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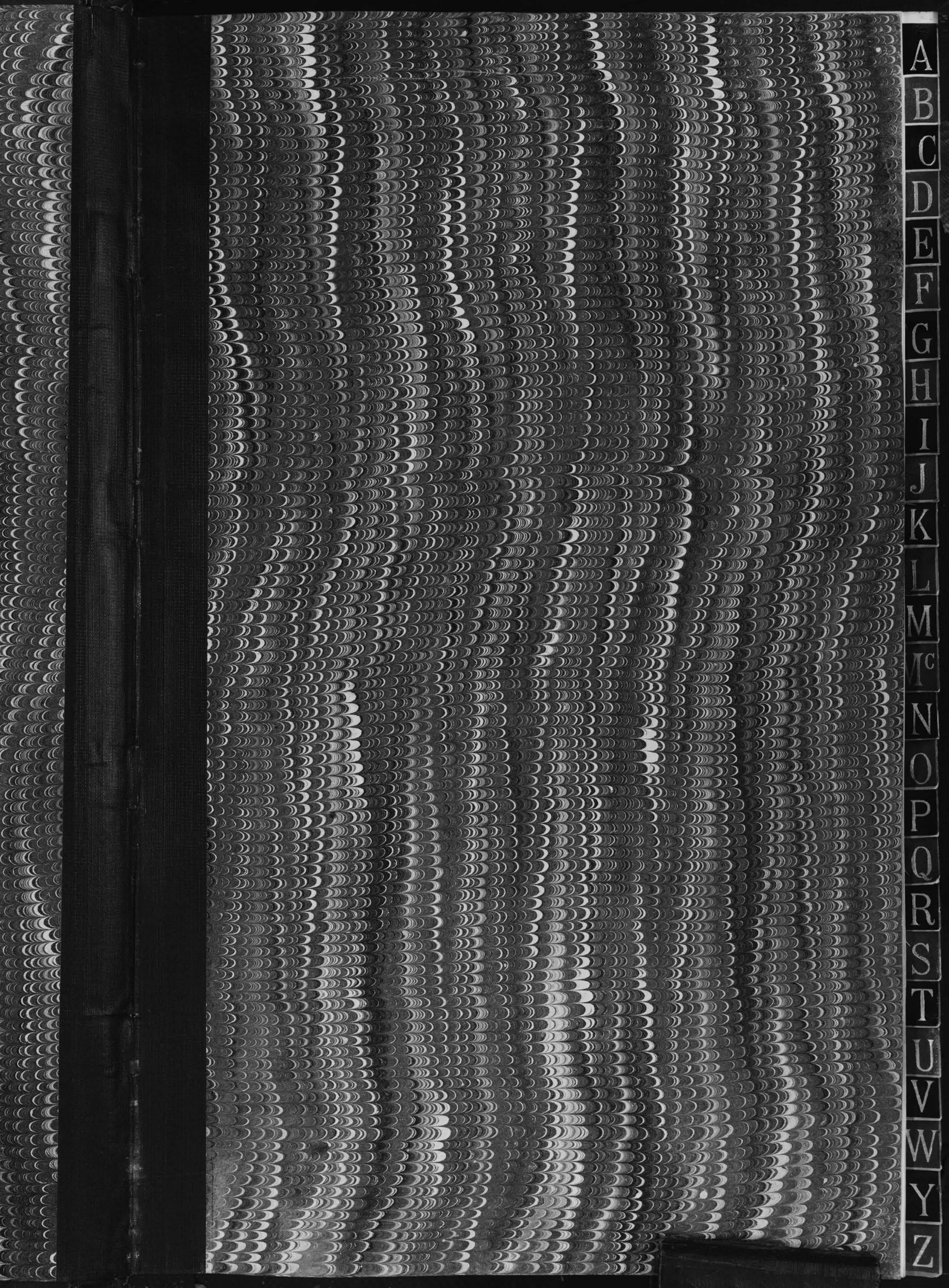
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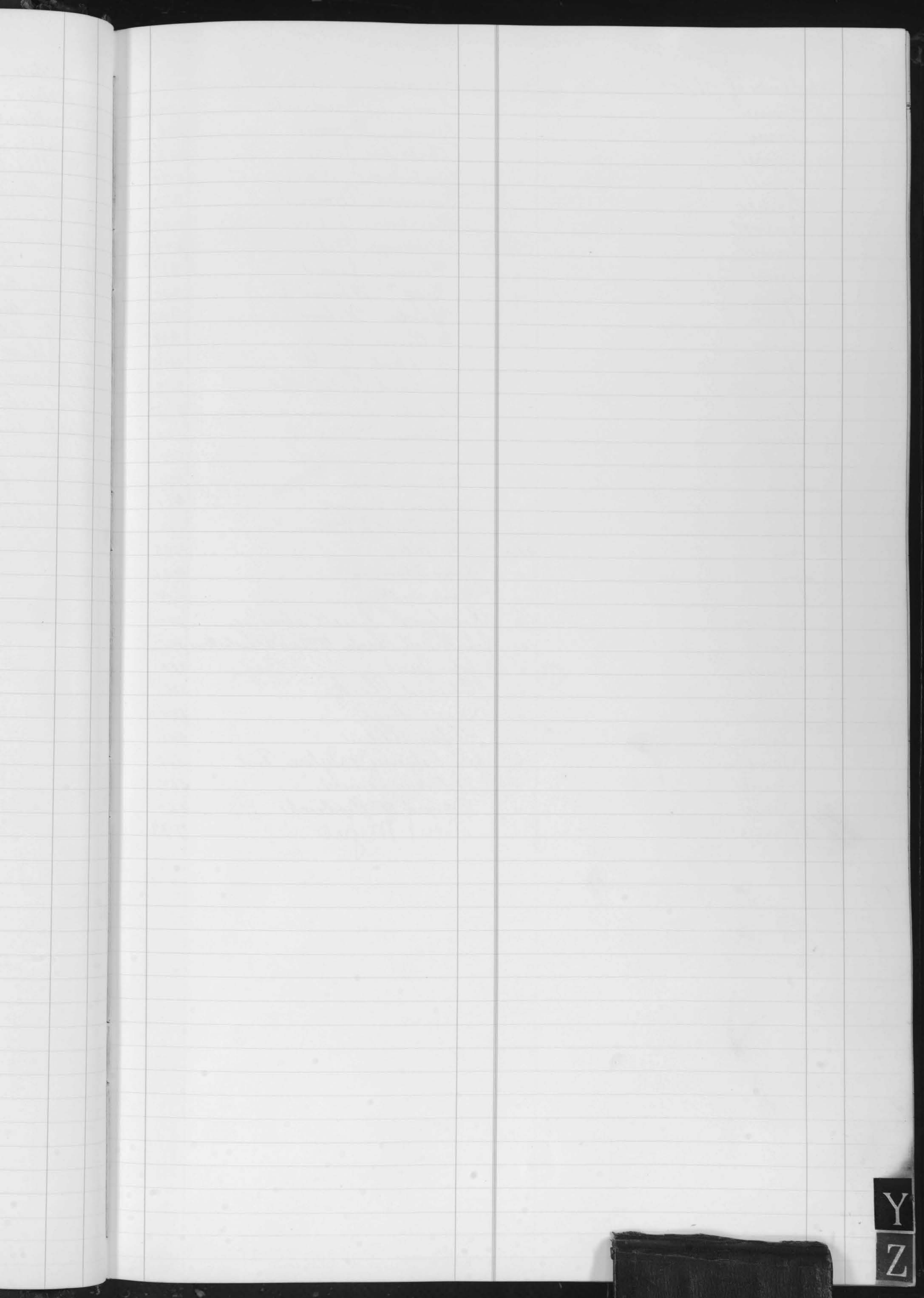
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Same	"	William Prichard	455
Same	"	Ellis Parish & William Formis	460
Same	advs	John Keley	461
Same	"	James Kavanaugh	462
Same	"	Ward Luther	463
Same	vs	Russlyn H. Purcell, alias &c.	466
Same	"	John A. Scott, Charles McClain & Charles Morris	508
Same	"	John Jones	517
Same	"	Edward Clark	545
Same	"	Severe Hugh	552
Same	"	Clifton Alden	541
Same	"	John Holyerous & Sylvia Reed	555
Same	"	William Tanner	558
Same	"	Edward M. Woodcock	561
Same	"	Robert Myers	564
			567
			293

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Adv. State of Ohio

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The State of Ohio
vs
George Argo

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Marysville within and for the County of Union and State of Ohio on the 14th day of January A.D. 1884 the Honorable John A. Rice presiding. Hereofores to-wit: on the 11th day of April 1883 the following transcript was filed with the Clerk of said Court to-wit:

Transcript from the docket of J. H. Kirklands J.P.

State of Ohio } Criminal Docket - page 229
vs. } Ch 21 Murder
George Argo } March 26, 1883.

Complaint in writing on oath signed by Henry W. Elroy filed with me charging that on or about the 25th day of March in the year of our Lord One Thousand Eight Hundred and Eighty three one George H. Argo late of said County of Union did unlawfully, willfully, maliciously and with deliberate and premeditated malice aforethought kill and murder one Nancy Rowe then and there being by then and there strangling and choking her the said Nancy Rowe in and upon the neck and throat of the said Nancy Rowe and by said choking and strangling of the said Nancy Rowe by the said George H. Argo the said Nancy Rowe then and there immediately died.

March 26th 1883 Issued warrant against said George H. Argo and delivered the same to U. M. Hubbard Constable.
March 26, 1883 Warrant returned with body of defendant. Constables return "I took the body of the within named George H. Argo and have him before the Justice March 26 A.D. 1883.
U. M. Hubbard Constable. The defendant was arraigned and entered a plea of "Not guilty" on motion of the defendant and on account of the absence of material witnesses examination adjourned to tomorrow Tuesday March 27th 1883 at 2 o'clock P.M. at the Court House. Summones issued and delivered to U. M. Hubbard Constable for commitment of said George H. Argo to the Jail of the County for safe keeping during said adjournment. March 26th 1883 Warrants returned served Hubbard Constable. March 26th 1883 Issued subpoena for Jacob Morris, J. M. Eldry, J. Rowe, Mrs J. Rowe, S. A. Shears Ella Rowe, A. J. Richardson and R. H. Graham witnesses for the State March 27th 1883 Subpoena returned served by U. M. Hubbard Constable. March 26th 1883 Issued subpoena for Elmer or Sandersow, John Johnson and Dr. Taylor witnesses for the defense March 27th 1883 subpoena returned served by U. M. Hubbard Constable. March 27th 1883 2 o'clock P.M. This prosecuting witness. The Attorney J. M. Proctor Esq for the State and D. Wagers & J. B. Paulin for the defense and the

Witnesses appeared I then ordered the defendant to be brought before me which was done. Trial had. Jackson Rowe John McElroy Charlotte Rowe Etta Rowe Jacobo Morris H.W. Elroy R.H. Graham U.D. A.J. Richardson U.D. Witnesses for the State sworn and examined. Then adjourned for supper until 7 1/2 o'clock this evening. Thereupon mittimus issued and delivered to Sam Bonnett Constable for commitment of said George H. Argo to jail of County for safe keeping. Mittimus returned served March 27th 1883 7 1/2 o'clock P.M. Same parties present as above including the defendant said George H. Argo. Then the State rested. Defense made a motion to dismiss for want of sufficient evidence to support the affidavit. Motion overruled. Then upon account of the lateness of the hour Court adjourned to until ten o'clock P.M. March 28th 1883. Same place. Mittimus issued and delivered to Sam Bonnett Constable. Mittimus returned served March 27 1883. Issued subpoena for Dr. Burkham and Daniel Sanderson witnesses for defense and delivered to Hubbard Constable to serve March 28. 1883 Subpoena returned served March 28th 1883 10 o'clock P.M. same place same parties present including defendant said George H. Argo. The defendant then waived any further examination and submitted to be bound over to Court. I find said offense has been committed as set forth in the affidavit and complaint as first above stated, and there is cause to believe the defendant guilty thereof as therein charged. Thereupon I issued a mittimus for his commitment to the jail of Union County Ohio for his safe keeping and appearance to answer to said charge before the Court of Common Pleas in and for the County of Union State of Ohio. Delivered the mittimus to Sam Bonnett Constable to serve. March 28th 1883 Mittimus returned "March 28th 1883 I committed the within named George H. Argo to the custody of the within named jailer John H. O'Beusack with whom I left a certified copy of this writ. Sam Bonnett Constable. I made an allowance of \$10.00 to the Sheriff John H. O'Beusack and assistants for special Constables for attendance and assistance during trial to prevent riot or violence which was feared on account of the strong feeling against defendant and threats of lynching.

J. H. Kinkadee J.P.

Cost Bill		U.W. Hubbard Constable		Witnesses	
J.H. Kinkadee J.P.					
Affidavit	40	Returning Warrant	40	Jacob Morris	2.00
Warrant	40	mileage	65	John McElroy	2.00
1 st Mittimus	40	Conveyance	3.00	J Rowe	2.00
2 nd "	40	3 Assistants	4.50	Wm Rowe	1.50
3 rd "	40	2 day Attendance	2.00	Etta	1.50
1 st Sub. & Cert.	60	Serving Mittimus	40	O.A. Sharr	1.50
2 nd 3 "	35	mileage	20	A.J. Richardson	1.70
3 rd 2 "	30	Cop.	25	R.H. Graham	1.00
Returning 8 "	40	Serving Sub & witnesses	95	U.W. Hubbard	2.00
Jury	40	mileage " 25	1.40	John Johnson	2.00
Trans Jury	15	Cop.	25	Dr. Taylor	2.00
				Dr. Burkham	1.50
				Daniel Sanderson	1.50
				John Wilkins	22.20

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3 Contamners 60	Total Hubbards Costs 17.60	Serving 3rd " " 40
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Total J.P. 8.40		Copy " " 25
		Assistant " " 1.50
		Attendance 3rd day 1.00
		Total Costs Bonnett 8.05

Cost bill

Recapitulation

J. H. Kirkade J.P.	8.40
U. U. Hubbard Const.	17.60
Sam Bonnett "	8.05
Witnesses	22.20
Sheriff special Allowance	10.00
To Sheriffs & Asss	—
Total	66.25

The State of Ohio Union County Paris Township ss.
 I do hereby Certify that the above is a full and true copy from my docket of the proceedings had by and before me at my office in said Township, in the above Action April 11, 1883
 J. H. Kirkade J.P. of said Township

On the 17th day of April 1883 an indictment was filed with the Clerk of this Court by the Pros. Atty. Which reads as follows.

The State of Ohio }
 Union County ss. }

In the Court of Common Pleas Union County Ohio,
 of the year of April in the year of our Lord one thousand Eight Hundred and Eighty three. The Jurors of the grand jury of the State of Ohio, within and for the body of the County of Union, Unsworn, sworn and charged to inquire of Crimes and offenses Committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that George H. Argo late of said County, on the Twenty fifth day of March in the Year of our Lord one thousand Eight Hundred and Eighty three with force and arms in said County of Union and State of Ohio, do and upon one Nancy Rowe then and there being unlawfully feloniously, purposely and of deliberate and premeditated malice did make an assault in a menacing manner, with intent for the said Nancy Rowe unlawfully, feloniously, purposely, and of deliberate and premeditated malice to kill and murder, and that the said George H. Argo, then and there with his right hand and arm seized the body of the said Nancy Rowe around the waist of her the said Nancy Rowe, and with his left hand seized the neck and throat of the said Nancy Rowe and did then and there the said Nancy Rowe cast and throw into and upon the ground with

great force and violence and that the said George H Argo then and there unlawfully feloniously purposely and of deliberate and premeditated malice, with his left hand did seize grasp and press the neck and throat of her, the said Nancy Rowe with the intent aforesaid. and then the said Nancy Rowe then and then with his left hand aforesaid unlawfully feloniously purposely and of deliberate and premeditated malice did choke suffocate and strangle with the intent aforesaid of which said Choking Suffocation and Strangling she the said Nancy Rowe then and then instantly died, and with the jurors aforesaid upon their oaths and affirmations aforesaid, do say that the said George H. Argo the said Nancy Rowe in the manner and by the means aforesaid unlawfully feloniously, purposely, and of deliberate and premeditated malice, did kill and murder contrary to the form of the statute in such cases made and provided, and against the peace and dignity of the State of Ohio.

John W. Brodrick Prosecuting Attorney
Union County Ohio.

There are the following endorsements on the back of said indictment
The State of Ohio } Union County Common Pleas
vs }
George H Argo } Indictment for Murder in the first degree.

This bill of indictment found upon testimony sworn and sent to the Grand Jury, by order of the Court at the request of the Prosecuting Attorney. A. M. Bill Stephen Sney
Foreman of Grand Jury.

Filed April 30th 1883. J. D. Burgess Clerk John W. Brodrick Prosecuting Attorney.
On this 10th day of May 1883. Defendant arraigned, and pleads Not Guilty to this indictment
J. D. Burgess Clerk.

On the 21st day of April 1883 a return was filed with the Clerk of said Court and by him marked filed as of that date which reads as follows;

State of Ohio } Union Common Pleas
vs } State of Ohio
George H Argo } Union County ss }

On the 21st day of April 1883 I served a certified copy of the indictment in the above entitled case upon the defendant George H. Argo by delivering him said copy

John Hobensack Sheriff

On the 10th day of May 1883 an entry was made by the Clerk on the Journal of said Court which reads as follows;

The State of Ohio } vs
vs } Indictment for Murder in the first degree.
George H Argo }

This day came the prosecuting Attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff, and being also represented by Counsel and arraigned upon said

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indictment for plea stands with he is "Not guilty, and puts himself upon the Country and the prosecuting Attorney doth the like and at the request of the prosecuting Attorney John S. Polk was appointed to assist the prosecuting Attorney in the prosecution of this case. and at the same time the said defendant being still in open court it was ordered by the Court that this case be set for trial on the third Wednesday of the next term of this Court to wit: on the 24th day of September A. D. 1883.

On the 27th of July 1883 a Precept was filed with the Clerk of this Court by the Pros. Atty which reads as follows.

In the Court of Common Pleas of Union County Ohio
The State of Ohio } Indictment for Murder in the first degree
vs. } Precept.
George H. Argo

To the Clerk of Common Pleas Court of Union County Ohio
You will please draw from the Jury box as in other cases thirty six ballots and issue to the Sheriff a venire for the persons whose names are so drawn, as jurors in the above entitled case for the 24th day of September A. D. 1883 at Eight o'clock A. M. The Sheriff will be required to serve and return this venire at least 15 days before said 24th day of September A. D. 1883, and if a person named in said venire is dead, insane, absent, removed from the County or not an Elector of the County, or has been convicted of a felony and not pardoned the Sheriff shall note the fact in his return. If it appear to you by the return of the Sheriff that any person named in the venire is dead, insane, absent, removed from the County, or not an Elector of the County, or has been convicted of a felony and not pardoned, you shall draw from the box a number of ballots equal to double the number of persons dead, absent or disqualified and issue to the Sheriff a venire for them for the said 24th day of September A. D. 1883 at 8 o'clock A. M. The Sheriff will be required to serve and return said venire as soon after the issuing thereof as may be and in the same manner as said first venire. If it appears to you from such return that the names of thirty six qualified jurors are not in the venire, you shall draw ballots and issue venires, to be served and returned in like manner as the foregoing until the required number thirty six qualified jurors are summoned. After you have thus obtained a full panel you will serve a copy thereof upon the said George H. Argo at least three days before said 24th day of September 1883. You will find the law governing this matter in Sections 7267, 7268, and 7273 of Revised Statutes of Ohio

John M. Brodrick
Prosecuting Attorney
Union County Ohio

On the 24th day of September 1883 an Entry was made by the Clerk on the Journal of said Court which reads as follows.

The State of Ohio } vs. }
 George T. Argo }
 Judgment for Murder in the first degree

This day came the prosecuting Attorney on behalf of the State of Ohio. The defendant George T. Argo being brought into Court in custody of the Sheriff and his Counsel also coming, and the venire facias for the jury in this case heretofore issued according to law returnable this day was duly returned by the said Sheriff with his endorsement thereon as follows

Verine

The State of Ohio } To the Sheriff of said County Meeting
 Union County, ss. }

We command you that without delay you summon

No.	Name	County	Rank	Name	County	Rank
1	Henry Morse	Liberty	11 19	W. K. Bishop	Jerome	12
2	Daniel Burdham	Union	9 20	John Wiley	Paris	
3	A. H. McCampbell	Jerome	11 21	J. K. Dodge	Jerome	8
4	Michael Fogel	Doon	5 22	J. R. Taylor	Seesburg	7
5	Jason Case	Claibourn	16 23	D. Shuman	Taylor	6
6	George Smith	"	16 24	Wesley Steadman	Liberty	17
7	Samuel B. Holycross	Darby	18 25	William Stelling	Union	9
8	George Freshwater	Seesburg	26	Jasper Cowens	Darby	9
9	John Burns	Paris	3 27	James Heid	Liberty	13
10	A. A. Hill	Union	9 28	James Cox	Claibourn	16
11	William Staley	Paris	1 29	Thomas Gearsley	Taylor	10
12	D. S. Clements	"	30	J. J. Elmorelock	Paris	
13	John Hamilton	Claibourn	17 31	Robert Robinson	"	
14	Henry Jones Sr	Seesburg	11 32	Pearl Harvey	York	18
15	John Torrey	Paris	3 33	John T. Fickey	Seesburg	10
16	T. W. McChey	Claibourn	16 34	Martin Price	Jackson	22
17	W. W. Shipley	York	13 35	Wells Holdreth	Seesburg	10
18	John A. Phillips	Claibourn	16 36	T. J. Hall	"	11

to be and appear before the Court of Common Pleas within and for said County of Union, at the Court House in Marysville, in said County, on Monday the 24th day of September A.D. 1883 at 8 o'clock in the forenoon, and so from day to day until discharged, then and then to serve as Petit Jurors in the case of the State of Ohio against George T. Argo on an indictment for Murder in the first degree, and how you shall execute this writ shall appear to our said Court on the 8th day of September and have you then and then this writ.

Witness my signature as Clerk of our said Court, this 6th day of August A.D. 1883. J. D. Burgeon Clerk.

Return

The State of Ohio }
 Union County, ss. } Sheriff's office Marysville 1883.

On the 27th day of August 1883 I served this writ on the within named Henry Morse, Daniel Burdham, Michael Fogel, Jason Case, George Smith, Samuel B. Holycross, John Burns, A. A. Hill, William Staley

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A. S. Clements, John H. Hamilton, Henry Jones and John Henry H. W. McVey, Wm. M. Shipley, John A. Phillips, McKeen, Bishop, John Wiley, J. R. Dodge, J. R. Taylor, D. Shumman, Wesley Skidmore, William Stelling, Jasper Converse, James Cox, James Hend, Thomas Gearsty, J. J. Monlock, Robert Robinson, Pearl Harvey, John H. Ticker, Martin Pries, Wells Hilduth and J. J. Hale, by delivering to each of said parties above named personally a summons to appear before the Court of Common Pleas of Union County Ohio on the 24th day of September A.D. 1883 as stated within and for the purpose therein stated. The within named A. H. McCampbell not found in any County and the within named George Freshwater found sick and unable to attend as required.

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John H. Hobensack Sheriff Union County Ohio
And said venire facias being called in open Court all of the above named persons appeared in answer thereto except A. H. McCampbell and George Freshwater and also the alias venire facias heretofore issued according to law, returnable this day, was duly returned by said Sheriff with his endorsements thereon as follows:

Alias
Writ

Alias Vener
The State of Ohio } To the Sheriff of said said County Greeting.
Union County ss.

We command you that without delay, you summon
1 Edward St-John Washington 22 3 W.S. James Paris 5
2 Robert Hicks Jr. " 20 4 David Sogan Washington 20
to be and appear before the Court of Common Pleas within and for said County of Union, at the Court House in Marysville in said County on Monday the 24th day of September A.D. 1883 at 8 o'clock in the forenoon, and to from day to day until discharged, then and then to serve as Petit Jurors in the case of the State of Ohio against George H. Argo on an indictment for murder in the first degree; and now you shall execute this writ make appear to our said Court on the 8th day of and have you then and then this writ. Witness my signature as Clerk of our said Court at Marysville this 28th day of Aug A.D. 1883.

J. D. Purgum Clerk.

Return

The State of Ohio } Sheriff's office Marysville 1883.
Union County ss.

On the twenty eighth day of August 1883 I received this writ on the within named: Edward St. John, Robert Hicks Jr, David Sogan and W.S. James by delivering to each of said persons personally a summons to appear before the Court of Common Pleas of Union County Ohio on the 24th day of September A.D. 1883 as stated within and for the purpose therein stated.

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John H. Hobensack Sheriff U. Co. Ohio
And said alias venire facias being called in open Court all of the above named persons appeared in answer thereto, and therefore this cause came out to be heard on the motion and showing of the said defendant George H. Argo for delay in the trial hereof for reasons fully set forth and verified by oath in said showing.

the within
son Cass,
William Staley

On consideration Whereof the Court do order that the trial of said defendant George H. Argo be fixed for the 17th day of December A.D. 1883 and to which time the trial of said Cause is delayed, and postponed and the Court thereupon ordered that all of said parties who were called on said *venue facias* and said *alias venire facias* should report in open Court as Jurors therein on said seventeenth day of December A.D. 1883 at ten o'clock P.M. on said day. Said 17th day of December A.D. 1883 being the date to which this said September A.D. 1883 term of Court is adjourned for said trial.

On the 19th day of September 1883 a Motion was filed with the Clerk and by him marked filed which reads as follows.

Motion

State of Ohio } Court of Common Pleas Union County Ohio

vs }
George H. Argo } Charge of Murder.

The defendant now comes and asks the Court herein to adjourn or continue the above case until or until the next term of Court because of the physical inability of his Attorney.

D. Wagers, Atty for Deft.

On the same day the following affidavit was filed in support of said Motion which reads as follows to wit:

State of Ohio } Court of Common Pleas Union County Ohio

vs }
George H. Argo } Charge of Murder.

State of Ohio Union County, ss.

D. Wagers being first duly sworn says: That previous to the April term A.D. 1883 of said Court he was employed by the said defendant George H. Argo to prepare and conduct and manage on the trial in said Court the aforesaid Charge of Murder. Affiant says that previous to said term he attended and participated as an Attorney for said defendant at the hearing of said Charge of Murder before J. W. Kirkcaldy a Justice of the Peace of said County that he was then and has ever since been employed by said defendant as his Attorney as to the Charge aforesaid. Affiant says that on or about the 9th day of May A.D. 1883 an accident occurred to him resulting in the breaking of a bone of his left limb and a serious injury to his knee joint which injury has incapacitated this affiant from any preparation of the evidence and law pertaining to said Charge of Murder against the said George H. Argo since said date May 9th A.D. 1883.

This affiant further says that at the present time he is unable by reason of said injury to engage in the trial of said Charge. That he is advised by his physicians and believes the same to be true that the labor of said trial would be dangerous and injurious to the injury of which this affiant is now ailing. This affiant hopes and expects to be able and to far recovered from said injury as to be able to prepare the defense to said Charge and engage in the trial thereof by the month of December A.D. 1883 or at the next term of this Court. Affiant says this Motion and Affidavit is not made

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D. Wagers.

Sworn to before me and signed in my presence by the said D. Wagers this 19th day of September A. D. 1883.

J. D. Burgess Clerk.

On the 17th day of Dec. 1883 an entry was made by the Clerk on the Journal of said Court which reads as follows.

The State of Ohio }
vs. } Indictment for Murder in the first degree.
George H. Argo }

Wmms O'Donnell was this day appointed as official stenographer to take the evidence in this case and after taking the oath required by law entered upon the discharge of his duties

On the 17th day of Dec. 1883 an entry was made by the Clerk on the Journal of this Court which reads as follows.

The State of Ohio }
No 637 vs. } Indictment for Murder in the first degree.
George H. Argo }

This day came the prosecuting Attorney on behalf of the State of Ohio. The defendant George H. Argo being brought into Court in custody of the Sheriff and his Counsel also coming, and the Verum Facias return returned herein being called in open Court the following named persons appeared in answer thereto, to wit: Henry Morse, Daniel Burshaw, Jason Case, George Smith, Samuel Holy Cross, John Burns, A. A. Hill, William Staley, D. S. Clements, John Hamilton, John Horsey, H. W. McVey, W. W. Shipley, John A. Phillips, Wm. Andrew Bishop, John Wiley, J. K. Dodge, J. R. TAYLOR, D. Sherman Wesley, Skidmore William Stilling, Jasper Courser, James Cox, James Herd, Thomas Yearsly, D. J. Mordock, Robert Robinson, Paul Harvey, John H. Fickey, Martin Rice, Wells Hildreth and J. J. Hall, and the Alias Verum Facias return returned herein being called in open Court the following named persons appeared in answer thereto, to wit: Ed. St. John, Robert Hicks Jr. David Fogaw and W. S. James, and upon the further call of said Verum and said Alias Verum, for Cause shown the Court excused Martin Rice and Thomas Yearsly and the defendant by his Counsel challenging for Cause Daniel Burshaw, Samuel D. Holy Cross, A. A. Hill, William Staley, John Horsey, John A. Phillips, William Stilling, Jasper Courser, James Cox, James Herd, J. J. Mordock, Paul Harvey, Ed. St. John and W. S. James, and said Challenges were sustained, and also challenged peremptorily, W. W. Shipley, Jason Case, John Wiley, J. R. TAYLOR, John H. Fickey, Wesley Skidmore, Henry Morse, George Smith, and H. W. McVey and the said Verum Facias and Alias Verum Facias being exhausted without obtaining a jury herein, on motion of the defendant by his Counsel the Court issued a special Verum for the

following named persons as Jurors herein to wit: W. P. Anderson, A. S. Chapman, George W. Court, A. D. Dolittle, Willard Winget, W. J. Wood, Charles See, S. U. McC. Cloud, George Heistand, J. P. Martin, A. J. Ferguson, W. F. H. Remington, J. P. Krattin, Ray G. Morse Jr., R. A. McC. Martin, Elias Thomas, William Ferris, Jefferson Richin, W. H. Soverless, J. P. Shields, E. P. Rodgers, R. B. Thompson, Warratt Owen, John W. C. Allister, O. B. Martin, Sister Oliver, John Hudson, John Huslow, Sister Dockum and Byron Galloway and the undersigned Court adjourned the further hearing of this Cause until tomorrow Morning at Nine O'clock.

On the 17th day of Dec. 1883 an entry was made by the Clerk on the Journal of this Court which reads as follows.

The State of Ohio }
 vs. }
 George H. Aigo } Indictment for Murder in the first degree

This day came the prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in Custody of the Sheriff and his Attorneys also coming and the same Jurors who were in the panel yesterday on adjournment being present, and the Special venire facias heretofore issued according to Law returnable this day was duly returned by said Sheriff with his endorsement thereof as follows:

1st Special Veneire The State of Ohio }
 Union County, S.S. } To the Sheriff of said County Greeting.

We Command you that, without delay you Recommen:

- | | | | |
|-----------------------|------------------|------------------------|------------------|
| 1 W. P. Anderson | Personal service | 16 Elias Thomas | |
| 2 A. S. Chapman | " " | 17 William Ferris | Personal |
| 3 Geo. W. Court | " " | 18 Jefferson Richin | " |
| 4 A. D. Dolittle | " " | 19 W. H. Soverless | " |
| 5 Willard Winget | " " | 20 J. P. Shields | " |
| 6 W. J. Wood | " " | 21 E. P. Rodgers | " |
| 7 Charles See | " " | 22 R. B. Thompson | Personal service |
| 8 S. U. McC. Cloud | " " | 23 Warratt Owen | |
| 9 George Heistand | " " | 24 John W. C. Allister | with personal |
| 10 J. P. Martin | Personal service | 25 O. B. Martin | By Copy |
| 11 A. J. Ferguson | By Copy service | 26 Sister Oliver | Personal |
| 12 W. F. H. Remington | " " | 27 John Hudson | Personal service |
| 13 J. P. Krattin | " " | 28 John Huslow | " " |
| 14 Ray G. Morse Jr. | Personal service | 29 Sister Dockum | " " |
| 15 R. A. McC. Martin | By Copy | 30 Byron Galloway | " " |

to brand appear before the Court of Common Pleas within and for said County of Union, at the Court House, in Marysville in said County on Tuesday the 18th day of December, A. D. 1883 at 9 o'clock in the forenoon, and so from day to day until discharged, then and then to serve as Petit Jurors in the Case of The State of Ohio against George H. Aigo on an indictment for Murder in the first degree and how you shall execute this writ make appear to our

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 11 A. J
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said Court on the 18 day of Dec. 83 and have you then and then this writ.
Witness my signature as Clerk of our said Court at Mayville
this 17th day of Dec. A.D. 1883.

Seal J. D. Burgess Clerk.

Return The State of Ohio } Sheriff's office Mayville 1883.
Union County, ss.)

on the _____ day of _____ 1883 I served this writ
on the within named Dec 17th 1883. The following named persons
were severally summoned by me as within required on the 17th
day of December A. D. 1883 and in the manner herein after specified.

No	Name	Residence	Date of service	How served
1	W. P. Anderson	Paris Tn	Dec 17th 1883	Personal service
2	A. S. Chapman	" "	" " "	" "
3	George W. Court	" "	" " "	" "
4	A. D. Dolittle	" "	" " "	" "
5	Willard Winget	" "	" " "	" "
6	W. J. Wood	" "	" " "	" "
7	Charles See	" "	" " "	" "
8	S. U. McCloud	" "	" " "	" "
9	George Heistand	" "	" " "	" "
10	Joseph P. Martin	Darby	Dec 18	" "
11	A. J. Ferguson	" "	" " "	By Copy
12	W. F. H. Remington	" "	" " "	" "
13	J. P. Kattin	" "	" " "	" "
14	Ray G. Morse	" "	" " "	Personal service
15	R. A. McJetur	" "	" " "	" "
16	Elias Thomas	" "	" " "	By Copy
17	William Ferris	Doers	" " "	Personal service
18	Jefferson Ritten	" "	" " "	" "
19	W. H. Soreless	" "	" " "	" "
20	J. P. Shields	Miller	" " "	By Copy
21	E. P. Rogers	" "	" " "	" "
22	R. B. Thompson	" "	" " "	Personal service
23	Warren Evans	" "	" " "	By Copy
24	John McAllister	Seesburg	Not found	" "
25	O. B. Martin	" "	Dec 18 83	By Copy
26	Festa Oliver	" "	" " "	" "
27	John Hudson	" "	" " "	Personal service
28	John Newlove	" "	" " "	" "
29	Festa Doekum	Darby	" " "	By Copy
30	Byron Galloway	" "	" " "	" "

Sheriff's fees \$10.00

John H. Bousack Sheriff U. Co. O.

And the said special return facias being called in open Court
The following named persons appeared in answer thereto. W. P.
Anderson, A. S. Chapman, George W. Court, A. D. Dolittle, Willard
Winget, W. J. Wood, Charles S. See, S. U. McCloud, George Heistand,
J. P. Martin, A. J. Ferguson, R. A. McJetur, Elias Thomas and
Ferris, W. H. Soreless, R. B. Thompson, John Hudson, John
Newlove, Byron Galloway, and upon the further call of said

Special Venue facias for Cause shown the Court excused G. W. Court, Willard Wright, W. J. Wood, Charles S. See, S. A. McClelland, George Heistand R. A. McFater, Elias Thomas, Wm Ferns W. H. Soverless and Byron Galloway, and Deft by his Counsel Challenged preemptively, W. P. Anderson, A. S. Chapman and J. P. Martin and the State Challenged preemptively A. D. Solitts and the Panel for said Jury being incomplete a second Special Venue facias was issued according to Law returnable forthwith was duly returned by the said Sheriff with his endorsement thereon as follows:

2nd Special Venue.

The State of Ohio } To the Sheriff of said County, Greeting
Union County ss)

We command you that, without delay, you summon
1 J. J. Scott, 2 Dyer Rud, 3 David March, 4 C. M. Ferguson, 5 J. P. Freeman, 6 J. B. Whelpley, 7 S. B. Woodburn, 8 C. Houston, 9 Walter Fullington 10 Waldo Guy, 11 J. D. Radebaugh, to be and appear before the Court of Common Pleas within and for said County of Union, at the Court House, in Marysville in said County forthwith, and so from day to day until discharged then and then to serve as Petit Jurors, in the Case of The State of Ohio against George H. Cuyler an indictment for Murder in the first degree; and how you shall execute this writ make appear to our said Court on this 18th day of Dec 1883, and have you there and there this writ.

Witness my signature as Clerk of our said Court at Marysville this 18th day of Dec A. D. 1883.

(Seal) J. S. Burgess Clerk

Return

The State of Ohio } Sheriff's office Marysville 1883
Union County ss, } Dec 18th 1883 the following named jurors were

No	Names	Residence	How served.
1	J. J. Scott	Rais In.	Personal Service
2	Dyer Rud	" "	" "
3	David March	" "	" "
4	C. M. Ferguson	" "	" "
5	J. P. Freeman	" "	" "
6	J. B. Whelpley	" "	" "
7	S. B. Woodburn	" "	" "
8	C. Houston	" "	" "
9	Walter Fullington	" "	" "
10	Waldo Guy	" "	" "
11	J. D. Radebaugh	" "	" "

(Seal) John T. Hobensack Sheriff Union Co Ohio.
And said 2nd Special Venue facias being called in open Court all of the persons therein named appeared in answer thereto and upon the further call of said second Special Venue facias for Cause shown the Court excused J. J. Scott, C. Houston, C. M. Ferguson, J. B. Whelpley, J. P. Freeman, S. B. Woodburn, Walter Fullington, J. D. Radebaugh, Waldo Guy, and the defendant of

3rd Special Venue.

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his course challenged peremptorily Dyer Reed and the panel of said jury being incomplete a third special venire facias was issued according to law returnable forthwith was duly returned by said Sheriff with his endorsement thereon as follows.

3^d Special Vener.

The State of Ohio } To the Sheriff of said County, Greeting.
Union County, ss.

We command you that, without delay you summon,

- 1 David Edwards 2 William Goff 3 S.W. Dolbear 4 George Bucher 5 W.H. Robb.
 - 6 John Zverner 7 Scott Rice, 8 F. B. Sprague, 9 George Welling 10 George Kinney,
 - 11 J. A. Henderson, 12 Alonzo Furum 13 Aaron Furum 14 Theodor Muller
- to be and appear before the Court of Common Pleas within and for said County of Union, at the Court House in Mayville, in said County forthwith, and so from day to day until discharged, there and there to serve as Petit Jurors in the Case of the State of Ohio against George H. Argo on an indictment for Murder in the first degree, and how you shall execute this writ make appear to our said Court on this 18th day of Dec 1883, and have you there and there this writ.

Witness my signature as Clerk of our said Court at Mayville this 18th day of Dec 1883.

J. D. Burgum Clerk

Return

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

Jan 18th 1883. The following named Jurors were severally summoned by me, as within required, on the 18th day of Dec. A.D. 1883 and in the manner herein specified.

No	Names	Residence	How served
1	David Edwards	Paris Tp.	Personal service
2	Wm Goff	" "	" "
3	S.W. Dolbear	" "	" "
4	George Bucher	" "	" "
5	W.H. Robb	" "	" "
6	John Zverner	" "	" "
7	Scott Rice	" "	" "
8	F. B. Sprague	" "	" "
9	George Welling	" "	" "
10	George Kinney	" "	" "
11	J. A. Henderson	" "	" "
12	Alonzo Furum	" "	" "
13	Aaron Furum	" "	" "
14	Theodor Muller	" "	" "

Fees \$4.00

John Hobensack Sheriff
Union County Ohio.

and said 3^d Special Vener facias being called in open Court the following named persons appeared in answer thereto D. Edwards Wm Goff, W.H. Robb, John Zverner, F. B. Sprague, and George Kinney, and upon the further call of said 3^d Special Vener facias for cause shown the Court excused David Edwards Wm Goff, W.H. Robb, John Zverner F. B. Sprague, and then now being in

raid panel twelve good men having the qualifications of jurors the panel being complete and the following named persons having been tried and accepted to wit: 1 McKeun Bishop, 2 David Shumman 3 John Woolver 4 David Fogaw 5 Robert Robinson, 6 Wells Hildreth 7 Thomas J. Hale, 8 Andrew J. Ferguson, 9 Robert Hicks Jr, 10 Russel B Thompson 11 John Hudson 12 George Kinney, were duly impaneled and sworn to well and truly try and true deliverance make between the State of Ohio and the prisoner at the bar George H. Argo, and then upon after cautioning the jury under the Statute Court adjourned until tomorrow morning at 8 1/2 o'clock.

On the 19th day of December 1884 an entry was made by the Clerk on the Journal of said Court which reads as follows:

The State of Ohio vs. George H. Argo } Indictment for Murder in the first degree.

Now comes the Jury hitherto empaneled in this case and also the prosecuting Attorney on behalf of the State of Ohio and the said George H. Argo being brought into open Court in custody of the Sheriff his Counsel also being the Jury hitherto impaneled and sworn in this case being present, the Examination of Witnesses on behalf of the State of Ohio was commenced and being still in progress. Thereupon Court adjourned until Thursday morning at 8 1/2 o'clock.

On the 20th day of December 1883 an entry was made by the Clerk on the Journal of this Court which reads as follows.

Uo 637 The State of Ohio vs. George H. Argo } Indictment for Murder in the first degree.

Now comes the prosecuting Attorney on behalf of the State of Ohio, and the defendant George H. Argo being brought into open Court in custody of the Sheriff his Counsel and the Jury hitherto impaneled in this case being present, the Examination of Witnesses on behalf of the State of Ohio was resumed and being still in progress. Thereupon Court adjourned until Friday morning December 21st 1883 at 8 1/2 o'clock.

On the 21st day of Dec. 1883 an entry was made by the Clerk on the Journal of said Court which reads as follows

The State of Ohio vs. George H. Argo } Indictment for Murder in the first degree.

Now comes the prosecuting Attorney on behalf of the State of Ohio and the defendant George H. Argo being brought in to open Court in custody of the Sheriff his Counsel and the Jury hitherto empaneled in this case being present the Examination of Witnesses on behalf of the State was resumed and being still

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still in progress. Court adjourned until tomorrow morning at 8 1/2 o'clock.

On the 22nd day of Dec. 1883 an entry was made by the Clerk on the journal of said Court which reads as follows.

No 637 The State of Ohio }
v.s. } Indictment for Murder in the first degree.
George H. Argo }

This day came the prosecuting attorney on behalf of the State of Ohio and the prisoner George H. Argo being brought into Court in custody of the Sheriff his Counsel and the Jury heretofore impaneled in this case being present the Examination of Witnesses on behalf of the State was resumed and some progress made thereupon Court was adjourned until Monday December 24th 1883 at 1 1/2 o'clock P. M.

On the 24th day of Dec 1883 an entry was made on the Journal by the Clerk of said Court which reads as follows.

No 637 The State of Ohio }
v.s. } Indictment for Murder in the first degree.
George H. Argo }

This day came the prosecuting attorney on behalf of the State of Ohio and the prisoner George H. Argo being brought into Court in custody of the Sheriff his Counsel and the Jury heretofore impaneled in this case being present, the Examination of Witnesses on behalf of the State was resumed after making some progress Court adjourned until tomorrow morning at 9 o'clock.

On the 25th day of Dec 1883 an entry was made by the Clerk on the Journal of said Court which reads as follows

No 637 The State of Ohio }
v.s. } Indictment for Murder in the first degree
George H. Argo }

This day came the prosecuting attorney on behalf of the State of Ohio, and the prisoner George H. Argo being brought into open Court in custody of the Sheriff his Counsel and the Jury heretofore impaneled in this case being present, the Examination of Witnesses on behalf of the State was resumed and being still in progress Court adjourned until tomorrow morning at 8 1/2 o'clock.

On the 26th day of Dec 1883 an entry was made by the Clerk on the Journal of said Court which reads as follows.

No 637 The State of Ohio }
v.s. } Indictment for Murder in the first degree.
George H. Argo }

This day came the prosecuting attorney on behalf of the State of Ohio and the prisoner George H. Argo being brought into Court in charge of the Sheriff his Counsel and the Jury heretofore

Empowered in this case being present the Examination of Witnesses on behalf of the State was resumed and after making some progress Court adjourned until tomorrow morning at 8 1/2 o'clock

On the 27th day of Dec 1883 an entry was made by the Clerk on the Journal of said Court which reads as follows.

20637 The State of Ohio vs. George H Argo } Indictment for Murder in the first degree.

This day came the prosecuting Attorney on behalf of the State of Ohio and the prisoner George H. Argo being brought into Court in custody of the Sheriff his Counsel and the Jury heretofore Empowered in this case being present, the Examination of Witnesses on behalf of the State was resumed and after making some progress the Court adjourned until tomorrow morning at 8 1/2 o'clock

On Dec 28th 1883 an entry was made by the Clerk on the Journal of this Court which reads as follows

20637 The State of Ohio vs. George H Argo } Indictment for Murder in the first degree.

This day came the prosecuting Attorney on behalf of the State of Ohio and the prisoner George H. Argo being brought into Court in custody of the Sheriff his Counsel and the Jury heretofore Empowered in this case being present. The Examination of Witnesses on behalf of the State was resumed, the State rested, and the Examination of Witnesses on behalf of the Defendant commenced and after making some progress Court adjourned until tomorrow at 8 1/2 o'clock A. M.

On the 29th day of Dec 1883 an Entry was made by the Clerk on the Journal of said Court which reads as follows

637 The State of Ohio vs. George H Argo } Indictment for Murder in the first degree.

This day came the Prosecuting Attorney on behalf of the State of Ohio and the prisoner being brought into Court in custody of the Sheriff his Counsel and the Jury heretofore Empowered in this case being present, The Examination of Witnesses on behalf of the Defendant was resumed and some progress made. Thereupon Court adjourned until Monday Dec 31st 1883 at one o'clock P. M.

On the 31st day of Dec. 1883 an entry was made by the Clerk on the Journal of said Court which reads as follows

637 The State of Ohio vs. George H. Argo } Indictment for Murder in the first degree.

This day came the Prosecuting Attorney on behalf of the State of Ohio and the prisoner being brought into Court in custody of the Sheriff his Counsel and the Jury heretofore Empowered in this case

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being present The examination of witnesses on behalf of the defendant was resumed and some progress made Thereupon Court adjourned until tomorrow to wit: January 1st A.D. 1884 at 8 1/2 A.M.

On the 1st day of Jan. 1884 an entry was made by the clerk on the Journal of said Court which reads as follows.

637 The State of Ohio vs. George H. Argo } Indictment for murder in the first degree.

This day came the Prosecuting Attorney on behalf of the State of Ohio and the prisoner George H. Argo being brought into Court in custody of the Sheriff. His Counsel and the Jury heretofore empaneled being present. The examination of witnesses on behalf of the defendant was resumed and some progress made. Thereupon Court adjourned until tomorrow morning at 8 1/2 o'clock.

On Jan 2nd 1884 an entry was made by the clerk on the Journal of said Court which reads as follows.

637 The State of Ohio vs. George H. Argo } Indictment for murder in the first degree.

This day came the prosecuting Attorney on behalf of the State of Ohio and the prisoner George H. Argo being brought into Court in custody of the Sheriff. His Counsel and the Jury heretofore empaneled and sworn in this case being present. The examination of witnesses on behalf of the defendant was resumed and some progress made. Thereupon the Court adjourned until tomorrow at 8 1/2 o'clock A.M.

On the 3rd day of Jan. 1884 an entry was made by the clerk on the Journal of said Court which reads as follows.

637 The State of Ohio vs. George H. Argo } Indictment for murder in the first degree.

This day came the prosecuting Attorney on behalf of the State of Ohio, and the prisoner George H. Argo being brought into open Court in custody of the Sheriff. His Counsel and the Jury heretofore empaneled in this case being present, the examination of witnesses on behalf of the defendant was resumed and some progress made. Thereupon Court adjourned until tomorrow morning at 8 1/2 o'clock.

On the 4th day of Jan 1884 an entry was made by the clerk on the Journal of said Court which reads as follows,

637 The State of Ohio vs. George H. Argo } Indictment for murder in the first degree. This day came the prosecuting Attorney on behalf of the State of Ohio, and the prisoner George H. Argo being brought into open Court in custody of the Sheriff. His Counsel and the Jury heretofore empaneled in this case being present. The examination of witnesses on behalf of the defendant was resumed and some progress made. Thereupon Court adjourned until 8 1/2 o'clock tomorrow morning.

on the 5th day of Jan 1884 an entry was made by the clerk on the Journal of said Court which reads as follows.

U637 The State of Ohio vs. George H. Argo } Indictment for Murder in the first degree.

This day came the prosecuting attorney on behalf of the State of Ohio and the prisoner being brought into Court in custody of the Sheriff his Counsel and the Jury heretofore empaneled in this case being present the examination of witnesses on behalf of the defendant was resumed and completed and the defendant rested his case. Thereupon Court adjourned until 1 1/2 o'clock P. M. Monday Jan 7th 1884.

On the 7th day of January 1884 an entry was made by the clerk on the Journal of this Court which reads as follows.

637 The State of Ohio vs. George H. Argo } Indictment for Murder in the first degree.

This day came the prosecuting attorney on behalf of the State of Ohio and the prisoner George H. Argo being brought into court in custody of the Sheriff his Counsel and the Jury heretofore empaneled in this case being present; The examination of witnesses in rebuttal on behalf of the State was begun and concluded and the State rested its case. Thereupon Court adjourned until 8 1/2 o'clock A. M. Tomorrow.

On the 8th day of Jan 1884 an entry was made by the clerk on the Journal of said Court which reads as follows.

U637 The State of Ohio vs. George H. Argo } Indictment for Murder in the first degree.

This day came the prosecuting attorney on behalf of the State of Ohio and the prisoner George H. Argo being brought into Court in custody of the Sheriff his Counsel and the Jury heretofore empaneled in this case, the argument of Counsel was commenced and still being in progress Court adjourned until tomorrow morning 8 1/2 o'clock.

On the 9th day of Jan 1884 an entry was made by the clerk on the Journal of said Court which reads as follows.

U637 The State of Ohio vs. George H. Argo } Indictment for Murder in the first degree.

This day came the prosecuting attorney on behalf of the State of Ohio and the prisoner George H. Argo being brought into open Court in custody of the Sheriff his Counsel and the Jury heretofore empaneled in this case being present; the argument was resumed and being still in progress Court adjourned until 8 1/2 o'clock tomorrow morning.

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On the 10th day of Jan 1884 an entry was made by the Clerk of the Journal of said Court which reads as follows.

No 637 The State of Ohio vs. George H. Argo } Indictment for murder in the first degree.

This day came the prosecuting Attorney on behalf of the State of Ohio and the prisoner being brought into Court in custody of the Sheriff his Counsel and the Jury heretofore empaneled being present the argument of Counsel being still in progress Court adjourned until 8 1/2 o'clock tomorrow evening. On the 11 day of January 1884 an entry was made by the Clerk on the Journal of said Court which reads as follows.

637 The State of Ohio vs. George H. Argo } Indictment for murder in the first degree

The Court this day orders that William O'Donnell Esq. the official Stenographer in this case be allowed the sum of Eight Dollars per day for twenty three days amounting to One hundred and Eighty four Dollars.

On the same day as the case above an entry was made which reads as follows.

No 637 The State of Ohio vs. George H. Argo } Indictment for murder in the first degree

Now come the prosecuting Attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff his Counsel and the Jury heretofore empaneled being present and the said Jury having heard the testimony adduced by the parties, the arguments of Counsel and the Charge of the Court retired to their room in charge of the Sheriff for deliberation.

On the 12th day of Jan 1884 an entry was made by the Clerk on the Journal of said Court which reads as follows

No 637 The State of Ohio vs. George H. Argo } Indictment for murder in the first degree

And now come the prosecuting Attorney on behalf of the State of Ohio and the prisoner George H. Argo being brought into Court in charge of the Sheriff, his Counsel being present. And afterward came the Jury conducted into Court by the Sheriff and returned their verdict in writing signed by their foreman, To Wit:

The State of Ohio vs. George H. Argo } No 637 Indictment for murder in the 1st degree

We the Jury find the defendant George H. Argo, Not guilty of murder in the first degree and not guilty of murder in the second degree, but confess him guilty of Manslaughter as he stands charged in the Indictment.

A. J. Ferguson Foreman.

The defendant filed a motion by his attorney for a new trial and this cause was continued by the court on good cause shown until the next term of this court. On the 12th day of January 1884 a motion for a new trial was filed with the clerk of said court which reads as follows

The State of Ohio } Court of Common Pleas Union County Ohio.
v.s. } Charge of Murder
George H. Argo

The defendant George H. Argo now comes and moves the court for a new trial herein for the following reasons to wit:

- 1st Irregularity in the proceedings of the court. Jury prosecuting Attorney and the witnesses for the State and orders of the Court and abuse of its discretion by which the defendant was prevented from having a fair trial.
- 2nd This conduct of the jury or of the prosecuting Attorney and witnesses for the State.
- 3rd Accident and surprise which ordinary prudence could not have guarded against.
- 4th That the verdict is not sustained by sufficient evidence and is contrary to law.
- 5th Newly discovered evidence material for the defendant which he could not with reasonable diligence have discovered and produced at the trial.
- 6th Error of law occurring at the trial.

George H. Argo

Per. D. Wagers J. B. Benton and W. J. Hoopes Atty for Defs.

Afterwards at the January term of this court A.D. 1884 to wit: on the 17th day of Jan'y A.D. 1884 an entry was made by the clerk on the journal of said court which reads as follows.

No 637.

The State of Ohio }
v.s. } Indictment for Murder in the first degree.
George H. Argo

This day came the prosecuting Attorney on behalf of the State of Ohio and the defendant being brought into court in custody of the Sheriff and his counsel also coming. Thereupon the motion for a new trial heretofore filed herein came on to be heard and the same was argued by counsel and submitted to the court. On consideration whereof the court do overrule said motion. To which ruling of the court the defendant by his counsel then and there excepted. The defendant George H. Argo having been heretofore convicted of manslaughter and being in open court in custody of the Sheriff and informed by the court of the verdict of the jury and inquired of if he had anything to say why judgment should not be pronounced against him and having nothing but what he hath already said.

It is therefore considered and adjudged by the court that the said defendant George H. Argo be imprisoned and confined in the Penitentiary of the State of Ohio and kept at hard labor, but without any solitary confinement for the period of twenty years, and that he pay the costs of this prosecution for which execution is awarded.

On the 17th day of Jan. 1884 an entry was made by the clerk on the journal of said court which reads as follows.

637 The State
George H. Argo
On the 17th day of Jan. 1884
The State
637 George H. Argo
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637 The State of Ohio vs. George H Argo } The Sheriff is allowed two guards to assist in conveying the prisoner to the penitentiary under the direction of the Court.

On the 22nd day of Jan 1884 an Entry was made by the Clerk on the Journal of said Court which reads as follows.

637 The State of Ohio vs. George H Argo } Indictment for Murder in the first degree

John S. Porter who was heretofore appointed to assist the Prosecuting Attorney in the trial of this Case, is hereby allowed the sum of Seven Hundred and fifty Dollars as compensation for his services rendered in said Case and the Court approves of said amount as just and right in that behalf.

I approve the above amount as fair and just for the services rendered by said John S. Porter in said Cause

John M. Brodick Pros. Atty.

January 22nd 1884 Approved.

John A. Price Judge.

Attest J. Q. Brunker, Clerk.

The State of Ohio
v.s.
Hugh J. Perry

But remembred that at a Court of Common Pleas begun and held at the Court House in the town of Marysville within and for the County of Union and State of Ohio on the 14th day of January A.D. 1884. The Honorable John A. Price presiding. Heretofore at the September term of this Court 1882 to wit on the 14th day of September A.D. 1882 the following Indictment was filed with the Clerk of said Court.

Indictment.

Judet. The State of Ohio } In the Court of Common Pleas Union County Ohio.
Union County ss } of the Term of September in the year of our Lord one
Thousand Eight Hundred and Eighty Two.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impeached, sworn and charged to inquire of Crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that Hugh J. Perry late of said County, on the seventh day of May, in the year of our Lord One Thousand Eight Hundred and Eighty Two, with force and arms, in said County of Union, and State of Ohio, unlawfully did make an assault, in a menacing manner, upon one Newton Pierce, and him, the said Newton Pierce, did then and then unlawfully strike and wound contrary to the form of the Statute in such cases made and provided, and against the peace and dignity of the State of Ohio.

John M. Brodrick.

Prosecuting Attorney.

There are the following endorsements on the back of said indictment.

"No 623 Union County Common Pleas. The State of Ohio vs Hugh J. Perry Indictment for assault and battery. This Bill of indictment found upon testimony sworn and sent to the Grand Jury, by order of the Court at the request of the Prosecuting Attorney. A True Bill

William H. Ross. Foreman of Grand Jury.

"Filed Sep 14 1882 J. D. Burgess Clerk Union County Ohio.

"John M. Brodrick Prosecuting Attorney"

"On this 5th day of Feb. 1884. Defendant arraigned and pleads

"guilty to this indictment.

"J. D. Burgess Clerk."

On the 14th day of September 1882 a capias was issued by the Clerk of said Court which reads as follows.

Capias The State of Ohio } To the Sheriff of said County.
Union County ss }

We command you to take Hugh J. Perry and his

safely keep, so that you have his body before the Judge of the Court

of Common Pleas at the Court House in Marysville in said County

of Union to answer an indictment for Hugh J. Perry and his

fail not; and have you then and there this writ. Witness J. D. Burgess

Clerk of said Court at Marysville Ohio this 14th day of Sep. A.D. 1882.

Deal J. D. Burgess Clerk. By Wm. Winger Deputy Clerk.

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On the 18th day of September said Capias was returned and filed by the Sheriff of said County with the Clerk endorsed as follows:

The State of Ohio }
Union County ss }

I have arrested the within named Hugh J. Perry this 18th day of September 1882 and have his body now in Court.
Fees. arrest 10⁰ Mileage #256 #356

John Hobbes act Sheriff.

On the 18th day of September 1882 a Recognizance was entered into by the defendant and filed with the Clerk which reads as follows.

Recognizance.

The State of Ohio }
vs. } The State of Ohio Union County.
Hugh J. Perry

Be it remembered that on the 18th day of September A.D. 1882 Hugh J. Perry personally appeared in open Court of Common Pleas in and for the County aforesaid and jointly and severally acknowledged themselves to owe the State of Ohio the sum of One Thousand Dollars, to be levied on their respective goods and Chattels, lands and tenements, if default be made in the conditions following, to-wit: The condition of this Recognizance is such, that if the above bound Hugh J. Perry shall personally be and appear before the Court of Common Pleas at Marysville Ohio on the second day of October A.D. 1882 then and there to answer to a certain indictment filed therein against him for assault and battery and abide the order and judgment of the Court, and not depart without leave, then this Recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

H. J. Perry Seal

Taken and acknowledged in open court on the day and year first above written
J. D. Burgen Clerk By W. M. Bourget Deputy.

At the Jan. Term of said Court 1883 to-wit on March 9th 83 an entry was made on the Journal which reads as follows

The State of Ohio }
vs. } Indictment for assault and Battery.

Hugh J. Perry } This day came the prosecuting Attorney on behalf of the State of Ohio and the defendant being in court and it appearing to the Court that there would not be sufficient time to try said defendant at this term of Court and the defendant consenting thereto it is ordered that this cause be continued to the next term of this Court and that the defendant enter into a Recognizance in the sum of \$1000⁰⁰ for his appearance at on the first day of said term.

At the Jan Term 1884 of said Court to-wit on Feb 9th 1884 an entry was made by the Clerk on the Journal which reads as follows.

The State of Ohio }
vs. } Now comes the Pros. Atty on behalf of the State of Ohio also

Hugh J. Perry } Came the defendant who being arraigned on said indictment for plea thereto saith he is guilty as charged in said indictment.

It is there fore ordered and adjudged that the defendant Hugh J. Perry pay to the State of Ohio a fine of Five Dollars and the costs of this prosecution taxed to \$ And Execution is awarded.

623

Entry

623

Entry

The State of Ohio }
vs. }
Wm. A. Hubbard }

Be it remembered that at a court of Common Pleas begun and held at the Court House in the town of Marysville within and for the County of Union and State of Ohio on the day of September 1884, On the 10th day of September A D 1884 an indictment was filed with the Clerk of said Court by the Prosecuting Attorney which reads as follows.

Indictment

State of Ohio Union County. Court of Common Pleas, September Term in the year Eighteen hundred and Eighty four.

Union County, ss. The Grand Jurors of the County of Union in the name and by the authority of the State of Ohio, on their oaths do present and find that William A. Hubbard on the 31st day of August in the year one thousand eight hundred and eighty four in the County of Union aforesaid, the said day being the first day of the week commonly called Sunday and in the said William A. Hubbard being then and then the keeper of a place where intoxicating liquors are on other days of the week sold and exposed for sale, and the said place not being a regular Drug Store, then and then on said day, unlawfully did knowingly by allow, keep and permit said place to be and remain open, contrary to the form of the Statute in such case made and provided. And against the peace and dignity of the State of Ohio.

John M. Brodrick

Prosecuting Attorney Union County Ohio.

Said indictment is endorsed on the back in the words following.

"No 672 State of Ohio Union County Court of Common Pleas September Term 1884. The State of Ohio vs. William A. Hubbard indictment for keeping saloon open on Sunday. A. The Bill. M. E. Starnato Foreman of the Grand Jury. This Bill of indictment found upon testimony sworn and due to the Grand Jury at the request of the prosecuting Attorney. Plea Guilty Sept 29th 1884 J. D. Burgum Clerk. Filed Sep 10th 1884 J. D. Burgum Clerk

John M. Brodrick

Prosecuting Attorney Union County Ohio.

On the 12th day of Sept 1884 a capias was issued by the Clerk of said Court to the Sheriff which reads as follows.

Capias.

The State of Ohio To the Sheriff of said County Greeting.
Union County ss.

We command you to take William A. Hubbard and him safely keep, so that you have his body before the Judge of the Court of Common Pleas at the Court House in Marysville in said County of Union forthwith to answer an indictment for keeping a saloon open on Sunday, and thereof fail not and have you then and then this writ. Witness J. D. Burgum Clerk of said Court at Marysville Ohio this 12th day of September A D 1884.

J. D. Burgum Clerk
By W. M. Winger Deputy Clerk

No 672

Sep. 15th 1884
The State of Ohio
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Sep. 15th 1885 Said Capias was returned and filed endorsed as follows. The State of Ohio } I have arrested the within named William A Hubbard Union County ss } this 15th day of September 1884 and have taken his bond to appear before the Court of Common Pleas of Union Co. on the 18th day of the present term. Arrears 100 Milleage 160 Bond 35 Total 295.

John Hobensack Sheriff.

On Sep. 16th Bond was filed with the clerk which reads as follows. Sheriff's Bail Bond.

The State of Ohio } Union County ss }

Be it remembered that on the 15th day of September A D 1884 personally came before me John Hobensack Sheriff of the County of Union William A Hubbard and John A Smith freeholders and residents of said County and severally acknowledged to owe the State of Ohio the sum of Three Hundred Dollars each to be levied off their goods and chattels, lands and tenements, if default be made in the conditions following to wit: The condition of this recognizance is such that if Whereas the above bound William A Hubbard has been arrested by me on a warrant issued out of the Court of Common Pleas, in and for the County of Union on a certain indictment presented in the said Court against the said William Hubbard for the offense charged in the said indictment. Now Therefore, if the said William Hubbard so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the County last aforesaid on the 18th day of the present term thereof then and then to plead to the said indictment and abide the judgment of the Court thereon, and not depart the Court without leave then this recognizance shall be void and of no effect otherwise to be and remain in full force and virtue in law.

W. A. Hubbard. Seal

Signed in my presence and approved by me John A Smith Seal this 16th day of September A D 1884 John Hobensack Sheriff.

On Sept 23rd 1885 an entry was made by the clerk on the Journal of said Court which reads as follows.

EO 672

The State of Ohio } v.s. } Indictment for Keeping Saloon open on Sunday. William A Hubbard }

This day came the Pros Atty on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto said he is guilty and having no good reason why sentence should not be pronounced against him it is decreed ordered and adjudged by the Court that the said defendant pay a fine of five dollars and the costs of prosecution and that he be imprisoned in the jail of said Union County Ohio for the period of one day and that said defendant stand committed to said jail until said fine and costs are paid.

The State of Ohio }
vs. }
Zevas Ferry Wash }

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Marysville within and for the County of Union and State of Ohio on the _____ day of September A.D. 1884. On the 10th day of September A.D. 1884 an indictment was filed with the Clerk of said Court by the Pros. Atty, which reads as follows.

Indictment.

The State of Ohio } In the Court of Common Pleas of Union County, Ohio.
Union County, ss }

Indictment

For the Term of September 1884.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union summoned, sworn and charged to inquire of crimes and offenses committed within said County of Union in the name and by the authority of the State of Ohio, on their oaths, do find and present that Zevas Ferry Wash late of said County, on or about the 12th day of August in the year of our Lord one thousand eight hundred and eighty four with force and arms in said County of Union and State of Ohio in and upon the body of our Margaret Wash unlawfully did make an assault; and he, the said Margaret Wash then and then did beat, wound and ill treat with intent he the said Margaret Wash then and then unlawfully, purposely and of deliberate and premeditated malice to kill contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

John M. Brodriks Prosecuting Attorney

Said indictment is endorsed on the back as follows.

"670 Union County, Common Pleas The State of Ohio against Zevas Ferry Wash
"Indictment for assault with intent to kill This Bill of Indictment
"found upon testimony sworn and sent to the Grand Jury at the request
"of the Prosecuting Attorney A. M. Bill M.E. Starnals Foreman of Grand Jury.
"Filed Sept. 10th 1884 J. D. Burgen Clerk, John M. Brodriks Prosecuting Attorney.
"On the 24th day of Sept 1884 Defendant arraigned and pleads Not guilty
"to this Indictment J. D. Burgen Clerk.

On the 24th day of Sept 1884 an entry was made by the Clerk on the Journal of said Court which reads as follows.

State of Ohio }
vs. }
Zevas Ferry Wash }

670 Entry

Indictment for assault with intent to kill.

Now comes the Pros Atty on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is Not guilty and puts himself upon the Country and the Pros Atty doth the like and it appearing that the defendant is in indigent circumstances and unable to employ Counsel the Court at his request assign E. E. Colledge Counsel to defend him

On the 24th day of Sept. 1884 an Entry was made by the Clerk on the Journal of said Court which reads as follows:

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670 Verdict

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Verdict
The State of Ohio
vs
Zenas Ferry Wash } Indictment for assault with intent to kill.

Now came the prosecuting Attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff his Counsel being present also came the following named persons as Jurors to-wit: Simpson Price William Hall Sewi Kuraw Sittin Furur, C. Weidman, George Colman Samuel Hammer, Solomon Walker, Stephen Shirk, J. A. Gosnell and George Wallace who were duly impanelled and sworn according to law, and the said Jury having heard the testimony adduced by the parties the Arguments of Counsel and the Charge of the Court retired to their room in Charge of the Sheriff for deliberation and afterwards came the Jury conducted into Court by the Sheriff and returned the following verdict in writing signed by their foreman To-wit:

We the Jury in this Case find the defendant Zenas Ferry Wash not guilty of intent to kill in Manner and form as he stands charged in the indictment, but we find him guilty of assault in Manner and form as he stands charged in the indictment.

Sittin Furur Foreman

On the 2nd day of Dec 1884 an entry was made by the Clerk on the Journal of said Court which reads as follows.

670
Judge
The State of Ohio
vs
Zenas Ferry Wash } Indictment for assault with intent to kill.

The defendant having heretofore been found guilty of an assault was this day brought into Court in custody of the Sheriff and informed by the Court of the Verdict of the Jury and inquired of if he had anything to say why Judgment should not be pronounced against him, and having no good and sufficient Cause, It is therefore Adjudged by the Court that the said Zenas Ferry Wash be Compelled and imprisoned in the Jail of Union County, Ohio for 30 days and pay the costs of this prosecution taxed to \$

On Oct. 6th 84 an entry was made by the Clerk on the Journal of said Court which reads as follows.

670
Entry
The State of Ohio
vs
Zenas Ferry Wash } Indictment for assault with intent to kill.

This day the Court do allow E. E. Cole Counsel for the defendant heretofore approved herein \$26.00 for such services

Indictment vs. *Howard Still* vs. *State of Ohio* { *Indictment* that at a Court of Common Pleas begun and held at the Court House in the town of Marysville within and for the County of Union and State of Ohio on the day of September 1884. On the 10th day of Sept. 1884 an indictment was filed with the clerk of said Court which reads as follows.

Indictment

State of Ohio Union County The Court of Common Pleas September term in the year Eighteen Hundred and Eighty Four Union County ss The Grand Jurors of the County of Union in the name and by the authority of the State of Ohio, on their oaths do present and find that Howard Still about the hour of eleven o'clock, in the night season of the Tenth day of November in the year one Thousand Eight Hundred and Eighty Three in the County of Union a found into a certain rail road car of the Chicago St Louis & Pittsburgh Railroad Company then situated and being, willfully, maliciously, forcibly and Burglariously did break and enter, with intent thereby then and then the personal goods chattels property and mornes of said The Chicago St Louis & Pittsburgh Railroad Company in the said rail road car then and then being feloniously, to steal, take, and carry away and Eleven hundred Cigars of the value of sixteen Dollars and fifty cents, Six pairs mens calf opera boots of the value of twenty two Dollars and fifty cents, Twenty seven Cask soles of the value of one Dollar and twenty cents, one belt button fastener of the value of Two Dollars, One Thousand Belle fasteners of the value of One Dollar and twenty five cents, One pig Cattle of the value of one dollar and fifty cents, one iron stand and feet of the value of one dollar and twenty five cents and two pounds of Shank sticks of the value of forty cents and all of the value of Forty six dollars and sixty cents of the personal property of the said The Chicago St Louis & Pittsburgh Railroad Company in said rail road car then and then being found then and then unlawfully did steal take and carry away, Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

John W. Brodick Prosecuting Attorney Union County Ohio.

(Endorsed) "A. M. Bill W.E. Stawatts Foreman of the Grand Jury. Plea not guilty Sept 22: 84 J. R. Benge Clerk Filed Sept: 10" 1884 J. R. Benge Clerk John W. Brodick Prosecuting Atty Union Co," Sept: 13" 1884 Certificate filed by the Sheriff which reads as follows.

Union County Common Pleas State of Ohio vs Howard Still State of Ohio Union County ss. on the 12th day of September 1884 I served this certified copy of the indictment in the above entitled case upon the defendant by delivering to him said copy. J. Hobbes acts Sheriff.

On the 2nd of Sept 1884 an entry was made by the clerk of the journal of said court which reads as follows.

The State of Ohio vs. *Indictment for burglary and grand larceny.*

674 *Plea* vs. *Howard Still* { Now came the prosecuting Attorney on behalf of the State of Ohio and the defendant being brought into court in custody of the Sheriff and arraigned upon said indictment for plea thereto said he is not guilty and puts himself upon the country and the prosecuting attorney doth the like.

Sept 30. 1884 the defendant filed with the clerk his plea which reads as follows.

The State of Ohio vs. *Indictment for burglary & grand larceny.*

674 *Plea* vs. *Howard Still* { The said Howard Still in his own proper person comes into court here and having heard the said indictment read says: That the said State of Ohio ought not to further prosecute the said indictment against him because he says that his full name is William Howard Still and that he is commonly known both as William H Still and as Howard Still but William H Still is the name of this defendant as usually written and that he has been to wit at a term of the Court of Common Pleas holden at Columbus in the County of Franklin in the State of Ohio of the term of Jan in the present year he was by the Grand Jurors of the State of Ohio imprisoned

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And upon to inquest of crimes and offences in and for said County of Franklin upon their oaths presented that William H Still Columbus Still William Evans and William Council late of said County on the 15th day of December in the year of our Lord one thousand eight hundred and eighty three at the County of Franklin aforesaid about the hour of 12 in the night season of the same day into a certain rail road car then situated on the Pittsburg Cincinnati and St Louis Rail road Company willfully maliciously forcibly feloniously and burglariously did break and enter with intent them and then the personal goods and chattels and property of the said Pittsburg Cincinnati and St Louis Rail road Company in the said rail road car then and then being found feloniously unlawfully and burglariously to steal take and carry away and then in said rail road car four coal and vest of the value of \$13.50 each thirteen suits of clothes of the value of \$11.45 each Five overcoats of the value of \$7.00 and overcoat of the value of \$6.50 Six pairs of mens boots of the value of \$3.75 each Two dozen mens cork shoes of the value of 1.25 and pig cutta of the value of 2.00 and button fasteners of the value of 1.25 and pig and foot cutta of the value of 1.50 and iron hand and feet of the value of 1.25 two pairs of shirts worth of the value of 40 cents and pair of rubber boots of the value of 3.00 one pair of ladies shoes of the value of 1.25 two mouth harps of the value of 6.00 and violin of the value 5.00 one accordion of the value of 2.00 one lot of tobacco of the value of \$9.00 seven packages of matches of the value of 30 cents eleven pair of collar socks of the value of 1.00 two iron needles of the value of one dollar and hand saw of the value of 1.00 forty pounds of Navy tobacco of the value of 8.00 Twenty five boxes of cigars of the value of \$22.00 all of the value of \$344.00 of the personal goods and chattels and property of the said Pittsburg Cincinnati and St Louis Rail road Company in the said rail road car and then and then being found feloniously and burglariously did steal take and carry away contrary to the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Robert B. Montgomery Prosecuting Attorney.

That afterwards at the said January term of said Court to wit on the 28th day of January A.D. 1884 the said William H Still and Columbus Still were duly arraigned and for plea to said indictment said they were not guilty which plea was duly entered upon said indictment then after at the same term of said Court to wit on the 5th day of February 1884 the said William H Still and Columbus Still appeared in said Court and demanded separate trials which demand was granted then upon said cause was continued. That afterwards at the April term of said Court to wit on the 5th day of April May the said William H Still and Columbus Still appeared at the bar of said Court and the said State of Ohio elected to try said William Still first. Then upon a jury was duly called empaneled and sworn well and truly to try and true deliverance to make upon the issues found between the said State of Ohio and the said William H Still and a full and ample trial of the said William H Still was had before said jury after hearing all evidence in said case said charge of the Court the jury returned a verdict in the words and figures following to wit: Common Pleas Court Franklin County Ohio April Term A.D. 1884 The State of Ohio vs. William H. Still vs 2004 Indictment for burglary and larceny. We the jury in this case find the defendant William H Still not guilty in manner and form as he stands charged in the indictment Harvey H. Parry Foreman. Then upon the Court on said day entered the following judgment in said case to wit: It is therefore considered and ordered by the Court that the said defendant William H Still go hence without day. The said Howard Still further says that that the burglary of said rail road car charged in said indictment in Franklin County is the same offense charged in this case and that the larceny charged in this case is a part of the same goods and chattels charged in the said case in Franklin County and that he the said Howard Still is the same person that

was indicted tried and acquitted as aforesaid under the name of William H. Still and that the offense of burglary and larceny charged in this case is the offense charged in the said indictment in Franklin County and upon which the defendant was tried and acquitted and that the verdict of said jury and judgement of said Court in Franklin County had never been vacated set aside or annulled but the name remains in full force this defendant says that he has once been put in jeopardy for said offense and that the said indictment herein ought not to be further prosecuted and thus the said Howard Still is ready to verify and prays the Court that he may be discharged from the said pleas in the present indictment specified (Here follows the verification executed in due form)

Sept 30 1854. Demurrer filed to said plea as follows: "In the Court of Common Pleas of Union County Ohio The State of Ohio vs. Howard Still Indictment for burglary and grand larceny, and now comes John M. Brodrick the prosecuting Attorney and demurs to said defendants plea of forum acquittal herein filed and for ground thereon says that the said plea is not sufficient in substance to constitute a defense herein John M. Brodrick Pros Atty Union County Ohio" Sep 30. 54 an entry was made as follows.

Sept 30 1854. Entry as follows: "674 The State of Ohio vs Howard Still This day came the prosecuting attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff and his Counsel also coming on application of the defendant and on good cause shown the said defendant was leave to withdraw his plea of not guilty heretofore entered herein thereupon this cause came on to be heard upon the demurrer of the prosecuting atty filed the plea of forum acquittal filed by said defendant and the same was argued by Counsel and submitted to the Court on consideration whereof the Court do sustain said demurrer thereupon the defendant being arraigned upon said indictment for plea thereto said he is 'Not guilty' and puts himself upon the County and the Pros Atty and the Atty."

On Oct 12th 1854 an entry was made on the journal of said Court by the Clerk which reads as follows. The State of Ohio vs Howard Still Indictment for burglary and Grand larceny. This day came the Pros atty on behalf of the State of Ohio and the defendant Howard Still being brought into Court in custody of the Sheriff and his Counsel being present also came the jury heretofore duly empaneled and sworn and the examination of witnesses on behalf of the State was resumed. The State rested; The examination of witnesses on behalf of the defendant was begun and closed. The examination of witnesses on behalf of the State was offered in rebuttal and the said jury having heard the testimony adduced by the parties and the arguments of Counsel and the charge of the Court retired to their room in charge of the Sheriff for deliberation. And afterwards came said jury conducted into Court by the Sheriff and returned the following verdict in writing signed by their foreman to wit:

"We the jury in this case find the defendant Howard Still not guilty in manner and form as he stands charged in the indictment; Stephen Smith foreman" and then being no further charge against said defendant he is discharged.

Dec. 14th 1854 an entry was made by the Clerk on the journal of said Court which reads as follows. The State of Ohio vs Howard Still The court this day allows and orders paid to J. S. Cameron Esq heretofore appointed Counsel for defendant the sum of \$30.00 for his services herein.

Dec. 14th 1854 an entry was made by the Clerk on the journal of said Court which reads as follows. The State of Ohio vs Howard Still The court this day allows and orders paid to J. S. Cameron Esq heretofore appointed Counsel for defendant the sum of \$30.00 for his services herein.

The State vs Isaac W... began and for the 1885 the 18th day of of said C

Manuscript

The State vs Isaac W... 1883 by J... the 28th day of Ohio Isaac W... there being upon the common warrant Sheriff of "Return" and had 1883 Ellis

Nov 28th behalf of Charles Charles Return Nov 28th in the name of "Mamm" That is marked marked of residue not for Nov 30th half of the row, A. B. came to follows afterwa

The State of Ohio

vs.

Isaac White

Be it remembered that at a Court of Common Pleas begun and held at the Court house in the town of Marysville within and for the County of Union and State of Ohio on the 14th day of Feb A.D. 1885 the Honourable John A. Pries presiding. Hereofers to wit: on the 18th day of Dec. 1884 the following transcript was filed with the Clerk of said Court to wit:

Before W. W. Winget J. P. Paris J. P. Union Co. O.

Transcript

The State of Ohio

vs.

Isaac White

Complaint No 8 Made this 28th day of November A.D. 1883 by John Hobensack who being duly sworn deposes that on or about the 28th day of November A.D. 1883 at the County of Union and State of Ohio Isaac White did willfully purposely and with deliberation and premeditated malice kill and murder our David Feels then and there being by then and then shooting the said David Feels in and upon the breast of the said David Feels with a certain pistol commonly called a revolver Complaint filed Nov 28th 1883 and Warrant issued for the defendant and delivered to John Hobensack Sheriff of Union County Ohio who made return as follows: "Return" I took the body of the within named Isaac White and have him before the Justice of the Peace W. W. Winget Nov 30th 1883 Mileage \$1.60 Services 1.30 Conveyance 1.00 Total \$3.90

John Hobensack Sheriff

Nov 28th 1883 Issued subpoena for the following witnesses on behalf of the defendant to wit: Dr. S. S. Skidmore, J. W. Martin Charles Green, William Green, William Embb R. Moss and Charles Mahan and delivered the same to John Hobensack Sheriff.

Return on subpoena as follows to wit:

Nov 28th 1883 I received this writ and afterwards I served the same in the manner and at the time shown by the annexed list and tables. That is I read this writ to those witnesses whose names are marked "R" I stated its contents to those whose names are marked "S" and I left a copy hereof at the usual place of residence of those whose names are marked "C" The others not found, Services 70 Copies 70 Mileage \$3.56.

John Hobensack Sheriff.

Nov 30th 1883 Issued subpoena for the following witnesses on behalf of the defendant to wit: S. R. Jordan, Sarah Moss John Hurdson, A. Beck H. H. W. Fadden & Isaac Friend and delivered the same to John Hobensack Sheriff. Return on subpoena as follows to wit: Nov 30th A.D. 1883 I received this writ and afterwards I served the same in the manner and at the time

shown by the annexed list and table: That is I read this writ to those witnesses whose names are marked "R" I stated its contents to those whose names are marked "S" I left a copy at the usual place of residence of those whose names are marked "C" the others not found
Lilibrage \$416 Service 60 Copies 60 Total \$5.36

John Hobensack Sheriff

Defendant arraigned before the said justice Dec 30th/83 and upon hearing said Complaint pleaded "not Guilty" to the same.

Continuance required by the State on account of material witnesses. The case was continued to December 31st/83 at 10 o'clock A.M. and thereupon I issued a writtums for the commitment of the defendant and delivered the same to the Sheriff of Union County.

Dec 30th 1883 Issued subpoenas for the following witnesses on behalf of the State to wit: H. W. Elroy, John Hobensack Isaac W. McCay Jr. Isaac W. McCay Jr. Dr. S. S. Skidmore H. H. McCay Padden Clara Fenwood Sarah White James Jordan, and delivered the same to John Hobensack Sheriff.

Writ returned and filed endorsed as follows. Dec 30th 1883 I read this writ and afterwards I served the same in the manner and at the time shown by the annexed list and table. That is I stated its contents to those witnesses whose names are marked "R" I stated its contents to those whose names are marked "S" and I left a copy at the usual place of residence of those whose names are marked "C".
Lilibrage 2.24 Service 80 Copies 80 Total \$3.84

John Hobensack Sheriff

Dec 31st 1883 Issued subpoena for Thos Hunt witness on behalf of the defendant and delivered the same to Sheriff Hobensack.

Writ returned and filed endorsed as follows Dec 31st 1883 I received this writ and afterwards I served the same in the manner and at the time shown by the annexed list and table I read this writ to those witnesses whose names are marked "R" I stated its contents to those whose names are marked "S" and I left a copy at the usual place of residence of those whose names are marked "C".
Lilibrage \$1.28 Service 10 Copy 10 Total \$1.48 John Hobensack Sheriff

Dec 31st 1883 Issued subpoena for John Orr witness on behalf of the State and delivered the same to Sheriff Hobensack.

Writ returned and filed endorsed Dec 31st 1883 I received this writ and served the same by delivering copy
Lilibrage 2.56 Service 10 Copy 10 Total \$2.76

John Hobensack Sheriff

Dec 31st 1883 Issued subpoena for John Cardus Jacob Cow & Clifford Scott witnesses for defendant and delivered the same to Sheriff Hobensack. Subpoenas returned & filed endorsed Dec 31st 1883 I received this writ and afterwards I served the same by delivering a certified copy thereof to those witnesses whose names are marked "C".

Lilibrage \$3.20 Service 30 Copies 30 Total \$3.80

Joseph Fenwood Constable

Dec 31st 1883 Writtums returned endorsed: Dec 30th 1883 I committed the within named Isaac White in the County jail. Lilibrage 16 Attendance 75 Commitment 60 Total \$1.51 John Hobensack Sheriff

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Filing 14
Affidavits

Further Continuance required and obtained by plaintiffs on showing until 4 o'clock P.M. of this day on account of Material Witnesses & Cause continued to that time. Trial had on the 3^d day of December 1883 at 4 o'clock P.M. the parties being present, Witnesses sworn and examined on behalf of the State to wit H.W. Morry, Isaac W. McVay Jr Isaac W. McVay Jr Dr S.S. Skidmore Dr H.H. McFadden Clara Fenow William Green John Hobensack J.W. Martin James Jordow Sister Jordow and John Orr. It is therefore considered and adjudged by the court on said day that the defendant Isaac White be committed to the jail of Union County Ohio until the next term of the Court of Common Pleas within and for said County or until he be discharged by due course of law

Issued Mittimus and delivered the same to John Hobensack Sheriff Mittimus returned and filed endorsed as follows, December 3^d 1883. I committed the within named Isaac White to the jail of the County Mileage 16 Service 75 Commitment 60 Total \$1.51

John Hobensack Sheriff.

I have bound Isaac W. McVay by his own recognizance to appear and testify before said Court. The following named witnesses were present and are entitled to the fees as follows.

Name	Days	Miles	Total
H.W. Morry	1 day	8	50
Isaac W. McVay Jr	2 "	8	1.40
Isaac W. McVay Jr	2 "	8	1.40
S.S. Skidmore	2 "	11	1.55
H.H. McFadden	2 "	11	1.55
Clara Fenow	1 "	8	.90
Sarah White	1 "	8	.90
Jas Jordow	1 "	8	.90
Sister Jordow	1 "	8	.90
John Hobensack	1 "		.50
William Green	2 "	8	1.40
J.W. Martin	2 "	8	1.40
John Orr	1 "	15	1.25
Defendants Witnesses			
Chas Green	2 "	8	1.40
Wm Crubb	2 "	8	1.40
S. Moss	2 "	18	1.90
Chas Mahus	2 "	9	1.45
Sarah Moss	2 "	18	1.90
John Hudson	1 "	9	.95
A Beck	1 "	8	.90
Isaac F. Dind	1 "	8	.90
Thos Hunt	1 "	8	.90
John Carden	1 "	15	1.25
Jacob Cole	1 "	8	.90

Total

Justice Fees		Shff Hobensack	
Filing 14 papers	70	on warrant	3.90
affidavits 3	1.20	subpoenas	18.90

Justices fees
 Warrant 40
 Continuance 2 40
 Uittimus 2 80
 Subpoena 6 2.65
 Recognizance 40
 Swearing in 24 1.20
 Judge 40
 Record 1.95
 ord. on factor 40
 Transcript 1.30
 Certificate 25
 Total \$ 12.05

Shriff Hobousack
 on Uittimus .302
 " Attendance 2.00
 Total \$ 27.32

Joseph Simon Constable
 on Subpoena \$ 3.80

The State of Ohio Union County Paris Township S.D.
 I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me at my office in said Township in the above action

W. M. Winget J. P.
 of the aforesaid township.

Afterwards on the 10th day of December 1883 the following entry was made on the journal by the clerk

order re-
 manding
 by Probate
 Court

The State of Ohio } Charge of Murder in the first degree.
 v.s. }
 Isaac White }

This day the defendant appeared before the Hon John B Coats Probate Judge of this County the Clerk and the prosecuting Attorney who upon notice given by the Sheriff according to the Statute in such cases made and provided, attended as Examining Court for this purpose at the Court House in the village of Marysville Union County Ohio. And the said judge upon full examination of witnesses and consideration had, finding probable cause for holding the said Isaac W. White for answer remanded him to jail.

John B. Coats
 Probate Judge

On the 17th day of January 1884 the following indictment was filed with the Clerk of said Court by the prosecuting attorney.

Indictment

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

In the Court of Common Pleas Union County Ohio.
 of the term of January in the year of our Lord One Thousand Eight Hundred and Eighty four. The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union impelled and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of

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the State of Ohio, on their oaths do find and present that Isaac White late of said County, on the Twenty Eighth day of November in the year of our Lord One Thousand Eight Hundred and Eighty three with force and arms in said County of Union and State of Ohio did unlawfully, purposely and maliciously kill and murder David Feltz then and thus being contrary to the form of the Statute in such cases made and provided and against the peace and dignity of the State of Ohio.

John W. Brodrick
Prosecuting Attorney
Union County Ohio

There are the following Endorsements on said indictment:

Union County Common Pleas

The State of Ohio
vs.
Isaac White

Indictment for Murder in second degree

This bill of indictment found upon testimony shown and sent to the Grand Jury, by order of the Court at the request of the prosecuting attorney.

A. New Bill Martin Ericks
Foreman of Grand Jury.

Filed January 17 1884 J. D. Burgess Clerk

John W. Brodrick Prosecuting Attorney.

On this 22nd day of January 1884 Defendant arraigned, and pleads not guilty to this indictment

J. D. Burgess Clerk.

On the 22nd day of January a. d. 1884 an entry was made by the Clerk on the Journal of said Court which reads as follows

660 The State of Ohio
vs.
Isaac White } Indictment for murder in the second degree

This day came the prosecuting attorney on behalf of the State of Ohio, and the defendant being brought into open Court in custody of the Sheriff and upon being arraigned on said indictment for Plea thereto said he is "not guilty" and puts himself upon the Country and the Pros. Atty doth the like

On the same day the Clerk made the following entry on said Journal

660 The State of Ohio
vs.
Isaac White } Indictment for murder in the 2nd degree

On motion of the prosecuting Attorney the Court appoints D. Wagers Esq to assist the Pros. Atty. in the trial of this case.

On the 23rd day of January 1884 An entry was made by the Clerk on the Journal of said Court which reads as follows.

(over)

Filing
Court of bonds
State vs Isaac White } Indictment for Murder in the 2nd Degree

This day came the Deft and asked the Court to fix the amount of his Recognizance herein and the Court accordingly fix the same at Five Thousand Dollars.

On the 4th day of February 1884 an Entry was made by the Clerk on the Journal of said Court which is as follows

Continued
660
The State of Ohio vs Isaac White } Indictment for Murder in the second degree
This case is continued until the next term of this Court.

On the 23 day of April 1884 an entry was made by the Clerk on the Journal of said Court which reads as follows:

Filing date
of trial
The State of Ohio vs Isaac White } Indictment for Murder in the second degree

This day came the prosecuting Attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff and being also represented by Counsel it is therefore considered and ordered by the Court that the trial of said Cause be fixed for Tuesday April 29th 1884

On the 26th day of April 1884 an Entry was made by the Clerk upon the Journal of said Court which reads as follows

Prepar
for struck
Jury
State of Ohio vs Isaac White } State of Ohio Union County ss.
In the Court of Common Pleas
Principal for struck Jury

To the Clerk of said Court: The defendant Isaac White demands a struck Jury in this case, you will therefore proceed according to law to cause a venire to be issued for said struck jury returnable according to law. J. S. Cannon J. E. Powers and R. S. Woodburn
Atty for defendant.

On the 26th day of April 1884 an Entry was made by the Clerk on the Journal of said Court which reads as follows:

Order for
struck Jury
The State of Ohio vs Isaac White } No.
Indictment for Murder in the second degree

This day came the said defendant by his Attorneys and demanded a struck Jury herein, thereupon John Z. Burgess Clerk by W. W. Winger Esq deputy Clerk of this Court proceeded to the office of the County Auditor and with the assistance of George E. McPeck Esq Auditor of Union County Ohio and George Jordan Esq Recorder of Union County Ohio proceeded to select from the qualified electors of the County the names of forty persons impartial between the parties and who from their intelligence and sound judgement are believed to be well qualified to try said Cause therefore said John Z Burgess Clerk

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by said W. W. Winget Deputy Clerk proceeded without delay and served notices on the prosecuting attorney on behalf of the State of Ohio and on J. S. Cannon one of the Attorneys of record for said defendant of the time of striking the jury and at the same time said clerk by said deputy clerk furnished to said prosecuting attorney and said J. S. Cannon as such defendants attorney a true copy of the list of such names as aforesaid selected.

On the 29th day of April 1884 an entry was made by the clerk on the Journal of said Court which reads as follows.

The State of Ohio } vs. }
 Isaac White }
 Postponement vs. } Indictment for murder in the second degree

This day came the prosecuting attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff and being represented by Counsel and it appearing to the Court that delay in the trial hereof is made necessary by reason of the demand of said defendant for a struck jury. It is therefore considered and ordered by the Court that the trial of this case be delayed to Thursday Morning May 1st 1884 at 8 1/2 o'clock A.M.

On the 30th day of April 1884 an entry was made by the clerk on the Journal of said Court which reads as follows.

The State of Ohio } vs. }
 Isaac White }
 vs. } Indictment for murder in the second degree.

This day the prosecuting attorney on behalf of the State of Ohio and the defendant in custody of the Sheriff and by his Attorneys and the Clerk of the Court attended at the ^{clerk's office} in Marysville Ohio and thus proceeded to strike a jury from the list selected heretofore herein, and thereupon the clerk issued a venire returnable at 8 1/2 o'clock A.M. Thursday May 1st 1884 for the following named persons to wit: J. G. Furum, J. F. Bennett, E. C. Smith, W. F. H. Pennington, Robert Mc Julius, Samuel Holy Cross, Fester Doekum, J. K. Dodge, J. P. Shields, Geo. Hanawalt, In Simon Kilgus, Perry Hanawalt, W. W. Rhoads, John Barus, Milton Marsh, W. Goff.

On the 30th day of April 1884 the clerk issued a venire for a struck jury which reads as follows:

Venire for struck jury.

The State of Ohio Union County ss.

Venire To John Hovensack Sheriff Greeting: We Command you that without delay you summon 1. J. G. Furum 2. J. F. Bennett 3. E. C. Smith 4. W. F. H. Pennington 5. Robert Mc Julius 6. Samuel Holy Cross 7. Fester Doekum 8. J. K. Dodge 9. J. P. Shields 10. George Hanawalt Jr 11. Simon Kilgus 12. Perry Hanawalt 13. W. W. Rhoads 14. John Barus 15. Milton Marsh 16. William H. Goff to be and appear before our Common Pleas Court, within and for the County and State aforesaid at the Court House in the town of Marysville O.

on the 1st day of May A.D. 1884 at 8² O'clock A.M. And as from day to day until discharged, then and thence to serve as struck Jurors which return names of J. D. Burgum as Clerk of said Court do certify to be the fair and correct Copy of the list of jurors, struck according to law, for the trial of the Cause, pending in said Court, No 660 wherein the State of Ohio is plaintiff and Isaac White is defendant and I further certify that the order of names of jurors as they now stand upon said panel is the same as that of the list at the time of striking said jury and how you shall execute this writ, make appear to our said Court, on the 1st day of May A.D. 1884 and have you thus and thus this writ. Witness J. D. Burgum Clerk, of our said Common Pleas Court, and Seal thereof this 30th day of April A.D. 1884 J. D. Burgum Clerk.

The following is the Sheriff's return enclosed on the back thereof.
 Sheriff's office Union County

In obedience to the command of this writ I summoned the within named jurors, as follows, by notice prescribed by law served personally upon.

	Name	When served	Miles	How served
1	J. G. Furum	April 30 1884	5	Personally
2	J. F. Bennett	" " "	13	"
3	E. C. Smith	" " "	12	"
4	W. F. H. Remington	" " "	10	"
5	Robert McCutchen	" " "	9	"
6	Festa Dockum	" " "	10	"
7	J. K. Dodge	" " "	8	"
8	Holycross	" " "	10	"
9	J. P. Shields	" " "	9	"
10	George Hanawalt	" " "	12	"
11	Simon Kilgus	" " "	12	"
12	Bury Hanawalt	" " "	7	"
13	W. W. Rhoads	" " "	5	Personal
14	John Barus	" " "	5	By copy left at residence
15	Wilton Marsh	" " "	24	" " " " "
16	William H. Goff	" " "	10	" " " " "

John Hobensack
 Sheriff U. C. O.

Filed May 1st 1884 J. D. Burgum Clerk. Returned and filed May 1st 1884 J. D. Burgum Clerk.

On the first day of May 1884 an entry was made by the Clerk on the journal of said Court which reads as follows.

The State of Ohio vs Isaac White } Judgment for Murder in the 2nd Degree.

Charles S. Boggs Esq was this day appointed by the Court official Stenographer to take the evidence in this case and after taking the oath required by law entered upon the discharge of his duties.

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on the 1st day of May 1884 an entry was made by the clerk on the journal of said Court which reads as follows:

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This day came the prosecuting Atty on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff & his Counsel also being present. The defendant by his Counsel having made a demand for a struck jury for the trial of this cause and the same having been regularly selected and struck by the Pros Atty on behalf of the State of Ohio, and by Counsel for the defendant in the presence of the defendant and the Clerk of this Court also attending at his office for that purpose. The venire facias thereupon issued by the clerk returnable this day being called in open Court the following named persons appeared in answer thereto to wit: J. G. Furus, J. F. Bennett, E. C. Smith, W. F. H. Remington, Robert W. C. Jutaw, Samuel Holycross, Sister Dockum, John H. Dodge, J. P. Shields, George Hanawalt Jr, Simon Kilgore, Perry Hanawalt, W. W. Rhoads, John Barus, Milton Marsh, William H. Goff, and upon the call of said venire facias, they appeared in answer thereto J. G. Furus, E. C. Smith, W. F. H. Remington, Robert W. C. Jutaw, Samuel Holycross, Sister Dockum, J. H. Dodge, J. P. Shields, George Hanawalt Jr, Simon Kilgore, Perry Hanawalt, W. W. Rhoads. and the Court for good cause shown excused J. P. Shields and upon further call of said venire facias J. F. Bennett appeared and thus being twelve good men having the qualifications of jurors, being the first who appeared and were not excused for cause, and who having been tried and accepted were duly empanelled and sworn to well and truly try and true deliverance make between the State of Ohio and the Prisoner at the bar Isaac White and thereupon the Examination of witnesses on behalf of the State of Ohio commenced.

On the 2nd day of May 1884 an entry was made by the clerk on the journal of said Court which reads as follows.

Trial	State vs Isaac White	}	This day came the P. A. on behalf of the State & the prisoner Isaac White being brought into Court in custody of the Sheriff his Counsel and the jury heretofore empanelled in this case being present. The examination of witnesses on behalf of the State was resumed, the State rested and the examination of witnesses on behalf of the defendant commenced, and after making some progress Court adjourned until tomorrow at 8 1/2 O'clock A.M.
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On the 3rd day of May 1884 an entry was made by the clerk on the journal of said Court which reads as follows.

State vs Isaac White	}	This day came the P. A. on behalf of the State of Ohio and the Prisoner Isaac White being brought into Court in custody of the Sheriff, his Counsel and the jury heretofore empanelled and sworn in this case being present, the examination of witnesses on behalf of the defendant
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was resumed & some progress was made, therefore Court adjourned until Monday May 5th 1884 at 9 o'clock A.M.

On the 5th day of May 1884 an entry was made by the clerk on the journal of said Court which reads as follows

Trial State vs. Isaac White { This day came the Pros. Atty on behalf of the State of O. and the prisoner Isaac White being brought into Court in custody of the Sheriff his Counsel and the jury heretofore impaneled and sworn in this case being present. The examination of witnesses on behalf of the defense was resumed. The defense closed and the examination of witnesses on behalf of the State in rebuttal commenced. The State closed. Argument was opened by the Pros. Atty on behalf of the State. Thereupon Court adjourned until tomorrow at 8.30 A.M.

On the 6th day of May 1884 an entry was made by the clerk upon the journal of said Court which reads as follows:

Trial State vs. Isaac White { Indictment for murder in 2nd degree. This day came the P.A. on behalf of the State of Ohio and the prisoner Isaac White being brought into Court in custody of the Sheriff his Counsel and the jury heretofore impaneled and sworn in this case being present. Argument by Counsel for the defendant was made, argument was completed by Counsel on behalf of the State of Ohio, and the said jury having heard the testimony adduced by the parties the argument of Counsel and charges of the Court related to their sworn in charge of the Sheriff for deliberation.

On the 8th day of May 1884 an entry was made by the clerk on the journal of said Court which reads as follows:

Jury disagree The State of Ohio vs. Isaac White { Indictment for murder in the second degree.

This day came the Pros Atty on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff the jury heretofore impaneled here appeared in open Court and reported that they could not agree upon a verdict in this case. The jury having retired on Tuesday May 6th 1884 at six o'clock P.M. and returned on Thursday May 8th at two o'clock P.M. and the Court being satisfied that said jury could not agree upon a verdict the Court therefore discharged the said jury without day and without prejudice to the prosecution of this case. And then not being sufficient time to try said cause at this term of Court the same is continued to the next term of this Court.

On the 17th day of May 1884 an entry was made by the clerk on the journal of said Court which reads as follows:

The State of Ohio vs. Isaac White { No 660 Indictment for murder in the second degree.

This day came the prosecuting attorney on behalf of the

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State of Ohio and the defendant being brought into court in custody of the Sheriff and his counsel also being present. Thereupon this cause came on for hearing upon the application of said defendant to file the amount of his recognizance herein. On consideration whereof the court do file the amount of his recognizance herein in the sum of Three thousand and five hundred Dollars.

On the 29th day of May 1884 a recognizance^{with} was filed with said Clerk, in his office which reads as follows

The State of Ohio } Probate Court
Union County, ss. } Application to admit to Bail
The State of Ohio }
vs. }
Isaac White }

Be it remembered, That at a court of Probate writ in and for said County, held on the 28th day of May 1884 before John B. Coats Judge of said Court, came Isaac White by Cameron Woodburn his Attorney and made application to be admitted to bail, whereupon it was ordered by the Court, that a special warrant issue to the Sheriff of said County, commanding him to bring the body of said Isaac White before the said Probate Court on the 28th day of May 1884, to the end that the said Isaac White may be admitted to bail according to law. And that thereupon, on the 28th day of May 1884, a special warrant was issued to said Sheriff, and by the said Sheriff returned according to the command thereof, with the body of the said Isaac White, and it appearing to the Court by the return of the said Sheriff, that the said Isaac White was committed to the jail of said County, by the Sheriff on a warrant issued from the Court of Common Pleas of Union County, Ohio, on the 17th day of May 1884 on indictment for murder in the second degree, in default of bail in the sum of Five Thousand Dollars, ordered by the said Court of Common Pleas of Union County, Ohio, to be by the said Isaac White given, and on application by said Isaac White in said Court of Common Pleas on the 17th day of May 1884, to reduce the said amount of said bond and said application having been made. And that thereupon the said Court being fully advised in the premises, ordered that the said Isaac White enter into a recognizance in the sum of Three Thousand Five Hundred dollars, with approved sureties, conditional according to law, that the said Isaac White be and appear before the Court of Common Pleas, in and for said County, on the first day of the next term thereof, to answer the said indictment, and that thereupon the said Isaac White entered into recognizance accordingly, with Richard T. White and Benjamin J. White sureties, which said recognizance is approved, and the said Isaac White discharged from the custody of the said Sheriff.

Recognizance

Recognizance.

In the Probate Court of Union County.
The State of Ohio } Indictment for murder in the second degree in the Court
Isaac White } of Common Pleas of Union County, Ohio.

Personally appeared before me John B Coats Probate Judge in and for said County Isaac White the defendant named above, who, with Richard H. White and Benjamin J White entered into the following recognizance to wit.

The State of Ohio }
Union County, ss.

Be it Remembered that on 28th day of May A.D. 1884 personally appeared before me, John B Coats Probate Judge in and for said County, Isaac White as principal and Richard H White and Benjamin J. White as sureties who jointly and severally acknowledged themselves to owe the State of Ohio the sum of Three Thousand Five Hundred Dollars, to be levied on their goods and chattels, lands and tenements, if default be made in the conditions following: The above obligation is such, that, whereas the above named Isaac White was on the 17th day of May A.D. 1884, committed to the jail of said County of Union on a charge of murder in the second degree, now, if the said Isaac White shall be and appear before the Court of Common Pleas in and for said County, on the first day of the next term thereof, then and then to answer said charge of murder in the second degree and abide the decision of said Court, and not depart without leave of the same then this obligation to be void; otherwise to be and remain in full force and virtue in law. (Signed) Isaac White Richard H. White Ben J White

I John B. Coats Probate Judge within and for said County, do hereby certify that the foregoing recognizance was duly taken, signed and acknowledged before me, and by me approved this 28th day of May A.D. 1884

The State of Ohio }
Union County, ss. } I John B Coats Judge of the probate Court within and for said County do hereby certify that the foregoing is a correct transcript of the proceedings had before and the orders made by the said Probate Court, and that the foregoing recognizance was duly entered into before said Court by said Isaac White.

In testimony whereof, I have hereunto set my hand and affixed the seal of said Court at Marysville Ohio this 28th day of May A.D. 1884

Seal

John B Coats
Probate Judge

(Endorsed) Filed May 29th 1884. J.D. Burgen Clerk Union County O.
On the 29th of September 1884 a praecipe was filed with the Clerk which reads as follows:

Praecipe

The State of Ohio }
vs. } No 660. State of Ohio Union County ss.
Isaac White } Court of Common Pleas.

To the Clerk: Issue for a struck jury in this case according to law.
Cameron Woodburn
Atty for Defendant.

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March 11. 1884
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On the 29th day of September 1884 an entry was made by the Clerk on the Journal of said Court which reads as follows.

Order for The State of Ohio vs. Isaac White } Indictment for murder in the second degree

This day came the said defendant by his attorneys and demanded a struck jury venire. Thereupon John Z. Burgum Clerk by W. M. Winget Esq Deputy Clerk of this Court proceeded to the office of the County Auditor and with the assistance of George W. McKee Esq Auditor of Union County Ohio and George Jordan Esq Recorder of Union County Ohio proceeded to select from the qualified electors of the County the names of forty persons impartial between the parties and who from their intelligence and sound judgement are believed to be well qualified to try said cause. Therefore said John Z. Burgum Clerk by said W. M. Winget Deputy Clerk proceeded without delay and served notice on the prosecuting attorney on behalf of the State of Ohio and on J. S. Cameron one of the attorneys of record for said defendant of the time of striking the jury and at the same time said Clerk by said Deputy Clerk furnished to said prosecuting attorney and said J. S. Cameron as such defendant's attorney a true copy of the list of such names as aforesaid selected.

On Oct 6 1884 an entry was made by the Clerk on the Journal of said Court which reads as follows

Postponed. 660 The State of Ohio vs. Isaac White } (This entry should follow the next one) Indictment for murder in the second degree

On motion and showing of defendant the trial of this cause is postponed until Monday Dec 8th 1884 at one o'clock P.M. at which time said struck jury and witnesses are ordered to again appear.

On the 4th day of October 1884 an entry was made by the Clerk on the Journal of said Court which reads as follows:

The State of Ohio vs Isaac White } (This entry should precede the one above it) Indictment for murder in the second degree

This day came the prosecuting attorney on behalf of the State of Ohio the defendant and his attorneys also coming and J. Z. Burgum Clerk by W. M. Winget Deputy Clerk of this Court attended at the Clerk's office in Marysville Ohio and then proceeded to strike a jury from the list selected heretofore and thereupon said Clerk by said Deputy Clerk issued a venire facias returnable on the 6th day of October A.D. 1884. at one o'clock P.M. for the following named persons to wit: 1 Phillip Rausch 3 John Curry 5 Beverly Dupps 7 Warren Owen 9 Eli Howen 11 William Melligan 13 Anthony Middalsworth 15 J. C. Hull 2 John Burusold 4 James R. Mitchell 5 John Siggett 6 D. S. Sinclair 10 Ezra Gallman 12 James D. Hend 14 Milton Clark 16 George Cherry.

on the 8th day of December 1884 an entry was made by the Clerk on the journal of said Court which reads as follows:

The State of Ohio }
660 v.s. } Judgment for plaintiff in the second degree.
Isaac White }

This day came the prosecuting Attorney on behalf of the State of Ohio and the defendant coming into Court in answer to his recognizance herein and his Counsel also coming. Thereupon came the said Clerk duly hitherto regularly selected and returned in answer to a venire facias hitherto issued by the Clerk of this Court returnable October 6th 1884, which reads as follows to wit: The State of Ohio Union County ss. To John Hobensack Sheriff Greeting: We Command you that without delay you summon 1 Phillip Rausch 2 John Bunsod 3 John Curry 4 James R. Mitchell 5 Beverly Depps 6 John Siggert 7 Warrent Owen 8 O. E. Finckel 9 Eli Howel 10 Ezra Fallman 11 William Milligan 12 James D. Bend 13 Anthony Middlesworth 14 Milton Marsh 15 J. C. Hull 16 Forego Chewy, to be and appear before our Court of Common Pleas, within and for the County and State aforesaid, at the Court House in the town of Marysville on the 6th day of Oct. A.D. 1884 at one o'clock P.M. and so from day to day until discharged then and there to serve as struck jurors which 16 names I J. D. Bursen as Clerk of said Court do hereby certify to be the fair and correct copy of the list of the jurors struck according to law for the trial of the cause pending in said Court No 660 wherein the State of Ohio is plaintiff and Isaac White is defendant and I further certify that the order of the names of the jurors as they now stand upon said panel is the same as that of the list at the time of striking said jury and how you shall execute this writ make appear to our said Court on the 6th day of October 1884 and have you then and there this writ, Witness J. D. Bursen Clerk of our said Common Pleas Court, and the seal hereof this 4th day of Oct. A.D. 1884. J. D. Bursen Clerk by W. M. Winger deputy Clerk Seal

Sherriff's return
Sherriff's office Union County. In obedience to the command of this writ I summoned the within named jurors as follows by notice subscribed by law served personally and by copy. Phillip Rausch Oct 4, 1884 served personally, John Bunsod Oct 4th 1884 served by copy John Curry served personally Oct 4-1884 James R. Mitchell Oct 4-1884 served by copy, Beverly Depps served by copy Oct 4-1884. John Siggert served personally Oct 4th 1884, Warrent Owen served personally Oct 4th 1884 O. E. Finckel served personally on the 5th of Oct-1884, Eli Howel served personally Oct 5th 1884. Ezra Fallman served by copy Oct 5th 1884. William Milligan served personally Oct 6th 1884. James D. Bend served by copy Oct 5th 1884. A. Middlesworth served personally Oct 5th 1884. Milton Marsh served Oct 5th 1884 personally, J. C. Hull served by copy Oct 5th 1884 Forego Chewy served by copy Oct 5th 1884. John Hobensack Sheriff Oct 6th A.D. 1884. And the trial of this cause on said 6th day of Oct 1884 upon the motion and showing of said defendant having been postponed to this date at which time said jurors were

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Ordered by the Court to appear and upon the call of said venire facias all the persons therein named except James R. Mitchell appeared in answer thereto and for good cause shown the Court excused Beverly Depps and Warrent Owen, Philip Rausch and James D Reed being challenged for cause and thus not being a sufficient number of said jurors remaining in the panel thereupon on motion of the defendant the Court selected the names of persons to fill the panel for whom the following special venire facias was issued.

Special Vener

The State of Ohio Union County ss To the Sheriff of said County Greeting We command you that without delay you summon W. H. Robb A. W. Torrence, C. Houston, James A. Henderson and W. M. Winger to be and appear before the Court of Common Pleas within and for said County of Union at the Court House in Marysville in said County forthwith and as from day to day until discharged then and then to serve as Petit jurors in the case of the State of Ohio against Isaac White on an indictment for murder in the second degree and how you shall execute this writ make it appear to our said Court on this 8th day of Dec. 1884 and have you then and then this writ. Witness my signature as Clerk of our said Court at Marysville Ohio this 8th day of Dec. A. D. 1884 J. D. Bursgen Clerk

Return

The State of Ohio Union County ss Sheriff's office Marysville Ohio In obedience to the command of this writ I summoned the within named jurors as follows by notices prescribed by law served personally upon W. H. Robb A. W. Torrence, C. Houston James A. Henderson and W. M. Winger, each on this 8th day of Dec. A. D. 1884.

John Hooensack Sheriff Union County Ohio

and upon the call of said venire facias and the panel still being incomplete on motion of the said defendant a second special venire facias was issued returnable tomorrow morning at 9 o'clock

Thereupon Court adjourned until tomorrow morning at 9 o'clock A. M.

On the 9th day of Dec 1884 an entry was made by the Clerk on the Journal of said Court which reads as follows.

State of Ohio }
660 vs. } Ind + C.
Isaac White

This day again came the Pros Atty on behalf of the State of Ohio and said defendant coming into Court in answer to his recognizance herein & his Counsel being present also came the jurors remaining in the panel upon adjournment yesterday and for good cause shown the Court excused John Bursold and Anthony Middleworth was challenged for cause by the defendant. The second special venire facias issued on yes- and returnable this morning at 9 o'clock which reads as follows:

Second Special Vener

The State of Ohio Union County ss To the Sheriff of said County Greeting. We command you that without delay you summon J. G. Fenner, Ray Moore Jr. J. B. Galloway, J. P. Shields, E. P. Rogers and Simon D. Elliott, to be and appear before the Court of Common Pleas within and for said County of Union at the Court House in Marysville

in said County on Tuesday Dec 9th A.D. 1884. at 9 o'clock A.M. and so from day to day until discharged, then and then to serve as Petit Jurors in the Case of The State of Ohio against Isaac White on an indictment for Murder in the second degree and how you shall execute this writ make appear to our said Court on the 9th day of Dec. 1884 and have you then and then this writ.

Witness my signature as Clerk of our said Court at Marysville this 8th day of Dec A.D. 1884. J. D. Purgum Clerk Seal

Returns

The State of Ohio Union County ss Sheriffs Office Marysville Ohio In obedience to the Command of this writ I summoned the within named jurors as follows by notice prescribed by law, J. G. Furman Dec 9th 1884 served personally, Ray Morse Dec 9th 1884 served personally, J. B. Galloway Dec 9th 1884 served personally, J. P. Shields Dec 9th 1884 served by copy, E. P. Rodgers Dec 9th 1884 served personally, Simon D. Elliott Dec 9th 1884 served by copy John Hobensack Sheriff Union County Ohio

And upon the Call of said second Special venire facias then appeared in answer thereto J. B. Galloway and the panel still being incomplete and on motion of the defendant a third Special venire facias was issued of which the following is a copy

The State of Ohio Union County ss To the Sheriff of said County Greeting:

3^d Special venire facias

We Command you that without delay you summon E. P. Houghton, W. R. Webb, John R. Postwick, George Beecher, George Wilbur Jr and Robert Robinson to be and appear before the Court of Common Pleas within and for said County of Union at the Court House in Marysville in said County forthwith and so from day to day until discharged then and then to serve as Petit Jurors in the Case of The State of Ohio against Isaac White on an indictment for Murder in the second degree and how you shall execute this writ make appear to our said Court on this 9th day of Dec 1884. And have you then and then this writ. Witness my signature as Clerk of our said Court at Marysville on this 9th day of Dec. 1884 John D. Purgum Clerk Seal

Returns

The State of Ohio Union County ss. In obedience to the Command of this writ I summoned the within named jurors as follows by notice prescribed by law served personally upon E. P. Houghton, W. R. Webb, George Beecher, John R. Postwick, George Wilbur Jr and Robert Robinson each Dec 9th 1884.

John Hobensack Sheriff Union County Ohio.

And upon the Call of said 3^d special venire facias then appeared in answer thereto E. P. Houghton and John R. Postwick and then now being in said panel twelve good men having the qualifications of Jurors to wit, John Curry, John Eggert, D. E. Sincelar, Eli Howitt, Ezra Gallman, Wm. Milligan, Milton Marsh, J. C. Hull, Saw Chumy, J. B. Galloway, J. R. Postwick, E. P. Houghton who were duly impeached and sworn to well and truly try and true deliverance make between the State of Ohio and the prisoner at the bar Isaac White and a statement of the Cause by the Attorneys and some Evidence being introduced on behalf of the State Court adjourned until tomorrow evening at 9 o'clock.

On the 10th day of Dec 1884 an Entry was made by the Clerk on the journal of said Court which reads as follows

The State of Ohio } vs } Indictment for Murder in the second degree. Isaac White }

Motion to discharge jury.

Motion to discharge jury.

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This day came the prosecuting attorney on behalf of the State of Ohio and the defendant appearing in Court in answer to his recognizance and his counsel also coming also appearing the same jury as on yesterday the examination of witnesses on behalf of the State was resumed and afterwards came the said defendant in person and by his attorneys and moved the Court to discharge the jury hitherto impaneled herein for the reason of the corruption of one of said jurors. Whereupon the Court proceeded to hear evidence in support of said motion and after all the evidence had been adduced in support thereof the further hearing of said motion was postponed until tomorrow morning whereupon Court adjourned until 2 o'clock tomorrow morning.

On the 10th day of Dec. 1884 a motion was filed with the Clerk of this Court which reads as follows.

Motion to discharge jury
 State of Ohio vs Isaac White
 Court of Common Pleas Union County Ohio
 Motion to discharge jury.

And now comes the said defendant in person and by his attorneys and moves the Court to discharge the jury impaneled herein and continue said cause for the reason that one of said jurors to wit: John R. Bostwick has been guilty of corrupt conduct and of corruption since he was sworn as a juror in this action and since he has been sitting as a juror herein and which corruption disqualifies him from trying said case and from further acting as a juror herein.

Isaac White and Cameron Woodburn & J.E. Powell his attorneys.

(Endorsed) Filed Dec 10th 1884 J. P. Burgum Clerk.

On the 10th day of Dec 1884 a motion was filed with the Clerk of this Court which reads as follows:

Motion to discharge jury
 State of Ohio vs Isaac White
 Court of Common Pleas Union County Ohio
 Motion to discharge jury &c.

And now comes the said defendant by his attorneys and moves the Court to discharge the jury impaneled herein and continue said cause for the reason that one of said jurors to wit: John R. Bostwick has been guilty of misconduct in openly and publicly declaring in the Court room since he was sworn as a juror that he would not believe James S. Joliss one of the witnesses of defendant under oath and making other statements which disqualify him from sitting upon said jury as more fully set forth in the affidavits herewith filed and made part of this motion.

By Cameron Woodburn and J.E. Powell Attorneys for defendant.
 (Endorsed) Filed Dec 10 1884 J. P. Burgum Clerk Union County Ohio

On the 11th day of Dec 1884 an entry was made by the Clerk on the journal of this Court which reads as follows.

(Over)

jury discharged }
 The State of Ohio } vs. }
 Isaac White } Indictment for Murder in the second degree.
 Entry

This day came the prosecuting Attorney on behalf of the State of Ohio and the defendant appearing in Court in answer to his recognizance and his Counsel also coming also appeared the same jury as on yesterday. Thereupon this cause came on to be further heard on the said motion of said defendant to discharge the said jury heretofore summoned herein and the same was argued by Counsel and submitted to the Court on consideration whereof the Court having found that said motion had been made and signed by said defendant Isaac White in his own proper person and also by his Counsel Messrs J. S. Cannon R. S. Woodburn and J. E. Dewell, and that the evidence adduced in support of said motion showed the corruption of said juror as complained in said motion and that the said corruption thereof affected the substantial rights of said defendant and was prejudicial to the interests of said defendant in the trial thereof and that said defendant would thereby be prevented from having a fair trial by an impartial jury the Court do therefore sustain said motion and discharge said jury from further attendance herein and said defendant by his Attorney having asked leave of Court until tomorrow morning to prepare a motion and showing for a continuance herein and the same having been granted by the Court. Thereupon the further consideration of this case was postponed until tomorrow morning.

Whereupon Court adjourned until nine o'clock tomorrow morning.
 On the 12th day of Dec 1884 an entry was made by the Clerk on the Journal of said Court which reads as follows:

allowance }
 of fees }
 The State of Ohio } vs. }
 Isaac White } Indictment for Murder in the second degree.
 Entry

This day the Court allowed to D. Wagers Esq the sum of Two Hundred Dollars to apply on the allowance hereafter to be made to the said D. Wagers Esq for his services in assisting the Pros. Atty in the trial herof. This allowance is for the one hundred dollars heretofore allowed by the County Commissioners to said D. Wagers and paid him by the County Treasurer and for one hundred dollars additional to be hereafter paid to said Commissioners for allowance & payment.

On the 17th day of Dec 1884 an entry was made by the Clerk on the Journal of said Court which reads as follows:

The State of Ohio } vs. }
 Isaac White } Indictment for Murder in the second degree.
 Entry

This day came the prosecuting Attorney on behalf of the State of Ohio and the defendant coming into Court in answer to his recognizance and his Counsel also coming thereupon this cause came on to be heard upon the motion and showing of the defendant for a continuance of this cause to the next term hereof and the same

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On the 4th day of March 1885 an entry was made by the Clerk on the Journal of said Court which reads as follows:

State of Ohio }
660 vs. } Judicment for Murder in the second degree.
Isaac White }

This day came the defendant by his Attorney and demanded a struck jury venire. Thereupon J. D. Burgen Clerk of the Court proceeded to the office of the County Auditor and with the assistance of George W. W. Beck Esq. Auditor of Union County and George Jordan Recorder of Union County Ohio proceeded to select from the qualified Electors of said County of Union the names of forty persons impartial between the parties and who from their intelligence and sound judgment are believed to be well qualified to try said Cause.

Thereupon said J. D. Burgen proceeded without delay and served notice on the Pros. Atty on behalf of the State of Ohio and on R. S. Woodburn one of the attys of record for said defendant of the time of striking the jury and at the same time said J. D. B. Clerk furnished said Pros. Atty and said R. S. Woodburn as such depts Atty a duly Certified Copy of list of such names as aforesaid selected.

On the 9th day of March 1885 an entry was made by the Clerk on the Journal of said Court which reads as follows:

Jury Struck State vs. White } Jud et c. v. c.
660 } This day came the Pros Atty on behalf of the State of Ohio and the defendant by his Attorney and J. D. B. the Clerk of this Court attended at the Clerks office in said County of Union at May since I proceeded to strike a jury from the list selected heretofore venire and thereupon the Clerk issued a venire facias returnable at 8 1/2 o'clock tomorrow morning for the following named persons to wit: W. H. Siddle, Solomon Walker, John A. Phillips, W. S. Burgoon, John Blair, F. W. Marriott, Asbury Chumy, Jonathan Hedges, S. H. Bichtel, J. D. Herd, Elias Thomas, S. A. McClelland, F. B. Sprague, D. W. March, R. J. Wilson & H. M. Darskip.

On the 10th day of March A.D. 1885 an entry was made by the Clerk on the Journal of said Court which reads as follows

Stenographer Appointed State of Ohio }
vs. } 660
Isaac White } Judicment for Murder in second degree.

C. S. Bogle was this day appointed and duly sworn as Stenographer in this case. On the 10th day of March 1884 an entry was made by the Clerk on the Journal of said Court which reads as follows:

The State of Ohio }
660 vs. } Judicment for Murder in the 2nd degree
Isaac White }

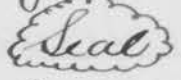
This day came the Pros. Atty on behalf of the State of Ohio and the defendant coming into Court in answer to his recognizance

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jurors, and his Counsel also coming. Thereupon came the jury heretofore regularly selected and struck in answer to a venire facias heretofore issued by the Clerk of this Court returnable this day which reads as follows to wit:

Venue The State of Ohio Union County, ss. To W. Hopkins Sheriff Meeting. We command you, that without delay you summon 1 W. H. Side 2 Solomon Walker, 3 John A. Phillips, 4 W. S. Burgoon, 5 John Blair 6 F. W. Marriott 7 Asbury Cherry 8 Jonathan Hedges, 9 S. H. Bickel, 10 J. D. Herd, 11 Elias Thomas 12 S. U. McCloud 13 F. B. Sprague 14 Daniel W. March, 15 R. J. Wilson, 16 H. U. Justus to be and appear before our Common Pleas Court; within and for the County and State aforesaid, at the Court House, in the village of Marysville, on the 10th day of March A. D. 1885 at 8 2 o'clock A. M. and so from day to day until discharged, then and then to serve as struck jurors, which return names I, J. D. Burgoon as Clerk of said Court, do hereby Certify to be the fair and correct copy of the list of the jurors, struck according to law, for the trial of the cause, pending in said Court to wit: The State of Ohio is Plaintiff and Isaac White is Defendant; and I further Certify, that the order of the names of the jurors as they now stand upon said panel is the same as that of the list at the time of striking said jury. And now you shall execute this writ, make appear to our said Court, on the 9th day of March A. D. 1885 and have you then and there this writ.

Witness my hand and seal as Clerk, of our said Common Pleas Court; and seal thereof, this 9th day of March A. D. 1885.



J. D. Burgoon Clerk

Return Sheriff's Office Union County. In obedience to the Command of this writ, I summoned the within named jurors, as follows, by notice prescribed by law, served personally upon: W. H. Side personally, Solomon Walker personally, John A. Phillips personally, W. S. Burgoon personally, John Blair, personally, F. W. Marriott personally, Asbury Cherry personally, Jonathan Hedges personally, S. H. Bickel personally, J. D. Herd personally, Elias Thomas personally, S. U. McCloud personally, F. B. Sprague personally, Daniel W. March personally, R. J. Wilson personally, F. U. Justus cannot attend on account of sickness in his family.

W. Hopkins Sheriff by A. H. Goodwin Deputy.

And upon the call of said venire facias all the persons therein named appeared in answer thereto except F. U. Justus who was prevented by sickness in his family from attending whereas Asbury Cherry, John Blair, J. D. Herd and S. U. McCloud were excused by the Court for good cause shown, and then not being a sufficient number of said jurors remaining in the panel, thereupon on motion of the defendant the Court selected the names of persons to fill the panel for whom the following special venire facias was issued.

Special Venue The State of Ohio Union County, ss. To the Sheriff of said County Meeting. We command you that, without delay, you summon 1 D. H. Deane 2 Samuel Dolbear, 3 John Wiley, 4 Shannon Davis, 5 Mattinson Hill, 6 John W. Robinson, 7 Israel Slack 8 Ira Smith 9 Wm. Swadgrass 10 Theodor Muller, 11 William Cartmell 12 Samuel S. Church 13 J. B. Whippley.

to be and appear before the Court of Common Pleas within and for said County of Union, at the Court House in Marysville, in said County, forthwith and so from day to day until discharged there and then to serve as Petit Jurors in the case of the State of Ohio against Isaac White on an indictment for Murder in the second degree; and how you shall execute this writ make appear to our said Court on this 10th day of March and have you then and then this writ.

Witness my signature as Clerk of our said Court, at Marysville this 10th day of March A.D. 1885. (Seal) J. D. Bingen Clerk.

Return

The State of Ohio, Union County, ss, Sheriff's office Marysville 1885

On the 10th day of March 1885 I served this writ on the within named (Wattman Hill, Ira Smith, Shannon Davis, John W. Robinson, Isaac Slack, J. H. Dean, W. M. Snodgrass, John Wiley, J. B. Whipple, Wm. Cartmell, Saul S. Church, Saul Dolbran, Theodore Muller, Union Hopkins Sheriff, B. A. H. Goodwin Deputy.

And upon the call of said special venire facias then appeared in answer thereto, J. H. Dean, Samuel Dolbran John Wiley, Wattman Hill, Wm. Snodgrass, Theodore Muller, William Cartmell, Samuel S. Church and J. B. Whipple, and the Court excused Samuel Dolbran John Wiley, Theodore Muller, Wm. Cartmell and J. B. Whipple for good cause shown and the State having challenged David W. March presumptively and then now being in the panel we were good men having the qualifications of jurors and the panel being complete and the following named persons having qualified and having been tried and accepted to wit: W. H. Liddle, Solomon Walker, John A. Phillips, W. S. Bingham, F. W. Marriott, Jonathan Hedges, S. H. Pickett, F. B. Sprague, R. J. Wilson, J. H. Dean, Wattman Hill, and Samuel S. Church were duly impaneled and sworn to well and truly try and true deliverance make between the State of Ohio and the Prisoner at the bar Isaac White. The Atty for the State and defense then proceeded to state the prosecution and defense to said jury and thereupon cautioning the jury under the Statute Court adjourned until tomorrow at 8 1/2 o'clock A. M.

On the 11th day of March 1885 an entry was made on the journal of said Court by the Clerk which reads as follows

State of Ohio }
660 vs. } Indictment for Murder in the 2nd degree
Isaac White }

This day came the Pros. Attorney on behalf of the State of Ohio and the Defendant appearing in Court in answer to his recognition herein together with his Counsel also appeared the said jurors to wit: W. H. Liddle, Solomon Walker, John A. Phillips, W. S. Bingham, F. W. Marriott, Jonathan Hedges, S. H. Pickett, F. B. Sprague, R. J. Wilson, J. H. Dean, Wattman Hill & Saul S. Church who having been duly impaneled and sworn herein on yesterday. Thereupon the examination of witnesses on behalf of the State was commenced and after making progress Court adjourned until tomorrow morning at 8.30 o'clock.

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On the 12th day of March 1885 an entry was made by the Clerk on the Journal of said Court which reads as follows.

Trial 660 vs. Isaac White } Indictment for Murder in the 2nd degree.

This day came the Pros Atty on behalf of the State of Ohio and the defendant appearing in Court in answer to his recognizance herein together with Counsel also appeared the said Jurors heretofore duly empaneled and sworn herein and the examination of witnesses on behalf of the State closed and the examination of witnesses on behalf of the defendant was begun, and after making progress Court adjourned until tomorrow morning at 8.30 o'clock.

On March 13th 1885 an entry was made on the Journal of said Court by the Clerk which reads as follows.

Trial 660 vs Isaac White } Indictment for Murder in the 2nd degree

This day came the Pros Atty on behalf of the State of Ohio and the defendant appearing in Court in answer to his recognizance herein and his Counsel also coming also came the said Jurors heretofore duly empaneled and sworn in this case and the examination of witnesses on behalf of the defendant was resumed and concluded. The State then offered testimony in rebuttal and the examination of witnesses on behalf of the State and on behalf of the defense being closed, the opening argument on behalf of the State was made and argument on behalf of the defense was commenced. Thereupon Court adjourned until tomorrow morning at 8 1/2 o'clock.

On the 14th day of March 1885 an entry was made by the Clerk on the Journal of said Court which reads as follows:

State of Ohio } 2660
vs } Indictment for Murder in the second degree.
Isaac White }

This day came the Prosecuting Attorneys on behalf of the State of Ohio and the defendant appearing in Court in answer to his recognizance herein and his Counsel, also appearing the said Jurors heretofore duly empaneled and sworn in this case. Thereupon argument on behalf of defendant resumed and concluded, and argument of Counsel on behalf of the prosecution was resumed and continued until 12 o'clock on noon of this day and before the argument was concluded on behalf of the prosecution, The Court adjourned the further hearing of this case until next Monday at 10 1/2 o'clock A.M.

To which adjournment the defendant by his Counsel excepts the said adjournment being against the wish and consent of the defendant (Enter John A Pico Judge.)

March 16th 85
following entry
was made

The State of Ohio Indictment for murder in the second degree
vs *Isaac White* This day came the prosecuting attorney on behalf of the State of Ohio and the defendant coming into Court in answer to his recognizance and his counsel also coming thereupon also came the same jury as on Saturday. The argument of counsel for the State of Ohio was resumed and concluded and after being charged by the Court the jury retired to their room in custody of the Sheriff for deliberation

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On the 17th day of March 1885 an entry was made by the Clerk on the Journal of said Court which reads as follows:

The State of Ohio } 6660
vs } Indictment for Murder in the second degree.
Isaac White }

This day came the prosecuting Attorney on behalf of the State of Ohio and the defendant appearing in Court in answer to his recognizance and his counsel also coming also the same jury as on yesterday being still in deliberation in custody of the Sheriff. Thereupon came the jury conducted into Court by the Sheriff and returned the following verdict in writing signed by their foreman to wit:

Verdict

The State of Ohio } Indictment for murder in the second degree
vs 6660 } Union Common Pleas February term A.D. 1885.
Isaac White }

We the jury find the defendant Isaac White guilty of Murder in the second degree, but we find him guilty of manslaughter as he stands charged in the indictment.

Franklin B. Sprague Foreman

and thereupon said defendant is ordered into the custody of the Sheriff to await sentence. Thereupon the defendant by his counsel gave notice of a Motion for a new trial herein. Afterward again came the prosecuting Attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff and his counsel also being present. Thereupon the Court do fix the time for hearing said Motion for a new trial at Monday March 23^d 1885 to which time this Cause is adjourned.

On the 18th day of March 1885 a Motion for a new trial was filed with the Clerk and by him marked filed as of that date which reads as follows.

State of Ohio Plff. } State of Ohio Union County ss. To the Court of Common Pleas.
6660 vs. } Motion for New Trial.
Isaac White Deft. } On an Indictment for Murder 2^d Degree.

And now comes the said Isaac White and moves the Court for a new trial in this Cause for the following reasons: to wit:

- 1st That the verdict is not sustained by sufficient evidence and is contrary to law.
- 2^d That there was error of law occurring at the trial
- 3^d That the Court erred in permitting evidence to go to the jury against the objections of the defendant.
- 4th The Court erred in asking out evidence ^{approved} by the defendant.
- 5th Since the trial the defendant has discovered new and material evidence for him which he could not with reasonable diligence have discovered and produced at the trial
- 6th There was accident and surprise on the part of defendant which he could not with ordinary prudence have guarded against.
- 7th There was misconduct of the jury in this that one Samuel Church who was called as a juror in answer to questions as to his competency as a juror said he had not formed or expressed any opinion in the case whereas in fact he had both formed and expressed an opinion against the defendant before he was called as a juror and which fact was not known to defendant.

Affidavit
J.S. Cannon
R.S. Wood
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Other of said jurors in answer to questions as to their Complicity failed to make the disclosures and had formed and expressed opinions against the defendant which they concealed and of which the defendant had no notice. The said jurors after they were sworn in the case separated and conversed with parties as to the case contrary to the instructions of the court. There was other misconduct on the part of the jury.

8th There was abuse of discretion on the part of the court in this, that after the evidence was all in and the arguments for the defendant had been closed and closing arguments for the State partly heard. The court against the protest of the defendant Adjourned the Court from Saturday noon March 14 to Monday half past ten o'clock March 16 and permitted the jury to separate and go home and mingle with persons opposed to defendant and thus and thus resuming permitted counsel for the State to occupy a long period of time to wit five hours in going over the case after arguments for the defense had been concluded two days, thus giving the State an unfair advantage in the trial.

9th There was irregularity in the proceedings of the Court and the jury and on the part of the prosecuting Atty.

10th The court erred in its instructions to the jury on matters of law.

11th The Court erred in its charge to the jury.

12 The court erred in stating to the jury that if defendant was guilty at all he was guilty of more than assault and battery

13th There were other errors occurring at and during the trial.

14 The Verdict was for the State of Ohio when it should have been for said defendant according to the law of the land.

Done White By Cameron Woodburn his Attorneys.

On the 21st day of May 1884 affidavits were filed with the Clerk of said Court in support of said motion and by him marked filed as of that date which read as follows

Affidavit
J.S. Cannon
R.S. Woodburn

The State of Ohio } In the Union County Court of Common Pleas.
vs. } Indictment for murder 2nd Degree.
Isaac White } Affidavit in support of motion.
State of Ohio Union County, ss.

Jesse S. Cannon and Robert S. Woodburn

Being first duly sworn depose and say that the affiants were the Attorneys and the only Attorneys of said Isaac White in the trial of the above entitled case at the present term of this Court and that as such Attorneys they caused a struck jury to be called and when the panel for said struck jury was exhausted caused a special venire for talisman to act as jurors and that among the talisman called was Samuel Church, that when said Church was called in the box and sworn to answer questions as to his Complicity as a juror the affiants questioned him as to whether he had formed or expressed any opinion as to the merits of the case or the guilt or innocence of the defendant and said Church answered that he had not. Affiants say that they neither of them

Know of any opinion or partiality on the part of said Church and did not know that he had formed or expressed any opinion in the case and did not know of statements made by said juror as claimed in the affidavits of Isaac Jolliff and others herein filed and did not know of any statements or opinions on the part of said juror in regard to the case and that they questioned him in order to learn the fact and believed his answer to be true and that he was impartial and competent as a juror and did not learn to the contrary until after the trial. That if they had known of said juror having formed or expressed an opinion in the case or that he was not impartial they would have challenged him and taken him off the jury and further said not

Jesse S. Cameron
Robert S. Woodburn

Sworn to before me by said Jesse S. Cameron and Robert S. Woodburn and by them signed in my presence this 21st day of March 1885

Notarial Seal

Frank U. Hamilton Notary Public

Affidavit of Isaac Jolliff.

Affidavit

The State of Ohio }
 } Du Union County Court of Common Pleas
 } Indictment for Murder in 2nd Degree.
Isaac White }

State of Ohio Union County, ss.

This 27th day of March 1885 personally appeared before me the undersigned authority Isaac Jolliff of lawful age who being by me first duly sworn deposed and says as follows I am a farmer and reside in Feesburg Township Union County Ohio my age is 49 years, I am personally and well acquainted with Samuel Church who was one of the jurors in the last trial of the above entitled case. I was present in the Court during the trial and saw said Church on the jury during the trial. During the Fall of A.D. 1884 while the indictment against said Isaac White was pending said Samuel Church was in my employ and at my house doing work for me. While thus so employed one evening at the supper table we got into conversation about the case of Isaac White and during the conversation said Church said that Isaac White in killing Feets was guilty of wilful murder and that if he Church was on the jury to try him he would be in favor of hanging him. Members of my family took part in the conversation in favor of White but said Church showed strong feeling against him and repeated the assertion several times that Isaac White ought to hang for killing Feets. During the month of February last and a short time before said Church was called on the jury in the above case he Church came to my house for some money that I owed him and in order to pay him I had to go to Richwood Ohio to get the money said Church and I went together in the sleigh from my house to Richwood and on the way we passed the house of David Feets which I pointed out to him the said Church and we again got into conversation about the case in this conversation said Church said if there ever was a case of wilful murder this was

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one of them and that if he was on the jury to try White he would favor hanging him I tried to argue with him about it but he insisted White ought to hang and he chucked in the conversation referred to the family of Tets and spoke of his children being left orphans and showed strong feeling against White. At the first named conversation

Further record of the affidavits was stopped at this point by order of the Attorney for the defendant. The same not being necessary.

On the 23rd day of March 1885 an entry was made by the Clerk on the Journal of this Court which reads as follows:

The State of Ohio vs Isaac White
No 660
Judgment for Murder in the second degree
Entry.

This day came the prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and his Counsel also coming thereupon this cause came on to be heard upon the motion of said defendant for a new trial herein and the same was heard upon the affidavits of the said defendant and of the State adduced herein and the same was argued by Counsel and submitted to the Court. Thereupon Court adjourned to meet tomorrow morning at 10 1/2 o'clock.

On the 24th day of March 1885 an entry was made by the Clerk on the Journal of said Court which reads as follows:

The State of Ohio vs Isaac White
No 660
Judgment for Murder in the second degree
Entry.

This day came the prosecuting Attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff and his Counsel also coming thereupon this cause came on to be heard further heard upon the motion for a new trial by said defendant herein. On consideration whereof the Court do overrule said motion. To which ruling of the Court the defendant then and there excepted, and the said defendant being informed by the Court of the verdict of the jury unto for a verdict herein and inquired of if he had anything to say why judgment should not be pronounced against him; and having nothing but what he hath already said, it is therefore considered and adjudged by the Court that the said defendant Isaac White be imprisoned and confined in the Penitentiary of the said State of Ohio and be kept at hard labor, but without any solitary confinement, for the period of ten years and that he pay the costs of this prosecution for which execution is awarded.

The defendant gave notice to the Court of his intention to file a petition in error in the Circuit Court and made application to the Court to suspend the execution of the sentence and judgment against him

On the 15th day of April 1885 an entry was made by the clerk on the journal of said Court which reads as follows.

The State of Ohio } No 660
v.s. } Indictment for Murder in the second degree.
Hace White }

Now comes the defendant Hace White and presents to the Court his certain bill of exceptions herein which being found by the Court to be true is allowed signed sealed and on motion is hereby made part of the records of this case which bill of exceptions is remembered "O.C."

On the 17th day of April 1885 the defendant filed his certain bill of exceptions herein which bill of exceptions is endorsed on the back as follows: "State of Ohio vs. Hace White No 660. Bill of exceptions No 1 'O.C.' Filed April 17th 1885" J. B. Bingham clerk of the Court of Common Pleas Union County Ohio. and reads as follows.

The State of Ohio Union County, ss,
The State of Ohio } In the Court of Common Pleas.
v.s. } Indictment for Murder in the second degree.
Hace White } Bill of Exceptions.

Bill of exceptions

Be it remembered that on the trial of this cause in the said Court of Common Pleas of Union County and State of Ohio at the February term thereof A. D. 1885, the said Hace White defendant having been previously arraigned and entered his plea of not guilty to said indictment and while a jury was being called empaneled and sworn to try said case the names of all the jurors summoned as a struck jury having been exhausted on Samuel S. Church who was summoned as a juror by special venire was called on the jury examined under oath as to his qualifications as a juror and found by the Court in such examination to be competent and qualified and was thereupon empaneled and sworn as one of the jurors in said case and served as such during the trial and was one of the jurors who returned the verdict in said case against the said defendant Hace White finding him guilty of man slaughter as will appear of record in this case, and be it further remembered that after said verdict was rendered and within three days thereafter as will appear of record herein the said defendant Hace White by his counsel filed his motion herein to set aside said verdict and grant a new trial among other things alleging as a ground for new trial that there was misconduct of the jury and that said Samuel Church who was called as a juror in answer to questions touching his competency as a juror said he had not formed or expressed any opinion in the case whereas in fact he had both formed and expressed an opinion against the defendant before he was called as a juror and which fact was not known to the defendant all of which will appear of record in this case, and be it further remembered that in order to sustain his said motion for a new trial on the ground that the said Church had concealed the fact of his incompetency and that he stated on his examination after being sworn to answer truthfully as to whether he had formed or expressed an opinion in said case the said defendant read in evidence the affidavit of C. S. Bogle which affidavit is hereto attached marked Exhibit "A" and is the only affidavit read and the only evidence offered by either party on that point and the affidavit of the said C. S. Bogle is all the evidence that was offered as to the statements and answers of said juror as to his competency.

and be it further remembered that to further maintain his said motion as to the competency of said Juror and that he had not answered truthfully but had formed and expressed an opinion as to the guilt of the accused and upon the merits of said case the said defendant read in evidence the affidavits of Isaac Jolliff which is hereto attached marked Exhibit "B" and the affidavit of Mary Jolliff which is hereto attached marked Exhibit "C" and the affidavit of Hannah Jolliff which is hereto attached marked Exhibit "D" and the affidavit of John Drummond which is hereto attached marked Exhibit "E" and the affidavit of George W. Jolliff which is hereto attached marked Exhibit "F" and the affidavit of John Jolliff which is hereto attached marked Exhibit "G" and the affidavits of Richard H. White and John Drummond which affidavits are hereto attached and marked Exhibit "H and I" and also the affidavits of Mabel Hawkins Esq Catharine Stuart which affidavits are hereto attached marked Exhibits "J" and "K" which affidavits were all the evidence offered by said defendant upon said point and all the testimony of any kind offered by said defendant touching the fact as to said Samuel Church having previously formed and expressed an opinion in said case and be it further remembered that the said State of Ohio by the prosecuting Attorney and his Assistant D. W. Ayers Esq. in opposition to said motion and upon the point as to said Samuel Church's having previously formed and expressed an opinion in said case and to contradict the evidence offered by the defendant in that regard offered in evidence and read the affidavit of Samuel Church which is hereto attached marked Exhibit "S" and the affidavit of John H. Shadrack which is hereto attached marked Exhibit "U" and the affidavit of Mabella J. Hawkins which is hereto attached marked Exhibit "V" and the affidavit of Samuel Church which is hereto attached marked Exhibit "O" and the affidavit of C. D. Ferguson which is hereto attached marked Exhibit "P" The said State of Ohio offered no other testimony or evidence, and the foregoing is all the evidence offered by the State of Ohio in opposition to said motion for a new trial, and be it further remembered that the said defendant in support of said motion for a new trial and to further maintain the same and to prove that either himself or his Counsel knew of the incompetency of said Juror previous to the trial of said case plead in evidence by his Counsel his own affidavit which is hereto attached marked Exhibit "R" and also the affidavits of his Counsel J. S. Cannon and R. S. Woodburn which is hereto attached marked Exhibit "S" which was all the evidence offered by said defendant upon said point and the said State of Ohio offered no evidence on said point and no other affidavits were read by either party and no other testimony of any kind offered by either party in support of or against said motion, but the said affidavits of C. S. Bogle, Isaac Jolliff, Hannah Jolliff, Mary Jolliff, John Drummond, Richard H. White, John Jolliff, George W. Jolliff, Mabella Hawkins, Catharine Stuart, Isaac White, J. S. Cannon, R. S. Woodburn, Samuel Church, John H. Shadrack, C. D. Ferguson, contains all the evidence offered in said case by either party either in support of or against said motion and the Court having found against the said defendant Isaac White and overruled his motion for a new trial, the said defendant

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Isaac White excepts to the findings rulings and decisions of the Court and then and there excepted to the findings of said Court and to the overruling of said motion for a new trial and prayed the Court here to sign and seal this his bill of exceptions which is done accordingly this 15th day of April A.D. 1885.

John A. Price Seal

Judge of Court of Common Pleas 3rd Sub. Division 10th Judicial District of Ohio Exhibit "A"

- Examination of Samuel Church -

Q By Counsel for the State.

Have you heard of this case so as to have formed or expressed an opinion as to its merits? A. I have not Ho. Q Have you heard the witnesses talk about it? A. Ho. Q You have case pending in this Court in which either of the Attorneys are your Counsel A. Ho. Q You are not related in any way to the Attorneys employed in this case or to Isaac White the defendant.

A Ho. - Q By Counsel for defendant, - You say you are in no way related to either of the parties or either of the Attorneys so far as you know A. Ho. not so far as I know Q You may state to the Court whether you are related to the prosecuting witness Captain Hobensack Obj to on the part of the State And I am not related to him. Q Mr. Church did you read what purported to be the evidence in the former trial of this case A I did not.

Ho. sir, Q Do you recollect of reading the evidence before the coroners inquest A. I think I did, I will not be certain whether it was that or the Argo trial it was one of them Q Did you at the time form any opinion in regard to the case? I can't say that I did. Q Have you at this time any opinion? A I have not. Mr. Church makes the following statement -

My wife is sick at home and requires my attention, she is liable to at any time. Q By counsel for def: Is your wife bad Mr. Church? She does not require my attention particularly still she is liable to at any time. She is getting along as nicely as can be expected Q By the Court, you don't know any immediate danger? A I do not. Q You have been away at your work have you not? Yes sir I have for three or four days. You live right here in town? Yes sir. Juror not Excused.

Exhibit "A"

State of Ohio } In the Union County Court of Common Pleas.
v.s. } Indictment for Murder and Degree
Isaac White }

The State of Ohio Union County, ss,

C. S. Bogle being first duly sworn deposes and

says that I was the official Stenographer who took the testimony of witnesses and statements of jurors at the trial of the above case. That the annexed is a true and correct statement of the questions and answers put to Samuel Church as a juror before being sworn in the above case as a juror and while upon examination as to his competency, the same having been translated by myself from my notes taken at said examination and further oath not

C. S. Bogle

Sworn to before me by said C. S. Bogle and by him signed in my presence this 23rd day of March 1885.

Read

J. J. Bingham Clerk

(Endorsed) Filed March 23rd 1885. J. J. Bingham Clerk Union County Ohio.

Exhibit "C"

The State of Ohio } The State of Union County, ss, In the Court of Common Pleas.
 vs. } Indictment for Murder in 2nd degree.
 Isaac White } Affidavit in Support of Motion.

The State of Ohio Union County, ss,

This 21st day of March A.D. 1885 personally came before me the undersigned authority Mary Jolliff who being by me first duly sworn deposes and says as follows; My name is Mary Jolliff I am the wife of Isaac Jolliff and reside in Seesburg Township Union County Ohio, My age is 47 years I am personally and well acquainted with Samuel Church who was one of the jurors in the last trial of the above entitled case during the Fall of A.D. 1884 while the indictment against said Isaac White was pending said Samuel Church was in the employ of my husband and was at our house, While there one evening at the supper table we got into a conversation about Isaac White's case and the killing of David Feets. During this conversation said Church said in regard to the killing of Feets. That the White was guilty of Wilfull murder and that if he was one of the jurors to try him he would be in favor of hanging him. This was quite a surprise to me to hear a man talk that way and I tried to argue with him in White's favor but he insisted and repeated that White was guilty of Wilfull murder and he said that if he was one of the jury he would favor hanging him and that he ought to hang for it that there was no other way for him. At this conversation there was present my husband, My daughter Hannah, My sons George and John and a young man by the name of John Drummond. Said Samuel Church in the conversation showed strong feeling against the defendant Isaac White. I did not know said Church was going to be a juror in the case until after he was sworn as such and I did not make known to Isaac White or to his counsel the above facts until after the jury was made up. I have no personal interest in this case and further said not.

Mary Jolliff.

Sworn to before me and signed in my presence by said Mary Jolliff this day and year first above written.

Notarial Seal

Frank W. Hamilton Notary Public.

(Endorsed) Filed Mar 21. 1885. J. D. Burgum Clerk Union County Ohio.

Exhibit "D"

The State of Ohio } The State of Ohio Union County, ss, In the Court of Common Pleas.
 vs. } Indictment for Murder 2^d Degree.
 Isaac White }

State of Ohio Union County, ss,

This 21st day of March A.D. 1885 personally came before me the undersigned authority Hannah Jolliff who being by me first duly sworn deposes and says as follows, My name is Hannah Jolliff my age is 18 years I am a daughter of Isaac Jolliff and Mary Jolliff and live in Seesburg Township Union County Ohio, During the Fall of A.D. 1884 while the indictment in

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the above case against Isaac White for the killing of David Feels was pending in court. My father had in his employ Samuel Church who was one of the jurors in the last trial of the above case. Said Samuel Church was at our house doing work for my father, and while there one evening at the supper table there was a conversation had between my father and mother and said Church in regard to said Isaac White's case and in that conversation the said Samuel Church said that White was guilty of wilful murder in killing Feels and if he was one of the jury to try him he would be in favor of hanging him. He showed strong feeling against said White and repeated the statement that it was wilful murder and that said White ought to hang for it and said that it ought not to be any other way. This conversation was during last Fall while said Church was at our house and there was present John Drummond my father and mother, my brother George and John I have no interest in this case personally. I did not know said Church was going to be a juror and did not make this statement known to Isaac White or his attorney until after the trial, and further with not.

Hannah Jolliff.

Sworn to before me by said Hannah Jolliff and by her signed in my presence this 21st day of March A. D. 1885.

Notarial Seal

Frank U. Hamilton Notary Public.

(Eudorsed) Filed Mar 21st 1885. J. D. Buzgar Clerk Union County Ohio Exhibit "E."

The State of Ohio } In Union County Court of Common Pleas.
vs. } Indictment for Murder 2 Degree.
Isaac White

State of Ohio Union County, ss.

John H. Drummond being by me first duly sworn deposes and says as follows. My name is John H. Drummond my age is 36 years the 2nd day of next month I am a painter by trade and reside at Maguire Springs Union County Ohio. During the latter part of the fall A. D. 1884 I was employed by Isaac Jolliff to do painting for him on a house in Seeburg Township in said County and was there at his house several weeks during the time I worked there there was a man by the name of Church employed doing tin work and spouting. The above named defendant Isaac White hauled sand there for the plasterers and brick layers while there one evening at the supper table there was a conversation between Mr. Isaac Jolliff and his wife and said Church in regard to said Isaac White killing David Feels and in the conversation said Church said that it was a wilful murder and that White ought to hang for it, and said that if he was one of the jurors to try him he would favor hanging him. He showed strong feeling in the case and repeated the statement that White ought to hang for it. There was present at the supper table when this conversation was had Mr. Isaac Jolliff and his wife and family. Affiant further says that during the time he and said Church worked there they were on the roof of the house together one day said Church was fixing about one of the chimneys and we looked down the road

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and saw Isaac White the defendant coming with a load of sand and
and Church said he would like to know what they let him run at
large for that they ought to hang him and I said to Church "What do
you think they will do with him anyhow" and Church replied "Why
hang him of course" "That is what ought to be done with him" I am
in no way related to Isaac White and have no personal interest
in this case. I had no thought that said Church would ever be a juror
in the case and did not make this statement known to said Isaac
White, or his attorney until after the trial. and further said not:

John H. Drummond.

I sworn to before me by said John H. Drummond and by him
signed in my presence this 21st day of March A.D. 1885.

Notarial Seal

Frank U. Hamilton Notary Public.

(Endorsed) Filed Mar. 21. 1885 J. D. Burgher Clerk Union County Ohio
Exhibit "F."

The State of Ohio vs. Isaac White
In Union County Court of Common Pleas.
Indictment for Murder 2. degree.

Affidavit in support of motion.

State of Ohio Union County ss.

