thrieand Sight- Finsedred and Sighty one ettith force and arme ins aid connty of umion and Itaté of ohio, erveawquely did sheal take and carry away one pain of boots of the value of three dollars the personal property of Quild inchitich contrary to the form of the statite in duch case puade and provided, ancl agains-tho peace and dignity of the dtate of olvin

Made Wovdbum Po seecuting Attormy
Mis Bien of indictmen-forend erpon teximony doorn oma disit- is the brand frory at the request of the prosecuting attosnef. 3s. Dre Bill,

- Hoarrey Burnham, Forman of brond grey.

Aftern-ard on the $18^{\circ}$ day of Slamnary RD. 1881 an Entry vore siade on the fremal of Lovid cont-which leate ar follows,
Enling
Thedtale of ohis
bearge Barpmond 3
Sow comes the prosecuting attorney on behalf of theslate of ohis, and the defendant being brought into cout in custody of the theriff and arraiopred upon dovid indictmens for pea thouts doith his Quiem.. Therespos it is orclered and adjudged by the cout thait the doich beorge Baymond be imprisoned in the jovie of the corenty of amiore for the term of ter dars and pay a fine of \&2ber- unto the otate of Ohis and the cost of this Srosecntior and that he Stand commited until doid fine and costs are paid.

Attent Mor Min Mriget: Geers.

- Attormer

On the couli of consmon pleas of lminn lownt\%, Alis.
for the a Eres of famuany A. 2). 1881 .
Ahe purors of the baned presp of the dlale of Ohin, withen oned for the body of the comnty of emion infeanmede ansol devorwo and charged loinguine of crimes and of genses commited vithin daid convity of emion in the nome and by
 late of said convty, on or about the $10^{\pi}$ day of fameny in the yeargourdeord ane thions. cen a right-fundred and sighty one with force bued arms ins aid civenty of umine oned oltale of Qhio. being a person over the age of. Fourtern years at the vile age of Botusbugh at the loonenty of mmion aforescia at the churchindaid village of Dottersbringle evhere divers citijess Had enet composed of nerovomen and clildrese for the purporo of holding beligius Eneting and during the drevice of daid nneeting that one Walter Sharpemilfully, encede an cindecent Etposeuse of lis persow in the aforesaid cluncto diving said Eelegions dources contrary to the form of the dtatute in duch care encele and/prarded ande against-the peace ared dignsity of the state of onio.

P Zo, Zsoodburn Prosecuting attonncy
Endorsed. This Bill of idictinent-found espon testimony burw and sont to the bromd giny at the request-of the Prosecnting attornex. AA Fine Bite.

Hearvey Bumhoun. Toreman of brond yurz.
Afterward on the 14 dar of gannary 9, D, 1881, a writ-of capion wran sisned by the clert gig baid Court-which reado as follows.

The state of ohis unim loonnty b8. To the Sleriff of Said lovnits Grecting:
Yis commond you totatre walter sharp and thim dafety kup, so that you llave his bodybefore the opedge of the court of Cominon Ple as at the coust house in Inarypivile in david corenty of Uxion Forthoith to answev to an indictment-for inde ent-stposuse of persow and
 Court at-Enarypvile Ohis this $1 y^{n}$ dar of flamy D.D.1881,
Seat
neturn
Erist-leturned and filed endorsed as follows. The \&tali of ohis emins bounty \&s - Lave arrested the cirthin hasned Ivaltes Sharfo andeare Einn before the Goust Sespice 100. Drileage 112 Covverfance 2,50 assistance 100 Dotae bbil2.

Potm Hoobenaack. Sherify.
Afterwarch on the $25^{\text {nh }}$ dary of pomnary SD 1881 men sutry evas enade on the fournal of Souid Court-which reads or foceove.
outry The Siadi of ohis as waller sharp. Dow comesthe proseenting attorney on bebaef of the Stale of Ohris and the deferrdart-bing brought into court in crutody of the sheriff and areaequed efpor Daid indictinent- for plea thereto Saith the is quilb:

Therenpon in corsideration of arid defendants promise of neformation, 2t is ordered and adinaged by the court that the defendant pary minto the state of ohio a firre of five dollars and the carts herein ippereded tayed is \$p,

Will. Wingel: Cecerk.

The itate of Olio
hos39 Solward Fawn 3

Indictment-for drecing in try bienpor to be deanss hhere dold,
Fidithmembered that at a cout of common peeas bequm and hele at the coust horse in the tron of Mawsprile bithmin and for the conity of leminn
 presiding, a fill of holictscent was filed with the clest of daid coust bovion reado do follorusisiss
pavictment. She date of ohis rmion bountydd
On the leount of Conmonbleas. Muinn leonnty ohis, g the lemn of Gamary in the year of our Leod One Hhorsand Eight-sundred ond righty Gone. The pursos of the grased pury of the dtale of chis, urithin and for the baxay of the connty of minu impaneled furmaind charged to ingreie of ciimes and ofenses Committed within the daid connty of mime, in the nomeomed by the authoiff of the dtate of oliv, on their oaths do find and present, that Edword Fauro late of dxid cornts, on the ledary of fanmary in the ejer gom doord one fhousand sight Housined and Sighty ene . With force and anno in daid connty of lnion and State of Ohio, Did inilawfuely and hnorvingey dree intoxicating Loignoro to one damene dtout is te deants esposs and about the presnises ond place There bold conteary to the form of the dtatute in duch case enode and pro. vided, and against the peace and dignity of the 8 tate of ohic.
13. 20. Novdbure Desecesting Attonney.

Afterward on the $25^{-r}$ day of fammany A9.1881. C leafoix was issued by the blentr of daid Con- Which racid asfollons, ri
leapiao The State of ohio. Univn bowinty did. To the bheriff of d onid bovity brecting: A1s command you to tahe sdwand Gawn and binn befely kects dothat Gouhame bis body hefore the pudge of the loont of loommon plead at the Coner
 indidinest for Lelling intoricating liquoss contrary to lans, and Pereofy fail hol: and have you then there this evrit, Wituess Milmivinget blerk of Said court. at Enaryoville, Ohio, this $2 \delta^{-\pi}$ day of Duly S. D, $188 \%$
Sheriff
Retrirn Edvoard fown und ham thim now in Const. dewiee 100, mileage 4,80 assiotance 200 Sustenance bo Jotal \$8.30. fotmi Hobessach: Wheriff. Afterward on the 26 day of famuary 1881 an sntry was 2rade on the journal of sid court Which reade at follown bris;
Entry Theoltate of olic
Edward Famens
\{ Islling Leiquor to be drants where Bold,
Wow cone the Prosecnting attonney on behalf of the stato of Ohio and the defenant being brought into cornt in crrstody of the the iff and arrongred Ppor said indictinerrt, por Plea thereto Soith he is quieter.

Hrerentaon it is considered and adjindged by the court that the Baid soward farm pay a fire of \$2sen arrio the state of ohio, and the costs of this prosecution, arrd that he 2land Cononitted until borid fine arrd Casls are paid,
W.M. Winget. Clerts.

Encursed,
The dtateg onio Semis Mnefrow - 3

Brit-Remembued that-at a cont of commeospleas bequen end held at the cone horese in the Lown of manmprile within ound for the consty of mion auclate

 the tate of ohio vimin loonegss.

In the cont of Common Pleae ienvion leoments. Ohis, of the term of gamuary in the geas of ourtoord omethousand Eight-Cumdredoand Eijhts one,
The jirvos of the brand pury of the State of Olvin, vithin and for the bodey of the conenty of emine mmponvered Buronn and charged los inguine of erimes and offenses comunited within the soid county of mmin in the orame and by the anthoils of the diate of dies
 the $y^{\prime \prime}$ day of Sovernces in the year of one do ord one thansonnd Sifl-hundred anco Eighly - brith force and anms, in daid cownty \& eminn and SLate of oli's inlanfludern and in a menacing enamnes did threatents dritse and wownd one Prewtonatiget then arrd there beind contrary to the Stotute in snch case Rnode and provided ared contrary agaim the peace and diginists of the dtale of ohis.

Ricelpoodburn. Proseenting attomnes,
Hhis Billf indietment found opon testinonus swown and sent ts the brand onvey. by order of the court-at-the reopusi-of the Prosecnting attonner. "O Treu Buic"

Eritu. Robf, Fowemong brand olnsy,
Aptervard of the $24^{m}$ day of plamany 1881 a evil-qloapins wrasissered by the cles of Said count-orhich reads as followe. ins;

 Godm before the pndge of. The cont-g cormon Rleas, at the Gout house in hearpsille in boid couns of Ninon Forthivith to answer to an indidinens-for threatining ina Smendaing Enamneo and hereof fone Not-and have pow then thenthis lonts.
 Eract A $D .1881$.
is Dramed vileage 4,80 Creriff. wal ofsaid

Return
 A Come arrested the wittin named Demnis Mngran and liave hio fody howin come, Levrier 100 Smileage 80 Lotae $\$ 180$ A om feotensach, Atreriff.
 of \&ovid leourt-botrich reade as forlous
 And the defendant-buing buright-into cont-in curtoder of the dreriff and auaigred erpons Sovid indicisment, for Plea therets d dith fie is quills oncuth his quiely-
 Afis ordered and adjinalged by the bout thed the daid Dennis Pre Franvbe imprisoned in the avil of linim counts for the term of thints oxays and that-he bouy a Fine of obroo unto the stale of olis ond the cost- of this prarecntion and that-he standeonsmittec until Soni fine $V$ Costs are $/ 2$ ciod, Attet. On. Yo. Xvinget = Geute

90552
Hhe oltate of Ohio
Cokcules Cminthour3
${ }^{13}$ ae it-numembered that-at-a coner-of common pleas begm and heed at the courthonse in the town of Mnampirece vithin onnd for the conntri of emion and State of Ohio on the $10^{\text {Tin }}$ day of fammone A9. 881 his Moncr on du Lo Porter Viedge presiding a bile of cirdictment-shae filed borth the clerb of dond loout-which recede as forlows;
prdictrrent the state of olvio evion bornef- d.s.
In the bourt of bommon pleas, nvion bounty. Drio, of the teren of fammary in the year of our Leord one Howsand Eight-Tinndred and Eoighty one. The jurors of the lorand pury of the state of Olio within and for the body of the country of lisinn, impanneled, Serosn and cladged ts ingrine of crines and offerses Commited vithin the doid connty of lension in the name and by the authority of the of late of Olví, on their oaths do fined and present. That blearles Munthom late of daid loounty, on the $y^{\pi}$ dory of December, in the Year of ourdoord cone thousand Eight-Houndred and Eighly with force and anms, in daid connty p mion omdalate of Olvio. did entanofuley get-intoxieated by drintring a cestain intoxicating fiónos the enore bartiveas nomme and descriptron of eotncli is lithe pusoss untruono i und the Said Colerles Movithorn wasthen and there found in a stale fintoncieation contrary to the form of the dtatute in Sneh care Onoede and provided, aned againat the peace and dignity of the dtate of. Chis-

Edo. Mosdbren. Drosecuting Attonens.
Endorsed, Hhis bill of indictment - found expon tentimony devonn ased sent is the brond grery by order of the court at the reopnest the Arosecnting attomey. "A. Guse Bill" Hearwey bumbam, torman sy brand Prsy,
 cous- Untich recedo as foleoses,
Caprós The dtate of Qhis. Unios bounty.d. To the dherifs of daid consty bruting;
Mscomsnand Gou to table belares hiinthoun ared him safely heeps do that Eyou thave his body before the prdge of the const of leommon pleas, at the bout-house is Mrarspvile is daid corsts of wnims forthurith to answer loan indictment for being found in astate of istoxcatronv wne here of foul hot-aned han of on then
 $17^{7 \pi}$ dar of fanuary AD 1881 . Mr. M2. Wincet: Colerfs,

 Afterward on the $26^{7 \pi}$ day of fanmary 1881 on Sutry was end de on the pownade of baid court-which red ds as foulores, the state of cousi loharles Mrisitt orr2

3 Being found in a blate of intoxication.
Gow comes the prosecnting attorney on behay of the state of ohio, and the deferrdant being bronghi-into cout in custoder of the Aheriff an a arrai: gpied efpour baid indictrnent-for Rle a thereto Baitr he is grillir,

Iheredpen it-is cousidered ordered and adjidged by the court-that the baid Gharles Bninthorm/pay a fine Ninto the stale of ohio and the cost of this prosecution. and that-he oland committed mentil toid finm $\cos$ ts ars pacid,
M. Im. Wingel:-blerh

The statiof olino
20363
Learge Bailey
13
at the const honse in the town of praresprile within and for the comnty of emsion anco
 a bill of indidiment- wad gilled with the Bleht of Saciacorbt which neadiaco follomes:
Hhe otate of chin



 and offerses cominitted within the said country of ension in the enamuand ty the authorty of the State of ohio, on their oatho, do finde and paresentiz Chat beonge Baicery Cate of baid county on the $y^{7 \prime}$ day of Decombers in the yeer of Ou bard one thonsand Sighl- Lumdred and sights entith for ce and amens is Said conentyof lminin and blate of Ohio did mulownfiley get intoxicated by dimking a centain intorneating teinor, the more particinlate enceme and desenifition of Ditich is to the pierss a forsaid umtinorro, and the doida beorge baciley eroos then formaim a state of intoxication contrany ti the form of the statinty, in duch case heode omce procrided, and against the preace and dignity of the 8 col if ohers

Sovid court which beode as pollowes
 Tre conmiond you to lahe the bodey beose Baiey and him dafeey heep do that You home his bo dy before the quage of the cout of errmmon Pleas at the Cont homes in
 State of intox ication and hereor, faie vot- and lowe yor then there thio eribt-
 (sex)
yr! Mn. Wrigel-berts
sheriff Sthe dtati of ohis bmin bounty d.S. The evithin nomeab be or ge Bailey nef formed

 Court-uhich reaens dafoleros:
the obtate of ofnios
George Pailey
Being formal in a state of intoxication
the Sale
If omacrai
that the said defendant- being bronght into court in cuvtarli of the sheriff. ando Being arroigred upon Baid indictiment. for ple a saith he is quietry, Thereifpon it is ordered and adjudeed by the couit that the Baid beorge Bailey pay a fine of \$pse quto the state of ohio. and the cost of this prosecution, and that the scomed committed mutil Said fire and cast-arepaid.

Cutbtt. Mrim. Avingeti blers.

The dtate of olic
Sliza (D) owney
of 3 seit-Remennbered that-at-a count-of leonmmon peas begun und heed at the conert teonse in the torno of Bnarmpille evittin ased for the cowntr
 ondge presiding, a bill of indictrsent was filed with the clestr of dovid court Which reads as follouse is
Erdictment the otate of Olio eminn leousty did.
The court-of Common pleas of lminn leownty, Obis, of the term if pommany in the gear of OurLeord Orre Hhousand Eight-Crurdred and Eeightz- One, She jurcrs of the Grand dpury of the alate of olvis, within and for the cirenty of exvins inzpanneled, seorm and charged to ingqire of ciinses and offenses conse Qritted erithinsonid comeremion in the name and by the cuntrontry of the oltate of, Ohio wittivis assot on their aaths do find arrd present. That-Elija oborrey Cate of \& cind corntry, on the $10^{\text {nh }}$ dar of Marnary in the year of our Loord ©rre Honsand Eight hrerrdred and Eighty orre at the corruty of ernion affresaid, and from that date rerstie the Commencement of this prosecution. to. wit: on the $12^{\pi}$ day of flmnary in the year one thonsand sight-Inundred and sighty one at theounty of minn afonescid, vois, and has breno then and there merlacofner the Feefors of a placo of public resort where vistosicating Cigrors were and have been then and there dold by the daid Bliea Downey in Bridation of the provisions of the Eighth Chapter of the act of the Guneral Asembly of the SLate of Ohio, sutitled, ann aet-is amend, Bevise and cousclidalé the d tatutes relating lo crimes and offenses, and lô repeal certain areto therein oromed; to Le ennouro as, title onre, crimes and of fenses, Part forrr of the act to Pervise and conSolidate the general Statirtío of Ohio;"passed and Encaded by dard generae Asens. by, on the fifth day of enay, in the Reedr 1877 and as revised ins ose 6942 of the revised Statintes of ohro. To the connmon Qmisance of the citizess and people of the Stati of Ohio, and contrary to the form of the Statrite in duch case enade anced provided, and against-the peace and dignity of the ol tate of olis.
R. Do.Vordburn, Prosecuting attonuy Invin leovitionis.

Edorsed "A Jrue Bill" Hoavvey Burnhase. Foremane of mand ofmy,
 Said Corrt- Which reads as folloros, vi
bopias.

Ifr connmand nou li © Ciga Dowvery and her da fely Dossfo to that hon have her bady before the puage of stre Corrit of comrnoon plecio at the court Cronse in Rrarrpirilie in doid bourrity of erriorr gorthwith lo arsarves lo an indretinent-fos Reelfirg a slace tor bale of inloxicating legrois in vialation of lonw, and heredfow fail mar- and have you then there this will-

Witriess Wim. Wrigh- Clerk of Baid bourt-al- Anaryprille, Ohio, Thio $1 y^{\text {th }}$ day of Marmary \$9.1881.

CN.M.Wingel-. bcerk,
Gheriff
retiurn
The state of Ohic Mirion bountys \&. ACaw arrested the within named Eliza Downey and have her Fody before the Coul, Invice 1,00 Inileage 128 Comreyance 2,00 anvistance 100. Lotal \$0.28. fotm Hobendacte. Sheriff.

Afterward on the $28^{\text {th }}$ d ay of fonnary 1881 an entry was encrde ore the formal of boid loourt which reda an folloros,
Eentry Q20660 The state of onio
Eliza Doroney's liquors in violation of eaw.
hoo cones the prasecuting attorner on be half of the State
of Ohio and the debendant bering bronght intio court in cisterdy of the Sheriff
arraiopred mpon daid indictment thereto Soith She is "Briety."
Therenpon it-is ordered and adfidged by the court that the baid ECliza Downey payy a fine of \$5000 ennto the dtate of Olvio, and the costs herein Etpended taxed to of. Aleothat athe Fe impurooned in the joie of umion conenty for the term of teventy dayp, david dendence of imprióonnent is rereby deropended nintic the hext-tem of this conertin convideration of Defescalanto paronnise to quil-sntirely the sale of intoricating línura.

Aftermard on the $\sigma^{\text {ro }}$ day of fibluary, ID 1881 an sulsy was reade orithe jownals of boid court-eslich leade an forecows,
The state of olicio ?

Ss $\{$ Modidenentfor keeping or ploce where intoriecateing dee iner io doece
Elija Dorerrer 3 looutrary 2o Lecurs
Riis dar cameon this causo is be hearco further, aned thereslan the civerto find adjudege and de cree that-the said prace kept-an fonen by the plea of the dovid defendonet- Ebica Downoy is a misconce oned everder. Hhebialule
 crunt-ardur the Some aboted accirding lo Cant,

Attot Mr. Mm. Wriget. bleiks

ROSH5
thedtalie of Oriin 3
fotm to coovenle 3 3
and heed at the conet house in the town of Duderpvile within and fors the
 Moth Lo. Borter opndge. Dresiding a bill of Indecturest was filed writh the lolesk
of Boid bourt which reada as follorus; inz;

En the cour of cirmmon pleas memin loomity aliis, of the term of gomuary in the near of ounLoord oree Phowsand Eight Thendred aned Eigh hay one. The jurow of the brand onury of the ALates Olis, urithin and qad or sthe cormty of emion imponneled, Sevorn anid charged to inopnire of crimes and offemses committed birthin the soid country of Perinon in the hrame and by the airthority of the seale of Ohio orr their oatho do pirnd and preserrt. that Mohn As. Gorlyle Ede of daid Cinmity onthe $5^{\text {th }}$ dary of Mannuary in the year of our Loosd one thousarral Eight- Anndred and Eighty orre with farce and arrib, in savid country of runionr and State of ohio nedel. aufully did labre steal arrd drive away three foltterning hags of the realue of treentry sight-dollcrrs, arrepair of Boots of the nalue of Phree dollars, Dontoand veat of the value of fiftuen dollars and all of the rabre of forly dix Dollars the prranal Proparty of foreater Mrorford, cortraus to the form of the Statuli in Auch cawe Undde andprovided, onnd dgoinst- the pecice aped vity of the state of chis. Pi. Wo. Woodburru. Prosecuting attorrey. This Bill inazoumend expon testimony devorn and dent to the brand gury, by order of Conrt at the kequent of the prasecuting Attorner. "A strue bill Heanve Burnham Formane brosed fure.
Afterward on the $18^{\prime \prime}$ day of famuary 1881 oun Entry was made on the formsal of baid count which reade as follows
Inting The State of olin'\} ho SH5

Indictment-for broind Learceny,
fotm \&i learlyiles
how- cormes the prosecnting attomey on behay the statig of

Ohis and the defendant- bing Grought-into cout-in custody of the Sheriff and it-appearing thot doiid decervolont-is in cindigent-Cincumistances andomable to procure or suploy consel, the cout-at-his requei-assignes Bi.b.bole ascromsee to debensdherion.

Afterward on the $28^{\circ}$ day of Pammery 1881 the Gollowing Eutry was made on the foumal of doid beownt-which reede cu followe;

Iolin So. barlyle 3 mdictment for brand bouccmy.
how cormes the Posseceting attonew on behalf of the stato of ohio, and the defendant bing brought-into cout-in custods of the thwifs aned arraí ned wporv daid indietrent, for plea theseto daith he is inot quilty" ond pentohimself on the country and the prosecinting attonny cloth the like; how eanne the


 talis juross evho evere duey infipanneled and dwon according os lans ts the trial proceeded, and the doid prey howing heard the tistimony, the argminent and charge of the court rettied to their room in charge of the Bheriff for deliberation. and now cone the dovid pnoy into of en conv with their berdet in eviting Signed by their forman and Bay;

 betruen the skate of olis and the prisoner at the bas do find the defendont-
 valne is the plopperty tafren at - Disocs,
2. B. © oralna,

Therenpm it is ordered and adjind ged by the court that the dorid gotm $\$$ learlyle be impresoned in the jail of the crenty of mion for the term of thity dayp and that he y ay fine of 825 ses mist the State of ohis and the cont-of the praseentions and that histand comnitted entil dovid fine $t$ costo aup onin
 of dovid court-evtich reads de follones
Sentay.弥う the Stonti of onion?
Iomm \&s learlvle $\{$ Indictment-for Learemy.
the Pusoner polin Ho, learlyle under assignsuent of Court;
2V. 2m. Winget. Gersk.

Nobert Esgerrbette?
Brit-Besmennerd that-at-a coust-of common Pleas Gequm and hued at the cout-horse in the torme of Wharusviele within oned for the cornety of emion cosed stale

 Hre otale of olvio Anim loounty dd.

Sithe evurt of Common Dlear of lwim leounty olis. Fouthe terneg fanuary
0.27.188\%
$\qquad$ Yundoulnna aspeasthe is fotru $\$$ m of thinty cort-of this
Costo ane focian on the joumal
the connty of Bonion impanneled bend boorw, And Clanged to inopine of crimeo and offinse cornmitted Eittin daid conenty of ension in the rame aned by the anthority of the altale of ohic on their a aths aforesaid do find ared present- that Bodert bogesebithe late of dxid corenty, on or about the $20^{\circ}$ dow of frely in the year of oue dord own thoneasea Eighl-Sundred and dsventy bine with fores 4 arms it dorid lownty of lmins and Stali of Olis did unlanfutey ond Endicivrsly and evith the intent io sndonger the pasiage of the Coconmotive ond baro of the Cittoburqhe, Gincimati ama dibovis kaitarowy bomplown, sut fire to a cestain Rail Boad bridge Grill-for the passing uppow auld over Soid bridge, of Cars and trains ther and there sunning expondoid Baiessowe and bydetting of sovid fire is owid Fridge did then and there writz intent aforescind Frin bind destroy Said bridge, and that-great danegeo was then and there caused thal-the Cocomrative and train of cans rext-then and there to conelupow bacil trach would be therovi therefrom to the qreat damage of the peoperty of and en oon duch locomotine ared train, and to the great hazfard of the tives and bodifs Safety of the persons thereon beirg and sassing ewhich Sovid facil Bioced was therr ans os there ir ofveration and krrown ow the Pittsburgh, Qincinnati \& Stloins Rondevay bompany ebfich unlarvtue fririsc and buming and destroyning of Soid bridge the the Sovid Pobert Egenbette Haerr arrd there cenlawfully evitrdorid intent to daseage the passage of the Loocurnotion and cars of the doid Ditsburgh, bincinnati aud disovis Banitevary company, Contrary to the form of the Statute in duch case enade and provided, and Agoinst the peace omd dignily' of the Atate of olio,
II The purvs of the brand pusy of the diate of olis vithin and for the tody of the county of unsion impanneled Doborn charged to inguive of crimes and offenses committec lorthin daid connty of union in the name and by the anthority of the dtate of Abio on their ooths biforesaid do further find and present-that-Boberc Eegenbettelate of daid county on or about the $20^{7}$ day of ofuly in the yeav of ourdord ohe Heonsand sight- turndred cend \& sventy vine af oresdid witt force and arms in oraid county of Lnnion and State of ohio cef oresaid did emlawfully nivefnely and Sualicionly Let-fire ts and Gum a Baie Boadbridge, aross the Stream of eratev called Fay Ruen and Bnowon as the boumsin Brïdge the property of the Pitisburgh Cincinmation
 controery to the form of the dtatule in arech case made aned provided ared agoins1- the peace and dignitg of the oltate of olio.

ITH The surors of the orand Pury of the dtate of ohio bithin and for the coade of the Quints of limion inponmeled Shovn Y Charged is incquire of crimes and offenses conmitted wittin said convtry of Awion in the bume and by the authosily of the diate of Qlies on theis oath aforesuid ds find and present that-Bobert-E genbette late of daid country of pinion on
orabout- the $25^{\text {n'd }}$ ay of Sply in the Mear of our Leord ©ne Chousand Eight Buendrea and diventy erine Efforeocian with force and amm in daid connty of Renion o Slate of Qhe aforescid did unlawfucey vorllully und Dualicionser det fire to a centain praie proad bridge the profserty of the Dittsburg bircinnati and stoonis Bailway bompanz and of the balne devo Finndud dollarsandmore Aovid Drail Porad bridge, being then and there Erected acrase a strecmen of wator theresituated balled bay Bun. And the aforesaid bridge tinnovm as the haysrur Paridge, and the daid Bobert Egensette aforescied did evith the intent them oned thereby menemfuely. Nvillfully and maliciously fo furm Said Bridge by the aforcacin Setting of the doid Gridge firi to the s aid Brodge contrarrs to the form of the dtatute in duch care Incide and provided, and againat the peace arrd dignity of the State of Ohio.
B. Lo Movdburn Drosecuting EAttonny

Endorsed. This bill of indictment-found nepon testinony devon ound ant to the grand pury at-the request of the Proseenting. Attones. "S Dove Bile"

Pillaim Ho zobb Foreman of fromed persy Afterward on the $31^{2}$ dar of fannary 1881 an sutry evas endele orthe fournal of said cout-wtich keads as foleovers;
and the defendont buing brought cinto cout in custody of the Nlunit onaramoigener upon deia virdidinunh for pled thesto doith heris bot-buillin and putbivuny Repon the conntry, and the Desecuting attonney doth the Eike, Aftervard on the 2 day of Fsburary SDD 1881 aubutry was Nndele on the goursal of Said Cout-rtrich reads as follouso

The dtate of oluis
Bobert Eogenbette\},
Bedidinent-for Buming Bailtzodd Bridge.
This day came the Persenting attorney onbelealf of the otate Folvio and the defendornt being brought into court-in custody of the dherifl. Sis coressel beind present- alko come the following hamed sersons asjurors

 Gorey: and If Bo (ondua reqular jurows And bo Dm, Robinson talis jurors boho Evereduly imponneled onnd devorn according to Law and the triac pro. ceeded, aud the Laid puy faring heard the kestimony the argument ano the charge of the court, And dovo retired lo their robm in charge of the dherif for deliferationn. And nowv comes the Laid gury into open court with theiebedietin writing Sijned by their formon. And Say.


Robert-Eogenbettes furdictment-for Burning Raid Baded Bridge,
Pre the fury in this case find the deferdant-Roburt Eqgenbette griely as he stond ebarged in Each comet-of the indicturent-ance assess the Dalve of baid briage at \$200, ab As. W. Baxley formon of brond mury, And therenpor Daid deferedont is ordered into the custady of the drexiff
lo await-Serterce-

Afterward on the $5^{-\pi}$ day of foblernary 1881 the follouring Enteres evere rnade on the Morurnal of soid court which read at foelows.

it Thundrea Lemion \% tfire to a cati and
ars and brose trecom of re tinown " did lorith by to frem s aid Pbualge ided, ound

the defendant-herein Kaving benn Keretofon convited on boning a Rail Road Pridge was this day brought-inte cout-in custody of the Dleisf and inforved by the cornt of the verdiet-of the diry and ingured of evtrether the read anything ts bay evtry dentence Hhowld owt be pronovinced agoinst-finn andlicurng Dothing frit-what-he Ciath already daid,

Ofis therefore corsidered and adjenged by the count that the Said defendant Nobert- Egenlecte be impresoned in the Prenilentixes of the d tale of divis and be labt at hand Cabor for the period of prou syeas ho pant of which lo beveprindolitany confurment, and that-he pary the costo of this pursecntin tarea forveridi excention is ouvarded.

Mrim.Dingeti-Colerfs




of the Stater cheriff. 2 arourors wes 9.6 $\operatorname{los}$ lo. 20 neross bohw trecie pro. ment anob
of the dheriff
ith theirberdiot-

Sogenbettes
Ssess the
"ayl, arreriff entry.

292




 arnox. YX. NXY Oxinget Glat,


 Muincleonomitys.)




 Hitumansiculaima




 6 Muitatioforine, $\hat{1}$

294
Cthe otate fo ohis
Pobert farmes






$\qquad$ Tun Turfovely and Solibeia te and freme witatee ualice Gain Us iv both his havde thevand shere hacland hied, hi the Sesge, thew and stise nula wifile, foriforcly, andef delebenato aforecand trinfriciy ase O deliber ato aud fremeditatide the worneres and the caid divialle olew in est then and whise




 Thesbratersf Shin. $\}$ Poseak Gannee $\{$ onditment forsmunder.
$\qquad$

The braterf ohis $\}$
Pbent farmes Sndectuent for Nnueder
whehaige f the Sherift, aud it appearing tiat he is in nudigent circumistances aud wuable to ensploy chunsel tho bovest at his nequest afponit R, baqueroy aud. B. Sole as counsel Por his deferse aud upar notion f the Prosecuivig Altorney thuefor hamice IDgbiceore ss hereby apporinted to ascist muthe froseculionb of thecase Aude it is furitur ordeud vy the bovet thdt the above caseve eet for Aricil ou noviday of the thindeweek of the next temudPlsoneth
 Filed virtte the lenk of eaidelsont wnich reades as follonis vigi'

State of Ohio $\}$
Totrinifanen 3
Andichment por murder inv the Tist Aeg ree,
 Pox as in other came, to weand appear before the bount Dbover non Dleas of caid vivow lonuto af the lsonet hovec thereifate the
 case In which thiftater ff him is tho plamitiff aide caid fobent fummes
 in the firsps eqsee

Aftermard ow the 4 te day fafrie1881 a Penimemas neenede by thublecte of said lsout which reades as follows, viz:

296
The Shatad Ohira
$\qquad$


 delivirvico












 thergisth dayip May, ana have You thuo aud the thiswoit seo dayof afrie ard NMSH inget blenk. Thubate of Shio, Uniour bonntis os, Sheiffesoffice Havevice

Aprier8.1881 by delivering coby.
 Rumal eaid lownt whiehtreadsas followe. vig.'
liting. gphert: farmes \{ Indidtment for munden nuthe finct degree.

