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is $\{$ Yirs day this cause casme on to he heasel Nilliam Lauphery on $\{$ and the dyfendant having failed to Cheary Lauphrey $\left\{\begin{array}{l}\text { or demurto the pretion otetbing in defaue } \\ \text { the damewas by onsemt of plaintif Reard }\end{array}\right.$ Stu dame was by consemt of plainliff Reard 1) The court andetu ovint wing fully advised in the premises Hofind that the allegations of the netition are true ared that there is due to the plarintifp on the firist note in the pectinin mentioud fromllileiam tarefrery defendant the Senn Claineed by the plaintiff, towit: thesum of Wwo Hevndred $t$ Levo iso dolears aned Thal the defendant did efecuted the deed of Borl ape me the pelction Aeseribed to Reeure the dame and that the samne has by ceason of The defendant failing to comply with the concitions oferace Monttar dued hecomae bebsolute andethal baid sunn so fonne Avelad oforesaie is a lien onthe lanels on efaid thonsa ance xion benx delition desoribed aredthe oount dofird that litec peation' Abseribed and the orut dofiode thot the deyfendant is indebted to the plainliff by the seoond note in the peditine descriked the dum of qire Amndred colears with interest at eight per eent from the firet day of Aprielsos and that tu Same becootricat dene Atprie it isheo Anedthat the sance is a lien on said premiees in the frection ance Dnostpepe deecibed and the count dofuntree oind vhat the peanlifpistiscubted
 pelition deseribed the sum of one huncered and evencnly fine dollars with eiftet percent interest thuren osone the pinst day of thrie 1868 andethat the tanne will becone due Afvicliffel Ande that the danne is a line on dacelpermises in the saice Thostige aud fetnlicue acseribed. Coherefore it orneidend and akeudfed is the oount that the plaintife veover of the defencelant Villeane Lacphrey the sum buo tumedred ared two os dolcars soforved to he due as of hreeacie and his caplo hercin eafed bo clalcars aned is funture crnoidered oreveed and adeudfed Htal. Abs okane le ily Aheiuff of Mrion leounty, who is nueby offionted Apceial thasle, caminis wiver of thie oownt in this care proced to affreaize adruentise andece said Inortgafed premiees accoscin to doce, andeffly the proeceds of thexale to the paynment of the code ment oo as of aresece hendured of viro Yeuncuree and two ino dolearsuhth, 10 intenet thenene and that hebring into cout The rexidue ff the proeeds of oaid sale vinto eccetat their it await its fenther order aked as to the dums not due ancel for which Audement is not nowt wecdenec Dis cacel is oontínued

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1847

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Aherupion this bount adounngel unile fonomowi moning at \& aclock IN. NI Prilliam Saurence

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(3)hursday, April I9a CA.O. 156a

- olm Capil

Ceurio '̌s, dee et als,

Forvelozure
$\{$ Ohis day cance thesaid plaintiff by his attonners $\{$ prodeced in count the reporl of the dale mmelein $\{$ Thir case by thilliley Afrecial maseler osminisoimas Ox submitted the odmie to the count th the could bing fully Alvised in the preinses thaving examined the facil report $x$ the proeeedings had on vaid cale dt find sacd report o proceedings in ale rexfreets reqular in confomint ti tar, It is there fore corbidered thadjuelfed thal saice refrost $x$ the eaid sale made by sfiaid master be afpioved on oonfinmed on that daid. A, ll iley who to afpointed Apeciae master for thal purpose eqeceute ti the pherchaser The premises aforesaid adeed on bee oimple, Al isyunther ondered That the proceede ofsaide sale he affecicid firet in payment of the conto herein eppanded cared at $\$ 1618$ os second in paymont of Dohm leaseice lien on said laned for cates amounting is \& H1, ls Thirel in fayment of vaid plaintiffo Acd ment yos 82.30, th the ballance in payment of Naice platintife claim of Bo ceo withinteret Which is a Droseqaen lien on Saicd land. Atud Whe cout drfind That there remains unpaid of the eaid plaintifs cloin te duetrine from the deferedanto the tonn of tevie Levivared os luenty dalears evith interest at lou per cent anmally.
(D) Thin PiGensel Fors elosure

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Alliley Afrecial miaeler the cowt having examined the tame In biing freely advised on the premiees do fird the proceedines of the said moster in A aide sale to be in every vespeet requear in in conformity $t$ Haw ared the facd ealexthe proceding? had Therein ane afphoned H confinned by Daid cout\% eaide N. Viley is hereby ordered as Aficecial maxler onmmiosioner to ifecula a deed in fee Sinmple or cace fremines so oald to the funchase Thereops.

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Mminsalay Aprie 19: O.D. 1860
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Qacob Nolford thereupon came a eny to witi Atat Yenneel. (4. L. Eeltiner, P.E. Morse, das beimingham. Aarone Gaudner, offileles Baviman, Aothe Evans, Aotm
 3.6. Pooler Later Lutors who heing empameled and evom the ruth $A$ opreats upon the issue folined Belveen the proties ufon their oathe, tay that tue sace Hacob Wolford dovt not owe is eaide Plotur leaseic the caid dum of money devnanded of hin on any part theref as the plainviff en teto pelition hath omplained against him Therefore it is considered and a dudere that the defendent otacol Aolford go hence without day ancel veover of the plaintiff his caets in Phis kehalf, expandee taped at \&, Recond hial demanded ly plaintiff and allocued encenlating fifed at one hundred Dallaro,

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Sul Selition for divoree ver. Aleiander SP Bowen or her attomens Alamiltortidincoln and Itherupron this couse conne on to be heared upon the pelition and evidenee: ond coveidiration wherey the count do find that due motree of the filing and pleedings of This pelition cuas given to said defendant ackarding to Law dnel The oovt do fuhther fined that said deferciant wes quilly of adultry with Nary Neyeert as charged in the pelitimit id iblo virefone considued and adyaded by tre count that the Marriag velation herelfone existing kelween the vaid parties be and the same it hereby eet aside and wholly anueled, and the taiel parties wholly released of ron the blefations of the eame and it is funther ondered that the taid of ane toceben be reetoned to her maiden name of dane elle:Guire: and et is funther oonsidered adecefede aned cecereed thal tresaid defendanst do pay to the plaintiff as her reasonable alinnosin the Num of pine himdred tolecars and also the oaeto heveinelafelel. $\phi$ a Cearo.

Willillorde Praintigh ) Gexapmonton bogmie.
A. 2. Aleamon This day came into count le,chevous onin Lavlor seff anefed his pelitin afainet the \}Naice $A, e_{1}$ Mnamin onine daylan dep dazets avd therevene of B, Motintem one of the allomeys of the count affecancd in ofeen bout in senale of the daide ct, M. Mamis Duindaylon andly virtue ofs a evarant of attomey for thal purface cecented by the dacid A, d, Thamk on mine elon and wow feoceceed in frese cont and duly proved, evained the eisuing and service गt pireess and achivowedefel that the vaid Af E! Mnam ated Din Alaylon did aseume and proviee in mammer ancel form ad the Laid Plainliff has alleded apanet them aned



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11. W) AT Niters $\alpha$ Whis deay cance into bout le
 tand tharchestu bejen danto and thenupon cane csbo, Robinson an altonna, of Tuis ovent in behalf of the said Cl. At, AV Cieus, ared DVilander Manchenter and by vintue of a cuarant of attomen for That purpaxe exéuted ana sow produced, aned duly provel, evaineel the esiscinn and eevvice of proeess and aetmoweened that the of cie Cl. It It Litüs ance Rhilandur Manchester did aseunce and provicee in manmeranel form as the Said Plainlyf has alleped afainst thene,

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Thriday Cheoming Apmil 20/4 1860 bount hrent purguase to adoumment preent efame officis de on yesterdary

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this leourt made his upont, and therefors Shis leount made his uport, ande pherefon
and selled tris case at the costs of the defondant The parties came and selted this case at the costs of the defendant the Plaintifos recover of the defendant the casto of This duet eafed to $\%$. including afee hochon varbour referee ow the Lum of fine Dolears. ho Record.
$x_{x}$ Oat ris foung.
Holm i, Brown etices, Shat dhay it is oonsideree by the count Aohm e, Brown eticls, (hat the dudpe Dieting therein es direcely Sinclerested in the deelfect matter of said Recet and is inconppetent in consegeunce of daid interest to hear said cause wherecipon by the notier of plainciff councel, and ey consent of defendants it is ondered that this courech Transfued to the adfoining counly of Champaign in the tate of Onvo and the dame erevied en that leountic?,

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suny this caver chas sut The pleadingo and evidence and the oovnt bing fuely adviced in the premices dofined Neat there is dece to the prlainvifo yross The difencent Sasefh eNulvain on Dre ovist caceee of ac= tion in the pelition pet forth the denn of two lenncuec aned Horty fine viri checars, and Drat trene is dece the defendant on his various matters of set of elainued in the anouver The oum of forty nime iod doleens; andetrat thene is deve the plaintiff, on thevi finst oacese of action mnentinicd en Nta pelivir after deductiny trerefrovt Nacid several matlers of eet off the oeimep once itcindred ance ninety tix in dolcars: "he Cour defuether fined that then is deveto ver peainkije on Hur' seooned cacise of aeline nuentioneel in the felelive the Rerm of Ax stirndred \& Seventy five sicr, onclare cencer the ovust drfwntue oince thatdaid dcemonoforvee deu are a noreqae lien on ine land in the pretition desoribed anel that odice monequ has by nexoon ofenie o ailure to connyyg withe theondiktore of face Proredee en elu fueliturn Ret orerth. Aceares alesalutel litrerfose it is omoiderer arel

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adyudyed by the connt that the plaintiffs recover of the said $\$ 19684$ defendants asefle Necelvaine the eum fone hivered and Winuly dix sis solears, and the Sum of Six hundred tiverventy qive so, Doleare so founce due as oforesaice and tuer casto herein lared to dolears) and it is finther considered onderee and adruagee by the count that cAlraham Niley sheriff of this counts evho is herety afpointed Afrecial maetee commiforoin of this covr in this case procede to apprairee advertise ared rece daid montgajed premises to hay olad Sums for whiek Sudpment io Lo as aforesace rendered and this. cande is Covtrinuel

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 ition pince - then with said fence er $81 / 14$ d. 44 . poles to a post thene 914 W. $101 \frac{75}{10}$ poles to the dyiming coneaining lwenty nine acres, Alser is further ondered that acvit of seizin issue is daid Shiriff commane ding him to deliver to Laid Mlayg ittoneel full posessione of the fremises adfudede of the leout thal the parties pay the cart if Suit in the oollowing mopotioiso to uiti That the soid Onary Stensel thred, and that the sacid Aefendants pay the other two thines and that in defacuer of payment on the part of either party

Elnathan Alatioway Pefert term 1860 .


UM. di. NWibreary epr $\left\{\begin{array}{l}\text { on motrin to the bourt by bole th Dawerence } \\ \text { athomers for the peaintift and the bount }\end{array}\right.$ Cin Useeder it,cls, $\left\{\begin{array}{l}\text { Athomeqp for tur plainliff and the bount } \\ \text { havingeramined the procedinge of the }\end{array}\right.$ Inaide dim I! olf ilereary derthe anbe a sale By him made ufro an order of Lale granied at the olmuny All dopect keen made in confommit, 4 the provisioss of the It mate an entry on the dounsel, that the bount are datiefied Haid Cemaliti It Here Lale aned that he alo enter ane order on the of Sonothan docleteary uece to Ntake to the prerchases adud with daid laet wice d Ledamemt: All which in enticee. accordingl.

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$\| m$ foolt el, ale, I Leed nivilue the same parties in inis careande I prowed that divec the ordec of Parlitins was made the plaindf ande defendents havee sald tue land proceedingo are enceceseny. It is thuefore of oos panties diecontunued ande it is

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\text { Stiday Amic 20 a W. } 1860
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WM.Woods on d arius Bu川ris and, the saide cmortgage anght not bbe rencued and thereupor tid enveivirex ondend and adfudfed that thess cace be diesinticeect aithout progn diee aeti $\theta_{1} y_{1}$ treher and chat said plainitigf begormen engoinea from setting up said Bosyofe afainec sold real estate in saice petition derenebed ance thal soid dyons Worder Bufton go hence cirtiont day and neooven the flaintify, heircasts in lho ketralf lafect to

Cones Brat der,



2 en anntruy torocen of $\{$ riel made on the lat day
3) Arve 1sory, ande was aspintex comsee ufin onsideralins whired the lowir di find that clanes Broserlen, havealien whrehe ehoulel ae me tezeu to the lien of hudaice lelartir grasbreti of is therefore onsiane ue to ol dence of the lernist that the may osets in duse of dmes phesien firet to hayment of th cigets in ouse of dmes Bhatirlear vo cmitchele et des. Lonce loz hastronent of the duapinent in favon forir
 andoanse consinnued
 theheaie aned cuas aspuely Comnee. U/me onsciduratr wheref the leour or find for the defencemit Geoffe $B$ Govere ane that the oveer mable in thro care of tod Clartive olames ensolinay befose ferverineann aego gamishue naeceinso io of so foree ana effer as to Laice yachariah incedoy- It is therefore onseidend flaintaff hispuayce thonthe deqencean reeoven fo the plaintyff hiro casto luerein eifancua raced of of


Etrida ayy Afpilesta a oisteo
 indebtere to the dtate of thic in the pencel dunn of one hundeed Dollars each to belevicee of their qoollo and chottlesilanels aned lenements of default bemacie in the followiny andintire to wh, What the saide dotm Pibaver be ane offrear befose the count of eone mon pleas of daice lemunty of Union on the firist day of the nent
 then and there abide the order and eentence of the court, aned not depart the count wittrout leave, then this recojnmzance to be void, otherwise to be and remain infrele foree

Helton Banceroft Aleor vo comvetri Marshall admert ieptiale, $\left\{\begin{array}{l}\text { defendants fo file anemen } \\ \text { in es odayo, }\end{array}\right.$
 ? for Rervice in defending saice Dtichand Peed enbecet to the offrovial of the dowsit cosmussioners,

The Slate of this $\left\{\begin{array}{l}\text { Elio dailing oannt in } \\ \text { vs }\end{array}\right.$
 iovreand dtaned indeletee to the diate of Ohis in the penal sum of pne othincned oxcears to be leviece of his govers on Chattes Ravees med lenvonest if defaciet ae macee in the following omeinime to witi, that the oaid Wi Pi Beacley be and officar hefoee the coute of oonmm pleas of llinin leovinty on the firet day of the nept Eum thereof at 15 oelsefe $A, N$, to quivenidevice in a couee theren fiending wherein theseate of Ohio is Plainty andentmp Bovver is defenceant, and not depant the count u'ithout leane. then this reeognigianee to heovier othurwise to tee ancel remain in fuec fosec

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U. D. Willeon 1
 thereupor over viele the arquel of commex med ore comb
the Alate of olus.

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stim nawe of cervdsa tollear

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ard a, S: Inaun, acil
 Thurupin Dohu, Si, Poter, oue of the celeormeys of tais lonist, appearet iu Gekalf of Cue said Slekhen Bayter fo- onin Y̌ayeor and C. I-manu, aid $\xi$ virtue if a wanaut of cetconven for that pose evecutio $\{$ the suid Steplen Boleter of-Orin Laclor and a S. Mamu, and now produced is 'oper Boust ond dirly prove D. Nained the issunig and service of pracess ant fieed an awsivin for the Quil defendanto, Andiactenverito that the evid Stephen Bante. If - oxin Vay for and A, s.mame, dio aesume ani provide ri mamua ani form, as the sait woois $\alpha$ 大 olkean hake ui theri petetion alleget; chis confernit that toce
said Stephen Bapter fr-Onin. Laylor ani A, S'. Marin do oque the saio Urovis doblear the sum of Lev thecured Eejhs one $\alpha{ }^{3} / 10$ Dolluss, - Qt is tterefor corsiden on deret ani adgredget \& the Cowit. Heat the 2 aid lerrs $\alpha$ bother recover of the acio Suphen Bawter fo onir Laik ho and a.signacu the dait ámm of Luv Tthubve Reigh' one $30 / 100$ Drelars, Dten'
 hereni eeppended tareed to \$s
Ani $y$ vituce of the aacce wassact of Altiny all essor is releared, acit all reght acid benefir of appeal waires S the sioit Stepren


Soshua Mr. Wells
Wemil Wildon 3 Gegnovit.
Gy his Attonnein poriju day came in to bount-doakua, In, Hets the saidettenny Wilsen anel then tfiled hio foctition agaimen the Atwoneyo of this leount appeariou in ofren leoust in behall
 fin that purpoae exeentio by the said otenny Vildow trion phodined in open learte duly fromea waiva the ifzcuing VSenice of
 apume thromize in manner vferm as the Saie doshue th. Wello has in his saix /utition allyeed and emfeper that the said therny Wixsen does onve the Saide dasthia In. Wells the Sum of one hundened 4 tures one $\frac{76}{100}$ dollary $\left(\$ 121, \frac{\pi 6}{100}\right)$ - It is thenfow considured Gremed 4 adiuaged by the teant that the Saiou dashua Mr. Wells sevver of the said etteny Wilsow the Sair sum of One hundud $\forall$ Wuinty onvita dollean, the debleso conffero to he due and alwo his eantु hercin exfunded taxed to of And by viritue of the Sanve wavant of Atternyy Rle erser is seleasec and ale nightvbencfit of appeal wainao by the Saiec Atmny Wilomo

Hecholag Narkoway Cencuiztiatin
 Q.Mn. Mobinzen elals.
 Wily sherift of Sacie leoun-1 Hefucial mastu bommifioner of the Cout in this case of a sale of seal evtate made by him on the $2^{\circ}$ day of Iunv Cid. 1860 to be hathan O. Hathowny On an orev of sale ifpeed in thing case and dated the $30^{4}$ day of lpuic U, D, 18Co And the teount on Examination of said SalevN1 proceseing, and bing satisfied that said, sale has been made in all suspects aceording to st is sclene $t$ aciudege that said Sale tprocudings be th Samm

Monday Stune $11^{\text {h }}$ Aerd, 1860
is hurely confïmed, An the Said Sherift 4 Special master coninuifuina sherely sdered to make to Eaid furchaver a deed for two lends and tessemmy so sold,

OOsiaq Davíg * Ofriz day came the hlaintift by his cttoming \& David Ulatson et, ol? to anseven on demur to said picain liff 3fectition in the fremibez do considew that the Said ofosiag Dariz ought-o reome of the Said David Natsen Hbharley atwllingtow the sum of thrw hunence Ffiftif $+\frac{16}{100}$ dollary Which Sum if money the bout-find due the Said Dains from the said Watren $\forall$ züllington as fraqea for in said petition, Therefore is-is condiéced Osered and adjudqeo that the Sacic Basing savig secovin of the said savid Natsen $\psi$ Gharleg teitlingtow the Sum of thru hundred $\forall f i f t y+\frac{10}{100}$ dollarg thiz costz herin expended layed at $\$$
 in the premise, de find there is are the said, Samuel Naltuz as frayed for in his fetition from the defendant Denjamin DiPèroe the sum of ow hundred 4 eighty wo $4^{\frac{12}{10}}$ dollay ance it is considered t adejueged that, The Said Malluz ought to seoever of the Said Dierce by seasen of the preminez, the sum of bre hundrea \& eighty tuo $41 \frac{12}{100}$ dollay.

Therefore it is condidened ordered y adejueged that the Said lValuz Decover oftw Said Di'rce the sum of one hundred reighty twovioo dollang 4 hiz Costz herein expended tared at \&

Qolm butpatr.t
Lavbary bulp
ass
Isedeneth Hagendefer dalz

Par Pasticion,
This day casou the pititionerz $v$ submitise thiz ease to the bourt I Thinupion the baur bing satiofied that den nowee hapt been qiven to the defendants of the filing and frendency of thig fetition aro, trat the petitioniz aw entilix to partition ao prayid for, at is ther fow emsidered ondered and adjivelqed than the sheriff of Linion bounvly by the oath of otom. Weaver Ohilifo sonidew \& A, Wilking thru disinterested freeholderg of the vicinity onot of tin to eithe hanty he set off and afoign io the petitioness the one fiptry of tw seal estato in the polaintiffs peticion described - Lo Leen ard Daum this urfe leatition'e Sraum one fifth - To sredrre'cB It agendefer one fifthe Io Mrargant Atagendefer onie fifts And to Lotliep, ttagendefer one fiftet thenof And sephort hiz proecedings on the $25^{-4}$ day of Sune 1860 .

Dank of marqerille




 Surh masth be in all THings affirmes an or thai thw said
 Simple pmouant to the statute in suod rase made and provided.
 Whid. Ui, mitehew 3 high a thay \& the saide Wid. Ni mintehell com pait, oequing a dun- thi'g canse was oulmitiwo ts th liounupho consicuration whereof the foult ces finco that then is due from the defendeant is the plaintiff on the mote ni the
 dollas. - Theretre it is cons jibex orerent adquelyed by
 $4 \frac{645}{}$ dollars found dun as aforesaioc and also his eosts herin expendeco ta yeo to \$

Samuel mileampburz
a.d Fur




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 Pobinden Sad gum of on thousand \&even hurarect surny
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And it- is further considered Gdered adjudeid by the Gourt-that if the deferdantz fail for ten dayp ponv thin limu to pay the Said sum of $\$ 1772944$ tho costr herein then it in that case that an order of Sale Jow to the Sheriff of Aniow bounty fen the time being, who fa that puppose is hereby appointex special manter Commifoioner in this case comsmanding him to froceed to appraizo Adventise and sele the tenementy in the petition \& Mientgaqu mentioned as ufon fiedgements at law repent fing proceedings in the presning to thing boung

$$
\begin{aligned}
& \text { Willi lVovels } \\
& \text { Thomas G. Niley \& } \\
& \text { Som Long }
\end{aligned}
$$

On motion And ìt-appearing that two lande 4 lesvementy lurelofors selere to be sold in tizi case hav bun twiece offerex and not Sold for evant of biddery - It is Adecrex that twe Appraixement h Sel adide and a new one made

Sohn B. Mibuno 2
 atsael Slatp Sovebut defanct And Néthew panty pequising Adung thin oanse was submitue io tho bour wpon condideration where of the eour do find that thew is due from the defendants cotwe filainliff on the not in the fulilien
 at is therefore considered Bdered thadiudged, iy the bount that the Said Sohn C. Ar. Cues seover of the ctiram Toney y Ssace Scach the Said Sum of \$102,95 ferend due as afresaid And aldo hig oolz hereín experinded lased to \$\% -

Wheren pon this bount koijourned untic the $25^{\text {"day of }}$ Aune C, D. 1860 at ten oclodn $A, 3$,

Mionday dune 25 C, D, 1860
Sting day the sount of formmon Dleaz of Renion bounty muc pursuant to a ceoumment present Hon. Rellíam Lawrence Re'ág Studge Abaham Neley sheriff elotm B, bovely Drosecuting Quty, and staber Tandale blént
A. S. Solmaen
ces
 To set aside a Sale herefofere made on consideration whereof the Said sale is Ell ade toawa conlinuual on former order,

Welton Danorofetco 3 This ceaycame ch saide Dlaintips Thomaz brown teiter Themag Brownt mary B. Trown sitie failing to anower a demur to said pramity pelition came not but made defanutherein tetereuton this Cause bing sulmilled to the boust, The bount do find that thens is due the said plaincliffes as praye fo in Said fulilion from the said defendant 3 the sum of Sevencur hundred $t$ seventy seven $4 \frac{20}{100}$ dollar, that the saide preainliff ought to secover of ohe sain defindeants by reason of the premisez the saide Sum of \$ 1711 , 20 Thurefon it is considered ordered tadeindeged that the saide Helton Baner fe $4 C O$, Ne ever of the Said Thomag Brown the Sum of Sevencur hundreay Seventy Seven $1 \frac{20}{100}$ dollary So cos ofossaid found due ttein cosle hervin eypended layed at \$ It is funther found by said leovil that the Said, Sum of seventis hundreal Seventy seven $1 \frac{20}{100}$ dollarg is a Mrvegagu lien on the land hisein deserited to eirl, Silualed in \&evion leoinly bhís it in Suvey No 3350 HIDeqinning at a Sleno in the centre of the Mavy villet Relepiont Boad react line of dacd Ausney thence ciich olain
 of Molearl, land thence winth his line of sive w $82 / 2$ polec ti Btime with the center of Paice raad \& $8 g^{\circ}$ is 5 /2 palest the Begeininung con
 That if the said Thomas Browne thace qail inttine en days to phy Said Audpment that an order of Lale iesue to et. lieley Thaifi to saidel coventy who is affioinvee ofrecial macter commainouin for that purpase connanding Yimin he afpeaire adventive \& sece accosing t Law all the iight rele $\%$ intenest of the daid Hmmar Brown rchatyis
 cause is contrince

Monoday Etume 25 a, is. 1860
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Monday Slum 25 a D. 1860
Bteren Bamairposica. 5

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William Bo linsoell) Seomuener ductariced.


W. W. Wind 2 An Judminat








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Monday Stume 25. AD. 1860 The dele of Dhis Andrelment for turgtayy en larems
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Monday Ounce 25 AD. 1860
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 sind dollar and that same is a lien mint w, seal estate in the



 fail for len days from tho noise of this teount to pay paid sum

Monday Stume 25 ach. 1860
of One thousande vewenty sine dollary with interest from the $12^{4}$ day of duly, 18599 ovat of Serit then 4 in thas case that an oroer of Sale ifsew th tho Shinff of Aeniow bounty for the timw heing who is herety appointia spuaid, master Commipienes for that furpose commanding him to appraisv, advalis $\forall$ Sell the lands thements in the fretioion descrited to Satiefty Sacieverudgemem 4 costr ag upon Executiong at caw - And is is furthin irdered ared adpedged by the Count that thiz etudgements $t$ entry be of thu s'a mu force $t$ effect ay thougty the same had been made $A$ corsecll, enlerex at tho dul, lerin of thin bount in the year 1859

A morey Sthiz day came itu thaintiff by his Avorme o Les $\{$ ColevLawsen a and miade a motion to the leann Shelden Smitht $\left\{\begin{array}{l}\text { in thís case to dismifs the appear be cause the Iranserift }\end{array}\right.$ A. Seckley Stilex sinco the last kerm shourg the usedentaking Afer Th Trial of thiz canse befon tho Suatied of tw Deace Cinderemitempan Esp, which motion is continuied by the bourt

And wpon fur ther censideration of thiz case on motion of defendantz for leave tofile a more pesfect Lzanscript it is consideredo sordened, the bount, that thin canse be dismiped at the next Lerm of this bourt unlep the defendantz can show good se ason why a fuffect transenfe mas not filex sooner, And it is funther orderede by the boust that if the defendant Gbtain ceave to file a more presfect Lsanseript at owet Lem Thun $t$ in that case tial defendanty be seady for trac that they nol'fy Plaintifts ATronve within thinty days from this date what Thuy wile do - And thíj cause is continued,

Som belpi क, 4 cuife afseructit tagenderfer el,als, og
alo Partítión
This de ay Came the Sheriff 4 Coommifpémun heretofore appoinced * opepnt that Saido rance cansot be divided as divected is the Brden. without manifest inging to the Same and have appraised the land at Ewenty five dollang fier acere it is Thuefre condédend. Ondendsadudque That the said sepent be and the Same, are Ferely approved 4 confinnude 4 , therewpon neithe panty bing li'leing tolake Sace land accte apprainume it es Sdered censidered 4 adjudged that an A orer of sale tow to tho Shiniff of said County who is appointre Speciá onaslu for thatpunpos commanding, him to seee Said seal ellal accesding to law trefure hig, frocedings to itw next Lem of tïz bount to ehtich limo thio cause es continued.
The Slate of Chis Inrdichorentfor Seling inlorrecating Lequossin brideing law (bs Jothis day came into ofen bout Enock Aumowov leinat Sames Sreen Alden and a ctrnowledged chemselvez to owe stand ind elea to the SCate of Chio in the Sun of One Fundza dollas each to be levied of twier goodst challils landz itenements if default he smad in the oondition following to wit that the Said Exoch surnowztlexia o Cilden be and appuar befere the Gont of bommm Qleag for the Ceounty Renion on the finst day of the nest tenm theref to give evidenco

Monday Alune $25^{\circ}$ a $\quad 1860$
in a cause in Said teourt frending wherin the Slate of is Dlainclif and didames yruen defendanu 4 not dipart tho teout without leave then This secognizanco to be void Gherviso to semain etr full fores

The State of Thio $\{$ Nodietment for Bunglary Y Larceny, is, $\left\{\begin{array}{c}\text { Nios day on motion of the difunalait } 4 \text { the }\end{array}\right.$
 adjounned to the nevt Lemm of this leount. this furtur sele that the defendant enter into a seconisana fer fir oppearane at The nerityorm of thin leout in the Sum of four hurdred dollarz, t Theicupen the defendant failing to enter en to such secognisane luag semandea © the Crolludy of tualaile
The Slate of Ohio Sondichment for unlawfully Selling intrueating lequires VS $\left\{\begin{array}{l}\text { he day cam into oper eount Iotm, Bawe }\end{array}\right.$ Solm N Dauer Sivedefendant la cknowledged himselfe one * SCand $\forall \omega$ owe 1 Sland indetled unto, the State of Ohis in the sum of bre hundend dollang totelevid of if his goods, I Chatil3, landz, lenemems, if default be made In condition fallowing, which is that th said Lotri ? Dander be and afituar befose the tount of Ceommun Aleaz of the leamty of An ion on the firse day of the rext Lemmat 10 adack Gi, Mn, to Answer unto the Scate of Thio in andordiemmer for selling inlozeicating liquos in violation of lawit alide the Osder $t$ sentencw of Said bourt and not depant the bour withont leave thin thiz secopvisance to be void sthercirise to semain in full feree,

Fullington Lamwoodtco Us $\left\{\begin{array}{l}\text { Shis day thin cause cance on to } \\ \text { be heard, Whereupon the bount-by }\end{array}\right.$ dra lesohisoon sosephatohisa el,als, $\left\{\begin{array}{l}\text { be heard, Whereupen the boust by } \\ \text { agreement of ttamicion vLincin }\end{array}\right.$ counsel far ile ainiciffe an el of Othaboa leonvin \& Goung t Leedorn counsel for defendarits elsa le, Iombon a daseph dommbes in phen leourt made. She leoust do find that Then is due to the flaintiffo from the de fendent
 Thu Sum of five thousand four fundend $\forall f$ tuventy fivet $\frac{40}{10}$ dollas IIt is therifow censidered by the bout here That Hw said flaintiffs. Said sum of five thousand form hundra it twenty firvivitio dollas So found due as aforesaice And alder his costz hereini expendid tased to dollang The leourt dof firstin find that of Said Sum So found dew the Sum of thris thousand firm hundred $+f a t y S i x \frac{20}{10}$ dollarg Shoulde bear interest at vit sote of ten pur cont hereafter and that Sum of one thousand eight hundred $A$ Sevents ninu $\frac{20}{180}$ doleary Sporelel bean inlecest at Siy her cent hereafter - The leount do funthin find by Hu like ast agrement \& emsent of Commel as afoesiciol That Said motu of form thorsand dollars the intust

Monday CAm 25 C. $5^{\circ}$. 1860
thencon Setfath in the freticion is a lien on Saià Invitgageapreming -- and har the sum of five thousanao our hundra therity fin in $\frac{40}{100}$ dollang 50 found deu as aforcoaia is a lins on saia Minigaqea 'premiseg and shau the Said Sum lose mentioned and the said Sum of foun Thousand dollarg \& the interest therees yet to become due on said not for fom thousand dollan in the /utition desosibe an a prior 4 paramount lier to the liend of thu defendantz Herng Uhear Samuel Mille Michael bavis Tarniery Ateminway twifotcaler Glartir Administrator of Angug blar18. And the leout do futher find thar Said Mrortgagea presniog are entiv and connot bu sold in Sefrarate parcels - And the bount do firid than saide dra le, dotinsen hag failed to pay Said Sums now forind duce as afriesaid when the same became duw and thar by season Thereof said mostgage hag beconve Absolite, of $t$ is therifow Osdered Vadjudge that in sase Said spab, Sobmisin fail to hay said sum of five thouser $x$ forer hundred $t$ twenty five $\frac{40}{100}$ dollazs so fourid due as oforesaid \& inturest thereon on a before the finst day of La nuary A, D, $18 G 1$ together wist the oosts of Sucut ard ader of Sale ipuen to Alraham Wileshwho is herevy appiointian Sfeecà moseta commipione of thingoutt i. This casi commanding hisin to causida è lande, \& tenements in the petition deseribed to be apprais a adraliaid It sold a cocesoing to law and apply the proceerdo of sail sale to the Satisfaction of said Qudgesnent for five Thouzand foin hundred \& twenty fiv̀ $\frac{40}{100}$ dollarz. So as aferesaid seonderex and the interest therion. And ir is furthe Odered $t$ adifidqua That Absaham INDiey, Sheriff of thiz borinty who ishereby appointex a seceiver in thiz ease in case kaid gra be ofomsen faik to pay said Sun so found due as aforesaid on a before thufirsi day of danuay 18 Cb takn popepion of said fremiant th appurtentances as such seceiver t sent mansage and preserave the Same untir Sale thiruf, be mrade and confirmed

And it is furthin sdered that in case Said monlgaqeo premiseg be sold thu seoidue of the furchase money oftin first paying saì sum so found due as afocsaid b togethen wint costg \& interest then an be sacid into teourt then to arvait its furthen of des,

Whe State of This 3 Andictmeñ for Retailing inatoxcaturs lequozz No $\left\{\begin{array}{l}\text { in violation of law. } \\ \text { This dar came the prosich }\end{array}\right.$ damis Gpun Shis day came the prosecuting Cttinny 9 upon hid motion the Saice defendant Lames Gpen wag thru timez Solemnty called to answer unto an dreidelnent found against him for selailing intoxicating liquerz in bivetion of law and canst not but made defaunt And thenfur Anichail Ctandy \& NAliomity. Gordon thw Security for the Sarde Qames 'Gseen being thru times called to come into bout and ving with then thi body of the zaid Lameg Green to answar unto saide oharge as by his sccognioance he waz bound to do on that tho same will be fofficed and the said Michace Atandy $\forall$ UM A Gorden suix failing to appuan aecin aing to the condition of Thein Saidu secognisanes witt the toecy ff ti Saiou Lamig puen It is orderex $G$ the bount that the samu be and is herely forfutea,

It is Saenely the leout that all caury motions y mathers not othervise desforsed of be $x$ the Same ane heriey continued. And Thereufion tríz Count adjourned aittornd day

Sobn thace
ces
Villiam Shistest 5 Ungust 23: 1810 de being made to appuer dacob be tued to me thar the Atromeqo leolet Dawrence for in
 Ohis to discharge 4 Set aside on thíg day. Ande that Saids Atta ehrment, order therefor te evere improfuly allowed, Said Odec of Allaetment $t$ all fuaceedings thereon are Set ascidely sne at my office aferesaid thing $23^{\circ}$ day of Auquat 18 Co lioliam Alusence duder leowt loommon Oleag of Anion Comits Otio
Atwe coty from the original Order now on fite in thiz office Eungut 29.1860 - Aaber Tandare bhm
W.W.leovant 2 Sptember 1\%. 1860 Demandud Ey Suciá
 Civen 13ronson Aliag to cann into effret the etropemient 4 cuecue of ingly bot $15^{6} / 860$

Moncay Petober/8́l.D.1860.
This des the loout of Common sleas for the leount of Ueminn ine the Atale of Dino convencel in fureuance of law peebnt Heon Nilliank Lawuence ondece Abraram Miley of inite Atme 3. Ooals prosecuting Amornez Anel faler landele clen è at 9 Qcclosk $\leftarrow$ zot minutes ANL.

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Monday Oct.15t a.D. 1860


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Duesday Oct 25: a, D, 1860.





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Mednescay Oct एT C,D, 1860
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temony Stacel
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wnth day of Decemker 1859 . Wherefore it is considercev andaleudece Whtur court that the caice defendant le.Mn, Pobinson iecover of thu plaintiff tri, cum fo one, Thunencel and firfe dolearo and Eis. costs and that the definceant Wells'recovir his costs. Aud thercupa the peantff den ander a docend truel Whei is allowed b, the cont aud bond fiyed at tive leudree doclars

Ihereupon thrs leout aceouncel, untile o thonsw? Morning at sevin o one nalf vellet
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Hhwreday Mowing Qet II A, D.1860 lount met pursuant to Aelgoussoment Present A ame officers an on yesterday

Il or ©
 * evicence of was argucd y counsel on considucitios where of The court dofind that due noliee of the pendency of this action hás bees qives for mose than fork dazs fiecor to the finst day of the presenct terme of this count it the couct do furthow ofinee that the Saice pertictres have a legae richt if ase leifece in fice Nimple of The one xeventh, rath if the priñiseis ns laice peliiñ deserimed to wition dinveny yon $1228:$ descrincer as follows ts wit: The lot asergincee it bosa, micchel in parthion Guyust $154 \%$ in lemins leomits on count of common pleas. Sepinming at an elm to ixele Thence I 385284 volests a Sugar sdeh of chomovod chencett 528144 poles to à beech t ofne tonpm-Nineceteis un2st poles t the Reqinizing Antainimi 26 acres. That the defon cont Bachale Altes is entilete to one devennte phereff \& qesires her pant assigisece iv Common with petilnivers that the Remaining defenceans are alse eviane in Common withe pldintiff ine the ollowiño proponervine tovt Elizabele tinn lleaver onke devenche Soseple Fleases
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Churselay Clct $11^{1 *}$ ado 1840
mill creek to a print so far south on the west line of Saicl durvery that a line draun of $8 g^{\circ}$ b byininal call course. but now with to
 thence with the cast named line of $81 / 4$, \& (pueent mapnetic beaing ) 126 h poles to a dtatue in the center of the onyinal soucti cine of saice duvvery as herein deleimineer thence At $8 / / / 4$ Elo a Sone the dovitr East conver of the tract comered by Geonged. Nelliamson to daice omith trown, thence with the Douth inics of Saice mrown and with Saiceliic At 82016126 poleg to the begisising. Mnde tue count aseces the dampes of the said plain tiff by neasoch of the said unlacofel withordering the preminaes aboue deceribed th the dum of one cent, At is therepose considured that the plaintiffs ar recover against the defenceasto the premises herem aboue deceinbed part of the premises in the original pettion described, and aleo the saice him of one cent there dammages so as afresciel assessed, ance also thuis casts suanu about thirir surt in this vehalf expanded and cents ot thererepon on demand of Defoncennte a second bial is allowed. Boned fifed of the Coult at 100 , lind therenfon came the saice defenceabnto Georqe Leuast, Hheadore leecevele, Davide wood. Hemon Partinde and Cegnes Canter of Musers Bobinion A Pobinison their allomezs and mace apflieation to the coust hese for the valuation of improvemento and aeceeement of damages under the dratute for the relief of the vecupying daimantsiand the cout having Considence of the vame are ofthe ofimion that the saice defendents are enciccel theret: whererepon it is oncrered That funther procedings may ke houe in the premises afreeably is the proivions of said sictuct
X Thomas Ne Reacvele $\{$ On motion to the count by the allomies - Vை Savid Vells et als, $\left\{\begin{array}{l}\text { vodeceings of the Dhinff }+ \text { the nepost } t\end{array}\right.$ Phe proceceinge of the oomemseriscess heresintepose afpomece * Hu dame keing examined of approved ly the count it en ondece that baice frodeceinics o report be o the drue are hurety of, * confirmed ot thertupone neither of the pastees electcing os tater saice estate at the vacintird thereff as reunned, sacee commonsioners on mrtion of plaintipp allonnezp it es ordene that daice estate be solde at pubbie aceluvin the theipfs
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Thursday Qct IIF a, br 1860
all of saice cands to his father Ed monde \&ै Slavering or $t$ his son Edmoned Staring both of whom the coust find have beehr deely nolifiee by preba catro's of the pendency of this action and the objeet and prayor of sacie petition, and the court further finde that by the mucual mistake of saice Iype dtaiting deceased and the plainsif, saice dece dide not Cesonice ance convet the cand purehased iy praintipf as deserined herindefore; Wherefore it is considenee adeuleged and deorece by the cout that daid Aced be and the same is herely annuleel and reformed or as to des cirue and covven the cands herembefore descriluedi and that Saide deed, have the dame foree and effeet ti comvey dace cance to plaine eIf as if the Same hod ecen fully deseritued in vace comvenanee, azue it is further consideree ance aleueded that the dacel leilleaine

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Whe deak of thio $\{$ Indietmene for Aesanet aned Battry.
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Farming Noomingaray wife vs Éverett illeseenger. Cont"
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 Thomag Stadyy









Slimes of holding Dishid y boon. Aleag leant for 1841
Ve the undersignee ateedeges of the leount of leommon Aleaz withinn yfor The 3 d lemmon Pleag Arecicial distiet of the Arate of Chio now onvend in the bount-tHouse in the Sown of befiance, brfiance baunty Thio for that purpoer do herety fix the tinus fier holding the dermz of the bout of bommon Preag and of the dristrid-leaut fir the year 4861 in each and every bounty of said distind is follouz:

The Several stermg of the bielicel leoust in ofor the year lightein hundree tsiffty, one Shall commence in the Several bointis theref as folconz to ciri

In Cenion leounty Augual 22x


And that the Several leing of the leoust of leommon Dleag in and for the Several leauntiez of said bistret invfor said oy ear shall commence in the several leouncing then of as follows to evir सiss Pub-division,
dx Anion bounty Atruary $25^{\text {a }}$ Cpric $29^{\prime \prime}$ belober 21
An at大ardin bounty u $11^{a}$ a $22^{\circ}$ a $\quad 14^{a}$


Second Suet-division.
don Shelly leaunty slanuary $28^{\text {a }}$ Aprie $15^{\text {a }}$ Septionber $230{ }^{\circ}$
do Cugeldieze u Eebruary $11^{\text {a }}$ a $22^{\circ}$ aclober $14^{\text {h }}$

don Allen a a $25^{\text {a }}$ a $13^{a}$ November 4 a
Third Pect-division
Io Defiance Counti Elanuary 21量 May $6^{a}$ Getober $14^{\text {a }}$
donettenry, u Aebuary $12^{n}$ " $13^{\text {a }}$ a $2^{\text {a }}$
don Paulding a a $5^{\text {a }} \frac{1}{\text { BE }}$
don Fulton u $26^{a}$ Mray 21st Movembu 12 ${ }^{\text {a }}$
don Villíans a Mrareh $11^{k}$ u $28^{a}$ u $26^{a}$
Ande we funther Order $t$ direer thac the Several Dermo of Serid bounts shall commerce on tha first day of eachofsaid Dermo at cight odovk DIll, In cstionny wheref we herils ipur this om onden for the puplase afousaid at said boust House in said Sorn of Defian a this fise day of Getoter lad. 1810 so the blern of the leoust of 3 Ililliam Lawseneo commen Pleas of lanien bounty ohio.
Gilea Gotil: 1860 abburandare blent





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Mroncay Ocbruary $25^{\circ}$ C. D. 1861
lourst of leomismon pleas of llsmin bounky bio met prissuacet to S'ece, at /D.OQloctri, M, Mo, Present lemokaecrecee ofndge Jaher Paivall, ©lerte Gotm, B. le aals, Poosecuting actomen cent frieip Suider, thentt

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*) Y) Charles re Deming vo Shat Mn. ehrolpspa. Coulinued

8 Otames M Wiloon vo Oharles Aephene, Contimued

II DIV Miller vis Orlando EDellg, Conlizued under former osax Danicl Trezes
 Oplaintiff nowved the aont $A$ afpoint a receiven of The presmises deseribeu in plaisnt"p petivins añu theseupore the Cont herizg fully adviced in the persminey der oppoine Philiys enider otstifflf this counth, a receiver a calke poseceion of Said pressises and ale tu improvesnent toppustessances thinetor Nelongisq, and to kent the same for cash for anz perivd nnt exededing one year ance cause the sarse to be carefulis preemed The prteceds th yeep tevbjee is the orces of this coust the baid Receviver to five Bosce tatiefoectory B the cout in Che sum of one tum = dred drelars, ance trerelepore the cout conlinued the case
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Mondar Jetraany 2s 荅 a,5. 1861.
Stelif ohir $\left\{\begin{array}{l}\text { Indiefmint for wispacset aped Batternj }\end{array}\right.$
Hillian freen $\left\{\begin{array}{l}\text { His day cane the defenceant Dilleam freen ance was }\end{array}\right.$ asked how of the premises he woucel acquir mineetf for olea dazo bee is quillz in mamner and form as he Sands charped in áaid indeichnent Whearipon it is conordered and adyudeed oy the bount that the daide de =
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2 Heate of Thio Ancielment for ogbling intopicaling Aiguos
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 Helm deale vs Atseph Pobmsoret, ald, Conerivecee
 Condinuede
-himsotiz le Dola $\{$
 Dobert annde $\{$ file amsuer in thistz daze


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18 Davrel D.Webhes Cequile Hemmer. Coneimued with leave of Plaingt T fele a patatexite thinez ceazp.
so Cli He Conetelin vis Ancerew Slesninger. Covitinuid

Thomas Broore os Plen Proose. Settear costs paid
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Epra Bemmett denvivor of $\left\{\begin{array}{l}\text { Ihis day came into coust lohardes } \\ \text { Ol? Sllisen in pecsson ande filed his }\end{array}\right.$ Solomm: Basekeer dee⿻ Defendant jpelition a gainit the eaice isra Bemmeth
2V Pimson Sogr one of tu antornezs of this count appearece in open count in UChalf of tu daice Essa Demmett and yBinlue of a mananit of attonez for that purpase evecuced by the daice esra pemmentyetinn withe oloman leasebeer who had dince ceceased ance now procmeed in oper cout andedeng proved, warved the iscuing ased senvice of proecs, and adtinourleded that the da id Ezma Bemmett dicl.pis mise in nommen and fonss as tue baid plainuph in his petition hatt alleged againet hime ance confessed that the baid defenseant is iscreble er thu plaisnlyf on faice note on the oum of one hunered and one Doleass and fifeen cents as inthe pelitor allyed. Therefore tt is orveidered ared adeudece that thu plimits ceover of thi daid defencant the Saice Seime of $\$ 10$ its the indebtuctien so confessed as aforesaid, ancealeo his costs in this behalf eppandul takerts Doleare. Ande by vircue of the dame warrantyf allownez allevror is released arknall rigite ance beregit of ofped waivede os the defendeant. And it is flincher ordered and aldeneyd that this. Aecemment deverenper cent intoneet ancil paill

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Mlonday Jetruary 25th a D. 18 Gi.
That the plaintiftse quidece asto theis dill to all other parts of eaid realestate as against the claim of elace Allison thereos the pleintiff are to paz the casts herein expanded
$\sqrt{\text { N.S }}$ State of Thi $\left\{\begin{array}{l}\text { dndicisnent fordelling intorication Siguors in } \\ \text { virtalion of Caw. }\end{array}\right.$
2D Abraham Uve. $\left\{\begin{array}{l}\text { Diveation daz chme the Difendant Abrahamo Doe }\end{array}\right.$ Onde wds arraigned ande the indiel ment bering. real to hisin was astzed how of the presnisez he woued acguit himsag for plea dazo he is quile in inaminer ance form as he Netnele chasjell in Daid indiotinent. Wherenpon it is cosusidered and a deluded by the Count mat the said Difendastt Abrahaim Per make his fine the Seale of this in theseinn of Eive Dollars and par the costs of this. prosceution laced to Drelarst cents.

Atacuof Ohiv $\left\{\begin{array}{l}\text { Indichment for seceing intopication Sequond in } \\ \text { virlation of Sawt }\end{array}\right.$ Abraham Bere $\left\{\begin{array}{l}\text { Diolation ofs Sawt dhe chisue the defencent Abraham Gor } \\ \text { ancevas }\end{array}\right.$ ancewas arrai"med and the inceietment being read to $\lim \mathrm{was}$ askel how of the pressises he covceldacquet mimself for ple a dasp heis quilt in mammer and fonn as The deands chasfed in daid inderenent. Wheruepon it is considered and odeudece by the leount thal the daide ce fozelant itbakam Orv Matk fis fine to the Seate of Vhis ein the derm of tive Dollars ande par the costs of this prseccition laced to drlearer cents, Uepee of Name Netelz vs Stonn Millianset alo Ceontinuen
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 amen a pelílión trapeotm DP. Hilliand seceviverte a park It Wathan Hotmson os Keuph Aotmoon etiolo. leontinucea

Continued ifision Donurtien onsier

16 tohm enderan tamrez Os Elizatelh otamer etaler Coneinued
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18 tedacob Bowersmith Sen ov Wi.P. Reid admive Oontinuece
Hot Mi.N. Kotpmino oslvipigiler David lile Contimued
(2) Inartin ecter vis efolm Wiscerials. Conutimuer

## Monday oternary $25^{\circ}$ a,2,1861

29 Seennz realevs stasph etomnonstalen Contmiced



 said B.7. Teleez as suset, thecumn of one humered and ninetz four bollens whioh the couch finds due the saice ctoseph Renese as puszed for in his petivion. At io therefore considened ancl adyugue that Ntudave eoseph

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Sicholag Ee. Bumhamverife \{ An Pastition



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4 againet Dhis ceaz came the partied ty their altomezs and
 )Parthemose, Daniel aldon, lVilliam Saughee, David 2. Viltims, Bliphas Bumham, dsaac Dher te, Seorge Reberwn Requear Auront Samke leavin, Ceawson Weleh, Henrz Baldurin it eot ti Ntitencel Dales Aturow, who leing empamelexe ancedwom the turts to epeatseupon The iscues cotinee detween the parties, upon their ovelhs de bas that the daid MPB. Sinsertt is damafed ly the baid Pebert famper in mammer \$12f. Sis. Shereforse it is considered and ace endere that the faid the
 his deamajes aforesaide conel aleo his case raked at. Seond lieal demaneed by defendant and allowed,

Hilliam reemz heldon
os $\{$ de appeaing al ltu coust that the bharles Eathine ofer $\left\{\begin{array}{l}\text { real Seale breened a beoold in the } \\ \text { case has }\end{array}\right.$ for the want of liedens it is orvened shat the sacia mherpf an Cave dain real eslate le agais apprawede assal comem of parties it is orened thal the daide fleinfth as firceed $h$ whon the followises lender thi order of dale heretifose made "pon the following lerms to witi one thind of the pevelinse monney defered pazpments is hear inlerect the Aecance by inbleyape on

 ment leing reace Ch hime was asted how If The premises he womeld aequir himseef for plea sazp he is quill, on mamsuer aned form as he deands Chasped, ine daice indier mont. Wherenpoon it is onn vieered and adjuded by the bount that dhe staid defenselast
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The devow of the frand durg heree fore empanzmexe duovin th



$\checkmark$ Bobert $D$ Reed tallerman, afer having retived to deliberate were on mohion
 Bar of the loourt ana the sacie depphen. Hithinnoz one of the lales Euror aforevaid of said lrand eturz was challosped ds incompetene to sewe as a Prand bturor on the grounde that hewas not a cilizen of the decule of Otin having the quelification of an Ebector, and therempos the dace Atep Tiverimnez was efeused from servinng aseaice grance Aturon the count fiviving The said obimez was not a compleent duvor y was not a citisenvecectos of Thir and Thereupon Sevi Congtrate was called to serve as a lpand Suror in the feade t dead of baife Alephen, Ninney and thereupour the loout apponned deti well, foreman and the duror being reguearl empameled anu dwom were chayged io the leourt and retired of theic room to deliberate,

Thereup on this loont algouned uncie to (Mornow Inominit) at Eeght oclock AH.M2,

Prupausence,
Qrije

Deesclaz Hnovimg tie 26 Ce D, 1861 bout met pusuane io adyoumment prefent Alame officey as on yestuderz.
till, O, Nawven plimeff $\{$ Civil Aechón
againet Stirs eaz came tu parties 1 N Nueis alvomene D avid leation $\%$ Stamep $\{$ anze dubmit this causen the count ue Decleinghon defendeants ) the ispees poined actween the partios and She count bering full achrice in the
preminseg of fince that the dieid Dastice llatoon as principse aned otame stellinglos as Secerit, asdidme and pronise in mamer and form as setforte in plaineffs perition and asees his damape at tive reendred Minee purce $\$ 00$ Ooleass by reason vhergof. Therefore it is considened and aleguded that the daid D,l,t, A ainzer reover of itu Saice bavid Vaton ae principal and Hames tuleinglou
 his daminges aforesaid Ende aleo his cost lafed at \&

Priate Zimmenman $\left\{\begin{array}{l}\text { Dhis cean this cause cameon to he heased } \\ \text { ance the defenceant beino in defouer the }\end{array}\right.$ Spender Hologosof $\left\{\begin{array}{l}\text { ance the defonceaste being in defacuet the } \\ \text { const by consent of plaintiff hearde tur }\end{array}\right.$ defince that the defendant is indelled A the pelainliff as in shi pelition alxinved and that the defendant is incived oth planntift on the two pronniforg notes in the pelitine let fons

allesdary Jeb $26^{\text {m. }}$ a. 0.1861
cent frometovsil858 and cinteut onvin,oo at six per eent from thinil 3'1858 ane that daice deums arth interest amount is the serm of one hum drege thing four sifo bollass with inturest on $888 . / 11$ at pen pencents Wherefor' it is considered ance adyuded thal the plainluff wevorof the defendant dace cume so found dev, with intereet as aforesaid ancenst of duit:
 on considentive Whereof the count deofind tral due laufece motice of the pendency of Chis action how bungiven prios ev the first day of This Countiascectu Coust do furthon find thal the iaide ames teceungh has a legal righe ti and is siegen in fee simple of four fifths of the saide presilses, ancethe Count de fuither find thal the oace ora Patructe is seized inferotimple of the cendeivicen enefifter of the same, dt is therefone orlesed chal a aril if parlition iover to thi Sheriff of Chim bount Conunanceing him that ol the ooths of Sliflias Dernham, etime ecec\% B.AD, Tan tu fous equal fift ts pant of the dame be set off and ascigned es dace Stames feceingom and one equal fifte part fo Soicd era Patrictes and it is funther ordered that Daice theripf hatke celum of his procecimps heriint the nefte einn of this count to which tinne this action oi continued

कmm VV tillale $\{$ Tivition for Parrieion,
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 Nhoney and the atce defenceaht personales. Dhe count hireb afpint Sliphas Burnham, stohn eced Put, faz convisecinese to cet off thu one deventh pant of daid primises to plainlapt ancent is ondened that ocid comisesness malee reeune of their doings herivar to the nept exm of this count to whick tine this cause is conhinued,

Saralest Serce Selilione for cower
Gustaris A Xerde and others $\{$ on motion to the covit iz Kamiceneralineoln \} connsee for peaintiff aree upon prodencing dower herein, ended the fommer ondeer of this coust asel Aur ot mimining forne bt the करNt, and Thu dame keing found oz Nu count he in ale vespects in conformity io Lav, to is orecerd that the olaid pros ceedings ande adsigmmen of dovies be ance the sam in hereby appond ance Confinmed and the died tanahod heere hoed and posiess The lands so apipnece as ancel for her seasozoble ceovor in the Said presmicesi andit is further ordesce that a avit of Desizane ipue Th the Aherf Cownanceing hime io deliven ho as oh tof teerde fuce passesione of the presmises apysindelo her as aforesaciec and
regarae atelb.26ta $a_{1} D_{1} 1861$
it is found by the count that thu oxice Gustaris A Heend made no revistacesce to said pelition. it is therefore considered and ale weded by the coust that the said darah At. Heerd paz one thiree of the costs hevem tapue it Dollarse and the said Guelaris ot Heend paz the resiene of the same laped to thereffor bollars wittin en dazp, and in defauer these ff that Elecutinn ifue

Mnang Conapmana O Civie Action
A. Whis cause came ont be hease upon the motron Dacamiah Baldwin Oof the oefendant to discharge the attachmente ieved Countries respectivelz. On consideration Whereof bte is ondered by the count that the orders of altachonent eisued herein to the oheriffe of Unim and mavion bounties nespectively beand the same are aned each of them is herebz dischanga ande vacaled. Anse that the perspents rights and credit altached by virtue thereff oz eacte of da ive Theriff:s be restored to said defendabt And the lponde given ro said thenips respectivel for the redeliverg of daice personal properts the canceleed and dixchaseed. And That the planntify par ale elécost encident to the esisuing voervice of Naice orcecs of Altachment vithise dext, dazo and in defavet thescof thal Elecution ievee thencor.

Hamneel Otheeler D. This case canne on to be heasd eppon the motwint $\{$ of plimntiffs councel to oppinnt tu thingf of. This San Beasding \{ tounly Apcoial maseir cosmnesiones of 1 his count in this case os appraise acmentise and oell and covveq to the purekaver the lands hercelfore orlered to he bold in this case, on covsidesatione ertreseof the ohesiff of this counti, is herely appoince ffeceial maces comminssinuer of this cont in etis case's appraise advertise sele and covver the lased herceffose osened to hesold in this case,



 Ande the count one efammonation of $f$ aid procecding being Satisfied that daide sale has heen miade inace vespection con formity to fow it ore orened thal Naed tale ance proeceding
 Counts as maser cossoniseribies is ordesede is inatke the pecerceans adece for the lands ared luesuents pasored,
Wlullinglon fanvord or ZThis canse canne on to he heasd upon' Ara le.esobmeove et, als, $\left\{\begin{array}{l}\text { Mu hine of plainteppo comenect to appriant }\end{array}\right.$
 advertiec toele ased cosivez to the purehaser ytedacdel ande.

106 llgevary ete $26^{\text {Kin }} \operatorname{M,} 1861$

On convideration estrere of the thexiff of thris leounts os hereh apprimed Special master conninssioner on lins case to appraise adrestioce Lell and conveg.t the purchasen the lande en this case heretifore
orderece to be doed,
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Wichez $v$ led $\left\{\begin{array}{l}\text { This deaz came thepasties lz Wheir allowner of }\end{array}\right.$ thexupor this caccewas sellled the case diemisees at the plaintiffs coel and cherieupore it is ondered * acenceen tial the plainliffo paz trecases Dobivisen $y$ bo Etpanceed lared at $\$$ thar record to be made.
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$\square$ Irm a. Cnutbsvife $\left\{\begin{array}{l}\text { This daz came tu defendant Asseph } \\ \text { vons and woned tue conet }\end{array}\right.$ Cachace It tees etials, $\left\{\begin{array}{l}\text { Vre pandition heretefore mesede for the }\end{array}\right.$ The partition heretofore mesde for the ceason thal Mrx of fnulls was a chain canie, twhich smotion wos grasnued aved theceupon the leont ifing fuel, acvised in the preminseg cer finde Arait Hustaid pulitioncent have a legol righe to are eibsedeic fac dimpla of the one Sevench pant of the quenneeg in daced pelition deseribe to wite in suve to 102883 ceseribed al folcows to wit tue lot aseinice to Ahapervicitctue in pacticione Aymat 1849in emive leount, Over loovt of leonmmone Seas

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Deate if Ohit $\left\{\begin{array}{l}\text { Andichment for peecing intricating Siguoss } \\ \text { en virlation of © aw. }\end{array}\right.$
Anchew nolep Gothis day came into count Davie bontein 2à S and Chvielop hes le Broww and actemoveleyd mom selves os owe and deande incebted ti the deake of Ohir in thidum of one hundree Dolears eachets he levied of theis goode and charters Lands ane Couments, if defouet he mace in the foleoring andition t wit That the daice D avid Contelina e o bhiderpher le Pro Ce ande appear before the bourt of leommon pleas of daid leonent of Monion on the sisset daz of the nept Dterm theneof, to qcive evidince in a case iturem pending Wherein the sacie dea te of Ohis ip painttf and the ofaid Cendrewimvefp is refondant ande not depast the coust without leave, then this reesprizance to el vide othermiecties and remain in full force.
(Milliam Alacteson ) ) éarcition
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Deany Etaction etaly, \{te pelitine of saied plaintepfot the joike defendant having failed io anewer or demue or daid petiinn + Leir faitrng to appear mace defout herein t therempon this cause wad Subnimece, B the countv thi cout being fully achised in thopremioes t bering Salisfied thal due Notce had heen Rénedre upon Socid defencants, ar fince the allegoluins of saice perition 1re luw, At is ifreefone ordered thal by the valths of B le, Pre 12. A. a and ofres torde parlitime ae macee of saicl lands in the folloving profontions to wit, thal one equal oue hoif of A icd premzisu heaceigneel teet off h the tace Clmince Aacluon Hecone thal the other halfo of Aalle premises ae fuicher partitit sigith part of aice hape to Kawe hachos one inhth th stactioin one eifthe of saice halfi is Reariell Polle one Aighth part of taid alef Io Dy dik buop one cishite of dais haef HAarah matinior one eighets of taice haep 1 Oueg Bhicuer one cighte of daca half-h eachof daide last mentirned pantios one cighthe pans of daece halp eing otuove divecencts part of the whole At is funther ovelede that a vivit of partition cisure of the thoith It Remace accorningly and if Dhide last hal cammot he devidea in the inarniser aforecaid that daide commiesimens endervath anel achele view of olaid premises reenine the value of elaicu haeg.
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(13) Vilson t dotm A. mribreight beast are as fier agpement at boph Ficintill und aceiruderea el the bour that thtaved to secover of the sofendants thin casth herin expended

uesday bfict 26" AP, 1861
Milliam Be. Movelum ) Ahis daz came tusaid plaintiff by his attomenss vos
Nileck Nood et ale. ytue baile defendantsfailing to appeart having. Strile foiled to answer ondonvur $\%$. acil plintiffo Opelition made defacuet herein $\forall$ theresipon this conse was dubmilled to the count of the coust bering fullz alevised in - The premises defind that the allygations of dace petition asetrue * that there is due the planiteff form said defendants by waso There of the sum of two hunchecetfifleen of so delless o the boust do funtherfinde that dace defenceant A1B Betrizisen co suret forvaid defendanty theale + Wood thescupen the count do coneides that the Saciel plainty aupht to necover of the sa id Aomn al Elects of dom He wood as prineipal debtors $v$ AlBlistrnson as surety the

 the Said sotm d F̈lec है + bohn He Wood as prive ipal debtorn A,BPRotrmson as suset, the bum of two hundred $x$ fifleen + tiba dolears this costs herein expancded taked at \&
$\therefore$ SO. Cole Byor of Mmpoile offered the folloring.
Ot the Heon Billian Sawrence President Etudee of the leount of leommo Pleas of llnion leounts Ohio. Wow hn desion? Ahe Undersigned rembers of the bal Wowin attendance in leoust beg 5 present to your Neovor the following Preamble and Resolutions swit, Whereas dince the adpdummente of the lact leine of this cout we have secuived anthonve infonmatine if the ceeate of the Heonoralle ofmele Vrighe one of the most distingursued citizens of the teate who heas fieled mamm of the mostevalelel ance imposcant official podilivos on the Govermmente of the Ltale aree Nation, in eack aned ale of which he exhibitece Seete care calent and genius af provee that the was the night man in the replit place. And whereas as a member The Bar ane a etuce of the Suprenne leount of Otrio he was especiallz and mone intinualely selatel to ance verter Thmon of the Mrenkess of our professine, thase others, aned panticellarl, encecered himseff to ers, on the ethibition of all tumanly Gualilies of hedx hlare, which excile adminatione aned Secture weseet. An whereas as a etudeg while preiding intur highest sudioial Fretureal of this thate, while the deate was Comparatively in it infase , he 1 in his learming and alility gave chardeter coneisencen and izecen e the turis pnucence of the deate, and left an Recose a monmment of legal leanining, Which has keen as a Beacon Cight gueide us sin in the pradrie of our profesione. Aherefose we feel propumbley impressed with this loss, ased desine to comsmen kis virnues To Whers. Express ous deep Sense of his $l o p$ aned our condevense with his famils and friences in thir kereavement. Therefor sesolved Ptal we have leanned with psofound Lorvoiv that the Heon dotm le Wricht late ae mombes
$\square$ excition contest his stele, his intern partis allover the country. yet in that nified Conlempt for evenz unfait or dishonorable advaneage was dueh as to com of his clients duch has ever ceen his chasacter as a Lawzer, and now that his mont lamestl com monel hio vivies to the Bar as wonthy of thencmitation




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 fulee of thonos. Neice de Hee has fonelo for The preamble and resolutious were then unanumonely adofted

Thereupon this count adounced uncil to Morrow Maminy at Erighe oclock M.m

Pillian Sanzerce Plo Court bou. Plea,

Aednesday Mooning. De 27 ${ }^{\text {th }}$ A. D. 1861 . Cove met pursuant


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Wileiam teilderchem. tsenvinia pantrog.
Heildreste, Marquis Noilereste Sthis alaz came the pasturs to thir and Daved Xleildeth $\{$ Alvomp this aicd delindemis Secring en person lefore the leont were arraipned, and the indielnnent hining reade to them was astred how of the preminses the vocece acquit tumselves, for pleadar the are not quiee, And therenpore this cause camu on to le freard, and Pherépon came a eturg, lointi bevark Lowe, Lecter Meriee, Sace b Ph hemon, Danice Celems Davice N. Wiltims, Weholes Felvele Ssa ao Shirv. George Feoletnay, regelar deurors, Cawsin Welsh, Meenz Balaions, George ccecot.
 the nuct to Apeate elpon the issue joincece between the pantius upon treir vaths der laz, that the defenceands are quiety in mamen and form as they Stande chasged en eaide indibe minéne. Ihereupor te is considered and adeudece \& tu court that the dace defenceants make thesifince ot thi flale of this in thevern of ben pollas ande thal the Daid defendanno pay, the $\operatorname{cose}$ of this acline lafed tiof

Marz Cohapman Z this cause casne onv he hearde upon the
 prosecerte this accrins: whenerary as plaintest ameneeu petilione, and shereupon lave stotin le haper fien an appoincee the nett furinde of tue aid mino peainoupt andè Appoincer the nett fueved of tue aid minor peaindy and nitin aceepeance of saice apponhment, ance his agreesment to he reopon diele fordhe cases of Clis, action prom ito cosmenencensenti ammenter petitim fileai deféndant $t$ arsoves infost, dasp, anderense
Cennll, De'bally 3 Cemlinued by agsement and ceave is Walson 3, 10 amend Candwes Labid lVatson

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Enot afe in said pelitine mentince the Susn of Four hundredt fort, wo $+\frac{5 y}{10}$ dollan. It is therefore considened orderear acyudin Pinal the daice defendants efornsons withim en aasp fromethis dot pay whi Soid plaintiff the daid lume of Four humdereav forit twot dito dollars with interest thereon prom this date + the coses of this suit taked at $\quad$ thalincase the vaice defendarits Alyermm
 Said sum of mimey hat the Shesiff of daid county fos the time hering who is herely appointed Special master for thot puspus
 ansever deconibee as upon Lucepnunts at lawt report his proeedings en the preninses to the nept lemn of this count Hor this purpore this cavee is contrinede.

Ohis aly Philip कnider theriff of this loount having opponitud
 Hillias leaitruele Deput, sheriff of daice loointy who therempon appearee in open loount ánel aceepled tur olame ance wese duly Livoin torform the cuties of tiech officer.
(Ooliember Woolen Incanufactring bo) othis daz came tu plimaty Patricte lonaley $\{$ ande miace a molime to reinetith $\{$ Dris case on the llocleet to $\}$ aside the dredeyment thereon rencered, and tolow the cefendenst th pleace on concideralion whereof it is considered ande ordered that daid cose Re vinstalue on the doelect, and traide Atudepment herenfore rencerene è eet aside ande the plaintrif reguicel Io Seque óace defenceant with dummonsiand that defendant have, unecansuer the petition

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 in the snamner foclowing ticit lweit ceo elens on whe $28^{\text {th }}$

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Tinued for repost $t$ as or del other matlies,

 Diehard lelaste \{ hearde the evidenee arfind ot the con ont of the aught in equitits coviven, Is warnants aciel the defencesst

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deed and lease aseor, erecuce that the defendantot his wife release to opllaintiff, his trevis $1 z$ deced ale thesis interese inale the rett and resmaincer of facu lanel yot is funther ordereck decrece that the plaindiff pay the costs of this prosecention vichire thing dazo $\alpha$ in defocet thoseff that execution ísene thesefor as elpor dueysnesis at law 4 this cause escoution und fos thi purpose of Canzing this decrev virte effiet MV.IV Wrocel

Nsin $\{$ this cause is dismissed without preyedtat Sam Shafer $O$ Cu $\left\{\begin{array}{l}\text { o a futher actine at costs of Plaimiof } \\ \text { Suapment for cost apainst peainitis }\end{array}\right.$ $\left\{\begin{array}{l}\text { h a futher acline at cois of Plaintip } \\ \text { sacumment forcost a cainst plainition } \\ \text { Sho wecont }\end{array}\right.$ Soseph cussell $\{$ This day canne tre plaintiff ly his antomepo
11 सs Heme Aminue $\left\{\begin{array}{l}\text { and theseuper this cansecame on th he }\end{array}\right.$ Kenuz Amuinu $\theta^{9}$ theand the defenceanto bersig ondefauet and Sewand Sowes $\{$ neither park demnanding a of wh this cause hevas Netmister the leotst eipon considente. Where of At is corsideree orderee and adecederel the leont That the plaintiff edosepte Puescel recover of the defenceanss Bleenn Conminu iv Edvase Powess the seine of one hundred Gur pollars onde Reventy onecens ( $8(0,7,71)$ ánd aloo biscosts Levein enpanced tifed to \&s Ance it is further considenel ordered $x$ adenueve 1 , the levint thal this Sucepnent hecoro interest at thu cate of loper cent pex anmusn contre paull

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Shis daz came the paities to this fuit ance therewpose the count bing full $\left\{\begin{array}{l}\text { achised in the premioes arfina the } \\ \text { allegalionso if the perties }\end{array}\right.$ Allegalionso of the pertwos he here $\left\{\begin{array}{l}\text { ance thesdybin it is omsiedened ordenell } \\ \text { ande oudidyw }\end{array}\right.$ and owedidele that the plaintiff do recover of the defencent doskma Socedy the wun foymeo kinn The anohnt of the cuagment and interet againec daidedull? in favor of Sace vace soace company mentúnuee in to plamTifs petimin ancetral evhere sace dudegment Shace be paï 1. Sacuetuce, 1 the plaintiff hal the Samse Shace be afuletatios faction of Sóca eficament in favor of saice conpany excepl asto Ahall le a datijfacrisel chal amount of the bkud ment ofosexair in favor of enmleasxil afainet sacia companez desorikere on sain pentiven it eं funther ordened that the peantipf paze the cast of this procecising.
 hiscrife pdaintepts $\quad$ he hearde eppon Dupetriion of his wife Re.t, norris. Keennz $\left\{\begin{array}{l}\text { Qaceance of the defendants bering }\end{array}\right.$
 wos submitcee to the cout expon consicusation whercof elt

Mednesday stet Sy" a,ossel

1. Considerea orderee, and cupulece by the court that the plainteffotaerb I dritch o Pachael dritch his vife veover of the Aefendionts Wiceiaisu Vallac dollais (98\$) and also their costs herein espanded cafed nt be. Anel it is further consedered ordereer $v$ adqueled $y$ the cout that the defendant Heen Amninu or reover of the deferseant Witlitame the court dofind thal Said Sums of Movent areas (10k. 10 ) and 1 lenements in the petition dexcivbee 1 virtue of the modycue cheresin setforth. Ane it is further considece orderele $y$ oducule is the
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montare deresibee it pay the dudpments herin before resereed and that of the procuds arviving fsom oueh sale he paz'
$1^{\text {st the costs of this Suit. DDhat he paz the dudement atove }}$ condered in favor of tacob 8 Arilch $\forall$ wife and in favon of money into cont subject to the further order of this cout $\forall$ this Autter, lecie Rewzonver f This aaz on motion ithuront ty leole sdasephefaicon it,als, $\left\{\begin{array}{l}\text { appeicing A the lows inat the properth }\end{array}\right.$
 Reonce the obance esherel, set asidee and the thosiff oo ovencee cas Charles Dathtur
of Paris Jounship umin leownty thio o the coust leingfully adrisea in the premises dofine chal these is mo Enor vi ctupnocecainpor Luapment of daice dustece thesefino it is cobreidered ondereds adpuyed that Socel Audpsnent he appixssred. And by conemzof parties it is funther osdereel chal the neosde bemach of thos case At is purther onderedyaceucend that the plaintiff Brown pay the cast herein sipanded lapee at \&8 othal execution isum therefor

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David that oron \& $\left\{\begin{array}{l}\text { the defendent bing } \\ \text { Plaintiff the Lame }\end{array}\right.$
D. It sallonay $\{$ petition and evideneo an envilesation wheref the deferdent the emm of one himided and minety three s50 dollens
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(1) Sfen to corfif a prigement for fiffy dollars inith interest on the Stame from the date of the note ino the petition desenbed which offer the plaintiffs refreed to accept and this carse is continned

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\& $\{$ And now coneo the said Belecta, A deott by b.b. Keamilevono her Athoneg and threupros this cause came on for hearing upon the petition and testinnong and was argind by comvel on consideralion mhere of the cont do find that dre notce of the filing and pendency of this pettivo mas grieno to said deferdant Naccosding to Lan and the count do furcher fird that Aaide defendant has buen villfilly absent from saill belitionen move than three years prion to tho filing of saieo betition it is therefore adindged and deveed that the marnago nelation heretffine exisling betroeen the Laid parties he and the same is utolly ammelled and saieb paties released from the obligations of the same and it is frothes odered that the complainant be restored to her maides mame of Slectar of Baldini and that she have tho custwoly of her chilchen named in the petition and that the paz the evato of this enit in ten dayo and that ino defanet- exeentiono ifsre therefos

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Caturday innky sbay 41861
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QAturday may 4, 1861

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Whereap at tre Bayserm of the bourt of lommon Pleas in and fer the bounty, of linion held in the bountobouse at Mamsorile befose lillidm aawsence one of etweteded of Said bount, dostpho siplell upon lial fos the onime of musder in the finst degpee wasconvided Theruof, and on the eleventh day of, Anay in Said sem, was Sentenced suffe death Iy honging on the eighth deay of Cuequst Ce D. 1861 of said rial and fentence, thes sefresentationsand purs s Submitled to me of am satisfied that the said senlence of decth ought to be pommuetie to impisonment in the Pencitenticary at has a labor fos lífe, Now Therefose IV Illiam Denniéon Grovesnos of the staue of Thio evescising tho poves vested in me, Dy The bonstitution of saide siale, do herety bommerte th Said sentenee of deculti so as, afosescied pronorenced aqainst the said doseph sopletl To imprisonment in the Eenétentiary of the slate of Ohios, at hard latos dusing The lerm of his nalusal life. Ande do herely sequise you to comvey the said otoseph Toiplett to the said Denitentiary in the Same nannex as, Ther prisonerg ase disected by lav to to conveyed \& dedives
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Ne the undersigned named alove as eivimperg to the aforsaid acoptance golopthobiplete of hig sefrieve Cung duly Suran do depose and Eay that saide Soxepti neplete dea in mis freseinew ance puly sign and se theriff of said boonly. SII. Qis Anderson Surrn to lefpe me ty flames N. Difinsen $4 N$, D, midesoon and signud 1fy them in any presencer this $3^{a}$ day of Cugust 1861
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Chursday Auguse 22a A.D.1861
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 And the bount li plaintiffs petition made defaut hevin said filaintiff ought is secever of the defendants the am inde thol them Iy seation of the prespises to the bofent ints the amount due from the defendants Reter stbill + IIİlianwehitelinger on the three first noty in said pretition set forth the sum of foren hundred I Six 4100 dollarz $\sim$ It is therefose oensidered 1 Ddered Vadjueged that the Said reain tiffo secover of the Saide Hbill tokitelinger The Said Sum of four humdrealsiy $+\frac{2 \xi}{100}$ dollars t also Their oosly herein expended lated al \$8

It is further found thar said sum of mony is a monegage, Lin on the Cand descrêed in saia fretitún that thosaia riemérs ought to be sala fer the parpment of Saia Sum of money-St is therefese oensidered Seced ared redjuerged thal in cose sacde defendantzfail for ten dayp to pay to the saide felainliffs the Said Sum of four hunelsed $\%$ Sixv $\frac{23}{100}$ dolearg with the interest hurens logether with the costz herein exfuended So as aforesaide fund
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doseph Cothenton the same, waz hearce by the bourt ty condent of, of plain liff on the precíion $v$ evidence. And the bount being fully adiviad in the premises do find that the defendeant is in deltex cotroplainitf in the sum of three hundred and ewenty sisto $\frac{88}{100}$ dollarz Uherefore it 'y considered t adjudeged thal the said of osejeh Athencon the finimitft secoves of the defendant Slamez Trnisto the said sum of the hundred thenty Sixy $\frac{88}{100}$ dollargyoosblarkd at dollanz

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Therefore it is ossoidered Drdend to adédeged that the defin dane secover of the filainliff his? oodls herein lared at申 No secosel,

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 the one eighth part there of. Do mary Conn Ho athaway tho one eight part there of t oo denezesp, Ha a haw ay the one eightr pant Thuniof to canh of said heins of Abenerger $D_{1}$ thathaway de o the one full to equal dover as of sesaide. The thinge one thinds of said lands afen apigning to over ae afBesacd. The Thira on whiet the dowes shale Ce Settea to semain undivided cusing her life by sequest of the partiez, It is further Grdered that, a Coni of partition ipue to the sheriff of lonion Chis Commanding him to cansesaid tover To apignoed and Sail partition to teacecordingly - Y as to all Other malteez thíz causi is bontinnul

## Chursed Congens 220 CoD, 1861






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Shurscay. Auguse) $22^{\text {d }}$ C., D, 1861
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Alunsaay Augense CuD, 1861

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Tnesday October 22021861

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No onday fammary 1862


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Monalay Pdemary 6. A, D, 1862

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## Wednesday famary 8" A D 1862

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The State of Ohi' $O$
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 made in conformity ti the provisions of the statute in such ce made
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Stiday Sanuary 10, C, D, 1862

Pobert Bartisdall 2 Yhiz day this cause came on to be Hheard upon a motion to Set aside the Powland Leo et, als, $\left\{\begin{array}{l}\text { Sale and appraisement of land heretipese }\end{array}\right.$ where of the Said Sale $\%$ appraisemen are set aside And a new appraidenvent sdered beecure said appraisument is too low
abone baslel thusband
os Ooseft Gladhill ot जhur $\{$ Ithereutin thís cause came cntth heard weponthe fieticion of flaintiff Azrd the Answer of Amn irvins twaz argued by bounsel ythe bourtbing fully adrised in tho premises do find that the defendant manoy Emin is not entilled to dowes in the premisy deserited in said petilion Il is therefore considered Osdereor and adjued ged that the said Mancy Sreirin be foreser bassed from selting uf hes daim to dower in the said fremises and that her claim be dismipsed. It is funther found ty the bous That the said Ann Envin widow of Said dastura Vmurinded is encilled to covier in the whote of Said landz, It is therefre contidered Gderedy adjind gee that iy the Gathy of B. At, tay bharly \$sooviz YGeegestbesninges one fule $t$ equal thind pant of the landz in said feticion describea be apigned st set oft to Said Ann Envin ag her dowes escale. And thally the like oathz of the same A. A, Eag, bharlez Broong Yleerge Heminger partition be made of said land, sulject to said bower estate in the following prop ostioniz to vir. to Saide dane bastel wiff of Annaniaz yibastel the one equal fifth pant-to the said sarah gladthile wife of Soseph lladhill. One equal fitth pant to the Said Poblent invin one equal fifth pad- to the said to the saia balet Invin one equal fifth pan= It thasaid foshua iswin fo one equal fíph pare dic is fur ther considund Osdered I adjudged thal a cirir of partition ifpen to the Sheriff of Nenion bounty Ghis cemmanding him to cause said dowew Lo be afigned it said partition to be made acceselengly and thiz oauxe is coscinued

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 and the other defendants bing in defevelt - saide cause waz subsnitude to the bount wfin the bhetition of the plainliff and the ansever tosop petition of atelton Dancreft teo, Sthe evidence and the bout leing frillyy advised in the fremúsez do find that there is, due to the flawitly from The said 4saace B. Shajez the Sum of thitg $\frac{40}{10}$ deollars with eight pres eent interese and that the same is a tion on the land in the Retition desoribed seebsequent to the Plaimo of

Avicay Otanuary $10^{\circ}+11^{c}$ C. D. 1862
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Saturday farmany 111868 defendant on the notez des criled insaidel位ion the said sum of one Thousand Seven hundred Ifiret $\frac{86}{100}$ dollarg and his cost/3 frevein expended layed at \$\%, the said defendant shale fail for ten days topay said fiedys fer the sum of one Thoupana seven hundere tfinv viso dollarg as Aferesaid with the enleuse thereen y ovelg of suit that an ocde on Sale ifwe to the She iff of Qinion bounty Ghis fer the time leing who is appointhe Afrecial Araster bommípiuner fer that purposo cormmanding him to Apfraisu advertion y sell said land desoritea inplainlífls fetition, Acceveing to Caw It sepore hizproeeedingo in the premises to the next Nerm of thíg bourt to which lina thiz cause is conlinuo

## Georgo Lincoln \& Petition in fror?

Edevard Nash Shis Shis day came the partizg keres xsutmituc fully advised in the fremise? do find there is no hvor in said fudgement of lsaac Broderien fustice of the Deace so far asthe Same decidez that the plain tiff haz no cause of ación, Andch boulfind therw is essor in said fridgement So for as tw Same auctiviouz the Cefendart agecial fos Elevard Nash to recovre a fudgenent agaínt Geosge tincoln for the sum of forly hus $y \frac{19}{100}$ dollary att + cosplg, It í, therefore considered osdered' a dudged thar said dudgoment of saideriation of the Place 1 a affirmed so far ag it decides that Said plainliff had no cause of adion-and the said fredemene if seversed So far az the sami anthorisez said Nash or veoven le paide onse haif of the plainlifis $X$ one haly by defendent conded
 posphy, tispio zan and (.Denny dretursen) in thein petition selating to a prame of a mumber 4. Dayo medel, fotber oninting prefo evas dismifea without pryjudicu to a future action, And Therentiono came a friy bast: Oharlez op Merse George ôbaniz, Morlow doll, atom thulohinson y imimans

 Who leing duly empanniled 1 suivn the ruth to Speat upon The ipue doined letween the partioz it when their oathz do say that they find for the defendant. It is therefore consedered ordence Y adjudgivly the bourt that the said b, benny dickerson go hence uithour $d$ ay and secover of the said teuben bapic and daseph G. bapil hig costs herein expended lasted to of

Saroh bi Inizeh H Tachel $O$ Iviton hiz evife
Villiam Malrace Étal3.