This 21st day of March A.D. 1885 personally
came before me the undersigned authority George W. Jolliff who
being by me first duly sworn deposes and says as follows: My
name is George W. Jolliff my age is 17 years I am a son of Isaac
and Mary Jolliff and live in Seesburg township Union County
Ohio During the fall of 1884 my father had in his employ one
Samuel Church whom I personally know and who was one of the
jurors in the last trial of the above entitled case and while so
in the employ of my father at the time aforesaid said Samuel
Church and my father and mother got into a conversation one
evening at the supper table in regard to the above case and in re-
gard to Isaac Whites killing David Feets. In this conversation the
said Samuel Church said that Isaac White in killing David Feets
was guilty of wilful murder and that if he was one of the jurors
to try him he would be in favor of hanging him. Said Church showed
strong feeling in the case and repeated the statement that it was
wilful murder and said that said White ought to hang for it.
Affiant says that other times while he was working there he heard
said Church say that White ought to hang for killing Feets and that
it was a wilful murder. Affiant says that during the conversation
at the supper table there was present his father Isaac Jolliff his mother
Mary Jolliff and his sister Hannah and a young man by the name
of John Drummond and his brother John. That he did not make
known the above statements to Isaac White or his attorney until
after the trial in the above case for the reason that he did not know
said Church would be called as a juror and did not know he
was going to be a juror until after he was sworn as such. That he
has no personal interest in this case and further said not:

George W. Jolliff.

Sworn to before me by said George W. Jolliffe and by him signed in my presence this 21st day of March A.D. 1885.

Notarial Seal

Frank W. Hamilton Notary Public.

(Endorsed) Filed Mar 21 1885 J. D. Burgum Clerk Union County Ohio.

Exhibit "G."

The State of Ohio } The State of Ohio Union County, ss. In the Court of Common Pleas.
vs } Indictment for murder in the second degree.
Maac White

The State of Ohio Union County, ss.

This 21st day of March A.D. 1885 personally

Came before me the undersigned authority John Jolliffe who being first duly sworn deposes and says as follows My name is John Jolliffe my age 22 years I am a son of Maac Jolliffe and Mary Jolliffe and reside in Ferrisburg township Union County Ohio. During the fall of 1884 my father had in his employ one Samuel Church whom I personally know and who was one of the jurors in the last trial of the above entitled case I was present in the court during the trial and saw said Samuel Church on the day said Samuel Church and my father and mother got into a conversation one evening at the supper table in regard to the above case and in regard to Maac White killing David Feats. In this conversation the said Samuel Church said that Maac White in killing David Feats was guilty of willful murder and that if he was one of the jurors to try him he would be in favor of hanging him said Samuel Church showed strong feeling in the case and repeated the statement that it was a willful murder and said that White ought to hang for it. The affiant says that at other times while he was working for my father he heard said Samuel Church say that Maac White ought to hang for killing Feats and that it was a willful murder. Affiant says that during the conversation at the supper table there was present his father Maac Jolliffe his mother Mary Jolliffe and his sister Hannah Jolliffe and his brother George and a man by the name of John Drummond who was waiting for my father at the time. The affiant says he did not make known the above statement to Maac White or his attorneys until after the trial of the above case for the reason that he did not know said Church would be called as a juror and did not know he was going to be a juror until after he was sworn as such. That he has no personal interest in this case and further saith not.

John Jolliffe.

Sworn to before me and subscribed in my presence this 21st day of March A.D. 1885.

Notarial Seal

Frank W. Hamilton Notary Public

(Endorsed) Filed Mar. 21. 1885. J. D. Burgum Clerk Union County Ohio.

Exhibits "H" and "J"

The State of Ohio } In Union County Court of Common Pleas.
vs } Indictment for murder in 2^d Degree.
Maac White

State of Ohio Union County ss.

John D. Drummond being first-duly sworn deposes and says as follows. Since making my original affidavit

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in this case I went with Richard H. White to the Store and Fin
Store of Church Bros in Marysville Ohio and then saw the Mr. Church
that had the conversation with Mr. Isaac Jolliff and his wife and with
me on the roof of Mr. Jolliffs House as stated in my former affi-
davit. I shook hands with the Mr. Church that had the conversation
and pointed him out to Richard H. White as the man. The man I
pointed out to Richard H. White was the man that the conversation
at the supper table as detailed in my former affidavit and further with out.

John H. Drummond

Sworn to before me and signed in my presence this 21st day of March A.D. 1885
Notarial Seal Frank U. Hamilton Notary Public.

Also came before me the undersigned authority Richard H. White who
being by me first duly sworn deposes and says as follows. My name
is Richard H. White my age is 44 years I live in Seesburg Town-
ship Union County Ohio and am the Uncle of said Isaac White I
was present during the trial of my nephew Isaac White and saw
Samuel Church on the jury during the trial I am well acquainted
with said Samuel Church and also know his brother. Today since
the affidavit of John H. Drummond was taken for the purpose of iden-
tification I went with said John H. Drummond to the Store and Fin-
Store of Church Bros. in Marysville Ohio and while there said Drum-
mond pointed out to me the man with whom he had the conver-
sation on the roof of Mr. Jolliffs house as shown by his former af-
fidavit and also pointed out the same man as the one that had
the conversation at the House of Isaac Jolliff at the supper table as is
shown in said affidavit; and the man thus pointed out to me was
the same Samuel Church that was one of the Jurors in the trial of said
Isaac Whites case at the present term of this Court. Said John H. Drummond
pointed out to me Samuel Church the juror as the one that had the
conversations aforesaid. We also saw Samuel Church's brother and
said Drummond said he was not the man that talked to him
or had the conversation aforesaid, and further with out
R. H. White.

Sworn to before me by said Richard H. White and by him signed in my presence this 21st day
of March A.D. 1885. Notarial Seal Frank U. Hamilton Notary Public.
(Endorsed) Filed Mar. 21. 1885 J. D. Benguer Clerk Union County Ohio.
Exhibits "J" & "K"

The State of Ohio } In Union County Court of Common Pleas.
vs. } Indictment for Murder in 2^d Degree.
Isaac White

This 23, day of March A.D. 1885 personally came before
me the undersigned authority Noble Jan Hawkins who being
by me first duly sworn deposes and says as follows. I am the
Widow of Joseph Hawkins deceased and at present am staying
with my mother Smart. I am personally acquainted
with Samuel Church, on the day that Samuel Church was
subpoenaed as a juror in the above case he was at the house of
my mother in Marysville Ohio and when subpoenaed he said
to me "I am called as a juror," I said are you in the White case.

and he said yes. He then replied he wanted off for if I have anything to say about it I will hang him. I said you cant get off for the way the law is now they hold a man if he has an opinion. This conversation was about the 10 of this month and being the day Mr. Church was subpoenaed. I have no personal interest in this case.

Isabella J. Hawkins.

Sworn to before me and signed in my presence this 23rd day of March A.D. 1885.
Notarial Seal Frank W. Hamilton Notary Public.

Also at the same time and place came Catharine Smart who being by me first duly sworn deposes and says as follows. I am the mother of Sam Hawkins and live in Mayville Union County Ohio and am acquainted with Samuel Church about the 10th day of this month and on the day Mr Church was notified that he would be a juror in this case of The State of Ohio vs. Isaac White for killing David Fells and when Mr. Church was subpoenaed he was at my house and when he got the word. He said he was called as a juror and my daughter Mrs. Hawkins said, in the White case Church said yes and then added He wanted off for if I have anything to do say about it I will hang him. Mrs. Hawkins said you cant get off for the way the law is now they make them stay on if they have an opinion I have no interest in this case.

Catharine Smart

Sworn to by Catharine Smart before me and signed in my presence this 23 day of March A.D. 1885.
Notarial Seal Frank W. Hamilton Notary Public
(Endorsed) Filed Mar 23. 1885. J. D. Bingham Clerk Union County Ohio

Exhibit "E."

State of Ohio } The State of Ohio Union County ss: In the Court of Common Pleas.
vs. }
Isaac White } Indictment for Murder in the 2^d degree.

This 23rd day of March A.D. 1885 personally came before me the undersigned authority, Samuel F. Church who being by me first duly sworn deposes and says: My name is Samuel F. Church I was one of the Jurors on the trial of the above entitled case at the present term of this Court. Affiant says that about the 29th day of August A.D. 1884 himself and John K. Shadrack placed in a new building of Isaac Jolliff near Pharisburg of said County a galvanized iron Chimney top. That the only person that went with him on the roof of said Jolliff building in that was with him in any way engaged was the said John Shadrack who was then in the employ of this affiant. That this affiant is acquainted slightly with one John H. Drummond who was engaged on said building as a painter. Affiant says that he was not engaged to and did not at any time but on Chimney Top for the said Isaac Jolliff or fix any Chimney about said house for him the said Isaac Jolliff but the one when the said John K. Shadrack was present. Affiant says that the said John H. Drummond was not on the roof of said building with himself and the said John K. Shadrack at the time of arranging and constructing said Chimney

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Top. That soon after himself and said Shadrick arrived at the said
 place. Jolliffs this affiant received word that said Shadricks would
 have to go to or near Milford Center Ohio and for that reason all
 possible haste was made to allow said Shadricks to return to May
 ville Ohio and thence to Milford Center Ohio that the time they were
 employed in arranging said chimney did not exceed forty five
 (45) minutes. Affiant says that at the date and occasion of arrang-
 ing said chimney he had no conversation whatever with the said
 John H. Drummond in regard to Isaac White the above named de-
 fendant as to his guilt or innocence the nature of the charge against
 said defendant or what ought to be done with him nor what
 affiant would do if he was a juror on the trial of his case. Affiant
 says he held no conversation whatever nor had he any commu-
 nication with the said John H. Drummond on other communication
 than to do what is commonly called "pass the time of day with him".
 That affiant says it is untrue that he had a conversation with the
 said John H. Drummond as stated in his affidavit filed herein
 when the said defendant Isaac White or any other person was hauling
 sand. That he never saw the defendant Isaac White nor had his
 attention called to him until he was called as a juror as aforesaid.
 That he had no conversation with said John H. Drummond of
 any kind in regard to Isaac White or his guilt or innocence or
 what ought to be done with him or what this affiant would do if
 he was a juror in his case or why he was let run at large
 and that the said John H. Drummond has no facts or circum-
 stances upon which to base the statement made in his first
 affidavit filed herein. Affiant says he is of the firm of Church
 Bros. and engaged in the business of keeping a Tin Store and Shut-
 tleworth Store in Mayville Ohio for nearly three years last past and
 that his memory and recollection is refreshed as to dates herein
 stated from the books kept by said firm in the carrying on their
 said business. Affiant says that on the first day of August A.D. 1884
 and soon after in the forenoon of said day he did commence work
 for Isaac Jolliff on a new house that the said Jolliff was then
 constructing and in the line of affiant's business. That he com-
 pleted said work in the afternoon of the following day to wit August
 2d 1884 and returned to his place of business in Mayville Ohio
 and did not return to said Jolliff again until August the 29th to
 arrange said chimney as before stated. That previous to August 1st
 1884 he had only very slight acquaintance with the members of Isaac
 Jolliff's family to wit May Jolliff, John Jolliff, Hannah Jolliff
 and George W. Jolliff from affiant having at times at their house
 in the Spring of 1884 and affiant had never met Isaac Jolliff
 but once or twice before August 1st 1884 and then but for a few
 moments on business. This affiant says it is not his habit or
 disposition to be ready or free either to form or express his opinions
 on any matter of common rumor and especially is he so
 with comparative strangers. This affiant says that during
 his stay at Isaac Jolliff's he was very busy in his said work

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and anxious to complete his said work and that his mind was very much taken up with his labors then at Isaac Jolliffs and that he was then incommunicative. Affiant says that he has no recollection of the name of Isaac White being mentioned at the residence of Isaac Jolliff in any way during his said stay there, or that he expressed any opinion of or concerning his guilt or innocence or what ought to be done with him nor what affiant would do if he was a juror in said defendants case. Affiant says that his best recollection now is that the subject of Isaac White having been killed by David Feets was or what ought to be done with him was not mentioned by this affiant or anyone else in his presence during his stay at the residence of the said Isaac Jolliff on either of the occasions before named. Affiant remembers the time of going to Richwood ^{in company with} Isaac Jolliff and of affiant's attention being called to some children playing on the outside of a house and of the said Jolliff informing him that they were David Feets children but there was no conversation occurred with reference to Isaac White. Whaton and affiant says he did not then nor before being called as a juror in the above case either form or express any opinion in reference to the guilt or innocence of the defendant Isaac White. Affiant says that in truth and fact before being called as a juror in the above entitled case he had no opinion whatever as to the guilt or innocence of the defendant Isaac White nor whether he ought to be punished at all or not nor what this affiant would do if he were a juror on the trial of the charge against him. Affiant says he did not read any of the news papers containing what purported to be the evidence in this case nor did he so far as he knows talk with any of the witnesses for the State or the defendant. Affiant says he had no feeling against the said defendant and did not indicate any feeling against the defendant by any word or act previous to being called as a juror as before stated. Affiant says it was very much against his interests and feeling to serve as such juror and would gladly have been relieved from the duty of said service not only on account of his said business but as well on account of having taken away from him by death an infant child a short time prior thereto and at the time of said service the wife of this affiant was in poor health consequent upon child birth and liable to need his presence and aid. This affiant in person and by others asked to be excused from said service by the court him and was refused. That about the noon adjournment of the day the jury was sworn his wife appeared to be unwell and on being inquired of as to the health of his wife made truthful answers to the court concerning the same and was not excused. That his desire and preference to avoid the service as a juror was such that he reflected carefully and fully as to having formed or expressed an opinion as to the merits of the case and after such reflection could not recall an expression of opinion to any person whomsoever. nor could this affiant before the commencement of said service say that he had an opinion as to the guilt or innocence of the defendant Isaac White and that in fact he had no opinion as to such guilt or innocence. Affiant says that if he had or could have remembered expressing an opinion as to the guilt or innocence of Isaac White

the above fact on Affiant 1882 and the words as far as had no Isaac White time and entire state in March Common says that lion Cla inq bro of Isaac fied to sold w august Jolliffs affiant sound affiant Sworn to of March Endorsed The State Isaac the und Sworn was in case at said d to the re Church this aff to arra Jop and the resi was a Jolliff Jolliff with the said C

The above named defendant he would gladly have waived himself of the fact on account of his business and sickness in his family as aforesaid Affiant says that he became a resident of Mayville Ohio in May A.D. 1882 and was an entire stranger to all the citizens of said County and that he never had any acquaintance with David Fets in his life time or so far as he knows with any of his kindred or members of his family that he had no acquaintance whatever with Isaac White and never saw the said Isaac White until he was called to serve as a juror as before stated. That at the time and after the killing of David Fets in consequence of all the parties being entire strangers to him and it being near nine (9) miles from his residence in Mayville Ohio he gave the occurrence no attention more than to learn the common statement or report that a man had been killed. Affiant further says that his memory is made more clear and certain as to the conversation claimed by said John H. Drummond by the fact of this affiant having trouble with one James Jolliff (who as affiant is informed is a son of Isaac Jolliff) about the said James Jolliff having cheated and falsified to affiant about some goods amounting to \$26.00 that the affiant had sold said James Jolliff out of his said store and that on the 29th day of August A.D. 1884. While affiant and said John Shadrack was at Isaac Jolliff's arranging said Chimney Top the said James Jolliff was then and affiant then had great apprehensions that he the said James Jolliff while surrounded by his father's family and friends would provoke a fight with this affiant. and further affiant saith not

Samuel S. Church.

Sworn to before me and signed in my presence by the said Samuel S. Church this 23rd day of March A.D. 1885.



J. D. Burgum Clerk

(Enclosed) Filed Mar. 23rd 1885 J. D. Burgum Clerk.
Exhibit "U"

The State of Ohio } The State of Ohio Union County ss In the Court of Common Pleas.
vs. } Indictment for Murder in the 2nd degree.
Isaac White

On the 21st day of March A.D. 1885 personally came before me the undersigned authority John H. Shadrack who being by me first duly sworn deposes and says. That on or about the 29th day of August A.D. 1884 he was in the employ of Samuel S. Church who was a juror in the above entitled case at the present term of the Union Common Pleas Court. That on or about said date of August 29th 1884 he went with the said Samuel S. Church to the residence of Isaac Jolliff near Parisburg to aid the said Samuel S. Church in doing some work for said Jolliff on his house. That while there this affiant and the said Samuel S. Church went on the roof of Jolliff's house to arrange a galvanized Chimney Top. That they so arranged said Chimney Top and returned at once to Mayville Ohio. Affiant says that while at the residence of Isaac Jolliff he saw a person whom he was informed was named John H. Drummond engaged in painting on said Isaac Jolliff's house. This affiant says that he went to the residence of said Jolliff with the said Church and returned to Mayville Ohio with him the said Church and that he was in the presence of the said Church during the entire time during said journey and until he

and the said Church returned to Marysville Ohio. That there was no conversation whatever occurred between the said Church and the said John H. Drummond concerning the above named defendant Isaac White. That the said John H. Drummond was not on the roof of the said Isaac Jolliffs house during the time of arranging and fixing said Chimney Top, and that no person other than this affiant and said Church were on said roof during their stay at the residence of said Jolliff. Affiant says that during said time of his and said Church's stay at said Jolliff's the subject of Isaac White or the charge against him was not mentioned by said Church directly or indirectly and that he was in the immediate presence of said Church all the time the said Church was at the residence of said Jolliff on the occasion of fixing said Chimney Top and that no conversation could have occurred between any person and the said Church without this affiant hearing the same. Affiant says that himself and said Samuel S. Church was at the house of said Jolliff about forty five minutes engaged in said work. This affiant says that he had full observation of all persons engaged in labor around said house and that while himself and said Church was there seen no one hauling sand and that if any person had hauled sand to said house during the time he was there he would have seen them. Affiant says that he had the same opportunity to hear any conversation in relation to anyone hauling sand that he had for hearing conversation as to Isaac White or the charge against him and that no conversation occurred between the said John H. Drummond and the said Samuel S. Church in regard to hauling sand or any person engaged in hauling sand. Affiant says that he has carefully refreshed his memory on the foregoing statements and that his mind is very clear that a few days previous to said date the said Samuel Church had had a difficulty with James Jolliff in regard to James Jolliff not paying said Church an account due Church. That James Jolliff is a son of Isaac Jolliff and was present at his fathers residence during the time this affiant and said Church was there and that himself and said Church was in haste to return as aforesaid so affiant could go to Clifton Center Ohio (which he did) on the same day. Affiant says he has no interest whatever in the above case and further says not;

John H. Shadrach

Sworn to before me and signed in my presence by the said John H. Shadrach this day and year first above written.

J. D. Burgess Clerk.

(Eudorsed) "Filed Mar 23rd 85
Exhibit "A"

The State of Ohio } No 660 Indictment for Murder in the second degree.
v.s. } The State of Ohio
Isaac White } County of Union 58

Mabella J. Hawkins being sworn makes oath that the conversation detailed between herself and Samuel S. Church as given in her affidavit taken today in the above entitled case was only a part of the conversation held at the time set forth in said affidavit; that the said Church made the remark in her affidavit set forth as an off hand remark; that he seemed exceedingly anxious to be excused from serving on said jury and that he requested

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that he had so much work to attend to that it seemed impossible for him to serve on said jury. This affidavit was during said conversation Joking said Church in regard to his being a juror on said case and remarked to him that it made no difference he would get twenty five cents a day for his services. The said Church seemed troubled about being subpoenaed as a juror and said that if he had known of it in time he would have kept away from the Sheriff so they could not have served him with process and further affidavit with use;

Mabella J. Hawkins.

Sworn to by the said Mabella J. Hawkins before me and signed by her in my presence this 23rd day of March A.D. 1885.

Seal

J. Z. Burgess Clerk.

(Endorsed) Filed March 23rd 1885. J. Z. Burgess Clerk.

Exhibit "O"

The State of Ohio vs. Isaac White } No 660 Indictment for murder in the second degree }
The State of Ohio }
County of Union, ss.

Saunders Church being sworn makes

oath that at the time of the service of a subpoena on him as a juror in the above entitled case at the present term of this Court he was engaged in work at the residence of Mrs Catherine Smart in the village of Mayville Ohio that he had with him in his employ C. D. Ferguson. That affiant had no conversation with any person at the residence of said Mrs Smart in relation to his being a juror in said case except such as occurred in the presence of said C. D. Ferguson. Affiant says that he did not say to Mrs. Hawkins or Mrs. Smart in said conversation that "if he had anything to do with the case he would hang said Isaac White" Affiant says that the substance of the conversation between himself and Mrs. Hawkins was that this affiant desired to be excused as a juror in said case as his family were sick and he had so much work to do that he could not serve as a juror. Affiant says that he came directly from the said residence of Mrs. Smart to the Court House and immediately on his arrival at the Court House he sought the Prosecuting Attorney and desired him to intercede with the Court to procure his release as a juror. That he appeared in person to the Court but was not excused and affiant further says that after having heard read to him the affidavits of Mrs Catherine Smart and Mrs. Mabella J. Hawkins herein he still says that at and prior to the time of his being called as a juror in said case he had no opinion as to the guilt or innocence of said Isaac White and further affidavit with use.

Saunders Church.

Sworn to by said Saunders Church before me and signed by him in my presence this 23rd day of March A.D. 1885.

Seal

J. Z. Burgess Clerk.

(Endorsed) Filed March 23rd 1885. J. Z. Burgess Clerk.

Exhibit "P"

The State of Ohio vs. Isaac White } No 660 Indictment for murder in the second degree. }
The State of Ohio }
Union County ss. C. D. Ferguson being sworn

states that although Samuel S. Church was served with a subpoena as a juror in the above entitled case he with this affiant was at the residence of Mrs Catharine Smart in the village of Marysville Ohio. That after the service of the subpoena on said Church this affiant was with him all the time. That he heard all the conversation that took place between said Church and said Mrs. Smart or Mrs. Habella J. Hawkins and that the said Samuel S. Church did not say in the hearing of affiant that if he was a juror in said case he would hang White or any words of similar import. Said Church spoke about sickness in his family and seemed very much troubled about being called as a juror and said that by reason of sickness in his family and such a large amount of work that he had on hand he thought it would be impossible for him to act as a juror. Affiant says that he had an opportunity to hear all that was said by said Church after his service by said subpoena and that if the conversation in reference to hanging White had occurred he would have heard the same and further saith not.

C. D. Ferguson

Sworn to by said C. D. Ferguson before me and signed by him in my presence this 23rd day of March A. D. 1885.

Seal

J. D. Burger Clerk

(Endorsed) Filed Mar 23rd 85 J. D. Burger Clerk.
Exhibit "R"

The State of Ohio } In the Court of Common Pleas of Union County Ohio.
vs } Indictment for Murder in 2^d degree.
Maac White } State of Ohio Union County, ss.

Maac White defendant being first duly sworn deposes and says that when Samuel Church was called as a juror in the above entitled case at the trial thereof at the February term of this Court A. D. 1885: Affiant did not know and had no means of knowing that he had made the statements as shown by the affidavits of Maac Jollys and others herein filed. That so far as this affiant then knew said Church was wholly free from bias partiality or opinion and this affiant did not learn of the facts in regard to the partiality and opinion of said Church or that he had made the statements contained in the affidavits of said Maac Jollys and others until after the said trial and further affiant saith not.

Maac White

Sworn to before me by said Maac White and by him signed in my presence this 21st day of March A. D. 1885.

Notarial Seal

Frank U. Hamilton Notary Public.

(Endorsed) Filed Mar 21 1885. J. D. Burger Clerk Union County Ohio.
Exhibit "S"

The State of Ohio } In Union County Court of Common Pleas.
vs } Indictment for Murder in 2^d degree.
Maac White } Affidavit in support of Motion.
State of Ohio Union County, ss.

Jesse S. Cameron and Robert S. Woodburn being duly sworn depose and say that the affiants were the Attorneys and the only Attorneys of said Maac White in the trial of the above

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admitted case at the present term of this Court. And that as such Attorneys they caused a struck jury to be called and when the panel for said struck jury was exhausted caused a special venire to issue for Catusmen to call as jurors and among the Catusmen called was Samuel Church that when said Church was called in the box and sworn to answer questions as to his competency as a juror, The Affiants questioned him as to whether he had formed or expressed any opinion as to the merits of the case or the guilt or innocence of the defendant and said Church answered that he had not. Affiants say that they neither of them knew of any opinion or partiality on the part of said Church and did not know that he had formed or expressed any opinion in the case and did not know of the statements made by said juror as claimed in the affidavits of Isaac Jolliffe and others herein filed and did not know of any statement or opinion on the part of said juror in regard to the case and that they questioned him in order to learn the fact and believed his answers to be true and that he was impartial and competent as a juror and did not learn to the contrary until after the trial. That if they had known of said juror having formed or expressed any opinion in the case or that he was not impartial they would have challenged him and taken him off the jury. And further state not

Jesse S. Cameron Robert S. Woodburn.

Sworn to before me by said Jesse S. Cameron and Robert S. Woodburn and by them signed in my presence this 21st day of March 1885;

Notarial Seal

Frank H. Hamilton Notary Public.

(Endorsed) Filed Mar. 21. 1885. J. D. Bergum Clerk Union County, Ohio.

On the 27th day of April 1885 an entry was made by the Clerk on the Journal of said Court which reads as follows:

The State of Ohio } No 660
 vs. } Indictment for murder in second degree
 Isaac White }

Now comes the defendant Isaac White and presents to the Court his certain bill of exceptions numbered two herein which being found by the Court to be true is allowed signed, sealed and on motion is hereby made part of the record of this case

On the 26th day of April 1885 the defendant by his Attorneys filed his certain bill of exceptions "Number Two" with the Clerk which reads as follows:


No 660 The State of Ohio } In Union County Court of Common Pleas.
 vs. } Indictment for murder in the second degree
 Isaac White } Bill of exceptions No. 2.

Be it remembered that on this case being called for trial at the February term of this Court A.D. 1885 before the jury was called the Court deeming this a case of sufficient importance to require an official stenographer one C. S. Bogle was called as an official stenographer and duly sworn to faithfully and impartially perform the duties

of an official Stenographer and truthfully report the proceedings and testimony and the said C. S. Bogle as such Stenographer did take short hand notes of all the proceedings and evidence together with the rulings of the Court in the admission and exclusion of evidence and the exceptions of Counsel and which after the trial was by him transcribed into long hand by order of the Court and a full and complete transcript thereof filed with the Clerk of the Court and which transcript is hereto attached marked on each page thereof in red ink Exhibit "A" and which transcript is marked contains a true and correct statement of all the witnesses called and the testimony given by each (except the evidence of said C. S. Bogle) and a transcript also contains a true and correct statement of all the rulings of the Court on questions arising as to the admission ^{and} exclusion of evidence and the exceptions of Counsel as to such rulings and also a true and correct statement of the proceedings in empanelling the jury.

The said C. S. Bogle was called and examined as a witness and all the evidence given by him with a true and correct statement thereof is hereto attached marked Exhibit "B" and the defendant was permitted to read in evidence his own affidavit as to the testimony of William Green which affidavit is hereto attached marked Exhibit "C". No other evidence of any kind was offered by either party and no other witnesses called and the exhibits hereto attached marked "A" "B" "C" contain all the evidence offered at the trial and the Exhibit "A" shows all the questions asked and answers made to and by the witnesses and by whom called. This bill of exceptions with the said exhibits

shows and contains all the evidence produced on the trial and all the evidence offered and held out and all the rulings of the Court on the admission and exclusion of evidence and the exceptions of Counsel and a full and complete statement of all the proceedings in said case from the time the case was called until the evidence was all closed and the jury having found a verdict against the said defendant within three days from the date thereof the defendant filed his motion for a new trial which was overruled by the Court and to which ruling of the Court the defendant then and there excepted and prayed the Court to sign and seal this bill of exceptions which is done accordingly and is ordered by the Court to be made a part of the record of this case This 24th day of April A. D. 1885

John A. Price 
 Judge of Court of Common Pleas 3rd Sub. Division
 10th Judicial District of Ohio.

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No 37

Isaac White
vs.
The State of Ohio

Be it remembered that the April A.D. 1885 Term of the Circuit Court within and for the Third Judicial Circuit of the State of Ohio was begun and held on the twenty eighth day of April in the year of our Lord One Thousand and eight hundred and Eighty five at Ten o'clock A.M.

Present as Judges of said Court

Hon Thomas Bur
" John J. Moore
" Henry W. Searcy

Present as officers of said Court

Marion Hopkins Sheriff.
J. D. Burgess Clerk

Hon Thomas Bur one of the Judges of said Court presiding.
Heretofore to-wit; on the 25th day of April A.D. 1885 the following Petition in Error was filed with the Clerks of said Court to-wit:

The State of Ohio Union County, s's,

Isaac White Plaintiff in Error } To the Circuit Court
vs. } Petition in Error.
The State of Ohio Defendant in Error

The said Isaac White Plaintiff in Error complains of the State of Ohio Defendant in Error for that at the February of the Court of Common Pleas within and for Union County and State of Ohio A.D. 1885 the said State of Ohio recovered a judgement by the consideration of said Court against the said Isaac White in a certain action of indictment then pending in said Court wherein the said State of Ohio was Plaintiff and the said Isaac White was defendant - a transcript of the record of said judgement together with the docket and journal entries in which case and the original papers and bills of exceptions taken at the trial thereof hereto attached marked Exhibits Nos 1-2.

The said Isaac White says that there is error in the said judgement record and proceedings in this to-wit:

First: The said Court erred in overruling the motion of said Isaac White for a new trial.

Second: The said Court erred in ruling out evidence offered by the said Isaac White on the trial of said case.

Third: The said Court erred in admitting testimony in favor of the State of Ohio against the objection of the said Isaac White.

Fourth: The Court erred and abused its discretion in permitting the jury to separate from Saturday until Monday after the arguments for the said Isaac White were closed and against protest of the said Isaac White.

Fifth: The said Court erred in finding from the evidence that

said Samuel Church one of the jurors in said case was corrupt and in not setting aside the said verdict of the jury and granting a new trial on the ground that said Church was not impartial.

Sixth: The verdict in said case was against and contrary to the evidence and the Court erred in not setting the same aside for that reason. Seventh The judgment was for the State of Ohio when it should have been for the said Maas White according to the law of the land.

The said Maas White prays that said judgment may be reversed and that he may be restored to all things he has lost by reason thereof.

Caurour Woodburn
Atty for Plaintiff in Error.

The issuing and service of of summons upon the foregoing petition in error is hereby waived and the appearance of the said defendant is hereby entered

John M. Prodrick
Prosecuting Attorney on behalf of the State of Ohio

Afterwards to-wit: on the 6th day of May 1885 an entry was made on the Journal of said Circuit Court by the Clerk which reads as follows viz:

Maas White }
v.s. } Indictment for murder in the second degree.
The State of Ohio }

This day again came the plaintiff the said Maas White by his attorney Caurour Woodburn also came John M. Prodrick Pros. Atty assisted by D.W. Ayers on behalf of the State of Ohio and said cause having heretofore been taken under advisement by the Court upon consideration thereof the Court do find there is no error apparent on the record in said proceeding and judgment.

It is therefore considered by the Court that the judgment of the Court of Common Pleas be and the same hereby is affirmed. To which ruling of the Court in affirming said judgment the ^{att in error} ~~defendant~~ by his counsel accepts. (Approved Caurour Woodburn)

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Be it remembered that at a court of common pleas begun and held at the Court house in the town of Mansville, within and for the county of Union and State of Ohio on the 18th day of May A. D. 1885 his honor John A. Price Judge presiding, docketed on the 19th day of February A. D. 1885 an indictment was filed with the clerk of said court, which reads as follows; viz:

The State of Ohio Union County, S.

In the Court of Common Pleas, Union County, Ohio of the term of February in the year of our Lord one thousand eight hundred and eighty five. The jurors of the grand jury of the State of Ohio, within and for the body of the county of Union impaneled sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present that Harvey Wilson late of said County, on the twenty fourth day of January in the year of our Lord one thousand eight hundred and eighty five with force and arms, in said County of Union and State of Ohio, unlawfully did falsely make, forge, and counterfeit a certain check, which said false, forged and counterfeited check is of the purport and value following,

No. - *Richwood, O. January 24th 1885.*
Bank of Richwood Pay to Mrs Wilkins or bearer the sum of twenty five \$⁰⁰/₁₀₀ Dollars.

\$25; *J. J. Heimer*
with intent thereby to unlawfully defraud, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio,

John M. Brodrick, Prosecuting Attorney
Endorsed as follows, "A true Bill" *A. J. Blake Foreman of Grand Jury.*
Afterward on the 25th day of February A. D. 1885 an entry was made on the journal of said court which reads as follows.

No 678

The State of Ohio }
vs } Indictment for "Forgery,"
Harvey Wilson }

This day came the prosecuting attorney on behalf of the State of Ohio and the defendant being brought into court in custody of the Sheriff and upon being arraigned upon said indictment for plea thereto said he is not guilty and put himself upon the country and the prosecuting attorney calls the like and it appearing that said defendant is in indigent circumstances and unable to employ counsel, the court at his request appoints J. W. Ayers Esq as counsel to defend him, and upon application of the defendant the court fixed his recognizance herein in the sum of \$250.00 and thereupon came said defendant and entered into his recognizance with J. F. Westborough and M. W. Keill as his sureties conditioned for his appearance at this court on the 16th day of March at which time this cause is set for trial

Afterward on the 8th day of June 1885. The following entry was made on the journal of said court which reads as follows.

The State of Ohio }
vs } "Indictment for Forgery,"
Harvey Wilson }

This day came the prosecuting attorney on behalf of the State of Ohio and thereupon came the said defendant Harvey Wilson in custody of the Sheriff and his counsel also coming, thereupon came the following jury, To-wit: J. G. Smith, James O'Brien & W^m Jordan, Geo Harris, A. N. Amrine W^m Martine.

C. W. Ingman David Logan J. W. Southard Samuel Gamble J. H. Thompson and John Nicely who being duly impaneled and sworn to well and truly try and true deliverance make between the State of Ohio and the prisoner at the bar ~~defendant~~ Harvey Wilson, and the said jury having heard the testimony adduced by the parties the arguments of Counsel and the charge of the court, after deliberation thereon returned the following verdict to wit: We the jury in this case, find the defendant Harvey Wilson guilty in the manner and form as he stands charged in the indictment.

George Harris, Foreman

and therefore the defendant is ordered into the custody of the Sheriff to await sentence.

Afterward on the 9th day of June 1885 the following entry was made in the journal of said court as follows.

678

The State of Ohio }
vs } "Indictment for Forgery."
Harvey Wilson }

The defendant having heretofore been convicted of Forgery was this day brought into court in custody of the Sheriff and informed by the Court of the verdict of the jury and inquired of if he had anything to say why judgment should not be pronounced against him, and showing no good and sufficient cause why judgment should not be pronounced; It is therefore considered and adjudged that the said defendant Harvey Wilson be imprisoned in the Penitentiary of this State and kept at hard labor, but without any solitary confinement for the period of fifteen months, and that he pay the costs of this prosecution taxed at \$ for which execution is awarded.

Attest J. D. Burdner Clerk
By W. M. Winger Deputy

Be it Remembered that at a court of common pleas begun and held at the court house in the town of Mansville, within and for the county of Union and State of Ohio on the 18th day of October A. D. 1885. His Honor John A. Price Judge presiding, an indictment was filed with the Clerk of said court which reads as follows. viz;

The State of Ohio Union County ss.

In the Court of Common Pleas Union County Ohio of the term of October in the year of our Lord One thousand Eight hundred and Eighty five. The jurors of the Grand jury of the State of Ohio, within and for the body of the county of Union, impaneled and sworn and charged to inquire of crimes and offenses committed within the said county of Union in the name and by the authority of the State of Ohio on their oaths do find and present that Edward Gladder late of said County, on the fourth day of November in the year of our Lord one thousand Eight hundred and Eighty five. With force and arms, in said County of Union and State of Ohio, at about the hour of ten in the daytime of said day the dwelling house of George Beecher there situate did unlawfully, maliciously and forcibly break and enter, with intent, the personal property of great value the personal property of the said George Beecher in said dwelling house then and there being, then and there unlawfully to steal take and carry away and one Revolver of the value of ten dollars and certain money of the amount and value of forty two dollars and all of the value of Fifty two dollars and ten cents

Indictment

of the personal property found, the form of the dignity of the Endorse Afterward court which State of Edward Ohio, and to Being an said defend On the 13 State of Edward State of Ohio Sheriff, The Indictment sentence sufficient the said dep Labor (but Eighteen which Exec

Be it Remembered that at a court of common pleas begun and held at the court house in the town of Mansville, within and for the county of Union and State of Ohio on the 20th day of October A. D. 1885. His Honor John A. Price Judge presiding, an indictment was filed with the Clerk of said court which reads as follows. viz;

The State of Ohio Union County ss. In the Court of Common Pleas Union County Ohio of the term of October in the year of our Lord One thousand Eight hundred and Eighty five. The jurors of the Grand jury of the State of Ohio, within and for the body of the county of Union, impaneled and sworn and charged to inquire of crimes and offenses committed within the said county of Union in the name and by the authority of the State of Ohio on their oaths do find and present that Edward Gladder late of said County, on the fourth day of November in the year of our Lord one thousand Eight hundred and Eighty five. With force and arms, in said County of Union and State of Ohio, at about the hour of ten in the daytime of said day the dwelling house of George Beecher there situate did unlawfully, maliciously and forcibly break and enter, with intent, the personal property of great value the personal property of the said George Beecher in said dwelling house then and there being, then and there unlawfully to steal take and carry away and one Revolver of the value of ten dollars and certain money of the amount and value of forty two dollars and all of the value of Fifty two dollars and ten cents

No 692

No 692

of the personal property of the said George Beecher in said dwelling house then and there being found, then and there unlawfully did steal take and carry away contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio,

Indorsed a True Bill, John M. Brodick, Prosecuting Attorney
John H. Shaw, Foreman of Grand Jury.
Afterward on the 12th day of November 1885 an entry was made on the journal of said court which reads as follows;

No 692 State of Ohio }
vs } Indictment for housebreaking & Grand Larceny,
Edward Gladden }

This day came the prosecuting attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff and being arraigned upon said Indictment for plea thereto. Saith he is guilty, whereupon said defendant was remanded to jail to await sentence.

On the 13th day of November 1885 an entry was made on the journal of said court.

No 692 State of Ohio }
vs } Indictment for house breaking and Grand Larceny,
Edward Gladden }

This day came the prosecuting attorney on behalf of the State of Ohio and the defendant being brought into court in custody of the Sheriff, the said defendant having heretofore entered a plea of guilty to said Indictment, and upon being enquired of if he had anything to say why sentence should not be pronounced against him, and having no good and sufficient reason. It is therefore considered and adjudged by the court that the said defendant be imprisoned in the Ohio Penitentiary and kept at hard labor (but no part of the time in solitary confinement) for the period of Eighteen Months and pay the costs of prosecution herein taxed at \$ for which Execution is awarded.

Attest J. D. Burgess Clerk
By W. M. Winger, Deputy

Be it Remembered, that at a court of common pleas begun and held at the Court house in the town of Mansville within and for the County of Union and State of Ohio on the 18th day of October 1885, his honor John A. Price Judge presiding, on the 20th day of October 1885, an Indictment - was filed with the Clerk of said Court which reads as follows; viz;

Indictment - The State of Ohio Union County S.

In the Court of common pleas Union County, Ohio of the term of October in the year of our Lord one thousand Eight-hundred and Eighty five, The jurors of the Grand Jury of the State of Ohio within and for the body of the County of Union impaneled sworn Affirmed and Charged to inquire of crimes and offenses committed within said County of Union in the name and by the authority of the State of Ohio on their oaths and affirmations do find and present, that Richard Clifton late of said County, on the 26th day of June in the year of our Lord one thousand Eight-hundred and Eighty five with force and arms, in said County of Union and State of Ohio at about the hour of twelve in the daytime of said day the dwelling house of Benjamin Snodden there situate, did maliciously, unlawfully and forcibly break, Enter with intent,

the personal property of great value, the personal property of the said Benjamin A Snowden in said dwelling house, then and there being, then and there to steal, take & carry away, and a silver watch of the value of ten dollars of the personal property of Martha Snowden and certain money of the amount and value of twenty five cents of the personal property of Charlie B Snowden and all of the value of ten dollars and twenty five cents in said dwelling house, then and there being found, then and there unlawfully did steal, take and carry away contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

John M. Brodwick, Prosecuting Attorney,
Endorsed, "A True Bill" William Bartwell, Foreman of Grand Jury,

Afterward, on the 28th day of October 1885 an entry was made on the Journal of said Court which reads as follows, viz:

No 688

The State of Ohio }
vs } Indictment for breaking into Dwelling house in daytime and
Richard Clifton } Petit-Larceny.

This day came the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto said he is "guilty." and thereupon it was considered ordered and adjudged by the Court that the said defendant pay a fine of \$500, and be imprisoned in the jail of said county for 30 days and pay the costs of this prosecution, for all of which execution is awarded.

Attest J. L. Burdner Clerk
By W. M. Winget - Deputy.

Be it remembered, that at a court of Common Pleas begun and held at the Court house in the town of Mansfield within and for the County of Union and State of Ohio, on the 24th day of May A. D. 1886. His Honor John A. Price, Judge presiding, an Indictment was filed with the Clerk of said Court which reads as follows, to-wit:

Indictment

The State of Ohio }
Union County, St } Indictment. In the Court of Common Pleas of
Union County, Ohio, for the term of May A. D. 1886.

The jurors of the Grand Jury of the State of Ohio, within and for the County of Union impaneled, sworn and charged to inquire of crimes and offenses committed within said County of Union in the name and by the authority of the State of Ohio do find and present, that Michael Hannegan late of said County, on the Fifteenth day of March in the year of one thousand eight hundred and eighty five with force and arms, in said County of Union and State of Ohio, did unlawfully sell intoxicating liquors to and to the said Michael Hannegan not being then and there a regular Druggist; on the Fifteenth day of March in the year one thousand eight hundred and eighty five in the County of Union aforesaid, the said day being the first day of the week, commonly called Sunday, certain intoxicating liquors, to-wit: Whiskey unlawfully and knowingly did sell to Samuel A. Stratton. The said sale of said intoxicating liquors not being then and there on the written prescription of a regular practicing physician

"Indictment"

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for medicinal purposes only, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

John M. Brodrick
Prosecuting Attorney Union County Ohio.

Indorsed "A. True Bill." and signed, Luther Turner, Foreman of Grand Jury, afterward on the 7th day of June 1886. The following entries were made on the Journal of said Court, viz:

No 720
Entry 1st

The State of Ohio
vs
Michael Hannegan } Indictment for Selling Liquor on Sunday,

This day came the prosecuting attorney on behalf of the State, and the defendant coming into court in answer to his recognizance herein and waiving arraignment on said indictment, for plea thereto saith he is guilty and puts himself upon the country and the prosecuting attorney doth the like.

2nd Entry

The State of Ohio
vs
Michael Hannegan } Indictment for Selling intoxicating Liquor on Sunday,

The defendant having heretofore entered a plea of guilty was inquired of by the Court if he had anything to say why judgment should not be pronounced against him, and showing no good and sufficient reasons why judgment should not be pronounced, It is therefore considered ordered and adjudged by the Court that the said Michael Hannegan be imprisoned in the jail of said County for the period of one day and that he pay a fine of \$25.00 and costs of this prosecution, taxed at \$ for which execution is awarded or to stand committed to said jail until said fine and costs are paid.

Wm. J. D. Burgner, Clerk
By W. M. Wingel Deputy.

Be it remembered that at a court of common pleas begun and held at the court house in the town of Marysville within and for the county of Union and State of Ohio on the 24th day of May A.D. 1886. His honor John A. Rice Judge presiding, an indictment was filed with the clerk of said Court which reads as follows,

"Indictment"

State of Ohio Union County, The Court of Common Pleas.

May Term in the year eighteen hundred and eighty six Union County ss. The Grand Jurors of the County of Union in the name and by the authority of the State of Ohio, on their oaths do find and present that Leister Erwin about the hour of eleven o'clock in the night season of the thirtieth day of April in the year one thousand eight hundred and eighty six in the County of Union aforesaid, into a certain School house of the Board of Education of the Village of Magnetic Springs Union County Ohio there situate and being, willfully, maliciously, forcibly and burglariously did break and enter, with intent thereby then and there the personal goods, chattels, property and monies of Ray Newhouse Benjamin Fleatter Richard Mayfield, Etta More, Georgiana Steak and Harry Dine in the said School house then and there being feloniously, to steal take and carry

away and five books of the value of three dollars of the personal property of the said Mary Newhouse, four books of the value of two dollars of the personal property of Nibbey Mayfield, three books of the value of four dollars of the personal property of Etta Moore, five books of the value of three dollars of the personal property of Georgiana Staats, and two books of the value of one dollar of the personal property of Harry Linn and all of the value of fifteen dollars, in said school house then and there being found, then and there did unlawfully steal, take and carry away, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

John M. Brodrick
Prosecuting Attorney, Union County Ohio

Indorsed, "A true Bill," Luther Turner, Foreman of the Grand Jury,

Afterward on the 2^d day June 1886 entries were made on the journal of said Court which read as follows: viz;

No 723
Entry no 1

The State of Ohio }
vs } Indictment for Burglary and Petit Larceny,
Linton Erwin }

This day came the Prosecuting Attorney, on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned on said indictment for plea thereto saith he is guilty and puts himself upon the country and the Prosecuting Attorney doth the like.

No 723
Entry no 2

The State of Ohio }
vs } Indictment for Burglary and Petit Larceny,
Linton Erwin }

The defendant having heretofore plead guilty to the indictment was this day brought into Court in custody of the Sheriff and inquired of by the Court if he had anything to say why judgment should not be pronounced against him and showing no good and sufficient reason why judgment should not be pronounced, it is therefore considered, ordered and adjudged by the Court that the said defendant Linton Erwin be imprisoned in the penitentiary of the State and kept at hard labor for the period of one year (no part of said period to be in solitary confinement) and that he pay the costs of this prosecution, taxed at \$ for which execution is awarded.

Attest J. L. Burger, Clerk,
By W. M. Winger, Deputy.

Be it remembered, that at a Court of Common Pleas begun and held at the Court house in the town of Marysville, within and for the County of Union and State of Ohio on the 24th day of May A.D. 1886, his Honor John A. Price, Judge, presiding, ^{heretofore, to-wit from the 11th day of Nov 1885} an indictment was filed with the Clerk of said Court which reads as follows, to-wit:-
The State of Ohio Union County, ss.

In the Court of Common Pleas, Union County Ohio, of the term of October in the year of our Lord one thousand eight hundred and eighty five, the Jurors of the Grand Jury of the State of Ohio, within and for the County of

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Union impaneled sworn and charged to inquire of crimes and offenses committed within said county of Union in the name and by the authority of the State of Ohio on their oaths do find and present, that Lizzie South late of said County, on the Fourth day of November in the year of our Lord one thousand eight hundred and eighty five with force and arms, in said County of Union and State of Ohio, unlawfully and Wilfully did steal, take and carry away two shawls of the value of Fourteen dollars the personal property of Benjamin F. Carman contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

John M. Brodwick
Prosecuting Attorney.

Indorsed, "A True Bill." John H. Shearer Foreman of Grand Jury.
Afterward, on the 13th day of November 1885 an entry was made on the journal of said Court which reads as follows, viz:

No 693
Entry

The State of Ohio }
vs } Indictment for petit Larceny.
Lizzie South }

This day came the prosecuting attorney on behalf of the State of Ohio, and the defendant appearing in answer to her recognizance, and it appearing that there is not sufficient time at the present term thereof to try said cause It is therefore considered, ordered and adjudged by the court that said defendant enter into a recognizance in the sum of One Hundred dollars with sufficient sureties for her appearance to answer to said indictment at the next term of this Court; Thereupon came the said defendant with Samuel South and entered into recognizance as above set forth.

On the 10th day of June 1886, entries were made on the journal of said Court which read as follows, viz

No 693
Entry 1

The State of Ohio }
vs } Indictment for petit Larceny.
Lizzie South }

This day came the prosecuting Attorney on behalf of the State of Ohio, and the defendant coming into court in answer to her recognizance herein and arraigned on said indictment for plea thereto said she is not guilty and puts herself upon the country and the prosecuting attorney doth the like.

No 693
Entry No 2

The State of Ohio }
vs } Indictment for petit Larceny.
Lizzie South }

Now come the prosecuting attorney on behalf of the State of Ohio and the defendant with her counsel; also, came the following named persons as jurors, to-wit; Nelson Keller, W. P. Anderson, Samuel Sherwood J. W. Cahill, J. E. McCormick, A. F. Perry, Peter Macken, William Ports, E. H. Fox, Joseph Beard, James McElroy and John L. Spain, who were duly impaneled and sworn according to law, and the said jury having heard the testimony, adduced by the parties the arguments of Counsel and the charge of the Court retired to their room in charge of the Sheriff for deliberation, and afterward came the jury in charge of the Sheriff

and returned the following verdict in writing signed by their foreman, to-wit:
We the jury in this case find the defendant Lizzie South not Guilty in manner
and form as she stands charged in the indictment-

W. P. Anderson, Foreman.

And there being no farther charge against said defendant she is hereby
discharged,

J. L. Burgeer, Clerk
By W. M. Wingel - Deputy.

Be it Remembered, That at a court of Common Pleas begun and held at the
Court house in the town of Marysville within and for the county of Union
and State of Ohio, on the 24th day of May 1886, his Honor John A. Rice Judge presiding,
Heretofore to-wit on the 20th day of October 1885, an indictment was filed with the
Clerk of said court which reads as follows, to-wit:-

Indictment The State of Ohio Union County ss.

In the Court of Common Pleas, Union County Ohio of the Term of October in the year of our
Lord one thousand eight-hundred and eighty five-

The jurors of the Grand Jury of the State of Ohio within and for the body of the county of
Union impaneled, sworn affirmed and charged to inquire of crimes and offenses
committed within the said county of Union, in the name and by the authority of the State of
Ohio, do find and present that William Severe late of said county, on the 23rd day of May in
the year of our Lord one thousand eight-hundred and eighty five with force and arms, in said
county of Union, and State of Ohio, unlawfully did make an assault in a menacing
manner upon one John B. Shisler and him the said John B. Shisler did then
and there unlawfully strike and wound, contrary to the form of the Statute
in such case made and provided, and against the peace and dignity of the State
of Ohio.

John M. Brodrick, Prosecuting Attorney
Union County Ohio

Indorsed. "Acme Bill" W. M. Cartmell, Foreman of Grand Jury-

Afterward on the 21st day of May 1886, a Capias was issued by the Clerk of said court
which reads as follows:

Capias

The State of Ohio Union County ss.

To the Sheriff of said County, Greeting;

We command you to take William Severe and him safely keep, so that you
have have his body before the judge of the Court of Common Pleas at the Court house
in Marysville in said county of Union to answer to an indictment for
assault and Battery and hereof fail not, and have you there and there this writ:

Witness my hand and seal as Clerk of said court, at Marysville
Ohio this 21st day of May A.D. 1886.

Seal

J. L. Burgeer, Clerk.

Sheriff's Ret

The State of Ohio Union County ss.

I have arrested the within named William
Severe and now have him confined in the county jail.

Service 30 Mileage 2480 Total \$2510 M. Hopkins Sheriff.

On the 10th day of June 1886 an Entry was made on the journal of said court which
reads as follows.

No 689

Entry

The State of Ohio

vs

William Severe

Indictment for Assault & Battery-

This day
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No 689
Entry 2

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This day came the prosecuting attorney, on behalf of the State of Ohio, and the defendant coming into court in answer to his recognizance herein and arraigned on said indictment for plea thereto saith he is guilty, and puts himself upon the country and the prosecuting attorney doth the like.

No 689
Entry 2

The State of Ohio }
vs }
William Severe }

Indictment for assault & Battery

The defendant having theretofore pleaded guilty to the indictment was this day brought into court in custody of the Sheriff and inquired of by the court if he had anything to say why judgment should not be pronounced against him and showing no good and sufficient reason why judgment should not be pronounced it is therefore considered ordered and adjudged by the court that the said defendant William Severe be imprisoned in the jail of said county for the period of three days and that he pay a fine of \$25⁰⁰ and the costs of this prosecution, taxed at \$ for which execution is awarded, or to stand committed to said jail until said fine and costs are paid.

Attest J. L. Burgher Clerk
By W. M. Winget, Deputy.

Be it Remembered that at a court of common pleas begun and held at the court house in the town of Marysville, within and for the county of Union and State of Ohio, on the 24th day of May A.D. 1886. His honor John A. Rice, Judge presiding, an indictment was filed with the clerk of said court which reads as follows, viz;

Indictment

The State of Ohio Union County, ss.
In the court of common pleas of Union County, Ohio for the Term of May A.D. 1886
The jurors of the Grand Jury of the State of Ohio within and for the body of the county of Union impaneled sworn and charged to inquire of crimes and offenses committed within said county of Union, in the name and by the authority of the State of Ohio do find and present that Learkin J. Borquet late of said county on the second day August in the year of our Lord one thousand eight hundred and eighty five with force and arms in said county of Union and State of Ohio, did unlawfully sell intoxicating liquors to one Frank Livingston the said Learkin J. Borquet not being then and there a regular druggist - on the second day of August in the year one thousand eight hundred and eighty five in the county of Union aforesaid, the said day being the first day of the week commonly called Sunday, certain intoxicating liquors to-wit Beer, unlawfully and knowingly did sell to one Frank Livingston. The sale of said intoxicating liquors not being then and there on the written prescription of a regular practicing Physician for medicinal purposes only, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

John M. Brodrick Prosecuting Attorney
Union County Ohio

Indorsed, "A True Bill" Luther Turner Foreman of Grand Jury.

Afterward, on the 7th day of June 1886 entries were made on the journal of said court - which read as follows, viz;

No 721
Entry 1

The State of Ohio }
U.S. }
Leakin & Bonquet }

Indictment for selling intoxicating liquor on Sunday.

This day came the prosecuting attorney on behalf of the State of Ohio and the defendant coming into court in answer to his recognizance herein waived arraignment on said indictment for plea thereto with his guilty and puts himself upon the country and the prosecuting attorney doth the like.

No 721
Entry 2

The State of Ohio }
U.S. }
Leakin & Bonquet }

Indictment for selling intoxicating liquor on Sunday.

The defendant having heretofore entered a plea of ~~Guilty~~ was inquired of by the court if he had anything to say why judgment should not be pronounced against him and showing no good and sufficient reason why judgment should not be pronounced against him it is therefore considered ordered and adjudged by the court that the defendant be imprisoned in the jail of said county for the period of one day and that he pay a fine of \$25.00 and the costs of this prosecution taxed at \$ for which execution is awarded and to stand committed to said jail until said fine and costs are paid.

Attest J. L. Burgher Clerk
By W. M. Winger Deputy

Be it Remembered that at a court of common pleas begun and held at the Court house in the town of Marysville within and for the county of Union and State of Ohio on the 24th day of May A.D. 1886 his honor John A. Price Judge presiding an indictment was filed with the Clerk of said Court which reads as follows viz:

Indictment

The State of Ohio Union County ss.

In the Court of Common Pleas Union County Ohio of the term of May in the year of our Lord one thousand eight hundred and eighty six. The jurors of the Grand Jury of the State of Ohio within and for the body of the county of Union impaneled sworn and charged to inquire of crimes and offenses committed within the said county of Union in the name and by the authority of the State of Ohio, on their oaths do find and present that Jesse Mayo late of said county on the fifth day of May in the year of our Lord one thousand eight hundred and eighty six with force and arms in said county of Union and State of Ohio in and upon one J. T. Hatch then and there being unlawfully and forcibly did make an assault and then and there certain money of the amount and value of twenty eight dollars the personal property of the said J. T. Hatch from the person and against the will of the said J. T. Hatch unlawfully and forcibly did steal take and carry away with intent then and there the personal property aforesaid unlawfully to steal contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

John M. Brodrick Prosecuting Attorney
Endorsed "A True Bill" Luther Turner Foreman of Grand Jury

No 724
Entry 1

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Afterward on the 10th day of June AD 1886 Entries were made on the Journal of Said Court which read as follows.

No 724
Entry 1

The State of Ohio }
vs }
Jesse Mayo } Indictment for Robbery.

This day came the prosecuting attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is not guilty and puts himself upon the country and the prosecuting attorney doth the like, and it appearing to the court that said defendant is in indigent circumstances and unable to employ counsel, the court at his request appoints D. W. Ayers Esq as Counsel to defend him.

Entry 2

The State of Ohio }
vs }
Jesse Mayo } Indictment for Robbery.

Now come the Prosecuting Attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff, his Counsel also coming, also came the following named persons as jurors to-wit: Nelson Koller, W. P. Anderson Samuel Sherwood, J. W. Cahill J. E. McCormick, A. T. Perry Peter Mackan James McElroy and John D. Spain who being duly impaneled and sworn according to law, thereupon the further trial of said case was adjourned until 8-30 A. M.

On the 11th day of June 1886 an Entry was made on the Journal of said Court which reads as follows viz:

No 724
Entry

The State of Ohio }
vs }
Jesse Mayo } Indictment for Robbery.

This day again came the prosecuting Attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff, his Counsel coming, also came the Jurors heretofore impaneled and sworn and the said Jury having heard the testimony adduced by the parties, the argument of Counsel and the charge of the court retired to their room in charge of the Sheriff for deliberation, and afterward came the Jury conducted into Court by the Sheriff and returned the following verdict in writing signed by their foreman. To-wit: We the jury in this case find the defendant Jesse Mayo guilty as he stands charged in the indictment.

W. P. Anderson, Foreman.

And thereupon said defendant is ordered into the custody of the Sheriff to await sentence.

The State of Ohio }
vs }
Jesse Mayo } Indictment for Robbery.

The defendant having heretofore been convicted was this day brought into Court in custody of the Sheriff and informed by the court of the verdict of the jury and inquired of if he had anything to say why Judgment should not be pronounced against him and showing no good and sufficient reason it is therefore considered ordered and adjudged by the court that the said defendant Jesse Mayo be imprisoned in the Penitentiary of this State and

kept at hard labor for the period of four years no part of said period to be in solitary confinement, and that he pay the costs of this prosecution taxed at \$ for which execution is awarded.

Attest J. D. Buegner Clerk
By W. M. Weigel - Deputy.

Be it Remembered that at a court of common pleas begun and held at the court house in the town of Marysville, within and for the County of Union and State of Ohio, on the 24th day of May A.D. 1886, his honor John A. Price Judge presiding, an indictment was filed with the clerk of said court which reads as follows, viz;

Indictment

The State of Ohio Union County, ss.

In the Court of Common Pleas Union County, Ohio of the term of May in the year of our Lord, one thousand eight hundred and eighty six, The Jurors of the Grand Jury of the State of Ohio, within and for the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present that Richard Clifton, late of said County, on the fifth day of May in the year of our Lord one thousand eight hundred and eighty six with force and arms in said County of Union and State of Ohio, in and upon one J. T. Hatch then and there being, unlawfully and forcibly did make an assault, and then and there certain money of the amount and value of Twenty Eight dollars, the personal property of the said J. T. Hatch from the person and against the will of the said J. T. Hatch, unlawfully and forcibly, did steal take and carry away with intent then and there the personal property aforesaid unlawfully to steal contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

John M. Brodrick Prosecuting Attorney
Luther Turner, Foreman of Grand Jury.

Indorsed, 'A True Bill.' On the 2^d day of June A.D. 1886 an entry was made on the Journal of said court which reads as follows, viz;

No 725
Entry

The State of Ohio }
vs } Indictment for Robbery
Richard Clifton }

This day came the prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned on said indictment for plea thereto saith he is not guilty and puts himself upon the country and the prosecuting attorney doth the like, and said defendant being in indigent circumstances and unable to procure counsel the court at his request, appointed J. M. Kennedy Esq as counsel to defend him.

Afterward on the 8th day of June 1886 an entry was made on the Journal of said court which reads as follows, viz;

No 725
Entry

The State of Ohio }
vs } Indictment for Robbery.
Richard Clifton }

The defendant having heretofore plead not guilty,

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to the indictment was this day brought into court in custody of the Sheriff and his counsel also coming, thereupon said defendant retracts his plea aforesaid and enters a plea of guilty, which plea is accepted by the prosecuting attorney, and said defendant was inquired of if he had anything to say why judgment should not be pronounced against him and showing no good and sufficient reason why judgment should not be pronounced, it is therefore considered ordered and adjudged by the court that the said defendant Richard Clifton be imprisoned in the penitentiary of this State and kept at hard labor for the period of two years, no part of said period to be in solitary confinement, and that he pay the cost of this prosecution, taxed at \$ _____ for which execution is awarded,
 Attest J. D. Burquee Clerk
 By W. M. Weigel Deputy.

Be it remembered that at a court of common pleas begun and held at the Court-house in the town of Marysville within and for the county of Union and State of Ohio on the 22nd day of February A.D. 1886 his honor John A. Price Judge presiding on the 24th day of February 1886 an indictment was filed with the clerk of said court which reads as follows, viz:

Indictment

The State of Ohio Union County S.S.
 In the court of common pleas of Union County, Ohio of the term of February in the year of our Lord one thousand eight hundred and eighty-six
 The Grand Jury of the State of Ohio within and for the body of the County of Union, impaneled and sworn and charged to inquire of crimes and offenses committed within said county of Union in the name and by the authority of the State of Ohio on their oaths, do find and present, that Samuel Benton late of said county of Union and state of Ohio, did unlawfully and maliciously set fire to and burn a certain barn the property of Herman S. Herd, and of the value of one hundred and fifty dollars, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Indorsed, "A True Bill" Geo B. Hamilton Foreman of Grand Jury.
 On the 24th day of February 1886 a Capias was issued by the clerk of said court which reads as follows, viz:

Capias

The State of Ohio Union County S.S.
 To the Sheriff of said County greeting:
 We command you to take Samuel Benton and him safely keep, so that you have his body before the Judge of the court of common pleas at the Court-house in Marysville in said county of Union to answer to an indictment for Arson and hereof fail not, and have you then and there this writ: Witness my hand and the seal of said court - at Marysville Ohio this 24th day of February A.D. 1886.

Seal

J. D. Burquee Clerk

Shiff Return

The State of Ohio Union County S.S.
 I have arrested the within named Samuel Benton and now have him before the Court - this 25th day of Feb 1886. Service 30 Mileage 160 Conveyance 300 assistance 100 Total \$6:90-
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On the 8th day of March AD 1886 an Entry was made on the journal of said Court which reads as follows.

No 717
Entry

The State of Ohio }
vs } Indictment for Arson.
Samuel Benton }

This day came the prosecuting attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned on said indictment for plea thereto saith he is not guilty, and puts himself upon the country and the prosecuting attorney doth the like.

On the 15th day of March 1886 the following entry was made on the journal of said Court;

Entry

The State of Ohio }
vs } Indictment for Arson
Samuel Benton }

This day W. J. Hoops was appointed to assist the prosecuting attorney in this case.

Afterward on the 24th day of March 1886 an entry was made on the journal of this Court which reads as follows, viz:

No 717
Entry

The State of Ohio }
vs } Indictment for Arson.
Samuel Benton }

This day came the prosecuting attorney on behalf of the State of Ohio, and the defendant appearing in Court in answer to his recognizance herein and his Counsel also coming, also came the following named persons as Jurors, to-wit: A. S. Turner John Baughman G. P. Mitchell George Long M. P. Lury, Preston Jolly Madison Baughman John Gibson James Wright J. E. Davis John Harrington and Marion Johnson who were duly sworn according to law and the said Jury having heard the testimony adduced by the parties, the arguments of Counsel and the charge of the court, retired to their room in charge of the Sheriff for deliberation. And afterward came the Jury conducted into Court by the Sheriff and returned the following verdict in writing signed by their foreman to-wit:

We the Jury in this case, find the defendant Samuel Benton Not Guilty, in Manner and form as he stands charged in the indictment.
M. P. Lury, Foreman -

Attest J. L. Burquez Clerk
By W. M. Whigel - Deputy

Indictment

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Be it Remembered, that at a court of common pleas begun and held at the Court House in the Town of Mansville within and for the county of Union and State of Ohio on the 19th day of October A.D. 1885, his honor John A. Price, Judge, residing, an indictment was filed with the Clerk of said court which reads as follows, to-wit:

Indictment

The State of Ohio Union County ss.

In the court of common pleas Union County Ohio of the term of October in the year of our Lord one thousand eight hundred and eighty five.

The jurors of the grand jury of the State of Ohio within and for the body of the county of Union, impaneled sworn, affirmed and charged to inquire of crimes and offenses committed within the said county of Union in the name and by the authority of the State of Ohio, on their oaths and affirmations do find and present, that Robert Bernhardt late of said County, on the 6th day of September in the year of our Lord one thousand eight hundred and eighty five with force and arms, in said County of Union and State of Ohio, at about the hour of ten in the daytime of said day the dwelling house of Christopher Case, there situate, did unlawfully, maliciously and forcibly break and enter, with intent, the personal property of great value, the personal property of the said Christopher Case, in said dwelling house, then and there being then and there unlawfully, to steal, take, and carry away, and certain money of the amount and value of seven dollars and one pocket knife of one dollar and fifty cents of the personal property of said Christopher Case, one pair of gold Spectacles of the value of eight dollars and one gold ring of the value of two dollars of the personal property of Margaret Case; and two watch chains of the value of fifty cents and one handkerchief of the value of twenty five cents of the personal property of Peter Case, and all of the value of seventeen dollars and twenty five cents in said dwelling house then and there being found, then and there unlawfully did steal take and carry away contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

John M. Brodrick, Prosecuting Attorney Union Co. O.

Indorsed, "A True Bill"

W. M. Bartmell foreman of Grand jury.

Afterward, on the 28th day of October 1885, an entry was made on the Journal of said Court which reads as follows: viz:

no 691

The State of Ohio }
vs }
Robert Bernhardt }

Indictment for breaking into a dwelling house in daytime and Petit-larceny.

Entry

This day came the prosecuting attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is not guilty and puts himself upon the country and the prosecuting attorney doth the like.

On the 12th day of November A.D. 1885 an entry was made on the Journal of said Court which reads as follows:

691

Entry

The State of Ohio }
vs }
Robert Bernhardt }

Indictment for breaking into dwelling house in daytime and Petit-larceny.

This day came the prosecuting attorney on behalf of the State of Ohio, and the defendant being brought into court in custody

of the Sheriff, his Counsel also coming; also came the following named persons as jurors, to-wit: Jacob Hentchison, Joseph Hentchison, John R. Taylor, John L. Price, A. K. Minthorn, R. W. Evans, S. B. Whitel, R. Mayfield, Oliver Shaw, J. D. Herd and John Moore and Moses Thompson, who were duly impaneled and sworn according to law and the said Jury having heard the testimony adduced by the parties, the arguments of Counsel and the charge of the Court, retired to their room in charge of the Sheriff for deliberation, and afterward came the jury, conducted into Court by the Sheriff and returned the following verdict in writing signed by their foreman, to-wit: We the jury in this case find the defendant Robert Bernhardt guilty in manner and form as he stands charged in the indictment and we assess the value of the property stolen at \$17.25.

J. D. Herd, Foreman.

And thereupon said defendant is ordered into the custody of the Sheriff to await sentence.

On the 13th day of Nov. A.D. 1886 the following entry was made on the journal of said Court, to-wit =

691 State of Ohio } Indictment for breaking into dwelling house in day time & petit larceny.
 Robert Bernhardt }

This day came the Proc. Atty on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff and upon being inquired of if he had anything to say why sentence should not be pronounced upon him and having nothing to say, it is therefore considered ordered and adjudged by the Court that said defendant be imprisoned in the jail of said County for 90 days pay a fine of Ten dollars and the cost of prosecution for which execution is awarded,

Attest, J. D. Brugner, Clerk of Courts.

Indictment

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Be it remembered, That at a court of Common Pleas begun and held at the Court-house in the town of Mansfield within and for the county of Union and State of Ohio on the 16th day of April A.D. 1883 his honor John A. Price Judge presiding an indictment was filed with the Clerk of said Court which reads as follows, viz:

Indictment

The State of Ohio Union County, ss.

In the Court of Common Pleas Union County Ohio, of the term of April in the Year of our Lord one thousand eight hundred and eighty three The jurors of the Grand Jury of the State of Ohio within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio on their oaths, do find and present: That Larkin J. Tonguet late of said County on the 10th day of February in the year of our Lord one thousand eight hundred three with force and arms, in said County of Union and State of Ohio, did unlawfully sell intoxicating liquor to one Isaiah Clark the said Isaiah Clark being then and there a person intoxicated and the said Larkin J. Tonguet then and there being well knowing that the said Isaiah Clark was intoxicated, Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

John M. Brodrick, Prosecuting Attorney, Union Co. Ohio

Indorsed. A True Bill-

Stephen Long, Foreman of Grand Jury,

On the 24th day of April 1886 an entry was made on the journal of said Court which reads as follows, viz:

1886-5 Entry

The State of Ohio

vs

Larkin J. Tonguet

} Indictment for selling intoxicating liquor to a person intoxicated.

Now comes the prosecuting attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff and arraigned on said indictment for plea thereto saith he is not guilty and puts himself upon the country, and the prosecuting attorney doth believe.

Afterward, on the 7th day of May 1883 an entry was made on the journal of said Court which reads as follows:

1883-5 Entry

The State of Ohio

vs

Larkin J. Tonguet

} Indictment for selling intoxicating liquor to a person intoxicated

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff; Thereupon the defendant retracts his plea of "not-guilty" heretofore Entered, and for plea to said Indictment saith he is guilty, as charged in said indictment which plea is accepted by the prosecuting Attorney; And the said defendant-Larkin J. Tonguet having nothing to say why Sentence should not be pronounced upon him, It is therefore considered ordered and adjudged by the Court that the said defendant pay a fine of Fifty dollars and the costs of this prosecution and in default thereof that he be committed to the jail of said Union County Ohio until said fine and costs are paid.

Attest J. D. Burquer, Clerk
By W. M. Wengel, Deputy.

Be it remembered that at a court of common pleas begun and held at the Court House in the town of Marysville, within and for the County of Union and State of Ohio on the 16th day of April A.D. 1883, his honor John A. Rice Judge presiding. On the 20th day of April 1883, an indictment was filed with the clerk of said court. Which reads as follows, viz:

Indictment-

The State of Ohio, Union County, ss.

In Court of Common Pleas, Union County Ohio, of the Term of April in the year of our Lord one thousand eight hundred & eighty three. The Jurors of the grand jury of the State of Ohio, within and for the body of the county of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio, on their oaths, do find and present that William Slavin late of said County, on the sixteenth day of April in the year of our Lord one thousand eight hundred and eighty three with force and arms, in said County of Union and State of Ohio unlawfully did make an assault, in a menacing manner, upon one Layton R. Blake, and him the said Layton R. Blake, did then and there unlawfully strike and wound contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

John M. Brodrick Prosecuting Attorney Union Co & Co
Indorsed, "A True bill." Stephen Long, Foreman of grand jury.

Afterward, on the 3^d day of May 1883, an entry was made on the journal of said Court, which reads as follows, viz:

650
Entry

The State of Ohio

v.s

William Slavin

Indictment for assault and battery.

This day came the prosecuting attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff and arraigned upon said indictment, for plea thereto said he is "guilty," and the defendant not desiring to say anything why sentence should not be pronounced against him on said plea, and the court being fully advised in the premises, it is therefore considered ordered and adjudged by the Court that the said William Slavin pay a fine of ten dollars and the costs of this prosecution, and that he be committed to the jail of Union County Ohio until said fine and costs are paid.

Attest, J. P. Burquer Clerk

By W. M. Wingel - Deputy.

Indictment-

Be it remembered that at a court of common pleas begun and held at the Court House in the town of Marysville, within and for the County of Union and State of Ohio on the 16th day of April A.D. 1883, his honor John A. Rice Judge presiding. On the 20th day of April 1883, an indictment was filed with the clerk of said court. Which reads as follows, viz:

term of April in the year of our Lord one thousand eight hundred & eighty three. The Jurors of the grand jury of the State of Ohio, within and for the body of the county of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio, on their oaths, do find and present that William Slavin late of said County, on the sixteenth day of April in the year of our Lord one thousand eight hundred and eighty three with force and arms, in said County of Union and State of Ohio unlawfully did make an assault, in a menacing manner, upon one Layton R. Blake, and him the said Layton R. Blake, did then and there unlawfully strike and wound contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Indorsed

On the 3^d day of May 1883, an entry was made on the journal of said Court, which reads as follows, viz:

No 638
Entry

The State of Ohio
v.s
William Slavin

638
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The State of Ohio
v.s
William Slavin

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Be it Remembered, that at a court of Common pleas, begun and held at the Court house
in the town of Marysville within and for the county of Union and State of Ohio his Honor
John A. Rice Judge presiding on the 16th day of April A.D. 1883 Afterward on the 25th day of April
1883. An indictment was filed with the Clerk of Said Court which reads as follows, viz;

The State of Ohio, Union County ss.

In the Court of Common pleas Union County Ohio of the
term of April in the year of our Lord one thousand eight hundred and eighty three.
The jurors of the Grand Jury of the State of Ohio within and for the body of the county of
Union, impaneled, sworn and charged to inquire of crimes and offenses committed
within the said County of Union, in the name and by the authority of the State of Ohio
on their oaths do find and present that William J. Adams, late of said County on the
25th day of March in the year of our Lord one thousand eight hundred and eighty three
with force and arms, in said County of Union and State of Ohio, at about the hour of
Two in the daytime of said day the dwelling house of John E. Harriman, there situate
did unlawfully, maliciously and forcibly break and enter with intent the personal
property of great value, the personal property of the said John E. Harriman, in said
dwelling house then and there being, then and there unlawfully to steal, take and
carry away and certain money of the amount and value of two dollars and fifty cents
of the personal property of Mary B. Harriman and one revolver of the value of
three dollars of the personal property of the said John E. Harriman and all of
the value of five dollars and fifty cents in said dwelling house then and there
being found, then and there unlawfully did steal take and carry away con-
trary to the Statute in such case made and provided and against the peace
and dignity of the State of Ohio.

John M. Brodrick Prosecuting Attorney Union Co, O.

Indorsed, "A True Bill" Stephen Long, Foreman of Grand Jury.

On the 3^d day of May 1883. Entries were made on the journal of said court which reads
as follows viz;

The State of Ohio }
 US } Indictment for house breaking and Petit Larceny.
William J. Adams }

This day came the prosecuting attorney on behalf of the State
of Ohio and the defendant being brought into court in custody of the Sheriff
and arraigned upon said indictment for plea thereto saith he is not guilty and
puts himself upon the country and the prosecuting attorney doth the like

The State of Ohio }
 US } Indictment for house-breaking and Petit larceny.
William J. Adams }

This day came the prosecuting attorney on behalf of the
State of Ohio and the defendant also came and retracted his plea heretofore
made, and entered his plea of guilty as charged in said indictment. Which
plea was accepted by the prosecuting attorney. It is therefore considered
ordered and adjudged by the court that the said defendant William J.
Adams pay a fine of five dollars and the cost of this prosecution and be
imprisoned in the jail of Union County for thirty days, and that he stand
committed until said fine and costs are paid.

Attest, J. L. Burquee, Clerk
By, W. M. Winger - Deputy

Be it Remembered, That at a court of Common pleas begun and held at the court-house in the town of Marysville, within and for the County of Union and State of Ohio, on the 15th day of April A. D. 1883, his Honor John A. Rice Judge, presiding: Hereofore to wit, on the 11th day of January 1883. An indictment was filed with the Clerk of said court which reads as follows, viz:

Indictment - The State of Ohio Union County, ss.

In the Court of Common pleas, Union County, Ohio, of the term of January in the Year of Our Lord One thousand Eight hundred and Eighty three The jurors of the grand jury of the State of Ohio, within and for the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the Authority of the State of Ohio, on their oaths do find and present that Alfred Evans late of said County, on the Eighteenth day of December in the Year of Our Lord One thousand Eight hundred and Eighty two, with force and Arms in said County of Union and State of Ohio unlawfully did steal, take and carry away certain Money to the amount and Value of Two hundred and Ninety Eight dollars, One promissory Note dated December 15th 1882, due one year after date, payable to the order of James McBlung, calling for One thousand and one hundred dollars at six per cent interest from April 1st 1883 Signed by John White given for payment of Money to wit: for the payment of One thousand and one hundred dollars and of the Value of One thousand and one hundred dollars, and all of the Value of One thousand three hundred and Ninety Eight dollars the personal property of James McBlung contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio

John M. Brodrick, Prosecuting Attorney

Endorsed "A. True Bill" - John Liggett, Foreman of Grand Jury.

On the 22^d day of January 1883 an entry was made on the journal of said court which reads as follows, viz:

No 628 Entry

The State of Ohio }
vs } Indictment for Grand Larceny,
Alfred Evans }

This day came the prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff and arraigned upon said indictment, for plea thereto saith he is "Not Guilty" and puts himself upon the country, and the prosecuting Attorney with the like. And it appearing that said defendant is in indigent circumstances and unable to procure Counsel the court at his request, assign D. W. Ayers Esq. as Counsel to defend him.

Afterward on the 2^d day of February 1883, an entry was made on the journal of said court which reads as follows, viz:

628 Entry

The State of Ohio }
vs } Indictment for Grand Larceny,
Alfred Evans }

This day came the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff and also being represented by Counsel, and it appearing to the court that there would not be sufficient time to try said defendant at this term of

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Be it Remembered, that at a court of common pleas begun and held at the court-house in the town of Marysville within and for the County of Union and State of Ohio on the 16th day of April A. D. 1883 his Honor John A. Price, Judge, presiding, to-wit; on the 11th day of January 1883 an indictment was filed with the Clerk of Said Court which reads as follows viz:

Indictment The State of Ohio Union County, ss.

In the Court of Common Pleas, Union County, Ohio of the term of January in the Year of our Lord, One thousand Eight-hundred and Eighty three The Jurors of the Grand Jury of the State of Ohio, within and for the State of Ohio for the body of the County of Union, impaneled sworn and charged to inquire of crimes and offenses committed within the Said County of Union, in the name and by the authority of the State of Ohio on their oaths do find and present that Henry Downs late of Said County on the twenty eighth day of July in the year of our Lord One thousand Eight-hundred and Eighty two with force and arms in Said County of Union and State of Ohio at the township of Washington in the County of Union aforesaid, divers Citizens of said township and County were assembled for the purpose of transacting and doing certain business, to-wit; for the purpose of holding a temperance meeting and that said Henry Downs then and there at the meeting aforesaid did unlawfully and wilfully disturb said meeting by shooting with a gun loaded with powder and other substance unknown to the jurors aforesaid, near by said meeting, and so the said Henry Downs was then and there unlawfully found making and exciting a disturbance and contention at the aforesaid meeting of said Citizens contrary to the Statute in such case made and provided, and against the peace and dignity of the State of Ohio

John M. Brodrick, Prosecuting Attorney

Indorsed, "A True Bill" John Liggett, Foreman of Grand Jury.

Afterward on the 2^d day of May 1883 an entry was made on the Journal of Said Court which reads as follows, viz:

No 627 Entry

The State of Ohio }
vs } Indictment for disturbing a Meeting,
Henry Downs }

This day came the prosecuting attorney on behalf of the State of Ohio and the defendant being brought into court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is guilty. It is therefore ordered and adjudged by the court that the said defendant Henry Downs pay a fine of Five dollars and the costs herein taxed and that he be committed to the jail of Union County until said fine and costs are paid.

Attest J. D. Burgees Clerk
By W. M. Winget Deputy.

Indictment

Be it Remembered, that at a court of common pleas begun and held at the court-house in the town of Marysville within and for the County of Union and State of Ohio on the 16th day of April A. D. 1883 his Honor John A. Price, Judge, presiding, to-wit; on the 11th day of January 1883 an indictment was filed with the Clerk of Said Court which reads as follows viz:

in the year of our Lord One thousand Eight-hundred and Eighty three The Jurors of the Grand Jury of the State of Ohio, within and for the State of Ohio for the body of the County of Union, impaneled sworn and charged to inquire of crimes and offenses committed within the Said County of Union, in the name and by the authority of the State of Ohio on their oaths do find and present that Henry Downs late of Said County on the twenty eighth day of July in the year of our Lord One thousand Eight-hundred and Eighty two with force and arms in Said County of Union and State of Ohio at the township of Washington in the County of Union aforesaid, divers Citizens of said township and County were assembled for the purpose of transacting and doing certain business, to-wit; for the purpose of holding a temperance meeting and that said Henry Downs then and there at the meeting aforesaid did unlawfully and wilfully disturb said meeting by shooting with a gun loaded with powder and other substance unknown to the jurors aforesaid, near by said meeting, and so the said Henry Downs was then and there unlawfully found making and exciting a disturbance and contention at the aforesaid meeting of said Citizens contrary to the Statute in such case made and provided, and against the peace and dignity of the State of Ohio

Indorsed "A True Bill" John Liggett, Foreman of Grand Jury.

No 627 Entry

Ohio and the defendant being brought into court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is guilty. It is therefore ordered and adjudged by the court that the said defendant Henry Downs pay a fine of Five dollars and the costs herein taxed and that he be committed to the jail of Union County until said fine and costs are paid.

Afterward on the 2^d day of May 1883 an entry was made on the Journal of Said Court which reads as follows, viz:

No 627 Entry

The State of Ohio }
vs } Indictment for disturbing a Meeting,
Henry Downs }

This day came the prosecuting attorney on behalf of the State of Ohio and the defendant being brought into court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is guilty. It is therefore ordered and adjudged by the court that the said defendant Henry Downs pay a fine of Five dollars and the costs herein taxed and that he be committed to the jail of Union County until said fine and costs are paid.

Be it remembered, That at a court of Common pleas begun and held at the Court House in the town of Mansville within and for the county of Union and State of Ohio on the 16th day of April 1883. his Honor John A. Rice Judge presiding. an indictment was filed with the clerk of said court which reads as follows viz:

Indictment

The State of Ohio Union County ss

In the Court of Common pleas, Union County, Ohio of the term of April in the year of our Lord one thousand eight hundred and eighty three.

The jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio, on their oath do find and present that - Henry Murphy late of said County on the 15th day February in the year of our Lord one thousand eight hundred and eighty - three with force and arms in said County of Union and State of Ohio, did unlawfully sell intoxicating liquors to Beesiah Clark, the said Beesiah Clark being then and there a person intoxicated and the said Henry Murphy then and there well knowing, that the said Beesiah Clark was intoxicated contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

John M. Brodick Prosecuting Attorney Union Co Ohio

Indorsed, "A True Bill" Stephen Long Foreman of Grand Jury

On the 21st day of April 1883 an entry was made on the journal of said Court which reads as follows; viz:

No 647 Entry

The State of Ohio

vs

Henry Murphy

Indictment for selling intoxicating liquors to a person intoxicated

Now comes the prosecuting attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment - for plea thereto saith he is not guilty and puts himself upon the country, and the prosecuting attorney both the like.

Afterward on the 7th day of May 1883 an entry was made on the journal of said Court which reads as follows, viz:

647 Entry

The State of Ohio

vs

Henry Murphy

Indictment for selling intoxicating liquors to a person intoxicated

Now comes the prosecuting attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff, then said defendant retracts his plea of "not guilty" heretofore entered and for plea to said indictment, saith he is "guilty" as charged in said indictment. Which plea is accepted by the prosecuting attorney and the said defendant Henry Murphy having nothing to say why sentence should not be pronounced upon him, it is therefore considered ordered and adjudged by the Court that the defendant Henry Murphy pay a fine of Fifty dollars and the costs of this prosecution and that in default thereof he be committed to the jail of said County until said fine and costs are paid.

Attest J. D. Buegner, Clerk

By W. M. Winget, Deputy

Be it Remembered, That at a Court of Common Pleas begun and held at the Court house in the town of Mansfield within and for the County of Union and State of Ohio, on the 18th day of May 1885, his Honor John A. Price Judge presiding, on the 2^d day of June 1885 an indictment was filed with the Clerk of Said Court which reads as follows viz:

Indictment - The State of Ohio, Union County S.S.

In the Court of Common Pleas, Union County, Ohio of the term of May in the year of our Lord one thousand eight hundred and eighty five, The Jurors of the Grand Jury of the State of Ohio, within and for the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio, on their oaths do find and present that J. E. Powers & Isaac Raymond late of said County, on the 26th day of May in the year of our Lord one thousand eight hundred and eighty five with force and arms, in said County of Union, and State of Ohio unlawfully did steal take and lead away one Mare of the value of one hundred ^{and seventy five} dollars the personal property of Charles Stillings. And the Jurors of the Grand Jury aforesaid do further find and present that the said J. E. Powers and Isaac Raymond, on said 26th day of May in the year of our Lord one thousand eight hundred and eighty five, with force and arms in said County of Union and State of Ohio unlawfully did steal take and carry away one Top Buggy of the value of seventy five dollars, and one Set of double Harness of the value of twenty five dollars and all of the value of one hundred dollars the personal property of William Stillings, contrary to the form of the Statute in such cases made and provided, and against the peace and dignity of the State of Ohio.

John M. Brodick, Prosecuting Attorney

Indorsed - "A True Bill" James B. Whelpley, Foreman of Grand Jury.

Afterward on the 4th day of June 1885, Entries were made on the Journal of Said Court which read as follows viz:

No 685- Entry The State of Ohio }
vs } Indictment for Horse Stealing and Grand Larceny
J. E. Powers et al }

Now comes the Prosecuting Attorney on behalf of the State of Ohio and the defendant J. E. Powers being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is guilty and is remanded to the custody of the Sheriff until Sentence.

685- Entry The State of Ohio }
vs } Indictment for Horse Stealing & Grand Larceny
J. E. Powers & Isaac Raymond }

Now comes the prosecuting Attorney on behalf of the State of Ohio and the defendant Isaac Raymond being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is not guilty and puts himself upon the Country and the prosecuting Attorney doth the like. And it appearing that said defendant is in indigent circumstances and unable to employ Counsel the Court at his request assign R. B. Herr as Counsel to defend him.

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On the 5th day of June 1885 - an entry was made on the journal of said court which reads as follows viz

The State of Ohio }
vs } Indictment for Horse Stealing and Grand Larceny
J. E. Powers et al }

The defendant herein J. E. Powers having on a former day of this term entered a plea of guilty to the charge in the indictment in this case was this day brought into court in custody of the Sheriff and being enquired of if he had anything to say why judgment should not be pronounced against him, and having nothing to say but what he hath already said; It is therefore adjudged by the court that the said defendant J. E. Powers be imprisoned and confined in the Penitentiary of this State and kept at hard labor but without any solitary confinement for the period of two years, and that he pay the costs of this prosecution for which execution is allowed.

On the 9th day of June 1885 entries were made on the journal of said court which read as follows viz;

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Entry

The State of Ohio }
vs } Indictment for Horse Stealing
Isaac Raymond }
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685-
Entry

The State of Ohio }
vs }
Isaac Raymond }

This day the court allow and order to be paid to P. B. Koon for his services herein as counsel for defendant the sum of Twenty Dollars.

Attest J. D. Buegner Clerk
By W. M. Winget Deputy

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Be it Remembered, That at a Court of Common Pleas begun and held at the Court-house in the Town of Marysville within and for the County of Union and State of Ohio on the 22^d day of February A.D. 1886, his Honor John A. Price Judge presiding an indictment was filed with the Clerk of said Court which reads as follows, viz;

No 718 }
The State of Ohio }
vs }
Charles Ellis } Indictment for Horse Stealing and Grand Larceny.

Indictment The State of Ohio Union County ss.

In the Court of Common Pleas Union County Ohio of the term of February in the Year of our Lord One thousand Eight-hundred and Eighty Six. The Jurors of the Grand Jury of the State of Ohio within and for the body of the county of Union in the name and by the authority of the State of Ohio on their oaths find and present that Charles Ellis late of said County on the Seventh day of November in the Year of our Lord one thousand Eight-hundred and Eighty five with force and arms in said County of Union and State of Ohio unlawfully did Steal, take and lead away one Mare of the value of Fifty dollars, the personal property of Jonathan Haines.

And the jurors aforesaid, on their oaths aforesaid do further find and present that the said Charles Ellis aforesaid on said Seventh day of November in the Year of our Lord One thousand Eight-hundred and Eighty-five with force and arms, in said County of Union and State of Ohio unlawfully did Steal take and carry away one Buggy of the Value of Fifty dollars and one set of harness of the value of ten dollars and all of the value of one hundred dollars the personal property of the said Jonathan Haines, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Witness my hand and seal of Office this 8th day of March 1886.
John M. Brodick, Prosecuting Attorney

Indorsed - "A true Bill." Geo B. Hamilton Foreman of Grand Jury.
On the 8th day March 1886 an entry was made on the Journal of said Court which reads as follows, viz

No 718 }
The State of Ohio }
vs }
Charles Ellis } Indictment for Horse Stealing and Grand Larceny.

This day came the prosecuting attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff and arraigned on said indictment for plea thereto saith he is Not guilty and puts himself upon the country and the Prosecuting Attorney doth the like. And it appearing to the Court that said defendant is in indigent circumstances and unable to employ counsel the Court appoints E. E. Cole Esq as counsel to defend him.

On the 22^d day of March 1886 an entry was made on the Journal of said Court which reads as follows, viz;

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The State of Ohio
vs
Charles Ellis

Indictment for Horse Stealing & Grand Larceny.

This day came the prosecuting attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff and his counsel also coming, this cause came on for hearing upon the motion of the defendant to quash the indictment for reasons set forth in said motion and the same was argued by counsel and submitted to the court, on consideration whereof the court do sustain said motion and the defendant is ordered into custody of the Sheriff until the first day of the next term hereof. Thereupon said defendant asked the court to fix the amount of his recognizance herein and the court accordingly fix the same at Five Hundred Dollars.

On the 7th day of April 1886 an entry was made on the journal of said court which reads as follows, viz:

718
Entry

The State of Ohio
vs
Charles Ellis

Indictment for Horse Stealing & Grand Larceny.

This day came the prosecuting attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff, and his counsel also coming, thereupon the court do set aside and vacate the former order of the court quashing the indictment, thereupon the defendant retracted his former plea of Not guilty heretofore entered and being arraigned on said indictment for plea thereto said his "Guilty" thereupon the defendant being inquired of if he had anything to say why sentence should not be pronounced against him and having nothing to say, it is therefore considered ordered and adjudged by the court that the said defendant Charles Ellis be imprisoned in the Penitentiary of this State at hard labor, for the period of one year (no part of the time in solitary confinement) and that he pay the costs of prosecution, and execution is awarded therefor.

Attest J. D. Buegner Clerk
By M. M. Wingel - Deputy.

Be it Remembered, That at a court of Common Pleas begun and held at the Court house in the town of Mansville within and for the county of Union and State of Ohio on the 22nd day of February A.D. 1886 his Honor John A. Price Judge presiding. On the 24th day of February A.D. 1886 an indictment was filed with the Clerk of said court which reads as follows, viz:

Indictment

The State of Ohio Union County Ss.

In the Court of Common Pleas of Union County, Ohio For the term of February A.D. 1886. The jurors of the grand jury of the State of Ohio within and for the body of the county of Union impaneled, sworn and charged to inquire of crimes and offenses committed within said County of Union and State in the name and by the authority of the State of Ohio do find and present that Lincoln Davis late of said County on the 22nd day of November in the year of our Lord one thousand eight hundred and eighty five with force and arms, in said County of Union

and State of Ohio did unlawfully sell intoxicating liquors to one R. M. Long, as the said Lincoln Davis not being then and there a regular druggist on the 22nd day of November in the year of our Lord one thousand eight hundred and eighty-five in the county of Union aforesaid, the said day being the first day of the week commonly called Sunday, certain liquors to-wit: "Whiskey" unlawfully and knowingly did sell to one R. M. Long, the said sale of said intoxicating liquors not being then and there on the written prescription of a regular practicing physician for medicinal purposes only contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio

John M. Brodick Prosecuting Attorney
Union County Ohio

Indorsed, "A True Bill." Geo B Hamilton Foreman of Grand Jury,

On the 8th day of March 1886 an entry was made on the journal of said court which reads as follows viz;

No 707
Entry

The State of Ohio }
vs } Indictment for selling intoxicating liquors on Sunday.
Lincoln Davis }

This day came the prosecuting attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff and arraigned on said indictment for plea thereto & with he is guilty thereupon said defendant is remanded to jail to await sentence

On the 23rd day of March 1886 an entry was made on the journal of said court which reads as follows, viz;

No 707
Entry

The State of Ohio }
vs } Indictment for selling intoxicating liquors on Sunday.
Lincoln Davis }

The defendant having heretofore plead guilty to the crime of selling intoxicating liquors on Sunday was this day brought into court in custody of the Sheriff and inquired of if he had anything to say why judgment should not be pronounced against him, and showing no good and sufficient reason why judgment should not be pronounced against him, it is therefore considered ordered and adjudged by the court that the said defendant Lincoln Davis be imprisoned at hard labor in the jail of said county for the period of ten days and that he pay a fine of Five dollars and the costs of this prosecution, taxed at \$ for which execution is awarded and to stand committed to said jail until said fine and costs are paid.

Attk J. L. Brugner Clerk
By W. M. Winget. Deputy.

Indictment

Be it remembered in the town of ... day of ... reads as follows ... The State of Ohio ... year of our Lord ... of the State of Ohio ... to inquire ... name and ... Jesse M. ... Lord of ... County of ... pronounced ... did then ... Statute ... of the State

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Be it Remembered, That at a Court of Common Pleas begun and held at the Court House in the town of Mansville within and for the County of Union and State of Ohio on the 22^d day of February A.D. 1886, an indictment was filed with the Clerk of said Court which reads as follows; viz

Indictment

The State of Ohio Union County, Et

In the Court of Common Pleas, Union County, Ohio of the term of October in the year of our Lord one thousand eight hundred and eighty five, The Jurors of the grand jury of the State of Ohio, within and for the County of Union impaneled sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio on their oaths do find and present, that Jesse Mayo late of said County, on the Twenty first day of October in the year of our Lord one thousand eight hundred and eighty five with force and arms in said County of Union and State of Ohio, unlawfully did make an assault in a menacing manner upon one Paul Schlegle and him the said Paul Schlegle did then and there unlawfully strike and wound contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Indorsed, "A True Bill" John M. Brodrick, Prosecuting Attorney John A. Shearer, Foreman of Grand Jury

Afterward, On the 8th day of March 1886 an Entry was made on the Journal of said Court which reads as follows;

694 Entry

The State of Ohio }
vs } Indictment for Assault & Battery,
Jesse Mayo }

This day came the prosecuting Attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is not guilty and puts himself upon the Country and the prosecuting Attorney doth the like.

On the 15th day of March 1886 an entry was made on the Journal of said Court which reads as follows,

The State of Ohio }
vs } Indictment for assault & Battery,
Jesse Mayo }

This day came the prosecuting Attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff, thereupon said defendant retracts his plea of not guilty heretofore entered herein and for plea thereto saith he is guilty. Thereupon he was remanded to the custody of the Sheriff to await sentence.

On the 25th day of March 1886 an entry was made on the Journal of said Court which reads as follows.

694 Entry

The State of Ohio } Indictment for Assault & Battery,
vs } The defendant having heretofore plea guilty to the
Jesse Mayo } the crime of Assault & Battery was this day brought into Court in custody of the Sheriff and inquired of if he had anything to say why judgment should not be pronounced against him and showing no good & sufficient reason why judgment should be pronounced against him it is therefore ordered and adjudged by the Court that the defendant Jesse Mayo be imprisoned at hard labor in

the jail of said county for the period of ten days and that he pay a fine of \$3.50 and the costs of this prosecution, taxed at \$ for which Execution is awarded and to stand committed to said jail until said fine and costs are paid.

Attest J. D. Bueque Clerk
By W. M. Wigel - Deputy.

Be it remembered that at a Term of the Court of Common Pleas begun and hold at the Court House in the Town of Mansfield within and for the County of Union of the 3rd Sub. division of the judicial District of the State of Ohio on the 18th day of May A.D. 1855 Omtwo thousand eight hundred and eighty five.

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Said Court

His Honor John A. Price, Judge presiding; an indictment was filed with the Clerk of said court which reads as follows,

The State of Ohio, Union County.
The Court of Common Pleas, May Term in the year Eighteen hundred and eighty five, Union County, ss.

The Grand Jurors of the County of Union, in the name and by the authority of the State of Ohio on their oaths do present and find that Benjamin Mustain about the hour of Twelve o'clock, in the night season of the twenty day of March in the year Omtwo thousand eight hundred and eighty five in the County of Union of said, into a certain smoke-house of Jeremiah Argo there situate and being, wilfully, maliciously, forcibly and burglariously did break and enter, with intent thereby then and there the personal goods, chattels and property and monies of said Jeremiah Argo in the said smoke-house then and there being feloniously, to steal, take, and carry away and then ten pieces of meat of the value of Twenty five dollars of the personal property of the said Jeremiah Argo in said smoke-house then and there being, then and there unlawfully did steal, take, and carry away, contrary to the force of the Statute in such cases made and provided and against the Peace and Dignity of the State of Ohio.

John M. Bradrick Pros. Atty. Union Co. O.

Said Indictment is endorsed as follows, to-wit:-

Indictment for Burglary and Petit Larceny. A true bill. Isaac Cahill Foreman of the Grand Jury, Filed May 19th 1855 J. D. Bueque Clerk,
John M. Bradrick, Prosecuting Atty. Union Co. Ohio.

On April 8th 1855, in vacation, the following entry was made on the journal by the Clerk of the Court of Common Pleas, to-wit:-

The State of Ohio vs Benjamin Mustain, Charge grand Larceny.
The defendant having failed to give security heretofore ordered by the examining Court, for his release from confinement; it is ordered that the amount of such recognizance for the release of said Benjamin Mustain at any time hereafter be fixed at the sum of Omtwo hundred dollars with surety to be approved by the Judge releasing him, and the Clerk of the Court of Common Pleas is ordered to enter the substance of this order upon the journal of said Court.

John B. Coats, Probate Judge.

On the 14th day of April A.D. 1855 the following recognizance was filed with the Clerk of said Court, to-wit:-

The State of Ohio
Union County, ss. Probate Court, Be it remembered that on the 14th day of April A.D. 1855 personage came before me John B. Coats, Probate Judge in and for

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said county Benjamin Mustain, Jackson Debolt and Andrew J. Smith and jointly and severally acknowledged themselves to owe the State of Ohio the sum of One hundred Dollars to be levied of their goods and chattels, lands and tenements if default be made in the condition following, to-wit: The condition of this recognizance is such that if the above bound Benjamin Mustain personally be and appear before the Court of Common Pleas of said county, on the first day of the next term thereof then and there to answer a charge of grand larceny and abide the judgment of the Court and not depart without leave then this recognizance to be void, otherwise to be and remain in full force and virtue in law.

Benjamin Mustain Seal
 Jackson Debolt Seal
 Andrew J. Smith Seal

Witness, S. W. Merritt
 Marion Hopkins.

Taken and acknowledged before the day and year first above written.

John B. Coats, Probate Judge.

The State of Ohio, Union County, I, John B. Coats Judge of the Probate Court within and for said County do hereby certify that the within recognizance was duly entered into before said Court by said Benjamin Mustain Jackson Debolt & Andrew J. Smith. Witness my hand and the seal of said Court this 14th day of April A.D. 1850 Seal

John B. Coats, Probate Judge.

Afterward on the 5th day of June A.D. 1850 the following entry was made on the journal of said Court, to-wit:

684

The State of Ohio

Benjamin Mustain.

Indictment for Burglary and petit Larceny.

And now comes the prosecuting attorney on behalf of the State of Ohio, and presents to the Court the recognizance of said defendant, taken before John B. Coats, Probate Judge in and for Union County, Ohio, on the 14th day of April A.D. 1850, in the sum of One hundred Dollars with Jackson Debolt and Andrew J. Smith as sureties. Thereupon the said defendant being three times solemnly called to appear and answer said charge as he agreed to do, and failing so to do, and said Jackson Debolt and Andrew J. Smith being each three times solemnly called to ~~appear and answer said charge~~ produce the body of said defendant as they agreed to do, and failing so to do, the Court orders that said recognizance be, and the same hereby is, forfeited absolutely.

Attest

J. D. Brainerd, Clerk.

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansville within and for the County of Union of the Third Sub-division of the Fourth Judicial District of the State of Ohio, on the 19th day of Feb. in the year of our Lord One Thousand Eight Hundred and eighty four, his Honor John A. Rice Judge presiding, an indictment was filed with the Clerk of said Court which reads as follows to wit:

The State of Ohio, Union County, ss.

On the Court of Common Pleas, Union County, Ohio, of the Term of February in the year of our Lord One Thousand Eight Hundred and eighty four.

The Grand Jurors of the Grand Jury of the State of Ohio within and for the body of the County of Union, impeached, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio on their oaths so filed and present that Julia A. Galloway late of said County, on the 16th day of October in the year of our Lord One Thousand Eight Hundred and eighty four, with force and arms, in said County of Union, and State of Ohio, unlawfully did make a warrant, in a menacing manner, upon one Lizzie E. Flaherty, and her the said Lizzie E. Flaherty, did then and there, unlawfully strike and wound, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio. John M. Bradrick Prosecuting Attorney.

Said Indictment ascends as follows: "Indictment for Assault and Battery." This Bill of Indictment founded upon testimony sworn to and sent to the Grand Jury, by order of the Court at the request of the Prosecuting Attorney, a true bill." A. J. Blake Foreman of the Grand Jury, Filed Feb. 19th 1885. J. D. Durgner, Clerk. John M. Bradrick, Prosecuting Attorney.

On the 20th day of Feb. A.D. 1885 the following Capias was issued by the Clerk of said Court, The State of Ohio, Union County, ss. To the Sheriff of said County greeting:

We commanded you, to take Julia A. Galloway and her safely keep, so that you have her body before the Judge of the Court of Common Pleas at the Court House in Mansville in said County of Union to answer to an indictment for assault and battery and hereof fail, not, and have you there and there this writ.

Witness my hand and seal as Clerk of said Court at Mansville Ohio this 20th day of Feb. A.D. 1885. Seal J. D. Durgner, Clerk.

On Feb. 24-85 said Capias was returned & filed and as follows State of Ohio, Union Co, ss. I have arrested the within named Julia A. Galloway this 21st day of Feb. A.D. 1885- and have taken her recognizance in the sum of Two hundred dollars with S. P. Galloway as surety and returned for appearance before the Court of Com. Pleas of Union Co. on the 2nd day of Mar. 1885. M. Hopkins, Sheriff.

On the 17th day of Mar. A.D. 1885 the following entry was made on the Journal of said Court:

State of Ohio } Indictment for Assault and Battery,

684

Julia A. Galloway } This day came the Pros. Atty on behalf of the State of Ohio and the defendant appearing in Court, and being arraigned upon said indictment for plea thereto saith she is guilty and puts herself upon the country and the Pros. Atty doth the like. It is therefor considered and adjudged by the Court that said defendant pay a fine of \$5.00 & cost of prosecution.

Attest. J. D. Durgner, Clerk.

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Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Mansfield within and for the County of Union of the 3rd Sub-division of the Fourth Judicial District of the State of Ohio on the 20th day of Oct. in the year of our Lord One thousand eight hundred and eighty five his honor John A. Price Judge presiding, an indictment was filed with the Clerk of said Court which reads as follows, to-wit:-

The State of Ohio Union County, ss.

In the Court of Common Pleas, Union County Ohio, of the Term of October in the year of our Lord One thousand Eight hundred and eighty five. The Grand Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn, affirmed and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths and affirmations do find and present, that Newton Lingree late of said County, on the 23rd day of May in the year of our Lord One thousand eight hundred and eighty five, with force and arms, in said County of Union and State of Ohio, unlawfully did make an assault, in a menacing manner, upon one John B. Shuler and him, the said John B. Shuler, did then and there unlawfully strike and wound, contrary to the form of the Statute in such case made and provided, and against the Peace and signity of the State of Ohio.

John M. Bradrick Prosecuting Attorney
Union County, Ohio.

Said Indictment endorsed A true bill, W. M. Costwell, Foreman of the Grand Jury, Afterword on the 23rd day of Oct. A.D. 1885 an entry was made on the journal by the Clerk of said Court which reads as follows, to-wit:-

The State of Ohio.
Newton Lingree

Indictment for assault and Battery

This day came the Pros. Atty on behalf of the State of Ohio and the defendant appearing in Court to answer said charge and being arraigned on said indictment for plea thereto saith he is guilty.

It is therefore considered by the Court and adjudged that said defendant pay a fine of \$10.⁰⁰ and the costs of prosecution.

Attest J. P. Bruger, Clerk of Courts

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Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Marysville within and for the County of Union of the Third Sub-division of the Fourth Judicial District of the State of Ohio, Judge John A. Price presiding, on the 20th day of April A.D. 1883 an indictment was filed with the Clerk of said Court which reads as follows:

The State of Ohio,
Union County, ss. In the Court of Common Pleas, Union County, Ohio, of the Term of April in the year of our Lord One thousand eight hundred and eighty three. The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present that Curtis Mahaffey late of said County, on the 25th day of February in the year of our Lord One thousand eight hundred and eighty three with force and arms, in said County of Union, and State of Ohio, at the township of Liberty in said County of said, diverse Citizens of said County and Township and County were assembled for the purpose of conducting religious exercises and that said Curtis Mahaffey, of said, then and there at the meeting of said did unlawfully and wilfully disturb said meeting by repeating aloud the words of the persons who spoke at said meeting, and especially repeating and mocking one Horatio Rhoads while the said Horatio Rhoads was speaking at said meeting, and so the said Curtis Mahaffey was then and there unlawfully found making and creating a disturbance and contention at the aforesaid meeting of said Citizens, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

John M. Prodrick Prosecuting Attorney, Union County, Ohio.
Said indictment is returned as follows: Indictment for disturbing meeting. This Bill of indictment found upon testimony sworn and sent to the Grand Jury by order of the Court at the request of the Prosecuting. A true bill, Stephen Long Foreman of the Grand Jury, John M. Prodrick Prosecuting Attorney, filed April 20th 1883. J. D. Brugner, Clerk, Union County, Ohio.

On this 26th day of April A.D. 1883 Defendant arraigned, and pleads not guilty to this indictment.

J. D. Brugner, Clerk.
On the 21st day of April A.D. 1883 a Capias was issued by the Clerk of said Court which reads as follows, to-wit:

Capias
The State of Ohio,
Union County, ss. To the Sheriff of said County Greeting: We command you, to take Curtis Mahaffey and him safely keep, so that you have his body before the Judge of the Court of Common Pleas at the Court House in Marysville, in said County of Union to answer to an Indictment for disturbing a meeting and herof said not, and have you then and there this writ. Witness J. D. Brugner Clerk of said Court at Marysville Ohio, this 21st day of April A.D. 1883.

J. D. Brugner, Clerk, by W. M. Wiegert, Deputy Clerk.
Said Capias was returned and filed April 24-1883 endorsed as follows, to-wit:
The State of Ohio, Union County, ss. I have arrested the within named Curtis Mahaffey. The names of his bondsmen are Curtis Mahaffey and James T. Mahaffey. I herewith return a copy of the bail bond. John Hobussack, Sheriff.
afterward on the 7th day of May A.D. 1883 an entry was made on the Journal by the Clerk of said Court which reads as follows, to-wit:

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649 The State of Ohio }
 vs }
 Curtis Mahaffey } Indictment for disturbing a meeting.

This day, to-wit- April 26th A.D. 1883, came the Proc. Attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff and arraigned upon said Indictment for his plea thereto saith he is not guilty and puts himself upon the country and the Prosecuting Attorney doth the like. And the defendant thereupon asked the court to fix the amount of his recognizance herein, and the court accordingly fix the same at the sum of One Hundred Dollars. Thereupon in open court came the defendant Curtis Mahaffey with Alouzo Smith as his surety and entered into recognizance in the sum of One Hundred Dollars conditioned for his appearance to answer said indictment on the 9th day of May, at this term of court.

Afterward on the 10th day of May A.D. 1883 an entry was made on the Journal by the clerk of said court which reads in the words following, to-wit-:

649 The State of Ohio }
 vs }
 Curtis Mahaffey } Indictment for disturbing a meeting.

This day came the Prosecuting Attorney on behalf of the State of Ohio the defendant appearing in answer to his recognizance, also came the following named Jurors, to-wit- J. R. Gooding, L. W. Bolebaugh, James Wesley, Morgan Young, John Moon, Isaac Ferris, J. F. Bennett, John Thane, J. S. Rice, N. Freeman, J. B. Barthemo and Charles F. Childs who were duly sworn and sworn to well and truly try and true deliverance make between the State of Ohio and the Prisoner at the Bar, and the said jury having heard the testimony adduced by the parties, the arguments of counsel and charge of the court after deliberation thereon returned the following verdict to-wit-: We the jury in this case find the defendant Curtis Mahaffey not guilty in manner and form as he stands charged in the Indictment.

A. Jarris, Foreman,
 and there being no further charge against him he was ordered to be discharged from custody.

Attest J. G. Bragner, Clerk.

Be it remembered that at a Court of Common Pleas, begun and held at the Court House in the town of Marysville, within and for the County of Union of the Third Subdivision of the Tenth Judicial District of the State of Ohio, Judge John A. Rice presiding on the 22nd day of Feb. A. D. 1887 an indictment was filed with the clerk of said Court which reads as follows, to-wit:

State of Ohio. The Court of Common Pleas. Union County. February Term in the Year Eighteen Hundred and Eighty seven Union County, ss: The Grand Jurors of the County of Union in the name and by the authority of the State of Ohio on their oaths do present and find that David Morgan about the hour of One o'clock, in the night season of the Twenty fifth day of January in the year one thousand eight hundred and eighty seven in the county of Union aforesaid, into a certain store-house of Edward E. Hagen there situate and being, wilfully, maliciously, forcibly and burglariously did break and enter, with intent thereby then and there the personal goods, chattels, property and monies of said Edward E. Hagen in the said store-house then and there being feloniously, to steal, take, and carry away and one pair of shoes of the value of Two Dollars, Two pairs of cloth pants of the value of Four Dollars Two shirts of the value of Three Dollars and one-half box of cigars of the value of One Dollar and all of the value of Ten Dollars of the personal property of the said Edward E. Hagen in said storehouse then and there being found, then and there unlawfully did steal, take and carry away, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

John M. Brodrick Prosecuting Attorney, Union County, Ohio. Endorsed: Indictment for Burglary and Petit Larceny. A True Bill W. H. Conkright Foreman of the Grand Jury, Plea Not guilty. Mar. 7. 87 J. L. Burger, Clerk. John M. Brodrick Prosecuting Atty. Union Co.

March 8th 1887. J. M. Brodrick, I am willing that David Morgan be allowed to plead guilty to petit larceny, and to be in no way responsible for any costs. E. E. Hagen.

On the 7th day of Mar. A. D. 1887, the following Entry was made on the Journal by the clerk of said Court, to-wit:

Entry. The State of Ohio, against David Morgan. Indictment for Burglary + Petit Larceny. This day came the Prosecuting Attorney on behalf of the State of Ohio, and thereupon came the defendant, in custody of the sheriff, and being arraigned upon said Indictment for plea thereto, saith he is not guilty and puts himself upon the country and the prosecuting Attorney does the like.

On the 10th day of Mar. A. D. 1887, the following Entry was made on the Journal by the clerk of said Court, to-wit:

Entry. The State of Ohio, against David Morgan. This day came the Prosecuting Attorney on behalf of the state and the defendant being brought into Court in custody of sheriff and his counsel being present and desiring to withdraw his plea heretofore entered on said indictment for plea thereto now says he is guilty of Petit Larceny, which plea the Prosecuting Attorney accepts and consents that a Verdict may be returned to said indictment as for burglary which is accordingly done. Thereupon said defendant being asked if he had any

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Be at the Court of Union of Ohio Indictment was The State Union Co. and eight No. 727 The State spaneled within the State of Ohio late of said thousand county of remote there the contrary against

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thing to say why sentence should not be pronounced against him and having nothing to say it is considered and adjudged by the Court that said defendant be imprisoned in the jail of said county for twenty days and pay a fine of \$5, and costs of prosecution for all of which execution is awarded.

Attest, John L. Buzgner, Clerk.
By Willie Roney, Deputy.

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Marysville, within and for the County of Union of the Third Subdivision of the Sixth Judicial District of the State of Ohio Judge John A. Price presiding on the 27th day of Oct. A. D. 1886 an indictment was filed with the clerk of said Court which reads as follows, to-wit:
The State of Ohio }
Union County, ss. } In the Court of Common Pleas, Union County, Ohio -
of the term of October in the year of our Lord one thousand eight hundred and eighty six. The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that William Evans late of said County, on the Sixth day of July in the year of our Lord one thousand eight hundred and eighty six with force and arms, in said County of Union and State of Ohio, unlawfully did disarrange and remove a certain fastening from a bar then and there being, then and there the property of the Chicago, St. Louis and Pittsburg Railroad Company contrary to the Form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

John M. Brodrick Pros. Atty. Union Co. O.

Endorsed: Indictment for disarranging and removing fastening from R.R. bar. This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court, at the request of the Prosecuting Attorney. A True Bill Thos. P. Shields Foreman of Grand Jury, John M. Brodrick, Prosecuting Attorney. Filed Oct. 27-1886. J. L. Buzgner, Clerk.

On this 10th day of Mar. 1887, Defendant arraigned, and pleads not guilty to this indictment. J. L. Buzgner, Clerk.

On the 10 day of March A. D. 1887, the following Entry was made on the Journal by the clerk of said Court, to-wit:

State of Ohio } Indictment for disarranging & removing car-fastening.
Against } This day came the Pros-Atty. on behalf of the State of
William Evans } Ohio and the Def. being brought into Court in custody
of the Sheriff and re-arraigned upon said indictment for plea thereto saith
he is not guilty and put himself upon the Country, & the Pros.-Atty. doth
the like.

On the 1st day of June A. D. 1887 the following Entry was made on the Journal by the Clerk of said Court, to-wit:

Entry, The State of Ohio } Indictment for disarranging & removing car-fastening
William^{vs} Evans } The defendant was this day brought into Court in custody
of the Sheriff and retracted his former plea of not guilty and being

arraigned upon said indictment for plea thereto saith he is guilty and being inquired of if he had anything to say why judgment should not be pronounced against him and showing no good and sufficient reason why judgment should not be pronounced it is therefore considered ordered and adjudged by the Court that the said defendant William Evans be imprisoned in the Penitentiary of this State and kept and kept at hard labor for the period of one year (no part of said period to be in solitary confinement) and that he pay the costs of this prosecution taxed at \$ for which execution is awarded.

Attest. John L. Burgner, Clerk.
By Nellie Roney, Deputy.

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Mt. Sterling, within and for the County of Union of the Third Subdivision of the Sixth Judicial District of the State of Ohio, Judge John A. Price presiding, on the 27th day of October A.D. 1886, an indictment was filed with the Clerk of said Court which reads as follows, to-wit:

State of Ohio, } The Court of Common Pleas.
Union County, } October Term in the year Eighteen Hundred and Eighty six, Union County, ss: The Grand Jurors of the County of Union in the name and by the authority of the State of Ohio, on their oaths do present and find that Parish R. Schultz about the hour of nine o'clock, in the night season of the Seventy eighth day of September in the year one thousand eight hundred and eighty six in the County of Union aforesaid, into a certain store-house J. W. Mahaffey and Company, there situate and being, willfully, maliciously, forcibly and feloniously did break and enter, with intent thereby then and there the personal goods, chattels, property and monies of said J. W. Mahaffey and Company in the said store house then and there being feloniously, to steal, take, and carry away and certain monies of the amount and value of five dollars, of the personal property of the said J. W. Mahaffey and Company in said store house, then and there being found, then and there unlawfully did steal, take, and carry away, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

John M. Brodrick, Pros. Atty, Union Co. O.

Said Indictment endorsed as follows, to-wit: Indictment for Burglary and Petit Larceny. A True Bill; Thos. P. Shields, Foreman of the Grand Jury.

John M. Brodrick, Prosecuting Atty, Union Co. O.

Plea not guilty Nov. 9-86. Filed October 27-1886. J. L. Burgner Clerk.

On the 7th day of Nov. A.D. 1886, the following Entry was made on the Journal by the Clerk of said Court, to-wit:

The State of Ohio, } Indictment for Burglary and Petit Larceny.
vs } This day came the Prosecuting Attorney, on behalf of the Parish R. Schultz, } State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned on said indictment for plea thereto saith he is not guilty and puts himself upon the country and the Prosecuting Attorney doth the like. And said defendant appearing to be in indigent circumstances J. M. Kennedy Esq. is appointed as counsel to defend him.

On the 15th day of Nov. A.D. 1886, the following Entry was made on the Journal by the Clerk of said Court, to-wit:

Entry The State of Ohio vs Parish R. Schultz of the Sheriff entered self upon defendant after Journal by The State of Ohio vs Parish R. Schultz in custody of Sheriff sufficient reason ordered ordinance Schultz be for the period that he pay awarded

Be at the loc of Union State of Ohio the following reads as

Judict The State of Ohio Union Co. and eight the State sworn said Court on their County, eight in Anglaise her the so that the ed to the second d died and lawfully said Rox M. Lewis Statute Dignity of

Judict No. 734

Entry No. 734

Entry. The State of Ohio. Indictment for Burglary & Petit Larceny.
 Parish R. Schultz. This day came the Prosecuting Attorney, on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff his counsel being present and desires to withdraw his plea heretofore entered on said indictment & for plea thereto now saith he is guilty and puts himself upon the country and the Prosecuting Attorney both the like. Thereupon said defendant is remanded to the Jail of said County to await sentence.

Afterward, on the 18th day of Nov. A.D. 1886, the following Entry was made on the Journal by the Clerk of said Court, to-wit:

Entry. The State of Ohio. Indictment for Burglary & Petit Larceny.
 Parish R. Schultz. The defendant having heretofore plead guilty to the crime of Burglary and Petit Larceny was this day brought into Court in custody of the Sheriff and inquired of if he had anything to say why judgment should not be pronounced against him and showing no good and sufficient reason why judgment should not be pronounced it is therefore considered ordered and adjudged by the Court that the said defendant, Parish R. Schultz be imprisoned in the penitentiary of this State and kept at hard labor for the period of One year, less part of said period to be in solitary confinement and that he pay the costs of this prosecution, taxed at \$ for which execution is awarded.

Attest, John J. Brugner, Clerk
 By Nellie Roney, Deputy

Be it remembered, that at a Court of Common Pleas, begun and held at the Court House, in the town of Mansville, within and for the County of Union of the Third Sub-division of the Sixth Judicial District of the State of Ohio, Judge John A. Price presiding, on the 22nd day of Feb. A.D. 1887, the following indictment was filed with the Clerk of said Court which reads as follows, to-wit:

Judict. The State of Ohio. In the Court of Common Pleas, Union County, Ohio, Union County, ss. of the term of February in the year of our Lord one thousand and eight hundred and Eighty seven. The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Mitchell G. Rogers late of said County, on the First day of February in the year of our Lord one thousand eight hundred and Eighty three at the Village of St. John in the County of Anglaise, in the State of Ohio did marry one Elizabeth M^c. Bright, and her the said Elizabeth M^c. Bright, then and there had for his wife, and that the said Mitchell G. Rogers, afterward, and while he was so married to the said Elizabeth M^c. Bright, as aforesaid, to-wit: on the Twentieth second day of January, in the year of our Lord one thousand eight hundred and Eighty seven in the County of Union, in the State of Ohio, unlawfully did marry and take to wife Roxana Rinney, and to her, the said Roxana Rinney then and there was married, the said Elizabeth M^c. Bright, his former wife being then alive, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio. John M. Brodrick, Proc. Atty. Union Co., O.

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Said Writ endorsed as follows, to wit: Indictment for Bigamy. This Bill of Indictment found upon testimony in and sent to the Grand Jury by order of the Court, at the request of the Prosecuting Attorney. A True Bill.

W. R. Conkright, Foreman of Grand Jury. John M. Brodriek, Prosecuting Attorney. Filed Feb. 22nd 1887 J. L. Burgher, Clerk.

On this 10 day of Mar. 1887. Defendant arraigned and pleads not guilty to this indictment. J. L. Burgher, Clerk.

On the 10 day of March A. D. 1887. the following Entry was made on the Journal by the Clerk of said Court, to wit:

Entry No. 740 State of Ohio vs M. G. Rogers. Indictment for Bigamy. This day came the Proc. Atty on behalf of the State of Ohio & the Deft. being brought into Court in custody of the Sheriff & being arraigned upon said Indictment for plea thereto saith he is not guilty & puts himself upon the country & the Proc. Atty doth the like, & the defendant appearing indigent & unable to employ counsel the Court at his request appoints R. L. Woodburn Esq. as his counsel.

On the 1st day of June A. D. 1887. the following Entry was made on the Journal by the Clerk of said Court, to wit:

Entry No. 730 The State of Ohio vs Mitchell G. Rogers. Indictment for Bigamy. The defendant was this day brought into Court in custody of the Sheriff and retracted his former plea of not guilty entered herein and being arraigned upon said indictment for plea thereto saith he is guilty and being inquired of if he had any thing to say why judgment should not be pronounced against him and showing no good and sufficient reason why judgment should not be pronounced. It is therefore considered ordered and adjudged by the Court that the said defendant Mitchell G. Rogers be imprisoned in the Penitentiary of this State and kept at hard labor for the period of one year (no part of said period to be in solitary confinement) and that he pay the costs of this prosecution taxed at \$ for which execution is awarded.

On the 11th day of July A. D. 1887. the following Entry was made on the Journal by the Clerk of said Court, to wit:

Entry No. The State of Ohio vs M. G. Rogers. Indictment for Bigamy. The Court this day allows and orders to be paid to R. L. Woodburn Esq. the sum of \$25⁰⁰ for his services herein.

Attest. John L. Burgher, Clerk. By Nellie Roney, Deputy.

Be it remembered that at a Court of Common Pleas, begun and held at the Court House, in the town of Marysville, within and for the County of Union, of the Third Subdivision of the Ninth Judicial District of the State of Ohio; Judge John A. Price presiding, on the 27 day of October A. D. 1886 an indictment was filed with the Clerk of said Court which reads as follows, to wit:

Indict. No. 730 The State of Ohio, vs Union County, ss. In the Court of Common Pleas, Union County, Ohio. of the term of October in the year of our Lord one thousand eight hundred and eighty six. The Jurors of the Grand Jury of the State of Ohio within and for the body of the County of Union, impanelled, sworn and charged to inquire of crimes and offenses committed within the said County of Union

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in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Thomas C. Smith late of said County, on the Fourteenth day of September in the year of our Lord one thousand eight hundred and eighty six with force and arms, in said County of Union and State of Ohio, did unlawfully kill Edward Powers, them and their being, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

John M. Brodrick Proc. Atty. Union Co. O.

Said Indictment endorsed as follows, to wit: Indictment for Manslaughter This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court, at the request of the Prosecuting Attorney, A True Bill.

Thos. P. Shields, Foreman of Grand Jury Filed Oct. 27 1886 J. L. Burquer, Clerk.

John M. Brodrick, Prosecuting Attorney.

On this 12 day of Nov. 1886, Defendant arraigned, and pleads guilty to this indictment. J. L. Burquer, Clerk.

On the 12 day of Nov. 1886, the following Entry was made on the Journal by the Clerk of said Court, to wit:

Entry. The State of Ohio vs Thomas C. Smith Indictment for Manslaughter. This day came the Prosecuting Attorney, on behalf of the State of Ohio, and the defendant (coming into court in answer to his recognizance herein) and arraigned on said indictment for plea thereto saith he is guilty whereupon the defendant was permitted to go under his recognizance, to await sentence. No. 730

On the 18 day of Nov. 1886, the following Entry was made on the Journal by the Clerk of said Court, to wit:

Entry. The State of Ohio vs Thomas C. Smith Indictment for Manslaughter. The defendant having heretofore plead guilty to the crime of manslaughter was this day brought into Court in custody of the Sheriff and inquired of if he had anything to say why judgment should not be pronounced against him and showing no good and sufficient reason why judgment should not be pronounced, it is therefore considered ordered and adjudged by the Court that the said defendant Thomas C. Smith be imprisoned in the penitentiary of this State and kept at hard labor for the period of two years and six months (no part of said period to be in solitary confinement) and that he pay the costs of this prosecution, taxed at \$, for which execution is awarded.

Attest. John L. Burquer, Clerk. By Nellie Roney, Deputy.

This Bill of Jury by True Bill. Attorney's not guilty. on the Jour. of Ohio & the Sheriff & being guilty & puts defendant appears must appoints the Journal Court in plea of ment for plea to say why no good and is therefore defendant. Mitch kept at hard confinement execution the Journal id. to R.S. herein. and held County of the State 1886 an in lows, to wit: Ohio. thousand state of Ohio and charity ty of Union

Be it remembered that at a court of common pleas begun and held at the court-house in the town of Mansville within and for the county of Union and State of Ohio on the 27th day February A.D. 1888 His Honor John A. Price Judge presiding. Heretofore to-wit: on the 24th day February A.D. 1886 an indictment was filed with the clerk of said court which reads as follows viz:

Indictment No 703

The State of Ohio }
Union County } In the court of common pleas of Union County Ohio
For the February Term A.D. 1886.

The jurors of the grand jury of the State of Ohio within and for the body of the county of Union impaneled and sworn and charged to inquire of crimes and offenses committed within said county of Union in the name and by the authority of the State of Ohio, on their oaths do find and present: that Frank Hopkins late of said county, on the Twenty fourth day of December in the year of our Lord one thousand eight hundred and eighty five with force and arms, in said county of Union and State of Ohio, did unlawfully sell intoxicating liquors to one George Parish he the said George Parish being then and there a minor, and said selling being without the written order of either the parents guardian or family physician of him the said George Parish he the said Frank Hopkins then and there well knowing that the said George Parish was minor; contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

John M. Brodwick
Prosecuting attorney Union County Ohio.
E. B. Hamilton
Foreman of Grand Jury.

Endorsed "A. True Bill," and signed.

On the 3rd day of March 1888, a capias was issued by the clerk of said court which reads as follows: viz:

Capias

The State of Ohio, Union County,

To the Sheriff of said County, Greeting;

Whereas, at the February Term, A.D. 1886 of the court of common pleas of said County of Union an indictment was found by the grand jury thereof, against Frank Hopkins for a certain offense, to-wit: for unlawfully selling and furnishing intoxicating liquors to minors.

You are therefore commanded to arrest and safely keep the said Frank Hopkins so that you have his body before the said court to answer the charge of said indictment, and that you have with you then and there this writ.

Given under my hand and the Seal of said Court this 3rd day of March A.D. 1888.

R. McGroff, Clerk.

The State of Ohio, Union County, ss

By virtue of the commands of this writ, I have arrested the said Frank Hopkins and have him now in jail.

Service & Return 30. Mileage 8.00 Conveyance 3.00 Assistance 4.00 Serv indictment - 30
Sustenance 75- Total \$16.35
M. Hopkins, Sheriff.

Seal Sheriff's Ret

Afterward, to-wit: on the 19th day of March 1888 an entry was made on the Journal of said Court which reads as follows,

703

State of Ohio vs Frank E

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No 747

Indictment

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703

State of Ohio

vs

Frank Hopkins

Indictment for Unlawfully Selling Liquor to a Minor.

This day came the prosecuting attorney and the defendant appearing in person in open court and the indictment being read to him by the clerk and was asked how in the premises he would acquit himself for plea says that he is "guilty" in manner and form as he stands charged in said indictment; thereupon after being fully advised in the premises, it is ordered and adjudged by the court that the said Frank Hopkins pay a fine of twenty five dollars and be imprisoned in the jail of Union County for the term of five days; and that he pay the costs of this prosecution for which execution is awarded.

Attest R. McCroskey, Clerk
By W. M. Wingt. Deputy.

Be it remembered that at a court of common pleas begun and held in the courthouse in the town of Mansfield within and for the county of Union and State of Ohio on the 27th day of February A.D. 1888, his Honor John A. Rice judge presiding. Heretofore to-wit; on the 1st day of March 1888, an indictment was filed with the clerk of said court which reads as follows viz;

No 747 The State of Ohio } In the Court of common Pleas, Union County Ohio of the term of February
Indictment Union County } in the year of our Lord one thousand eight hundred and eighty eight.

The jurors of the grand jury of the State of Ohio within and for the body of the county of Union impaneled, sworn and charged to inquire of crimes and offenses committed within the said county of Union, in the name and by the authority of the State of Ohio on their oaths, do find and present that John Cunningham born late of said county on the 3rd day of January in the year of our Lord one thousand eight hundred and eighty eight with force and arms, in said county of Union and State of Ohio, unlawfully, violently and in a menacing manner did assault and threaten one John Ross then and there being and him the said John Ross then and there did strike, beat, wound and ill treat, and other wrongs to him the said John Ross then and there did contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Pros. Atty of Union County Ohio

Endorsed, "A True Bill" and Signed F. B. Sprague, Foreman of Grand Jury. On the 19th day of March 1888 an entry was made on the journal of said court which reads as follows viz;

State of Ohio

vs

John Cunningham

Indictment for assault and Battery;

The day came the prosecuting attorney and the defendant appearing in person in open court and the reading of the indictment by the clerk being waived, and was asked how in the premises he would acquit himself for plea says that he is "Not Guilty" in manner and form as he stands charged in said indictment and said cause was passed until the 28th day of March 1888 for trial.

Afterward, on the 28th day of March an entry was made on the journal of said court which reads as follows:

747 The State of Ohio }
vs } Indictment for Assault & Battery
John Cunningham }

Now came the prosecuting attorney on behalf of the State of Ohio, and the defendant with his counsel; also came the following named persons as jurors, to-wit: Robert Elliott, Thomas Connor, James Cameron, Martin Erick, James Shirke, Joseph Charra, Salem Pierce, Joseph Parthenon, Philip Rausch, William McManus, Calvin Liggett and John Nicely who were duly impaneled and sworn according to law, and the jury having heard the testimony adduced in part; said cause was continued until tomorrow morning at 9 o'clock

March 29th 1888 an entry was made on the journal of said court which reads as follows:

747 The State of Ohio }
vs } Indictment for Assault & Battery
John Cunningham }

This day again came the prosecuting attorney on behalf of the State of Ohio and the defendant with his counsel. Also came the jury heretofore impaneled and sworn. And the jury having heard the testimony adduced and the charge of the court; after deliberation thereon returned the following verdict to-wit: "We the jury in this case find the defendant John Cunningham guilty in manner and form as he stands charged in the indictment."

Calvin Liggett, Foreman.

Afterward, on the 16th day of April 1888 an entry on the journal of said court which reads as follows:

Entry 747 The State of Ohio }
vs } Indictment for Assault & Battery
John Cunningham }

The defendant herein having been heretofore convicted of Assault and battery came this day into court with his counsel, and was informed by the court of the verdict of the jury, and inquired of if he had anything to say why judgment should not be pronounced against him, and having nothing but what he hath already said:

It is therefore considered and adjudged by the court - that the said defendant - John Cunningham pay a fine of Ten dollars and the costs of this prosecution, and execution is awarded.

W. M. Winget
R. McCrossy Clerk
By W. M. Winget - Deputy

Indictment-
No 749
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Be it Remembered, That at a court of Common Pleas begun and held at the court house in the Town of Marysville on the 27th day of February A.D. 1888 within and for the County of Union and State of Ohio, his Honor John A Price Judge, presiding. Herefore to-wit: on the 1st day of March an indictment was filed with the Clerk of Said Court which reads as follows, viz:

Indictment-
No 749

The State of Ohio }
Union County } In the County of Common Pleas, Union County, Ohio, the Town of Marysville, in the year of our Lord
One thousand eight hundred and eighty eight.

The jurors of the Grand jury of the State of Ohio, within and for the body of the County of Union impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio on their oaths, do find and present: that Thomas Powers late of said County, on the 26th day of November in the year of our Lord one thousand eight hundred and eighty eight, with force and arms, in said County of Union and State of Ohio, unlawfully, violently and in a menacing manner did assault and threaten one Martin L. White then and there being and him the said Martin L. White then and there did strike, beat, wound and ill treat, and other wrongs to him the said Martin L. White then and there did contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter Esq. Union County, Ohio.

Endorsed, "D. Inve. Bill" F. B. Sprague, Foreman of Grand Jury.

On the 19th day of March 1888 an entry was made on the journal of said court which reads as follows.

Entry

The State of Ohio }
vs } Indictment - for Assault & Battery.
Thomas Powers }

This day came the Prosecuting Attorney on behalf of the State of Ohio also came the defendant and D. W. Ayres his Attorney and waived the reading of the indictment and entered a plea of Not Guilty thereto and said cause was passed until the 28th day March 1888 for trial.

On the 29th day of March 1888 an entry was made on the journal of said court which reads as follows.

Entry

The State of Ohio }
vs } Indictment - for Assault and Battery.
Thomas Powers }

Now came the Prosecuting Attorney on behalf of the State of Ohio and the defendant with his counsel also came the following named persons as jurors, to-wit: Robert Elliott William W. Mannus, James Leamer, Martin Esick Joseph Okara, Philip Bausch Calvin Loggett, Joseph Barthmer, John Shick, John Nicely, Salem Pearce and William Braunman who were duly impaneled and sworn according to law, and the jury having heard the evidence adduced, said cause was continued until tomorrow morning at 9 o'clock

On the 30th day of March 1888 an entry was made on the journal of said court which reads as follows:

Entry
 The State of Ohio }
 vs }
 Thomas Powers } Indictment for assault & Battery

This day again came the prosecuting attorney on behalf of the State of Ohio and the defendant with his counsel, also came the jury heretofore impaneled and sworn and the said jury having heard the argument of counsel and the charge of the court: retired to their room for deliberation and after deliberation thereon returned the following Verdict to-wit:-

We the jury in this case find the defendant Thomas Powers guilty in manner and form as he stands charged in the indictment

Calvin Liggitt Foreman.

Afterward on the 6th day of April 1888 an entry was made on the journal of said court which reads as follows

149
 Entry
 The State of Ohio }
 vs }
 Thomas Powers } Indictment for assault & Battery

The defendant herein having been heretofore convicted of assault and battery came this day into court with his counsel and was informed by the court of the verdict of the jury and inquired of if he had anything to say why judgment should not be pronounced against him and having nothing but what he hath already said.

It is therefore considered and adjudged by the court that the said defendant Thomas Powers pay a fine of Ten dollars and the costs of this prosecution and execution is awarded.

~~Attest~~ R. McCross Clerk
 By W. M. Winger Deputy

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Indictment
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Be it Remembered that at a court of common pleas begun and held at the Court house in the town of Marysville within and for the county of Union and State of Ohio on the 21st day of February A.D. 1888. his Honor John A. Price, Judge presiding. Hereafter to-wit: on the 1st day of March 1888 an indictment was filed with the clerk of said court which reads as follows: viz

Indictment 756 The State of Ohio } In the Court of Common Pleas Union County Ohio of the term of February in the year
Union County ss } of our Lord one thousand eight hundred and eighty eight.

The Jurors of the Grand Jury of the State of Ohio within and for the body of the county of Union, empaneled, sworn and charged to inquire of crimes and offenses committed within the said county of Union in the name and by the authority of the State of Ohio, on their oaths do find that one Otis Price late of said county, on the tenth day of February in the year of our Lord one thousand eight hundred and eighty eight with force and arms in said county of Union and State of Ohio unlawfully violently and in a menacing manner, did assault and threaten one John C. Stamatis then and there being, and him the said John C. Stamatis then and there did strike beat and wound and ill treat and other wrongs to him the said John C. Stamatis then and there did contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Butler Pros Atty of Union County Ohio

Enclosed, "A True Bill" F. B. Sprague, Foreman of Grand Jury

On the 2^d day of March 1888 a Capias was issued by the Clerk of said court which reads as follows.

Capias The State of Ohio
Union County,

To the Sheriff of said county greeting:

Whereas, at the February Term A.D. 1888 of the court of common pleas of said county of Union an indictment was found by the Grand Jury thereof against Otis Price for a certain crime to-wit: for Assault and Battery.

You are therefore commanded to arrest and safely keep the said Otis Price so that you have his body before the court aforesaid to answer the charge of said indictment: and that you have with you then and there this writ.

Given under my hand and the Seal of said court this 2^d day of March A.D. 1888.

R. McCrory, Clerk

By W. M. Wengel, Deputy

Shiff Return The State of Ohio Union County ss.

Otis Price not found.

Mileage 800 driving indictment 35 Total 88.35

Mo. Hopkins Sheriff

March 28th 1888 an entry was made on the journal of said court which reads as follows:

Entry The State of Ohio }
vs } Indictment for Assault and Battery.
Otis Price } Now comes the Prosecuting Attorney on behalf of the State of Ohio and

the defendant being brought into court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is Guilty. Thereupon after hearing testimony and being fully advised in the premises it is ordered and adjudged by the court that the said Otis Price pay a fine of ten dollars and the cost of this prosecution and that he stand committed to the jail of Union County until the amount of said fine and costs are paid.

Attest R. McCrory, Clerk

By W. M. Wengel - Deputy

Be it remembered, that at a court of common pleas begun and held at the Court house in the town of Mansville within and for the County of Union and State of Ohio, and on the 27th day of February A.D. 1888, his Honor John A. Price, Judge, presiding, on the 1st day of March A.D. 1888, an indictment was filed with the Clerk of said court which reads as follows, viz:

Indictment No 762

The State of Ohio } In the Court of Common Pleas Union County Ohio of the term
Union County, N. } of February in the year of our Lord one thousand eight hundred
and Eighty Eight.

The jurors of the Grand Jury of the State of Ohio within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio, on their oaths, do find and present that one John Richter late of said County, on the 14th day of January in the year of our Lord one thousand eight hundred and eighty eight with force and arms, in said County of Union and State of Ohio, was the owner and keeper of a billiard and drinking saloon, and was then and there the owner and keeper of a billiard table, at and in saloon, the said saloon being then and there a public place, and a place of public resort; and the said John Richter did then and there unlawfully and knowingly permit and suffer one John Hinton to play at the game of pool in said saloon and upon said billiard table; he the said John Hinton being then and there a minor under the age of eighteen years, to-wit; of the age of seventeen years and he the said John Richter then and there well knowing that the said John Hinton was then and there a minor under the age of eighteen years contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio

Edward W. Porter, Pros Atty of Union Co, Ohio

Endorsed, "A True Bill." F. B. Sprague, Foreman of Grand Jury.

On the 2^d day of March 1888, a warrant was issued by the Clerk of said Court which reads as follows, viz:

Warrant

The State of Ohio, Union County.

To the Sheriff of said County greeting.

Whereas, at the February Term, A.D. 1888, of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against John Richter for a certain offence, to-wit; for permitting a minor to play pool.

You are therefore commanded to arrest and safely keep the said John Richter so that you have his body before the said Court to answer the charge of said indictment, and that you have with you then and there this writ.

Given under my hand and the Seal of said Court this 2^d day of March A.D. 1888.

Seal

H. McCreary, Clerk

Shiffs Return

The State of Ohio }
Union County ss }

By virtue of the commands of this writ, I have arrested the said John Richter and have taken his bond with J. A. Remington for his appearance in Court. Service 30 Mileage 80 Conveyance 100 Serving indictment - 30 Bail Bond 35
Total \$275-

M. Hopkins - Sheriff

March 19th 1888, an entry was made on the journal of said Court which reads as follows, viz:

Entry 762

The State of Ohio vs John Richter

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Entry 762

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Entry
762

The State of Ohio }
vs }
John Richter }

Indictment for permitting Minors to play Pool.

This day came the prosecuting attorney on behalf of the State of Ohio and the defendant appearing in person in open court and the indictment being read to him by the clerk, and was asked how in the premises he would acquit himself for plea says he is guilty in manner and form as he stands charged in said indictment and said cause was passed until the 28th day of March 1888 for sentence.

Afterward, On the 28th day of March A.D. 1888. An entry was made on the journal of said court which reads as follows;

Entry
762

The State of Ohio }
vs }
John Richter }

Indictment for Permitting Minors to play pool.

The defendant herein having on a former day of this term returned a plea of guilty to the charge of the indictment in this case, was this day brought into court in custody of the sheriff, and the court being fully advised in the premises, and the defendant being inquired of, if he had anything to say why judgment should not be pronounced against him, and having nothing but what he hath already said,

It is therefore considered and adjudged by the court that the said defendant John Richter pay a fine of Twenty dollars and the cost of this prosecution, and Execution is awarded.

Attest R. McCrovy, Clerk
By W. M. Weiget, Deputy

Be it Remembered, That at a court of Common Pleas begun and held at the Court house in the town of Mansville, within and for the County of Union and State of Ohio on the 27th day of February A. D. 1888, his Honor John S. Price, Judge presiding, On the 1st day of March A. D. 1888 an indictment was filed with the Clerk of said Court which reads as follows, viz;

No 763
Indictment

The State of Ohio }
Union County, ss. } In the Court of Common Pleas, Union County, Ohio of the term of February in the year of our Lord one thousand eight hundred and Eighty-eight.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present: that John Richter late of said County on the Twenty-ninth day of January in the year of our Lord one thousand eight hundred and eighty-eight with force and arms, in said County of Union and State of Ohio; Twenty-ninth day of January 1888 being the first day of the week commonly called Sunday, did unlawfully and knowingly sell intoxicating liquors to one Charles W. Southard then and there being he the said John Richter not being then and there a regular druggist, and said selling not being on the written prescription of a regular practicing physician for medical purposes contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter Pros. Atty Union Co. Ohio

Enclosed - "A True Bill" F. B. Sprague, Foreman of Grand Jury.

On the 2^d day of March 1888, a Warrant was issued to the Sheriff of said County which reads as follows;

Warrant

The State of Ohio }
Union County }
To the Sheriff of said County, Greeting:

Whereas, at the February Term A. D. 1888 of the Court of Common Pleas of said County of Union an indictment was found by the Grand Jury thereof against John Richter for a certain offense to-wit: for selling liquor on Sunday you are therefore commanded to arrest and safely keep the said John Richter so that you have his body before the said Court to answer the charge of said indictment, and that you have with you then and there this writ.

Given under my hand and the Seal of said Court this 2^d day of March A. D. 1888

R. McCrossy, Clerk.

Seal

Sheriff's return

The State of Ohio }
Union County, ss. }

By virtue of the command of this writ I have arrested the said John Richter and have taken his bond with J. A. Kensington for his appearance in Court - Service 30 Mileage 80 Conveyance 100 Serving indictment - 30 bond 35 Total \$275-

M. Hopkins, Sheriff

Afterward on the 19th day of March 1888, an entry was made on the journal of said Court which reads as follows, viz;

Entry 763

The State of Ohio vs John Richter

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Entry 763

The State of Ohio vs John Richter

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Entry
763

The State of Ohio }
vs }
John Richter } Indictment for Selling Liquor on Sunday

This day came the prosecuting attorney and the defendant appearing in person in open court and the indictment being read to him by the clerk, and was asked how in the premises he would acquit himself, for plea says: that he is guilty in manner and form as he stands charged in said indictment, and said cause was passed until the 28th day of March 1888 for sentence.

Afterward on the 28th day of March O.D. 1888 an entry was made on the journal of said court which reads as follows;

Entry
763

The State of Ohio }
vs }
John Richter } Indictment for Selling liquor on Sunday.

The defendant herein having on a former day of this term entered a plea of guilty to the charge of the indictment in this case, was this day brought into court in custody of the Sheriff, and the court being fully advised in the premises, and the defendant being inquired of if he had anything to say why judgment should not be pronounced against him, and having nothing but what he hath already said.

It is therefore considered and adjudged by the court that the said defendant John Richter pay a fine of Twenty dollars and the cost of this prosecution, and that he stand committed to the jail of Union County until the amount of said fine and costs shall be paid.

Attest R. McCreary, Clerk
By W. M. Winget - Deputy.

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Be it Remembered, that at a court of common Pleas begun and held at the court house in the town of Marysville within and for the county of Union and State of Ohio, on the 27th day of February A.D. 1888, his honor John A. Price Judge, presiding an indictment - was filed with the clerk of said court which reads as follows: viz

Indictment No 764

The State of Ohio }
Union County S.S. } In the Court of Common Pleas, Union County, Ohio of the term of February in the year of our Lord one thousand eight hundred and eighty eight.

The jurors of the grand jury of the State of Ohio within and for the body of the county impanneled, sworn and charged to inquire of crimes and offenses committed within the said county of Union, in the name and by the authority of the State of Ohio, on their oath do find and present: that John Richter late of said county, on the Fifteenth day of January in the year of our Lord one thousand eight hundred and eighty eight, with force and arms, in said county of Union and State of Ohio, said Fifteenth day of January, 1888 being the first day of the week commonly called Sunday, did unlawfully and knowingly sell intoxicating liquors to one John Mallory then and there being, in the said John Richter not being then and there a regular druggist and said selling not being on the written prescription of a regular practicing physician for medical purposes only, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio,

Edward W. Porter, Proc. Atty of Union County Ohio.

Indorsed, "A True Bill,"

F. B. Sprague, Foreman of Grand Jury.

Warrant

March 2^d 1888. A warrant was issued to the Sheriff of said county, which reads as follows:
The State of Ohio }
Union County S.S. }

To the Sheriff of said county, greeting.
Whereas, at the February Term A.D. 1888 of the court of common Pleas of said county of Union an indictment - was found by the grand jury thereof, against John Richter for a certain offense, to-wit; for selling Liquor on Sunday.

You are therefore commanded to arrest and safely keep the said John Richter so that you have his body before the said court - to answer the charge of said indictment - and that you have with you then and there this writ, given under my hand and the Seal of said court this 2^d day of March, 1888

Seal

H. McCrovy Clerk

Sheriff's Return

The State of Ohio, Union County S.S.

By virtue of the command of this writ, I have arrested the said John Richter and have taken his bond with J. D. Hennington for his appearance in court - Service 20. Mileage 80 conveyance 1.00 fees indictment 20 Bond. 35. Total \$2.75

W. Hopkins Sheriff

Entry 764

Afterward reads as follows

The State of Ohio vs John Richter

in open court premises to the Grand Jury March 1888

Afterward said court

Entry 764

The State of Ohio vs John Richter

a plea of guilty to the custody of said defendant should be had also

defendant and that of said

Afterward on the 19th day of March 1888 an entry was made on the journal of said court which reads as follows:

Entry
76H

The State of Ohio }
vs }
John Richter } Indictment for Selling Liquor on Sunday.

This day came the Prosecuting attorney and the defendant appearing in person in open court, and the indictment being read to him by the clerk, and was asked how in the premises he would acquit himself for plea says that he is "guilty" in manner and form as he stands charged in said indictment, and said cause was passed until the 28th day of March 1888 for Sentence.

Afterward, on the 28th day of March 1888 an entry was made on the journal of said court which reads as follows.

Entry
76H

The State of Ohio }
vs }
John Richter } Indictment for Selling Liquor on Sunday.

The defendant herein having on a former day of this term entered a plea of guilty to the charge of the indictment in this case was brought into court in custody of the Sheriff, and the court being fully advised in the premises and the said defendant being inquired of if he had anything to say why judgment should not be pronounced against him, and having nothing but what he hath already said.

It is therefore considered and adjudged by the court that the defendant John Richter pay a fine of \$20⁰⁰ and the costs of this prosecution and that he stand committed to the jail of Union County until the amount of said fine and costs shall be paid.

Attest R. McCross, clerk
By W. M. Whigel, Deputy

Be it Remembered, That at a court of Common Pleas begun and held at the court house in the town of Mansville within and for the county of Union and State of Ohio on the 21st day of May A.D. 1888, his Honor John A. Price Judge presiding. Heretofore, to-wit; on the 1st day of March A.D. 1888 an Indictment was filed with the clerk of said court which reads as follows, viz:

Indictment-
No 757
The State of Ohio }
Union County ss. }

On the court of Common Pleas, Union County, Ohio of the term of February in the year of our Lord One Thousand Eight Hundred and Eighty Eight.

The jurors of the Grand Jury of the State of Ohio, within and for the body of the county of Union impaneled sworn and charged to inquire of Crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio on their oaths do find and present, that W. G. Munemaker whose full Christian name is to the Grand jurors unknown, late of said County, on the first day of July in the year of our Lord One Thousand Eight Hundred and Eighty Seven with force and arms in said County of Union, and State of Ohio unlawfully and feloniously did falsely make, forge and counterfeit a certain promissory note for the payment of money, which said false, forged and counterfeit promissory note is of the purport, effect and value following:

\$ 60.00

July 1st 1887-

Six months after date we promise to pay to the order of W. G. Munemaker or bearer Sixty dollars at 8% Interest- Value received.

No Due

James Schertzer
J. S. Vanata

With intent- then and thereby to unlawfully defraud.
"Second Count."

And the Grand Jurors aforesaid, in the name and by the authority of the State of Ohio aforesaid, on their oaths aforesaid do further present and find that the said W. G. Munemaker, whose full Christian name is to the Grand Jurors unknown, on the fourth day of July Eighteen hundred and Eighty Seven aforesaid, unlawfully and feloniously did utter and publish as true and genuine a certain false, forged and counterfeited promissory note, of which said false, forged and counterfeited promissory note is of the purport, value, and effect following, to-wit:

\$ 60.00

July 1st 1887-

Six months after date we promise to pay to the order of W. G. Munemaker or bearer Sixty Dollars, at 8% Interest- Value received.

No. Due -

James Schertzer
J. S. Vanata

With intent- thereby unlawfully to defraud; he the said W. G. Munemaker then and there at the time he so uttered and published said false, forged and counterfeited promissory note, well knowing the same to be false, forged and counterfeited contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Pros Atty of Union County Ohio
Endorsed. "A True Bill. F. B. Sprague, Foreman of Grand Jury"

Afterward, to-wit; on the 23rd day of March 1888 a warrant was issued and delivered to the Sheriff of said County which reads as follows; viz;

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The State of Ohio, Union County ss.

To the Sheriff of said County greeting;

Whereas, at the Feb'y term A.D. 1888 of the Court of Common Pleas of said county of Union an indictment was found by the Grand jury thereof against - W.C. Mumemaker for a certain offense to wit, for Forgery
You are therefore commanded to arrest and safely keep the said W.C. Mumemaker so that you have his body before the said court of common pleas to answer the charge of said indictment and that you have with you then and there this writ.

Given under my hand and the seal of said court this 23rd day of March A.D. 1888

R. McCrory, Clerk.

Seal

Shiff Return

The State of Ohio, Union County ss.

By virtue of the command of this writ, I have arrested the

said W. C. Mumemaker and have him now in the Union County jail this 12th day of April A.D. 1888

Fees - Service 30 Mileage 64.00 Conveyance 75.00 Assistance 96.00 Sustainance 200 Total \$ 833.00

W. Hopkins, Sheriff.

Afterward, on the 29th day of May 1888 an entry was made on the journal of said Court which reads as follows:

Entry 751

The State of Ohio }
 US }
W. C. Mumemaker }

Indictment for "Forgery"

Now comes the Prosecuting attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff and arraigned upon said indictment, for plea thereto, saith he is "guilty," and the defendant being inquired of if he had anything to say why judgment should not be pronounced against him, and having nothing but what he hath already said, it was ordered and adjudged by the court that the said defendant W. C. Mumemaker be imprisoned and confined in the Penitentiary of the State kept at hard labor, but without any solitary confinement for the period of one year, and that he pay the costs of this prosecution, for which execution is awarded.

~~Attest~~ R. McCrory, Clerk.
By W. M. Winger, Deputy.

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Be it Remembered, that at a court of common Pleas begun and held at the Court house in the town of Marysville within and for the county of Union and State of Ohio on the 21st day of May AD 1888, his Honor John A. Price, Judge presiding. Hereafter, to-wit on the 22^d day of May 1888 an indictment - was filed with the clerk of said Court which reads as follows viz:

Indictment

The State of Ohio } In the court of common Pleas, Union County, Ohio, of the term of
Union County, ss } May in the year of our Lord one thousand eight hundred and eighty eight.
The jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that Frank Standish late of said county, on the ninth day of March in the year of our Lord one thousand eight hundred and eighty eight - with force and arms in said County of Union and State of Ohio, unlawfully and feloniously did falsely make, forge and counterfeit a certain order for the delivery of goods and chattles, which said false, forged, and counterfeited order is of the purport, value and effect following, to-wit:

March 9th 1888.

Mr. Comer please let Frank Standish have five dollars worth and charge the same to me.

Philemon Kirby.