And it afpeannic Tyo t the folloning nomed bueow did

 Unition Shin \{ Sheriffe Officimampirees ohis this wit ou the uitimu named fersomes as filloued al uits

 Samuel trmeer
bis or Cleshers
HO nekup
 Theatome nainee fuesw a f peared in anewer thincto and sthefonee bung complet, the folem named forow haviug reui nuer



$\qquad$

$\qquad$ Sndictininetor munder
 arut nucustody f the shei Bfi, Aler came she iny herexforve

 to wreleala einnly try and true detinancemente hetmeen the State of ohis ane the prisonevar the baw, Refhet, fames, do Find the diferecane not quity of murder inotof finet degree degree his he staveds chargetes iny of munder sis the steond Afternar \& G. Gamea \%
 seatefps Sndidment for munden, Reghent farme 3


Tivn lorut in custr dy of the Sheriff and his conveelealerbreent, Thenerfow thiscause canve ou to be heard ove stue mo tion for de wTrial in bhis case audeonuue subruited said motain to const vithout argmment and the bountheriz fully adveed in The
 Efarmes havriuq herito fore vew covivelese J Murch in the Seerued degree veing in ofeevcout in cisto dy of whe sherifs, was infornued ty tre lonst of two viendict of the hery, was wins wined of Iof the borest if he had any thingto say why judemurut ehoned Enot he frononnced agarset huw Ale h having nothing eret What he hattralready said, It is therefore corveichere aude adfud= ged by the bountrtat said Defeudaut Blent fiannod ve unfiieonedand confried in the Perveutiary of the seate ff ohis aud Eeft at hand labon withouk any solitiny confinument for the Siriod aude dumin the terw fhis natrinal life aud if is fintiver odered that the edid deferd wut Robert ly anmes fay the costs Pishis procecition for whiclu executing is awardeed,
 on the prumal of equid bout which reads as folowsirg:

gestert fames \}
Eount qo hereby order one ficand to ve a povied po to assic the
 Seviteriary f the otate fohis.

Aftem and ow the is day IMay is8 the foerrining entry wassuade on thulinualefsegidel ountwhich usees ar folevos, ing:
entry Atatuof Ohis. $\{$ Indictunntior Dnuelen
govent fames.
 Gbbert legine nuder afsuminuet fine evint Auxt to Eancb. Is bison a fee of Tur Btecedred iselass for aviek Ging the State in the orsecution ff this case.


Thedractifo his
fohotiunina


Q) Oninlemite Ohis,








 Phali DORhi, Philotieiams $\{$


 wes and the cavie eqfencuan thenig minquine if if th haw

 bount thanshe caile cefferdaie foni SDillnid ke nelpicie.




$$
\begin{aligned}
& \text { The State fohio }\{ \\
& \text { vs. } \\
& \text { Sranev Delen }
\end{aligned}
$$

Be it Bennmunhied that at a bourt fleonnuon Dleasbegnu and held atiche lowst Howsen ni the town of Allanevele ithinaud for the leonvity of Unowaude Siatuof Ohio ow the st day
 If Kudietinut now filed mittuthelelete of eaid leont which reade as followe, viz:
 Quir Coonityss.) forter derur f Sefitenher A, ©, 1881, ande charged to miquire Ptrecinice andedffenees eovmitede
 Oftu State fohio owthein oaths do fund aved fresent that Araecte Allu late of caide leavity, ouroraboutitu ft tu day ff fely nu the yean fouv ford. Quethoneaud biglit Houndiece \&d beg eity Que vittoforce and amms in eqidelevinly of Xuviu ave Btate of Ohio. At or-about the houen of of veloet miutue day tivie Deaide day, the dureching house flatraves DPl. Tgutow tiere cetelitede del une anfuely, ualiciovelyaud forcibly break audeviten with nitent, tte bersonac popesty of great value-the fersanae Iropeite ff the saud Charee mm F fictovin eaideteveling douse ithendudesterc venig, thu aude there unlarfuecyt eteae, take and cany abvan. Bue Eold Patelacediaivo Dte value
 Roleat, Cue taingf evedeue glaseerf the value of leveverlvelars Three pairs of eleve quiturb the value ff Lix dolears. Cuce levat fftur oralue ff suceve Evelars and thoi Enven Slints


 pound, theuaude ttencuildenfuly dide eleal takeacue cary avay coritiany to the fonn of tie Siatuterii sucheace nubu and pomided, a voe ouganiet the peacearecdeginity of the State Pliv.

ADtenvard on the 23 day ffeptenchen tols the follonning
 as foblonv, vig'
 Irraute Allen. So
Petre State Ohio and ohtu De Dre Proecnting Altonnyowhetial opurlevist nir custody of the Sheriffaced arrargined uffou eaid nidictivent fos blea therito saitt he is qneeity ance is Murcruced to the cuetody of the Sheriff. mmbel senterce.

 Pomer day fohis tem ineviered aflead guilen she te dhange


 and keft at hardelabor berrithont arif se del tang con Funement for the bervide of Fors years Ence xhart hifoly ded.

Thestrate of Ohis?


Be it Prumbure that at a fonct fleom mun Plequbequinand heed arthinlont Deruent the

$\qquad$


 theri or the do frimalnd breques ofnar fol So founbord Que fhoneand le eq ht sbou
$\qquad$

$\qquad$

 colla
eaid P, O. Bunp. then and thereat tietivie hereo nuade, uterewaud priveished eaice falsechecte or order for the Faymuent ff nonuy nvele tomownig. Thw eavne to ve palse ace fogoed wettimuteut to defraid conirany to tre forvue the Seatute iw such ease nuade aud onsvided, avdagamict tw Weace aud dignity of tro sige of Clio.

velouniy
hichireads

Gapias isined by theleleste ff eaid leont vhicheradeas Poecones, vig.:

Ote comminel youto ìake Sunnf aned hir safely keip, so itratypwhave his bodylvefore thefirdge ff the leont of leonnion Pleas athturleont $H$ onse in M My sviereiv said levuty of Theiv For thw ith to aueven to aw nidietnucut fordoryery aule hezeof fail not, and have yow thew aud there this whit, Qtitues PIFM, D/ nigetlelenk of saidelenut at MMary sviee, Ohio, this 19 it day of Siptcubev a, 0,188 bom of inqut, leluste.
 Boturn. R. Buns and have his bodyhefore the levur ithis 23 do Septinhes 1881. Arrest $30^{\circ}$ Sevice 304 Shleage $\$ 280$ Seviveyance $\$ 2000$ Asevetauce $\$ 10,00$ Sustainguce $\$ 7,00$ total $\$ 7$ 76,60,

Sturiffo
Peturn.
 Eustidy Serite Shipf, Hern fon eatiencefthdent retracto
 iec zyich prowerting olventy she levre thewninguies Andoment h hoved nots he formonk need aq ariset hin If is ohnelfore conssidend what he hatlo ale lady caide. that the baid cefindart \& B. Sunf he miff rionedauce confmide nivith peritentiany of the Siate, and Kept athend the period df queysean ond drattre bay the cuexot pisies

 AS.Bunep. Andictinent for Oírgeny.

 The oltariefolins
of.gg ganker\}
$\qquad$





 mifucey, macicioncly, forcibey a a burglavively do do Freate


 Pidhe Sidume siv ench caur made and forndide ance a gacent

Afiemand owithe $23^{\prime}$ day of Le pan he issidhe Poermaig buty wad Artaiceff (his. Pisilinual is. Sackend
The Sima folrig,


 ugnuet apponin O \%ayers as onnece to difuce hivi
 Oivion Fib Gaven \}rdictument on Buy lany,
$\square$ lemut hucustody Povir Shivift. Thrufpor saicé defendowns


$\qquad$
$\qquad$ Bntu furid fow yuan, thai he bay the coitsof ithis

 Endictinurforosuqglany.
$\qquad$ Brewt (ISIMIV Clenk. Theotwate Pohis.
Thomai leatén
$\qquad$



Shestrate fothin $\}$
Efraini dylew $\}$

$$
\begin{aligned}
& \text { Uuriz leontite }
\end{aligned}
$$








Burise arideleohevaidate the sititates nelating to cmme

Pohio" paseed Er unscted By eave Hen rae Asecobly
bapias.





308

 a Afimimard ow hhe iza Cay \&
 rackevas fioliomis Pforians flew $\{$ the State plehisilunombleonity



 Fone Condition fothisurognigance is cucts, that if the alove

 ment f dueleontti and notd el bast without leave, itheug. the Geeognigance shall Levorb; othervies et shace be ande ge
 Takewance actmmendjed nis ofenhbowntong ith - () 2 g a) Apienmand cheon Hiden

 Ge custody of the Shuiff and ancing tud n pow eavd anded by the lement to appear Sifiembur 27 \& 88 and
 Of

of this tern a plea of griety to the charge of the nidecturent in bhis case was this day prorggt nito leoust nucuetody fitee Sheniff. and bering noquivde of the had ancy theing to edivhy pudg nuer shbued not tre Brovumecd atganidt hin dud havieg noturiy but what the hatu aeready sande. It is therefsere
 Fylen pay a frie of Ffifyereoelars nuto the Siate flllio. ance Atre costs heriverpenced tavede to \$p Alss that he the ingoris=
 Saide sentence vinporisonhueut ishereby suspenced untilthe next tern of stisleourt niv concidevation fobfer= dants promise to quit untirely the eale of nitoxdeatiry liginon in Quiowleanity?


Beitrunenbend ithat at a bout f Connneve Phae begnu and heed at theleont Honse nve dectovnof Mharyeviele, victuid

 ment was filed mivhetuleevte of saiceleoust, whris reads de
Indict follouna, viz. munt.
 ©f itw Zevniff Sepiennev in the year fown ford Que Hhoneand leiflit Bbundred \&eleiglaty one. Dhe tonswrs of the Erand Gury of the State folio, vinhivand for the bover of the levinty fown nimpanveled envonaudelearged to niquire of curies \& offures connurtid mithin eard leoving of Pluvir niv thenanie aud by the Arithority ff the Sitate fories wituein gathe do find and fresent, that priane tylen late


 reatirlg hiquorto of irinu Ma Pbee, tohedrank powe the premuses nothere eold, contrarusto the fonve of the slatute iu suctrcase nuadeaide formelid, aind aqainettre peace ade dicinity fthe siate of lliv.
 lentirnas niadeove Dlec Cormical of said leoutwhich ueads
entry, levunt.
as folerus viz:

Endietioiforselling hitox. Eiguonste hedraut where sold. Aow conves the frosecutiing Attonnyow beleaef of Thi Stak ol Onio and the rlefendaut connirg nito levint a in d arraigned vepousaidenedicturent for plea thercto saith he is quily aud is riqumide by the levintreguride ts afpear


312





 Suctrau Pledie.










OHOM Mijebleenk.
 Selui 1
Afternarde owituis day follayissithy following Pecogmir
$\qquad$
Thomaidildusum.
The fraca Polis. Clumbleminty


PRlim the cunief Tro HEondred De oleare, the le
sucir usfectinc gords and chantee, lands lem menets
Inco, if defar
veto mure , ot blisencos shale

aseanet with nite fitodiele, anda

Afannard owthe ste eay of diomay issi she poeenving ditity.
Sutray $\qquad$ ceade as followes, to owiti

314

$\qquad$

 Aticerffehis Thomai Oldelumen
 Thelourthaving heasd the teitimoty adelveed ance dail herivg ing nivedif if he nadouy iling to cay why fud gmunt butwhat he aready eand. Af is thenfore consideyse nonet

 Ared. PMOMP inget, lelent. AhadratifOhis
$\square$ a cititain Rewolve hiaded mith gun towder and leadew a ale
 maliu to kite Contiany to thefonie of the drì cire suidenche cal
 Nace Polion les

 stacte fleliin. thomes Olbhemul?
 ccustrdy f the Sheriff and annaryned apon acide sidelitum


316
$\square$


Aruot. YOM, Yingitblent.
The diate of Ohis: 3
Esargullays



Suciit










 suigetivity o a certaiv crine ande fferee alo-vith the the pume one lienuarl M Rlake stualide iu carerleosing carving away fo citain gsole andechaides thi finsonal Trofenty feadid Shemudn MoSeaki nu cavie Trug Sinve



thew and therevas eolenuly everne to tex eify to thetruth aud ngothing but the trutto, ae a moitueee to so befone said Eravid furif, Dy tu Raid Hilliauc ML. DI nicut, lelente of eaid leoult aftresaid, who thevaud thevevvas duly Giuparaicekiade, ared authorized bylaun, ax euch lelent, to adrininister said fatlu, ared eobeinq suvom then and there nig cuid foregdeing and ifte a nuater nualerial thereto, he the Laid Leorgle Mayo did corofoty, vielfullyaud felonimuely werbally sep ose deelareamed testefy runder hies said o ate aforeeaid, eertaciimuaters


 Thonsuzud leighr tuind ued \&be eighityone.) I (nuwnving the said Leorqe Mays aforesaide) A rues ABfridge (reecining the ecidel Pavnes सffineqe aforeciide) TDavid Poung ( nuecie-
 ing the said Petev Parkev aforecaid.) wew, elandiig outce cornuer(rueaning ou the conver ff tuesidevalefat tie angle ff twerosscing.ff tro etruts aty righe angles) by (mxencing
 Sho of לeorge Thouwes situated iv the Villagegficichuovel
 andesacte" boys (rucaming the exid TOavidifoung. Deter Parker ande Peorqe Mays aforesaid) let us (queaniug the
 Mays, aforeedid) \& downuceud hob nuccurieq Aluerete. tovsegh and entev vittu intent to steal) Smlolakes (racau-

 theret. (mueaming the pencaincer) ff the bryp (sueaning the eaid Davideyoung, Pitev Parkev, Ed Leorge Dllayo aforesaice) eaide aelfiglets, (uneaunigy ftereby Htatite eciec Davide foung. Pitev Paikev aube Leorge Mayo, Afporesuce asoeviece, auel aqveed to the saul froforetivil eacie lamesasfriclolts Dreatanclever eciectarug etore Eaice Sherevare M.SPake there siticate, uritil vietentiteu aud ther, the pereonae property of tue savir Bhennave MA. Beake inveaide Thrug Store theu auce tiere heing ther andethero ts steal, fateo aug carry avoy.) arecue All(rucaving the said lavces Dffridge, TOavide ifouicy


 sare Pitel Parker, aforecaide) etoode at the top of decetais (Mrecining the stainvay leachicy poun the sedewalk to the badtunut uncden the sacte roruy Stare of eccece Shurnum M1 Blake, aforesaide) aud kaunco befridge (nuaning the eaide fance Defridge, aforesaide) aude Oavice fonnde nueaining the saide Bavide poung



320
that said Qefendant is in urdigent encmindtance and manke
to enflyconnsee the leont at hisoregnuet assigned dohborter
 Atale गORMin
 nide guver chequinstames, ance mable to eur ploy gonnece
 She Racu POLis. $\{$ Sidictinent for Perpury. Maya. \{ kidichment for Neynug. Orecars fordefeugering the Ensons Seorgellayo a fud tew
 The saadedoliv, Ceorgimayo. $\{$ medictinent por Pergury,
 dant hering arraugisde for folea to the nindicturent rie dicturenth. Aud one ap plications S the AQefend eart Dy nis
 If the aqe is Ayears, ov ines last histo daiq, to-with fuly age foveite que fears on the 27 ele daye furm. Are, 188


 sard inblietnuers eard Aquice and for Beca to and the punshoment thezsof is sic whole confficencurni nony do, thereforic, in liev fordernig the Laule defeerdonr thecorr

Ohir Reforn School, struate in theleority fof ainfield and state GOMin untie he arr yies at the ageof Inctity ove years Refonn Sehool under the Rules and Aequentions ala pchool.

The bataifolis
M M DLA Bumpisiste.



Coming Olis, of the Finif fanmany is the yea

cle


322

 Dilidarnifuille ? haeff the Suace DPdio,

 waf made nu thifoumai pailicleont whidi uadene pelowe. Cutry. heprawefo ohis
 Stilltanut mille?




 Eveleoves apter defiluation thenouncemene the oiqoinng





Aftervard onvthe 31 er day of lamany 1882 the Pollowning butry, wahnuade mutuforzuae of sitdelent which reade a equelorve, The Siate ffiro.
Eevitry.


 Afternand on the 3\% danffibrung 882. The foleoving betry
 The Aeate of Ohis.?
 Budicturutfor touse Breakugylnaud Porcung, The charge fotherndictinent ui tire case. roves etis day Ono ullt rioto count in custody ff the flusiff. aud cacele
 why yudgnewt eluoued hol the proverueed aquist Kinei asel having nothing but what he hate berecery caide, teist clichefore coesidered ayed ad pued qede y
 Prisorred aud coufried in the Reritentering fitu biate \&OLio, aud kegp at hance labor fret witiont aur eolitaut confiruvurt for tue penod fOuerear; aud tat nifue the coste of itis proseculion Por whicte escenelion is curazded,

 The Atale foleis. Sedictucutfor Asuse Breat king Incue Dorceny, Quiduch Buitas ?

 Harcuy, row this dcup Druelininto lonitt niv custody f? the Sheriff, and nifo rofed Es tie loout ff the verdecty the Kiryaile inquiked of if he hade auy ttinug to eave vhy Febeqnuetshoued nut be formonduced atgausithuic;and havfing nothiugbut what he hathaeseady eaide,

 Feptat thand labor.but without any ereitany corfineunus for the fervid fouv year, and that he fay the coets of This frosecutishe, for whielv evecutióv is avbaeded,
Attud OXPMX\%ingunleluk.

324
Hue Siaw OfOhis. 3


The tiani fohin.
Towand roxgood $\}$
Be ot Pininshered that at a leount of bonm now Pleaskegnu andiheld attuleount tovee in elce tozn of Mangsviec withiu and for the bovity of uriovarce
 tohn $\alpha$ Prter. find ge "freesding A Bieifoidictnunt wae filed vitutuelelnk of qaid lever whicfu neadeqefoleove,
bedict.
 Unionleonigh, Ohis f the tinu of faruary in atu yearfour
 otwe Eraind fury of the Suacefloluo nvituiv aud for The ovdy fthe leanctig ff Thiv, in banzeled, eviom aud charged to migninef cruves aud off ferses eonmunted wittuin the esidelabuity fluriv iri tu namunared by the authonity fitu Stated Plio, out thei paths, do puid aud preseut, Alvat youvard Reqoid lato ff ecudelsouvity


 dide stede, take, lead and divie anay. Que mance fituralue
 O. Bove coutrdny to thetonviff tue \&iatute mescuct case suade aud fromided aind agauret the feace auch duginity fftue Siate folio, Anditue furone oftie Eraind fuer a foreeaid est itrivo the A foresaid do furtue fied aicd fseecut that the eaid Iftrvaid Degosta ou the said blevertaiday of

 Of Uuiov, audetsteg@luid unlaufuely ofil eteal takeard ca ryauny, @ue Iof Buggry ff tee valile of Dicity doeeassucuce

 froperty of the eciel Sililiaul Drue, covtrayy to tee
 audlagaindt the peacequech ofqicity ff the biale gf Qus.

 The btate folio 3
eutry Hosvard Begood $\left\{\begin{array}{l}\text { Sndic tunut for torsed iealing y Srand worceny } \\ 7\end{array}\right.$
 intoleornt ii cuetody of the Shiriff, ared avangined refore eaide hudictrurutfor flea thereto eaitu he is niot gmecty. and fuits himeel Mpone the leovitiy and the prosecuting attonney doth the like, Aud it afpecaring that e arie rQefelid wut is niv nidrquit circuncelavees and unable


326
buty ore biale fohis
Gowand Oigarel)
 dantrituicos sis the sidis nedequewt ecollu he squete aschaigue is minanded to the custody of the Sheniff mitil sem
 Foclorve vizi
lentry of is
 Ifowand Degord?



 chanqeif the mdictwent in thiv cace hasente day
 hathlaevaly paide At iedetwinfor Ie veridened ave

 CAlled OXOMON niqut b lent.


Mon Dunsheque aud heed ar theloont Broper ni the sion



 Sacugohin at the sionshis Sgachetint
$\qquad$ and ther uneawfully rined, medhing
bapieis

 eq that yo h have is body hefore the fudge of the le nuri of


328


$\square$

$\square$ The fratupolia 3 Atted OXPYY



$\square$


did then and thereand thereby rvieffely and unlanfulen disturb and notesten eid nueting sis its exercises. Curutran, to the ponviffetublatule riveuch case suade aied frowieled, aideagairet the beaceaud digrity fith blate of Olion

uspued vy theleletk ff eaichlerwtrwhich readeae tolving vsis;

 hiuv eafelygegb. Ao that Ifou have his Dody. inefore the

 ausuverto an nislictivunsporteitinkivy meleciug. aud heresp 2 aie mign a uce have ifsueduev there ticisurit,

 as forloruza, viz!
sucuin toxty $\}$
on behaif Sfter Siate of Ohis, ance the rDefend Attonny being inoniglet ristobount su custody fitu Skienff

 andevevila pulyy adusis uir lve preuvees, it is drdesed ared quefindged bu the low wh twat tie sacid frauk Esdfrel. Fay a fure f? fure roelaio ared the evete ftcisprovecuxiort, aude exeeutirisis avvanded,
casopromizeslawt.

Be it Renembered that af a larme flooner non Pleae bequu and heed at the bouent \%goese ne the touren

 fudqe Fresiding; ADBieeff hedectureutiraegfied uste the Gteuks of a do bust whechneade a folloue, isis.
 Uuionbonntyss.)

Cfor the Lemud Leptumber (1, ©, 1881. The fersoredf tue Erand kury the Stateffocio, nviduivaied for the Dodeyfflxe bovily Hhwin mirpanmeled, evonv dud dearged he iuguire Crinus and sffunecs comenitted vituic said levinty ffluuru miv themamu alidey the amteority of the latef QleD, ove then
$330$

 arancuraven prothanows
 Oscailerannentae \}ricictinentior arson.
 in the fintivi hrocer in in in dris codse stiate dperio.
buty. Oxcarleranuentre?
$\qquad$ She paide fury haining hearuliultue incustody f imenthiff fordelifheration en Aul now
 $\qquad$ Ascarbramen, One tre firy in paincend aud suone to weel and freen thy, ande nuedelinerance the ban osearleramur de find the Teifindant quitity If the Barn bunuedar $\$ 4$ Som Sonnext. Ohe
 Butry.
 Qseavilerannerūue $\}$
$\qquad$
 Aglam fur zuen, Jalliongor, Of M M Xle
 lany nitil Ordock Mouday noming
 The sialle dehin
Ascunla ramevetres

 The la ar foliis.
Oseanteramentice
 A ferwaid ow rty 3inday feremany 1882 ethe following
 Oscarbiranuerrae \} Ledicturnizor areone
 bo wrif the nerdetit fice init, and infinuived. the if he

 sidered, ordered Aued adfudend by he lorut

 Aflimard ow the s, dainf tebneary. 1882 the belowine uxdef ae filsuas, Guby. The baterfovis.

Ascauleramenniacs fndicturene por areose
Ohis day this cancewac heard
 जotuer MOM migut, blente,
1)
tal
beser
end yotur (ayp.
Rir
mentresd that at a Couent of Common






$334$

Phe vilate of OMi,




 witi Ohimue of 1. DR manges Aver of swid count at mayponice
 2) momer clak Whi en tale of Oini-




原 azDargistice Olais Naid $x^{\text {s }}$ dary of many Ev, Sy
 mithe the colulv of Caid Conuts (whion iscass an Follemes,
 Qornte is enstray of the QPhiff and asnarigsoed Aghow Sucid of notial inut for Pi:a



 commexe to defina the Said fevir Mrayo.



 One beat Que loat

1) loan of Paner

 an the formae By the beane of Said chuct, LTrien seavic as Afxcemen:
OTu Slate of ©nir




$336$

 2n unabyom
4.4.4ymany



 Ior Dof mondonig the Priviner Geswe may aumer assigmment of emate. Atter: Q.QAMnjmmbeemk.
Esbex bangodine

The thale of omin
Ev
Essex Bangordere
Peil-Remembered thal at a conelof common plaw beyminand held at the cout howse in the town of maupsiela within and for the eownty, Emiase

 the blevs of paid cone uttick reads as follms lizg


In the const of connmen Pleas Conwin Cannuylain
 ased sighte, two. She juboss of the brousd ppsy of the Alate of dris beithin and for the body of the consty of Cision, inffamneled, devossand chareded to snquire of cermes and offenses comssitted wistion the swid countyy menion in the namne and by the outhontys of thi diate of ©hio, on thiein oaths, do find and present that Essef Ganegorden tate of daid cowney, on the 3/" dayg December. In the year of ourbord Come thoussund Sight himened anre Sifnty cow with force and asms, in daid comsty of Usios audstategidais,
 value of Ghe dollar the personal property, If bsmon Bovie contrany to the fromer the diatute in stuch case made annel brovided, and aqdanist the peaci anddignity of the Stale of Olic. Endorsed" "Dh Thue Bill" anddigned A. bile Formany brand fum.
(12n the $13^{\prime \prime \prime}$ day of fanvary a.D.1882. a capicis wows ismed and deviverce bapias to the ohwiff of daia corenty efrich reade as follows ris the State of Ghic Mmion bounty d.di.

Wo the theriff of Said conntybueting;' Orecommand yous to take Essen barigorden dud tim dafed Firsip So that-you howe this body before the pudge of the court of cormnor bleas at the coust-house in leampille, in daid corinty of Mnius forthwith to answer to en indictinent-for Pitit Sarceny and fueeg, faie mot and luave youe then there this lorit. Evitnest Mirminuqut-alesta of daic coue at
 Apile 2291882, tril-evas enthmed ane filid sendreed ae foceoves'
Sherifs the thate of ohio eminn liomity dd, Dhame arested the withise hasmed sosex


 Afterward on the 15 "day may $A D .1852$ Cm surry 2 as Mnde on the formane of sorid court which redds as followe, ,z's;

2,600
Hudtate of Olius 3
Indichment-for Potit Loarceny.
this day came the prosecuting attomey on bellaef of the State of Ghic and the defenslant bing brought insto cout in custody of the oheriff and araigned mpon boid indidment- for plea thereto that- the Laid defendant-Essex baseorden bay a Prie of five dollars, and the costo of this, prosecution; and that he Dtand corsmine to the jail of Eminn county until the assount of Soid Five aman costo thale be poide.
fLber Burque clews
Essex Bangordens $\qquad$
Entry


$$
\begin{gathered}
\text { Thestate of comio } \\
\text { is } \\
\text { Snary yane bordon }
\end{gathered}
$$

Brit-Remmeneed that at a conent-of common plear begme and hued at the cowt firese in the town of Smueypille erithin sua


 was filed listh the lelests of ovid connt vthich reade ces foriouss inj;

Enthe const of lionenose Dheos, emins loornth, chie, of the lesm of
 tive. The pmersof the graned onver of the dlale of chie, evilene ona for the
 toingmine of cimmes and offences commitled withris the daide comenty g mmin and Stale of chic in the name and by the cuntionta of the state of Qhis, on their oaths, do find and forsent. That Lleary joine losedons late of Soid county, on the $\mathrm{s}^{m} d a y$ of grey, in the year of ane toosd ane thonesused Eight henndres and sighty two, evith force cend assns in daid cousty of emion and State of Ohio. menlastully did Meatse an assanthin a
 the Lavid besjamine Pmoppacter did these aval there eneawfully Strifre and wownd, coustrary to the form of thellatute ine ducheasemade and provided, and against the pis ace ansd digmty of the stateg ofis,

Donn Mn Brodrictr. Proseciting attonny
emvire connty Qeio.
Endorsed" "A Swe Bill" Dilliam Re. Robb. Souncan of beand ypry,
 Cone and buivered to the theriff of sovid connty wtic diveads as folesor.

The Slate of ohio Benion loowntibs. So the Sheriff of Said county breiting:
Yre command you to latee the borday Alecing fome leordon and her sopety Reels, so that you trave her body before Rhe Perdge of the come of comsmune pleas althe

 Exad

O/20. Burguer Gleste
By Mre Mne levinget beposely
Siniffe the state of Cliio mmion Gountyd. Dhave arratid the within eramea heony of Gorden

$$
-2
$$

$\square$

अ'
Clesm of resed Eighty ned for the nedelearged econnty of cu Slate of done late of hlowescesed Laid County etiins a cend firm rearfuly, cheasemade
$\qquad$
4
wy,
enle of daid

- Goleoses.
ling:
a her Safely
- bleas al the
indictunnt
there thes wits,
and have ther body nowin court: Smwien 30 Nieileage 160 arrest 100 , Pothn Ploodensactr, Sheriff.
Aftervard, on the $14^{\prime \prime \prime}$ day of Asplember 1882 an sestry was 2nade on the jouneal of Said leout which reade as follows, biz; The Stale of Olvio es mary Jane bordon $\}$

Abrdictment-for" assanlt and Batter""
Now comes the provecsting attonney on belealf of the A tale of dais and the defendant being droveght into court in crestody of the thouff, and being also represented by counsee, and asraigned espons dovid indictment, for olea thereto, Scith dhe is griety; Shesenfoow briig fuely advisedvin the peemises it-is ordered and adjudged by the corert that the daid mean pane bordonopay a fine of Five Dollars, and the costs of this prosecution; oned sxecrutione is arraiden, and Chat-the Atonnd committed to the jail of memion conenty oliso mentil the ompount-of Said tine and costo thale be paid.

Bry M, Mn. Wiriget beporety,
Whedtate of Ohio
of
Alfred Sorans
S2 il-Remembered that-at-a court of common Pleas begome and heed ont the court-tiouse in the down of Thanpovice zutthin and Pre the
 Aoten' A. Brice predge presiding.

Hesuetofore, Lo-wri; on the 14"day of dsfotember AD. 1882 ennevedictruent-was filed with the Glerk of Said court whide reade as follows;

In the cour of Comsnon Pleas, Amion county Ohic, of the tessn, of Saftember in the year of our ford Oue Hhousund Sight-Dinndred and Sighty twro. The purous of the qrand jiry of the Itate of olvio within and for the body of the county of Smiver inmpamnled, brosm and charged to inequine of chimes and offenses conminted vithin the daid country of Mnion, inthe kame and by the anthonity of the dtate of Ghic, on their Gaths, do fired aneo poresent that-Alfued Evobins, Cate of Laid County one the 31 davi fluty in the year of our Loord Que Shousoind Eioflet-turedeed onva sichly two with force and armo, in Laid county of Amion and dtale of obio, mulanfuely did conry concealed on aned about his persozo a dangerour ereafoon, to-uri; a Pistol loaded with powder and ball, cosetrary to the form of the delvile in Arch case providec, and agoinst-the peceee onned digpity of the state of Quis- Sotm Pn. Bradrids Prosecuting atworney Mnviz Covinty Olii
Endorsed, "A stue Bile" Mrilliam Re, Rsobf. Sorennam of brand ynug. Gfterwand on the $26^{\text {thI }}$ day of Lefotenser 4.2.1882. An Entry bras encecleon the Dournae of Haid Coum-which Rende at forlous, ing;
the Atate of Guid. Alfred Evouns
"Ondicturent-for carsying concealed eveapons"

And nove comes the praseonting attonny on behalf of the Atate of ohio, and the defendant being brought into court in custody of the Aheriff ane anraequa mbos tovid indidmment- for plea thereto darpole is "Mor-quilty" mua porets thimself expon the conntry, and the Pevsecuting Altornerf doth the li.ie. Afterward on the IIn day of Qctover AD1882 an sutyy was made ors the joumal of laid court-which leads as follous: The Itate of clivi 3
Afred Everans 3
Ondictinent-for carrinny concealed lieapored,
Sow conus the prosecinting attonny on belualf of the Alale of olid and the defendant being bronght into conert in custody of the theriff and also the conssee of Sonid prisoner being present; Thevinpow dovid defendamretsado his Blea of "St-tिvilty". And fon plea to daid virdidment Laite hevi givily of carryingaconcealed irsaforio elvich plea is accepled by the proseonting attorness; Ond the court bing frelly cedvired in the faremises, oned the defendems being ingrived of if heliad anything is day entry juceqnent thosed nor bpero envineed agaim-him; and thovincy ho goved onvainefficent-Lecuens intry mnderment thould ent b pronounced.