On motion of boley tawsence Altimy for Alainiffs fer an Breler to didzitute the money made on a sale in the case of Levi Meredith is famuel bonvin at, als, and that a pans of the money be applieds T the plaintiff claim, It appeared to the bourt thal the lien of Levi Mercdith upin the landz sold waz a fries lien to that of plainiffs and that the furchase money did not asnount to enough topatidy The dairn of the Said Levi Meredéth, It is oondidered ordered and adjudgea by the boust that the plaintiffs in thiz case have an ifeention
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 Auroz Gnd millon thompson-atom dontey- Vashington I, D \& S. A, thosking tales turoy who being decly empanniledts swon The tweth to spean wpon the ipue otorned between the partiez Upton their oathz dasay that they find for the flainíff t afsefs hig damagez by seasor of the premisez to the sum of Heven, hunded tifty dollay ( $\phi / 150$ ) The difendantz loon a bile of excettiong on the rial signed I sealed ty the bout and odered lobe made a peart f the secose, therection came the difendants and moved thes
bourt for an arseer of Andgement and for a new bial for seasons affile and said motion iz continue"' Andit iुfunther condidered Vdend and adjudged iy the bourt that the said ently as correcte have the same force and effect ag if the same had ben froopisly encered at the adver sterm of thin foust in the year 18 ClC

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Andrew Marth3 Gondidment for Opann rosatiny
Mantz being in person before the bourd thy bount l nasew Ythe drdietr rentleing sead to him he wag astrea how of gremisez he crould ae equit himself for, plea sayp he is givilly in manner tferm ag he slandes chargie in saide bbrdictment. Thereupon it is considerea 4 a djudyed 1 Iy the boust thar the saia defendant Andrew Martts marre hiz fine es the Slate of Ohi in the sum offine dollary and thas he pay the costs of this prosecutiontaxed to dollarzx cint)

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Monday March 31.1862


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bhat Tullington's Sthe defendants came not ys still faiting to tames S. Whelpley Answer a demin io plaín liffs felicion ameo a fault herein 1 Thecoufer thís cause ceme on to be heard It wag sulmilled to the bout t the bount buing fully ad vised in the premises do find for the filaindíff tipned That there is der the preinn litts from the defend ants the sum of two hundered thinety foren tho dollory It that said flainliffo ough to seovir of the defendant that. Tullingeon as principal Asames B. Whetply as enderser the sum of two hundred It ninety fourtioo dollars: It is therefore condiderea, Osmend

Cojuedged Thal the said prlaintiff seciver of the defendam Stullinguin as princeipal ith helfluy atp enderser the Saide Sumof two hundred y minety four 4 so dodelag t their ovats herein exfund ded laved at \$b
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$\square$ Thiz day came the said hlaintiftsy The defendans came nol t sríllyailing to ansever or demur eo sard feainiffy
Retition made default-herein I Thereupon thiz eause came on to be heard 4 was silmitted to the boust the bouzt being fully advised in the frremisez dofind for the filain iffos that thew is dw the fileinliffg on the note desorited in said fieleionfrom defendant the sum of two hundend theventy síy $\frac{1}{102}$ dollar 4 Char Said plaintifts ougth to secover of the saed defendant the Said Sum of huo hundred of lwenty séx $\frac{12}{100}$ dollars It is Therefose osder considend orderedt a diudged That the said plaintiffg secover of the defendant the saide sum of Lwo hundnde theventy six $\frac{52}{100}$ dollar3 it thei costs herein expended larled at Is


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 thy the court that the plainetf) pay too cisto hereine


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Nicholas th. Burnham troyfo \& A Antitions, William tis Hopting is als 3 Con morel for the to tetitionng tis poation appeaing to the bourt that a that it is inerpedeine to sell tre same ar the fremines Qt is the efine os dered that the former isder of sala made in this ease be se amzender that the Sheriff it o die townty of Wivion he the is herlly oderd to sele said semaínity the bour- House in said bointy aceoving lo the scalule in Such casez made throvideo lind bause benlimued Ylilliamo B Breatomsidg Ifper hino
monday march 312 $a_{1} D_{1} 1862$

DAmes Mormastarthife \& Dantilión,
Andrew of smith el alg $\{$ On motion to the bout by boats is Porter corendile for the petiliones and it appearing to the bout that since the commencement of thin acton The said Same An Mmaslar fin chased $q$ hag attained a deed in fie simple from the said ofsaacyfi broth of the share of the said Isaac प्र' Smith to wit the undivided eighth foin of said premixes th that 62 said pretilioners are now the owners of in fie of one equal four the part of Said premixes. At is therefore sacred that ty the bathe, of As y, Withing Morton scoters sac zane partition be made of said lands tenements in the following proferliens, to wit, Yo the said tames Brimastan thticeinda hiss wife one equal forth parl, Io the said thomas frith one equal half Io the Said Hon smith one equal eighth pant. And to the Said Andrew fismith one equal eighth part, And inti is further oselered that a writ of partition if sue sotrniffstide bounty of Anion cesmonanding fine to cause said partitióon to be made accisdíngly.
dames m. litton 8
Charles Stevens S By his Altirneyp t the defendant eam not it site failing os Answer on demur to plaintiffs petétion made default herein, and thereupon thees odube ouse on to be heard treagsedmithe to the bount and the boult being fully advised in the premise, do, find for the filaintify find that there is due to the fretantith from the defendant as claimed in saidfutition the sum of bight hundred dollars and That said filaintiff ought to seoever of said defescant by season of the premixes Thu Said Sum of eight hundred dialling

It is therefore considered ordered t adjudged thai Said filaintiff seover of the defendant the said sum of eight hundred dollars and his costs herein expendid taxed at $\phi$

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 be mert paids os tho ballance be paico to taid on hnsum cosin hiens theref if saies finhars chures lased off tho rest end of thill farm at 208 per-arev to equal taid tallaned) and by agreement of pastios the Said gohnom is to he sclined fom all fursthen liatilith on accomen? the firdfonment in far of of taid if ecution againds etpra lo Beries

This ctay cam tho parties ot Submifte Ireoth $\left\{\begin{array}{l}\text { exhitits and the covit having lieen duly } \\ \text { adrixels in tho premises v ons carefuld }\end{array}\right.$ examinaling of tho vill of tho prennises Pa on ceses lo Dines decos do fines fir tho flainfletiot tho allegations of his peltions
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Unesday offile per 1880





Qleig Mirlulpinotco
leabie thireser ghis day this, carse camue on to be heared aplgnue of Stirham Yevidence and neither pary demosting boust, and the bourt heing fult, adrised in the premies so Find the equity of the case witt the plainctiff ard that lita gors perchased by peainlifts was a payment to thal amount yns and aidjegered Iy the bermis that tres said dolme Capict and



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And it is firther considered ordered t adjudged by the bour That the pleintiffs secover of the defendenth as afeigniey thein cooth herein expendio taved to ob

## Tanson boblarts 2


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Unesday Aprib 14 th 1862
 State of Ohio
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Gnil $2^{2}$ a, D. 1862

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Andgener. Cend it is furthen Orevied considered Cadjudgedly thi bourt that the Dlainliff ts fendant ecch pay hio oux costo neade heun and in defarte theref that execution ifper therefor as at judy

Mtecnesday Afpril 2:1862
 senderes in this cace at tho fannony Henno of this cinrt 1862 and Luiel mntivo was anqued by concel Dt is thorefrre


 to this date tartede to \&

Ahig owtre prand otury appreased wi the bar of the bount Thresented their bill, of inde otruent againse thenry Hansahas "A selling intorioatíng líquorz in viélationo of Law inderse "A ynu Bïl, Ohilander Phancohestes fesesman" Also Their othew bill of indietment againse *tenry ơlaninglew for gaming endoroed "A, Inve Dill, Dhilandes Mancohestes tereshane of The Gpande otury" And Also Theír Pipent, And thew bingro other businep befbre Them the Grand Stun were diecthasged,

Eila'de. Co ovilin Andrewotleminger and abondenud hig forsmer answer Ance by leave of the bount has leave to file hiz amended Anower wpen paynuent of all oosls made in this case up to thiz date indusine and haz luenty daye to file suot amended Ansever.

It is Therefore oensidered os dered t a dejudeged that the fiesinciff secover of the deferreant all the odsls made in thiz oabe up to the lemw of Such amendment and thin cause is continued

Thellon Bancoopt teo
Eacward Power3
Whis day came the defendast a the defendant ly his altunay fe, d. Ot amilen who appieng by. vircue of a warsant of letlenney filed with the bount hereis duly, frewed to have been extecuta by said deferdeant y waived the ifsuing it Sevicee of heacefs in Chis oese 4 entiree hís affrear ance 4 Sutmitted this dase to The bount t did cosifefo that he doth orev to plaintiff inmannen and finm alleged against him in said hetikion, the Sume of \$log, is and doth oenfeps studgement fer plainliffs for. Thal Amount and oosts 4 uaives all apfual and fietionoin inos
dt is therefors considerea Odenea and adjudged that Plaincifts seever of dencant said sum of Onc hundend and


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 the owne thereof And the bocut do find dinat the fise of Said notis is dee the then is now dee tha plemintiff timan lien on said premises in the pelieion cesosited litherpoc it is considena ance adjuaged by the fourt that the plaish)

in Thiz case commaniing him to appraibs adverlisu and Sell Said land in the pretition deseribed accosding to law und pray, the Ahdgement rendered as aforesaid and that he hing The sesidew of the praceed of said sale into baurt to await 'ts further osees and ag to the noly not due thing cauke is conlinued
IV.lV, lloods t 3 Uhiz day came The peainciffs and filed etuin futition 1.IV. Dotbeas againse the defendeant ande irereupon casne the Nes Seifendant by Mn, b, Lawsence one of Ow Atternysion
 confeped that the defendant is inderra tothe peain u'ffs in mannw yors as the plainliffs in theis pelition daim tho sum flur Thundered tfifly Seven $\frac{12}{100}$ delelang thy vircuo of the same lianant of Attorny all enorz are seleased and all stay of executiono to all sight of Appeal waive by the said Mn, le, Laconen attinne, of defindent as afesesaid INherefore is is onsidend tradjudegra IH Tho bount that the Said NI.W. Woode If dil Dolbeas se covir of the Sefendant B.: Nelsey for Said Sum of lwo fundred tfifty Siven $\frac{22}{100}$ collary and costs of suil layed to dollars

Jumans cre oryen
C. Dennin biekerson F thereuponthis cous. parkiez and Thereufion thi's cause eame outs he heard by the bount, the sight of, Bral by eturg, being ewaired by both parlies, And the bount being filley advised on The premisez do finde for tric peaínliffs on Whe ifres doined in thiy oaso betwein the parkies t afejs plainliffo on said nole pomiaide fendant the sum of \$233, 2s on Cen frercent inlerises, th is Therefor oendidered oreceredy Adpreged That peeintiffes Seoever of defendent said Sum of wo hundred t orintyfivvrts doollarg with their oode herin ertpended lared to os with len prercent incerest. And it ie finther ordered That if said defendant faie fer Thinly cazs $\omega$ pay said ofudegement there may ipue an siè of sale to the theriff of sace bounty commanding fiom to adventíe y sell \&aide seal est ate seïzed on drtachmint inthis oase on so muceh Thesed as may te necepary 'o salisfy said atudgiment. Cond, thereufion the defendane monce. She bount of a secend bial, under The slalule which is allowed the undertaking is fixted al onehuendred collay

Weanesday April $2^{2}$ A, D, 1862
Gavon B. Potinsen $\}$ this day came the peainitf tut
 find the allegationg of the fuctition ore lrwe therew is due peaintiff prom defuraeanls the sum it forn huredud ytity
 It is therefeso considned selereag adjuageo thal platinty Secover on salie first note mentioned of she defendants tho Said sum of forer humered tfifty one $\frac{86}{10}$ dolears tho costs hovin exthendes lased \$/ de is futher ordered that $D$ dxides Theriff of said bounty be aptointea seceiver io lake eharge of said land 4 vent the same 4 repent to this bourt ag he shall be sequired y that if said defendants fail fer len dayp to pay said deudgement ponton otayp That an over of ale shale ipew io said sheniff who is atpummow Special mastenfor that puppos cemmanding, himo oo appraise adrertis of sele accoseling to law said land and as to the notes nol yet dew this case is bentirnud D), Sulsiquent a prument case Settled, basth paid No Record

Todson \& Broome 2 On leagnovit
samuel reples y Robsen 4 Shig day came the said
 Hileg hig petition againse Itw said
 in open bout in ternalf of the saia Samuee Reples y dobon Hearx 1. vintwe of a cuansand of Dtrinny for thal perfinse eveentio anal now produced to the loont Vatel, froved waized Prw ippiing os Suvia of proefo 4 confepra thail fhe said Samme Repter ty dotm theer do bove the said Tidson L', Ts orom the said sum iffifty six dollarg and forty thue oints as the plaíniff hait That the said Tolidea. It ig Drerefise considered Nadieguel thai the saide Tolden थ, thom secever of the said Samule Reples yotom the tre the said sum of fifty six dellang Folty Thre cents so confefele beviden ande cleo his cosls in this beraly eqpended rayted co/ dellays Abra alsoly vireve of the same wassane of Allomy all worr is ocleased and ale right of appral waine e 1, th saide inlerest at les pher cont ae fier agocemenst
Ana therenpon the bourt acyounned withoul aly

Monday deptemtex $8^{\circ}$ C, D, 1862
This leingthed ay for the bourt of bommon Dleag of Anion bointy
in the stat of Chio to meet in pursuance of lau. A sesent stitin in The stal of thio to meet in rursuance of lau, Dsesentation B. boarig Posecuting atterney Ahilif, soiden sheriff s nates Tasidale bleste the otudege failing to Attendo the thesiff thereupus Acjourned bourt uncél lomersowhnorning at 9 , a eloek
(3) Mesday September 9. A, D, 1862 The sasve offieing fresent as on apserday. Ance the stude slill failing to athind the theriff ehereupien adjoumel fourl untie comorrow morning at a aclove

Weanescay septumtes $10^{\mathrm{n}}$ Cu 1862
The samne officerg present ag on yeslerday and, Thestude still failing os attend the sheriff thereiffon adjourned the tooust vithere day
(dimez of holding fommon Pleazy diérice bourt
 The cuager of the 3 iatudicial bistrid in thio apempled at Rerrystung insaid bistrice do order That the several Nema of the bowt of bomsmion Dleagy of the distriet bouth shall commesia Let 9 advets \$P on the day \& ofex Thu bountiez hervin afies shucified for the year 1863 ag followz
the bount of boomminn. Ale as, shall he held ag followz atisst sufdivision.

 don Menion toounty Janiauy 19 march $30^{a}$ defitentes $2^{\prime \prime} 8^{2}$
 don 'tardin bounty oftruauy $2^{\circ}$ Qupil $13^{n}$ Qototer $26^{2}$ Second sut dívision.

 dor Cillex bounty Lelvary $24^{\circ}$ April $28^{\text {a aolober }} 20^{\text {a }}$ 2d Dutnam bounty Maroh $10^{4}$ May $b^{-h}$ Nowemter $3 \frac{a}{n}$ to Meroer bountiy march 17"may/2" November $10^{n}$ This d abdivision.
An Dauldirg bounty march 24" Golober $14^{\circ}$ dn defiance bounty alanuany $26^{a}$ may $1^{4}$ ooloter $6^{4}$ dn Nilliamp bounty obebeary 24 duno $2^{a}$ November $10^{"}$ alon Fulton toounity Jtelmary $10^{a}$ May $26^{a}$ ootobes $27^{4}$ dx Hemry loounty stelneairo $3^{\circ}$ may $19{ }^{\circ}$ oolobess $20^{u}$ dx IVood bounty Haroh 10' Sfune 9" November $24^{\circ}$ dFusth autdividion:
In Anyand ot bouenty ofelneary $23^{\circ}$ atuly द" Bolobes $5^{4}$ don bs auford bounty maros $9^{2}$ duly $13^{2}$ aolober $19^{\text {a }}$ ats Sencea bounty March $23^{\circ}$ duly $20^{\circ}$ November $2^{\circ}$ do Hancack bounly Sebreary $23^{\circ}$ May $19^{h}$ Novemes $10^{2}$

The stermg of the biskel lovent shall be held ag followz Ito Oenion loounty aprail $21 \frac{s i}{i}$ an Logan loouenty april $22^{\circ}$ IIm Marion bountly April 24 In Shelby bounty April $27^{2}$
If Amerces leorinly April $29^{2}$ In Aherces leoinly Apiil Ig An Auglaizo bounty April $30^{2}$
an Cillen Dointy Anay 191 an Nam Ninest boentiy may $2^{\circ}$ dn Paceling borenty Anay 4" do Defianee lounnty Mray s" An Henry leounty Arail bar An bsawford bounty alune 12 In Whander bounty stune 3" If Hardin bounty atuxe $L^{\prime}$ In toancook bounty alune $b^{2}$ at seneca boustly stune si

An Fullon bounty sume $10^{\circ}$
do Nilliamg bounty dune $11^{a}$
It Mood bounty) dune $13^{n}$
sto Rutram bounty duxe 14

Anulve ag said otudgeg do Sodes that said boustz
be held as afesesaid IIVilian, Lausences shedges of the bount

M,C,Lhívery
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Oosiach SiPlany
bount House Derrysturg Ohio
Coctober $28^{2} 1842$
CA Bue cophy of the Original Osdes now on files in myy office thin Novemler $4^{\circ} 1812$

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Honcday
Hannary 19 1863


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- Sastillóor

Tend nowo came the Laid Lidtes
 cowes Thesein, 1 ' is therefore oseded lhat a wil patition issue to the thesift of savil Counly of Union combianding him that ly the oaths of George Htanawalt Nilliam Atenderton und living ton efielteres, one eqinal thisce past of said premíses in said petition deseritere lo set oft and assidned th the caid Bileo liggett as hes dowes estate theseín and that by the liter oaphs of the said Feonge Hanawall. Milliam Hexkeesson and. Livinaton yyeltnes pastition he made of said langs
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* Goorge Sníder

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Monday danuary $19^{\circ}$ a $\infty / 863$

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Detition for Dorves
Br motion of Sacie Eliz a Bumikam by her bounsel \& inappeasing that the defendanta Bary ilibe Burnham nelly
Burntiam are minors unde? Bunham are minors unde tho age of fountien yeens $I /$ ave tuen duly Sevra with
 Guardian for the Suirfor saide mineno, And therupin cano tho Saies P, B, bole \& accepted the appiommentet by leave of tho bount filed an Ansurer for them
Eliza Bunham Q Actition fu Dower. Henry as a this day this oause come on X Othiss Surnham $\mathcal{F}$ to he heard the Alciintiff appeazing by counsel th deferiocunts may appearing by toin Guardian fa tho suit the sacie Henry be Surntram y Saman tha Burntham still failing to Answers to thw petition whereutew it is oselened that asto said Henryy b. Durnham Y, Samasitha Bursham said futitiout the meatters theiun centainea be Taken as oinfifleed by them \& as to saide mary Miza Burnham Y Nelly Surnham this cause uras heaid \& cinsidered by the bovits upon tho feticien t Ansure of Said Guardiars for the Serit't up on the eviden er \& agpeoment of counsel in censideration whereef and the bount bing fulle adrised in the premisez $x_{0}$ find the alleqations of the felition are triu and that the plaintiff is entiltix to dower in the lands in the fetition desonitees as ott kididow of Hamry Bum ham dieeaes It is therefow adjedged $t$ decerad that saide pleintitf be en dowedgone full equal thinel part of Saide premises it he said peltion clesoritrea as \& for her full doweo therein as the Lerelow of Hanvey Burnham Cate of thw bounty of Nenion afonesoid

## monday fanmary 19.1863.

Equal thind pents of said premiess in her saicd betition desosibed at and for her dower therein as the hidow of Bhern how, George Brown Late of Union oounty Chir Seceased N+cep1 the said lor to39 in the villago of milforco and as it said for-that she be endowex of ond full equad tind theser witront the infororements theceov which the cous- find wese made thereon by the defendanlA L Regnolds And it is furties ondeseo thar a mitt issue the shesift of Amiow Counts comman =ding him thar by the a aths of MCPiker ęg keed and A H Moodwort thre undicious disinterested men of the Ricinity who are not of tiin को Either of said Benties he cause suer dorber to he set itt ando assigned $\Rightarrow$ the 1 aid Eligo Bumham aceordina Do law and that he mare peturn of his mocecdine is the memises forthrivit

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Rechard bildino $\}$ 3 Ensor.
Uchara Dildino 3 Ihis day came tho partios by Thuis corensel sespuetively H Submittoo This cause to the leount and thenuthon the bount buing fully advisce in, tho hremises do find that the fileinctiff in iner was at the time the criqinal actuon in seqlevin was commenced a sesidint houselvolder of Ranis Lownshif Cenion County Ohio thu Iustien of the Reace befere whom saide cale was tiex was then a Intiee of the Reace of Lagler Lownshit Neniow leounts Ohis. And that Said Brown ofjectia to the Ginisdietion of said Iustien of the Reace in Sacic case by seasen of Saide sevidencs of said trown, The boust do find Said Rustice of Tho Reace had no furiedition of the persen of said thrown and that Therefow thew is isser in 2aide praceedings \& therupin it is cendidecea ordered \& adjudquer that tho saide Gudgement truaceedings a gainst-Saie Thon as trown be \& the Same are seversed witt costo \& oendered null 4 Orid And it is censidered ordered 8 adjuedqee that flaintiff Thomas Dr oun secever of defeneant Dich ard Dildine his costs heuin lefre eharged against-hism in said case land his eosts henin expendex taryed to dollars

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Monday Oanvary 19.1863
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 che us statid en said pelition logether with his costo hivim expendio And it if fur tus ordered that if said sum of money be not paid within fir cacys tron the siving of his count. Dhat an reven of sale for thail burpose ammandist him to appraiec advertee + ell according to law said real eflat coucrited in said pelition rabp. -ly the tenceres do far as may be neepany in paymment of daire dium F) money lo plainliff y the cost of evits o talldnce to daid Reved

This day the Grand otuross appeared at the Ban of chi and propertio their Bill of endietment againat William Thudopph fer petil Larceny endersex "A Tnu Bill B. Y, D3. Bisfold exeman of Che grandeliry Clso thir ather W Larceng endersed a theo Bill 13. Mb. B. Prisuroleo Lermun of the grand of wry: The Gpas d dury $h$ aving, OThe breinefp before them setirnee to thiur ooom to dilibrate


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Monday fanuary 19~ $A, D, 1863$

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I' Or be blark os bhanles monsow leomtinueds

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(2)usday Slanuary $20^{\circ}$ G.D. 1863

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 foreman of The Gidend suris" Othe grand fury having olter businefo befere them oetited to their voonz to detiberati
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Juisday Elannary $20^{\circ}$ G, D, 1863

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 anod filed his petition aquint day che pestintifo and thereupion came the cufentamt by vandernaw one of the attorneys of this count bod by virue of as pranaint of dtonley executer by the defendery for mai-pupose and mow moduced in ofers count Pand duly proved pained the semice ssueng of any frdeess and entered the appearanio of he Doleferdioncy herein anoo conspsed that ithe is due so the plauntifs upon the note mentionead in the pettition the tum of senenty zighs dollay ancl lit ly four cent als set ouls-in the petition If plimatifs, and requedo the eouncto render d) nol minter a qairld - the deferciants for that a mount anov chas of fuit ll is thergrose con =sidered by the court that the plaintiffs pecorer Tote defencants the said sum of serenty ig ht Bollas and Fitm four cent the sum Lo afnfese. The blue and theis costs herein taxed at \$ and by pirture of the same mamant af attomey all enom the rightis of apleal an a the preter anol piniledice propes hemplany appliex in paymenso if this propestationit is tivel hoved by Defendanif
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Wednesday January 21: 1863 Coourt-met pursuant to adjournment Same offices present as on Afesterday

Samuel Wheeler 2
ESau Hardin I defendant-Stile failing to answer a demur co the petition the same by tho onsent of the plaintiff e Counsel war heard by the bout on the fretivion and evidence And the count being fully advised is e the fremuises do find that then is due the plaintiff as claimed by him the Sum of forte hundred dollars with interest from the 2 Ge day of Mar on 1860 and the Count further finds that the said Sum is due to plaintiff, as a part of the fierohade veneer for tho lands in the fietition described. Wherefore it is considered by the leount - that the plaintiff secever of the Said defendant Said sum of five $\$ 500$ ) Wwllaro with interest as aforesaid amounting to eighty four $\frac{40}{100}$ dollars $(88440)$ \& costs of suit

Sames Mulvanus Robert NDlelsh \& $\left\{\begin{array}{l}\text { obis cause ounce on to be heard } \psi \text { the } \\ \text { defendants both failing co answer on }\end{array}\right.$ Lamed Mr. Melsh femur to The fretition Raid cause was by consent of plaintiff heard by the bout upon the fitition $\delta$ evidence on consider action where of $y$ the Court being fully advised in the Premises do find that there is due to the plaintiff on said fromipary note is the petition described, Whereupon it is considered \& cediudged by the bout That the fileintiff recover if said defendants saidisum of one hundred \& minty sixtiro dollars $\$ 166 \frac{22}{7}$ ) So found due as aforesaid and earth of suir-tared to dolling Ot is further found by the Court Oran the Said Robert Welsh io principal of said I. Mr. Welsh is Survey.
led; Hbo amiltong
This cause came on to be heard it Citrvell Grubls $\{$ the defend ant stile failing to answers hleintitf he ard bi the Count And the bount being fill advised is the premises el find trot There is due to the plaintiff on the note in the fretirion described the sum e of One hin died thorn $\frac{20}{100}$ dollarg, IVherefese it is considered by The bour t that The plaintiff seoover of the defendant the sum of one hundred $t$ four $\frac{120}{10 e}$ dollar and costs of sur lased to dollars
atom Mn. I Sue as

Retivion for Partition.
Ahannwah Blue extorts, This cause came on to he heard ufun The petition \& was ar quid by counsel In consideration whereof. Bt is ordered that by the caller of Andrew Abitiil tops bhenue and Moaner Pice the three equal eight points of the land, in the pelititur described be afleigned and Let of to the Laid fohm. Ll Blue

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Ueelnesday atannary 2年: 1863
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(Daniel Brush) r, 8 ,

us his case came on \& bo fusthis heance and it appearing that no reed has been maree it tho purohases of the lanes heretifore solil in this case it is orderea

By the Coust that Bharles, Wrotinow a hesiff. of this bounly is hevety appointew special master Dommissione for that purpose make ando deliver to the punchaser of said land as deed conneying F him in fee simple tho title of said land upow the payment of the costs hescin taxed कo \$
masy \&Pll

Nicholas Roenver B, yhis day came tho parties by their, athomey who, theseupon subinitted this cause to the Gourt on the issue joined on consideration whereof the Couse do find that the equity of the case is with the defendant, it is thesefore ondesed aduolyed and decseed that the defendanl go hence withow ddy and secoven his eosets hesein laxed alt $\mathbb{B}$, hot hmin befere tased
Sohw Geman B)

Wallaid s Saul Sivil actión
N.M. Woods \& $\{$ Ance now comes tho plauntífe and defence Vm MDRobenoton $\sum$ Neithes pasty requising a usy the causer as itmittec of the coust ly plaintifts and the Couse leing fully, advisece in the premises do find the alleqationg of the suid petition to be true anel these is dwe slaintifts pom the defendanes as the Laid pelition alledged the sum of one nunlered and rigtily fire 8 15 (Ollay, It is thesefore considerece orderece ance acofudyea that stantiffo secores. of defenceantoy said sum of one hundrece anderighty five and $95 / 100$ dollay and their eoses husein taxect 2xpended Laxed to \#s

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 Iseeutle ano deliver to the pirchaver of saicice lund and tenements a deed in fee simple pusshant ss Statule in tuch cases made anod rovodeed. The costo tirest te paico of the proclecis of eaid dale whole of the moley arising ffom the sale the ter Whole of the morley trising from the sale of lor and that of the suibure so much, he paid to taic Masons Bxeeuton as pill satify the horcgage of said Mason as set for an in the andwer of foses 2513 virom ixecutor of Laid mains Mason amounting t $\$ 543$ is and that the sesidue Le paid of of Atamilion datisfaction of mor Mage ubow all of Axic lando and tememento pay the tame the lis tes far al the exid resimhe will hay the tame the intole of Lave mortyage to tiamilion amoming ot $690,{ }^{6}$

Slannay $21^{21} 15 C 3$
Dlainstiff recerver of the defendant said sums of ewiventy fivere dillars and it appeming that the defordant made an offer in wiling to the plaintiff on the 1 clay of fanutary 1863 te allow firdoment to be latepri agqinitt him fir thirdildollass and thot the blainsiiff recovered lefo phan rnat sum it is cunsidered and adjirdged that he plaintiff secerver of the defendant all cost made prior to the said 1 vitay of bapnivary 1863 a pepeed to dellars and that Dhe defendart recohet of the said Plaintiff his costo made since said $1 y^{\text {th }}$ doy of anuauy 1868 afeeped
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Obloch

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And it is further ordened that a urit of partelion issue to the Aheriff of Cevion Oounte commanding hichn to cause Laid bartilions to bel made accondine ly
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Sancel fblbuero at ale s. vizell fane urizell Co noch Atervy and Soppiá Htenz anci hatow Aestt failing of ansueronedemur io daic petion and the said trinoz defendanls having answered by hais Giuantión are litam, g3 lile. Y lis casemas heand by Couse fifton the pelition anll the anssuen. Dhe sace o rasdia, ad litem and the evidence on opnsillialion wherest the low 1T Pince that the plainli is entilled io the specifie sexaled

Ohmeday Sanuary 22 $A \infty, 1863$
This day the Go-and furore appeared at the Bar of thes leourt and presented theis Bill of alndictment against fom Franklin for apault with intent to commir Pape endorsed "A Thu Bite B,H6, B. ppisivold LVeman of the Grand fury" Clso Thin Bitl of Alvidment against Almina moody for Grand Laceny
 Aldo their Sthe Bile of Indietment against sarah fane Havis for Retir Lareeny Endorsed ' AI Ince Bilo B. Tha BB. Ypiswoed Inemano of the Gp and Gfury" and the Gpand firy having further tusinep befese them secireot to their soom to deliterate

On motion to the bourt of osdere that Lexther Weston be, leeinked to keep Lavern at his heree in Newton for tha Lerm of one year on his paying into the bounty yeasury the sum of 2rwo dollary
On motion to the bount at is Oselece that bhatitn, Tatins on be leinsea to keep Lavern at his house in maryperill for the lerm of One year on his paying into the boundly beasury the Sem of three dollarg,

And thereupon the Ceount bejourned until timonow morning at seven adoetr

Otiday mosning tanuary $23^{\circ}$ a $D, 1863$ the beort-sotet fursuant to adjournoment-Same officing present as on Yesterday
On motion to the bount It is Orcered (hat Alfred Soato be lieensed to feep Savern at his forse in Marupville fos the ferm of ore year on his paying ta into the leounty frensuny the sum of threc dollars
This day the gsand Gurorg offrearee at thw \$as of The bound thresented their sile of dndietment againse Atohn Movels for apcult MM B liury Indersed is Inve Bill A3. H. B. Fiswoed Lorem an of tho Gpand dury" Rlso Ahis Bill if Indiotment a gainst Atom 4. Lenot far afsaur - Battery indersed "A Hue Bile B. Ho. Bi Miswoles toreman of tho grand Quin ' Also their Bill if ondielment againeeMilliam leooksey relson leooksey Y Imina leooksey ifon Afpaun-Y Baltery inversed "A inw Bilu. B. Hb. B. Mrisurald Heveman of of the grand furri Ana also thies dreport and thein being ono astren breinep before them the gpand were dis chargee by the leaust

Exiday Slanuary $23^{\circ} 1863$
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desome Lownshif Anion bounty Ghis 3
Last Lerenshir madisen leounty Thio Plition tiemif thi
Ihis day ceme the defendant by bounsel tfiled writen motion to dismif thiz eause for seasons in इaid auriting Srated. And Therecepow this eause being Selmitted to the bount yfully argued by conensel the bourt do oversule said motion to whion suling of tho bourt the defendins latreserception - And by consent of parties the defaut of defend ants is opence up yleave granced to flead in thinty dayo an e thiz ceuse its Conlinued

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Ihis day oame into open bout wovid, Miblecilloch an a a ohnoriled gea himsity to Qure \& Bland indeltea unto tho Slat of Ohio in tho prenal sum of Sn hundred \&learo íctafautet tenssade va ltu ounditiou *hearving cafives toblerice of his goodit challels lands Ylenements if default le made in the conditionfolloring to wir That the said orarid Anilucellaoh betappear befte The bount of bemmen Pleaz of Saide bounty of finien on the firser day, of the neyt Lemm there of to give evidince in case hending in said bount wherein The Srate of Thi is plaintiffty IImloothey Nelsen booksey. Pnelinebooksey are defendants and sil defpart the bofert without leave Then Chis Depeqnisanco to be void OTherwise to bexsernaisein full foree

The Dlate of Ohin 3 Lhos Ned.ley

Andiciment for burglary and Larceny The defendant Ohmas Nidley uras Ptis day arraidred in open coust and the indictiment bring nuce lo him, was asted terio of the premeies he ciovidaciuit hishself tor plea says he is "st qrull" in masipes und fence as he eldidas Charqed in Said lendidiment. thereapencapme the parciis by Pheir altoneep. the said defendegnt beine in pewtw berore ave cout and ihereupon aqazre a jurry fo wat A ariif Buxlon Eeinge Anoderap. pos bh ba and hanles. L tlantes


Ariday At anuary 2301863
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 farther to pay why Remernee should but he pernaynoded oydinet iting

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ount And the taid thrmas nedien of orderedi into st curediy of the ohifs unvill he be diricharged thy due ennee of llaw

 arde day came the plaintiff hy hieratromer a moin fo onfinmalety



 taid lale

Geleble blaita dex $\}$
-6 Athnom xothers § Luers cases cinverlidatieno
Dichaulotavis 3 Bycineent folle pantwis es onvelu ofthe da le folmenemetals Chndidatred code as ulates in ine divivion case in this count of said steminquay yuile aqaimetsaid ter

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Forielay fanuary $23^{\circ} 1863$
babb blave der of tngus blaske?
La 6 fotinitow and othes
Achail tavis Sils day cami he portis hy thien
da 6 aqamintem and athess So St hend the lame aur eufmertion

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Arimitfs qime noliec of their incurion to appal thuse cases to the tiestect chunt and the amount of the undissbering is maw ficied at Kone
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 An latu it is onderead thay the daice procecaings aurd asseqnmarit of dowew he aned the sameo is haik approsed holod aned paspiss the fouces to assinneda as anier her seasonatle druer in encoto the saice presicit fond it is further ordered that a mis of seigen iswo ot Ps acier thesiff commanding timw, Io detine passusdion of the memizy do assignecs कo daicl Pay, one thitlod of the $\operatorname{eos} 5$ anod that the cefiratmis 1 Reymolay pdy one fith of the sesidue antorifo surnthem
 the esectue in the following bop ontion saide Atemy A Bum ham one thisin saide foseph Q B aberos nithin to clayy asto thar in cefanle thenero that

OFinday atanuary $23^{\circ}$ and: 1863 Whe otater of I (1) Tho day come ent
 is defarill it macoin the comvition the count. of cormmon pleas spide
 full fonce rompance th he loicd oll ravise to somainin in Tis nomead that bearipa bherry of bivie action this day came the

 of five hundree tfity eight doleors in mamie torm a the Paintiff in her pation hath in thal tonalf olleger. Their the peainliff onecover of the said difen enin 1 ma Lighte The said sum of firce humared tytty eight dollars ha dell dellarg. And Therewhen is is Grderealy the tome That if The said defendent Vieliiam tigget fail Rpaysaid Sam of fire humend tyifly eight dollaty the sum fothad, mi Rotinna no sheriff of Rimion bounty who is for mise Turpusi appointed shecial mustes provere to adrertise t sele as untion is to say the lallows lenements in the petition desoriteal hac ohio being pant df Sirvive no G 310 enterea in Ohe name of Delham, Heginning at a Slah inithe ooad trena S 108 holes to a slake in the line of anothe piece of laneo of saic Ungiequtts then ou 8 sow 1 in hoes to a sugan hie thence W3THV 4 a hols 48 linhs to a whito oan in th sooa then ce Wert saiev stad to the placu of beginning containing fity
 by decec bearing date aprir 28 C $18355^{-}$ then this firelgement drew intenel at ti by the baun
per cent accoveling to the ten on' effeot of the noter mossux in said pettion discriters

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of said sale the castg le firse paid - That ine costa of

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riday $23^{\circ}$ flanuary $a_{1} b_{i} 1863$
case in thits bourt of tobn bapirt otherz againset themas bicey amointing co \$p lolt be also paide y one residuo gsaid precuts be applied to the payment of plaintiffs daim Eliga Bumham 3 Sectution for Dower othens
 DT He $\qquad$ by be Pamilion for the plawnth and
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 on the felition of the Neainitios the Anewer of E.g. Webster t eo olfendente: the saico dma, Gortin petiion but made deptoult a sed thewipo thio causi extilith and was arg uex by colvel in ol ove bout buing fully
 find the allegationo in twe pecticion to he trie-- that there is aum of tho b honar ce o pindy collerey tuventy seven cents ao set terth in sairl petitionc she loont aleo finco that then is oue from Alleged in the andwer of saice defendenit the full princtial inturests costs in the tuo fuegements referea to in defendens so
 on thu saice entir one fiytt of said land so deceritco insacil petition thodo alien there or -Gut the firionity of cien Said $\beta 1$
hut the

It is therefore ordered adjudged को de ereed by the bourt that the \& aid hm A A Gorton $k$ ay to the said odoseph O. Baher the sum of Waid Eog. Nebster beo the sum of two hundroch veighty the to dollar and che costy hesein in both easeg tareco is \$ Xacerving cosl/3 Within ten dayp from the sising of this bount-\$ in defaull thenet, appointed Special master bemmipünes in this case commanding him to appraise $V$ sies said lana in the fetition mentionad accosaing to lawa And this carse is continived to the neyt 2 erm of this teaunt

The deate of Ohio 2 Afsault with inten to commit- Pape
Whe defendant-Gom कrannlin Qolm Frantlin $\}$ Whe defendant Gomm Franklin bount and the of ndietment teing sead to him was asked how of twu firemise he woute aequit himell Fin filea sait he s not grilly in manner fform is eame The partios by thei artorneys the soid defendent being in freson befere tho bourt and thereup on came a tury to witi Darius Burton Gurge donodgrafa, Tingman, Hom Fte NR, Horm Nhompsen, od obm bapil
 upon the ysu doine do between pasties, Up on their oattro do say That the said defend ant is guilty in manner
Herm as fu Stands eharged in Said endiotmentHerm as orupon the saial difendernt atonn To anklin being stile before the bourt in his orven firoper person And by couroel and having nothingifinther io say why oft is therefere considered Gdered o adjudged by the boun- Thar the Said defendant a otpraninition imprisoned in the Qeritentiary of the slate of Ohio greprto be kept in solitary confinement) and inat he gay the costs of This frosecution tafed to do dlarsy cents and The said 20 m Frantrlïn io oselered into the ecstoely of try theriff until he is disenarged by dues
This day the bommipioners of Anionv loounty having made Thein Teperktathis borist of Thir afficial thansa ations tinangeial affairs of Rivion leaunitg a Shecempont it is Ordenct s deeked by thim lacut that Saia Repart "e publisted one thau said Refroit be invisugated $y$ examinced by dobmb tant

Otreday Panuary 23 30 $a, 0,1863$
Drosecuting attonve of D. Imitity Ohilifu Snider who are herely appointed by the beunt for thas purpose who in case of any oridation If Law in the ifficial yn andeactions of said leom nificourg are herety directed or required to prosente the \&ame accoreing to the natum of the case,
It is ordered by the leaunt thas bhahm, Tobinsow Sheriff of this bounty be alterved The sum of one hundred dollang to be paid ont of the bounty seasury on the or der of the bountra auditin One thind to be faeid at each segular tem of this boust the Siute of Chiog dotm Mllouds I alndidment for a paunt y Battery The deferedant oforn Nroods was this day arsaigned, f the Indidmint hing sead to him was asked how of The fremises ho would a cquir himseits for fie a says heio quity In manner tिorm as he stands shasged in save Indedment of otrn lloods make hig fino unto the state of this in the sum of liventy dollary and thal he pay the costs of this frosecution taseet to dollarz
The llate of Thio o
OWtr I. Lenor $\{$ donaierment fer Afaurtorbatiery The defendant ototrn I. Lenow wap thie day arraigned of the dndielment being sead to him ware asked how of the fremises he would acqui-finzse if fer flea Sayphe is guitty in manneryform as he scands ehargea in said dovbietment NThereupon it is eonsidereo or adjuelged In the bour that the said otobnc: Lenor make his fine unto the Plate of Ohio in the Bum of five dollay t that he pay the eosts of this prosecution taxed to \&
bharles IN. Oryant by his o
next fieind dom Bryant $\left\{\begin{array}{l}\text { Whe centinuanca of this case is }\end{array}\right.$
 arvel the ease of orom Bryant-againe fobr I: Lenox in this baunt are heretry Setrlea as fies the fallowing a greement $\rightarrow 2$ bharles NI, Bnyant-ty his
neytfrind ditrn biejant \{ leourt of leommon Pleas dotm Li.Lenox \{ Anion leounty Ohio Atabm tryant- I) bourt-of leomnzon pleas dotm Y. Linox

Renion leounty Ohio OThis day the feaintiff stahn Buyant- for
$\therefore$ Ambary @erma $A, \alpha, 1863$ In cay $23^{\circ} 1863$
himself \& fer his son bharles W. Bryant makes witt the defendant
 two case $\gamma$ all other claims of damages, Grew than on contracts Y Longe counts, notes be, of each against tho anther upon chi terms following, to wit it the defendantabin of. Lenore is to pay all the coste in both action y never sue said. Bryant for any damages for any trespals aims against him to this dali $\forall$ pays this day to said Bryant seventy fire dollars which is aeeirped for in full Judgements. are to be sendered against Said defendant fer easts evirñefo our hands and Seels this
 Ot is therefore considered ordered y Aeljuelgea by the toot that thu filaintiffo aecover of the defendant Horny. Lenox their costs herein expended tared to \&

Simon Devin
vs
9.0. leven et all $\}$

This a cay came the parties B Selmelted this cause to the bour $y$ thereupon the fount bung felly advised in the premises do finder the
allegations of the fietitiong Answer to be Ene op there is due Said lewnett on Said Cane the Sum of $\$$ Whet is in bout for him \& that the fileintif is entitled, is a deed as asked for bo in said fretition and the deed to Hellen Makes ought in equity to be corrected aces asked for in fin Said Answespt the mortgage given by her to said jewell Should in like manner be corsedede It is therefore colencel D adjudge e thar f il, qewett accept Said Sum of money and execute a deed of said real estate to plaintiff cirthenvenants of General warranty or in default of the execution of the Same for firm days from the sizing of this bour t this de eric. Shale operate as stet full eenmey ane to fleuinliff for said andeserithed as follows to vire All of that pant of said lot lying South of the lot of bad mus IC len INANer as corrected in in io deere So as to give said Mraikero 69 a ore offs of the month end of Said $\cot$ y give the filaintiff the ballance teeing fifty a eris
2. of of the south end of said loot
2. Shat The deed given by G. Q. Jewett to Said Hellen INaMker be so corrected according to the Answer of Said Hellen MNalker on in defeunt of Such eorscetion that this decree Shale operate as such corrected deed a that the Anortgage given by Said Hellen trainer be also corseted so as to corsesfind with Said corrected deed It is further Grelered that the easts of this proceeding br paid by said fill fewete Y taken out of said money in lour $=$ And it is fur then ordered that it flaintift desires it the Master leommifionen of this font a form Rubato make is deliver to said fileintith a duels for said fifty acres in the name of for said of. O, Hewitt,

AConuary Lerm CuD, 1863 EFrinegy famuey 28
W. W, Woods yod d, Welsh

Qartrusve as illoodsy INeleh
as
Pott INelshy O, INells

On motion to the bount and the bourt ling fully aderised in the preminez ao seler that the Sale heretofere made ly the Sheriffis in this casele and, the same is hereby set asid.

The diat of this है
Almusa moody of dondictoment fos Gsand Lasceny
Shis day the defestant Hlmisa Anoodeliing in furson befose The boust If by boundel was arsaignued ande the Indiotrment leing sead lo her tuas astred kew of tro fromises She would acquit herseng ferfilea Bayp that She is not grielty in mannes form as she standes otrarged in said ot dídment and Thereuposo the said defendant nir leing reade fer trial on motion of PDB, bole hir atterney the Trial of thizg olade is conlinuveoto the hext Serm of thiz leburt Aend The said defendant was remanded to the custody of the sheriff

The dlute of Ohis
Henry Hamrahan of Ihis cay, One said defencent Henry Hamratian bing in frerson lefere two bourt YThe ondietment being Fead to him was asked how of The premises he would acquil fimselts fer plea sayp the is greilly in manmer tferm as he skands in saciesbrebielsuerte Hhereuthen It is Ordered, Consideree \& Adjudged ty the boues that the said stefend ant Ylenny Ylansatidn make his fine lunto Tho slate of Chio in tho stim of five dollarg And that he Bay tho oostz of proseoution tayed al \&

The slate of Vhiog
 Duray with old indiofments

birril adion
Bon metion to the teousty the deatr of foseph IFilea defendant being suggesled the plaintifs has leave to make foom Aneleomlz Cedminiétiata of The ceceased apanty to this action and Therepuon the Said tobn Ane "leoming appreared iy Gamed 11. Tobinsos his Allirney and lwaived ith ippuing s sencice of, hraeds y entived hib appearance herein and Thereupon This causde is continueds
©riary Dlanzury $23^{\circ}$ C, D, 1863

* Trom as H6 Williams Lally Ita $O$ Retition in bhanay.
qlizablth of Ralroot\& Geremiah Shis daynite parties by Thur athomio d. Lahbort her Husband piffs, \&क, Thereup ons" this cevse came on to be
nis
Q. b. blark defendant

Gheard $x$ The bount dircetev an y/puc A II, and thesupon came a Giny so bin Solomon Simpoon. Nílieamo Bell, En a than HaThaway Nistian QYy ulem
 Actins: Dencey sitm didle, L, H. Hastingo y Calle Harts talio dureracte brieng duly empanneled tsworn the truth to Speate upon tho ifou foined belween the partics, And afternearing the erdinew of the plaintiffsy defendank- Arguments of Counsel urese Tharged ly the bount and olized to a orome to deliberate in eharge of a suron bonslallo and after a cong lime spent in deliteralions, bieng unatle to agpee ina perdick in favos eithes of fleaintiff os defendant ther uvere dismiped by the oount And thereupino this culse ì concinued,
) Obm Ctennedy
$(6)$
D. D, 1velsh

Dy agreement defaull openced wp Yleave granted defenaani to Answer and this cuuse continued at defendants costs.
Cind thescupon the bount a diounmed without day

Monday March 30-1863 this day the bount of loommon Dleas fo Thebounty if linion met Ferveionet to caw present Willian Arraney ff dater Tandall bleste

## Luther Ligget $\%$

as . 2 on motion of bormser for petitiones The onaw Milo Liggett Oof Salu meac in this case at the last temm of theo in setales to the 100 ace farm tenown as the thenword farm the Smith farmof 55 a cres in Sacia petition desenitew, but the order of Sale 20 made so fan as selates to the $96 / 2$ acresfarm known as the WIOf farm be of the Same semains unaffereo ty the onden And Wisther Leggett the petitioneretecting to ta No said shuwmed farm at the appraisea value thereify neither of the othe heitis Olje eting it is ondered that Said Luthew Leggett hold \% papef saia the wood farm in fu simpley tho theriff. of saie loum
 Simple for sace farmi the Securing the defereed paypmients Said 55 acre farm. Rnowon as tho somist farm at the afpaisee value Thereof $y$ meistie of the ather $\beta$ atues Afjeting Theseto the bourt do os der th direot said Sheriff toman t deliorn to said Amos Ligges a deed in fu simploforsaid land.

Ephraim Marningtona This day eame the fratiesys submiteos Davied Davis $2^{2} \mathrm{y}$ Sthis case to the leaunt upon the ifous Lewis puene et, als Joinex between the panties neisters boung karty demanding a fring thereupon the
 on the noteo in said petilion mentionea the sum of Sesen hundred $y$ one dollaro $y^{\frac{32}{150} y}$ th at The Same is thas been since The $7^{\text {n }}$ day of angust 1854 a mentgage lien on the land insaide pettion deserited - Therefore it is considered Odereds \$ adjueger by the leount that the feaintittsecoran of saix dande Davis 2 Said sum of serien hurzerex on on ollars due hin as aforesocid wist his eosth herein espendeo layued to \& And it- is further considereo $y$ ordered that if said defordants far ten dayp from the vising of this leount fail to paysaid dete-Y costs that the Sheriff of Invion loounty, Ohis fo the timw beinquho is appointer speciar master lemminpionen fa that poupoze atpmain adrutise st sele the land in the plaintiff pelition dosecithed and apply the \$ame or $\& \theta$ mued theref as may be secepary in Salisti a iliom of said deftey eosto y the billana if any he kay to
Levis II Geene -
novice of appeal by defendant Levis its Prent tond fiyed at $\$ 100$,
(Milton L. Thempsony
Matilda A) Thompsen \& Ahis olay eame tho fetitionesstanade, As
Pligavith Sproof of due noricu upon defendantiy Elizavert Amrine etab. St the bount being Satisfied thats the petitions have a sight to pantilion- dt is considena H Ordered that by the oathz of AI. A. Fay Levi Lingorake Ho tamed m Welsh one fult vequal thrid part of the lands no Sacid fetition deserita as follows to wir-" part of sunvey no 3390 . Be giming at four sugan trees in the fine of land sold to otaseph Bellerillol M. West canner of land sold y. Reed then so 11011146 poles to a hiehoryt Iysn thine
 land conveyed to thinco 880910912 ales to the flacedtregirining
 Alizabith Amsine as her dower estate and by tho elne baths Ot Shi Same fersen p par tition be made of the Said 100 acre fain mager nown as tho Qiosiah Amine farm Subjicel to Sacel dovers in thi fallowing propertions to wit Milton t. Thomfrom this uife Anatilde of cthempoen one ninth. Ylenry amminu yomargasit Amrinu his wifu one ninth farmes Aminu of Mratilda Alamin one minth Melipe Amsinc one ninst. Allises Amini one ninth Ervalinue Anzine one minth Andrese Ammine Gre ninth Nicholas Amsinu one ninth $y$ fosiah th. Amini One ninth ~
And is is furthe Ordered that by the like oathos of the Samu persens pantivion be made of the athes tract in sacid petition deserithed in tho following propertions oriz Rart if Survey ino, 5390 beginning at a hichory Hymn in the thonth kno of iaid, Sunvey gy cormes to land serd to Henry Amino thenco dioliou poles to two beechest a hickory Thence A 80 \& 8 pholes hos bur alko f a, sed aak then ae N 10 CNI 1 oo foles to a beech ì Said nosth line thence with saide lime 88 INS 8 A fooleo to the beginning containing fifte acres szere a lep. Irceefting $31 / 2$ acsed converyed to. Ni'tholas Belleville as followz os the petivionerz one Seven th theny Amsinw one seventh lames Aminu one seventh Melipa Aminu one Seventh-Cillioen Aminiou one Seventh Erelinze Anninu one seventh y Andrew Amion ones Seventh - I that if pantition eannot be made of Sacio seals estate thas an appoaisement be made thereof aecosding to lanve And it is further ssdered that a crir of partitions ifpue to the theriff of Nemion bounty. Commanding hirin to eause Baid dover to be apigned of Said partition to be onade Accosdingly; al sighto of the Raía Ilözalitt amine as es Homestead

Thio day the following persono whose nanwo wen eontained in the Nenire facias heretofore ifoued by the blerk of this bount in pursuance of cuwy Summ of this bount being called cam a pand Iury for the prient Term of this bount being ealled came to wil. yanison Shaw. Wesley Fingasen I amesbe Aniller. Jobm G. Mennite I ohn Miloamphets
 Lory Ford Henvy Jnouts jaehson Godfrey:. NP Mlimhinson whose name was eontained in Sacd Nenire facias did not

Monday Maren 30.1863
appeas If the theiff having made seturn of not form as to f. He. Hendersen Whose name waralso conteinea in the Said Neniv facias- Therentron) Gobs DB. boats the Drosecuting Attomey within Hfor the Said bounty of union proceeded to challenge the entri Anay of said Gp and Gury summoned for this tem if who appeared as afresaid for the seasen the pause that The said y. He. Henderson whose name was drawn y containu in the Said venire facias at the time his name was so draun thlaced in Said Nenire facias was not-x is not now a eitizen vosident of the Said bounty of A nion- As a the bout-bing Satiefird that the said d. Ho. Hendersen was not It is nor now a ìtizer, sesidention ele eton in
 by the leout that the said panel thanay of the grand Giry Summoned in of by aritue of the said Nenirw facias as aforesaid bet the same is herebysat setside And thereup on The Reount in pursuance of law Os dered e new Neninu facias to be ifoned by the blerk of this bount for the following named fressens good $y$ lawful men acoident of The savd bounte of Anions in the Slats of Ghio having the qualifications of electors to appiar forthuith to senve as grand furone fres the present Lerm of this bount to wir' Haniesw thaw dame b b, Aniles Gotm G. mevirt fohn Mceleampbele Elijah Zox 10 Mm M. Hobinoon A, Eirnox Levi Longls ane Loy Lor do Henry Yinouts faekson Godfrey. Eliph as Bumnham Lith Memahil Rawson Welsh y Gasefih dowerg - Ghieh Said Atenire facias was ifsued acoeselingly - and dely Sevid H seterneed by the Sheriff
The bleew of Ghic $\{$ Retit Lareeny
2) Sarat Jane Hamis $\rightarrow$ dondietment- Breven to be laid away with Old Indietmients
x d Lepu of Saml domeley US Gotm Nilliams et als lemninured
x 1 Lat le Dynes' Exps do Hannison Ricuetals. leontinured
V 3 IHlugh An, Henant byte Os Ahinivira YTlinu et, als, Comminuia

5. O2. MrMilles US Grlando Meles

Centinnud
Elnath an Hathamay vs the S, MR, JPMP,bo, bontinued,
Henyy Hall as goseph Gomosenetals, Comininuee
Thornas Reaoock vos bavid Welcs et, als. bontinued
9 dribble Work of moou OS William Davis et als, bentinued dotm Funth ves fames S. Alexander lemtinued
3 Dhilif dent os R.MN.Marquis
bontinueds

X 14, Pansomb bleartas Aavon Shitin Contínuey
x ve. Ransom Coblark as fotm stanlyy benimiuas
x yiPBansom boblante es Levi ohelps Comínuee
x is, Ransom beblart as M manhew Slliott bentinuea
x 19, Pansem bs btarta as bharles Morow Centinued
x Pi, Pansom be blavk os fohm munnowtina Damm leminnuas
2्1 deak Yigle cos Adam ytyle- Continned


 Henny tnotts tachison godpry. Oliphas Burnham Seithomatiols Pawson Nelsh y. foseph Dovery who were duly Summoned Iy osder of the bout in pursuances of law. And the bount appointed Sliphas Burnham foseman of tho tusora leing segularly emparmied and Sworn wrie charged ly the bount setirea to theis oom to deliberate under the oharge of a Suorn bonislable

And thereupon this bourt Adjourned until comasow merning at eight octoen

Wued day Onar oh $3^{\text {st }}$ Cu.D. 1863 the boust met (this moming at 8 Gelock purswant-to adjournment-pusent Sanve officess as on yeoter day

It is Osceree by the loout That a Tule ifsue against Lamis Wieber. Gohm 19 land $\&$ Ohm Gibson Detitaturora ts appear before this bount forthuith to Show cause if any they have why an Attachment should nor ipuo against them for a conlempt in not obeying the Nenire ifoucus Sened on them sequining them severally to apfear ts seve as hetic furoro at thio term of this bount
Olando Nello of This day.canu the partio of subnitted this case to vs $\{$ the leout on demurer \& the loourt do overnule the same Samon leook $\left\{\begin{array}{l}\text { y thereuponi the defendant filed his answer and }\end{array}\right.$ hcaintiff his seplication

Whysday Mnaren 3/st 1863
dames S. Peed plaintiff $Q$ bivic a etion
at ames I. Walduin
Sarah ain Balduriw $x$ Sarah an Balduriw or Sn Balduriv his wife still failing st ane considered K adjudged that the sameletaken as confefed againet-them - thereution tItus cause came on to heard upon Sutmipion to tho Count and tho lout being fully advised in the premises do find the allegations of the petition to be true of chat the ne is now due to the plaintiff from tho defendant upon The now montage set use in tho petition whirs was payable December l. 1862 The sum of \$228.96 y that turd aster notes secured by said mintage are unpaid but not yet due. At is therefore considered \& adjudge that the Said defendant Lames . Baldwin within twenty days from tho date pay to the plaintith the said sum of two hunderia Lt Avienty eight dollarg y ninety sis cents witt the internat os be computed thereon fir em this date folio the costs of this suit to be tartedios and in default of Seel payment-by said lamed D. Baldwin and by the Alter deferrdanis. that The sheriff, it this bounty proceed to appraise adsestiso $1 / \operatorname{sele}$ the tenements in the petition described according to law and report his procudingp herein to the vest term of this leourt. And it is further adjugipe that if the money herein adjudged to the plaintiff be ont paid by the defendants that thy each tall shall befesever bossed of all equity of sedemption s, sight of bower in said premisesAnd trio cause is continued fir further adjudication upon the Sale. of the premises if made t the application of the proceeds to the amount-herein adjudged as due the plaintiff and for the satisfaction of the notes yet not due

Qom basil
vs $\square$ This day came the filaintiff th made proof of Elizabeth Turnaryothers Solve Notice of The filing thenden en of this hetition-and Treseuthon the bout appoint A. le blanks guardiantad item for the infant-defendante and Thereupon said guardiän appeared file dis cinswer y thereupon this cause being sefered to thu bout \& the bout being filly dived in The premises do find there is due The plaintiff from defendants Secured by said siontgaqe the Sem of $\$ 363$, 4 Secerned by said Nemelms lien the sum of $\$ 101.31$ as in Said fretition setforth, at is therefore considered ordered decreed that Said Cidministrater pay to the plaintiff said sums of money due as aferesarè together wist the coste herein expended taxed to $\$$ and if Said A of Whikins as said Administrator fails to pay said sum of \$ 363 in ten dace that the sheriff of Said leanly of Anion Who is appointed Ppeecal master lemmifsioner for that purpose proceed to appraise adventioe y Sell dacia 21/2 acres in said fretition described as The Mortgaged $l$ or- and if said $\$ 101,31$, Remain unpaid for ten days That Said Sheriftopapteinded Special Master for that purpose is Ordered to proceeded to appraise advertise y \&ell said 21/2 acres in Said petition mesitiona

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as having said vendus lun Thereon as upon Exeoutions at lau Y seport his froceedingp to this leourt - An $x$ deferidant Wimkins gives notice of appeal- An plaintiff morre the looul- to atpoint a seceiver to latze charge of the premises whide motion is contiricuer untie the sfrecial term nert to be hele of thig leount.
(2) obm. Mr. Bacu
ves
On motion to tho leourt-by la. Yitamirion for Mannoan Blue etals, 3 petitionor. 4 upon producing on proecuaing of The Sheriff $Y$ also the seporty proceedingo of the leommijoioners hercin, befere appointios and tho same ting' ex Gy The court Hfound in all sespe ots in confurnity to daw. herety approved Y eonfirmed, an a their said dobm M. Bur hold the pention इet offty apignea ts hino by saial lemmipsinns Ennd it is fur ther Ondered that the casto \& erthenses of this sairtaned to doluso including, an attunney fu to led. Hamivow bound for petitiones of \$ 66 bo be paide by che parties wittin ten dans as foreng to wit that the petitione 12 ay of the leonnsel fue of said Hamillon twenty.five dollars, \& that tho sesidw of Said cortoy expences be paid in The following proputions ty The petitiones three eighths
 by Eleanze Bue' $1 / 8$ by dohn Forbis theny Forbest a manda Fonthe each $\frac{1}{24}$ to part trese of

The State of Ghio 2
melson leorkay $\{$ \{ ARauth Batury
 being sead to them was asted how of the fremides thedrolictmunt setres or plea each severelly say they are quinty in manmu fforoz as they, stana charqua insaide doviotment, Sthereupon it is considerea) \& adjindged by the leaut that the saide defendanto nelson boonsey oimina boonsey mane their finc into the State of ohis in thi 2um of firc dollang each y that thy pay The costs of this prosecution herein tayede io \$

Wm.ROBreckemiage as fepe Gpace lemtinua
404 Henry Hall cosobalegfosphalohsen Continued
$\sqrt{45}$ Cretron Banerofiy y cols uminilliorts Luthew y easte kaids
$(10)$
dotm Barboun?
Es. Nos ongt of Deast of Plaintiff Bartom duggotex
Ed. Nugent of Adminiatretor mach kants
dotm o lalin 3 and lentornex

Aursday maven 31 st Cow. 18 度多
Sardius Wards
Many Ward hisurfo Wan partition
William Incblung at, ald, J to the Satisfaction of the leamt-hat sin a the filing of the original petition in this case
um miblugg one of the defendant z has died. att is therefore ordencel That the order of partition entire herein at the Yannayy term of this boult for the year 1863 be $\$$ the Sanne is hereby set asidetheld for naught and thar margaret Mr flung widow of ofoseph inc slung be made a party deferidant here to
Sardius Ward Y Mary his uifug don partition
asolang et, ils Margaret Milolung et, ils Sand now cone the Raid A. S, bale this attorney Y by consent Margaret Mnilung crow of Joseph Mecbung io Meade a party defendant hereto. Thereuthon This cause came on to be he ar el uk on the original amended petition Y answer of Guardian ad liter for infant-deferdants on Consiéeration where of the lout do find that due Notice of stu perdeney of this action had beer given for more than for ty days prion to The first day of than present tim of this le ont the Court do further find that The said Mary Nard has a legal
sight tot is Seized in fur simple of one undivided one Thin o /a art as heir of Joseph mildewing by purchase from two of The oTher heirs of said Moblung \& ont hey ane seized in feu Simple of one eight part. of the one ninth th which belonged to urn Milling de cr. Which they inherited from him then David M Blelieng is Sevres in fee simple by inheritance oo form Joseph milling of by fur ehade from brown as Golden of fosph Osborn one uneviviace Third kart of said premises and by inheritance from Um Moblung one undivided eight t partO) The Said one ninth whist belonged to said 1 m er meldurn prom Joseph m slelung of one undivided mintivant of Sard premise I by inheritance prom Win miblung of one eights hat of his one ninth - and thar Mary Low-y Levi Low are seized infer simple of one undiviqua sins $/$ ant by inheritance, from This moth bharlote Low of one eight i of win millings One ninth pant by in heritanco pron him - What Casonas golden is Seize in fur simple of one eighth pant- of The Sain onveninth
 is seized infer simple of one undivided ane eighnt/zait of The Sard One mirth $k$ ant which beronged to am me lung Which she inthenitix as the sister of sain 10 m ML Clung to Lames or clung fotorm in bung each $1 / 8$ of $1 / 9$ is hnitio os tom um meblung - and that margaret Mncblung widow of dosh Milblung iventitlea to dower therein ${ }^{\text {te }}$ io Cherefere order that a crit of partition fou to the sheriffs of sara bounty Tension bommianaing Whar-Gy the Gats of A, Wilkins
 of said premises in said petition described be set off apignea
Tureday maver 31st-1843
to tho Said mrargavet-sifolung as her dower estatio of by the like
 of Said lands Eubicen-to the Said tover estate in The following tatha Propatione to Manyy SardiuslWard one Thind of otw wholiy one eighth of one nints: 2 o basid AnCblung one thind of tho whole $K$ Bne eighth of one sinu- Lo Lamanthal Aveloung one ninth of the Wholey one eighth of one ninth: Masy YLevi Low one nivith of thi whole Hone eigutt of one minth $p$ art: Lo B2on as Golden \& Games golden one eighth of sue ninth partyotosephino Gsborne one eighte of one minsth part- Lo farves on Cloung y form Ancloturg ea oh óre eighth of one nintiparl- And it io O-dered that the Sheriff seturn his procecdings herein for thwith
erilton Ban er of Breo os Fetid Hill et als, thinal secosel Orclered toben ade in this case.
Wiliam Ylamiz
 Qlamed Mrodbuin $\{$ by the bount that the Dlaintiff secover of the Lofendants his evats heriin expendid
tarked to $\nRightarrow$
12annet Bennet $\operatorname{Ba}$ B. I' Raceltrwifo bontinueds
WOtrn Ytennedy Es D.D. Welsh - Reply fited \& Continued
W. M. Movels Nes A. G. Hoardetale,
tocnterimel
ISUN, Brawh of \& motion to denfirm Sale
un L L Given etalo, Ihis day came the hlaintiffson nuved This sase to them of distribute proceedo of Sale of therupon the leount leing fully a drided in tho premizes do fincer the Sale tfroececings in all bespeets oegular and in confrminy with law, therefere it is ordered and deereed that the Same be and the Same are herety confirmed if appoordy y the Sherift of the leaunty of denion orelerest to ma key cletiver to the said punchasers a thiri apigne fu simplefor the lands Sopurchased and $\sim^{-}$is Ardered that of thw mocuds of said the oosto herin made be faaid- Secend the Mntgage, elairn to beome due to the estatu of Mr. Wrafoen de er Iy thind That the ballance be pace ins satidfaction of (the belaim of pleintiffe so far as thu same witl sation saíd clainz. And in is funther ondered that a Sunvy be made of said premiseg in twentydayy the bounts duncyor to adeintain the quantit of Cend इald Saix purchas shate hay for the gupntity so aocirtained to be sold

Gnd therupen the beant adjoumed whtil tomoswow mosing ar-eight aclven

Wedriesday Apie 1 Si- 1863 the bourt onet-punsuant to adjournment at-8Gclack G.m. The Same officers preeent as on yeeterday
1

Dibtle Wanks moone z Wood Y Dend

This day canv the plaintiffor moved tho 3 boun-to confirm Tho Salu made niv thio case Tonelome in the fremiones do firver plainstiffo an a the bount being fully adiew in thu premises do firrev Thu Sale 4 proecedings to te in all oes he tà \$148s 91 seqular 8 canful and therefon it is ordereet $\%$ decreed Trai Saice P247 Sale \$preceeings be and the same are approced eenfirmed and the sheniff of denito bounty who is appointeo special mastu for that purpose is oderied to ona he yo detivio a deed in fu sinsple for said seal estate to Ohoda dourin afiegrew of the plaintiffe corvering to her said seal estate in fu simplo
O) Ohn He Slamis Haman Tred $\}$

It appeasing to the Count on notivin of, counsel for planistiff that the Sale onade in thi's ease hatt been cenfirmed t a deed Ordered to the furchaser therein and that ctioperchavomony hast bun paio and that the sheriff of Said lounth who made Sale of said fremises hath sinav ther gone out of offic, at is Thereforo osderea that the present- theriff of said bounty f lanim who is appointex epeciel mastes for that pinbsase onatke and deliver to said purchases a deve in fu Simplo for Saict tumnenz Sareins Ward 8 Mary his wiff
Margaret Mn lblung etalo,

3 On kantition.
q/ marganet mibblung etals, 3 on motion to tho leount ty Am, latel counsel fer petitiones \& uhan pusowing The procecings of the Sheiff and Tre Depent and proccedings of the Leonmifionas hevin befer appointee ane Tre Sanu bine examand oft is Selered that the procudings $x$ Repor-bex same are hereby approndand cenfirmea aned Thenatuon meithe of The partus electing to terino saide estate at thw valuation then as seturnee by zaid lesmaifínues- On motion of the hetitionso It is Sdelere thail) Sold at puttie anctuon by the Sheitf of Baid leaunty of linton a concing to tho Slatuto in such case madetproided
 actia easm on for trial before the baub bon at the petcion of the plaintiff o monotion of deferedento to cupolve tho drjere tion. On considin ation wherect the leount do fince that the io not entctcer to the selief demaneled in his saide petitions It is therefore censidered that the Anjuszotion hustof rie prander

Neemesday Aprié 1. A. D. 1863
in this action be and the same is hereby difelved. And it is further considered that the said defendant secerver. against the said planilif his costs in and abrut-his Suit in this behalf expended taxied to dollars centra

Space. Richardson 2
This day came the counsel fur Lydia' A, d. D. Alexander et ale 3 Alexander and Rut mitred to the faun her motion to confirm Sale made in
This cave and it appearing that Saved Lydia A. Alexander is The apignew of the fleainitit of said deoruy fudgemes of that in sale to her made is in all sea/redta regular $\phi$ in confamity with caw It is Ordered and deerud that The same be and are herely apposed y confirmed of the sheriff of said bounty of Anion ordered to make D deliver to said purchaser a deed in fusimples for \&aid seal estate w hon the payment of the casts herein taxed esfeept perendage.

Samuel Wheels
Esau Hardin of This case came on to heard upon a mon in Case On consideration Whereof it is ostend That a sumy of sara land be made Y this's care Continued

This clay the senors of the Grand Jury appeared at the bars of this Court and is of en beaut presented (hies Bill Gfelndietront cogainet-Mary fret-\& L othropi Converse fer I murder l endowed "A Thu Bill" "I亻 'phat Bursinam, foreman of the Gs and otury Alpo Their other Bill of dndiotrient again et timeline Slough for 1 unit Larceny endorsed "A tow Bill" "liph as Bumhann foreman of the grand of wry' and also their Report on The condiLions of the fail of the county, an $x$ there being now. Other busimep before then the grand furore were depth argex ly ta lion te
A.OR.Borven
ais
fane Bowen's
Dane Down Abounded o dismiped this case witt the is also released from all liability to dane Doyen on any account whateves. It is therefor censidend I Adjudged that defend an to secerver of plaintiff their cont herein espended tared to \$
Thereupon this bout adjourned until Lomorsow morning at half past Seven aclack

Nos Sarimene
prise Coutlecullos

Thursday Cipinid $2^{2} G_{1} D_{1} 1863$ the bout met this Morning at $7 / 2$ oath in pursuance of Adjourmonent present thoidifficus as on yesterday
Eli yb. leachlin Rs

$$
2^{d} \text { Tonal }
$$

Andrew Hemings this canoe to the lout and other tron the bout do find from tho evidence fr tho defendant on his plea of payment of eighty dollang made amie $1 \frac{5 L}{1} 1857$ y thereutio The born find there io due plaintiff form defendant on said nov e As a ballario the sum i of twenty Seven x $\frac{20}{100}$ dollar.

It t is Therefue condiderea) $y$ adjredged that the fieainliff recover of Thu defendant said Sim of toventy Seven $4 \frac{20}{100}$ dollars of it is orelena Thar deferrdant pay his own costs herun made as well as the conto herein before aeljuelged against him and that plaintiff hay his our costs herein made of this term of bout

Orlando Wells'o
 Grisons I Ion att an moose Tales durors who being duly empannued \% Sworn a true virdier to give on the ipue joined upon The eviler oe y thereupon Said jury being unable to agric upon a verdier ware discharge and on motion of defer ec ants bounsel The entry made herein overnuling the demurer is set abide. W Thereuthon This ease was again Eubmitide to the bout up the Domivare upon the as gument of Counsel of tho panties of the bour being fully advised in the premises are of the opinion that the matters contained in plaintiffs petition are not sufficient in law for the plaintiff to maintain tan his said action against tho defendant. Whereupon it is considered ane aeyredgred that the defend ant go hence without day y recover Athoplaintiff his costs herein expersded hayed to \$\$ to whies decibion \&uataining said demurer the plaintiff dost ereepr
The Alate of Chios Nos Qheichent fer Murder
 zimmerman. A, D. Doolittle, George Groat y William o Ho bastrnell and a ernowledged themselves Severally to bret Stand indebted unto the state of ohio in the penal Sum of live fun arsed dollars to be levied of their goods y chattels lands o tenements if default be made in the condilion following which is that the Said Sarah Holy or of Form Bret, Lester W. He teN Wi H. Dunniek
 each severally bet appear before the lout of loom mon Pleas

306
Thineday April $2^{\circ} 186{ }^{\circ}$
intfor said leounty of Anion on The first day of the nerd 2 cm There of to give evidence in a cure in Sard boost pending Wherein one said State of ohio is plaintiff and mary y netty Lootrop Converse defendants and nor depart the bout with out then this recognisance to be aroid otherwise to begsemoin in full force

Mrehotad tl. Burnhamyuifed
William os Hhooptrins et ald
Partition.
On mono to the locust by boats of porter counsel for petitioners and upon producing the procuenings of the Sheriff and the Sale by him made on the $30^{\circ}$ day of mar eh 1863 of the premises in purana of a former order of this bound- - And king examined found in all Despeeto in due form of law - At is Brelered that the said proceedings and the Sale made by the Said Sheriff w Orin ybarmond be and the same is hereby approved \& confirmed and than said sheriff expect e of deliver to the Said on sin Hammond a deed in fee simple for the said candy tenements So sold as aforesaid to the said orin K anmond The first payment being one third of the prenchase money thereof havisug been paid in h hand \& The ballas ce of saidpuñ that
 be secured by mortgage on said premises. It is further ordend That the costs and expenses of this action semeining unpaid including the ballance due to bots footles as ATronneyx in said action arnonenting to dollanof cento te paid by the Said Sheriff ont Nu proceceso of said Sale, an d that he pay the ballance of said purchase mzoncy into bound Subje et to trufuntin. Order of Said bout - and to to the motion to confirm the sale hererofore made to Mioholao Ho. Burnhann y William D Hopkins And all other mattress not herein y heretofore disposed of this cause Y Said motion Stands Continued
a ohm IVarnington William dlíghtlingery dane Jíghelingen his urger ODom Milloombs lueminiehaten of of Loseph White deceases

This day can re the plaintiff by his Attonnys and submitud this cause to the bour the defendants being in defantrifor Answer Whereupon the bout de find that the defercants William Jiéghtlinges yo ane Itightingu his wife orve to the plecinti if the sum of five hundred t thirty os ce collars fontfincents on ore five promipoy Notes in plaintiff? petition described in manner ifferm as thu flemntht in his petition hath in that behalf alleged a The count as further find thar the Said joseph White ion Pis lifetime executed the deed in the plaintiffs petition alleged in namer therm as the plaintiff in his said petition hath alleged, and That the Said Toreph White at the time of the executing sfelivering is said defers ants Whleam Kightlinger y fane Vightlinger ore deed afosesciel west the oroner of the undivided $\left(\frac{10}{21}\right)$ ten tuvenly first part of the premises in the said petition described I set firth in metro

Whounds as the peaintilf in Pris said hetition hatt alleged andeltu Gount


 Ly. metes \& bounds 8 that the Saide defenden its Whiliam Trighttinger X fane pightiengir eqeentud to the saia lose th Whites the said morigage in the fetition deverited in mannertfann as the peaintiff in that bethat
 Tighttingor interseud to convey to said oloseph Whito by said Onatgage the 2die lands as set fute \& deseriteo ly onetes gurinds is flaintiffo pution to secure the payments of the five promifpong notes in en pution duseituas Seffots in masmer them is the peainitf ion his futition halt alleque It is therefors considered adjiceque) ty ordnea than the saiie moatgen beyche same is ao reformed as to meut che intention of the pative as aforesaid $\%$ clezerite the lan ess conveyeaty, and in the same by meteo yborends as setfart in preaintiffe petitions that is to Say. Onc undivided ten twents firser ( $\frac{10}{21}$ ) pait of the follooining duesitratsael of land with the appustun an oes to witlying b bing in said bount of Anion of bouz xed y deseritrou as follerozi in sumy 70.3694 on the waters of tzonescruk beginning at the Naitheastuly connetothomes Tuntro land in the center of Botesereet in the wrotuly in of said
 holes to a Casge lru oak, thence $88^{\circ}$ ic with the line of Said Sunney b) poleogislinko to two buakes thenes $\$ 5^{\circ} 40^{\circ} \mathrm{Cl} 237$ hodes to a stake On the benk of tho ereen thence un the ereet witt thensendes thereof $\$ 67^{\circ} \mathrm{G}$ 2 2 holesos $N 65^{\circ} 1053$ hous to The begiming containing 100 acres more a lefp. Also The Same undiurided shane of two acres mose or lefs on the baink of Bokeseruk in saia leannjf Amion Yin Surver No. 3693 beginning in the cente of Bones cre in on to linu of \&rancio destt's las xe at the old bridy on the Marion otad thence down the carek in the cent, wirits the meandength iof to a इtane on the original Sunve line Thence witt saide Pinc N $Y \not / 2$ \& to doseph likites cornes thence on a straiqhe lino 6 the beginning - execpiting fiom the above deseritud lane all that part thereof lying wert of the manion soac sold by dsaac White of conveyia to bement Heea y now oroned by y th Buttufied dt is funthe ensidered ordened $y$ adjivelged, thar the fleindys secerver of the Eaid defendants Wrelians Mrigattingu y Panaigigntign The \&aid sum of fire hunched \& thith one collexsyfotsfin eento his dept aforeaia so as aferesaid fornd due and ales hio eosts this Reralf exthended tansed to \$ It is also funther ordered by the bount that the Said elefenden Ts Unillanu Kighting I Jane yrightiong pay to thw plaint 'ff the said sum of fir hunehad W Thinty one dollars ypoll fincento wotrin ten dayp togethen with The conto aferavaía of that indefoull io such payment an oreder of Sale be ifsuex to b M. Tobinnew sheriffs of this lowny who for the Timebeing is hereby appointed Sheceal masten in that case ify thal puspose and trat said special Mastupeoure to sell as upon Eqcoutions at law the said landst terenients bring the undirided interes conveped by said yoscht White by the said moigage herein befre set falt x deveribed to the saide, defendants Unilliamytightlinger it fane Migittingor eertained
within tho boundacies herein Sefferth and that he apply the proceds of suen sale to The pacayment of the debl-y eosts aporesaich and said master sep ont to the bout his proceeingo herim

And thereupon this bourt adjourned untir the $21 \frac{21}{11}$ day of Amil $a_{1}$ D. 1863 at 10 velore A.m. 7rı Saurunce
proge Contban. Oleas
 met kusuant to adjournmint fresent lilliámblawses
 Attorney o daber Randile Belen

Henry Hi Witter Ademike og
Mary Heed et ald. 3 On molion to tho bourt Gohn B. leats is appointio guazdian asd litem for the enfant defendante otom Tecel bhasles Reed I Reed who thereupon appearea in open bount and accepted said appointment
Hemy He, Witter adumi f. 2
Wilson leed dee ${ }^{\circ}$ I Thio day eame the said Henry Hl Whition IS $\{$ as such At ministrator $y$ Submitew this Mary Reed et als Gearse to Theloourt= therenpon the bount binins Satirfied that che defer d anto have been dues noiffied of the fendeney of this petition-Also thal it is necefpary to sell lasd to pay the delts ef the de ceased The bount therefere ordero that the follonving oreal escate bevering to deseased be sold fen that purpose to wirt, In Lot-no. 11.4 hic west half of Gut Lot ho 2 in the Nillago of milford- Also 2 sitho ha 388 in Nrilson Reed's Addition to The Nillage of milfered as designatie On the recoseled plats of Said Village that the same be \&ota on The following terms one thind ( $1 \mathrm{i}_{1}^{\prime}$ ' Pin chase moneyteach in hana One thind $\frac{1}{3}$ n $\psi$ ituos gens prom day of Sale defered paymenta To bear interest from date of Salex to be secured prom Iy mortgage on the premises - And the Coout further appoin Henny real Fren oh growood \& fild. 2 aher to appraise the sail seat estate, the soer ter ma a de on the themers
d. B, W. Hlaynes 3

UM2 as munnete 3 on to de theard en dir thio cause came chaicid in tho fremiees do find
(1) Atrie 21si= a D. 1863

What dive notiee of the penden ey of This petilions and the objiet and praye there of were given to the defendant and the bount do ferther find that there is due to the plaintiff on the note in the petion).
descrited the sum of $\$ 217 \frac{43}{100}$ and chas the same is a Neseens lien on deseriled the Sum of $\$ 217 \frac{43}{100}$ and that the Same is a vesiders leen on
Said In Lor NP $101 \times 102$ in said Tovon of Rich wood Said In Lor NP $101 \times 102$ in \&aid Rovos of Tich wood saíd IV.B. M. Haunes seconver of Said Irme munnde said that of $\$ 21 \% \frac{13}{100}$ and interest the of on at ten per eent y Costo of snit taved to elollars - And in is further Brdered that an Geler ther of Sale ipue to b.Mr. Nobinsow Sheriff of this loants Who is herety appointex \&pecial Anaste lommipione of this bout in thio ease commanding him to apmaise Advetise
and Sele Said In Lots NO, 1018102 in Said Town of Ciohuvoou to kay the Same and This eause is continuied fore Thar pumpose

The Stale of Ohio?
Manil socety y
Lothrop bonverses
Ondidment fos Murdes
was being in person before the baunty by bounsie was Separately assaigned and the endechent being seade her forplea gayp she is not guiltin manner Torm as she seands chargia for trial was thereupon semanded To the cuelody of the otailen of of This bount

The Seate of Ohio OD Sondidment for Muesder Mrawy etreet is oे This dar tho defendant Lothroploonverse Lathrop loconverse) Whis dar the defendant Lothroploontrse,
being in person befosel he leaut y ty formatel wag. sepasaldy arraignta and the dnde dment bung seade \&
himmerine toinsthed how of the premise, he would a cquil himself fis pleâ saypheiè not givily in manner Iform as he slances ohaquer for trial was thereupon semanded to the cualod of the Gailon of union leorinly Ohis and this cause is condinmed lo
The nerp Lerm of this odunt.
pegs- Levther Liéget og an Pacticion.


 said lounty to mane y ciciio
for the $96 / 2$ acre $\operatorname{Cor}$ sold to him aforesaid. And it is further ordered Thar over of the 1inparpment of $\$ 1019$. 69 the cover, of thin proceeding including an Cittonney fee to fill Robinson of \$ 75 , be paid leaving the sum of \$ 878 , il to be diptribtia equally among the said several heinz, at law of cru said libsomen Liggele de oo to wit one eight each $r$ And it appearing That Amos diggetg on the Lat taken by himpsiot to Luther Liggen for the benefit of all of said eight hoeing and Said Becomes has $p$ aid to said Lithe Liggitte, for sail heirs the sum of \$800, on Intr 100 acres boughtly him un both of Then have made their moles y morlgager ter The ballemes by Them due y Arcoming due to Said heing it of Ordered that he the Said Luther Liggett do pay over to said heirgea et Thu Sum of \$137,50 Their share of Said \$ 1100 paid to him by said Amoz Liggut and said Beeches

Milton d, Thompson x wife 2 Qartilion,
Elizabeth Amine et, ald. F This day the sheriff Commifainers appointee to apian sower y make partition in this ease having made their purport afigning dower and reporting that said land would nor bean partition of returning their appraisement of \$aid lands acerding to law and the bout upon examine anion finding all of Said fro ocedingo to be in conformity with law do confirm
 endowed of tho las $d$ so Set off to her ap her entire dower interear in the lands in said fretition desoribed-And itiof funtrow Ordered Thar an Ostler of Sale ipuw to the Sheriff of Sari bounty of Anion comm anding him to advertiou y Sele Said land in par els as appraised a cecereing to law and report his proceedings herein to thing bour t at ils sent term to which lime This cause is continued

Nomen Hans
(2) Anvers Wove Wonsideriped at-Rlaintiffis coslo. It -is thentox The defendant go hence without day $x$ oe corer of the plaintiff $h$ is eosto herein erffended tared to \$

On motion to the lour is os oseleree that At, Wilkins be Censed to deep Lavern at his house in Mnarysirille for The Term of one year upon his paying into the bounty The sum of three dollars
The State of Ohio vs Elmira Anovely teontinued

Afinil $21^{2 \pi} 1863$
Mancy F. drutton mainor\& by hir faithen Liberty efudd

Wattardy Hhis day camu the kaitis by thie Atorneys the said Libutyended defendant being in person before the bourt Whereupton tho cause eame on to be heard on the compleinnt of the Said hanay yitton and thereution Thu said defendantfor plea sayp he is givits in manmer fform as be is charged in said complainl-S thereuton The bourt do find that the said hanay \& Dowton has been delimus of a bastard child. Shat the Said hanay it. Aution is an susmanias woman and a vesident of Lirion bounty Thio y that heriliberty and is the fathe of Said ohild. Wherewhon it is Ordered \& adjedged by The bourt that The said Liberty Indd pay to the
said Man or Fi dout on the Sum of one hundred \& twenty said Mancy Fi doutton the Sum of one hundrex y wiventy dollars in ly dayefrom this date $y$ one hurdred dollars in eightue montro from this date and that he evvente fio notes therefor with secounty of that in default-thereof he be committed to the fail of the kounty acoosding to law till he comply with this osder and that he fray the costo of this frosioution

And Thereupon the loout adjormed wishout day groge Corit

Monday Leftember $28^{\prime}$ C,D 1863 this day thw bount of loommion Dleas for the leounty of Nnion met pursuant To law present NAliam Lausen ce osesiding Atuage bhardes An. Robinson Sheriff Somn do boats Drosecuting Altomney and Taber Randale blerm

This day the fuross of the Gsand fingbeing called came towit Zacol- Nolfised An amlet druvact Lotomon 及uty Leth minnahile David S. Movell Iames Woocedotm Guthic balet-blask Tobert Pobinison Isaac Downs Samuel Noodd 2ackson Goelfey segular Luross androtom Epps. George Mi. Gue y La oob-b. Le tales Icurs - And the bount appolinted Aamlet dorvall Fereman Of The fusorsbeing segularly empanneled \& sorn were eh arqed by the bourt and seined to their soom to deliterate unden a Suom fonstable

Qamies A. Hendersen 2 Wotro Grahood et, als, 3

Detilion for Dastition upon the petition and was arqued by Counsel on consideration Whereof it is Ordered trat by the oaltis of B. A. Tary

312
Monday Leftember 28 1863
Wiswell of Aastraniel Raymond one equal third hart-of the cands and tenements in the said petilion deseribed be apigned and set off to saia batharine Bayley as Yfor her dower estate and that by the like batho of the said $B_{1} A_{1}$ शay 2, L. Wiswelly Mathanill Raymond
particion be made of the said lands subjeet to said dower estate in ohe following proportionst to wit To Thu fitiliones turofifth $1 a$ ants thereof and to the Said Mnary Or ahood hewman Dillow and Marion dillons each one fifth part and it is furthe Grdered That a curt of pantition ifoue to The sherift of Runion leown,ty, commanding him to eause said dower to be apigned of partition to be made a ecesdingly

1 mì Groorg doniden
Ns margaret dorider et als \{ Aamilton bounsel for freticioner time Sheriff and also the reponty procecdings of the leemonifionms herein before appointed and the some being exfamined it is Osdered that Said froceeding of sefrort belard Thi Same an hereby approved and confionnzea as zd thequ won neither of the partues elceting to taNo said fremises at thie ereluation thereof as seturned by said leommipioners on motion of the petitionien it is osdered Thal Said estate be Sold at puthie auction by the sheriff of Said bounty of Ansion aceseling to the SLatute of in Sueh case made is prorided

