

Criminal Case File

Case No. 1851-CR-0030

No. 550

Union Common Pleas.

STATE OF OHIO

against

Joseph Ross et al

Defendant.

SEP TERM, 1851

Nolle Pro.

Journal No. 5 Page 74

Record No. _____ Page _____

Ex. Doc. _____ Page _____

No Record

Union Com. Pleas

The State of Ohio

vs Agreement to fight at posts and fighting in presence to said agreement

Joseph Ross & Joseph Holbrook

Filed July 2nd 1857
James Rinkade p. clerk

A True Bill
Joshua Judy
Foreman of the
Grand Jury
Cost \$200
No Record

No. 21

the said parties did then and there in presence of said jury and by with each other a fighting and they did things commit an offence in said County, contrary to the form of the statute in such case made, and provide 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 Joseph Ross and Joseph Holbrook on the thirteenth day of June in the year of our Lord one thousand eight hundred and fifty one with force and arms at the County aforesaid, do unlawfully and unlawfully agree to fight with each other at posts, and the said parties did then and there in presence of said agreement to fight and unlawfully fight with each other at posts and the said parties can affirm in said County, and can stand to the form of the statute in such case made & provide & against the peace and dignity of the state of Ohio

State of Ohio Court of Common Pleas
Union County 203 June Term A D 1867

The jurors of the Grand jury
then and there duly empaneled and
sworn to inquire in the name and by the
authority of the state of Ohio, within and for the
body of the County of Union aforesaid, upon
their ^{oath} oath, present and find that
Joseph Ross and Joseph Holbrook
late of said County on the thirtieth day of June
in the year of our Lord one thousand eight
hundred and fifty one with force and
arms at the said County, did wilfully and
unlawfully agree to fight and box with
each other at pisticuffs, and the said
Joseph Ross and Joseph Holbrook
did then and there in pursuance of the
unlawful agreement aforesaid wilfully
and unlawfully fight and box with each
other at pisticuffs contrary to the form of the
statute in such case made and provided
and against the peace and dignity of the
State of Ohio =

And the said jurors, upon their said oaths
do further present and find that
Joseph Ross and Joseph Holbrook
on the thirtieth day of June in the year of our
Lord one thousand eight hundred & fifty
one at the County of Union aforesaid, did
with force and arms at the said County
wilfully and unlawfully agree to fight
and box with each other at pisticuffs and
Otway Cherry
Prosecuting atty.

Criminal Case File

Case No. 1851-CR-0031

No 3

State of Ohio

vs

Cameron Reed

^{No 16-1853}
Minn Com. Pleas

The State of Ohio
vs Retailing
Cameron Reed

Filed July 2^d 1857
James Kinkadeo f clerk

A True Bill
Joshua Judy
Foreman of the
Grand Jury

No 16

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 empan-
nelled and sworn to inquire in the name & by the
Authority of the State of Ohio, within and for the body of the
County of Union aforesaid, upon their said oaths, do
present and find that one Cameron Reed late
of the County aforesaid, on the first day of April
in the year of Our Lord one thousand Eight hundred
and fifty one, with force & arms, at the County
aforesaid did unlawfully vend and sell
spirituons liqua by a less quantity than one
quart, to wit the quantity of two gills of spiritua-
-ous liqua, commonly called Whiskey to

Joshua Marks ~~and the said Joshua Marks~~
for the sum of ten cents in money, which sum
of money was then and there paid by the said
Joshua Marks to the said Cameron Reed
for the said liqua, without the said Cameron Reed
being duly licenseed as a tavern keeper, to sell
said spirituons liqua, contrary to the ^{form of the} statute
in rehearse made & provided and against
the peace and dignity of the state of Ohio

Osway Curry
Prosecuting Atty.

State of Ohio
vs.
Cameron Reed

Retailing

Præcipe for Capias

Filed Aug 12. 1857
I Kin Rade p clerk

The State of Ohio
vs.
Cameron Reed

Retaining

Issue Capias for Defendant

To the Clerk of
Union Com. Pleas

Aug. 12th 1851

Otho C. Curry
Proc. Atty.

Abraham Mearns
Acct

37
12

444

again the with in to O. M. B. Mearns

Dr. C. H. Mearns

of request for

A. J. Mearns

489

~~108~~
~~45~~
29
117

~~437~~
50

116
25
6.30

602
82
377

45
56

13.00

95
95

135

2301500
2621298

1682978
1232978

1193

188

Amount
to meet on Bond

Union Com. Pleas
The State of Ohio
vs
Cameron Reed
Capias

Filed Sept 30, 1857
La Kuitado for clerk

Received this Court ~~at~~ August 12th 1857

the within in Name of Cameron Reed not found

Jes. Meloye 1.00

35-

1.35-

Sept 29th 1857

William C. Miller Clerk

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Bameron Reed* if he may be found in your bailiwick, and him safely keep, so that you have his body before our Court of Common Pleas of the County aforesaid, at the Court House, in said County, on the first day of the next term thereof, to answer unto an Indictment, found against him in said Court for *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., 185 *1*

James Kinkade Jr Clerk.

Criminal Case File

Case No. 1851-CR-0032

No. 5767-32

Union Common Pleas.

STATE OF OHIO

against

Josiah Westlake

Defendant.

JUN TERM, 1852

Journal No. 5

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Record No. C1

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Ex. Doc. A

Page 173

No 4

State of Ohio

vs

Josiah Westlake

Copy Bill
made

Record
Recorded

^{N^o 20}
Minor Com. Pleas

The State of Ohio
vs ~~Keeping~~ ~~tax~~
~~without license~~

Joshiah Westlake

Filed July 2^d 1857

James Kirkade for Clerk

Plea guilty Oct. 1857

Kirkade for Clerk

A True Bill

Joshua Judy

Foreman of the

Grand Jury

~~Plea not guilty~~

~~Oct 1857~~

~~Kirkade for Clerk~~

N^o 20

State of Ohio
Union County ss

Court of Common Pleas
June Term A D 1851

The jurors of the Grand jury then & there duly
empannelled and sworn being 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 & presence, present & find
that Josiah Westlake late of said
County on the twenty seventh day of June
in the year of our Lord one thousand eight
hundred and fifty one, with force and
arms at the said County and more than one
mile from any town, city or village, ^{his house of entertainment} did keep
spirited liquors for the purpose of sale, Barter
and to be afforded gratuitously to persons resor-
ting to his house and the said Josiah Westlake ~~did~~
then and there, to wit on the twenty seventh day of June
in the year of our Lord one thousand eight hundred
and fifty one at the said County of Union more
than one mile from any town, city, or village
at his said house of ^{entertainment} did unlawfully keep a tavern
without the said Josiah Westlake being duly
licensed as a tavern keeper contrary
to the form of the statute in such case made
and provided and against the peace
and dignity of the State of Ohio -

Osway Curry
Prosecuting atty

The State of Ohio
vs
Josiah Westlake

Subpoena for Wit.

Filed April 5th 1852
James Linn Clerk

Ames this amt \$ 34⁰⁰ Return to the Northern Branch William
Porter March 1st 1852 William Westlake 3 Return
April 5th 1852

Geo. Milner 25-

Ames

$\frac{25-}{50}$

Wm. Westlake

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon *Walter Westlake and William Porter*

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 *Sevist* 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 *Josiah Westlake*

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

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

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

House in Marysville, this *18th* day of *February*

A. D., 185*2*

James Inaner

Clerk.



The State of Ohio

vs

Jonah Westlake

Proc. in Mits

Filed May 11th 1852

James Turner
Att

The State of Ohio
of
Josiah Brewster
} Keeping tavern without license
Issue subpoena for Wollen West
Lake, William Porter &
Witnesses for the State
James W. Robinson
Proc. Atty
With Clerk of
Main Com. Pleas
May 11th 1852

The State of Ohio
vs
Josiah Westlake

Capias

Filed Sept 30, 1857
J. H. Knapp, Clerk

Received this 24th Sept 24 1857

I have taken the body of the within in name ~~of Josiah Westlake~~
whose body I have recd before the court within named at the
day and place within contained as the within writ commands me

APT 29 1857

Geo. Mudge S-

Dolls 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 *Josiah Westlake* 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

Keeping Tavern without License

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 /

James Kinkade Jr Clerk

The State of Ohio

vs

Josiah Westlake

Deb for wit

Filed April 7 1852

James S. McClure

And this writ by ~~clerk~~ recd to the return
Annexed Robert Welch April 6 1852

Gen. Milage 5

Dms 12'
175

Wm. M. Hugg

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Robert Welch

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

testify and the truth to speak on behalf of

in a certain controversy in said Court depending, wherein

the Plaintiff
the State of Ohio
is Plaintiff, and *Jasiah Westlake*
is Defendant; and this he shall in no wise omit, under

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

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

House in Marysville, this

3rd day of *April*

A. D., 185 *2*

James Swener

Clerk.

The State of Ohio
of Peeping tower
of Faithful & true
John Westlake

Free for mits

Filed February 18th 1852
James Innes Clerk

1852
James Innes Clerk

The State of Ohio } Keeping tavern without

vs
Josiah Westlake

} Issue subpoena for Bellen
Westlake and William Porter
intensus for the State of Ohio

James W. Robinson
Prosecuting Attorney

To the Clerk of Minor
Common Pleas
Feb 18th 1852

The State of Ohio

vs

Jonah Westlake

Free for his A

Filed April 3 1852

James Swain Clerk

The State of Ohio
Josiah Westlake } Keeping tavern without
} License

To the clerk
of Union Com. Pleas
April 3 1832

Issue subpoena for
Robert Westlake witness
for the state of Ohio
James W. Robinson
Pro. Atty

The State of Ohio
vs. ³
Josiah Westla

Præcipe for writ

Filed Sept 24, 18
J. H. K. Radw. p.

The State of Ohio }
vs. } Keeping tavern
Josiah Westlake } without license

I see subpoena for Malin
Westlake and William Porter
witnesses for State of Ohio.

To the Clerk of }
Union Com Pleas }
Sept. 24 1851 }

Otway Cunn,
Pros. Atty.

united common Pleas

The State of Ohio

vs

Josiah Westlake

Sub for wit

Filed June 14 1852
James Linnick Clerk

I recd this writ by return of William Porter June 7 1852
I recd by return to Helen Westlake June 9 1852

Greer & Ware 20
25-
45-

William & Melvin Sheriffs

The State of Ohio

vs

Josiah Westlake

Præcipe for Capias

Filed Sept 24, 1857

Ja. K. Kade Clerk

The State of Ohio }
vs. } Keeping Tavern without
Josiah Westlake } license.

Issue Capias for Defendant.

Z. Elk of Union }
Com. Pleas. }

Oliver Cunningham
Proc. Atty.

Sept 24-1851 }

The State of Ohio

vs
Josiah Westlake

Sub for writs

Filed Sept 29. 1851
L. Kimbrough for M

Since this writ by return to the return

Name: Persons s/w 29 1851

Melays
Denn

157
25

William A. M. M. M.

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Welin Westlake & William Porter

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
is Plaintiff, and

Josiah Westlake
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

A. D., 18 *57*

24th day of *Sept*

James Kinkade Jr Clerk.

Criminal Case File

Case No. 1851-CR-0033

No. 51-CR-23

Union Common Pleas.

STATE OF OHIO

against

John Columbus
Defendant.

JUN TERM, 1852

Defendant Fined 5⁰⁰/₁₀₀

Journal No. 5 Page 99

Record No. C1 Page 191

Ex. Doc. A Page 175

^{No. 22}
The State of Ohio
vs. ~~Wm~~
John Columbus

Transcript
from the docket
of Esq. Kitchey.

Filed Sept 20. 1857
L. Kinkadee p. clerk

Transcript

The State of Ohio
v. s.
John, Columbus

In Assault and Battery

Justice
Item of fees
Affidavit .25
Warrant .25
Subpoena .20
Recognizance Bail 25
Manuscript .31 1/4

126 1/4

August 22nd AD 1851, upon the Affidavit of William Columbus, Jr. a warrant was issued against John, Columbus, for an assault and Battery committed upon the said William Columbus, Jr. on or about the 18th day of August AD 1851, at the county of Union and State of Ohio (also issued a Subpoena for the appearance of Elizabeth Columbus, Henry Columbus, and William Columbus, as witnesses)

Constable fees on
Warrant 40
on Subpoena 40

August 22nd AD 1851
Warrant returned indorsed, Executed by bringing the Body of ~~the~~ as commanded fees. 40 cents
J. Bowen Const.
(Subpoena returned indorsed served by Reading fees 40 cents
J. Bowen Const.)

August 22nd AD 1851 prosecuting Witness. Sworn and on hearing the defendant was required to give Bail in the Sum of One Hundred Dollars for his appearance at the Court of Common Pleas in and for the County aforesaid on the first day of the term thereof. Whereupon the defendant John Columbus and William Shuler entered into Bond accordingly, and William Columbus, Jr. was Bound in the Sum of \$50.00 to appear and at said Court and give Evidence

The State of Ohio Union County Dover Township 38
I do hereby certify that the above is a full
and true copy from my Docket, of the
proceedings had by and before me in the
above cause

James B. Richey Justice of the peace *(J.B.)*
(of the aforesaid Township)

August 30th A.D. 1851

The State of Ohio

vs

John Columbus

Exec. for Ex

Filed July 7 1852

James Owen Clerk

The state of Ohio
vs
John Columbus

Assault & Battery

Issue Executed in
this case for goods &c & in default thereof
for the body of defendant

To the clerk of
Mun. Com. Pleas

James W. Robinson
Pres. Atty

July 7th 1857

No 3

Recognizance of
defendant

Filed Sept 20. 1857

J. M. Rade for clerk

The State of Ohio } Be it remembered that on the
Union County SS } 22nd day of August in the year
one thousand eight hundred
and fifty One John, Columer,
and William Shuler
personally appeared before me.

James B. Richey, one of the Justices of the peace
in and for said county and County and
severally acknowledged themselves to owe the
State of Ohio, the sum of one hundred dollars
to be levied of their goods and chattels lands
and Tenements if default be made in the
following conditions To Wit:

The conditions of this recognizance is such that if the
above Bound John Columer shall personally be and
appear before the court of common pleas, on the first
day of the term thereof, next to be holden in and for
the county aforesaid, and then and there to answer to the
charge of assault and Battery and abide the judgement
of the court and not depart without leave, then this
recognizance shall be void, otherwise it shall be and
remain in full force and virtue in Law,

Taken and acknowledged
Before me on the day and
Year first above
written

John^{his} Columer Seal
William Shuler^{mark} Seal

James B Richey Justice of the peace Seal

more Cash Paid

the State of Ohio

vs

John Colman

Sub for wit

Filed April 6 1852
James L. W. Clark

Direct this writ by Deed, to the within named
William Bowen Nancy Colman and Eddy Colman
April 6th 1852

Milase

40

Lucas

$\frac{34.00}{770.}$

W. C. Mahin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Nancy Colunter
William Bowen Elsey Colunter

to be and appear before the Honorable, the Judge 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 Defendant*

in a certain controversy in said Court depending, wherein

The State of Ohio is Plaintiff, and *John Colunter*
is Defendant: and this ~~They~~ shall in no wise omit, under the penalty of the law; and have then there this writ.

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

A. D., 185*2*

James Lwin Clerk.

Sub-for WRT

Filed June 10 1852

James Swines Clerk

State of Ohio

vs

John Calumbee

} Issue a Subpoena returnable
next term - for William -
Bowen. Henry Calumbee

To the Clerk of
Common Pleas

June 10th 1852

Cole & Porter Attys

The State of Ohio }
Union County. S.S. } Be it remembered, that on
the 22nd day of August, One
Thousand Eight Hundred and
fifty One, William. Columbus^{Jr.},
personally appeared before me,
James. B. Richey, one of the Justices of the Peace
in and for the County aforesaid, and acknowledged
himself to owe the State of Ohio the Sum of fifty
Dollars, to be levied of his goods and chattles, Lands
and Tenements, if default be made in the conditions
following, to Wit^{...}:

The conditions of this recognizance is such, that if
the above bounden William. Columbus Jr., 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, to give evidence and the truth to say,
on behalf of the State, touching such matters
as shall then and there be inquired of him, and
not depart the Court without leave, then this
recognizance shall be void; otherwise it shall
remain in full force and virtue in Law.

William Columbus^{Jr.} (Seal)
Taken and acknowledged Before me this 22nd day
of August A.D. 1851,

James. B. Richey Justice of the Peace (Seal)

Union Com. Pleas

The State of Ohio
vs
John Columbus
Capias

Filed March 20 1852
James Turner Clerk

Received this writ Decem^r 4th 1851

I have taken the Body of the within named John Columbus and the name of his bail Bond is William Mulder I Recor with return the Bail Bond March 22^d 1852

Greco Milage 30
Fees 35
Bond 50
1,15

William C. Mulder Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *John Culumber* 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 *4th* day of *December*

A. D., 185 /

James Kinkade Jr Clerk.

This Bill was formed upon the testimony
sworn and sent to the Grand jury by order
of the Court at the request of the prosecuting
Attorney

Otho W. Curry
Prosecuting atty

Union Corn. Pleas
The State of Ohio
vs { Assault and
Battery
John Columbus

Filed October 1st 1857
James Kirkcaldy jr clerk

A True Bill

Elijah Buchanan
Foreman of the
Grand Jury



State of Ohio Court of Common Pleas
Union County ss ~~September~~ 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 aforesaid, upon their said
oaths present and find that one John Columbus
late of the County of Union aforesaid, on the eighteenth
day of August in the year of Our Lord, one
thousand eight hundred and fifty one with force and
arms at the County of Union aforesaid in and upon
one William Columbus ^{sr} then and there being, unlaw-
fully did make an assault, and him the said
William Columbus did then and there unlawfully
beat, wound and illtreat, and other wrongs
to him the said William Columbus, ^{sr} then and there
did, to the great damage of the said William Columbus ^{sr}
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.

201

State of Ohio
V S

John Columbus in
assault and battery
~~this writ~~ \$ 25-
this writ \$ 25-

executed by bring-
ing the body forth
with as command-
ed fee 40 cts

J Bowen Const

Filed Sept 20 1851

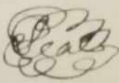
J Kunkrad Clerk

State of Ohio. }
Union County SS } So any constable of Said County
Greeting

Whereas complaint has been made before me James,
B. Richey, one of the Justices of the peace for the
county aforesaid upon the oath of William,

Columber of that John. Columber, late of the
county aforesaid did on or about the 18th day of
August A.D. 1851. at the county of Union unlawfully
assault, beat, bruise, wound, and illtreat the said
William Columber of. These are therefore to command
you to take the said John. Columber, if he be found
in your county or if he shall have fled that you
pursue after the said John. Columber, into any
other county within this State and take and safely
keep the said John. Columber, so that you have
his body forthwith before me or some other Justice
of the peace to answer, the said complaint, and be
further dealt with according to Law,

Given under my hand and Seal this 22nd day of
August A.D. 1851

James. B. Richey. Justice of the peace 

The State of Ohio

John Columbus

Sub for wit

Filed May 28 1852

James Turner Clerk

Recd this writ by Recdng to each of the
within named Person May 28 1852

Geo. Mitage 30
Dens 100
\$1,35

William C. Martin Clerk

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Elizabeth Columbus Elsey
Columber Nelson Guy & wife Catherine
Columber Jonathan Bowen Nancy
Columber & David Gannor

to be and appear before the Honorable, the Judge 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 Defendant*

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

is Plaintiff, and

John Columbus

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

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

James Sumner

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

House in Marysville, this *27th* day of *May*

A. D., 185 *2*

James Sumner Clerk.

The State of Ohio

vs

John Columbus

Sub for writ

Filed June 14 1852
James Linn Clerk

And this writ by Reading to the within owner
Dated 11th 1852

Fees	50
Mileage	25
Sum	<u>75</u>

William A. Martin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon *William Bowen*
Henry Columbus

to be and appear before the Honorable, the Judge 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 *8* o'clock, A. M., to

testify and the truth to speak on behalf of *The Defendant*
in a certain controversy in said Court depending, wherein *The State of Ohio*
is Plaintiff, and *John Columbus*
is Defendant; and this *they* shall in no wise omit, under

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

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

House in Marysville, this *10th* day of *June*

A. D., 185 *2*

James Sumner Clerk.

The State of Ohio
vs
John Columbus
subpoena for wit-

Filed March 20th 1852
James Turner Clerk

Received the debt by Justice March 22 1852 by Justice to
the certain named William Columbus and Elizabeth
Columbus

Five Shilage 35-

March 22 1852
Dues 25-

60

William Columbus Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

*William Columbus and
Elizabeth Columbus*

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 Columbus*
is Defendant; and this *The y* shall in no wise omit, under

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

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

House in Marysville, this *18th* day of *February*

A. D., 185*2*

James Swiner

Clerk.



Receipt for
Sub for Navy
Columbia Co

Given April 3 1852.

James Linn Clerk

~~1871~~
~~667~~
~~1946~~

State of Ohio
v
John Culumber

}

Issue a subpoena for
Nancy Culumber ~~returnable~~
~~forthwith~~ William Bowen
returnable forthwith....

To the Clerk of }
Common Pleas }
Amur County

March 5 1852

C. H. P.

The State of Ohio

y

John Columbus

Proc. for Mts

Filed May 16th 1852
James Turner
Clerk

The State of Ohio

Assault & Battery

John Columbus

vs
Issue Indiscreet for William
Columber, Elizabeth Columber
& Elsey Columber, Witnesses

for the State of Ohio

To the Clerk of
Mun. Com. Pleas

James W. Johnson
Pres. Ath

The State of Ohio

vs } c. H. Saul & Co

John Columbus

Proc. in Wts

Filed February 18th 1862

James Swann Clerk

The State of Ohio
vs
John Columbus

September Term 1857
Assault & battery

Issue subpoena for William
Columber and Elizabeth Columber
Witnesses for the State of Ohio

To the clerk of
Ohio Common Pleas
February 18th 1852

James W. Robinson
Prosecuting Attorney

Filed March 8 1852

James Linnick Clock

State of Ohio
v
John Cullumber } Issue Supraenus for Elizabeth
Cullumber } ~~Cullumber~~ Altharine Cullumber
Elsey Cullumber, Nelson Euy
and wife } returnable at next
term first day

To the Clerk Com Pleas }

Mar 8th 1852 }

Filed May 27 - 1852
James Linn Clerk

State of Ohio } Issue a subpoena returnable next
v } term of Common Pleas Court for the
John Columbus } following witnesses to wit—
Elizabeth Columbus Elsey Columbus
Nelson Eddy & wife Catharine Columbus Jonathan Bowen
Nancy Columbus

To the Clerk of Common Pleas }
May 24 AD 1852 }
}

Filed May 27 - 1852
James Linn Clark

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon *William Columbus Elizabeth
Columber & Elmy Columbus*

to be and appear before the Honorable, the Judge 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 Columbus*
is Defendant; and this *thy* shall in no wise omit, under

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

James Lowne
Witness, ~~JAMES KINKADE~~ Clerk of our said Court, at the Court

House in Marysville, this *11th* day of *May*

A. D., 185*2*

James Lowne Clerk.