It-is thenfore considered and adjudged by the court-that- the daid Affed Sevans be imprsoned in the poil of Etnione county, Ghis, for the tern of turntry dasp, And that- lie pary the costo of thio forosecntine and
 ammint of toicl costs thiale be paid,

Ind. Drurquer, Gleste.
By Mi WhilNinget-Defouty
Afotm dilverthou Tosely
as
Hhe Atale of Cobis
potm Diementhom Pesely 3?
Breit-Benumbued, that-at a count of Rownmer Blias dequm and leed at the coust house in the town of Snarponile bithis and for the connty If Musins and ttate of Olin, on the "th dary ofosplemmer AD. 1882. Fis hoseo fibel 1 , Avice, gndae presiding;
 indidment-mad filed mith the clestrof dovid cont which udeds us pollow bis Atale of Covio Minion lionnty. The liont of leormon Recialablesmber abemin the year sightun hunded and Sighty two smins Countrin.t.
the gronnd jurors of the county of ensiove in the ecome and by the ansthonity of the Atate of oliv, on their oaths do firid and pusent-thal-flandievethom Hesely, derit the trom of Eleven NClodr, in the licqut-atsoson of the es dan of Pray is the eyear coue thousand Eight-Linndua onnd Eicfity two in the consty, of Snvirs afousoid into a cestoins Bitakess of leourond Nagnev there Litmale and being wiffully. Indiciously, forcibly and bueqlasiourey did Greals and Entes, with intent thereby then and there the persororo govos. Chat. thes poropesty and emonies of taid leonsad voeques ise the doidd Fildelen then and there bing relozrorisly, is shae, tatke, andearry anay andone bain of thoes of the vacue of Who doleass and fifly cunts. of the bersonar foroferty of the Aond tragnes in Noid Fuitchese then ana there birig fonnde. Stumand thene
undanfully did Stial, tatse and carsy ownay, contrany to the form of the Statute in deede case enode andprovided and against the peace and dignity of the state of aniv.
 sudorsed, "A srue Bile," Avilliam De, Bobb. Souseone of heand purz.
aftervard on the es" day of defotimber 1882 an sntor enas endde on the joven nal of porid const whide reade as follows, bis:

fobm dilverthom Borley
Sow comes the prosecnting attonny on belialf of the dlate gonio assd the defendont being brought-into conest in enstody of the dheriff ased arsaigned spondaid indidment-for plea therto Lowp heis" lot dwilly asedprito hivesely eipon the conentry aned the prosecenting altoming doth the like, Anedil-appeasing to the cours that-Aciad defendonst is in indigent cironmstonnces onnd reseable to Employ corensee, the coust at his request-asoigns Mid. Deoops as counsel hi defenar hime.

Efterward on the on day of Detober A.D.1882. an sutay eras endole on the jouman of said Coust-which lecros as followsing:
her 419.
Entry

Itate of ohio and the defendont being brought into const in custorey of the thoniff ond onso being Represited by tris conssee tivetofore afoforinted hewin, this couse comm on for trial. Therenfore canme a jusy to-wit, Havmel lokadow. David

 AnClamplied, And the otoid jiry heand the testimnony adduced by the pasties. the arqussusts of cousree, and the charge of the coust, Audafter delibesatione thereon, Retwined the foelonving Rerdid. - Wit: "Ms the ofury in this case, find the defendant Fotesplibuesthorse Dusely, quilly in Onamuer and forsw ond he stands Clrarged in the indietsnenst, d., Alvidmeve. Formeaw

And therenper trid difendant-is ordered into the custody of the theriff tor avovil-asstisice-
Oct $3^{\alpha} / 882$ an entry varas mnade one tho foursnae of Said conest whiche reards as follows,
 fohn Silverthom Borely 'She defendant herein having beon huetofore Corvicted of Burglary assd pitit Loarceny was this bery brougle ineto const; in custods of the A heriff, and informed by the court of the berdiceof the jury and ingrined of if the thad arzithing to day insypudepsent Should hot be provrounced against- himis and haveing listtineg but wtatthe hath abreadysaid. It is therefore, Consedered and adjedgla by the ionet

 scitión for evtride Executión is avarded.

Afteword on the $B^{00}$ day of october 188 an suty reas beade on the jorennee
of Naid count which readi as follows.
of Said coust which readi as follows.
the stole of olion
gotm dieserthom FosllyBrdictment-for" Burglay and Pe tit Learcony.
She coust order that the Shesiff be allowed one quard besides timself in transporting the defendant horein to the pensitentiany emour the formes destence of this coust,

Trecoun before the oflewth there this

Quthe t" day of October a.D. 1882 an sutty wras made on the joumal of Said cout which reads as follous,
ho 699
She btate of Ohio Gothn dieverthom Fresery 3 Shis dary the count do allow to Mi, N, Nootep the dren of Surenty fire dollass as tis compensatione for defending

> Dot Did. Buequer bleses
hociry
the dlate of ovis

## as <br> Yolm Sthentar

## be

 oped dtate of chico on the $11^{m}$ dan If di/p a. Q. 1882 ties tosos Yoturapice
 wons filed with the clens of aid court which seadis as follons ins:
5nctidtwurt
 Gear Sightemn Pmundred and sighty two. Sunion locunty io. She qraned jurors of the Consty of emions in the ocasne ased by the anthoity of the obate of chic, on thie oatho do beresst ased fined Ihat yoben struelon about the how of diven o'dock in the night- dsadon of the $18^{\prime \prime}$ day If thened in the year one

 presbly and burglasionsely did breats and sntes, with intand-thenoby then ano there The persornare goocds, chattles, peoperty asec dsonsies of Sovic ocmiel a. Doages cis the Baid dweecing thouse then and there bing peconiousty, 10 tale. Sbew and caery awoy aneo


 dollow and allof the samerg stmusty nine dollous cmed dith cinto of the pusonae property of the daid Somiel S. Boager cie doid dweling Toree then and thwe bing fromod, then and thee dide Shae, tales and cany dwan, contrany to the fonn of the statuto in thech case Pende and provided and agaims-the peace andodignity of the Atale of ocive

Yotun en Brodider, Prosecuting Atroney Emien amuty chio
 aftersard, one the ti"clayy? Mray 1882 acatrins wacisered by the chan of doicio conetanor deliverea to the chesiff of Sosid connty which readear focloros:

Precommand you to take poben. Athertore and bim dafely Feep, so that-you tave his body before the predge of the cont of common pleas at the cour house in maryoville, cis daid cminty of lexens to answe to ane ciedictinent for Burglary and hues, faie hot, and have gouthen
 dar of the ay A, D, 1882,

MR.burgnerlolerts. Grae
Hhe stale of ohio Umione leorenty.d.
Shave arested the within leamed poben sthuton andlawe his Gody in the jail of the county, sminel 30 Alwheagell to ane \$. Hile

Ioten Heobensadz, Stheriff.
 follons,
thedtalegomio 3
Loarceny,'
7. Kooopo fending

- begreseand
कo the county For the County fotma Bice 2 aur indictanen;
ersncis the
the authonity clove about the 'e year osu id, ineto alartaín naliciovnd mand there rages in the If awoy asew 1 powereda of dugen Dreve qeessease the vaculue of one the personal L and thee $y$ to the form - andalignsity
lonaty ohio,
w2y.
d) daia count
yden Athutore $\}$
Indichmend-for Burglary and Pitit towary,
this day eame the provecnting attonne on behalf of thedtate of amis and the defurenourbuing bronght into conest-in chotody of the dheriff and assoriqned sppos darde indictsuent -
 attomey doth the lifer - And il-appearing that-daid defendant- is in indigent-cercumSlánces and unable to employ cournsee, the court at his request assigned in In ibamplell as counsee to defend the Sovid yohn Apthertons
 reads as follous,

This dary came the prosecnting attonney on behalf gf the altale of olvio ond the prianer being brought-into coust in custo dy of the theriff oned being also represented by consec heretofore appointed hevin, this conse conne ore for heding expons the motion and thoving of the defendonst-to continue this canse to the neft-term of this count; onnd the dense was arqued by bounsee and dnbmnted to the coss, On corrideration entureof the court clo dustain Losid motion aned this canse is continned to the hext-term of this coust- Herenpone the defendant-ly his attorney requested the conl bo fiy the aseronet of recagnijonce hevin, andafter being ordivised ins the premsiss the coul-do fif the tomse at five Cemnaned docears, Afterward on the $4^{\text {th }}$ dery of october 1882 an sntry war enecde on the joussual y darid Qount-wthich leado as follows,
The Atate of Coviós
poles Ptherton 3
Frdidmenr-for "Burglary 乡ो Prit doaramy,"
Now conses the prosecuting attonny on behaef of the altaley ghiv ond the defendant being brought-into cout in custody of the theriff and also being represested by his consisel tiosetofore appoisntid Pevain; themerpose the defundont retrads his plea of not quilhy bentofire sntered. Therenfoon the prosecutinq attosney
 the charge of Gringlany is dovid ciedictment-and the daid potinclelerlone pr pleae to dorid indiotiment, dwith be is quidly of petit Sacereny whide perais accefole by the proseculing attosny; cind the cout being frecoy advised in the fremsises onedthe
 hi prosoonsce a Gequinst-him; und thosving no goodand hufficient-causo why jurdgment-ahioutd not be pronvuncea,,
A) is therefire considered and adjudged by the court that Atre dov'd fotin iethenton pay or fine of five dollaws; that he bimpononed inthe

Soie of mmion connty Ghio for the levne of turnty days, and that he bay nue cosst - this prasecntion, and that-hestand counnined to bhe yail of suid enver Connty, alin wntil the asmonet of daid fine and costo ollall be paid.

## Afterward on the $4^{\text {HI }}$ day of coctober 1882 an suter wad madion the foussae of Fovid cout Which reade as follows

compshsative for defencing the adone nomned defendernet,
## thadtalef onio

posy b: brocous 3
Brit-hememberel, that at a const-of common Dleas bequen and held at the Count house in the town Mnarysille hithsie aned for the consty


Aftrward, on the $22^{\circ}$ day of famenry $A D \angle 883$ an entry was made on the journal of Boid court entrich reads as fortores.

The state of QGioz
e fownaery

Dleas begren for the comity Adeseli. Bice 883 are cuedictivest
mize Cornubzani dredira Sights the cornity of d offenses the aultivity th Prown 1 foosed cove is said the daytinne breatremelanfuy 2roperty of g horsse.then 2sy away; and casp, compair e dollase anel cu of twenty and all of ae por operty - beingfonsia wetrary to the mind- the
tonny
The thate of Qliis.
Eri Prathins $\}$
Breil-Bemembered that-at- a court of commson plead bequen and held at the court tiouse ine the towre of Nloarepirle Virthine and fir the County of Unmin and state of Qhio on the \$8 day of qameny A, D). 188 3 . Ces hereors fotm A. Reice. Indgl foresrding. Hesuttfore to. with, on the II" day of dipderwber A,D.1883, an imdidinemt-wasfiled lvitte the clerts of a aid Court whichleads as follows;
 of the term of Sommary in the year of aurbord Que thonsaned Eight- Binseded ared Eighty Chree, Othe jurors of the graud jurer of the olate of Quis writhin and for the bodery of the country of Cluiver. inipanmiled. Awourand Cliaeged to imquire of Cummes and opfences committed within the said county of Dmion in the orame and by the authonity of the dlate of Qhic, on thide oaths, do finsel and present, that Eri Aattrins fate of said county on the I $8^{\text {H1 }}$ dary of opily in the sear of our Loord Que thovisand Eight-thurdsed and Eights two, bith force and Amms, in daid county of Emion and late of olito at the aromships of Mrashingtore, in the consity of Mmion aforesciace Aviuers citriens of said townohip and county evero Asdessibled fur the puepose of transacting and doing centain business. ts-wit; for the purfore of

Kolding a temperance mueting, ond that-Said Eosi Vattrins then oudthere at the Duecting afousaid did unlawfuely, and lvilfully disturb said meeting by Shooting with a que loaded wirth powder andother enatter untsnown is Aonie jurors arouersd said Eneting and adjacent therelo and by boud onnd peof ane Canquage in said assennbly and by attemptivig to provore a breacle of the peace vitle ome Brmjomine \&i Reve immediately after the adjownmme ordona Eueeting and in the Tvouse vie Which Mneeting was Reld, anedso the of rid Esi Nattions was then aned there foreso enalving and Exciting a distresbance and contention at the aforesaid eneeting of said Citizess conteary bs the form of the Ilatute in suoh case Inade and fororided, and acainst-the beace oned dignils of the otale of colvio,

Potur M, Prodvicts, prosecuting attorven Mesvin leonsety, Gleio,
Sndorsed, "A Dvubill" ADtm Leiggett Fouernown of bramd prey,
Aftewward, on the $12^{\text {t" }}$ day of Pannary A.2.1883, a capias erces cirsed by the clats of said Court-wtide reade as foulow, bis
Capias
Nis commaisd you to take Gri Motrins and hins Safels reep, dothat mine save. his body before the judge of the court of commone pleas, al the conest leonse in Mearporile in taid connty of Uninn forthwith to answer to an indictment for distenbing a mneeting, and thereff faib enot, and Fave you theme there this writ,

 Stu state of ohio Eminn lowntyd.

Dhave arrested the within encened Sori Waltsins and harve
 gohn roobensacti. Sheriff.
 of faid const-which readk as followes ing;

Eontry The, State of orio 3
ho 6229.
Sori Toatkins $\}$ "Brictrunt for disturbing a meating"
Ahis day came the prosecenting attonney on behalfof the Stake of cohis and the defenchant-bineg bronghtinto countin custody of the dheriff and avecigned nfoon saide indictment,- for phe thereto, saill te is "grilly" "Therenfone, aflé beingfuny Adrrised in the peemsises, Itis ordesed ansd adjudged by the coust that the dwid defendont Ere Wattrins pay a Fine of Seventy Fire doucers and the casto of this peosecntion ot that he be imporsoned in the jaie of Evinors lowenty, Dhis for the binn of two danp; and that - The stonsed commsitted to the jaie of scrid lenion lounty resetil the amount of said tine and costo shall be paid,

Ctitest fida Drurquer loleres Ny Mi Whi Mivieget-de porty.
the datate. of Qhic or to $-\mathrm{m}_{1}$, - os Baid Cou prodectumen- the stale

Jamerar The ofe county. cosmmi Slate of 0 waid Coz Cmendre unlawy then ane and agar

$$
\left.\begin{array}{c}
\text { Hoblate of duio } \\
\text { ys } \\
\text { Heonue besman }
\end{array}\right\}
$$

Prit-iennembered that at a conet of conmmone pleas bequen and lued at the court tense in the toune thaspsich withine and for the connty of remine curedtale of Qhio or the $8^{\prime \prime \prime}$ day of fasmary 1883 , wes honor fous A. Bice predge, presidien, Nesutgtere to-vil, on the II' dany of fommany 1883, an indidnunet-was filled vith the cleets if said court whicle reads as follozes. Viz:
prodetment- the State of Oliio Eeviove loovitysd.
Sn the bount of loonmone bleap, Mmione loonnty, arien f the leme of fanmary in the Gear of oursord one thousared Biglet henndeed aned sighly there, The Gurozi of the Geared onery of the dtale of bliv, withirs ased for the bodyg thee county of Exsine, impanviled, Sevorse and charged to ingriere of crises and offences cosmmitted withine the daid consuty of Uneion, in the name ased by the autlonityg the Slate of Ovio, on their oathr aforesaid do fined aned present, that teovur benmane late of said county on the thind dery of gammary, in the year of ousbord ove thousand sight tmendred and Eighty three vith force and ams, in said connty of Emsion andatialog dhio unlanfuety did mafse an cissanet, in a senacing Beansue: uppon coue Joseble b. Baldisise then aned there being contrary to the form of the Aftatrete in Ahele cabe Inade and prazided and against the peace and dignity of the Slate of Oliia
"Gotm Im Brodsids. Prosecuting attoney Clssion Covnty chices Eredorsed "A true Bill". folm Loigget. Sormane of braned perz.

Afterward, on the $12^{\text {th }}$ day of fannary 1883 a capias evas issued by the cleets of daid cont which kead as forlows biz:
The State of Olii, Cemion loomentiss, So the dheriff of daid Comenty beetinin: Dir coommand you to lale Noomer demman and lime Safely reefs do that gou tian his body before the jiedge of the court of common pleas at the corut house in Maryprille, indaid county forthrith to answer ans indictment-for Cisoanct, and fereg pailsot, and have yow then there this vnit: Hituress Ad Abreqner Clesk of doid court al marpoille. Ohin this
 suriffo Betum

Staleglohis d arciégned fles being fuery Ve cuid defoneasecution It davp; cand 14 amount of The Dtate of Ohio elmion Gountydd. Dhave arrested the writhin named Theome Dsmmare I now have his Gody in Couet, druice 30 bvileage 3.80dotwi of trio. Fome Noobensadz, otheriff. Afterward on the 22d dar of fannary 1883 ansutery was Ind de on the jownal of doid Court which seade as follows;
Hestati of olio 3 is Mrdictment for "Assauet"
Hooner Dsmman 3
This day came the prosecuting attonny on belialf of the dtate of ovie, and the defendant berieg broughtiento coner ine custody of thestexiff and anaignear upom Said indictment for plea thereto, daith he" is grielty"' Hherenpon, after bineg fuevyodersed is the premises, it is ordered and adjudged by the cout teat the daid taomendmman pays frine of five dollars and the costo of this prosecutione; aned that-he stand conmitted to the joil of Divion comnty div', until the amonent of daide fine and caslo arepoide,
P. Bungner, blerfe
byy HiPNr. Winget beputy,
ho 626

$\left\{\begin{array}{l}\{ \\ \text { Prit-rmmembred that-at a cout of common ple as begun and heed at }\end{array}\right.$ the court terese in the torre of Maryviele. vithin ased for the connty of mmin and stateof Olvio, on the $8^{\prime \prime \prime}$ day of fannary 188\%, Bio howo potere A Pice predge presiding. Herretofae, to wili on the II'dan of famary 1883 an indictument was filed virth the learts of Said court whid, re ade as folions, iz;
 of famnary in the year of our Loord ome thonsand seight-hundred and siglety Dreec, The purors of the Geand jury of the state of bbio vithen and for the body of the coment of
 present- that- teover Desmase late of Sovid County, on the dix the dayef Drcumber in the year of oum Loord ame thousand Siglut-hundred and Eightiptwo midt forex Anms indaid county of Nimion and State of Qtio, al the terventify of Washington in the conenty of Enion aforesci'd, divess citizens of Said tornotiep and cornty bre assemblea for the prupose of Fotding a leligious meeting, aredthat-Aciid Deover Demmane, thens $k$. there, at the Dueting afousaid did vularefully and virfucey disturbdaid bueting by denffling ins drid lemech and resing insulting aned abresfue taneguage tairerd the Mnembers of said Bereting, and do the daid Heoner bemsnceso war then anethere unearfucey forenct matsing ond sxciting adistubance and contention at the afousoide Ineeting of Divid citizons contrary to the forn of the dlatule in dncle case end de and peo. bided and againse- the peace ared dignity of thed tale of olvio.

Piten Sn. Broduede. Porecuting Altosney, Uminn Gomenty Cover
Endorsed. "Sotwe bile"- poterbigget. Forencise of band jirey.
Coapias
sGeriffo
Beturn

Gutay
Ro 626
 Hhe state of chio remine loommin bi, oo the dlusiff of Saicl county buetive;'
In command you to tafie reonme Demmam and lim A Cafely treff, so that-rou ham his body befres the jied ge of the Cont of comssons oleas, at the connt Rouse in Ducurporica in Sovid county of Evioue forthivith to answer to an indictmene-for distubing a breeting and here of aie not, and have gou then there this writ-- Situess. AD, Buegmer


Hte State of Ghid, थmion loonty did. Slecue arested the within hamed Homer Semsnan $x$ have his body in court; device 30 Enileage 380 Jotalstill. fothu thobresceds, b heriff, An the $22^{2}$ d ay of fommary 1883 ane sutey was Indede on the jounde of staid cont-utich reads as follods. ous; She State of olio
es
$\{$ Sndidiwent-for "disturbing Eneeting.
Hoover Denstran
Hhis day came the peosecnting atorney on befaelof the stale fowir cund the defendons-being brought-into cout cie the custody of the Sheriff and avariven on tond indictment, for pled theuto taitt li"io quety"; Hherupon after bering frely advied in the prennises, it-is ordered and adjudged by the cont-that the doid reomer domm an pay a fine of Sere dollars, ased the costo of this prosecutione; and that-he stond comnnitue to the faie of Nemine county until the Amonst yodid fine andcosto are pond.
h. Do. Buncuer bcenf By Wi DIT Wiviegel.- Depoutys
$\square$
and heed at
nandintateof
the lelerte of
of
pariotiment cocern

## Hhace. The

connety of

Drcunber
"o will fores
imgtor in the ric assombleo mace, Thes y . said Burting
graye tovrera s ancthere
the aforesonia
uade ana pero
er
Leced asfollow
1-yjou hame his
Zcursorcea in ny a Bmeeting Buequer.

## 2 Sensman $x$

 Shesiff, id cour-utichhe 6221

Hhe stak of okio Aobias Mevemsuy $\}$ Bsit-wnmbered that at a coner-of connseon Bleas begens aned hued at-the cone

 an हndictrment-was filed witti the Garts of said bout Whide reads as follows hyj;
 in the year of our bord ome thousaned Eiglet-Cundua and sig hiy two, She perors of the bevend pury of the btate of ohio, wilhin and for the body of the conety of rminn, inspanmeled, Susne and charged to viequin of cemines ared offenses committed withen the said connty of lesure ir the hasne and by the authority of the Plate of olvin, on their oaths, do fined and persent; that wobe as
 seight-fundred Eighty wo with force and curnes in sard cornty of veniou, and slaterf okio Monlanfueley, did cary concealed eveapons on and about his persovo a dangeeovs incopon to-Wil; A pistol loade d vith powder and bale. contray to the form of the Btatrele min neh ease made and provided and against the peace and dignity of the slate of olvic.
Endorsed. "Atwe Bill". Wielionn Re. Robt Jorencene of brands freng,
 count-luthich kead as follows lng
the Plate of Quio monine loonty S. Ao the Sheriff of said loounty brecting;
 Gody before thifudge of the leourt of lovinnm puar at-the covert howse in Marysince insaid Country of seneure to anown to anindictwent for Carming Concealed Vrapmo and here of faie voli and have you then there this siril. Ditreas fido bongree clests sovid Cons-at-maryoville Quio thr's 1 H "day of of ptembue AS, 1882 .
Sraer fob, Dougwer, Gleuls by, milniningel--beputy.
$\qquad$ fotmen too ohensa els, olveriff.
 esthichereade as pollaum.
the otate of crio \$ Sndicturen fo "Careying Gonceated thrapous dobias thoummy3 This day came the proseenting attonmy on behalfo thedtuat fovio and the defendane being broughtinto coust in costo af of the shaiff, ond a bob tring reporsented by his attomey ond araciqned elpon Said indictment, for Heathorio Saith he is "not beviety" and pubs himself upon the conntry and lhe prosecenting. attomer doth the like. At the dame tume the daid deffedant kequested the conet Lo fif the annmet of the recogningure hecein eetridris accordingty fired at the chim of aur Domsued dollase,

Sheurupon appeared ine oppen count the daid difmedune, Iobiais Emumny with dsaac Mhennmy oved llaichael loody as his suetie's and Entered into recognizance in baid dheng ove twinded dollaws conditioned for the Cippeacance of doid Sbias mummng befor the coue
 and to abide the order of the churt.
 soid bount Mirich reads as follows, bizn

thtots Pod bruemen Clests

## ravion

638

## Sodward Millus多,

 humdred and Eisletiy theu-The jurous of the grand pury of the state of Ovio, evithis and for the bodes of the cousty of ensione impanneled, Sworn cisrd clearged to iergive of crimes and offenses committed within soid county of Umirn in the name and by the anthosits of the state of covis on thie owths do find and present that-Edward Virler and fames leranerford late of Said constr on the I"day of Qctober in the Gear of owr boved om thonsased Sight-wo, with force and anne, in doid cornty of univne and state of Qaio, at about
 there sitinate, did unlauquely, nsaliciously ona for cibly breats aned sute with intent- the personal property of great-value. tho persorial peoperty of the said Trench He thounile, cis said develing shoure, then and there being. then and there nenlanfueen tisteal talse ande carry asoay; and certain moneyg the annount-and value of oue dollar and forts cents. turs haptinn Ringo of the balne of Five dollars, One fandserchiy if the value of one dollow, onntmife of the balue of one dollav and ane Raigor of the value of one dollou and bisiti ant and all of the balne of tere dollass of the persorad propertin of the dwid Fre nate He thonniel in said dwelling liouse then and there being forsed. Then aredther uneanfuely did stial, Lafee and cany away Contra'y to the formeof thestatule in tuch case thade and provided onnd against-the peace and deiniethy


Sevirs lownty Ghis
Enderred "MitruBill'"
Schen diigitt formenny beand bue\%.

Aftew ard on the $22^{c}$ day of Afannary 1883 the following Entries ever se ade on the jousnae of said leourt Which reads as Gollons vizi;
flomunoze
svece loittuis
Farnary
mend-lvas
Hhobtate of Qhio
os
Edward Mrillerta fames lerareford
$\{$ Medictinest-for "louse breatsing aned Pitil ble ar ensy.
Shid dory came the prosenting a tomen on beleaff of the blate of Qhic, And the defendant Edvard Niiller beving brought into court in custody of the obverff
 fully dedvised in the presnises, it is osdered and adiudged by the court that- Chetaid gdevaed Deller pay a fine of Fine dollass and the casts of this prosecution; that-he binmorismen in thejoil of Eenions county Ghio for the torns of dijty davp; and that-hobland comsniturn to the jail of daid Menione Cownty enetic the amount of Lovid fine ass costi thanberaide,
the state of oliis Socword Meiller Ero fames Ceowhord

leas of lenion
Gousano Sight-
on the body
ciequie
lmiore in
athes do
lord late of
fonsased
at about
ech the Shoontive
d Eveter with
1 theobaid
=g. Then and
munery of the
in kinge of
rae, ountrife Sriti cut
wid fremoke
is aredthen
eof tesoltatule
 of the dheriff and arraiqned eifon dovid indictrusie-for plea thereto doith hi"'s bviely" Sherenfoon after being fully advised in the foremises, it-is ordeed aned adyeaged by the court that the said fasnes leranford 8 an a fince of five dollass कned the casts of this braseontion; that-lee be inforisoned ies the jaie of renins comenty beio for the term of thinty dasp, and that-hedtonsed commsited eistil the cemonent said fine ane costs Shall Deforid-


Beitnmugucheetthat ta bunt of bovencon aleme
$\square$

$\square$
$\square$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$ hereb xin
$\qquad$
to be levizd on their goods aud ghattels，laver and teceverits，if defane b made in the eacsditime follswing，to－wit＝The oanditiaco of this recogrigauce is tuch that if tho abovi found Dicliain savis shall personally fre aud appear baforn the leourt of leourfecou Sleax，on the st day of the term thereof，mert to ha holdew in aurefor the leanety， aforacie，thue and there to awowne a charge of Bastandy ou canfelieict of Sarah Beavn，Aux obide the fuelynucut of the leanth aced hat depart withontleave，Aud iu Ahe Nueace ticu to $l$ of goa $x$ havaicer and to Keep the peace toward the citijues of the Stale geen racly，ance the saidsarah Beavn specially，thew thio nocognizacee shale br vaidi atherwise it shale haud muraic icrfuee fa，ceaud virtce iu laur Sugmed Irm．Davis Seal，farcie Davin seal，Elija Davis sed，
 A．Q．Bring Putice of the Rea en
Filed April 1 ot 1882 ．Q．Bungner lebre，Auciowleaccede．Qhid． Afterward，oyethe 2 suid day of MLlay tiv． 1852 the faceacarieg eulxy uras ruate an the qar mual liy the lelent of said leaurt citciet rua en un fallow，ts－wit＝
The State of ORi心）
4016
Williaic Davin）
Hiis day cacre the fastien hy their Httonneys der ithing sharou to thelea urg Dhat the said Savah Seavir is not yet dylivred of said 2astane Child，it is thereforv arducen luy theleasent that thin oase stacid cantincued tile the urext terew of this bacent
 mithigarrinal of ouil leaunt uhtich mads ic wande aved oignren falenving．
4016
dach．
iicy byen

Arce，ins

therespow the death of Buarghme Revr，the Dicather of the Ohild wan wed suggeateh，and the ofile prownd to he liquig，aind Peter Revanvane afprintel Suar viace ad eitiver Miex thercepean the deferenat offeeand in afeubborit ly his covecel，as cd cacefereed that the a equealian as alledgur is ruve，aud felear guibly thereto， Ot is thufor adjudyed lin the bachis that the dufuedaut Drue D avis is the stevere tather of taid．Child，aced that he staced Chorged wish the wraiceteravece thereof，iv the pueen of Aur Heceedrad Dacear． aud that he feay said sucu to Peter Deaver as trusteo of said ohied as faleacon！Hifly Dalear waithice thinty days frace this date．
 Nurntyfir Dallass wixleic Shix．Weacethe frace thin dall．
 Taretyfior Aaccani wintiue tevalor montios frame thiedate， Tifty Daccans w ithic fiftece 工udrethe fracce thie dote， Dot is feer then rdeued that owid Aetu Devar by acthoriged to pay the fruverd Expense，aud the appense of her last cidunces out of the finst suass paide，
 for acldf netich execntiowio acou，del，
Ptisfurs ther ardered that the deferedaut sis secerity to Dee




Si Slate folio





custody t.

$$
3
$$

aid def



 Qhe bourg bomiar Dees Qherin bu wht, ohe Of ith lime
 Ohis,


 Hy of ck syat foris rivich




 Thum Crunty ss SOL

 in paid lobkety of Mmin to amsugn to an indietmpit for selliny
 Cof s, ifs s.ad Covi, at Maryerila ohis. this ble tay of. Ap
 Nmin Conuty He. Sownel, it names fher Bond ace oly a


 Whe State fohio?


 Wy che crint thar che eaid defordant payd ainfie
 Curt itat ovild defindinthesand aqumitad to the lai Yail. Albo Dt the same ime edme on shis cave to court find firmi que evidence chat ine peace sist fict upon which eaid inde et mant was forme lot is cherfore place iso fande a mieance as afideaid shande be atater and sh loout do orden elvid oftect: Salbmxymiviean.

 Jouphignun $\int_{b}$











 made upon ite tomnal of eaid bowt which reade as folleve. The eltate of Ohir.)
goseph Brrox Son the Sthte of Ohio, and the defindaut hong brought into court in cuslody of the Cheriff and airaigned upon said indictment, for plea fherett, saikh he tis "quilly" and is remanded to the cuslody of the Sheriff intie centence.
(1) fterward on the $y^{\text {it }}$ day of. May 1883 . The following enering was made on the Coumal of eand leout which reads as follows: vis, "Lefr off of Socket by ordes of leourt."
OWent. AQB(Amymurlelenth:

Be ir remmemered ifat ar a cour of loommon. Pheas begew and held at ine bourt Mouse in the town of Cllangsvile inctin and For the lounty of Mmion, of the Ohnid subdivision of the OV luch - vidiciar Sistriep of ite state of Onio, on the day of Vonu ury 15,1883 , Alis Atonor Lonn Poll. Puie findqu presiding: tereto fore towit on the 11 d day of panzany ot $\$, 8 \mathrm{~F}_{3}$, the follow ing indiet mintwas foundo fofp the band finy and filed with ite blerve of said Comit which reads a followne, lowet. The ostate of Ohio Othe olate of Qhip. Amion County sis.
Dosph Brown smdetment for howsebreating popetit lareny. Doseph Brown

Sinthe bout of Qommon Aleus Dhzon Ommey.
Ohio, of Ite lism of Jasmarysh the Tpear of ezi Lord One Thou sand Eight Flondred, and Eaghty OTree. Bthe fivors of the Graud pruy the dtate of Ohix, winhin and for ithe body of the Qumby of Shion mimpannelled, ervorn and charged to inquire of ervines and iffinsee commitud within ithe sail lovinty of Atsinin in the name and by the anttority of ithe Slate ofiop on their. vaitho do find arid peresent. Ohas poepeh siown late of said bounty, on ithe Sixit day of Octoter, in ihe year of oun Dord OneOThonsand Eight Sbindind and erifhty wo. wiet force and crme in said lovinty of Amion and Slate of Ohio at about the Sowr of twelve in the daytine of eaid day itu develling hinue
torncy,
fury
of certife' read,
a certefuil titled case leliverning





 Qfowno mith $20^{6}$ ty $\mathcal{I}$ )


 1). Slate fohe $\}$ \} 2yf Hf f docker ty ran of leoutst Ather Les Bnypuncent

Qustrumembered tons at a bout firmmen Phae fygun ane heed at the loourt Xbouse in the town of Maryoville within and for the Camty of Anion of the OPhird Subdioioin of Ity Obenct pudicral Divirict of the State of Ohio on the day of Coomary A $\bar{A} 883$, Mais
 day of Gammary. OA, D, 88, ine following indictment yo, fome $2 y$ the lorand Jioy and filed with ihe lolerte of said leovit, which reade mi words as followe.
© The State of Ohic (Amun Qounty Qommon Pleap.
633.