Glorge eftillings y fame Im. Stillings
Swaan N.Wamke Isaac E. Walk
bornelius b, Narke की Thus NaMke
Francis UFatke Mary Matke Henzy A. Warke y Nilliam Warke

2cm Partition
This day came tho Said Geoge Stilléngs y far e m. ficilings and thereupion this eause came on lo
be heard upon the feticion yevidinle On condideration where of the bourt do find that due nokie of The, pendency, of This action has been given for onore than finty daip prion to thi firsi day of the present Term of this bourt and the loount do funther find that thw इaid Iane An. Allillings hao aligal Ftulle viqut to \& io Seised in fue Simple of the urndividid ninw Surntith ansd the one winth of one tenth kars of the landsg tenements in Saia fretition deserited and that the Saiel Sukan N. Walthe
 Hrayy Watke tenyy of Warte of Niliam Walke are Lenants in commion with saic lant In. Stiltings in thi followingprohuriom to wir that thwisusan N. WGalke io seized of $\frac{9}{70} \mathrm{~K} \$ \frac{1}{9}$ ffio phart thenef the Said os a ac So Natke of $\frac{9}{70} \cdot y^{\frac{1}{9}}$ of $\frac{1}{10} p a r t$ there of the Said bornedin
 $\frac{1}{9}$ if $\frac{1}{10}$ hant the cu of The said Foan cis WaMk of $\frac{9}{70}$ ig $\frac{1}{9}$ of $\frac{10}{10}$ part theruof thi Saix Many, Warne of $\frac{9}{70}+\frac{1}{9}$ of $\frac{1}{10}$ part theneof the Said Henny A Warke of $\frac{1}{9}$ of $\frac{1}{10}$ pant thene of and Tho Saidi WVilliam Ulake of $\frac{1}{9}$ of $\frac{1}{10}$ part thiseof. It is Thirefore orelence by the foant

Monday \&eptembes $28^{\circ}$ CaD. 1863
That a writ of partition issue in this case to the Sheriff of Renion Ohio commanding line that by tho baths of William R. Webb Hames Tullingen Y Gob Reed partition be made of said lar as y tenements in the following proportions to lir: to the Said Jane Mr. tilings $\frac{9}{70}$ as y the $\frac{1}{4}$ of $\frac{1}{10}$ hast thereof Do the said it sac Qollarke $\frac{90}{70}$ and $\frac{1}{9}$ of $\frac{1}{10}$ kart there of 20 ot w said Susan Plath
 To the Said Arthur Warke $\frac{9}{70}+y \frac{1}{9}$ of $\frac{1}{10}$ part Thereof,
20 The Said Francis Nark $\frac{9}{70}+8 \frac{1}{9}$ of $\frac{1}{10}$ part there of
 Warke $\frac{1}{9}$ of $\frac{1}{10}$ part -there of $x$ to the Sade William Walk $\frac{1}{9}$ of $\frac{1}{0}$ hart thereof And ir is further ordered by the bout that the sheriff setup his proceedings in the premises to the present Term of this Court -
W. UN. Woods lowniur Plaintiff Against
G. Gi Hill ch, b, Dantindgo y George Stern rascfendeants


Count of Comm on Pleas Rinion Go Ohio And No re comes the said, U. U. Woods by les. Hamilton his Attorney y filled his felition against the said g. fisill A, b. Partridges Geo, Stewart and thereupon came P, bole one of the Attorneys of this bout in open bound in betralt of the said G. Gi Hill A. Q, Faxtridgu Geo. Stewart and by arituc of a warrant of Attorney for that purpose eqeouled sow produced to the bout and duly proved waived the ifouing Sente of proeefs and eonfeloca that the said Gi A, til A1, Partridejo Geo. Stewart do olve the fleaintiff the said sum of one thousand and ten dollars wist interest thereon from the $4^{2}$ day of Setricary 1862 as the plaintiff in his petition has setforth
al $t$ is therefore considered that the Said W. W. Wooded do recover of the said gigisile H. le. Partridges Geo. Swart The said sum of Gre Thousand ten dollars with interest as aforesaid Amounting to ene Virousandig forty eight 100 dollazs so confyped to be due \& costa tared to - dollars And by arituc of the Same Loan ant of Attorney all error is seleased and all sight of appeal waive be by said gig, Hill H, b, Pastindgu of Geo. Stewart

Mac folmson $\{$ This day came the plaintiff by his Atronneve
 Lucas E. Rearce
$H, b$, Reave $\left\{\begin{array}{l}\text { Nanderman one of the Attornere of this bout }\end{array}\right.$ Appeared in open bourt on betrarf of said defend ants of by virtue of a lexarsant of Attorney for that purpose equedex Y now here produced duly proved filed in this cate whirred the ifsuing I Senrice of (roseepy confeped thar the said defendants do owe the The plaintiff on the note in the petition Set up the sun of one hundred ysiqter $\frac{10}{100}$ dollar $\left(\$ / / 6, \frac{10}{100}\right)$ ) confessed judgement therefor Ifor costs in it is Therefore considered \& adjudge by the bout that Said plaintiff Isaac Jolson do score of sdide defendants Lucas E. Reave Y H. B, Rearce the sum of one hundred sixteen $\frac{10}{100}$ dolce Io confefsed to be due y $h$ is costs herein expended. taxed at $\$$ herety released

- amuo A tendeudon
 Cobineon was aphointia Graancian minor defendant in trio case with lease to ansuon

Samul Whecler of on motion of the saic plaintifl ly


 in conformitt to taw it io sodered that Tho said Sale anid hrocudina oy the zame io herety confirmed y \&aice sheiff wordered to malk. The fur chaser-a dux for che Candes Enemint Qo sold C and it is Ordened that tho defendent-y all hereme clainsing under hirn senvender popepion to thes acice hunchaw On procuction of Th Sheriffo dua to said fumises and in cuf acit of his dutiving hoppeion throt a writ if eu to the Sheiff popepion of saici memies ping hinn to put \&aid furokaser

Henzy Nall ws foseft fobmion vials. 3 bontinued Thomas Placoct o Partition Ex D. $\frac{\text { Purs }}{145}$
 D-aridi Wells Sy submilitu thiw motion to the teoul to Sale Y pro ea dingo being forn d by the bourt to be in all sesfects Thgive on taufoue the a am a ar horety appora y eonfinme of the Theriff of twe bounty of Anion is ordenca to make y calime 6 said herohaver a deco for said scal estate upon his paying theent y eceming to the several hido thin sh sheref the purchace memy

Garnet Bennet
A. I RA EXurite of dt aftearing that defendenthas A. I, Baul Yuife $O$ the out charpee against him thio Ho seand- dt-is therefre considined Ondene of a ajpaquat ly


Monday Leptanter $28^{\circ} 1863$
\& michael Davie us
Eullingzon Ganvoad geo plaintiff their costs herein expended taxed to \$\$
W. W. Woods
vas
Ge. Hoard etals 3 to be segarded, as filed within rule y de case Stands for trial at the november Le rm of this bout

The State of Ohio?
 lvitriefe - It is therefore considered that the
state of Ohio seoover of Said The costs herein expended tared to \$
V Hiram Rent $\{$ partition
Size Datrierz el ale. $\left\{\begin{array}{l}\text { This day cane the foetitionen } \\ \text { and made fro of of ace notion to the }\end{array}\right.$ defendants of the bourt-being satisfied thar fla instiff halt a sight to partition - It is ordered that the Sheriff of this bocuity by Are ashe of B. A. Fay. Dom Nritehelo In \& M, D. Real thu disinteretex free folders of the vicinity he cause one full this part of. Said seal estate to be set off to said Lydia Ration for hes dover therein - dr is furstre ordered that be by the line oates of Said freeholders cause partition to be made of Said seal estate in said petition descritra as follows to the petitioner the five Twelfths there of to lames ti patties on forth there of - Co Seize patrick one fount there of - And Win Parrich one twelfth then of but - The dover is to be sa apigned as to cover the entire Share of Said UMDPatrich he having sold the two thirds of his share DT The plaintiff lear of dower - And in ease the bomnificiness ane of tho of inion thar said seal estate will not -bean partition without manifest injury that they apian the dower y return a due valuation of said seal estate according to Caw sublet to said dower y report to this Gout on on before the 30 of now: 1863

A ames E. Anitchallo
us $\mathcal{F}$ Dismiped at Plaintiffs costo
Whit h, bartmell y $\mathcal{A}$ It io therefore considered ordered of adiuegue $1 W_{n}^{m} \|^{\prime}$, Dunnick $S$ by, The bour that the find an to scorer of the plaintiff Their costs hercini expended tare $x$ to of

Anonday September $28^{\prime \prime} 1863$
${ }^{3} 3$ Robert M. Briggs

Robent Robinaon IMMM LLean X ortrers
\& Dartition.
Q This day cance the fretitioner
$\{$ by his counsel Y made proof of die noter $T$ in pullieation to the defer daints Robers y Andrew Rotinson y Senr cely dummons men
Mayy S. Mobinsen bath arino Dobinson I Gobm H. Roturson the Demaining defendants having entered theis appearance by filing thin Gnourers sespectively to wit A, R Sermour. Blpent Robinson, Neff, Briggptleo tubbel onver x fottom, Ban er oftetes margaret A Rotinson Samuel
 bharles Rebinson Daniel in S.Lean. James Tent Lanter Yeo \&s tweed S andrews. fames Xeo and it appearing the at said le a thanimuttinem Mary d. Robinsow 8 Golm H. Robinsow are minow the bount do aptoint 6. S. Aamiltow Esg. Thein Grardian ad citem who appeared socephice said, twot y filed his Answer herein - And thereupon the bourt do find the allegations of the petition to be true Y che pretitionen is entriled to partition of the seal estate in fis fretition deserited It is therefere ordered chal the sheriff of this leornty by the lawful oatho of B. A: Fay Andrew M, neal of bhasles Wlinsins he ecuse one full thirapant of Said seal estat to be set off in severalt to the pretitionew- Culso one full thind fant There of to be set off in Severality to the soid Nobert Robinson and the fiell one third $k$ ant thereof to the said heins of Cohm A, Aobinson de $O_{\text {. to witleartharinewnemany S. TPobinson }}$ Iobm A, Hobinson Ma Pha P Atallam flamelli. Hallam Margaret A, Tobinsen I ATobint Nopinsons-Also that by Thi line oaths of Said Fay M enial Y WiMkino he causi saiat Bliferent Robinsow to be endorved of the full thind frat of the thind whiel shall be apigmed to The heirs of saia ohn H1 Rotinson dee. - Gach of Saiu Shanes so set off however to be Subjeat to the Mon Tgage hiens creaka by Said petition upon hio shav-ty Pobut Robinsow upon his Shave Yby. Fotm $A$. Robinsow deo upon the Share of fias heins afrescaids I Said dover also bing sutpet to such rights as Said montgagos may have under the mortgages eqeentex by hes
And said Sheriff If formmifoumes in fa ortition ane Gelered to make separt-of thiw Procecdings ferein one or befter the $30^{n}$ of nest november

Nelaseo lease Plainsiff
 neithen party demanding, a gerio this cave was submitted to the leout and thereupos. The leourt bing fully adidie in The prenises do fird the allegation of the petition to be tru $Y$ do apep plaintiffo caanzage at thinly forus $\frac{50}{100}$ dollarda tt is Thenfore considered ordered $\$$ adjudged trat tre fleainviff secorver of othe defond. ant \& aid sum of thinty forn dollarp tfifty cento his damages and his casto herein espended tared to \$s

Monday September 28a 1863
$5^{8}$
Landon Spain Y
Landon Spain y Lorica \& kain phys $\left\{\begin{array}{l}\text { Partition c }\end{array}\right.$
Nathan Poling $\quad$ of clue Notice on the defendant to $y$ the bour being Tabitha Doling et ald. filly advised in the premises do find the allegaLions of the hetition to be thu g that the plaintiffs are entitled to partition as asked for in his said petition - It is therefore considered os ordered that the Sheriff of said bounty of Lesion by the oaths of B. A. Fan Um N. Netty Samuel mast cause one full thin part of Said seal estate to be Set off to Sarah Apps widow of Aanvirv Apps de yo he dower therein y by the like oates of the Said B. A. Fay Win Well and Samuel Marsh he cause partition to be made of Said real cato Subject to Said dower among the following prestongy in the following proportions to vil To the petitioner one fourth tabitha nathan Doling one fourth (Nm IS A), Espoo one fornthy nan en Apps once fourth - It also appreaning to The bound That it is necipary to sell said real estate to pay Atc clebte of said estate O Hamlin Ape dee- It is further ordered that in ease Sa id seal acetate, Lull bear partition that such of his said finis as shale fail to kay their part of the said indetteernep shall hold thin share of Sane land sublet to Their shan of said indettcunef of said administrator isherety authorized to ouse Such parts thereof $E$ be advertised y sold encoding to law to fray said dep- And if Sacel land docs not bear hantition it is severed that, So much of The proceeds of the Sale of Said, lands as may be necepary to kay said debts be paid to said administrator instead of To said hing said cause is continued until th w 30 of morantu next.

$$
\begin{aligned}
& \text { Milton Q. Thompson y }\{\text { A or Acirlilion. } \\
& \text { matilda A. Thompson }
\end{aligned}
$$

Glizabest Amsinvy others \& counsel for petitunes y upon producing the
aver seturs of the sheriff of his sale ste report of Said bernmipioners heretofore appoinkery the bout being fully Satisfied Thar Said sale y frovecedings are in ale respects tegular enid in conformity with law- ot is Ordered considered adjudged that The said fracecaings IV Sale be of the Same are hereby confirmed If approved and the said Sheriff is ordered by deed duly evened to convey $q$ aid premises to $S$ add purchaser in fee simple - And it is further Soldered that the Sheriff out of the money in hie hands pay firsh-The coats of His ease in eluding An Attenneifuce of \$ 40 to M, Robinson Laved to of Fish seazidilech he fray lo said el parties as follows The hivaecde of the con of $46 \frac{1}{2}$ a eves $\left.\$ 60450\right)$ be paid one seventh to The petitioner- One seventh to then Amine One Seventh to Dames Amain Ore Seventh to Arelipa Amine Gre Seventh to Allison Ammine One Seventh to Eveline Anvince Y. One Seventh to Andrew Amine - The proceeds of the themeinder of said real estate he fray, as follows to witt: to petitioners ono

 Eveline imine One ninth Cindrew Amine one ninth Nicholas Amine one ninth y Goaiah M. Cemine one ninth e The deferred $k$ ampentis to be Secund by mentgago y popsepion

Monday September 28.1863
of Said land to be given the lit of Apric next in pursuanee of the anticle of lease betweens said heirs

OHm Miers
2
vS
F This day came thi flaintiff I made proof of form Anclain admine $\mathcal{F}$ due senvew of froeefo upon the defendants $y$ it and Ghers Sappearing that Maom a Hayp asephinu thays are minows the leount appoint-P. B, bole Esg Greardian ad litena for them y theseup on, The bount-being fully adireed in the premideg dofind Trarthy laintiff did obtain fredgimenn-againet lo F. Hays o Richard Dildine as in fis hetition Setforth y that exeention hoel faued Ylevies made ao therein Setfortt- That the Same is due Yunpaid Ja liein on Said lando. That in equity Said veal estate ought to be sald to satisty said fudgemento - It is therefore considened Grdered adjueged orar' if defendants do not hay said fuelgemento now amounting to $\$$ wist interear from this date within fire dayd from thio Tate that an order of Sale ifsue to the Shiriff of this bounty who io hereby appointed Spucial masten Comnipion for that puppose commanoing him to appraize adventisu y Sell said seal estale to satisfy said fidgement of flaintiff y bring intoleour the proeceds Thereof for dustribution: It appearing that ostres liens exiat upion said seal estatu - Andir-appearing that Richand Dildine was Surety for said Calvin Fitaye- It is therefow osderid That Tru said A and farm be firet sold $\gamma$ if the same shale sell for a sum sufficient to satidfy said daim of the ineeutosa Robent yparsley de eo the said olaim op A.B. Pobinsow as Setfint in Said hitition togithe with saix claim of tho pexintiff then he shall not sell said oildine farms but othervise he shall also sell said bildine farm as herein before mentionedy for tho purpose of reeirring saia sepert of Saia speciau mastir bommipiona and distributing said proecels of said real estato this eause is continued until the $30^{h}$ of siovermber nest
bomelius baehel yurfe so
ws

Mictzall 4 andyywife of dt is therefore considered oselened is Adjindgea by the bount thas the defendensts of the flaintiff thein eosts herem expended tayed to $\$$

Michal savio $\left\{\begin{array}{l}\text { On Defindants motion this cause is }\end{array}\right.$ Fullington Garword yeo 3 diemipra for want of a Revenue Stamp, It is Therefore considerid Odered Is adjedqu by the boust that the defindants secorr of the flaintiff thein eosls hesein expended tayed to \$

Anonday Suptensber $28^{2} 1863$
(1) I. Hi. Holden 2

On motion of freaintitf the defendant is D. Murford 9 and now comes the said g . Mr e Holden $D$ the sard petition of the sava 4 . Mn. Alden it is considered that The Said f. M. Holden ought to score the said sum of \$350.0 20 demanded in his petition together with the sum of $\$ 83.83$ which the leourtfinds due as the interest thereon as prayed fer in said petition It is therefore considered that the Said G. M. Alden recover against the Said D. Milford the sum of \$ $\$ 333,83$ tog ster with his costs in this behalf expended tared to Ind $i^{-}$is Ordered further that said defendant pay said sum of moony into baunt-for further orem of the Count


Goth I. jovernes 2 on equations of plaint hf the defendant is howe much money he has offered plainliffy, that he bring it incs boost as he has arered in his Answers
Charles Phillis y
4 tames atullington
This day came the felaindiffe but the Defenders
Charles Fullingtontwife $\{$ leourt being fully dried in the promises do Sind the allegations of the pinion to be true and Y Thun is due on said mortgage the sum of $\$ 287 \%, 62$ which is the first gybes lien on the land in said petition described- It is cheaper consederea $夕$ adjudged by the bour t that the said defend dab within
$\$ 2817 b^{b^{2}}$ five daykpay to Said plaintiffs Said Sum of twenty sight-hundrea
 with costa herein expersded of in default of such bayprest that an order of Sale ipuce to the Sheriff of this bounty who is appiomica special master bommipiones for thar purpose comm a aiding him to appraise advertise S Sell said seal estate according of low to Satisfy Said dell

Som leapail
P298 Elizabeth Turner elalo
$\{$ This day came Tu fulainitif y moved the bout ta en firm the Sale meade in this case and the
leount being filly, advised in the memiseo do fine said Sale y proceedings in all sespe to sequear $\}$ lawful do confirm the same of os der the fheriffit Special master to matte IX. deliver to smidersco apignue of form leapil a deed in fee simple fer the seal estate sold to hire as aforesaid
john Kennedy $\{$
 2. D. Welsh. defendant V thireipon lid. Hamilton Adminishator of his estate waived proof Kenterd his appearance herein case Raped to the $30^{\circ}$ of november newt,

Kelton Baneroftyco 2
J.d. Aill
O. This day on morion of olotm didee the before to himo to te in all seefuets regular
Ysin confermity wist law do confirm said Sall yorder the Sheriff of saia tounty who is aphointed sprecial Mrastu for that puppoe to makey deliver to said purchasen a deed infer simple for said real estale
IV. Richey
os
farmes Wiredetalo 3

Shis day, The leant-bing fully adrined in The fremises do find the satioytuoenating and therespow the zame are herety confirmed $X$ appoved and the sheriff of saide bounty is herety Orderie to makes deliver to said punethaser or his apigne a dued in fu simple the real estale in the fetition dueenited - y if ofter $1 /$ aying ins peaintiff's claims Yeosto there be a sesidue the same io to te fraid to docam ttemingo?
donathan Hanis 2 Drismifer at Alaintiffe costo MnGo Rogers elals 9 ot is thenifie considenco os dened defendants gohence witurut day and secover of theplainity thin coato hrein expendea tayed at \$

And thereupon thip bourt Adjoumed untic the thillith day of rovember CLD. 1863 at ten Gelock a,m
 Qre in semesmbered That at a ometing of the fuelque of the Gout of formmon ole of the
 Lown of rein ton tharein leounty Ohis on the day of the date her of for the purpoes Pfixing the tumes of hotaing the terms of the loousto of leommon Dleagy of the bsidher leoust of formmon Pleas urition \& for saide Didtriet do devely in to the holding said bourts for the year 1864 in each $Y$ enreny bounty in ameot Distriet as follong to wir Dislnel Coourl.
An Logan bounty August
An itardin bounty august 4
In Marion leaunty curquet 6
In Cunion leounty anguet 2
don lesawford leounty Augist 8
In Mryandot bounty Auquist 9
Ansencea bounts auguat 24
dn staneodr leounty Anquat 26
don Allen. bownty Auquet 10
ato Anglaize Coounty august II
dx Shilly County August 12
dx mercer bounto Aubust 13
do Nax Nest loomty. Auquet 15
dn Paulding bounty Guquet 16
An Defiance bounty August 1/18
dn Fultorn leounty Auquet 20
In Nilliams bounty angust 22
dn Wood bounty Anguet 19
do Autnam loounty august 27
And that the Several Fermes of the leount of loommon Pleas in Of for the several bountuo of said distriet in Iforsaid year shall
commence in the several bountios thereof as followe
Cistt dubdivision
don Cexion bounty dedouay 8" April h 11 U deptember 25
don "tardion borinty tamuave 18 march $28^{\prime \prime}$ Septemter $12^{\prime \prime}$
In Maxion leouriy faniany $11^{\prime \prime}$ maroh $11^{25}$ deptemen 5

don Shelly Gounty fannuary $25^{\circ}$ apric $4^{\prime \prime}$ Septemer $19^{\text {k }}$
decond Subdivision.

In Auglause bounty Fetmeary $2^{3}$ aprie $12^{\text {K September } 27^{*}}$ In Allin bounty Ittruary 23 Opic $26^{\circ}$ October $18^{\prime}$ don Mrercer bounty march $15^{k}$ may $17^{\mathrm{a}}$ november $8^{k}$
 don Putnam bounty mareh 8" may $10^{\circ}$ november 1 t.

Thira Sutdirision.
dn paulaing bounty apmie $5^{\circ}$ Qetoren $18^{\circ}$
don Defiana leounty Atanuary $25^{\circ}$ may $\mathbf{i}^{\alpha}$ Qctoter $4^{4}$
dn itenry bounty cetonary $2^{\circ}$ May 10 vetoben $25^{-L}$
dnetulion leounty ofolmary qu may $17^{\wedge}$ november $1^{\text {BE }}$
dn Williams bounty Fetmany $/ 6^{\prime \prime}$ may $24^{\circ}$ november $8^{\circ}$
In Nood bounty maron 1 IT moty $3 /$ IN $_{1 / 2}$ november $22^{2}$
AForth Subdivision
An Seneca loounty march $1^{x i}$ auly $19^{n}$ november $22^{\circ}$
dx "Hancook tounty Aelmuary $16^{n}$ may 31"t hovember $7^{\prime \prime}$
don N1finand ot loorming fanuary $19^{\prime \prime}$ May $11^{\prime \prime}$ Getober $12^{\prime \prime}$
In Cotanford loounty athmary $2^{r}$ may $17^{h}$ Getober $25^{\text {K }}$
And we do further order y direet that the Several Terme of said. bourts shall commence on the first day of each said sterng at ten oclact $a, m$.
al N Witriep Where of We ipuw this Gur order for The huppose afosesaid at said bourt trouse on this $5^{-4}$ day of Goloter $\left.a_{1}, 1 / 186\right\}^{3}$

Lo the blerte of the
leout of bornm on Dleas
of Aunion bountly
Ghio

William Lawsence?
Mil le, Whitiley Equaps of
4. of Latty JSaid founts

A the copy from the Original soow semaining on file in this office this cotobr $26^{4} 1863$

- Faber Tandall blesve

Monday november $30^{\text {ch }} 1863$ this day the leourt of Common Pleas for the bounty of Cenión met pursuant to adjournmene prewens William a awrence sudge, bharleg Mi. Tobinson Sheriff fotm bote Proseouting Attornyy Yaber Randall blent

This day The Guross of the Grand firy heretofose empansellex dworng oharged on the firsl day of this Lerm being called came to wh Hamlet drevale Jeth Memahile davide Chorvell fames lifood Cohn Guthrivi balet blant Robnt Lobinsen I Sacac dowons Lamul Woodos f a ondon Godfrey. facot Wolford \& Solomon Butz furons of the Grand firy heretofore Summoned impanneled and Sworn as Grand furorg not leing in Allendance of failing to cindwen to thein names when called therespens the bount Bretered The pannel to be filled from the by standerz- Whercupon the Sheriff called form et Sating thon as Eppa tales funong who were Thereupon dyly Sworn as grand frurorg in the Slead of the said Gacot Wofpod Ydatomon Buty whofailed to attena as Aforesaid and thereution Said Gpand setired to Their foom to detiberate under the eharge of a Sworn bonstable

On motion to the bount by fobm di looala prosexuing Celterney it is oreered by the bourt that bi D. Nandeman Esg, an Atterney of thing bount be Appointeds to Apist the PDosecwing Atternuy ine the case of The itate of Ohio is maxy ssec Indíeted for murders

Ansd the inpme the leernt ledgouned until tomernow morning at is aclaok

Mnigo onrewee
grwe

# (6) Usday December 1.1863 


#### Abstract

This morning thies bour of lemmon oleas mer at 8 adock pumenard to adjoursment present the same affieng as on gusturan


The State of Ohio of Indidiment for omunde in tho sot de eque. Mary sout Y a feenden to mary ow ert y Lortnop lo onverse bing Lahnop bommere I in persen befoe the bounc-y Thereupon on mistion to the loont it-is ordered by the bount that the Said defendants mary Fut \& to orinop tomvise be separately Tried in pursuance of ohe Statute in such case meadet providice and Therewhor ©hi prosecuting atterney electio to by the case againer-Mary Freet firste \& Thereution tw Saia Sefendant Mrany Freet asked leave of the lourt to witk on a her. plea of not grilitg heret ofore entureo tssaid Ondietment which leave was accerdingly prante a and Thereuton the Laid defendent-Mary Frert moved the leour to quash the said Indietment on the prourde that the said ondidment was notfound by a legally constituted pa-ain gring which motion was argued by boundee knd the baut-bing fully, advised in the fremises do overnule saide motion to which suling said defendant excenta g fresents to the terent her bid of expeptions and ask the leann-to sign -yseal the same. and make the Same apert of the second whieh is accosding done and Thereution the Saide deferecont hraw Froet-bing again arraigned of the said Iondietment again sead is hen was askid how of the fremises she would aequi- herself for plea Saps she is not-quinte and thereupon the said difoneant Thary Frut was semanded into the tevotores of thesheriff to be safly rept- to


## ob blains <br> z) And now conzes two said $O$ parties I on their oral corseent now given in open berut-itis

 Grdered that this action be oefered to games 8. Wrightiog, to hear y, determinu the Eame as a Meferce aforesaie y thal The said Referce sepoet his determination at ohe ne nt Lerm of this leout of by consent of parties The peaintiff has leave to file his Repty within twenty days from the oising of this bourtOAmes A. Atendersen 3 Partition dolm Orahood et, als, 3 On moñon of Cornisel frepetitionn on the frocuding of the Sheriff \& lomm ifienno in pavition and thw saide placeedinge bing forned sequlas y Cawful they are herety confirmud dy aptronre - And mone than one of the bes linsanto being desisous of tating Saide cand at the aptraiament I not being athe to agree whien of them Shomex tahe itie seduce and adjuegea that the Same be sole 3 theat an onden of sall

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Have in this case to the Sheriff of this bounty commanding him to advertise y sell the seal estate in said petition desercha subject to the dower herein upigned of this cause w continued for his report Thereon

Nisans Vent US
got Jr. Patrick et, all
2. Partition.

This day came the fancies Sectmitted The in motion to confirm dower and Thereupon the bout being fully advised in the fremiseg do approve y confirm the afaignment of doves to Lydia Patrick y it appearing Thar Said seal estate would not bear partition without manifest injury do confirm the appraisement and in appeasing that the cotenants of said seal estate cannot agree which of them Shall take Said seal estate at its valuation it is oselereay adjudged that said seal estate be sold According to law- That an Order of Sale issue to the sheriff of said county Comnzanioling him $t o$ advertise g sell said seal estate y report the Same to this learn ${ }^{-y}$ this olerse is continuer for that purpose
 herein ed afsigned of Thereupon the bout being fully advised in the premises do confirm the dover apoignex to Sarah Eppsof the appraisement made of said lands is also confirmed of approved y move than one of the cotenants elesining to tache $\&$ aid lands at Tu appraia - ement if biog unable to agree which of them should so elect it is considered ordered odjüdged that an order of Sale, ipue in this elise to the sheriff of this leauity comminding him to advertise ff Sell Said seal estate subject to said dower aceoreling to Law of this cause is continued for that purpose

The Slate of ohio $\{$ This day cam parties by thin Allonneyp Lathrop Converse $\{$ the said defendant Lortin of leonverse being in person before The leoust - and Thereupon on motion to the court. by the state this cause is continued on the frofefounal statement of bounsel and Atrereufon the said defendant Lothrop leonverse is remanded into The custody of the Sheriff of Said bounty there to be Safely Refer toabide. the further order of the leount
c) Oseph Qu Baker

On motion by le \&. Hasnilton lerunse Samantha Burnham et ats for petitioner P. O. bole is appointed into Mary Eliza Bumhann y kelly Burnham wist leave is Answers
Quesdan december $1 \begin{aligned} & \text { BL } \\ & \text { Cud } \\ & 1863\end{aligned}$

Solomon Rehlen $\{$ Divorce
 leatharinu Rethen 3 won the deferrasin of the filing t pendency of this petition. and thereupon on proof the count find the alligetiono If said petition to be the $Y$ that the plaintiff ha the legal sight to bedirmeces from his said wife Shave the custody of his said child do is therefore considered. Ordered \& adfudere that one said petitions be dined prom the defendant Y their Mhaniags be \& the Same is rendered mule Y cord \& That the fetuimen have the care, eustocu $X$ education of his said chills X that petitioner kay the coste of this preceding lased io of

It a mug O.Langhin 3 Retition for divorces
 Martha Laughing I his Attorney chereuporo this cause came of for hearing upon the futitiony cosimimy, and was argued ty counsel On consideration whereof tho lout to find that the Novice of the filing y pendency of this peltionon was queen to the said defendant alecosinis to law and tho boult dot ins that the Said afendant hag hen wilfully absent prom trusaid petitioner more Than The years prion to the filing of said petition it is therefore adjudged \& deosed that the marniago Relation henevporo visiting between the Said parlug be \& the same is hereby set aside and Wholly annulled y the Said parties wholly released from tho obligations of Trivana that the plaintiff pay tho costly of this suit taxed at dollars

## Robert An. So iago <br> Partition

 - Court on thu proceedings of in e sheriffs tho Commifaionuz in partition: upon the uric of partition and apiammunt of Dower And the count bine fully advised in the premises do find said frocudings in all soopuebs in conformity with law and it is Therefore considered Breneal adjudera that said petitioner hold the cot of land apignedo lohim in severalty \&, that Said Detent Totinsoss hold the lot of land afiand to him in Severalty I That tho heinz of Yobs AtiAletinsen deco hold the lode of land aproned to them hereto suction to tho doves of his widens whit was aligned in Said proceedings Y Which afegnmens of dower is approve confirmed - Ane it is furthers considiride Ordered D admedea thar each of the Mort ages of the aforesaid parting hold their several limb on the lends set off aligned to the said parties making said Mortgeqes saspecturly of it. is further considered Orelered \& adjudged that the parties to This proceding pay the costs of the San in eluding an attunes fee to fill Totinston of ninety one dollar in the following propentions to wire. The petitioner one Hzidyte heirs of Jotun At. Robinson de es one third and Robert Roberson one thin dey in defarti- of the payment of the same for Thill dags
That Execution spue for the same, as upon fredgrunts al
ueodar oeeember 1. 1863
 US $\left\{\begin{array}{l}\text { said 2.I. Nilcory having failed to demman anewer } \\ \text { to the hetivion of the Soid IB Nileox in is and }\end{array}\right.$ I. 5 Vileox 3 to the preticion of the Said M. B Mileox it is consia ered that the Said I. B, Míloox ought to seover The Said Sums of One hundred Sixty two $\frac{30}{100}$ dollarof the Susx of Seventeen $\frac{85}{100}$ dollars the instercat thereono Cilso thi Sum of thre hundred y Chirty Tise $\frac{1 \xi}{100}$ dollang othw Sum of (hirlysix $\frac{16}{100}$ dollars interest thereen Also tho Sum of three fuendred \& Thinty troce $\frac{33}{100}$ dollarg, the Sum of eightein $\frac{32}{100}$ dolcarg interest thevion all of cuties Said Sums do find Anvount to ninw hundrex one $\frac{19}{100}$ dollarg which Sun? the boun-finds due from The defenceant to The plaintiff as firayed fir in Thipetitionu- It is therefore considered An at the Saca f.B. Wircor seeover against the said T. I. Wileoy Sacid several sumo so found due as aforesaid to wit the Sum of one hunded Y Sifty two $\frac{30}{100}$ dellars \& Seventeen $\frac{95}{180}$ dollars inlereet thereon Also the sum of thre hundred $\mathcal{H}$ thinty threcosi $d o l l a r s$ and Thinty $\sin \frac{66}{100}$ dollare interest Thereon Ciso the Susn fthrw hurnane Sthisty thre $\frac{33}{100}$ dolcarg if eighteen $\frac{32}{100}$ dollars interesi thereos Dugether with costz in this bihalf expended taxeer to dollarg
(2). Wilcos $\{$ on mnotion of the said of B. N'ileow by b, S, QS. Aamilion his Attosney Ande it-apprearing - $g$, wileors forn the anrover of the Sard Amies Bigga On at he is indebted said defendant-i, y, Niloor in thi sum of Three fuendred dollaro ano d that The 2 ame is noro due of sayable y liable to be applied under Said a Ntachment it is therefore Gelered that Said Games Diggs do poay into the fiands of the blesh of this lown-Said sunn of three fur inced dollara whin he, The Said tanves Siges orver to said defersant wrthin nisvety dayp from this time is default thensf it is osdered Shail an Execution be foused agaisist the

- Said games Biggs fos the Said Sum of thsee hundrea dollare as ipon fudgesnents at Law

Geosge dilling y In partition
dane Mristillisgs on motion to the leount by the Susan N. WaMke $\left\{\begin{array}{l}\text { petitroser in this case of on proelveing } \\ \text { the seturn of the Sheriff of trio leownt }\end{array}\right.$ dsaas Ei WGaMke go the repent of said beommiforiones herebornulius b. LGAtke soptre appoinled of the same having Athan Walke been extamined by the toonent of found in Franeis Warke all sespertocirsect-y in confromity to Mary Warke $\{$ law. it is hereby osdered by the boust Aenfy o Warke \& Urat said hroceedingly tepon- bey the William Naike same une heriby approvedy confinmed and That said panties hold in seviralts The parts of premises so sut oft of apigned tocaen Jespueciorth.
(2) Wear secember1,1863

And it is further ordered that the costs of this action induding a counsel fr of \$60- to Eeyfistillingo be/ Raid by Said parties in the following proportion to wit- the said Jane m. Billings the $9 / 7081 / 90$ apart the said Susan N. Work the $9 / 70^{\circ 0} 81 / 90$ part the Isaac Go. Work the $9 / 70^{\circ} 81 / 90$ part the said bornelius le Wake the $\frac{9}{70}$ a $1 / 90^{\circ} / 2$ ant the said Anthem Wake Thu $9 / 70^{\mathrm{m}} \times 190 \mathrm{~m}$ part the said to ancip Walk The $9 / 70$ g $1 / 90$ hast thu Eaid mam
 William Wame the $1 / 90^{\circ}$ hart and in default Thereof That Execution yow therefor
joseph Q, Bakes $\{$ Retition fer conveyance Samantha Burnham talos)

And now comes the said Ratios by their A TAOnivo s thereupon this action came on to be heard $Y$ tried upon the petition endue of the guardian ad litem and the evidence y was argued by beunsel, on consider action where of the lout do find that said George 13. Burnham Sctenry b. Bunk anu I the plaintiff did make did in Part perform the Said contract of Sale in manner form as thu plaintiff hath in his petitions Sefferti-end it appearing to the bout that the said Henry le. Bunk am has conveyed the equal one half of Said land in the petition described to the fulantift it is os cered of Adjudged that bhasles M. Robinson Sheriff of this County who is hereby appointed Special Master bommifoioser of this born in this case convey to the plaintiff by a gover sufficient deed of general warranty the equal one hasp of the land in the petition described to wit the interest of the said Geese B3. Burnt ane deceased to the plaintiff to wit the undivided one half of the land heres described. In An ion leaunty Ohio pant of Survey ho. 9494 Oho. 9591 Beginning at a large lack oak of three Bur oaks one bu oak and the jack oak down. One of the corniness to Survey, no 8152 thence with the line of Said survey $1331 / 2^{*}$ (N 85 poles to two Bur oaks in the prairi unorter corner to said Sunny no 8152 of oermer to said Surver ho. $9494 \%$ ho. 9591 Thine with
 center of the Milford, \& Homer road $12301 / 2835$ holes to a SLake at an angle in Sara road Thence $132^{3} / \pi^{*} 36 \frac{16}{100}$ poles to aston n in the center of said sod There $864 \frac{1}{2}$ - $830^{\prime 12}$ pres co a scone. Thence $\$ 653 / 4 * 6$ Co poles to a Ster o in the live of Said Survey no 9494 Then es units Said line $8113 / 4$ W $1 / 1 / 5$ h ole to a bur oran \& bach oak conner to Said Survey Threw with the line Otreof 1 $77^{\circ} 4^{\circ} \mathrm{W} 193$ poles to the beginning containing one fuesedred fifty sit of core eighth acres more a left
ot $t$ is firrthes considered $\$$ adjudged by the lout that the plaintiff becever of the defer ed ants Mary liza はurnham and taiga

Nelly Burn ham his costs herein expended tared to dallas

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Mary A，oryans acals）
Petitión for Bartición
ad lilem of the elonfant defendanty herein namel rowir Meary Ann ougan Martha fane dongan）of tesge lerdougan of dospthime Digen and filtes hig Answer to the petetion

And therupon this bourt adjourned untic Comasom morning at nime adoen a，m，


Wedneselay morning secember $2^{\circ}$ C，, 1863 the boun nit pursuant to adjournment the Same officerz presene as on yestriday
The dlate of Ohiog dondiedment fes onurau in tho firse dequen Hary vorect Sbehis day oame the Broseouting Alternyy on Mary seet in her own proper fressen and ly boundel is open bount and a copy of tho said et ndidment having been delivered to said defendant Orary Freet on the $11^{\text {th }}$ acy of Aprie a， 0.1863 and thereupon thw sheriff having seturnea into bount the Nenire faciag to him direded commandiug him to Summon thinly siss Gucors with his endersement that he hads Served the same in ale reaprects accisaing to law．And it appreang That saie thinty six furorg are house holdergy electer 2 sesidents of This bounty and a copng of said panmel of tho fury selumed ty the Sheriff as aforesaid，having been delivered to the defendant Onary treet on the $28^{\mathrm{A}}$ day of hovember A，D， 1863 pmsuant 10 The stalule in Scech case made Y provided－And Therutuo Said furorz were Severally called yeach upon his voreo dire was inlerogalea by the state $f$ also by the defendant as to hio qualifications to sevve on the trial of Oliz calese and after suct examunation The following gurora verefound to popefo the qualifications sequisit To entille thimo y were by the state $x$ also by the pisisimes withoul ofjection permillea to be sworn and to take their seats in the gury Sox to wit，f．C．Elliout．U，S，Stubent．Welliam G．Elliolt，damed． Alevander，A．Noodbuns．DManchesles．Daniue Bur⿻上丨𣥂 Son A．Ahery
 deely eleded empannelea \＆suorn Ev well \＆Brely hy ferm diverance make of the ifpu poined between the stale of thio and tho defendant Mary Fret and a mue verdict render according to the evidenee all of said levetre turors having the qualificalions of oturozg in this ead sequitea by the Stalute and trocupon the trial of the carse proceded and intrupee were Suorny examined in behay of the seate in the presence of The bount fur，Y prixonernsel y The leslimony not being all heard the said cause wag continued，until lomistow morning al sadeth And the said defendant is sem andec to the fail of the bounty

Nednusday becember $3^{a} 1863$
There to be Safely Rept to abide the Osele of the Gourt in the fremisea and the Gnry setised to a separate room for that purposes undes the charge of an offices sworn fos that piuppose and instrueled by the Gount not to mingle astohold conversation with any ather person or with themselvez on the sueljet of the ipue sulmither to them
daoob Figley et als
Ns AStornes Ahis cause came on for heaing on the demuns Harrhew Ostosnes of Chw peaintiff to the Andwe of the difendanl and, wap Arguede by boundel and upone condideralen of the bount the said Demuier is overvuled and Thureafow the plainliff mova Tho bount to conpuel the defendant to elect which bareh of hig defense?, he oelieg on y to make hig Answer mose definile y ceslain which nowion wag Aivstained and the defendant is ordered to eleet and to onake hio Anower more definites. Thereupon defendant asked leave to amend hì Answer in Thisty dayz and thís eause is conlinueo wist beave to the plecintiff to teply in therly dayp forn filing Ansever of the defendanct






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(41) (Henry of all voballe) foin formson

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 many bhe be bing in persong ty Cowsel lyore the boovt. And crerelpero the trab the comor prosectuod and wilnopiz wre swoon ) examineas on betealf of the slate in the preseriec of the dount heard ore said celuse was convímued untic tomernow tmoniong at 8 aclven upde the defendant is remanded to tho faid of The bounty there to le saftly tefie to abide the ordis of the bourt in the premiseg of tre frery seterea to a seppasat foom for that purpoes under the etrange of an officer swom for that perfiose and instrueted ty the berest nol to minglo or to hold conversation with any other pusos or witto thamateres on the Subject of the ipeco sulmiltad to them
And thereupon the bourt Adjourned until tomonne morning at 8 actoek
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Shuszday beeemter $3^{d}$ a, D, 1863 this monning the bourtomel pursuant to adjourment the Same offiens present as on yesterday
deper of Lamuel Leokely as yohn lliekenns etab Conlinued damus lidapnes'irpo 2 Afarison tico el, als $\}$
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Wicliam A. Oreckensidgo

1) depe gace
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Shureday bces, के $a, D, 1863$ y Driday December 4 " 1863
The diate of OhioQ
Mary street
AOrdidment for murder in the first degre part of the Siate of Ohio the said defendant Mrary bed, being in presson Yby bounsel befere the bourt and thereuphow the trai of the cause proceeded Y Firinepez were Sworng Evamined on bethalfof the State in the presence of the bourt Gruy of prisonesin and the testimiony no bing all heard the saide cause was continued until comornow mornow morning al 8 oover and thw defendant is, remanded to the dail of the bounly there to be safely kept to atide the oreder of the bourl in the premisez and Ine gury setired to a sepearate Hoom for that hurpose under the charge of an offices suorn for That purpose and instsueled by the bbuh not to míneqe on To hold conversation with any Gthes frisson or witto theneselees on the subjier of the ipue Sutmilled to Chem

Gnd Thercupon the Count Adjounned untio comorrow moining at 8 odacti Aphos ouruner quo
exidcuy Decemper $4^{n}$ a, D, 1863 thix moming the bourt mee pursuant to Adjoumment the Same officing present as on Mosterday
The Sla
Condiotment fos onurder in thefirat degree Hoary otrect os the part of the state of Ohi', The Said defendint meany Iseet being in persen y bi borensel befose the bourt y thereupen the trial of the cause proeeeded of witnejsez wereswom and epamined on betralt of the state in the fresence of thobount fivy And prisonestombund the lestimeny not being all heard the said cause uas continued untie comorsous morning at 8 oolaok and the defendant ig semanded to the faile of the bounty There to be safely hept to, abide the Osder of the leome in the premises of the fury setired to a Séparale soom fes thal furpose under. The oharge ofan offié Sevorn for than furposey inshucted by the bocert nol to míngle or to hold conversation with any othe firson on lwith themsedrez on the Sutjeet of the ipuce opermitian to them

Gnd thercupion the bour Adjourned until lomorsow mossing at 8 veluck
(8) citurday December $5^{4}$ A, D, 1863

This morning the teoust met pursuant to adjournment the Lame officers present as on yesterday
The Slate of Chios
 and a ofnnowledged Themselves severally to borer st stand indebted unto the state of Ohio in penal sum of one hundred collars to be levied of their goods \& hallels lands y tenement if deffaute be made in The Condilitoro following whets is that they
 bounty of Anion on the first day of the next Lem thereof to give evidence in a cause insacde beaut pending wherein the said State of Ohio ie plaintiff X Tho said Henry tensed defendam and not depart tho bount without leave then this secognisana to be aria otherwise to beg remain infull fora virtu in Caw
The dato of Ohio
Alpsed Minthorno g ohio day came into open lout William If loartmelo, y a ofinoroleagea himself to our and Stand indebted unto the Slate of Chi in the penal Sum of one hundred dollar to be levied of hit goods X chalets lands \& tenements if default be made in tho condition following which is that the Said William H, learlmele bey appear before the bour of Common Pleas in y for Said bounty of Senior on tho first day of the nest Lem thereof to give evidence in said bout friending therein tho Said state of Ohio is filaintiff and ) The said Alfred Mionthorno defend ant and not depart the bour without leave then this Recognisance to be avid otherwise to be and semain in full fore
The rale of ohio e
Olives oreo SH is Say came into open bout form $D_{1}$ penal Sum of One hundred dollars to be levied of his goods \& oh alters, lands \& levencents if default be made in the condition following Which is that the Said Io kn p, Bailey bey appear before the bon of Common Pleas within If er said forenty of lesion on Tho first day of the next Lem thereof to give evidence in a cause insaid Court pending Whereon the Said State of Ohio is plaintiff the said Oliver Brow is defendant ane not depart the bout wishoul bate leave thew Thin oceognisance to be ride Gheurisw to be or main in full fore
The skate of ohio?
las body

Recognisance to kun the Peace appeared in open bout, as by his secognisanoe he wastrund to do anal thereupon this cause came on to be heard and the fervent being fully advised in the premise do order adyudp

That the said mietrael body enter into a vecognisanco in the sum of two hundered dollary to kup twe peacyte of goodehavior toweads the people of the state of Chio generally y expicially towande his oun wifey the Sand dotm Dowery for the space of one ryear y that he hay the costo of this poceeding herein tayed to \$ michac leady Y fobn bo ey and in open bourt achnowtedyed inementes fointly $x$ sereraly to overstand inceltac unto the slate of Ohis in this henal sum of two hundrea corlers to be levied of theín goods $\$$ ohatuls Lands $\}$ cesemente if default be made in the Condition following whics is that the said Mrichace bodij shace keen the peaer b ble of good thenan Cowards the prople of the sleate of ohis generally y especiely towerds this ous wife $y$ the Said fotm fowery and ther he pay the costo of thi' proaveing herim tased to \$ Thin this secognisance to be drid otherwise to ley remain in full foreo

The dcale of Ohio I Alndidmend for menden in thef fïse degrees Many Iout S This day came this Bosseuling Clltonny Many bout bing in furson y ly bounsed hepes the bourt and Therexpon the trad of the cause procudes Y cirnepes even suron and vamine on bhalf of the stale in The presence of the bount, fug $x$ prisernems $\}$ the Iestimony not bing all heard the saide cause mas
 P. In. And the defendant is semande a to the fail of the bounly thee tok safly, tept to atide the order of the bount in the presmiass And one pury by consent of the Slate Yof the defendent in open bouct $X$ her counset are allowed to sep arate Y otire to their homes and were instructed by the bourt not to mingle er to hode emmersation with
 to chem

This day the furore of the Prana fury appearea at the Bas of thistrome And in open bout, puesenta thin siveral bills of dordidment to with One againd Dalrels 6 gan for apault with inturt to Rill encorsed A The Dill A amet Dowvall treman of the prand dery Aws their othe Bill of edndidment againal Oliver Oro for Capaun with inter es hicl Indersed 'a Enue dill Hamelt buvall Yoreman of ton prand diny Clee chein

 of dndidment against terny ofensel for apaut with intene to till endased A Tne Biel Hamle burvall Dorman of the 1 p and diuy Alao their Hhe fien
 "A True Bill Namber dervall toseman of the epand fury Cleo thier other Thre Several Bille of dordidment againet Wayne dmith for selling intorieating liquor in vrotation of laweach Severally endonsed a tmue Bell Hambe swete Eoreman of the prand fury- Aleo thein Other the several Bills of dradiessent against alped mintios nor selling intorvieating lquor in arodation of law each severally endereed Ce true Bill Hamlet dourall toremano of the

for Manslaughter endorsed "a Thru Bill Hamlet Decal Loreman of in e Grand fury. And also their Repent on the condition of the gail of the bounty and there being no further busing before them, the gran de fury wore dizeharged by the bout

And thereupon the bouse adjourned until Monday December the $y^{\text {mat }} 3$ aclock $P$ om

Hond ar y December 7" 1863 this day the Court mel pursuant to adjournment the Same officer present as on Saturday
X The dat of thing
dis
mary Erect
dndidment for Murder in the first degree
This day came the prosecuting Attorney on The pant of the Slate of Ohio. The Said defendant May Toul bung in person y by bounsel before the bout and thereupon the triad fth cause procecece and winvepes were. Surrn y eramineas on behalf of the state in the presence of the bout. fury and puiconen a th testimony not being all heard the Said cause was continues untie lomonnow morrow morning at 8 alack and the defendant is remanded to The fail of the bounty there to be Safely kept to abide the order of The bout in the premises and the fry relined to a Separate rom for, That purpose under the charge of an offices sworn for that puppox Yindrueted ty the berest not to mingle ar lo hold conversation with Any other person or with Themselves on tho Subject of the ipues sutriulud to them

And Theruwfion the lout adjourned until lomonow morning at 8 aclock
trasamuna phr

Quweday becember $8^{\wedge}$ CuD, $186^{3}$ this mosning OHw bount mut pureuant to adjourmient the Same offieerg present as on yesterday

## 6 mma boonuy

Willians is loonay g sivoree yhis day canne Thi futitioner and and the leorert bing fullt advised in the premises do finden the allegatione of one petition to be true of thal defendant hath ben duly, nolifiea of the filing of this futicion- Shereution it is conbidered ondered) adjideged that the Said Imm booney, by She is hereby divvreed from her said husband $X$ thiir Manriage sendered mully of no fusther binding effiet wpon them if thal She have The cuslody of thein child And she be seleredo to hes maiden name of that she secover of the defendant her cosle herein expended layed to of

The State of Ohio U.S $\mathcal{F}$ andiolmunt fer mundir in che firet degpew Anary ofrect $\}$
Othis day eame the prosecuting Atteming on the part of The state of thio the said defendant Many the thang person of by bounset befose the bount and thereufion the hral of the ceuse proceded Iy witneper were Sworn Y examinial on lekelf of the State and of the defence in the presence of the leourt gury phisonenty Y the Istiminy not being all heard the said cause luag anlinuid untic lommow morning at 8 adoek and the defendent is Demanded to the fail of the bountry thene to be safily, tept to atide The Osder of The bourt in the premiseg and the Gury, selired to a Seherah soom fir that frupuoe undu the charge of an officen sworn fa that puppose $Y$ indrcicted by tro bount bret to mingle or lo hold em ersation with any otmeruson os with Thenesterg on the Suljeet of the ip we Sutmilled कo them

Wobr kiers
fohn As MrCain elals) Mearsley vecutore of Tobert Meaishy wan and Sebminind to the bount thie, pa, soi so far as it selaled to their Anseven filed as a orop petikin against The Adminienater Y heirs of batrin. Hays dee' And two bour being filly adriede in the premises do fínd the Allegainios of saide Astsever to be truey that there io due themprome the Said Adminiswato Widow Y heirs tho seem of lwelve hundred X. twenty Seven dollars of that the Sanue is a menegage lien onsan 8812 beses of land known as the balinin 7 A Aay2 farm $)$ which is tho best Y first lien thereon- It is therefoe considned odered ande adjicdged that they secover of Said defendants said sum of meney due Cogether with their eoste herein erfunded lated $G$ op

And the boint further find the Said leabrin A. Allays X liza Clays crecuted to A. B. Robinson their mortgage deed Y there is du is him on Said mortgage the Sum of ninety seven dollars y Seven four centre de is Therefore considered sere $X$ adjudged that Sand A. Q, Robinson acevir of Said Administrator lerderiogheing of Said A lays said Sum of $\$ 9714$ wether with his costs herein expended tared to of And tho teount do find said Totinsens said claim is the lien nest in priority to the said claim of said Acardey

Robson L, 3 nome Plaintiff
Petition fer dmjunctions
Alped FT Wiring obeasures of Anion bounty defendant O. 'his a cay came the falainiff by his (Attorneys y moved the bound for a Rrorioional Injunction in this case and notice being given to the defendant, the defendant appeared with his Gillonney and the motion being argued by counsel for tho parting and The bout being fully, advised is the premise it is ordereagadiudiar That a lemporary injunction be allowed as frayed for ito the petition until the further osecsing of the boost hereimslepon the plaintiff giving an undertaking in the sem of \$ 432 ,o conditioned according to law to the acceptance of the bent
this entry is Brdered to be entered this day as of the $5^{h}$ of becemstr it having been omitted by mistake

Lecuiz a coll y Ghurz of
Is
On morion of the Said plaintiff Philander A, prats by liq.AAmilton his Allowney Yon isoduang a sale of seal estate made by him on the $25^{\mathrm{L}}$ day of november 1863 to Robson a, rome on an order of Sale ifeued in this case Y debated
 Sale hasten made in all sespecto in conformity to Law it is ordered that the sale Yproceedingo be Y the क, ane io hereby confirmed and Said Sheriff is hereby Sheered as Special mash toemmifions of this leount in this case co make to the fur chaser a dud for the lands and elements so sold.
v Un Wesllakes

Is $\quad$ This day the lout having duly examine Alex, Afamillon I The proceedings of the Sheriff maser 6 omaniftimev do find the same regular y lawful in all Respects, y therefeno it is considered ordered adjudged that sale and proceedings be th same are hereby, confirmed $X$ the Sherif of Amnion bounty ohio for tho time being is hereby osededed to convey bi ty dud the land sold in this case to Mi, Westlake the purchases.

Bpa Rea crade,
Molion to confirm Lale
Q.O.OAllet, aleg
p99 bourt a motion to confirm the sale made in this case eo gll, Tabeneon Is A.2. Robinson and the bount being fully acervised in the premises do find The said saly yprocedinge of thw hrastw bommifpioning heriff to bin all sespeds lawful y therefore it is considered y a dijedqe that Said Sale and procee dings be of Drez herety confirmedy said officer ordered to execute y delives tos said pur chasesp a dua in fee simplo for said seal estale., and it is Osdered that out of thr proceds of Said Sale the laveron said Land be paid And 2d. The coste of this case $y$ the ballance on 20 muct as may be meeded to the faayment of the flaintiffs de oreer fudgement

And theruupon the bount Adjousned uncil comonow morning at 8 aelock

Wednesday ocember 9"1863 vhel bourt met this morning pursuant to adyournment the Same officers fresent as on yistera ay

The dite of Ohio Sondidment for murder in the firse degres USS Shis day came the broseciting Altioney on the Mhary stret J part of the Slate of Ohio, the saide eependant Onary itsel, being in firsery by bounsel befoxe tho bount And therupors The Tral of the cause praceeded, y vitnefre evere sworn yeramined on bethay of sefendant in the prusence of the bourt Gury prieonew ploounsel and the lestimony not bing ale heasel the Saía Cause was conlinued uneil lomorvow morning at 9 actoek and the defendant is semanded to the fail of the leaunity there to be safely kept to abide the orden of the beant in che premiseg. And the Gury secired to a Seprarate soom fir thar fuepuse unden the oharge of an Officer suron fer that frusper $X$ instricted by the boust sot coningle or to hord eonversalion with any other person or with chemselvez on the Subjied of the ifsece submilled to them

The elate of Ohio o
Lothrow Nes Thie day came into open bourt fordan Peems and a himoroledged himself to owet sland indebted uño the Scale of Phio in Thefenal sum of one hundered dollars to te levied of his goodsy ehallels lands and lenements if default be made in the condilion following which is That the said Fordam Teema be X appear before the bount of leommon Ple as cirthin yfor the leounty of tinioso on the first day of the neyt Lerm theie of to give evidence in a eause ivo Said bount punding

Wherein The Said Llale of Thio ispleain'iff and the Said Lothrep bomme defendant and not depast the bourt withour leave then this reoogmisanee to be vird जthervise to hey semain in full fores
dolm Jierr
as
dohm Miblain

Anvtion to confirm Sale
This a ay came the Plaínliffory fus Cocunsec and moved the leourt to confirm the sale herinimade Thercupon the bount bing frelly advised in the tremisez do find the frobecedings y Sale made by the Sheriff yspecial maslen to be in all respuctg laceul and degueas and therupon it is considered Osdercel \$ adudged, That the sale of the bahrin Lै Aaye farmo of $88 \%$ acreg fls lu inv hundred Y thirly dallarg Yfifteen cinls be Y the S ame arehereby
 Who wag, approinted sficial masler bemsmipiénrers env os dend Y, euthomsed to ervecule of eleliver to the said hurchaserz a dud in fu simple for said seal eslale sold to them as aforesaids And it is furthes considered ordered $y_{1}$ adjudge ohat oul of Thi proeceds of Snid Sale the cosls hereín be firse paid. Lecond. Thu Lases now oulslanding as a lien against said seal edale of the ballance or so mnuech ao maybe neeppary be paid upon the elaimo of the ineculvo of Tobert Geanslyy dees And the ballance if anis thireto be paid upon the elaimo of A. D, Pobinson - And it Appearing that Iliza Af ayp uidowe of lealving A A yp dee, erecuted bork of Said mingagez to the Erecentors of Pobert Myarahy dee $\partial$ to A, D, lobindono at ip osdered y adjudged that Said Iliza tfayp be forever, basred from any elaims of dover or other olaim upon Saids seal exrale sold as afiresaid

Whomap INapon
Margaset Afumphreysy ohns o this day came the partix' bapero on file and therupipo bourt upon the in the premixes do find by the law of the land ithe fievs of in the Numises do find by the law of the land the hiirs of of said manes Wapon decibut Hzak ces to so minch of "the seot f sesidue" of the exate of said Mains Napon dece", us pelates to Sloan Napoon being the dne sevente of Said "sesidue" the said Mains Mapon Ried inlestale \& Said serent it of Said sesidue biing So undidpised of by sacie llill papes by the law ofdeseent to the heirs al law ofsaid Ahains Napen dee It ie Therefore eonsidered odered and adindged That the sumill be conslnud Aeending Io the sulis abtor mamed X that a urit of partilion iflue to the Sheriff of, This bounty commanding him ty the oathe of D, A, Iay. Daviud Burton ) NMM, Robinson, to make partition of the seal eslale in said putivion deserited in the propertiono following to wit to each of said Will legatees the one seventh dach X tolnumin

Cet lew of Saild Mains Wapoon the semaining one Seventh to wil, the Said heing of Sobm Wapon one fifth of Said Seventr-to the hiris of William Wapen aco the one fifite of one Seventh- Io The heirg of Them a $~$ Wapson dee $e^{\circ}$ ne fifte of one seventh-Lo famex Napon one fifte of said, Seventh and the heiro of the Eieler of a aidmains Wapon dec' the fifter of said Seventh and that he sepert his procuding to this bount at the newt Lerm thenof Nerice of appually the heirs of I wan Mapon dee Y onirir bond io fíted at \$100 Aotiee of appreal by plainiffy anzount of bond is firved at os 100 ,


 as copron y-stardag
 The Asosecuting Atherney, on benalf of the Scate ane The saide Glives Orr bing in preson before the bourt and ly bounsel - Theruufien the defendant was duly asraigned and the In dietment being sead to him was astied how of the premises he would acquit himself for hlea sayp he is not Guilty in manner y form as he Slandsitin scid elndidment y Phereufen
ann the Dovececting Attorneytintered a nollie prosequi arto the Apault wish inum to trule And the Said Olives orobing again arsaigned upon said Indidment as it then Slood of the said dadieIment bing again read to him and bing againi asked how of, The fremiseo he would acquil himself, for filea sayp he is quilly in mammer Iffrm as he slands Oharged in Sacè Idndietrient. Whereupon it is censideres y adjudged by the bount that the said oliver Ows make hio fine unto the Slate of Thio in the sum of twenty five dollars. And be confined in the gail of the bounty for five dayp and that he gayy the costs of prosecution herein laxed to dollaray centa

And thencupion the berunt Adjournea until lomorsow morming at $q$ aclock

Shuredar December $10^{\text {a }} 1863$
This morning the lout met pursuant to adjournment the same officers present as on yesterday

The date of Ohio o cos
mary Fret
Indictment formunde in the fire regor
This day came the Prosecuting Attorney On the part of the slate of This the said defendant Mary tret being in person and by Counsel before The boart y Thereupon the that of the cause proceeded. And the evidence ce for the stale and on the part of the defense binning closed leaunsel proceeded to the Argument and the argument not being concluded trouphon the said cause was continued until tomorrow morning at 8 ocloek and the defendant is remanded to the fail of the bounty there to be safely kept to abide the order of the boart in the premises and one dry retired to a separate rom o for that pruppse under we otrarge of an offices severn for that purpose and instructed by the leaven on ot to mingler to hold conversation worth any, herden a wist themselves on the subject of the ipue sectonilled to them,

And thereupon the bout adjourned untie tomornowmoning at 8 clued

$$
\begin{aligned}
& \text { nabeni-uraí of appeal= }
\end{aligned}
$$

Finial by Dekrom ber $11^{\text {L }}$ CuD. 1863 This morning the lout met pursuant to adjournment the some offiens present as on yesterday

Robert Welsh o Appeal
charles T.Mnarks Band this cause came on to te he ard on motion of Defend ant ts quash
the appeal os the bour t being fully devised in the premise do find that the Transcript was not filedicidefor the Second day of The Term -
at is thereupon considered ordered and adjicaged That the appeal of the Defendence be and the same is hereby quashed

Qriday Secemben $11^{-1863}$
W.W. Woode 3 yeorge toy $\}$ a gooce Wamaitty beed for the Cend in petilion deseribed Ianvary 1201864 ondemand - Drfendant is 10 pay $\$ 500$ cos follorvs to wit $\$ / 150$, Ganuary 1 IS 1864 - $\$ 100$ one year thereaftes $\$ 100$ in turo yeire $\$ 100$ in three gears
 Plaintiff is to the coste - beft. is to give notes for tw payprants.

Marguselta Bontién
Elijah Boition SA An d nowe come The Said Mrengantla Britión
Devión fer divorce ceme or for hearing ufion tho petitiong estiminy and was angued by leounsel, On condiduration wheseof, tho leaust do find that deu notice of the filing If pendenay of This petilion was girrn to said defendanl aceoreving to law, and who bourt do furthes finds that The Said defendemt has been gruilty of habivial arunkennefo fer more Than Thre yeaspuins to the filing of tris Retition- At is trerefore Gselened adiudgedydeereas That the Notariage selaliono herefore expeling belween the Said baities be y the same is herety set asedo y wholly anmulled and The said parlue wholly seleased from the obligations of the same Anet it is fursties oselered that the ovslody numture celucation Heare of the said lWarren Bivtion, Misanda dantin Leander Goutin y Elÿa Bnitino fm beythe same is hereby given to the petilioner and the said deferedant is hereby enfoined from intirfiring or dislurting the said fetilioner in the ouslody nurlure educalion y care of the said abve named onildsen until the furthon order of thipleount - And that the Said Dyfendant pay the cosle of this Suc corthin twenty dayp ofom thie date $X$ in defaut theriof, that Execution ipue hrefefor as on fregenents at Law
butren y Gerrel
 A.b. Parndge being securned by the sheriff" "mot found" Ythe Said \& $6, b$ atriage who was duly seved with pracep hainn faifed to Anowes or demin to the pelition of the said butherfdevinu It is condidesed that the said plaintiff reover of the Said defendant If, $Q_{1}$, Patridge the, Sum of Low hundredyceighty two 800 dollar2so demandel in hip petilion, induding inlerese dere thereon ad Rrayed fen er said, petition. It w therefose condidend Osderea y adjudged bythe bounl Thal the said buttes ghersel secover of the said Afto, talridge the sum of $\$ 482,85$ wgether with his coste in this behalf eqpended taceds

The tale of Chio dmaidrment for munder is the finse degpee a otriop bocverse $g$ Tohis day canue ints open bourt. A. A. do ackus jimmerman Lester WN. Jiteh I. Gi Homsher Mrantha
Beard, W, M, Drentee W, L, Bailey, Reter Blana d. D. Robinizon A D boolittle. Sarah Holyerop A. N. Hamilion blart Riehey Absaham Showatter. A, L. Williams d. Silemnlin, Wesley Turgason Manion boonum and each a cknowledged thenzetves to Severally ore and stand in debted unto the Stale of Thio in the penal sum of fire humana dollare to be livied of their goods of chattels larids fenemoms if defarult-be made in the condetion following whier is Ohat the said A, A, boekem fotm Frit. MN, H, leanhmel feremiah leonverse, Niviat yimmerman. Lestew IN. Neteh V. G. Homsher. Thantia Beard, M. B. Dunfee, W. L, Baily. Reter Biand. I. D. Robrenem A. D. Doolittle, Sarah Afoly eropk, N. Af mirton blerk Richey Absaham Showalter, A. Li Nithame f. Q. Connlin Wescy Furgason, Marion bookum each Severally appear before the leaut of lemm on Ole a又 within If for इaid leounts of ninion on the first a ay of the nest term thereof to give evidence. in a eause in said leount pending wherein the said State of Ohio is flaintipf Lastrop bonverse defescdant and not depant the leont wisthout leave then this seoognisance to be voids othenvise to bey semain in fidl foree

Henry fof. Wivter
admiof Wixsow Thea de as
May Recd et als.

baunt-of leom. olear
On petinton to sele real extall
to the Satiafaction of the leoms- That the Sales of seal estate made G seprested herein by the said administraton $h$ as in all respeets been conducted according to laiy. No onder that the sarrie, are herevy approved of confirmed Cund that The Said Administrator make to each of said puerehasere a deed in feesimple for thes memises so purehased respe बively by them c

The leurt funsther findo that Itiph as $\$$ unnañ as Admr of Giorge B. Lurnham deo har a deoree y fudgement on a mortgage againse said Lot $h 0_{1}$ II, mentioned in \&aid froveedings to the amount of four hundred y forty three $\frac{41}{100}$ dollarp which is a meferable lion on Said premioes and that sfobm teed Y R,D, Reed have good Cíns on Lots no, This cuvse is conlinueds for furthes dialribution of the proccede of Sale

Ihis day The blerts of this bourt presenced his a ceount for fees in enisinal cases hussuant to the slalute in such eases made yprovided And the leourt being satífíds That the fees of said blerts for the year 1863 anount to mox Than one fiundred dollars And Therecpion thw Cocur do order that said blerte be paid ret of the bounty iscasury the sum of one hundred dollay for hio fere in suoh cases forsaid giar

## Friday Decomber $11^{2}$ a, D, 1863

This day the bount onder that of D, Nandoman one of the Atwomy, of this Coour heretopose appoinka ty the fount on application of the proscentiongto afist s aid oroseciling Cllormy in the case of The dlate of Ohido os mary arrel ondietta for ormeer in the firat a gree be paid out of The bounty Socasiny the sum offiventy fite (\$2se0) for his sinvies in said case

## Jolma tinnady of

 6.t Cis Shis day came the partío y sulssituco thío cause Q.a. Xamilron ledmr of the bont neithen parly temanding a ctury Wean deces and chereupon the boun do find the allegations upon said note from b. S. Afamilton as adminithatos of the isiale D, D, INelsh dee? the sum of $\$ 162$, in omanner y.form decered adiudge that the flaintiff secover of said eslate of $D, D$, , llclsh suid Sum of moncy to wit \$/62 © Coythen with hio coizh herin expended tayed to $\$$
## W. W. WVorda

 Af, ffoond ctal, O bourt bing fully adrised in tho preming do ind thal ainco the commen coment of fing ation the defendant fepe prace hait sace y eonveyed to said A of, Aourd higin intuant in Said land and that there is fuelly Pace the preaint if or the notes y motgaqu named in plaintiffs pettion the sum of $\$ 483.03$ of Sale ipue to tre sheriff of this bounty or the time bing who is Kerely appointed Spiciad Mhaster fer that purpese commanding him to appraiso advertise \& scle the land in said petiion der erited aceoding to law to Satisfy Said fudgement - Seport his procuding s thercon to this bouth.> Ohilips of fosdan
> Q. Gathbun On motion to the loour ty fotm ba boak Altoney for defendanto y upon producing The proceedings of the shotiff \$t the Sale of the fremise 1y hín s made in fureuance of a former Onde of the bount $X$ One Samu bing eyamine d found by the bourt in all sespecto legal tin duy of law. It is Ondesed $Y$ adjudged thar said procudings and Sale be and the same are herety, confirmed $X$ appored and thed the Salds theriff exe cutey detiver to the puronaser of said a deed in fu simple for said lands by himo sold as afpesaío.

And it is further ordered that the cost y expense r of this sent be paid out of the purchase money on said premise which is now in the hands of the blesk of this lemur and that the residue be paid to the said Philips foramen

Frankiinil. Ennius Partition.
(us And now comes The Said Frantum Elizatest Ennis $\mathcal{V}$. Ennis by doh n dr louts his Attorney y thereupon tames IV. Ennis is $\{$ this cause came on to be heard apron the petition Lorenzo D. Ennis Sevidenco y Answers of the defendant and was Court do find that due notice foxe of the penden er of this dotion has been given for more than forty a cays prion to the first day of The present Lem of this leount. And tho bout do further, find that on said atnankiñ I. Annie has a legal night toy is seized in feu simply of an undivided hals part of the said premises, And the bound do further find That the \&aid of ames NV. Ennis Y Lorenzo D, Ennis an tenants in common in said premise e with the said franklin Viennig on The following proportions to, cit dames 1N. In is is Seized, of one un divided forth part Thereof y the Laid Losenzo D. Ennis of one undivided fourth part there op subject to the dower eseal of this said Pizabeth innit. it is therefore Bordered y adjudged that a crit of partition to tho sheriff of Anion County commanexing him that by the lathe of BEnjamin, A. Lay A, G, Wrong, © Ccurard taw partition be made of the lands in said pelion dereribed in the following propotione to wite Io to ankles N. Annie one equal half
 Lorenzo D. Ennis The one equal fourth kart. De is further Oselered that The Sheriff return his frocecdingo in the premises to the sent term of this loorrt to which time this cause is continued

Mary Barbour Gama.
of dorm Barbour dec. Diff.
NS
at ohm bapil soft
This day came Mary Bandore aminBistratrix of form Barbour dee and 3 Suggested that said form Barbour has cuparted this lifo since the senationo of the Judgement in this cause. And the Count being Satiefied that the said Suggitiono are true and that the Said Mary Barbour has hun Appointed Administratrix of the estate of aid form Barton del? And on Motion, of the Said Mary 2 arbour I by consent of the dependent for bapil. It is Os dined that said fulgent stand revived una that the plaintiff the Said May Barbour as Such Gadminietin't have her Execution against the said form leafeil for the Sum

 The fore e 'form and effect of said recovery and also for her tex coste in this lethal expended laved to collars cents

December 11. 1863
The state of Chis E
WS I Imdedmint fer murder in the firs deqoee.
Mary Fret This day came the parties ty this atonies one Said defendant Mary Fut being in person lefore the bort and Thereupon the argument in case proceeded for the defendant stor the state And the argument of bounsel being finished the count gave to the fury instructions upon the taw of the case and then sent them into the power Jury soom under the charge of the Sheriff of this bounty a surv offices To consult and determine upon a overdid and thereupon tho furors afore said after full deliberation seturned into bout. The defendant Alary of ce t being in person $y$ ty bounsel before the bour t: withe the following prescient lye trio duos upon our oaths aforesaid do say the defendant Mraryspeet is Not griiliy in manner and form as She stand charged in Said Indictment

The tate of Ohio?
Atony Ifenael $\}$
Y. Thomas. M, Bodley ans a detrnouledged themselves jointer serially to Que \$ Stand indeltecounto the State of Ohio in the penal Sumo office hundred dollar to be levied of their govels 8 chattels lands of tenements if default be made in the condition following to wilt, That the said fenny tinsel be and appear before the lout ff Common Pleas vittirs and for the liounly of lesion on the first day of the next term there of to Answer unto the Siateof Ohio in an Indictment for Apaunt y Battery with intent to mande Then there to abide the Os der g senterzee of the ferent-y not depart the leourt without leave hern This receappisance to be void Otherwise to be ysemain in fiddle force

It is ordered by the fount that all motions y curses not Otherivise disposed of stand continued
And thereupon the bout adjourned without day

Mronday Sebruary $8^{n} 1864$ this moming the Court of bomameso Prewas for the bounty of linion met pursuant to law Buant NAteian Lowrence vaqe bhacles Mr. Ritinson Sheriff fohm B. boats Provecuting Allorney yoabes Fandale blem

This day the furors of the Grand Imy being ealled came to wit: Levis fotliff Gitt. Lanigataff. Nilleam Loalis Leonard Bergen IIIlliamooty thosesboe Lames y. Ats aham olome ffuchinaino Samuel gaham Daniel Mitchele Cemon Savis regulas fums and slethen Li Tinney, N. N. Moodburn lames t. Richuy and Havey Gillaspee talis frucos - And the borest, Affivinted Iobr tfitchinsonstoseman - And the ferors being segulartyampand Ysevorn were oharged by the bousty selired cother soon to detiberate under the otharge of a Suvorn benstatlo

Milliam) A. of ubbard 8 Mary A. Dugansoyothes 3 an partition
And now conzes the $\&$ and Willian A. Hiwband by b. J. Afatmilion his Attorn y is Ohewpon thio eade eame on to tr heare upor The petition ansluen and evidence and was angued by Counsel on eensielecation Whereef the bount do find that due Avolicee of the pendeney the first day of tho fresent tes for mone than forty dayp prion to The fird day of the firesent tern of thio bour y the bacut being fully adrised in the premizez find that Saice Nilliam An Hilibase is the legal guaichinan of holul. Ann Augan am Qaseftindedtug an \& that each of thenv io the Qune of the undervided ons froitt prant of the land in the poetitions deseritu in feesimple and has a ligal tithe T Thw Same. And the borut do funtiur find. That Ma, Tha tame Diugane Y George la Dregan ane tenants in comnzon lintr Sacid Alcary. Am bugan y Yosepine bugan in Said fremises in the following propontions to urit. Arany Gnn Augan one fourth pant doselitive buigan oni fourth kart Ah artha lane Dugan one foruth kant-g geosge le. Diegan one founth jaant
at is therefree Esdered Nrar a unit of partition ipue to the Sheniff of said bounty Of Quzion eommanding him that, by the batto of B. A. Eay. Geos.ge Bo anmon yo d. gi bofo Aartition be made in Sacel prenzceses in the following mispuro to vit Lo mary amm Drigan one fourth, to goseftivne orugans one founth Martha tanesugan one forinth aned to yusge b. Augan one founth And it it-Shale appuan that Saia, premises eamnot be so dirrided without manifeet injury to the Same Then that by their aarto. They seturn an appraisement of the 8 ame-And it is further ordem that the sheriff math seturn of fio praceedings houin to the hespt cerm of this bount to whichtime this eause is leantinued

Monday Solmary 8a 1864
Lemis Soott et, als, 2
Philander A. panes
Bn motion to the bount by b. S. A annilion Coundel for plaintiff s it appraing thal the sale of seal escate miade in chis cade was confirmed at thi last term of this bount as if Said Sale had been made on a fredodsure of a Mnengage whereas said Sale was snade on Execution it is brdened by the bount in an Eaid Confinmation be set Aside,
On movion of the Said plaintiff tef B. Stamilion AMonny fos hlaintiffs y on fuoducing The setiern of the Sheriff of this bernity of a Sale of seal estate Ohade by him on the day of atiscs to Robsen L. Broome on an ixecoution ipared in thiz case f dated the day of 1863 and the Porent bing Satiofied thal said Sale has leen made in ale sespeats in cenfermity to law it is ordered, That said Eale Sfrroceeding be Ythe same is heseby confirmed And the Saicivheriff is osdered to matlo to the purchaser a decelfor the cundo onements so Sold. And it Appeaning that the said plaintiffs ane. The owners of, a Nrentgage on saia landay Unements which is unsatisfied to The anzount of move than turs fundred dollars gthat there is a residu of the money arising from Said Sale of $\$$ in the hands of the Shenift of This bounty it is osdered that the Same be lraid Ger $t 0$ Said plaintijfos othat thy eancel Saids Anertgagu on Said lands of tervemints
$\left.\begin{array}{c}\text { Ofin Veaves } \\ \text { vos }\end{array}\right\}$
12 y leave of the Gount the Defenceant onathan Burt witharawe lios asswer of bylitae leave he files his demmuzer to plaintiffo pettion - osmamin firit.
x Mayybatilctal 3
nes This cause oame ontobeheard on Hrary Alandly etal, the Moliow of the plaintiff tosline out a fiention of the Enswer of said, difendant and was argued by lounsel on onsideration Whereof the bount do Suslain Saide frotein of leavi is y given to defendant to file Asmended Anowert in ten days ans eause benténued
damus A. Frendeiaon $\rightarrow$ On Dartition
bFtrm or ahood et, als \} Anrd mow comes thisacie पanues A) Atenderaen by le, d. Alamillon his Atterney and ai ris miotion of onfiracucing the sepert of the and ithe fer the Sale made under the fomer onder of this Goun and the leaut bing satisfice Ge eq anination that sace sale hao beenmade aceseving to Caw, it io selend that Sacel froceeding of Sale be I the same is hereby afprourd siconformed and the said Sheriff is s-lered by deed dulyeyceuta
convey said hremises in fee simpile, Aside it is further radend that the said Sheriff out of the money in his hands pary first the oosto of suit (in eluding an attomu fee to be s. staminin of $\$ 20,00$ ) Ta fed to \$ Said costo to be kaido vithe following propurtions that is by the said 2 ames A. Henderson two fifins by Mary Grahord huwman billon y mavion dillo each one fiftit - And that of the hurchaze money he pay to Said Iamio A. Henderson tivo fifths andel to the said Mraur Sahood humman billong Mrazion dillon each onc fiftit And is-appieaing trat by a otual Burvey them is $583 / 4$ acres of Said Cand and that the same was Sold at \$ $\$ 16.57$ her acse it is osdered that the Said hunchaser pay fes $583 / 4$ acres at Said price pur acre

Neels y Tobinson
bhapmanfBaldivin $\{$ This day came parties fby leave of ifpice uas made up ir this oase by, defendants filing Thein Answer of the plaistiffo filing thin seply thereto eind eause costinued

Sacob Fígly etals
Mnathew OStorn $\left\{\begin{array}{l}\text { This day eame the Said defendam } \\ \text { gfiled herwin by leave of leout his ammew }\end{array}\right.$ answer - Said Peffo. failed to appuar or proseoute his Said a otionv. Whereupion Said boun finds The equitty of the Said case to be with Said defendants ano Onders that Saidel leade be So seformed as to eany our and fully accomplish the onigizal intentions of the makess of Saika lease g that by virtru of Said Chasof Said defindunt.
 as thisiin agsee 2 - Whereupon by consent of defendant notice of appral is entred in behalf of Sacid praintift Sond fired by the boust at one huneched dollars. And it is furthen Qrdered Colinelged of de erve that saciel defend ant oceenen of ine prlamitifts. his easto herein expunded taved to \&
lind thereupion the bount Aajourned entil comerrow merning at 8 actveto

This mosning the bount met funsuant to adyournment the same officers present as on ypstirday
3 The date of thio 3
Patrien bonnolly $\{$ bommon Pleas. Altorney Yencered a Nolle Prosequi on the hlove dndidment
10. M. Robinsonstevifes
vs
l.d. Alamileon Adm Xe o Lincoen is Appoincea Guardian ad lileon iliza Nelsh el, als, of Lucius Nelsh Mima Nelsh blara Nelsh Sacant Melshy Illa Nelsh infant deferdants Who appreared, acceptea Said appointment and files hío Ampewes heriein
Lansen Phain jurife 3
b)
bount of bommon Pleaz. In Panticion Rathan Poling et als). this day came the potioners ysulmilled This cause to the bourt on the Anotion to eonfirm the sale made herein $y$ the bount leing fully adrised in the premises, do find the said procedinep in all sespect segrilar y lawful and Therefere it is considered Brdered of adje dged ithal The said froendings Y. Sale be confirmed of approved y the Shiniff of the bounty of Cenion is ordered $Y$ sequired to evecute \& deliver to said pur ohaon a deed in fue simple fer said Cand upon his properly Securing the defere paymunts. And it is fusther ordered thal our of the propeeds of Said Sale there be paid to AS Saac broderiek pr ledminiseratio of Hantin ipprs dee an amount Sufficient to pay the ballance of the detto of said estate to be ascentained on Sillemunt with the protate Iudge of Said bounty - 20 The costs of Thesu pracudings induding an atterney fee of $\$ 20$, to fill, Motinsen y 3 . All la yes now apeped upon Said land Yumpaid und Mu ballanae to said foir heiro of Hamdin ipfis cqually, The defersed payments are ordered to be made to said hurs in like propestione
x
Hiram Kent
Elisa NSATrick clals?
Aantitions.
befendants the Sale heretofore made in this cexe is Set aside and this eade is continived under former Ordes

OUnsday Otebmary 9"1864
Q. Mn. Cobinson y wifes vs
Q. Hamilton Adms कe $\{$ agre dent \& bu the ceaserous herulo and 1 Aliza Uelsh elale, thio cause to Philip doniden to lake istimony s Stale an account Yoepert the Same wist his finding thercon at the next tirm of this beout y leave is granted Thi difendanto to file an amended Anowes herein within ten daya Yplaintiffo to file their seply thereto in fifleen dayp and this cavse is Continued
of, Whitney
A.b.btant thirfu elal 3

Civil ketion
X Submitied this eates day came the plaintiff by his athning defant for Ansewer. Thercupon the leourt do find that one dept Oi, blank owed to the plainliff the sum of one hundrea Yehitly seren dollargt eighty one cents with inlerest from the 21 a deay of beloter 1863 in manner yfam as the plaintiff in his pretilion hath alleged Therefore it is Considured or deredy Adjudged that the preaintiff secover of the defendant Ble, blarve the Saide Sum of one hundiva Ything Sovren dollais y eighty Seven cents inth inluese from tho $26^{2}$ day frctobes 1863 hio acbet afosesaid. The bount do furthe find That the defendant, fames, llicobinoson his a mereg agu upion the premiser in the said petition desorited for the sum of luo hundua dollarz with inceres from the $27^{n}$ day of a anuary 1863 y fifty cight dollars with inlereat from the 19 d ay of Sefitember 1862, and vhat Said Montgage of the Said J amesll, Robinson is a lien uponsail prencises piior to the kin of the plaintiff and thereupon it is ondwo by the bount that if the defendant Pl, blant faic to pay the saw sum of one hundrea othisly Seven dollara \& eighty one oents to the plaintiff and the coals of thio praceeding Then that the Said premises bedold O the fraceede applied to the payment of Said debt \& cosls acerding to its priority of kien to cuit to Lameg NiNobinaon the sum of ew hundred dolearg with inlereel from the $27^{\circ}$ day of Ganuary 1863 and fiflyideollarz with intereer from the $19^{n}$ day of Teplemper 18 le2, Qt is furthes osdered by the bount in case the defendant fail as aforeacaid to pay the amount of the flaintiffy said fudgement within Raid wenty days from the sixing of The boust thac Ge, Th, Robinson Sheriff of thio bounty who coherety afpointed Special mader for that puppose proced Co \&ele as whon erecution the lands J Ienements in the fretition described thal is to say Siluate in the bounty of Anniow in The state of Ghiog in the Lown of manyprille $\&$ bounded $\theta$ deacrited ar followz to cwit, ef hot $20,21 \%$ in the mathiont uadition to Laid Lowo y deede by the Adminialrators of dashua Mastion to said Ile, blank and that Masele sepont lo the bourt here hio prucedingo in that bekaIf al the orest lerm of Inis bount

Unsday Febmany 9* 1864
Ohix day the prand fury appuared at the bar of the bount spresentedtid bill of tondidiment againal Ratriet bonnolly for muran in the Second
 Also their whw lill of elndiolment againel fohm Sorith for Buglary and Larceny énderded 'A true Biec Jatm Afulehimaen Leveman of the prano fury, And also their Repont, and thew bing no othew busenefs before them the prand Gury were dischargex
${ }_{3}$ Thedtain of Ohico 3 Olndiotment for munder in tho Scend degree Ratrick leonnally Indiotment being sead to him was asked how of the premises ho lvould a equil-limself for plea sayp he is ovol greilly in manner and form as hi Glands eharged in Said elordiolment $y$ gherupen the difendant not being ready for trial Thio cause stando conlínued for trial at the next term of this boul