Wm. C. P. P. P.
The State of Ohio
vs
John Columbus
Subpoena for writ

Filed April 5 1852
James Linn Clerk

Received this writ by Breckin March 22 1852 to the order of
Nelson Guy Linn by Breckin to Nelson Guy April 5 1852
by Breckin to Catherine Washington March 22 1852

due March 50
do April 37 1/2
do 8 1/2

William Columbus

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon *Catherine Columbus Elzey*
Columbus Nelson Guy, & wife

to be and appear before the Honorable, the Judge 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^u* o'clock, A. M., to
testify and the truth to speak on behalf of *The Defendant*

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

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

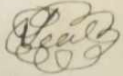
House in Marysville, this *8^u* day of *March*

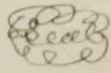
A. D., 185 *2*

James Lown Clerk.

0101
affidavit

Filed Sept 20. 1857
J. R. Rade for Clerk

State of Ohio }
Union County } Before me James B. Richey
} one of the Justices of the
} peace for said county personally
appeared William Columber ^{III} who being duly
sworn according to Law deposeth and saith that on
or about the 18th day of August in the year
one thousand eight hundred and fifty one at the
County of Union and State of Ohio, that the said
William Columber ^{III} was unlawfully assaulted,
beaten, bruised, wounded, and ill-treated, and this
deponent says that one John Columber is
guilty of the facts charged and further this deponent
saith not
William Columber ^{III} 

Sworn to and subscribed before me this 22nd day of
August A.D. 1851, at ^{the} county aforesaid
James B. Richey. Justice of the peace 

[faint text]

[faint text]

[faint text]

[faint text]

[faint text]

[faint text]

[faint text]

[faint text]

[faint text]

[faint text]

[faint text]

[faint text]

[faint text]

[faint text]

Filed March 20, 1852
James Sumner Clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *Twenty Second* day of *March* A. in
the year of our Lord One Thousand Eight Hundred and fifty ~~two~~ personally came before me,
William C. Main, Sheriff of the County of Union,
John Collumber and William Huber 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 Collumber 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 Collumber*, for the offence charged in the said indictment;—
Now, therefore, if the said *John Collumber*, 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.

John Collumber

Marky

William Huber

[SEAL.]

[SEAL.]

2102
State of Ohio

N S

John Columbus

His writ \$00,20

secured by reading
fee 110

J Bowen conx

Filed Sep 20, 1857

L Kirkland p clerk

The State of Ohio }
Union County SS } To any constable of said County

Greeting

You are hereby commanded to
Summon Elizabeth Columber, and

Henry Columber and William Columber ^{Sen.}

to be and appear before me James B. Richey one
of the Justices of the peace in and for said
County at my Office therein forthwith and there
to give testimony and the truth to say touching a
^{certain} complaint made on behalf of the State against John
Columber: and hereof fail not under the penalty of
one hundred Dollars and have you there this writ
Given under my hand and seal this 22nd day of
August AD 1851

James B. Richey Justice of the peace

State of Ohio
vs E. Assault &
E. Battery
John Columbus

Precept for Capias

Filed Dec 4, 1857
M. R. Radt p Clerk

W. R. W.

The State of Ohio
vs
John Columbus

Assault and Battery

Issue Capias for defendant
James W. Robinson
Pros. Atty.

To the Clerk of
Amir Common Pleas

December 4th 1857

Criminal Case File

Case No. 1851-CR-0034

No 7

State of Ohio

v

Samuel Synes

Co A Buss

Maale

Union Com Pleas

The State of Ohio

vs

Samuel Dynes

Capias

The State of Ohio Union County

To the Sheriff of Said County. Greeting;

We Command you to take Samuel Dynes if he may be found in your bailiwick, and if he has fled to another County, within the State of Ohio, you are Commanded to pursue after, and take Said Samuel Dynes, in any County within Said State, 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 Mansville this 4th day of December A.D. 1837

James Kirkade Jr Clerk

State of Ohio
by ~~E~~ Retailer
Samuel Dymus

Precise for Capin

Filed Dec 4. 1857
J. H. K. Radw p. CLK

issued

The State of Ohio
vs
Samuel Dynes Retaining

Issue *capias* for defendant; and
if he shall have fled to another county
within this state, that the Sheriff
be ordered to pursue after the
said defendant into any other
county within this state &c

To the Clerk of the
Municipal Court, Pleas
Dec. 3^o 1851

James W. Robinson
Pros. Atty.

The State of Ohio

vs

Samuel Dynes

Sub for writ

Filed May 26-1852
James Turner Clerk

Lined this writ by return to the within named Leonidas
 Brown May 25 1852 ^{received} by John Lee Minsett May 25 1852
 Lined by return to William Haly May 25 1852
 Fees mileage 5-
 3 1/2
 4 1/2
 May 25-1852

William C. Martin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

*William Staley, Cyprian
Lee Winset & Leonidas Turner*

to be and appear before the Honorable, the Judge 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 Dynes*
is Defendant; and this *The y* shall in no wise omit, under

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

James Turner

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

House in Marysville, this

24th day of *May*

A. D., 185 *2*

James Turner Clerk.

The State of Ohio

T

Sam. Dynes

Free for notes

Filed May 24 1852

James Turner Clerk

The State of Ohio } In Min. Court Pleas
 } Retaining
 } Samuel Dymus }

Issue subpoena to the sheriff
of the County of Delaware Ohio for
Jerow Wood, and to the sheriff
of Min. County Ohio for William
Staley, Cyprian Lee Midget, and
Levidas Turner. Witnesses

To the clerk } for the State of Ohio
of Min. Court } James W. Johnson
Pleas } Pros. Atty

May 24th 1852

No 8

State of Ohio

v

Samuel Symes

Chert Bice

Made

\$1500

10-10-18

State

Samuel Dynes

Boned

Filed January 16, 1852

In King's County for clerk

[Faint, illegible text, likely bleed-through from the reverse side of the page]

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *twelfth* day of *January* in the year of our Lord One Thousand Eight Hundred and fifty *two* personally came before me, *Samuel Dynes and Charles Dynes Sr* *William C. Miller* 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 Dynes* 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 Dynes*, for the offence charged in the said indictment;— Now, therefore, if the said *Samuel Dynes*, 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 Dynes
Charles Dynes
[SEAL]
[SEAL]

Union Com Pleas

The State of Ohio

vs

Samuel Dynes

Capias

Filed July 16. 1852

J. P. Kirk Road for clerk

Received this writ Decem 4th 1851

I have taken the Body of the within named Samuel Dynes and the name of his Bail is Charles Dynes & I have with Return the Bail Bond

Jan 16th 1851 Geo Milase \$-
for 35-
Bond 30
90

William C. McKinstry Sheriff

The State of Ohio Union County Es.

To the Sheriff of Said County, Greeting:

We Command you take Samuel Dynes, if he may be found in your bailiwick, and if he has fled to another County within the State of Ohio. You are Commanded to pursue after and take said Samuel Dynes, in any County within said State, 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 Mansville this
4th day of December A^d 1851
James Kinkade Jr Clerk

The State of Ohio

vs

Samuel Tynes

Sub for writ

Dated June 4 1852

James Swover Cloth

Served on the within
named witness by
Reading

per 10
in 7 $\frac{5}{15}$

Wm. C. 1st 1852

Ch. King Sheriff

The State of Ohio, Union County, ss: *Delaware*

To the Sheriff of ~~said~~ County, Greeting:

We command you to summon

A
Lerow Wood

to be and appear before the Honorable, the Judge 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 Dyne*
is Defendant; and this he shall in no wise omit, under

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

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

House in Marysville, this *24* day of *May*

A. D., 185 *2*

James Lurner Clerk.

State of Ohio
vs E Retauling
Samuel Dymus

Precept for Capias

Filed Dec. 4. 1857
J. A. Kirkland Clerk

Issued

The State of Ohio
vs
Samuel Dymus

Retaining

Issue capias for deft. and if he
shall have fled to another county
within this state that the sheriff be
ordered to pursue after the said
defendant into any other county
within this state &c

James W Robinson
Pres. Atty.

To the Clerk of the
Mun. Com. pleas
Dec. Bⁿ 1857

No 9

State of Ohio
vs

Samuel Dynes

Cost Bill
made

Minor Common Pleas

The State of Ohio
vs Retailing
Samuel Dyrus

Filed October 1st 1857
G. A. Kirkwood Jr. clerk

A True Bill
Elihu B. Burdick
Foreman of the
Grand Jury

The State of Ohio

Union County

Court of Common Pleas

September Term AD 1857

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 sworn oaths present and find that one Samuel Dyres late of said County on the twentieth day of July 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 quantity of one gill of spirituous liquor commonly called Brandy to one Jero Wood for the sum of five cents in money which said sum of money was then and there paid by the said Jero Wood to the said Samuel Dyres for the said liquor, without the said Samuel Dyres being duly licensed as a tavern keeper to sell 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
Pros. Atty.

Union Com. Pleas
The State of Ohio
vs { Retaining
Samuel Dynes

Filed October 1st 1857.
Guthrie made for clerk

A true Bill
Elihu Bauhan
Foreman of the
Grand Jury

The state of Ohio } Court of Common Pleas
Union County ss } September Term AD 1857

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 Samuel Dynes late of the said County on the tenth 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 gill of Spirituous liquors commonly called Brandy to one ~~Jerome Wood~~ ^{Jerome Wood} for the sum of ten cents of money, which said sum of money the said ~~Jerome Wood~~ ^{Jerome Wood} paid to the said Samuel Dynes for the said liquor without the said Samuel Dynes being duly licensed as a tavern keeper to sell 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
Proc. Atty.

State of Ohio
vs E Retailing
Samuel Sykes

Precept for Capias

Filed Dec 4. 1857
I. K. Kade f. M.

Issued

The state of Ohio
vs
Samuel Dynes Retailing

Issue a Capias for defendant
James W Robinson
Pros. Atty.

To Clerk of Court of
Union Com. Pleas
Dec 4th 1857

Union Com. Pleas

The State of Ohio
vs $\frac{1}{2}$ Retailing
Samuel Dymus

Filed October 1st 1857
La Kwikado p clerk

A True Bill

Elipha Burnham

Foreman of the
Grand Jury

The State of Ohio — Court of Common Pleas
Union County ss ~~September~~ 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 oaths, present and find that one Samuel Sykes late of said County on the fifteenth day of July 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 are quant to wit the quantity of one gill of spirituous liquors commonly called Brandy to Jero Wood for the sum of five cents in money which ^{sum} sum of money was then and there paid by the said Jero Wood to the said Samuel Sykes for the said spirituous liquor, without the said Samuel Sykes being duly licensed as a tavern keeper to sell said spirituous liquor, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio —

Attest, Cyrus Curran
Prosecuting Atty.

State

^{CO}
Fairfield

[unclear]
[unclear]

Filed January 16. 1852
James Kirk Macdonald clerk

[Faint, mostly illegible text, possibly a legal document or court record]

[Faint, mostly illegible text, possibly a continuation of the document or a separate page]

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *Twelfth* day of *January* in the year of our Lord One Thousand Eight Hundred and fifty ~~two~~ *two* personally came before me, *Samuel Dynes and Charles Dynes* *William C. Collins* 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 Dynes* 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 Dynes*, for the offence charged in the said indictment;— Now, therefore, if the said *Samuel Dynes*, 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 Dynes
Charles Dynes
[SEAL.]
[SEAL.]

Union Com Pleas

The State of Ohio
vs
Samuel Dynes
Copias

Filed January 16. 1852
J. K. Radt clerk

Received this writ Dec 2 1851

I have taken the Body of the within named Samuel Dynes
and the name of his Bail is Charles Dynes Sr & Neer
with Return the Bail Bond

Jan 16th 1852

Free Mileage	5-
Sworn	5-
Bond	3-0
	<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 *Samuel Dynes* 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 Liquors.*

And have you then, there, this writ.

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

Marysville, this *4th* day of *December*

A. D., 1851

James Kinkade Jr Clerk.

The State of Ohio
of
Samuel Dynes
Precept in writs

Filed February 10th 1852
James Swinner, Clerk

The State of Ohio Return'd

vs
Amuel Dynes

vs
Alme Subpoena for
Jesse Wood, William Stutz

Cyprian King & Leonidas
Turner, Witnesses for the

To the Clerk of
the Court of
Common Pleas
Feb. 9th 1852

State of Ohio

James W. Robinson

pub. Atty.

State of Ohio
vs

Samuel Dynes

Subpoena for Writs

Filed February 13th 1852

James Linnick Clerk

Amount

By Return

to Secron Woods Dec 11th 1852

No 1 1852

By Return

to William Gladly Dec 11th 1852

By Return

to Leonard Janner Dec 11 1852

By Return

to J. P. Mearns Dec 12 1852

Deer Millage 5⁰⁰

Leads 5⁰⁰

Dec 13 1852

William C. Haines Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

*Leow Wood Williams Staley
Cyprian Winget & Leonides Swmer*

to be and appear before the Honorable, the Judge 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 *10th* 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

is
is

Plaintff, and

the State of Ohio
Samuel Synes

Defendant : and this ~~They~~ shall in no wise omit, under

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

Witness, *James Swmer*
~~JAMES KINKADE, Jr.~~, Clerk of our said Court, at the Court

House in Marysville, this

10th day of *February*

A. D., 185*2*

James Swmer

Clerk.

Criminal Case File

Case No. 1851-CR-0035

No. 5-23-35

Union Common Pleas.

STATE OF OHIO

against

Harrison Washburn
Defendant.

JUN TERM, 1852

Defendant Found \$24
by W
L 7

Journal No. 5 Page 100

Record No. C1 Page 189

Ex. Doc. A Page 173

No 10

State of Ohio
vs

Harrison Washburn

Plea Guilty

Cost Bill
made

Record
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

Ottway Curry
Prosecuting Atty

Union Com. Pleas

The State of Ohio
vs Assault &
Battery

Harrison Washburn

Filed October 1st 1857
J. H. Kinkadee *pr* clerk

A True Bill

Elihu Beuchamp

Foreman of the
Grand Jury

The State of Ohio }
Union County ss } Court of Common Pleas
September
~~October~~ Term AD 1857

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 Harrison Washbaw late of
said County, on the twentieth day of September in the year
of Our Lord, one thousand Eight hundred and fifty one
with force and arms at the County aforesaid, in and
upon one Samuel Kirk then and there being, unlawfully
did make an assault, and him the said Samuel
Kirk did then and there, unlawfully beat, wound
and ill treat and Murders to him the said
Samuel Kirk then and there did, to the great damage
of the said Samuel Kirk; contrary to the
form of the statute in such case made and
provided and against the peace and digni-
ty of the State of Ohio —

Othway Curry
Prosecuting Atty

www Court Pleas

The State of Ohio

vs

Harrison Washlow

sub for writ

Filed May 25 1852

James Turner Clerk

Served this writ by Reading to the within
Name Lemuel S. Risk May 20 1852

Geo. Mose	40
May 25 1852	121-
	<u>521.</u>

William C. Miller Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Samuel Kirk

to be and appear before the Honorable, the Judge 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's*

is Plaintiff, and *Harrison Washbaw*

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

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

James Lowner

Witness, ~~JAMES KINKADE~~, Clerk of our said Court, at the Court

House in Marysville, this

11th

day of *May*

A. D. 185 *2*

James Lowner Clerk.

State of Ohio

Merrim Washburn

Bail Bond

Filed February 19th 1852

James Sumner Clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the 18th day of February in the year of our Lord One Thousand Eight Hundred and fifty ~~two~~ personally came before me, *Harrison* *William Melin* Sheriff of the County of Union, *Washburn* and *W. W. Woods* 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 *Harrison Washburn* 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 *Harrison Washburn*, for the offence charged in the said indictment;— Now, therefore, if the said *Harrison Washburn*, 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
James Brown

Harrison Washburn
Mark
W. W. Woods



The state of Ohio

vs

Harrison Washburn

Proc. for Writ

Filed Aug 11 1852

James Turner
Clerk

The State of Ohio
Harrison Washburn

{ Assault & battery
Issue subpoena for Samuel
J. Kirk, witness for the
State of Ohio

James W. Robinson
Pros. Atty

To the Clerk of
Minor Court, Pleas
May 11th 1852

State of Ohio

vs Assault &

Battery

Harrison Washburn

Process for Capias

Filed Dec 4, 1857

Wm. Radw. Clerk

Issued

The State of Ohio

vs

Harrison Washburn

Issue *capias* for Defendant

Samuel W Robinson

Provs. Atty.

To the Clerk of
Minor Common Pleas

December 4th 1857

Union Com. Pleas

The State of Ohio
vs
Harrison Washbaw
Capias

Filed February 19th 1852
James Swinner Clerk

I have taken the copy of the return named Harrison Washbaw and the name of his bail is W. Woods I hear with return the Bail Bond February 19th 1852

Fees Mileage 5

Fees 35

Bond 50

W. M. Merrill W.C.

The State of Ohio, Union County, ss.

To THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Harrison Washbar* 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 *4th* day of *December*

A. D., 185*1*

James Kinkade Jr Clerk.

Criminal Case File

Case No. 1851-CR-0036

No. 51-62-36

Union Common Pleas.

STATE OF OHIO

against

John Porter
Defendant.

JUN TERM, 1852

Journal No. 5 Page 101

Record No. No Record. Page _____

Ex. Doc. _____ Page _____

No 6
State of Ohio
vs
John Porter

Union Com. Pleas
The State of Ohio
vs. ~~E~~ Gaming
John Porter

Filed October 1st 1857
J. A. Kinnead for Clerk

A True Bill
Elijah Beuchamp
Foreman of the
Grand Jury

The State of Ohio Court of Com. Pleas
Union County September Term 1857

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 oaths aforesaid, present and find that one John Porter late of the County aforesaid 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 aforesaid in playing at and with ~~cards~~ ^{dice} to wit, at a certain game commonly called Chuckaluck with

Benjamin Wells did unlawfully bet and wager ^{with the person or persons} 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 Porter with the said person ~~or persons~~ to determine the said bet and wager; contrary to the form of the Statute in such case made & 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 Porter 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 aforesaid, did unlawfully make a bet and wager of a certain sum of money, to wit the sum of five cents with Benjamin Wells

played at and with dice at a game commonly called chuckaluck 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.

Chote of P
son Port

~~Dr. for~~
Witness

Filed April 5-7852
James L. L. Clark

State of Ohio L. Indretment
John (Porter) - Gamery

Wm. Phelps & Benjamin Wells - Witness
for Defendant -

V. C. Daugherty
for Deft.

To James Durre
Clerk of U. S. Pleas
April 5 - 1852.

State of Ohio
vs E Gaming
John Porter

Precept for Capias

Filed Dec 4. 1851
J. R. Radw for CR

issued

The State of Ohio
vs
John Porter

Gaming

Issue Capias for defendant
James W Robinson
Pros. Atty

To the Clerk of
Minor Com. Pleas
Dec. 4th 1837

Union Com Pleas

The State of Ohio

vs

John Porter

Capias

Filed Dec. 8, 1857

James Kirkade clerk

I have taken the Body of the within named
John Porter and the name of his Bail is
I Carick And I hear with Return the
recognizance

Fees	25
Deerms	35
Bond	50
	<hr/>
	110

Dec 8 1857

William M. Miller

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 *4th* day of *December*

A. D., 1851

James Kinkade Jr Clerk.

John Porter

[Faint, illegible text, possibly bleed-through from the reverse side]

Filed Dec 8, 1857
Minkade for Clerk

[Faint, illegible text, possibly bleed-through from the reverse side]

[Faint, illegible text, possibly bleed-through from the reverse side]

[Faint, illegible text]

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *Fifth* day of *December* 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, *John Porter and J. Carick* 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 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 Porter*, for the offence charged in the said indictment;— Now, therefore, if the said *John 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.

John C. Porter
J. Carick



The State of Ohio

vs

John Porter

Such for visit

Filed June 5th 1852

James Lomer Clerk

Caught a 15
per beef

Deed by recding to Benjamin Wells May 26th 1852
The within named William Whelpley Not found

June 5th 1852

Free Librose	25-
do	12 ^{1/2} -
	<hr/>
	37 ^{1/2} -

William C. Austin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon Benjamin Wells William
Whelpley

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

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

House in Marysville, this 24th day of May

A. D., 1852

James Luman Clerk.

State of Ohio

vs

John Proster

pre. for trespass

Filed May 24 1852

James Downer clerk

State of Ohio } Indictment in U C Pleas -
John Porter } Issue a subpoena for Benjamin
Wells - and William Wheelwright witnesses
for Defendant -

To James Irvine Clerk of U C Pleas -
May 21st 1852.
J. C. Sampson atty for
Defendant

State of Ohio

vs

John Porter

Debtor

Filed April 3 1862

James Linn Clerk

Served this writ by Reading to William Whelpley
and ~~Benjamin~~ Benjamin Wells April 5 1862

Geo. M. Case \$

Devs $\frac{25}{30}$

W. C. Main Clerk

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

*Benjamin Wells &
William Whelpley*

to be and appear before the Honorable, the Judge 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 ~~ten~~ *ten* o'clock, A. M., to testify and the truth to speak on behalf of *the Defendant*

in a certain controversy in said Court depending, wherein *the State of Ohio* Plaintiff, and

John Potter's Defendant: and this *they* shall in no wise omit, under the penalty of the law; and have then there this writ

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

House in Marysville, this *5* day of *April*

A. D., 185 *2*

James Linn

Clerk.

State of Ohio
vs

John Porter

Subpoena for Wits

Filed March 16 1852
James Turner Clerk

Shew this writ by return to my Master being 21/1852
of return to each defendant due 20 1852
of return to John Sprague March 16 1852
Geo Wilcox
do
60
37^{1/2}
97^{1/2}

March 16 1852

W. H. Mason & Helen May

The State of Ohio, Union County, ss:

To the Sheriff, of said County, Greeting:

We command you to summon

Jacob
William Parthemore
Perry Monroe and John Sprague

to be and appear before the Honorable, the Judge of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the *Ten* 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 Porter* is Defendant: and this *They* shall in no wise omit, under the penalty of the law; and have then there this writ.

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

House in Marysville, this *10th* day of *February*

A. D., 185*2*

James Sumner

Clerk.