The said Frank Standish then and there intended said false, forged and counterfeit order to be an order for the delivery of goods and chattles, and by the said Frank Standish then and there by said false, forged and counterfeit order to unlawfully and feloniously obtain and procure from Mary S. Comer who was then and there and at that time in the business commonly known as the dry goods business certain goods and chattles of said Mary S. Comer to-wit: One pair of Rubber Boots of the value of three dollars, One pair of jeans pants of the value of one dollar, one pair of socks of the value of ten cents, and tobacco of the value of twenty five cents. And the said false, forged and counterfeit order was understood by said Mary S. Comer to be and was accepted by her as an order drawn on her the said Mary S. Comer by the said Philemon Kirby for the delivery of goods and chattles to the said Frank Standish with intent then and there and thereby to unlawfully defraud -

Second Count.

And the jurors aforesaid, in the name and by the authority of the State of Ohio aforesaid on their oaths aforesaid, do further present and find that the said Frank Standish on the ninth day of March, eighteen hundred and eighty eight aforesaid, unlawfully and feloniously did utter and publish as true and genuine a certain false, forged and counterfeited order for the delivery of goods and chattles, which said false, forged and counterfeited order for the delivery of goods and chattles is of the purport, value and effect following to-wit:

March 4th 1888

Mr. Comer, please let Frank Standish have five dollars worth, and charge the same to me.

Philemon Kirby.

The said Frank Standish then and there intended the said false, forged and counterfeited order to be an order for the delivery of goods and chattles - and by the said Frank Standish then and there by said false, forged, and counterfeited order to unlawfully and feloniously obtain and procure from Mary S. Comer who was then and there and at that time in the business commonly known as the dry goods business, certain goods and chattles of said Mary S. Comer, to-wit: One pair of Rubber Boots of the value of three dollars; one pair of jeans pants of the value of one dollar, one pair of socks of the value of ten cents and tobacco of the value

Entry
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of twenty five cents. And the said false, forged and counterfeit order was understood by said Mary S. Comer to be, and was accepted by her as an order drawn on her the said Mary S. Comer by the said Philomena Kirby, for the delivery of goods and chattels to the said Frank Standish with intent - thereby unlawfully to defraud the said Frank Standish then and there, at the time he so uttered and published said false, forged and counterfeit order, well knowing the same to be false, forged and counterfeit contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Edward W. Porter, Proc. atty of Union County, Ohio.
Endorsed "A True Bill." S. K. Gilchrist - Foreman of Grand Jury.

Afterward, on the 24th day of May A.D. 1888 an entry was made on the journal of said court which reads as follows, viz;

Entry 768

The State of Ohio }
vs } Indictment for Forgery -
Frank Standish }

Now came the prosecuting attorney on behalf of the State of Ohio and the prisoner being brought into court in custody of the Sheriff and arraigned upon said indictment - for plea thereto. Said, he is "not guilty" and puts himself upon the country and the prosecuting attorney deathe the like.

Afterward, on the 5th day of June A.D. 1888 an entry was made on the journal of said court which reads as follows;

768

The State of Ohio }
vs } Indictment for Forgery
Frank Standish }

And now the defendant being brought into court in charge of the Sheriff, and it appearing that he is in indigent circumstances and unable to employ counsel, the court at his request appoint - W. J. Woods Esq. as counsel for the defense -

On the 13th day of June an entry was made on the journal of said court.

768

The State of Ohio }
vs } Indictment for "Forgery"
Frank Standish }

This day again came the prosecuting attorney on behalf of the State of Ohio. the defendant being brought into court in custody of the Sheriff, his attorney also coming also came the following named persons as jurors to-wit:

- | | | |
|----------------|---------------------|---------------------------|
| 1 W. P. Hisey | 5 Benjn Freshwater | 9 J. B. Cranston |
| 2 Henry Morse | 6 O. W. Meadow | 10 James H. Thompson |
| 3 Joseph Stier | 7 Henry Houghbarger | 11 Philip Conderase ma |
| 4 J. C. McKeoy | 8 Ada Langstaff | 12 George Harris who were |

only impaneled and sworn to well and truly try and true deliverance make between the Prisoner at the bar and the State of Ohio and the said trial proceeded and the said jury having heard the evidence and the arguments of counsel, the hour of adjournment having arrived, the court discharged said jury until to-morrow morning at 9 o'clock.

On the 14th day of June 1888 an entry was made in the journal of said court as follows

The State of Ohio }
vs } Indictment for "Forgery"
Frank Standish }

This day again came the prosecuting attorney on behalf of the State of Ohio and the defendant being brought into court in custody of the Sheriff, also came the jury heretofore impaneled and sworn, and the said jury having heard the charge of the court, after deliberation thereon returned the following verdict: To-wit:

We the jury in this case find the defendant Frank Standish guilty in manner and form as he stands charged in the indictment, Recommended to the Mercy of the court.

George Harris Foreman.

and the said defendant being informed by the court of the verdict of the jury and inquired if he had anything to say why judgment should not be pronounced against him, and having nothing to say but what he had already said. It is therefore considered and adjudged by the court that the defendant Frank Standish be imprisoned in the Penitentiary of this State and kept at hard labor for the period of one year. No part of said period to be in solitary confinement and that he pay the cost of this prosecution taxed at \$ for which execution is awarded.

768

State of Ohio }
vs } Indictment for "Forgery"
Frank Standish }

Court allow W. T. Hoops Esq. a fee of twenty-five dollars for defending the prisoner Frank Standish under assignment of court.

~~Attn~~ R. M. Croon Clerk
By W. M. Winger - Deputy.

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Be it Remembered, that at a court of common pleas begun and held at the court-house in the town of Mansfield, within and for the county of Union and State of Ohio on the 21st day of May A. D. 1888. His Honor John A. Rice Judge presiding. Heretofore, to wit: on the on the first-day of March A. D. 1888. an indictment was filed with the clerk of said court which reads as follows, viz;

Indictment
No 744

The State of Ohio } In the court of common pleas, Union County, Ohio of the term of February
Union County, O. } in the year of our Lord one thousand eight hundred and eighty eight.

The jurors of the Grand Jury of the State of Ohio, within and for the body of the county of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said county of Union in the name and by the authority of the State of Ohio, on their oaths do find and present; that John Cunningham late of said County, on the seventeenth day of February in the year of our Lord one thousand eight hundred and eighty eight - with force and arms, in said county of Union and State of Ohio, unlawfully, violently and in a menacing manner did assault and threaten one Patterson R. Kerr then and there being, and him the said Patterson R. Kerr then and there did strike, beat, wound and ill-treat and other wrongs to him the said Patterson R. Kerr then and there did contrary to the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Edward W. Porter, Pros. Atty of Union County, Ohio.

Endorsed - "A True Bill." F. B. Sprague, Foreman of Grand Jury.

Afterward, on the 19th day of March 1888 an entry was made on the journal of said court which reads as follows viz;

Entry
748

The State of Ohio }
 or } Indictment - for "Assault & Battery."
John Cunningham }

This day came the prosecuting attorney, and the defendant appearing in person in open court, and the reading of the indictment by the clerk, being waived, and was asked how, in the premises he would acquit himself, for Plea Says: That he is "guilty" in manner and form as he stands charged in said indictment, and said cause was passed until the 28th day of March 1888, for sentence.

Afterward, on the 6th day of April 1888 an entry was made on the journal of said court which reads as follows, viz;

Entry
748

The State of Ohio }
 or } Indictment - for Assault & Battery
John Cunningham }

This day came the prosecuting attorney on behalf of the State of Ohio and the defendant was present by himself and his counsel, and therefore this cause was continued to the next term of this court for sentence. It is ordered that the defendant enter into his own recognizance in the sum of \$1000.00 conditioned for his appearance on the first-day of the next-term of this court.

Afterward, on the 14th day of June 1888 an entry was made on the journal of said court which reads as follows, viz;

Entered
748

The State of Ohio

vs

John Cunningham

Indictment for "Assault and Battery"

The defendant having on a former day of the February term 1888 of this court entered a plea of "guilty" to the charge of the indictment in this case appeared in open court, and the court having heard the testimony adduced, and being fully advised in the premises, and the said defendant being inquired of if he had anything to say why judgment should not be pronounced against him, and having nothing to say but what he hath already said, It is ordered and adjudged by the court that the defendant John Cunningham be confined in the jail of Union County for the period of Three days, and that he pay a fine of Twenty five dollars and the cost of this action and that he stand committed until said fine and costs are paid.

Attest R. McGraw, Clerk
By W. M. Winger, Deputy

Indictment

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Be it Remembered, That at a court of Common pleas begun and held at the court-house
in the town of Marysville within and for the county of Union and State of Ohio
on the 29th day of October A.D. 1888, his Honor John A. Price Judge presiding,
on the 30th day of October A.D. 1888 an indictment was filed with the clerk of said Court which
reads as follows, to-wit:

Indictment

The State of Ohio }
Union County SS } In the Court of Common Pleas, Union County, Ohio, of the term of October in
the year of our Lord, One thousand Eight hundred and eighty eight.

The jurors of the grand jury of the State of Ohio, within and for the body of the county of
Union, impaneled, sworn and charged to inquire of crimes and offenses committed
within the said county of Union, in the name and by the authority of the State of Ohio, on
their oaths do find and present that - David McLean, Henry Mitchell and Charles
Butz, late of said County, on the 17th day of September in the year of our Lord one
Thousand Eight-hundred and Eighty Eight with force and arms, in said County
of Union and State of Ohio, unlawfully did steal, take and carry away
certain Money of the amount of Eighty dollars and of the value of Eighty dollars,
the property of John Hudson.

Second Count - And the Grand Jurors aforesaid, within and for the body of the
said County of Union, impaneled, sworn and charged as aforesaid, to inquire
of crimes and offenses committed within the said County of Union in the name
and by the authority of the State of Ohio, do further find and present -

That the said David McLean, Henry Mitchell and Charles Butz, late
of said County, on the said Seventeenth day of September in the year Eight
hundred and Eighty eight in said County of Union unlawfully and
feloniously, and otherwise, than by force and violence, or by putting in fear
did steal, take and carry away from the person and pocket of the said
John Hudson, certain Money of the amount of Eighty dollars and of
the value of Eighty dollars the property and Money of the said John Hudson
contrary to the Form of the Statute in such case made and provided
and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney

Endorsed - This bill of indictment found upon testimony sworn and
sent to the Grand Jury, by order of the Court at the request of the prosecuting
Attorney - A True Bill.

Jehu Gray, Foreman of Grand Jury.

On the 30th day of October 1888. Warrant was issued by the clerk of said Court
which reads as follows:

Warrant

The State of Ohio Union County,
To the Sheriff of said County Greeting;

Whereas, at the October term A.D. 1888 of the Court of Common Pleas of said
County of Union an indictment was found by the Grand Jury thereof
against David McLean for a certain offence to-wit: for "Pocket Picking"
You are therefore commanded to arrest and safely keep the said David
McLean so that you have his body before the said Court of Common Pleas to
answer the charge of said indictment and that you have with you this
and there this writ - Given under my hand and the seal of said Court
this 30th day of October A.D. 1888.

B. McCrossy Clerk

Seal

Sheriff's Return

The State of Ohio, Union County, ss.

By virtue of the commands of this writ, I have arrested the said David McGraw on Oct-31st 1888 and have him in the Union County Jail service and return 30 Mileage 32-256 Conveyance 250 assistance 200 Total \$8.36. M. Hopkins, Sheriff.

Afterward on the 19th day November 1888 an entry was made on the journal of said court which reads as follows;

Entry No 770

The State of Ohio
vs

David McGraw, Henry Mitchell
and Charles Butz

} Indictment for "Pocket-Picking"

Now comes the prosecuting attorney on behalf of the State of Ohio and the defendants David McGraw and Henry Mitchell being brought into court in custody of the Sheriff and arraigned upon said indictment; for Plea thereto, Each saith "he is not guilty" and put themselves upon the country, and the prosecuting attorney doth the like, and it appearing that the said David McGraw and Henry Mitchell are in indigent circumstances and unable to employ counsel the court at their request appointed J. L. Cameron as counsel to defend David McGraw and Edward E. Cole as counsel to defend Henry Mitchell, and John L. Porter was appointed to assist the prosecution in this case, and thereupon the said John L. Porter accepted said appointment.

On the 5th day of December 1888 an entry was made on the journal of said court which reads as follows.

Entry 770

The State of Ohio

vs

David McGraw et al

} Indictment for "Pocket-Picking"

Now comes the prosecuting attorney on behalf of the State of Ohio and the defendant ^{said McGraw} being brought into court in custody of the Sheriff, his attorney also being present, the defendant being permitted by the court to withdraw his plea of "not guilty" therefore entered in this action, this cause came on to be heard on the motion of the defendant to require the prosecuting attorney to elect on which count of the indictment he was to be tried, which motion was argued by counsel and submitted to the court; on consideration whereof the court overruled said motion, to which ruling the defendant then and there Excepted.

Thereupon the defendant was re-arraigned upon said indictment and for Plea thereto saith he is "not guilty" he having elected to be tried separately, thereupon came the following named persons as jurors to-wit;

Albert Adams, Frank Galt, W. R. Henderson, James W. Smith, Peter Johnson, Dixon Siggitt, Henry Montgomery, William Acton, Charles Martin, J. E. McBride, W. H. Willis and W. W. Blue and were duly sworn according to law and the said jury having heard the evidence addressed the hour of adjournment having arrived this cause was continued until tomorrow morning at 8 1/2 o'clock.

770

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On the 6th day of December 1888 an entry was made on the journal of said court as follows.

770

The State of Ohio }
vs }
David McLean } Indictment - for "Pocket Picking"

This day again came the prosecuting attorney on behalf of the State of Ohio and the defendant with his counsel, also came the jury heretofore impaneled and sworn according to law, and the jury having heard the arguments of counsel and charges of the court after deliberation thereon returned the following verdict To-wit:

"We the jury in this case find the defendant David McLean guilty in manner and form as he stands charged in the first count of the indictment, and not guilty as he stands charged in the second count of said indictment, and we assess the value of the property stolen at \$80.00 - J. W. Smith, Foreman.

On the 8th day of December the following entries were made on the journal of said court:

770

The State of Ohio }
vs }
David McLean } Indictment - for "Pocket Picking"

The defendant David McLean having been heretofore convicted of Larceny was this day brought into court in custody of the Sheriff his attorney and the prosecuting attorney also coming, this cause came on to be heard on the motion of the defendant for a new trial which was argued by counsel and submitted to the court, on consideration whereof, the court overruled the same, to which ruling of the court the defendant excepted, and the defendant being informed of the verdict of the jury and inquired of if he had anything to say why judgment should not be pronounced against him, and having nothing to say except what he hath already said,

It is therefore considered and adjudged by the court that the defendant David McLean be confined in the Penitentiary of the State of Ohio, and kept at hard labor for the period of one year, a part of which time to be kept in solitary confinement, and to pay the cost of this action and execution is awarded. And the said defendant giving notice of his intention to apply for a writ of error on motion it is ordered that the execution of the sentence herein be suspended until January 7th 1889.

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Be it remembered that at a court of Common Pleas begun and held at the Court House in the Town of Marysville, within and for the County of Union, and State of Ohio, on the 29th day of October AD 1888, His Hon. John A Price Judge, presiding

on the 30th day of October AD 1888, an indictment was filed with said clerk of court, which reads as follows,

State of Ohio }
Union County ss }

No 762

In the Court of Common Pleas, Union County, Ohio, of the term of October in the Year of our Lord one thousand eight hundred and eighty eight, The jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled and sworn and charged to enquire of crimes and offenses, committed within said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that, Ellis Miller, late of said County on the sixth day of September, in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms, in said County of Union and State of Ohio, did unlawfully, violently, maliciously, feloniously and in a menacing manner, assault and threaten one Matilda Stewart, then and there being, and with a certain shot gun; to-wit; a single barreled shot gun, which he the said Ellis Miller, then and there in his right hand had and held, and which said shot gun then and there was loaded with gun powder, and leaden shot, at and toward the said Matilda Stewart, then and there, did, maliciously and feloniously shoot, with intent thereby, then and there, her, the said Matilda Stewart, to kill.

Endorsed as follows: This Bill of indictment found upon testimony sworn and sent to the Grand Jury, by order of the Court at the request of the Prosecuting attorney

A True Bill -

John Gray Foreman,
Edward W Porter prosecuting attorney,

Warrant
No 769

Warrant on Indictment,
State of Ohio }
Union County ss }

To the Sheriff of said county greeting.
Whereas at the October term, AD, 1888, of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Ellis Miller for a certain offense to-wit. For shooting with intent to kill. You are therefore Commanded to arrest and safely keep the said Ellis Miller so that you have his body before the said Court of Common Pleas, to

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To answer to the charge of Said Indictment, and that you have with you there and there this writ,
Given under my hand, and the Seal of Said Court, this 30th day of October AD 1888.

R. M. Brown Clerk
By William W. Winget Deputy

Sheriff's Returns

The State of Ohio, Union County ss,
By virtue of the Commands of this writ, I have arrested the said Ellis Miller, and now have him in jail,
At Hopkins Sheriff.

Bail

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

State of Ohio, vs Ellis Miller } Application to admit to Bail,

Be it remembered that a Court of Probate held within and for said County held on the 5th day of November, 1888, before Leonidas Piper, Judge of Said Court came Ellis Miller and made application to be admitted to bail, whereupon it was ordered by the Court that a Special Warrant issue to the Sheriff, of said County commanding him to bring the body of the said Ellis Miller before the said Probate Court on the 5th day of November 1888, to the end that the said Ellis Miller may be admitted to bail according to law, and that thereupon on the 5th day of November, 1888, a Special Warrant was issued to the Sheriff, and by the said Sheriff returned according to the command thereof, with the body of the said Ellis Miller, and it appearing to the Court by the return of the said Sheriff that the said Ellis Miller was committed to the Jail of said County by William C. Malen Justice of the Peace authorized for said County on the 10th day of September 1888, on charge of shooting with intent to kill, in default of bail in the sum of one hundred dollars ordered by the said Justice of the Peace to be by the said Ellis Miller given, and that thereupon the said Court being fully advised in the premises, ordered that the said Ellis Miller, enter into a recognizance in the sum of one thousand dollars with approved Sureties conditioned according to law, that the said Ellis Miller be and appear before the Court of Common Pleas in and for said County on the 14th day of November 1888 the present term thereof, to answer unto said charge, and that thereupon the said Ellis Miller entered into recognizance accordingly with W. S. Davis, S. M. Cloud, and R. H. Cody as Sureties which said recognizance is approved, and the said Ellis Miller discharged from the custody of said Sheriff.

Leonidas Piper Probate Judge

The State of Ohio
Union County ss

I, Leonidas Piper, Judge of the Probate Court, within and for said County, do hereby certify that the foregoing is a correct transcript of the proceedings had before and of the orders made by the said Probate

Court, and that the foregoing recognizance was duly entered into before said Court by said Ellis Miller.

In testimony whereof, I have herewith set my hand and affixed the seal of said Court at Marysville, Ohio, this 5th day of November, 1888.

Leonidas Piper, Probate Judge.

No. 769

The State of Ohio, } Be it remembered, that on the 10th day of September
Union County, ss } One thousand eight hundred and eighty eight
Ellis Miller, personally appeared before me, W. C. Malin one of the Justices
of the Peace in and for the County aforesaid, and jointly and severally ac-
knowledged themselves to owe the State of Ohio the sum of One hundred dollars
to be levied on his goods and chattels, lands and tenements, if default be
made in the condition following, to wit: The condition of this recognizance
is such that if the above bound Ellis Miller shall personally be and appear
before the Court of Common Pleas, on the first day of this term thereof, next
to be holden in and for the County aforesaid, then and there to answer to a
charge of pointing Fire arms at one Matilda Stewart on or about the 6th day
of September 1888, contrary to the Statute in such cases made and provided
and abide the judgment of the Court, and not depart without leave,
and in the meantime to be of good behavior, and to keep the Peace toward
the citizens of the State generally; and the said Matilda Stewart specially,
then this recognizance shall be void; otherwise it shall be and remain in
full force and virtue in law.

Attest: A. M. Holyross.

Ellis ^{his} Miller 
Ellis ^{mark} Miller 

Taken and acknowledged before me, this 10th day of September one
thousand eight hundred and eighty eight.

On the 19th day of November, 1888, the following entry was entered on the
Journal by the Clerk of said Court.

Entry
No. 769

State of Ohio
vs
Ellis Miller
Indictment for Shooting with Intent to Kill.

Now comes the prosecuting Attorney on behalf of the State of
Ohio, and the defendant being brought into Court in custody of the
Sheriff and arraigned upon said indictment for plea thereto, saith he
is "not guilty"; and puts himself upon the country, and the prosecuting
attorney doth the like. And it appearing that said defendant is in
indigent circumstances and unable to employ counsel, the Court at his
request assigns James B. Cole as counsel to defend him.

E. W. Porter. Pros. Atty.

November 19th 1888.

Entry

No. 769

On the 4th day of December, 1888, Entry was made in the Journal by the
Clerk of said Court.
State of Ohio
vs
Ellis Miller
Indictment for Shooting with Intent to kill.

Now comes the Prosecuting Attorney, on behalf of the State
of Ohio, and the defendant Ellis Miller appeared in open Court in person

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Sec. 682

Warrant

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and by counsel, and thereupon the Prosecuting Attorney entered a Nolle prosequere upon the indictment as to the malice, and then the defendant withdrew his plea of "not guilty," and thereupon he pleaded to intentionally and without malice but unlawfully pointing said shot gun at and towards the said Matilda Stewart.

Therefore it is considered by the Court that the said Ellis Miller be imprisoned in the Jail of said County of Union, for the period of thirty days, and he is further adjudged to pay the costs of prosecution and execution is awarded.

December 4th, 1888.

E. W. Porter, Pros. Atty.

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union of the Third Sub-Division of the Sixth Judicial District of the State of Ohio, the Honorable Judge John A. Price presiding, on the 7th day of March, 1886 an Indictment was filed by the Clerk of said Court. Endorsed: Indictment for Assault and Battery. This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court, at the request of the Prosecuting Attorney. "A True Bill." George B. Hamilton Foreman of Grand Jury.

Indictment. The State of Ohio
Union County ss
No. 781 In the Court of Common Pleas
Union County Ohio, of the Term of March in
the year of our Lord one thousand eight hundred and eighty nine.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio, on their oaths, do find and present that Charles Davis late of said County, on the 24th day of December in the year of our Lord one thousand eight hundred and eighty eight with force and arms, in said County of Union and State of Ohio, unlawfully, violently, and in a menacing manner did assault and threaten one Shannon Davis then and there being, and him the said Shannon Davis then and there did strike, beat, wound, and ill-treat, and other wrongs to him the said Shannon Davis then and there did, contrary to the forms of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Pros. Attorney of
Union County, Ohio.

Sec. 6823

Warrant On the 18th day of March, 1889, Warrant on Indictment was filed by the Clerk of said Court.

No. 781 The State of Ohio
Union County, To the Sheriff of said County, Greeting:
Whereas, at the March Term, A. D. 1889 of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Charles Davis for a certain offense to-wit: for "Assault and Battery." You are therefore commanded to arrest and

safely keep the said Charles Davis so that you have his body before the said Court of Common Pleas to answer the charge of said indictment, and that you have with you then and there this writ.

Given under my hand and the Seal of said Court this 13th day of March A.D. 1889.

Seal R. M. Crox. Clerk
W. M. Winger. Deputy.

Sheriff's Return	Ser. & Return	30
	Mileage	1 00
	Assistance	1 50
	Total	2 80

The State of Ohio
Union County ss

By virtue of the commands of this writ, I have arrested the said Charles Davis and have him before the Court this 18th day of March, 1889.

Thomas Martin. Sheriff.

On the 18th day of March, 1889, the following entry was made on the Journal by the Clerk of said Court.

No 781
The State of Ohio
vs
Charles Davis

Entry-- Indictment for Assault and Battery.

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment, for plea thereto saith he is "guilty"; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court, that the said Charles Davis pay a fine of (\$5⁰⁰) Five dollars, and the costs of this prosecution, and that he stand committed to the Jail of Union County, until the amount of said fine and costs shall be paid, or secured to be paid, or he be otherwise legally discharged.

E. W. Porter, Pros. Atty.

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville within and for the County of Union of the Third Sub-division of the Sixth Judicial District of the State of Ohio, this 4th day of March, in the year of our Lord one thousand eight hundred and eighty nine, Judge John H. Price presiding, on the 7th day of March 1889 Indictment was filed with the Clerk of said Court

No 789
Indictment
The State of Ohio
Union County, ss
In the Court of Common Pleas, Union County, Ohio,
of the Term of March, in the year of our Lord one thousand eight hundred and eighty nine.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Edward Herbert, Orie Maddox, Frank Hobert, Thomas Hedycross, and Charles Herbert, late of said County, on the 24th day of December in the year of our Lord one thousand eight hundred and eighty eight with force and arms in said County of Union and State of Ohio, by making diverse boisterous and loud noises, and contemptuous gestures, vicious conduct, and behavior, did unlawfully, willfully, maliciously and knowingly interrupt, disturb and

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most an assembly of persons and citizens met for a lawful purpose, to-wit: for the purpose of witnessing the giving and receiving of presents from a Christmas tree. Said persons and citizens then and there being members of a certain religious society called the Methodist Episcopal Church of Unionville Centre, in said County and State as aforesaid, and being then and there met and assembled together at the meeting house and church building of said religious society, for the purpose aforesaid, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Sec. 6896

Edward W. Porter, Pros. Atty. of Union County Ohio.

Endorsed: "Indictment for Disturbing Meeting": "A True Bill"

George B. Hamilton, Foreman of Grand Jury.

Warrant The State of Ohio }
Union County }

To the Sheriff of said County, Greeting:

No 789

Whereas, at the March Term A. D. 1889 of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Edward Herbolt, Frank Herbolt, Thomas Hedycross and Charles Herbolt for a certain offense to-wit- for "disturbing a meeting".

You are therefore commanded to arrest and safely keep the said Edward Herbolt, Erie Maddox, Frank Herbolt, Thomas Hedycross and Charles Herbolt so that you have their bodies before the said Court of Common Pleas to answer the charge of said indictment, and that you have with you them and there this writ.

Given under my hand and the Seal of said Court, this 13th day of March, 1889

[seal] R. W. Leroy. Clerk

W. M. Winget. Deputy.

Fees	
Ser. & Return	90
Mileage	4 80
Bonds	1 05
Assistance.	2 50
Total.	9 25

The State of Ohio }
Union County, ss }

By virtue of the commands of this

Writ, I have arrested the said Thomas Hedycross Frank Herbolt and Erie Maddox the names of their Bonds are Scott Mumfere, A. L. Finner and Philip Maddox, Edward Herbolt and Charles Herbolt were not found.

Thomas Martin. Sheriff.

Warrant The State of Ohio }
Union County }

No 789

To the Sheriff of said County, Greeting:

Whereas, at the March Term A. D. 1889 of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Edward Herbolt, Charles Herbolt et al. for a certain offense, to-wit: for "disturbing a meeting". You are therefore commanded to arrest and safely keep the said Edward Herbolt & Charles Herbolt so that you have their bodies before the said Court of Common Pleas to answer the charge of said indictment, and that you have them and there this writ.

Given under my hand and the Seal of said Court this 19th day of March 1889.

[seal] R. W. Leroy. Clerk.

W. M. Winget. Deputy.

Ser ^{ts} Return	60	The State of Ohio	By virtue of the commands of this writ, The cause of Edward Herbert and Charles Herbert was settled by E. W. Porter, Prosecuting Attorney. Thomas Martin. Sheriff.
Mileage.	5 00	Union County, ss.	
Assistance.	1 00		
Total.	6 60		

Entry On the 18th day of March, 1889, the following entry was made on the Journal by the Clerk of said Court.

No 789 The State of Ohio
vs
Edward Herbert et al

} Indictment for disturbing meeting.

Now comes on the Prosecuting Attorney on behalf of the State of Ohio, and the defendants Ori Maddox, Frank Hobert, Thomas Redycross, being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, each saith he is "guilty"; and the Court being fully advised in the premises, and the said defendants being inquired of if they had anything to say why judgment should not be pronounced against them, and showing no good and sufficient cause why judgment should not be pronounced.

It is therefore adjudged by the Court that the said defendants, Ori Maddox, Frank Hobert and Thomas Redycross each pay a fine of (\$25⁰⁰) Twenty-five Dollars, and the costs of this prosecution, and that they stand committed to the jail of Union County until the amount of said fine and costs shall be paid, or secured to be paid, or they be otherwise legally discharged.
E. W. Porter. Pros. Atty.

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville, within and for the County of Union of the Third Sub-Division of the Sixth Judicial District the State of Ohio, this 4th day of March in the year of our Lord one thousand eight hundred and eighty nine. On the 7th day of March, 1889, the following indictment was filed with the Clerk of said Court.

Indictment The State of Ohio,

790

Union County, ss In the Court of Common Pleas, Union County, Ohio, of the Term of March in the year of our Lord one thousand eight hundred and eighty nine. The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio, on their oaths, do find and present; that Frank East, Charles Kowron, David Watters and William List late of said County, on the 3rd day of February in the year of our Lord one thousand eight hundred and eighty-nine with force and arms, in said County of Union and State of Ohio, by making divers, boisterous and loud noises and contemptuous gestures, vicious conduct and behavior, did unlawfully, willfully, maliciously, and knowingly, interrupt, disturb, and molest an assembly of persons and citizens met for a lawful purpose to-wit: for the purpose of religious worship. Said persons and citizens then and there being members of a certain religious society called the Methodist

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Sec. 6896
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Warrant The State
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Protestant Church, in the village of Essex in said County, and bring them and their met and assembled together at the meeting-house and church building of said religious society, for the purpose of religious worship, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Sec. 6896 Edward W. Porter. Pros. Atty. Union County, Ohio
Endorsed: "Indictment for unlawfully disturbing a meeting". "A True Bill"
George B. Hamilton, Foreman of Grand Jury.

warrant The State of Ohio,
Union County ss

To the Sheriff of said County, Greeting:

790

Whereas, at the March Term, A. D. 1889, of the Court of Common

Pleas of said County of Union, an indictment was found by the Grand Jury thereof against Frank East, Charles Howerson, David Waters and William List for a certain offense to-wit: for "disturbing a meeting."

You are therefore commanded to arrest and safely keep the said Frank East, Charles Howerson, David Waters and William List so that you have bodies before the Court of Common Pleas to answer the charge of said indictment, and that you have with you then and there this Writ.

Given under my hand and the Seal of said Court, this 13th day of March, A. D. 1889.

[seal] R. M. Croy, Clerk
W. M. Winget, h. p. uty.

Fees.	
Deputy's Return	1 20
Mileage	4 80
Bonds	1 05
Assistance	2 00
Total	9 05

The State of Ohio }
Union County ss } By virtue of the commands of this Writ, I have arrested the said Frank East, David Waters and Charles Howerson. The names of their Bonds are Edwin Howerson, Simon Rogers, J. L. Givv and Eli Sloop. William List not arrested.

Thomas Martin. Sheriff.

Entry

790

On the 18th day of March, 1889, the following entry was made on the Journal by the Clerk of said Court.

The State of Ohio
vs
Frank East et al.
Indictment for "disturbing meeting."

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendants Frank East, Charles Howerson, and David Waters bring into Court in custody of the Sheriff and arraigned upon said indictment, for plea thereto, each saith he is "guilty"; and the Court being fully advised in the premises, and the said defendants being inquired of if they had anything to say why judgment should not be pronounced against them; and showing no good and sufficient cause why judgment should not be pronounced: It is therefore adjudged by the Court that the said defendants Frank East, Charles Howerson and David Waters each pay a fine of Twenty dollars (\$20⁰⁰) and the costs of this prosecution, and that each stand committed to the Jail of Union County until the amount of said fine and costs shall be paid, or secured to be paid, or each be otherwise legally discharged.

E. W. Porter. Pros. Atty.

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville within and for the County of Union of the Third Sub-division of the Sixth Judicial District of the State of Ohio this 4th day of March, 1889 in the year of our Lord one thousand eight hundred and eighty-nine, Judge John A. Price, presiding. On the 7th day of March 1889, Indictment was filed with the Clerk of said Court.

Indictment. The State of Ohio } In the Court of Common Pleas, Union County, Ohio, of
No 788 Union County ss The Term of March, in the year of our Lord one thousand eight hundred and eighty-nine.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Hamiel Bird, Edward Wills and Verner Elliott late of said County, on the 7th day of February in the year of our Lord one thousand eight hundred and eighty-nine with force and arms, in said County of Union and State of Ohio, by making divers boisterous and loud noises and contemptuous gestures vicious conduct, and behavior, did unlawfully willfully, maliciously and knowingly interrupt, disturb and molest an assembly of persons and citizens, met for a lawful purpose, to-wit: for the purpose of religious worship. Said persons and citizens then and there being members of a certain religious society called the Free Will Baptist Church, and being then and there met and assembled together, as was their custom, at a certain school-house, called the Bird School-House, there situate, for the purpose of religious worship, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Sec. 6896

Edward W. Porter. Pros. Atty.

Endorsed: "Indictment for disturbing meetings." "A True Bill"

George B. Hamilton, Foreman Grand Jury.

Warrant.

No 788 The State of Ohio } To the Sheriff of said County, Greeting:
Union County }

Whereas, at the March Term, A. D. 1889, of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Hamiel Bird, Edward Wills, Verner Elliott for a certain offense to-wit: for "disturbing a meeting".

You are therefore commanded to arrest and safely keep the said Hamiel Bird, Edward Wills and Verner Elliott so that you have their bodies before the said Court of Common Pleas to answer the charge of said indictment, and that you have with you them and there this writ.

Given under my hand and the Seal of said Court this 13th day of March A. D. 1889.

Seal Re. M^{rs} Leroy. Clerk
W. W. Winget Deputy.

The State of Ohio } ss
Union County } By virtue of the commands of this
Writ, I have arrested the said Verner Elliott. The names
of his Bonds are Verner Elliott and Harriet A. Elliott.
Thomas Martin Sheriff.

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Deer's Return	30
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Cop. of Bond	30
Assistance	1 50
Total	8 45

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On the 29th day of March, 1889, the following Entry was made on the Journal by the Clerk of said Court.

State of Ohio

vs

Samuel Bird et al.

Indictment for "disturbing Meeting"

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant Samuel Bird being brought into Court in custody of the Sheriff and arraigned upon said indictment, for plea thereto saith he is "guilty"; thereupon, after being fully advised in the premises, it is ordered and adjudged by the Court that the said Samuel Bird pay a fine of Twenty dollars (\$20⁰⁰) and the costs of this prosecution, and that he stand committed to the Jail of Union County until the amount of said fine and costs shall be paid.

E. W. Porter. Pros. Atty.

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville within and for the County of Union of the Third Sub-division of the Sixth Judicial District of the State of Ohio, this 4th day of March, 1889, in the year of our Lord one thousand eight hundred and eighty nine. Judge John A. Price presiding.

On the 7th day of March 1889, Indictment was filed by the Clerk of said Court.

The State of Ohio, } In the Court of Common Pleas, Union County, Ohio,
Union County, ss } of the Term of March in the year of our Lord one thousand eight hundred and eighty nine.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio, on their oaths do find and present that the Minor Wilson late of said County, on the eighth day of December in the year of our Lord one thousand eight hundred and eighty-eight with force and arms, in said County of Union and State of Ohio, did unlawfully sell intoxicating liquors to one Edward Miller, he, the said Edward Miller being then and there a minor, and said selling being without the written order of either the parents, guardian or family physician of him the said Edward Miller, he, the said Minor Wilson then and there well knowing that the said Edward Miller was a minor; contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count. And the Jurors aforesaid upon their oaths aforesaid, do further find and present that the said Minor Wilson on the eighth day of December in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms in said County of Union and State of Ohio, did unlawfully furnish intoxicating liquors to one Edward Miller to be drunk by him, the said Edward Miller, he, the said Edward Miller, being then and there a minor, and he the said Minor Wilson then and there well knowing that the said Edward Miller was a minor, and said furnishing of said intoxicating liquor to said

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Edward Miller not being then and there given by a physician in the regular line of his practice; contrary to the form of the Statute in such case enacted and provided, and against the peace and dignity of the State of Ohio.

Sec. 6943

Edward W. Porter, Pros. Atty. Union Co. Ohio

Endorsed: "Indictment for unlawfully Selling Intoxicating Liquors to Minors"
"A True Bill". George B. Hamilton, Foreman of Grand Jury.

Warrant. The State of Ohio, }
Union County } To the Sheriff of said County, Greeting:

No 783 Whereas, at the March Term, A. D. 1889, of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Mouror Wilson, for a certain offense to-wit: for "Selling Intoxicating Liquors to a minor."

You are therefore commanded to arrest and safely keep the said Mouror Wilson so that you have his body before the said Court to answer the charge of said indictment, and that you have with you then and there this Writ.

Given under my hand and the Seal of said Court this 13th day of March 1889.

Re. M^{rs} Erory. Clerk
W. W. Winget. Deputy.

Ser's Return	30
Mileage	2 40
Bond	35
Total	3 05

The State of Ohio }
Union County } By virtue of the commands of this Writ I have arrested the said Mouror Wilson. The names of his Bonds are Mouror Wilson and Burns Kumbrough.
Thomas Martin Sheriff.

Warrant. The State of Ohio }
Union County } To the Sheriff of said County, Greeting:

783 Whereas, At the March Term, A. D. 1889 at the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Mouror Wilson, for a certain offense to-wit: for Selling Intoxicating Liquors to a Minor.

You are therefore commanded to arrest and safely keep the said Mouror Wilson so that you have his body before the said Court of Common Pleas to answer the charge of said indictment, and that you have with you then and there this Writ

Given under my hand and the Seal of said Court this 23rd day of March 1889.

Re. M^{rs} Erory. Clerk
W. W. Winget Deputy.

Ser's Return	30
Arrest	30
Mileage	2 40
Conveyance	2 50
Assistance	1 50
Bond	35
Total	7 85

The State of Ohio } s.s.
Union County } By virtue of the commands of this Writ, I have arrested the within named Mouror Wilson. The names of his Bonds are Mouror Wilson, Charles Perry and W. W. Syers.
Thomas Martin. Sheriff.

Entry On the 2nd day of April, 1889, the following entry was made on the Journal by the Clerk of said Court.

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The State of Ohio
vs
Mouror Wilson

Indictment for unlawfully selling and furnishing
intoxicating liquors to minors.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto saith he is guilty; thereupon (after hearing testimony and being fully advised in the premises) it is ordered and adjudged by the Court that the said Mouror Wilson pay a fine of Twenty five dollars, and the costs of this prosecution; and that he stand committed to the jail of Union County until the amount of said fine and costs shall be paid, or secured to be paid, or he be otherwise legally discharged.

E. W. Porter. Pros. Atty.

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville within and for the County of Union of the Third Sub-Division of the Sixth Judicial District of the State of Ohio this 29th day of October in the year of our Lord one thousand eight hundred and eighty-eight. On the 24th day of July - 1888, Transcript was filed with the Clerk of said Court.

Transcript The State of Ohio
vs
James C. Moffitt

Before William M. Keams Justice of Peace
Union County Ohio, July 3rd 1888

Complaint in writing upon oath and signed by Fred Sharp filed with me charging that J. C. Moffitt did on or about the 3rd day of July, 1888, at the County of Union threaten and throw a stone at said C. F. Sharp with intent to wound. All this done while said C. F. Sharp was passing along the public highway and in no way molesting said defendants. And this deponent saith that our James C. Moffitt is guilty of the facts charged. And further this deponent saith not

Signed - C. F. Sharp.

J. P. Fees	
Complaint	40
Warrant	40
Order to Court.	40
Sup. 6 Wit	50
Rec. Words	45
Filing 4 Papers	20
Bond Apprd.	40
Adjournment	20
Transcript	1 00
Certificate	25
Judgment	40
Total	4 60

Sworn to and subscribed before me at the County aforesaid this 3rd day of July 1888
William M. Keams J. P.

July 3rd 1888.
Warrant issued for James C. Moffitt and handed to Edward Cronly, Constable.

July 3rd 1888
Warrant returned, endorsed: I have the body of James C. Moffitt now in Court.
Fees - 40, Sup. 95, Total 1.35

E. Cronly Constable.

The prisoner was arraigned and plead not guilty and asked for time to procure Counsel. The case was adjourned by me to July 5th, 1888
Free A. M. The prisoner is allowed to and is under the care of the

Constable who is responsible for his appearance.

July 5th 1888

Subpoena issued for plaintiffs witnesses W. Logan, Charles Ferguson, Wm. Shirk, James Vaughn, Will Ingrid, John H. Jennings and handed to Edward Cranly, Constable.

Received this writ on the 5th day of July, 1888, and served the same on the same day by reading to each witness. Fers. Ser. - 75, Mileage - 20, Total 95
E. Cranly, Constable.

July 5th, 1888, Ten o'clock A.M.

The case was called, James E. Moffitt appeared and by his counsel W. W. Ayres waived an examination. The Prisoner was therefore held by me for his appearance at the term of Common Pleas Court and gave his Bond for One hundred dollars. Signed by William Moffitt, Bondsman

William M. Keams J.P.

I certify the above to be a true copy of the proceedings had before me as it appears on my docket, In the case of State of Ohio vs James E. Moffitt.

William M. Keams J.P.

The State of Ohio }
Union County ss }

Be it remembered, that on the 5th day of July, in the year of our Lord one thousand eight hundred and eight personally appeared before me, William M. Keams, one of the Justices of the Peace in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the sum one hundred dollars, to be levied on their goods and chattels, lands and tenements, if default be made in the following condition, to-wit:

The condition of this recognizance is such that if the above bound James E. Moffitt shall personally be and appear before the Court of Common Pleas, on the first day of the term thereof next to be holden in and for the County aforesaid, then and there to answer to a charge of Charles F. Sharp, that our James E. Moffitt did on or about the 3rd day of July 1888, assault our Charles F. Sharp with intent to wound and abide the judgment of the Court, and not depart without leave, then this recognizance shall be void; otherwise it shall be and remain in full force and virtue in law

Taken and acknowledged before me,
on the day and year above written.

William M. Keams J.P.

James E. Moffitt (Seal)

William Moffitt (Seal)

Indictment The State of Ohio }
Union County, ss }

772

In the Court of Common Pleas, Union County, Ohio, of the Term of October in the year of our Lord one thousand eight hundred and eighty eight.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio, on their oaths do find and present, that James E. Moffitt, late of said County on the Third day of July in the year of our Lord one thousand eight hundred and eighty eight with force and arms in said County of Union and State of Ohio, unlawfully violently, and in a menacing manner did assault and threaten one

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Enclosure

Entry

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Charles F. Sharp then and there being, and him the said Charles F. Sharp, then and there did strike, beat wound, and ill-treat and other wrongs to him the said Charles F. Sharp then and there did, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter. Pros. Atty.

Endorsed: "Indictment for Assault & Battery". "A True Bill"

John Gray Foreman of Grand Jury.

Entry

On the 4th day of December, 1888, the following entry was made on the Journal by the Clerk of said Court.

State of Ohio

vs

James C. Moffitt

Indictment for Assault and Battery.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant, James C. Moffitt appeared in open Court in person, and by counsel; and thereupon the Prosecuting Attorney entered a nolle prosequi upon the indictment as to battery, and the defendant pleaded guilty to an assault; which plea is accepted by the Prosecuting Attorney.

Thereupon after being fully advised in the premises, it is ordered and adjudged by the Court that the said James C. Moffitt pay a fine of \$10⁰⁰ and the costs of this prosecution; and execution is awarded.

E. W. Porter, Pros. Atty.

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville within and for the County of Union of the Third Sub-division of the Sixth Judicial District of the State of Ohio, this 14th day of March in the year of our Lord one thousand eight hundred and eighty nine.

On the 1st day of February Transcript was filed with the Clerk of Court.

Transcript

The State of Ohio

vs

John Hor^{ts} & Richard Roe

The State of Ohio, Paris Township, Union County
Before W. C. Malin, One of Justices of Peace
for said Township

779

Before me W. C. Malin, One of the Justices of the Peace for said County: Personally came Philmore Kent, who being sworn according to law deposed and said that John Hor and Richard Roe (real names unknown) late of said County on or about the 25th day of January in the year of our Lord one thousand eight hundred and eighty nine, at the County of Union aforesaid did unlawfully and maliciously in the daytime of said day break and enter the dwelling house of him the said Philmore Kent there situate and bring with intent to steal; and did then and there take and carry away from said dwelling house, one over-coat of the value of Fifteen dollars, one frock-coat of the value of Five dollars, one pair of pants of the value of Five dollars, one vest of the value of two dollars, two shirts and one pair of drawers of Fifty cents, and

one silver watch of the value of Fifteen dollars, of the goods and chattels and property of the said Philmore Hernt, and this deponent doth verily believe that the said John Her and Richard Roe are guilty of the facts charged and further this deponent saith not.

Philmore Hernt.

Sworn to and subscribed before me at the County aforesaid this 26th day of January 1889.

W. C. Malin, Justice of the Peace.

On the 26th day of January, 1889, I issued a warrant for the arrest of the defendants and delivered the same to A. W. Holycross, Constable.

W. C. Malin J. P.

On the 26th day of January, 1889, Warrant returned with the following indorsement: Received this January 26th, 1889. I took the bodies of the within named defendants and now have them before the Justice

W. C. Malin January 26-1889. Fers- Mileage - 20, Ser. 80, Assistance 1.50

Total \$2.50

A. M. Holycross Constable.

On the 26th day of January, 1889, the defendants bring in Court and gave their names as Thomas Ryan and John Small; and waived an examination

I ordered them each to enter into recognizance in the sum of Three hundred dollars, which recognizance they failed to comply with. I therefore issued a mittimus and delivered the same to A. W. Holycross, Constable.

W. C. Malin J. P.

On the 26th day of January 1889, Mittimus returned with the following indorsement: Return January 26th 1889. I committed the within named

John Small and Thomas Ryan in the custody of the within named jailor with whom I left a certified copy of this writ. Fers--Mileage--20, Service--80 Copy--25, Total 1.25.

A. M. Holycross. Constable.

The State of Ohio

Union County, Paris Township

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

W. C. Malin, Justice of Peace of aforesaid Township.

Affidavit

On the 1st day of February 1889, Affidavit for State Warrant was filed with the Clerk of said Court.

The State of Ohio, }
Union County, ss }

Before me W. C. Malin, one of the Justices of the Peace for said County, personally came Philmore Hernt who being duly sworn according to law, deposed and saith that John Her and Richard Roe late of said County, on or about the 25th day of January in the year of our Lord one thousand eight hundred and eighty nine, at the County of Union aforesaid, did unlawfully and maliciously in the daytime of said day, break and enter the dwelling house of him the said Philmore Hernt, there situate and being with intent to steal, and did then and there take, steal, and carry away from said dwelling house, one over-coat of the value of Fifteen dollars, one frock coat of the value of Five dollars, one pair of pants of the value of

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Five dollars, one vest of the value of Two dollars, two shirts and one pair of drawers of the value of fifty cents, and one silver watch of the value of Fifteen dollars of the goods, chattels and property of the said Philmore Hermit and this deponent doth verily believe that the said John Hor and Richard Roe are guilty of the fact charged; and further this deponent saith not.

Philmore Hermit.

Sworn to and subscribed before me, at the County aforesaid, this 26th day of January, 1889.

W. C. Malin, Justice of the Peace.

Warrant

The State of Ohio, }
Union County ss. }

To any Constable of said County, Greeting:

Whereas, complaint has been made before me, one of the Justices of the Peace in and for the County aforesaid, upon the oath of Philmore Hermit that John Hor and Richard Roe late of said County on or about the 25th day of January, 1889, at the County of Union in the State of Ohio, did unlawfully and maliciously, in the day time of said day break and enter the dwelling house of him the said Philmore Hermit, there situate and being with intent to steal, and did then and there, take steal and carry away from said dwelling house one over coat of the value of Fifteen dollars, one frock coat of the value of Five dollars one pair of pants of the value of Five dollars, one vest of the value of Two dollars two shirts and one pair of drawers of the value of Fifty cents, and one silver watch of the value of Fifteen dollars of the goods, chattels and property of the said Philmore Hermit.

These are therefore to command you to take the said John Hor and Richard Roe if they be found in your County; or if they shall have fled, that you pursue after the said John Hor and Richard Roe into any other County within this State, and take and safely keep the said John Hor and Richard Roe so that you have their bodies forthwith before me or some other Justice of the Peace, to answer the said complaint, and be further dealt with according to law.

Given under my hand and seal this 26th day of January, 1889.

Seal

W. C. Malin, Justice of Peace in and for said Co.

Return

Received this Writ, January 26th, 1889.

I took the body of the within named

defendants and now have them before the Justice W. C. Malin January 26/89

A. W. Hedycross. Constable.

Mileage	1	20
Service	2	80
Assistance	1	50
	2	50

Wittimus after Trial.

Wittimus

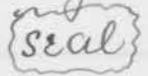
The State of Ohio, }
Union County ss. }

To the Keeper of the Jail of the County aforesaid, Greeting:

Whereas, Thomas Ryan and John Small, late of said County, have been arrested on the oath of Philmore Hermit under the names of John Hor and Richard Roe respectively for that the said Thomas Ryan and John Small under the respective names aforesaid at the County of Union in the State of Ohio, did on or about the 25th day of January 1889 in the day time of said day, unlawfully and maliciously break and

enter the dwelling house of him the said Philmore Hunt, there situate and being with intent to steal, and did then and there take, steal, and carry away from said dwelling house one overcoat of the value of Fifteen dollars, one frock coat of the value of Five dollars, one pair of pants of the value of five dollars, one vest of the value of Two dollars, two shirts and one pair of drawers of the value of fifty cents and one silver watch of the value of Fifteen dollars of the goods, chattels and property of the said Philmore Hunt, and having waived an examination before me, W. C. Malin, one of the Justices of the Peace in and for said County on such charge and required to give bail in the sum of Three hundred dollars each for their appearance respectively before the Court of Common Pleas of said County on the first day of the next term thereof, which requisition they have failed to comply with. Therefore in the name of the State of Ohio, I command you to receive the said Thomas Ryan and John Small into your custody in the Jail of the County aforesaid there to remain until they shall be discharged by the due course of law.

Given under my hand and seal this 26th day of January 1889.



W. C. Malin, Justice of Peace

Return

January 26th, 1889, I committed the within named John Small and Thomas Ryan into the custody of the within named Jailor with whom I left a certified copy of this writ.

Mileage	20
Service	80
Copy	25
Total.	1 25

A. W. Holycross. Constable.

The State of Ohio In the Court of Common Pleas
Union County ss Union County, Ohio, of the Term of March

in the year of our Lord one thousand eight hundred and eighty-nine.

Indictment.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within said County of Union in the name and by the authority of the State of Ohio, on their oaths, do find and present, that John Small and Thomas Ryan late of said County, on the 25th day of January in the year of our Lord one thousand eight hundred and eighty-nine with force and arms in said County of Union and State of Ohio, at about the hour of eleven in the daytime of said day, the dwelling house of Philmore Hunt, there situate, did unlawfully, maliciously and forcibly break and enter with intent, the goods and chattels of great value, the property of the said Philmore Hunt in said dwelling house then and there bring, then and there feloniously to steal, take and carry away.

Second Count. And the Grand Jurors aforesaid, within and for the body of said County of Union, impaneled, sworn and charged as aforesaid, to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, do further find and present that the said John Small and Thomas Ryan late of said County on the twenty-fifth day of January in the year eight hundred and eighty-nine, in said County of Union, unlawfully and feloniously did steal, take and carry away, one overcoat of the value of Fifteen dollars, one cutaway coat of the value

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Sec. 6837
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of five dollars, one pair of pants of the value of five dollars, one vest of the value of two dollars, two shirts of the value of twenty-five cents, and one pair of drawers of the value of twenty-five cents, one silver watch of the value of fifteen dollars, of the goods, chattels and property of Sillmore Kemt contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Sec. 6837

Edward W. Porter, Pros. Atty. Union County.

Enclosed: "Indictment for House Breaking and Grand Larceny". "A True Bill"

George B. Hamilton, Foreman of Grand Jury.

Entry

On the 13th day of March 1889, the following entry was made on the Journal by the Clerk of said Court.

779

State of Ohio

vs

John Small and Thomas Ryan

Indictment for House Breaking and Grand Larceny

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendants being brought into Court in custody of the Sheriff, and arraigned upon said indictment, each for plea thereto and said they are guilty of house breaking and petit larceny; which plea is accepted by the Prosecuting Attorney, and the said John Small and Thomas Ryan are remanded to the custody of the Sheriff until sentence.

Edw. Porter. Pros. Atty.

Entry

On the 14th day of March, 1889, the following entry was made on the Journal by the Clerk of said Court.

The State of Ohio,

vs

John Small and Thomas Ryan

The defendants herein having on a former day of this term entered a plea of guilty to the charge of house breaking and petit larceny in this case, was this day brought into Court in custody of the Sheriff; and the Court being fully advised in the premises, and the said defendants being inquired of if they had anything to say why judgment should not be pronounced against them; and having nothing but what they have already said;

It is therefore adjudged by the Court, that the said John Small, and Thomas Ryan, be imprisoned in the Jail of Union County for the term of thirty days, and that they pay the costs of this prosecution, for which execution is awarded.

Edw. Porter. Pros. Atty. Union County Ohio

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville within and for the County of Union of the Third Sub-division of the Fifth Judicial District of the State of Ohio, this 27th day of May in the year of our Lord one thousand eight hundred and eighty nine.

On the 11th day of May 1889, Transcript was filed with the Clerk of said Court
The State of Ohio }
Union County } } Mayors Court.
Incorporated Village of }
Milford Centre } } Before A. H. Goodwin, Mayor.

April 25th, 1889, This day came M. L. White and made oath that on or about the 24th day of April, 1889, in the night time, to-wit: about the hour of Twelve o'clock mid-night. John Kelly and William Kelly late of said County, did, willfully, maliciously, burglariously and forcibly enter the dry goods and boot and shoe house of C. W. M^r. Adow in said Village of Milford Centre with intent to steal from said Store-house the personal property of the said C. W. M^r. Adow contrary to the form of the Statute in such case made and provided and further this deponent saith not.

[Signed] M. L. White

Sworn to and subscribed before me this 25th day of April 1889.

A. H. Goodwin, Mayor.

April 25th, 1889, Warrant issued and delivered to M. L. White, Marshall of said Village.

Return on

Warrant April 25th, 1889, I have the bodies of the within named John Kelly and William Kelly now in Court.

Fees Service and Return of Warrant .80, Mileage .20, Assistance \$2⁰⁰, Committing Prisoners to Village Prison \$1²⁰, Total \$4²⁰.

[Signed] M. L. White, Marshall.

April 25th, 1889. The defendants arraigned before me and upon hearing said complaint pleaded not guilty. I issued Subpoena for C. W. M^r. Adow and S. H. Elliot, returnable forthwith and delivered to M. L. White.

Return on

Subpoena April 25th, 1889, I have served the within writ on C. W. M^r. Adow and S. H. Elliot personally. Fees. Service and Return -- .35; Mileage -- .20, Total .55

[Signed] M. L. White, Marshall.

April 25th 1889, Trial had. M. L. White, C. W. M^r. Adow and S. H. Elliot witnesses for the State, sworn and examined. Defendants refused to be sworn. I find that said offense has been committed and there is cause to believe the defendants guilty thereof. Therefore I ordered said defendants to enter into a recognizance in the sum of Three hundred dollars each with sufficient sureties for their appearance before the Court of Common Pleas of said County on the first day of the next term thereof, which requisition the said defendants failed to comply with.

A. H. Goodwin, Mayor.

April 25th, 1889, I issued a Writimus for their commitment and delivered the same to M. L. White, Marshall.

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Return on April 25th, 1889, I committed the within named John Kelly and William Kelly
witnesses to the custody of the within named jailer, with whom I left a certified copy
of this writ. Fees - Mileage - .65, Service - .40, Conveyance and Assistance
\$3.⁰⁰, Total \$4.⁰⁵.

[Signed] W. L. White. Marshal.

I recognized the following witnesses for the State, W. L. White, O. W. M^r. Adow
and S. W. Elliot.

A. K. Goodwin, Mayor,

Cost Bill Mayor's Fees.

Affidavit - 2 persons - .80, Warrant - 2 persons - .80, Swearing 3 Witnesses .15,
Judgment ²/₄ Satisfaction - .40, Record - .50, Filing Papers - .15, Subpoena two
persons - .30, Witnesses 2 persons - .80, Trans. ²/₄ Certificate - .75, Total \$4.⁶⁵

Marshal's Fees on Warrant.

Service and Return 2 persons .80, Mileage - .20, Assistance \$2.⁰⁰, Con. Prison-
ers to City Prison - 1.20, Subpoena 2 persons .35, Mileage - .20, Witnesses .40,
Mileage - .65, Conveyance and Assistance \$3.⁰⁰. Total - \$8.90.

Witness Fees.

O. W. M^r. Adow - .50, S. W. Elliot - .50.

I hereby certify that the within is a
full and true copy of the proceedings in the above action had and before
me, at my office in said Village as the same appears of Record on my docket
Page 164. April 26th, 1889. A. K. Goodwin, Mayor

Indictment State of Ohio } The Court of Common Pleas,
Union County, } Term in the year eighteen hundred and eighty nine
Union County, ss:

The Grand Jurors of the County of Union, in the name
and by the authority of the State of Ohio, on their oaths do present and
find that John Kelly and William Kelly about the hour of Twelve o'clock,
in the night season of the twenty-fourth day of April in the year one
thousand eight hundred and eighty nine in the County of Union afore-
said, into a certain store-house of Orlando W. M^r. Adow there situate and
bring, wilfully, maliciously, forcibly and burglariously did break and
enter, with intent thereby then and there the personal goods, chattels,
property and monies of said Orlando W. M^r. Adow in the said store-house
then and there bring feloniously, to steal, take, and carry away, and
in the said store-house, six pair of shoes of the value of thirty dollars
clothing of the value of fifty dollars, underwear of the value of ten dollars,
five white shirts of the value of five dollars, ten silk handkerchief of the
value of five dollars, five hats of the value of ten dollars, jewelry of the
value of ten dollars, ladies wraps of the value of twenty-five dollars,
and cash of the value of one dollar, of the goods, chattels, and property,
of said Orlando W. M^r. Adow in said store house, then and there bring
found, then and there feloniously and burglariously did steal, take
and carry away, contrary to the form of the Statute in such case made
and provided and against the peace and dignity of the State of Ohio

aforesaid, on their oaths aforesaid, do further present and find that the said John Kelly and William Kelly on the twenty-fourth day of April, eight hundred and eighty-nine aforesaid, unlawfully and feloniously did steal, take and carry away six pair of shoes of the value of thirty dollars, clothing of the value of fifty dollars, underwear of the value of ten dollars, five shirt of the value of five dollars, ten silk handkerchiefs of the value of five dollars, five hats of the value of ten dollars jewelry of the value of ten dollars, ladies wraps of the value of twenty-five dollars, and cash of the value of one dollar, of the goods, chattels and property of the said Orlando W. M^r. Adow, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Sec. 6835 Edward W. Porter. Pros. Atty. Union County, Ohio.
endorsed: "Indictment for Burglary and Grand Larceny" "A True Bill."
William H. Plotner, Foreman of Grand Jury.

Entry

On the 10th day of June, 1889, the following Entry was made on the Journal by the Clerk of said Court.

State of Ohio

vs

John Kelly^{2ds}
William Kelly

Indictment Entry

Burglary and Grand Larceny

Now comes the prosecuting Attorney, on behalf of the State of Ohio, and the defendants being brought into Court in custody of the Sheriff, and arraigned upon said indictment for plea thereto, each said he is "guilty"; and the Court being fully advised in the premises, and the said defendants, being inquired of if they had anything to say why judgment should not be pronounced against them; and having nothing but what they have already said: It is therefore adjudged by the Court that the said defendants John Kelly and William Kelly, be imprisoned and confined in the Penitentiary of this State, and kept at hard labor, but without any solitary confinement for the period of three years, and that they pay the costs of this prosecution for which execution is awarded.

Edward W. Porter Pros. Atty.

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville within and for the County of Union of the Third Sub-Division of the Fifth Judicial District of the State of Ohio, this 29th day of October in the year of our Lord one thousand eight hundred and eighty-eight.

Indictment

The State of Ohio }
Union County ss } In the Court of Common Pleas, Union County of the
eighth hundred and eighty-eight.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio on their oaths, do find and present,

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that Edmund Harris late of said County, on the third day of August in the year of our Lord one thousand eight hundred and four with force and arms, in said County of Union and State of Ohio, unlawfully, and feloniously did steal, take and lead away one mare of the value of one hundred and eighty dollars, the goods chattels, and property of one Philip C. Adams, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio. Endorsed: Indictment for "Horse Stealing". F. B. Sprague, Foreman "A True Bill" Edward W. Porter. Pros. Atty. of Union County, Ohio.

Warrant

The State of Ohio,
Union County ss

To the Sheriff of said County, Greeting:

Whereas at the February Term 1888, of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Edmund Harris for a certain crime, to-wit: for "Horse Stealing"

You are therefore commanded to arrest and safely keep the said Edmund Harris so that you have his body before the said Court to answer the charge of said indictment, and that you have with you then and there this writ.

Given under my hand and the Seal of said Court this 2^d day of March 1888.

[Seal] Re. W^m Crox. Clerk

W. M. Winget. Deputy

Fees	
Ser. ^y Return	30
Mileage 620	49 60
Conveyance	5 00
Assistance	4 00
Sustenance	1 50
Total.	60 40

The State of Ohio }
Union County } By virtue of the commands of this writ,
I have arrested the said Edmund Harris and now have him in Union County Jail this 30^d day of November, 1888.
M. Hopkins. Sheriff.

Entry

The State of Ohio
vs
Edmund Harris

Indictment for "Horse Stealing"

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendants being brought in Court in custody of the Sheriff, and arraigned upon said indictment for plea there to saith he is not guilty and puts himself upon the Country, and the Prosecuting Attorney doth the like.

And it appearing that said defendant is in indigent circumstances and unable to employ counsel, the Court at his request assigns Re. L. Woodburn as counsel to defend him.

The State of Ohio
vs
Edmund Harris

Now comes the Prosecuting Attorney on behalf of the

Verdict

State of Ohio, and the defendant being brought into Court in custody of the Sheriff, his attorney being present, also came the following named persons as Jurors, to-wit:

- | | | |
|--------------------------------|----------------------------------|--|
| 1 st George Weaver | 5 th Andrew Liggett | 9 th J. C. McConne |
| 2 nd Thomas Curry | 6 th Henry Montgomery | 10 th W. W. Blue |
| 3 rd Lewis Brown | 7 th William Octor | 11 th Albert Adams |
| 4 th Samuel Orakood | 8 th Charles Martin | 12 th W. R. Henderson who were duly |

impaneled and sworn according to law, and the said jury having heard the evidence the argument of counsel and charge of the Court, after deliberation thereon returned the following verdict, to-wit:

We, the jury in this case, being duly impaneled and sworn to will and truly try and true deliverance make between the State of Ohio and the prisoner at the bar Edmund Harris, do find the prisoner at the bar guilty, and we assess the value of the property stolen at \$150⁰⁰

W. R. Henderson. Foreman. And the prisoner was remanded to the custody of the Sheriff for sentence.

Entry The State of Ohio

vs

742 Edmund Harris

The defendant having heretofore been convicted of horse stealing was this day brought into Court in custody of the Sheriff and informed by the Court of the verdict of the jury and inquired of if he had anything to say why judgment should not be pronounced against him and having nothing to say but what he hath already said. It is therefore considered and adjudged by the Court that he be confined in the Penitentiary of the State of Ohio for the period of one year and kept at hard labor, no part of which time to be kept in solitary confinement and to pay the costs of this action taxed at \$ --- and execution is awarded.

Capias The State of Ohio

Union County ss

To the Sheriff of our said County, Greeting We command you, that the goods and chattels, and for want thereof, then of the lands and tenements of Edward Harris in your bailiwick, you cause to be made two hundred and fourteen and ⁴⁰/₁₀₀ dollars, being the amount of a fine and the costs of prosecution which the State of Ohio, in our Court of Common Pleas, at a term thereof, commencing on the 24th day of October, 1888, by the judgment of said Court, recovered against the said Edward Harris whereof he was convicted, as appears of record, with interest thereon from the first day of the term aforesaid; and for the want of goods and chattels, and lands and tenements, we command you to take the body of the said Edward Harris and him commit to the Jail of said County, and safely keep therein until he pay, or secure to be paid the full sums aforesaid, with the interest aforesaid, and increase costs, or until he be otherwise discharged according to law. Herof fail not, but of this writ and your service thereof make due return.

Witness my hand and the Seal of said Court at Marysville this 10th day of December, 1888.

[seal] R. W. Crozy. Clerk

The State of Ohio

Union County ss

Received this writ December 10th, 1888 at One O'clock P.M. and pursuant to its command, no goods, chattels, lands or tenements found whereon to levy this writ. Returned December 10th, 1888.

M. Hopkins. Sheriff.

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Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville within and for the County of Union of the Third Sub-Division of the Sixth Judicial District of the State of Ohio this 27th day of May in the year of our Lord one thousand eight hundred and eighty nine. On the 28th day of May, 1889, Indictment for Petit Larceny was filed by the Clerk of said Court.

Indictment The State of Ohio,

Union County, ss

In the Court of Common Pleas.

797

Union County, Ohio, of the Term of May in the year of our Lord one thousand eight hundred and eighty nine.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present; that James G. Grow late of said County, on the 25th day of October in the year of our Lord one thousand eight hundred and eighty eight, with force and arms, in said County of Union and State of Ohio, unlawfully and feloniously did steal, take and carry and drive away five sheep each of the value of three and ⁵⁰/₁₀₀ dollars, to-wit: of the value of seven items and ⁵⁰/₁₀₀ dollars, the goods, chattels and property of Oliver C. Lincoln, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney.

Endorsed: "A True Bill"

Union County, Ohio.

William H. Plotner, Foreman of Grand Jury.

Warrant

On the 31st day of May, 1889, "Warrant on Indictment" was filed by the Clerk of said Court.

797

The State of Ohio,
Union County,

To the Sheriff of said County, Greeting:

Whereas, At the May Term, 1889 of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof against James G. Grow for a certain offense to-wit: for "Petit Larceny". You are therefore commanded to arrest and safely keep the said James G. Grow so that you have his body before the said Court of Common Pleas, to answer the charge of said indictment, and that you have with you there and there this writ.

Given under my hand and the Seal of said Court this 28th day of May, 1889.

Re. M^cCreary, Clerk

By W. M. Winger, Deputy.

Seal

Ser. + Return		35
Arrest		35
Mileage	2	40
Bond		35
Copy		35
Assistance	1	50
Total		5 30

The State of Ohio } s.s.
Union County }

By virtue of the commands of this writ, I have arrested the said James Grow. The names of his Bonds are James Grow, Jacob V. Nash and John M. Brodrick. I herewith return a copy of the Bail Bond.

Thomas Martin, Sheriff.

Entry On the 10th day of June, 1889, the following entry was filed with the clerk of said Court.

797 State of Ohio, Indictment for Petit Larceny

James S. Grow

Entry.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment, for plea thereto, saith he is "guilty"; and is remanded to the custody of the Sheriff until sentence.

Edward W. Porter, Pros. Atty.

Warrant

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Entry Afterward: On the 18th day of June 1889, the following entry was filed with the clerk of said Court.

797 State of Ohio

vs James S. Grow

The defendant herein having on a former day of this term entered a plea of guilty to the charge of the indictment in this case, was this day brought into Court in custody of the Sheriff; and the Court being fully advised in the premises, and the said defendant being inquired of if he had anything to say why judgment should not be pronounced against him; and showing no good and sufficient cause why judgment should not be pronounced; It is therefore adjudged by the Court that the said defendant, James S. Grow, pay a fine of twenty five (\$25⁰⁰) dollars, and the costs of this prosecution, and execution is awarded.

E.W. Porter. Pros. Atty.

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Indictment On the 28th day of May, 1889, Indictment for Petit Larceny was filed by the clerk of said Court.

792 The State of Ohio, } In the Court of Common Pleas Union County, ss }

Union County, Ohio, of the term of May, in the year of our Lord one thousand eight hundred and eighty-nine.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio, on their oaths, do find and present, that James S. Grow late of said County, on the 12th day of December in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms, in said County of Union and State of Ohio, unlawfully and feloniously did take, steal, carry and drive away three sheep each of the value of three and ⁵⁰/₁₀₀ dollars, to-wit: of the value of ten and ⁵⁰/₁₀₀ dollars, the goods, chattels, and property of George Wilber, contrary to the form of the

Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Endorsed: "A True Bill"

Edw. Porter, Pros. Atty.

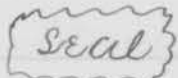
William H. Plotner, Foreman Grand Jury.

Warrant On the 31st day of May, 1889, Warrant on Indictment was with the Clerk of said Court.

792 The State of Ohio, }
Union County, } To the Sheriff of said County, Greeting:
Whereas, at the May Term 1889 of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof against James S. Grow for a certain offense to-wit: for Petit Larceny.

You are therefore commanded to arrest and safely keep the said James S. Grow so that you have his body before the said Court of Common Pleas to answer the charge of said indictment, and that you have with you then and there this writ.

Given under my hand and the Seal of said Court this 28th day of May 1889.



Re. M. C. Erory, Clerk

By W. M. Winget, Deputy.

Ser. ^{ts} Return	35
Arrest	35
Mileage	2 40
Bond	35
Copy	35
Assistance	1 50
Total	5 30

The State of Ohio, }
Union County, } By virtue of the commands of this writ, I have arrested the said James Grow. The names of his Bonds are James Grow, Jacob V. Nash and John M. Brodrick. I herewith return a copy of Bail Bond Thomas Martin, Sheriff.

Entry On the 10th day of June, 1889, the following Entry was filed with the Clerk of said Court.

792 State of Ohio | Indictment for Petit Larceny
vs
James S. Grow | Entry.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, said he is "guilty"; and is remanded to the custody of the Sheriff until sentence.

Edward W. Porter, Pros. Atty.

Entry On the 18th day of June, 1889, the following Entry was made on the Journal by the Clerk of Court.

792 State of Ohio |
vs
James S. Grow | The defendant herein having on a former day of this term entered a plea of guilty to the charge of the indictment in this case, was this day brought into Court in custody of the Sheriff; and the Court being fully advised in the premises, and the said defendant being inquired of if he had anything to say why judgment should not be pronounced against him; and showing no good and sufficient cause why judgment should not be pronounced; It is therefore adjudged by the Court that the said defendant James S. Grow pay a fine of

twenty-five (\$ 25⁰⁰) dollars, and the costs of this prosecution, and execution is awarded. E. W. Porter Pros. Atty.

Be it remembered that at a Court of Common Pleas begun and held at the Court House within and for the County of Union of the Third Sub-Division of the Sixth Judicial District of the State of Ohio, this 27th day of May in the year of our Lord one thousand eight hundred and eighty-nine.

On the 28th day of May, 1889, Indictment for Petit Larceny was filed with the Clerk of said Court

The State of Ohio, }
 Union County, ss } In the Court of Common Pleas
 Union County, Ohio, of the term of May, in the year of
 our Lord one thousand eight hundred and eighty-nine.

Indictment

791

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that James S. Grow late of said County, on the third day of September in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms, in said County of Union, and State of Ohio, unlawfully and feloniously did steal, take, carry and drive away eight sheep, each of the value of two and ⁷⁵/₁₀₀ dollars, to-wit: of the value of twenty-two dollars, the goods, chattels, and property of Frank Miller, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

E. W. Porter, Pros. Atty. Union Co. Ohio.

Endorsed: "A True Bill". William H. Plotner Foreman Grand Jury.

Warrant

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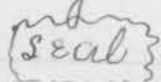
On the 31st day of May, 1889, Warrant on Indictment was filed by the Clerk of said Court.

The State of Ohio, }
 Union County, } To the Sheriff of said County, Greeting:

Whereas, at the May Term, 1889, of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof against James S. Grow for a certain offense, to-wit: for Petit Larceny. You are therefore commanded to arrest and safely keep the said James S. Grow so that you have his body before the said Court of Common Pleas to answer the charge of said indictment, and that you have with you there and there this writ.

Given under my hand and the Seal of said Court this 28th day of

May 1889



Re. M^r Erory Clerk

By W. W. Winget Deputy

Ser.'s Return	35
Arrest	35
Mileage	2 40
Bond	35
Copy	35
Assistance	1 50
Total	5 30

The State of Ohio }
 Union County, } By virtue of the commands of this Writ,
 I have arrested the said James Grow. The names of his
 Bonds are James Grow, Jacob V. Nash and John W. Brodrick.
 I herewith return a copy of the Bail Bond.

Thomas Martin. Sheriff.

Entry

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Entry On the 10th day of June, 1889, the following entry was made on the Journal by the Clerk of said Court.

791 State of Ohio | Indictment for Petit Larceny.

vs
James G. Grow | Entry.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, saith he is "guilty;" and is remanded to the custody of the Sheriff until sentence.

Edward W. Porter. Pros. Atty.

Entry On the 18th day of June, 1889, the following entry was made on the Journal by the Clerk of said Court.

State of Ohio | Indictment for Petit Larceny

vs
James G. Grow | Entry.

The defendant herein having on a former day of this term entered a plea of guilty to the charge of the indictment in this case, was this day brought into Court in custody of the Sheriff; and the Court being fully advised in the premises, and the said defendant being inquired of if he had anything to say why judgment should not be pronounced against him, and showing no good and sufficient cause why judgment should not be pronounced; It is therefore adjudged by the Court that the said defendant, James G. Grow, pay a fine of fifty dollars (\$50⁰⁰) and be imprisoned in the Jail of Union County for the term of thirty days, and that he pay the costs of this prosecution, for which execution is awarded.

