

Criminal Case File

Case No. 1850-CR-0001

No. 50-28-10

Union Common Pleas.

STATE OF OHIO

against

Orren Johnson

Defendant.

MAY TERM, 1850

Judge vs. Deft.

Journal No. 4

Page 271

Record No. C 1

Page 132

Ex. Doc. _____

Page _____

In Union Com Pleas

The State of Ohio
vs

Orien Johnson

Transcript

Filed April 27. 1850

James Kinkead Jr Clerk

Cost Bill made
Record

Recorded

The State of Ohio, Union County ss.

Be it remembered, that on the 25th day of December 1849
Frederick Sager John C. Folley, & John Sager
personally appeared before me, J. M. Ewing, one of the
justices of the peace, in and for the county aforesaid &
acknowledged themselves, each severally, to owe the
State of Ohio the sum of fifty dollars to be levied of
their goods & chattels, lands & tenements, if default
be made in the condition following, which is:

The Condition of this recognizance is such, that
if the above bounden Frederick Sager John C. Folley, and
John Sager shall personally be & appear before
the Court of Common Pleas, on the first day of
the term thereof next to be holden in & for the county
aforesaid, to give evidence & the truth to say, on
behalf of the State, touching such matters as shall
then & there be inquired of them, & not depart the
Court without leave, then this recognizance shall be
void; otherwise it shall remain in full force & virtue
in law.

Frederick Sager
John C. Folley
John Sager

Taken & acknowledged before me, on the day
and year above written

J. M. Ewing J.P.

State of Ohio }
 vs }
 "Orien Johnson" }

December 7th 1849. This day came John Sagar,
 and made oath that an overcoat has been
 feloniously taken, stolen, & carried away from
 the premises of Frederick Sagar of the County of
 Union, & said John Sagar makes oath & swears
 that he verily believes that said overcoat is
 upon the person, or at the residence of a certain
 traveler, who put up for the night at the residence
 of said Frederick Sagar, on the 6th of Dec. 1849.

State Coster
 Justice's Fee

25 Affidavit
 25 Warrant
 24^{cts} Sub. to wit
 16 Sum. & wit
 25 Prog. witness
 25 Millimus
 25 Judgt.
 31^{cts} Trans. fee
 1.96^{3/4}

Constables Fee
 25 Serving Warrant
 7.51 Assit with warrant
 65 Serving Sub.

Took his affidavit thereof: thereupon issued a
 warrant against said supposed Orien
 Johnson, & delivered the same to John Sagar.
 Warrant returned "I have taken the body of of the
 within named defendant, and he is now
 present. Dec. 25th 1849. Service 25^{cts}. At Wile, Const."

8.85 Expn of Com^r
 17.56

Witnesses Fee
 50 Fred. Sagar
 50 John Jolly
 50 Lewis Jolly
 50 A.A. Doolittle
 50 John Sagar
 2.50

Bill of expense for assisting in the pursuit & arrest of
 said Orien Johnson.
 Robert McLean's assistance 3 days \$3.75
 Hauling expenses 25^{cts}
 J.B. Olney's assistance 1.50
 \$7.81

17.56 Constable's Fee
 1.96^{3/4} Justice's Fee

22.2.02^{3/4} Total Costs

Spent sub. in behalf of State for Frederick Sagar,
 John C. Jolly, Aaron A. Doolittle and Lewis Jolly.
 Subpoena returned "Served on the within witnesses
 by reading. Service 40^{cts}. Mileage 20^{cts} = 60.
 At Wile, Const."

December 25th 1849. Trial had. John Sagar, Frederick Sagar, John Jolly,
 Lewis Jolly, & A.A. Doolittle, sworn & examined in behalf of State.
 And thereupon the defendant was ordered by me to enter into
 a recognizance in the sum of One hundred Dollars for his
 appearance at Court; which he neglected to do; and
 thereupon I issued a Millimus for his Commitment, and

And delivered the same to Nathaniel W. Bile, Const.
Recognized the following witnesses, Frederick Sagar, John Jolly
and John Sagar, in behalf of the State.

Mittimus returned " Dec. 26, 1849. I committed the within
named Cien Johnson, to the within named jailer, with
whom I left a certified copy of this writ.

Items of fees

For assistance & keeping prisoner one night	\$2.00
For conveyance & assistance to jail	2.00
For my time & expense keeping prisoner	4.00
Mileage	60
Commitment	25

\$8.85

March 23rd Recd of Auditor of W. County \$7.15 as payment in full for my fees
A. W. Bile, Const.
A. W. Bile Constable

The State of Ohio, Union County, Jerome Township, ss.

I do hereby certify, that the above is a full & true copy from
my docket, of the proceedings had by, & before me, in the
above case.

L. McLeary, Jr.
of the aforesaid township

Union Common
Pleas

The State of Ohio
vs } Petit Larceny
Ben Johnson

Filed May 27, 1850
James Kirkrad p clerk

A true Bill
J. B. Haynes, foreman
of the Grand Jury

Plea not guilty May 27, 1850
James Kirkrad p clerk,
Plea of not guilty withdrawn
and plea of guilty entered
May 27, 1850
Kirkrad p clerk

This Bill was found upon testimony sworn and
sent to the Grand Jury, by order of the Court, at the request
of the Prosecuting Attorney.

C. W. Allison Prosecuting Attorney.

The State of Ohio } Court of Common Pleas.
Union County ss } ~~May~~ Term A. D. 1850

The Jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oaths present and find, that one ~~Over~~ Johnson late of said County, on the sixth day of December in the year of Our Lord one thousand eight hundred and forty nine, with force and arms, at the County of Union aforesaid, one cloth over coat, of the value of fifteen dollars, of the goods and Chattels of one John Sager then and there being found, feloniously, and unlawfully did steal, take, and carry away, contrary to the form of the Statute in such case made, and provided: and against the peace and dignity of the State of Ohio

C. M. Allison
Prosecuting Attorney

Marysville O. June 17, 1850

Union County

To Philip Snider Sheriff Dr

Dec^r 26. 1849 To committing Oren Johnson to jail 50

To subsisting Oren Johnson from

Dec^r 26. 1849 to May 28. 1850 ^{154 days} at 25 cts per day \$38.50

To subsisting same on bread and
water from May 28, 1850 to

June 16, 1850. 20 days at 12 1/2 cts per day 2.50

June 16, 1850 to discharging prisoner 50

\$42.00

Philip Snider Sheriff & Jailor

Criminal Case File

Case No. 1850-CR-0002

Criminal Case File

Case No. 1850-CR-0003

No. 60-68-3

Union Common Pleas.

STATE OF OHIO

against

David Campbell
Defendant.

MAY TERM, 1850

Journal No. 4 Page 348

Record **No Record** Page _____

Ex. Doc. _____ Page _____

State of Ohio
vs E Transcript
David Campbell

Filed May 27. 1850
James Kinrade Jr Clerk

Cost Bill made
No Record

The State of Ohio Union County

State of Ohio		Assault and Battery
28		
Savior Campbell	February 17 1850	on the call of Henry Malferda a warrant was
affidavit 25		issued for the body of David
Warrant 25		Campbell
Subpoena 20		Reuben Patridge acknowledged
do 10		himself Bail for costs in the
deputy 7 25		above case
Bail 25		subpoena issued on the part of the
Recognizance 25		State for Alexander Gibson
This Transcript 31 1/4		Alexander Cassill & Charles
1,92 3/4		Rathbun, subpoena issued
		on the part of the Jeff for
		for Joseph Lawrence & William Staley
February 20 1850		Warrant Return Endow
same by bringing said defendant before		the court fees 25

Mr Wells court

subpoenas Return Endow served by reading fees service & mileage 30

July 20 1850 Mr Wells court

Parties Present, Defendant pleaded not guilty Alexander Cassill Alexander Gibson & Charles Rathbun was sworn and Examined on the part of the State, Joseph Lawrence William Staley H L Jeffers & Harrison Campbell was sworn & Examined on the part of the Jeff after hearing the testimony & pleading in the cause the Defendant was ordered by me to enter into a recognizance in the sum of fifty dollars

for his appearance before the court of
 Common Pleas next to be holden in &
 for the County of Union which was complied
 with William Campbell Swoety

I certify the above to be a correct copy
 from my docket of the proceedings in
 the within case Given under my hand
 and seal this 27 day of May 1850
 James Sumner J P (23)

The State of Ohio Union County ss
 Be it remembered that on the 20th day of February in the
 year 1850, David Campbell & William Campbell personally
 appeared before me James Sumner one of the Justices of the peace
 in & for said county and jointly & severally acknowledged
 them selves to owe the State of Ohio the sum of fifty dollars
 to be levied on their goods & chattels, lands & tenements if
 default be made in the condition following to wit
 the condition of their recognizance is such that if the
 above named David Campbell shall personally appear
 before the court of common pleas on the first day of the
 Term thereof next to be holden in & for said county and
 there and there answer to the charge of an assault &
 Battery and abide the Judgment of the court & not
 otherwise then their recognizance shall

Cost bill

Justices cost James Sumner	\$ 1,92 ³ / ₄	paid by county	Jun 15. 1850
Court cost Wm Wells	75	paid by county	Jun 27. 1850
Witnesses Alexander Gilman	50	paid by county	Jun 8. 1850
Alexander Capitt	50	paid by county	Jun 8. 1850
E. Rathbun	50		
William Staly	50	paid by county	Jun 19. 1850
Asst Laurence	50		
H L Jeffers	25		
Barrister Campbell	25	paid by county	Jun 19. 1850
	\$5,87 ³ / ₄		

The State of Ohio Union County
Be it remembered that on the 20th day of February in the
year 1850, David Campbell & William Campbell personally
appeared before me James Linnon one of the Justices of the Peace
in & for said County and jointly & severally acknowledged
them selves to owe the State of Ohio the sum of fifty dollars
to be levied on their goods & chattels, lands & tenements, if
default be made in the condition following to wit
the condition of their recognizance is such that if the
above named David Campbell shall personally appear
before the Court of common pleas on the first day of the
Term thereof next to be holden in & for said County, and
then and there answer to the charge of an assault &
Battery and abide the Judgment of the Court & not
depart without Leave then this recognizance shall
be void other wise to be & remain in full force and
virtue in Law . . . David Campbell

William Campbell

Taken and acknowledged before me this
20th day February 1850

James Linnon J.P. (20)

Criminal Case File

Case No. 1850-CR-0004

No. 20-68-4

Union Common Pleas.

STATE OF OHIO

against

Wm Wearral

Defendant.

AUG TERM. 1850

Nolle Pro.

Journal No. 4 Page 326

Record **No record.** Page _____

Ex. Doc. _____ Page _____

Minor Common Pleas

The State of Ohio

vs } Retailing

William Wearrel

Filed May 28, 1850
James Kinkade for Clerk

Cost Bill made
No Record

A. true Bill

J. B. W. Haynes, Foreman
of the Grand Jury

Plea not guilty Aug
12, 1850.
James Kinkade for Clerk

⁴
The State of Ohio } Court of Common Pleas
Union County } May Term A.D. 1850

⁴
The Jurors of the Grand Jury
then and there duly empaneled and sworn
to inquire in the name and by the authority
of the State of Ohio, within and for the body of the
County of Union aforesaid, upon their said oath
present and find that one William Wearreal
late of the County aforesaid, on the first day
of May in the year of our Lord One thousand
Eight hundred and fifty with force and
arms, at the County of Union aforesaid, did
unlawfully vend and sell spirituous liquor
by a less quantity than one quart, to wit, the
quantity of one gill of spirituous liquor,
commonly called Wine to one James
Stout for the sum of five cents which price
was then and there paid by the said James
Stout to the said William Wearreal for the
said spirituous liquor, without the said William
Wearreal being duly licensed as a tavern keeper
to sell the said spirituous liquor: contrary to the
form of the Statute in such case made and
provided, and against the peace and dignity
of the State of Ohio.

C. M. B. Allison

Prosecuting Attorney

State of Ohio

vs
William Worrel

Indictment

vs
G. Taylor

Filed Aug 12, 1850
G. K. Keady clerk

J. C. Boyer

State of Ohio
in
Wilbur Worrell

Indictment.
Relating

to
Issue a subpoena for
James Stout Dobson Kandler
Jacob Lund Thomas Baldwin Charles Kattum.
Returnable forthwith - for costs
for - Worrell.

J. G. Bennett for
Deft

To James Kenkade -
Clerk of Union
convinced pleas - August 12 - 1850

William Wearreal

Bond

Filed Aug 10. 1850
J. Kinkade for Clerk

State of Ohio Union County, So.

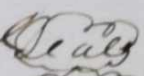
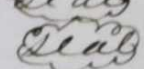
Be it remembered that on the 1st day of ~~July~~
~~August~~ the year of our Lord Eighteen hundred and
fifty, personally came before me William Wells
Deputy Sheriff of Union County William Wearreal
and Gaber Randall and severally acknowledged
to owe the State of Ohio the sum of fifty dollars each,
to be levied of their goods and chattels lands and
Tenements if default be made in the Condition
following to wit:

The Condition of this recognizance is Such
that whereas the above bounden William Wearreal
has been arrested by me on a writ of Capias issued
out of the Court of Common Pleas in and for the
County of Union on a certain indictment
presented in the said Court, against William
Wearreal for the offence charged in the said
indictment: Now therefore, if the said William
Wearreal so arrested as aforesaid, shall personally
appear before the Judges of the Court of Common
Pleas of the County last aforesaid on the first
day of the next term thereof then and there to
plead to the same indictment, and abide the
judgment of the Court thereon, and not depart
the Court without leave, then this recognizance
shall be void and of no effect, otherwise to be
and remain in full force and virtue in Law.

Attest

Wm Wells

Deputy Sheriff

William Wearreal 
Gaber Randall 

Union Corn Pleas

The State of Ohio

vs

William Wearreal

Capias

Filed Aug 10. 1850
J. P. Kirkade p. M.

I have taken the body of the within named
William Wearreal, The name of his bail is Taber
Randal. I herewith return the recognizance.

August 1. 1850. Fees = mileage 1.00
service 35
recognizance 50

Philip Snider Sheriff
By W^m Wells Deputy

The State of Ohio Union County ss.

To The Sheriff of Said County Greeting:
We Command you to take William Wearneal, if he
may be found in your bailiwick and him safely keep
so that you have his body before our Court of Common
Pleas of the County aforesaid at the Court House in
said County on the first day of the next Term thereof;
to answer unto an Indictment found against
him in said Court for selling liquor to be drunk
where sold, and have you then there this writ,
Witness James Kinrade Jr Clerk of said
Court at Marysville this 11th day of June
A. D. 1850

James Kinrade Jr Clerk

Union Corn Pleas

The State of Ohio

vs

Wm Kearney

Sub for State's writs

Filed Aug 12, 1850
D. Kin Road, Jr. MR

Served this writ personally upon the
within named Labor Randal and James Stout
August 9. 1850. Fees = mileage 1.00
Service 25

Philip Trider Sheriff
By Wm Wells Deputy

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon *Laber Randall and James Stout*

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio* in a certain controversy in said Court depending, wherein *The State of Ohio* is Plaintiff, and *William Wearreal* is Defendant; and this *They* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *8th* day of *Aug* A. D., 18*50* *James Kinkade Jr* Clerk.

State

vs

Wearne

Return with

Filed Aug 12. 1850

J. K. Madge & Co

derived this writ personally upon
all the within named witnesses.

August 12. 1850. Fees = mileage 5
service 62 1/2

Philip Binder Sheriff
By Wm Wells Deputy

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon *James Stout, Faber Randall*
Thomas Baldwin and Charles Rathbun
and Jacob Reed

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court
House, in the town of Marysville. ~~on the fourth~~ *fourth* day of next term, at ~~one~~ *one* o'clock, A. M., to

testify and the truth to speak on behalf of *William Wearreal*
in a certain controversy in said Court depending, wherein *The State of Ohio*
_____ is Plaintiff, and *William Wearreal*
_____ is Defendant: and this *They* shall in no wise omit, under the penalty of the
law: and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court
House in Marysville, this *12th* day of *Aug*

A. D., 18 *50*

James Kirkade Jr Clerk.

State
no
Wearna

Friday Aug 8. 1850
I think of all

State
vs
Mr. McNeill

} Retailing

Issue Subpoena for Labor

Randall and James Stant

witnesses for State -

To James Kinrade Jr.

Clerk

} C. W. Allison Pro. Atty

Sept 8th 1850

Criminal Case File
Case No. 1850-CR-0005

No. 50-CR-5

Union Common Pleas.

STATE OF OHIO

against

James M. Gray
Defendant.

NCV TERM, 1850

Holle Pros.

Journal No. 4 Page 382

Record ~~No Record~~ Page _____

Ex. Doc. _____ Page _____

Union Court Pleas

State of Ohio

vs George

James M. Gray

Plea Not Guilty
July 29th 1856

Filed July 29th 1856
John H. Baird, Clerk
a true bill

~~Attest~~

William B. Grover

foreman of the
Grand Jury

Recorded

State of Ohio

Union County } Court of Common Pleas July Term
1846

The Jurors of the grand Jury then and then duly empanneled and sworn to ~~appear~~ in the name and by the authority of the State of Ohio, within and for the body of the County of Union upon their said oath present and find that heretofore to wit on the twenty ^{eight} day of January in the year of our Lord one thousand eight hundred and forty six at the township of Liberty a certain ~~suit~~ ~~was~~ ~~then~~ ~~and~~ ~~then~~ pending between ^{one} Samuel Maxwell and one James McShay in a plea of debt wherein the said Samuel Maxwell was plaintiff and the said James McShay was defendant was then and then pending and then and then about to be tried by and before the said Justice of the Peace in due form of law. And then and then the said James McShay the said defendant appeared before the said Justice of the Peace and then and then regularly filed in and offered in evidence as an off set to the Claims of the said Samuel Maxwell in said suit. ~~He~~ ~~has~~ a certain promissory note in writing for the payment of money, which said promissory ^{note} ~~note~~ for the payment of money is as follows that is to say \$33.50 Dollars 27th 1845 six months after date I promise to pay Angus Black or order Thirty three dollars and fifty cents for value received witness my hand Saml. Maxwell and on which said promissory note was then and then written a certain false and forged transfer of the said promissory note ^{purporting to be an assignment transfer of said note} to the said James McShay. which said false and forged transfer of the said promissory note is as follows. that is to say "Jan 12th 1846 I give the within note to James McShay Angus Black," he the said James McShay well knowing the promise to wit on the ^{twenty eighth} day of January in the year last aforesaid at the Township of Liberty

said in the County aforesaid and before the said Justice of the Peace as aforesaid feloniously, falsely and unlawfully did utter and publish and offer in evidence as a true and genuine transfer of said promissory ^{note}, the aforesaid false and forged transfer, with intent then and then to prejudice damage and defraud the said Samuel Maxwell ^{by procuring} the said promissory note to be allowed as an off set to the said claim of the said Samuel Maxwell, thereby unjustly subjecting the said Samuel Maxwell to the payment of the costs of said suit. The said James McIlroy at the time he so offered uttered published and offered in evidence as true and genuine, the aforesaid false and forged transfer of the said promissory note well knowing the said transfer to be false and forged, contrary to the form of the Statute in such case made and provided and against the Peace and dignity of the State of Ohio.

2 And the Jurors of the Grand Jury aforesaid, upon their oath aforesaid further present and find that the said James McIlroy afterwards ~~to wit~~ ^{July in Panhandle and proposed to require as} on the fifteenth day of January in the year last aforesaid at the County of ~~Summit~~ ^{certains property to wit} having in his custody and possession, a certain other promissory note for the payment of money, which said last mentioned promissory note is as follows, that is to say, "\$38.50 March 27th 1845 Six months after date I promise to pay Angus Clark or order thirty three dollars and fifty cents with my hand and seal Samuel Maxwell," he the said James McIlroy afterwards ^{did} ~~to wit~~ ^{on the} ~~day~~ ^{15th} of January in the year ^{last} aforesaid at the County aforesaid falsely and unlawfully did forge a transfer on the last mentioned ^{promissory} note a transfer of said note, which false and forged transfer is as follows that is to say, "Jan 12th 1846 I sign the within note to ^{James McIlroy} ~~James McIlroy~~ Angus Clark," with intent to prejudice damage and defraud the

Said Samuel Maxwell contrary to the form
of the statute in such case made and provided
and against the peace and dignity of the State of Ohio,
3. And the Jurors of the grand jury ^{of the said} then and there duly empaneled
and sworn as aforesaid ^{upon their said oaths} further present and find ^{that} the said
James McGray afterwards to wit on the ^{fifteenth} day of January in
the year last before said at the Township aforesaid in the County
aforesaid, having in his custody and possession ^{in writing} certain other
property, to wit a certain other promissory note for the
payment of money. which said last mentioned promissory
note for the payment of money, is as follows that is to say
"\$350. March 27th 1846 Six months after date I promise
to pay Angus Clark or order Thirty three dollars and fifty
cents for value received Witness my hand ~~and seal~~
and on which ^{said} last mentioned promissory note was ~~the~~
then written a certain false and forged transfer ^{of the property}
in said promissory note to the said James McGray, which
said false and forged transfer of the said last mentioned
promissory note ^{is as follows} that is to say "Jan 12th 1846 I sign
the within note to James McGray Angus Clark," he the said
James McGray well knowing the premises last aforesaid after-
wards to wit on the ^{fifteenth} day of January in the year last
aforesaid at the Township and County aforesaid falsely, felo-
nously and unlawfully did utter and publish as true
and genuine, the said ^{last mentioned} false and forged transfer of the
said last mentioned promissory note, with intent to defraud
the said ^{parties} damages and defraud the said Samuel
Maxwell. he the said James McGray at the time he so
uttered and published the said last mentioned false
and forged transfer of the said last mentioned prom-
issory note, ^{as a true and genuine transfer of said note} then and there well knowing the said
transfer to be false and forged. Contrary to the form
of the statute in such case made and provided and
against the peace and dignity of the State of Ohio.

July empaneled and sworn as aforesaid

4 And the Jurors of the grand Jury aforesaid upon their oath aforesaid further present and find that the said James M^cShay after wards to wit on the fifteenth day of January in the year of our Lord one thousand eight hundred and forty six at the County of Union aforesaid, having in his custody and possession a certain other promissory note, ^{in writing} for the payment of money which last mentioned promissory note is as follows that is to say "\$33.50 March 27th 1845 - Six Months after date I promise to pay Angus Clark on order Thirty three dollars and fifty cents for value received Witness my hand, Saml^r Maxwell," he the said James M^cShay afterwards to wit on the day and year last aforesaid at the County aforesaid ^{made and} falsely and unlawfully did forge on the back of the said last mentioned promissory note a certain warrant or request for the payment of money (to wit the money due on ^{for the payment of} said promissory note) which said false and forged warrant or request for the payment of money, as aforesaid, is as follows that is to say "Jan 12th 1846 I request within note to James M^cShay Angus Clark with intent to damage and defraud the said Angus Clark, contrary to the form of the Statute in such case made and provided and against the Peace and dignity of the State of Ohio,

5 And the Jurors of the grand ~~Jury~~ ^{and} Jury aforesaid being duly ~~sworn~~ ^{and} empaneled, as aforesaid upon their said oath present and find that the said James M^cShay afterwards to wit on ^{the} ~~the~~ ^{of January} day and year last aforesaid, at the Township aforesaid in the County aforesaid, having in his custody and possession a certain other promissory note in writing for the payment of money, which last mentioned promissory note is as follows that is to say "\$33.50 March 27th 1846 Six Months after date I promise to pay Angus Clark on order Thirty three dollars and fifty cents for value received Witness my hand Saml^r Maxwell,"

And on the back of which said last mentioned promissory
note was then and there written a certain false and forged
warrant ~~and request~~ for the payment of the money due on
~~said~~ ^{last mentioned} said promissory note, which said last mentioned false
and forged warrant ~~and request~~ for the payment of said
money is ~~was~~ as follows that is to say "Jan 12th 1846 I sign
the within note to ~~James M. Gray~~ ^{James M. Gray} Angus Clark," he the
said James M. Gray well knowing the premises last
aforesaid afterwards to wit on the fifteenth day of January
in the year last aforesaid at the County township aforesaid
in the County aforesaid falsely and unlawfully did utter and
publish as true and genuine, the last mentioned false and forged
warrant ~~and request~~ for the payment of money,
with intent to prejudice damage and defraud the said Sam-
uel Maxwell, he the said James M. Gray at the time
he so uttered and published as true and genuine, the last
mentioned false and forged warrant ~~and request~~ for the
payment of money as aforesaid, then and there well
knowing the said ^{last mentioned} warrant ~~and request~~ for the payment
of money to be false and forged, contrary to the force
of the Statute in such cases made and provided and
against the Peace and dignity of the State of Ohio.

6 And the Jurors of the grand jury aforesaid duly empannelled and
sworn as aforesaid ~~present~~ upon their oath aforesaid further
present and find that the said James M. Gray afterwards
to wit on the day and year last aforesaid at the Town-
ship aforesaid, in the County aforesaid, having in his
Custody and possession a certain ^{other} promissory note for the payment
of money, which ^{said last mentioned} promissory note ~~is to~~ was made by
one Samuel Maxwell for the sum of thirty three dollars
and fifty Cents dated March 2nd 1846 payable six
months after its said date to Angus Clark or order,
and on the back of which ^{said} promissory note was then and there
written a certain false and forged warrant or request

- for the payment of money, - ~~to wit~~ ^{and false and forged} (which warrant or request
is as ~~a warrant~~ for the payment of the money due, and made
payable by the said promissory note) - and which said last
mentioned false and forged warrant or request for the payment
of money as aforesaid is as follows, that is to say " Jan. 12th
1846 I require within note to ^{Ten} James ~~at~~ ^{of the} Angus Clark,
be the said James McLurey well knowing the premises
last aforesaid afterwards to wit on the fifteenth day of
January in the year last aforesaid, at the Township
and County aforesaid falsely and unlawfully did
utter and publish as true and genuine, the said
last mentioned false and forged warrant or request
for the payment of the money as aforesaid, with intent
to prejudice ^{and damage} and defame the said Samuel
Maxwell, ^{in the said James McLurey} at the time he so uttered and published
as true and genuine, the said ^{last mentioned} false and forged war-
rant or request for the payment of money as aforesaid,
then and there well knowing the said warrant or request
to be false and forged, contrary to the form of the
Statute in such case made and provided and
against the Peace and dignity of the State of Ohio,
And the Jurors of the grand Jury aforesaid duly empanelled and
sworn as aforesaid upon their said oath present and find that
the said James McLurey afterwards to wit on the ^{the Township aforesaid in} ~~the~~ ^{the} twenty eighth day of
January in the year last aforesaid at the County aforesaid
having in his custody and possession a certain other promissory
note in writing for the payment of money, which said
last mentioned promissory note is as follows that is to say,
\$35-0 March 27th 1845 six months after date I promise
to pay Angus Clark or order Thirty three
dollars and fifty cents for value received Witness
my hand - Saml Maxwell - and on the
back of which ^{last} last mentioned promissory note

was then and there written a certain false and forged
request for the payment of money (to wit for the payment
of the money due on and by, said promissory note) ^{being}
ing to be a ~~which~~ said ^{and signed} request purporting to be made
by the said Angus Kellogg, in favor of the said James
McElroy - and which ^{and forged} request is as follows that is to
say "Jan 12th 1846 I Righter writing ^{note} to James McElroy
Angus Kellogg, be the said James McElroy well knowing
the premises last aforesaid afterwards to wit on the twenty ^{eight} day
of July January in the year Eighteen hundred and forty six
at the Township aforesaid in the County aforesaid falsely and
unlawfully did utter and publish as true and genuine, the
said last mentioned false and forged request for the payment
of money, with intent to ^{injure} prejudice damage and defraud
the said ~~James McElroy~~ ^{Angus Kellogg} be the said James McElroy
at the time he so uttered and published ^{as true and genuine} as the said ^{last mentioned} false
and forged request for the payment of money, as aforesaid
there and there well knowing the said last mentioned ~~request~~
request for the payment of money, to be false and forged, contrary
to the form of the Statute in such case made and provided
and against the Peace and dignity of the State of Ohio

Philander B. Cole

Proc. Atty

1845
-1847
D

cancelled in Judgment January 28th 1846
before J. Judg. H.P.

James W. Gray To Samuel Maxwell D.

1842

Sept. 25th 40 lbs Apples Whiskey @ 13 $\frac{1}{2}$ = 5.00

Oct. 20th 100 brick for Joshua Judge @ 10 = 2.80

Nov. 12th 700 Do for himself @ 40 = 2.80

6.10

1843

Sept. 26th To 1 Buggy = = = \$30.00

Or on Buggy 16 lbs @ 3.00

Sept. 12th 5 Sheep = 5.00

1 hog 120^{lb} @ 3^c = = = 3.60 = 17.60

$\frac{1}{2}$ balance on buggy

12.40

6.10 from above

18.50

Also 2 rec^{ts} for witness fees = 1.00

19.50

State of Ohio
vs
James M. Troy

In Union Com Pleas
Union County to

Philip Snider Sheriff
and Jailor

To subsisting James M. Troy in jail from
January 9th to January 17, 1850 at 25cts per day \$2.25
to committing to jail .50
" Discharging from jail .50
Philip Snider Sheriff
and Jailor

Union Loan Pleas
The State of Ohio
vs
James McHoy
Sub. Plffs vs Defs

Filed May 5, 1847
John Capil Clerk

May 5, 1847 proved by reading this writ
to the within named parties

Fees - Service 124
 Mileage 5

Philip A. Under Sheriff

The State of Ohio, Union County, ss:

TO THE SHERIFF OF SAID COUNTY—GREETING.

WE command you to summon *Samuel Maxwell*

to be and appear before the Honorable the Judges of the Court of Common Pleas of said county, at the court-house,
in the town of *Northwith* ~~Marysville, on the first day of next term, at ten o'clock A. M.~~, to testify and the truth to speak on be-
half of *The State of Ohio* in a certain matter in contro-
versy in said court depending, wherein *The State of Ohio is Complainant*
is ~~plaintiff~~, and *James McIlroy* is defendant:
and this *he* shall in no wise omit, under penalty of the law; and have then there this writ.

Witness, JOHN CASSIL, Clerk of our said Court, at the court-house

aforsaid, this *fifth* day of *May* A. D. 1847

John Cassil
CLERK.

Union Com. Plea

The State of Ohio
v

James McIlroy

Filed May 4, 1844
John Cyril Clark

Served the within writ by reading
to Joshua Judy Angus Clark and
Charles Lincoln Richard L. Judy and
Paul Bland not found

Fees Service 37 $\frac{1}{2}$

mileage 75 $\frac{1}{2}$

Philip Snider Sheriff

The State of Ohio, Union County, ss:

TO THE SHERIFF OF SAID COUNTY—GREETING.

We command you to summon Joshua Judg, Richard S. Judg
Saul Blana, Angus Clark & Charles
Lincoln
to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the courthouse,
in the town of Marysville, on the first day of next term, at ten o'clock A. M., to testify and the truth to speak on
behalf of The State of Ohio
in a certain controversy in said court depending, wherein the State of Ohio
is plaintiff, and James McElroy
is defendant: and this they shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JOHN CASSIL, Clerk of our said Court, at the court-house aforesaid,

this

30

day of

May

A. D. 1847

John Cassil

CLERK.

Saml. Maymely
No. 33.570

The within note satisfied
by Judgment January
28th 1846. J. Judy J.P.

Jan 12 W 1846
is in the within
in the the University
Angus Clark

33.503

March 27th 1845

Six Months after date I promise to
pay Angus Clark, or order Forty three Dollars
and fifty cents for value received

Witness my hand

Sam^l. Maswell



McShoy

Entry

The State of Ohio On indictment for Forgery
vs
James McGray

It appearing to the Court, that
the judgment of the Court made herein at the May
Term of said Court, A.D. 1847 quashing the first,
third, fourth, fifth, sixth and seventh Counts
of said Indictment, has not been entered
upon the minutes of the Court it is ordered
that the Clerk do now make an entry thereof
upon the minutes, and that the said several
Counts do stand quashed.

Union Com. Pleas

The State of Ohio

vs
James McIlroy
Copias

Filed May 27. 185

Wm Rade p. R

I have taken the body of the within
named James McHoy. January 9th 1850, who was
afterwards discharged by giving Bond before Levi Phelps for his appearance at Court
Fees = Mileage 50 } therefore I have not the body before court as within com =
Service 35 } mandated — — — — —
Paid M.H. Wadhams assistant \$1.00 = \$1.85

Philip Snider Sheriff

The State of Ohio Union County ss.

To the Sheriff of said County Greeting:
We Command you to take James McHenry if
he may be found in your bailiwick and him safely
Keep so that you have his body before our Court
of Common Pleas. of the County aforesaid at the
Court House in said County on the first
day of the next term thereof: To abide the Order
of said Court, on a charge of Forgery.

And have you then then this writ.

Witness James Kinkade Jr Clerk of said
Court at Mansville the 8th day of
January A.D. 1850.

James Kinkade Jr Clerk.

State of Ohio
vs. Ferguson
J. M. Gray

Pres.

Filed January 5, 1850
James Kirkadee p. CLK

State of Ohio
vs
James McShay } Forging

James a writ in
this case to take deft
in accordance with the
order of the Court

13
Hairs

June 5 1850
To James, the Receiver
Clerk
P. B. Gale, Special
Proc. of the

Union Comptroller
The State of Ohio
vs
James M. Flory
Præcipe

Subpoena issued

Filed May 5, 1849
John Cassil Clark

State of Ohio }
vs }
James M. Shroy } Forging
}
} Give a subpoena for Samuel
Maxwell on the part of the State
May 5th 1847 P. B. Cole
Special Proc. Atty

James McHenry

The State of Ohio

Oct. 7. 1846. May

To Indors. May. Jan. 1847. trial & verdict,
& dequency continuing for new trial.

Went down more than twelve to grand. It is agreed
that six of the Comrs are quashed, - minute book.
render a general verdict of guilty.

5 Comrs into witness to depand Maxwell, & 2 Comrs
into witness to depand Clark, & Mr. W. is in
mean of not payable to Clark.

one of the two Comrs into witness to depand Clark
charges Dep. into having in his possession, the note
that was into the ap. grand.

- 2 Comrs sustained. Code & law agree. - Comrs
think the only Comrs sustained, was the one charging
Dep. into paying the ap. grand for Clark, into
witness to depand Clark.

Prosser p 459. -

11. Ohio Rev. 472

1. Brendel. 309.

In July, 1846. Dep. went to residence of Clark & was
~~found~~ agreed that she should take the note & save
the money, by collecting - Clark refused to sell a
ap. sign the note, but gave it to Dep. for collection,
& Dep. was to return it, as he took it, if he could not collect
it.

- Dep. did not give possession to Clark

Code.

- The position of Comrs. is, that the opinion of Dep.
did not change the liability of Maxwell, & the
dequency, of pains, adds nothing to it.

Handwritten making a collection of a paper to
the prejudice of another man upon Blackstone.
188. Subhals.

} This book 327 Foreign in Study Ohio's own.
to the book 285 Foreign in State.

- some number of pages.

Index in State. -

47. Roscoe. - 292 Subhals - miscellanea,
his of 4 Feb. this number taken

State of Ohio
vs

James McIlroy

Bond

Filed January 17. 1850
James Kirkadee Jr. Clerk

Small men that in James McShoy and Zachariah
McShoy and ^{Andrew} Heminger are held and
firmly bound unto the state of Ohio in the penal
sum of Three Hundred Dollars for the payment of
of which we hereby bind ourselves as witnesses hands
and seals this 17th day of January A.D. 1857.

The condition of the above obligation
is such that whereas the said James McShoy has
been arrested and is now in custody, on a capias
issued under an order of the Court of Common
Pleas of Miami County Ohio in the case of the State
of Ohio vs said James McShoy on an indictment
for Forgery, upon which a verdict has been rendered
and to which motions for a new trial and in arrest
of judgment are now pending. Now if the said
James McShoy shall be and appear at the next
Term of said Court, to answer said indictment
and shall abide the order judgment and
sentences of said Court in said cause, and
not depart the County without leave then bond
shall be void otherwise valid.

James McShoy
Zachariah Heminger
Andrew Heminger

The State of Ohio

21

James McShroy

Mo for new tract

Filed January 17th 1850
James Kinkead for Clerk

The State of Ohio }
 } Union Com Pleas
 } Indictment for Forgery
James McGray }
 } Verdict.

And the said Defendant comes
and moves the Court that a new trial
be granted him for the following
Reasons, to wit

- 1st The Verdict of the jury was without evidence
- 2^d The Verdict of the jury was contrary to evidence
- 3^d The Verdict of the jury was against & contrary to the law
- 4th The Verdict should have been not guilty
- 5th And for other good causes.

Doughty & Corwin

Attys for Deft.

The State of Ohio

vs

James McShroy

Special Warrant

Filed January 17. 1850
James Kirkcaldie Jr Clerk

In obedience to the within command I
have the body of the within named James
McHroy before your Honor. Jan^y 17. 1850

Fees= mileage 05

service 35 = 40

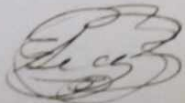
Philip Snider Sheriff

To the Judge of Union County Ohio Greeting

Whereas it is represented that James McShoy is now in your custody charged with the Commission of a bailable offence, and has by his Counsel applied to be admitted to bail until the next Term of the Courts of Common Pleas of said County

Then as therefore to Command you that you bring the body of the said James McShoy forthwith before me at the Court House in Marysville to be dealt with according to Law for which this shall be your Warrant

As witness my hand and seal this 17th day of January A.D. 1837

Levi Phelps Associate Judge 

Criminal Case File

Case No. 1850-CR-0006

No. 50236

Union Common Pleas.

STATE OF OHIO

against

Jonathan Bell
Defendant.

APR TERM, 1851

Defendant Fined \$5^e/₄

Journal No. 5 Page 4

Record No. C1 Page 139

Ex. Doc. A Page 30

Union Common Pleas⁴

The State of Ohio

To wit } Gaming

Jonathan Bell

Recorded

Filed May 28. 1850

James Kinkadee Clerk

Plea of not guilty withdrawn
and plea of guilty entered
April 14. 1851 -

Wm Kinkadee Clerk

A True Bill

J. B. W. Haynes, Jurman
of the Grand Jury

Plea not guilty Nov. 15,
1850, J. Kinkadee Clerk
C. A. B. S. made
Record

The State of Ohio } Court of Common Pleas
Union County, ss } May Term A.D. 1850

The Jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oath present and find that one Jonathan Bell late of the County of Union aforesaid, on the twenty fifth day of May in the year of our Lord, one thousand eight hundred and fifty with force and arms at the County aforesaid, did unlawfully play with cards at a certain game commonly called Old Sledge with Adam Blue, Julius Bennett, and one Herriman whose christian name is to the Grand Jurors unknown then and there being, for certain property other than money to wit, one quart of whiskey of the value of ten cents, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

C. W. Allison Prosecuting Attorney

Union Corn Pleas

The State of Ohio
vs

Jonathan Bell

Capias

Filed Aug 10. 1850

Lat KuitKade p MK

I have taken the body of the within named Jonathan Bell. The name of his bail is Jesse Bell. There-
with return the recognizance. August 1, 1850

Fees = mileage	1.00
service	.35
recognizance	.50

Philip Snider Sheriff
By Wm Wells Deputy

The State of Ohio Union County Ss.

To the Sheriff of said County Greeting,

We Command you to take Jonathan Bell, if he may be found in your bailiwick, and him safely keep so that you have his body before our Court of Common Pleas. of the County aforesaid at the Court House ~~of~~ in said County on the first day of the next Term thereof: to answer unto an Indictment found against him in said Court for Gaming, and have you then there this writ.

Witness James Kinrade Jr Clerk of
said Court at Mansville this 11th day of
June A. D. 1850

James Kinrade Jr Clerk.

Jonathan Bell

Bond

Filed Aug 10, 1850
Jat Kirkod f MR

The State of Ohio Union County, ss.

August

Be it remembered that on the 1 day of ~~July~~ in the year of Our Lord Eighteen hundred and fifty personally came before me William Wells deputy Sheriff of the County of Union Johnathan Bell and Jesse Bell and severally acknowledged to owe the State of Ohio the sum of fifty dollars each, to be levied of their goods and chattels lands and tenements if default be made in the Condition following to wit:

The Condition of this recognizance is such that whereas the above bounden Johnathan Bell has been arrested by me on a writ of Capias issued out of the Court of Common Pleas, in and for the County of Union on a certain indictment presented in the said Court, against Johnathan

Bell for the ~~Offence~~ charged in the said indictment. Now therefore, if the said Johnathan Bell so arrested as aforesaid, shall personally appear before the judges of the Court of Common Pleas of the County last aforesaid, on the first day of the next term thereof, then and there to plead to the same indictment, and abide the judgment of the Court thereon and not depart the Court without leave, then this recognizance to be void and of no effect, otherwise to be and remain in full force and virtue in Law

Jonathan Bell

Attest:

Wm Wells Deputy Sheriff

Jesse Bell

(Signature)
(Signature)

Union Comr Pleas

The State of Ohio
vs

Jonathan Bell

Sub for writs

Filed Nov 18. 1850
L. M. Madep Clerk

Received this writ November 13th 1850
The writ in name of Simon Bennett not found
I bear with return the writ in writ
Nov 18th 1850

fees mileage 100

W. M. Miller Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Simon Beemet

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *12th* day of next term, at *10-* o'clock, A. M., to

testify and the truth to speak on behalf of *The State of Ohio*

in a certain controversy in said Court depending, wherein *The State of Ohio*

is Plaintiff, and *Jonathan Bell*

is Defendant; and this *he* shall in no wise omit, under

the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this *13th* day of *Nov*

A. D., 18 *50* *James Kinkade Jr.* Clerk.

Union Com Pleas

The State of Ohio

vs

Jonathan Bell

Deb for States wits

Filed Aug 10. 1850

Wm Rade for Clerk

The within named Simon Bennett not
found. Fees = mileage 1.00
August 10. 1857.

Philip Swider Sheriff
By Wm Wells Deputy

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon *Harvey Price* and *Samuel Bennett*

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville, on the *1st* day of next term, at *10* o'clock, A. M., to

testify and the truth to speak on behalf of *The State of Ohio* —
in a certain controversy in said Court depending, wherein *The State of Ohio* —

— *is* Plaintiff, and *Jonathan Bell* —

— *is* Defendant: and this *he* shall in no wise omit, under the penalty of the

law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this *8th* day of *Aug*

A. D., 18*50* *James Kinkade Jr* Clerk.

The State of Ohio

vs.

Jonathan Bell

Debt for Writ

Filed April 14, 1831

John Keady Clerk

Since this writ by Proctor, to the within
named witness April 14, 1851

Toes Meluz to

Series 25

William C. Miller Secy

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

John Rosebery and Lafacet Harman

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville. ~~on the~~ *fourteenth* day of next term, at _____ o'clock, A. M., to testify and the truth to speak on behalf of *Jonathan Bell*

in a certain controversy in said Court depending, wherein *The State of Ohio*

vs Plaintiff, and *Jonathan Bell*

vs Defendant: and this *they* shall in no wise omit, under the penalty of the

law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this *14th* day of *April*

A. D., 1857

James Kinkade Jr Clerk.

Union Com Pleas

The State of Ohio

vs
Jonathan Bell

Sub for witnesses

Filed Apl 14. 1857

Wm Kade for Clerk

The within named witnesses not found

Fee Milage 105-

William C. Mann Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Simon James and Nancy Price

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville. on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio* in a certain controversy in said Court depending, wherein *The State of Ohio* is Plaintiff, and *Jonathan Bell* is Defendant: and this *they* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *3rd* day of *April* A. D., 18*57*

James Kinkade Jr

Clerk.

State
Bill

Filed April 14. 1851
J. P. Knapp clerk

Stales, Ohio

Gaming

Another Bell

Issue a subpoena
forthwith for Mr.
Rusebery - Lafacet

Sharonon Wirtzrus

Agent

To James Burkad.
Clerk of the C. Secs.
April 14 1851.

f. C. Canty & Co.
for Agent

State

40

Gov Bell

Filed Nov. 13. 1850

Wm Keady J. CLK

The State of Ohio } Lawing

vs

~~Simon Bennett~~

Issue Subpoena

Jonathan Bell

for Simon Bennett

witness for state -

To Clerk of Union Courthouse

Nov 13 1850

Emerson Ross Atty -

Walt
r

Ben

Pass. for us

Filed Aug 8. 1850

I think made for all

State } Gaming
no }
Jonathan Bell } Issue Subpoena for
Harvey Price - witness for
State -

To James Kirkadee Jr. Clerk.

Sept 8th 1850

Chas Allison Pros. Atty -

April Term A. D. 1851

The State of Ohio

vs. 




Jonathan Bell

Præcipe for Execution

This Sept 2, 1857




Wm. K. Adams p. clerk

issued

The State of Ohio  April Term A. D. 1851.
vs.  Fine, \$ 5.00
Jonathan Bell 

Issue execution in this case, for
goods, &c. and in default thereof
for the body of Defendant.

Osway Curry
Proc. Atty.

To the Clerk of 
Union Com. Pleas. 
Dated Sept. 1st 1851. 

Doc Ret A. 30

The State of Ohio

vs

Jonathan Bell

Execution with Ca sa claud

Fine \$5.00

Costs 13.10

Due .41

To Sept 7. 1857

Fine Sept 30. 1857

J. K. Keady / Clerk

Recorded

Almy, Pres Atty

0181

Received this writ Sept 2^d 1811

Received on the within \$10.00 dollars

returned by order of the Proving Atty

21st 29th 1811

707

Fees	Milage	1.10
	Fees	35-
	Powasse	20
		<u>1.65</u>

William C. Hunt Sheriff

0181

The State of Ohio, Union County, ss.

To the Sheriff of said County, Geeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 14th day of April A. D. 1857 the State of Ohio recovered against Jonathan Bell — as well as the sum of

Five dollars; for fine, as also the sum of \$ 13.10 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Jonathan Bell

You cause to be made the fine and costs aforesaid with interest thereon from the 14th day of April A. D. 1857 until paid; also the sum of \$ 0.41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take

the body of the said Jonathan Bell — to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADZ, jr., clerk of said

Court at Marysville this 2nd day of
September A. D. 1851.

James Kinkadz Jr Clerk.

Criminal Case File

Case No. 1850-CR-0007

No. 50268-7

Union Common Pleas.

STATE OF OHIO

against

Adam Blue

Defendant.

APR TERM 1851

Defendant Fined \$5.00

Journal No. 5

Page 4

Record No. C1

Page 157

Ex. Doc. A

Page 30

7
Union Com Pleas

The State of Ohio

vs } Gaining ^{or}

Adam Blue

Filed May 28. 1850

James K. Kade for MR

vs Bill made

Record

A true Bill

J. B. W. Haynes, foreman
of the Grand Jury -

Recorded

Plea not guilty, Nov. 18. 1850

Ja K. Kade for Clerk

Plea of not guilty withdrawn
and plea of guilty entered

April 14. 1851

K. Kade for Clerk

The State of Ohio }
Union County } ss.

Court of Common Pleas.
May Term A.D. 1850

The Jurors of the Grand Jury then and these duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oaths present and find that one Adam Blue late of said County, on the twenty fifth day of May in the year of our Lord, one thousand eight hundred and fifty, with force and arms at the County of Union aforesaid, did unlawfully play with Cards, at a certain game commonly called Old Sledge with Julius Bennet, Jonathan Bell, and one Herrymann whose Christian name is to the Grand Jurors unknown then and these being, for certain property other than money, to wit, One quart of Whiskey of the value of ten cents; Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

C. M. B. Allison
Prosecuting Attorney.

Union Common. Pleas

The State of Ohio
vs
Adam Blue

Capias

Filed November, 14, 1850
I. K. Kadey Clerk

Recorded

I have taken the body of the within named Adam
Blue, The name of his bail is Simpson Price
I herewith return the recognizance Nov 19th 1850

Fees mileage 95

Service 35

Recognizance 50

William C. Martin Sheriff

The State of Ohio Union County ss.