Mary Ay yer;
of Alover the value me dollar of one dolfithe val id duell -
 6 many an dow

 at tha


 ph Proun late of said lovinty, oth ithe Sixith day of $O$ et cevi in year of one Loord one thonsased sight- mundred sighte two srithe force and aims, in said county of Inviovi and State of ohio at about the howe of Clemes in the daytinue of said day the dwelling house of folve b. Rogers there ditivate, did mulaufutey, Maticiously and forcibly Greats and sntes vithe intent. the personoe propestr of great valio, the persoubl property of the daid Molse bo. Rogess indaid diviling house. then and there being, this and there isslanfuely to steat trise arkd carrs avory; ared one codt of the value of bine dollass, bne pair af pants of the calne offive dollars, swo thirts of the walue of ohe dollar aned ripthonts wo kandserchiefs of the valne of fiflo cents and all of the value of himeterse dollare of the persoreab proverty of the avid ofohn lo. Rogers in said dweling vosse then and there bind foused, thes and there mulanfreery did sltal Linke and, carry away contrary to the form of the dtatrete in fuche casemsede ared provided, and agoinst the peace and diznits of the Alateo ohid, Afotw Mri Brodidik, Brosecuting Ptowner. Esedored" a stru Bill." Johre Loinght, Fioremane of brand prry.
Aftervara on the 22 ablay of gamuary 1883 an ontry uras ereade on the fiersal of arid cout which reads as follows Jri
The Stati of Olio
633
Fovepte Brown 3
Mndictinent-for foruse breaking ma Pit to ar cenm.
This day cam the prosecuting attorney on belialf of the stateq conio and the defendant beine brought-into cons in custody of the theniff and anargnad upondaid indictment-qbo plea thereto saith "he is quictr" "and is lemanded to the cuviodry of the aheriff until dontence,

Afterward, on the $7^{\text {th }}$ day of Dray 1883 an sntery wase Onade on the journal of Laid const-Which reads cis foceons, The Otate of Olio's
633

Brit- Remembered that at a cout of Common Pleas begure and hela at the court house in the toure of Mlarsviece brithin duld for the connhy of Ension and State of Olii on the $8^{\text {th }}$ dan of Pamnany \& D 1883 his Tiono Oftur A Price, Gpidge. presidine, an indictinent-was filed with the locestory said court uthich reads as follous;
ho 6.32
Sndidmunt- The Slati of Omio muin bountryd. In the leowt of common plean, Amion leonnty, Ghic, of the
 three. She juors of the giand piry of the State of olic, vittin and for the body of tho counth of Pmion impanneled, dwone and charged to ingrine of crines cona gfences committed evithin the Said connty of Mmion ise the siame and by the anithsity of the Dtate of Ohio, on theri o athe, do find and present Dhat-yosep be Brown late of Soid connty, on the difth day of Getober in the zear of om boord one Herusand, sight- tumdied and sighty wro with force and ams, in daid county ff Himes And ottate of Olin', at-abbut the rour of tureve in the daytinne of daid de ar the dwelling hows of belbert Mi ayero, there dituate. Ald enlawfrely madiciouser and forcibly breas and sute, witts intent the personal property of qreab bathe the personab foroperty of the daid Belbert W ayers in daid dvelling Hoowso then and there being, this and there melanfuly to steal take ance cany away; and one avercoat of the balne of Chifteen dollass, one harp of the balue of twontes fire cents one cigar holdeo and case of the balve of twenty firre cento, one bain of cuft buttorst one colear button of the value of fifteen cent and oue watch bresy of the balneg fire cents of the personas propertm of the said belbert LV. Ayess: cestain money of the amonnt- and value of fiftri fow cents, ose gotd Bracetet of the value of dre dollav, one Pintsnife of the value of fiftin cents and one pusse of the value of fifin centigg the personal property of Heary Dyers, and one card case of the value of three dotan One pair of gloves of the valne of twrinty cents. One card case of the balie of doventy fine cents. two haptinn rincos of the balue of one dollas and twentr fire conto and one Bracelet of the valve of ane dollas of the personal propertin of Oline Mobinion and all of the balne of tuwnty fovo doleass ond forty form cento in derid dwelling howso then and there bing fonnd, thes and there unianofnely did dead talue anod cary overy contraiz to the form of the Statule in duch case made ased provided anea against-the peaco and dignity of the Atate of ohio.
ofotne PM. Brodvids, Brosecuting attoney Mmion Consity Ohio Sndorsed "Solve bile". Sotme Loiggett. Fiemom of band puey,
Afterwand on the $22^{\circ}$ day of damany 1883 an Dntry wad made on the jonsnal of daid cout Which reads as follows on:
h.6.2 2 Thestan of omion
Sntry foriph Brown 3
Brdictmess-fon house breatsnig and Pit baramy
Hhis dory came the prose onting attornyy on behalf of the state of Ohis And the defendant bing brought ints corest in curtordyg the theniff ance avraignen eppon daid izdictment for peea thereto, daith heci "quilli" "and is semomde a to the cultry of the Sheriffontie dentence.

Aftervard on the प" day of Enay 1883 mm sntery evas enade on the
20632 of daid coust-wtide reads as foclouss viz;
ixitiry
He Stalé q\& Qhió?

- and Kela or the corenty his Kowos the blent of
$\qquad$
v, Ghio, of the
and beighe dy of tho cend affences he critteonity Brown late theousased sty ff Cisuoz deay the maliciouses of greab batue Hoovso Zhese
4 away; and (2) five cents siff buttonst the valueg in mponey of alue of one 1 fifing centsy
of three dollan
eof dsounty five conto and
- Mobiuson
dicid dwelling kal talue and und peovided
"Corsitf orvio
e of daid cout

Tate of Chio areaigneo ea to the cuntrony - the joumad ceny,
ces/s $\qquad$

Orit-Remembered. That at a cont of common pleas, brgun and held at the const howse ine

 the clests of said const whiche veade as follons, inj;
The state of olio, Munion loontydd. Pe the loont of bommon pleas, Ansins lownty Ghid,
10634 of the teme of fanman in the bear of ane bord one Dhousand sight-hursdred aved sighis there. The juross of the qraned jury of the dtate of olvid, urthin ando for the lady of the crentry of Dinion impanneled, sworn and charged to ingmie of crinus and offessees conmitted
 their oaths do fird and present, that foseph Droure late of vaid constry, on the dit the

 in the darftim of said day, the duvering honse of Pixlicum A. Honbbard, there dituate did sentanfuni, enalicioriser and forcibly Greala ando Enete, vith intent the bessonad, property fo greal value the personal property of the dorid eviliom A. Dowbbued in daid dureling house thes and there being, then aned there being unlanfrelly to sleab take and carry ciway; and ono bevolver of the value of Thrue clollare of the peraczal property of He said villiam B Hobbard, ome pair of sluve buttons of the balue of fift Bento Qre breart-pin of the value of turnty fire cents, one sar deop briece of the value of turenty
 one bead stecklace of the value of thuee dollase. One dilver evalele oned chain of the breme of Eight-dollars, one pentrnife if the value if fortry conto and cue bead purse of the the if Aith cents of the personal property of heary. A. Houbbard, and all if the balue of Nowntwe doless aned mivety anb insovid clwesing howse these oud these being frenco thun and these emeawfinery did steal talse and cansy anay contrany to the forse fthe statule indnch case endde and provided, aned against-the peace oned dionity of the itate of chic,


 the Celent of said leaupt which readu as foceavan, to wit =
634 ©he state of Olic
 the undict nent in the abovr evtited cave upan the deferelant Suseph Brsour bydeluviring to hiun said eafy. Lerviey of ie diexment 30 \& Rvileage 16 eatbl $\$ \frac{46}{100}$ Paku Nobrubade, Sherifh,


 Saseph Broct ion \&
 of the state of Qhio, aerd the dyfuidant bring brachit iuts lesu, h ie custat ty of the Sheriff a udarnaigrue upa su il iesdidकvecent for felea
 She Brate of Ohic

Left off Doebut by onder of eavent, paseph
 ance held at the leaurt towee in the town of Pllaryiea icee cuitfici acer


 Traverenipt wos filed with the Clent if sail bounh whieh maen an fa blaws:

 Dilliacu Dyal Befonnu S. Sas hiven a Castice of the Prace is

 dayof Guly it, Qी 1882 at the bevnley of a, wsail Cll ut Trwith Ese DiCliain
 take, steab aued oarnyaccnay of the propentr of said Moah o Nra w
 Clarrout isive ifrithe afeccecuitstofolve Oqan Cowstaale of said ouncut
 Alhut Awith aud DVilliacu Myal aced foam thecw newer ive eawnt.



 Piturns an Sabeoncan Mrade as frece con, to-wit = eereerace the caithio naved caitineun by valing.





 ceiver is hovery discharyid fram fuesthw appear ance, AeIt Dtid Dhe Earnflaiinat

 Rear in acel for said ©awney on the finct day of the next twino thing Aul there to derine the gredgrecect of sail ©anit,
 beferc said Caunt the freeco ta afpeca deed tility Cinuy Nice. Naw, golme Ogace,
The stau of chicis.




Alds ou the samie day, to-wit the ysh dayof angenat $a$, D, 1882 The facearming Prergnizaneeman filed wilh the Ohrth of said Oankt which seais an freeauen This)tate of Chio.

 A,with aux Eseie Smith peremocey spparee befor nue S. S. Yandines, ows of the Gusticis of the Reace, in and for the Ownely afonsaid, Aud gaintly aed
 Aucedrel Daleors, to br levied an thei goaser acei chatteles laudscudermuntes. if defacelt h vade in the fallacaicy cauditiace, toraiti.
the equlition of this reergrigauce is such that if hee abour fareedellont Sruith shall fersaually br aud appear, laforn the Danतt of Cancunan Beas ox the first day of the suet demu thereaf to lo hoedew in dud for the cancule. oforeail, Thew awd there to anson to a charge of feercciovely tokiag, stidieng Aud Canaying away frow Ptrah $B$, Hanw iu said Canney, beu Bald watch of the value of D63N A NX Abide the gee gonnt of the Bawh deed not difsant withaut leave, thew this smeogruigance sfenee erveroid; axheracie it shallibr aud munaiuv icufnelfasnee aciel Iritece iee laes.
 outhe day oud yrar above urittew. Sath S. Mardiucw, gustice of the Pace by the Eraue funy which reade in comsen, to wit= The Dtate of Chis.



 of Orüne mid offenses camnmitlex withiu the said Cacely opleciaies in the reaunacud by the authosidy of the Stale of Qhic, Quthei outhe do flime epresent that albut truith laun of said Cancely den the 22 iil day offerly iv the yrar of arw Lard Owr thmusmud eighh Nvended Eud Eightyon witt force undaruv, im said Cavniy of Ruvicw, aud Stale ofleléd, Aulaufullyyudfelanciandy dir stedb, take aud Canny aconay ancequed
 watch ohwici aud ohown of the value of Eter ballare, ared ale of
 Avir, ca tray to the forme of the Statuto im, seech case ma de ace i


 lebrn if said lean t wheit sca ev an faleaco eto-wit= Tustate of Clid.
Ruciov b runty So. do the Sheriffy sacil Baculy liverteing: Hricannumend youtotame Albint on ith au. Wiiver safely keeps, eo that you haure hiè brdy,

 Aese hereof $a$ ie wat ac ix hovs you thewacel there this venit, Witress o, Z.Bumwe bleth of sail Camoh at Tuarysailec, Alío.



Conliunance riginese thy Deflin ow a covech of absence of midnessees the Case was therefor corutimed io octr1 $10^{\prime \prime} 1881$ at o colockent NIf and the Oofti, ssquind lo giov bail in the Som of Thue Afindsed dallas for his afforaraued at said lime byfore me the facerfuntiue of the Peace and po abide the fudgement- of the couch - 4 mot deprast Dithout, traws. Bail mot qiens of ssquised b youinen ordesed to by Tept in somw becure be edmment Yolace mutie adyouned day Sreal Had ow the 10 day of Qctils'sl. The Yourtiu' Remig \%ossaant Ditmever A) mimonse aud stamined ow bshoef of Ptee Diale lisis

 fustien of the Pexce adyudqed and ondered thath the A aid © aph:
 of f3or"t for his appeensauae bifore the coust of connsuon Plice forthwitt in and Yor socid Counting and abide the ordew of said Coust a ade in difanet- thereof thath he ts cammultec to the fall of the comuty these le comate the action ay said count. Pecogmifiuce mot-griven be Oefo; nernt is foil, Deluesu are Mitivino Ao ninti, Och, 10 " 1859 ly Destue of this coust it hoves this day comivied the Boddy of the mittimin mamed slpes o Asmentrmets to the facie of Umive (No, Ofis and Lave left-mith the failer theneaf a certified cofory of Dis Brisiti DRiciam, It, Rorimion Cone,
It have bound ty them amu sacorqmizencer to appeas lufoue saced cout
 (b)ate bo Otio Pmiou Ce Qeaitrom P. A.t.
 of the peroceraitigs had hy and byfow mw at my office in said i/l in alvers caus: Gardmen fristice of the tivee Cact Dile

is Confinud to his roour by sidtness and coved mot clannig thes terme of const alluch to qur thit Sestinnouy by reason of saide sichmer.
 to iesue for said Eftidsuef facet who livis in the nticinsty of fidmurad but-that the officer howing said butponna nithout any fawet- of this afficut trsad Antart Enarles facoh Ehares fuediy and istetmed tim mot-forme Dhis acewed by seasou of the neray
 rason thereot Saic Gharres facoh hao motthin sernd mith Bubpormai and has moh-couve to coust. Ceffiait-fustrin says that he expricted to firove ay the said Ghares Gacon aud thath said facth noved leslity, if prosant fhat ow the Geviming of the 20

 about the time said monuy is. Alleged to hav bisw lact said falacias saw soud fisfismay sh corupany Drith a momaw aitich norat mote Dis noifs. but- mals anothen mons mifts and said ff fimmay, miar Qoriatey intoficated and that he mesh- nef. Stais minth said Momane And corw down, to the resturant again frasing the momaw n/, stime that said Ftimey Ntaggerd Arrownderibtre hes monont afpthile aud nhew Desntt rif, Stais, again, thech the mas mot in a cordilion ty srason of said intoxteation to take care of hio monuy. An - Nnow Noliat he Bures doaing nuith it- That shosty bifore siutitig Y/, tume about-9 aclocti the Hermav mint away and isin shast time f.f Fiminy newnt away aud the faid facas staid these nutilं timu tf clore mp a and. luid timey have moth covied hadis and the said Hefrndant. Cluvd ne, the seeluraut. Dhat said of.f.
 he Muas praasaut the mawed sectify, that during the Gosmon.g of the $20^{\prime \prime}$ day of Beptunten 155! at the time the mioney is alliged To hav finn fation he the said form Yixp/s nas fresunt in said Testmant that he came indo said Testmant fon a can of Oysters acce sam Finily mas to mmah intorecated to racait or tim cuad that in atternftimg, to maih-au min. Said Pinivy Eroped tui monun aud the sded befendant ysidued it nips is

 it-mas yoreper acea finndent for dQifnodant moz bo quin it to Thin or leat timi Anotin where ik- nerae.. Affiant-A ayo that be Thas mindes the circunnstaneer made ale dieigince ia lië foom to to rsady for tival but the siafsuee of said fotie 780 ofy And the alseuce, of said. Plasess. facok in srithont tie facect


 Dresn to Efore me ly said. DTosirai Remmentrout and by timin figened sin muy presence this s "day of fannory ist

DIM, llagat Crund



 as lony agreed it do, and faiking so to do. The coutr ardenet that The saide fisconnifface br anal lutio sowe heng is forforied ana the


 The stakg ohir 3 Thimaia Ammentionts 3
ham.

Allesto gQ, Bmynnoscank
d $\operatorname{Cost}$ Qux


 Belaky five cent of the perstai mode shite tring formed, inen





 and Detit tarnings
 Of aid Cour which veangy as falive.
 samil foring ko mayo
 teth theiff and linaignie upm edid indebments for pleat


 to assiet in the provicution fo the case. A LOF Oidtums.

 mive ot the age of itergety onequais on he $27^{\circ}$ day of fuly A5. $88 \%$

 duly hmipommeled and Áwon and charqed, finubl and preseuted' an izdichment aqdint said defordantifortratiry auderelereing
 Thmir and state of Ohio mi thi neghtreaven of thels day of tebuary At 1881 , ancl steabing. tathing andd oaryjing buroy eherefrom cellain yeisenal iproperty of said Sherman III. Plate of it valeu of furenty
 Common Pleaz of Phmin Connty. Ohe. the Daed defendeyal, üaz arraupid aid for plea to said inclichmentre aid that he was quild, and the pimushmemt thereof is mi whole coxfinment in ith pemitentiaing
 Ciu of ordening Lh said. defeudant, to be confined in ith fine Mplaye be ornmilted to if OfidClefrme ocherl pitorate ni eh lebringy of 'faufuild and State of Qhio, mitel he anves at itw age of tibenty bne /ifearsmonles fle be somer refopmel and duscharged fom salilheformplodolimider ith olulezamed lequ dalions gotimini said sehorl.
 ing Onver was niage on. Thi foumae of said Court by theclet. which seadz as folliua.

47
@late of Qbio.
25 cl
Whis day this canse crme, on tote heard urepon the motern of the defendayt paneres Lefredge to reduce the comonmel of his iecoonisduce, herdofme oder odi And it is ordered. of the dort thath the stme be seduced. to $\$ 200^{00}$ styers.
$380$

382








 gancerte and ithe eame hercty is fiffikd abellilely.


Alyoe an cammeleto defend him. R2. holdtums

Ctames leforiqe. $\{$ Indictmens for Oringlery
 till it must tym of this Gurt. An is furtion ordeud chat the
 pemange 2n che nuit lemm of sho a ent and in de faves stheof The diate form
 Stan fohis $\}$


 Siminunloo sis
m Probate larurt $\left.\begin{array}{l}\text { State of Ohis } \\ \text { permen. Sefficige }\end{array}\right\}$ Beplicalion to admin to baier

$$
386
$$

388

Chi dratelen
Jume, Lefridy.

a-cosch


 Atred: PDOBenjemberite.

Drit-Remumbered. that at a court-of bommone Peere begunened heldat the cout heuse in the Jown of Fraspriece. within and for the connty of Ymion ared state ofio, on the It" days of

10.661.

Wuituran weary 188\%. A' Bree of indictuent-was fieed with the beerh of baid court which rea ds as foeeows: Vis: The State of Oiio Emion loounty do

Sn the court of conm non beeas. Envion counste. Clies, of the wene
 The provs of the grand jury of the drate of olic, Littinic and for the body fiue councy Mmine
 bovnty of Pevion in the namse and by the authority of the state of ovic, su thein oathe do findusid, present,- that-Yotin d, echerderes late of daid connty ont the everntenthe day of Decerinco in the year of own Dood ome thoresand serght-finvelred and sigfily thene with force ond arms in daid county of mmon and blate of onio unlanfurey did snatre are assanlt in a menacine nnasmes ispon one pfacob loonsad and thins the said facoo leowad, did then and there unlawfuley strife and wownel contrany to the formif the Statute in shch case made and provided. And against-the peace and dionsity


- aice court whidi reads as oleous;

The State of Olio Emion loovntr b. D. Io the Sheriff of taid leonnty Isenting; IFs command you to caise fohm didcheideser and him safely Treefo, So that yon Have Misbody before the sprdeg of the court of commone peeas at the count hovse in thasisprile is said comety of Smion forthivith to answer to an indidinnent-for Coxemetio Batlen and rereof fail not, and have you thene there this uril, Wituess op Doverner Clastsog


Q:D. Burroner bler/e
Aिy wimivinicel-beputy-
Can $22^{d} / 884$ Writ-Retwrned and filed sndorsed as foleows:
The State of Ohio Pmive leownty Sis. Dhave arsested the urtivie rassed Yohn of Schinderer and by order of the Prosecting Altownes on the $20^{\circ}$ dayy of Plasery 1884 Dtoots Bred yos ano himedred doleare for his appearence in cowt-on the 9 davy of the hiem of fonny 188 wh white boza Ified ints
 Wotak 2,70 Fotm dovbersactr. Shesiff-
Afterward on the 22 dasp of panmars 188 h , in Entey was enade on the Coutrey -ourzal of Said Cozert-which Leadsas folevers, by: The dtate of Qliio 3 es $\quad$ Seheiderer 3 Prdictinisst -for assanet and DatteryDotmo. decheideres 3

Atis day came the prosecuting attorney on belialfof the Alate \& Ohic, and the defendant-being brozeght into corlet in custody of the Leviff ava anaiGred on waid indicturnt for plea Dherets daith he is not Guilty- Sherenpous the defendant asked the count to fif the amount of his bond Liesein and che cover accordingly fit thedarne at cone Lिundud dolears, therenpore came daid defendant Potur obdchicideres and entered into a lecoqniganee in the dien of one husedredddlais with facob Howser as this swuly conditioned for his appearance at the hert-lum of This const to which time this canse is contimed on motion and Shozine of deferedant:

Aftervard anthe $15^{\text {th}}$ dar of April 1884 an Sntry was enade on the formal of said coust-which reads as follorve, izj;
the Siate of Quis?
 dotuddeheideres
and the defendant being in connt-and also represented by consel. Duereupon Lie defersdant-witedem lis plea of erot quitts tiesetofore sntered therein, aned for blea Godaid indictment baith ter is quilts, And hatring hothing to day why dentesece dhoued hot bepronowneed a qainst hime. Dherenpon it-is consideced, ondered and adjudged by the count that-Dovid Doturdolevideser say a fine of ten dollars and the costo of Prosecution fresin taved to \& And the vaid defendernt-to Ständ commuited è the fail of Onsion bounty clie' mntil firse and costo are paid and sfeculione io Avarded.

Br il Permembered that-at a court of consmon peeas begundend lued at


 With the clestr of daid count which reade as foeeoves, bij; The a tate of olvio?

Oruminal action ho 9
ho662 Abbury fotmson \{
Before U.M. Winget- pustice of the prace
by gacob b. Mask, who bering duey durowndarith. that-on or about the $20^{\prime \prime \prime}$ d ary y movembur

 aforesaid into a certain Chsurde therestituate, did untanfuren. Brale divinty Y c coilg breafs + snter evith intent-then and there, thereby the peremal properts of facoof b. hash in the daid church then ahd those being. enslavquies, to Steal, take and cans anown, assolone teat of the valueof luv dollars mind one coat of the value of three dolearo and ale of the value of Five doucurs of the personal, proports of the said of acob l. haote is Naid Clurch then and there being forind, then aned thero ennaveveery did Steue tare and carm awow.

Gomplaint-fieed becember 27*/883 and wasent isined and delivered to fohe Hoobensacte oheriff of Imvin leorenty olvio.
fanmany $4^{\prime \prime \prime} 1884$. Shis day canve asbury fotessese in custody of the Nheriff whe,
 fotinsore and have his body before the jestice this tid dan fanmane $\$$ D 1884


 usved and derivered to foten heobernacto sheriff for commsitment of Asluns fotmson Lo aie of coumly for sade keepine

Pawnury thin/88h-4 ©clocts P.Dn. Sow Comus the defendant-incustody of the sheriff who enade returs of emittinus as follozers

A Comminitted the withis mamed Aobur fohmson to the custodsy of the Uithim leamed joilo vitti whon D lefina cutificad oobng theswit.


Drial had. I. b. Nasts and folm toobensade vere Buorn and Etamined as ciztsesses ar betiaef of the state. If fied said offence has been committed, aned there is cause to belive the depens denet-quilty thereof; I therefore ordered hine to snter vito a recognriance in llue उums of two hunderd dolears withe vifficient sereties for his appearance al -the coust of lammas pleas of Pmion Gounty on the fisit-day of the next-torme thuny to be fidcuse, and the defendant-not offeing, derfficient-bail, is'sued a mittivmes for this commitmentand delivered the vane to fotm Hoobensecte sheriff of mins loonsty ohis, desoognezid Gacot Nash and fotur Hoobersade as vituesses on bekalf of the stale-


Dieieage 16 smice 60 cofoy 30 Totar $\$ 1,06$

$$
\text { of } P \text { ? }=s
$$

Filisis papers 30
Sherify fres Afficiavis ho
©u Wareant-
Nilĩes Fsen waszonet ho Contimeance 2o

Miveage 10 Ssesze to Aotur Hacternsacks 30
9 mittímus 80 Dtterdisiceloso
2 Recognyunce tio (em mutionum


Omileaye 10
druice 30
loopy $13-$
Assistance 100
Dotar 83.05
 of the pirccedings had by and before mo in aboue case

Pmunary $q^{\text {th }} 1884$ Oni Dri. Wivinel- of p.
of the aforesaid Sourestis!.
Aftern-ard on the $14^{\prime \prime \prime}$ dar of plaman 188 h an madictment-was fied write the Qlenfer of said count uricil reade as folloves byj;
Prdietment State of Ohio. Inrion bounty, The bourt of bommon Pleas, Yarmary Term inthe yeas Eighteerr hrundred and sighty fow Dlexion loownty dot
The brand jirors of the cousity of Evision in the nowne and by the avithorits of the State of olici do fired aned present- that-Asbury potmsore aboret the houe of sigtelaclocls, in the bright ar casos of the twentith day of hovember ir the yeae of ove boord one thousand $\operatorname{sighl}$ - thundred aned sighty there in the conerty of rmine aforesaid into

 trust-of the Huthodist-Copiscopal Coluecto in the Monited States theesituate andbeisen Sbillfuler, Pnaliscioushi, gocibbo and burglarionshy did Greats and snter, viticintint therebyf then and there the personal qools. chattes, protbertin aned miniesg facet bilase indbidd chmech on Dneeting, howse then cund there beineg felosuisey to steac, talee, and cansy away and onetiat of the value of lur doliass and cone coat of the eracue of three doleav and all of the vacue of fine dollars, of the profoety of the daid facob br, Nato indaid chued or Sneting houre then and these bining fornd then and thees emenugumer, did Steal, lake and cany avany conteany to the form of the Statute in Such case made ande provided, andagainst the peace and digniny of the state of olis.
fotwir In. Brochicás
Endorea. A. Sur Bill. Iloathin arvicha, Sowneme
Posecutiny littonuy Eminn loownty chio of the reand quew.

Altervard on the 22d day of fanmay 1884 an suty lerds hnade or the fonsuac of daid cones wtich seadras follows, bis
The state of onio

$$
\text { os gotursour }\}
$$

Ondidtnent-for Bungany and Brlil Loaccuny.
Thes day came the

$\qquad$ and the defendant beviqg owouqut into open cout iu chslody of the Dhwiff. and being assaiqned ufombaid eiedietinnse for plea thentósaiths he is vol quiens and puts hmiself mpon the consenty and the Prasecuting attonon clothi the like, The state qonio


Burglay of if he ha nogood an by the con tuntions the peria awarded lo clefenc
in the
colvio on
Horstowic
with
nacictanea
106.56

Asbuny Yohnsone 3
how conves the prosecnting attoneyf on behaly of the
bate of ohio and the deferciant-besing bronglif into converve custongy the Sheriff. his conssel being present. Hherenspone caswo the folcowing nanned

 beorge Ho arsisnase and Wattermane deice Who vere duey Enfoanded and surons and aftes heaviner the svidence arqumento of conssel and cleargeg the court retived to their Room in clearge of the Dhesifffor deleberation an the 10'dan Hsomary 1884 an wntry was enade on the foumaie graid count which readsas follons: said coust which rea as as follows, bji
The Slate of omic
Asbury yohnson

Burglayyand Prtit Lo arceny was this day brought-into cone in custody of the sheriff and ingmen of if he had armpthing to say why judigment bhould not-be pronounced against thime, andshouing nogood and snefficient-cause why peckpnent Showed ho-be pronounced. Dis theerforo adividged by the cont-that-the defendont- Asbury potinsow be in priesened aned confined in the penitintiasy of this state, and hept at thatd labor, but-without-anyolitary confinmmen-for the period of two years and pay the casto of this prosecution for which sfecution is
 to defend thu prisonee in this cause te allovech , \$25:00 for his dswides in that betialf.


Prit-rembered that-at-a coust-of cosmnows pleas beguen aved tied at the cruet inve in the town of marepsicle, urithin and for the connty of mivion anco blata of

 with the clerts of said cowt Which seads as follows, lig';
the blate of Ohic, Minion bounty il
On the coust of Common pleas, Envion crunten: Olico
of the term of spptesnber in the year of oursoond ove thowsaned Sigfut-Luneded aned sigiter three. The penors of the grand pury of the State of olie writhin and for the county of ADnion, inipenneed. Svorn and charged to ingmie of crinnes and offerecss commintad uithin the said County of Pmions in the mame and by the mutiosity of the state of Chic, on their oathes do find and bresent: that Potins leannes late g vaid county on the twenty siconcl day of Neay in the year of our wood onetiousand Eight funclred ansd Eights thue, with force and anms in daid comvty of Hernins sned olate of Olvio, did meseawfuver fusnish intovicating liquow to con bacerin Hoamar Soodbgum, the said lealsin Loaman Loordouns being then and these a person intoxicated and the Said Johm N年mer then and there well buovino Phau-the Said bolvin Heaman Wordoum Unas intoxicated; Aard intoxicatizo liguors, furmished by the daid Alotm Mamen to the st aid Caverie Deamar Moodbreme as aforesaid, Mot-being then and flues vintoxicating liginoss given by a plizsician in the reguear line of his practice, Coutram to the form of the statiete in duch case made aned provided, and against-the peace and digninty of the slate go ovic,

Endorsed A Guie Pill, fames B. Driedpley. Fownan y bsand finnSterward on the $28^{\text {t"I }}$ dav of Asprember 1883 ani snetry wasmade on the jornnae of Avich Court Which riads as foleows;

The rtate of oliio?
Hs Brdiatment-for fumsishing intopicating ligirss to aperson utille cintoricated Gohur Lammers

This day came the prosecuting attomey onbeleay of the state gf ovid, the defendant-being present and anaiqued upondaid invdidmens-for pea thereto daitle


 656 for furniohing intoxicativo lignors to a person whiec virtéficatid- Sow comes the peosecutino Attomery on behalf of the altate of ©hio, and the defendani- appeaning in open cowe caecos' ding to the requirements of hie becognisance heretofore gises hierin, Therenfon baid deferedant retrad's his plea of not guilly heretofore Snereed, and for blea lodaid indicturnt-daith he is quieir as charged insaíd indictsunt,- and the defendant is released on his ons sideistumer recognifance to appear in opern court on the Id day of Fibnayy $\$ 2188 \mathrm{n}$ fre sontence.

394

Afternard on the $A^{7 \prime}$ dan fof icbuary A D. 1884 an suty was swade on the pouseae of said Cowt which reado as follows, iy

The dlate of Olío?
 fotin LVamee 3 intoficated.
the defendane-fiaving on a formue day of this com Sentered a plea of quiely to the charge of the indicturent in thes casé the's day canve cineo counared mine miequeed of if he lead arnthing to the wher judoment-shoved erot- it pronorineed against-Gine, and Showino Mo qood assd anficient-canse very grade. benent Dhozed hot be pronowneed, It is thenfore advidened that-the ocrid defesidanh
 that-tes stand cominntied to the jail of Hvicue bovinty lentie the anowent of said fine and cosbi Shal be paid as he be othevers legakey disctexned,


Bril-Remennered that-at-a couel of Comnour pleces bequn and reed at whe cone howse in the town of havporille, within and for twe connhy of Mion and diale

 said couent Which seceds as forlormy 2 zi;
 The trale of ousi

Orenalary.
Thowne fefferson bidsone 3
Decernmee od/883.
Qomblamitiz uritizag oncalt porised of पenr do zono


 saice dow didenalicionstw uriefuel and forcibly breatr and smeres the alour howe


 prouzclea.
 Comstable,

Drce 3.d/883. Wanemt Lelwned writh boder of defendank,- Coonstables reums
 cour beer B"1883 Rave Poundl, Goustable.

 of liluesses lo, prestaiue the charge aned pheonitued to be vorendover without Suel Samination, A therefore ordered hine losmei. into a lecoanigance ìs theneme of 5 OV, vith dueficiont-duetics for his appearance at courti and blu defenedant
 jait of sdid countyof Plmion to await-the adi'ze of the cout of commonomblear of laed commir


Dra 3 3/883. Meade transcript-and delivence lo the clents of Comet vithe coiginae affidavil-cned Drittimus. 2.itertaciverade. I.P.