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\text { Thi dace of Ohio } 3
$$

3 Ratriek bomnolly 3 deraidmene promueer in the heond aypee
 leonnolly y Ceduard bommoly if a oknouledged themselves fointly YSeverally to ove Y Etand indetha to the \&tate of Ohio ín the funae sum of five hundred dollars to be levied of then goodsty ohallels tands \& tenements if defactt be made in the condilion folloaing to wit that the Said Aalion bennally bey appuar before the boors of bemmon Ale as of said leounty of Amion on the fire day of the mert termo thereof to answer unto the state of Ohio on an dondid ment pending against him in Sacie for musden in tho Seoono degree and theng there atide the osdergsenleree of the bout ande nol depant the fount Without Ceav then thie secagnizan w to be vid othervise to be and semain in full forces

Whhen bs anslon yorkerz
Lavid Lackwoody oher3 $\Rightarrow$ heard upop The motion of plain liffo to Set asiple the averclid of the funy und theis appraisement under Orp acoupying, elaimant lau On the ground / That said apprdisement of Said Cand as in a Scale of malure at $\$ 7,3\rangle$ per acre es too low
2 That the appraisement of the imppovenients at $81 \%$. oo per aose i'̀ too high. Envor Su mint page 3. That sacid Appraísement is not slamfue with a sevenue scamp as sequíred by The lawz of the Roniled Stalez Wheseup on the Gouth overnuled said 3 a oficction $)$ ouled and osdered That Saide appraisement be slampued with a Devenue Stamp to lohieh suling of Order Th plain liffo exeepled

Querday Fitruary 9. 1844

- Wphen branalon of others

249

- Avid daokwoody जherz) The molion of the plainliff to sel aside on Aavid ackwoody other the motion of the plainliff to sel asideth The aecerpying daimant-law on the groind thal said cand withoul the improvements wag Appraised toolow And on the furthen ground that the said Appraísement selurned by said friz was nol slamped as seiun by the inlernal sevenue lawn of The Niniled \&laly which motion Euas angued by bounsel $Y$ overniled by the bourt, "hereution the plainliffs ele et to receive the value of the land without the emprowe= ments and the sents of said Cands as apeped by the Gury to air, the Cand at $\$ 737,00$ and the sento ypowits ace $\$ 150$, vo dt is Oselved that Said Aocupying Claimanto pay to Said, plaintiffo said sum in four montiz from this date work inlereat thureon. Aind 'ैे is furthen ordered that in case said defendanis said oocupying olaimantz fail topay Said Sums within said freivd of four monite then a usit of popsepion shall ipuw in favor of said plaintiffs Their heirs on thein Guardianz. but Said writ shall nol ifaue until said plaintiffo shall lender a gener al warsants deed to the said defend antsfer the lands in questions

It is Gsdered by the bount that Fohn Di borals Dosecutini Alty of this bounty be allowed tho serm of three fund ered dollare for the present yiar payable one thina now of one third althe close of the Oprie Lermy one Third at the dode of the defiemter term for 1864

Darid Nalson
$6^{2}$
Hllen leed $\{$ simundion
(Allnd, Ane thereupono this came parlies by theis on the 'Alf' Come ontobhend En consideration ithercof the of Deft teplicalion Ye.
In conseder alion Whercof the bourt find the equily of tho ceselotewith the defenaant, That the soad in the pelilion named was not a puelie soad, But a night of way granled by parol license serveath at will, It is therefore osdered adjudged of deexed that the drjumetion nuelofore granled by the probat fudge in this case be and the same ie, dipolved And That the defendant secover of the plainliff his cosel Notice of appeal ty Plainliff. Sond fixed at \$lois dobn yters
U. $\delta$

Motion to setar cosla
 Yearsly ivrs. frott Yeardey dece. The codes andelaned ion This case so as to pay out of the proceds of the sate of the Nags farm so muen dite ne or of the praceedings to sutject the Dildine Y Hf ayp lande sale lvere made the widew Yheiro \& Adm , f A ayp dec parties Y the lien Afoldess on said Fays farm paities Thereto Y the iqpenses of in binging in said farm to sale tha proportionete pant of the blense costz

Qebruary 9. 1864 Etusiay
hiehotas if. Aurnhainosurife 2
William Pi of optiinos ct, ale.
Sern Rartitions
Ion molion to the bourt by boatsy pores Cornsel for Qettioners, It is ordenal by the bout Thal the money in the $h$ ands of the blern of this bour axising prom the sale of the lands in the petilion ceecenbed herecofor madey confirmia to Orrin Fammond be diseritited umong gaid by saide burt to the petitionursthins partuz to thing proceding according Lo ohe' in the petition described to wit ©ै० Nicholap of, Burnhandx wife om 15854 pat
 Lobinson ) Mamen Pobineon onv11850 part and to the Ohildren) y hies of Geosge R. Hopking onvis879past And as to all Atre mathos things conneced with this case not fully disposed of this cause is conkimed.
bharles Ohilliss
fames tullingion

Motion to confirm sale
bharlestulungion dals? Ohis day came fleainliff y Submilud to the loount the report of the Sale onade in this case And the loourt bing fully adroed in tho fremiong do find the proceceings YSale of Cand made hercin by the Sheriff X Special, masle to be in all aeepeetz lawfulysegulary therefere do comfirm y approve the same. It ì therefore oonsidereds Ordered and Adjudged, that Said Sheriff as Special masles evecule and deliven to said purchaser a dud. in fee Simplo for said Candy And it is furthe oselered that out of said proceeds the coslz of thity preaceeding be paid $y$ the ballance applied in pagment of the plainliffs said oxi's fredgement y deces
(y)

Wirh Ann Kelles ats.
US

Wu Af, fobmon el als Thes cause to the bount on demurensy thereupono the boust being fully advised in The fremiseg de Suslain the demures y thereupon the pelaintiff has leave to files an amended petition in len daysy eause condinued,

The skaw of ohiog o dondidment for Durglary
Wohm tomith
fohm \&onith Sodndielment for Burglany
bount in his crun proper persong by bounsel waz Anroigned I the olndietment being sead to him was aetued how of ote fumizes he would aiequit himself for plea Sayp he is not guilty in manno Yform as he slands chargid in said etndidment theruipen the zaid defindant fohm \& mith not bing sead fes lrial was Demanded by the bount to the Sail of Anion bounty ohio into the cuslady of the sherifo of Said borenty, there to be safely, heft in close cusbery to auvail tiel finther order of the bount And Thig causestand contincied for trial at the next Lerm of tho count

Tresday Febmay 9. 1864
The stale of Chios tenny iscondel

Indidment for Cpault woth indent to Rill
Geergteasure tacor came ínto open bourtétempleon Liggea Y Leandes tfobbant und Achnowledged themselveg, each te teredr y Sland ind eliled to the State of Ohio in the frenal Sum of One Finndred dollarz to be levried of their goads) ehattel lando y liniments if defarll hemade in the condition following whi' sh is that the Said Limptetow Leggit Googe Leasure acob Tamino of concis do ar, Q, if, piokete famis lias Y Leander Gobart caernaly if appear befone tho bount of leommon then within)for \& aid leounty of Ainion on the firse day of the next Lerm thereig atten Gela ol A, M. To give evidence in a caure in Sail boun bendinding wherein the slale of Whio is Alain liffy ine said teny Hensel defendant and mot depast the loount writhout leawr then This seoognisanco to bi vor'd othervise to be y semaininfulk fone

The Sulte of Ohio 3
Indi elment for Aninder in tho first deqoee
 Leonard Blifs Milliam bastmuee Umit. Baily Is can Dhums datm qualuy A.A. Dochum. Iomm Fres Liviah Gimmierman Lider Wi Titeh. Mhantha Beard MMMB, Dunfe beter Bland J. D. Lobinson. CiD. Dovitile Alarah Afolyer op Attamilion blank Richey Nesley Turgason g Mharion doekrem yeach Severall A orinoritedqed thesiseives to orve Y Stand ineletted unis thi State of Ghio in the penal Sum of firw Pundred dollars to be levired of Their goodsyehattelp Cands \& tenesments if defacelt bemade in the eondition following whict is Hat the Said IT In R. Wallinge Leonasd Blip. William laatmale Mne LL, Baily fordan Theerna. Iom Qualy
 Minanth a Beard MM. B. Dumfee Retes Beand f. A. Alobrinsons. CuD. Aorlitu Larat F olycrop. I. F. tramilton blank Riohey Wesley Furgason y Aharion dtookum, eaeh Severally, applear befox thw teout of lemmin Pleas within \&for Said Pounty of Rumion on The first day of the neyl Lerm thereif at ten aeloots A, m, to give tistimony in a cause io said boun hes inig wherein the Said dtate of ohio is plaintiff, and LGThrop Pomverse elefersant and not depart the leout wirthon leave जrin this secagnizanes to be void oHzeruise to begsemain in frule force
The drate of Ghio 2 क) Gim Sonith, $\{$ otndictment for Burglary

This day eame ivto epen bount S. NW. Dolbear Ana u ARnowhledged himerif to orve Staizel indeltid unto the State of Ohio in the penal Sum of one hunidred dollars to blevied of his gooels $y$ ohattels cands of tenementy if default be made in the condition following whish is that the Said S. A., Dolbean bes appean befone the bount of leomin on Heas within ffor said leounty of Rinion on the finst alay of the neyt Term there of at ten oeroen $A, m$, togive

## Eunesday Felruary 9. 1864

Teetimony in a cause in said loant-pending wherin the said Slatu of Ohio io fleaintiff and the said soobr Smith defendant y not depart che bourt without leave then this secognisance tobevide जtherwise to semain in full for a

## The state of ohio Osendedment formunder in The Leand degpee

 Putriet Connally 3This day carne into oken bourt $11 \mathrm{~m}_{n}$ beantill
 rach severally to one handand indettea unto the state of Ohic in the penal sum of one hundred dollars to be leride of thin govedog chatues cande $y$ tenements if default be made in the conation following which is that the Umbarimell Dobut enodgrape y f: M. Southand be yafpuan before the bount of leommon Oleas within y for saia bounty of Hinion on the first clay of the nest Surn theref at ten oftion a.in to give testimony in a canse in said bourt pending wherein The \&aid ETat of Ohio is plaintifg \& Th said Aatrion comnoly is defendent-y not-depert the fout without leave then this seognideme to be arid OTherurise to semain in full forces

## Franktion R. Ennio

> ves

## Qartition

gameo U. Eennis
Losenzo. D. Innis \& Qen morion to the Court by fohn $B$, Qlizatoth rennis 3 Goats lownsel for the petivione y who Report of the Coommijpioners herein pefore appointac chrd the sam bing erfamined. It-is ordered that said proceedings $\}$ sepont te and the same are herely approred of confirmed and that the saich parties hold in severatty the shanes set off $x$ apigned to them each respuetively by the said bomnifpionus - And it-isfurtur oremem that the costoy erpenses of this suit-tased to dollarey cents be paial by the pastirs in cluaing an Attonney fue to fotm B. boato of turnty dollars in the following propertions to wit Franklin N. Ennis one half $Y$ 2ames NT Ennis one fourth and Lovenzo $D$. Enn is one foult and Th at in defaut of the kayment of Saia costs for twenty dayp that Eqcention ifpue therefor

## PAmider Yeo 2 Ne Gbivil action

 dohn Turnes $\{$ This day came the plaintiffe, and Aquilla Jurners \{defendasis canu not but made default \& Thomas Lurnes 3 thererpion the flaintiffo selmnithed This eavse to the bourt meither panty requiring a fury y thereupon the boust do find the allegations of the putition are thu an a thew is oue praintiffs from the defendents the sum of $\$ 425.45$ as claimed in said putition. It is Therefon considered oramd Y adjedged that plaintiffo secorver of deferdeanto saids sum of $\$ 425: 45$ and Theis costo herein expenere tayed to $\phi$358
Quraday Fetpnayy9. 1864

The drate of Ghio
temy Stensel

In Indement for Cpant witt instent to kier
On motion to the baurt by caunsel fer apfoncant It is ordered that an aitachmunt againsl d Loresuro A Abtest odumande at the next derm of this bourt

* The Late of Ohio OS Gotrn P, Maver, Coontinuas

9) The State of Ohio us Jotm $P$ Baver Centinneds
10. The State of Ghio us Somi R, Bacue Benimued,
II. The state of Ohio vs gotm P, Bawer
11. The date of This as John OP Bawen
y The date of Ghio is Almira Moody
12. The State of Ghio us Wayne Amith
U. Sthe llate of Chio us Alfred Imenthorn
6) The Dtate of Ghio as Wayne Sniste
1. The Ptate of Ohio as Naypu Smist Co Continued The date of Ohis?
16) Aferstas of onsel $\{$ Indietment for afpault witt intent to kiel Henry Afensel Shis day came ints ofen leaut Atomy Hensel Y. Alf. Sott foinity s severally to owe S Stand indelteo unts the Saete of ot tion in the penal sum of five hundred dollas to be levica of thin goods Y ehatuls Lands y terements if default-b $m$ a de in it condition following which is that the Saial temy thensl be \$ aphear befire the bount of fommen Dle as withen of bor the bounty of A nion in the stale of ohis cr The frizt day of the neyt 4 em tereof at ten adroets arm Io anewn unts the said state of Ohio in an Indictment against him found for apault with intent to Rill then Y there to aliche The os derysentence of the bount and not depant the leout without leave then this oecognisanco to horid othervise to bey senzain in full foree
Is, The State of Ohio os bhaith, Ovatinion Comtinued
IV The state of Ohis as bhat Mn Robinson Centinua
Thu Sate of Ghis $\{$ leontinua for senvices.
is) Patner \&agan $\}$ Sons

X Theskate of Ohic oss Ciffrea Mintiom Ceontinuea

2 La,le, Dymes Eyps no Alomisen Diéet, als, Ceontiñuas

* 3 Nugh Ansenant by te as Anenerva Tiñ etals, Conlinued

4 2otm bapieves the S, M, YP, RRGo yortur / Continmea
5 Seriat M.Mniler vs O. Velld loontinuea under former oreh
7 temy Nall vs $20_{1}$ Lomnson et, als. Centinued
9 divble Morky mone os Mrindorio et als, bantinued
12 Damn tunk os Qof. Pilesandes bontínueds
I's Phicip LEaut n'S R.W. Mangris leontinued
14 Tile, blank as pason Shint leentinuex
15 TP b, blank NS Lomm Hoonow Sontinueds
16 TL.G. Glave US Qabm Stanlyy bontinuea
17 Trp, blanturs Levi Pherpo lemtinued

19 R.l.belank as bhar.murono
Centisuca

- 20 OPbblank NS Ynotnonowylni durm deontinuec
az Leah Jtyle vs Adam Jiple leontinued
x 24 Mnye, Hreekmnielgn as gipre grace bontinuea
25 Thorif. Wiliams etals vS ROB blank Rontinueu undenfomion aies * 31 guo. Anider NS Mhargaret Snider etals. lomtinuad x 32 Ebilyg bhedd vs Tid.till ofor Lide lemtinuea
* 40 Henry tale Ns dab, ggo, fohison I lontinuex
* 57 Sanvi Mumphy NS Eliza Numptry bontinnuan
* H3 Harriet b. Lee By, Ve A, Y. Siwant etals. leontinnued
* 76 Eullington Ganvooerteo os Míchach Devís loonténued

80
Quiday Lebruary9. Cu 2. 1864
\&) A. brider os bharles Wilsow I Continned by agounnent
Q 55 Richarablank US R, YD. boon I leontinua
81 Aylas ivano us divpow y gilzon) lecntinuea

89 Johile, Gasevos.insite etals. leminues

It is orderea by the loout that Chatth. Tabinsons thesiff of Thip ceacrity be allowed the sum of One humened derlase o be facied out if the bounty otreasuny on the orden of the bouns Auditor one thina to be paide at the expination of caen oequen Lerm of this leourt for the gear 1844
The date of Ohio?
Lotro
this day eame the partiesty thir Attornepp the said deferdant Loth of lemverse being in open Gout in fio oron prope person Thercupton on motion to the bourt by The defendant this canee is continuex on che the profepionat statement of boourse for said defendant pa Hial at the neyt derm of the bourt 4 therention the said defendant dovinop bonverse is osm onded to the Gaie of Penin boounty into. The eustody of the sheriff to be safely tept in the Jail aforeeaid to await this trial $\$$ atide the further order of the leoust
Saraino Mara Y
Mary Ward
atm Partilion
un the Lung et.als. $\}$ And now comes thw said futitioniens by PD. Cole theirn bounvel y on his motion and on froducing the report of the theriff of his sale made under- a formes o der of this loourt and othe leourt baing Satisfied on examinations trat said Sace has in all reppeto bun made a ceording to law. It is Ordered thal said poouring Ysale be otwo same is herely aftinova y conf urmed, Y the saith Sheriffe is oscered by deed duly eqeeuted to convey said fuerning to the sa id pen ohaser in fu simple. And it is further Precurn Thet the saide sheriff out of the m onay in, his hands pay finit The costo ceycept ten collaro) of the procuding incolviling a bounsel fue of the po to P. D3. Gole layed to N Cned that of
 to Nom Mifung, de o? To Jam anstha Mn Innech formenly tetong in $\frac{1}{8}$ pait of the , which belonged to William Mn Pung dee

Oveday Tebruang．CuD． 1864
To david MM Un $\frac{1}{3}$ part of the whole $X^{\frac{1}{8}}$ part of the $\frac{1}{9}$ which belonged to MriM促ung dies Lo Many Levi Low one equal $\frac{1}{9}$ of wholes＇r of


And it is further ordered that Margaret Mas ing vico of joseph me dung who hae dower afsigned in This care pay the ten collars costs not ordered to be paid out of the money mow in the hands of the Sheriff．Within ten days of the vising of this Term of this leour and in default of such payment that execution issue therefor against her
lind Thereupon the bout adjoumed without day

Monday Apuilli 18C4
This coay the bourt of bommon bleag for the liounty of linion is the deate of thio met at 9 aclo on $Q_{1}$, frumeuant to law psesent llifliam Lawsence 中residing udge fon Booats prosecuting CAttervey. b, me Pabindon Sheriff Y Laber Panaall Celem

Shig d ay the furors of the Cand fury being called came to wit Gom A. Helsh. Wesley Amrine. P, t, Lee James Gy. Levern, Gohm Riersd
 fohn I. Smediker facot bidide reqular funos o dohm \& Sabin facil-b4u Fhorton boott tales grurors. And. The bourt Appointed atacibe Side foseman ans Tw turers bing requelarly empanneled of Sworn were oharged by The bount an a sutired to theis soom to deliberate under the charge of a suvern linstable
x Obíah Wittes $_{\text {as }}$
Columbus y Indeanopolis Rail Road lempany
N. A. Hubbard

Mrary A. Duganoerals on produeing the setur Aaminton coumser fer peletionex y Gnprodueing the selurn of the sherift the tepore of the beenertamined and found in ale sespects corsed and in ionfirmity to Laew $t$ is hereby osdered trat the said proceedingsy héport be and the same are hereby approved And contirmex. And therecepon neitter of the parlis electing to take said premises at said Nateealion it is Ondere- that the Saide premises be sald at publie sale by the Sheriff of Said borenty of Aenion acceselina Co caw asid That he selurn his doings in the firenieses to the merpt term of this leout to whilis tinu this caube is Continued

This day the following fiessons by the Greder of the loourt y at the sequest of the Drosecotinig ATTonney duly suvern seceired centificates to go before the grand gury to wit' Lafayelte Aildsth Haniel Bunthapile Fsedenion Sniden Reuben Govit Cedam Woiford, io Mi MzanMs, M. N. Nooels. Is burn Mobiven Milian tildrest fun Samuel Comsinu ol Villiams. An Purdy

On motion of the Arosecuting. Attornez it is Sdered by the borat That Ii D. Nambeman be appininied afpistant podi Citionney tee Agsist the Do-o! Attirney is the case of the Stat of Chis os Clothrot Govverse Imdietid fer muider in the first degsed

Morday Ahrie I/" 1864
The deak of thio 8
 of this stay came the Poowewting Antomey in betalf in his oven proper person $Y$ by leounsec in open toant the ctis saíd defer dant bring foin Tly lnaictec with Mary Jout and tw tial
 having been delirered to said deferseanl Sothop teonveree on tu $10^{\text {a }}$ day of apie ald. 1863 and thereupow the Sheriff having pilumedinto bourt the Nenise facias to him direceo commanaing Sìm to semmons thisty six fures with his endersement that he had senex to same in all sespe oto accereding to caw and it-apheering thet the said Thinty six Lurers are housetolears y Necors sesident sthis Tounty Ande a offy of saie pannel of the Gury seternex ty the sheiff as afresecia $h$ dring been belivrees to tre defer relant to ath of Cemverse On ohe 9 day of apic 1864 pursuant to Thi Srancto in Such cease made y frivibled And Tumper Said Juens were sere alle ealled and each upon his voise din was inter gated by the slatey eles In the defendant as to his qualificatiens to senve on the trial of this cause and afte such examination the folewing giens were found to hopefp the qualificalions sequisits to enviro to them to \& were by the Scate y alse the prismes without ofjestion permition to be suon and to tane thein seato in the gruy doroy wo wil; Hom diele yames bumningraw Wixiam Lowter doe s, Whic, H, G. Tobert Sharf bavia doanfentity thugh miti adon who were Thereupon duly electue empannele \& swon to well ytinely try y sme divirnane make of गu ifou foince betwren the seate of this and the defendart Yoth ip ternuse and a thw rudier rendes aceoraing to the evidenew all of Saide fures having The qualifications of givero in this case sequine ty the Stawto ande the reupon the trial of the eause proceced y witre pee wow Sworn \& examined on thelf of the state in the presence of the bourt duy prisone of bounsec of the tediniony not being all he ard The said cause was continned untí tomenow moming at 8 ocloek and the said difersotont is sesm andex to the Ofail of the bounty. There to be Safle Rept to alide the or den of The leines in the premises - And the Gary stineo to a Sel asates coom ben that purpose under the charge of an offieen suron fir Thas perpose, and instweted ty the leoust not to minge os to hold conversation with any ostue hersen in lirtt thenseemes on the sutject of the you sulmittee to them.
And therupion the bourt Cejournex untie 80eloek tomonow morning
tuesday afrit 12. 1864
Tuesday Curie $12^{" 1} 1864$ this morning the bout met pursuant to adjournment the same officers present as on Yesterday
n) George Snider

Margaret Snider etals, $\}$ Un Partition
by b. S. Hamilton his Corine re now came the Said George Snider report of the sheriff of his Sale made under a former order of this Covert- An d the bout being Satisfied on ex amination that Said Sale hasbeen made crccosding to law ir is ordered that The said privecedings and Sale grate be y the Same are hereby approved $Y$ confirmed. And thu Said Sheriff is Os descend by been duly executed to convey said premises to said purchaser in tu simple. And it is further os dered That the Said Sheriff out of The nioneys in hands pay first the costs of this case inducing a bounsel fee of twenty dollars to de. S. Hamilton tavel to dollars and Whats of the sesiduw he pay to said George drier Jacob Imides William snider, Martin Snider. A anna gollift Susan Goliff. Tovehebx Norman. Sarah Snider. Gulici linn Brian Y Andrew snider each the one lwelfth pase. Yo the tentinown heirs of leatharine shelton the ene leverpts past. To the uncrown heirs of Pebecea Mounts the one twelfth part
hoyden saturn
\& Partition
Olmina L Alvin elate, This day came The flainliff y made given of the filing of thin pelition. It is Therefore considered by the locust that the petitioner regt to have partition as demanded in said pretion. And it is ordered that a levit of Ravtition epee $\theta$ The the if of this bounty commanding him by the batten of 4 mmm , Robinson fobs ll. Thompson f Thomas Dunes he cause partition of Said seal estate to be made of said premises in the following proportions To wit Io fititiones one fourth thereof to each one of the other defendants one forest $y$ report the in proceedings herein at this Form of bout

LOom gave
Zachariah, IThitu et ald. J This day came tho fleumitf but the made default- $f$ (Thereupon plaintiff
made proof satisfactory to the bout that au Notice hath been given to the difenctants of the filing of this petitionjofthe lone being Satisfied Tran The allegations of Said petition are issue and it io considered os dered of adjudged that the said defendant mate execute and defier within lin days a deed in fee simple with coven ants of wassanty for the land in Said petition decerited to Said plaintiff and in default of So delivering said deed form B. Seats Esq. is Authovirea \& oequirid as Master Commifpiones
of this bourt-to make deliver to plaintiff such deed to aid plaintiff for said land conveying the entire interest of said Defendant with covenants of Warsanty ae asked for in said petition $x$ it is further ordered that the defendants bay the costs of this proceeding laved at

 L. The boone that niue afpinaisempent thereof fe made if es erased

## The Sew of Chis Loshop bonverse

This day came the patties by their attonceyp the said defendant Lothrop lemwere being in pusan by bounsel before the cont and thereupon the trial of the Said rance moserder and witrefes on letralf of the State were examined under oath before The bounty frey y y defendant y bound ec, and The said testimony not being concluded on the part of the State the saidetrial is continued until tomorrow manning at 8 ooloen and the said defendant Lothrop benverse is Remanded into the cuctiely of the Sheriff Y to the fail of said County to be safely Rept to abide the further order of the court: And the fury retired to aspirate pom for that furpese under the charge of an officer severn for That purpose, and instruct by the bour solo mingle or to hole conversation with any other puson or with themesters on the selfies of the ifous sulmitue os them
$\qquad$

The date of Ohio $\delta$
Hers Otis a cay came into open bour fenny Afenry Afensel, Qufensee form pieisue and actnordeleque Theinselves faintly \& severally to ororystance indebted unto the state of Ohio in the /una Sum office Rendered
 be made in the condition following to wit. That the Said fenny Afensel be Y appear before the Cornet of leommon Pleas virthingpor the bounty of heniow on the first day of the next term thereof to Answer unto the stale of Ohio in an Indictment fo C Pock Bating with the inters to murder then then to alicelthorden and sentinel of the lout y not depart the bout without haver then This Recognisance Shale be void OThenvies to be and remain in full fora

Suraday Apuíl $12^{*} 1864$

- The diate of Ohio 2

$$
9 \cdot s
$$

O.H. Pickett f. W. Wells Y, IM, Dort and acknowledged Thimsemes each to deverally owe \& Stand indelled unco thw Slate of Ohio in The frenal sum of one hundred dollare to be levied of our goods Yohattels cands ytenements if default be made in the condition following to wir. That the Saied Lempleton Liggett B. At. Piettut G. W. Wetts y. $M M$. Dort. each sevely appear before the bocur of bommon Plear withion $y$ for the liventy of lenion on che firse day of the mert zerm thereof at ten oclock $A, B$, to give evidence ame the with to speath in a eause in said boust hending uherim The state of Ohio is Plaintiffy Afenry ffensel defendant and not depant the bount withoub leave then thig secognisance Shall be Avid othervise to semain in frell forew

This deny XAX xay the following herseno by oreler of the lount of the sequest of, the bosecuting atterney were Sworn and seceived certificates to gobefere the gramd gurytiont Leonend Geer Gat A. Alertander pr Dhilíp. Píctey Julia Am thony margaset 1 Nentry \& Ougeniá leonstant

The diale of Ohio Giosge $1 N_{1}$ Foling I S On charge formating indecent popasure lillio sppps of thein hersons

On mevién to the cout-
by P, bole Atty fer defendantz. It is srelered that the Said defendants be diecharged from their Said se cagnsanee for Theseasose That nostatwtony offenee appears in the affident againat the defendents. Ansd it is further osdered that the befendants go hence without day

M, E, Meeves Yeo
us
On motion to the leout by PB B. bole Cetty Baldvin y Jurner 9 for Plff. It is orderex That the. Appraisoment heretofere made in thin case be $X$ the s ame is hereby set aside asce a new appraisement ordered

Andel therupon bourt adjourned untit eight oeloek comorsow morning

## Wednesday april 13. 1864 The lour met this momingheusuant to adjournment the Same offices were present ae on yoiterday

This day the Grand guy appeared at the tar of the Comertpuemted Their bile of dendidmeant against- 6. Mn. Potinsonfor

 endorsed "I true Bill. facet 6. Sidle Loremann th the Tranaluy and also their deport and there being no funthin ton then th grand fury were discharged by the boult.
doxeph ©. 15 alter William m A. Go ron twine 3
y G. G. Webster \& co. This day came Mr fhaniw ty thin Catty * E. G. Weteten \& co. $\}$ to determine The firionith of lie the tour Ene Mongage of the Plamitff and the quedqements of the defendants Z.G. Welsher Geo. Ns the defend ant Williarin Di Go non on the seal estate heretofore or dene to he sola in this case. And the bout being fully devised intr homies do find that the judgement of E. G. We ester geo has a lien by his said Judgements on said seal elate prion Yfreferalle to the morgaqe Lien of plaintiff on the same seal estate: And it is hereby ordered Th adjudged by the bout that the said quderoments of the of fe G. G. Nelsen fee as William A. Gorton be fe be first-k aid from the money arising from the Sale of said real estate In the the seaidice of the money so arising from the sale of said seal estate be applied to the payment of diffs deere e on his said metgaqe, And it is further ordered by the learn with the consent f pavis that the Sale heretofore made of the said seal costate to che kef. In ane the same is hereby set aside. And this cause is bontinued under the former os der of Sale

Mary leahil Shushan $\mathcal{O}$ Petition As This day, this censecoame in ts be heard Mary tlanleyg Mustard $\}$ one the obernuer of The plaintiff co the $2^{2}$ defence Sconntuelain of defendant and was argued by bernie, on consider anion whereof the beaut do Sustain Said Demurer, and leave is given to Said defendants to amend their insure in ten days $\}$ causeless ontinued.

$$
\begin{aligned}
& \text { Q. G. Webster geo } \\
& \text { William A. Gorton } 3 \text { The plaintiff now comes y moves } \\
& \text { the Count to set aside the Sale of seal } \\
& \text { estate heretoptse made in this case to slosepte O. Bakes un } \\
& \text { by consent of parties the same is set aside }
\end{aligned}
$$

Mednosaay Aprio 13." G.D. 1864
XThe State of Ohio 3 sndiament for munder in firse degpee Lothroploonverse This day came the pasties ty thin attirnuy the Said defendant Lohrop benverse being in peseen ande by bounsel lefere the looult, and thereuteon the trial of the saie cause proceed d and witripes on this part of the Stakey of the defenee were er anained under oosth before the bourt y fury y defendent and bounser land the said testimony not bing encudea the said triat í Centinnea untie Comernow merning at 8 o doek ysaid defendane Lotrup bonverse is semanded into the custody of the Sheriff and The dail of saie bounty to be safely tept to abide the further order of The bourt. And the said fury retived to a seferate soom for that pueppoze under the eharge of an offiees sworn for that harpose Y insesceted by the bourt not to minges on hold cenversation with any other fusen of with thernselves on the sulfeer of the essece submilted to them
(1) The State of Ohio OS Celfrea Minthom 1 Continued The SLate of Ohio os Nayne Smith I Centinued The State of Ohio es Iohn P. Ravex ; Continueds.
4. The ftate of Ohio as bhatm. Dobinson I bentinues

1 Lefou of Same Stokely vis folm Wertiams et, als, Continuca
3) Augh Mr. Tenant sy be vs Minerva Hlime et, als I Continsued
5) T.W.Mnillen OS Oslando Wells I Contínued andeu formen ordar

1) Henry Afall Us foseph fotmoon et, als). Cemínued
Di. b. blark des Cearon, thirts
foontinuace
2) R.leblarters formi marow
leentinuued
16 Dibblark os form stanley
Continuea
$11 /$ Pb, blank is Levi Shelhs
18 Ale, blak ass Manthew'llliont
lemtinued
19. Pib, blante is bharles morrow, Continued
20) Ribeblart us form morrow un btomis continued

And thereupon the leoust Adjoumned until sodvon conworrow monning

OThureday Caprice 14. 1864
This morning at 4 alack the Court met pursuant to adj 'ournment the same officers wore present as on yesterday
22. Leak ryle us adam Kíyle

Continued

3) Qeverly Shed us TiL. Hill Y fobs Side liontinuea
40) Henry Hall is drably doseph Gotmsen Continued

54/ Pith COnn Helles et, ald, us Whist fobmson et, ald Continued
bi) Samuel Murphy os Eliza Murphy Continued
13. Harsitc b: Lee by xe as Alex. Y, Stewart etals Continued

The State of Ohio' $\$$ Andidment for mender in the firs degree Lothrop converse $\}$ This day came the parties by thin Attorneys the said defendant Loathot bomerse being in preen $Y$ by leounsel before the boors thewection the Trial of the Said case proceeded and witrepes on the pat of the scale y for (the defendant vire ext mine a under batt before the bourtygury y Defend ant y bourse. And the Said testinnory, being condelece on the part of the state y the defendant the said trial is continued until tomorrow morning at 8 odvek and said defendant Lottrop Converse is demandes into the custody of the sheriff $x$ to the Gail of Said bounty to be safely kept to abide the further order of the bout and this said fury setivea to a separate rom of for that purpose y under the charge of an officer suwon for That purpose and indue ted by the bout not to mingle on Or hold conversation with any the frisson or witt themselves. on the Serbieet So of the issue Sutmithe to them

And thereution the bout Celjourned until 8 dock tomorrow manning

Friday April 15 - 1864 this morning the beaut of boron Pleas met pursuant to adjournment the same officers were present as on yesterday

Q Anus On manta thurifer
A. F. Imit et also $\}$ do Rartition.
petitioning upon producing the proceedings of sher the said er petitioner whin procuring tho proceedings of Sheriff Snick The former a der of the bounty ohs same being examinee of fy the bounty $y$ found in all sespets in due firm of law. It is orelerea that Said proceedings be y The Same ar hent apposed Y confirmed and the it present Sheriff charles ont Robinson executegdelives to the fur chase \& deed inf simple for the lander tenement so sold as aforesaid Ane it is further or deed that the costs $y$ er pensee of this suit be paid out of the said money in the hands of the Sheriff in the following proportions. To Games Mo master Yerife ( 14 one fourth amounting to Ah ohm danish ( $1 / 8)$ one eighth pant a mounting, 10 o D) A. Y. Smith far himSelf) Thomas \& mitt ( $\frac{\hat{z}}{\delta}$ ) Five eightispant amounting to \& and that said Sheriff distribute the Residue of Said many amounting to $\$ 76273$ between The said patios in the following proportions to gas megastar y wife (4) one founts hart amounting to dollars to G ohm smith $\frac{1}{8}$ anu right amounting to $\$$
to A.g. Smith the Shares of himself X Thomas St mist $\left(\frac{5}{8}\right)$ fire eigtitho pronto amounting ts $\$$ and that for the defered payments The said purchase execute $h_{i}$ o note with mortgage on tho premiss as follows to $\mathrm{Gameo} m$ C Mastav ( $\frac{1}{4}$ ) fourth part a mounting, (0 \$ $\$ 212.50$ payable on the $20^{\circ}$ day of 1865 Lo qom Smith a like note
 1865 both to draw interior from January $20^{\circ} 1863$ and the
Shaves of thomas Smith being $\frac{1}{2}$ belongs to the purchaser A. S. Lith together with $\frac{1}{8}$ hart whines is rend by lix said aid mitt in his own sight. And the proceedings in the action y the sale and the confirmation there of in no we ag or mane is co affect The inheres sights os lies of fancies mehnaslas in relation lo a Mortgage mentioned in his petition in this action that be lolls $n_{2}$ the undivided interest of Thomas smith in the premise describe in said petition.

Osdend that D, Nandernan be paid out of ticbounty treasury on certificate of The bound y Auditor In e sum of twenty tho dollars for Sentries as afrelant prosecutor in in e cave of the slate as Lolmop leonverse
Catharine I. Inowaon us MMM Stulart $\{$ bentimua

## Gun Friday apmì 15.1864

Public' Squire of the Iou of On This cay the application of led Hemidion marysorile. Petitionfactuation 3 \& Others residents y fromitios of lots and
 . 10 pant of said plat koronys designation as the public squaw as in Said application specifically described came on for hearinguta said application on a motion by G.IV.B. Allison to diemitp said application and the Answers of toseith new love agent if M. Wa pms
 Thompson and the evidenced and was argued by course l Ste Said Waponis Legates said A, Wikis TL Q, Broom Games Them, hem and If \&, Snicker beng Represented by their Counsel y. Wi. Wetinsony the Said \$. D. Illelth now deceased y his heirs Represented by G. S. Families and the other applicants sepmeented by their Counsel P. OB. Goey the Thusition to said application ty said Imides being with drawn by his said bounsel and the answer of said A. D. Witch withdrawn by the said lo. d. Alamillor as leounsel of the heirs of said A. D. Ureesh Eleceased y the said fans thompson by his leounsel raising iotyition to make the alteration of Said Down plat in manner Y farm as the said afflieants for said alteration ask demand and Suggounghis wiltaingup and the willingrep of many others to aequisee in an alteration of Save Torn Blat we hereon be row decried \& the apical te ting prevent by their bouse and afpenting \& agoceing thereto. And The bout being fully advised in the messes \& funding that said application is in writing signed by the nussiter proportion of The hroprietos of said down required by law to wit: by more than two thirds of the proprietors of said Sown fie at of said Now n of Mandeville. And the boult further finding that den l law que notice of the filing s the object sprayer of Said application hes given as The statute in such ease squires and the toot oversulising Said motion to dismifs ana no one appearing y dainning damages. Y said proceedings on said afthlieation having on con tinned from Herm to Herm sinew The filing there of It is Therefore ordered adjudgeaydeoned that tiv Low plat of the yow n of Manporite in minion leousty Ohio bey the Same is alterice as follows to wit:. The Dublie Square Thereof Shall be as here described.
Beginning at the South cast corner of the brick house of A. 13. Robinson on Lot no. 45 Thence witt Thu South well of said house twenty feet. thence South parallel with the west line of Main street to \& a exons center Street \& continuing south to the north wall of the brick house of G om Y. Eaton on let ho \$2 to a point twenty feet from the livest line of said Meinsthet Thence with the north wall of said horse at a night angle witt the aforesaid line Cast to a re aerofo said main stu rentinuing in the same deveoterv Coast to a forme twentij feet east of the East line of said main Street. Thence hort in parallel with the East line of said main shut. to ot aesop said en ster shut ana continuing the same circetion to a pert bast you peace fleginnity Which point Shall be twenty fut Bast of the base Gino of main sect ', a line drawn at sight angles os the first ins. And cine proved indianise within said bound an shall constitubs the pullie squaw of said town ph harperein

OFinday April 15.1864.
And all prions of the original Square of said town notiñouder inion the aforesaid boundaries are vacated and Shall be attached to Yeonsitute parts of the adjacent cots moil hals mos 23s3, ana all said portions of said original Public Square are hereby attache to and constitute parts of said, lots (ho. 44 no 115. no. 528 no 53 mumbinal as dforesaides And all Mentions of said lots no 44 ho 45 no 528 no ss as ore included within said bound aries shall be allacheed to and constitute. And the same are hereby attached to f constituted parts of said Dritio square of said Town of Maryprille

It is ordered by the lour that tho applicants pay the costs and charges of this proceeding laved to
9) borydon d. Amin

Elminad dsurinelals $\{$ on Partition
On motion to the bour- by IIN. Robinson lo oreszee for The Retitiones of upon prodwaing The proceedings of the Sheriff and Thu Repertif proceedings of of the bommifacions herein before appointed the Sa me being examined. At is Gere the at tho Said fraecedingo and
report be. It She Same are hereby approved and confirmed : report be. the same are hereby approved and confirmed: And Thereupon neither of Said parties electing to take, Said estate at the valuation thereof as setinned by Said leommipioner: on motion of leounsul fir petitioner. It is
Ordered that Said estate be sold at pubic auction. by the Ordered that said estate be sold at feeble auction. ty the such case made y/uorided

The State of Ohio Lathrop Converse Indictment for murder in tho fist degree This a day came tho parties by thin Attup The said defersecant Lothrop converse being in pres o on bequest the court. And thereupon the Argument in the case proceeded fo The defendant tor the state- And the Argument of boomed being finished, the bout gave to the fury instncetions upon The lew of the ease and Then Sent them into the proper greying room under the charge of the Sheriff of this leaunty a Buran Mien to consult of determine upon a Verdict:. And thereupon the forms aforesaid after full derituration seturned into bout. Tu defend ont Lo Troop Converse ting in press on \& by learnsel before the Court witt the following Verdict. "Ne the firsors upon ours alto aforesaid do Say the defender $t$ Lothrop lemverse is not guilty in manner an form as he Stands charged in said Indictment
And Thereupon the bout adjourned until half past -seven Block Tomorrow morning
daturday Apsil 16. 1864
Satus day morning apiic 16.1864 bourt met pusuant to adyournmuit Same officens present as an geter day
offeny Grow
Qutivon for Divorce
And now conves the said Ateny growo ty blanky Pandall hig Gtormuys and Tiis cause came on fa heainizg ukow The Rettion \& Tetisinony, on conside ation whereof the Cout as find that aue nolice of The filing of pernancy of this pecticion was given to the said defendant aceoraing to taw. And the bourt do turther find that tww said defersanith hao keen quilty hae teen quilly If gtdultery as charged in ble po tition. dt io therefore adjuded and duoruos Nat Tuomainage setacis heretofive existing betwen tho Said pantue be $\gamma$ the Same is ferely set-aviev and wholuy armulled $X$ The said patieg Wholly selearea prom the thigation of the samw And that the peainitf pay the costg of this shut within tir days from the sising fitho 2 erm of bourt and in defant- there of that isecution ipus therefor as on Iudgemente at law
The State of Ohio vS Almina Moody. Iv he left fft of the Doenct
15. The drate of Ghii evs Aatnote bagan - Lo ke lefe off of the leout Docket The Saane of bhis vis fohn Smuth. Lo be laià away witt old anovietmento - Reilín stant 2
 - by tho bourt thas tho deferrani-go hence without day soceover of the plainitif hio covelg here in expuridid tayed at \$
Wello yo Tincon
Dismipea without previnerie at fuffo cols St is Therefor ensidereo Orelered aneo
 go Presce withonk a asy or plain liffo their costo herein expenoed tafea at
$\$ 6 /$ Jullingtom Garaurd teo 2
76 Michail Davis S
Continued
83) A. Covider vsloh at Wileon
bontinura.
5 / Richard lolan R NOS TYD, book bentinued
X GO) 6.M. Robineon vs le. \& ffamillom adr. Oothers bontinueds
© Atinday Aprie 16. 1864
X कU ( Golm Weaver os fon athan Burt
Contínued
Mylas Evans
2 Appeal.
(4) US Sittled by agreement at Deaintiffs, It is therepe
dofm dififonsum gition $\%$ considered ordered \& a djuaged $1 y$ the bourt that ith defend anto go. hence wishorit day $\$$ secover of the Plaintiff theis costs in this beharf expended layed tht \& ho. Reeores
9) Zachaniah Baker vs Amoegreen Continued

* $9^{2}$ dsaac $\mathcal{Y}$. Bruen vs George fones bontinueds
- q) Mary E. leookey os Aofm Eileoukey

Continued
bontisned
X $9^{6} /$ Sempletondiggeth vs Afenry Atensel Contínued
98/dra crezzartew as A. Young Cointinnea
99/Gdward At.Morse etals ars Retes Bland Continued

3
The State of Ohio Ratriek bonnally

2
This day came into open feourt-Aatick Connally Edward bonnally and each AoMnowledqed themselviop to stiverally orvex Staned indelist unto the \&tate of. This in penal Sum of five hundered dollars to be levied of thein govdsy chateds lanesof enements if default-be rzade in the condition following to witThat The Said Retsion lemnall be \& appear offre the lount of leanmon Pleas withing for Saide County of Nenvion on ore finst clay of The next Lerm There of at ten octoen $A M, t_{0}$ ansurer unts the blate of ohio on an dndectment against-firm in said leout hending fa murder in the second degso Then $f$ There to abide the Grder $y$ gredgement of said bount and sot depart, The Boust Wrthout Ceavw Then This oceogniesana to be void Othercirsu to be $y$ semain in forbl $f$ os a
25. Thomas of. Nilliamser alo es Tansomblelart loontirmed
2) DaAl "b, bynes' Furs ws Harrison Rice et, als, Continued Aabriunk $\{$ Settled as fer agoement on file
Aatio. Aleryander
nichotas HA. Burnhamsuifo O Dartition. Wiliams P. AOpkins et, als O Form B. Gato leounsel fer The peltion by and upon produ eing the proceedirgs of the former theriff of lemien leounty Ohilip sniders the sales of the premises by him oriade in pursuance of a furmen order of this leourt and the being examinea spound in all osppets in du forn of Saw It is Ordered that Said proendingo 8 thu Sales made to the
 the Same are herety apploved $x$ confirmeso \& that tho presentSherith of this Corenty le. Mr. Tobinson expeute of delives to the saic purehaserp Micholas of. Burnham \& Williamo O AOpkins each a deed in fu simplo for said lands \& tenments so sold to each of Said purehasurs as aforesaid Und che loourt do find that the said Mecholas All Bumham was entitted in his tron sight to the sum of twenty fous hundred Y Seventy Six dollar \& \& Seventy tuo cento ( (12 7 1.72) our of the procedo of Said Sale, and that the Said oricholas of. 52 unnham of omeline Bumham were entilleo to the furthes Sum of cighturo hundsed \& eighty dollers If forty Seren eent (\$/880 47) as The is full share of the said purich a se money in the sightio of said imlino Burnham, amounting in the whote to tho sum of forn thousand cight hundred If fiftey semen aolleng y nimetuin cevest y that the said nicholas Af. OXurham has kaid to Harnic tr dotuinow Y "Aarsen Dofinsor the sum of huenty one hundred Y cighty cight dallens \& fitty foun centy which leaves the sum of Seventy nino dollare y thw eente of the purenase money yinturet now awe from the saice hiekalas os Burnham for the fremisez Sold to kimo ly the said sheiff as aforacide cuecting his shan of the caed appolionco to himuwife to pay hafenew Onder of thig bount which lallan ee so found due with che menerel yhio shane of The cortg appotioned to himo lerife to $\beta$ ay by a formen orden of thig bount Whiech ballance sofornd deo with the intures ytero saice shonof the coll it is ordered that he pay into the blerto of this bour tok appaida ance distritutio a ceosaing to a formen order of bout made in the case And the bount do further find thal out of the preceids of the Sale geters
 entllea is seceine the sum of lwernty thre hiendrea Yeights dollang If forty seven centg as his full shane asd that the candyy anements Solde to himo as aforsaíe ty the theriff amount to the aum of sementero
 the sum of four hundray fify dolleass maning a tolal of luenty ono
 posid and leaving the sum of two hurdred tewenty five dellews nointy serem ents which is orderea to he paid to him afm firse taking form Saide laot mentioned Sum the amount of costo the at ty a fanmew order of the bourt: said Nilliam P Afopkino was to pay. Fnd it is osdered that in the distitution of the proceds of of phenchase money for the Lands of tenements in the plaintiffs petition descibe The sald Níliamo P. At opkino shall not-receire the amount apportioned to hiims ty a fermer arder of this bourt. Tut the cmones only forend to himo after dedueting the

लeciored in lands \& Otherwise as aforesaid which taken together will make te full amount of his distributive Shave arising from the sale of Said premises It is also further Ordered that after deducting the Sums paid to and secimea in landes 8 athervies as heocin before setforth, by the said William of optime

 that Remains due to them. That the ballance of the purchase moony for the said lands If tenements be paid to the other parties ensiled Thereto in conformity with a former order of this borne. Excepting Also therefrom the a mount of the Shave of the Said Nicholas of Bunt am and Imelinu Burnh am who Rave seceived Thu anoint in full due to Them - It is aldo further Ordered that the Said nicholas of, Bunkum \& William Qi A opkino Se cure to the said Seigatht fop king the evidow of Deryamin Hopkins deed, the amount of timon Third of the interest of the one third of the purchase money of the lands so Sold to them as aforesaid during her natural life by morgan on The premises in conformity with the last Will Y Eestamint of The said Benjamin Af opteino deceased. The Said Durham to ixapt prom hin lands So to be mortgaged y for which he is to kay intevel as afores aid the amount of the one hundede th thirty thine oreg to which he was entilled in his own sight Y) also The forty acre that is held ty The said, Oizzabett Aoptrins, during her naluvao lifo by the terms of said Will of the Said Benjamin Hopkins decease
form Weaver
Jonathan Bunt 3
Civil action.
On Demurer
has leave to ans bemuses overruled and the euferscant Bemuses overruled and
er and cause continued

And Thereupon the bout adjoinned without day.
damuel Laskcom

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\text { Wm st Allis Cadmin of the } 2
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Cestibration
wale of Levercts H, Lartcom
\{oshua itaines Boyd Dhomiony \}referes of fuly $\frac{23^{\alpha} / 864}{\text { Cit }}$
Boyd Dhomtony Sreferees 3 aptrement to Arditrate with Thomas millen SAppowal of Teftrue by Pordate fuage dt is ordered by mue that ohe mattus in contronsaity betwren the pantixs be sefered for adinstment to the Refences aforesaid and that they meet at the sesidenee of the defencant on the $27^{\prime}$ day of futy 1864 at 9 Qolven a.m, and having. bun first duly swom procud to the dischargs of thin dentis under this seference

> Saber Tandall blerk bout Gom. Pheos Q, bor :

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Qe it Aememtured. That at a muting of the fudge of the Cour of Gommon pleas of the $\sqrt{\text { hind }}$ bommon Pliag udicia difist of the


 Gudqu of he Cormion Reas within of for said Distiel dohenty every leonty in saia oidtrid ae followz.

Districe bourt.
The Several lermy of the bistrid lount in \&for said year 1865 Shall commence in me several bernticy theref as follows to wit: In Logan leounty Leftember 5 .
In Affardin bounty Auquet 15,
dn Maxion bouny September' 6 .
An brawford leonnly Auguet $1 a_{1}$
An Myandot bounty Angust 17.
An Athera bounty angest 21.
In allen bounty anguet 31 .
An dradby leorinty september 2 .
in Nan Wert bounty deptember 3
In paulding bounly august 29.
on Dequanev leounty auquet 28
In Tiftion leounty Augrist 22
dn Milliams bounty August 23 ,
In Wood bounty Auquet 24.
And that the Sevral Termes of the leourt of leorn mon Phees In Ifor said leountio of said Distidet in and for saie comean AFirst Suldivision.
In Anion) County Fetruary 6. Apric 10" September 25 $5^{\text {A }}$ In Nardin lounty tanuanyl6 mareh 27" Seftembern $11^{\wedge}$ In Mavion bounty fanuary $9^{*}$ Mar ch $20^{\prime \prime}$ Sptember $4^{\text {a }}$ In Sogan bounty tebuary $20^{\circ}$ Apic $24^{\prime \prime}$ betober $16^{\circ}$ lecond Subdivizion.
In Auglaire leounty Titruay 7"amix 4. September 25.
In Allen leounty Sebriay 21. apic 25. Getobes $16^{\circ}$

In Mrercen leounty miainche 14: miay 16. Arovernber 6 In VanWert-bounty Lebruary 13 apicily Qetober 9 ton Putriam bounty Mnarch y"May 9" November 13.
(dhard o wbdividions
dn Paulding leounty Tebmany 7. Gune 13. Getober 10 In Defiance bounty fanuary 30 M ay 1. Gelober 2 In yfenny lountry Gebruany $14^{\text {. May }}$ qu Gelober $1 \%^{\text {M }}$ In Fulton bounty. Fetruany 21. May $16^{\prime \prime}$ Qelober 24 In Nilliams bounty Eelnuary $28^{\wedge}$ may $23^{\circ}$ Qetober 31,
In Nood leounty March 14 mayso hovember 14.
afourth fubdivision.
In Senca bounty Sebnay 28' May $15^{\circ \pi}$ november 12,"
In Itrencocto bounty fanuau 30 Mnay $1^{35}$ Oetoben 16"
In Uryandot bouniy Tercauy $11^{n}$ may $8^{2}$ oevens $30^{k}$
ofn bsawford bounty Mresch $7^{\prime}$ may 22 Moventer 21
And wr do fursthen Order \& direet that the sevrral Termo of Said looute Shall commence on the first day of each of Sace Lerms at ten oelock A. Mr.

In Textimony Whercof. We ipuw this our Order for the pupiose afosesaid at Said bount House on this the $24^{\text {a cay of August a } A 1864}$

To the blerte of tho loourt of lommen Pleas of Anions Ceounty Ghic

Wibiam Lausenco?
Mn, Whitelur
M,b, Whitely Guages of Ais. Latly

A knu copy from the osiginal now on fite in my office This Leptember $10^{\text {N }} 1864$ Caber Gandale lecent

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Monday deplemben 26. A. D. 1864. This tring the day for the leouts Gommon plece for the borenty of emien in the stace of Chis to mie (s) punsuance, of Xaw. it ) ak Tandall (tort She fuelce failing Io attena the shaiff Thencurom adjormes bount untid Tonionow moming at 9 " o dove
 The same offiens present as on ypele day And the fuedo stif faiing
 moming at 9 odude

Hedresday moming Siptimter $28^{4} 1864$ The bout mit pueseant Io adiprimment the same offiens fresent as on yuen day And the dudan still failing to atlend the Cherith memeunon adjournede the bount withour day

Sheeial serm of 60 mmon Sleas deate of Ohir denion teoumly 3

It being made forturnte me that it sis meerseng Qh held a sheviat oterm of the pount of bommen pleas of Qunion bounly Ohie as hereino osaerea, at is Ordered that such Special Derm be held ammening at 9 adocir a, m, on monday november $28^{\circ} 1864$ Y this oraes is ifved to the blente of said bourt the thiniff of saia bormty aceosaingly NIIIIIAM Lawnence September 19* 1864
fucen of Said boust a bine copy from the ongue mow on file in my office Sipt.28*1864 Saber Randall bespe
novernter berm C.D. 1864
Trond ay November 28 $/ 864$ This ds bing the day for the bourt of bommon bleaz of the tounly of rinion in the state of thio $t$ mul in pursuance of caw-Presint fohm Bboats Bosecuting attorncy Charleg matinsoon Sheriff) Laler Tand all berte
The udge failing to attence the Sheriff thereup ons adyourned bout untie comorrow merning at tex aclo elt, this day beung the doy apprinted by an order INilliam saunence a fuef of ther lesut fri a opecial term of thes Cent th annumee, tard sela hancy been publeshes moe than tusty day accosding th law.

Juesday mosning novemler $29^{\circ}$ G 2.1864 this moining the bour mett pus ovant to adjournment at 10 aelaek a, $m$, present facob 8. Wonklin presiaing Gudge. fom A. looato Prosed ting Altorney bharles An, t-otinson Sheriff and Faber Mane all betr

William if, bsarcy
bharled A. Os ary
Lawsen a branys
If anniet brary

In sartition-

Guardian ad lit that Gopm B. boats Esq. be aphoinzted Soid boats apfreared in ausence ts arcy whereution iment.
Villiam Hf losany as
bharles H. bsary Hawsence bary\} Harsiet bsary of $M$ N. whereof. It is Ordered that by the oathe of I M Nosk Larmbuftri, jur M Roburzon partítion of said scal cstale be made in the following properitonz to witt Io the said Vicliam itf br any one equal one Third partinto the Said bharlestesary y Lawsence bary each alike on thind hart Thereofs And it is furthew osdered thal a writ of paitiun ifpue to the sheriff of linion bounly commanding tim $t_{0}$
 nethtern of this Accots.
The Sealw of Ohios aldsed Munithonn

Conlínued for Sovíce
The Stalo of The
Narpne omith 3

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© Cisday Anovember 29́ C, D, 18G4
The slate of Ohio $\{$ Contínued for Senvíc
The Sate of Ohio o No continued fer Senria
Nayse Smith of
Thediate of Ghis $\{$ dondelmenl for munden in the siend depe Patrias bornally) The defendan L Datriet bennolly hing in pirsen before The bourtyly bounsel was ar raingec and onc endictment bing oead to him in Open bount was ashed how of the promise he would a eqnit himsitfor plear, says that he is not grielty in manner \&form as he stand oharged insaid s maielmmen Anal tho partuzbeing at ipuo thewero came a fury to wit
 S.IV.Durborsow, IICliam Rud Guegi Staor Jachariat onelinoy segular furoig f $A \times B_{1}$ Wovelturn itisam yienl foseph Atawns Goorah marshate lales furorg who bing duly empannited Of Sworn the truth to spiath upon thi ifoue foinele betwon The parties. And the trial of this ousce froceeded and Eivnamee uire sworn Yexamined on behalf of the Shate in the presence of the bourt. Iury brfendant y bounsel y The testimony not being all heard the said bause was continued untit Tomorsotu morning at eight aclock

This day tho Geurs of the Gpand fury being called eame to wir Daree E.M ebune Ievi' Longhake. Wiliciam Gatric Absaham tolyerop thomae stillings Levis borbett Tha G. moue Lamul Naddell. Hi Gi Burnham gi y, Beasdsluy form bapil M. A, Wells form haskele segular lurorgg fohn bhatimans facot b, Lee tales furorg - And the bourt appointed fom teapit poseman - and The forvors being segulasy empanneledy swom wese Chargeel ty the bourt of selised to theis soom to delituate undex the charge of a sworn benstable
*) The Siate of Ghio us Jomr PS Baur bontinued
g) The State of Ohio as Dohn P. Baw Centinud
10) The Etate of Ohio is S Iomp Baur

Centinued
II) The State of This vs Lohm PR Raun
bentinued
The Slate of This as gohm P. Baur
The State of Ohio as bhal. In. Dobenson Constinucea


Ameday novienter 29" Cut 1864.
(C. Doynes' ineentory o
 Gwo. A, Foy esaac fi Crummonz ) Gomsisleen duly ohosen o Thereupon the toust do confirm the s at A Award And it is eonsideree that the flaintiff secorrs of Said defendants The Sum of twenty dollars besidez, the Amounc alseady setamed Togother with the costs of Seit herein lased to \$

Thig, day Tho, following named perseng were duly Srvorn and Leceived cirtifieatezfrom the bleste to ga before the Giand fury
 bae Gilvidotolt Lucinda, Mestatio thomas deetret fintim mulome Reter Bland Marthaficulingion form Burson tivan Erimhall $\$$ form Somith

Cind Thereupon the adiourned until comorow morming at 8 achact
in, Couplim telea
-V. celnesdey monnung movember 30,1864 the bount met yecrouant to Adfournment present tho sam officerz as on yeslerday
Morevery misallisher o Givil ación
Edwerd Mi\& 2uaid G Shí day oame The plainliffy, made
proof of dee nolice to defendant of Sivice by publication 'asd this eacuse cuas Submitlea to the lount neisherparty demanding a grury a Therefore it io considered Gretered Y aejuedged that The filaintifssecover of the defendant the $2 u m$ of $t w o h u n d r e d x 4 y)$ due together with Theis oostz herein expended lapked to Brder of Sale ipue to the Sheritt of this Qounty commanding
 him to adrentiza y sell accosding (o lace the propenty attached in this ease
Richard blanks
as book Eecben book
bavid book

Osnc Motion of (acivitiff y on the afficlaini of Nuuben boon otioz Causiluas entiniued at Srefendantz costz- It io Therefore ansidered y adjulged by the bourt. That the plainlitf rear of defendants tho costs of thio tum lared to \&

Vednezaly November $30^{\text {a }}$ A, D, 1864
If David Lockwood f जherz
When bsanstor 8 other of Scebmillid tho causer to the bour t and inter ' do 'in. is considered \& adjudged by the fount that within ten days from the siding of bour the defendants make execute \& deliver to the /uantiffo a deed in fer simple for the lands in said petition described upon the payment of Said purchase minneyng plaintiff and in difauti of making executing) delivering a deed as affoseaid within Said period of limes this decree Shale operate ae Such conveyance. And it is funthw ordered that defendantzpay the oslo herein tared to \$

Leurz \& oottenals
Civil adios
Philander A, Graver S This day came The plaintiff by his bout the defendant biog in default fer want of Answers Wherefore the bour t do find that the plaintiff hath Sustained damage in manner \& form ae thoplainlibf in io fiction hath on That behalf alleged Therefore it is consider that The said Levis \&colt plaintiff scour of thu said Philander At, parve defendant the sum of one hundred y orinety nine $\frac{76}{100}$ dollarz and costs laved at \$

The bleveland Columbus \&
bincinnati Rail Toad bompany $\{$ This day came Thiplaintif 2) ames Wi. Mrelearty O by Casper \& Nanbeman ito Atp, Sand the said defendant failing To answer os demur to said petition made default of thereupon the plaintiff waiving its sights to a trial byafury Sulrnit th is cause to the beaut and (the bout being fully advised in the fremisez do find that the defendant has been duly, notifies of the prenden on of this suit If thatiallegations of The fritition an true the ar the Said defendant did enter into the said, article of agreement for the Sale of said Land as in Said petition alleged by the Said G. W. Pubinson whom The borne finds was the duly authirised agent fin said defendant for That purpose ard the aid agent has not exceed his autrinity in that behalf but has sold the Said land at a fries exuding The amerent he war auttirised to sell the Sam by the Said defendant:- And the fount doves further fire that the said land is meeipang of \& to be used for the purposes pertaining to the segiclar y legitimate uses y purposes of Resting up y maintaining \&) sun ming its sard $y$ traing: thar the plaintiff has preformed ale the conditions precedent to be performed on in o part to entitle it to secevr from Said defendant $S$ aide deed; Than on the 21 of December 1863 y bens the commencement of this Suit said plaimiff meade its election to pay all Said funchese money of tinder the $S$ anu to I. W, DVotinsoro agent as afousaic
and the bount do further fino that then io due sacid defencenn a

 the zaid putition diverited


 deserited as follong siluale in the zaile bunts of anion ohico in
 togither 49 sit acris des loty he seven feight containing zenty tive aeres yeas/h polig all bing lets of tho suld dirsion ot tack sumy
 115 arece more or lefo - And in defant thenit that thio deoree operate as such converance And it is tration ordnce \& derend that the said praintitp pay to the said fill, Netinson uthom the bour finde to te the agent of tho said defendant that purpose the said sum of minduro funcualyfor ditens y silly six cents bing the full a mount of the furchasu mony inturer as aforsaid - and it is furthe orderea thal the plaintits recorr of the said defendant his essto in this halyexpended tavedat \$ checution ipno thriefor

The state of Ohis $\{$ Re eognisanes to Reep the Reace Simon Nansionle. This day came the proseenting athmis on behelf of the stat and ote saia simon vantienk ting called apfeared in open leaut as by his Oleagnisane h whe band to do. And thereupon thin cause carne in to to heard ao order 8 adjudg 'thet the Said simon Nlansicru go hme
 folliff his costs herin expendeo taped to \&

Fullingtor Gamooadeo of bontinued
Michall bavis

Wednesday November $30^{a} 1864$
Samuel Larkcom
us

William \&f. Allyn Clams of 2 Leveret H, Larreom deed Court if Common Plea र of Said leounty as provided by law.
Now comes the said plaintiff by his Attronup and produces to the bout here the seport of the Neferces appointed in this case. And it appearing upon examination that the proceedings of Said Referees have bun in all \& every respect in conform middy ant Caw and no exception to their Award having been filed by either of Said parties, Said Award is in all seopects fully Approved and confirmed, And it is considered by the bour t that said plaintiff recover, against the Said defendant Milliams Af. Allyn is administs aton of Leveret of LL artecom deceased to be levied of the goods Y ohatiels of Said decedent yet to be Administered union the sum of Sis hundred \& Seven dollars Y that Said Administrator - pan the Same from the assets of said estate Together with the interest thereon from the rendition of This ores, and also all coste which have or may be accrue in this frocecling \& Arbitration

Samuel murphy 3 oftition for Divorce
Alisa This day came The Said parties ls Their attorney and thereupon this cause came on to be heard upon the petition of the Said plaintiff Answer of defendant-y testimony and was Argued by bounder. On Consideration whereof the bout find that Said patios were manned as in said petition was avered of that the Said defendant war guilty of wilful absence for more than the years as alleges in plaintiff petition.
oft is therefore adjudged y decree that the married selation heretofore existing between the Said patio begthe Same is hereby set aside of annulled of tho said kartiesbe Wholly seleased from the obligations of the Same - And it is further ordirea That the custody nurture Education flare of the Said Maria Theresa Murphy The child of Said patio be I. The Same is hereby, given to The said Eliza Murphy, I the Said plaintiff is injoinex from interfering with the same until the furstes order of the bort. Tut he Shall fave the privilege of seeing f talking with said child as of tin as once a month at proper hours. And the Said defendant is ordered not in any way to prejudice Said child against The said plaintiff or to talk e against tho plaint iff in presence of said child.

It is further oselered that the plaintiff, pay The costs of this Suit in ten clays of that execution? ipue Therefor

Mednesday November $30^{n}$ G, D. 1864
The Slate of Ohio Patriok leonnolly

Od ondictment for murder in the Seeond degres This day eame The padies by Thim atherny, s and the Laid defer de ent Patrien bennowly buing in pereon tofore the bourt y by boussel y thereupers the trial if Un said proceded \& vitmpes on The pait of the state \&for the defendent wre eramimac under aath before the bout Y fury the difendanti ) boumsel anol the Said Tult ony bing enclu ded on the pant of th stais (tidytyndent and Thereupow the ingument of boursel bing finistea the bourt
gave to the firy instrictiong upon tho caut of the case o Mon sint Gave to the thry instructiong ufon the cau of the care y then sint bermity a suorn officer, to consult) detumino upon a Desdide And aftera long timu spent theicin the Said fury werer called onto bourt by the of der Said bourt, the difind ant Retrick bonnotly being in perser before the bourty ty bounsel and the said frry bing asked by bort if they had agrud upon a verdiet the said fury answered that had notappeed upon a vesdiet and soporta that in thier openion it uxap impossibe for thern to aqpe upon a Derdicl ano the bout bing fully advised in the premisez and bing satiofied iast it cuad impopitte for the frry afosesaid to agree upon a verdiet thereupon by consent of tro Prosecuting on lehalf of The State of Thio f ly like censent of tho saicu defencaint datriet bonnolly X his boundel the said fury by od der of bount were diseharged prom the further condideration of
this case. Ased therewition thio eause io conlinued for Thial at the nent of thio pourt $Y$ the defendant was Oidend to enter a secognisance in the sum of one throwand adtmen for his appearance at the one⿻t tum of said bourt
The State of Thid of Indidment for onurde in the Seemodegne Ralxidt leonnolly S Yhis day came into shen fount Ratriet lonnolly y achnowteaged himself to oveystand indebted unto the skate of Chio in the penal sum af one Thousand dollark to be Leride of his goods y chatleds lands Yteremonts if default be made in the follding condition
to wir thai the said Dalvo bonnolly be optrea lefore The bount of fermmon Pleag of Said loounty of limion on the first day of the nuxt Lerm inneof at ten deleete $a, m, v_{0}$ answer untos said State of Ohio on an Indietmenl againet him in Saide bourt pending for munden in the Seeond dgoue Theng there to atide the ondery fudgement of Said loont, is not depart the bourt withonk leave thex this necogmisanee to be void othervise to be semain in full foree

Gd. H. Morse NS Reter Bland
Continued

And thercupon the bourt adjourned unlic comorrow morning at hatf eight aclaok


Shursday morning boember 185 1864 tho met pureuant to adjournmint the Same officers present as on Gestaday

This day the furory of Thi Grand frery appeared at the bor of this bourt and present thin Bill of dondidment againes Joms Kuhno to Apand Larcery endorsed Ci thw Bill form bajpil Losm an of the Grand Tuy' Aleo The'r other Bill of Indictment against darah bodgefor Grand Lal endy endreed " Tnw Bill Gohn bejir Doseman of the thande fury" Also Thuir जthe Bile of Andietment againet Protat B. Txuman fin Selling intoricating Lequers in orolation of law Endersed "thir other Bill of Amdidment against Nlayne sonitt for selling Intorieatin Liquososs in violation of law endensed Th Enue YBull Gotm fapil Iereman of the Grana furg" also their जrhes fiveseveral Bills of Indictment againstetobre If oprino fordelling intixieating Liques in orolation of law endorsex "eaik severally" a criw Bill fotn lofox Incman of the gsand frery" and Qleo thu sefhert and thesebing no funther brisinefs befose them the grand I ary were diseharged by the bourt

The Slaw of Ghio?
Nayne Smith Shis day came invo ofun loour acknowledqid Themsetves each to Gur YStand indelle a indo the State of Thio each in the ftenal sum of fifty dolloro to be levied of thin goodsy chatlile candsof lenemento, defautt be made in the following condition which is then that the Said bhailes Hodges orvill Jon ham Shall each le and appean before the bount of 6 om mon Dleas of the Saia bounty of lenion at ten acloek $a, m$, on the firse day of The next term itheeof to givo lestimum in a cause in said looust pending wherein the Said Slato of Ohio is Alainliff Y the Said Mayne Smith is defendant and not depait the bourt withond leave then this recognisanee to be vora Therwise to bess semain in full fencer
100) Glijah MNitten vs lo. \&d, or, R, bo,

Contíated
mary Qi Qookdeys
both E．bootisey And now comes the Said may b，bootery
by blasts Pandall her Attorneys \＆thereupon tho comer came on for hearing upon the petition \＆testimony f was argueaty er med On consideration there of the bout do find that due notice of the filing ）pendency of this petition was given to said defendant acer ding to caw and the bent dofunther find that the Said difindant has groply megieded his duty in his marital relations Corvarda this Aldintiff．It is Therefore considered adjudquay delivered That the marriage gelation heretofore existing between the said partico be $y$ The same is hereby set aside of wholly annulled y thasaid pastis Wholly released from the obligations of the same That the said defendant do fay to the said plaintiff as her seasonable Alimony the sum n of two hundred dollars And it is further Bedewed that the cublody onustur education Yeare of Said irma L bovlrsy aged one ajar be \＆the same whereby given to tho said Raisatis Retilioner and The Said defendant is hereby foseres enjoined from interfering with os disturbing the said pretiliones in the custody oturtuxe education y，care of the said above named child．

And it is further Gsdered that the Said defendant kay The costs of This case in ten days from the date \＆ in default there of that execution ipul Therefor

H1 losidex
 Dill．Dusborrow regular usory Thomas anodgrafo I3，II Haypus Sosibner Wood Lion card Gus．William Stubin Gottip Anvers \＆LL，bhilds William Fisher，QP，Yseemun David Davids and George Nebs ackesotales firorg，who being emfranneled Sion the troth to Speak upon The ifered foible between the parties Upon their Gatha do say thai the Said defend ane Thanes Wilson does not owe the plaintiff said sum of money is Any part thereof as the said plaintiff in bis petition has alleged－It is therefore considered ordered y adyedga That the defendant Ghasleg Mils on go hence without day i recover of the plaintiff his costs in this behalf expended lased at \＄
The \＆late of Chis
form Hopkins \｛ this day came into open bout form Somite Ale lander Davis \＆Deter Bland and severally ask nowledged themselves each to owe and stand indebtia to the state of Ohio in The penal sem offifty dollars， t be levied of thergoods I＇challels landstlenements if default made in the following condition which is that the sal il
(1harsday Secemben 1\% a \& 1864 .
Alevander Saviz. Ohn Sonith \& Deter. Ilana shall ca ch bex appear before the leout of bormmen Pleaz for the Said bounty of llinion at tin advek A, m, on the first day of the nert Lym There of to gove evidina in a Caus in Said bount sonaing wheruin the Saiel Blate so Ohto isplaintiff and the Said forn it opkins is defendant y not depart the Gourt withont leave then this secognisanes shall be aroid Gthervise to by semain infull foren
16. The drate of ohioz

Henry itensel $\{$ sondidment for Apaule Y Battery with intur thill Afenry ftensel © the elefendant Afenry tensel being this day in Spen bount in herson Y by bounsel was arraígned of the ondictrene being read to him whs asked how of the premise he curruld aequit hinaselffer plea; sayp he is not quilty in manneryform as he stand eharged insaid Indicelment

Anel theruution the partiez bing at ipue the said defendant biniggstill in herson before the bounty by bounsel and Thereupon, came a fary to cert fi A, White Gonathan Atardman guege D.osop William Reed, Geoseg Stant y a chanah inglsoy segular furors Hisamitent foseph thaun fonah marshall. Thomas nilcoy Lony Fosdy Senja min Moore tales furor who being duly empanneded Y sworn the tuite to spean wpon the ifpue foined between the santies upon thein oathe do say that the defendant Atenry Hensel is not grilty of an afoaulry 3 altiry with intent to Rill in manner form as he stanas chargee in said sondictment but that the defendant ttenry Hensel is guilty of an afkaulty Lattery in manner yform as he Stanels ohargeo in Said andelment

Cund thereupon the leount Adjourned unnil tomorow onorning at eight oelocte

This morning The Coout met hursuant ta Adyourment present the same officerz as on yeetrday
$\sqrt{\text { d, n, Bamun }}$
ve R Replevin
Geoge PI Ges 3 atternees and Shis day eame the parties by thim 1. A. White Ionathand tardman George of of INilliaim Reed Geosestars Jachariah medlny Ion io mstouno Sllis bublornow oegular furose y tiram tient 88 seph iftawn I onah Marshall Y Nnomas ricleoy tales Jurow aho bing duly empannelled y sworn the twoth to speak of a Tww oreciet give upon tho ifpue foined between the parties uphon thei oartiz do zay tho oigh of property in the hay seflevried was at the time Same was seplevied in the defindant ane do afeefo the defendants damages at the sum of one hundua放ightyforn dollars It is therefore considired odereay adyudged that the defendant secover of the or Alaintiof the Sacen Sum of one hundred eighty four dollaro his damages aforsaid $\$$ his casts herin erpended tafed to $\$$
and therewpon the plaintiff gave Notice of his demand of a Second Yrial under the statuto which was allowid by one bout.

Siza Ann Rass
Hram Ross $\left\{\begin{array}{l}\text { Driver rahinay } \\ \text { This dar cerne theream Iff wow }\end{array}\right.$
 the carst bening pula aorvisen in the prenivise do allew the ingunction as praye of 1 this eause is exn min nid

Sarak f. Cautmell by hiro
meyt friena foseph stawn
bivil Action
William Äfarnis $\mathcal{A}$ this day eame tho pastively thió
 SVN Aurirrow William, Rud Jachasiah mi giroy oegular yuy y Thomas llilcor form bapil Abram Iseek form lleaver) Austion tose taleo furns who biing duly empannelled \& Sworn the trith to speate fo trio arsdiet give upon the ipw foived between the parlies, upon theis baths do find For thas sidefendant - It is therefore considered orderedsadiua. That the defendant go hence withoub day and recovr of the plaintifs his costg herein expended taved lo $\$$

Friday December 20 1864
 in the premise z do find tho sale $Y$ proceedings to he in, all sespecte serulary in conformity with law ot io therefore considered Bevel Y adjudged chat said sale \& proceedings be litre same ane hereby confirmed of approved and that the sheriff of this bounty math deliver to Sack hurehader a deed in fer Simple fer Said seal estate And it Appearing that said property was lurid wponty a writ of Execution union a fredgement in this bout in favor of Garden thomas tco against 2 aced b, Pathtuw which Judgement is a lien on Said real edlato pries to The fudgimene upton which said Sale was made - it is therefore considered That the purchase money for Said seal estate be applied aten said fiedgement inferior of Said Gardner s Lh mavtco,
The Slate of ohio $\left\{\begin{array}{l}\text { Sondietrnenl for pend Larceny }\end{array}\right.$ Larah 1 olga $g$ Lesfeiture of Recognisance

This day same the Prosecuting ATtorn ney form B boats in behalf, of the Scale of ohio in open bout y trumpons on his motion the said defendant Sarah bodge leas Three times Solemnly called to come into bout by the Sheriff of this bounty to come into oust as by her Dteeogorisance duly Liken giseliued int the Bobate bout of Minion bounty this On tho 21 se day of celober $C_{1}, 18,184$ she was bound to do and ane not fur made default And Thereupon Gamest. Dodge form Dodge Y George Il. Thompson Surety in Said Recognisance being aldo there times solemnly cate in open bout to ami into bounty gybing with them the body of the Said Sarah Dodge as by The same Recognisance they were found to do, os the same would beforfuited who Also came not but made default It is Therefore Considered Ordered Rapuaged of de oread I ty The bout That the Said Recognisanco bey the same is houlyforfuiled And The tigight of action acorn to the Stale of Ohio on said farficme of PReoognisance against the Said Sarah Dodge GamestiDodge form Dodge geosgellithompsono

The seed (defendant Itenry Aैensel wei this day again bought before the bound y having noting, further to say why Sentence should not bepronorunced agaonal ion It is therefore considered y Adjudged by, The leourt that the said defendant ttenry Afensel make his fine unto the Slake of ohio in the sum of fifty dollars. It is considered \&radjudged by the bour that the sated defendant stenuy ifenoel beonfince in the bell of the fail of Minion bounty ohio for the space of Nine hours and feal on tread Yevatis only and that
he pay the costs of this frosecution tayed to dollens and conta
6. Im. Butler \& coifo - Cedcuard branston fo there

Retition for Ractition)
(Shis day eame Clle lilains moved ine leourt to appoint Eoy. Nestion quartian adition of ISace R Neson Q Charles MV. Wiceton micnor defendants and thereupow saca quend ian has thilly dayo given to filc her answer as quardian Sstiting up a mortgäge on bhalf of Said minor childern - Gna Thecuipin Comsel for pititionese mored tho leounto matie oden of pastition Whenewpion the leowt being fully adriesd in the nemises dos Io is therefore considered oseleced) adjudged thal an os on of sartition ipue to the sheriff of Said bounty comm anding him Iy the oatthy of (D. A, Kay Davia Danfuth ) lame 2\%. Mathatty to set off $\}$ apigno to E.fiNepon as her cower in in ic praterane one. Thisco there of and ly the like Gatho he Set aff sulfict to said dowen topititioners the one fitthe of said seal estate $x$ io each of thei's said bo tenanto onc fifth therepf aceoraing to law \} this cause is continued for furthes osder)

And Thereupion the teourt ad ourned untillomonow moving at half past eight Gelach


Saturday December क̧ $a, D, 1864$
This mosning the leout met purewant to adyounment preeent the same offieno as on gestuday
E.g. Webeterteo wis A 3 motion to confurn sale
on miotion to the bout- ty plainstiffo leounsel y on producing the oturn of the sheiff of this leounty of a Sake of real estate made by him on tho $28^{\circ}$ day of may a D. 1864 to RB, bole on an Envention ipued in this ceasen the
a.2. 1864 Aned the bourt on examination of said pheserating and bing satiefica the es \&ale has been made in all sespecto in con-
 herety approved Y confirmed and the Said Sheriff wo redenco to makie to the purchaser a deed for the landos lenemento so sold

## dobr पैरexp  dotm MClainforins $\}$ Redocktias Continued

$\qquad$
 uphon the motion to cenfirm the praceedergs of the theiff Ylommipionerg in partictow duly filede \& the lerat filly the sheisty Cho sepent of One fommifeconers in pactition to be in alt sespels in confumity with (aws

It is Threfore considerex ondered $\$$ ad udged thal saii proceclingp \& report bey the Same are horeby approrad reonfirmed and that Thomag Mapon Mmargaret Aumphen Shubteand Sarah Ifolmes Yher Fustand Youiba Mi. Wapon tane morrisyther husland S) Sophia B. W.afson holde in common the Several parrele of Said seal estato afigno To them in Said sefent and It appeaing by said report the The Several pareels afigned to Games Andefon James On. INa:then FThe heirs of SHan Mafoon dee could not be dinidea betwen Them as sequired by said Osder without manifest injing \& That 2 aid lemmifsumen had appuaised acersding to lawsaid
 dt is orelered thal Said fost menslioned preming he sollly the Theriff. of Said bounty of Anion accereing to law, Ened Sard bomispienerg having sepented thrat they eould not divide the 180 aeres in Suney not 3749 in Gellen 'ownshif withoul Inanifest inviry Y appraised the Same at seven dollars per aore X mestirnarty electing to take the Same at it eveluation it is osdered that the Said 180 acns alse be sold ly the Said Itt. Aceoreding to law thet he veturn hip, dings in segard to saida Sals to the nevt lerm of this bout to which lime thíp cause is Centinued.
$396$

# William A, Hubltand 

 motion y proeluaing the repel of ot w sheriff of his Sale made under the former order of this dort y the count bung satisfied on examination that said sale has ben made ace orang to law it is order that the said proceedings 3 sale te and the Same is herety afferoved 's confirmed and The Said sheriff is ordered by dust duly executed to convey Said memises to said purchaser in fee simple - And it is frusthen ordered that the Said sheriff out of the moneys in his hands pay first the costs of this case in eluding a counsel fee of $\$ 20.00$ s fo. . Stamittorn
 7uthard the equal one half of 10 mary fane organ' the on' equal fourth part and to Geingel organ the equal one forth pail

## Tater Randall berk <br> She leount-bing Satisfied that

 The fuss of the beers of The Court diving the year 1864 in Criminal cases where the \& tate failed to convict and when e the defendant proved insolvent and for otter Senses not $k$ articulandy provided for, exceed tho sum of one hundred dollars - It is Ordered that for such Senrew said berth be allowed out of the bounty beasury the sum of one hundred dollars
## WI NT, Woods lo. S. FF a milton y. Whin f. Bucutom patness under the name of the name

 of the $B$ ante of maryprille Plaintiffs of 6 ognovil Le. M. Robinson G. N. RewoveG. Welles g gid. Alexander defendants O
by Their attorney pisleole filed Thierputition against the ipo Wherein they aver that the defendants are indebted to them is a certain fromipany notudfifturn hunched dollars with interest therein from the 26 day of Getoter 18648 that defendant had executed a warrant of Attorney Authorising any attune at law to appear in any comet of record \& waive The pming S Sense of trowels \& con fifo fulgent against them on either of them fer the amerint of Said notus inheres firth
 Thu allegations of The petition are in w yt thereupon came The defendants, by their Attorney Gill, Gobinson who appeared in open leourt in behalf of said defendants by with of of Laid currant of ATtorney, which was exthibirat to the bour duly proved waived tho iftuing Y sense of hracefsyenffeen that the defendants ane indebted to the plaintiff o as in The petition alleged fifteen hundred dollais
interiet ohereon from the $26^{\circ}$ day of Getoter 1864 amerazting is $\$ 9 @$ and on lhay of $2 \times i d^{2}$ ditendanto Beleased all hross and wained all right of apperentif neceter of the defendents the sum of tiftembundsed dollarg cirt intersel Thewon amounting afges And costy of 2 mit tayked att and if is orened inat an enoros heilased $\}$ all sight of appiel nointed

Gathanine of Snowdow 2 Saēandy
Mrilliams stablest $\left\{\begin{array}{l}\text { Shis day cerme on Tris cause }\end{array}\right.$ to be heard on thu morion to dipripo The fro eereings on fite Ytherupon the corut bing adrised in the Premises do find that the qustices cestifieate to thi stamp $Y$ no complaint is filed with the Jrainseript Thereso it is condidend osplereas djuagea that said motion be overndied-to whicto Ondersffuegement The doferdant exeepto
1y The \{cate of Ohis ws TM. Bodly\} leontinueu fa Senries leathainu fonowdon as Sastardy Wieliam Stubtert 3 shis day came in opuen bonut Uidiem Stubert, Alf Seort \& Ni Malin \& a Phnoiledgea themewh
 The, penal sum of thrw hurianed dollais To be lurid of in The following corndilion to urit thal tho said Willium Suber be \$ Appar be fere Thi said soart of lemmon Phen - saide bointy at tin olvek $a_{i} m_{1}$ On the first day Ith the nest Herm thereot to Anewir in a cake f Bastully in said leout pending Whereins The Sacic Couthaine

 to be viria Othervise to be $Y$ oemain in full finer
6. Mn. Dotinnon turife
Q.s.Htamilton ciam teet als 3 On motion of Afttis
 Hilsh FTFants Wceshy Ella Welsh Who apkearca I filed


Salurday becember $3 \stackrel{d}{a} \quad A_{1}, 864$
Xy I Lepur of Lam! Laokeley vos form Nilliams et, als,
Continnea

$\times 5$ D. W. Milter vs Q. Wella $\}$ Greer of seference
Centinued
$x \rightarrow$ Ateny कैtall ar forngonsen et, als.
Continued
$x 14$
O. O. Stanti Nis Ravon thints

Continued
x 5 , Rill blank as yomi knornow
Centinued
x 16 , D.b.blak vs gotm Ltanly
leontinued
X M, R, b.blank as Levi Rhetpe
bentinued
xis , Dileblark as Mnathhew Elliont
locntinued
x i. R,b,bcark as bharles nnomow
Continued

* qQ, R,G,Qlarte vs form monowiy Mim sterm bontinueds
* vi, Leah Jiyle us Celam Jiyle

Contínued
1 MNIT, Breckensielge vs gepe Grace bontinued Thomas If. Nilliams?
Ransom b. blart $\{$ The Rirst day of the next term of this bount $y$ bontinued
32 Elvily Shedd as T.S.Ailcyfotm Side somtinued
40 Hemry If Hall ars $9, b, 8$ foo domsen
Contínuced
(Templeton Leggin $)$
(a) Ifenay Ifensel \{ \&ontinued at Defts costs. It is adjualed by the boust that the filaintiff seeover of the defendant the frele costs of this Term

Benja. S. Fishertuife us Thichael bsamer et, als, leentinued

* 3 - Martha ESLand Us Reter Otand bontinued Larvson G. Rooles $\left\{\begin{array}{l}\text { vs } \\ \text { mary Af. Dearslyy } \\ \text { Thomas Yearsley }\end{array}\right\}$ bontinued

Saturday beer. $3^{a}$ GiD. 1864
45,1 John Long vs Ellen Long
Continued
(11) fat Martin us the A pociatiy M, Prestytuan Church Continued

Martha it mbomick Ca dm of
2) OSeph Millormicto o

US Elis \{ Petition on note of melgage,
 has departed this life since the commencement of this action f since The last continuance of that the said Matthew If. In"lloométs has bun duly appointed of qualified as Raministratir of the estate of Said La sept in Obormiote \& the bour being Satisfied of the bht of Suet Suggestion do on motion of Said Mattie Af i millormíto as order That the Said Lotion stand revived in the name of the said mathew If. Meleormicte f then the said Matthew M. mileormide be permitted to prosecute the Same as such Administrator Y Thereupon came this cause On to be heard by the bort: neither hasty requiring a prey y thereupon The lout being polly adrisised in the premises do fithet the Several Allegations of the plaintiffs petition to be true y thew is due plaintiff from saver defendant on said notes y ming age the sum of $\$ 68720$ It is therefore considered Ordered $\$$ adjuelqes that the plaintiff secover of defendant-said sum of sixty eight $\$ \frac{7 a}{100}$ dollars y the costs herein expended taxed T\$
And it is further considered Ordered $\$$ Gdyuaged that if default be made by defendant fir ten days to pay said sum of money $\&$ coste $y$ interest that an seder of sale ifpue to the Sheriff of said learnty for the time being who is appoisitea special master leommifioner for that purpose commaseing him to appraise adventizo y Sell said seal estate in said fretition deseritu to satisfy said fredgement $y \operatorname{cost}$ \& $\delta$ report his provecedingo therein to trio leourt

The Stacte of Ohio?
Eleanor Long $\left\{\begin{array}{l}\text { On Peace Nrarsant } \\ \text { Eosfinture of se cogreana tavern }\end{array}\right.$ before Milia Mi. Robinson dip
This day came the Prosecuting Attorney fobs DS boats in behalf of the lille of this in open lout thereupon on his motion the said dendant Eleanor Long was thru limes Solemnly called by the Sheriff of this bounty to come into bout
as by her secognizance duly caknen before NOMM, Retindess a pustice Qthe Peace intfor said bounts of lenion on che $19^{\text {a day of Sepurntios }}$ Q,2,1864 she waz bound to do and came not but made default And thereupoon Gurge Lovell her surety in Saed secognisane ubeng abo Three timez Solemsity called by the Said sheriff in open bourt Ftring with him Ohe lody of the Said lleanor Long as by his seoopideanew he wazbound to do or the same would le forfieid whe aleo came not but made default at is therefore censided ordesed y adinegues F deoreed ly the bount that the said seovomeance lefotishm to herety forfuted © The sight of action ac enled to the scateof ohis Againut the Said Eleanor fing y The Yaid George Lovell. It is furthes O dered adjedoed of decece bty the feond that The forfitture, of This seoog nisanse be y the came is hevely sespited until the next term of this borers

The dlate of ohio 2 On Reace Wwarrant
Mancy Natson Forfitiur of secognisanse taken bifo
This day came The Prosecenting Atternuy $V 6 \mathrm{~m}$ B. Bevato in behalf, of the \& Qat of Ohio in open bount $夕$ Thereuten on his Motion the Said defendant Maney Matson was thru times solemnly called ty the Sheiff of thio leounty to come into bout as byher secognizance afo ceas ortind elviy Taken before GH, Nilkins a Wrece of the Reace in opor the leounty of Ninion on The $31^{26}$.day of may 1864 she was bound to do \& Came $\operatorname{mon} \$$ miade de lautt and therinfon Milliam Matson suncly in said secoornisanew being, also Three Times solemnly ealled by the Said Sheriff in ofen bourt i bing with him the boay of the said haney Uatson woly tios recoenisance he was b bund $I$ do do of the Same worele be fosfitted who also came net lut made default It is theretore considerec os dered adjudqed O deeseed, ty the bout thal the said recognizance leythe same is herety forfected $x$ the sight of action acoued to the state of Ohi, against the said manay Valson f tho Saide William llabons il ip firthe orderea adjudyed, deeseed by the boust that the forfeilure of this rieognisome be the same is herdy sespited usitil the orexi term of this loount)

Gnid thereupon the bount Adjounned without day

Lawson C. Pooler 2
Mary its Afearduy of Shis cause is suthe as fior agramentof keition, Thomas Grassey Sordered to k left off of the dorctect

Monday Sebmany 6" $1,2,1865$ The bourt of bommon Ale as for the bernty of finion in the Brale of thio met pursuant to lawi psesent tacot b bontilin psesiding

11. H.brary
bharlezot bsary et ale of is osderea that Cibamestoly orta fom Bphs ) Santos Spain be appointed dommpincris Davies S Suxton who were appointed at the lase Leme of this bourt but who failed to make seport or take action Thaivin under zaide appointment. It is now oreme that the said Absam Soly orop form iftes Sanford spaide exeoule The said Order of pastition made in thig case at last term $f$ seturn thein fuveeedinge to thig term of the bount

Giza M, Itersiz 2 Ifeman le Tensis el, als Ot le heara ande it afkearing to - Aloia fitfumplereso cone
 Lawrence was apteintio Guardian ade litem of Saide defendants and filed his Ansever for said mimozs, And theruefion said cause coming on furthes to $1 /$ heard upon The putition Answer f evidence $\%$, (was ar qued by bounsel on consideration where of it ip ordexed that by the ovtho of Gotrn G whrie thomes srown Y B, A, Tay partitin be made of said landg in the following puothtion to said iliza mi itinis one siptri hart y to each of thembe fendant me siyth part. And it is fusther cosdesed that à ltrit-of pautidin ispee to the Sheriff of lexion bounty Commanding gain partition to be made accosdingly

401
Monday Febmary 6" 1865

Deputy Sheriff 3 to the bour his bertificate of Cphomiment
 saia alppintinutst wag atproved by the boud S Said Lemuellli smith waz suom inlo offies




 bing ouly emparnilled fuown S Chargee sitined to thiin sorm to ditinato attinever by a suovin benstaite


- Latlemny thall es for formion cl, als $\frac{3}{3}$ Cocnínuae

It Aileblarti tes Caron Shink C3 bentinued
is. Ail, blark wo ctom Morsow Centinueds
16) Kibleak as ot ohn tanky bostinued

IT Rile,blarkas Levi phelpo Continued
is R.b.blask as thathew-Bliote beontinuea
11) R.l.blark as bharles Morsouv leontinues
20) R, b, Glaik ais fohm tharow) anm. Jiormo bontinued,
(10) Cutany Hfale vs 9.6. Y Jo. Yominson leontinues

76 Irllington Garwooateo as Michace bavis Continued
98 ) dsa V'ezartu vs Ceyoring
Comtinueas
ino Salomon Rhulen as Sobm Robrnaontwifus leontinfa Senrie Swasey SNrise 3 Setrled debly costs paids
Anskup y Stout 3 no second
And thereupon the bourt adjourned until lomonn morning H.Conklin duag cet

дursday Ǒbmary $7^{a}$. $1865^{5}$
This morning the bount met pousuant to adjoumonent the Same offierng present as on Yleterday
Deputy Sheriff of Ehis day George Inodgoafs presented to samiz os. Whelpley isp, sheriff of, Said borenty is banion as orputy sherift of Said leonsty on consideration said appoinemint was Wppioved by the bount \& Said George Snodgraft was duly suron into offices
otor Maskilequaig Partition
dotri Nelle ectals $\}$ Narlinow This day came the PIff I made prevof of due nistice upon The Several defendants of the rendeney of this putition and Thereupon ot of 13. Goats isq. was Geppintua Guardian Ad litem if Games L. Welle Gohn Y vedes y 9 da Wiels who appuared go filea his Gresiven
 Ann Aliza Zenley
Solomon Phulen
dobm Nobinsen ycifu 3 Centinued fis Sevice
fotm Mhaskill Guardiante? Gotm Wells \& Othin $\{$ This day canzu Tu plaintiff \& Y thereupon the bount being filly advised is the prenvises do find the Several allegattons of the petition are true \& plainstiff is entillea to paitition as Mravea fir - It is Therefore considerea Esareay adjudged that by the oathe of B. A. Way fi I, Syse y Clthews Stum the Sheriff of this county set off iiselually accosing to law to fames L. Wells form Y Wells Y dal llells che one foruth of Said land in the petition descrited y to each of the semaining defendants on eight $k$ art of Said land 8 thrat an order of panition You to the Sheriff seturnable to this Lerm of leourt
x I) IThe Slate of Ohio NS Aldzed Minithon 3 Grdenca to be left off of the aroetist 12114.118 The Slate of Ghio US Bhastes Mr. Totinsen 3 Centinued fasenvie I The State of Ghio as tho. Soalley $\mathcal{F}$ bontinued fer Senviec
0.6 .7 The State of Ghio ws Wayne Smith Grderee to be lofe off the dreene

Enveday Eithuary 7. 1815
$6 . \mathrm{m}$. Watherywife $\%$ On Pantition
Gaward branston ctale 3 for mot mo to the boucty formese


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The deale of Ohis ${ }^{3}$
dohn Hopkins G This cay came fom Smitc ing tome inceltea to the stale of Ohio in the tunad same of shen hamern
 if affart be made in The concition following, which is that


 and not oppart the bount withoul leave than this secegmisance to he void otherwise toind full force.