To the Sheriff of said County Greeting;

We Command you as we have heretofore Commanded
you. To take Adam Blue if he may be found
in your bailiwick and him safely keep so that you
have his body before our Court of Common Pleas of
the County aforesaid, at the Court House in said
County on the first day of the next term thereof
to answer unto an Indictment found against
him in said Court, for Gaming.

And have you then there this writ.
Witness James Kinkade Jr Clerk of
said Court at Mansville this 5th day of
November A.D. 1850.

James Kinkade Jr Clerk

Union Corn Pleas

The State of Ohio
vs

Adam Blue

Capias

Filed August 12th 1850
James Burkhead, Clerk

Recorded

The within named Adam Blue not found
August 12. 1850.

Fees = mileage 1.00

Service 35

Philip Snider Sheriff

The State of Ohio Union County ss.

To the Sheriff of said County Greeting:

We Command you to take Adam Blue, if he may be found in your bailiwick and him safely keep so that you have his body before our Court of Common Pleas. of the County aforesaid at the Court House in said County, on the first day of the next Term thereof: to answer unto an Indictment found against him in said Court for Gaming. And have you then there this writ.

Witness James Kinkadey Clerk of said Court at Marysville this 11th day of June A. D. 1850

James Kinkadey Clerk

Recognizance

Filed November 14, 1850
James Kirk Kade for Clerk

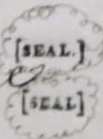
The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the 13th day of November in the year of our Lord One Thousand Eight Hundred and fifty—personally came before me, *William C Malin* Sheriff of the County of Union, *Adam Blue & Simpson Price* and severally acknowledged to owe the State of Ohio the sum of *Fifty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit.

The condition of this Recognizance is such, that, whereas the above bounden

Adam Blue has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *Adam Blue*, for the offence charged in the said indictment;— Now, therefore, if the said *Adam Blue*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Adam Blue
Attest William C Malin Sheriff Simpson Price



Union Corn Pleas

The State of Ohio

vs

Adam Blue

Sub for werts

Filed April 14, 1857

J. Kinkadee p clerk

The within witness not found

James M. Lee, 1850

William C. Hill, Sheriff

Clerk

5

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Simon Bennett

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio*

in a certain controversy in said Court depending, wherein *The State of Ohio*

is Plaintiff, and *Adam Blue*

is Defendant; and this *They* shall in no wise omit, under

the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *3rd* day of *April*

A. D., 18 *57*

James Kinkade Jr Clerk.

April term 1851

The State of Ohio
vs
Adam Blue

Precept for Execution

Filed Dec. 13th 1851

Wm. K. Radt for Clerk

issued

The state of Ohio
vs
Adam Blue

April Term 1857
Fine \$5.00

Issue execution in this case
for goods ~~of~~ and in default
thereof, for the body of the
defendant

To the Clerk of the
Minor Com. Pleas
Dec 12th 1857

James W. Robinson
Pros. Atty

Locket A. 30

The State of Ohio

vs

Adam Blue

Execution with case closed

Fine	\$5.00
Costs	8.42
Increase	1.86
This writ	.41

Filed March 8 1852

James Town Clerk

Let W Robinson Procty

Received this writ December 13 1851

Received the amount of this Execution in full
March 6th 1852

Fees Delage 100

March 8th 1852 Fees 35-

William A. Martin Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, ²reeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the *14th* day of *April* A. D. 1851 the State of Ohio recovered against *Adam Blue* — as well as the sum of

Five dollars; for fine, as also the sum of \$ *8.42* for costs and charges in that behalf expended as of record is manifest, you ^{*as you have heretofore been commanded*} are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *Adam Blue*

You cause to be made the fine and costs aforesaid with interest thereon from the *14th* day of *April* A. D. 1851 until paid; also the sum of \$ *1.86* the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *Adam Blue* — to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this *13th* day of

December A. D. 1851.

James Kinkade jr Clerk.

Doc Per A. 30

The State of Ohio

vs

Adam Blum

Execution with Ca sa clause

Fine	\$5.00
Costs	8.42
Dues	1.41

To Sept. 1857

Fid Sept 30. 1857

J. A. Kirkpatrick Clerk

Recorded

Oliver Pro. Atty

Received this wit sept 8th 1857

no goods on or at the Lands on tenement
bond where on the day since the writ in name

~~Agum Blev~~

not found sept 30th 1857

Fees Mlage 1 10

dooms 35-

1,45-

William to Meren Stepp

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 14th day of April A. D. 1857 the State of Ohio recovered against Adam Blue _____ as well as the sum of five dollars; for fine, as also the sum of \$ 8.42 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Adam Blue You cause to be made the fine and costs aforesaid with interest thereon from the 14th day of April A. D. 1857 until paid; also the sum of \$ 0.41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Adam Blue _____ to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 2nd day of

September A. D. 1851.

James Kirkade jr Clerk.

Criminal Case File

Case No. 1850-CR-0008

No. 50-CR-8

Union Common Pleas.

STATE OF OHIO

against

Julius Bennett

Defendant.

NOV TERM, 1852

Journal No. 5 Page 126

Record No. No Record. Page 1

Ex. Doc. A Page 229

No 1

State of Ohio

vs

Julius Bennett

John Catron

John Catron

John Catron

Number 2.
Union Corn Pliers

The State of Ohio

K

vs } Gaining + 5

Julius Desmet

Filed May 28, 1850
James Kirkhead for Clerk

A true Bill
J. B. W. Haynes, for owner
of the Grand Jury

The State of Ohio }
Union County } ss.

Court of Common Pleas.
May Term A.D. 1850.

The Jurors of the Grand Jury, then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oaths present and find that one Julius Beemet late of said County on the twentyfifth day of May in the year of our Lord one thousand eight hundred and fifty with force and arms, at the County of Union aforesaid did unlawfully play with Cards, at a certain game commonly called Old Sledge with Adam Blue, Jonathan Bell, and one ~~Herrington~~ whose christian name is to the Grand Jurors unknown then and there being, for certain property other than money, to wit, One quart of Whiskey of the value of ten cents: Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

E. W. Allison.

Prosecuting Attorney

State of Ohio
vs ~~E~~ Gaming
Julius Bennett

Precipe for Capias

Filed Dec 4, 1857
D. P. Knittad p. A. R.

Issued

The State of Ohio
vs
Julius Bennett

Warrant
for
Gaming

Issue a capias for Defendant
James W. Robinson
Pres. Atty.

To the Clerk of
Minor Common Pleas
December 4th 1851

Warrant

The State of Ohio

vs

Julius Bennett

Proc. in Capias

Filed July 7 1852

James Swann Clerk

The State of Ohio

v.

Julius Bennett

Gaming

the defendant

Issue a capias for

James W. Robinson
Pres. Atty

To the clerk of
Ohio Com. Pleas

July 7th 1852

State of Ohio
vs

Andrew Beman

Copies

Filed Nov 8 1852
James Turner Clerk

Received this Rent August 31 1852

Mr. William Demree Andrew Demree

Not found

Yes Melages 75

November 8 1852

Dues

$\frac{35}{1.40}$

William Demree Clerk

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Andrew Beman* if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an indictment, found against him in said Court for *Agreement to fight*

And have you then, there, this writ.

Witness, *James Swiner*
JAMES ~~Swiner~~, Clerk of said Court, at
Marysville, this *31st* day of *August*
A. D., 185 *2*

James Swiner Clerk

State of Ohio

vs

Julias Bennett

Copies

Filed Nov 8th 1852

James Sumner Clerk

The Outwin Samuel Julius Bennett
Not found

Alman 8th 1852

The State of Ohio, Union County, ss.

To THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take ^{as we here to fore command you} *Julius Bennet* if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an Indictment, found against him in said Court for *Gaming*

And have you then, there, this writ.

Witness, *James Swiner* JAMES KINKADE ~~ss.~~, Clerk of said Court, at
Marysville, this *7th* day of *July*

A. D., 185 *2*

James Swiner Clerk.

Union Com. Pleas

The State of Ohio

vs
Julius Bennett

Capias

Filed June 5 - 1852

James Twin Clerk

Received this writ December 4th 1852

the within named Lucius Bennett not found

April 5 1852

Tree Mase 100

Fees 35-

\$ 1,35-

W C Main Sheriff

The State of Ohio, Union County, ss.

as we have often heretofore Commanded you
We command you to take *Julius Bennett* if he may be found
in your bailwick, and him safely keep, so that you have his body before our Court of Common Pleas of the
County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an
Indictment, found against him in said Court for *Gaming.*

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this *14th* day of *December*

A. D., 185/

James Kinkade Jr Clerk.

Union Com. Pleas

The State of Ohio

vs

Julius Bennett

Capias

Filed Sept 30, 1857

J. K. Keady p clerk

Received this with August 12th 1877

The within named Julius Bennett not found

Sept 20 1877

Tras Mileage 100

Service 35-

135-

William LeMue - Mgr

The State of Ohio, Union County, ss.

To THE SHERIFF OF SAID COUNTY, GREETING:

As we have after heretofore
We command you to take *Julius Bennett* if he may be found
in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the
County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an
Indictment, found against him in said Court for *Gaming*

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this *12th* day of *August*

A. D., 1861

James Kinkade Jr Clerk.

Union Common Pleas
The State of Ohio
vs
Julius Bennett

Capias

Filed June 30. 1857

Shirkadep Clerk

The within named Julius Bennett not found
June 30th 1851

Fees	Milage	1.00
	Writ	35-
		<u>\$ 1.35-</u>

William C. Allen Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

as we have often heretofore commanded you
We command you to take *Julius Bennett* if he may be found
in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the
County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an
Indictment, found against him in said Court for *Gaming*

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at

Marysville, this

A. D., 1851

7th day of June
James Kirk Radly Clerk.

State of Ohio vs Gaming
No
Julius Bennett

Receipt for Copies

Filed Aug 12, 1857
I Kirkadap clerk

The State of Ohio
vs
Lucius Bennet

Gaming

Issue Capias for Defendant.

Oliver C. Cunniff
Pros. Atty.

To Clerk of Union
Com. Pleas

Aug. 11th 1857.

Union Common Pleas

The State of Ohio

vs

Julius Bernet

Capias

Filed Apl 14, 1857
J. Kinkadee Jr. clk.

The within named duhous Bennet Not found

Fees Mileage \$100

Levis 35-

William C. Mah - the 11

The State of Ohio Union County ss.

To the Sheriff of said County Greeting;
We Command you as we have heretofore Commanded
you to take Julius Bennet, if he may be found in your
Vailiwick and him safely keep so that you have his
body before our Court of Common Pleas of the County
aforesaid at the Court House in said County on the first
day of the next term thereof. To answer unto an indictment
found against him in said Court for Gaming.

And have you then then this writ.
Witness James Kirkade Jr Clerk of said
Court at Marysville this 3rd day of April
A.D. 1851.

James Kirkade Jr Clerk

Union Com. Pleas

The State of Ohio
vs

Julius Bennett

Capias

Filed Nov 18. 1850

James H. Keady CLK

Received this writ Number 5th 1830
the writ in namea Julius Bennett Not bound
New Pitt Return this writ Novem 28 1830

Expes Milage
Laws

100

25

W^{ch} Melin Sherriff

The State of Ohio Union County SS.

To the Sheriff of said County Greeting;
We Command you as we have heretofore
Commanded you, to take Julius Bennet,
if he may be found in your Bailiwick and
him safely keep so that you have his body before
Our Court of Common Pleas, of the County aforesaid
at the Court House in said County, on the first
day of the next term thereof, to answer unto
an Indictment found against him in said
Court for ~~Retaining of~~ Gaming.

And have you then there this writ.
Witness James Kinkade Jr Clerk of
said Court at Marysville this 5th
day of November A.D. 1850

James Kinkade Jr Clerk

Union Com Pleas

The State of Ohio
vs
Julius Bennet

Capias

Filed August 12th
A.D. 1850, James Kimbadey
Clerk.

the within named Julius Bennett not
found. August 12. 1850.

Fees = mileage	90
Service	35

Philip A. Sheriff

The State of Ohio Union County ss.

To the Sheriff of Said County Greeting:
We Command you to take Julius Bennett
if he may be found in your bailiwick and
him Safely Keep so that you have his body before
Our Court of Common Pleas. of the County aforesaid
at the Court House in said County on the first
day of the next Term thereof: To answer unto an
Indictment found against him in said Court
for Gaming. And have you then there
this writ.

Witness James Kirkade Jr Clerk of
Said Court at Mansville this 11th
day of June A.D. 1850
James Kirkade Jr Clerk

Criminal Case File

Case No. 1850-CR-0009

No. 50 CR-9

Union Common Pleas.

STATE OF OHIO

against

Julius Bennett

Defendant.

APR TERM, 1851

Holle Pros

Journal No. 5 Page 7

Record No. **No Record** Page _____

Ex. Doc. A Page 8

5
Union Common Pleas

The State of Ohio

&

vs } Retailing

Julius Bennett

Filed May 29, 1850
James K. Keady p clerk

A true Bill
J. B. W. Haynes, Comman
of the Grand Jury

Noted at April
Term 1851

The State of Ohio } Court of Common Pleas.
Union County ss) May Term A.D. 1850

The Jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oath present and find that one Julius Bennett late of the County aforesaid, on the first day of August in the year of Our Lord, one thousand eight hundred and forty nine with force and arms at the County of Union aforesaid, did unlawfully send and sell spirituous liquor by a less quantity than one quart, to wit. the quantity of one Gill of spirituous liquor, commonly called Whiskey to one Ebenezer O Carter for the sum of five cents which price was ~~the~~ ^{afterwards} there paid by the said Ebenezer O Carter to the said Julius Bennett for the said spirituous liquor, without the said Julius Bennett being duly licensed as a tavern keeper to sell the said spirituous liquor. Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

C. W. Allison.

Prosecuting Attorney

Union Common Pleas

The State of Ohio

vs

Julius Bennet

Capias

The within named Julius Bennett not found
Fees Mileage 1.00

William C. Mullen Sheriff

The State of Ohio Union County ss
To the Sheriff of Said County Greeting;
We Command You as we have heretofore Commanded
You to take Julius Bennet, if he may be found
in your bailiwick and him safely keep so that you
have his body before our Court of Common Pleas of the
County aforesaid at the Court House in said County
on the first day of the next Term thereof to answer
unto an Indictment found against him in said
Court for Retailing Spirituous Liquor.

And have you then there this writ.
Witness James Kirkade Jr Clerk of said
Court at Marysville this 3rd day of April
A.D. 1831.
James Kirkade Jr Clerk

Union Com. Pleas

The State of Ohio
vs

Julius Bennett

Capias

Filed August 12, 1850
James Kinrade p. Clerk

The within named Julius Bennet not found
August 12. 1850.

Fees = mileage 90
service 35

Philip Snider Sheriff

The State of Ohio Union County ss.

To the Sheriff of Union County Greeting;
We Command you to take Julius Bermet,
if he may be found in your bailiwick and him
safely keep so that you have his body before our
Court of Common Pleas of the County aforesaid at
the Court House in said County on the first day of
the next Term thereof; to answer unto an
Indictment found against him in said Court
for Retailing Spirituous liquor, and have you there
there this writ.

Witness James Knirkade Jr Clerk of said
Court at Mansville this 11th day of
June A. D. 1850

James Knirkade Jr Clerk

Criminal Case File

Case No. 1850-CR-0010

Criminal Case File

Case No. 1850-CR-0011

S. A., 10 2

50-CR-11

The State of Ohio

vs

Charles Blodget-

Def. with case clause

Fine \$ 5,00

Costs 4 30

Innocent 1 75

Writ 41

Filed June 12 1852

James Turner Clerk

Reference this writ April 12th 1852.
No goods or chattels lands or tenements found
where on to Levy since the within named
Charles Blossett not found June 11th 1852.

Fees	100
Milage	35-
Fees	35-
	<hr/>
	\$ 2.35-

William L. Main Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 29th day of May A. D. 1850 the State of Ohio recovered against Charles Blodget as well as the sum of Five dollars; for fine, as also the sum of \$ 4. 30 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Charles Blodget— You cause to be made the fine and costs aforesaid with interest thereon from the 29th day of May A. D. 1850 until paid; also the sum of \$ 1. 75 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Charles Blodget to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

James Sumner
Witness ~~James Kincaid, jr.~~, clerk of said

Court at Marysville this 12th day of

April A. D. 1850
James Sumner
Clerk.

Docket A. 102

The State of Ohio

vs

Charles Blodget

Execution with Ca sa clause

Fine \$ 5.00

Costs 4.30

Dues .41

Sept. 7, 1857

Filed Sept. 10. 1857

J. Kinkadee / Clerk

Recorded

Oliver Prosser Atty

Received this writ Sept 3^d 1857

No goods on Chatter's Lumber on Levee near to town
Where on the Levee and the writ in name
Charles Blocket not found Sept 10th 1857

Fees Milage	1,00
Loring	35-
	<hr/>
	1,35-

William C. Martin Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Geeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 27th day of May A. D. 1850 the State of Ohio recovered against Charles Blodget _____ as well as the sum of five dollars; for fine, as also the sum of \$4.30 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Charles Blodget You cause to be made the fine and costs aforesaid with interest thereon from the 29 day of May A. D. 1850 until paid; also the sum of \$0.41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Charles Blodget _____ to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 3rd day of

September A. D. 1851.

James Kinkade Jr Clerk.

The State of Ohio

vs. ~~Wm. M. Blodgett~~

Charles Blodgett

Exat May Term 1850

Præcipe for Execution

Filed Sept 1. 1857

J. Kirkwood Jr Clerk

issued

May Term A. D. 1850

The State of Ohio }
vs. } Fine \$500
Charles Blodget }

Ward

I Herewith for good, &c. and in
default thereof for body of Defendants.
Attest
Thos. Curry
Pros. Atty.

To the Clerk of }
Union Com. Pleas }
Dated Sept. 1st 1851 }
MM

The State of Ohio


vs

Charles Blodgett

Proc. in Ex

Filed April 12 1832

James Linnis Clerk


The State of Ohio

vs
Charles Bledget

To the Clerk of
Municipal Pleas
April 12th 1852

Municipal Pleas

Fine \$5.00

April Term 1850

Issue Exp. in this
Case for goods &c and
in default thereof for the
body of the defendant

James W. Robinson
Proc. Atty

Criminal Case File

Case No. 1850-CR-0012

No. 50-CR-12

Union Common Pleas.

STATE OF OHIO

against

William Hearnal

Defendant.

AUG TERM, 1850

Journal No. 4 Page 326

Record No. C1 Page 134

Ex. Doc. _____ Page _____

Union Common Pleas

The State of Ohio

vs } Selling Liquor
to be drunk where
sold

William Wearneal

Filed May 29. 1850
James Kirkadee p Clerk

Recorded

A true Bill
J. W. Heynes, Com. Sec.
The Grand Jury -

Plea not Guilty Aug 12
1850 J. Kirkadee p Clerk

Copy Bill made

Recorded

The State of Ohio } Court of Common Pleas,
Union County ss) May Term A. D. 1850

The Jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oaths present and find, that one William Wearreal late of the County of Union aforesaid, on the eighteenth day of May in the year of Our Lord, one thousand eight hundred and fifty - with force and arms, ^{at the town of Essex} at the County aforesaid did unlawfully vend and sell a quantity of spirituous liquor, commonly called Whiskey to wit, one quart, to one Harvey Price for the sum of ten cents - to be drunk in the place where sold; which said sum of ten cents was then and there paid by the said Harvey Price to the said William Wearreal for the said ^{spirituous} liquor, without the said William Wearreal being duly licensed as a tavern keeper to sell the said spirituous liquor and the said ^{spirituous} liquor was then and there drunk to wit, at the County of Union aforesaid, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

C. M. Allison
Prosecuting Attorney

Union Com. Pleas

The State of Ohio
vs

William Wearreal

Capias

Filed Aug. 10. 1850

J. K. K. Made for MR

I have taken the body of the within named William
Wearreal. The name of his bail is Taber Randal.
I herewith return the recognizance. August 1, 1850.

Fees= mileage	1.00
service	.35
recognizance	.50

Philip Snider Sheriff
By Wm Wells Deputy

The State of Ohio Union County, ss.

To the Sheriff of Said County Greeting;
We Command you to take William Wearal, if he
may be found in your bailiwick and him safely
keep. So that you have his body before our Court
of Common Pleas of the County aforesaid at the
Court House in said County on the first day of the
next Term thereof; to answer unto an Indictment
found against him in said Court for Retailing
Spiritous liquor. and have you then there
this writ.

Witness James Kirkade Jr Clerk of said
Court at Marysville this 11th day of June
A. D. 1850.

James Kirkade Jr Clerk.

Union Corn Pleas

The State of Ohio
vs
Wm. Marshall

Sub for States writs

Filed Aug 10. 1850

L. K. Kado p Clerk

Served this writ personally upon the
within named Jacob Reed and Harvey Price
August 9. 1850.

Fees = mileage 1.00
Service .25

Philip Snider Sheriff
By W^m Wells Deputy

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Jacob Reed *Harvey Boize*

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville, on the *1st* day of next term, at *10* o'clock, A. M., to

testify and the truth to speak on behalf of *The State of Ohio*
in a certain controversy in said Court depending, wherein *The State of Ohio*

is Plaintiff, and *William Wearneal*

is Defendant: and this *he* shall in no wise omit, under the penalty of the

law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this

8th day of *Aug*

A. D., 18 *50*

James Kinkade Jr Clerk.

State
vs
Wearne

Filed Aug 8. 1850

J. K. Kade per

State } Selling Liquor to be drunk where
no } sold -
Mr. Mearnell } Issue subpoena for Jacob
Need witnesses for state
To Jas Kinkadee Dr Clerk
Augt 8th 1857
C. W. Allison Dist Atty -

William Wearreal

Bond

Filed Aug. 10. 1850
J. W. Kirkhead & Co

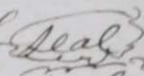
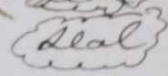
State of Ohio, Union County, N.

Be it remembered that on the 1 day of July, in the year of our Lord Eighteen hundred and fifty ^{eight} personally came before me William Wells Deputy Sheriff of the County of Union William Wearreal and ~~John~~ James Randall and severally acknowledged to owe the State of Ohio the sum of fifty dollars each, to be levied of their goods and chattles lands and tenements if default be made in the condition following, to wit;

The condition of this recognizance is such, that whereas the above bounden William Wearreal has been arrested by me, on a writ of Capias, issued out of the Court of Common pleas, in and for the County of Union, on a certain indictment presented in the said Court, against William Wearreal for the offense charged in the said Indictment. Now, therefore, if the said William Wearreal so arrested as aforesaid, shall personally appear before the Judges of the Court of Common Pleas of the County last aforesaid, on the first day of the next term thereof, then and there to plead to the same indictment, and abide the judgment of the Court thereon, and not depart the Court without leave, then this recognizance shall be void and of no effect, otherwise to be and remain in full force and virtue in law.

Attest,

Wm Wells Deputy Sheriff

William Wearreal 
James Randall 

Criminal Case File

Case No. 1850-CR-0013

Union Corn Pleas

The State of Ohio
vs
Hurman Correll

Writ of attachment

Filed Aug 10. 1850
J. H. K. Kadey C. K.

Recorded

Cost Bill made

Record

I have taken the body of the within named
Furman Correll, and have taken bond for
his appearance with Bill Welch his bail. I
herewith return the bail bond, July 1st 1850

Fees = mileage	5
Service	35
Bond	50

Philip Snider Sheriff

The State of Ohio Union County ss.

To the Sheriff of Union County Greeting:

We Command you that you Attach
Herman Correll, so as to have his body before
our Court of Common Pleas, within and for the
said County of Union, on the first day of the next
Term, to answer us of a certain Contempt by him
lately committed against us, as it is said, and
further to do and receive what our said Court
shall in that behalf Consider: Hereof fail not,
and have you then there this writ.

Witness James Kinrade Jr Clerk of said
Court of Common Pleas at Marysville
this 10th day of June A.D. 1850
James Kinrade Jr Clerk

Furman Correll &
Bill Welch

Bond

Filed Aug 10, 1850
J. K. Kade for Mr

Know all men by these presents, that we
Furman Correll and Bill Welch of the County
of Union, Ohio, are jointly and severally held
and bound to the State of Ohio, in the sum
of fifty dollars, to the payment of which we
jointly and severally bind ourselves, our heirs
executors and administrators, firmly by these
presents, sealed with our seals, and dated this
1st day of July A.D. 1858

The condition of the above obligation is such
that if the above bound Furman Correll
shall and does appear before the Judges
of the Court of Common Pleas, to be holden at
Marysville, in and for the County of Union
in the State of Ohio, on the first day of the
next term, and answer unto what shall
then and there be objected to him, by the
State of Ohio, under proceedings against
him for Contempt of Court, in disobeying
its process, and not depart the Court without
leave, then this obligation to be void, otherwise
in full force and virtue in law.

Furman Correll 

B. Welch 

Attest Philip Snider Sheriff

State
is
Correll &
Mason
Pres

Filed June 10. 1850
J. R. Knapp CR

issued
The State of Ohio }
vs }
Furman Cornell } Order for Attachment in
Union Court Pleas

issued
The State of Ohio }
vs }
Thomas Moore } Order for Attachment in
Union Court Pleas

Issue Attachments
in the above cases - returnable next

term
To James Kinrade & Co

E W Allison, Pres Atty

The State of Ohio
as
Furnman (correct)

~~Attachment~~

Sheriff's fees - \$

90
<u>32</u>
1,22

Docket A 94

The State of Ohio
vs
Furman Correll

Execution with Ca Sa Clause

Fine	\$15.00
Costs	3.12
Lucr	.41

To Sept. 1857

Filed April 5. 1852
James Lower Clerk

Oliver Pro. Atty
Entered

Received this September 2 1854

Returned By order of the Prosecuting Attorney April 5 1852

Dees Milase 5-

Dues $\frac{35-}{40}$

W. C. Melin Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 12th day of August A. D. 1850 the State of Ohio recovered against Furman Correll _____ as well as the sum of fifteen dollars; for fine, as also the sum of \$ 3,12 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Furman Correll

You cause to be made the fine and costs aforesaid with interest thereon from the 13th day of August A. D. 1850 until paid; also the sum of \$ 5,41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Furman Correll _____ to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADZ, jr., clerk of said

Court at Marysville this 2nd day of

September A. D. 1851.

James Kinkadz jr Clerk.

Criminal Case File

Case No. 1850-CR-0014

Union Com. Pleas

The State of Ohio

vs

Thomas Moore

Writ of Attachment

Filed Aug 10. 1850

J. K. Kadey & M

Cert bill made

Record

I have taken the body of the within named
Thomas Moore and have taken bond for
his appearance with Bill Welch his bail.

I herewith return the bail bond. July 3rd 1830

Fees = mileage	5
service	35
Bond	60

Philip Snider Sheriff

The State of Ohio Union County ss.

To the Sheriff of Union County Greeting;
We Command you that you attach Thomas
Moore, so as to have his body before our Court
of Common Pleas within and for said County
of Union on the first day of the next Term,
to answer us of a certain Contempt by him
lately Committed against us, as it is said,
and further to do and receive what our
said Court shall in that behalf Consider: Hereof
fail not, and have you then there this
Writ.

Witness James KinKadey Clerk
of said Court of Common Pleas at
Marysville this 11th day of June
A. D. 1850

James KinKadey Clerk

Thos Moore &
Bill Welch

Bond

Filed Aug. 10. 1850
J. A. Kirkadap & Co

Recorded

Know all men by these presents
that we Thomas Moore and Bill
Welch of the County of Union, Ohio,
are jointly and severally held and bound
to the State of Ohio, in the sum of fifty
dollars, to the payment of which we jointly
and severally bind ourselves, our heirs
executors and administrators, firmly by
these presents, sealed with our seals, and
dated this 3rd day of July A. D. 1830.

The condition of the above obligation
is such that if the above bound
Thomas Moore shall and does appear
before the judges of the Court of Common
Pleas, to be holden at Marysville, in
and for the County of Union, in the
State of Ohio, on the first day of the
next term, and answer unto what
shall then and there be objected to him,
by the State of Ohio, under proceedings
against him for Contempt of Court,
in disobeying its process, and not depart
the Court without leave, then this
obligation to be void, otherwise in full
force and virtue in law.

T. C. Moore Seal

B. Welch Seal

D. A. 96

The State of Ohio
vs

Thomas Moore

Executed with *ca sa claus*

Fine	\$10.00
Costs	3 12
Increase out	1.21
This unit	41

Filed June 11 - 1852
James Sumner Clerk

Paid Sept 2 - 1857 \$10.00

The defendant Paid the Balance of
this Judgment to J W Robinson Proceeding
Attorney June 10th 1852

William M. Mullen Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 13th day of August A. D. 1850 the State of Ohio recovered against *Thomas Moore* as well as the sum of *Ten* dollars; for fine, as also the sum of \$ *3,12* for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *Thomas Moore* You cause to be made the fine and costs aforesaid with interest thereon from the 13th day of *August* A. D. 1850 until paid; also the sum of \$ *1,21* the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *Thomas Moore* to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

James Swiner
Witness ~~James Swiner, jr.~~ clerk of said

Court at Marysville this 7 12th day of

April A. D. 1850

James Swiner Clerk.

Docket A 96

The State of Ohio
vs

Thomas Moore

Execution with Ca Sa. Clause

Fine \$10.00

Costs 3.12

Lucr. .41

Filed Sept. 30, 1857
Jas Kinkadee clerk

Joseph W. 1857

13 12	13 12
70	0
<u>13 72</u>	<u>13 12</u>
55-	78 72
25-	1
<u>41</u>	
<u>1493</u>	

Recorded

Oliver Pro Atty

Received this wit sept 2 1857

~~But~~ Made ten dollars sept 29 1857

returned by order of O. Loring

Free Mulge 25-

Leaves 35-

Powder 20
80

William C. Hall's Receipt

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 12th day of August A. D. 1850 the State of Ohio

recovered against Thomas Moore — as well as the sum of Ten — dollars; for fine, as also the sum of \$ 3, 12 for costs and charges in that behalf ex-

pended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Thomas Moore

You cause to be made the fine and costs aforesaid with interest thereon from the 13th day of August A. D. 1850 until paid; also the sum of \$ 0, 41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take

the body of the said Thomas Moore — to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 20th day of

September
A. D. 1851.

James Kinkade Jr

Clerk.

The State of Ohio

vs

Thomas Moore

Plac for Ex

Filed April 12 1852

James Linn Clerk

The State of Ohio

Thomas Moore

Minor Common Pleas

Attachment

Fine \$10.00

Issue Executed in this case

for goods &c and in default

thereof for the body of the

Defendant

To the Clerk of

Minor Com. Pleas

April 12th 1832

James W. Ponsa

Pres. Atty

Criminal Case File

Case No. 1850-CR-0015

No. 50-CR-15

Union Common Pleas.

STATE OF OHIO

against

Peleg Bowen

Defendant.

AUG TERM. 1850

Judg. Vs. Defendant

Journal No. 4 *Page* 327

Record No. C 1 *Page* 136

Ex. Doc. _____ *Page* 1

Union Common Pleas

The State of Ohio

vs } Assault &
 } Battery

Geleg Bowen

Filed August 12, 1850
James Kinkade Jr clerk

A true Bill
John F. Sabin foreman
of the grand Jury

Plea guilty filed Aug
13. 1850.

J. Kinkade Jr. CR
Court Rec made

Recorded
Recorded

This Bill was found upon testimony sworn
and sent to the Grand Jury, by order of the
Court, at the request of the Prosecuting Attorney.

C. W. Allison, Prosecuting Attorney

The State of Ohio } Court of Common Pleas.
Union County ss } August Term A.D. 1850

The Jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oaths present and find that one Peleg Bowser late of the County of Union aforesaid, on the second day of August in the year of Our Lord, One thousand Eight hundred and ~~forty~~ fifty with force and arms, at the County of Union aforesaid, in and upon one James Riddle then and there being, unlawfully did make an assault, and him the said James Riddle then and there unlawfully did beat, wound, and ill treat, and other wrongs to him the said James Riddle then and there did, to the great damage of the said James Riddle, contrary to the form of the Statute in such Case made and provided, and against the peace and dignity of the State of Ohio.

C. W. Allison
Prosecuting Attorney

Copy of. Minutes

. Peleg Bowen

12

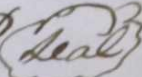
Filed Aug 5. 1850

O. Kirkland p. M. R.

The State of Ohio, Union County ss.
To the Keeper of the jail in the
County aforesaid Greeting;

Whereas Peleg Bowen of the County
aforesaid, has been arrested on the oath of
James Riddle for an assault and battery
with intent to murder, and has been
brought before me. David Burnham
one of the Justices of the peace in and
for said County for trial, which trial
has been necessarily postponed by reason of
the present insane appearance of the said
Peleg Bowen, until the 6th day of August
A. D. 1850, therefore I command you in
the name of the State, to receive the
said Peleg Bowen in your custody, in
the jail of the County aforesaid, there to
remain until discharged by due course
of law.

Given under my hand and seal
this 3rd day of August A. D. 1850

David Burnham J. P. 

I certify the above to be a true copy
of the original writ

Isaac A. Morse
Constable

Filed Aug 3rd 1850
Post Office for Elk

Issue Subpoena for E. ~~Beveran~~
and George Morrow witnesses before
Grand Jury
Aug 3 - 1850

C. W. Allison - Bas Atty

State
vs
P. Bowen

Filed Aug 3rd 1850
La Kirkadey CLK

The State of Ohio Before Examining
no } Court to be held
Peleg Bowen } Aug 5th 1850.

Issue subpoena to
James Riddle witness for the State -
Aug 3rd 1850. C. W. Allison Pres Atty -

Union Corn Pleas

The State of Ohio

vs

Pleg Bornew

Sub for Pleas wts

Filed Aug 5. 1850

James K. Kade per ER

Served this writ August 5, 1830
by reading to the within named witness

Fees & mileage 5

Service 12 1/2

Philip A. Under Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Isaac A. Morse

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, ~~on the~~ *forthwith* ~~day of next term, at~~ *_____* o'clock, A. M., to

testify and the truth to speak on behalf of *The State of Ohio*
in a certain ~~controversy~~ ^{*Cause*} in said Court depending, wherein *The State of Ohio*
is Plaintiff, and *Pelig Bowen*
is Defendant; and this *he* shall in no wise omit, under
the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *5th* day of *August*

A. D., 18 *50*

James Kinkade Jr Clerk.

Union Corn Pleas

The State of Ohio

^{vs}
Pelig Borven

Sub for Pelig wits

Filed Aug 5, 1850
La Kwikado for clerk

Served this writ personally upon the within
named James Riddle August 3, 1850. also
upon Wilson Reed August 5, 1850.

Fees= mileage 30
service 25

Philip Snider Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

*James Riddle and
Wilson Reed*

~~summons~~
to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *5th* day of ~~November~~ *August 1850*, at *ten* o'clock, A. M., to

testify and the truth to speak on behalf of

the State of Ohio
Cause
in a certain ~~cause~~ in said Court depending, wherein *the State of Ohio*

is Plaintiff, and *Peleg Bowen*

is

Defendant; and this

they shall in no wise omit, under

the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this

3rd day of *August*

A. D., 18

50 James Kinkade Jr Clerk.

Union Corn Pleas

The State of Ohio

vs

Pleg Bowen

Sub for depts writs

Filed Aug 5. 1850

La Kirk Radw for clerk

Served this writ personally upon all the
within named witnesses except J. O. Baker
who was not found. August 5. 1850

Fees = mileage 25
service 3 1/2

Philip Suider Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

J. O. Baker
Elizabeth Parthomer, Alexander Tyler
and J. H. Elwell

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville, on the *fourth* day of next term, at ~~_____~~ o'clock, A. M., to

testify and the truth to speak on behalf of *Pelig Bowen*
in a certain ~~_____~~ *Cause* in said Court depending, wherein *The State of Ohio*

_____ is Plaintiff, and

_____ is Defendant

: and this *they* shall in no wise omit, under the penalty of the

law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this

5th

day of *August*

A. D., 18

50

James Kinkade Jr Clerk.

Union Corn Pleas

The State of Ohio
vs

Peleg Bower

Sub for Depts Wits

Filed August 5. 1850

Ja. Kirkado J. Clerk

Served this writ personally upon
all the within named witnesses.

August 3, 1850. — Fees = mileage 25
service 50 = 75

Philip A. Under Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

*Nancy Bowen, Jane Bowen,
R. P. Mann and David Burnham*

~~to~~
to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville, on the *5th* day of ~~next term~~ *August 1850*, at *ten* o'clock, A. M., to

testify and the truth to speak on behalf of *Peleg Bowen*
in a certain ~~controversy~~ *cause* in said Court depending, wherein, *The State of Ohio*

is Plaintiff, and *Peleg Bowen*

is Defendant: and this *they* shall in no wise omit, under the penalty of the

law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this

3rd day of *August*

A. D., 18*50*

James Kirkade Jr Clerk.

Criminal Case File

Case No. 1850-CR-0016

No. 50-62-16

Union Common Pleas.

STATE OF OHIO

against

Nathaniel Raymond
Defendant.

AUG TERM, 1850

Defendant Fined \$5⁰⁰/₁₀₀

Journal No. 4 Page *327*

Record No. C1 Page *138*

Ex. Doc. Page _____

In Union Common Pleas

The State of Ohio

vs } Keeping Tavern
} without license

Nathaniel Raymond

Filed August 12, 1850
James Kirkadee Jr clerk

Cost bill made

Record

Recorded

A true Bill

John F. Selvin

foreman of the Grand

Jury

Plea guilty Aug 13, 1850
J. Kirkadee Jr clerk

The State of Ohio } Court of Common Pleas
Union County do } August Term A.D. 1850.

The Jurors of the Grand Jury, then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oath present and find that one ^{Nathaniel} ~~John~~ Raymond late of the County of Union aforesaid, on the first day of July in the year of Our Lord, one thousand, eight hundred and ~~forty~~ fifty with force and arms, in the Town of Newton at the County of Union aforesaid, did unlawfully keep a tavern, without being duly licensed as a keeper of such taverns, to wit, at the residence of the said Nathaniel Raymond in said town and County aforesaid, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

C. W. Allison Prosecuting Attorney

Criminal Case File

Case No. 1850-CR-0017

No. 50-62-17

Union Common Pleas.

STATE OF OHIO

against

John Morrow Jr
Defendant.

AUG TERM, 1850

Defendant Fined \$2⁰⁰/₁₀₀
" " " " \$2⁰⁰/₁₀₀

Journal No. 4 Page 343

Record No. C1 Page 138

Ex. Doc. A Page 96-100

Union Case Pleas

The State of Ohio

of } Betting on
Shooting at Mark

John Morrow Jr

Filed August 14. 1850

James Kirk Kade Jr Clerk

Plea guilty Aug. 15. 1850

~~Filed Aug 15. 1850~~

James Kirk Kade Jr Clerk

A true Bill

John F. Sobin

foreman of the

grand Jury

Cost bill made

Record

Recorded

The State of Ohio
Union County } ss

Court of Common Pleas
August Term A.D. 1850

The jurors of the Grand Jury then
and there duly empannelled and sworn to
inquire in the name and by the authority of
the State of Ohio, within and for the body of the
County of Union, upon their said oaths, present
and find that one John Morrow ^{Junior} late of said
County on the first day of May in the year
of Our Lord one thousand eight hundred and
fifty with force and arms at the County aforesaid
did unlawfully bet and wager a large sum of
money to wit, the sum of five cents with Galatia
Sprague, John Ellwell, and Elijah S Gunn
upon the issue
and event of a certain contest and trial of Skill
in shooting with a Rifle gun at a mark or target
then and there about to be tried and decided
between said John Morrow ^{Junior} and Galatia Sprague,
John Ellwell and Elijah S Gunn

which said trial of
Skill in shooting as aforesaid then and there took
place between said parties to decide said wager
and bet between said parties and then and there
did decide said wager and bet between said parties
contrary to the form of the statute in such case
made and provided and against the peace and
dignity of the State of Ohio

C. M. Allison

Prosecuting Attorney

Union Com Peas

The State of Ohio

vs } Garring

John Morrow Jr

Filed August 14, 1850

James Kirkadee clerk

Rea guilty Aug 15, 1850

Ed Kirkadee clerk

A true Bill

John F. Soben
foreman of the
grand Jury

Cost bill made

Recorded
Recorded

The State of Ohio } ss. Court of Common Pleas.
Union County } August Term A. D. 1850

The Jurors of the Grand Jury then and there duly empaneled, and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oaths present and find that one John Morrow, ^{Junior} late of said County on the thirteenth day of April in the year of Our Lord one thousand eight hundred and fifty, with force and arms, at the County of Union aforesaid did unlawfully play with Cards at a certain game, commonly called Poker with Galatia Sprague and other persons to the Grand Jurors aforesaid unknown, then and there being for the sum of five cents in money, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

L. W. Allison
Prosecuting Attorney

Docket A. 98

The State of Ohio

vs

John Morrow Jr

Execution with Case clause

Fine \$2.00

Costs 1.66

Lucr .41

Filed Sept 30, 1857

at Kirkade p clerk

to Sept 1, 1857

732	366	407
6	366	
<u>4398</u>	<u>82</u>	

732	
6	
<u>788</u>	<u>Recorded</u>
62	
<u>850</u>	950

Henry Probstly

Received this writ Sept 2^d 1857

Money due in full Sept 29 1857

Tree Mlage 25-

do

35-

60

William C. Mearns

The State of Ohio, Union County, ss,

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 12th day of August A. D. 1850 the State of Ohio recovered against *John Marrow Jr* as well as the sum of *two* dollars; for fine, as also the sum of \$ *1,66* for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *John Marrow Jr* You cause to be made the fine and costs aforesaid with interest thereon from the 15th day of *August* A. D. 1850 until paid; also the sum of \$ *0,41* the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *John Marrow Jr* to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this *2nd* day of

September A. D. 1851.

James Kinkade Jr Clerk.

Black R. A. 100

The State of Ohio

(vs)

John Morrow Jr

Execution with Ca Sa Clause

Paid \$2.00

Casts 1.66

Surv .41

Sept 7, 1857

Paid Sept 30, 1857

Skinkade Jr Clerk

Recorded

Olverry Pro Atty

Received this with apt 2 1857

Money Mace in full apt 24 1857

~~Money~~

Geo Mace 25-

Sum

$$\begin{array}{r} 35- \\ \hline 60 \end{array}$$

William C. Mace Prop

The State of Ohio, Union County, &c.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 12th day of August A. D. 1850 the State of Ohio recovered against John Morrow Jr _____ as well as the sum of

two dollars; for fine, as also the sum of \$ 1.66 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said John Morrow

You cause to be made the fine and costs aforesaid with interest thereon from the 15th day of August A. D. 1850 until paid; also the sum of \$ 0.41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take

the body of the said John Morrow _____ to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 2nd day of

September A. D. 1851.

James Kinkade Jr Clerk.

Criminal Case File

Case No. 1850-CR-0018

No. 5018-18

Union Common Pleas.

STATE OF OHIO

against

Furman Correl

Defendant.

AUG TERM, 1850

Defendant Fined 5 ⁰⁰/₁₀

Journal No. 4

Page 348

Record No. C1

Page 189

Ex. Doc. A

Page 96-100

Union Com Pleas

The State of Ohio

vs } Gaming

James Cornell

Filed August 14. 1850

James Kirkadee p clerk

Plea guilty Aug 16. 1850

James Kirkadee p clerk

A true Bill

John F. Sabie

foreman of the
grand Jury

Cost Bill made

Received

Recorded

The State of Ohio
Union County) ss

Court of Common Pleas,
August Term. A.D. 1850

The jurors of the Grand jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio within and for the body of the County of Union aforesaid upon their said oaths, present and find that one Freeman Correll late of said County on the second day of January in the year of Our Lord one thousand eight hundred and fifty with force and arms at the County of Union aforesaid, did unlawfully play with cards at a certain game commonly called Poker with Galatia Sprague, John Morrison, James S. Alexander, Benjamin Wells, and Horace Beach then and there being for the sum of one dollar in money contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio

C. W. Allison

Prosecuting Attorney

Union Com Pleas

The State of Ohio

vs } Gaming

Turner Corriell

Filed August 13. 1850

James Kinkead p Clerk

Cost Bill made

Record

A True Bill

John F. Sabin

Tavernman of the Grand

Loony

Plea Guilty Aug 16, 1850

James Kinkead p Clerk

Recorded

The State of Ohio }
Union County } ss. Court of Common Pleas.
August Term A.D. 1850

The Jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oaths present and find that one Furman Correll late of said County, on the first day of February, in the year of Our Lord, one thousand, eight hundred and fifty with force and arms at the County of Union aforesaid did unlawfully play with cards at a certain game commonly called Poker with James D. Alexander, John Morrison and Benjamin Wells

then and there being, for the sum of five cents in money, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

C. W. Allison.

Prosecuting Attorney

Docket A. 96

The State of Ohio

vs

Human Council

Execution with Ca Sa clause

Fine \$5.00

Costs 1.66

Inst. .41

Sept 5. 1857

Filed April 5 - 1852

James Lowman Clerk

Oliver P. Ross Atty

Received this unit September 2^o 1851

Returned By order of J W Robinson Prosecuting Attorney
April 3 1852

Fees Release 5-

Fees $\frac{35-}{40}$

W C Martin Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 12th day of August A. D. 1850 the State of Ohio

recovered against *Surman Correll* as well as the sum of *Five* dollars; for fine, as also the sum of \$ *1,00* for costs and charges in that behalf ex-

pende as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *Surman Correll*

You cause to be made the fine and costs aforesaid with interest thereon from the 16th day of *August* A. D. 1850 until paid; also the sum of \$ *0,41* the costs of increase on said judgment

and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *Surman Correll* to the jail of said coun-

ty, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said,

Court at Marysville this 2^d day of

September A. D. 1851.

James Kinkade jr Clerk.

Black R. A. 96

The State of Ohio
vs

Herman Lomax

Execution with Case Closed

Fine	\$ 5.00
Costs	1.66
Tax	.41

Joseph J. 1857

Fine \$5.00
James Lomax

Oliver Prosser
Executor

Received this writ September 2^o 1851

Returned By order of the Prosecuting Attorney

April 2 1852

Fees Nilare \$-

Less $\frac{35}{40}$

W C Main Sheriff

The State of Ohio, Union County, ss,

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 12th day of August A. D. 1850 the State of Ohio recovered against *Furman Correll* — as well as the sum of *Five* dollars; for fine, as also the sum of \$ 1.66 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *Furman Correll* You cause to be made the fine and costs aforesaid with interest thereon from the 16th day of *August* A. D. 1850 until paid; also the sum of \$ 0.41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *Furman Correll* — to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 2nd day of

September A. D. 1851.

James Kinkade jr Clerk.

Criminal Case File

Case No. 1850-CR-0019

No. 50-68-19

Union Common Pleas.

STATE OF OHIO

against

John Morrison

Defendant.