State of Ohio
vs E Ganning
John Porter

Precipe for Wits

Filed February 10th 1852

James Sumner clerk

The State of Ohio
vs
John Porter & Gaming

Issue Subpoena for William
Parthmore, Perry Monroe &
John Sprague
James W Robinson
Pres. Atty

To the Clerk of
Ohio Common Pleas
Feb. 9th 1852

Criminal Case File

Case No. 1851-CR-0037

No 11

State of Ohio

00

Benjamin Mell

Union Commerce Plus

The State of Ohio

vs
Gaming

Benjamin Wells

Filed October 1st 1857
Ja Shirkadep clerk

A True Bill

Elihu Beuchamp

Foreman of the

Grand Jury

The State of Ohio = Court of Common Pleas
Union County ss = September 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 oath aforesaid, present and find that one Benjamin Wells late of the 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 aforesaid, in playing ^{at and with dice} a certain game commonly called chuckaluck with John Porter ~~did~~ did unlawfully bet and wager with the said John Porter ~~on~~ 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 Benjamin Wells with the said person, 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 jurors aforesaid upon their said oath, do further present and find that the said Benjamin Wells 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 aforesaid, did unlawfully make a bet and wager of a certain sum of money to wit, the sum of five cents with the John Porter ^{on the event of a} certain game ^{commonly called chuckaluck} 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
Proc. atty.

State of Ohio
vs E Gaming
Benjamin Wells

Process for Capias

Filed Dec 4, 1857
J. K. Radw for Clerk

W. S. W.

The State of Ohio
vs
Benjamin Wells

Ganning

Issue Capias for Defendant
James W. Robinson
Pres. Atty

To the Clerk of
Main Com. Pleas

December 4th 1857

State of Ohio
vs E Gaming
Benjamin Wells

Precise prints

Filed February 10th 1852

James Sumner Clerk

The State of Ohio
vs
Benjamin Wills } Gaming

Issue subpoena for William
Parthemore, Perry Monroe and
John Sprague, witnesses for the
State of Ohio
James W. Robinson
Pros. Atty

To the Clerk of
Ohio Common Pleas
Feb. 9th 1859

The State of Ohio

vs

Ben. Wells

Proc. for Writ

Filed May 11 1852
James Turner
Clerk

The State of Ohio

Benjamin Wells } Laming

Issue subpoena for Jacob Parthenore,
Perry Monroe & John Sprague, wit.
- witnesses for the state

To the Clerk
of Minor Com. Pleas

James W Robinson
Pros. Atty

State of Ohio
in
Benjamin Wells.

Pro. for
W. Wells

Filed April 3 1857
James Brown Clerk

J. C. Wright
City for. Sept
21

State of Ohio, In the County of Hamilton.
Benjamin Wells } An Endorser...

Issue a subpoena for
William G. Kelly, John Morrison,
and John Fox as witnesses for
Defendant. J. C. Dargatzis
Returnable forthwith, for Wells.

April 1857.

Under Case Files

The State of Ohio
vs

Benjamin Mills

Sub for wit.

Filed April 5-1852
James Snow Clerk

Lured this writ by receiving to the writ in name John
Morrow Jr April 30 1852
By receiving to William Whelpley April 5-1852
Receiving to John Porter April 5-1852

Milare 25-
Dues 37.0
62.0-

W. C. Main Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

William Wheelpley
John Morrow & John Porter

to be and appear before the Honorable, the Judge 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 *8* o'clock, A. M., to

testify and the truth to speak on behalf of *the* ~~the~~ *Defendant*
in a certain controversy in said Court depending, wherein *the State of Ohio*
is Plaintiff, and *Benjamin Wells*
is Defendant: and this *they* shall in no wise omit, under

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

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

House in Marysville, this *3rd* day of *April*

A. D., 185 *2*

James Lomer Clerk.

Union Comm. Pkts

The State of Ohio

no

Benjamin Wells

Sub for writ

Filed June 5 1852
James Stone cloth

John Sprague

Exec this writ by bearing to Jacob Parshman May 26 1852
Exec vice by recting to John Sprague June 2 1852
Exec by recting to Perry Murrell June 5 1852

Fees & mileage

65-

Levis

3x
102-

William C. Allen Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Jacob Parthemore Perry
Mourse & John 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 *Benjamin Wells*
is Defendant; and this *They* shall in no wise omit, under

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

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

House in Marysville, this *11th* day of *May*

A. D., 185*2*

James Turner Clerk.

State of Ohio

vs

Benjamin Wells

Subpoena for Wits

Filed March 16 1852

James Sumner Clerk

And this writ by Reading to Perry Maurice Dec 21 1852
By Reading to Geo. Patterson Dec 26 1852
By Reading to John Apperson Nov 16 1852
Levi Wells
do
60
37 1/2
22 1/2

March 16 1852

William & Martin Perry

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Jacob
~~William~~ Parthemore
Perry Monroe and John Sprague

to be and appear before the Honorable, the Judge 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 *Benjamin Wells*
is Defendant; and this *They* shall in no wise omit, under

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

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

^A House in Marysville, this

10th day of *February*

A. D., 185 *2*

James Turner

Clerk.

State of Ohio
vs

Benjamin Wells

Sub for wit

Filed June 14 1852
James Brown Clerk

Shred this out B recd in Co Exon
of the within named person
June 14 1852

Fees Miscare 20--
Dms 25--
5-0-

William C. Mullin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Straw Whelpley
William Whelpley

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~~ ^{first} ~~day~~ ^{day} of next term, at ~~8~~ ⁸ o'clock, A. M., to

testify and the truth to speak on behalf of *The Defendant*

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.

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

House in Marysville, this *9th* day of *June*

A. D., 185 *2*

James Sumner Clerk.

State of Ohio

vs

Benjamin Wells

Price for
witnesses

Filed June 9 1852

James Duwen cloth

State of Ohio }
vs }
Benjamin Wells }
vs. Union Commission Pleas.
An Indictment.

Issue a subpoena for
Abraham Whelpley, witness for. Defendant.

To James Turner Clerk
of the Pleas.

J. C. Doughty atty
for Deft

B. Wells

[Faint, illegible handwriting, likely bleed-through from the reverse side of the page.]

Filed Dec 8. 1857
J. K. Kade / Clerk

[1857]
[1857]

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *Fifth* day of *December* in the year of our Lord One Thousand Eight Hundred and fifty *one* personally came before me, *Benjamin Wells* *William C. Malin*, Sheriff of the County of Union, *Benjamin Wells* and *James Riddle* 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.

B Wells
James Riddle



Union Com. Pleas

The State of Ohio

vs

Benjamin Wells

Capias

Filed Decr. 8.th 1857

James Kirkcaldy clerk

December 8th 1857

I have taken the body of the within named Benjamin Wells under the name of his Bail's James Riddle and I have with Return the recognizance

To

Wells
Rider
Bond

25
35
50
170

William H. Waller Clerk

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

day of

4th December

A. D., 1851

James Kinkade Jr Clerk.

Criminal Case File

Case No. 1851-CR-0038

No. 516278

Union Common Pleas.

STATE OF OHIO

against

Joseph Ross

Defendant.

JUN TERM, 1852

Defendant fined

Journal No. 5 Page 102

Record No. C1 Page 193

Ex. Doc. A Page 173

1870

25

Received

State of Ohio
vs

Joseph Rapo &
Joseph Halbrook

Subpoena for Writs

Filed February
13th 1852
James Swinner Clerk

Arrest this writ by Reading to John Ralston Dec 11 1852
Returne by order of James H. Robinson
Proceeding staying with out some paper
Charles Melan - and John Ralston
See these 5 -
Dec 19 1852
sum $\frac{370}{420}$

William C. Melan Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon *Charles Melchan John Gibson*
and John Rathbun

to be and appear before the Honorable, the Judge 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 *Joseph Ross and*
Joseph Halbrook is Defendants: and this *They* shall in no wise omit, under

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

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

House in Marysville, this *10th* day of *February*

A. D., 185*2*

James Swiner

Clerk.

State of Ohio

vs

Joseph Ross &
Joseph Holbrook

Precipitor Wts

Filed February 10th 1852

James Turner Clerk

The State of Ohio

vs

Joseph Ross &
Joseph Holbrook

Fighting by Agreements

Issue subpoena for
Charles Melcham, John Gibson
and Amos Smith
Witnesses
for the State of Ohio
James W. Robinson
Pres. Atty.

To the Clerk of
Mun. Com. pleas
Dec 2 9th 1852

State of Ohio
vs ^{Agreement to}
fight &c
Joseph Ross &
Joseph Holbrook

Receipt for Capias

Filed Dec 4, 1857
J. H. Radtke Clerk

issued

The State of Ohio
vs
Joseph Ross and
Joseph Holbrook

Agreement to fight
at fist cuffs & fight-
ing in pursuance of said
agreement

Issue Capias for Defendants
James W Robinson
Pros. Atty

To the Clerk of
Main Com. Pleas
December 4th 1857

[mirrored bleed-through text]

Filed April 2 1852
James Low clerk

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[faint bleed-through text from the reverse side of the page]

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the 23rd day of December in the year of our Lord One Thousand Eight Hundred and fifty ~~one~~ personally came before me, William Colburn, Sheriff of the County of Union, Joseph Ross and Jackson & Sprague and severally acknowledged to owe the State of Ohio the sum of Five 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 Joseph Ross 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 Joseph Ross, for the offence charged in the said indictment;— Now, therefore, if the said Joseph Ross, 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.

Joseph C. Ross
[SEAL]

Jackson & Sprague
[SEAL]

on the thirteenth day of June in the year of
our Lord, one thousand eight hundred and
fifty one with force and arms, at the County
of Union aforesaid, did unlawfully and
willfully agree to fight with each other
at Pittsburgh, and the said parties did then
and there in pursuance of said agreement
willfully and unlawfully fight with each
other at Pittsburgh, and thereby made the other
an affray, contrary to the form the statute
in such case made and provided and
against the peace and dignity of the State
of Ohio

Osway County
Pros. Atty

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

Osway County
Pros. Atty

Union Com. Pleas
The State of Ohio
vs Agreement to
fight at Pittsburgh
& fighting in pursuance
of agreement
Joseph Ross &
Joseph Holbrook

Filed October 1st 1857
J. K. Keady Jr. Clerk

July 5
\$5.00

A True Bill
Elihu Busham
Foreman of the
Grand Jury

The State of Ohio } Court of Com. Pleas
Union County ss } September 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 oaths, present and find that Joseph Ross and Joseph Holbrook, late of said County on the thirtieth day of June, in the year of our Lord one thousand eight hundred and fifty one, with force and arms at the County aforesaid did unlawfully and willfully agree to fight and box with each other at fist cuffs, and the said Joseph Ross and Joseph Holbrook did then and there in pursuance of the unlawful agreement aforesaid, willfully and unlawfully fight and box with each other at fist cuffs, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

And the said jurors on their said oaths do further present and find that Joseph Ross and Joseph Holbrook on the thirtieth day of June in the year of our Lord one thousand eight hundred and fifty one at the County of Union aforesaid, did with force and arms at the said County of Union willfully and unlawfully agree to fight and box with each other at fist cuffs and the said parties did then and there in pursuance of said agreement willfully and unlawfully fight and box with each other at fist cuffs, and they thereby did ^{then and there} make an affray in said County, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

And the said jurors upon their said oaths, do further present and find that Joseph Ross and Joseph Holbrook

Union Com. Pleas

The State of Ohio

vs

Joseph Ross & Joseph Holbrook

Capias

Filed April 2 1852
James Swann Clerk

Received this writ December 4th 1851

As Here taken the Body of the within named Joseph
Ross and the name of his Bail is Jackson S Sprague I have
withdrew the Bail Bond April 8 1852
the within named Joseph Holbrook not found April 2 1852

Dee Milase 5
Linn 35
Dwell 50
\$ 80

W. C. McKin - Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take ^{them} Joseph Ross. & Joseph Holbrook if ^{they} may be found in your bailiwick, and ~~to~~ safely keep, so that you have ~~the~~ ^{their} bodies, 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~~ ^{them} in said Court for ~~an~~ Agreement to fight at fisticuff and fighting in pursuance of said Agreement.

And have you then, there, this writ.

Witness, JAMES KINKADE JR., Clerk of said Court, at
Marysville, this 4th day of December

A. D., 185 /

James Kinkade Jr Clerk.

Criminal Case File

Case No. 1851-CR-0039

No. 5-12-37

Union Common Pleas.

STATE OF OHIO

against

George W. Rowdus

Defendant.

JUN TERM, 1852

Sentenced to C. Pen. 3 yrs

Journal No. 5 Page 111-122

Record No. C1 Page 195

Ex. Doc. A Page 167

~~Benjamin~~
0-#31.25 1/4

2,412

41 1/2



Recor

Recorded

George W Dowdna
in in in

George W Dowdna
P.M.D.

Chas. Bill
Hall

Himala
Left Their g

The State of Ohio
vs } Larceny
George W Dowdnee

plea not guilty

Filed June 16 1852
James Linnor Clerk

A True Bill

John Hutchins
Foreman of the

Grand Jury

Copy

The State of Ohio } Court of Common Pleas
Union County } June Term AD 1852

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 do in
the name and by the authority of the State of Ohio
present and find that George W Dowdner late
of the County of Union aforesaid on the eleventh
day of November in the year of our Lord one
thousand Eight hundred and fifty one with
force and arms at the County aforesaid one
gelding of the price and value of fifty dollars
of the goods and chattles of one William Lizzett
then and there found and being then and there
unlawfully and feloniously did steal take
lead and carry away contrary to the form of
the Statute in such case made and provided
and against the peace and dignity of the State
of Ohio. And the said Jurors on their said
oath do further present and find in the name
and by the authority of the State of Ohio that
heretofore, to wit on the day and year aforesaid
to wit at the County of Union aforesaid with force
and arms said George W Dowdner late of said
County did feloniously steal take lead and
carry away one gelding of the value of fifty
dollars of the goods and chattles of one William
Lizzett and in his possession then and there being
found contrary to the form of the Statute in such case
made and provided and against the peace and
dignity of the State of Ohio James W Robinson
Prosecuting Attorney

The State of Ohio
" of Larceny
George W Dowdne

Plea not guilty

Filed June 16 1852
James Homer Clerk

A True Bill

John Hutchison

Foreman of the
Grand Jury

The State of Ohio
Union County ss

Court of Common Pleas
Supreme Term Nov 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
aforesaid upon their said oath, do, in the name and
by the authority of the State of Ohio present and find
that George W Dowdna late of the County of Union
aforesaid on the eleventh day of November
in the year four Lord One thousand eight
hundred and fifty one with force and arms, at
the County aforesaid, one getting of the price
and value of fifty dollars of the goods and
chattels of one William Piggott then and there
found & being then and there unlawfully and
feloniously did steal, take ^{lead} and carry away, ^{contra}
= ry to the form of the statute in such case made
and provided and against the peace and
dignity of the State of Ohio

and the said Jurors on their said oath, do further
in the name and by the authority of the State of Ohio
present and find, that here before, to wit on the
day and year aforesaid, to wit at the County of
Union aforesaid, with force and arms ^{did} George
W Dowdna late of said County did, feloniously
= ly steal, take ^{lead} and carry away one get-
= ting of the value of fifty dollars, of the
goods and chattels of one William Piggott
and in his possession then and there being found
; contrary to the form of the statute in such case
made and provided and against the peace and
dignity of the State of Ohio

James M Robinson
Prosecuting Attorney

Brooklyn January

Judges fees	Whorant	25	Constables fees	1.00
Appraisers		25	mileage	.30 each
Execution		25	Serving Whorant	25 "
Recognizing fine returns			mileage & commit	
25 cents each		1.25	to prison	.50 "
	total	\$ 2.00	Commitment	.25 "
			total	\$ 1.30

The State of Ohio Union County vs. Thomas Tombs et al
 and as hereby certified that the above and returns is a full
 and true copy from my books of the proceedings
 had by and before me in the above case

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

The State of Ohio
 vs
 George W Dowdna

Transcript

Filed Nov 29th 1851
 James W Robinson
 Pros. Atty

Filed Feb 10th 1852
 James Homer Clerk

The State of Ohio } November 15th 1851 this day came
vs } Henry Liggett and made oath that
George W. Dowdner } George W. Dowdner did on or about the
seventh day of November A.D. 1851

feloniously take and steal from the stable of William
Liggett a certain sorrel horse also a blind bridle from
the stable of himself as he verily believes

Took his affidavit thereof thereupon issued a
warrant against the said George W. Dowdner and
delivered the same to Henry Cratinger's Constable
Nov^r 16th 1851 Warrant returned with the body of the
Defendant

I have taken the body of the within named
George W. Dowdner Nov^r 16th A.D. 1851

fee Release .30 cents serving warrant 25 - total .55 cents

Henry Cratinger Const^{le}

The defendant in Court confessed himself guilty of the
charge alleged against him and thereupon was ordered
by me to enter into a recognizance in the sum of five hund-
red dollars which he neglected to do & thereupon I issued
a mittimus for his commitment and delivered the same
to Henry Cratinger Const^{le}

Recognized the following witnesses
in behalf of the State Templeton Liggett, William
Henderson S. H. McIntosh Henry Liggett and
William Liggett

November 17th 1851 Mittimus returned
as follows I committed the within named George W.

Dowdner to the custody of the within named jailer
with whom I left a certified copy of this writ

fee mileage 10 miles 50 cents
commitment to prison 25 cents

Henry Cratinger Constable

(Carried over)

Recognition of
Henry Gissett

Filed Nov 29th 1857
James W. Robinson
Pres. Albany

State of Ohio, *Monroe* County, ss.


Be it Remembered, That on the *first* day of *December*
in the year one thousand eight hundred and *fifty one*

Henry Liggett personally appeared before me, *James B. Post* one of the Justices of
the Peace for said county, and acknowledged *him* self to owe the State of Ohio the sum of

One hundred dollars, to be levied on *his* goods and chattels, lands
and tenements, to the use of said State, if default be made in the condition following to wit: The
condition of this recognizance is such, that if the above bound *Henry Liggett*

shall personally appear at the next Court of Common Pleas, to be holden within and for the county
aforesaid, on the first day of the term thereof, to give testimony on behalf of the State, and the
truth to say on such matters as may be then and there required of *him* and not depart the Court
without leave, then this recognizance shall be void, and of none effect, otherwise to remain in full
force and virtue in law.

Taken and acknowledged before me, this *1st* day of *December*
one thousand eight hundred and *51*

Henry Liggett 
James B. Post JUSTICE OF THE PEACE.

Recognizance of
Templeton Liggett

Filed Nov 29th 1857
James W. Retson
Pres. Attorney

State of Ohio, *Miami* County, ss.

[RECOGNIZANCE.]

Be it Remembered, That on the *17th* day of *November*
in the year one thousand eight hundred and *fifty one*

Templeton Liggitt
personally appeared before me, *James B. Dort* one of the Justices of
the Peace for said county, and acknowledged *himself* to owe the State of Ohio the sum of

one hundred dollars, to be levied on *his* goods and chattels, lands
and tenements, to the use of said State, if default be made in the condition following to wit: The
condition of this recognizance is such, that if the above bound

Templeton Liggitt

shall personally appear at the next Court of Common Pleas, to be holden within and for the county
aforesaid, on the first day of the term thereof, to give testimony on behalf of the State, and the
truth to say on such matters as may be then and there required of *him* and not depart the Court
without leave, then this recognizance shall be void, and of none effect, otherwise to remain in full
force and virtue in law.

Taken and acknowledged before me, this *17th* day of *November*
one thousand eight hundred and *fifty one*

James B. Dort JUSTICE OF THE PEACE



Recognizance of
S. H. McIntosh
of Worthington

Franklin County

Filed Nov 29th 1857
James W. Robinson
Pres. & Attorney

State of Ohio, *Union* County, ss.

[RECOGNIZANCE.]

Be it Remembered, That on the *17th* day of *November*
in the year one thousand eight hundred and *fifty one*

S. H. M. Gytosh
personally appeared before me, *James B. Dost* one of the Justices of
the Peace for said county, and acknowledged *himself* to owe the State of Ohio the sum of

one hundred dollars, to be levied on *his* goods and chattels, lands and tene-
ments, to the use of said State, if default be made in the condition following to wit: The condition
of this recognizance is such, that if the above bound *S. H. M. Gytosh*

shall personally appear at the next Court of Common Pleas, to be holden within and for the county
aforesaid, on the first day of the term thereof to give testimony on behalf of the State, and the
truth to say on such matters as may be then and there required of *him* and not depart the Court
without leave, then this recognizance shall be void, and of none effect, otherwise to remain in full
force and virtue in law.

S. H. M. Gytosh



Taken and acknowledged before me, this *17th* day of *November*
one thousand eight hundred and *fifty one*

James B. Dost

JUSTICE OF THE PEACE

Statute 729

[Faint, illegible handwritten text, possibly bleed-through from the reverse side of the page]

Before court

x	Templeton Lissett	8 days
"	William Henderson	8 "
"	William Lissett	8 "
"	Bury Lissett	1 "
"	S H McIntosh, Franklin Conroy	5 days

1851

Friday 14th /51

- | | | |
|------------------|--|------|
| | Filing Affidavit and warrant at Mayors
office Columbus & Receipt dated 15 th | 1.00 |
| 15 th | Apprehension of chief
bill at Hotel | 1.00 |
| 16 | Hotel bill & toll at Worthington | 2.10 |
| " | Filing Affidavit to Horse | .25 |
| " | J. Lizzell Fees for filing Affidavit | |
| " | Milage 25 miles via Worthington
to J. M. Ewings Esq | |

Recognizance of
Wm. Henderson

Filed Nov 27, 1857
James W. Robinson
Pres. Atty

State of Ohio, *Union* County, ss.

Be it Remembered, That on the *17th* day of *November*
in the year one thousand eight hundred and *fifty one*

William Henderson
personally appeared before me, *James B. Dost* one of the Justices of
the Peace for said county, and acknowledged *himself* to owe the State of Ohio the sum of

One hundred dollars, to be levied on *his* goods and chattels, lands and tene-
ments, to the use of said State, if default be made in the condition following to wit: The condition
of this recognizance is such, that if the above bound *William Henderson*

shall personally appear at the next Court of Common Pleas, to be holden within and for the county
aforesaid, on the first day of the term thereof. to give testimony on behalf of the State, and the
truth to say on such matters as may be then and there required of *him* and not depart the Court
without leave, then this recognizance shall be void, and of none effect, otherwise to remain in full
force and virtue in law.

William Henderson



Taken and acknowledged before me, this *17th* day of *November*
one thousand eight hundred and *fifty one*

James B. Dost JUSTICE OF THE PEACE

Recognition of
William Liggitt

Filed Nov 29th 1857
James W. Robins
Pres. Atty

The State of Ohio Union County ss

Be it remembered that on the 6th day of December
in the year one thousand eight hundred and fifty one
William Liggett personally appeared before me James
B. Dost one of the Justices of the Peace for said County
and acknowledged himself to owe the State of Ohio the
sum of one hundred dollars to be levied on his goods
and chattels, lands and tenements to the use of said State
if default be made in the condition following to wit
The condition of this recognizance is such that if the
above bound William Liggett shall personally appear
at the next Court of common Pleas to be holden within
and for said County on the first day of the Term thereof
to give testimony on behalf of the State and the truth
to say on such matters as may be tried and then required
of him and not depart the Court without leave then this
recognizance shall be void and of no effect otherwise to
remain in full force and virtue in law

W. Liggett (Seal)

Taken and acknowledged before me this 11th day of December
in the year 1851

James B. Dost J. P.