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 Gororo ify Ninney James tuec A. A, Wovelwoith and 9 Sworn the thet it spean whon ing duly em pormullex the paitios upon their cotho do say they find fn the plaintitt againet the saiee doperceant Tteuben book If apelo his damaqu at Sixty five dollers for the afendant bavide boo and ag findin adjudgied by the dis the bourt that considuce oseurac Y
of the said defendant Recuben leoote the Said sum of Sinty five dollars so found due as aforesaid together with his costg, hireur expended taved to And it is furtur considened osdereas adiudged that the Laid deferdant sarrid bork secover of the plaintiff his costs herin erpended taved to \& Hnel thereupon Came the defendant Reuten book y moord the bount fer a Second $\therefore$ Irial under the Stalute which motion was overnded to which suling the defindantion Exception
Gnd theruppon the bount adjourned until 8 oclo eto lomornow morning


Sednesday ofebreary 8* 1865 Shis morning the bernt met huishant to Adjoumment the Same officerg fresent as on ajesterday
Teminhlari Liggute $O$ Ohier Allornus of Thewupon eame yose Gbo Mr Pobinson Gohm An. Sluw Ionarhan Ifaine G. Ne. Nelove Gason Goleman. Ir, F duasels oegular furore Y. H. Linney Games Reed Gaseph blement \& D. A. NCleams lales hurors thobeing deely empsannelled SS sworn the truth to Speak wpon the ipue foined between the parties wpon theis oeiths do says they find for plaintift againse the Said defendant Afenry ifensel and afsef his damages at one hundred dollay.

Ct is Therefore considered Os dexed Y Adjirdged by the bount that the flaintiff secover of the suide difend ant thenry Ifensel the Saide, Sam of bre hundred collarz so forend due as Afesesaid \& Als his coste herein expended taxed to \$
8.9.10.11.:12 The tate of Ohio US fohm PB Baur 3 Ho be Laid away with old Indidments The dlate of Ghio 2

US OF Ordered to be left off the Doeket Patriek bonnolly $O$ Indietment to be laid aside
$\sqrt{29}$ The Stace of Ghio vis gotms. Thhn $\}$ To be left off Doeket.
30 The state of Ohis NIS Sarah Doelqe 3 To be lell off the Daeket 103

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\end{aligned}
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Martha E, Bland z Dívorw- Wiemifsed

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$$ Feler Igland $I$ for coels

408
Mednesday Etbuary 8*1865
Mratilda A, Smith $\{$ Retition for Dowes
Robert surner $\left\{\begin{array}{l}\text { Surn }\end{array}\right.$
This cause came on to be heard upon The petition, and was argued by boursel, on consideration where of in is Grdered that The petciiones be endowed of on fult equal third part of the lands described is the petition. And it is furster os dered that a lict ifpu to the Sherift of the bounty, of Nenion Ohio com nanding hir that by the
 cause dowir as aforesaid to be set off y afigned to Said Retitioner accosding to the statute in sudh cas madypraides
and seturn thim poecedirgo to the next term of this bourt

Gberly Yos Sheder
 Raintiffe cast

It is therfore orderea that The defendanto secover of the blaintiffes their costs hescin esperided tayed to \$

- Lepu of Same dokely as Gom Williaing etals Continued

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99 E.HH.Morvevs ofter Bland
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* Gane Iimmons

Itester A. Limmons etalo
Q Partition.
On molion to the boul ty boamel for putitioner \& upon praducing the proecedings of the Sheriff Y the report s proceding of the heommipioners herin hefors appointed y che Same bing eramined It is Orelered that said
proceceling ) sepert be the Same are herely approved and confirmea ind thereupon neister of the parties electing to take said edtale at tho valuation thereof as setumex Iy said bommifpioners on motion of peliliorey stisorduce thar said estale le sold at pultie audion ly the Fheriff, of The said bounty of C nion aceording to the seatele in such case madely providua
tames Luper C. Sistamilion Cadmite This day eame the plaintiffyat his

 10 law- Chereupon the bourt leing fuly dariece in the fuemies
 entilled to a de ore for a dued of the lands in zaid fition ditithe with corenants of Wanarty 12 is therfare considerd Gadered Y deereed that the said heing of ot. Wetsh matwy erecule to tor saids seal estate in lem daus $Y$ in delauct of the erecutiong for said seal eslate in len claye in optank of the exemben Find it is furthen considered of adiude, od thal plaintiff secorer of said defendenty his costs herim erpended taxud of

Gnd thereufion the loout adjonned untic tomonnow morning at hatf past eight ocloote

Thursday Tithuary $9 \cdot 1865$ this morning the leoun-mer-purwent to adyournment present the samuOffiens as on ofsterday
Aliza $m_{1}$.Ferris
Itsian 6. Ferris el ats $\}$ In Rarlition Hessian b. Etris elals on motion to the leourt by b. 1 Haminton attorney for the fetitione aris up on hrodeing The pocedinge of the SRerifty the refinty procedings of the bommpinus hewin ofen aftiontue and the Lame bing eyamined - It- is ordered theal Said procedinp \& sepert be Yohe Same are hereby, Confinue and sheruhen newtir of the Said haitiop eledting to take said estate at- the daluation there of as sturned by said lemmifinces, ©n miowon of the ceecoling to law ag the sheiff of Reniow leounty

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 and deferdank= the elefendento answer on file is to remain as itpiles in mele ol coninuia

410
©Tursday Eibomary 9"1865
And Thercupon the loout Adjourned until Comomowmaning at 9 Gelock


Friday Iibraday the $10^{" 1} 1865$ the fout met this morning pursuant to Aeyorrnment the same officers present as on yeturdes
 proof of due noticu to the Defla $X$ prooforthic aluegations of the petitions $y$ it is forend by the boust thal the Seviral alligations of ohe pelition are thue y that the plaintifti, is entitted to a divorec on the asorena setfor th in saia petition It is therefore constedered osdered of adjudged that the plaintiff br divoseed from the bofendant y Sai massiage contsaet is hereby decred null y brid of it is fusthen considered oselered of adjudged thal the fleintiff kay The costs in this behalf expended taree to \$8 in ten days $y$ in default there of that eqfention ipow therefo
 lig hig atty IMN, Robinson \&Y on Submificion of the Report of The Sheriffy bommifsioners in partition y the said procecaing bing by the bourt found segular in atk sespeets in same an by the bourt approved \& ecinfirmed y The Said fames th Wells Jotm F. Wells Yt Id a Wells Shall hold in Severally thi 25 anes Set off \& apignee to thum by Said lemmifioners and the simaining defendants Shall hold in Severalty Th Surnhy five a eres Eet off Y apigned to them - Andit is further considerea onderea \& adjudged that the costo otmis hroeca-
 within ten days $Y$ in defautt of Such payment that esecution 'Youe as upon fredgements at Caw-
Ios Q. Baker
 Totinson be appointes quardian do litima fer George Guston an infant byti in this cac who therexper affuenco in open bount Y acesptia saios aphointment

Inickay Febmary 1865
Qommipiones of dinaotvent．
On motion to the boust M，b，Lawen a IAg，is heviby appointua lommipiones of dorsabints for the Gounty of linion y \＆Cal of Ohio upon giving 2 ond to the seate of Chio in the sum of one thowand dollary according to law）thereupon the Said M，B，Lawsence appener in ofen bourt＇gave bond in Said amount with seeunty appuored by the bourt．Ana wag auly sworn agrecable the statule in euch case made throvided，

Thomas Nafon
vs
Partition．
Mrargasettettumprey of others 3
This day came the parties of submitto
The bount the seport \＆moceedingp of the Sheriff on the order of Sak in this ease $y$ thi saia procedings \＆Sale bing fornd in all sespecto segular y Lawful the Count eeo aptrove feonfirm the Same y The Sherif of the teounty of A enion Ohis is orderea Yequino to evecente of deliver to the Several hurchasers of tin seal eslate Sold as afres aide to them sespectively a deed iv fu simple for the loto sold to each sespectively－upon Thin securing the pruchase money a ceosding to law \＆it is furthe oretered I adjudged that the proceede of the Coto sold ins the Ncllage of Mnarypville ohio be paid to the parties to whom thu sanue were afgigned $f$ that the firoceeds of the land in Cllen Eoonshit be pointwo to the $⿴ 囗 ⿰ 丿 ㇄$ as the Giginal Osder of $k$ antition sequiree the land to bediridex And it is further Ordered that thi costs of this procuding be paid by all The pasties in the propolion they were nilluesid as shown by said osiginal Osdes of partition $y$ in defant of parment fer thinly darp the Sanu be collectex as upon Gualgements at law

C．M．Tobinaen y wife
1．8．If NSMilton Cimm others 3 in this oase on mo paion to lax costs of the leount biing fully adirece in the premises do adjudge the costo made by betwren the partio in segard to pastrueshif a ccounto be paid by beflo， IT The eosto made in segard to Thies undividual aceonsts by the Said Robinson I Said Melsh be paid by Said Robinson It is Therefire considerel y，adiudged that plaintiffs secores of b．S． 7 familton as cidministrator．of $D_{1}, D, W e l s h$ thir costs expended herein in segard to said partrership y Land matter lesfed to \＄And that Saide Adrnin seoonn of said piffo hiz coats hereinv expereded in segard to said－ individual aceounts tased to $\$$
1）Lefou of Saml Stokely US fotm Nillians et ato， 3 Continued
3．Hugh Mr．Ienant Iz，Ve Os Ininuva Mlinw etals $\}$ leontinud

1Q. Barker 3 de factition \%. 6 Gorton arabs 3 This canse came




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OFriday Fetruay 10. 186.5
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Mary ann base
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 of leounsel the leewin do finde the equity of the case with the peaintiffosy That Mriff, Gomson Samuel fobmseng facotedeles ought in equity to selease to Mary Ann base wifu of Nelases
 deseribed y bing the Same cand oenneredtollints, folmonst Samuel Iohnioon by deed by fa cot tieler of bounded on the East by the Cand conreyed Co Elizabith gotmoen if in the luest by. Cand einvezia to goseph Cethenton.
at is therefore eensidered Gs dered $Y$ Adiuelgee thear with in tes dayp the Said MMIIf, Dobmsen y Samuel Jotman Y. Gacobt telles conving by deed of seleaseb aristaina all thin intirest in Said lana to Said Mnary conn lease tacotll:
 deeser Shale pherate as Such deed of Aclease

It is funther oselered If Adjudqua Trat the oight of dowen whies Said Buth Ann Jieller has in Said land is heretry savee to hen of thear any sight os interest which Slizabist Iobmson Y Gohm Mr. Johnsen may have in said cand by rasem of popsefion of any part of said seal estate is sesivred if Saved to them. And it is funther os dered \& Adjudged that tho defendento MMitf, Gomsen. Samuul fobmson and \& acob yielles pay the cosrs of this proceeding Tareen of \$ an d in difeurt of such papment that exeeution ifow therefer as upin firegements at law

Aotice to appieal by befendants.

John Fileck
Ionathan ALutles $\delta$ pronif to thu satisfaction of the leoms of motice to the defend ant of the filing of stis pitition of thercupien the bourt being, Satis fied by proof that tho several allegationo of Saiel petition are inew do eensieler Brder y Adjudge That unithin ten days the Said defendant enviry

Fiday Zabmeny $10^{n} 1865$
to plaintiff by dued of releasey quitelaim the forty acres of cand mentioned in said petition S in defaut there of that this deesu operat as such conveyance. And it is Ordered that the deed of plaintiff eqfecutid to defendant for the 8 o aesce mentioned in Said pitition be pleceed on file with the paperz for Said elefansedant It is further Orelered that within ten daye the defendant pay the costo of this moeuding $Y$ in dyfault - Thereof that exeention epur therefor wo upion fredgements at Cow

Samus Mnartin Erer to
us
© $n$ Terpleades.
The Ansited Pseblyterian bhurch y o
The Cipociate Dsestylevian bhureh The loout having Gelened tho defendents to Intirplead y that Said "The Anitse Psestytexian bhurch" file her petition and Said "Yhe Apveiate Dresbytexian bhuroh" Answer-And The Saidfirt mintioned bhuret Having filed her petilion of a aid" The Apseiate Psesbylesian bhnch "Answer Cinel the first shentioned bhiret hearing filed her petilion s said last mentioned bherch hevving feviled to answes this eause is submitred to the boust on evidence $I$ papers filed \& yुis taken under advisement y continuud.
造 $\square$ lognowit
This day oame the plainviff by his Altirny Ifiled his petition \& Thereupon the defendunts oame by Thiés Atcorney who apfreared by aintue of a warranty of Atirniy duly froved Y file d YCvaived procep Y entered therr Appreirance $y$ cinfefoed Inal they do owe The plaintiff the Sum of one hundred $\}$ ninetun dollarg with ten fur eint intust annually It is Therefore onsideried sdered Adjueded that The plaintiff, seeever of the defendants said sum of one hundred y niveleen deblars together with, hiz costz herein erprended terfeel to \$ All evres \& curito of enso an waired H\&, Hoomi of lognovít.
D. A. Fleek $\{$ this day came the filaintiff lighis attinny Gotrn tleeky $\{$ Afilee his petition t therecepon Thi defendents came Rerry Buek by thir Atternyy who appeared by vistwo of a werrant of Attinney duly preved Xfiled of wainid procefs \& entered thie'r appeasance of confefoed that the do owe the pleintiff the 2 ern of one hundred forty none $\frac{50}{100}$ dollaro with ter perent interet annually theron - It is therefore considered sederedy adjudqed That the pTaintifi secover of the said defendansig som of p14920 togethes with his costs herin expenered laried to A all ersor twrits of ersor are waived

X Nixiam Hiblary 2
Partition
6. I. Grarey et, als) on motion to the bourt ly P, B, bobe Altoncy for petitioner $y$ upon proawing the pocecdings of the Shect/)
 Same bing cramined. It is ordered inal said procecinge \& report $A$ s are herety approved Y confince and thereuthow netther of the pasties electing to tathe Saide estate at the valuation there of ae seturnea My said Commipiners ) ©n motion of petitione dt io ordered chat said estate Ir Sold at publie Auction is the Sheriffs of the Said bounty of Ancion acesting to the stalule in such case made $X$ furvidid

And thereuphon the looust adjourned until lomersow morning at 9 aclock


Laturday Febuary $11^{\prime 1} 1865$ the le ourt mit pursuant to adjournment the same officers present as on yister day

Glijah Nittes
Leolumizes of Indeanopolis


It is therefore considerea that the defendants go hence without day y secover of the plaintiff thior costs ir this behalf expenaid tayed to \& papers with ceranon no secores
51 O.W. Milles as 6. Wells
Contenuea
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Cocntinued.)
$24)$ UMAR, Osechenoidge Us gefse qsace bontinued
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99/Gdwand Ff. Morse ve Peter Bland bontinued
$11^{5}$ Golm Long v.S Fllen Long
Contínued
105 Reter NNynegarit fohm Busge os Melson Siring et, als, Continued

1) I Maney Bunton vs g ames Bunton

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Rizr.a A. Rofs vS Ytisam Rofe

127 / Margant ©. Meal ws tho 8. O. .real
130 Lovina mitaride us H. SM MBride

Continuea bontinues

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$10^{2}$ Michail bremer eT, als, 3 ordend \& is adjuelgod chal the dep 10 Ordered Y adjueged theit the depto herim expended tayed To, \$
notiec of appeal ty plaint ffo 1 and firfed at $\$ 100$,
$13^{3} 3^{2}$ I mary bloop Byy te ous Mary Hainco etalo Centained

Pns citpp Dt is Os eleed by the bourt that The poosecuting Cittorney
 Hor Thi near 1865 to be kaid out of the loun Ty Abeasuy on The Orair of the leaunty Cuvelition one Thice at ohe e end of The present Lirm, cone thire at The end of the apic
tism and the ballanee at the end of the Leptemew ferm
Shtts de is Grdered by the leourt thot The Sherift bad B. Whathly
 Hocasing on the oreve of Thi bounts luviror onu Hinct at The envo of each segular term of this Gount for $186 \mathrm{~S}^{-}$

Isaac N. Bruin $\{$ Second Inial
George dones $\}$ decond Irial Continues

And therupion the bourt adjourned untic monday morning nest at jine oclogh

Drow day Setruary $13^{\circ} 1865$
This morning The boust met purouant to adpournment present the Same offierez as on Saturday
W.W., Wooelo b, \&, Hanieltong

Y Thomas J. Buyton o benfefsion of Judgement
wh E. Mrood o
 PB bole one of the attorneys of Wiz bount appuand in opun leount in behatf of said gosepik E. Nood $y$ by virtue of a Wirnant of Attorny for-than purpose executid, \$ now produced in open bout-y duly proved weived the ifsiung sinice of senice of proepp i confefsed That said boseph $b_{1}$ Wood does owe the plaintiffo the skide Sum of Three buindredy nine yivo collare as the plaintiff in his petilion has alleged.

It is Therefore considind that the Said WIM, Noodo Q. S. Htamilion Y B.g. Surton do secover of the Said Gosepte EMMovel the Sacd Sum of Threw finndred $Y$ onenvivo dillaro so confeped to be due y all coslz in this bethalf expended laxed to deollary And by vistw of the Same evarrant of attorney all ersor is seleased of all sight of appreal waired by said fosefin E Wrood.

This day The Grande firove appreared at the Ban of thin bount and presentea thein sile of Indiotment in opens bonn-against Thomas MriGethan, for Bunglary and Larony and for aiding, abiting and procuring the same to be done enderbed alnu Bié Nilliam Gabnil Zoreman of the Grand Guny". Cilso thar Astes Bile of Imdietment against Daviec LL Coyd for Burglary asee Lareiny and seeciving Stolen mzeny es delensed a you bill Milliam Gabrie Loreman of the yp-arid gury- Also thiu Githes Bill of Indiolmen against Gotm If ale for Burglary and Laseny and for aiding abting aind proeuring The Sanve to be done endensed atnue Bile VViliam Gatrie tosemane of the goand fury - Also their orther Bill of Imdictment against fotm p. Stort for selling, Antopicating Liquor in violation of law endersue a ysue Bill Nilliam Gabril Loseman of the Granid fury Also chu Otzien two Several Bills of Incietruesizls againsi- Oom foptzins for Selling Intorjicationg liquers in violation of laiv endirsed Ce tune Bill MYiliam Gatoripl foremeoos of the gsasid finy-Alser thiris othen thre sereral sigeo ndidments against gom if uber for selling Intoricating liquor in violation of Caw each Sevrally endersed Ge vie Bide Nilliam Gabried Zorenzan of The. Goanel Gavy tibo Thirs other six sevesal Bills of. Indietment against Retes tues fer selling In tosicating liapr in violation of law each severally endorved C Inve Bite. Milliam Gabrie Liveman of the ppand GuryCilso Theis Other eliven Bills of Indietment againotfameo greene for selling Intorfieating liquor in vivation of law eaoh

Severally endoreed 'G Inue Beil Williern Gabnic Ioseman of the irrana fory And atsi their Repoit and There bing no furthe breinspo before Them the gpand Ilung were diceharged by the bourt

The Slate of this
as
Thomas Inl fychan of abilling and procuring the same to he done
this day the said Thomag milipthan defendantityomes appeared in open boust ty his Cuttomes, the prosecuting Atrinus of ansion loounty biing present in leoust in behalf of the seato of ohis And thererition the said defendeant Thomag Thilfechan by his Altomeng moved the bourt That the said defendant be Admittex to hait and Thereupon said motion came on to be heard and was argura Iy bounsil, In considesation whereof it is osdered by the bourt Thal said defendant be admiltid to bail in the sum of tiften Thouzand dellarz, for his appearance al the nent Lerm of This bourt. And The saide Aefendant bing unalle to procure Saia bail at this term of the leourt. It is furthers osdered by the bount that The said defendant Stand committe to the erbel dy of tho Sheriff of Said bountry to be confined in the Gail of the baints, afoesaid until the next term of this bourl to Await his tial and the futher opder of the bount unlef The bail aforesaid in the sum aforesaid shall be procened b the said defindant by dree eorroe of law, to the acectitanas of the bourt or fridere admiting him to baie And Thereupon the Trial of this cduse is continued to the next term of thip bount,
sdu of sale

And Thusunon the leout adjourned without day

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Monday Aprie 10 $=1865$
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This day the furorg of the Gand Guyting

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Tetcher M. Spain Otpf Chaily \& pain

This cay on motion of
Gilli B Aldison allinney fa the heaintiffy it-Chhearing to The leourt shat, Thasity prain and
Mrawy Shain Ste ceffercas le an minow- The bount dow aphoint y. Ni Flbinson Alloury at Law Gradian ard e tenn for sai injenct do fentaisc and the said Y. Urotobineon then appiand his answes - ccepted said aphointinent and filed
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 Thi Mike oasto of the same. A. AKay, isaae Brodenen
 sulfeet to Said dover estalt is the following yotneicu part- Lo the Saic bhaity Shain one equal thind part and to the said mary Shain on equal thind kant, And it is futtew braer ox that a unt of par lition iftur to The sherff of this Gaunty commanding hirn 5 ae encaigly Y that hy Natum his mocuaings unaer saix wit 10 Onis 2 erm of the bain

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Mondar Cpril 10" 1865
W. H. Or aney
b. Fi brareyetals. 3 Rartition,

Att Detition on motion to thu bamt ty DB Bale
atly She Detitionw y won producing the procedings The Sheriff of the Sale of the fremises oy him made in tume, Pfoind by the bount in all rospects in oum furn of law is herebr apporiay confumed, Ythnte thal Said Sheriff is hereby apporay confurmed, Yhat the said sheriff simple fer the said landos tenements ty him sold as
 petperoer of this suit-incluoing an attorney fu co of the sheri'tf in The folleoving ho porturys to wivi: Uh. Herariy
 simaining two Thied-and that the sa id Sheriff cis Tribute ole sesidue of The monikg. Yo Nish brarey one thina
 distritute in hike manmes the sur itise for defred paymients
William B3. Stubest
Application for seliff unar the Inodrent laws
 Attorny ifleatt a inv I. Snowden one of the bredins of sequired a finther estamin ation of Thu hettionevyocquise a continuana of saia pelition untic she nept tim of this leount. It is thenfere opderea th ar sade pution he continuwe fer firsthe examionation befere The lemmifoioner of envolarents?
Solomon Thulen siff 3
form Totitimeon thite deffe 3 This day came the cefendento ain form on subetance any of the charges in traintifto, sacid in phition sel forth, and do not hnow any Thin In in consitemt With, his entice innotenee nor do thy now midna any chagit his said action, Each parly paying thin own cods.
Leah Yile o Alimony
Gecanz Mile 3 Alemony Jtis day eame The peaintiff and um Hi ODechenridqe lis fipe Grace Continued.

Honday Aprie 10 1865
tane Timmons
US
etestes A. Timmono gothens
Partition
Q. W. Tobinson \& submitud this ousse to the fout on motion to confirms Sate and therupon the bourt biong fully advised in Themermins do find Said Sale I procudings in all sespects legal and Therupon it ce ordered \& adjudged thar the said procudings bey the Eame an hereby confirmed and The sheriff directed to execute if detiver to Said pur chaser a deed in fee simple for said premises upon his Securing accesding to law the defered payments.
And it is fusther ordered thal the oosls of this proceeding, induding an Attorney fee of $\$ 40$ ao to Gi. Wlobinson be paid by the panius one pridthe each the ballance of the procerds of Said Sale be divided beteveen the parties in the sami profurtion.
Hamiet b, Lee By be Vs Alexanden Suwart et, alo, Continued Fullington Ganword teo Us Michael Liavis Continued

- Ofn Weaver us Donathan Bunt

Continued
Q Ina ytezartu 2
Ns O Whis day came the parties \&filed thin A, Young 3 witten agoeement of Bettlemint which seads cos follows to witi पtezartue gives to Young, the note given by goung to Newel mentioned in Dfffe putition Ipay $\$ 100$, addition th foung - Moung qive tokizatew the notes given by ytezartee to foung which are descrited in his Answer imended anseves
2. Each pantypayp thi costs niade by himsulf expept the costo du sheriff of blerthwhich IVuzastie is is pay Afric 8,1865 A. Jezantew By ABB, Gole

A, Young
This cause is therefore settled as per said agoementi and fudgemunt enterid accerdingly
Edwardst. Onorse vs Retes Bland
Centenned
Q,M, Wutlesthiffe Qs Edwand Pranston el als. Centinuua dohm Long 2 doivoree
Ellen fing $\{$ This day earne the petietionen I dismifsed his fuetióon- it ios therefore considered Gsetered A abejindged that thw filaintiof pay the costo of thi's praceeding in tin daypo in defacilt thereof that execution ifsue therefon- Leave to with now papers and without secord-
A ancy Bunton us ames Buton-leontinued

Monday april 10. C, D. 1865
Qlizatete Ropersitisam Nope. foseph tinly ves Ann Eliza Einky

Centirued
Gontimued
Marganet O.Meal vs Thom as E. Qimeal
Gontinueds
Emianuel mactling o on apflication by. defendent-by games mulvane 3affidanits this ecansis is continuico at
ballecting lemmittwos Dames Mnulvane-
Michac 2 uink ars \& Al Garter Continues
The shate of Ohing
Qeter Cuer $\left\{\begin{array}{l}\text { Indietmint for Seleing Intoxicating } \\ \text { Liquos in vidation of Cain }\end{array}\right.$ was duly arraigned in offen fount $Y$ Cthe Indieltrien bing sead to hin was asked how of the premises he bould aequit himself for flea saivi he gquily in meino Stum as he g tands ehoigled si sajo indiotment
Whereipon it is ensidna f adpedqua by the bourt hat The Said deferdeant Reter anor- make his finc to the

Einza Ms, Imis

Afeman le. Finsis etals 3 In Partition
SlizaM Fenis and now coms the said motion $Y$ on pwoweing the mitton her Gelinint an his made under the firmue order of thos bourt ins the brout bing satisfied on extamination Thal sacie Sale his bun made a ceosaing to law- It is ordencel thal Said pracedings y Salf be Y Ste same are herby corfinmed An a the said sheriffis orderea by dead duly equentied to convry said premises to Sara purehaser in fu Sumple monezs in his hands kay fivit the eosto of this hoouditg
 taked to . Seiza Mr Ferrio the orm equal none Sínti kail and to eaoh of thi defindanto one equal sisto pail

Gind Thereupion The bourt adjourned intil tomornow morning at 7 adadty 45 mipuetes


Wuesday Aprie $/ 1$ " 18 Ces this mosning The bout mekponsuarr to adjourmaient psesent the samu offecers an on yesterday

Moseph O, Bakes ifenry b, goston et alo
) In Partition

On miotion to the bount by" B, B, bole leounsel for petilionas \& upon prevducing the seturn of the sheriff and report of Baid bommifioness heretofere apfiointea y the Same havingbeen examined by the bourt here $\$$ found in all sedfreats corsect $Y$ in conformity with law- It is herebyodered That the said froceedings y seport be $Y$ the Same is hereby affirvere $Y$ confirmed and thereupon neither of Said panties electing to Tave said premiseg at the \&aid valuation it is osdered that the Said premises be Sold at publie Sale by The sheriff of Said bounty of tinion accovieling concaut, y that he seditw hiz dorngs in the premisez to, the iffecul lerm of Thiz bourl ta tohiet temo action in contorived
 tames si Aler ander sen. deft, Ihì cause oame on to be heare upon Thu patition, Ansurer Beply and waz arqued by bernsee On consideration whereof. $q t$ is censidered ordened that ty the, oathz of Games An lilelsh Aiff sooll Y philip smider partition be mada of the landeg enemenly in Thifetilión descrited in the following friopentiong to writ. So the flaintiff samuel Mr "Campele oni equal Thind, parl gto the bifendant IAmez S. Elefander Sen, two equal third, panty. And it is further osdered that a wsil of partilion ipue is this Sheriff. of Anion bounty commanding him $\frac{1}{}$ couse said partition Accestingly, and that he make seturn of the frocerdings under The wit to this Lerm of this bourt.

On Motion to the bount by the Prosecuting Cithonney P. Boble is appointed afoistant Boseceting ADtimey in the case of The Slate of Ohio US Thomas Moljehaw for surquary y Larceny.
a misday Comic //" $a, 2,1865$ )

Sarah lourtiz
osermus If. bounties by her Atherneyp on oz coarse came on and was argued bybounset on consideration, Whereof The court, de find that due Notice of tho filinggpendincy of Diss petition way given to the Said defendant according to law. And the Gout dofurtherfind that the said defendant has been wilfully absent from the said petition en mere Than Three yearz prior to The filing of Said futition It is Adjuceged g decreed that one Mndiniage relation heretofore existing between The said parties be gins Sam
 Wholly seleaded from the same. Lend iris fruther ordered \& Adjudged That the Said defendant pay to tho Said filaintiff fer her seasonable Alimony the sum if one hundred dollaig and pay the wats of this Suit within $\operatorname{tin} 0^{\circ} B^{\circ}$ that ifecention ifsue therefor

Hhatieda A. Smith vs
Robert Liner
Confirmation of Dower
I his cay this cause came on to
be heard on motion to cenfim the Report of bowers made by the bommifieners in this case- and upon producing The sheriff's turn ane the Appraisement of yearly value If sente if profits made by, the bommifoioness in this case they ravens been of the opinion that bower could not be afrignow Hi metes bound z ~ Nippon Consideration whereof the bour do find That the froceedingo are in Substance in conformity with law and it is ordered that the said proceedings of appraisement be The same are hereby approved y confirmed - it is therefor ensidnw I adjudged by the bount that The defendant Robert Lumen pay to the Said Matilda) A. Smith the Sum of one collar and twenty fir i sentry her seasonable bower during tine fundeney of of this Suit - And Alas the Said Mobil Turner pay to the Said Matilda A. Smith the sum of five dollars fie year payable on the first day of april in each yeas commenenig on tho first day of Aprie 1865 And it is furtive considered Ordered If adjudged by the Count that the petitions Matilda A. Smith pay one third of the costs of this suit tared $\$$ and that the defendant Tobit Turner bay two this es of the coats cased to and in default of payment of orts lg either nasty of any of the amounts ass ford as the reasonable dower of the Said Pnatilda A Smith an Execution ifeur therefor as upon frodgements al Law.
Thomas A. Williams et ala,
us

Report of Referee filed t boned,

Huesday Aprie $/ 1$ 1865
Ioph iffamiltox guaraianof Larah iplladnile Piff
Villiam sociley seft. $\{$ the coure ty bornsie for Plaintitf At ie Orderea that by the vatho of themad Hesd tamuel Lurnes o B, Astay, partition he macu of said cands in the following propertion to wit Io Said Sarath d flachile one equal Seventh part and to Said Nilliam do ailly the equal Six Sevinthe of the lande dercoites in the plaindiffo petioion and it is further ordered onat a corit-of pantition ipwo to theserifts of Anion bounty, commanding him to carse Said pantition to be made accordingly-seturnable to this Lern of Court:

The diate of Ohio Sodndiatment in the bount-of bommon Dleas of Amion leounty Ohis fn Burlary) Las cenge Thomas Ar Cgchan Itfor viding ativing I procusing the samu toid done

This day came the said defendeant in open boure Yby his Alterneyp Submittew his motion to the bourt for a change of Nenue in this cause uppon The affidavit of the dof endant $y$ one made by one of his Attorneqp dile, blarte and the Aefendant bing, in person t efore the bourt. Thereup ow came the probecuting eittorney in ofen boure \& Sulmilted counter affideavits whereupon this canse came on to be heard upon Sacie motion ys affidavits and was argued bybonnace In consideration whereof the boust do Orernule said Motion
 Myers is made a party defendant in this a ction with leave to file pleadings in Thinty days
Samuel Mribleampbele Olff. \& Order for Sale
Hames 8. Aleyander Sin dift On motion to the boust by
Mrle, Lausence Attorney for the plaintiff of upon producing the procecdings of the Sher iff y the se hort \& proecelings of the Commif Siesers herein befere appointedy the same bing examinea in It is ordered by the leoust that Said procecdingsy report bey the Same are hereb approred \& confirmed - and each of the panties electing to take gaid estale at the veluation thene if as seturned by Said bommifioness - It is ordered that Said seal estate in the petition descrited be sold at publie quetion by the Sheriff of Anion lownty acconding to She Satut, in suoh ease m a de I provictea X thes Carese is continued,
ďusday Afriél $11^{\text {a }} 186$ cs
The deate of Ohio 2 drdidment fer Benglangy farceny and vS thonzas MCljenan Aiding abitling yprocuning tre Xam to be done, in person before the bours day the defendanl Thomas Anlichan bing qndictment bing read to him was arked how of the mimises he would a cquit himself for pilea, Samp he is not guilty in manner y form as he stands oharged in said sindidment And Thereupion The difendant not being seadyfer trial by, seasen of the absence of Anaterial witnipes, by his Attineys submitted his motion to The bountfor a bentinuanoe of Saide cacese to the next tim of this boust secmithe sere Affidavit of defendant in suppant of 2 aid motion. Thereupore it is os dered by the bount That thío oause sland continued fos tsial at The revt yerm of This bount. Cind it isfurther bodered by the boint Hhat the said defendant Ihemas Hilifitian be a mithed to bail in the Sum of fiffeen theres andedollane for his appearance bifose said borest on the firse day of the nevt Lem of Said bount to Ansever unto said Indiotment Therupon came the said defendant Themas AnCliehan Yalso Retes Schwat IVilliam bi Fienter, y acharylidelby \&acob Nioksard if fames Lefter into open boun s Severally Aotinowledged themselves to owe and be indetwed unto the Slate of Ghio in the Sum of Fifteen thousand dollass to ve levied of thim seapectiry goodsy ohattels lands loniments y, estak to $\%$ for the use of the fate of ohio if def aunt bemad in the condetions following to wit Ihat if the Sace defend ant Thess ao Moginan shall kersenally be apfear before the bount of bemmon Pleas of Amion bounly Fhio on thw first day of the mest Yesm thercof to answis unto an Indeiment for Burglary \& Larceny \& aioling abinting if hracuing the, Same to be aene filed thenin againet hims \&hall So entinum to be and aphe an bifore said leount from. day to day 8 not deprant the bount wishowt leave thereof and shale abide The decision and Sentence of Said leount then this Recognuana to be void othervige to be $夕$ oremain in fule force $y$ arstuw in Law

David Mnarquis Alff 2 Netition in Ersor
Villiam ors doft $O$
Ihis day oame the frantiis by Chin Athimief and thereupon this aetion carne on to be heard ufion Chuphition of the said Deavid Mrarquis and was angued by leounsel on consideration whercof ir considered Grderedy adyndged by this bount theat the fredgenzent of the said frestice of cho Prace be Y The Same is heretry seversed and chat The said plainitiff be vestoted to ale thin qs which he hao cost by season of thi Said Gudgement and is is funthes considered orio adjelque that the drefindant pay the eosts of this Suit taxed to \$ within tin dayp I in defank hercof that eqecution therefor An a in is funther Greved thene This cause

Tuesday Ahicic 1/. 1865
be retained by this Coonstfor trial and fin al fuedgemenct.
William Wi. Woods Y ot hess 3 Thomas ARCGehan \& al the default herein is opened up y Answer filed as of the clay of april.
And on his further motion and at his costs and for count of the ustimony of presence of witnefres for him this cause- And also the motion by him made to discharge The athaohment is entinued.

$$
\begin{aligned}
& \text { Sivan Stent } \\
& \text { Lydia Ratrickerals } 3
\end{aligned}
$$

On motion to the feoun-y upon moancing the frescec⿻ings of the sheriff and the sale of the premises by him made in pusan a of a former Gen of This Gout and the Samebing examined Iforind by the Gout in all seepeets in due form of law. It is ordered that Said proceedings \& Sale bey chi same are hereby approved and confirmed of that thu said Sherffexcaute I deliver to the said purchaser a deed in fee simple for the Said lan do of tenement by ti mu so sold as aforesaid.

Gid it is further ordered that the casts \& expenses of this suits including an Attonny fee to G. Robinson of \$p be paid out of said moneys in the hands of (tho Sheriff in the following
 Amounting to $\$ \$$ IizaRatich $\left.\frac{3}{19}\right)$ three Tweifitis amountury to \& I amis Retriote ( $\frac{3}{2}$ ) threw twerfitis there of amounting to $p$ and William patrick (ia) one tweifit amounting to os And Oh at the said Sheriff distribute the residue of Said moneys between the Said pasties in the following mopertiono to wit ytisam) tent $\frac{5}{12}$ thereof amounting to $\$$ $\frac{3}{12}$ amounting to $\$$, $\$$ ames Patrick $\frac{3}{12}$ amounting to $\$$ and MAlian patrick $\frac{1}{12}$ thereof amounting co \$p and that the seareties for the defered paypreents be distributed inv like mams to shies order of dishobchen of sand rene $n$ the scustirmen Rent talus exception
The Scent of ohio 3 Dom cob

Indieploment for Selling Intoryíeating Liquor Yin violation of law Elis day The defenerant form twee was duly Enaignex in open beaut y the Indie mont bíngsace to him was asked how of the premises he would acquit his suffr plea. Sap hi is guilty in manneryform as he Stands charge, in Said Indictment, whereupon it is considered \& adjicelged by the Gout that the Said defendante INtro the mate his fine to the Slate of Ghio iv the Sum of ten dollars an el pay The easts of this prosiention tense el To dollars of

428
Sürsday April II. 186es
The drake of Otis Indictment for selling Intoxicating us \{Liquers in violation of Law.
fares Greene She defendant farmer Greene this day use duly arsaignea in open bouse and the Indeed mint bini read To him twas ashe how of the premises he could a quit himself for plea, Says he is guilty in manner Bf fro as he Stands change, in said Indictment Nhereuthon it is considered \$, adjiedgea ty, the leourt that the said defendant fame greene mane his fine to the slate of Ohio in the sum of event dollars and $p$ an the costs of this mosecution tareato \$p

This day the Grand fury appeared at the bar of thisbourt andepresented their pepert of the condition of the fail of this bounty And there being so further businep before them the Grand fury were discharged by the boult

Mathew Lingred yfenryb.dickersow \$Hannisen sistameto

Appeal from harvard of artitionso
OCr motion to the bound by the attorney for the filainliff the appeal
entered in this case by defendants is siricherform the docket by, order of the bort, And The defendants hive leave to with saw shier papers filed in this case.
And it is ordered by the bour that the ovals of apteral taxed to dollars) cents be paid by the defendants
the slate of Ohio US le, M, Potinion bontinued The State of Ohio of s Thomas Godly Continued The State of This os Ellen Long yo be left off tho Docket The Slate of This ours han ely W NM. Watson - Lo be left off the Docket The Sate of Ohio ers Robt B. Truman Continue a for Service The State of Ohio vS Gobs Hopkins - Continued fir Series The date of Ohio us form P. Stout a To be left of the docent - 5 to 25 The State of Ohio as Games (peene-Laid away The State of Ohio as Peter Aver Continued

And thereupon the boure adjourned uncie comorrow, mouning at 7 aclack


Wedmesday aprie $12^{\text {a }} 1865$ This morning the Cout mel pursuant to Celjourment present the same officers ason yesterday
3 35) 34 The Stale of Chises olomituter Gontinued 36 The deate of Ohio is so arid LLoyd bontinnua
37) I The Scale of Chious as Gom thall
bonlinued
11 Leper of Same tokely is fobn Nilliams Conlímued
x 18 Vib, blank is Manhew Bllion benlu by agre
19 P.b.blarters tha: Hnerrow bonti by agre"
Y2o Pibiblant is fohm thorrowy Mr mstorm bent by agre
40 Henvy Ifcll as sta $b_{\text {, }}$ ) God fohnson
$\times 130$ Lovina initridels H, H, misidide
bentinnua Cosctínua
X135 C. Sifamitton Cantevs Haniet b, Lu et.als, Continuea, Staviel M. Yfen derson 3 OD. I. Las ame oy wofe $\left\{\begin{array}{l}\text { brfaunt oprened upfor amende } \\ \text { potition to be filed peition filed- }\end{array}\right.$ Y) continued with leave to fin aminew petition $y$ mzake new partios in 40 clayp

Many doop dy ye? Leap co file amended pettion and
many staines date of Onitinued.


OLamex Mantion Cur of
us

and therupon eame The said (initec Presty ferian Gmuch
 defaurt=aned Thereupon The count do find That due notice hajt heen given to qaide apociat Ghuret of the fleing and pendency Said petition y Said hitcu on of inleyperaoten Thal the serrac allegation of her fietition of intal headen on inue and Thal Raic Everevtor ought in Equity Co pay \& aid ballanee amounting to $\$ 871,96$ to Said len lexe Drestiflerian Bhmeh- Dt is Therefore considered Orden fy adpedqea Ohal ensto of this proecoding be favid out of the monev in the popectain Of Said hecutor due said bhur oh and the vallane thniyt on paid him to sacd heor said bhuch or the agen' thereof filed witi the Drotate lourt of said loounty of leminis Shall oper at as a full diechargu of finther tiatility of said Excecton Therefor,

And thereupon the boust adourned wnite the finst day of funce Ca, 1815 at 11 odaen $a, m$


Lune $1 \frac{2 t}{11} 1865$ this day the bout of bommon Pleas for the Qounty of Aenion metfucsuant to a diourment the Same offienz. present as on the $12^{\text {a }}$ of apinie 1865
14) Futeher K ARain alsh

Chaisty epain el als Defs 3y Allison Altoncup for the plaini íff 3) Allison Altornus for the plain liff The Stheriff the hepert of froceidinge of the lemmifoconess hesein before apfionted y the same being exfamined. It io Cs dend that Sacde frivceelings of sepert be and the Same are kewly appreved Ioonfirmed and cherention neithew of the parlieg elicing \#ro Catu, Saide estate at the valuation thereof as seluinex by saide bommifpionezs, on molion of the plainliff, te is Osdered That said estate be sold at puttee sale by the Theriff of Said leounty of Cenion according to the slalule in such chse made yy frevided. And cacrse Centinued,

Hohr vैfamiltōn Guardianteg
Millium baily
said ficion \& \& CanNg Tandale Gounsicfur Saiel pretitiones of w/ion proelicing the seturn of the Shenfe It the Same having been examined by the boust here an ed fourd in all sespucto corseety in confermitu with law it is hereby ordered that the Said proceedingo of repert by the Same are herely approved of confirmed And thereupon cance the defendant $\mathcal{F}$ ele elid to lake the Said premiseg at the Said valeeation and it apfiearing to the bount that the said defendant has poide to the fleaintif, the Skau of Saci valuation, It is ordered that acied fremisez be adjuelged to the said befend ant y the Sheriff is ordered to execute a deed infer Simple 10 The said defendant for the premises aforesaid, Andit is funther oselend thal the ovalz of thio action induding a bounsel fee to The said blarky Fand ale of $56 \frac{50}{100}$ dollase be paid ty said parties in the following propentionz, Sazah al. Gladhill one Seventh y Che Saidilliliiam doiley the six Seventhiz and in defaut thercof that exeaction efpee therya

Hancy 7. Dutton Raintiff
against
Likerty dreed and Affeltes Gaslnian drefenceant
Apfreles Gastman defendent thio day came the und The Said Liberty oudd of Affelles Eovelmano defendeands havirigfeiled to Ansever on demue to the petilion of the
(3) Thusday fune 18t1865

Said Mancy Z. deution whereupon this cause is Submilud to The bount. Whereufeon it is considered ly the bount that the plaintiff hare cysit buttion ought to secever of the defendants Liberty fuded Ciffielkes Gastman The sum of oru fundereddelang demanded ci her petition toguther with the Sum of levelvo dollard) nivety eight centy which the bourt find due as. inleres, thereon as prayed fer in said petétéón.

It is therefore censidered \& adjindged by Ore baut that The said Manoyst. bwlton, Accever of thi sacel Libenty fudd Y Appelles Qastinan the Eaid Sum of one hundedetivetru dolears Y nimety eight oents tagethes with her oody in and about her seut in this betealf eqpended tayed to dollaigy cents

Mresey fan Patrick
vs
David Patrictufotherz The leasut to appoint a Guardián ad litem fer Geesge W. Atriots and
If arman Patricts difts and the siufion the leaurt afipininted M. b, Yaurence Esg. Their Guardian ad Citern who appeared If Accefitedth trust filed his Answer it thereupon the Pount being fully advised in the premisez do find the allegations Of The petition are true $f$ the pretitiones is entilled to cover in the seal estate deecritrel in said petition- st is therefore considered If srdered that the Sheriff of this bounty by the outho of B, AHEay. Theodere Thelpo y fames borey.
he eit off to Said petitionses on full equal onv third part of Said seal estate as her dover Thurein of an os der ypuw is Said Sheriff commanding him to afoign Gaide dower of opport his saiaproceceings to this bourt at its mest term to whieh time this caube is conlinued.
Lovina Mepridu
vs ${ }^{2}$ Retition fa dirnco
Ifir am di Mretbide o And now oemes the Saw Lonina
 Attorneys and thereufion this eacosi cami on for fiearing whon the fictition \& Lestim ong g was arqued by bounsel in consideration whereof the bont do fine th at due votien of the filing of hendency of this pretition was given to tho Said defindant a cosceing to law and Tho Pount do furthw find Theet the said defenacant hag been quilty of qropo negleer of duty Toware the SaidLLTina MillzNide, It is Therfose adjuiged of decreed that the mzameaqe selation herelofore existing bitwum the Said parties be If tw Same is hereby set aside of wholly annuled y the Said pasties seleased from The obligations of the Same Aned it is funtien Grelend Hhat the custady Nunture ecueationg care of tho said Rasa Ellen Morbride be Y The Same is hereby givin to the said petitionery the Said difindant is bereby fourcre enfoined prom interfuing wist on distusteng She Sacid hetitiones

Thursday furn 185 1865
in The custody nurture education of said above namedetice until the finches order of This Gout - And it- is fun the $\operatorname{cod}$ ore that the defendant pay the costs of Tin suit in ten dap from The rising of thin Count or that Execution ipue therefor

Meithew tingred
vs
Senyyte dociokersong Harrison di Stamens

Civil Action Appeal motion to diam ip appeal
This day carne the partéz by the' A Attanceys of O on motion of Plaintiffs attorney the Entry hewtepa made in this case was ordered ty the bout to leet Aside and Thereupon This cause came on to be heard on motion of The ficaintiff of Wii fotainctiff to diemifs the appeal of The Said defenelanty taking entered in this case - Nhereupori the bout do fine that Said appeal was taken from tho fudgement of a fustice of the peace in afusing to set aside an award made by Arbitrator g to whom the matters in different had been Subssitted by the parties - The Court do further pride that no appeal is by law allowedion such cade NWherupen it in ordered and adyuegex by The bout that the appeal in this case be of the san is hereby stricken from the bocket-4 the cause dismifeed - It is further consides \& Adjudged by the bout That the defendants pay The costs of said appear in Otis case taxed to dellarot cento and ituparties have leave to withdraw papers filed in this case
ede Warner
Ns
Josephus Reach $夕$ on
goth giteallendar 3
This day eam tho plaintiff t astr leave to file his amended fretilion $\forall$ thesufon leave was grastid \& A minded petition was filed \& thenupon The bout upon application of plaintiff a wit of ATtaotrmant is authorised to ifsue of plaintiff to give bond acersding to law in thu sum of five hundred dolling according to lawfeawoc continued for Service-

 IN M Miro IS Samuel Dryers defendants are infants under the age of twenty one gers the bout do appoint- M. M, robinson an attorney of this bour i Guardian ad liter for Said defendants who thereufis appeared in open (lout- Accupha Saw apfointrient If file his Answer as such Guardian ad liter

CObs Hers
vs This day came the fatties y Submitted form M Plain Noshes this suse to the bout on demure an sd Thereupon the bout after full eonsideratien overmelee the demurer to which plaintiff excepto if thireution on motion offilaintiff leave is qreented to file oreply in len days: the motion to confirm Sale $\$$ the motion to set aside sale Subinithed to the fount

Shursday fure $1^{2 t} 1865$
tames \&. Hayp \& Almina Hays his wifo Plaintiffos
leatharinu Bowic Alamah $\%$ This day this cause carne on to be hearch Mrpers $t$ othus dofendants 3 upon the fetition ansuver os exp futction of proofs-and was argued ly bounsel on consideration whereof the bount do find that thire is dueto If amah Myerafrom the ofthe pasties frecinniffo of defenetonity to this Sint as alleged in the petition the Sum of threo hundrea twenty five dolles ffifly Thre cents with interest thereen to this date making in the aggregate the sum of \$3.55. 80 of ot the Same is a valud hien ufion the candis in the fretition deserited -

And wpion fristhew censideration It is Grdered, that by The oaths of B. A, Lay MNir Walley Y I.Mn. Bodly pantition bimade of the tands in the hetition desoribed in thu following propurtions to wit to the Said Almina Hayd wiff of famus If Aup the one equal tenth faart - To the Said bathanine Bowice urfu of 1 om H. $P_{1}$ Bowic the one equal tenth part Lo Slizabith Prie cuife of Haver Psice thi one equal thsth frant. To M arganet-brego wifu of firtson bsego thu sne equal centit irait. Yo Srarande TVeth wifu of Goseph Nebt thw eni equal, enth part. Io learohino myes The one equal testh frast:. Lo Nilliam onvers the one equallentityant Lo daseptr Byyer tho one equal tentto part: Io Araw. A. Anyers one equal tersti part: And to Samuel Ayys onu equal Centh pastIt is Therefre consídered os dereary adjudged by the leount that the Saide Hammah myers seever of the saie Games diAtanp os Almina Hayc his wifu Gomi IF, B, Bowid \& Ceastianio Bowie his wifo It anvy Psicu Slinabett Driev his wifo - Margant-brego
 his wifo-basoninw Anyerriang gaseph Anyers Anany A. Anyers and Samuel Myers the So d Sum of Threw hundred fifty fire dollas Yeighty eento ( $\$ 35580$ ) the amount above found dem as aforsaid And i $\mathcal{i}$ is further ordere ag adjudeqe by the bout that the sams be $y$ is a valid lien whon the real estate in th petition desentredAnd it is funther osdered that a writi of pastition ifour to The sheriff of Renion bounty commanding him to cause said partuin to be made accoselingly and this cause is'continued fir sepert of Said Sheriff of his dorings in thu fremises

Laseph Q, 2akes 3
Pentítion.
If.le, genton et als 3 bon motion to the bount by
P13, bole bounsel for fetítiones \& upon mweucing the frevecelings of the Sheriff \& the Sale of ithe mremises by him made in pursuance of a former osder of this leoult 4 . The Same being eqpamined \&found by the bout in all sespecto in du firm of lew- It is oselered that Said preveceings \& Sale biy the Same are herety approved $\forall$ emfirmed of that the said Sheriff, execute I delivir to said purchaser a cece in fie simph for said laness on tinemento by firm sold as aforesaid. And it is frustho Grelered that the costo y expenses of this Suit including an Athing

## Thursday func 1 Its 1865

tue of Sinty thru dellas to pos bou le paige on of said onmeng th hatary

 \$ dollass and that stite Yotion annett gatons Slign great and Someul Garwoad her hushand Y furge Goton each pay aiku sum ofone fifte of Eaid cost3 $)$ expenses An a that the said sheitfo the ceidew of saide monesp in the following zo the f.O, BaRes Gne fitth part amounting 6
 each a tike sum of avelang
G.L, Groome 2 es
 Many Peacoek his wife trato his Attumey Ythe Baia defendeante Mhenras Y Waniel Riew Reacocky Many Praieack his erifotbaniel Tiea Stiel failing to dermur a Answer to sucuvhettion of The Said flaintiff it is consideneo by the bount That ith Said feaintiff ongheto recore the amiount dev him ty seacen of the premises and the loourt with the consent of the said peaintiff Find that there is due from the, defendant themas Reavon to The Sared plaintiffo on the notwo in his petition deseibed Hseffats the suin of two hundred tfifty one dollers tfour cento - It is Thereftro censidned of a djudgo by The bown that the said plaintith recever of the said Lefernd and Themas Reaeock the Saiel Sum
 nntuo thenca The bourt os furthe finde that the lien of the flaintift on his montgager in his Rutition Sulfortt is hir 5 the elain or lien of the definecan D Danies Rev-It is furtio Orelend Y adjudge of the toout that in cese the said defer deant Thimes Precerer feries fer ters dayp from tho delese of Tho turm of tha bourt to pay to the saice plaintiff said sum of two hund ed X fifts one dollars is fow ents as aferesaid foind duw cuith ents ff suit an orden ppw to the Sheriff of this bount cmmanaing hims to cquae the इaide Candeyt tenements sovate in Saier futition describe to witi all of wol ot no (29) werty onin in the Lown of.
 admertise of sold acrereang is caw f apply the frocuelo of said Sale in Satiofaction of said fuetgenint so as aforisaisc senderea and the costo afresavel

## 1. U. Mobinson \}

25 25 Vhis day came the flañt|ff Sutmetue this fotm leapily othes $\{$ cause to thu bount the defend ant hing sticl in advised in The fremises do find for Tis plaintift Stinec thees io due on the morgage desarite a from Iotm teapie the Eunu of elevin
 (\$24.50) dollensfer tayes paici as setfutt in the amurdea hettion


436

Lecover of difendant Gombafill Said Sum of meney the costs hereinerpended tared to \$. Shesiff of the County of denion oh is ned it is furt ordered trat the for that purpose sell sevid seal estate a ceording to law and that an oreler of Sale ipwo acceseingly

Gnd thercupon the leount adjourned until Comous ow mosening at surn aelven

FFA'day func $2^{\partial} 1865$ this morning the bout met puensurt-to adejousmment The Same officore picesent as on grestes day

Solm bafsil
Treusurer of union bo. G. Sthe bourt-is sedochet the atove case \& She bount being fully Satisfied that Notice hath been senved on buft. of motion. this eause is seedockekel and continueds


Qind Thereupon the Cacent Cdefourned
wishout dail. wishout day

Simes fixed for holding leautsinthe $3 \frac{a}{"}$ fudicial Distrid of the Slate of Thio for the year 186G Be it Temembered That at a muting of the fueder of The leourt of bommen Pleag of the thind Common Pleas fude cial bistrel of The state of This at the fourt tronee in the sown of Defiance, Drfiance bounty, Ghio, on the day of the date hereof pes the purpose of fiying the timez, of holding the terme of the bourts ffommen Aleas ) of the soistriet bourts in said trietrier for the year 1866 . Me the undersigned fudges of the foust of fommen Puag wittinn and for said Ditsice do hereby firy the timus of holding Said bounte for the year 1866 in eachis erry loomily instai tistrict as follows, Lismivicl looun
The Several terming of the Dietrier bourtifer the year 18 Gele Shall commence in the seviral bountres thereif as fottery to ari,. In Logan bounty $29^{\text {ar }}$ Cuguse In atardin bounty $28^{\circ}$ Auquise In Mavion loointy $3 \frac{3 t}{1}$ Aurquet In braceferd bounty $23^{\circ}$ Auqual
In Nrandel bounty $24^{\prime \prime}$ Auquat
In Linca bounty $25^{\circ}$ Auquet In senca bounty $25^{\circ}$ Auquet In itancock bounty $22^{\circ}$ Auquat In Allen, bounty Sa September In Auglaize bounty lea September In Mrescer bounty $10^{k}$ septemter In Nan llest bounly $10^{"}$ Siptember In Raulding bounty $20^{a}$ Auquet In Atenry bounty $17{ }^{\prime \prime}$ auquet
dre Aultion leornty $15^{\circ}$ Cugust
an Nilliamz loornty $14^{2}$ Auguse on Rutriam bounty $11^{k}$ September
Find that the Several Terme of the levert of leonmon Aleas in Xfor tho Sevral leountü, of Said Dishié in Y for said year Shall cemmence in tho Several Countiés there of ad follouz
attivel dildividion.

Is Anión bounty Aebuary 12 May $7^{\text {a }}$ Gctoter 29 In ittardin borenty fanuany $15^{\circ}$ Go Gril $9^{\circ}$ Getobes $1 \frac{3 E}{4}$ In Marion bounty fanuary 20 March 2 $6^{\circ}$ Siftemler $17^{\text {BE }}$ dn Logan bounty Lehruary $26^{\text {a }}$ May $21 \frac{3 t}{14}$ novemter $12^{\text {at }}$ In Shelby bounty fanuary $29^{\circ}$ Apil $23^{\circ}$ actoten $15^{\text {th }}$
Qecond Juldivision,

In Auglaire bounty teloneary $6^{"}$ Cupil $3 a^{\prime}$ Septeinber 25 In Alen leounty February $13^{\text {ta }}$ Cprie $10^{\text {a }}$ Getoben $2^{\circ}$
m
Honday September 25'1865 Whis day watkem loommon Pteas por the bounty of Ienion met pursuant $t$ Law present fid.bon Rtix posiding Judet Pames to Ulthelply Sheriff fom B. (totets Prosecuting Attaney y Yabratandall then

This day the fusors of the Crased furybeing called casnue touit 13. It. Haques Zachariath Meillroy fenu pray helson braper fames
 novel, Samuel marsh Nelsen bore Iobm fibsen sequiar Juvs, \& SWhken t, Jenney fames Red Puederibilner Mood tales fcerors And Approinlede 9 B, W, Afaynes Leresman and the Gurers bing sequearly, empannelled y Sworn were charqed ly the bount and setired to their soo m to deliberate under the charge of a \&worn benstabl
$\times$
Lames sis tayo yurite 3 Qastition
leathanine Boreice) otherg on motion to the bornt by
Teed Jandale loounsel for Retétionews and utex frevelucing the mooeedinge of the Sheriff y the sepert it frooudings of the leommibsioners herein tefore affeinced, and the stame being examined. It is ordered that Said proce, dings fseport be and the Same are herely afproved and confirmea and Thereupon neithw, of the parlies decting to take said estat, at the valualion theree fas selurned Iy said bemmiforinerg. On molien of the Betitioners it is osdered that said estate be sold at pullie Auclion by the sheriff of said bounty ofllinion Accerding to the

This day The following named persens were sworn by the blern Y seccived bertificales to give evidence bif we the Grand Gury, to wit, Fay muse fom Bault Mionael baline Bosina baline bhasles Sharts

Georqe Wasshingten slaw APth Dirne
Cliza fane stars buft
to be, heard upen the pretilien of the, sqiel pelitiones, oral Lesimeny intsoduced by Said peliever upon eonsideralíx Whereof, The corent finces that tue, $Y$ prepu fuetheation of The filing Y pendency of the petition in the case has ban
 all reepreets accoreling bo lace.

And the bount do furthe find that said defendant Eliza

Ane fars is quilty of Adelturg as charged insaid petition that the stalenuetas. Allegations of Said petitionew are lreo.
Wherefe it is ordered, adjedgedsdeceed by the boure that the Marriage contsacl existing betwein Said parties be añ The Sanue is hereby anmulled of dissolved, and both pailies be fovever fred from the Same and that Said petetiones have the Sole charge tx Custody Y oontre of saide, infant-child Maria Gosephine stair. and that said pretitioner kay the costs heuin expendsed taved at dollarz
ateremiah Reuhten of
Minemá illoodtothens 3
heard and is appearing that the defendants hateall been duly sevved Y That, they are in defaurt. The bount heard the Same on the rretition, evidence and the berestring fully adrised in the premusez do find Trat the allegatiens of the petitien are In"ind theil the defendeandz are bered as tho plaintif elaimz to oonvey the premises in the petilion diserited to the pleintiff by a deed of qeneral leamanty Whereftre it is adjudeged y deseced ly, tho bocent that the defendants within ten dayd frovithis dato erecute of deliver to hlaintift a good sufficeient deed of qenceal coarsanty cemveying tifine h his heirs The said puemised as here deseribed, Dart of Suvey no 3357 beginining as the Sowth west cornew of out lot ho 24 in The Hozen of manyevik Anion bounty Ghio thence South $\|^{\theta} \&$ mine feet Chuncu \&ast lin poles oo a slake thenoe honte $/ N^{\circ} N$ nine feet to a slatio Thence lvert with the South linw of said out lot her 24, to the beginning. Aelso part of Said said beevey Sbeginning al a stake ninw feet Southwesterly of the Southwest cerner of Said out lot tho 24, Thence with the line Thereof ten poles to a Stakn Thence \& $\|^{0}$ Efour polea io a Sanko Thencelvest tin palep thence $M / I N$ four poles to the leginnéng centaining in the curofueces one quailer of an acre mere a lefa Find in default of Said defindeento conveying the Same as afresaid thin this decree to opreste as suchereregance Wall intents and hurposes

It is fruther belored and adjudged that the defendant Ans, INiminoskintiz the oosts herein, layed to dollazz.
B. B, bale
us
Gashua bole er als
In Rartíion
On movion to the bount utis Belend that Ah, b, Laurence be aptiońnted Guaraian ad litemfor Aliee bole many Gi Iames R. Margaret A, X Absaham bole infant defords ants Who Cherecfun appeared in Ofun bount taccepled saw oppumbiont
The
ane
ch
col

B, bole
as 3 Al Rastition.
Goshura bole elals, 3 And now comes the said P, B, le de in his our heard upon the petition on consideration whereof the bout do find that due notice of the pendency of this action has been given for more than forty days prior to the first day of the present turn of this beaut. And the count de further find that the Laid $D_{1} D$, Cole has a legal sight $\mathcal{F}$ is Seized in fee simple of one ninth $\frac{1}{9} k$ at of orimemises And The bout do further find thar The Said Joshua toile Eveline mantox Emily doctor Hebeea smith Maecenas bode fannies bole Aliè bole mary I James N, Margaret A, \& Abraham bole childuen of Tames R, bole deceased are tenants in common in Said premises with the Said R. AB, tole in the following profusions tOni Sail Joshua bole Everine Matiox Emily, Devout Retecea Smith marinas boru I amis bole Alice bole of one ninth part each and the said tray fane Games R Margate te X Chatham bole children of fame R. bole of one ninth past in bommex. It is therefore OLe red that a conic of partition issue to the Sheriff of Said bounty of Anion Commanding him that $B_{y}$ the other of for FiSatin, foccith VCsttcote an ir fotur bait that partition he ma de of said lands is the following proportions to will, to Said A. DJ, le ale $\frac{9}{9}$ pare to Ioshua bole $\frac{1}{9}$ part to iverizue Mattory $\frac{1}{9}$ hart to Emily Devout part Repecea $\operatorname{Sm}$ then $\frac{1}{9}$ part Maccinas Cole $\frac{1}{9}$ part Camobeole $\frac{1}{4}$ past
 leak $\frac{1}{9}$ past in common. And it is further ordered thar the Sheriff scutum his proceedings herein forthwith.

D O OH. W2 atzer of Ampere giseentrife Fy The Court \& the defendants chaining baited Amur Goreentrife) ty the Count \& the defendants haring fatted Same wag, heard ufen the petition and evident arid the bound being fully advised in the premise do find that
 lurotion dollars and Hal the Same is a, menegage lien on the lana pg, premises in the petition descreled. plainlitf recover of the Sand arferdeant lemnos preen Said sum of One hundred twenty two \&t/00 dollar So forined dee as Aforesaid Shes Costly herein expended lated lo cellars Il is further ordered arak adjudged $\theta$, decreed that the said premises X, Land in The fiction descule be Sold lay the Sheriff Acoescing to law and of the proceeds of said andide sale he pay first the costs herein y of the sesidue he pay the judgement aforesaid And that in case the Same is insufficient, to pay said judgement Execution if sue

174 Chavon O. Totimsong
Vobm Rervy It Ihis cause on lo be heard wpon thephadings cerein $X$ Chereupon this cuusewas Seutrsinted Co the bount y the bourt being frelly adrised in the premises dofind the Allegations of The pitainliftos hetiction lire hre t thathe ought to oecoves of thedefendant the Qeem of Two hundred and Three $+\frac{32}{100}$ dollarg It is therepre considered of deud Y adjudged that the saide hlaintiff secerer of tho Saii defendant the said seem of two humelied three) $\frac{30}{10}$ dollary

It is funtives considerea Brdered Codjedged $X$ derved That if The said defendant fail to pay said Bum of tur fundw OCrree $4 \frac{32}{100}$ dollang, with The inlerest thereen $f$ the opselg of This Seuit for the piriod of thinty a aype that the sheriff ofthisbounk or the lime being who is hezety appoinded special mhaseerfor that purpose proceed to Sele Thu cands g tenementz in the said petition deecibed as upon frequmens, at Lave, bisepent his hraceedíngs in the friemises $o$. The reupt termof this coout to Which time thíz cause is leoratínued,

152
Hercy Ii Patriok
David Ratríakt otheng of
bowes
thig praceeding y the Gerns being felly advised in the premiseg findicng ohe firaceedings segeilary in oenformity
with lues It is oinsielened \& Adindged bif the bourthat with lueer It is einsielend od Ajicdqea by the bount that The saide betitioner Meroy. Gane Dalriets be endowed of The seal estate ser off $y$ assigned to her $\lg$ the Sheriffs The leemmifpieners samined in said coril of dower

It is fherther oonsidered Y, Adjurdged Thar the petitioner bay thee thind of the ooselg, herein the defendants bay two Thirdes of said, castz lvithin cen dayo $\gamma$ in defanit thereof That erpoution ipue as wpon firdgementa at daw

QTusday Septumben 26~1863.
This moming the leourt met pursuant to adjournment the same officerz present as on yisturday

Wr Tobiñsen 2
cher loapié
This day camue The karties f/sulmitide the bovere this cause on mntion coconfirm the Sale and thenupow the bourt being fully advised in the fremises do find The frooeedinge o Sale to be in ale sespectz in confinnity with law Therefore it is considered ordered \& adjedqu thaL Saw procedinep YSale be approved t confirmed of the dheriff of Renion bointy Thio is hereby direded Authonised of sequined to evecule 's diver to the purctaser a deed infee simple for said 19 acres oflande omrying The wile of said fom bassil y drisilla bassie Trieren t it is brarea Thal cut of the $\$ 1266^{2} / 3$ proceeds of saide sale the costs hucin to first paide, the lases onsaid land be alsopaid the plaintiffo deeree fodgement be paid and any surfurs if any evier be applied in payment of the fredgement lien of Iomm H, Tussel
P. B, bole

Goshua bole ctals, 9
Dartilion -n. Order of Sale
On motion to the foout Iy PB, bole And prodecing the proveeding of the Sherift xte and the Teports procedinge of the lemmifionens herein lefore appioin ted and the sameleing erraminex - It is on elece thal Saide proceedingo ' $v e p$ ent be and the same are ferdy appuoved Yoenfirmed And thereupion neithen of the pastioseleding totake said estate al the valualion thereof as seturnelly Said bommifoioners. On motion to the teoukty the pititionin It is os dered that said estale besold al pullic anetion H the Sheriff of Said leovity of lenion recciscing to the Statule in suct case made \& provided

Sosepk 8 Zourter Clizalith Lounk

Civic Cotion
Dames R. Rupel el als. 3 This a ay came the peaintiffst made prorf of due rotiae to de fendanta it the filing of this Relilion y The bount being fully adiesed en the premises do appeint An b, Laurenoe ig guardeín ade lilem of The infant defendanel, who appeared filed hio Cinsuex

 hleiveiffs decover of the defenchants the Sum offire hunedeed Ififly lur derlais cuee as afeseaqid tit is fierther oensídered Avid cedjedged thial sacd defenclants pay Said Semen meney with inleces within ton cays of in defaull thereof that one Said seal eptate in said heticion deaculed be sald ty the Sheriffol this bounty as upen feedquments al laces

Suzaday Peftember 26. 1865
Thetchen Spain
 heretofor made in this cause io fussuance of a forme bian mein and the bourt hoving evamine the tepert/raceetings ot the comed $Y$ aceonding to cow the same is had atpmea y anjumus
 deced in fer simple to The fremisigs so sold as aforesaid. And it appiaving to the bout that che sum of \$1150,0
 is enitha to a osedir of Auo geay trom the cay of sale for
 menlgage on said fremizes eo secene the haypmemef the Same- It is frither Ondered thal the enty meluding In paid ly the paitis, in one following purezuins to wis me painlift one thend and defencanto ohaily thain y of the friceede of the sale the theriff pay the tayes that have

 peainliff te allowed Co selain the preterion otaceperchase costs \& cayes ofoesaid
bivil a ction the peaintiff but the
Shis day came the
 by fury y meither paity dem anding a fing this eause The leourt being fully a dinsed sin the frimises do find

 in in dolers y twently tur cento which is a mintgag That tho said phaintiff secorrss of said INsis yanatios

## (1) usday September 26" $1865^{\circ}$

as maker I said George Lysias as endonser of said sotes Said Sum of firv Pundred $x$ six dollare \& twenty tuo en on tugitho with his costo in this behalf expenema taved to $\$$ And it is funther considerue os derva $g$ ady walged ty the bemt that in case the defendents faic for ten daya to 12 al said Sum of firv hundrid $\$$ S in $\$ \frac{14}{100}$ dollers $x$ costo t intucet on \&ail pudgement that an order of \&ale ijow to the theriff, of Said leounts who is appointed sficcial Master lemmifoiur a for That puppose directing, him to app aien advetiou \& sele sai seal estate accos-aing to lave to Salisfy saic fratpencent and $\mathrm{COSth}^{-1}$ - And thercition Defendante qave notie of appeal $x$ The bount fix the Bend at $\$ 1300$

David U. Henclusen 8
 giren, praintitf to file amended futtion siparaling fís cawes If action whon each voth Separately with in thenty cacup) (leave to defersdant to file Anseere in twenty days thureatho

Goseph B. Touke)
liigabith Lorthe so dower Yames ir hussel el, al, o made proof of moviec to th d dendent the bount being fully advisud in the premiseg do os der an deesce that Raid tival th touke le endowed of one thi and The Colse It,issel larm that the Sherift of this bount1 I The fotm thasel larm ot thal the sheriff of ters bounly by the oalhs of Gom 11. Smith Guorge surens \& \&, b. Smitt three aisintursted free holarso of the vicinily, set off co sai leigatere Touke as hir Said derves onefull Thend of Saed Gatm Hussel farm in Said petition Selforto y sefuen to this bourt at ito Coejounned Herm decomber 4á1865

## Albent Galloway

 fer the infants defendenty crictia líastaintas \& Lavisa muns whe appeared in open baurt ceepeped said appoint mend y fied thim Answer

Altest Galloway itenry Pi Galloway d, abs 3 In partilion

The putition and answet of infane defendento 1 y theid $l$ fe ad litem. On considen ation whenefit io Ordered that ly the ounto of A.C., sreeth Ionalkan E. Milent 4.G. monme
partition le mace of sciac lands in tho following proportions to wit to said Albut Galloway one equal aights part to the said Mary Wouthinglon thom as Wovtingtow ilianulloriting tin
 one eighth part in commen. To thenry i Galloway one eighth pare Larah G, Broun yo, Sarown her husband One equal eighth Dare, Myes one eighth. Lo 7 ong, Gobsy one eight parl Lolmanda Gi Molles one eighth, hart. Lo sallie indsake one eighte part Lo ames wisit of pantition ipsee to the Sheriff of linion bownty
 desome 5. Mnitative O Enawicomes the said Edward A. Mi Intive by Gotm do leoads his Clltaniy ytherupon thio caner eame on lo be heard upon The pelicion S erdencelyund agned Byborinsel On consideration Whureof the hout do find that awnotice of the pindence, of this actuon has heen gmenfor torme of hid bounl and the forent do finthe tind, that
 itue simple of one undividied one half palof sad furthen find thal forome Di Anin into is a lerant in common with the Said Edevard G, me C Intiou y seized in fee Simple in one unaividia one haf part thereot.

It is ondered that a Crit of pastítionitive to tha thillt of Said bounty, of dinion commanding him thaity the
 Saivankg pantition te thade of saia Carules in theifollowing propertione to wit. Lo the said leaward ti MeIntine one. equal one half part and co ferme t. inesmive one equal one half part. And it io further osdered that the of Thitf court. of the leourt.
hieholas If, Burnhamtworle of
William R.' Etoptrins el, als of Parlitione? boats polen bounsel for the Retitioners it is Gorently thal Games B. llhelpley present sheiff eqceulet delinu to tsinin them-
 under a formen beles of this boust

Lamuel MCampieer O
fames \& Aleyander Len $\{$ Ihis day on motion to the boutty This suit 8 prweeding as Adminishater of the estale of Daved D, Nelsh deodyfiled his answer as sech Admv, Setting up liense in favor of Sard estate Whien the seal estate sotd in this prevering And (nereupen the said Hfamilton made a motien to the leoul that the liens Set finth in hig Answes-he odered to be paid Nele of the purchase meney Y praceeds of the Sale, Y Said motion \& mallerx were sulmiltied Lo the bout Dipon consideration whereof the bount do find that thew is dee to the saide bas, Ifamieten as such Adminnistatin prona the defendeant Gil. Alerfander Sen, on a note of mentgage the sum of mine hundred Sintuen ) Seventuen cents (\$91\%,17) which is a lien upen the fremibey sold

And the boust do funther find. Thal these is anothentete inclueled in said montgage to said Famillon assuet adm't made by Said Alufander fer the Sum of (\$710) Seven,
 Se 1866 with interest at 6 her cent per aninum payable Annually which is Also aliin utuen the preserises soed Anee on motion of Mob, Lawsence Alli. for the plaintiff and upon producing the preveedengs of tre SheriffX the Sale made in fursuance of a fermer order of this leoust and the same leing erlamined $Y$ found $f$ ty the bout in sesfuets in dueferm of law. It is emsidend $)$ osened By the bount that Said proeeedings o Salete the same are herely appireved onfirmed ande the Saide Sheriff ordend to evececte f deliver to the hurehaser Samnul In "loamplele a deed in feesimfele for the landsf tenements sold as Aftresaid - And it is further osdered by the teount thal the imeney in the hands of the Sheriff arising from the sale be baide and applied ly him as follows,
pe Ihal he pay the costs of the 'f froceeding taved in the sum \$5 18. Lo be laken oul of the purctase money in propiotion "t ite interese of the paities $/ / 3$ from Celevander $x / / 3$ frome Aneloampiede
(2) Ihat he pay the tarpes ufun the premises Sold-ferthe year 1865 amernténe to \$23.92
30 And it is further oselered by the Cooust with the consent of The felaintiff and of the defindant b. 8 , Familtore, that he pay-to bs, Familton as Administration of the estale of $D, 2$, Welsh - the sum of (\$ 916 d - $)$ nine hundered Sitteent $1 \% / 100$ dollars first above found dece
If Andiy like eensent it is oredered by the Count that saide Mileamftell pay to said le, st If millono as seeth admes. by The 25 th day of Seftember 1866 - The other note-found to be a lien upon said premises togethew witte the inluese Whectofalls due apie 1se 156l-And whech wíl ameme to the seem of (\$8 890 38) eighe hundredt ninetyyti80 dollare

On Said 25 of Lefitemter 18 Ge When the payment of which The said ttamiltin as such Administrates shall selease said mortgage against Said Alexander uk on the premises salade

And it ip further oselened that Said Mribamplen Secure to said Alesfander by mortgage or Theruz'se to the satisfaction of said Alexander the further Sum of seven hundred fiftysixy $52 / 100$ dollare it being the ballance of the purchase money arising from The Sale to be paid to said Alequanden te the to day of september 1867 with interest from this date,
(1) Josiah Mestlake g

Thriste linn lvestake Divorce this day came the parties to this cause ftrereupen the defendant sutmitiod a motion for the Allorvance of Alimony pending the suit Y The tout being fully advised in the premises ar allow one hundred doteare alimony pending the seel payable. one half in ten dap $y$ the other hall the lb' of november 1865 - It is therefore considered peered adjudged That plaintiff pay the defendant in ten days ins sum of fifty dollars y by the $15^{\text {th }}$ of november 1865 the further sum of fifty dollars And in default of promple /payment of either of said installments thai Ifeoution epee there for as upon fredgements at law.