AUG TERM, 1850

Defendant Paid \$ 6 $\frac{00}{100}$

" " " " \$ 6 $\frac{00}{100}$

Journal No. 4

Page 348

Record No. C 1

Page 140

Ex. Doc. _____

Page _____

Union Loan Pleas

The State of Ohio

vs } Gaining

John Morrison

Filed August 13. 1850
James Kirkade for Clerk

A true Bill

John F. Sabier
Foreman of the grand
Jury

Cost Bill made
Record

Plea guilty Aug 16. 1850
J. Kirkade for Clerk

Recorded

The State of Ohio } Court of Common Pleas.
Union County, 20 } August Term A.D. 1850

The Jurors of the Grand Jury then
and these duly empaneled and sworn to inquire
in the name and by the authority of the State of Ohio
within and for the body of the County of Union aforesaid,
upon their said oaths present and find, that
one John Morrison late of the County
of Union aforesaid on the first day of February
in the year of Our Lord one thousand, eight hundred
and fifty with force and arms at the County
of Union aforesaid, did unlawfully play with Cards,
at a certain game commonly called Poker
with Benjamin Wells, James S. Alexander,
and Furman Correll
then and there being, for the sum of five cents
in money, contrary to the form of the Statute in
such case made and provided, and against
the peace and dignity of the State of Ohio.

C. W. Allison

Prosecuting Attorney

Minor Case Pleas

The State of Ohio

vs } Gaming

John Morrison

Filed August 14. 1850
James Kinkade Clerk

A true Bill

John F. Sobus
foreman of the
grand Jury

Cost Bill made
Record—

Plea guilty Aug 16, 1850

Jaⁿ Kinkade Clerk

Recorded

The State of Ohio }
Union County } ss. Court of Common Pleas.
August Term A.D. 1850

The Jurors of the Grand Jury, then and there duly empaneled and sworn to inquire in the name and by the authority of the state of Ohio, within and for the body of the County of Union aforesaid, upon their said oaths present and find, that one John Morrison late of said County, on the second day of January in the year of Our Lord one thousand, eight hundred and fifty with force and arms at the County of Union aforesaid did unlawfully play with Cards at a certain game commonly called, Poker with Galatia Sprague, James S. Alexander, Furman Correll Benjamin Wells, and Horace Beach then and there being, for the sum of one dollar in money, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

C. M. Allison, Prosecuting Attorney.

Docket, A. 98

The State of Ohio

vs
John Morrison

Execution with Coda clau

Fine \$5.00
Cents 1.66
Dues .81
Writ .41

Filed Jan'y, 16th 1852
I Kin Road for clerk

Recorded

Received this writ December 13th 1857

J. W. Robinson Prob. Atty

Jan 14
no goods on Chittles lands on tenements found whereon to Levy
I therefore took the body of the within named John Morrison
to the Jail of this county in compliance with the command of
this court, on the 14th day of January 1852 after wards
to wit on the 15th day of January 1852 Received of
the within named John Morrison Payment in full
of this judgement and costs and there fore discharged
the within named John Morrison from custody
January 16 1852

Jarlors Fee Paid

Fees Milage 5
Fees 35
Pounce 18
Jarlors Fee 50
708

Returnee my Fees

William Collins Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, ^{to} Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the *12th* day of *August* A. D. 1850 the State of Ohio recovered against *John Morrison* as well as the sum of *Five* dollars; for fine, as also the sum of \$ *1.66* for costs and charges in that behalf expended as of record is manifest, you are therefore commanded ^{as you have heretofore been commanded} that of the goods and chattels and for the want thereof, of the lands and tenements of the said *John Morrison* You cause to be made the fine and costs aforesaid with interest thereon from the *16th* day of *August* A. D. 1850 until paid; also the sum of \$ *.81* the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *John Morrison* to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this *13th* day of

December A. D. 1851.

James Kinkade, jr. Clerk.

August Term 1850

The State of Ohio

vs

John Morris

Precept for Execution

Filed Dec 13th 1857

Larkin Road for CR

issued

The State of Ohio
vs
John Morrison

August Term 1850
Fine \$5.00

Issue Execution in this
Case for goods & and in default
thereof for the body of the
defendant
To the Court of the
Union Com. Pleas
December 12th 1851

James W. Robinson
Pros. Atty

August Term 1850

The State of Ohio

vs

John Morrison

Process for Execution

Filed Decr 13th 1851

La Kinkrad for Clerk

issued

The State of Ohio
vs
John Morrison

August Term 1850
Fine \$5.00

Writ Execution in this
Case, for goods & and in
default thereof, for the body
of the defendant

To the Clerk of the Court
Main Com. Please
James W. Robinson
Pres. Atty

December 12th 1851

Docket A. 98

The State of Ohio

vs

John Morrison

Execution with Ca Sa Clause

Fine	\$ 5.00
Costs	1.66
Dues	.41

~~Filed~~ Sept 30, 1857

Pat Kirkadw p clerk

To Sept 5, 1857

Received this writ Sept 20, 1857

no goods on Charles Lancy

on tenements found

where on to levy

and the within named

John Morrison not found

Sept 20th 1857

Dues Wiley 5-

Fine 35-
40

Wiley to Helen Hunt

Owen Prop. Atty

Recorded

~~Received this note Sept 2 1833~~

~~Money received in Trust Sept 29 1833~~

~~Geo. Hodge 25~~

~~Senor 38~~

~~Powder 18~~

~~William C. H. H. H.~~

The State of Ohio, Union County, ss,

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 12th day of August A. D. 1850 the State of Ohio recovered against John Morrison as well as the sum of Five dollars; for fine, as also the sum of \$ 1,66 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said John Morrison You cause to be made the fine and costs aforesaid with interest thereon from the 16th day of August A. D. 1850 until paid; also the sum of \$ 0,41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said John Morrison to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADZ, jr., clerk of said

Court at Marysville this 2nd day of

September A. D. 1851.

James Kinkadz, jr. Clerk.

Docket A. 98

The State of Ohio

vs

John Morrison

Execution with Cui da clause

Fine	\$5.00
Costs	1.66
Fees	.41

Sept 7. 1857

Filed Sept 30. 1857

Ja. Knickerbocker Clerk

Received

Oliver Pro. Atty

Received this note Sept 20 1857

no goods on chuttles Seeds on leviment ~~not~~ borne
where on to say since the within name

John Morison not found Sept 30 1857

Fees Melage 3-

Fees 35-

40

William C. Allen Sheriff

The State of Ohio, Union County. \$3,

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 12th day of August A. D. 1850 the State of Ohio recovered against John Harrison — as well as the sum of Five dollars; for fine, as also the sum of \$ 1.00 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said John Harrison You cause to be made the fine and costs aforesaid with interest thereon from the 16th day of August A. D. 1850 until paid; also the sum of \$ 0.41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said John Harrison — to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 2nd day of

September A. D. 1851.

James Kinkade jr Clerk.

Docket A. 98

The State of Ohio

vs

John Morrison

Execution with Ca Sa clause

Fine \$5.00

Costs 1.66

Increase costs .81

This writ .41

Filed January 16, 1852

Thurkett's clerk

Recorded

Ed W Robinson Pro. Atty.

Received this writ December 13th 1831

No goods on Whittles Lands or tenements found where on to
Levy I therefore took the Body of the within named
John Morrison to the Jail of this County in compliance with
the command of this writ, on the 14th day of January 1832 afterwards
to wit on the 15th day of January 1832 decreed of the within named

John Morrison Payment in full of this Judgement, ^{and costs} and therefore
discharged the within named John Morrison from Custody

fees - Release 5
 fees 35
 Bond - day 18
 Returned by fees 58

January 16th 1832

William L. Malin Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 12th day of August A. D. 1850 the State of Ohio

recovered against *John Morrison* — as well as the sum of

Five dollars; for fine, as also the sum of \$ *1.66* for costs and charges in that behalf expended as of record is manifest, *As you have heretofore been Commanded* you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *John Morrison*

You cause to be made the fine and costs aforesaid with interest thereon from the 16th day of *August* A. D. 1850 until paid; also the sum of \$ *.81* the costs of increase on said judgment

and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *John Morrison* to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 13th day of

December A. D. 1851.

James Kirkade jr Clerk.

Criminal Case File

Case No. 1850-CR-0020

No. 50-CR-20

Union Common Pleas.

STATE OF OHIO

against

Benjamin Wells
Defendant.

NOV TERM 1850

Defendant Fined \$ 5 ⁰⁰/₁₀₀
" " " " 6 ⁰⁰/₁₀₀

Journal No. 4 Page 358

Record No. C1 Page 143

Ex. Doc. A Page 86

Union Court Pleas

The State of Ohio

vs } Gaming

Benjamin Wells

Filed August 13. 1850
James Kinrade Jr Clerk

A true Bill
John F. Selvin
Foreman of the grand
Jury

Received

Plea guilty Nov. 18 1850
Jas Kinrade Jr Clerk
Cort Bill made
Received

The State of Ohio }
Union County } ss. Court of Common Pleas.
August Term A.D. 1850

The Jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oaths present and find that one Benjamin Wells late of said County, on the first day of February in the year of our Lord one thousand eight hundred and fifty with force and arms, at the County of Union aforesaid did unlawfully play with Cards at a certain game commonly called Poker with Truman Correll, Benjamin Wells, and John Morrison and James Alexander then and these being, for the sum of five cents in money, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

C. W. Allison.

Prosecuting Attorney.

Union Com Pleas ²⁰

The State of Ohio

vs { Ganning
Duy. Wells

Filed August 13. 1850
James Kirkadap Clerk

Cost Bill made
Recorded

A true Bill
John F. Selvin
foreman of the grand
Jury

Plea guilty Nov. 18. 1850
Ja Kirkadap Clerk
Recorded

The State of Ohio } Court of Common Pleas.
Union County } 2d. August Term A.D. 1850

The Jurors of the Grand Jury then and these duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oaths present and find that one Benjamin Nello late of said County, on the second day of January in the year of Our Lord, one thousand, eight hundred and fifty with force and arms at the County of Union aforesaid did unlawfully play with Cards at a certain game commonly called Poker with James Decker and John Morrison, Furman Correll, Galatin Sprague and Horace Beech Then and there being for the sum of One dollar in money, contrary to the form of the Statute in such Case made and provided, and against the peace and dignity of the State of Ohio.

C. M. Allison.

Prosecuting Attorney

Docket A. 86

The State of Ohio
vs

Benjamin Wells

Fine	\$2.50
Costs	1.92
Increase	1.01
This writ	41
Just	<u>30</u>
	6.14

Sept 2nd 1857. Cr \$5.00

Filed April 5 1852

James Turner Clerk

J. W. Robinson Prob Atty
Entered

Money made in and April 5 1852

W. C. Mun - Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio recovered against Benjamin Wells as well as the sum of Two dollars; ^{fifty cents} for fine, as also the sum of \$19.2^A for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Benjamin Wells

You cause to be made the fine and costs aforesaid with interest thereon from the 18th day of November A. D. 1850 until paid; also the sum of \$1.01 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Benjamin Wells to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

James Sumner
Witness ~~James Kirkade, jr.~~ clerk of said

Court at Marysville this 10th day of

February A. D. 1852

James Sumner

Clerk.

The State of Ohio

vs

Benjamin Wells

Proceps for Execution

Given July 10th 1852

James Swann Clerk

The State of Ohio — November Term 1850
vs — Fine \$2.50
Benjamin Wells

Issue Execution in this case
for goods &c and in default
thereof for the body of the
To the Clerk of the Superior Court
Minor Common Pleas — James W. Robinson
Feb 9th 1852 — Pros. Atty

The State of Ohio
vs

Benjamin Wells

Precept for Execution

Filed February 10th 1852

James Sumner Clerk

The State of Ohio Nov. Term 1850
vs Fine \$2,50
Benjamin Wells

Issue Execution in this case
for goods &c and in default
thereof, for the body of the
defendant

To the Clerk of the James W. Robinson
Minor Com. Pleas Pros. Atty
Feb 6th 1852

Rocket A 86

The State of Ohio
vs

Benjamin Wells

Fine	\$2,30
Costs	1,92
Increase	1,01
This wnt	41
Int	30

Sept 2 #1857 to \$5.00

Filed April 5 1852

James Linn Clerk

Just Robinson Pros Atty
Entered

Received

Money made in full April 5th 1858

W. H. Miller - Mer N

The State of Ohio, Union County, ss.

To the Sheriff of said County, Meeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio, recovered against Benjamin Wells,

Two dollars, ^{fifty cents} for fine, as also the sum of \$192 for costs and charges in that behalf expended as of record is manifest; you are therefore ^{as you have heretofore been Commanded} commanded that of the goods and chattels and for the

want thereof, of the lands and tenements of the said Benjamin Wells You cause to be made the fine and costs aforesaid with interest thereon from the 18th day of Nov. A. D. 1850 until paid; also the sum of \$101

the costs of increase on said judgment, and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Benjamin Wells to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

James Swimer
Witness ~~James Swimer, Jr.~~ clerk of said

Court at Marysville this 10th day of

February A. D. 1852

James Swimer clerk

Black, A. 86

The State of Ohio

vs
Benjamin Wells

Execution with Ca Sa Clause

Fine	\$ 2.50
Costs	1.93
Lucr.	.41

Sept 7. 1857

Filed September 30. 1857
J. A. Kirkland p clerk

Recorded

Oliver Pro. Atty

Received this writ sept 21 1855

Made on the writ in sept 24 five dollars

Fees	25-
sews	35-
	<hr/>
	60

Returned by order of C. Perry

W. C. Allen Perry

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio recovered against Benjamin Wells _____ as well as the sum of Two & $\frac{50}{100}$ dollars; for fine, as also the sum of \$ 1.92 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Benjamin Wells _____ You cause to be made the fine and costs aforesaid with interest thereon from the 18th day of November A. D. 1850 until paid; also the sum of \$ 0.41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Benjamin Wells _____ to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 2nd day of

September A. D. 1851.

James Kinkade Jr Clerk.

Docket. A. 86.

The State of Ohio

Melford Philips

Execution with Ca sa clause

Fine	\$2.50
Costs	1.92
Due	.41

Joseph L. 1801

Filed Sept 3. 1857

I Kin Rader p clerk

Recorded

Oliver Thomas

Received this writ Sept 2^d 1851

Money made in full Sept 3 1851

Retained my fees Fees Made 25-

William C. Hallin Shery

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio

recovered against *Milford Philips* _____ as well as the sum of

Two & 50/100 dollars; for fine, as also the sum of \$ *1.92* for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the

want thereof, of the lands and tenements of the said *Milford Philips*

You cause to be made the fine and costs aforesaid with interest thereon from the 18th day of *November* A. D. 1850 until paid; also the sum of \$ *0.41* the costs of increase on said judgment

and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *Milford Philips* _____ to the jail of said coun-

ty, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and

due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this *22* day of

September

A. D. 1851.

James Kinkade jr Clerk.

Docket. A. 86

The State of Ohio
vs
Benjamin Mills

Execution with Car & a clause

Five	\$2.50
Costs	1.92
Dues	.41

Joseph. J. 1857

Filed September 30. 1857
La Kwikade p clerk

Recorded

Oliver, Atty for ~~Depto~~

Received this note 20th 2 1881

~~Place~~ on the Auth in bare dollars Sept 29 1877
Refund by order of O. C. C. C.

Free Mule 25

Sum $\frac{35}{60}$

W. W. W. W. W.

The State of Ohio, Union County. ss;

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio recovered against Benjamin Wells _____ as well as the sum of Two & ⁰⁰/₁₀₀ dollars; for fine, as also the sum of \$ 1,92 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Benjamin Wells
You cause to be made the fine and costs aforesaid with interest thereon from the 18th day of November A. D. 1850 until paid; also the sum of \$ 0, 41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Benjamin Wells _____ to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 2nd day of

September A. D. 1851.

James Kinkade, jr. Clerk.

Criminal Case File

Case No. 1850-CR-0021

No. 50-63-21

Union Common Pleas.

STATE OF OHIO

against

Horace Beach

Defendant.

NOV TERM. 1850

Defendant Friend \$ 5 ⁰⁰/₁₀₀

Journal No. 4 Page 359

Record No. C1 Page 149

Ex. Doc. A Page 88

³⁹
Union Com Pleas

The State of Ohio

vs } Lanning
vs } Kansas Beach

Filed August 13. 1850
James Kirkadee clerk

A true Bill
John F. Sabia
Foreman of the grand
Jury

Recorded

~~Plea~~ ~~Not~~ guilty Nov 18, 1850
J. A. Kirkadee clerk
Court Bill made
Record

The State of Ohio) Court of Common Pleas.
Union County) ss. August Term A.D. 1850

The Jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oaths present and find that one Horace Beach late of said County, on the Second day of January in the year of Our Lord, one thousand, eight hundred and with force and arms, at the County of Union aforesaid did unlawfully play with Cards at a certain game, commonly called Poker with James A. Alexander, John Morrison Furman Correll ^{Galatia Sprague} and Benjamin Wells then and there being for the sum of One dollar in money, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

C. W. B. Allison.

Prosecuting Attorney.

Union Com. Pleas

The State of Ohio

vs

Horace Beach

Capias

Filed Nov. 12. 1850

J. P. Kirkadoc Jr. CLK

Recorded

I have taken the body of the within named Horace Beach
the name of his bale is John Crans I here with return
the recognizance November 12th 1850

by Fees Milage 55

Licenses 35

Recognizance 50

W C Melin Sheriff

The State of Ohio Union County Ss.

To the Sheriff of said County Greeting;

We command you to take Horace Beach if he may be found in your bailiwick and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid at the Court House in said County, on the first day of the next term thereof; to answer unto an Indictment found against him in said Court for Gaming.

And have you then show this writ.

Witness James Riikade Jr Clerk of said Court at Marysville this 6th day of November
A D 1850.

James Riikade Jr Clerk

1
Recognizance

Filed Nov. 12, 1850
K. K. Kado for clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the 12th day of November in the year of our Lord One Thousand Eight Hundred and fifty—personally came before me, *William C. Main*, Sheriff of the County of Union, *Norace Beach and John Evans* and severally acknowledged to owe the State of Ohio the sum of *Fifty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden *Norace Beach* has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *Norace Beach*, for the offence charged in the said indictment;— Now, therefore, if the said *Norace Beach*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Attest *William C. Main Sheriff* *H. Beach* [SEAL.]
John Evans [SEAL.]

Packet A. 88

The State of Ohio

vs
Horace Beach

Consentive with Co sa clause

Fine	\$5.00
Costs	3.60
Inc.	.41

Joseph F. 1857

Fine Sept 6. 1857

Wm Radey Jr Clerk

~~Recorded~~

~~Recorded~~

Oliver S. Atty

Received this writ Sept 2 1837

Money Made in Bull Sept 5th 1837

	Fees Mileage	60
	Fees	35-
Retained My Fees		<u>95-</u>

William C. Allen Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio recovered against *Horace Beach* — as well as the sum of *Five* dollars; for fine, as also the sum of \$ *3,60* for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *Horace Beach*

You cause to be made the fine and costs aforesaid with interest thereon from the 18th day of *November* A. D. 1850 until paid; also the sum of \$ *0,41* the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *Horace Beach* — to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADZ, jr., clerk of said

Court at Marysville this *2nd* day of

September A. D. 1851.

James Kinkadz jr Clerk.

Criminal Case File

Case No. 1850-CR-0022

No. 50-CR-22

Union Common Pleas.

STATE OF OHIO

against

James S. Alexander
Defendant.

NOV TERM, 1850

Defendant fined \$10 ⁰⁰/₁₀₀
" " " " \$10 ⁰⁰/₁₀₀

Journal No. 4

Page 363

Record No. C1

Page 154

Ex. Doc. B

Page 92-94

Union Court Pleas

The State of Ohio

vs } Gaining

James Alexander

Filed August 13. 1850

James KinKadee p. Clerk

Recorded

A true Bill-

John F. Selvin
 foreman of the grand
 Jury

Plea guilty Nov. 19. 1850

James KinKadee p. Clerk

Cost Bill made

Record

The State of Ohio } ss. Court of Common Pleas.
Union County } August Term A.D. 1850

The Jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oaths present and find, that one James H. Alexander late of said County on the first day of February in the year of Our Lord One thousand eight hundred and fifty with force and arms at the County of Union aforesaid did unlawfully play with cards at a certain game commonly called Poker with Thomas Cornell, Benjamin Wells and John Morrison then and there being, for the sum of five cents in money, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

C. W. Allison.
Prosecuting Attorney.

¹⁸
Union Com Pleas

The State of Ohio

vs } Gaming

James L. Alexander

Filed August 13. 1850

James Kirkadap Clerk

Recorded

A true Bill
John F. Schmitt
Prosecutor of the
Grand Jury

Plea guilty Nov. 19. 1850
J. Kirkadap Clerk

Costs to made

Record

^{my}
The State of Ohio } Court of Common Pleas.
Union County, ss } August Term A.D. 1850

The Jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio within and for the body of the County of Union aforesaid, upon their said oaths present and find, that one James S. Alexander, late of said County, on the second day of January in the year of Our Lord one thousand eight hundred and fifty with force and arms at the County of Union aforesaid, did unlawfully play with cards at a certain game commonly called Poker with Benjamin Wells, ^{Egletia Appaque} John Morrison, Horace Beach and Truman Correll then and there being, for the sum of One dollar in money, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

C. W. Allison.

Prosecuting Attorney

ocket A. 92

The State of Ohio
vs

James S Alexander

Fine	\$ 10.00
Costs	1.86
Increase	81
This writ	41

Filed Mar 29 1852

James Low cler

J W Robin's Pros atty

Received this writ February 10 1852

Had the within described Property advertised in the Maryland Tribune
a Newspaper Published and in general Circulation in Union County
Ohio for at least ten days previous ~~to the day of~~ to the day of sale
Afterwards to wit on the 9th day of March AD 1852 it being the
day I advertised said Property to be sold offered the same ~~at the~~
By Public Auction at the Residence of the Defendant and
Not sold for want of Bidders

March 9th 1852

Greer Meloy 5-

For $\frac{35-}{40}$

William C. Martin Sheriff

The State of Ohio, Union County, SS.

To the Sheriff of said County, Greeting:

WE command you to expose to sale those ~~lands and Tenements of~~ *Goods & Chattels*
of *James S Alexander*, to wit,
one Bay Horse

which according to our commands you have taken into your hands, and which remain unsold as you have
certified to the Judges of our Court of Common Pleas of our said County, to satisfy *The State of*
Ohio

the sum of *Ten* dollars
and _____ cents for *Five* _____ for

damages, together with \$ *1,86* for costs, with interest thereon from the *19th*
day of *November* A. D. 1857 until paid, which late in our said Court the said

State of Ohio
recovered against the said *James S Alexander*

as of record is manifest. Also, \$ *0,81* increase of costs; and the accruing costs.

~~And if in your opinion the property in your hands not sold will be insufficient to satisfy the judgment aforesaid, then you are hereby commanded that you levy the same upon the good and chattels, lands and tenements, or either, as the law shall permit, being the property of the judgment debtor, which together with the property on hand not sold as aforesaid will be sufficient to satisfy said judgment. And that you have the same before the said Court at the Court House in Marysville, on the first day of their next Term, to render unto said *State of Ohio*~~

Hereof fail not at your peril, and have then there this writ.

James Sumner
Witness, ~~JAMES KINKADE JR.~~, Clerk of said Court at

the Court House in Marysville, this *10* day of

February A. D. 1852
James Sumner

Clerk.

Docket A. 92

The State of Ohio

vs

James S Alexander

Fine \$10.00

Costs 1.86

Increase 2.91

This w^ot 41

Filed March 9 1852

James Swann Clerk

Jas W Robinson Pro^r Atty

Receivd this writ Feb^y 10 1852
Had the within described Property ~~advertised~~ in the Marysville Tribune a News
Paper Published and in general circulation in Union County Ohio
for at Least ten days Previous to the day of Sale afterwards to wit
on the 9th day of March A.D. 1852 it being the day's advertised
since Property to be sold offered the same ~~at~~ by Public auction
at the Residence of the defendant and not sold for want of
Bidders March 9th 1852

Gross Value \$
Dues $\frac{35}{40}$

William C. Miller Sheriff

The State of Ohio; Union County, SS.

To the Sheriff of said County, Greeting:

WE command you to expose to sale those ~~lands and Tenements of~~ *goods & Chattles*
of James S Alexander to wit
one Bay Horse

which according to our commands you have taken into your hands, and which remain unsold as you have
certified to the Judges of our Court of Common Pleas of our said County, to satisfy *The State*
of Ohio

the sum of *Ten* dollars
and _____ cents for *Service* for

~~damages, together with~~ \$ *1,86* for costs, with interest thereon from the *19th*
day of *November* A. D. 1850 until paid, which late in our said Court the said
State of Ohio
recovered against the said *James S Alexander*

as of record is manifest. Also, \$ *2,91* increase of costs, and the accruing costs.

~~And if in your opinion the property in your hands not sold will be insufficient to satisfy the judgment aforesaid, then you are hereby commanded that you levy the same upon the good and chattels, lands and tenements, or either, as the law shall permit, being the property of the judgment debtor, which together with the property on hand not sold as aforesaid will be sufficient to satisfy said judgment.~~ And that you have the same before the said Court at the Court House in Marysville, on the first day of their next Term, to render unto said *State of Ohio*

Hereof fail not at your peril, and have then there this writ.

James Swiner
Witness, ~~JAMES KINKADE Jr.~~, Clerk of said Court at

the Court House in Marysville, this *10th* day of

February A. D. 1852
James Swiner Clerk.

Wa Ket A. 92

The State of Ohio

vs
James S. Alexander

Execution with case clause

Fine	\$ 10.00
Costs	1.86
Dues	.41

To Sept. 1. 1857

Fine Sept. 30. 1857
J. A. Kunkade for Clerk

Recorded

Oliver Probst

Received this writ September 2^d 1857

Served in conjunction with 3 other Executions in favor
of the State of Ohio September 18th 1857 upon one

Bay Horse advertised the above property for sale by publication in the Marysville
Journal a newspaper published on a general circulation in a room corner by
the town at least ten days previous to the day of sale & afterwards to wit
on the 27th day of September 1857 it being the day I advertised the same
to be sold between the legal hours offered the same for sale
and not sold for want of Bidders

Jes Mays \$-
Dms 35-
1857

W. C. Mear

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio recovered against *James S. Alexander* — as well as the sum of *Ten* — dollars; for fine, as also the sum of \$ 1,86 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *James S. Alexander* You cause to be made the fine and costs aforesaid with interest thereon from the 19th day of *November* A. D. 1850 until paid; also the sum of \$ 0,41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *James S. Alexander* to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 2nd day of

September A. D. 1851.

James Kinkade Jr Clerk.

Book A. 92

The State of Ohio

vs
James S. Alexander

Execution with Co sae Clause

Fine	\$10.00
Costs	1.86
Inc ^d ,	.41

Sept. 7. 1857

Filed Sept 30. 1857

In Kirkwood p clerk

Recorded

Oliver Pro Atty

Received this writ Sept 2^d 1857

Served September 18th 1857 in conjunction with 3 other
Executions in favor of the State of Ohio upon one
Buz House described the above described property
for sale in the Mansfield Tribune a news paper published
in general circulation in said county Ohio for more than
ten day previous to the day of sale offered the same for sale
and not sold for want of bidders

on the 27th day of September 1857

Jas. Melze	5-
Leas	35-
Green	25-
Day	35-
Miller	150
	<hr/>
	230

William H. Allen

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio recovered against James S. Alexander — as well as the sum of

Ten — dollars; for fine, as also the sum of \$ 1.80 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said James S. Alexander
You cause to be made the fine and costs aforesaid with interest thereon from the 19th day of November A. D. 1850 until paid; also the sum of \$ — the costs of increase on said judgment

and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said James S. Alexander — to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 2nd day of

September
A. D. 1851.

James Kinkade jr Clerk.

Criminal Case File

Case No. 1850-CR-0023

No. 59-28-23

Union Common Pleas.

STATE OF OHIO

against

John Clwell

Defendant.

NOV TERM. 1850

Defendant fined $3\frac{a}{4}$

Journal No. 4

Page 358

Record No. C1

Page 142

Ex. Doc. _____

Page _____

¹⁰
Ninon born Pleas

The State of Ohio

vs { Betting on
shooting at mark

John Clwell

Filed August 14, 1850
James Kirkadee Jr Clerk

Cost Bill made
Recorded

A true Bill
John F. Sabin
foreman of the
grand Jury
Recorded

Plea guilty Nov. 18, 1850
Jas Kirkadee Jr Clerk

The state of Ohio }
Union County } ss.

Court of Common Pleas,
August Term AD 1850

The jurors of the Grand jury then and there duly empannelled and sworn to inquire in the name and by the authority of the state of Ohio, within and for the body of the County of Union, upon their said oaths, present and find that one John Clewell late of said County, on the first day of May in the year of Our Lord, one thousand eight hundred and fifty with force and arms at the County of Union aforesaid, did unlawfully bet and and wager a large sum of money, to wit, the sum of five cents with Galatia Sprague, John Morrow Junior, and Elijah Green

upon the issue and event of a certain contest and trial of skill in shooting with a Rifle gun at a mark or target; then and there about to be tried and decided between said John Clewell and Galatia Sprague, John Morrow Junior, and Elijah Green which said trial of skill in shooting as aforesaid then and there took place between the ^{said} parties to decide said wager and bet between said parties and then and there did decide said wager and bet between said parties contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio

C. M. Allison

Prosecuting Attorney

Criminal Case File

Case No. 1850-CR-0024

No. 50-02-24

Union Common Pleas.

STATE OF OHIO

against

Milford Phillips

Defendant.

NOV TERM 1850

Defendant Fined \$2⁵⁰/₁₀₀

Journal No. 4

Page 358

Record No. C1

Page 173

Ex. Doc. A

Page 86

Union Court Pleas

The State of Ohio

vs } Gaming

Wilford Phillips

Filed August 14, 1850

James Kinrade Jr Clerk

Court & Bill made

Revised

Recorded

A True Bill

John F. Sabin

foreman of the grand

jury

Plea guilty Nov. 18, 1850

Ja Kinrade Jr Clerk

The State of Ohio }
Union County } ss

Court of Common Pleas
August Term A.D. 1850

The Jurors of the Grand Jury
then and there duly empaneled and
sworn to inquire in the name and by the
authority of the State of Ohio, within and
for the body of the County of Union afore-
said, upon their said oaths present and find
that one Milford Philips, late of said County
on the tenth day of April in the year of
our Lord one thousand eight hundred
and fifty, with force and arms, at the
County of Union aforesaid did unlawfully
play with Cards at a certain game com-
monly called Poker with Galatia Sprague,
James League, Alexander Tyler, Samuel
League and another person to the Grand
Jurors aforesaid unknown, then and there
being, for the sum of five cents in money,
contrary to the form of the Statute in such
case made and provided, and against
the peace and dignity of the State of
Ohio.

C. W. Allison
Prosecuting Attorney.

Criminal Case File

Case No. 1850-CR-0025

No. 50-CR-25

Union Common Pleas.

STATE OF OHIO

against

Wilford Phillips

Defendant.

NOV TERM, 1850

Defendant Fined \$2.50

Journal No. 4

Page 358

Record No. B1

Page 144

Ex. Doc. A

Page 188

Union Com Pleas

The State of Ohio

vs { Betting on Meeting
at Newark

Milford Phillips

Filed August 14, 1850

James Kirkade Jr Clerk

Recorded

A true Bill
John F. Sabie
foreman of the
grand Jury

Plea guilty Nov. 18, 1850

J. Kirkade Jr Clerk

Cost \$2.00 made

Record

The State of Ohio } ss. Court of Common Pleas
Union County } August Term A.D. 1850

The Jurors of the Grand Jury
then and there duly empaneled and sworn
to inquire in the name and by the authority
of the State of Ohio, within and for the body of
the County of Union upon their said oaths
present and find, that one Milford Philips
late of said County on the tenth day of May
in the year of our Lord one thousand eight
hundred and fifty with force and arms
at the County of Union aforesaid did unlaw-
fully bet and wager a large sum of money
to wit the sum of five cents with Isaac A
Morse, Caleb Clark, Samuel G Clark, John W Hopkins and Franklin Emerson
upon the issue and event of a certain contest
and trial of skill in shooting with a Rifle
gun at a mark or target; then and there
about to be tried and decided between said
Milford Philips and said Isaac A Morse, Caleb Clark,
Samuel G Clark, John W Hopkins and Franklin Emerson
which said trial of skill in shooting as aforesaid
then and there took place between said parties
to decide said wager and bet between said
parties, and then and there did decide said
wager and bet between said parties; contrary
to the form of the Statute in such case made
and provided, and against the peace and
dignity of the State of Ohio.

C W Allison

Prosecuting Attorney

Recognizance

Filed Nov. 12, 1850
Ja Kinkade p ckr

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *8th* day of *November*, in the year of our Lord One Thousand Eight Hundred and fifty—personally came before me, *William C. Malin*, Sheriff of the County of Union, and *Milford Phillips & William Walk* severally acknowledged to owe the State of Ohio the sum of *Fifty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit.

The condition of this Recognizance is such, that, whereas the above bounden

Milford Phillips has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *Milford Phillips*, for the offence charged in the said indictment;—Now, therefore, if the said *Milford Phillips*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Attest *William C. Malin Sheriff* *Milford Phillips* [SEAL]
William Walk [SEAL]

Filed Nov 6. 1850
Wm. K. Adams CLK

The State of Ohio
vs
Milford Phillips

} Setting on record
Issue subpoena for
Isaac A. Morse witness
for State -

Nov 6th 1850

C. W. Allison Pro. Atty

To Clerk of
Union Court Pleas.

Union Court Pleas

The State of Ohio

vs

Milford Phillips

Sub for writs

Filed Nov. 18. 1850

Ja. Minkadey clerk

Received Mrs. Mit November 6th 1850
After with in name Isaac A. Morse not found
I have with Return Mrs. Mit Nov 18 1850

Free Mailage 25-

William C. Mather Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Isaac A. Monse

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville. on the *first* day of next term, at *ten* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio* — in a certain controversy in said Court depending, wherein *The State of Ohio* — *is* Plaintiff, and *Milford Philips* *is* Defendant: and this *He* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this *6th* day of *November*

A. D., 18*50*. *James Kinkade Jr.* Clerk.

Union Corn Pleas

The State of Ohio
vs
Melvora Phillips

Capias

Filed Nov. 12. 1850

Winkadup clerk

Recorded

I have taken the body of the within named Milford
Phillips, The name of his bail is William Walth
I have with return the recognizance November 8th 1850

Fees = mileage	25
Service	35
Recognizance	50

W. C. Mullis Sheriff

The State of Ohio Union County Es.

To the Sheriff of said County Greeting;

We Command you to take Milford Phillips if he may be found in your Bailiwick and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House in said County, on the first day of the next Term thereof, to answer unto an Indictment found against him in said Court for Betting on Shooting at a mark. And have you there this writ.

Witness James Kirkade Jr, Clerk of said Court at Mansville this 6th day of November A.D. 1850.

James Kirkade Jr Clerk.

Doc Ret A. 88

The State of Ohio

vs

Milford Philips

Execution with Ca. & a. Clause

Fine \$ 2.50

Costs 4.05

Due - .41

To Sept 1. 1857

Filed Sept 3. 1857

La Kin Road Jr Clerk

Recorded

Oleury Pros Atty

Received this amt Sept 2^d 1851

Money made in full Sept 2^d 1851

Returned My fees	Fees	Milage	25-
		Fees	35-
			<hr/>
			60

William C. Allen - Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio recovered against *Milford Philips* as well as the sum of *Two & 50/100* dollars; for fine, as also the sum of \$4⁰⁰/₁₀₀ for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *Milford Philips* You cause to be made the fine and costs aforesaid with interest thereon from the 18th day of *November* A. D. 1850 until paid; also the sum of \$0,41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *Milford Philips* to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 20th day of

September A. D. 1851.

James Kinkade jr Clerk.

Criminal Case File

Case No. 1850-CR-0026

No. 50-CR-26

Union Common Pleas.

STATE OF OHIO

against

John Porter

Defendant.

NOV TERM, 1850

Defendant Fined \$5 ⁰⁰/₁₀₀

Journal No. 4

Page 358

Record No. C1

Page 146

Ex. Doc. A

Page 84

Union Com Pleas

The State of Ohio

vs; Gaming

John Poster

Filed August. 14 1850

James Kirkade p Clerk

Recorded

A true Bill

John F. Sabin

foreman of the grand

Jury

plead guilty Nov. 18. 1850

Ja Kirkade p Clerk

Cost Bill made

Record

The State of Ohio }
Union County } ss.

Court of Common Pleas.
August Term A. D. 1850

The Jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid upon their said oaths present and find that one John Porter late of said County on the first day of March in the year of Our Lord one thousand eight hundred and fifty, with force and arms at the County of Union aforesaid did unlawfully play with cards at a certain game commonly called Poker with Galatia Sprague, and other persons to the Grand Jurors aforesaid unknown, then and there being, for the sum of five cents in money, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

C. W. Allison

Prosecuting Attorney

Rocoyuzame

Filed Nov. 12. 1850

James Kirkaldy CR

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *8th* day of *November* in the year of our Lord One Thousand Eight Hundred, and fifty—personally came before me, *William C Malin*, Sheriff of the County of Union, and *John C Porter & Andrew Keyes* and severally acknowledged to owe the State of Ohio the sum of *Fifty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit.

The condition of this Recognizance is such, that, whereas the above bounden

John C Porter has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *John C Porter*, for the offence charged in the said indictment;— Now, therefore, if the said *John C Porter*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Attest *William C Malin* Sheriff *John C Porter* [SEAL]
Andrew Keyes [SEAL]

Union Common Pleas

The State of Ohio

vs

John Porter

Capias

Filed Nov. 12, 1850

Ja. M. Kade Jr Clerk

Recorded

I have taken the body of the within named John C
Porter, The name of his bail is Andrew Keys
I here with return the recognizance September 8th 1850

Fees mileage 25

Service 35

Recognizance 50

W. C. Main Sheriff

The State of Ohio Union County ss.

To the Sheriff of said County Greeting

We Command you to take John Porter if he may be found in your bailiwick and him safely keep so that you have his body before our Court of Common Pleas of the County aforesaid at the Court House in said County on the first day of the next term thereof to answer unto an Indictment found against him in said Court, for Gaming.

And have you then there this writ.

Witness James Kinkade Jr Clerk of said Court at Marysville this 5th day of November A.D. 1850.

James Kinkade Jr Clerk.

Black A. 84

The State of Ohio

vs
John Porter

Execution with Casa. clause

Fine	\$5.00
Costs	3.40
In ed -	.41

Recorded

To Sept 1. 1857

Filed Sept 3. 1857

G. A. Kirkland p Clerk

O'Curry Pro. Atty

Received this writ Sept 2^d 1857

Money made in full Sept 3^d 1857

by
Jesse M. Case

Series

25-
35-

60

Returne my Dees

William C. Martin Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio recovered against John Porter _____ as well as the sum of Five dollars; for fine, as also the sum of \$ 3, 40 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said John Porter
You cause to be made the fine and costs aforesaid with interest thereon from the 18th day of November A. D. 1850 until paid; also the sum of \$ 0. 41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said John Porter _____ to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 2nd day of

September A. D. 1851.

James Kinkade jr Clerk.

Criminal Case File

Case No. 1850-CR-0027

No. 50-68-27

Union Common Pleas.

STATE OF OHIO

against

James Riddle

Defendant.

NOV TERM 1850

Defendant James \$5⁰⁰/₁₀₀

Journal No. 4 Page 359

Record No. C1 Page 186

Ex. Doc. _____ Page _____

Union Town Pleas

The State of Ohio

vs } Garring

James Riddle

Gild August 14. 1850
James Kunkade jr Clerk

A true Bill

John F. Sabine
Foreman of the grand
Jury

Plea guilty Nov 18. 1850
J. Kunkade jr Clerk
Recorded

The State of Ohio }
Union County } ss.

Court of Common Pleas,
August Term A.D. 1860

The Jurors of the Grand Jury then and there duly empannelled and sworn to enquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oaths, present and find that one James Riddle late of said County on the fifteenth day of March in the year of our Lord one thousand Eight hundred and fifty, with force and arms, at the County of Union aforesaid did unlawfully play with Cards at a certain Game commonly called Poker with Galatia Sprague and other persons to the Grand Jurors aforesaid, unknown, then and there being for the sum of five cents in money contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

L. W. Allison
Prosecuting Attorney

Union Com Pleas

The State of Ohio
vs

James Riddle

Sub for writs

Filed Nov 7. 1850

Winkado p clerk

Served this writ personally upon the within
Named Gulatia Sprague November 7th 1838

Fee Milage 25

Lois 12th

William C. Malin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Galatia Sprague

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio*

in a certain controversy in said Court depending, wherein

The State of Ohio ^{is} Plaintiff, and *James Riddle*

is Defendant: and this *he* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this *6th* day of *November*

A. D., 1850 *James Kinkade Jr* Clerk.

Filed Nov 6. 1850
J. K. Madry Clerk

52.62
9.04

43.58
29.02

14.56
8.00

6.56
4.21

2.35

the State of Ohio }
 no }
James Riddle }
 } Galatia Sprague witness
 } for State - Nov 5th 1850
 } C. W. Allison Prov Atty

To Clerk of Union Com Pleas

Criminal Case File

Case No. 1850-CR-0028

No. 50-CR-28

Union Common Pleas.

STATE OF OHIO

against

Caleb Clark

Defendant.

NOV TERM. 1850

Defendant fined 5⁰⁰/₄

Journal No. 4 Page 359

Record No. C1 Page 146

Ex. Doc. _____ Page _____

³⁵
Uniontown Pleas

The State of Ohio

vs } Getting on shooting
at mark

Caleb Clark

Filed August 14, 1850
James Kinkade Jr Clerk

Cost \$3.00 made
Record

A true Bill
John F. Sobier
foreman of the
grand Jury

Plea guilty Nov 18, 1850
J. Kinkade Jr Clerk
Recorded

The State of Ohio }
Union County } ss. Court of Common Pleas.
August Term A.D. 1850

The Jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union upon their said oaths present and find that one Caleb Clark late of said County on the tenth day of May in the year of Our Lord, One thousand eight hundred and fifty with force and arms at the County of Union aforesaid did unlawfully bet and wager a large sum of money to wit, the sum of five cents with Isaac Morse, Milford Philips, John W Hopkins, Franklin Emerson and Samuel I Clark upon the issue and event of a certain contest and trial of skill in shooting with a Rifle gun at a mark or target; then and there about to be tried and decided between said Caleb Clark and Isaac Morse, Milford Philips, John W Hopkins, Franklin Emerson and Samuel I Clark which said trial of skill in shooting as aforesaid then and there took place between said parties to decide said wager and bet between said parties and then and there did decide said wager and bet between said parties, contrary to the form of the Statute in such Case made and provided, and against the peace and dignity of the State of Ohio.

C. M. Allison

Prosecuting Attorney

Criminal Case File

Case No. 1850-CR-0029

No. 50-62-29

Union Common Pleas.

STATE OF OHIO

against

Alexander Tyler

Defendant.

NOV TERM, 1850

Defendant paid 5⁰⁰/₁₀₀

Journal No. 4

Page 359

Record No. C1

Page 147

Ex. Doc. A

Page 84

Union Com Pleas

The State of Ohio

vs } Gaining

Alexander Tyler

Filed August 14. 1850

James Kirkade clerk

Cost Bill paid
Record

A true Bill

John F. Sabine

foreman of the
grand Jury

Plea guilty Nov. 18. 1850

Ja Kirkade clerk

Recorded

The State of Ohio }
Union County } ss.

Court of Common Pleas,
August Term, A. D. 1850

The jurors of the Grand Jury
then and there duly empannelled and sworn
to inquire in the name and by the authority of
the state of Ohio within and for the body of the County
of Union aforesaid, upon their said oaths present and
find that one Alexander Tyler late of said County
on the tenth day of April in the year of
Our Lord one thousand eight hundred and fifty
with force and arms at the county of Union aforesaid
did unlawfully play with cards at a certain game
commonly called Poker with Galatia Sprague, Milford Phillips,
James League, Samuel League and another person to the Grand Jurors
aforesaid unknown
then and there being for the sum of five cents in
money contrary to the form of the statute in such case
made and provided and against the peace and
dignity of the State of Ohio

C. W. Allison

Prosecuting Attorney

~~Recognized~~

Recognisance

Filed Novr 18, 1850
James Kirkadey, Clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the

11th day of November in

the year of our Lord One Thousand Eight Hundred and fifty — personally came before me,

John Barbour Deputy Sheriff of the County of Union,
Alexander Tyler Benjamin Wells & John Morrow and

severally acknowledged to owe the State of Ohio the sum of *Fifty* dollars,

each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden

Alexander Tyler has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *Alexander Tyler*, for the offence charged in the said indictment;— Now, therefore, if the said *Alexander Tyler*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictment, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Attest

John Barbour Deputy Sheriff *John Morrow Jr*

Benjamin Wells [SEAL]

[SEAL]

[SEAL]

Union Comm. Pleas

The State of Ohio

vs

Alexander Tyler

Capias

Filed Nov. 18. 1850

James Kirkade J. C. M.

Revised

I have taken the body of the with in name
Alexandra Tyler the name of the Bail is Benjamin Wells
and John Morrow Sr I heard with return the
recognizance Number 11th 1850

Deer Money	30	W. C. Allen Sheriff
Levis	35-	
Bond	50	

The State of Ohio Union County ss.

To the Sheriff of said County Greeting;

We Command you to take Alexander Tyler if he may be found in your bailiwick and him safely keep. So that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House in said County, on the first day of the next term thereof; to answer unto an Indictment found against him in said Court, for Gaming.

And have you then then this writ?

Witness James Kirkade Jr Clerk of said Court at Marysville this 6th day of November A.D. 1850.

James Kirkade Jr Clerk.

Docket A. 84

The State of Ohio
vs
Alexander Tyler

Execution with Ca. & Clause

Fine	\$5.00
Costs	3.50
In c ^d	.41

To Sept. 7, 1857

Filed Sept. 10, 1857
J. Kirk Radford

Recorded

Oberry Bro. & Co.

Received this writ Sept 2^d 1851

no goods or chattels found ~~whereon to levy~~

Lands or tenements found whereon to levy since
the writ in name Alexander Tyler not found

Fees	21-
fees	<u>357</u>
	60

William S. Allen Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio recovered against Alexander Tyler _____ as well as the sum of Five dollars; for fine, as also the sum of \$ 3.50 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Alexander Tyler

You cause to be made the fine and costs aforesaid with interest thereon from the 18th day of November A. D. 1850 until paid; also the sum of \$ 0.41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Alexander Tyler _____ to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said
Court at Marysville this 2nd day of

September A. D. 1851.

James Kinkade jr Clerk.

Criminal Case File

Case No. 1850-CR-0030

No. 60-02-30

Union Common Pleas.

STATE OF OHIO

against

John W. Hopkins
Defendant.

NOV TERM, 1850

Defendant Fined \$5⁰⁰/₁₀

Journal No. 7 Page 359

Record No. C1 Page 178

Ex. Doc. A Page 84

Union Corn ³⁷ Pleas

The State of Ohio

vs } Betting on
 } shooting at mark

John W Hopking

Filed August 14. 1850
James KinKadee Clerk

A true Bill

John F Sabine
foreman of the
grand jury

Recorded

Plea guilty Nov 18. 1850

Ja KinKadee Clerk

Cost Bill made

Record

The State of Ohio }
Union County } ss. Court of Common Pleas.
August Term A. D. 1850

The Jurors of the Grand Jury then and there duly sworn and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union, upon their said oaths present and find that one John W Hopkins late of said County, on the tenth day of May in the year of our Lord one thousand eight hundred and fifty with force and arms, at the County of Union aforesaid, did unlawfully bet and wager a large sum of money, to wit the sum of five cents, with Isaac A. Morse, Milford ~~W~~ Philips, Caleb Clark, Samuel G Clark and Franklin Emerson upon the issue and event of a certain contest and trial of skill in shooting with a Rifle gun at a mark or target; then and there about to be tried and decided between said John W Hopkins: and said Isaac A. Morse, Milford Philips, Caleb Clark, Samuel G Clark and Franklin Emerson, which said trial of skill in shooting as aforesaid then and there took place between said parties to decide said wager or bet between said parties, and then and there did decide said wager or bet between said parties, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

C. W. Allison
Prosecuting Attorney

Union Term Pleas

The State of Ohio

vs

John W. Hopkins

Capias

Filed Nov. 12. 1850

La Kuitradep etk

Recorded

I have taken the body of the within named John W Hopkins
The name of his bail is W P Bell, I herewith return the
recognizance November 8th 1850

Fees mileage 25

Service 35

Recognizance 50

W. C. Malin Sheriff

The State of Ohio Union County ss.