Secabilueation

- He. Frivincude gip fee s3,36

Damm Bommett Comst "I ShasLotar loost before y.D \& SABLl
The Alate of Colio. Mmize Coouniny Dasss tworwohip ss.
 of the proceedriecs fidd by and beeore ene at mem Affice sis daid counonis bec $3^{3} / 883$ Of. Ha naviLEade Rif?
Aftoward on the $1 y^{\# \prime}$ cay of plannany $A$ D 1884 an midichment was fieed With the clevte of daid bavt wtrich Lrade as Roleows. Iz;

State of Chic inion Cocenth, the levert of Commini pleas, fameay teen

 the state of Cliic, onthue datms do beesent and find that-bthonad Dffeenari bixies about tlle towe yf ofsern © clock, in the pingle drassou of the fint day p becwer-

 Geive, Wrifuelw, Mratisciurste, forciblay and bueglationsey did beats and Enete, witis internl thereby Ches and thwe the personal Gords. chatrew, peoperey and lnvonies, of said @skar Mil Dayow in the dvid ware thowse theneand thele being Geloniousty, to teal bavse and caw away, und fown beg hides of the radee
 ${ }^{8}$ Clta fergos insareid mesehouse then and those bering fouesd, thm and these meneanturey didstral, calke and canyy avory. Contrany to the form of the slatute cinderoti ceas sexade and provided and a gavins- Dhe peace and diemins of the thate of ohic,
 Quedosed, "Aviur Bill" Mastire Ciricte, Downean y grand fier.
Afteward on the 22d day of गlawnay 1884 , an suluef was shade on the jomenes of hial count which reade as fouthos; lzi;

668
Indictmene -for bunglanyand Btit doce comy,
Hbis day came the Pasecuting Altomnovar lechalf
of thertate of Glio and the defendant being broueght nito court in cuslocat yt ne

 lise, Aned it-a pbecuivo to the couet that-the deferedaselisies ciedicust cucumstances, mud hmable to Embloy comesel, the couel at his request appoints ai B. Fwelone हos as connsel to defened time.
 of vaid cozut Wteiche recols as follozis, 2\&i;

The state of oliio
in
cmas Dtererwar lírsoue $\}$
Madictment for Bmeglary \& Ontit Laxcour,
Aowr Conues the Drosecuting Ettonney ou Delialfof the Itcute of Clio. Dhe depesidane- wras brorequit inlo conet-in custoder of the olweif)

 sailh he is quilts as chargeob ire said indicturenels andelue dovid defendans is resmasodecelo the cisstody of the dheriff untel d sminsce,
 - Naich couer eltiede ecuces as foecows. Iz

Ate Ntale plonio
Movnat Defreeson Gibsou \}े \}

Entered a peace of onilbs to the chasgo of thevirdictunevtio this case was tisis das



 in the Ponitintianer of this Nlale aned ceft al lecued Cabor, ber wilione-cuny Nolitave con. firment, for the period ef Cue yows and fied he say the castog peasecition
 by the coust to detend the prisonen in this care is allowed sojes fonkis asmen es,

Brit Remermbered, that at a court of common pleats bequn and luedat the count horve in the lown of Mrampurte witlin and for the cointy of Mniou and da t of chic

 Ielerte of taid court-whicle reads as foetozes, ex;
 Mesl
Hue \& taté of omio $\}$
Pocket-Pidsing
 bioned cy. \& \%) Dodge filed witt eme cliancind that-omeo Wharkes IViliains on or abortt tie o day of october 1883 at the crivinty fllexicue
 of vidid a tiant A. D, Dodec a dieves watefe of the value of $8 / 800$ contring ts the Whatute of the Plaie of Ohico indiech case Pnadeand provided,
 Bomnets leoustable to vave,
Opt $6^{\text {ti }} 188$ B. Hamsent-2etwned Withe Gody of defendanti
lionstabes returue, "Stoof the body of the witsis Raveed cleavles Vielians. anch huw him before the Ppestice belober $l^{\prime \prime} / 1883$.

Plam Bomett bowstable.
(ACt to "11/883, The defendant uras arraigned and Entered a Prep of hot Esisets) Lieal liad S., Dodreand Byphr Lallowar dworn and \& ameinect as uvitriesses an beliaef of the dtate. The deferiavant suown and Examwised (at lis Bequest) as witriess for defense, arid thowspose if fincd said offense Cras besse Commintted and there is cause to believe the deferidant-quill? thecel, and
 of Comio- A) therefore ordered hime to Snter into a Recognizance in the dume of SDSd. Witts dufficienst dureties for his appearance at Cout, and the deferedant-indOffening shufficient bail issued a mittinues for his comenitmuenb-and dedidened Qler drme to drm Bonnct leozestable.


 Vril. Alam Tommett Covestafle.
Detr agd 1883. Andele tearscribt-and delviered to the ciconts flae borel-- Anviou bominty o together urite hittinnses and affidavil.

 Decord Hov. Le braux 18 2Falac \$ 3,80


 The Alaté g olvo Mimion bounty sais Lownstífs is. I do hurevy cestify that hie above is a fuce and true efry, from inn docked of the brocceclizicgo liad by and of ore ene at inn office in taid Cownohifs is the above aclise ACE 224/883. of Her Reviztrado it po - Aforcacial P.
 of said lowet Which reads aspocenos g ;
hedistwant
Itreltate foliia Ruioz loountyild
Eum of famany ins the year of our toord cone thorsand serlet-fussdesd aud seiglity fores.




 If Mnvize aned State of olio in and ubon owe Andrens, Oodge, these and there bieing minemituly, and ottourise than by porce and brotence n putting in fear, then and there one dievers watche of the balue if fifteen dollass, the persozal propsty of the daid Oncreev \&. Dodoe from
 than by farce bued brólonce or by pretring firin the taid Andrew fi Dodge in fear,
 enerenfuen, tisteae conteany, to the foun of the Statnete in vinch case made and provide d, and against- the peace and diquing of the State of ovio
 Gudowed. "Sthu Dill" Mecutriceivere, forenecen of biand furz.
 leade as foelones, $z$ z; The Slatéfonio 3

This day came the Rasecithing Mthonez oub behalfy Dteviale of cokid aned the delenedant beving becuetut-inlo cont in custody of the Dueiff and annuigned eqpone dovid indictment for blea thento daill, he is "hot quilty" "ased pnto thinsegf Re on the
 Paid blefudant is in indiejent circumnstances ared unable lo smiploy cammel, the cone at his request-wppointo © Goloole as covesel bo defenct hinn,
 caurt- Uleide reade as beeous, biz; The dtateglolio
os
corcules Nicilioms $\}$ Enediclment for "Prctictiordsien"
466

Arow comes the fosecutine attoney on behalfg the shaley lovio, the defendast-was brought-into cout in custady of the theriffiand Bio conessel ubs conning Herenfove said defendans-retendo his plea of hot quien Rewtogore sulesed aned for plea to vaid indictinent-savte he is quielo as dinarydur daide vidictment and the

 Haviva hothinn of say, If is therefore considered azzal adjudacd by the corve thap the doid defendant-blaskes Vielions he infpisoned and confined in the
 confinment-for the period of Cour Year; anco that-lu pan the costor of tiss prase cution for Wride Efecution is awrarded

Brit-Bumbored, that-at a lionent of bonnmone Bleas beruse and fuedat the coust horse in the cons of Bravprille, writhin and for the county of Enion aned Slate of olese oul the tis dans



Feom the docket - Pace 264 . of Fre Diecintrade DiP Pavis Fo menion leo.l

No 80
Sue state of oric
Wiliane Wh Drvin and Dick do anmens
Aerrectectiver.
Seplomber 2/N/883.
Complane ieveriting on cathand dionsed ty

 and feloniously, take, Bleac and canz awray property bot theis own bo wili cur boun hearo (bind in the bight-Bye star in forenad, Cut-by howe on bibs) the beoperty of daid bereag, Mofpeel-conveny 10 the form of the slatute of the State of chio cinducle case made and seovided
 and delivered the dame to folm doobencacer shiviff of duid cornsty to devve.
 Lo srarch the veserdince encel Givildings of vaid villiam lo. Drwin for vied property,
orf 21018833, Dsoned Brarch wanant-and delivened the dame to poten toodensactritroiff af risaid Qif. 21 1883. Warranta wtumed. Betrem. Dtover the bodies of the wittins named dievicen bidnevire or Dids bbannces and by order of the proseciting altomes D kawe them in country of aib awating action of the locand luny drpo27.883,
1.0ne deotoonsaces, Suesiff

Dann day srarch waneant-setwned. Be my absence and by dinection of the Raseceting Attornhs She defendans vere fieed lo await-action of the brand plesed
 with orecinae affictavit:
A. Do, Revielsade. IP.

Cost Sill
 filing 4 bapees 20 Record 60 brdef 15 Lovae S 380
 Millage 2800 Sur sch Havant- 100 Mileage 120 . Votal \& yseo
The slate of Dliio, Meriou Cownty Prues Sowrentip is.
 of the procedings Diced by and before mee at-lue offico in saich tarmodis in the abour actious- Af He Dainecade of of tre aforesaid ofo.
Aftirvard on the 1.7"day of fameny 121884 an indictmnent vare fired entitithe cherr of said cour vtich reads cus foleous, erz;

20664
termig famnany in the yean of our Soozd one thousaned sight-mundred and sigheni fowe Hue jurow of the Beared pury of the dtate of Alvic Urimim anedfor the body of the county of Wivion, impanmelece, swornand charged ts ingnine of cuinse and offenseb commmitted ivittinn the daide cownty of meriose in the seame aned by the avthority of the State of olic, on thin oaths do find and poresenv bhal-witeiam frevin lave of said cownty, ow the Fived day d sfoternber in the year of ousbord ons thousaned Bighl-Lusedied and Eiglsty twee vith force and aress in dard ciemty

 to the fomn of the slatute in shedi case made and peorzded and against the peace and cimprity of the shale of ovio．


 gobaid cone uthich reado no sadone bij； Thersiate of Onio

$$
\text { William in burin }\} \text { Indictment for "Hoosse Plecaling" }
$$

This day cams the Mesenting attomen or belval of the State＇g olie，and the Seqesldant beineg broreghe into opent couet is custo dr
 Che co＂＂hot yriety＂and puto thinsef upon the cormitiy ana the prosecuting Attomey doth the like，and on enotion of the Prosectiving atmeney the corue－appoines WW．AOofos to asses－hime is the Dial of theis clese， Con the 29＂daygs fanexay ad 188 on swty was made on the forman of daid cone－ which seads as followe riss：
The stave o olic

## AVicliam Burino

Sndictivent for＂Hove sciating＂
$\qquad$
$\qquad$at TQP：Thele．Frevis toseman．Altewrend on the s＂day of Fidmany
The state of amio
Pritliann durvin Inedictinent－for＂Do owse Dtealive．＂
The defendant having heretofore been foused quille
Steabing was this dary broughtinsto cont in custody of tiodiusff．and．virformed by the coustof the verdide－p the prey anedsequived of if he liad armpthingis the Prnitentiven of this vtate and hefp－at hard labor but withonet－anm solitany

$\qquad$

Prit-Bummbered that-al a cout of common pleas bermen and tued at-the coul forere in the town of Dnamprices writhin and for the cornty of envine and Statiy canio


core brave ne concteary est dee $\cos$
" the jormar
$\qquad$
yof the
cestod custods 'quille
cosecutisa roy the Cles, mid cour
$\qquad$ is corenseo ver Gibson 2. Fioke 4 Leaving learge of the
anner and berby sluten
smanee,
$\qquad$ 668 areaioned erpori taid indectinent,-for plea theedo scrith ble is iver quelin" sua pint himseef enfors the connting oned the Basecnting ottornoy conte the lize-At-appecuing to the conut-thal-the defendant-is is indigent-ciecumstandes and wrable to smploy conensel, the cout, at-his requeet-apporicto- IV. i Iloogho ion as counsel to defend livin,
 Cozur-wticdileads as follours, oz;
Hle Stateqfouio
us
Hilas Brilor Bndictnent-for cutting with vietent-lowozened,
 being presenti theurnoon the deferndant leteachs his plea of hot quillí devetague sutuede and for prea thusto daith he is quiler of assuult ond Batterz prosecintivg attonnes; and the bouet having been fucer aderied ene the bun soo and

 anjudiged by the connt; that-the said defenclane-bar al fine of wevely dolearo, and the costs of this prosecution aned that-he be cinforisused hir the facie g Pmeran boments. Ohic for the term of Gu dass and that-he Sland committed lentil said funcanew costs are paid, At the dame time it is considered and crdjidged by the couet- that the said defendant Enter into a lecognizance in the Duss of bere Powerdeeddollare to freefo the psaco towand said williann poite the prosecutive vitues, Theruppur the said Rilas Bailor sutued into Dudi Recornigance vir open Count, the coutt this day doth allow and order paid to IViditeo opos rog hernetofore appocinted counsel for devendmut the durn of Sobis for his drvices Levern.

Be it'remembered that, at a term of the lovit of Come. Pleas begun and held within and for the County of Reniow and Slate of Chin on the 10 th day of SElelember A. SO. 1883 Hretopow Trivet on the $18^{\text {in }}$ day of August A 101883 the original affidavitfor state warrant transcript and mittimus ware filed evith The lelerk of said Court which reacts as follows. sigShe State of (Qhio-County of Unions sis

Penally appeared before me
Original G. Ht Kinkade she of the fustices of the peace, within and for Affidarivisaid county, and state. Corn I. Chassis who being by me first 632 duly serous deposes and says that Dbilliano Es ans late of said County of Rिniow aforesaid on the $10^{\text {th }}$, day of may in tho year of our hood Cow Thousand sight hundred and eightythrue at said county of Anion and State of 10 hiv. in a certain affidavit there made and prepared by the said tvilliam Inane and then and there intended by him to be filed in tho lout of Comm in Pleas, within, and for the leannty of Delaware in the state of this and was aftirnard, to wit May $11^{\text {ch }}$ AD, filed in said overt to be used in said Porit as evidence for the purpose of setting aside the verdict and obtaining a neustrial in said court in a certain action therein pending wherein the of tale of Ohio was plaintiff and one Leviris How was defendant, The said Leavis tAluk haring Before said date towit the afprib term of the leourt of Counmion Pleas of DOE aware County At .D been convided in saideant of the ovine of manslaughter. And the said Ctilliano E sense did then and there on said $10^{\text {th }}$. day of may $A 10.1883$ appear in his avi proper person before d. IN. Ran bible Mayon of the Pillage of Richurd in said County of Anis and Stale of Ohio, and then and these in dive form of law was sworn aud took his oath before the said s: MA. Panuintle, the mayor aforesaid (he the said S. It. Danviritele, then and there, having full power and eampetent ailhovily' is administers the saidoaith to the said Gilliam Evans in that -behalf). and that the said Urilliam Erase being so sevorn, cos aforesaid then and there before the Said, G. CV. Ran lbinhele, Mayor as aforesaid ip po his oath aforesaid, in said affidavit aforesaid and in satires material There to, then and there by the said Ebillian Es ans made aud deposed to Before the said, H. Man Cbintele the Mayon aforesaid falsely and malieivnsly, willfully and esmutpty, dideay, depose, and snveaw, in crictivig, as follows; that ow the night of the $2 /$ is day of anmary ARO. $18 \% 8$ 'meaning Thereby in the night season of the twisty first day of faniary in the y saw of our loud one thorisaneb, eight hundred seventy eight) he (meaning said Cbilliamévans) was a passengers an one of the passengers tia ins (meaning one of the passengers trainer on s the bolirmbus and Toledo Railway) going south from the oily of Toledo (misnaming She eixy of Toledo in the Plate of (This) to the city of Colmmots. (Ohio. meaning the
cili of leolumsuse in the statie of Ohin), That he (r paid tvilliam Erans, gol, aboand said train (meaning thesery about the hovin of sime in the afternoom) (meanid) day (thousaning sight'hundred ay of fanver seventy sight') or a Wittle later ( me aning or a shost tinnt aftr said hour of mine in the afternoov, aforesaid) at Masion, in Chariozo Cownly of (Chis) to goto the eity of del eily of clarion in the counity Qhis S
cournley of Doelonaning the cily of do zlaware in the

 took a seat (mcaning sat downi on one of the seato) The ladics eooch (meaning the eoooh or e a vattached to caid paseenges Train, aforesaid whereir eadie wre (me aning that; said (hilliame Eivans sode in said eoach afowsaid) at Prospect (Chio. (meanin gs the village (Chio) Where (meanit of mat whichilime) affian of eoid Urithew Enans) elf C meant wrint out of the eotech (meaning said bo dies evoch afous aid) while hain in motion (measing thenct while said paseng Thain was frumning) to (minganing incti) the smoking e train aforesaid) aud took a seat ( ne aning eat courn
 meaning said Utlliamo evanse edrinsforent trit the the ware playing ooands (mith eards) on the west side © the (meaming, dosose the aisle se nearly ofp opic) e) ) seat Ving $\qquad$ E vano as raf (oesaid) ,) (L eaid Hilliam evans) say blayig vaid gamin with eards, as aforeaid) cands)


Firank At oughtow) who (meaning said Tirank Noughtons) was afterwards (meaning, afters the said Tevantyfinst, day of January A1, 18, 188) tried for minder in the first degree of Lohman ('meaning Pane Lo ohman) in the overt of cominon Pleas of Lalanare bounty Ohio (meaning the pout of common Pleas within and for the county of Walaware in said \& tale of Ohio) at the April term CALI. 1878 (meaning the April term in the ye an of ow loud, one thousand sight hundred aud seventy sight of said court of evan on pleas of O seaware Cevinty afore. -said) that he (meaning said (Villiano Grans), attended (meaning was present at) the trial ( meaning the trial said Firank Hourghton aforesaid) and saw (meaning said William Evans san') Howghión (meaning said timank tough-- ton) in the count rom (meaning the count soon in which the said tirank Howghion was tried, as aforesaid) when he (meaning said Hisank Houghtow) was tried. and he meaning said Urilhian Evans) lenows that he (meaning said I'rank tfaughton) is one of the men ( sueaning one of the two men who where playing a game with eardeass aforesaid) that (meaning who) was (meaning eire) the ear (meaning said smoteing ear aforesaid) playing cards, (meaning playing a game with eards, as aforesaid) when (meaning at the time) the (meaning said civillíam, Es ansis) firsterrnt into the smoteing ear (meaning said smoking ears aforesaid) that -the other man (meaning. the other one of the tho men aforesaid) in ho eras playing (me aningp who was playing said game of cards.) with him (meaning said Irvank Houghlón) was, the man teolesnan (meaning said Paul Leoteman) who (meaning said Paul Leohman) was afterwards (meaning aflér said Plot may of Ganerary cA DO. 1878 ) shot (meaning Thereby that paid Pail Loolinan was shot) in (meaning in file in) the earl meaning said invoking cos), yo at shoillyafter (millismigy a shout time after) affiant (meanuniqeaid Gillian stans) wrist into. the smoteing ear (meaning said. smoking oar) Levis, tout (meaning Lesuis Nowt) Came in (meaning into said, mobeng cav) and curelbed ufa To ensure the tire sores (measiving said Frank Aouglito no sand Pail Lehman) wive Flaying cards l meaning wire flaying said gamone with obad aforesaid s andistiod (meaning said Losuris Souk stood) in the Bislel meaning the (sage var betwern the two sower of seats) of the e aw (meaning said ensoteing car) a fen nivuntes looking ow (moa sing thereby that said Losurie Hock stood in the aisle of said smoking ear for a fen nninvites raf les his entrance into said smoking ear and vatohed said tisanks Houghtow and paul Leohman slasingsoaid game with said cards) and thew l me awning after sand feer minutes aforesaid) said (meaning enid Le eves Hark said) Loss t willshow'you ( minianing tosuria Work woiteds showioaid Frank Houghtor aud foul Loshmani) a trick l meaning a Trick with
the earle aforesaid) then (meaning, at that -Lime) the two men L meaning said thank Aoughton and Paul Lo ohman who (meaning said thank Houghton oud Haul he ohm an) wee playing (meaning wee playing said game with eande) coot inf (meaning arose from thier seats) into the aisle of the car (meaning said cuisle of said smothering cav) and went forward (me aning in the direction said train was going) one seat (me awning to the seat next in front of the seat in which said tivark Houghton and Paul heohman wry plasjing said game with cards aforesaid) on the same side (meaning on the wast side) of the ear (meaning said smoteing ears)) and turned the back of the seat in front (me aning turned. the back of the seat toward the front of said smoking ear) of the one fouraid: (meaning of the seat in frost of the said seat to which said tisauk Houghton and Baulk he oman want as afousaid) then Houk (meaning said Lewis Hort) safdown in the seat (meaning said said seat in Raid smoking car tire which said ti nawk Houghtow and Paul Leohman whit as afoses aid) in front of the one (me awning the seat) whine the two men (meaning said said Pi rank Howghton aud Paul teohman, had s been sitting, aud Leohman (meaning said Pail Leohman) and Atoughtons (meaning said tirauk Houghton) sat down in front ( meaning the seat in front) of thank (meaning said Levis Hovel) with this (meaningesaid Hirauth Houghtois and Paul Lo ohm anis) backs to the front encl of the car (meaning toward the end of said, smoking ears in which the train was going) and thees (meaning Paul toohmanis aud Frank Atoughtonis) faces toward Honk (mreaning said Losuis tout) That Mere three men (meaning lisauk Houghton Pair l Lohmiawaud Levine think sat down as aforesaid) p bayed a feurgames (meaning a few games with cards) and betmoney (meaning that said Paul Leohman Frank ttoughton and he anne toul flayed at a certain game vito eards fora eerlain sum of money) That Le othman (meaning said Paul teohman levin once two dollare (meaning that said Paul Lohman enow the sum of Two dollars on one of said games with cards aforesaid s) thew fougliton (meaning said tivank toughtow) aud Leohman) (meaning said Parse Le othman) had sower volts (meaning lucid a quarrel) about the gi an ce (meaning said game slayed with cards) played before Honk (meaning said leavis toils came in (meaning into said smoking cav) then (meaning at the time of said quarrel aporeacid) Lo oman (meaning said paul Le othman) said to Howghton, (meaning is aid tirane Houghtonsits (meaning it is) all sight, if (meaning saich pare bohmany) will gettbereyn ( menanienngithiat added Paint Laoboman would retaliate, or get revenge on said tr nark Honightons) with yowl (meaning said Ti hank thoughtons) cone ow boys (meaning for sand
stand back on \& (meaning said Paul bohman) will give you (meaning said Frank Houghtow) some (meaning Thereby that said Paul Lehman would use violence tourand said Hi rank Houglitow) Honk (meaning the said Leauris Honk) By This time (meaning at the time aforesaid) got ut (meaning had arises from the aisle aforesaid) and got (meaning writ) to the door, at the rear ind of the ear (meaning at the rear end of the smoking ear) and had his (meaning said Levis tfoutes) hand ow the door lenoblmeaning the knot of the door at the rear end of said smoking ear, as aforesaid) had (meaning said Lesuistlowk had) a eat on his (me axing said Louis tortes) arm, and a small leather satchel ( meaning said Leavis tout had a s mall leather sateheb) that had a bight silver on nickle plated handle on it (meaning said eateheb), and, a price of bright plate on the side of it (meaning said satchel). Tshmanl meaning said paul Lo ohman) grassed ( ne awning eanght hold of ) Nouk (meaning said Loswis took), and wrenched him (meaning said Lesuiss Houla) baels (meaning baoleivands), the door ( meaning said door at the rear end of said' smoking ear) opened past way, bookman. (meaning said Paul feohman) held on to houke (smeaningsaid forme torte) and said dams you (meaning, bated Lecuisthouk) iqive that money (meaning said sixty five dollars aforesaid) Before your (meaning said Levis Atorik) leave this oas (meaning said smoking cav) or \& (meaning said, Parl te ohm an) will murder you (meaning that said Paul Lehman would bill and murder said tarviò tout), bookman (meaning said pare teotinan) appeared to be viciously mad. and was (meaning said' awl botiman was) a strong fouvaful looking man, and gerteedtowkl (meaning said Lours tout) in a sieíous and angry manner, That Nonghton (meaning said thank Noweqhion) ines (meaning at that time) stepped reps to tsotrman (meaning said Paullsohman) sand said (meaning said finante Howghtor said) you (meaning said Pail teoliman) wont (meaning will not) menders any body. I(meaning said, tivank Norughtow). Nave wow ( meaning the moneywow Dy said Hivank Atoughton from said Paul Looliman in said game with earde aforesaid) what t (meaning said tivauk Aoughton), got (meaning said mosey aforesaid) fair (meaning that said tivank Aoughton had facily won the said money aforesaid from said paul Leolimane) and so (meaning in like mianmev) has he (meaning saidbeivs Nowk) yow (meaning said pave tsohman) covid (meaning cannot) scare me, (shearing said tirank toughton), all this time (meaning deming the entire time) of said controversy altercation and quarrel above set forth) (truk meaning said Leavis Souk) was trying to iget loose from Lehman (meaning said Paulfohman), and said (meaning that paid do avis Atouk said) to Lo othman (meaning said pail Lehman) let (meaning for said Pail Lehman to let) s ne (meaning said Louis torts)
lover (meaning free) then (meaning, at thiat'time) Go herman (meaning said Pailbeohman) wrenched ('meaning violently garbed and pulled) Honk (meaning said Le eris Horse) do in on the floor of the ear (meaning the floor of said smoking car) with his) (meaning said Le suss Howler's) heard ditwhen the first and second seats from the rear end of the ear (meaning said smoking) ear) ow, the astride, Hock (meaning s aid Leavis, Howl) eras on his meaning said Loarió Souks) Lack. Le ohman (me axing saidefail lotiman ) had hold of each of Fouled (meaning of saidereris Honks' mists and one of his) (meaning said Paildeohmant Revs presed.on Souks (meaning said Le Elvis Nouksi) Stomach, and held him (meaning said Levies Houke) there (meaning on the floor of said smoking ear), Honk meaning said t Leavis Souk) was loying (meaning Laying) partly across (mean ing actives) the aisle (meaning the aisle of said smoking ear afore aid) of the ear (meaning said smoking ear st with his(meaning said Levis, touts's) head northeast aud his (meaning said fermis troubles) fut south wast. Solomon (meaning said Pail Loohman)s aid to tout (meaning said Lequis toul) damn (meanin g-damn) you' (meaning said tequisi Nook) give it (meaning said sixty fire dollars aforesaid) ups (meanin gfor said Losuris thorite to give reps and surrender to a aid foul Leohman the said sixty fire dollars) or \& (me aning s aid Paul Loohman) will bill you (meaning, that said Pail Le othman would frill aud murder said Lemurs truk) right here, (meaning in paid emoting ear) then (meaning at that time) Houghtow (meaning said trank Houghton) said yow (meaning said Paul Leohman) son of a bitch (me waning said Paul bookman) yow (meaning said Parcel Loohman) wont (me awning vil not) bill any body, and drew a pistol (meaning that said Prank Arnghton took a pistol) from his ( nheaningeaid Yivank Norightosis) sight- (meaning right hand) coat poeluct and fired (zneaning shot at) and shot bohman (meaning said Paul Leohman) ' That whew Leohman (me waning said' Pave Leohonan) was shot (meaning was shot as riaforesaid) he loved (meaning seleased) his hold t (meaning said Paul Lohmans hold), and caught (meaning that said Pail Lehman caught) hold of, a seat (me waning a seat in said smofeing ears and sarsied himself (meaning said. Paul Leohm an) Yip, Y hat affiant (meaning s aid tbillianm Grans) ear blood run from hie (meaning said Paul Lothians) te othman (meaning said Paul Le ohm an's) right cheek (meaning the right side of the face of the said Pail Lehman, and run (meaning that a aid blood run) on the lapped of his (meaning said Pail footman's) coat. Hoick (meaning s aid Lemuria truk) g ot of (meaning arose from the floor of Raid smoking ear) atones and went out of the rear door (meaning said reardoos of said smoking ear aforesaid) of the east ( said smoking car) andichid mot (mineaning that aid

Lenis Nowkidid Not) cone in (meaning come into saidomotes ingear) again, the train (meaning said /passenger train aforesaid) was slowing rife (meaning that said passengers twain was slacking its speed for the purpose of stopping) for Delaware \& taction (meaning the railway station at the oily of DElaware in the county of Delaurare in the \& tate of Ohio) when Honk (meaning said Locuvis Hook) wrest out of the ear (meaning said emoting car) Aoughtow (meaning said ti sank A ongthtow) erst to the front and of the ear (meaning said smoking oar) and went out (meaning unto out of said Smoking ear) after Howls (meaning said Lesuris Honk) writ out, ( me waning wrntout of the said smoking ear as aforesaid) That Nougliton (meaning said \%rank Houghtons) was standing in the aisle (meaning the aisle of said smoking ear aforesaid) near affiant (meaning said William Evans) when he (meaning Raid Tisanes Hoighton) farted out his pistol (meaning the pistol of said frank toughtow). and fired (meaning shot as afore said), That affiant (meaning said (william Geans) was then (meaning at the time when) said Tirank Houghton shot said Paul Lohman as afore aid) on the west side of the ears (meaning said Smoleing cav) and Aoughton (meaning said Hivank Houghtow) grabbed (meaning eauglet and Cooke hold of) his (meaning said Hivank Horughtoris) pistol, (meaning said pistob aforesaid) in his, (meaning said tirank Stougltoin) sight hasid, and siring (meaning that-said Tirank Houghtón sieving) his (meaning said Yisanta \& oughtons) armaround aced posted (meaning that said ti rank Houghtos pointeds) The pistol (meaning said pistol, aforesaid) tourand (meaning in the direction of) the sight side of Sohman's (meaning said Pareheohman) face oud feinted (meaning that said Ti rank Nouglitoropointed) somewhat (meaning, a little) dowvivard whin he I meaning said t'inank Atorughtom) fired, meaning slit as aforesaid, affiant (meaning said Cbilliono Evans) says that A (meaning said Cbilliamevans) saw the barrel (meaning tie barrelof said pistol aforesaid) glisters, = The flash (me waning the fire) aud the smoke (meaning that said Arilliam Snares sain the flame caused by the powder or other substance used in said pistol to free the ball therefrom, and that the said thilliano Eevane saul the smoke issuing from said pistol inmedíately after the shooting, as aforesaid) The pistol meaning the pistol aforesaid) was held By Souglitow (meaning said tinank Hrughtow) from two (meaning two feet) to tivo and a half feet (meaning two fut aud six inches) from teohmans (mean--ing said Pail Lohmank) head ivhen (meaning at the tines) he (meaning said tivank Hougletorir) fired (meaning shot as cos aforesaid') it, (meaniéng said pistol) Noughton (meaning sard Firank Houghton) was standing, a little (meaning as shost-distance) to the rear of Solinamsilmeaming saidtaul Leohm anis) right-side, A Affiant (sneaning saidllilliam Evan further aye that no Brakessanl meaning a Brakeman employed on said fassenger train) was in the ear (meaning sand smoking ear) when (meaning at the time)
the shot (meaning the ball contained in said pistol) was fired (meaning shot as aforesaid) = and no brakeman (meaning a brakeman on said passenger train as afore said) came into the ear (meaning sard smoking ear) till afterward (meaxinguntil after the said tirank toughtor had shot the said paul Leohman as aforesaid) Affiant (meaning said Cbilhian Evans) further says. that when (meaning at the time) Lootiman (meaning said Parl Leohm an) wrenched touts (Mme axing said Lesurie) Honk) back (me aning backivand) from the dove (meaning said rear dor of Raid smoking ear) Honk (meaning sard he wives thous) said, cont (meaning ,do not) shoot me (meaning saidsteruis Honk) to Dolman (meaning said Paul Loohmaw), Affiant (meaning said William Geranss) says that but (meaning only) one shot (meaning ball as aforesaid s) was fired (meaning shot as aforesaid) in the cav (meaning said smoking ear) during that evening (meaning the Evening of the RIal clay
 (e vane) iv as in the o av, (meaning is aid Emoberinge as as aforesaid), That Houk (meaning end Lemurs' Honk) did ot have a pistol (meaning a pistol) in his (meaning said Levis tortes) hand at any time while (me amingiduring the time the said Leavis thole was) in the ear, (me axing said smoking ear), That there cr se prove sight (meaning, sight persons) No tualse persons in the e an. (meaningsaid smoking ear) when (meaning at the tine) the shot mean the Bal afore said) was fired (me anking shot as aforesaid) Affiant (meaning (billiams Evans) further says that he (meaning said William Evans), did not inform the defendant (meaning the said heauris Souk defendant in said action in the court of Common pleas within and for the County of dO slavare in the state of (Chis as aforesaid) Lewis Souk (meaning the said Serin Honk) os any of his (meaning the said Lemurs tousles), attorneys (meaning the, attorneys for this said ho vie Honk in said action of the state of Ohio against the said Leavis Hock afover said) of what he (meaning the said William Evans) benem of the facts in this ease (meaning the said ease of the state of Ohio against the said Lesivie tout as aforesaid) Cove to in y one (meaning person) in the said county of Dlelaware in the state of entity Olio aping the said eoventy of Slelaware in the state of day of me ry OAD, 1883, While, at delaware ( mas tern the mint Bale of Clio, as aforesaid) he (meaning said lillian Souk had been tried (meaning ornioted said bevin and then he (meaning said Crilliam Evans), as aforesaid) of his friends (meaning some of the said William Evans friends) that he (meaning said William Grans) was onsthe train (meaning said tpassengertrain afore said) when (meaning at the time) Lo ohman (meaning said Pant Leohman) was shot, and further affront (meaning said Gilliam Eevanse) saith mot