The State of Ohio

vs

George W Dowdna

June Term 1852

Cert \$89.65

Filed June 19 1852

James Brown Clerk

Received this writ June 19th 1852
No goods or chattels found on Lewis an
Yemenyets found where on to keep
June 19th 1852

Fees Mileage 5.
Fees 35.
40

William C. Allen - Sheriff

The State of Ohio, Union County, ss.

To the Sheriff of Union County Greeting:

WHEREAS in a certain action of Larceny lately prosecuted in our Court of Common Pleas within and for the County of Union, whersin The State of Ohio

was Plaintiff and

George W. Lowdner was Defendant

the costs of said case were taxed at Eighty Nine Dollars and Fifty five cents for which judgment was rendered against the said George W. Lowdner

on the 18 day of June

A. D. 1852 by said Court. you are therefore commanded that of the goods and chattels, and for want thereof, then of the lands and tenements of the said George W. Lowdner

in your bailwick, you cause to be made the costs aforesaid and interest thereon until paid, and also the further sum of \$ _____ increase costs and the costs that may accrue, and if you shall levy and make said costs and interest do you have the same before our Court of Common Pleas within and for said county of Union on the first day of the next Term of said Court, to render unto the persons entitled to the same, and have you then there this writ.

Witness JAMES TURNER, Clerk of said Court at Marysville,

this 19 day of June A. D. 1852

James Turner Clerk.

After

~~State~~

³
George W. Dowdny

The State of Ohio Franklin County
Before me Lorenzo English Mayor
of the City of Columbus in said County
personally appeared Templeton Siggitt
and made solemn oath that at the Court
by the Union in the State of Ohio
on or about the 11th day of November
1831 there was feloniously taken stolen
and carried away from the possession
of William Siggitt on Sarah Hill
the property of the said William Siggitt
of the value of Sixty dollars. And affirms
further makes oath and says that he
does verily believe that one George
W. Dowdney now in the County
of Franklin of Ohio was guilty
of the said charge. Templeton Siggitt
Sworn to & subscribed
before me this 13th day
of November 1834
Lorenzo English
Mayor

The State of Ohio

Lucius W. Doolittle

I hereby transfer and assign my
fee, one dollar, being two requests
to Sampson, Leighton & Co. in
Nov 14 1881

Lawrence English Mayor
of the City of Columbus

State Warrant

The State of Ohio

George W. Downing

The State of Ohio from Elm County
To the Honorable of our City Grating,
Whereas Complaint has been made
to me Sheriff English Mayor of the
City of Columbus ~~offensive~~ in said
County on the oath of Templeton
Seyfert that at the County of Union
State of ~~Ohio~~ on a about November
11th 1831 there was feloniously taken
stolen and carried away from
the possession of William Seyfert
of said County of Union one
Silver piece of the value of
Sixty dollars And affiant
further makes oath and says
that one George W Dowdrey
of said County of Union now
in the County of Franklin ~~is~~
somewhat guilty of the act charged
There are therefore to command
you in the name of the State of
Ohio To take the said George W
Dowdrey and him forthwith re-
move of the County of Union
prisoner and then deliver
him into the hands of any Judge
or Justice of the Peace to be
disposed of and dealt with
according to Law Given under
my hand and seal this 14th day of
November AD 1831

Sheriff English Mayor

Criminal Case File

Case No. 1852-CR-0001

No. 52-02

Union Common Pleas.

STATE OF OHIO

against

Jacob Hudson et al
Defendant.

JUN TERM, 1852

Judge vs Defendant

Journal No. 5 Page 101

Record No. C1 Page 194

Ex. Doc. _____ Page _____

The State of Ohio

vs

Jacob Auelson
Lemuel Auelson
George Brown

One for
wits

Filed May 24 - 1852

James Swine Clerk

The state of Ohio

vs

~~Lawrence B. Ford~~

warrant to keep the peace

Jacob Hudson

Issue subpoena on Rebecca

Samuel Hudson

depp. Reuben Cook. John N

George Brown

Preston Joseph Wagner

Witnesses for the state

James W Robinson

Pres. Atty

To the clerk of

Union County

May 25th 1832

The State of Ohio
U

Joseph Hudson et al
vs
George
Subscribed for
for witnesses

Filed June 11 1852
James Turner Clerk

of the State of Ohio
vs
Jacob Hudson et al

Union Common Pleas

Issue subpoena for the
following witnesses for the Defendants to wit
John Schwisser, Elza Peathers, and William
Spitchell.

To the Clerk of the
Court of Common Pleas
of Union County Ohio
June 11th 1852.

John B. Coats
Atty for Deft's

The State of Ohio
12

Jacob Hudson et al

Plaintiff for
Witnesses

Filed June 7 1852

James Lums Clerk

The State of Ohio
vs
Jacob Hudson
Samuel Hudson &
George Brown

} Union Common Pleas
Recognizance to keep the Peace

Issue subpoenas for the
following witnesses for defendants to wit,
Henry Liggett, William Liggett, Peter Crotty,
William Holley, J. M. Ewing, and William
Butcher, and William Cunningham,

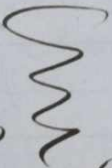
To the Clerk of the Court of
Common Pleas of Union
County Ohio
June 1st 1852,

} John B. Coats Atty
Defendants

Filed June 14 1852
James Linn Cleck

The State of Ohio

Jacob Hudson & Others



Issue subpoena for
Honor ~~of~~ ~~the~~ ~~State~~ ~~of~~ ~~Ohio~~

Witness for the State of Ohio

James W. Robinson
Pres. Atty

To the Clerk of
Municipal Court, Pleas

June 14th 1852

The State of Ohio

vs

Jacob Hudson
Samuel Hudson
George Brown

Sub for wit-

Filed June 4 1852
James Sumner Clerk

Area this writ by Becking to each of the writs in
returne returne June 7th 1852

See Milase
Linn

65
80

115

William C. Mullin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Rebecca Lepp Remben Cook
John H Preston Joseph Wagner

to be and appear before the Honorable, the Judge 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 *Jacob Hudson James*
Hudson & George Brown is Defendant; and this *They* shall in no wise omit, under the penalty of the law; and have then there this writ.

James Turner
Witness, ~~JAMES RINKADE, Jr.~~, Clerk of our said Court, at the Court

House in Marysville, this *24th* day of *May*

A. D., 185 *2*

James Turner Clerk.

Filed May 15 - 1852
James Turner Clerk

The State of Ohio Union County ss.

Be it remembered, that on the 4th day of May 1852, Lorenzo Brelsford, Personally appeared before me, J. M. Ewing, a justice of the peace in & for said County, and acknowledged himself to owe the State of Ohio fifty dollars, to be levied of his goods & chattles, lands, & tenements, if default be made in the condition following to wit:

The condition of this recognizance, is such, that if the above bounden Lorenzo Brelsford, shall personally be & appear before the the Court of com. Pleas, on the first day of the term thereof, next to be holden in and for the County of said, to give evidence & the truth to say, on behalf of the State, touching such matters as shall then & there come before him be enquired of him, & not depart the Court without leave; then this recognizance shall be void; otherwise it shall remain in full force & virtue in law.

Lorenzo Brelsford

Taken & acknowledged before me on the day & year above written.

J. M. Ewing J. P.

State of Ohio

vs

Jacob Hudson
et al

Filed May 15 1852

James Lewis Clerk

To Messrs Cooks, Const. who prepare returns & returns in behalf of the State.

Justice's fees	Amount of fees
25 Affidavit	Const. fees
25 Warrant	\$ 105
4 Returning writ	125
25 Sheriff's fee	\$ 240
25 1 Return	50
25 100 copy book	\$ 1,604
3 1/2 1/2 1/2	
\$ 1,604	\$ 4,504

The State of Ohio, Warren County, James Hamilton's Adm'r.

vs
Jacob Hudson, et al, that the above is a full true copy from my records of the proceedings had by, before me, in the above case.

W. W. Dunning, J.P.
of the above said Co. Warren.

The State of Ohio, vs. Jacob Hudson, George Brown & Samuel Hudson.

May 11th 1852. This day came Lorenzo Breilford and made oath that he hath just cause to fear, and does fear, that Jacob Hudson, George Brown, & Samuel Hudson will beat, wound, or kill him; or will commit some other act of personal violence upon him, or will maliciously injure his property. Took this affidavit thereof: thereupon issued a warrant against Jacob Hudson, George Brown & Samuel Hudson, and delivered the same to Complainant.

May 11th 1852. Warrant returned with the body of defendants. "I have the bodies of the within named Jacob Hudson, George Brown & Samuel Hudson, before Will Ewing, J.P. May 11th 1852.

Since 75c mileage 6m. 30 = \$1.05

W. Cook, Constable."

May 11th 1852. Trial made. Lorenzo Breilford sworn & examined on behalf of the State, thereupon the defendants were ordered by me to enter into a recognizance in the sum of fifty dollars each, or \$150 for the three, for their appearance at the next term of Court, & to keep the peace, & be of good behaviour towards the Citizens of the State generally, & especially towards the said Lorenzo Breilford. Which they failed to do; & thereupon I issued a *Writ* mittimus for their Commitments, & delivered the same

The State of Ohio

vs

Jacob Hudson
Amuel Hudson &
George Brown

Sub for writ

Filed June 14 1852
James Swenr Clerk

Agreed this writ by railing to Henry Lissett William Lissett Peter
Crutcher William Polley J. M. Ewing June 10th 1852
Agreed by railing to William Butcher William Cunningham
John Apfischer E. G. Mathew William Mitchell

June 12th 1852

Geo. Milase 180
Levis 125
305

Walter G. Mathew Clerk

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Henry Liggett William Liggett
Peter Crotinger William Woolley
J M Ewing William Butcher William
Cunningham John Shwishers Eliza Matthers
William Nichell

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 *8* o'clock, A. M., to

testify and the truth to speak on behalf of

the Defendants

in a certain controversy in said Court depending, wherein

The State of Ohio

is Plaintiff, and

Jacob Hudson Samuel

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

Hudson & George Brown

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

Witness. *James Sumner*
~~JAMES KINKADE, Jr.~~, Clerk of our said Court, at the Court

House in Marysville, this *seventh* day of *June*

A. D., 1852

James Sumner Clerk.

State of Ohio
vs

Jacob Hinds a
vs
Hinds

Sub for writ

Filed June 14 1852
James Sumner Clerk

Subst This writ by Return to this writ
in number Person June 14 1852

Geo Mudge 100

Perio 12

\$112

Wm Minton Sheriff
vs
James O. Beckman

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Abner Brulsford

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

testify and the truth to speak on behalf of

Plaintiff

in a certain controversy in said Court depending, wherein

The State of Ohio
Jacob Anderson

is Plaintiff, and

Jacob Anderson

is

Defendant

; and this he shall in no wise omit, under

& others

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

James Turner

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

House in Marysville, this

14 day of *June*

A. D., 185

James Turner Clerk.

185

The State of Ohio
 vs
 Jacob Hudson
 George Brown
 Samuel Hudson }
 vs Habeas Corpus
 in Probate Court
 In

To Sheriff Fees - Mileage	.05
Committing & Discharging Prisoners	3.00
Boarding 6 days in Prison	1.50
Attending Prisoners at Court	1.50
	\$6.05

Probate Judges Fees	
Allowing & issuing Writ of Hab. Corpus	1.50
Making & entering Recognizances	.75
Examination in Court	2.00
Docket Entry & Sheriff Return	.25
Order to Sheriff for Release of Pris	.25
Record	1.25
Cost Bill & Satisfaction	47 1/2
	\$6.47 1/2

May 5th 1859

Total	\$12.52 1/2
-------	-------------

first day of the next Term. They, then and then to
plead to, or answer said Complaint, and abide the
order of the Court thereon, and not depart without
leave, and in the meantime to keep the peace and
to of good behavior towards the Citizens of the State
generally, and especially towards, the said Lorenzo
Belzard, then this recognizance to be void, other-
wise, it shall remain in full force and virtue in
and,

Seal his Seal

mark

George B. Brown

Samuel T. Hudson

mark

Richard T. Hudson

Signed sealed and acknowledged
before me this 5th day of May A.D. 1852

Wm. Brown J. J.



Cost Book

Index

Receipt

Filed May 10 1852
James Linn Clerk

Produced in my
office Sept 29
Discharged from
this recognizance
at the costs of
Lorenzo Belzard

nd
The State of Ohio Union County ss

Be it remembered, that on the fifth day of May
in the year of our Lord one thousand eight hundred
and fifty two, personally came before me Thomas
Brown, Probate Judge of the County of Union and State
of Ohio, Jacob Hudson, George Brown, Samuel
Hudson, and Richard Hudson and
severally acknowledged themselves to owe the State of
Ohio, the sum of One hundred and fifty Dollars
each, to be levied of their goods and chattels lands
and tenements, in default be made in the condition following
to wit; The condition of this recognizance, is such that
whereas, the above bounden, Jacob Hudson, George Brown,
and Samuel Hudson, have been examined by J. P. King
a Justice of the Peace in and for the County of Union and
State of Ohio, on the complaint of Lorenzo Belsford, that
he had just cause to fear, and did fear, that said
Jacob Hudson, George Brown, and Samuel Hudson
would, beat wound or kill him, or would commit
some other act of personal violence upon him or would
maliciously injure his property, and in default of
Bail, committed to the jail of said County of Union,
on said complaint, And, whereas, the said Jacob
Hudson, George Brown, and Samuel Hudson
have been brought, before me Thomas Brown Probate
Judge as aforesaid, on a writ, of Habeas Corpus,
and examined, concerning, said commitment, and
admitted to Bail in the sum of One hundred and
fifty Dollars, Conditioned for their, appearance
before the Court of Common Pleas of said County of
Union on the first day of the next Term, to answer his charge
And therefore if the said Jacob Hudson George
Brown, and Samuel Hudson, so committed as
aforesaid, shall personally appear before the Court
of Common Pleas of the County aforesaid on the

The state of Ohio

vs

Jacob Huelson
and others

Receipt of

Filed July 7 1852

James Brown Clerk

The state of Ohio

Peace Warrant

^{vs}
Jacob Hudson & als

Issue Execution against

Lorenzo Belford the prosecuting witness in
this case, for goods, Lends &c. and in default
thereof for the body &c

To the Clerk of
Mun. Com. Pleas

July 7th 1832

James M. Robinson
Pres. Atty

D. A. 157

State of Ohio

vs

Lorenzo Belford

Costs \$50.28

This writ 73

Filed Aug 28 1852
Jas Linn Clerk

37
25
12

Received this writ July 7 1852

Served August 20th 1852 upon one two horse masson
one Brown Mare and one Saddle Mare

August 28th 1852 Received in full of the
defendant

Fees	Milage	65
Lewis		35
Lewis		35
Bond		30
Postage		54
		<hr/>
		249

August 28 1852

William C. Austin 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 June A. D. 1852 the State of Ohio recovered against Lorenzo Belford as well as the sum of

~~dollars, for fine, as also the sum of \$50.28~~ 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 Lorenzo Belford

You cause to be made the fine and costs aforesaid with interest thereon from the 14th day of June A. D. 1852 until paid; also the sum of \$0.73 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 Lorenzo Belford 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 ~~Kennedy, jr.~~ *Sumner* clerk of said

Court at Marysville this 7th day of

July A. D. 1852

James Sumner Clerk.

Criminal Case File

Case No. 1852-CR-0002

Criminal Case File

Case No. 1852-CR-0003

No. 52-22-3

Union Common Pleas.

STATE OF OHIO

against

Russel Bulver

Defendant.

NOV TERM. 1852

Defendant Fined 20⁰⁰/₁₀₀

Journal No. 5 Page 1245

Record No. C1 Page 201

Ex. Doc. A Page 208

No 3

State of Ohio

vs

Russel Culver

Plea of Guilty

Cost Bill
made

Record

The State of Ohio
vs E. Maul &
Battery

Russel Culver

Filed June 15 1852
James Sumner Clk.

A True Bill
John Hutchison

Foreman of the
Grand Jury

This Bill was found on the testimony
of Maul and sent to the Grand Jury by the
order of the court as the grand jury of the
James Sumner
Prosecuting Attorney

The State of Ohio

Union County ss

Court of Common Pleas

June Term AD 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
 aforesaid, upon their oath aforesaid
 in the name and by the authority of
 the State of Ohio, do present and find
 that one Russel Culver late of
 said County, on the eighth day of
 May in the year of our Lord one
 thousand eight hundred and fifty two
 with force and arms, at the County
 aforesaid, in and upon one Theodoros
 Green then and there being, unlawfully
 did make an assault, and him the said
 Theodoros Green did then and there
 beat, wound, bruise, and ill treat, and
 other wrongs to him the said Theodoros Green
 then and there did, to the great damage
 of the said Theodoros Green; contrary
 to the form of the statute in such case
 made and provided and against
 the peace and dignity of the State of
 Ohio

James W. Robinson
 Prosecuting Attorney

The State of Ohio

vs

Russel Culver

Sub for writ

Filed Nov 8 1852

James Turner

Shed this writ by Return to
James Henderson, Sheriff
Geo. Mize 75
Amount \$74
112

to Theodore from 1852

William C. Martin Sheriff

Clerk

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

*Theodorus Green & ~~the Estate~~
James. Henderson
~~Benjamin Tucker Jun~~*

Joseph Green

to be and appear before the Honorable, the Judge 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 Plaintiff* in a certain controversy in said Court depending, wherein *the State of Ohio* is Plaintiff, and *Russel Culver* is Defendant, and this ~~we~~ shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this *27* day of *October*

A. D. 185 *2*

James Turner

Clerk.

The State of Ohio

v

Russel Coker
Capias

Filed July 3^d 1852
James Swiner
Clerk

Recorde this writ July 2^d 1852

I have taken the body of the within named Russel Coker
and the name of his Bail is Samuel Eckelberger

I bear with return the Bail Bond

July 2^d 1852

Exces. Mileage	5-
Fees	35-
Bond	$\frac{50}{90}$

William C. Malin Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Russel Culver* if he may be found in your bailiwick, and 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* JAMES ~~KINKADE~~ Clerk of said Court, at Marysville, this *20* day of *July* A. D., 185 *2*

James James Clerk.

Filed Oct 18 1852

James Brown Clerk

State of Ohio
vs
Russel Reeves

Art. 2 Bty. 1

Issue a Subpoena for
Jacob Dahood and Benjamin
Parker ^{witnesses} for Defendant

Wm. G. Brown Pleas

Leule Porter
Atty. for Deft.

Oct. 18 1832,

1852
1852

Filed July 2 1852
James James York

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *second* day of *July* in the year of our Lord One Thousand Eight Hundred and fifty ~~two~~ personally came before me, *Russel Luther* *William Collins* and *Samuel Eckelberger*, 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 *Russel Luther* 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 *Russel Luther*, for the offence charged in the said indictment;— Now, therefore, if the said *Russel Luther*, 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.

Russel Luther [SEAL.]
Samuel Eckelberger [SEAL.]

State

No

Russel Culver

Receipt

Given Oct 27 1852

James Turner Clerk

The state of Ohio

vs
Russell ~~Greig~~ Greig

Assistant U Battery

Issue subpoena for
Theodoros Guen and
John Organ witnesses
for the state of Ohio

To the clerk of
Minor Common Pleas
October 23rd 1832

James W. Thomas
Pros. Atty

Criminal Case File

Case No. 1852-CR-0004

No. 52-62-4

Union Common Pleas.

STATE OF OHIO

against

John C. McAdow
Defendant.

NOV TERM, 1852

Defendant, Tined 5 ^u/₁

Journal No. 5 Page 123

Record No. C1 Page 200

Ex. Doc. A Page 203

No 4

State of Ohio

vs

John C Meadow

Chas B. Hill
vs
M. C. Hill

Record

The State of Ohio
vs ~~J. H. Assault &~~
Battery

John C. McAdow

Filed June 15 1852
James Swiner Clerk

A True Bill
John H. Hutchins

Grand Juror
of the

John Rice also found upon testimony
of the Grand Jury
by the order of the Court at the request
of the prosecuting Attorney
James M. Robinson
Prosecuting Attorney

The State of Ohio Court of Common Pleas
Union County June Term AD 1852
The jurors of the Grand Jury then and
there duly empaneled and sworn to
inquire in the name and by the au-
thority of the state of Ohio, within and
for the body of the County of Union
aforesaid, upon their said oath in the
name and by the authority of the state of
Ohio, do present and find that one
John C. Adow late of said County, on the
seventeenth day of October in the year of our
Lord, one thousand eight hundred and
fifty one with force and arms, at
the County of Union aforesaid, in and
upon, one Richard ^{late of said County} Judy
there being, unlawfully did make an
assault, and him the said Richard Judy
did beat, wound, bruise, and ill treat
and other wrongs to him, the said Richard
Judy then and there did, to the great
damage of the said Richard Judy;
Contrary to the form of the statute in
such case made and provided, and
against the peace and dignity of
the State of Ohio

James W. Robinson
Prosecuting Attorney

State

vs

John C. M. Adow

Per mits

Filed August

30 - 1852

James Linn Clerk

12
16
82
—
110

The State of Ohio

vs
John C. McAdow

Assault & Battery

vs same subpoena for Richard
Judy & John Wheeler, witnesses

To the clerk of
Minor Com. Pleas

for the State

James W. Robinson
Pros. Atty

August 31st 1852

The State of Ohio
vs
John C McAdoo
Sub for wit-

Filed Sept 24 1852
James Turner Clerk

Serve this writ by Return to each of the within
named persons Sept 9th 1852

Fees Nilase 40
Fees 1⁰⁰
 50

William C. Mullen Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Richard L. Judy
John Wheeler

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

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

Witness, *Turner*
JAMES ~~RINKADE, Jr.~~, Clerk of our said Court, at the Court House in Marysville, this *31* day of *August*

A. D., 185 *2*

James Turner Clerk.