E. W. Porter. Pros. Atty.

~~~~~  
It is remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union, and State of Ohio, this 27<sup>th</sup> day of May in the year of our Lord one thousand eight hundred and eighty-nine.

Present, the Honorable John S. Price Judge. On the 18<sup>th</sup> day of May 1889, Transcript was filed with the Clerk of said Court.

Transcript State of Ohio | State of Ohio, Union County ss

794 Archie Jours | Before me Jassar Case, one of the Justices of the Peace for said Township of Claibourne and County of Union on this 14<sup>th</sup> day of ---- 1889, personally came Ed. S. Jours, who being first duly sworn according to law deposes and says that Archie Jours on or about the 12<sup>th</sup> day of May 1889, at said Township of Claibourne in said County of Union there and there being did unlawfully and feloniously break open the shutters of and enter the dwelling house of said Jours in said Township while said Jours was absent therefrom at church at about the hour of half past seven in the evening of said day. And said Archie Jours having entered said dwelling house did take and carry away certain articles of food, to-wit: cake, pies and other articles and ransack and search his



bureau drawers with intent to steal therefrom all of which he done willfully and feloniously contrary to the Statutes in such cases made and provided and against the peace and dignity of the State of Ohio.

[Signed] Ed. E. Jones

Sworn and subscribed in my presence this 14<sup>th</sup> day of May 1889.

Jason Case. J.P.

Fees--Justice of Peace-- Complaint--40, Warrant--40, Fil. 3 papers--15, Doc. Entry, 60, Judgment--40, Sat.--20, Writimus 40, Index--15, Rec. Wit. 70, Trans. 60, Certificate, 25. Total \$4.25

Fees--Constable-- Ser. of Warrant 40, Mileage--20, Attending Trial 1.<sup>00</sup>, Committing prisoner 5.05, Total 7.25

May 14<sup>th</sup>, 1889, Issued warrant for the arrest of the within named Archie Jones and delivered the same to John Cunningham, Special Constable.

May 12<sup>th</sup>, 1889, This day came Archie Jones in custody of the Constable and upon being arraigned, pled guilty to the above charge. I thereupon ordered the said Jones to enter into a recognizance in the sum of two-hundred dollars with sufficient sureties for his appearance at the Court of Common Pleas the first day of the next term next to be holden in and for the County aforesaid. The defendant not offering bail I issued a writimus for his commitment and delivered the same to John Cunningham Special Constable. Recognized the following witnesses for the State, Ed. E. Jones, John Cunningham, Virry Calahan, Frank Casbier.

Jason Case. J.P.

May 15<sup>th</sup>, 1889, Writimus returned endorsed as follows: By virtue of this writ I have this day committed the body of Archie Jones to the Jail of Union County Ohio and left with the Jailor thereof a certified copy of this writ.

Fees-- Ser. <sup>70</sup> Return-- 40, Copy 25, Mileage (30 miles) 1.65, Transportation 3.<sup>00</sup>, Susterance 20, Total \$5.<sup>65</sup> John Cunningham Special Constable.

State of Ohio  
Union County ss

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

Jason Case. J.P.

On the 28<sup>th</sup> day of May, 1889, "Indictment for House-Breaking" was filed with the Clerk of said Court.

The State of Ohio,  
Union County, ss

In the Court of Common Pleas.

Union County, Ohio, of the term of May in the year of our Lord one thousand eight hundred and eighty-nine.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impanelled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Archie Jones late of said County, on the 12<sup>th</sup> day of May in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, in said County of Union and State of Ohio, at about the hour of seven o'clock P.M. in the day time of said day, the dwelling house of Edward E. Jones, there situate, did unlawfully, maliciously, and forcibly break and enter, with intent the personal property of great value, the personal property of the said Edward E. Jones

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in said dwelling-house, then and there bring, then and there unlawfully to steal, take, and carry away: and then and there one raisin-pie of the value of twenty cents, one rhubarb pie of the value of twenty cents, and one sweet cake of the value of twenty-five cents, of the personal property, goods and chattels of the said Edward E. Jones in the same dwelling house then and there bring found, then and there willfully, maliciously and feloniously did steal, take and carry away, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Edward W. Porter. Pros. Atty.  
Sec. 6837. Endorsed: "A True Bill." Wm. H. Plotner, Foreman Grand Jury

Entry On the 10<sup>th</sup> day of June, 1889, the following Entry was made on the Journal by the Clerk of said Court.

794 State of Ohio

vs Archie Jones

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, saith he is "guilty"; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court that the said defendant Archie Jones pay the costs of prosecution and execution is awarded. Edward W. Porter. Prosecuting Attorney.

hapias The State of Ohio, Union County, ss

To the Sheriff of our said County, Greeting: We command you, That of the goods and chattels, and for want thereof, then of the lands and tenements of Archie Jones, in your bailiwick you cause to be made In writ and <sup>22</sup>/<sub>100</sub> dollars, bring the amount of a fine and the costs of prosecution which the State of Ohio, in our Court of Common Pleas, at a term thereof, commencing on the 21<sup>st</sup> day of May, 1889, by the judgment of said Court, recovered against the said Archie Jones whereof he was convicted, as appears of record, with interest thereon from the first day of the term aforesaid; and for the want of goods and chattels, and lands and tenements, we command you take the and pay, or secure to be paid, the full sums aforesaid, with the interest aforesaid, and increase costs, or until he be otherwise discharged according to law. Herof fail not, but of this writ and your service thereof make due return.

Witness my hand and the Seal of said Court at Marysville this 21<sup>st</sup> day of June 1889. Re. Wm. Croxy. Clerk

The State of Ohio }  
Union County, ss } Received this writ June 20<sup>th</sup>, 1889, at Ten o'clock A.M. and pursuant to its command, the within named Archie Jones has no property whereon to levy this writ.

Thomas Martin. Sheriff

|          |    |    |
|----------|----|----|
| Service. |    | 30 |
| Mileage. |    | 16 |
| Total.   | \$ | 46 |



Be it remembered that at a Court of Common Pleas, begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 27<sup>th</sup> day of May in the year of our Lord one thousand eight hundred and eighty nine. Present, the Hon John A Price. Judge.

On the 28<sup>th</sup> day of May, 1889, Indictment was filed by the Clerk of Court. The State of Ohio, } In the Court of Common Pleas. Union County, ss }

Union County, Ohio, of the term of May in the year of our Lord one thousand eight hundred and eighty-nine.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that John Asman Sr and John Asman Jr late of said County, on the eleventh day of May in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, in said County of Union and State of Ohio, they, the said John Asman Sr. and John Asman Jr. then and there being butchers, and following the trade and business of butchers in the village of Marysville, in said County of Union, and State of Ohio, did unlawfully sell and deliver to the customers and buyers of said John Asman Sr. and John Asman Jr (the names of which customers and buyers of said John Asman Sr. and John Asman Jr. are to the Grand Jurors unknown), a great quantity of diseased, corrupted, and unwholesome provisions, to-wit: four hundred pounds of diseased, corrupted, and unwholesome beef, to be used and eaten by the said buyers and customers for meat, the said John Asman Sr. and John Asman Jr. not there and then making known to their said customers and buyers, or any of them, that said beef was then and there diseased, corrupted, and unwholesome and the said John Asman Sr. and John Asman Jr. then and there well knowing the said beef to be diseased, corrupted, and unwholesome, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter. Prosecuting Attorney. U. S. C.

Endorsed: "Indictment for Selling Unwholesome Provision". "A Price Bill"

William H. Plotner. Foreman Grand Jury.

Entry

796

On the 10<sup>th</sup> day of June, 1889, the following Entry was made on the Journal by the Clerk of said Court.

State of Ohio

vs

John Asman Sr. et al.

Entry.

Indictment for Selling Unwholesome Provision.

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendants being brought into Court in the custody of the Sheriff and arraigned upon said indictment, for plea thereto each saith they are "not guilty"; and each puts himself upon the country, and the Prosecuting Attorney doth the like.

Edward W. Porter. Pros. Atty.

In the Case of State of Ohio vs John Asman Jr. et al, the names of Jurors sworn June 17<sup>th</sup>, 1889, are as follows:

J. P. Hutson, John Barnes, David W. Mathew, L. F. Thompson, John Hiller,

E. G. Price  
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L. G. Freeman, Oliver Shaw, E. B. Southwick, Ray G. Morse Jr. J. C. Bailey,  
James Edleman and F. A. Martin.

The State of Ohio

The State of Ohio, Union County, May Term 1889.

John Asman Jr.

We, the jury in this case, being duly impaneled,  
sworn to well and truly try and true deliverance make between the State  
of Ohio and the Prisoner at the Bar John Asman Jr. do find that the Prisoner  
at the Bar "not guilty" as he stands charged in the indictment.

H. W. Mather. Foreman Grand Jury

Be it remembered that at a Court of Common Pleas, begun  
and held at the Court House, in the Town of Marysville,  
within and for the County of Union, and State of Ohio, on  
the 4<sup>th</sup> day of November in the year of our Lord our thousand  
eight hundred and eighty-nine. Present, the Honourable  
John A. Price, Judge. On the 20<sup>th</sup> day of November, 1889, a  
Transcript was filed with the Clerk of said Court

The State of Ohio

Before W. M. Winget, Justice of Peace  
Paris Township, Union County, Ohio  
Homer Straling.

November 18<sup>th</sup>, 1889. This day the defendant  
was brought before me by the Marshall of the City of  
Newark, Ohio, on a warrant issued by Jason Cass, a Justice  
of the Peace of Claibourne Township, Union County, Ohio,  
charging that the defendant late of said County, on or  
about the 11<sup>th</sup> day of November, A. D. 1889 at the County of  
Union in said State did unlawfully take, steal, and  
drive away, our black horse, our top buggy, our set of  
harness and our robe of the value of Two Hundred  
and fifty dollars from the stable of P. G. Wynnegar of the  
County aforesaid with intent to steal. And the defendant  
being arraigned upon said charge waived examination

Thereupon I ordered him to enter into an undertak-  
ing in the sum of \$500<sup>00</sup> with approved sureties for his  
appearance at the Court of Common Pleas of Union  
County, on the first day of the next term thereof to be  
held, which he failed to do. Thereupon I issued an  
order for his commitment to the Jail of said County, and  
delivered the same to Joseph Griffith, Marshal, which  
was returned, endorsed as follows:

November, 18<sup>th</sup>, 1889. I committed the within named Addis  
Lewis to the custody of the within named Jailor with  
whom I left a certified copy of this writ.

Mileage -- 20, Service -- 40, Total -- 60.

Joseph Griffith,  
City Marshall, Newark, Ohio.

Transcript  
804

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Jason Case, J. O. Fees - . Affidavit -- 40, Warrant -- 40, Total -- 80  
W. M. Winget, J. O. Fees -- Filer papers 10, Mittimus -- 40, Judgment 40  
Satisfac -- 20, Record -- 45, Transcript 30, Jailor -- 40, Certificate 25  
Total -- \$2.50

Joseph Griffith, Marshall Fees, on Warrant -- \$2.60, on Mittimus .60  
Attendant \$1.00, Total -- \$4.20

The State of Ohio  
Union County, Paris Township.

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

W. M. Winget, J. O.

Indictment

On the 20<sup>th</sup> day of November, 1889, "Indictment" was filed with the Clerk of said Court

804

The State of Ohio,  
Union County, ss.

Union County, Ohio, of the term of November in the year of our Lord our thousand eight hundred and eighty-nine.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impealed sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Addie Lewis late of said County, on the 11<sup>th</sup> day of November in the year of our Lord our thousand eight hundred and eighty-nine, with force and arms, in said County of Union and State of Ohio, feloniously did steal, take away, lead and drive away one gelding of the value of One hundred and twenty-five dollars, the goods, chattels, and property of Peter Weyerger contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid upon their oaths aforesaid, do further find and present that the said Addie Lewis, on the 11<sup>th</sup> day of November in the year of our Lord our thousand eight hundred and eighty-nine, at the County of Union aforesaid, unlawfully and feloniously did steal, take and carry away one top buggy of the value of seventy-five dollars, one set of single harness of the value of fifteen dollars, one buggy robe of the value of eight dollars and one woolen horse blanket of the value of six dollars, of the goods, chattels and property of said Peter S. Weyerger contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter,

Pro. Atty., Union County, Ohio

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Judgment 40  
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Indorsed: Indictment for Horse Stealing & Grand Larceny.  
A Fur Bill. Wm H. Robb, Foreman of Grand Jury.

Entry

804

Afterward, on the 2<sup>d</sup> day of December, 1889, the following  
Entry was made on the Journal by the Clerk of said Court  
The State of Ohio

vs  
Addie Lewis

Indictment for Horse Stealing & Grand Larceny

Now came the Prosecuting Attorney, on behalf  
of the State of Ohio, and the defendant being brought  
into Court in custody of the Sheriff and arraigned upon  
said indictment for plea thereto said he is not guilty  
and puts himself upon the country, and the Prosecuting  
Attorney doth the like.

And it appearing that said defendant is in indigent  
circumstances, and unable to employ counsel, the Court  
at his request assign H. W. Ayre as counsel to defend him.

Entry

Afterward, on the 3<sup>d</sup> day of December, 1889, the following  
Entry was made on the Journal by the Clerk of said Court  
The State of Ohio

vs  
Addie Lewis

Indictment for Horse Stealing & Grand Larceny

Now came the prosecuting on behalf of the  
State of Ohio and the defendant being brought into  
Court in custody of the Sheriff, also came the following  
named persons as Jurors, to-wit:

- |                                |                                |                                 |
|--------------------------------|--------------------------------|---------------------------------|
| 1 <sup>st</sup> George Edwards | 5 <sup>th</sup> Israel Black   | 9 <sup>th</sup> C. P. Rogers    |
| 2 <sup>nd</sup> Wmbit January  | 6 <sup>th</sup> John Van Orner | 10 <sup>th</sup> J. P. Henton   |
| 3 <sup>rd</sup> Joseph Norris  | 7 <sup>th</sup> J. B. Whelpley | 11 <sup>th</sup> Geo. Longbrake |
| 4 <sup>th</sup> A. S. Turner   | 8 <sup>th</sup> Morse Thompson | 12 <sup>th</sup> John W. Ford   |

who were duly impaled and sworn according to law,  
and the said jury having heard the testimony adduced  
in part this cause was continued until nine o'clock  
tomorrow morning.

Entry

804

Afterward, on the 4<sup>th</sup> day of December, 1889, the following  
Entry was made on the Journal by the Clerk of said Court.  
The State of Ohio

vs  
Addie Lewis

Now came the Prosecuting Attorney on behalf of  
the State of Ohio, and the defendant being brought into  
Court in custody of the Sheriff, also came the jury heretofore  
impaled and sworn, and the said jury having heard  
the remaining evidence adduced, the arguments of counsel  
and the charge of the Court, retired to their room in charge  
of the Sheriff for deliberation. Afterward the said jury  
appeared in open Court with their verdict in writing  
signed by their foreman, and say, viz:



we, the Jury in this case, find the defendant Addis Lewis guilty in manner and form as he stands charged in the first count of the indictment and assess the value of the property stolen at the sum of \$90<sup>00</sup>.

And we also find the said defendant guilty in manner and form as he stands charged in the second count of the indictment, and we assess the value of the property stolen at the sum of \$70<sup>00</sup>.

A. S. Turner. Foreman.

Entry

Afterward, on the 5<sup>th</sup> day of December, A. D. 1889, the following entry was made on the Journal by the Clerk.

804

State of Ohio

or  
Addis Lewis

Indictment for Horse Stealing & Grand Larceny

The defendant herein having been heretofore convicted of horse stealing and grand larceny, was this day brought into Court, in custody of the Sheriff, and informed by the Court of the verdict of the Jury, and inquired of if he had anything to say why judgment should not be pronounced against him; and having nothing but what he had already said:

It is therefore considered and adjudged by the Court that the defendant Addis Lewis, be imprisoned and confined in the Penitentiary of the State, and kept at hard labor, but without any solitary confinement, for the period of two years, and that he pay the costs of this prosecution for which execution is awarded.

L. W. Ooster. Proc. Atty.



Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville, within and for the County of Union and State of Ohio on the 4<sup>th</sup> day of November, in the year of our Lord one thousand eight hundred and eighty-nine.

Present, the Honorable John A. Orice, Judge. On the 5<sup>th</sup> day of November, 1889, a Transcript was filed with the Clerk of said Court.

Transcript

State of Ohio

or  
John St. Clair

801

September 25<sup>th</sup>, 1889. Complaint on oath in writing signed by R. H. Van Gordon filed with me stating that one John St. Clair late of said County or or about the 25<sup>th</sup> day of September, 1889. did unlawfully carry a dangerous

Indictment

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weapon concealed on his person, to-wit: a pistol, commonly known as a revolver, and affiant further makes oath that the said John St. Clair, on the day and year aforesaid at the County aforesaid did unlawfully threaten Sir S. F. Ordur in a menacing manner.

September 25<sup>th</sup>, 1889, issued warrant against the said John St. Clair and delivered the same to Sam Bonnett, Constable in and for Paris Township, Union County, Ohio.

September 25<sup>th</sup>, 1889, Warrant returned.

Constable Return. I have arrested the within named defendant John St Clair and now have him in Court.

Fees -- \$6<sup>25</sup> Sam Bonnett, Constable.

September 25<sup>th</sup>, 1889.

The said defendant being now before me and arraigned on said charge, he plead guilty to the first charge, in that he carried a dangerous weapon concealed on his person and to the second charge of unlawfully threatening of S. F. Ordur he plead not guilty.

I then examined him and the said S. F. Ordur under oath on the above charge and required the said John St. Clair to give bail in the sum of Two hundred dollars for his appearance before the Court of Common Pleas of said County on the first day of the next term thereof, with which requisition he failed to comply.

I then issued a mittimus for his commitment to the jail of said County and delivered the same to Sam Bonnett Constable.

September, 25<sup>th</sup>, 1889, Constable Return

I committed the within named John St. Clair to the within named Jailor, Thomas Martin, with whom I left a certified copy of this writ. Fees -- \$5

Sam Bonnett, Constable.

R. H. Van Gordon and S. F. Ordur gave bond in the sum of \$100<sup>00</sup> for their appearance on the first day of the next term of the Court of Common Pleas of Union County, Ohio, to testify in behalf of the State of Ohio touching such matters as shall then and there be required of them.

J. W. Siltou, J. P.

October, 25<sup>th</sup>, 1889. I certify that the above is a true transcript of my docket in case the State of Ohio against John St Clair. Docket "A", Page 329.

J. W. Siltou, J. P.

Indictment

Afterward, on the 9<sup>th</sup> day of November, 1889, Indictment was filed with the Clerk of said Court.

801

The State of Ohio, | Union County, Ohio, of the term of



number in the year of our Lord our thousand eight hundred and eighty-nine.

The Jurors of the Grand Jury of the State of Ohio, within and for the County of Union, impaneled sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that John St Clair, late of said County, on the 25<sup>th</sup> day of September in the year of our Lord our thousand eight hundred and eighty-nine, with force and arms in said County of Union and State of Ohio, not being then and there a female, or a blind person, and not being in the County in which he usually lives or has his home, was unlawfully and wrongfully found going about begging in said County of Union and asking subsistence by charity of the citizens thereof, and the grand jury find that said John St. Clair was then and there a tramp; and the grand jury find and present that the said John St. Clair so being a tramp as aforesaid, did then and there unlawfully and wrongfully enter the yard and inclosure about the dwelling house, owned and occupied by Theodore F. Purdew, and against the will, and without the permission of said Theodore F. Purdew, and did then and there though requested to immediately leave said premises, refused so to do. And the said John St. Clair was then and there, and at the same time found carrying a fire arm, to-wit: a pistol, commonly called a revolver, which said pistol was then and there loaded with powder and leaden bullets, and did then and there point and aim said fire arm at and towards the said Theodore F. Purdew, and with said fire arm the said John St Clair did then and there unlawfully, maliciously and feloniously threaten to do great injury and bodily harm to the person of him the said Theodore F. Purdew, to-wit: to shoot and kill the said Theodore F. Purdew, and then and there and at the same time the said John St. Clair did unlawfully and maliciously, and feloniously threaten to do great bodily injury to the person of Mary E. Purdew, who was then and there the wife of him the said Theodore F. Purdew, to-wit: by the said John St. Clair then and there unlawfully, maliciously and feloniously threaten to kick off her head the said Mary E. Purdew, and by the said John St Clair then and there otherwise abused threatened and ill-treated the said Mary E. Purdew, and the said Theodore F. Purdew, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

E. W. Porter

Proc. Att.

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Indorsed: Indictment for bring a Tramp.  
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Nathaniel C. Welsh. Foreman Grand Jury.

Entry

801

Afterward, on the 18<sup>th</sup> day of November, 1889, the following entry was made on the Journal by the Clerk of said Court.

State of Ohio

vs

John St Clair

Indictment for bring a "Tramp"

This day came the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto, saith he is "not guilty", and puts himself upon the country, and the Prosecuting Attorney doth the like.

Entry

801

Afterward, on the 3<sup>rd</sup> day of December, 1889, the following entry was made on the Journal by the Clerk of said Court.

State of Ohio

vs

John St Clair

Indictment for bring a "Tramp"

Now came the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, also came the following named persons as Jurors, to-wit:

- |                               |                                 |                                    |
|-------------------------------|---------------------------------|------------------------------------|
| 1 <sup>st</sup> Nebit January | 5 <sup>th</sup> William Howard  | 9 <sup>th</sup> John S. Moore      |
| 2 <sup>nd</sup> Joseph Norris | 6 <sup>th</sup> J. J. Morlock   | 10 <sup>th</sup> Israel Slack      |
| 3 <sup>rd</sup> S. S. Turner  | 7 <sup>th</sup> Alf. Scott      | 11 <sup>th</sup> John Van Orsler   |
| 4 <sup>th</sup> John Wiley    | 8 <sup>th</sup> Daniel Anderson | 12 <sup>th</sup> James B. Whelpley |

who were duly impaneled and sworn according to law.

And the said Jury having heard the testimony adduced by the parties the argument of counsel, and the charge of the Court retired to their room in charge of the Sheriff for deliberation. And afterward came the Jury into open Court and returned the following verdict in writing signed by their foreman, to-wit:

We, the Jury, in this case, find the defendant John St Clair "guilty" in manner and form as he stands charged in the indictment.

J. B. Whelpley, Foreman.

And the defendant being present and informed by the Court of the verdict of the Jury, and inquired of if he had anything to say why judgment should not be pronounced against him, and having nothing but what he hath already said. It is therefore adjudged by the Court that the said defendant John St Clair be imprisoned and confined in the Penitentiary of this State and kept at hard labor but without any solitary confinement for the period of two years and that he pay the costs of this prosecution for which execution is awarded.



Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville within and for the County of Union and State of Ohio on the 4<sup>th</sup> day of November in the year of our Lord our thousand eight hundred and eighty-nine. Present, the Hon. John A. Orice, Judge

On the 20<sup>th</sup> day of November, 1889, Indictment was filed with the Clerk of said Court.

Indictment The State of Ohio  
Union County, ss

803

Union County, Ohio, of the term of November in the year of our Lord our thousand eight hundred and eighty-nine. The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that William S. Ayres late of said County, on the first day of April in the year of our Lord our thousand eight hundred and eighty eight, with force and arms, in said County of Union and State of Ohio, and from that time until the first day of November in the year of our Lord our thousand eight hundred and eighty nine, at the County of Union aforesaid, being then and there an unmarried man, unlawfully did live and cohabit with our Mrs. M<sup>rs</sup> Kelroy, a married woman, in a state of adultery, she the said Mrs. Kelroy being then and there and all the time aforesaid, married to, and the lawful wife of our M<sup>rs</sup> Kelroy, whose christian name is to the Grand Jurors unknown, and who was then contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Pros. Atty

Indorsed: "A Fur Bill". W<sup>m</sup> H. Robb, Foreman.

Warrant

Afterward, on the 20<sup>th</sup> day of November, 1889, warrant was filed with the said Clerk.

The State of Ohio  
Union County

To the Sheriff of said County, Greeting.

Whereas, at the November Term A. D. 1889 of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof against William S. Ayres for a certain offense to-wit: for "Living in a state of Adultery".

You are therefore commanded to arrest and safely keep the said William S. Ayres so that you have his body before the said Court of Common Pleas to answer the charge of said indictment, and that you have with you there and there this writ. Given under my hand and the seal of said Court this 20<sup>th</sup> day of November, A. D. 1889.

seal

R. M<sup>rs</sup> Kelroy, Clerk.  
W. M. Winget Deputy

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| Milage     |       |    | 16  |
| Bond       |       |    | 35  |
| Total      |       | \$ | 157 |

The State of Ohio  
Union County ss

By virtue of the commands of  
this writ, I have arrested the said William G  
Ayre. The name of his Bond is W<sup>m</sup> G. Ayers.  
I herewith return Bail Bond.

Thomas Martin, Sherriff.

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Afterward, on the 5<sup>th</sup> day of December, 1889, the following  
Entry was made on the Journal by the Clerk of said Court.

State of Ohio  
or  
William G. Ayres

Now come the Prosecuting Attorney on  
behalf of the State of Ohio, and the defendant being brought  
into Court in custody of the Sherriff, and arraigned upon  
said indictment, for plea thereto, saith he is "guilty"; there-  
upon after being fully advised in the premise, it is ordered  
and adjudged by the Court, that the said William G. Ayres  
pay a fine of One dollar, and be imprisoned in the Jail  
of Union County for the term of five days; and that he  
pay the costs of this prosecution, for which execution is  
awarded.



Pleas continued and held at the Court House  
in Marysville, within and for the County of  
Union, in the Sixth Judicial District of the Court  
of Common Pleas of the State of Ohio, before the  
Honorable John A. Price, Judge of said Court, of the  
term of November, to wit, on the 4<sup>th</sup> day of November,  
in the year of our Lord one thousand eight hund-  
red and ninety.

Indictment  
802  
Be it remembered that on the 9<sup>th</sup> day of November  
1889, an Indictment was filed with the Clerk, to wit:

The State of Ohio  
Union County ss  
In the Court of Common Pleas,  
Union County, Ohio, of the term of November  
in the year of our Lord one thousand eight hund-  
red and ninety nine.

The Jurors of the Grand Jury of the State of  
Ohio, within and for the County of Union,  
imppaneled, sworn and charged to inquire  
of crimes and offenses committed within the said  
County of Union, in the name and by the authority  
of the State of Ohio, on their oaths do find and

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present, that C. Fred Fuller late of said County, on the first day of August in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, in said County of Union and State of Ohio, unlawfully and falsely did pretend to Fred S. Hall and Oliver W. Browning that he, the said C. Fred Fuller, was then and there engaged in managing a hotel called the Park Hotel, situate and being in the Village of Magnetic Springs in Union County, and did then and there unlawfully and falsely pretend to the said Fred S. Hall and Oliver W. Browning that one Edward Kotsinfiller was then and there the proprietor of the said Park Hotel, and of the business done therein, and that he the said C. Fred Fuller was in the employ of said Kotsinfiller as manager as aforesaid. And said C. Fred Fuller did further unlawfully and falsely pretend and represent to the said Fred S. Hall and Oliver W. Browning, that the said Edward Kotsinfiller paid all bills and expenses in keeping up and running said Park Hotel, including provisions for the table, and all other expenses, and that said Edward Kotsinfiller would be liable for, and would be responsible for all bills for provisions obtained and procured by the said C. Fred Fuller: by means of which said false pretenses the said Fuller then and there unlawfully did obtain from the said Fred S. Hall and Oliver W. Browning one hundred and fifteen  $\frac{1}{2}$  one-half pounds of beef and other meat of the value of fourteen  $\frac{1}{2}$  dollars of the personal property of the said Hall and Browning, with intent then and there and thereby, by means of the false pretenses aforesaid, to cheat and defraud the said Fred S. Hall and Oliver W. Browning. Whereas in truth and in fact the said C. Fred Fuller was not managing the said Park Hotel at said Magnetic Springs under the employment of said Kotsinfiller, and whereas in truth and in fact the said Kotsinfiller was not the proprietor of said Park Hotel, nor any of the business of said hotel, and whereas in truth and in fact said Kotsinfiller had nothing whatever to do with said Park Hotel, or with running the same, or the business of said Park Hotel of paying any of the bills or expenses of said hotel, whether for the purchase of provisions or otherwise, and was not paying any of the bills or expenses of running said hotel, and was not liable or responsible for any of the bills or expenses for meat or provisions or any other matter or thing to be used in said hotel. And the said C. Fred Fuller at the time he so falsely pretended as aforesaid well knew all

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of said false pretenses to be false, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter Pros. Atty.  
Union County Ohio.

Indorsed: Indictment for obtaining goods by false pretenses.

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court, at the request of the Prosecuting Attorney.

A True Bill: Nathaniel S. Welch, Foreman of Grand Jury  
Edward W. Porter, Prosecuting Attorney.

On this 23<sup>rd</sup> day of November, 1889, Defendant arraigned, and pleads guilty to this indictment.

R. W. Croy, Clerk.

Entry

Afterward, on the 23<sup>rd</sup> day of November, 1889 an Entry was made, on the Journal by the Clerk of Court.

802

State of Ohio

vs

B. Fred Fuller

Indictment for obtaining goods by false pretenses.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment, for plea thereto, saith he is "guilty": thereupon, after being fully advised in the premises, it is ordered and adjudged by the Court that the said defendant B. Fred Fuller, pay a fine of fifteen dollars and the costs of this prosecution, and execution is awarded.



Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Sixth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the term of November, to wit, on the 3<sup>rd</sup> day of November in the year of our Lord one thousand eight hundred and ninety.

Indictment

810

Be it remembered that on the 9<sup>th</sup> day of November 1890 an Indictment was filed with the Clerk, to wit: The State of Ohio, | In the Court of Common Pleas, Union County, ss | Union County, Ohio of the term of November in the year of our Lord one thousand eight



hundred and ninety. The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Edward Durst late of said County on the 12<sup>th</sup> day of October in the year of our Lord one thousand eight hundred and ninety with force and arms, in said County of Union and State of Ohio, with a certain pistol, commonly called a revolver then and there loaded with gun powder and six leaden balls, which said pistol he, the said Edward Durst in his right hand then and there had and held, one John Cunningham did unlawfully, maliciously, feloniously, and purposely shot at and toward, with intent then and there and thereby, him, the said John Cunningham, unlawfully, maliciously, feloniously, and purposely to kill, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count. And the Jurors aforesaid, upon their oaths aforesaid, do further find and present that the said Edward Durst, on the 12<sup>th</sup> day of October in the year of our Lord one thousand eight hundred and ninety, at the County of Union aforesaid, with a certain pistol, commonly called a revolver then and there loaded with gun powder and six leaden balls, which said pistol, he, the said Edward Durst in his right hand then and there had and held, one John Cunningham did unlawfully, maliciously, feloniously, and purposely shoot at and toward, with intent then and there and thereby, him, the said John Cunningham, unlawfully, maliciously, feloniously and purposely to wound, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney.

Indorsed: Indictment for shooting with intent to kill

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court, at the request of the Prosecuting Attorney. A True Bill  
Andrew Brown, Foreman of Grand Jury. Edward W. Porter, Prosecuting Attorney.

On this 15<sup>th</sup> day of November, 1890 Defendant arraigned, and plead "not guilty" to this indictment.

R. M. Crory, Clerk.  
By W. M. Wingst, Deputy.

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Entry 810. Afterward, on the 15<sup>th</sup> day of November, 1890, an Entry was made on the Journal by the Clerk.  
 State of Ohio  
 vs  
 Edward Hurst | Journal 15, Page 416.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant Edward Hurst being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is "not guilty"; and puts himself upon the country, and the Prosecuting Attorney doth the like. And it appearing that said defendant is in indigent circumstances, and unable to employ counsel, the Court at his request, assign W. W. Ryers as counsel to defend him.

Entry 810. Afterward, on the 2<sup>nd</sup> day of December, 1890, an Entry was made on the Journal by the Clerk.  
 State of Ohio  
 vs  
 Edward Hurst. | Indictment for shooting at will  
 Intent to Kill.

This day on motion of the Prosecuting Attorney John B. Porter is appointed to assist said Prosecuting Attorney in the conduct and trial of said defendant in the above entitled case. And said John B. Porter in open Court accepted said appointment.

Entry 810. Afterward, on the 2<sup>nd</sup> day of December, 1890, an Entry was made on the Journal by the Clerk.  
 State of Ohio  
 vs  
 Edward Hurst | Indictment for shooting a will  
 Intent to Kill.

This day came the Prosecuting Attorney and the defendant being present in open Court and by counsel this cause came on for trial upon the plea of "not guilty" heretofore entered by the defendant in said cause; and thereupon came a Jury, to wit: Ruben Poling, David Skidmore George Smallwood, W<sup>m</sup> M<sup>r</sup> Mannis, Robert Mashek, Jerome Albaugh, J. B. M<sup>r</sup> Crane, B. F. Norris, W. Farman, L. C. Davis Joseph Powell, Oscar Murphy who were duly impanelled and sworn to well and truly try, and true deliverance make, between the State of Ohio, and the prisoner at the bar, Edward Hurst, and thereupon the State introduced its evidence to the Jury and rested the case.

And thereupon the defendant, Edward Hurst by his counsel asked and obtained leave to withdraw his plea of "not guilty" to said indictment and



to plead guilty to the second count of said indictment and thereupon the defendant plead that he is guilty in manner and form as he stands charged in the second count in said indictment.

And the Prosecuting Attorney accepting said plea of guilty, by leave of the Court entered a nolle prosequi on the first count of said indictment.

And thereupon by the consent of the defendant in open Court, and on his motion, a juror is withdrawn from said panel, and the jury discharged from further consideration of said case.

And thereupon, the defendant being inquired of whether he had any thing to say why sentence should not be pronounced against him, upon his plea of guilty to the said second count of said indictment, and having nothing further to say why sentence should not be pronounced against him, the Court order, adjudge, and sentence, the said defendant Edward Hurst, to be imprisoned and confined in the Penitentiary of the State and kept at hard labor, but without any solitary confinement for the period of one year, and that he pay the costs of this prosecution, for which execution is awarded.

Afterward, on the 3<sup>d</sup> day of December, 1890, an Entry was made on the Journal by the Clerk, to wit:

Entry  
810

State of Ohio  
vs  
Edward Hurst | Indictment for shooting at with Intent to Kill.

Hon. D. W. Ayers, having on a former day been assigned as counsel to defend the defendant herein, it is ordered by the Court that he be paid for said services the sum of twenty-five dollars.

Afterward, on the 3<sup>d</sup> day of December, 1890, an Entry was made on the Journal by the Clerk, to wit:

State of Ohio  
vs  
Edward Hurst | Indictment for shooting at with Intent to Kill.

The Court allow to John L. Porter for his services in assisting the Prosecuting Attorney in the trial of this case the sum of twenty-five dollars; and order the same paid.



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Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honourable John S. Price, Judge of said Court of the term of November in the year of our Lord one thousand eight hundred and ninety. Be it remembered that on the 7<sup>th</sup> day of November, 1890, an Indictment was filed with the Clerk of said Court, to wit:

Indictment State of Ohio

Union County. The Court of Common Pleas

811

November Term in the year Eighteen hundred and ninety, Union County, ss:

The Grand Jurors of the County of Union in the name and by the authority of the State of Ohio, on their oaths do present and find that George Bakin about the hour of Twelve o'clock, in the night season of the Fifth day of July in the year one thousand eight hundred and ninety in the County of Union aforesaid, into a certain barn of James B. Norris there situate and being, wilfully, maliciously, forcibly, and burglariously did break and enter, with intent thereby then and there the personal goods, chattels, property and monies of Benjamin Norris in the said barn then and there being feloniously, to steal, take, and carry away, and then and there in the said barn one hundred and nineteen pounds of wool of the value of forty-one and <sup>20</sup>/<sub>100</sub> dollars of the goods, chattels and property of the said Benjamin Norris in the said barn then and there being found then and there feloniously and burglariously did steal, take and carry away, contrary to the form of the Statute in case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the Grand Jurors aforesaid of the County of Union aforesaid, in the name, <sup>20</sup>/<sub>100</sub> by the authority of the State of Ohio aforesaid, on their oaths aforesaid, do further present and find that George Bakin, late of said County, on the fifth day of July, in the year of our Lord one thousand eight hundred and ninety with force and arms, in said County of Union and State of Ohio, unlawfully and feloniously did steal take and carry away one hundred and nineteen pounds of wool of the value of forty-one and <sup>20</sup>/<sub>100</sub> dollars of the goods, chattels and property of Benjamin Norris contrary to the form of the Statute in such case made and provided, and against it peace and dignity of



The State of Ohio.

Edward W. Porter, Prosecuting Attorney,  
Union County, Ohio.

Indorsed: Indictment for Burglary & Grand Larceny.  
A True Bill: Andrew Brown, Foreman of Grand Jury.

This Bill of Indictment found upon testimony  
sworn and sent to the Grand Jury by order of the Court  
at the request of the Prosecuting Attorney.

On this 15 day of November, 1890, Defendant arraigned  
and plead not guilty to the indictment.

Entry

811

Afterward, on the 15<sup>th</sup> day of November, 1890, an  
Entry was made on the Journal by the Clerk of Court.  
State of Ohio

vs Indictment for Burglary and  
George Bakin Grand Larceny.

Now comes the Prosecuting Attorney on behalf  
of the State of Ohio, and the defendant George Bakin  
being brought in Court in custody of the Sheriff, and  
arraigned upon said indictment, for plea thereto  
saith he is not guilty; and puts himself upon  
the Country, and the Prosecuting Attorney doth the  
like. And it appearing that said defendant  
is in indigent circumstances and unable to employ  
counsel, the Court at his request, assign James B.  
Cole as counsel to defend him.

Entry

811

Afterward on the 3<sup>rd</sup> day of December, 1890, an  
Entry was made on the Journal by the Clerk of Court.  
State of Ohio

vs Indictment for Burglary & Grand Larceny.  
George Bakin

Now comes the Prosecuting Attorney on  
behalf of the State of Ohio, and the defendant being  
brought into Court in custody of the Sheriff, and  
arraigned upon said indictment, for plea thereto saith  
he is "guilty": thereupon he was inquired of if he had  
anything to say why judgment should not be pro-  
nounced against him: and having nothing but  
what he hath already said:

It is therefore adjudged by the Court, that the  
said defendant George Bakin, be imprisoned and  
confined in the penitentiary of this State, and kept  
at hard labor, but without any solitary confinement  
for the period of one year; and that he pay the  
costs of this prosecution for which execution is awarded.

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Indictment

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Afterward, on the 3<sup>d</sup> day of December, 1890, an Entry was made on the Journal by the Clerk of Court.

811

State of Ohio

Or Indictment for Burglary & Grand Larceny  
George Carin

Hon. James B. Cole, having been on a former day, assigned as counsel to defend this defendant herein, it is ordered by the Court that he be paid for said services the sum of twenty-five dollars.



Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the town of Marysville, within and for the County of Union and State of Ohio on the 3<sup>d</sup> day of November in the year of our Lord one thousand eight hundred and ninety. His Honor, John R. Price, Judge presiding. On the 7<sup>d</sup> day of November, 1890 an Indictment was filed with the Clerk of Court.

Indictment

The State of Ohio

Union County ss

814

In the Court of Common Pleas, Union County, Ohio, of the term of November in the year of our Lord one thousand eight hundred and ninety.

The Jurors of the Grand Jury of the State of Ohio, within and for the County of Union imppaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present that Kate Chambers late of said County on the sixteenth day of August in the year of our Lord one thousand eight hundred and ninety, with force and arms, in said County of Union and State of Ohio, unlawfully, violently and in a menacing manner did assault and threaten one Amanda Freeman, then and there being, and her the said Amanda Freeman, then and there did strike, beat, wound, and ill-treat, and other wrongs to her the said Amanda Freeman then and there did, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney  
Union County, Ohio.



Indorsed: Indictment for Assault and Battery.

"A True Bill": Andrew Brown, Foreman of Grand Jury.

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court, at the request of the Prosecuting Attorney.

On the 17<sup>th</sup> day of November, 1890, Defendant arraigned and pleads guilty to this indictment

Entry

814

Afterward, on the 17<sup>th</sup> day of November, 1890 an Entry was made on the Journal by the Clerk.

State of Ohio

v

Indictment for Assault & Battery.

State Chambers

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto saith she is "guilty"; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court, that the said State Chambers pay a fine of five dollars, and the costs of this prosecution and execution is awarded.



Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the town of Marysville, within and for the County of Union, and State of Ohio, on the 3<sup>rd</sup> day of November in the year of our Lord one thousand eight hundred and ninety. On the 7<sup>th</sup> day of November, 1890 an Indictment was filed with the Clerk of Court.

The State of Ohio

Union County ss

In the Court of Common Pleas Union County Ohio, of the term of November in the year of our Lord one thousand eight hundred and ninety.

The Jurors of the Grand Jury of the State of Ohio within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Frank Soumer late of said County, on the 2<sup>nd</sup> day of August in the year of our Lord one thousand eight hundred and ninety, with force and arms, in

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said County of Union and State of Ohio, in and upon  
one Alfred Oglesbe, then and there being, unlawfully  
and violently did make an assault, and with a  
certain knife which he the said Frank Sommer  
then and there in his right hand had and held  
him the said Alfred Oglesbe, unlawfully, maliciously  
and feloniously, did cut, thereby giving to the said  
Alfred Oglesbe, in and upon the right wrist of him  
the said Alfred Oglesbe, five wounds, with intent then  
and thereby, him the said Alfred Oglesbe to wound,  
contrary to the form of the Statute in such case  
made and provided, and against the peace and  
dignity of the State of Ohio.

John Bill: Edward W. Porter  
Andrew Brown, Foreman Prosecuting Attorney, Union Co. O.

On this 28<sup>th</sup> day of November, 1890. Defendant  
arraigned, and pleads not guilty to this indictment

R. W. Croy, Clerk

By W. M. Winger, Deputy

Entry  
815  
State of Ohio

Indictment for cutting with intent  
to wound.

Now comes the Prosecuting Attorney on  
behalf of the State of Ohio, the defendant being  
present and his attorney, the defendant being  
arraigned upon said indictment, for plea thereto  
saith he is not guilty and puts himself upon  
the Country, and the Prosecuting Attorney doth  
the like; Whereupon came the following named  
persons as Jurors, to wit:

- |                                                      |                               |                                 |
|------------------------------------------------------|-------------------------------|---------------------------------|
| 1 <sup>st</sup> Geo. Smallwood.                      | 5 <sup>th</sup> J. E. W. Cune | 9 <sup>th</sup> Joseph Powell   |
| 2 <sup>nd</sup> W <sup>m</sup> M <sup>r</sup> Mannis | 6 <sup>th</sup> B. F. Norris  | 10 <sup>th</sup> Oscar Murphy   |
| 3 <sup>rd</sup> Robert Maskel                        | 7 <sup>th</sup> H. Farnum     | 11 <sup>th</sup> Charles Jacob  |
| 4 <sup>th</sup> Jerome Albough                       | 8 <sup>th</sup> L. C. Davis   | 12 <sup>th</sup> Arthur Flesher |

were duly impaneled and sworn as the law  
directs; and the said Jury having heard the  
evidence argument of counsel and charge of the  
Court retired to their room for deliberation. And  
now come the said Jury into open Court with  
their verdict in writing, signed by their foreman  
and say: We, the Jury in this case, find the  
defendant Frank Sommer "not guilty" of the intent  
to wound in the manner and form as he stands  
charged in the indictment, but we find him guilty  
of Assault & Battery as he stands charged in the  
indictment.

Arthur Flesher, Foreman



Motion

815

Afterward, on the 1<sup>st</sup> day of December, 1890, Motion was filed with the Clerk of Court, to wit:

State of Ohio

vs

Frank Summers

The defendant moves the Court to set aside the verdict of the Jury against him in this case and grant him a new trial, for the reasons following: 1<sup>st</sup> Said verdict is against the weight of the evidence.

2<sup>nd</sup> The Court erred in directing the Jury on a point that the Prosecuting Attorney had not raised against the defendant and therefore which defendant's counsel had no opportunity to speak with the Jury, viz: "On the question of self-defense. The Court charged the Jury as to the defendant's right when he was in imminent danger of great bodily harm, as in good faith supposed he was, having reasonable grounds for such belief, he might defend himself with a knife, but it must be danger of great bodily harm, not an ordinary assault and battery but something more than ordinary assault and battery of which the Jury must judge."

This point had not been made and was stated by the Court just at the close of the charge and as defendant's counsel believes caused the verdict of guilty.

November 29<sup>th</sup>, 1890.

J. W. Robinson <sup>Att'y</sup>

R. L. Woodburn, Def't's Attys.

Entry

815

Afterward, on the 3<sup>rd</sup> day of December, 1890, an Entry was made on the Journal by the Clerk of Court State of Ohio

vs

Frank Summer

Indictment for butting with Intent to Wound.

The defendant herein having been heretofore convicted of assault & battery, was this day brought into Court in custody of the Sheriff, and informed by the Court of the verdict of the Jury and inquired of if he had anything to say why judgment should not be pronounced against him; and having nothing but what he hath already said;

It is therefore adjudged by the Court that the said defendant Frank Summer pay a fine of ten dollars and the costs of this prosecution; and execution is awarded.



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Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union, and State of Ohio, on the 26<sup>th</sup> day of May, in the year of our Lord one thousand eight hundred & ninety, his Honor John A. Price, Judge, presiding. Heretofore.

transcript The State of Ohio

Shooting with Intent to Kill.

81

Or  
Ellis Miller

Before W. M. Winget, J. P. Paris Township Union County, Ohio.

January 17<sup>th</sup>, 1890, Complaint on oath in writing filed with me signed by Benjamin Johnson, charging that Ellis Miller late of said County, on or about the 16<sup>th</sup> day of January, A. D. 1890 at the County aforesaid, did with a certain pistol, commonly called a revolver, which pistol was then and there loaded with powder and leaden bullets, unlawfully, feloniously and maliciously shoot Emma Johnson, with intent then and there and thereby to kill the said Emma Johnson unlawfully, feloniously and maliciously to kill.

Issued Warrant and delivered to Samuel Bonnett, constable, which was returned the same day endorsed as follows:

Took the body of the within named Ellis Miller and have him before the justice January 17<sup>th</sup>, 1890.

Mileage 75: Service 40: Assistance 1<sup>00</sup>: Conveyance 2<sup>00</sup>: Stundance 1<sup>00</sup>: Total \$5<sup>65</sup>.

Samuel Bonnett, Constable.

January 17<sup>th</sup>, 1890, the defendant being before and arraigned upon said charge, for plea thereto said he is guilty". Thereupon I ordered him to the jail of Union County until he be lawfully discharged therefrom.

Issued a mittimus and delivered to Sam Bonnett, constable, which was returned, endorsed: January 17<sup>th</sup>, 1890, I committed the within named Ellis Miller to the custody of the within named jailor with whom I left a certified copy of this writ. Mileage 20: Service 40: Copy 25: Total \$5<sup>00</sup>.

Samuel Bonnett, Constable.

Court. Fees. - On Warrant \$5. 65; Mittimus 85: Total \$6<sup>20</sup>.  
J. Peace Fees. - File Papers 15; Affd. 40; Warrant 40; Mittimus 40; Judgt. 40; Satisfac. 20; Record 45; Transcript 45; Certif. 25: Total \$3. 10:



The State of Ohio,  
Union County, Paris Tp. ss

I hereby certify that the foregoing is a correct copy taken from my pocket of the proceedings had by and before me at my office in said Township in the above action.

W. M. Winger, J. P.

Indictment

Afterward, on the 5<sup>th</sup> day of March, 1890, an Indictment was filed with the Clerk of Court, to wit:

806

The State of Ohio,  
Union County ss

In the Court of Common Pleas Union County, Ohio, of the term of March in the year of our Lord one thousand eight hundred and ninety.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find <sup>and</sup> present, that Ellis Miller late of said County, on the 16<sup>th</sup> day of January, in the year of our Lord one thousand eight hundred and ninety, with force and arms, in said County of Union and State of Ohio, in and upon one Emma Johnson, then and there being, did unlawfully, forcibly, purposely, and of his deliberate and premeditated malice, make an assault in a menacing manner, with intent her, the said Emma Johnson, unlawfully, purposely, and of deliberate and premeditated malice, to kill and murder; and the said Ellis Miller, a certain pistol (commonly called a revolver), then and there charged with gun powder and five leaden bullets, which said pistol, he the said Miller then and there in his right hand had and held, then and there unlawfully, purposely, and of deliberate and premeditated malice did discharge and shoot off, to, against and upon, the said Emma Johnson, with the intent aforesaid, and that the said Ellis Miller with one of the leaden bullets aforesaid, out of the pistol (commonly called a revolver) aforesaid, by force of the gun powder aforesaid by the said Ellis Miller then and there discharged and shot off, as aforesaid, her, the said Emma Johnson in and upon the left side of the neck of her, the said Emma Johnson then and there, unlawfully, purposely and of deliberate and premeditated malice did strike, penetrate and wound, with the intent aforesaid, thereby then and there, giving to her, the said Emma Johnson, with a

Entry

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laden bullet aforesaid, so as aforesaid discharged and shot out of the pistol aforesaid by the said Ellis Miller, in and upon the left side of the neck of her, the said Emma Johnson, one mortal wound, of the depth of three inches, and of the breadth of half an inch, of which mortal wound, she, the said Emma Johnson, on and from the said 16<sup>th</sup> day of January in the year aforesaid, until the 20<sup>th</sup> day of January in the same year, in the County of Union aforesaid, did languish, and languishing did live, on which said 20<sup>th</sup> day of January in the year aforesaid, she the said Emma Johnson, in the County aforesaid, of the mortal wound aforesaid, died; and so the grand jurors aforesaid, on their oaths aforesaid, do say that the said Ellis Miller, her, the said Emma Johnson, in the manner, and by the means aforesaid, unlawfully, purposely, and of deliberate and premeditated malice, did kill and murder, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter,

Prosecuting Attorney.

Endorsed: Indictment for Murder in the First Degree.

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court, at the request of the Prosecuting Attorney.

A. True Bill: Lorenzo Cherry, Foreman of Grand Jury.

On this 18<sup>th</sup> day of March, 1890, Defendant arraigned, and pleads not guilty to this indictment.

R. M. Clerk

By W. M. Winget Clerk

Afterward, on the 11<sup>th</sup> day of March, 1890, an Entry was made on the Journal by the Clerk of said Court.

State of Ohio

Entry

vs

Indictment for Murder in First Degree.

Ellis Miller

806

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant Ellis Miller, being brought into Court in custody of the Sheriff, and it appearing that the said defendant is in indigent circumstances and unable to employ counsel the Court at his request assign W. W. Ayers & W. J. Hoopes as counsel to defend him. Thereupon the Court at the request of the Prosecuting Attorney assigned Jesse L. Cameron to assist the Prosecuting Attorney, and the prisoner is remanded to the custody of the Sheriff until he enter his plea.



Demurrer

Afterward, on the 15<sup>th</sup> day of March, 1890, a Demurrer was filed with the clerk of Court, to wit:

806 State of Ohio

vs

Indictment for Murder in First Degree

Ellis Miller

The said Ellis Miller demurs to said indictment because the facts stated therein do not constitute an offense against the laws of the State of Ohio.

W. J. Hoopes <sup>2/4</sup>

D. W. Myers, Attys. for Defts.

Entry

Afterward, on the 15<sup>th</sup> day of March, 1890, an Entry was made on the Journal by the clerk of Courts

806 State of Ohio

vs

Indictment for Murder in First Degree

Ellis Miller

And now the defendant being brought into Court in charge of the Sheriff and being present in Court in person and by his counsel heretofore appointed, this cause came on for hearing upon the demurrer to the indictment, the Court on consideration thereof overrules the same, to which ruling and decision the defendant then excepted.

Thereupon the defendant being still present in Court in person and by his counsel moved the Court to continue this cause until the next term of this Court and the Court on consideration grant said motion and it is ordered that this cause stand continued until the next term hereof and that time fixed for the trial commence be and the same is May 28<sup>th</sup> A. D. 1890 at 9 o'clock A. M.

Pracipe

for  
Jury  
Afterward, on the 5<sup>th</sup> day of May, 1890, a Pracipe was filed with the clerk of Court, to wit:

State of Ohio

vs

Indictment for Murder First Degree.

Ellis Miller

Court of Common Pleas, Union County, O.

To the clerk of the Common Pleas Court of Union County Ohio:

You will please draw from the jury-box as in other cases thirty-six ballots and issue to the Sheriff a Venire for the persons whose names are so drawn as jurors in the above entitled case for the 28<sup>th</sup> day of May A. D. 1890, at eight o'clock A. M.

The Sheriff will be required to serve and return this Venire at least 15 days before said 28<sup>th</sup> day of May A. D. 1890, and if a person named in said Venire is dead, insane, removed from the County, or not an elector of the County, or has been convicted of a felony and not pardoned, the Sheriff shall note the fact in his

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return. If it appear to you by the return of the Sheriff that any person named in the Venire is dead, insane, absent, removed from the County, or not an elector of the County, or has been convicted of a felony and not pardoned, you shall draw from the box a number of ballots equal to double the number of persons dead, absent or disqualified and issue to the Sheriff, a Venire for them for the said 28<sup>th</sup> day of May, A. D. 1890 at eight o'clock A. M. The Sheriff will be required to serve and return said Venire as soon after the issuing thereof as may be, and in the same manner as said first Venire.

If it appear to you from such return that the names of thirty-six qualified jurors are not in the Venire, you shall draw ballots and issue venires, to be served and returned in like manner as the foregoing until the required numbers thirty-six qualified jurors are summoned. After you have thus obtained a full panel you will serve a copy thereof upon the said Ellis Miller at least three days before said 28<sup>th</sup> day of May A. D. 1890. You will find the law governing this matter in Sections 7267, 7268, & 7273 of Revised Statutes of Ohio.

Edward W. Potter.

The State of Ohio, Prosecuting Attorney  
 Venire Union County ss: To Thomas Martin Esq. Sheriff of said County, Greeting:

We command you that you summon the following named persons, to wit:

- 1<sup>st</sup> John Langhrey; 2<sup>nd</sup> J. W. Nile; 3<sup>rd</sup> Wells Kildreth; 4<sup>th</sup> W<sup>m</sup> Wingfield; 5<sup>th</sup> L. K. Drake Sr; 6<sup>th</sup> Simon Rogers; 7<sup>th</sup> Israel Fogle; 8<sup>th</sup> W<sup>m</sup> H. Herd; 9<sup>th</sup> P. B. Smith; 10<sup>th</sup> Theodore Bishop;
- 11<sup>th</sup> James Collier; 12<sup>th</sup> Conrad Berger; 13<sup>th</sup> John Ward;
- 14<sup>th</sup> Adam Richey; 15<sup>th</sup> L. B. Edwards; 16<sup>th</sup> Dwight Kolycross;
- 17<sup>th</sup> Lewis Bassady; 18<sup>th</sup> J. P. Crowder; 19<sup>th</sup> Moses George;
- 20<sup>th</sup> A. J. Whitney; 21<sup>st</sup> Joseph Price; 22<sup>nd</sup> Daniel Ream;
- 23<sup>rd</sup> James A. Reid; 24<sup>th</sup> George Sewell; 25<sup>th</sup> W<sup>m</sup> Styer; 26<sup>th</sup> Sol Butz;
- 27<sup>th</sup> Emanuel Jarvis; 28<sup>th</sup> William Perkins;
- 29<sup>th</sup> Jacob List; 30<sup>th</sup> Beverly Depp; Jonah Blue; 32<sup>nd</sup> Frank Schmidt; 33<sup>rd</sup> H. S. Culver; 34<sup>th</sup> Dudley Selbner; 35<sup>th</sup> Wile Lee; 36<sup>th</sup> J. C. Pettit; to be and appear before our Court of Common Pleas of the said County of Union, at the Court House in Marysville on the 28<sup>th</sup> day of May, in the year of our Lord one thousand eight hundred and ninety, at 9 o'clock A. M. and so from day to day until discharged, then and there to serve as Petit Jurors, in and for the said County, in the case of the State of Ohio, against Ellis Miller, on an indictment for murder in the



first degree; and have them and there this writ.

In Testimony Whereof, I, the Clerk of the said Court of Common Pleas, of said County of Union, have hereunto set my hand and affixed the seal of said Court, at Marysville, this 5<sup>th</sup> day of May A. D. 1890.

*Seal*

R. W. Gray, Clerk of Court  
Common Pleas, Union County, Ohio

Sheriffs

Return

And on the 8<sup>th</sup> day of May, 1890, the Sheriff of said County returned said Writ to the Clerk's Office in said County, which is as follows:

May 8<sup>th</sup>, 1890. The following Jurors were severally summoned by me, as within required, on the days and in the manner hereinafter specified.

|    |                        |              |                            |          |    |
|----|------------------------|--------------|----------------------------|----------|----|
| 1  | John Langhrey          | Leesburg Tp. | May 7 <sup>th</sup> , 1890 | Personal | 7  |
| 2  | J. W. Kile             | Richwood     | " 8 "                      | Copy     | 10 |
| 3  | Wells Kilcuth          | Leesburg     | " 7, "                     | Personal | 12 |
| 4  | William Wingfield      | Dover        | " 6 "                      | Personal | 5  |
| 5  | L. K. Drake            | York         | " 8 "                      | Personal | 18 |
| 6  | Simon Rogers           | Claibourne   | " 8 "                      | Copy     | 20 |
| 7  | Israel Fogle           | Dover        | " 6 "                      | Personal | 9  |
| 8  | W <sup>m</sup> H. Hurd | Allen        | " 7 "                      | Copy     | 10 |
| 9  | P. B. Smith            | Claibourne   | " 8 "                      | Personal | 18 |
| 10 | Theodore Bishop        | Washington   | " 8 "                      | " "      | 25 |
| 11 | James Collier          | Jerome       | " 7 "                      | Personal | 15 |
| 12 | Conrad Berger          | Union        | " 6 "                      | Personal | 10 |
| 14 | Adam Richey            | Dover        | " 6 "                      | Personal | 7  |
| 15 | L. B. Edwards          | Marysville   | " 7 "                      | Personal |    |
| 17 | Lewis Cassady          | Claibourne   | " 8 "                      | Personal | 15 |
| 18 | J. P. Crowder          | Liberty      | " 7 "                      | Personal | 11 |
| 19 | Moses George           | Union        | " 6 "                      | Personal | 9  |
| 20 | A. J. Whitney          | Marysville   | " 5 "                      | Personal |    |
| 21 | Joseph Price           | Jackson      | " 8 "                      | Copy     | 20 |
| 22 | Daniel Ream            | Union        | " 6 "                      | Personal | 7  |
| 23 | James A. Reed          | Marysville   | " 5 "                      | Personal |    |
| 24 | George Sewell          | Washington   | " 8 "                      | Personal | 20 |
| 25 | W <sup>m</sup> Styer   | Leesburg     | " 8 "                      | Personal | 12 |
| 26 | Sol Butz               | Marysville   | " 5 "                      | Personal |    |
| 27 | Emmanuel Jarvis        | Paris        | " 7 "                      | Personal | 5  |
| 28 | William Perkins        | Dover        | " 6 "                      | Personal | 9  |
| 29 | Jacob Hist             | Claibourne   | " 8 "                      | Personal | 19 |
| 30 | Beverly Deppi          | Jerome       | " 6 "                      | Personal | 16 |
| 31 | Josiah Blue            | Claibourne   | " 8 "                      | Copy     | 19 |
| 32 | Frank Schmidt          | Millcreek    | " 6 "                      | Personal | 12 |
| 33 | H. S. Bulver           | York         | " 8 "                      | Personal | 14 |
| 34 | Wadley Felker          | Millcreek    | " 6 "                      | Personal | 11 |
| 35 | Wile Bee               | Union        | " 7 "                      | Personal | 5  |
| 36 | J. C. Pettit           | Paris        | " 6 "                      | Personal | 3  |

13<sup>th</sup> 16 John Ward<sup>2d</sup> Dwight Holycross are not found in my County  
 Feb - 835<sup>th</sup>.  
 Thomas Martin, Sheriff.

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State of Ohio,  
Union County, ss.

Whereas, on the 5<sup>th</sup> day of May A.W. 1890, upon the Praecipe of the Prosecuting Attorney, of Union County Ohio, you received a special venire, commanding you to summon thirty six jurors, in the case of The State of Ohio vs Ellis Miller; and  
Whereas, it appearing from the return of the said special venire that the following persons were not found in your County, to wit: N<sup>o</sup> 13 John Ward, and N<sup>o</sup> 16 Dwight W. Stycors.

We therefore command you that you summon the following named persons, to wit: Lester Cline W. C. Beouhard, Peter Schurtzer, L. H. Bechtel to be and appear before our Court of Common Pleas of the said County of Union at the Court House in Marysville on the 28<sup>th</sup> day of May, A.W. 1890 at nine o'clock A.M. and so from day to day until discharged, then and there to serve as petit jurors in and for the said County, in the case of The State of Ohio vs Ellis Miller, on an indictment for murder in the first degree. And have them <sup>to</sup> there this writ.

In testimony whereof, I, the Clerk of the said Court of Common Pleas of said County of Union, have herunto set my hand and affixed the seal of the said Court at Marysville, this 8<sup>th</sup> day of May, A.W. 1890.

Seal R. M<sup>o</sup> Croxy, Clerk of Common Pleas Court Union County, Ohio.

Sheriffs  
Return

And on the 13<sup>th</sup> day of May, 1890, the Sheriff of said County returned said writ to the Clerk's Office in said County, which return is as follows:

|   |                 |            |                           |          |    |
|---|-----------------|------------|---------------------------|----------|----|
| 1 | Lester W. Cline | Allen      | May 10 <sup>th</sup> 1890 | Personal | 8  |
| 2 | W. C. Beouhard  | Allen      | " 10 "                    | Personal | 9  |
| 3 | Peter Schurtzer | Washington | " 12 "                    | Personal | 18 |
| 4 | L. H. Bechtel   | York       | " 12 "                    | Personal | 15 |

May 10<sup>th</sup> & 12<sup>th</sup> 1890, the above named jurors were severally summoned by me as within required, on the days and in the manner above specified. Fees \$7<sup>40</sup>

Thomas Martin, Sheriff.  
Union County, Ohio.

Entry

Afterward, on the 28<sup>th</sup> day of May, 1890, an entry was made on the Journal by the Clerk of Court.

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State of Ohio  
vs  
Indictment for Murder in First Degree  
Ellis Miller

This day came the Prosecuting Attorney on behalf of the State of Ohio, the defendant Ellis Miller being brought into Court in custody of the

in my County  
ruff.



Sheriff, and his counsel also coming, and the venire for the jury in this case heretofore issued according to law, returnable this day was duly returned by Sheriff with his indorsement thereon as follows:

- May 8<sup>th</sup>, 1890. The following jurors were severally summoned by me as within required, on the days and in the manner hereinafter specified
- 1 John Daughrey, May 7<sup>th</sup> 1890, Personal.
  - 2 J. W. Hile " 8 " Copy
  - 3 Wells Hildreth " 7 " Personal
  - 4 W<sup>m</sup> Wingfield " 6 " Personal
  - 5 L. K. Drake " 8 " Personal
  - 6 Simon Rogers " 8 " Copy
  - 7 Israel Hoyle " 6 " Personal
  - 8 W<sup>m</sup> H. Herd " 7 " Copy
  - 9 P. B. Smith " 8 " Personal
  - 10 Theodore Bishop " 8 " Personal
  - 11 James Collier " 7 " Personal
  - 12 Conrad Berger " 6 " Personal
  - 13 Adam Richey " 6 " Personal
  - 14 G. C. Edwards " 7 " Personal
  - 15 Lewis Cassady " 8 " Personal
  - 16 J. P. Crowder " 7 " Personal
  - 17 Moses George " 6 " Personal
  - 18 A. J. Whitney " 5 " Personal
  - 19 Joseph Price " 8 " Copy
  - 20 Daniel Ream " 6 " Personal
  - 21 James A. Reed " 5 " Personal
  - 22 George Sewell " 8 " Personal
  - 23 W<sup>m</sup> Sayer " 8 " Personal
  - 24 Sol Butz " 5 " Personal
  - 25 Emanuel Jarvis " 7 " Personal
  - 26 W<sup>m</sup> Perkins " 6 " Personal
  - 27 Jacob First " 8 " Personal
  - 28 Beverly Sepp " 6 " Personal
  - 29 Joram Blue " 8 " Copy
  - 30 Frank Schmidt " 6 " Personal
  - 31 H. S. Colver " 8 " Personal
  - 32 Dudley Helmer " 6 " Personal
  - 33 Hile Lee " 7 " Personal
  - 34 C. E. Pettit " 6 " Personal
  - 35 John Ward & Dwight Holycross not found.
  - 36 Thomas Martin, Sheriff  
Union County, Ohio
- Fees \$35<sup>00</sup>

And it appearing to said Clerk by the return of said Sheriff that the following persons named in said venire, John Ward and Dwight Holycross were not found, said Clerk thereupon proceeded to draw

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the venire according to the law by the sheriff: and

from said box four ballots, to wit: he drew from the box the names of the following persons: Lester Cline W. B. Leonard, Peter Schurtzer and L. H. Bechtel and issued an Alias Venire to the said Sheriff commanding him to summon said persons to appear on said 28<sup>th</sup> day of May 1890 at nine o'clock A. M. to serve as petit jurors in the cause aforesaid. And thereupon said Sheriff upon said Venire made the following return

- 1 Lester Cline May 10<sup>th</sup> 1890 Personal
- 2 W. B. Leonard " 10 " Personal
- 3 Peter Schurtzer " 12 " Personal Fee \$7<sup>50</sup>
- 4 L. H. Bechtel " 12 " Personal

May 10<sup>th</sup> & 12<sup>th</sup> the above named persons were severally served with summons by me, as within required on the days and in the manner above specified.

Thomas Martin, Sheriff,  
Union County, Ohio

And thereupon it appeared to the Clerk from the return of said Sheriff that certain thirty-six qualified jurors were summoned to attend on said 28<sup>th</sup> day of May, 1890 at 9 o'clock A. M. to serve as petit jurors in said cause.

Entry

806

Afterward, on the 28<sup>th</sup> day of May, 1890, an entry was made on the Journal by the Clerk of Court.

State of Ohio  
vs  
Indictment for Murder of First Degree  
Ellis Miller

This day came the Prosecuting Attorney and his assistant J. L. Cameron, on behalf of the State of Ohio, the defendant Ellis Miller being brought into court in custody of the Sheriff and his counsel coming and being present, and thereupon, on the impaneling of the jury to try said cause, it appeared to the Court upon the call of said Venire and said Alias Venire that there were thirty-six jurors who were drawn from the box and summoned by the Sheriff according to law, upon the Venire and Alias Venire heretofore issued for that purpose and having the qualifications of jurors and competent to serve as such were present in Court, and who answered to their names on the call of said Venire and Alias Venire in open Court. And said cause being called for trial, the Prosecuting Attorney and his assistant J. L. Cameron announced in open Court that the State of Ohio was ready for trial.

And the defendant by his counsel announced that the defendant was ready for trial, and

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thereupon the Court proceeded to impanel the jury to try said cause, and upon the further call of said venire and said Alias Venire the State of Ohio by the Prosecuting Attorney challenged for cause Jacob Hirst James W. Sile, Simon Rogers, W<sup>m</sup> Styer, P. B. Smith Theodore Bishop, James Collier, Jonah Blue, Moses George and W. B. Deonhard which challenges when made were sustained and the said jurors were required to stand aside, and the State by the Prosecuting Attorney challenges preemptorily said Wells Wilderth.

And the defendant by his counsel challenged for cause William H. Kerd, Daniel Ream, Lester W. Kline, Wile Lee, and Beverly Wepp which challenges when made were sustained by the Court and the jurors required to stand aside and defendant by his counsel challenges preemptorily said G. C. Edwards, William Wingfield, John Langhrey, Adam Richey, James A. Reed, A. J. Whitney, Emanuel Jarvis, Wudly Keltner & Joseph Price.

And thereupon said panel of thirty-six jurors as drawn from the box and issued for and summoned by the Sheriff as aforesaid and present and called in open Court as aforesaid, being exhausted, and the panel to try said defendant not being yet complete, the defendant by his counsel moved the Court for a Special Venire under the Statute to fill said panel: which motion of defendant the Court sustained. And the Court issued a Special Venire for the following named persons, to wit: 1<sup>st</sup> D. H. Bechtel; 2<sup>nd</sup> Peter Schurtger; 3<sup>rd</sup> Levi Herran; 4<sup>th</sup> William M<sup>r</sup> Allister; 5<sup>th</sup> John W. Robinson; 6<sup>th</sup> John R. Taylor; 7<sup>th</sup> Philip Ruperight; 8<sup>th</sup> Hugh Stewart; 9<sup>th</sup> Harrison M<sup>r</sup> Vey; 10<sup>th</sup> George C. Freshwater; 11<sup>th</sup> Solomon Gount; 12<sup>th</sup> Butler Wiggitt; 13<sup>th</sup> Warren Owen; 14<sup>th</sup> L. P. Shields; 15<sup>th</sup> W. C. Henderson; & David Stuler which Special Venire so issued by the Court, the Sheriff made the following return.

The State of Ohio,  
Union County ss.

On the 28<sup>th</sup> day of May, 1890, I received this venire and served the same on the several persons therein named, at the times and in the manner placed opposite their names endorsed hereon as follows:

|   |                                        |              |          |
|---|----------------------------------------|--------------|----------|
| 1 | D. H. Bechtel                          | May 28, 1890 | Personal |
| 2 | Peter Schurtger                        | " 28 "       | Personal |
| 3 | Levi Herran                            | " 28 "       | Personal |
| 4 | W <sup>m</sup> M <sup>r</sup> Allister | " 28 "       | Personal |
| 5 | John R. Taylor                         | Not found    |          |
| 6 | John W. Robinson                       | May 28 1890  | Personal |
| 7 | Philip Ruperight                       | " 28 "       | Personal |

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- 8 Hugh C. Stewart May 28<sup>th</sup> 1890 Personal
- 9 Harrison M<sup>rs</sup> Vey " 28 " Personal
- 10 George C. Freshwater " 28 " Personal
- 11 Solomon Yount " 28 " Personal
- 12 David Smuler " 28 " Personal
- 13 Warret Owen " 28 " Personal
- 14 Butler Biggett " 28 " Personal
- 15 J. P. Shields " 28 " Personal
- 16 W. C. Henderson " 28 " Personal

Thomas Martin, Sheriff.

And thereupon the Prosecuting Attorney and his assistant counsel on behalf of the State of Ohio being still present in open Court, and the defendant being still present in open Court, in person and by his counsel the Court proceeded and with the consent of the defendant and the Prosecuting Attorney, to fill and complete the panel to try said accused, and from the persons so summoned on said Special Verire and from said Special Verire there were tried and accepted as jurors the said Peter Schurtzer & George C. Freshwater. And thereupon from said panel so drawn from the Jury Box and summoned as aforesaid and from said Special Verire so issued by the Court, the following persons competent to sit as jurors in said cause were separately tried and accepted by the Prosecuting Attorney and his assistant counsel on behalf of the State and by the defendant and his counsel on behalf of the defendant to serve as such jury namely

- |      |                               |                               |                                                  |
|------|-------------------------------|-------------------------------|--------------------------------------------------|
| Jury | 1 <sup>st</sup> L. H. Drake   | 5 <sup>th</sup> J. P. Crowder | 9 <sup>th</sup> H. S. Colver                     |
|      | 2 <sup>nd</sup> Israel Hoyle  | 6 <sup>th</sup> George Sewell | 10 <sup>th</sup> J. C. Pettit                    |
|      | 3 <sup>rd</sup> Conrad Berger | 7 <sup>th</sup> Sol Butz      | 11 <sup>th</sup> Peter Schurtzer <sup>24/5</sup> |
|      | 4 <sup>th</sup> Devis Bassady | 8 <sup>th</sup> Frank Schmidt | 12 <sup>th</sup> Geo. C. Freshwater.             |

Thereupon said panel, to try said accused being so separately tried and accepted, were duly impaneled and sworn to well and truly try and true deliverance make between the State of Ohio and the prisoner at the Bar Ellis Miller and the trial of the defendant proceeded.

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Appointed

Afterward, on the 28<sup>th</sup> day of May, 1890, an Entry was made on the Journal by the Clerk.

State of Ohio  
vs  
Ellis Miller

Indictment for Murder in First Degree.

E. Lena Holiday was this day appointed as official Stenographer to take the evidence in this

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case, and after taking the oath required by law entered upon the discharge of her duties.

Entry

806 Afterward, on the 29<sup>th</sup> day of May, 1890, an Entry was made on the Journal by the Clerk.

State of Ohio

vs

Ellis Miller

Indictment for Murder in First Degree

This day again came the Prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff, and his attorneys also coming, also the Jurors heretofore impaneled and sworn, and the trial proceeded. And the said Jury having heard the evidence adduced in part, the hour of adjournment having arrived this cause was continued until eight-thirty o'clock, to which time Court adjourned.

Entry

806 Afterward, on the 30<sup>th</sup> day of May, 1890 an Entry was made on the Journal by the Clerk of Court

State of Ohio

vs

Ellis Miller

Indictment for Murder First Degree

This day again came the Prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff, also the Jurors heretofore impaneled and sworn, the trial proceeded. And the said Jury having heard the testimony adduced the hour of adjournment having arrived, this cause was continued until tomorrow morning at 9 o'clock to which time Court adjourned.

Entry

806 Afterward, on the 31<sup>st</sup> day of May, 1890, an Entry was made on the Journal by the Clerk of Court.

State of Ohio

vs

Ellis Miller

Indictment for Murder in First Degree

This day again came the Prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff, his attorneys being present, also came the Jurors heretofore impaneled. And the said Jurors having heard the farther evidence, the hour of adjournment having arrived, this cause was continued until Monday June 2<sup>nd</sup>, 1890 at One o'clock P. M.

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Entry

Afterward, on the 2<sup>d</sup> day of June, 1890, an Entry was made on the Journal by the Clerk of Court.

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State of Ohio

vs

Ellis Miller

Indictment for Murder in First Degree

This day again came the Prosecuting Attorney and his assistant, and the defendant being brought into Court in custody of the Sheriff his attorney being present, also came the Jury heretofore impaneled and sworn in this case, and the said Jury having heard the evidence adduced in part and the hour of adjournment having arrived this cause was continued until tomorrow morning at 8.30 o'clock.

Entry

Afterward, on the 3<sup>d</sup> day of June, 1890, an Entry was made on the Journal by the Clerk of Court.

806

State of Ohio

vs

Ellis Miller

Indictment for Murder in First Degree

This day again came the Prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff, his counsel being present, also came the Jury heretofore impaneled herein, and the Jury having heard further evidence in this cause the hour of adjournment having arrived, this cause was continued until 8 o'clock tomorrow morning to which time Court was adjourned.

Entry

Afterward, on the 4<sup>th</sup> day of June, 1890, an Entry was made on the Journal by the Clerk of Court

806

State of Ohio

vs

Ellis Miller

Indictment for Murder in First Degree

This day again came the Prosecuting Attorney and his assistant on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff, his attorneys being present, also came the Jurors heretofore impaneled and sworn herein, and the said Jury having heard the evidence adduced, and the hour of adjournment having arrived the further hearing of this cause was continued until 8.30 o'clock tomorrow morning.

Entry

Afterward, on the 5<sup>th</sup> day of June, 1890, an Entry was made on the Journal by the Clerk of Court.

806

State of Ohio

vs

Ellis Miller

Indictment for Murder in First Degree



This day again came the Prosecuting Attorney and his assistant on behalf of the State of Ohio the defendant being brought into Court in custody of the Sheriff his counsel present, also came the Jury heretofore impaneled and sworn herein, and said Jury having heard the evidence adduced, the hour of adjournment having arrived, the further hearing of this case was continued until 8-30 o'clock tomorrow morning.

Entry

806

Afterward, on the 6<sup>th</sup> day of June, 1890, an Entry was made on the Journal by the Clerk of Court.

State of Ohio

vs

Indictment for Murder in First Degree  
Ellis Miller

This day again came the Prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff, his attorneys being present, also came the Jury heretofore impaneled and sworn herein, and the trial proceeded, the said Jury having further evidence and the hour of adjournment having arrived this cause was continued until 8-30 o'clock tomorrow morning.

Entry

806

Afterward, on the 7<sup>th</sup> day of June, 1890, an Entry was made on the Journal by the Clerk of Court.

State of Ohio

vs

Indictment for Murder in First Degree  
Ellis Miller

This day again came the Prosecuting Attorney and his assistant on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff, his counsel being present, also came the Jury heretofore impaneled herein, and the said Jury having heard further evidence adduced, and the hour of adjournment having arrived this cause was continued until Monday June 9<sup>th</sup> at One o'clock P. M. to which time Court then adjourned.

Entry

806

Afterward, on the 9<sup>th</sup> day of June, 1890, an Entry was made on the Journal by the Clerk of Court.

State of Ohio

vs

Indictment for Murder in First Degree  
Ellis Miller

This day again came the Prosecuting Attorney and his assistant, on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff his counsel being present, also

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came the Jury heretofore impaneled herein, and the said Jury having heard the further evidence adduced the hour of adjournment having arrived the further hearing of this cause was continued until 8-30 o'clock tomorrow morning, to which time Court then adjourned.

Entry

Afterward, on the 10<sup>th</sup> day of June, 1890, an Entry was made on the Journal by the Clerk of Court.

806

State of Ohio

vs

Indictment for murder in First Degree  
Ellis Miller

This day again came the Prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff his attorneys being present, also came the Jurors heretofore impaneled and sworn herein, and the said Jurors having heard the evidence adduced, and the hour of adjournment having arrived this cause was continued until 8-30 o'clock tomorrow morning, to which time Court then adjourned.

Entry

Afterward, on the 11<sup>th</sup> day of June, 1890, an Entry was made on the Journal by the Clerk of Court.

806

State of Ohio

vs

Indictment for murder in First Degree  
Ellis Miller

This day again came the Prosecuting Attorney and his assistant, and the defendant being brought into Court in custody of the Sheriff his counsel being present, also came the Jurors heretofore impaneled herein, and the trial proceeded and the said Jury having heard the evidence adduced and the hour of adjournment having arrived this cause was continued until 8-30 o'clock tomorrow morning.

Entry

Afterward, on the 12<sup>th</sup> day of June, 1890, an Entry was made on the Journal by the Clerk of Court.

806

State of Ohio

vs

Indictment for murder in First Degree  
Ellis Miller

Now comes the prosecuting attorney and his assistant on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff, his attorneys being present, also came the Jurors heretofore impaneled and sworn herein, having heard the remaining evidence, and the hour of adjournment having arrived this cause was continued until 8-30 o'clock tomorrow morning.



morning, to which time Court adjourned.

Entry

806 Afterward, on the 13<sup>th</sup> day of June, 1890 an Entry was made on the Journal by the Clerk of Court.

State of Ohio  
vs  
Indictment for Murder in First Degree  
Ellis Miller

Now comes the Prosecuting Attorney and his assistant, the defendant being brought into Court in custody of the Sheriff his attorneys being present, also came the Jurors heretofore impaneled herein, and the said Jurors having heard the arguments of counsel in part, the hour of adjournment having arrived this was continued until eight o'clock tomorrow morning.

Entry

806 Afterward, on the 14<sup>th</sup> day of June, 1890, an Entry was made on the Journal by the Clerk of Court.

State of Ohio  
vs  
Indictment for Murder in First Degree  
Ellis Miller

Union County, W. Va.

To Bena Holiday.

To 10 days labor at \$7<sup>00</sup> per day as Stenographer in above work ----- \$ 70.00

To cost of books used in said work 1.80

\$ 71.80

The foregoing account is approved and ordered to be paid. The Auditor of Union County will draw his warrant on the Treasurer of said County in favor of Bena Holiday for the said sum, and the Clerk of the Court of Common Pleas will furnish to said Bena Holiday a certified copy of this account and Journal Entry to be by her presented to said Auditor.

John A. Price, Judge.

Afterward, on the 14<sup>th</sup> day of June, 1890, an Entry was made on the Journal by the Clerk of Court, to wit:

State of Ohio  
vs  
Indictment for Murder in the First Degree  
Ellis Miller

This day again came the Prosecuting Attorney and his assistant on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff, his counsel being present; also came the Jury heretofore impaneled and sworn herein, and the said Jury having heard the remaining argument of counsel and the charge of the Court retired to their room in charge of the Sheriff for deliberation.

And now comes the said Jury, conducted into Court

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by the Sheriff and returned the following Verdict in writing signed by their foreman and say:

Verdict.

We the Jury, find the defendant Ellis Miller guilty of Murder in First Degree, as he stands charged in the indictment.

Solomon Butz. Foreman.

And thereupon the said defendant is ordered into the custody of the Sheriff to await sentence.

Motion

Afterward, on the 16<sup>th</sup> day of June, 1890, the following Motion was filed with the Clerk of Court, to wit:

for New Trial

State of Ohio

vs

Ellis Miller

Indictment for Murder in the First Degree

And now comes the said Ellis Miller and moves the Court for a new trial in this cause for the following reasons, to wit:

- 1<sup>st</sup> - Irregularity in the proceedings of the Court, Jury, Prosecuting Attorney, and the witnesses for the State, and an order of the Court and an abuse of its discretion by which the defendant was prevented from having a fair trial.
- 2<sup>nd</sup> - Misconduct of the Jury, and the Prosecuting Attorney and the witnesses for the State.
- 3<sup>rd</sup> - Accident and surprise which ordinary prudence could not have guarded against.
- 4<sup>th</sup> - That the verdict is not sustained by sufficient evidence and is contrary to law.
- 5<sup>th</sup> - Newly discovered evidence material for the defendant which he could not with reasonable diligence have discovered and produced at the trial.
- 6<sup>th</sup> - Error of law occurring at the trial.

W. F. Hoopes & D. W. Ayers.

Attorneys for Defendant.

Entry

Afterward, on the 19<sup>th</sup> day of June, 1890, an Entry was made on the Journal by the Clerk of Court.

806

State of Ohio

vs

Ellis Miller

Indictment for Murder in the First Degree

This day came the prosecuting Attorney and Jesse B. Cameron on behalf of the State of Ohio, the defendant Ellis Miller, being brought into Court in custody of the Sheriff, his counsel also coming. A motion for a new trial in this case having been filed within three days after the verdict of the Jury herein, counsel for the defendant gave notice that they would file affidavits in support of said motion, on consideration whereof the Court do order that said affidavits be filed by the hour of seven o'clock on the evening of June 23<sup>rd</sup>, 1890.



Entry

806

Afterward, on the 24<sup>th</sup> day of June, 1890, an Entry was made on the Journal by the Clerk of Court, to wit:

State of Ohio  
 vs  
 Indictment for Murder in the First Degree  
 Ellis Miller

Now comes the Prosecuting Attorney, and Jesse W. Cameron, on behalf of the State of Ohio, and the defendant Ellis Miller, being brought into Court in custody of the Sheriff, and his attorneys W. W. Ayers and W. F. Hoopes also coming. The affidavits in support of the motion for a new trial having been filed by the attorneys for the defendant herein, according to the order of the Court, on consideration whereof the Court do further order that the attorneys for the State do file their counter affidavits by the hour of six o'clock P. M. on the 5<sup>th</sup> day of July, 1890, and that the attorneys for the defendant file their affidavits in rebuttal by the hour of twelve (12) o'clock M. on the 7<sup>th</sup> day of July, A. D. 1890.

Entry

806

Afterward, on the 7<sup>th</sup> day of July, 1890, an Entry was made on the Journal by the Clerk of Court, to wit:

State of Ohio  
 vs  
 Indictment for murder in the First Degree  
 Ellis Miller

This day came the Prosecuting Attorney and J. B. Cameron on behalf of the State of Ohio, the defendant Ellis Miller being brought in Court in custody of the Sheriff, and W. W. Ayers and W. F. Hoopes his counsel also coming. And now this cause coming on for hearing on the motion of the defendant herein for a new trial, the attorneys for the State filed their two several motions for an order to strike from the files of the Court in this case the affidavits of Stephen Long, George Braunawalt, A. B. Thompson, George W. Davis, Robert Breston, Minerva A. Herd, H. D. Herd, and Richard Harris on the grounds that said affidavits are filed out of rule and without leave of the Court, are improperly upon the files.

Thereupon, after being advised in the premises the Court adjourned the further hearing of this case until tomorrow morning at 8 1/2 o'clock.

Motion

806

Afterward, on the 9<sup>th</sup> day of July, 1890, the following Entry was made on the Journal by the Clerk of Court.

State of Ohio  
 vs  
 Motion to strike from the files.  
 Ellis Miller

Now comes E. W. Porter, Prosecuting Attorney and J. B. Cameron, attorneys on behalf of the State of Ohio, and move the Court for an order striking from the files of the

Motion

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of the Court in this case the affidavits of Stephen Doug  
George Cranawalt, A. B. Thompson, George W. Davis, Robert  
Breston, and Minerva A. Herd, and for grounds of said  
motion say:

That by the former order of this Court made  
on the 19<sup>th</sup> of June 1890, the defense was ordered to file  
such affidavits as they desired in support of their  
motion for a new trial, all such affidavits to be filed  
by six o'clock on the 23<sup>rd</sup> day of June 1890. And that  
the attorneys for said defendant did file affidavits at  
the time above named in support of said motion.

And on the 24<sup>th</sup> day of June 1890, the attorneys  
for the State were ordered to file counter affidavits by  
six o'clock P. M. of the fifth day of July, 1890.

And it was also ordered that the attorneys for  
the defense should file affidavits in rebuttal by the  
9<sup>th</sup> day of July, 1890, at 12 o'clock M. And that the  
affidavits were filed by the State in pursuance of the  
order of the Court, after which the affidavits to be  
filed by the defendant, was, by order of the Court to be  
confined to rebuttal. And that the affidavits of the  
above named Stephen Doug, George Cranawalt, A. B.  
Thompson, George Davis, Robert Breston, and Minerva  
A. Herd are not affidavits in rebuttal, but are of  
such a character as should have been filed as original  
affidavits in support of said motion for a new trial,  
and the same should have been filed by six o'clock  
on the 23<sup>rd</sup> of June 1890, in order to have given the  
State an opportunity to reply thereto, and that the  
same are filed out of reply, and without leave of the  
Court, and are improperly upon the files hereof.

J. L. Cameron  
C. W. Porter, Pros. Atty. for State

Motion Afterward, on the 9<sup>th</sup> day of July, 1890, the following  
motion was filed with the Clerk of Court, to wit:

806 State of Ohio  
vs Ellis Miller  
Motion to strike from the files.

Now comes C. W. Porter, Prosecuting Attorney  
J. L. Cameron, attorneys on behalf of the State of Ohio,  
and move the Court for an order striking from the  
files of the Court in this case, the affidavits of  
Richard Harris, filed herein on the 4<sup>th</sup> day of July  
1890, and the affidavit of H. D. Herd filed herein on  
the 1<sup>st</sup> day of July 1890, and for grounds of this motion  
say: That said affidavits were both filed long  
after the time fixed by order of the Court for the defend-  
ants affidavits to be filed, and that said affidavits  
are out of rule and filed without any leave or



permission of the Court, and that they are improperly upon the files herein.

J. L. Cameron and  
 O. W. Porter, Pros. Atty.  
 Attorneys for State of Ohio.

Entry

806

Afterward, on the 10<sup>th</sup> day of July, an Entry was made on the Journal by the Clerk of Court, to wit:

State of Ohio  
 vs  
 Ellis Miller

Indictment for Murder in First Degree

This day came the Prosecuting Attorney and J. L. Cameron on behalf of the State of Ohio, the defendant Ellis Miller being brought into Court in custody of the Sheriff, and D. W. Ayers and W. F. Hoopes his counsel also coming. This cause coming on for further hearing of the motions made by the attorneys for the State herein, to strike certain affidavits from the files, and the Court being fully advised in the premises, do overrule said motions, and the defendant was given leave to file additional affidavits in rebuttal, to sustain George Davis, Cyrus Harris and John Boyd by July 17<sup>th</sup> 1890 at 6 o'clock P. M.

The Court also ordered the attorneys for the State to file counter affidavits to the eight (8) original affidavits allowed to be filed out of rule by the 24<sup>th</sup> day of July, A. D. 1890 at 6 o'clock P. M. and the attorneys for the defendant were ordered to file affidavits in rebuttal of counter affidavits by July 30<sup>th</sup>, 1890 at 6 o'clock P. M.

And it is ordered that the motion for a new trial herein, be heard on the 1<sup>st</sup> day of August 1890 at 2 o'clock P. M.

Entry

806

Afterward, on the 1<sup>st</sup> day of August, 1891, an Entry was made on the Journal by the Clerk of Court, to wit:

State of Ohio  
 vs  
 Ellis Miller

Indictment for Murder in First Degree.

Now came the Prosecuting Attorney and J. L. Cameron on behalf of the State of Ohio, and the defendant Ellis Miller being brought into Court in custody of the Sheriff, his counsel D. W. Ayers & W. F. Hoopes also coming. This cause being heard on the motion for a new trial, the Court on consideration, and for good cause shown, do overrule the same, to which the defendant, by his attorneys then and there and at the time excepted.

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Afterward, on the 2<sup>d</sup> day of August, 1890, an Entry was made on the Journal by the Clerk of Court, to wit:  
State of Ohio  
vs  
Indictment for Murder in First Degree  
Ellis Miller

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The defendant Ellis Miller having heretofore been of murder in the First Degree, was this day brought into Court in custody of the Sheriff and informed by the Court of the Verdict of the Jury and inquired of if he had anything to say why judgment should not be pronounced against him; and having nothing but what he hath already said.

It is therefore considered and adjudged by the Court that the defendant Ellis Miller on the 2<sup>d</sup> day of December A. D. 1890 and before the hour of sunrise of said day, within the walls of the Ohio Penitentiary at Columbus Ohio, be hanged by the neck until he is dead; that he be taken hence to the jail of Union County, and that within the next thirty days the Sheriff of Union County convey the said Ellis Miller to the Ohio Penitentiary, and deliver him to the Warden of the said Penitentiary and that at the time and place herein named the said Warden cause the said Ellis Miller to be hanged by the neck until he is dead; that the said Ellis Miller pay the costs of this prosecution, and execution is awarded.

And the Court allow Jesse H. Cameron Esq. a fee of six hundred dollars for assisting the Prosecuting Attorney, and to W. W. Ayers Esq. and W. F. Hoopes Esq. a fee of one hundred dollars each for defending the prisoner Ellis Miller under assignment of Court.

for the  
original  
24<sup>th</sup> day of  
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O. M.  
at 2 o'clock P. M.

Warrant  
806

And afterwards, on the 2<sup>d</sup> day of August, 1890, in pursuance of the sentence of said Court, the following Warrant was issued by the Clerk of Court, to wit:  
The State of Ohio, | To the Sheriff of said County:  
Union County | In Common Pleas Court

an Entry  
to wit.  
Degree.

and J. L.  
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Whereas, on the Second day of August, 1890, as is shown by the record of proceedings of said Court, Ellis Miller was sentenced to be hanged by the neck until dead said punishment to be inflicted within the walls of the Ohio Penitentiary, at Columbus, Ohio, on the Second day of December, in the year of our Lord one thousand eight hundred and ninety, you are hereby commanded that within the next thirty days from this Second day of August of the year of our Lord one thousand eight hundred and ninety, in as private and secure a manner as is possible to be done, you convey the prisoner, said Ellis Miller to the Ohio Penitentiary, where the said



prisoner shall be received by the Warden and securely kept until the day designated for his execution.

And the Warden or Deputy Warden of said Penitentiary is hereby commanded to proceed at the time and place named in this warrant, to cause the said prisoner to be hanged by the neck until he be dead; and of the manner of his execution of this warrant and his doings thereon, he forthwith make return to the undersigned Clerk of the County from which the said prisoner was sentenced.

Given under my hand and the seal of said Court at Marysville, Ohio, this Second day of August, 1890.

Seal

Robert M. Croy, Clerk of Court.

Warden's  
Return

And on the 3<sup>d</sup> day of December, 1890, the said Warden of said Ohio State Penitentiary returned said Warrant to the Clerk's Office in said Union County, which return is as follows:

Warden's Office | December - - 1890.

Ohio Penitentiary | To the Clerk of Union County, Ohio:

On the Second day of August, 1890, I received this your warrant, together with the prisoner named herein, whom I securely kept until the day designated for his execution; and on the Second day of December 1890, I caused the said prisoner Ellis Miller to be hanged by the neck until he was dead.

B. F. Dyers,

Warden of Ohio Penitentiary





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Penitentiary



Pleas continued and held at the Court House in Marysville within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the term of October, to-wit, on the 29<sup>th</sup> day of October in the year of our Lord one thousand eight hundred and eighty-eight. Heretofore, to-wit: On the 10<sup>th</sup> day of July A. D. 1888, a Transcript was filed with the Clerk of said Court.

Transcript The State of Ohio,  
Paris Township, Union County, ss:  
The State of Ohio.  
vs.  
John Sheller

Before me W. C. Malin one of the Justices of the Peace for said County personally came David Rittenhouse who being duly sworn according to law deposesh and saith that John Sheller late of said County, on or about the 6<sup>th</sup> day of July in the year of our Lord one thousand eight hundred and eighty-eight at the County of Union aforesaid did unlawfully make forge utter and publish as true and genuine a certain order which reads as follows: July 6<sup>th</sup>, 1888.

Mr. Rittenhouse let John have one dollar and a half oblige W. Peters. Which said order was false, fraudulent and uttered with intent to defraud David Rittenhouse: and this deponent doth verily believe that said John Sheller is guilty of the fact charged: and further this deponent saith not.

David Rittenhouse

Sworn to and subscribed before me at the County aforesaid this 6<sup>th</sup> day of July A. D. 1888.

W. C. Malin, Justice of the Peace.

On the 6<sup>th</sup> day of July A. D. 1888 I issued a Warrant for the defendant and delivered the same to A. M. Holycross, Constable.

On the 9<sup>th</sup> day of July A. D. 1888, Warrant returned with the following indorsement: "Took the body of the within named John Sheller and have him before the Justice W. C. Malin July 9<sup>th</sup>, 1888. Fines - Total \$ 7.<sup>12</sup>" A. M. Holycross, Constable.

July 9<sup>th</sup>, A. D. 1888, the defendant being Court and trial had the defendant being in Court and trial had the defendant waived examination of witnesses and plead guilty to the charge.

Whereupon I find said offense has been committed and there is cause to believe the defendant guilty I therefore ordered him to enter into recognizance in the sum of one hundred dollars for his appearance at the next Court of Common Pleas in said County which he failed to comply with.

Therefore I issued a Mittimus for his confinement to the Jail of said County and delivered the same to A. M. Holycross, Constable.

The State of Ohio, Union County  
Paris Township, ss:

W. C. Malin, J. P.

I do hereby certify that the

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above is a full and true copy from my docket of the proceeding had by me, at my office in said Township in the above action July 10<sup>th</sup> 1888. Fees, \$3.<sup>20</sup> W. C. Malin, J. C. of aforesaid Township.

Indictment

Afterward, on the 31<sup>st</sup> day of October, A. D. 1888, an Indictment was filed with the Clerk of said Court, to wit:

771

The State of Ohio,  
Union County, ss:

In the Court of Common Pleas, Union County, Ohio, of the Term of October in the year of our Lord one thousand eight hundred and eighty-eight.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that John Sheller late of said County, on the sixth day of July, in the year of our Lord one thousand eight hundred and eighty-eight with force and arms, in said County of Union, and State of Ohio, unlawfully and feloniously did falsely make, forge, and counterfeit a certain order for the payment of money, which said false, forged and counterfeited order is of the purport, value and effect following, to wit:  
July 6<sup>th</sup> 1888.

Mister Ritenhouse let John have one dollar and a half oblige  
W. Peaters.

The said John Sheller then and there intended said false, forged, and counterfeit order, to be an order for the payment of money, to wit: One dollar and fifty cents in money, and to be payable to himself, the said John Sheller, and he the said John Sheller then and thereby meant and intended by said false, forged, and counterfeit order, to unlawfully and feloniously obtain and procure from one David Rittenhouse one dollar and fifty cents in money and the said false, forged, and counterfeit order was understood by the said David Rittenhouse to be, and was accepted by him as an order drawn on him, the said David Rittenhouse, by the said W. Peaters (whose full and correct name is William Peters) for the payment of money, to wit: one dollar and fifty cents to the said John Sheller, with interest on the part of said John Sheller then and thereby unlawfully and feloniously to defraud.

Second Count: And the Grand Jurors aforesaid, in the name and by the authority of the State of Ohio aforesaid, on their oaths aforesaid, do further present and find that the said John Sheller late of said County of Union on the sixth day of July eighteen hundred and eighty-eight aforesaid in said County of Union unlawfully and feloniously did utter and publish as true and genuine a certain false forged and counterfeit order for the payment of money, which



said false, forged, and counterfeit order for the payment of money is of the purport, value and effect following, to wit: July 6<sup>th</sup>, 1888.  
Mister Rittenhouse, let John have one dollar and a half oblige  
W. Peaters.

The said John Sheller then and there intended said false, forged and counterfeit order to be an order for the payment of money. And he, the said John Sheller, then and thereby meant and intended by said false, forged, and counterfeit order, to unlawfully and feloniously obtain and procure from one David Rittenhouse, one dollar and fifty cents in money and the said false, forged and counterfeit order was understood by the said David Rittenhouse to be and was accepted by him as an order drawn on him the said David Rittenhouse by the said W. Peaters (whose full and correct name is William Peters) for the payment and delivery of money to wit; one dollar and fifty cents, to said John Sheller, with intent then and thereby, unlawfully and feloniously to defraud. He the said John Sheller then and there, and at the time he so uttered and published said false, forged and counterfeit order, well knew the same to be false, forged and counterfeit contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.  
Edward W. Porter,  
Prosecuting Attorney.

Entry  
771 Afterward, on the 19<sup>th</sup> day of November A. D. 1888, an entry was made on the Journal by the Clerk of said Court.  
State of Ohio.

vs. Journal 14, Page 5-42.  
John Sheller

The defendant herein having on this day entered a plea of guilty to the charge of the indictment in this case, was this day brought into Court in custody of the Sheriff; and the Court being fully advised in the premises, and the said defendant being inquired of if he had anything to say why judgment should not be pronounced against him, and showing no good and sufficient cause why judgment should not be pronounced: It is therefore considered and adjudged by the Court that the said defendant, John Sheller, be imprisoned and confined in the Penitentiary of the State, and kept at hard labor, but without any solitary confinement for the period of one year; and that he pay the costs of this prosecution for which execution is awarded.

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Pleas continued and held at the Court House in  
Marysville, within and for the County of Union in the Tenth  
Judicial District of the Court of Common Pleas of the State of  
Ohio, before the Honorable John A. Price, Judge of said Court, of  
the Term of October, to wit, on the 29<sup>th</sup> day of October, in the year  
of our Lord one thousand eight hundred and eighty-eight.

Heretofore, to wit: On the 31<sup>st</sup> day of October, A.D. 1888 an  
Indictment was filed with the Clerk of said Court, to wit:  
The State of Ohio,  
Union County, ss.

773

In the Court of Common Pleas, Union County, Ohio,  
of the term of October in the year of our Lord one thousand  
eight hundred and eighty-eight.

The Jurors of the Grand Jury of the State of Ohio,  
within and for the body of the County of Union, impan-  
eled, sworn and charged to inquire of crimes and offenses  
committed within the said County of Union in the name  
and by the authority of the State of Ohio, on their oaths  
do find and present, that Delmore Poling late of said  
County, on the fourth day of August in the year of our  
Lord one thousand eight hundred and eighty-eight with  
force and arms, in said County of Union and State of Ohio  
unlawfully, and feloniously did steal, take and carry  
away one coat of the value of five dollars the goods, chattels  
and property of Berry H. Thompson contrary to the form of  
the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney.

Indorsed: "Petit Larceny. A True Bill."  
John Gray, Foreman Grand Jury.

Afterward, on the 6<sup>th</sup> day of December A. D. 1888, an  
Entry was made on the Journal by the Clerk of said Court  
The State of Ohio,

Entry

vs. Journal 14, Page 568.  
Delmore Poling

773

Now comes the Prosecuting Attorney on behalf of  
the State of Ohio, and the defendant being in Court in  
person and arraigned upon said indictment for plea thereto  
saith he is "not guilty" and puts himself upon the country  
and the Prosecuting Attorney doth the like.

Afterward, on the 8<sup>th</sup> day of December A. D. 1888, an Entry  
was made on the Journal by the Clerk of said Court, to wit:  
The State of Ohio,

Entry

vs. Journal 14, Page 573.  
Delmore Poling

773

Now comes the Prosecuting Attorney on behalf of the  
State of Ohio, the defendant also appeared in open Court  
and was arraigned upon said indictment and for plea



thereto saith he is not guilty and puts himself upon the country and the Prosecuting Attorney doth the like, also came the following named persons as Jurors, to wit:

- |                                  |                                   |                                   |
|----------------------------------|-----------------------------------|-----------------------------------|
| 1 <sup>o</sup> . James W. Smith, | 5 <sup>o</sup> . Thomas Curry,    | 9 <sup>o</sup> . William Acton    |
| 2 <sup>o</sup> . Peter Johnson,  | 6 <sup>o</sup> . Lewis Brown,     | 10 <sup>o</sup> . Charles Martin  |
| 3 <sup>o</sup> . Frank Grant,    | 7 <sup>o</sup> . Samuel Orabood,  | 11 <sup>o</sup> . W. R. Henderson |
| 4 <sup>o</sup> . George Weaver,  | 8 <sup>o</sup> . Henry Montgomery | 12 <sup>o</sup> . Albert Adams.   |

who were impaneled, sworn and affirmed according to law and the said Jury having heard the evidence adduced, arguments and charge of the Court, after deliberation thereon returned the following verdict, to wit:

"We, the Jury in this case being duly impaneled sworn and affirmed to well and truly try and true deliverance make between the State of Ohio and the prisoner at the Bar Delmore Poling do find that the prisoner at the Bar Delmore Poling guilty and assess the value of the property stolen at \$5<sup>00</sup>.  
T. H. Curry, Foreman"

And the defendant being informed by the Court of the verdict of the Jury and inquired of if he had anything to say why judgment should not be pronounced against him and having nothing to say but what he hath already said, It is therefore considered and adjudged by the Court that the defendant Delmore Poling be confined in the Jail of this County for the period of two days and pay a fine of five dollars and the costs of this action taxed at \$-

Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court of the Term of May, to wit, on the 27<sup>th</sup> day of May in the year of our Lord one thousand eight hundred and eighty-nine.

Heretofore, to wit: On the 28<sup>th</sup> day of May A. D. 1889, an Indictment was filed with the Clerk of said Court, to wit:

Indictment The State of Ohio,  
Union County, ss:

795- Union County, Ohio, of the Term of May in the year of our Lord one thousand eight hundred and eighty-nine.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find

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and present, that Harry Owens late of said County, on the 12<sup>th</sup> day of May in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, in said County of Union and State of Ohio, at about the hour of seven o'clock P. M. in the day-time of said day, the dwelling house of Edward E. Jones, there situate, did unlawfully, maliciously and forcibly break and enter, with intent, the personal property of great value, the personal property of the said Edward E. Jones in said dwelling house, then and there being, then and there unlawfully to steal, take, and carry away; and then and there one raisin-pie of the value of twenty-cents, one rhubarb-pie of the value of twenty-cents, and one sweet-cake of the value of twenty-five cents, of the personal property, goods and chattels of the said Edward E. Jones in the same dwelling house then and there being found, then and there willfully, maliciously and feloniously did steal, take and carry away, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Edward W. Potter, Prosecuting Attorney,  
Union County, Ohio.

Indorsed: Indictment for House Breaking. A True Bill

W<sup>m</sup> H. Holmer, Foreman Grand Jury.

Entry Afterward, on the 10<sup>th</sup> day of June A. D. 1889, an Entry was made on the Journal by the Clerk of said Court; State of Ohio,

795-

vs. Harry Owens | Journal 15, Page 109.

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, saith he is "guilty"; thereupon (after being fully advised in the premises) it is ordered and adjudged by the Court that the said defendant, Harry Owens, pay the costs of prosecution, and execution is awarded.

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Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Fifth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the term of November, to-wit, on the 4<sup>th</sup> day of November in the year of our Lord one thousand eight hundred and eighty-nine.

Heretofore, to-wit: On the 9<sup>th</sup> day of November, A. D. 1889 an Indictment was filed with the Clerk of said Court, to-wit: The State of Ohio,

Indictment Union County, ss.:

799 Union County, Ohio, of the term of November in the year of our Lord one thousand eight hundred and eighty-nine. The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Luther Biggett Main Biggett and William Martin, late of said County, on the 14<sup>th</sup> day of September in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, in said County of Union and State of Ohio, unlawfully, violently and in a menacing manner, did threaten to beat and wound one E. Pit Rogers, then and there being contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward N. Porter, Prosecuting Attorney  
Union County, Ohio.

Indorsed: "Indictment for Assault in a menacing manner."

Nathaniel C. Welch, Foreman Grand Jury.

Warrant

799

Afterward, on the 12<sup>th</sup> day of November A. D. 1889, a Warrant was issued by the Clerk of said Court, to-wit: The State of Ohio,

Union County, To the Sheriff of said County, Greeting:

Whereas, At the November Term A. D. 1889, of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Luther Biggett Maria Biggett and William Martin for a certain offense, to-wit: for assault in a menacing manner.

You are therefore commanded to arrest and safely keep the said Luther Biggett, Maria Biggett, and William Martin so that you have their bodies before the said Court of Common Pleas to answer the charge of said indictment, and that you have with you then and there this writ.

Given under my hand and the seal of said Court this 12<sup>th</sup> day of November A. D. 1889.

(Seal)

R. M. Leroy, Clerk.  
By W. M. Winget, Deputy.

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The State of Ohio,  
 Union County ss: Sheriff's Return.  
 By virtue of the commands of this Writ, I have  
 arrested the said Luther Liggett, Main Liggett &  
 William Martin. The defendants were released on their  
 recognizance to appear before the Court of Common Pleas of  
 Union County on the 2<sup>d</sup> day of December 1889.  
 Thomas Martin, Sheriff.

Entry  
 799

Afterward, on the 18<sup>th</sup> day of November A. D. 1889, an  
 Entry was made on the Journal by the Clerk of said Court:  
 State of Ohio  
 vs. Luther Liggett et al  
 Journal 15, Page 189.

Now comes the Prosecuting Attorney on behalf of the  
 State of Ohio, and the defendant Luther Liggett being brought  
 into Court in custody of the Sheriff, and arraigned upon  
 said indictment, for plea, thereto saith he is "guilty"; and is  
 allowed to go hence under his own recognizance until sentence.  
 As to the defendants Main Liggett, and William  
 Martin, *nolle prosequi* is entered herein, by order of the  
 Court, at the request of the Prosecuting Attorney.

Pleas continued and held at the Court House in  
 Marysville within and for the County of Union, in the  
 Tenth Judicial District of the Court of Common Pleas of the  
 State of Ohio, before the Honorable John A. Price, Judge of said  
 Court, of the term of March, to wit, on the 3<sup>d</sup> day of March  
 in the year of our Lord one thousand eight hundred & ninety:

Wherefore, to wit: On the 5<sup>th</sup> day of March, A. D. 1890, an  
 Indictment was filed with the Clerk of said Court, to wit:

Indictment  
 805

The State of Ohio,  
 Union County, ss: In the Court of Common Pleas.  
 Union County, Ohio, of the term of March in the  
 year of our Lord one thousand eight hundred and ninety.  
 The Jurors of the Grand Jury of the State of Ohio,  
 within and for the body of the County of Union, impaneled  
 sworn and charged to inquire of crimes and offenses com-  
 mitted within the said County of Union, in the name  
 and by the authority of the State of Ohio, on their oaths  
 do find and present, that Jacob Debolt and Stenard Debolt  
 late of said County, on the Tenth day of January in the  
 year of our Lord one thousand eight hundred and ninety



with force and arms, in said County of Union and State of Ohio, unlawfully, violently, and in a menacing manner did assault and threaten one Henry Hupp, then and there being and him the said Henry Hupp, then and there did strike, beat, wound, and ill-treat, and other wrongs to him the said Henry Hupp, then and there did, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney  
Union County, Ohio.

Indorsed: "Indictment for Assault & Battery. A True Bill."

Lorenzo Cheney, Foreman Grand Jury.

Entry

Afterward, on the 7<sup>th</sup> day of March A. D. 1890, an Entry was made on the Journal by the clerk of said Court, to wit:

805-

State of Ohio.

vs.

Journal 15; Page 259.

Jacob Debolt et al

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendants being brought into Court in custody of the Sheriff, and arraigned upon said said indictment, for plea thereto each saith he is "guilty"; and thereupon after being fully advised in the premises, it is ordered and adjudged by the Court, that the said Jacob Debolt and Elward Debolt each pay a fine of five dollars and the costs of this prosecution; and execution is awarded.

Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the term of February, to wit, on the 9<sup>th</sup> day of February in the year of our Lord one thousand eight hundred and ninety-one.

Heretofore, to wit: On the 12<sup>th</sup> day of February A. D. 1891, an Indictment was filed with the clerk of said Court.

The State of Ohio,  
Union County, ss In the Court of Common Pleas.

Union County, Ohio, of the term of February in the year of our Lord one thousand eight hundred and ninety-one.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present,

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that Otho Jones late of said County, on the 16<sup>th</sup> day of November  
in the year of our Lord one thousand eight hundred and  
ninety, with force and arms, in said County of Union and  
State of Ohio, in the night season, to wit: about the hour of  
ten in the night of the same day, in the County of Union  
aforesaid, into the warehouse there situate of the New York,  
Lake Erie and Western Railroad Company, lesse of the New  
York, Pennsylvania and Ohio Railroad, willfully, maliciously  
forcibly, feloniously and burglariously, did break and enter,  
with intent then and there, the goods, chattels and valuable  
property of the said New York, Lake Erie and Western  
Railroad Company, lesse of the New York, Pennsylvania and  
Ohio Railroad, in the said warehouse then and there being,  
then and there feloniously, willfully and burglariously to  
steal, take and carry away; and then and there in the  
said warehouse, one keg of whisky of the value of twenty-  
five dollars, of the goods and chattels and property of the  
said New York, Lake Erie and Western Railroad Company  
lesse of the The New York, Pennsylvania and Ohio Railroad  
in the said warehouse then and there being found, then  
and there feloniously and burglariously did steal, take and  
carry away, contrary to the firm of the Statute in such case  
made and provided, and against the peace and dignity of  
the State of Ohio.

Second Count: And the Jurors aforesaid, upon their oaths  
aforesaid, do further find and present, that the said Otho  
Jones, on the 16<sup>th</sup> day of November, in the year of our Lord  
one thousand eight hundred ninety, at the County of Union  
aforesaid, unlawfully did steal, take, and carry away one keg  
of whisky, of the value of twenty-five dollars, the personal  
property of the New York, Lake Erie and Western Railroad  
Company, lesse of the New York, Pennsylvania and Ohio  
Railroad, contrary to the form of the Statute in such case  
and provided, and against the peace and dignity of the  
State of Ohio. Edward W. Porter, Prosecuting Attorney  
Union County, Ohio.

Indorsed: Indictment for Burglary & Petit Larceny. "A True Bill"  
Wraah Cahill, Foreman Grand Jury.

Entry  
818 Afterward, on the 17<sup>th</sup> day of February, A. D. 1891, an  
Entry was made on the Journal by the Clerk of said Court.

The State of Ohio  
vs. Otho Jones  
Journal 15, Page 475

Now comes the Prosecuting Attorney on behalf of the  
State of Ohio, and the defendant being brought into Court in  
custody of the Sheriff, and arraigned upon said indictment,  
for plea thereto saith he is "not guilty"; and puts himself  
upon the country and the Prosecuting Attorney doth the like.



Entry  
818  
Afterward, on the 26<sup>th</sup> day of February A. D. 1891, an entry was made on the Journal by the Clerk of said Court, to wit:  
The State of Ohio,  
vs.  
Otho Jones  
Journal 15, Page 489.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff; also came the following named persons as Jurors, to wit: J. W. Shirk, John W. Cartmill, L. C. Conrad, Marion Johnson, Leonard Church, D. Webb, J. B. Whelpley, Joseph Roff, M. R. Grunwald, Charles Stewart, John Nicely, C. A. Milliken, who were duly impaneled and sworn according to law.

And the said Jury having heard the testimony adduced by the State, the Court ordered the Clerk to prepare a verdict of "not guilty."

It is therefore considered by the Court that the said Jury be, and hereby are discharged from further consideration of this case; and that the defendant go hence without day, and recover from the State his costs.

Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the Term of February, to wit, on the 9<sup>th</sup> day of February in the year of our Lord one thousand eight hundred and ninety-one.

Heretofore, to wit, On the 12<sup>th</sup> day of February, A. D. 1891 an Indictment was filed with the Clerk of said Court, to wit:  
The State of Ohio

Indictment

819

Union County ss: In the Court of Common Pleas, Union County, Ohio, of the term of February in the year of our Lord one thousand eight hundred and ninety-one. The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that Wiley Stansberry late of said County, on the 16<sup>th</sup> day of January in the year of our Lord one thousand eight hundred and ninety-one, with force and arms, in said County of Union and State of Ohio, by divers boisterous and loud noises, and contemptuous gestures and behavior, did unlawfully, willfully and knowingly interrupt, disturb and molest a large number,

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to wit: twenty-five persons, members of a certain religious society called the Salvation Army, and then and there being met and assembled together at the barracks of said Salvation Army, for the purpose of religious worship, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney  
Union County, Ohio.

Indorsed: "Indictment for Disturbing a Meeting. 'A True Bill'  
Uriah Cahill, Foreman Grand Jury.

Afterward, on the 20<sup>th</sup> day of February A. D. 1891, an Entry was made on the Journal by the Clerk of said Court.

The State of Ohio,

Entry

vs.

Journal 16, Page 482.

Wiley Stansberry

819

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, saith he is "guilty"; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court, that the said Wiley Stansberry be imprisoned in the jail of Union County for the term of three days, and that he pay a fine of twenty-five dollars and the costs of this prosecution, and execution is awarded.

Pleas continued and held at the Court House in Marysville, within and for the County of Union in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the Term of February, to wit, on the 11<sup>th</sup> day of February in the year of our Lord one thousand eight hundred and ninety-one.

Heretofore, to wit: On the 12<sup>th</sup> day of February A. D. 1891 an Indictment was filed with the Clerk of said Court, to wit: The State of Ohio.

Indictment

Union County, ss: In the Court of Common Pleas Union County, Ohio, of the term of February in the year of our Lord one thousand eight hundred and ninety.

820

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the



name and by the authority of the State of Ohio, on their oaths, do find and present that Sidney Rogers late of said County, on the 5<sup>th</sup> day of December in the year of our Lord one thousand eight hundred and ninety, with force and arms, in said County of Union and State of Ohio, unlawfully did carry concealed on and about his person a dangerous weapon to wit; a pistol, commonly called a revolver, loaded with powder and five leaden balls, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney,  
Union County, Ohio.

Indorsed: "Indictment for carrying concealed weapons. A True Bill.  
Uriah Cahill, Foreman Grand Jury.

Entry

Afterward, on the 4<sup>th</sup> day of March A. D. 1891, an Entry was made on the Journal by the Clerk of said Court, to wit:

820

The State of Ohio

Journal 15; Page 493.

vs.  
Sidney Rogers

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto saith he is "guilty"; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court that the said Sidney Rogers pay a fine of ten dollars, and the costs of this prosecution, and that he be imprisoned in the jail of Union County for the term of ten days, and that he stand committed to said jail until the amount of said fine and costs shall be paid, or secured to be paid, or he be otherwise legally discharged.

Indictment

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Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the Term of February, to wit, on the 9<sup>th</sup> day of February in the year of our Lord one thousand eight hundred and ninety-one.

Heretofore, to wit, On the 12<sup>th</sup> day of February A. D. 1891, an Indictment was filed with the Clerk of Court, to wit:  
The State of Ohio

Union County ss: In the Court of Common Pleas,  
Union County, Ohio, of the term of February in the year of our Lord one thousand eight hundred and ninety-one.



Indictment

821

The Jurors of the Grand Jury of the State of Ohio, within and for the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio on their oaths, do find and present that Charles Perry late of said County, on the 27<sup>th</sup> day of November in the year of our Lord one thousand eight hundred and ninety, with force and arms, in said County of Union and State of Ohio, did unlawfully sell intoxicating liquors to one Charles Scott, he the said Charles Scott being then and there a minor, and said selling being without the written order of either the parents guardian, or family physician of him, the said Charles Scott, he, the said Charles Perry, then and there well knowing that the said Charles Scott was a minor; contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors of the Grand Jury aforesaid, upon their oaths aforesaid, do further find and present, that the said Charles Perry, on the 27<sup>th</sup> day of November, in the year of our Lord one thousand eight hundred and ninety, with force and arms in said County of Union, and State of Ohio, did unlawfully furnish intoxicating liquors to one Charles Scott to be drunk by him, the said Charles Scott, he, the said Charles Scott being then and there a minor, and he, the said Charles Perry then and there well knowing that the said Charles Scott was a minor and said furnishing of said intoxicating liquor to said Charles Scott not being then and there given by a physician in the regular line of his practice contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney,  
Union County, Ohio.

Indorsed: "Indictment for unlawful selling and furnishing intoxicating liquor to minors. A True Bill"

Uriah Cahill, Foreman Grand Jury.

Warrant

821

Afterward, on the 13<sup>th</sup> day of February, A. D. 1891, a Warrant was issued by the Clerk of said Court, to wit:

The State of Ohio,  
Union County | To the Sheriff of said County, Greeting:  
Whereas, At the February Term A. D. 1891 of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Charles Perry for a certain offense to wit: for unlawfully selling and furnishing intoxicating liquors to minors.

You are therefore commanded to arrest and safely keep the said Charles Perry so that you have his body before the said Court of Common Pleas to answer the charge of said indictment, and that you have with you then and there this writ.



Given under my hand and the Seal of said Court this 13<sup>th</sup> day of February A. D. 1891. (Seal) R. M. Leroy, Clerk.

|              |         |
|--------------|---------|
| Ser. Return  | 40      |
| Mileage      | 3 20    |
| Conveyance   | 1 00    |
| Ser. of Copy | 30      |
| Bond         | 30      |
| Total.       | \$ 5 20 |

The State of Ohio,  
Union County, ss: Sheriff's Return.

By virtue of the commands of this Writ, I have arrested the said Charles Perry and have him before the Court this 17<sup>th</sup> day of February 1891.

Thomas Martin, Sheriff.

Entry

Afterward, on the 17<sup>th</sup> day of February A. D. 1891, an Entry was made on the Journal by the Clerk of said Court, to wit:

821 The State of Ohio  
vs.

Journal 15, Page 475.

Charles Perry

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto says he is "guilty"; and is remanded to the custody of the Sheriff until sentence.

Afterward, on the 19<sup>th</sup> day of February A. D. 1891, an Entry was made on the Journal by the Clerk of said Court, to wit:

The State of Ohio  
vs.

Journal 15, Page 479.

Charles Perry

The defendant herein having on a former day of this term entered a plea of guilty to the charge of the indictment in this case, was this day brought into Court in custody of the Sheriff; and the Court being fully advised in the premises, and the said defendant being inquired of if he had anything to say why judgment should not be pronounced against him; and having nothing but what he hath already said;

It is therefore considered and adjudged by the Court that the said defendant, Charles Perry, be imprisoned in the jail of Union County for the term of five days, and that he pay a fine of twenty-five dollars, and the costs of this prosecution, for which execution is awarded.

Pleas continued and held at the Court House in Marysville within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the term of February, to wit, on the 9<sup>th</sup> day of February in the year of our Lord one thousand eight hundred and ninety-one.

Heretofore, to wit: On the 12<sup>th</sup> day of February A. D. 1891, an Indictment was filed with the Clerk of said Court, to wit:

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Indictment

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Entry

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The State of Ohio,  
Union County, ss:

In the Court of Common Pleas,  
Union County, Ohio, of the term of February in the  
year of our Lord one thousand eight hundred and ninety one.

The Jurors of the Grand Jury of the State of Ohio,  
within and for the body of the County of Union, impaneled  
sworn and charged to inquire of crimes and offenses committed  
within the said County of Union, in the name and by the  
authority of the State of Ohio, on their oaths, do find and  
present, that Charles Perry late of said County, on the 31<sup>st</sup>  
day of January in the year of our Lord one thousand eight  
hundred and ninety one, with force and arms, in said County  
of Union and State of Ohio, did unlawfully sell intoxicating  
liquors to one David W. Price, he the said David Price, being  
then and there a minor, and said selling being without  
the written order of either the parents, guardian, or family  
physician of him the said David W. Price, he, the said  
Charles Perry then and there well knowing that the said  
David W. Price was a minor; contrary to the form of the  
Statute in such case made and provided, and against the  
peace and dignity of the State of Ohio.

Second Count: And the Jurors of the Grand Jury  
aforesaid, upon their oaths aforesaid do further find and  
present, that the said Charles Perry on the 31<sup>st</sup> day of Janu-  
ary in the year of our Lord one thousand eight hundred  
and ninety one, with force and arms in said County of  
Union, and State of Ohio, did unlawfully furnish intoxicating  
liquors to one David W. Price to be drunk by him the said  
Charles W. Price, he the said David W. Price being then and there  
a minor, and he, the said Charles Perry then and there well  
knowing that the said David W. Price was a minor, and said  
furnishing of said intoxicating liquor to said David W. Price  
not being then and there given by a physician in the reg-  
ular line of his practice, contrary to the form of the Statute  
in such case made and provided, and against the peace  
and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney  
Union County, Ohio.

Indorsed: "Indictment for unlawful selling and furnishing intoxi-  
cating liquor to minors. A True Bill.

Uriah Cahill, Foreman Grand Jury.

Afterward, on the 17<sup>th</sup> day of February A. D. 1891, an  
Entry was made on the Journal by the Clerk of said Court  
The State of Ohio

Journal 15; Page 475.

Charles Perry

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



for plea thereto, saith he is "guilty"; and is remanded to the custody of the Sheriff until sentence.

Afterward, on the 19<sup>th</sup> day of February A. D. 1891, an Entry was made on the Journal by the Clerk of said Court, to wit:

Entry 822 The State of Ohio vs. Charles Perry Journal 15; Page 479.

The defendant herein having on a former day of this term entered a plea of guilty to the charge of the indictment in this case, was this day brought into Court in custody of the Sheriff; and the Court being fully advised in the premises, and the said defendant being inquired of if he had anything to say why judgment should not be pronounced against him; and having nothing but what he hath already said; It is therefore considered and adjudged by the Court that the said defendant Charles Perry pay a fine of twenty-five dollars, and the costs of this prosecution for which execution is awarded and that he be imprisoned in the jail of Union County for the term of five days.

Pleas continued and held at the Court House in Marysville within and for the County of Union, in the Fifth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court of the term of February, to wit, on the 9<sup>th</sup> day of February in the year of our Lord one thousand eight hundred and ninety-one.

Heretofore, to wit; On the 12<sup>th</sup> day of February A. D. 1891, an Indictment was filed with the Clerk of said Court. The State of Ohio.

Union County, ss: In the Court of Common Pleas.

Indictment 827 Union County, Ohio, of the term of February in the year of our Lord one thousand eight hundred and ninety-one.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present that William Bellis late of said County, on the 20<sup>th</sup> day of December in the year of our Lord one thousand eight hundred and ninety, with force and arms, in said County of Union and State of Ohio, unlawfully, violently and in a menacing manner did assault and threaten one James P. Loop then and there being, and him the said James P. Loop then

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and there did strike, beat, wound, and ill-treat, and other wrongs to him by the said James P. Loop then and there did, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney  
Union County, Ohio.

Indorsed: "Indictment for Assault & Battery. A True Bill.

Uriah Cahill, Foreman Grand Jury.

Afterward, on the 26<sup>th</sup> day of February, A. D. 1891, an Entry was made on the Journal by the Clerk of said Court The State of Ohio

Entry

vs.

William Chellis

Journal 15, Page 490

127

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment for plea thereto, saith he is "guilty".

Thereupon the Court being fully advised in the premises, and the defendant being inquired of if he had anything to say why judgment should not be pronounced against him and having nothing but what he hath already said;

It is therefore considered and adjudged by the Court that the said defendant, William Chellis, pay a fine of five dollars, and the costs of this prosecution; and execution is awarded.

Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court of the term of May, to wit, on the 25<sup>th</sup> day of May in the year of our Lord one thousand eight hundred and ninety-one.

Heretofore, to wit; On the 27<sup>th</sup> day of May A. D. 1891, an Indictment was filed with the Clerk of said Court, to wit: The State of Ohio,

Union County ss: In the Court of Common Pleas.

Indictment

Union County, Ohio, of the term of May in the year of our Lord one thousand eight hundred and ninety-one.

131

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that



Thomas Scott, late of said County, on the 4<sup>th</sup> day of July in the year of our Lord one thousand eight hundred and ninety, with force and arms, in said County of Union and State of Ohio, being the agent of a certain private person, to wit: of one Frank Cullum and the said Thomas Scott being then and there not a person within the age of eighteen years, and being not an apprentice certain fruit, to wit: bananas, of the value of fifty-one and  $\frac{25}{100}$  dollars, and money of the amount of eight dollars, and of the value of eight dollars, and all of the value of fifty-nine and  $\frac{25}{100}$  dollars, belonging to the said Frank Cullum, and being the goods, money and personal property of the said Frank Cullum, did unlawfully, fraudulently, and feloniously sell, embezzle, and convert to his own use without the assent or consent of the said Frank Cullum, his said employer, and without the assent or consent of any owner or owners of said goods, money and property, which said goods, money and property then and there had come into the possession and care of him the said Thomas Scott by virtue of his said employment as agent of the said Frank Cullum as aforesaid, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid, upon their oaths aforesaid, do further find and present that the said Thomas Scott on the fourth day of July in the year of our Lord one thousand eight hundred and ninety, at the County of Union aforesaid, being then and there the agent of a certain private person, to wit: of one Frank Cullum, and the said Thomas Scott being then and there not a person within the age of eighteen years, and being not an apprentice, certain money belonging to the said Frank Cullum of the amount of fifty-nine and  $\frac{25}{100}$  dollars, and of the value of fifty-nine and  $\frac{25}{100}$  dollars the property of the said Frank Cullum, did unlawfully, fraudulently, and feloniously embezzle and convert to his own use, without the assent or consent of the said Frank Cullum his said employer, and without the assent or consent of any owner or owners of said money; which said money had then and there come into the possession and care of him the said Thomas Scott by virtue of his said employment as agent of the said Frank Cullum as aforesaid, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Third Count: And the Jurors aforesaid, upon their oaths aforesaid do further find and present that the said Thomas Scott, on the 4<sup>th</sup> day of July in the year of our Lord one thousand eight hundred and ninety, at the County of Union aforesaid, being then and there the factor and agent of one Frank Cullum of the County of Clark in the State aforesaid, was in the possession of certain goods, merchandise and property of the said Frank Cullum, to wit: bananas, of the value

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of fifty-one and  $\frac{25}{100}$  dollars, and eight dollars in money, and of the value of eight dollars, and all of the amount and value of fifty-nine and  $\frac{25}{100}$  dollars of the goods, merchandise, property and money of the said Frank Cullum as aforesaid, which said bananas were then and there intrusted and consigned to him, the said Thomas Scott to and in the said County of Union, by the said Frank Cullum from said County of Clark for the purpose of selling the same in said County of Union, and of making due return of the proceeds of said sale to the said Frank Cullum, and the said eight dollars in money was intrusted to said Thomas Scott by the said Frank Cullum to pay the expenses incurred in the sale of said bananas, and the said Thomas Scott on the day and year aforesaid, in the County of Union aforesaid, did sell said goods, merchandise, and property, then and there so intrusted and consigned to him as aforesaid for the sum of fifty-one and  $\frac{25}{100}$  dollars in money, which said sum of money so received by the said Thomas Scott for the goods, merchandise, and property aforesaid, he the said Thomas Scott did then and there apply, dispose of, and convert to his own use, and wholly failed to pay over the proceeds arising from the sale of said goods, merchandise and property aforesaid, and said eight dollars in money to the said Frank Cullum, or any part thereof, but on the contrary the said Thomas Scott did make said sale with intent to defraud said Frank Cullum, and did thereby then and there, unlawfully and fraudulently embezzle and convert to his own use all of said goods, wares, merchandise and money as aforesaid, without the consent or assent of said Frank Cullum his said employer, and without the assent or consent of any owner or owners of said personal property and moneys, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney.  
Union County, Ohio.

Afterward, on the 12<sup>th</sup> day of June A. D. 1891, an Entry was made on the Journal by the Clerk of said Court, to wit:

|       |                   |                       |
|-------|-------------------|-----------------------|
| Entry | The State of Ohio | Journal 15, Page 548. |
|       | vs. Thomas Scott  |                       |

131

Now come the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and being arraigned upon said indictment, for plea thereto saith he is not guilty and puts himself upon the country and the Prosecuting Attorney doth the like. And it appearing to the Court that the defendant is in indigent circumstances and unable to procure counsel, the Court at his request appointed D. W. Ayers Esq. as his attorney to defend him in this action. The Court fixed



The time for trial on Monday June 15<sup>th</sup>, 1891, and the prisoner was remanded to the custody of the Sheriff.

Afterward, on the 15<sup>th</sup> day of June A. D. 1891, an entry was made on the Journal by the Clerk of said Court, to wit:

Entry The State of Ohio

or.

Journal 15. Page 548.

831 Thomas Scott

Now come the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff. (His attorney being present) also came the following named jurors, to wit:

- 1<sup>st</sup> C. N. Williams,                      5<sup>th</sup> Absolom Cheney                      9<sup>th</sup> Perry Wallace
- 2<sup>nd</sup> Ellis Miller                              6<sup>th</sup> William Carsaday                      10<sup>th</sup> Peter Rausch
- 3<sup>rd</sup> W. F. H. Pennington                      7<sup>th</sup> John S. Scheiderer                      11<sup>th</sup> Henry Brooks
- 4<sup>th</sup> Watterman Hill                      8<sup>th</sup> D. C. Leonhard                      12<sup>th</sup> James A. Corder

who being duly impaneled and sworn, the trial proceeded, and the said Jury having heard the evidence in part, and the hour of adjournment having arrived this cause was continued until 8<sup>30</sup> o'clock tomorrow morning.

Afterward, on the 16<sup>th</sup> day of June A. D. 1891, an entry was made on the Journal by the Clerk of said Court, to wit: The State of Ohio

or.

Journal 15. Page 550

Thomas Scott

This day again came the Prosecuting Attorney on behalf of Ohio, and the defendant with his counsel; also came the Jury heretofore impaneled and sworn, and the trial proceeded.

And the said Jury having heard the testimony adduced by the parties, the arguments of counsel and the charge of the Court, retired to their room in charge of the Sheriff for deliberation.

And afterward came the Jury, conducted into Court by the Sheriff, and returned the following verdict in writing, signed by their foreman, to wit: "We, the Jury, in this case find the defendant Thomas Scott "not guilty" in manner and form as he stands charged in the first and third Counts of the Indictment, but we find him guilty as he stands charged in the second Count of the Indictment, and we assess the value of the property embezzled at \$29.<sup>00</sup>"

C. N. Williams, Foreman.

Thereupon the defendant herein having been convicted of embezzling a less sum than thirty-five dollars, was this day brought into Court, in custody of the Sheriff, and informed by the Court of the verdict of the Jury and inquired of if he had anything to say why judgment should not be pronounced against him; and having nothing but what he hath already said; It is therefore adjudged by the Court that the said Thomas Scott be imprisoned in the Jail of Union County for the term of thirty days; and that he

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pay the costs of this prosecution for which execution is awarded. And the Court order that the sum of twenty-five dollars be paid as counsel fee to D. W. Ayers, in defending Thomas Scott, the defendant herein.

Pleas continued and held at the Court House in Marysville within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court of the term of May, to-wit, on the 25<sup>th</sup> day of May in the year of our Lord one thousand eight hundred and ninety-one. Heretofore, to-wit, On the 27<sup>th</sup> day of May A. D. 1891, an Indictment was filed with the Clerk of Court: The State of Ohio,

Indictment

Union County, ss: In the Court of Common Pleas. Union County, Ohio, of the term of May in the year of our Lord one thousand eight hundred and ninety-one. The Jurors of the Grand Jury of the State of Ohio within and for the body of the County of Union, impaneled sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present that John Johnson late of said County on the 18<sup>th</sup> day of May in the year of our Lord one thousand eight hundred and ninety-one, with force and arms, in said County of Union and State of Ohio, unlawfully, violently and in a menacing manner did assault and threaten one Hattie T. Hill, then and there being, and her the said Hattie T. Hill then and there did strike, beat, wound, and ill-treat and other wrongs to her the said Hattie T. Hill then and there did, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio  
Edward W. Porter, Prosecuting Attorney.  
Union County, Ohio.

Indorsed: "Indictment for Assault by Battery. A True Bill."  
Eli G. Piper, Foreman Grand Jury.

Afterward, on the 15<sup>th</sup> day of June A. D. 1891, an Entry was made on the Journal by the Clerk of said Court, to-wit: The State of Ohio,

Entry

vs. John Johnson  
Now comes the Prosecuting Attorney on behalf of the

Journal 15, Page 548.



State of Ohio, and the defendant being brought into court in custody of the Sheriff and being arraigned upon said indictment for plea thereto saith he is "guilty" and being inquired of if he had anything to say why judgment should not be pronounced against him; and having nothing but what he hath already said. It is therefore adjudged by the Court that the said defendant pay a fine of ten dollars and the costs of this prosecution; and execution is awarded.

Pleas continued and held at the Court House in Marysville within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the Term of November, to-wit: on the 9<sup>th</sup> day of November in the year of our Lord one thousand eight hundred and ninety-one.

Heretofore, to-wit: On the 11<sup>th</sup> day of November A. D. 1891, an Indictment was filed with the Clerk of said Court, to-wit:

The State of Ohio,

Indictment Union County ss:

833 In the Court of Common Pleas, Union County, Ohio of the term of November in the year of our Lord one thousand eight hundred and ninety one.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present that James Kinnear and Ellis Parrish late of said County, on the 31<sup>st</sup> day of October, in the year of our Lord one thousand eight hundred and ninety-one with force and arms, in said County of Union, and State of Ohio, did unlawfully, willfully and maliciously, and without proper authority, in and upon the track of a certain railroad - to-wit: The New York, Pennsylvania and Ohio, railroad, then and there situate and being did put and place an obstruction; to-wit: a carriage without a top, commonly called a buckboard, and by the said putting and placing of the said obstruction upon the said railroad track by the said James Kinnear and Ellis Parrish, as aforesaid, great danger was then caused that the locomotive and train of cars, next then and there to come upon said track, would be thereby thrown from said track, to the great damage

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of the property of and upon such locomotive and train, and to the great hazard of the lives and bodily safety of the persons thereon being and passing, which said railroad was then and there in operation and known as the New York, Pennsylvania and Ohio, contrary to the form of the Statute in such case made and provided, and against the peace and dignity and of the State of Ohio.

Edward W. Porter, Prosecuting Attorney  
Union County, Ohio.

Afterward, on the 21<sup>st</sup> day of November A. D. 1893, an Entry was made on the Journal by the Clerk of said Court:  
The State of Ohio

Entry  
133

vs. | Journal 16, Page 63  
James Keimner et al

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendants being brought into Court in custody of the Sheriff, and arraigned upon said indictment for plea thereto saith each he is "not guilty"; and puts himself upon the Country, and the Prosecuting attorney doth the like. And it appearing that said defendants are in indigent circumstances, and unable to employ counsel, the Court, at their request assign W. J. Hoopes as counsel to defend them.

Afterward, on the 1<sup>st</sup> day of December, A. D. 1891, an Entry was made on the Journal by the Clerk of said Court.  
State of Ohio

Entry  
133

vs. | Journal 16, Page 78.  
James Keimner et al

Now comes the Prosecuting Attorney and it appearing that there are pending against the defendants herein the same charge and that there is a joint indictment, and the Prosecuting Attorney being required to elect which defendant he will first put on trial elects to proceed upon that of Ellis Parrish, and the said James Keimner is remanded to the custody of the Sheriff. And thereupon came the following named persons as jurors, viz:

- |                                   |                                     |                                      |
|-----------------------------------|-------------------------------------|--------------------------------------|
| 1 <sup>st</sup> : Ed Biggett,     | 5 <sup>th</sup> : Guido Robinson,   | 9 <sup>th</sup> : Justus Scheiderer, |
| 2 <sup>nd</sup> : John Cochran,   | 6 <sup>th</sup> : W. F. Jackson,    | 10 <sup>th</sup> : H. A. Chapman,    |
| 3 <sup>rd</sup> : Reuben Stultz,  | 7 <sup>th</sup> : Samuel Beightler, | 11 <sup>th</sup> : H. C. Nilgus,     |
| 4 <sup>th</sup> : Conrad Heidman, | 8 <sup>th</sup> : John Danson,      | 12 <sup>th</sup> : Jeremiah Miller,  |

who were duly impaneled and sworn and the trial proceeded. And the said Jury having heard the evidence and arguments of counsel in part, this cause was continued until 8<sup>30</sup> o'clock tomorrow morning.

Afterward, on the 2<sup>nd</sup> day of December A. D. 1891, an Entry was made on the Journal by the Clerk of said Court, to wit:  
The State of Ohio

vs. | Journal 16, Page 80.  
James Keimner et al



Entry

833

This day again came the Prosecuting Attorney and the prisoner Ellis Parrish being brought into Court in custody his attorney being present, also came the Jury heretofore impaneled herein, and the said Jury having heard the remaining argument, and charge of the Court, returned their verdict in writing signed by their foreman and say:

"We, the Jury in this case being duly impaneled, and sworn to well and truly try and true deliverance make between the State of Ohio, and the prisoner at the bar Ellis Parrish, do find that the prisoner at the bar is guilty.

Conrad Weidman, Foreman.

And the said Ellis Parrish is remanded to the custody of the Sheriff until sentence.

Afterward, on the 3<sup>d</sup> day of December A. D. 1891, an Entry was made on the Journal by the Clerk of said Court, to wit: The State of Ohio

Entry

833

vs. Journal 16, Page 83.  
James Keinnear et al

This day came the Prosecuting Attorney on behalf of the State of Ohio, and the defendant James Keinnear being brought into Court in custody of the Sheriff his attorney being present, also came the following named persons as jurors, viz:  
1<sup>st</sup>: C. Houston, 5<sup>th</sup>: Lewis Sellers, 9<sup>th</sup>: W. M. Cartmell  
2<sup>nd</sup>: Samuel Silerist, 6<sup>th</sup>: W. S. Smith, 10<sup>th</sup>: S. L. Irwin,  
3<sup>rd</sup>: W. B. Hershey, 7<sup>th</sup>: J. H. Wood, 11<sup>th</sup>: L. C. Bellus,  
4<sup>th</sup>: W. C. Fullington, 8<sup>th</sup>: A. S. Bellus, 12<sup>th</sup>: Jesse Pearse, who were duly sworn and impaneled, and the said Jury having heard the evidence, arguments of counsel and charge of the Court retired to their room for deliberation.

And now comes the Jury into open Court with their verdict in writing signed by their foreman and say: "We the Jury in this case, being duly impaneled and sworn to well and truly try and true deliverance make between the State of Ohio, and the prisoner at the bar James Keinnear, do find that the prisoner at the bar is guilty as charged in the indictment.

W. M. Cartmell, Foreman.

Thereupon the defendant Ellis Parrish being brought into Court in custody of the Sheriff, and both of the defendants being informed by the Court of the verdict of the Jury and inquired of if they had anything to say why sentence should not be pronounced against them; and having nothing to say but what they have already said;

It is therefore adjudged by the Court that the said defendants each pay a fine of \$25.<sup>00</sup> and the costs of this prosecution and be imprisoned in the Jail of Union County for the term of thirty days.

And the Court allowed W. T. Hoopes \$25.<sup>00</sup> for defending Ellis Parrish; also allowed W. T. Hoopes \$25.<sup>00</sup> for defending James Keinnear.

Indictment

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Pleas continued and held at the Court House in Marysville within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the Term of November, to-wit, on the 9<sup>th</sup> day of November in the year of our Lord one thousand eight hundred and ninety-one.

Indictment

Heretofore, to-wit, On the 11<sup>th</sup> day of November A. D. 1891, an Indictment was filed with the Clerk of said Court, to-wit: The State of Ohio.

834

Union County, ss:

In the Court of Common Pleas, Union County, Ohio, of the term of November in the year of our Lord one thousand eight hundred and ninety-one.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present that Lewis Andrews late of said County, on the 19<sup>th</sup> day of October, in the year of our Lord one thousand eight hundred and ninety-one with force and arms, in said County of Union, and State of Ohio, unlawfully, violently, and in a menacing manner did assault and threaten one Jeremiah K. Norris, then and there being, and him the said Jeremiah K. Norris then and there did strike, beat, wound, and ill-treat, and other wrongs to him the said Jeremiah K. Norris then and there did contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney, Union County, Ohio.

Indorsed: "Indictment for Assault & Battery. A True Bill.

Thomas Connor, Foreman.

Afterward, on the 2<sup>nd</sup> day of December A. D. 1891, an Entry was made on the Journal by the Clerk of said Court, to-wit: The State of Ohio.

Entry

vs.

Journal 16, Page 80.

Lewis Andrews

834

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is guilty.

Thereupon after being fully advised, it is ordered and adjudged by the Court that the said Lewis Andrews pay a fine of five dollars and the cost of this prosecution and execution is awarded.



Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the Term of November, to-wit, on the 9<sup>th</sup> day of November in the year of our Lord one thousand eight hundred and ninety-one.

Indictment

Heretofore, to-wit; On the 11<sup>th</sup> day of November A. D. 1891, an Indictment was filed with the Clerk of said Court, to-wit:  
The State of Ohio,  
Union County, ss

835-

In the Court of Common Pleas, Union County, Ohio, of the Term of November in the year of our Lord one thousand eight hundred and ninety-one.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impanelled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that Edward Andrews late of said County, on the 19<sup>th</sup> day of October, in the year of our Lord one thousand eight hundred and ninety-one with force and arms, in said County of Union, and State of Ohio, did unlawfully, violently, and in a menacing manner assault and threaten to beat and wound one Jeremiah B. Norris, then and there being, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney  
Union County, Ohio.

Indorsed: "Indictment for Assault. A True Bill."

Thomas Connor, Foreman Grand Jury.

Afterward, on the 2<sup>nd</sup> day of December A. D. 1891, an Entry was made on the Journal by the Clerk of said Court, to-wit:

Entry

The State of Ohio

vs.

Journal 16, Page 80.

Edward Andrews

835-

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is "guilty."

Thereupon after being fully advised in the premises it is ordered by the Court that the said Edward Andrews pay a fine of five dollars and the costs of this prosecution; and execution is awarded.

Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the Term of November, to-wit, on the 9<sup>th</sup> day of November in the year of our Lord one thousand eight hundred and ninety-one.

Indictment

an Indictment was filed with the Clerk of said Court, to-wit:  
The State of Ohio,  
Union County, ss

837

In the Court of Common Pleas, Union County, Ohio, of the Term of November in the year of our Lord one thousand eight hundred and ninety-one.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impanelled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that Edward Andrews late of said County, on the 19<sup>th</sup> day of October, in the year of our Lord one thousand eight hundred and ninety-one with force and arms, in said County of Union, and State of Ohio, did unlawfully, violently, and in a menacing manner assault and threaten to beat and wound one Jeremiah B. Norris, then and there being, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Indictment

Entry

Entry

837

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is "guilty."



Pleas continued and held at the Court House in Marysville within and for the County of Union, in the Fifth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the Term of November, to-wit, on the 9<sup>th</sup> day of November in the year of our Lord one thousand eight hundred and ninety one.

Indictment

Heretofore, to-wit: On the 11<sup>th</sup> day of November A.D. 1891, an Indictment was filed with the Clerk of said Court, to-wit:

837

The State of Ohio,  
Union County, ss:

In the Court of Common Pleas, Union County, Ohio, of the Term of November in the year of our Lord one thousand eight hundred and ninety one.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that Charles Singer late of said County, on the 19<sup>th</sup> day of October, in the year of our Lord one thousand eight hundred and ninety one with force and arms, in said County of Union, and State of Ohio, did unlawfully, violently, and in a menacing manner assault and threaten to beat and wound one Jeremiah K. Norris, then and there being contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney  
Union County, Ohio.

Indictment for Assault. A True Bill  
Thomas Connor, Foreman Grand Jury.

Entry

Afterward, on the 2<sup>nd</sup> day of December A.D. 1891 an Entry was made on the Journal by the Clerk of said Court:

The State of Ohio,  
vs. Charles Singer  
Journal 16, Page 79.

837

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto saith he is guilty. Thereupon after being fully advised in the premises, it is ordered and adjudged by the Court, that the said Charles Singer pay a fine of five dollars, and the costs of this prosecution; and execution is awarded.



Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the Term of November, to-wit, on the 9<sup>th</sup> day of November in the year of our Lord one thousand eight hundred and ninety-one.

Heretofore, to-wit: On the 12<sup>th</sup> day of November A. D. 1891, an Indictment was filed with the Clerk of said Court: The State of Ohio, Union County, ss In the Court of Common Pleas, Union County Ohio, of the Term of November in the year of our Lord one thousand eight hundred and ninety-one.

Indictment

839

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present that Ora Jacobs late of said County, on the 21<sup>st</sup> day of September, in the year of our Lord one thousand eight hundred and ninety-one with force and arms, in said County of Union, and State of Ohio, unlawfully, violently, and in a menacing manner did assault and threaten one Howard E. Walters then and there being, and him the said Howard E. Walters then and there did strike, beat, wound, and ill-treat, and other wrongs to him the said Howard E. Walters then and there did contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney  
Union County, Ohio.

Indorsed; Indictment for Assault & Battery. A True Bill  
Thomas Connor, Foreman Grand Jury.

Warrant

839

Afterward, on the 21<sup>st</sup> day of November A. D. 1891, a Warrant was issued by the Clerk of said Court, to-wit: The State of Ohio, Union County To the Sheriff of said County, Greeting:

Whereas, at the November Term A. D. 1891 of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Ora Jacobs for a certain offense, to-wit: for Assault & Battery.

You are therefore commanded to arrest and safely keep the said Ora Jacobs so that you have his body before the said Court Common Pleas to answer the charge of said indictment, and that you have with you then and there this writ.

Given under my hand and the Seal of said Court  
(Seal) This 21<sup>st</sup> day of November A. D. 1891.

R. M<sup>o</sup> Leroy, Clerk

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The State of Ohio,  
Union County, ss:

Sheriff's Return.

By virtue of the commands of this Writ,  
I have arrested the said Ora Jacobs and have his  
body before the Court this 24 day of November 1891.  
Thomas Martin, Sheriff.

Entry  
839

Afterward, on the 25<sup>th</sup> day of November A. D. 1891, an Entry  
was made on the Journal by the Clerk of said Court, to wit:  
The State of Ohio  
vs  
Ora Jacobs  
Journal 16, Page 69.

Now comes the Prosecuting Attorney on behalf of the  
State of Ohio, and the defendant being brought into Court  
in custody of the Sheriff, and being arraigned upon  
said indictment, for plea thereto saith he is "not guilty"  
and puts himself upon the Country, and the Prosecuting  
Attorney doth the like, and this cause was set for hear-  
ing on Monday November 30<sup>th</sup>, 1891. And the defendant  
was required to enter into a recognizance for his appearance  
in the sum of \$150.<sup>00</sup> which was done.

Warrant  
to Discharge  
to:  
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Afterward, on the 25<sup>th</sup> day of November, A. D. 1891, a Warrant  
to Discharge on admission to Bail was issued by said Clerk, to wit:  
The State of Ohio,  
Union County, ss  
In Common Pleas Court  
In the matter of the admission to Bail  
of Ora Jacobs. To the Jailor of said County

Whereas, on application of Ora Jacobs confined in the  
Jail of said Union County, committed by warrant, under  
the hand of Clerk of Court under warrant found in the  
Court of Common Pleas, of said County, charged with the  
commission of the offense of assault and battery the recog-  
nizance of said defendant has this day been by me, Judge  
of the Court of Common Pleas of said County, taken in  
open Court, with S. V. R. Young as his surety thereon, and  
the said Ora Jacobs duly admitted to bail for his appear-  
ance before the Court of Common Pleas, of said Union  
County, Ohio, to answer the said offense wherewith he is  
charged, on Monday November 30<sup>th</sup>, 1891.

Now, therefore, you are hereby commanded to discharge  
from commitment to Jail as aforesaid, under said warrant  
the said Ora Jacobs and this shall be your authority therefore.

Witness my hand and the seal of said Court, at  
(Seal) Marysville, this 25<sup>th</sup> day of November A. D. 1891.  
R. M. Leroy, Clerk of Court.

Received this writ on the 25<sup>th</sup> day of November A. D. 1891  
at 2 o'clock P. M. and in pursuance of the command thereof,  
I have this day discharged from the Jail of said County, the  
within named Ora Jacobs this 25<sup>th</sup> of November 1891.  
Fees - \$1<sup>66</sup>/<sub>100</sub>.  
Thomas Martin, Sheriff.



Entry 139 Afterward, on the 30<sup>th</sup> day of November, A. D. 1891, an Entry was made on the Journal by the Clerk of said Court

The State of Ohio

Journal 16, Page 74.

Ora Jacobs

Now comes the Prosecuting Attorney on behalf of the State of Ohio, also came the defendant; and thereupon this case came on for hearing upon the issue made by said plea, also came the following named persons, as Jurors, to wit:

- 1<sup>st</sup> Ed Liggett,
- 2<sup>nd</sup> Marion Hopkins,
- 3<sup>rd</sup> John Cochran,
- 4<sup>th</sup> Ruben Stultz,
- 5<sup>th</sup> Conrad Weidman,
- 6<sup>th</sup> Guido Robinson,
- 7<sup>th</sup> W. F. Jackson,
- 8<sup>th</sup> A. E. Knox,
- 9<sup>th</sup> Samuel Brightler,
- 10<sup>th</sup> John Danson,
- 11<sup>th</sup> Justus Scheiderer,
- 12<sup>th</sup> H. A. Chapman,

who were duly impaneled and sworn according to law.

And the said Jury having heard the testimony adduced, the argument of counsel and the charge of the Court, after deliberation thereon returned their verdict in writing signed by their foreman, as follows:

"We, the Jury in this case, being duly impaneled and sworn to well and truly try and true deliverance make between the State of Ohio and the prisoner at the bar, Ora Jacobs, do find that the prisoner at the bar is not guilty."

H. A. Chapman, Foreman.

And therefore it is ordered and adjudged that the said defendant Ora Jacobs be discharged.

Pleas continued and held at the Court House in Marysville within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the Term of November, to wit, on the 9<sup>th</sup> day of November in the year of our Lord one thousand eight hundred and ninety-one.

Heretofore, to wit; On the 12<sup>th</sup> day of November A. D. 1891, an Indictment was filed with the Clerk of said Court, to wit:

The State of Ohio

Indictment

Union County, ss: In the Court of Common Pleas.

Union County, Ohio, of the term of November in the year of our Lord one thousand eight hundred and ninety-one.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present that Elmer

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Poling late of said County, on the 30<sup>th</sup> day of July in the year of our Lord one thousand eight hundred and ninety, with force and arms, in said County of Union and State of Ohio, did make, execute, and deliver a mortgage to one Jacob Leonard of the following personal property, to wit: one dark iron gray horse, about three years old, of the value of sixty dollars, the property of the said Elmer Poling, to indemnify the said Jacob Leonard against his liability as surety for the said Elmer Poling, and indemnify him against loss that may result from said suretyship, upon a certain promissory note, for the sum of thirty-four dollars executed on the 30<sup>th</sup> day of July A. D. 1890, by the said Elmer Poling to one R. W. Browning, in said County of Union, and on which promissory note the said Elmer Poling was principal, and the said Jacob Leonard was security for the said Elmer Poling. That said personal property was at the time of the making, execution, and delivery of said mortgage, situate in said County of Union.

That afterwards, to wit, on the 12<sup>th</sup> day of April A. D. 1891 the said Elmer Poling, he the said Elmer Poling then and there having said personal property in his possession, and said mortgage being then and there in full force and effect, and said personal property being there situate in said County of Union, did unlawfully and fraudulently, and without the consent of the said Jacob Leonard, he the said Jacob Leonard being then and there still liable upon said promissory note, as surety for the said Elmer Poling as aforesaid, and still holding and owning said mortgage upon said personal property as aforesaid, he, the said Elmer Poling did remove said personal property from the said County of Union, and did sell the same outside said County of Union, without the consent of the said Jacob Leonard as aforesaid, with intent to defraud, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney  
Union County, Ohio.

Indorsed: "Indictment for selling mortgaged chattel property.  
"A True Bill" Thomas Connor, Foreman Grand Jury.

Afterward, on the 21<sup>st</sup> day of November A. D. 1891, an Entry was made on the Journal by the Clerk of said Court, to wit:

The State of Ohio  
vs.  
Elmer Poling  
Journal 16, Page 63.

Entry

840

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto, saith he is "not guilty"; and puts himself upon the country, and the Prosecuting Attorney doth the like.



Entry

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Afterward, on the 2<sup>d</sup> day of December A. D. 1891, an Entry was made on the Journal by the Clerk of said Court, to wit:  
 The State of Ohio  
 vs.  
 Elmer Poling  
 Journal 16, Page 81.

This day came the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, also came the following named persons as Jurors viz:

- |                               |                                  |                                    |
|-------------------------------|----------------------------------|------------------------------------|
| 1 <sup>st</sup> S. W. Dolbear | 5 <sup>th</sup> Conrad Weidman   | 9 <sup>th</sup> John Danson        |
| 2 <sup>nd</sup> A. E. Knox    | 6 <sup>th</sup> Guido Robinson   | 10 <sup>th</sup> Justus Scheiderer |
| 3 <sup>rd</sup> Ed. Biggett,  | 7 <sup>th</sup> W. F. Jackson    | 11 <sup>th</sup> H. A. Chapman,    |
| 4 <sup>th</sup> Ruben Stultz, | 8 <sup>th</sup> Samuel Beightler | 12 <sup>th</sup> Jason Case who    |

were duly impaneled, and sworn herein and the said Jury having heard the evidence, arguments of counsel and the charge of the Court retired to their room for deliberation. And now comes the said Jury into open Court, with their verdict in writing signed by their foreman, and say:

"We, the Jury in this case, being impaneled and sworn to well and truly try and true deliverance make between the State of Ohio, and the prisoner at the bar Elmer Poling do find that the prisoner at the bar is not guilty."  
 John Danson, Foreman.

And therefore it is ordered and adjudged that the said defendant Elmer Poling be discharged.

Indictments

842

Heretofore, to wit: On the 12<sup>th</sup> day of November A. D. 1891, an Indictment was filed with the Clerk of said Court, to wit:  
 The State of Ohio,  
 Union County, ss: In the Court of Common Pleas.

Union County, Ohio, of the term of November in the year of our Lord one thousand eight hundred and ninety one. The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed

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within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Frank Richter late of said County, on the 10<sup>th</sup> day of May in the year of our Lord one thousand eight hundred and ninety-one, with force and arms, in said County of Union and State of Ohio, the same day being the first day of the week commonly called Sunday, did unlawfully and knowingly allow to be open and remain open a certain room and place, which was then and there, and therefore, a place of public resort, which on other days of the week than the first day commonly called Sunday, intoxicating liquors were then and therein sold and exposed for sale by the said Frank Richter; the said room not being then and there a regular drugstore contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney.  
Union County, Ohio.

Indorsed: "Indictment for keeping place open on Sunday.  
A True Bill" Thomas Connor, Foreman.

Afterward, on the 5<sup>th</sup> day of December A. D. 1891, an Entry was made on the Journal by the Clerk of said Court, to wit  
The State of Ohio

Entry

vs.  
Frank Richter

Journal 16, Page 88.

142

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, saith he is "guilty"; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court the said Frank Richter be imprisoned in the Jail of Union County, for the term of ten days, and that he pay a fine of twenty-five dollars, and the costs of this prosecution; and execution is awarded.

And it is further ordered by the Court that the execution of the sentence herein of ten days to Jail, be suspended.



Pleas continued and held at the Court House in Marysville within and for the County of Union, in the Fifth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the Term of November, to-wit, on the 9<sup>th</sup> day of November in the year of our Lord one thousand eight hundred and ninety-one.

Heretofore, to-wit; On the 12<sup>th</sup> day of November A. D. 1891, an Indictment was filed with the Clerk of said Court, to-wit:

The State of Ohio  
Union County, ss.

In the Court of Common Pleas, Union County, Ohio, of the Term of November in the year of our Lord one thousand eight hundred and ninety one.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that Frank Richter late of said County on the 10<sup>th</sup> day of May, in the year of our Lord one thousand eight hundred and ninety-one with force and arms, in said County of Union, and State of Ohio, did unlawfully, sell intoxicating liquors to one M. D. Thompson, he, the said Frank Richter not being then and there a regular druggist on the 10<sup>th</sup> day of May in the year one thousand eight hundred ninety-one, in the County of Union aforesaid, the said day being the first day of the week, commonly called Sunday, certain intoxicating liquors, to-wit: "Milwaukee beer", unlawfully and knowingly did sell to one M. D. Thompson the said sale of said intoxicating liquors not being then and there on the written prescription of a regular practicing physician for medicinal purposes only contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney  
Union County, Ohio

Indorsed: "Indictment for selling intoxicating liquors on Sunday.  
A True Bill"

Thomas Connor, Foreman Grand Jury.

Afterward, on the 5<sup>th</sup> day of December A. D. 1891, an Entry was made on the Journal By the Clerk of said Court, to-wit:

The State of Ohio,

or  
Journal 16, Page 88.

Frank Richter

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, saith he is guilty; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court that the said Frank Richter be imprisoned in the Jail of Union

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County for the term of ten days, and that he pay a fine of twenty-five dollars, and the costs of this prosecution; and execution is awarded. And it is further ordered by the Court that the execution of the sentence herein of ten days to Jail, be suspended.

Pleas continued and held at the Court House in Marysville within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the term of September, to wit, on the 12<sup>th</sup> day of September in the year of our Lord one thousand eight hundred and ninety-two. Heretofore, to wit; On the 14<sup>th</sup> day of September A. D. 1892, an Indictment was filed with the Clerk of said Court, to wit:

The State of Ohio, | In the Court of Common Pleas.  
Union County, ss:

Indictment  
r 5-0

Union County, Ohio, of the term of September in the year of our Lord one thousand eight hundred and ninety-two. The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Jesse A. Shackelford late of said County, on the 27<sup>th</sup> day of July in the year of our Lord one thousand eight hundred and ninety-two with force and arms, in said County of Union and State of Ohio, in and upon one Isaiah Clark, then and there being, did unlawfully and maliciously make an assault, and with a certain knife, which he the said Jesse A. Shackelford then and there in his right hand had and held, him the said Isaiah Clark, then and there unlawfully maliciously, and feloniously did stab, thereby then and there giving to him, the said Isaiah Clark, in and upon the left arm near the arm-pit of him the said Isaiah Clark one wound of the length of three inches, and of the depth of one inch, with intent then and there him the said Isaiah Clark maliciously to wound, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid upon their oaths aforesaid, do further find and present that the said



Jesse A. Shackelford on the 27<sup>th</sup> day of July in the year of our Lord one thousand eight hundred and ninety-two, with force and arms in said County of Union, and State of Ohio, in and upon one Isiah Clark, then and there being unlawfully and violently did make an assault and with a certain knife which he the said Jesse A. Shackelford then and there in his right hand had and held, him the said Isiah Clark, unlawfully, maliciously and feloniously did cut, thereby giving to the said Isiah Clark, in and upon the left arm, near the arm-pit, of him the said Isiah Clark, one wound, with intent then and there and thereby him the said Isiah Clark to wound, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney  
Union County, Ohio.

Indorsed: "Indictment for stabbing & cutting with intent to wound."  
"A True Bill" David H. Henderson, Foreman.

Afterward, on the 28<sup>th</sup> day of September A. D. 1892 an Entry was made on the Journal by the Clerk of said Court.

The State of Ohio

Journal 16, Page 227.

Entry

vs.  
Jesse Shackelford

850

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment for plea thereto, saith he is guilty of assault and battery; which plea is accepted by the Prosecuting Attorney, and the Court being fully advised in the premises, and the said defendant being inquired of if he had anything to say why judgment should not be pronounced against him; and showing no good and sufficient cause why judgment should not be pronounced.

It is therefore adjudged by the Court that the said defendant Jesse Shackelford pay a fine of twenty dollars, and the costs of this prosecution; and execution is awarded.

Nolle Prosequi is entered as to the charge of cutting and stabbing with intent to wound.

Indictment

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Pleas continued and held at the Court House in Marysville within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the Term of September, to wit, on the 12<sup>th</sup> day of September in the year of our Lord one thousand eight hundred and ninety-two.

Indictment  
853

Heretofore, to wit; On the 14<sup>th</sup> day of September 1892 an Indictment was filed with the Clerk of said Court, to wit: The State of Ohio,

Union County, ss: In the Court of Common Pleas, Union County, Ohio, of the term of September in the year of our Lord one thousand eight hundred and ninety-two.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Charles Perry late of said County, on the 30<sup>th</sup> day of July in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, in said County of Union and State of Ohio, did unlawfully sell intoxicating liquors to one Elias Mitchell, he, the said Elias Mitchell being then and there a minor, and said selling being without the written order of either the parents, guardian, or family physician of him the said Elias Mitchell he, the said Charles Perry then and there well knowing that the said Elias Mitchell was a minor; contrary to the form of the Statute in such case made, and provided and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid, upon their oaths aforesaid, do further find and present that the said Charles Perry on the 30<sup>th</sup> day of July in the year of our Lord one thousand eight hundred and ninety-two, with force and arms in said County of Union, and State of Ohio, did unlawfully furnish intoxicating liquors to one Elias Mitchell to be drunk by him, the said Elias Mitchell he the said Elias Mitchell being then and there a minor, and he, the said Charles Perry then and there well knowing that the said Elias Mitchell was a minor, and said furnishing of said intoxicating liquor to said Elias Mitchell not being then and there given by a physician in the regular line of his practice; contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney,  
Union County, Ohio.

Indorsed: "Indictment for unlawful selling and furnishing intoxicating liquor to minors,  
David H. Henderson, Foreman.



Afterward, on the 4<sup>th</sup> day of October A. D. 1892, an Entry was made on the Journal by the Clerk of said Court, to-wit: The State of Ohio,

Entry

vs.

Charles Perry

Journal 16, Page 235.

893

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment for plea thereto saith he is guilty; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court, that the said Charles Perry pay a fine of twenty five dollars, and be imprisoned in the Jail of Union County for the term of five days; and that he pay the costs of this prosecution, for which execution is awarded.

Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio before the Honorable John S. Price, Judge of said Court, of the term of April, to-wit, on the 3<sup>rd</sup> day of April in the year of our Lord one thousand eight hundred and ninety-three.

Heretofore, to-wit: On the 8<sup>th</sup> day of April A. D. 1893, an Indictment was filed with the Clerk of said Court, to-wit: The State of Ohio, Union County, ss:

Indictment

892

In the Court of Common Pleas, Union County, Ohio, of the Term of April in the year of our Lord one thousand eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that Edward Clark late of said County, on the 10<sup>th</sup> day of January, in the year of our Lord one thousand eight hundred and ninety-three with force and arms, in said County of Union, and State of Ohio, unlawfully and feloniously did steal, take, and carry away six chickens, each of the value of thirty-five cents, and altogether of the value of two  $\frac{2}{4}$   $\frac{10}{100}$  dollars of the goods, chattels and property of Ira Huffman; contrary to the form of the Statute in such case made and provided, and

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Edward W. Porter, Prosecuting Attorney,  
Union County, Ohio.

Indorsed: "Indictment for Petit Larceny. A True Bill"

John W. Southard, Foreman Grand Jury.

Afterward, on the 27<sup>th</sup> day of April, A. D. 1893, an entry was made on the Journal by the Clerk of said Court, to wit:

State of Ohio

Entry

vs.

Edward Clark

1892

This day came into Court, the Prosecuting Attorney, on behalf of the State of Ohio, and also came the said defendant Edward Clark, in charge of the Sheriff, who being duly arranged at the bar of our said Court, and examined of concerning the charge contained in the information aforesaid, as to how he will acquit himself thereof, for plea thereto saith he is guilty, and having nothing but what he hath already said. It is therefore considered and adjudged by the Court that the said defendant Edward Clark pay a fine of five dollars and costs of this action.

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Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the Term of September, to wit, on the 11<sup>th</sup> day of September in the year of our Lord one thousand eight hundred and ninety-three.

Heretofore, to wit: On the 13<sup>th</sup> day of September, A. D. 1893, an Indictment was filed with the Clerk of said Court, to wit:

The State of Ohio,  
Union County ss:

Indictment

900

In the Court of Common Pleas, Union County, Ohio, of the Term of September in the year of our Lord one thousand eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that James Stafford late of said County, on the 4<sup>th</sup> day of July, in the year of our Lord one thousand eight hundred and ninety-three with force and



arms, in said County of Union, and State of Ohio, unlawfully and feloniously did steal, take and carry away one pair hinge quarter boots of the value of five dollars, one pair combination boots of the value of eight dollars, one pair chamois rolls of the value of two dollars, one lot of blanket pins of the value of fifty cents, one cooling blanket, of the value of six and <sup>37</sup>/<sub>100</sub> dollars, and all of the value of twenty-two dollars, of the goods, chattels and property of Joseph N. Culbertson, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney  
Union County, Ohio.

Indorsed: 'Indictment for Petit Larceny. A True Bill'  
William Bainbridge, Foreman Grand Jury

Afterward, on the 15<sup>th</sup> day of September A. D. 1893, an Entry was made on the Journal by the Clerk of said Court  
The State of Ohio

Entry vs. Journal 16<sup>th</sup> Page 433  
James Stafford

900

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto saith he is "guilty"; thereupon after hearing testimony and being fully advised in the premises it is ordered and adjudged by the Court that the said James Stafford be imprisoned in the Jail of Union County for the term of twenty days and that he pay the costs of this prosecution for which execution is awarded.

Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the term of September term; on the 11<sup>th</sup> day of September in the year of our Lord one thousand eight hundred and ninety-three.

Heretofore, to-wit: On the 13<sup>th</sup> day of September A. D. 1893, an Indictment was filed with the Clerk of Courts, The State of Ohio,  
Union County, ss.:

Indictment

901

In the Court of Common Pleas, Union County, Ohio, of the Term of September in the year of our Lord one thousand eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within

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and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, That Davis Johnson late of said County, on the 19<sup>th</sup> day of June in the year of our Lord one thousand eight hundred and ninety three with force and arms, in said County of Union, and State of Ohio, unlawfully, violently, and in a menacing manner, did threaten to beat and wound one Joseph Warford, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward N. Porter, Prosecuting Attorney.