Whereas in truth rand in fact the said William Érans was not on the night of said lvenly first day of fannary in the year ofous lond one thousand. sight hunched' and eighty three a passenges on one of the passenger trains or, any other fain going south from the oily of toledo to the oily of Ceokinbus, Qhio; and whereas, in truth and in fact the said William es and did molaboand of said train on any other train about mine o Clop PM of said day on a little later, on at any other time on said dar at Anarion in Inarion lousily Olio, or at anyothew place to go to the oily of d Elaware in Delaware Cecunty Whit, or to any, other solace, where he then sesided, rand whereas in truth and in fat the said lieléam Evans did not tape ai seat in the ladies each or in any other each of said train on of any other train, nov did he side there or any other place tile after the train passed the station at p reffed obis, or any other stations, aud where as in troth rand in fact the said lillian Grans did not leave the ladies coach, orany other eoraeh while the train moas in motion rand go fourand to the smoking ear or to any, other ear, and take a seat or the left or east sidle of tho oar, or to any other side of said cav, about the fifth seat from the rear of the oar or in any other seat in said oar, ruin any other cav, and whereas in truth in truchand in fact when said Arillian Evans firstivent into the ear truro mon ware not flaying eave an the coast side of the can meanly opposite to where the said Wriliam Crane look his seat, now in any other part of the ear rand whereas in truth rand in fact one of the men who was playing cards when said Evans. veritinto the ear was not the nan Pinank Houglitono ovany other man who was aflimiard tried for murders in the fist degree, or in any other degree, of Leohman or of any other man in the count of foommin pleas of 1 alaware leownty, Phis, or in any other eorestsat the Expril term ADO, ps is or at any other term; an ed whereas in triste rand in, fact the said Lillian Evans. ciders attend the trial and see tougliton in the leount room when he vas tried. and le sour that he cis one of the men that was in the ear playing cards evtien he first curt into the smoteing oars rand whereas, in truth aud in fact shortly fifer Affiant whit into the smoking cav, beaus truk on any other man did not cone in, and evalk up towhere the tiro men ware playing cards and stand in the aisle of the can, a fen minutes looking, and then said boys toile show you ow trick', and ishereas in truth and in fact the tiro nim chick not pass ont into the aisle of the ear and go fornardrone seat. on any other distance ore the san ce side of the ear canc turin the tack of the seat in front of the one foumperd!
and whereas in twin and in fart Hock ed not sit down in the seat in front of the one where the trio mew had been sitting round Soohman and thowghton sit-choum in front of took with thier backs to the front end of the ear and thees faces toward truck, and whereas in truth, and in fact the three men did not play a fer of ames and bet money,' and whereas in truth and in fact lehman chic not win once. two chollare on any other amount of nnoney', aud whereas Houghtow aud Lo ohm an decd not then have some words, about the game played before Hock eam in, or about any other sane, and bookman did mot then day to Aloughton. its all right soil get even with yon, Cone on boys o villgo sixty fire dollars now on it any, how; and whereas in truth. and ing fact. they iced not then play again and Howl win the sixty fire dollars, and take the money off the ear seat where the stakes ware laid with the ends of the bills stirek under the edge of an orereoat on which they threw the earls; and whereas in in truth, and in fact Hook did not thewiget ufo and bookman and Houglitow, did not have sone eros woods, nov did bookman suras at toughtow and say y yow are a thief, yow hares win-- Sled me out of my money. your are both god dammed thieves; and whereas in truth and in fact Souk did not then start out toward the rear of the cars, and bo hm an then says him holdow. you eant-go out of here with my money. I villeall the arithorities of the train, and immediately igrab-ttoukty the left shoulder with his sight hand, and also at the same time grabs Souks left wrist with his left -hand and jirktouk violently Backward and press him down ins the aisle of the cav on one fence, and his head oud shoulder pressed dour belowithe top of the ear seats, and hold him thervia fewminutes and say to Hock. Dames you - your must, giveme my money, nourdid Honk pay ils no usertalk--ing ils mine; and whereas in truth, and in fad thonglitowdid not then take hold of Soommans shoulder and say quilt theivuont do, and perl Loohmansbook aud Lehman did not then let go of Souk, and turn tourand Houghtow aud shake his fist rat him and say, damn yow stand back ont will gins you same, now did block by this time get rife rand, get to the goon, at the rear end of the ear rand have his hand on the down lenotrand have w on at on his ain, and small bathes satchel that had bright éreven or, nicked plated handle on it, and a peirce of binghtplate on the side of it; and whereas in truth and in for deohman did notgrab Honk and wrench hims back nov did the Nov open feartway', andiuhereas in truth and in fact Loohman did not hold on to touts and say damn yow ire that money up beforeny ow leave this oas out rile minder yow now did Lehman appear to be vieiously mad; norwas he a strong foovarful looking man, nov dib lie jerk truk in a vicious and angry manner, and whereas in truth and in foil

Houghtoüdid not step up Leohman and say yow wont minder anybody; I hare won what $\%$, got fair and so has he, you cant scare me, novivas Truk all this time trying to ret loves from boliman and said to Loom ans lit me loose, lit me loose, and whereas in truth andinfuer Loom an did not thew urench took down ow the floor of the ear, with his head Between the first, and second seats from the rear end of the car on the east side, nos was Souk on his back, nor did holman hare hold of each of Houles curistes and one of his fences feressed on Souks stomach, and held him there; and whereas in iruthands in fact truk was not lying partly across the aisle of the ear with his head north east and his feet sonthersst; and whereas in truth and un fact Loohman did not pay to torte darns ny ow gino il info on civil hill you sight here, nordidttonglition then say, you son of a beck yow wont kill any body, and drew a pistol from his sighteoat pocket and firecb at awed shot Lohman, and whereas in truth and in fact the said Gilliam did not at any time on place see blood seen from his bohmans sight cheek aud run on the lapped of his eoat on on any other four of his body; and whereas in hush, and in fact How ghtion was not standing ir the aisle ovany other past of the ear near the said Ciilliano Evans when he jirfeed out his pistol and fired; and whereas in treith aud in fact Houghtow didinot at any time on place while near the said Uilliano evans jierkout his pistol, and fire; and whereas in truth rand in fact the said William Evans was not on the west eide of the cav and Houghtow did not grab his pistol in his sight hand, and suing his arm around and point the pistil toward the sight side of Soomane face and point somewhat down-- ward when he fired, and where as in truth rand in fact the saidivilian Evans did not see the barrel -glisten = the flash and the smoker -now was the pions held by Noughtow, from tevo to turd and, a half feet. ovany other distance from Leohmans head. Iv any other peart of hie Body no was Atoughton whew he fined it, on at any other time standing as little to the seas of Leonmanies and on his sight side; and whereas in truth and in fact there vasa brakeman in the ear whin' the shot wade fined; -and whereas in truth aud in fact Loolinan did not wrench thouk back from the door, now did Honk say dons shoot me to Lookman; and evhereas intheth and in fact Amok did haver. outhile in the ear; and whereas in truth and in fact the said Lillian cevane was not on the train whew the said Lehman was shot, and whereas in truth, and in fact the said Urltiam Evans did not then and there believe the said several matter and things oo by him as aforesaid before the said d. WN, Dan Crinkle deposed and sworn to, but then and there coal Knew the same to becwholly falser and untrue, And so the Affiant says that-ike said Stillians Es ans, ow the tenth day of Pray in the yr as of ow Sod ane thousanot sight hundred and eighty three, at nuiow eovnty, aforesaid, Bose the said IS IN Dan Cbinkle Bayou as, aforesaid the the said B. IN, Van Crinkle then, and there having fire fours, and competent arithority to administer the said oath to the said lillian évane in that behalf as aforesaid) falsely. malievonishy, worfeedly, wilfully, aud earmpily in manner and form raforeaich did commit mieful and eormpt perfiry, and further deferment saith not form I. tarries

Subscribed by said John 7 charris in my presence and sworn to by him Before me this 2832, day of fume CASH 1883
H. H. Kintrade pp
canseript
Tinom docket of f. It Kunkade. hrstiee of the Peace. Paris Tounchifs Resin levity (Ohio - Criminal placket CA"-Pagr 235
The estate of Olio pltf
r Erilliams Evans, Left
Brine 28, 28,1883 .
Complaint in uniting on a acth signed by fohn J. Atoms filed with me of which the following is a eofoy".
he state of Ohio, $\{$ pes Personally, appeared before me $A$. Kinbade one of the fratices of the peace. within and for said cousily, and state yon Doris, who being by me fist duly avion clefeves and says. Thattillians er ane late of said bounty of Anion aforesaid on the tenth day of may in the ye as of our Lord one thousand, sight hundred aude eighty three at said eounly of Unvw and state of Ohio in a eentain affidavit there made and prepared by said Lillian Evans and then and there intended by him to be filed in the court of Common Pleas within and for the county of $1 O$ rlavare in the state of This, and ware afterward towit, may $11 \frac{t h}{n} 1410,1883$. filed in said overt to be used. in said count ar evidence for the purpose of setting aside the verndiet and obtaining a new trial in said oourt in ca certain action therein pending wherein the Slate of Ohio was Plaintiff and one hevivis Honk waerdefendant, the said Levis tout having before said date tourt-the Aprib term of the court of Commons Pleas of DElaware Cornily Ohio been Convided in said court of the erime of manslanghtén, and the said William Evans did then and there on said tenth day of may ALD, 1883 . appras in his on proper person, befow siM. vantbinble. mayor of the village of Kichwood in said county of Anion and state of Chis and then and there in dive form of lave was sivorm and took his oath before the said Si Di panilintele the Mayor aforesaid, (he the said oI IN, mantbinkle then and there having fuel pow, and apethoily to administer the said oath to the said. William (evans in that \&ehalf) and that said Gillian o Evans, being so smouno as aforesaid then and there before the said o. V. Pankbinkle mayor, cos varesaids upon his oath aforesaid in said affidavit caforceioud and in mattes material thereto then and there. by, the said William di and made aud deposed to before the said U. D. Ban thistle, the mayor aforesaid falsely and malieioncaly, villferly aud eotaruptly, did say, depose aud sersar in writing, as follows; that on the night of the $21 \% 1$ day of fanmary ASNO. 1858 . (meaning thereby in the sight -season) of the miventy first, day of Ganvwary in the year of our loud one thorrerandi sigh, hundred and seventy eight) Her (me mining said Lillian evans) was passenger on s ore of the passenger trains (meaning one of the
passenger trains on the Bolumbus and Toledo Railway) going south from the city of Holed (meaning the cite of toledo in the State of (Ohio) to the city of Cohumbin Ohio (meaning the city of Columbus in the state of (Ohio) that -he (me anting the said Mriliam Evans) got aboard said train (meaning said passenger brain a foresaid) about nine oelock P, M, (meaning about the hour of nine in the afternoon) of said day (mean. -ring said twrunty firsts, day of fasuary in the ss ar of our loud one thousand Eight hundred and seventy sight) or a little later (meaning ar a short time afliw said house of, nine in the af tenon aforesaid) at marion in marion Bounty, Ohio (meaning thereby the oily of marion in the counity of Aharion in the State of (Ohio) to go to the Pily of Delaware in delaware county Clio (meascing the Pily of $A O$ rlarvan in the county of dletauvare and elate of (Oho) There he (meaning the said Clilláno Êvane)) then resided (meaning Thereby where the said Cbilliam Eras sesided on said 2/ it day of famiary OA, 10,1878) That he (meaning said Ifilizam Evans) took a seat meaning sat down upon one of the seats) in the ladies each os car) (meaning the eooch or ear attached to said passenger train afore said in which ladies were carried ores said railway aforesaid), and node there (meaning that said Cbilliarn éraons rode in said ladies coach aforesaid) lib Cmeaning until) after the thaindeassed the station (meaning after) the /passenger train aforesaid had passed by the stationsictuated on railway aforesaid) at Prospect (Ohio ( meaning the village of Prospect in the evinty of marion and Stale of Chis whens Cineaning at which lime) Affiant (meaning said (billiam Er ane) left (meaning went ondof) the ladies e orch'( meaning said ladies each, aforesaid) while the train (meaning said passenger train aforesaid) was in motion (meaning thereby while said passengers train was sunning upon said railway aforesaíb) and want forward (meaning in the direction said train was running) $\%$ (meaning into) the smoking cav (meaning said ssndfeing car attached to said passengers (rainaforesaid) and took, a seat (meaning sat down upton one of the seats in said smoking car) on the left on east side of the cav (meaning said smoking car) about the fifth seat from the rear (meaning the rear end) of the ears (meaning said smoking ear) that when he (meaning said Abelian Evans) first ivknt into the ear (meaning said smoteing oar aforesaid! two menurue flaying earde (meaning that Zoo nun corks playing a -game with earls) on the west side of the ear (meaningeaid sseofing oas) nearly opposite (meaning across the aisteand nearly ofppacilé) to where affiant ( meaning said (Gilliam Geans) look his (meaning said Lillian Grans) se at (m ing where said William erans eat down as ceforesaid) affiant (meaning said CVilliam Evans) says that one of the men (meaning the by once of the two min flaying a game with earctsaforesaid) who was playing cards (meaning said game worth earle) when (me waning withe time) he (meaningsaid Gilliam (evans) went into the cav) ( meaning aid smoking ear)


Who (meaning said Yr rank Houghtón, and Paul he ohmaro) were playing (me axing ware playing said game with cards) got up (meaning arose from trier seats) and passed (meaningevint) out (meaning out from) then Raid seats) into the aisle of the cav (meaning said aisle of said smoking oas) and want forward (mea nlng in the direction said twain was going) one seat (meaning to the next seat in front of the seat in which said Tirank Noughtin aud Paul Lehman cure playing said gamerwich cards aforesaid) on the same side (meaning on tho coset side) of the cars (meaning said smoking cav) and turned the back of the seat in front (meaning tum ned the back of the seat toward the front of said smoteing ear) of the one foulard (meaning of the seat in front of the said seat to which said trans Aoughtoro and Paul bo othman vent as aforescird: Then Torte (meaning the said Lo anis think) sat down in the seat (meaning said seat in said smoking ear to which aid Fivank Norqgitor aud Parch do han writ hs aforesaid) in front of the one (meaning seat) where the two men) meaning said tinank Houghtoin aud Purl Lotinnaw) had been sitting, bu ed Looliman (meaning said Pail Leohmand aud Aloughton (meaning sack fisauk toughton) sat down in frost of torse (meaning s and beswis tout) with this (meaning said tirank Houghtow and Paul Loohmans) backer to the frons end of the ear) (me caning toward the end of sand smoking can in the direction which said train cvaslgoing) aud thre'r (meaning said Frank Houghton and Bare Lohmano) faces tornand Honk (meaning s aid Levis Souk) that the three men (meaning Disank Houghtow paul frogman and Levis Hook) then (meaning immediately after said Ti rank Houghton Paul bo ohman and Lo visas Honk sat down as aforesaid) played a fer games) (meaning a fewr-gamis with eards) and bet money (meaning that said Xirank Houghton Parl footman and Louis Souk Slayed at a cerlainigame with cards for a certain sum of money) that bookman (meaning said Pare Loohmaw) won ane two dollars meaning that said Paul Rooliman won the sum of two dollars on one of said, games with cards, aforesaid) Then Hougliton (zneaining said tYrant Noughtion aud Sohman (meaning said Paul teomman lead some words (meaning had a quarrel), about the game (meaning said game played with cards) played before Souk (meaning said Lequie stork) came in (meaning int said smoking ear) then (meaning at the time of said quarrel afowsaid Lehman (meaning Said Paul Lolincar) said is A/oughtow (meaning said tirank touglitow) ils (meaning it iss) all right' (meaning Laid Paul bowman) will get even (meaning that sail Paul Dolman used retaliate or , get revenge on enid tirank. Houghtow) with $z$ ow (meaning said tirank Houghtón) come on boys ( meaning for said Yirank Noughtow and Laurie toul to osntinue said game with cards as afousaid) I (meaning enid to auk Leoliman) will go (meaning will bel) sirly fire dollard move (meaning
that said Paul bo ohm an would bet sixty fire dollars in a addition









$\qquad$


 -gui ty A leaning at that time meaning aid making cav) to ward ( Ing standee to $g$ Of The oar) Dodimar ( nearing,
 ta said gistyid pine dole fo rs a apo
(meaning that said Pare teohman covid sermmoss the opriens of the train and have said Lo avis Honk arrested.) (eanght hold of) truk ( meaning said Lewis, Hock's by the left shoniden (Paul awning the lit shoulder of said Stevie Show) with hiss (meaning Loohman) and -also, at the same orated ? meaning eaughthod of) Souk ( meaning said heruris Arches) lefturist ( meaning the left hast (meaning the left hand of said paid bohsmans) and finked Hock (meanizrg said berisis tret) vidently (meanhind (meaning said tosuivo tout). down in the aisle meaning said aisle afforesaid) of the cav (meaning said smoking ears Hock) and his ( nereanling said Levis thees), head asa shoulders pressed down below the tope of the can seats (meaning below said fosuris Arse) there (meaning in the aisle of the slain and said 'is oneaning That said Paul Solis an said) to strut
 (meaning the sixty fire dollars aforesaid), tout (meaning Souks,) then ( sueassis of tod Frank thoughtonb tor te hold ( meaning caught hodge) the shoulder of said pleuil Solimaon) and said quit meaning stop) this wont ( meaning will wot) do and fulled (meaning
 Lotimang letigo ( meaning sere aced his hoed) of tout (meaning said Yrank touqhtro) and shook his (meaning
 Yirank Atorghtow) stand back, on l(mneaning said Poubhedment) Thereby that said Paul led mane would use violence to word By this time (meaning at the lime aforesaid), got up (meaning to the to the do or at the rear ene ar en en of the ear emo king ear) and had his L me anizig s aid Lorrie Atonies) honcho the door knot (meaning the benot of the coon, at the ear, as afore aid). had l (m
said Leviris Hock had), a coat on his meaning said Le sis Hooks) arm, and, a small leäther satchel, (meaning said Lewis Houkhad as small leather satehel) that had a bightsilves on nickel plated handle ow it (meaning said sateheb) and as fierce of bright -plate on the side of it (meaning said sabehel) (meaning said Panel Leolvinan) grated (meaning eaught hold of) truk (meaning said he sis Howk) and wrenched hin (meaning said Lesuvis took) Back (meaning Lackuand), The, door (meaning said door, at the rear end of said smoking ear) opened part ray, Le ohman (meaning said Parl Leohman) held on to Honk ( meaning said Levis' Hock) and said, damn you (me caning s aid Lewis tout) give that money (meaning the said sixty five collars aforesaid) before yow (meaning said Leauris took) le aves this ear, (meaning said smoking ear), or (meaning sard Paul Lotiman) will sunder your (meaning that -said Parl Leohman would bite and murders said Le eris took) Leotincan (meaning said Paul Leohman) appeared to be viciously mad aud was (meaning, said Paul Lehman was), a strong powerful looking man, and garked truk (meaning said Lesuiss Monte) in a vicious and angry manner, that Houghtow (me awning said frank Howghtow) then (meaning at that time) stepped up to feohman (meaning said Paul footman), and said (meaning said Hi sank toughton said) you (meanings said Paul bookman) wort ( meaning will not) file anybody, If (me awing said terank How ghtōn) hare won (meaning the money won by said tisank Howghtow from said Pails bookman in said game with cards as Aforesaid) What \& (meaning said Y'vank Howghtow) got (meaning said money aforesaid) fain (meaning that said ti sank Houghtow had fairly wow the said money cant (me aning eannotl) and quarrel above set forthr) Honk (meaning said Lesurie Hock) was trying to get loose from bookman (meaning said Paul Loohmans) and said. (meaning that said Lesuris tout said) to bookman (meaning said Paul botiman) let (meaning for said Paul leohman to let) mes (meaning said testis Stoup)' losel meaning for said Paul, Lothian to release his grasper on said Lewis Howl and free the said Levis took therefrom) let (meaning for the said Panel Lehman to let) me (meaning said Levis Souk) loose (meaning free) then (meanin gat mat tine) Dolman (meaning, said Paul Rofnnan) inenched (meaning violently fished aud fouled) Honk (meaning said Loser fouls) down on the flo wv, of the eav(meaning. The flow of said smoking ear) with his (meaning said Lesursistouks) head beturen the first and second seats from the rear) end of the cars (meaning saidsemoteingeav) on the cast side, Souk (meaning said fe wis torte) was ow his meaning said te suv Houte's) Gaol, Laotian (meaning said Pail Loohman) had hold of Houtes (meaning said teri Hones) christs, and one of his (meaning said paul to ohmans) fences pressed ow Honks (meaning said Leavis Aruks) stomach and heed him (meaning said he erie Souk) there (meanin gown
said William Évans) when he (meaning said y rank Houghtow) forked out his (meaning said Yivank Noughtones) pistol (meaning affiant (meaning said Ctitiviam (evans) wow therros (meaning a that time in hen said Yirank Hougleton shot said Paul de ohm an a aforesaid) on the wast side of the ear (meaning said smoking ear) caught and took hold of) his (meaning said Herank Houghtines) pistol (meaning said pistol aforesaid) \& Woughtous) right hand and semang (
$\qquad$ "ran around and pointed ( $\qquad$ caning a aid arm d) the pistol (meaning said visible . A the at
$\qquad$
$\qquad$ pave teohmanes) "ace aud pointed ( mettle) downward whens he (meaning said Frank Houghton) fired ( meaning (meshing said Lillian Eng ns) saw the barrel (mes says that barrel of said pistol aforesaid) glisten - the flash (me fire) and the smoke (meaning that said Lillian Eerane the the flame caused by the burning powder av others substance used caw the smote issering prom said pistol immediately after the shooting, as aforesaid) = the pistol (meaning acid pistol (aforesaid) was held by Houghton ( meaning said to rank feet (meaning two fut aud six inches) from Seotmans ( meaning said Paul boohmavis) head when (meaning at the time) he aforesaid) is, (meaning said pistol). How ghtiong said tivank toughton) was standing a little ( distance) to the rear of Sot man's) (meaning said Parl be ohm ans) Affiant (meaning said EVilician Evans) further says that brakeman (meaning a brakeman employed on said pas tainted in said (pistol) was fired, (meaning the fall eon afousaid) = and no Brakeman ( meaning at heathen In said passenger travis as, aforesaid) came into the ears untie after said $Y$ swank tongtiton had shot sard Pain Exams) further says that (thence (meaning aft the time)
 cav) Honk ( 1 aid he suristtouk) (Hiliaming said pawl holman),
'liliamienans) says that Bul'
(meaning fall, as, aforesaid) was fired (meaning shot as afore said) in the cav (meaning said smokering ear), during that
 while he (meaning said lillian Grans) vas in the earkmean. ing said smoking cav) That Stock (meaning said surisitpouk Ged not have a pistol (meaning a pistol in hiss (meaning bernie Howls) hand at bury time chtilelmeaning ching the time said rune Nowt was) in the ears, (meaning said smoking ears) that-thero wire from eight (me aningsight persons) to tuber persons in the car (meaning said enoteing ear) When (meaning at the time) the shot (meaning said ball aforesaid) was fired (meaning shot as aforesaid). Affiant (meaning said CVilliam Évame) further says. that he (meaning said Cbillian Ebvavis) did not inform the defendant (meaning said heviris tout difindant in said action in the oort of common Pleas within and for the county of Delaware in the State of Clio aforesaid) Lo sui Atone (smearing the said to eves Souk or any of his ( meaning thu said Levuris Howls) -attorneys (sneaning attorners for said Lequis Ho He k in said action of the state of Clio against said Leavis Ark as aforesaid) of what he (meaning said (lillian Grans) Anew of the facts in this case (meaning the said ease of the State of (Clio against the said Levies thule as aforesaid) nor to any ore (meaning person) in delaware County (meaning the said county of Delaware in the State of Chis as aforesaid) unilil on Afsiterday (meaning the ninth Clay of hay COAD. (883) the with day of Indy CA,A, 1883 while at DElaivare (meaning sard city of Lelanare in the in the said county of Llelavare and state of ohio as aforesaid) he (meaning said thilliam Gran= learned that said Aouk (meaning said Lewis Honk) had been tried (meaning cosvieled as aforesaid) and then he (meaning the said IVilliano Evans) informed so me of his (meaning A Aid Gilliam Grans') friends, that he (meaning said Chillians Grans) mas on the train (meaning said passengers train) when (meaning at the time) Lehman (meaning sard Paul Lehman) was shot, and further affeaint (meaning said (Lillian Es -ans) saith not. Whereas in tuith and i io fact the saidACrielian Evans. was not on the singlet, of said turnuly first day of lanuasy in the yean af our loud ane thousand sigigk hundred aus eighty three a passengers on one of the passengers trains or any other train going on orth prom the oily of toledo to The city of Colinnsue Ohio, and vileness in truth, and in fact the raid irilliam Evans did not get, brand, of Raid train or any other train about nine odockp p pr e of aide day on a little later or gttany other time on said day at marion in Maniory Lanner ohio on at any other place $Y_{0}$ go to the city offtrlaware
he Delaware county on at any other place where fact the said Gilliam Evans, dh d not cake a seat in the ladies each, or in any other eaves of laid train ow on any other thee nice after the th ain paced the station o
 train was in motion rand ago for ward to the smoking ear or to any other ear and take a seat on the left on east side of the ear on, on, any other ede of side of said ear, about the fifth seat from the rear of the ear, or in any other seat, said Urieliam Evans first wurst in to the ear, two men ware not playing cards ow the curet side of the ear nearly opposite to where the said William Evans tor k we in thoth and in fact one of the mes who where playing earle when said Evans wont into the ear was not the man 7 rank Aoughtor Lo r any other mast degree of bookman, or of any other max in the e oust of Common Pleas of Delaware bounty Clit, iv in any and whereas in truth and in fact the saidilithis, Grans did not attend the trial, and see tounghtow the court room, where he was tried, and know- that Se was one of the mensthat was in the ear playing cards when he first want into the smoking e an' affiant writ into the smoking ear, berivios tout, no any other man did not come ins rand walk up, in the aisle of the ear a few ming metes looking and then said boys t all show yow autriek, bosch, and in fact the wo men did not get up and poss out into the as se of the ear audirgo forward ane ear and turn the back of the peat in front of the one forwards, and whereas in truth aud in foot Souk died not sit -down in the seat in front of the teotiman are tourghtow sit rd own in frowst of Honk thinner foemen toward Atonks, and whereas in truthrand in fact the three men did not then bey a few ames
aud bet money. Add whereas in truth aud ins
fact Looknown did not win ones two dollars: sher amount of money; and whereas two dollars fact A oughion and Liohman did nest have some eros aboill any other, games ali John Honk elide ne in

 up, aud Dodhian aud Alughtow slid not hare gen of tiny money you this sow hare ewing beth god me out
say to him hoed one Yow cant go out of here him min hond and , ales at the E amp time gnat Hosts le gt ear on one kine and his head a gand shonedere) prepend doth sew the tope of the e av seato and hold hims there no use talking ilo mines and Where as in thoth
 will give yow erne. Nor did truk by His time getup have his hand on the dolor te not, and he are overact

 Sohman did not hoed on s to Ho uh and say dames To be viciously mad nor was he Nation etivenurntu
 what I go four and io has he, your conf seareme
ear with Pis head Between the first rand second seats from the rear end of the ear on the east side nov was Honk on his back. Nov, did Lo ohm an have hold of Each of Houlserusists and one of his sues pressed on Houses stomach, and held him then and whereas in truth, and in fart. Souk was not lying partly, aerose the aisle of the ear, with hiss head Foith-Eastiand his fut soith-wrst, and whereas in truth and in fact Lehman did not say to Hock damn you give it up on I rile kill yow right here. nor, did Hourghton then say yow sow-of-a - Bitch you wont kill, anybody. And, crane a feishot from his sight eoat pockets aud fire, at, aud shoot bookman, auchwhere, as in truth and in fact the said lillian Ésane did not at anytime on place see blood sun from his bolemane right cheek, and nun on the laffeell of his coat, an on any other part of his body. And whereas in truth and in fact Honghtow was not standing in the aisle, on, any other peart of said ear, near the said William En ans when he jisrbed out his piétol, and fined. , and uliere ae in thinth rand in facet Hongliton did gut at any lime on place while ne ans the said Chlliann evans jink out his fiestol, and fire and whereas in truth, and ing fact the said William Es vans vas mot them on the crest side if the ear, auth Anuighton did not grab his pistol in hie siggl-hand, aud, giving hie, arm around rand posit the pistol toward the right side- of bohmans face , and point somewhat, downward, when he fired;, aud whereas in truth aud in fact the sard William Grans did not set the barrel, glisten the flash, and the ems be, $=$ now was thopiatil held by thoughton from two to two and w half feet ow any other distance from Loohmans head, , ow ran other part of his body. mo v was Houghton when he fired it, on cat any other time standing, a little to the seas of Sohmane aud on his sight side; and whereas in o truth aud in fad there was, a Brakeman in the e as when the shot was fired and where as in truth, and in fact Loohman did not unenoti thank back from the, dove, sordid Atouksay, dost shoot me, bd Lehman rand whereas in hut h and in fact Aoreleidid have oo pistol in hie hand while in the ear,' aud where as in brithand in fact the said Gilliam Eिraner vas not on the train, when the said Loohmass was eliot, aud whereas in truth rand in fact the said Cbilian Evans did not then and there believe the said several matters andithings so by him as afore aid Before the said \&. W. Draw. Mintele deposed, and sworn s to, But then rand there wall knew the same to be wholly false aud untrue and so the , affiant says, that the said Arilliam Evans, on the tenth day of Indy iv the yr an of one lond onethomes -rand Eight hundred, and eighty three, at Anion bounty as aforesaid before the said o. V: Thanblimble. Imaryou as aforesaid the the said e. A. Daw. Crinkle then and these having fuel Hp ow s and competent auithondy to radminidew the said oath to the said Chilliam Evans in that Behalf as aforesaid) of alsely, maliéonsly and ciekedly villprilly and corruptly in manner and form, aforesaid did commit cillfil

428
and conupt peyjury, and fuñther, duponent eaithmat Subseribed by a aid fohn 7 choris lin my Drienerve and eum to ty him before me thio 28is, day of fane ofso, 1883

Gune 28. 1883 ismed warrent a aimst eaid cieramo Érane warront returned with oody of defendant, eonstableenctions

The defendant was arrai ned Sam /Bonnett Conatable not givilly to the charge ag ainst hind, entered a plear of On motion of the rdefindant for time to preare hiss easenud uitneseses for defendant trial ady oruned to Eniday fuly silis 1889 at 4 orewok thew at my office thempon mittimus iswed and Cdivered is cam Bonnett Constable for commitment of exid defendant Gilliam eerans. To the fail of the courily of Union, Io eape heuping surfeona for Plaintiffe vitusees for the stale toviti 8 ext hom Y. Ctovis and lohes toberisacefordrift. to harles saldon and delivered on Bonnet Constable, fily, 2ned 1883, Susporna nhumed exeept paniokanion con ender siedon not found.
Drt Anore © Cevry, and fosiphine erama and delivered
 stake, towit C. S. Gill Amb Davio, Garrie Gairion Ghavewsistow constable to serve. Unly y $4 / 4883$ suspeona seterned senved Auright erowsle for foriginale suffeomit drew thewn pers affid aret herein, from Enly 3no/883, the constable of the temenise The dultion reguined in serviee of above suppona for subpeona and s adminnstered to said Sol be ritg an official oath as constable. fuly $320 / 1883$ issued ithe suspeona (durew teeme)


 ales the folesuring hitrees for the etate triits fotin Y. Norive

 incation of citnesoes to sustain the eharge and ewtrmitad
examination, thereupon $l$ find said offense has been committed and there is cause tho believe the said. defendant INilliam Givans guilty thereof. I therefore, ordered him to enter into a recognizance in the sum of three hirndred dollars, with suptieient sureties for his appearance sat the nest term of the court of Common Please in and for Anion County Ohio, and the defendant not offering sufficient Bail, issued a mittimus fou his onmmittnent to the fail of Anion County Ohio, for action of said count of common pleas of said County and delivered the same to sam Bonnet constable, Recognized the following witnesses fou the stale toil. \%. Y. Norris \&. Peurry S. W. Maw. Winkle. fig Woodruff. DD. A. Stark, Ceharles \&sedow, \&. Sill and Charles, In Carries, Clerk ABel, Corn; Pleas with original affidant fury $6 \leftrightarrows \frac{C h}{G} 1883$, Nittinuss returned, "e committed the within named William Es ans to the custody of the within named failow, fobs thobensade with whom \& left a certified copy of this cusil:- Sam Bonnets Constable August $15^{\prime 2 h} 1883$, made transcript and delivered to olente of count of Coumion Pleas of Amnion County Chis, together with original affidavit, Final mittimus arid reorgnizanee of witnesses 1. H1 Kinkeade \&, Pp,
lost ts ill
Critnesses for the state

frotiees frs
Aptidavil


Coustables \%ees
Spleonatable to ity.
SErvice sub for state
eopy same
82 miles /rasel
4 ocal sp const.