## Stusday Lepemern $26^{\text {u }} 1860$

## michaid 2 mire 9

Q. A. tiartes O Nismised al-syondente cove
itfensy if all

 rayea lo \$
form if Mllood Praintiff

 Atphers Wood bimip D, Wove Gance of Tial conlsaed, Gorinda Cleyander y y s mith Gleyandeo he husband fosethit \&,
 gllord Y Emily b, Jilling X Nilliam Som Hf llord Iy Gotm B, Coals Slitlings hew hestand Dofendands S thes lellorney t tou said deftendants fetivion of the said feaintiff Therew pon this "avese camu on to te heard y was submilted to the boure upon thw hetivion bythilito
 the bount a find that due notiee of the pendency of sacictutivion has hun given to the said defendants according ow thel andia

 mentioned, Thesefore it is ordered. Adjudeqey decread that the
 fohn it. Hood a deed of conneyance in fue Simpeefor the saic pumises lands yeinements in the Said pelition despiled with corvenante of querend waroanty $Y$ against incumbarees and in defant of the Ixecutions $x$ deliving of such deed as aforesaid ly the saide defendanbo it is ordend that thio, decree shall opesale as such dece of Conneyances se astereet The Cille in Said fremies lands $x$ limements in the Saide plaintiffs the Said form H. llood in fu simple a ceoscing to the seatule in such
case made ffunvided -
It is funther ordened that the defendant A.t Niutions ixecuter of the last vill X ystamiene of पllleus llond deceased as Such Eyecutor pay the casts of thi's Suit layed al
his hands belonging to their estale of the said Selteuslitiod deceased,

452
Tuesday Liphenten 20" 186
Thomas Iomtinsen 8
John "i: Baton
Motion to set aside laves,
This day came the parties \& Submitud oo
the boult the motion to set cieide the levis made on the judgements in this case for reasons stated in the uritin motion on file I thereupon The bout being fully advised in tho pressies do sustain said motion y Said levies are hereby set aside at The defendants costs, to which soling of the bout the defendant ex expo.
(And Thescupon the locust adjourned until monday December $4^{\prime} a_{2} 1865$ at 2 aclacht $\mathrm{m}_{1}$


Monelary secember $4^{n} a, D, 1865$ this day the bout of bommon Deas for the bounty of Uexion in The state of ohio mel purbuant to adjorerment- at tur oele ote P,Mr, Present lats bonntiń Presidí fudae, Otm B, boatz poseouting Cittimey fBMhelpley theriff and Maber Pandale blem

This deny the Grand furess of the prand fury hesclefose empanmelled, surorn oharged on the finse day of this Les meling calld came to Girt, fi, U, Aaynes, zachasiah Moctloy Chw Gray Aelson trapier, Gánies thomfison, lames 7t, De miño, Milliami brarey D. Sinovel samuel Anarih Aelson bone fohm Cilson slethen \% Jínney. Cames teed Ahichael lilloodes Levĩ C, Onenve one of The prand fwserg heretifise Summened Suoon and oharged ap a prand fures not bing in allend ancelfailing to Censwer Cohis name when called by The Order of the Corert, Thenelphon the boun' osdered the pannel to be filled from The bystanderg IBhereupon the sheriff ealled Gobn bafsil talss furop Who was thereupon duly Suinn totearad as a psend fusior in the slead of the Saed tevi Gomontre who failed to attend as , Atosaid And Thereufun Said Gpand lury Letired to theis soom to deliterate undes tho oharge of a Sworn benslable

Albert Galloway
aln Rastíion
Fenmy pilalloway Etals)
PBA, bole bounsel for Pewitioner and uponproducine the hrveedings of the sherifl and the seporly procecelings of the commifionero horein betose appirnted and the same bing exfamined e It is ordered that said procedings and sepont be and the same ase herely approved y confimmed and Thereupon meither of the parties electing to tak saide Baid estate at the Aaluation thereef as seturned by Said bommilsioners- on motion of the petitienes alt is Osdered that Saide Sslate be Sold at puthe auction by the Sheritf of Said bounty of A nion Aecoscing to the Srature in Such case onzade of frivided

Yamed Siy faqd and
Almira Hays his wife
as
batharine Bowie tothers 34 Mandeall Attap for the plainlifte And upuen hroelucing the/noveedingo of the Sheriff and the Sale of the premisees by him made in pursuance of a formzen Erder of the bount of the same bing es amined tfounde by the bount in all pesperots in dee form of law It is grelvex thar Said proceedircas Y Sale be th the same ane hisely approved of confirmed Cind it is frerther Grdered that

Monday december Ln 1865
The said sheriff execute and deliver to the said purchaser I. H1, P, Bowie a deed in fee Simple fir The Said landst tenemmes by him sold cs afresoide And it is further selerea That ion costs $y$ expurises of this suit amounting $5 \$ 55.51$ and also an Attorney fer to Anpro Blakttrandale HAReidottandall in the Sum of $\$ 41$ vo be paid out of the Said menus in the hands of the thersift -
2. It is further os deed that the Said Sheriff-pay to the linden of le. thurs de © Afammah Huqere- The Sum of \$366.71 benz the amount heretofore found by. the bount-to be a lien on the premises sold $/$ y the sheriff Cogethes with interest one The sake a mount this dale
$\xi^{3}$ It is further Ordered by, the born that the sceidue of the purchase money, Arising form said Sal be destrititas as follow nt to Almisa If and cisife of lames. STans the one tenth part amounting to \$83.68 Silizabith Price wife of Ifanvy price the one tenth $/ 2$ ant amesinting $5 \$ 883,68$. yo margaret forego wife of Guason forego the ne tenth amounting to $\$ 88^{3}, 68$ - To An lis and Nett wifi of Gosept Welt the one tenth part Amounting to \$83.68. To Cleardiviu myers. William le Anvers. Goseft Af. Otryeng tAtary A. Argus \& Samuel 12. Angers the one lents part ea in amounting os the sum of $\$ 8368$ each and Ate Said IA. PR Bowie is allowed to petain the one tenth amotenting to $\$ 883$. 68 , belonging $E$ bathanine Boric his life,

The Late of Chios
Relaíling
form İloftaino $\qquad$ The defendant ops Hopkins this day was arraigned the Indictment being, seadlohim, was asked hew of The premises he would acquit himself for fila Says he is gelilty in manner form as he stands charged. Whereupon it is considered by the Gerent that The Said defend ant 10 mm 'fopkine mate his fine to the Stale of Ohio in the Sum of ten dollars pay the costs of this prosecution laved to dollars y

Thomas M. Powell Plaintiff
The untenowon heirs of
Civil action.
Petition to quiet till te eozatitr deetrman dee

On motion of the plain if: and it appearing lo
The bound- Anat the plaint If has filed hic petition in this cane and that the freaintiff has made his affidavit annexed to the said petition \&filed therewith, Staling that ale the persons named in the petition as defendants if tiring are nonresidents of this state Service of a Summons cannot be made on the mo within this State, and that the named

Mronday December 4, 1865
of Such heiro deriseco Xpersonal Aepresentatives of persons named ins the petition as might be defendants if ofond living au unturaon
and thein tesidences are un hroron to tro said plaintiff and thal ho and Trein Residences are un Rriovon to the said plainliff and thal he could not state theis names or sesidence more specefieally Than he has done in his said peticion.

And the boust being satistice there of unders that Moliee of the pendency of the petition This Suit and Senrice of proedp Shall he made ar followe to wit. By Rullication of a Notice in the

b. Houston

Charles Batrer etals, 3 his Attys s made proof of due noliee to the defendanls decesding to law and thereupow Onile, Lacesence Sog, an Alty of this bount was appoinled Guardian ad litern of the infand-defendants who apprearedtfiled his Answer as such and Theruepon this dause wags Submilled to the bourt-and the bourting fully adrised iv the premises do find the allegalions of Sace pelilion tole true Y the petitionen entiled topartition of the premises in the peticion deserited-ell is therefose ondered adpadqere thar a cesil of partilion ipue to the Sherift of thl's bounty commanding him by the oatho of Yhomas Browon qames M. Welshy Nom It tobl thwe disín terested freeholders of the, vicincity he pause partilion to be made of Said prienzises Setting off topetitiones one Full eighth Thereiof Zo bharles Batrer one eiglith Guvele Bakes onc eighth Anary A Baker one cighith. M asgasct Datker one eighth syprestex 12 aker one eighti- the phildnem of MIM Mzakes-y Eluzabeth ann Anard One eighthe I if said premises wile not be,ar, Axpredivision in Sace froportions withour manifest injuny that they Appraide the same if sepert to this term of bount

Nilliam A. Bocokenridge Alf,
Aepe prace toft

This day came the said panties by theis Attonneys and therepfen thip eause Came on to be heard 8 neither party decining a gury This eause uras Bubmitided to the bovest and thereufion the bount having heasd the evidenee of being fully, adrised in the premises do findel that the said freaintiff ought to recorie of the saice defend ant on the several equses of a tion sefforth in hispatition the sum of lwo hundred 4 nimet, Lito $y \frac{20}{100}$ dollais the Amount found dece an the note Seontrae \&et up in said petition.

It is therefore emsidered Orelered it adjudged ty the bount that the sxid plainlift William N, Bxekenxidge secerer of said defendant tepe prace Thu Said Sum
of Two hundred X ninety Ewo $\frac{20}{10}$ dollaca \& his eosto herein cêcended
 demand a second Irial under the Staluct which was granted upon his giving Bond in a sum doultle The a morent of the fudermist according to taw

Gond Thereupon The bourt adourned an lil 15 minuets before 8 Gelook tomorrow morning

(2)iaesday teomer, 5"1815 This morning The bount mel hurbuant to adiourmment, The same officers present on yislenday

Thin a ay the bounty leommifsienes hasing made thein sepene to this leount of thein official lraneadeons during The preoeding year olving a statement of the financeat affaino of Pimion bounly Thereufien it is Brelend is deereedtry the fepent then Saide tepert hepulliated in the Ancerqerille isibune for livo censecution lereks Gind thiseepen the boeert afperine ofm B, terats Dreil lillornu, Amdicw PMeNcily Drilip Snider to Evamine fy investíquite scicel leommilsíners Pepter weedseling to the Slalute in Seech case made \& frovided

David 11. Fienderson
A.d. Yamme Y thinz $\{$ shis day Thía, cause, came on to he by thein Alterneup of the Said defendan! having failed to answer plaintiffs pitition made defacitt herein of thereeifen thes cande was sidmilled to therey the fount leing. fully, advised in the hremises do find thai There is due said flaint'ff from Said defendanl B. 4 amme on The noleo deserilied in pilainífps first There causes of achion Three hundreat ninely yis dollars. Ande that saed hainliff bught to seoever of the defendant Be. Lamme the sum of three hundred nimety $\frac{95}{10 i}$ dellars It is Therefore considered oselered Y ad udeged I ythelemut That theplaimlitf decene of the defendane B, 4 arme the The said sum of three hundred ninelytys dollars this casto herein eypended rared al \$

It is trenther froind by the bount that the eavily of tho cade isurth The preaintiff, in his facuth cause of aclieny there is due him from the defendanls efier. the montgage in sacd pretilion desexterd.

## Qursday Lecer. 5. 1865

the said sum of threw hundredt ninety $\frac{95}{100}$ dolearg - It is etupper Ordered Cidjudged y) decseed thet the defendantz within lin alaypprm This date pay said /laintift, Said Sum of thre hundreat nomity+ 105
 of this Suit to be Tayed at $\$$, And in defaut ethereof that the sheriff of this bountry for the timeleing who is herely appoind spucial mastir for thal uispose prareec to sell Tho lands in The plainliftaputiut desesilised as upon predaments of cury repost his proceedings ion the hremisez to the neyt term of this's Goure

And it is furthes ordesed that all questions asising betwen The Several defendants in segase to said land t thee prepurions they severally ought to pay of said claims as beween themselres are nos to be affected ly this decres

Iobm Neaver Iss 2this alay came on this canse bot heand Onathan Bust ondemuener to Answer and the frunt laing fully adrised in thi memise, do overnite the said dermures and Thereupon leave was granted flaintiff tofile seply in thinty dayp $X$ cause renlinued.

## Gomanuel 6, Hachlíng

## uny base <br> dhomes Arielianc, atury rase

 Shis day came tho pailicoto this action and Therewpon carme a Guiy Ts kivi dfenny bsist tames sort dim. Bodley GeorquMibles sequar pisers If IN. Minngh Tales Gurong whobeing duly empanmilled, and Suvorn the truth to speate \& a The Trediel give upen the foue foined between the paties upon thin olites de Say that the said defendant is quilter in mannes $\forall$ form as alleged against him in plaintiffo petition y they afeef plaintiffs damiage by reas on there of at thinly twrovivo dollars?

Therefore it is considered Ordered Y adjudged that plainititf secorver of defend ant the sum of thinty tho giov dollaus his a amages af resaid sustainex this costo herein expersded
rules.
Frdered that Pule Ní. 62 he amended Sa asto tead as Tule II XIII. Causes on the Second Irial dacket Shall le apisineed by the bieste for Trial heyt afles the last case on the doveket at the time the undentatring for Second Thad shall befiled with the blem
William R Nl Warmer sift
siroxees
This day this cause came on to be heard but the defendant came mol Ytheruep on this cause was Seetmilted to the boult and the Court haring heard the evidence and being fully advised in the premises do find the plaintiff's cellegalions are Gie $Y$ that she ought to be divorced from the said defendant

It is therefore adjudge a, $Y$ decreed ty the oust that The marriage relation heretofore existing leleveen tho Said panties Ir ) The same is haxtapore herety set aside fotholly annulled Th said parties Wholly seleased from The Alligations fitwam Find it in esther ordered that the Laid Complainant hestird To her maiden name of Coatharine Wilson of that She pay the costs of this Suit in ter dang or that execution ipo then sis It is further Grelered adpueged ode creed that the said defend ant $/$ bay to the said plaintiff for her reasonable alimony The $2 u m$ of thu hundred dollars in ten days y if said bum of money semaino unpaid after the expiration of un days that an erpepution issue against The said defendant is favor of the said plaintiff to collect the same

In The matter of NI. S, Stuberts Coffilication for relief under the "ACt for the selief of Insolvent debtors" This day dame this applicant M1, B, Stubent as well as P, B, bale ATVy'for lath arino y' Snowdon a creditor - who Resisted the Retion in this seise filed
find the said P1, , bole es Atty for Said leathazine A. Smorodon demanded a further er aminalion of the Retirionen - it is therefore ordered by the bout that a further examination be had before In te, Lacesene bommipioner of a solvents,

This day the Grand Gary appeared at the ban of this bout and presented, their Bile of Indictment in open bout against MPilliam Mleber for Selling An ontieatina Limners in violations of law enderseas "Ce Inve Hill A. 13, 11, Fannies 7 creman of the Grand Gussy", Also their Other Bill of Indictment against yrederiets toaster for selling Intoxicating lialios in violation of law endorsed "A ynue Bile VB, M. HAYnes Foreman of the Gi sam Guy" AlSo their other Bill of lindietment ax in fun (loment against Reties Ricer for selling dntewicaling líaurs in violation of lav endorsed "Ce tIne Bile I.S, IN. Ffaums Horseman of the prang ley. Also thew orth bile of Indietment in open Count against form Afoptino for selling intruecatimy Liquors in violation of Caw endersed ko InceBile qi y. II. If anis

Aluesday December 5i－1865
Toseman of tho Grand Grizy＂．The Grand Gury having orthe businep before them setica to thin voorm to delibirate

Hepe Warmer
ves
Gosephue Reach et，alo OHis eluse to the bout neisties party demanding a grong and thencupen tho boust do find the allegations of tho petitionk to be thei \＆thene is due from \＆osephus Reabr ae frincipale $x$ the plainliff as Sunety on the two netes firse mentioned in said petition the sum of $\$ 277.37$ \＆there will br due
in addition Thercto the sum of $\$ 115$ with in terest from Sept．28 18641 on the $1 \frac{85}{11}$ of Dceember $1866 a_{2}$ therein alleged－It is therefore considened ordered 8 adjedged that the plaintiff secover of the defendant Hosephus Reach Said Sums of ononey to wit，\＄348，085 the easts herein expended caveed to \＄in appeaning thas Gobrn s． Inskep Adsmn of the estate of toharles Reach dee is indebtred lo said bosephus Reach in the Sum of \＄42500 with indereal from the $I^{\text {st }}$ day of DCer． 1863 A mounting to $\$ 4 \% 6$ as serfinth in his answer in thio dave of which hisum of \＄2250 has alseady been paid tiy him and applied upon Said $\$ 34808$ leaving $\$ 9808$ yet to bepaid said batendar It is osdered that Said Cdminiotrator pay over． to Said lealendar in Satiefadions of the Gudgement afixsaid the Said $\$ 98,08$ tagether with Said expensest the boesones．क1 paid notu t morlgay to mpouwa．．．Ats of geripotius peaeh
a）A．Bnuen
ell as who
of This open atina る．した their
esher
aw －Grami nofon ig líauers cumes Madietrment
Liveeating
faynios
ednescal Deeombor 6." 1865
This morning the lownt onet pursuant to goobsoment present the same offiesp as on yesticday
(1) foseph Eistomkitwife 3
lames r, Peppeletals oे the bount finding the proevelings Y in the afaignment of doower tobergular Ylawful do an motion of petitioners continm saw apignment of dorwer Y Said petitioners hold in Severalty the land afoiqued to them - Y The fietifioners are ordered It adpeaged is pay the one thind of the eoste herin expended y defendants the two thinds of the costo herein expended taved to $\$$. It in difaule of zuch parpient in ton daup that eveeution ipuc theref

Laseph E. Io whe thife of yames A Tupsel et, als, gdefendanto oame no ot but mindedefant And therupion the bount buing, fully adriesed in the firemies do find there is duefilaintitis prom defendasto y, a lien on the land in petition deecritred ar alliged in said petition the sum of $\$ 5.8,00$

It is therefore considered Ordered \& adjudged that the plaindiffs $x$ oover of the defendanto Said Sum of $\$$ sis of the Coste of this fromeeding taried $10 \$$. And it-is furthern Brderea y adjudged that in defacut of such paimment fir ten dazp from the end of thio term that an oseler of Sale jpue to the Sheriff of who is appointed sproial Mastes for thet purpose com manding him to appraize adrestisu tsell Saw, real estat acooseling to caus report his furvecedcirg shonin to thie bount

Gbent Galloway er, als, farman Pateh

By agrument of Counsle of the pantios leave is granta Ooft to livith draw his cunsues Sfile his anzended answer at once, Whioh is accordingly cone this $4^{2}$ of dre 1865

$$
\text { Reter if. Arown et,als } \alpha
$$

vis
K) By agreement of lenensel 3 of kanthes this sequar is fontimuld With leave to dofendanto to file further answer in fiftuen days
And thereufrow thi Peaunt adiounsed until Iniday morning toccember 8' 1865 at haffiseven $\theta$ dook
AFriday december 8. 1866

Q Friday Morring drecmber 8 1 1865 this monning the Goues met phisurant io cayourmment the Same offieng futeent as on Alednesday

# 6. Fouston 

 Ghailes Baner ctale 3
## Pection for Partition

 biing filly adrised inc ote freming do fince oru frocuaings of the Therifi Y Pommipiones in partition on the orden of partuitin os ce segilar y in chofrom ity irith caw-y the fore do apmeot aent the sames and meither of the pastues ereting to tance saicereal estat at the afthaised dalue thereof

It is therefore considered os derla't adyedyed that said seal estaty bs sold aceording to law y that an order soll Ypee to said sheiff comnzanding himo to achoutiou \& sell said seal estate acowaing to cato y sepurt to the nenl $x$ em of thig bourt to which timu this cause is lemtinnued for Nopents.
 Gamond Wells Tail way lempany 3 amower on showing thi bouit is Tod to defend ant-t 5 the defawit pomedy leave


Hosiah Nestlate 3 This day ome the plaintith S Chiste ann Nestlatw 3 ana de aplicurit- fer eentin uance and thecuicon the motion to chinue ty the Olainitf was allowed at his costo- It is theypre Consieluce \& absuaged their the plainlty kay the costo of This Lerm of leout in tim days in def oult of sued bayment that enecution ipue as upon gudgemento at cow

## 6. Hammond 3

 meither paity desmanicting a Geens chis cunse wase Sulmititial
 ai find that, then is deu The thaint if prom the aifenalene ufton the endive set up in find futition the sum of form hund dice


the said defendant the said Sutton of fores hundred thinly fire $\frac{\frac{82}{100}}{}$ dollars \$his costs herein expended tared at \$
asaacin. Bowen?
On motion of Plaintiff's Coursed this Charles Phillis Scause is Continued at plaintiffs casts att in therefore censidereat adjudged ty the boart tzar the doferrdant recover of the plaintiff his cosla of This term

Sorn yer Riff
 Motion of A L B Home one of the above named defend anti asking that a Judgement may be rendered by tho bound in his favor en gaines the defend an. T Uehand beldinu on tia notes described in his Answer duly filed in this cause prior $t o$ The sengition of The fudegemenlat the then rrocecingo heretofy ir ad in this secede. Nherecipin H consent of all The pasties to this action the bound do ind the at the said SL, Brooms duly filed his insure to the petition, setting firth the amount of his claim it The extent $x$ pionty of his lien of the premise in the plainliffsputition deperived prior to the rendition of the fradement is farer of said plaintiff heretofore Rendered ty the forint in this cause and the otter procecdirigs had in Said bouse.
and The roust do further find That in the rendition of Said fredqement \&indeterninuzo the. lviontieo of the liens of the various parties to this action all other proceedings had in reference. to the Same Thu Said Ensure of tim Said cofendant t $\mathscr{L}$ I Biome was by mistake neck noticed and tho action taken thiscon by the leourt. The fount do Therefore find that the allegations contained in the answer of the said D, \&, 3 rome are wee of that thu e is duce to him from the defendant Richard bildine on the two promifary notes in fir Answer described the Sum of five hundred and Sissy nine dollars it Seventy fire cento being the amount of hrincifal $y$ interest on said norms to this date accereling the true effed of terms of Said notes. Arid the bour dofurthor find that said mores are secure $x$ by two Mortgages on the premises lands ot tenements in the pleinliffo futition deserted as the premises land ot tenements of the defendant Diehard, Sildine dilly eveculid secoseled or ar of dale $\psi$ Record io to the plaint lien of the plaintiff and ale other patties. Ane the leount do also find that Said Mintgageo ivere Signed * acknowledged by the wife of the Said Piehand Dildino with hes huehand- The tout do therefore find that amount of the defendants elaim of Live, hundred \& sixty niñe dealers and Seventy fire sente ire allen prior to the daimst liens

OFiday Decemter 8. 1865
of the Said plaintiff and all other harties to this Action Uhereipon it is condideres adfiedged deesed that the defendent II I, Jovomu secover of the Said deflentant Piehand bildine the said Sum of five hundred $H$ sitty nine dollars $Y$ seventy five cents the amount so found due as aforesaid together with the costs of this moreceding taxue to dollarz ents It is furtun, ondered by the bourt that if The said defendant Piehard bildine fordf co pay said sum of tive hurdud 'f Sitty nine dollarst serinty five centofor ten dayp from the sizing of the bourt That an Grder of Sale Ipw to the Sheriff of this oounty who is herety appointed \&pecial braster fon
that purpose commanding Pime to proeed to aptraize adrulise and sell said lards't tenemenls in th plaintiff's petition derecithen as the lands of the defendant Richard Dildiner apply the procuds Ther of first to the payment of the daim lien of jredgenent of the defenaant P, $\mathcal{L}$ Broome witte the interest thal nray have acened Thereen at the rate of ten her cent-acoveling to the lenn effere \& terms of the Said, notie It mentgeqes cind The casto aferesaid and that he distribute the seideve of the praceeds of Said Sale as directed in a firmen Grder of this bount

W. WN, Moods lo. AFamiléon

Y H. I. Buevton doing busimep
as bentrus under the firm nanin
of "Yhe 2 ant of Manporille'plaintiff
logut of Comimon
Hteas Anvin founin
A H. Bell A, Nr, Bell H2. INimantion bofs Ghio.

Find Row eomes the fleintiffo WIIM, Illords 6. S. If a mitton t II. Buyton by b. S. Hamillon bue of the filaintitts $\forall$ files his petinion against the Said A.A. Sule A,N. Bul ) M. Wh. Mrattin and Thereupen An. b, Lauserces one of the eftermeys of this bornt- appreared in ofsen bount in lethalt of the Said CH, Bu川, A. M, OD, I, N, Anantin VIy virlue of a lexamoue oftrorney ir thar purpose expented t now hrodeced in oten
 do ouve the pilaintiffe the said Sum of Lifty dellarst inlerest thereon from augu2t $5^{4} 1865$ Amounting $5 \$ \$ 0.75$ ae theplaindife have in theis petition selforth

It is Therefore considered by the bourt that the said
 A, M, Bull A AN: Bell Y TM, Mantin the Said Sum of fiftyet iss dollaro So confeperd to be ouce theiw ests herim expended taved doldazs. And by arisice of said wanant of Attirney all envor is released and all right of appece d Becond inal Noaived by the Said defendante

Nancy Burton
Ames Burton B his day came the said plaintiff in hes The Same made default herein, Stherupon this oausecame on to be heard upon flam tiffs fetitionll testimony y cures Subs itched to bout $\}$ the bour being frilly advised in the premises do find for The plaintiff $x$ that the allegations of praintiffo petition are thu It is therefore adjudge and de cred That The Saver defend ant james Button do pay to the plaintiff fin her seasonable aiming the Sum of three hundred dollars \& thar he pay the onto of This Suit-tayed at-\&B, and if the Said defendeant-shall Witt for the period of five days to pay said Sum of three, hundred dollars $x$, tire costs of this Suit tared at $\$$ that an erecution ifue. herein to recover the sum as upon fredgement sops at law

The State of Ohio
Peter Acer
Iodidment for Selling Intoxicating This say the defend ant being arsaigree Y The endiotment being dead io ion was dosed how of The premises he aroult acquit limpet to for flee sap he is Not gravity in manner fo form as he stands charged in said Andielment pirn And tho ßartieobing at item the defendant lying interpifire the leone therection rome
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The Irate of ohio 2 Indictment for Selling Intopleating Frederick basher

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unast, Itrigazon bos Aligatets Whititew 3 bontic for Senvice
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 cating rimuoro in rivation of Law each sernally cordosed "a Inue Bi.le y. 3 lli. Alapres toreman of the Gp-and quy" aled जthes Bill of Indietment in ofen loourt against Devit blinton loook for selling a ncoricating Liquas in vidation
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The State of ohio $\&$ Indcotment for Selling Intorvicating
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ues made biy MN. INI, MN orels tैदls thís ease a motion parties defindants with leare to answer which mitim was allowed 4 answer of Said elefendants filed \& The's equa Bontinnie
2) ATuracy Decomber9.1865
john yer nos

1) goth meLain Adm, et, as e 3 whom the plaintiffs minim to st aside the appraisement i pigment of a
X) If omestead made in this ease to O. Pi of neman. And the pasties S $2 \cdot \varepsilon$ being present by Their Attormeup Said motion was \&ubmivit to the loourty the lout having heard ti arguments of loousiel \& tot bound being fully advised in the premises do find that the apsognment of a Ifomestead in this sase made to Q. P解eman was enoneous \& Trait Said freeman is not entitled to Y ought not to have a Homestead in The premises deserited in plaintiffs petition \& That the pracecedirgs Therein selative thereto ought to be set aside It is therefine considered Grdercecs adjudged a the a the prospering had in the alignment of Said Homestead \%e set aside anal annulled and that the Said Etreman be the is heretry firers debarred from setting up his claim for a Homestead in this ELSR in the premises deseribed in plaintiff petitions the appraisement. And cause continued under former order of Sale
Q) Alundey becember 9. 1865

Laid motion \& dormurer and by agrument of parties this caria is continued,
6. Mr. Buttex twife,

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Qaward braneton etal3 3 \& (This day came the pantius and

 leount bing frill advised in the premisez do find fo itu said dsace NDiston \& Allatt Neston \& that there is due thenn on ctu nows y mortgaqu afosesaids the 2 um of $\$$ 627. Wh on a concetion of said Morthags uhieh in equity should be taken out of Said pmehae money in Onw equal paymentsAnd the bount do furtion finder tho procuaingo in the sah of Said land an regulart lawful \& Theruption the count do approve o confirm sara proccudingpt said Sale to Eocura ts aneton Y do order said Sheriff to comvy by gooc dued thw Said real estate to said purchaser upon the paypinent of the purchase money \& The securing of thi defered kaymunts aceording to lawa Cined thi bourt do Oude that out- of The Said furchase munuy in the Shwitho hando he pay the cesto of this procuding ind luding an alloniy tee of \$ 50.00 to fill. Potinson and the one thined of the \$ $\$ 6.27$ dum saié mino thildsen \& the ballance he pay to the said bo torments of Baid real estate in the propontions as named in thesaid osder of partitiont $X$ in the no owe 8 mortgages to be given tad for the two defered payments special furision shall be made for the payment of $\$ 209$ with intwest the 8 day of anix 1866 ) $\$ 209$ urite inturettoctre Said 2saae Nedonopst Malt Ucsion The is of afric 186, ) The ballan or of said hue thase mony seourca to all of said batenants eqpeally in the proputiums aforesaid R Rotice of appeal by fo. Mr. Buttert wite and bond fixed at \$100

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Nillianze NT. Noovels $\quad$ Girid now emmes the sairplaint yehre y. yjamig Z thomas Mr. Bodleu by his Attoring
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What the Same was of the pricetrealue stated in the petition. It is therefon by the bount-here considesed that Sciare llardsitriyan go hence of oceover theis costo herin againsl Said plainitf tankel at dollare And it is fuithen considered by the leourt That Said plaintiff seevres of the said defendant Tilliam LL, Hiller the Secme of Siy hundred threo (Cosss) dollaratfifty cento cie aforesaid founel duce 3 his eosto herein expiended taxide at dollarso And that said defendant Hziller pay his own eodst herein expernded tased as dollarz And Thereupon the said plaintiff detinanded a second trial as to the Said defendanto Mrodst Pran st the loourt being of the opinion that This an aclion in whieh Saw plaintiff is emtitide to a Secend Trial do allaw him a Secendinal as to Said defendante, Mroodsil Byan upon fis giving an bindertaking aceording. (o laco with Security os the Salisfaction of the flesk of this bount in the Sum of twor hundred dolleang payable to said Avoode \& tryan defonaants

The Srate of Ohio
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The Slate of Ohio 3
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saide defesidents on it is censidend but the fenent that the Thei defensdanto Make Their fine to the State of Ghio in the sum of turenty dollass each and paiy the oosto of prosecution
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This daybhresteria bore widow of Y asked to he made apharly defendant Goshua bole el also fo astrid to be made a party d pennant in this case which was gr anlide the said ne answer consenting of the sale of The lana made in the case deeming hes dower a nd dele ding to ta he hes down in money whereupon the bout find that the said thisisina bole is entitled to dower in the share of lames to bole in the land in che petition awesited Said shan ting one ninth part the of,
And tho bour t further finds that said ninth shane of the said Games br. bole would be if he was living \$194 39 and the bour allow set off to the said avidow in lien of ha dower in said land the sum of \$146 dollars as the piety seatmate value of her bowers therein And Thereupon on motion of PB bole tho petitioner and upon producing tho proeudimes of the Sheriff 4 the Sale if the promise ty him made in pheneceane if a pomes os der of this, Count t the same being er aimed and found in all seefude in due e form of lawn it is ordena that Said procedionos \& sale be Y the Same core holy apple and confirmed and that the sheriff execute X deliver to the said purchaser a deed in fee simple for the said lands t lenomments ty him sold as aforesaid, And it is further send that castor eyfrinses including an Cltamenfee lo PB, bolect Thinly fitch dollars in paid out of the sated moneys in the


 1/9 and that the Said shuitf disinbute the sesidew of said moneys between the said parties in the following pronations to wit PD, B, lade fostualute Evelyn Matron Emily do volt Tinea frith Mace rn abele
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Saturday becemben 9. 1865
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3) Thomas Bodluy Sthis cay came form Blo ats prosectinn Allorney and entered a dotle prosequi in the alue Sxdidman

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Sondictment for Selling Inloyícating liquors to be dsank on the premises where Sold inarolation of law
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Ihis day the defindant Lamuel Sheels being assaigned in open bourt $\}$ the Indidmund being sead To him was astred how of the pressizes he would aequit-hirseself fer frea Says he io guilty in manner Iferm as he slands charaede in saide melielsmend. Whercupon ly osder of the Germin thes caluse Slantis cofilineed to the nofe term of this bount for Sencencetfurther praceadings thereon
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## Musday otelnany 13. 1866

came on to be heard upon the petition Y evidence Ywas asyuca ty bomed On Consideration whereff. (hre boust as find inat ave nitie of the penamayy this action has been given for mou chan forly days prior to the frist day of the present term of this bount- And One bount do fusthes find that the Saia fames Tr. Thpele has a legal sight tot is suzzed infue simple of the one undirided eighte part of the said pretrises-suteet or the bowern of said Ulizabeth He Woure - Ana the Said boure do firther find thathe Said defendants are linants in common in Said fuemieses vitteth said famez thefele, in the following preportiona to wire- that thsaid

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Luesday Lthmary 13, 1866
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The Atlantio great g this day came the hastios ly thin attornew t Vesters TR b, bo. Thereupon came a fury to wit di A bhury foseph bamion fobm N. Retinson Lui Longprake Yobe Pooler If. A Kime ale fom Císon Gasiah Rued Sancil Lonqlzate Gusge R bsop fit, Gellaspui) Gobn fewele who bing duly empanned and Sworn, the Wuth to spuak ufien the ipno forne entween thiphertis Wpon their oaths do say that they find for the flaintifft apipe his ceamage by seazon of the premieis to che sum of forn hundede dollas Therefore it is considered osderae to adpedged by the boust That the said Osmond Wello Plaintiff secover of the Saì befont ant Th Citlantie Ulpeat Nestirn Tail Paad bompany the said sum of four hundred dolears his de amages in fum aferesait apefed this costs herien expended carted tott dallars Thereupos the defendent demanded a Lecend Trál whict waz allowed by the bourt $\%$ Bend fiyed at $\$ 900 \mathrm{co}$

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dames Iterat others 3 ty his Alderneys st thereupen this caitse came on to be hearde ifen the pleadingst oridence tans aypucd by counsec on considuation whereof the boul do ena tho tire movece of the pendency of this adion thas lein gime of this bourt And thid ournt do ferithes finad thas the sai ter simple of the one thind part of the said premises
theintits hation ceeserited and fina iral the said fames Herd. Philander Smitsit famis smeth are lenants in common in said premiess urithsaî pêintitf
in the following mopertions to wit, that the said Games Herd is Seized of one third pare thereof on said. Philander smithy fancies N1. Smith are each seized of tho one Sixth pare of Said premizes sulyiel to the dower of Sarah gi Scott widow of Anedruortesd dee: at is therefor ordered that a writ of partition ipece to the Sheriff of Said bounty of Runionts tate of This commanding him that ty The catty of Thomas Gavwood Geoselli Henry of David ty ser partition be made of Sale premixes Subject to said dower estate in the following preputions to wit La The Said plaintiff one Third pare Thereof. Lo be Sow Games tend The one third part thereof to philander Smithy fanuoll Smith each the one sixth pant Thereef-And it further ordered that The sheriff return his proceedings in the premises forthwith

Ana Thereupon The Gourd ad ơerned until half pase eight oclvek Lomernow morning.
being read to him arraigned in open bound the andiolment neqtit himself for plea says tee in guilty in manner xacanceat form as he Stands thar ged in said Indedment. Whouupon ty Oses of the oust t birth the consent of the Prosecuting Altinny ane of the defend ant this cause stands continued to the rest term of this count for Sentence if urther pracuainas thereon The state of Ohio andielmene for Selling ontoyiealingligum charles merritt $\{$ in violation of lav

This day the defend ant Axing afferent iso open count and acknowledged himself o Greet slang indebted to the slate of otis in the penal sum of two hundred dollars to beleaied, of hiss goods challis lands ane tenements if default be made in the following condition which is that the said bhanles merriteletafuear before the bour of bommion Pleas within if fr Said bounty of anion on the first day of the next term thereof to answer unto the sale of this in an ondielment in said bout pending against him for selling
 The Os der Sentence of Said boust t nor depart the bour without leave then this recognisance to be Rid Ohewerise to tet remain in full fore.
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It is therefore considered sarea gadinagea ly the bourt that thesaid defendant tharly Philis secover of the said Plaintiff A M, B wen his coses A wperesere charges in thisthalf expended cayed to dollarg

And Thereupon The plaintiff demanded a Second Trial which was grantere by the bount 4 the dzond fixfed to $\$ 150$ as
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(6) Harmon Doten) This acay came the Bartio Iy, Ohen athys D. Yf. Robinson Nilliand Chercipon came a fury es curt

 Chera Reid seqular purs \& Josiph Powing Gosifh bamson If Gom levele tales furors who being duly empranneled an Sworn the whit to speak ufion the ipreo forned between the parties eppon Their oath3 do Say they find for the defendant It is therefore considerid bracred $x$ adjudged by the bount that the defend ant go hence evithout deay t recorns of The plaintiff tiis cosls herinn exffendeco lared of \&

And theseupon the plainliff demanded a Lecond trial whichurs qranked is the baut and the bourt fix the Aonocato 100 er
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This d ay came into opin boust bomunius
Aulvane 4 form Mrod I A crenowtedged thimethes foilly and Severally to orvet stand indetyed to the Seale of Ohio in the fund sum of \$200, to be levied of their goodst chovids landst tinememte if default be made in the following condetition to wit. That the Said leandius mulvane be t aptiear before the bourt of fommin Pleas of the said leaunty of linion on the first day of the neyt Leme the re of at 10 aclock a, m, to answer unco. The State of Ohio is an Indietmen fer Apault H Battery upon the lody of fames O. Debort \& Then t there alide the Ordes HSentene, of the boust A not depant the bount wishout leave Then this recogpesance to br viac othervisu to be t seanain in full force.
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测Aeknowtedged themsetres fointly \& Severally to over stand indeltw to the Seate.of this in the sume of one hundered dotlase to te levide of thein gaves ve hatub taresHencoments if defaith le made in the folloring condition to wit that the saidtefor the boust of bommon Pleas of said Gounts of texion on the finstday of the nerts Herm there of to give evidence in a cause theien pundingWherein the Said State of Ohio is plaintiff and the said bomethas tmutroneAtal are defenelants and not depait the boust withoul lear then thioDecognisance to ho void etherwiev to tey semain infull force,
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('hursday telomary $15^{h 1} 1866$
Ihis day the Gpand Gury appeared at the lar of the Couret presented in open Wourt their several Bills of Indidments to wit their Bill of endidment against bornueis Anulranut Lamul fones fer apault \& Battury endoesed A ynu bill foneffyabiel Loremano of The pranal Gury, Also, their othe Bile of Indietmint against fotm factrsen for Seliñ Incuieating liqurs in biolation of Caw enelnsed At ynu Bill Gond. Yabrec fiseman oftepman Gury Also Thies ather thisteens servesal Billo of Indielmend againas Amos Marshale for Selling Intoricating Ciquors in violation oflaw each Severally endersed os inu Bill Gondif abriel Zoreman of the Grand Gury Also theis othestwo several bills of Indietmento Against Lawson Pooles for Selling antoyceating liguns in violation of law Axox traw each severally exclused At y mu Bill fond, fabiel Loseman of the grand bury Alse thin othen lur several Billo of tndidrment dgainal M illiam P. Glapeak for selling antogieating liquero in violation of law, Also thuir other dill of dndictruent againat Amos Mrashall for Reaping a garmbling house, And the giand busy having fresthes busenep lefose them setised to thus ooom to dilibuate

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al Alevtílóon.

Hy his Atronnés y on his molion $Y$ on producing tho Tifint Of the therift of heo Sale made under the former osder of this boust $Y$ the toout being Satisfied on examination thal Said Sale has been made aocesding to law It is os dene that the said provecedingo \& Dule be of the same is herdy approved Y confismed-And the Sherifs is os dered by deed duly erfecuted To oonvey said memises to the said purehaser in fu simple And it is furthes Qselerea thav the Said Sheriff out of the monips in his hands pay first the oods of this Suil including a boundil fee of $\$ 44^{18}$ to Pobinesong Rotinson laved to $\$$ \& That of the sesidue he pay to An b, Lawsence Adminidiator of the estate of Emanvel Dakes Deed the Sum of \$ 85 do to pay the detto of Said Estat - And of the residue he pay to the petitiones to the defendents Gharles Bakes Orwell Bakes mary A.Baker. Margaret Bakus y
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Amendment of treles.
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VIIII as is included in the last six lines of the same as the samestands on the printia nules was struer oit

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(2) Thursday Tebnary $15^{\mathrm{m}} 1866$

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Alervandes 'tull Staintiff to his Attorneys the defendant camenol. tut made default herein, and inercupow this cause came on lo te heard upon the pleadings S was submittal to bout y the bourthing fully advised in The premises do find for the plaintiff 4 that the allegations of plaintiffs petition ane ire t that the said plaintiff ought to secover of the defendant is y season of the premixes the sum of Six hundred 4 one $\$_{1 / 28}^{78}$ dollars

It is therefore considered ordered y adjudge that The said plaintiff Decors of the said defendant the Said Sum of Six hundred on u iso drams this costa herein expended laved at \&

It further appearing co the fount that a writ of Cltachmund in This case has been ipereay sensed upon the personal property of said defendant which io now held by viritwo of the same st io further Ordered by one bouse that the Sheriff of said bounty proceed to Sell said propene so attached accosding to law Saving es said defendant his legal sights of Set off as provided by statute
M. 13 . bEthe dale of Ohio William liqrapcoek

O Apreierment, for selling ontorieating Eequerz violation of law This day the defenelant bernaraignee in open bouse f. The dondielment being read lo him was asked how of the premises he would acquit himenif for plea sars he is grielly in manner form as he stands chargia in said End icmient . Whereupon it is os cered ty the lout that the said defendant IVilliam P Glapacook make tiv fine 1 the Slate of Chis in the sum of len dollary and that he pay ire Costa of this prosecution
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The draco of Ohio
I) In didmend for selling entoricating viilliami ltalacon 3) Liquors in violation of taw Glapeock ) a chnowledeed himself to owe f stand indeltua to the state of Ohio in the penal Sum of lur hundred dollars to be levine of His goods fohallels lands $f$ tenements if default horiadein in
 Glapeock big appear before the Count of lemon Pleas of sax boris, of Henson on the firs day of the next fem thenof de Io advent A. OM to Answerer unto the stat of Ohio in an endretment againot himpileel in said bout for Selling Intoxicating liquors in erdation of law and there y there Betide the Order I Sentence of the fount and noe depart tho bout without lave then this Recognisance to be void Therwise toby remain in full fore

And thereution the Count ad ournedintil hers, wast aghtode te comourow


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Sbrdictment for Afanlly Battery Gomelius Mubvane

Lamuel fones

Sthis d ay came into opinibount damuel fones \& fames Arulvane I a oknoutiagea
 in thepenal Sum of two hundred dollars to be levied of their gavds Sohalles Candst cenements if defaull be made in the following condinin to wit that the said Samuel fonex be t appuar befoe the bount of bommon Dleas of Said borenty of Cinion on the first day ofthourt term there ff at 10 acoest $A, m$ to ansever unto the slate of Ohin in an ondedment againse him filed for hpaully Battery on The body of fames B. beboult and then t thew atide the osder Yentence of the bount and not depart the bount without leave then this Recognisance to te void othervíso to hevemain in fullepras

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Sohm dadtson $\left\{\begin{array}{l}\text { Dordiedment for Selling onloyicating } \\ \text { Liquoss in violalion of lace }\end{array}\right.$ Gaekson the defendant and acminowtedged himself to our Cind Stand indebted to the Slate in penal serm tevo hundsed dollarg tobelevied of his govesy chaltels lanedsyl lenoments if defantt bemade in the following oondition to wil that the said defend ant fohn factroon be of afpeas befose the boun of loommon Pleas of Saice bouncy of lenion on the firse day of The meyt lerm there of al 10 aelle $A, M 2$, to andevie unto the Stale of ohio in an Indidment fos selling Intoricating liquors in Arölation of law and then \& there atide the Osdery Lentence of said leount and not depart the fount withont leare then this secognisance tokavid otherwise to htomain infull forees

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Cittorneyp \& the defendanl came nol but macu defaull houin YThereupon Thís cause came on lobe heard t was Sulmilted to The boint and the bount leing fully aderised in the fremises do find the allegations of the fitainliff petilion are Inue ot that then is dee the pudindiff from the befendant ly seasen of the premiere the sum of three hundred tfifly twotivo dollarst that the saidplaintitf ought to secover of the difendant the said sum of threo hundreat fifly twoysi, olollars, It is Therefore considered orderedt adjedged thut The Sceid plainciff secover of the defendant the saide sum

## Dinday Etebnary 16" 1866


#### Abstract

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## Civil Cection

Martín Pyers $\qquad$ This day eame the Sana plainnifp II Thiis Attorneys and the defendeant came not ledmades defaull herein' 4 thereupen this cause came on to he hearde upon the pleadings and the bount being fully, adrided in The premises dofind the allegations of the plaintiffs futition are true and that there is due the peaintiffs from the defordent by reason of the premizeg The Sum of one hundrat thent $\frac{70}{100}$ dollarg t the said plaintifts ought co recover of the depneanf sae
 that the said plaintiff secore of the defendent the sumn of one

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fames Greene 3 Ihis day came the parties I, thicin alliys
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This day the pand firey appeared at the Bar of the boul tpreentex in open bout their Several Bills of Indictmenta Co wit, thrir threa Several Billo of of ondidment a gainst form Powerg fin Seling intme ating liqur in violation of late each zeverally exansed At mnu Bier fond. 1 abriel Lereman of the grand durn. Also their otter two semal Wills of Indietment against leatharino Powerg for Selling intornation liquors in vidation of Law ea oh Semvally endersed A mme BuC fon f. Gibriel toremex of the Grana fury Also thin othe four Several Bills of Indietment againet Gbsaham Whelply fro seutiong Intorficating loquors in violulien of law each severalys endonse A. Esue Bite ong. Gabrie Ľrem an of the prand Giny. Alas thiew other will of Andietment againel michael Barlin fes selling, In loriceating liquers in ariolation of law endreea A youdill fongig atrie to oman of tre pand gury Also this athes thrw Severall bills of Qrediemions againse damuel Skeeto for Selling Incuvicaling lequis in vrotation of law each Severally endorsed A Imu Bill Gondigabrie yeseman of The prand freze Cilso thin ther threw bills of I nacielmene a gainst antiony $U 1$, Smith fer selling Intericating liguers in viviation of leme each Sevesally endirsed A ynue Bill Gond Gabil Toremaw of the grand gurn also theis ather bill, if of Indietraent againat ittugh on on CGuawnen Sulting Intorieating lequors in violation of law Inuersua the Grand glen th fabriel tereman of the grand $f$ uny and The grand fusy having further hesingo befere them setired to thius soom to deliterate

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James ttend tothens de te (on malion to the Caut lyplaintifts Attornego t upon producing the selurn of the Sheriff the thento the Commixpines hesec of exe tppointea t the Same havring teen cyaminued 1y The baint yfound in ale sespuets carcel t in comfamily lo Law It is herets, ©serea thal the said praceeding st sepme bet the same ar hieretg approvedt confirmed - And thereufen neither if said parties deeting to take said premises at Ihe saî valudion it io ondered that the said premises he sold al putlie salely the said Sheriff of said bounly of Nenion aceorcing to law that he seturs hio deoings in the prencises to the nerst torm of this lomit to which time thios action is contínued

And thereupon this Gourt adiounceduntil \& aclek tomorsow maning

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## The State of Chis of form itopkins andectront for selling amtonicaing aquas is an ane day came into open louse Yotristothas

 Y a eknowted ged himself co over t stand indebted to the Slate of this in The penal Sum of two hundred dollare co be lived of his fave d ant challis lands of（emements if default be made in she followion condition Io wit that the said defendant form ts offing be v appear Before the bour t of bmmon Ole ag of Said county of Camion on the fines day of tho next Arm thereit at len oltook aiM，co answer unto the stale of Ohio in an Indietsnent against him filed in said bouse for selling dntoricaling liquors in vidation of law and then there abide the Ore Y Sentence of said bout and not depart the boons without have then this recognisances shall horrid othervied to te $X$ remain in full forcedThis day the Grand fury appeared or the Ben of the bour and is open bout presented their Bill of dndidment against O a nay Botany）Dalriete Barry for murder endorsed A Yore gill fond．Gabreil foreman of the rand fine And ale Their report and there being nofurthen－besingo before the rn the grand fury were dischargia ty the bout
form levy 3 Creditors Bill， Goth Mnidain bothers 3 This day came the parties \＆Sutmilued to the Court this cause，and thereupon the leourt being fully advised is the premises do approve y ennis che Sale of the premiers in said petition described tenowor as the＂Dildine farm form of I13 a eves of land＂and do Order the Sheriff to Execute deliver to Q．Q．Axeman the purchaser a deed in fee simple for said land． And it is，further considered os cereal 8 adjudged that the seminal liens upon said land le paid out of Said purchase money Is said sheriff in the following os der to wite in the order of trier privity to wit，first the
 heretofore sendered in this cause，
Third．The claim of TS，Spencer Set up in tho answer whits the fount find to be the sum of Seventy Six dellang y Fourth．The morgage lien set up ty C．P．Isuman lough t th him I forty two $4 \frac{13}{130}$ dollar With The mortgage kin set ut ty the Said O，P古remman in thiol as given th the defendant dildine to the defendant Gesesmem．itcden $t$ which the boult find was iona fides t that the sailed（f）freeman bought in gavel faith to told as a valid lien upon \＆authorises

I Amounts to the sum of fourtun hundredy Sistun dollars, Liyth any ballance if any exist of the said furchase money he pay when the fudgiment of the plaintiff heretoftre sendered againast in this cause

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## The state of Ohio 3

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Civil Action. Petition to quad title. Elizabeth Lietrmantothers) This day this case came on to be heard
won the hetilion erthitits tevidencet upon Upon the petition eqhitits t evidence t upon
c court find that these has been a due putieation Consideration There of The bourne find That these has been a due putication
of Novice to the defendants in frussuance of the order of the bour thereof of Notice to the defendants in pursuance of the order of the born hew of in this case made of which publication there is due pray ponfile t that the defendants have properly beensparties terete in pursuance of thestatuto in such made tpovided and who an now in default fer the want of an amber And the fount having examined the said petition expifitstevidenoe of the plaintiffs now find that the allegations of the petition are hue and that the said plaintiff is ensiled to be quilted in his tile popepion as prayeafor. the bort therefore consider adjudge ordertasee that the said untinown heirs s representatives of the said Plizatoth tiotiman Acer and All persons claiming or Co dais under her tile adverse to the will of the said Elizabeth hechman is favor of gobs ledmenson hes husband as setforth in the petition be forever enjoined restrained from setting up any dais os lite lo the said land desoritrd in the Said petition and elaimedtherein by the plaintiff to wit, sure ho, tip of 600 acres in the name of Elizabeth tietiman situab in the bounty of Rnionel thrown as the 3 on d deus ant lot go that the said plaintiff. And that the said plaintiffo this tenants te ferevequild in This said pogpepion an enjoyonent the ref.

Anal tho bout in the lithe manner further adjudge deva and Order That the Said David O, leopeland Gobs bhamlers Willis thambrs form Redmonson and their several sepseuntative untinown heirs devisue,t personal sepresentalives be in the like mammies forever sestrained to enjoined from Setting ut any sight tithe or claim desired from The said Eizatith Riotiman disedly or indisedly adverse to the claim of the plaintiff caine ing under the said dill \& devise to tho said Goth Edmensone her husband and that The plaintiff this ten ants be forever quilted, in Thais popsefien y enjoyment of the said tract of land to premises, And the bound frustres order adereget decree that as the equity of the case is with the plaintiff and hon is entilleato holdtenjog the Said premises that the said defendant z each of severally mate I eqeerecte to the said Thomas IV. Powell in fur Simple deeds of conerenance by way of release t quit claim in th the said land premises wistion En day st default thereof that this decree operate as such conveyance - And that the plaintiff pays the costs herein expended stayed at collars
delusday Ěehmary 20" 1866
And onat ine saw theriff in tre line propention distriture the scecorities for said defered parmenteltituren said partios
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वt asiét te Lee others $\}$ Osdered that the plainliff matu seniec on defendant Aler ander I. Slevare Ispulication
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by his Altorncys t the defendanto eeme not leut mode default hereins \& thereution this ceuse camu on to be heard it was Submither to the bout whon the plecadingo cridence and thi asquments of bounsel and the leount being fully advised in the prsemises do find that the allegations of plainctiff pettion are sue anee that the defencente Plizather IV hilelaue is the heir at law of the deeedent Geirge toberts it is entilled Ap sucoh to the moncy property esedits it effects of the estate of said decedent a It is therefise considerid ondered it cecreed by the bourt thitsaide heaintiff pay over to said ilizabeth Nhitelam sucte Sum or sums of money as have on may eome into his hands as Administralor of the Sstate of said decedent afler paying the delto of said exale coftrax th the costo of ceamímiblralíon t the ooslo heren exthin eel Laxted at \# And the said defendants mary Nhilitam it Martha Mhitilaw are fotevis barred from settingunary claino to any inlerest in saide eslate as thi heirs at law of said decedenb
dnesdary tebmary 21se 1866


- Lolomon Shurtyer
leonetius do Milles $\{$ Dhis day came tho sas,
leosnelius Br Milles 3 Ihis day came tho Said bondius Milles the bount now that in the Franseript attached to The, piainulifps petition Ohere are certain defeets tolvit thal on the rial of said ceuse before the pistice he the Said frestice desining to unsider his predgement ande nve teing advised as to the Statuiory limil for senelering his preiqement it was suggedled Iy The Atterney of said Solem on thuiztes in the presence of toth The parties apented to by them that said fustiee lako to thursday shussday decem I es 14" to consides his fredquese tt in consequence of suggestiont apend of the panties Said fustice work to Said lime to condedes hio fuedgement Wherefore tro Saide bondeius B. Aniller prayp that an order meayle Sent to Saide pustico of the Deace to eestify up lo this Gound Whothes The said defees do eqist in the seord Ifrocudings lefere saidfuetia I Also thal a tnew sanscrife of The procedings had lefexhimo in sail cevse be cestified to this bourt. And it is further osdered That a oopy of This Brder be Senred on Said frstice th th hebe required to max selurn प中 of the Same on or befor. The 25'dey of Opme 1866 and this cause is Conlinued
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don Bustélíon by the plaintiffs attorneus on molion lo the leowst If the thesitfts the sepent of the tomn iepuicues thenios before appointea if the Court and the Same haring been oppomine Iy the bount y forend in all seopedos cornet th in eorfamits O seport is t the same io herely approved eonfirmed y Thereufen neistes of saide pailuo eleling to tare the saide hremises at the saide Daluation $1 /$ is Ordinue of said bounty, of anson accosding to law donct that he of Said bounty, of inon accending, ot the orient term of this boust-to which time this cause is centimues

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 If Perkins Nílián Robesto seqular firos g y, N, Phearo I, b, Bodkín Gom IN. Thompson Neuben afoote toretest Soved grapo lales pusors who being duly empanmellid \& Suren The buth Lo Speak ufun the yמue vineed bivieen the fracties wpon Thiw oathos do Say they find for She hleintiff and apep hio damages at luenty Three hundred ififty frus if 28 dollars - It is Therefore consédered and aetpiedged by the bount that the plaintiff o Smith Clevandew Decover of the defendant INEleiam seitil the Said Sum of luvenls. Three hunesed tfyifty four $4 \frac{28}{40}$ derlars t Also his ovels in this bthalf erphended teived Co And Thereupon the defendare demanded a becend Isial which was allowed by the bount am The 3 end firced at (\$4700 क9) forlys sern humdred dollas? dhereupon the peainteff ottained leave bamend his petetur in luenty dayp and the defend ant ofleurud leave to amund, his Answer in thinty dayp - And One defendant having filed, his bond acooseling lo Caw for Second lnab the Attaotinent huin hending is by agreement of the parlus dizcharged it Senled -

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# Wednesday Letmany $21 \frac{\text { se }}{11} 1846$ 

# "Henny b. Guy Plaintifs 


hio day came the pleaintiff Stemy b. luy by his Clterney to thereufion this cause came on io hieard uthon the petition of the Said plaintiff and the defendento ting in defaull for want of an Answes to said hetition, Shewupion This cquse, was Sulmilled to the bount the bount bing fullel, Adevised in the premisep do find that the defend antsllid. Thilas S. Iimmons, fofm ll. Limmons owe to the flaintitf the sum of two hundred Xfiftyfive dollarz $x$ sinfly eight cents on the frese note in the petition selfoth in manner Of um as che plaintiff in his putition in that behalf hath alleged. Ande the bount do funtherfind That the Said finst note in plaintiffe fettition desesited now
 is set due wese given for the frurchase mency for the purmuses in said futition destesited t are secured iy mengago orsaithumies not now due are a lien prion to the lien of the sacd defor dant Cinn tilles in't to the frimises afosesaid It is therifise considered't adurdyel by the leount that the plaintiff? At Sing Gequy secover of the sand defendants Il L Millin S Limmonso fom NXItimmong the aum of lwo hundsed Hifly firo dothy ysighy eight emhs hio deft letposend, dollargt cints tt is furtion ordesed adpuded tacsudis the Goust on at in case the said defendants Wril, Milles ot Simmons of fobm Wr.iimmons fail fir len days prom the elose of This lemo of the boust to pay the said peaintiff the said sum
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 Said osek whth the meanders Therit M $54^{\circ} 1120$ holes T 68 NWIT410 poles lo a stane s. le, comer of shadsions Saci lot Thence aith his Cíno $M 5^{\circ} 458 / 10$ poles to the leginning conlaining eighe a oses \& Seventypotes being one Same lan that was conveyed to holvard thuerent by Games on IVeleh Herefo by dued hearing date furne $2^{3} 18.56$ co he appraiee adx ensed sold accorcing to caw that he bing the procuds of Said sale into bount Sutjer to the further sden of thabount thesuon in this case And as to Secendt last note deserited in hlaintifts fetition whicot is not now due thio caure is Continuea fer fuither Order H proceedings therees by tho bourl
josiah Ivesllake
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A. Nestlankemore

Mostlate by PPd, bole INIOn, hand all his Allomerp the said defendant by A. MV. Dibbinson his Allorney 4 Submitted this Cause to the obit upon The petition IV evidence, Bn ansideration Where of the bout do find that the allegations in the petition are thine - It is therefore Adjudged \& decreed that the manage Contract \& sedation heretofore existing between, the said parties be the same is hereby wholly sel aside st annulled and the said parties Wholly seleased from the ohrigationo of the Same - And the lout do further consider Order \& adjudge that for money care by sole to plaintiff by the defendant of hes own theang for Climeny in full If all claims by rat hes INion Tho Said plaintiff this puppy Personal tread the plaintiff hay the defendant the sum of eighteen hundred dollars dis follows to berth, the sum of six hundred dollars at once the sum of Six hundred dollars With interest one year from this date t the sum of Six hundred dollars with interest two years from date. Ans that thiplaintiff pay the $\operatorname{coset}_{3}$ intis arse made within tiventy day at in defanst of the garment of tither of sail payments of costs in pursuer of this decree that execention ipuce therefor as upon fuelgoments at law

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B Civil Action o) Relitión on note

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This day came the plaintiff by his Attorneytsutmitios this cause to The boult, The defendants hing in cefaut for want of Ansever or demur to the petition of in dacix petition of the said plaintiff. Whereupon tho bout do find that there is due from the Said defendant $S, 1 i$, bran To the said plaintiff Frederick Haymakers on the find note in the Said petition Setforth (and secured by mintage As alleged therein) the sum of two fundered turn dollars It twenty cents - It is therefore censidereos \& adjudged In The bour t that The Said plaintiff secerre of the Said defendant Y. It, Converse The Said Sum of tiv hundred and seven dollars th twentgeents the Sum found duel to s aforesaid and his costs tared lo dollars cents

And it is further osderid adjudged it decreed that in case the Said defend ant If, II, Converse fails for ten days from. The elese of this Herm of this bout to pay the said plaintiff Irederiets Hay maker the said Sem of ho handed 4 Seven collars t twenty cents so as aforesaid found du w with coals of suit an order ipere To tho Sheilfo of this front e Who is hereby appointed Special hades for that purpose commanding him to cause said lands themento in Said

## Wednexday ďebruary 214 年 1866

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Costs, herein expended for the presivel of twenty days from the Arsing of bout, that an Order of Sale spew to the Sheriff of Anion bounty for the time being who is appointed Special Anaste tommifina for that purpose commanding him li sell save lane acerang to Law Ye o sport his proceeding herein at the next lem ofthobout If is further Bordered that the deed of the Said plaintiff to said defendant now on file Shale semain on file fer th i tinefic of said defendant uazlil he shall pay said sum of fin hundred $X$ seventy Seven $7 \frac{99}{100}$ dollars costs aforesaid Itpayorsatiofac Tory Secure, The fresthes sum of $\$ 300$ with interest $\$$ mom aet, $17^{4}$ le 3 mentioned in plaintiffs petition not due until bet $17^{\text {. }}$ 1866 - and for which purpose $t$ as to said claim of 8 \$300 00 not due t thereto This cause in continued

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his Attorney \& sebomíked this cube to the bout, the defendant binning in defacelt for want of Answers. Wherefore the bound being fully advised in the premises do fined that the deferdante ores the plaintiff the sum of one hundred tfiftero dollars with interest thereon from the fire day of aetotes $C_{2}$, 1858 in manner offers as the plaintiff in his petition in that behalf hath alleged. Therefire it is considered tadpudex In the Point that Said Ebenezen If Dleekman plaintiff proven of the said If, I, In or defendant the sum of one hundred IS Sixth five it $\frac{83}{100}$ dollars his debt Aforesaid being the whole sum with inlered thereon from the first dey of Getober $4, D, 1858$ to this date so found due as aforesaid and also his costs in this behalf expended lased to dollargt cents

- Daniel Longboats dames No Ne. Welsh

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## Wednesday Lelmany $21^{34} 1866$

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3 Mandamus,
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Monday Mray 7" 1866
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Mronday may Y. 1864
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Monday may 7. 1866
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## may 9. 1866




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(4) Amuel ©/Euls This day came into open cout fom Prown th bhuetopher Slo Prown and actimwleded thembelve to owe and Stand melebled to the state of Chis in the penal Lum of Cwo hoondred dollars each to be levied of the govets v challes lands tenements if clefouel he made in the conditinns following towiti- hat the said. fotwe Srowe and lohnsli pher 6 Pron be $x$ appear befone the court of common Please of said county of tivin to cine evidence in a cause thereis pending wherein the said slato of this is plaints. and tho said Samud Plkeds dufendand onot depart the count withoul leave then this reeognesasece to be vocil othourier to hey romain infull forer.

David Weod Pramitt
VS

 che Pillells, Stonm Toling, fon leirsollo, \#. wleartis, Wobert Selt, M. Whitrez, Andrew Kines and lielliam barl mell who being empanneled and swom the bith to epeats wpme the cisues oined Relucon the pasties upontheri oaths do san that the sacie shoses Hhmpsen, oflner Glutt and Trbert. Tee diel promise and contract in mamer and form asthe saiel David llood hath conn plavined afainst-him and then aesess the clama es of the said Daviel I vodd by reason thereof to leventy seven and simin, dellan, Bhercfose it is conecderdel that thes sace Daviel lVodel recover apainelt the said - Llozes Shompnore, Abver Ellitt and Trobert it Lee, as afosesaciel the Surse of luenly Revens so dellan his danna ces aforesacid we form oforetaice aeressed
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J Dhis day came the Prosecuting coltonny or apm his motion the sacel defendanl was three times solemndy, called to anser unto an mdectmen' frumel arainel him for selling intricating lignos To bedrante on the premiees ahere Reld eve violalions! law, asby this recofmeane the deas bound to do or the same coock be forfeited and the said leharles vilewitt Seifl failing to appear acconding io the conde lims of thi said recopmsance, Ill os odred by the bust that the Same beveis hereby forfcitece.
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Damuel ones $\left\{\begin{array}{l}\text { Dhis day came the parlies by thir altonnens treaid } \\ \text { defendants being in sereon betore the cint anal }\end{array}\right.$ upon came a vers to wil:- licle. Bnotr. Loronpolehones, D. Whitmoze, Dacm Pojers,
 Andrews tezs is IViliam Gartmel, who bemg duly empamelel and ewom The ruth to sbeate upon the ebue vined belween tho partice upon their catto, pay chey are wholly unable to a ree in this case and chescupon they are discharged by the court orom the further coneceleration of the' cacese

On molion of the prosecuting Altorney and it apbeaing io the cout that Daviel Contvtin coas pereonally served with a enbperena is Arend this coul as a vilnees in the case of the flate of Ohio vis Samuel Jicels ondehalf of the sdecte of Ohis and thal the saiee Aavid Contrlin thoulh sobmey Called to come forrth anel Culifi, as such wilness came nit, bul mach defacel. It is therefore selered. Lhal an Ataohment-isere againerthe said David lonttin for such contempt retumabl on thiy ifth day of the nept Cerm of this Count,

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Ancl trercupmer the Coul aderumued innull Imnday गrarrning al 9 aclec,
This day the ciul meltoursuant to ad oumment same rufieed vesent as on Palurday.
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Villiame Draper $\{$ Cave of the cout the cleeendassl withenwe inis The samne was evbrnted ti thecout ore tue pelition anel civelence And the cout being fully cedviced in the premises de pinel that the Atrath a legal celate en saicel lands and lenemente in tu pelition desontud and is evelited to the pasecsion thereof, And that he deth wnolafully withold the possession of husame fitn. Painllf. Thesefoud iscon= sidered by the coul that cu peamtiff recover of the defendant the sassesstin of the lands and Conchnents en the selitim descnber and tivequts hexize oxpaneleel lated it

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Angline C aminerst) arlition
Frante emmess This day came en this cause to he heand on the upost ひs of the shisiffr report of Commenimess in pastition the cout being fuldy ackised in the mimises ao Scorfirm the asoysiment of dover o the afproveiment of said premises $t$ toseph levess electing tt later said premsis at the valuation of no one offecting thesct it in oflend 4 adyudfed that said Pwes Stand Reizee of said prenivies $y$ the shesiff erecule a deed fos soid lands to hirse upres his baying o Secirimo the sunchase moner accosding to law $\forall$ it is ondered that the casts of this proceeding escludering an athomey tu of $\$ 30$, to tohiser $\&$ ribined $y$ an altomey fee of $\$$ to Phu 8 bras the paid by the reppectivie temontis in confmonto will The petilimer one wnth Tohres sinclivine lowgh one lenth, fotm pow one anch veoteline Poling one Gnth boseft Towess Sic lentho the ballanee of the $\$ 1100$ he paid in Bayments at the law requives it the eace Reveral pastus in turame piopostions,

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The cout being fully advireae on the promiees do finde she pacel expol A procedings requlary lawfeef de approveared Cinfirm the pame is neithes part eleclings tollote saice preznees at their appraceement the coust do Consider ovder vadegulfe that ane order of sale isene to the Dhisiff commancein
to lais $\gamma$ reponi tirs p

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$$ arth the plaintiff as alleyel ine hef setition the seis former lwat ho defen daminowe the plaintiff as alleyel in he petition the temerf lwo thowand dollars. Il is trecefon convidered odered and adfuded thal Obseainatf secover ot thisidefendant saide eern of lwo thousand clallasss this ants in this thetracf etpandece taced $A$ \& Vit is by lith agremome if parties The surety of the defendeanl on the 2Trial lonel that no elecution shall sisue onthits fugfiment befose the git of fuly Meb vef one thonanue chelens venteresl thereon aseppaicd then no eqecuttin shall isecu on the remeindes before they of cllearad lboy except the costs are colludoth by elecution al


It Pelty. $\left\{\begin{array}{l}\text { Dhis ceay came this cause bi be hearde upon the upot }\end{array}\right.$
$\qquad$ in this case $x$ the cont bering fulla, advised in the premies defince the mocecding theseonlo be regular ved cenfiom the sanue. At is thexfore coner sidenel fordered that the paide Kamoh o Belts sland endenced of the Daice val eslater hold, clusing her life tisine the lande eet rff wo her hy saice shesifft commoswress as Repostice by heme thal the pas the one thirid of the coses of this proceeding then Clefendants pas the twi thinees thenof

Stoy Pett $B$, , 6 , Tastition lem Selty el als \{risen of the sheriff $x$ comsele he heaide whon th Deing formd septlar in all wespees the coul do confirm the sainexdoconfirin the appraisomont thewe $t$ nisiser parte eleckise to lata the panve at the calpranimuent the coud do oveer I deconce that ane osder of sale iescu ti the sheriff commanding thins
 theport this procectsing t this coul qall other mallins ase resenvel fripher ascless.
I.ll dmisto

Mradatino Conclereon C.II. Donley, Darius Buxton, lewken \& Partride, D avid Danforte, pese bh Provers, \&s Rufus ef mith, who hing duly empamiled and swoun the huth to speath when the cescu foined beturun the partess upon thuir oatho do say they find for the defor danl - It is therefore considered t adeudged Iy tho boart that the deferdene Go hence withoul ceay \& secover of the plainliff her costs in this lehalf epprente rayed at \& And thereupon the plaintiff demanded a Sceond trial unden the Slallete which was allewed Iy the bout and Bonc firfer atploc,
( 245 form M. Hale es 1111 lloods en als
Gonlinuid


Cence thencupon the bount adjourned enstil Lomonsom onorning at 8 aslock


6 credreay they 15 1866
to adicurmment the Same one the bover met pursuant to Adyournment the Same officers present as on yesperday
Mr. EO, heeves tho.
Daldevin 4 Zernes
Un billhicher too goaseg, And afory frodecoing the procudings
Halecuint turnex Giy him of one half In toe nos, in the toon of sper on the 15 day of maset 1862, And it appearing to the bount that the fruchase money had never bun paid. It is osdered by the bount Hhict Sace Sale be-and the same is hereby Set aside thild for nought and that a vendi be and the same is herely allowed to be issued in Thise two easeg the same as though no Surhsabe Pad been made

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Ptusany may 15 1864
 leave is granled to the plecintiff to file an amanded petition in Cuvenly dayp from thís time- And this ause is Coneinued

Henry shidder IIm Hfonry shelden Geoge er. Býpleo Leai bhes nueterod

It Charles bonntite Parthos in wade in the firm name of Haytomy shelden Y Plaintipp

Confirmation of Sale on toxcensens This day cami the feaintifls ly Oharleo Rathhen Levi Rathlue \& Slizatith Mathbun de fendants of the sheriff of Cevion baunt Ohis as Special Onase bommifziones. Of a sale made ly him made in this case; on consideration wheref the bour dofind the proceedings of said as beect spucial masten the Sale ly him made of, the landstlenements in the petitiont enny of fosectasure mencioned-Cobis all sespeets in due fromof law It is therefore considered Brelesed adiudeqed t deeseed ty the fount that the fervecedingst sale of Sace Sheriff Strecial Maseu Gommipiner be in all thigo Approved taffirmed and that the Said Master equente and delives co the said Gofin It.llood the purohaser a dece of the lands $y$ tenements $s o l y$ him sold in fee simple pursuant io the Slaluto in such made and prorided. And it leing made to appeas to the bount Thai the amweint due on said ludqument t decerce is $\$ 1175.66$ i Thal The casto semaining unpaid $\$ 86,34$ making inall tho Sum of $\$ 1262 \frac{\text { as }}{10}$ that being $\$ 62$ os mose Than the purehase meney ariaing trom the sale It is furthes Os dered, adjedgedt deoreed, the Qount that afles the payment of costs in this case the sesidue of the money asising from the Sale le selained by the presctease fotm Hi llood the leing the arones o holder of fudgement t beerceGnd on onetion of Bn b, Lawsence Ally for Alaindiffo and it apprearing to the bount thal Since the rendelion of reffudegument in this case bharles Pattelen one of the defindants has exceuled and delìvered a minegago upon Saidé seal eslale Sold ínties ease for the sum of \$453 to one M, 11 . Kum er and that Said daim of said Jwomles is a doud wipionstaid seal estale, leavis given to Ptaintifts to file a supfelemendal pelíión withén ferly days mating Said Mill, Ytumler or his afoigno parlies Co this rection and for thal furpose this cauae is contenued

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242 Villiam trihl NS IIm \& Miller el, ald
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Thomas Martin 3
Tom Anaskill
tames Ahulvane elals

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) Leave to answer in twenty deago 9 and bonlinued

Nobert Gieson $\sigma$
Gaoot Q. Lee $\left\{\begin{array}{l}\text { Lipheal } \\ \text { Yhís day came the parluesty then } \\ \text { Alcornerp \& therupen came a misy to }\end{array}\right.$ Q.Mn, Osoovz. Lesenizo bheney F,L, Whismoso Dacon Togers NrMÉles
 Cartmele Sequelar furozg \& Thomas Milles it fobm It Sabio lales frerons Who being duly empanneled and Sevorn The Trith to Speats Wpon the ifpue vined bilwean the parties upon treis oatho do Say they find fis the plaintiff and afsep his dameages at five doleary and festy, cents t is chereforo considered ordered and adjudged by the bount thal tha peaint'ty seoven of the said defencant \&le, Lee saide sum of fire it $\frac{40}{100}$ dollang his damagez in ferm aferesaid afefped tr also his costz in thís behaif expended tay to \$

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Motion to aisolve Altachment,
Cilerfander Logle
Milliam tobesto Shis day oame the Ranlieslythin atrmies And thereupon this carese came on lo he heard on the motion of the defendant Clex ander Eagle to difeotve the altachment herel ofore ipued in this case againse The property of the said defendand Alerfanden togle and to discharge the property attacked ly eritue of Said attachment, Ande was argued lybounsel. On consideralion whereof It is considered adjudged osdered ly the bount that the said Allachmene ifsued againse the propenty of Said defendant Alestander togle in this action be X the Same is dissolved \& the property atrached discharged - And that the said defend ant Alerander Lagle Lecover of the feaintiff Mlithiam Shules his costs in this lehalf expended laxed to dollanst cents

Cond Thescupon the Goust ad ourned unlil thussday the on a ay of Guly $A, D, 1866$ at 3 oclack PMM.


dr. Il. Millen X Mi
 Paltersen lellen of bhancery Partition
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 in all respects legaly segular 4 thencupion the Gount do confioms
 to Said purchasers a dued in fur simple for said lands aceanding to faw conmuing 1o them said land. And the bout dafind all the allegations of saide puttion to ie true so far as they sedate io the heirs of 11 mecarles ace. It is therefore considenas orderiar adinaine that said huis copvry to Saed pur phasus ly dece of peleasetosaing pmetraserg, the said Real estale $t$ in defant of the equcution of sain dene for fure days this de oree shall opurate as sech Conn-yana quitary
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 Petinson le paid, - Also tral one tintho of the lallances of said punctases money tr selained $1 y$ consent of partics hereto for futher ordizo

 S. Blis. Powhatlan Eleis, Eliz aleth i: Onumpere fane di Suckert tranes 9. Wocke each one forluenth $) 10$ Rallerson Allen One Sixtt $11 m \mathrm{~m} ⿻ \mathrm{C}$
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Ely. Belts Ishernentfriend Partition
 sespecte the bour t do approve 8 confirm tho same $\psi$ Or de $\psi$ dene that che \& aid Sheriff eqfecule \& deliver to said purchaser a qua in fur simple of said canc an bering the same to him And it is further ordered that out said purchasemeny the costs of this procuding including an Cottony feu of $\$ 52.50$ to retorsion $\$$ Robinson and abs the sum of \$ the lave now a hie on said land he
 Sac Broduritr Adminiovalion of lucan telly estate to pay the delos of Said decedent to be accounted fir ty hims as such Adminnetroto and the Balance of Said purchase money be secured to the petitioner one pinto, to the hins of Barnard Betty dee one ninth - 11 m Betty one ninth Lusamah Burroughs one ninth-baveline Mrillegan one ninth e hraisha Com Gun
 Clam Jetty, one minster

> Martha E. Bland O Dower
 the proceedings of the theriff-thu appraisement of the bommifieness \& the alignment of cowes to the hetifienes made in pursuance of a former order of this bort and the Sampling cyamined it is Ordered that Said proceedings Appraisement and apigmmene of Dower bet the Same are hosely approved t confirmed Ane, the said Martha I. Bland stand endewed of Sa much of Said seal estate as is contained wistiri sad apignoment $x$. Hounded ap follows, beginning at the north east dormer of sain promises (to wit the gases \%i monde farm) in a bounty soad-thence with said road $187^{\circ} 1196$ polis to a stake in the center of said road y
 $\$ 3{ }^{\circ} 1178$ poles to a seamy shone thence S $81 \%$ in 61 holes to aslako in the cast line of said premise, Thence with sacie lino $125 \%_{4}^{\circ} 888$ poles to the leginning-containing forty acus-And it ie further Cs deed that a writ Seisin ipsus to Said Sheriff comma anding hims to deliver to Said Martha \&i Brand full kopepion of the muméso Afoigned to her as aforesaid- And it is further oseded that the said defendants in Ninety days prom the sedition of this deere pay to the Said Martha 8. Bland the sum of filter mine dollars. the One Third of the yearly value of Said neal estate from the $5^{\text {a }}$ dey of Hebrew 1866 to the $5^{\prime}$ day of full 1866 and also $2 / 3$ of the costs of
this suit tared at dollars

> and in default of Said payments or either of Them that execution ifere therefor as upon fuagements at law
And theruption the Court adjoumed unlit lomanow morning at half pase nine vetoer

This morsing the boure met pueserane lo adgammone present the samse officens as on queterday

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dasah thelts el ale O Con motion cothetrunty tueftioncaw
 and frund in all sespects consee tine conformily to law It is herety Ordered that the said froceceings y theorl bot the same is herely approred f confirmee. Ance cthereporo meither f It is Ordered chat said premise be sold at putbie sale by the Sheriffo of said borenty of Imion aceording to law y that he them his dernes in the premises eo the neve lerm of this fooret Lo which inve thio ceccon is conlinued
 fohn Tuhl SHis ciay came li, flecind flame os selile failing the camse to the bourt the defendant fotm tuwh heainsiffen. Yhereupon the bount oo find that tho sais ayenden Lead
 the firinciftall ontrisel to this date dee on the pede in plainitpphation setionto) in manver y form as the heains in he pution in that inas


 That in ease tho saide deferseant paicofa In dap pom the sising So as aforsaid found den uith coplo of shil an bran ifun bo the


 mine poles off from the deseco mer of the olloring dieviludand Co writ seluate on the walus of sellonscrat in the Nionsher bachorme bring part of surney no 5809 of the linginio thithay



OHiday fuly 6. 1866 (miaydhon 186es)
Gohn Tunse $\}$
 os demue to the scied pleumbiffo prelition is is Considered that the said pleintiff rught bo dedever of the Saw defendant The Said sem of $\$ / 00 \Rightarrow$ So dencondede si heo fretileon Logethes coith the sum of of 9.4 which the bourt find dee as the inderest thereen as prayed Lor in sucè fielílión, It is onerefore considere Ordered $\forall$ adjudged by the bower that the said fohn Iunte secover againse the said , blelexandersn, the Sei'd Sum of $\$ 10904$ Eogether with his costs init about his suit in this behalf expended (axted bo dollargy rentz
4., (ogroome

Gemy Bucv Samuel Hovelrirns

Boamovil.
day came the prainlifflyhis Attrnay Ased filed his preticion it therceepon the detend Javile came fotm el Porles thés Attorney who Appeared by virluw of B warranet of Allerney duly proved tfiled, And waivel pwouf entered Thién Afifearance ande confefed that deo owe the flaintiff the sum of niñly four dollars Y minety five oents (bing the ballance) of the pincoipal of interes to this date at the sate of tenprescent Annually in advance Accosding to the tenos t effect of said note.

It is therefore considened Ordered and Adjiedged that the Said plainliff secover of the Said defindañts the said Sum of hinely fous dollarz 4 ninety five cente his debt So as afesesaid found due Togothen with his costs herein expended layed, io ts Cince it is frerther Considered osdered \& adjeceged that thés fudgement bear inlerese at the sat of ten pire cent her annumi aceereling to the leners offeet and teme of said reve Wnd ale Enonet urits of Eror are wained

Condreve Milson yuife 11 m Riès Y̌hbgh Pichardson Shis cause co The Gourt meither party requíng a fury and thereupion the boust find for the plainliff for the Sum claimed for Tayes paid Amerenting, os defendanils ae co the elaim of breach of covenant in the deude for lops of Caned it as to the \$200, daime for monesiadrances one the land as setfonth in the petelico the bount dis nép the same wistoul hrijidice It is therefore censéderee sdend At Adudeged That plaintiffos siover of defendants Said Sum of \$1/64,95fonnd Aue as afisesaid of thein costg heree'n expended layed to os Iherevpen the fitaincitts demanded a 2 a a Jial which is allavee by the bouct si the send firfed al $\$ 150-$
Wrn Lis th tregh Rechardson 2 Le ave granted the pelaínífso lo fíled


550
Friday fuly 6.1866
(may Lermi 1866 come)
Osmona Mells, als
The Cillantice thpeatlilistem Rail Road Company

Yhis day came The parléet thewinn came a puy to wit, Losenzo bhency. I? Whitmone Dacon Togery it V. Neles hinaw Keyps ICward Aower, thegh Mre Iasdow
 Who bing duly empanmelled ysworn the Iruth is Sheakta Inve budice give upon the ejpue foined bleveen the frarlies wpon theis oaths do Say. They find for The flaint tiff, It afoefs his ceamages by nason of the presmises to the sum of thiee hundred Xeightuen tion dollarg And The defendent movied the bout to set asidw saw berdiet 4 grant a hew rial for Neasons on filw whioh molion buing frilly argued $\delta$ considered was Gocrsuled by the Goust and thereupion the defendant seebielted his bill of Exceptions Whieth were sealed it Signed Ifiled by the bourl-

It ip therefire considerid Ordered thadiudged by the bourt that The plaintiff secover of the defendant the sume of thre hunderd Xeightuen $\frac{10}{100}$ dollarg his damages apsped as afosesaid it his Costs herein expendea lased to \$p
dsaac fane of
A. N. Bell trifeg This day came on this cause to he heard on motion to confirm Sale Ance the brue finding Ael the wwoeedings sequlart lacufeel do approve Andeonfirm the Same ashd order the Sheuifp of tris bounty

- to erpecele culiven losaid purchaser a decd ís fee simple for saial lands

Milliam Gueff
Mamy Gopf Ghas on molion to she baut the peaintiff On molion to the loant the piaintiff a ays from this date o cause Continued,
6. A, Gamileon Ademite,

IIS is $Q_{n}$ Confímation
Samuel b. Midchell elals, Ihis day came on this causelelehear on miotion lo confirm Sale and was sutmitted to the Gount and the bourl of es eqaminalion findiothe procudings ot Sale segular ll lauful, do approvet confirm the Same and Order the sheriff of this bounty to execento anv deliver to Said purshaser a deed in fee simfle fer said lands thenements so Sold as aftresaid -. Ande thal Said sheriff out of the proceds of Sair Sale pay tro cosls of this praceeding t the ormainder theref he apply on the fredgement in this casw

J̌riday full C. 1866
C may
Lem 1866)

And come the parties by their allommep and Submitted this cause 1 bovine bout overneles the motion of the plaintiff for a Receives If dry junction. And thereuposs the plain eff by leave of the Gout dismip his action without prejudice and has liar 10 with drew his paperz. It is therefore considence overeat a duded in the bout, that the


Stsederich éfaymatrex
if IV.lomersey i. Be bomenchiouife
Pilition on note \& mortgage Y Games d. Mean g This day came the parties g thin altys and Thersufen this cause came ones be heard, I was Sutmitta to the court upon the petition of the said petition of the said plaintiff the Assur of the aferceant fayest man wife being in default for want of Answer. Whereupon the borne de find that the said defendant it bemerse owes es tho Said Plain inf
 Thereon from the thin day of apriv CuD .1865 on the not serena II Mortgage in said petition support in manner form asthe plaintiff hast Alleged, therefore it is considered braved Acepueged $\$$ deesede it The boint that the said/reainliff secover of the sate alendent \%1 IL Converse the sum of eight hundred $t$ sixty dellarstforty cents his Alt aforesaid being the amount of the finerépeot interest ave on said promipery note in said petition setferto to this dale t ales That he recover his casts in this h half expenered taped to collars y cents

The point as further find that the defendant Games b, mans has aliens upon Said premises is the Said petition desorited being for the amount of three firomipay notes $v$ executed $t$ declined by the plaintiff to the Said defendant and Secund by molegago on Said themisez in manner form as the said defendant blames D, Marx hath in hip answers alleged. And the leourt do further find that the Whole amount of Sara piomitany notes now due unpaid up to this $>$ Date is the sum of threw hundard + seventy, Fer dollars thenenty eight cents and said last mentiósed sum is the full extent of the timon of the Said defendant Games D. Mans on said premises in the flieiniff escribe whits Sane lien of The Said defendant Games D, Nh ans The bout do find is prier to the lien of the plaint ifs in this adion in manner form as the Laid fancies $D$, man in his Sail answer hath alleged, It is further considered ordered adefuaguely the: bout that in case the said defendant If Ii. lemverse fails fir tiro day prom the close of this ism of the bout to pay to the said plaintiff The said sum of tight herndredt singly dollars tfenty cents So, as Aforesaid found dm e with the interest then accuepe the non witherite of Sexier that con order ifpere to the Sheriff of Anion leaunty Chis Who is hevely, Appointed Special Mascle Commífúeree /al that humane commanding him to cause said lands ot tenements in said p petition
$55 ?$
fuly 6. 1866
desoritea as follous to wit, Being a part of Suncy ho 4265 Beginning in the centes of the bolumting B Bellefoncaine Ěumpine soad t in the oiginal sumvy line thence $M 10^{9} / 4^{\circ} 1130$ pves to a stone standing in the wate on the $n$. Side of
 of the above namue turn hike soad. Thenee with Said road $17 / 404 / 253 / 0$ poles to the beginning containing five acser more or lep Clso anortur lot of land in the alove named Count, ) State theing part of Sunvey ho, 4404 beginning in the center of the Marvperle y Kower hewton soad at a stom $h 12 \% 1 /$ $261 / 2$ polee $t$ the center of milleruts witnep an llm on the South 1 ank of the oreete thence with the meanders of the evere southwesterly I/poles To a slone in the center of said crecte Thence in a South caslerly disedion 9\%2 poliz to thi anter of the aforesaid sead Then ae Bast with sai rad 17 holes lo the beginning containing one ace mose or life to be appraised, Cedvestised y Sold Aceosding to law and that he opply the procuds of Said firse to the payment of the blaim vlien of the defend ant famesb, Arain found aue as aforesaia loghthes with cill acossing interest the costa of the suil and Thal he apply the sesidue there of in satisfaction of the afosesaid fudgement of the plainliff Fsecleréek thy maker so as aforeaid rendered


Milliam OS Dtubent
cifu losedílons

Aetirion to be discharged from amount I) as an Insolvent debtor.