To the Sheriff of said County Greeting;

We Command you to take John W. Hopkins if he may be found in your bailiwick and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House in said County, on the first day of the next term thereof; to answer unto an Indictment found against him in said Court, for Betting or Shooting at a Mark.

and have you then show this writ.
Witness James Kirkade Jr Clerk of
said Court at Mansville this 6th day
of November A.D. 1850.

James Kirkade Jr Clerk.

Recognizance

Filed Nov. 12, 1880
J. A. Kirkaduff, Clerk



The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *8th* day of *November* in the year of our Lord One Thousand Eight Hundred and fifty—personally came before me, *Wm. C. Malin* Sheriff of the County of Union, *John W Hopkins and W. P. Gill* and severally acknowledged to owe the State of Ohio the sum of *Fifty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden *John W Hopkins* has been arrested by me, on a writ of. capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *John W Hopkins*, for the offence charged in the said indictment;— Now, therefore, if the said *John W Hopkins*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Attest *William C Malin Sheriff*

J. W. Hopkins [SEAL]
W. P. Gill [SEAL]

D A, 84

The State of Ohio

v

John W. Hopkins

Fine \$5.00

Costs 3.45-

misc cent 2.95-

This unit \$1

Filed June 12 1852

James Linn Clerk

Received this writ April 12 1852

And the within described Property advertised in the
Marysville Tribune a new paper Published and in
General circulation in Union County for at least
ten days previous to the day of sale afterwards
to wit on the 5th day of May AD 1852
offered said property sale by Public auction in the
Town of Milford and not sold for want of Bidders
Fees Misc 25-

Luis 35-

Advertising 25-

Printers fee $\frac{1.00}{\$7.85}$

William C. Mann Sheriff

The State of Ohio, Union County, SS.

To the Sheriff of said County, Greeting:

WE command you to expose to sale those ~~lands and Tenements of~~ *Goods*
and Chattles of
John W Hopkins, to wit
one Cannon

which according to our commands you have taken into your hands, and which remain unsold as you have certified to the Judges of our Court of Common Pleas of our said County, to satisfy

The State of Ohio
the sum of *Nine* ————— dollars
and *Nine* cents for *Nine* ————— for

~~damages~~, together with \$ *3.45* for costs, with interest thereon from the *18*
day of *November* A. D. 1850 until paid, which late in our said Court the said
State of Ohio
recovered against the said *John W Hopkins*

as of record is manifest. Also, \$ *2.95* increase of costs, and the accruing costs.
~~And if in your opinion the property in your hands not sold will be insufficient to satisfy the judgment afore-~~
~~said, then you are hereby commanded that you levy the same upon the good and chattels, lands and ten-~~
~~ements, or either, as the law shall permit, being the property of the judgment debtor, which together with the~~
~~property on hand not sold as aforesaid will be sufficient to satisfy said judgment.~~ And that you have the same
before the said Court at the Court House in Marysville, on the first day of their next Term, to render unto
said

Hereof fail not at your peril, and have then there this writ.
James Turner
Witness, ~~JAMES WINKADE~~ *James Turner* Clerk of said Court at
the Court House in Marysville, this *12th* day of
April A. D. 1852
James Turner Clerk.

Docket A. 84

The State of Ohio
vs
John W. Hopkins

Execution with Case clause

Fine	\$5.00
Costs	3.45
In cr.	.41

Do Sept. 5. 1857

Filed Sept 30, 1857

J. A. Kirkadee Jr clerk

Recorded

Oliver P. Atty.

Received this writ September 2^d 1857

Since September 11th 1857 upon one Camera

Advertised the above described property for sale in the Marysville Tribune a newspaper published in general circulation in Union County Ohio for at least ten days previous to Monday of sale & afterwards to wit on the 27th day of Sept 1857 at length the day is over and the same to be sold offered the same at public auction

and not sold for want of bidders
Sept 29 1857

Free Sale
less
Expenses
\$0.00

37

Shilley

fee 1.50

Com 50

Pen 55

Buy 55

Star 25

290

W. M. Phelps

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio recovered against John W. Hopkins — as well as the sum of Five dollars; for fine, as also the sum of \$ 3.45 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said John W. Hopkins You cause to be made the fine and costs aforesaid with interest thereon from the 18th day of November A. D. 1850 until paid; also the sum of \$ 0.41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said John W. Hopkins — to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 2^d day of
September A. D. 1851.

James Kinkade jr Clerk.

Criminal Case File

Case No. 1850-CR-0031

No. 50-CR-31

Union Common Pleas.

STATE OF OHIO

against

Samuel G. Clark

Defendant.

NOV TERM, 1850

Journal No. 7 Page 359

Record **No Record** Page _____

Ex. Doc. _____ Page _____

Union Corn Pleas ³⁸

The State of Ohio

vs } Betting on
} shooting at mark

Samuel S Clark

Filed August 14. 1830
James Birkade p. Clerk

A true Bill
John F Sobier
foreman of the
grand Jury

Cost Bill made
No Record

The State of Ohio } Court of Common Pleas.
Union County, ss } August Term A. D. 1850

The Jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union, upon their said oaths present and find that one Samuel I Clark late of said County, on the tenth day of May in the year of our Lord one thousand eight hundred and fifty with force and arms, at the County of Union aforesaid, did unlawfully bet and wager a large sum of money, to wit, the sum of five ^{Cents} with Isaac A. Morse, Milford Phillips, John W. Hopkins, Caleb Clark, and Franklin Emerson upon the issue and event of a certain contest and trial of skill in shooting with a Rifle gun at a mark or target; then and there about to be tried and decided between said ~~and~~ Samuel I Clark and Isaac A. Morse, Milford Phillips, John W. Hopkins, Caleb Clark and Franklin Emerson which said trial of skill in shooting as aforesaid then and there took place between said parties to decide said wager or bet between said parties, and then and there did decide said wager or bet between said parties; Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

C. W. Allison

Prosecuting Attorney

Criminal Case File

Case No. 1850-CR-0032

No. 57-CR-32

Union Common Pleas.

STATE OF OHIO

against

Samuel Moore

Defendant.

NOV TERM, 1850

Defendant Found $5\frac{1}{4}$

Journal No. 4

Page 362

Record No. C1

Page 150

Ex. Doc. _____

Page _____

11
Union Com Pleas

The State of Ohio

vs } Gaming

Samuel Mowal

Filed August 14. 1850

James Kirk Keady clerk

Plea of not guilty withdrawn
and Plea of guilty entered
Nov. 19. 1850

Ja^s Kirk Keady clerk

A true Bill

John F Sabier
foreman of the
grand jury

Record

Plea not guilty Nov 18. 1850

Ja^s Kirk Keady clerk
certified made
Record

The State of Ohio }
Union County } ss.

Court of Common Pleas
August Term AD 1850

The jurors of the Grand jury then and there duly empanelled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid upon their said oaths present and find that one Samuel Mousroe late of said County on the tenth day of April in the year of our Lord one thousand eight hundred and fifty with force and arms, at the County of Union aforesaid did unlawfully play with Cards at a certain Game commonly called Poker, with Galatia Sprague and other persons, to the Grand jurors aforesaid unknown then and there, being for the sum of five cents in money, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

C. W. B. Allison

Prosecuting Attorney.

Union Common Pleas

The State of Ohio

vs

Samuel Munroe

Capias

Filed Nov. 12. 1850

L. A. Kinkadee p. clerk

Recorded

I have taken the body of the within named Samuel Monroe
The name of his bail is John Morrow & James Reddell
I herewith return the recognizance November 8th 1850

Fees mileage 25

Service 35

Recognizance 50

W. C. Melin Sheriff

The State of Ohio Union County ss.

To the Sheriff of said County Greeting:

We Command you to take Samuel Munroe, if he may be found in your bailiwick and him safely keep so that you have his body before our Court of Common Pleas of the County aforesaid at the Court House in said County on the first day of the next Term thereof to answer unto an Indictment found against him in said Court for Gaming. And have you then then this writ.

Witness James Rinkade Jr Clerk
of said Court at Marysville this 5th
day of November A.D. 1850.

James Rinkade Jr Clerk

Recognizance

[Name]

[Name]

Know all men that I, the undersigned, do hereby certify that the within and

above recited is a true and correct copy of the original as the same appears in the records of the Court of Sessions for the County of [County Name] in the year of our Lord one thousand eight hundred and [Year] in the case of [Name] vs. [Name] and that the same is a true and correct copy of the original as the same appears in the records of the Court of Sessions for the County of [County Name] in the year of our Lord one thousand eight hundred and [Year] in the case of [Name] vs. [Name]

Witness my hand and seal of office at the City of [City Name] this [Day] day of [Month Name] in the year of our Lord one thousand eight hundred and [Year] and of our Independence the [Year]

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *8th* day of *November* in the year of our Lord One Thousand Eight Hundred and fifty—personally came before me, *William C Malin*, Sheriff of the County of Union, *Samuel Munroe & John Morrow Jr* and *James Riddle* severally acknowledged to owe the State of Ohio the sum of *Eighty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden

Samuel Munroe has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *Samuel Munroe*, for the offence charged in the said indictment;—Now, therefore, if the said *Samuel Munroe*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Attest *William C Malin* Sheriff *Samuel Munroe* [SEAL]
John Morrow Jr [SEAL]
James Riddle [SEAL]

Criminal Case File

Case No. 1850-CR-0033

No. 50-CR-33

Union Common Pleas.

STATE OF OHIO

against

James Whelpley
Defendant.

NOV TERM 1850

Defendant Fined 2 $\frac{3}{4}$

Journal No. 4

Page 362

Record No. C1

Page 151

Ex. Doc. A

Page 90

12
Union Corn Pleas

The State of Ohio

vs } Ganning

James Whelpley

Filed August 14, 1850

James Kinkadee clerk

Cost Bill made

Record

A true Bill

John F. Sobie

foreman of the

Grand Jury

Recorded

Plea not guilty Nov 18, 1850

Ja Kinkadee clerk

Plea of not guilty withdrawn

and Plea of guilty entered

Nov. 19, 1850. Ja Kinkadee clerk

The State of Ohio } ss. Court of Common Pleas.
Union County } August Term A.D. 1850

The Jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid upon their said oaths present and find that one James Whelpley late of said County on the first day of March in the year of Our Lord, one thousand eight hundred and fifty, with force and arms at the County of Union aforesaid did unlawfully play with Cards at a certain game commonly called Poker with Galatia Sprague, and other persons to the Grand Jurors, ^{aforesaid} unknown then and there being, for the sum of ten cents in money, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

C. W. Allison
Prosecuting Attorney

Wacker A. 90

The State of Ohio

vs
James Whelpley

Execution with Ca Sa clause

Price \$ 2.50

Costs 1.77

Inc 41

Filed Sept 27, 1857

La Kin Rader, clerk

Do Sept 7, 1857

Recorded 927

841

1267

1267

76

6

1343

17642

82

1425-

55-

1550-

25-

35-

Oliver Pro etc

Received this sum of \$1000

Money Made in full Sept 27 1851

Fees & Mileage 21-

Sum 55-

60

William C. Martin Clerk

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the ^{18th} day of ^{November} A. D. 18⁵⁰ the State of Ohio recovered against James Whelpley as well as the sum of

^{Two & 50}₁₀₀ dollars; for fine, as also the sum of \$ 1,77 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said James Whelpley

You cause to be made the fine and costs aforesaid with interest thereon from the ^{19th} day of ^{November} A. D. 18⁵⁰ until paid; also the sum of \$ 0,41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take

the body of the said James Whelpley to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said Court at Marysville this ^{2^d}₁ day of

^{September} A. D. 1851.
James Kinkade jr Clerk.

Criminal Case File

Case No. 1850-CR-0034

No. 50-CR-34

Union Common Pleas.

STATE OF OHIO

against

Abram Whelpley

Defendant.

NOV TERM. 1850

Defendant Fined \$3 $\frac{00}{10}$

Journal No. 4

Page 363

Record No. C1

Page 151

Ex. Doc. A

Page 88

¹⁴
Union Com Pleas

The State of Ohio

vs } Gaming

Abram Whelpley

Filed August 14, 1850

James Kirkade jr Clerk

Plea of Not guilty withdrawn
and Plea of guilty entered
Nov. 19, 1850

J. Kirkade jr Clerk

A true Bill

John F. Sabin
foreman of the
Grand Jury
Recorded

Plea not guilty Nov. 18, 1850

J. Kirkade jr Clerk

Castile made Record

The State of Ohio }
Union County } ss

Court of Common Pleas
August Term AD 1850

The jurors of the Grand jury then
and there duly empannelled and sworn to inquire
in the name and by the authority of the State of
Ohio, within and for the body of the county of
Union aforesaid upon their said oaths, viewed
and find that one ~~Abraham~~ Whelpley late of said County
on the first day of March in the year of our Lord
one thousand eight hundred and fifty, with force
and arms at the County of Union aforesaid did
unlawfully play with cards, at a certain game
commonly called Poker with Gallatia Sprague and
other persons to the Grand Jurors ^{aforesaid} unknown then
and there being for the sum of ten cents in money
contrary to the form of the Statute in such case made
and provided, and against the peace and dignity
of the State of Ohio.

C. W. Allison
Prosecuting Attorney

Reignizame

Filed Nov. 12. 1850

J. K. Radu for clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *8th* day of *November*, in the year of our Lord One Thousand Eight Hundred and fifty—personally came before me, *William C. Mahan*, Sheriff of the County of Union, and *Abram Whippley & Benjamin Wells* severally acknowledged to owe the State of Ohio the sum of *Fifty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden *Abram Whippley* has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *Abram Whippley*, for the offence charged in the said indictment;— Now, therefore, if the said *Abram Whippley*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Attest *William C. Mahan* Sheriff *A. Whippley* [SEAL.]
Benjamin Wells [SEAL.]

Union Common Pleas

The State of Ohio

vs

Abram Whelpsley

Capias

Filed Nov. 12. 1850

La Kunkader CR

Recorded

I have taken the body of the within named Abraham
Whelpley, The name of his bail is Benjamin Wells
I herewith return the recognizance Nov 6th 1850

Fees mileage 25

Service 35

Recognizance 50

W. C. Melin Sheriff

The State of Ohio Union County ss

To the Sheriff of said County Greeting:

We Command you to take Abram Whelpley, if he
may be found in your Bailiwick and him safely
Keep so that you have his body before our Court
of Common Pleas of the County aforesaid, at the
Court House in said County, on the first day of
the next Term thereof to answer unto an
Indictment found against him in said Court
for Gaming. And have you then there this writ.

Witness James Kirkade Jr Clerk of
said Court at Mansville this 5th day
of November A.D. 1850.

James Kirkade Jr Clerk

Doc Ket A. 88

The State of Ohio

vs
Abram Whippley

Execution with Casa Clause

Fee	\$ 5.00
Costs	3.10
Dues	.41

Sept 2, 1857

Filed Sept 3, 1857

L. K. Radt pro Clerk

Recorded

Oleury, Pro Atty

Received this writ Sept 2 1851

Money made in full Sept 3 1851

Fees Melrose 20

Feris $\frac{350}{5-5}$

Received my Fees

William C. Melvin Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Geeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio recovered against Abram Whelpsley — as well as the sum of Five dollars; for fine, as also the sum of \$ 3.10 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Abram Whelpsley You cause to be made the fine and costs aforesaid with interest thereon from the 19th day of November A. D. 1850 until paid; also the sum of \$ @ 41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Abram Whelpsley — to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 2^d day of

September A. D. 1851.

James Kinkade jr Clerk.

Criminal Case File

Case No. 1850-CR-0035

No. EO-CR-135

Union Common Pleas.

STATE OF OHIO

against

William Whelpley
Defendant

NOV TERM, 1850

Defendant Fined \$5 ⁰⁰/₁₀₀

Journal No. 4 Page 363

Record No. C. 1 Page 152

Ex. Doc. A Page 90

¹⁵
Union Corn Pleas

The State of Ohio

vs } Gaining

William Whelpley

Filed August 14, 1850

James Kirkadee clerk

Plea of not guilty withdrawn
and Plea of guilty entered
Nov. 19, 1850

Ja Kirkadee jr clerk

A True Bill

John F. Sabin

foreman of the

grand Jury

Record

Plea not guilty Nov. 18, 1850

Ja Kirkadee jr clerk

Cost Bill made

Record

The State of Ohio }
Union County } ss

Court of Common Pleas
August Term AD 1850

The jurors of the Grand jury then and there duly empannelled and sworn to inquire in in the name and by the authority of the State of Ohio within and for the body of the County aforesaid upon their said oaths present and find that one William Whelpley late of said County on the first day of March in the year of our Lord one thousand eight hundred and fifty with force and arms at the County of Union aforesaid, did unlawfully play with cards at a certain game commonly called Poker with Galatia Sprague and other persons to the Grand jurors aforesaid unknown, then and there being for the sum of five cents in money, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

C W Allison
Prosecuting Attorney

Recognition

I, the undersigned, do hereby acknowledge and certify that the within and foregoing is a true and correct copy of the original of the within and foregoing, as the same appears by the records of the Court of Common Pleas for the County of York, in the County of York, in the State of Pennsylvania, and that the within and foregoing is a true and correct copy of the original of the within and foregoing, as the same appears by the records of the Court of Common Pleas for the County of York, in the County of York, in the State of Pennsylvania.

1850

Filed November 12/50

J. M. Kade Jr. Clerk

Attest
J. M. Kade Jr. Clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *8th* day of *November* in the year of our Lord One Thousand Eight Hundred and fifty—personally came before me, *William C. Mahan* Sheriff of the County of Union, *William Whelpley & Benjamin Lyons* and severally acknowledged to owe the State of Ohio the sum of *fifty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden *William Whelpley* has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *William Whelpley*, for the offence charged in the said indictment;— Now, therefore, if the said *William Whelpley*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Attest *William C. Mahan* Sheriff

William Whelpley [SEAL]
Benjamin Lyons [SEAL]

Union Common Pleas

The State of Ohio
vs
William Whelpley

Capias

Filed Nov. 12. 1850
James Whitkade Jr ckr

Recorded

I have taken the body of the within named William Whipple
The name of his bail is Benjamin Lyon, I herewith
return the recognizance Nov 8th 1850

Fees -	Mileage	25
	Service	35
	Recognizance	50

W. C. Malin Sheriff

The State of Ohio Union County ss.

To the Sheriff of said County Greeting;

We command you to take William Whelpley if he may be found in your bailiwick and him safely keep so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House in said County on the first day of the next term thereof: to answer unto an Indictment found against him in said Court for Garnishing. And have you then return this writ.

Witness James Kirkade Jr Clerk
of said Court at Mansville this 5th
day of November AD 1850

James Kirkade Jr Clerk

Docket A. 90

The State of Ohio
vs
William Whelpley

Execution with Casa Clause

Fine	\$ 5.00
Costs	3.10
Over	.41

Volupt J. 1857

Filed Sept 3. 1857
J. A. Kirkland p Clerk

Recorded

Oliver B. Smith

Received this writ Sept 2^d 1857

Money made in full Sept 5th 1857

Fees	Milage	20
	Peris	35
		<hr/>
		55

Retained my Fees

William to Helen Mering

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio recovered against *William Whelpsley* — as well as the sum of *Five* dollars; for fine, as also the sum of \$ *3.10* for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *William Whelpsley* You cause to be made the fine and costs aforesaid with interest thereon from the 19th day of *November* A. D. 1850 until paid; also the sum of \$ *0.41* the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *William Whelpsley* — to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 2nd day of

September A. D. 1851.
James Kinkade Jr Clerk.

Criminal Case File

Case No. 1850-CR-0036

No. 2012-32

Union Common Pleas.

STATE OF OHIO

against

James Whippley
Defendant.

NOV TERM, 1850

Defendant Fined \$5⁰⁰/₁₀₀

Journal No. 4 Page 363

Record No. C1 Page 153

Ex. Doc. A Page 90

¹⁶
Union Com Pleas

The State of Ohio

vs } Retailing

James Whelpley

Filed August 14. 1850
James Kirkade p Clerk

Costs & made
Record

A true Bill
John F. Sebino
Tacesman of the
Grand Jury
Recorded

Plea Not guilty Nov. 18. 1850

J. Kirkade p Clerk
Plea of not guilty withdrawn and
Plea of guilty entered Nov 27. 1850
J. Kirkade p Clerk

The State of Ohio } Court of Common Pleas.
Union County, ss } August Term A.D. 1850.

The Jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oaths present and find that one James Whelpley, late of the County aforesaid on the tenth day of May in the year of our Lord, one thousand eight hundred and fifty with force and arms at the County of Union aforesaid, did unlawfully vend and sell spirituous liquor by a less quantity than one quart, to wit, the quantity of one gill of spirituous liquor, commonly called whiskey to one Galatia Sprague for the sum of five cents which price was then and there paid by the said Galatia Sprague to the said James Whelpley for the said spirituous liquor, without the said James Whelpley being duly licensed as a tavern keeper to sell the said spirituous liquor, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

E. W. Allison.

Prosecuting Attorney.

Union Common Pleas

The State of Ohio
vs

James Whelpley

Capias

Filed Nov. 12. 1850

Lattin Keadie for clerk

Recorded

I have taken the body of the within named James
Whelpley, The name of his bail is M Beach, I have
with return the recognizance Nov 8th 1851

Fees mileage	25
Service	35
Recognizance	50

W. C. Melin Sheriff

The State of Ohio Union County ss.

To the Sheriff of said County Greeting;

We Command you to take James Whelpley if he may be found in your bailiwick and him safely keep so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House in said County, on the first day of the next term, thereof to answer unto an Indictment found against him in said Court for Retailing Spirituous Liquor.

And have you then there this writ.
Witness James Kirkade Jr clerk of
said Court at Marysville this 5th
day of November A.D. 1850

James Kirkade Jr clerk

Recognizance

Filed Nov. 12, 1850

J. A. Kirk made for Clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *8th* day of *November* in the year of our Lord One Thousand Eight Hundred and fifty—personally came before me, *William C. Martin*, Sheriff of the County of Union, *James Whelpley and M. Beech* and severally acknowledged to owe the State of Ohio the sum of *Fifty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit.

The condition of this Recognizance is such, that, whereas the above bounden *James Whelpley* has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *James Whelpley*, for the offence charged in the said indictment;— Now, therefore, if the said *James Whelpley*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Attest *William C. Martin Sheriff J. Whelpley* [SEAL.]
M. Beech [SEAL.]

Dec 1st A. 90

The State of Ohio

vs
James Whelpley

Execution with Casa Claus

Fine	\$ 5.00
Costs	3.40
Due	.41

Joseph S. 1857

Filed Sept 27. 1857

La Kin Radw p clerk

Recorded

Oliver, Atty for State

Received this writ Sept 2^d 1851

Money Made in full Sept 2^d 1851

Fees Mileage	25-
Fees	35-
	<hr/>
	60

William C. Martin Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio recovered against James Whelpley as well as the sum of

Five dollars; for fine, as also the sum of \$ 3.40 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said James Whelpley

You cause to be made the fine and costs aforesaid with interest thereon from the 19th day of November A. D. 1850 until paid; also the sum of \$ 0.41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take

the body of the said James Whelpley to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 2nd day of

September A. D. 1851.

James Kinkade Jr Clerk.

Criminal Case File

Case No. 1850-CR-0037

No. 50-CR-37

Union Common Pleas.

STATE OF OHIO

against

James League
Defendant.

NOV TERM, 1850

Defendant fined \$ $\frac{20}{1}$

Journal No. 4 Page 363

Record No. C1 Page 155

Ex. Doc. A Page 94

Union Corn Pleas

The State of Ohio
vs { Gaining

James League

Cost Bill made
Record

Filed August 14. 1850

James Kinkeade Jr. Clerk

Plea of not guilty withdrawn
and plea of guilty entered
Nov. 18. 1850

J. Kinkeade Jr. Clerk

A true Bill

John F. Sabin

foreman of the grand

Jury

Plea not guilty Nov. 18. 1850

J. Kinkeade Jr. Clerk

Record

James League vs State of Ohio
Gaining
Record

The State of Ohio }
Union County } ss. Court of Common Pleas,
August Term A.D. 1850

The Jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid upon their said oaths present and find that one James League late of said County on the ~~fifteenth~~ day of April in the year of Our Lord one thousand eight hundred and fifty, with force and arms, at the County of Union aforesaid, did unlawfully play with Cards at a certain game commonly called Poker with Galatia Sprague, Milford Phillips, Alexander Tyler, Samuel League and another person to the Grand Jurors aforesaid unknown, then and there being for the sum of five cents in money, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

C. W. Allison

Prosecuting Attorney.

Recognisance

Filed Nov. 18, 1850
J. H. Keady Jr. Clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the 11th day of November in the year of our Lord One Thousand Eight Hundred and fifty—personally came before me, John Barbour Deputy, Sheriff of the County of Union, James Seague & John Ellwell and severally acknowledged to owe the State of Ohio the sum of fifty dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden James Seague has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said James Seague, for the offence charged in the said indictment;— Now, therefore, if the said James Seague, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Attest John Barbour Deputy Sheriff James Seague [SEAL.]
John Ellwell [SEAL.]

Union Communion Pleas

The State of Ohio

vs

James League

Capra's

Filed Nov. 18. 1850
J. W. Kinrade Jr Clerk

Recorded

I have taken the body of the within named James
Leagin, the name of his bail is John Elwell
I herewith return the recognizance November 11th
1850

Hers mileage	25-
Service	35-
Recognize	$\frac{50}{110}$

W. C. Allen Sheriff

The State of Ohio Union County ss.

To the Sheriff of said County Greeting;

We Command you to take James League if he
may be found in your bailiwick and him safely
keep so that you have his body before our Court of
Common Pleas of the County aforesaid at the Court
House in said County on the first day of the next
term thereof; to answer unto an Indictment found
^{against} him in said Court for Gaming

And have you then this writ
Witness James Kirkadair Clerk
of said Court at Marysville

This 5th day of November A.D. 1850

James Kirkadair Clerk

The State of Ohio

^{vs}
Amuel Leary

Proc. for Exoniation

Filed Nov 10-1852

James Swann clerk

The State of Ohio
vs
Samuel League

June Term 1832
Fine \$2.00

To the Clerk of
Ohio Common Pleas
March 10th 1832

Issue execution in this case for
goods &c and in default thereof
for the body of the defendant.

James W. P. P. P.
Pres. Atty

Docket A. 94

The State of Ohio

vs

James Seagrave

Execution with Case closed

Fine \$5.00

Costs 3.40

Due , 41

to Sept 7. 1857

Filed September 30. 1857

J. K. Kinkadee clerk

Recorded

Oleury Pro Athy

Received this writ Sept 20 1857
Money Made in bull Sept 30 1857

Fees	Milage	5-
	Fees	35-
	Pomchese	18
		<u>58</u>

William L. Martin Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Geeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio recovered against James League as well as the sum of Five - dollars; for fine, as also the sum of \$ 3,40 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said James League You cause to be made the fine and costs aforesaid with interest thereon from the 19th day of November A. D. 1850 until paid; also the sum of \$ 0,41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said James League to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said
Court at Marysville this 2nd day of

A. D. 1851.

September
James Kinkade jr Clerk.

Criminal Case File

Case No. 1850-CR-0038

No. 50-ER-38

Union Common Pleas.

STATE OF OHIO

against

William Sprague
Defendant.

NOV TERM. 1850

Defendant fined 5⁰⁰/₁₀₀

Journal No. 4 Page 363

Record No. Col Page 156

Ex. Doc. _____ Page _____

Union Com Pleas

The State of Ohio

vs { Gaining

William Sprague

Filed August 14 1850

James Kirkadee clerk

Plea of not guilty withdrawn
and Plea of guilty entered
Nov. 19. 1850.

Ja Kirkadee for clerk

A true Bill

John F. Sabie

foreman of the grand

Jury

Recorded

Plea not guilty Nov. 18. 1850

Ja Kirkadee for clerk

Cast & returned
Record

The State of Ohio }
Union County } Mr. Court of Common Pleas
August Term A.D. 1850

The jurors of the Grand Jury then and there ^{duly} empanelled and sworn to inquire in the name and by the authority of the State of Ohio within and for the body of the County of Union aforesaid upon their said oaths present and find that one William Sprague late of said County on the tenth day of March in the year of Our Lord, one thousand eight hundred and fifty with force and arms at the County of Union aforesaid, did unlawfully play with Cards at a certain Game commonly called Poker, with Galatia ^{Prague} and other persons to the Grand jurors aforesaid unknown, then and there being for the sum of five cents in money contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

C. W. Allison

Prosecuting Attorney

Recognisance

Filed Nov 18. 1850
James Kirkcaldie & Clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *11th* day of *November* in the year of our Lord One Thousand Eight Hundred and fifty—personally came before me, *John Barbour Deputy* Sheriff of the County of Union, *William Sprague & John Sprague & John Anderson* and severally acknowledged to owe the State of Ohio the sum of *Fifty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden *William Sprague* has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *William Sprague*, for the offence charged in the said indictment;— Now, therefore, if the said *William Sprague* so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Attest John Barbour Deputy Sheriff

William Sprague [SEAL]
John Sprague [SEAL]
John Anderson [SEAL]

Union Com. Pleas

The State of Ohio

vs

William Sprague

Capias

Filed Nov. 18, 1850

James Kinrade p. Clerk

Recorded

I have taken the Body of Mr With in name
William Spang. The name of his Bull is
John Spang and John Anderson is near
Bethel Return New Boat Nov 11th 1875

Fees Melage 25-

Levy 35-

Bond 50

W C Miller Sheriff

The State of Ohio Union County ss.

To The Sheriff of said County Greeting:
We Command you to take William Sprague
if he may be found in your bailiwick and him
safely keep. So that you have his body before our
Court of Common Pleas of the County aforesaid, at the
Court House in said County, on the first day of
the next term thereof: To answer unto an
Judgment found against him in said Court for
Gaming.

And have you then there this writ.
Witness James Ruickadoff Clerk of
said Court at Marysville this 6th day
of November A.D. 1850.

James Ruickadoff Clerk

Criminal Case File

Case No. 1850-CR-0039

No. 50-CR-39

Union Common Pleas.

STATE OF OHIO

against

William Turner
Defendant.

NOV TERM, 1850

Defendant fined 5⁰⁰/₁₀₀

Journal No. 4 Page 3715

Record No. C1 Page 157

Ex. Doc. A Page 94

The State of Ohio

vs

William Turner

Proc. for Ex

Filed Nov 2 1852

James Turner Clerk

The State of Ohio
vs
William Turner

November Term AD 1850
Fine \$50.00

Issue Execution in this
case for goods &c and in default
thereof, for the body of the defendant

James W. Robinson
Prosecuting Attorney

To the Clerk of the
Main Common Pleas
March 2^d 1852

Union Com¹³ Pleas

The State of Ohio

vs } Gaming

William Turner

Filed August 14, 1850
James Kirkadee clerk

Plea of not guilty withdrawn
and plea of guilty entered
Nov 21, 1850

James Kirkadee clerk

A true Bill

John F. Satin
foreman of the
grand Jury

Plea not guilty Nov. 18, 1850

Ja Kirkadee clerk

Cast Bill made

Recorded

The State of Ohio }
Union County } ss.

Court of Common Pleas,
August Term A.D. 1850

The jurors of the Grand jury then and there duly ~~empaneled~~ and sworn to inquire in the name and by the authority of the State of Ohio within and for the body of the County of Union aforesaid upon their said oaths present and find that one William Turner late of said County on the tenth day of April in the year of our Lord one thousand eight hundred and fifty, with force and arms, at the County of Union aforesaid did unlawfully play with cards at a certain Game commonly called Poker with ^{one} Galatia Sprague, then and there being for the sum of five cents in money contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio

C. W. Allison

Prosecuting Attorney

Union Common Pleas

The State of Ohio

vs

William Ferrin

Sub for writs

Filed November 7, 1850
M. K. Rader, Clerk

Lerrice this writ personally upon the within
named Galatia Sprague Kewler 7th 1850

Free Melage 25
Levin 120

W. C. Mullins, Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Galatia Sprague

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *first* day of next term, at *ten* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio* —

in a certain controversy in said Court depending, wherein *The State of Ohio* —
_____ *is* Plaintiff, and *William Turner*
_____ *is* Defendant; and this *he* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *6th* day of *November*
A. D., 1850 *James Kinkade, Jr.* Clerk.

1948

IIII

1116

Filed Nov 6/50
Kinkadee/CM

April 11, 1850

312.09

1248 36
4

312.09

324.54

265.00

67.54

59.66

The State of Ohio } Gaming
vs } Issue subpoena for
William Turner } Galatia Sprague, witness
for State - Nov 6th 1850
To Clerk of Union Court Pleas.
C. W. Allison, Pros Atty

Packet A 94

The State of Ohio

vs

William Turner

Execution with Ca & dam

Fine	\$5.00
Costs	2,41
Due	,41

Sept 7. 1857

Oliver Pro Atty

Received this writ Sept 2 1857

Returned By order of J. Lutz, Proving attorney
Sept 30 1857

Fees Milage 100

Fees 35

W. C. Main Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Geeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio recovered against William Turner ————— as well as the sum of Five dollars; for fine, as also the sum of \$ 2,41 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said William Turner You cause to be made the fine and costs aforesaid with interest thereon from the 21st day of November A. D. 1850 until paid; also the sum of \$ 0,41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said William Turner ————— to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADZ, jr., clerk of said

Court at Marysville this 2nd day of

September A. D. 1851.

James Kinkadz jr Clerk.

D. A. 94

The State of Ohio

vs

William Turner

Execution with causa clause

Shine	\$ 5,00
Casts	2,41
Increase cost	176
This went	41

Given March 8 1852

James Turner Clerk

J. W. Robinson pro' atty

Received this writ March 2^d 1852

Received Cash in full of this writ Execution

March 6th 1852

Fees Mlage 100

March 8th 1852

Debit

35-

William C. Martin Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 18th day of November A. D. 1850 the State of Ohio recovered against *William Turner* as well as the sum of *Five* dollars; for fine, as also the sum of \$ 2,41 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *William Turner* You cause to be made the fine and costs aforesaid with interest thereon from the 21st day of *November* A. D. 1850 until paid; also the sum of \$ 1.76 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *William Turner* to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

James Turner
Witness ~~James Turner, jr.~~, clerk of said

Court at Marysville this 2nd day of

March A. D. 1852

James Turner Clerk.

Criminal Case File

Case No. 1850-CR-0040

No. 50-CR-401

Union Common Pleas.

STATE OF OHIO

against

Elijah S. Gumm
Defendant.

APR TERM, 1851

Defendant Fined
\$5 ⁰⁰/₁₀₀

Journal No. 5 Page 4

Record No. C1 Page 160

Ex. Doc. A Page 30

Union Horn Pleas

The State of Ohio

vs } Betting on
 } shooting at mark

Elijah S. Linn

Filed August 14, 1850
 James Kinrade p. clerk

C. W. Bell m. s.

Records

Recorded

A true Bill
 John F. Sabine
 foreman of the
 grand jury

Plea Guilty April 14, 1851

J. Kinrade p. clerk

The State of Ohio
Union County } ss.

Court of Common Pleas.
August Term A.D. 1850

The Jurors of the Grand Jury
then and there duly empaneled and sworn
to inquire in the name and by the authority
of the State of Ohio, within and for the body of the
County of Union aforesaid, upon their said oaths
present and find that one Elijah S Gunn
late of said County on the first day of May
in the year of Our Lord one thousand eight
hundred and fifty with force and arms, at
the County of Union aforesaid, did unlawfully
bet and wager a large sum of money, to wit,
the sum of five cents with Galatia Sprague
John Elwell, ^{and} John Morrow, Junior, ~~and~~
upon the issue and event of a certain contest
and trial of skill in shooting with a Rifle gun
at a mark or target then and there about to be
tried and decided between said Elijah S Gunn
and Galatia Sprague, John Elwell and John Morrow, Junior,
which said trial of skill in shooting as aforesaid
then and there took place between said parties
to decide said wager and bet between said parties
~~and then and there did~~
~~to decide said wager and bet between said parties,~~
contrary to the form of the Statute in such case
made and provided, and against the peace
and dignity of the State of Ohio.

C. W. Allison

Prosecuting Attorney

Union Common Pleas

The State of Ohio

vs
Elijah S. Gunn

Capias

Filed April 8, 1857

James Kirkade for clerk

Recorded

Received this writ April 3rd 1851

I have taken the body of the within named Eliza I
know the name of his bail is John McKeener ~~and~~
I hear with return a copy of the bail Bond

Fees	Milage	25
	Louis	35
	Bond	<u>50</u>
		110

William C. Miller Sheriff

The State of Ohio Union County ss.

To the Sheriff of said County Greeting;

We Command you, ^{as we have heretofore ~~commanded~~ you} to take Elijah S. Gumm if he may be found in your bailiwick and him safely keep so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House in said County on the first day of the next Term thereof to answer unto an Indictment found against him in said Court for Betting on Shooting at a mark.

And have you then there this writ

Witness James Kirkadap Clerk of said Court
At Mansville this 3rd day of April A.D.
1851.

James Kirkadap Clerk

Union Com. Pleas

The State of Ohio

per
Elijah S. Ginn

Capias

Filed Nov 18. 1850
James H. Kadey Clerk

Recorded

Received this writ Number 6th 1830
The writ is named Oligah & Gunn
Not found & leave writta return this writ
Jus Milage 54

W^c Melu Sherriff

The State of Ohio Union County ss.

To The Sheriff of said County Greeting;

We Command you to take, Elijah S. Gunn if he may be found in your bailiwick and him Safety Keep so that you have his body before our Court of Common Pleas, of the County aforesaid at the Court House in said County, on the first day of the next Term thereof, to answer unto an Indictment found against him in said Court, for Betting on Shooting at a Mark.

And have you then there this writ.
Witness James Kirkcaldy Jr Clerk of said Court at Mansville this 6th day of November A.D. 1850.

James Kirkcaldy Jr Clerk

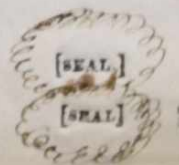
Pled April 8, 1857
J. H. K. Rade for clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *7th* day of *April* in the year of our Lord One Thousand Eight Hundred and fifty *one* personally came before me, *William C. Melin*, Sheriff of the County of Union, *Elijah S. Sumner* and *John McKeever* and severally acknowledged to owe the State of Ohio the sum of *Fifty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden *Elijah S. Sumner* has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *Elijah S. Sumner*, for the offence charged in the said indictment;— Now, therefore, if the said *Elijah S. Sumner*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Elijah S. Sumner
John McKeever



The State of Ohio
vs. E

Elizah D. Gunn

Princip for
State witnesses,

Filed April 12. 1851

Drinkwater clerk

The State of Ohio } Betting on
vs. } Shooting at a mark.
Elijah S. Gunn }

Your subpoena for
John Edwell, and John Morrow is
witnesses for the State.

Osway Curry
Prosecuting Atty.
To the Clerk of }
Union Com Pleas }

Dated April }
17 1851 }

Union Corn Pleas

The State of Ohio

vs

Elijah S Green

Sub for writs

Killed April 14, 1851

J. Huntley, Clerk

For use this writ of Restraint
to each of the within named witnesses

April 12th 1857

Page 50

William L. McLean, Esq.

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

John Elwell and John Morrow Jr.

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville. on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio*

in a certain controversy in said Court depending, wherein *The State of Ohio*
is Plaintiff, and *Elijah S. Gunn*
is Defendant: and this *they* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *12th* day of *April*
A. D., 18 *51*.

James Kinkade Jr Clerk.

The State of Ohio

Elijah S. Gunn

Proc. for Ex-

Filed April 12 1852

James Linn's cloth



The State of Ohio

Elijah S. Gunn

Minor Com. Pleas

April Term 1857

Fine 500

Issue Execution for
goods &c and in default
thereof for the body of the
defendant

To the Clerk of
Minor Com. Pleas
April 12th 1852

James W. Robinson
Pros. Atty

April Term 1857

The State of Ohio

vs ~~W.D.~~

Elijah S. Gunn

Precept for Execution

Filed Dec 13. 1857

Wm. Radtke clerk

The State of Ohio

vs

Elyah & Gunn

April Term 1857

Fine \$5.00

Issue Execution in this
Case for goods &c and in
default thereof for the Body

of the Defendant

James W. Robinson

Pres. Atty

To the Clerk of
Minor Com. Pleas
Dec. 12th 1857

D. A. 30

The State of Ohio

vs

Elijah S Gurne

Exceute with Casa Clause

Fine	—	\$5.00
Costs		677
increase cost		227
this amt		41

Filed June 16th 1822

James Lerner Clerk

Entered

Received this rent April 12th 1852
No goods on shuttles Lances on Lencement
found where on to Lany and the within
named Eligo & Gunn is sick and
not able to be confined in jail without
inquiring his health

June 15th 1852

Fees Milere 50

Fees 35-

85-

William C. Melin Sheriff

The State of Ohio, Union County, ss,

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 14th day of April A. D. 1857 the State of Ohio recovered against *Elijah S Gumm* as well as the sum of *Five* dollars; for fine, as also the sum of \$ 6.77 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *Elijah S Gumm* You cause to be made the fine and costs aforesaid with interest thereon from the 14th day of *April* A. D. 1857 until paid; also the sum of \$ 2.27 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *Elijah S Gumm* to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

James Sumner
Witness ~~James Sumner, jr.~~ clerk of said

Court at Marysville this 12th day of

April A. D. 1857

James Sumner Clerk.

A. 30

The State of Ohio

vs
Elijah S. Gunn

Execution with leads clamor

Fine	\$ 5.00
Costs	6.77
Luc	1.16
Writ	.41

Filed April 5-1852
James Linn Clerk

J. W. Robinson

Pro Atty

Entered

Received this writ December 18 1851
no goods or chattels found on Tenements found where
on to Ley and the within named Eliza & burn
not found April 5 1852.

Fees Release 35-

Fees $\frac{35-}{70}$

W. C. Mac - Sheriff

The State of Ohio, Union County, ss,

To the Sheriff of said County, ^{se} ~~Meeting~~;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 14th day of April A. D. 1857 the State of Ohio recovered against Elijah S. Gunn as well as the sum of

Five dollars; for fine, as also the sum of \$ 6.77 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Elijah S. Gunn

You cause to be made the fine and costs aforesaid with interest thereon from the 14th day of April A. D. 1857 until paid; also the sum of \$ 1.16 the costs of increase on said judgment

and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Elijah S. Gunn to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 18th day of

December A. D. 1851.

James Kinkade jr Clerk.

Packet A. 30

The State of Ohio

vs

Elijah S. Gunn

Execution with case clause

Fine	\$5.00
Costs	6.77
Dues.	.41

20 Sept. 1857

Filed Sept 30. 1857

J. K. Kade Jr clerk

Recorded

Oliver Pro. Atty

Received this with September 2^d 1877

No goods or chattels found on tenements found where on
to Levy and the within named Elizabeth & Gunn not
found

Sept 29th 1877

Fees Mileage 40

Fees
35
75

William C. Martin Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Geeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 14th day of April A. D. 1857 the State of Ohio recovered against *Elijah S. Gunn* — as well as the sum of *five* dollars; for fine, as also the sum of \$ *6.77* for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *Elijah S. Gunn* You cause to be made the fine and costs aforesaid with interest thereon from the 14th day of *April* A. D. 1857 until paid; also the sum of \$ *0.41* the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *Elijah S. Gunn* — to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADZ, jr., clerk of said

Court at Marysville this 2^o day of

September A. D. 1851.

James Kinkadz jr Clerk.

Criminal Case File

Case No. 1850-CR-0041

No. 80-12-41

Union Common Pleas.

STATE OF OHIO

against

Isaac Morse

Defendant.

APR TERM, 1851

Laid Away

Journal No. 5 Page 9

Record No. ~~Record~~ Page _____

Ex. Doc. _____ Page _____

Union Com Pleas

The State of Ohio

vs } Gaining

Isaac A Morse

Filed August 14, 1830

James Kinkade jr Clerk

A true Bill

John F. Sevin
foreman of the
Grand Jury

The State of Ohio }
Union County } ss.

Court of Common Pleas
August Term A.D. 1850

The jurors of the Grand Jury then and there duly empannelled and sworn to inquire in the name and by the authority of the State of Ohio within and for the body of the County of Union aforesaid upon their said oaths present and find that one Isaac A. Morse late of said County on the twelfth day of March in the year of Our Lord, one thousand eight hundred and fifty, with force and arms, at the County of Union aforesaid did unlawfully play with Cards at a certain Game commonly called Poker with Galatia Sprague and other persons to the Grand jurors aforesaid unknown, then and there, being for the sum of five cents, in money, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

C. W. Allison

Prosecuting Attorney

Minim Com Pleas

The State of Ohio

— US

Isaac A. Morse

Capias

Filed Nov 18. 1850

James K. Kade p Clerk

Received this Brit Number 6th 1830

The Brit in name Isaac A. Morse not found

I have with return this Brit Nov 18th 1830

Geo. May 25-

W. C. Melin Sherriff

The State of Ohio Union County ss.

To The Sheriff of said County Greeting:

We Command you to take Isaac A. Morse, if he may be found in your bailiwick and him safely keep so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House in said County on the first day of the next Term thereof; to answer unto an Indictment found against him in said Court, for Gaming.

And have you then show this writ.
Witness James Kirkadee Jr Clerk of
said Court at Marysville this 6th
day of November A.D. 1850.

James Kirkadee Jr Clerk.

Criminal Case File

Case No. 1850-CR-0042

No. 50-CR-42

Union Common Pleas.

STATE OF OHIO

against

Samuel League
Defendant.

JUN TERM, 1851

Defendant Fined 2⁰⁰

Journal No. 5 Page 33

Record No. C1 Page 163

Ex. Doc. A Page 36

⁴⁶ Union Com Pleas ^{N. 6}

The State of Ohio

vs } Gaming

Samuel League

Filed August 14, 1850

James Kinrade jr. Clerk

Plea guilty Jun 30
1851

J. Kinrade jr. M

A true Bill

John F. Sobieski
foreman of the
grand Jury

Costs made

Record
Recorded

The State of Ohio } Court of Common Pleas.
Union County } ss. August Term, A. D. 1850

The jurors of the Grand Jury then and there duly empannelled and sworn to inquire in the name and by the authority of the State of Ohio within and for the body of the County of Union aforesaid upon their said oaths present and find that one Samuel League late of said County on the tenth day of April in the year of our Lord one thousand eight hundred and fifty, with force and arms, at the County of Union aforesaid, did unlawfully play with Cards at a certain Game commonly called Poker with Galathea Sprague, Milford Phillips, James League, Alexander Tyler and another person to the Grand Jurors ^{of record} ~~of record~~ ^{upon} ~~upon~~ then and there being for the sum of five cents in money contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio

C. W. Allison
Prosecuting Attorney

Union Com. Pleas

The State of Ohio

vs

Samuel Sagne

Copies

Filed Nov. 18. 1850

James Kirkado Jr Clerk

Received this writ Nov 5th 1830

The writ is named Samuel League Not found

I bear with Return this writ Nov 14th 1830

Exp. Milage 25-

Lens 35-

W. C. Martin Sheriff

The State of Ohio Union County ss.

To the Sheriff of said County Greeting,
We command you to take Samuel League if
he may be found in your bailiwick and him
safely keep so that you have his body before
our Court of Common Pleas of the County aforesaid
at the Court House in said County on the first
day of the next term thereof to answer unto
an indictment found against him in said
Court for Gaming.