State
18

J. C. Meade

288

4
47
70
71
83
72
08
08
91
74
93
92

Transcript from Esq. Wheeler's docket

State of Ohio Union County Taylor township
personly came before me Samuel Wheeler a Justice
of the peace in and for Taylor township John
C. Meadow ^{and} pleaded guilty of committing an
assault and battery on Richard Le Judy on the
seventeenth day of October 1851 therefore I consider
that the said John C. Meadow shall pay a fine of
five dollars to the State of Ohio and cost of suit
which I shall render judgment against the said
John C. Meadow for five dollars and costs
in favour of the State of Ohio
Oct the 17th 1851 Samuel Wheeler J P

June the 31st 1852

Received on the above judgment five dollars
and cost the amount of a fine assessed on the said
John C. Meadow for committing an assault and
battery upon Richard Le Judy on the 17th day
of Oct 1851 Samuel Wheeler a Justice of the
peace in and for Taylor township Union County
Ohio

Criminal Case File

Case No. 1852-CR-0005

No. 52285

Union Common Pleas.

STATE OF OHIO

against

Vincent Gray
Defendant.

MAR TERM, 1853

Journal No. 5

Page 275

Record No. 6

Page 388

Ex. Doc. A

Page 221

The State of Ohio
vs. } Lacey
Owen Gray =

3 2
Defendant
arraigned & plead

Plea not guilty

Filed June 15 1852
James Lower Clerk

A True Bill
John Hutchison

Foreman of the
Grand Jury

The State of Ohio Court of Common Pleas
Union County vs ~~James~~ Term 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 aforesaid, do upon their said oath and in the name and by the authority of the State of Ohio, present and find that one Vincent Gray late of the County of Union aforesaid on the twenty first day of December in the year of our Lord one thousand eight hundred and fifty one with force and arms at the County aforesaid one mare of the price and value of fifty dollars, of the goods and chattels of one David Price, then and there being and found, then and there unlawfully and feloniously did steal, take lead and carry away, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio

And the said Jurors on their said oath, do further in the name and by the authority of the State of Ohio present and find that hereupon, to wit on the day and year aforesaid, at the County of Union aforesaid, with force and arms one Vincent Gray late of said County, did feloniously steal take, lead and carry away, one mare of the price and value of fifty dollars, of the goods and chattels of one David Price and in his possession then and there being found, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

James W. Robinson
Prosecuting Attorney

Union Common Pleas

The State of Ohio
vs

Vincent Gray

Sub for wit

Filed June 17 1852
James Sumner Clerk

Ince this writ 3 decting to Stanton
Wason Warrat Owen and Ralph Graham
June 15th 1852 bred this writ by decting to
John Keem and callum Keem and Vincent Sherman
Mahalin Sherman not found June 18th 1852

Geo. M'Case 50
Lewis 75

125

William C. Martin Sheriff

The State of Ohio, Union County, ss

To the Sheriff of said County Greeting

We command you to summon,

John Keens, Catharine Keens, Vincent Sherman
Mahala Sherman Thornton Wagon Waret
Queen Ralph Graham and John
Butchisson, and that the said John
Butchisson bring with him a duly certified
Transcript, from his Docket of the proceedings
had by and before him in a certain case
wherein John Gray was Plaintiff and
David H Price was Defendant

To be and appear before the Honorable
the Judge of our Court of Common Pleas
of said County, at the Court house in
the Town of Marysville on the fourth
day of the Present Term at 8 o'clock
A M to testify & the Truth to speak on
behalf of the Defendant in certain
controversy in said Court pending wherein
the State of Ohio is Plaintiff and Vincent
Gray is Defendant, and this they shall
in no wise omit under the penalty of the
Law, and have they these this writ

Witness James Sumner Clerk of our
said Court at the Court House in
Marysville, this 15th day of
June A D 1852

James Sumner Clerk

The State of Ohio
vs
Vincent Gray

Sub for wit

Filed June 17 1852
James Downer Clerk

These thin writ by return to each of the
within named persons June 17 1852

See Mileage 5
Ferry 25

30

William & Walter Davis

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Jesse Shorman & Perry
Shorman

to be and appear before the Honorable, the Judge of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, ~~on the 10th with~~ ~~day of next term,~~ at ~~6~~ o'clock, A. M., to

testify and the truth to speak on behalf of *The Defendant*
in a certain controversy in said Court depending, wherein *The State of Ohio*
is Plaintiff, and *Vincent Gray*
is Defendant; and this *They* shall in no wise omit, under

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

Turner
Witness, JAMES ~~KINKADE~~, Clerk of our said Court, at the Court House in Marysville, this *17th* day of *June*

A. D., 185 *2*

James Turner Clerk.

State of Ohio

vs

Vincent Gray

Sub for writ

Filed Nov 9 - 1852
James Turner Clerk

advised this writ by reading to John Burns
Latham Steens Vincent Sherman Thornton & above
Warret Myers Ralph Spahand for Sherman

Nov 6 1852

Shabal's Sherman & Perry Sherman not found
Gus Madore 100
Ans 11th
Ans \$212⁰⁰

William C. Mann Clerk

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

John Reens Catharine Reens, Vincent

Sherman, Mahala Sherman, Thornton Wagon, Warrick
Owen, Ralph Graham, Jesse Sherman Perry
Sherman,

to be and appear before the Honorable, the Judge 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 *10* o'clock, A. M., to

testify and the truth to speak on behalf of *the defendant*
in a certain controversy in said Court depending, wherein *the State of Ohio*
is Plaintiff, and *Vincent Gray*

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

of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this *5th* day of *Nov*

A. D. 1852

James Turner Clerk.

State of Ohio

vs

Vincent Gray

Sub Jex Vest

Filed Nov 8 1852

James Linn Clerk

Under the writ by Becking to John Nichols

Nov 6th 1852

Geo Miloz 60

WILLIAMS, Clerk of said Court in the Court

William C. New Sheriff

A. D. C. A.

60

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

John Hutchinson, and that

he bring with him a certified transcript & bill of particulars of & concerning the case of John Gray vs David H Price

to be and appear before the Honorable, the Judge 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 Defendant

in a certain controversy in said Court depending, wherein

The State of Ohio

is Plaintiff

, and

Vincent Gray

is Defendant

, and this he shall in no wise omit, under the penalty

of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this

5th

day of

November

A. D. 1852

James Turner Clerk.

The State of Ohio

vs

Vincent Gray

Sute for writ

Filed Nov 8th 1852

James Turner Clerk

Recd this writ by recding to David H Rice and Robert
Gumbley Norton & 1852
Gumpson Malich Banker and Milton Bowen
Members of 1852 A Prince not found

Milage 100
Fees 87.
187.

Milton & Malich Clerk

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

David H Price David Conklin
Lewis B Thompson, Malichi Conklin
Robert Gamble, A Stinesel & William Bowen

to be and appear before the Honorable, the Judge 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 Plaintiff*
in a certain controversy in said Court depending, wherein *The State of Ohio*

is Plaintiff, and *Vincent Gray*
is Defendant, and *they* shall in no wise omit, under the penalty

of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this *5th* day of *November*

A. D. 185 *2*

James Turner Clerk.

Union Common Pleas

The State of Ohio

Vincent Gray

Præcipe
for writ

Filed Nov 5 1852

James Linn Clerk

The State of Ohio

Vincent Gray

Union Common Pleas

Please issue subpoena for

the following witnesses in behalf of

the dependant, to wit, John Keens,

Catherine Keens, Vincent Sherman,

Mahala Sherman, Thornton Watson,

Warren Owen, Ralph Graham, Jesse

Sherman, Perry Sherman, and John

Hutchinson, and that the said John Hutchin-

son, bring with him a certified transcript

and bill of particulars of and concerning

the case of John Gray vs David H. Peice,

To the Clerk of the Court of

Common Pleas of Union

County Ohio November 5th 1852

J. B. Leatz Atty

for depl

Union Corn Head
The State of Ohio
is
Vincent Gray
{ Principle for
Witnesses

Filed June 15 1852
James Turner Clerk

The State of Ohio }
12 } Union Common Pleas
Vincent Gray }

Please issue subpoena for the following witnesses, in behalf of dependant, to wit, John Keens, Catherine Keens, Vincent Sherman, Mahalia Sherman, Thornton Wasson, Warret Queen, Ralph Graham and John Hutchinson, and that the said John Hutchinson bring with him a duly certified transcript, from his docket, of the proceedings, had by and before him in a certain case wherein John Gray was Plaintiff, and David H. Rice was Defendant

To the Clerk of the Court of }
Common Pleas of Union } Swan & Andrews &
County Ohio June 15th 1852 } Levats
Attys for Defendant

State of Ohio
vs
Vincent Gray
in
Probate Court
Cost Bill

Filed Nov 16 1852
James Lee Clerk

25
40
65

3
2
48
34
1
532
165
467

33

The State of Ohio }
 vs } Habeas Corpus
 Vincent Gray } in Probate Court

1832 Cost Bill

April 15 th	Filing Application for Habeas Corpus	06
"	Allowance of writ of Habeas Corpus	50
"	Entering Appearance of Parties	16
"	Docketing Cause & Entering Sheriff Return	12
"	Filing Writ & Recognizance	12
"	Attending Trial	2.00
"	Writ of Release	.25
"	Complete Record	1.15
"	Indexing	.37 1/2
	Cost Bill & Satisfaction	47 1/2
		<hr/>
		\$5.31
"	Sheriff's Fees	31.00
		<hr/>
		\$36.31

(Thos Brown Prob Judge)

Reunion Com Res

The State of Ohio
is

Vincent Gray

President

Lilce June 17 1852

James Lomer Clerk

The State of Ohio
vs
Vincent Gray } Union Common Pleas

Pleas issued subpoena
for the following witnesses in behalf of the
Defendant to wit, Jesse Sherman and
Perry Sherman.

To the Clerk of the Court of
Common Pleas of Union
County Ohio,
June 17th 1852

Swan & Andrews &
Coats Attys for
Defendant

The State of Ohio
of
Omer Gray

Recognizance

Filed March 25 1852
James Symes Clerk

The State of Ohio Union County
Be it Remembered that on the
22^d day of December in the year
1857 David H Price Robert Gamble
David Bankli Malichi Bank
tin & Lewis B Thompson per
personally appeared before
me Wmaset Owen one of
the Justices of the peace in
and for the County aforesaid
said and Acknowledged to
owe the State of Ohio the sum
of five Hundred Dollars to be levied
of their goods and Chattels and
and Tenements if default be
made in the Condition following
To wit The Condition of this
Recognizance is such that if the
above Bounden D. H. Price R Gamble
& Bankli M Bankli L. B. Thomp
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 to give
evidence and the truth to say
on behalf of the State touching
such matters as shall then and
there be inquired of them
and not depart the Court with
out leave. Then this Recognizance
shall be void otherwise it shall be
main in full force and virtue in law

D H Price
Robert Gamble

David Conklin
Mabelia Conklin
Lewis B. Thompson

Taken and Acknowledged Before
us on the day and year above
written Waret Owen J D

State of Ohio
vs

Vincent Gray

2

Filed April 29 1852
James Sumner Clerk

Bond forfeited
November 8 1852
James Sumner Clerk

215 - June 1853
173 -

State of Ohio Union County ss

Be it remembered, that on this 17th day of April in the year of our Lord one thousand eight hundred and fifty two, personally came before me, Thomas Brown, Probate Judge of the County of Union and State of Ohio, Vincent Gray, John Gray, and Silas Bell and severally acknowledged, to owe the State of Ohio the sum of One hundred and fifty Dollars, each, to be levied of their goods and Chattels, lands and Tenements, in default be made in the Condition, following, to wit; The Condition of this recognizance is such, that whereas, the above bounden Vincent Gray, has been arrested, on the oath of David H. Price, charged with Stealing, or taking from the Stable of said David H. Price, one bay mare, and committed to jail to await his trial, on said charge, and, whereas, said Vincent Gray, was this day brought before me Thomas Brown Probate Judge as aforesaid, on a writ of Habeas Corpus, and examined concerning said charge, and admitted to bail in the sum of One hundred and fifty Dollars, conditioned for his appearance before the Court of Common Pleas, of the County of aforesaid on the first day of the next Term, thereof. Now therefore, if the said Vincent Gray so arrested as aforesaid, shall personally appear, before the Judge ~~of the Court~~ of the Court of Common Pleas of the County last aforesaid, on the first day of the next Term thereof, then and there to plead to any indictment that may be presented, against him in said Court, ^{on said charge} and to 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.

Vincent Gray Seal
John Gray Seal

Silas Bell Seal

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

The State of Ohio ¹⁸

Vincent Gray
and Others

Declaration

Filed Oct. 15 - 1852
James Swine Clerk

Cost bill made
Recd

and abide the order of said court and not depart
the same without leave as he was bound to do by his
said last above mentioned recognizance but made
default; and the said Vincent Gray being then & there
to wit on the 6th day of November AD 1852 at said
court, three times solemnly called to come into said
court and answer us to said charge last aforesaid, as
by his last aforesaid recognizance he was bound to do
came not but made default, and the said John Gray
and Silas Bell being ^{each} then and there solemnly called to
come into ~~said~~ court and bring with them the body
of said Vincent Gray in discharge of their recogni-
zance last aforesaid, in that behalf came not but
made default and, by reason whereof and of the prem-
ises it was ordered then and there by said court of Common
pleas that the recognizance last aforesaid be and
the same was then and there declared to be forfeited
into the state of Ohio, as by the record of said forfeit-
ure in said court of Common Pleas within and for said
county of Union remaining and ready to the court here to
be shewn, will fully appear; whereby an action hath
accrued to the plaintiff to demand and have from the
defendant s. the said sum of one hundred and fifty
dollars debt ~~and~~ the defendants have not, nor hath
either of them nor hath the said Vincent Gray,
paid said sum of money or any part thereof to the dam-
age of the plaintiff one hundred dollars, & this
fore said is here brought by the state of Ohio

James W. Johnson
Pro. Atty

The State of Ohio Court of Common Pleas

Union County ss } November Term AD 1852

The State of Ohio, plaintiff complains John Gray and Silas Bell. (The Sheriff having returned "not found," as to Vincent Gray) in a plea of "debt," for that whereas, heretofore to wit on the 21st day of December AD 1851 the said Vincent Gray was arrested at the County of Union aforesaid and brought before Warren Owen, a Justice of the Peace in and for said County upon the charge of stealing a mare in said County of the property of David H. Price and was duly committed to the Jail of said County on said charge; and whereas afterwards to wit on the 17th day of April AD 1852 at said County, the said Vincent Gray was duly brought before the Probate Court of said County upon a certain writ of Habeas Corpus there and there duly issued and was by Thomas Brown, Probate Judge of said County, then and there duly admitted to bail according to law in the sum of one hundred and fifty dollars conditioned according to law, for the appearance of the said Vincent Gray at the first day of the Term thereafter of the Court of Common Pleas held within and for said County, to answer unto said charge and the indictment that should be duly presented by the Grand Jury of said Term of said Court, and not depart the said Court without leave, and whereas, in pursuance of said judgment of said Probate Judge, the said Vincent Gray John Gray and Silas Bell on the 17th day of April AD 1852, at the County aforesaid duly entered into a recognizance for the sum of one hundred and fifty dollars, conditioned as aforesaid for the appearance of the said Vincent Gray at the first day of the Term ^{next thereafter} of said Court of Common Pleas, to answer unto said charge, and not depart the said Court without leave thereof as by the record of said recognizance in said Probate Court duly entered according to law and remaining and ready here in Court to be shewn, will more fully appear; And the plaintiff avers that afterwards to wit at the June Term ^{AD 1852} of said Court of Common Pleas, the Jurors of the Grand Jury of said Term

of said court, duly found and returned as a true Bill, an indictment
against the said Vincent Gray, for the crime of stealing said mare
And the plaintiff avers also that the said Vincent Gray did not ap-
-pear before said court of Common Pleas at the term thereof holden in said
county, next after the said recognizance was made and acknowledged
as aforesaid as by the terms and conditions of said recognizance he
was bound to do, but being then and there, to wit on the 19th day of
June AD 1852 three times solemnly called to come into court to
answer unto said charge and indictment, as by the terms of
said recognizance he was bound to do came not, but made default
and the said John Gray and Silas ^{Bell} his sureties, being each ^{then & there} three times
solemnly called to come into court and bring with them the body of the said
Vincent Gray as by their said recognizance they were bound to do
came not, but made default, by reason whereof and of the prem-
-ises it was ~~then~~ and there considered and ordered by said
court of Common Pleas that the said recognizance be and was
then and there duly declared forfeited, and both of said forfeit-
-ures were then and there by said court declared to be res pect-
-um until the next Term ~~thereafter~~ of said court, to the state
of Ohio, as by the record of said forfeitures in said court of Common
Pleas remaining and ready to be here shown to said court, will
fully appear; And the plaintiff also avers that afterwards
to wit at the November Term of said court of Common Pleas AD 1852
to wit on the 8th day of November AD 1852
at the county of Mon as aforesaid, the said Vincent Gray did not ap-
-pear at said court of Common Pleas in said county to answer
unto said charge and indictment as by said recognizance
he was bound to do, but being then and there three times solemnly
called to come into court and answer said charge and indictment
as he was bound to do, by the terms of said recognizance, came
not, but made default and the said John Gray and Silas Bell
being ^{then & there} each three times solemnly called to come into court
and bring with them the body of said Vincent Gray, as by their
recognizance they were bound to do, came not but made default
by reason whereof, and of the premises it was then and there consid-
-ered and adjudged by the said court of Common Pleas that the said recog-

recognizance be and the same was then and there, to wit on the 26th day of November A.D. 1852 at said county, declared forfeited to the state of Ohio as by the record of said forfeiture in said court of Common Pleas within said county remaining and ready to the court here to be shewn, will fully appear; whereby an action hath accrued to the plaintiff to demand and have from the defendants the said sum of one hundred and fifty dollars debt; yet the defendants have not, nor hath either of them nor hath the said Vincent Gray paid said sum of money or any part thereof, to the damage of the plaintiff one hundred dollars.

3) ~~from the state of Ohio~~ Plaintiff complains further for that whereas afterwards, to wit on the 17th day of April A.D. 1852 at the county aforesaid, the said Vincent Gray being under arrest upon a certain charge of Grand Larceny and was brought before Thomas Brown, Probate Judge within and for said county, by virtue of a writ of Habeas Corpus and was then and there admitted by said Judge to give bail according to law in the sum of one hundred and fifty dollars and was then and there ordered by said Judge to enter into a recognizance in said sum of money with security, conditioned according to law that said Vincent Gray should appear before the Court of Common Pleas to be holden within and for said county at the next Term thereof thereafter, and answer unto said charge and abide the order of said court and not depart the said court without leave; And whereas afterward, to wit at the June Term A.D. 1852 of said Court of Common Pleas, the Jurors of the Grand Jury then and there duly empannelled and sworn, did duly find present and return as a true Bill, an indictment on said charge to said court of Common Pleas; And the said Plaintiff avers that the said Vincent Gray in pursuance ~~with~~ said last above mentioned order of said Probate Judge, on the 17th day of April A.D. 1852 at the county aforesaid, did enter into a recognizance, conditioned as aforesaid with said John Gray & Vilas Bell his sureties, in pursuance of said requisition of said Probate Judge, to wit, said Vincent Gray John Gray & Vilas Bell did then and there acknowledge themselves to owe and stand indebted to the state of Ohio each

in the sum of one hundred and fifty dollars, to be levied upon
of their goods and chattels lands and tenements, if default
should be made in the conditions following to wit that the
said Vincent Gray should appear at the court of Common Pleas
to be holden within and for said county, at the first day of the Term
thereof next thereafter the said 17th day of April AD 1852, and
~~answer~~ answer unto the charge of Grand Larceny, and abide
the order of said court, and not depart said court without
leave of said court, And the said plaintiff avers that said
Vincent Gray did not abide the order of said court, but depart-
ed the said court without leave of said court at the said
Term thereof next ensuing the date of said last above
mentioned recognizance, and the time, in which the same
was made and acknowledged as aforesaid; contrary to the
terms of said last above mentioned recognizance; and
the said Vincent Gray being then and there, to wit, on the 17th
day of ~~April~~ ^{June} AD 1852, at the county aforesaid, three times
solemnly called to come unto said court, ^{and answer unto said last above mentioned charge} as by his said last
above mentioned recognizance he was bound to do, came not
but made default; and the said John Gray & Silas Bell, ^{his sureties} being
each then and there, to wit on the day and year last aforesaid, at the
said county aforesaid, three times solemnly called to come unto said
court and bring with them the body of the said Vincent Gray
in discharge of their said recognizance last aforesaid,
in that behalf came not, but made default, by reason
whereof and of the premises it was then and there considered by said court
of Common Pleas that the recognizance last aforesaid be and
the same was then and there declared forfeited unto the state
of Ohio and said forfeiture was then and there by said court
ordered to stand respected until the next Term of said court
to be holden in said county, thereafter the date last aforesaid
and said cause was then and there continued; And the said
plaintiff avers that said Vincent Gray did not appear
at the next Term of said court, holden in said county &
answer unto said last above mentioned charge.

Union Common Pleas
The State of Ohio
vs
Vincent Gray et al

Filed Nov 12 1852
James Linnis Clerk

Said this writ by delivng
to Silas Bell and
John Gray a certified
copy of this writ & under
11th 1852 Vincent Gray
not found

Greas Milare 60
Fines 85
Cops 50

1.95
William M. M. M. M.
Jas W. Robinson
Atty for P. G. G.

Suit Brought on a recognizance entered into by the
defendants on the 17th day of April AD 1852
before the Probate Judge within and for the
County of Union & State of Ohio by which recogni-
-zance the Defendants acknowledged their obli-
-gation to stand indebted to the State of Ohio in
the penal sum of one hundred & fifty dollars
Conditioned for the appearance of Vincent
Gray one of the defendants before the court
of Common Pleas of said County on the
first day of the term thence next ensuing and
answer to the Charge of Grand Larceny
or any indictment that may be presented
on said Charge and abide the order of the
said Court and not depart the Court without
leave, which Bond has been forfeited,
Subt Claimed \$300.00, Damages \$100.00

The State of Ohio, Union County, ss.

To the Sheriff of said County, Greeting:

We command you to summon *Vincent Gray.*

Silas Bell & John Gray

if *they* may be found in your bailiwick, to be and appear before the Court of Common Pleas of said County of Union, at the Court House in Marysville, *North with* ~~on the first day of the next Term thereof~~ to answer unto

The State of Ohio

in a plea of *Debt one hundred and fifty dollars*
damages *one hundred dollars*

and have you then there this writ.

Turner
Witness, JAMES ~~SIXEAD~~ Clerk of said Court at Marysville,

the *11th* day of *November* A. D., 18*52*

James Turner Clerk.

The State of Ohio

Vincent A. Gray et al

Proc. for Summons

Filed November 11th 1852

James Lower Clerk

Robt. A. S.