Indorsed: "Indictment for threatening in a menacing manner  
A True Bill" William Bainbridge, T. Furman.

Afterward, on the 20<sup>th</sup> day of September A. D. 1893 an Entry was made on the Journal by the Clerk of Court  
The State of Ohio

901

vs.

Journal 16, Page 439.

Davis Johnson

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment for plea thereto saith he is guilty; thereupon after being fully advised in the premises it is ordered and adjudged by the Court that the said Davis Johnson pay a fine of five dollars and the costs of this prosecution and execution is awarded.

Pleas continued and held at the Court House in Marysville within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the term of September, to-wit, on the 11<sup>th</sup> day of September in the year of our Lord one thousand eight hundred and ninety-three.

Heretofore, to-wit; On the 13<sup>th</sup> day of September, A. D. 1893, an Indictment was filed with the Clerk of said Court, to-wit:

The State of Ohio,

Union County, ss:

903

In the Court of Common Pleas, Union County, Ohio, of the Term of September in the year of our Lord one thousand eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio,



within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that William Miller late of said County, on the 11<sup>th</sup> day of August, in the year of our Lord one thousand eight hundred and ninety-three with force and arms, in said County of Union, and State of Ohio, unlawfully and feloniously did steal, take, and carry away three-finger rings of the value of fifteen dollars, nine finger rings of the value of eighteen  $\frac{3}{4}$   $\frac{50}{100}$  dollars, three watch-chains of the value of seven and  $\frac{50}{100}$  dollars, five collar buttons of the value of one  $\frac{3}{4}$   $\frac{25}{100}$  dollars, four scarf-pins of the value of two and  $\frac{50}{100}$  dollars, one set of shirt studs of the value of fifty cents, one watch chain of the value of one dollar, two shirts of the value of one and  $\frac{75}{100}$  dollars, one hat of the value of three dollars one pair of bicycle pants of the value of one dollar, two pair of stocking supporters of the value of fifty cents, and all of the value of fifty-two and  $\frac{50}{100}$  dollars, the goods, chattels, and property of Michael J. Flaherty; contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward N. Porter, Prosecuting Attorney,  
Union County, Ohio.

Indorsed: "Indictment for Grand Larceny. "A True Bill"

William Barnbridge, Foreman Grand Jury.

Afterward, on the 18<sup>th</sup> day of September A. D. 1893, an Entry was made on the Journal by the Clerk of said Court, to wit:  
The State of Ohio,

Entry

vs.

William Miller

Journal 16, Page 433.

903

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment for plea thereto saith he is "not guilty; and puts himself upon the country, and the Prosecuting Attorney doth the like.

And it appearing that said defendant is in indigent circumstances, and unable to employ counsel, the Court, at his request, assign Joseph M. Kennedy, as counsel to defend him.

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Afterward, on the 28<sup>th</sup> day of September A. D. 1893, an Entry was made on the Journal by the Clerk of said Court, to wit:  
The State of Ohio

Entry

vs.

William Miller

Journal 16, Page 451.

903

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff; also came the following persons as Jurors, viz: Marion Temple, Charles Martin, J. D. Wood, E. L. Price Howard Vosbury, Charles Southard, John Ashman Sr., S. N. Dolbear,

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(Seal)  
  
Sherif



S. N. M<sup>o</sup>. Cloud, Ray Morse Jr., J. A. Coder, H. Kilgus, who were duly impaneled and sworn, and the trial proceeded. And the said Jury having heard the evidence, arguments of counsel and charge of the Court retired to their room for deliberation in charge of the Sheriff. And now comes the Jury into open Court with their verdict in writing signed by their foreman and say: "We the Jury in this case, being duly impaneled and sworn to well and truly try and true difference make between the State of Ohio, and the prisoner at the bar William Miller, do find that the prisoner at the bar guilty as charged in the indictment, and we assess the value of the property stolen at \$30.<sup>25</sup>"

Charles Martin, Foreman.

Afterward, on the 29<sup>th</sup> day of September A. D. 1893, an Entry was made on the Journal by the Clerk of said Court.

Entry  
903

The State of Ohio vs. William Miller  
Journal 16, Page 453.

The defendant herein having been heretofore convicted of petit larceny, was this day brought into Court, in custody of the Sheriff, and informed by the Court of the verdict of the Jury and inquired of if he had anything to say why judgment should not be pronounced against; and having nothing but what he hath already said;

It is therefore adjudged by the Court, that the said defendant, William Miller, be imprisoned in the Dayton City Work House for the term of thirty days, and to pay a fine of twenty-five dollars, and the costs of this prosecution, and that he stand committed to said Work House until the amount of said fine and costs shall be paid.

It is further adjudged by the Court that said J. M. Kennedy, heretofore appointed to defend said defendant, William Miller, be allowed for his services in that behalf the sum of twenty-five dollars.

Warrant  
to  
Convey

The State of Ohio Court of Common Pleas,  
Union County, ss: To W<sup>m</sup> A. Snodgrass, Sheriff Union County.

At the September Term of said Court, 1893, William Miller was found, guilty of Petit Larceny and was sentenced to the Dayton City Work House for the period of fifty days.

You are therefore hereby commanded to take charge of and convey the said William Miller to said Work House and make due return of your proceedings to this office forthwith.

Witness my signature and the seal of said Court of Common Pleas, this 29<sup>th</sup> day of September 1893.  
(Seal) R. M<sup>o</sup>. Leroy, Clerk.

Work House, Dayton, Ohio,

Dayton, Ohio, September 30<sup>th</sup>, 1893.

Received this 30<sup>th</sup> day of September 1893 from W. A. Snodgrass Sheriff of Marysville, Union County, Ohio, the person named



Sheriff's in the above warrant.

D. M. Martin, Superintendent.

|                |                   |                   |
|----------------|-------------------|-------------------|
| Return Service | 25                | The State of Ohio |
| Mileage        | 960               | Union County      |
| " " of Pris.   | 300               |                   |
| Return         | 25                |                   |
| Total          | $\frac{8}{13}$ 10 |                   |

Sheriff's Return.

Received this writ September 30<sup>th</sup>, 1893, and pursuant to the command thereof, I conveyed the within named William Miller to the Work House in Dayton, Ohio, and have the receipt of the Superintendent indorsed hereon.

Wm. M. Snodgrass, Sheriff.

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Entry

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Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John N. Price, Judge of said Court of the Term of September, to wit, on the 11<sup>th</sup> day of September in the year of our Lord one thousand eight hundred and ninety-three.

Indictment

Heretofore, to wit; On the 13<sup>th</sup> day of September, A.D. 1893, an Indictment was filed with the Clerk of said Court, to wit:

895

The State of Ohio  
Union County, ss:

In the Court of Common Pleas, Union County, Ohio, of the Term of September in the year of our Lord one thousand eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present that Frank Sommer late of said County, on the 25<sup>th</sup> day of March in the year of our Lord one thousand eight hundred and ninety-three with force and arms, in said County of Union, and State of Ohio, did unlawfully and knowingly enter a saloon, and place then and there being, where intoxicating liquors are sold and offered for sale, said saloon and place being then and there the property of Frank O. Penney in said County, he the said Frank Sommer then and there being a minor, and said entering of said saloon by said Frank Sommer not being then and there in the discharge of any lawful business, and said Frank Sommer not being then and there accompanied by a parent or guardian of him the said Frank Sommer; contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney  
Union County, Ohio.

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Indorsed: "Indictment for unlawfully entering a saloon. A True Bill"  
William Bainbridge, Foreman Grand Jury.

Afterward, on the 20<sup>th</sup> day of September A.D. 1893, an Entry  
was made on the Journal by the Clerk of said Court, to wit:

Entry

The State of Ohio

vs.

Frank Sommer

Journal 16, Page 439.

895

Now comes the Prosecuting Attorney on behalf of the  
State of Ohio, and the defendant being brought into Court in  
custody of the Sheriff, and arraigned upon said indictment  
for plea thereto saith he is "guilty"; thereupon after being  
fully advised in the premises, it is ordered and adjudged  
by the Court that the defendant Frank Sommer pay a fine  
of one dollar and the costs of this prosecution for which exe-  
cution is awarded.

896

Pleas continued and held at the Court House in  
Marysville, within and for the County of Union in the  
Tenth Judicial District of the Court of Common Pleas of  
the State of Ohio, before the Honorable John A. Price  
Judge of said Court, of the Term of September, to wit, on the  
11<sup>th</sup> day of September in the year of our Lord one thousand  
eight hundred and ninety-three.

Heretofore, to wit: On the 13<sup>th</sup> day of September A.D. 1893,  
an Indictment was filed with the Clerk of said Court, to wit:  
The State of Ohio  
Union County, ss:

In the Court of Common Pleas, Union County, Ohio, of  
the Term of September in the year of our Lord one thousand  
eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio,  
within and for the body of the County of Union, impanel-  
ed, sworn and charged to inquire of crimes and offenses  
committed within the said County of Union, in the name  
and by the authority of the State of Ohio, on their oaths  
do find and present that Frank Sommer late of said  
County, on the 25<sup>th</sup> day of March, in the year of our Lord  
one thousand eight hundred and ninety-three with  
force and arms, in said County of Union, and State of  
Ohio, did unlawfully and knowingly enter a saloon, and  
place, then and there being, where intoxicating liquors are  
sold and offered for sale, said saloon and place being  
then and there the property of David Taylor in said



County, he the said Frank Sommer then and there being a minor, and said entering of said saloon by said Frank Sommer not being then and there in the discharge of any lawful business, and said Frank Sommer not being then and there accompanied by a parent or guardian of him the said Frank Sommer; contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney,  
Union County, Ohio.

Indorsed: "Indictment for unlawfully entering a saloon.

William Bainbridge, Foreman.

Afterward, on the 20<sup>th</sup> day of September A. D. 1893, an Entry was made on the Journal by the Clerk of said Court

The State of Ohio

Journal 16, Page 439.

Embry

vs.  
Frank Sommer

196

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment for plea thereto saith he is "guilty"; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court that the defendant herein pay a fine of one dollar and the costs of this prosecution for which execution is awarded.

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Pleas continued and held at the Court House in Marysville within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the Term of September, to wit, on the 11<sup>th</sup> day of September in the year of our Lord one thousand eight hundred and ninety-three.

897

Heretofore, to wit: On the 13<sup>th</sup> day of September A. D. 1893 an Indictment was filed with the Clerk of said Court, to wit:

The State of Ohio,

Union County, ss:

In the Court of Common Pleas, Union County, Ohio, of the Term of September in the year of our Lord one thousand eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the author-



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ity of the State of Ohio, on their oaths do find and present,  
that Frank Sommer late of said County, on the 25<sup>th</sup> day of  
March, in the year of our Lord one thousand eight hund-  
red and ninety-three with force and arms, in said County  
of Union, and State of Ohio, did unlawfully and knowing-  
ly enter a saloon, and place, then and there being, where  
intoxicating liquors are sold and offered for sale, said  
saloon and place being then and there the property of  
Andy Canegan in said County, he the said Frank  
Sommer then and there being a minor, and said entering  
of said saloon and place, by said Frank Sommer, not  
being then and there in the discharge of any lawful  
business, and said Frank Sommer not being then and  
there accompanied by a parent or guardian of him the  
said Frank Sommer, contrary to the form of the Statute  
in such case made and provided, and against the peace  
and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney,  
Union County, Ohio.

Indorsed: "Indictment for unlawfully entering a saloon.

A True Bill: William B. Bainbridge, Foreman.

Afterward, on the 20<sup>th</sup> day of September A. D. 1893, an  
Entry was made on the Journal by the Clerk of said Court.  
The State of Ohio

Entry

vs.  
Frank Sommer

Journal 16, Page 440.

897

Now comes the Prosecuting Attorney on behalf of the  
State of Ohio, and the defendant being brought into Court  
in custody of the Sheriff, and arraigned upon said indict-  
ment for plea thereto saith he is "guilty"; thereupon after  
being fully advised in the premises it is ordered and ad-  
judged by the Court that the defendant Frank Sommer  
pay a fine of one dollar and the costs of this prosecution  
and execution is awarded.

Pleas continued and held at the Court House in  
Marysville, within and for the County of Union, in the  
Fifth Judicial District of the Court of Common Pleas of  
the State of Ohio, before the Honorable John A. Price, Judge  
of said Court, of the Term of September, nowit, on the 11<sup>th</sup> day  
of September in the year of our Lord one thousand eight  
hundred and ninety-three.

898

Heretofore, nowit: On the 13<sup>th</sup> day of September A. D. 1893



an Indictment was filed with the Clerk of said Court, to-wit:  
The State of Ohio,  
Union County, ss:

In the Court of Common Pleas, Union County, Ohio,  
of the Term of September in the year of our Lord one thousand  
eight hundred and ninety three.

The Jurors of the Grand Jury of the State of Ohio,  
within and for the body of the County of Union, impaneled  
sworn and charged to inquire of crimes and offenses committed  
within the said County of Union, in the name and by the  
authority of the State of Ohio, on their oaths do find and  
present, that Fredrick Sommer late of said County, on the  
26<sup>th</sup> day of March, in the year of our Lord one thousand eight  
hundred and ninety-three with force and arms, in said Coun-  
ty of Union, and State of Ohio, did unlawfully and knowingly  
enter a saloon, and place, then and there being, where intox-  
icating liquors are sold and offered for sale, said saloon and  
place being then and there the property of Frank O. Penney in  
said County, he the said Fredrick Sommer then and there  
being a minor, and said entering of said saloon by said  
Fredrick Sommer not being then and there in the discharge  
of any lawful business, and said Fredrick Sommer not being  
then and there accompanied by a parent or guardian of him  
the said Fredrick Sommer; contrary to the form of the Statute  
in such case made and provided, and against the peace and  
dignity of the State of Ohio.

Edward N. Porter, Prosecuting Attorney,  
Union County, Ohio.

Indorsed: "Indictment for unlawfully entering a saloon". A True Bill."

William Bainbridge, Foreman Grand Jury.

Afterward, on the 20<sup>th</sup> day of September, A. D. 1893, an

Entry was made on the Journal by the Clerk of said Court  
The State of Ohio

Entry

vs.

Fredrick Sommer

Journal 16. Page 440.

898

Now comes the Prosecuting Attorney on behalf of the  
State of Ohio, and the defendant being brought into Court in  
custody of the Sheriff, and arraigned upon said indictment  
for plea thereto saith he is "guilty"; thereupon after being fully  
advised in the premises, it is ordered and adjudged by the  
Court that the said defendant pay a fine of one dollar  
and the costs of this prosecution, for which execution is  
awarded.

Entry

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Pleas continued and held at the Court House in  
Marysville, within and for the County of Union, in the Tenth  
Judicial District of the Court of Common Pleas of the State  
of Ohio, before the Honorable John A. Price, Judge of said Court  
of the Term of September, to wit, on the 11<sup>th</sup> day of September, in  
the year of our Lord one thousand eight hundred and ninety-  
three. Heretofore, to wit: On the 20<sup>th</sup> day of September  
A. D. 1893, an Indictment was filed with the Clerk of said Court:  
The State of Ohio  
Union County, ss

899

In the Court of Common Pleas, Union County, Ohio,  
of the Term of September in the year of our Lord one thous-  
and eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within  
and for the body of the County of Union, impaneled, sworn  
and charged to inquire of crimes and offenses committed  
within the said County of Union, in the name and by the  
authority of the State of Ohio, on their oaths do find and  
present that Frederick Sommer late of said County, on the  
19<sup>th</sup> day of March, in the year of our Lord one thousand  
eight hundred and ninety-three with force and arms, in  
said County of Union, and State of Ohio, did unlawfully  
and knowingly enter a saloon, and place, then and there  
being, where intoxicating liquors are sold and offered for  
sale, said saloon and place being then and there the  
property of Andy Hangan in said County, he, the said  
Frederick Sommer then and there being a minor, and said  
entering of said saloon and place by said Frederick Sommer  
not being then and there in the discharge of any lawful  
business, and said Frederick Sommer not being then and  
there accompanied by a parent or guardian of him the  
said Frederick Sommer; contrary to the form of the Statute  
in such case made and provided, and against the peace and  
dignity of the State of Ohio.

Edward N. Porter, Prosecuting Attorney,  
Union County, Ohio.

Afterward, on the 20<sup>th</sup> day of September A. D. 1893,  
an Entry was made on the Journal by the Clerk of Court:  
The State of Ohio  
vs.  
Frederick Sommer

Entry

Journal 16, Page 440.

899

Now comes the Prosecuting Attorney on behalf of  
the State of Ohio, and the defendant being brought into  
Court in custody of the Sheriff, and arraigned upon  
said indictment for plea thereto saith he is "guilty"; there-  
upon after being fully advised in the premises it is order-  
ed and adjudged by the Court that the said Frederick  
Sommer pay a fine of one dollar and the costs of this  
prosecution, for which execution is awarded.







Indictment

906

Afterward, on the 18<sup>th</sup> day of January A. D. 1894, an Indictment was filed with the Clerk of said Court, to-wit: The State of Ohio.

Union County, ss: In the Court of Common Pleas.

Union County, Ohio, of the term of January in the year of our Lord, one thousand eight hundred and ninety-four.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Frank Grove late of said County, on the 26<sup>th</sup> day of December in the year of our Lord, one thousand eight hundred and ninety-three, with force and arms, in said County of Union and State of Ohio, in and upon one Pearl Arthur then and there being unlawfully and forcibly did make an assault and then and there one gold chain of the value of five  $\frac{3}{4}$   $\frac{50}{100}$  dollars, one watch of the value of sixteen  $\frac{00}{100}$  and certain money of the value and amount thirty five ( $\$35.00$ ) dollars all of the value of fifty-six  $\frac{3}{4}$   $\frac{50}{100}$  ( $\$56.50$ ) dollars the personal property of the said Pearl Arthur from the person and against the will of the said Pearl Arthur unlawfully, forcibly by violence and by putting him the said Pearl Arthur in fear did steal, take and carry away with intent then and there the personal property aforesaid unlawfully to steal contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Second Count; The Grand Jury aforesaid of the State of Ohio aforesaid within and for the body of the County of Union aforesaid impaneled sworn and charged as aforesaid to inquire into crimes and offenses committed within the County of Union aforesaid in the name and by the authority of the State of Ohio do further find and present that the said Frank Grove on said 26<sup>th</sup> day of December in the year of our Lord one thousand eight hundred and ninety-three in the County of Union aforesaid unlawfully did steal take and carry away certain money of the amount and value of thirty-five ( $\$35.00$ ) dollars, and watch of the value of sixteen ( $\$16.00$ ) dollars, and one gold chain of the value of five  $\frac{3}{4}$   $\frac{50}{100}$  ( $\$5.50$ ) dollars, and all of the value of fifty-six  $\frac{3}{4}$   $\frac{50}{100}$  ( $\$56.50$ ) dollars, the personal property of the said Pearl Arthur contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

W. J. Croopes, Prosecuting Attorney,  
Union County, Ohio.

Afterward, on the 23<sup>rd</sup> day of January A. D. 1894, an Entry was made on the Journal by the Clerk of said Court



Entry State of Ohio  
vs.

906 Frank Grove

Journal 16, Page 505-

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is guilty; thereupon after being fully advised in the premises it is ordered and adjudged by the Court that the said defendant Frank Grove be imprisoned and confined in the penitentiary of this State and kept at hard labor without any solitary confinement for the period of five years and that he pay the costs of this prosecution for which execution is awarded.

John A. Price, Judge.

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Pleas continued and held at the Court House in Mansfield within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the Term of January, to-wit, on the 15<sup>th</sup> day of January, in the year of our Lord one thousand eight hundred ninety four.

Heretofore, to-wit: On the 15<sup>th</sup> day of January A. D. 1894, a Transcript was filed with the Clerk of said Court, to-wit:

State of Ohio

Union County, ss:

State of Ohio

vs.

Jesse Phillip

In Justice's Court for Union Township.

Before N. C. Bennett, Justice of the Peace  
and for said County & Township.

Complaint made this 9<sup>th</sup> day of January A. D. 1894 by D. B. Smith before me N. C. Bennett personally came D. B. Smith who being duly sworn according to law deposes and says that on or about the 8<sup>th</sup> day of January 1894 at the County and Township aforesaid one Jesse Phillips did abuse and willfully resist D. B. Smith, Marshal of the Village of Milford Center Ohio, in the execution of his official duty and further this deponent saith: not.

Sworn to and subscribed January 9<sup>th</sup>, 1894.

January 9<sup>th</sup>, 1894 Issued a warrant for the arrest of the above named defendant and delivered it to Myron Gabriel Constable.

Warrant returned as follows: I have arrested the within named Jesse Phillips this 15<sup>th</sup> day of January 1894 and now have him in Court. (Signed) Myron Gabriel, Const.

January 15<sup>th</sup>, 1894, the defendant Jesse Phillips appeared



before me and after hearing the charge read to him he for his pleas says he is guilty as charged in the affidavit.

I therefore ordered him to enter into a recognizance in the sum of two hundred dollars for his appearance at the Court of Common Pleas of Union County, Ohio, on the first day of the next Session.

And the defendant not offering sufficient Bail I issued a Writimus to the Jailer of Union County Jail for his commitment and delivered it to Myron Gabriel, Constable

January 15<sup>th</sup>, 1894 Writimus returned as follows: I committed the within named Jesse Phillips to the within named Jailer with whom I left a certified copy of this writ.

Myron Gabriel Constable.

I return the following witnesses; Charles Worth, O.S. Goff, & Jm. Brown.

Justice's fees 2.<sup>65</sup>  
Constable fees 4.<sup>90</sup>  
\$ 7.<sup>55</sup>

H. C. Bennett,

Justice of the Peace.

State of Ohio,  
Union County  
Union Township ss }

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

January 15<sup>th</sup>, 1894.

H. C. Bennett, Justice of the Peace  
of the aforesaid Township.

Afterward, on the 18<sup>th</sup> day of January, A. D. 1894, an Indictment was filed with the Clerk of said Court, to wit,  
The State of Ohio,

Union County, ss: In the Court of Common Pleas.

Union County, Ohio, of the term of January in the year of our Lord one thousand eight hundred and ninety four.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Jesse Phillips late of said County, on the 8<sup>th</sup> day of January in the year of our Lord one thousand eight hundred and ninety four, with force and arms, in said County of Union and State of Ohio, in and upon one D. B. Smith then and there being unlawfully and violently did make an assault, the said D. B. Smith being then and there marshal of the village of Milford Center in said County of Union and State of Ohio, legally authorized and duly qualified as such officer and then and there being in the execution of his said office, to wit, being then and there endeavoring in a lawful manner to suppress and prevent a breach of the peace which said breach of the peace was then and there being committed by the said Jesse Phillips and the said Jesse Phillips him, the said D. B. Smith

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then and there in the due execution as aforesaid of his said office did unlawfully willfully and knowingly strike in the face and breast with his the said Jesse Phillips fist and then the said D. B. Smith did beat and abuse contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

H. T. Hoopes, Prosecuting Attorney  
Union County, Ohio.

Afterward, on the 23<sup>rd</sup> day of January A. D. 1894, an Entry was made on the Journal by the Clerk of said Court, State of Ohio,

vs. Jesse Phillips | Journal 16, Page 505.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is guilty; thereupon after being fully advised in the premises it is ordered and adjudged by the Court that the said defendant Jesse Phillips be imprisoned in the Jail of said County of Union for the period of twenty days and pay a fine of ten dollars and the costs of this prosecution for which execution is awarded.

Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price Judge of said Court, of the Term of February, nowit, on the 7<sup>th</sup> day of February in the year of our Lord one thousand eight hundred and ninety-one.

Indictments

752.

Heretofore nowit; On the 1<sup>st</sup> day of March A. D. 1888 an Indictment was filed with the Clerk of said Court:

The State of Ohio | In the Court of Common Pleas,  
Union County, ss: | Union County, Ohio, of the Term of  
February in the year of our Lord  
one thousand eight hundred eighty eight.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the

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Warrant

State of Ohio, on their oaths do find and present that David Latimore late of said County, on the second day of December in the year of our Lord one thousand eight hundred and eighty seven with force and arms, in said County of Union and State of Ohio, did unlawfully, violently, maliciously, feloniously and in a menacing manner assault and threaten one Harry Smart, then and there being, and with a certain shot gun, to wit: a double barreled shot gun, which he, the said David Latimore, then and there in his right hand had and held, and which said shot gun then and there was loaded with gun powder and leaden shot, at and toward the said Harry Smart, then and there, did, maliciously and feloniously shoot, with intent thereby then and there, him the said Harry Smart to kill.

Second count: And the Grand Jurors aforesaid, within and for the body of said County of Union, impaneled sworn and charged as aforesaid, to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, do further find and present, that the said David Latimore, late of said County, on the second day of December in the year eighteen hundred and eighty seven, in said County of Union, with a certain shot gun, to wit: a double barreled shot gun, then and there loaded with gun powder and leaden shot, which gun, he the said David Latimore, in his right hand then and there had and held, one Harry Smart, did unlawfully, feloniously, and maliciously shoot with intent, then and there, and thereby him, the said Harry Smart, unlawfully, maliciously and feloniously to wound, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney  
Union County, Ohio.

Endorsed: "This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court, at the request of the Prosecuting Attorney. A True Bill.  
F. B. Sprague, Foreman of Grand Jury.

Afterward, on the 15<sup>th</sup> day of November A. D. 1889 a Warrant was issued by the Clerk of said Court, to wit: The State of Ohio | To the Sheriff of said County, Greeting: Union County | Whereas, At the February Term A. D. 1888 of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof,



against David Latimore, for a certain offence, to wit, for shooting with intent to kill.

You are therefore commanded to arrest and safely keep the said David Latimore, so that you have his body before the said court of common Pleas to answer the charge of said indictment, and that you have with you then and there this writ.

Given under my hand and the Seal of said Court this 15<sup>th</sup> day of November A. D. 1889.

(Seal)

R. M. Leroy, Clerk.

Sheriff's Return

And on the 26<sup>th</sup> day of December A. D. 1890, the Sheriff of said County returned said writ to the Clerk's Office in said County, which return is as follows:

|                 |          |
|-----------------|----------|
| De. Return      | 30       |
| Mileage (trips) | 8 00     |
| Conveyance      | 3 00     |
| Assistance      | 2 00     |
| Sustenance      | 50       |
| Total           | \$ 13 80 |

The State of Ohio,  
Union County, ss.

Sheriff's Return.

By virtue of the commands of this writ, I have arrested the said David Latimore and have his body now in the Jail of Union County, this 26<sup>th</sup> day of December 1890.

Thomas Martin, Sheriff.

Afterward, on the 17<sup>th</sup> day of February A. D. 1891, an Entry was made on the Journal by the Clerk of said Court.

Entry

The State of Ohio  
vs.  
David Latimore

Journal 15, Page 475.

752

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff and arraigned upon said indictment, for plea thereto saith he is "not guilty" and puts himself upon the country and the Prosecuting Attorney doth the like. And it appearing that said defendant is indigent and unable to employ counsel E. C. Cole was appointed by the Court to act as counsel for him, the said defendant.

Afterward, on the 26<sup>th</sup> day of February A. D. 1891, an Entry was made on the Journal by the Clerk of Court.

Entry

The State of Ohio  
vs.  
David Latimore

Journal 15, Page 489.

752

The defendant herein having on a former day of this term entered a plea of guilty to the charge of the indictment in this case, was this day brought into court in custody of the Sheriff; and the court being fully advised on the premises, and the said defendant being inquired of if he had anything to say why judgment should not be pronounced against him; and having nothing but what he hath already

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said: It is therefore adjudged by the court that the said defendant David Baltimore, be imprisoned and confined in the Penitentiary of this State, and kept at hard labor, but without any solitary confinement for the period of one year; and that he pay the costs of this prosecution, for which execution is awarded.

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Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Price, Judge of said Court, of the Term of April, to wit, on the 9<sup>th</sup> day of April in the year of our Lord one thousand eight hundred and ninety-four.

Heretofore, to wit: On the 15<sup>th</sup> day of January, A. D. 1894, an Indictment was filed with the Clerk of said Court The State of Ohio, Union County, ss. In the Court of Common Pleas, Union County, Ohio, of the term of January in the year of our Lord, One thousand eight hundred and ninety-four.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Frank Tanner late of said County, on the 26<sup>th</sup> day of October in the year of our Lord, one thousand eight hundred and ninety-three, with force and arms, in said County of Union and State of Ohio unlawfully did steal take and carry away certain money of the amount and value of Forty \$40<sup>00</sup> dollars the personal property of George Gunn, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Second Count: The Grand Jury aforesaid within and for the body of the County of Union aforesaid impaneled charged and sworn as aforesaid to inquire into crimes and offenses committed within the County of Union aforesaid in the name and by the authority of the State of Ohio, do further find and present that the said Frank Tanner on the



said 26<sup>th</sup> day of October in the year of our Lord one thousand eight hundred and ninety three 1893 in said County of Union and State of Ohio, unlawfully and feloniously and otherwise than by force and violence or by putting in fear did steal and take and carry away from the person of said George Sum certain money of the amount and value of forty \$40.<sup>00</sup> dollars the personal property of the said George Sum contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

N. J. Hoopes, Prosecuting Attorney,

"A True Bill"; Jason Lease, Foreman. Union County, Ohio.

Warrant

Afterward, on the 20<sup>th</sup> day of January, A. D. 1894, a Warrant was issued by the Clerk of said Court, to wit:

905-

The State of Ohio,  
Union County,

To the Sheriff of said County, Greeting:

Whereas, At the January Term A. D. 1894 of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Frank Tanner for a certain offense, to wit; for that the said Frank Tanner did unlawfully steal take and carry away certain money of the amount of forty \$40.<sup>00</sup> dollars, the personal property of George Sum

You are therefore commanded to arrest and safely keep the said Frank Tanner so that you have his body before the said Court forthwith to answer the charge of said indictment, and that you have with you then and there this writ.

Given under my hand and the Seal of said Court this 20<sup>th</sup> day of January A. D. 1894.

(Seal)

R. McCreary, Clerk.

Sheriff's Return

And on the 7<sup>th</sup> day of April A. D. 1894, the Sheriff of said County returned said writ to the Clerk's Office in said County which return is as follows:

905-

Ser. Return 25 The State of Ohio,

Mileage 12 00 Union County ss: Sheriff's Return

Conveyance 2 50

Assistance 1 00

Total 15 75

By virtue of the commands of this writ, I have arrested the said Frank Tanner and have him before the Court this 7<sup>th</sup> day of April 1894.

W. G. Smodgrass, Sheriff.

Afterward on the 18<sup>th</sup> day of April A. D. 1894, an Entry was made on the Journal by the Clerk of said Court.

The State of Ohio

Journal 17, Page 12.

Frank Tanner

Entry

905-

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendant being brought

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into Court in custody of the Sheriff, and arraigned upon said indictment for plea thereto saith he is not guilty: and puts himself upon the Country and the Prosecuting Attorney both the like. And it appearing that said defendant is in indigent circumstances and unable to employ counsel the Court at his request assign E. W. Porter as counsel to defend him.

Afterward, on the 19<sup>th</sup> day of April A. D. 1894, an entry was made on the Journal by the Clerk of said Court State of Ohio

Country

vs.

Frank Tanner

Journal 17, Page 13

900-

Now comes the Prosecuting Attorney on behalf of the State of Ohio the defendant being brought into Court in custody of the Sheriff, thereupon said defendant Frank Tanner retracts his plea of not guilty heretofore entered and for plea to said indictment saith he is guilty; Thereupon after the Court being fully advised on the premises it is ordered and adjudged by the Court that the said Frank Tanner defendant be imprisoned and confined in the Penitentiary of this State, and kept at hard labor but without any solitary confinement for the period of one year and that he pay the costs of this prosecution for which execution is awarded.

Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John A. Puce Judge of said Court, of the Term of April, to wit, on the 9<sup>th</sup> day of April in the year of our Lord one thousand eight hundred and ninety-four.

Heretofore, to wit: On the 12<sup>th</sup> day of April A. D. 1894 an indictment was filed with the Clerk of said Court, State of Ohio, The Court of Common Pleas, April Term Union County in the year eighteen hundred and ninety-four. Union County, ss:

The Grand Jurors of the County of Union in the name, and by the authority of the State of Ohio, on



their oaths do find and present that John Burton about the hour of twelve o'clock, in the night season of the thirteenth day of February in the year one thousand eight hundred and ninety four in the County of Union aforesaid, into a certain Barber shop of Eugene Payton there situate and being, wilfully, maliciously, forcibly and burglariously did break and enter, with intent thereby then and there the personal goods, chattels property and monies of said Eugene Payton in the said Barber shop then and there being feloniously, to steal, take, and carry away and  $70\%$  dollars of money of the value of  $70\%$  dollars 17 Razors of the value of \$30.<sup>00</sup> Three hones of the value of \$6.<sup>00</sup>; four pairs of clippers of the value of \$13.<sup>00</sup> three cakes of soap of the value of  $30\%$  dollars; three pairs of shears of the value of \$2.<sup>50</sup> and all of the value of \$52.<sup>70</sup> of the personal property of the said Eugene Payton in said Barber shop then and there being found then and there unlawfully did steal take and carry away contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Second Count: The said Grand Jurors at said term of said Court aforesaid do on their said oaths aforesaid and by the said authority aforesaid further find and present that said John Burton did on or about the 13<sup>th</sup> day of February in the year eighteen hundred and ninety four in the said County of Union aforesaid unlawfully did steal take and carry away certain money of the value of  $70\%$  dollars, seventeen razors of the value of \$30.<sup>00</sup> three hones of the value of \$6.<sup>00</sup> four pairs of clippers of the value of \$13.<sup>00</sup> three cakes of soap of the value of  $30\%$  dollars, three pair of shears of the value of \$2.<sup>50</sup>, and all of the value of \$52.<sup>70</sup> the personal property of the said Eugene Payton contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

W. T. Hoopes, Prosecuting Attorney,  
Union County, Ohio.

"A True Bill":

G. S. Robertson, Foreman of the Grand Jury.

Afterward, on the 18<sup>th</sup> day of April A. D. 1894, an Entry was made on the Journal by the Clerk of Court, State of Ohio,

Country vs. Journal 17, Page 11.  
John Burton

908

Now comes the Prosecuting Attorney on behalf of the State of Ohio and the defendant being brought

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into court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is guilty.

Thereupon after the court being fully advised in the premises, it is ordered and adjudged by the court that the said John Burton defendant be imprisoned and confined in the Penitentiary of this State and kept at hard labor, but without any solitary confinement for the period of one year and that he pay the costs of this prosecution for which execution is awarded.

Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable John H. Price, Judge of said Court, of the Term of April, to-wit, on the 7<sup>th</sup> day of April in the year of our Lord one thousand eight hundred and ninety-four.

Heretofore, to-wit: On the 13<sup>th</sup> day of September A. D. 1893 an Indictment was filed with the Clerk of said Court.

The State of Ohio  
Union County, ss: In the Court of Common Pleas,  
Union County, Ohio, of the Term of  
September in the year of our Lord one thousand eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that Vet Koerner late of said County, on the 20<sup>th</sup> day of April, in the year of our Lord one thousand eight hundred and ninety-three with force and arms, in said County of Union, and State of Ohio, unlawfully, violently, and in a menacing manner did assault and threaten one James B. Cole, then and there being, and him the said James B. Cole then and there did strike, beat, wound and ill-treat, and other wrongs to him the said James B. Cole then and there did; contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney  
Union County, Ohio.

Indictment

902



Endorsed: Indictment for Assault & Battery.

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court, at the request of the Prosecuting Attorney.

A True Bill:

William Brainbridge,

Foreman of Grand Jury

Afterward, on the 20<sup>th</sup> day of April A. D. 1894, an Entry was made on the Journal by the Clerk of said Court:

The State of Ohio.

vs.

Vet Kroerner

Journal 17, Page 14.

Entry

902

Now comes the Prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff; thereupon said defendant retracts his plea of not guilty heretofore entered, and for plea to said indictment, saith he is guilty of assault & battery, which plea is accepted by the Prosecuting Attorney.

Thereupon after being fully advised in the premises, it is ordered and adjudged by the Court that the said Vet Kroerner pay a fine of five dollars, and the costs of this prosecution.



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Pleas continued and held at the Court House in Marysville within and for the Tenth Judicial District of the Court of Common Pleas, of the State of Ohio, before the Honorable Alvin H. How Judge of said Court of the term of April to-wit: On the 22nd day of April 1901. Be it remembered that heretofore to-wit: On April 17th 1901. The following Indictment was filed to-wit:

1078  
Indictment

The State of Ohio, Union County, ss. Court of Common Pleas.

Of the term of April in the year of our Lord, one thousand nine hundred and one.

The Jurors of the Grand Jury of said County, on their oaths, in the name and by the authority of the State of Ohio, do find and present that Ernest Wellwood late of said County, on the 29th day of March in the year of our Lord one thousand nine hundred and one, at the County of Union aforesaid unlawfully did make an assault upon one George Williams, and him, the said George Williams, did then and there unlawfully strike and wound contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

James E Robinson Prosecuting Attorney.

Endorsements.

A true Bill. G.C. Edwards Foreman Grand Jury.

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury, by order of the Court, the request of the Prosecuting Attorney.

G.C. Edwards Foreman Grand Jury.

On this 22nd day of April 1901. the within named Ernest Wellwood defendant arraigned, and pleads guilty to this indictment.

Chas Perhounood.

1078  
Entry.

April, 22nd, 1901. The following Entry filed.

State of Ohio Court Common Pleas, Union County, Ohio  
vs Indictment for Assault and Battery.  
Ernest Wellwood. April 22nd, 1901.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said Indictment for a plea thereto saith he is guilty. Thereupon after hearing testimony and being fully advised in the premises, it is ordered and adjudged by the Court that the said Ernest Wellwood pay a fine of ten dollars and the costs of this prosecution. And it is further ordered that he stand committed to the Jail of Union County until the amount of said fine and costs shall be paid, or secured to be paid, or he be otherwise legally discharged.

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Chas Perhounood. Clerk.  
Minnie Perhounood. deputy.

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Indictment

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Pleas continued and held at the Court House in Marysville within and for the Tenth Judicial District of the Court of Common Pleas, of the State of Ohio, before the Honorable Duncan Row Judge of said Court of the term of April to-wit:- On the 17th day of April 1901. Be it remembered that heretofore to-wit: On April 17th, 1901 The following Indictment was filed to-wit:

1080  
Indictment

The State of Ohio, Union County ss Court of Common Pleas.  
Of the term of April in the year of our Lord one thousand nine hundred and one

The Jurors of the Grand Jury of said County, on their oaths, in the name and by the authority of the State of Ohio, do find and present that Gilbert H. Jolliff late of said County on the 8th day of April in the year of our Lord one thousand nine hundred and one, at the County of Union aforesaid, unlawfully did make an assault upon one Edna Townsend, and her the said Edna Townsend, did then and there unlawfully strike and wound contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.  
James E. Robinson Prosecuting Attorney.

Endorsements.

A true Bill." G.C. Edwards Foreman Grand Jury.  
This bill of Indictment found upon testimony sworn and sent to the Grand Jury, by order of the Court, at the request of the Prosecuting Attorney. G.C. Edwards Foreman Grand Jury.

On this 17th day of April 1901 the within named Gilbert H. Jolliff. Defendant arraigned, and pleads guilty to this Indictment  
Chas Kenhorwood. Clerk.

1080  
Entry.

April, 17th 1901. The following Entry was filed.  
State of Ohio Court Common Pleas, Union County, Ohio  
vs Indictment for Assault and Battery.

Gilbert H. Jolliff. April, 17th 1901.  
Now comes the Prosecuting Attorney on behalf of the State of Ohio and the defendant being arraigned upon said Indictment for plea thereto saith he is guilty, thereupon after hearing testimony and being fully advised in the premises, it is ordered and adjudged by the Court that the said Gilbert H. Jolliff pay a fine of ten dollars and the costs of this prosecution, and execution is awarded.  
Attest's  
Chas Kenhorwood. Clerk.  
Minnie Kenhorwood Deputy.



Pleas continued and held at the Court House in Marysville within and for the Tenth Judicial District of the Court of Common Pleas of the State of Ohio before the Honorable Duncan Blou Judge of said Court of the term of April to wit. On the 24th day April 1901. Be it remembered that heretofore to wit. On April 23rd 1901. The following Transcript was filed, to wit:-

118  
Transcript  
1083

April 23rd, 1901. Transcript filed  
Criminal Action. Before J. A. Kennington Justice of the Peace of Union Township  
Union County, Ohio. The State of Ohio,  
vs Charge of Larceny.  
C. S. Clover.

Be it remembered. That on the third day of April 1901 came A. E. Crahen who filed written complaint against one C. S. Clover whereupon the following proceedings were had: Said complaint being in words and figures following to wit: One C. S. Clover did unlawfully steal take carry away certain money of the amount & value of ten dollars \$10.00 and one Brown Overcoat valued at seven dollars \$7.00 the personal property of A. E. Crahen. April 3rd 1901 issued Warrant in the above action and delivered same to Myran Gabrial Constable for Service.

April 17, 1901. Warrant Returned as follows  
I have the body of the within named C. S. Clover and have him now in Court. Service & Return, 40 Mileage 125 miles \$6.40 assistance \$1.50 Attendance \$1.00 Convey. \$2.00 Copy of S., 25 Total \$11.55 Myran Gabrial

April 17th 1901. C. S. Clover was arraigned and charge read to him, and for his answer plead not guilty. The hour for trial was set for 9 A.M.

April 17th 1901, and the hearing, and the hearing showed that C. S. Clover was guilty as charged and he was bound over in the sum of two hundred dollars for his appearance at the term of Court. He was unable to give the required bond, and there was a Writ of Commitment issued and delivered it to Myran Gabrial for service.

April 17th, 1901, return made as follows.

April 17th 1901, I committed the within named C. S. Clover to the custody of the within named jailer with whom I left a certified copy of this writ. Copy, 25 Mileage, 65 Service, 40 assistance \$1.50 Convey - 1.00 Total \$3.80  
Myran Gabrial.

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

I do hereby Certify, That the within and foregoing is a full and true Transcript from my Hocket of the proceedings had by and before me, at my office in said Township, in the above entitled case, and of the therein, as recorded in Hocket, No. 118 Page.

Witness my hand, this 22, day of April, 1901.

J. A. Kennington, Justice of the Peace

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Information

April 23rd, 1901. The following Information filed.

The State of Ohio, Union County, ss.

Court of Common Pleas, April Term, in the year of our Lord one thousand nine hundred and one.

James E. Robinson, Prosecuting Attorney of the State of Ohio, for the said County of Union, now here, in said Court of Common Pleas in and for said County, in the name and by the authority, and on behalf of the State of Ohio, information gives that C.S. Clover, on the 1st day of April, A.D. 1901, at the County of Union aforesaid, unlawfully did steal, take and carry away certain money of the amount and value of ten dollars and one brown overcoat of the value of seven dollars and all of the value of seventeen dollars of the personal property of A.E. Crahan, contrary to the statutes in such cases made and provided, and against the peace and dignity of the State of Ohio.  
James E. Robinson Prosecuting Attorney.

1083

Entry

April 24th, 1901. The following Entry filed.

State of Ohio

Court Common Pleas, Union County, Ohio.

vs

Information of Larceny

C.S. Clover.

April 24th, 1901.

You comes the Prosecuting Attorney on behalf of the State of Ohio and the defendant being brought into Court and arraigned after hearing testimony and being fully advised in the premises, it is ordered and adjudged by the Court that the said C.S. Clover be imprisoned in the Columbus Workhouse for the term of fifteen days.

1083

Warrant to convey

April 25th, 1901. Warrant to convey issued

The State of Ohio, Union County ss. Court of Common Pleas of said County.

State of Ohio

vs

Information of Larceny.

C.S. Clover.

To the Sheriff of said County, Greeting:

Whereas, at the April Term of our said Court of Common Pleas, begun and held at Marysville in said County, on the 24th day of April A.D. 1901 the said defendant C.S. Clover was indicted for Larceny and found guilty of Larceny and was sentenced by the Court, to be imprisoned in the Columbus Workhouse for and during the period of 15 days, from and including this 25th day of April 1901. You are therefore, hereby commanded to take charge of and convey the said C.S. Clover, to the Columbus Workhouse, and make due return of your proceeding herein to this office forthwith. In Testimony whereof, I have heretofore set my hand and affixed the Seal of said Court at Marysville Ohio, this 24th day of April 1901.  
Chas Kenhorwood Clerk

Seal

Columbus Workhouse.

Columbus Ohio, April 25th 1901

Received this day of S. H. Burnham Sheriff of Union County.

Ohio, the prisoner named in the within Warrant.

(Sheriff's Return)

J.S. Walters, Supt.

Received this writ on the 25th day of April 1901. Executed the same by conveying the person named to the place designated, as shown by the receipt indorsed hereon.

Service & Return \$1.60 Mileage \$3.60 Mileage \$1.55 Total \$5.75

S. H. Burnham Sheriff.



Pleas continued and held at the Court House in Marysville, within and for the County of Union in the Fourth Judicial District of the Court of Common Pleas of the State of Ohio, before Hon. Duncan Blevins, Judge of said Court of the September Term, A.D., 1901.

Be it remembered that heretofore, to-wit: April 23rd, 1900, the following Indictment was filed with the Clerk of said Court, to-wit:-

The State of Ohio

1031.

Indictment

vs Court of Common Pleas, Union County, Ohio, of the Term April 1900.  
Nora Lee Williams Floyd Brodnick  
Jury Bonnett, Ray Mullen and  
David McEraw. Filed April 23rd, 1900.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Nora Lee Williams, Floyd Brodnick, Jury Bonnett, Ray Mullen and David McEraw late of said County, on the 14th day of April, in the year of our Lord one thousand nine hundred with force and arms, in said County of Union and State of Ohio, unlawfully did give and participate in giving in the presence of numerous citizens of said County, and indecent immoral and lascivious exhibition of the nude body of said Nora Lee Williams being then and there of female human being, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

James E. Robinson Prosecuting Atty -

Endorsements:-

This bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court at the request of the Prosecuting Attorney. (A true bill)

S. W. McCloud, Foreman, Grand Jury.

On this 30th day of April 1900. Defendant arraigned and pleads guilty to this Indictment.

J. N. Gosnell, Clerk.

1031. Warrant.

The State of Ohio, Union County, ss. To the Sheriff of Union County. Greeting: Whereas at the April Term, A.D., 1900, of the Court of Common Pleas, of said County of Union an Indictment was found by the Grand Jury thereof, against Ray Mullen for a certain offense to-wit: for unlawfully giving and participating in giving in the presence of numerous citizens of the said County, an indecent immoral and lascivious exhibition of the nude body of the said Nora Lee Williams said Nora Lee Williams being then and there a female human being.

You are therefore commanded to arrest and safely keep the said Ray Mullen so that you have his body before the said Court of Common Pleas to answer the charge of said indictment, and that you have with you then and there this writ: Given under my hand and the seal of said Court this 27, day of April A.D., 1900.

(Seal) J. N. Gosnell, Clerk.

Endorsements, Sheriff's Return.

The State of Ohio, Union County ss.

By virtue of the commands of this Writ, I have arrested the said Ray Mullen. Service & Return \$50 Mileage \$16 arrest \$25 Serving Indictment \$25 Total \$116

J. Ed. Robinson Sheriff.

1031 Entry.

State vs. Ray M

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State vs. Ray M

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1031  
Entry.

State of Ohio  
vs. Court Common Pleas, Union County, Ohio.  
Ray Mullen Filed April 27th 1900.

Indictment for giving and participating in giving, an immoral and indecent exhibition of the human form.

Now comes the prosecuting Attorney, in behalf of the State of Ohio, and the defendant, being brought into Court and arraigned upon said indictment and having waived the reading thereof, for plea thereto, saith he is "Guilty" and the Court thereupon ordered him to enter into a recognizance in the sum of one hundred (\$100<sup>00</sup>) dollars for his appearance on the first day of the next term of this Court and continued this cause to said time for sentence.

1031.  
Entry

State of Ohio.  
vs. Court Common Pleas, Union County, Ohio.  
Ray Mullen. Filed Sept. 26th, 1901.

Indictment for giving and participating in giving an immoral and indecent exhibition of the human form.

This day this cause came on for sentence, the defendant having on the 30th day of April, A.D. 1901, been arraigned and entered a plea of guilty to this indictment; and thereupon the Court after hearing testimony and being fully advised in the premises, orders that the said defendant, Ray Mullen, pay a fine of five dollars and the costs of this prosecution, and that he stand committed to the jail of Union County, until the amount of said fine and costs are paid, or secured to be paid, or he be otherwise legally discharged.

Attest  
Chas Kenhwood Clerk.  
By Winnie Kenhwood Deputy.

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Pleas continued and held at the Court House in Mansville, within and for the County of Union in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio. before Hon. Hurrean Dow, Judge of said Court of the September Term, A.D. 1900.

Be it remembered, that heretofore, to-wit, April 23, 1900, the following indictment was filed with the Clerk of said Court. to-wit:-

1029. The State of Ohio, Union County, ss. Indictment In the Court of Common Pleas, Union County, Ohio, of the Term of April in the Year of our Lord One Thousand Nine Hundred.

The jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that Nora Lee Williams, Floyd Brodriek, Ray Bonnett, Ray Muller and David W. Graw, late of said County, on the 14<sup>th</sup> day of April, in the year of our Lord one thousand, nine hundred with force and arms, in said County of Union, and State of Ohio, unlawfully did give and participate in giving in presence of numerous citizens an indecent immoral and lascivious exhibition of the nude body of said Nora Lee Williams being then and there a female human being, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

James E. Robinson Prosecuting Atty.

Emendments:-

This bill of indictment found upon testimony sworn and sent to the Grand Jury by order of the Court at the request of the prosecuting attorney

(A True Bill)

S. M. Wood, Foreman Grand Jury

On this 30<sup>th</sup> day of April 1900. Defendant arraigned and pleads guilty to this indictment

J. St. Gosnell, Clerk.

1029. Warrant The State of Ohio, Union County, ss. To the Sheriff of said County, Greeting: Whereas at the April Term, A.D. 1900, of the Court of Common Pleas, of said County of Union an Indictment was found by the Grand Jury thereof, against Floyd Brodriek, for a certain offense, to-wit: for unlawfully giving and participating in giving, in the presence of numerous citizens of said County, an indecent immoral and lascivious exhibition of the nude body of Nora Lee Williams said Nora Lee Williams being then and there a female human being. You are therefore commanded to arrest and safely keep the said Floyd Brodriek so that you have his body before the said Court of Common Pleas, to answer the charge of said indictment, and that you have with you then and there this writ.

Given under my hand and the Seal of said Court, this 27<sup>th</sup> day of April, 1900, (Seal) J. St. Gosnell Clerk.

Emendments:-

Sheriff's Return.

The State of Ohio, Union County, ss.

By virtue of the commands of this Writ, I have arrested the said Floyd Brodriek. Sheriff's Fees, Service & Return \$, 50 Mileage \$, 16 Arrest, \$, 25 Serving Indictment \$, 25 Total \$ 1,16

J. Ed. Robinson Sheriff

1029 Entry

The State vs Floyd

indecent immoral and lascivious exhibition of the nude body of Nora Lee Williams being then and there a female human being.

1029 Entry

State of Ohio vs Floyd

This day of Indictment advised a fine of comm costs



1029

Entry.

The State of Ohio.

vs Court Common Pleas, Union County, Ohio  
Floyd Brodrick

Filed April 30th 1900.

Indictment for giving and participating in giving, an immoral and indecent exhibition of the human form.

Now comes the Prosecuting Attorney, in behalf of the State of Ohio, and the defendant, being brought into Court and arraigned upon said indictment and having waived the reading thereof, for plea thereto, saith he is "Guilty";

And the Court thereupon ordered him to enter into a recognizance in the sum of One hundred dollars for his appearance on the first day of the next term of this Court and continued this cause to said time for sentence.

1029

Entry.

State of Ohio.

vs Court Common Pleas, Union County, Ohio.

Floyd Brodrick. Indictment for giving and participating in giving an immoral and indecent exhibition of the human form.

Filed, Sept 26th 1901.

This day this cause came on for sentence, the defendant having on the 30th day of April, A.D. 1900. been arraigned and entered a plea of guilty to this Indictment; and thereupon the Court after hearing testimony and being fully advised in the premises, orders that the said defendant, Floyd Brodrick, pay a fine of five dollars and the cost of this prosecution, and that he stand committed to the Jail of Union County until the amount of said fine and costs shall be paid, or secured to be paid, or he be otherwise legally discharged.

Attest

Charl Perhounood, Clerk.  
By Minnie Perhounood Deputy.

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Pleas continued and held at the Court House in Marysville, within and for the South Judicial District of the Court of Common Pleas of the State of Ohio, in the County of Union, before Hon. Deane Dow, Judge of said Court of the Term of Sept, A.D., 1901.

1088  
Indictment

Be it remembered that heretofore, to-wit, on Sept. 23rd, 1901, the following Indictment was filed, to-wit:- The State of Ohio, Union County ss, Court of Common Pleas, of the Term of September, in the year of our Lord, One Thousand Nine Hundred and One, the Jurors of the Grand Jury, of said County, on their oaths, in the name and by the authority of the State of Ohio, do find and present that James Welsh late of said County, on the 2nd day of August, in the year of our Lord one thousand nine hundred and one at the County of Union aforesaid, unlawfully did have carnal copulation with a certain male person, to-wit, Murdock Holycross, in an opening of the body of the said Murdock Holycross, said opening of the body not being an opening of the sexual parts, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio,  
Indorsements:-  
James C. Robinson, Prosecuting Attorney.

On this 23rd day of Sept, 1901, the within named James Welsh defendant, arraigned, and pleads not guilty to this Indictment.  
Chas. F. Woodward, Clerk.

1088  
Entry

State of Ohio  
vs.  
James Welsh

Filed, Sept. 23rd, 1901,  
Court Common Pleas, Union County, Ohio,  
Indictment for Sodomy.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said Indictment for plea thereto saith he is not guilty; and defendant not having counsel, and it appearing to the Court that he is in indigent circumstances and unable to employ counsel, the Court at his request appoints J. L. Jolliff as counsel for his defense.

1088  
Entry

State of Ohio  
vs.  
James Welsh

Filed Sept. 26th, 1901,  
Court Common Pleas, Union County, Ohio,  
Indictment for Sodomy.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff; thereupon said defendant retracts his plea of not guilty, heretofore entered, and for plea to said Indictment says he is guilty, and the Court having heard the testimony, and being fully advised in the premises, orders that the said defendant, James Welsh, be imprisoned and confined in the Penitentiary of this State, and kept at hard labor, but without any solitary confinement for the period of four years; and that he pay the costs of this prosecution, for which execution is awarded.

Attest:  
Chas. F. Woodward  
Clerk

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d, Clerk.

Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Sixth Judicial District of the Court of Common Pleas of the State of Ohio, before Hon. Duncan Dow, Judge of said Court of the Term of September A.D. 1901,

1093  
Indictment  
It is remembered that heretofore, to-wit, on Sept. 23rd, 1901, the following Judic-  
ment was filed, to-wit:- The Jurors of the Grand Jury, of said County, on their oaths  
in the name and by the authority of the State of Ohio, do find and present  
that Charles Millington late of said County, on the 21st day of July, in the year of  
our Lord, One Thousand Nine Hundred and One, at the County of Union aforesaid  
and the township of Allen in said County, divers citizens of said County and  
Township being then and there assembled for a lawful purpose, to-wit for  
the purpose of holding a certain religious service at a church there situated  
did then and there at the meeting aforesaid, unlawfully and willfully  
disturb said meeting and the people there assembled by swearing, blaspheming,  
and threatening to fight, and so the said Charles Millington was then and there  
found unlawfully making and exciting a disturbance and contention at the  
aforesaid meeting of said citizens, contrary to the form of the Statute in such  
case made and provided, and against the peace and dignity of the State  
of Ohio,  
James E. Robinson, Prosecuting Attorney,  
Indorsement:- On this 23rd day of September, 1901, the within named  
Charles Millington, defendant arraigned and pleads guilty to this Indictment.  
Chas. F. Burkhwood, Clerk

1093  
Warrant  
The State of Ohio, Union County ss. To the Sheriff of said County, Greeting:-  
Whereas at the September Term, A.D. 1901, of the Court of Common Pleas of  
said County of Union, an Indictment was found by the Grand Jury thereof  
against Charles Millington for a certain crime to-wit, for disturbing a meeting,  
You are therefore commanded to arrest and safely keep the said Charles Milling-  
ton, so that you have his body before the said Court to answer the charge of  
said Indictment, and that you have with you then and there this writ,  
Given under my hand and the Seal of said Court this 23rd day of Sept,  
A.D. 1901,  
(Seal) Chas. F. Burkhwood, Clerk

Sheriff's Return,  
Received this writ Sept. 23rd, 1901, at 9 o'clock A.M. and I have arrested the  
said Charles Millington and now have his body in Court, Sept. 26th, 1901  
Pres: \$ 2.60  
S. H. Burkhaw, Sheriff.

1093  
Entry  
State of Ohio. Filed Sept. 26th, 1901.  
Vs. Court Common Pleas Union County, Ohio,  
Charles Millington Indictment for disturbing a meeting.  
Now comes the Prosecuting Attorney on behalf of the State of Ohio,  
and the defendant being brought into Court in custody of the Sheriff and arraigned  
upon said Indictment for plea thereto saith he is guilty; thereupon after hearing tes-  
timony and being fully advised in the premises, it is ordered and adjudged  
by the Court that the said defendant Charles Millington pay a fine of ten  
Dollars, and the costs of this prosecution, and that he stand committed until  
the amount of said fine and costs are paid, or secured to be paid or he be other-  
wise legally discharged.  
Attest:- Chas. F. Burkhwood, Clerk.

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Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Sixth Judicial District of the Court of Common Pleas of the State of Ohio, before the Hon. Duncan Dow, Judge of said Court of the Term of September, A. D. 1901,

Be it remembered that heretofore, to-wit, on Sept. 23rd, 1901, the following

1089  
Indictment

Indictment was filed with the Clerk of said Court, to-wit:-  
The Jurors of the Grand Jury of said County, on their oaths in the name and by the authority of the State of Ohio, do find and present that John Vaughn, alias John Pie, late of said County, on the 20th day of August, in the year of our Lord, One Thousand Nine Hundred and One, at the County of Union, aforesaid, in the night season of the same day, to-wit, about the hour of one at night at night, into a certain dwelling house, of Sarah J. Dean, there situated, did unlawfully, maliciously and forcibly break and enter, with intent then and there and thereby the personal property of the said Sarah J. Dean, in the said dwelling house, then and there being, unlawfully to steal, take and carry away, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

James E. Robinson, Prosecuting Attorney,

Indorsement:- On this 23rd day of September 1901, the within named John Vaughn, defendant arraigned and pleads not guilty to this Indictment.

Chas. Truhorwood, Clerk

1089  
Entry

State of Ohio  
vs.

Court Common Pleas, Union County, Ohio.

John Vaughn, alias John Pie, Indictment for Burglary, Filed Sept. 23rd, 1901, Now comes the prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said Indictment for plea thereto saith he is not guilty; and the defendant not having counsel, and it appearing to the Court that he is in indigent circumstances, and unable to employ counsel, the Court at his request appoints Harry Kinkade as counsel for his defense.

1089  
Entry

State of Ohio  
vs.

Court Common Pleas, Union County, Ohio.

John Vaughn, alias John Pie, Indictment for Burglary, Sept. 26th, 1901, Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in the custody of the Sheriff, thereupon said defendant retracts his plea of not guilty heretofore entered and for plea to said Indictment saith he is guilty. And the Court having heard the testimony and being fully advised in the premises orders that the defendant, John Vaughn, be imprisoned and confined in the penitentiary of this State and kept at hard labor, but without any solitary confinement for the period of one year, and that he pay the costs of this prosecution for which execution is awarded.

Attest:-

Chas. Truhorwood  
Clerk

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Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Sixth Judicial District of the Court of Common Pleas of the State of Ohio, before the Hon. Duncan Dow, Judge of said Court of the Term of September A. D. 1901,

Be it remembered that heretofore, to wit, Sept. 23rd, 1901, the following Indictment was filed with the Clerk of said Court, to wit:-

1091 Indictment

The Jurors of the Grand Jury of said County, upon their oaths do find and present that Mike Gwerner late of said County on the 17th day of September in the year of our Lord, One Thousand Nine Hundred and One, at the County of Union, aforesaid did unlawfully sell intoxicating liquors to one Fred Howland, he, the said Fred Howland, being then and there a minor, and said selling being without the written order of either parent, guardian, or family physician of him, the said Fred Howland, he, the said Mike Gwerner, then and there well knowing that the said Fred Howland was a minor, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

James P. Robinson, Prosecuting Attorney.

Indorsement:- On this 24th day of Sept. 1901, the within named Mike Gwerner defendant arraigned and pleads guilty to this Indictment.

Chas. Dehorwood, Clerk

1091 Warrant

The State of Ohio, Union County ss. To the Sheriff of said County, Greeting:-  
Whereas at the Sept. Term, A. D. 1901, of the Court of Common Pleas of said County of Union, an Indictment was found by the Grand Jury thereof against Mike Gwerner for a certain crime, to wit: for selling intoxicating liquors to a minor, you are therefore commanded to arrest and safely keep the said Mike Gwerner, so that you have his body before the said Court, to answer the charge of said Indictment, and that you have with you then and there this writ, Given under my hand and the seal of said Court this 23rd day of Sept. A. D. 1901, (Seal) Chas. Dehorwood, Clerk

Sheriff's Return,

Received this writ Sept. 23rd, A. D. 1901, and I have arrested the said Mike Gwerner and now have his body in Court, Sept. 23rd, 1901,  
J. F. Burukham, Sheriff.

1091 Entry

State of Ohio  
vs.  
Mike Gwerner  
Court Common Pleas Union County, Ohio.  
Sept. 24th, 1901.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said Indictment, for plea thereto saith he is guilty, whereupon the Court orders that the defendant enter into a recognizance in the sum of \$200.00 for his appearance from day to day during the present term of this Court, and thereupon the defendant entered into recognizance in accordance with the above order,

(over)



1091 State of Ohio  
Entry vs. Mike Gwarner

Court Common Pleas, Union County, Ohio.

Sept. 25th, 1901,

This day this cause came on for sentence, the defendant having on a former day of this term plead guilty to this Indictment, and thereupon the Court after hearing testimony, and being fully advised in the premises, orders that the said defendant, Mike Gwarner, be imprisoned and confined in the Jail of this County for a period of five days, and pay a fine of \$100<sup>00</sup> and the costs of this prosecution, and that he stand committed to the Jail of said County until the amount of said fine and costs are paid, or secured to be paid or he be otherwise legally discharged,

Attest:  
Chas. P. Horwood, Clerk.

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Indictment

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Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Third Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Pinesau, Dow, Judge of the said Court, at the September Term, A.D. 1905.

Be it remembered that, heretofore, to-wit, on the 13th day of September, 1905, the following indictment was filed with the Clerk of said Court, to-wit: -

1271  
Indictment

The Jurors of the Grand Jury of said County, on their oaths, in the name and by the authority of the State of Ohio, do find and present that Robert Myers, late of said County, on the 4th day of July, in the year of our Lord one thousand nine hundred and five, at the County of Union aforesaid, unlawfully did make an assault upon one Harrison Hilbury and him, the said Harrison Hilbury, did then and there unlawfully strike and wound, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

James E. Robinson,  
Prosecuting Attorney.  
Court of Common Pleas,  
Union County, Ohio,  
September 17th, 1906

1271  
Entry

State of Ohio, Plaintiff  
vs  
Robert Myers, Defendant.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant coming into Court, and being arraigned upon the indictment filed in this case, for plea whereunto saith he is guilty as he stands charged therein, which plea is accepted by the Prosecuting Attorney.

It is, therefore, adjudged by the Court that the said defendant, Robert Myers, pay a fine of \$10.00 and the costs of this prosecution taxed at \$5.01, and in default of payment of fine and costs, that he stand committed, until said fine and costs are paid, or secured to be paid.

Attest: Charles Parrott, Clerk,  
By Chester McCrory, Deputy.

Error.



Be it remembered that at a Court of Common Pleas begun and held at the Court house, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 9<sup>th</sup> day of January, in the year of our Lord one thousand eight hundred and ninety two, his Honor John A. Price, Judge, presiding. Heretofore, to wit: On the 14<sup>th</sup> day of September, 1892, the following Indictment was filed with the Clerk of Court, to wit:

Indict-  
ment.  
852.

The State of Ohio  
vs.  
Dock Pritchard.

Unlawfully furnishing intoxicating liquor to  
minors.

The State of Ohio,  
Union County, ss.

In the Court of Common Pleas.

Union County, Ohio, of the term of September in the year of our Lord one thousand eight hundred and ninety two.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Dock Pritchard late of said County, on the 30<sup>th</sup> day of July in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, in said County of Union and State of Ohio, did unlawfully furnish intoxicating liquors to one Elias Mitchell to be drunk by him, the said Elias Mitchell, he, the said Elias Mitchell bring them and there a minor, and he, the said Dock Pritchard then and there well knowing that the said Elias Mitchell was a minor, and said furnishing of said intoxicating liquor to said Elias Mitchell not being then and there given by a physician in the regular line of his practice, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

Edward W. Porter,

Prosecuting Attorney  
Union County, Ohio.

Indorsed: Indictment for unlawful furnishing intoxicating liquor to minor. This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court, at the request of the Prosecuting Attorney.

"A True Bill" David H. Henderson, Foreman of Grand Jury.  
Edward W. Porter, Prosecuting Attorney.

The State of Ohio,  
Union County,

To Thomas Martin, Sheriff of Union County, Ohio.

Whereas, Dock Pritchard has been indicted by the grand Jury for the commission of crime under the laws of Ohio:

You are therefore directed to take the said Dock Pritchard, if he may be found in your bailiwick, and him safely keep, so that you have his body before the Union Common Pleas Court on Wednesday, October 5<sup>th</sup> 1892.

Edward W. Porter, Prosecuting Attorney,  
Union County, Ohio.

Warrant.

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Warrant.

The State of Ohio,  
Union County, ss.

To the Sheriff of said County, Greeting:

Whereas, At the September Term, A. D. 1892 of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Dock Pritchard for a certain offense to-wit: for unlawful selling intoxicating liquors to minors.

You are therefore commanded to arrest and safely keep the said Dock Pritchard so that you have his body before the said Court of Common Pleas to answer the charge of said indictment, and that you have with you then and there this writ.

Given under my hand and the seal of said Court this 4<sup>th</sup> day of October A. D. 1892. B. M. Leroy, Clerk.

Sheriff's Return:

And afterward on the 22<sup>nd</sup> day of October, 1892, the Sheriff of said County returned said writ to the Clerk's Office in said County which return is as follows:

| Fees.             |    |    |
|-------------------|----|----|
| Service & Return, | \$ | 30 |
| Mileage,          | 3  | 20 |
| Conveyance,       | 1  | 00 |
| Assistance,       | 2  | 00 |
| Sustenance,       |    | 50 |
| Total,            | 7  | 00 |
| Bond,             |    | 35 |
| Copy,             |    | 35 |
| Total             | 7  | 70 |

The State of Ohio }  
Union County } ss.

By virtue of the commands of this writ, I have arrested the said the within named Dock Pritchard and he having entered into a recognizance for his appearance before the Court on the 5<sup>th</sup> day of December, 1892, I released the said Dock Pritchard upon said recognizance. Said recognizance is herewith returned this 22<sup>nd</sup> day of October 1892.

Thomas Martin, Sheriff.

Bail Bond

The State of Ohio,  
Union County, ss.

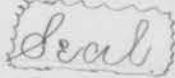
Be it remembered, that on the 20<sup>th</sup> day of October A. D. 1892, personally came before me, Thomas Martin, Sheriff, of the County of Union George M. Garble and Abner E. Garble freeholders, residents of said County, and severally acknowledged to me the State of Ohio, the sum of One Hundred Dollars each, to be levied off their goods and chattels, lands and tenements, if default be made in the condition following, to-wit:

The condition of this Recognizance is such, That, whereas, the above bounden Frank Pritchard has been arrested by me, on a warrant issued out of the Court of Common Pleas, in and for the County of Union, on a certain indictment presented in the said Court against the said Frank Pritchard for the offense charged in the said indictment.

Now, Therefore, if the said Frank Pritchard, so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas, of the County last aforesaid, on the 5<sup>th</sup> day of December, 1892, at nine o'clock A. M. then and there to plead to the said indictment, and abide the judgment of the Court.



thereon, and not depart the Court without leave, then this recognizance shall be void and of no effect; otherwise to be and remain in full force and virtue in law.

George Gauble.   
Chas. D. Gauble. 

Signed in my presence, and approved by me this 20<sup>th</sup> day of October A. D. 1892. Thomas Martin, Sheriff.

And afterward on the 23<sup>rd</sup> day of January, 1893, the following entry was made on the Journal, by the Clerk of Court:

Entry

The State of Ohio  
vs.  
Dock Pritchard.

Indictment for furnishing liquor to a minor.

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, saith he is "guilty"; thereupon after being fully advised in the premises it is ordered and adjudged by the Court that the said Dock Pritchard pay a fine of ten dollars, and the costs of this prosecution; and execution is awarded.

Jan. 23<sup>rd</sup>, 1893. Edward H. Porter, Prosecuting Attorney.

Indictment

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio on the 9<sup>th</sup> day of January 1893, his Honor John S. Price, Judge, presiding. Heretofore, to-wit: On the 10<sup>th</sup> day of January 1893 the following indictment was filed with the Clerk of Court, to-wit:

Indictment  
854.

The State of Ohio  
vs.  
Harlow Clark

Assault and Battery.

The State of Ohio }  
Union County, ss. }

In the Court of Common Pleas, Union County, Ohio of the Term of January in the year of our Lord one thousand eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that Harlow Clark late of said County, on the 24<sup>th</sup> day of December, in the year of our Lord one thousand eight hundred and ninety-two with force and arms, in said County of Union, and State of Ohio, unlawfully, violently, and in a menacing manner did assault and threaten

See below entry.

Entry

854

Indictment  
857.

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one John Cunningham, then and there being, and him the said John Cunningham, then and there, did strike, beat, wound, and ill-treat and other wrongs to him the said John Cunningham then and there did, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

See below entry.

Edward W. Porter, Prosecuting Attorney of Union County.

And afterward on the 23<sup>rd</sup> day of January, 1893, the following entry was made on the journal by the clerk of court:

Entry

The State of Ohio

vs.

Harlow Clark

} Indictment for Assault and Battery.

854

Now comes the Prosecuting Attorney on behalf of the state of Ohio, and the defendant being brought into court in custody of the Sheriff and arraigned upon said indictment for plea thereto, saith he is "guilty"; thereupon after hearing testimony and being fully advised in the premises, it is ordered and adjudged by the court, that the said Harlow Clark pay a fine of five dollars, and the costs of this prosecution; and the execution is awarded.

Jan. 23, 1893.

E. W. Porter, Prosecuting Atty.

Indorsed: Indictment for Assault and Battery. This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court, at the request of the Prosecuting Attorney. A True Bill. Jacob L. Horn, Foreman of Grand Jury. Edward W. Porter, Prosecuting Attorney.

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 9<sup>th</sup> day of January, in the year of our Lord one thousand eight hundred and ninety three, his Honor John A. Price, Judge, presiding. Heretofore, to-wit:

On the 10<sup>th</sup> day of January, 1893, the following indictment was filed with the Clerk of Court to-wit:

Indictment.

The State of Ohio;

Union County;

William Peters

} Furnishing Intoxicating liquor to minors.

857.

The State of Ohio;

Union County, ss.)

In the Court of Common Pleas, Union County, Ohio, of the Term of January in the year of our Lord one thousand eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within



and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that William Peters late of said County, on the 1<sup>st</sup> day of August, in the year of our Lord one thousand eight hundred and ninety-two with force and arms, in said County of Union, and State of Ohio, did unlawfully furnish intoxicating liquors to one Elias Mitchell, to be drunk by him, the said Elias Mitchell, he, the said Elias Mitchell being then and there a minor, and he the said William Peters then and there well knowing that the said Elias Mitchell was a minor, and said furnishing of said intoxicating liquor to said Elias Mitchell not being then and there given by a physician in the regular line of his practice; contrary to the form of the statute made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter,

Prosecuting Attorney of Union County, O.

Indorsed: Indictment for furnishing intoxicating liquors to minors. This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court at the request of the prosecuting Attorney.

"A True Bill." Jacob B. Horn, Foreman of Grand Jury

Edward W. Porter, Prosecuting Atty.

And afterward on the 18<sup>th</sup> day of January, 1893, the following entry was made on the Journal by the Clerk of Court:

Entry.  
857.

The State of Ohio }  
vs. }

William Peters } Indictment for furnishing intoxicating liquor to minors.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment for plea thereto saith he is "guilty"; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court that the said William Peters pay a fine of ten dollars and the costs of this prosecution; and execution is awarded.

E. W. Porter, Prosecuting Attorney.

Indictment.  
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Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 3<sup>rd</sup> day of April in the year of our Lord one thousand eight hundred and ninety three, his Honor John S. Price, Judge, presiding. Heretofore, to wit: On the 8<sup>th</sup> day of April, 1893, the following indictment was filed with the Clerk of Court, to wit:

Indictment. 859.

The State of Ohio  
vs.  
Andy Hannagan

Unlawfully selling and furnishing intoxicating liquor to minors.

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

In the Court of Common Pleas.

Union County, Ohio, of the term of April, in the year of our Lord one thousand eight hundred and ninety-three. The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn, and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Andy Hannagan late of said County, on the 6<sup>th</sup> day of February, in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, in said County of Union and State of Ohio, did unlawfully sell intoxicating liquors to one Bert Richardson, he, the said Bert Richardson being then and there a minor, and said selling being without the written order of either the parents, guardian, or family physician, of him the said Bert Richardson, he, the said Andy Hannagan then and there well knowing that the said Bert Richardson was a minor, contrary to the form of statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid, upon their oaths aforesaid, do further find and present that the said Andy Hannagan, on the 5<sup>th</sup> day of February, in the year of our Lord one thousand eight hundred and ninety-three, with force and arms in said County of Union and State of Ohio did unlawfully furnish intoxicating liquors to Bert Richardson, to be drunk by him the said Bert Richardson, he, the said Bert Richardson, being then and there a minor, and he, the said Andy Hannagan, then and there well knowing that the said Bert Richardson was a minor, and said furnishing of said intoxicating liquor to said Bert Richardson not being then and there given by a physician in the regular line of his practice; contrary to the form of statute in such case made and provided and against the peace and dignity of the State of Ohio.

Edward H. Porter, Pros. Atty. Union Co., O.



Indorsed: Indictment for unlawfully selling and furnishing intoxicating liquors to minors. This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court, at the request of the Prosecuting Atty. "A True Bill". John W. Southard, Foreman of Grand Jury. Edward W. Porter, Pros. Atty.

And on the 10<sup>th</sup> day of April, A. D. 1893, the following warrant was issued by Clerk of Court, to-wit:

Warrant. The State of Ohio,  
Union County }

To the Sheriff of said Putnam County, Greeting:

Whereas, At the April Term, A. D. 1893 of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Andy Hammagan for a certain offense, to-wit: for unlawfully selling and furnishing intoxicating liquors to minors.

You are therefore commanded to arrest and safely keep the said Andy Hammagan so that you have his body before the said Court forthwith to answer the charge of said indictment, and that you have with you there and there this writ.

Given under my hand and the Seal of said Court this 10<sup>th</sup> day of April A. D. 1893. R. McCrovy, Clerk.

And on the 10<sup>th</sup> day of April A. D. 1893, the Sheriff of said County returned said writ to the clerk's office in said County which return is as follows:

Sheriff's Return

| Fees          |       |
|---------------|-------|
| Ser. & Return | \$ 25 |
| Mileage       | 40    |
| Total         | 65    |

The State of Ohio }  
Putnam County }<sup>ss.</sup>

By virtue of the commands of this writ, I have made search and cannot find the within named Andy Hammagan.

F. E. Freece, Sheriff.

And on the 11<sup>th</sup> day of April, 1893, the following warrant was issued by Clerk of Court, to-wit:

Warrant

The State of Ohio,  
Union County }

To the Sheriff of said County, Greeting:

Whereas, At the April Term A. D. 1893 of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Andy Hammagan for a certain offense, to-wit: for unlawfully selling and furnishing intoxicating liquors to minors.

You are therefore commanded to arrest and safely keep the said Andy Hammagan so that you have his body before the said Court forthwith to answer the charge of said indictment, and that you have with you there and there this writ.

Given under my hand and the Seal of said Court this 11<sup>th</sup> day of April A. D. 1893. R. McCrovy, Clerk.

Sheriff's Return

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And afterward on the 11<sup>th</sup> day of April, 1893, the Sheriff of said County returned said writ to the Clerk's office which return was as follows:

| Sheriff's Return. |       |
|-------------------|-------|
| Fees              |       |
| Ret. & Return.    | \$ 50 |
| Mileage.          | 2 80  |
| Assistance.       | 1 00  |
| Total.            | 4 30  |

The State of Ohio }  
 Union County } ss.  
 By virtue of the commands of this writ, I have arrested the said Andy Hannagan and have him in court this 14<sup>th</sup> of April 1893.

Wm. J. Snodgrass, Sheriff.

And afterward on the 14<sup>th</sup> day of April 1893, the following entry was made on the Journal by the Clerk of Court, to wit:

Entry. The State of Ohio }  
 vs } Indictment for selling liquor to minor.  
 859. Andy Hannagan

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff, and arraigned upon said indictment for plea thereto, saith he is guilty; thereupon after being fully advised in the premises, it is ordered and adjudged by the court that the said defendant Andy Hannagan pay a fine of twenty-five dollars and the costs of this prosecution; and that he be imprisoned in the jail of Union County for the term of five days, and that he stand committed to said jail until said fine and costs shall be paid, or secured to be paid or he be otherwise legally discharged.

E. W. Porter, Prosecuting Attorney.

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 8<sup>th</sup> day of April in the year of our Lord one thousand eight hundred and ninety three, his Honor John S. Price, Judge, presiding. Heretofore, to wit: On the 8<sup>th</sup> day of April, 1893, the following Indictment was filed with the Clerk of Court, to wit:

Indictment. The State of Ohio }  
 vs } Unlawfully selling and furnishing intoxicating liquor to a minor.  
 860. Andy Hannagan.

The State of Ohio, }  
 Union County, ss. } In the Court of Common Pleas.  
 Union County, Ohio, of the term of April in the year of our Lord one thousand eight hundred and ninety three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn, and charged to inquire of crimes and offenses committed



within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Andy Hannagan late of said County, on the 24<sup>th</sup> day of December in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, in said County of Union and State of Ohio did unlawfully sell intoxicating liquor to Arthur Bonum and Fennie Drake, they the said Arthur Bonum and Fennie Drake being then and there minors and said selling being without the written order of either the parents, guardian, or family physician of them the said Arthur Bonum and Fennie Drake, he, the said Andy Hannagan then and there well knowing that the said Arthur Bonum and Fennie Drake were minors, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the jurors aforesaid, upon their oaths aforesaid, do further find and present that the said Andy Hannagan, on the 24<sup>th</sup> day of December, in the year of our Lord one thousand eight hundred and ninety-two, with force and arms in said County of Union and State of Ohio, did unlawfully furnish intoxicating liquor to Arthur Bonum and Fennie Drake, to be drunk by them the said Arthur Bonum and Fennie Drake, they, the said Arthur Bonum and Fennie Drake being then and there minors, and he, the said Andy Hannagan then and there well knowing that the said Arthur Bonum and Fennie Drake were minors, and said furnishing of said intoxicating liquor to said Arthur Bonum not being then and there given by a physician in the regular line of his practice; contrary to the form of the statute in such a case made and provided and against the peace and dignity of the State of Ohio.

Edward H. Porter,

Prosecuting Attorney of Union County, O.

Indorsed: Indictment for unlawfully selling and furnishing intoxicating liquor to minors. This Bill of Indictment found upon testimony, sworn and sent to the Grand Jury by order of the Court at the request of the Prosecuting Attorney.

A True Bill. John H. Southard, Foreman of Grand Jury.  
Edward H. Porter, Prosecuting Attorney.

And on the 14<sup>th</sup> day of April, 1893, the following entry was made upon the Journal by the Clerk of Court, to wit:

Entry 860. The State of Ohio vs Andy Hannagan. Indictment for selling liquor to minors.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto saith he is "guilty"; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court, that the

Indictment 861.

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said Andy Hannagan be imprisoned in the jail of Union County for the period of five days, and that he pay a fine of twenty-five dollars, and the costs of this prosecution, and that he stand committed to said jail until the amount of said fine and costs shall be paid, or secured to be paid, or he be otherwise legally discharged.

Nolle prosequi is entered herein, by order of the Court, at the request of the prosecuting attorney, as to the second count of the indictment herein. D. W. Porter, Prosecuting Attorney.

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 3<sup>rd</sup> day of April in the year of our Lord one thousand eight hundred and ninety-three, his Honor John S. Price, Judge, presiding. Heretofore, to-wit: On the 8<sup>th</sup> day of April, 1893, the following indictment was filed with the clerk of Court, to-wit:

Indictment  
861.

The State of Ohio

vs

Andy Hannagan

Keeping Place open and selling on Sunday.

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

In the Court of Common Pleas, Union County, Ohio, of the term of April in the year of our Lord one thousand eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn, and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Andy Hannagan late of said County, on the 29<sup>th</sup> day of January in the year of our Lord one thousand eight hundred and ninety-one, with force and arms, in said County of Union and State of Ohio, the same day being the first day of the week commonly called Sunday, did unlawfully and knowingly allow to be open and remain open, a certain room and place which was then and there, and therefore, a place of public resort, which on other days of the week than the first day commonly called Sunday, intoxicating liquors were then and therein sold and exposed for sale by the said Andy Hannagan the said room not being then and there a regular drug-store, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid, on their oaths



aforsaid, do further find and present that the said Andy Hannagan, on the 29<sup>th</sup> day of January, in the year of our Lord one thousand eight hundred and ninety-three, at the County of Union aforsaid, the same day being the first day of the week, commonly called Sunday, did unlawfully and knowingly sell intoxicating liquors to Pearl Croft, Lloyd Winter, Floyd Gill, Lew Albright, Cassius Campbell, and Harry Campbell, then and there being, he the said Andy Hannagan not being then and there a regular druggist, and said selling not being on the written prescription of a regular practicing physician for medical purposes only, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Pros. Atty., Union Co., O.

Indorsed: Indictment for keeping place open and selling on Sunday. This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of Court at the request of Prosecuting Attorney.

"A True Bill." John W. Southard, Foreman of Grand Jury.

Edward W. Porter Prosecuting Attorney.

And afterward on the 14<sup>th</sup> day of April A. D. 1893, the following Entry was made upon the Journal by the Clerk of Court, to-wit:

Entry 861. The State of Ohio vs Andy Hannagan } Indictment for keeping place open and selling on Sunday.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is "guilty"; thereupon, <sup>after</sup> being fully advised in the premises, it is ordered and adjudged by the Court that the said Andy Hannagan be imprisoned in the jail of Union County for the period of ten days, and to pay a fine of fifty dollars and costs, and that he stand committed to said jail until said fine and costs shall be paid.

E. W. Porter, Pros. Atty.

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 3<sup>rd</sup> day of April in the year of our Lord one thousand eight hundred and ninety-three, his Honor John A. Price, Judge, presiding. Heretofore, to-wit: On the 8<sup>th</sup> day of April, 1893, the following indictment was filed with the Clerk of Court, to-wit:

Indictment. 870

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Indictment.  
870

The State of Ohio

vs. Keeping Place open and selling on Sunday.

Frank C. Perry

The State of Ohio,  
Union County, ss.

In the Court of Common Pleas.

Union County, Ohio, of the term of April in the year of our Lord one thousand eight hundred and ninety-three.

The jurors of the Grand Jury, of the State of Ohio, within and for the body of the County of Union, impaneled, sworn, and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Frank C. Perry late of said County, on the 12<sup>th</sup> day of March in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, in said County of Union and State of Ohio, the same day being the first day of the week, commonly called Sunday, did unlawfully and knowingly allow to be open, and remain open, a certain room and place which was then and there, and therefore, a place of public resort, which on other days of the week than the first day, commonly called Sunday, intoxicating liquors were then and therein sold and exposed for sale by the said Frank C. Perry the said room not being then and there a regular drug-store, contrary to the form of Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the jurors aforesaid, upon their oaths aforesaid, do further find and present that the said Frank C. Perry on the 12<sup>th</sup> day of March, in the year of our Lord one thousand eight hundred and ninety-three, at the County of Union aforesaid, the same day being the first day of the week, commonly called Sunday, did unlawfully and knowingly sell intoxicating liquors to Daniel Milligan and Arthur Sloop, then and their being, he, the said Frank C. Perry not being then <sup>and</sup> there a regular druggist, and said selling not being on the written prescription of a regular practicing physician for medical purposes only, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney  
Union County, Ohio.

Indorsed: Indictment for keeping place open and selling on Sunday. This Bill of Indictment found upon testimony, sworn and sent to the Grand Jury by order of the Court, at the request of the Prosecuting Attorney.

A True Bill, John W. Southard, Foreman of Grand Jury.

Edward W. Porter, Prosecuting Attorney.

And afterward on the 11<sup>th</sup> day of April A. D. 1893 the following entry was made in the Journal by the Clerk of Court to wit:



Entry.  
870.

The State of Ohio  
vs  
Frank O. Penney

Indictment for keeping place open and selling on Sunday.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is "guilty"; and thereupon, after being fully advised in the premises, it is ordered and adjudged by the Court that the said Frank O. Penney pay a fine of fifty dollars and the costs of this Prosecution and execution is awarded, and that the said Frank O. Penney be imprisoned in the jail of Union County for the term of ten days, and that he stand committed to the jail of Union County until the amount of said fine and costs shall be paid.

D. W. Porter, Prosecuting Attorney.

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Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 3<sup>rd</sup> day of April in the year of our Lord one thousand eight hundred and ninety-three, his Honor John A. Price, Judge, presiding. Heretofore, to-wit: On the 8<sup>th</sup> day of April, 1893, the following indictment was filed with the clerk of Court, to-wit:

Indict-  
ment.  
871

The State of Ohio  
vs.

Frank O. Penney  
The State of Ohio,  
Union County, ss.)

Keeping Place open and Selling on Sunday.

In the Court of Common Pleas, Union County, Ohio, of the term of April in the year of our Lord one thousand eight hundred and ninety-three.  
The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn, and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Frank O. Penney late of said County, on the 26<sup>th</sup> day of March in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, in said County of Union and State of Ohio, the same day being the first day of the week, commonly called Sunday, did unlawfully and knowingly allow to be open and remain open a certain room and place which was then and there, and therefore, a place of public resort, which on other days of the week than the first day, commonly called Sunday, intoxicating

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liquors were there and therein sold and exposed for sale by the said Frank O. Penney; the said room and place not being there and there a regular drug-store, contrary to the form of statute in such case made and provided, and against the peace and dignity of the state of Ohio.

Second Count: And the jurors aforesaid, on their oaths aforesaid, do further find and present that the said Frank O. Penney on the 26<sup>th</sup> day of March, in the year of our Lord one thousand eight hundred and ninety-three, at the County of Union aforesaid, the same day being the first day of the week, commonly called Sunday, did knowingly and unlawfully sell intoxicating liquors to Pearl Croft, Cassius Campbell, and Frederick Somers, then and there being, he, the said Frank O. Penney not being there and there a regular druggist, and said selling not being on the written prescription of a regular practicing physician for medical purposes, only; contrary to the form of statute in such case made and provided and against the peace and dignity of the state of Ohio.

Edward W. Porter, Prosecuting Attorney,  
Union County, Ohio.

Indorsed: Indictment for keeping place open and selling on Sunday. This Bill of Indictment found upon testimony sworn and sent to Grand Jury by order of the Court at the request of the Prosecuting Attorney.

A True Bill. John W. Southard, Foreman of Grand Jury.  
Edward W. Porter, Prosecuting Attorney.

And afterward on the 11<sup>th</sup> day of April A. D. 1893 the following entry was made in the Journal by the Clerk of Court, to wit:

Entry  
871

The State of Ohio }  
vs } Indictment for keeping place open and  
Frank O. Penney. } selling on Sunday.

Now comes the prosecuting attorney on behalf of the State of Ohio, and the defendant being brought into Court in Custody of the Sheriff and arraigned upon said indictment for plea thereto with he is "guilty"; and thereupon after being fully advised on the premises it is ordered and adjudged by the Court that the said Frank O. Penney pay fine of twenty-five dollars and the costs of this prosecution and execution is awarded and that the said Frank O. Penney be imprisoned in the jail of Union County for the term of ten days, to commence at the expiration of the sentence in case No. 870, and that he stand committed to the jail of Union County until the amount of said fine and costs shall be paid.

Edward W. Porter, Pros. Atty



Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 3<sup>rd</sup> day of April, in the year of our Lord one thousand eight hundred and ninety-three, his Honor John A. Price, Judge, presiding. Here- tofore, to-wit: On the 8<sup>th</sup> day of April, 1893, the following indictment was filed with Clerk, to-wit:

Indict-  
ment.  
872.

The State of Ohio

vs.

Harry Nye

Unlawfully selling and furnishing intoxicat-  
ing liquor to minors.

The State of Ohio,

Union County, ss. } In the Court of Common Pleas.

Union County, Ohio, of the term of April in the year of our Lord one thousand eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, unsworn, sworn, and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that Harry Nye late of said County, on the 18<sup>th</sup> day of March in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, in said County of Union and State of Ohio, did unlawfully sell intoxicating liquors to Clayton Taylor, being then and there a minor, and said selling being without the written order of either the parents, guardian, or family physician of him the said Clayton Taylor, he, the said Harry Nye, then and there well knowing that the said Clayton Taylor was a minor; contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid, on their oaths aforesaid, do further find and present that the said Harry Nye on the 18<sup>th</sup> day of March in the year of our Lord one thousand eight hundred and ninety-three with force and arms in said County of Union and State of Ohio, did unlawfully furnish intoxicat- ing liquors to Clayton Taylor to be drunk by him the said Clayton Taylor, being then and there a minor, and he, the said Harry A. Nye, then and there well knowing that the said Clayton Taylor was a minor, and said furnishing of said intoxicating liquors to said Clayton Taylor not being then and there given by a phy- sician in the regular line of his practice; contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney,  
Union County, Ohio.

Indorsed: Indictment for unlawfully selling and furnishing intoxicating liquor to a minor. This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court at the request of the Prosecuting Attorney.

A True Bill; John W. Southard, Foreman of Grand Jury. Edward W. Porter, Pros. Atty.

Warrant  
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Warrant 872.

And on the 10<sup>th</sup> day of April, 1893, the following warrant was issued by the Clerk of Court, to wit:

The State of Ohio,  
Union County, }

To the Sheriff of said County, Greeting:

Whereas, At the April Term, A. D. 1893, of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Harry Nye, for a certain offense to wit: for unlawfully selling and furnishing intoxicating liquors to minors.

You are therefore commanded to arrest and safely keep the said Harry Nye so that you have his body before the said Court forthwith to answer the charge of said indictment, and that you have with you then and there this writ.

Given under my hand and the Seal of said Court this 10<sup>th</sup> day of April, A. D. 1893.

R. M. Leroy, Clerk.

And afterward, on the 13<sup>th</sup> day of April, A. D. 1893, the Sheriff of said County returned said writ to the Clerk's office in said County which return is as follows:

| Fees.           |       |
|-----------------|-------|
| Sec. and Return | \$ 50 |
| Mileage         | 2 56  |
| Assistance.     | 2 00  |
| Total.          | 5 06  |

The State of Ohio,  
Union County, } ss.

By virtue of the commands of this Writ, I have arrested the said Harry Nye and have him in Court this 12<sup>th</sup> day of April, 1893.

Wm. S. Snodgrass, Sheriff.

And on the 12<sup>th</sup> day of April, 1893, the following entry was made in the Journal by the Clerk of Court, to wit:

Entry 872

The State of Ohio  
vs  
Harry Nye

Indictment for unlawfully selling liquors to minors.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the sheriff and arraigned upon said indictment for plea thereto saith he is "guilty"; thereupon, after being fully advised in the premises, it is ordered and adjudged by the Court that the said Harry Nye pay a fine of twenty-five dollars, and the costs of this prosecution, and execution is awarded, and that the said Harry Nye be imprisoned in the jail of Union County for the term of five days, and that he stand committed to said jail until the amount of fine and costs shall be paid.

Nolle Prosequi is entered herein, as to the second count of said indictment, by order of the Court at the request of the Prosecuting Attorney.

R. W. Porter, Prosecuting Attorney.



Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 3<sup>rd</sup> day of April, in the year of our Lord one thousand eight hundred and ninety-three, his Honor John A. Price, Judge, presiding. Heretofore, to-wit: On the 8<sup>th</sup> day of April, 1893, the following indictment was filed with the Clerk of Court, to-wit:

Indictment.  
873

The State of Ohio

vs.

Harry Nye.

Unlawfully selling and furnishing intoxicating liquors to minors.

The State of Ohio,

Union County, 3<sup>rd</sup> } In the Court of Common Pleas.

Union County, Ohio, of the term of April in the year of our Lord one thousand eight hundred and ninety-three.

The jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn, and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that the said Harry Nye, late of said County, on the 25<sup>th</sup> day of March in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, in said County of Union and State of Ohio, did unlawfully sell intoxicating liquors to Ray Woods and Frank Sommer, they, the said Ray Woods and Frank Sommer, being then and there minors, and said selling being without the written order of either the parents, guardian, or family physician of them, the said Ray Woods and Frank Sommer, he, the said Harry Nye, then and there well knowing that the said Ray Woods and Frank Sommer were minors; contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the jurors aforesaid, on their oaths aforesaid, do further find and present, that the said Harry Nye, on the 25<sup>th</sup> day of March, in the year of our Lord one thousand eight hundred and ninety-three, with force and arms in said County of Union and State of Ohio, did unlawfully furnish intoxicating liquors to Ray Woods and Frank Sommer to be drank by them, the said Ray Woods and Frank Sommer, they, the said Ray Woods and Frank Sommer being then and there minors, and he, the said Harry Nye then and there well knowing that the said Ray Woods and Frank Sommer are minors, and said furnishing of said intoxicating liquor to said Ray Woods and Frank Sommer not being then and there given by a physician in the regular line of his practice; contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

E. W. Porter, Pros. Atty. Union Co., Ohio.

Entry  
873.

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Indorsed: Indictment for selling and furnishing intoxicating liquors to minors. This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court at the request of the Prosecuting Attorney.

A True Bill. John W. Southard, Foreman of Grand Jury. Edward W. Porter, Prosecuting Atty.

And on the 12<sup>th</sup> day of April, 1893, the following entry was made in the Journal by the Clerk of Court, to wit:

entry 873.

The State of Ohio

vs.

Harry Nye

Indictment for selling liquor to minors.

Now comes the Prosecuting Attorney on behalf of the state of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment, saith he is guilty; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court that the said Harry Nye be imprisoned in the jail of Union County, for the term of five days, to take effect immediately upon the expiration of the jail sentence of five days, in case No. 872; and that he pay a fine of twenty-five dollars, and the costs of this prosecution, and that he stand committed to said jail of Union County until the amount of said fine and costs shall be paid.

Nolle prosequi is entered herein, as to the second count, by order of the Court at the request of the Prosecuting Attorney.

Edward W. Porter, Prosecuting Attorney.

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 3<sup>rd</sup> day of April, in the year of our Lord one thousand eight hundred and ninety three, His Honor John A. Price, Judge, presiding. Wherefore, to wit: On the 8<sup>th</sup> day of April, 1893, the following indictment was filed with the Clerk of Court, to wit:

Indictment 875

The State of Ohio

vs.

God Target

Unlawfully selling and furnishing intoxicating liquor to a minor.



The State of Ohio, )

Union County, ss. ) In the Court of Common Pleas.

Union County, Ohio, of the term of April in the year of our Lord one thousand eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, unparrelled, sworn, and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Tod Turgot late of said County, on the 21<sup>st</sup> day of January, in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, in said County of Union and State of Ohio, did unlawfully sell intoxicating liquors to Clayton Taylor being then and there a minor, and said selling being without the written order of either the parents, guardians, or family physician of him the said Clayton Taylor, he, the said Tod Turgot then and there well knowing that the said Clayton Taylor was a minor; contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid, on their oaths aforesaid, do further find and present, that the said Tod Turgot, on the 21<sup>st</sup> day of January, in the year of our Lord one thousand eight hundred and ninety-three with force and arms in said County of Union, and State of Ohio, did unlawfully furnish intoxicating liquor to Clayton Taylor to be drunk by him, the said Clayton Taylor, he, the said Clayton Taylor, being then and there a minor, and he, the said Tod Turgot then and there well knowing that the said Clayton Taylor was a minor, and said furnishing of said intoxicating liquor to said Clayton Taylor not being then and there given by a physician in the regular line of his practice; contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney,  
Union County, Ohio.

Indorsed: Indictment for unlawfully selling and furnishing intoxicating liquor to minors. This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court at the request of the Prosecuting Attorney.

A True Bill" John W. Southard, Foreman of Grand Jury.

Edward W. Porter, Pros. Atty.

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And on the 10<sup>th</sup> day of April, 1893, the following warrant was issued by the Clerk of Court, to-wit:

Warrant  
875

The State of Ohio,  
Union County

To the Sheriff of Putnam County, greeting:

Whereas, at the April term, A. D. 1893, of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against God Turgot for a certain offense, to-wit: for unlawfully selling and furnishing intoxicating liquor to a minor.

You are therefore commanded to arrest and safely keep the said God Turgot so that you have his body before the said Court forthwith, to answer the charge of said indictment, and that you have with you there and there this writ.

Given under my hand and the Seal of said Court this 10<sup>th</sup> day of April, A. D. 1893.

R. M. Brown, Clerk.

And afterward this writ was returned to Clerk's office, which return is as follows:

| Fees            | #  |
|-----------------|----|
| Sec. and Return | 25 |
| Mileage         | 40 |
| Total           | 65 |

The State of Ohio,  
Putnam County,

By virtue of the commands of this writ, I have made search and cannot find the within named God Turgot.

F. A. Bruce, Sheriff.

And on the 12<sup>th</sup> day of April, A. D. 1893, the following entry was made in the Journal by the Clerk of Court, to-wit:

Entry  
875

The State of Ohio  
vs  
God Turgot

Indictment for selling liquors to a minor.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment for plea thereto, saith he is "guilty"; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court, that the said God Turgot be imprisoned in the jail of Union County for the term of five days, and that he pay a fine of twenty-five dollars, and the costs of this prosecution, and that he stand committed to said jail until the amount of said fine and costs shall be paid. Nolle Prosequi is entered herein, as to the second count, in said indictment, by order of the Court at the request of the Prosecuting Attorney.

E. W. Porter, Pros. Atty.



Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 3<sup>rd</sup> day of April, in the year of our Lord one thousand eight hundred and ninety-three, his Honor John A. Price, Judge, presiding. Heretofore, to-wit: On the 8<sup>th</sup> day of April, 1893, the following indictment was filed with the Clerk of Court, to-wit:

Indictment  
877.

The State of Ohio

vs  
Unlawfully selling and furnishing  
intoxicating liquors to minors.

The State of Ohio,

Union County, ss. } In the Court of Common Pleas.

Union County, Ohio, of the term of April, in the year of our Lord one thousand eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that David Taylor, late of said County, on the 25<sup>th</sup> day of March in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, in said County of Union and State of Ohio, did unlawfully sell intoxicating liquors to Frank Sommer and Tab Parker, they, the said Frank Sommer and Tab Parker, being then and there minors, and said selling being without the written order of either the parents, guardian, or family physician of them, the said Frank Sommer and Tab Parker, he, the said David Taylor, then and there well knowing that the said Frank Sommer and Tab Parker were minors: contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid, on their oaths aforesaid, do further find and present, that the said David Taylor on the 25<sup>th</sup> day of March in the year of our Lord one thousand eight hundred and ninety-three, with force and arms in said County of Union and State of Ohio, did unlawfully furnish intoxicating liquors to Frank Sommer and Tab Parker to be drunk by them the said Frank Sommer and Tab Parker, they, the said Frank Sommer and Tab Parker being then and there minors, and he, the said David Taylor then and there well knowing that the said Frank Sommer and Tab Parker were minors and said furnishing of said intoxicating liquor to said Frank Sommer and Tab Parker not being then and there given by a physician in the regular line of his practice;

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878.

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contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney,  
Union County, O.

Indorsed: Indictment for unlawfully selling and furnishing intoxicating liquors to minors.

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court at the request of the Prosecuting Attorney.

"True Bill." John W. Southard, Foreman of Grand Jury,  
Edward W. Porter, Pros. Atty.

And on the 11<sup>th</sup> day of April, 1893, the following entry was made in the Journal by the Clerk of Court, to wit:

Entry  
877.

The State of Ohio }  
vs } Indictment for selling liquors to  
David Taylor. } minors.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment for plea thereto, saith he is guilty; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court that the said David Taylor pay a fine of twenty-five dollars, and the costs of this prosecution and that the said David Taylor be imprisoned in the jail of Union County for the term of five days, and that he stand committed to the jail of Union County until the amount of fine and costs shall be paid.

E. W. Porter, Prosecuting Attorney.

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 3<sup>rd</sup> day of April, in the year of our Lord one thousand eight hundred and ninety three, his Honor John A. Price, Judge, presiding. Heretofore, to wit: On the 8<sup>th</sup> day of April, 1893, the following indictment was filed with the Clerk of Court, to wit:

Indictment  
878.

The State of Ohio |  
vs | Keeping place open on Sunday.  
John Lingrell. |



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

In the Court of Common Pleas, Union County, Ohio, of the Term of April in the year of our Lord one thousand eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio, with in and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that John Kingrell late of said County, on the 2<sup>d</sup> day of April, in the year of our Lord one thousand eight hundred and ninety three, with force and arms, in said County of Union and State of Ohio, the same day being the first day of the week, commonly called Sunday, did unlawfully and knowingly allow to be open and remain open, a certain room and place which was then and there and therefore a place of public resort, which on other days of the week than the first day, commonly called Sunday, intoxicating liquors were then and therein sold and exposed for sale by the said John Kingrell; the said room and place not being then and there a regular drug store; contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

Edward W. Porter, Pros. Atty.,  
Union County, Ohio

Indorsed: Indictment for keeping place open on Sunday. This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court at the request of the prosecuting attorney.

"A True Bill". John W. Southard, Foreman of Grand Jury.

Edward W. Porter, Prosecuting Attorney.

And on the 12<sup>th</sup> day of April, 1893, the following entry was made in the Journal by the Clerk of Court, to-wit:

Entry  
878

The State of Ohio

vs  
John Kingrell

Indictment for keeping place open on Sunday.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto, saith he is "guilty"; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court, that the said John Kingrell be imprisoned in the jail of Union County for the term of ten days, and that he pay a fine of twenty-five dollars, and the costs of this prosecution, and that he stand committed to the jail of Union County

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Indictment  
886.

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until the amount of said fine and costs shall be paid.  
E. W. Porter, Prosecuting Attorney.

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 3<sup>rd</sup> day of April, in the year of our Lord one thousand eight hundred and ninety three, his Honor John A. Price, Judge, presiding. Heretofore, to wit: On the 8<sup>th</sup> day of April, 1893, the following indictment was filed with the Clerk of Court, to wit:

Indictment  
886.

The State of Ohio  
vs  
John Ringrell. Keeping a public room for the sale of liquor contrary to law.  
The State of Ohio,  
Union County, ss.

In the Court of Common Pleas, Union County, Ohio, of the Term of April in the year of our Lord one thousand eight hundred and ninety three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn, and charged to inquire of crimes and offenses committed in the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that John Ringrell late of said County, on the 1<sup>st</sup> day of April in the year of our Lord one thousand eight hundred and ninety-two with force and arms, in said County of Union, and State of Ohio, and from that day until the commencement of the proceedings herein, to wit: on the 5<sup>th</sup> day of April in the year of our Lord one thousand eight hundred and ninety-three, at the said County of Union, in the said State of Ohio, said John Ringrell was, and has been, unlawfully, the keeper of a room of public resort, where intoxicating liquors were, and have been, then and there sold by the said John Ringrell, in violation of the act of the general assembly of the State of Ohio in reference to the sale of intoxicating liquors in the State of Ohio, passed by the said general assembly, to the common nuisance of the citizens and people of the State of Ohio; contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter Prosecuting Attorney, Union County, O.

Indorsed: Indictment for keeping a public room for the sale of liquors, contrary to Law. This Bill of Indictment



found upon testimony sworn and sent to the Grand Jury by order of the Court at the request of the prosecuting attorney. "A True Bill." John W. Southard, Foreman of Grand Jury.

E. W. Porter, Prosecuting Attorney.

And on the 12<sup>th</sup> day of April, A. D. 1893, the following entry was made in the Journal by the Clerk of Court, to wit:

Entry 886.

The State of Ohio

vs

John Lingrell

} Indictment for keeping a public room for the sale of liquors contrary to Law.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment for plea thereto, saith he is "guilty"; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court that the said John Lingrell be imprisoned in the jail of Union County for the term of ten days to commence immediately on the expiration of the jail sentence in Case No. 878 and that he pay a fine of fifty dollars and the costs of this prosecution, and that he stand committed to said jail until the amount of said fine and costs shall be paid. E. W. Porter, Prosecuting Attorney.

Be it remembered that at a Court of Common Pleas to be held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 3<sup>rd</sup> day of April, in the year of our Lord one thousand eight hundred and ninety three, his Honor John A. Price, Judge, presiding. Heretofore, to wit: On the 8<sup>th</sup> day of April, 1893, the following indictment was filed with the Clerk of Court, to wit:

Indictment 887

The State of Ohio

vs

Newton Lingrell.

} Unlawfully selling and furnishing liquor to a person in the habit of getting intoxicated.

The State of Ohio,

Union County, ss } In the Court of Common Pleas.

Union County, Ohio, of the term of April in the year of our Lord one thousand eight hundred and ninety three.

The jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn, and charged to inquire of crimes and offenses committed within the said Union County, in the name and by the authority of the State of Ohio, on their oaths, do find and present,

Entry 887.

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that Newton Biringrell late of said County, on the 6<sup>th</sup> day of August in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, in said County of Union and State of Ohio, did unlawfully sell intoxicating liquors to one David Sharp, he, the said David Sharp, being then and there a person in the habit of getting intoxicated, and he the said Newton Biringrell then and there well knowing that the said David Sharp was then and there a person in the habit of getting intoxicated, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

Second Count: And the jurors aforesaid, upon their oaths aforesaid, do further find and present that the said Newton Biringrell on the 6<sup>th</sup> day of August, in the year of our Lord one thousand eight hundred and ninety-two, with force and arms in said County of Union and State of Ohio, did unlawfully furnish intoxicating liquors to one David Sharp to be drunk by him, the said David Sharp, he, the said David Sharp, being then and there in the habit of getting intoxicated, and he, the said Newton Biringrell, then and there well knowing that the said David Sharp was a person in the habit of getting intoxicated, and said furnishing of said intoxicating liquors to said David Sharp not being then and there given by a physician in the regular line of his practice; contrary to the form of the statute in such case, made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney,  
Union County, Ohio.

Indorsed: Indictment for unlawfully selling and furnishing intoxicating liquors to a person in the habit of getting intoxicated.

This Bill of Indictment found upon testimony, sworn and sent to the Grand Jury by order of the Court at the request of the Prosecuting Attorney.

A. True Bill. John W. Southard, Foreman of Grand Jury.  
Edward W. Porter, Prosecuting Attorney.

And on the 12<sup>th</sup> day of April, 1893, the following entry was made in the Journal by the Clerk of Court, to wit:

Entry  
887.

The State of Ohio  
vs  
Newton Biringrell } Indictment for selling intoxicating liquor  
to a person in the habit of getting intoxicated.  
Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment for plea thereto, saith he is guilty; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court that the said Newton Biringrell be



imprisoned in the jail of Union County for the term of five days, and that he pay a fine of twenty-five dollars and the costs of this prosecution, and that he stand committed to said jail until the amount of said fine and costs shall be paid. Nollie Prosequi is entered therein, as to the second count of said indictment, by order of the Court, at the request of the Prosecuting Attorney.

A. W. Porter, Prosecuting Atty.

Be it remembered that at a Court of Common Pleas, begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 8<sup>th</sup> day of April, in the year of our Lord one thousand eight hundred and ninety-three, his Honor John A. Price, Judge, presiding. Heretofore, to wit: On the 8<sup>th</sup> day of April, A. D. 1893, the following entry was filed with the Clerk of Court, to wit:

Indict-  
ment.  
888.

The State of Ohio

vs

Melvin Lingrell

The State of Ohio,

Union County, ss.

Unlawfully selling and furnishing intoxicating liquors to persons in the habit of getting intoxicated.

In the Court of Common Pleas.

Union County, Ohio, of the term of April, in the year of our Lord one thousand eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn, and charged to inquire of crimes and offenses, committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Melvin Lingrell, late of said County, on the 16<sup>th</sup> day of July in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, in said County of Union and State of Ohio, did unlawfully sell intoxicating liquors to Marion Whips and William Wellwood, they, the said Marion Whips and William Wellwood being then and there persons in the habit of getting intoxicated, and he, the said Melvin Lingrell, then and there well knowing that the said Marion Whips and William Wellwood were then and there persons in the habit of getting intoxicated, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid, on their oaths aforesaid, do further find and present that on the 16<sup>th</sup> day of July in the year of our Lord one thousand eight hundred and ninety-two, with force and arms in said County of

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Union, and State of Ohio, did unlawfully furnish intoxicating liquors to Marion Whips and William Wellwood to be drunk by them, the said Marion Whips and William Wellwood, they, the said Marion Whips and William Wellwood being then and there in the habit of getting intoxicated, and he, the said Melvin Kingrell then and there well knowing that the said Marion Whips and <sup>Melvin</sup> Wellwood, were persons in the habit of getting intoxicated, and the said furnishing of said intoxicating liquors to said Marion Whips and William Wellwood not being then and there given by a physician in the regular line of his practice; contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney, Union Co., O.

Indorsed: Indictment for unlawfully selling and furnishing liquors to persons in the habit of getting intoxicated. This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court at the request of the prosecuting attorney.

"A True Bill". John W. Southard, Foreman of Grand Jury.  
Edward W. Porter, Prosecuting Attorney.

And on the 12<sup>th</sup> day of April, 1893, the following entry was made on the journal by the Clerk of Court, to wit:

Entry  
888

The State of Ohio vs Melvin Kingrell } Indictment for selling liquors to persons in the habit of getting intoxicated.

Now comes the prosecuting attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment, saith he is "guilty"; thereupon, after being fully advised in the premises, it is ordered and adjudged by the court, that the said Melvin Kingrell be imprisoned in the jail of Union County for the term of five days, and that he pay a fine of twenty-five dollars and the costs of this prosecution, and that he stand committed to said jail until the amount of said fine and costs shall be paid.

Notice prosequi is entered herein, by order of the Court, at the request of the prosecuting attorney, as to the second count in said indictment.

E. W. Porter, Prosecuting Attorney.



Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 3<sup>rd</sup> day of April in the year of our Lord one thousand eight hundred and ninety-three, his Honor John A. Price, Judge, presiding. Heretofore, to-wit: On the 8<sup>th</sup> day of April, 1893, the following indictment was filed with the Clerk of Court, to-wit:

Indictment  
889.

The State of Ohio  
vs  
Arthur Watts, et al  
Disturbing a meeting.  
The State of Ohio,  
Union County, ss

In the Court of Common Pleas, Union County, Ohio, of the term of April, in the year of our Lord one thousand eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn, and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Arthur Watts, Edward Watts, Earl Watts, Clay Stiggers, Fay Stiggers, and Elmer Webb late of said County, on the 11<sup>th</sup> day of March, in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, in said County of Union, and State of Ohio, at a certain Township House there situated, to-wit: the Township House of York Township, in said County of Union, and State of Ohio, by pounding and raking the wooden siding of said Township House, and by slamming the shutters, climbing up the outside of the door, and looking through the transom of said door, of said Township House, and by yelling, and divers boisterous and loud noises, thereby, the said Arthur Watts, Edward Watts, Earl Watts, Clay Stiggers, Fay Stiggers, and Elmer Webb, did then and there, unlawfully and maliciously make and excite a disturbance and contention, in said Township House, to the great annoyance of divers citizens then and there being assembled in a lawful manner in said Township House; contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney, Union Co., O.

Indorsed: Indictment for disturbing a meeting.

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court at the request of the prosecuting attorney.

A True Bill. John W. Southard, Foreman of Grand Jury.

Edward W. Porter, Pros. Atty.

And on the 10<sup>th</sup> of April, 1893, the following warrant was issued by the Clerk of Court, to-wit:

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Warrant.  
889.

The State of Ohio,  
Union County,

To the Sheriff of said County, Greeting:

Whereas, At the April Term, A. D. 1893 at the Court of Com-  
mon Pleas of said County of Union, an indictment was  
found by the Grand Jury thereof, against Arthur Watts  
for a certain offense, to wit: for disturbing a meeting.

You are therefore commanded to arrest and safely keep  
the said Arthur Watts so that you have his body be-  
fore the said Court forthwith to answer the charge of  
said indictment, and that you have with you then  
and there this writ.

Given under my hand and the Seal of said  
Court this 10<sup>th</sup> day of April, A. D. 1893.

R. M. Leroy, Clerk.

And on the 10<sup>th</sup> day of April, 1893, the Sheriff of said  
County returned said writ to the Clerk's office in  
said County which return is as follows:

Return  
889.

| Fees.         | \$ |    |
|---------------|----|----|
| Ser. & Return | 50 |    |
| Mileage       | 2  | 56 |
| Total         | 3  | 06 |

The State of Ohio, }  
Union County } ss.  
By virtue of the commands of this Writ, I  
have arrested the said Arthur Watts and have  
his body here in Court this 10<sup>th</sup> day of April, 1893.

Wm. S. Snodgrass, Sheriff.

And, also, on the 10<sup>th</sup> day of April, 1893, the following  
warrant was issued by the Clerk of Court, to wit:

Warrant.

The State of Ohio,  
Union County,

To the Sheriff of said County, Greeting:

Whereas, At the April Term, A. D. 1893, of the Court of Com-  
mon Pleas of said County of Union, an indictment was  
found by the Grand Jury thereof, against Edward Watts,  
for a certain offense, to wit: for disturbing a meeting.

You are therefore commanded to arrest and safely keep  
the said Edward Watts so that you have his body before the  
said Court forthwith to answer the charge of said indict-  
ment, and that you have with you then and there this  
writ.

Given under my hand and the Seal of said Court this  
10<sup>th</sup> day of April, A. D. 1893.

R. M. Leroy, Clerk.

Afterward on the 11<sup>th</sup> day of April, 1893, the Sheriff of said  
County returned said writ to the Clerk's office in said County,  
which return was as follows:

Return.

| Fees.           | \$ |    |
|-----------------|----|----|
| Ser. and Return | 50 |    |
| Mileage         | 2  | 56 |
| Total           | 3  | 06 |

The State of Ohio, }  
Union County } ss.  
By virtue of the commands of this Writ, I have  
arrested the said Edward Watts and have his  
body here in Court this 11<sup>th</sup> day of April, 1893.

Wm. S. Snodgrass, Sheriff.



Warrant  
889.

Also on the 10<sup>th</sup> day of April, 1893, the following warrant was issued by the Clerk of Court, to wit:

The State of Ohio,  
Union County, }

To the Sheriff of said County, greeting:

Whereas, At the April Term, A. D. 1893, of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury against Earl Watts for a certain offense, to wit: for disturbing a meeting.

You are therefore commanded to arrest and safely keep the said Earl Watts so that you have his body before the said Court forthwith, to answer the charge of said indictment and that you have with you there and there this writ.

Given under my hand and the seal of said Court this 10<sup>th</sup> day of April, A. D. 1893.

R. McHenry, Clerk.

On the 10<sup>th</sup> day of April 1893, the Sheriff of said County returned said writ to the Clerk's office in said County, which writ was as follows:

Return

| Fees.         | \$   |
|---------------|------|
| Ser. & Return | 50   |
| Mileage       | 2 56 |
| Total         | 3 06 |

The State of Ohio,  
Union County, } ss.

By virtue of the commands of this writ, I have arrested the said Earl Watts and have his body here in Court.

Wm. G. Snodgrass, Sheriff.

On the 10<sup>th</sup> day of April, 1893 the following warrant was issued by the Clerk of Court, to wit:

Warrant.

The State of Ohio,  
Union County, }

To the Sheriff of said County, greeting:

Whereas, At the April Term, A. D. 1893, of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Fay Stiggers, for a certain offense, to wit: for disturbing a meeting.

You are therefore commanded to arrest and safely keep the said Fay Stiggers so that you have his body before the said Court forthwith to answer the charge of said indictment, and that you have with you there and there this writ.

Given under my hand and the seal of said Court this 10<sup>th</sup> day of April, A. D. 1893.

R. McHenry, Clerk.

On the 11<sup>th</sup> day of April, 1893, the Sheriff of said County returned said writ to the Clerk's office in said County which return was as follows:

Return

| Fees.         | \$   |
|---------------|------|
| Ser. & Return | 50   |
| Mileage       | 2 56 |
| Total         | 3 06 |

The State of Ohio,  
Union County, } ss.

By virtue of the commands of this writ I have arrested the said Fay Stiggers and have his body here in Court this 11<sup>th</sup> day of April, 1893.

Wm. G. Snodgrass, Sheriff.

Entry  
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The following entry was made upon the Journal by the Clerk of Court, April 11, 1893:

entry 889

The State of Ohio  
vs

Arthur Watts, Edward  
Watts, Carl Watts, Elay  
Stiggers, & Fay Stiggers

Indictment for disturbing a meeting.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendants above named being brought into court, <sup>in custody of the sheriff,</sup> and arraigned upon said indictment, for plea thereto, each saith he is guilty; thereupon after being fully advised in the premises it is ordered and adjudged by the court that the said Arthur Watts shall pay his portion of the costs of this prosecution, and execution is awarded; and that Edward Watts, Carl Watts, Elay Stiggers, and Fay Stiggers, each pay a fine of five dollars, and their share of the costs of this prosecution, and execution is awarded.

E. W. Porter, Prosecuting Attorney.

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 8<sup>th</sup> day of April, in the year of our Lord one thousand eight hundred and ninety-three, his Honor John A. Price, Judge, presiding: Heretofore, to-wit: On the 8<sup>th</sup> day of April, 1893, the following indictment was filed with the Clerk of Court, to-wit:

Indictment. 891

The State of Ohio  
vs

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

Disturbing a meeting.

In the Court of Common Pleas, Union County, Ohio, of the Term of April, in the year of our Lord one thousand eight hundred and ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that John Buckley late of said County, on the 4<sup>th</sup> day of February, in the year of our Lord one thousand eight hundred and ninety-three, with force and arms at the township of Washington, in said County of Union and State of Ohio, aforesaid, by being intoxicated and keeping his hat on his head, at and



during the religious services there and there being held, and by making divers boisterous, loud, and contemptuous noises, did unlawfully, willfully, and intentionally interrupt, disturb and molest a large number, to wit: twenty five persons, there and there being met together for the purpose of religious worship in a certain church there situated, and known as the Free Will Baptist Church; contrary to the force of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney,  
Union County, O.

And on the 10<sup>th</sup> day of April, 1893, the following warrant was issued by the Clerk of Court, to wit:

Warrant  
891

The State of Ohio,  
Union County,

To the Sheriff of said County, Greeting:

Whereas, At the April Term A.D. 1893, of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against John Buckley for a certain offense, to wit: for disturbing a meeting.

You are therefore commanded to arrest and safely keep the said John Buckley so that you have his body before the said Court forthwith to answer the charge of said indictment, and that you have with you thereon this writ.

Given under my hand and the seal of said Court this 10<sup>th</sup> day of April, A.D. 1893.

R. McHenry, Clerk.

And afterward on the 13<sup>th</sup> day of April, 1893, the Sheriff of said County returned said writ to the Clerk's office in said County which return is as follows:

| Fees.          | #    | The State of Ohio,<br>Union County, } ss.                                                                                                                                 |
|----------------|------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Sec. & Return. | 50   | By virtue of the command of this writ, I have arrested the said John Buckley and have him in Court this 13 <sup>th</sup> day of April, 1893.<br>Wm. S. Snodgrass, Sheriff |
| Mileage        | 3 20 |                                                                                                                                                                           |
| Conveyance     | 2 00 |                                                                                                                                                                           |
| Assistance     | 1 50 |                                                                                                                                                                           |
| Sustenance.    | 1 00 |                                                                                                                                                                           |
| Total.         | 8 20 |                                                                                                                                                                           |

And on the 13<sup>th</sup> day of April, 1893, the following entry was made in the Journal by the Clerk of Court, to wit:

The State of Ohio

vs

John Buckley

Indictment for disturbing a meeting.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment, for plea thereto, saith he is 'guilty'; thereupon after being fully advised in the premises, it is ordered and adjudged

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by the Court that the said John Buckley pay a fine of five dollars, and the costs of this prosecution; and execution is awarded,

A. W. Porter, Pros. Atty.

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 3<sup>rd</sup> day of April in the year of our Lord one thousand eight hundred and ninety three, his Honor John A. Price, Judge, presiding. Heretofore, to-wit: On the 8<sup>th</sup> day of April, 1893, the following indictment was filed with the Clerk of Court, to-wit:

Indictment.  
893.

The State of Ohio  
vs  
Charles Hutchinson } Burglary and Petit Larceny.

State of Ohio, }  
Union County, } The Court of Common Pleas.

April Term in the year eighteen hundred and ninety three. Union County, ss:

The Grand Jurors of the County of Union in the name, and by the authority of the State of Ohio, on their oaths, do present and find that Charles Hutchinson about the hour of nine o'clock, in the night season, of the fourth day of April in the year one thousand eight hundred and ninety-three in the County of Union aforesaid, into a certain barn of Richard Turner there situate and being, wilfully, maliciously, forcibly and burglariously did break and enter, with intent thereby then and there the personal goods, chattels property and moneys of said Richard Turner in the said barn there and there being feloniously, to steal, take and carry away, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid, on their oaths aforesaid, do further find and present that the said Charles Hutchinson, on the 4<sup>th</sup> day of April, in the year of our Lord one thousand eight hundred and ninety-three, at the County of Union aforesaid unlawfully and feloniously did steal, take and carry away one sack of corn of the value of forty-five cents, of the goods, chattels and property of the said Richard Turner; contrary to the form of the statute in such case made and



provided and against the peace and dignity of the State of Ohio. Edward W. Porter, Prosecuting Attorney, Union Co., O.

Indorsed: Indictment for Burglary and Petit Larceny. "A True Bill." John W. Southard, Foreman of Grand Jury.

Edward W. Porter, Prosecuting Atty.

And on the 10<sup>th</sup> day of April, 1893, the following warrant was filed by the clerk of court, to wit:

Warrant 893.

The State of Ohio,  
Union County,

To the Sheriff of said County, Greeting:

Whereas, at the April Term, A.D. 1893, of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Charles Hutchinson, for a certain crime, to wit: for burglary and petit larceny.

You are therefore commanded to arrest and safely keep the said Charles Hutchinson so that you have his body before the said Court forthwith to answer the charge of said indictment, and that you have with you then and there this writ.

Given under my hand and the seal of said Court this 10<sup>th</sup> day of April, A. D. 1893.

R. McCreary, Clerk.

And on the 11<sup>th</sup> day of April, 1893, the Sheriff of said County returned said Writ to the Clerk's office in said County which return is as follows:

| Fees           | \$ | The State of Ohio,<br>Union County } ss.                                                                                                            |
|----------------|----|-----------------------------------------------------------------------------------------------------------------------------------------------------|
| Ret. & Return. | 50 | By virtue of the commands of this Writ, I have arrested the said Charles Hutchinson and have him in court this 11 <sup>th</sup> day of April, 1893. |
| Mileage.       | 16 |                                                                                                                                                     |
| Total.         | 66 |                                                                                                                                                     |

Wm. S. Snodgrass, Sheriff.

And on the 26<sup>th</sup> day of April, 1893, the following entry was made on the Journal by the clerk, to wit:

Entry 893

The State of Ohio

vs

Charles Hutchinson

Indictment for burglary and petit larceny.

This day again came the prosecuting Attorney on behalf of the State of Ohio, and the defendant with his counsel also came the jury heretofore impaneled and sworn, and the said jury having heard the remaining argument of counsel and the charge of the court, retired to their room in charge of the Sheriff for deliberation. And afterward came the jury conducted into court by the Sheriff and returned their verdict signed by their foreman, to wit:

We, the jury in this case, being duly impaneled and sworn to well and truly try and true deliverance make between the State of Ohio and the prisoner at the bar Charles Hutchinson, do find that the prisoner at the bar

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Entry 893.

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Charles Hutchinson not guilty in manner and form as he stands charged in the indictment.

Newton Pierce, Foreman.

And on the 12<sup>th</sup> day of April, 1893, the following entry was made on the Journal by the Clerk of Court, to wit:

entry 893.

The State of Ohio vs Charles Hutchinson } Indictment for Burglary.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment, for plea thereto, saith he is "not guilty" and puts himself upon the Country and the prosecuting both the like.

D. W. Porter, Prosecuting Attorney, Union Co., O.

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 3<sup>rd</sup> day of April in the year of our Lord, one thousand eight hundred and ninety-three, his Honor John A. Price, Judge, presiding. Wherefore, to wit: On the 4<sup>th</sup> day of February 1893, the following Transcript was filed with the Clerk of Court, to wit:

Transcript. 894.

The State of Ohio vs Charles Williams } Burglary and Petit Larceny.

Before Levi Roseberry, J. P. Paris Township, Union County, Ohio.

January 30<sup>th</sup>, A. D. 1893. This day came W. P. Hagen and William Williams who filed their affidavit according to Law setting forth that one Charles Williams did enter the house of W. P. Hagen and William Williams and take, steal, and carry away \$2.75 dollars in money, the property of W. P. Hagen on the 25<sup>th</sup> day of December 1892 also one pair of pants belonging to the said W. P. Hagen and one purse containing about ten dollars in cash and one overcoat the property of William Williams taken in the night season and further these Deponents saith not.

Signed.

William Williams

W. P. Hagen.

Sworn to and subscribed to before me at the County aforesaid this 30<sup>th</sup> day of January, A. D. 1893.

Levi Roseberry, J. P.



January, 30<sup>th</sup>, A. D. 1893. Issued warrant against Charles Williams and delivered to John Price, Constable.

I have arrested the within named Charles Williams and now have him in court this 31<sup>st</sup> day of January, A. D. 1893.

Sec. #40, Mileage #40, Conveyance #1.00, Sustenance #.60, Total #2.60. John Price, Constable.

January 31<sup>st</sup>, A. D. 1893. The criminal and witnesses present; the complaint read to the said Charles Williams. I asked him if he plead guilty or not guilty; he stated that he was guilty, after which I fixed his bond at two hundred dollars. He said he would go to jail; he would not nor would not give any bond. After which I wrote out his mittimus and gave to John Price, Constable.

Return of Mittimus by virtue of this writ.

I have this day committed the body of the within named Charles Williams to the jail of Union County, Ohio, and have left with the jailor thereof a certified copy of this writ. John Price, Const. Service and return #.40, Copy #.40, Mileage 21 miles, #1.20, assistance #1.50, Conveyance #1.50, Total #5.00. John Price, Constable.

The State of Ohio, Union County, Jackson Tp., ss.

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

Justice's Costs, Total #2.60., Constable's Costs, Total #7.40.

Lena Roseberry, J.C. of the aforesaid Township.

Dated this January 31<sup>st</sup>, A. D. 1893.

On the 8<sup>th</sup> day of April, 1893 the following indictment was filed with the Clerk of Court, to wit:

Indictment 894.

State of Ohio vs Charles Williams | Burglary and Petit Larceny.

State of Ohio, } The Court of Common Pleas  
Union County, }

April Term in the year eighteen hundred and ninety three. Union County, ss:

The Jurors of the Grand Jury of the County of Union, in the name, and by the authority of the State of Ohio, on their oaths do present and find that Charles Williams about the hour of twelve o'clock in the night season of the fifth day of January in the year one thousand eight hundred and ninety three in the County of Union aforesaid, into a certain dwelling house of William Williams there situate and being, wilfully, maliciously, forcibly and burglariously did break and enter, with intent thereby then and there the personal goods, chattels property and moneys of said William Williams in the said dwelling house then and there being feloniously to steal, take, and carry away, contrary to the form of the statute in such case made and provided, and against

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the peace and dignity of the State of Ohio.

Second Count: And the jurors aforesaid, on their oaths aforesaid, do further find and present that the said Charles Williams, on the 5<sup>th</sup> day of January in the year of our Lord one thousand eight hundred and ninety-three, at the County of Union aforesaid, unlawfully and feloniously did steal, take, and carry away certain money of the amount and value of ten dollars, the property of the said William Williams, one overcoat of the value of four and 7/8 dollars, one pair of gloves of the value of fifty cents, and one lantern of the value of fifty cents, and all together of the amount and value of fifteen and 5/8 dollars, the monies, goods, chattels and property of the said William Williams, contrary to the form of the Statute in such case made and provided and against the peace and dignity the State of Ohio.

Edward W. Porter, Prosecuting Attorney,  
Union County, Ohio.

Indorsed: Indictment for burglary and Petit Larceny. "A True Bill". John W. Southard, Foreman of Grand Jury. William Williams, Prosecuting Witness.

Edward W. Porter, Prosecuting Attorney.

And on the 11<sup>th</sup> day of April, 1893, the following entry was made upon the Journal by the Clerk of Court, to wit:

Entry 894

The State of Ohio  
vs  
Charles Williams

Indictment for burglary and petit larceny.

Now comes the prosecuting attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, saith he is "guilty"; and is remanded to the custody of the Sheriff until sentence. April 11, 1893.

E. W. Porter, Pros. Atty., Union Co., Ohio.

Afterward on the 12<sup>th</sup> day of April, 1893, an entry was made upon the Journal by the Clerk of Court, to wit:

Entry 894

The State of Ohio  
vs  
Charles Williams

Indictment for Burglary.

The defendant herein having on a former day of this term entered a plea of guilty to the charge of the indictment in this case, was this day brought into Court in custody of the Sheriff; and the Court being fully advised in the premises, and the said defendant, Charles Williams, being inquired if he had anything to say why judgment should not be pronounced against him; and having nothing but what he hath already said:

It is therefore considered and adjudged by the Court that the said defendant, Charles Williams, be imprisoned and



and confined in the penitentiary of the State, and kept at hard labor, but without any solitary confinement, for the period of one year, and that he pay the costs of this prosecution for which execution is awarded.

April 12, 1893. Edward W. Porter, Prosecuting Attorney.

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 17<sup>th</sup> day of January in the year of our Lord one thousand eight hundred and ninety two, his Honor John A. Price, Judge, presiding. Heretofore, to-wit: On the 12<sup>th</sup> day of April, 1893 the following indictment was filed with the Clerk of Court, to-wit:

Indictment.

The State of Ohio

vs

Blackmailing.

828. Henry De B. Richards.

The State of Ohio,

Union County, ss.

In the Court of Common Pleas.

Union County, Ohio, of the term of February in the year of our Lord one thousand eight hundred and ninety one.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, unsworn, sworn, and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that Henry De B. Richards late of said County, on the 4<sup>th</sup> day of December in the year of our Lord one thousand eight hundred and ninety, with force and arms, in said County of Union and State of Ohio, did unlawfully, willfully, feloniously, and verbally, demand with menaces and threats, of George M. McPeck, John F. Gwerner, Walter C. Fullington, and Jerome A. Davis, the sum of ten thousand dollars in money, of the value of ten thousand dollars in money, with interest there and there, to extort and gain from the said George M. McPeck, John F. Gwerner, Walter C. Fullington, and Jerome A. Davis, said ten thousand dollars in money, with interest to defraud the said George M. McPeck, John F. Gwerner, Walter C. Fullington, and Jerome A. Davis of the said sum of ten thousand dollars, and with intent to do injury to the property of said George M. Davis, John F. Gwerner, Walter C. Fullington, and Jerome A. Davis, to-wit: their water-works, building, appurtenances, and franchise.

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C. Richards so made to the said George M. M<sup>c</sup>Peck, John F. Gverner, Walter C. Fullington, and Jerome D. Davis, to so extort and gain said sum of ten thousand dollars were as follows, and were so made because of, and relating to the following facts, that is to say: that prior to said 4<sup>th</sup> day of December A. D. 1890 to wit; on the 26<sup>th</sup> day of June A. D. 1890, the incorporated village of Marysville, in said County of Union, and State of Ohio, which said incorporated village of Marysville was then and there a municipal corporation, did contract and agree with the said George M. M<sup>c</sup>Peck, John F. Gverner, Walter C. Fullington, and Jerome D. Davis, for supplying water for fire purposes, and for cisterns, reservoirs, streets, squares, and other public places within the corporate limits of said incorporated village of Marysville, and for the purpose of supplying the citizens of said municipal corporation for the term of thirty years, which said contract before its execution, and before it became binding upon said municipal corporation was duly ratified by a vote of the electors of said municipal corporation, on the 23<sup>rd</sup> day of June A. D. 1890, and he, the said Henry De C. Richards, on said 4<sup>th</sup> day of December A. D. 1890, unlawfully, willfully, feloniously, and verbally as aforesaid, demanded with menaces and threats as aforesaid, and with intent to injure their said property, as aforesaid, to wit: their said waterworks, building, appurtenances, and franchise as aforesaid, that if the said George M. M<sup>c</sup>Peck, John F. Gverner, Walter C. Fullington, and Jerome D. Davis, would not pay to him, the the Henry De C. Richards, the sum of ten thousand dollars as aforesaid, he, the said Henry De C. Richards, would have the village council of said municipal corporation enjoined from accepting the water-works, which water works the said George M. M<sup>c</sup>Peck, John F. Gverner, Walter C. Fullington and Jerome D. Davis, had then and there substantially built and completed and nearly ready for operation and use under their said contract and franchise with said municipal corporation. And that he, the said Henry De C. Richards, would have the right, franchise, and contract, of the said George M. M<sup>c</sup>Peck, John F. Gverner, Walter C. Fullington, and Jerome D. Davis, set aside and annulled. That the franchise and contract of the said George M. M<sup>c</sup>Peck, John F. Gverner, Walter C. Fullington, and Jerome D. Davis, with the said municipal corporation was not worth the paper on which it was written, and that he, the said Henry De C. Richards, had taken counsel of eminent lawyers, to wit: of Sherman & Hoyt, Nash & Bentz, and Garfield & Garfield, and that they had all told and advised him that the said right, franchise, and



contract of the said George M. M<sup>c</sup>Peck, John F. Gwerner, Walter C. Fullington, and Jerome E. Davis with said municipal corporation was worthless, and could be set aside and annulled. That he, the said Henry De C. Richards, would have the Attorney General of the State of Ohio, or the Prosecuting Attorney of Union County, Ohio, bring an action to set aside and annul said franchise and contract, and that this could be done without cost or expense to him, the said Henry De C. Richards. That he had been thinking this matter over all last summer, and that now he had his cards ready, and was now prepared to play them. That he, the said Henry De C. Richards, would publish the private letters of the said George M. M<sup>c</sup>Peck relating to said water-works franchise, and named the Cincinnati Enquirer as one of the papers that he would make said publication in, and these publications would create a great sensation. And that all these steps to be taken, and things which would be done by him the said Henry De C. Richards would destroy the credit of the said George M. M<sup>c</sup>Peck, John F. Gwerner, Walter C. Fullington, and Jerome E. Davis, and prevent them from negotiating or selling any notes, coupons, or bonds, which said George M. M<sup>c</sup>Peck, John F. Gwerner, Walter C. Fullington, and Jerome E. Davis, might desire to negotiate or sell for the purpose of borrowing money to aid them in carrying out and fulfilling their said contract with said municipal corporation, and in carrying on, managing, and running said water-works. But if said George M. M<sup>c</sup>Peck, John F. Gwerner, Walter C. Fullington and Jerome E. Davis, would pay to him said sum of ten thousand dollars, he the said Henry De C. Richards would not disturb, molest, or interfere with them in said business, or in the management of the same, or in their contract, and franchise, and would not seek to enjoin said corporation, or annul said contract and franchise, and would not injure their credit, but would let them carry on their said water-works peacefully. That by paying said ten thousand dollars in manner aforesaid, they would not be interfered with in any way, as no one else but him, the said Henry De C. Richards, knew that said franchise and contract was worthless. All of said menaces and threats so made by the said Henry De C. Richards, to the said George M. M<sup>c</sup>Peck, John F. Gwerner, Walter C. Fullington, and Jerome E. Davis, were so made by him with the intent to extort and gain from the said George M. M<sup>c</sup>Peck, John F. Gwerner, Walter C. Fullington, and Jerome E. Davis, said sum of ten thousand dollars, of the amount and value of ten thousand dollars as aforesaid, said monies being then and there the property of said George M. M<sup>c</sup>Peck, John F. Gwerner, Walter C. Fullington and Jerome E. Davis, and with the intent to injure them

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in their property as aforesaid, to wit, in their said water-works, building, appurtenances, and franchises; contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the jurors of the Grand Jury aforesaid, within and for the body of the County of Union aforesaid, in the name and by the authority of the State of Ohio aforesaid, on their oaths aforesaid, do further find and present, that Henry De C. Richards, late of said County, on the 4<sup>th</sup> day of December, in the year of our Lord one thousand eight hundred and ninety, with force and arms in said County of Union and State of Ohio, did unlawfully, willfully, feloniously, and verbally, demand with menaces and threats of Walter C. Fullington, and Jerome E. Davis, the sum of ten thousand dollars in money, of the value of ten thousand dollars in money, with interest then and there, to extort and gain from the said Walter C. Fullington and Jerome E. Davis, said ten thousand dollars in money, with intent to defraud the said Walter C. Fullington and Jerome E. Davis of the said sum of ten thousand dollars, and with intent to do injury to the property of said Walter C. Fullington and Jerome E. Davis, to wit: their said water-works, building, appurtenances, and franchise as aforesaid. Which said menaces and threats of the said Henry De C. Richards so made to the said Walter C. Fullington and Jerome E. Davis, to so extort and gain said sum of ten thousand dollars were as follows, and were so made because of, and relating to the following facts, that is to say: that prior to said 4<sup>th</sup> day of December A. D. 1890, to wit, on the 26<sup>th</sup> day of June A. D. 1890, the incorporated village of Marysville, in said County of Union, and State of Ohio, which said incorporated village of Marysville, was then and there a municipal corporation, did contract and agree with George M. M<sup>r</sup> Peck, John F. Gverner, Walter C. Fullington, and Jerome E. Davis, for supplying water for fire purposes, and for cisterns, reservoirs, streets, squares, and other public places, within the corporate limits of said incorporated village of Marysville, and for the purpose of supplying the citizens of said municipal corporation for the term of thirty years, which said contract before its execution and before it became binding, upon said municipal corporation was duly ratified by a vote of the electors of said municipal corporation, at a special election held in said municipal corporation, on the 23<sup>rd</sup> day of June A. D. 1890, and he, the said Henry De C. Richards, on the said 4<sup>th</sup> day of December A. D. 1890, unlawfully, willfully, feloniously, and verbally as aforesaid, demanded with menaces and threats as aforesaid, and with intent to injure their said property as aforesaid.



to wit: their said water works, building, appurtenances, and franchise as aforesaid, that if the said Walter C. Fullington and Jerome E. Davis would not pay to him, the said Henry De L. Richards, the sum of ten thousand dollars as aforesaid, he, the said Henry De L. Richards, would have the village council of said municipal corporation enjoined from accepting the water-works, which said water-works the said George M. M<sup>c</sup>Peck, John F. Gerverer, Walter C. Fullington, and Jerome E. Davis, had then and there substantially built and completed and nearly ready for operation and use under <sup>their</sup> said contract and franchise with said municipal corporation. And that he, the said Henry De L. Richards, would have the right, franchise, and contract, of the said George M. M<sup>c</sup>Peck, John F. Gerverer, Walter C. Fullington, and Jerome E. Davis, set aside and annulled. That the franchise and contract of the said George M. M<sup>c</sup>Peck, John F. Gerverer, Walter C. Fullington, and Jerome E. Davis, with said municipal corporation was not worth the paper on which it was written, and that he, the said Henry De L. Richards, had taken counsel of eminent lawyers, to wit: of Sherman & Hoyt, Nash & Lentz, and Garfield & Garfield, and that they had all told and advised him that the said right, franchise, and contract of the said George M. M<sup>c</sup>Peck, John F. Gerverer, Walter C. Fullington, and Jerome E. Davis, with said municipal corporation was worthless, and could be set aside and annulled. That he, the said Henry De L. Richards, would have the Attorney General of the State of Ohio or the Prosecuting Attorney of Union County, Ohio, bring an action to set aside and annul said franchise and contract, and that this could be done without cost or expense to him, the said Henry De L. Richards. That he had been thinking this matter over all last summer, and that now he had his cards ready, and was now prepared to play them. That he, the said Henry De L. Richards, would publish the private letters of the said George M. M<sup>c</sup>Peck, relating to said water-works franchise, and named the Cincinnati Enquirer as one of the papers that he would make said publication in, and these publications would create a great sensation, and that all these steps to be taken, and things which would be done by him, the said Henry De L. Richards, would destroy the credit of the said George M. M<sup>c</sup>Peck, John F. Gerverer, Walter C. Fullington, and Jerome E. Davis, and prevent them from negotiating or selling any notes, coupons, or bonds, which said George M. M<sup>c</sup>Peck, John F. Gerverer, Walter C. Fullington, and Jerome E. Davis, might desire to negotiate or sell for the purpose of borrowing money to aid them in carrying out and fulfilling their said contract with said municipal corporation, and in carrying on, managing, and running said water-works. But if said Walter C. Fullington and Jerome E. Davis would pay to him said sum of ten thousand dollars,

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he, the said Henry De B. Richards, would not disturb, molest, or interfere with them in said business, or the management of the same, or in their contract or franchise, and would not injure their credit, but would let them carry on their said water-works peacefully. That by paying said ten thousand dollars in manner aforesaid, they would not be interfered with in any way; as no one else but him, the said Henry De B. Richards, knew that said franchise and contract was worthless. All of said menaces and threats so made by the said Henry De B. Richards to the said Walter C. Fullington and Jerome E. Davis, were so made by him with the intent to extort and gain from the said Walter C. Fullington and Jerome E. Davis, said sum of ten thousand dollars, of the amount and value of ten thousand dollars as aforesaid, said monies being then and there the property of said Walter C. Fullington and Jerome E. Davis, and with the intent to injure them in their property, as aforesaid, to wit: in their said water-works, building, appurtenances, and franchise, as aforesaid, contrary to the form of the statute in such cases made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney,  
Union County, O.

Indorsed: Indictment for Blackmailing.

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court at the request of the Prosecuting Attorney.

A True Bill. Uriah Cahill, Foreman of Grand Jury.  
Edward W. Porter, Prosecuting Attorney.

And afterward on the 15<sup>th</sup> day of April, 1891, the following Praecipe was filed with the Clerk of Court:

Praecipe. To Clerk:  
Issue warrant in the above entitled case to E. W. Fellows, Marshal of Courneat, Ohio, returnable according to law. E. W. Porter, Prosecuting Attorney.

And on the 15<sup>th</sup> day of April, 1891, the following warrant was issued by the Clerk, to wit:

Warrant. The State of Ohio.  
Union County. ||  
To the Marshall of Courneat, in Ashtabula County, Ohio:  
Whereas, At the February Term, A. D. 1891, of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Henry De B. Richards for a certain offense, to wit: for attempted Blackmailing, to wit: for verbally, unlawfully and feloniously demanding of John F. Governer, George M. McBeck, Walter C. Fullington and Jerome E. Davis the sum of ten thousand dollars with intent to unlawfully and feloniously extort and gain



from said John F. Green, George M. McPeck, Walter C. Fullington, and Jerome D. Davis, said sum of money, to wit: \$10,000.

You are therefore commanded to arrest and safely keep the said Henry De C. Richards so that you have his body before the said Court of Common Pleas to answer the charge of said indictment, and that you have with you then and there this writ.

Given under my hand and the seal of said Court this 15<sup>th</sup> day of April A. D. 1891.

R. M. Croy, Clerk.

Entry

The State of Ohio,  
Union County, ss.

In Probate Court, January Term, 1891.  
Journal Vol. 12, Page 141.

The State of Ohio  
against

Certified Copy of Journal Entry.  
No. 3867.

H. D. C. Richards

The State of Ohio,  
Plaintiff.

April 23<sup>rd</sup>, 1891.

vs

H. D. C. Richards,  
Defendant.

Charge Blackmail.

This day came the defendant in the custody of the Sheriff and this cause came on to be heard upon the application of said H. D. C. Richards to be admitted to bail and the Court having heard the evidence and finding the offense charged to be a bailable one grant said application.

It is therefore ordered that said H. D. C. Richards enter into a recognizance in the sum of one thousand dollars (\$1000.00) with sufficient surety conditioned for his appearance at the next term of the Court of Common Pleas within and for said County of Union and State of Ohio there and there to answer said charge and that he thereupon be discharged.

And thereupon came said H. D. C. Richards and entered in a recognizance as required with H. A. Garfield and Jesse H. Cameron as his surety which is approved and said H. D. C. Richards is therefore discharged.

The State of Ohio, Union County ss:

I, Benjamin Piper Probate Judge of the Probate Court within and for said County, and in whose custody the files, journals and Records of said Court are required by the laws of the State of Ohio to be kept, hereby certify that the foregoing is taken and copied from the Journal of the proceedings of the Probate Court within and for said County, in the matter of State of Ohio vs H. D. C. Richards and that said foregoing copy has been compared by me with the original entry on said Journal No. 12 page 141 and

Entry  
828.

Entry  
828.

that so  
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In the  
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23<sup>rd</sup> day

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that same is a correct and full and true transcript thereof.

In Testimony Whereof, I do hereunto subscribe my name officially and affix the Seal of said Court at the Court House in Marysville in said County this 23<sup>rd</sup> day of April A. D. 1891.

Leonidas Piper, Probate Judge.

And on the 29<sup>th</sup> day of May, 1891, the following entry was made upon the Journal by the Clerk, to wit:

Entry 828.

The State of Ohio

vs

Henry De L. Richards.

Indictment for attempted Blackmail.

Now comes the prosecuting attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, saith he is "not guilty"; and puts himself upon the Country, and the prosecuting doth the like. Thereupon the Court set the 15<sup>th</sup> day of June 1891 for the day of trial.

D. W. Porter, Pros. Atty.

On the 23<sup>rd</sup> day of November, 1891, the following entry was made upon the Journal by the Clerk, to wit:

Entry 829.

The State of Ohio

vs

Henry De L. Richards.

Indictment for attempted Blackmail.

This cause coming on for hearing upon the demurrer to the indictment, the Court, on consideration thereof, overrule the same - to which ruling of the Court the defendant excepts.

D. W. Porter, Pros. Atty.

And afterward on the 1<sup>st</sup> day of February, 1892, the following entry was made on the Journal by the Clerk of Court, to wit:

This day it appearing, on evidence adduced, to the Court that Edward W. Porter, Esq., Prosecuting Attorney of Union County, Ohio, is disabled by sickness from discharging the duties of his said office, the Court do appoint John M. Brodrick Assistant Prosecuting Attorney for said Union County, Ohio, to serve in said office until said disability of said Prosecuting Attorney is removed. Thereupon said John M. Brodrick appeared in open Court and accepted said appointment and gave Bond and took the oath of office as provided by law.

Approved.

John A. Price,  
Judge.



And on the 1<sup>st</sup> day of February, 1892, the following entry was made on the Journal by the Clerk of Court, to wit:

Entry 827. The State of Ohio vs Henry De C. Richards

This day came the assistant Prosecuting Attorney on behalf of the State of Ohio. And thereupon the said defendant coming into Court in answer to his recognizance, and being arraigned upon said indictment, for plea thereto, saith he is not guilty, and puts himself upon the country and the Assistant Prosecuting Attorney doth the like.

Also on the 1<sup>st</sup> day of February, 1892, the following entry was made on the Journal by the Clerk of Court, to wit:

Entry 828. The State of Ohio vs Henry De C. Richards

This day came the Assistant Prosecuting Attorney on behalf of the State of Ohio, and the defendant coming into Court in answer to his recognizance. Thereupon came a jury as follows:

- |                    |                    |                       |
|--------------------|--------------------|-----------------------|
| 1. W. J. Barbours. | 5. Jacob Burr.     | 9. G. L. Evans.       |
| 2. Frank Norris.   | 6. William Collins | 10. J. W. Barnes.     |
| 3. John Shisler.   | 7. F. W. Perkins.  | 11. G. E. Ballinger + |
| 4. Isaac Shirk.    | 8. Cliff Seely.    | 12. Clarence Farnum.  |

Jury sworn came stated and evidence introduced and pending the introduction of testimony court adjourned until nine o'clock tomorrow morning.

Court commenced at nine o'clock this morning pursuant to adjournment.

Present

Hon. John S. Price, Judge.

Entry 828. The State of Ohio vs Henry De C. Richards

Indictment for Blackmailing.

This day again came the assistant Prosecuting Attorney on behalf of the State of Ohio, the defendant and his attorneys being present; also came the jury heretofore impaneled and sworn in this case, and the trial proceeded and the said jury having heard the evidence adduced, the hour of adjournment having arrived the farther hearing of this case was continued until nine o'clock tomorrow morning to which time the court adjourned.

On the 3<sup>rd</sup> day of April, 1892, the following entry was made upon the Journal by the Clerk of Court, to wit: Court convened at nine o'clock this morning pursuant

to adjourn

Entry 828 The State of Ohio vs Henry De C. Richards

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Entry 828 The State of Ohio vs Henry De C. Richards

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Entry 828 The State of Ohio vs Henry De C. Richards

on behalf attorney and same charge After a follow



to adjournment.

Present:

Hon. John A. Price, Judge.

entry  
828

The State of Ohio

vs

Henry De B. Richards.

Indictment for "Blackmailing".

This day came the Assistant Prosecuting Attorney on behalf of the State of Ohio, the defendant and his attorneys being present; also came the jury heretofore impaneled and sworn herein, and the trial proceeded, and the jury having heard the evidence adduced, and the hour of adjournment having arrived the further hearing of this cause was continued until nine o'clock tomorrow morning to which time court adjourned.

Also on the 4<sup>th</sup> day of February, 1892, the following entry was made upon the Journal by the Clerk, to wit:

Court convened at nine o'clock this morning.

Present:

Hon. John A. Price, Judge.

entry  
828.

The State of Ohio

vs

Henry De B. Richards.

Indictment for Blackmailing.

This day came the assistant prosecuting attorney on behalf of the State of Ohio, the defendant with his attorneys. Also came the jury heretofore impaneled and sworn. And the said jury having heard the remaining testimony and the arguments of counsel in part, the hour of adjournment having arrived this cause was continued until nine o'clock tomorrow morning.

And on February 5<sup>th</sup>, 1892, the following entry was made upon the Journal by the Clerk, to wit:

Court convened at 9 o'clock this morning.

Present.

Hon. John A. Price, Judge.

entry  
828.

The State of Ohio

vs

Henry De B. Richards.

Indictment for Blackmailing.

This day came the Prosecuting Attorney on behalf of the State of Ohio, the defendant with his attorneys also, came, the jury heretofore impaneled and sworn, and the arguments of counsel were resumed and concluded. Thereupon the Court charged the jury and they retired for deliberation.

After due deliberation the said jury returned the following verdict, as follows. - to wit:



Verdict  
No. 828. The State of Ohio  
vs  
Henry De C. Richards

Common Pleas  
Union County, Ohio.  
No. 828. January Term, A. D. 1892.

Indictment for Blackmailing.

We, the Jury in this case, find the defendant Henry De C. Richards not guilty in manner and form as he stands charged in the Indictment.

Isaac Shirk, Foreman.

Thereupon it is considered and adjudged by the Court that said defendant be, and he is hereby discharged.

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 4<sup>th</sup> day of April in the year of our Lord one thousand eight hundred and ninety-two, his Honor John A. Price, Judge, presiding. Heretofore, to-wit: On the 26<sup>th</sup> day of August, 1891, the following transcript was filed with the Clerk of Court, to-wit:

Transcript.  
832. The State of Ohio  
vs  
Henry D. Gill.  
The State of Ohio,  
Union County, ss

Before Jason Case,  
Mayor of Village of Richwood.

Before me the undersigned Mayor of the Village of Richwood, Union County, Ohio, on this 19<sup>th</sup> day of August 1891 personally came Oliver W. Browning who being by me first duly sworn according to law deposes and saith that on or about the 19<sup>th</sup> day of August to-wit: about the hour of 30 clock A. M. 1891 in the night season of said day at the Village of Richwood, Union County, Ohio, one Henry D. Gill then and there being, did unlawfully and feloniously and burglariously break and enter the place of business of Hall & Browning in said Village to-wit, their meat store room with intent then and there to steal money from the drawer of said Hall & Browning, contrary to the statute in such case made and provided and against the peace and dignity of the State of Ohio.

(Signed) Oliver W. Browning.

Sworn to and subscribed before me this 19<sup>th</sup> day of

August

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August, 1891.

Jason Case, Mayor.

On the above affidavit being filed I issued a warrant for the arrest of the said Henry D. Gill and handed John Cunningham, Marshal of said Village, this 19<sup>th</sup> day of August, 1891. Marshal returned the writ with the following indorsement thereon: Received this writ August, 19, 1891 and served the same by arresting the within named Henry D. Gill and now have him in court this 19<sup>th</sup> day of August, 1891.

Fees \$1.60.

John Cunningham, Marshall.

I arraigned the accused Henry D. Gill on the above charges, who plead not guilty and waived the examination of witnesses and submits to be bound over to the Court of Common Pleas at the next term thereof. Thereupon it on said 19<sup>th</sup> day of August, 1891, -- ordered by me that the said Henry D. Gill enter into a Recognizance in the sum of \$500<sup>00</sup> five hundred dollars for his appearance before said Court. Recognizance given with the following sureties: C. F. Gill, C. P. Kenox, and H. S. Stiles. Sureties accepted and defendant released.

Jason Case, Mayor.

The State of Ohio, Union County, Claiborne Township, ss.

I do hereby certify that the above is a full and true copy from my closet of the proceeding had by and before me at my office in said Township and Village of Richwood, Union County, Ohio, in the above action. Marshal's fees \$2.10.

Mayor's Fees \$3.30.

Jason Case,

Mayor of the aforesaid Village of Richwood, Union County, Ohio.

Afterward on the 26<sup>th</sup> day of August, 1891, the following Recognizance was filed with the Clerk of Court, which reads as follows, viz:

Recognizance

The State of Ohio

vs

Henry D. Gill

State of Ohio, Union County,

The Village of Richwood.

To the Marshall of the said Village, Greeting:

Be it remembered, That on the 19<sup>th</sup> day of August in the year of our Lord one thousand eight hundred and ninety one Henry D. Gill, C. F. Gill, C. P. Kenox, and H. S. Stiles personally appeared before me Jason Case, Mayor of said Village in the County aforesaid, and jointly and severally acknowledge themselves to owe the State of Ohio the sum of \$500<sup>00</sup> Five Hundred Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition



following, to wit:

The condition of the recognizance is such, that if the above bound Henry D. Gill personally, <sup>by or under</sup> appear before the Court of Common Pleas, on the first day of the next term thereof, to be holden in and for the County aforesaid then and there to answer a charge of unlawfully, feloniously and burglariously breaking open and entering the place of business of Hall & Browning in said Village with intent to steal money from the drawer of said Hall & Browning, and abide the judgment of the Court, and not depart without leave, then this recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

H. D. Gill Seal

A. P. Berron Seal

H. S. Stiles Seal

Taken and acknowledged before me and by me approved this 19<sup>th</sup> day of August, A. D. 1891.  
Jason Lease, Mayor.

Entry 832.

The State of Ohio, || Union County, ss. || In Probate Court, May Term, 1891.

The State of Ohio || Journal Vol. 12, Page 300.  
Plaintiff

vs || Certified copy of Journal Entry.  
Henry D. Gill, || Saturday August 29, 1891.  
Defendant. || No. 3919.

This day came A. P. Berron one of sureties for the defendant H. D. Gill, on his recognizance herein and delivered up the body of said Henry D. Gill in open court in the Court House in said County and asked to be discharged from further responsibility on said recognizance.

It is therefore by the Court ordered that said A. P. Berron be discharged from his obligation, and thereupon the Court ordered the said Henry D. Gill to enter into a new recognizance in the sum of five hundred dollars with good and sufficient surety, conditioned (as was the former recognizance) and in default thereof that he stand committed to the jail of said County until discharged by due course of Law.

The State of Ohio, Union County ss:

I, Leonidas Piper, Probate Judge of the Probate Court within and for said County, and in whose custody the Files, Journals and Records of said Court are required by the laws of the State of Ohio to be kept, hereby certify that the foregoing is taken and copied from the journal of the proceedings of the Probate Court within and for said County, in the

matter said for original Court transcript In name Court 29<sup>th</sup> day

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I, Berron County duly open c A. D. 189



matter of the State of Ohio vs Henry D. Gill and that said foregoing copy has been compared by me with the original entry on said journal No. 12 in said Probate Court and that the same is a correct and full and true transcript thereof.

In Testimony Whereof, I do hereunto subscribe my name officially and affix the seal of said Court at the Court House in Marysville in said County, this 29<sup>th</sup> day of August A. D. 1891.

Leonidas Piper, Probate Judge.

Afterward on the 4<sup>th</sup> day of September, 1891, the following recognizance was filed with the clerk which read as follows, viz:

In the Probate Court of Union County,  
The State of Ohio | Charge  
vs | Burglary and Larceny.  
Henry D. Gill

Personally appeared before me, Leonidas Piper Probate Judge in and for said County Henry D. Gill, the Defendant named above, who, with Joshua S. Gill, entered into the following recognizance, to wit:

The State of Ohio, Union County, ss:

Be it remembered, That on the 29<sup>th</sup> day of August, A. D. 1891, personally appeared before me Leonidas Piper, Probate Judge in and for said County, Henry D. Gill and Joshua S. Gill, who jointly and severally acknowledged themselves to owe the State of Ohio the sum of Five Hundred Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the conditions following: The above obligation is such that, whereas, the above bound Henry D. Gill was, on the 29<sup>th</sup> day of August A. D. 1891, was by his bondsman A. C. Linnor surrendered in open Court having been found guilty on a charge of Burglary and Larceny before.

Now, if the said Henry D. Gill shall be and appear before the Court of Common Pleas in and for said County on the first day of the next term thereof, then and thereto answer unto said charge of Burglary and Larceny and abide the decision of said Court, and not depart without leave of the same, this obligation to be void; otherwise to be and remain in full force and virtue in law.

H. D. Gill Seal

Signed J. S. Gill Seal

I, Leonidas Piper Probate Judge within and for said County, do hereby certify that the foregoing recognizance was duly taken, signed and acknowledged before me, and in open Court and by me approved, this 29<sup>th</sup> day of August A. D. 1891.

Leonidas Piper, Probate Judge.



And on the 11<sup>th</sup> day of November, 1891, the following indictment was filed with the Clerk of Court, to-wit:

Indictment.  
832.

The State of Ohio

vs

Burglary and Petit Larceny.

Henry D. Gill.

The State of Ohio,

Union County, ss

In the Court of Common Pleas, Union County, Ohio, of the term of November in the year of our Lord one thousand eight hundred and ninety-one.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Henry D. Gill late of said County, on the 19<sup>th</sup> day of August in the year of our Lord one thousand eight hundred and ninety-one, with force and arms, in said County of Union and State of Ohio, in the night season of the same day, to-wit: about the hour of three at night, at the County of Union aforesaid, into a certain storehouse of Fred S. Hall and Oliver W. Browning, there situate and being, did wilfully, maliciously, feloniously, burglariously and forcibly break and enter, with intent then and there, feloniously and burglariously to steal, take and carry away the personal goods, chattels, property, and moneys of the said Fred S. Hall and Oliver W. Browning, in said storehouse then and there being, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid, on their oaths aforesaid, do further find and present that the said Henry D. Gill unlawfully and feloniously did steal, take and carry away certain money of the amount and value of two dollars, the property of the said Fred S. Hall and Oliver W. Browning contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney,  