This cause came on to be keard upon the fitition of Alainlifft' leslimony it was anqued by boinsed © Whereufur Thw bourt find that the Scied stefsegt is vet entitled lo he disehargede as mazex fir in his saed he tílión and the Sama is dismiped at the costs of said Millíamo A, Stubert

Yudgensent for $\mathrm{Coslz}^{2}$ acoordinedy. It is therefor considesd Ordered I Adpudged Iy the boust that thellilliam As. Sublert pag the costo of this fivecuding in twonty dayst in de fault of such paysmend that Evecution ifue therefer as repen feidements at taw

And thereupon the Count adyoumed wittont day


Monday oclober $29^{2} 1866$ This day the boun of pommon Pleas fos The bounty of Anion in the State of ohio met in pureuance if
 Gudge ames B Whelplyy Sheritf forma Portex Bosocuting Cettanny


On motion to the Count ly posery
(c) Cerling Atronsenp fex the plainliff fobm B, foats isa an Attorney Of this borest is apperistia Guardiain adlitems for hrauy Ademes Effí Adanz Pharlez Adamz infant defendanto in livis Rctíon And the Soud fobs B. Boate appeared in open bout \& accephed said Apprintment thiled hio answer hereín

$$
\begin{aligned}
& x^{x} \text { Lucinda Adamz } \\
& \text { 2s> } \\
& \text { Iom 2, Cdams etals, }
\end{aligned}
$$

On mokion to the bernt by Postes
5 Adterting bounsal for Detitiones it is Ordened that the Saud petition be enderved of one frell third pant of the lànds diseritidion Said petilion and it is furthes Brdered that an seder ifece to the She itf of ? nion bounty commanding him that ly therathy,
 If Rin to either of Said bavtie, he cause coever as aferesae'd to be set offt aplegned tosaid hetitiener acoseine to the Stalute in Such case made and previded

Y ${ }^{5}$ Same L. Baton
As Whis day this cause came on to te Martha le Eaton 3 defendants bieing in defautt fer answes and neistur party demanding a frory tho ceuse was submitted to the bount ty the plaintiff. En considuation Whereof It is considered ordered of adjudged ty the Focest that

Monday Getter 29'1866
the said plaintiff le endowed of one full equal third pail of thulandsy tenements in thisaid petition described- And it is further Ordered /y the fount that an order ip w to the sheriff of the County of lesion Ore commendation
 either of Said parties he cause dower as aforesaid lo le set off tapigme to the said plaintiff according to the Statute in such case made ix provided- And that he make his outturn of his doings Is tithe of said Oren to this Term of this Count

Samudidaviss
William II. Git Plaintiff
Game ll. Bayle toshes defendants \& This cause again came cu to be heasdlupon The petition answer former Bodes f testimony upon Sutrmipien to the bout, And the plaintiff having failed to comply with Nix former order of che bout sequins them C. file herein the original paper withing puenperting to ha
 together with ray seccipls other pain claimed I The praintly
 Samuel totip having failed to answer tho interrog tors on need to the Answer of said defendants as orquised by the
statute in Such case made $X$ pinned and as he was sequined to do by the former Order of this borent \& the plaintiffs mating no seply to the defences of the defendants setting up new matins and no sufficient reason for Such defaults hing, Shownthe fount being fully advised in the premise, ie find tho equity of The case is with the defendants, that Inc mating
 The plaintiff 1 WIlliam II. Gits had full knowledge
It is therefore considered record 4 aduedged That the batu writing set up in the plaintiffo petition hiuperting io he ye culex april 411821 for $3666 \frac{2}{3}$ acres of land in the state of This ty Thomas M, Bailey deceased the © Ancestor of the defendants (and under chem thee clainin \&, hold titles to the heaintiff samuel davis be the same is adjudge a to be false praudulent t void That the plaintiffs within thirty days deliver the sardepretended deed with tho berk of this bout for cancellation t in default thereof That this firdgement operate as a full theifect cancellation Thereof, that said pretended deed be forever hereafter hold for naught and the plaintiffs t Those claiming under them are sestsained and perpetually enjoined from claiming on Setting up any further elam or title thereunder that When said pretended, deed is fir tod herein That The bless
 pretended deed is cancelled by order of fort 4 sign his name. Thereto officially. And it is further?

Quesday Qetors 3owis66
Adfuegred that the defendants secovir of the plaintiffs thin costo hersin tased at dollazz and eents Notice of Appeal by Elaintifte Bond fisced at $\$ 200,00$

Giivians roff 3 simora
many bi off 3 .
On molion to the count 1 y Defendeane and
Iy consent of $p$ artiue. It ie Osdered acoud y adjudio that the plainliff pay to the defendant as Alimony pinding sult to defsay the Expense of her defense in the selne of bre hiunder dollang, at followz thinty thrwty $\frac{13}{100}$ dollang in kand 4 sinty sixty 68 dollary in thinty dayp rom this date Andin defanle of suek payment that ifecution ipere therefer as apon fuegenents at law

Ande therewtion the boust adjourned unlí lomonow Finorning at cighl aclodr,

Oluesd ay Qolober $30^{\text {th }}$ A, D, 1866 This monning
the bouest met pursuant to adiournonent The Same officers frresent as on yesurday
II ll Moods \&
di lidoolbear Pariners ve
Elijah \&f y.stlwarner3 Sellled $\}$ costs paid

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\begin{aligned}
& \text { Petes it Grown t othess Plaintiff }\} \text { 子 } \\
& \text { Qs }
\end{aligned}
$$

bivíc Action
Nilliam thompent others defentants 3 This cause came on tobe heace Ipson the ipeus foined between the pasties tretother paity dimending a Gary the parties sulmitide the case to the fornt upen the potition censwer Reflication thetimeny and the bout being fully advised in the fremisee finds that the defendants oes unlanfully tacep the plaintiffos out of the popeloien of sai promies in mannir Hform as Che Said plainliffs have in theis sau hitition dedared and the bount do afefp the damages of the Said plaint ff If reason of Saide unla ujul withtholding threif to the sum of on cent. It is Therefere considered that the saide heińn'íts do secover againse the said defendants the premisies co ltiver Said fretiton descrited and Also the Said sum of one cent tiin damages 20 as aferesaid afeefred and also thin castz in ano

## Quesday Gelibens30k 1866

ahout the's suil in this beralf expendes tased to dollans $\}$ cents And thereuicon came the defendants and entes notien of Their intention to demand and have a Seeond Trial in the action and the fourt being of the ofimion that this is an action invithe parties are entilled co a triolly fury do ollomsuch second Trial and do firt the penalty of the undertating attur hundred dollarggain came the his efendends by Mipers Relinsoovt Robinson their Attornepp ana made aplication to the fourt here for the a aluation of improvementot apepment of damaje under the stalute for the selief of oecupying are of opinion that the said defendents ane entilled theneto

## Isab-lla E. Hrwokins APff, B

A. Mr, Seott, A, Shraltilll, Hosking of This day camu The Said

 Yane. Fim, Hostring Iamis Mr, Mels aham Motut, Lee Richoud Thoskins, B, Honibomms t A D, Sli'str having failed ti dimus or Answer to the fetition of the said Isat ellal, Hawting it is considerd that the said asabllal, Haw hine ought to necover the said sum of $(\$ 341,75)$ thre nurdered ifenty one $\forall \frac{15}{10}$ dollary So demanded ein her Said petition,

It is therefose considered that the Said Isabile . Hawkins Secover against the said, $a$ m, Seott. A Spratt IN, Thatians Htenry tfighbarger as ad Isanklier Isaac yane fi mi tsonimo Lamis Ir Mbatiam Tobert Lee, Tiehard Hoskins B. Wimimho 4 AD, Illioll the said sume of $\$ 341$ IS Soqethew with hen costs in and about her suit in this behalt erppended layed, at 8- and it is found by the bout, that $A_{\text {. Mn. Sevtt is }}$ prineipal $\&$ the ather defendants are surties.


Daytey, Giver learter fohn bastery E. Hammond the Said Sum of \$2318. Wogther with thein casts in and alout their suit in this thalf expend tayed to \&

* It Leper of Same Seokely as fobm Niilianns bone
x 5 (12.IN, Miller is Brtando MVells, bont under former Oren foeference Senry sall 3
los simiped witherer prejudice at hlaintép doa by Goseph Gotmoon 3 casts C is thereupion considered butendents go hence wisthond day and verver of the flaint it Theis costs herein expended layed to \&

Warsict be Lee Byte Celesfander 2', Stewant et als projudiee, at plaintiffo cose, Adjudged by the bount thal the bofendañs go hince arithoul day and secover of the felaintiff Thein costs herein expended Layed at \$ Reter Bland 3 costo accodingly Mo Aecosd
*105 Reter llinegasy fohn Busge i's Melson Airong
Gliza Poling G Brislardy

Thomas baily I And now came The plaintiffin persently her Altorneys If Also came the defendant infuersent ty hiscottronys and to said complaint plead not givily. and tticueperesto the the is ue camie a fury roviri fobm moys emuel myero soaviz bairs po

 Q, N, lilliann tales qurory whe tioni empannelled and Seron the buth to speate upon the ipen frined letween the parties upon their oathe do Say, that he is geilly as he Stands charged Cend Thereupon this is continuea fer fudge

Ransom le brants
Carson Shirts

This day came form B. Goats bounded for the heirs of Sand Williams deceit Suggested tho death of Thomas it, Williams th asked chat thanes Lane IIiliame O Mary HI. Nixtiams his only heirs at low be allowed To become substituted in his stead \& thereupon the Gut Authorise said heirs of thomas If Williams to become Substituted in his stead t they, thereupon estes Their appearance y with the other heirs of do avid Williams dee aforesaid asttore substituted in slead of PE, Prank plaintiff who by the decree of this bour at this term hath ten sequined to connery them his estate in said landsThis is ended of recon d ae of monday vel. 29, 1846 by os der of bount,
 to give security for coste satiepaclony to the flesh of this fount by tomorrow morning y thereupon John Douglap came and entered himself as security for plaintiff for costoin this cause

* Ransom le blanks 3
as 3 this day came form B, boats Counsel for John mersow 3 the heirs of baird NVilliank dee os Suggestive the death of Thomas At llieliamst asked that Frances fane Williams \&f Mary 'L Nilliamg his only heirs ot law be allowed to become Sublilutid in his stead y thereupon the bout antrim Said heirs of thomas it f Nitliang to become Subs ituled in his stead I The; thereupon, enter their appearance and withe the orkes hins of David Nidliang, de os afosiaide ask to be Substituted instead of R, b, Clark plaintiff who by the deere of this bout at this Tum hat been sequined to conveyithem his estate in said lands This is entered of second as of monday cot, $29^{\mathrm{h}} 1866 \mathrm{by}$ odes of Count
t Ransom la.blank
as 2 This day came Goon D, Coats counsel for the John Stanley 3 hins of Landillilliams decoy Suggested the death of, thomas If llilliamet ashed that Isanas and litlions and mary IV. IVilliams his only heirs a law le Allowed lo become be Substituled in ties stead \& thereupon the Gout Authorise said him of Thomas A, llilliang to become Substituted in his stead thy thexupor enter their appearance and with the other heinz of David llilliams Mech aforesaid ask to, re substituted instead of t bi blank plaintiff Wholy the decree of this boult at this herm hast teen sequined to convey co them his estate in said lands This is entered of second cos of monday orel. 29, 1861 ly corder of bourt,
dusaday ocloter $30^{\text {u } 1866}$
Tanzom la blark 3
aevi Phelpe Gof savid ltilliam dee s suggeseos the death of IVilliamo I Mary Le Nilliams his only heiss at law se allowed ole Sulistituted in his stead of thencupon the bout Autherise said hieis of Thomas Hillilliamg to lecome suleliluled in his slead Y thy thereupont then lu then atpueance
 inslead of P,G, Blartp plainliff wholy the deoree of this fourt al the tum hath been sequired to consey to them hie estate in said lands This is enteud of secosel as of monday Got,29. 1866 ly ordudfount,
Alansom b.blark

As AlCi- This day rame form Bibonts Connsel fa the Miatthew (Elliots) 3 heirs of bavide Nililiamg deeors sugqested the $d$ ath of thomap Ai Il ieliams f asked that ranas fane IVilliamg ) Mrang, M. llilliamg his only heiro at law le cllowed hi leome Substitutid in his stead y thewepon the bount awthenes said hiess of Thom ass It, Nilliamz to beeeme sulstitutid in his slead therwhen they enter their appearance t erith the Other heirs of Davide Mílliams ded Afresaid ask to be Sulstitutid in strad of R B , blark plaintiff Choly the decree of this fount at this term hath been sequined to cemery to them hig estate in Said lands
This is enlere of revesd as of menday Qat, $292186 C 1 /$ onder of this boun 2
Tansom bitclarts Oharles Horrow 3 heins of baird 11 illiamz des'ry Suggestid the dea-th of Themas If, llilliamg t askea that Io an ees fane llilliamg VMary II, Milliams his osily hing ot faw be allorved to beoome Sublituta in his stead thereupon the baurt Autherise \&aid heirs of Said Ihomas FFi Nilliams to bceme subitithec. in his Stead ot thereupon they enter thers Appear ance t with the other heirs of Bavid Mixliams dece afosesaíd Ask Esbe Subsituted inslead of RP, blarts plaintiff who by the de oree of this tount at this term hath been sequired to convey to them his celate insab'lands This is entexed of secesel as of menday oct, 29.1866 by breve of this trount
Ransom la,blark
Ls $\quad$ It Yhi day came Gom B. Cosats bounse for the hivo

 To become Substifuted in his stead y therupon the Gpunt authoise said heñs of said thomas It, llilliame to become Sulstilluted in hies shad t Thereupon they enter their appear ance d witho the othew hins of David Nilliams deco aforesaid asts to be Sulstituted inslead of tht, flank hlaintiff who by the deever of this boint at this term hatit been sequived to oonvez to them his estare in Said Lando This is enlered of secosd as of Monday oct, 29 , 1846 by osder of this Gount

550
E Fusday Geloter 30, 1866
Thomas th: Nillíamg to tokens
Random le bland
B. This day came John boats Attorney for the hers of David,
Williams deed and Suggests to the bout thai the Said thamas Do, Williams one of the filaintiffo in this dion has depastix this ito Since the commencement of this A dion y the fount being Satiofia that such suggestion is true oses is to be entered aceodinaly And Therucion on motion of the said Iota B. Foals attorney as aforesaid and it being made to appear that usance Zane William 3 Y Mary IL Williams are the only children \& heirs of the said thomas Af, INilliamo Susviving him.
It is ordered that this Action do stand veviried as to the said thomas. If llilliams in the namer of the said, y ames fane NIIliams BInary JI. Nilliame who wish Tho said Sally Lox, Bizabith \% \&abbout Yesommak, Fallow her husband the Surviving plaintiffs to this a potion

This is entered of recosel as of monday oolobes 294 1866 by os der of fount
(3) Jonathan Field

Sober Field
If are to file Answer by defendant I Answer file t teontinuea



William Shuler plaintiff Alevander Lagle defend ant y
 action and said parties by bounsel Submit the Same to the bound upon the ipsus forined between the parties aforesaid And the bout after hearing the evidence $y$ arguments of tormad do find that there is due to said plain tiff on the promipory Note mentioned in the plaintiffs petition the sum of True hundred Seventeen $\frac{25}{108}$ dollars from the Said defendant Alentandw Hogle and do therefore find in favor of the said plaintiff in This cause of action set firth in his said petition of against Said defendant for Loud Sum of three hundred t Seventeen dollars twenty five cents

It is Therese considered by the said bout hew that Said plaintiff secovir of Said defendant the sum of throw hundow Seventeen dollars t twenty five cents together with his coats herién expreneled lased to collars that the defendant pay hies costs herein expired cara lo \$

# tHursday Geloter $30^{\circ} 1846$ 

Lances fane tíliliams
many Hi Williams Sally tex
Yallott her husband Preaintitios
Against This day carne the panties ty their altomep Ransom bblark defendant and thereupon this carse cameo to te here aton the Repent heretopre made in This action by Games es Night a seferce herein before appointed IV this bout finding in favor of the plaintiff upon all tho ip us foinea between the parties upon the petition Answer tuple and the said Report being produced 4 inspected I y the bout hew $\%$ oder in all things to be confirmed. Thereuten it is Breleed adjudged $X$, decreed by the fount that said T le, blank do finthuith execute 'y deliver to the above named plaintiff e Fiances fane Víliams Mary IT. Williams Sally Love X Sizabth SI Laltott a dud in fee Simple with covenants, of Special erananty covering to said freientiffs the lands in the fietition deserited as follows to wit Situate in the fornsty of Amnion H State of Brio on the waters of Tokes creek e It being Survey no, 13506 bearing date march $2^{\circ} 185 y$ founded on part of military Marsant no 860 to wit fra bro aces the whole being fir $2666 \frac{2}{3}$ asses, Beginning at a Lyme Buck eye and sugar tree North leet cones to Ba fley tonnerymanosumg mo. 3239 north ease corner to their Survey no $3234 \times$ South east corner to Thomas Bowers Suney No. 3289 thence with Borizus line North Seven degrees Past 200 poles to an ash sugar the tbeeh South west corner to Mary Stevens no t Thomas toto survey Ma. 12124 thence with their line 88308,400 poles to an ismuras t beech South east corner to said Sundry t hentterest conner to Allen Latham dewey No. 11341 Thence with Latham lima $y^{\circ} 11$, 20 anoles to two leeches Nut East corner Barfly t Mreximans Said Survey in 3237 thence with their line binding thereon Mouth $83^{\circ}$ Th 400 holes ewing several branches to the beginning. And in default There of then this decree Shall operate as such converance accescling to the Statute in Such case madtpmerided, And it is further ordered that within ten day prom The entry of This decree the defendant Ransom l. Dlarnpay
The costs of this Suit tared to dollargt enter and in defawt There of inecution ifeu therefor by oses of bout. And it is Osdenal'y the fount that the sum e of hive hundred dollars to allowed to Games i, lisight iso, as kisfee astrifere in this case to be lased in the till of casts against the defendant

This day they of the Grand appeared at the Bar of the bound and in open bourt presentio their Several Biles of Indidenient to wh Their two Several Biles of onde ement againel liticam Niether for Selling Incericating Liquers tos oretation of te dsank on the previes where botd en each serverally endersed "A Irve Bill film banforth Loreman of the Apand Juny Also Theis Othe two Several Billes of Indictment a gainse dameg \$redmese for Sellirg Intoviecaing Liequens to be lsank on the mineming where sold in vidation of law each severally endersed "O'yme Bill I m, Drampoth foreman of the prand Gury. Also their other Bill, of Indiolment agoinse athirin Bennet for Selling sorloxicating líquiore to be arank on The fremises where sold in criolation of law endowew "a virue Dile I. M Danforth Losemaw of the prand I cry" Also thin Ther sile of Indioment against Dele Cues for Selling Intoricating Liquers to be asank on the premises where sodd in violation of Caw endersed "C Inu 及ill I m, Danfath toman of the gp and gury. And the Grand Iury having further businefo setise to their soom to deliterate

And thereupon the bourt adjourned until eight acloek tomonnow morning

Nednesday Qetober 31. 1866 this merning the bourt anel purserant to adpoumment the same officus prevent as on yeserday
Dillman Goff Olfb Davide Pope Deft

On Enow in lunions leom. Pleas On mation te the bount ty boats and Larnence atternere for byendant in inver It is orderied ith the bourt that an oser ifw tolliliams shacts a fuslice of the Reace of INashington Lownshit linions boinly OHe fir a Tmi sanserift of the recosed theceexing had is thefere tion in the case of Davia Pope - a gainst Lilimano loff S Sturnable forstriwith

Th Gohm Pipaham
Con motion to the fount-
 for Rlarion coutroser be appoinke guardiano ád cition ter Uovisa C hham margest Mn Chat am H tlara a praham infont defant defendanto in this case whs appeasea in open tooust and ackepled said appointrotent

Qhuraday November 158 1866
Brall, miller 430 m,



 leiles furovz who being duly empannelled S Scorn the trelh to sheak I a true virdier give up on the ipue foined velwero the pandies upon This a ash2 do find for the flewintiffs and apep thie damages by Aeas on of the premises to the sum of $(\$ 214,60$, two hundred Afirition too dollars deducting therefrom the sum of $\$ 153.85$ taxabey Which carivet we find the defendants hare already praiel to The plaintiffo leaving due the plaintiffs the Sum of \$ 58.75 It is Therefise conpidered, oselered it adiceged by the boulthat The premintif s secover of said defendantiso thee said sum of
 d also theí costs herein expended lared to \&
And Chereupon the plaintiffe dentanded a secend lreal whioh was allowed by the bount and the Bond firfed at $\$ 100$

Jobm Q Graham
PAmuel Livinglontoshers and Now comestrw, saee Plainliff by bole tbole his AMornies and samuel Livingelon y fane Living Ion his erie, Sarah Gpaham Iydias t, thomas B. Martha, Rotert ay , D, paham M Margaset "isher befindants filed Their aind ansever admitting the Allegatione of The plaintiffepution and consenting to the froayerof the same. And Louisa thasgaset YGara praham mimer children of famuel. Praham decoly thin guendian ad liem M, O, L arerence made answer to saide futition and as to Gobriel Afeadley Y Slizabeth stfeadly as well as saw infant defendante the Gourt find that they were delly Seved bypublication bing nonsesidents of the seate of ohis, aned the fernt being fiely aderised ino the premisez by the tistimeny of eirtrejpes do find that the allegalions of the peticion are true that the land deseribed in the petition wap ©onseyed to the plaintiffbydud of Gabsiel Areadly + Thzabesth Ifeadley his wife by samuel Livinaston and gane his wifo andbyommeel Gsaham \& Grahamhis u'fe as alleged by plaintiff ino his betilion-that said̀ dua cuas aistroned befere it waz Becosded as alleged in said petition It ís therefere grelered adjuceged t decesed that the sarbdant LLivingpton thane his crife. Cabiel bleadeyt ilizabite his wife it the other defendents being heiss of Samuel prahamedeoto wit, Saseik John Lydía Thomas B. Mrartha Tobert Bi Goel d, Somisa margaset m, and blara Graham it Margaset Lisher wirnin ten dayp from the sising of this 2 em of bount
evecute and deliver to the said fohn $P_{1}$ graham the filainliff, a good $t$ berfficient deed of convey anee for Said land inthi putition clesonibed with cosenants of Special wersanty in fee simple
and in default of the expecition \& deliveryofy such deed as aforesaid ty said defendants it is ordered that this fudgement y de eve shall have the effect and operation of such conveyance sa as to vest the title to the premier in the said plaintiff in fee simple and it is further ordered that said plaintiff pay his own costs in ans atouthis action in this lehalf expended toyed to dollar

GAmest. Alexander

- eptha Hornbek Bn motion to the born the peainitfs has leave to file petition, petition filed and Cause bontinued at plaintiffs costs, It is therefore considered of Os dered) adjudged by the bort that the defendants secovr of The plaintifthe cost of the term


## And thereupon the bour adjounse until tomarou morning at eight volock

Atriday november $2^{2} 1866$ this morning the bout nut pllseearlt to Adjournment present the same officers as ore yesterday

## Henry boules 2

Thomas Ti Price 3 and now comes the said tenn boules by his Attorney tit apfreaing that the Said Thomas I Price heres been duly sexed with a copy of the fermion in this action and no causeleing
shown to the contrary it is considered the said fudgement Shown to the contrary It is considered the Sard judgement
stand serviced and the Said plaintiff have his Execution against the said thomas Pi Pie e for the sum of forth eight derlarg his dept aforesaid and. his costs aforesaid aociseling to the force form $t$ effect of the said secerryt Also for his costs in this behalf expended taxed in dellargt cento

The State of Ohio g
Retailing
anthony IV. Smith of the defendeant Conthorey IV. Smith was this day brought lefire the bor lt thaving nothing further to say Why Sentence should not be pronounced against him It is therefore considered $b$ y the bout that the Saw defendant tintherg $N I$, Smith make his fine unto the state of ohio in the Sum e of five dollars 4 that he pay the costs of thin prosecution

566
ofinday november ai 1866
The date of Chis
anthony II. Smith Snailing defendant Anthony IV. Sm the was this day bought before the bouse y having nothing further to Say why Sentence should not be pronounced against him, de is therefore Considered by the bout that the Said defendant Anthony lid mitt mate his fin c unto the State of this in the sum of five dollars ot that he pay The costs of this prosecution,
(66) of She hate of Ohio
anthony MV. smith g The defendant Consheny 4V. S mitt was this day bought before the bout \& having, further Co say why Sentence should not be pronouncedagamet him - $C$ is therefore considered by the bout that the said, defendant An tho ny UNi Smith make his fine unto the Stat of on' in the sum of fire dollarg that he pay the costs of this prosecution

46
The state of Ohio \& Trailing
Abram am Yohelpleys, this day the defendant hing assaignes in open bout of the Indictment being Lead to hims was asked how of the premises he cored aerunt himserf for plea Says he guilty in manner from as he stands charged is Said Indictment

Y The dealer of this o
as of Trailing
Itugh midge this day the defend ant being arsaingred in open bounty 'y the Indictment bring rad to him was aster how of the premises he evoula acquit hims self for plea $2 a y R$ he ip guilty in manner firm as he seqpestando charged in Said Indictments

The State of Ohio Retailing
William tiehtes 3 this day the defendant being arraigned in open boost \& the Indictment being Read to him was asked how of the premises he would acquit himself for plea says he is geietrin manner form as he stands charged in said Indidment

The Slate of Ohio. 2
Miticiasm Tenter 3
Retailing
in This day the defendant Ping arsaigred in open locust the Great I reledinent bins. being dead to him twas asked how of the promises he would acquit hirmarf for pea says he io grills in manner form as he glands charge in said
striday november 2a 1866
 bount th the Indidment bring read to hiom was astud how of the fremises he would a equit himself for plea says hees quilly in manner Iform as he Standz in Saie Indictmont

X, The Stat of Ohio 2
fowin barnett of yhis daing open bourt the offendant bieng anraigned in him cwaz asked how of the fremise, hewowld a equit himselp for plea saya he is quilly in mannes Afrem as he standy ohanger in said Indictment
The diace of Ohio

Deler Cever 3 betailing shis day the defen dant tett twe
berng arsaigprex in open Eeres bourt denc the Indeelment being oeade to him was askex kow of the premiess he would acquit himself for Beea sayo hisulgully in en annurform as he stands charged in said Indiomment

96 The Srate of Chio g
Retailing
Teriah Celden Shis day the defendant Incit Alden bing bing sead to him was asked how of the fremises he would acquit himself for pilea says he is Not gruily in manner and form as he slands charged in said Indietmene

Cemis Marshall
This deay came the plainliff tly leareq tho Thomas Mathes elals $\{$ berut dismiped this cause aeto imily tawson It Tikeea Dawson and Threupon itiocmeidend Iy the Count thal Said, imily t Telecea Dawson go hence without day Y Le cover of the peaintift herein expended taved to \&
Anel Thereupon càme on this cause to be brice "1pon the iferes foined belween the parties $t$ Thewupon came a fuen to wit,
 fames Reed Goshurati gill Retest Lee Thomas Stillinios ill. Ht Ditinson Cendsew Amine Hancy mivitrich thomas II. millest idam Shewrad lalis fuross who being empannulled! Swon the trulit to Spean a lnue vesdiel give on the said ifpuez oo find for the diperdants Thomas Mather fromes makaffy Solomon trisey Sarah flasseo o Anen glassec y for The plaindiff as against the semaining defonaants and apeef the plainliffs damage at one hundred tfifity (150. ) It is therefore considered $y$ eledjedged that vaid thomas

Mathes Iames Mahaffy Lotomon titisey, Sarah Gladseo y Ann glasser go hence without de ay yoccorer of the plaintiff their costo houn espended lared to And that the said heaintiff secover of the sem Benyamin Classeo, Anqline learter Y Emul basir her husland Gane barter I Issael loarter her husland. Smith Cergottelindo lergo. Mnargast Mahafty Mena Lactiwood, A mandarlackuood. May lem Hinight. A ane dparks Ybharles Sharths her hueland the Saide Sum of one hunana tifty dollanstind domapo So apeped $t$ the plaintiffo costo hesin expended so for as il selates to them tanedes op And thereupose came the fleaintiff demanded a Second trial under the sobutoy the
 at $\$ 200$, ,
And thereupion the bourt Adjourned untib tomovow moming
at \& ocloct at 8 aclock


Rucinda Cecams of Retition for Dower
Gohn D. Cedamset als of Dion Citcornup for the filainciff t erpon prodeceina the prveceding of of the Sheriff. the appraisement of the bommipionest the apiggment of tioun to plaintiff made in pursuance of a former osder of this bourt And the same havileen examined tfound $1 y$ the bount to him all sespeats in conformity to law. It is Osderea that save proueuding Appraisement t apignment of dower be tho Same aw herely appmow Yconfirmed y that the said Lucinda Adams stand endowed of The lands 20 apigned astfer her reasonalle dever intto saĩ pumiais And it is furthes ordered, that, ate a lont of Seizers ippeote, the said Sheriff commanding him to deliver to the saiw tucinda Adams, till popepion of the premizez apigreed to her as aforsaid Cend es is fiesther, that the defendant Gobr D. Ad ams inter dayp From the nosing of thiz bourt pay to the Sard Suainda ledame thesum "Otinitg fors $\frac{75}{100}$ dellarg the one thind of the yearly value of Saw seal estate from the $22^{e}$ deay of fremel 1861 Tk the 31 It day of velutior 1866 And it is further ordered adpudged that the costs of this suit taFed at\$ be paide one thind If the Said Lucinda Adams \& two thisds ly The said fohn 2. le dams within ten dayp from the rising of this bout and in defoutt of said payments or either of Them thal eqeection ipue therefor as upoon gudgements at lar

# Alurday novemter 3i: 1866 


6.M. Tobinson

IaS. S. Alexander 3 , agocement of bounsee of itte Sefered Io M, b, Lawence isg as Refeser to take lestimony * beport the faets proven with The eviden ce to this bount at is nexts this cause is continued for tepsert,

## And thereufon the bourt adgourned untie monday mouning at 9 acloek

Moonday November 5 " 1866 this murning this boust mer
purswant to adjournment the Same officers puesent on Saturday

Gotm IV Seltzen \$
Benjamin deed En Application of the Saí plaint tho and it appearing that the goodst challes Ameched in this case are of a peristiatle nature that the cosls of kufing, the same are so great that it urle be for the intuesl of All paitiep to hove the same sold, it is herely ty the bourt orderd What the sheriff proced to seel the said goodst chatuls liftachea in this action as upon Execution and epton a erceit of Sinty dayp with gaod Seantily

Thonday november 5" 1866
Patterson allen ass
tharles Ellis et,als This a cay came the parties to this procudinge \& by leave of the bout with consent of plaintiff in defendant bharles Elis hath filed his answer. Whereupon the bout ting fully advised in the premises do sit aside so meet of the order man g in this cause at the may Herm of this's fort as relates to the destitution of the proceeds of the sale of land in chis cause. And the bort do find The Several allegation of Said Answer to be tree 1 do Orduy deco ne that the costs of this proceeding, in eluding an Attorney fur g $\$ 200$, to Robinson tretinsen be first, pried out of the proceeds of said Sale $2^{\circ}$ that the cayes on said land for 1865 amounting $10 \$ 179.18 \mathrm{~K}$ Alsopaid - ja, the ballance of the first payment teach of the defensed payments be divided beturen the plaintiff the Several defendants dip fellows to wit. Patterson Cellar two fifteenths William Ii liege two fifturiths - Ifoffman Allan one fiftuntho Lairiza Allan one fifteenth Thomas Sf, Elis three thirty fifties bharles Ellis. Three thirty fifth3-Michard S. Eli's three thinly fifties Porkaltan lis three thirty fifths-Elizabest I. Numbing threw Thirty fifthz-Iane d, I ucker Three Thirty filthy- Is ancio' A, back Three thinly fifths t it appearing Nay thomas has released to the said Charles Ellis all claim under his las poxiso purchase mentioned in Said petition he is forever enjoined, from Setting up any claim against the frurchasesd of Said landed for the same

And thereupon the Count A downed until Commonow morning at eight octock

Wesday noventer 1866 This morning the bout monet pursuant to adjournment the same officers present as on eytudry Coward Nosey Si'lesg
U's

Eunice Stiles
Petition for Divorce
And now comes the Said Coward
Casey Stiles of form Bitooats his Attorney and thereupon this cause came on for hearing ufo n the fretition 4 ustimonyt was as gird by bounded on consideration whereof the bound difind That due notice of the filing and pendency of this fruition was given to the defendant ae cosaling to law, and the bout dofuther find that the said parties were manned as in said fretition. is arrest, And that the said defendant Eesnice Stiles div commit Adectlery with the Said famish stacy ais is in o sail petition set with and aired - It is therefore osdesea adjudged th derived
alresday hovember 6" 1866
That the marxiage selation heretofore existing beturen the partuo be and the Same is herely sel aside fewholly annulled and the said parties uholly seleased from the olligations of the same.

And it is funther ©dered Adjudged \& deoved that the custody nunture Education $y$ care of the said Sasak $\delta$. Stiles aged right years theny Stiles aged Sixpyears, f Ann Stiles aged four years the childsen of said partuo named in said petition be and the saine is herebz given to said pettióne and the said defendant is hereby fovever esjorned from interfering with on disturbing the said petitiones in the custody nurture secucation ans care of the said abrve named Ohildsen

Yhedeate of Chiog
Is
yfrieray
Cimos yfotiday
itndioument for Retit Larceny
Ih is day the defendant limos Ifoliday was Assaigned in open Grunt the Indietment leing to him was Asked hew of the fremises he would aequit himself for pilea Sayp he ís guilty in manner fform as he stands charged in sará Indictment It is therefore Condidered ty the bount the the said Amos Ifoliday mathe his fince to the \&cate of thic. in the Sum of fiore dollarz And be imprisoned in the bounty Gail of the eorinty of lenion and be fed on lread twatu only for Ohe bem of siy days and that he pay the oosts of prosecution Thioisentered of Lecord as of Monday novembu 5 " $/ 866$
25 The seate of Ohis 3
Villiam IVeber of thie doy oame, into open bount the defend, ant Nelliam M Cber 4 a Mmowt edged himsely to our I Stand endettedeento the Scate of Dhio in the pinal sum of two kundred dollarg to be luried of his goodes, ehallels Cands tlenements if defauts be made in the conditionfollowing to witr. That the said IVilliam IVcer be tappear befere the lount of Commin Aleas for the bounty of Aenion ofesesaid on the fifth keay of the next Lerm of said Gourt to Cendever unto the staleof in an Indietment againge him in said bount pending fos Selling sxitopicating liquors to be drante on the premises where Sald in vielation of law thtide the Brdert Sencence of said bount it not depant the bount wisherl leave then this secegrieance to be oid OTheruise to semain in full forco

Ausion Dooler This day came into open, bout the defendant tacknowbed hinsself to rove \& \&tand indetted to the state of Chio tote levied of his gaodstchatlels cands thenements if default le made ín the folierving condition to wir, thal the Saed Lawson Dreles be Xappear lefore the Gourt of Common Pleas for the Gounty
(Fuesd ay November 6a 1866
Of Desion aforeaviel on the $5^{\text {th}}$ dey of the next 2 rm of said bount is Censwer unto the State of Ohiw in an Indictment againse him in said count prending, for Selling intoricating liquorz to be drants on the promias where Sold in viblation of law, and aride the Osder t Sentener of saia boint $y$ net depant the bount without leave then this obigatuon to be aride otherurse to semain in full foree
(85) The beate of Ohiog

Saae Gray S Ihis dayy came inco open oxex ofoxe Qount the sace difendant Isaac pray And actinowledged himself to bur stand indiltiel to The state of Thio in the Sum of two hundred dollang to be levied of his qoods ohallies lands tlenements if defautt be made in the fotlowing condedtion to wit that the said defendant is sace psay be A appear befere The bout of Qommon Pleas fer the bounty of lenion on the $5^{4}$ day of The meqt lerme of said bount A Ansurie unto the state of Ohie in an At dédment against hirm in Said loout pinding for selling. Intericating lidquers to be drank on the primises Where sola in violation of cawt atride the osdery Sentence of said leant t not depart the fount withoul leave thin this Decognisane to be vid जhervise to semain in full force,

Y The Steete of ohiog
Tetailing
fotm faokson $\mathcal{J}$ this day came into open forut fobn fackson and ackniwhedged himsulf to ove tstand. indetted to the state of bhis in the sum of lwo hundred dollars to be levied of the gooels tothattels landst lenements if difaut be made in the folldeving condition to wit, that the said deferdant feim gackson be Yappear beque The bourt of fommon Dleas por the leounir of Aenion aforesaid on the $5^{n}$ day of the next term of Qaic Goun to Answer unto an Indídment against himin icid bount prending for Selling Intoyicating liguoso to te drank on the premises where sold in violation of law and atide the boder and Sentence of Said toourt and not depant the frut without leave then this secognisance to be avid Ghervise to semain in full forer
96 The state of Chiog
Asiah Alelen A Ihis came into open bount the drefo. Anian Alden and a oknouledged himself to bwed seand indebted to the steate of Ohio in The Sum of two hunared dollars tobe levied of his govist challels lando it cnements if defant be made in the folloriving condition to wit that the Saw defendent Rsiah alden be y appear before The boust of fombinon Plead for the Gounty of Ainion aforeacia on the $5^{n}$ day of the onext
turn of said lout to Answer unto the State of this man Indictment against him first in said bout pending for selling enstorieating ligure to be drank on the premises where sold in ordation of law an, ate the order y sentence of said leoust and not dent the trent wither lear o Then this recognisance to void otherwise to sem ain in full force


Trailing
Amos marshall 3 This day came into open fount the biferdent Limos marshall Y a cknowtedgal hinceet
to ave \& Stand indeltia to the state of Chis in the penal Sum
of two hundred dolling to be levied of his goods tchatus lands
 The Said Amoy marshall be tapered before the beaut of Common Pleas for the shad bounty of Union on the $5^{\text {a }}$ day of the next term of Said bout to answer unto an Indictment against timon in said bour t pending for Selling Intoxicating liques in to to drank in the premises where Sold in vidtation of law and abide The order Y Sentence of said bout and not depart the boart without leave then this secogrieance to be arid othewriest remain in full force

## The Slate of Ohio <br> voes

- Games Psedmore 3 This cray came into open bort mavens lode and aoknorvtedge hims to owe and stand indeltied to the state of Chis in the penal sum of two hundred dole arg to le levies of his govelst chalice lands Th Tenements if default be made in the following con edition this of Denier on the $5^{h}$ day of the next term then of to give evidence in a cause in Said Count pending whenin the State of Sticic' heft It the said fame Podmene is defendant and not depart the truant without leave then this secoqnisanas to be avid ostewrev toxemain in full fore e

The dare of $O$
 I acten helga himself to cove scow in ailed to the Stale of This in the Sum of two hundred doleng t le lured of his goods t challis lands $t$ tenements if de forest be mace in , The following condition to wit th al the said Daniel Burtiapile bet appear before The count of common teas for the Said bounty of On the $5^{\text {r }}$ day of the next term Therupt to ire testimony onacease in Said bour t pending whereon the State of this plaintiff the Said lames Bredmone is defendant 4 not apart the fount without Then thing recognisance to le void othervier to remain in full for a

Qetover Lerm 1866. Movember 6yy 1866
26) Joshua d. Gills

The Cillantie y preat Nestion Shis day came the partiez by thir evtormis Rail Road Company \& and thereupon came a fury to wit lamez. Mahaffy IViliam N. Mipeek segulan kirong At \& Mowsey fle, Porice form Il. Thompson. MI. W. Milles George Sonodgrafa Robert Sonodgrap. Adam Sherwiod. Thomas fones John $n$. Pathlun cind benile Longlrane tabs futorg wholeing duly empannulia $t$ sworn the truth to Spiak and a true verdid give upon the it ow foined twrem the paities upon their basto do find for the pleintiff and afsep his d amages by reason if the premises to the Sum of three hunderat fiftuin 445 dollarg - It is therefose considered and Adjudged Iy the bount that the piainiff Goshua s. Gill secover of the defendant the Cittantie 4 Creat Western Rail Road Loompany Said Sum of thre hundsed Hifteen 45 dollars theis damage apefoed as afersaid and Also his costs in this beharf expereded tayed at \$ Lecond Yoíal demanded $\psi$ allowed. Amount of Bond \&

Cind Whereufron the bourt Ad fourned until tomonnto morning at 8 ocmp.

Wedmesday November $7^{\text {a }} 1866$ the bout met this morning frirsuant to adjournment the same officeso present an of groterday

to strike from her Anslever thi first in this case to be permitted on to be heard and was allowed Iy the loourt lithere wpon the boant woth ordes to be sticoto Strieken from the Said A Ansever Saw first gsound of defence consisting of the following words" "The Said difendant fir Ansever to said fietition sayp the Serreal allegationg of thi preaintiffos petition against her are not trw"

Savid Muelford
Nilliam Stithem
F) And now comus the Said parties by theír Attonnezp and Chucuetion camua pury
 segular fureng 8 Rechard Soskine Edward Nervis foseph tawsine Le encelas Lurner Aenry \% Marrít f b Lee itotomon thise laks pisios Who being duly empannelledy \&worn the beith to Speate uxex and a lnuw arrdiet give upon the ipres foined between the paslies do whon. Theis oaths Afossaid find that Tru said

Wednesday november 7 1866 (October Herm 1866)
defend ant Wèliam Slithers does not unlarofully kep the saíplaintiff, out of popepion of the said premise in manner form as the saw plaintiff hath is said petition declared
without It is therefore considered that the said defendant gotenee without day and recover of the plaintiff his oslo in this breafforfuended lased to dollars

And thereupon the plaintiff asked a $2^{\alpha}$ trial under the stature Hallowed ane bond fixed at \$300,

Came Q Eaton Diff
(Miranda 5\%. Eaton) Martha b. Eaton Deft, Thin day on Onotion to the bout by M Q,Lawsence Allormy for Plaintiff upon producing the proceedings of the Sheriff the appraisement of The leommifioners. the alignment of Dower to the Plaint ff made in pursuance of a former order of Ariz, bour and the Same bring examined -and found correct- It is ordered that the fracudings Appraisement and Afigmment of Dower be and the Same are bireby approved and confirmed and on at the Saw Game L Eaton
be endowed as of a third part of the iperes, rents, a no motile as ty said be endowed as of a third part of the ifpers, vents, and profits ashy said lemmipiónero afoignuee and computed- Angel it is further venue that the said defendants Misand a) , Eaton an Mantra b, Eaton pay to the pleimiff dane \& Eaton - The sum of fifty dollars - each and every year dining the Lem of her natural life at the time o following to wit- Levelve dollars tfifey cents on the first doung't Lueloe dollars fifty cents on the first day of may- Iivelre dollars fifty cents on the first day of August - And twelve dollars and fifty cents on the first day of November in each tevery year is

And it is further ordered by the Court thatwodefendants in Len days from the perdition of this deere payt the said Gave \& C, Carton the sum of thirlen dallas t Seventy five cent- The one This d of the yearly value of said seal estate from the 21 st day of filly a, 18 eel to the $30^{\circ}$ day of aclobulit 1866 And it is further ordered it adpredged by the bout that the Coseruthis Suit Lased to $\$ 1353 b$ paid by the parties as followslowit By the said Jane L Eaton the one third part amerinting loops \$4.51 And by the Said defendants the two thirds part amounting to \$902 and in default of said payments os either of them that execution epee therefor as upon Judgements at law

Dyson If Stwits an Infant
By his gueordian Hannah Sluts Petitioner
as
Sarah Stutto Nancy io Stilts
And Mary qistults Defendants Now comes tiles Kewhorase tegular quedifúd Gurdiár
of the Said Byron I. Stilts and matres himalif a panty hereon in place of \& aide Ifannath Stereo who has ceased to be guardian And Therection This cause came on to be heard upon the motion

Hecerneday november ya 1866 (Fer Lemur 1886
filed herein aetetor 4' 1866 by moor, Pores Bering. An ace aphening to the bour their said defendants are infants the bout do appoint A games Sterling Guardian Adlitem in this cause for said defendants And the sacel Guardian adlitem A, Sterling appeared in open bout am accepted said appointment ffiled his Answer herein for said defendants and Thereupon This cause came on to be heard upon Said motion Answer of Said Greardian Adlitem exhîtits tlestemony upon ensidnation Where of the boult find that the petition in case was filed by the petitioner on The $12^{a}$ day of march 1866 And that the Sames a gourd petition una of My virtue of xxx the Acct enlitted "An Aet toprivide for the partition of real estate" paged Lebruary $17^{n} 1831$ by the Leqidations of the slate of this took effect fine 151831 , And That Saw demean $=$ dane for partition caused a notice Selling forth the filing pendency y demands of said petition in the Anaryperile Iribun a nuwzpaprer published tin general circulation in Sard bounty
 therein to mere than fusty dap thereafus and which was more Than fife, aypinior to the first day of the last Lem of this bout at which said corder of partition t Apigment of dower was made, And the bout further finds that said holioe was a valid t' good Notice twee made under by dirluw of the said act above sefered to the aet z amendatory thereto And thereupon the brent overrule said Ariotion and continued said, curse under the order for Sale made at the cast 2 erm of this bowen

The stave of Ching
Melailéng
Peter Cues I his day came the parties t theurtion came a pry u wit AiL, bor form mop Lemuel myers E. l. Smith James G. Bird $甘$ William it. MeRck regular furor H Richard It oskins
 * Joseph Rovers tales furor whobing duly empaneled Saran The with to speak t a true resdiet give upon the isp fined between the parties upon their oaths do Say theyfind him gritty is manner and form as he stands charged in Said Indictment.

It is therefore considered by the leon that the said deft: Retes Cures make his fine unto the state of This inv the sum of twenty five dollars of Bat he pay the costs of this prosecution

The Slate of Ohio's
avs o Retailing
Ifugh Melee 2 This day the defendant being again before the bout if having nothing furtiow to say why sentences Should not befironomened against lion It is therupion considered by the bout that the said defendant Hugh Mh:Yu make his finn into the Slate of Ohio in the sum of five dallas of that he pay the casts of this prosecution,

Wednezday

- epe Natson Praintiffs as
dames g. Thompson osfendent $\}$
Petcition on note \& mortgage
And Now comes the said Gefee Vaber In fames Iratsex his Attonney y the said fames of Shompson stiel failing to Answer os Demun to the saca petition do is cinsidered that the said prexinelffought to seoover the amount due him by seasex of the premiseg anee the torest wist tho consent of the said plaintifs find that there is dew from the saw deferdant to The Said plaintiff on the note in the Said fretition Selferthe the sum of eleven hundred tfiftuen (1115) dollars \& Seventy lewo (72) cento

It is Therefise Cosedered by the Said bourt here that the said hlaintiff secorrs of the Said difendant the Said sum of eliven hundred Hfiftein dollars (/155) and Seventy two (72) eents the sum founce due os aforesaid and alsohis oists laxed co $\$$

And it is further Grdesed \& Adjudged that in oase the said defendant fails fer tion dayp from the dlose of This Yem of tha boust to pay to the saide plaintiph tho said Suñ of eleven hundred \$ fiftem ( 1115 ) dellenz t Sevinti $w,(72)$ cents so as aferesaid firmax due with oosts of suic an orden ipwe to the sheriff of said bounty commanding him to cause the said landst exnements und Tvare horuse fuilding in saù hetition deacrited Touit siluate in qinion bounty S Slate of bio xoxy hank Naxay Zua it boundid, t described as follows Sheing part of Sunry no, $630 \%$ Begionning at a statie in the cernes of the Ohamperile t Hentire roat suid \&lukw ving Sis sods from the center track of the lettantie' t Great Nestern Mail hoedi Said Stakeleing Thw roits east Corner of the tract of land conveyed by B. I Troterts letamul Byples thence sunning $830^{\circ}$ Ulwith the line of the S a e Tail Road fourtun holes to a stake, thence $\$ 70^{\circ} 8$ Sis poles to a stakw in the centex of, Said Anarypville ttenton so eed Thence, with the centw of saie soad fountuen poles to the filace of beginning suppised to contain firty tw LIV) poles mere le lis Cilso the livarehorese bu'taling on the land of the Allantice it Greal liedtesw tall Toud Comphany adjoining the toa OL of land abre deseriteet Also a tract of Cane Beginning at the S, 8, conner of the Land deeded (o) Dichael bs amer sex, To A amiltow, al askno planted neara Shell lan hi'ekery tsee in the line of saw thompons (and. Thence nenning M $17{ }^{\circ} \mathrm{II} 43$ poles 10 lintro thene vunning $873^{\circ} \mathrm{M}$ 35 poles to a Stene planted in the centw of the ovad cunning newtidy from Tiohwored thence with the center of Saide roade to there the line of Mr. Bramer Sen, tf fames g. Thempsens land esoper sai noad 43 poles $/ 6$ lintss Thence resming $M 73^{\circ} \& 27 \%$ froles to thoteginning Supp osed to contain aight to one hatf aove more or lefs bing sart of No 6307 excepting three acres off the nentte side of saw last deserited trad conveyed by saie Thempsex to M. If, Milles to be appraised adventised tsold acceseling lolawe tapply The froweeds of said Sale in Satiefaction of the said fudgement so as Afossaid senderel
$\sqrt{\text { Heper "Mastion oyty }}$ - amil ghompron y

OB, \&ibhes doupto and nera comes the Saide depe Wratson by fams Matson his Attorney it the said damee f. Thompon \&
B. S. Fishew still feiling to denur os Ansurs to the saie hetition it is considered That the zaid plaintiff oreght to recever the amounc due him by seceson of the premises and the Gourt eritr the ensent of The saiel thainliff, findel that there is dece from. the Sew defendants to the soid pleintiff on the note in the said fretitioso Setforth the sum of one thousand tfory eight (1048) dollerot lurnty seven (2I) cente It is therufese considered by the Said bout that the said plaintiff secover of The said defendanth, The Saide sum of one thorusand fresty eight (1048) dollarq teventy seven (2y) cents the dum Lo founal due as apesesaid and Atso his costs laxeat top

Cond thereupon the bount Adjownned until 8 actok comonser Morning

Dhunsday november 8" a, D. 1866 this moming th bout met pursuant to adounnment the same officeso present as on yesterday

464 Chaney Guston Angs fames Burton beyt

Motion lo confirm Sale
On Motion of the said hlaintiff by hes Atty. And whon pradecoing the oleeen of the theriff of Lefiance deorenty of a sale of real cstate made by himi on the $13^{4}$ d ay of Letruary A, D, 1866 to pacel Hummel on and fecution ipued in this case and dated the $22^{\circ}$ day of treembis 1865 and the Gount on examination of sace procecdinge y being satuefida That the, Said \&ale has teen made in all sespects in conformity arite Louw, it is os dered that the saed sale it procecelings be the same is herety confirmed, and the said sheriff is ondered to make to the said purcheveer a deed fon the lands t lenemento so sole

274- J. 11. Amith 3
Mradelino Conderson Shis cause buing secmilled to a fury The same bing unalle to agsee eppona Derdiet was discharged by the boust y this cause conlinued.
ormencorlistes
ol sacee Mocallíher et als
(ionlinueed

Thursday november sal sea
(Gectw teem 1866)
 Gilman Goff Deft
motion to bouse for leave to file a is ansoript of a fudgomint tprocecings had It and before MI Spack a Gustice of the Peace of Mastingoton Doumenit
 and Tillman goff Defendant- and Said plaintiff made further minion to have said case cooketed and asked to have fuagement entered in said cause. All of which motiong and causes were continued.

Micholaz Ozenkaugh Pdf
Amargaset A, thafer tats, befits 3 And now comes the save niehelad Ozenlaughty his Atty, and thaw said Ahasgaset A, Shafer, toward S. Shaper, Gesege IN, tiny, Maniac Amin titenry is immix still fading to Answer or demurto tho Said petition it is considered that the said plaintiff ought to Recover of the Said defend ante, the amount due nimbly season of the premises and the Court with the consent of the saw Plffs find That There is due from the said Margaret St, Shaper and toward. S. Shapes defendants to the Said plaintiff as claincel in plaintiffs petition the sum of thinly one $\frac{95}{10}$ dellearg,

It is therefore considered ty the Said learnt here thar tho said plaintiff repro of th Said Mhargaset A, Shaffer Y, Afowasel S. Shaffer difinecents tho said sum of thirty one ti os dollars the Sum So found due as aforesaid also his costs laved at collars and conte;

And it is further Bordered t ad ind ed that in case the said, defendants fail for ten dap from the dose of this Herm of bout to kay to the said plaintiff the said Sum of thirty one ty 16. Allays 2 a as aforesaid found dew with conto of suit an order ifewo to the sheriff, of bounty commanding him to cause said lands and tenements in said petition desontied to be alvitied t sold according to law and apply The procuds of Said Sale in Satisfaction of Said thedgement so as afesesard senders- And that Erection ipew fer The Valance - And that the sheriff ling the sesidew of the proceeds of the Sale into bort, sulficet is further in of bout, ane e be applied on the notes mentioned in plaintiffs pettitiex as tho same shall become duo,

Manatuster y feverll RAf O. Hells O.Yli, Vela defter

On lvarsant of Attorney
Ane now comes the Sail Manchester
Y) Fewer by thin Attorneys Poster y sterling t files thinphetition against the said 0. Mreles t O. MV. Wells t thereupere Got Bs boats one of the Attorneys of this Court appeared in open bout on behan of the said C,llells 4 Cillillells $t$ by int of a lean ant of Attorney fer that purpose expected and now prownece to the bounty cherry proved waive the ifsuing t Se view of prove ana conferee that the said O, Mellst Gill, llells does our tr the

Said plaintiffs the said Sum of \$\$565,00 as The said praintifts have in their fretition setferth, te is therefore considered tadjudgedy the bent that The said Aramehestes if revert do never of the Said O, Hells an Q, YV, Yells the Said Sum of \$5 565 Sa confefoed to be duct also thin ens in This half expended taxed to. Aollarst cents And by insure of the Same Warrant of A To Dey all error isdeaad Ball Hight of Appeal nerved by the said O, Wells t O. MV. Wile.
556) The blate of Ohio g

Retailing.
twin Barnett 3 This day the defendant Invin Barnett was again brought beforthe bout having nothing further to say why Sentence should not be pronounced against him It is therefore considered ty the bout that the said defendant Invin Barnett make his fine unto the slate of Ohio in the sum of twenty five dollarg t that hupay the costa of this moseaution,
The Seat of Chis 3
GIn Hopkins 3 the defindeint Gore Afopkine was this day again lvorght before the bout il having noting freshen to Say why Sesterce Shoved nit be pronounced against him It is therefore considered by the bout that the said defendant form Ifoptins mate his fine undo the State of Ohio in the sum of fire dollars and that he pay the costs of this prosecution
The date of Oh lo \&
John Hopkins $\{$ The defendant form Hopkins was this day again o bought before the bout thawing nothing further to Say Why sentenew should not be pronounced againd hin It is therefore considered by the bout that the Saw sifindent forme Hopkins make hin fine into the Slate of This in the Sum of fire dollar and that he pay, the costs of this prosecution

The State of Ohio
as
Retailing
Samuel Steels $\{$ the defendant was This again pougte before the t having nothing further to say Why Sentence Should be pronounced against him

It is therefore considered by the bout that the Saw defendant fanned Steels make his fine uncle the stale of This in the sum of five dollar and that he pay the costs of this prosecution
504) Rallies allen 3
tHursday November $8^{n} 1866$ (Oct, Lem 1846)
The slat of this of
Retailing. before The fount ammo having nothing further ts say why Sentence Should nor be pronounced against him

It is Therefore considered by the Count that the said defendant Samuel Steels mani his fine unto the state of this in the seem of five dollars and that he pay the costa of this misesution

69
The blat of chis of Trailing
Same sheet
Samuel Steels I This day the defendant ling again brought before the bout y having nothing furthe to say
Why Sentence should noe be pronounced against him
It is Therefore considered by the Count that thu said defendant samuel skielz make fine unto the seato of This in the sum of five cellars Y that he pay the coals of this firiseaction
II
The deane of Chi' $\begin{aligned} & \text { o Retailing } \\ & \text { Patin }\end{aligned}$
This day the defendant being again before the bouse thawing nothing firth to Say Why Sentence Should not be pronounced against him, It is therefore considered by the beaut that the Said defendant Peter Auer matte his fine unto the State of ohio in the sum of twenlyfire dollar and that he pay the costs of thin' prosecution

The Slate of This
Peter Cues

Retailing,
This day the defendant ling again before the Count having nothing, further to Say Why Senten oe should not he pronounced a gannet him It is Therefore considered by the learnt that the said defendant Pelee leer make his fine unto the state of Chis in the sum of livening fine cellars t that he pay the costs of thin prosecution
V
The State of Ohio's
Peter Auer 3 Ihtailing day the defendant ling again hep the. Count y having nothing. further to say Why Sentence should not te pronounced against him It is therefore considered ty the bound that the Saw defmement Peter Lever make his fine te the State of The ire the sum of ruerety five dollars t that he pay the costs of this prosecution,
dhureday november 8"1866 (Veto 2 em 1866)
The Slate of This of
Peter dur B This day the defendant king again ty foetheternt And having nothing further to Say uhysintence should not be pronounced against him

It is therefore conpiedere ob the bout that the Said defendant Peter Ceres make his fine unto the State of This in the sum of twenty five dollars \&t that he pay The costs of this prosecution

The Site of Chis $\theta$
Retailing
90
William richter ${ }^{3}$ This day the attendant ling again before the bout y having nothing further
hence shored not be promuncea against him to say why Sentence shored Not tepromunea againde him It is Therefore considered ty the bout that the said defendant William liohles mate his inv undo the Slate of Ohio in the sum of teventy five dollars that he pay the costs of this prosecution
$\sqrt{ }$ The Stale of Chis 3
tames prese 3, This cay, the affersaan, lining again lore the Gouty having nothing further ti say why Senlencuso Shored neitlepronounced againd him It is the refers considered ty The bout that it Said defendant Games greene mate his fine unto the stale of ohio in the sum of twenty dollars t thai he pay the costs of prosecution.

The State of Ohio
Etocderien Dasher) This clay the defendant thing again 1 pres the box bout having nothing further to say Thy Sentence abtould not be pronounced against him.

It is therefore consielesed by the fount that The Said diff, Irederiens Dasher make hip fine unto the slate of ohio in the of ion dollars and that he pay the costs of this prosecution

70 The Stan of Chin?
Te ailing
Samuel Steels $\}$ yhio day came into open bout acknowtedial himself to Gur $\operatorname{si}$ and indebted To the Stale of Ohio in The sum of one hundred dollars to be levied of his goods chattels landstlenements if default le meade in the following condition le hie is That the said Samuel Sheets bet appear beer the boult of Common Pleas fir the said bounty of Anion on the 5 day of The next thereof at $10001 k$ Pith, to answer unto the state of ohio in an Indictment against tum in sail Count pending fer selling entefecaling liquoroth arrant on the premises where sold in violation of law Halide the Ester A Lintinece of sac bout not depart tho bout eithoul have then this recognisance W he void ophewide to remain is full fore

Eiza fillilson a al
Nilliam Triststigh Fictan $\{$ Shis day came the pariest sevelee this canse
Nilliom Triststrigh Gicherdson $\}$ and 1 ly consent of partis the pleindiff is os reconaAfter dededing the claim of defendane for interee, the sum of fire hundued seoventy niney $1 / 80$ dollers is therefore considerea Ordereas adjuague thal the ptant th secover of the defendanty 1 y veason of the piemiees Said sum of fire hunduas Sevinty ninetiso dollere and thír coste heriñ eypendea tayed to \$

Tilliam Risis
tugh Nichardson
 the ease of Giza QiMitson el, als, againse Said Teis \& Richardsen- ady joter Cond thereupion thi's cause came on to te heand on the futition y censurs and, Thereupon the bourt des find the Several allegatione of Said pettion 4 Said Answer to be true t there is deu ficaintiffs, on said Band and Mretgage the sum of Seven thousand dellass with interes from $12^{\circ} \mathrm{O}$ fuly 186s y there is dere defen, cants as Noxsid bet said orwent thin said Counter daim Set upitheir Answer the sum of four hundred thingeighty 100 dollars which Should be deducted from the amount due on Sail Amatmalyage,
 said defendants on said Bond y nrorgage the Sum of seven thousander ou
 with costo erpended taxed to \$

And it is furthen ordered that if defaull be made in the payment of said fudgement forfiftuen days thal an order of Sale gherax may ipeus Iy the disction of the plaindiff denecked to the therift of this bounty, Commarnaing him to appuaise a dresties 4 Sele said seal estate in the petition desented aceording to law to Satisfy said clainn y y agromont of parlix the fudyomere of \$579. So, sendered this day in favor of Mliza Milison tohers againd said Teis ts tichardson in this bourt is to ke exdited upen this decout fudgoment t the Same whene escdited shall operate as payment of Said \$5 9, so.

Mansom b. blask
Aaron AShirts $\}$ This day came on this cause, on the mation of Gounsel for defenceants to diemifs this cause fo want of Secersity for cisto ly tile blart and on the mition of seances far lilition
 to be Cellowed to become Sulstetuled as plainliffs in this eause ondease oiotansom b. Blask and it appearing eo the toust that the entire interest of the Said Tansom 6. Clark in Said lands hathty the ceroere of thes bourt at this Lerm thereof teen banafered from said bo said Pances fane Milliames to theso it is conseidered ordereds fudged linat the molion to cismíp le overnelea \&t that Said trancep famellitiemo * Nhers be allowed to lccome subtiluled as peainlifs in this actior in the shead of the Said Taneom lo Plark t thereupor saùllitliam Y Nhers camet asked Ceavelo file their amended petition as
plaintiff: in thinly days which is granted by the bout, tit is futtra ordma that said Williams other give security for costs being nonresidents of this bounty in forty day and this cause is bontínued

Ransom la. Chaste 8
John Morrow 3 This day came on this cause, on the motion of

 to be allowed to become substituted as plaintiff in this cause indian of Said Ale, blast and it appearing to the bout that the entivinturt of Said I. le, Clark in Said lands hath ty the decree, of this boult, at this term thereof been banafered from said blank to said Is ances fane Williamstotherz it is condiderece orderedtadudqud That the motion to dismiss le overruled th al Said İsanees lane Williams 4 others be allowed lo become Substituted as plaintiffs in this action in The stead of the said Ransom to blank f Thempon said Williams t others came t ashed leave to file this amended petition as plaintiffs in thistly days which is granted is the bout And it is further bordered that said Williams to Thurs give Security for costs being monsesidents of this loountly in forty chip and this cause is continued,

Reinsom le blank
us

Won stanley 3 This day came on this cause on the motion of bounsel for defenceanta to diomifo this cause for want of Security for costs Is Ri l. Clark y on the motion of ranees game
 husband to be Allowed to become Substituted as plaintiff in this carew instead of said P, b, blast Y it appeasing to the bout that the entiw interest of Said P. le Blast in said land hath by the decree of this bound at this term thereof been transfused from Said blast to said Francis fane ililliams t OTher, it is considered osdereatadidy That the motion to dismifs be oversuled $X$ that Sase Iranewsfans William, Yorkers be allowed to lecome Substituted as plaintiff in This action in the stead of the said Ransom b blank $t$ thereup on sail Nlitiams o others came asked leave to file their amended petition as plaintiffs in Thinly dap which is granted ty the bout = And it is further Ordered that said Williams to others give Security for cents being nonsesidents of this bounty in forty days 4 this cause is continued

Ransom la.blark

$$
\cos
$$

Levi Phelps ${ }^{-}$This day came on this cause on the motion of leounsel for defend ant to diemifo this cause for want of Securtitor costs by Rib, blank on motion of trances arno Williams Mary It. Williams Sally toy Slizaterts \%' Maillot firmiate

Talbot her husband to be allowed to become Substituted asplaintiffs in this pause instead of said T. lebtark, and it appeasing to the fount that the entire interest of said t, le, flank in said land hath by the decree of this bout at this term thereof ben Transferred from Said Clark to said trances fanellíliomo 4 others, it is therefore considered oselered $t$ adjeedeer that the moterto diem's be oversuled t That said usances fane liitiams totters be allowed to become Substituted as peaintifto in this action in the stead of Said R. C. blank and Thereupon Said Williams oohing came tasked leave ti f file thin amunede petition ar peountiffs in thirty days which is granted ely the bour titis further ordered that said Williams others give Recently for costs being monsesidents of this bounty in forty days and this cause is continued,

## Ransom biblark 2

Mathew elliott of This day came on this cause on the motion of Counsel fir defendants to dismip this cause for want of Security for costs, lIz TB, Blank and on Th i motion of trances Game Williams Mary ti, lliliamo Sally Lo v Blizahth Y, Tall o H format पaltote to be allowed to become Substituted as plaintiff in this cause instead of Said T, le, blanks and it appearing ts the oust that the entire interest of said Rit, Plank in said land hath ty the deere of * This bout at this term there of been bansfersed from said blank to said Lane, Lane Nitiamg others it is considered Bedentradjueyed that the motion to diemifs be overnled of that said stances fane Williams t others be allowed to become selstitutid as peaintifs in this action in the stead of said DRG, Blank t thereupon saw llithiems * there came and asked leave to file thin amended petition as plaintiffs in thirty days which io granted ty the bout tit is further soldered that Said Williams to the rs give secentity for costs king roux Residents of this forints in forty days t this cause cs continued,

## Gie, blank

Charles Morsow of This day came on this cause on the motion g leounsil for drfenelants to dismifo this eiuse for want of security for casts by Ml, blank $\&$ on the motion of For want of security for 4 Mrany. M. Milliamg Sally tox Blizalithy, Labor \& fosemiah Lallot to be allowed to become Substituted as ficionit in this cause instead of said P. G. stark and it appearing to the fount that the entire interest of Said Tile Clark in said land kathy The decree of this bout at This Herm thereof been tsansfred from said blate to Said to andes fane llilliams to there it is consedene ordered y adjudged that the motion to dibmifp be overmuled that Said trances Ia ne Ililliams t others be allowed to become Substituted asplaintiffos in this action in the stead of the said Tit, Hark and Therup on said William mst others came t asked lease to file thin' amsudee petition as plaintiffs in thirty days which is, granted ely the fount. And it is further ordered that said Nlilliamst other give seventy tor costs being nonssidents of this leounly in forty days this cause is continued

Ranzom la.blart3
Gohn momow \& Shis day carne on this caus on the motion on want of seanity, for cosst by Blle, Blank ton the murain of Fances fane Niliame Mary Ji Nitliamz Sally For Fizabits F. Talloriz Syemiar Falbot hir husband to be allowra to beome Subsitutia as plainliffes in this case inslead of said Ale, blarn 4 it apperaing to The fount that the entise interet of siad Tile, blark in said land hath by the deosee of this boust at this Serm thereof been transfund foom said flants Is said Frances fane Willians ot ie considene (ordered y adjudged that the motion to diemifp be ovrrouled anithat Said Irancio fane NIDliame t otherz be allowed to bee once Subituro as plaintitfo in this action in the Stead of said P. b, blark t thereapen said Nilliam tother came \% askea kave to fite thin ameneure petition as plaintifto in thinty days whioh is grantred is the Coms and it is further ordened that said MIilliams t othis give Security for costo biing nonsesidints of this bounty in forty dayp and thi's cause io continued
6.8. Hamilion Cam Ayfs
as
R. A. Shadracte Deft. 3 And now comes the parties to this actionty thin attornepp \& $C_{1} S$, SA amillion atte, for the Pyffo, having withasawn his demuses- And loth parties agrecing thele the bout Erdmed that the matters herein concerned be sefer ce to mit, Lausence master Leommipiones and his tepent to he made to this bourt at the 1 It day of the neyt Iform - Sither harty having the sight to take alpestions After three deaps notice

94 The Sace of Ghis 2
fames predmore 3 Ritailing continued for Senicu
95 The Sate of Chiog
A ames predmore $\}$ Tetailing
Gamie Predmore 3 bontinued for Senvia
The Stake of Ghio $\{$ Retailins
Invin Karnete $\{$ This day came into open looust Invin Bannetc \& acknowledqua himself to owe \& STand indetred to the slate of Ghis in the Sum of Gu hundud dollars to be levied of his gordst challels lanzdottinements if def, ant be made in the following condition to witt. The at the Said Inwin $\$ 2$ annete te t apprear the bountre the bourt of bommon Pleap for The bounty of Anion aforesaid on the $5^{\circ}$ daly of the nuyt Tirm of sai bourt to Answer vinto tho Plate of Ghis in an Indictment agoinst him fatab phending for Seling Intoping liquors to be drank on the hremises where sold in violation
(2) thursday November sa 1866
of law and abrin the Order y Sentence of Said bout y not -depart the bout witt out leave then this secognisanel to be void otherwise to be ty semzain in full force
X9 The State of Ohio 2
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Cl The State of Ghio USS Anthony Mr. Smith - To be left off the booker
73 State of Ohio by Pibraham Whelpley Ordered to be left off the docket
T 74 The State of Chi ns Cltraham Mthelply. Seeled tole left- off the doveket
$\sqrt{75}$ The State of Chis Os Gish am MThelplu - Greene to belept off the Docket
David bones
D, M, White Gama, of
Aestivation by Referees appointed Ty the Prolate Solomon Genus decquelge of union bounty chis t' entered in the burt of Scomimon of Pleas of Said bounty as prided lay Sow,
And how comes the said Plaintiff by ties litlomeyt posduaing IC the boent here the seport of the Referees appointed in this case tit appearing upon examination that the proceedings of Said Fefereig havelue in allterny Despect in conformity with law And no exception to their award haring been filed It withes panty the same is in all respects fully approved is confirmed And it is considered ty the Court that the Plaintiffeconer against the said deleredant. D, N, White as Administrator of Solomon Clones deceased tobecoriced of the goods y challis of said decedent get to be administered the upon the sum of $\$ 350$ ) three hundred fifty dollars and that said Administrator pay the same prom the apes of Said estate wether with the interest thereon from the rendition of thisordes - And alec all costs which have or may acove in this proceeding and Arbitration

Susannah stor
282

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Elizabeth Fox et ale This day came the plaintiff yomoved the fount to appoint a guardian ad lem for the minor defendants wheriufore the bout apporitice form th, Irate es,
Q) hursday november $8^{k} / 866$,

Their greardian ad litem who appeared yacceptiod If filed his anown and Thereupon this cause came on to be heard by the bourt $t$ the boust bing fuely catrised in the fremieed do find the allegations of the petition to be trwe of it Therefone os derid $Y$ adjuaged that the piaintiff have dower in Said pummess in the said petition deserited $\$$ that a cirie of dower be ipmex to the shiff of saide borinty commanding hism by the oaths of, d. N. lelle, Fohn Ine Camplell and James Dort Threw deisinteredio frethotderg oftairiens he cause to be Set off to said Susamnah Lov the fuel thind part of saic seal estate acconding to law y peport his proceedings to thio Gorvir byp ito next derm to whion time this cause cose is centinueat for firtso osder

47
The deale of Ohion
tohn Powess $\%$ Tetailing
fohn Powess 3 This day came The Prowecuting Attincy ton his motion the Said defendant was true times \&olemonly called to come into bount $y$ Anpwer unto an Indiommont found against him for selling Intoriéeating liquers to be crank on The premises where Sold in violation asby his oc cognesana helugtromed To do or the Same would be forfüted. Und the Said fotm Powrs shill failing to Appiar aceoveling to the conditions of his said seougniena It is os dered by the forent that the same betis herety forfieted And it is further Ordered $l y$ the bourt that the said firfailun be Respited intil tho neyt Ierm of this bount
$\qquad$ Tecailing

Latharino Powerz $夕$
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It is ondered ly the beent that the samele $t$ is hetely forfeiled, Andit is funther ssdened Iz the bourt that the Said fosficture be respiled until the next 2 erm of this bourt
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x 2 The Leate of Ghio is Cemos Marshare

The State of Ohis ers Amos Mashale
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The Leate of Ohio is Ams Marshall
The State of Ghio ors Anios Neawhale
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Whursday novemer 8. 1866
(bet, 2erm 1816
$\times 62$ The Seale of Ohio vs Amos Masshall
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(63) The Slate of Thio ve Amos Masshale
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(4) The plate of Chis is Comos Marshall

Convínued

745: The \& tate of Thion as Alratam Thelphy to be lefe off of the dooent
3.6676. The deale "fó Ohio vs Abraham Whelpley tobe leff off of the woent
22. The Slate of Ohis Us Mi'onael Barion Io be left offote dockut
The Llate of Thio

Darry Dohen Patriok Bany $\}$
Or dered to be lefe off of the tackel
$\checkmark 86$ The diater of Ohio bs foseph Bredmore Continued,
Y 95 The State of Ohio ve famey Predmne bont for Lenrice V96 Ihe tlate of Ohio as damig Predmore Cont for Sanice

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The Liate of chio of Afsaunt of Batting
Coneliup Mulvare 3 . This day cam the dros. Atty Larnuel gones के And entinia a nolle prosuqui in the above Indictment,
(76)

The state of Ghis vS Abratam ANFelfley Ceontinueds V 39 The SLate of Ohis is Ifugh MiGqu Io be luje off the Dooeket -
44 The Srate of Ohio vs Niliam Grafeeren To be left off the boeket

* 40 The State of Ghio vs bharles Munite Continued
 (14.)15 The State of Ghio as Reter curevi Io or form, avonitxehe he
$\qquad$ Retailing
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abied the oraur and Sentine of said bourt and not what on bour without leave Then this secognisance to be orrid Othmuise to remain in ficel fore

26 The हैute of जhio of
The seate of Chio o Rerciling
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29 The State of Ohio is Curiah Cleen Centinued
33) Thistate of Ohio 3 Tetaising

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 in said leourt fa selling Intoxicating eiquino to be drank on The premise athue sald in violation of law and abich The Order 4 sentence of, said Coant t not deppart the bourt without leave then this secognisances to be ariel othuwien to semain in full freces

264 Beriah Wítino vs Gotm le Hanoven etal. Centínued
Maskell boekum
vis
Fannit E. boekum inte $\mathcal{F}$ Leave to flaintiff to amend

Shursday Nove Si 1846

$\checkmark$ Philip Snides
2)6 Goshua budy \& \& is ismipex evithout prejudice at plaintifto casts Goshua budy I $2 L$ is therefore onsidered by the fount that the bift go hense withour day Krecover of the plaintiff his Costs herein expended lased to \&
280 Mary body Os Gdevard loody Contínued
4288 boseph bulburtson as I Ce, Atanoves Continued

* 289 Deler Mummay vs Mancy Mummay bontínued
 Thoti If. MOn óde

224) $\frac{\text { Eror US Le biow of }}{\text { Gom Af Stuvant }}$ \& Leave to filo petitión in 30 days a

* 219 Albes Galloway o barmon Patoh o Conlinued,

424) David Muelford vs Bowen Lamme tontiss Laken unde adrrement
 from the sising of boust and cause bontenued

244 acob oigley $\left.\begin{array}{l}\text { as } \\ \text { Henry Hoover }\end{array}\right)$
This cause is Sitted as fun agrement on file at Thw cosly of Plainliffs It is therefire consederedt adjudged Iy the bount that the difendant recover of thr filaintiff his costs herein exprended laved to \$
199) こM. Godly

INT, IV, Mlloods el ald,
On molion of fecientiff this cause is bonlinveed at Atffo costs aned Plaindiff has leare to fite amended hetition in thirly daye,
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Iaken uder advisemint David Meelford

Churaday november $8^{2} 1866$
$\times 259111$ m Hildreth as Platt B. Firildreth
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$\left.261 \int \begin{array}{l}\text { Gypus Altin os } \\ \text { as } \\ \text { Samantha O.Dughy }\end{array}\right\}$
fohn Rugh
'don bountrighe o
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danton H. sicket 3
On motion to strike out Juage of dismipac Motion granlea on paynune of alceosto sinee $x$ including costs of Appeal-Leaer lo file futition in thinty dayp and Cause bentinuua, Xeavelo lensuer in thuily days thongth
Y 263 Jamez II. (oustís etaly of Motiontsomurer overnuled ot lave
265 Hathrew Lingoel
IAken under advisement
f. Mr. Aubbara

269 Sberlyt Sheded is G. A llood Conlénued
271 deott thoenhant i's fist, IVood ecals Continued
272 Mesly Absham is I.A. 11 bod Gontinued


2sy kucy Phippors f. I0, Phippo Contínued Aay and secover of the peainliff thein costs herein expended laydedis)

Phebe Thompson
as $\{$ Settlieg fudgement by agrament againt bift facests Totert thompson at is therefor considered, os dereat ady adged ly the boust that the plaindiff secover of befondant her casts hercin expended tased to \$s
292 Is, Rewcombis thanevert tieite
Contínued
293 Htannah blíne bs žrederiet Bíne Bentínued
$\sqrt{294}$ Slizatett bription is Games Crififin Celated by death of deft,
Thargaret Smists
Nilliam Melber yeirfe
Letred trosts paid
thursday November 8. 1866
It is ordered by the count that the Sheriff Games B. Whelpleybe allowed the sum of $\$ 100-$ to be paid out of the Pointy treasury on the order of the bounty Auditor for the year 1866
(1) The deate of Chis vs Anthony II. Smite Continued
$\sqrt{3} 0_{0}$ Rufus Smith as G.G. Ifill Settled 4 costa paid

Mounlford a. Itokeley o
Dis Milford
David Milford
Action to Set aside a deed
Theresin this aus \} r e s l i m o n y ~ a n d ~ w a s ~ a s e u e d ~ p r i s e d ~ o n ~ c o n e ~ p e t i c t i o l i o n ~ w h e r e s ~ the bowen finds that the equity of. The case is with the Plainlifis and that the cued of conveyance in the petition mentioned crecuted ty
 date december 1 t 1865 to, David Milford is praudielent f void, It is Therefore ordered Adjudged ) decreed That said deed be dinnered up and cancelled $\%$ altogether heed fir relight nothing and that the said David Milford within ten coup from this date do execute to the said Mountiond P. Stokely Olizabelhs. Mood Game d. Aloud and William 1. Lloyd a deed of reconviyancu Releasing whatever title to said land he received ty tistur of the deed in the petition described 8 in default thereof then that this decree shall operate as such deed of reconveyance accoseling io, the form of the statutes in such case made and provided., And it is further ordered that within sixty days pom this date that the said David Mulford pay the costs of this Seel and in default there of that Execution ifew Therefor as upon fudgements at law Notice of appeal 1 y Defendant - Lond fixed at $\$ 131,00$
$24^{\prime}$ Derived Mulford
O. Stammer em. them
s) function.

3 And now comesilvell the Sail Prandiff. as the Said Defendants and thereppos this action came on to be heard on motion of Defendants to dissolve the injunction, on the petition of puff. Y Ansever of Deft. Stithem t testimony. on consideration whereof the Court finds that the defendants were not guilty of the charges alleged against them in the petition in manner fform as charged therein.

It is Therefore considered that the Injunction herifore granted in this case be $X$ the same is herely dissolved. And it is further considered that the defendants recover against the Said plaintiff their costs intalout thees sect in this behalf eyfunded toyed to Collars
Notice of epical ty Plaintiff. Bond fired at \$1000s
$+\mu$
$\left.\begin{array}{l}\text { William Brigham } \\ \text { Gobs Phitips erato }\end{array}\right\}$

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 don shelty bovinty famaiy $28^{a}$ Cepit $8^{a}$ Septemerer $16^{*}$ econd Subdirision. In Aulaige bounty fannay $22^{\circ}$ may $21^{\text {st }}$ Geteter $8^{a}$ In cellex bounty elmany $26^{n}$ hue $18^{\circ}$ neme $19^{\prime \prime}$ In lamiliest boints 2draxy $12^{k}$ fray IIN nor

(ohird futidinisión
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In Iulton bounty Ielruary $19^{\circ}$ may $21^{2 t}$ Qotobex $22^{\circ}$
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arourtio aludivísión.
In Seneca leounty F̌ebuary $26^{a}$ May $28^{k}$ Gdober $22^{\circ}$
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And we do further onder and disect that the sevenal toms of said bourt shall commena on the firse day of each of said lums at Cight Qelcets, Ce, Mn,

In. Testimiony Where of Whe ibue this our Grder for the puntoses Aforesaid at Said bovert House on thi'g $24^{2}$ day of auquit CYD, $18 C C$

I crised that the foregoing Onder be pulishex for threw consucutive lerets in Anion Gounty ohe Get. 29.1866
fi,bontriis fuage b,le, P,
A true, oofry from the original onder now on file in this office Nov $10^{2} / 566$

 to the bount upon the phetition oxpility and tutimomg, and the bawt therevpon bing fully a driseco in the nuemise as pina that tha alpolase

 Since the cormmen eoment of this action St effor the sendilion thio fudgoment to witt on the $30^{\circ}$ day of oidcter 15 tif having baed on said promipay, note the sum of one hundred thet y collang. Thencuporn it ip considence \& adjudeged by the docal that the pleaintifforeever of the defendant the sume of ywo hundsa \& thenty detlare and cight conts his dut aftresaico and alse his oodj in this behalf expended cared lo dollans

And thereupon the bourt adjonmed vithout day


- Phonday Lebruany 18 A, D, 186y shis day the bourt offommen Pteas or the Gounty of wnion in the state of Ohe met puesuant to law presenith focot bonklin fudge Games B. Whelplyy sheiff fohn \&. Dostes Prosecuting Attorney y Laber hasedall Glest (a he bour mit at 's odoch Pim.)