And have you then there this writ
Witness James Kirkrad Jr Clerk
of said Court at Mansville this
5th day of November AD 1850
James Kirkrad Jr Clerk

Union Com Pleas

The State of Ohio

vs
Samuel League

Capias

Filed June 18, 1850
Wm Kadoh M

I have taken the Body of the with in name
Samuel League and the name of this Bail is James
League I hear with return a copy of the Bail Bond
June 18th 1851

Fees	Milage	25-
	Bonus	35-
	Bond	50
		\$ 110

William C. Main Sheriff

The State of Ohio, Union County, ss.

as we have heretofore commanded you
We command you to take *Samuel League* _____ if he may be found
in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the
County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an
Indictment, found against him in said Court for *Gaming*

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this *7th* day of *June*
A. D., 1851

James Kinkade Jr Clerk.

Filed June 18. 1857
I think Kadofoffe

Annals League

Bond

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the 18th day of June in
the year of our Lord One Thousand Eight Hundred and fifty ~~ow~~ personally came before me,
Samuel League William C. Martin, Sheriff of the County of Union,
and James League and
severally acknowledged to owe the State of Ohio the sum of Fifty dollars,
each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions
following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden
Samuel League has been arrested by me, on a writ of capias, issued out of the Court
of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against
the said Samuel League, for the offence charged in the said indictment;—
Now, therefore, if the said Samuel League, so arrested as aforesaid,—shall personally
appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next
term thereof;—then and there to plead to the same indictments, and abide the Judgment of the
Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect;
otherwise to be and remain in full force and virtue in Law.

James League [SEAL.]
[SEAL.]

Union Com Pleas

The State of Ohio

vs

Samuel League

Sub ~~vs~~¹
for writs

Filed June 27, 1857

L. A. Kinrade p clerk

Served this writ by Reading to the within named
James League June 23 1851

Served upon the within named Milford
Phillips by Reading June 26th 1851

Fees	Milage	30
	Ferri	25-
	Bond	5-5-
		5-0
		1,05-

William C. Martin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Milford Philips and James League

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to

testify and the truth to speak on behalf of *The State of Ohio*

in a certain controversy in said Court depending, wherein *The State of Ohio*

is Plaintiff, and *Samuel League*

is Defendant: and this *he* shall in no wise omit, under the penalty of the

law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this *23rd* day of *June*

A. D., 18*57*.

James Kinkade Jr Clerk.

The State of Ohio
vs. ^E ^S ^C ^R ^a ^m ^p
Saml. League

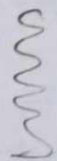
Receipt for units
for State

Nov 23, 1857
H. K. K. & Co.

The State of Ohio

vs.

Samuel League



Gaming

My Subpoena for Mildred Phillips
& James League, Witnesses for
the State of Ohio.

To the Clerk of the
Union Com. Pleas

Dated Dec 21st 1851

Stewart Curry
Prosecuting Atty.

Doc A. 36

The State of Ohio

vs

Samuel League

Fine \$2.00

Costs 7.94

This writ 41

Filed April 3 1852

James Lower Clerk

J. W. Robins For atty

Received this writ March 10th 1852

The writ in name Samuel League not found

April 30 1852

Milase 8-

Ans

$$\begin{array}{r} 35 \\ \hline 40 \end{array}$$

William S. Martin Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 30th day of June A. D. 1857 the State of Ohio recovered against Samuel League as well as the sum of Two dollars; for fine, as also the sum of \$ 7,94 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Samuel League You cause to be made the fine and costs aforesaid with interest thereon from the 30th day of June A. D. 1857 until paid; also the sum of \$, 41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Samuel League to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

James Thomas
Witness ~~JAMES KIRKADY, JR.~~ clerk of said

Court at Marysville this 10th day of

March A. D. 1857

James Thomas Clerk.

N. A. 36

The State of Ohio

vs

Samuel League

Price \$2.00

Costs 7.94

Increase costs 1.82

This writ 73

No property person or real
Whereon to levy.

Made on the within

Writ five dollars, which
after deducting my fee, this
writ will be entitled to a
credit of \$3.90

This writ stayed by order of J. W.
Robinson Pro. atty
D. F. Spain Clk

Chipp	Mail	—	35
per	Michigan	—	55
	Domestic	—	10
	Post Entry	—	10
			<hr/>
			\$1.10

Filed March 3 1853
 James Turner Clerk

Rec^d Jan 28/53

The State of Ohio, Union County, ss.

Champaign

TO THE SHERIFF OF ~~AND~~ COUNTY, GREETING:

WHEREAS, at the Court of Common Pleas of the County ^{of Union} aforesaid begun and held at the Court House in the town of Marysville on the 30th day of *June* A. D. 1857 the State of Ohio recovered against *Samuel League* as well as the sum of *Two* dollars, for fine, as also the sum of \$7.94 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *Samuel League* You cause to be made the fine and costs aforesaid with interest ^{one the fine} ~~thereon~~ from the 30th day of *June* A. D. 1857 until paid; also the sum of \$1.82 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to levy, then take the body of the said *Samuel League* to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness, JAMES TURNER, Clerk of said Court at

the Court House in Marysville, this 24th day of

January

A. D. 1853

James Turner Clerk.

The State of Ohio
of
Samuel League

Pre. in Ex

Filed April 12 1852
James Linn Clerk

The State of Ohio

vs
Samuel League

Main Com. Pleas
Term 1851
Fine \$200

Issue Execution in
this case for goods &c

To the Clerk of
Main Com Pleas
April 12 1852

and in default thereof
for the body of the dependant
James W. Johnson
Pres. Atty

Filed Jan'y 24 1853

James Turner Clerk

The state of Ohio

vs
Samuel League

Sum Fine in Minor Common
Pleas. of \$2.00 June 30th 1857

Issue a Fi Fa in this
case to the Sheriff of Champion
County Ohio for goods &c and in
default thereof for the body of
the defendant

To the clerk of } James W. Robinson
Minor Common Pleas } Pres. Atty
Jan 20th 1853

D A 36

The State of Ohio

vs

Samuel Leason

Executed with consent

Fine	\$2.00
Costs	7.94
increase cert	81
this writ	41

Filed June 12 1852

James Turner Clerk

Received this writ April 12th 1852
no Goods on Chittles Lands or Tenements
found where on to Levy and the within named
Samuel League not found June 11th 1852

Due Milare 25-

Fees 35-
60

William C. Martin Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 30th day of June A. D. 1857 the State of Ohio recovered against Samuel League as well as the sum of Two dollars; for fine, as also the sum of \$ 7.94 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Samuel League You cause to be made the fine and costs aforesaid with interest thereon from the 30th day of June A. D. 1857 until paid; also the sum of \$ 0 81 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Samuel League to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

James Lowner
Witness James Kinsman, jr. clerk of said

Court at Marysville this 12th day of

April A. D. 1852

James Lowner Clerk.

Criminal Case File

Case No. 1850-CR-0043

No. 50-62-43

Union Common Pleas.

STATE OF OHIO

against

John Gunn

Defendant.

JUN TERM, 1851

Ward Away

Journal No. 5 Page 23

Record No. NO P Page _____

Ex. Doc. _____ Page _____

²⁸ Union Com Pleas ^{No 7.}

The State of Ohio

vs } Gaming

John Gunn

Filed August 14. 1850
James Kirk Kade Jr Clerk

A true Bill
John F Sabin
foreman of the
grand Jury

The State of Ohio } ss. Court of Common Pleas.
Union County } August Term A. D. 1850

The Jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid upon their said oaths present and find that one John Gurrer late of said County on the tenth day of April in the year of our Lord, one thousand, eight hundred and fifty, with force and arms, at the County of Union aforesaid did unlawfully play with Cards at a certain game commonly called Poker with Galatia Appaque and other persons to the Grand Jurors aforesaid unknown, then and there being for the sum of five cents in money, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

C. W. Allison

Prosecuting Attorney,

Union Com Pleas

The State of Ohio

vs
John Gunn

Capias

Filed Apr 14. 1857

J. K. Karp

The within names do not sum not found

To Miles 5-

Lois 35-

William C. Miller Sheriff

The State of Ohio Union County ss.

In the Sheriff of said County, Greeting;
We Command you, as we have heretofore Commanded
you to take John Gunn if he may be found in your
Bailliwick and him safely keep so that you have his
body before our Court of Common Pleas of the County aforesaid
at the Court House in said County on the first day of the
next term thereof to answer unto an Indictment
found against him in said Court for, Gaming.

And have you then there this writ.
Witness James Kirkade for Clerk of said
Court at Mansville this 3rd day of
April A.D. 1851.

James Kirkade for Clerk

Union Common Pleas

The State of Ohio

vs
John Gunn

Capias

Filed Nov. 18. 1850

James M. Kaden Clerk

Received this Brit November 5th 1850
The Brit in name of John Gunn not found
I have with Return this Brit Nov 18th 1850.
Fees Milage 25-

William C. Allen Sheriff

The State of Ohio Union County ss

To the Sheriff of said County Greeting;

Well Command you to take John Gunn if he may be found in your bailiwick and him safely keep so that you have his body before our Court of Common Pleas. of the County aforesaid at the Court House in said County, on the first day of the next term thereof. To answer unto an Indictment found against him in said Court. for Gaming;

and have you then return this writ.

Witness James Kinkade Jr Clerk of
said Court at Marysville this 5th
day of November A.D. 1850.

James Kinkade Jr Clerk

Criminal Case File

Case No. 1850-CR-0044

No. 50 CR - 44

Union Common Pleas.

STATE OF OHIO

against

David Tullis

Defendant.

JUN TERM, 1851

David Away

Journal No. 5 Page 23

Record No. No Record Page _____

Ex. Doc. _____ Page _____

~~24~~ No 9
Union Com Pleas

The State of Ohio

vs } Gaming

David Tullis

Filed August 14, 1850
James Knirkade p clerk

A true Bill
John F. Sabid
foreman of the grand
jury

The State of Ohio }
Union County } ss.

Court of Common Pleas.
August Term A.D. 1850

The jurors of the Grand jury
then and there duly empaneled and sworn
to inquire in the name and by the authority of
the State of Ohio within and for the body of the
County of Union aforesaid upon their said oaths
present and find that one David Teellis

late of said County on the nineteenth day of April
in the year of our Lord one thousand eight hundred
and fifty with force and arms at the County of
Union aforesaid did unlawfully play with Cards
at a certain Game commonly called Poker with
Galatia Sprague and other persons to the Grand
jurors ^{aforesaid} unknown, there and there being for the sum of
five cents in money contrary to the form of the Statute
in such case made and provided and against the
peace and dignity of the State of Ohio

C. W. Allison

Prosecuting Attorney.

Union Com. Pleas

The State of Ohio
vs

David Fullis

Capias

Filed Nov. 18. 1850

In His Honor's Clerk

Reverse this writ November 6th 1838
The writ in name David Gullis not found
I hear with Return this writ November 18th 1838
Milage 25

W. C. Melin, Sheriff

The State of Ohio Union County ss.

To The Sheriff of said County Greeting;

We Command you to take David Tullis if he may
be found in your Bailiwick and him safely keep.
So that you have his body before our Court of Common
Pleas of the County aforesaid at the Court House in
said County on the first day of the next Term thereof
to answer unto an Indictment found against
him in said Court for Gaming.

And have you then show this writ.

Witness James Kinkade Jr Clerk of
said Court at Mansville this 6th day
of November A.D. 1850.

James Kinkade Jr Clerk

Union Common Pleas

The State of Ohio

vs

David Fullis

Capias

Filed Apr 14. 1857

Ja Kirkode for clerk

The within named David Gullis not found

Fees foris 35-

Milage 3-

William S. Hall Sheriff

The State of Ohio Union County Ss.
To the Sheriff of said County Greeting;
We Command you as we have heretofore Commanded you, to take David Sullis if he may be found in your bailiwick and him safely keep so that you have his body before our Court of Common Pleas of the County aforesaid at the Court House in said County on the first day of the next Term thereof to answer unto an Indictment found against him in said Court for Gaming.

And have you then there this writ.
Witness James Kirkade Jr Clerk of said Court at Marysville this 3rd day of April A.D. 1851.
James Kirkade Jr Clerk

Criminal Case File

Case No. 1850-CR-0045

No. 50-68-45

Union Common Pleas.

STATE OF OHIO

against

Franklin Emerson

Defendant.

SEP TERM, 1851

Defendant Fined \$2⁰⁰/₁₀₀

Journal No. 5

Page 65

Record No. A

Page 177

Ex. Doc. A

Page 134

27 No 3 ~~No 3~~
Union Com Pleas

The State of Ohio
vs } Being an
vs } Protesting at work
Franklin Cresson

Filed August 14, 1850
James Kinkade p clerk

Castell's master
Records

A true Bill
John F. Schin
foreman of the
grand Jury
Plea guilty Sept 29, 1857
Kinkade p clerk
Recorded

No 3

The State of Ohio
Union County } 11.

Court of Common Pleas,
August Term A. D. 1850

The jurors of the Grand jury
then and there duly empaneled and sworn
to inquire in the name and by the authority of
the state of Ohio within and for the body of the County
of Union, upon their said oaths present and find
that one ^{and} Franklin Emerson late of said County
on the tenth day of May in the year of
our Lord one thousand eight hundred and fifty, with
force and arms, at the County of Union aforesaid, did
unlawfully bet and wager a large sum of money
to wit, the sum of five cents with Isaac A. Morse,
Milford Phillips, Caleb Clark, Lemuel J. Clark, and
John W. Hopkins upon the issue and event of a
certain contest and trial of skill in shooting with
a rifle gun at a mark or target, then and there
about to be tried and decided between said
Franklin Emerson and said Isaac A. Morse, Milford Phillips,
Caleb Clark, Lemuel J. Clark, and John W. Hopkins,
which said trial of skill in shooting as aforesaid
then and there took place between said parties to
decide said wages and bet between said parties
and then and there did decide said wages and bet
between said parties, contrary to the form of the
statute in such case made and provided, and
against the peace and dignity of the state of Ohio

C. W. B. Allison

Prosecuting Attorney

D. A 134

The State of Ohio

vs

Franklin Emerson

& with case clause

Fine \$2,00

Costs 11 37

Trust 41

Filed June 12 1852

James Swann clerk

Received this writ April 14th 1852
no Goods or Chattels Lands or Tenements found
where on to Levy and the return in name of
Franklin Emerson not found June 11th 1852

Fees	Milage	50
	Fees	35
		<hr/>
		85

William C. Martin Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 29th day of Sept A. D. 1857 the State of Ohio recovered against Franklin Emerson as well as the sum of Two dollars; for fine, as also the sum of \$ 11.37 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Franklin Emerson You cause to be made the fine and costs aforesaid with interest thereon from the 29th day of Sept A. D. 1857 until paid; also the sum of \$ 0.41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Franklin Emerson to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

James Linn
Witness JAMES KIRKADY, jr., clerk of said

Court at Marysville this 12th day of

April A. D. 1857

James Linn

Clerk.

The State of Ohio

vs

Franklin Emerson

Pro vs Ex

Filed April 12 1852

James Brown Clerk

The State of Ohio } Min. Com. Pleas
vs } Sept. Term 1857
Franklin Emerson } Fine \$2.00

Issue execution
for goods &c and in de-

ward thereof for the
body of defendant

James W. Robinson
Proc. Atty

To the clerk of
Min. Com. Pleas
April 12th 1852

State of Ohio } Betting on
vs. } shooting
Franklin Emery } at mark

Receipt for Copies

Filed Aug 12, 1857
O. H. K. Adams Clerk

The State of Ohio

vs.

Franklin Emerson

Betting on shooting

at a mark.

Spec Capias for Defendant.

To Clerk of Union
com. Pleas.

Oliver Cunniff
pross. atty.

Aug. 11 1851.

State of Ohio

vs. \int Betting on shooting
 \int at a mark.

Franklin Emerson

Process for Subpoena for
State witness

Filed Aug 14. 1857

James K. Madef Clerk

The State of Ohio
vs.
Franklin Emerson

Betting on shooting
at a mark.

Issue Subpoena for Melford Philips
Caleb Clark, Samuel Clark, and
John W. Hopkins, witnesses in
this case, for the State of Ohio.
Otway Cunn, Pros. atty.

To the Clerk of
Union Com. Pleas.

Aug. 13 1851.

Union Common Pleas

The State of Ohio

vs

Franklin Emerson

Capias

Filed Jan 30. 1857

Shirkad & Co

The within named Franklin Emerson not found
June 30th 1857

Gross Melage 35
Series $\frac{35}{70}$

William S. Hall Sheriff

The State of Ohio, Union County, ss.

as we have heretofore commanded you
We command you to take *Franklin Emerson* if he may be found
in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the
County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an
Indictment, found against him in said Court for *Betting on Shooting at a Mark*

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this *7th* day of *June*
A. D., 185

James Kinkade Jr. Clerk.

Union Corn. Pleas

The State of Ohio

vs

Franklin Emerson

Capias

Filed Nov. 18, 1850

Wm. H. Radey Clerk

Received this Brit Number 5th 1830
The Brit in name Franklin Emerson not
found & hear Brit Return this Brit
Nov 18th 1830

Milage 45

W. L. Mum Shreve

The State of Ohio Union County ss.

To the Sheriff of said County Greeting;

We Command you to take Franklin Emerson, if he may be found in your bailiwick and him safely keep so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House in said County, on the first day of the next term thereof, to answer unto an Indictment found against him in said Court for, Betting on shooting at a mark.

And have you then there this writ.

Witness James Kinkade Jr Clerk of said Court at Marysville this 5th day of November A.D. 1850.

James Kinkade Jr Clerk

West

Filed Nov 6. 1850
Kirkadap clerk

The State of Ohio
vs
Franklin Emerson

} Betting on track
Issue subpoena for
Isaac A Morse witness
for State. Nov 6th 1850
C W Allison, Pros Atty-

To Clerk of Union Court
Hear

The State of Ohio

vs

Franklin Emerson

Sub for States writs

Filed Oct 1, 1857

For Kirk Rade p clerk

Friend Mrs. West, from Melford Phillips Coates
Clark and John W. Hopkins Sept. 17 1827

Samuel Clark not Anna

Fees Mbye 75-

Fees 371

\$1,12

William & Maria Phelps

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Milford Phillips, Caleb Clark, Samuel
Clark and John W. Hopkins

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court
House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to

testify and the truth to speak on behalf of *The State of Ohio*
in a certain controversy in said Court depending, wherein *The State of Ohio*

is Plaintiff, and *Franklin Emerson*

is Defendant; and this *they* shall in no wise omit, under the penalty of the

law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court
House in Marysville, this *14th* day of *August*

A. D., 1857

James Kinkade Jr Clerk.

Union Com Pleas

The State of Ohio

vs

Franklin Emersson

Sub for writs

Filed Nov. 19. 1855

J. A. Knapp for clerk

Received this with Member 6th 1850

The Office in Name of Isaac A. Morse not found

I have with Return this with

New Mass, 25th Novem 18th 1850

W. C. Miller Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon *Isaac A. Morse*

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *first* day of next term, at *ten* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio*

in a certain controversy in said Court depending, wherein *The State of Ohio* is Plaintiff, and *Franklin Emerson* is Defendant; and this *he* shall in no wise omit, under

the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this *6th* day of *November*

A. D., 18 *50* *James Kinkade Jr* Clerk.

Union Conv. Pleas

The State of Ohio

vs
Franklin Emerson

Capias

Filed Aug 14. 1857

Wm. Kade for Clerk

I have taken the Body of the within named
Franklin Emerson the names of his Bail is
James Emerson and James Dawson I hear with
Return the Bail Bonds

August 14th 1851

Fees	Milage	5-
	Ferries	35-
	Bonds	50
		<hr/>
		90

William C. Malin Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:
as we have ~~often~~ heretofore commanded you
We command you to take Franklin Emerson if he may be found
in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the
County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an
Indictment, found against him in said Court for Betting on shooting at a mark

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this 12th day of August
A. D., 1861

James Kinkade Jr. Clerk.

The State of Ohio

Franklin Emerson

Filed Aug 14, 1857
I Knikade Jr Clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the

13th

day of

August

in

the year of our Lord One Thousand Eight Hundred and fifty~~one~~ personally came before me,

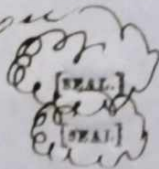
Franklin Emerson James Emerson James Dawson and
William Colburn Sheriff of the County of Union,

severally acknowledged to owe the State of Ohio the sum of *Fifty* dollars,
each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions
following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden

Franklin Emerson has been arrested by me, on a writ of capias, issued out of the Court
of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against
the said *Franklin Emerson*, for the offence charged in the said indictment;—
Now, therefore, if the said *Franklin Emerson*, so arrested as aforesaid,—shall personally
appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next
term thereof;—then and there to plead to the same indictments, and abide the Judgment of the
Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect;
otherwise to be and remain in full force and virtue in Law.

James Emerson
James Dawson



Criminal Case File

Case No. 1850-CR-0046

No. 50-CR-46

Union Common Pleas.

STATE OF OHIO

against

Samuel Kerr

Defendant.

SEP TERM 1851

Defendant fined \$2 ⁰⁰/₄

Journal No. 5 Page 65

Record No. C.1 Page 182

Ex. Doc. SB Page 132

²⁵
Union Com Plea No. 5.

The State of Ohio

vs } Setting on shooting
at mark

Samuel Kerr

Filed August 14, 1850
James Kirkadap clerk

Cost Bill made
Recorded

A true Bill
John F. Sabie
foreman of the
Grand Jury

Plea guilty Sept 29, 1857
Kirkadap clerk
Recorded

The State of Ohio } Court of Common Pleas.
Union County } ss. August Term A.D. 1850

The Jurors of the Grand Jury
then and there duly empanelled and sworn
to inquire in the name and by the authority
of the State of Ohio, within and for the body of the county
of Union, upon their said oaths present and find
that one Samuel Kerr Cite of said
County on the first day of May in the
year of Our Lord, one thousand eight hundred
and fifty with force and arms at the county
of Union aforesaid did unlawfully bet and wager
a large sum of money, to wit, the sum of five
cents with Galatia Sprague, Isaac A. Morse, Milford
Philips, and Athens Oliphant
upon the issue and event of a certain contest
and trial of skill in shooting with a Rifle gun
at a mark or target; then and there about to
be tried and decided between said Samuel Kerr
and Galatia Sprague, Isaac A. Morse, Milford Philips
and Athens Oliphant
which said trial of skill in shooting as aforesaid
then and there took place between said parties
to decide said wager and bet between said parties,
and then and there did decide said wager and
bet between said parties; contrary to the form of
the Statute in such case made and provided,
and against the peace and dignity of the State.

C. W. Allison

Prosecuting Attorney

The State of Ohio
vs
Samuel Kerr

Capias

Filed Aug 14. 1857
J. A. Kirkade for clerk

I have taken the body of the within named
Samuel Kerr and the name of his Bail is
Perry Munroe I hear with Return the Bail Bond

August 14th 1851

Fees	Milage	5-
	Lewis	35-
	Bond	50
		<hr/>
		90

William C. Martin Sheriff

The State of Ohio, Union County, ss.

~~under heretofore command of you~~ TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take Samuel Kerr if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an indictment, found against him in said Court for Being on Shooting at a mark

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this 13th day of August
A. D. 1851

James Kinkade Jr Clerk.

The State of Ohio

Sam^l Kerr

Filed Aug 14, 1857

Wm. Kade for Clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *13th* day of *August* in
the year of our Lord One Thousand Eight Hundred and fifty-~~two~~ personally came before me,
Samuel Kerr and Perry Munroe, Sheriff of the County of Union,
and
severally acknowledged to owe the State of Ohio the sum of *Twenty* dollars,
each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions
following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden
Samuel Kerr has been arrested by me, on a writ of capias, issued out of the Court
of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against
the said *Samuel Kerr*, for the offence charged in the said indictment;—
Now, therefore, if the said *Samuel Kerr*, so arrested as aforesaid,—shall personally
appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next
term thereof;—then and there to plead to the same indictments, and abide the Judgment of the
Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect;
otherwise to be and remain in full force and virtue in Law.

S. Kerr [SEAL]
P. Munroe [SEAL]

The State of Ohio

vs

Samuel Kerr

Sub for writs

Invoice this writ by Precling Sept 24th 1851
to ~~James A. Miller~~ Melrose Phillips

Invoice upon Athens Oliphant Sept 29th 1851

Balance Spruce not found

Dues Mitze	100
Ferries	25
	<hr/>
	\$ 125

William C. Miller Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

*Galatia Sprague, Isaac A. Morse, Milford Phillips
and Athens Oliphant*

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio*

in a certain controversy in said Court depending, wherein *The State of Ohio*
is Plaintiff, and *Samuel Kerr*
is Defendant: and this *they* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this *14th* day of *August*

A. D., 18*57*

James Kinkade Clerk.

The State of Ohio
vs. E Betting on
Shooting at a
mark.
Daniel Kerr

Receipt for witnesses
for the State of Ohio.

Filed Aug 14, 1851
Winkade Jr Clerk

The State of Ohio

vs.

Daniel Kerr

§
§
§

Betting on shooting at a mark

Irene Lybpoena for C. Alatia Apragan
Isaac A. Morse, Milford Philips, and
Athens Oliphant, witnesses for the
State of Ohio.

Owney Curry
Pres. Atty.

To the Clerk of §
Union Com. Pleas. §

Aug. 14th 1851

State of Ohio

vs

Patrick
Son Shooling
Zeta mark

James Kerr

Process for Capias

Filed Aug 13, 1857

J. Kirkwood M

The State of Ohio

vs

Samuel Kerr

Setting on Shooting
at a Mark

Issue Capias for Defendant

Othway Curry
Proc. atty.

To Mr D
Union Con. Pleas

Aug. 13 - 1851

Yield July 24-1863

James Linn Clark

The state of Ohio

Samuel Kerr

2 Fine in Minor Common Pleas
of 2.00~~00~~ Sep^r 2^d 1851

Issue a Fi Fa in this case
to the Sheriff of Logan County
Ohio for goods & chattels &c and
in default thereof for the body of
the defendant

to the clerk of
Minor Com. Pleas
Jan 20th 1853

James W. Robinson
Pros. Atty

D. A 132

The State of Ohio

vs

Samuel Kerr

vs
Et unil bona clausa

Fine ————— \$2.00

Costs ————— 7.77

This with ————— 41

Filed June 14 1852

James Linn Clerk

Enter

Received this writ April 13 1852
No bonds or chattels Levels or tenements found
Where on to say and the within named
Summell there not found

Dues Milage 35-

Dues ~~35-~~
70

June 14th 1852

William Le Main Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 29th day of Sept A. D. 1857 the State of Ohio recovered against Samuel Kerr as well as the sum of

Two dollars; for fine, as also the sum of \$ 7.77 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Samuel Kerr

You cause to be made the fine and costs aforesaid with interest thereon from the 29th day of Sept A. D. 1857 until paid; also the sum of \$ 0.41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take

the body of the said Samuel Kerr to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

James Lowner
Witness ~~James Kirkade, jr.~~ clerk of said

Court at Marysville this 12th day of

April A. D. 1857

James Lowner

Clerk.

The State of Ohio

of
Samuel Kerr

Pro or Ex

Filed April 12 1852

James Swann Clerk

The State of Ohio
Amuel Kerr

To the Clerk of
Mun Com. Pleas
April 12th 1832

Mun Com. Pleas
Sept Term 1867
Fine \$200
Issue Ex. for goods
&c and in default thereof
for the body of the defen-
dant
James W. Robinson
Proc Atty

Criminal Case File

Case No. 1850-CR-0047

No. 50-68-47

Union Common Pleas.

STATE OF OHIO

against

Samuel Kerr

Defendant.

SEP TERM, 1851

Nolle Pro.

Journal No. 5 Page 65

Record No. **NO RECORD** Page _____

Ex. Doc. A Page 132

No 4. ~~5~~

Union Game Pleas

The State of Ohio

vs } Gaming

Samuel Kerr

Filed August 14. 1850
James Kinkadee p clerk

Cost Bill ready
to receive

A true Bill
John F. Sobier
foreman of the
Grand Jury

(Kinkadee)

The State of Ohio }
Union County } W.

Court of Common Pleas
August Term A.D. 1850

The Jurors of the Grand Jury then and there duly empannelled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oaths, present and find that one Samuel Kerr late of said County on the tenth day of March in the year of our Lord one thousand eight hundred and fifty, with force and arms at the County of Union aforesaid, did unlawfully play with Cards at a certain Game commonly called Poker with Galatia Sprague and other persons to the Grand Jurors aforesaid unknown then and there being for the sum of five cents in money, contrary to the form of the Statute ~~in~~ such case made and provided and against the peace and dignity of the State of Ohio

C. W. Allison
Prosecuting Attorney

The State of Ohio
vs
Saml Kerr

Filed Aug 14, 1857
J. Kirkpatrick Clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *13th* day of *August* in the year of our Lord One Thousand Eight Hundred and fifty ~~one~~ personally came before me, *Samuel Kerr and Perry Munroe* Sheriff of the County of Union, and severally acknowledged to owe the State of Ohio the sum of *Fifty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden *Samuel Kerr* has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *Samuel Kerr*, for the offence charged in the said indictment;— Now, therefore, if the said *Samuel Kerr*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Perry Munroe [SEAL]
L. P. Munroe [SEAL]

Union Common Pleas

The State of Ohio

vs

Samuel Kerr

Capias

Filed Novr. 18. 1850

James M. Wade J. Clerk

Received Mrs Brit November 5th 1830
The Birth in Sarah Samuel There Not found
I have Birth Return Mrs Brit Nov 16th 1830
Gen. Mudge 25-

William C. Mallin Phillips

The State of Ohio Union County ss.

To the Sheriff of said County Greeting;
We Command you to take Samuel Kerr if he
may be found in your bailiwick and him safely
keep so that you have his body before our Court
of Common Pleas of the County aforesaid. at the
Court House in said County on the first day of
~~the~~ next term thereof. to answer unto an
Indictment found against him in said Court
for Garming. and have you then there this writ.

Witness James Kirkade Jr Clerk of
said Court at Mansville this 5th
day of November A.D. 1850.

James Kirkade Jr Clerk

The State of Ohio
vs
Samuel Kerr

Capias

Filed Aug 14. 1851
J. Kirkaduff Clerk

William & Thomas Merritt

I have taken the body of the within named Samuel Keer
the name of his bail is Perry Munroe I beare with
Return the bail bond

August 14th 1851

Yees	Milage	5-
	Series	35-
	Bond	50
		<hr/>
		90


The State of Ohio, Union County, ss.

do we have *heretofore* *commanded*
To THE SHERIFF OF SAID COUNTY, GREETING:
We command you to take *Samuel Kerr* if he may be found
in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the
County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an
indictment, found against him in said Court for *Gaming*

And have you then, there, this writ.

Witness, JAMES KINKADE Jr., Clerk of said Court, at
Marysville, this *13th* day of *August*
A. D., 1851

James Kinkade Jr. Clerk.

The State of Ohio
vs.  Gaming
Samuel Kerr

Præcipe for Subpoena
for witnesses for the State
of Ohio.

Filed Aug 14, 1857
J. K. Kuchade for Clerk

The State of Ohio
vs.
Samuel Kerr

3
3
3

Gaming

Issue subpoena for Galatia
Sprague, a witness for the State
of Ohio.

Osway Curry
Pross. atty.

To the Clerk of
Union Com. Pleas.

3
3

Aug. 14 1851

3

State of Ohio
vs ~~3~~ Gaming
Lawd. Kerr.

Receipt for Capias

Filed Aug 13. 1857
I Kirkadock Clerk

The State of Ohio
vs
Samuel Kerr vs Gaming

Issue a Capias for
Defendant

Wray Cressy
Pros. Atty.

To Clerk of
Union Com Pleas
Aug. 13th 1851

The State of Ohio
vs
Samuel Kerr

Sub for writs

Filed September 30, 1857
Ja Kirkland p clerk

The witness named Galatia Bruce
Not found. APT 24th 1877

Fees Mileage 30

William - C. Mac - Theye

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Galatia Sprague

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to

testify and the truth to speak on behalf of

in a certain controversy in said Court depending, wherein

The State of Ohio
The State of Ohio
is Plaintiff, and *Samuel Kerr*
is Defendant ; and this *He* shall in no wise omit, under

the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *14th* day of *August*

A. D., 18*57*

James Kinkade Jr Clerk.

Criminal Case File

Case No. 1850-CR-0048

The State of Ohio

Joseph Adams

Transcript

Filed Oct. 17, 1850

James Kirkland, Clerk

Certified made
No Record

The State of Ohio
 vs
 Joseph Adams

August 30th 1850 This day came Annis Adams and made oath that that she hath just cause to fear and does fear that Joseph Adams of the county of Union and state of Ohio will kill her — Took her affidavit thereof and issued a warrant against said Joseph Adams and delivered the same to Samuel Dodds const.

Affidavit	.25	
warrant	.25	
court fees	.25	
Henry Cratinged		
constables assistant fee	.25	
Christian Adams witness fee	.50	
Execution	.25	(50)
court fees thereon	.15	
2 ^d Execution	.25	
This Transcript	.31 $\frac{1}{4}$	

Same day warrant returned I have the body of the within named Joseph Adams August 30th 1850 fees .25 cents Samuel Dodds const.

Trial had Annis Adams sworn and examined as witness in behalf of the stat and Christian Adams sworn and examined as witness for defendant and thereupon the defendant was ordered by me to enter into a recognizance in the sum of one hundred and fifty dollars for his appearance at court also for to keep the peace and be of good behavior &c. which was done accordingly Christian Adams his surety I also rendered judgment against the defendant for costs of prosecution herein taxed at one dollar and fifty cents and issued an execution therefor

Oct 10th 1850 execution returned. — No property being found whereon to levy
 Mileage .15 cents
 Samuel Dodds const

October 11th 1850 being informed that the defendant hath property. Issued an execution delivered to Samuel Dodds const.

The State of Ohio Union County Jerome Township S.S.
 I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me in the above cause
 Oct 21st 1850 James B. Dort J.P. of the aforesaid Township

The State of Ohio
vs
Joseph Adams

Filed Oct 17, 1850
Lathin Keady Clerk

The C

The State of Ohio Union County SS

Be it remembered that on the 30th day of August in the year 1850 Joseph Adams Christian Adams personally appeared before me James B. Dort one of the Justices of the peace in and for the county aforesaid and jointly and severally acknowledged themselves to owe the State of Ohio the sum of one hundred and fifty Dollars to be levied of their goods and chattels lands and tenements if default be made in the condition following to wit

The condition of this recognizance is such that if the above named Joseph Adams shall personally be and appear before the court of common pleas on the first day of the term thereof next to be holden in and for this county aforesaid and there to answer a charge of threatening to ~~kill~~ kill Annis Adams and also the order of the court thereon and in the mean time to keep the peace and be of good behavior towards the citizens of the State generally and especially towards the said Annis Adams then this recognizance shall be void otherwise to be and remain in full force and virtue in law

Attest Samuel Dudds

Joseph Adams
Christian Adams

Taken and acknowledged before me on the ^{month} day and year first above written
James B. Dort Justice of the Peace

Filio Oct 17. 1850
Munkader 111

The State of Ohio Union SS.

Before me James B. Dort - one of the Justices of the Peace
for said county personally came Annie Adams
who being duly sworn according to law deposed and
saith that she hath just cause to fear and does fear
that Joseph Adams will kill her her
Annie's + Adams
marks

Attest

Samuel Dodds

Sworn to and subscribed before me this 30th day of
August in the year 1850

James B. Dort - J. P.

Criminal Case File

Case No. 1850-CR-0049

Criminal Case File

Case No. 1851-CR-0001

No. 51-03-1

Union Common Pleas.

STATE OF OHIO

against

Richard Reed
Defendant.

APR TERM, 1851

Journal No. 5 *Page* 24

Record No. C1 *Page* 161

Ex. Doc. _____ *Page* _____

The State of Ohio

vs
Richard Reed

Transcript

Filed February 4. 1857
James Kinkead for clerk

Recorded

State of Ohio } January the 31st 1851 This Day
18 } came James Meurdy ^{and says} that he has
Richard Reed } cause to fear and does fear that Richard
Reed will kill him and destroy his property took his affi-
davit thereupon issued a warrant against Richard
Reed and Delivered ^{the same} to Adam Woolford Constable

The said James Meurdy prosecuting witness being
requested to give Bail for costs in the above case shew
upon the said James Meurdy and James Meurdy came
before me and acknowledged them selves indebted
unto the State of Ohio in the sum of twenty five
Dollars to be levied upon their goods and chattels lands
and Tenements upon the following conditions if the
State fail in the above case they shall pay all
costs that have accrued and that may hereafter accrue
then this obligation to be void otherwise to be and
Remain in full force and virtue in law

James Meurdy

James Meurdy

Taken Signed and acknowledged before me this 31st Day of
January 1851 Joshua Marshall J.S.

January the 31st 1851 Warrant Returned with the
Body of Defendant for Service 25^{cts} Mileage 40
cts A Woolford Const

January the 31st Suponas Issued by Request of
prosecutor for Stephen H. Henry David Mackin's Kyle
Drafer and David Alder and Delivered to Adam Woolf-
ord Const

Januy the 31st 1851 Suponas issued by Esqr. Miller
for James Stout
Request of Defendant and Delivered to A Woolford
Const

January the 31st 1850 Suponas Returned
Signed these writs by Reading to the within named
witnesses for Service 50 cents Mileage 40 cents

January the 31st 1851

Adam Woolford Const

Defendant present Trial Had David Watkins Stephen
 & Henry Ryke Draper David Older Robert Stout and
 Edward Smith sworn and examined as witnesses and
 thereupon the Defendant was ordered by me to enter
 to enter into a recognisance in the sum of Fifty Dollars
 to keep the Peace for his appearance at Court and to
 keep the Peace and be of good Behaviour towards the Citiz-
 ens of the State generally and especially toward James
 Murray which was done accordingly by Zepherniah Reed and
 Samuel Elliot his Sureties

Justice costs	\$ 6
Taking affidavit	.25
Issuing Warrant	.25
Summoning for 5 witnesses	.37
Swearing 6 witnesses	.24
Taking Bond for costs	.25
Taking Recognisance Bond	.25
This Transcript	31 ¹ / ₂
Judgment on Trial	.25
	<u>2.17¹/₄</u>

Constables costs	\$ 0
Serving Warrant	.25
Milage	.20
Serving Summons on five mil	.50
Milage	.40
	<u>1.35</u>
Witness Fees	
David Watkins	50
Stephen H. Henry	50
Ryke Draper	50
David Older	50
Robert Stout	50
Edward ^{Smith} Reed set Superior	.25
	<u>2.75</u>

The State of Ohio Union to Harris Township Is 2.75

I Do hereby certify that the above is a full and true
 copy from my Pocket of the proceedings had by and
 before me in the above case

Joshua Marshall J S
 of the aforesaid Township

Older paid by County April 17/57.
 Watkins do do
 Ryke Draper paid by County April 21. 1857

Filed Apr 15. 1857
I. K. K. K. K. K.

State of Ohio vs. Greenman

Richard Reed } Issued subpoena for
Pysol. Draper and Sider
Dro per witnesses for Defendant
Returnable forthwith

To James Frankel,
Clerk of C. C. Pleas
Aug 15 1887

J. C. Wright, Atty. for
Defendant

Filed April 14, 1837
I. R. Radepf RR

State of Ohio
~~James C. [unclear]~~ An Recognisance

Richard Reed

Issue & Subpoena for
Samuel Elliott and Robert
R. Stout, witnesses for
Defendant.

To James Rankin
Clark of Union Mills }
April 14th 1851.

J. C. Daylight Atty
for Defendant

The State of
Ohio

vs

Rich^d. Reed

Subpoena for
State Wits.

Filed April 14, 1851

A. M. Kaelop Ck

The State of Ohio } On Recog.
as. }
Richard Reed } to keep the peace.

Issue Subpoena for
James McCardy, David Watkins
and David P. Alder, witnesses for
the State.

Osway Cuny
Prosecuting Atty.

To the Clerk of }
Union Com. Pleas. }

The State of Ohio
vs
Richd Reed
Defendant

Filed April 15. 1857
I Kinkead p c R

Since this writ April 13th 1885

By Reading to the within named witnesses

Fees & Milage 15⁻
Doris 25⁻

William C. Mann Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

*Royal Draper and
Dideon Draper*

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville, on the *16th* day of ^{*April 1851*} ~~next term~~, at *9* o'clock, A. M., to

testify and the truth to speak on behalf of

Richard Reed

in a certain controversy in said Court depending, wherein

The State of Ohio

is Plaintiff, and *Richard Reed*

is Defendant: and this *they* shall in no wise omit, under the penalty of the

law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this

15th

day of *April*

A. D., 18*51*

James Kinkade Jr

Clerk.

Union Com Pleas

The State of Ohio

vs
Richard Reed

Bond

Approved by me this
4th day of February 1857
M. W. Woods Associate Judge

Filed February 6. 1857
Jas. Kirkman Jr. Clerk

Recorded

Witness Present at signing
J. M. Wilkinson

The State of Ohio Union County, ss.

The State of Ohio

Richard Reed } On Recognizance from the pocket of Joshua Marshall
a justice of the peace.

This day Zepheniah Reed one of the securities for the said Richard Reed surrendered the said Richard Reed to Me William W. Woods one of the Judges of the Court of Common Pleas within and for the County aforesaid, in discharge of his recognizance and thereupon it is ordered by me that the said Richard Reed enter into a new recognizance for his appearance at the next Term of the said Court of Common Pleas.

February 4th A.D. 1857.

W. W. Woods Associate Judge

and thereupon a Recognizance was entered into as follows

The State of Ohio Union County ss

Be it remembered that on the fourth day of February in the year 1857 Richard Reed and William H. Wisner personally appeared before me William W. Woods an Associate Judge of the Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and stand indebted to the State of Ohio the sum of Fifty dollars to be levied of their goods and chattels, lands and tenements if default be made in the condition following to wit; The condition of this ~~obligation~~ recognizance is such that if the above named Richard Reed shall personally be and appear before the Court of Common Pleas, on the first day of the term thereof next to be holden in and for the County aforesaid then and there to answer a charge of that the said James McCurdy hath just cause to fear and does fear that Richard Reed, will kill him and destroy his property and abide the order of the Court thereon and in the mean time keep the peace and be of good behavior towards the Citizens of the State generally and especially towards the said James McCurdy then this recognizance to be void; other wise to be and remain in full force and virtue in law.

Taken and acknowledged before me }
on the day and year above written

Richard ^{his} Reed (R.R.)
W. H. Wisner (W.H.)

W. W. Woods Associate Judge

Hate

1844

Reed

State of Ohio • In Recognition

Richard Reed } Issued a Subpoena on
Edward Smith Probit

~~at the Home of Mr. Samuel Elliott~~

Centres for Independent Returnable
Growth with J. C. Doughty

To James Brinkard }
 Clerk of the Co. please }

City of Dayton

April 15 - 1851

State vs Richd
Reed

Subjorwits

Filed April 15, 1851

J. A. Knicker for clerk

Filed this writ April 15th 1831

Upon Samuel Elliott

Robert B. Stout Not found

Dec. 20

Jan 12th

William C. Allen Clerk

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Samuel Elliott and Robert R Stout

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *15th* day of ^{*April 1857*} ~~next term~~, at *9* o'clock, A. M., to

testify and the truth to speak on behalf of *Richard Reed*
in a certain controversy in said Court depending, wherein *The State of Ohio*
vs Plaintiff, and *Richard Reed*
is Defendant; and this *they* shall in no wise omit, under
the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *14th* day of *April*

A. D., 18 *57*

James Kinkade Jr Clerk.

State
vs
Richard Reed

Filed April 15, 1857
J. H. Knapp clerk

Served this writ April 15 1851
Upon Aaron Phinney

Edward Smith and Robert Stout Not found

Jess Melage 20

Jervis 12

William C. Melin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

*Edward Smith, Robert Stout and
Aaron Skinner*

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court
House, in the town of Marysville, on the *fourth* day of next term, at _____ o'clock, A. M., to

testify and the truth to speak on behalf of *Richard Reed*
in a certain controversy in said Court depending, wherein *The State of Ohio*

_____ is Plaintiff, and *Richard Reed*
_____ is Defendant; and this *they* shall in no wise omit, under

the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this *15th* day of *April*

A. D., 18 *51*

J. Kinkade Jr. Clerk.

State
5
Recd

Received the visit of Mr. 16th 1854
upon the within named Robert Smith
Shes Malase 15-
Lornis 120-

W. B. McKim Clerk

Filed April 15, 1857
I have made for etc R

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Robert Stout

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, ~~on the~~ *fourth* day of next term, at ~~_____~~ o'clock, A. M., to testify and the truth to speak on behalf of *Richard Reed* in a certain controversy in said Court depending, wherein *The State of Ohio*

is Plaintiff, and

is Defendant; and this *he* shall in no wise omit, under

the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this

16th

day of

Apr

A. D., 18 *51*

J. Kinkade Jr

Clerk.

State of Ohio

vs

Richard Reed

Sub for writs

Filed April 14, 1851

Wm. H. Wade for Clerk

Served this writ by Reading to the within named
Witness April 14 1857

Yours Melrose
Lovers 37th

W. C. Melrose Thayer

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

James McCurdy, David Watkins & David P. Alder

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, ~~on the~~ *forthwith* ~~day of next term, at~~ _____ o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio*

in a certain controversy in said Court depending, wherein *The State of Ohio* *is* Plaintiff, and *Richard Reed* *is* Defendant; and this *they* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *14th* day of *April*

A. D., 18 *57*

James Kinkade Jr Clerk.

The State of Ohio

vs

Richard Reed

Recognizance

Filed Feby 4. 1857

James Kirkcaldy clerk

Cert Bill made

Receivd

Recorded

State of Ohio, Be it remembered that on the 31st
Union County, 31st day of January 1857. Richard Reed
and Joseph Reed, and Samuel Elliott
personally appeared before me, one of the Justices of the
peace in and for the County of Cossida, and jointly and
severally acknowledged themselves to owe the State
of Ohio the sum of fifty Dollars to be levied of
their goods and chattels lands and tenements
if default be made in the condition following
to wit. The condition of this recognizance is
is such that if the above bound Richard
Reed shall be and appear before the
Court of Common Pleas on the first
day of the term thereof next to be holden and
for the County of Cossida and then and
then to answer unto the charge of that the
said James McCurdy, both Just cause to
fear and does fear that Richard Reed, will pull
down and destroy his property, and abide the
Orders of the Court thereon, and in the mean
time to keep the peace and be of good behavior
to words the citizens of the State generally, and
especially toward James McCurdy. That this
Recognizance, to be void otherwise to be and
remain in full force of law.

Taken and acknowledged before me on the
31st day of January 1857

Joshua Marshall J.S.

The State of Ohio

vs

Richard Reed

Proc. for Ex

Filed April 10 1832

James Linn Clerk

The State of Ohio } In Union Common Pleas

vs

April Term 1851

Richard Reed

vs

Issue Execution for
goods &c and in default
thereof for the body of
the defendant

To the Clerk of
Union Common Pleas
April 10th 1851

James W. Robinson
Pres. Atty

11 64
13 03
24 6

No. Rev. A. 28

The State of Ohio

vs

Richard Reed

Execution with Ca Sa Clausd

Oasts \$24.06

In cr .41

Sept. 1857

W. Curry Pros. Atty

Received this writ September 2 1851

Volume By order of C. Curry Provost, A. U. S.
September 30 1851

Fees Made	25-
less	35-

William C. Allen Sheriff

The State of Ohio Union County ss

To the Sheriff of Union County Greeting;
Whereas, in a certain prosecution, lately prosecuted
in our Court of Common Pleas within and for the County
of Union wherein the State of Ohio was plaintiff and
Richard Reed was defendant. The Costs in said
Case were taxed at twenty four dollars and
Six Cents; You are therefore Commanded, that
of the Goods and Chattels or for want thereof then
of the Lands and tenements of the said Richard Reed
You Cause to be made the Costs aforesaid, with
interest thereon from the 19th day of April A.D. 1857
until paid; also the sum of \$0.41 the Costs of increase
on said judgment, and the accruing Costs. But for
Want of Goods and Chattels, Lands and tenements whereon
to Levy. Then take the body of the said Richard Reed
to the jail of said County, there to be safely kept in Custody
of the jailor, until the said Costs that have accrued
or that may accrue, shall be paid, or he be otherwise
legally discharged; And of this Writ make legal Service
and due return.