Union County, Ohio.

Indorsed: Indictment for Burglary and Petit Larceny. This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court at the request of the Prosecuting Attorney.

A True Bill. Thomas Connor, Foreman of Grand Jury.  
Edward W. Porter, Prosecuting Attorney.

Warrant  
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Warrant 832

On the 14<sup>th</sup> day of November, 1891, the following warrant was issued by the Clerk of Court, to-wit:

The State of Ohio,  
Union County,

To the Sheriff of said County, Greeting:

Whereas, At the November Term, A. D. 1891 of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Henry D. Gill for a certain offense, to-wit: for Burglary and Petit Larceny.

You are therefore commanded to arrest and safely keep the said Henry D. Gill so that you have his body before the said Court of Common Pleas to answer the charge of said indictment, and that you have with you there and there this writ.

Given under my hand and the seal of said Court this 11<sup>th</sup> day of November A. D. 1891.

R. M. Erory, Clerk.

Also on the 11<sup>th</sup> day of November, 1891, the Sheriff of said County returned said writ to the Clerk's office in said County which return is as follows:

| Fees.         | #  |    |
|---------------|----|----|
| De. & Return. | 30 |    |
| Mileage.      | 3  | 20 |
| Assistance    | 1  | 50 |
| Total.        | 4  | 50 |

The State of Ohio,  
Union County, ss  
By virtue of the commands of this writ, I have arrested the said Henry Gill and have in the jail of the County of Union this 11<sup>th</sup> day of November, 1891.

Thomas Martin, Sheriff.

Afterward on the 16<sup>th</sup> day of November, 1891, the following recognizance was filed with the Clerk of Court which reads as follows, viz:

Recognizance 832

The State of Ohio | The State of Ohio, Union County.  
as  
Henry D. Gill

Be it remembered, That on this 16<sup>th</sup> day of November A. D. 1891 J. S. Gill and E. F. Gill personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio, the sum of Five hundred (\$500) Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the conditions following, to-wit:

The condition of this Recognizance is such that if the above bound Henry D. Gill personally be and appear before the Court of Common Pleas of Union County at this present term, from day to day there and there to answer to a charge of Burglary and Petit Larceny and abide the judgment of the Court, and not depart without leave, then this recognizance shall be void;



otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged before me,  
on the day and year above written. } J. S. Gill.  
R. McHenry, Clerk. } B. F. Gill.

And on the 16<sup>th</sup> day of November the following warrant was issued by the Clerk of Court, to wit:

Warrant

In Common Pleas Court.

In the Matter of the Admission to Bail, of Henry D. Gill.

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

To the Jailer of said County:

Whereas, on application of Henry D. Gill confined in the jail of said Union County, committed by warrant, under the hand of Clerk of Courts, under warrant upon indictment found in the Court of Common Pleas, of said County of Union charged with the commission of the offense of Burglary and Petit Larceny the recognizance of said defendant has this day been by me, Judge of the Court of Common Pleas of said County, taken in open Court, with J. S. Gill and B. F. Gill as his sureties thereon, and the said duly admitted to bail for his appearance before the Court of Common Pleas, of said Union County, Ohio, to answer the said offense wherewith he is charged, on the first day of the present term and from day to day thereof. - Now, therefore, you are hereby commanded to discharge from commitment to jail as aforesaid, under said warrant, the said Henry D. Gill and this shall be your authority therefor.

Witness my hand and the seal of said Court, at Marysville, this 16<sup>th</sup> day of November A. D. 1891.

R. McHenry

Judge of Court of Common Pleas.

And on the 16<sup>th</sup> day of November, 1891, the Sheriff of said County returned said writ to the Clerk's office in said County which return was as follows:

Received this writ on the 16<sup>th</sup> day of November, A. D. 1891, at 2 o'clock P. M., and in pursuance to the command thereof, I have this day discharged from the jail of said County, the within named Henry D. Gill.

November 16<sup>th</sup>, 1891. Fees: Service \$ .30, Mileage \$ .16, Attendance \$ .60, Total \$ 1.06.

Thomas Martin, Sheriff.

Afterward on the 1<sup>st</sup> day of December, 1891, the following recognizance was filed with the Clerk of Court which read as follows, viz:

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The State of Ohio | The State of Ohio, Union County.

vs  
Henry D. Gill

Be it Remembered, That on this 1<sup>st</sup> day of December A. D. 1891 J. S. Gill and E. F. Gill personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio, the sum of Five hundred (\$500) dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to wit:

The condition of this Recognizance is such that if the above bound Henry D. Gill personally be and appear before the Court of Common Pleas on the first day of the next term thereof then and there to answer to a charge of Burglary and Petit Larceny and abide the judgment of the Court, and not depart without leave, then this recognizance shall be void; otherwise to be and remain in full force and virtue in law.

J. S. Gill.

E. F. Gill.

Justification of Surety.

The State of Ohio, Union County, ss.

The within named J. S. Gill and E. F. Gill one of the sureties on the bond herein, of the within named Henry D. Gill being duly sworn, say that they are residents of Richwood in the County of Union and State of Ohio; that he is worth beyond the amount of all his debts, at least one thousand (\$1000<sup>00</sup>) dollars; that he owns in his own right real estate, liable to execution in said County of Union amounting in actual value at least to the sum of five hundred Dollars, beyond the amount of all his debts, liabilities and exceptions; that the said real estate is situate in Clarborne Township, County and State aforesaid.

J. S. Gill. E. F. Gill.

Subscribed in my presence, and sworn to before me, this 1<sup>st</sup> day of December A. D. 1891.

R. M. Croxy, Clerk of Courts.

And on the 3<sup>rd</sup> day of February the following entry was made upon the journal by the Clerk of Court, to wit:

Entry  
832.

The State of Ohio

vs  
Henry D. Gill.

Indictment for Burglary and Petit Larceny.

This day came the assistant prosecuting



Attorney on behalf of the State of Ohio, and the defendant coming into court in answer to his recognizance, and being also represented by counsel, this cause came on for hearing on the motion and showing of the Defendant for a continuance of this cause until the next term of this court, and the same was argued by counsel and submitted to the court.

On consideration whereof the court do sustain said motion, and it is considered and ordered by the court that upon the defendant entering into a new recognizance, in the sum of Five Hundred Dollars, with sufficient surety to the acceptance of the Clerk of this Court conditioned on his appearance at the next term of this Court, that this cause would be continued until the next term hereof.

Thereupon came the said Defendant with J. S. Gill and O. P. Hennox as his sureties and entered into a recognizance in open court in the sum of Five Hundred Dollars conditioned for his appearance on the first day of the next term hereof, to wit: April 4, 1892, to answer said charge so named in the indictment herein and this cause is continued until the next term of this Court.

And on the 3<sup>rd</sup> day of February, 1892 the following recognizance was filed with the Clerk of Court, which read as follows, viz:

Recognizance. 832.

The State of Ohio vs Henry W. Gill. The State of Ohio, Union County.

Be it Remembered, That on this 3<sup>rd</sup> day of February A. D. 1892 J. S. Gill and Perry Hennox, personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio, the sum of Five hundred (\$500<sup>00</sup>) Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to wit:

The condition of this Recognizance is such that if the above bound Henry W. Gill personally be and appear before the Court of Common Pleas on the first day of the next term thereof, to wit: April 4<sup>th</sup>, 1892, there and there to answer to a charge of Burglary and Petit Larceny and abide the judgment of the Court, and not depart without leave, then this recognizance shall be void; otherwise to be and remain in full force and virtue in law.

Taken and acknowledged before me, on the day, J. S. Gill and appear above written. R. McBrony, Clerk. O. P. Hennox.

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Justification of Surety.

The State of Ohio, Union County, ss.

The within named Perry Leroux one of the sureties on the bond herein, of the within named Henry D. Gill being duly sworn, says that he is a resident of Richmond in the County of Union and State of Ohio; that he is worth beyond the amount of all his debts, at least one thousand dollars; that he owns in his own right real estate, liable to execution in said County of Union amounting in actual value at least to the sum of five hundred dollars, beyond the amount of all his debts, liabilities and exceptions; that the said real estate is situate in Leabourne Township, County and State aforesaid.

Subscribed in my presence, and sworn to before me, this 8<sup>th</sup> day of February A.D. 1892.

A. P. Leroux.

Afterward on the 19<sup>th</sup> day of April, 1892, the following entry was made upon the Journal by the Clerk of Court, to wit:

Entry 832.

The State of Ohio

vs

Henry D. Gill

Indictment for Burglary and Petit Larceny.  
Motion.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and by leave of Court files his motion for leave to substitute on the files of this court a substantial copy of the original indictment herein, for the reason that said original indictment has been lost from the files of this court; all of which the Defendant then excepted.

B. W. Porter, Prosecuting Attorney.

Also on the 19<sup>th</sup> day of April, 1892, the following entry was made upon the Journal by the Clerk, to wit:

Entry 832.

The State of Ohio

vs

Henry D. Gill

Indictment for Burglary and Petit Larceny.

This cause now coming on for hearing, on motion of the Prosecuting Attorney to substitute on the files of this court a substantial copy of the original indictment herein, for the reason that said original indictment has been lost from the files of this court, the Court, on consideration thereof, orders a substantial copy thereof to be substituted, to all of which the defendant then excepted.

B. W. Porter

Prosecuting Attorney.



On the 19<sup>th</sup> day of April, 1892, the following entry was made upon the journal by the clerk, to-wit:

Entry 832.

The State of Ohio  
vs  
Henry D. Gill.

Indictment for Burglary and Petit Larceny.

This day came the Prosecuting Attorney on behalf of the State of Ohio the defendant with his attorney being present, also; came the following named persons as jurors, viz:

- |                     |                    |                     |
|---------------------|--------------------|---------------------|
| 1 Edward Stillings. | 5 Clinton Johnson. | 9 John F. Moore.    |
| 2 Emmanuel Wheeler. | 6 Samuel Crahad.   | 10 Charles Freeman. |
| 3 J. K. Norris      | 7 J. E. Schneider. | 11 John Lee, &      |
| 4 Frank Breese.     | 8 James Biggs.     | 12 David Neal       |

who were duly impaneled and sworn according to law, and the trial proceeded and the jury having heard the evidence, the hour of adjournment having arrived, this cause was continued until 8-30 o'clock tomorrow morning.

April 20, 1892.

Court convened at 8-30 o'clock this morning pursuant to adjournment.

Present

Hon. John A. Price, Judge.

Entry 833.

The State of Ohio  
vs  
Henry D. Gill

Indictment for Burglary and Petit Larceny.

This day again came the Prosecuting Attorney on behalf of the State of Ohio, the defendant and his attorney being present also; came the jury heretofore impaneled and sworn in this case, and the said jury having heard the arguments of counsel and the charge of the court retired to their room in charge of the Sheriff for deliberation.

And now comes the said jury in open court with their verdict in writing signed by their foreman and say:

"We, the jury in this case, find the Defendant Henry D. Gill guilty in manner and form as he stands charged in the 1<sup>st</sup> and 2<sup>d</sup> counts of indictment, and we assess the value of the property stolen at \$1<sup>00</sup>, and the defendant being brought into court and informed of the verdict of jury and inquired if he had anything to say why judgment should not be pronounced against him; and having nothing to say but what he hath already said, it is therefore adjudged by the court that the defendant Henry D. Gill, be imprisoned and confined in the penitentiary of this State, and kept at hard labor, but without any solitary confinement, for the period of one year, and that he pay the costs of prosecution, and execution is awarded.

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And the Court allowed D. W. Ayers \$35.00, as attorney fee for defending the prisoner Henry D. Gill.

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville within and for the County of Union and State of Ohio, on the 4<sup>th</sup> day of April, in the year of our Lord one thousand eight hundred and ninety-two, his Honor John S. Price, Judge, presiding.

Heretofore, to wit: On the 12<sup>th</sup> day of January 1892 the following indictment was filed with the clerk of court, to wit:

Indictment. 844.

The State of Ohio

vs

Disturbing a meeting.

E. J. Evans

The State of Ohio,

Union County, ss.

In the Court of Common Pleas, Union County, Ohio, of the Term of January in the year of our Lord one thousand eight hundred and ninety-two:

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within in the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that E. J. Evans late of said County, on the 2<sup>nd</sup> day of December, in the year of our Lord one thousand eight hundred and ninety-one with force and arms, in said County of Union, and State of Ohio, by divers boisterous and loud noises, and contemptuous gestures and behavior, did unlawfully, willfully, and knowingly interrupt and molest a large number, to wit: twenty persons, members of a certain religious society called "The Blue Creek Congregational Church", and then and there being met and assembled together at the Church building belonging to said religious society, for the purpose of religious worship, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio. Edward W. Porter, Prosecuting Attorney



Indorsed: Indictment for disturbing a meeting.  
"A True Bill". Morgan Young, Foreman of Grand Jury.  
Edward W. Porter, Prosecuting Attorney.

And on the 11<sup>th</sup> day of April, 1892, the following entry was made upon the journal by the clerk of court, to-wit:

Entry 844.

The State of Ohio  
vs  
E. J. Swans

Indictment for disturbing a meeting.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff and arraigned upon said indictment, for plea thereto, saith he is guilty; thereupon after being fully advised in the premises, it is ordered and adjudged by the court that the said defendant E. J. Swans, pay a fine of ten dollars, and the costs of this prosecution; and execution is awarded.

E. W. Porter, Pros. Atty.

Be it remembered that at a court of Common Pleas begun and held in the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 4<sup>th</sup> day of April in the year of our Lord one thousand eight hundred and ninety-two, his Honor John A. Price, Judge, presiding. Here tofore, to-wit: On the 8<sup>th</sup> day of April 1892, the following indictment was filed with the clerk of court, to-wit:

Indictment. 846.

The State of Ohio  
vs  
William Noble  
and Frank A. Haver  
The State of Ohio,  
Union County, ss

Petit Larceny.

In the Court of Common Pleas, Union County, Ohio, of the Term of April, in the year of our Lord one thousand eight hundred and ninety-two.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name, and by the authority of the State of Ohio, on their oaths, do find and present, that William Noble and Frank A. Haver late

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of said County, on the 4<sup>th</sup> day of March, in the year of our Lord one thousand eight hundred and ninety-two with force and arms, in said County of Union, and State of Ohio, unlawfully and feloniously did steal, take and carry away, one plane of the value of one dollar, one plane of the value of seventy-five cents, one brace of the value of two dollars, one hammer of the value of one dollar, one hammer of the value of seventy-five cents, one wrench of the value of twenty-five cents, one level-square of the value of fifty cents, one cold chisel of the value of fifty cents, one screw driver of the value of fifty cents, one pair of compasses of the value of fifty cents, one chisel of the value of twenty-five cents, and all of the value of eight dollars of the goods, chattels, and property of A. J. Rigdon, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney,  
Union County, Ohio.

Indorsed: Indictment for Petit Larceny.

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court, at the request of the Prosecuting Attorney.

"A. True Bill." Andrew J. Ferguson, Foreman of Grand Jury  
Edward W. Porter, Prosecuting Attorney.

And on the 20<sup>th</sup> day of April, 1892, the following entry was made upon the Journal by the Clerk of Court:

Entry. The State of Ohio ||

846

vs  
William Noble and Frank W. Weaver. || Indictment for Petit Larceny.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendants being brought into Court in custody of the Sheriff and arraigned upon said indictment, each, for plea thereto, saith he is guilty; thereupon, after being fully advised in the premises, it is ordered and adjudged that the said William Noble and Frank W. Weaver, each pay a fine of five dollars and be imprisoned in the jail of Union County for the term of ten days, and that they pay the costs of this prosecution for which execution is awarded.

E. W. Porter, Prosecuting Attorney.



Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 4<sup>th</sup> day of April in the year of our Lord one thousand eight hundred and ninety-two, his Honor John S. Price, Judge, presiding. Heretofore, to-wit: On the 8<sup>th</sup> day of April, 1892, the following indictment was filed with the Clerk, to-wit:

Indictment.

847.

The State of Ohio

vs

William Noble and Frank O'Harver

Petit Larceny.

The State of Ohio, } ss.  
Union County }

In the Court of Common Pleas, Union County, Ohio, of the Term of April, in the year of our Lord one thousand eight hundred and ninety-two.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that William Noble and Frank O'Harver late of said County on the 5<sup>th</sup> day of March, in the year of our Lord one thousand eight hundred and ninety-two with force and arms, in said County of Union, and State of Ohio, unlawfully, and feloniously did steal, take and carry away three saws, each of the value of three dollars and fifteen cents, and all together, of the value of nine dollars and forty-five cents, two hatchets, each of the value of seventy-five cents, and both together of the value of one dollar and fifty cents, one hammer of the value of seventy-five cents, one rip-saw of the value of forty cents, one smoothing plane of the value of sixty cents, one screw driver of the value of twenty-five cents, one chisel of the value of forty cents, one brace of the value of one dollar and fifty cents, one pair of compasses of the value of twenty-five cents, one screw driver of the value of twenty-five cents, two bits, each of the value of fifteen cents, and both together of the value of thirty cents, and all of the value of Fifteen dollars and sixty-five cents of the goods, chattels and property of W. H. White, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney,  
Union County, Ohio.

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Indorsed: Indictment for Petit Larceny.

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court at the request of the Prosecuting Attorney.

"A True Bill" Andrew J. Ferguson, Foreman of Grand Jury.  
Edward W. Porter, Prosecuting Attorney.

And on the 11<sup>th</sup> day of April, 1892, the following recognizance was filed with the Clerk of Court, to-wit:

Recogni- The State of Ohio || The State of Ohio, Union County,  
gance. vs  
\$47. William Noble

Be it remembered, That on this 11<sup>th</sup> day of April, A. D. 1892, William Noble principal, Thomas Phillips, A. Boylann personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio, the sum of one hundred Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to-wit:

The condition of this Recognizance is such that if the above bound William Noble personally be and appear before the Court of Common Pleas from day to day during this present term of Court then and there to answer to a charge of and abide the judgment of the Court, and not depart without leave, then this recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged before me, } William Noble.  
on the day and year above written. } Thomas Phillips.  
R. McHenry, Clerk. } A. Boylann.

And on the 11<sup>th</sup> day of April, 1892, the following recognizance was filed with the Clerk, to-wit:

The State of Ohio || The State of Ohio, Union County.  
vs  
Frank C. Haver

Be it remembered, That on this 11<sup>th</sup> day of April, 1892, William Nobles, Frank C. Haver, and L. F. Bab personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio, the sum of one hundred Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to-wit:



The condition of this Recognizance is such that if the above bound Frank C. Haver personally be and appear before the Court of Common Pleas from day to day during the present term of Court there and there to answer to a charge of <sup>and</sup> abide the judgment of the Court, and not depart without leave, then this recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged before me } William Noble.  
on the day and year above written } Frank C. Haver.  
R. M. Brody, Clerk } L. F. Erb.

Justification of Surety.

The State of Ohio Union County, ss.

The within named Louis Erb one of the sureties on the bond herein, of the within named Frank C. Haver being duly sworn, says that he is a resident of Milford Center in the County of Union and State of Ohio; that he is worth beyond the amount of all his debts, at least one hundred Dollars; that he owns in his own right real estate, liable to execution in said County of Union amounting in actual value at least to the sum of Two Hundred Dollars, beyond the amount of all his debts, liabilities and exceptions; that the said real estate is situate in Union Township, County and State aforesaid.

Louis F. Erb.

Subscribed in my presence, and sworn to before me, this 11<sup>th</sup> day of April A. D. 1892.

R. M. Brody, Clerk of Court.

And on the 11<sup>th</sup> day of April, 1892, the following entry was made upon the Journal by the Clerk of Court, to wit:

Entry 847.

The State of Ohio  
vs  
Frank C. Haver | Charge of Petit Larceny.

This day came the Defendant with Louis F. Erb, as his sureties, entered into a recognizance before the Court in the sum of One Hundred Dollars, conditioned for his appearance from day to day to answer said charge.

E. W. Porter, Pros. Atty.

And on the 12<sup>th</sup> day of April, 1892, the following entry was made upon the Journal by the Clerk of Court, to wit:

The State of Ohio  
vs  
William Noble | Charge of Petit Larceny.

This day came the defendant with Thomas Phillips and J. Boylan as his sureties, entered into recognizance before the Court in the sum of One hundred dollars, condition-

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Indictment. 848.

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ioned for his appearance from day to day to answer said charge.

B. W. Porter, Prosecuting Attorney.

And on the 20<sup>th</sup> day of April, 1892, the following entry was made upon the Journal by the Clerk, to wit:

|               |                                                                |                               |
|---------------|----------------------------------------------------------------|-------------------------------|
| Entry<br>847. | The State of Ohio<br>vs<br>William Noble<br>and Frank O'Harver | Indictment for Petit Larceny. |
|---------------|----------------------------------------------------------------|-------------------------------|

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and each of the defendants being brought into Court and arraigned upon said indictment, each for plea thereto; saith he is "guilty"; thereupon after being fully advised in the premises, it is ordered and adjudged by the Court, that the said William Noble, and Frank O'Harver, each pay a fine of five dollars, and be imprisoned in the Jail of Union County for the Term of ten days, and that they pay the costs of this prosecution for which execution is awarded.

It is further ordered by said Court that sentence in No. 847 take effect on expiration of sentence in No. 846.

B. W. Porter, Pros. Atty.

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville within and for the County of Union and the State of Ohio, on the 4<sup>th</sup> day of April, in the year of our Lord one thousand eight hundred and ninety-two, his Honor John A. Price, Judge, presiding. Heretofore, to wit: On the 8<sup>th</sup> day of April, 1892 the following indictment was filed with the Clerk of Court, to wit:

|                     |                                                                                                            |                |
|---------------------|------------------------------------------------------------------------------------------------------------|----------------|
| Indictment.<br>848. | The State of Ohio<br>vs<br>William Noble and<br>Frank O'Harver.<br>The State of Ohio,<br>Union County, ss) | Petit Larceny. |
|---------------------|------------------------------------------------------------------------------------------------------------|----------------|

In the Court of Common Pleas, Union County, Ohio of the Term of April, in the year of our Lord one thousand eight hundred and ninety-two.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn, and charged to inquire of crimes and offenses



committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that William Noble and Frank O'Bover late of said County, on the 5<sup>th</sup> day of March, in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, in said County of Union and State of Ohio unlawfully and feloniously did steal, take and carry away, one nickel-plated ratchet-brace, of the value of three dollars and seventy-five cents, one Number Five Jack Plane, Stanley make, of the value of three dollars and seventy-five cents, one ball peen hammer of the value of one dollar, one Buck Brothers' furmer chisel, of the value of seventy-five cents, one two-inch frame chisel, Ohio tool, of the value of one dollar and twenty-five cents, one rosewood mortise-gauge of the value of one-dollar, one spoke-shave of the value of twenty-five cents, one ratchet-handle draw-knife, ten inch concave blade of the value of one dollar and twenty-five cents, three bits each of the value of twenty-five cents, and all three of the value of seventy-five cents, and all of the value of Thirteen Dollars and seventy-five cents, of the goods, chattels, and property of Tell Reed, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Pros. Atty, Union Co., O.

Indorsed: Indictment for Petit Larceny.

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court at the request of the Prosecuting Attorney.

A True Bill. Andrew J. Ferguson, Foreman of Grand Jury.

Edward W. Porter, Pros. Atty.

And on the 11<sup>th</sup> day of April, 1892 the following recognizance was filed with the Clerk of Court, to wit:

Recognizances.  
848

The State of Ohio

vs

William Noble.

The State of Ohio, Union County.

Be it remembered, That, on this 11<sup>th</sup> day of April, A. D. 1892, William Noble principal, Thomas Phillips, and A. Boylan personally appeared in open Court of Common Pleas in and for the County aforesaid and jointly and severally acknowledged themselves to owe the State of Ohio the sum of One Hundred Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to wit:

The condition of this Recognizance is such that if the above bound William Noble personally be and appear before the Court of Common Pleas from day to

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day during this present term (April A. D. 1892) then and there to answer to a charge of Petit Larceny and abide the judgment of the Court, and not depart without leave, then this recognizance shall be void; otherwise it shall be and appear in full force and virtue in law.

Taken and acknowledged before me, } William Noble.  
on the day and year above written } Thomas Phillips.  
R. M. Brody, Clerk } A. Boylson.

The Justification of Surety.  
The State of Ohio, Union County, ss.

The within named Thomas Phillips one of the sureties on the bond herein, of the within named William Noble being duly sworn, says that he is a resident of Milford Center in the County of Union and State of Ohio; that he is worth beyond the amount of all his debts, at least One Hundred (\$100) Dollars; that he owns in his own right real estate, liable to execution in said County of Union amounting in actual value at least to the sum of Two Hundred Dollars, beyond the amount of all his debts, liabilities and exceptions; that the said real estate is situate in Union Township, County and State aforesaid.

Subscribed in my presence, and sworn to before me, this 11<sup>th</sup> day of April, A. D. 1892.

And on the 11<sup>th</sup> day of April, 1892, the following recognizance was filed with the Clerk of Court, to wit:

The State of Ohio  
vs  
Frank O'Harver || The State of Ohio, Union County.

Be it remembered, That on this 11<sup>th</sup> day of April A. D. 1892 Frank O'Harver and W. F. Erb personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the sum of one hundred dollars to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to wit:

The condition of this Recognizance is such that if the above named Frank O'Harver personally be and appear before the Court of Common Pleas from day to day during the Present April term (1892) then and there to answer to a charge of Petit Larceny and abide the judgment of the Court, and not depart without leave, then this recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged before me on the day and year above written.  
R. M. Brody, Clerk.



Frank O'Harer.  
L. F. Erb.

Justification of Surety.

The State of Ohio, Union County, ss.

The within named one of the sureties on the bond herein, of the within named Frank O'Harer, being duly sworn says that he is a resident of Milford Center in the County of Union and State of Ohio; that he is worth beyond the amount of all his debts, at least One Hundred Dollars; that he owns in his own right real estate, liable to execution in said County of Union amounting in actual value at least to the sum of Two Hundred Dollars, beyond the amount of all his debts, liabilities and exceptions; that the said real estate is situate in Union Township, County and State aforesaid.

Louis F. Erb.

Subscribed in my presence, and sworn to before me, this 11<sup>th</sup> day of April, A. D. 1892.

R. M. Erory, Clerk of Court.

On the 11<sup>th</sup> day of April, 1892, the following entry was made on the Journal by the Clerk of Court, to-wit:

Entry 848

The State of Ohio vs Frank O'Harer. Charge of Petit Larceny.

This day came the defendant and with Louis F. Erb as his sureties, entered into a recognizance before the Court in the sum of One hundred dollars, conditioned for his appearance from day to day to answer said charge.

B. W. Porter, Pros. Atty.

And on the 12<sup>th</sup> day of April, 1892, the following entry was made on the Journal by the clerk, to-wit:

Entry 848

The State of Ohio vs William Noble. Charge of Petit Larceny.

This day came the defendant, with Thomas Phillips and S. Boylan as his sureties, entered into recognizance before the Court in the sum of One hundred dollars, conditioned for his appearance from day to day to answer said charge.

B. W. Porter, Pros. Atty.

And on the 20<sup>th</sup> day of April, 1892, the following entry was made upon the Journal by the clerk, to-wit:

Entry 848

The State of Ohio vs William Noble and Frank O'Harer.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and each of the defendants being

brought arraigned with oath in the Court, each of them in the and the which by the expiration

Be Pleas Town Union his to Court: affidavit. The S 849. Frank The S Union

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brought into court in custody of the Sheriff, and arraigned upon said indictment, each for plea thereto, saith he is guilty; thereupon after being fully advised in the premises, it is ordered and adjudged by the court, that the said William Noble and Frank O'Hara, each pay a fine of five dollars and be imprisoned in the jail of Union County for the term of ten days, and that they pay the costs of this prosecution, for which execution is awarded. It is further ordered by the court that sentence in No. 848 take effect on expiration of sentence in 847.

D. W. Porter, Pros. Atty.

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville, within and for the County of Union and State of Ohio, on the 4<sup>th</sup> day of April, 1892, his Honor John A. Price, Judge, presiding. Heretofore to-wit: On the 27<sup>th</sup> day of January, 1892, the following affidavit was filed with the Clerk of Court, to-wit:

Affidavit. The State of Ohio  
849. vs

Frank Alexander.

The State of Ohio, } Before John W. Sinkade J. P. Paris  
Union County, ss } Townships, Union County, Ohio.

Before me, John W. Sinkade, one of the Justices of the Peace in and for said County personally came George Schlager who being duly sworn according to law, deposes and says that Frank Alexander, on the 1<sup>st</sup> day of December, in the year of our Lord one thousand eight hundred and ninety-one, in the night season, to-wit: about the hour of eleven in the night of the same day, in the County of Union aforesaid, into the store-house there situate of George Schlager willfully, maliciously, forcibly, feloniously, and burglariously, did break and enter, with intent then and there, the goods, chattels and valuable property of the said George Schlager in the said store-house then and there being, then and there feloniously, willfully, and burglariously to steal, take and carry away; and then and there in the said storehouse, two bottles of beer, each of the value of fifteen cents, and both together of the value of thirty cents, of the goods, chattels and property of the said George Schlager, in said store-house then and



there being found, there and there feloniously and burglariously did steal, take and carry away.

And further this deponent says not.

George Schlegel.

Sworn and subscribed before me at the County aforesaid, this 19<sup>th</sup> day of January, 1892.

J. H. Kinkade, J.P.

Mittimus after trial.

Mittimus The State of Ohio,

849. Union County, ss. To the keeper of the jail of the County aforesaid, greeting:

Whereas, Frank Alexander late of the County of Union has been arrested on the oath of George Schlegel for a charge of committing burglary in said County of Union, State of Ohio on or about Dec. 1<sup>st</sup>, 1891, by entering and breaking into the store-house of Geo. Schlegel and stealing therefrom two bottles of beer in the night season and has been examined by me, J. H. Kinkade, one of the Justices of the Peace for said County, and required to give bail in the sum of Five hundred Dollars, for his appearance before the Court of Common Pleas of said County, on the first day of the next term thereof which requisition he has failed to comply with. Therefore in the name of the State of Ohio, I command you to receive the said Frank Alexander into your custody in the jail of the County aforesaid, there to remain until he be discharged by due course of law.

Given under my hand and Seal, this 21<sup>st</sup> day of January A.D. 1892.

J. H. Kinkade. Seal  
Justice of the Peace.

Returns.

Returns Jan. 21<sup>st</sup>, 1892, I committed the within named Frank Alexander to the custody of the within named Jailor, Thomas Martin, with whom I left a certified copy of this writ.

Fees: Mileage \$20, Service \$40, Copy \$25, Total \$85

Samm Bonnett, Constable.

And on the 5<sup>th</sup> day of February, 1892, the following recognizance was filed with the clerk of Court, to wit:

The State of Ohio In the Probate Court of Union County.

vs  
Frank Alexander. Charge, Burglary.

Personally appeared before me, Leonidas Piper, Probate Judge in and for said County Frank Alexander, the defendant named above, who, with J. S. Turner entered into the following recognizance, to wit:

The State of Ohio, Union County, ss.

Be it remembered, That on the 3<sup>rd</sup> day of February

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A. D. 1892, personally appeared before me Leonidas Piper, Probate Judge in and for said County, Frank Alexander and J. S. Turner, who jointly and severally acknowledged themselves to owe the State of Ohio the sum of One Hundred Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the conditions following: The above obligation is such that, whereas, the above bound Frank Alexander was, on the 21<sup>st</sup> day of January A. D. 1892, committed to the jail of said County by warrant under hand of J. H. Kinkade, J. P. on a charge of Burglary. Now, if the said Frank Alexander shall be and appear before the Court of Common Pleas in and for said County, on Feb. 3<sup>rd</sup>, 1892 at the present term thereof, then and there to answer unto said charge of Burglary and abide the decision of said Court, and not depart without leave of the same, this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed. Franklin J. Alexander.  
J. S. Turner.

Seal  
Seal

I, Leonidas Piper, Probate Judge within and for said County, do hereby certify that the foregoing recognizance was duly taken, signed and acknowledged before me, and in open court and by me approved, this 3<sup>rd</sup> day of February, A. D. 1892.

Leonidas Piper,  
Probate Judge.

Afterward, on the 5<sup>th</sup> day of February A. D. 1892, an Entry was made on the Journal by the Clerk of said Court, to wit:  
The State of Ohio

vs.

Journal 16, Page 131.

Frank Alexander

This day came the Assistant Prosecuting Attorney on behalf of the State of Ohio, and the defendant coming into Court in answer to his recognizance taken before the Hon. Leonidas Piper Probate Judge of this County, and it appearing to the Court that said defendant had been bound over to answer before the Grand Jury of said County on affidavit heard before J. H. Kinkade Esq. a Justice of the Peace for Union County, Ohio, and it appearing to the Court that said hearing before the said Justice of the Peace having occurred after the adjournment of the Grand Jury of this Term, and there not being sufficient time to impanel a new Grand Jury at this Term of the Court, it is ordered that said defendant be required to enter into a recognizance in the sum of one hundred dollars for his appearance at the next term of this Court, to wit: April 4<sup>th</sup> 1892 and abide the order and judgment of said Court and



not depart from the Court thereafter without leave.

Thereupon came the said Frank Alexander in open Court, and with J. G. Turner, as his surety entered into a recognizance in the sum of one hundred dollars to be and appear before the Court at the next term thereof, to-wit: April 7<sup>th</sup> 1892 and abide the order and judgment of said Court and not depart from said Court without leave.

Indictment

Afterward, on the 8<sup>th</sup> day of April 1892, an Indictment was filed with the Clerk of said Court, to-wit:

849

The State of Ohio,  
Union County ss:

In the Court of Common Pleas, Union County, Ohio, of the Term of April in the year of our Lord one thousand eight hundred and ninety-two.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present that Frank Alexander late of said County, on the first day of December, in the year of our Lord one thousand eight hundred and ninety-one with force and arms, in said County of Union, and State of Ohio, unlawfully and feloniously did steal, take, and carry away, two bottles of beer, each of the value of fifteen cents, and both together of the value of thirty cents, of the goods, chattels, and property of George Schlegel, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney.

Indorsed: "A True Bill".

Andrew J. Ferguson, Foreman of Grand Jury.

Entry

Afterward, on the 20<sup>th</sup> day of April, 1892, an Entry was made on the Journal by the Clerk of said Court.

849

The State of Ohio,

vs.

Journal 16, Page 174.

Frank Alexander

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment for plea thereto saith he is "guilty"; thereupon after being fully advised in the premises it is ordered and adjudged by the Court, that the said Frank Alexander pay a fine of five dollars, and the costs of this prosecution; and execution is awarded.



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Be it remembered That at a Court of Common Pleas begun and held at The Court House, in The Town of Marysville, within and for The County of Union and State of Ohio, on The 10<sup>th</sup> day of September in The year of our Lord one Thousand eight hundred and ninety four, his Honor John A. Price Judge presiding, Pleasow, to wit: on The 13<sup>th</sup> day of March 1894 The following transcript was filed with The Clerk of Court, to wit:

The State of Ohio  
Jerome Township

Befow B. W. Evans Justice of The Peace.

February 26<sup>th</sup> 1894 complaint in writing upon oath and signed by Cyrus Turner Filed with me charging one James Beavers did maliciously strike assault on or about The 23<sup>rd</sup> day of February A. D. 1894 at The County of Union one James Beavers did maliciously assault in a menacing manner strike and wound one Leoly Turner and other wrongs to him The Said Leoly Turner then and there did. Signed Cyrus Turner sworn to before me and subscribed This 26<sup>th</sup> day of February A. D. 1894.

B. W. Evans Justice of The Peace

I issued a State Warrant for The accused and placed in The hands of constable John Rily also issued subpoenas for William Wagner, James Gane, William Vanbuskirk, George Grooks, Thos Grooks

B. W. Evans J. P.

February 26<sup>th</sup> 1894. Warrant returned I have arrested The within named James Beavers and have him in Court before The within named B. W. Evans Justice

cost on warrant \$1.70

John Rily Const.

Subpoenas returned served on The with in named witnesses as shown on back subpoena cost \$1.50 case called charge read and accused James Beavers Plead not guilty to charge and waived his rite to The examination and asked to be bound over to Court The State by Their counsel J. M. Koush called the following witnesses and had Them sworn and examined William Wagner Cyrus Turner James Gane William Vanbuskirk, George Grooks, Thos Grooks, and They were recognized to appear on The first day of The next term of Court at Marysville Union County Ohio.

Bound.

The State of Ohio Union County S. S.

Be it remembered That on The 26<sup>th</sup> day of February A. D. 1894 William Wagner personally appear before me B. W. Evans one of The Justice of Peace in and for said County aforesaid and jointly and severly acknowledge themselves to The State of Ohio in The sum of one hundred dollars to be levied of Their good and chattels lands tenements if default is made in The condition following to wit The conditions

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of this recognizance is such that if the above bound that if James Beavers shall personally be and appear before the Court of common Pleas on the first day of the term thereof next to be held in and for said County aforesaid as forth with them and there to answer to a charge assault and strike as charged in affidavit on the person of one Leoly Turner and abide the decision of the Court and judgment of the Court and not depart there from without leave then this recognizance shall be void otherwise to be in full force and virtue of law signed William Wagner taken and acknowledged before me on the day and upon aforesaid

B. W. Grans Justice of the Peace.

|                        |        |                         |         |
|------------------------|--------|-------------------------|---------|
| Cost Bill              |        | Constables Cost         |         |
| Affidavit              | .40    | On Warrant              | \$1.70  |
| Warrant                | .40    | Subpoena                | 1.50    |
| Subp                   | .75    | One days attendance     | 1.00    |
| Swearing witnesses     | .30    |                         | \$4.20  |
| Bond                   | .40    | William Wagner          | .85     |
| Filing 4 papers        | .20    | William Vanbush 4 miles | .85     |
| Transcript certifying  | 1.50   | Thos Crooks 4 " "       | .85     |
| Recognizance witnesses | .40    | George Crooks 4 " "     | .85     |
|                        | \$4.35 | James Gane              | .85     |
|                        |        | Total                   | \$12.50 |

I hereby This to be a true transcript from my docket.

B. W. Grans Justice of the Peace.

State Warrant.

The State of Ohio }  
 Union County } S.S.

To any Constable of said County, greeting

Whereas, Complaint upon oath by Cyrus Turner, a Justice of the Peace in and for said County, that on or about the 23<sup>rd</sup> day of February A. D. 1894, at the said County Jerome Tp in said County, Union one James Beavers did maliciously assault and strike and wound one Leoly Turner and other wrongs to him. The said Leoly Turner then and there did: Thus are, therefore, in the name of the State of Ohio, to command you that you take the said James Beavers if he be found in your County; or if he shall have fled, that you pursue after the said James Beavers into any County in this State, and take and safely keep the said James Beavers so that you have him forth with before me or some other Justice of the said County, to answer to the said complaints and to be dealt with according to law. Given under my hand and seal, This 26<sup>th</sup> day of February A. D. 1894.

B. W. Grans Justice of the Peace.



Subpoena for Criminal Case.

The State of Ohio

Union County.

Jerome Township

To William Wagner, James Gane, Wm Vanbushirk, George Brooks, Flora Brooks, you are hereby commanded to appear before me forth with a Justice of the Peace of Said Township, at my office therein, on the day, action pending before me, wherein State of Ohio Plaintiff, and James Beaver Defendant. If you fail not under the penalty of the law, given under my hand, this 26<sup>th</sup> day of February A. D. 1894.

B. W. Evans Justice of the Peace.

Bond.

The State of Ohio

Union County S.D.

Be it remembered that on the 26<sup>th</sup> day of February A. D. 1894 William Wagner personally appeared before me B. W. Evans one of the Justices of the Peace in and for said County aforesaid and jointly and severally acknowledged them selves to owe the State of Ohio the sum of one hundred dollars to be levied of their goods and chattels lands and tenements if default is made in the conditions following to wit the conditions of this recognizance is such that if the above bond James Beaver shall personally be and appear before the Court of Common Pleas on the first day of the term then next to be holden in and for the County aforesaid or forth with them and them to answer unto a charge of assault and strike on the person of one Lesty Turner and abide the judgement of the Court and not depart with out leave then this recognizance shall be void other wise it shall be and remain in full force and virtue of law.

William Wagner.

Taken and acknowledged before me on the day and upon aforesaid

B. W. Evans Justice of the Peace.

The State of Ohio

S.D.

Union County.

In the Court of Common Pleas, Union County, Ohio, of the term of April in the year of our Lord one thousand eight hundred and ninety four. The Jurors of the grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present that James Beaver late of the said

Transcript

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County, on the 23<sup>rd</sup> day of February in the year of our lord one thousand eight hundred and ninety four with force and arms, in said County of Union, and State of Ohio, unlawfully did make an assault in a menacing manner upon one Leslie Turner and him, The said Leslie Turner did then and there unlawfully strike and wound, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

W. F. Hoopes, Prosecuting Attorney of Union County Ohio.

The State of Ohio

vs

James Beaver

Indictment for assault & Battery.

909.

Now comes the prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is guilty, it is therefore ordered and adjudged by the Court, that he pay a fine of \$5.00 and the cost of this prosecution taxed at \$ and execution is awarded.

Q. S.

John A. Price Judge.

Attest J. N. Gamell Clerk

Be it remembered that at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 10<sup>th</sup> day of September in the year of our Lord one thousand eight hundred and ninety four, his Honor John A. Price Judge, presiding, Heretofore, to-wit: on the 2<sup>nd</sup> day of October 1894 the following transcript was filed with the Clerk of Court: to-wit:

State of Ohio

No. 917.

vs

"Senator" King

Before me, W. H. Hill one of the Justice of the Peace in and for Blairtown Township, Union Co. Ohio Personally came W. H. Richards, who being duly sworn according to law deponeth and saith that on or about the 10<sup>th</sup> day of July, A. D. 1894 at the County of Union, one Thomas or "Senator" King, did in the night season of the same day to-wit about 3 (Three) o'clock A. M. unlawfully break and enter a certain storeroom with intent to steal and did steal, take therefrom cloth the property of the said W. H. Richards and further deponeth saith not, W. H. Richards

Transcript



Sworn to and subscribed before me at the County aforesaid. This 18<sup>th</sup> day of August. A.D. 1894  
W. W. Hill Justice of the Peace.

Upon the above affidavit being filed I issued a warrant for the arrest of the above named "Senator" or Thos King and delivered to J. G. Foster, who made the following returns - Aug 30<sup>th</sup> A.D. 1894 I have the body of the within named "Senator" or Thos King now in Court J. G. Foster Special Constable. The Defendant was forthwith arraigned before me and upon hearing the complaint read, plead not guilty and demanded a hearing and by consent of both parties trial adjourned until September 3<sup>rd</sup> A.D. 1894 at one o'clock P.M. and issued subpoenas for the following witnesses for the State: viz: - Mrs Fisher, Burt Fisher, Lucy Fisher, W<sup>m</sup> M. Fisher, Mary Fisher, Carl Fisher, Gertrude Fisher, Ab Lowe, and Harry Carroll, and handed to George Morgan, Deputy Marshall, who made returns as follows: viz: I have served the within writ on the above named persons by reading - George M. Morgan, Deputy Marshall also issued the following subpoenas and handed to Gris Stultz, constable: viz Lewis Sayres, G. D. Siddle, Nettie Siddle, Cornelius Siddle, Jacob D. Siddle who made the following returns: I have served the within writ on the above named persons by reading it to them personally. Gris Stultz Constable September 3<sup>rd</sup> A.D. 1894 1 o'clock P.M. The parties appeared - trial had. W<sup>m</sup> Fisher, Burt Fisher, Lucy Fisher, W<sup>m</sup> M. Fisher, Mary Fisher, Carl Fisher, Gertrude Fisher, Ab Lowe, H. Carroll, Lewis Sayres, G. D. Siddle, Nettie Siddle, Cornelius Siddle, Jacob D. Siddle and George Smith were sworn and examined for the State. The defendant "Senator" or Thos King made no defense and the case was submitted without argument. I do find said offense has been committed and there is cause to believe the Defendant guilty thereof I therefore ordered him to enter into a recognizance in the sum of two thousand (2000) Dollars with sufficient sureties for his appearance before the Court of Common Pleas, on the 1<sup>st</sup> day of the term thereof next to be holden in said County in default he be committed to the Village Jail to await the action of the said court and that he pay the costs of this prosecution - taxed at \$66.<sup>00</sup>

W. W. Hill J. P.

I issued a mittimus to W<sup>m</sup> M. Wood keeper of the Village Jail who made the following return I have this day committed the body of the within named Thos King to the village Jail

W<sup>m</sup> M. Wood Village Marshall.

State of Ohio Union County  
Chilbourn Township S.S.

I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me at my office in said Township in the above action. Richmond O Oct 1<sup>st</sup> 1894. W. W. Hill Justice of the Peace.

Justices  
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Justices Fees: affidavit .40 Warrant .40 Record .75 Index .15 Judgment .40  
Subpoena<sup>vs</sup> 1.35 adjourned .20 Swearing 18 witnesses 90 Sitting on trial 100  
Filing 6 papers .30 Mistimies .40 Transcript 1.25 Certifying .25 Total \$ 7.75

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Constable Fees: Service and Return .40 Mileage 220 miles \$ 2.20 Conveyance 3.55  
Sustenance 5.20 Necessary expenses 10.05 97 meals \$ 25 24.25 Total \$ 65.65

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Constable Fees (Morgan) Service and Return 7.75 Mileage 15 - 2.55 Service and  
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Witness Fees: W<sup>m</sup> Fisher .80 Burt Fisher .80 Lucy Fisher .80 W<sup>m</sup> M Fisher .80  
Mary Fisher .80 Carl Fisher .80 Sutrude Fisher .80 Al Lowe .80 H. Garroll .50  
Lewis Sayus .50 G. D. Sidle .50 Nettie Sidle .50 Cornelius Sidle .50  
Jacob D Sidle .50 George Smith .90 Total \$ 10.30

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Afterward on the 15 day of September 1894 an Indictment was filed  
with the clerk of Court to wit:

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Indict-  
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The State of Ohio

Union County S.S.

in the

In the Court of common pleas Union County Ohio of the term of September  
in the year of Our Lord one thousand eight hundred and ninety four  
The Jurors of the Grand Jury of the State of Ohio within and for the body  
of the County of Union impaneled and sworn and charged to inquire  
of crimes and offenses committed with in the said County of Union  
in the name and by the Authority of the State of Ohio on their Oath  
do find and present that Charles Leurance John Cunningham  
Sid Robinson, Thomas J King, Charles K Sherwood, Reel Richard  
Soapio Jones, Jack Welch, Frank Smoot late of said County of  
Union on or about the 10<sup>th</sup> day of July in the year of Our Lord  
one thousand eight hundred and ninety four with force & arms  
in said County of Union and State of Ohio in the night season  
of the same day the 10<sup>th</sup> of July 1894 about the hour of one o'clock  
at night in the County of Union aforesaid into a certain store house  
of William H Richards there situate did unlawfully maliciously  
and forcibly break and enter with intent then and there and  
thereby the personal property of the said William H Richards in the  
said store house then and there being unlawfully to steal take  
and carry away, and 7 yards of blue Patic cloth worth \$8<sup>72</sup> 3<sup>2</sup>/<sub>2</sub> yards  
of blue worsted cloth value \$10<sup>00</sup> 1<sup>3</sup>/<sub>8</sub> yards worsted pantabon cloth value \$2<sup>30</sup>  
per yd \$3<sup>33</sup> 2<sup>3</sup>/<sub>8</sub> yds worsted pantabon goods \$7<sup>12</sup> 1/2 One pair pants \$7<sup>00</sup>  
2<sup>1</sup>/<sub>4</sub> yds black worsted corkscrew cloth value \$5<sup>62</sup> 1/2 2<sup>3</sup>/<sub>8</sub> yds striped  
worsted cloth value \$7<sup>87</sup> 1/2 2<sup>1</sup>/<sub>4</sub> yds worsted cloth value \$5<sup>62</sup> 1/2 3<sup>1</sup>/<sub>2</sub> yds  
cheviot goods black value \$6<sup>10</sup> 1/2 3<sup>1</sup>/<sub>2</sub> yds mixed worsted cloth value \$10<sup>50</sup>  
2<sup>1</sup>/<sub>4</sub> yds black striped goods value \$5<sup>62</sup> 1/2 1<sup>1</sup>/<sub>2</sub> yds pantabon goods  
mixed value \$3<sup>72</sup> 6<sup>2</sup>/<sub>8</sub> yds brown plaid worsted cloth value \$13<sup>00</sup>

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2 1/4 yds black worsted cloth value \$5<sup>63</sup> 3 1/2 yds mixed worsted cloth  
 value \$7<sup>00</sup> 3 1/4 yds mixed worsted cloth value \$5<sup>63</sup> 3 1/2 yds mixed  
 worsted cloth value \$8<sup>13</sup> 3 yds scotch worsted cloth of the value of \$6<sup>00</sup>  
 3 1/4 yds value \$8<sup>13</sup> 1 3/4 yds light plaid worsted cloth value \$3<sup>66</sup>  
 3 1/2 yards One Hon cloth value \$10<sup>50</sup> 3 1/2 yards small plaid cloth  
 worsted value \$7<sup>87</sup> 2 yards mixed cassimere cloth value \$5<sup>52</sup>  
 1 1/4 yards black cheviot cloth value \$1<sup>88</sup> 2 3/8 yards Seney cloth  
 value \$8<sup>87</sup> 3 1/2 yards mixed diagonal cloth value \$10<sup>50</sup> 3 1/2 yards  
 mixed diagonal cloth value \$10<sup>50</sup> 3 1/2 yards gray diagonal cloth  
 of the value of \$10<sup>50</sup> 10 yards blue worsted cloth value \$35<sup>00</sup> 3 1/2 yards  
 mixed cassimere cloth value \$8<sup>73</sup> 2 1/2 yards mixed cassimere  
 value 6<sup>00</sup> 3 1/2 yards mixed cassimere cloth value \$8<sup>20</sup> 3 1/2 yards  
 small Melts mixed cassimere value \$8<sup>00</sup> 3 1/2 yards small plaid  
 mixed cassimere value \$8<sup>00</sup> 3 1/2 yds striped mixed cassimere value  
 \$8<sup>00</sup> 3 1/2 yards mixed worsted diagonal cloth value \$8<sup>00</sup> 2 3/8 yds  
 worsted striped pantabon cloth of the value of \$6<sup>50</sup> 2 3/8 yards small  
 striped worsted pantabon cloth of the value of \$6<sup>50</sup> 3 1/2 yards  
 mixed worsted cloth of the value of \$8<sup>00</sup> 7 yards light colored  
 goods summer goods of the value of \$17<sup>50</sup> 4 yards light colored  
 summer goods of the value of \$9<sup>00</sup> 6 1/2 yards heavy goods  
 small plaid worsted cloth of the value of \$17<sup>88</sup> 3 yards mixed  
 worsted plaid cloth of the value of \$9<sup>75</sup> 14 yards of summer suitings  
 of the value of \$24<sup>50</sup> 56 yards summer suitings of the value of \$46<sup>00</sup>  
 20 yards black worsted cloth of the value of \$60<sup>00</sup> 3 1/2 yards Melton  
 cloth of the value of \$10<sup>50</sup> and all of the value of \$659<sup>33</sup> Six  
 hundred and fifty nine <sup>33</sup>/<sub>100</sub> dollars of the personal property of the  
 said William H. Richards in said store house then and there  
 being found then and there unlawfully did steal take  
 and carry away.

Contrary to the forms of the Statute in such cases made  
 and provide and against the peace and dignity of the State of Ohio.

William T. Hoops Prosecuting  
 Attorney in and for Union County Ohio

State of Ohio.  
 vs  
 Thomas J. King

Entry.

This day came the Prosecuting Attorney on behalf of the State  
 of Ohio and the Defendant being brought into court in the  
 custody of the Sheriff and arraigned upon said indictment  
 for plea there to saith he is "guilty" and is remanded to the  
 custody of the Sheriff until sentenced.

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State of Ohio  
vs  
Thomas J. King

Indictment for Burglary  
and Grand Larceny.

This day came The Prosecuting Attorney on behalf of The State of Ohio  
The Defendant being brought into open court in custody of The  
Sheriff for sentence Thereupon being fully advised in The premises  
it is ordered and adjudged by The Court That The said Thomas  
J King be imprisoned and confined in The Penitentiary of The  
State and kept at hard labor but without any solitary confinement  
for The period of three years and That he pay The costs of This  
prosecution for which execution is awarded.

Attest J. N. Tomell Clerk

Be it remembered That at a Court of Common Pleas begun and  
held at The Court House, in The Town of Marysville, within and for  
The County of Union and State of Ohio, on The 10<sup>th</sup> day of September  
in The Year of Our Lord one Thousand eight hundred and  
ninety four. His Honor John W. Price Judge, presiding, Sheweth  
that on The 6<sup>th</sup> day of August 1894 The following transcript was filed  
with The Clerk of Court. To wit:

The State of Ohio  
vs  
Union County, S.S.

In Justice Court  
for Union Township.

The State of Ohio  
vs  
Wilson Hinds

Before W. G. Bennett  
Justice of The Peace in and  
for Said County and Township.

914

Complaint made this 2<sup>nd</sup> day of August A. D. 1894. by D. B. Smith  
who being duly sworn according to law deposes and saith That  
Wilson Hinds late of Said County on or about The first day of August  
A. D. 1894 at The County of Union aforesaid did maliciously cut  
and stab with intent to maim D. B. Smith while in performance  
of his official duty as Marshall in Said County aforesaid and This  
deponent doth verily believe that said Wilson Hinds is guilty of  
The fact charged and further This deponent saith not. August  
2<sup>nd</sup> 1894. Issued warrant for The arrest of The aforesaid Wilson  
Hinds and delivered it to Myron Gabriel Constable. August 2<sup>nd</sup>  
1894. warrant returned as follows I took The body of The within  
named Wilson Hinds and have him now before The Justice



August 2<sup>nd</sup> 1894 10 A.M. Wilson Hinds being brought before me the above named charge was read to him and he for his plea says he is not guilty on motion of Wilson Hinds Deft. and on account of the absence of John Tobin and Mrs John Tobin material witnesses trial was adjourned for five hours issued mittimus and delivered it to Myron Gabriel for the commitment of the said Wilson Hinds to the Village Prison. Mittimus returned same day as having committed the Deft into the custody of the keeper of the aforesaid Prison

Aug 2<sup>nd</sup> 1894 4 P.M. The Deft appeared trial had. Myron Gabriel Wm McKittrick. Roy Davis. John Keams. Oscar Miller. Dr A. Boylan. witnesses for the State John Tobin Wilson Hinds. Ed Jones. Joseph Shepherd. witnesses for the Deft were sworn and examined and there upon I find said offense has been committed and there is cause to believe the Deft guilty thereof I therefore ordered him to enter into a recognizance in the sum of Two Thousand Dollars with sufficient sureties for his appearance at court and the Deft not offering sufficient bail I issued a mittimus for the commitment and delivered the same to Myron Gabriel Constable.

August 3<sup>rd</sup> 1894 Mittimus returned I committed the within named Wilson Hinds to the custody of the within named Jailor with whom I left a certified copy of the writ

Signed Myron Gabriel.

W. G. Bennett Justice of the Peace.

Justice fees:

Constables fees:

Witness fees:

|                     |        |                        |         |                 |        |
|---------------------|--------|------------------------|---------|-----------------|--------|
| Complaint           | .40    | Service warrant        | .40     | Myron Gabriel   | .50    |
| Warrant             | .40    | Mileage                | .20     | Wm McKittrick   | .50    |
| Subpoena's          | .80    | 2 Subpoena's & mileage | .80     | Roy Davis       | .50    |
| Continuance         | .20    | Copies                 | .50     | J. Keams        | .50    |
| Commitment          | .40    | Mittimus conveyance    |         | Oscar Miller    | .50    |
| Order for prisoner. | .25    | Assistance & copy      | 7.05    | Dr Boylan       | .50    |
| 8 witnesses sworn.  | .40    | Attending trial        | 1.00    | John Tobin      | .50    |
| Judgment            | .40    | Assistants             | 3.00    | Ed Jones        | .50    |
| 5 papers filed      | .25    | Subsistence            | .75     | Joseph Shepherd | .50    |
| Record              | .75    |                        | \$17.75 |                 | \$4.50 |
| Transcript          | .75    |                        |         |                 |        |
| Certificate         | .25    |                        |         |                 |        |
| Mittimus            | .40    |                        |         |                 |        |
|                     | \$5.65 |                        |         |                 |        |

The State of Ohio  
 Union County  
 Union Township S.S.

I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me my office in said Township in the above action. W. G. Bennett, J. P.  
 Aug 4<sup>th</sup> 1894. of the aforesaid Township

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Indictment.

Afterward on the 15<sup>th</sup> day of September A. D. 1894 an indictment was filed with the Clerk of said Court to wit.

The State of Ohio  
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S.S.  
Union County

In the Court of Common Pleas, Union County, Ohio, of the term of September in the year of Our Lord One Thousand eight hundred and ninety four. The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn, and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the Authority of the State of Ohio, on their oaths do find and present, that Wilson Hinds late of said County, on the 1<sup>st</sup> day of August in the year of Our Lord One Thousand eight hundred and ninety four with force and arms, in said County of Union, and State of Ohio, did with a certain knife which he the said Wilson Hinds then and there in his right hand had and held did unlawfully maliciously and purposely cut one D. B. Smith then and there being with intent thereby then and there him the said D. B. Smith to wound.

Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio

William F. Hoopes Prosecuting Attorney of Union County Ohio.

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No 914

Union Common Pleas

The State of Ohio  
|  
vs  
Wilson Hinds

Indictment for cutting with intent to wound. Prosecuting witness D. B. Smith. A true bill. J. F. Bennett Foreman of Grand Jury. Filed Sept 15<sup>th</sup> 1894. J. W. Gosnell Clerk of Courts

William F. Hoopes Prosecuting Attorney

On this 21<sup>st</sup> day of September 1894 Defendant arraigned and pleads guilty to this indictment.

J. W. Gosnell. Clerk.

The State of Ohio  
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S.S.  
Union County

I hereby certify the within to be a true copy of the original indictment in this case. J. W. Gosnell. Clerk.

and true  
my office



No 914.

The State of Ohio  
vs  
Wilson Hinds

Indictment for cutting  
with intent to wound.

This day came The Prosecuting Attorney on behalf of The State of Ohio, and The Defendant being brought into Court in custody of The Sheriff and arraigned upon Said indictment, for plea Thunk saith he is "Guilty" and is remanded to The custody of The Sheriff until sentenced

John. A. Price.

No 914

The State of Ohio  
vs  
Wilson Hinds

Indictment for cutting  
with intent to wound.

This day came The Prosecuting Attorney on behalf of The State of Ohio The Defendant being brought into Court in custody of The Sheriff. for sentence Thereupon after hearing testimony and being fully advised in The premises it is ordered and adjudged by The Court that The Said Wilson Hinds be imprisoned and confined in The Penitentiary of This State and kept at hard labour, but without any solitary confinement for The period of (4) four years, and that he pay The costs of This prosecution, for which execution is awarded.

Attest J. N. Tarnell Clerk

John. A. Price. Judge.

Be it remembered that at a Court of Common Pleas. begun and held at The Court House, in The Town of Marysville, within and for The County of Union and State of Ohio, on The 10<sup>th</sup> day of September in The Year of Our Lord One Thousand eight hundred and ninety four. his Honor John. A. Price Judge, presiding Hereafter, to wit: on The 4<sup>th</sup> day of August 1894. The following transcript was filed with The Clerk of Court, to wit:

Affidavit.

The State of Ohio

Union County, S.S.

Before me, M. W. Hill, one of The Justices of The Peace for Said County personally came B. L. Talmage who being duly sworn according to law, deposed and saith That one Henry G. Williams, late of Said County of Union on or about The 4<sup>th</sup> day of July in The

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Year of Our Lord One thousand eight hundred and ninety four, at the County of Union, aforesaid, did unlawfully and fraudulently try to obtain money, by presenting to The Bank of Richmond a certain check for (\$ 68<sup>00</sup>) sixty eight dollars drawn on Said Bank in favor of Jimmy Brown or bearer and signed Lennox & Brothers and dated June 28<sup>th</sup> 1894 Said check being a forgery. and this deponent does verily believe that The Said Henry. G. Williams is guilty of the fact charged, and further this deponent saith not. (Signed)

B. L. Talmage.

Sworn to and subscribed before me at The County aforesaid, This 4<sup>th</sup> day of July. A. D. 1894.

M. W. Hill Justice of the Peace.

Transcript.

The State of Ohio.  
 vs  
 Henry Williams.

The State of Ohio Union County, Before me M. W. Hill a Justice of the Peace in and for Said County, Complaint No. made This 4<sup>th</sup> day of July A. D. 1894. by B. L. Talmage who, being duly sworn, saith that, on or about The 4<sup>th</sup> day of July A. D. 1894. at The County aforesaid, did unlawfully and fraudulently obtain money by presenting to The Bank of Richmond a certain check for 68<sup>00</sup> sixty eight dollars drawn on Said Bank in favor of Jimmie Brown or bearer and signed Lennox Bro. and dated June 28<sup>th</sup> 1894 said check being a forgery, and This deponent does verily believe that The Said Henry G. Williams, is guilty of the facts charged and further this deponent saith not.

B. L. Talmage.

Sworn to and subscribed before me at The County aforesaid The 4<sup>th</sup> day of July A. D. 1894.

M. W. Hill J. P.

Warrant issued for the defendant to W. M. Wood special Constable of Said County, who made return as follows, to wit: July 4<sup>th</sup> A. D. 1894. I now have the body of the within named, Henry G. Williams now in Court.

W. M. Wood Special Constable.

Defendant arraigned before me, The Said Justice, on The 4<sup>th</sup> day of July 1894, and, upon hearing Said Complaint pleaded Guilty to the same. Whereupon I required him to enter into a recognizance of \$400<sup>00</sup>.



Justices Fees.

Constable's Fees.

|                           |               |
|---------------------------|---------------|
| Complaint Affidavit       | .40           |
| Warrant, persons, each.   | .40           |
| Judgment.                 | .40           |
| Papers filed, each.       | .10           |
| Record, words, per 100.   | .65           |
| Recog. to Court.          | .40           |
| Transcript words, per 100 | .65           |
| Certificate               | .25           |
| Mittimus, (each person)   | .40           |
| Ally ex                   | 1.00          |
|                           | <u>\$4.65</u> |

|                              |               |
|------------------------------|---------------|
| Warrant, persons each        | .40           |
| Mileage, first mile          | .20           |
| Day attend trial             | 1.00          |
| Transp. prisoner after trial | 3.20          |
| Subsist prisoner after trial | .50           |
| Transportation               | 3.50          |
|                              | <u>\$8.80</u> |

# 8.80  
4.65  
Total # 13.45

It is There upon, on Said day, by me, The Said Justice of The Peace, adjudged and ordered That The Said Defendant Henry G. Williams enter into a recognizance at The sum of \$400<sup>00</sup> four hundred dollars with sufficient sureties for his appearance before The Court of Common Pleas on The 15<sup>th</sup> day of The term thereof next to be holden in Said County in default he be committed to The Jail of Said County to await The action of Said Court and That he pay The cost herein taxed at \$5<sup>00</sup> Recognizance not given as required and defendant committed to The County Jail. Return on Mittimus, to wit: July 5<sup>th</sup> 1894. By virtue of This writ I have This day committed The body of The with in namel. Henry G. Williams, to The Jail of Union County Ohio.

W. M. Wood Special Constable.

I have bound by Their own recognizance, to appear and testify before Said Court, The following witnesses, to wit:

- B. L. Talmage.
- O. P. Lenz.
- John Cunningham.

W. M. Hill, J. P.

The State of Ohio

Union County, S.D.

Mittimus.

To The keeper of The Jail of The County aforesaid, greeting: Whereas Henry G. Williams late of The County aforesaid, has been arrested on The oath of B. L. Talmage did unlawfully try to obtain money by presenting to The Bank of Richwood a certain check for \$68<sup>00</sup> drawn on Said Bank in favor of Jimmie Brown or bearer and signed Lenz & Brother and dated June 28<sup>th</sup> 1894 Said check being a forgery, and has been examined by me, W. M. Hill one of The Justices of The Peace in and for Said County, on such charges and has been required to give bail in The sum

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of Four Hundred Dollars, for his appearance before the Court of Common Pleas<sup>W</sup> of Said County, on the first day of next term thereof which requisition he has failed to comply with. Therefore, in the name of The State of Ohio, I command you to receive the Said Henry E. Williams into your custody in the Jail of the County aforesaid, there to remain until he be discharged by due course of law. Given under my hand, this 4<sup>th</sup> day of July A. D. 1894.

W. W. Hill Justice of the Peace.

Afterward on the 15<sup>th</sup> day of September, A. D. 1894 an indictment was filed with the Clerk of Said Court to wit:

Indictment 911.

The State of Ohio  
Union County, S. S.

In the Court of Common Pleas, Union County, Ohio, of the term of September in the Year of Our Lord One Thousand eight hundred and ninety four. The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the Said County of Union, in the name and by the Authority of the State of Ohio, on their oaths do find and present, That Henry Williams late of Said County, on the 28<sup>th</sup> day of June in the Year of Our Lord One Thousand eight hundred and ninety four with force and arms, in Said County of Union, and State of Ohio did unlawfully falsely make forge and counterfeit a certain check which said false forged and counterfeited check is of the purport and value following to wit \$68.<sup>00</sup>.

Woodland June 28<sup>th</sup> 1894

Bank of Richwood pay to Jimmy Brown or bears sixty eight dollars.  
(Signed)  
Linn & Brothers.

With intent there by to unlawfully defraud, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

William J. Hoops,  
Prosecuting Attorney of Union Co. Ohio.

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No 911.

The State of Ohio  
Vs.  
Henry Williams

Indictment for Forgery

Prosecuting witnesses, B. L. Falmagne. A true bill J. F. Bennett  
Foreman of Grand Jury. filed Sept 15<sup>th</sup> 1894  
J. W. Gosnell Clerk of Courts

William T. Hoops, Prosecuting Attorney.

On this 21<sup>st</sup> day of September 1894. Defendant arraigned and pleads  
Guilty to this indictment

J. W. Gosnell Clerk.

The State of Ohio  
Union County.

S.S.

I here by certify the within to be a true copy of the original  
Indictment in this case.

J. W. Gosnell Clerk.

Entry  
911.

The State of Ohio  
Vs.  
Henry Williams

Indictment for Forgery.

Now comes the Prosecuting Attorney on behalf of the State of Ohio and  
The Defendant being brought into Court in custody of the Sheriff  
and arraigned upon said indictment for plea thereto said  
he is "Guilty"

There upon it is ordered and adjudged by this Court  
that the said Henry Williams be imprisoned in the Penitentiary  
of the State: & kept at hard labor. no part of said time to be  
kept in solitary confinement. for the period of 18 months and  
that he pay the costs of this prosecution. taxed at \$

Attest J. W. Gosnell Clerk

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Affidavit  
no 915

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Be it remembered That at a Court of Common Pleas begun and held at the Court House, in the Town of Marysville, within and for the County of Union and State of Ohio, on the 10<sup>th</sup> day of September in the Year of our Lord one Thousand eight hundred and ninety four, his Honor John A. Price Judge presiding Herebefore, to wit; on the 6<sup>th</sup> day of August 1894 the following transcript was filed with the Clerk of Court, to wit;

The State of Ohio

Union County S.S.

Affidavit  
no 915

Before me, W. G. Bennett, one of the Justices of the Peace for said County, personally came Myron Gabriel who being duly sworn according to law, deposes and says that on or about the first day of August A. D. 1894, at the County of Union one Joseph Shepherd being at a certain Religious Meeting in said County and State where persons had met together in a lawful manner for worship did unlawfully make and excite a contention and disturbance at the said meeting aforesaid then and there did disturb said meeting by loud and boisterous talk and one Myron Gabriel did then and there being a Constable in and for said County and State legally authorized and duly qualified to discharge the duties of said office did then and there on view as such Constable apprehend and arrest the said Joseph Shepherd and the said Joseph Shepherd did then and there proceed to convey and bring before W. G. Bennett one of the Justices of the Peace in and for said County and State to answer said offense as aforesaid and there upon said Joseph Shepherd unlawfully did beat threaten and abuse said Constable as aforesaid and did endeavor and attempt to prevent said officer as aforesaid from bringing him the said Joseph Shepherd by striking resisting and refusing to go with said officer and he the said Constable then and there and all the time being in the execution of his said office in bringing the said Joseph Shepherd to Justice as aforesaid said Shepherd knowing said Gabriel to be Constable as aforesaid said Gabriel acting and then and there claimed to act as such Constable in the execution of his said duty in his said office and further this affidavit saith not.

Myron Gabriel.

Sworn to before me and subscribed in my presence this 2<sup>nd</sup> day of August A. D. 1894.

W. G. Bennett Justice of the Peace.



Warrant: The State of Ohio. Union County S.S.

To any constable of said County, Greeting.

Whereas, complaint has been made before me, one of the Justices of the Peace for said County, upon the oath of Myron Gabril. That, on or about the first day of August A. D. 1894. at the County of Union in the State of Ohio. One Joseph Shephard did at a lawful Religious Meeting disturb said meeting and while under arrest and being conveyed to Justice by the constable did beat threaten and abuse said constable while in the execution of his official duty in said County and State aforesaid. These are therefore to command you to take the said Joseph Shephard, if he be found in your County; or if he has fled, that you pursue after him into any other County in the State, and take and safely keep the said Joseph Shephard, so that you have his body forth with before me, or some other Magistrate of said County, to answer the said complaint, and be further dealt with according to law given under my hand, This 2<sup>nd</sup> day of August A. D. 1894.

W. G. Bennett Justice of the Peace.

Mittimus on Adjournment.

The State of Ohio S.S. Union County

The Township of Union Village of Milford Center Ohio. To the keeper of the Village Prison. Greeting:

Whereas, Joseph Shephard, late of the County of Union has been arrested on the oath of Myron Gabril for resisting an officer while under arrest, and has been brought before me, W. G. Bennett Justice of the Peace, of said Township for trial on such charges, which trial has been necessarily postponed by reason of prosecuting witness. Therefore, I command you, in the name of the State, to receive the said Joseph Shephard into your custody, in the Village Prison there to remain until discharged by due course of law.

Given under my hand and seal, This 2<sup>nd</sup> day of August A. D. 1894.

W. G. Bennett Justice of the Peace.

August 2<sup>nd</sup> 1894 I committed the within named Joseph Shephard to the Village Prison, there to remain until discharged by due course of law.

Fees Service 40 Mileage .20 Assistance 1.50 \$ 2.10 Myron Gabril Constable.

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The State of Ohio  
Union County S.S.

The Justice Court for  
Union Township.

Affidavit

State of Ohio  
vs  
Joseph Shepherd.

Before W. G. Bennett Justice of the Peace in  
and for Said County and Township.

Complaint made this 2<sup>nd</sup> day of August A. D. 1894 by Myron Gabriel who being duly sworn according to law deposes and saith that on or about the first day of August A. D. 1894 at the County of Union aforesaid one Joseph Shepherd being at a certain religious meeting in Said County and State where persons had met together in a lawful manner for worship, did unlawfully make and excite a confusion and disturbance at the said meeting aforesaid then and there did disturb said meeting by loud and boisterous talk and one Myron Gabriel then and there being a constable in and for Said County and State legally authorized and duly qualified to discharge the duties of said office did then and there on view as such constable apprehend and arrest the said Joseph Shepherd and the said Joseph Shepherd did then and there proceed to convey and bring before W. G. Bennett one of the Justices of the Peace in and for Said County and State to answer said offense as aforesaid and thereupon said Joseph Shepherd unlawfully did beat threaten and abuse said constable and did endeavor and attempt to prevent said officer as aforesaid from bringing him the said Joseph Shepherd by striking, resisting and refusing to go with said officer and he the said constable then and there on the time being in the execution of his said office in bringing said Joseph Shepherd to justice as aforesaid said Joseph Shepherd knowing said Myron Gabriel to be constable as aforesaid said Gabriel acting and then and there claims to act as such constable in the execution of his said duty in his said office and further this deponent saith not.

August 2<sup>nd</sup> 1894 Issued warrant for the arrest of the aforesaid Joseph Shepherd and delivered it to Myron Gabriel Constable.

August 2<sup>nd</sup> 1894 Warrant returned I took the body of the writt in named Joseph Shepherd and have him now before the Justice.

August 2<sup>nd</sup> 1894 10. A. M.

The Defendant Joseph Shepherd appeared before me and the above charge was read to him and he for his plea says he is not guilty on motion of the defendant on account of the absence of material witness the trial was







The State of Ohio } Union Township.  
Union County }

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

August 4<sup>th</sup> 1894.

W. G. Bennett J. P.  
of the aforesaid Township.

The State of Ohio  
Union County S. C.

To the keeper of the jail of the County aforesaid Greeting.

Witness  
after  
trial

Whereas Joseph Shephard late of the County of Union has been arrested on the oath of Myron Gabriel for being at a certain Religious meeting in said County and State where persons had met together in a lawful manner for worship, did unlawfully make and excite a contention and disturbance at the said meeting aforesaid then and there did disturb said meeting by loud and boisterous talk and one Myron Gabriel then and there being a Constable in and for said County and State legally authorized and duly qualified to discharge the duties of said office and then and there on view as such constable apprehend and arrest the said Joseph Shephard and the said Joseph Shephard did then and there proceed to convey and bring before W. G. Bennett one of the Justices of the Peace in and for said County and State to answer said offense as aforesaid and then upon said Joseph Shephard unlawfully did beat threaten and abuse said constable aforesaid and did endeavor and attempt to prevent said officer aforesaid from bringing him the said Joseph Shephard by striking resisting and refusing to go with said officer and he the said constable then and there and all the time being in the execution of his said office in bringing the said Joseph Shephard to Justice as aforesaid said Shephard knowing said Myron Gabriel to be constable as aforesaid said Gabriel acting and then and there claimed to act as such constable in the execution of his said duty in his said office in the County and State aforesaid and has been examined by me W. G. Bennett one of the Justices of the Peace for said County and required to give bail in the sum of Five Hundred dollars for his appearance before the Court of Common Pleas of said County on the first day of the next term then of which requisition he has failed to comply with therefore in the name of the State of Ohio I command you to receive the said Joseph Shephard into your custody in the jail of the County aforesaid there to remain until he be discharged by due course of law.

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Given under my hand and seal This 2<sup>nd</sup> day of August A. D. 1894.

W. G. Bennett Justice of the Peace.

August 2<sup>nd</sup> 1894 I committed the within named Joseph Shepherd to the custody of the within named Jailor whom I left a certified copy of this writ  $\frac{2}{3}$  Fees service .40 mileage .65 conveyance  $\$1.50$  assistance  $\$1.50$  copy .25 Total  $\$4.30$

Myron Gabriel Constable.

Afterward on the 15<sup>th</sup> day of September A. D. 1894 an indictment was filed with the Clerk of said Court to wit;

Indictment.

The State of Ohio | S.S.  
Union County

In the Court of Common Pleas, Union County, Ohio, of the term of September in the year of our Lord one thousand eight hundred and ninety four.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the Authority of the State of Ohio on their oaths, do find and present that Joseph Shepherd late of said County, on the 1<sup>st</sup> day of August in the year of our Lord one thousand eight hundred and ninety four with force and arms, in said County of Union, and State of Ohio, did willfully unlawfully interrupt molest & disturb an assembly of persons met for a lawful purpose with the purpose of religious worship, by loud & boisterous talk laughing, swearing & drinking intoxicating drinks during said service.

Contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

William T. Hoops,  
Prosecuting Attorney, of  
Union County Ohio.

No 915.

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No 915.

The State of Ohio  
vs  
J. S. Shepherd

Indictment for disturbing meeting. This indictment found upon testimony sworn and sent before the Grand Jury at the request of the Prosecuting Attorney. A true bill

J. F. Bennett.  
Foreman of Grand Jury.

William T. Hoops Prosecuting Attorney.

On this 21<sup>st</sup> day of September 1894 Defendant arraigned and pleaded guilty to this indictment

J. W. Gosnell. Clerk.

The State of Ohio  
Union County.

S. S.

I hereby certify the within to be a true copy of the original indictment in this case.

J. W. Gosnell. Clerk.

No 915.

The State of Ohio  
vs  
J. S. Shepherd.

Indictment for disturbing a meeting.

Entry.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereof saith he is "guilty"

Thereupon it is ordered and adjudged by the Court, that the said J. S. Shepherd pay unto the State of Ohio a fine of ten dollars and the costs of prosecution taxed to \$ and execution is awarded, therefore.

Attest J. W. Gosnell Clerk



Be it remembered that at a Court of Common Pleas began and held at the Court house in the town of Marysville within and for the County of Union and State of Ohio on the 10<sup>th</sup> day of September One thousand Eight hundred and ninety four by His Honor John A Rice Judge, presiding heretofore to wit: On the 2<sup>nd</sup> day of July 1894 the following transcript was filed with the Clerk of the Court to wit:

The State Ohio | Before N. M. Hubbard J. P. in and for said County and Township Complaint No. 17 made vs Ulysses Hill | the 28<sup>th</sup> day of June 1894 by Hiram Watts.

Complaint in writing and upon oath signed by Hiram Watts, filed with me, charging that one Ulysses Hill unlawfully did take and steal and carry away from the premises of Hiram Watts one Black Pig, weight about 30 lbs. value \$3<sup>00</sup> the personal property of the said Hiram Watts, and further the defendant. Saith not, Signed Hiram Watts, Sworn to and subscribed before me at the County aforesaid this 28<sup>th</sup> day of June 1894. N. M. Hubbard J. P.

June 28<sup>th</sup> 1894. I issued State Warrant on above complaint and delivered the same to S. S. Sigler Constable June 28<sup>th</sup> 1894, Warrant returned endorsed as follows - I have the body of the within named Ulysses Hill and have before the Justice. Fee: Service 40, Mileage 35 = 75 - June 29<sup>th</sup> 1894 - S. S. Sigler Constable - Issued Subpoenas for State for the following names, Elmer Bitter William Watts, John Hanley, Hiram Watts, Kit Evans, returnable June 29<sup>th</sup> 1894 at one o'clock P. M. delivered same to S. S. Sigler Constable.

June 29<sup>th</sup> 1894 - Issued Subpoenas for Defendant for the following names, O. E. Stout - George Brake John Hanley Clifford Meadles, returnable June 29<sup>th</sup> 1894 at 1 o'clock P. M. delivered the same to S. S. Sigler Constable. Trial continued until June 29<sup>th</sup> at 1 o'clock P. M.

For Defendant - June 29<sup>th</sup> 1894 Subpoenas returned endorsed as follows: I have served served the within named persons. Fee - Service 50, Copy 50, mileage 40 = \$140.

For State - I have served the within named witnesses Personally. Fee. Serv. 50, Mile 50 = \$100. S. S. Sigler Constable.

June 29<sup>th</sup> 1894 1 o'clock P. M. time set for trial, Trial had. The following persons were sworn and examined for State Hiram Watts, William Watts, Elmer Bitter, John Hanley, William Brake - Motion by Atty for Deft for Justice to dismiss the Case on the grounds that the State has failed to prove that the offence committed was done by the Prisoner arraigned (Motion overruled by Justice) the following persons were sworn and examined for defendant - O. E. Stout - Clifford Meadles Albert Webb, Geo Brake John Hanley, after hearing the evidence I find said offence has been committed and there is cause to believe the Defendant guilty thereof. I therefore ordered him to enter into a recognizance in the sum of One hundred and fifty Dollars with sufficient surety for his appearance before the Common Pleas Court of said County on the 1<sup>st</sup> day of the next term thereof, which was done accordingly. N. M. Hubbard J. P. - Justice Fee \$5<sup>00</sup>; Constable Fee \$4<sup>00</sup>; Witness Fee \$2<sup>00</sup> for State - Witness Fee for Deft. \$2<sup>75</sup>.

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The State of Ohio  
Union County  
York T.P. ss:  
Justice of the Peace of the aforesaid Township.

I do hereby certify that the within is a full and true copy from my Docket of the proceedings had by and before me at my office in said Township in the within action July 2<sup>nd</sup> 1894, N.M. Hubbard

The State of Ohio  
Union County ss:

Be it remembered that on the 29<sup>th</sup> day of June in the Year 1894 Peter S Heill personally before me and acknowledged to owe the sum of One hundred and fifty Dollars to be levied of his goods and Chattles, Lands and Tenaments, if default be made in the condition following to wit: The conditions of this recognizance is such that if the above Bond: Ulyses Heill shall personally be, and appear before the Court of Common Pleas on the first day of the next term thereof then and there to answer a Charge of Stealing a Pig from the Premises of Hiram Watts the personal property of the said Hiram Watts, and abide the Judgment of the Court, and not depart without leave then this recognizance shall be void otherwise it shall remain in full force and virtue in law.

Signed } Peter S Heill

Taken and acknowledged before me on the day and year above written -  
The State of Ohio }  
N.M. Hubbard  
Justice of the Peace

Indict-  
ment  
910

v.s  
Ulyses Heill  
The State of Ohio }  
Union County ss:

Larceny

In the Court of Common Pleas Union County Ohio of the Term of September in the Year of our Lord One thousand Eight Hundred and ninety four The Jurors of the Grand Jury of the State of Ohio within and for the Body of the County of Union, impanelled sworn and charged to inquire of Crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio on their oaths do find and present that Ulyses Heill late of the County of Union, on the 26<sup>th</sup> day of June in the Year of our Lord one thousand eight hundred and ninety four with force and arms in said County of Union, and State of Ohio, unlawfully did take steal and drive away one swine of the value of \$3<sup>00</sup> Three Dollars the personal property of Hiram Watts contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.  
William T. Hoopes  
Prosecuting Attorney of Union County O.

Warrant  
910

The State of Ohio  
Union County ss:

On the 17<sup>th</sup> day of September A.D. 1894 the following Warrant was issued by the Clerk of Court - to wit:  
To the Sheriff of said County Busting -  
Whereas, at the September Term A.D. 1894 of the Court of Common Pleas of said County of Union an indictment was found by the Grand Jury thereof against Ulyses Heill for a certain Crime to wit: for Larceny -  
You are therefore commanded to arrest and safely keep the said Ulyses Heill so that you have his body before the said Court of Common Pleas to answer to the Charge of said indictment, and that you have with you then and there this writ.  
Given under my hand and seal of said Court this 17<sup>th</sup> day of September A.D. 1894. (Seal) J. N. Gosnell Clerk.



Also on the 21<sup>st</sup> day of September 1894 the Sheriff of said County returned said writ to the Clerks office in said County which return is as follows.

| Fees -     | \$ | Cts |
|------------|----|-----|
| Serve Rel. | 50 |     |
| Milage     | 1  | 92  |
| Conveyance | 1  | 00  |
| Sustenance | 25 |     |
| Return     | 25 |     |
| Total      | 3  | 97  |

The State of Ohio }  
 Union County ss: }  
 By virtue of the Command of this writ I have arrested the said Ulysses Hill and have his body before Court.  
 Wm. G. Snodgrass Sheriff

910  
Entry

The State of Ohio } Indictment for Larceny.  
 vs }  
 Ulysses Hill } Journal Entry Journal 17-Page 77.

This day came the prosecuting Attorney on behalf of the State of Ohio and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto said he is "not Guilty" and put himself upon the Country and the prosecuting Attorney both the like, and the trial was set down for October 5<sup>th</sup> 1894. The Court fixed the amount of the Recognizance at \$100<sup>00</sup>.

The State of Ohio } In the Court of Common Pleas  
 Union County } ss: And upon the 5<sup>th</sup> day of October the following Entry was made upon the Journal by the Clerk to wit:

910  
Journal  
Entry

The State of Ohio }  
 vs }  
 Ulysses Hill } Indictment for petit Larceny.

This day came the prosecuting Attorney on behalf of the State of Ohio and the defendant came into Court as by his recognizance he was bound to do also came the following named persons as jurors to wit:

- (1) H. J. Brooks (5) A. C. Plate (9) J. V. Nash
- (2) Thos. Lovell (6) D. A. Rea (10) George Coon
- (3) Geo. Harriman (7) Wm. Fulton (11) Israel Fogle
- (4) John Connor (8) John Cochran (12) Albert Maydell

who were duly impaneled and sworn according to law and this cause came on to be heard on the pleadings and evidence and said jurors having heard the evidence argument of Counsel and charge of the Court retired to their room in charge of the Sheriff for deliberation.

And now comes said jury into open Court with their verdict in writing signed by their foreman and say:

We the Jury in this case being duly impaneled and sworn to well and truly try and true deliberance make between the State of Ohio and the Prisoner at the Bar Ulysses Hill do find that the Prisoner at the Bar Not Guilty.  
 D. A. Rea Foreman.

The State  
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Warrant to discharge prisoner after trial.  
The State of Ohio }  
Union County ss: } Court of Common Pleas of said County.

The State of Ohio }  
vs }  
Ulysses Hill } Indictment for Larceny.

To the Sheriff of said County, Greeting;  
Whereas, At the September Term of said Court of Common Pleas, begun and held at Marysville, in said County on the 5<sup>th</sup> day of October A.D. 1894 the said defendant Ulysses Hill having been indicted for Larceny and the jury having found him "not guilty."

It was thereupon ordered that the said Defendant Ulysses Hill go hence of said action without day.

You are therefore ordered to discharge the said Ulysses Hill from your custody forthwith.

|               |        |
|---------------|--------|
| Sheriff's Fee |        |
| Service       | 25     |
| Discharge     | 50     |
| Return        | 25     |
| Total         | \$1 00 |

Witness my hand and the Seal of said Court at Marysville, this 5<sup>th</sup> day of October A.D. 1894.  
J. N. Gornell Clerk of Common Pleas Court.

October the 5<sup>th</sup> 1894,  
Writ returned indorsed as follows. Received this writ on the 5<sup>th</sup> day of October A.D. 1894 at 5 o'clock P.M. and pursuant to its command I did on the 5<sup>th</sup> day of October 1894, Release, and discharge said Ulysses Hill from my custody  
Wm. J. Snodgrass Sheriff.

Attest J. N. Gornell Clerk

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Be it remembered that at a Court of Common Pleas began and held at the Court House in the town of Marysville within and for the County of Union and State of Ohio, on the 10<sup>th</sup> day of September in the year of our Lord One thousand Eight hundred and ninety four His Honor John A Price Judge presiding heretofore to-wit: On the 2<sup>nd</sup> day of October A.D. 1894 the following transcript was filed with the Clerk of the Court to-wit:

State of Ohio }  
 No 21 } Transcript.  
 Chas Prichard }

Affidavit

Before me M.W. Hill one of the Justices of the Peace in and for Clarktown Township Union County Ohio, personally saw W. H. Richards who being duly sworn according to law depose and say that on or about the 10<sup>th</sup> day of July A.D. 1894 at the County of Union aforesaid one Chas Prichard did in the night season of said day to-wit: about 3 A.M. unlawfully break and enter a certain storeroom with intent to steal therefrom cloth property of the said W. H. Richards and did then and there steal take and carry away therefrom cloth of the value of Fifty four hundred Dollars property of the said W. H. Richards and further depose and say that signed - W. H. Richards Signed sworn to and subscribed before me at the county aforesaid this 18<sup>th</sup> day of August A.D. 1894. M.W. Hill Justice of the Peace.

On the above Affidavit being filed I issued a warrant for the arrest of the above named Chas Prichard and handed to F. E. Foster special constable who made the following return -

I have the body of the within named Chas Prichard now in Court: September 29<sup>th</sup> A.D. 1894. F. E. Foster special Con.

And now comes the above named Chas Prichard in custody of F. E. Foster special constable, and after hearing the affidavit read pleads not guilty to the charge - and waives an examination before me - and submitted to the Pound over to the Court of Common Pleas. I therefore ordered him to enter into a recognizance in the sum of Two thousand dollars for his appearance at the court of Common Pleas, which he failed to do. I therefore issued a mittimus to the keeper of the jail of Union County Ohio, and delivered the same to F. E. Foster Special Con. M.W. Hill J. P. September 28<sup>th</sup> A.D. 1894. Writ returned endorsed as follows;

Recd this writ - Sept: 27<sup>th</sup> A.D. 1894 and by virtue of this writ I have this day committed the body of the within named Chas or Red Prichard to the jail of Union County Ohio, and have left with the keeper thereof a certified copy of this writ. F. E. Foster Special Constable -

Justice Fees. Affidavit 40 cts, Warrant 40 cts, Index 15 cts, Record 85 cts, Filing papers 15 cts, Judgt. 40 cts, Atty 4 \$1<sup>00</sup>, Mittimus 40 cts, Transcript \$1<sup>00</sup>, Certifying 25 cts. Total \$5<sup>00</sup>.  
 Con. Fees. Serv. and Ret. warrant 40 cts, Mileage 12 1/2 miles \$121<sup>50</sup>, Conveyance Prisoner \$5<sup>00</sup>, Hotel bill \$20<sup>00</sup>, necessary expenses \$23<sup>41</sup>, Return on Mittimus 40 cts, Copy of one Mittimus 20 cts, Atty 4 \$1<sup>00</sup>, Conveyance to Marysville \$3<sup>00</sup>, Mileage to Marysville 32 miles \$1<sup>00</sup>, Assistance \$1<sup>00</sup>, Total \$178<sup>76</sup>, Justice Fees \$5<sup>00</sup>. Total \$183<sup>76</sup>.

The State of Ohio Union County ss: I do hereby certify that the above is a full and true copy from my Docket of the proceedings had by and before me at my office in said Township in the above action, Richmond O. Oct 1<sup>st</sup> 1894. M.W. Hill Justice of the Peace Township Official -

Indictment

Afterward filed in the The State of Union County of Sept 4<sup>th</sup> 1894 tray of the Crime and and by the that Charles Charles R. late of said Lord Om. said com the 10<sup>th</sup> of Ju aforesaid unlawful there and storeroom and, 7 yds 1 3/4 yds worth goods \$ 7 value \$ 8 value \$ 6-6 cloth value mixed va Black wo 2 1/4 yds m 3 1/4 yds Scv light-pla small sp 1 1/4 yds Bl 3 1/2 yds m valued \$10 Blue wo 8 1/2, 2 1/2 y value \$ 8 small sp value \$ 1 1/2 yds m striped mixed goods su summer worsted of the val summer value of value of



Afterwards on the 15<sup>th</sup> day of Sept. A.D. 1894 the following Indictment was filed in the Clerk's Office of Union County Ohio: Writ:

Indictment

The State of Ohio }  
Union County ss. }

In the court of common Pleas Union County Ohio, of the Term of September in the year of our Lord One thousand Eight hundred and ninety four. The jurors of the Grand Jury of the State of Ohio within and for the body of the County of Union impealed and sworn and charged to enquire of Crime and offenses committed within the said County of Union in the name and by the authority of the state of Ohio on their oaths do find and present that Charles Lawrence, John Cunningham, Kid Robinson, Thomas J. King, Charles R. Sherwood, Kid Prichard, Soapie Jones, Jack Welch and Frank Smart late of said County of Union on or about the 10<sup>th</sup> day of July in the year our Lord One thousand Eight hundred and ninety four with force and arms in said County of Union and State of Ohio in the night season of the same day the 10<sup>th</sup> of July 1894 about the hour of one o'clock at night in the County of Union aforesaid into a certain stone house of William H. Richards there situated did unlawfully maliciously and feloniously break and enter with intent then and there by the personal property of the said W. H. Richards in the said stone house then and there being unlawfully to steal take and carry away and, 7 yds of Blue Palise cloth worth \$8.75; 3 1/2 yds of Blue worsted cloth value \$10.00; 1 1/3 yds worsted pantalone cloth value \$2.20 per yard \$3.80; 2 3/8 yds worsted pantalone goods \$ 7 1/2<sup>00</sup>; One pair Pants \$7.00; 2 1/4 yds Black worsted Corkscrew cloth value \$5.62<sup>1/2</sup>; 2 3/8 yds Striped worsted cloth value \$7.87<sup>1/2</sup>; 2 1/4 yds worsted cloth value \$5.62<sup>1/2</sup>; 3 1/2 yds cheviot goods Black value \$6.12<sup>1/2</sup>; 3 1/2 yds mixed worsted cloth value \$10.50; 2 1/4 yds Black striped goods value \$5.62<sup>1/2</sup>; 1 1/2 yds pantalone goods mixed value \$3.75; 6 1/2 yds Brown plaid worsted cloth value \$13.00; 2 1/4 yds Black worsted cloth value \$5.63; 3 1/2 mixed worsted cloth value \$7.00; 2 1/4 yds mixed worsted cloth value \$5.63; 3 1/2 yds mixed worsted cloth value \$8.13; 3 yds Scotch worsted cloth of the value of \$6.00; 8 1/4 yds value \$8.13; 1 3/4 yds light-plaid worsted cloth value \$8.20; 3 1/2 yds Melton cloth value \$10.00; 3 1/2 yds small plaid cloth worsted value \$7.87; 2 yds mixed Casimere cloth value \$8.00; 1 1/4 yds Black cheviot cloth value \$1.50; 2 3/8 yds Bersey cloth value \$8.50; 8 1/2 yds mixed diagonal cloth value \$10.50; 3 1/2 yds mixed diagonal cloth value \$10.50; 8 1/2 yds gray diagonal cloth of the value of \$10.50; 10 yds Blue worsted cloth value \$35.00; 8 1/2 yds mixed Casimere cloth value \$8.20; 2 1/2 yds mixed Casimere value \$6.25; 3 1/2 yds mixed Casimere cloth value \$8.25; 3 1/2 yards small Melton mixed Casimere value \$8.00; 3 1/2 yds small plaid mixed Casimere value \$8.00; 3 1/2 yds striped mixed Casimere value \$8.25; 3 1/2 yds mixed worsted diagonal cloth value \$8.25; 2 3/8 yds worsted striped pantalone cloth of the value of \$6.12; 2 3/8 yds small striped worsted pantalone cloth of the value of \$6.12; 3 1/2 yds mixed worsted cloth of the value of \$8.20; seven yards light-colored goods summer goods of the value of \$17.00; 4 yds light-colored summer goods of the value of \$9.00; 6 1/2 yds heavy goods small plaid worsted cloth of the value of \$17.50; 3 yds mixed worsted plaid cloth of the value of \$9.25; 14 yds of Summer suitings of the value of \$24.20; 53 yds summer suitings of the value of \$196.00; 20 yds Black worsted cloth of the value of \$60.00; 3 1/2 yds Melton cloth of the value of \$10.50; and all of the value of \$659.23. Six hundred and fifty nine <sup>23</sup>/<sub>100</sub> Dollars of the

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Indictments  
Continued

personal property of the said William H Richards in said store house then and there being found, then and there unlawfully did steal take and carry away. Contrary to the form of the statute in such cases made and provide and against the peace and dignity of the State of Ohio.

William T. Hoopes

Prosecuting Attorney in and for Union County Ohio.

The State of Ohio

vs Charles Prichard

Mittimus to appear before Court. Before M.W. Hill Justice of the Peace.

By virtue of this writ I have this day committed the body of the within named Charles Prichard to the jail of Union County, Ohio, and have left with the jailer thereof a certified copy of this writ.

Serv and ret. 40

Copy 25

Con and Milage 2 1/2 Miles 12 50

J.P. Fees Conveyance 3 30

Hotel Bill 20 40

Necessary et 23 41

J.P. 5 00

Total 176 81

The State of Ohio

Union County ss

To the Keeper of the jail of the County aforesaid,

greeting:

Whereas Prichard late of the County

aforesaid, has been arrested on the oath of Wm H

Richards did in the night season of said day to-wit:

about 3 A.M. unlawfully break and enter into a

certain store room with intent to steal therefrom cloth

property of the said W.H. Richard and did then and there steal

take and carry away therefrom cloth of the value of Fifteen hundred dollars

property of the said W.H. Richards, and has been examined by one M.W.

Hill, one of the Justices of the Peace in and for said County, on

such charge, and has been required to give bail in the sum of

Two thousand Dollars, for his appearance before the Court of Common

Pleas of said County on the first day of next term thereof which requi-

sition he has failed to comply with.

Therefore, in the name of the State of Ohio I command you to

receive the said Red Prichard into your custody in the jail of

the County aforesaid, there to remain until he be discharged by due

Course of law.

Given under my hand, this 21 day of September A.D. 1894

M.W. Hill Justice of the Peace.

State of Ohio

vs Red Prichard

Indictment for Burglary and Grand Larceny.

Journal 17 Page 100.

This day came the Prosecuting Attorney on behalf of the State of Ohio and the Defendant being brought into Court in the custody of the Sheriff and arraigned upon said indictment for Plea thereto saith he is guilty and is remanded to the custody of the Sheriff until sentence.

Con and J.P. Fees

920 Journal &

Entry 920

And on made by Stated vs Charles Prichard vs Red Prichard

on behalf court in in the pr. said Cho Punishment solitary & pay the & Attest

Be it rem Court House and State our Lord Judge for Joviny Aff The State

912 Affidavit

vs Charles L. The State Union

saith that Charles L. of three A. M. in the unlawfu then and in the sae carry aw al propul there being away. Richard



Entry And on the 11<sup>th</sup> day of October a.D. 1894 the following Entry was made by the Clerk of the Court to-wit:

State of Ohio

920

vs  
Charles Richard  
alias Red Richard

Journal 17-Page 109.

Grand Larceny.

Indictment for Burglary and

This day came the Prosecuting Attorney on behalf of the state of Ohio: The Defendant being brought into open court in custody of the Sheriff, for sentence thereupon being fully advised in the premises it is ordered and adjudged by the court that the said Charles alias Red Richard be imprisoned and confined in the Penitentiary of the State and kept at hard labor but without any solitary confinement for the period of Three Years, and that he pay the costs of this prosecution for which execution is awarded.  
Attest J.N. Gornell Clerk

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Mansfield within and for the County of Union, and State of Ohio, on the 10<sup>th</sup> day of September (A.D. 1894,) in the Year of our Lord One thousand Eight Hundred and Ninety four his Honor John A. Price Judge presiding, to-wit: On the 4<sup>th</sup> day of August - A.D. 1894 the following Affidavit was filed with the Clerk of Court to-wit:

The State of Ohio

912

vs  
Charles L. Insurance, et al

Before M.W. Hill

Justice of the Peace of Clairbourne Township

Affidavit

The State of Ohio  
Union County ss

Before me M.W. Hill personally came William Richards who being duly sworn according to law, deposes and says, that on or about the 10<sup>th</sup> day of July A.D. 1894, at the County of Union, One Charles L. Insurance, in the night season of the same day, to-wit: about the hour of three A.M. into a certain Store room, situated on South Franklin St. in the Village of Richmond, Ohio, property of William Richards, did unlawfully, maliciously, and freely break and enter, with the intent then and there and thereby the personal property of the said William Richards in the said Store room, then and there being, unlawfully to steal, take and carry away, and cloth to the value of fifteen hundred dollars, of the personal property of the said William Richards, in said Store room then and there being found, then and there unlawfully did steal, take and carry away.  
William H. Richards.

Sworn to before me and signed in my presence by William Richards this 14<sup>th</sup> day of July A.D. 1894.

M.W. Hill - Justice of the Peace.



Transcript:

912

State of Ohio

vs

Charles Linnance et al

The State of Ohio

Union County ss:

Before me M.W. Hill, a Justice of the Peace in and for said County.

Complaint No. 6 made this 14<sup>th</sup> day of July A.D. 1894, by William H Richards who, being duly sworn, saith that on or about the 10<sup>th</sup> day of July A.D. 1894, at the County aforesaid, one Charles Linnance in the night-season of the same day to-wit about 3 O'clock A.M., enter into a certain room situated on South Franklin St. in the Village of Richwood, Ohio, property of W.H. Richards did unlawfully maliciously and forcibly break and enter with the intent then and there and thence the personal property of the said W.H. Richards in the said store room then and there being unlawfully to steal take and carry away cloth of the value of fifteen hundred dollars of the personal property of the said W.H. Richards in said store room then and there being found there and there unlawfully did steal take and carry away - W.H. Richards.

Sworn to before me, and signed in my presence this 14<sup>th</sup> day of July A.D. 1894.

M.W. Hill, J.P. Complaint filed.

Witness Fee } 7 75

Justices Fee } 7 95

Constables Fee } 18 85

Warrant issued for the defendant to Cris Stultz, Constable of said County, who made return as follows to-wit: July 14<sup>th</sup> 1894. I have the body of the within named Charles Linnance now in Court - Cris Stultz Constable.

Subpena issued for the following witnesses, to-wit: D.B. Willoughby, D. Browning, J.M. Flickinger, W.M. Wood, John Cunningham, H. Schultz, Cris Stultz, N. Linsley, Eldon Ferguson, Mrs Eldon Ferguson, Dudley Kelts, and handed to Cris Stultz Constable.

Return on Subpena made as follows to-wit: served on D.B. Willoughby, D. Browning, J.M. Flickinger, Eldon Ferguson, W.H. Richards, W.M. Wood, by reading and Dudley Kelts, Mrs Eldon Ferguson, H. Schultz, by leaving a copy to their residence. Cris Stultz Constable.

Defendant arraigned before me, the said Justice on the 13<sup>th</sup> day of July 1894, and upon hearing said Complaint, pleaded "not guilty" to the same and demanded a hearing.

Continuance required by the State on account of absent witnesses. The case was therefore continued to July 17<sup>th</sup> 1894 at 9 O'clock A.M. and the defendant required to give bail in the sum of twenty five hundred dollars, for his appearance, at said time, before me the said Justice of the Peace, Et to abide the judgment of the Court, and not to depart without leave.

Bail not given as required, and prisoner committed to the Village Jail which was done.

Trial had on the 17<sup>th</sup> day of July 9 O'clock A.M. 1894, the parties being present.

Witnesses sworn and examined on behalf of the State to-wit: Eldon Ferguson, Mrs Ferguson, Dudley Kelts, O.D. Browning, J.M. Flickinger, W.H. Richards, W.M. Wood, D.B. Willoughby, Cris Stultz, J.E. Foster and for the Defendant Charles Linnance.

It is thereupon on said day by me the said Justice of the Peace, adjudged and ordered that the said Defendant - I do find the said Charles Linnance guilty as charged in the Complaint.

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Charles Licurance is hereby required to enter into a recognizance in the sum of two thousand dollars to appear before the Court of Common Pleas to be held in said County, in default he be committed to the jail of said County to await the act of said Court. Recognizance was given as required and defendant with Saml Kraus, Eldon E Allen, Furquson - J.M. Flickenger & Dr Wurtsbaugh.

I have bound by their own recognizance to appear and testify before said Court, the following witnesses to wit: W. H. Richards, D. B. Willoughby, J. E. Foster & J. M. Flickenger -

The State of Ohio, Union County, } ss:  
Clairborne Township }

I, the undersigned, a Justice of the Peace, in and for said County and Township, hereby Certify that the within and preceding is a full and true transcript of the proceedings had by and before me in the above named case, on Complaint No. \_\_\_\_\_, and of the costs therein, as recorded in my Docket - page 206

J Aug 1<sup>st</sup> 1894  
M. W. Keill  
Justice of the Peace.

The State of Ohio, Union County ss:

State Warrant: To any Constable of said County greeting:

Whereas, Complaint has been made before me, one of the Justices of the Peace in and for the County aforesaid, upon the oath of William H. Richards, that one Charles Licurance did, on or about the 13<sup>th</sup> day of July A. D. 1894, at the County Union aforesaid did unlawfully, maliciously and forcibly break and enter with the intent then and there and thereby the personal property of the said William Richards in the said store room then and there being unlawfully steal take and carry away cloth of the value of fifteen hundred dollars of the personal property of the said William H. Richards in said store room then and there being found there and there unlawfully entered, take and carry away.

These are, therefore, to command you to take the said Charles Licurance if he be found in your County or if he shall have fled, that you pursue after him into any other County within this State, and take and safely keep, or that you have him body forthwith before me, or some other Magistrate having competent jurisdiction, to answer the said complaint, and to further dealt with according to Law.

Given under my hand, this 14<sup>th</sup> day of July A. D. 1894.  
M. W. Keill.  
Justice of the Peace.

The State of Ohio, Union County ss:

Mittimus To the keeper of the Jail of the County aforesaid greeting:

Whereas Charles Licurance late of the County aforesaid, has been arrested on the Complaint and information of W. H. Richards, who therein upon oath states that the said Charles Licurance did unlawfully, maliciously, and forcibly break and enter with the intent then and there the personal property of W. H. Richards in said store room, unlawfully steal take and carry away cloth to the amount of fifteen hundred dollars.

And whereas the said Charles Licurance has been examined by me, M. W. Keill, one of the Justices of the Peace in and for said County on the charge and complaint aforesaid, and has by me been adjudged guilty of said offense, and has been required to find securities in the sum of Two Thousand Dollars, for his appearance at 1<sup>st</sup> day of the next term of the



Court of Common Pleas, in and for the County aforesaid; and in the meantime to be of good behavior and to keep the peace toward the citizens of the State generally: and the said W. H. Richards specially, and having refused and neglected so to do, therefore, in the name of the State of Ohio I command you to receive the said Charles Lincrance into your custody in the Jail of the County aforesaid, there to remain until he be discharged by due course of law.

Given under my hand and seal, this 28<sup>th</sup> day of July, One  
(Seal) Thousand Eight Hundred and ninety Four.  
M. W. Hill  
Justice of the Peace

Recognizance } The State of Ohio, Union County.  
vs }  
Charles Lincrance } Be it remembered, That on this 13<sup>th</sup> day of August A. D. 1894, Charles Lincrance, J. M. Flickinger, Elton Ferguson and J. A. Ferguson personally appeared in open Probate Court, in and for the County aforesaid and jointly and severally acknowledged themselves to owe the State of Ohio, the sum of Two Thousand Dollars, to be levied of their goods and chattles, lands and tenements, if default be made in the conditions following, to-wit:

The condition of this Recognizance is such that if the above bound Charles Lincrance shall personally be and appear before the Court of Common Pleas of said County, on the first day of the next term thereof, then and there to answer to a charge of unlawfully, maliciously and forcibly breaking and entering with intent to steal, take and carry away about fifteen hundred dollars, and abide the judgment of the Court, and not depart without leave, then this recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged before me } Charles Lincrance  
and by me approved on the day and } J. M. Flickinger  
year above written. } Elton Ferguson  
James M. Campbell } J. A. Ferguson  
Probate Judge.

The State of Ohio, Union County ss:

Justification } The within named Elton Ferguson  
of Surety. } one of the sureties on the bond herein, of the within named Charles Lincrance being duly sworn, says that he is a resident of Prospect, in the County of Marion and state of Ohio; that he is worth beyond the amount of all his debts, at least Five thousand & five hundred Dollars; that he owns in his own right real estate, liable to execution in said County of Marion, amounting in actual value at least to the sum of Two thousand Dollars, beyond the amount of all his debts, liabilities and exceptions; that the said real estate is situated in Prospect, Prospect Township, Marion County, and state of Ohio.

Subscribed in my presence, and sworn to before me  
this 13<sup>th</sup> day of August A. D. 1894. James M. Campbell  
Probate Judge.

Indictment. The State vs Charles Lincrance

The Jurors of the County of Marion in and for the State of Ohio, do hereby certify that the within named Charles Lincrance was indicted by the Grand Jury of the County of Marion, Ohio, on the 13<sup>th</sup> day of July, 1894, with force

might and violence, at the house of J. M. Flickinger, of the County of Marion, Ohio, on the 13<sup>th</sup> day of July, 1894, of the value of \$800, 3/4, value \$700, cloth value diagonal 3 1/2 yards, \$620, 3/4 of cassimer, \$820, 3/4 diagonal value of \$600, colored of summer worsted of the value 56 yards cloth of all of the the persons



Indictment  
912

The State of Ohio  
vs  
Charles L. L. L. L. L.

The State of Ohio, Union County ss:

In the Court of Common Pleas, Union County, Ohio, of the term of September in the year of our Lord, One Thousand Eight Hundred and Ninety Four.

The Jurors of the Grand Jury of the State of Ohio, within and for the Body of the County of Union, impaneled and sworn, and charged to inquire of Crime and offenses committed within the said County of Union in the name and by the Authority of the State of Ohio, on their oaths, do find and presume that Charles L. L. L. L. L., John Cunningham, Kid Robinson, Thomas J. King, Charles R. Shumwood, Red Peckham, Sophie Jones, Jack Welch, Ed Frank Smart late of said County of Union, on or about the 10<sup>th</sup> day of July in the year of our Lord One Thousand Eight Hundred and Ninety Four, with force and arms, in said County of Union, and State of Ohio, in the night season of the same day, the 10<sup>th</sup> of July 1894, about the hour of one o'clock at night, in the County of Union aforesaid, into a certain store house of William H. Richards there situated, did unlawfully, maliciously and forcibly break and enter, with intent there and there, and thereby the personal property of the said William H. Richards in the said store house there and there being unlawfully, to steal, take and carry away, and 7 Yards of Blue Calico cloth worth \$8.75; 3 1/2 Yards of blue worsted cloth value \$10.50, 1 1/2 yds worsted pantalon cloth value \$2.36 for yard \$3.33, 2 3/4 Yards worsted pantalon goods \$7.12 1/2, One pair pants \$7.00, 2 1/4 yds, black worsted corksew cloth value \$5.62 1/2, 2 3/4 yds striped worsted cloth value \$7.87 1/2, 2 1/4 yds worsted cloth value \$5.62 1/2, 3 1/2 yds chevot goods, black value \$6.12 1/2, 3 1/2 yds mixed worsted cloth value \$10.50, 2 1/4 yds black striped goods value \$5.62 1/2, 1 1/2 yds pantalon goods mixed value \$3.75; 6 1/2 Yards Brown plaid worsted cloth value \$13.20, 2 1/4 yds black worsted cloth value \$5.63, 3 1/2 mixed worsted cloth value \$7.20, 2 1/4 yds mixed worsted cloth value \$5.63, 3 1/2 yds mixed worsted cloth value \$8.13, 3 1/2 yds scotch worsted cloth of the value of \$6.00, 3 1/4 yds value \$8.13, 1 1/4 yds light plaid worsted cloth value \$8.06, 3 1/2 Yards Melton cloth value \$10.50 3 1/2 Yards small plaid cloth worsted value \$7.87, 2 Yards mixed Cassimere cloth value \$5.50, 1 1/4 yds black chevot cloth value \$1.88, 2 3/4 Yards Kersey cloth value \$8.84, 3 1/2 yds mixed diagonal cloth value \$10.50, 3 1/2 Yards mixed diagonal cloth value \$10.50, 3 1/2 yds gray diagonal cloth of the value of \$10.50, 10 Yards blue worsted cloth value \$35.50, 3 1/2 Yards mixed Cassimere cloth value \$8.75; 2 1/2 yds mixed Cassimere value \$6.25; 3 1/2 Yards mixed Cassimere cloth value \$8.25; 3 1/2 yds small wels mixed Cassimere value \$8.20, 3 1/2 Yards small plaid mixed Cassimere value \$8.20, 3 1/2 Yards striped mixed Cassimere value \$8.20; 3 1/2 yds mixed worsted diagonal cloth value \$8.25; 2 3/4 yds worsted striped pantalon cloth of the value of \$6.50, 2 3/8 Yards small striped worsted pantalon cloth of the value of \$6.50, 3 1/2 yds mixed worsted cloth of the value of \$8.20, 7 Yards light colored goods, summer goods of the value of \$17.50, 4 yds light colored summer goods of the value of \$9.00, 6 1/2 Yards heavy goods small plaid worsted cloth of the value of \$17.88, 3 yds mixed worsted plaid cloth of the value of \$9.75, 14 Yards of summer suitings of the value of \$24.50, 56 Yards summer suitings of the value of \$196.00, 20 Yards black worsted cloth of the value of \$60.00, 3 1/2 Yards Melton cloth of the value of \$10.50, and all of the value of \$659.23. Six hundred and fifty nine 23/100 Dollars of the personal property of the said William H. Richards, in said store house



them and there being found there and there unlawfully did steal, take and carry away.

Contrary to the form of the Statute in such cases made and provide, and against the peace and dignity of the State of Ohio.

William S. Hoopes  
Prosecuting Attorney in and for Union County Ohio.

The State of Ohio, Union County ss:  
The State of Ohio

912

vs  
Charles L. Insurance et al } Indictment for Burglary  
and Grand Larceny.

Entry  
J-17-P-76

Now comes the Prosecuting Attorney, on behalf of the state of Ohio, and the defendant - Charles L. Insurance being brought into Court in custody of the Sheriff, and arraigned upon said indictment: for plea thereto saith he is "Not Guilty" and puts himself upon the Country, and the prosecuting Attorney doth the like.

The said Charles L. Insurance demand a separate trial, which was ordered, and the cause was assigned for trial on the 1<sup>st</sup> day of October next: The Court fixed the amount of Bond for his appearance at said time at the sum of \$1500<sup>00</sup>

The State of Ohio } Indictment for Burglary  
vs } and Grand Larceny.  
Charles L. Insurance et al }

912

Entry  
J-17-P-90

In this case it being the opinion of the Court that the public interest requires it, J. W. Robinson is hereby appointed to assist the prosecuting attorney in the trial of the accused.

The State of Ohio } Indictment for Burglary  
vs } and Grand Larceny.  
Charles L. Insurance et al }

912

Entry  
J-17-P-90

Now comes the Prosecuting Attorney on behalf of the State of Ohio, the prisoner being brought into Court in custody of the Sheriff, also the following named Jurors to wit: Marsal Fogle - (2) George Coon - (3) J. W. Nash - (4) John Cochran - (5) William Fulton - (6) D. A. Rea - (7) A. E. Plate - (8) John Connor - (9) George Harriman - (10) C. B. Harris - (11) R. H. Morse - (12) Robert M. Croy, and were duly impaneled and sworn, and the said Jury having heard the evidence adduced in part the hour of adjournment having arrived this case was continued until 8-30 O'clock tomorrow morning.

The State of Ohio } Indictment for Burglary  
vs } and Grand Larceny.  
Charles L. Insurance et al }

912

Entry  
J-17-P-91

This day again came the prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff, also the jury heretofore impaneled herein, and the trial proceeded, and the said jury having heard the further evidence adduced, the hour of adjournment having arrived, this cause was continued until 8-30 O'clock tomorrow morning, to which time Court adjourned.

912

Verdict  
J-17-P-95

The State of Ohio

vs  
Charles L. Insurance

This the day of the jury heard and charged. And now by their find. We, the jury true deliver. Insurance charged.

The said until

The State of Ohio

912

Motion for New Trial

vs  
Charles L. Insurance

The verdict that Insurance an account that and state The re to law.

The State of Ohio

vs  
Charles L. Insurance

Probate Defendant and John

Be it appeared said Court John L. C. owe the levied be made that when Septem



The State of Ohio vs Charles Liguance et al Indictment for Burglary and Grand Larceny.

912 Verdict of 17-8-95

This day came the Prosecuting Attorney on behalf of the state of Ohio the defendant being brought into Court in custody of the Sheriff also came the jury heretofore impaneled herein and the jury having heard the remaining argument and charge of the Court retired to their room in charge of the Sheriff for deliberation. And now comes said jury into open Court with their verdict in writing signed by their Foreman and say: We, the jury in this case being duly impaneled and sworn to well and truly try the true deliverance made between the state of Ohio and the prisoner at the Bar Charles Liguance, do find the Prisoner at the Bar guilty in manner and form as he stands charged in the indictment and we assess the value of the property stolen at \$659.28.

Robert McCrory Foreman

The said defendant Charles Liguance is remanded to the custody of the Sheriff until sentence.

The State of Ohio vs Charles Liguance et al Indictment for Burglary and Grand Larceny.

912 Motion for New Trial

The said Charles Liguance moves the Court to set aside the verdict heretofore returned herein for reasons:

That the Court erred in instructing the jury that they could find the said Liguance guilty on the uncorroborated testimony of Charles Shumwood an accomplice.

That the Court erred in admitting the testimony of Ring detailing declarations and statements affecting the said Liguance in his absence.

The verdict is not sustained by sufficient evidence and is contrary to law.

Frank C Daugherty Attorney for Charles Liguance

Recognizance.

In the Probate Court of Union County

The State of Ohio vs Charles Liguance et al Charge: Burglary and Grand Larceny.

Personally appeared before me James McCampbell Probate Judge in and for said County Charles Liguance, the Defendant named above, who, with Frank C Daugherty, Jas. Simmons and James Porter entered into the following recognizance to wit:

The State of Ohio Union County ss: Be it Remembered, That on the 19th day of October A.D. 1894, personally appeared before me James McCampbell, Probate Judge in and for said County Charles Liguance, Frank C Daugherty, Jas. Simmons and James Porter, who jointly and severally acknowledged themselves to owe the State of Ohio the sum of Eight Hundred Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the conditions following: The above obligation is such that whereas, the above bound Charles Liguance was on the 8th day of September A.D. 1894, committed to the jail of said County of Union



on surrender by a surety, on a charge of Burglary and Grand Larceny. Now if the said Charles Liguance shall be and appear before the Court of Common Pleas in and for said County, on the first day of the next term thereof, then and thence unto said charge of Burglary and Grand Larceny, and abide the decision of said Court, and not depart without leave of the same, this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed { Charles Liguance Seal  
Frank C Daugherty Seal  
Jos Timmons Seal  
John B. Porter Seal

I James M<sup>c</sup> Campbell Probate Judge within and for said County, do hereby certify that the foregoing recognizance was duly taken, signed and acknowledged before me and in open Court and by me approved, this 19<sup>th</sup> day of October A. D. 1894.  
James M<sup>c</sup> Campbell  
Probate Judge.

912 The State of Ohio vs Charles Liguance et al. } Indictment for Burglary and Grand Larceny.

This cause being heard on motion for a new trial, the Court on consideration and for good cause shown, do grant the same.

The said verdict is accordingly vacated, and a new trial granted, and said Charles Liguance's bond fixed at \$800<sup>00</sup>.

Second Trial - Jan. 22<sup>nd</sup> 1896.

912 Entry J-17-P-146 The State of Ohio vs Charles Liguance et al. } Indictment for Burglary and Grand Larceny.

Now comes the Prosecuting Attorney on behalf of the State of Ohio The Defendant Charles Liguance coming into Court; also the following named persons as Jurors to-wit: George Congill, John B. Green, James O. Carter, T. H. Kilbuck, Jonas C. Clark, S. A. McKel, B. F. Norris, J. E. Southard, Lemuel James, Uriah Cook, Charles Comstock & L. W. Bolenbaugh, and were duly impaneled and sworn, and the said jury having heard the evidence adduced in part, said cause was continued until tomorrow morning at 8<sup>30</sup> O'clock.

912 Entry J-17-P-147 The State of Ohio vs Charles Liguance et al. } Indictment for Burglary and Grand Larceny.

This day again came the Prosecuting Attorney on behalf of the State of Ohio, The Defendant Charles Liguance coming into Court, also the jury heretofore impaneled herein, and the trial proceeded, and the said jury having heard the further evidence adduced, the hour of adjournment having arrived this cause was continued until 8<sup>30</sup> O'clock tomorrow morning.

912 Entry J-17-P-148 The State of Ohio vs Charles Liguance et al. } Indictment for Burglary and Grand Larceny.

912 Entry J-17-P-150 The State of Ohio vs Charles Liguance et al. } Indictment for Burglary and Grand Larceny.

912 Entry J-17-P-150 O. Carter J. Uriah Cook County, and argument to law, with the jury. The jury tried and returned a verdict for Charles Liguance in manner and to the value of \$800<sup>00</sup>.

912 Motion The State of Ohio vs Charles Liguance et al. } Indictment for Burglary and Grand Larceny.



912  
 Entry  
 J-17-P-148

The State of Ohio  
 vs  
 Charles Linnance et al

Indictment for Burglary  
 and Grand Larceny.

This day again came the Prosecuting Attorney on behalf of the State of Ohio, the defendant Charles Linnance being in Court, also the jury heretofore impaneled being, and the trial proceeded and the said jury having heard the remaining testimony and the argument in part, the hour of adjournment - having arrived the cause was continued until 8<sup>30</sup> O'clock tomorrow morning.

912  
 Entry  
 J-17-P-150

The State of Ohio  
 vs  
 Charles Linnance et al

Indictment for Burglary  
 and Grand Larceny.

This day came the Prosecuting Attorney on behalf of the State of Ohio, the defendant Charles Linnance being in Court, also came the jury heretofore impaneled being, and the jury having heard the remaining arguments and charge of the Court, retired to their room in charge of the Deputy Sheriff for deliberation.

And now comes said jury into open Court with their verdict in writing signed by their Foreman and say: We the jury in this case being duly impaneled, sworn and affirmed, to well and truly try and true deliverance make between the State of Ohio, and the prisoner at the Bar - Charles Linnance - do find that the prisoner at the Bar - Charles Linnance - guilty in manner and form as he stands charged in the indictment, and we assess the value of the property stolen at \$1000<sup>00</sup>

James P. Carter Foreman.

912  
 Entry  
 J-17-P-150

The State of Ohio  
 vs  
 Charles Linnance et al

Indictment for Burglary  
 and Grand Larceny.

This day came the Court, & jury to-wit: George Cargill, John B. Green, James P. Carter, J. T. Kilbuck, Jonas C. Cline, S. A. McKiel, B. F. Norris, J. E. Southard, Lemuel James, Uriah Cook, Charles Comstock & L. W. Bolenbaugh twelve good and lawful men of the said County, and Charles Linnance and Counsel, thereupon the evidence being closed, and the argument of Counsel to the Court and jury being heard, the Court charged the jury according to law, whereupon the jury retired under the charge of the Deputy Sheriff and returned with the following verdict to-wit:

We the jury in this case, being duly impaneled, sworn and affirmed to well and truly try and true deliverance make between the State of Ohio and the Prisoner at the Bar - Charles Linnance - do find that the Prisoner at the Bar - Charles Linnance - guilty in manner and form as he stands charged in the indictment, and we assess the value of the property stolen at \$1000<sup>00</sup> - James P. Carter Foreman. which was secured and read in open Court, in the presence of the defendant Charles Linnance and his Counsel, whereupon the Court ordered the Sheriff to take the defendant Charles Linnance into custody, whereupon the Counsel for defendant entered their motion for new trial, which motion was set for hearing January 30<sup>th</sup> 1895, to which time this cause is continued.

912  
 Motion

The State of Ohio  
 vs  
 Charles Linnance et al

Indictment for Burglary & Grand Larceny

The defendant moves the Court: to set aside the verdict of the jury rendered in this case and to grant a new trial in said cause for the following reasons to-wit: 1<sup>st</sup> - The verdict of the jury was contrary to, & against the law of the case - 2<sup>nd</sup> - The evidence in the case - 3<sup>rd</sup> - The verdict of the jury was contrary to, and in disregard and in disobedience of the charge and instructions of the Court.

Dancyhuber Esq. Porter & Porter Attorneys for Defendant.



912  
Century  
J-17-P-159  
The State of Ohio  
vs  
Charles L. Linn

Indictment for Burglary  
and Grand Larceny.

The defendant - Charles Linn, being heretofore convicted of Burglary and Grand Larceny as charged in the indictment, was this day brought into Court in the custody of the Sheriff and thereupon this cause came on to be heard on said defendant's Charles Linn's motion to set aside the verdict of the Jury and for a new trial, which being heard by the Court was overruled to which ruling and decision of the Court in said cause the defendant Charles Linn by his counsel then and there accepted, and thereupon said defendant Charles Linn was inquired of if he Charles Linn had anything to say why judgment should not be pronounced against him, and having nothing but what he had already said.

It is therefore adjudged by the Court that the said defendant Charles Linn be imprisoned and confined in the Penitentiary of this State and kept at hard labor but without any solitary confinement for the period of three years and six months and that he pay the costs of this prosecution, for which execution is awarded. Fifty days is allowed the defendant from January 30 1896, to reduce his exceptions to writing.

912  
Century  
J-17-P-159  
The State of Ohio  
vs  
Charles L. Linn

Indictment for Burglary  
and Grand Larceny.

This day came this case on <sup>to be heard</sup> the motion of the State to tax in the costs to be paid by the State of Ohio the amount paid by the County of Union, for a copy of the stenographers record of the evidence at the first trial of this case. Whereupon the Court being satisfied that the expense of twenty eight dollars paid by the County for said copy of said evidence was necessary and proper in order to the trial of the said defendant at his second trial, do order that said sum of twenty eight dollars be and the same is ordered to be taxed by the Clerk of this Court in the Cost Bill against the State.

Attest J. N. Gosnell Clerk

Be it  
the Court  
and State  
Thomas  
presiding  
Transcript

Transcript State of Ohio  
913 vs  
William D.

Affidavit  
In sub  
Magors Assault  
Fees \$3.00 lawfully  
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Return of Warrant  
Constables  
Fees \$3.75

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Be it remembered that at a Court of Common Pleas, begun and held at the Court House in the City of Mansville within and for the County of Union and State of Ohio, on the 14<sup>th</sup> day of January in the year of our Lord One Thousand Eight Hundred and ninety five, His Honor John A. Rice Judge presiding heretofore to wit: On the 16<sup>th</sup> day of January A. D. 1895 the following Transcript was filed with the Clerk of the Court to wit:

Transcript State of Ohio } Before A. H. Kollefroth Mayor of Mansville Ohio, Jan. 16<sup>th</sup> 1895:  
913 vs } Assault and Battery Complaint upon oath made this 25<sup>th</sup> Dec.  
William Williams } 1895 by J. Hall charging one W<sup>m</sup> Williams with Assault and  
Affidavit } Battery upon one Tom Hall Affidavit as follows:  
In substance W<sup>m</sup> Williams on 25 Dec. 1894, did unlawfully did make an  
Assault upon one Tom Hall & him the said Tom Hall did then and there un-  
lawfully strike and wound signed J. Hall. Issued warrant to John Newlove  
Marshalls for arrest of defendant William Williams.  
Maysors }  
Fees \$3.00

Return of Warrant } I have arrested the within named defendant - W<sup>m</sup> Williams and now have him  
Constables } in Court Jan. 16<sup>th</sup> 1895; Service 40, Mil. 20, Attue \$1.00, assistance \$1.50. Total \$3.10.  
Fees \$3.70 } John Newlove Marshall.

Defendant arraigned before me this 15<sup>th</sup> Jan. 1895, to answer to said charge  
plead guilty to said charges and after examining Steve Cudyshe and  
Benjamin Daugherty in behalf of the state upon such charge he said  
defendant is required by me to give bail in the sum of one  
hundred dollars for his appearance before Court of Common Pleas  
Union County Ohio, which requisition he has failed to comply therefore  
I issued a mittimus to keeper of jail of Union County there to re-  
main until discharged by due course of law.

Return of mittimus Jan. 16<sup>th</sup> 1895; I committed the within named W<sup>m</sup>  
Williams to the custody of the within named jailer with whom I  
left a certified copy of this writ. Milage 20, Service 40 John Newlove Marshall.  
A. H. Kollefroth Mayor.

The State of Ohio Union County ss: I do hereby certify that the  
above is a full and true copy from my docket of the proceedings  
had by and before me at my office in said Village of Mansville  
County of Union, State of Ohio in the above action Jan. 16<sup>th</sup> 1895:  
A. H. Kollefroth  
Mayor of Mansville Ohio

The State of Ohio Union County ss:  
In the Court of Common Pleas, Union County,  
Ohio, of the Term of January in the year of our Lord One Thousand Eight Hundred  
and ninety five. The Jurors of the Grand Jury of the State of Ohio, within and  
for the Body of the County of Union, impaneled, sworn and charged to  
inquire of Crimes and Offenses committed within the said County of Union,  
in the name and by the authority of the State of Ohio, on their oaths do  
find and present, that William Williams late of said County, on the 25<sup>th</sup>  
day of December, in the year of our Lord one thousand eight hundred and  
ninety four with fire and arms, in said County of Union, and State  
of Ohio, unlawfully did make an assault in a menacing



manner one Thomas Hall and him the said Thomas Hall  
did then and there unlawfully strike and wound contrary  
to the form of the statute in such case made and provided, and  
against the peace and dignity of the state of Ohio.

William T Hoopes  
Prosecuting Attorney of Union Co. O.

The State of Ohio Court of Common Pleas  
vs Union County Ohio

913  
Entry  
J-17-P-146

William Williams Indictment for Assault and Battery

Now comes the prosecuting attorney on behalf of the  
State of Ohio, and the defendant William Williams being brought  
into open Court in the custody of the Sheriff and arraigned on  
said indictment for plea thereto saith he is guilty. Whereupon the  
Court being fully advised in the premises and the said defendant  
William Williams being inquired of if he had anything to say why  
judgment should not be pronounced against him and having  
nothing to say.

It is therefore adjudged by the Court that the defendant - Wm  
Williams pay a fine of \$10.00 Ten Dollars and the costs of this prosecution  
taxed at \$ and execution is hereby awarded for the same -

Attest - J. N. Gosnell Clerk

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Be it remembered that at a Court of Common Pleas began and held at the Court House in the town of Marysville within and for the County of Union and State of Ohio on the 9<sup>th</sup> day of September in the year of Our Lord one Thousand Eight hundred and Ninety five. His Honor John A Price Judge presiding. Heretofore to-wit On the 10<sup>th</sup> day of September A.D. 1894 the following Transcript was filed with the Clerk of the Court to-wit

The State of Ohio  
vs  
John Cunningham

Transcript

The State of Ohio Union County ss

Before me M W Hill a Justice of the Peace in and for said County. Complaint No 19 made this 18<sup>th</sup> day of August A.D. 1894 by W.H Richards who being duly sworn saith that on or about the 10<sup>th</sup> day of July A.D. 1894 at the County aforesaid one John Cunningham did in the night season of said day to-wit about 3 AM did unlawfully break and enter a certain Store room with intent to steal therefrom cloth property of the said W.H Richards and did then and there steal take and carry away therefrom cloth to the value of fifteen hundred dollars property of the said W.H Richards and further deponent saith that

W H Richards

Sworn to and subscribed before me at the County aforesaid this 18<sup>th</sup> day of August A.D. 1894

M W Hill J.P

Warrant issued for the defendant to Eric Stults Constable of said County who made return as follows to-wit. September 8<sup>th</sup> A.D. 1894. I have the body of the within named John Cunningham now in Court Eric Stults Const

|                     |         |
|---------------------|---------|
| Justices Fees       |         |
| Complaint Affidavit | 40      |
| Warrant             | 40      |
| Judgment            | 40      |
| Filing papers       | 20      |
| Record              | 75      |
| Satisfaction        | 20      |
| Transcript          | 1 50    |
| Certificates        | 25      |
| Mittimus            | 40      |
| Total               | \$ 7 05 |
| Const Fees          |         |
| Warrant             | 40      |
| Mileage             | 20      |
| Mittimus            | 40      |
| Copies              | 25      |
| Mileage.            | 1 75    |
| Attending Trial     | 1 00    |
| Assistance at trial | 1 50    |
| Transportation      | 3 50    |
| Assistance          | 1 50    |
| Total               | 10 50   |

Defendant arraigned before me the said Justice on the 8<sup>th</sup> day of September 1894 and upon hearing said Complaint pleaded not guilty to the same and waived an examination before me. It is thereupon on said day by me the said Justice of the Peace adjudged and ordered that the said defendant John Cunningham enter into a recognizance for the sum of Five Thousand dollars conditioned for his appearance before the Court of Common Pleas on the 1<sup>st</sup> day of the term thereof next to be holden in said County. In default he be committed to the jail of said County to await the action of said Court and that he pay the costs of this prosecution taxed at \$ 7.50.

Recognizance not given as required and defendant remanded to jail Mittimus issued to the jailer of Union County and handed to Eric Stults Constable. Return on Mittimus to-wit September 8<sup>th</sup> 1894. By virtue of this writ I have this day committed the body of the within named John Cunningham to the Jail of Union County Ohio and have left with the jailer thereof a certified copy of this writ.

Eric Stults Constable



The State of Ohio }  
Union County }  
In the Court of Common Pleas

In the Court of Common Pleas Union County Ohio of the term of September in the year of our Lord one thousand eight hundred and ninety four

The Jurors of the Grand Jury of the State of Ohio within and for the the body of the County of Union impaneled and sworn and charged to inquire of crimes and offenses Committed within the Said County of Union in the name and by the authority of the State of Ohio on their Oaths do find and present that Charles Deinsurance John Cunningham Kid Robinson Thomas & King Charles R. Shumwood Kid Prichard Soaps Jones Jack Welch Frank Smoot late of Said County of Union on or about the 10th day of July in the year of our Lord one thousand eight hundred and ninety four with force arms in Said County of Union and State of Ohio in the Night Season of the same day the 10th of July 1894 about the hour of one o'clock at night in the County of Union aforesaid into a certain Store house of William Richards there Situate did unlawfully Maliciously and forcibly break and enter with intent then and there and thereby the personal property of the Said William H Richards in the Said Store house then and there being unlawfully to steal take and carry away and 7 yards of blue Police cloth worth \$8.75 3 1/2 yards of blue worsted cloth Value \$10.00 1/8 yds worsted pantaloon cloth Value \$2.80 per yard \$3.32 2 3/4 yds worsted pantaloon goods \$7.12 one pair pants \$7.00 2 1/4 yds black worsted corkscrew cloth Value \$5.62 1/2 2 3/4 yds striped worsted cloth Value \$7.92 2 1/4 yds worsted cloth Value \$5.62 1/2 3 1/2 yds cheviot goods black Value \$6.12 1/2 3 1/2 yds mixed worsted cloth Value \$10.50 2 1/4 yds black striped goods Value \$5.62 1/2 1/2 yds pantaloon goods mixed Value \$8.75 6 1/2 yds brown plaid worsted cloth Value \$13.00 2 1/2 yds black worsted cloth Value \$3.60 3 1/2 mixed worsted cloth Value \$7.00 2 1/4 yds mixed worsted cloth Value \$3.60 3 1/2 yds mixed worsted cloth Value \$4.12 3 yds Scotch worsted cloth of the Value of \$6.00 3 1/4 yds Value \$8.12 1 3/4 yds light plaid worsted cloth Value \$3.00 3 1/2 yds Melton cloth Value \$10.00 3 1/2 yards small plaid cloth worsted Value \$7.92 2 yds mixed Cassimere cloth Value \$3.00 1 1/4 yards black cheviot cloth Value \$1.25 2 1/2 yards Kenya cloth Value \$4.44 8 1/2 yards mixed diagonal cloth Value \$10.50 3 1/2 yards gray diagonal cloth of the Value of \$10.50 10 yards blue worsted cloth Value \$88.00 3 yards mixed Cassimere cloth Value \$8.75 2 1/2 yards mixed Cassimere Value \$6.25 3 1/2 yards mixed Cassimere cloth Value \$8.25 3 1/2 yards small welts mixed Cassimere Value \$4.20 3 1/2 yards small plaid mixed Cassimere Value \$8.25 3 1/2 yards striped mixed Cassimere Value \$8.25 3 1/2 yards mixed worsted cloth diagonal cloth Value \$8.25 2 5/8 yards worsted striped pantaloon cloth of the Value of \$6.50 2 5/8 yards small striped worsted pantaloon cloth of the Value of \$6.50 3 1/2 yards mixed worsted cloth of the Value of \$8.00 7 yards light colored goods Summer goods of the Value of \$17.00 4 yards light colored Summer goods of the Value of \$9.00 6 1/2 yards heavy goods small plaid worsted cloth of the Value of \$17.00 3 yards mixed worsted plaid cloth of the Value of \$9.20 14 yards of Summer Suiting of the Value of \$24.50 56 yards Summer Suitings of the Value of \$196.00 20 yards black worsted cloth of the Value of 60.00 3 1/2 yards Melton cloth of the Value of \$10.50 and all of the Value of \$659.25 Six hundred and fifty nine 23/100 dollars of the personal property of the Said William H Richards in Said Store house then and there being found then and there unlawfully did steal take and carry away Contrary to the form of the Statute in such cases made and passed and against the peace and dignity of the State of Ohio

William T. Hoopes Presenting Attorney  
in and for Union County Ohio

The State  
Charles S.

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January 30<sup>th</sup> 1845 The following Entry was filed

The State of Ohio } Court of Common Pleas Union County Ohio  
vs }  
Charles Linsane et al } Indictment for Burglary and Grand Larceny

This day came the defendant John Cunningham and he John Cunningham being present in open court. This came was by agreement continued until the next term of the said Court wherefore the Court fixed the bond for his John Cunningham's appearance at the next term of said Court according to law at one thousand dollars and ordered the Sheriff to take the defendant John Cunningham into custody until said bond was given which was accordingly done  
Cameron & Cameron  
Attys

The State of Ohio } Oct 11<sup>th</sup> 1844 The following Entry was filed  
vs } Indictment for Burglary and Grand Larceny  
John Cunningham }

This day it appearing to the Court that the defendant is indigent J. L. Cameron & D. W. Ayers was appointed his Attorney herein  
Ayers

November 24<sup>th</sup> 1844 The following Recognizance was filed

The State of Ohio } Recognizance  
vs }  
John Cunningham } In the Probate Court of Union County  
Charge Burglary and Grand Larceny  
John Cunningham personally appeared before me James M<sup>re</sup> Campbell Probate Judge in and for said County John Cunningham the Defendant named above who with John K. Dodge and S. N. M<sup>re</sup> Cloud entered into the following recognizance to wit

The State of Ohio Union County ss  
Be it Remembered that on the 24<sup>th</sup> day of November A.D. 1844 personally appeared before me James M<sup>re</sup> Campbell Probate Judge in and for said County John Cunningham S. N. M<sup>re</sup> Cloud and John K. Dodge who jointly and severally acknowledged themselves to owe the State of Ohio the sum of Eight hundred Dollars to be levied of their goods and chattels, lands and tenements, if default be made in the conditions following. The above obligation is such that whereas the above bound John Cunningham was on the 8<sup>th</sup> day of September A.D. 1844 committed to the jail of said County of Union on a charge of Burglary and Grand Larceny Now if the said John Cunningham shall be and appear before the Court of Common Pleas in and for said County on the first day of the next term thereof. Then and thereto answer unto said charge of Burglary and Grand Larceny and abide the decision of said Court and not depart without leave of the same this obligation to be void, otherwise to be and remain in full force and virtue in law

John Cunningham (Seal)  
S. N. M<sup>re</sup> Cloud (Seal)  
John K. Dodge (Seal)

I James M<sup>re</sup> Campbell Probate Judge within and for said County do hereby certify that that the foregoing Recognizance was duly taken signed and acknowledged before me and in open court and by me approved this 24<sup>th</sup> day of November A.D. 1844  
James M<sup>re</sup> Campbell Probate Judge



912 The State of Ohio } Court of Common Pleas Union County Ohio  
vs }  
Charles Linnane et al } January 30<sup>th</sup> 1895 the following entry was filed

Indictment for Burglary and Grand Larceny

This day came the Defendant John Cunningham and he John Cunningham being present in open court, This case was by agreement continued until the next term of the said court whereupon the court fixed the bond for his John Cunningham's appearance at the next term of said court according to law at one thousand dollars and ordered the Sheriff to take the defendant John Cunningham into custody until said bond was given which was accordingly done

Comm'd & Comm'd Officer

912 The State of Ohio } Court of Common Pleas Union County Ohio  
vs }  
Charles Linnane et al } Sept 16<sup>th</sup> 1895 the following entry was filed

Indictment for Burglary

In this case it being the opinion of the court that the public interest requires it. James W Robinson is hereby appointed to assist the prosecuting attorney in the trial of John Cunningham one of the accused he having asked the court for a separate trial and the same being granted

O. K. John A Price Judge

No 912 The State of Ohio } Indictment for Burglary and Grand Larceny  
vs }  
Chas Linnane et al } Sept 16<sup>th</sup> 1895 the following entry was filed

Now Comes the Prosecuting Attorney on behalf of the State of Ohio. The prisoner John Cunningham being brought into court in custody of the Sheriff also the following named persons as Jurors to wit

- |                                   |                                   |                                  |
|-----------------------------------|-----------------------------------|----------------------------------|
| 1 <sup>st</sup> Sylvanus Bellall  | 5 <sup>th</sup> Charles Hannewalt | 9 <sup>th</sup> Evan Piersol     |
| 2 <sup>nd</sup> Garrison Longbray | 6 <sup>th</sup> Alex Howland      | 10 <sup>th</sup> Andrew Bates    |
| 3 <sup>rd</sup> William Tooy      | 7 <sup>th</sup> George Reams      | 11 <sup>th</sup> Howard Vossbury |
| 4 <sup>th</sup> Cliff Darling     | 8 <sup>th</sup> Lemuel Rinehart   | 12 <sup>th</sup> John Longbrake  |

And were duly impaneled and sworn and the said jury having heard the evidence adduced the hour of adjournment having arrived this case was continued until 8:30 O'clock tomorrow morning

State of Ohio } Indictment for Burglary and Grand Larceny  
vs }  
Chas Linnane et al } Sept 17<sup>th</sup> 1895 the following entry was filed

This day again came the Prosecuting Attorney on behalf of the State of Ohio the defendant John Cunningham being brought into court in custody of the Sheriff also the jury heretofore impaneled and sworn herein and the trial proceeded and the said jury having heard the further evidence adduced the hour of adjournment having arrived this case was continued until 8:30 O'clock tomorrow morning

No 912 State of Ohio vs Chas Linnane et al

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No 912 The State vs Chas Linnane et al

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The State vs Chas Linnane et al

State of Ohio of the Sheriff and the adjourn

The State vs Charles Linnane et al

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truly try John Cunningham is not

Attest



No. 912 State of Ohio } Indictment for Burglary and Grand Larceny  
 vs }  
 Chas Linciana et al } Sept 18<sup>th</sup> 1895 The following entry was filed

This day again came the Prosecuting Attorney on behalf of the State of Ohio the defendant John Cunningham being brought into Court in custody of the Sheriff also the jury heretofore impaneled and sworn herein and the trial proceeded and the said jury having heard the further evidence adduced the hour of adjournment having arrived this cause was continued until 8<sup>o</sup> o'clock tomorrow morning

No. 912 The State of Ohio } Indictment for Burglary and Grand Larceny  
 vs }  
 Chas Linciana et al } Sept 19<sup>th</sup> 1895 The following entry was filed

This day again came the Prosecuting Attorney on behalf of the State of Ohio. The defendant John Cunningham being brought into Court in custody of the Sheriff also the jury heretofore impaneled and sworn herein and the trial proceeded and the said jury having heard the remaining testimony adduced the hour of adjournment having arrived this cause was continued until 8<sup>o</sup> o'clock tomorrow morning

The State of Ohio } Indictment for Burglary and Grand Larceny  
 vs }  
 Chas Linciana et al } Sept 20<sup>th</sup> 1895 The following entry was filed

This day again came the Prosecuting Attorney on behalf of the State of Ohio. The defendant John Cunningham being brought into Court in custody of the Sheriff also the jury heretofore impaneled and sworn herein and the trial proceeded and the said jury having heard the argument of counsel in part the hour for adjournment having arrived this cause was continued until tomorrow morning

The State of Ohio } Indictment for Burglary and Grand Larceny  
 vs }  
 Charles Linciana et al } Sept 21<sup>st</sup> 1895 The following entry was filed

This day again came the Prosecuting Attorney on behalf of the State of Ohio. The defendant John Cunningham being brought into Court in custody of the Sheriff, also came the jury heretofore impaneled and sworn herein and the jury having heard the remaining argument of counsel and the charge of the Court, retired to their room in charge of the Sheriff for deliberation. And now comes the said jury into open Court with their verdict in writing signed by their foreman and say

We the jury in this case being duly impaneled, sworn and affirmed to well and truly try and true deliverance make between the State of Ohio and the Prisoner at the Bar John Cunningham do find that the Prisoner, at the Bar, John Cunningham is not guilty in manner and form as he stands charged in the indictment

Attest J. N. Cornell clerk J. M. Longbrake Foreman



Be it remembered that at a Court of Common Pleas begun and held at the Court House in <sup>The Town of</sup> Marysville within and for the County of Union and State of Ohio, on the 8<sup>th</sup> day of September in the year of our Lord One Thousand Eight Hundred and Ninety Six Heretofore on the 8<sup>th</sup> day of September A.D. 1896 the following Indictment was filed with the Clerk of the Court to-wit:

The State of Ohio  
Union County

Indictment

In the Court of Common Pleas Union County, Ohio of the Term of September in the year of our Lord One Thousand Eight Hundred and Ninety Six The Jurors of the Grand Jury of the County of Union, and State of Ohio, then and there duly impaneled, sworn and charged to inquire of, and present all offenses whatever committed within the limits of said County, on their oaths, in the name and by the authority of the State of Ohio, do find and present, that Harry Wilcox, late of said County, on the 30<sup>th</sup> day of July, in the year of our Lord One Thousand Eight Hundred and Ninety Six, at the County of Union aforesaid, unlawfully did make an assault in a menacing manner upon one John S. Ashbaugh, then and there being, and him the said John S. Ashbaugh did then and there unlawfully strike and wound contrary to the Statute in such cases made and provided and against the peace and dignity of the State of Ohio

William T. Hoopes Prosecuting Attorney Union County Ohio

The State of Ohio  
Union County 55

Warrant on Indictment

To the Sheriff of said County Greeting

Whereas, at the September Term A.D. 1896 of the Court of Common Pleas of said County of Union an indictment was found by the Grand Jury thereof against Harry Wilcox for a certain Misdemeanor to-wit for Assault and Battery

You are therefore commanded to arrest and safely keep the said Harry Wilcox so that you have his body before the said Court of Common Pleas, to answer the charge of said indictment, and that you have with you then and there this writ

Given under my hand and the Seal of said Court this 28<sup>th</sup> day of September A.D. 1896

State of Ohio 85  
Union County

Sheriff's Return

|                  |      |
|------------------|------|
| Service & Return | 25   |
| Mileage          | 7 40 |
| Conveyance       | 2 00 |
| Discharge        | 50   |
| Total            | 7 15 |

By virtue of the Commands of this writ, I have arrested the said Harry Wilcox and have him before Court  
Wm G Snodgrass Sheriff

State of Ohio  
vs  
Harry Wilcox

Court of Common Pleas Union County Ohio  
Indictment for Assault and Battery

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the Defendant being brought into open Court in Custody of the

Sheriff.  
the Court  
Term of

Attest

Be it  
of Marysville  
in the year  
1896  
the Clerk

The State  
vs  
Wm S.

Pres of P  
No 923  
Filing pay  
Transcript  
Affidavit  
Warrant  
Continue  
Recog  
Judg  
Satisfactor  
Doc Entry  
Transcript  
Certificate  
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Constable  
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Sheriff, and arraigned on said indictment. for plea thereto says he is not guilty and the Court fixes the bond of said defendant at \$100<sup>00</sup> and this case continued to the next term of this Court

Attest J N Gornall Clerk

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville within and for the County of Union and State of Ohio, on the 8<sup>th</sup> day of September in the year of our Lord One Thousand Eight Hundred and Ninety Six

heretofore on the 7<sup>th</sup> day of September A.D. 1895 the following Transcript was filed with the Clerk of the Court to-wit

The State of Ohio  
vs  
Wm S. Smith

Before A. H. Kellefath Justice of the Peace

Transcript

|                      |      |  |
|----------------------|------|--|
| Fee of P             |      |  |
| No 923 Filing papers | 15   |  |
| Transcript Affidavit | 40   |  |
| Warrant              | 40   |  |
| Continue             | 20   |  |
| Recog                | 40   |  |
| Judg                 | 40   |  |
| Satisfactor          | 20   |  |
| Doc Entry            | 1 00 |  |
| Transcript           | 1 00 |  |
| Certificate          | 25   |  |
| Total                | 4 40 |  |
| Constable Fees:      |      |  |
| Warrant              | 40   |  |
| Mileage              | 21   |  |
|                      | 60   |  |

Complaint Made this 8<sup>th</sup> day of August A.D. 1895 in writing under oath charging one W.S. Smith late of Union Co Ohio with Nuisance the Affidavit is as follows State of Ohio &c  
Personally came Robert Dione who being duly sworn deposes and says that on or about the 8<sup>th</sup> day of August A.D. 1895 at the County of Union aforesaid to-wit in the Village of Marysville in the County of William S. Smith of said County did unlawfully cause and suffer certain offal, filth and noisome substance to be put placed and collected upon a certain Street of said Village of Marysville to-wit, Plum Street to the damage, prejudice, and common nuisance of others to-wit of the Citizens of the State of Ohio, and especially of the Citizens of the said Village of Marysville, then and there being and abiding Affiant further makes oath that the said Wm S. Smith upon the day and year last aforesaid did unlawfully corrupt and before a certain water course in said Village of Marysville commonly known as the Town run, to the damage, injury, and prejudice of others, to the common nuisance of the Citizens of the State of Ohio, and especially the Citizens of the said Village of Marysville then and there being and abiding and said Affiant says that the said W.S. Smith is guilty of the facts charged, and further sayeth not  
Signed Robert Dione

August 8<sup>th</sup> 1895 issued Warrant to John Newlove Constable, for the arrest of said Wm S. Smith to bring his body forthwith before me to answer to said charge  
Continued on Page 430



Please Continued and held at the Court house in Marysville within and for the County of Union in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio before the Honorable John A. Rice Judge of said Court of the Term of January - to-wit- on the 22<sup>nd</sup> day of January in the year of our Lord One Thousand Eight Hundred and Ninety Six

Heretofore - to-wit- on the 16<sup>th</sup> day of September A.D. 1895 a Transcript was filed with the Clerk of said Court - to-wit-

State of Ohio Union County Union Township  
Justice Court before O. W. M<sup>re</sup> Adoro Justice of the Peace

Transcript

State of Ohio  
vs

Grand Larceny

Sept 14<sup>th</sup> A.D. 1895

Complaint being made in writing on the oath of F. G. Reynolds as Cashier of the Milford Center Bank, charging that one Frank O. Haver late of the County of Union aforesaid did on or about the 14<sup>th</sup> day of September A.D. 1895 unlawfully steal take and carry away certain gold coin of the value of Five Hundred and forty Dollars (\$240<sup>00</sup>) the personal property of the personal property of said Milford Center Bank, contrary to the form of the Statute of the State of Ohio in such cases made and provided and further this deponent saith not

Signed F. G. Reynolds

Sworn to and subscribed before me this 14<sup>th</sup> day of September A.D. 1895

O. W. M<sup>re</sup> Adoro Justice of the Peace

September 14<sup>th</sup> A.D. 1895 Issued Warrant for the arrest of the within named Frank O. Haver and delivered it to Myron Gabriel Constable

O. W. M<sup>re</sup> Adoro J.P.

Sept 15<sup>th</sup> 1895 Warrant returned as follows. I have arrested the within named Frank O. Haver and now have him in Court Myron Gabriel Constable

Sept 15<sup>th</sup> 1895 The above charge was read to the within named defendant, Frank O. Haver and he for his plea says he is guilty as charged. I therefore ordered him to enter into a recognizance in the sum of one thousand Dollars with sufficient sureties for his appearance at Court of Common Pleas of said County of Union forthwith and the defendant not offering sufficient bail I issued a Mittimus for his commitment and delivered the same to Myron Gabriel Constable

O. W. M<sup>re</sup> Adoro J.P.

Sept 16<sup>th</sup> 1895 Mittimus returned. I executed this order by committing the within named Frank O. Haver to the jail of Union County and by delivering a copy of this order to the jailer. Fees Service 40<sup>c</sup> Mileage 65<sup>c</sup> Copy 25<sup>c</sup> Assistant 12<sup>c</sup> Conveyance \$1.00 Total \$3.80  
Myron Gabriel Constable

State of Ohio Union County Union Township

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

O. W. M<sup>re</sup> Adoro J.P.  
of the aforesaid Township

The State  
vs

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Sept 14<sup>th</sup>

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The State of Ohio }  
Union County } January 16<sup>th</sup> 1896 The following Indictment was filed

In the Court of Common Pleas Union County, Ohio, of the Term of January in the year of our Lord One Thousand Eight Hundred and Ninety Six  
The jurors of the Grand Jury of the State of Ohio within and for the body of the County of Union impeached and sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio on their oaths do find and present that Frank Ohaor and Harold Walk late of said County on the 14<sup>th</sup> day of September in the year of our Lord One Thousand Eight Hundred and Ninety five with force and arms, in said County of Union and State of Ohio - Unlawfully did steal take and carry away certain Money of the Value and amount of \$240<sup>00</sup> Two Hundred and forty Dollars the personal property of F. J. Reynolds Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio  
William T. Hoopes  
Prosecuting Attorney of Union County Ohio

Plea On this 22<sup>nd</sup> day of January 1896 Defendant arraigned and pleads guilty to this indictment

J. N. Gornell Clerk

Entry The State of Ohio }  
v s } Court of Common Pleas Union County Ohio  
Indictment for Larceny

Frank Ohaor et al } January 22<sup>nd</sup> the following Entry was filed  
Now Comes the prosecuting Attorney on behalf of the State of Ohio and the defendant Frank Ohaor being brought into Court in the custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is guilty therefore the Court after being fully advised in the premises and after inquiring of said defendant Frank Ohaor if he had any thing to say why sentence should not be pronounced against him. And said defendant Frank Ohaor having nothing to say it is therefore ordered and adjudged by said Court, that the said defendant Frank Ohaor be imprisoned and confined in the Penitentiary of the State of Ohio and kept at hard labor, but without any Solitary confinement for the period of Two years and Six Months and that he pay the costs of this prosecution Taxed at \$29.52 Dollars for which Execution is awarded

Attest J. N. Gornell Clerk



No 930  
 Transcript  
 Pleas Continued and held at the court house in Marysville within and for the County of Union in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio before the Honorable John A Price Judge of Said Court of the term of January to-wit- on the 13<sup>th</sup> day of January in the year of our Lord one thousand eight hundred and Ninety Six

Heretofore on the 9<sup>th</sup> day of January A.D. 1896 a Transcript was filed with the Clerk of Said Court to-wit

The State of Ohio }  
 vs }  
 Wilber Blankenship }  
 No 12<sup>th</sup> 1895  
 Petit Larceny

Complaint in writing made this 12<sup>th</sup> day of November 1895 by Frank E Justice who being duly sworn charging one Wilber Blankenship with Larceny The affidavit is as follows in substance, that Wilber Blankenship late of said County on 12 Nov 1895 at the County of Union and State aforesaid did unlawfully did steal take and carry away certain Overcoat one Suit of clothes said Overcoat Value about \$5<sup>00</sup> Suit of clothing valued at \$15<sup>00</sup> Ties cuff buttons Value 50 cents one Shirt 25<sup>cts</sup> all valued \$20<sup>75</sup> the personal property of the said Frank E Justice Signed and sworn to by F. E Justice Nov 12<sup>th</sup> 1895

Warrant issued for the defendant to S. Bonnett Policeman who made return as follows to-wit I have arrested the within named defendant Wilber Blankenship and now have him in Court Nov 12<sup>th</sup> 1895 Res on Warrant \$2<sup>95</sup>

Nov 12<sup>th</sup> 1895 Sam Bonnett Policeman The defendant arraigned before me to answer to said charge and complaint - plead guilty and thereupon he is ordered and required by me to enter into a recognizance of \$100<sup>00</sup> for his appearance in Court according to law to answer said Complaint which requisition he has failed to comply with I thereupon committed him to jailor of County

Return of Mittimus

Nov 12<sup>th</sup> 1895 I committed the within named Wilber Blankenship to the Custody of the within named jailor with whom I left a certified copy of this writ Res Mileage 20<sup>c</sup> Service 40<sup>c</sup> Copy 25<sup>c</sup> Total 85<sup>cts</sup> Sam Bonnett Policeman A H Kallifrath Mayor

The State of Ohio Union County ss

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

A H Kallifrath Mayor of Marysville Ohio

The State of Ohio Union County ss

Indictment In the Court of Common Pleas, Union County, Ohio of the Term of January in the year of our Lord one thousand eight hundred and Ninety Six

The Jurors of the Grand Jury of the State of Ohio within and for the body of the County of Union impaneled sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by the authority of the State of Ohio on their Oaths do find and present that Wilber Blankenship late of said County on the 12<sup>th</sup> day of November in the year of our Lord one thousand eight hundred and ninety five with force and arms in said County of Union and State of Ohio unlawfully did steal take and carry away a certain Overcoat of the value of \$8<sup>00</sup> Eight dollars one Suit of clothes of the value of \$15<sup>00</sup> fifteen dollars

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Entry

Indictment



one pair of cuff buttons of the value of 50<sup>cts</sup> fifty cents and all of the value of \$23<sup>25</sup> twenty three & <sup>25</sup>/<sub>100</sub> dollars the personal property of Frank Justice contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio

William T Hooper  
Prosecuting Attorney of Union County Ohio  
J. N. Gosnell Clerk

Plea

On this 16<sup>th</sup> day of January 1866 Defendant arraigned and pleads Guilty to this indictment

January 16<sup>th</sup> 1866 The following Entry was filed

The State of Ohio } Court of Common Pleas Union County Ohio  
vs }  
Wilbur Blankenship } Indictment for Larceny

Entry

Now comes the Prosecuting Attorney on behalf of the State of Ohio and the defendant being brought into Court in the custody of the Sheriff and arraigned upon said indictment for plea thereto said he is guilty thereupon after being fully advised in the premises and of its inquiring of said defendant if he had any thing to say why Sentence should not be pronounced against him and said defendant having nothing to say it is thereupon considered and adjudged by the Court that the said Wilbur Blankenship be imprisoned in the Jail of Union County for the term of Ten (10) days and that he pay a fine of five dollars and costs of prosecution for which Execution is awarded

Attest J. N. Gosnell

Pleas Continued and held at the Court house in Marysville within and for the County of Union in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio before the Honorable John B Price Judge of said Court of the Term of January to-wit on the 13<sup>th</sup> day of January in the year of our Lord one thousand eight hundred and Ninety Six

Heretofore to-wit on the 16<sup>th</sup> day of January the following indictment was filed with the Clerk to-wit

The State of Ohio Union County ss

Indictment

In the Court of Common Pleas Union County Ohio of the Term of January in the year of our Lord one thousand eight hundred and Ninety Six The Jurors of the Grand Jury of the State of Ohio within and for the body of the County of Union impaneled sworn and charged to inquire of crimes and offences committed within the said County of Union in the name and by the authority of the State of Ohio on this Oath do find and present that William Livingston late of said County on the 11<sup>th</sup> day of December in the year of our Lord one thousand eight hundred and Ninety five with force and arms in said County of Union and State of Ohio unlawfully did make an assault in a menacing manner upon one Sterling Moore and him the said Sterling Moore did then and there unlawfully strike and wound contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

William T Hooper  
Prosecuting Attorney of Union County Ohio



On this 27<sup>th</sup> day of January A.D. 1896 the following Warrant on indictment was issued by the Clerk and delivered to Wm G Snodgrass Sheriff

The State of Ohio Union County ss

To the Sheriff of Said County Greeting

Warrant on Indictment

Whereas at the January Term A.D. 1896 of the Court of Common Pleas of Said County of Union an indictment was found by the Grand Jury thereof against William Livingston for a certain action to-wit for Assault and Battery upon one Sterling Moore and him the said Sterling Moore did then and there unlawfully strike and wound contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

You are therefore commanded to arrest and safely keep the said William Livingston so that you have him ready before the said Court to answer the charge of said indictment and that you have with you then and there this writ Given under my hand and the seal of said Court this 27<sup>th</sup> day of

January A.D. 1896

J. N. Gosnell Clerk  
By Jno Gosnell Deputy

Seal

|                  |         |
|------------------|---------|
| Fees             |         |
| Service & Return | 50      |
| Mileage          | 8.50    |
| Conveyance       | 2.00    |
| Assistance       | 50      |
| Total            | \$ 6.20 |

The State of Ohio }  
Union County } ss

Sheriff's Return

By virtue of the commands of this writ I have arrested the said William Livingston and have him in the County Jail for safe keeping

Wm G Snodgrass Sheriff

Plea

On this 4<sup>th</sup> day of February 1896 Defendant arraigned and pleads guilty to this Indictment  
J. N. Gosnell Clerk

State of Ohio

Court of Common Pleas Union County Ohio

Indictment for Assault and Battery

Wm G Snodgrass  
William Livingston

Now comes the Presenting Attorney on behalf of the State of Ohio and the defendant being brought into open Court in the custody of the Sheriff and arraigned on said indictment for plea thereto saith that he is guilty Thereupon the Court being fully advised in the premises and after inquiring of said defendant if he had anything to say why sentence should not be pronounced against him. And said defendant having nothing to say it is ordered and adjudged by the Court that the said William Livingston pay a fine of Ten dollars and the costs of this prosecution for which Execution is awarded and Stand committed until fine and costs are paid  
Attest J. N. Gosnell Clerk

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Pleas continued and held at the Court house in Marysville within and for the County of Union in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio before the Honorable John A. Price Judge of said Court of the Term of January - to - wit on the 13<sup>th</sup> day of January in the year of our said one thousand Eight hundred and Ninety Six

Heretofore to - wit on the 8<sup>th</sup> day of January A.D. 1896 a Transcript was filed with the Clerk of said Court to - wit

The State of Ohio } Transcript from Criminal Docket  
 vs

Transcript Elmer Kinnear

Mayors Fees

Complaint 40  
 Warrant 40  
 Judgment 40  
 Filing papers 15  
 Record 75  
 Satisfaction of Judgment 20  
 Transcript 1 00  
 Certificate 25  
 Mittimus 40  
 aty 21  
 Total 4 95

Marshalls Fees

Warrant 40  
 Mileage first mile 20  
 Additional Mileage 2 00  
 Attending Trial 1 00  
 Transportation before Trial 40  
 Necessary Expenses 1 50  
 Entry allowed by Mayor 40  
 Commitment 40  
 Copy 25  
 Mileage first mile 20  
 Additional Mileage 1 55  
 Transportation after Trial 3 00  
 Subsistence prisoner after Trial 60  
 Arrestor 1 50  
 Mittimus 1 75  
 Total \$15 80

The State of Ohio Union County.

The Village of Richwood

Before me W.M. Hill Mayor of said Municipal Corporation in said County. Complaint No 114 made this 30<sup>th</sup> day of December A.D. 1895 by G.R. Gum who being duly sworn said that on or about the 15<sup>th</sup> day of December A.D. 1895 at the Municipal Corporation and County aforesaid did then and being did unlawfully take Steal and drive away one black mare valued at \$200 the property of G.R. Howe and this deponent does verily believe, that the said Elmer Kinnear is guilty of the fact charged and further this deponent said that

G.R. Gum

Warrant issued for the defendant to Wm M Wood Marshal of said Municipal Corporation who made return as follows to wit:  
 I have this day arrested and now have the body of the within named Elmer Kinnear now in Court this 31<sup>st</sup> day of Dec 1895

Wm M Wood Marshal

It is therefore on said day by me the said Mayor adjudged and ordered that the said Defendant Elmer Kinnear enter into a recognizance of one hundred dollars with sufficient surety conditioned for his appearance before the Court of Common Pleas on the first day of the term thereof next to be holden in said County. In default he be committed to the Jail of said County to await the action of said Court and that he pay the costs herein taxed at. Recognizance not given as required and defendant Elmer Kinnear to be taken to the Jail of Union County Ohio

W.M. Hill Mayor

Mittimus Issued accordingly to the said Marshal who made return on the same as follows to - wit: January 1<sup>st</sup> 1896  
 by virtue of this writ I have this day committed the body of the within named Elmer Kinnear to the Jail of Union County Ohio and have left with the Jailor thereof a Certified Copy of this writ

Wm M Wood Marshal

State of Ohio Union County ss

Certificate

Village of Richwood. I the undersigned Mayor of the said Municipal Corporation hereby certify that the within and proceeding is a full and true Transcript of the proceedings had by and before me in the above named case on Complaint No 114 and of the costs therein as recorded in my docket Page 232  
 January 6<sup>th</sup> 1896 W.M. Hill Mayor as aforesaid



The State of Ohio }  
Union County } ss.

In the Court of Common Pleas Union County Ohio. of The Term  
of January in the year of our Lord one Thousand Eight hundred and Ninety Six  
The Jurors of the Grand Jury of the State of Ohio within and for the body of the  
County of Union impaneled Sworn and charged to inquire of Crimes and offenses  
committed within the said County of Union in the name and by the authority  
of the State of Ohio on their Oaths do find and present that ~~Elmer Kinneear~~ <sup>Elmer Kinneear</sup>  
late of Said County on the 10<sup>th</sup> day of December in the year of our Lord one Thousand  
Eight hundred and ninety five with force and arms in said County of Union and State  
of Ohio unlawfully did steal take and lead away one Gelding of the Value of \$25<sup>00</sup>  
Twenty five Dollars the personal property of M.W. Hill and that one Elmer Kinneear  
aforesaid. to wit on the 10<sup>th</sup> day of December 1895 aforesaid in the County of Union  
aforesaid in the said State of Ohio designing and intending him the said  
Elmer Kinneear aforesaid to abet in the commission of the Crime of larceny and theft  
aforesaid unlawfully willfully & knowingly did conceal the said gelding  
aforesaid knowing said gelding had been stolen as aforesaid contrary to the  
form of the Statute in such case Made and provided and against the peace  
and dignity of the State of Ohio

William T Hooper Prosecuting Attorney of Union County O.

The State of Ohio }  
vs }  
Elmer Kinneear }

Court of Common Pleas Union County Ohio  
Indictment for Concealing Stolen Horse

Now Comes the Prosecuting Attorney on behalf of the State  
of Ohio and the defendant being brought into Court in the Custody of the Sheriff  
and arraigned upon said indictment for plea thereto saith he is guilty  
thereupon the Court after being fully advised in the premises and after  
inquiry of said defendant if he had anything to say why sentence should  
not be pronounced against him and said defendant having nothing to say  
it is therefore ordered and adjudged by said Court that the said Defendant  
Elmer Kinneear be imprisoned and confined in the Penitentiary of the State  
of Ohio and kept at hard labor but without any solitary confinement for the  
period of one year and that he pay the Costs of this prosecution for which  
Execution is awarded and it is further ordered by said Court that the Sheriff of said  
County be allowed one attendant in conveying said defendant to the said  
Penitentiary of Ohio

Attest J. M. Cornell Clerk

Pleas Co  
County of  
State of  
January  
hundred  
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Transcript  
Complere  
Warrant  
Judgment  
Filing paper  
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Mittimus  
Total  
Marshal

Warrant  
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Attend Trial  
Commitment  
Copies  
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Pleas continued and held at the Court House in Marysville within and for the County of Union in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio before the Honorable John A Price Judge of said Court of the Term of January - to-wit on the 13<sup>th</sup> day of January in the year of our Lord one Thousand Eight Hundred and Ninety Six

Heretofore to-wit on the 8<sup>th</sup> day of January 1896 a Transcript was filed with the Clerk of said Court to-wit

Mayors Fees

The State of Ohio  
vs  
Edwin Bean

Transcript from Criminal Court

|            |                    |       |
|------------|--------------------|-------|
| Transcript | Complaint          | 40    |
|            | Warrant            | 40    |
|            | Judgment           | 40    |
|            | Filing paper       | 15    |
|            | Record             | 75    |
|            | Satisfaction       | 20    |
|            | Transcript         | 1 00  |
|            | Certificate        | 25    |
|            | Mittimus           | 40    |
|            | Attendant or       | 1 75  |
|            | Total              | 24 75 |
|            | Marshal's fee      |       |
|            | Warrant            | 40    |
|            | Mileage            | 20    |
|            | Attend Trial       | 1 00  |
|            | Commitment         | 40    |
|            | Copies             | 25    |
|            | Mileage first mile | 20    |
|            | Additional         | 1 55  |
|            | Transportation     | 3 00  |
|            | Substance          | 60    |
|            | Assistance         | 1 50  |
|            | Mileage            | 1 75  |
|            | Total              | 10 85 |

Before me M. W. Hill Mayor of said Municipal Corporation in said County.  
Complaint No 113 made this 30<sup>th</sup> day of December A.D. 1895 by G. R. Howe who being duly sworn saith that on or about the 10<sup>th</sup> day of December A.D. 1895 at the County aforesaid did then and there being did unlawfully take steal and drive away one Black Mare valued at \$200 the property of G. R. Howe and this deponent does verily believe that the said Edwin Bean is guilty of the fact charged and further this deponent saith not  
G. R. Howe

Sworn and subscribed before me this 30<sup>th</sup> day of December 1895  
M. W. Hill Mayor

Warrant issued for the defendant to Wm M Wood Marshal of said Municipal Corporation who made return as follows to-wit I have arrested and now have the body of the within named Edwin Bean now in Court this 30<sup>th</sup> Dec  
Wm M Wood Marshal

Defendant arraigned before me the said Mayor on the 30<sup>th</sup> day of December 1895 and upon hearing said Complaint pleaded guilty of the same. It is thereupon on said day by me the said Mayor adjudged and ordered that the said defendant Edwin Bean enter a recognizance in the sum of one hundred dollars with sufficient surety conditioned for his appearance before the Court of Common Pleas on the 1<sup>st</sup> day of the term thereof to be holden in said County in default he be committed to the Jail of said County to await the action of said Court and that he pay costs  
M W Hill Mayor

Recognizance not given as required and defendant Edwin Bean was taken to the Jail of said County. Mittimus issued accordingly to the said Marshal who made return on the same as follows to-wit January 1<sup>st</sup> 1896 By virtue of this writ I have this day committed the body of the within named Edwin Bean to the Jail of Union County Ohio and have left with the Jailor thereof a certified copy  
Wm M Wood Marshal

The State of Ohio } January 16<sup>th</sup> 1896 the following Indictment was filed to-wit  
Union County }

In the Court of Common Pleas Union County Ohio of the Term of January in the year of our Lord one Thousand Eight Hundred and Ninety Six  
The Jurors of the Grand Jury of the State of Ohio within and for the body of the County of Union impaneled sworn and charged to inquire of crimes and offenses committed within the said County of Union in the name and by

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the authority of the State of Ohio on this Oath do find and present that Edwin Bean late of said County on the 10<sup>th</sup> day of December in the year of our Lord one thousand eight hundred and ninety five with force and arms arms in said County of Union and State of Ohio unlawfully did steal take and lead away one gelding of the value of \$25<sup>00</sup> Twenty five dollars the personal property of M.W. Hill contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

William T Hoopes Prosecuting Attorney of Union Co Ohio

Plea On this 22<sup>nd</sup> day of January 1896 Defendant arraigned and pleads guilty to this indictment J.N. Gosnell clerk

The State of Ohio } Court of Common Pleas Union County Ohio  
vs } Indictment for Horse Stealing  
Edwin Bean }

January 22<sup>nd</sup> 1896 the following Entry was filed  
Now comes the Prosecuting attorney on behalf of the state of Ohio and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is guilty thereupon the Court after being fully advised in the premises and after inquiring of said defendant if he had anything to say why sentence should not be pronounced against him. and said defendant having nothing to say. It is therefore ordered and adjudged by the said Court that the said defendant Edwin Bean be imprisoned and confined in the Penitentiary of the State of Ohio and kept at hard. but without any salutary confinement for the period of one year and that he pay the costs of this prosecution for which Execution is awarded

Attest J. N. Gosnell Clerk

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Assistance



Pleas continued and held at the Court House in Mayville within and for the County of Union in the tenth Judicial District of the Court of Common Pleas of the State of Ohio before the Honorable John A Price Judge of said Court of the term of April - to wit on the 30<sup>th</sup> day of April in the year of our Lord One Thousand Eight Hundred and Ninety Six

Heretofore to wit on the 16<sup>th</sup> day of September A.D. 1895 an Affidavit and Transcript was filed with the Clerk of said Court to-wit

The State of Ohio }  
Union County \$5

Affidavit for Warrant

Before me O.W. M<sup>re</sup> Adon one of the Justices of the Peace for said County, personally came F.G Reynolds Cashier of the Milford Center Bank who being duly sworn according to law, deposes and saith that on or about the 14<sup>th</sup> day of September A.D. 1895 at the County of Union of aforesaid one Harrod Walke did unlawfully steal take and carry away Gold Coin of the Value of One Hundred and Forty Dollars the personal property of the said Milford Center Bank contrary to the form of the Statute of the State of Ohio in such Cases Made and provided and further this deponent saith not