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 Nililiam Heed Nithiam In. llingel N, ll, Easlman Ihemas milles Absalum baps $4 b$, Houstex. And the bourt affeinted tyenry $g$. Nittenhouse Loveman, And the prand Guros being segulailyempans suled And Sworn lerse tharged by the bourt and setered to thuin soom to deliberate under the oharge of a suorn bonetable
$x$ Gbexly fothedd
Cotm A. 1 ood 4 others 2
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sio / Aavia mulfor is lima suithon Comtinued
x sil Lavid Mulfod ls Bowen Lamme bencínued

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$\times 5$
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14 M. b, blarktothers is Caion Shist Ceininined

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x 16 N. W, Gtantetown as form Standey.
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1) A, le, Ganktothers as Levi Phelpo

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18 T. G. Clank torhers os Masthew Elliott Gonlínued

19 Fib, blansefothers is Ehanles Morsou Comiñud

20 N. le, blasktothers as form merrowitlim deam bontinue YG Lullinglon Ganvodtba as Anichael Davís contínued pohn Nestister $\left\{\begin{array}{l}\text { on mivi of counvel for plaintiff. fhn } 13 \text {. } \\ \text { boats is apponted Cuandin ad }\end{array}\right.$ $\times 281$ shaac MESLieter et als \{Adeline NSAClester, Elener NIC Allister, Nuther
 Eogr appeand and filed his answer as anch Guavian addeleñ,

Mronday Lebreary 18.1 1867
 - saac MCAllieler etals. Jo the saliefaclion of the coust of due moter being served upmen ta defercdashts of the pendency of this action $\forall$ the leant binng salisfied of the trute of the sevenal allyas thoins of the petilion do find tue Aainliff is endiltad to partition as prayed for. At is therefore cricidered ondered $x$ adefieded that a will of Partition pue to the Aheriff commandeng tivery the otho of Othriel cevell. Dichand thostins \& Arad Irantelin tnuee disinteretiel Areetroders of che vocinity he eet off to Nany Mctlieles wicelow of form NSAliseis decd the fuellone thind sf the real eslate in sacel petitive descinted as her dower that ty the litho owths of eacd persens he maty partition of said real estate eubyel to sacel dover as follows tive the
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 to said dever celate in the following mprontrizo bo inl to Canco (Clacites)
one Eythth part io Nainel Q. Carler one neghth to fosepte learter one lifhet pait to leypus learter one Visftht part io prou Sleater one kifuth part and to the saiel Narate Dijley one Eillte part.- And ho the eacil fotmer le learter, casare Kaumane, Coprus loarter, and Benpainin I Carter Chilehen and hims of Ebenezer CO, lasler deceared Rach one thnty second parl if saiul premies Hped to Senavine learles, Alaivel Cearter, and Sarohe laiter chilehen and heirs of tevi learter deceaced each one heveboty foursh parl of caicl promines or ifthe said finn chapman, Kezetriah Ioterts and II Stilliaims Shatt be of opmiem that saicel lauds canot be partitioncel as above onlered unithot heavifest-tiepury shere they ase oxdered to detimal and appraised saice premises aud ulevse a tree valualins Thuef ine invery free of the dower eslale of saice ctary learter,
O) A: Stull So Heamate Seulls s on Partition
his quasdian Plaintiff $\{$ Apd now comes the saicel Dypon Et - arat afainet $\quad\left\{\begin{array}{l}\text { Lult bels ll, M. Pandall his convel }\end{array}\right.$ - arak Aules elals sefendants $\left\{\begin{array}{l}\text { argel onvties Nrotion aned on producing } \\ \text { the uport of the theirff of his eale }\end{array}\right.$ Tue upost of the theriff of his sale inade uneler the former onder of thes leourl. anct the cout bing satisfied, on epannunation that said sole has, Leen Snade acending the same is hereby approved and Confurmed and the eaid thin th is ordered by decet deuly etecected, to civey saiel presinese to tho saiel purchaser in the eimple aned it ios frertres onevel that that sh sacel Theriffs, out If The lwoveys in his hands, pay firetThe costs of this case inncluding a convel fue of Bys oo to laped to \&s And that of thu reecelue he pas to the saide Brpon it Suels one coual fifth part amonting it is and the said Shenif detritute the residue of sacel bovey bolwaze the said partils in tu following, mopotins है wit. Is ar ah Aull is


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And Lhereufors the bount adfoumed ulite I"Oclecte bismono morning

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Ulesley Abrahamo Plantiff $\left\{\begin{array}{l}\text { Is }\end{array}\right.$ Givil Actine
fotur At évovel et ab Nofenelauts $\left\{\begin{array}{l}\text { Ahs case is dienniped withont viepudiee } \\ \text { at cret of the defendanta It is con } \\ \text { sidered ased ad }\end{array}\right.$ Jsidened ased adelled by tris cout that The plaintiff eecover of defendands theer coels in chis seie-tafed al \$

The Aate of Chir for the weerf of. Padardly
Eliza prling $\left\{\begin{array}{l}\text { this day came the parties in opeon count this } \\ \text { cause same ons }\end{array}\right.$ Inomas Naily $\quad\{$ render fudyment onfle verdicl hereis before renderid 4 nembel th theruppre it is amsidied ordered tadfuelyeel that said defendant stand charjul ts say to said plaintiff Gliza Poling for the maintainance of eand Child of said Calisie Poling the exm of there turndred dollars pdyable one formte immedially one forsthe in thue invoths, one fowte in en Immths 4 one fowet ine inine innt ths ofrom this date tit is further ondered that on the faiture of eaid defendant to pay intuer of saide installpnersts to paid Eleipa Poling as they become duu that execulion ifece turefor as upm fudfruents al ace til is further coveiderdel delludend that defendant pay the coeto of this proceding in ten daye lafued to /8 ab in defacel-thereif that execuluin èue therefor that said defode: Ghie such recuivity for the fulfillment of this fudpruent ot order as shall be ealiefactiong to tho cleste firis douttin de aud thereff shat defendant Stand committe as the law requence untè the cosxplices
with said order.
209 (O, Mr. Pobinson as Colezander al al Conlinued
b. (0, AGnorretass IV.A, Yhary el, als, Contínued

* 26 Coysus Atbin us Samantha D. Dugh dal Coneinued

Aurency A Nam SThis case came on to be heard and she leont admentatiator Yl. being fully advised in the rrenises do findel vos
I. Aletander $\{$ that the allyations of the peliline are true and that there is due the plointiff the sum of Eigty Eifhe ior dollars and that the sum is a Bostyape tien on the prepnises in the pelelin descinbel.
Al is therefore considervel and adyuded by the court-that the plaintipt ucover of the deforidard saice eum of Ee hif Sylesirv dallars and hior costs herein explded arcel it is verered thal the Sherift of this amity as egbecial master conmissiner if this cont provceed to topprave advertige and sale sacel prennish accerding to Saw to pay pacid hum And that execulen be cewareded for the reficlen
Sef Soct reff $\{$ shis tugtpounth neqfacis

 findel the alleyations of the petition to by true and that there is der from The defendands to the planliff on the inte describece on the peletine the elim of it hemdruel and four Hollas teoventy five cents at this date (\$604,'s. of is therefore concidered ondored and adiudpel by the leont Heat the plaindiff Alf ortt rovier of the defendants WiP
 found due as afaresaid and aleo his costs herein expanded lancel to $\not 8$
Cud theruypur tu bount adfounned entè of Aclocte homonow Snoming


## - hursday Mooning Lety $21 \mathrm{el} / 6 \mathrm{y}$

This day the lerevt thet persenant to adfoumment the same officers W,WVWods $\quad$ This cavei came on to he heare and the defentento bing
 In the preminey as find thal the allyationo of the pelition are true, and that shere is due to che plaininff on the mete fivet nomed in paid
 is a motraye lien on said promies in the fectition desosiled wirth intewet-payalle



 that the same ase ecounel by the mostape in the pelition sen topto anel deveritere. Th is herefore considered and acyuxy ul by the count thal the plaimaff veover

 the sheriff of this leowt as epceial maeter commusimer of this couet procuel appriee achertise and sill the pemiecs in the petition devorited to pay onict sum of 81388 4t, eofornal due as aforencil and the said sum of 8137 \%e of

 thuem payath ammeally as the samme shall beconse due and payath aned that
 this cause is omlinued.

Thomas Prown Stis day come Iu belf and sha defondembe came nent
 Splam liff prom, the Daid defondan bs of naem it the


 der as aforesid and aleo his costs in this Herref ethpandel laved ai \&

Nowes PR Rece Potff. $\left\{\begin{array}{l}\text { Pelition on mote and inntyoue } \\ \text { os }\end{array}\right.$
 doaniel Pece defft \{his attomeyp and the saif Nomiel Seei still sillind Io demuer or anewes bo the eacil pelition il io comelaguel and advelyed that the said plaintiff ayble to wover the amount dew hime ty uasmo if the premises, and the conet with the coneent of the saill plaindift find that there co derefrom the oaicl defendent to saide plainelf ouste.

 case the saide defengdant fail for line daye prom the close is this ios
 twonly luo dolleis and fifly cents eo as a forcookief found clue widte cose

of suit an onder epue to thel ehriff of eaid county, commanding him to cause the said lavd, and tenemenbs in the petition desónbed tothe opprinue Advertised, and sold acconing to law and apply the proceds of paid pale in latiefaction of sacid fudymut oo as aforisaice usedued.
 ayainst $\{$ and the said fames Pe Na, havibrg foilue to
 waiving a uny brai seebrils sacel actein h the covil, Al ioconeiderud by the loove That the saicel fosiak Dhestake auptht to ucover the saicl sum of $\$ 2 v$ ore 20 demanded in mb pelition logether witt the sum of 8 y ss which The cont finds deve as the inleveet therese as prayed for in inesaid pefelinn, it is therefor considered that tu saiel plainioft wevver afainst the saiel defecelans tue eun of 8207 and 33 cl . Dhogether with his

 to deneur or answer to the said pelilion bul made defacel and the saiel coues is serbintuel to the coul with the coneent of the said plainliff upm coneideralive whereof the cout fircels that inere io due fron the saicel defendant tO. S. Focterood to the sacel plainliff on The solep in salel peletion selforth itu eun of $8 \mathrm{~F} / 0, \frac{58}{10}$, It is therefore maneideud by the saiel lovent trat the saied plaintiff repver of the sacel defendant the said evin c. $\$ 490$ and 58 eints the such so fornd as aforesaid and aleo thi costs laped to \& Acul it is frither ordercel arel adluded that in case the sacel defen dave fachs for len daus fron lwelose of this lerne of the bount to pay th the taiel plaindiff the saicl evm of 8490 anct so cento so as afaresaiel forned Aler with entercel of one the undition of to fecepment therefore wirte costs of scit an oreler ifue to the sheinft If eaiel comnty conmanelind hime to cavee the saicel land and Hopronunls in saicel pelitir) desónbed to wil. The pach of on Sols to (9) bine ve the tove Ho hewter Crmmenciseg ad tw Nib, comer of sacel tol wn The Dellefornctari teotetubtes Aimpeitu Rumines weel sofcel one soid lotitheree, At. is the same divelive of the deler to the bacte line of pacel Lot, theree with the line of Said Sol taet sofut to tu A/ 6, conner of saied lot in thally the place of hecimming. So be appraiecel ceevertired ancel ealel aceondiny h Lew, and apply, the pracecels of sacel sale ine satiffaclien of the saiel fudymint so as aforesacel rescelered.

Ahursalay Seby Netbley
Qephen Leavis SThis day came the plaintiff vthe defendant is in defoult

 is found by the count to be deu the plaintiff by defendand on baid cmtrad the eum of \$25900 which is a lien on the premises in the paicl pelitive desorited, Dt is therefore amsideredpondered t adfudfed that plaintiff ucover of Defendant the saice sum of two Andue Tfifity none dollars this costs herein expanded taped to of And it is further cinsidenel ondered vaduded that if he oil to pas paid sem of mney venterest vosbls for thisty days thes trat an onder of sale ifeue to the eheriff of this Cinnty who is appintud epecial Enastir commeinnes for that purpoze direcling hime to applaiee, actvertioie seell said promises accoving to law to satiffy said claine.

Lovial Itood Rettff. Sothis day came the parties by ther atyo and thereupin came a uiry to wit, fohn Liggett, Heomy Moses thmefism, Abver D, Baldion, Bepe Edwards, faytes I dedern, Hony Ellittr toberi $\mathcal{Z}$ dee $\{$ Whuler, Sll Allontyomer, thmas tumer, fohm Reed, Bates \& Edward Apain lates urom, who bing imporehelled and swom the truth to speate do upon the ipue foined belewest the parties upm their vath do say that the said Noses Thimpem, Abver N. Sliet anel Tobertit Lee diel promise and antract to'r namer anel form as the said LO avid thood hath cimplained ajainst-them, and they aseese the damajes if to saiel LOavid tford by reason of the premises al twenty Eight-Tor therefore it is corzecidered that the savil Waviel word revover of the said Noses thome,
 assesed.

Wrun Hildsethden
M's
Patt 3. Nildretn Cositinued by agpument

Sberly 4 ©hedd Plff. $\left\{\begin{array}{l}\text { Ihis day came into cout-the said Plaintifte } \\ \text { vo' } \\ \text { Sherly \& Sheded by therr counsel and filed their }\end{array}\right.$
 inned ythereupore M. b. dawrence one of the evtonneys of thes cont oppeaced in open Cint in behalf of the saiel cleferlatant and by virlue of a wananl of altonec for that purpoze ekceuteel by the said seifandant hend now' produced ine open Cover ared duly proved waived the puing trevicee of provecs anel, actsmwledfed thut the saiel Aleferdand did assetme. anel provieie in Snanner farm ar Hue eqiel slaintiffs halt, eie Itreí said peliline allefed afuviettrin and cinfesed that the saiel slaintiffe hath sestained daverafes by keasone of the prespised the, suere of Fibve obtivedul t lek y ito clall ano ane that the said plainliff aupht to recover if to said deferedant by reaser of the presnises the waid eiver if iteve obern

Shursday Atby 21 thlley
 The said plaintiffo revover of the said defendant the sacil eune of tivire Bundud theny ito dallais his darmajes ev amfessed as aforeraced ancel aleohis cose in this heholf expanded ldred tits and by virlue of the same wanant of abtomey all enor is released $x$ oll right-and benefit of oppeal waived by the sacel defondant. Totinem Nhotineon Altijo for es sty.

Hend \$ Gamphell Potf. SThis day came int cout the said plaintify Oimend Itell, Q Utells $\left\{\begin{array}{l}\text { pelition against the sacel deferdants Onmel }\end{array}\right.$
 Sawrence one of the altonneqs of this cont affeared in open Cint in behalf of the said defendant, and by virtue of a wavrant of Attonney for that purpere eneculed by the said defend Ento cevel now produced in open Coust-and cluly proved wained the ipving trevvice of process, anel actonowledeed Nial the said, deferedanto dief cessume buef provicee in smanser if form as the eacel plaintion hath in their saiel peliline allyed ajainet-ture and confeveel that Dus said slaintiffs hath sustaineel dancajer by reason of the premives
 plaintifgs bueht to reover of the said defendants by reasen of ter premices the paicl Sun of Kelel-Atundred 4 bighly onet is ia dollars. It is therefore concidered ordered aud ad ad eel that the sacel plaintiy
 Eejlly bne trsis dodaes tio damafed so confessed as aforesaciel and ales their, costs in thi's beholf expandel cated to $P$,
And by binlue the 1 aine varrant of Alhmez all evor is uleased * all ri het + hirwfit if apper waincel by the said defenelanls,



The appeal in Mris case is desmisud al du costs of the appellant. क Ali Wheland. I is cherefore considead ordered tadeulleed br to court that the pltpf, never of the saiel deff! f.elliotritard his costs nerein node lated al is
oseph bueburtion $\left\{\begin{array}{l}\text { This day came the panties by their allorneys } \\ \text { and thereupone casns a }\end{array}\right.$ $\left\{\begin{array}{l}\text { and thereupro casnu a funi to wil.- Soshn digatit }\end{array}\right.$
 3 esse Edwards. fapme If Levdne, Nillian Renim
 uquar junso clanuut elistleder. Cales feevor. who bing empameded Aned seopen the bwith ts seate apon, the ikey forired betwese the parties upren their vaths do say that the saicd orvielo. Soanover is quilly in Man..er Hforne as the sagel fosepth Codethedson hathe compelainud againet timesisel they aesess the ctannapes of the eaiel posepte leulbegtsons by, season. itu presices to two turudud thinty frov Nollars, therefore it is cmeidund Yadfudfed that the said freiph lealherlen recover of the said fotm C. Havover tu sacel eum of lwo Innondred I Sisty

Thumay äby ertho,
ovie Dollars his damajes aforesaid assesed and aleo his costs in this beholt
 stutulet bing pyes at dimble the amint ftim fuest
Itris day the prand fury oppeared at the Bar of this loovt and in open leout presented thein several Bils if Andietment it wil, their Biel of Andicement ajainst Elen Long for setailing intvicaleing lequoss to be elvante on the premiees wherg sold in violation of low endorsed a tuu sill, Heony g Dillenhiouse oromam of the Grand fury, aleo then other Bill of Ardichment a amint ceoward Shafler for apaull \& Battery uprse ficholas loffentares endmsed a drue Bill Heevey. Criterhouse Loreman of the prand fury. Also Mrein vher Bill of Andictmant a aimet Atervy prow for Pape wpin the person of Crmilda ane Ateuffine Endonsed a Frue Bill Heorvy Ditesthores tor mane of the Grand fung. Also their other Bill of Andidment ajainat clamul how for Pabe wpon the persen of Aerpileda ame touffine endorsel a 7rue Bill Heenry g Diltinhnue forman of tu grand uncy, als heir troshesvirielsof Andictment afainal Ěredrict West all for assaut of Battiry upm bhisicin Odenthat y Fhn Odenthat each gndonsed a srue Bill Keonvy Dilenhowse foreman of the Grand fury, also their ther Bill of Andidment against H onill treyalpraply rand Lareniy Endorsed a Bue Bill Sheony Lielentrowe foreman of the pand fury. Cend the prand frey haing biter businefo before them selered totheis svom to deletirate

13 the State of Ohio v's Peler Cumer
Lobe left off the dooker
14. The State of Thio es Peles Aues Lo ke eft off the Dretat

15 :The Slale of Ohio as Peter Cues Lo ke lefe off the Docker

16 The State of Ohio as Peles Cuen Conlínued

25 the Seate of Ohio os Villiam Neder Conténied

* 26 The strate of Thio ns tsedcrick doashew

29 The State of Ghio os Rriato Relder. Conliniua
's) The stak of Ohio ts decert blintion book Contefar Senice

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64 The state of Ohio is Amos Mnasshall bont
And therupire the beun adjousnedenlec saclacts Comonsow mearmeng

criday ster $225 / 166$
and also ils costs herein tated at $\mathbb{B}$
tysander falloday $\{$ bu Depleviñ.

 Atphonze yound, regular perors and stonyy 9 . Dittentruer $\$$ amuel S. Qewell lales furos who being esmpannelul and swom the butk to epeate vipon stu ipue foried between the parties upen their voitho do vay that at the commeneement of thes suet the righe of property anel the righe of possusion in the eacel qoods and chattes in the petition inentioned was in the defondants ames Fellingtin and Cvillinom towand and stury ascess the damajes of to sacil ames Ľelinghn and Mirlliane Stowand Defondunts by reacin of the
 It is therefone consedered ondered and adfudied by the loont that the said ames thelingho and Villiam Howand recover if the soicl Aypander Galladay the sacil sum of one thousavel Eifhl terndred and Wowty nu $4 \frac{100}{}$ Nollars (\$1821 60) Wuer damajes aforesaid in form oforesacil assessed and abo their cists hirin efpanded Eafed to \&o The plantight donnands a reond hial under the stalute which was allowed by the bourt, thond fited at 88364320 double the amount of this fucle ment,
v fotm bounbrytat $\{$
Civil Aclion ar appeal
D.AT. Peckent

IPpm opplicalion of the Plaintify thes adion is Antiviced al his cozls,

 all uepects reular were anfinmed ts opproved is neither of the parties electing h take saiel properity at- the valuatione treveif. It is ordered $x$ cenvelureel that are order ifue to the theniff of This bounty cinmanding him to advertiec xeell saciel propedy acconding to Law on the following terns to willi one half cash down the othen half in one year froter the day of sale,
1V.V. Cromon $\{$ This day came the said plaintigf by his altorneyo awd
in VS' $i$ Stw defondant-canu not het-made defoult hervin is is Ames Pobrizone thercupm this cause came on to be heand $t$ was seibmilled de find for the plaintiff itvinel thal there is due the saice ple provises from the said defendant by uaever of tue promices as alleged ine said plarntiops pelilion the sume of two hundud Ifioly pourtion dollass \$252,81 Ythat the saicel plainsiff: aufft to ucover of the saiel defendant by reason of the presmises thinRelm of two Fovelued fifly four to do dellas \# 25 stis1. It is therefore convidered ondered $Y$ adjuelylat on the cout that the saide plaintiff reover of the said defendant the eaid eume of lwo hmonduel ififty four tso Elollas this dosts herein expanded laded at \&

Tiriday Letby $22 \% 16 \%$
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deecrec of D ivoree.
VS Anel kow ceveed the raid tarok Iteldelrand Cinos Afeldetrand $\{$ by, Poleole her ath, Cusel thereupine this cause teetinnuy and uas argued by comnet, moviecelesalein whereof the Conit doffind that deu boviec of the filine cund pendencey of thin pelitin was givere to the defercelart, acousdine to law and the levest do ofentwer find that the sacid deferchart has ben wilfully absent fome the sacel pelitioner mose thaw the years pirvor he thin filing of saiel pettiver is is therefore adfudpeel ared decreel hrat the silasiap relaline neretfore exieting betwere tre acel parlies be cud the saver is hereby ect aecele land wholly, amnulled and the saied parties whollz releacet fron the oblifalions of the samu Heat she have the quasdeainstig. of theri child asinsed Nary Itelete brand and trat eher veodiere form tw defondant five hinceluel dollares Alvinzory Ancel it-ds furtrer osklezed aelfuelped arfel decsecel that the Ceferedant pay saiel Cinnony wifmine thinty days from the rieing of tixs Civit as dee the costs of this proveceting And in defacel of ecioh paynuent Liat exceutine peve tuerefor we upon fredgemints at Lauv
The Atale of Otio
Haniel Pice X
Reyal orrafeer
Inis day oppegazed in opene coner. 11.6. Piper, IIn Svans, Peter Blanel, Wid, Potinume, Ces qe saynay, pomen Blanel, Tfotme P'Paily and each Reverally actinoulleded heiseedfoto owe and Stanel indeblece to the elale of Otio ive tur evone of over hencelued Nollars to be levicel of their poods clectes land and levernent if defocel be Eraele ur She folluive conclelvir atrech is therl lach be ared appear before the Con: If Cnverve Pease for the lecenti of lluine one Du fird. day of the rebl-tivnetwwef at to aclece titet, to qein evidina in a cave in saiel levenl penedineg whereve ive tate I Oteid io plaine
 depant the cont wiennet Seave tren etu's zevognisance to be viel Othervize to wnerain enfull yisee
this day the prand fury apprand at the larif the






## Steby 22\%63 Tulday

The llaterfotio vs $^{2}$

- Amuel brow $\}$ This clay canue into open court fonas ollartos, chn b. Priee,

 Honry prow th be levied of thein goobs chaties lavels and anemant if defoull the mach mithefolowing conditione which is chat each be Aned oppear before the beun of gonumion Pleace for the leonnts of Unine on the piret day of the rupt bime theref at logeluch A. In, to give evidence in a Cocmee in sacel bout pending wherein to elale of this is plaind ff cined leave then chis recognisánce to be vide othorwie to beencone in full force. Lilemane Goff Petfy\{ on Mution ton Ervon vs $\{$ Shis day this cavee came onto betreand on tho David Pope Heffi. Snotime of eln Deferdant in Emor to dimies thes upore consideralese wheref the cout do overule the inotion to diemies $\rightarrow$ aved cherecefur this couse came on to be heasd- ve che hameonft of the reood and proceeding before Villian secte afuetice of tur Peace
 argued \& comeel Cipm Consederation whereff the Count do pringl that there is no evvor in the sacel tranoorift Aprocuelings. At is therefors Considereel ondered $\$$ adpudiul by the 6 out that the said proceiding in enor be dismiseed Avel chat the said Daviel Poper recover of the sakel Tillwan Goff his costs herein exparedied tasted to is


## The Slate of Ohio

91 ${ }^{1 / 2}$. This day came intorement-Lloward ohaftery fotm Howard thaffer $\}$ Shis day came intorcont-Howard ohaffer t fothn owranel stanel inelebted to the elale of ohis in the sume of two hnomenel Nodese
 in the following coselilion which is that che vaiel Stowand Shaffer be
 Please ofsain lomnty, at lơ abloete At III, to conserer unto an brdidment afainal hime pending for Assaul NBattions on the person of
and ablile the onder and senter if
not deparl the court vithout leave thene this neognionee to he aned othenvise to remain in full fore.

Nity Lotelay 22\%/bey
of the hit-time thenof at to, Gelocte At Mt, to give evidence ine a couse in sacel lovint pending whervin twe elale of Otio is plaintiff and Atowasd thaffer is defendant-and net depart the leowl witm leave then this recofniance to be vicil vetrewié to zemaine infull fores

Daviel Pope Plaintofy $\left\{\begin{array}{l}\text { On Molion Continued from Coliber Lemm } \\ \text { Arin Cove. Peace. }\end{array}\right.$

- Tellinan cops Defl, $\left\{\begin{array}{l}\text { of Clime bove. Aeace. } \\ \text { this day his cause came on ti be heard upon }\end{array}\right.$ Othe Inolion of Plainliff made at the last lemm of this cout for leave to file a pransorifel of the velpnent avel procuding, had by thepore Dilliain pack fors of Nhshinghn Iwnshif Unineleghid and to have tho eame dockeled and have fudf nunt entered therun the same aswas entered before saiel fuetice of the Peace. Cuel said inglins and snallers were swbinuled h the cout oz the athonejp for the Plaintiff. Upm cmeceleraline whereof leave is opranted to the iaid David Popee ti file saicel transerift of the procecelengs H . Curet have
 upmer said butin it is ansidevel ondezed avel adfulfed by the bout that the saiel Diviel Poe ucover of the said Dillman biff un said hansorife the sum of forty in Dollars tforly cent as well as tho sum of $\$ 8$ costs etpanded ched tated ine sacel ecilbefor sacel puetice of the Peace and aleo his coses eppaneled in this procceding latid to \&s

The Atale of Ohio
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a She that ofotiors
Howne frou $\{$ Hhis day appeand in ofeen leonl Naces tereffin actinowlueful themsedver to owe anel elanel indeblee to the Nlate if Arid in the evnerof on humdred Dollars io be livied of theie qovels Chaliles lands ared lezuments if defaull be made inv the follouing condilion, which is that each H and appear hefon the Gouti of leontnun Please fortu leomily of linion onctu ferel-clay of the secil lom thereof at Po acloct A, IN, sige evidence in a cause is saicl bout

Friday telly $22^{\circ} / 169$
pending wherion the 2tate of Ohio is plantiff and Heonvy Cow is defesclant ared not depart the count without leave then the recoymriance to be virl othorvise of nemain in full force
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Iredruete IVestall $\{$ this day came into open leoul fhn Odenthall sen B otur Odenthal an and eacheveraly actsombleded hrinself to ove and stand videbled io the etale of thid in the enne of one Frendred sollars folu levied of theri goods chattes lands and lennments if defoull be brack is the following condilions which is that each be and appear before the lount if loonvm Please for the comnts of Unim on the finct day of the hest lem thereof at 10 acloetr A, 7 n, to give evrilence in a couse in paid loovely pending wherine the elate of otio is plainliff and tredriete lVestfoll is deferedant and nol clepart the lount withod leave then tu's ucogsioance to be orid otherwise to uneain in pull force.
She elale of Phir
Iredricte Vestall $\{$ this day came inte rpencout fint Cdenthat sen et If fon Odenthat from. axel each kevorally actimmedeyed Inviself to our and stand indelted to the State of oteis en the emn of one honseved Hollars bis levied of theri goods challtes lands lenments if defaull be seade in the following cindilions which is thal each be anel appear before the leout of Comme Reaer for the leventy of Urion onthe firel-clay of the sedt Hern thercif al 10 aclock Geqn to qiov evidence in a cauke in sacil Gevnt pending wherein the Alale of Dhio is plaintioff and sudviets lved foll is defendant and nol depanct the Gous withont leave then this necog nesance to beric ochenvie to remain in full fore.

14 aseph Fewlove $E_{x}=\% l_{\text {N }}\{$
 Ane in default 4 nilher party dennanding a pung that the several allegalions of the plainfiffe pelition are bue as well as the anewer of g. VV. Dotrizon. At is therifore ansidevel ondered and adyudial by the cons thal plaintigt recover of said potruAt trivitsin the eune of ogive numdred $\forall$ Eighly enf 660 dollars dur as in pacel pelelion sel to Hogether with costs of suil-lated hof sles that Sail of Wh. Rovinene
 doblaro Nu as eel forth in tis anewertil is furtue orderde alefudged hat of saice fotm NA Mivilvint Bartary trinitine thal for en days fail h pay saide Rurns of money Hat an order of pale cisue to the shengot Inis Conty who is apponnled spicial snaeker for that purpose commanding him to achertise oppraise \% sell the ual estale in said peliline deoonver aceording to law io satisfyy said dains + as to the soles not due whes caver is continnuel.
Q 45 Fomm Mn, Hall IS llill, lloodsel, als, Conlénuad

Qividay ertruary $22^{\circ} 186 y$
The State of This?
4,6.
Hriah Alden Ifis day the defondant being assivionsed in open loontot the Indidznent being uad thin was astied how of the premises he wowlel acgial himelf. por plea says he is gailly in mamur ot form as he stands chazged in said Inded mind.
The Elali of Ohics
Mriate Alden $\left\{\begin{array}{l}\text { Elailing } t \text { a person in the hatil of gething indoricalue }\end{array}\right.$
109
the ondichnent being read h hinn was astred how of the premses he would acquil Sivneeff for plea sams he es quilly in Tuanner iform as he Llands chasfel in sacel Andictment

110
The llate of Ohio $\{$
Wriate Dlden $\left\{\begin{array}{l}\text { Elailing ho perum ine the habit of gelting intovicated }\end{array}\right.$ the tredictruent beineq read I hime was astred hows ofined in open leont the brdictsuent beineq read h hinn was astred how of the preminses he would acquil himeef for plea sazo the is quilly in mamersform as he
Stands chareet in said sndiclmend. stands charget in sacil ordiclmonl.
102
The Rlale of Ohir ?
Placling os Minos
Is. $\quad$ This day the defendant being arrayined in open lementt Uriak Alden $\left\{\begin{array}{l}\text { the Andelizentbeing read to hime was asted how of the } \\ \text { premices he would acquil-himself for plea sazs he is }\end{array}\right.$ Spromives he would acquil- hemself for plea sazo he is quill, in inamer Hform as he eland chargul in Said Andidement.
The Etale of ohic $\{$ Eetailing is mevios
105
Wriah Alder $\left\{\begin{array}{l}\text { Dre medictment bing read A time wos astud how of to }\end{array}\right.$ Spremises he woulel acquil homelf for plea sazs hie is guitth in Enammer tfoim as he etands chasped in saiel indid ments.

106
The Nali of otier,
Telailing to Zunoss
Arsak Alden $\left\{\begin{array}{l}\text { This day tu defordarde being arrayined ine oper lent } \\ \text { thelielment being read h hrine was astred how of }\end{array}\right.$ Ythe Indielment bing uad In Eine was astred how of
the premises he aowld acquil tominelf for plea eops hu quilt, in suamer form as he etands clarged in said IndectmendThe vale of Chis

Tetailing $A$ minos 107 Othis day the defordentt being anaijond in peon lane 2t Ureah Alden $\{$ the Indidinent bing read totum was asticed now if tup premises The avuld acqiul himself for plea sazs he is quilly in thamer Hfore as he seands charjel is saiel Indidment.
$\times 108$ The etale of thio $\{$ Pecailing to minors Hriah celelen $\left\{\begin{array}{l}\text { This day the deferelant being arrainned in open leout } t \text { to } \\ \text { Andidment bering read to him was as tse }\end{array}\right.$ Wriah Celen $\{$ Andidment bering read $h$ him was astred how of the Jpemises he would asquil Himself for plea sais he is quitty in Marmer iform os he slanels chasjed in sacil Sndietment.-

Atriday, Lety 227kay
the state of ohios R Rexaiting



The Nlatiof of en

Dhomao W Proull ?


 The elater of othis 5 Wailing fothe Sowers $\{$ This day came into open court potme povers and achinowluen




 the beout withand leme then thas reecong
siffuie goree.
the statiof ohis






 th ar voiel rthmasee ho cencuric cir full force

Gind vhexag/ine the Gount adyounnal unil foclede thnommod

Calusday Stety 259)bley
Ini Browing the bout net pursuant to adfoumsment same offices present as on Vestisday
blarte D. Young $\left\{\begin{array}{l}\text { This cause came on to be heard upme the pelitine of } \\ \text { plointift and the answer of the sace prond Doits por }\end{array}\right.$ Is $\{$ plaintiff and the anwwer of the saiel potm o parts the 2.6. Gurtis el als $\left\{\begin{array}{l}\text { aicel D. G. leustis and A, 1, Richmend seill failing to } \\ \text { ansurer ordemure to the said pelition and ine levint bing }\end{array}\right.$ Answer ordemune to the said pelition and ine levintheing fully adviece ine the premizes do find hat there is due from the defendont Dib, leurtis to the plientiff the eum of fifty one tivo bollars. It is therefore considered and adfudied that the plaintiff recover of the defordant at b, lourtis saicl suzn of tyts onition Dollass sofound hive deu as oforesaid and Also his costs herein Catcel at \&B. And the loust do funther find hat the sacel lelast o Youm noels a mnedienies lien on che hovee and on the lot desoribel ine plaintiff pelitine to decure the payment of saice debl. And thu leover dofuetherfind that the eacel fither D Partss holde a Buecharecés liere on saiel presmises as the has whis ansuer welforth for worte and labor done on eaiel houee as per condsael wite paid N.l.leurlis and that there is now due from the saiel burtis ti the saiel ffur $\theta$ artes the emm of one huencud if our irelars wintiontexder from the 2qitclay of Cuyual-1heb por saice cyorte tlabon 30 serformule tind it is further ondered aned adyudfuel that in cose the paice N, le, leartis fails for len daz pron the iesing of tris count to paz to plantoff said
 Of fuit inal an onder ifocu fo the theriff of this loonsity conmanding Prine to proceed to cacese the prenciees vie the peliline descojbed to bu Apparaiced advertieed and salel accordenz to law and hat outy tor procecel of the sale tre pay, the lievs of oresaciel and that he ufiont his proceding- in the fromises at the shext-lerne of this cousl to which hime thrs cause is Cutinueed

Tanfman, Oppentrimer H6o. SAnd now comes the saciel Trawfman Neyer is Sorle Oppentreimer tleo by Porler 4 Sterting thin \}Atrmeze and filedetecir pelitine againt She sacil. Nezer t sorte and hroupm 11. D. Cole, ene of the allonezs of this conl appeared in open lount in behalf of thi saiel defenctants and by birtue of a yorrant of athoney forthal peirprose epeecelue and now produced to the lant and duly
 The said. Nezer Y Boste clo owe to the sacil plainliff the said sum of \$1980.17 as the saicl plainliffs have set forts in chets saicl petition. A is therefore cincileuel that the sacil Tenfmare, Oppentermer the do recover of the saice Nezer Y Borte the said ecene of $8 / 950,1$ y 20 cinfesed to be due ardalse hiscosb mthis behalf expanded and lated at Lollars $x$ const Anedly irstue of the same wanont of Altonn alt evor is released and all reghl of abpeal waved by saild - Nezer Y /soalt.

Qebmarm $23^{\circ} 1867$
Dilmi Greagtber,
ognovil
Ihrs day came Ditm Ancogitleo by thar allomegs Porter 4 sterimg
 Homay Borte and thereupion fiozedineds one of the altoneyo of tho cont appeared in open leout in hehalf of the said fitm Neger and Heeny Borts and ty vidue of a wanant of alloneg for that perpore ereceluel and inow prodeced to the leowe and duly proved wavivel the ipering and sevice of procees and confessed that the saice fistinellezer 4 Atoring Borke do bwe bt the plaint tyfo the serme
 Dt is therefore ansielered and aljuafed that stu Dacid Dimp Ciggo olea, revoer Tf the saice fotm Neyer and attenny Bork the saicl sumef three fursehuel shisty
 latel at st And by vireue of the same wanant if allomey all irm is ueleased and all uybt of Oppeal waived by the said fitm Nllezer It Anny Both.
Quearman Lox $\{$ This day came op theis cause to be heasd on the wpoll is $A$ procedings ifthe theriff for asymment of bower the
 the assipmentl of sovers is heretoy confirmed $\forall$ it is ondouel Considerel and adjudfed that the sacil sligatelt and stand indowed of The real estate set of and asxigned to her in the saiel report tilt is fenthor considered ordered * adfudeel that said pelitioner pay the one thind of the costs of this proceceling th the said defindants the orthe lwo thirds y in defawll if paymentby said parties respectively that exceulion épul therefor as upm fuely ments at Law;
the thale of Ohis $\{$ Indichment for Crand darceny
Daniel thee \& $\left\{\begin{array}{l}\text { this day the defendants bering anaijned in open }\end{array}\right.$ Seyal Droper $\left\{\begin{array}{l}\text { court and thu indictrint heing read to them were } \\ \text { severally astred how of the pertmices thez wowld acgill }\end{array}\right.$ Themietres for plea each says he is sol quill in Inamuer and form as the etanel charged in eaid tndeetneed. This entry is macle as of Yesterday.

The state of ohio
comvel yrow $\{$
and the Andictment being readendant bering arraizual in opencome wos astred how of the premies the would aequil himseffifor plea says he is nol quill in mammer and form as he stands charqued in said Andietinont!, this intery is made as of yeetendar
the State if ohio is
 and itu dredie' isnent being heal lo tim was astred how ofter premives he would acquil hriseeff for plea sazo he is seol qwith
(a)urday steb 235/6y
in Mamer and form as he vauels chasped in sacel Andielment, This intry is made as of yeeterday

The State of Ohir $\{$ Eeailing
leharles Merrett $\{$ This day the deferdant being again before to lount thaving swtini further is bay why sentence should not be provonseel afainst thine,
It is therefone consedered by the looul that the sacil dyferdardstehares Nerritt snatre his fime unto the tlale of Ohio in che ecere of bere clallars t that he pay the costs of this proseculion

Deter Nazs Rutf. \{ Mpm 2notur of RudYtRandall Qaseph Villiams vs $\{$ was appoindede guardian ad Sdene for Peter Whn Mays Leeft: 3 Villiams infant-defondant, who appeared in open levent and aceeplee sácel appointinent

Osee Mnnugh
ves
If onry U. Minugh $\{$ On Motion of plaintiff on proffsional Statement of by th bounsel this cause is Continued and theseupon on the applicalion of the plaintift Alimony pending suit is allowerd to plainiff as follows to wit: - posty dollaio payable march $10^{\mathrm{K}} 1867$ thing May 1869 - It is therefors cossidend Grdered o adjudged That said defendant pay to placintiff said Sums of money at the timis, Wove mentionid and on defaull therelf that execution ifpue therefon as the Samu beconne due

The Stan of Ghio क
Timothy blifford 3 Beace Naviant on Jransesipt from the bocket of a Iss
This day the boun examined into the trith of the bomplain and find the samu trw and thereupon it is scelerce $\forall$ adjudqed that the said Limotty blifford ente into a secognizaneuto kep Vire peace torvarde the Said Aavid Fitz gerald ande diferedant pay the costz of this proceeding

It is Therifone considered os-derd t adjindged by the boun that the said defend asut Limothy blifford inten days from this date pay the costo heriin eqfended taxed to \& and in default that execution ssele therefor as on fudgemente at low

Saturday Etemary $23^{\circ} 1864$
The Late of Ohio
quill redden
Retailing
enate lelden this day tho defendant being again before the bout thawing Nothing further to Say why Sentence should not be pronounced against him Uriah Auden make his fine unto the slate of this in tho sum of thinly dollars and that he pay the costs of this prosecution

Raltizeon Allen as
Charles Ellis el aus
Pastilión
This day came the parties to this proceedings and Dy leave of the bour t With. the consent of the plaintiff, the defendant charles dis haste leave to file his Answer which is aloe Whereupon the bout hing fully advised in the premises upon the proof find the allegations of said Answer use bine and do Order so much of tho order of this bout Made in this cause at its May Herm 1866 as velates to the distribution Of The proceeds, of sale tobset aside leaving tho order herein before made confirming said sale undisturbed.

It is therefore considered braved 8 adjudged by the fount that the costs of this proceeding Norther with an attorney fer of two hundred dollaig to Robinson toting on be paid out of the sac froude Ven that the Hayes on said land for the years 1865418 Clle be also "paid out of Said proceeds
ba d That the ballance of the proceeds of Said Sale te distributed between the heirs of Goth Allan dee or the heirs of Charles Illis dec in the following propations to evil. Three fifths to the heirs of thanes Ellis dice. Y Zoo fifths to the heir of form lillandece To will, Ia bhanles Ellis three thinly fifths, Thomas is. Elis threw thirty if the Lo Richard S. Ellis three thinking fifths- - Elizalist in mum pod Ow thins litho Powhallan Ellis this thirty fifths, Gave S. Eucken three thirty piths Is ances A. bock e Three thinly fit this - Io Powhallan lillian leo fey fuentes 11 m , Clean two fifteenths, is offman Clan one fifteen tho towiza Allan one fifteenth- but it appearing the Louisa Y. Allan wien of Goth Allan deco is still living and entitled Io ever in said land it is further Ordered $t$ adjudged that out of the entire share of said heirs of fol Rellan dee ed the sum of Seven hundred $X$ ninety seven dollarg. (the present value of her deter therein) be dedretea and paid to hew the Said Louisa C.lllan in lie of her dower. Therein provided She accept the Same ix vive but if she declines to accept the same in lien of her dower said sum of Seven hundred ss ninety Seven dollars are ordered to be Detained by the Sheriff to te disposed of as the benny hereafter direct.

lease Ordered to be Dreketea thontíniw
salurday stipbreary 23'1867
Andsew Étemínges
8: R jeiles et ai 3 This day came the defendant tis Docation And by liave of the bount firea his inswes, And Therewpon this causecame on to be heard ty thutoul am neither party demanding a fury, and the bount biing fully advibed in the premibes, do find the allegations of the fotition to be trwe as wele the boop pettion of the said g A, Deatricto,

It is therefero consideredo ordereet adjuezed if the fourt that said plaintiff secever of said 8. D, geller the sum of foustun hundred Fhinctuen dollars togethes with his costs herein eypended lazed to \$

And it is Also considered ordered y adjudged that Saic G. Y, Deatrion secover of Said Jeller the sum of foun hundred Yeighty thre dollarat his costs herein eyprended It is finther ordered censidered t adjudged that if difauli be made in the payment of either of Said sums for thinty dayp that an osder of Sale iper to the Sherift of this Brenty who is apprintia special Master for theit purpose osdering him to appraise t adventise t Sell said teal stato according to law to satisfy daid fudgumins

70 The Siate of Chio ors Samuel Skulo To lefe off the Doeket 83 The State of thio is Lawson Poder bontineud unde Recogniemes
85 The state of this is Isaac pray Recop \& obont
46 The State of Chis is fosph Predmore
holle
89 The State of This as Nitliam Reiohten
bontinued
87 The Leate of Thio as gohn factson
93 The State of Phis as dovion Darnete bontionuas
94 2he Slate of Ohio 1s Gamez Predmere Continued
I 5 the Srate of Ohio as famez Predmores bontinued
104 The State of Thions Ceviah Clden bention Senence
105 , the State of Chio os Ariah Clden bontifor Sentenew
106 The Stale of thio is Aiviat Alden Contifor Sentener
107 The State of this as Leriath leten Contifor Sentences
108 The Slate of Thio as Ceriat Cilden Gontifor Sentences

$$
\text { Raturday Qribuany } 25^{\circ} 1867
$$

109 The deate of this es deriah cilden coontifor Sineme
III I The seate of this us wiviah alden bont: for sentence
 The bourt that, the defendant go hence without day trecerre of the plaind iff his costs herein expended lased to \&
Beriah llilkino
as D Dismiped witheret priviectice at Pffpecoso Iohn b, Hanover ctals It therefore considened Ordendtradiapa without day yoccover of the plaintiff their coste herein expended layea coos
Lepu of Samel Stokely ars fohn Witliams elalo
Conlivered

YliUl, Yoods et als 3
Albest Galloway
On motion for new Inial
Hasmon Palch bonlinuab by consent
224


Gavon Shurk Ptaintiff $\{$ bount of Gemmen Pleas of tenier
OSS. Geerge llitber adminisinatin othe Setilion to complete real contracl, escaw of Melson Drapur deed This day came the pelainitff ty his Tachel ts aper tByance traper defes Ihis day came the pelaindíf ty his
 having filed hie Answer ly G. N. Detinson her Guasdian Ad litem howing duly appointed ty the boust, And thereupon thi's cause camecole te heard Iy the bount upron the petition of the peaintiff the saì Answer of said Byance braper ty hier saide Guardian ade lilem the eytilits + testimony and was argued 1 y bounsel. On consideration whenef the bount de find that the fiaintiff is wrele entilled to a spucific perfumanec of the orgiginal centracl t a subequent cosisace in Said, petition to be pree pom all incumbrances of douer of the Saide traetel As apert also preefrom anyt all sighe os interest of the said Byance Ds afus as the child 4 he'es It the said Nelson $10, a \not f u$ decd. thereunte.

Therefere it is considered osdered adjudqut deomed
theat the saide Gerge Niibern as the Admincisen of the saide nelem torpen deceased ao within Sinty, dayp from the riving of this foul make cyecente \& deliver to the plaintiff Cearon driers a comryan ce in fu simple for the cands tonemeuts, in the petition deserieco as poltas

 to a lu 8

88F: $20 / 1281$
 co the fica 8 $678 / 2$ R apainery, brkaces be the same mere or lep, with corenants tyamany Shall operale as such deed of conderanee aceosdin's to the stacute in suck ease made thenided

It is fusthen Ondered that the peainliff wittire
Thinty days from the intry of thi's deceee pay the coslo of this suct taxed to doollarz ipm therefor

Cond theseupion the Gount adjourned without day


Hony bat 1867
Thoonday May 6, 1867 This day the leout of bommon Sleas for the bounty oflenion in the stale of Chio metisiniprisisicant to raw perent the thon. fis, bonvilin sediding ceage lames 1 . Whelpley Sheriff Gobr iL, Posles Boseating Athorny i Lobur randall blens

This day the furers of the prand fusy being called Came to wit Luthes Lurnes Rotiest N. Southana Gobm Re Hersingtion Hilliam. A. brasy. Iackson Godpry Gaoof Painter Games Neteh SAmuel Robinson fomm Mnleampbell f. Filles fohn It station Gaxser Farsis. Wiliam prubbs tfartow Voby segular Gurers \& Qliphas Burnham tates fusor. And the Goustappointed Gotm 7. Sabin. And the grand fusors bieng seqularly empannelled 4 Sworn were tharqed by the bount setered totheen soom to detiberate undes the charge of a Sworn office

Thomas Al. Mnckoide
Ii)
Gohm it, elewart
This day came the parties by thei's Athorneyp of sulmit this cause to the bour upon the isue Goined between the parties ane the bount being Filly adprsed in the firemisez do find that, the Said obr it, Slecvart is guilty in manner Iferm as the said Thomas Al AriBside hath cossflained, againsthinina afsept the damrages of the Laid Thomaz. H. HetBride by seasen of the premisez to fifteen dollarz

Therefore it is considered $t$ adjudged that the said ithomas At. Prindride Lecever of the Saide form At, Slewort the said sum of fiffeen dollary his damages afoscaid and also his coslg herein explended larfedat. doallars,

This day the following persons were sworn ly the blint treceved Centificates to ga befere the pand funy to wit, C. IN Meulove. II. A. Atultaid D ariup ThiAnlyze Geerqe E, setiodes Gamez Millells, Leander Hfotard
 tivery thighland stamuel Durham IVilliam bole fun, t Nilliam tree Son,

V 1 le Fullington Gawood I bo, VS Michael Davio, leoni by consent, G.M. Rotinisen ov $f_{1}$ \&, Clexandes el al 6 ontic under former Ordes

And Thereupon the bourt adjourned until tom orrow muning at IIt aclock


621
cusalay May $7^{\prime}$ a, D. 1867
Ihis morning the bourt met fursuant to adjournment presene the same officess as on yesterday

2this acay the pand fury appeared at the lar of the bourt in open bount fresentid their sile of sndietment against llilliam Mulrane for Apaull 4 Battery on the body of George Q.dehodes endersed a ìrue Bill Gobri it Sabin toreman of the pand furz. Also thin other sist several Bills of atndictment againsl Samuel Brake fer Selling Interiedang liquerz to be drante on the premisez where Sold in irolation of law eaoh Severally endersed, "Le Inu Bill form I\% Satin Leseman of the prand Gury. Beso thin Repent haring visited the fail of the bouns And the piand Gurz having no fierther businiep lefore them loere dícharpa by the bount

* 111 Equard Míduaid I's Patriok Smith. Contir for Senice.

Willian sifdreth Sen, as
Patt B. Fildreth
Civil Aetion
Athorneys and thereupon cam day came the partiez by this
 llilliamz. Iobm Rea Sasmuel At Ane,niel is, paname sequlus furizz and Goseph Poverz fohm lleaver Live' Longlrake and Geesge filsen tales fererz who being delly empannelledt Suron the reith to Speak upen The ispur forbue between the parties upon Their oating do, Say that the defendant Platt B. Arildereth dothove the said Tilliam cfild reth Sen, plaintiff the sum of purtuen dollars t ninely five oentz in manner ifferm as the Saiel IViliam Atedxitis in hath herein in thal behailf Alleged.

Therefore it is considered sdered t Adjudged by the fornt that the said Nilliam Ffild teth Sen secover of the Said Platt B. Ifilderth the Sum of fointien dollarst ninety five cents his debt aferesaid it Also his costs in this behalf expended layed to dollargx $\mathrm{centr}_{3}$
fobm M. Ifall $\}$
Lismifped withoul prejüdien at plaindiffo costs 11. II, IVoods de,als of is therefere considered osderedt adjuelaed by the bount that the defend ants go hence irthent day and secover of the preaintiff their costz hisein erffended tayed to \&
Li' Glbent Galloway Nis Harmon Patch bont.mesday Bnay $y^{\circ} 1864$
(2) Amul st. Boake of In Rartition,
gaseptr deach 3
Satisfaction of the boust aly came the plaint fft made propf to the
 prumisez ar find the allegations, of the fetition ane trio and that tho plainliff if entllled to partition as prazed for in his putition,, all is, therefere considered osdereag a diuelgea that a lirit of partilion itpw to the Sheniff of this bointy Commanaing hini then ty the oath of fotm Shewond, Lempleton Liggett 4 Byigh It tow he cause partit in to he made of Saide seal estate of follonz to wit To the petitiones slamuel Afis arke the full equal ore hay part and to the Said Gaseph Beach the frele equal one half and that he selurn hig proceedingo in the fremines to this tirm of the bount
$\sqrt{\text { Ine, the Oncilles of Thomas Dailey an Inedunt dillor }}$ On Movion to the leaut by councel Ger Ptomas Daiey and it apppeaving to the bovetthd the totioe negrivide of the adt for the pelief of indolvent deblus Ras been quien'
 insolventry Tane beer Aublankied, Corform a rl htaid Llailey, a oulifies to of his laving Compliex wito arise of lacirid the Reinf providea of the act for the vilie'f of visolvent cebvisis and that he pay the coste of this mor

Wha Stal of Onvo'

 aetrionledex themsilvightowe aren diand indeacix
 luvide of their Qo of $t$ olictelel lanoty and Emements, if defarelith mode in the followinig corecclicin uhide i' Hhat thin eqiets be an ar apppear tefire the bown intwo Niznal caurgs, in tavie bont dendering Wher vir The flak of Owion is. Alention t the taid Sammer

 moniming at 8 oralsets,
Alonrainger
redineday Moan $5^{\text {th }}$ d, 0,186 ,
And Hat ho peturn this procerenge to this terme of lo anut
Aom of Alkaces
and On pnoducing the petwin of the Sheribs of this leacniz,
 Sohn If allace. On an ardin of tale isenex in thi cale cind daceathe If Iिt dey of thareto tN, , 186y and the loant on examunation of
 mudi in all puepicts in confonmely ho laws it is ordure that the
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Dom Saunoighss
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Moonday Moan 15n 1867
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Dohm $\&$ Daynu $\}$
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Mary baster eralz On motion to the Ceout by ol.e. fotmedn Counsel for petitioner tupon pracuraing the proceeding of the Sheriff 4 the sepent of the lemmifoimess herin before appointed and the same being exiamined, It is osdewd by the leount thal Said procedingp and repeat be $t$ the Same One herebry approord $\forall$ cenfirmed.

And ihescupon neither of the parties eledinglo late Saide pressideg at the appraisement as returned iy Saide Commipuiness on motion of peticion it is ordew that said estate te sold at putlic a wetion by the Sheniff of Saide bount of cnicis according to the falut in suet e ase made therisided that the same be sold frie of the derwe estac of the Sain Many bartio

Code thereupon the bout Cediournce until tomorrow manning at Seven alack

Seledaz may 14" 1817 Shes moving the fount mel pursuant to Adejoummine present the Same officer as on yesterday.

Leonidas Pipes of Judgement on hole,
O. Vela
O. NI NIVellos

This day came the plaintiff ty his Atty, And the defendants came not but mad default And this cause came on to be heard-néither party demanding a firs and was secminted is the plaintiff to the bort. Upon consideration where of the bout with the consent of the plaintiff do find that the allegations of the petition are trow and that there is due from the defendants O, Wells Gl, Wells to the plaintiff on the note described in the petition the sum of One hundred, Seventy one $t \frac{38}{140}$ dollars ( $\$ 171,3,8$ )

It is therefore considered ordered \& adjudged by the bout That the plaintiff Leonidas Rifer secores of The Saida Dept Q, II calls \& Q. Il, Helle the sum of one hundred I Seventy one ton dollars (p 171, , Bs) found due as aforesaid y Also his coste herein expended texudto \&
Henry b. Guy

ViL, miller elals. 3 This day came the parteigy it appearing that the last note ascribed in the mnigage Set forth in The plaintiffispetition haik become Ane there is due there oe the sum of two hundred \& Seventy fort, 38 dollars, It is therefore considered ordered 4 acejudgee that the plaintiff secover therein the Sum of \$272 $\frac{38}{100}$ this costs hereon expended. the bout finding further that the Sale made in the's cease hath been segular in ale sespedt do confirm the said daley order the sheriff To execute to the pusch acer there of a deed for the land in said petition descritid, t the bount further find that said Mentgagnas, given for the fruschase money for said lot t was delivered to le. f. nugget a) the samutina he delivered to defendants a deed fer the Same $\$$, no contingent sight of dower attached in favors of the wire of Sow defendants
Robert Bell

I's $\quad$ On affidavit of Deft this cause is continued IV. \&, Miller three 3 at defendants coats. It is therefore considend ordered tadjuage that the plaintiff recover oho defendant his costs of this lem tared to \$p

## © lusaay Mray 11'1814

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On the affidavit of Deft this cause is bentinuad at Arfendants costs. at is therefore considered tremw and his coats herein expended of this lerm layed to \&

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pastis An ispinction On application of petitioner tly censent of dant from didposing of or encumbering the farm on which pexitions sutide I hnown as the daviz farm in Cenion bointy Ohio unite the final Order shall te made en thiz case.

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## IV IU Woods le. S, Aamilion <br> 1 Thomas f. Burton

Gle, Lee Lavid Watsontlit, Lee fish thay came the freaintiffo $t$ defendants Cb, Lee do avid Nateen t Lik Lee therepten came Mn le, Lawrence one of the Attornegs of this bout in behalf of the Said defendants and by virtue of a Warrant of atterncy for chat purpose expeuted t now prodeced in open bourt thenty thered The said defendants, are indelled to the plain lifg in mannen Iform as in the'r petition avered \& confefed that the said defeSum of five humered tive dollarz. Sherefere it is considesed ano adjudged by the bour that the said MIl, Noodg b. d. Hamellon $x$ Thomag Dution necover of Tic said file, Lee, sarral thet Lee the Said sum of fire hundred tfilk Nollarz ytheir osto kiruin ecprended tayedto- dollarz- And $/$ z virtwe of the Sam leaisane of Attornez all ervos is seleased tall right of appeal is waived

## Pleseselay may 14a 1867

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## W. ll. lloods el.als

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 of This bourt in thalf of said defenceants $Y$ Iy vintere of a warrant of attoney for thal purposez expented y mow puxdeced in oper bourt thely promed waired the ipeeing ' Senriee of Summons , acknowtedged that the said deferdants are indelted co the said plainliffo in mannur yfum asin thín fulition areualyompeped That the defendants are indelted by ceason of the premineg the sumo

## Quesday May 14. 186y

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## Villiam PAV位h


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his costs herein layted to dollarg Andely birlue of the Same luars ant of litterney all emerz are seleasedt ale sight of appeal walved in this behaif

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the petition of Plaintiff. It is considered that the saide l. I Chilles
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tadjedged thal the Said M, Y, Eैtille secever of the Said i, Ftammenel
Said sum of two hundred g eleven $\frac{56}{100}$ dollars together with his cosls
This behalf expendea layed at \$

## 1.4, Hills

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alusday May 14. 1869
f) II. D, da rooks

1. Dis. 2 Dillon This day came, the plaindiffo ty Poler ss ser ting this
4.d, Dillon 2 Cittys and the said y, tiller having lo asur n demean to ptainlifis petition it is considered that the saifittlis, Burns ought to recover of the said, dis, billon the sum of one hundreax ioveldtang So demanded in The petition. It is therefore considered ad judged that the Said fy ll, D, Trots Recover of the said fid Dillon Said sum of one hundred $\frac{105}{100}$ dollars together with theincosts in this behalf eyfunded larger at dollar
G. W, Visiting Administrator de Conies no of the Estate of fame Stunner deceased Aán'tifs

Aclilion on mole \& Mortgage
Samantha A, Burnham deft, OEd Now come, the Saw A', IVilkins of Games turner deceased plaintiff by for, Bo boats his Rllomey and the Said Samantha A, Burnham defendant sue failing to demur or Answer to the said petition of the plaintiff whereupon the cause is submitted to the borers And it is thereupon considered is tho bout that the ficainliff ought to recover the Amount due him ty peasen of the premise and the bout with the consent of the Said plaintiff find that there is due prom the said defendant to the said plaint ff en the note * Mortgage in the said petition selfath the sum of right hundred and Seventy Three dollarz $X$ seventy nine cents in manner form as the plaintiff in his fiction hath alleged.

It is therefore considered Ordered tadiudged by the bout that the Said plaintiff recover of the said defendant the Said sum of light humeted, I Seventy three dollar seventy nine cents the sum So found duraraforein and also hin casts laved to dollars cent?,
Ane it is further ordered 4 adjudged ty the bour t that in case the Said defendant fails for len days from the Close of this Term of this bour t to pay to the said plaintiff the said sum of light hundereysenmty Three doleais 4 seventy nine $\$ 873,19$ ) cents so as af oresoid found due with casts of Suit an order ifper to the sheriff of said bounty commanding him to cause said lands t leximento in said petition described to wit. Being Lots, No. 21494 of the Subdivision of the Jixizall farm as pu deed from In A. Stirnatt to Com tafil dated may $13^{2} 18344$ recoded in Barn I7 pages ble245ts of mend of deeds in sava bouncy the plat Bonk of Said bounty pages 28429 Deference is here made Thuds, Which two Wis are described t hounded as follows, Beginning at a death int the th, s conner of Let hell. in the Case line of the said siessall farm thence An $89^{\circ} 11$ with the line lots Mo.14. 15.16.17. 18. 19423. G2 polio to a stake in The cast line of land formerly owned by A, I, Shininest now owned by Comm Guthrie thence $h 8^{*} 30^{\prime} 11$ with said Guthrie's line 26 poles le stan
 to a stats in the east line of said slizsatt farm thence $n 8^{\circ} / l$ with the line of lots Mo, $11 \$ 22$. To the center of milleceets being 43 poles Thence down the creek with the meander thereof to the N. Il. Comer of a lot Bed collimation In D, D, Ne sh $11 M_{n}^{m} \varepsilon_{1}$ Lee thence Southerly with the lino of Said lo to the Southwest corner there of thence \& 1 IV witt lies lino of Cote
 1. the 2ow of Marypille thence $1889^{\circ} 11$ to the peace of I gionneing containing Thintunt one half acres bing sulfecl to all the shuts caid out on \&aid plal. Deference towhich is herely made to be appraised adrestised \&sede aceorainglo law' 4 apply the procude of Said Sale in satisfaction of Said fudgement 20 asatom sendered logethur with costs of suit + acorving costs and that the sesidue if any he pay to the defendant

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$$ for the land g Y'enements so sold as aferesaid And it is futh ordew Ty the borerl that the Sheriff apply the proceds of Saide Sale first to the Rayment of the costs herein yed due and that the remainder be 'Applied on the payment of thi' fudgement

Graled that the following shall be added to the sules of Bractice Adopua.
Qule. An osder for the Sepcration of witnepes, applies to those on Whe sides unlef OThervise specially bidered. If party desining such Seperation must apply therefos before the ovamination of winepes is bequ.
NiL, droome os Retition on Notus M Moregage
Melson leone o B. fooalf hif Attorney, f the said Melson bone Dyft, still failing to a men a answer to the petition of the Said flainliff. Ithereupen thij causeis sulminios to the bourt it is therefore considered 'y the forst thed the pleaintiff ought to seceves the amount dee him ly seasen of the preming t the bognt with the condent of tho fleainliff find that thew is derepons the said defendant to the said peainl ff on the notest menegage in The potiliono selforth the sum of thrue hundreat sinfly fivetyivo dollas( 36131 ) It is Therefere considered ordered tadjudgedily the fount that the Said preaintiff, secover of the said a fend ant saie sum of Three
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tive dollars t thinty one cento so as afresaid found den with ents tive dollars t thirity one cents 20 as aforsaid forend due with exto fl suan

Monday Gune 1\% 186\%
Anonday fune 1Y: 186) This mosning the loout of loommon Pleas for the lounty of Aenion tseate of chio met pursuant to ad ournment present the tons fs, Contrion Presiding Gudge I, B, Whelpley Sheriff fotm il Porles Proseculing lettosncy and Laber tandall bless
I. IV, Iubbard
as Gobn Mr, Minikin twife

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-) Ihis day came the Plaintiff ty his Attomeys Tobinsents Pobinsew and the dejondant came not but made default hereinst therepern this cause came Q. Lo be hearel Xelan braver Y lwas submitled to the gront t the fount hing pelly advisea in the premises do find for the plainliff tfind that the fff ought to secover of the defendant the sum of deven hunderat forrturn and in dollare the Amount forend him by season of the premises,

Qt is Threfose condidered Oselered 4 Adeludged by the fount that the said plaintiff secever of the defend ant the Said Sum of dener humanatponter t ito dollang the Sum so found due him as aforesaid this costo hirein expenetre tayed at dellarz

Ande it is further Ordereat adjudegedry the Gourt here that in case the said defendant fail for three clays from this deale to pay to Said plaintiff the said Sum of Pasmanderat forenturot iot dollars Se As afesesaid found due with oosts of Suit an osder of Sale ipuele the Sheriff of this bounty who is herely apfeinded spucial Masler fee That puippose commanding him to cause said, landstenements in Saide petition described to be appraised advertised Sold accirding, Lo law and apply the procuds of Said Sale in Satisfaction of Said fudgementrcosts so as aferesaid sendered

The Ilate of Chio
samuel pow of sndédment fer Tape.
She's day came the Prosecuting Cltorney on
be the state of Chis and the defendent tamuel preve in his own proper presoon and by boundel ande the parlies being at ifew there= wpon cume a fury to wit Geosge II. Carey Goseph ivans Lery yosd, fohm MrCloombs IIilliam L, Lultin lisan Gleasen Gom thifaín Simeon Cdams Leuis Hedges Isaae Lake fobn I Snedeter \& Aason Shists who were thereupen duly empanseded \& Swarn well t truly the lwith to Spuak wpon, the ifsues foined letwrese the parties - And thereupen the trial /racecdedterinepes were sevorn tesfamined and the testimeny notbing all heard the said cause was contínued untí temorroue morning at Seven oclod
And thereuphon the bount Adjourned unlil temornow merning at beven aclack
P1,ConWhim puep
(clusday fume $18^{\circ}$ a, D, 1867
This morning the Court mel pursuant to adjournment the same officers present as on yesterday

The State of Ohio Samuel prow

Of the State the Said His day Came the Prosecuting Attorney onbetral
 t examined on the part of the state and of the defence and the evidence for the state and on the part of the defence being closed Counsel prweece to the argument and the Argument not bung concluded this Cause way Continued until tomorrow naming at Seven oclock.

And thereupon the Court Ad turned until timnsw morning at Seven oclock


Wednesday of lune $19^{k} 1867$ This morning the locust met pursuant to adjournment present the Same offices as on yesterday

The state of Ohio
Samuel Grow 3 dmelichment for value
This day came the Prosecuting Attorney on bernays of the state and the defendant being in person thy bounsel before the one sampthturbirs premptre ar argument in the cade proceeded for the defendant if is the stale - Arid the argument of bounsel being finished the brut gave the query instudions upon the law of the case ans then sent them in co the proper forty room under s the charge of a suorn offices is consult \& determine uponaverdíet And Thereupon Said fury apes full deliberation selurned into bout with the following verdict We the furors, upon our baths aforesaid do find that the difinelant is nor guilty in manner form as he stances charged in the first bound in Said Indictment, And the furyturther find the defendant Guilty in Manner form as he stands charged iniongno cadent ridictmont. And Thereupon the definderwas surrendered to the besilody of the sheriff ane sent to fail to await his sentence

She Slate of This 2
estensy grow 3 andidment for Tape
This deal came the prosecuting dettonny on lenalf of the stater Ohio and tho defendant Atony prow in his own pup persent in forensed before the bout ana One pasties being at ike thereupon came a fury to wit
 Theneman foo B, ty de A.E, Troy, Envy Y Marriott Onathías Stamels Q Stall bastes ) Baldwin fomnson. Who were thereupes duly empaneled and Sworn well t truly the truth to speak upere the ipues joined velure the perlis And, thereupero the trial proceeded t witrepes lweresuront examined - and the testimony not being all heard the said cause wase continued undid lomanw morning at Seven Gelwots

And Thereupon the bout adjourned until tomessou miming at Seven oclwek


Thursday June 20"1867 this morning the bout ont pursuant to adjournment the Same officers present as on yesterday

The date of Ohio
as
Indidmone for Rape
dfensy prow
This day came the Prosecuting littonny on the part of the Slats the said defendant being in person thy bounded hepper the Court and and thercuposertits trial proceed, and wincefes wire sum t examined on the part of the state 4 of the defence the evidence for the slate and on the part of the defence being closed - Counsel proceeded to the argument and the trial of the cause not ting conduded This cause was continued untie tomarew moving at half past Severe clock

And thereupon the Court adjournca until comossow morning at half seven moloch

dxiday fune 21:
Same officers as on yuser day

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 on the nole mencicince in this petition the seme of twe huendual thergyning
 and againet ditencent for that amoundy on wely.



 same wassand of Gitunny all uross that may ace rue in the soncuiso


George os smith 8
wists anginge Qutition on bog't
 The afendarit ly fobr th toals one of the Cltomu's of this boun And hy Dintuw of a wossant of Altomuy exceutiad ly the afondent for that pempoe, now producea in opon bout $t$ duly phered waincelto
 conptoy that thus is du to peaintiff on the now omentimed in tio



 sist cents the sum sic crafteree to he dece togethen with the coto o o 1




The stal assab the defendant ting in presont thy Pounsel tefor the trunt
 fury inatructions upon tho lace of the case and then sent them inlo
the proper fury roone under the charge of a swom officon to consult celermine upon a ordict and Thereuthon, saia ury after full delitrestion, selumed into bount with the following vesdiet lle the furozg upen om afoesaid do fine that the defendant is guilty in mannurand form as he scands clarged insion ndicement And Therewpor diferedant wag remanded to the fail of the towinty to await his Sentence

And thereupon the bourt adjourned untillomorrew maning
at Sevon ocloct


Salusaly fune 22 ${ }^{\text {d }} 1867$ Shis moming the bount mel pursuante adjournmont the Same officitg presentas on Misteraay

Anmual Allowance or Sheriff. of thinly three dollarzt thinly threwt one thrird cents for his allomeme tor that past of the cursenilyar which dafsed bepor the passage of thepresend law of thal suljeel

## toshuad Fíll

is
The lillantie Hpealliestenn This day came the parties ty thion flllomey ane Tail Trad bompany Stheweupon came a fury lo wit. Mavin Shiderer fohm Rea David A. llilliamo neqular puress ano d. \%, Ninney y Tempetor Eiggen 2I N.Wells Thomas Cuthur Goseph Shompson H Hilliam Netb Takes pures, who being duly empannellea t surow the Incth to Speak upon ifou foined liwen The partie upon their batte, do say that the said tittantio prealllatin Hail Hoad leompany is quilly in mannes Iform as the said Goshuas, Gill hath comflained dgaindsastion and they apefs the damages of the said Goshuas. Gile by reasen of the piseamodes to threwhunderd therenty Sily dollarsy síxly cents
 and luenly sestafefsed lind also hiocoses in this behalfeyfunder
form aforsaid afsel dollars.
lased at form aforsaidafsefed lind al
layed at dollarg. Judgements sat moter for new trial filed

Fnd Therupton the Goust adjoumed undil mondaymoning next at Seven oelack

Thonday fune 24a 1867 thip morning the boun aut pressant atjourmerent present the Same officins bas on Saturday
is Jamul as. Brake on Rattion
On metion to the bourt ty Potinserot Rotinsen bounal
for pelitionew th wpon provecoing the proceedings of the theriff 1 the Repore of The Commísíners herein appernted ly this fouk and the Sanmeingovar mined. It is bselered by the bount that Said froceeding ttrefurt te the same are herety approved t confirmed

And Therufien neethes of Said phartús eleoting lo lak Said lands of tenements at the appraisent as setinned by said bommifionno on motion of fretítiones it is srelered that saidelands thenemints be sold at pubtic accotion by the Sheriff of sace bounty of anion acoosding to the Slatute in Sueh cade onade tproved
\& ScacMAME
Henry A. NGathe el alg
O On Aarticion,
On mocion to the bout ly Potindonithetinaw Counsel for plaintiff and upon prodeceing, the pracudings of the Sheriff It The Repert of the bornmipoiners hercer appoinhd by thes bourctitw Same bing ev a mined it is osdered by the bount that said froceceingst Repiert br and the same are hereby approved tconfímed,

And therueforo neither of Said partied decting to tak Said Candz tivementz at the afferaìsesment as selurved ly Sacel Comonépionns On Motioso of pretitioner it is Osdered that Said lands thenements be Sold at puitic auction by the Sheriff of Said bounty of le nios according to the statute in Such case made tfirozided
folm Genninge $\square$ Aetílión to comfelete heal contracl Levid Milles elal

Ihis day came the defendant doarid thillen Ifiled his affidasi't for a continuance, lhereupen the foust sustaine the gotion, thereupon the plaíntiff moved the bourt to Inakean order Lestraining the defendant from interfering in any manner with the property descieted in the petition t that the lecciver heretefore appionted have sole $t$ entise care of said propinty pending Suit lerthothe usual pawes
 of hio duties., Al is trenefire oonsedered \& Adjerdeged lhat this causebe contenved that Said defendants be sestrained in mannuatur named and Said Neceiver have the powerz atore named on his giving Bond in $\$ 1000$ with. Suvely salisfaction to the Glerts that the plaintifts Heeever of the $D$ efend ants the cosels of this lerm of boust tin defautt of poument of the samefor sisty dayp that eqfection epece theref

## Monday fune241 A, D, 1867 May Serm 1867

29 Aamy O.bartios 3
don Partition and it appeaing to the court that glo Dotinstorn has since she filing of the
 in said putition desesited the is upor this oren motuon made a panty

 pelitioner tupen prodelicing the setume of the shinif ef tis sad made undua former order of this bount and the boust bing satiofide on Mxamination thes Said sale hastun made aceording to caw, It is ordera thar the said puocuating 4 Sale by the same is herely apperea tconfirmea, Ana the said thaiff is orderea dud duly etecented to omry zaid fremises to the saí hunchems in fee simple. And it is furthen Codered that saca Shniff oul of the momep in handz p ay the costs of this procuding including a tionse tee to g. Ge formston of serventy six doleare tfity cents. Ande of the scidace


 *. Carten heirs of Thenezer O. barter deco each Dxecone trinty seend Part. And that he pay to benjomin tearter David barter and Sasah bartes heirg of Levi bastes de e' each one turnly fruitio pas thereof

## William Goff o Nis. mary E. Goff 3

Pevition fes Divara
This day this cause came on to he heard utpon the fectition $t$ evidenew ana the boust ling fully adised in the piremises do find that the said mary 8. Goft hath lun guits, of ppop neghect of duty as in the amended petition alleged, lonereper it is considened and a aluage that the thasiage centrace trelation heretoptre existing tetwren tho said llilliam Goff the said many 8. Goff te t the samu is herety ansulled ani dissolicd ano the saut putionon is divoreed from the said defencoant.
 Mary 8. Goff secon of the saia pettionew afous sinty dass the sum of fous

 issue therefor as upon fragoments at law

And thereupon the bout adjourned untic tomnsow menning at half past seren aclack

852
STusacar tune 25 181\%
This moving the bourtr"pursuant to a dournment present the same officers as on yesterday

On confirmation of Sal
Men cay this cause came on to le heard on the and the fount fin dino all the hreecedincs in Confumily with law do and the bout finding all the proceeding in conformer we low de purchaser a deed in fee simple for said premise th that after payment of the amount found plaintiff at this term of bout t costs tintural That said special master pay to Said plaintiff in Satisfaction of the notes described in hizpetilion the sum named therein with inverse and the balcance if any to the defendant

Joshua S. Gill
Us
The Cllantictpreal Nesting This cause Came ontole heard this day Rail Toad Company $\quad$ set aside the verdiel tendered in this case It the Jury on the $92^{\circ}$ instant for a new tonal in this cause and was argued by Counsel. On consideration lehereof th is Otadiuled by the bout that said Motion be overruled.

Whereupon it is considered ordered! adjudged by the bout that the plaintiff recover of the defendant the Said sum of Thru hundred, 4 luenty six $4 \frac{60}{100}$ dollar ( 8326 60) his damages aforesaid in firm afoxaid apeped Dy the fury and the Sum of $\$$ hiseosts in This Chaff expended yo which tuling t decision of the Gout the defendant lyibleltinvy excepted and asked the bour io Sign + Seal his bide of IY cepternot apace *) ostler the Same to te made past of the second of this cause which was done accordingly

The State of this
es
kenny Grow
Indictment for Tape
The defendant Afonry Grow was this day Again brought before the bout and having nothing futtur to say why Sentence should not be pronounced against him. It is considered by The fount that he te imprisoned in the Renilentiany of this Statstrept at hard late fer The terns of four gears (no part of the tine in Sole tax empinmmen) Ene thar he pay the costs of Prosecution taxed at $\$$

Cheer Power z 3
b. Hamilton ami\} ~ L e a v e ~ g r a n t e d ~ t o ~ f i l e ~ A n s w e r ~ Cause Continued
duesday fune 25 186y
Gaseph Gulbertaon
Gohn b. Hanover
This day came the parlieg ly thien Attorncyo thereupen came a firy to wit David Ningel form I Lalin Levi Longlsake Afllhinney Luthen Riggele Lavius Bustew Thomag Githan fotm
 Whobeing duly empannelled y Suorn the incth to speak upen the ifeu forined
 grielty in manner form as the Said foseph lalluten hath compcaine againest him and they ofsep the damaqes of tho said foxeph fultertsex bs ocasex of the premiseg to bone hundeed Sistly one प105 dollars.
therewpon the Said form B, flanever moved the tount for a newnial for seaseng onfile which Anotion wazoveruled by the bourt to which suling the defendant cxcepted and the leout Signeal 4 Sealea his tie of excepuiong which ase ordered to be made, part of the se cond Cind Thereupion it is considered brdered t Cedjuleged that the peaindiff searn of defendant the said Sum of one hundred 4 sinty onety 15 dollears from due ay aforesaid and his costs herein expended laxed to \&

Peler 2, Joown a als
Depplicalion for the lenefit of tho Decunyong
Nilliam thompoovelals ofamant aw.
And new Came ontob heard the motion of said
 Ga mez tetingen, Atensy Green the ofilus philéps loseph isastix and Cencerce of Blariche fer the balualies of imprevemente made ig them upone the lanct in slainliffe petition described prier to tho emmmenentent of this action t itw Amount of dam ages under the Slatule for the relief of accupying claimants, and the bourt being fully adiried in the pressises are of the opinion that they, are entille theret, Althereupon it is Cralered consisened of adjudged that fustin proeudings maybe had in the premisy agrualle to thu provision of Said Stalulo Io Whict rueling of the bount bounsel fer the flainctiff excepts and Asked tho bount to Signol Seal a Bill of excefiterzery utiotio dome and filed as a part of this reesel.
day
say

Serling his Cetrerneyp and thw saide Mayy Gerer Gray iy Porlesy to Andwer or demus to the petilien of peancliff. It is consedred that the pleindiff, Gught secever the amount due fimio is peasex of tuafreme'es and the bourst find thal there is due the folaintiff from the deferdant on The notes in Said fretelien described the Sum of thru hunded Yfounteen dedlarz- Dt is therepre ansedered tadjudged thal the plaintiff secovi of the defendant saide sum of three hundsid tfoulien dollars so found his dece as aforesaid H also his casts lavea at \& Cinde it is further osclered tadegiedged that in cadel ho sawd fundant failo for tex dans from the glode ftis lerm of boust to payto the plainitif soid Sum of thre hundrid delollaing found bis due as afisisace arto the
© He2day fune 25" Ces, 1867
$\operatorname{Coses}$ of suct that an order to the Sheriff of this Bounty (Who is heretz apporinad Special Anasten Commissixer for that purpose) Cormanding hiem to cause the lands tenemento in the fetilion described to ve appacised advitinatsold acconding to law fopply the froceeds of Said Sale in Satisfaction of the Gudgement aforesaid rendered and that execution ifue far the badtanse,

The erate of thio ors ondielment for lape
samuel prow on in and
The molion for a hew rial in this case is conlinued and the saed samuel frow is semanded to the cusledy of the Shereif fer Safe keeping
Iohr Mrastél
Gamez Anulven
Gile Gohnston
Peler Pi lanhoulon
I Gohn ýfall I this day came tho plaindiff tfiled his petition and thereupon came the Axaritixy Defendanto
Iy PIB, Cole one of the Cillonneys of this bourt thy intue of a leansant of Attorney efecutid ty the defendanto for that purpere of nero produced in open bourt t deely preved waived the éferingt senice of anyproeefo on them tentered their appearancehereis and confefs that thew is due to the filainliff on the not onentioned in his fetition the sum of one huncered tfifty dollais tfifts cents and tequests that fudgement ie enturd in favor of the fecaintiff t againsl the defendants /or thal amoun tesab eftis suint It is therefise considered iy the bout that the ficaindiff secerer of the defendants Peler PV Nanhoulon $y$ Jobre Ifale the Said Sum of one tuindw Ififley dollarz tiffly azios the Sum 30 confeped to be dee together with the costs tobe tayed at $\$$ Iy the blerk and ing virtue ofithe samelearsant of allerney all eirizz thal may acorev in the ondileow of this freagement the sight of afifical t stay of Efecoulion are horlz waired

0 see Minugh
If. Id, Mivugh (On miotion of flefp looundel I is orderd that the further Sum of \$110 Celimony fiending, suit be Allarved the plaintiff Saì Osee binugh to be paid in firve inslallments to wie \$ $\$ 20$. at the close of this Lerm of loourt \$20. fuly $25^{\circ} 1867$ \$ 20,00 curguat $25^{\circ} 186 y \$ 20,00$ Leftember 25.186y and \$2.0.0 on the 25 of Catow $186 \%$
at is theriftre oensidered Ordered t adjudged that Said defendant pay to peff saide sevral sums of money al the timeo alove mentioned and in defaut there of that execution ifper therefer as the same shall become due as afissaice and this earide is bentinued
lusday fune $25^{\circ}$ a, D. $181 \%$
II amith
Mis lino linderson 3 bivíl natión
This a ay carme the patrís s sulmutiew if Cause to the bourt and theunhon the bount bieng fully adirisa in the premisey do find for tho defendant

It is therfor considendo ordieds adiudged that the defename go hence without day and vecover of the peaintiff her coste in this trhalf estpended tavied to \$

And therew pon the feainiffs gave Norice of appuac tasticd the bourt to firy the Bond which is aceosdingly dene at \&10\%,

Do avide Mulford
Mitliam Slithem
no.316. smespaps
This day came the partiug the feainelf
having, with drawn his motion for new İríal. al is orde red consedered of Adjuegea thal the defendant secever of theplaintif) hiz costy herein texpendeco lared to pl.

$$
\begin{aligned}
& \text { Lavid Mulford } \\
& \text { Dowen Lamme } \\
& \text { Teulien Bamen }
\end{aligned}
$$

Contínued
Q. tammond
livié actión
 ant came not t made defacit thenupo This equare wag Sulmilted to the bourt and the boust ting fully, Cedreded in The premisez do findel fer the plaintiff andefinde thew is dee the freintiff from the defend ant the sume of three hundre tho forty eighe dollass on the note in the pretilies descrited,
I is Therefose considered Ordered t adiendged that tho plainliffreevrs of thw defend ant Said Sum of three hunderd If orly eight dellais ane his cests herein erpended Cared to \$

Andrew \%\% Touman
Pyff. as
Ohacles Pi treman JTate Fruman baxylenn treman to be feard on the mictio
 es Redministuater of David, D, Welsh. Mrayy i, Nelsh Oharly, Mr. Mobinsose Re'hard Pré Sinary Si Aíl Nooris ll. Aifill Mh Plary. dames Anoore Cisalum of bheney lebranam lieley dofts

Ihió ceuse came on filed on the q'deay of $^{\text {fin }}$ Anay 18 Clly Diefindant on cosvidualión ahwof He lount duth ounPelle said Brotión to wheco aolion \& Hecling of the bouert said lonneliees sitametion ladmímistalos cs aforseaid clependant doth Ereepe

Conarew Ii Foeman
as If This clay came the parties 11 y agreement continue this Charles E. Truman d, ats 3 cause with le ave to plaintiff to amend petition by intertincation in twenty days defendants to Ansever in twenty dope thereafter

Charles U. Rierew SIft I 8
U. $\mathrm{H}, \mathrm{H}$, Titus 4 Atrwand
D. Shaffer Defendants I This day came the Said Charles II. Prese Af ty Gob B.boatz his Attorney the sand Il H. H. Zitis of Howard is Shaffer defendants still failing to demur or Answer to the petition of the said plaintiff Thereupon this cause came on lo k heard Y was sulmilled te the beret upon the petition erthitity 4 testimony on consideration Where of the bout de o find was The defendant $M_{1}$ A, Sflsiluz owe to the plaintiff the Sum of three hundred 4 Sixty dellarz Hasty cents with intesise thereon from the $26^{2}$ day of february a, $t, 18 \mathrm{Cy}$, on the two notes t mortgage in the petition mentioned \& Belfort in manner form as the plaintiff en his petition hath in that behalf alleged. It is therefore considered Ordered tadiuequa If the bour here thai the Said plaintiff thasles ll. Pierce score of The said defendant II. At Atilitus the Sum of three hundred S into Seven dollars fifty four cents being the amount Sa found due as Aforesaid in eluding the interest thereon to this and that he ale recover his casts in this le half expended laved is \&
And the bour do further find that the said sum sofrend an as aforesaid is fer the purchase money dee for the premises in the petition deseritia as the plaintiff has Therein alleged the sames a lien upon said premises pries to any claim on himifthe saw dependent Howard Shaffer It therefore further Bsderee t adjudged by the bout that in case the Said defendant II, MI, St, Titus fails po ten day from the close of this term of bour t to pay to the saw plaintiff the said Sum of three hundred singly Seven celleas-t fifty four cents So as aforesaid frond alee with costs of Sere, An Order ide to thasthielf of this bounty who is herety appointed Special masses borminfeiner for that purpose comm anding him io caves said lancet lomementy in saidpelition described to wit. Situate in said bounty of lesion being $\operatorname{lot}$ ha, II. of Subdivision 5778-5641580646495 Beginning alto becohezta sugar ore $N_{i}$ le, original ceres, Thence with the \& lime of saw
 The north line of said Sunny thence with said north line $7^{\circ} 8190$ poles to a. Stake in the lime of sad survey thence with the line $\sqrt{8} 3^{\circ} \% / 15$ polez to the place of beginning. Containing, one hundudettinty Six awns more on le, to be appraised advertised 4 Sold accerdingle law and apply the pracuds of Said Sale in the Satisfaction of said judgement so as aforesaid senders bred
(Forfurthen procudingo had on fuse $\left.25^{\circ} 186\right)$ Lu Journal 8)