The state of Ohio } Minor Common Pleas

vs
Vincent Gray

Silas Bell

John Gray

Sett & \$150-

Damages \$100

Issue summons returnable
forthwith (Enclose. "Bnd"
brought on a recognizance
entered into by the defendants
on the 17th day of April AD 1852
before the Probate judge within
and for the county of Minor & State
of Ohio by which recognizance the defendants
acknowledge themselves to owe & stand
indebted to the state of Ohio in the several
sum of one hundred & fifty dollars con-
ditioned for the appearance of Vincent
Gray one of the defendants before the
Court of Common Pleas of said county on
the first day of the term thereof next en-
suing and answer to the charge of Grand
Larceny, or any indictment that may be
presented on said charge and abide the order
of the said court and not depart the court with-
out leave, which bond has been for-
feited. Sett & claimed \$300.00. Damages
\$100.00-

James W. Robinson

Pros. Atty

The State of Ohio

by
Vincent Gray

Transcript

Filed March 25th 1852
James Swann Clerk

the state of ohio

vs

Vincent Gray

December 21 1851

This day came David H Price and made oath that one Vincent Gray

did steal and feloniously take from the stable of D H Price one Bay mare took his affidavit there of there upon issued a warrant against Vincent Gray and delivered the same to Robert Gamble constable

December 22nd 1851 Warrant returned with the body of Defendant I have taken the body of the within named Vincent Gray on the 22 Dec 1851 Fees 25cts

Robert Gamble constable

Dec 22 1851

subpeny Issued in Behalf of the State for David H Price David Canklin Lewis B Thompson Medishi Canklin and Robert Gamble

sub Returned served personally on the 22 Dec 1851 by reading this writ to the within named persons Fees 50 cents Robert Gamble constable

December 22nd 1851. At a clock A M the Defendant appeared trial had D H Price R Gamble D Canklin M Canklin C B Thompson witnesses was sworn and examined and there upon the Defendant Vincent Gray was asked by me to enter in to Recognizence in the sum of five hundred Dollars for his appearance at court which he neglected to do and there upon I issued a mittimus for his commitment and delivered the same to Robert Gamble constable

Recognized the following witnesses
 in Behalf of the state David H Price
 David Canblier Lewis B Thompson
 Robert gamble Meachick Canblier
 Dec 22 1854 Mittimus returned
 I committed the within named
 Vincent Gray to the custody of the
 jailor of said county with whom
 I left a certified copy of the within
 writ Fees service 25 mileage 45 by
 Robert gamble const

Items of Fees

✓ Affidavit	25	constable	
Warrant	25	-serving warrant	25
sub poa writ	25	-serving sub	50
swearing witness	20	-serving mittimus	25
judgment	25	mileage	45
Mittimus	25		

Witness Fees \$250

This transcript 31

The State of Ohio Union County Millerap Jps
 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
 Wm Owen J.P.
 of the Twp. aforesaid

Criminal Case File

Case No. 1852-CR-0006

No. 52-CR-6

Union Common Pleas.

STATE OF OHIO

against

George Brown

Defendant.

NOV TERM, 1852

Defendant Fined \$⁰⁰

Journal No. 5

Page 124

Record No. _____

Page _____

Ex. Doc. _____

Page _____

No 13

State of Ohio

vs

George Brown

plea guilty

fine \$5 & costs

Cert Bill

made

Recorded

The State of Ohio
vs Assault
& Battery
George Brown

Filed June 17 1852
James L. Wimer Clerk

A True Bill
John H. Hutchinson

Foreman of the
Grand Jury

The State of Ohio } Court of Common Pleas
Union County ss } June Term AD 1852

The Jurors of the Grand
Jury then and then duly empannelled
and sworn to enquire in the name and
by the authority of the State of Ohio, within
and for the County of Union aforesaid, do
present and find that one George Brown
late of said County on the third day
of May in the year of our Lord
one thousand eight hundred and
fifty two with force and arms at the
County aforesaid, in and upon one,
Lorenzo Belford then and there being
did unlawfully make an assault
and him the said Lorenzo Belford then
then did beat bruise wound and ill treat
and other wrongs to him the said Lorenzo Bel-
-ford then and there did to the great damage
of the said Lorenzo Belford; Contrary
to the form of the statute in such case
made and provided and against
the peace and dignity of the State
of Ohio

James W. Robinson
Prosecuting Attorney

This indictment was found on the
testimony sworn and sent to the Grand
Jury by the order of Court at the request
of the prosecuting Attorney.
James W. Robinson
Prosecuting Attorney

Criminal Case File

Case No. 1852-CR-0007

No. 52-15-74

Union Common Pleas.

STATE OF OHIO

against

Joseph Hawkins
Defendant.

NOV TERM, 1852

Defendant Fined 3 ⁰⁰/₄

Journal No. 5 Page 189

Record No. C. 1 Page 203

Ex. Doc. A Page 207

No 12
State of Ohio
vs
Joseph Hopkins

Guilty

Chas. Bill
made

(Recorded)

Joseph Hewkins on the day and year afore
said at the County aforesaid, with force and clamor
did unlawfully play with Joseph Ross, Thomas
Marks, and Joshua Marks at well with
Cards, a certain Game commonly called
Euchre for money to wit the sum of five cents
to wit the said Joseph Hewkins then and there
did unlawfully play with said persons said
Game commonly called Euchre for the sum
of five cents; Contrary to the form of the stat-
ute in such case made and provided
and against the peace and dignity of the State
of Ohio: James W. Robinson
Prosecutor Atty

The State of Ohio
& }
} Gunning
Joseph Hawkins

Filed June 17 1852
James Homer Clerk

A True Bill
John Ketchum
Foreman of the
Grand jury

The state of Ohio = Court of Common Pleas
Main County ss June Term 1852

The jurors of the Grand Jury then and there duly empanneled and sworn to inquire in the name and by the authority of the state of Ohio within and for the body of the County of Main aforesaid upon their oath aforesaid in the name and by the authority of the state of Ohio, do present and find that one Joseph Hawkins late of said County on the twenty seventh day of May in the year of our Lord one thousand Eight hundred and fifty two with price and arms at the County aforesaid, did unlawfully play at a table with cards a certain game commonly called Euchre with Joseph Ross, Thomas Marks and Joshua Marks and then and there did unlawfully bet and wager with said persons a certain sum of money to wit the sum of five cents on the event of said game; contrary to the form of the statute of in such case made and provided and against the peace and dignity of the state of Ohio

And the jurors aforesaid upon their oath aforesaid do further present and find that said Joseph Hawkins on the day and year aforesaid at the County aforesaid did unlawfully make a bet and wager of a certain sum of money to wit the sum of five cents with Joseph Ross, Joshua Marks and Thomas Marks, late of said County on the event of a certain game at a table with cards, to wit a game commonly called Euchre, which said game the said Joseph Hawkins then and there played with said persons to determine said bet and wager; contrary to the form of the statute in such case made and provided and against the peace and dignity of the state of Ohio

And the jurors aforesaid upon their oath aforesaid do further present and find that said

Criminal Case File

Case No. 1852-CR-0008

No 8

State of Ohio

vs

Joseph Raps

Guilty

Court Order

Conable

28
7
196

Recorded

196

30
3600
1000
1200
1100
1400
1991

Mar 16 1991

did on the day and year aforesaid. At the county
aforesaid ~~with~~ the force and arms. unlawfully
play with Joseph Hawkins, Joshua Markes
and Thomas Markes and with cards. ^{certain} game
for money, to wit: them and ~~them~~ ^{callously} unlawfully
with ^{bad purpose} ~~play~~ the game commonly known for the sum
of five cents in money; contrary to the form of
the statute in such case made and provided
and against the peace and dignity of the
State of Ohio
James W. Robinson
Prosecuting Attorney

The State of Ohio
vs { Laming
Joseph Ross

Filed June 17 1852
James Luman Clerk

A True Bill
John Hutchison
Foreman of the
Grand Jury

(Copies)

The State of Ohio = Court of Common Pleas
Union County ss June Term AD 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 aforesaid upon their oath aforesaid in the name & by the authority of the State of Ohio do present and find that one Joseph Ross late of said County on the twenty seventh day of May in the year of our Lord one thousand eight hundred and fifty two with force and arms at the County aforesaid did unlawfully play at and with cards for money to wit the sum of five cents a certain game commonly called Enche with Joshua Marks, Thomas Marks, Joseph Hawkins of said County and then and there did bet and wager with said persons a great sum of money on the event of said game to wit the sum of five cents; Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio

And the Jurors aforesaid on their oath aforesaid in the name and by the authority of the State of Ohio do further present and find that the said Joseph Ross on the day and year aforesaid at the County aforesaid did unlawfully make a bet and wager of a certain sum of money to wit the sum of five cents with Joshua Marks, Thomas Marks and Joseph Hawkins on the event of a certain game at and with cards commonly called Enche which said game the said ~~persons~~ ^{to wit a game} ~~persons~~ ^{Joseph Ross} then and there ~~played~~ ^{played} with the said persons ~~with the said~~ 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

James W. Robinson
Prosecuting Attorney

And the said Jurors upon their oath aforesaid do further present and find that said Joseph Ross

The state of Ohio

J. & Gannig
Joseph Ross

Free box Ex

Filed Nov 24 - 1852
James Linn Clerk

The state of Ohio } In Union Com Pleas
vs }
Joseph Ross } Gaming Fine \$500 at November
} } Term 1852

Issue a Fi Fa for goods &c
& in default thereof for the body
of the defendant

To the Clerk of } James W Robinson
Union Com. Pleas } Pros Atty
Nov 24th 1852

Criminal Case File

Case No. 1852-CR-0009

No. 52-CR-9

Union Common Pleas.

STATE OF OHIO

against

Joshua Markes

Defendant.

NOV TERM, 1852

Dismissed

Journal No. 5

Page 156

Record No. C1

Page 208

Ex. Doc. A

Page 229

Deic Joshua Marks: on the day and year
aforesaid. at the county aforesaid with
free and arms did unlawfully play with
Joseph Ross. Joseph Hand-Kins. and Thoma
Marks at and with cards, a certain
game commonly called ~~Quiche~~ ^{for money to wit}
the sum of five cents, to wit ^{some of the} ~~them~~ and
there unlawfully play with said persons
said game commonly called ~~Quiche~~
for the sum of five cents, contrary to
the form of the statute in such case
made and provided and against the
peace and dignity of the State of
Ohio.
James M. Robinson
Prosecuting Attorney

The State of Ohio
vs
J. E. Gaming
Joshua Marks

Clerk of the
Court
710 P. C.

Filed June 17 1852

James Sumner Clock

Nolle

A True Bill

John H. Hitchcock

Foreman of the
Grand Jury

The state of Ohio Court of Common Pleas
Union County ss June Term 1852

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 in the name and by the authority of the state of Ohio, do present and find that one Joshua Marks late of said County on the twenty seventh day of May in the year of Our Lord One thousand Eight hundred and fifty two with force and arms at the County of Union aforesaid did unlawfully play at and with Cards, a certain game commonly called Euchre with Joseph Ross, Thomas Marks and Joseph Hawkins late of said County and then and there ^{unlawfully} ~~did~~ ^{bet and wager} with said persons ~~make~~ ~~unlawfully a bet and wager~~ of a great sum of money, to wit the sum of five cents on the event of said game, contrary to the form of the statute in such case made and provided and against the peace and dignity of the state of Ohio

And the jurors aforesaid on their oath aforesaid do further present and find that said Joshua Marks on the day & year aforesaid at the County aforesaid did unlawfully make a bet and wager of a certain sum of money to wit the sum of five cents with Joseph Ross Joseph Hawkins & Thomas Marks late of said County on the event of a certain game at and with Cards to wit a game commonly called Euchre which said game the said Joshua Marks then & there played with said persons to determine said bet and wager, contrary to the form of the statute in such case made and provided and against the peace and dignity of the state of Ohio

And the jurors aforesaid on their oath aforesaid do further present and find ^{that}

Filed Nov

8 - 1852

James DuChesne

State of Ohio }
 } An Indictment,
 } Issued a subpoena
Isabella C. Marks } for Joseph. Pross. and
 } Joseph. Hawkins witness pro
 } Exendant. forthwith

To James Dunn. {
Clerk of the Peace }
Nov 8 1852

J. C. Dwyer
Atty for Def.

Criminal Case File

Case No. 1852-CR-0010

No. 52-12-10

Union Common Pleas.

STATE OF OHIO

against

Thomas Marks

Defendant.

NOV TERM, 1852

Defendant Fined \$3 ⁰⁰/₄

Journal No. 5

Page 156

Record No. C1

Page 202-208

Ex. Doc. A

Page 207

The state of Ohio

of Gaming

Thomas Marks

cert bill
made

Filed June 17 1852

James Sumner Clerk

plea Guilty

A True Bill

John Hentchapa

Foreman of the

Grand Jury

(Recorded)

And the said jurors upon their said oath do further present and find that said Thomas Marks on the day and year within aforesaid, at the county aforesaid with free & lawful counsel fully play with Joseph & John Hentchapa and John Hentchapa one of said Hentchapa's carots, a certain game of money to wit said dice then and there played and gained commonly, called Snook for the sum of five cents, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the state of Ohio

James W. Johnson
Prosecuting Attorney

The state of Ohio — Court of Common Pleas
Main County do — June 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 Main aforesaid upon their oath aforesaid in the name and by the authority of the state of Ohio, do present and find that one Thomas Marks late of said county on the twenty seventh day of May in the year of our Lord one thousand eight hundred and fifty two with force and arms at the county of Main aforesaid did unlawfully play at and with cards a certain game commonly called Quere with Joshua Marks Joseph Ross Joseph Hawkins ^{unclear} late of said county and then and there, did bet and wager with said persons a great sum of money on the event of said game to wit the sum of five cents; contrary to the form of the statute in such case made and provided and against the peace and dignity of the state of Ohio

And the jurors aforesaid on their oath aforesaid ~~do their oath aforesaid~~ in the name and by the authority of the state of Ohio do further present and find that the said Thomas Marks on the day and year aforesaid at the county aforesaid did unlawfully make a bet and wager of a certain sum of money to wit the sum of five cents with Joseph Ross, Joseph Hawkins and Joshua Marks on the event of a certain game at and with cards, to wit a game commonly called Quere which said game ~~the said game~~ aforesaid ^{the said} ~~they~~ ^{Thomas Marks} they and there played with the said Joseph Ross, Joseph Hawkins and Joshua Marks to determine said bet and wager; contrary to the form of the statute in such case made and provided and against the peace and dignity of the state of Ohio

James W. Robinson
Prosecuting Attorney

Criminal Case File

Case No. 1852-CR-0011

No. 52-55

Union Common Pleas.

STATE OF OHIO

against

A. Beaman et al

Defendant.

NOV TERM, 1853

Journal No. 5 Page 255

Record No. ~~No Record~~ Page _____

Ex. Doc. _____ Page _____

No 18 B 4

State of Ohio

vs

A. Beaman

Wm Green

State

A Beman
Wm Greene

pre for Capias

Filed June 2 1853

James Linn Clerk

The state of Ohio

A Beaman

William Green

} Agreement to pay & c

Issue a capias in this case

J. W. Johnson Pros. Atty

To sh

To the Clerk of Min. Com pleas

May 31st 1853

The State of Ohio

to

A Beaman
William Green

Copies

Filed June 24 1853
James Brown Clerk

Received this with June 20 1853
The within named persons not found

Fees	Milage	40
Fees		55
June 23 1853	Return	<u>95</u>

William S. Mahin Clerk

THE STATE OF OHIO, UNION COUNTY, SS.

To The Sheriff of said County, Greeting:

We command you to take

A. Beaman & William Green

if ~~he~~^{they} may be found in your bailiwick, and ~~him~~^{them} safely keep, so that you have ~~his~~^{their} 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~~^{them} in said Court for *agreement to fight*

And have you then, there, this writ.

Witness, JAMES TURNER, Clerk of said Court, at

Marysville, this *24* day of *June*

A. D., 185 *3*

James Turner Clerk.

State of Ohio
vs
William Green Jr
Copies

Filed Nov 8th 1852
James Turner

Received this writ August 31st 1852
The within named William Green
Not found

Span 8th 1852
Geo. Mibage 75⁻
Fees 35⁻
1.10

William C. Martin Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *William Green Jr* 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 Lumber*
JAMES ~~KINKADEE~~, Clerk of said Court, at
Marysville, this *31st* day of *August*

A. D., 185 *2*

James Lumber Clerk.

22
90
86
86
47

3,31

The state of Ohio
vs ^{Agreement} to fight &c
Andrew Beaman
William Green jr

Filed June 17 1852
James Swann Clerk

A True Bill
John Hutchison
The foreman of the
Grand Jury

This Bill was found upon the testimony
of the Grand Jury to the facts appearing in the
return & sent to the Grand Jury by the
prosecuting attorney
James M. Hester
prosecuting attorney

The State of Ohio = Court of Common Pleas
Mun County ss June Term AD 1852

The jurors of the Grand Jury then
and there duly empannelled and sworn to in-
-quire in the name and by the authority of the
state of Ohio within and for the body of
the County of Mun aforesaid upon their
said oath present and find that Andrew
Beman and William Green Jr late of
said County of Mun on the seventh
day of June in the year of our Lord one
thousand eight hundred and fifty two
with force and arms at the County aforesaid
did unlawfully and willfully agree to
fight with each other at fist cuffs and
the said William Green Jr and Andrew Be-
man did then and there in pursuance of
said agreement willfully and maliciously
fight ~~with~~ ^{and} each other at fist cuffs
contrary to the form of the statute in such
case made and provided and against the
peace and dignity of the State of Ohio
And the said jurors, on their said oath do fur-
-ther present and find ^{that} the said William
Green Jr and Andrew Beman on the
day and year aforesaid at the County
aforesaid, did with force and arms
willfully and unlawfully agree to fight
at fist cuffs with each other ~~at~~
~~steps~~ by them and there did commit
an affray in said County, contrary
to the form of the statute in such case
made and provided and against the
peace and dignity of the State of Ohio

James W. Robson
Prosecuting Attorney

State

of

Andrew Bemmer

William Green Jr

Pro for Capias

Filed August

30th 1852

James Linn Clerk

What did

The State of Ohio


vs

Andrew Beman

William Green Jr

Agreement to fight

Issue a capias for the
defendants

To the Clerk of  James W. Robinson
Main Common Pleas Pres. Atty
August 31st 1882

Criminal Case File

Case No. 1852-CR-0012

No. 52-02-12

Union Common Pleas.

STATE OF OHIO

against

Henry Douglass
Defendant.

APR TERM, 1855

Nolle Pro

Journal No. 5 Page 378

Record No. _____ Page _____

Ex. Doc. _____ Page _____

No ~~1~~ ~~2~~ No 1

State of Ohio
vs

Henry Douglas

The state of Ohio

vs W. R. Taylor

Henry Douglass

Filed June 17 1852
James Sumner Clerk

A True Bill

John Huntziger

Foreman of the
Grand Jury.

The State of Ohio } Court of Common Pleas
Monroe County Sd } June Term A D 1852

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 in and for the body of the County of Monroe aforesaid upon their oaths aforesaid do in the name and by the authority of the State of Ohio, present, and find that one Henry Douglass late of said County on the third day of June in the year of our Lord One thousand Eight Hundred and fifty Two with force and arms at the County aforesaid did unlawfully vend, sell & part with liquors by a less quantity than one quart to wit, the quantity of one Gill commonly called Brandy to one John Hawley for the sum of Ten Cents in money, which sum of money was then and there paid by the said John Hawley to the said Henry Douglass for the said liquor, and the said liquor was not then and there sold as aforesaid for medicinal and Pharmaceutical purposes nor for either of those purposes and the said Henry Douglass was not then and there duly licensed as a Tavern Keeper to sell said 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

James W. Robinson
Prosecuting Attorney

No 5 B

State of Ohio

vs

Henry Douglas

The State of Ohio
J. E. Retarding
Henry Douglass

Filed June 16 1852
James Swener Clerk

A True Bill
John Hentchison
Foreman of the
Grand Jury

The State of Ohio Court of Common Pleas
Union County ss June Term A.D. 1862

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 in and for the ^{body of the} County of Union aforesaid, upon their oath aforesaid, do, in the name and by the authority of the State of Ohio, present and find that one Henry Douglass late of said County of Union, on the fifteenth day of June in the year of Our Lord one thousand eight hundred and fifty two with force and arms at the County of Union aforesaid, did unlawfully vend and sell spirituous liquors by a less quantity than one quart to wit, the quantity of one gill of spirituous liquors, ~~commonly called~~ to one Benjamin Wells said County for the sum of five cents in money, which sum of money was then and there paid by the said Benjamin Wells to the said Henry Douglass for the said liquor, and the said liquor was not then and there sold as aforesaid for medicinal and pharmaceutical purposes, nor for either of those purposes; and ~~without~~ the said Henry Douglass ~~was not~~ ^{being} then and there duly licensed as a tavern keeper to sell said 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

James W. Robinson
Prosecuting Attorney

Union Common Pleas

The State of Ohio

vs

Henry Douglass

Copies

Filed June 17 1852
James Thomas Cloch

I have taken the body of the within named Henry Douglass notes
booky I have recdly before the court, within named at the
day and place within contained as this writ commands
Me

Geo Milage 25
Fees 35
20

William C. Miller Sheriff

The State of Ohio, Union County, ss.

To THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Henry Douglass* 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,~~ ^{forth with} to answer unto an
Indictment, found against him in said Court for *Retailing*

And have you then, there, this writ.

Witness, JAMES ~~KINKADE JR.~~ ^{Sumner} Clerk of said Court, at

Marysville, this *17th* day of *June*

A. D., 185 *2*

James Sumner Clerk.

N~~o~~ 3

State of Ohio

vs

Henry Douglass

Sum \$9,91

Randall 3,18

Grand Jury 3,15

Filed June 17th 1852
James Turner Clerk

The state of Ohio

vs
Henry Longlass

Retailing

Issue a copias for the
defendant in this case
to the clerk of
Union Com. please
June 17th 1832

James W R Union
Pres. City

The State of Ohio
vs,

Henry Douglas
Sub. for witness

Filed April 10th 1855
Lester Randall Clk

Received this writ April 7th A.D. 1855 and served it same day
By leaving a certain copy of this writ at the residence of the within
named John Hamby

Two deposes, 12
Printings, 20
Copy, 20
Return

05
1855
William A. Roll-Street

State of Ohio, Union County, ss:

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to summon

John Hawley

To be and appear before the Honorable, the Judge 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 Plaintiff

in a certain controversy in said Court depending, wherein

The State of Ohio is

Plaintiff, and

Henry Douglass

Defendant, and

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

Witness, TABER RANDALL, Clerk of said Court, at

the Court house in Marysville, this

day of April 9th A. D. 1855.

Taber Randall Clerk.

State of Ohio
vs
Henry Douglas
Capias

Filed April 9th 1833
Labe Randall Clerk

Received this writ March 22nd of 5, 1833. I have taken the body
of Henry Douglas, the name of his Bail is Philadelphia, Missouri
returned a copy of the writ to the
200

Fees, deince .33
Indence 25
Bail bond 50
Return 10

\$ 118

William H. Roth - Sheriff

The State of Ohio, Union County, ss.