Deponent F.G Reynolds Cashier

Sworn to and subscribed before me at the County aforesaid this 14<sup>th</sup> day of September A.D. 1895

O.W.M<sup>re</sup> Adon Justice of the Peace

The State of Ohio }  
Union County \$0

Warrant

Whereas Complaint has been made before me one of the Justices of the Peace in and for the County aforesaid upon the oath of F.G Reynolds that one Harrod Walke late of said County of Union did on or about the 14<sup>th</sup> day of September A.D. 1895 at the County of Union unlawfully steal take and carry away certain gold coin of the Value of \$240<sup>00</sup> the personal property of the said Milford Center Bank contrary to the form of law and the Statutes of the State of Ohio in such Cases Made and provided. There are therefore to command you to take the said Harrod Walke if he be found in your County or if he shall have fled that you pursue after him into any other County within this State and then take and safely keep so that you have his body faithfully before me or some other Magistrate having competent Jurisdiction to answer the said Complaint and be further dealt with according to law

Given under my hand this 15<sup>th</sup> day of September A.D. 1895

O.W.M<sup>re</sup> Adon Justice of the Peace

Transcript

In Justice Court before O.W.M<sup>re</sup> Adon Justice of the Peace Charge Grand Larceny

|               |      |
|---------------|------|
| Justice Costs |      |
| Filing papers | 20   |
| Affidavit     | 40   |
| Messent       | 40   |
| Recog         | 40   |
| Impry mittim  | 40   |
| Warrant       | 40   |
| Subpoena      | 25   |
| Court fees    | 4 65 |
| Warrant       | 40   |
| Witness       | 7 65 |
| Assistance    | 1 50 |
|               | 6 55 |

State of Ohio }  
Union County \$5

State of Ohio }  
Harrod Walke

September 14<sup>th</sup> 1895

Complaint being made in

Writing on the oath of F.G Reynolds Cashier of the Milford Center Bank charging that on or about the 14<sup>th</sup> day of September 1895 one Harrod Walke late of said County aforesaid did unlawfully steal take and carry away certain gold coin of the Value of Two Hundred and Forty Dollars \$240<sup>00</sup> the personal property of the said Milford Center Bank contrary to the form of the Statutes of the State of Ohio in such Cases Made and provided



and further this deponent saith not

Signed R. G. Reynolds Clerk

Sworn to and Subscribed before me this 14<sup>th</sup> day of September A.D. 1895

O. W. M<sup>rs</sup> Adoro J. P.

Sept 14<sup>th</sup> 1895 Grand Warrant for the arrest of the within named Harrod Walke and delivered it to Myron Gabriel Constable

Sept 15<sup>th</sup> 1895 Warrant returned as follows I have arrested the within named Harrod Walke and have him now in Court

Signed Myron Gabriel Constable

Sept 15<sup>th</sup> 1895. The above charge was read to the defendant Harrod Walke and he for his plea says he is not guilty as charged and waived Examination and asked to be bound over to Court

I therefore ordered said defendant to enter into a Recognizance in the sum of One Thousand Dollars for his appearance before the Court of Common Pleas of Union County forthwith. The following Recognizance was entered into

Recognizance before J.P.

State of Ohio Union County Union Township. Be it remembered that on the 15<sup>th</sup> day of September A.D. 1895 Personally appeared before me O. W. M<sup>rs</sup> Adoro one of the Justices of the Peace in and for said County aforesaid and jointly and severally acknowledged themselves to owe the State of Ohio the sum of One Thousand Dollars to be levied on the goods and chattels and tenements if default be made to the conditions following to-wit - The conditions of this Recognizance is such that if the above bound Harrod Walke shall personally be and appear before the Court of Common Pleas forthwith then and there to answer a charge of Grand Larceny and abide the judgment of the Court and not depart without leave then this recognizance shall be void otherwise it shall be and remain in full force and virtue in law

Signed A. H. Walke

H. W. Walke

Taken and acknowledged before me this 15<sup>th</sup> day of September A.D. 1895

O. W. M<sup>rs</sup> Adoro J. P.

Certificate of J.P.

State of Ohio Union County Union Township ss

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

O. W. M<sup>rs</sup> Adoro J. P. of the aforesaid Township

The State of Ohio Union County Township of Union ss

State of Ohio  
Harrod Walke

Justice Court

Affidavit of Surety

Affidavit of Surety before J.P.

The Undersigned A. W. Walke Surety on the Recognizance to appear before Court in the above stated case being duly sworn says that he is a resident of the above named County; that he is worth when all his debts are paid at least Two Thousand dollars and that he has property liable to Execution in the State of Ohio amounting in actual value at least to the sum of One Thousand Dollars beyond the amount of all his debts and liabilities

A. W. Walke

Sworn to and Subscribed before me this 15<sup>th</sup> day of Sept 1895

O. W. M<sup>rs</sup> Adoro Justice of the Peace

Judgment The State Union

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The State vs

Entry for Harrod

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The State Union

Recognizance

Harrod Walke be indebted and charged The Court personally thereof. to of the Court shall be taken and the day a

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Indictment The State of Ohio  
Union County ss  
January 15<sup>th</sup> 1896 The following Indictment for Grand Larceny was filed

In the Court of Common Pleas Union County, Ohio, of the  
Term of January in the year of our Lord One Thousand Eight Hundred and Ninety  
Six. The Jurors of the Grand Jury of the State of Ohio, within and for the body of  
the County of Union impeached Sworn and charged to inquire of crimes and  
offenses committed within the Said County of Union in the Name and by the authority  
of the State of Ohio on their Oaths do find and present that Frank Chaver and  
Harrod Walke late of Said County on the 14<sup>th</sup> day of September in the year of our  
Lord One Thousand Eight Hundred and Ninety Five with force and arms in said  
County of Union and State of Ohio unlawfully did steal take and carry away  
certain Money of the Value and amount of \$240<sup>00</sup> Two hundred and forty dollars  
the personal property of F. G. Reynolds contrary to the form of the Statute in such  
Case made and provided, and against the peace and dignity of the State of Ohio

William T Hoopes Presenting Attorney of Union Co O  
On this 24<sup>th</sup> day of January 1896 Harrod Walke Pleads not guilty to this Indictment  
J N Gornell Clerk

The State of Ohio  
vs  
Harrod Walke  
Charge Larceny  
This day this Cause came on to be heard on the Motion and Showing  
of the defendant Harrod Walke for a Continuance herein; Was argued by Counsel  
and submitted to the Court - On consideration whereof the Court Sustained said Motion  
and the above case is ordered Continued

And it is further ordered by the Court that the Bond of the  
Defendant Harrod Walke be fixed at \$700<sup>00</sup>

W T Hoopes Pros Atty  
Ayers & Ayers Atty for Deft

Recognizance  
The State of Ohio  
Union County ss  
Recognizance of Party Accused  
In Common Pleas Court

Be it remembered that on the 23<sup>rd</sup> day of January A.D. 1896  
Harrod Walke, A.W. Walke and J.E. Walke jointly and severally acknowledge themselves to owe and  
be indebted unto the State of Ohio the sum of Seven Hundred Dollars to be levied of their goods  
and chattels lands Tenements and Estates if default be made in the Condition following to wit  
The Condition of this Recognizance is such that if the above bound Harrod Walke shall  
personally be and appear before the Court of Common Pleas on the first day of the next term  
thereof, then and there to answer to a charge of Grand Larceny and abide the order and judgment  
of the Court and not depart without leave, then this recognizance shall be void; otherwise it  
shall be and remain in full force and virtue in law

Taken and acknowledged in open court on  
the day and year above written  
J N Gornell Clerk  
J W Gornell Deputy  
Harrod Walke  
A W Walke  
J E Walke

The State of Ohio  
Union County  
Qualification of Surety  
The within named A W Walke & J E Walke the Sureties on the bond herein named  
being duly sworn say they are residents of Milford Center in the County of Union  
and State of Ohio that they are worth beyond the amount of all their debts at least Two  
Thousand dollars that he owns in his own right real Estate liable to Execution



in said County of Union amounting in actual value at least to the sum of Two Thousand Dollars beyond the amount of all his debts, liabilities and Exception; That the said real estate is situate in Union Township County and State aforesaid  
 Subscribed in my presence and sworn to before me this 23<sup>rd</sup> day of January A.D. 1896  
 J. N. Cornell Clerk of Court

Order of Court

The State of Ohio  
 vs  
 Harrod Walke

Court of Common Pleas Union County Ohio

Indictment for Grand Larceny

This day the court orders that a Subpoena be issued by the Clerk of said Court directed to C. G. James Warden of the Ohio Penitentiary Commanding him to bring Frank Chaver a convict confined in said Penitentiary before the said Court to testify on behalf of the State on the 28<sup>th</sup> day of April 1896 at 8 O'clock A.M.

The State of Ohio  
 vs

Indictment for Larceny

Harrod Walke

Now comes the Prosecuting Attorney on behalf of the State of Ohio. The defendant Harrod Walke appearing in Court also, the following named persons as Jurors to-wit

- (1) O. D. Cutler (2) Harrison Turner (3) George Jewell (4) Thomas Body
- (5) Edward Barker (6) Conrad Weidman (7) A. S. Turner (8) Wm. Barbour
- (9) John Moore (10) Allen Haines (11) Wesley James (12) Wm. F. Fitzworth

and were duly impaneled and sworn according to Law and the said Jury having heard the evidence adduced in part said Cause was continued until 8:30 O'clock tomorrow Morning

The State of Ohio  
 vs

Indictment for Larceny

Harrod Walke

This day again came the Prosecuting Attorney on behalf of the State of Ohio. The defendant Harrod Walke appearing in Court also the said Jury heretofore impaneled and sworn herein and the trial proceeded and the said Jury having heard the remaining evidence adduced said Court was continued until 10 O'clock next Thursday Morning April 30<sup>th</sup> to which time Court adjourned

The State of Ohio  
 vs

Entry

Harrod Walke

This day again came the Prosecuting Attorney on behalf of the State of Ohio. The defendant Harrod Walke appearing in Court also came the said Jury heretofore impaneled and sworn herein and the trial proceeded and the said Jury having heard the argument of Counsel in part the hour of adjournment having arrived this Case was continued until 8:30 O'clock tomorrow Morning

The State  
 vs  
 Harrod

State of  
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 (1) O. D.  
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The State of Ohio  
vs  
Harrod Walke

Indictment for Larceny

This day again came the Prosecuting Attorney on behalf of the State of Ohio the defendant Harrod Walke appearing in Court also the following named jurors to-wit

- (1) O. D. Culler (2) Harrison Turner (3) Thomas Coby (4) George Jewell
- (5) John Moore (6) Edward Barker (7) Conrad Wideman (8) A. S. Turner
- (9) Wm J. Barbour (10) Allen Haines (11) Wesley James (12) Wm F. Fitzworth

Who were heretofore duly impaneled and sworn herein and the trial proceeded and the said jury after hearing the remaining argument of counsel and the charge of the court were conducted to this room in charge of the Sheriff for deliberation. And now comes the said jury into open Court with their verdict in writing and say we the jury in this case being duly impaneled sworn and affirmed to well and truly try and true deliverance make between the State of Ohio and the Prisoner-at the Bar Harrod Walke do find that the Prisoner-at the Bar Harrod Walke is not guilty in manner and form as he stands charged in the indictment

Wm F. Fitzworth Foreman



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Return of Warrant: I took the body of the within named W.S. Smith and have him before A.H. Kallefrath Justice Aug 8<sup>th</sup> 1895. Fees 60 John Newlove Constable  
 Defendant arraigned before me to answer to said charge. Affidavit read to him and asked continuance until 1 P.M. of same day continued until 1 P.M. of same day  
 1 P.M. Aug 8<sup>th</sup> 1895 defendant appeared and waived examination before the Justice Court and asked to have bond fixed to appear before next Term of Court to answer to said charge

Defendant gave the following bond: State of Ohio Union County S.S

No 925

Recognizance

Be it remembered that on the 10<sup>th</sup> day of August One Thousand eight Hundred and ninety five personally appeared before me A.H. Kallefrath one of the Justices of the Peace in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the sum of three hundred dollars to be levied on their goods and chattels, lands and tenements, if default be made in the conditions following to-wit: The condition of this recognizance is such that if the above named W.S. Smith shall personally be and appear before the Court of Common Pleas on the first day of the term thereof next to be holden in and for the County aforesaid then and there to answer to a charge of committing a nuisance under Section of Revised Statute of Ohio Sec 6921, and abide the judgment of the Court and not depart without leave, and in the meantime to be of good behavior, and to keep the peace toward the citizens of the State generally, and the said R Divine Specialty, then this recognizance shall be void otherwise it shall be and remain in force and virtue in law

W.S. Smith

R.S. Woodburn

Taken and acknowledged before me this 10<sup>th</sup> day of August 1895

A.H. Kallefrath J.P.

The State of Ohio Union County S.S

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

A.H. Kallefrath J.P. of Paris Township

The State of Ohio }  
 Union County S.S }

State Warrant

To any Constable of said County Greeting

No 923

Warrant

Whereas, Complaint has been made before me, one of the Justices of the Peace for said County upon the oath of R. Divine that on or about the 8<sup>th</sup> day of August A.D. 1895 at the County of Union, in the State of Ohio one William S. Smith of said County did unlawfully cause and suffer certain offal filth and noisome substance to be put, placed and collected upon a certain Street of said Village of Marysville, to-wit Plum Street, to the damage, prejudice and common nuisance of others to-wit of the citizens of the State of Ohio and especially of the citizens of the said Village of Marysville then and there being and abiding upon the <sup>day</sup> and year last aforesaid did unlawfully corrupt and befoul a certain water course in said Village of Marysville commonly known as the Town run, to the damage, injury, and prejudice of others and to the common nuisance of the citizens of the State of Ohio and especially the citizens of the said Village of Marysville. There are therefore to command you to take the said W.S. Smith if he be found in your County, or if he has fled that you pursue after him into any other County in the State and take and

No 923

Entry

No 923

Entry

Safely kept  
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Fees  
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Service

No 923

Return

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Safely keep the said William S. Smith so that you have his body forthwith before me, or some other Magistrate of said County, to answer the said Complaint, and be further dealt with according to law.  
Given under my hand this 8<sup>th</sup> day of August A.D. 1895

A.H. Kolefrath Justice of the Peace

Return

|         |    |
|---------|----|
| Fees    |    |
| Mileage | 20 |
| Service | 40 |
|         | 60 |

No 923  
Return

I took the body of the within named W.S. Smith and have him before the Justice A.H. Kolefrath Aug 8<sup>th</sup> A.D. 1895

John Newlove Constable

On September 12<sup>th</sup> A.D. 1895 the following Indictment was filed, to-wit

The State of Ohio  
Union County ss

In the Court of Common Pleas Union County, Ohio, of the Term of September in the year of our Lord One Thousand Eight Hundred and Ninety five

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses, committed within the said County of Union, in the name and by the authority of the State of Ohio on their Oaths do find and present that William S. Smith, late of said County on or about the Eighth day of August, in the year of our Lord One Thousand eight hundred and Ninety five, with force and arms, in said County of Union, and State of Ohio and in the Village of Marysville in said County aforesaid, on William S. Smith, then and there being did unlawfully cause and suffer certain offal, filth and noisome substance to be put upon, collected upon a certain street, to-wit Plum Street of said Village of Marysville to the damage, prejudice and common nuisance of others to-wit, the Citizens of the State of Ohio and especially of the Citizens of the said Village of Marysville then and there being and abiding contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio

William T Hoopes Prosecuting Attorney of Union County Ohio

On the 20<sup>th</sup> day of September A.D. 1895 the following Entry was filed

No 923

Entry

State of Ohio  
vs  
William S. Smith  
Court of Common Pleas Union County Ohio  
Indictment for Nuisance

This day<sup>the</sup> Cause came on to be heard, and the said William S. Smith being brought into open Court in custody of the Sheriff, and said Indictment being read to him, and the said Smith being asked to plead there to plead not guilty and the Court fixed the bond of said Smith at \$100<sup>00</sup> and the case continued

No 923

Entry

State of Ohio  
vs  
William S. Smith  
On the 6<sup>th</sup> day of October A.D. 1896 the following Entry was filed  
Court of Common Pleas Union County Ohio  
Indictment for Nuisance

Now comes the Prosecuting Attorney on behalf of the State of Ohio and the defendant being brought into open Court in custody of the Sheriff asks leave to change his plea heretofore made in this case of not guilty and enters a plea of Guilty; Therefore



The Court being fully advised in the premises Orders and Adjudges that the said Defendant William S. Smith pay a fine of \$15<sup>00</sup> and the Costs herein Expended to-wit -- \$<sup>00</sup>

Attest J. M. Gosnell Clerk

Be it remembered that at a Court of Common Pleas begun and held at the Court House in the Town of Marysville, within and for the County of Union and State of Ohio, on the 21<sup>st</sup> day of September in the year of our Lord one thousand eight hundred and ninety six his Honor John A. Price presiding; ~~Hereupon~~ To-wit on the 12<sup>th</sup> day of September A.D. 1896 the following Indictment, was filed with the Clerk of Court To-wit

The State of Ohio }  
Union County ss

Indictment

No 921  
Indictment

In the Court of Common Pleas, Union County, Ohio, of the Term of September in the year of our Lord one thousand eight hundred and ninety five. The jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union impaneled, Sworn, and charged to inquire of Crimes and offenses committed within the said County of Union, in the name, and by the authority of the State of Ohio; on their Oaths; do find and present, that Alexander Spicer, late of said County or about the first day of August in the year of our Lord one thousand eight hundred and ninety five with force and arms in said County of Union, and State of Ohio: Unlawfully did make an Assault in a Menacing Manner upon one Levi Bechtel & him the said Levi Bechtel did then & there Strike and Wound. Contrary to the form of the Statute in such case made, and provided, and against the peace and dignity of the State of Ohio.  
William T. Hoopes Prosecuting Attorney of Union Co. O.

On this 27<sup>th</sup> day of September 1896; Defendant arraigned and pleads Guilty to this Indictment  
J. M. Gosnell Clerk

September 24<sup>th</sup> 1896; the following Entry was filed with the Clerk To-wit.

The State of Ohio }  
vs  
Alexander Spicer

Court of Common Pleas Union County Ohio:  
Indictment for Assault and Battery

This day came the Prosecuting Attorney, on behalf of the State of Ohio, also came Alexander Spicer the defendant herein, who being arraigned upon the indictment for plea thereto saith he is guilty  
It is therefore adjudged and decreed by the Court that the defendant Alexander Spicer pay a fine of Five Dollars and Costs of this prosecution for which Execution is awarded

Attest J. M. Gosnell Clerk

Be it  
at the Town  
of  
his Honor  
the following

The State of  
vs  
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County Ohio

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Be it remembered that at a Court of Common Pleas begun and held at the Court House at the Town of Marysville within and for the County of Union, and State of Ohio, on the 1st day of January in the year of our Lord One Thousand Eight Hundred and Ninety Seven His Honor Duncan Dow Judge presiding. Hereofore to wit on the 2<sup>nd</sup> day of January, A.D. 1897 the following Transcript was filed with the Clerk of Court To-wit:

The State of Ohio }  
VS } Before A. H. Kallefrath J.P. of Paris T.P.  
Herman Brunette } Union County Ohio

Complaint in writing upon oath signed by Watson A. Fletcher, filed with me charging one Herman Brunette with committing Burglary Dec. 12<sup>th</sup> 1896 in Union County Ohio: The Affidavit is as follows To-wit

The State of Ohio Union County ss  
Before me A. H. Kallefrath one of the Justices of the Peace for said County personally came Watson A. Fletcher who being duly sworn according to law deposes & says, that on or about the 12<sup>th</sup> day of December A.D. 1896 at the County of Union one Herman Brunette in the Night Season of the same day to-wit about the hour of eight, or eight and a half in the County of Union aforesaid, into a certain Building, The Thomas & Co Packing house of Thomas & Co there situate did unlawfully, Maliciously, and forcible break and enter with intent then and there and thereby the personal property of the said Watson A. Fletcher in the said, Thomas Packing house, then and there being unlawfully to steal take and carry away \$15<sup>00</sup> in Silver coin one Over Coat of value of \$5<sup>00</sup>, Pair Pants \$5<sup>00</sup> Pair Shoes \$3<sup>00</sup> one Hat \$2<sup>00</sup> one Trunk \$3<sup>00</sup> other personal wearing apparel \$10<sup>00</sup> and all of the value of \$44<sup>00</sup> of the personal property of the said Watson A. Fletcher in Thomas Packing house then and there being found then and there unlawfully did steal take and carry away  
Watson Fletcher

Sworn to Dec 30<sup>th</sup> 1896

Issued Warrant for the arrest of Aft Herman Brunette  
Return of Warrant

I took the body of the within named Herman Brunette, and have him before the Justice Dec 30<sup>th</sup> A.D. 1896: Fees Mileage 20 Warrant 40. Total 60  
John Newlove Court.

The defendant Herman Brunette arraigned before me to answer to said charge of Burglary. After reading to him the Affidavit, entered a plea of not guilty, and demanded a trial: Trial had, the following witnesses sworn and examined for the State Charles Chavis Watson Fletcher, Marion Kelly Cross and of the Urbana Police force

The Defendant sworn and examined in his own behalf: I find from the examination of the witnesses and the proof, that the defendant is guilty as he is charged in the Affidavit and it is therefore considered by me that defendant Herman Brunette enter into recognizance in the sum of \$350<sup>00</sup> for his appearance at the next term of Court which mandate he refused to comply with. I therefore ordered a Mittimus to the keeper of the Jail of the County of Union to receive said Herman Brunette in his custody & there to remain until discharged by due course of law: Return of Mittimus: Dec 30<sup>th</sup> 1896. I committed the within named Herman Brunette to the custody of the within named Jailor, with whom I left a certified copy of this writ. Fees Mileage 20 Copy 25 Service 40 Total 85 John Newlove Court

The State of Ohio Union County Paris T.P. ss:  
I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me at my office in said Township in the above action  
A H Kallefrath J.P.



January 6<sup>th</sup> 1897 The following Indictment was filed with the Clerk Court

The State of Ohio }  
Union County } 58

Indictment

In the Court of Common Pleas, Union County, Ohio, of the Term of January, in the year of our Lord One Thousand Eight Hundred and Ninety Seven  
The Jurors of the Grand Jury of the State of Ohio, within and for the Body of the County of Union impaneled sworn and charged to inquire of Crimes and Offences committed within the Said County of Union, in the name, and by the authority of the State of Ohio, on their oaths do find, and present, that Herman Buffman late of Said County on or about the 13<sup>th</sup> day of December in the year of our Lord One Thousand Eight Hundred and Ninety six with force and arms, in Said County of Union, and State of Ohio, in the night Season on the same day to-wit, about the hour of Six o'clock at night in the County of Union aforesaid into a certain warehouse of W. H. Thomas there situate did unlawfully, maliciously and forcibly break and enter with intent then and there and thereby the personal property of Watson A Fletcher, in the said warehouse then and there being unlawfully to steal, take, and carry away, and one Trunk of the Value of \$500 one Coat pair pants one hat one cap handkerchief shoes Sundry pins Cuffs all of the Value of \$25<sup>00</sup> and \$15<sup>00</sup> in Money, and all of the Value of \$45<sup>00</sup>, the personal property of the Said Watson A Fletcher in said warehouse then and there being found then and there unlawfully did steal, and carry away contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio

William T. Hoopes Prosecuting Attorney of Union Co Ohio

On this 16<sup>th</sup> day of February 1897; Defendant arraigned and pleads guilty to this indictment

J. N. Gamell Clerk

February 16<sup>th</sup> 1897: The following Entry was filed with the Clerk Court

The State of Ohio

vs

Herman Buffman

Indictment for Burglary

This day came the Prosecutors on behalf on behalf of the State of Ohio, the Defendant Herman Buffman being brought into open Court, in Custody of the Sheriff and arraigned upon said indictment and for plea thereof saith he is guilty

Thereupon the Court being fully advised in the premises, it is ordered and adjudged by the Court that the Said Herman Buffman, be imprisoned and confined in the Penitentiary of the State of Ohio, and kept at hard labor, but without any Solitary Confinement for the period of Two years, and that he pay the Costs of this prosecution for which Execution is awarded

Attest J. N. Gamell Clerk

Indictment of ...

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Indictment  
 Be it remembered that at a Court of Common Pleas begun and held at the Court House in the town of Mansfield within and for the County of Union, and State of Ohio, on the 1<sup>st</sup> day of January in the year of our Lord One thousand Eight Hundred & Ninety Seven, the State of Ohio, Union County, ss:

In the Court of Common Pleas, Union County, Ohio, of the Term of January in the Year of our Lord One thousand Eight Hundred & Ninety Seven, the Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of Crimes and Offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that Luther Ward Harvey Wilson and Roy Jones late of said County, on or about the last day of November, in the year of our Lord One thousand Eight Hundred and Ninety Six with force and arms, in said County of Union, and State of Ohio, in the night season on the same day to-wit: about the hour of One O'clock at night in the County of Union aforesaid into a certain warehouse of A. C. Copper then situate did unlawfully, maliciously and feloniously break and enter with intent then and there well thereby the personal property of the said A. C. Copper in the said warehouse then and there being unlawfully to steal take and carry away and one pair pants of the value of \$1<sup>00</sup>, 2 boxes writing paper, Caneys, Guitar strings, Cigars, Shirts of the value of \$5<sup>00</sup> and all of the value of \$6<sup>00</sup>, the personal property of the said A. C. Copper in said warehouse then and there being found, then and there unlawfully did steal take and carry away contrary to the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

William J. Hooper,  
 Prosecuting Attorney of Union Co. O.

On the 16<sup>th</sup> day of February A.D. 1897, the following entry was filed with the Clerk of this Court, to-wit:

|              |                                                            |                                                                           |
|--------------|------------------------------------------------------------|---------------------------------------------------------------------------|
| Entry<br>942 | The State of Ohio<br>vs<br>Luther Ward Ed<br>Harvey Wilson | Court of Common Pleas, Union County, Ohio<br><br>Indictment for Burglary. |
|--------------|------------------------------------------------------------|---------------------------------------------------------------------------|

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendants Luther Ward and Harvey Wilson being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea therein each they are "not guilty" and puts themselves upon the Country and the Prosecuting Attorney doth the like.

And the Court examined the defendants, Luther Ward and Harvey Wilson, under oath as to his ability to employ Counsel to them,



On the 16<sup>th</sup> day of February A.D. 1897, the following Entry was filed with the Clerk of this Court, to-wit:

Entry 942 The State of Ohio vs Luther Ward & Harry Wilson

Court of Common Pleas, Union County, Ohio

Indictment for Burglary.

This day again came the Prosecuting Attorney on behalf of the State of Ohio, and the defendants Luther Ward & Harry Wilson being brought into Court in custody of the Sheriff and it appearing that he is in indigent circumstances and unable to employ Counsel, the Court at their request appointed J. B. Cole as Counsel for the defense.

On the 17<sup>th</sup> day of February A.D. 1897, the following Motion was filed with the Clerk of this Court, to-wit:

Motion 942 The State of Ohio vs Luther Ward & Harry Wilson

Court of Common Pleas, Union County, Ohio

Motion to Quash.

Now comes the said Luther Ward & Harry Wilson & move the Court to quash the indictment there found and returned at the January Term of said Court, 1897, for grounds thereof they say, First, the name of the foreman of the Grand Jury finding same was not endorsed thereon when the same was found. Second: The day of filing was not endorsed on said bill. Three: The copy served on the defendants is otherwise defective.

J. B. Cole Atty for Defs.

On the 17<sup>th</sup> day of February A.D. 1897, the following Motion was filed with the Clerk of this Court, to-wit:

Motion 942 The State of Ohio vs Luther Ward & Harry Wilson

Court of Common Pleas, Union County, Ohio

Indictment for Burglary.

Now comes said Luther Ward and Harry Wilson, defendants by their Attorney J. B. Cole, and ask leave to withdraw their plea in this case for the purpose of excepting to the Indictment, for grounds thereof they say that a reasonable time after the assignment of Counsel for the accused and before assignment was not allowed for an examination of the indictment and preparation of excepting thereon.

J. B. Cole for Defs.

On the 18<sup>th</sup> day of February A.D. 1897, the following Entry was filed with the Clerk of this Court, to-wit:

Entry 942 The State of Ohio vs Luther Ward & Harry Wilson

Court of Common Pleas, Union County, Ohio

Indictment for Burglary.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, & the prisoners Luther Ward and Harry Wilson being brought into open Court in custody of the Sheriff, also came the following named persons as Jurors, to-wit: J. J. Dodge, J. W. Scott, H. C. Spain, Erna Shaw, J. L. Richer, J. B. Palloway,

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Entry 942  
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Mr. H. Johnson, J. L. Buckley, S. R. Burger, Frederick Hill, Emanuel Beach and Chester Sigman, who were duly impanelled and sworn according to law, and the said jury having heard the evidence in part, the hour for adjournment having arrived this case was continued until 8<sup>30</sup> O'clock tomorrow morning.

On the 19<sup>th</sup> day of February A.D. 1897, the following Entry was filed with the Clerk of this Court to-wit:

Entry  
943

The State of Ohio  
vs  
Luther Ward &  
Harvey Wilson

Court of Common Pleas Union County, Ohio  
Indictment for Burglary.

This day again came the Prosecuting Attorney on behalf of the State of Ohio, also came the jury heretofore impanelled and sworn herein, and the trial proceeded, and after hearing the remaining evidence and the arguments of Counsel in part, this cause was continued until 8<sup>30</sup> O'clock tomorrow morning.

On the 20<sup>th</sup> day of February A.D. 1897, the following Entry was filed with the Clerk of this Court to-wit:

Verdict  
Entry  
942

The State of Ohio  
vs  
Luther Ward &  
Harvey Wilson

Court of Common Pleas  
Union County, Ohio.  
Indictment for Burglary.

This day again came the Prosecuting Attorney on behalf of the State of Ohio, the defendants Luther Ward and Harvey Wilson being brought into open Court in custody of the Sheriff, also came the jury heretofore impanelled and sworn herein, and the said jury having heard the remaining arguments of Counsel and the charge of the Court, retired to their room in charge of the Sheriff for deliberation.

And now comes the said jury into open Court with their verdict in writing signed by their foremen and says:

That the jury in this case, being duly impanelled, sworn and affirmed to well and truly try, and true allegiance make between the State of Ohio, and the prisoners at the Bar, Luther Ward and Harvey Wilson do find that the prisoners at the Bar, Luther Ward and Harvey Wilson are guilty as charged in the indictment.

J. L. Richey Foreman.

On the 22<sup>nd</sup> day of February A.D. 1897, the following Motion was filed with the Clerk of this Court to-wit:

Motion  
for  
New Trial  
942

The State of Ohio  
vs  
Luther Ward &  
Harvey Wilson

Court of Common Pleas,  
Union County, Ohio.  
Indictment for Burglary.

Now comes the defendants Luther Ward and Harvey Wilson by their attorney and move the Court for a new trial in



The above cause, for the following reasons affecting their substantial rights to-wit:

1<sup>st</sup> - The Verdict is not sustained by sufficient evidence;

2<sup>nd</sup> - Irregularity in the proceedings and trial by the Prosecuting Attorney by which said defendants were prevented from having a fair trial to-wit: in reading to the jury a certain Memorandum book a long list of remarks and alleged conversations of said defendants while in prison and claimed to be in regard to said crime, which Memorandum had been used by the prosecuting witness and another in the trial to refresh their memory, but had not been offered in evidence - to which reading and the argument based thereon the said defendants then and there objected.

3<sup>rd</sup> - Error of law occurring at the trial in the overruling of said objection and permitting said reading and manner of argument against said objection.

4<sup>th</sup> - The error of law occurring at the trial.

J. B. Cole Atty. for Defendants.

On the 23<sup>rd</sup> day of February A.D. 1897, the following Entry was filed with the Clerk of this Court, to-wit:

Entry 942

The State of Ohio  
Luther Ward &c  
Harvey Wilson

Court of Common Pleas  
Union County, Ohio.  
Indictment for Burglary.

This day came the Prosecuting Attorney on behalf of the State of Ohio: the defendants Luther Ward and Harvey Wilson being brought into open Court in custody of the Sheriff for sentence, thereupon being fully advised in the premises, it is ordered and adjudged by the Court that the said Luther Ward and Harvey Wilson, each be imprisoned and confined in the Penitentiary of this State, and kept at hard labor, but without any solitary confinement for the period of Two Years, and that he pay the costs of this prosecution for which execution is awarded.

On the 23<sup>rd</sup> day of February A.D. 1897, the following Entry was filed with the Clerk of this Court to-wit:

Entry 942

The State of Ohio  
Luther Ward &c  
Harvey Wilson

In the matter of allowance of Guard -  
Court of Common Pleas, Union County, Ohio.

Whereas at the present January Term of the Court of Common Pleas begun and held at the Court House in the County of Union, and State of Ohio, more than one person to-wit, Herman Buffman, Luther Ward and Harvey Wilson were convicted and sentenced to imprisonment in the Penitentiary of this State, and the Court being of opinion that it is such an extraordinary case as requires the allowance of one guard to assist the Sheriff, in the transportation of said convicts to said Penitentiary, do allow said one guard for the purpose aforesaid.

D. Dow  
Judge.

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On the 23<sup>rd</sup> day of February A.D. 1897, the following entry was filed with the clerk of this Court, to-wit:

Entry  
942

The State of Ohio | Court of Common Pleas, Linn County, Ohio.  
vs | Indictment for Burglary.  
Luther Ward vs

This cause coming on for hearing on the application of J. B. Cole, for allowance of \$50 to be paid to him as counsel fee for defending Luther Ward and Harvey Wilson in the trial of above cause extending about three days, and in the preparation of said trial, the Court being fully advised in the premises find that he is entitled thereto and allow the said claim

Approved  
Duncan Dorr  
Judge

Attest  
J. M. Gosnell  
Clerk  
By pro A. Gosnell Deputy.



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Process continued and held at the Court House in Marysville, within and for the County of Union, in the tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Dow, Judge of said Court, of the Term of April to-wit: on the 19<sup>th</sup> day of April in the year of our Lord One thousand Eight Hundred and Ninety Seven.

Be it remembered that heretofore to-wit, on the 20<sup>th</sup> day of April, A.D. 1897, the following Indictment was filed with the Clerk of this Court, The State of Ohio, Union County, ss.

Indictment.

In the Court of Common Pleas, Union County, Ohio, of the Term of April, in the year of our Lord One thousand Eight Hundred and Ninety Seven.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that William Gibson, late of said County, on the 8<sup>th</sup> day of January, in the year of our Lord One thousand Eight Hundred and Ninety Seven, with force and arms, in said County of Union, and State of Ohio, in the night season of same day to-wit, January 8<sup>th</sup> 1897, about the hour of ten o'clock at night in the County of Union aforesaid into a certain store-house of John Corner there situate did unlawfully, maliciously and forcibly break and enter with intent then and thereby the personal property of the said John Corner in the said store house then and there being unlawfully to steal take and carry away contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

William J. Hoopes

Prosecuting Attorney of Union County, Ohio.

On the 21<sup>st</sup> day of April A.D. 1897, the following Entry was filed with the Clerk of this Court, to-wit:

Entry 947

The State of Ohio | Court of Common Pleas, Union County, Ohio.  
vs | Indictment for Burglary.  
William Gibson

Entry 941

Now comes the prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff, and arraigned upon said indictment for plea thereto saith "he is guilty," and being asked by the Court if he had any thing to say why sentence should not be pronounced, said he had nothing to say.

It is therefore ordered and adjudged by the said Court that the said William Gibson, defendant, be imprisoned and confined in the Penitentiary of this State (State of Ohio) and kept at hard labor without any solitary confinement for the period of One year, and that he pay the costs of this prosecution taxed at \$21.32, for which execution is awarded.

Attest

J. M. Gosnell Clerk  
By Jno A. Gosnell Deputy.

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Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Demetrius Dow, Judge of said Court, of the Term of January, to-wit: on the 4th day of January in the year of our Lord One Thousand Eight Hundred and Ninety Seven.

Be it remembered that heretofore to-wit, on the 6th day of January A.D. 1897, the following indictment was filed with the Clerk of this Court, to-wit:

Indictment.

The State of Ohio, Union County, ss.  
In the Court of Common Pleas, Union County, Ohio, of the Term of January in the year of our Lord One Thousand Eight Hundred and Ninety Seven.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that William Prichard late of said County, on or about the 25th day of November, in the year of our Lord One Thousand Eight Hundred and Ninety Six, with force and arms, in said County of Union, and State of Ohio, unlawfully did carry concealed on and about his person a dangerous weapon to-wit: a revolver loaded with powder and ball contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

William T. Hoopes  
Prosecuting Attorney of Union County, Ohio.

On the 15th day of February A.D. 1897, the following Entry was filed with the Clerk of this Court, to-wit:

Entry 941

The State of Ohio vs William Prichard  
County of Common Pleas, Union County, Ohio.  
Indictment for "Carrying concealed weapons."

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant, William Prichard appearing in open Court and arraigned upon said indictment, for plea stands saith "he is guilty."

Thereupon after being fully advised in the premises, it is ordered and adjudged by the Court, that the said William Prichard pay a fine of \$10.00 and the costs of this prosecution; for which execution is awarded.

Attest  
J. M. Gosnell Clerk  
By J. A. Gosnell Deputy.





Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Dow Judge of said Court, of the Term of April, to-wit, on the 19<sup>th</sup> day of April in the year of our Lord One Thousand Eight Hundred and Ninety Seven.

Be it remembered that heretofore to-wit, on the 20<sup>th</sup> day of April A.D. 1897, the following Indictment was filed with the Clerk of this Court to-wit: The State of Ohio, Union County, ss.

Indictment. In the Court of Common Pleas, Union County, Ohio, of the Term of April, in the year of our Lord One Thousand Eight Hundred and Ninety Seven.

The jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that Ellis Parish and William Founds late of said County, on the 9<sup>th</sup> day of March, in the year of our Lord One Thousand Eight Hundred and Ninety Seven, with force and arms, in said County of Union, and State of Ohio, unlawfully did steal take and carry away four chickens of the value of One dollar, the personal property of Mike Mulrow, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

William J. Hooper  
Prosecuting Attorney of Union County, Ohio.

On the 21<sup>st</sup> day of April A.D. 1897, the following Entry was filed with the Clerk of this Court, to-wit:

Entry 946 The State of Ohio vs Ellis Parish and William Founds Court of Common Pleas Union County Ohio. Indictment for "Larceny".

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendants Ellis Parish and William Founds being brought into Court in custody of the Sheriff and arraigned upon said indictment, for plea thereto saith "they are guilty."

It is therefore ordered and adjudged by the Court that the said defendants, Ellis Parish and William Founds, each pay a fine of \$5<sup>00</sup> and the costs of this prosecution.

Attest  
J. Gosnell Clerk  
By J. A. Gosnell Deputy.



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Pleas Continued and held at the Court House in Mansfield within and for the County of Union in the Sixth Judicial District of the Court of Common Pleas of the State of Ohio before the Honorable Duncan Doro Judge of Said Court of the Term of Sept To-wit on the 19<sup>th</sup> day of Sept. in the year of Our Lord, One Thousand, Eight Hundred and Ninety-Seven

Be it remembered that heretofore to-wit, on the 3<sup>rd</sup> day of September A.D. 1897 the following Petition in Error was filed with the Clerk of the Court to-wit,

No 7440  
Transcript  
from  
Mayers  
Booklet

Criminal Action  
Exhibit "A"  
Before P. A. Thompson Mayor of the Village of Mansfield Union County Ohio  
State of Ohio vs John Kelly  
State of Ohio Union County S.D. Village of Mansfield,  
Charge of Carrying Concealed Weapons

Be it remembered that on the 26<sup>th</sup> day of August A.D. 1897 came John Newlove who filed Writers Complaint against one John Kelly whereupon the following proceedings were had: - Said Complaint being as follows To-wit: -

That the said John Kelly, on or about the 25<sup>th</sup> day of August A.D. 1897, at the County of Union did in the Village of Mansfield aforesaid unlawfully carry concealed on and about his person a dangerous weapon to-wit: a Pistol loaded with powder and ball contrary to the Revised Statutes of the State of Ohio in such case made and provided

I. Issued a warrant to John Newlove Marshal of Said Village, Commanding him to pursue after and arrest the said John Kelly and have him before me to answer to said Charge

Return of Warrant

I have arrested the within named defendant, John Kelly and now have him in Court August 26<sup>th</sup> 1897. John Newlove Marshal.

The defendant arraigned before me to plead to said Charge entered a plea of guilty I thereupon imposed a fine of Fifteen dollars and the costs of Prosecution, and a Sentence of thirty days at hard labor in the Work House of the City of Dayton Ohio, and in case said fine and costs are not paid. Said defendant John Kelly to remain confined in said Work House at hard labor until said fine and costs are paid by working at the usual rate allowed such prisoners by the directors of said Dayton Work House; Costs of prosecution \$5<sup>00</sup>

Fine and Costs twenty dollars and five cents (\$20<sup>05</sup>)

Fine and Costs unpaid. I issued a. Mitimus directed to John Newlove Marshal, Commanding him to deliver the said John Kelly to the Superintendent of said Dayton Work House. To receive the said defendant, John Kelly, and him safely keep in his custody until discharged by due course of law  
P. A. Thompson Mayor.

Return of Mitimus

By virtue of this writ I have this day committed the body of the defendant to the Work House of the City of Dayton Ohio. Aug 27<sup>th</sup> 1897  
John Newlove Marshal.

The State of Ohio Union County }  
The Incorporated Village of Mansfield }

To the Superintendent and directors of the Dayton City Work House, Greeting = Whereas John Kelly, having been arrested on the oath and complaint of John Newlove Marshal of said Village, charging



Said John Kelly with unlawfully carrying concealed on and about his person a dangerous weapon, to-wit a Pistol loaded with Powder and Ball contrary to the Revised Statutes of the State of Ohio, the above described offense was committed in said Incorporated Village of Marysville in the State of Ohio on the 25<sup>th</sup> day of August, 1897, and having been arraigned to answer to said charge on the 26<sup>th</sup> day August 1897, before me Mayor of said Incorporated Village entered a plea of guilty, and was therefore sentenced by me to be imprisoned in the Work House of the City of Dayton under the direction, Management, and control of the Board of Work House Directors and kept at labor for the term of thirty days from this 26<sup>th</sup> day of August 1897, and pay a fine of fifteen Dollars and costs of Prosecution, being five Dollars and four Cents, and said defendant having refused, and still refusing to pay said fine and costs, it is therefore ordered that said defendant be committed to the Work House under your Custody at hard labor in said Work House until said fine and costs are paid, or until at the rate of forty five cents per day he shall have earned an amount equal to said fine and costs.

You are therefore hereby commanded, that you receive the said John Kelly and him safely keep in your Custody until discharged by due Course of Law.

In testimony whereof, I have hereunto set my hand and affixed my official Seal this 26<sup>th</sup> day of August 1897.

F. A. Thompson Mayor.

State of Ohio

Union County ss.

Village of Marysville.

I do hereby certify that the above is a full and true copy from my Docket of the proceedings had by and before me at my office in said Village in the above action August 31<sup>st</sup> A.D. 1897.

F. A. Thompson Mayor.

No 7440  
Petition  
in error

John Kelly Plaintiff in Error  
vs  
The State of Ohio Defendant in Error

Court of Common Pleas, Union County Ohio  
Petition in Error

Filed Sept 9<sup>th</sup> 1897.

The said Plaintiff in Error complains of the State of Ohio Defendant in Error for that on the 26<sup>th</sup> day of August B. D. 1897, the said State of Ohio recovered a Judgment against the said John Kelly by the consideration of F. A. Thompson a Mayor of the Village of Marysville Union County Ohio, in a certain action then pending before the said F. A. Thompson Mayor, wherein the said State of Ohio was Plaintiff and the said John Kelly Defendant. A Transcript of the judgment and all entries in said case duly certified is hereto attached, marked "A" And the said John Kelly says that there is error in the said record in this To-wit

1<sup>st</sup>: That the Court Erred in sentencing said John Kelly to imprisonment in the Dayton Work house, as he received no right of Trial by a Jury in writing

2<sup>nd</sup>: That the Affidavit was not made by the party injured

3<sup>rd</sup>: That the Court Erred in sentencing Defendant John Kelly, both fine and imprisonment, as the law only contemplates one, either fine or imprisonment, and not both; - The said Plaintiff in Error prays that said Judgment may be reversed and that he may be released to all things he has lost by reason thereof

A. H. Kallefrath Attorney for Plaintiff in Error

Sept 9

John Kelly

No 7440  
Warrant of the State of Ohio  
Summons

as to time  
Sept 8<sup>th</sup> 1897

September 1

John Kelly

No 7440  
Entry

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Approved.

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Sept 9<sup>th</sup> 1897: The following Waiver of Summons was filed in the Clerk's Office to-wit:

No 7440  
John Kelly Plaintiff in Error  
vs  
The State of Ohio Defendant in Error  
Waiver of Summons

Waiver of Summons.

I hereby Waive the right of Service of Summons as also as to time of hearing of the above Entitled Case of Error and enter my Appearance herein  
Sept 8<sup>th</sup> 1897.

William T. Hoopes Pres Attorney of Union Co. Ohio

September 16<sup>th</sup> 1897: The following Entry was filed in the Clerk's Office to-wit:

No 7440  
John Kelly Plaintiff in Error  
vs  
State of Ohio Defendant in Error  
Entry

Court of Common Pleas Union County  
Entry

This Cause came on for hearing upon the Petition in Error, the Transcript, and the original Papers and pleadings from the Docket of the Mayor of Marysville Union County, Ohio: And was argued by Counsel: On consideration thereof the Court find that the said Mayor Erred in sentencing said John Kelly to the Dayton City Work House in this to-wit: - That the party Making the Affidavit was not the party injured, and upon the plea of guilty could not sentence the Defendant John Kelly to the Dayton City Work House, but should have recognized him to appear before the present Term of Court.

It is therefore Considered by the Court that the Judgment, Sentence and finding of the said Mayor of said Village of Marysville Ohio, be reversed and held for Naught, and said John Kelly ordered, released from the Custody of the Superintendent and directors of the Dayton City Work, House.

Approved, D. Doo Judge

William T. Hoopes Prosecuting Attorney of Union County Ohio

Attest J. M. Gosnell Clerk

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Pleas continued and held at the Court House in Marysville within and for the County of Union, in the South Judicial District of the Court of Common Pleas of the State of Ohio before the Honorable Duncan Dow Judge of said Court of the Term of Sept Term on the 12<sup>th</sup> day of Oct. in the year of our Lord, One Thousand Eight Hundred and Ninety Seven.

Be it remembered that heretofore to-wit: on the 1<sup>st</sup> day of October A.D. 1897 James Chavious filed in the Clerks Office of the said Court of Common Pleas, the following Transcript and Petition in error against the State of Ohio, to-wit-

Transcript Exhibit "A"

Criminal Action

Before F. A. Thompson Mayor of the Village of Marysville Union County Ohio

No 7451

Transcript Exhibit "B"

The State of Ohio Village of Marysville ss

The State of Ohio Union County ss

Village of Marysville

James Chavious

Charge of Drunkenness, Disorderly Conduct, Assault and Battery and resisting an officer.

Be it remembered that on the 26<sup>th</sup> day of August 1897, J. M. Zummer who filed written complaint, one James Chavious, whereupon the following proceedings were had: - Said Complaint being in words and figures as follows to-wit

That the said James Chavious on or about the 25<sup>th</sup> day of August 1897 did get in a state of intoxication, and was disorderly, and assault and beat the said J. M. Zummer, and did resist and ill treat an officer in the lawful discharge of his duty, and said James Chavious well knowing the authority of said officer contrary to an Ordinance of the said Village in such cases made and provided

J. issued a warrant to John Newlove Marshal of said Village, commanding him to pursue after and arrest the said James Chavious and have him before me to answer to said charge.

Return of Warrant

J. have arrested the within named defendant James Chavious, and now have him in Cust August 26<sup>th</sup> 1897.

John Newlove Marshal

The defendant arraigned before me to plead to said charge, entered a plea of guilty: - I therefore imposed a fine of Five (\$5.00) Dollars for being drunk; Three (\$3.00) Dollars for being disorderly; Ten Dollars for resisting an officer, and Twenty Dollars for assault and Battery, on J. M. Zummer, and the costs of prosecution, Total amount of Fines and Costs \$42.00: and to thirty days imprisonment in the Columbus Work House at hard labor, and until said fines and costs are paid, or until at the rate allowed by the directors of said Work House, he shall have earned an amount equal to said fine and costs.

The fines and costs unpaid I issued a Mittimus directed to John Newlove Marshal Commanding him to deliver the said James Chavious to the Superintendent of said Columbus Work House, also Commanding said Superintendent to receive the said James Chavious, and him safely keep in his custody until discharged by due course of law

F. A. Thompson Mayor

Return of Mittimus: - By virtue of this writ I have this day committed the body of the defendant to the Work House of the City of Columbus, Ohio August 26<sup>th</sup> 1897.

John Newlove Marshal

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Work House Commitment

The State of Ohio Union County  
The Incorporated Village of Marysville

To the Superintendent and Directors of the Columbus Work

No 7451

City of  
Work-House  
Commitment

House-Dection;

Whereas James Chavious having been arrested on the oath and complaint of J. M. Juerner, charging said James Chavious with being intoxicated, and disorderly and assaulting and beating the said J. M. Juerner, and of resisting and ill treating an officer in the lawful discharge of his duty, the above offences were committed in said incorporated Village of Marysville, in the State of Ohio, on the 25<sup>th</sup> day of August, 1897, and having been arraigned entered a plea of guilty to said charge, on the 26<sup>th</sup> day of August 1897, before the Mayor of said incorporated Village, and sentenced by me to be imprisoned in the Work House of the City of Columbus, under the direction, Management, and control of the Board of Work-House Directors and kept at labor for the term of forty days from the 26<sup>th</sup> day of August 1897, and pay a fine of Thirty Eight Dollars and Cents of Prosecution, being four Dollars and Ninety Nine Cents, and said Defendant having refused, and still refusing to pay said fine and costs. It is therefore ordered that said defendant be committed to the Work-House of the City of Columbus and that he remain imprisoned in said Work-House under your custody, at hard labor in said Work-House until said fine and costs are paid, or until, at the rate of Sixty Cents per day he shall have earned an amount equal to said fine and costs.

You are therefore hereby commanded that you receive the said James Chavious and him safely keep in your custody until discharged by due course of law

In Testimony Whereof I have hereunto set my hand and affixed my official seal this 26<sup>th</sup> day of August 1897  
F. A. Thompson Mayor.

State of Ohio Union County

Village of Marysville ss.

I do Certify that the above is a full and true copy from my docket of the proceedings had by and before me at my Office in said Village in the above action.

Seal

F. A. Thompson Mayor of the Village of Marysville Ohio.

No 7451

Petition  
in Error

Oct 1<sup>st</sup> 1897: The following Petition in Error was filed in the Clerk's Office to-wit

James Chavious Plaintiff in Error  
vs  
The State of Ohio Defendant in Error

Court of Common Pleas Union County Ohio  
Petition in Error.

The said Plaintiff in Error complains of the State of Ohio Defendant in Error for that on the day of August A.D. 1897, the said State of Ohio recovered a judgment against the said James Chavious, by the consideration of F. A. Thompson, a Mayor of the Village of Marysville Union County Ohio, in a certain action then pending before the said F. A. Thompson, Mayor



Wherein the said State of Ohio was plaintiff and the said James Chaovious Defendant, a Transcript of the judgment and all entries in said case duly Certified is hereto attached Marked "A" and the said James Chaovious Says that there is error in the said record in this Po-wit.

1<sup>st</sup> That the Court Erred in Sentencing said James Chaovious To imprisonment in the Columbus City Work-House as he waived no right of trial by a Jury in Writing

2<sup>nd</sup> That the Affidavit was not Made by the party injured

3<sup>rd</sup> That the Court Erred in arraigning and Compelling the defendant to plead to the affidavit embodying four distinct and separate offenses, and Misdemeanors.

4<sup>th</sup> The Court Erred in Sentencing the defendant to one Term of Work-House imprisonment for the entire whole four offenses Committed

5<sup>th</sup> The Court Erred in Sentencing the defendant to pay under one affidavit the sum of \$42<sup>00</sup> for four distinct and separate offenses and Misdemeanors.

6<sup>th</sup> The Court Erred in finding and imprisoning the defendant under one Affidavit for four distinct offenses when there is no Ordinance of Maypsville or Statute of Ohio granting or giving such authority or power to any Magors Court or any other Court.

The said plaintiff in Error prays that said judgment May be reversed and that he may be restored to all things he has lost by reason thereof

A. H. Kolbath Attorney for Plaintiff in Error.

James Chaovious Plaintiff in Error }  
vs  
State of Ohio Defendant in Error }

Court of Common Pleas Union County Ohio;

J. Peuby waives the right of service of Summons, as also as to time of hearing of the above entitled case of Error and Enter my appearance herein September 29<sup>th</sup> 1897

William P. Koopes Prosecuting Attorney of Union County Ohio

Oct 12<sup>th</sup> 1897: The following Entry was filed in the Clerks Office Po-wit.

No 7451 James Chaovious }  
vs  
The Village of Maypsville }

Entry

On Motion of the in Error and upon good Cause Shown the Plaintiff has leave to file a Petition in Error

Thereupon came the parties by their Attorneys, and this cause was submitted to Court upon the Transcript of the record from the Docket of the Mayor of said Village, and upon the Petition in Error: - Upon Consideration Whereof the Court find there is error Manifest upon the record herein prejudicial to the Plaintiff in Error in this that said Mayor had no authority to Sentence the Plaintiff in Error to imprisonment without the waiver of a jury in writing, and further because the Magistrate Erred in pronouncing ~~several~~ judgments against Plaintiff in Error.

It is therefore Considered, and adjudged that the Sentence and finding of said Mayor be and the same is hereby reversed, at the Cost of Defendant in Error, and the Plaintiff in Error discharged from Custody

Approved D. Dow Judge  
Attest J. W. Somell Clerk

William P. Koopes Prosecuting Atty Union Co

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No 953  
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Pleas Continued and held at the Court House in Marysville, within and for the County of Union, in the Ninth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Dow, Judge of said Court of said Court, of the Term of January, To-wit on the 5<sup>th</sup> day of January, in the year of our Lord One Thousand Eight Hundred and Ninety Eight.

Be it remembered that heretofore To-wit, on the 5<sup>th</sup> day of January, A.D. 1898, the following Indictment was filed in the clerk's office of the said Court of Common Pleas against John Jones and Charles Snider, To-wit

The State of Ohio }  
Union County } ss

Indictment for Burglary

In the Court of Common Pleas Union County Ohio, of the Term of January in the year of our Lord One Thousand Eight Hundred and Ninety Eight.

The Jurors of the Grand Jury of the County of Union, and State of Ohio, then and there duly impaneled, sworn, and charged to inquire of and present all offenses whatever committed within the limits of said County, on their said Oaths, in the Name and by the Authority of the State of Ohio, do find and present; That John Jones and Charles Snider late of said County, on the 10<sup>th</sup> day of December in the year of our Lord, One Thousand Eight Hundred and Ninety Seven at the County of Union, aforesaid in the Night Season of the same day - To-wit: about the hour of Two, O'Clock at Night in the County of Union, aforesaid, into a certain Store House of Elizabeth Flaherty there situate, did Unlawfully, Maliciously, and forcibly, break and enter with intent then and there and thereby the personal property of the said Elizabeth Flaherty in the said Store House then and there being, Unlawfully to Steal, take, and Carry away, and 2. Suits of Cloths of the Value of \$24<sup>00</sup>, 2 Suits of Underwear of the Value of \$2<sup>00</sup> Two pairs of Suspenders of the Value of \$1<sup>00</sup>, Two Neckties of the Value of \$1<sup>00</sup> Two Handkerchiefs of the Value of \$1<sup>00</sup>, Two Shirts of the Value of \$1<sup>00</sup> Three Finger Rings of the Value of \$6<sup>00</sup> Two Hats of the Value of \$12<sup>50</sup> One Umbrella of the Value of \$1<sup>00</sup> and all of the Value of \$38<sup>25</sup> of the personal property of the said Elizabeth, Flaherty, in said Store House, then and there being found, then and there Unlawfully did Steal, take and Carry away, Contrary to the Statute in such Cases made and provided, and against the peace and dignity of the State of Ohio.

William T. Hoopes Prosecuting Attorney Union County Ohio.

State of Ohio  
vs

Indictment for Burglary

John Jones and Charles Snider

Now Comes the Prosecuting Attorney, on behalf of the State of Ohio, and the Defendants, John Jones and Charles Snider being brought into Court in the Custody of the Sheriff, and arraigned upon said Indictment, for plea thereto ~~that~~ "They are guilty" Thereupon the Court after being fully advised in the premises, and after inquiring of the defendants John Jones and Charles Snider if they had any thing to say, why sentence should not be pronounced against them, and said Defendants John Jones and Charles Snider having nothing to say it is therefore ordered, and adjudged by said Court that the said defendants, John Jones and Charles Snider be imprisoned, and confined in the Penitentiary of the State of Ohio, and kept at hard labor, but without any Solitary Confinement for the period of Two years, and that they pay the costs of this prosecution Taxed at \$28<sup>92</sup> for which Execution is awarded

Walter J. H. Gornell Clerk

No 953  
Indictment

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Pleas Continued and held at the Court House in Marysville within and for the County of Union in the Fifth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Dow Judge of Said Court, of the Term of January, To-wit: on the 13<sup>th</sup> day of January in the year of our Lord, One Thousand Eight Hundred and Ninety Eight.

Be it remembered that heretofore To-wit, on the 5<sup>th</sup> day of January A.D. 1898, The following Judgment was filed in the Clerks office of the Said Court of Common Pleas against Friedrich Schalip To-wit

The State of Ohio }  
Union County ss }

Judgment

In the Court of Common Pleas Union County Ohio, of the Term of January in the year of our Lord, One Thousand Eight Hundred and Ninety Eight.

The Jurors of the Grand Jury of the County of Union, and State of Ohio, then and there duly impaneled, Sworn and Charged to inquire of and present all offenses whatever committed within the limits of Said County, on their ~~Said~~ Oaths, in the name and by the Authority of the State of Ohio, do find and present; that Friedrich Schalip late of Said County, on the 12<sup>th</sup> day of September in the year of our Lord One Thousand Eight Hundred and Ninety Seven, at the County of Union, aforesaid: Said 12<sup>th</sup> day of September being the first day of the week commonly called Sunday, did unlawfully and knowingly allow to remain open a certain room, Said room being there and there and therefore a place where on other days of the week than the first, commonly called Sunday were then and therein sold and exposed for sale by the Said Friedrich Schalip, intoxicating Liquors, to wit, Brandy, Whiskey Gin Ale, Beer, and Whereas the Said room not being then and there a regular Drug Store contrary to the Statute in such cases made and provided, and against the peace and dignity of the State of Ohio

William T Hoopes Prosecuting Attorney Union County Ohio

State of Ohio }  
ss }

Judgment for keeping place (Saloon) open on Sunday

Friedrich Schalip

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the Defendant, Friedrich Schalip appearing in open Court, and arraigned upon Said indictment, for plea thereto Saith he is guilty" Thereupon after the Court being fully advised in the premises it is ordered and adjudged by the Court that the Said Friedrich Schalip Defendant, pay a fine of \$25<sup>00</sup> and be imprisoned, and confined in the County Jail of Said Union County for 10 days and pay the costs of this prosecution.

Attest J. N. Gornell

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Oleas continued and held at the Court House in Marysville within and for the County of Union, in the tenth Judicial District of the State of Ohio, before the Honorable Duncan Dow Judge of said Court, of the Term of September, to-wit: on the 6th day of September in the year of our Lord one thousand eight hundred and Ninety Eight.

Be it remembered that herebefore on the 9th day of September A.D. 1898, the following Indictment was filed with the Clerk of the said Court of Common Pleas, to-wit:

Indictment

In the Court of Common Pleas.  
The State of Ohio, Union County, ss.

Union County, Ohio, of the Term of September, in the year of our Lord one thousand eight hundred and ninety eight.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present that David F. Marion late of said County, on or about the 30th day of July, in the year of our Lord, one thousand eight hundred and ninety eight, with force and arms, in said County of Union and State of Ohio, the said David F. Marion then and there being in a certain application for Marriage license said application being for marriage license for the said David F. Marion and Myrtle Farnand, said application then pending in the Probate Court of Union County, Ohio, which was then and there open for the transaction of business, and the said David F. Marion was then and there solemnly sworn in said Probate Court by the Judge of said Court (being the Probate Judge of Union County, Ohio, which said Judge was then and there duly empowered and authorized by Law to such Judge to administer said oath and the said David F. Marion being so sworn by said Judge and in a matter material to said application for said marriage license made to said Probate Court, did knowingly, unlawfully, corruptly and falsely depose and swear certain matters material to said application then and there to be facts and true to-wit:

That Myrtle Farnand (meaning the Myrtle Farnand in said application for said marriage license) is of the age of Eighteen years (meaning that the said Myrtle Farnand referred to in said application for said marriage license herein before referred to was of the age of Eighteen years on said 30th day of July, 1898.

Whereas in truth and in fact the said Myrtle Farnand was not of the age of Eighteen years, and was only of the age of Sixteen years on said 30th day of July, 1898.

The time the said David F. Marion so stated and declared for the said Myrtle Farnand to be eighteen years of age and he the said David F. Marion then and there well knowing the said statement (Myrtle Farnand is of the age of Eighteen years) so as aforesaid by him the said David F. Marion deposed, sworn and declared to be true then and there to be untrue; contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio,

William J. Hoopes, Prosecuting Attorney, Union County, Ohio.

On the 9th day of September A.D. 1898, the following Entry was filed with the Clerk of this Court, to-wit:



Entry 971

State of Ohio, Court of Common Pleas Union County Ohio.  
Indictment for Perjury.  
David F. Mason

Now comes the Prosecuting Attorney on behalf of the State of Ohio and the defendant David F. Mason being brought into Court in the custody of the Sheriff and arraigned upon said indictment for plea thereto said "he is guilty." the Court then enquired if he had any thing to say why judgment should not be pronounced against him, and having nothing to say and showing no good and sufficient cause why judgment should not be pronounced, it is therefore considered, ordered and adjudged by the Court that the said David F. Mason be imprisoned and confined in the Penitentiary of the State of Ohio, and kept at hard labor but without any solitary confinement for the period of three years, and that he pay the costs of this prosecution for which execution is awarded.

Attest  
J. N. Gosnell Clerk  
By J. A. Gosnell Deputy

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Indictment

Oleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Dow, Judge of said Court, of the Term of September, to-wit, on the 6<sup>th</sup> day of September, in the year of our Lord one thousand eight hundred and ninety eight.

Be it remembered that on the 9<sup>th</sup> day of September A.D. 1898, the following Indictment was filed with the Clerk of the Court of Common Pleas, to-wit:

In the Court of Common Pleas.  
The State of Ohio, Union County, ss.

Union County, Ohio, of the term of September, in the year of our Lord, one thousand eight hundred and ninety eight.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Frank Farrand, late of said County, on or about the 30<sup>th</sup> day of July, in the year of our Lord, one thousand eight hundred and ninety eight, with force and arms, in said County of Union and State of Ohio, said Frank Farrand then and there being in a certain application for marriage license said application being for marriage license for the said Frank Farrand and Lula Channell said application then pending in the Probate Court of Union County, Ohio, which was then and there open for the transaction of business and the said Frank Farrand was then and there solemnly sworn in said Probate Court by the Judge of said Court (being the Probate Judge of Union County, Ohio, who then and there was duly empowered and authorized by law as such Judge to administer said oath and the said Frank Farrand being so sworn by said Judge and in a matter material to said application for said marriage license, made to said Probate Court did knowingly, willfully, corruptly and falsely depose and swear certain matters material to said application then and there to be facts and true, to-wit:

That he (meaning the said Frank Farrand) had no wife living (meaning that the said Frank Farrand had no wife living at the time, the 30 day of July, 1898)

Entry 969

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and that Lula Channell (meaning the said Lula Channell in said application for marriage license) is of the age of eighteen years (meaning the said Lula Channell referred to in said application for said marriage license heretofore referred to was of the age of eighteen years on said 30<sup>th</sup> day of July, 1895.

Wherefore in truth and in fact the said Frank Farrand had a wife living at the time, the 30 day of July 1895, the time he so heretofore stated he had no wife living, and in truth and in fact the said Lula Channell was not of the age of eighteen years but was only fourteen years of age at the time, the 30<sup>th</sup> day of July, 1895, the said Frank Farrand so stated for the said Lula Channell to be of the age of eighteen years and he the said Frank Farrand then and there well knowing the said statements (that the said Frank Farrand have no wife living, and that Lula Channell is of the age of eighteen years) so as aforesaid by him the said Frank Farrand deposed, sworn and declared to be true then and there to be untrue, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

William T. Hooper, Prosecuting Attorney, Union County, Ohio.

On the 9<sup>th</sup> day of September A.D. 1895, the following entry was filed with the Clerk of this Court, to-wit:

Entry 969

State of Ohio } Court of Common Pleas, Union County, Ohio.  
                  } Indictment for Perjury.  
Frank Farrand }

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant Frank Farrand being brought into Court in custody of the Sheriff and arraigned upon said indictment, for plea thereto said "he is guilty" the Court required if he had any thing to say why judgment should not be pronounced against him and having nothing to say and showing no good and sufficient cause why judgment should not be pronounced, it is therefore considered, ordered and adjudged by the Court, that the said Frank Farrand be imprisoned and confined in the Penitentiary of the State of Ohio and kept at hard labor but without any solitary confinement for the period of three years, and that he pay the costs of this prosecution for which execution is awarded.

Attest

J. N. Gosnell Clerk  
By Geo. A. Gosnell Deputy.

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Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Hon. Duncan Dow, Judge of said Court, of the Term of September, to-wit: on the 6th day of September in the year of our Lord one thousand eight hundred and ninety eight.

Be it remembered that heretofore to-wit, on the 10th day of Sept. A.D. 1897, the following Indictment was filed with the Clerk of this Court, to-wit:  
The State of Ohio, Union County ss.

Indictment

In the Court of Common Pleas, Union County, Ohio, of the Term of September, in the year of our Lord One thousand Eight Hundred and Ninety Seven

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that Pearl Gibson, late of said County, on the fifth day of August, in the year of our Lord one thousand Eight hundred and ninety seven, with force and arms, in said County of Union, and State of Ohio, unlawfully did make an assault upon one Joseph Willwood and him the said Joseph Willwood did then and there unlawfully strike and wound contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

William T. Hoopes, Prosecuting Attorney of Union County, Ohio.

On the 12th day of October A.D. 1897, the following Entry was filed with the Clerk of this Court, to-wit:

Entry 948

The State of Ohio, Court of Common Pleas, Union County, Ohio.  
vs  
Pearl Gibson } Indictment for Assault and Battery.

This day came the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into open Court and arraigned upon said indictment for plea thereto says he is not guilty and puts himself upon the Country and by agreement said cause is continued until the next term of this Court and said Court requires said defendant to enter into bond in the sum of One hundred dollars for his appearance at next term of Court.

Camron & Camron  
Atty. for Defendant.

On the 27th day of September A.D. 1898, the following Entry was filed with the Clerk of this Court, to-wit:

Entry 948

The State of Ohio, Court of Common Pleas, Union County, Ohio.  
vs  
Pearl Gibson } Indictment for Assault and Battery.

This day again came the Prosecuting Attorney on behalf of the State of Ohio, and the defendant coming into Court and by consent of all parties the defendant is again arraigned upon said indictment for plea thereto said he is guilty; the Court then inquired if he had any thing to say why judgment should not be pronounced against him, and having nothing to say, and showing no good and sufficient cause why judgment should not be pronounced, it is therefore considered, ordered and adjudged by the Court that the said defen-

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Entry 970

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ant pay a fine of five dollars, and the costs of this prosecution, for which execution is awarded.

Attest  
J. N. Hoernell Clerk  
By J. W. A. Hoernell Deputy.

Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Sixth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Dow, Judge of said Court, of the Term of September, to-wit: on the 6th day of September in the year of our Lord one thousand eight hundred and ninety eight.

Be it remembered that on the 9th day of September A. D. 1898 the following Indictment was filed against James Curtis, to-wit:  
The State of Ohio, Union County, ss.

Indictment

On the Court of Common Pleas, Union County, Ohio, of the Term of September, in the year of our Lord one thousand eight hundred and ninety eight.

The jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present that James Curtis, who being over eighteen years of age and late of said County, on or about the 19th day of July, in the year of our Lord one thousand eight hundred and ninety eight, with force and arms, in said County of Union, and State of Ohio, in and upon one Opal Fawn, unlawfully and violently did make an assault and her the said Opal Fawn then and there did unlawfully forcibly and against her will unlawfully ravish and carnally know that the said Opal Fawn then and there being a female person other than the daughter or sister of him the said James Curtis and being a female person under the age of sixteen years to-wit, the age of fourteen years, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

William T. Hoopes, Prosecuting Attorney of Union County, Ohio.

On the 19th day of September A. D. 1898, the following Entry was filed with the Clerk of this Court, to-wit:

Entry 970

State of Ohio }  
" " }  
James Curtis }  
County of Common Pleas, Union County, Ohio.  
Indictment for Rape.

This day the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith "he is not guilty;" and puts himself upon the country, and the Prosecuting Attorney doth the like.

And it appearing that said defendant is in indigent circumstances and unable to employ counsel, the Court, at his request, assigns Richard L. Cameron to defend him.

On the 27th day of September A. D. 1898, the following Entry was filed with the Clerk of this Court, to-wit:



Entry 970

The State of Ohio } Court of Common Pleas, Union County, Ohio.  
vs }  
James Curtis } Indictment for Rape

Now comes the Prosecuting Attorney on behalf of the State of Ohio; the prisoner James Curtis being brought into Court in custody of the Sheriff, also came the following named persons as Jurors, to-wit:

(1) W. P. Ray, (2) J. C. Jenkins, (3) Frank Scott, (4) George Liggett, (5) Miles N. Kirk, (6) J. F. Spain, (7) John Wiley, (8) W. D. Blue, (9) Walter C. Bales, (10) Ed. W. Belmont, (11) S. B. O'Leary, (12) William Eastmell, who were duly impaneled and sworn according to law, and the said jury having heard the evidence and the argument in part, this case is continued until 8 o'clock tomorrow morning.

On the 28th day of September A. D. 1898, the following Entry was filed with the Clerk of this Court, to-wit:

Entry 970

The State of Ohio } Court of Common Pleas, Union County, Ohio.  
vs }  
James Curtis } Indictment for Rape

This day again came the Prosecuting Attorney on behalf of the State of Ohio, the defendant James Curtis being brought into Court in custody of the Sheriff, also came the said jury heretofore impaneled and sworn herein according to law, and the jury having heard the remaining argument of counsel, and the charge of the Court, retired to their room in charge of the Sheriff for deliberation.

And now comes the said jury into open Court with their verdict in writing, signed by their foreman and says:

Verdict.

We the jury in this case, being duly impaneled, sworn and affirmed to well and truly try and true deliverance make between the State of Ohio and the Prisoner at the Bar, James Curtis, do find that the Prisoner at the Bar, James Curtis Guilty.

J. C. Jenkins Foreman

On the 30th day of September A. D. 1898, the following Entry was filed with the Clerk of this Court, to-wit:

Entry 970

The State of Ohio } Court of Common Pleas, Union County, Ohio.  
vs }  
James Curtis } Indictment for Rape

The defendant having been heretofore convicted of Rape, was this day brought into Court in custody of the Sheriff and informed by the Court of the Verdict of the jury and inquired if he had any thing to say why judgment should not be pronounced against him, and having nothing but what he had already said.

It is therefore adjudged by the Court that the said defendant James Curtis be imprisoned and confined in the Penitentiary of this State (the State of Ohio) and kept at hard labor for the period of three years, without any solitary confinement, and that he pay the costs of this prosecution, for which execution is awarded.

Entry 970

State of Ohio } Court of Common Pleas, Union County, Ohio.  
vs }  
James Curtis } Indictment for Rape

Richard L. Cameron having been duly appointed Counsel for

defendant  
this case

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in the year

Indictment  
978

following  
The State  
vs  
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The State  
Union County

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Warrant  
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Indictment

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defendant herein, and having discharged his duties as said prisoner in the trial of this case, is allowed by the Court the sum of \$25<sup>00</sup> as compensation for the same.

Attest

J. M. Gosnell Clerk  
By J. W. P. Deane Deputy

State of Ohio,  
Sheriff, also

(5) Miles N. Kirk,  
(11) S. B. Orr  
according to  
in part

Entry was filed

Indictment  
978

Oleus continued and held at the Court House in Marysville, within and for the County of Union, in the South Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan D. Orr, Judge of said Court, of the Term of January, to-wit: on the 2<sup>nd</sup> day of Jan'y, in the year of our Lord one thousand eight hundred and ninety nine.

Be it remembered that hereby fore on the 5<sup>th</sup> day of January A.D. 1899, the following Indictment was filed with the Clerk of this Court, to-wit:

The State of Ohio

Not keeping place closed on Election day when spirituous wines and Malt liquors are habitually sold and drunk.

Frank O. Penny  
The State of Ohio,  
Union County, ss.

In the Court of Common Pleas.

Union County, Ohio, of the Term of January, in the year of our Lord, one thousand eight hundred and ninety nine.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled and sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that Frank O. Penny late of Union County, on the 8<sup>th</sup> day of November, in the year of our Lord, one thousand eight hundred and ninety eight, with force and arms, in said County of Union and State of Ohio, the said Frank O. Penny, being the keeper of a saloon, situate in Union County, Ohio, and said saloon being a place where spirituous wines and Malt liquors are habitually sold and drunk, the said Frank O. Penny then and there being did unlawfully keep said saloon open on a certain Election day, to-wit: on the 8<sup>th</sup> day of November, 1898, said Election day being the said 8<sup>th</sup> day of November, 1898, and for the election of State and County officers as provided by Statute, said Election on said 8<sup>th</sup> day of November 1898, for the election of said County and State officers being duly authorized by law as the the said Frank O. Penny then and there well knew, contrary to the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

William T. Hoopes  
Prosecuting Attorney, Union County, Ohio.

Warrant  
on  
Indictment

On the 6<sup>th</sup> day of January A.D. 1899, the following Warrant on Indictment was filed with the Clerk of this Court, to-wit:

The State of Ohio, Union County, ss.  
To the Sheriff of said County, Greeting:

Whereas, At the January Term A.D. 1899, of the Court of Common Pleas of said County of Union, an indictment was found by the Grand Jury thereof, against Frank O. Penny for a certain offense to-wit: for not keeping place closed on election day when spirituous wines and Malt liquors are habitually sold and drunk,

You are therefore commanded to arrest and safely keep the said Frank O. Penny or that you have his body before the said Court of Common Pleas to answer the charge of said indictment, and that you have with you then and there this writ.

Given under my hand and the seal of said Court this 5<sup>th</sup> day of January A.D. 1899.

(Seal)

J. M. Gosnell Clerk

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James Curtis

Foreman

Entry was filed

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Sherriff's Return.

|                    |    |      |
|--------------------|----|------|
| Sherriff's Fees    | \$ | etc. |
| Service & Return   |    | 50   |
| Mileage            | 2  | 56   |
| Leaving Indictment |    | 25   |
| Total              | 3  | 31   |

The State of Ohio, Wm. County, ss.  
 By virtue of the Command of this writ, I have arrested the said Frank O. Penny and now have him before the Court this 6<sup>th</sup> day of January, 1899.

Allen Harris  
 Sheriff.

Warrant on Indictment

was filed  
 To the  
 Wm. Co. offense  
 or that  
 indictment

Entry 978

On the 21<sup>st</sup> day of February A.D. 1899, the following Entry was filed with the Clerk of this Court, to-wit:

The State of Ohio  
 vs  
 Frank O. Penny

Indictment. for not keeping place closed on election day where spirituous wines and malt liquors are habitually sold and drunk.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant Frank O. Penny appearing in open Court and arraigned upon said indictment, for plea thereto saith "he is guilty;" Whereupon the Court being fully advised in the premises, it is ordered and adjudged by the Court that the said Frank O. Penny defendant, pay a fine of \$25.00, and be imprisoned and confined in the County Jail of Wm. County Ohio, for the period of one day and pay the costs of this prosecution, and stand committed until fine and costs are paid.

Attest  
 J. H. Gosnell Clerk  
 By J. A. Gosnell Deputy.

Sherriff's Return

Right of Sheriff's Service & Mileage Leaving order

Entry 982

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Indictment 982

Clerk continued and held at the Court House in Marysville, within and for the County of Wm., in the Sixth Judicial District of the Court of Common Pleas of the State of Ohio, before the Hon. Duncan Dow, Judge of said Court, of the Term of January, to-wit: on the 2<sup>nd</sup> day of January, in the year of our Lord One Thousand Eight Hundred and Ninety Nine.

Be it remembered that hereupon on the 5<sup>th</sup> day of January A.D. 1899, the following Indictment was filed with the Clerk of this Court, to-wit:  
 The State of Ohio  
 Wm. County ss.  
 In the Court of Common Pleas.

The State of Ohio  
 vs  
 Wayne Swore

Indictment for selling and furnishing Intoxicating Liquor to a minor.  
 In the Court of Common Pleas, Wm. County, Ohio of the Term of January, in the year of our Lord One Thousand Eight Hundred and Ninety Nine.

The Jurors of the Grand Jury of the County of Wm. and State of Ohio, then and there duly impaneled, sworn and charged to inquire of and prosecute all offenses whatever committed within the limits of said County on their said oaths, in the name and by the authority of the State of Ohio, do find and present, that Wayne Swore late of said County, on the 25<sup>th</sup> day of December, in the year of our Lord one thousand eight hundred and ninety eight, at the County of Wm. aforesaid, did unlawfully sell intoxicating liquors to one Carl Nye by the said Carl Nye being then and there a minor, and said selling being without the written order of either of the parents, the guardian or family physician of the said Carl Nye he, the said Wayne Swore then and there well knowing that the said Carl Nye was then and there a minor; contrary to the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

And the Jurors aforesaid, upon their oaths aforesaid, do further find and present that the said

W. J. Hooper  
 Prosecuting Attorney, Wm. County, Ohio.



On the 9<sup>th</sup> day of January A.D. 1899, the following Warrant or Indictment was filed by the Clerk of this Court, to-wit:

The State of Ohio, Minn. County, ss.  
To the Sheriff of said County, Greeting:

Warrant or Indictment

Whereas, at the January Term A.D. 1899 of the Court of Common Pleas of said County of Minn., an indictment was found by the Grand Jury thereof, against Wayne Severe for a certain offense to-wit: for selling and furnishing intoxicating liquor to a minor.

You are therefore commanded to arrest and safely keep the said Wayne Severe so that you have his body before the said Court of Common Pleas to answer the charge of said indictment, and that you have with you then and there this writ.

Given under my hand and the seal of said Court this 5<sup>th</sup> day of January A.D. 1899.

J. B. Gosnell Clerk

On the 9<sup>th</sup> day of January A.D. 1899, the Sheriff of said County returned said writ to the Clerk's office in said County, which return is as follows:

Sheriff's Return

|                      |   |     |
|----------------------|---|-----|
| Sheriff's Fee        | 3 | cts |
| Service Return       |   | 50  |
| Mileage              | 2 | 56  |
| Returning Indictment |   | 25  |
| Total                | 3 | 31  |

The State of Ohio, Minn. County, ss.

By virtue of the command of this writ, I have arrested the said Wayne Severe, and now have him before the Court, this 9<sup>th</sup> day of January, 1899.

Allen Harris Sheriff  
By J. Ed. Robinson Deputy.

On the 16<sup>th</sup> day of January A. D. 1899, the following Entry was filed with the Clerk of this Court, to-wit:

Entry 982

The State of Ohio  
vs  
Wayne Severe

Indictment for selling and furnishing intoxicating liquor to a minor

Court of Common Pleas

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant Wayne Severe appearing in open Court and arraigned upon said indictment, for plea thereto saith "he is guilty," whereupon the Court being fully advised in the premises.

It is ordered and adjudged by the Court, that the said Wayne Severe, defendant, pay a fine of \$25<sup>00</sup> and be imprisoned and confined in the County Jail of Minn. County, Ohio, for the period of five days and pay the costs of this prosecution, and stand committed, until fine and costs are paid.

Attest  
J. B. Gosnell Clerk  
By J. A. Gosnell Deputy.



Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Dow, Judge of said Court, of the Term of April, To-wit: on the 13<sup>th</sup> day of April, in the year of Our Lord, One Thousand Eight Hundred and Ninety Nine.

Be it remembered that heretofore, To-wit, on the 13<sup>th</sup> day of April, A.D. 1899. The following Indictment was filed in the Clerks office, of the said Court of Common Pleas, To-wit.

910 987

Indictment

The State of Ohio  
Union County ss

Indictment

In the Court of Common Pleas Union County, Ohio: of the Term of April, in the year of our Lord one Thousand Eight Hundred, and Ninety Nine.

The Jurors of the Grand Jury of the County of Union, and State of Ohio, then and there duly impaneled, sworn and charged to inquire of and present all offenses whatever committed within the limits of said County, on their oaths, in the name and by the authority of the State of Ohio, do find and present: That William Galaway late of said County, on the 11<sup>th</sup> day of April, in the year of our Lord, one Thousand Eight Hundred and Ninety Nine, at the County of Union aforesaid; Unlawfully did make, forge and counterfeit a certain check, which said false, forged and counterfeit check is of the purport and value following, to-wit:

Mechanicsburg Ohio April 10<sup>th</sup> 1899.

The Central Bank pay to the order of Frank Fisher \$14<sup>62</sup> Fourteen Dollars & Sixty two Cents,

Bumham Hide  
for Sacking Wool

With intent thereby to unlawfully defraud, contrary to the Statute in such Cases made and provided, and against the peace and dignity of the State of Ohio,

Second Count

And the Jurors aforesaid upon their oaths, aforesaid, do further find and present, that the said William Galaway, on the 11<sup>th</sup> day of April (1899) in the year of our Lord one Thousand Eight Hundred and Ninety Nine, at the County of Union aforesaid did unlawfully utter and publish as true and genuine a certain false, forged, and counterfeit check, which said false forged and counterfeited check is of the purport and value following, To-wit:

Mechanicsburg, Ohio, April 10<sup>th</sup> 1899.

The Central Bank pay to the order of Frank Fisher \$14<sup>62</sup> Fourteen Dollars, & Sixty two Cents

Bumham Hide, for Sacking Wool.

With intent thereby unlawfully to defraud, he the said William Galaway then and there at the time he so uttered and published, said false, forged, and counterfeited check, well knowing the same to be false, forged and counterfeited contrary to the Statute in such Cases made and provided, and against the peace and dignity of the State of Ohio.

John P. Moore Foreman of Grand Jury

William E. Hoopes  
Prosecuting Attorney  
Union County Ohio

910 987  
Entry

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No 989

Indictment

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William Galaway  
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County Ohio

State of Ohio }  
v's }  
William Galaway

Indictment, Forgery, and uttering and publishing same  
Entry

no 987  
Entry

Nors Comes the Prosecuting Attorney on behalf of the State of Ohio, and the  
defendant William Galaway, being brought into Court in the custody of the Sheriff,  
and arraigned upon said indictment, for plea thereto saith he is Guilty, the Court  
then enquired if he had any thing to say why judgment should not be pronounced against  
him, and having nothing to say, and showing no good and sufficient cause why  
judgment should not be passed, it is therefore considered, Ordered, and Adjudged, by  
the Court that the said William Galaway be imprisoned and confined in the Penitentiary  
of the State of Ohio, and kept at hard labor, but without any solitary confinement, for  
the period of One year, and that he pay the costs of this prosecution, for which Execution  
is awarded,

Attest J. M. Hornell Clerk

Pleas continued and held at the Court House in Marietta within and for  
the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the  
State of Ohio, before the Honorable Duncan Dow, Judge of said Court, of the Term of April  
To-wit: on the 14<sup>th</sup> day of April in the year of our Lord One Thousand Eight Hundred and  
Ninety Nine

"Be it remembered that heretofore to-wit on the 13<sup>th</sup> day of April A.D. 1899, an Indictment  
was filed in the Clerk's office of the said Court of Common Pleas, To-wit,

no 989  
Indictment

The State of Ohio }  
v's }  
Jobi Smith

Indictment for Incest

The State of Ohio }  
v's }  
Union County

In the Court of Common Pleas, Union County, Ohio, of the Term  
of April, in the year of our Lord, One Thousand Eight Hundred and Ninety Nine,  
The Jurors of the Grand Jury of the State of Ohio, within and for the body of  
the County of Union impaneled, sworn, and charged to inquire of crimes, and  
offences committed within the said County of Union, in the Name, and by the  
Authority of the State of Ohio, on their Oaths do find and present, that Jobi Smith  
late of said County on the 15<sup>th</sup> day of September in the year of our Lord one Thousand  
Eight Hundred and Ninety Eight, with force and arms, in said County of Union, and  
State of Ohio; Being then and there an unmarried Man, did commit Fornication  
with one Lucy Smith, by then and there having sexual intercourse with the said  
Lucy Smith, the said Lucy Smith being then and there the Sister of the said Jobi  
Smith - as the said Jobi Smith and the said Lucy Smith then and well knew,  
contrary to the form of the Statute in such case made and provided, and  
against the Peace and dignity of the State of Ohio,

John F. Moore Foreman of Grand Jury

William T. Hoops  
Prosecuting Attorney of  
Union County Ohio,



Warrant on Indictment.

No 989  
Warrant

The State of Ohio }  
Union County } ss

To: The Sheriff of Said County, Greeling:

Whereas, At the April Term A. D. 1899, of the Court of Common Pleas of Said County of Union an indictment was found by the Grand Jury thereof, against Jobi Smith for a certain offense, to-wit Incest.

You are therefore commanded to arrest and safely keep the said Jobi Smith so that you have his body before the said Court to answer the charge of said indictment, and that you have with you then and there this writ

Given under my hand and the Seal of said Court this 13<sup>th</sup> day of April A. D. 1899,

Seal

J. N. Gosnell Clerk.

No 989  
Sheriff's Return

The State of Ohio }  
Union County } ss

Sheriff's Return

|                   |    |      |
|-------------------|----|------|
| Sheriff's Fees    | \$ | 65   |
| Service to Return |    | 50   |
| Mileage           | 2  | 40   |
| Conveyance        | 1  | 50   |
| Sustenance        |    | 50   |
| Total             | \$ | 4 90 |

By Virtue of the Commands of this writ I have arrested the said Jobi Smith and now have him under my care in the County Jail

J. Ed Robinson  
Sheriff

April 14<sup>th</sup> The following Entry was filed in the Clerk of Courts office to-wit,

No 989  
Entry

The State of Ohio }  
vs }  
Jobi Smith }

Indictment - Incest  
Entry

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant Jobi Smith being brought into Court in the custody of the Sheriff, and arraigned upon said indictment, for Plea thereto "saith" he is guilty. The Court then enquired if he had anything to say, why judgment should not be pronounced against him, and having nothing to say, and showing no good and sufficient cause why judgment should not be passed, it is therefore considered, ordered, and adjudged by the Court that the said Jobi Smith be imprisoned and confined in the Penitentiary of the State of Ohio, and kept at hard labor, but without any solitary confinement for the period of five years, and that he pay the costs of this prosecution for which Execution is awarded.

Attest J. N. Gosnell Clerk

No 992  
Docket

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Pleas Continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Ross Judge of said Court, of the Term of September, To-wit: on the 27<sup>th</sup> day of September in the year of Our Lord, One Thousand Eight Hundred and Ninety Nine.

"Be it remembered that heretofore, To-wit: on the 15<sup>th</sup> day of July A.D. 1899, the following Transcript was filed in the Clerk's office of the said Court of Common Pleas against D.S. Looor, To-wit:

Transcript from Criminal Docket  
Criminal Action Before Frank B. Davis Justice of the Peace of Darby Township  
Union County, Ohio,

The State of Ohio }

vs

No 992 D.S. Looor  
Transcript

"Be it remembered, That on the 26<sup>th</sup> day of June, 1899, came Wm T. Easton who filed written complaint against one, D. S. Looor whereupon the following proceedings were had; Said complaint being in words and figures following, To-wit:

The State of Ohio Union County ss

"Before me one of the Justices of the Peace for said County personally came Wm T. Easton, who being duly sworn according to law deposed and said that on or about the 8<sup>th</sup> day of June at said County the following, Chattles the property of Wm T. Easton To-wit: Barrel Plymouth Rocks, one Roster with Comb frozen with leg band on one leg, One Hen blind in one eye with big Spurs, Several Hens with leg bands, in all about twelve Hens and one Roster valued at \$150<sup>00</sup> were feloniously Taken Stolen and Carried away at an unreasonable hour, and this deponent says he verily believes, and has good reason to believe that one D.S. Looor and Harvey Athey are guilty of the above fact charged, and now conceals said Chattles at his D. S. Looors, Dwelling house in which he resides, Situated in the T.P. of Darby in said County,

W. T. Easton

Sworn to and Subscribed before me this 26<sup>th</sup> day of June A.D. 1899,

Frank B. Davis J.P.

June 26<sup>th</sup> Issued Search Warrant against D. S. Looor and Harvey Athey and delivered the same to Frank Mitchell Special Const.

June 26<sup>th</sup> 1899, Warrant returned with body of defendants, Constables, return

June 26<sup>th</sup>, 1899, I have the body of the within named, D.S. Looor, and Harvey Athey now in Court, I searched for the goods described in the within Warrant at the place mentioned, and found the following, Eleven Hens and one Roster, I have the said goods last mentioned, and the body of the within named D.S. Looor

Frank Mitchell Special Const.

June 26<sup>th</sup> 1899, 5.0' clock P.M.

The defendants appeared, Trial had, Wm Easton, C. H. Easton and G. Leoster Baughman, Witnesses for the State, and Wm Reed Witness for the defendants sworn and examined, and thereupon I find said offence has been committed and there is cause to believe the defendants guilty thereof

I therefore ordered him to enter into a recognizance in the sum of three hundred Dollars with sufficient Sureties for his appearance at Court, and the defendant not offering sufficient bail, I issued a mittimus for his commitment, and delivered the same to Frank Mitchell Special Constable,

June 26<sup>th</sup> 1899, Mittimus returned.

Received this writ June 26<sup>th</sup> 1899, at 9.0' clock P.M. and pursuant

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to the Command thereof. I committed the within named D. S. Leow to the Custody of the within named jailer with whom I left a certified Copy of this Writ.  
Frank Mitchell Spee Constable

On September 15<sup>th</sup> 1899. The following Judgment was filed with the Clerk of this Court To-wit:

No 992  
Judgment

The State of Ohio }  
Union County ss } In the Court of Common Pleas, Union County, Ohio, of the  
Term of September in the year of Our Lord, One Thousand, Eight  
Hundred and Ninety Nine.

"The Jurors of the Grand Jury of the State of Ohio within and for the body of the County of Union impaneled, Sworn and charged to inquire of Crimes and Offenses committed within the Said County of Union, in the Name and by the authority of the State of Ohio, on their oaths do find and present that D. S. Leow, late of Said County, on the 9<sup>th</sup> day of June in the year of our Lord one Thousand Eight Hundred and Ninety Nine with force and arms in Said County of Union and State of Ohio, unlawfully did steal take and carry away one Chicken a hen of the Value of \$25<sup>00</sup>, one Chicken a hen of the Value of \$20<sup>00</sup> & one Chicken a hen of the Value of \$20<sup>00</sup> and one Chicken a hen of the Value of \$15<sup>00</sup> and one Chicken a hen of the Value of \$15<sup>00</sup> and one Chicken a hen of the Value of \$10<sup>00</sup> & one Chicken a hen of the Value of \$10<sup>00</sup> and one Chicken a hen of the Value of \$8<sup>00</sup> & one Chicken a hen of the Value of \$8<sup>00</sup> and one Chicken a hen of the Value of \$5<sup>00</sup> & one Chicken a hen of the Value of \$4<sup>00</sup> and one Chicken a hen of the Value of 1, also one Chicken a Rooster of the Value of \$15<sup>00</sup> and all of the Value of \$156<sup>00</sup> One hundred and fifty six Dollars the personal property of W. F. Easton Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio,

William T Hoopes Prosecuting Attorney  
of Union County Ohio,

September 19<sup>th</sup> 1899, the following entry was filed for entry on the Journal To-wit:

State of Ohio }  
08 } Burglary

No 992  
Entry

D. S. Leow } Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant, D. S. Leow being brought into Court, in custody of Sheriff and arraigned upon said indictment for plea thereto saith he is not guilty and puts himself upon the Jury and the Prosecuting Attorney doth the like. "And the Court examined the defendant, D. S. Leow as to his ability to employ Counsel to defend him.

September 26<sup>th</sup> 1899 The following entry was made by the Clerk and filed for entry

No 992  
Entry

State of Ohio }  
05 } Court of Common Pleas, Union County Ohio,  
Judgment. Doceeny.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, the defendant D. S. Leow being brought into open Court in custody of the Sheriff, also come the following named persons as jurors, To-wit:  
(1<sup>st</sup>) G. W. Longbrake, (2) Austin Carey, (3) Charles Snider (4) T. D. Lockwood

(5) V.  
(10) J. C.  
Sworn  
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State of  
vs  
No 992 D. S. Leow  
Entry #1  
Verdict of  
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(5) V.F. Collins (6) Mike Nicole, (7) Emmet Freeman, (8) G.W. Worley, (9) R.B. Thompson (10) J.O. Smith (11) Madison Kimball (12) Jeff Richie, and were duly impaneled and sworn according to law, and the said jury having heard the evidence adduced, and the arguments of counsel this cause is continued until 8<sup>50</sup> o'clock tomorrow morning.

September 27<sup>th</sup> 1899. The following Entry and Verdict was filed in the Clerks Office, To-wit:

State of Ohio } Court of Common Pleas, Union County, Ohio.  
vs }  
Indictment for Larceny

No 992 D.S. Seor

Entry & Verdict

This day again came the Prosecuting Attorney on behalf of the State of Ohio, and the defendant D.S. Seor being brought into Court in Custody of the Sheriff, and also came the said jury who were heretofore duly impaneled and sworn according to law, and the said jury having heard the Charge of the Court retired to their room in charge of the Sheriff for deliberation

"And now comes the said jury into open Court with their Verdict in Writing signed by their foreman and say,

Verdict in Criminal Case

The State of Ohio, Plaintiff }  
vs }  
D.S. Seor Defendant }

The State of Ohio, Union County, ss.  
September Term A.D. 1899  
To-wit Sept 27<sup>th</sup> 1899

We the jury in this case, being duly impaneled and sworn, and affirmed to well and truly try and true deliverance Make between the State of Ohio, and the Prisoner at the Bar D.S. Seor do find that the Prisoner at the bar D.S. Seor guilty as he stands charged in the indictment, and we find the Value of the goods Stolen to be \$150<sup>00</sup>

R.B. Thompson, Foreman

September 27<sup>th</sup> 1899. The following Entry was filed in the Clerks Office, To-wit:

The State of Ohio } Court of Common Pleas, Union County, Ohio.  
vs }  
Indictment for Larceny

No 992 D.S. Seor

Entry

The defendant herein having been heretofore convicted of Larceny and the goods valued at \$150<sup>00</sup> was this day brought into Court in the Custody of the Sheriff and informed by the Court of the Verdict of the Jury and inquired if he had anything to say why judgment should not be pronounced against him, and showing no good and sufficient cause why judgment should not be pronounced.

It is therefore considered and adjudged by the Court that the said D.S. Seor defendant be imprisoned and confined in the Penitentiary of the State of Ohio, and kept at hard labor, but without any Satutory Confinement for the period of Two years, and pay a fine of five dollars, and costs of this prosecution taxed at \_\_\_\_\_ dollars for which Execution is awarded.

Attest J.W. Gosnell Clerk



Pleas continued and held at the Court House in Marysville within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Saw Judge of Said Court, of the Term of September, To-wit on the 15<sup>th</sup> day of September in the year of our Lord One Thousand Eight Hundred and Ninety Nine.

"Be it remembered that heretofore, To-wit: on the 19<sup>th</sup> day of June A.D. 1899, the following Draft 1000 files in the clerks office of the Said Court of Common Pleas of the State of Ohio, against Harvey Athey-To-wit:

No 995  
Transcript

The State of Ohio }  
Union County } The Plaintiff filed his Complaint which is in substance as follows.

"Before me F. B. Davis one of the Justices of the Peace for said County, personally came Wm F. Easton, who being duly sworn according to law depose and saith that on or about the 8<sup>th</sup> day of June at said County the following Chattle the property of Wm F. Easton To-wit: Barrel Plymouth Rocks, one Rooster with Comb frozen, with leg band on one leg one hen blind in one eye with big spurs several hens with leg bands, in all about twelve hens and one Rooster valued at one hundred and fifty dollars (\$150) were feloniously taken, stolen and carried away at an unreasonable hour, and this deponent says he verily believes and has good reason to believe that one Harvey Athey is guilty of the above fact charged, and now conceals said Chattle at D. S. Secors Dwelling house, in which he resides, situated in the Township of Darby in said County.

Sworn to and subscribed to before me this 26<sup>th</sup> day of June A.D. 1899.  
F. B. Davis J. P.

June 26<sup>th</sup> 1899 Issued Search Warrant against Harvey Athey and delivered to Frank Mitchell Special Constable.

June 26<sup>th</sup> 1899 Warrant returned with body of defendant Constable return, I have the body of the within named Harvey Athey now in Court.

I searched for the goods described in the within warrant at the place mentioned and found the following Eleven hens and one Rooster, I have the <sup>said</sup> goods last mentioned and the body of the within named Harvey Athey  
Frank Mitchell S. C.

June 26<sup>th</sup> 1899 5-0' Clock P.M. The defendant appeared, trial had W. F. Easton, C. H. Easton and Sylvester Baughman, witnesses for the State and Wm Reed witness for the defendant were sworn and examined, and thereupon find said offence has been committed, and there is cause to believe the defendant guilty thereof: - I therefore ordered him to enter into a recognizance in the sum of three hundred dollars, with sufficient sureties for his appearance, at Court, and the defendant not offering sufficient bail I issued a Mittimus for his commitment and delivered the same to Frank Mitchell Special Constable, He recognized the following witnesses for the State Wm F. Easton C. H. Easton, Sylvester Baughman, Norman W. Blung and J. Johnson.

June 26<sup>th</sup> 1899 Mittimus returned, - Received this writ June 26<sup>th</sup> 1899, at 9, 0' Clock P.M. and pursuant to the command thereof I committed the within named Harvey Athey to the custody of the within named justice with whom I left a certified copy of this writ.

Frank Mitchell  
Special Constable

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The State of Ohio Derby Township  
Union County ss

I do hereby certify that the within and foregoing is a full and true transcript from my docket of the proceedings had by and before me at my office in said Township in the above entitled case and of the contents therein.

Witness my hand this 15<sup>th</sup> day of July 1899  
Frank B. Davis J.P.

September 15<sup>th</sup> The following indictment was filed in the Clerk's Office, To-wit:

The State of Ohio }  
                          } Indictment for Burglary  
                          } ss  
Harvey Athey }  
The State of Ohio Union County ss:

In the Court of Common Pleas, Union County, Ohio, of the Term of September in the year of our Lord, One thousand Eight Hundred and Ninety Nine.  
"The Jurors of the Grand Jury of the State of Ohio, Within and for the Body of the County of Union, impaneled, Sworn, and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present that Harvey Athey late of said County, on the 9<sup>th</sup> day of June in the year of our Lord, One thousand Eight Hundred and Ninety Nine, with force and arms, in said County of Union, and State of Ohio, in the night season of the same day, To-wit: about the hour of one at night in the County of Union here said into a certain building commonly called a Sheep House of W. T. Easton there situate did unlawfully, maliciously, and forcibly break and enter with intent then and thereby the personal property of the said W. T. Easton in the said building commonly called a Sheep House, then and there being unlawfully to steal take and carry away, and there did steal take and carry away contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio, certain Chickens, all of the value of \$156<sup>00</sup> of the personal property of the said W. T. Easton in said building commonly called a Sheep House then and there being found there and there did steal take and carry away contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

William F. Hoopes Prosecuting Attorney of Union Co., O.  
On this 15<sup>th</sup> day of September, 1899, Defendant arraigned and pleads guilty to this Indictment  
J. W. Gosnell Clerk

September 15<sup>th</sup> 1899. The following Entry was filed in the Clerk's Office, To-wit:  
Indictment, Burglary

State of Ohio }  
                          } ss  
Harvey Athey }  
Now Comes the Prosecuting Attorney on behalf of the State of Ohio, and the Harvey Athey being brought into Court in the custody of the Sheriff, and arraigned upon said Indictment for plea thereto saith he is guilty. The Court then enquired if he had any thing to say why judgment should not be pronounced against, and having nothing to say and showing no good and sufficient cause why judgment should not be passed, it is therefore considered, ordered and adjudged by the Court that the said Harvey Athey be imprisoned and confined in the Penitentiary of the State of Ohio, and kept at hard labor, but without any solitary confinement for the period of Eighteen Months, and pay a fine of \$1<sup>00</sup> and the costs of this prosecution for which execution is awarded.

Attest J. W. Gosnell Clerk

No 996  
Indictment

No 996  
Entry



Pleas continued and held at the Court House in Marysville within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio before the Honorable, Duncan Doan Judge of said Court of the Term of September, to-wit on the 15th day September in the year of our Lord One Thousand Eight Hundred and Ninety Nine

"Be it remembered that heretofore to-wit on the 17th day of July A.D. 1899, the following Transcript was filed of the State of Ohio against James Kline To-wit:

Transcript from Criminal Docket  
Criminal action before F. A. Thompson Mayor of the Village of Marysville Union County, Ohio.

The State of Ohio  
vs  
James Kline

Charge Entering on premises in Night Season and Stealing Chickens.  
"Be it remembered that on the 10th day of July, 1899, came Mary Turner who filed written complaint against one James Kline.

No 993  
Transcript

Whereupon the following proceedings was had: Said Complaint being in words and figures following To-wit:

"That on the 17th day of June A.D. 1899 in the County of Union State of Ohio, the said James Kline, did unlawfully and in the Night Season enter on the premises of Mary Turner, and then and there did carry away about Twenty Chickens the property of said Mary Turner, contrary to the Revised Statutes of Ohio in such cases made and provided.

"I issued a warrant to Michael Murphy, Marshal of said Village, commanding him to pursue after and arrest the within named defendant, and have him forthwith before me to answer to said Charge.

"Return of Warrant: - I have arrested the within named defendant James Kline and now have him in Court. Michael Murphy Marshal

"July 10th 1899. - The defendant on having been arraigned before to answer to said entered a plea of Not Guilty - And by agreement of defendant, the trial was set for July 12th 1899, at 10.0' clock A.M. I therefore demanded the defendant to enter into a Recognizance of two Hundred dollars with sufficient Surety for his appearance before me

"July 12th 1899, at 10.0' Clock time set for trial, and the defendant not offering sufficient bail, I issued a Mittimus pending Examination for his Commitment, and delivered him into the hands of the Jailor till ordered to appear before me, July 12, 1899 for trial: - July 12th 1899, 10.0' Clock A.M. defendant appeared and asked that he be allowed to get an Attorney, which was granted and the case adjourned until July 14th 1899, at 2.0' Clock P.M. - I issued Subpoenas for Leama McIlwain and Charles McIlwain to appear on behalf of defendant, and James Hopkins and Delmer Collet to appear on behalf of the State of Ohio.

"July 14th 1899, Defendant appeared represented by J.M. Kennedy his Attorney and E.W. Porter appeared on behalf of the State of Ohio. - The defendant by his Attorney came into Court and waived Examination: - I therefore demanded that the defendant enter into a Recognizance of Two Hundred dollars with sufficient Sureties for his appearance at the Court of Common Pleas of said County on first day of next Term thereof, and the defendant not offering sufficient bail I issued a Mittimus for his Commitment to the Jail of said County and delivered the same to Michael Murphy Marshal of said Village July 14th 1899

"Return of Mittimus. July 14th 1899, I committed the within named James Kline to the Custody of J. Ed Robinson the within named Jailor, with whom I left Certified Copy of this writ Michael Murphy, Marshal

Mittimus returned and filed July 14th 1899.

F. A. Thompson, Mayor.

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 Charles W. Bowen  
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 sufficient bail  
 and delivered  
 at James Kline  
 home I left  
 Deputy Marshal  
 Mayor.

The State of Ohio }  
 Union County } Village of Mansfield.

I do hereby certify that the within and foregoing is a full and true  
 Transcript from my docket of the proceedings had by me, and before me, at my  
 Office in said Village in the above entitled case, and of the facts therein as recorded in docket No. 2 Page  
 174.  
 Witness my hand this 18 day of July, 1899.  
 R. A. Thompson Mayor

September 15<sup>th</sup> 1899. The following Indictment for Burglary against James Kline was  
 filed in the office of the Clerk of this Court:

The State of Ohio }  
 vs } Indictment for Burglary:  
 James Kline } The State of Ohio, Union County, ss:

No 993  
 Indictment

In the Court of Common Pleas, Union County, Ohio,  
 of the Term of September in the year of our Lord, One Thousand Eight Hundred and Ninety Nine,  
 "The jurors of the Grand Jury of the State of Ohio, within and for the body of the County  
 of Union, impaneled, sworn and charged to inquire of crimes and offenses committed  
 within the said County of Union, in the name and by the authority of the State of Ohio, on  
 their Oaths do find and present that James Kline late of said County, on the 16<sup>th</sup> day of  
 June in the year of our Lord, One Thousand Eight Hundred and Ninety Nine, with force and  
 arms, in said County of Union, and State of Ohio, in the Night Season of the same day  
 to-wit, about the hour of one at Night in the County of Union aforesaid into a certain  
 Building commonly called a Chicken house of Thomas Turner situate, did, unlawfully  
 Maliciously and forcibly break and enter with intent then and there and thereby the  
 personal property of the said Thomas Turner, in the said Building commonly called  
 a Chicken house then and there being unlawfully to steal take and carry away  
 and thirteen Chickens of the Value of 25<sup>cts</sup> each, and all of the Value of \$ 3<sup>25</sup>, three  
 and <sup>25</sup>/<sub>100</sub> dollars of the personal property of the said Thomas Turner in said Building  
 commonly called a Chicken house, then and there being found, then and there did steal  
 take and carry away, contrary to the forms of the Statute in such case made and provided  
 and against the peace and dignity of the State of Ohio.

William T. Hoopes, Prosecuting Attorney of Union County, Ohio

On this 15<sup>th</sup> day of September, 1899, Defendant, arraigned, and pleads guilty to this  
 indictment  
 J. W. Gosnell Clerk

September 15<sup>th</sup> the following Entry was filed in the Clerks office, to-wit:

The State of Ohio }  
 vs } Entry  
 James Kline } This day this case came on for hearing on the indictment for Burglary, and  
 the Court being fully advised in the premises do appoint J. M. Kennedy  
 to defend said James Kline for said charge of Burglary, which appointment was duly  
 excepted by said J. M. Kennedy.

No 998  
 Entry

September 15<sup>th</sup> 1899, the following Entry was filed in the Clerks office, to-wit:

State of Ohio }  
 vs } Burglary  
 James Kline } Now comes the Prosecuting Attorney on  
 behalf of the State of Ohio, and the defendant James Kline

No 998  
 Entry



being brought into Court in the Custody of the Sheriff, and arraigned upon said indictment, for plea hereto saith he is guilty, the Court then enquired if he had anything to say why judgment should not be pronounced against him, and having nothing to say and showing no good and sufficient cause, why judgment should not be passed, it is therefore considered, ordered and adjudged by the Court that the said James Kline be imprisoned and confined in the Penitentiary of the State of Ohio, and kept at hard labor but without any Solitary Confinement for the period of one year, and pay a fine of \$100 and the costs of this prosecution, for which execution is awarded.

Attest J. H. Small Clerk

Cases continued and held at the Court House in Mansfield within and for the County of Union, in the Ninth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Dow Judge of said Court of the Term of September, 1899, on the 15th day of September in the year of Our Lord, One Thousand Eight Hundred and Ninety Nine

"Be it remembered that heretofore, to-wit on the 17th day of July A.D. 1899 the following Transcript was filed in the Clerk's office of the said Court of Common Pleas in an Criminal action of the State of Ohio against Edward Kline to-wit:

Transcript from Criminal Docket

"Before P. A. Thompson Mayor of the Village of Mansfield Union County, Ohio.

The State of Ohio } Charge entering in the night season on the premises and  
vs } Stealing Chickens.

No 994,  
Transcript

Edward Kline, } "Be it remembered that on the 10th day of July, 1899, came Mary Turner who filed written complaint against one Edward Kline whereupon the following proceedings were had: said complaint being in words and figures following to-wit: - That on the 17th day of June A.D. 1899, in the County of Union State of Ohio, the said Edward Kline did unlawfully, and in the night season, enter on the premises of Mary Turner and there and there did carry away about twenty chickens the property of said Mary Turner, contrary to the Revised Statutes of Ohio, in such cases made and provided.

"I issued a Warrant to Michael Murphy, Marshal of said Village Commanding him to pursue after and arrest the within named defendant and have him forthwith before me to answer to said charge.

"Return of Warrant: - I have arrested the within named defendant Edward Kline, and now have him in Court, July, 11th 1899.

Michael Murphy Marshal.

"The defendant on being arraigned before me to answer to said charge entered a plea of Not Guilty. - And by agreement of defendant the trial was continued until July, 12th 1899, at 10.0' clock A.M. I demanded therefore that the defendant enter into a recognizance of two hundred dollars with sufficient surety for his appearance before me July 12th 1899, at 10.0' clock A.M. and the defendant not offering sufficient bail, I ordered that he be placed in the City prison to await his trial, July 12th 1899, at 10.0' clock A.M.

"July 12th 1899, 10.0' clock A.M. defendant appeared and asked that he be allowed to get an Attorney which was granted, and the case adjourned until July 14th 1899, at 2.0' clock P.M. - I issued Subpoenas for Laura M. Eleanin and Charles M. Gowen to appear on behalf of defendant, and James Hopkins and Delmer Pallet to appear

No 994  
Judgment

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on behalf of the State of Ohio. = July 14<sup>th</sup> 1899. Defendant appeared. represented by J. M. Kennedy his Attorney, and E. W. Porter appeared on behalf of the State of Ohio.

The defendant by his attorney came into Court and waived Examination. - I therefore demanded that defendant enter into a Recognizance of Two Hundred dollars with sufficient Sureties for his appearance at the Court of Common Pleas of said County on first day of next term thereof, and the defendant not offering sufficient bail I issued a Mittimus for his commitment to the jail of said County, and delivered the same to Michael Murphy Marshal of said Village July 14<sup>th</sup> 1899.

"Return of Mittimus = July 14<sup>th</sup> 1899. I committed the within named Edward Kline to the custody of J. Ed Robinson the within named jailor, which whom I left a certified copy of this writ. Michael Murphy Marshall

Mittimus returned and filed July 14<sup>th</sup> 1899. F. A. Thompson Mayor.

The State of Ohio }  
Union County ss } Village of Mansfield

I do hereby certify that the within and foregoing is a full and true transcript from my Docket of the proceedings had by and before me, at my office in said Village in the above entitled case, and of the facts therein, as recorded in Docket No. 2, page 174, F. A. Thompson Mayor

September 15<sup>th</sup> 1899. The following Entry, was filed in the clerk office, to wit:

The State of Ohio } Judgment  
vs. }  
No 994 Edward Kline } The State of Ohio, Union County ss

No 994 Judgment

"In the Court of Common Pleas, Union County, Ohio, of the Term of September in the year of our Lord, One Thousand Eight Hundred and Ninety Nine, The Jurors of the Grand Jury of the State of Ohio, within and for the Body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the Name and by the authority of the State of Ohio on their oaths, do find and present, that Edward Kline late of said County on the 16<sup>th</sup> day of June in the year of our Lord, One Thousand eight hundred and Ninety Nine with force and arms in said County of Union, and State of Ohio, in the night season of the same day to-wit: about the hour of one at night in the County of Union aforesaid into a certain building commonly called a Chicken house of Thomas Turner there situate did unlawfully, Maliciously and forcibly break and enter with intent then and there and thereby the personal property of the said Thomas Turner, in the said building commonly called a Chicken house, then and there being unlawfully to steal take and carry away and Thirteen Chickens of the Value of 25<sup>cts</sup> each and all of the Value of \$ 3<sup>25</sup> Three and 25/100, Dollars, of the personal property of the said Thomas Turner in said building commonly called a Chicken house then and there being found then and there did steal take and carry away contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

William F. Hoopes Prosecuting Attorney of Union County, Ohio,

On this 15<sup>th</sup> day of September 1899, Defendant arraigned and pleads guilty to this indictment

J. M. Gosnell Clerk



September 15<sup>th</sup> 1899. The following entry was filed with the clerk of this Court to-wit:

The State of Ohio  
vs

Entry

No 994

Edward Kline } This day this case came on for hearing on the indictment for  
Burglary, and the Court being fully advised in the premises does  
appoint J. M. Kennedy to defend said Edward Kline for said charge of Burglary  
which appointment was duly accepted by said J. M. Kennedy

September 15<sup>th</sup> 1899. The following entry was filed with the clerk of this Court to-wit:

State of Ohio  
vs

Judgment. Burglary.

No 994  
Entry.

Edward Kline } Now comes the Prosecuting Attorney on behalf of the State of  
Ohio, and the defendant Edward Kline being brought into  
Court in the custody of the Sheriff, and arraigned upon said indictment for  
plea thereto saith he is guilty. The Court then enquired if he had anything  
to say why judgment should not be pronounced against him, and having  
nothing to say, and showing no good and sufficient cause why judgment  
should not be passed. It is therefore considered, ordered and adjudged by  
the Court that the said Edward Kline be imprisoned and confined in the  
Penitentiary of the State of Ohio and kept at hard labor, but without any  
solitary confinement for the period of one year and pay a fine of \$100 and  
the costs of this prosecution for which Execution is awarded

Attest J. W. Gannell clerk

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"Pleas continued and held at the Court House, in Mansfield, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Dew, Judge of said Court of the term of September, A.D. 1899, on the 27<sup>th</sup> day of September in the year of our Lord, One Thousand Eight Hundred and Ninety Nine.

"Be it remembered that heretofore A.D. 1899, a Criminal Complaint was filed in the Clerk's office of the said Court of Common Pleas, against Henry Williams, A.D. 1899.

The State of Ohio } In Justice Court for Jackson Township, Union County, Ohio,  
vs } September 3<sup>rd</sup> 1899.

No. 999  
Complaint

Henry Williams }  
No. 70. Complaint in writing upon oath and signed by William E. Ewert filed with me, charging that Henry Williams on or about Sept 2<sup>nd</sup> 1899, at the County of Union was seen by affiant on the farm of D. A. Sweeney near the poultry house in the night time with a chicken and eggs in his possession, which affiant believes he had stolen from the said D. A. Sweeney. Affiant further states that he called for the said Henry Williams to halt which order he refused to obey, whereupon he was caught and held by G. A. Smallwood, and Upton Cheney and further deponent Saith, Not.

Signed, William Ewert,

Sworn to and subscribed before me at the County aforesaid this 3<sup>rd</sup> day of Sept. 1899.  
M. M. Mather J. P.

I consider the complaint wholly irresponsible for costs and required him to procure some responsible security therefor; - Whereupon J. D. White was accepted as satisfactory security and entered into the following acknowledgment:

"I acknowledge myself security and responsible for the costs, in case the above complaint shall be dismissed.  
J. D. White

"Taken and acknowledged before me this 3<sup>rd</sup> day of Sept. A.D. 1899.  
M. M. Mather J. P.

"Sept 3<sup>rd</sup> 1899, Issued Warrant against Henry Williams and delivered same to Joseph Price Constable.

Sept. 3<sup>rd</sup> Warrant returned with body of defendant.

"Received this writ Sept 3<sup>rd</sup> 1899. Served this writ Sept 3<sup>rd</sup> 1899. - I have the body of the within named Henry Williams in Court; Leno & Ret. 40<sup>00</sup> Mileage, 12 Miles, 75<sup>cts</sup> assistance, \$12<sup>00</sup> attendance, \$1.00 sustenance \$2.00 Total \$5.75

Joseph Price Constable.

"With consent of defendant, this case is adjourned to Sept 4<sup>th</sup> 1899, at 8. 0' Clock A.M.

"Sept 4<sup>th</sup> 1899, 8. 0' Clock A.M. the defendant appeared. Trial had, I read the charge to the defendant. Whereupon he plead guilty to said charge, I therefore ordered him to enter into a recognizance in the sum of Two Hundred Dollars with sufficient sureties for his appearance at Court of Common Pleas on the first day of the next term thereof. And the defendant not offering sufficient bail I issued a mittimus for his commitment and delivered the same to Joseph Price Constable

Recognized the following witnesses for the State, William Ewert, Upton Cheney, G. A. Smallwood, Daniel Sweeney, and J. D. White

"Sept 5<sup>th</sup> 1899, Mittimus returned. Sept. 4<sup>th</sup> 1899. By virtue of this writ I have this day committed the body of the within named Henry Williams to the Jail of Union County, Ohio and have left with the Jailor thereof a certified copy of this writ

Received this writ Sept 4<sup>th</sup> 1899  
"Leno and ret 40<sup>00</sup> one copy 25<sup>00</sup> Mileage 50. Miles \$2.65<sup>00</sup> conveyance and assistance 4.50



Sustenance \$2.00, Total \$98.00 = Justice fees Affidavit 40<sup>cts</sup> Warrant 40<sup>cts</sup> adjournment 20<sup>cts</sup>  
Undertaking for Costs 40<sup>cts</sup> Record 500 Words 75<sup>cts</sup> Judgment 40<sup>cts</sup> fees 15<sup>cts</sup> Cross copy and Cert. rate  
\$1.00  
M.M. Mathes Justice of the Peace.

The State of Ohio Union County Jackson Township ss.

I do Certify the within to be a full and true copy from my docket of the proceedings had by and before me at my office in said Township in the above action, date Sept 5<sup>th</sup> 1899.

M.M. Mathes J.P. of aforesaid Township

No 999  
Judgment

On September 15, 1899, the following Judgment was filed in the clerk's office to-wit:

The State of Ohio } Judgment for Burglary.  
vs

Henry Williams } The State of Ohio Union County ss.

In the Court of Common Pleas, Union County, Ohio, of the Term of September in the year of our Lord One Thousand Eight Hundred and Ninety Nine "The Jurors of the Grand Jury of the State of Ohio, Within and for the body of the County of Union impaneled sworn and charged to inquire of crimes and offenses committed within the said County of Union in the Name and by the authority of the State of Ohio on their oaths do find and present that Henry Williams late of said County on or about the 4<sup>th</sup> day of September in the year of our Lord One Thousand Eight Hundred and Ninety Nine with force and arms, in said County of Union, and State of Ohio, unlawfully did steal take and carry away two Chickens of the value of 50<sup>cts</sup> fifty cents and one dozen Eggs of the value of 10<sup>cts</sup> ten cents and all of the value of 60<sup>cts</sup> sixty cents the personal property of D. Brown, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio

W.T. Hoops Prosecuting Attorney of Union County Ohio

On this 18<sup>th</sup> day of September, 1899, Defendant arraigned and pleads Not guilty to this Judgment  
J. Hornell Clerk

Sept 27<sup>th</sup> 1899, the following entry was filed with the clerk of this Court, to-wit:

The State of Ohio } Court of Common Pleas Union County, Ohio  
vs } Judgment for Larceny

Henry Williams } The defendant Henry Williams being brought into open Court in the custody of the Sheriff and having heretofore plead Not guilty asks leave of the Court to change his plea, and the same being granted by the Court said defendant Henry Williams plead guilty to the charge in said Judgment, and being asked by the Court if he had any thing to say why judgment should not be pronounced, and having no good reason, It was ordered and adjudged by the Court that he be sent to the Work House at Columbus, Ohio for a period of thirty days to be kept at hard labor and to pay a fine of five dollars and costs of this trial taxed at \$ dollars for which execution is awarded, and to stand committed to said Work house until said fine and costs are paid

Attest J. Hornell Clerk

No 999  
Entry

No 1007  
Entry

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Pleas Continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Dow, Judge of said Court, of the Term of September, to-wit, on the 27<sup>th</sup> day of September, in the year of Our Lord, One Thousand, Eight Hundred and Ninety Nine.

Be it remembered that heretofore, to-wit on the 15<sup>th</sup> day of September the following Indictment was filed, in the Clerk's Office of the said Court of Common Pleas against Henry Williams, to-wit

No 1007  
Indictment

The State of Ohio } Indictment for Larceny.  
vs

Henry Williams } The State of Ohio, Union County ss:

In the Court of Common Pleas, Union County, Ohio of the Term of September in the year of Our Lord, One Thousand, Eight Hundred and Ninety Nine.

The Jurors of the Grand Jury of the State of Ohio, within and for the Body of the County of Union, impaneled, Sworn and charged to inquire of Crimes and Offenses, Committed within the Said County of Union in the Name and by the Authority of the State of Ohio, on their Oaths do find and present that Henry Williams late of Said County on or about the 1<sup>st</sup> day of September, in the year of Our Lord, One Thousand Eight Hundred and Ninety Nine, with force and arms, in Said County of Union and State of Ohio, unlawfully did steal, take and carry away six bushels of Wheat of the Value of \$4<sup>20</sup>, Four Dollars and Twenty Cents the personal property of Charles White, contrary to the form of the Statute in such Case made and provided, and against the peace and dignity of the State of Ohio

William F. Hooper Prosecuting Attorney of Union County Ohio  
Leon Beetal Foreman of Grand Jury

On this 18<sup>th</sup> day of September, 1899, Defendant arraigned and pleads Not guilty to this Indictment  
J. N. Gosnell Clerk

On September 27<sup>th</sup> 1899, The following was filed in the Clerk's Office to-wit

No 1007  
Entry

The State of Ohio } Court of Common Pleas, Union County, Ohio.  
vs } Indictment for Larceny.

Henry Williams

The defendant Henry Williams being brought into open Court in the Custody of the Sheriff, and having heretofore pleaded <sup>not</sup> guilty as had leave of the Court to change his plea of Not guilty and the same being granted by said Court, the said defendant Henry Williams pleaded guilty to said charge as set forth in said Indictment, and being asked by said Court if he had anything to say why Judgment should not be pronounced against him, and showing no good reason, it was ordered and adjudged by the Court that said Henry Williams be sent to the Work House at Columbus Ohio for a period of 10 days and pay a fine of Ten dollars and costs of prosecution Paped at = Dollars for which Execution is awarded, this Sentence to begin at the Expiration of a Sentence for thirty days, by said Court of said Williams in case 997, to the Columbus Work House at this Term of said Court, and he stand committed until fine and costs are paid.

Attest J. N. Gosnell Clerk

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"Pleas: Continued and held at the Court House in Marysville, within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable, Duncan, Dono, Judge of Said Court, of the Term of January to-wit on the 15<sup>th</sup> day of January in the year of our Lord One Thousand Nine Hundred.

"Be it remembered that heretofore, to-wit on the 8<sup>th</sup> day of December A.D. 1899, the following Transcript was filed in the Clerks Office of the Said Court of Common Pleas against Edward Werty to-wit:

No 1011  
Transcript

The State of Ohio } Criminal action: Before F. A. Thompson,  
                          } Mayor of the Village of Marysville, Union County, Ohio  
                          } Charge: Drunkenness, 2<sup>d</sup> Assault, and threatening to kill.  
Edward Werty

"Be it remembered: That on the 24<sup>th</sup> day of November, 1899, came John A. Coleman, who filed written Complaint against one Edward Werty whereupon the following proceedings were had: Said Complaint being in words and figures following, to-wit:

"That on or about the 23<sup>rd</sup> day of November A.D. 1899, at the County of Union, one Edward Werty, in the Village of Marysville aforesaid did get in a State of intoxication, and did assault the said John A. Coleman, and then and there did threaten to kill him the said John A. Coleman, Contrary to the Revised Statutes of Ohio in such case made and provided.

"I issued a Warrant to Michael Murphy, Marshal of the Village of Marysville, Ohio, commanding him to pursue after and arrest the said Edward Werty, and have him forthwith before me to answer to said Charge

"Return of Warrant:

"I have arrested the within named defendant Edward Werty and now have him in Court: November 24<sup>th</sup> 1899.

Michael Murphy, Marshal

"The defendant having been arraigned before me to answer to said Charge entered a plea of guilty.

"I therefore demanded that he enter into a Recognizance of Three Hundred Dollars with sufficient Surety for his appearance at the first day of the next Term of the Common Pleas Court of Union County, Ohio, to which requirement he has failed to comply.

"I issued a Mittimus to the Keeper of the Jail of said County and placed it in the hands of the said Marshal, and commanded the said Jailor to receive the said Edward Werty into his Custody in the Jail of the County aforesaid there to remain until discharged by due course of law

Given Under My hand this 24<sup>th</sup> day of November A.D. 1899

F. A. Thompson Mayor.

"Return of Mittimus

November 24<sup>th</sup> 1899, I committed the within named defendant Edward Werty to the custody of the within named Jailor with whom I left a certified Copy of this writ.

Michael Murphy Marshal

"Returned and filed November 24<sup>th</sup> 1899.

F. A. Thompson Mayor.

1011  
Entry

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On January 15<sup>th</sup>, 1900 the following indictment was filed in the Office of the Clerk of this Court against Edward Wentz Esq.

The State of Ohio }  
Union County } "In the Court of Common Pleas, Union County, Ohio, of the Term of January, in the year of Our Lord, One Thousand Nine Hundred.

"The Jurors of the Grand Jury of the State of Ohio, within and for the Body of the County of Union, impaneled, sworn, and charged to inquire of crimes and offenses committed within the said County of Union, in the Name and by the authority of the State of Ohio, on their oaths, do find and present that One Edward Wentz late of said County on the 23<sup>rd</sup> day of November, in the year of Our Lord One Thousand Eight Hundred and Ninety Nine, with force and arms, in said County of Union, and State of Ohio, unlawfully did make an assault upon one John A. Coleman, then and there being, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

James B. Robinson Prosecuting Attorney of Union Co. O.

"This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court, at the report of the Prosecuting Attorney

J. P. Martin Foreman of Grand Jury.

On the 15<sup>th</sup> day of January, 1900, Defendant arraigned and pleads guilty to this Indictment.

J. H. Gosnell Clerk

January 15<sup>th</sup> 1900, the following entry was made and filed in the Office of the Clerk of this Court, To-wit:

State of Ohio } Court of Common Pleas, Union County, Ohio.  
OO } Indictment, assault.  
Edward Wentz }

1011  
Entry

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant Edward Wentz being brought into Court in the Custody of the Sheriff, and arraigned upon said Indictment, for plea thereto saith he is guilty:— The Court then inquired if he had any thing to say why judgment should not be pronounced against him, and having nothing to say, and showing no cause why judgment should not be pronounced, and having nothing to say why judgment should not be passed,

"It is ordered and adjudged by the Court that the said Edward Wentz pay a fine of \$10.00, and costs of this action, and stand committed to jail of this County, until fine and costs are paid, or otherwise discharged according to law.

Attest J. H. Gosnell Clerk





"Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Dow, Judge of said Court, of the Term of January, To-wit: on the 27<sup>th</sup> day of January in the year of our Lord, One Thousand and Nine Hundred

"Be it remembered that heretofore To-wit, on the 26<sup>th</sup> day of December A.D. 1899, the following Transcript, was filed in the Clerk's office of the said Court of Common Pleas, against George Orr, To-wit,

The State of Ohio }  
vs } "Before M. W. Hill Mayor of said Municipal Corporation  
George Orr } in said County.

No 1013

Complaint Made this 23<sup>rd</sup> day of Dec. A.D. 1899, by Marshal Suttle, who being duly sworn according to law aforesaid and saith, that one George Orr late of Union County O, on or about the 22<sup>nd</sup> day of December A.D. 1899, at the Village of Richwood and County of Union and State of Ohio aforesaid, then and there being died in the Night-season of the same day, about the hour of 11. O' Clock, P.M. at Night in the County aforesaid in a certain Rail Road Car standing on the Switch near the Hay Barn in Richwood, O. did unlawfully, maliciously and forcibly break open and enter into said car with intent then and there to unlawfully to steal, take and carry away, Merchandise, Personal property in charge of the Erie Railroad valued at - and this deponent does truly believe that the said George Orr guilty of the facts charged and further the deponent saith that,  
Marshall, Suttle

"Sworn to and Subscribed to before me this 23<sup>rd</sup> day of December, 1899.  
M. W. Hill Mayor.

"Warrant issued for the Defendant to F. L. Berry - Marshal of said Municipal Corporation, who made return as follows, To-wit: Received this writ December 28, 1899, I have the body of the within named in Court,  
F. L. Berry Marshal

"Defendant arraigned before me the said Mayor on the 23<sup>rd</sup> day of December, 1899, and upon hearing said Complaint pleaded Not guilty to same, and waived an examination before me

"It is therefore on said day by me the said Mayor adjudged and ordered that the said Defendant George Orr enter into a Recognizance in the sum of three hundred dollars, with sufficient security, conditioned for his appearance before the Court of Common Pleas on the 1<sup>st</sup> day of the Term thereof next to be holden in said County -

"In default thereof he be committed to the Jail of said County to await the action of said Court, and that he pay the costs of Prosecution herein Paved at, \$6<sup>00</sup>  
M. W. Hill Mayor.

On January 5<sup>th</sup>, 1900, the following Indictment was filed with the Clerk of this Court, To-wit:

In the Court of Common Pleas  
The State of Ohio, Union County, ss  
Union County, Ohio, of the Term of January, in the year of Our Lord, One Thousand Nine Hundred.

No 1013  
Indictment

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"The Jurors of the Grand Jury of the State of Ohio, within and for the Body of the County of Union, impaneled, Sworn and Charged to inquire of Crimes and offenses Committed within the Said County of Union, in the Name and by the Authority of the State of Ohio, on their oaths, do find and present that one George Orr late of Said County on the 22<sup>nd</sup> day of December in the year of Our Lord, One Thousand Eight Hundred and Ninety Nine, with force and arms in Said County of Union and State of Ohio in the Night Season of the Same day to wit, about the hour of eleven at night in the County of Union aforesaid into a certain Railroad Car of the Erie Railroad Company, there situated, did unlawfully, Maliciously, and forcibly break and enter, with intent then and there and thereby personal property in the Said Railroad Car, then and there being, unlawfully to steal, take and carry away, Contrary to the form of the Statute in such cases made and provided and against the peace and dignity of the State of Ohio.

James E. Robinson Prosecuting Attorney  
of Union County Ohio

Judgment - Burglary, a true bill

J. P. Martin Foreman

'On this 15<sup>th</sup> day of January, 1900, Defendant arraigned and pleads Not guilty to this Indictment

J. H. Small Clerk

1013  
Entry

The State of Ohio }  
918 }  
George Orr }  
Court of Common Pleas, Union County, Ohio.  
Indictment for Burglary.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant George Orr, being brought into Court in the Custody of the Sheriff and arraigned upon said indictment for Plea thereto saith he is not guilty, and puts himself upon the Country, and the Prosecuting Attorney saith the like

"And the Court examined the defendant George Orr to his ability to employ Counsel to defend him, - It is hereby ordered by the Court that J. F. Miller be appointed to defend him, and allowed \$25<sup>00</sup> for his services.

1013  
Entry

The State of Ohio }  
918 }  
George Orr }  
Court of Common Pleas, Union County, Ohio.  
Indictment; Burglary.

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendant George Orr, being brought into open Court in Custody of the Sheriff, and also came the following named persons as jurors, to-wit:

- (1) P. V. Benson, (2) Levi Rosebury, (3) H. S. Stamato, (4) Seaman Stone,
- (5) C. C. Smith, (6) E. B. Mather, (7) C. D. Sidle, (8) F. L. Robinson
- (9) David Bushman (10) Philip Rausch (11) James M'Connell (12) John Guthrie

and were duly impaneled and sworn according to law, and the said jury having heard the evidence and the arguments of Counsel and the Charge of the Court, retired to their room in Charge of the Sheriff for deliberation

"And Now, comes the said jury into open Court with their Verdict in writing signed by their foreman and say,

"We the jury in this case being duly impaneled, sworn and affirmed to



Well and truly try and true deliberance Make between the State of Ohio, and the Prisoner at the Bar George Orr, do find that the Prisoner at the Bar George Orr guilty as he stands Charged in the Indictment

H.S. Stamatis Foreman.

January 27<sup>th</sup> 1900

The State of Ohio }  
P.S. }  
George Orr }  
Court of Common Pleas, Union County, Ohio,  
Indictment: Burglary

1013  
Entry

The defendant herein having been heretofore convicted of Burglary 1000 this day brought into open Court in the Custody of the Sheriff, and informed by the Court of the Verdict of the Jury, and inquired if he had any thing to say why judgment should not be pronounced against him, and showing no good, and sufficient Cause why judgment should not be pronounced

"It is therefore considered and adjudged by the Court that the said George Orr defendant be imprisoned, and confined in the Penitentiary of the State of Ohio and kept at hard labor, but with no salutory confinement for the period of one year, and pay the Costs of this prosecution

Attest J. McSwain Clerk

"Pleas continued and held at the Court House in Mansfield within and for the County of Union, in the Fifth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable, Duncan Dow, Judge of said Court of the Term of January, A.D. 1900, on the 27<sup>th</sup> day of January, in the year of our Lord One Thousand Nine Hundred;

"Be it remembered that heretofore to wit on the 5<sup>th</sup> day of January A.D. 1900 the following Indictment was filed in the Clerk's office of the said Court of Common Pleas against George Hipter - to-wit:

1014  
Indictment.

In the Court of Common Pleas  
the State of Ohio, Union County, ss,  
Union County, Ohio, of the Term of January in the year of Our Lord, One Thousand Nine Hundred

"The Jurors of the Grand Jury of the State of Ohio, within and for the County of Union, impaneled, sworn to inquire of Crimes and offences committed within the said County of Union in the name and by the authority of the State of Ohio, on their Oaths, do find and present, that one George Hipter State of said County, on the 25<sup>th</sup> day of November in the year of our Lord One thousand Eight Hundred and Ninety Nine with force and arms in said County of Union and State of Ohio did upon the body of one Nelson Friend unlawfully did make an assault, and him the said Nelson Friend then and there unlawfully did strike and wound with intent him the said Nelson Friend then and there unlawfully purposely and of deliberate and premeditated Malice to kill, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

James E. Robinson, Prosecuting Attorney of Union County, Ohio

1014  
Entry

1014  
Entry

The State of Ohio vs George Orr  
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the  
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The State of Ohio vs Union  
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The State of Ohio vs George Orr  
1014  
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The State of Ohio vs George Orr  
1014  
Entry  
George



The State of Ohio }  
 vs }  
 George Kepton }  
 Indictment for Assault with intent to Kill  
 "This Bill of Indictment found upon Estimony sworn and  
 sent to the Grand Jury by order of the Court at the request of the  
 Prosecuting Attorney - - - - - A Fine Bill  
 J. P. Martin, Foreman,  
 " On this 15<sup>th</sup> day of January, 1900, Defendant arraigned and pleads not guilty  
 to this Indictment  
 J. N. Gosnell Clerk.

On the 5<sup>th</sup> day of January, the following Warrant on Indictment was issued to  
 the Sheriff of this Union County Ohio To-wit:

1014 Warrant }  
 The State of Ohio }  
 Union County }  
 Warrant on Indictment.  
 To the Sheriff of Said County, Genting  
 "Whereas at the January Term A. D. 1900 of the Court of Common Pleas  
 of Said County of Union an indictment was found by the Grand Jury thereof  
 against George Kepton for a certain Misdemeanor To-wit for Assault with intent to Kill  
 "You are therefore commanded to arrest and safely keep the said George Kepton  
 so you have his body before the said Court of Common Pleas to answer the charge  
 of said indictment, and that you have with you then and there this writ.  
 Given under my hand and the seal of said Court this  
 5<sup>th</sup> day of January, A. D. 1900  
 J. N. Gosnell Clerk

On January 5<sup>th</sup> 1900 The above Warrant of Indictment was returned and  
 filed endorsed as follows To-wit:

|                |        |                                                                                                                                  |                                                                                                                           |
|----------------|--------|----------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------|
| From           |        | Sheriff Returns                                                                                                                  |                                                                                                                           |
| Suria & Return | 50     | The State of Ohio }<br>Union County }<br>in jail subject to the order of the Court. This 5 <sup>th</sup> day of<br>January, 1900 | By Virtue of the commands of this writ, I have<br>arrested the said George Kepton and have him<br>J. Ed Robinson Sheriff. |
| Mileage        | 254    |                                                                                                                                  |                                                                                                                           |
| Conveyance     | 200    |                                                                                                                                  |                                                                                                                           |
| Assurance      | 100    |                                                                                                                                  |                                                                                                                           |
| Total          | \$ 606 |                                                                                                                                  |                                                                                                                           |

On January 15<sup>th</sup> 1900, the following Entry was filed in the Clerk's office To-wit:

1014 Entry }  
 The State of Ohio }  
 vs }  
 George Kepton }  
 Court of Common Pleas, Union County, Ohio.  
 Indictment - Assault with intent to Kill.  
 Now comes the Prosecuting Attorney on behalf of the State of Ohio,  
 and the defendant George Kepton, being brought into open Court in Custody of the  
 Sheriff, and arraigned upon said indictment for Plea thereto both he is not guilty

On January, 25<sup>th</sup> 1900 the following Entry was made and filed in the office of the  
 Clerk of the Court. To-wit:

1014 Entry }  
 The State of Ohio }  
 vs }  
 George Kepton }  
 Court of Common Pleas, Union County, Ohio.  
 Indictment. Assault with intent to Kill.  
 Now comes the Prosecuting Attorney on behalf of the







On January, 27<sup>th</sup> 1900. The following Entry was made and filed in the Clerk's office of this Court. To-wit:

1014  
Entry  
State of Ohio }  
913 }  
George Tipton, } Court of Common Pleas, Union County, Ohio,  
Indictment, Assault with intent to kill.

The defendant herein George Tipton having been convicted of Assault and Battery, and not with Assault with intent to kill, as charged in the indictment was this day brought into open Court, in the custody of the Sheriff, and informed by the Court of the Verdict of the jury, and inquired if he had any thing to say why judgment should not be pronounced against him, and showing no good and sufficient cause why judgment should not be pronounced,

"It is therefore considered and adjudged by the Court that the said George Tipton defendant, be confined in the Work House at Columbus, Ohio for a period of thirty days, and pay a fine of \$25<sup>00</sup> and costs, and that he be imprisoned until said fine is paid

On January 27<sup>th</sup> 1900 The following Warrant to Convey, was issued by the Clerk of this Court To-wit:

1014  
Warrant  
to Convey  
The State of Ohio }  
Union County }  
55 } Court of Common Pleas,  
To J. Ed Robinson, Sheriff of Union County, - Creating

"At the January Term of said Court 1900, George Tipton was found guilty of Assault and Battery, and was sentenced to the Columbus Work House for the period of thirty days. - You are therefore hereby commanded to take charge of and convey the said George Tipton to said Work House and make due return of your proceedings to this office forthwith.

Witness my signature and the seal of said Court of Common Pleas this 27<sup>th</sup> day of January, 1900.  
Joseph W. Gosnell Clerk

"Work House Columbus, Ohio  
Columbus January 29<sup>th</sup> 1900

"Received this 29<sup>th</sup> day of January, 1900, from J. Ed Robinson Sheriff of Union County Ohio the person named in the above Warrant  
S. Le Resner Superintendent

1014  
Sheriff's  
Return  
The State of Ohio }  
Union County }  
Sheriff's Return

| Fees                |      |
|---------------------|------|
| Sworn to Pet        | 30   |
| Mileage (Sheriff)   | 3 60 |
| Mileage of Prisoner | 1 50 |
| Total               | 7 90 |

"Received this writ, January, 29<sup>th</sup> 1900, and pursuant to the command thereof, I conveyed the within named George Tipton to the Work House in Columbus, Ohio, and have the receipt of the Superintendent indorsed hereon.

Attest J. W. Gosnell, Clerk.  
J. E. Robinson Sheriff.



"Pleas continued and held at the Court House in Marysville within and for the County of Union, in the Tenth Judicial District of the Court of Common Pleas, of the State of Ohio, before the Honorable Duncan Soro Judge of Said Court of the Term of April to wit: on the 17<sup>th</sup> day of April in the year of Our Lord One Thousand Nine Hundred,

"Be it remembered that heretofore To-Wit: on the 27<sup>th</sup> day of January, 1900, the following Transcript was filed in the Clerks Office of the Said Court of Common Pleas against Dan Hinton to wit:

No 1017  
Transcript

The State of Ohio }  
Union County } In Mayors Court,  
Village of Milford Center.

The State of Ohio }  
vs } 'Before M. F. Flaherty, Mayor, Village of Milford Center.

Dan Hinton } 'Complaint No. Made this 24<sup>th</sup> day of January A.D. 1900, by J. A. Remyan, who filed written Complaint against one Dan Hinton whereupon the following proceedings were had, Said Complaint being in words and figures following, To-Wit:

"That one Dan Hinton in the Village of Milford Center aforesaid did unlawfully make an assault upon one J. A. Remyan, and him the said J. A. Remyan did then and there unlawfully strike and wound,

"January 24<sup>th</sup> 1900; I issued a warrant for the arrest of the said Dan Hinton and delivered it to Myron Gabriel Marshal,  
M. F. Flaherty Mayor.

"January 24, 1900.  
Warrant returned as follows: I took the body of the within named Dan Hinton, and have him before the Mayor,  
Signed Myron Gabriel Marshal,

January 24<sup>th</sup> 1900  
"I read the above charge to the defendant, and he asked for a continuance of trial, which I granted until four o'clock on the 25<sup>th</sup> day of January, 1900,  
M. F. Flaherty Mayor.

"January 25<sup>th</sup> 1900  
"The above charge was read to the above named defendant Dan Hinton, and he for his plea waived Examination, and asked to be bound over to Court,

"I therefore ordered said defendant Dan Hinton to enter into a recognizance in the sum of Two Hundred Dollars with sufficient Sureties for his appearance before the Court of Common Pleas, of said County of Union on the first day of the next term thereof, which requisition the said defendant complies with  
"With Dan Hinton, as Principal, and Oscar Weaver, as Surety,  
M. F. Flaherty Mayor.

The State of Ohio }  
Union County }  
Union Township } Certificate  
"I the undersigned a Mayor in and for said Village hereby certify that the within is a full and true Transcript of the proceedings had by and before me in the above named case, on Complaint No 17, and of the tests there as recorded in my Docket, Page 10, January 25<sup>th</sup> 1900  
M. F. Flaherty Mayor.

No 1017  
Indictment

The State of Ohio  
Union County  
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Said Court  
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"In  
July 1900  
"On

No 1017  
Entry

The State of Ohio  
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"April 6<sup>th</sup> A.D. 1900, the following Indictment was filed in the clerk's office To-wit:

No 1017  
Indictment

The State of Ohio }  
Union County } "In the Court of Common Pleas, Union County, Ohio, of the Term  
of April in the year of our Lord, One Thousand Nine Hundred,  
"The Jurors of the Grand Jury of the State of Ohio, within  
and for the Body of the County of Union, impaneled, Sworn and charged to inquire of Crimes  
and offenses, committed within the said County of Union, in the Name and by the Authority  
of the State of Ohio, on their oaths do find and present, that one Daniel Hinton late of  
said County, on the 24<sup>th</sup> day of January in the year of our Lord, One Thousand Nine Hundred  
with force and arms, in said County, of Union, and State of Ohio, unlawfully did make an  
assault upon, one J. A. Remyan, and him the said J. A. Remyan, did then and there unlawfully  
Strike and Wound, Contrary to the form of the Statute in such case made and provided, and  
against the peace and dignity of the State of Ohio.

J. E. Robinson Prosecuting Attorney of Union Co., O.

"Indictment for Assault and Battery

"This Bill of Indictment found upon Testimony Sworn and sent to the Grand  
Jury by order of the Court at the request of the Prosecuting Atty

L. C. Ford Foreman of Grand Jury,

"On this 17<sup>th</sup> day of April 1900, Defendant arraigned and pleads guilty to this indictment

J. W. Gosnell Clerk

April 17<sup>th</sup> A.D. 1900: the following entry was filed with the clerk of this Court  
To-wit:

No 1017  
Entry

The State of Ohio }  
008 } Entry  
Daniel Hinton } "Indictment for Assault and Battery

"The defendant having this day come into Court, and entered a  
plea of guilty to the charge of the indictment in this case, and the Court being  
fully advised in the premises, and the said defendant being inquired of if  
he had any thing to say why judgment should not be pronounced against him,  
and said defendant showing no good and sufficient cause why judgment  
should not be pronounced.

"It is therefore adjudged by the Court, that the said defendant Daniel Hinton  
pay a fine of thirty five (\$35.00) Dollars, and the costs of this prosecution, and that  
he stand committed to the jail of Union County until the amount of said fine  
and costs shall be paid or secured to be paid, or he be otherwise legally  
discharged.

Attest J. W. Gosnell Clerk



within and for  
Pleas, of the State  
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January, 1900,  
Court of  
Ford Center.  
May A.D. 1900,  
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of the Court  
Mayor.



"Pleas continued and held at the Court House in Mansfield, within and for the County of Union, in the Ninth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Dew, Judge of Said Court, of the Term of April, to wit, viz the 6<sup>th</sup> day of April in the year of our Lord, One Thousand, Nine, Hundred.

"Best remembered that hereupon to-wit, on the 19<sup>th</sup> day of February, A.D. 1900 the following Transcript was filed in the Clerk's Office of the Said Court, of Common Pleas against Charles Curtis, Co-Defendant.

The State of Ohio }  
Union County }  
33 } In Justice Court for Union Township  
"Before Chas Monroe Justice of the Peace,  
in and for Said County, and Township.

No 1019,  
Transcript

The State of Ohio }  
33 } "Complaint No. Made this 9<sup>th</sup> day of Feby, A.D. 1900, by Moses George  
Charles Curtis } in writing filed with me charging that Charles Curtis on or  
about Feby, 9<sup>th</sup> 1900, did unlawfully steal and take away from  
a hitching rack in the village of Milford Center, Union Co, Union  
Co, Ohio one roan mare valued at ----- \$125.00  
"One buggy valued at ----- 20.00  
"One set of harness valued at ----- 5.00  
"Robe and Blankets valued at ----- 8.00  
The same being the property of Moses George, contrary to the form of the Statute of  
the State of Ohio, in such case made and provided, and further defendant sayeth not,  
Signed Moses George.

"Sworn to and subscribed before me this 9<sup>th</sup> day of Feby, 1900,  
Chas. Monroe J.P.

"Feby, 9<sup>th</sup> 1900: Issued Warrant for the arrest of the within named Charles Curtis  
and delivered to Constable Myron Gabriel

"Feby 10<sup>th</sup> 1900, Warrant returned indorsed as follows, I have the body of  
the within named Charles Curtis, and have him now in Court,  
Myron Gabriel Constable,

"Feby, 10<sup>th</sup> 1900: The above charge was read to the within named Charles Curtis  
the defendant, and he for his plea says he is guilty as charged.

"I therefore ordered him to enter into a recognizance in the sum of five  
hundred dollars, with sufficient sureties for his appearance at Court, and the  
defendant not offering sufficient bail, I issued a Mittimus, for his commitment  
and delivered the same to Myron Gabriel Constable,  
Chas F Monroe J.P.

"Mittimus returned Feby, 10<sup>th</sup> 1900, Co-Defendant: I committed the within named  
Charles Curtis to the custody of the within named Jail or with whom I left  
a certified copy of this writ,  
Myron Gabriel Constable.

"I hereby certify that the above is a full and true copy from my docket  
of the proceedings had by and before me at my office in said Court in the above stated  
Chas F Monroe J.P.

April 6<sup>th</sup> A.D. 1900, the following Judgment was filed with the Clerk  
of this Court, Co-Defendant:

No 1019  
Judgment

The State of Ohio }  
38 } "In the Court of Common Pleas, Union County, Ohio of the  
Union County } Term of April in the year of our Lord, One Thousand, Nine  
Hundred:

"The Jurors of the Grand Jury of the State of Ohio, within

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J.P.

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to above action

of J.P.

the clerk

County, Ohio of the  
and Union

and for the body of the County of Union impaneled, sworn and charged to inquire of Crimes and Offenses, committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present that, One Charles Curtis, late of said County, on the 9<sup>th</sup> day of February, in the year of our Lord, one thousand nine hundred, with force and arms, in said County of Union, and State of Ohio, unlawfully did steal, take and drive away, one roan mare of the value of one hundred and twenty five (\$125.00) dollars, one Toy Saddle, of the value of twenty (\$20.00) dollars, one set of harness, of the value of five (\$5.00) dollars, one robe of the value of five (\$5.00), one blanket of the value of two (\$2.00) dollars; all of the value of one hundred and fifty seven (\$157.00) dollars, and all of the personal property of One, Moses George, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

James E. Robinson Prosecuting Attorney of  
Union Co. O.

"Indictment for Horse Stealing";

This bill of indictment found upon sworn testimony and sent to the Grand Jury, by order of the Court, at the request, of the Prosecuting Attorney,

A True bill to G. Ford Foreman of Grand Jury,

April 6<sup>th</sup> 1900 The following Entry was filed with the Clerk of this Court to-wit:

No 1019  
Entry

The State of Ohio }  
Union County } 38

Entry

"Indictment for Stealing Horses, and Grand Larceny,

The defendant herein having this day come into Court and entered a plea of guilty to the charge of the indictment in this case, and the Court being fully advised in the premises, and the defendant showing no cause why sentence should not be pronounced,

"It is therefore adjudged by the Court that the said defendant Charles Curtis be confined in the Penitentiary, for the term of two years at hard labor, no part of which shall be in military confinement, and that he shall pay the costs of prosecution,

Attest J. M. Gosnell Clerk





"Pleas. Continued and held at the Court House in Mansfield within and for the County of Union, in the Fifth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Sax, Judge of Said Court of the Term of April Term on the 9<sup>th</sup> day of April in the year of our Lord One Thousand Nine Hundred.

"Be it remembered that heretofore Po-Wit. on the 29<sup>th</sup> day of March A.D. 1900 The following Transcript was filed in the Clerk's office of the Said Court of Common Pleas. Po-wit.

Transcript from Criminal Docket.

No 1024

The State of Ohio }  
vs }  
Luther Ward }

The State of Ohio Union County.

The Village of Richwood.

"Before Me M. W. Hill Mayor of said Municipal Corporation in said County.

"Complaint No. 156, Made this 21<sup>st</sup> day of March A.D. 1900, by F. L. Berry, who being duly sworn, saith that on or about the 21<sup>st</sup> day of March A.D. 1900, at the Municipal Corporation and County, aforesaid, One Luther Ward did unlawfully make an assault upon one Mrs. Woods and him the said Mrs. Woods did then and unlawfully strike and wound said Wood, contrary to the Statute in said case made and provided, and this deponent does verily believe that the said Luther Ward is guilty of the facts charged, and further this deponent saith not.

F. L. Berry,

"Sworn to before me, and signed in my presence this 22<sup>nd</sup> day of March A.D. 1900

M. W. Hill Mayor.

"Warrant issued for the defendant F. L. Berry, Marshal of said Municipal Corporation, who made return as follows Po-Wit: Re writ this writ March 22<sup>nd</sup> 1900 I have the body of the within named in Court

F. L. Berry Marshal

Defendant. Waived before me the said Mayor, on the 22<sup>nd</sup> day of March 1900, and upon hearing, said Complaint pleaded Not guilty to the same, and waived an examination before me.

"It is thereupon on said day, by me the said Mayor, adjudged, and ordered that the said defendant Luther Ward enter into a recognizance in the sum of One Hundred Dollars with sufficient conditions for his appearance before the Court of Common Pleas to be holden on the first day of the term thereof next to be holden in and for the County of Union aforesaid then and there to answer to the Charge of Assault and Battery, and in default that he be confined to the Jail

"Recognizance given as required and defendant allowed to go

M. W. Hill Mayor.

The State of Ohio }  
Union County }  
Village of Richwood }

Certificate

"I the undersigned Mayor of the said Municipal Corporation, hereby certify that the within and proceedings is a full and true Transcript of the proceedings had by and before me in the above named case, on Complaint No. 156, and of the costs thereon as recorded in my docket, page 180, March 26<sup>th</sup> 1900.

M. W. Hill Mayor as aforesaid

No 1024  
Judgment

The State of Ohio }  
Union County }

"In the Court of Common Pleas, Union County, Ohio, of the Term of April in the year of our Lord One Thousand Nine Hundred, = The Jurors of the Grand Jury of the State of Ohio, within and



for the body of the County of Union, impaneled, Sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present that one Luther Ward late of said County, on the 21<sup>st</sup> day of March in the year of our Lord one thousand Nine hundred, with force and arms, in said County of Union, and State of Ohio unlawfully did make an assault upon one William Wood, and him the said William Wood, did then and there unlawfully strike and wound, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

James E. Robinson Prosecuting Attorney of Union County O.

The State of Ohio }  
vs }  
Luther Ward } Indictment for assault and Battery.

"This indictment found upon testimony sworn and sent to the Grand Jury by order of the Court, and at the request of the Prosecuting Attorney, a True Bill do find for reasons of Grand Jury.

"On this 9<sup>th</sup> day of April, 1900, Defendant, arraigned and pleads guilty to this Indictment J. H. Gosnell Clerk

"April 9<sup>th</sup> 1900, The following Entry was filed with the Clerk of the Court, to-wit:

The State of Ohio }  
vs }  
Luther Ward } Indictment for assault and Battery.

"Now Comes, the prosecuting attorney, on behalf of the State of Ohio, and Defendant, being brought into Court, in custody of the Sheriff, and arraigned upon said indictment for plea thereto saith he is guilty

"Thereupon after being fully advised in the premises, it is ordered and adjudged by the Court, that the said Luther Ward be imprisoned in the Columbus Work House at Columbus, Ohio, and kept at hard labor for the term of sixty days, and that he pay a fine of Ten Dollars, and the costs of this prosecution, and that he stand committed to the Columbus Work House at hard labor, until the amount of said fine and costs shall be paid or secured to be paid or he be otherwise legally discharged



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Pleas Continued and held at the Court House in Mansfield within and for the County of Union, in the Fifth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Dawson Judge of said Court of the term of April, To-wit on the 6<sup>th</sup> day of April in the year of our Lord one Thousand Nine Hundred

"Be it remembered that heretofore To-wit: on the 9<sup>th</sup> day of March A.D. 1900 The following Transcript was filed in the Clerks office of the said Court of Common Pleas against John Leansdown To-wit

No 1021  
Transcript

The State of Ohio }  
vs }  
John Leansdown }

"Transcript from Criminal Docket -  
Criminal action, Before F.A. Thompson Mayor of the Village of Mansfield, Union County, Ohio,  
Charge Assault and Battery.

"Be it Remembered, that on the 3<sup>rd</sup> day of February, 1900, Lewis Andrews who filed written Complaint against one John Leansdown wherein the following proceedings were had: Said Complaint being in words and figures following, To-wit.

"The said John Leansdown did unlawfully make an assault upon one Lewis Andrews, and him the said Lewis Andrews did then and there unlawfully strike and wound, contrary to the Statutes of Ohio, in such case made and provided.

"I issued a warrant to Michael Murphy, Marshal of said Village commanding him to pursue after and arrest the said John Leansdown, and have him forthwith before me to answer to said Charge.

"Return of Warrant:

"I have executed the within named Defendant John Leansdown and now have him in Court, i February, 3<sup>rd</sup> 1900,

Michael Murphy, Marshal.

"The defendant having been arraigned before me to answer to said Charge entered a plea of Not guilty, and the parties not being ready for trial the Cause was continued to Feb. 5<sup>th</sup> 1900

"Feb. 5<sup>th</sup> 1900: The parties all appearing; With Thomas Reed as ally for defendant and A.H. Kalfrath for the State; Trial had, and by the evidence produced I adjudged the defendant to enter into a recognizance for his appearance at the next Term of Common Pleas Court, at the first day of the Term thereof.

"The defendant therefore entered into a recognizance with W.C. Spearer, as surety for the sum of One Hundred Dollars and was therefore discharged, Feb. 5<sup>th</sup> 1900

F.A. Thompson.

No 1021  
Indictment

The State of Ohio }  
Union County }  
vs }

"In the Court of Common Pleas, Union County, Ohio,  
of the Term of April in the year of our Lord one Thousand  
Nine Hundred.

"The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their Oaths do find and present that one John Leansdown late of said County, on the 27<sup>th</sup> day of January, in the year of our Lord, one Thousand Nine Hundred with force and arms, in said County of Union, and State of Ohio unlawfully did make an assault upon

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Entry



one Lewis Andrews, and him, the said Lewis Andrews, did then and there unlawfully strike and wound contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

James E. Robinson Prosecuting Attorney of Union County, O.

The State of Ohio

vs

John Leansdown

Indictment for assault and Battery

"This bill of indictment found upon Testimony sworn, and sent to the Grand Jury by order of the Court, at the request of the Pros. Atty Le C. Ford Foreman of Grand Jury.

"On this 17<sup>th</sup> day of April, 1900, Defendant arraigned, and pleads guilty to this indictment.

J. W. Hornell Clerk

The State of Ohio

vs

John Leansdown

Entry

Indictment for Assault and Battery

"The defendant having this day come into Court and entered a plea of guilty, to the charge of the indictment in this case, and the Court being fully advised in the premises, and the defendant showing no cause why sentence should not be pronounced.

"It is therefore adjudged by the Court that the said defendant John Leansdown pay a fine of Five dollars, and the costs of prosecution, and be imprisoned in the jail of Union County for the Term of Two days.

Attest J. W. Hornell Clerk



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Pleas Continued and held at the Court House in Mansfield, within and for the County of Union, in the South Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Dow, Judge of Said Court, of the Term of April, To-wit, on the 17<sup>th</sup> day of April in the year of our Lord One Thousand Nine Hundred,

Be it remembered that heretofore To-wit, on the 6<sup>th</sup> day of April A.D. 1900 the following Indictment was filed in the Clerk's Office of the Said Court of Common Pleas against Frank Fetter To-wit:

No 1025  
Indictment

In the Court of Common Pleas, Union County, Ohio, of the Term of April in the year of our Lord One Thousand Nine Hundred, The State of Ohio }  
Union County }  
The jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County, of Union, in the name and by the authority of the State of Ohio, on their oaths do find and present, that one, Frank Fetter late of said County, on the 1<sup>st</sup> day of April in the year of our Lord One Thousand Nine Hundred, with force and arms in said County, of Union, being the first day of the week commonly called Sunday, did unlawfully and knowingly allow to remain open a certain room, said room being then and there and therefore a place where on other days of the week than the first commonly called Sunday, were there and thereon sold and exposed for sale, by the said, Frank Fetter, intoxicating liquors, to-wit: Brandy, Whiskey, Gin, Ale, Beer, and Wine, the said room not being then and there a regular drug store, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

James E. Robinson Prosecuting Attorney of Union County, O.

The State of Ohio }  
98

Frank Fetter

Indictment for Keeping Saloon open on Sunday.  
This bill of indictment found upon Testimony sworn and sent to the Grand Jury by order of the Court at the request of the Prosecuting Attorney

L. C. Ford Foreman

On this 6<sup>th</sup> day of April 1900 Defendant arraigned and pleads guilty to this Indictment  
J. H. Gosnell Clerk

No 25  
Warrant on Indictment

The State of Ohio }  
Union County }

Warrant on Indictment  
To the Sheriff of Said County:

Whereas, At the April Term A.D. 1900 of the Court of Common Pleas of said County of Union an indictment was found by the Grand Jury thereof, against Frank Fetter for a certain offense To-wit: for selling intoxicating liquors on Sunday, it being the first day of the week commonly called Sunday, did unlawfully and knowingly allow to remain open a certain room, said room being then and there and therefore a place where on other days of the week than the first commonly called Sunday were there and thereon sold and exposed for sale by the said Frank Fetter, intoxicating liquors to-wit: Brandy, Whiskey, Gin, Ale, Beer, and Wine the said room not being then and there a regular drug store, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

You are therefore commanded to arrest and safely keep the said Frank Fetter so that you have his body before the said Court of Common Pleas to answer the charge of said Indictment, and that you have with you then and there this writ given under my hand and the Seal of said Court this 17<sup>th</sup> day of April A.D. 1900  
J. H. Gosnell Clerk: By N. M. Crow, Deputy

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1025



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| Total            |  |

Sheriff's Return  
 State of Ohio Union County ss  
 "By virtue of the Command of this Writ, I have arrested the  
 said Frank Fetter and now have him before the Court,

1025

The State of Ohio  
 vs  
 Frank Fetter

Entry April 17<sup>th</sup> 1900.

Indictment for Keeping Saloon open on Sunday.

"This defendant having this day come into Court, and entered a plea of guilty to  
 the charge of the indictment in this case, and the Court being fully advised in  
 the premises, and the said defendant being enquired of if he had any thing to  
 say why judgment should not be pronounced against him, and said defendant  
 showing no good and sufficient cause why judgment should not be pronounced;

"It is therefore adjudged by the Court that the said defendant, Frank Fetter,  
 pay a fine of twenty five (\$25.00) Dollars and the costs of this prosecution, and  
 that he be imprisoned in the jail of Union County, for the term of ten (10) days  
 and stand committed to the jail of Union County, thereafter until said fine and costs shall  
 be paid or secured to be paid, or he be otherwise legally discharged

Attest J. W. Hornell Clerk





"Pleas Continued and held at the Court House in Marysville, within and for the County of Union, in the Fifth Judicial District of the Court of Common Pleas of the State of Ohio before the Honorable, Duncan, Dox, Judge of Said Court, of the term of April, To-wit: on the 4<sup>th</sup> day of May, in the year of our Lord one Thousand Nine Hundred,

"Be it remembered that heretofore to-wit: on the 19<sup>th</sup> day of April A.D. 1900 the following Transcript was filed in the Clerk's Office of the Said Court of Common Pleas against Lee May Williams To-wit:

No 1028  
Transcript

The State of Ohio }  
VS } "Transcript from Criminal Docket.  
Lee May Williams } Criminal Action; Before Charles S Hamilton Mayor of the  
Village of Marysville, Union County, Ohio  
"Charge, Participating in giving an indecent, immoral and lascivious Exhibition of Person.

"Be it remembered, that on the 14<sup>th</sup> day of April, 1900, One Michael Murphy, Marshal, who filed written Complaint against one Lee May Williams whereupon the following proceedings were had: said Complaint being in words and figures following, To-wit:

"That on or about the 14<sup>th</sup> day of April 1900 the said Lee May Williams at the Village of Marysville Union Co, Ohio did unlawfully participate in giving an indecent, immoral and lascivious Exhibition of her person by being in nude form in the Metropolitan Club rooms located in the Village of Marysville, Union County, Ohio, contrary to the Statutes of Ohio in such case made and provided.

"April 16<sup>th</sup> 1900 Issued Warrant to Michael Murphy Marshal of said Village commanding him to pursue after and arrest the said Lee May Williams and have her forthwith before me to answer to said Charges.

"April 16<sup>th</sup>: Return of Warrant, Endorsed as follows: I have arrested the within named defendant Lee May Williams and now have her in court.

Michael Murphy Marshal, April 16<sup>th</sup> 1900.

"The defendant upon being arraigned before me to answer to said Charges entered a plea of guilty; therefore I find that said offence had been committed, and reason to believe the defendant guilty thereof, thereupon I had the defendant to answer to the said Charge

"Thereupon, ordered the defendant to enter into a recognizance in the sum of two Hundred Dollars with sufficient Sureties for her appearance at Court of Common Pleas of Union County, Ohio at the next Term; The defendant not offering sufficient bail, I issued a Writimus for ~~the~~ Commitment to the jail of Union County Ohio, and deliver the same to Michael Murphy Marshal Commanding, the Jailor of Union County, Ohio to accept the said defendant Lee May Williams into the jail of said County.

"April 16<sup>th</sup> 1900, Return of Writimus: = I committed the within Lee May Williams into the custody of J. Ed Robinson Jailor and Sheriff of Union County, Ohio with whom I left a certified Copy of this writ.

Michael Murphy Marshal  
Chas S. Hamilton Mayor.

"April 23<sup>rd</sup> 1900, the following Judgment was filed with the Clerk of Court To-wit:

No 1028  
Judgment

The State of Ohio }  
Union County } "In the Court of Common Pleas Union County, Ohio, of the  
Term of April in the year of our Lord, one Thousand Nine  
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"The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union impeached, Sworn and Charged to inquire of Crimes and offenses committed within the said County of Union, in the Name and by the authority of the State of Ohio, on their oaths do find and present that Nora Lee Williams; Floyd Redlick, J. W. Bennett, Roy Mullen and David M. Graw late of said County on the 14<sup>th</sup> day of April in the year of our Lord, One Thousand Nine Hundred with force and arms, in said County of Union, and State of Ohio, unlawfully, did give, and participate in giving, in the presence of numerous Citizens of said County, an indecent, immoral and lascivious exhibition of the nude body of said Nora Lee Williams, said Nora Lee Williams being then and there a female human being, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

James E. Robinson Esq. Attorney of Union County, O.

The State of Ohio  
vs

Nora Lee Williams  
Floyd Redlick, J. W. Bennett, Roy Mullen and David M. Graw

Indictment for immoral exhibition of the human form.

"This Bill of Indictment found upon testimony sworn and sent to the Grand Jury by order of the Court at the request of the Prosecuting Attorney." A True Bill

J. N. M. Cland foreman of Grand Jury.

"On the 30<sup>th</sup> day of April 1900; Defendant arraigned and pleads guilty to this Indictment  
J. M. Gosnell Clerk

April 27<sup>th</sup> 1900 The following Warrant on Indictment was issued to the Sheriff of Union County, Ohio by the Clerk of this Court to-wit:

The State of Ohio, ss  
Union County

Warrant on Indictment  
To the Sheriff of said County & Deputies;

"Whereas at the April Term A.D. 1900 of the Court of Common Pleas of said County of Union an indictment was found by the Grand Jury thereof against Nora Lee Williams for a certain Misdemeanor to-wit: for unlawfully giving, and participating in giving in the presence of numerous Citizens of said County an indecent, immoral and lascivious exhibition of the nude body of said Nora Lee Williams, said Nora Lee Williams being then and there a female human being

"You are therefore commanded to arrest and safely keep the said Nora Lee Williams so that you have her body before the said Court to answer the charge of said indictment and that you have with you then and there this writ.

"Given Under my Hand and the Seal of said Court this 27<sup>th</sup> day of April - A.D. 1900  
J. M. Gosnell Clerk

| Fee                | ¢ | cts |
|--------------------|---|-----|
| Serice and Return  |   | 30  |
| Mileage            |   | 14  |
| Serving Indictment |   | 25  |
| Total              |   | 71  |

Sheriff Return  
The State of Ohio, Union County, Ohio:  
"By virtue of the commands of this writ, I have arrested the said Nora Lee Williams."  
J. E. Robinson Sheriff

May 1<sup>st</sup> 1900 The following Entry was filed with the Clerk of this Court: To-wit:

The State of Ohio  
vs  
Nora Lee Williams

"Indictment for giving and participating in giving an immoral exhibition of the human form.

No 1028  
Entry



The defendant Nora Lee Williams having on a former day of this Term entered a plea of guilty to the charge of the indictment in this case, was this day brought into Court in custody of the Sheriff. And the Court being fully advised in the premises, and the said defendant being enquired of if she had any thing to say why judgment should not be pronounced against her, and she showing no good and sufficient cause why judgment should not be pronounced

"It is therefore adjudged by the Court that the said Nora Lee Williams pay a fine of thirty dollars and the costs of this prosecution taxed at \$29.13, and that she be committed to the Columbus Work House until said fine and costs shall be paid or secured to be paid, or she be otherwise legally discharged.