Witness James Kiri Kade jr, Clerk., Clerk of
said Court at Mansville this 2^d day of
September A.D. 1857.

James Kiri Kade jr Clerk.

Criminal Case File

Case No. 1851-CR-0002

No. 51-62-2

Union Common Pleas.

STATE OF OHIO

against

Andrew S. Stillman
Defendant.

JUN TERM, 1851

Discharged

Journal No. 5

Page 52

Record No. C1

Page 176

Ex. Doc. A

Page 70

No. 10

State vs. A. S. Stebbins

Transcript

Held April 14, 1857

James Kirkaduff Clerk

Custodian made

Record -

Recorded

The State of Ohio
v. s.

Andrew S. Stithem

February 1st A.D. 1851 This day came Delight Mapes and made oath that she has just cause to fear and does fear that Andrew S. Stithem will beat wound or kill her her ward or children or will commit some other act of personal violence upon her or them or will burn her dwelling house or will maliciously injure or destroy her property other than the building above mentioned

Signed Delight Mapes

Sworn to and subscribed before me this the 1st day of February A.D. 1851

Garrett Harritt J. P.

Took her Affidavit thereof thereupon issued a warrant against Andrew S. Stithem and delivered the same to George Orr February 1st A.D. 1851 warrant returned I have the body of the within named and he is present this 1st day of February A.D. 1851 Fees \$0.25 George Orr constable

February 1st A.D. 1851 trial had Delight Mapes and garib Mapes sworn and examined in behalf of the state and George Orr for the defendant and thereupon the defendant was ordered by me to enter into recognizance in the sum of fifty dollars for his appearance at court which was done accordingly A. P. Robinson his surety

Recognized the following witness in behalf of the State
Delight Mapes

Justice fees	Affidavit	\$00 25
	Warrant	25
	Entering Judgement	25
	Swearing 3. Witnesses	12
	Recognizance for defendant	25
	Recognizance for one witness	25
	manuscript	31 1/4
		<hr/> 1.68 1/4
	3. Witnesses	1 50
	constable fees	25
		<hr/> 3.43 1/4

The State of Ohio Union County Byby Township SS.

I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me in the above cause.

Garrett Harritt J. P.
of the aforesaid Township

Superior Common Pleas

State of Ohio

vs

Andrew S. Latham

Receipt for
witnesses

Filed July 2, 1857
J. H. Kade for Clerk

C. H. K.

State of Ohio

vs
Andrew S. Stithem

{ Court of Common Pleas

Please issue subpoena for
Adam P. Robinson, witness in behalf of the
defendant

To the Clerk of the Court
of Common Pleas
Union County Ohio

{ Collier & Coak Atty's for
Defendant

July 2nd 1851.

The State of Ohio

⁵
A. S. [Signature]

Rec of wits

Filed April 14, 1857

J. M. Kade for clerk

State of Ohio Union County S.S.

Be it remembered that on the 1st day of February A.D. 1851 Delight Mapes personally appeared before me Garrett Harris one of the Justices of the peace in and for the county aforesaid and acknowledged her self to owe the state of Ohio the sum of fifty dollars to be levied of her goods and chattles lands and teniments if default be made in the conditions following to wit

The condition of this recognisance is such that if the above bounden Delight Mapes shall personally be and appear before the court of common please on the first day of the term thereof next to be holden in and for the County aforesaid to give evidence and the truth to say on behalf of the State touching such matters as shall then and there be Inquired of her and not depart the court without leave then this Recognisance shall be void otherwise it shall remain in full force and virtue in law.

Delight & Mapes *Deals*
Taken signed and acknowledged before me
this 4th day of February A.D. 1851
Garrett Harris Justice of the peace

Union Corn Pleas

The State of Ohio

vs
Andrew S. Stephens

Filed June 30. 1857

J. Kirkadolph

In County, Georgia

Capt of Common Pleas of said County at the Court

of the 1st Term of the Court

Served this writ on the within
named witnesses by reading
on the 24 day of June 1857

A. S. Latham

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Samuel Sager 2^m
María Sager. William J. Stithem and
Ann María Stithem

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *Andrew S. Stithem*

in a certain controversy in said Court depending, wherein *The State of Ohio*
is Plaintiff, and *Andrew S. Stithem*
is Defendant; and this *they* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this *21st* day of *June*

A. D., 18*51* *James Kinkade Jr* Clerk.

State
of
Stethem

Filed July 2, 1857
Kirkland p clerk

Since then went by Reading to the western named
Adam P Robinson July 22nd 1851

Yess Melrose 5
Perms 12
17

William Collins Hunt

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Adam P. Robinson

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, ~~on the~~ *forthwith* day of next term, at _____ o'clock, A. M., to

testify and the truth to speak on behalf of

Andrew S. Stithern

in a certain controversy in said Court depending, wherein

The State of Ohio

_____ *is*

Plaintiff, and

Andrew S. Stithern

_____ *is*

Defendant; and this

they shall in no wise omit, under

the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this

Second day of *July*

A. D., 18 *57*

James Kinkade *h*

Clerk.

State of Ohio
vs.
A. S. Stithen

Præcipe for
Witnesses

Filed June 27, 1857

W. Kinkadee clerk

State of Ohio
vs
Andrew S. Stephens

Recog. to Keep Peace

I am Subpoena for Carrol
Harris & Samuel B.
Robinson, Witnesses for
the State.

To Clerk of
Common Pleas
of Union Co. O.

Olway Curry

Dated June 26 1857

Procurator Atty

Union Com Pleas

The State of Ohio

vs

Andrew S. Stithem

Sub for writs

Filed June 28, 1857

James H. Keady clerk

Since this rent by Reding to Mrs with in name
Garrett Harris and Samuel D Robinson June 29th 1851

Fees	Melage	55
	Louis	25
		<hr/>
		80

William C. Martin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

*Garrett Harris and
Samuel D. Robinson* —

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville. on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio* — in a certain controversy in said Court depending, wherein *The State of Ohio* is Plaintiff, and *Andrew S. Stithem* is Defendant: and this *they* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *27th* day of *June* A. D., 18*57*

James Kinkade Clerk.

Union Com Pleas

State of Ohio

vs

Andrew S. Stitham

Receipt for
Witnesses

Filed June 21, 1857

L. R. Bradford

Call & Court

State of Ohio
12
Andrew S. Sutherland

} Union Common Pleas

} Please issue subpoena for the
following witnesses, in behalf of defendant, to wit
Samuel Sayer, ^{and} Maria Sayer, William S. Sutherland
and Ann Maria Sutherland.

Colt J. Coates Atty^r
for Defendant

To James Pinkade
Clerk of the Court of Common Pleas
of Union County Ohio }

The State of Ohio
A. S. Stephens

Rec of Dep't

Filed April 14. 1851
A. S. Stephens for Clerk

The State of Ohio Union County S.S.

Be it remembered that on the 3 day of February A.D. 1851 Andrew S. Stithem & A. P. Robinson personally appeared before me Garrett Harris one of the Justices of the Peace in and for said County aforesaid and jointly and severally acknowledged them selves to owe to the State of Ohio the sum of fifty dollars to be levied of their goods and chattles lands and teniments if default be made in the conditions following to wit:

The condition of this recognizance is such that if the above bound Andrew S. Stithem shall personally be and appear before the court of common pleas on the first day of the term thereof next to be holden in and for the county aforesaid and then and there ^{answer} to the charge of Delight Mapes who being duly sworn according to law deposesh and saith that she has just cause to fear and does fear that Andrew S. Stithem will beat wound or kill her her ward or children or will commit some other ^{act} of personal violence upon her or them or will burn her dwelling house or will maliciously injure or destroy her property other than the Buildings mentioned

and abide the order of the court thereon and in the mean time to keep the peace and be of good behavior towards the citizens of the State generally and especially to wards the said Delight Mapes then this Recognizance shall be void otherwise to be and remain in full force and virtue in law

Andrew S. Stithem *Seal*

A. P. Robinson *Seal*

Taken and acknowledged before me on the day and year ^{first} above written

Garrett Harris Justice of the Peace

Criminal Case File

Case No. 1851-CR-0003

No. 51-CR-3

Union Common Pleas.

STATE OF OHIO

against

John Argo

Defendant.

JUN TERM, 1851

Journal No. 5 Page 54

Record No. ~~No Record.~~ Page _____

Ex. Doc. A Page 32

The State of Ohio

vs

John Argo

Trans

Killed April 14. 1851

James Kirkade for M

Carthage man
No Record

State of Ohio Union County Liberty Township SS

I do hereby certify that the foregoing is full & true copy of
from my Docket of the proceedings had by & before me
in the foregoing Cause

McSt Wadhams JP
of the aforesaid Township

The State of Ohio, April 12th 1851 This day Came John Bland
 John Argor ^{vs} & made Oath that on the 12th day of April in the
 Year 1851 at the County of Union he had a Note
 presented to him for payment by Andrew H Thompson
 for fifty dollars dated June 19th 1850 Payable April 1st 1851 and
 said Note he knows to be forged as he never signed any such Note
 & this deponent saith that one John Argor is guilty of the forging
 & further deponent saith not

Took his affidavit Thereupon issued a warrant against
 John Argor & delivered the same to Samuel Balingier Constable
 Warrant returned with the body indorsed I have arrested John
 Argor & have the body now before you April 12th 1851

Fees \$1,00

Samuel Balingier Constable

Subpoena issued for John Bland David Flinn and
 Andrew H Thompson Subpoena returned indorsed the witnesses
 subpoenaed April 12th 1851 Fees 25^o Samuel Balingier Const,
 April 13th 12^{1/2} OC Morning The defendant present Trial had
 John Bland Andrew H Thompson & David Flinn witnesses
 sworn & Examined and thereupon the defendant was ordered
 by me to enter into a recognizance in the sum of three hundred
 dollars for his appearance at Court &c which he neglected to do
 And thereupon I issued a mittimus for his commitment
 and delivered the same to Samuel Balingier Constable

Recognized the following witnesses in behalf of the State John
 Bland Andrew H Thompson & David Flinn

Mittimus returned indorsed April 13 1851 I committed the within
 named John Argor to the Custody of the within named Paulor with whom
 I left a certified copy of this writ 25^o Fees Committed to Prison 50

Justices fees Affidavit 25 Warrant 25 Subpoena 20 recognizance of witness 25

Mittimus 25 Smearing witness 12 Total \$ 1,32

Constables fees on Warrant 100 on Subpoena 25 Mittimus

Milage 25 - for two horse team 150 Services rendered by Graket Smith 10 Travel 9 Miles

Witness fees A H Thompson 50 John Bland 50 David Flinn 5

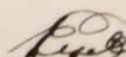
Filed April 14, 1857
D. Kirkland for clerk

State of Ohio Union County ss

Before me M. H. Wadswaer one of the Justices of the Peace for said County personally came John Blance who being duly sworn according to law deposite and saith that on the 12th day of April in the year 1851 at the County of ^{Union} he had a note presented to him for payment by Andrew H. Thompson for fifty dollars dated June 19th 1850 payable April 1st 1851 and said note he knows to be forged as he never signed any such note and this deponent saith that one John Argo is guilty of the forging and further deponent saith not

John Blance

Sworn to and subscribed before me at the County of said this 12th day of April 1851

M. H. Wadswaer JP 

Paid April 14. 1857

Dr. K. R. R. for clerk

State of Ohio Union County ss

Be it remembered that on the 13 day of April in the year 1857 Andrew H Thompson David Hill & John Bland personally appeared before me M H Madlam one of the Justices of the Peace in & for the County aforesaid and acknowledged themselves to owe one to the state of Ohio the sum of one hundred dollars each to be levied of their goods Chattle lands & Invements if default be made in the condition following to wit

The condition of this recognizance is such that if the above bounden Andrew H Thompson David Hill John Bland shall personally be & appear before the Court of Common Pleas on the first day of the term thereof next to be holden in and for the County aforesaid to give evidence and the truth to say on behalf of the State touching such matters as shall then & there be required of you and not depart the Court without leave then this recognizance to be void other wise it shall remain in full force & virtue in law

A. H. Thompson

David Hill

John Bland

Criminal Case File

Case No. 1851-CR-0004

No. SL-CR-4

Union Common Pleas.

STATE OF OHIO

against

John Price

Defendant.

JUN TERM, 1851

*Defendant Fined
\$2 ⁰⁰/₁₀₀*

Journal No. 5 Page 33

Record No. C1 Page 165

Ex. Doc. A Page 36

The State of Ohio
vs.

John Price

James
Gaming

Cost Bill made
Record

A True Bill
John Campbell
Foreman of the
Grand Jury.

Filed April 15. 1857

James Kirkadee clerk

Plea guilty June 30. 1857

J. Kirkadee clerk
Record

The State of Ohio } Court of Common Pleas
Union County etc } April Term A.D. 1851

The jurors of the Grand jury, then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio within and for the body of the county of Union upon their oath aforesaid present and find that one John Price late of said County on the fifteenth day of March in the year of our Lord one thousand Eight hundred and fifty one with force and arms, at the County aforesaid, in playing at and with cards, to wit, at a certain game, commonly called poker with ~~one~~ Fletcher Short ^{Fletcher Short} Chester Farnum & James Graham ~~and other persons to the jurors~~ ^{above} did unlawfully bet and wager a great sum of money to wit five cents on the event of said game which said game was then and there played by the said John Price with the persons aforesaid, to determine said bet and wager, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

And the jurors aforesaid, upon their oaths aforesaid do further present and find that the said John Price on the fifteenth day of March in the year of our Lord one thousand Eight hundred and fifty one with force and arms, at the County aforesaid, did unlawfully make a bet or wager of a certain sum of money to wit the sum of five cents with ~~one~~ Fletcher Short & James Graham ~~and other persons to the jurors~~ ^{above} on the event of a certain game at cards, which said game was then and there played by the said parties contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio

Olway Curry
Prosecuting Atty.

Union Common Pleas

The State of Ohio

vs

John Price

Capias

Filed June 13, 1857

G. K. Knapp clerk

I have taken the body of the writ in name John Price
and the name of his Bail is William Thompson second
I hear with return a copy of the bail Bond

June 12th 1951

Fees Milage 40

Fees 35-

Bond
50
\$1.25-

William C. Melvin Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *John Price* _____ if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an Indictment, found against him in said Court for *Gaming*

And have you then, there, this writ

Witness, JAMES KINKADE JR., Clerk of said Court, at

Marysville, this *7th* day of *June*

A. D., 185 /

James Kinkade Jr. Clerk.

John Price

Bond

Filed June 13, 1857

J. A. Kirkman Jr clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the 12th day of June in the year of our Lord One Thousand Eight Hundred and fifty ~~one~~ personally came before me, John Price William Bellin, Sheriff of the County of Union, and William Thompson Secord and severally acknowledged to owe the State of Ohio the sum of fifty dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden John Price has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said John Price, for the offence charged in the said indictment;— Now, therefore, if the said John Price, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

William Thompson Secord

[SEAL]
[SEAL]

State of Ohio
vs
John Pica }
 } Gamis

Receipt for writs.
for State

Filed Jan 23/57
Sturkover & M

The State of Ohio

vs.

John Price

vs. Gaming

Robert Thompson & Philomena Tojay

vs. Your subpoena for ~~James~~ ^{James} ~~James~~

~~James Graham~~, witnesses for

To the Clerk of the
Union Com. Pleas

of the State of Ohio.

Othway Curry
Prosecuting Atty.

Dated June 21st, 1851

Union Com Pleas

The State of Ohio

vs

John Price

Sub for writs

Filed June 27. 1857
J. A. Kirkhead p. clerk

Signed this writ by Rectory to the within named
Robert Thompson and Phelomena Jones

June 27th 1851

Fees Milage 110

seris $\frac{25-}{65-}$

William C. Main Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Robert Thompson & Philemon Tassey

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio*

in a certain controversy in said Court depending, wherein *The State of Ohio* is Plaintiff, and *John Price* is Defendant; and this *they* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *23rd* day of *June*

A. D., 18*57*

James Kinkade Clerk.

D A 36

The State of Ohio

vs

John Price

Executors will be a clause

Fine	\$ 2 00
Costs	6 47
Dismiss	41

Aug 27/57

Paid \$4.30

Filed June 15-1852

James Turner Clerk

James Turner

Received this with April 12 1852

No books or chattels found on tenements found
where on to Lery and the within names
John Price not found

Jes Mitase 50

Leas 35

85-

June 15 1852

William C. Miller Clerk

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 30 day of June A. D. 1857 the State of Ohio recovered against John Price as well as the sum of Two dollars; for fine, as also the sum of \$ 6.47 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said John Price You cause to be made the fine and costs aforesaid with interest thereon from the 30th day of June A. D. 1857 until paid; also the sum of \$ 0.41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said John Price to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

James Luman
Witness ~~JAMES KIRKMAN, jr.~~, clerk of said

Court at Marysville this 12th day of

April A. D. 1857

James Luman Clerk.

J A. 36

The State of Ohio

vs

John Price

Fine	\$2.00
Costs	6 47
increase cost	1, 2 6
This unit	73

Paid Aug 1857

\$4.50

Filed Oct 7 1852

James Turner Clerk

Received this amt OCT 4th 1852
Returned by order of L. W. Roberts
Prosecuting Attorney

My fee Paid

Defendant paid the pros. Atty \$2.50

William C. Mann Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 30th day of June A. D. 1857 the State of Ohio recovered against John Price as well as the sum of Two dollars; for fine, as also the sum of \$ 6.47 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said John Price You cause to be made the fine and costs aforesaid with interest thereon from the 30th day of June A. D. 1857 until paid; also the sum of \$ 1.26 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said John Price to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness *James* ~~James~~ clerk of said
Court at Marysville this 4th day of

October A. D. 1857

James Swamer Clerk.

of the State of Ohio

vs

John Price

Dee. for Ex

Filed April 12 1852
James Linnell



The State of Ohio } Minn Com. Pleas
} June Term 1837
John Price } Fine \$200
} Issue Execution in this
} Case for goods &c and in
To the Clerk of } default & turned for the
} body of the defendant
Minn Com. Pleas } James W. Johnson
April 12th 1837 } Pros. Atty

~~Stute~~
y.

John Price

Pres. for Ex

Filed Oct 4 1852
James Swan Clerk

The State of Ohio

Gaming

John Price

Fine \$200, June 30th 1857

Issue execution in this
case for goods &c and in
default thereof for the body
of the clerk &c

To the clerk of
Municipal Court, please
Oct 4th 1857

James W F Johnson
pres. My

Criminal Case File

Case No. 1851-CR-0005

No. 51-CR-5

Union Common Pleas.

STATE OF OHIO

against

James Graham
Defendant.

JUN TERM, 1851

Defendant Fined
\$2⁰⁰/₄

Journal No. 5 Page 38

Record No. C1 Page 168

Ex. Doc. A Page 46

Union Com^{No. 20.} Pleas.

The State of Ohio
vs. E Ganning
James Graham

Cost Bill made

Record

Recorded

A true Bill
John McCampbell
Foreman of the
Grand Jury

Filed April 15. 1857

James Kirkade Clerk

Plea guilty June 30. 1857

J. Kirkade Clerk

~~This bill was found up on testing days
and sent to the Grand Jury by order of the Court
at the request of the presenters of the year~~

~~Henry Lewis
Barnes & Co~~

The State of Ohio, } Court of Common Pleas,
Union County, ss. } April Term A.D. 1851
1847.

The Jurors of the Grand Jury then and there duly empanelled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union, upon their oath aforesaid present and find that one James Graham late of said County, on the fifteenth day of March in the Year of Our Lord One Thousand eight hundred and ~~forty seven~~ ^{sixty one}, with force and arms, at the County aforesaid, in playing at ~~cards~~ with Cards, to wit, at a certain game commonly called Poker with ~~one Fletcher Shont, John Price & Chester Farnum~~ ^{and other persons} ~~to the loss of said Graham~~, did unlawfully bet and wager a great sum of money, to wit, the sum of five cents on the event of said game, which said game was then and there played by the said ^{James Graham} with the persons aforesaid, to determine said bet and wager; Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

And the Jurors aforesaid, upon their oath aforesaid do further present and find that the said James Graham on the fifteenth day of March in the year of Our Lord One Thousand eight hundred and ~~forty seven~~ ^{sixty one}, with force and arms, at the County aforesaid, did unlawfully make a bet or wager of a certain other sum of money to wit the sum of five cents ~~with Fletcher Shont, John Price and~~ ^{with Fletcher Shont, John Price and} ~~and other persons~~ on the event of a certain game at Cards, which said game was then and there played by said parties to decide said bet or wager between said parties; Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Osway Curry
Prosecuting Atty.

Union Common Pleas

The State of Ohio

vs

James Graham

Capias

Filed June 13, 1857

Michaels Clerk

I have taken the body of the woman named
James Graham the name of his bail is
B Gamble I here with return a copy of the Bail
bond June 12th 1857

Fees	Milage	35-
	Ferries	35-
	Bond	<u>50</u>
		120

William C. Malm Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *James Graham* if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an Indictment, found against him in said Court for *Gaming*.

And have you then, there, this writ

Witness, JAMES KINKADE JR., Clerk of said Court, at

Marysville, this

7th day of *June*

A. D., 185 /

James Kinkade Jr. Clerk.

James Graham

Bond

Filed June 13, 1857

J. Kirkadee p Clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *12th* day of *June* in the year of our Lord One Thousand Eight Hundred and fifty—personally came before me, *William C. Martin*, Sheriff of the County of Union, *James Graham and Benjamin Gamble* and severally acknowledged to owe the State of Ohio the sum of *fifty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden *James Graham* has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *James Graham*, for the offence charged in the said indictment;— Now, therefore, if the said *James Graham*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

B Gamble

[SEAL.]

[SEAL.]

Union Com Pleas

The State of Ohio

vs

James Graham

Sub for writs

Filed June 27. 1857

J. Kirkhead p. M

Correct this writ by reading to the within named
Robert Thompson and Philemon Torrey
June 27th 1851

Fees	Milage	110
	Service	<u>25-</u>
		65-

William C. Martin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Robert Thompson and Philemon Jossey

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville. on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio*

in a certain controversy in said Court depending, wherein *The State of Ohio* is Plaintiff, and *James Graham* Defendant: and this *they* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *23rd* day of *June*
A. D., 18 *57*

James Kinkade Jr Clerk.

The State of Ohio
vs Σ Gaming
James Graham

Receipt for Writ
for State

Filed Jan 23. 1857
I. Kinkadee Clerk

The State of Ohio
vs.
James Graham

Gaming.

Robert Thompson & Philomena Fossey
Ipsen Subpoena for ~~Robert Fossey~~
~~and Robert Fossey~~, witnesses for
the State of Ohio.

To the Clerk of
Union Com. Pleas

Dated Jun 21st 1851

Osway Curry
Prosecuting Atty.

Criminal Case File

Case No. 1851-CR-0006

No. 51-18-6

Union Common Pleas.

STATE OF OHIO

against

Chester Farnsworth

Defendant.

JUN TERM, 1851

Defendant, Fined \$2⁰⁰/₁

Journal No. 5 Page 38

Record No. C1 Page 169

Ex. Doc. A Page 46

Union Common Pleas ^{N^o 22.}

The State of Ohio

vs

Chester James } ^{Pammy}

Cost Bill made

Record
Recorded

A True Bill

John A Campbell

Foreman of
the Grand Jury.

Filed April 15. 1857

James Kirkad for clerk

Plea guilty June 30. 1857

J. A. Kirkad for elect

The State of Ohio }
Union County ss }

Court of Common Pleas
April Term A.D. 1851

The jurors of the Grand jury, then and there duly empannelled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union, upon their oath aforesaid, present and find that one Chester Farnum late of said County on the fifteenth day of March in the year of Our Lord, one thousand eight hundred and fifty one with force and arms, at the County aforesaid in playing at and with Cards, to wit at a certain game commonly called POKER with ^{Fletcher Shant, John Price and James Graham} ~~the~~ ~~persons~~ ~~to~~ the ~~jurors~~ ~~aforesaid~~ ~~persons~~ did unlawfully bet and wager a great sum of money, to wit, the sum of five cents on the event of said game, which said game was then and there played by the said Chester Farnum with the persons aforesaid, to determine said bet and wager, contrary to the form of the Statute in such case provided and made, and against the peace and dignity of the State of Ohio

And the jurors aforesaid, upon their oaths aforesaid do further present and find that the said Chester Farnum on the fifteenth day of March in the year of Our Lord one thousand eight hundred and fifty one with force and arms, at the County aforesaid, did unlawfully make ~~a~~ bet or wager of a certain sum of money to wit the sum of five cents with Fletcher Shant, John Price ^{and James Graham} ~~and other persons~~ ~~to~~ the ~~jurors~~ ~~aforesaid~~ ~~persons~~ on the event of a certain game at Cards which said game was then and there played by said parties, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio

Olway Curry
Prosecuting Atty.

Union Common Pleas

The State of Ohio

vs

Chester Farnum

Capias

Filed June 13, 1857

Galt Kinkadee for Clerk

I have taken the body of the within named Chester
Farnum the name of his bail is Henry Farnum
I cheer with Return a copy of the bail bond
June 12th 1857

Fees	Milage	35-
	Ferries	35-
	Board	50
		<hr/>
		1.20

William C. Melin Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING!

We command you to take *Chester Farnum* — if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an Indictment, found against him in said Court for *Gaming*.

And have you then, there, this writ

Witness, JAMES KINKADE JR., Clerk of said Court, at

Marysville, this

A. D., 1851

7th day of *June*
James Kinkade Jr. Clerk.

Chester Garrison

Brouce for Appearance

Filed June 13, 1857

Ja Kunkader & Co

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the 12th day of June in the year of our Lord One Thousand Eight Hundred and fifty ~~or~~ personally came before me, William C. Miller Sheriff of the County of Union, Chester Farnum and Henry Farnum and severally acknowledged to owe the State of Ohio the sum of fifty dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden Chester Farnum has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said Chester Farnum, for the offence charged in the said indictment;— Now, therefore' if the said Chester Farnum, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Henry Farnum

[SEAL]

[SEAL]

The State of Ohio
vs. Σ Savings
Chester Hammen

Receipt for writs
for State

The State of Ohio }
vs. } Examining
Chester Gammon }

Issue Subpoena for ~~John T. Jones~~
~~Price and James Graham~~, witnesses
for the State of Ohio
Attest
Date June 21st 1851
Olway Cury
Prosecuting Atty.

Union Com Pleas

The State of Ohio

vs

Chester Hammon

Sub. for witnesses

Filed March 27. 1857

Pa. Kuhnade for clerk

Forced this writ by reading to the within
Vance Robert Thompson and Philomena Jolley
June 27th 1851

Fees	Milage	110
	Peris	25
		<hr/>
		65

William C. Martin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Robert Thompson & Philemon Jossey

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio*

in a certain controversy in said Court depending, wherein *The State of Ohio*
— is Plaintiff, and *Lecheater Garrison*
— is Defendant: and this *they* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *23^d* day of *June*
A. D., 18*57*

James Kinkade Jr Clerk.

Criminal Case File

Case No. 1851-CR-0007

No. 51-877

Union Common Pleas.

STATE OF OHIO

against

Hetcher Stout

Defendant.

JUN 27 1851

Defendant Paid \$2⁰⁰/₁₀₀

Journal No. 5 Page 38

Record No. C 1 Page 170

Ex. Doe. A Page 48

No. 23.
Union Common Pleas

The State of Ohio

vs

O
Fanning

Fletcher Shout

Cost Bill made
Record

A True Bill
John McCampbell
Foreman of the
Grand Jury.

Filed April 15, 1857

James Kirkadap clerk

Plea guilty June 30, 1857

J. Kirkadap clerk

Recorded

The State of Ohio } Court of Common Pleas
Union County ss. } April Term AD 1851

The jurors of ^{The} Grand jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union, upon their oath aforesaid present and find that one Fletcher Shout late of said County on the fifteenth day of March in the year of Our Lord, one thousand eight hundred and fifty one with force and arms, at the County aforesaid in playing at and with Cards, to wit, at a certain game commonly called Poker ^{Chester Farnum} ~~with~~ ~~and~~ ~~other~~ ~~persons~~ ~~to~~ ~~the~~ ~~jurors~~ ~~aforesaid~~ ~~under~~ ~~the~~ ~~hand~~ ~~of~~ ~~the~~ ~~jurors~~ ~~aforesaid~~, did unlawfully bet and wager a great sum of money, to wit the sum of five cents on the event of said game, which said game was then and there played by the said Fletcher Shout with the persons aforesaid, to determine said bet and wager, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

John Price,

And the jurors aforesaid upon their oaths aforesaid, do further present and find that the said Fletcher Shout on the fifteenth day of March in the year of Our Lord, one thousand eight hundred and fifty one with force and arms, at the County aforesaid did unlawfully make a bet or wager of a certain sum of money to wit the sum of five cents with ~~Chester Farnum, John Price, James Graham and other persons to the jurors aforesaid under the hand of the jurors aforesaid~~, on the event of a certain game at Cards, which said game was then and there played by the said parties, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

Chester Farnum, John Price, James Graham and other persons to the jurors aforesaid

Olway Curry
Prosecuting Atty.

Union Common Pleas

The State of Ohio

vs

Fletcher Shout

Capias

Filed June 30, 1857

J. H. Kinkadee p. Clerk

I have taken the body of the within named Gilesha about
whose body I have ready before the court within named
at the day and place within contained as the within
writ commands me

Fees Levin 35

Milage $\frac{5}{40}$

William to Main Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING;

We command you to take *Hetcher Shout* if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an Indictment, found against him in said Court for *Gaming*;

And have you then, there, this writ

Witness, JAMES KINKADE JR., Clerk of said Court, at

Marysville, this *7th* day of *June*

A. D., 185 *1*

James Kinkade Jr. Clerk.

Docket A. 48

The State of Ohio

vs

Fletcher Shourt

Execution with Casa Clausa

Fine	\$2.00
Costs	2.87
Dues	.41

Filed Sept 9. 1857

J. K. Rodey Clerk

To Sept 7. 1857

Recorded

Cherry Pro. Atty.

Money Made in Full Sept 9th 1833
Fees Less 35

William C. Hall

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 30th day of June A. D. 1857 the State of Ohio recovered against Fletcher Shourt _____ as well as the sum of two dollars; for fine, as also the sum of \$ 2, 87 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Fletcher Shourt You cause to be made the fine and costs aforesaid with interest thereon from the 1st day of July A. D. 1857 until paid; also the sum of \$ 0, 41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Fletcher Shourt _____ to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 2^d day of

September A. D. 1851.

James Kinkade Jr Clerk.

Criminal Case File

Case No. 1851-CR-0008

No. 51-CR-8

Union Common Pleas.

STATE OF OHIO

against

Baron Price

Defendant.

JUN TERM, 1851

Defendant Fined \$2 ⁰⁰/₄

Journal No. 5 Page 38

Record No. C1 Page 172

Ex. Doc. N Page 50

Union Cannon Pleas ^{No. 27.}

The State of Ohio

vs } Gaming

Aaron Price

Cost Bill made
Record

A True Bill

John W. Campbell
Foreman of the
Grand Jury

Filed April 16, 1857

Thurkade clerk

Plea guilty June 30, 1857

Thurkade clerk

Recorded

The State of Ohio } Court of Common Pleas
Union County ss } April Term A. D. 1851

The Jurors of the Grand Jury
then and there duly empaneled and sworn
to enquire in the name and by the Authority
of the State of Ohio, within and for the body
of the County of Union, upon their oath aforesaid
present and find that one Aaron Prier
late of said County, on the ^{Twentieth} ~~20~~ day of March
in the Year of Our Lord One thousand Eight
Hundred and Fifty One, with force and arms
at the County aforesaid in playing at and with
Cards to wit: at a game commonly called
Old Hledge, with Robert Thompson, John
Thompson, and Ambrose Shout did unlawfully
bet and wager a great sum of money to wit
the sum of five cents on the event of said game,
which said game was then and there played by the
said Aaron Prier, Robert Thompson, John Thompson,
and Ambrose Shout to determine said bet and
wager, Contrary to the form of the Statute in such
case made and provided and against the peace and
dignity of the State of Ohio.

And the Jurors aforesaid upon
their oath aforesaid do further present and find
that the said Aaron Prier on the Twentieth day
of March in the Year of Our Lord One thousand
Eight hundred and Fifty One, with force and
arms at the County aforesaid did unlawfully
make a bet and wager of a certain sum of
money to wit: the sum of five cents, with
Robert Thompson, John Thompson and Ambrose
Shout on the event of a certain game at Cards
which said game was then and there played by
said parties, Contrary to the form of the
statute in such case made and provided,
and against the peace and dignity of the
State of Ohio.
Otway Cury
Prosecuting Atty.

Union Common Pleas

The State of Ohio

vs

Aaron Price

Captias

Filed June 30. 1857

L. K. Keady clerk

The with in name Aaron Price not found
June 30th 1851

Gas Milage 35-
Lis $\frac{35}{70}$

William C. Martin Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Aaron Price* if he may be found in your bailiwic'k, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an Indictment, found against him in said Court for *Gaming*.

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this *7th* day of *June*
A. D., 185*1*

James Kinkade Jr. Clerk.

State 4

Asen Price

Paid June 30, 1857
I. K. Radep Clark

I have taken the body of the within named Aaron Price
Whose body I have ready before the Court within named
at the day and place within contained as the within writ
commands me

Yes Series 35
Mare 15

William C. Martin Sheriff

The State of Ohio, Union County, ss.

as we have heretofore commanded you TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Arion Puel* if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an Indictment, found against him in said Court for *Gaming*

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at

Marysville, this *30th* day of *June*

A. D., 185 *7*

J. Kinkade Jr. Clerk.

Docket A. 50

The State of Ohio
vs.

Asaon Price

Execution with Casa cleared

• Fine \$2.00
Costs 3.92
Dues .41

Filed Sept 30, 1857
J. A. Kinkadee Jr. clerk

7
Joseph S. 1857

Recorded

O Curry Prop Atty

Received this writ Sept 2^d 1857

No books on Chattle Lands or Tenements found where
on to say since the writ in name of Aaron Price
Not found

WPA 29 1857

Fees Mlage 50

Levy 35-
85-

Wilson & Mearns Sheriffs

The State of Ohio, Union County, ss.

To the Sheriff of said County, Geeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 30th day of June A. D. 1857 the State of Ohio recovered against Aaron Price _____ as well as the sum of two dollars; for fine, as also the sum of \$ 3,92 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Aaron Price
You cause to be made the fine and costs aforesaid with interest thereon from the 1st day of July A. D. 1857 until paid; also the sum of \$ 6,41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Aaron Price _____ to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 2^d day of

September A. D. 1851.

James Kinkade jr. Clerk.

A. 50

The State of Ohio

Aaron Price

Execution with Casa clause

Fine	\$2.00
Costs	3.92
Increase	1.26
This writ	.41

Filed April 5 1852

James Lown Clerk

J. W. Robinson Pro. Atty
Entered

Received this writ December 18th 1851

No Goods on Chittles Lands or Tenements found there on
to Seize and the within named Aron Price not found

Fees Milase 35

Fees $\frac{35}{70}$

W. C. Main Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the *30th* day of *June* A. D. 1857 the State of Ohio recovered against *Aaron Price* as well as the sum of

two dollars; for fine, as also the sum of \$ *3.92* for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *Aaron Price*

You cause to be made the fine and costs aforesaid with interest thereon from the *1st* day of *July* A. D. 1857 until paid; also the sum of \$ *1.26* the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *Aaron Price* to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this *18th* day of

December A. D. 1851.

James Kirkade Jr. Clerk.

D. A 50

The State of Ohio

Y

Arson & Price

Expense with case clause

Price	\$2,00
Costs	392
increase cost	237
Att'ney's	41

Filed June 15 - 1862
James Turner Clerk

Entered

Received this writ April 17 1852
no goods or chattels lands or tenements
found where on to say comes the within
named Aaron Price Not found

Dues Milage 210

Fees 35
75

William L. Malm Sherry

The State of Ohio, Union County, ss,

To the Sheriff of said County, Greeting

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 30th day of June A. D. 1857 the State of Ohio recovered against Aaron Price — as well as the sum of Two dollars; for fine, as also the sum of \$ 3.92 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Aaron Price You cause to be made the fine and costs aforesaid with interest thereon from the 30th day of June A. D. 1857 until paid; also the sum of \$ 2.37 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Aaron Price to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

James Lomer
Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 12th day of

June A. D. 1857

James Lomer Clerk.

June Term 1857

The state of Ohio

vs

Aaron Price

Procurator General

Filed Dec 13. 1857

Wm. R. Adams for Clerk

The State of Ohio — June Term AD 1857
vs ————— Fine \$2.00
Saron Price —————

Issue Execution in this case
for goods &c and in default
thereof, for the body of the
Defendant

To the Clerk of the Union Com. Pleas James W Robinson
Sec. 12th 1857 Pros. Atty

The State of Ohio
v
Aaron Price

Prætor Ex

Filed April 12 1852
James Linn Clerk

The State of Ohio vs Aaron Price

Minor Common Pleas

vs

June Term 1857

Aaron Price

Fine \$200

Issue Execution in this case for goods &c and in default thereof for the body of the defendant

To the clerk of
Minor Com. Pleas
April 12th 1857

James W. Robinson
Pros. Atty

Criminal Case File

Case No. 1851-CR-0009

No. 51-22-9

Union Common Pleas.

STATE OF OHIO

against

John Thompson
Defendant.

JUN TERM, 1851

Defendant Fined 2⁰⁰/₁₀₀

Journal No. 5 Page 39

Record No. C1 Page 174

Ex. Doc. A Page 50

Union Common Pleas ^{No. 29.}

The State of Ohio

vs

John Thompson

Gaming

Recorded

Cost Bill made
Record

A True Bill
John McLaughlin
Foreman of the
Grand Jury.

Filed April 16. 1857

La Kirkade p Clerk

Plea guilty June 30. 1857

La Kirkade p Clerk

The State of Ohio } Court of Common Pleas
Union County ss } April Term A D 1851

The jurors of the Grand Jury then and there duly empanelled and sworn to inquire in the name and by the authority of the state of Ohio, within and for the body of the County of Union, upon their oath aforesaid present and find that one John Thompson late of said County on the twentieth day of March in the year of our Lord one thousand eight hundred and fifty one, with force and arms, at the County aforesaid in playing at and with cards to wit at a certain game commonly called Old Sledge with Aaron Price, Ambrose Shout and Robert Thompson did unlawfully bet and wager a great sum of money to wit the sum of five cents, on the event of said game, which said game was then and there played by the said John Thompson with the said persons, to determine said bet and wager contrary to ^{the form} the statute in such case made and provided, and against the peace and dignity of the State of Ohio

And the jurors aforesaid, upon their oath aforesaid, do further present and find that the said John Thompson on the twentieth day of March in the year of our Lord one thousand eight hundred & fifty one with force and arms at the County aforesaid did unlawfully make a bet or wager of a certain sum of money to wit the sum of five cents with Aaron Price Ambrose Shout and Robert Thompson, on the event of a certain game at cards, which said game was then and there played by said parties, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio

Otho W. Curry
Prosecuting atty.

Union Common Pleas

The State of Ohio

vs

John Thompson

Capias

Filed June 13, 1857

J. Kinkadee clerk

I have taken the body of the within named John
Thompson the name of his bail is James Thompson
I bear with Return a copy of the bail Bond

June 12 1851	^{the} Fees	Meliga	110	40
		Corris	55	35
		Bond	<u>50</u>	50
			105	\$ 125

William C. Melin Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *John Thompson* — if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County on the first day of the next term thereof, to answer unto an Indictment, found against him in said Court for *Gaming.*

And have you then, there, this writ

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this *7th* day of *June*

A. D., 185 /

James Kinkade Jr Clerk.

John Thompson
Bond

[1857]

[1857]

Filed June 13. 1857

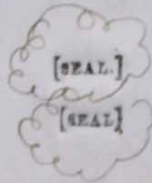
Lat Kirk made p check

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *12th* day of *June* in the year of our Lord One Thousand Eight Hundred and fifty ~~one~~ personally came before me, *John Thompson* *William C. Malm* Sheriff of the County of Union, and *James Thompson* severally acknowledged to owe the State of Ohio the sum of *fifty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden *John Thompson* has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *John Thompson*, for the offence charged in the said indictment;— Now, therefore, if the said *John Thompson*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

James Thompson



Union Com, Pleas

The State of Ohio

vs
John Thompson

Sub for wto

Filed June 27. 1857
J. K. Kade for clerk

Accept this writ by reading to the within named
Robert Thompson and Philomon Jossey
June 27th 1851

Less Melage	40
series	<u>25-</u>
	65-

William C. Miller Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Robert Thompson & Philemon Fossey

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio* —

in a certain controversy in said Court depending, wherein *The State of Ohio*
— *is* Plaintiff, and *John Thompson*
— *is* Defendant; and this *they* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *23rd* day of *June*
A. D., 18 *57* *James Kinkade Jr* Clerk.

State

5

Thompson

20 y
 20 y
 74 y
 35 x
 4 x
 4 x
 26 y
 20 x
 47 y
 75 y

2.65-
 1.22 x
.76 x
 2.93
 2.18
1.50
 6.61

Shift
 1.25 - x
 16
65 - x
 2.18

Statues Thompson

Costs

Clerk 2.65
 Shift. 2.18
 Fund 2.00
 6.83

30

6
8
8
6

35

16

10

16

8

12

5

30

100

47

312

218

150

200

880

125

65

16

206

12

218

The State of Ohio
vs. E. Gandy
John Thompson

Receipt for writ
for State

Filed Jan 23, 1857

J. K. Keady per M

The State of Ohio

vs.
John Thompson

vs. Ganning

Philemon Tofsey

Your subpoena for ~~Asa~~
and Robert Thompson witnesses
for the State of Ohio

To the Clerk
Union Am. Pleas.

Otway
Prosecuting Atty

Dated Aug 21st 1851

Criminal Case File

Case No. 1851-CR-0010

No. 51-CR-10

Union Common Pleas.

STATE OF OHIO

against

Ambrose Shout

Defendant.

SEP TERM, 1851

Defendant James H. Co.

Journal No. 5 Page 65

Record No. 31 Page 179

Ex. Doc. A Page 134

Union Common Pleas ^{No. 21.}

The State of Ohio

vs

Gaming

Ambrose Thont

A True Bill

John Campbell

Foreman of the

Grand Jury.

Cost Bill made

Record

Filed April 16. 1855

James Kirkadoper

Plea guilty Sept 29

1855 Kirkadoper

No. 8 Recorded

was then and there played by said parties
contrary to the form of the Statute in such
case made and provided and against
the peace and dignity of the State of Ohio
Otway Curry
Prosecuting Atty.

The State of Ohio } Court of Common Pleas
Union County II } April Term AD 1851

The Jurors of the Grand Jury, then and there duly empan-
-nelled and sworn to inquire in the name and by
the authority of the State of Ohio within and for the
body of the County of Union, upon their oath
aforesaid, present and find that one Ambrose

Shont late of said County on the twentieth
day of March in the year of Our Lord, one thou-
-sand Eight hundred and fifty one, with force
and arms, at the County aforesaid, in play-
-ing at and with cards, to wit at a certain
game commonly called Old Sledge, with
John Thompson, Aaron Price, and Robert Thompson did
unlawfully bet and wager a great sum
of money to wit the sum of five cents on the
event of said game, which said game was
then and there played by the said Ambrose Shont
with the said persons, to determine the said
bet and wager, contrary to the form of the
statute in such case made and provided
and against the peace and dignity of
the State of Ohio

And the said Jurors, upon their oath afo-
-said, do further present and find that the
said Ambrose Shont on the twentieth day of
March in the year of our Lord one
thousand Eight hundred and fifty one
with force and arms, at the County
aforesaid, did unlawfully make a bet
or wager of a certain sum of money, to
wit, the sum of five cents with John Thompson
Aaron Price and Robert Thompson on the event of the
a certain game at cards, which said game

The State of Ohio

vs

Ambrose Short

Filed Aug 14, 1857

Wm. Kinkade clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the

13th

day of

August

in

the year of our Lord One Thousand Eight Hundred and fifty ~~one~~ personally came before me,

William C. Main, Sheriff of the County of Union,
Ambrose Shout and Robert Gumble and

severally acknowledged to owe the State of Ohio the sum of *Fifty* dollars,

each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden

Ambrose Shout has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against

the said *Ambrose Shout*, for the offence charged in the said indictment;—

Now, therefore, if the said *Ambrose Shout*, so arrested as aforesaid,—shall personally

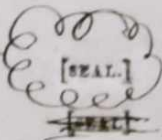
appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next

term thereof;—then and there to plead to the same indictments, and abide the Judgment of the

Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect;

otherwise to be and remain in full force and virtue in Law.




Robert Gumble





State of Ohio
vs Σ Gaming
Ambrose Shont

Præcipe for writs
for the State of Ohio.

Filed Aug 14, 1857
I Kinrade for Clerk

The State of Ohio 
vs.  Gaming
Ambrose Short 

I have subpoenaed for Robert Thompson
and Philimon Jopsey, witnesses for
the state in this case.

To the Clerk of 
Union Com. Pleas. 
Aug. 13th 1851

Osway Curry
Pros. Atty.

State of Ohio
vs.

Ambrose Stout

Gaming

Præcipe for Capias

Filed Aug 12. 1857

I R. M. Adams of Ohio

The State of Ohio }
vs. } Gaming
Ambrose Short }

Ipse Capias for Defendant

To Clerk of Union
Com. Pleas. }

Alway Curry
Proc. atty.

Aug. 11th 1851.

Union Common Pleas

The State of Ohio

vs

Ambrose Shout

Capias

Filed June 30, 1857

Winkadefeld

The within named Ambrose Shout not found
June 30th 1857

Fees	Milage	30
	Fees	35—
		<u>65—</u>

William C. Melin Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Ambrose Short* — if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an Indictment, found against him in said Court for *Gaming.*

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this *7th* day of *June*

A. D., 1851

James Kinkade Jr. Clerk.

Union Com. Pleas

The State of Ohio
vs
Ambrose Shout

Capias

Filed Aug 14. 1857

Wm. Wade Jr Clerk

I have taken the Body of the within named Ambrose
Shout the name of his Buil is Robert Bumble & please
with return the Buil Bond

August 11th 1831

Free	Milage	5 ⁻
	Series	35 ⁻
	Bond	50
		<u>90</u>

William Collier Sheriff

The State of Ohio, Union County, ss.

As we had heretofore Commaned you TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Ambrose Shant* if he may be found
in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the
County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an
indictment, found against him in said Court for *Gaming*

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at

Marysville, this *12th* day of *August*

A. D., 18*91*

James Kinkade jr Clerk.