To THE SHERIFF OF SAID COUNTY, GREETING;

We command you to take *Henry Douglas* 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.

John Randall
Witness, ~~JAMES KINRADE JR.~~, Clerk of said Court, at
Marysville, this *22nd* day of *March*

A. D., 1855

John Randall Clerk.



Filed April 9th 1855
Levi Randall Clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the 26th day of March in the year of our Lord, One Thousand Eight Hundred and fifty five, personally came before me,

~~Henry Douglas and William H. Robbins~~, Sheriff of the County of Union and
Henry Douglas and Robbins

severally acknowledged to owe the State of Ohio the sum of one hundred 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

Henry Douglas 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 Henry Douglas, for the offence charged in the said indictment. Now, therefore, if the said Henry Douglas, so arrested as aforesaid, shall personally appear before the Judge 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 Judgement 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 Douglas (Signature)
Robbins (Signature)

The state of Ohio
vs ~~James~~
Retailing

Henry Douglass

Filed June 17 1852
James Swenor Clerk

A True Bill
As per the Verdict
Foreman of the
Grand Jury

The State of Ohio Court of Common Pleas
Union County ss June Term AD 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 in and for the body of the county of Union aforesaid upon their oath aforesaid do in the name and by the authority of the state of Ohio present and find that one Henry Douglass late of said county on the seventh day of June in the year of our Lord one thousand eight hundred and fifty two with force and arms at the county aforesaid did unlawfully vend and sell spirituous liquor by a less quantity than one quart to wit, the quantity of ^{commonly called} ~~commonly called~~ Brandy to one John Hawley for the sum of five cents in money, which sum of money was then and there paid by the said John Hawley to the said Henry Douglass for the said liquor, ~~with~~ and the said liquor ~~was~~ ^{was not} then and there sold as aforesaid for medicinal and pharmaceutical purposes nor for either of those purposes and ~~with~~ the said Henry Douglass ^{was} ~~was~~ ^{not} then and there ^{legally} licensed as a tavern keeper to sell said 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

James W. Robinson
Prosecuting Attorney

Criminal Case File

Case No. 1852-CR-0013

No. 52-GR-13

Union Common Pleas.

STATE OF OHIO

against

Godlip Myers

Defendant.

Nov 1852

Defendant Fined \$5⁰⁰/₁₀₀

Journal No. 5 Page 154

Record No. C1 Page 205

Ex. Doc. A Page 205

The State of Ohio
v { Keeping a tavern
{ without license

Gottlieb Myers

Filed Nov 9th 1852

James Sumner Clerk

Guilty for \$5-

A True Bill

Wm D W. Mitchell

Foreman of the
Grand jury
(Recorder)

The State of Ohio Court of Common Pleas
Munich County ss November Term 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 Munich aforesaid do upon
their oath aforesaid present and find that
one Gottlieb Myers late of said County
on the twentieth day of August in the
year Eighteen hundred and fifty two
with force and arms at the County aforesaid
did in the village of Richwood in said
County did unlawfully keep a tavern and
the said Gottlieb Myers was not then and there
duly licensed as a tavern keeper to keep
said ^{tavern} and without being so duly licensed did then
and there keep a tavern; contrary to the
form of the statute in such case made and
provided and against the peace and
dignity of the State of Ohio

James W. Tomson
Prosecuting Attorney

State of Ohio

vs

Godlip Mizer

Capias

Filed Nov 13 1852

James Linn Clerk

Cert Billed
made

J W Rohrer
Att'y

Received this writ November 13th 1852

I have taken the body of the within named Godlip Mizer wheres body
I have ready before the Court within named at the day and place
within contained in the within writ commences on

November 13th 1852

Fees Milage 5⁰⁰
Fees 35⁰⁰
40⁰⁰

William S. Martin Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Godolph Abners* 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} on the first day of the next term thereof, to answer unto an
Indictment, found against him in said Court for *Keeping Tavern without*
License

And have you then, there, this writ.

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

Marysville, this ¹³ day of *November*

A. D., 1852

James Luem

Clerk.

State

by

Gottlieb Myers

Pro. Ju Capras

Filed Nov 13th 1852

James Linn Clerk

23 521

The State of Ohio }
Gottlieb Myers } Keeping tavern without
 } License

Issue a capias for
the defendant
James W. Robinson
Proc. Attorney

to the clerk of
Municipal Pleas
Nov 12th 1852

D A 205

The State of Ohio

vs

Justus Myers

Fine \$5.00
costs 3.27
This writ 73

Filed July 27 1853
James Swann Clerk

Received this writ Jan 19th 1853
Money Made in full Jan 26 1853

Geo Milose 75-

Jan 35-

Redeemed by Geo

\$ 1.10

Spalding & Co

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 November A. D. 1852 the State of Ohio recovered against *Gottlieb Myers* as well as the sum of

Five dollars; for fine, as also the sum of \$3. 27 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 *Gottlieb Myers*

You cause to be made the fine and costs aforesaid with interest thereon from the 13th day of *Nov* A. D. 1852 until paid; also the sum of \$0.73 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 *Gottlieb Myers* 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~~, clerk of said

Court at Marysville this 17th day of

A. D. 1852

January

James Sumner

Clerk.

Filed July

17 - 1853

James Linn Clark

The State of Ohio

Gottlieb Myers } Fine \$5.00
Nov. Term 1852

issue a ~~fi~~ ~~fa~~ ~~pro~~ ~~quo~~ ~~lib~~
et in default thereof

to the clerk } for the body of the defendant
of Minn Com Pleas James W Robinson
Jan 17th 1853 } Prosecuting Attorney

Criminal Case File

Case No. 1852-CR-0014

52-22-14
The State of Ohio^{8.}
& of Gaming

Joshua Marks

Filed Nov. 9th 1852

James Sumner Clerk

cost bill
made Record

A True Bill

Wm D Mitchell

Foreman of the
Grand Jury

28
18
24
34

164

And the said jurors upon their oath affirmed, do
further present and find that the said Joshua Marks do
afterwards, to wit, on the day and year aforesaid, at
the county aforesaid, did unlawfully play a card
with cards, with Thomas Marks, Jackson
Drepper and Joseph Rose
a certain game commonly called seven up
for money, to wit the sum of ten cents, to wit the
said Joshua Marks did then and there unlaw-
fully play with said persons, said game, for the
sum of ten cents; contrary to the form of the
Statute in such case made, enacted and given to the people
and dignity of the State of Ohio

James W. Johnson
Prosecuting Attorney

The state of Ohio ~~County~~ Court of Common Pleas
Union County ss November Term 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 aforesaid, upon their
oath aforesaid do present and find that one
Joshua Marks late of said county on
the fifth day of ~~October~~ ^{November} in the
year of our Lord one thousand eight hundred and
fifty two with piece and amp at the court aforesaid
did unlawfully ~~play and with cards~~ ^{bet and wager upon the event of}
certain game ^{of cards} commonly called seven up, the sum of ten
cents with Thomas Marks, Gideon Draper and
Joseph Ross to wit: did then and there
unlawfully bet and wager ^{with said persons} a great sum of money to wit the
sum of ten cents on the event of said game; contrary
to the form of the statute in such case made and provided and against
the peace and dignity of the state of Ohio,
And the jurors aforesaid upon their oath aforesaid, do further
present and find that the said Joshua Marks
afterwards to wit, on the day and year aforesaid, at the
county aforesaid, did unlawfully make a bet and wager of a
certain sum of money to wit the sum of ten cents
with Thomas Marks Gideon Draper and
Joseph Ross on the event of a cer-
tain game at and with cards, to wit a game commonly called
seven up which said game was then and there
played by the said Joshua Marks with the
said Thomas Marks Gideon Draper and
Joseph Ross 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.

The State of Ohio
vs

Joshua O Marks
Capias

Filed July 31 1853

James Sweeney

Received this writ Number 241857
I have taken the Body of the within named
J O Marks and the Name of his Bail is

Edward Applegate I here with Return the
Bail Bond Geo. M. Speer \$5-
 \$5-
 \$50
 \$5-
 \$5-
 \$5-
 \$5-
 \$5-

January 31st 1853

William S. Mason & Co

The State of Ohio, Union County, ss.

To THE SHERIFF OF SAID COUNTY, GREETING:

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

And have you then, there, this writ

Witness, *Turner* JAMES ~~RENEADE JR.~~, Clerk of said Court, at

Marysville, this

A. D., 1852

24th day of *November*

James Turner

Clerk.

State

7

Wells & Robert
et al

Proc. for Sub.

Filed March 12 1853

James Linn Clerk

The state of Ohio

vs

James Wells et al

vs
Rivd

Issue subpoena for Frederick
Lemmon, Elijah Fox and

James B Dort witnesses for the

To the clerk of state

Minor Com. Pleas J W Robinson

March 12th 1853

Pres. Atty

Filed March 17853

James Sumner Clerk

State of Ohio } Indictment, for gaming,
in }
Joshua C. Marks }

Issue a subpoena for
Elijah, Wolford, & Joseph, Ashbaugh, witnesses
for Defendant,

March 1st 1853,

J. C. Smith atty for
Defendant.

To James Gunn Clerk
of Union Co - Ohio }

The state of Ohio

Joshua C. Marks
~~John Moore~~

propr capias

Filed Nov 24 1852
James Linn Clerk

The state of Ohio }
vs }
Joshua C. Marks } Gaming
Issue capias for the }
defendant }
to the clerk of } James W. Robinson
Ohio Common Pleas } Provs Atty
Nov 24th 1832

Filed July 31 1853

James Down Clark

The State of Ohio, Union County, ss,

BE IT REMEMBERED, that on the *31st* day of *March* in
the year of our Lord, One Thousand Eight Hundred and fifty *three*, personally came before me,
William C. Muen Sheriff of the County of Union
Joshua O. Marks and *Edmund Applegate* 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 *J O Marks*
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 *J O Marks*, for the offence charged in the said indictment. Now,
therefore, if the said *J O Marks*, so arrested as aforesaid, shall personally
appear before the Judge 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 Judgement 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.

Joshua O. Marks *J O*

Edmund Applegate *E A*

The State of Ohio

vs

Joshua C. Mortus

Sub for wit

Filed March 8 1853
James Swann Clerk

Received this court of Reeling to Joseph Astor on March 2 1853
Dues by Reeling to Eliza Wolford March 8 1853

dues Salage	20
Frais	25-
Rebun	5
	<hr/> 50

March 8 1853

William C. Martin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Elijah W. Ford Joseph Ashbough

to be and appear before the Honorable, the Judge 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 Defendant* in a certain controversy in said Court depending, wherein *The State of Ohio* is Plaintiff, and *Joshua C. Markes* is Defendant, and this he shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this *1st* day of *March*

A. D. 1853

James Turner Clerk.

Criminal Case File

Case No. 1852-CR-0015

The State of Ohio
vs E. Gamm
Thomas Marks

Filed Aug 11 1852
James Linn Clerk

copy bill
made
No record
Re Cor

A True Bill

Wm D W Mitchell

Foreman of the
Grand Jury

And the said jurors upon their oath with the
presence and aid that the said Thomas Marks
of the several counts on the day and year aforesaid
with the count aforesaid did unlawfully prey as
and with counts with Joseph Ross
Joshua Marks and Weston Shaper
a certain sum commencing
exceed seven up for money to wit for the sum
of ten cents. I find the said Thomas
Marks then and there ~~did~~ prey
with said persons with sum of ten cents;
constray to the form of the statute & in such cases
made and provided and against the peace
and dignity of the state of Ohio
James W. Robinson
Prosecuting Attorney

The State of Ohio } Court of Common Pleas
Union County ss } November Term 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 aforesaid upon their oath aforesaid, do
present and find that one Thomas Marks
late of said County, on the sixth day of
~~October~~ ^{November} in the year eighteen hundred and
fifty two, with force and arms of the County of Union
aforesaid did unlawfully ^{bet and wager upon the} ~~play~~
^{event of} ~~of cards~~ a certain Game ^{Commonly called}
Seven up with Joseph Ross, Gideon Draper

and Joshua Marks
late of said County, ^{agreed sum of money, to wit} ~~did~~ then and there did unlaw-
fully bet and wager with said persons a certain
sum of money to wit the sum of ten cents on the event
of said Game; contrary to the form of the Statute in such
cases made and provided, and against the peace
and dignity of the State of Ohio

And the said Jurors upon their said oath, do further pre-
sent and find that the said Thomas Marks
afterwards to wit on the day and year aforesaid
at the County aforesaid did unlawfully make
a bet and wager of a certain sum of money, to wit
the sum of ten cents with
Joshua Marks, Joseph Ross, and Gideon Draper
on the event of a certain game
a said with cards to wit, a game ^{commonly called}
seven up which said Game ^{Thomas Marks} the said then and
there played with said persons to the term and
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

State of Ohio

5

Thomas Norton

Sub for writ

Filed March 17 1853

James Linn clerk

Served this writ by Reeling to Joseph Ashbaugh March 16 1853

Served this writ by Reeling to Eliza Wolford March 17 1853

Fees Mileage 20

Linn 25⁰⁰

Return 50⁰⁰

Charge Miles

March 17 1853

William C. Main Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Joseph Ashbace & Elijah
Walford

to be and appear before the Honorable, the Judge 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 *70* o'clock, A. M., to testify and the truth to speak on behalf of *the Defendant*

in a certain controversy in said Court depending, wherein

The State of Ohio
is Plaintiff, and *Thomas Marks*
is Defendant, and this he shall in no wise omit, under the penalty

of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this *16th* day of *March*

A. D. 1853

James Turner Clerk.

The State of Ohio

to
Thomas Norton

Sub for wit

Filed March 11 1853

James Homer Clark

I see this writ of Replevin to the within
James H. Norton, Sheriff, for return March 12th 1853

Gas Milage 5⁻

Sherry 1.00

Return 1.00

2.00

William B. Mendenhall Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Gideon Draper

to be and appear before the Honorable, the Judge 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 *8^o* o'clock, A. M., to testify and the truth to speak on behalf of *the Plaintiff* in a certain controversy in said Court depending, wherein *The State of Ohio* is Plaintiff, and *Thomas Marks* is Defendant, and this he shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this *12th* day of *March*

A. D. 185 *3*

James Turner

Clerk.



The state of Ohio

✓
Thomas McKee

Filed Nov-24 1852

James Linnick Clerk

The state of Ohio

Thomas Markes

Gaming

Issue a Capias for the
defendant

To the Clerk of
Main Com. Pleas

James W. Robinson
Pres Atty

Nov 24th 1852

State

~

Thomas Marks

Free for sub

Filed March 12 1853

James Linn Beth

State vs Thomas Marks = Gaming

Issue subpoena for Gideon
Draper, witness for the state

To the clerk of the Court
Minor Com. Pleas
March 12th 1853

James W. Robinson
Proc Atty

Filed Aug 31 1853
James Swann clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *37th* day of *November* in
the year of our Lord, One Thousand Eight Hundred and fifty *two*, personally came before me,
William C. Hutton, Sheriff of the County of Union
and
Thomas Marks and *Abel Marks*
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 *Thomas Marks*
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 *Thomas Marks*, for the offence charged in the said indictment. Now,
therefore, if the said *Thomas Marks*, 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 Judgement 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.

C. J. Marks
Abel Marks

The State Ohio
vs
C. L. Marks

Receipt for ditto

Filed March 16 1853
James L. Linn Clerk

The State of Ohio

vs

Charles S. Marks

Wilford as witnesses (in the above case) for Defendants
returned on the _____ day of next term of
court March 16th 1853

To the Clerk of Court of Com
Pleas Issue a subpoena
for Joseph Ashburn & Elijah

by H. C. Clark
Atty for Def

The State of Ohio

vs

Thomas Marks

Capias

Filed July 31 1853.
James Swin Clark

Received this writ Number 24 1853
I have taken the body of the within named
Groom as Marks and the name of his Bail
so Able Mark I have with return the
Bail Bond

Fees	5
Milage	35
Fees	50
Bond	5
Return	95

January 31 1853

William C. Martin Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

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

And have you then, there, this writ.

Witness, *James Turner* ~~JAMES TURNER JR.~~, Clerk of said Court, at

Marysville, this *24th* day of *November*

A. D., 185 *2*

James Turner Clerk.

Criminal Case File

Case No. 1852-CR-0016

No. 52-18-6

Union Common Pleas.

STATE OF OHIO

against

John Sherman
Defendant.

NOV TERM, 1852

Journal No. 5 Page 168

Record No. No Record. Page _____

Ex. Doc. A Page 2168

The State of Ohio
S E Fogery
John Sherman

Filed Nov 9th 1852
James Swiney Clerk

A True Bill

Wm D Mitchell

Foreman of the
Grand Jury

The state of Ohio ~~County~~ Court of Common Pleas
Main County ss November Term 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 Main aforesaid, upon their oath aforesaid
do present and find that one John Sherman late
of the county of Main aforesaid, on the sixteenth
day of June — in the year of our said one
thousand eight hundred and fifty two with force and
arms at the county aforesaid did feloniously
forge a certain order and request for the pay-
ment of money which said forged order and request
for the payment of money is as follows, that is to say
"Please (then and there meaning "Please") to let
the Bearer (then and there meaning "to let the bearer") have
ten dollars (then and there meaning "have ten dollars
in money") on my account (then and there meaning "on my
account") Oblige
me" Julia Dodge (then and there meaning "Julia
Dodge") 1852 Sixteenth June (then and there mean-
ing "June 16th AD 1852") Mister Woodburn (then
and there meaning "Samuel Woodburn")
intending then and there to represent ^{by said instrument forged as aforesaid by said Sherman} ~~an order~~ ^{for the payment}
and request upon Samuel Woodburn ~~for~~

of ten dollars in money to the bearer and Executed
by Julia Dodge on the ~~16th of June 1852~~ ^{16th of June in the year eight hundred and fifty two} with
intent then and there to defraud Samuel Woodburn,
contrary to the form of the statute in such case made and
provided and against the peace and dignity of the State
of Ohio

And the said jurors on their said oath do further pre-
sent and find that the said John Sherman after-
wards, to wit on the day and year aforesaid, at the
county aforesaid, feloniously did forge a certain

A True Bill

Foreman of the Grand Jury

other order and request for the payment of money ~~there~~
that is to say an order and request upon Mister Noel
burn ^{to wit} ~~Samuel~~ ^{Semmes} Woodburn) to pay the bearer
ten dollars, dated June ~~the~~ ^{the} sixteenth in the year
eighteen hundred and fifty two, and signed Jercla Dogue
(meaning then and there judge scribe) with intent then and there
to defraud Samuel Woodburn; contrary to the form of
the statute in such case made and provided and against
the peace and dignity of the state of Ohio

3 And the said jurors upon their oath aforesaid do further
present and find that the said John Sherman
afterwards ~~to~~ ^{to} wit on the day and year aforesaid, at
the county aforesaid feloniously did forge or counterfeit
other order and request for the payment and delivery
of goods, which said forged order and request for the payment
and delivery of goods is as follows, that is to say, "Please
(then and there, thereby intending "please") to let the Bearer
(then and there, ^{meaning and} intending thereby "to let the bearer") have
ten dollars (then and there meaning "have ten dollars
in goods") on my Com^d (then and there meaning thereby "on
my account") Oblige me (thereby then and there meaning
"Oblige me") Jercla Dogue (then and there meaning
"Judge scribe") 1852. sixteenth of June (then and there
intending to date the said order and request June six-
teenth in the year eighteen hundred and fifty two)
Mister Woodburn (then and there intending and mean-
ing to direct said order and request to Samuel Wood-
burn); intending then and there to defraud the said
Samuel Woodburn; contrary to the form of the statute
in such case made and provided ~~and against~~
and against the peace and dignity of the state of Ohio

4 And the jurors aforesaid upon their oath aforesaid do further present
and find that afterwards, to wit on the day and year aforesaid
the said John Sherman did at the county aforesaid

feloniously forge a certain other order and request for the
payment of money, which said forged order and request for the pay-
ment of money is as follows, that is to say "Please to let the bearer
have ten dollars on my Com^t Bly me
Julia Dogre 1852 Mister Woodburn

sixteenth of June; intending there-
and there to prejudice damage and defraud Samuel Woodburn
to whom said order and request was presented ^{then and there} by said John
Sherman for payment; contrary to the form of the statute
in such case made and provided and against the peace and
dignity of the state of Ohio

5th And the said jurors upon their oath aforesaid do further present and find
that the said John Sherman afterwards to wit on nine teen the
day of June in the year of our Lord one thousand Eight hun-
dred and fifty two at the County aforesaid, having in his custo-
dy and possession a certain other ~~order~~ order and request
in writing for the payment of money, purporting to be a true and
genuine order and request upon ^{to wit} Samuel Woodburn
by Julia Dogre to the bearer for ten dollars, and dated
on the sixteenth day of June in the year Eighteen hundred
and fifty two, which said last mentioned order and request
for the payment of money, the said John Sherman then and there well
knew to be a forged order and request, and so knowing, did
then and there unlawfully, falsely and feloniously utter and
publish as true and genuine, the last mentioned order
and request forged as aforesaid, and pass the same upon Samuel
Woodburn; intending then and there, to prejudice, damage
and defraud the said Samuel Woodburn; contrary to the form of the
statute in such case made and provided and against
the peace and dignity of the state of Ohio

And the said jurors on their oath aforesaid do further present and
find that afterwards to wit on the day and year last aforesaid
at the County aforesaid, the said John Sherman having in
his possession a certain other ^{false and forged} order and request for the payment
of money, which said order and request is an order directed to Mister
Woodburn, to wit Samuel Woodburn, ~~purporting~~ purporting to be made

for the sum of ten dollars, by Julia Dogue, on the sixteenth day of June in the year eighteen hundred and fifty two, he the said John Sherman then and there well knowing the premises last aforesaid to wit that said last mentioned order and request for the payment of money was then and there a false and forged order and request for the payment of money, did then and there falsely, unlawfully and feloniously utter ~~and~~ publish and pass as true and genuine to said Samuel Woodburn, said false and forged order and request, the said ^{John} Sherman then and there well knowing said order and request was a false and forged order and request, the said John Sherman then and there intending to defraud the said Samuel Woodburn, contrary to the form of the statute in such case made and provided and against the peace and dignity of the state of Ohio