May, 12<sup>th</sup> 1900: The following Warrant to Envy was issued to the Sheriff of Minn County, Ohio, by the clerk of this Court, to-wit:

No 128  
Warrant to  
Envy

The State of Ohio }  
Minn County } 85

Warrant to Envy  
Court of Common Pleas,

"To J. Ed Robinson Sheriff of Minn County: Greeting  
"At the April Term of said Court, 1900: Nora Lee Williams plead guilty of Indictment for immoral exhibition of the human form and was sentenced to the Columbus Work House until fine and costs are paid

"You are therefore hereby commanded to take charge of and Envy the said Nora Lee Williams to said Work House and make due return of your proceedings to this office forthwith

Witness my Signature and the Seal of said Court of Common

Pleas this 12<sup>th</sup> day of May, 1900,

(Seal)

Jas. M. Gosnell Clerk

"Work House Columbus, Ohio, May, 12<sup>th</sup> 1900.

"Received this 12<sup>th</sup> day of May, 1900 from J. Ed Robinson Sheriff of Minn County, Ohio, the person named in the above Warrant, S. D. Keams Superintendent,

The State of Ohio }  
Minn County } 85

Sheriff Return

|                     |    |     |
|---------------------|----|-----|
| Fees                | 8  | cts |
| Service & Return    |    | 50  |
| Mileage (Sheriff)   | 3  | 40  |
| Mileage of Prisoner | 1  | 50  |
| Total               | 12 | 40  |

"Received this writ May 12<sup>th</sup> 1900, and pursuant to the command thereof, I conveyed the within named Nora Lee Williams to the Work House in Columbus, Ohio and have the receipt of the Superintendent indorsed hereon

J. Ed Robinson Sheriff

Attest J. M. Gosnell Clerk

1053  
Manuscript

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Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Sixth Judicial District of the Court of Common Pleas of the State of Ohio, before the Hon. Charles M. Melhorn, Judge of said Court of the Term of September, to-wit, on Oct. 15th, A. D. 1900.

Be it remembered that heretofore, to-wit, on Aug. 31st, A. D. 1900, there was filed in the Clerk's office of said Court the following transcript, to-wit: -

The State of Ohio.

No.

Charge - Murder.

Rosecoe H. Ferrell.

1053  
Transcript

Transcript From Criminal Docket.

Before Charles S. Hamilton Mayor of the Village of Marysville, Union County Ohio.

Be it remembered that on the 13th day of August, 1900, came Grant D. Curtis, who filed written complaint against one, Rosecoe H. Ferrell, whereupon the following proceedings were had; Said complaint being in words and figures following, to-wit: -

Before me Charles S. Hamilton, Mayor of the Village of Marysville, in the County of Union and State of Ohio, personally came Grant D. Curtis, who being duly sworn according to law, deposes and says that on or about the 11th day of August, A. D. 1900, at the County of Union, one Rosecoe H. Ferrell, in and upon one Charles Gault, then and there being did unlawfully, purposely and of deliberate and premeditated malice make an assault in a menacing manner with intent him, the said Charles Gault, unlawfully, purposely and of deliberate and premeditated malice to kill and murder, and that the said Rosecoe H. Ferrell, a certain pistol then and there charged with gunpowder and leaden bullets, which said pistol he the said Rosecoe H. Ferrell, then and there in his right hand had and held, then and there unlawfully, purposely and of deliberate and premeditated, malice, did discharge and shoot off to, against and upon the said Charles Gault with intent aforesaid, and that the said Rosecoe H. Ferrell, with the leaden bullets, aforesaid, out of the pistol aforesaid by force of the gunpowder aforesaid, by the said Rosecoe H. Ferrell, then and there discharged and shot off as aforesaid, hit the said Charles Gault, in and upon the back, and through the heart and body of him, the said Charles Gault, then and there unlawfully, purposely and of deliberate and premeditated malice did strike, penetrate and wound with the intent aforesaid, thereby then and there giving to him the said Charles Gault, with the leaden bullets aforesaid, so as aforesaid discharged and shot out of the pistol aforesaid by the said Rosecoe H. Ferrell, in and upon the back and through the heart and body of him the said Charles Gault, two mortal wounds of the depth of ten inches each, and breadth of half an inch each of which said mortal wounds, he the said Charles Gault, then and there died.

Further affiant saith not.

Signed: - Grant D. Curtis.

Sworn to before me and subscribed in my presence this 13th day of August, 1900, Charles S. Hamilton, Mayor.



| Mayor's Fees:-                           |               |
|------------------------------------------|---------------|
| Filing necessary papers, each            | 5             |
| Taking and certifying affidavits, each   | 40            |
| Warrant for each person named            | 40            |
| Subp. each person, 25c. each additional  | 5             |
| Docketing, indexing, affixing per 100.00 | 15            |
| Entering judgment                        | 40            |
| Mittimus (Commitment), each              | 40            |
| Judgment on the docket                   | 15            |
| Sitting in the trial                     | 1.00          |
| Transcript and certifying same           | 2.25          |
| Record per 100 words                     | 2.00          |
| - Sheriff Fees -                         | Total 8.45    |
| Service and Return of Warrant            | 50            |
| Mileage                                  | 4.80          |
| Copies, Subpoenas, and service of same   | 2.40          |
| Mileage on Subpoenas                     | 14.40         |
| Attending trial, per day                 | 1.00          |
| Taking charge of Prisoner, when required | 75            |
| Serving Mittimus                         | 40            |
| Mileage                                  | 20            |
| Copy to jailer                           | 25            |
| Draws and sustaining Prisoner            | 85            |
| Assistants per day, each \$1.50          | 3.00          |
| Necessary Expense incurred               | 4.60          |
|                                          | Total - 33.15 |
| - Witnesses -                            |               |
| G. D. Curtis                             | 3.50          |
| Harry J. Jones                           | 3.50          |
| Thomas J. Foster                         | 3.50          |
| R. A. Mulligan                           | 3.50          |
| W. P. Tyler                              | 3.50          |
| Tom. G. Baron                            | 3.50          |
| James Deudow                             | 3.50          |
| L. A. Parish                             | 3.50          |
| P. Kelly                                 | 3.50          |
| Thos. J. O'Neill                         | 3.50          |
| Victor P. Churches                       | 3.50          |
| W. H. Glenn                              | 3.50          |
|                                          | Total - 42.00 |
| Grand Total                              | 83.60         |

Whereupon, I issued a warrant, directed to the Sheriff of Union County, Ohio, commanding him to take the said Roscoe H. Farrell, if he be found in Union County, or if he has fled, that he pursue after him into any part of said State and take and safely keep him, the said Roscoe H. Farrell, so that you have his body forthwith before me, at my office in Marysville, Union County, Ohio, to answer to said complaint and be further dealt with according to law.

Return of Warrant endorsed as follows:- I have arrested the within named <sup>defendant</sup> Roscoe H. Farrell, and now have him in Court, this 14th day of August, 1900.

J. Ed. Robinson, Sheriff.  
August 14th, 1900. The defendant, Roscoe H. Farrell upon being arraigned, before me to answer to said charges entered a plea of not guilty and waived examination, whereupon, I ordered that he be committed to the jail of Union County, Ohio, without bail, for his appearance before the Court of Common Pleas of said County on the first day of the next term thereof.

Whereupon, I issued a mittimus directed to the jailer of Union County, Ohio, commanding him, in the name of the State of Ohio, to receive the said Roscoe H. Farrell, into his custody in the jail of the County aforesaid, there to remain until discharged by due course of law.

August 14th, Return of Mittimus, endorsed as follows:-

I have received the within named defendant, Roscoe H. Farrell, into my custody, as jailer of Union County, Ohio, and

I have received a certified copy of this writ. J. Ed. Robinson, Sheriff.  
The State of Ohio, Union County, Village of Marysville ss.  
I do hereby certify, that the within and foregoing, is a full and true transcript from my docket of the proceedings had by and before me, at my office in said Village, in the above entitled case, and of the costs therein, as recorded, in Docket No. 200, Page 241. Chas. J. Hamilton, Mayor.  
Witness my hand, this 16th day of August, 1900.

1053  
indictment

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1053  
Indictment

Sept. 12th, 1900, the following Indictment was filed:-  
The State of Ohio.  
Union County 33.

Indictment - Two Counts.  
Court of Common Pleas.

Of the term of September, in the year, of our Lord, one thousand nine hundred and - First Count:-

The Jury of the Grand Jury of said County, on their oaths, in the name and by the authority of the State of Ohio, do find and present that one, Rosslyn H. Ferrell, alias Roscoe H. Ferrell, alias Charles R. H. Ferrell, late of said County, on the tenth day of August in the year of our Lord, one thousand nine hundred, at the County of Union, aforesaid, in the State of Ohio aforesaid, in and upon one Charles Lane, then and there being did unlawfully, feloniously, purposely, and of deliberate and premeditated malice, make an assault in a menacing manner, with intent, him, the said Charles Lane, unlawfully, feloniously, purposely, and of deliberate and premeditated malice, to kill and murder; and that the said Rosslyn H. Ferrell, alias Roscoe H. Ferrell, alias Charles R. H. Ferrell, one certain pistol, then and there charged with gunpowder and five leaden bullets, which said pistol, he, the said Rosslyn H. Ferrell, alias Roscoe H. Ferrell, alias Charles R. H. Ferrell, then and there in his right hand had and held, then and there, unlawfully, feloniously, purposely, and of deliberate and premeditated malice, did discharge and shoot off to, against, and upon the said Charles Lane, with the intent aforesaid, and the said Rosslyn H. Ferrell, alias Roscoe H. Ferrell, alias Charles R. H. Ferrell, with one of the leaden bullets aforesaid, by the force of the gunpowder aforesaid, out of the pistol aforesaid, by the said Rosslyn H. Ferrell, alias Roscoe H. Ferrell, alias Charles R. H. Ferrell, then and there discharged and shot off as aforesaid, him, the said Charles Lane, in and upon the right side of the back of him, the said Charles Lane, then and there unlawfully, feloniously, purposely, and of deliberate and premeditated malice did strike and penetrate and wound, with the intent aforesaid, thereby then and there giving to him, the said Charles Lane, with the leaden bullet aforesaid, so as aforesaid discharged, and shot out of the pistol aforesaid, by the said Rosslyn H. Ferrell, alias Roscoe H. Ferrell, alias Charles R. H. Ferrell, in and upon the right side of the back of him, the said Charles Lane, one mortal wound of the depth of two inches, and of the breadth of half an inch, of which mortal wound he, the said Charles Lane, then and there died,

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said Rosslyn H. Ferrell, alias Roscoe H. Ferrell, alias Charles R. H. Ferrell, him, the said Charles Lane, in the manner and by the means aforesaid, unlawfully, feloniously, purposely, and of deliberate and premeditated malice, did kill and murder, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count:-

And the Jurors of the Grand Jury, aforesaid, at the time and place, aforesaid, on their said oaths, in the name and by the authority of the State of Ohio, do find and present that

errant, directed  
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From my docket  
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P. Hamilton,  
Mayor.



said Rosslyn H. Ferrell, alias Roscoe H. Ferrell, alias Charles R. H. Ferrell, late of said Union County, aforesaid, on the tenth day of August, in the year of our Lord, one thousand nine hundred, let the County of Union, aforesaid, in the State of Ohio aforesaid, in and upon the said Charles Lane, then and there being, unlawfully, feloniously, and forcibly did make an assault, with the intent then and there, forcible and by violence, and by putting him, the said Charles Lane, in fear, to take from the person and against the will, of him, the said Charles Lane, the money and personal property of great value, of him, the said Charles Lane and thereby then and there him, the said Charles Lane, to rob, and the money and personal property aforesaid to steal, take and carry away, and that the said Rosslyn H. Ferrell, alias Roscoe H. Ferrell, alias Charles R. H. Ferrell, then and there certain money of the amount and value of thirteen hundred and sixty four dollars, and twenty-nine cents, and a certain gold watch case of the value of five dollars, the personal property of the said Charles Lane, from the person and against the will of the said Charles Lane, unlawfully, feloniously, forcibly, by violence, and by putting him, the said Charles Lane, in fear, did steal, take, and carry away, with intent then and there the personal property, aforesaid, unlawfully to steal; and the said Rosslyn H. Ferrell, alias Roscoe H. Ferrell, alias Charles R. H. Ferrell, one certain pistol then and there loaded and charged with gunpowder and five leaden bullets, which said pistol, he, the said Rosslyn H. Ferrell, alias Roscoe H. Ferrell, alias Charles R. H. Ferrell, in his right hand then and there had and held, then and there unlawfully, feloniously, purposely and while engaged in perpetrating said robbery in and upon the said Charles Lane, as aforesaid, did discharge and shoot off to, against and upon the said Charles Lane, with the intent the said Charles Lane unlawfully, feloniously and purposely to kill and murder; and that the said Rosslyn H. Ferrell, alias Roscoe H. Ferrell, alias Charles R. H. Ferrell, with one of the leaden bullets aforesaid, so as aforesaid, by him, the said Rosslyn H. Ferrell, alias Roscoe H. Ferrell, alias Charles R. H. Ferrell, by force of the gunpowder, aforesaid, then and there discharged and shot out of the pistol aforesaid, then and there, unlawfully, feloniously, purposely, and while engaged in the perpetration of said robbery in and upon the said Charles Lane, aforesaid, did him, the said Charles Lane, strike, penetrate and wound with the intent him, the said Charles Lane, unlawfully, feloniously, and purposely to kill and murder, thereby then and there giving to him, the said Charles Lane, in and upon the right side of the back of him, the said Charles Lane, one mortal wound of the depth of ten inches, and of the breadth of half an inch, of which mortal wound, the said Charles Lane, then and there instantly died.

And so, the jurors aforesaid, upon their oaths aforesaid, do say that the said Rosslyn H. Ferrell, alias Roscoe H. Ferrell, alias Charles R. H. Ferrell, him, the said Charles Lane, in the manner and by the means aforesaid, unlawfully, feloniously, purposely,

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and in the perpetration of a robbery, did kill and murder, contrary to the form of the Statutes in such case made and provided, and against the peace and dignity of the State of Ohio.

James E. Robinson, Prosecuting Attorney.

The foregoing Indictment endorsed as follows:-

"Indictment for Murder in the First Degree, A true Bill,

O. G. Bolebaugh, Foreman Grand Jury."

"Plea of 'Not Guilty' to the within Indictment entered this 14th day of September, A. D. 1900.

Chas. Fisherwood, Clerk of Court of Common Pleas."

1053 Return

Sept. 12th, 1900, Sheriff's Return on Certified Copy of Indictment issued on the 12th day of Sept. 1900 made as follows:- State of Ohio.

Union County Common Pleas.

Rosslyn H. Farrell, alias Roscoe H. Farrell, alias Charles R. H. Farrell.

State of Ohio,

Union County 33.

On the 12th day of September, 1900, at 11 A.M. I served a certified copy of the Indictment in the above entitled case upon the defendant, Rosslyn H. Farrell, alias Roscoe H. Farrell, alias Charles R. H. Farrell, personally by delivering to him said copy. Sheriff's Fee:- Service of Indictment \$25 - Mileage \$16 Total 41cts. J. Ed. Robinson, Sheriff.

1053 Entry

Sept. 14th, 1900, the following Entry was filed:- The State of Ohio.

In the Court of Common Pleas, Union County, Ohio.

Rosslyn H. Farrell, alias Roscoe H. Farrell, alias Charles R. H. Farrell,

Indictment for Murder in the First Degree, Assignment of Counsel for Defense.

And now the defendant being brought into Court in charge of the Sheriff, and it appearing to the Court that the Defendant is in indigent circumstances, and unable to employ counsel, the Court at the request of the said defendant, appoints R. L. Cameron, and R. E. Woodburn, Esqs. as counsel for his defense.

1053 Entry

Sept. 14th, 1900, the following Entry was filed:- The State of Ohio.

In Court of Common Pleas of Union County, Ohio.

Rosslyn H. Farrell, alias Roscoe H. Farrell, alias Charles R. H. Farrell,

Indictment for Murder in the First Degree. Order appointing Counsel to assist Prosecuting Attorney.

In this case, it being the opinion of the Court, that the public interest requires it, James M. Campbell Esq. is hereby appointed to assist the Prosecuting Attorney in the trial of the accused.



1053 Entry  
Sept. 14th, 1900, the following Entry was filed:-  
The State of Ohio.

vs.  
Rosslyn H. Farrell, alias  
Roscoe H. Farrell, alias  
Charles R. H. Farrell,

In Court of Common Pleas of Union County, Ohio.  
Indictment of Murder in the First Degree.  
Plea of Not Guilty.

Now comes the Prosecuting attorney on behalf of the State of Ohio, and the Council for the defendant heretofore appointed by the Court, and the defendant being brought into Court in custody of the Sheriff and arraigned upon the said indictment, for plea thereto, says "he is not guilty", and puts himself upon the country, and the Prosecuting attorney doth the like, Thereupon, the said prosecuting attorney under the direction of the said Court, designated and fixed Monday, the 15th day of October, A. D. 1900, at 9 o'clock A. M. as the day for the trial of the said defendant, upon the charge in the said Indictment contained.

1053 Entry  
Sept. 15th, 1900, the following Entry was filed:-  
The State of Ohio.

vs.  
Rosslyn H. Farrell, alias  
Roscoe H. Farrell, alias  
Charles R. H. Farrell,

In the Court of Common Pleas of Union County, Ohio.  
Indictment for Murder in the First Degree.  
Receipt

To the Clerk of the Court of Common Pleas of Union County, Ohio:-

Sir:- You will proceed at once to draw from the jury box, pursuant to law, thirty-six ballots, and issue to the Sheriff of said County a venire for the persons whose names are so drawn, for the day fixed for the trial in the above entitled cause, returnable according to law,

James E. Robinson, Prosecuting Attorney of Union County, Ohio.

1053 Vnure  
Sept. 15th, 1900, the following Vnure was issued:-  
The State of Ohio, Union County ss.

To J. Ed. Robinson, Sheriff of said County, Greeting:-  
We command you that you summon the following named persons, to-wit:-

| No. | Name                   | Post Office    | Township.   |
|-----|------------------------|----------------|-------------|
| 1   | E. B. Ferris           | Marysville     | Paris       |
| 2   | David Austin           | Claibourne     | Claibourne  |
| 3   | R. Seig                | Richwood       | "           |
| 4   | D. H. Breckley         | "              | "           |
| 5   | Fred Carter            | Marysville     | Paris       |
| 6   | C. S. Comstock         | New California | Jrrome.     |
| 7   | G. R. Howe             | Richwood       | Claibourne. |
| 8   | A. J. Miller           | Byhalia        | Washington  |
| 9   | H <sup>ch</sup> Easton | Hathins        | Mill Creek. |
| 10  | John Montgomery        | Byhalia        | York.       |
| 11  | N. A. Wilkins          | Raymond        | Liberty.    |
| 12  | Alex. Reid             | Marysville     | Paris       |
| 13  | Philip Burnes          | "              | "           |

1053 Return

14 D. D. ...  
15 J. C. M...  
16 G. B...  
17 Hill ...  
18 David ...  
19 H. G...  
20 James ...  
21 John ...  
22 Howard ...  
23 Andrew ...  
24 John ...  
25 Sherm...  
26 Wesley ...  
27 Geo. ...  
28 Abbu...  
29 James ...  
30 John ...  
31 Chas...  
32 John ...  
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1 E. B. ...  
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5 Fred ...  
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| 14 | D. D. Mathew     | Richwood,        | Clairbourne |
| 15 | J. C. McCampbell | Plain City       | Jerome      |
| 16 | Jr. Bonnett      | New Dover        | Dover       |
| 17 | Hill H. Bonnett  | Magnetic Springs | Leesburg    |
| 18 | David Danford    | York             | York        |
| 19 | H. G. McAllister | Marysville       | Leesburg    |
| 20 | James Shirk      | Marysville       | Paris       |
| 21 | John Drake       | Bethalia         | Washington  |
| 22 | Howard Grey      | "                | "           |
| 23 | Andrew Baker     | Arbatia          | Jackson     |
| 24 | John Brown       | Milford Centre   | Union       |
| 25 | Sherman Jolliff  | Richwood         | Clairbourne |
| 26 | Hesley Grohouse  | Marysville       | Paris       |
| 27 | Geo. Wilson      | "                | Leesburg    |
| 28 | Asbury Chaney    | Richwood         | Jackson.    |
| 29 | James Cow        | Milford Centre   | Allen       |
| 30 | John L. Sellers  | Marysville       | Paris       |
| 31 | Chas. Winget     | Marysville       | Paris       |
| 32 | John Pircol      | Watkins          | Mill Creek  |
| 33 | Thomas Cody      | New Dover        | Dover       |
| 34 | Geo. Westlake    | Marysville       | Paris       |
| 35 | C. G. Jones      | "                | Paris       |
| 36 | John Longbrake   | "                | Paris       |

to be and appear before our Court of Common Pleas of the said County of Union, at the Court House in Marysville, on the fifteenth day of October, in the year of our Lord, one thousand nine hundred, at Four o'clock A. M. and so from day to day until discharged, then and there to serve as Petit Jurors for the said County, in the case of "The State of Ohio, vs. Rosslyn H. Farrell, alias Ross H. Farrell, alias Charles R. H. Farrell, on an indictment for murder in the first degree, and have then and there this writ-  
In testimony whereof, I have hereunto set my hand, and affixed the seal of said Court, at Marysville, this 15th day of September, A. D. 1900.



Chas. C. Ashwood, Clerk Court of Common Pleas, Union County, Ohio.

Greeting:-  
Persons, to-wit:-

1053 The above venire returned and filed Sept. 22<sup>nd</sup>, 1900, endorsed as follows:-  
Return Marysville, Ohio, September, 22<sup>nd</sup>, 1900.

The following named jurors were severally summoned by me, as within required, on the days, and in the manner hereinafter specified.

| No. | Name           | Township.   | When Served.      | How Served. | Miles. |
|-----|----------------|-------------|-------------------|-------------|--------|
| 1.  | E. B. Ferris   | Paris       | Sept. 17th, 1900. | Personal    | 0      |
| 2.  | David Austin   | Clairbourne | Sept. 17th, "     | Personal    | 24     |
| 3.  | R. Seig        | "           | Sept. 18th, "     | Personal    | 32     |
| 4.  | D. W. Beckley  | "           | Sept. 18th, "     | Personal    | 32     |
| 5.  | Ind. Carter    | Paris       | Sept. 19th, "     | Residence   | 0.     |
| 6.  | C. S. Comstock | Jerome      | Sept. 19th, "     | Personal    | 18.    |
| 7.  | G. R. Howe     | Clairbourne | Sept. 18th, "     | Personal    | 32.    |
| 8.  | A. J. Miller   | Washington  | Sept. 17th, "     | Personal    | 36     |
| 9.  | Wm. Easton     | Mill Creek  | Sept. 19th, "     | Residence   | 14.    |



|    |                  |            |                   |           |     |
|----|------------------|------------|-------------------|-----------|-----|
| 10 | John Montgomery  | Work       | Sept. 17th, 1900. | Personal  | 32  |
| 11 | N. A. Wilkins    | Liberty    | Sept. 17th, "     | Personal  | 20  |
| 12 | Alex. Reed       | Paris      | Sept. 20th, "     | Personal  | 4.  |
| 13 | Philip Burnes    | Paris      | Sept. 18th, "     | Personal  | 0.  |
| 14 | D. D. Mathew     | Claibourne | Sept. 18th, "     | Residence | 32. |
| 15 | G. C. McCampbell | Jerome     | Sept. 19th, "     | Personal  | 22. |
| 16 | H. Bonnett       | Dover      | Sept. 19th, "     | Personal  | 8.  |
| 17 | Hill H Bonnett   | Leesburg   | Sept. 18th, "     | Personal  | 14. |
| 19 | H. G. McAllister | Leesburg   | Sept. 18th, "     | Residence | 12. |
| 20 | James Shirk      | Paris      | Sept. 18th, "     | Residence | 0.  |
| 21 | John Drake       | Washington | Sept. 17th, "     | Personal  | 36. |
| 22 | Howard Gray      | "          | Sept. 17th, "     | Personal  | 38  |
| 23 | Andrew Baker     | Jackson    | Sept. 18th, "     | Residence | 44. |
| 24 | John Brown       | Union      | Sept. 22nd, "     | Personal  | 16. |
| 25 | Sherman Joliff   | Claibourne | Sept. 18th, "     | Personal  | 30  |
| 26 | Wesley Knowhouse | Paris      | Sept. 22nd, "     | Personal  | 6   |
| 27 | Geo. Wilson      | Leesburg   | Sept. 18th, "     | Personal  | 10  |
| 28 | Asbury Chauncy   | Jackson    | Sept. 18th, "     | Personal  | 38  |
| 29 | James Cox        | Allen      | Sept. 22nd, "     | Residence | 14. |
| 30 | John L. Sellers  | Paris      | Sept. 17th, "     | Personal  | 0   |
| 31 | Chas. Kingst     | Paris      | Sept. 18th, "     | Personal  | 0   |
| 32 | John Kirkol      | Mill Creek | Sept. 19th, "     | Residence | 20  |
| 33 | Thomas Cody      | Dover      | Sept. 19th, "     | Residence | 8   |
| 34 | George Westlake  | Paris      | Sept. 20th, "     | Personal  | 2   |
| 35 | C. G. Jones      | Paris      | Sept. 18th, "     | Personal  | 0   |
| 36 | John Longbrake   | Paris      | Sept. 17th, "     | Personal  | 4   |

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Sheriff's  
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| Sheriff's Fees:- |                |
| Copies           | \$3.60         |
| Mileage          | 10.56          |
| Service          | 4.00           |
| <b>Total</b>     | <b>\$18.16</b> |

David Danford, absent and cannot be found in this County and not served.  
J. Ed. Robinson, Sheriff.  
Union County,  
Ohio.

1053  
Alias  
Writre  
Sept. 22nd, 1900, the following Alias Writre was issued:-  
The State of Ohio, Union County, ss.

To J. Ed. Robinson, Sheriff of said County, Greeting:-  
By command you that you summon the following named persons, to-wit:-

| No. | Name            | Post Office | Township.   |
|-----|-----------------|-------------|-------------|
| 1.  | Martin Erich    | Marysville  | Darby.      |
| 2.  | Gomer Britchard | Richwood    | Claibourne. |

to be and appear before our Court of Common Pleas of the said County of Union, at the Court House in Marysville, on the fifteenth day of October, in the year of our Lord, one thousand nine hundred, at 9 o'clock A. M. and so from day to day until discharged, then and there to serve as Petit Jurors, in and for the said County, in the case of The State of Ohio vs. Roselyn H. Ferrell, alias Roscoe H. Ferrell, alias Charles R. H. Ferrell, on an indictment for murder in the first degree; and have them and there this writ. In testimony whereof, I have hereunto set my hand, and affixed the seal of said Court, at Marysville, this 22nd day of September A. D. 1900,  
Chas. Knowhouse, Clerk, Court of Common Pleas, Union County, Ohio.



1053  
Return

Sept. 26th, 1900, Alias Quire, returned and filed endorsed as follows:-  
Marysville, Ohio, September, 26th, 1900.  
The following named Jurors were severally summoned by me, as within required, on the days and in the manner hereinafter specified:-

| No. | Name.            | Township.  | When Served       | How served, | Miles. |
|-----|------------------|------------|-------------------|-------------|--------|
| 1.  | Martin Cirich    | Darby      | Sept. 25th, 1900. | Personally  | 10.    |
| 2.  | Gomer Pritchard. | Claibourne | Sept. 25th, 1900  | Personally  | 40.    |

| Sheriff's Fees:- |        |
|------------------|--------|
| Copies           | \$ .20 |
| Mileage ---      | 4.00   |
| Service ---      | 4.00   |
| Total            | \$8.20 |

J. Ed. Robinson,  
Sheriff,  
Union County,  
Ohio.

1053  
Sheriff's  
Memorandum

October, 8th, 1900, the following Sheriff's Memorandum was filed:-  
The State of Ohio  
No. Common Pleas Court Union County, Ohio.  
Roselyn H. Ferrell, alias  
Roscoe H. Ferrell, alias  
Charles R. H. Ferrell,

October, 8th, 1900.

I this day served on the defendant, Roselyn H. Ferrell, alias Roscoe H. Ferrell, alias Charles R. H. Ferrell, by handing to him personally, certified copies of the special Quire heretofore issued in this case.  
J. Ed. Robinson, Sheriff of Union County,  
Ohio.

1053  
Entry  
1st Day

October, 10th, 1900, the following Entry was filed:-  
And the said Quire being called in open Court, all of the above named persons appeared in answer thereto, except H. G. McAllister, who upon a showing to the Court, was excused on account of physical disability; and thereupon the defendant by his counsel moved the Court to order an alias Special Quire fieri to issue in the case; on consideration whereof the Court overruled said motion, to which overruling of said motion the defendant by his counsel excepted; and upon a further call of said Quire, for cause shown, the Court excused E. B. Ferris, C. J. Comstock, Alex. Reid, Wesley Snowhouse, and Chas. Kingst. And the defendant by his counsel challenged David Austin, A. A. Wilkins, D. D. Mather, J. C. McCampbell, A. Bennett, Will H. Bennett, Andrew Baker, Geo. Wilson, James Cox, and John L. Sellers, each for cause, which said challenges were, respectively, sustained by the Court. And the defendant by his counsel also challenged J. R. Howe, for cause, which said challenge, the Court, on consideration, over-ruled. To which overruling of said challenge, the defendant by his counsel, then and there excepted. And the defendant by his counsel also challenged peremptorily John Brown and Fred Carter, and the State, by the Prosecuting Attorney, challenged peremptorily Philip Burnes.  
And thereupon, the Court adjourned the further hearing of the case, until tomorrow morning at 8:30, o'clock.

cannot be served.

Sheriff,  
County,  
Ohio.

ed persons, to wit:-

County of Union,  
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and so from  
in and for the  
has Roscoe H.  
of first degree,  
into my hand,  
A. D., 1900,  
Union County, Ohio.



1053  
Entry  
1st Day.

Oct. 15th, 1900, the following Entry was filed:-  
The State of Ohio.

vs. In the Court of Common Pleas of Union County, Ohio.  
Roselyn H. Ferrell, Indictment for Murder in the First Degree.

On motion to the Court, and for good cause shown, it is hereby ordered that Elmer G. Derr, be and he hereby is appointed to assist in taking the testimony in this cause, as an official Stenographer. And thereupon came the said Elmer G. Derr and accepted said appointment, and was duly sworn, according to law, and entered upon the discharge of his duties as such assistant official Stenographer.

1053  
Entry  
2nd Day.

Oct. 16th, 1900, the following Entry was filed:-  
The State of Ohio

vs. In Court of Common Pleas Union County, Ohio.  
Roselyn H. Ferrell, alias  
Roscoe H. Ferrell, alias  
Charles R. H. Ferrell, Indictment for Murder in the First Degree.

This day came the Prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff, and his attorneys also coming; and thereupon the further call of the Jurors, and first alias Juror proceeded; whereupon for cause shown, the Court excused Asbury Chaney for physical disability, and Homer Pritchard, and the defendant by his counsel challenged Thomas Cody and C. G. Jones for cause, and the said challenges were respectively, sustained. And the said defendant, by his counsel, also challenged Howard Gray, John Longbrake, H. Easton, G. R. Howe, R. Siz, and John Fursol, each peremptorily, and the State by the Prosecuting Attorney, peremptorily challenged John Drake.

And thereupon it appearing to the Court, that the said Juror, and said Alias Juror have been exhausted, and that twelve qualified jurors have not been impaneled; on motion of the defendant by his counsel, it is considered and ordered by the Court that a special Juror immediately issue for twenty four persons, having the qualifications of jurors, whom the Court selects, and that said Juror be made returnable forthwith; and the same is accordingly done.

1053  
Juror

Special Juror.  
The State of Ohio, Union County, ss.

To J. Ed. Robinson, Sheriff of said County, Greeting:-  
It command you that you summon the following named persons, to wit:-

- | No. | Name.            |
|-----|------------------|
| 1.  | Joseph Roff.     |
| 2.  | H. E. Sharrer    |
| 3.  | Daniel Fry.      |
| 4.  | William Perfect. |
| 5.  | Burl McLaughlin. |
| 6.  | Homer Southard.  |
| 7.  | Charles Monlock. |
| 8.  | John Gwerner     |
| 9.  | William Arthur.  |

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|-----|---------|
| 10. | Charles |
| 11. | Solomon |
| 12. | H. J.   |
| 13. | Charles |
| 14. | Loyd    |
| 15. | Arthur  |
| 16. | John    |
| 17. | H. B.   |
| 18. | Austin  |
| 19. | William |
| 20. | William |
| 21. | Lester  |
| 22. | Charles |
| 23. | J. D.   |
| 24. | Rose    |

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| 1  | Joseph  |
| 2  | H. E.   |
| 3  | Daniel  |
| 4  | William |
| 5  | Burl    |
| 6  | Homer   |
| 7  | Charles |
| 8  | John    |
| 9  | William |
| 10 | Charles |
| 11 | Solomon |
| 12 | H. J.   |
| 13 | Charles |
| 14 | Loyd    |
| 15 | Arthur  |
| 16 | John    |
| 17 | H. B.   |
| 18 | Austin  |
| 19 | H. J.   |
| 20 | William |
| 21 | Lester  |
| 22 | Charles |
| 23 | J. D.   |
| 24 | Rose    |

Sheriff



10. Charles Snider.
11. Solomon Turner.
12. H. J. Gimm.
13. Charles Graumann.
14. Loyd Rogers.
15. Arthur Hartshorn.
16. John Fredmon.
17. H. B. Turney.
18. Austin Carey.
19. William Morhn.
20. William Hornbreck.
21. Lester Cline
22. Charles Chappel.
23. J. D. Wood.
24. Coue Howard.

To be and appear before our Court of Common Pleas of the said County of Union, at the Court House in Marysville, forthwith, in the year of our Lord, one thousand nine hundred, and so from day to day until discharged, then and there to serve as Petit Jurors in and for said County, in the case of The State of Ohio, vs. Roscoe H. Farrell, alias Roscoe H. Farrell, alias Charles R. H. Farrell, on an indictment for murder in the first degree, and have then and there this writ: In testimony whereof, I have hereunto set my hand and affixed the seal of said Court at Marysville, this 16th day of October, A.D. 1900.

And afterwards, this day, the special venire, last aforesaid, returnable as aforesaid, was duly returned by the Sheriff, with this indorsement thereon as follows: to-wit:-

Marysville, Ohio, October, 16th, 1900.

The following named jurors were severally summoned by me, as within required, on the days and in the manner hereinafter specified.

| No. | Name              | Township | When Served     | How Served | Miles. |
|-----|-------------------|----------|-----------------|------------|--------|
| 1   | Joseph Roff       | Paris    | Oct. 16th, 1900 | Personal   | 0      |
| 2   | H. C. Sharrer     | Paris    | Oct. 16th, 1900 | Personal   | 0      |
| 3   | Daniel Fry        | Paris    | Oct. 16th, 1900 | Personal   | 0      |
| 4   | William Perfect   | Paris    | Oct. 16th, 1900 | Personal   | 0      |
| 5   | Burl McLaughlin   | Paris    | Oct. 16th, 1900 | Residence  | 0      |
| 6   | Homer Southard    | Paris    | Oct. 16th, 1900 | Personal   | 0      |
| 7   | Charles Monlock   | Paris    | Oct. 16th, 1900 | Personal   | 0      |
| 8   | John Gwerner      | Paris    | Oct. 16th, 1900 | Personal   | 0      |
| 9   | William Arthur    | Paris    | Oct. 16th, 1900 | Personal   | 0      |
| 10  | Charles Snider    | Paris    | Oct. 16th, 1900 | Residence  | 0      |
| 11  | Solomon Turner    | Paris    | Oct. 16th, 1900 | Residence  | 4      |
| 12  | H. J. Gimm        | Taylor   | Oct. 16th, 1900 | Personal   | 10     |
| 13  | Charles Graumann  | Taylor   | Oct. 16th, 1900 | Personal   | 16     |
| 14  | Loyd Rogers       | Taylor   | Oct. 16th, 1900 | Residence  | 14     |
| 15  | Arthur Hartshorn  | Taylor   | Oct. 16th, 1900 | Residence  | 14     |
| 16  | John Fredmon      | Taylor   | Oct. 16th, 1900 | Personal   | 16     |
| 17  | H. B. Turney      | Taylor   | Oct. 16th, 1900 | Personal   | 20     |
| 18  | Austin Carey      | Leesburg | Oct. 16th, 1900 | Personal   | 20     |
| 19  | Wm. Morhn         | Leesburg | Oct. 16th, 1900 | Personal   | 16     |
| 20  | William Hornbreck | Paris    | Oct. 16th, 1900 | Personal   | 6      |
| 21  | Lester Cline      | Allen    | Oct. 16th, 1900 | Personal   | 14     |
| 22  | Charles Chappel   | Allen    | Oct. 16th, 1900 | Personal   | 16     |
| 23  | J. D. Wood        | Allen    | Oct. 16th, 1900 | Personal   | 16     |
| 24  | Coue Howard       | Allen    | Oct. 16th, 1900 | Personal   | 16     |

Sheriff's Fees - Copies \$2.40  
 Mileage 5.60  
 Service 4.00  
 Total \$12.00

J. Ed. Robinson, Sheriff,  
 Union County,  
 Ohio.



and the special venire last aforesaid being called in open Court, all of the above named persons appeared in answer thereto, except Burt McLaughlin, Charles Snider, and Arthur Hartshorn. And upon a further call of the special venire, last aforesaid, for cause shown, the Court excused Daniel Fry, Homer Southard, John Gurner, Charles Chappel, Cone Howard, and H. A. Ginn. And the defendant by his counsel challenged H. E. Sharrer, William Perfect, Charles Monlock, William Arthur, Loyd Rogers, H. B. Turney, Austin Carey, A. M. Mochm, William Hornbeck, Lester Cline, and J. D. Wood, each for cause, which challenges were, respectively, sustained by the Court. And upon further call of the said special venire the following named persons still failed to answer thereto, to-wit:- Burt McLaughlin, Charles Snider, and Arthur Hartshorn.

Thereupon the defendant by his counsel, moved the Court to select and cause to be issued immediately, a special venire for ten persons, having the qualifications of a juror to appear tomorrow, morning, at half past eight o'clock, which motion the Court granted, and thereupon the Court selected ten persons having the qualifications of a juror, and caused to be issued a venire for said persons for their appearance tomorrow morning at half past eight o'clock.

Special Venire.

1053  
Venire

The State of Ohio, Union County ss.

To J. Ed. Robinson, Sheriff of said County, Greeting:-

It command you that you summon the following named persons, to-wit:-

- |     |                  |
|-----|------------------|
| No. | Name,            |
| 1.  | Emanuel Jarvis,  |
| 2.  | Franklin Turner, |
| 3.  | Frank Snider,    |
| 4.  | Frank Jewell,    |
| 5.  | H. A. Williams   |
| 6.  | A. E. Knox,      |
| 7.  | A. M. Shuter,    |
| 8.  | A. M. Mitchell   |
| 9.  | J. J. Taylor,    |
| 10. | Levy Hatts,      |

To be and appear before our Court of Common Pleas of the said County of Union, at the Court House, in Marysville, on the 17th day of October, in the year of our Lord, one thousand nine hundred, at 8:30 o'clock, A.M. and so from day to day until discharged, then and there to serve as Petit Jurors, in and for said County, in the case of The State of Ohio vs. Rosslyn H. Ferrell, alias Roscoe H. Ferrell, alias Charles A. H. Ferrell, on an indictment for murder in the first degree; and have them and there this writ:- In testimony whereof, I have hereunto set my hand and affixed the seal of said Court, at Marysville, this 16th day of October A.D. 1900.



Chas. Duhoiswood, Clerk

Court of Common Pleas Union County, Ohio.

And the said Burt McLaughlin, Charles Snider, and Arthur Hartshorn, still failing to appear, and the panel being incomplete the Court at this four o'clock P.M. adjourned until tomorrow, Wednesday, morning at half past eight o'clock.

1053  
Return

Oct. 17th  
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|-----|----------|
| 1.  | Emanuel  |
| 2.  | Franklin |
| 3.  | Frank    |
| 4.  | Frank    |
| 5.  | H. A. W. |
| 6.  | A. E. N. |
| 7.  | A. M. S. |
| 8.  | A. M. M. |
| 9.  | J. J. T. |
| 10. | Levy H.  |

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Entry

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1053  
Return

Oct. 17th, 1900, the last aforesaid venire was returned endorsed as follows:-  
"Marysville, Ohio, October, 17th, 1900.

The following named jurors were severally summoned by me, as within required on the days and in the manner hereinafter specified.

| No. | Name            | Township  | When Served      | How Served | Miles |
|-----|-----------------|-----------|------------------|------------|-------|
| 1.  | Emanuel Jarvis  | Paris     | Oct. 16th, 1900. | Personal   | 6     |
| 2.  | Franklin Turner | Liberty   | Oct. 16th, 1900. | Personal   | 16    |
| 3.  | Frank Finley    | Liberty   | Oct. 16th, 1900  | Residence  | 16    |
| 4.  | Frank Jewell    | not found |                  |            |       |
| 5.  | H.A. Williams   | Liberty   | Oct. 16th, 1900  | Personal   | 20    |
| 6.  | A. E. Knox      | Liberty   | Oct. 16th, 1900  | Personal   | 20    |
| 7.  | Wm. Winters     | Liberty   | Oct. 16th, 1900  | Personal   | 20    |
| 8.  | Wm. Mitchell    | Taylor    | Oct. 16th, 1900  | Personal   | 20    |
| 9.  | J. J. Taylor    | Taylor    | Oct. 16th, 1900  | Personal   | 20    |
| 10. | Levy Watts      | Taylor    | Oct. 16th, 1900  | Personal   | 18.   |

|                 |        |
|-----------------|--------|
| Sheriff's Fee:- |        |
| Copies          | \$1.00 |
| Mileage         | 2.40   |
| Service         | 4.00   |
| Total           | \$7.40 |

Frank Jewell was not found in the County and was not served.  
J. Ed. Robinson, Sheriff.  
Union County, Ohio.

1053  
Entry

Oct. 17th, 1900, the following Entry was filed:-  
The State of Ohio

In Court of Common Pleas of Union County, Ohio.  
Roslyn H. Ferrell, alias  
Roscoe H. Ferrell, alias  
Charles R. H. Ferrell, Indictment for Murder in the First Degree.

This day came the Prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff, and his attorneys also coming. Thereupon at request of said defendant, by his counsel, the call of the venire for twenty-four persons summoned to appear on yesterday, proceeded, and thereupon Burl M. Laughlin, Charles Snider, and Arthur Hartshorn, appeared in answer thereto. And the defendant, by his counsel challenged Burl M. Laughlin, and Charles Snider, for cause, which challenges, were respectively sustained by the Court, and the Court for cause shown, excused Arthur Hartshorn and Martin Eirich, the latter on account of physical disability.

Thereupon at the request of the defendant, by his counsel, the Clerk called the venire for ten persons, heretofore issued, at the request of said defendant, by his counsel, and made returnable on this Wednesday morning, and the following named persons appeared in answer thereto, to-wit:- Emanuel Jarvis, Franklin Turner, Frank Finley, H. A. Williams, A. E. Knox, William Winters, William Mitchell, J. J. Taylor, and Levy Watts. Frank Jewell, named in said venire, was not found in the County.

And the Court excused Franklin Turner on account of physical disability. And the defendant, by his counsel, challenged Frank Finley, which challenge was by the Court sustained, and the jury being complete, the following named persons being tried & accepted, to-wit:-



The Jury.

- 1053 1 D. W. Buckley.
- Jury 2 A. J. Miller.
- 3 John Montgomery
- 4 James Shirk
- 5 Sherman Jolliff
- 6 George Mullike
- 7 Joseph Roff
- 8 Solomon Turner
- 9 Charles Gramman
- 10 John Credmore
- 11 Emanuel Jarvis
- 12 H. A. Williams

were duly impaneled and the following oath administered to them:- "Do each of you solemnly swear that you will well and truly try, and true delivrance make, between the State of Ohio, and the prisoner at the bar, Rosslyn H. Farrell, alias Roscoe H. Farrell, alias Charles R. H. Farrell, so help you God."  
 And the trial proceeded, and the said jury having heard the testimony adduced in part, the Court adjourned the further hearing of the case until tomorrow morning at half past eight o'clock.

1053 Oct. 17th, 1900, the following Motion was filed:-  
 Motion The State of Ohio.

vs. Court of Common Pleas, Union County, Ohio.

Rosslyn H. Farrell, Alias &c,

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and moves the Court to order that a subpoena issue directed to Wm H. Darby, Warden of the Ohio Penitentiary, commanding him to bring Edward M. Woodcock, a prisoner confined in said Penitentiary, before this Court to testify in this case.

James E. Robinson, Prosecuting Atty.

1053 Oct. 17th, 1900, the following Entry was filed:-  
 Entry The State of Ohio,

vs. Court of Common Pleas, Union County, Ohio.

Rosslyn H. Farrell, alias &c,

Indictment for Murder in the First Degree.

Upon the motion of the Prosecuting Attorney, and it appearing to the Court, to be necessary to procure the testimony in this case of Edward M. Woodcock, now confined in the Ohio Penitentiary, it is ordered that a subpoena be issued, directed to the Warden of said Penitentiary commanding him to bring the said Edward M. Woodcock, before the Court.

Charles M. Mehorn, Judge.

1053 Oct. 18th, 1900, the following Entry was filed:-  
 Entry The State of Ohio.

vs. In Court of Common Pleas, Union County, Ohio.

Rosslyn H. Farrell, alias  
 Roscoe H. Farrell, alias  
 Charles R. H. Farrell. -

Indictment for Murder in the First Degree.

This day came the Prosecuting Attorney, on behalf

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of the State of Ohio, the defendant, being brought into Court in custody of the Sheriff, and his attorneys also coming, and also came the jury heretofore impaneled and sworn in this case; and the trial proceeded; and the jury having further heard the testimony adduced in part, the Court adjourned the further hearing of the case, until tomorrow morning at half past eight o'clock.

1053 Entry Oct. 19th, 1900, the following Entry was filed:-  
The State of Ohio.

No. In Court of Common Pleas of Union County, Ohio.  
Roslyn H. Ferrell, alias  
Roscoe H. Ferrell, alias Indictment for Murder in the First Degree,  
Charles R. H. Ferrell,

This day again came the Prosecuting Attorney, on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff, and his attorneys also coming; and also came the jury heretofore impaneled and sworn in this case, and the trial proceeded. And the jury having further heard the testimony adduced in part, the Court adjourned the further hearing of the case, until tomorrow morning at half past eight o'clock.

1053 Entry Oct. 20th, 1900, the following Entry was filed:-  
The State of Ohio.

No. In Court of Common Pleas of Union County, Ohio.  
Roslyn H. Ferrell, alias  
Roscoe H. Ferrell, alias Indictment for Murder in the First Degree,  
Charles R. H. Ferrell,

This day again came the Prosecuting Attorney, on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff; and his attorneys also coming; and also came the jury heretofore impaneled and sworn in this case, and the trial proceeded; and the jury having heard the testimony adduced in part, the Court adjourned the further hearing of the case, until Monday, morning, Oct. 22<sup>nd</sup>, A.D. 1900, at half past eight o'clock.

1053 Entry Oct. 22<sup>nd</sup>, 1900, the following Entry was filed:-  
The State of Ohio.

No. In Court of Common Pleas, of Union County, Ohio.  
Roslyn H. Ferrell, alias  
Roscoe H. Ferrell, alias Indictment for Murder in the First Degree,  
Charles R. H. Ferrell.

This day again came the Prosecuting Attorney, on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff; and his attorneys also coming. Thereupon, the jury, heretofore impaneled and sworn, in this case, being called, eleven of the members appeared and answered said call, James Shirk, a juror, failing to appear. Whereupon, the Court having heard the evidence adduced and submitted in explanation of the said juror's absence, and being fully advised, finds that the said absent juror, is unable to appear by reason of sickness, and will not be able to appear in Court this day, wherefore, for the reason



of sickness, aforesaid, and none other, the Court adjourned the further hearing of and trial of the case, until tomorrow, Tuesday, morning at half past eight o'clock.

1053 Entry Oct. 23rd, 1900, the following Entry was filed:-  
The State of Ohio.

vs. In Court of Common Pleas of Union County, Ohio.  
Roselyn H. Farrell, alias  
Roscoe H. Farrell, alias Indictment for Murder in the First Degree.  
Charles R. H. Farrell,

This day again came the Prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff; and his attorneys also coming, Thereupon, the Jury, heretofore impaneled and sworn in this case, being called, eleven of the number appeared and answered said call, James Shirk, a juror failing to appear. Whereupon the Court having heard the evidence adduced and submitted in explanation of the said juror's absence; and being fully advised, finds that the said absent juror is unable to appear by reason of sickness, and will not be able to appear in Court this day. Therefore, for the reason of sickness aforesaid, and none other, the Court adjourned the further hearing and trial of the case, until tomorrow, Wednesday, morning at half past eight o'clock.

1053 Entry Oct. 24th, 1900, the following Entry was filed:-  
The State of Ohio.

vs. In Court of Common Pleas of Union County, Ohio.  
Roselyn H. Farrell, alias  
Roscoe H. Farrell, alias Indictment for Murder in the First Degree.  
Charles R. H. Farrell.

This day again came the Prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff; and his attorneys also coming, Thereupon, the Jury, heretofore impaneled and sworn in this case, being called, eleven of the number appeared and answered said call, James Shirk, a juror failing to appear. Whereupon, the Court, having heard the evidence adduced, and submitted in explanation of said juror's absence; and being fully advised, finds that the said absent juror is unable to appear by reason of sickness and will not be able to appear in Court this day. Therefore, for the reason of sickness, aforesaid, and none other, the Court adjourned the further hearing and trial of the case, until tomorrow, Thursday, morning at half past eight o'clock.

1053 Entry Oct. 25th, 1900, the following Entry was filed:-  
The State of Ohio.

vs. In Court of Common Pleas of Union County, Ohio.  
Roselyn H. Farrell, alias  
Roscoe H. Farrell, alias Indictment for Murder in the First Degree.  
Charles R. H. Farrell.

This day again came the Prosecuting Attorney, on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff; and his attorneys also coming; and also came the Jury heretofore

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1053 Entry Oct. 26th

The State of Ohio

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1053 Entry Oct. 27th

The State of Ohio

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1053 Entry Oct. 28th

The State of Ohio

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impauled and sworn in this case, and the trial proceeded; and the jury having <sup>further</sup> heard the testimony adduced in part, the Court adjourned the further hearing of the case, until tomorrow, Friday, morning at half past eight o'clock.

1053 Entry Oct. 26th, 1900, the following Entry was filed:-  
The State of Ohio,  
Vs.

In the Court of Common Pleas of Union County, Ohio,  
Roslyn H. Ferrell, alias  
Roscoe H. Ferrell, alias Indictment for Murder in the First Degree,  
Charles R. H. Ferrell,

This day again came the Prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff; and his attorneys also coming; and also came the jury heretofore impauled and sworn in this case, and the trial proceeded; and the having further heard the testimony adduced in part the Court adjourned the further hearing of the case, until tomorrow, Saturday, morning, at half past eight o'clock.

1053 Entry Oct. 27th, 1900, the following Entry was filed:-  
The State of Ohio,  
Vs.

In Court of Common Pleas of Union County, Ohio.  
Roslyn H. Ferrell, alias  
Roscoe H. Ferrell, alias Indictment for Murder in the First Degree,  
Charles R. H. Ferrell,

This day again came the Prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff; and his attorneys also coming; and also came the jury heretofore impauled and sworn in this case, and the trial proceeded; and the said jury having heard all the testimony adduced in the case, and the Prosecuting attorney on the part of the State of Ohio, and the defendant by his counsel, having respectively rested as to the testimony, the Court adjourned the further hearing of the case, until Monday morning, the 29th day of October, A.D. 1900, at half past eight o'clock A.M.

1053 Entry Oct. 29th, 1900, the following Entry was filed:-  
The State of Ohio,  
Vs.

In Court of Common Pleas of Union County, Ohio,  
Roslyn H. Ferrell, alias  
Roscoe H. Ferrell, alias Indictment for Murder in the First Degree,  
Charles R. H. Ferrell,

This day again came the Prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff; and his attorneys also coming; and also came the jury heretofore impauled and sworn in this case, and the trial proceeded; and the jury having heard all of the testimony, adduced in the case, and the arguments of the counsel in part, the Court adjourned the further hearing of the case until tomorrow,



1053  
Entry  
14th Day

Tuesday, morning at half past eight o'clock,

Oct. 30th, 1900, the following Entry was filed:-

The State of Ohio,

vs.

In the Court of Common Pleas of Union County, Ohio,

Rosslyn H. Farrell, alias  
Roseow H. Farrell, alias  
Charles R. H. Farrell,

Indictment for Murder in the First Degree.

This day again came the Prosecuting Attorney, on behalf of the State of Ohio, the defendant being brought into Court in the charge of the Sheriff, his attorneys also coming, also came the jury heretofore impaneled and sworn in this case, and the trial proceeded, and the said jury having heard the arguments of counsel for both the State and the defendant, and the charge of the Court, the said jury retired to their room, in charge of the Sheriff for deliberation. And afterward, the said jury after deliberation upon the testimony, the argument of counsel, and the charge of the Court, in this case returned the following verdict, to-wit:-

-Verdict in Criminal Case-

1053  
Verdict

The State of Ohio,

vs.

In Court of Common Pleas, Union County, Ohio,

September Term, A. D. 1900.

Rosslyn H. Farrell, alias  
Roseow H. Farrell, alias  
Charles R. H. Farrell,

Indictment for Murder in the First Degree.

And the jury, in this case, find the said defendant guilty of Murder in the first degree, in the manner and form as he stands charged in the said Indictment.

October 30th, 1900.

(Signed) Emanuel Jarvis, Foreman.

Whereupon at the request of counsel for the defendant, the Court ordered that the jury be polled; and upon each juror, being called by name, and inquired of if the verdict just read was his verdict, each for himself separately answered, "It is," and thereupon the said defendant, is ordered into the custody of the Sheriff to await sentence. Whereupon, at twenty five minutes past eleven o'clock, P. M. the Court adjourned, until tomorrow, Wednesday, morning at half past eight o'clock.

1053  
Motion  
for New  
Trial

Nov. 2nd, 1900 the following Motion for New Trial was filed:-

The State of Ohio,

vs.

In the Court of Common Pleas of Union County, Ohio,

Rosslyn H. Farrell, alias  
Roseow H. Farrell, alias  
Charles R. H. Farrell,

(Indictment for Murder in the First Degree.)

Now comes the said defendant by his attorneys and moves the Court for a new trial in this cause, for the following reasons, to-wit:-

1. That the verdict of the jury is not sustained by sufficient evidence.
2. That the verdict is contrary to law.
3. That there was error of law, occurring at, and during the trial.
4. The Court erred in admitting evidence objected to by the defendant.

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5. The Court erred in refusing to admit evidence offered by the defendant, and material to his defence.
6. The Court erred in its instructions to the jury, and in its charges upon the law governing the case.
7. The Court erred in refusing to charge the jury as requested by the defendant.
8. That there was irregularity in the proceedings of the Court in which the defendant was prevented from having a fair trial in this to-wit:— On the 19th day of October, 1900, it being the fifth day of the trial, the juror James Shirk, was taken sick with the measles, which fact was unknown to the defendant or his counsel, but was known to the officers of the Court; the said juror Shirk continued sick with the measles, during all of the 19th and 20th, of October, 1900, being the fifth and sixth days of the trial, and when the Court adjourned at noon on the 20th, the said juror Shirk was broken out with the disease aforesaid, having sat for a day and a half in the case in a condition of sickness and disease, rendering him unfit to fill the position of a juror. The trial of the case was adjourned at noon, on the 20th of October, aforesaid to Monday, October 22nd, when the case was called, and the said juror was unable to attend on account of his illness, and the case again adjourned until Tuesday, October 23rd. On October 23rd, the case was again called and only eleven of the jurors being able to respond to their names, the said defendant by his counsel objected to further delay, and moved the Court, to proceed with the trial or discharge the jury, which motion was overruled and against the objection of the defendant, the case was again postponed until Wednesday morning Oct. 24th. On the last named date the Court again convened, and only eleven jurors responded to their names and the defendant by his counsel again objected to further delay and moved the Court to proceed with the trial or discharge the jury, but the Court overruled the motion of the defendant and against the objection of the defendant again postponed the trial until Thursday, Oct. 25th, all of which was excepted to by the defendant at the time. The evidence of the State, with the exception of the formal exhibits, was all in at the time of the adjournment at noon on Saturday, Oct. 20th. For further reason for his motion for a new trial the defendant by his counsel says: The trial was adjourned from Saturday the 27th day of October in the year last named, to Monday Oct. 29th, and when the Court convened on Monday the juror George Westlake was sick with the measles, and continued sick and feverish during all the day and during the next day, Tuesday Oct. 30th. On Tuesday, October 30th, being the last day of the trial the juror Westlake, was broken out with the disease aforesaid and continued so sick and broken out with said disease until his final discharge after the verdict was given to the Court. The said juror Westlake was, by reason of his disease aforesaid, unfit and unable to hear and comprehend the charge of the Court, or to discharge his duties as a juror, wholly by reason of his said illness. The said juror Westlake was sick and broken out with the measles at the time the jurors were sent to their room to deliberate upon their verdict, after receiving the charge of the Court, which was about the hour of five o'clock on



the evening of October, 30th, 1909, and while the juror aforesaid was in the jury room during the deliberations of the jury he was suffering from said disease so as to prevent him from discharging his duties as a juror.

The said juror Kullake was without medicine or medical treatment while on the jury, and being in great distress was anxious to be relieved from his position, and was unable to perform his duties under the circumstances of the case. All of which sickness of said juror was unknown to the defendant or his attorneys until after the jury had received the charge of the Court, and retired to their room for deliberation upon the case, and after the Judge of the Court, had left the Court room and gone to his hotel with instructions to be called when the jury were ready to come in.

The sickness of said juror was known to the officers of the Court, and to the Prosecuting Attorney, during all the days of Monday and Tuesday, Oct. 29th & 30th. The further grounds of his motion for a new trial the defendant says that the juror, Joseph Roff, is not a natural born citizen of the United States, and is not a legally qualified elector; he is a native of France, and was born out of the jurisdiction of the United States, and has never been legally naturalized and is not, and was not at the time of being selected as a juror an elector of the said County of Union, which fact regarding the disqualification of the said juror Roff was unknown to the defendant and his counsel until after the verdict was returned and the jury discharged. The said juror Roff has been a resident of Union County, for more than 20 years past, has resided in Marysville, and has voted at each election, and believed himself to be an elector, all of which facts, were known to the attorneys for the defendant, at the time said Roff was called upon the panel, and an examination of said Roff as to his qualifications as an elector would not have disclosed the facts of his incompetency.

10th. For a further ground of his motion for a new trial, the defendant says, that when the juror Solomon Turner was called into the jury panel, and inquired of, as to his qualifications as a juror, he answered that he had not formed or expressed an opinion as to the guilt or innocence of the accused, when in fact the said juror Turner had previously told other parties that Perrell, meaning the defendant, ought to be executed, and he, the said Turner, would like to be one of the jurors to help in doing it, which fact in regard to the disqualification of said juror was not known to the defendant or his counsel until after the verdict was rendered and the jury discharged.

11th. For further grounds of his motion for a new trial, the defendant says, that the juror Emanuel Jarvis who was called on the panel of the jury, before being accepted and sworn, was inquired of by the defendant's counsel, touching his qualifications as a juror, and stated that he had not discussed the matter of the defendant's guilt with others, and that he had no opinion either formed or expressed as to the guilt or innocence of the defendant, when in truth and in fact the said juror had discussed the matter with others and had formed an opinion, and had said in the presence and hearing of others that if he was on the jury Perrell, would go to the chair, and he would have to pay the debt, that Perrell's life was no better than Paul's. Said juror Jarvis went on the jury with the determination to bring in a verdict that would take the life of the defendant, which fact as to the disqualification of said juror was not known to the defendant, or

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his counsel until after the verdict was rendered and the jury discharged, 12th. For further grounds of this motion the defendant says that the juror Charles Gramman, when called on the panel was asked regarding his qualifications as a juror and stated that he had read something about it at the time but had not paid much attention to it, and that if called to sit as a juror he could render a fair and impartial verdict upon the evidence and law, & therein truth and in fact the said Charles Gramman, had already expressed his intention, if placed upon the jury to inflict the death penalty upon the defendant and went on the panel with that determination. The defendant and his counsel were unaware of this determination on the part of the juror and did not know that he had formed such a determination, and did not know of his disqualification, aforesaid until after the jury were discharged.

13th. The defendant avers that there was irregularity on the part of the jury by which the defendant was prevented from having a fair trial.

14th. For a further ground of his motion for a new trial, the defendant says that other members of the jury had formed and expressed opinions against the defendant and went on the panel with the full determination to inflict the death penalty on the defendant which facts were not disclosed by them but was concealed, and was not known to the defendant or his attorneys until after the trial. The defendant is not able at this time to more fully set out the misconduct and irregularity of the jury, but will disclose and set out the same by affidavits to be filed in support of this motion.

Wherefore the defendant asks that a new trial be granted and that the former verdict be set aside.

R. L. Cameron & R. L. Hoodburn,  
Attorneys for Defendant.

1053 Nov. 2<sup>nd</sup>, 1900, the following Entry was filed:-  
Entry The State of Ohio

No. In the Court of Common Pleas of Union County, Ohio.  
Roselyn H. Ferrell, alias  
Roscoe H. Ferrell, alias  
Charles R. H. Ferrell, Indictment for Murder in the First Degree.

This day came the Prosecuting Attorney, on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff, and his attorneys also coming, and, thereupon, this cause came on to be heard upon the said defendant's motion for a new trial in the premises, & thereupon by agreement of the respective counsel for the said defendant, and the State, stated in open Court, the defendant being present, the Court finds, and on consideration orders, that the said motion being filed during this day, the same being the last day therefor, the defendant herein is allowed until 12 o'clock M. on Monday, the 5th day of November, A. D., 1900, to file affidavits in support of the said motion; the State is allowed and given Monday afternoon, Tuesday and Wednesday, next ensuing, respectively, to file affidavits in reply, thereto, and the said defendant is allowed Thursday, November, 8th, A. D., 1900, to file affidavits in rebuttal thereof. And thereupon, the Court assigned and set Friday, the 9th day of November, A. D., 1900, at half past eight o'clock A. M. for the further hearing of the said motion, to which time this cause stands adjourned.



1053  
Entry

Nov. 9th, 1900 the following Entry was filed:-  
The State of Ohio.

No. In the Court of Common Pleas of Union County, Ohio.  
Roselyn H. Farrell, alias  
Roseow H. Farrell, alias  
Charles R. H. Farrell,                      Indictment for Murder in the First Degree.

This day came the Prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff, and his attorneys also coming; whereupon this cause came on to be heard on the motion for a new trial of said cause, pursuant to adjournment, and the said motion was argued by counsel and submitted to the Court; whereupon, the Court, after full consideration thereof, overrules said motion.

And, thereupon the defendant, being in Court, in the custody of the Sheriff, the said defendant was informed by the Court of the verdict of the Jury, and inquired of, if he had anything to say why judgment should not be pronounced against him, and said defendant, said he had nothing to say. Thereupon, the Court, pronounced sentence in the words and figures following, to-wit:-

The Sentence

"It is, therefore the sentence of the Court that you, Roselyn H. Farrell, alias Roseow H. Farrell, alias Charles R. H. Farrell, be taken hence to the Jail of Union County, Ohio, and that within the next thirty days, the Sheriff of said County convey you to the Ohio Penitentiary, at Columbus, Ohio, and deliver you to the Garden of said Penitentiary, and that you be there safely kept until Friday, the first day of March, A. D. 1901, on which day, and before the hour of sun-rise of said day, and within the walls of said Ohio Penitentiary, at Columbus, Ohio, the warden of said Penitentiary, or his deputy, shall cause to pass through your body a current of electricity of sufficient intensity to cause your death, and that the application of such current of electricity shall be continued by said Warden, or his deputy, until you are dead. That you pay the costs of this prosecution and execution is awarded"- to which over-ruling of said motion, and pronouncement of sentence, the said defendant by his counsel, then and there excepted, and fifty days are allowed for the preparation and allowance of a bill of exceptions in the premises.

1053  
Entry

Nov. 9th, 1900, the following Entry was filed:-  
The State of Ohio.

No. In the Court of Common Pleas of Union County, Ohio.  
Roselyn H. Farrell, alias  
Roseow H. Farrell, alias  
Charles R. H. Farrell,                      Indictment for Murder in the First Degree.

On motion to the Court for the allowance of attorney fees in this cause, the Court, on consideration thereof do fix and allow Attorney fees herein as follows; to-wit:- To James McCampbell, Assistant to the Prosecuting Attorney, the sum of \$200.00 and the sum of \$30.00 for Expenses in the preparation of said case; and to Richard L. Cameron and R. L. Woodburn, counsel appointed for the said defendant, each the sum of \$250.00, and the sum of \$50.00 each for expenses in the preparation of the defense herein.

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Execution

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1053  
Execution

Nov. 9th, 1900, the following Execution was issued:-  
The State of Ohio, Union County ss.

To the Sheriff of said County, Greetings:

You are hereby com-  
manded, that of the goods and chattel, and for want thereof, of the lands  
and tenements of Rosslyn H. Farrell, alias Roscoe H. Farrell, alias Charles R. H. Farrell,  
in your County, you cause to be made, \$4842.42 being the amount of the costs  
of prosecution which the State of Ohio, in our Court of Common Pleas, at a  
term thereof, commencing on the 10th day of September, A.D. 1900, by the judg-  
ment of said Court recovered against the said Rosslyn H. Farrell alias &c,  
whereof he was convicted, as appears of record, with interest thereon from the  
first day of the term aforesaid; also that you cause to be made the costs  
of execution and increase costs that may accrue,  
Hereof fail not, but of this writ and your proceedings indorsed hereon, make  
due return within ten days from date hereof.

Witness my hand and the seal of said Court at Marysville, Ohio, this  
9th day of November 1900,  
Chas. P. Woodward Clerk.

1053  
Return

Nov. 10th, 1900, Execution returned and filed indorsed as follows:-  
The State of Ohio, Union County ss.

Sheriff's Return.

Received this writ Nov. 9th, 1900, at 5 o'clock P.M. and pursuant to its  
command; after diligent search, and inquiry there was no property to be  
found upon which I could levy and this writ returned Nov. 10th, 1900.  
Sheriff's Fee: - service .25 - return .25 total .50

J. Ed. Robinson, Sheriff.

1053  
Death  
Warrant

Nov. 9th, 1900, the following Death Warrant was issued:-  
State of Ohio, Union County ss. Court of Common Pleas.  
To the Sheriff of Union County:-

Whereas, on the 9th day of  
November, in the year 1900, as is shown by the record of proceedings of  
said Court Rosslyn H. Farrell, alias Roscoe H. Farrell, alias Charles R. H. Far-  
rell, was sentenced to be put to death, by means of electricity, said  
punishment to be inflicted, within the walls of the Ohio Penitentiary  
at Columbus, Ohio, on the 1st day of March, in the year, 1901,  
and before the hour of sunrise on said day: You are hereby  
commanded, that within the next thirty days from this 9th  
day of November, in the year 1900, in as private and secure  
a manner as is possible to be done, you convey the said Rosslyn  
H. Farrell, alias Roscoe H. Farrell, alias Charles R. H. Farrell, to the  
Ohio Penitentiary, where the said prisoner shall be received by  
the Warden, and securely kept, until the day designated for his  
execution, and the Warden of said Penitentiary is hereby  
commanded to proceed, at the time and place named in this  
warrant, to cause a current of electricity of sufficient intensity  
to cause death, to pass through the body of said Rosslyn H. Farrell,  
alias Roscoe H. Farrell, alias Charles R. H. Farrell, and to continue



the application of such current of electricity through the body of said Rosslyn H. Ferrell, alias Isaac H. Ferrell, alias Charles R. H. Ferrell, until he is dead; and the manner of his execution of this warrant and his doings thereon he make return to the undersigned Clerk of the County from which the prisoner was sentenced.

Given under my hand and seal of said Court at Marysville, Union County, this 16th day of November, in the year 1900.



Charles C. Penhorwood, Clerk of the Court of Common Pleas, Union County, Ohio.

1050 Warden's Return filed Mar 2d, 1901.

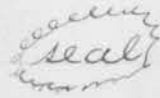
Returns.

Court of Common Pleas, Union County, Ohio.

Warden's Office. Ohio Penitentiary.

Columbus Ohio Mar 1st 1901.

To the Clerk of Union County, Ohio: On the 10th day of November in the year 1900, I received this, your warrant, together with the prisoner named herein, whom I securely kept until the day designated for his execution, and on the 1st day of March in the year 1901, I caused the said Rosslyn H. Ferrell, to be executed in the manner set forth in the foregoing warrant.



Attest

Chas Penhorwood  
By Deputy.

Wm. H. Harby.

Warden, Ohio Penitentiary.

1036  
Transcript

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Pleas continued and held at the Court House in Marysville, within and for the County of Union, in the Ninth Judicial District of the Court of Common Pleas of the State of Ohio, before the Hon. Charles M. Melhous, Judge of said Court of the Term of September, to-wit, Sept. 27th, A.D. 1900. Be it remembered that heretofore, to-wit, June 7th, A.D. 1900, the following transcript was filed in the Clerk's office of said Court, to-wit:-

1036  
Transcript

The State of Ohio.  
Vs. Ed. Clark.  
Before J. L. Jolliff, Mayor of the Village of Richwood, Ohio.

Complaint No. 13. made this 4th day of June, A.D. 1900, by J. L. Berry, who being duly sworn saith that on or about the 4th day of June A.D. 1900, at the County aforesaid, one Ed. Clark, in and upon one Henry Evans, unlawfully and forcibly, did make an assault with intent then and there forcibly and by violence, and by putting him the said Henry Evans in fear to take from the person and against the will of him the said Henry Evans the personal property of great value of him, the said Henry Evans and thereby then and there the said Henry Evans to rob and the personal property aforesaid to steal take and carry away; and this deponent does verily believe that the said Ed. Clark is guilty of the facts charged and further this deponent saith not.

(Signed) J. L. Berry.

Sworn to before me and signed in my presence, this 5th day of June, A.D. 1900.  
J. L. Jolliff, Mayor.

| Justice's Fees:-     | \$ cts |
|----------------------|--------|
| Complaint            | 40     |
| Warrant              | 40     |
| Docket Entry         | 15     |
| Judgment             | 40     |
| 3 papers filed       | 15     |
| Record               | 75     |
| Recognizance         | 15     |
| Transcript           | 90     |
| Certificate          | 25     |
| Mittimus             | 40     |
| Total                | 3 95   |
| Constables Fees:-    |        |
| Service of Warrant   | 40     |
| Mileage              | 20     |
| Mittimus             | 40     |
| Mileage              | 1 60   |
| Attending Trial      | 1 00   |
| Trans. & Subst. Exp. | 2 00   |
| Assistant            | 1 50   |
| Copy                 | 25     |
| Total                | 7 30   |

Warrant issued for the defendant to J. L. Berry, marshal of said municipal corporation who made return as follows, to-wit:- Received this writ June 5th, 1900, I have the body of the within named defendant in Court J. L. Berry, Marshal.  
Defendant arraigned before me, the said Mayor, on the 5th day of June, 1900, and upon hearing said complaint pleaded not guilty to same, and waived an examination before me. It is therefore on said day by me, the said Mayor, adjudged and ordered that the said defendant, Ed. Clark, enter into a recognizance in the sum of Four Hundred Dollars with sufficient surety conditioned for his appearance before the Court of Common Pleas on the first day of the term thereof next to be holden, in and for the County of Union, aforesaid, and then and there to answer to a charge of assault with intent to rob, and in default thereof he be committed to the jail of Union County, to await the action of said Court.  
J. L. Jolliff, Mayor.

Recognizance not given as required and defendant Ed. Clark, sent to the Union County Jail.  
Mittimus Returned.

The State of Ohio, Union County.  
Pursuant to the command of this writ, I have

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committed the within named Ed. Clark to the jail of said Union County on the 5th day of June, 1900, with whom I left a certified copy of this writ,  
F. L. Berry, Marshal.

The State of Ohio, Union County ss. (The Village of Richwood.)  
I, the undersigned, Mayor of said Municipal corporation in said County, hereby certify that the within is a full and true transcript of the proceedings had by and before me in the above named case, on complaint No. 13, and of the costs therein, as recorded in my docket, Page 197, June 5th, 1900.  
J. L. Jolliff, Mayor.

1036 Sept. 15th, 1900, the following Indictment filed:-  
Indictment The State of Ohio, Union County ss. Court of Common Pleas.  
Of the term of September, in the year of our Lord, one thousand nine hundred.  
The Jurors of the Grand Jury of said County, on their oaths, in the name and by the authority of the State of Ohio, do find and present that Frederick Dilsever and Edward Clark, late of said County, on the fourth day of June, in the year of our Lord, one thousand nine hundred, at the County of Union aforesaid, in the State of Ohio, aforesaid, unlawfully did make an assault, upon one Henry Evans, and him, the said Henry Evans did then and there unlawfully strike and wound contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.  
James E. Robinson Prosecuting Attorney.

Endorsements:- "A true Bill" - O. G. Bolenbaugh, Foreman Grand Jury.  
"On this 20th day of September, 1900, the within named Edward Clark, defendant, arraigned, and pleads guilty to this Indictment.  
Chas. P. Khorwood, Clerk.

1036 Sept. 17th, 1900, the following Order was issued:-  
Order to The State of Ohio. Court of Common Pleas.  
Serve Copy Union County ss.  
Indictment Do the Sheriff of said County, Greeting:-  
Do command you that you forthwith deliver to Edward Clark, the enclosed copy of indictment against him, if he may be found in your bailiwick, and make due return to said Court of your proceedings thereon, and have you there this writ.  
Witness Chas. P. Khorwood, Clerk of our said Court, this 17th day of September A. D. 1900.  
Sheriff's Return.

Received this writ September 17th, 1900, at 9 o'clock A. M. and forthwith delivered to Edward Clark the copy of the indictment as commanded.  
Sheriff's Return - Sec. 8, Art. 50 etc.  
J. Ed. Robinson, Sheriff.

1036 Sept. 20th, 1900, the following Warrant was issued:-  
Warrant The State of Ohio. Court of Common Pleas.  
Union County ss. Do the Sheriff of said County, Greeting:-  
You are hereby required to bring Ed. Clark now in your custody in the jail of said County, before our said Court at the Court House within and for said County, on the 20th day of September A. D. 1900,

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at 1 o'clock P.M. that he may be arraigned and bring with you, for inspection, the writ by virtue of which he is now held in your custody. In testimony whereof, I have herunto set my hand and affixed the seal of said Court this 20th day of Sept. 1900.



Chas. P. Inghorwood, Clerk,  
Minnie P. Inghorwood, Deputy.

Sheriff's Return

Received this writ Sept. 20th, 1900, one o'clock P.M. and pursuant to its command, I have the within named Ed. Clark in Court.  
Fees: - 50 cts.  
J. Ed. Robinson, Sheriff.

1036 Entry Sept. 20th, 1900, the following Entry was filed:-

The State of Ohio.  
vs. Court of Common Pleas, Union County, Ohio.  
Frederick Delsaver and Edward Clark. Indictment for Assault & Battery.  
Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant Edward Clark, being brought into Court in custody of the Sheriff, and arraigned upon said Indictment for plea thereto saith he is guilty, and is remanded to the custody of the Sheriff until sentence.

1036 Entry Sept. 27th, 1900, the following Entry was filed:-

State of Ohio.  
vs. Indictment for Assault & Battery.  
Edward Clark,  
The defendant herein having on a former day of this term entered a plea of guilty to the charge of the Indictment in this case, was this day brought into Court in custody of the Sheriff, and the Court having heard the testimony adduced, and being fully advised in the premises, and the said defendant being inquired of if he had anything to say why judgment should not be pronounced against him, and having nothing but what he hath already said, It is therefore adjudged by the Court that he be committed to the Columbus Workhouse for 20 days, and that he stand committed till the costs of prosecution are paid or secured to be paid, or he be otherwise legally discharged.

1036 Execution Sept. 27th, 1900, the following Execution was issued:-

The State of Ohio, Union County ss.  
To the Sheriff of said County, Greeting:-  
You are hereby commanded, that of the goods and chattels, and for want thereof then of the lands and tenements of Edward Clark, in your County you cause to be made, Twenty seven and 70/100 Dollars, being the amount of the costs of prosecution which the State of Ohio, in our Court of Common Pleas at a term thereof, commencing on the 10th day of September A.D. 1900 by the judgment of said Court recovered, against the said Edward Clark, whereof he was convicted as appears of record, with interest thereon from the first day of the term aforesaid; also that you cause to be made the costs of execution and increase costs that may accrue. Hereof fail not, but of this writ and your proceedings advised



hereon, make due return, within ten days from the date hereof.  
Witness my hand and the seal of said Court at Marysville,  
Ohio, this 27th day of Sept. 1900.

Chas. F. Woodward, Clerk.

Sheriff's Return.

The State of Ohio, Union County ss.

Received this writ Sept. 27th, 1900, at 3  
o'clock P.M. and pursuant to its command and for want of goods and  
chattels, or lands and tenements this writ is returned.

Sheriff's Just-Service, 25 - Return, 25 - Total \$50 J. Ed. Robinson, Sheriff.

1036  
Warrant

Sept. 27th, 1900 the following Warrant was issued:-

The State of Ohio, Union County ss.

The State of Ohio,

Court of Common Pleas.

vs.

Judgment for Assault and Battery

Edward Clark

To the Sheriff of said County, Greeting:-

Whereas, at the Sept. Term of our said Court of Common Pleas, begun and  
held at Marysville, in said County, on the 10th day of Sept. A.D. 1900, the  
said defendant Edward Clark, was indicted for Assault and Battery  
and found guilty of Assault and Battery, and was sentenced by the Court  
to be imprisoned in the Columbus Workhouse for and during the period  
of 20 days, from and including this 28th day of Sept. 1900.

You are therefore hereby commanded, to take charge of and convey  
the said Edward Clark to the Columbus Workhouse, and make due re-  
turn of your proceedings herein to this office forthwith.

In testimony whereof I have hereunto set my hand and affixed the  
seal of said Court, at Marysville, Ohio, this 27th day of Sept. 1900.

Seal

Chas. F. Woodward, Clerk.

1036  
Return

Sept. 28th, 1900, Warrant returned and filed endorsed as follows:-  
Columbus Workhouse.

Columbus, Ohio, Sept. 28th, 1900.

Received this day of J. E. Robinson, Sheriff of Union County, Ohio, the pris-  
oner named in the within Warrant.

J. J. Rivers Supt.

Sheriff's Return.

Received this writ on the 28th day of September, 1900, and on the 28th  
day of September, 1900, I executed the same, by conveying the person named  
to the place designated as shown by the receipt endorsed hereon.

Sheriff's Just-Service, Ret. \$50 mileage \$3.60 Prisoner \$1.50 Total \$56

J. Ed. Robinson, Sheriff.

Attest:- Chas. F. Woodward,  
Clerk.

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Clerk continued and held at the Court House in Marysville, within and for the Sixth Judicial District of the Court of Common Pleas of the State of Ohio, before the Hon. Charles M. Melhorn, Judge of said Court of the Term of September, to-wit: on September 20th, A.D. 1900, but it remembered that heretofore, to-wit: on June 15th, A.D. 1900, the following transcript was filed in the office of the Clerk of said Court, to-wit:-

The State of Ohio, Union County 38.  
The Village of Richwood, In Mayor's Court, for the Village of Richwood.  
The State of Ohio. Before J. L. Jolliff, Mayor of the Village of Richwood, in  
No. and for said County.  
Charles McClain.

Complaint No. 16, made this 13th day of June A.D. 1900, by A. H. Smithson, who being duly sworn, saith that on or about the 7th day of June A.D. 1900, at the County aforesaid, at about the hour of ten o'clock in the daytime of said day, one Charles McClain, the dwelling house of the affiant there situate did unlawfully, maliciously and forcibly break and enter with intent the personal property of affiant in said house then and there being then and there unlawfully to steal take and carry away, and personal property of affiant of the value of fifty dollars, then and there being found in said house then and there unlawfully did steal take and carry away.

|                    |      |                                                                       |                        |
|--------------------|------|-----------------------------------------------------------------------|------------------------|
| Justice's Fees:-   | \$   | 85                                                                    | Signed A. H. Smithson. |
| Complaint          | 40   | Sworn to before me and signed in my presence, this 13th               |                        |
| Warrant            | 40   | day of June, A.D. 1900. J. L. Jolliff, Mayor.                         |                        |
| Docket Entry       | 15   | Warrant issued for the defendant to J. L. Berry Marshal,              |                        |
| Judgment on Docket | 15   | of said Municipal Corporation, who made returns as follows,           |                        |
| Judgment           | 40   | to-wit:- Received this writ June 13th, 1900. I have the               |                        |
| 3 papers filed     | 15   | body of the within named now in Court.                                |                        |
| Record             | 75   | Signed J. L. Berry, Marshal.                                          |                        |
| Transcript         | 90   | Defendant arraigned before me the said Mayor, on the                  |                        |
| Certificate        | 25   | 13th day of June, 1900, and upon hearing said complaint               |                        |
| Mittimus           | 40   | pleaded not guilty to same and waived an examination                  |                        |
| Total              | 395  | before me. It is thereupon on said day by me, the said                |                        |
| Constable's Fees:- |      | Mayor, adjudged, and ordered that the said defendant, Charles         |                        |
| Service of Warrant | 40   | McClain enter into a recognizance in the sum of Five Hundred          |                        |
| Mileage, 108 miles | 540  | Dollars, with sufficient surety conditioned for his appearance before |                        |
| Transportation     | 200  | the Court of Common Pleas on the first day of the term thereof        |                        |
| Copy               | 25   | next to be holden in and for the County of Union, aforesaid,          |                        |
| Mittimus           | 40   | then and there to answer to a charge of breaking and entering         |                        |
| Mileage            | 160  | in day time a dwelling house, and committing a larceny                |                        |
| Attending Trial    | 100  | and default thereof he be committed to the jail of Union County       |                        |
| Assistant          | 150  | to await the action of said Court. Recognizance not given             |                        |
| Conveyance         | 200  | as required and defendant, Charles McClain, sent to the Union         |                        |
| Assistant          | 150  | County jail.                                                          |                        |
| Total              | 1605 | The State of Ohio, Union County,<br>The Village of Richwood, 38.      |                        |

I, the undersigned, Mayor of said Municipal Corporation in said County, hereby certify that the within is a full and true Transcript of the proceedings had by and before me in the above named case, on complaint No. 16, and of the costs therein as recorded in my docket Page 200. June 14th 1900.  
J. L. Jolliff.



1040 Sept. 15th, 1900, the following Indictment was filed:-  
 Indictment The State of Ohio, Court of Common Pleas. of the Term of September,  
 Union County ss. in the year of our Lord, one thousand, nine hundred.  
 The Jurors of the Grand Jury of said County, on their oaths, in  
 the name and by the authority of the State of Ohio do find and present, that  
 John W. Scott, Charles A. Mevis and Charles McClain, late of said County  
 on the seventh day of June in the year of our Lord, one thousand, nine  
 hundred, at the County of Union aforesaid in the State of Ohio, aforesaid,  
 unlawfully did steal take and carry away certain money of the amount  
 and value of twenty eight dollars, one gold watch chain of the value of five  
 dollars, one razor of the value of two dollars, one bicycle wrench of the val-  
 ue of twenty five cents, one pair of shoes of the value of two dollars, one hat  
 of the value of seventy five cents, one silver pinholder of the value of fifty  
 cents, three loaves of bread of the value of fifteen cents, two glasses of  
 jilly of the value of thirty cents, one pound of butter of the value of twenty  
 cents, one gallon of molasses of the value of forty cents, two gallons of  
 milk of the value of forty cents, all the personal property of A.H. Southern,  
 one pair of gold spectacles of the value of seven dollars, one gold necklace  
 of the value of six dollars, both of the personal property of Ellista Sparrow,  
 one shirt of the value of fifty cents of the personal property of Calvin  
 Smithson, and all of the value of fifty three dollars and forty five cents  
 unlawfully did steal, take and carry away contrary to the form of the  
 Statute in such case made and provided, and against the peace and  
 dignity of the State of Ohio, James E. Robinson, Prosecuting Attorney.  
 Endorsed: A true Bill - O. G. Bolubough, Foreman Grand Jury.

1040 Sept. 17th, 1900, the following Order was issued:-  
 Order to The State of Ohio, Court of Common Pleas,  
 Union County ss.  
 Do the Sheriff of said County, Greeting:-  
 Do command you that you forthwith deliver to Charles McClain, the enclosed  
 copy of Indictment against him, if he may be found in your bailiwick, and  
 make due return to said Court of your proceedings thereon, and have you  
 there this writ. Witness Chas. C. Pughorwood, Clerk of our said Court,  
 this 17th day of September A.D. 1900. - Chas. C. Pughorwood, Clerk.  
 Returns.  
 Received this writ Sept. 17th, 1900 at 9 o'clock A.M. and forthwith delivered to  
 Charles McClain, the copy of the Indictment as commanded,  
 Sheriff's Return - Ser. & Ret. 50 cts. J. Ed. Robinson, Sheriff.

1040 Sept. 20th, 1900, the following Warrant was issued:-  
 Warrant The State of Ohio, Court of Common Pleas,  
 Union County ss.  
 Do the Sheriff of said County, Greeting:-  
 You are hereby required to bring Charles McClain, now in your custody  
 in the jail of said County, before our said Court at the Court  
 House, within and for said County, on the 20th day of September,  
 A.D. 1900, at 10 o'clock P.M. that he may be arraigned and bring  
 with you for inspection, the writ by virtue of which, he is

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now held in your custody. In testimony whereof, I have hereunto set my hand and affixed the seal of said Court, this 20th day of Sept. 1900.



Chas. Pughorwood, Clerk,  
Minnie Pughorwood, Deputy,

Return.

Received this writ Sept. 20th, 1900, one o'clock P.M. and pursuant to its command I have the within named Charles McClain in Court.  
J. Ed. Robinson, Sheriff.

1040  
Entry

Sept. 20th, 1900, the following Entry was filed:-  
The State of Ohio.

vs.

Court of Common Pleas, Union County, Ohio.

John H. Scott  
Charles Meris  
and Charles McClain

Indictment for Larceny.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant Charles McClain being brought into Court, in custody of the Sheriff, and arraigned upon said Indictment for plea thereof, says he is "not guilty" and puts himself upon the Country and the Prosecuting Attorney doth the like. And now again comes the Prosecuting Attorney on behalf of the State of Ohio, and the said defendant Charles McClain was brought into Court, in custody of the Sheriff; Thereupon said defendant Charles McClain retracts his plea of "not guilty", heretofore entered and for plea to said Indictment, saith he is "guilty", thereupon being fully advised in the premises it is ordered and adjudged by the Court that the said Charles McClain, be imprisoned and confined in the Penitentiary of the State, and kept at hard labor, but without any solitary confinement, for the period of two (2) years, and that he pay the costs of this prosecution, for which execution is awarded.

1040  
2nd  
Draft.

June 13th, 1900, the following Draft was filed:-

The State of Ohio, Union County ss.

The Village of Richwood,  
The State of Ohio.

In Mayors Court of Richwood, Ohio,

vs.

Before J. J. Jolliff Mayor of the Village of Richwood

John H. Scott,

In and for said County,

Complaint No. 14, made this 13th day of June A.D. 1900

by A. H. Smithson, who being duly sworn saith that on or about the 7th day of June A.D. 1900, at the County aforesaid, at about the hour of twelve in the day time of said day one John H. Scott, the dwelling house of the affiant, there situate did unlawfully, maliciously and forcibly break and enter with intent the personal property of affiant in said house then and there being then and there unlawfully to steal, take and carry away, and personal property of the affiant to the value of fifty dollars then and there being found in said house, then and there unlawfully did steal, take and carry away.

Signed A. H. Smithson.



|                    |    |       |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
|--------------------|----|-------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Justice's Fees     | \$ | cts   | Sworn to before me and signed in my presence this 13th day of June A.D. 1900. J. S. Jolliff, Mayor.                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                      |
| Complaint          |    | 40    |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Warrant            |    | 40    | Warrant issued for the defendant to J. S. Berry, Marshal of said Municipal Corporation, who made return as follows, to-wit: Received this writ June 13th, 1900. I have the body of the within named in Court.                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                            |
| Docket Entry       |    | 15    | J. S. Berry, Marshal.                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                    |
| Judgment on Docket |    | 15    | Defendant arraigned before me, the said Mayor, on the 13th day of June, 1900, and upon hearing said complaint pleaded not guilty to same and waived an examination before me. It is therefore on said day by me, the said Mayor, adjudged and ordered that the said defendant, John W. Scott, enter into a recognizance in the sum of Two Hundred Dollars conditioned for his appearance before the Court of Common Pleas, on the first day of the term thereof next to be holden, in and for the County of Union, aforesaid, then and there to answer to a charge of breaking and entering in day time a dwelling house and committing a larceny, and in default thereof he be committed to the Jail of Union County to await the action of said Court. Recognizance not given as required and defendant, John W. Scott, sent to the Union County Jail. |
| Judgment           |    | 40    |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| 3 papers filed     |    | 15    |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Record             |    | 75    |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Transcript         |    | 90    |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Certificate        |    | 25    |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Mittimus           |    | 40    |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Total              |    | 3 95  |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Constable's Fees   |    |       |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Service of Warrant |    | 40    |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Mileage 108 miles  | 5  | 40    |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Transportation     |    | 2 00  |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Copy               |    | 25    |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Mittimus           |    | 40    |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Mileage            |    | 1 60  |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Attending Trial    |    | 1 00  |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Assistant          |    | 1 50  |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Conveyance         |    | 2 00  |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Assistant          |    | 1 50  |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |
| Total              |    | 16 05 |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          |

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

I, the undersigned, Mayor of said Municipal Corporation in said County, hereby certify that the within is a full and true Transcript of the proceedings had by and before me in the above named case on Complaint No. 14 and of the costs therein as recorded in my Docket Page 198, June 14th, 1900.  
J. S. Jolliff, Mayor.

1040 Order Sept. 17th, 1900 the following order was issued:  
The State of Ohio, Court of Common Pleas.  
Union County ss.

To the Sheriff of said County, Greeting:-  
Do command you that you forthwith deliver to John W. Scott, the enclosed copy of Indictment against him, if he may be found in your bailiwick, and make due return to said Court of your proceedings hereon, and have you there this writ. Witness Chas. Fuhrwood, Clerk of our said Court, this 17th day of September, A.D. 1900.  
Chas. Fuhrwood, Clerk.

Return.  
Received this writ Sept. 17th, 1900, at 9 o'clock A.M. and forthwith delivered to John W. Scott, the copy of the Indictment as commanded.  
Sheriff's Fees - Sev & Ret, 50 cts.  
J. Ed. Robinson, Sheriff.

1040 Warrant Sept. 20 The State Union

You are the J... and for P.M. the writ In tes seal of

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1040  
Warrant

Sept. 20th, 1900, the following Warrant was issued:-  
The State of Ohio,  
Union County ss.

Court of Common Pleas.

To the Sheriff of said County, Greeting:-  
You are hereby required to bring John H. Scott, now in your custody in the Jail of said County, before our said Court at the Court House, within and for said County, on the 20th day of September A. D. 1900, at 1 o'clock P.M., that he may be arraigned, and bring with you, for inspection the writ by virtue of which he is now held in your custody.  
In testimony whereof I have hereunto set my hand and affixed the seal of said Court, this 20th day of Sept, 1900.



Chas. Pukerwood, Clerk,  
Minnie Pukerwood, Deputy.

Return

Received this writ Sept. 20th, 1900, one o'clock P.M. and pursuant to its command I have the within named John H. Scott in Court.  
J. Ed. Robinson, Sheriff.

1040  
Entry

Sept. 20th, 1900, the following Entry was filed.  
The State of Ohio,  
No. Court of Common Pleas, Union County, Ohio.

John H. Scott, Charles Mevis of Charles McClain, Indictment for Larceny.  
Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant, John H. Scott, being brought into Court in custody of the Sheriff, and arraigned upon said Indictment for plea thereto saith, he is "not guilty" and puts himself upon the Country and the Prosecuting Attorney both the like.  
And now again comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant was brought into Court in custody of the Sheriff; thereupon said defendant retracts his plea of "not guilty" heretofore entered, and for plea to said Indictment saith he is guilty.  
therefore it is ordered and adjudged by the Court, that the said John H. Scott, be imprisoned and confined in the Penitentiary of the State, and kept at hard labor, but without any solitary confinement for the period of two (2) years; and that he pay the costs of this prosecution, for which execution is awarded.

1040  
3rd.  
Transcript

June 15th, 1900, the following Transcript was filed:-  
The State of Ohio, Union County,  
The Village of Richwood ss.  
The State of Ohio.  
No. Charles Mevis.

In Mayor's Court for the Village of Richwood.  
In and for said County.

Complaint No. 15 made this 13th day of June, A.D. 1900 by A. H. Smithson who being duly sworn, saith that on or about the 15th day of June A.D. 1900, at the County aforesaid, at or about the hour of five o'clock in the day time of said day, one Charles Mevis, the dwelling house of the affiant, there situate, did unlawfully, maliciously, forcibly break and enter, with the intent the personal



property of affiant in said house then and there being, then and there unlawfully to steal, take and carry away, and personal property of affiant of the value of fifty dollars then and there being found in said house, then and there unlawfully did steal, take and carry away.

Signed A. H. Smithson.

|                    |        |
|--------------------|--------|
| Justice's Fees:-   | \$ etc |
| Complaint          | 40     |
| Warrant            | 40     |
| Docket Entry       | 15     |
| Judgment on Docket | 15     |
| Judgment           | 40     |
| 3 Papers filed     | 15     |
| Record             | 75     |
| Manuscript         | 90     |
| Certificate        | 25     |
| Mittimus           | 40     |
| Total              | 3 95   |

I swear to before me and signed in my presence, this 13th day of June A. D. 1900. J. L. Joliff, Mayor.  
Warrant issued for the defendant to A. L. Berry, Marshal of said Municipal Corporation, who made return as follows, to wit: - Received this writ June 13th, 1900, I have the body of the within named now in Court.

Signed, A. L. Berry, Marshal.

|                      |       |
|----------------------|-------|
| Constables Fees:-    |       |
| Service of Warrant   | 40    |
| Mileage 10 1/2 miles | 5 40  |
| Transportation       | 2 00  |
| Copy                 | 25    |
| Mittimus             | 40    |
| Mileage              | 1 60  |
| Attending Trial      | 1 00  |
| Assistant            | 1 50  |
| Conveyance           | 2 00  |
| Assistant            | 1 50  |
| Total                | 16 05 |

Defendant arraigned before me, the said Mayor, on the 13th day of June 1900, and upon hearing said complaint pleaded not guilty to same and waived an examination before me. It is therefore on said day by me, the said Mayor, adjudged and ordered, that the defendant, Charles Mevis enter into a recognizance in the sum of Two Hundred Dollars, with sufficient surety conditioned for his appearance before the Court of Common Pleas on the first day of the term thereof next to be holden, in and for the County of Union aforesaid, then and there to answer to a charge of breaking and entering a dwelling house and committing Larceny and in default thereof he be committed to the Jail of Union County to await the action of said Court. Recognizance not given as required and defendant Charles Mevis sent to the Union County Jail.

The State of Ohio, Union County.

The Village of Richwood 33 } I, the undersigned, Mayor of said Municipal Corporation, hereby certify that the within is a full and true Transcript of the proceedings had by and before me in the above named case on Complaint No. 16, and of the costs therein as recorded in my Docket Page 199, June 14th, 1900.

J. L. Joliff, Mayor.

1040 Order

Sept. 17th, 1900, the following order was issued:-

The State of Ohio, Union County 38.

Court of Common Pleas.

To the Sheriff of said County, Greeting:-

It is commanded you that you forthwith deliver to Charles Mevis, the enclosed copy of Indictment against him if he may be found in your bailiwick. And make due return to said Court of your proceedings hereon, and have you there this writ, Witness Chas. Fuhrwood, Clerk of our said Court this 17th day of September, A. D. 1900.

Chas. Fuhrwood, Clerk.

Returns.

Received this writ Sept. 17th, 1900 at 9 o'clock A. M. and forthwith delivered to Charles A. Mevis, the copy of the Indictment as commanded. Sheriff's Fee - Ser. & Ret. 50 cts.

J. Ed. Robinson, Sheriff.

1040 Warrant

Sept. 20th The State

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1040 Entry

Sept. 20th The State

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1040  
Warrant

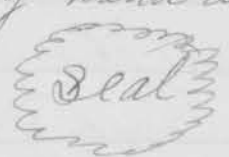
Sept. 20th, 1900, the following Warrant was issued:-

The State of Ohio, Union County ss.

Court of Common Pleas.

To the Sheriff of said County, Greeting:-

You are hereby required to bring Charles Mevis, now in your custody in the Jail of said County, before our said Court, at the Court House, within and for said County, on the 20th day of September, A. D. 1900, at 1 o'clock P. M. that he may be arraigned and bring with you for inspection the writ by virtue of which he is now held in your custody. In testimony whereof, I have hereunto set my hand and affixed the seal of said Court, this 20th day of Sept. 1900.



Chas Puchorwood, Clerk,  
Minnie Puchorwood, Deputy.

Return.

Received this writ Sept. 20th, 1900, one o'clock P. M. and pursuant to its command I have the within named Charles Mevis in Court.

Per: soct.

J. Ed. Robinson, Sheriff.

1040  
Entry

Sept. 20th, 1900, the following Entry was filed:-

The State of Ohio.

Court of Common Pleas Union County, Ohio.

vs. John M. Scott, Charles Mevis<sup>2d</sup> & Charles McClain. Indictment for Larceny.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant Charles Mevis, being brought into Court, in custody of the Sheriff, and arraigned upon said Indictment, for plea thereto saith he is "not guilty" and puts himself upon the Country and the Prosecuting Attorney both the like. And now again comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant was brought into Court in custody of the Sheriff; thereupon said defendant Charles Mevis, retracts his plea of not guilty heretofore entered, and for plea to said Indictment saith he is guilty of Larceny in an amount less than \$35.00, which plea is accepted by the Prosecuting Attorney. Thereupon, being fully advised in the premises, it is ordered and adjudged, by the Court, that the said Charles Mevis, be imprisoned in the work-house of the City of Columbus, at Columbus, Ohio, and kept at hard labor for the term of Fifty days; and that he pay the costs of prosecution for which execution is awarded.

Attest:-

Chas Puchorwood,  
Clerk.



Pleas continued and held at the Court House, in Marysville, within and for the Sixth Judicial District of the Court of Common Pleas, of the State of Ohio, before the Hon. Charles M. Melhorn, Judge of said Court of the Term of September, to-wit: On Sept. 20th, A. D. 1900.

Be it remembered that heretofore, to-wit: On August, 14th, A. D. 1900, the following Transcript was filed in the office of the Clerk of said Court, to-wit:—

1049  
Transcript

State of Ohio.

Transcript from Criminal Docket.

vs.  
John Jones.

Before M. J. Maherty, Mayor of the Village of Milford Center,  
Union, County, Ohio.

Said Bill of Particulars being in words and figures following, to-wit: That on or about the 12th day of August, 1900, at the County of Union, in the State of Ohio, one John Jones, in the Village of Milford Center, aforesaid, with a certain razor, which he the said John Jones, then and there in his right hand had and held, did unlawfully, and maliciously and purposely, cut one Harry Noble, then and there being with intent thereby then and there, to wit, the said Harry Noble, to kill, and contrary to the Statutes, in such cases made and provided,

|                                  |       |                                                                       |
|----------------------------------|-------|-----------------------------------------------------------------------|
| Justice's Fees:-                 | \$ 00 | Aug. 12/00, I issued a warrant for the arrest of him                  |
| Filing necessary papers          | 15    | the said John Jones, and delivered it to Myron Gabriel,               |
| Taking and certifying affidavits | 40    | Marshal, M. J. Maherty, Mayor.                                        |
| Docketing                        | 15    | Aug. 12/00, Warrant returned as follows, I took the body              |
| Entering Bond                    | 40    | of the within named John Jones, and have him now                      |
| Warrant                          | 40    | before the Mayor, (Signed) Myron Gabriel Marshal.                     |
| Sitting in Trial                 | 1 00  | Aug. 12/00, I set the hearing of the case for Monday                  |
| Recognizance                     | 40    | morning Aug. 13th, 1900 at six o'clock.                               |
| Record                           | 75    | M. J. Maherty, Mayor.                                                 |
| Transcript                       | 75    | Aug. 13 <sup>th</sup> 1900. I read the above charge to the defendant, |
| Certificate                      | 25    | John Jones, and he for his plea waived examination                    |
| Copy                             | 50    | and asked to be bound over to Court.                                  |
| Total                            | 5 15  | M. J. Maherty, Mayor.                                                 |

Constables Fees:-  
Warrant and mileage 60  
Attending Trial 1 00  
Assistant 1 50  
Total 3 10  
Aug. 13/00, I therefore ordered the defendant John Jones, to enter into a recognizance in the sum of One Hundred Dollars, with sufficient sureties for his appearance before the Court of Common Pleas of said County of Union, on the first day of the next term thereof which requisition the said defendant, has complied with, O. A. McAdams and George Lyons as surety and John Jones as Principal.

The State of Ohio, Union County }  
Union Township ss. } M. J. Maherty, Mayor.  
I do hereby certify that the within and foregoing is a full and true Transcript from my docket of the proceedings had by and before me at my office, in said Township in the above entitled case, and of the costs therein as recorded in Docket No. 2. Page 33. Witness my hand this 13th day of August, 1900.  
M. J. Maherty, Mayor.

1049  
Indictment  
Sept. 15th, 1900, the following Indictment was filed:-  
The State of Ohio,  
Union County ss.  
September, in the year of our Lord, one thousand nine hundred.  
The Jurors of the Grand Jury, of said County, on their

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oaths, in the name and by the authority of the State of Ohio, do find and present, that John Jones late of said County, on the 12th day of August, in the year of our Lord, one thousand nine hundred, at the County of Union aforesaid, in the State of Ohio, aforesaid, with a certain razor, which he, the said John Jones, then and there, in his right hand had and held, did unlawfully feloniously, maliciously and purposely, cut one Harry Noble, then and there being, with intent thereby then and there, him, the said Harry Noble, to wound, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

James B. Robinson, Prosecuting Attorney.  
Endorsed: "A true Bill" - O. J. Bolenbaugh, Foreman Grand Jury.

1049  
Warrant. Sept. 15th, 1900, the following Warrant issued:-  
The State of Ohio, Union County ss.

To the Sheriff of said County, Greeting:-  
Whereas, at the Sept. Term, A. D. 1900, of the Court of Common Pleas of said County of Union, an Indictment was found by the Grand Jury thereof against John Jones for a certain crime, to-wit: - for cutting with intent to wound. You are therefore commanded to arrest and safely keep the said John Jones so that you have his body before the said Court, to answer to the charge of said Indictment, and that you have with you then and there this writ.  
Given under my hand and the Seal of said Court, this 15th day of Sept. A. D. 1900.

Chas. Paulhorwood, Clerk.

Sheriff's Return on Sept. 15th, 1900.  
The State of Ohio, Union County ss.  
Received this writ Sept. 15th, A. D. 1900 at 2 o'clock P. M. and I have arrested the said John Jones and now have him in my custody in the Jail of said County.  
Sheriff's Fees: - Serv. Ret. \$50 Mileage \$80 Total \$130  
J. Ed. Robinson, Sheriff.

1049  
Order Sept. 15th, 1900, the following Order was issued:-  
The State of Ohio, Union County ss. Court of Common Pleas.

To the Sheriff of said County, Greeting:-  
We command you that you forthwith deliver to John Jones, the enclosed copy of Indictment against him for cutting with intent to wound, if he may be found in your bailiwick. And make due return to said Court of your proceedings herein, and have you there this writ.  
Witness Chas. Paulhorwood, Clerk of our said Court, this 15th day of Sept. A. D. 1900.  
Chas. Paulhorwood, Clerk.

Returned.  
Received this writ September 15th, 1900 at 2 o'clock P. M. and forthwith delivered to John Jones the copy of the Indictment as commanded.  
Sheriff's Fees: - Service & Return 50 cts.  
J. Ed. Robinson, Sheriff.



1049  
 Warrant Sept. 20th, 1900, the following Warrant was issued:-  
 The State of Ohio, Union County ss. Court of Common Pleas.  
 To the Sheriff of said County, Greeting:-  
 You are hereby required to bring John Jones now in your custody in the Jail of said County, before our said Court at the Court House, within said County, on the 20th day of September A.D. 1900 at 10 o'clock P.M. that he may be arraigned, and bring with you for inspection, the writ by virtue of which he is now held in your custody.  
 In testimony whereof, I have hereunto set my hand and affixed the seal of said Court, this 20th day of Sept. 1900.



Chas. P. Furhorwood, Clerk  
 Minnie Furhorwood, Deputy.

Returns.

Received this writ Sept. 20th, 1900, one o'clock P.M. and pursuant to its command, I have the within named John Jones in Court.  
 Dns. 50 cts.  
 J. Ed. Robinson, Sheriff.

1049  
 Entry Sept. 20th, 1900, the following Entry was filed:-  
 The State of Ohio.  
 No. Court of Common Pleas, Union County, Ohio.  
 John Jones. Indictment for cutting with intent to wound.  
 Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said Indictment for plea thereto saith he is guilty of assault and battery, which plea is accepted by the Prosecuting Attorney, Thereupon, being fully advised in the premises it is ordered and adjudged by the Court, that the said John Jones be imprisoned in the workhouse of the City of Columbus, at Columbus, Ohio, and kept at hard labor for the term of sixty (60) days, and that he pay the costs of this prosecution, for which execution is awarded.

Attest:-  
 Chas. P. Furhorwood,  
 Clerk.

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Pleas continued and held at the Court House in Marysville, within and for the Northern Judicial District of the Court of Common Pleas of the State of Ohio, before the Hon. Charles M. Melhorn, Judge of said Court of the Term of September, to-wit: On Sept. 26th, A.D. 1900. Be it remembered that heretofore, to-wit: On August 14th, A.D. 1900, the following Transcript was filed in the office of the Clerk of said Court, to-wit: - The State of Ohio, Union County ss.

1048  
Transcript

No. Hugh Severe In Justice's Court for York Township.

Before J. S. Sigler, Justice of the Peace, in and for said County and Township of York, Complaint No. 30 made this 31st day of July, A.D. 1900, by H. S. Colver, complainant in writing, who being duly sworn according to law deposes and saith that on or about the 21st day of July, A.D. 1900, at the County of Union, and within ninety days last past the following goods and chattels to-wit, about 8 shocks, of smooth barley valued at \$8.00 have been by some person feloniously taken, stolen and carried away, from the premises of H. S. Colver, & A. D. Staley of said County, and that the said goods and chattels as he verily believes, and has good cause to believe that the said barley is concealed by and in the barn of one Hugh Severe of the Township of York in the County of Union, (Signed) H. S. Colver.

Sworn to and subscribed before me at the County aforesaid, this 31st day of July, A.D. 1900. J. S. Sigler, J.P.

July 31st, 1900. Issued search warrant on above complaint and delivered the same to E. J. Brooks, Constable, returnable forthwith.

|                 |    |     |
|-----------------|----|-----|
| Justice's Fees. | \$ | cts |
| Complaint       | 40 |     |
| Warrant         | 40 |     |
| Docket Entry    | 40 |     |
| Paper filed     | 10 |     |
| Satisfaction    | 20 |     |
| Transcript      | 50 |     |
| Certificate     | 25 |     |
| Bond            | 40 |     |
| Total           | 2  | 65  |

|                    |    |    |
|--------------------|----|----|
| Constable's Fees.  |    |    |
| Service of Warrant | 40 |    |
| Mileage            | 35 |    |
| Assistant          | 1  | 50 |
| Total              | 2  | 25 |


J. S. Sigler, J.P.  
July 31st, 1900. Warrant returned and indorsed as follows: Received this Warrant July 31st, 1900, and by virtue hereof I made diligent search at the place therein named and have found the Barley described in search warrant, and have body in Court. Fees: Service 40¢ mileage 35¢, assistant 1.50, Total 2.25  
Signed E. J. Brooks.  
The prisoner Hugh Severe did thereupon waive examination and asked to be bound over by the Justice. Thereupon I required the prisoner Hugh Severe to enter into a bond for his appearance to the Court of Common Pleas of Union County Ohio, with security in the sum of \$200.00 which he did by giving D. C. Bolenbaugh of York Township and was approved by me and prisoner discharged.

The State of Ohio, } J. S. Sigler, J.P.  
Union County } ss.  
York Township }

I, the undersigned, a Justice of the Peace in and for said County and Township hereby certify that the within is a full and true Transcript of the proceedings had by and before me in the above named case, on complaint No. 30, and of the costs therein as recorded in my docket Page 102 July 31st, 1900.  
J. S. Sigler, Justice of the Peace.



1048  
 Indictment  
 Sept. 15th, 1900 the following Indictment was filed:-  
 The State of Ohio, Court of Common Pleas of the Term of September, in the  
 Union County ss. year of our Lord, one thousand nine hundred.  
 The Jurors of the Grand Jury, of said County, on their oaths,  
 in the name and by the authority of the State of Ohio, do find and present  
 that Hugh Severe, late of said County, on the 21st day of July, in the  
 year of our Lord, one thousand nine hundred, at the County of Union, aforesaid  
 in the State of Ohio, aforesaid, unlawfully did steal, take, and carry away  
 five shocks of barley of the value of five dollars, the personal property of  
 Aquilla P. Staley, contrary to the form of the Statute in such case made  
 and provided, and against the peace and dignity of the State of Ohio.  
 James E. Robinson, Prosecuting Attorney.  
 Endorsed: "A true Bill" - O. G. Bolubough, Foreman Grand Jury.

1048  
 Warrant  
 Sept. 17th, 1900, the following Warrant issued:-  
 The State of Ohio, Union County, ss.  
 To the Sheriff of said County, Greeting:-  
 Whereas, at the September Term, A. D. 1900, of the Court of Common Pleas, of said  
 County of Union, an indictment was found by the Grand Jury thereof against  
 Hugh Severe, for a certain crime, to-wit: for Larceny, you are therefore  
 commanded to arrest and safely keep the said Hugh Severe so that you  
 have his body before the said Court of Common Pleas, to answer to the charge  
 of said Indictment, and that you have with you then and there this writ.  
 Given under my hand and the Seal of said Court, this 17th day of Sept.  
 A. D. 1900.  Chas. C. Fulkwood, Clerk.

1048  
 Return  
 Sept. 20th, 1900, Warrant returned and filed endorsed as follows:-  
 The State of Ohio, Union County ss.  
 Received this writ Sept. 17th, 1900, at 11 o'clock A. M. and I have arrested the  
 said Hugh Severe and now have him in my custody in the jail of said  
 County, this 20th day of September, 1900.  
 Sheriff's Fee - Ser. 7, Ret. 50 mileage 4.92, conveyance 2.00 Total \$4.42  
 J. Ed. Robinson, Sheriff.

1048  
 Order  
 Sept. 17th, 1900, the following order was issued:-  
 The State of Ohio, Union County ss. Court of Common Pleas.  
 To the Sheriff of said County, Greeting:-  
 A command you that you forthwith deliver to Hugh Severe the enclosed copy  
 of Indictment against him if he may be found in your bailwick. And  
 make due return to said Court of your proceedings hereon and have you  
 there this writ. Witness Chas. C. Fulkwood, Clerk of our said Court  
 this 17th day of September A. D. 1900. - Chas. C. Fulkwood, Clerk  
 Returned  
 Received this writ Sept. 17th, 1900 at 11 o'clock A. M. and on Sept.  
 20th, 1900, delivered to Hugh Severe the copy of the Indictment  
 as commanded.  
 Sheriff's Fee - Ser. 7, Ret. 50cts, J. Ed. Robinson, Sheriff.

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Warrant

Sept. 20th, 1900, the following Warrant issued:-

The State of Ohio, Union County 33. Court of Common Pleas,

To the Sheriff of said County, Intending:-

You are hereby required to bring Hugh Severe, now in your custody, in the Jail of said County, before our said Court, at the Court House, within and for said County, on the 20th day of Sept. A.D. 1900, at 1 o'clock P.M. that he may be arraigned, and bring with you for inspection, the writ by virtue of which he is now held in your custody. In testimony whereof, I have hereunto set my hand and affixed the seal of said Court, this 20th day of Sept. 1900.

Seal

Chas. Fuhrwood, Clerk

Return.

Received this writ Sept. 20th, 1900, one o'clock P.M. and pursuant to its command, I have the within named Hugh Severe, in Court, Prs, 50 cts.

J. Ed. Robinson, Sheriff.

1048

Entry

Sept. 20th, 1900, the following Entry was filed:-

The State of Ohio,

No.

Indictment for Larceny.

Hugh Severe

Sept. 25th, 1900.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said Indictment for plea thereto saith he is not guilty and puts himself upon the Country and the Prosecuting Attorney doth the like.

1048

Entry

Sept. 26th, 1900, the following Entry was filed:-

The State of Ohio,

No.

Indictment for Larceny.

Hugh Severe

Now came the Prosecuting Attorney on behalf of the State of Ohio, and the defendant with his counsel; also came the following named persons as jurors, to-wit:- John Moder, J. H. Cheworth, George Conley, J. J. Lovell, Philip Vanderau, Frank Andrews, Nelson Morse, H. B. Dull, L. J. Strader, Louis Otto, Olga Mills and Ray Morse, who were duly impaneled and sworn, according to law, and the said Jury having heard the testimony adduced by the parties, and the arguments of the counsel.

Sept. 26th, 1900.

This day again came the Prosecuting Attorney on behalf of the State of Ohio, and the defendant with his counsel; also came the jury heretofore impaneled and sworn, and the trial proceeded: and the jury having heard, the charge of the Court, retired to their room in charge of the Sheriff for deliberation. And afterwards came the jury conducted into Court by the Sheriff, and returned the following verdict in writing signed by their foreman, to-wit:- "He, the jury in this case, find the defendant Hugh Severe, not guilty", in manner and form as he stands charged in the said Indictment. Sept. 26th, 1900.

J. J. Lovell, Foreman.

Attest:

Chas Fuhrwood, Clerk.



Pleas continued and held at the Court House in Marysville, within and for the Sixth Judicial District of the Common Pleas Court of the State of Ohio, before the Hon. Charles M. Melhor, Judge of said Court of the Term of September, to-wit: On Sept. 20th, A.D., 1900. But it remembered that heretofore, to-wit, on June 7th, A.D., 1900, the following Transcript was filed in the office of the Clerk of said Court, to-wit:-

The State of Ohio, Union County ss. In Justice's Court of Union Township,  
The State of Ohio,

1038  
Transcript

No. Clifton Alden Before Chas. F. Mourou, Justice of the Peace, in and for said County and Township.

Complaint No. 8 made this 6th day of June A.D., 1900 by Mc

D. Thompson, under oath, as follows:- State of Ohio, Union County ss.  
Before Chas. F. Mourou J.P. Mc D. Thompson, who being duly sworn according to law deposed and saith that on or about the first day of June, 1900, Clifton Alden in the night season, of the same day to-wit, about the hour of one at night in the County of Union aforesaid into a certain storeroom, there situate, of Mc D. Thompson and Co. did unlawfully, maliciously and forcibly break and enter with intent then and there and thereby, the personal property of the said Mc D. Thompson and Co. in the said storeroom then and there being, unlawfully, to steal, take and carry away, two Young America revolvers (22) one Iver Johnson revolver (32), Harring and Richards revolver (32) Foxhand Arms Co. Blued revolver (32), 3 razors marked with Thompson's and Co. cost mark, 19 knives, recognized by brands and cost mark, 1 box Smith and Weston cartridges of the value of about thirty dollars of the personal property of the said Mc D. Thompson, in said store building then and there being found, then and there did unlawfully, steal, take, and carry away.  
Mc D. Thompson.

Sworn to and subscribed before me this 6th day of June, 1900, Chas. F. Mourou, Justice of the Peace,  
Justice's Pers. # etc June 6th, 1900, issued warrant for the arrest of Clifton Alden,  
Complaint 40 and delivered to Constable Ed. Hyde, June 6th, 1900, warrant  
Warrant 40 returned endorsed as follows: June 6th, 1900, I have the body  
Docket Entry 1 00 of the within named, Clifton Alden, and have him now  
3 papers filed 15 in Court. Ed. Hyde, Constable.  
Satisfaction 20 Defendant arraigned before me the said Justice, on the  
Transcript 1 00 6th day of June, 1900, and upon hearing said complaint,  
Certificate 25 pleaded not guilty and waived examination, and requested  
Mittimus 40 to be bound over to the Court of Common Pleas, whereupon,  
Total 3 80 I ordered him to enter into a recognizance for his appear-  
ance on the first day of the next term of Common Pleas Court  
Constable's Pers. 40 holden, in the said County, in a bond of five hundred  
Service of Warrant 40 Dollars, which he failed to comply with, and I issued  
Mileage 20 a mittimus for his commitment to the jail of the County, and  
Mittimus 40 delivered it to Constable Hyde, June 6th, 1900, Mittimus  
Copy & mileage 90 returned as follows:- By virtue of this writ I have this  
Attending Trial 1 00 day committed the body of the within named Clifton  
Trans. Pris. 1 25 Alden, to the jail of Union County Ohio, and have left a cer-  
Total 4 15 tified copy of this writ with the jailor. - Ed. Hyde - Constable.

The State of Ohio, Union County, Union Township ss. I the undersigned, a Justice of the Peace, in and for said County and Township hereby certify that the within is a full and true Transcript of the proceedings had by and before me, in the above named case on Complaint No. 8, and of the costs therein, as recorded in my Docket Page 184, June 6th, 1900. Chas. F. Mourou, Justice of the Peace.

1038  
Indictment

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1038

Judgment

Sept. 15th, 1900, the following Judgment was filed:-  
The State of Ohio,  
Union County ss.

Court of Common Pleas, of the Term of September, in the year of our Lord, one thousand nine hundred,

The Jurors, of the Grand Jury of said County, on their oaths, in the name and by the authority of the State of Ohio, do find and present, that Clifton Alden, late of said County, on the first day of June, in the year of our Lord, one thousand nine hundred, at the County of Union, aforesaid, in the State of Ohio, aforesaid, in the night season of the same day, to-wit:— about the hour of one at night, in the County of Union, aforesaid, into a certain store house, of McDonald Thompson and Michael M. Connor, there situated did unlawfully, maliciously, and forcibly break and enter, without their and there, and thereby the personal property of the said McDonald Thompson and Michael M. Connor, in the said store house, then and there being, unlawfully to steal, take and carry away, and six revolvers of the value of eighteen dollars, fourteen razors of the value of twenty-one dollars, six dozen pocket knives of the value of eighteen dollars, all of the value of fifty seven dollars the personal property of the said McDonald Thompson and Michael M. Connor, in said store house, then and there being found, then and there unlawfully did steal, take and carry away, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

James C. Robinson, Prosecuting Attorney

Endorsed: "A true Bill" - O. G. Bolunbaugh, Foreman Grand Jury.

1038

Order

Sept. 17th, 1900, the following order was issued:-  
The State of Ohio, Union County ss.

Court of Common Pleas.

To the Sheriff of said County, Greeting:-

It is commanded you that you forthwith deliver to Clifton Alden, the enclosed copy of Judgment against him, if he may be found in your bailwick. And make due return to said Court of your proceedings hereon and have you there this writ. Witness Chas. Pushorwood, Clerk of our said Court, this 17th day of September, A. D. 1900.

Return Chas. Pushorwood, Clerk.

Received this writ Sept. 17th, 1900, at 9 o'clock, A. M. and forthwith delivered to Clifton Alden, the copy of the Judgment as commanded.  
Sheriff's Recd - Ser 2, Ret. 50 cts. J. Ed. Robinson, Sheriff.

1038

Warrant

Sept. 20th, 1900, the following Warrant was issued.  
The State of Ohio, Union County ss.

Court of Common Pleas.

To the Sheriff of said County, Greeting:-

You are hereby required to bring Clifton Alden, now in your custody in the Jail of said County, before our said Court at the Court House, within and for said County, on the 20th day of September, A. D. 1900, at 10 o'clock P. M. that he may be arraigned, and bring with you for inspection, the writ by virtue of which he is now held in your custody. In testimony whereof I have hereunto set my hand and affixed the seal of said Court this 20th day of Sept. 1900.

Chas. Pushorwood, Clerk  
Minnie Pushorwood Deputy.





Sheriff's Return.

Received this writ Sept. 20th, 1900, one o'clock P.M. and pursuant to its command, I have the within named Clifton Alden in Court.  
Fees: - 50 cts,  
J. Ed. Robinson, Sheriff.

1038  
Entry

Sept. 20th, 1900, the following Entry was filed: -

The State of Ohio,  
No.

Court of Common Pleas, Union County, Ohio.

Clifton Alden.

Indictment for Burglary & Larceny -

Now comes the Prosecuting Attorney on behalf of the state of Ohio, and the defendant being brought into Court, in custody of the Sheriff and arraigned upon said Indictment for plea thereto saith he is guilty. Thereupon, it is ordered and adjudged by the Court that the said Clifton Alden, be imprisoned and confined in the Penitentiary of the State, and kept at hard labor, but without any solitary confinement for the period of four (4) years; and that he pay the costs of this prosecution, for which execution is awarded.

Attest: -

Chas. F. Fuchorwood,  
Clerk.

1056  
Manuscript

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Warrant to Court.

Pleas continued and held at the Court House in Marysville, within and for the South Judicial District of the Court of Common Pleas of the State of Ohio, before the Hon. Charles M. Melhorn, Judge of said Court of the Term of September, to-wit; on Sept. 27th, A. D. 1900. Be it remembered that heretofore, to-wit, on Sept. 11th, A. D. 1900, the following Transcript was filed in the office of the Clerk of said Court, to-wit:-

1056  
Manuscript

State of Ohio  
vs.  
John Holyeross  
Before Frank B. Davis J.P.  
Sept. 9th, 1900.

The Plaintiff filed his complaint, which is in substance, as follows:- The State of Ohio, Union County ss. Before me Frank B. Davis a J.P. of the County of Union, State of Ohio, personally appeared one Hadley Young, who being duly sworn, according to law, deposes and says, that on or about the 8th day of September A. D. 1900, in the County of Union and State of Ohio, one John Holyeross, did enter his premises in the night time, and with strong hands did carry away and appropriate to his own use, chickens to the value of one dollar, and the said John Holyeross did use force to obtain possession of said chickens from said Hadley Young's premises.

Hadley Young.  
Sworn to and subscribed before me this 9th day of September, A. D. 1900. F. B. Davis, Justice of the Peace.

Sept. 9th, 1900, Issued Warrant of your date and delivered it to Frank Mitchell special constable for service.

Sept. 9th, 1900, This day came the said John Holyeross, in custody of Frank Mitchell s. constable who made return of Warrant, Sept. 9-1900 received this warrant and have the body of said John Holyeross. - F. Mitchell s. constable.

On account of it being the Sabbath day and on account of the defendant not having an attorney trial adjourned to Monday next Sept. 10-1900. at 3:30 o'clock P.M. at my office, Sept. 10th, 1900, 3:30 P.M. The defendant appeared, trial had, John Walker, Elliot Debolt, Richard Johnson, and Frank Mitchell, and Emanuel Rausch, witnesses for the State, and H<sup>rs</sup> Reed, Sylvia Reed, John Page, and Chas. Page witnesses for the defendant sworn and examined and thereupon, I find said offense has been committed and there is cause to believe the defendant guilty thereof. I therefore ordered him to enter into a recognizance in the sum of one hundred Dollars, with sufficient

Cost Bill  
Justice's Costs 5 18  
Constable's Costs 8 40  
John Walker 50  
Elliot Debolt 65  
R. Johnson 50  
F. Mitchell 50  
E. Rausch 65  
H<sup>rs</sup> Reed 50  
Sylvia Reed 50  
John Page 50  
Chas. Page 50

Costs for his appearance at Court, and the defendant not offering sufficient bail, I issued a mittimus for his commitment and delivered the same to F. Mitchell s. constable. Recognized the following witnesses for the State:- John Walker, Elliot Debolt, Emanuel Rausch, Richard Johnson, and Frank Mitchell.

The State of Ohio, Union County ss.  
Darby Township - I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me at my office, in said Township in the above action.

Frank B. Davis, J.P.



1056  
Second  
Draft

Sept. 13th, 1900, the following Draft filed:-  
The State of Ohio.

vs. Sylvia Reed, Before Frank B. Davis, J.P.  
Sept. 11th, 1900.

The plaintiff filed this complaint, which is in substance as follows:-  
The State of Ohio, Union County ss. Before me Frank B. Davis, one of the Justices of the Peace for said County personally came Hadley Young, who being duly sworn, according to law, deposes and says that on or about the 8th day of September 1900 at the County of Union, aforesaid, one Sylvia Reed, did accompany one John Holyerous to Hadley Young's premises in the night time and did there and there steal, take and carry away four chickens - one Leghorn and three Plymouth Rocks to the value of one Dollar, and further this deponent saith not.

Signed Hadley Young.

Sworn to and subscribed before me at the County, aforesaid this 11th day of September, A. D. 1900.

Frank B. Davis, Justice of the Peace.

Sept. 11th, 1900 Issued warrant of your date and delivered same to A.P. Gilliland constable for service. Sept. 11th, 1900. This day came the said Sylvia Reed in custody of A.P. Gilliland constable who made return of Warrant: Sept. 11th, received this warrant, and have the body of said Sylvia Reed, - A. P. Gilliland, Constable -

Sept. 11th, 1900. Trial had, defendant waives examination in the above case and submits to be bound over to Court of Common Pleas. Thereupon, the said Sylvia Reed, with Arthur K. Conwell her surety approved by me entered into a recognizance before me for her appearance forthwith before the Court of Common Pleas.

Recognized the following witnesses for the State:- John Walker, Richard Johnson, Emanuel Rauech, Ellen Debolt, Frank Mitchell, Richard Nation and Dicky Nation.  
Cost Bill:- Justice Costs \$3.85, Constables Costs \$4.40.

The State of Ohio, Union County, Darby Township ss.

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

Frank B. Davis Justice of the Peace of the aforesaid Township.

1056  
Indictment

Sept. 15th, 1900 the following Indictment was filed:-

The State of Ohio, Union County ss.

Court of Common Pleas, of the term of September, in the year of our Lord, one Thousand nine hundred, - The Jurors of the Grand Jury of said County, on their oaths, in the name and by the authority of the State of Ohio, do find and present that John Holyerous and Sylvia Reed late of said County, on the eighth day of September in the year of our Lord one thousand nine hundred, at the County of Union aforesaid, in the State of Ohio, aforesaid, unlawfully did steal, take and carry away, three chickens of the value of seventy-five cents the personal property of Hadley Young, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

James E. Robinson Prosecuting Attorney.

Endorsed:- "A true Bill" - O. G. Bolebaugh, Foreman Grand Jury -

1056  
Warrant

Sept. 15th, 1900, the following Warrant issued:-

The State of Ohio, Union County ss.

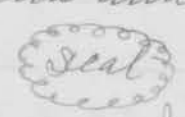
To the Sheriff of said County, Forcing:-

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Entries

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Whereas, at the September Term, A. D. 1900, of the Court of Common Pleas of said County of Union, an Indictment was found by the Grand Jury thereof against Sylvia Reed for a certain crime, to-wit, Larceny, You are therefore commanded to arrest and safely keep the said Sylvia Reed, so that you have her body before the said Court of Common Pleas to answer the charge of said Indictment and that you have with you then and there this writ.



Chas. Furberwood Clerk,

Sherriff's Return.

The State of Ohio, Union County ss,

Received this writ Sept. 17th, A. D. 1900, at 11 o'clock

A. M. and I have arrested the said Sylvia Reed and now have her before the Court. Exp. - Service & return \$50 mileage \$44 Postal \$1.94.

J. Ed Robinson, Sherriff.

1056 Sept. 20th, 1900, the following Entries were filed:-

Entries State of Ohio

Indictment for Larceny.

John Holyeross and Sylvia Reed.

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendant John Holyeross, being brought into Court in custody of the Sherriff and having waived the reading of the Indictment pleads not guilty thereto, and puts himself on the Country and the Prosecuting Attorney doth the like.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant Sylvia Reed being brought into Court waives the reading of the Indictment and pleads thereto, not guilty, and puts herself on the Country, and the Prosecuting Attorney doth the like.

1056 Sept. 27th, 1900, the following Entry was filed:-

Entry State of Ohio.

Indictment for Larceny-

John Holyeross & Sylvia Reed.

Now came the Prosecuting Attorney on behalf of the State of Ohio, and the defendants with their counsel, also came the following named persons as jurors, to-wit, John Mader, J. H. Chenoweth, Clinton Cox, George Couley, J. J. Lovell, A. J. Strader, Philip Vauderhan, J. J. Brauman, Frank Anderson, Nelson Mann, L. A. Carpenter and M. B. Dull, who were duly impanelled and sworn according to law. And the said jury having heard the testimony adduced by the parties, the arguments of counsel, and the charge of the Court, retired to their room in charge of the Sherriff for deliberation, and afterwards came the jury conducted into Court by the Sherriff and returned the following verdict in writing, signed by their foreman, to-wit: That the jury in this case find the defendants, John Holyeross and Sylvia Reed, not guilty in manner and form as they stand charged in the said Indictment.

Sept. 27th, 1900.

J. J. Brauman, Foreman.

And there being no further charge against said defendants they are hereby discharged.

Attest:- Chas Furberwood, Clerk.



Pleas continued and held at the Court House in Marysville, within and for the South Judicial District of the Court of Common Pleas of the State of Ohio, before the Hon. Charles M. Melhorn, Judge of said Court of the Term of September, to-wit: on Sept. 25th A. D. 1900. Be it remembered that heretofore, to-wit: on July 25th A. D. 1900, the following Manuscript was filed in the office of the Clerk of said Court, to-wit:—

1040  
Manuscript

The State of Ohio  
vs  
William Damer.

The State of Ohio, Union County, the village of Richwood,  
Before me, J. L. Joliff, Mayor of said Municipal Corporation  
in said County,

Complaint No. 35 made this 23rd day of July A. D. 1900, by Charles P. Rausch, who, being duly sworn saith that on or about the 4th day of July, A. D. 1900, at the Municipal Corporation and County aforesaid, one Willie Damer, unlawfully did steal take and carry away, one water gauge of the value of two dollars, two self oilers of the value of eight dollars and all of the value of ten dollars, the personal property of said Charles P. Rausch.

Signed Charles P. Rausch.

Sworn to before me and signed in my presence this 23rd day of July, 1900.

July 23rd, 1900 Complaint filed. Warrant issued for the defendant to D. S. Berry, Marshal of said Municipal Corporation, who made return as follows, to-wit: July 23rd, 1900 I have the body of the within named Willie Damer now in Court, D. S. Berry, Marshal.

Subpoena issued for the following witnesses, to-wit: Isaiah Callahan, George Biddle, M. Hammond, and Benjamin Chapman. Return on Subpoena made as follows: to-wit: July 24th, 1900, I have served the within writ on Geo. Biddle, M. Hammond, and Benjamin Chapman.

Defendant arraigned before me, the said Mayor, on the 23rd day of July, 1900, and upon hearing said complaint pleaded not guilty to the same.

|                  |      |                                                                                     |
|------------------|------|-------------------------------------------------------------------------------------|
| Mayor's fees     | \$40 | Continuance required by plaintiff in account of time to procure counsel             |
| Complaint        | 40   | and witnesses, the case was therefore continued to July 24th, 1900 at 9             |
| Warrant          | 40   | o'clock A. M. and the Defendant required to give bail in the sum of                 |
| Subpoena         | 35   | fifty Dollars for his appearance, at said time before me, the said Mayor            |
| Continuance      | 20   | and to abide the judgment of the Court, and not to depart without leave.            |
| Recognizance     | 40   | Bail given as required and prisoner allowed to go.                                  |
| Judgment         | 40   | July 24th, 1900, defendant appeared and availed examination of witnesses to sustain |
| Copies filed     | 20   | the charge and submitted to be bound over without such examination.                 |
| Record           | 75   | It is therefore on said day by me, the said Mayor, adjudged and ordered             |
| Recog. to Court  | 40   | that the said defendant William Damer enter into a recognizance in                  |
| Satisfaction     | 20   | the sum of one hundred Dollars with sufficient surety conditioned for his           |
| Manuscript       | 75   | appearance before the Court of Common Pleas, on the first day of the term           |
| Certificate      | 25   | thereof next to be holden, in and for the County of Union, aforesaid                |
| Docketing        | 10   | then and there to answer to a charge of unlawfully stealing, taking and             |
| Judgment on Dec. | 15   | carrying away, one water gauge of the value of two dollars, two self oilers of      |
| Total            | 5 00 | the value of eight dollars, and all of the value of ten dollars, the per-           |
| Marshal's Fee    |      | sonal property of said Charles P. Rausch.                                           |
| Warrant          | 40   | Recognizance given as required and defendant allowed to go.                         |
| Mileage          | 80   | The State of Ohio, Union County, the Village of Richwood vs.                        |
| Subpoena         | 45   | I, the undersigned Mayor of the said Municipal Corporation, hereby                  |
| Copies           | 75   | certify that the within and preceding is a full and true                            |
| Attending Trial  | 1 00 | Manuscript of the proceedings had by and before me in the above                     |
| Assistant        | 1 50 | named case, on Complaint No. 35, and of the costs therein as re-                    |
| Total            | 4 95 | corded in my Docket, Page 219, July 24th, 1900.                                     |

J. L. Joliff, Mayor

1045  
Indictment

Sept. 15th, 1900  
The State of Ohio

the name of  
William Damer  
vs  
The State of Ohio

1045  
Warrant

Sept. 17th, 1900  
The State of Ohio

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1045  
 Sept. 15th, 1900, the following Indictment was filed:  
 The State of Ohio, Court of Common Pleas, of the Term of September in the year of  
 Union County ss. our Lord, one thousand, nine hundred.

The Jurors of the Grand Jury, of said County, on their oaths, in the name and by the authority of the State of Ohio, do find and present that William Danner late of said County, on the fourth day of July, in the year of our Lord, one thousand, nine hundred, at the County of Union aforesaid, in the State of Ohio, aforesaid unlawfully did, steal, take and carry away, one No. 3 brass chip, in value of five dollars, three brass lubricators, plain, of the value of three dollars and twelve cents, one brass plain, whistle of the value of one dollar and ninety five cents, two brass cylinder cocks of the value of ninety cents, one Brass Mississippi gauge cock of the value of fifty cents, three brass straight air cocks of the value of thirty six cents, three brass tiger grass cups of the value of one dollar and ten cents, one brass angle globe, value of the value of one dollar, and all of the value of thirteen dollars and seventeen cents the personal property of Charles Raush, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

James B. Robinson, Prosecuting Attorney  
 Endorsed: - A true Bill - O. G. Bolebaugh, Foreman Grand Jury.

1045  
 Sept. 17th, 1900, the following Warrant was issued:  
 The State of Ohio, Union County ss.

To the Sheriff of said County, Greeting:  
 Whereas, at the September Term, A.D. 1900, of the Court of Common Pleas of said County of Union, an Indictment was found by the Grand Jury thereof against William Danner for a certain crime, to-wit: For Larceny You are therefore commanded to arrest and safely keep the said William Danner so that you have his body before the said Court of Common Pleas to answer the charge of said Indictment, and that you have with you then and there this writ.

Given under my hand and the seal of said Court this 17th day of September A.D. 1900.

Chas. F. Woodward, Clerk

Return  
 The State of Ohio, Union County ss.  
 Received this writ Sept. 17th, A.D. 1900, at 11 o'clock, A.M. and I have arrested the said William Danner and now have him before the Court.  
 Fees: - Ser. & ret. \$50 mileage \$2.56 total \$52.56. J. Ed. Robinson, Sheriff.

1045  
 Sept. 20th, 1900, the following Entry was filed:  
 The State of Ohio  
 vs. Indictment for Larceny.  
 William Danner

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said Indictment for plea thereto, which he is not guilty and putteth himself on the Country and the Prosecuting Attorney doth the like.



1045 Entry Sept. 25th, 1900, the following Entry was filed:-  
The State of Ohio,

No. Indictment for Larceny.  
William Damer

Now came the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff; also came the following named persons as jurors, to-wit: - John Moder, J. H. Chenoweth, Clinton Cor, George Couley, J. M. Powell, Philip Mauderau, Frank Andrews, Nelson Morse, L. J. Carpenter, A. B. Dull, J. J. Brauman, and H. J. Strader, who were duly impaneled and sworn, according to law; and the said jury having heard the testimony adduced by the parties, the arguments of the counsel and the charge of the Court, retired to their room in charge of the Sheriff for deliberation, and afterward came the jury conducted into Court by the Sheriff, and returned the following verdict in writing signed by their foreman, to-wit: - "We, the jury, being duly impaneled and sworn, do find the defendant not guilty in manner and form as he stands charged in said Indictment."

Dated Sept. 25th, 1900. J. J. Brauman, Foreman.

And there being no further charge against said defendant, he is hereby discharged.

Attest:  
Chas. P. Woodward,  
Clerk.

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Manuscript.

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Pleas continued and held at the Court House in Marysville, within and for the  
 Sixth Judicial District of the Court of Common Pleas of the State of Ohio,  
 before the Hon. Charles M. Melhorn, Judge of said Court of the Term of September,  
 to-wit, on Sept. 20th, A.D. 1900, be it remembered that heretofore, to-wit, on Aug.  
 31st, A.D. 1900, the following Manuscript was filed in the Office of the Clerk of said Court, to-wit,  
 The State of Ohio. Before C. S. Hamilton, Mayor of the Village of  
 Marysville, Union County, Ohio,  
 Charge - Forgery -  
 Edward M. Woodcock

1000  
 Manuscript

Be it remembered that on the 4th day of August, 1900, came  
 George Rittenhouse, who filed written complaint against one E. M. Woodcock, where-  
 upon the following proceedings were had, Said complaint being in words and figures  
 following, to-wit: - That on or about the 6th day of March, 1900 at the County of Union,  
 State of Ohio, aforesaid, one E. M. Woodcock, late of said County, unlawfully, feloniously  
 and falsely, forged the name of this affiant said George Rittenhouse to a certain prom-  
 issory note dated Ostrander O. 3-5-1900 - due 90 days after date, payable to the order  
 of the Berry Manufacturing Co, for the sum of \$25.00, payable at Union Banking Company  
 and did utter and publish as true and genuine such false note with said George  
 Rittenhouse's signature thereto, forged by him, the said E. M. Woodcock, knowing the  
 said signature to be a forgery, and sold and indorsed said forged note to the Union  
 Banking Company of Marysville, Ohio, in said County of Union and obtained \$21.25  
 in money thereon, contrary to the Statutes of the State of Ohio, in such case made  
 and provided, Thereupon I issued Warrant directed to Michael Murphy, Marshal,  
 commanding him to take the said E. M. Woodcock, if he be found, or if he has fled to  
 pursue after him into any part of said State and take and safely keep him, the  
 said E. M. Woodcock, and have his body forthwith before me at my office in Marys-

|                          |        |                                                                                                         |
|--------------------------|--------|---------------------------------------------------------------------------------------------------------|
| Mayor's Fees             | 8      | etc. ville, Ohio to answer said complaint and be further dealt with                                     |
| Filing papers            | 20     | according to law, August 4th, 1900 Return of Warrant with the fol-                                      |
| Affidavit                | 40     | lowing endorsement thereon: - I have arrested the within named defend-                                  |
| Warrant                  | 40     | ant, E. M. Woodcock, and now have him in Court. - Michael Murphy - Marshal.                             |
| Docketing                | 15     | August 4th, 1900, the defendant, E. M. Woodcock, upon being arraigned be-                               |
| Judgment                 | 40     | fore me, to answer to said charges, entered a plea of guilty, Thereupon                                 |
| Mittimus                 | 40     | I find that said offense has been committed and reason to believe                                       |
| Judgment on Docket       | 15     | the defendant, E. M. Woodcock, guilty thereof, Thereupon, I ordered                                     |
| Setting in Trial         | 100    | the defendant to enter into a recognizance in the sum of eight                                          |
| Manuscript & Certificate | 200    | Hundred Dollars (\$800.00) with sufficient sureties for his appearance                                  |
| Record                   | 175    | at Court of Common Pleas of Union County, Ohio, at the first day of                                     |
| Total                    | 685    | next term, The defendant not offering sufficient surety, I issued                                       |
| Marshal's Fees           |        | a mittimus for his commitment to the jail of Union County,                                              |
| Warrant                  | 40     | Ohio, and delivered the same to Michael Murphy, Marshal, com-                                           |
| Mileage                  | 8 20   | manding the Jailor of Union County, Ohio to accept the said                                             |
| Attending Trial          | 100    | defendant, E. M. Woodcock, into the jail of said County,                                                |
| Mittimus                 | 40     | there to remain until discharged, by due course of law,                                                 |
| Mileage                  | 20     | Aug. 4th, 1900, Return of mittimus endorsed as follows: - I have com-                                   |
| Copy                     | 25     | mitted the within named person, E. M. Woodcock, to the Sheriff & Jailor                                 |
| Assistant                | 1 50   | of Union County, Ohio, J. Ed. Robinson, with whom I left a certified copy                               |
| Conveyance, Dues & Dues  | 11 20  | of this writ. - Michael Murphy, Marshal. - The State of Ohio Union County 333<br>Village of Marysville. |
| Total                    | 231 50 | I do hereby certify that the within and foregoing is a full and true Manuscript from my                 |

Booklet of the proceedings had by and before me, at my office in said Village in the above  
 entitled case, and of the costs therein as recorded in Docket No. 2, Page 232,  
 Witness my hand this 10th day of August, 1900. C. S. Hamilton, Mayor.



1030 Sept. 15th, 1900, the following Indictment was filed:-  
Indictment The State of Ohio, Court of Common Pleas, of the Term of September, in the year  
Union County ss. of our Lord, one thousand, nine hundred.

The Jurors of the Grand Jury of said County on their oaths, in the name and by the authority of the State of Ohio, do find and present that Edward M. Woodcock, late of said County on the eighth day of March in the year of our Lord, one thousand, nine hundred, at the County of Union, aforesaid, in the State of Ohio, aforesaid, unlawfully and feloniously, did utter and publish as true and genuine, a certain false, forged and counterfeited promissory note for the payment of money, which said false, forged and counterfeited promissory note for the payment of money then and there bore a United States documentary internal revenue stamp of the series of 1898 and of the denomination of two cents cancelled by the letters "G. R." and the figures "3-8-1900" written across the face of said stamp, and was then and thereof the purport and value following, to-wit: "\$25.00 - Estrander Co. 3-8-1900, Ninety days after date I promise to pay to the order of the Berry Manfg. Co. Ninety Five Dollars at Union Banking Co. value received with interest." (Signed) "George Rittenhouse," with intent thereby unlawfully to defraud, he, the said Edward M. Woodcock then and there at the time he so uttered and published said false, forged, and counterfeited promissory note for the payment of money, well knowing the same to be false forged and counterfeited, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

James E. Robinson, Prosecuting Attorney.  
Endorsed - "A true Bill" - C. J. Balubaugh, Foreman Grand Jury.

1030 Sept. 20th, 1900, the following Entry was filed:-  
Entry The State of Ohio

No. Court of Common Pleas, Union County, Ohio.  
Edward M. Woodcock Indictment for Forgery.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said Indictment for plea thereto, with he is guilty. Thereupon, it is ordered and adjudged by the Court that the said Edward M. Woodcock, be imprisoned and confined in the Penitentiary of the State, and kept at hard labor, but without any solitary confinement for the period of two (2) years and that he pay the costs of this prosecution for which execution is awarded.

Attest:  
Chas. F. Woodward,  
Clerk.

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Pleas continued and held at the Court House in Marysville within and for the tenth  
judicial district of the Court of Common Pleas, of the State of Ohio, before the Hon. Duncan  
How. Judge of said Court of the term of January. to-wit:- On January 30th 1901. A.D.  
Be it remembered that heretofore, to-wit:- On Apr 6th A.D. 1900 the following Indictment  
was filed in the Clerk's office of the said Court. to-wit:-

1027  
Indictment

The State of Ohio Union County ss.  
In the Court of Common Pleas, Union County, Ohio, of the term of April in the year  
of our Lord One Thousand nine Hundred.  
The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County  
of Union, impaneled, sworn and charged to inquire of crimes and offenses  
committed within the said County of Union, in the name and by the authority  
of the State of Ohio, on their oath, do find and present, that Durell Warb,  
late of said County, on the sixth day of November, in the year of our Lord  
one thousand eight hundred and ninety nine, with force and arm, in  
said County of Union, and State of Ohio, unlawfully did steal, take and  
lead away, one white mare, of the value of sixty (\$60.00) dollars the  
personal property of Horation Clement, contrary to the form of the statute in  
such case made and provided, and against the peace and dignity of the  
State of Ohio.  
James C. Robinson.  
Prosecuting Attorney of Union Co. O.

Endorsements.

This bill of Indictment upon the testimony awarded sent to the  
Grand Jury by the order of the Court at the request of the Prosecuting Attorney.  
A true bill. L.C. Ford. Foreman of Grand Jury.  
On this 9th day of November 1900. Defendant arraigned and  
pleads not guilty to this Indictment.  
Chas Penhorwood. Clerk.

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1027.  
Warrant.

Nov 6th 1900 The following Warrant issued.  
The State of Ohio Union County ss.  
To the Sheriff of said County Greeting:  
Whereas, at the Sept Term A. D. 1900 of the Court of Common Pleas of said  
County of Union, an indictment was found by the Grand Jury thereof,  
against Durell Warb, for a certain crime, to-wit: for horse stealing.  
You are therefore commanded to arrest and safely keep the said Durell  
Warb so that you have his body before the said Court of Common Pleas  
to answer the charge of said indictment, and that you have with you  
then and there this writ.  
Given under my hand and the Seal of said Court this 6th day of  
Nov. A.D. 1900.  
Chas Penhorwood.  
Clerk.

1027  
Return

Nov 6th 1900 Warrant returned Endorsed as follows:  
The State of Ohio Union County ss.  
Received this writ Nov 5th A.D. 1900, at 12 o'clock, M. and I have arrested the said  
Durell Warb and now have him in my custody in the jail of said County.  
Service & Return 50<sup>cts</sup> Mileage \$ 3.84 Conveyance 22<sup>cts</sup> Total \$ 6.<sup>34</sup>  
J. E. Robinson  
Sheriff.



1027.  
Entry.

Nov 9th 1900 The following Entry was filed.

The State of Ohio

vs. Court of Common Pleas, Union County, Ohio

Dwight Harbs.

Indictment for horse stealing

Now comes the Prosecuting attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment for plea thereto saith, he is not guilty, and puts himself upon the Country, and the prosecuting attorney doth the like; and cause is continued for want of time to try defendant; and the Court fixed bond at \$500<sup>00</sup>

1027.  
Entry.

Jan 21st 1901 The following Entry was filed.

The State of Ohio

vs. Court of Common Pleas, Union County, Ohio.

Dwight Harbs.

This day the defendant was brought into Court, and upon inquiry the Court finds that the defendant is in indigent circumstances and unable to employ counsel. The Court, therefore at his request assign W. T. Hoopes, to defend him.

1027.  
Entry

Jan 30th 1901. The following Entry filed.

The State of Ohio

vs. Common Pleas, Court Union County Ohio.

Dwight Harbs.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff by his Counsel, thereupon said defendant asked leave of the Court to withdraw his plea of not guilty, heretofore entered which was allowed by the Court, thereupon said defendant being again arraigned and for plea to said indictment, saith he is guilty, in manner & form as he stands charged in said indictment. And said defendant being inquired of by the Court if he had anything to say why judgment should not be pronounced against him; and having nothing only what he hath already said; It is therefore adjudged by the Court that the said defendant Dwight Harbs, be imprisoned in the Penitentiary of this State, and kept at hard labor, but without any solitary confinement for the period of one year; and that he pay the costs of this prosecution for which execution is awarded.

1027.  
Entry.

Feb 18th 1901. The following Entry was filed.

The State of Ohio.

vs. Court of Common Pleas, Union County, Ohio.

Dwight Harbs.

On motion to the Court for the allowance of attorney fees in this cause, the Court on consideration thereof, do fix and allow attorney fees herein as follows, to wit:-

To W. T. Hooper, attorney appointed by the Court to defend the defendant, the sum of twenty-five dollars.

Attest. Chas Penhomed Clerk

Winnie Penhomed, Deputy.

1068.  
Indictment

1068.  
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Pleas continued and held in the Court House at Marysville within and for the tenth Judicial District, of the Common Pleas Court, of the State of Ohio, before the Honorable Judge of said Court of the term of January, to wit:-

On January 21st 1901, A. D. be it remembered that heretofore to wit:- on Jan 16th A. D. 1901. The following Indictment was filed in the office of the Clerk of said Court to wit:-

1068. Indictment

The State of Ohio, Union County, ss.

Court of Common Pleas, Union County, Ohio.

Of the term of January in the year of our Lord One thousand nine hundred and one.

The Jurors of the Grand Jury of said County, on their oaths, in the name and by the authority of the State of Ohio, do find and present that Edward Popp, late of said County, on the first day of September in the year of our Lord, one thousand nine hundred at the County of Union aforesaid, unlawfully did steal, take, and carry away one bicycle of the value of twenty five dollars, the personal property of Bessie Huffer, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio

James C. Robinson, Prosecuting Attorney.

Indorsements.

A True bill. S. H. McCloud, Foreman Grand Jury.

This bill of indictment found upon testimony sworn and sent to the Grand Jury, by order of the Court, at the request of the Prosecuting Attorney.

S. H. McCloud, Foreman Grand Jury.

On this 21st day of Jan 1901 the within named Edward Popp.

Defendant arraigned, and pleads Not guilty to this indictment

Chas. Penhollow, Clerk.

1068. Entry

Jan 21st 1901. The following Entry was filed.

State of Ohio

vs

Court of Common Pleas, Union County, Ohio.

Edward Popp.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said indictment for plea thereto saith he is not guilty, and puts himself upon the County and the Prosecuting Attorney doth the like.

1068. Entry

Jan 21st 1901. The following Entry filed.

State of Ohio

vs

Court Common Pleas, Union County, Ohio.

Edward Popp.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, the defendant being brought into Court in custody of the Sheriff; thereupon said defendant retracts his plea of not guilty, and for plea to said indictment saith he is guilty in manner and form as he stands charged; and the Court having heard the testimony adduced and being fully advised in the premises, and the said defendant being inquired of if he had anything to say why judgment should not be pronounced against him; and having nothing but what he hath already said; It is therefore adjudged by the Court that the said defendant, Edward Popp, pay a fine of ten dollars, and the costs of this prosecution, and that he stand committed to the

of the State of the Sheriff. he is not being attorney defendant;

and upon circumstances best assign

the State of the Court as allowed for plea as he stands pronounced by said; all Harbs. labor, but at he pay

es in this fees herein the defendant.



Columbus Work-house until the amount of said fine and costs shall be paid, or secured to be paid, or he be otherwise legally discharged.

1068. Warrant. Jan 22nd 1901. Warrant to Convey to Workhouse issued.

The State of Ohio.

Union County ss. Court of Common Pleas of said County.

The State of Ohio

vs.

Indictment for Petit Larceny.

Edward Popp.

To the Sheriff of said County; Greeting:

Whereas at the Jan Term of our said Court of Common Pleas, begun and held at Marysville in said County, on the 21 day of Jan, A.D. 1901. the said Defendant Edward Popp. was indicted for Petit Larceny and found guilty of Petit Larceny and was sentenced by the Court to be imprisoned in the Columbus Workhouse until fine of \$10. and costs amounting to \$34.93 are paid.

You are, therefore, hereby commanded to take charge of and convey the said Edward Popp. to the Columbus Workhouse, and make due return of your proceedings herein to this office forthwith.

In Testimony Whereof, I have hereunto set my hand and affixed the Seal of said Court at Marysville Ohio, this 21st day of Jan 1901.

Chas Senhouswood. Clerk.

1068 Return Warrant Returned and filed Jan 22d. 1901. Endorsed

Columbus Workhouse. Columbus Ohio. Jan 22d. 1901.

Received this day of S F Burnham Sheriff of Union County Ohio. the prisoner named (Edward Popp.) in the within Warrant.

J. S. Walter. Supt.

Attest

Chas Senhouswood. Clerk.

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Indictment

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Pleas continued and held at the Court House in Marysville, within and for the South Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duane Dow, judge of said Court of the Term of January, to-wit, on January 29th, A. D. 1901. Be it remembered that heretofore, to-wit, on January 16th, 1901, the following Indictment was filed, to-wit,

1072  
Indictment

The State of Ohio.

vs.  
Matthew F. Patch

Court Common Pleas, Union County, Ohio.

The Jurors of the Grand Jury of said County, on their oaths, in the name and by the authority of the State of Ohio, do find and present that Matthew F. Patch late of said County, on the twenty-fourth day of December, in the year of our Lord one thousand eight hundred and ninety-nine at the County of Union aforesaid, being then and there a male person of the age of eighteen years and upwards, did unlawfully and knowingly carnally know and abuse, one Ratta Patch, with her consent, she, the said Ratta Patch, then and there being a female person under the age of sixteen years, to-wit, of the age of fifteen years, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio,

James C. Robinson, Prosecuting Attorney.

Endorsements:

"A true Bill." - J. A. McCloud, Foreman Grand Jury.

"This Bill of Indictment found upon testimony sworn and sent to the Grand Jury, by order of the Court at the request of the Prosecuting Attorney."

J. A. McCloud, Foreman Grand Jury.

"On this 21st day of Jan. 1901, the within named Matthew F. Patch, defendant arraigned and pleads not guilty to this Indictment."

Chas. F. Harwood, Clerk.

1072 Jan. 21st 1901, the following Entry filed:-  
Entry State of Ohio.

vs.  
Matthew F. Patch

Court Common Pleas, Union County, Ohio.

Indictment for Rape.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned upon said Indictment for plea thereto saith he is not guilty, and puts himself upon the Country and the Prosecuting Attorney doth the like, and it appearing that said defendant is in indigent circumstances and unable to employ counsel, the Court, at his request, assign Thomas Reed to defend him,

1072 Jan. 23rd, 1901, the following Answer was filed.  
Answer State of Ohio.

vs.  
Matthew F. Patch

Court Common Pleas, Union County, Ohio.

Indictment for Rape.

Now comes the defendant by his Attorney, and for his defense in the above cause says: - 1st - He denies each and every allegation set forth in the Indictment found, by the Grand Jury of Union County, Ohio, at the January Term, in the year 1901, and returned as a true bill at said term against him, Defendant for his second defense



says, that Rella Patch, prosecutrix herein did conspire with James Patch, her father and others by this prosecution herein to extort money from him, Matthew P. Patch, defendant, herein, therefore defendant prays that he be discharged and go hence without day.

1072 Motion Jan. 24th, 1901, the following motion filed:  
State of Ohio.

vs. Court Common Pleas, Union County, Ohio.  
Matthew P. Patch Indictment for Rape.

Now comes the defendant, in the above cause and moves the Court for an order directing the Clerk of this Court to issue a Subpoena to the Superintendent of the Work House at Columbus, Ohio, to produce Edward Ropp, at said Court on January 29th, 1901 to testify in behalf of defendant in said cause.

1072 Entry Jan. 25th, 1901, the following Entry filed:-  
State of Ohio.

vs. Court Common Pleas, Union County, Ohio.  
Matthew P. Patch Indictment for Rape.

This day upon the motion of the defendant, by his attorney and it appearing to the Court to be necessary to procure the testimony in this case of Edward Ropp, now confined in the Columbus Workhouse, it is ordered that a subpoena be issued, directed to the Superintendent of the Columbus Workhouse, commanding him to bring the said Edward Ropp before the Court.

1072 Denuncer January, 29th, 1901, the following Denuncer filed:  
State of Ohio

vs. Court Common Pleas, Union County, Ohio.  
Matthew P. Patch Indictment for Rape.

Now comes the defendant and demurs to the Indictment in the above case and for grounds for said Denuncer says, said Indictment does not state that Rella Patch the Prosecutrix is not the daughter or sister of defendant, Matthew P. Patch, hence it is void.

1072 Entry Jan. 29th, 1901, the following Entry filed:-  
State of Ohio.

vs. Court Common Pleas Union County, Ohio.  
Matthew P. Patch Indictment for Rape.

This 29th day of January, this cause came on for hearing on the demurrer of the defendant to the Indictment in said action for the reasons therein stated, and was argued by counsel and submitted to the Court, On consideration whereof the Court doth overrule said demurrer, to which judgment of the Court in overruling said demurrer the defendant by his counsel did at the time except.

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1072 Jan. 29th, 1901, the following Entry filed.  
Entry State of Ohio.

vs. Court Common Pleas, Union County, Ohio.  
Matthew J. Patch Indictment for Rape.

This day Jan. 29th, 1901, this cause came on for trial, the jury was duly impaneled and sworn. The State did introduce evidence against the defendant, the defendant then did introduce evidence on his behalf. The counsel for the State then made his argument to the jury. Defendants counsel did likewise. The jury was then instructed by the Court, did retire to their room, in charge of the Sheriff, and did return in open Court their Verdict as follows: - "We, the jury, in this case being duly sworn and affirmed to well and truly try and true deliverance, make between the State of Ohio and the prisoner at the bar, Matthew J. Patch, do find that the prisoner at the bar, not guilty."

M. F. Doty, Foreman,

1072 Feb. 4th, 1901, the following Entry filed.  
Entry State of Ohio.

vs. Court Common Pleas, Union County, Ohio.  
Matthew J. Patch Indictment for Rape.

To the Honorable Board of County Commissioners of Union County, Ohio: - Sirs: - Having appointed Thomas Reed an Attorney-at-law, to defend, Matthew J. Patch, in the above case in which Patch was charged with Rape, the said Reed having successfully defended said Patch at this January Term, 1901 I would recommend that you do allow said Thomas Reed a fee of Twenty five Dollars.

Duncan Dow, Judge.

Attest  
Chas. F. Woodward,  
Clerk



Pleas continued and held at the Court House in Marysville within and for the tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Dow, Judge of said of the term of April, to-wit: on April 24th A.D. 1901. Be it remembered that here- tofore to-wit, on April 17th 1901 the following Indictment was filed, to-wit:

1076  
Indictment

The State of Ohio. Vs. Court of Common Pleas, Union County Ohio.  
George Williams.

The jurors of the Grand Jury of said County, on their oaths, in the name and by the authority of the State of Ohio, do find and present that George Williams late of said County, on the 29th day of March in the year of our Lord one thousand nine hundred and one, at the County of Union aforesaid, unlawfully did make an assault upon one Harry Wellwood, and him, the said Harry Wellwood, did then and there unlawfully strike and wound, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

James E. Robinson, Prosecuting Atty.

Indorsements

A. true Bill." - S.C. Edwards, Foreman Grand Jury.  
This bill of indictment found upon testimony sworn and sent to the Grand Jury, by order of the Court, at the request of the Prosecuting Attorney, S.C. Edwards, Foreman Grand Jury.  
On this 24th day of April 1901 the within named George Williams, Defendant arraigned, and pleads guilty to this Indictment.  
Chas Pemborood, Clerk.

1076

1076  
Warrant.

April 19th 1901. The following Warrant issued  
The State of Ohio Union County ss.  
To the Sheriff of said County, Greeting.  
Whereas at the April Term, A.D. 1901, of the Court of Common Pleas of said County of Union, an Indictment was found by the Grand Jury thereof, against George Williams, for a certain crime, to-wit: for Assault and Battery.  
You are therefore commanded to arrest and safely keep the said George Williams so that you have his body before the said Court of Common Pleas to answer the charge of said Indictment, and that you have with you then and there this writ.  
Given under my hand and the Seal of said Court this 19th day of April A.D. 1901. <sup>under seal</sup> Chas Pemborood, Clerk.

1076  
Return.

May 4th 1901. Warrant returned endorsed as follows  
The State of Ohio, Union County ss.  
Received this writ April 19th A.D. 1901, at 9 o'clock A.M. and I have arrested the said George Williams and now have his body before Court.  
Service Return, 60 Mileage \$3.78 Conveyance, 75 Writ, 75 S.F. Burnham, Sheriff.  
Total \$5.88 By Allen, Haines Deputy.

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1076  
Entry

April, 22nd, 1901. The following Entry filed.

The State of Ohio

vs.

Court Common Pleas, Union County, Ohio.

George Williams. Indictment for Assault & Battery. April, 22nd, 1901.

This day came the defendant and with A. H. Stanley as his surety entered into recognizance before the Court in the sum of One Hundred Dollars, conditioned for his appearance on May, 1st, 1901, to answer said charge and abide the order and judgment of the Court, and not depart without leave.

1076  
Entry

April, 24th, 1901. The following Entry was filed.

State of Ohio

Court Common Pleas, Union County, Ohio.

vs.

Indictment for Assault and Battery.

George Williams

April, 24th, 1901.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff and arraigned waives the reading of the Indictment and for plea thereto saith he is guilty. Thereupon after hearing testimony and being fully advised in the premises, it is ordered and adjudged by the Court that the said George Williams pay a fine of ten dollars and the costs of this prosecution. And it is further ordered that he stand committed to the Jail of Union County, until the amount of said fine and costs shall be paid, or secured to be paid, or he be otherwise legally discharged.

Attest

Chas Penhorwood, Clerk.

Minnie Penhorwood, Deputy.

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Pleas continued and held at the Court House in Marysville within and for the Tenth Judicial District of the Court of Common Pleas, of the State of Ohio, before the Honorable Duncan Row. Judge of said Court of the term of April to wit: On April, 24th 1901. Be it remembered that heretofore to wit: On April 17th 1901. the following Indictment was filed to wit:

1081  
Indictment

The State of Ohio, Union County Ohio, ss.  
Court of Common Pleas, of the term of April, A.D., 1901.

The Jurors of the Grand Jury of said County, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on the 23th day of March, A.D., 1901, at the Township of Washington in the County of Union aforesaid, divers citizens of said township and County were assembled for a lawful purpose, to wit, for the purpose of transacting and doing certain business appertaining to the preparing and practising for an amateur theatrical exhibition to be given on the following evening, and that Adrian Stanley and George Williams then and there, at and about the meeting aforesaid and the place where said meeting was to be held, to wit, at the front door of the school-house where said meeting was being and to be held, did unlawfully and willfully disturb said meeting and unlawfully and willfully did disturb one Harry Wellwood while he was at and about the place where said meeting was being and to be held, by using loud, boisterous, profane and threatening language against the said Harry Wellwood and other persons there assembled and by threatening and preparing in a menacing manner to fight and by daring said Harry Wellwood and certain other people there assembled to fight, and so the said Adrian Stanley and George Williams were then and there found unlawfully making and exciting a disturbance and contention at and about the aforesaid meeting of said citizens, contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Ohio.

James C. Robinson Prosecuting Atty.

Indorsements

A true Bill: S.C. Edwards. Foreman Grand Jury.  
This bill of Indictment found upon the testimony sworn and sent to the Grand Jury, by order of the Court, at the request of the prosecuting attorney. S.C. Edwards. Foreman Grand Jury.  
Plea of guilty entered to this Indictment, April 24th 1901, by Adrian Stanley. Chas. Penhousd. Clerk.

1081  
Warrant

April, 19th 1901. The following Warrant was issued  
The State of Ohio, Union County ss. To the Sheriff of said County Greeting  
Whereas at the April term A.D., 1901, of the Court of Common Pleas of said County of Union an Indictment was found by the Grand Jury thereof against Adrian Stanley et al. for disturbing a meeting.  
You are therefore commanded to arrest and safely keep the said George Williams so that you have his body before the said Court of Common Pleas to answer the charge of said Indictment, and that you have with you then and there this writ. Given under my

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hand and the Seal of said Court this 19th day of April A.D. 1901.  
Char Penhousd. Clerk.

May 4th 1901. The following Warrant Returned and endorsed.

The State of Ohio, Union County ss.

Received this writ April, 19th A.D. 1901 at 9 o'clock A.M. and I have arrested the said George Williams and now have his body before Court April 22 1901. Service & Return \$60 Total \$60

S.F. Burnham, Sheriff By Allen Haines Deputy

1081.  
Warrant.

April, 19th 1901. The following Warrant was issued.

The State of Ohio, Union County ss. To the Sheriff of said County, Greeting: Whereas at the April term, A.D. 1901. of the Court of Common Pleas of said County of Union, an Indictment was found by the Grand Jury thereof, against Adrian Stanley and George Williams for a certain crime to-wit: for disturbing a meeting. You are therefore commanded to arrest and safely keep the said Adrian Stanley so that you have his body before the said Court of Common Pleas to answer the charge of said Indictment, and that you have with you then and there this writ. Given under my hand and the Seal of said Court this 19th day of April A.D. 1901.

Char Penhousd. Clerk.

1081.  
Return

May, 4th 1901. Warrant returned & filed endorsed as follows.

The State of Ohio, Union County ss.

Received this writ, April 19 A.D. 1901. at 9 o'clock A.M. and I have arrested the said Adrian Stanley and now have his body before the Court, April 22, 1901.

Service & Return \$60 Mileage \$3.78 Conveyance \$1.75 Assistance \$1.75 Sustainance \$2.25 Total \$66.13

S. F. Burnham, Sheriff. By Allen Haines, Deputy.

1081.  
Entry.

April, 22nd 1901. The following Entry filed.

State of Ohio vs Court Common Pleas, Union County, Ohio  
Adrian Stanley & George Williams Indictment for disturbing a meeting  
April, 22nd, 1901.

This day came the defendants and entered into their own recognizance before the Court, in the sum of One Hundred Dollars, conditioned for their appearance on May, 1st, 1901, to answer said charge and abide the order and judgment of the Court, and not depart without leave.

1081.  
Entry.

April, 24th. 1901. The following Entry filed.

State of Ohio vs Court Common Pleas, Union County Ohio.  
Indictment for disturbing a meeting.  
Adrian Stanley & George Williams April, 22nd, 1901.

Now comes the Prosecuting Attorney on behalf of the State of Ohio and the defendant, Adrian Stanley being brought into Court in custody of the Sheriff and arraigned upon said Indictment for plea thereto saith he is guilty. Thereupon after hearing testimony and being fully advised in the premises, it is ordered and adjudged



by the Court that the said Adrian Stanley pay a fine of ten dollars, and the costs of this prosecution. And it is further ordered that he stand committed to the Jail of Union County until the amount of said fine and costs shall be paid, or secured to be paid, or he be otherwise legally discharged.

1081 April 24th, 1901 The following Entry filed.  
Entry: State of Ohio vs Court Common Pleas, Union County, Ohio.  
Indictment for disturbing a meeting.  
Adrian Stanley & George Williams April 24th, 1901.

Volle Prosequi as to the Indictment of George Williams is entered herein, by order of the Court at the request of the Prosecuting Attorney.  
Attest Chas C Penhorwood, Clerk.  
Minnie Penhorwood Deputy.

Pleas continued and held at the Court House in Marysville within and for the Tenth Judicial District of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan Dow, Judge of said term of Court of the term of April to wit: On April, 24th, 1901. Be it remembered that heretofore to wit: On April, 17th, 1901. The following Indictment was filed to wit:-

1079 The State of Ohio, Union County, ss. Court of Common Pleas.  
Indictment Of the term of April in the year of our Lord, one thousand nine hundred and one.

The Jurors of the Grand Jury of said County, on their oaths, in the name and by the authority of the State of Ohio, do find and present that Les Hoover and Clarence Lindley late of said County, on the 6th day of November in the Year of our Lord one thousand nine hundred, at the County of Union, aforesaid, unlawfully did make and assault upon one Bert Sivey, and him, the said Bert Sivey, did then and there unlawfully strike and wound contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.  
James E. Robinson  
Prosecuting Attorney.

Indorsements.

A true Bill: G.C. Edwards, Foreman Grand Jury.  
This bill of Indictment found upon testimony sworn and sent to the Grand Jury, by order of the Court, at the request of the Prosecuting Attorney.  
G.C. Edwards, Foreman Grand Jury.  
On this 24th day of April, 1901, the within named Les Hoover and Clarence Lindley Defendants arraigned, and pleaded guilty to this Indictment.  
Chas C Penhorwood Clerk.

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1079  
Warrant

April, 19th, 1901. Warrant was issued  
The State of Ohio, Union County, ss. To the Sheriff of said County, Greeting:  
Whereas at the April term, A.D. 1901, of the Court of Common Pleas of said  
County of Union, an Indictment was found by the Grand Jury thereof, against  
Les Hoover and Clarence Lindley for a certain crime to-wit: for Assault and Battery.  
You are therefore commanded to arrest and safely keep the said Les Hoover so  
that you have his body before the said Court of Common Pleas to answer  
the charge of said indictment, and that you have with you then and there  
this writ. Given under my hand and the Seal of said Court this 19th,  
day of April A.D. 1901. <sup>read</sup> Chas Penhewood Clerk.

1079  
Return.

April, 24th, 1901. Warrant Returned endorsed as follows  
The State of Ohio, Union County ss.  
Received this writ April 19th A.D. 1901 at 1 o'clock P.M. and I have arrested  
the said Les Hoover and now have his body before Court.  
Service & Return \$60 Mileage \$2.18 Conveyance \$1.25 Total \$ 3.93  
S.F. Burnham Sheriff.  
By Allen Haines Deputy.

1079.  
Warrant

April, 19th, 1901 Warrant was issued  
The State of Ohio, Union County ss To the Sheriff of said County, Greeting:  
Whereas at the April term A.D. 1901, of the Court of Common Pleas of said  
County of Union, an Indictment was found by the Grand Jury thereof,  
against Les Hoover and Clarence Lindley for a certain crime to-wit.  
for Assault and Battery. You are therefore commanded to arrest and  
safely keep the said Clarence Lindley so that you have his body before  
the said Court of Common Pleas to answer the charge of said indictment,  
and that you have with you then and there this writ.  
Given under my hand and the Seal of said Court this 19th day of  
April A.D. 1901. <sup>read</sup> Chas Penhewood. Clerk.

1079  
Warrant.

April, 24th, 1901. Warrant Returned endorsed as follows.  
The State of Ohio, Union County, ss.  
Received this writ April 19th A.D. 1901. at 1 o'clock P.M. and I have  
arrested the said Clarence Lindley and now have his body before the  
Court, April, 24th, 1901. Service & Return \$60 Mileage \$2.56 Conveyance \$1.25  
Total \$ 4.41  
S.F. Burnham. Sheriff.  
By Allen Haines Deputy.

1079.  
Entry.

April 24th 1901. The following Entry filed.  
State of Ohio Court Common Pleas, Union County, Ohio.  
vs Indictment for Assault & Battery.  
Les Hoover and Clarence Lindley  
Now comes the Prosecuting Attorney on behalf of the State of Ohio and the defendants  
being into Court in custody of the Sheriff and arraigned upon said indictment for plea  
thereto saith they are guilty. Thereupon after hearing testimony and being fully ad-  
vised in the premises, it is ordered and adjudged by the Court that the said Les  
Hoover pay a fine of ten dollars: and that the said Clarence Lindley pay a fine  
of one dollar: and that the said defendants pay the costs of this prosecution. And it is further ord-  
ered that they stand committed to the Jail of Union County until the amount of said fine and costs are  
paid, or secured to be paid, or they be otherwise legally discharged. (Attest) Chas Penhewood Clerk.



Pleas continued and held at the Court house in Marysville within and for the Tenth Judicial district of the Court of Common Pleas of the State of Ohio, before the Honorable Duncan How Judge of the said term April to wit: - On April 22nd, 1901. Be it remembered that heretofore to wit: On April 17th 1901. The following Indictment was filed, to wit: -

1075  
Indictment The State of Ohio, Union County ss. Court of Common Pleas.  
Of the term of April in the year of our Lord, one thousand nine hundred and one.

The Jurors of the Grand Jury of said County on their oaths, in the name and by the authority of the State of Ohio, do find and present that Harry Wellwood late of said County, on the 29th day of March in the year of our Lord, one thousand nine hundred and one, at the County of Union aforesaid, unlawfully did make an assault upon one Adrian Stanley, and him, the said Adrian Stanley, did then and there unlawfully strike and wound contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio. James E. Robinson, Prosecuting Attorney.

Indorsement.

A. true Bill. G. C. Edwards Foreman Grand Jury.

This bill of indictment found upon the testimony sworn and sent to the Grand Jury, by order of the Court, at the request of the Prosecuting Attorney.

G. C. Edwards Foreman Grand Jury.

On this 22nd day of April 1901 the within named Harry Wellwood, Defendant arraigned, and pleads guilty to this indictment.

Char Kenwood. Clerk.

1075  
Entry State of Ohio vs Court Common Pleas, Union County, Ohio.  
Indictment for Assault and Battery.  
Harry Wellwood. April 22nd, 1901. filed.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into Court in custody of the Sheriff, and arraigned upon said indictment for plea thereto saith he is guilty. Thereupon after hearing testimony and being fully advised in the premises, it is ordered adjudged by the Court that the said Harry Wellwood pay a fine of ten dollars and the costs of this prosecution. And it is further ordered that he stand committed to the Jail of Union County until the amount of said fine and costs shall be paid, or secured to be paid or he be otherwise legally discharged.

Attest

Char Kenwood. Clerk.  
Winnie Kenwood. Deputy.



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