Gonstable Tius
milage
$23^{\circ}$
$23^{\prime}$
$4,25^{\prime}$乡ク5
Keeapitulation
fi H. Kinkade. f. P? Yises
Samuel Bonne Consits
Citnesses
Sp conatable sol touty
Solal costs
$\left.\begin{array}{l}\text { Che stale of Ohis) } \\ \text { Anion counti } \\ \text { Paris lownshtips }\end{array}\right\}$
and thue eoper from mo hereby centify that the abore is ca full sefore me, at iny office in said tourishi\% in phe ated by and of the State of Qhiov Ivilliano Évans - Auguet, ged/ 883
fittinteade G. P
Whterwand on the 18 th , day of August 1888 the folloning inittimons woos filide in the affice of the lelerk of the count of Aniono lennity which seads, as followe

Whereas Cbilliam Ee nanss late of said eocrity of Arviow has Mittimubeen arrested on the owith of fohn t. Novis for that saidblitliam Esans did unlaufully, malieionsly evillfully anel conrupty did eommit perjuny on the 1 ich day of may AADT. 1883. Before
 appeare by a eofy of an affidavil hereto attached, wherein said charge is miove firlly set foith which eaid eopy is madea part of thie mittimus, aud annesed hereto marked $A$. and has been brought before me. fH. Hinkade one of the fristices of the Prace for said county cued required to gire bail in the sum of Shree hundred dollars for hie appearance Before the eourt of Common Pleas ofsaid eoventy on the first day of the tern there of, Which requsition he has failed to comiply with therefore in the name of the state of Clio, of eommand fow to neceino the said Chileiam Esanis into you custody in the fait of the earnty, Aforeeaid until he be descharged by, dere eourse of bavs Fivero under my hand aud seal, this by day of fuly otD, 1883
 Affidant Qounty of Almions

Personally, appeared before sne l. H. Mínkade
 Amion wud \& tale of Qliio. Fohn I. Ctorrie who being by me firstiduly surow, deposes and says that Urilliam Erane late of said county of Runios, aforesaid on the tenth day of may, in The yrear of ous liond one trousand sight hundred and erighlythree, at said counily of Revios and state of Chio in a celtain affidarit there made ands pispared by the a aidllilliam Enane ande then rand there by him intended to besfiled in the court of common Pleae within and for the eount

of Delaware in the state of Chis and was, afterward. Dovits may 11 © th CO, 1883 filed in said oust to be used in said eountase evidences for the purpose of setting aside the verdict, and obtaining a new trial in said court in, a certain, action therein pending, wheres the the. stale of Chis was Plainilif and Lequis Honk defendant the said Le curie Wonk haring before said crate, towit, at april term of the court of common Please of $L$ Clavare county Chis. Seen convicted in said count of the crime of meanelauglster and the said Gilliam Evans did then and these on said tenth day of May CHE O. 1883 , appear in his own proper person Before b. Wi. Nan liritele may or of the village of Richivod in said county of Anion and state of Chis, and then and there in due form of law was sivoun and took his o cath before the paid S. W. Fans Pintle the mayor aforesaid. (he the said \&. IV. Nandtrinkle then and there having full powar and competent acithorily to administer the said oath to the said Urilliam Evans in that belealf), and that said William Grans being so sworn as aforesaid then and there before the said \&. DV. Pau tbinbele may ores aforesaid upon his $\sigma$ th aforesaid and in matters material thereto then- and thereby the said William evans made aud deposed to before the said S. W. Maw Primtele the mayon, afore aid, falsely and sinaliciously, willfully, and eomuprly did say, depose and suras, in writing as follower; that on the night of the 21 ot, day Gamuary CAND. 18 Io (meaning thereby in the night season of the thirty first day of fanmary in the yr an of ours lond one thousand Eight hundred and seventy right) he (meaning said IVilliamo Evans) uts a passenger on one of the passenger trains (ome'amenoglone of thedfeassinger trains) on the edrmbus and Loledo Railway) going south from the pily of Toledolmean -ing the pily of toledo in the state of chis) to the oily of Columbus. I meaning the city of colimbure in the state of Chis) that he (meaning said Cbilliano Evans)ig ot abr aud said train (meaning said passenger) train aforesaid) about mine $\sigma^{3}$ clock P. Ch. (meaning then by about the hows of mine in the afternoosi) of said clay (meaning said twenty first clay of Gonnary in the year of our lo id one thousand eight hincheered and segentyty fights) or a little bates (meaning on a short time after said hours of nine oolock in the afternoon aforesaid) at Anarion in Marvin forenty (Ohio (meaning thereby, at the eily of marion, in the oorinity of marion and state of Clio) to go to to the oily of Llelaware in dlslavare county Ohio (meaning the city of Delaware in the oorenty of Dalainare aud state of ohio) where he (meaning sat Ebilliano drams) then resided (meaning thereby where said William Brains resided con said 2/ols day of fan mary ASD, 1818) that he (mieaning said William Evans took he seat L meaning sat down neon one of the seats) in the ladies coach (meaning a each or ear attaolued to said passenger train wherein ladies ware carried or as said ovacilusooy do foresaid) and node there ( meaning that said William Korans rode in said ladies evach aforesaid) till (misnaming until) after the twain passed the
immediately after said Tirank Houghtono Paul So ohm an and Services torte sat, down as aforesaid) played a fervigamel meaning a few games with cards), and bet money (meaning that said Frank toughton Paul Loohm an aud Jervis Hosck played, at a ointain garner with cards for a certain cums of money) that Lehman (meaning said Paul Lotmanl won once tivo dollars l meaning that caird Paul wow the sum of two dollars on one of said games with eauds as aforesaid) then Noughtow (meaning said y rank Houghtow)) , and Soohman (meaning said Paul Leohman) Lead some corder (meaning had a gnanse) about the game (meaning saidigame played with cards) played before thun ( meaning said bevivie Honk) came in (meaning into said smoking car) then (meaning , at the time of said givarrel, aforesaid) Leotman (meaning said Paul bookman) said to Atringhton (meaning said Frank Noughlow) ils (meaning it is) all sight, I meaning said Pause Lehman) will geteren (meaning that said Pauldotmon would relalíalé on get revenge ouse said Sivank toughton) wither, (meaning said li rank Houghtow) come on boys) (meaning Frank Honghton and Le anis Honk) I (meaning said paul Loom ans will go (meaning will bet) sipliffrerdollare mo ne (meaning that said Paul Socman would set sistyfire dollars in addition to the money already bet upon said' gamer) on it (meaning, aid igame with cards), any how, they meaning said Yirank toveghtoin Paul So human and Leavis Honk) played again (meaning slayed another rgame with cards for money, as aforesaid) and truk (meaning said Levis Honk) wows the sixty five dollars (meaning thereby that The said Lonnie truk won the game aforesaid, and thereby took the said sixty fire dollare so bet By Parch Lehman ow said -game as afousaid) and took the money (meaning said sixty fire chollas) coff the ear seat (meaning the seat of said smoking can) where the stakes (meaning the money so bet on said game by said Paul Lehman) ware laid with the ends of the fills $Y$ meaning the bills composing said sixty five rdollare) stwek (meaning placed) under the edge of an oreneorat (meaning under the edge of a certain arareoat there being) an which (meaning ow which over -coat aforesaid) they ( meaning said tirank Atoughton Paid Leohman and Lesuris Houk) threw the cards (meaning the said cards, aforesaid) Honk (meaning the saidbeurs Hock) then (meaning, at the time of wruninig s aid sivly-fire dollars aforesaid) got isp (meaning arose frown the said seat aforesaid) and Lothian (meaning said b Paulsohman) and Howqhtow (meaning said tisante thughtow) had some prose vorde (meaning that Paid Lodinan and Tisante Houghtón quarreled in anangry manner) , Solemaw (meaning said Pail footman) swore meaning, used profane and blasphemous language) at thougitrin (meaning said tivank Howghtow) , and said (nearing that said Paul bohmaw said) yow (meaning said Hi sank A oughtoro) are a thief, yon (meaning said Frank toughlón) have swindled, (meaning unlawfully cheated and defrauded) me (meaning said Paul he ohs nan) out of my money)
meaning the money of said Paul Le ohm an aforesaid) you (meaning said Yivank Hougliton and Le ruiz Souk), are both (meaning said Yirank Howghton aud s Le eris Nouk) god domed (me aningigod damned) thieves (meaning that said Herank Houghtion aud Leavis Houk ware thieves and had been iguilly of Soareeny) then (meaning at that time) gowk (meaning said Leave Souls) start - $2 d$ out ( meaning starlid to go out of a aid smoking ears) tow ord (meaning in the clirection of) the rear (meaning the reavend) of the ear (meaning said smoking ear) Lehman (meaning said Paul Leohman) then (meaning, at that-lime) said to him (meaning said to Lesurio touts) hold ow (meaning stop) yow (meaning said Lequis Nowt) cant (meaning can-not) goout of here (mean $g$ said smoking ow) with my (meaning said Paul Leohmane) oney, (meaning the said sinty-fire dollars aforesaid), I (meaning a aid Paul bohman) will call the authorities) of the train (meaning that said Paul Loohman woulds summons) the offious of the train, and have said tervis joule arrested), and immediately (meaning, at the same time) grassed (meaning eareght hoed of) Noulp (meaning said Lewisis Howl) by the left shoulder (meaning the left shoveler of said to avis Stock) with hist mean -ing Paul Loohmansi) sight hand (meaning the right hand of said pauldehman) and also. at the same time grabbed (meaning caught hold of) Honker (meaning said Le sis thouks) Loafturist,, (sheaving the leftuvist of the said leavis thule) with his (meaning said Paulifolimans) left hand (meaning the left hand of the said Paultoohman), and jousted tout (meaning saidbesmsisouk) violently (meaning in a mad andiviolist manners) \&ockevand and pressed him (meaning said le avis Hock) downs in the aisles meaning said, aisle aforesaid of the cav (meaning said smoking ear) on one knee (meaning on one of the kines of said Lewis truk) and his (meaning Laid Levies touts) head and shoulders pressed, down below the top of the can seats (meaning below the seats in said smoking car) and held him (meaning said Leavis thonk) there, (meaning in the aisle of said emoting, car on one kine as aforesaid) a fur seconds andreaid (meaning that said Paul Sohman said) to Howl (meaning said hequis truk) damnyoul meaning said heavies Honk yow meaning said Levies thonte I must give me (moaning said Paul Lothians) my (meaning said Pail Leohmans) money (meaning, the sixty five dollars, afosceaid) Honk meaning said boris tribe) said its (meaning it is) no use Calking its (meaning it is and meaning the said siptyfive dollars) mine (meaning said louis Howler), then (meaning at that lime) Houghtow (meaning, said Hivank toughton) took hold (meaning eauglet hoed) of Lothians (meaning said Paul bohnvant) shoulder (meaning The shoulder of said paul Ls othman) and said-guit (meaning slop) This wont (meaning will not) do and pulled, footman (meaning said Paul footman) 'back (meaning ins labuek ward dirietion) then (meaning, at that lime) Lohmank mean ing $s$ aîd Paul Loohman) let go (meaning relecesed his hold) of Honk (meaning A ard Louie Souk) and turned toward Houghtow (meaning said Hirank Horughtion), and shook his

436
(meaning Paul Lo ohmanis) fist (meaning olenohed hands) at him (meaning said fivank Houghtow) and said (meaning that said Paul Lohmaran said) damin you (meaning said tivant Moughtow) stand \&aok or \& (meaning said Paul Leotman) wrill give you (measing said trante Houghtow) some (meaning therebythat The said Pail bohman voiced use violenee towand said Fivank
 (meaning, at the time aforesaid) got upp (meaving had ariven from the aisle rafousaid), and got (meaning went) to the doo at the reas end of the ear (meaning the doov at the reas end of said smoling ear aforesaid), and had his (meaning said) Losuris Xouks) hand on the doov henot (meaning the doon bends at the sear end of said smoteing ear aforesaid) had (meaning said. hesuvis tonk) a eoat on his (meaning said Serms ttouks) arm and emall leather satoluel (meaning said lounis trute had a small leather satehel) that had abright silves or nielele peated leandee con it (mewning said satohel) and a ferie of bight plateon The side of it (meaning said satohel), Sohman ( said Parl Loohmaw) grabsed (meaning eaught holdof) Abuk (meaning eaid Lesuis Howk) and menolud hin (meaning said Lesurie Holek) faok (meaning bacbuand). The doov (meanurgsaid door, at the rear end of said smoteing ear) opened feart wayj. Lostuman (meaning said Paul Leohman) held ow to Aouk (meaningeaid Louris toonk) and said, damn you (meaving said tesuid Nouk) give that soncy (measing the said sixty fireidol-- Lars afousaid) Before you (meaning eaid to suis Houk) leare This cav (meaning said smokingear), or\& (meaningoaid Paul feohman) ivill mundes yow, (mseanuingeaid hesuid Houk) Sohman (meaning said Pail Soohmaw) appeared to be viciously mad, and uras (meaning said Paul Lootiman was) a strong povarful looking man and farked Houk (meaning the eaid Lervio torit) in a vieioue and angry mannes, that Houghtow (meaning said Yivank toughton) then (meaning, at that time) stepped its to Leohman (mean - ingthe said paul Leohman) and said (meaning said Firank toughtow said) yow (meaning said Pail Loohmans) wont (meaming will not) murder any body, I meaning waid Hivank Hoinghton) have won (meaning the money won by the Laid yirank Houghton from saide Pail Le ohman in said ogame with cards, as aforesaid), what I (meaning, said tirank toughtow) got (meaning said moncy aforesaid) fair, (meaning that eaid trank toughion had fairly won the money from the said Paul Loohmaw) and so (meaning in like manner) has he, (meaning eaid te sivis Houk) yow (meaning said Pail Lookman)eant (meaning can not) seare me, (meaning said trank, Houghtow), all this, time (meaning during the entire lime of said eontroverey, altereation and quance above sex forth) Aovk (meaningsaid hervis Houk) was trying to get loose from le ohmaw (meaning said parll bohman) sand said (meaning that eaidstoruier Houk said) to Loohman (meaning said pail he himan) let (meaning for said Paul Le ohman to let') me (meaning
said he eris truk) loose (meaning for said Paul Leohman to release his grasp on said herevis thank andefree the said he curs Nock therefrom) Lett (meaning for said PaveLoohman to let') me (meaning said Lesuris Noukloose (meaning free) then (meaning at that time) Leohman (meaning said parl Leohman) wruehed (meaning violently faked and pulled) Houk (meaning said Levis thouk) down on the floor of the ear (meaning the flo wv of aid smoking cav) with his (meaning said Leswis Howles) head betivesw the first and second seats from the rear end of the ears (meaning said smoking ear) on the east side, Honk (meaning said Lesuris Houk) was row his (meaning said besuris Boules) Back, Lehman (mean--ing said Paul Loohman) had hold of each of Houles (meaning said Lesuris Honks) cristé and one of hiss (meaning said Parl Leohmans) knees pressed on Honks (meaning paid Le eursi touts) stomach and held him (meaning said Levis, Atoms) there (meaning on the floor of said Smoking ear), Hock (meanthe said Leavis Howk) was laying (meaning lying) partly across (meaning across) the aisle (meaning the aisle of said smoking cav aforesaid) of the ear (meaning said smobingear) acth his (meaning said Leruisttoutes) head Northeast and his (meaning said Levis Houke) feet, soith-Ivest, Lehman (meaning said Paul footman) said to Souk (meaning said Lesvié Stock) dam (meaning dame) yow (meaning said Leruis' Hock) give it (meaning said sixlyfire dollars aforesaid) ups (meaning for said tosursi Houk to give up and surrender to said Paul leohman the said sixty fire dollars aforesaid) on \& (meaning said Paul Lehman) will kill (meaning that said Paul toohman could hill and minder) yous (meaning said tosurs'ttonk) right here (meaning in said smoking ear) thew (meaning at that-Yime) Aoughton (meaning said tivank Houghtow) said you (meaning said Paul Loohman) son-ofa-bitch, (meaning said Paul Lehman) you, (meaning said Paul Leohman) wont mean -- ing will not) kill any body and drew a pistobr meaning that said Tisank Honghton chew a pistol) from his (meaning said livank Houghtous) sight (meaning right hand) coat pocket and fired (meaning shot at ' and shot Le ohm an) meaning said Paul Lesthman) that when Le ohm an (meaning s aid Paulteohman) was shot (meaning was shot as aforesaid) he loosed (meaning released) his hold (meaning said Paul fookmans hold) and caught (meaning that said Pail Solimaw caught) hold of a seat (meaning sou seat in said smolkingean) rand raised himself (meaning paid Paul Leohmian)) up, that Affiant (meaning said Vivliano Evans) slur Blood nim prom his) (meaning said Paul toohmans) Leohm ans (meaning sard Parl Lo ohmcano right eheetp (meaning the sight side of the face of said Puce Lehman) and sun (meaning that said blovil univ) on s the lapel of his (meaning said Pail lorhmanse) Coat, Monte (meaning said beanies Louts) got ups (meaning arose from the floor of said onoteing eon)
six inches) from Leohmaris (meaning said Paul heohmane) headwtem
ing the ear meaning in esslour var

1) for tion at re and noting. how) said tout s aid f said meaning re aisle aforeead ane) barbed pistol meangi said time meaning aid
d tools
stol (mean.
tivanks
that said (e Aoughtone) Yirants (aforesaid) side of d pointed newhat said id) (Ufiant ho barn el ming C lillian
lew. on
therefrom
iecuing - aforesaid)
$l$ by
(meaning at the lime) he (meaning said Hivank Houghtow) fired (meaning shot as aforesaid) it, (meaning said pistil) Horghtow (meaning said ty rank Houghton) was standing a little (meaning a short distance) to the rear of Leohmaris (meaning said Pub Coohmans) head ow his (meaning said Parl teohmane) right-side, Affiant (meaning said thilliam evans) further says that no brakeman (meaning, ar brakeman employed on said passenger train) was in the ear (meaning said smoking ear) when (meaningat the time) the shot (me aning the ball covilained in said pistol) was fired, (meaning shot as aforesaid) = and nobsakem aw (meaning a brakeman on said passengentrain as afosesaid)eame into the eco (meaning said smoking ear) til afterward (meaning until afters the said ti rank thongtion had shot the said Parl bohman, as aforesaid), Affiant (meaning saidbliiliam Ger ans) finches says that when (meaning at the time) Leohman (meaning saith Pant toohman) mzencleed. Honk (meaning the said Levis Honk) Back (meaning Backwards) from the dow (meaning said cos of said smoteing ear), Honk (meaning said levis to wk) said dovit (meaning do not) shoot me (meaning Lesuric Howl) to Loohman (meaning said Paruleohmant Affiant ( meaning said lillian Evans) says that But (mean (in gonly), one shot (meaning fall as aforesaid) was fined (meaning shot as aforesaid) in the ear (meaning said the 2/escdar of January $C, 11.1878$ ) while he (ming the evening of William Evans) was in the cars (meaning said smoking ear). that Honk (meaning said Lo quids Hock) did not have rarpistol (meaning a pistol) in his (meaning eaídsprice Honk's) hand at any time while (meaning, during the time the said hervisttonk was) in the car (meaning said smoking car) That there vs from sight (meaning sight-persons) to torero fecresse in the ear (meassing said emoting car) whens (meaning at the time) 'the shot (meaning said ball aforesaid) was) fired' (meaning shot aforesaid). Affiant (meaning said lillian evans) further says that he (meaningeaidUtilliam (evans) did not inform the defendant ( meaning said Levies souk defendant in said action in tho count of Common Pleas within and for the county of Drlaurare in the state of Clio, as aforesaid) Lesuris took, (meaning the said Levivis Honk) or any of his (meaning Lo aid Le sivis Hocks) attorneys (meaning tho, Attorneys for said toswisttoukin said auction of the state of Ohio against said Levin is Honk as aforesaid) of what he ( meaning said (lillian Ge ans) ven of the facts in this ease! meaning said ease of the State of Ohio against said tesuis thouk, as aforesaid) non to any one (meaning persons) in do dElaware leounty (meaning the said county of Alelavarexin the state of chis as aforesaid) until ysoterctay (meaning the ninth clay of may A,D,1883) the ninth day of May AAD, 1883, while, at H1 delaware (meaning said city of th seaware in the said eonnty of LD Elanare, andsetate of ohio, ae afoveaíd) he meaning said lillian Evans)

440
$\square$
other place to go to the then other place, when he then resided,
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
side of the car and turn the sack of the seat in fro ut of the oneforuand; and whereas in truth, and in fact Arne did not sit down in the seat infront of the, one where the two men had been sitting and Leohman and Houglion sit down in front of Honk with their Backs to the frontend of the oas and thier faces toward Honk; and whereas in truth and in fact the three men did not thew play a fer games and \&et money; and where as in truth and in fact Leotman did not win noe two dollave ovrany othewamount of money, and cuhereas Houghtow and Leohman did not have some words about the game flayed beforettouk came in oviabout any other, game, and Leohman did not then say to Houghtors, its all right. t villi geteren with yow. Came on boys If will go sixty fire dollars. more on it -any how, and calve as inv truth and in fact they-ded not play again, and Nowt win the sixty fire - dollars and take the money off the ears seat where the stakes whir laid with the edge of the bills stick under ran overcool at on which they thew the cards; and whereas in truth and in fact Souks did not the ne get up and Selden an and Houghton hare some erose voids nov did Loohman sieve as at Houghton and say yow are a thief you have swindled me out of my money, you are both god-clamned thieves; and whereas in luth and in fact Souk did not then start out Tor and the rear end of the car. and holman thew say to him hold on, you cant go out of here with my money. F will eall the authorities of the train rand inmedialily grab truk by the left shoulder with his night, hand, and also at the same time grab Nouties left unis with his left leand, and fank Hock violently Lack wand and prese him edom in the aisle of the ear on ore fence and his head and shoulders pressed down below the tops of the ear seats, and hold him there, a few seconder and say to tools, clam your, you must give mes my money now did touts say its no use talking ito mine; and whereas in truth and in fall thoughtow did not then take holdoss Lothians shoulder, and say 'qui t-this wont coo, and fouled bookman back aud Lehman did not then let go of tort and turn toward Houghlón and shake his fist=at him sand say. dame you stand Back owl will give you some nov did Souk by this time get up and get to the doovat the rear end of the car and live hie land our the dor knob and have ar oat on hies arm and a smalleathes satchel that had, a bright silver, on niolele plated handle sow it and a feciee of sight plate on the sidenof its and whereas in truth rand in fact Lo ohm an did not iqnab Honk and cruench hin back nourdid the door open part way; and whereas in truth and in fact Loom an did not hold on to Howl, and say, cam you give that money np before you leave this ear, out will nuunderyour nov did Le ohm an appear to be viciously mad. nov was he a strong powerful looking man, nor did he jerk tout in a rieiors and angry manner; and whereas in truth and in fact Howghtors did not then step up to footman and say yow wont minder any body. I have won what o have
full power and eompetent Authovily to administer the said oath to the said Gilliam evans in that behalf, aforesaid) falsely, matierFiondy, wickedly, willfully aud corruptly in manner and fo aforesaid did commit wilful and corrupt perjury and further deponents saith not

Gohm I.ctaries
s ubsoribed by s aid fan. Ctories in my presence sand sworn to by him Refow me this 28 th clay of frame tilth 185 f. A. Mints ace fiN,

Sheriffs fulyleth 1883. I have committed the within named Azilian evans return. To the cirthin named failor-fohn Nobensack with whom b left a enrified copy of this crit-

Sam Bonnett-Constable
Aftirwand on the $12^{\text {rh }}$, day of september 1883 an bndielinentwas filled in the foregoing which reads as follows to ant =
State of Chis Sse I w the count of common Pleas of Anion Anion Cousity County Ohio for the term of \& sptimbe AAD, 1883 of he furore of the Givand fury of the stale of Ohio within and fou the body of the County of Union impaneled, error and Indictimeharged to in quire of crimes and offences committed within sail evenly of Anion in the name and by the Authority of the State of Ohio, on Shier o ache, do find and presents that Million Grans late of said Courtly, os on about the tenth clay of may in the year of our loud one thousand sight hundred and eighty three, with fore aud arms in said County of Alvin and Stale of Olio, in a certain affedant there invade and prepared by the said Clilliam Evans and then and there intended by him to be used in the Count of Common Pleas within and for the county of delaware in the stale of Ohio, and was afterward, to-cnit, Sta ar twelfth CHO, 1883 filed in said overt to be used in said count as evidence fou The bunpoee of setting, aside the ressdiet of the jury and Gaining a nev trial in said count in a eistain action therein pending wherein the stale of ohio mas plaint if and one Louis Honk nus defendant, The said Lorie tout having before said date to-cvils, at the Afpribtermo A, DO, 1883 of eared Count of Common Blear of Llelamare County Clio', Hun oonsiated in said court of the exine of manslaugh -ter; And the said Crilliano Evans did then and there one said tenth day of May y AADV/ 889 appear in hisoun proper person before Se Di Fandmintele mayon of the village of kichuoodin said eovinty of pinion and state of Chios' and then and there in the form of lav, was enron and took his at to before the said. S. Paninntele the Inayouraforesaid. he. the said d. WF Fandinkle then and there having full pourer and competent, authouty is the said oath to the said Lilllams in that felealf, and that the said and that the said CiVilians Evans so evroun rae aforesaid them and there bepoer said S. LVi Fawtbintele mayor as aforesaid ripon his oath aforesind, in saich affidavit aforesaid rend in mathis material there to, thencand there by the
to se the and oe and the 21䵞, day w of the ne
mg the said line on