The State of Ohio

vs

Ambrase Shout

Sub for States wife

Filed Sept 18, 1857
Kinkadee p clerk

Since this visit by reaching to Robert Thompson -
Sept 9th 1831 Since by reaching to Philomen
Yorsey Sept 18th 1831

Less	Milage	45
	Ferries	<u>25</u>
		70

William C. Martin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Robert Thompson and Philimon Tassey

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio -*

in a certain controversy in said Court depending, wherein *The State of Ohio*
- is Plaintiff, and *Ambrose Shout*
- is Defendant; and this *They* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *14th* day of *August*

A. D., 18*57*

James Kinkade Jr Clerk.

The State of Ohio
v
Ambrose Sherrill

Pro vs Ex

Filed July 7 1852

James Sumner Clerk

me

The state of Ohio

Ambrose Sherrill

Jamies

Issue Alias Execution in
this case for goods &c and in default thereof for
the body of the defendant

James W Robinson
Pres Atty

To the clerk of
Minor Com. Pleas

July 7th 1852

The State of Ohio

^{vs}
Ambrose Thont

Proc. for Ex-

Filed April 12 1852

James Linn Clerk

The State of Ohio

vs
Ambrose Thont

357
Min. Com. Pleas

Sept Term 1857

Fine \$2.00

Issue Execution

for goods &c and in de

fault thereof for the

body of defendant

James W. Robinson

provs Atty

To the Clerk of

Min. Com. Pleas

April 12 1837

D A 134

State of Ohio

vs

Ambrose Shout

Fine	\$2.00
Cost	6 79
Increase cost	1 26
This writ	73

Filed Oct 16 1852

James Swann Clerk

Received this Rent July 7th 1852
 no Books or Chattels Lands on tenements found where on
 to Levy and the with in named Ambrose Shout not
 found Oct 16th 1852

$$\begin{array}{r} 100 \\ 26 \\ \hline 126 \\ 100 \\ \hline 26 \end{array}$$

Fees	Milage	50
	Fees	<u>35</u>
		85

William A. Clark Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 29 day of Sept A. D. 1857 the State of Ohio recovered against Ambrose Shout as well as the sum of Two dollars; for fine, as also the sum of \$6,79 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Ambrose Shout You cause to be made the fine and costs aforesaid with interest thereon from the 29 day of Sept A. D. 1857 until paid; also the sum of \$1,26 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Ambrose Shout to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness *James Sumner*
JAMES ~~Sumner~~ clerk of said

Court at Marysville this 7th day of

July A. D. 1852

James Sumner

Clerk.

D. A 134

The State of Ohio

vs

Amrose Shout

Executor with character

Guine - \$2,00

Cents 6,79

There was 41

Filed June 15 - 1852

James Turner Clerk

Entesed

Received this with April 12th 1852
No books or chattels found on movement found
whereas to say and the within named
Ambrose Hunt not found

Gas Mileage 50

Luis

$\frac{35}{85}$

June 15 1852

William C. Allen Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 29th day of Sept A. D. 1857 the State of Ohio recovered against Ambrose Shout as well as the sum of Two dollars; for fine, as also the sum of \$ 6, 76 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Ambrose Shout You cause to be made the fine and costs aforesaid with interest thereon from the 29th day of Sept A. D. 1857 until paid; also the sum of \$ 0 41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Ambrose Shout to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness James Swain
James Swain, jr. clerk of said

Court at Marysville this 12th day of

April A. D. 1858
James Swain Clerk.

Criminal Case File

Case No. 1851-CR-0011

No. 5-CR-11

Union Common Pleas.

STATE OF OHIO

against

Philander Spain
Defendant.

SEP TERM. 1851

Defendant Fined \$5⁰⁰/₁₀

Journal No. 5 Page 69

Record No. C1 Page 185

Ex. Doc. A Page 130

Union Common Pleas ^{No. 26. 9}

The State of Ohio

vs

Assantt and
Battery

Philander Spain

Cost Bill made Record

A True Bill.

John McCampbell
Foreman of the
Grand Jury.

Filed April 16. 1857

La Kirkadock J. R.

Recorded

No. 9

This Bill was found upon Testimo-
-ny Sworn and sent to the Grand
Jury by order of the Court, at
the request of the Prosecuting
Attorney.

Othway Curry
Prosecuting Atty.

The State of Ohio } Court of Common Pleas
Union County ss } April Term A.D. 1851

The jurors of the Grand jury, then and there duly empannelled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oaths, present and find that one Philander Spain late of the said County, on the twenty seventhth day of March in the year of our Lord, one thousand eight hundred and fifty one with force and arms at the County aforesaid in and upon one Reuben Moore then and there being unlawfully did make an assault, and him the said Reuben Moore then and there did unlawfully beat, wound, and ill treat, and other wrongs to him the said Reuben Moore then and there did to the great damage of the said Reuben Moore contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

Otway Curry
Prosecuting Atty.

Union Com. Pleas

The State of Ohio

vs

Philander Spain

Filed Sept 9, 1857

J. H. Radtke Clerk

Since this writ by Breking the Attor in name
Persons Sept 6th 1857

Grease Milage 75

Leaves

25

100

William C. Martin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Reuben Moore & Enoch Spain

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to

testify and the truth to speak on behalf of *The State of Ohio*
in a certain controversy in said Court depending, wherein *The State of Ohio*

— is Plaintiff, and *Philander Spain*

— is Defendant: and this *they* shall in no wise omit, under the penalty of the

law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this *16th* day of *September*

A. D., 18 *57*

James Kinkade Jr. Clerk.

Union Common Pleas

The State of Ohio

vs
Philander Spain

Capias

Filed June 30, 1857

W. H. Keady Clerk

on the 17th day of June A.D. 1857 within my County I took the Body
of the within named Philander Spain according to the Exigency
of said Writ and safely kept him in my custody untill afterwads, to wit
on the 17th day of June A.D. 1857 with force the said Philander Spain rescued
himself and escaped out of my custody; and afterwards and before the
Return of said writ the said Philander Spain is not to be found in
my County June 30th 1857

Gives Release 35-

seris

35-

70

William L. Nelson Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Philander Spain* — if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an Indictment, found against him in said Court for

Assault and Battery.

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at

Marysville, this *7th* day of *June*

A. D., 185*1*

James Kinkade Jr. Clerk.

Union Com Pleas

The State of Ohio

vs
Philander Spain

Capias

Filed Sept 30, 1857

L. Kinkadee Jr. clerk

Received this writ April 23 1827

I have taken the body of the within named Phelander Spain
whose body I have held before the Court within named
at the day and place within contained as the within
writ commands me Make 30

Sept 29th 1827

Sum $\frac{35}{85}$

William L. Allen Clerk

The State of Ohio, Union County, ss.

as we have heretofore Commanded you TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Philander Spain* if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an indictment, found against him in said Court for

Assault & Battery

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at

Marysville, this *23rd* day of *July*

A. D., 185 /

James Kinkade Jr Clerk.

The State of Ohio
vs. $\left\{ \begin{array}{l} \text{Assault} \\ \text{Battery} \end{array} \right.$
Philander Spain

Præcipe for
Capias

Filed July 23, 1851
I Rinkard p clerk

The State of Ohio
vs
Philander Spain } Assault & Battery

Issue Capias for Defendant
in this case.

To the Clerk of }
Union Common Pleas }

Othway Cunn
Prosecuting Atty.

Dated July 23, 1851 }

The State of Ohio

vs.



Philander Spain

Præcipe for Writings
for State of Ohio.

Filed Sept 6. 1857

L. Kinkadee v. C. W. R.

The State of Ohio
vs.
Philander Spain

Assault & Battery

Issue Subpoena for
Reuben Moore, & Enoch
Spain, witnesses for the
State of Ohio.

Olway Curry
Prod. Atty.

To the Clerk of
Union Com. Pleas.

Dated Sept. 6 1851

D. A. 130

The State of Ohio

vs

Philander Spain

Fine	\$5.00
Costs	7.76
increase cost	2.11
This writ	73

Filed Oct 25 1852
James Linn Clerk

Received this writ October 4th 1852 Had the writ in described
Property advertised in the Marysville Tribune a News-
- Paper published and in general circulation in Union
County Ohio for at least ten days previous to the day
of sale afterwards to wit on the 22^d day of October A^d
1852 it being the day i advertised said Property to be
sold between the legal hours of ten o'clock A^m and
four o'clock P^m offered the same at the residence
of the Defendant and not sold for want of Bidders

Deer Milage	40
Fees	35
Advertising	25
Return	10
Printers fee	$\frac{150}{260}$

October 25th 1852

William C. Martin Sheriff

The State of Ohio, Union County, SS.

To the Sheriff of said County, Greeting:

WE command you to expose to sale those ~~land and Tenements~~ *Goods and Chattles of Philander Spain. To wit one Two horse wasson*

which according to our commands you have taken into your hands, and which remain unsold as you have certified to the Judges of our Court of Common Pleas of our said County, to satisfy

The State of Ohio
the sum of *Five Dollars Five* ~~dollars~~
~~and~~ ~~cents for~~ ~~for~~

~~damages~~, together with \$ *7.76* for costs, with interest thereon from the *30th*
day of *September* A. D. 1857 until paid, which late in our said Court the said

State of Ohio
recovered against the said *Philander Spain*

as of record is manifest. Also, \$ *2.11* increase of costs, and the accruing costs.

~~And if in your opinion the property in your hands not sold will be insufficient to satisfy the judgment aforesaid, then you are hereby commanded that you levy the same upon the good and chattels, lands and tenements, or either, as the law shall permit, being the property of the judgment debtor, which together with the property on hand not sold as aforesaid will be sufficient to satisfy said judgment.~~ And that you have the same

before the said Court at the Court House in Marysville, on the first day of their next Term, to render unto said *State of Ohio*

Hereof fail not at your peril, and have then there this writ.

Witness, *Turner*
JAMES ~~KINKADE~~, Clerk of said Court at

the Court House in Marysville, this *4th* day of

October A. D. 1852

James Turner Clerk.

L. A. 130

State of Ohio
vs
Phelander Spain

Fine	\$5,00
Costs	7,76
Increase of Costs	5,44
this writ	73

Filed Aug, 29th 1833
Gaber Randall Clerk

Recorded

Received this writ June 27th. AD 1853. - Served the same
August 4th. AD 1853 - and received the sum of ten dollars,
on the within writ. By order of the attorney for the State this
writ is returned without further process

Fees Service 35-

Mileage 25-

Return 110
50

William A. Rott Sheriff

State of Ohio, Union County, ss:

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to expose to sale those ~~lands and tenements of~~ *Goods & Chattels*

*of Philander Spain, to wit,
one two horse waggon*

which according to our commands you have taken into your hands, and which remain unsold as you have certified to the Judge of our Court of Common Pleas of our said County, to satisfy

the sum of *State of Ohio*
Five dollars Five
dollars, and *cents for*

~~damages~~, together with *\$ 7.76* ~~costs for~~ costs, with interest there-

on from the *30th* day of *September* A. D. 1851 until paid,
which late in our said Court the said *State of Ohio*

recovered against the said *Philander Spain*

as of record is manifest. Also, \$ *5.44* increase of costs, and accruing costs.—

And if in your opinion the property in your hands not sold will be insufficient to satisfy the judgment aforesaid, then you are hereby commanded that you levy the same upon the goods and chattels, lands and tenements, or either, as the law shall permit, being the property of the judgment debtor, which together with the property on hand not sold as aforesaid will be sufficient to satisfy said judgment. And that you make due return of this writ in sixty days.

Hereof fail not at your peril, and have then there this writ.
Witness, TABER RANDALL, Clerk of said Court, a.
the Court house in Marysville, this *29th*
day of *June* A. D. 1851.

Taber Randall Clerk.



The State of Ohio
vs
Philander Spain

pre in ex

Filice April 12 1852

James Sumner Clerk

The State of Ohio
vs
Philander Spain

To the Clerk of
Municipal Court
April 12th 1832

Municipal Court, Pleas
June Term 1837
Fine \$5.00

Issue Execution for
goods &c and in de-
fault thereof for the body
of the defendant

James W. Robinson
Pres. Atty

Criminal Case File

Case No. 1851-CR-0012

No. 51-CR-12

Union Common Pleas.

STATE OF OHIO

against

Isaac Van Wye
Defendant.

SEP TERM. 1851

Defendant's Friends $\frac{a}{r}$

Journal No. 5 Page 75

Record No. C1 Page 187

Ex. Doc. A Page 120

No. 7
Union Common Pleas

The State of Ohio

vs } Assault and
Battery

Isaac Van Wye.

Cost Bill made Record

Plea not guilty

Oct 11 1857

Wm Keady per M

A. True Bill

John Campbell
Foreman of the
Grand Jury.

Filed April 16, 1857

James Keady per M
Recorded

No. 7

This Bill was found upon
testimony sworn and sent to the
Grand Jury by order of the Court
at the request of the prosecuting
Attorney.

Otway Curry
Prosecuting Atty.

The State of Ohio } Court of Common Pleas
Union County ss } April Term A.D. 1851

The jurors of the Grand jury, then and there duly empannelled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid upon their said oaths, present and find that one Isaac Van Wye late of the said County, on the thirteenth day of March in the year of our Lord, one thousand eight hundred and fifty one with force and arms, at the County aforesaid, in and upon one Solomon Poline then and there being, unlawfully did make an assault, and him the said Solomon Poline then and there did unlawfully beat, wound and illtreat, and other wrongs to him the said Solomon Poline then and there did to the great damage of the said Solomon Poline contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

Osway Curry
Prosecuting Atty.

Union Can Pleas

The State of Ohio

vs

Isaac Van Altye

Capias

Filed July 30, 1851
I. Kirkland p Clerk

I have taken the Body of the within named
Jacob Van Wye the names of his bail is
I Mr Gunn and Charles Van Wye I hear with
return the Bail Bond

July 29th 1851

Fees	Milage	5
	Swim	35
	Bond	30
		<hr/>
		90

William C. Melin Sheriff

The State of Ohio, Union County, ss.

as we have heretofore commanded you TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Isaac Van Uye* if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an indictment, found against him in said Court for

Assault & Battery

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at

Marysville, this *23rd* day of *July*

A. D., 185 /

James Kinkade Jr Clerk.

Union Common Pleas

The State of Ohio

vs

Isaac Van Wye

Copias

Filed June 30, 1857

Thirkadefi Clerk

The within named Isaac Ann Wye not found
June 30th 1851

Geo Milage 35-
Fees 35-
70

William C. Melin Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Isaac Van Uye* — if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an Indictment, found against him in said Court for *Assault and Battery*.

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at

Marysville, this *7th* day of *June*

A. D., 185 /

James Kinkade Jr. Clerk.

State of New York

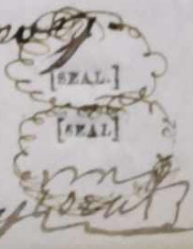
Filed July 30, 1851
Kirkland p clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *29th* day of *July* in the year of our Lord One Thousand Eight Hundred and fifty ~~two~~ personally came before me, ~~Isaac Van Wye~~ *William C. Martin*, Sheriff of the County of Union, *J. M. Gunn* *Charles Van Wye* *Isaac Van Wye* and severally acknowledged to owe the State of Ohio the sum of *Fifty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden *Isaac Van Wye* has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *Isaac Van Wye*, for the offence charged in the said indictment;— Now, therefore, if the said *Isaac Van Wye*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void and of no effect; otherwise to be and remain in full force and virtue in Law.

Isaac Van Wye
J. M. Gunn
Charles Van Wye
mark



Receipts —
for witness
State of the
Isaac Tarrwey

Filed Sept 30, 1857

W. Kinkadee p. clerk

State of Ohio Assault & Battery
Isaac Vanwey } Issued a Subpoena
for Jackson Melegan
John A Jenkins and
William Dunlop - witnesses
for Defendant

J C Daugherty
atty for Plaintiff

In James Burkhead
Clerk of U S, please
Sept 30th 1856

The State of Ohio
vs Sapsault & Patton
Isaac Van Nye

Receipt for
Copies.

Filed July 23, 1857

J. Kinkadee CLK

The State of Ohio

vs.

Philinda ~~Hein~~
Isaac Van Wye

§
§
§
§
§

Assault & Battery

I sue Capias for Defendant
in this case.

Olway Cunn
Prosecuting atty.

To the Clerk of
Union Common Pleas

§
§
§
Dated July 23rd 1851.

State of Ohio

vs. E. A. Dault & Battery

Isaac Van Nye

Process for Subpoena
for witnesses, in
behalf of State of Ohio.

Filed Aug 12. 1857
Thos. R. Radt for Clerk

The State of Ohio }
vs. } Assault & Battery
Isaac Van Nye } 3

I see subpoena for Solomon
Poline, & Archibald Poline
witnesses for the State of Ohio.

Sturay Cunn
Proc. Atty.

To the Clerk of }
Union Com. Pleas. }

Aug 12th 1881 }

The State of Ohio

vs

Isaac Van Uye

Subpoena

Filed Sept 9. 1857

J. A. Kinkadee Clerk

Service this visit by Reelins to Archibald's Island
Sept 6 1851 Service upon Dolloman Island by
Reelins Sept 9 - 1851

Fees Melgo	25
do	25
	<hr/>
	50

William C. Martin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

*Saloman Paline and
Archibald Paline* —

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio* in a certain controversy in said Court depending, wherein *The State of Ohio*

is Plaintiff, and *Isaac Van Ulye*

is Defendant: and this *they* shall in no wise omit, under the penalty of the

law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this *12th* day of *August*

A. D., 18 *57*

J. P. Kinkade Jr Clerk.

State

5

Van Buren

Sub for writs

Filed Sept 30. 1857

La Kin Radw p. M

Done this writ by receiving to each of the
within named witnesses Sept 30 1857

Geo. Moore 15-
Duns. 37 1/2

42

William C. Moore Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon *Jackson Milligan, John A
Lenkins and William Durlap*

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court
House, in the town of Marysville, ~~on the fourth day of next term, at~~ *12 o'clock, A. M.*, to

testify and the truth to speak on behalf of *Isaac Van Wye*
in a certain controversy in said Court depending, wherein *The State of Ohio*
is Plaintiff, and *Isaac Van Wye*
is Defendant; and this they shall in no wise omit, under
the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court at the Court
House in Marysville, this *30th* day of *Sept*
A. D., 185 *1*

James Kinkade Jr Clerk.

The State of Ohio

vs

Isaac Vandrye

Fine \$1.00

Costs 2.17

~~Innocent~~ 1.26

This writ 73

Filed Aug 23 1852

James Lyon Clerk

Bond Bill Paid

By virtue of this writ to me directed I have taken the within named Isaac Vandrye whose lock is now in the jail of ~~this~~ My County Agreeably to the Tenor and Command of ~~the writ~~ of the within writ on the 20th day of August AD 1852

Money Made in full August 29 1852	
Deer Muzzle	5
Leis	35
Comin in discharge Prison	100
Borelin Prisoner 4 days	100
	<u>240</u>

William C. Blair Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 1st day of October A. D. 1857 the State of Ohio recovered against Isaac Vanwyke as well as the sum of

one dollar; for fine, as also the sum of \$31.17 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Isaac Vanwyke

You cause to be made the fine and costs aforesaid with interest thereon from the 1st day of Oct A. D. 1857 until paid; also the sum of \$1.26 the costs of increase on said judgment

and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Isaac Vanwyke to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KIRKHEAD, Jr. clerk of said

Court at Marysville this 20th day of

August A. D. 1857

James Lerner Clerk.

I. A. 120

~~James Vanwoye~~
The State of Ohio
v

Isaac Vanwoye

vs
E. M. Casa Clause

Amie \$1.00

Costs 21.17

This writ 41

Filed June 14 1852

James Downer Clerk

Entered

Received this rent April 12 1852

No bonds or crutches Levied on tenements found
where on to Levy and the within number
Issue Ranway not found

Tues Milose 50

Tues 35

85

William G. Melin Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 1st day of October A. D. 1857 the State of Ohio recovered against Isaac VanWye as well as the sum of one dollar for fine, as also the sum of \$ 21.17 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Isaac VanWye You cause to be made the fine and costs aforesaid with interest thereon from the 1st day of Oct A. D. 1857 until paid; also the sum of \$ 0 41 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Isaac VanWye to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

James Linn
Witness ~~James Kinkadee~~ clerk of said

Court at Marysville this 12th day of

April A. D. 1858

James Linn Clerk.

The State of Ohio
vs
Isaac Vanwye

Placitor

Filed April 12 1852

James Linn Clerk

The State of Ohio } Min. Com. Pleas
 } June Term 1857
Isaac Amnye } Fine \$100
 } Issue Execu-
 } -tion in this case for goods
 } &c and in default thereof
 } for the body of the defendant
To the Clerk of } James W. Robinson
Min. Com. Pleas } Pros. Atty
April 12th 1857

State

y

Isaac Vanwyke

Proc for Ex

Filed Aug 20 1852

James Luecher

The State of Ohio
vs
Isaac Blunrye

Minor Com. Pleas
Fine \$100. Oct. 1st 1857

To the Clerk
of Minor Com. Pleas
August 20th 1857

Issue execution in
this case for goods & chattels
in default thereof for the
body of defendant
James W. Robinson
Proc. Atty

Criminal Case File

Case No. 1851-CR-0013

No. 51-23-13

Union Common Pleas.

STATE OF OHIO

against

Edward Howe

Defendant.

APR TERM, 1851

Nolle Pro.

Journal No. 5

Page 22

Record No. _____

Page _____

Ex. Doc. A

Page 32

Union Common Pleas

The state of Ohio
vs { Retailing

Edward Fawcett

Filed April 17, 1857
J. Kinkadee p. Clerk

A True Bill
John McCampbell
Foreman of the
Grand Jury
Plea not guilty
April 17, 1857
J. Kinkadee p. Clerk
Court Bill made
No Reason

Roll-

To Dr. Smith

The State of Ohio } Court of Common Pleas
Union County ss } April Term A.D. 1857

The jurors of the Grand Jury duly empannelled and sworn to inquire in the name and by the authority of the state of Ohio within and for the body of the County of Union aforesaid upon their said oath present and find that one Edward Lamm late of the county of Union aforesaid on the first day of December in the year of our Lord one thousand eight hundred and fifty, with force and arms at the county of Union aforesaid did unlawfully vend and sell Spirituous liquor by a less quantity than one quart, to wit the quantity of one gill of Spirituous liquor, commonly called Whisky to one Israel Smith, for the sum of six and one fourth cents which price was then and there paid by the said Israel Smith to the said Edward Lamm for the said Spirituous liquor, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

Otway Curry
Prosecuting Atty.

Filed April 17, 1851
Kincaid & Co

State of Ohio }
Edmond. Garon }
G. L. directed for return

Issue a subpoena for P-13
Smith (Matthew Williams. Fernon
Correll. Aaron Mathers & Bill
Welsh. witnesses for dependant. returnable
forthwith.

J. C. Dwyer
atty for deft

As James Benkadey
Clerk of U. C. Pleas }
April 17 - 1857.

Union County

The State of Ohio

vs
Edward Fawcett

Captain

Filed April 17-1857

J. R. K. K. K. K. K.

I have taken the body of the within named Edward
Kawon, whose body is here ready before the Court within
named. At the day and place within ~~containing~~^{contained}
as the within writ commands me

Hees Mulye 5

April 17th 1857

Service $\frac{35}{40}$

William C. Martin Sheriff

The State of Ohio Union, County ss.

To the Sheriff of said County Greeting;

We Command you to take Edward Faxon
if he may be found in your bailwick and him
safely keep so that you have his body before our
Court of Common Pleas of the County aforesaid
at the Court House in said County forthwith
to answer unto an Indictment found
against him in said Court for Retailing
Opertuous Liquor and have you there then
this writ.

Witness James Kirkadee clerk of said
Court at Marysville this 17. th day
of April A.D. 1857.

James Kirkadee clerk

Union Common Pleas
The State of Ohio
vs } Retailing
Edward Fawn

Filed April 17, 1857
J. H. Kunkado p clerk

A True Bill

John M. Campbell
Foreman of the
Grand Jury.

Plea guilty April
17, 1857

J. H. Kunkado p clerk

Cost Bill made
not received

The state of Ohio } Court of Common Pleas
Union County ss } April Term A.D. 1851

The jurors of the Grand Jury, duly empaneled and sworn to inquire in the name and by the authority of ~~the~~ the State of Ohio, within and for the body of the County of Union aforesaid upon their said oath, present and find that one Edward Fawn late of the County of Union aforesaid, on the sixteenth day of October in the year of Our Lord one thousand, eight hundred and fifty, with force and arms, at the County of Union aforesaid, did unlawfully vend and sell spirituous liquors ~~in~~ a less quantity than one quart, to wit the quantity of one gill of spirituous liquor commonly called Brandy, to ~~Robert Gibson and~~ one George Gibson, for the sum of twelve and one half cents which price was then and there paid by the said George Gibson ~~and~~ Robert Gibson to the said Edward Fawn for the said spirituous liquor contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Olway Curry
Prosecuting Atty.

Union Com Pleas

The State of Ohio

vs
Edward Fawcett

Copies

Filed April 17, 1857

J. P. Kirkland for clerk

I have taken the body of the within named Edward Gawn
Whose Body I have recdy before the Court within named
at the day and place within contained as the within
writ commands me

True Belief

Series 35-

to
April 17 1847

William & Mathew Sheriffs

The State of Ohio Union County ss.

To the Sheriff of said County Greetings;
We Command you to take Edward Fawn if he
may be found in your bailiwick and him safely keep
so that you have his body before our Court of Common
Pleas of the County aforesaid at the Court House in said
County forthwith to answer unto an Indictment
found against him in said Court for Retailing Spirituous
Liquor.

And have you true there this writ
Witness James Kinkead p Clerk of said
Court at Marysville this 17th day of April
A.D. 1857.

James Kinkead p Clerk

The State of Ohio
vs. $\frac{1}{2}$ Retailing
Edward Fawn

Principles for six
units of Capital.

The State of Ohio }
vs. } Retailing }
Edward Fawn }

The State of Ohio }
vs. } Retailing }
Edward Fawn }

The State of Ohio }
vs. } Retailing }
Edward Fawn }

The State of Ohio }
vs. } Retailing }
Edward Fawn }

The State of Ohio }
vs. } Retailing }
Edward Fawn }

The State of Ohio }
vs. } Retailing }
Edward Fawn }

Issue writs of Habeas
in the above cases.

Othway Curry
Prosecuting Atty.

Dated April 16th 1851.

Filed April 18. 1857
Galkin Knapoff et al

Stoos of Phin } Indictment for
in } Retailing
Edward Fawn }

This day Came the Defendant
And moved the Court. in orrest of Judgment
up^{on} this Indictment. of mrad. against him
for Retailing liquor. for the following
Reasons. (to wit, this Indictment does not
show the overment that the said Edward
Fawn. sold. Liquor. without being duly
licensed. to do. so. under the Statutes.
I C bought at the shop

Union Common Pleas
The State of Ohio
vs } Retailing
Edward Fawn

Filed April 17, 1857
J. M. Keady p. Clerk

A True Bill
John Campbell
Foreman of the
Grand Jury,

Plea guilty April
17, 1857.

J. M. Keady p. Clerk
Corrected and
w/ Record

The State of Ohio } Court of Common Pleas
Union County ss } April Term AD 1851

The jurors of the Grand Jury, duly empan-
-nelled and sworn to inquire in the name and
by the authority of the State of Ohio, within and
for the body of the County of Union aforesaid
upon their said oath present and find that
one Edward Fawn late of the County of
Union aforesaid on the twenty ninth day of
June in the year of Our Lord one thousand
Eight hundred and fifty, with force and
arms at the County of Union aforesaid, did
unlawfully vend and sell spirituous liquor
by a less quantity than one quart, to wit the
quantity of one pint of spirituous liquor
commonly called Whisky, to one Job Sullivan
for the sum of six and one fourth cents which
price was then and there paid by the said
Job Sullivan to the said Edward Fawn
for the said spirituous liquor, contrary to
the form of the statute in such case made
and provided, and against the peace and
dignity of the State of Ohio —

Osway Curry
Prosecuting Atty.

Filed April 18. 1857
J. K. Radw. Jr. Clerk

State of Ohio

Edward. Faxon

Indictment. for ^{retailing} selling
Tobacco.

This day, came the said Edward.
Faxon. and moved the Court in arrest of Judgment
upon this Indictment, found against him
for Retailing Tobacco. for the following
reasons. to wit, This Indictment does not
show the overment. that the said Edward.
Faxon. sold Tobacco. without being duly-
licensed. to do. under the Statutes
of Ohio.

Union Court Pleas

The State of Ohio

vs
Edward Farrow

Capias

Filed April 17, 1857

J. W. Keady for Clerk

I have taken the body of the within named Edward
Lawn whose body is here ready before the court
within named at the day and place within
contained as the within writ commands me

Jes Melage 5

Peris $\frac{35}{20}$

April 17, 1857.

William L. Malin Sheriff

The State of Ohio Union County ss.

To the Sheriff of said County Greeting;

We Command you to take Edward Fawn if he may be found in your bailiwick and him safely keep so that you have his body before our Court of Common Pleas of the County aforesaid at the Court House in said County forthwith to answer unto an Indictment found against him in said Court for Retailing Spirituous Liquor, and have you then show this writ.

Witness James Kirkadap Clerk of said Court at Marysville this 17th day of April
A D 1857.

James Kirkadap Clerk

Union Common Pleas

The State of Ohio

vs } Retaining

Edward Fawns

Case Bill made
No Record

(?)
Filed April 17, 1857

J. K. Keady p clerk

A True Bill.

John McCampbell

Foreman of the
Grand Jury.

Plea guilty April 17, 1857

J. K. Keady p clerk

The State of Ohio } Court of Common Pleas
Union County } April Term AD 1851

The jurors of the Grand Jury duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid upon their said oath present and find that one Edward Fawn, late of the County of Union aforesaid, on the seventeenth day of October in the year of our Lord one thousand eight hundred and fifty with force and arms, at the County of Union aforesaid did unlawfully vend and sell spirituous liquor by a less quantity than one quart, to wit the quantity of one gill of spirituous liquor, commonly called Brandy to ~~one Robert Gibson~~ or ~~one~~ George Gibson for the sum of twelve and one half cents, which price was paid by the said ~~Robert Gibson~~ and George Gibson to the said Edward Fawn for the said spirituous liquor, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

Otway Curry
Prosecuting Atty.

Union Court Pleas

The State of Ohio

vs
Edward Tawn

Capias

Filed April 17, 1857

J. Kirkman p. M.

I have taken the body of the within named Edward Fawcett
whose body is here ready before the Court within named
at the day and place within contained as the within
writs Commands me

Here miles 5

Seven 35

40

April 17. 1857

The State of Ohio Union County ss.

To the Sheriff of said County Greetings:

We Command you to take Edwarda Fawcett if he
May be found in your bailiwick and him safely
Keep so that you have his body before our Court of
Common Pleas of the County aforesaid at the Court
House in said County, forthwith to answer unto
an Indictment found against him in said Court
for Retailing Spirituous Liquor. And have you the
true this writ.

Witness James Kirkadap Clerk of said
Court at Marysville this 17th day of April
A.D. 1857.

James Kirkadap Clerk

Union Common Pleas

The state of Ohio

vs

Retaining

Edward Fawns

Held April 17, 1857
J. Kirkman p. M.

A True Bill

John M. Campbell
Foreman of the
Grand Jury.

Plea guilty April 17
A. S. 1857

J. Kirkman p. M.
Cert Bill made
No Record

The State of Ohio } Court of Common Pleas
Union County ss } April Term AD 1851

The jurors of the Grand jury, duly empaneled and sworn to inquire in the name and by the authority of the state of Ohio, within and for the body of the County of Union aforesaid upon their said oath present and find that one Edward Fawn late of the County of Union aforesaid, on the fourth day of July in the year of our Lord one thousand eight hundred and fifty with face and arms at the County of Union aforesaid did unlawfully vend and sell spirituous liquor in a less quantity than one quart, to wit the quantity of one gill of ~~Whisky~~ spirituous liquor commonly called Whisky, to one George Gibson for the sum of three cents which said sum of money was paid then and there by the said George Gibson to the said Edward Fawn, for the said spirituous liquor, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio

Otway Curry
Prosecuting Atty.

Filed April 18. 1851
I Kirk Rade jr C/M

State of Ohio } Indictment for Retailing
Edward Fawn }
This day Came the said
Edward Fawn and moved.

before in overt of Judgement upon the
Indictment found against him for
Retailing liquor for the following
Reasons to wit, This Indictment does not
show the Breach that the said Edward
Fawn sold withoutly being duly so to do
under the Statutes, J. C. Doughty atty for
Sept

Union Corn Pleas

The State of Ohio

by
Edward Fawn

Capias

Filed April 17. 1851

J. P. Kincaid p. M

I have taken the body of the within named Edward Faxon
Whose body I have ready before the court within named at
the day and place within contained as the within
writ ^{commands} ~~command~~ me

April 17th 1857

Fees foris 35-
Malage 5-

William G. Martin Sheriff

The State of Ohio Union County ss.

To the Sheriff of Union County Greeting;

We command you to take Edward Fawn if he may be found in your bailiwick and him safely keep so that you have his body before our Court of Common Pleas of the County aforesaid ~~forthwith~~ at the Court House in said County ~~forthwith~~ to answer unto an Indictment found against him in said Court for Retailing Spirituous Liquor, and have you then then this writ.

Witness James Kinkead Jr Clerk of said
Cmt at Marysville this 17th day of April
A. D. 1857. James Kinkead Jr CLK

Union Common Pleas

The State of Ohio

vs { Retailing

Edward Tawn

Case No. 1311

W. P. Record

?

Plea of Not guilty withdrawn

and plea of guilty entered

April 18. 1857 J. H. Kinkadee Clerk

A True Bill

John McLaughlin

Foreman of the
Grand Jury.

Filed April 17. 1857

J. H. Kinkadee Clerk

Plea Not guilty

April 17. 1857

J. H. Kinkadee Clerk

To Cornell

Nov. 30

The State of Ohio } Court of Common Pleas -
Union County ss } April Term AD 1851
The jurors of the Grand Jury, duly empaneled and sworn
to inquire in the name and by the authority of the
State of Ohio, within and for the body of the County
of Union aforesaid upon their said oath present
and find that one Edward Fawn late of the County
of Union aforesaid on the thirtieth day of November
in the year of our Lord one thousand eight
hundred and fifty - with force and arms, at
the County of ^{Union} aforesaid did unlawfully vend and
sell spirituous liquors, by a less quantity than
one quart, to wit the quantity of one gill of
spirituous liquor commonly called Whisky to
one Ferman Correll and ~~two other persons to the~~
~~said persons~~ ^{aforesaid}, for the sum of twenty five
cents which price was then and there paid
by the said Ferman Correll, to the said
Edward Fawn for the said liquor, without
the said Edward Fawn being duly licensed
to ~~vend or sell~~ the said spirituous liquor
contrary to the form of the statute in such
case made and provided and against the
peace and dignity of the State of Ohio

Othway Curry
Prosecuting Atty.

The State of Ohio
vs
Edward Haron

Filed April 18. 1857
J. K. Kinrade for the

Lored this writ April 17th 1851 upon Bill Wilson
and P. B. Smith) upon Aaron Mathews Mathews

Williams and Gorman Carell April 18th 1851

Fees Milase 10

Lewis $\frac{62^{11}}{72^{11}}$

William S. Melin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

*P. B. Smith, Mather Williams
Jumian Conell, Aaron Mathers and
Bill Welch*

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *fourth* day of next term, at _____ o'clock, A. M., to

testify and the truth to speak on behalf of *Edward Farrow*

in a certain controversy in said Court depending, wherein *The State of Ohio*

is — Plaintiff, and *Edward Farrow*

is — Defendant; and this *they* shall in no wise omit, under

the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this *17th* day of *April*

A. D., 18 *57*

James Kinkade Jr Clerk.

Union County

The State of Ohio

vs

Edward Fawn

Capi's

Filed April 17. 1837

J. K. Ketchum Clerk

I have taken the body of the within named Edward
Gawn whose body I have reciev'd before the court within
named at the day and place within ~~named~~ contained
as the within writ commands me April 17. 1851

Fees Mlage 5
Seris 3 5-

William C. Mahan Sheriff

The State of Ohio Union County ss.

To the Sheriff of said County Greeting;

We Command you to take Edward Fawn if he
may be found in your bailiwick and him safely keep
so that you have his body before Our Court of Common
Pleas of the County aforesaid at the Court House in
said County Fortsmith to answer unto an Indictment
found against him in said Court for Retailing
Spiritous Liquor And have you there
this writ.

Witness James Kirkadee for Clerk of said
Court at Mansfield this 17th day of
April A.D. 1857.

James Kirkadee for clerk

Criminal Case File

Case No. 1851-CR-0014

No. SL-CR-14

Union Common Pleas.

STATE OF OHIO

against

Benjamin Wells
Defendant.

JUN 22 M. 1851

Defendant Fined
\$ 10 $\frac{00}{10}$

Journal No. 5 Page 33

Record No. C1 Page 166

Ex. Doc. A Page 38

Union Common Pleas ^{No. 24.}

The State of Ohio

vs

Gaming

Benjamin Wells

Tela April 17, 1857

J. H. Keady p clerk

fine \$10.00 cost

A True Bill

John Campbell
Foreman of the
Grand Jury

Plea guilty June 30.
1857. J. H. Keady p clerk

Cost Bill made

Record

Recorded

The State of Ohio } Court of Common Pleas
Union County ss } April Term 1851

The jurors of the Grand Jury then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union, upon their oath aforesaid present and find that one Benjamin Wells late of the said County on the twenty fifth day of December in the year of our Lord one thousand eight hundred and fifty ~ with force and arms, at the County aforesaid in playing at and with cards, to wit, at a certain game, commonly called Old Shedge with Furman Correll, Henry Wolford, and Robert Graham did unlawfully bet and wager a great sum of money to wit the sum of twenty five cents on the event of said game, which said game was then and there played by the said Benjamin Wells with the said persons, to determine the said bet or wager, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

And the said jurors upon their said oath, do further find and present, that the said Benjamin Wells on the twenty fifth day of December -- in the year of our Lord, one thousand eight hundred and fifty ~ with force and arms, at the County aforesaid, did unlawfully make a bet or wager of a certain sum of money to wit the sum of twenty five cents with Furman Correll, Henry Wolford and Robert Graham on the event of a certain game at cards, which said game was then and there played by the said parties, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

Otway Curry
Prosecuting Atty.

Union Com Pleas

The State of Ohio

vs

Benjamin Wells

Sub for writ

Filed Jan 24. 1851

J. Kinkead p clerk

Send this writ by Reeling to the within named
Asriel Smith June 24 1851

Fee Money \$
Series 121

William - LeMuel - Sturges

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Leoral Smith

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio* in a certain controversy in said Court depending, wherein *The State of Ohio*

— is Plaintiff, and *Benjamin Wells*
— is Defendant; and this *he* shall in no wise omit, under

the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this *23^o* day of *June*

A. D., 18 *57* *James Kinkade Jr* Clerk.

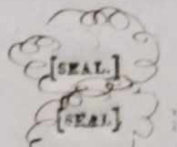
Wed June 7, 1857
I think ad p. 11

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *7th* day of *June* in the year of our Lord One Thousand Eight Hundred and fifty ~~one~~ personally came before me, ~~Benjamin Wells and James Rickell~~ *William C. Melin* Sheriff of the County of Union, *Benjamin Wells and James Rickell* and severally acknowledged to owe the State of Ohio the sum of *Fifty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit.

The condition of this Recognizance is such, that, whereas the above bounden *Benjamin Wells* has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *Benjamin Wells*, for the offence charged in the said indictment;— Now, therefore, if the said *Benjamin Wells*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Benjamin Wells
James Rickell
I certify the above to be a true copy of the original
William C. Melin Sheriff



Union Common Pleas

The State of Ohio

vs

Benjamin Wells

Captas

Filed June 7. 1857

G. W. Kirkadolph

Received this writ June 7 1857

I have taken the body of the within named Benjamin Wells The names of his bail are Benjamin Wells and James Riddle I have with return a copy of the of the Bail bond

June 7th 1857 Fees
Milage 75-
Fees 35-
Bond 3-0

11 1.10
Wm. C. Munn Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Benjamin Wells* if he may be found
in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the
County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an
Indictment, found against him in said Court for *Gaming*

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this *7th* day of *June*

A. D., 185 *1*

James Kinkade Jr Clerk.

The State of Ohio
vs. E.
Benjamin Well,

Principles for Writs
for State

Filed June 23. 1857

Winkadef. M

The State of Ohio {

vs.

Benjamin Wells }

Gaming

Israel Smith

~~and~~ and ~~Henry Wolford~~, Witnesses for the State
of Ohio. Your subpoena for ~~Henry~~

To the Clerk of Union
Common Pleas.

Osway Curry
Prosecuting Atty.

Dated June 20 1851

Docket A. 38

The State of Ohio
vs
Benjamin Wells

Fine	\$10.00
Costs	5.22
Increase	1.01
This writ	.41
Int	.67
	<hr/>
	17.31

Sept. 29. 1857. lev \$5.00

Filed April 5 1858
James Linn Clerk

J. W. Robinson Pros Atty
Entered

Money Made in full April 5 1852

W. C. Main - Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 30th day of June A. D. 1857 the State of Ohio recovered against Benjamin Wells as well as the sum of Ten dollars; for fine, as also the sum of \$ 5.22 for costs, and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Benjamin Wells You cause to be made the fine and costs aforesaid with interest thereon from the 30th day of June A. D. 1857 until paid; also the sum of \$ 1.01 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Benjamin Wells to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

James Turner
Witness James K. ~~King~~, jr., clerk of said
Court at Marysville this 10th day of

February A. D. 1852

Clerk.

Docket A. 38

The State of Ohio

(vs)

Benjamin Wells

Execution with Ca Sa Clause

Fid. \$10.00

Costs 5.22

Incr. .41

Sept. 1857

Fid. Sept 30. 1857
J. A. Kirkadee p. clerk

Recorded

Oliver Pro. Atty.

Received Mrs Wint Sept 2 1857

Made five dollars Sept 29 1857

Returned by order of O Lewis

Free Mlage 25-

Amos $\frac{35-}{60}$

William C. Allen Clerk

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 30th day of *June* A. D. 1857 the State of Ohio recovered against *Benjamin Wells* — as well as the sum of *ten* dollars; for fine, as also the sum of \$ *5.22* for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *Benjamin Wells* You cause to be made the fine and costs aforesaid with interest thereon from the 30 day of *June* A. D. 1857 until paid; also the sum of \$ *0.41* the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *Benjamin Wells* — to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 2nd day of

September A. D. 1851.
James Kinkade Jr Clerk.

The state of Ohio

vs

Benjamin Wells

Receipt for Exemptions

Filed February 10th 1852

James Lower Clerk

The State of Ohio

vs

Benjamin Wells

June Term 1857

Fine \$10.00

Issue & Execution in this case
for goods &c and in default
thereof for the body of the
Defendant

To the Clerk of the
Main Common Pleas

James W. Robinson
Pros. Atty

Feb 6th 1859

Criminal Case File

Case No. 1851-CR-0015

No. 51-CR-15

Union Common Pleas.

STATE OF OHIO

against

Warren Correl

Defendant.

JUN TERM, 1851

Defendant Fined

\$2 ¹⁶/₁₁

Journal No. 5 Page 37

Record No. C1 Page 167

Ex. Doc. A Page 46

Union Common Pleas ^{No. 18.}

The State of Ohio

vs } Gaming
Farnam Correll

Filed April 17, 1857

J. Kinrade p. clerk

A True Bill

John M. Campbell
~~Foreman of the~~
Grand Jury

Plea guilty July 1, 1857

J. Kinrade p. clerk

Cost Bill made

Record

Recorded

The State of Ohio } Court of Common Pleas
Union County ss } April Term A.D. 1851

The jurors of the Grand jury, then and there duly empaneled and sworn, to inquire in the name and by the authority of the State of Ohio within and for the body of the County of Union upon their oath aforesaid present and find that one Furness Correll late of the said County on the twenty fifth day of December in the year of our Lord one thousand eight hundred and fifty — with force and arms, at the County aforesaid, in playing at cards with cards to wit at a certain game, commonly called ~~Old Sledge~~ with Henry Wolbold, Robert Graham and Benjamin Wells did unlawfully bet and wager a great sum of money, to wit the sum of twenty five cents on the event of the said game, which said game was then and there played by the said Furness Correll with the said persons, to determine the said bet or wager, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

And the said jurors upon their said oath do further present and find that the said Furness Correll on the twenty fifth day of December in the year of our Lord one thousand eight hundred & fifty — with force and arms, at the County aforesaid, did unlawfully make a bet or wager of a certain sum of money to wit the sum of twenty five cents with Henry Wolbold Robert Graham & Benjamin Wells on the event of a certain game at cards, which said game was then and there played by the said parties, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

Olway Curry
Prosecuting
Atty.

Union Common Pleas

The State of Ohio

vs

German Bond

Capias

Filed July 1. 1857

I Knicker for clerk

I have taken the body of the within named German Correll
whose body I have ready before the Court, within named,
at the day and place within contained as the within writ
commands me

July 1st 1857

Fees Milage 5

Devis $\frac{35}{40}$

William A. Martin Sheriff

The State of Ohio, Union County, ss.

To THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Furman Cornell* — if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an Indictment, found against him in said Court for *Gaming*

And have you then, there, this writ

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this *23^d* day of *June*

A. D.; 185 *1*

James Kinkade Jr. Clerk.

Union Com. Pleas

The State of Ohio

vs

Ferman Council

Sub for wits

Filed June 24, 1857

J. K. Kade per M

Forred this writ by Rectory to the within named
Basil Smith June 24th 1851

Yours Milords -
Lewis 7205

William C. Allen Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Isreal Smith

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio -*

in a certain controversy in said Court depending, wherein *The State of Ohio*
is Plaintiff, and *Surman Cornell*
is Defendant: and this *he* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *23^d* day of *June*
A. D., 18 *51* *James Kinkade Jr* Clerk.

State of Ohio
vs ~~the~~ Gaming
Jurisdiction

Receipt for Writings
for State of Ohio

Filed June 23. 1857
L. K. Keady & Co

The State of Ohio }
vs }
Jerman Correll } Gaming.

Issued Subpoena for Israel
Smith, a witness for the State of
Ohio.

To the Clerk of }
Union Com. Pleas. }
Dated June 23rd, 1851 }

Othway Curry
Prosecuting Atty.

State of Ohio

W. S. Gamis

Junius Correll

Receipt for Cash

Filed June 23, 1857

Wm. S. Gamis

The State of Ohio

vs

Freeman Correll

Gaming

Issue a capias for the arrest
of Defendant.

To the Clerk of
Municipal Court, Philadelphia

Dated June 23rd 1851

Othway Cunniff
Prosecuting Atty.

Docket A. 46

The State of Ohio

vs

Freeman Bonnell

Execution with Ca Sa Clause

Fine \$20.00

Costs - 4.95

Inst. .41

Sept 1. 1857

Filed Aug 5 - 1857

James Linn Clerk

Clurry Pro Atty
Entered

Received this writ September 2 1851

Returned by order of J W Robinson Prosecuting Atty
April 5 1852

Dues Mare 5-

Fees $\frac{35-}{40}$

W B Malin Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 30th day of June A. D. 1857 the State of Ohio

recovered against Furman Correll — as well as the sum of twenty dollars; for fine, as also the sum of \$ 4.95 for costs and charges in that behalf

expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Furman Correll

You cause to be made the fine and costs aforesaid with interest thereon from the first day of July A. D. 1857 until paid; also the sum of \$ 0.41 the costs of increase on said judgment

and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said Furman Correll — to the jail of said coun-

ty, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and

due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this 2nd day of

September A. D. 1851.

James Kinkade Jr. Clerk.

Criminal Case File

Case No. 1851-CR-0016

No. 51-CR-16

Union Common Pleas.

STATE OF OHIO

against

Henry Walford
Defendant.