Who was playing cards (me axing said game with cards) when he meaning said lillian Gerans) whit into the cav (meanings aid smoking car) vas the man thank Houghlois (meaning S/ ram la Noughtiow) oho (meaning said Yivank Honglitons was afterward (meaning after said turnlyfirstiday of laniary ot D0, 1878 ) trued for sunder in the first deque of Leohman (meanings said Pauldsohman) in the cont of Common Pleas of Llelaware County s Chios; (meaning in the court of Common Pleas within and for the only of llelanare in said state of Olio), at the April term A. 10.1878 ( meaning the April term in the ysarof own lond one thousand sight -hundred and seventy right of said Count of Common Pleas of 0 \& lavare county Afousaid) that he (meaning said CVilliam Es ansi) attended (meaning was present at) the trial (meaning said trial of said Herald thouglitom aforesaid) and saw (meaning that said llilliam Evans spur) Avightow (meaning said frank Nougliton) in the court room (meaning the nom in which April A,D, Y878 term of said out of common Pleas of DI rlaware coninly ohio and in which said tenank Houqleton was tried as, aforesaid) when he (me aning said tirank toinghton) wastiried (meaning when said Tirants Houghton was tried for murder in the first-degree for killing sard Paul Leohman as aforesaid s and he (meaning said william Éranse) knows that he (meaning said Hi rank toughtontios one of the men ( meaning one of the men Who vas playing said game with ends as aforesaid) That'(meaning whoturas(meaning were) in the car (meaning said smoking ears aforesaid)' playing cards (meaning said, game , game with cards aforesaid) when he (meaning said lvilciam Eisans) first went into the emoteing eartmean ing said smoking ear aforesaid). That the other maw (meaning the Thess one of the two men who ware flaying said, game with cards) who aras Slaying (meaning said -game with cards) with him (meaning said Ti rank Houghtow) was the man Leohman (meaning said. Pauldeohman) who was caftervand (meaning after said game eras played with eande as safoweaick) shot in (meaning while ins) the cav (meaning said. emoting ear), I hat shortly after Affiant (meaning said Gilliam (evans) cent into the smoteing oas (meaning said smoking ears aforesaid) Lesuis Hock (meaning said losursi Souk) came in o (meaning into said smobeing ear) and walked ups to where (meaning the place where) the trio men (meaning said tirants tocughtow and Paul Soohmaw) wee playing cards '(meaning said r game with cards) aud stood (meaning that said ho avis Honk stood) in the aisle of the ear (sneaning said smoking ears, a fer minutes. lvoleing on $C$ meaning thereby that said Levis tout shovel in the aisle of said smoking ear for as feer minutes after his entrance into said emoting ear, audsuatehed said track toughtow aud Pare desman playing said sane with cards), and thun 2 aid (meaning the said Locewistouk said) Boys (meaning the paid tivaute Hougletsinand Paul bookman) I (meaning the said Lo swiss Honk) will show yow (meaning said Tirank toughtow and Paul tookman) ia triok (mean--ing a trick with earde aforesaid) then the tho men (meaning said tivank toughtow awed Paul holman) who were playing (mean =ing said game with cards) got up, and passed ont into the sing said -game witheards) got up, and aisle (meaning said aisle in said smoking ear) of the ear
said Paul to ohm an and said Lo eris Hock) played again (meaning played, another game with cards for money, as afore aid), and ttoutp (meaning said heqwie Souk) wo ns sixty fire dollars) (meaning Thereby that the said Lesuisistouk won the said games with e andes) and took the sirly fire clollare so bet by said Paul Leohman on said game) and s took the money (meaning said sixty fire chollas) off the cav seat (meaning the said seat of said Amoteing oar) where The stakes (meaning the money bet on said game with eands afousaid) ore laid, with the ende of the Rills (meaning the said sirty fire Nollarel sleek (meaning placed) under the edge of an ores oo at (meaning under the edge on side of an on repeat therebcingl an which they (meaning said Tirauk Aoughton said Paul Lehman and said Lewis truk) threw the cards (meaning said parches aforesaid) tout (meaning said horvis Hock) then got rip, and Lo ohm an (me aning, said Purl Loohman) and Houghton (meaning sard Yivarke Houghton) had some crowds (meaning quarrelled), Lootinans meaning said Paul, Loohman) swore (meaning used profane, and blasphemous) langivage), at troughton (meaning said Y'rauk thoughton) and aid (meaning that said Paul fohman said) yow (meaning enid Yisauk Houghtow) haresuindled me (meaning said Pailibamani) out of my (meaning said Paul Lohmans) money (meaning the said sixty fire dollars afousaid) yow (meaning said tiranktoughtow curd said Lo vivittouh are both (meaning said linauk Nouqhion cud terms touts) god clamed (meaning god dame dilivives, then Honk (meaning said lesuris Hour) started out toward the rear of the ear(meaning said smoking) Leohman (meaning said Paul bookman) thew said to him (meaning said Louis ofouk) hold on, (meaning stop) yow (meaning said Leavis Souk) cant (meaning cannot), go ort of here (meaning paid smoking oas) with my (meaning said Paul, Lohmans) money, (meaning said sixty fire dollars aforesaid). Ilme awning said paul Lith-- mandeville call the authorities)( meaning officers) of the train fmeaning said passengers train aforesaid, and immediately (meaning that said Pare Dolman immediately) grabbed (mean--ing caught hold of) Souk (meaning said Lewisthouk) by the left hovider (meaning leftshouldis of said de sure titouks) with his (meaning said pul bohmans) sighthand, and also at the same time grabbed (meaning eavight hold of) House (moaning said le vines souks) leftwres with his ( meaning said Paul boomans) Left hand, and jinked touts (meaning said Levis Hock) violently backurand and pressed him (meaning said Levine toil) down in the Aisle (meaning the aisle of said smoking car aforesaid) of the eav(meaning said smoking ears) on one knee (meaning on one of the knees of said fruristtonk) ant his (meaning said sesursitsuk's) head and shoulders pressed dounbelour the tope of the car seats (meaning the seats in said emrteing ear) aud hid (meaning that Pail Gohman held) hin (meaning sail forvist fowl) there (meaning in the aisle of said emoleing. ear) a fer seopnderand said (meaning that-said Pauldoohman said) to Honk (meaning said Le surittouk) damn yon meaning said forvis trite) you (me mining said do ans fronts murex Line me (meaning said Porvedoohman) my
said 7'rauk Houghtow from said paul bo oman in said game with
cards as aforesaid) fair and so has he (meaning said dearie Howl) you (meaning raid Parl Loohman) earit (meaning carnot) scare me besuris flock) was trying to get loose from de othman ( meaning Raid Pouldoohman) and said (meaning that-e arid Le avis Honk Raid) To bo othman ( me awing said Paul bo chian) let me (meaning Dothan (meaning card Pave bookman Lurenched Hock ( meaning smoking ear) with his (meaning arid boris Honks) head betwrean the firs and second seato from the rear end of the ear east eide of said smoking ear). Houk ( meaning said Levis (meaning said Parl Lo othman) had hold of each of Hours (meaning said boris Bouts) christs, and one of his(mean said do curs Souks) stomach asch hel him (me manning paid laying (meaning lying) partly cost ( meaning avows) the aisle
 ovitherest, Loshman (meannig said Parl teohman) said you (meaning said Loris thank) give it (meaning the the said sixtyfire collars) , on $\ell$ (meaning said Paul (meaning in said smoking ear) then Hon glow (Pealing
 -ing sard Yisank Honghtonsi) right ( meaning right hand
 Loohman (meaning s aid Pare Loohman) was shot
Coneaning shot as aforesaid) he loosed (meaning released)
his hoed (meanies his hold (meaning said Paul Seohmanss hold) aud caught
(meaning that said Pail footman caught) hold of a
seat ( meaning one of the seato in said smoking cowl) rand raised himself (meaning said paul Leohinaw) sour blood sun from his, (meaning said Pa ri Slohsmas) right cheek (meaning the right side of the face of the blood sun) on the lappel of his (meaning said Pain Loom ans) oat. Atoik (meaning said be wis tho vil) got ins at once and went out of the rear cool
of said smoking ear, Honk (meaning the sand Le rus shock) Atouk) to to ohm an (meaning sard Paul fo ohm ans) Affiant (meaning said lillian ćranes) says (meaning richfried in the ear (meaning said omoterge ar) during that January in the ge ar of our lon one thous a d dighthendret waw in shear (meaning said smoking ear) that Howl (meaning a pistol) in his ( meaning aid ferret Hocks) persons) to twa the pe wares in the ear (meaning sight smoking ear) When the shot (meaning said shot William Evans) further says (meaning deposes) dead not inform the delendeantt ( me aning said Houks) attorneys ( meaning the attorneys of reood of cenis against said Sorivi, Honk aforesaid) of what he (metering said (William Evans) knew of the Gaits in this ease (me ming thy said ease of mo v to any one (me ming persons) in Delaware tate of (Ohio) untie Mister day ( ne caning the ninth cay of may AN. 1883 the qsbrday of may AtS, 1883
 (Ineaneng said ceil of \& Elam are aforesaid) he iq said) Hilltano \&rans) learned (meaning (was informed) that aid to uk (meaning said aforesaid), and thew he (meaning said Lillian Evans) informed some of his (me (meaningeaid Willets d vang) firendsthat he train (meaning said foasenges trains a presairl) when ho othman (meaning said parl Loohmant was Phot ( mean ing shot aforesaid) and fur t her Officiant devouter and swrareth not in fact the said Lillian In na ns was not on the night of the Twisty fer at clay of fanuay in the sear of our lord one thousand eight mundred bend evenly

452

 The




$\square$

$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
 sh o all night 7 will, get even with yow, come in bays 7 mill go sixty give
 the money off the cav seat where the stakes are laid with the ends of the Bills seek under the edge of an oreverat on which they thew che catsup, and bookman and Afoughow iddemot hare some cross gonds, nov did to ohm an suras at Houghlone and say gouare co thief. yow hare swindled me outs of my money, y owvare both fid not then slant out toward the rear of the aud to dolman theweay. to him, hold ow, yow eant ge out of here with ny money f mix Call the cuithoitive of the hair. and immediately grab torte By the left shoulder with hes sight hand and abs al me bare hume and feces him downs in the aisle of the ear on one hence and his head and shouedens pressed. dour below the tope of the ear seated and hold hims there a few seooude and say to Now damn yow yow then toke hoed of Dolman's, showede and say quit, this mont do aud bull bo human Sock and Lo othman did mot then tet go optrow cay damn yow, stand bach or bail give yow some, nor end ton the ears and have his hand on the doov hemet, and hans Bright viler or miebsec pleated handle one it and a bright plate did not grass to ink and crenels him sack movie the do on ot eon pant way's and whereas in truth aud in foot he o haman mane hoed on to tore your le are this ear gi 8 vied munderyo did Do othman appear to be vieisusly mod, a vicing aud angry manner, and whereas sis troth and say. do was he Hour cant scone me here now what got all this time trying to get loose f
$454$
the said 'on hies , rat sin truth aisle Clans jinitruth le near re as in ns the in hies
e pistol
Adounuard
paid
and the
to two
6
hen he

- rear
leas in
, when
fact
nordic reas in it hand act the raid
, in
e believe
aforesaid
, to, but
alseand
id, say
of may
ed and
aid
do. U Vi
mimetent
ian Grans
wickedly
aid. did
- The form
d and
Bela
Coney
io
eranco

Afterward on the 2 nd s day of Qetobev 1888 the following Entry was made by the Clerk on the Journal of said count nip
State of ll hiv
vs Indielment for Perjury
William Evans 3
I his day came the prosecuting attorney on behalf of the slate of Chis and the defendant being brought into count in enstody of the sheriff, aud his counsel, also being present the defend ant then retracted his plea of not eerily heretofore

65 The same was, argued by counsel, and eubsnited to the count, on eoneidesation whereof the court, do orersule aid demurrer, thereupon the said William Evans was arraigned upon sand indieliment and for plea therets saith he is not guilty and puts himself upon the country, and the prosecenting attorney doth the like.

Afterward on the 2 nos, day of Ceeti1883 the following Entry was made by the clerk on the Gournal of said courts sis Y he State of Clio
vs
urliam es ane © Endieliment for Perjury

Chic, day came the peroseenting attorney on behalf of the State of Clio. and the defendant being broinght into count in custody of the sheriff, aud his attonnerp also being present. theruxpon e ane a fury towel- Witt. Gonkuright. W. A. Willis. Elbert
 Lore ib muffin. John lonmoifr. Games Mitchell. A. A. fordo, livorge boons, - who being. duly impaneled, and sion according to Leaiv. and the evidence being, adduced on the part of the State conn of clefendank, and the prosecuting Attorney haring argued the ease in the opening to the fury, and the counsel fou defendant having argued fully, thereupon onntadjourned until tomerow morning, Ret gro 1883

Afterinand on the sid, clay of Cot 1883 the fol loving entry was made by the clerk on the formal of said court, rig

This day came the prosecuting attorney on Selialf of the Stale of Ohio. and the defend ant being brought into court in evstody of the sheriff, and his counsebbuing present, thereupon eam ne the same jury inpanmeled on Entry yrstenday in this cause, aud the prosecuting Attorney 63'2 having closed the Argument in this ease and s the jivy having been charged by the count fully in the previous. thereupon s the jivy retired fou deliberation after Che delibercetion the firn returned then zr dict in open count which is as followsThe \& tate of Chis $\{$ bommonvplews Anion bounty, Chis mindiet


456

Indielment foo Prying.
We, the fury in this eace, fird the 10:endant Villiam Ervans, guiety in manner ana foim as he stands charged in the indietment

UN. NS. Conkurnght fouman of fary.
Kefend ant was simanded to $f$ ail to ari Thue enpors the defendant was simanded to g ail to aivait
 The stale of chio Uilliarn Érans 3 Indiotment for Perpury.

Yhe defend ant herein having beew heretroone, on this day conviled of beriny, was thi day orovit
nthy 8y the eoust of the vardiet of the finry., and inguired 17. he had any thing to eay. Why judgment shomed not be pronouncele against hims and haing nothing but What he hath aheady seaid, it is Thereipne eonoidered
and adjudged by the coust that the said defendant Uriliamodenane be imprienod and eonfined in the pemitenliary of the stale of ohis and hept at hard labver, But without any selitary confinoment for the period of hou whiefo ef cention is auvanded,



 was fikd wrik the chure of raid conse by the /rossencing, Allormy which seads as gollocos Io wit::


The gurors of the lnaud guny g the Slatio of Ofio, wretiun aud for the





 Thousand Eighe fune ondand Ëghei foun Writh fon en dud Amus
 Lüo ein the day fiem of 2aid day tec dewecking hocese of Doth Xarnes




 cuad charm of the volue of five doelars, own sago of the value it
 Dollars dua all oy the valun of tiosly pix Drelars of the kensorncel propulij of eaid Gohn Frassis in said devellwiqhouss, hem and

 cund frovidide and agaiese the peace aude dijuitr of the Slationg this





 Cl. Yrue Bill. Sa.\&. Scorrats \$rorancon of Yand. Guek
 On this 224d day of Lene 1884 . Dycudouls Arrongend and Each hleads enve guiefĭ to this in dietūent. 2. Burgun chrt.

 Aud futic larcuy.
 Clutt of caid Coure:


 dyfrudandiby delesrenizy to kion Raide Cory.

 Aulientudbove sulenlucase by diliverciey to hien eaid loyy.
 the the 1 "n daif Selien



Thu Trovousack Shusigs.

 Entilkd case upou the deyendan- Oy deliesing to leine taid eopy.
)ohu 960 owsaele Sherifo

 Evililled Casel efeon the degrendane Oy deliveringto hime eaide bofy Ohu It oocusacte Shurito.
cre the 22 add dayg Sifue 1884 au zutin, was enade oy the Clute ou Dhe gounar which isades as forkurt.
Brics ad Dec Co of elcuo Howorab of caid with ste

The Slice Rcivo Cor

The gus Hex body cigrus of 8 cui on taic late of of owe force ar Cundul - saulewouced bioluce (o Navi in sued quili oy

Baid ci
Qusuby orde d. Bree oficled orettis wor ge Jan $2^{2}$ Secitiog CNO. Sha The ien livzre

Jan々マ" Ylu Sea





 Conulij Gaie enulie Raid coses un kaid.

Br it－s sunsubverd that－at－a Counc of Cownerou Due as Beguen and belde al．The Count thouse in the lown of Bleny serile wictice and for tue eonceli－ of Eluion and Slate of Olis of the Ruoucte of Sefenubse C． 8.1884 the

 with tu chill of eade eover which seades as follows 10 wie．

Ducdictúвенt．
 Qluiour Conueli s＇s of tu Jirm of Jacuany in the year of our dóed Deer Hhousand Eejhe t buid hud Aud Eighar foun．
The gurors of the leand Jury of the Stale of Alio viritiu cend for the body of the connly of Aluive innfanculed，Bevone aud ehay ade to cieguise of Crienes cend ofg enses Conuineled Critici tu caid Conenely． of Elecion，ie the uauн Aced by Hu auntiacitr of the ficite of $A$ liंd
 Cate of zaid Conuli，on tu Rivutunate day of Decenter cie the yem of our ford vue thousaud bighe－huendred aued Eegher－thene wreh force aud Arues in Raide counliy of Plivon aced Slale of Ohio 2 er Aud－upon vu Cera Unay clavk did enelanyency eevalle an as－ －Laull－aurd bu the ceid Cora EMay elarte．Htua Cued tuer ded Veae：－
 biolenety，for eibey aned agqiust－her will，tue Dud Ntum enulouygulle， to ravish aned Carually to theovs．Conciony to the foren of the Alatuce in suck case Ruade Aued froviden dud agaieust－theprale and dig quili of the Htate of ohio．

जher We．Brodinets Prseceting Alloney Rucive Coculy Ohis
 Eusue－forcend upou Listinnony Revoru aud sued to the lnanal Gery byordu of tue cour ac－the arguese－g tu feroseculiar Actover

 outtis ク久 dayg faunay 188\％Defiendant arsauiged，aud phades wor grecec；to this Hedechusine g．2．Burgen Clert．
Эau 2 2мal $68 \%$ ．The followriciq setünu by tue Sherigo was Ruack．

（S．O．Shaveltord Stati of Olio Sluion Cownetiss． livariuy to huiu caid copor．

Soher Torreusacte Shuigo．

Šach 户儿а thesing
kavicu al acea
c．cie the Fiac－
reerueded Sleuvic
k．

The Slate of Ohis
$\operatorname{los} 665^{\circ}$ $\qquad$ The Seat

Enay (Villiam R. Shackelford)

Kow eance Du /vriventiny Actorny one brkalf of the

 9. Fr. Bowie, I G. Gavine, Antur Sibisou, Cdace Ntillifs. Alvien Downur
 Nick, Qued tacues fucicte sEgucav Gurors acea Doker Diond Zalis Jurwn
 Wras Coulieneed encè locuorocer.







 their verdieviiu crieliü4 diguad by tucis forseceace bowiei:

 eise tu grealise-luinney consistine wiete tu law.

 The Slati of Nrio (Ao.

Ho the Court of Poncunou Decas.
(Villicun P. Shactracyon)
Row eouns the dyyendant aud muves the counc- Lo Ree the virdiet aside Rued graut a Nuw hical for the following leasoces lò cire: 1 That tu verdiet is wor Ruscäind by Duppecue- Evidurex dud is Cordiary to law. 2 Thur was evor of lace ac aced Cusciey ter luial
 for the Siate 4 Ihur vas irregularily ice the orders of the courc aned the abuse of diseretion by Which the defrendane vas frevintid frouleaerin a faie Vrial Caumont Moodven. Attys for defcudaut-
 Hhe Slati of Oheo $\square$

 The coure vu evusideration aud fon food eause Qhoure pouc-tue LamThe caid verdiat-is aecosdiugly vaealid, Aud a hew brial grantid

Shay17.84 dur suliy was Rnade ly thenente on the Gournal yo eaid coner which drads as follows. The Seatiog Ohio




 Joku \&u.Broduck Sus Aaty

 the Sliate of Oliio Aud tex defendane Vruig booughe into eoun in eus. -Fody of tue Sherion aced his Counsed also brcieq fussuen. Thermpane theis
 to fir the auswue of his oहeoguizanen kucin. Ore Couseduration ceturog the eowre do fir the ecuonul-of the secognzame herner ac Due Rever of Thrue Fruedred cued Figki Daclaes.

 $\left.\begin{array}{l}\text { The Slate of Ohio } \\ \text { os. Shercugorda }\end{array}\right\}$
(Villiam Be Shaeleulford)
 This day cacu the froseculiùy attorny on bekaty of
 for the coung ayorssaid Aued a chuow hedged humsey to ocve the Slàligy Olis the sume of Thren frundred ande figi doelons to bo lurid of his goods and Chathes,
 The condition of this secogrizance is puch thatif the above vorud Could


 Paproud Avide itu ondu cued fudgrensue of the Coun; Aud Reor-dipane. witsont leave, teur thes ofeogenzaner Rhace be void; Otwevise ilehace or cund ssunain in full foree aerd virtin ie law.

Crue Shactelford.
 g. 2. Burgen clust

The Sēate of Ohio (The coure ties day Alloers audorduspaid lo g. S.

 Movieson Esg kuto-fore appoumd lo assise the heorculoi the lete Quni g \$ $\$ 0000$
anymaed



 with tue cluti oy raid cour Gy the Wros Ruy Nhich seads as poelous.

Dadiedíasu-
 Eluion Crсниi; s's' of Septiñons Ci \$. 1884.

Her lnaud guves of the Statio Ohio writin aud for the boay
 Aud gyruses Connenthd wictur eaid coungog lluwn in the wame Dund by Hu cuutoruty of the State of Ohis ore thui oates do fried aud presuer thae-Abegh $y$. Pery latiof eaiacounli, ou or aboue the tra day of Auguse- cie the year go ou boud Omithous and Eighettrundud and righei- four critt forre aux amus

 Qaid E'vau B. Jocus, did thu aced thun unlawfully Reilkand womed Con. viany to the form of the Statule in Rueh case levade and/ervirded audugainsethe fercen Aud digenky of the Seati of this.

(Euchorsed) A. Kue Diel \&U.E. Alaicuati Hovencen of lincued gucy. Seu15" 84 acafias vas. issuen by the cluk to the elurify of laid Conuli, Nkench


Clafices

(Vr comendud you to lälu torgh g Drevy and kien eagaly


 Aud thu this Nrie: Witurss Ryykaud and Real as cheng equid Poure-


Esal


 Oher trovasack Sheribr.
 Bona.

Bowd
$\left.\begin{array}{l}\text { Ilu Siàtiog Ohio } \\ \text { EMuon Connijs' }\end{array}\right\}$


 Ohis the rueu of ficive hundud Doclars Each, to br levied of theie goords oced Chathes hauds and Munuruts, if deg aull be Ruade cie the eondilion for.

 ont of the Cont of Columone Nuas of \&luion Conner dre a Culaie ie -
 Vor the ofgreese chaeged in saidindicturent. Clows then fore if the saile pegh of ervy cerreslid as afors eaid shall pursouavy apfuai isfor of
the $\theta$ adg of the court of Conenene Rleas of the conuli lase aporisaid
 euid indectursu; aud abide tu Gudgruenen of the count thenou, ance

 vintue ir laco.

Augh. D. Drry
g. ミ. Yrowe

Signed ier enypresuce, Aud Afferoved by un this/3day of Sif umen a. प. 188\%
B. Hocrens ack Shurio.

Nu the GTh day of OClover 1884 au Eulyy was Ruade by the Cluk and the gomman of aid eoure Whaieh Deads as foclous. louvie:

The Stāle of Ohio
Tuchiénsut-for assaner. qud bathing.
Aud kevo Coums the proseculing Actorny ou bich alf of the Scation This, Aud the dygendant briecy en Coure cu duenseres to ters


 agnuisc-Kin, Audk worieg dortiuer, to eay but- Whai-h kas aksad, laid $\partial$ - is then fore acyud Ed by the coner that-theraid dysudaceFough $g$. Perry paya fice of $/ 100 \mathrm{and}$ the costs of thisproveculiär aud Eexculiouis Acvarded Attest.



 was find writi the clutl oy eaideontiby the Mos Aur Wheile enads as folloces:
tudietücut
Duale:
Siuk of Ohis \&luion Convety The Coner of Connuou Rleas, It Etruay Iten in



 of Eloventirn in the yev oue Thousand Eighe-Lundud aced aigeig poun tu




 one Fuy of the value of livenky five cuts; ore grellou of ceristay of the value of trui Doucus:and Ewo hlugo of toacece of the value of kigkly Cecels aced del of the veluer of tour Doceces aced fieve Ceects of the hersoende proferc; of the eaid SEoccidas Difur ier Raid Stïn koess) then dend Tun Dreny forma thur aud tuer eulang reey dide Rlī̈e, Läk Qud cavy Revay, Coretiany to the Grue of the Atulule cie Recele Case Reade Reed fevvirind Auat againse. the ferace aud diguity of the deali of Okio

Ecuion Porenty Whio
(s'udorsed)"'l. Yuee Bill." A. G. Blase Fionrenan of the Enaude Gury.


680
Eutay

688
cs.

 Therelo daite le is" Ler- queli", aeedfends kiensery erpou the countiy and the feros.











 Rufgicunt-Cuuse Why gudgrensul should Mor he fuceocuend.




B\& il Al-nte Co. Alvion au of $\sqrt{f}$ ebu enuctiora

Judel:
Yhe Seak cie the y The guron connety of
 of the AL Aud ges of our to arussid liviga Cl cucuss Ound er E'e ghey the perso Cueda by viol.才とar, the fue: foren. cegaica
(Eruclors Crettu.

BE il-senven berd that-al a couriof Conenven Dlacas Be gen and held


 - emedtwas fied writ the Cluk of eaide Cour- Which arads an follows to wire:

Dudietüви:

 The gurves of the lvaud Gary of the Slate of Okio vritin aud fon the bony of the

 of the State of Ohion * fo frind and fursur-thai(our thui oantes,) dotue Eleayo Aud gesse Rllay, latiof raid county on th 23 day of Dranen eie the yean of our Sönd oun Thous and Eighe-lundend and se ghing youn cvect for a and

 auussaule-Aud tum aend Dtue oue vercten of the vacu of Rex taclars Aud Culō̈i enowny of thacur⿻une aud vacu of Rix doleass aer di E'ighy cunts Aud All of the valu of Uever Dolears and Eight Cenes ten hissouae propurli, of tex caid GEorge CNNSEcesow feocu tu hersow
 byviokerer Dued byfuntinglecin tee eaid levige CO. Beensoneni

 foren of the Stadule iu. Seech casel eceade aced ferverdear dence Cegaiest-ste ferace aud diguiti of the Station Ofio


 Grumenof ecide evur. Which Arads as follous:

Hhe Sluivor Ohio (Wo
674
Dudictercut for highevay sobory.
othullayo nued
esser Eleay. (




 E.E. Coh as concuser to dyend thum.
bre the 16" day of Rerach 1885 der हen biy was Quade by the Cheve one the ) onmal of aid eount. Whien rades as follous hovit:
tu erguase \%-Cack xy Actomy fиседесешае aceed

1-the caid or the lumer catod.
land-udietīnsen- Aud the degrudands for fere stunto lay they ane greely g



 Cruese whay Guage Ahbued evor to procuoumade.

It. is tuu poiz eversidued acede adgudged by the eoccer. Teac- the eruid

 proscentior kericu cāred.

Clesel.


BE itCourt Housk in the Dellagy of Ellay evill ceritiur cued fors the Conencely og Eluion cud Slati of Chis of Hu Yirew of Sefeũore A 71883 , The Jacurabia gohul A. Price prisiding, Yelulofore lowie on the z6" day oy jum A.D. 1888 al trauscrifer was filed write the Clutk of Caid Coun- Wheieh irads as foeloces:

Mauscrift
Hauscrife:
The Slàt of okio Onuinal Actiorn.
Fraunt dos.


By



 furson of his daugletie Sarah trewth and denua trvach ag Ed Revru aud
 this deformu-rays that-the raide thoaut Adames is grillis of the faer Chaeger Aud funtur tu devouner. zaiete lor:
a. Irracte.

Sworn to cend Rectsinged begore cue this 24" Day of Cleay e.D.1883,
H. Dague g?

Rlay 24"1883 Wancue issund for the arresi of the zaid Pिacule Adacus
 of Coustäba A.E. RCy vs CNarraut Istürerd laun day Euchorsd have Amrstid the virturleanued fisautc Cdaues hud Row kawe hun in boure




 Nuved the Racuow the vietus Requerd hersous by secedaiy ie lo theue.

 Hat the laid Frimuk adaus bekeed over to apmas at the fuie-day gy Dount to be keld un aud for eaid County to ansuse the caid Chae gel

 Y. Tagan g.a.

 Hhat the above it druizu cofy fuom suy doctar-of the fero en derigs had by
 yum 25"1883. \&f Dugue g.? of tue aforsaid Zouneshif.
 iudietüncu-was feled Writa the chate by the Dess Aly Clhich erads as folloress:

Sudietūract
The Slate of Chis Eleceir Covenel; s's
Due the Cover of C venunven NHas of Eluwver Conenty, Dhes,
 Hrundud Aued riguif then.
the gurws of the enand guny of the Statiog Alio, vietwie aued gon Hu body of the evenity of Rluior ienfenenled, Revone Aud Clua grd
 of Chinow, ier tue encuue deed by the Authoili, of the Leate of Nhis, ver


 civnetg of Rluive, dued Stati of This ic aud upou oultunatrenter

 Zaid Qucua 7 trach, virunty, toscibly Aud agacuselur virce, tou aud thun nulawfully to a avish and Carnaly iolluow. Contiany lo theporen of the Séalintè.ie Rueh case euade Reedfervivied dendgauner the peaen Aued dejecily of the thate of Ohio.
 Outhis Q1RE day of He1883 defreedaut. Arsaigund and phates wor-




 cceserepon the deferdant-by dulivening to hein eaid eovr.

Gher TVoorus aero Shrigo.
 Houruat of aid eounc. Whach trades as folloens to-wie:

653




 The Shaci of OMio (




 of Raid coure chliel seads as follows to-vir:

633
「ucty.
Hhe Siate of CKiol

Elow eounes thu feroncuting actorny on bualy of the teàli



 Atwnun kud the eqiar degradane is Asenanded to the ceescoing of the Rheriso «uctir Sentē̃er.

Critu 3aday of OClöbu1883 Qu Eincliy was Cuade by the Clure ou the gounade of eaid Coune Chaieh srads as fochous lo-wit:


Hhe dugrendaut in this case havriis on a founen day of theis ज̄ur réctinsd a felea of grielty to the change of the iendietiersue eire this case ceras this day boughe inlo Cour in Cuslondy of the phingo cued the Coun Cring tully advised Mir the hrueinses Aud the zaid dyreed ace Vreis ie grend


 prisound Aud eonfined in the Encteriliay of the Slati of Dhio Aud theter- ar-
 years; dud that ke pay the conts of theis /evoncution fon colae en Eercution is Auvardad.



Yhis day the eouer do aclow D.lW ayees esf the Actorny kulögore Apporentian heran the sucu of sioco as his evenfunsation for - Aefruduin the Abrre kouned dyeudaner. atuse. दa 0 mamer, blern.

Beit nommbered that at a bourt tollomnom Bhas hegurand, held at.

 the day of Ado.188s. the following Indietement was found by the Erand Gury and filed with the lelerk of said bourt whielr reads as for lowe, revits:

- Docmuae
in.ss. ${ }^{3}$ nine bount. of lommon Beas, Chion bountr. Ohir, of the
$\square$
ake.

Le gocmual
of texs case ceras C. Cricir ceяғuиの ruced e aced os cue ceac-acog lū̃rluz عeculior
acer lo-ciol:

Actoccuy
ier $\mathrm{CO}_{3}$ he bounty ollinion, inp anmeled. swom and charged to inquire of crimes and oferses cornmitted avittim the said Bounty of Chmon, in the mameand by the spist and 19 aid Beardl late of said bownty, on lte Chientieth day N L menarn is egear of orer Lord. One y inuand Bight Cumared and eiolith gol evith Ejee arms in said bounty of Chirou and Aate. Olia, did cvillfully torno a entain hard substanee, to nirt, aqlass botte a A eertain railroad train then qud there bing and numaind whon the track of a eertain railroad. Which said railroad was then alede there in oberathon, and knowon as and called the Merolork Pimsylvaina and Ohir Eailroad contrary to the benc The statistind such cave orade and proinded, and againat the seace and diamity of the Atate of Ohio. Gohm Ch Brodrick. Proescuting Altonney.]. This Bill of ferdietment found haon listing a glase botte ats now and sent to the lisand ryoder of the boukt at the request of the prosecenting allonur. - $f$ a Jrue Blill.

an this $8^{\text {th }}$ day of OLLay 1882 defendants arrainged and pleads anot quilts Whis indictoment alequestions as to time artaived. G. Burgmer. Dlerse. Mar ${ }^{2} 1883$ Mrw Sist retracts his blea of arot givity ande enters a
plea olquilt. plea of givity. Q. Surgorer blerk.

INay ${ }^{\top} 1882$. An Entryouta enade by the blerte on the Gounnal at sid bourt which reads as follows; to cuit: In Otati of Ohio: $\{N 0.613-$ Eatru
iain Crist and David Beard \}road hain.
Shis day came the Prozecuting athomery on behal of the state ofohio, and un said delecrdants Oílian Giisf and Vaird- (seard in + brought into eourt u enstody of tre Cherill and at thirr request and bu their assent. their ather meys bing pruent anbl advising theme, said defendants avere both arraigered quilts, and pret themselves pon the country, and hre provecenting attornere Clotidtre like. And at tre request of said defindants the bourt fex the amount of reeogonizamee herin, which tre bount hir at five Amndred orLars eaen. Pherenpon came the said dallam sist nilh si bint and in the sum of Tirr blundred oolars conditioned or hie ableararce msaid bourt on the Qiontiuntre day of CMay. 0.16 .1882 , tor inviver iaid charfe. And said Lavid Beard failing
$470$

In itate of Ohir. $\{M$ M:.61s- Imdictamentfor throwing a glase bottle at Railroad bounty of linow 3S , \}rain Bontry.

Uhis day came the hrosecutitugattonnue metralf of tre dtate ofolitiandites de Eendants bing in loowt and being nepreverited by conveel this equec ca ne outo be heard mithe notion and showing of the coefendantts to contimue this canse to the ment cerm of this court, and the same was arqued by eounsel and cebmitted to the bourt: On consideration whereo tre bourt do suatain said motron-and tis cause is continned to the ment Germo of thin loourt. Therespon the deferdant Iny their said athorners requested the bourt to fir ltre amownt of reeoginizance herimand After bing adirsed in the eremises. The bourt do fix the asmount of the necogivi -gaver of IAE Laid Nilliam gist at Nivellendred Dollare, and the ampont if Ate recrar $\gamma$ ance of the aid David Beard at sfrree Hundred Noplaris. Ah eremiome mane
 and entired into recognizgance before the eourt in the sum o dive thandred 10 ollans conditioned for his appearavee in said bourt ou the first day of the erest Clemm thene of to ansuver on said charge.
OMLa, $y$ "i 1888 On Bintrumar made by the lelerk on the fournal of said loownt which reads an follows, to mit:
"he ctate of (O) in ,
Indictenent for throwing glaselotte at raihoad
Eutry.
 of the state of ohir. The defendant MCillian Inst appeared in opem count in drediee to his recogonigance hreetofore nitered into: therwponsaid defendant, lvil Ciam Cist, retracts his plea flanot quilty heretofore entereds and for plea hosid indietrment, sailt he is quolty al charged in eand indietment, and eaid de - endant OVilham Ciist having mothing tosay why senterree shonldnuot be bro mornced against him. It is therefore considered, ordered and adjudqed hy the bourt that a aid diferdant Nilliam Sist pay a fime of Sifty Dollare and the coste
 period of Phirty days and that he stand commenilled to the jail oflommen bomaty Ohir, until said firre of coets are pard.
attest. Gohm 2. Burgour, blerk.
Byodillic Rowey deputy.