JUN TERM, 1851

Defendant Pinned \$9 ⁰⁰/₁₀₀

Journal No. 5 Page 38

Record No. C1 Page 171

Ex. Doc. A Page 48

Union Comm'n Pleas ^{N^o 25.}

The State of Ohio

vs

Janning

Henry Wolford

Filed April 17, 1857

J. Kinkadee p. clerk

A True Bill

John McCampbell
Foreman of the
Grand Jury.

Plea guilty June 30, 1857

J. Kinkadee p. clerk

Cost Bill made

Record Recorded

The State of Ohio } Court of Common Pleas
Union County } April Term AD 1851

The jurors of the Grand jury, then and there duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union, upon their oath aforesaid present and find that one Henry Wolford late of said County on the twenty fifth day of December in the year of Our Lord one thousand eight hundred and fifty with force and arms, at the County aforesaid, in playing at and with cards, to wit at a certain game commonly called Old Sledge with Furman Correll Robert Graham and Benjamin Wells did unlawfully bet and wager a great sum of money, to wit the sum of twenty five cents on the event of said game, which said game was then and there played by the said Henry Wolford with the said persons to determine the said bet and wager, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

And the said jurors, upon their said oath, do further present and find that the said Henry Wolford on the twenty fifth day of December in the year of Our Lord one thousand eight hundred and fifty with force and arms, at the County aforesaid, did unlawfully make a bet or wager of a certain sum of money to wit the sum of twenty five cents with Furman Correll Robert Graham and Benjamin Wells on the event of a certain game at cards which said game was then and there played by the parties, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

Osway Curry
Prosecuting Atty.

Union Common Pleas

The State of Ohio

vs

Henry Walford

Capias

Filed June 30, 1857

Lathrop & Co. Clerk

I have taken the body of the within named Henry Wolford whose
Body I have ready before the court within named, at
the day and place within contained as the within writ
commences me

June 30th 1857

Fees Mileage 8-

Debit $\frac{35-}{40}$

William & John Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Henry Wolford* if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an Indictment, found against him in said Court for

Gaming.

And have you then, there, this writ

Witness, JAMES KINKADE JR., Clerk of said Court, at

Marysville, this *7th* day of *June*

A. D., 1857

James Kinkade Jr Clerk.

Union Cons. Pleas

The State of Ohio

vs

Henry Walford

sub ~~vs~~ for writs

Filed June 24 1857

L. Kirkades clerk

Received this writ by Reelin to the writ in name
of Bill Smith June 24 1851

Given Melage 5
Series 1 V-

William C. Main Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Ireal Smith

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio* - in a certain controversy in said Court depending, wherein *The State of Ohio* is Plaintiff, and *Henry Wolford* is Defendant; and this *&c* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *23rd* day of *June* A. D., 18 *57*

James Kinkade Jr Clerk.

State of Ohio
vs
Henry Wolford & Saml

Receipt for Mithras
for State of Ohio.

Filed June 25. 1857
J. Kinkadee clerk

The State of Ohio vs Gaming
Henry Wolfard

Istue Subpoena for Israel
Smith, a witness for the State

To the Clerk of of Ohio.
Union Com. Pleas

Dated Jan 23^d
1857

Olway Cunningham
Prosecuting Atty

Criminal Case File

Case No. 1851-CR-0017

Union Commission ^{N^o 28.} Pleas

The State of Ohio

vs } Gaming

Robert Graham

Filed April 17, 1857

J. Kinkadee Clerk

A True Bill

John Campbell
Foreman of the
Grand Jury

Plea not guilty

June 30, 1857

J. Kinkadee Clerk

Costs Bill made
No Record

The State of Ohio } Court of Common Pleas
Union County ss } April Term A D 1852

The jurors of the Grand jury, then and there duly empannelled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union, upon their oath aforesaid present and find that one Robert Graham late of said County on the twenty fifth day of December in the year of our Lord, one thousand eight hundred and fifty with force and arms, at the County aforesaid, in playing at and with cards, to wit at a certain game commonly called Old Sledge with ^{Furness} Correll, Benjamin Wells and Henry Wolgerel did unlawfully bet and wager a great sum of money to wit, the sum of twenty five cents on the event of said game, which said game was then and there played by the said Robert Graham with the said persons to determine the said bet and wager, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

And the said jurors, upon their said oath do further present and find that the said Robert Graham on the twenty fifth day of December in the year of our Lord one thousand eight hundred and fifty with force and arms, at the County aforesaid did unlawfully make a bet or wager of a certain sum of money to wit the sum of twenty five cents with ^{Furness} Correll Benjamin Wells and Henry Wolgerel on the event of a certain game at cards, which said game was then and there played by the ^{said} parties contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio

Osway Curry
Prosecuting Atty

Union Common Pleas

The State of Ohio

vs

Robert Graham

Capias

Filed June 13. 1857

J. K. Kinkadee Clerk

I have taken the body of the within named Robert
Graham the name of his bail is William E Buris
I hear with Return & copy of the Bail bond

June 12 1857	Fees	Milage	35
		Ferries	35
		Bonds	50
			<u>1.20</u>

William & Malin Sheriffs

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING!

We command you to take *Robert Graham* — if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an Indictment, found against him in said Court for *Gaming.*

And have you then, there this writ

Witness, JAMES KINKADE JR., Clerk of said Court, at

Marysville, this *7th* day of *June*

A. D., 1851

James Kinkade Jr. Clerk.

The State of Ohio
vs. E. E. Gammie
Robt. Graham

Præcipe for writs
on State

Filed Jan 23, 1857

Wm. Madson clerk

The State of Ohio

vs.

Robert Graham

Gaming

To the Clerk of the
of Union Common Pleas
Circuit
State

Your subpoena for ~~Benjamin~~
~~Wells & Henry Wolford~~, witnesses
for the State of Ohio

Israel Smith
Attorney
Prosecuting atty.

Robert Graham

Bond

Filed June 13, 1857

La Kin Road for clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the 12th day of June in the year of our Lord One Thousand Eight Hundred and fifty ~~one~~ personally came before me, Robert Graham and William E. Burris, Sheriff of the County of Union, and severally acknowledged to owe the State of Ohio the sum of fifty dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden Robert Graham has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said Robert Graham, for the offence charged in the said indictment;— Now, therefore, if the said Robert Graham, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

William E. Burris



Union Case Pleas

The State of Ohio

vs

Robert A. Graham

Sub for writs

Filed June 24, 1857

W. K. H. p. e. M.

Served this writ by Reading to the within named
Lucie Smith June 24 1851

Given Myself
Series 121

William C. Miller Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Isreal Smith

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio* in a certain controversy in said Court depending, wherein *The State of Ohio* is Plaintiff, and *Robert Graham* is Defendant: and this *we* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this

23^d

day of

June

A. D., 18 *57*.

James Kinkade Jr. Clerk.

Criminal Case File

Case No. 1851-CR-0018

No. 51-CR-18

Union Common Pleas.

STATE OF OHIO

against

Bill Welsh

Defendant.

JUN TERM, 1851

Defendant Fined 5⁰⁰

Journal No. 5

Page 45

Record No. C1

Page 175

Ex. Doc. A

Page 64

No. 15.
Union Common Pleas

The State of Ohio

vs } Retailing

Bill Welsh

(7)
Filed April 17, 1851

Galkin Kato for Clerk

A True Bill
John McCampbell
Foreman of the
Grand Jury

Plea guilty July 2, 1851

Galkin Kato for Clerk
Cost Bill made

Recorded

Good

The State of Ohio } Court of Common Pleas
Union County ss } April Term A.D. 1851

The jurors of the Grand jury then and there duly empannelled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the ~~a body~~ of the County of Union aforesaid, upon their said oath present and find that one Bill Welsh late of the County of Union aforesaid, on the first day of December in the year of our Lord, one thousand eight hundred and fifty with force at the county of Union aforesaid, did unlawfully vend and sell spirituous liquor by a less quantity than one quart, to wit, the quantity of one gill of spirituous liquor commonly called Apple Brandy to one Israel Smith for the sum of ten cents which price was then and there paid by the said Israel Smith to the said Bill Welsh for the said liquor, without the said Bill Welsh being duly licensed as a tavern keeper to sell the said spirituous liquor, contrary to the form of the statute in such case ^{made and} provided, and against the peace and dignity of the state of Ohio

Osway Curry
Prosecuting Atty.

State of Ohio
By: Σ Retailing
Bill Walsh

Pracip for Witsup
for State.

Filed Jan 23. 1857

Wm. K. K. K.

The State of Ohio
vs.
Bill Welch

Retailing

Subpoena for Israel
Smith, a witness for the
State of Ohio.

Stewart
Prosecuting Atty.

State of Ohio
vs. Σ Retailing
Bill Walsh

Receipt for Copies

Filed June 23, 1857

Wm. W. Phelps for Clerk

The State of Ohio

vs.
Bill Welsh

~~James~~ Retailing

Issue Capias for Arrest of
Defendant.

To the Clerk of
Union Com. Pleas

Dated June 28 1851.

Ostray Curry
Prosecuting Atty.

Union Com Pleas

The State of Ohio

vs

Bill Welch

Capias

Filed July 2, 1857

Wm Radwaj et al

I have taken the body of the within named Bill Weber whose
body I have ready before the Court within named at the
day and place within contained as the within writ
commands me

July 2nd 1857

Green Milage 5-
Fees 35-

40

William C. Mather Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING;

We command you to take *Bill Welch* if he may be found
in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the
County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an
Indictment, found against him in said Court for *Retailing*

And have you then, there, this writ

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this *23rd* day of *June*
A. D., 185 /

James Kinkade Jr Clerk.

Union Com Pleas

The State of Ohio

vs

Bill Welch

sub for wts

Filed June 24, 1851

J. A. Knickerbocker Clerk

Loved this writ by reading to the within named
Loriel Smith June 24 1851

Less Milage 5

Loriel 12

William C. Mullin Shery

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Ireal Smith

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville. on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio*

in a certain controversy in said Court depending, wherein *The State of Ohio*

is Plaintiff, and *Bill Welch*

is Defendant: and this *he* shall in no wise omit, under the penalty of the

law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this *23rd* day of *June*

A. D., 18*57*

James Kinkade Jr Clerk.

Criminal Case File

Case No. 1851-CR-0019

No. 51-CR-19

Union Common Pleas.

STATE OF OHIO

against

Bill Welch

Defendant.

JUN TERM, 1851

Journal No. 15 Page 46

Record ~~No Record~~ Page _____

Ex. Doc. A Page 64

Union Common Pleas ^{No. 17.}

The state of Ohio

vs

Retaining

Bill Welch

(?)

Filed April 17, 1857

James Kirkcaldy clerk

A True Bill

John McCampbell

Foreman of the
Grand Jury.

Castroville made
No Record

13

1	2	3	4	5	6	7	8	9	10
11	12	13	14	15	16	17	18	19	20
21	22	23	24	25	26	27	28	29	30
31	32	33	34	35	36	37	38	39	40
41	42	43	44	45	46	47	48	49	50
51	52	53	54	55	56	57	58	59	60
61	62	63	64	65	66	67	68	69	70
71	72	73	74	75	76	77	78	79	80
81	82	83	84	85	86	87	88	89	90
91	92	93	94	95	96	97	98	99	100

The State of Ohio } Court of Common Pleas
Union County ss } April Term A.D. 1851

The jurors of the Grand jury, duly empaneled and sworn to inquire in the name and by the authority of the state of Ohio, within and for the body of the County of Union aforesaid upon their said oath, present and find that one Bill Welsh late of the County of Union aforesaid, on the first day of April in the year of our Lord one thousand Eight hundred and fifty one, with force and arms, at the County of Union aforesaid did unlawfully vend and sell, spirituous liquor, by a less quantity than one quart, to wit the quantity of ~~two~~ ^{one} gill of spirituous liquor, commonly called Apple Brandy to ~~Leather Tanner~~ ^{one} ~~and~~ James Smith, for the sum of ten cents which price was then and there paid by the said ~~Leather Tanner~~ and James Smith, to said Bill Welsh, for the said spirituous liquor contrary to the form of the statute in such case made and provided, and against the peace and dignity of the state of Ohio

Otway Curry
Prosecuting Atty.

No. 16.
Minor Common Pleas

The State of Ohio

vs

Retaining

Bill Welsh

(?)

This April 17, 1857

Galkin Roads for clerk

A True Bill

John McCampbell

Foreman of the
Grand Jury

Costs made
Not Recd

The State of Ohio }
Union County ss }

Court of Common Pleas
April Term A D 1851

The jurors of the Grand Jury, duly empaneled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their oath aforesaid, present and find that one Bill Welsh late of the County of Union aforesaid, on the twenty fourth day of December in the year of Our Lord, one thousand eight hundred and fifty, with force and arms, at the County of Union aforesaid, did unlawfully vend and sell spirituous liquor, by a less quantity than one quart, to wit the quantity of one half pint of spirituous liquor commonly called Gin, to ~~George Gibson and Charles Melson~~ ^{George Gibson} for the sum of ten cents, which price was then and there paid by the said George Gibson ~~and Charles Melson~~, to the said Bill Welsh, for the said spirituous liquor contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

Otway Curry
Prosecuting atty.

Criminal Case File

Case No. 1851-CR-0020

No. 57-GR-20

Union Common Pleas.

STATE OF OHIO

against

James S. Alexander
Defendant.

SEP TERM, 1851

Defendant Fined \$5⁰⁰/₄
" " " \$5⁰⁰/₄

Journal No. 5 Page 69

Record No. C. 1 Page 184

Ex. Doc. A Page 128-130

Union Com. Pleas ^{No 5} ~~10~~

The State of Ohio

vs } Retailing

James G. Alexander

Filed April 17, 1857

L. Kinkadee clerk

A True Bill

John M. Campbell

Foreman of the

Grand Jury

Me jury,

Plea guilty Sept 29, 1857

L. Kinkadee clerk

Recorded

No 5

Cost Bill made Record

State of Ohio } Court of Common Pleas
Union County ss } April Term A.D. 1851

The jurors of the Grand jury, then and there duly empannelled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid upon their said oaths, present and find that one James G. Alexander late of the County of Union aforesaid, on the twenty fifth day of December in the year of our Lord one thousand Eight hundred and fifty with force, and arms at the County of Union aforesaid did unlawfully vend and sell spirituous liquor by a less quantity than one quart to wit the quantity of three gills of spirituous liquor commonly called Brandy to one James Smith ~~at the~~
~~residence of the said James Smith~~ for the sum of five cents, which price was then and there paid by the said James Smith to the said James G. Alexander for the said liquor without the said James G. Alexander being duly licensed as a tavern keeper to sell the said spirituous liquor, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

Otway Curry
Prosecuting Atty

Union Com. Pleas

The State of Ohio
vs
James S. Alexander

Capias

105

Filed Sept 30, 1857
J. Kirkwood clerk

Received this writ Sept 24 1857 I have taken the body of the writ in
named James & Alexander whose body I have recd before the
court within number at the day and place within contained as
the writ within commands me

Sept 29 1857

Fees Nilage 5-

Fees $\frac{35-}{40}$

William G. Allen Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *James S. Alexander* if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an indictment, found against him in said Court for *Retailing Spirituous Liquor*

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this *24th* day of *September*
A. D., 185 *1*

James Kinkade Jr Clerk.

The State of Ohio
vs. Σ

James S. Alexander

Receipt for witness

MS

Filed Sept 24. 1857

J. A. Kirkadap for clerk

The State of Ohio
vs.
James D. Alexander

Retainer (No. 5.)

Issue Subpoena for James Smith
witness for State of Ohio.

To Clerk of Union
Common Pleas

Othway Curry
Proc. Atty.

Sept. 24th 1851.

The State of Ohio
vs. No 5

James S. Alexander

Præcipe for Capias.

Filed Sept 24, 1857

Ja Hin Kade p clerk

The State of Ohio
vs.

James S. Alexander



Retaining (No. 5.)

Issue Capias for Defendant

To the Clerk of
Union Com. Pleas
Sept. 24th 1851

Othway Curry
Pros. Atty.

1857

The State of Ohio

vs

James S. Alexander

Subpoena

Filed Sept 29, 1857

D. Kirk Rade p. M.

James Smith not found

Sept 29 1850

Meloy

10

William G. Mullenberry

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

James Smith

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to

testify and the truth to speak on behalf of

The State of Ohio

in a certain controversy in said Court depending, wherein

The State of Ohio

is

Plaintiff, and

James S. Alexander

is

Defendant; and this

he

shall in no wise omit, under

the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this

24th

day of

Sept

A. D., 18 *57*

James Kinkade Jr

Clerk.

Union Common Pleas ^{No. 6.}

The state of Ohio

vs { Retailing

James S. Alexander

Filed April 17. 1857
J. K. Keady for Clerk

Cost Bill made Record

A True Bill

John M. Campbell

Foreman of the

Grand Jury

Wm. Jones Sept 29 1857
P. Keady for Clerk

No. 6
Recorded

Good

The State of Ohio } Court of Common Pleas
Union County ss } April Term A D 1857

The jurors of the Grand Jury, duly empannelled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their said oath present and find that one James S. Alexander late of the County of Union aforesaid on the twenty fifth day of December in the year of our Lord, one thousand Eight hundred and fifty, with force and arms at the County of Union aforesaid, did unlawfully vend and sell spirituous liquor by a less quantity than one quart, to wit the quantity of one gill of spirituous liquor, commonly called Brandy to one Israel Smith for the sum of five cents which price was then and there paid by the said Israel Smith, to the said James S. Alexander for the said liquor, without the said James S. Alexander being duly licensed as a tavern-keeper, to sell the said spirituous liquor contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

Otho W. Curry
Prosecuting Atty.

The State of Ohio

vs. 

James S. Alexander

Placitum for witness

Filed Sept 24, 1857

James K. Rade for Mr

McC

The State of Ohio
vs.
James D. Alexander } Retailing (No. 6.)

I pay ~~the~~ Subpoena
for Israel Smith
witness for State of Ohio.

To Clerk of
Union Com. Pleas
Sept. 24 1851.

Olway Curry
Pros. Atty.

The State of Ohio
vs.

James S. Alexander

Præcipe for Capias
No 6

Filed Sept 24, 1857

J. H. Keady clerk

The State of Ohio
vs.
James S. Alexander

§

Retaining (No. 2)

Specie Capias for Defendant

Olway C. C. C. C.
Pros. atty.

To the Clerk of Union
Common Pleas
Sept. 24th 1881

No 6

The State of Ohio
vs
James S. Alexander

Sub for writs

Filed Sept 29. 1857
J. K. Rade clerk

James up own
Sept 27th 1851

Wedge 10
Sims 12⁰

William to Nelson they

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Israel Smith

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said county, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio* in a certain controversy in said Court depending, wherein *The State of Ohio* is Plaintiff, and *James S. Alexander* is Defendant; and this *he* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *24th* day of *Sept*

A. D., 18 *57*

James Kinkade Jr Clerk.

No 6

Union Court Pleas

The State of Ohio

vs
James S. Alexander

Capias

Filed Sept 30. 1857

J. Kirkwood clerk

Received this writ Sept 24 1857

I have taken the body of the within named Jovines I Alexander
whose body I have recievly before the Court within named at the day and place
with in contaned as the within writ commands me

Sept 29 1857 Fees Mlage 5

Levy 35
40

William C. Martin Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING!

We command you to take *James S. Alexander* if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an indictment, found against him in said Court for *Retailing Spirituous Liquor*

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this *24th* day of *September*

A. D., 1857

James Kinkade Jr Clerk.

The State of Ohio
vs
James V. Alexander
Receiver for Execution

Filed February 10 - 1852
James Lewis Clerk

The State of Ohio
vs
James S. Alexander

September Term 1857
Fine \$5.00

Wm. Execution in this case
for goods &c and in default
thereof for the body of the

To the Clerk of the
Minor Com. Pleas
Feb 9th 1852

Defendant
James W. Robinson
Pros. Atty

The State of Ohio

James G. Alexander

Proc. for Ex

Filed February 10th 1852

James Turner Clerk

The State of Ohio

September Term 1857

vs

Fine \$500

James A. Alexander

Issue Execution in this
Case for goods &c
James M. Robinson
Pres. Atty

To the Clerk of the
Superior Court Pleas
Feb. 9th 1858

Docket A. 128

The State of Ohio

v

James S Alexander

Heire \$5.00

Costs 522

This unit 41

Filed March 9 1852

James Linn Clerk

Jesse Robinson Pros Atty

Received this writ February 10 1852

No goods on Scuttles Lands on tenements found
where on to say March 9th 1852

Fees Milage 8-

Service $\frac{35}{40}$

William de Malin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 30th day of September A. D. 1857 the State of Ohio recovered against James S. Alexander as well as the sum of

Five dollars; for fine, as also the sum of \$ 5.22 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said James S. Alexander

You cause to be made the fine and costs aforesaid with interest thereon from the 30th day of

September A. D. 1857 until paid; also the sum of \$ the costs of increase on said judgment and the accruing costs. ~~But for want of goods and chattels, lands and tenements whereon to Levy, then take~~

~~the body of the said~~ to the jail of said court-

~~ty, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that~~

~~may accrue, shall be paid, or he be otherwise legally discharged;~~ and of this writ make legal service and due return.

James Turner
Witness ~~James Turner, jr.~~, clerk of said

Court at Marysville this 10th day of

February A. D. 1858

James Turner Clerk.

Docket A. 128

The State of Ohio

vs

James S Alexander

Fine \$ 5.00

Costs 401

This writ 41

Filed March 9 1852

James Swin Clerk

Jas W Robinson Esq Atty

Received this writ February 10 1852

No Goods on Chittles Lances on Deacons house
Where on to Levy March 9th 1852

Fees Mileage 8-

Fees $\frac{35}{40}$

William C. Martin Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 30th day of September A. D. 1857 the State of Ohio recovered against James S. Alexander as well as the sum of

Five dollars; for fine, as also the sum of \$4 01 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said James S. Alexander

You cause to be made the fine and costs aforesaid with interest thereon from the 30th day of Sept A. D. 1857 until paid; also the sum of \$ the costs of increase on said judgment and the accruing costs. ~~But for want of goods and chattels, lands and tenements whereon to levy, then take~~

~~the body of the said _____ to the jail of said county, there to be safely kept in custody of the jailer, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.~~

James Turner
Witness James K. _____, clerk of said

Court at Marysville this 10th day of

February A. D. 1858

James Turner

Clerk.

Criminal Case File

Case No. 1851-CR-0021

No. 51-CR-21

Union Common Pleas.

STATE OF OHIO

against

Isaac Taylor
Defendant.

JUN TERM, 1852

Journal No. 5 Page 98

Record No. **Record.** Page _____

Ex. Doc. A Page 169

No 2

State of Ohio

vs

Wm Tyler

Union Common Pleas ^{No 4} ^{No 122}

The State of Ohio
vs { Assault and
Battery
Isaac Tyler

Filed April 17, 1851

James Kirkwood clerk

A True Bill
John Campbell
Foreman of the
Grand Jury

1. No. 4

This Bill was found upon testimony
sworn and sent to the Grand Jury
by order of the Court, at the request
of the prosecuting attorney.

Otway Curry
Prosecuting atty.

The State of Ohio) Court of Common Pleas
Union County ss) April Term A D 1851

The jurors of the Grand jury, then and there duly empan-
nelled and sworn to inquire in the name and by
the authority of the State of Ohio, within and for the body
of the County of Union aforesaid, upon their said oaths
present and find that one Isaac Tyler - late of
the said County, on the seventh day of April in
the year of our Lord one thousand eight hundred
and fifty one with face and arms, at the County
aforesaid, in and upon one Franklin Emerson then and
there being, unlawfully did make an assault, and
from the said Franklin Emerson then and there did
unlawfully beat, wound and ill treat, and other
wrongs to him the said Franklin Emerson, then and
there did, to the great damage of the said Franklin
Emerson. Contrary to the form of the Statute in
such case made and provided, and against the
peace and dignity of the State of Ohio.

Otway Cunn
Prosecuting Atty.

State of Ohio

vs.

Esparault

&

Isaac Tyler } Battery

Process for Capias

Filed Aug 12. 1857

Wm. Keady for clerk

The State of Ohio }
vs. } Assault & Battery
Isaac Tyler }

Wm Capias for Defendant
Osway Curry
Prod. atty.

To Clerk of Union }
Com. Pleas. }

Aug. 11th 1851. }

Union Common Pleas

The State of Ohio

vs

Isaac Tyler

Capias

Filed June 30, 1857

Richardson clerk

The within named Isaac Tylor - not found
June 30th 1837

Fees	Milage	35-
	towns	$\frac{35}{70}$

William C. Martin: Sheriff

The State of Ohio, Union County, ss.

To THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Isaac Tyler* _____ if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an Indictment, found against him in said Court for *Assault and Battery*

And have you then, there, this writ

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this *7th* day of *June*

A. D., 185 *1*

James Kinkade Jr. Clerk.

Union Com Pleas

The State of Ohio

vs
Isaac Tyler

Capias

Filed Sept 30, 1857
J. A. Knicker for clerk

Received this writ August 12 1877

the within named Isaac Taylor not George

Dess Melage 50

Sept 29 1877 35

85

William S. Martin Sheriff

The State of Ohio, Union County, ss.

As we have heretofore *Commanded you*
We command you to take *Isaac Tyler* if he may be found
in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the
County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an
indictment, found against him in said Court for *Assault & Battery*

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this *12th* day of *August*

A. D., 1851

James Kinkade Jr Clerk.

Criminal Case File

Case No. 1851-CR-0022

No. 51-CR-72

Union Common Pleas.

STATE OF OHIO

against

James B. Hayes
Defendant.

SEP TERM, 1851

Nolle Pro.

No Record.

Journal No. 5 Page 65

Record No. A Page 134

Ex. Doc. + Page

Winn Common Pleas ^{No 10}

The State of Ohio

vs $\begin{matrix} \text{E} \\ \text{E} \\ \text{E} \end{matrix}$ Keeping tavern
without license

James B. W. Haynes

Filed July 1. 1857

J. K. Kade p Clerk

A true Bill

Joshua Judy,

Foreman of the
Grand Jury

Cost Bill made
No Record

No 10

The State of Ohio Court of Common Pleas
Union County ss June Term A.D. 1851

The jurors of the Grand jury then and there duly em-
pannelled and sworn to inquire in the name and
by the authority of the state of Ohio within and for the
body of the county of Union aforesaid upon their oath
aforesaid, present and find that one James B. W. Haynes
late of the county aforesaid, on the ~~twenty~~^{twenty-seventh} day of
June ~~in~~ the year of Our Lord one thousand and
Eight hundred and fifty one with force and
arms in the town of Richwood at the county
of Union aforesaid, did unlawfully keep a tav-
ern without being duly licensed as a ~~keeper~~
~~of~~ such tavern, to wit at the residence of the
said James B. W. Haynes in said town and county
aforesaid, contrary to the form of the statute in such
case made and provided and against the
peace and dignity of the state of Ohio

Attest
Attest
Prosecuting Atty

Criminal Case File

Case No. 1851-CR-0023

No. 51-CR-23

Union Common Pleas.

STATE OF OHIO

against

John M. C. Mulvaney
Defendant.

SEP TERM 1851

Nolle Pro.

Journal No. 5 Page 65

Record No. **NO RECORD** Page _____

Ex. Doc. A Page 130

No 11

The State of Ohio

vs. Keeping tavern
without license

John M. C. Mulvane

Filed July 1. 1857

Pat Krickade jr clerk

Cost Bill made
to Record

A True Bill

Joshua Judy

Foreman of the
Grand Jury

No 11

The State of Ohio } Court of Common Pleas
Union County 55 } June Term A. D. 1851

The Jurors of the Grand

Jury then and there duly empaneled and sworn to enquire in the name and by the authority of the state of Ohio, within and for the body of the County of Union aforesaid, Upon their ^{said} oath present ^{and find} that one John McE Mulvane late of said County of Union on the twenty seventh day of June — in the year of Our Lord One thousand Eight Hundred and Fifty one with force and arms, at said County of Union, and ~~within~~ ^{at his residence in} the Town of Richwood in said County, did unlawfully keep a tavern without the said John McE Mulvane being duly licensed as a tavern keeper; Contrary to the form of the statute in such case made and provided, and against the peace and dignity of the state of Ohio.

Othway Curry
Prosecuting Atty.

Criminal Case File

Case No. 1851-CR-0024

No. 51-62-24

Union Common Pleas.

STATE OF OHIO

against

James S. Alexander
Defendant.

SEP TERM, 1851

Journal No. 5 Page 69

Recd. ~~No Record~~ Page _____

Ex. Doe. A Page 130

No 12

The State of Ohio
vs. Keeping Tavern
without license
James S. Alexander

Filed July 1, 1857
J. K. Kade for Clerk

A True Bill

Joshua Judy

Foreman of the
Grand Jury

Cost Bill made No Record

No 13

The State of Ohio } Court of Common Pleas
Union County, ss. } June Term 1851

The Jurors of the Grand Jury
then and there duly empanelled and
sworn to enquire in the name and by the
Authority of the State of Ohio, within and
for the ~~County~~ body of the County of Union
aforesaid upon their said oath present and
find that one James G. Alexander late of said
County of Union, on the thirteenth day of June
in the year of Our Lord One Thousand Eight
Hundred and Fifty one with force and
arms, ~~at~~ said County of Union, and
within one mile of the Town of Marysville
^{at his residence}
in said County, did unlawfully keep
a tavern, without the said James G. Alexander
being duly licensed as a Tavern Keeper
contrary to the form of the Statute in
such case made and provided, and
against the peace and dignity of the State
of Ohio.

Othoay Curry,
Prosecuting Atty.

Criminal Case File

Case No. 1851-CR-0025

No. 51-CR-25

Union Common Pleas.

STATE OF OHIO

against

Thomas R. Price

Defendant.

SEP TERM, 1851

Journal No. 67 Page 69

Record **No Record.** Page _____

Ex. Doc. A Page 130

No 12

The State of Ohio
vs. E Keeping Tavern
 Z Without license
Thomas R Price

Filed July 1. 1857
La Kinkadee clerk

Castro made No Record

A True Bill

Joshua Judy

Foreman of the
Grand Jury

Plea guilty Sept 30. 1857
La Kinkadee clerk

No. 12

The State of Ohio
Union County, S.S.

} Court of Common Pleas
} June Term A. D. 1851

The Jurors of the Grand Jury then
and then duly empanneled and sworn to enquire
in the name and by the authority of the State of Ohio
within for the ~~County~~ body of the County of
Union aforesaid. Upon their said oath present
and find that one Thomas R Price late of said
County of Union, on the thirtieth day of June
in the year of our Lord One Thousand Eight Hundred
and Fifty one with force and arms, at said County
of Union, and ~~within and on~~ ^{at his residence, in} the Town of
Summersville said County, did unlawfully keep
a tavern without the said Thomas R Price
being duly licensed as a tavern keeper;
Contrary to the forms of the Statute in such
Case made and provided, and against
the peace and dignity of the State of Ohio

Othway Curry
Prosecuting Atty

Criminal Case File

Case No. 1851-CR-0026

No. 151-CR-26

Union Common Pleas.

STATE OF OHIO

against

Francis Scott

Defendant.

SEP TERM 1851

Journal No. 5 Page 69

Record No. No Record Page _____

Ex. Doc. A Page 130

The State of Ohio ^{No 14}
vs. E. Keeping tavern
without licence

Francis Scott

Filed July 1, 1857
S. Knickerbocker clerk

A True Bill

Joshua Judy

Foreman of the
Grand Jury

Cost Bill made No Record

No 14

The State of Ohio } Court of Common Pleas
Union County, ss. } June Term A. D. 1851

The Jurors of the Grand Jury
then and there duly empannelled and sworn
to inquire in the name and by the Authority of
the State of Ohio within and for ^{body of the} the County
of Union aforesaid upon their said oaths
present and find that one Francis Scott
late of the County of Union aforesaid, on the
thirtieth day of June in the Year of Our Lord
One Thousand Eight Hundred and Fifty one
with force and arms at the County aforesaid
and ^{at his residence} in the Town of Parisburg in said County,
did unlawfully ~~keep~~ keep a tavern, without
the said Francis Scott being duly licens-
ed as a tavern keeper; Contrary to the form
of the ~~Statute~~ Statute in such case made and
provided, and against the peace and
dignity of the State of Ohio

Oliver Curry
Prosecuting Atty

Criminal Case File

Case No. 1851-CR-0027

The State of Ohio

vs. ^E Keeping Tavern
^E Without license

Samuel Kirk

Filed July 1, 1857

To Kirkhead p clerk

A True Bill.

Joshua Judy

Foreman of the
Grand Jury

~~Costs bill made no record~~

No. 15

The State of Ohio, } Court of Common Pleas,
Union County, SS } ~~Union~~ Term A. D. 1851.

The Jurors of the Grand Jury then and there duly empanelled and sworn to enquire in the name and by the authority of the state of Ohio, within and for the body of the County of Union aforesaid, upon their said oath present and find that One Samuel J Kirk — late of said County of Union, on the thirtieth day of June in the year of Our Lord One thousand Eight Hundred and Fifty, ^{one} with force and arms, at said County of Union, and ^{at his residence in} ~~within one mile of~~ the Town of Parisburg in said County, did unlawfully keep a tavern, without the said Samuel J Kirk being duly licensed as a Tavern Keeper; Contrary to the forms of the statute in such case made and provided, and against the peace and dignity of the state of Ohio.

Oliver Curry
Prosecuting Atty.

Criminal Case File

Case No. 1851-CR-0028

No. 51-CR-28

Union Common Pleas.

STATE OF OHIO

against

Polly Ann Millette
Defendant.

SEP TERM, 1851

Defendant Fined \$20⁰⁰/₄

Journal No. 5 Page 65

Record No. 21 Page 180

Ex. Doc. A Page 132

^{No 17}
Union Com. Pleas

The State of Ohio
vs { Selling liquor by
the quart to be
drunk at the place
where sold

Polly Ann Wilmoth

Cast Bill made
Record

Filed July 2. 1857

J. K. Kade for Clerk

A True Bill

Joshua Gady
Foreman of the
Grand Jury

Plea guilty Sept 29. 1857
J. K. Kade for clerk
No. 17 Recorded

The State of Ohio } Court of Com. Pleas
Union County ss } June Term A D 1851

The jurors of the Grand jury then & there duly em-
paneled & sworn to inquire in the name &
by the authority of the State of Ohio, within
and for the body of the County of Union afo-
said, upon their oaths, do present & find
That one Polly Ann Wilmoth late of
the said County on the fourth day of September
in the year of our Lord one thousand eight hundred
and fifty, with force and arms, at the County
aforesaid, did unlawfully vend and sell a
quantity of spirituous liquor commonly
called Whiskey, to wit the quantity of one
quart, to William Gibson, ~~and then~~
~~for the sum of twenty five cents, in money,~~ for the
sum of twenty five cents, in money, which
sum of money was then & there paid by the
said William Gibson to the said Polly
Ann Wilmoth; the said liquor was sold by
the said Polly Ann Wilmoth to be drunk
at the place ^{to wit, at her place of residence in said County} where sold, which liquor
was then drunk ^{at the place where sold} at the place where sold
to wit, at her ^{place of} residence in the said County
of Union, without the said Polly Ann
Wilmoth being duly licensed as a tavern
keeper to sell said liquor to be drunk
at the place where sold; contrary to the form
of the statute in such case made and
provided and against the peace and
dignity of the State of Ohio

Olway Cunn
Prosecutor City

Union Com Pleas

The State of Ohio

v

Polly Ann Wilmett

Copias

Filed Sept 30, 1857

John Kade p CLK

Reverence Mrs Witt ~~at~~ August 12th 1857

I have taken the body of the within named Polly Ann Whitcomb
whose body I have ready before the Court within named at
the day and place within contained as the within writ

Commands me	Fees Milga	40
Sept 29. 1857	Fees	35-
		<hr/> 75-

William C. Martin Sheriff

The State of Ohio, Union County, ss.

To THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take ^{her} Pally Ann Wilburt — ^{she} if ~~he~~ may be found
in your bailiwick, and ~~him~~ safely keep, so that you have ~~his~~ ^{her} body before our Court of Common Pleas of the
County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an
indictment, found against ~~him~~ ^{her} in said Court for *Selling Spirituous liquor to be
drank in the place where sold* —

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this *12th* day of *August*

A. D., 185 |

James Kinkade Jr Clerk.

Union Com. Pleas

The State of Ohio

vs

Pally Ann Wilmett

Sub for writs

Filed Sept 30. 1857

L. K. Hoad, clerk

Since this writ Sept 29th 1811 by Redding
to Wilson Guy

William S Gipson not found

Free Mlage 5-
Fees 18¹/₂

17¹/₂

William C. Mann

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon *Nelson Guy and*
William S. Gibson

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio* in a certain controversy in said Court depending, wherein *The State of Ohio* is Plaintiff, and *Polly Ann Wilmett* is Defendant; and this *they* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness. JAMES KINKADE, Jr., Clerk of our said Court, at the Court House in Marysville, this *25th* day of *Sept.*
A. D., 18 *57*

James Kinkade Jr Clerk.

State of Ohio

vs. Selling Spirituous
Liquor, to be
drank at the
Place where sold

Polly Ann Wilmetts

Receipt for Copias.

Filed Aug 12, 1857
J. K. Kach J. M.


The State of Ohio &
vs.
Polly Ann Wilmetts

Selling Spirituous liquor
to be drunk in the place
where sold.

Two Copies for Defendant.

To the Clerk of
Union Com. Pleas.
Aug. 12th 1851.

Othman Cunn
Pros. Atty.

The State of Ohio
vs. 

Polly Ann Wilmett

Præcipe for Subpoena
for depositions, for
the State of Ohio

Filed Sept. 22nd 1857
J. K. Rader Clerk

The State of Ohio
vs.
Polley Ann Helmeth

Selling liquors, to be
paid when sold.

Spec Subpoena for
Nelson Guy, & William L. Gibson
Witnesses for the State.

To Clerk of Union
Common Pleas

Oliver Cunn,
Proc. Atty.

Sept. 22 1851.

Criminal Case File

Case No. 1851-CR-0029

No. 51-CR-2A

Union Common Pleas.

STATE OF OHIO

against

Benjamin Gamble
Defendant.

SLP TERM. 1851

Defendant Fined \$20⁰⁰/₁₀₀

Journal No. 5 Page 65

Record No. C1 Page 181

Ex. Doc. A Page 132

^{No 19}
Union Com. Pleas

The State of Ohio
vs ~~Retaining~~
Benjamin Gambol

Cost Bill made Record

Filed July 2, 1857
James Kirkade for clerk

A True Bill

Joshua Judy

Foreman of the
Grand Jury
Plea Not guilty Oct. 1, 1857
J. Kirkade for clerk

No 19 Recorded

The State of Ohio = Court of Common Pleas
Union County ss June Term AD 1851
The jurors of the Grand jury, then and there duly em-
panelled and sworn to inquire in the name and
by the authority of the state of Ohio, within and
for the body of the County of Union aforesaid, upon
their said oath present and find that one
Benjamin Gambel late of said County, on the
first day of January in the year of our Lord
one thousand Eight hundred and fifty one with
force and arms at the County of Union aforesaid
did unlawfully vend and sell, Spirituous liquors
by a less quantity than one quart, to wit the quan-
tity of one pint of Spirituous liquors, commonly
called Whiskey to Henry Farnum ~~at the~~
for the sum of five cents in money, which sum of
money was then and there paid by the said Henry
Farnum to the said Benjamin Gambel
for the said liquor, without the said Benjamin Gambel
being duly licensed as a tavern keeper to
sell the said Spirituous liquor, contrary to the form
of the statute in such case made and provided
and against the peace and dignity of the state of
Ohio =
Osway Curry
Prosecuting Atty

Union Court Pleas

The State of Ohio

vs

Benjamin Gambel

Copias

Filed Aug 14, 1857

L. Kinkadee Jr Clerk

I have taken the body of the within named Benjamin
Gumelle the name of his Bail is Lemuel Gumelle
I hear with Return the Bail Bond

August 14th 1831

Fees	Milage	5
	Fines	35-
	Bond	5-0
		<hr/>
		40

William C. Martin Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Benjamin Gamble* if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an indictment, found against him in said Court for

Retaining Spirituous Liquor.

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at

Marysville, this *12th* day of *August*

A. D., 1851

James Kinkade Jr Clerk.

The State of Ohio

vs

Benj. Gambel

Filed Aug 14, 1851

Wm. Kirtland for clerk



The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *13th* day of *August*, in the year of our Lord One Thousand Eight Hundred and fifty ~~one~~ personally came before me, *William C. Miller*, Sheriff of the County of Union, *Benjamin Gamble and Samuel Gamble* and severally acknowledged to owe the State of Ohio the sum of *fifty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden *Benjamin Gamble* has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *Benjamin Gamble*, for the offence charged in the said indictment;— Now, therefore, if the said *Benjamin Gamble*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Samuel Gamble
[SEAL]
[SEAL]

State of Ohio

vs.



Retaining

Benjamin Gamble

Process for Copies

Filed Aug 12. 1851

J. R. Keadwell

The State of Ohio }
vs. }
Benjamin Gamble }

Retailing

Hue Capias for Defendant

Olway Curry
Pass. Atty.

To the Clerk of }
Union Com. Pleas. }
Aug. 12 1855. }

State of Ohio
vs. Σ Retailers
Benjamin Gamble

Process for witnesses
for State of Ohio,

Filed Aug 14, 1857
Kirkade for clerk

The State of Ohio }
vs. } Retailing
Benjamin Gamble }

I give subpoena for Henry
Farnum, a witness for the State
of Ohio, in this case.

Thomas Curry
Proc. Atty.

To the Clerk of }
Union Com. Pleas. }

Aug. 13 1851 }

The State of Ohio
vs

Benj. Gamble

Sub for States writs

Filed Sept 18. 1857

L Kin Road p Clerk

London this writ September 18th by Reading
To Henry Darnley

Fees	Milage	40
	Feris	12
		<hr/>
		52 ^u

William C. Hallin Sherrill

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Henry Harmon

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *first* day of next term, at *10* o'clock, A. M., to

testify and the truth to speak on behalf of *The State of Ohio* in a certain controversy in said Court depending, wherein *The State of Ohio*

is Plaintiff, and *Benjamin Gamble*
is Defendant; and this *he* shall in no wise omit, under

the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this *14th* day of *August*

A. D., 18 *57*

James Kinkade Jr Clerk.

Union Com. Pleas^{No 18}
The State of Ohio
vs & Retaining
Benjamin Gambol

Cost Bill made
Record

Filed July 2, 1857
James Kirkadof for clerk

A True Bill
Joshua Judy
Foreman of the
Grand Jury
Plea guilty Sept 29.
1857 Kirkadof
clerk

No. 18 Recorded

The State of Ohio. Court of Common Pleas
Union County ss June Term AD 1857

The jurors of the Grand jury then and there
duly empannelled and sworn to inquire in
the name and by the authority of the State of
Ohio within and for the body of the County of Union
aforesaid, upon their said oath, present and
find that one Benjamin Gambel later of
said County, on the first day of July in the
year of our Lord one thousand eight hundred
and fifty one, with force and arms at
the County aforesaid, did unlawfully vend
and sell spirituous liquors, by a less quantity
than one quart, to wit the quantity of one glass
of spirituous liquors commonly called Whiskey
to David Conklin, ~~with the intention~~
for the sum of five cents in money, which sum of
money was then and there paid by the said
David Conklin to the said Benjamin Gambel
for the said liquor, without the said Benjamin Gambel
being duly licensed as a tavern keeper to sell
said spirituous; contrary to the form of the statute
in such case made and provided and
against the peace and dignity of the State
of Ohio

Osway Curry
prosecuting atty

The State of Ohio
vs.
Benjamin Gamble



Larceny Retailing

Issue Subpoena for David
Conklin, a witness for the State
of Ohio, in this case.

Othway Curry

To the clerk of
Union Com. Pleas.

Prosecuting Atty.

Aug. 13th 1851.

State of Ohio

vs. ^{Wm} Retailing

Benjamin Gamble

Receipt for Copies

Filed Aug 12. 1857

J. Kirkpatrick clerk

The State of Ohio }
vs. } Retailing.
Benjamin Gamble }

Issue Capias for Defendant

To the Clerk of }
Union Com. Pleas }
Aug. 12 1851

Osway Curry
Pres. City.

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the 13th day of August in the year of our Lord One Thousand Eight Hundred and fifty ~~one~~ personally came before me, *William C. Miller* Sheriff of the County of Union, *Benjamin Gamble and Samuel Gamble* and severally acknowledged to owe the State of Ohio the sum of *Twenty* dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following: to wit:

The condition of this Recognizance is such, that, whereas the above bounden *Benjamin Gamble* has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in the said Court, against the said *Benjamin Gamble*, for the offence charged in the said indictment;— Now, therefore' if the said *Benjamin Gamble*, so arrested as aforesaid,—shall personally appear before the Judges of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof;—then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave,—then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in Law.

Samuel Gamble



The State of Ohio

vs

Benjamin Gamble

Sub for states wits

Filed Sept 9, 1857

J. K. Keady f. Clerk

Served this writ by Return to
Go the within named David Conkling, Sept
9 to 1837 Fees Milage 30
Fees 121

William C. Main Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

David Conklin

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *first* day of next term, at *ten* o'clock, A. M., to testify and the truth to speak on behalf of *The State of Ohio*

in a certain controversy in said Court depending, wherein *The State of Ohio* is Plaintiff, and *Benjamin Gumble* is Defendant; and this *we* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES KINKADE, Jr., Clerk of our said Court, at the Court

House in Marysville, this *14th* day of *August*

A. D., 18 *57*

J. Kinkade Jr Clerk.

Union Com Pleas

The State of Ohio

vs

Benjamin Laimble

Capias

Filed Aug 14, 1857

W. Kinkadee Jr Clerk

I have taken the body of the within named Benjamin
Gamble ~~the~~ name of his Bail is Samuel Gumble
I hear with Return the Bail Bond
August 14th 1837

Fees	Milase	5
	Louis	35
	Bond	50
		<hr/>
		90

William & Martin Harris

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Benjamin Gamble* if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an Indictment, found against him in said Court for *Retailing Spirituous Liquor.*

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at Marysville, this *12th* day of *August*

A. D., 1851

James Kinkade Jr Clerk.

September Term 1831

The State of Ohio
vs $\frac{2}{3}$ Retailing
Benjamin Gamble

Receipt for Execution

Filed Dec 13. 1831

Wm Radup CR

ssu

The State of Ohio
vs
Benjamin Gamble

September Term 1857

Fine \$20.00—

Issue Execution in this case
for goods &c and in default thereof
for the body of defendant

James W. Robinson
Pres. Atty

To the Clerk of the Court
Common Pleas
December 12th 1857

Packet A. 132

The State of Ohio
vs

Benjamin Gambel

Execution with Case Clause

Fine	\$20.00
Costs	4.74
Inc	.41

Filed March 9 1852

James Sumner Clerk

L. M. Robinson Pro Atty

Received on the 10th inst five dollars and Eighty five cents
March 3^o 1852 Returne By order of James W Robinson
Prosecuting attorney March 9th 1852

See Note - 35-

Debit $\frac{35-}{70}$

William C. Hall Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of said County, ¹Geeting;

WHEREAS, At the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the *29th* day of *September* A. D. 1851 the State of Ohio recovered against *Benjamin Gambol* — as well as the sum of *twenty* dollars; for fine, as also the sum of \$ *4.74* for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *Benjamin Gambol* You cause to be made the fine and costs aforesaid with interest thereon from the *29th* day of *September* A. D. 1851 until paid; also the sum of \$ *.41* the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to Levy, then take the body of the said *Benjamin Gambol* to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Witness JAMES KINKADE, jr., clerk of said

Court at Marysville this *13th* day of

December A. D. 1851.

James Kirkade Clerk.