And the jurors aforesaid upon their said oath do further present and find that afterwards to wit, the day and year last aforesaid at the county aforesaid the said John Sherman, had in his possession and custody a certain other false and forged order and request for the payment of money which false and forged order and request is as follows that is to say, " Please to let the Deare have ten dollars on my ^{Account} Bly one
Julia Dogue 1852 Master Woodburn
sixteenth of June // which last men-

tioned order and request so forged the said John Sherman then and there falsely, and feloniously did utter publish and pass upon upon Samuel Woodburn as ~~the~~ true and genuine order ^{and request} for the payment of money, by Julia Dogue ~~for ten dollars~~, directed to him the said Samuel Woodburn he, the said John Sherman then and there well knowing that said order and request in his possession, and by him so uttered, and published was then and there a forged and false order and request; the said John Sherman then and there did utter and publish said forged order and request with the intent then and there to defraud said Samuel Woodburn, contrary to the form of the statute in such case made and provided and against the peace and dignity of the state of Ohio

James W. Robinson. Prosecuting Attorney

Filed July 3-1852
James L. Linn Clerk

The State of Ohio } Suit brought for
vs } perjury
John Sherman }

June 19th 1852 this day came S. B. Woodburn and made solemn oath that on the 19th day of June A.D. 1852 one John Sherman of the County of Huron did present to him an order of ten dollars purporting to be given by Judah Dodge requesting the said S. B. Woodburn to pay the amount of the order to the bearer the deponent further states that he paid the amount of the order to said John Sherman and believes the order to be a forged one, The deponent further states that he believes the said John Sherman is guilty of the ^{said} forgery thereupon issued a Warrant against the said John Sherman and delivered the same to Henry C. Cratridge constable

Same day warrant returned as follows
I returned this writ with the body of the within named John Sherman

my fees mileage six miles 30 cents
Service 25 "

Henry C. Cratridge const

Same day issued a Subpoena for Judah Dodge as witness on behalf of the State

Same day Subpoena returned as follows

June 19th 1852 served the within personally by reading this writ to Judah Dodge as

my fees mileage 5 miles 25 cents
Service 10 "

H. C. Cratridge const

June 19th 1852 defendant present trial had
 Judah Dodge jr and S. B. Woodburn sworn
 and examined as witnesses for the State
 Jesse Sui was sworn & examined as witness for
 the defendant being satisfied from the
 testimony of the witnesses that the defendant
 was guilty of the charge the defendant was
 ordered by me to enter into a recognizance in the
 sum of two hundred and fifty dollars which
 he failed to do and thereupon I issued a mittimus
 for his commitment and delivered the same to
 H. Cratiger court

Recognized the following witnesses in behalf
 of the State S. B. Woodburn & Judah Dodge jr
 June 21st 1852 mittimus returned as follows

I committed the within named John
 Sherman to the custody of the within named
 jailor with whom I left a certified copy of
 this writ

my fee mileage 10 miles 50 cents

Commitment to prison 25 "

Herry Cratiger court

Justices fees Affidavit .25	}	Court for serving warrant .25
Warrant .25		mileage .30
Subpoena .12	}	serving Subpoena .10
Swearing 3 witnesses .12		mileage .25
entering guilty plea .25	}	Commitment to Prison .25
Mittimus .25		mileage .50
Recognizing 2 witnesses .50	}	<u>\$1.65</u>
Transcript \$2.06		

Witness for	Judah, Dodge	50 cts
	S. B. Woodburn	25 "
	Jesse, Said	25 "

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

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

The State of Ohio

John Sherman

Recognition

Filed August 12th 1852

James Sumner Clerk

The State of Ohio Union County 88

But it remembered that on the 19th day of June
in the year 1852 Samuel Woodburn personally
appeared before me James B. Post one of the justices
of the peace in and for the county aforesaid and acknowledged
himself to owe the State of Ohio the sum of one hundred
- red dollars to be levied of his goods and chattels
lands and tenements if default be made in the
condition ~~to wit~~ following to wit

The condition of this recognizance is such that
if the above bounden Samuel Woodburn shall
personally be and appear before the court of common
pleas of ~~Union~~ Co 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 him and not depart the
court without leave then this recognizance
shall be void otherwise to be and remain in full
force and virtue in law

Taken and acknowledged before me this
19th day of June in the year
A.D. 1852

James B. Post J.P.

The State of Ohio

7

John Sherman

Recognizance

Gilead August 1st 1852
James Sumner Clerk

The State of Ohio Union County ss

Be it remembered that on the 19th day of June in the year 1852 Judah Dodge personally appeared before me James B. Dost one of the justices of the peace in and for the County aforesaid and acknowledged himself to owe the State of Ohio the sum of one hundred dollars to be levied of his goods and chattels lands and tenements if default be made in the condition following to wit

The condition of this recognizance is such that if the above bounden Judah Dodge shall personally be & 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 him & not depart the court without ~~law~~ leave then this recognizance shall be void otherwise it shall remain in full force and virtue in law

Taken and acknowledged before me this 19th day of June in the year 1852

James B. Dost J.P.

State of Ohio

^{vs}
John C. Sherman

ⁱⁿ
Probate Court
Cost Bill \$13.81

The State of Ohio }
 vs } Habeas Corpus
 John C. Sherman } In Probate Court

To fees of Probate Judge \$

To Filing Application for Habeas Cor	.06
" Allowance of & writ of Habeas Cor	30
" Entering Appearance & Docketing Cause	22
" Entering Return & Filing writ & Recog.	18
" Attending Trial 2.00 & writ of Release 25	225
" Complete Record 1.25 Indexing 37 1/2	1,62 1/2
" Cost Bill & Satisfaction	47 1/2
	<u>\$5.31</u>
" Sheriffs Fees	<u>7.75</u>
	<u>\$13.06</u>

Thos Brown Prob. Judge

Filed Oct 19-1882
James Lurmer Clerk



231


The State of Ohio
Union Countyss.

To The Sheriff of said County Greeting

You are hereby commanded to release
from your custody in the jail of said County
John C Sherman, who has this day by me
been recognised in the sum of one hundred
and fifty dollars for his appearance ~~for~~ before
the Court of Common Pleas of said County on
the first day of the next term thereof

Witness Thomas Brown judge of
the Probate Court of said County
and the seal of said Court this
10th day of July AD 1852

Thos Brown P. J.



State of Ohio
vs
John Shorman
Bond

Filed Oct 19 1852

James Sumner
Clerk.

Bond Forfeited
November 15 1852
James Sumner - Clerk

otherwise to be and remain in full
force and virtue in law

John C Sherman

Deed
H. S. S. Deed
J. C. Thompson Deed

signed, sealed and acknowledged before
me this tenth day of July A.D. 1852

Wm. Brown Not judge

The State of Ohio
Union County

Be it remembered that on
the tenth day of July in the year of our
Lord one thousand eight hundred and fifty two
personally came before me Thomas Brown
Judge of the Probate Court within and
for the County of Union aforesaid John
C Sherman wholly void and James Thom
pson and severally acknowledged ^{themselves} ~~them~~
to owe the State of Ohio the sum of
one hundred and fifty dollars each, to be
levied of their goods and chattels lands
and tenements if default be made in
the condition following, to wit: The condition
of this recognizance is such that whereas
the above bounden John C Sherman has
been arrested upon the charge of Forgery on
the oath of Samuel Woodburn before James
B. Dost a Justice of the Peace of said County
and committed to the jail of said County
Union upon a certain Writimus issued
by said Justice to await his trial before
the Court of Common Pleas of said County
and whereas the said John C Sherman
has this day been brought before me
Thomas Brown Judge as aforesaid upon
a writ of Habeas Corpus and admitted to
bail in the above sum of one hundred
and fifty dollars conditioned for his ap
pearance on the first day of the next
Term of the Court of Common Pleas for
said County. Now if the said John C
Sherman is admitted ~~shall~~ shall appear
before the Judge of Court of Common
Pleas of the County aforesaid on the first
day of the next term thereof and then
and there plead to or answer said
Charge or any indictment that may be
prepared against him on said Charge
and abide the judgment of the said
Court thereon and not depart the Court
without leave then this recognizance
shall be void and of no effect.

The State of Ohio ¹⁹
of
John Sherman & also

Declaration

Filed December 15 1852
James Linnick Clerk

Cost Bill made
Record

W

that the recognizance last aforesaid be, and the same was then and then duly declared to be forfeited into the state of Ohio, as by the record of said forfeiture in said court, remaining and ready to the court to be shewn, will fully appear; whereby an action hath accrued to the plaintiff to demand and have from the defendant the said sum of one hundred and fifty dollars debt, ~~yet~~ the defendant hath not paid, nor have ^{John Thompson} the said ~~Paul & Co~~, and J. C. Thompson, nor hath either of them paid said sum of money or any part thereof, to the damage of plaintiff one hundred dollars & therefore the state of Ohio mes

James W. Pomeroy
Prosecuting Attorney

said J. H. Fair. & J. C. Thompson his sureties, to wit
said John ^{Sherman} ~~Wright~~, J. C. Thompson, & J. H. Fair did then
and there acknowledge themselves to one and stand
indebted to the state of Ohio, each, in the sum of
one hundred and fifty dollars, to be levied upon
their goods and chattels, lands and tenements, if
default should be made in the conditions following
to wit that the said John Sherman should appear at
the ~~next~~ term thereafter of said court, at the first
day of the term aforesaid and answer unto the charge
of Forgery aforesaid and abide the order of said
court ~~thereon~~ and not depart said court without
leave thereof. And the said plaintiff avers that said
John Sherman ^{did not appear and answer unto said charge &} did not abide the order of said court
but departed the same without leave thereof at
the said term thereof next ensuing the date of said
last above mentioned recognizance, contrary to the
terms of said recognizance; And the said John Sher-
man being then and there to wit on the 15th day
of November A. D. 1852, at the November term
1852 of said court, at the court house of said county, three
times solemnly called to come into ^{said} court and
answer unto said last above mentioned ~~recog-~~
~~nizance~~ charge & indictment, as by his said last
above recognizance he was bound to do, came
not, but made default; and the said J. H. Fair
and J. C. Thompson his sureties, being each then
and there to wit, on the day and year last aforesaid
at the court house of said county, three times
solemnly called to come into ^{said} court and bring
with them the body of the said John Sherman
in discharge of their ~~said~~ recognizance last
aforesaid, in that behalf came not, but made
default, by reason whereof and of the premises
it was then and there by said court considered

sum of one hundred and fifty dollars debt, yet
the defendant hath not paid nor have the said John
Sherman and J. C. Thompson nor hath either of them
paid said sum of money, or any part thereof, to the dam-
age of the plaintiff one hundred dollars.

And the said plaintiff further com-
-plains as aforesaid that whereas, after wards
to wit on the 10th day of July AD 1852 at the county
aforesaid the said John Sherman being under
arrest upon a certain charge of Forgery and being
brought duly before Thomas Brown, Probate
Judge within and for the said county of Minn. by
virtue of a writ habeas Corpus, ~~was~~ then and there
admitted to give bail according to law in the sum
of one hundred and fifty dollars, and was then
ordered by said judge to enter into a recognizance
in said sum of money with said J. H. Fair, and J. C.
Thompson, his surety, conditioned according to
law, that said John Sherman should appear should
appear before the court of Common Pleas to be hol-
den within and for said county at the next term
thereof ^{and the first day thereof} thereafter, and answer unto said charge
and indictment, and abide the order of said
court and not depart the said court without
leave; And whereas afterwards, to wit, at the
~~Novemb^{er}~~ ^{Novemb^{er}} term AD 1852 of said court of Common Pleas
the jurors of the Grand Jury then and there duly
empannelled and sworn, did ~~there~~ and there
duly find, present and return as a true bill
an indictment on said charge, to said court
of Common Pleas; And the said plaintiff avers that
said John Sherman in pursuance of said last above
mentioned order of said probate judge, did, on the
10th day of July AD 1852 at the county aforesaid, enter
into a recognizance, conditioned as aforesaid with

on the first day of the Term ^{next} thereafter of said court
of Common Pleas to answer unto said charge and not
depart the said court without leave thereof as by
the record of said recognizance in said probate
court duly entered according to law and re-
maining and ready here to the court to be shewn
will fully appear; And the plaintiff avers that
afterwards to wit at the November Term
AD 1852 of said court, the jurors of the Grand
Jury ^{of said term} then and there duly found & presented and
returned as a true Bill an indictment against the
said John Sherman for the crime of Forgery afore
said; and the said plaintiff avers that said John
Sherman did not appear before said court of Com-
mon Pleas at the term there holden in said county next
after the said recognizance was made and entered
into and acknowledged as aforesaid, as by the
terms thereof he was bound to do but ~~made default~~
being then and there to wit on the 15th day of Novem-
ber AD 1852 at the court house in said county three
times solemnly called, to come into court and answer
unto said charge and indictment as by the terms
of said recognizance he was bound to do, came
not, but made default, and the said J W Gail
and C Thompson being then and there three times solemn-
ly called to come into court and bring with them
the body of the said John Sherman as by their said
recognizance they were bound to do, came not but
made default, by reason whereof and of the premises
it was then and there considered and ordered by said
court of Common Pleas that the said recognizance
be and the same was then and there duly declared for-
feited unto the state of Ohio, as by the record of said
forfeiture in said court, remaining and ready to be
here shewn to said court ~~will~~ fully appear
whereby an action hath accrued to the plaintiff
to demand and have from the defunct & the said

The State of Ohio = Court of Common Pleas
Minn County 207 November Term 1852

The state of Ohio, plaintiff complains
of J. H. Gaid (the sheriff, having returned not found
as to John Sherman and J. C. Thompson) in a plea of
debt for that whereas heretofore to wit on the 19th day of June
A. D. 1852 the said John Sherman was arrested at the
county of Minna aforesaid upon the charge of Forgery
and brought before James B. Sord a justice of the peace
in and for said county and was then and there by said
James B. Sord duly committed to the jail of said county
to be kept there till the next term of the Court of
Common Pleas, to be held in and for said county, to answer
unto said charge, or until he should be otherwise dis-
charged by law; And whereas also afterwards to wit on the
10th day of July, A. D. 1852 at the county aforesaid, the said
John Sherman was brought before Thomas B. Ross
the probate judge in and for said county, on a certain
writ of Habeas Corpus then and there duly issued and
was then and there ~~by~~ by said court duly admitted to
give bail according to law in the sum of one hun-
dred and fifty dollars conditioned according to
law ~~for the appearance~~ of the said John Sherman
at the Court of Common Pleas in and for said county
at the ^{of the term} first day thereof next to be holden in said county
after the date last aforesaid, to answer unto said
charge of Forgery and any indictment that may be
then and there duly found & presented by the Grand
Jury of said term of said Court, and not depart the
said Court without leave, and whereas in pursuance of
said judgement of said probate judge the said John Sherman
J. H. Gaid & J. C. Thompson on the day & year last aforesaid
at the county aforesaid duly entered into a recognizance
for the sum of one hundred and fifty dollars, conditioned
as aforesaid for the appearance of the said John Sherman

The state of Ohio

John Sherman
J. H. Smith
J. C. Thompson

Proc. for sum^d

Filed Nov 15-1852
James Linn Clerk

The state of Ohio

John Sherman

J N Gail

J C Thompson

Common Pleas

Sept \$300. damages \$100

Issue summons returnable
forthwith "Endorse" suit brought

on a recognizance entered into by the defend-
ants on the 10th day of July A.D. 1852 before
and by the probate court in and for said coun-
ty of Amherst, by which recognizance the
defendants acknowledge themselves to
owe and stand indebted to the state of Ohio
in the penal sum of one hundred and fifty
dollars, conditioned for the appearance of said John
Sherman before the ^{court of} common pleas of said county
on the first day of the term next thereafter of said
court to answer to the charge of Forgery, ~~and~~
any indictment that may be presented
on said charge, and abide the order of the
said court, and ^{not} depart the ^{said} court without
leave, which bond has been forfeited, Sept
claimed \$300. damages \$100.

J W Robinson

Atty for the State

William H. Miller Clerk

The State of Ohio

John Sherman
vs
J. H. Laird
vs
J. Thompson

Filed Nov 1852
Laird vs Sherman
Thompson vs Sherman

\$ 755-
10/17 30
75
50
16

Wm H. Miller Clerk
J. R. Reavis
Atty for P. H.

will bring an recognizance in writ
into by the defendants on the 10th day of
July A.D. 1852 before and by the Probate
Court in and for said County of Union,
by which recognize the defendants
acknowledge themselves to owe and
stand indebted to the State of Ohio in
the special sum of one hundred and
fifty dollars; condition for the appearance
of saide John Sherman before the Court
of common Pleas of saide County on
the first day of the term next three of last of said
Court to answer to the charge of Forjury, and
any indictment that may be presented
in saide Charge and abide the order of the
said Court and not deposit the said Court
with out cause, which bond has been
forfeited Debt claimed \$300, Damages \$100

The State of Ohio, Union County ss.

To the Sheriff of said County, Greeting:

We command you to summon

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

if *they* may be found in your bailiwick, to be and appear before the Court of Common Pleas of said county of Union, at the Court House in Marysville, ~~on the first day of the next Term thereof~~, to answer unto *North with*

The State of Ohio

in a plea of

Debt

and have you then there this writ.

Three Hundred Dollars
damages *one hundred Dollars*

Witness *James Lower* JAMES ~~INLADE~~, Jr., Clerk of said Court at Marysville,

the *15th* day of *November* A. D. 1852

James Lower Clerk.

~~Testify the above to be a true copy of the original writ~~

Criminal Case File

Case No. 1852-CR-0017

No. 52-62-7

Union Common Pleas.

STATE OF OHIO

against

Joseph Ross

Defendant.

NOV TERM, 1852

Defendant Fined \$5⁰⁰/₁₀₀
" " " 3⁰⁰/₁₀₀"

Journal No. 5 Page 170

Record No. C1 Page 199

Ex. Doc. A Page 203

The State of Ohio
& Gaining

Joseph Ross

Filed Nov 9th 1852

James Sumner Clerk

Cpt Bill Middle

Recorded

A True Bill

Wm D W Mitchell

Foreman of the
Grand Jury

Chk
Jan 193
Mar 16

The State of Ohio \searrow Court of Common Pleas
Union County \searrow November Term 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 aforesaid upon their said oath do
present and find that some Joseph
Ross late of said County on the sixth
day of ~~October~~ ^{November} in the year aforesaid
one thousand eight hundred and fifty two with
force and arms at the County aforesaid, did
unlawfully bet and wager a certain sum of
money to wit the sum of ten cents on the event
of a certain game ^{at cards} commonly called seven up
with Joshua Marks, Gileon Draper
and Thomas Marks ^{to wit}
~~then and there did bet said money with said~~
persons, on the event of said game; contrary
to the form of the statute in such case made
and provided and against the peace and dig-
nity of the State of Ohio

And the said jurors upon their oath aforesaid
do further present and find that said
Joseph Ross afterwards, to wit on the
day and year aforesaid at the County aforesaid
did unlawfully play at and with cards a
certain game commonly called seven up
for money to wit for the sum of ten cents with
Joshua Marks, Gileon Draper and
Thomas Marks. ^{to wit} did then and there
play said game with said persons, for said sum
of money, contrary to the form of the statute in such
case made and provided and against the peace and dignity of the
State of Ohio
James W. Robinson
Prosecuting Attorney

D A 203

The State of Ohio

vs

Joseph Prop

Fine	\$5.00
costs	2.09
This writ	73
in case cost	35

Filed Nov 25 1852
James Turner Clerk

Received Number 25 to 1852
Money Made in full Nov 25 1852

Mary Paid to
Clerk
Zees Molasse 5
Acres 35
Pomage 15
35

Nov 25 1852

William Collins 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 8th day of November A. D. 1852 the State of Ohio recovered against Joseph Prop as well as the sum of

Five dollars; for fine, as also the sum of \$2,09 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 Joseph Prop

You cause to be made the fine and costs aforesaid with interest thereon from the 15th day of November A. D. 1852 until paid; also the sum of \$0 73 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 Joseph Prop — 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 ~~KIRKLAND~~ ^{Loomer} Jr. clerk of said

Court at Marysville this 24th day of

November A. D. 1852

James Loomer

Clerk.

Criminal Case File

Case No. 1852-CR-0018

No. 2-62-18

Union Common Pleas.

STATE OF OHIO

against

James Simpson
Defendant.

Mar 1853
NOV TERM, 1852

Defendant fined \$20

Journal No. 5

Page 198

Record No. C1

Page 206

Ex. Doc. A

Page 372

The State of Ohio⁷
vs Larceny
James Simpson

Filed Nov 9 1852
James Sumner Clerk

Plea not Guilty

No 1

Recorded

A True Bill

Wm D W Mitchell

Foreman of the
Grand Jury

5

The State of Ohio Court of Common Pleas
Miam County ss November 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 au-
thority of the state of Ohio, within and for
the body of the county of Miam aforesaid
upon their oath aforesaid do present and
find that one James Simpson late
of the county of Miam aforesaid, ^{here to fore to wit} on the
Eighth day of ~~October~~ ^{July} in the year of our Lord
one thousand Eight hundred and fifty two
at the county of Miam aforesaid, ~~the~~ property
of Abijah Gandy then and there being found, of
the value of three dollars, one Bank Bill duly
executed by the Seneca County Bank, for
the payment of three dollars on demand to the
bearer, dated at Tiffin ^{near} ~~Jan~~ ^{first} in the year
Eighteen hundred and fifty one, and numbered
^{three thousand two hundred and sixty seven}
(3267); unlawfully, and feloniously did steal
take and carry away; contrary to the form of the
Statute in such case made and provided and a-
gainst the peace and dignity of the state of Ohio
And the jurors aforesaid upon their said oaths do
further present and find that the said James
Simpson ^{afterwards to wit} on the day and year aforesaid, at the
County aforesaid, ^{of their} one Bank Bill for the payment
of three dollars, of the value of three dollars, the
property of said Abijah Gandy then and there being
found; executed and payable by The Seneca Coun-
ty Bank on demand, to the Bearer and num-
bered three thousand two hundred and fifty seven
and dated January ^{first} in the year Eighteen hundred
and fifty one, unlawfully and feloniously did steal
take and carry away; contrary to the form of the Statute

in such case made and provided and against the
peace and dignity of the state of Ohio

And the said jurors on their oath aforesaid, do
further present and find that the said James
Simpson, ^{afterwards found} on the day and year aforesaid at the county
aforesaid, one ^{the} Bank Bill, of the property of Abijah
Gandy, ~~then~~ and then being found, of the value of three
dollars, for the payment of three dollars on demand
to the bearer by The Seneca County Bank, un-
lawfully and feloniously did steal, take and carry
away; contrary to the form of the statute in such
case made and provided and against the
peace and dignity of the state of Ohio

And the jurors aforesaid on their oath aforesaid
do further present and find that the said James
Simpson, ^{afterwards to wit} on the day and year aforesaid, at the county of
Union aforesaid, of the property of said Abijah Gan-
dy ~~then~~ and then being found, of the value of three dollars
one ^{of the} Bank Bill duly executed by the Seneca
County Bank, for the payment of three dollars
on demand to the bearer, dated January first
in the year Eighteen hundred and fifty one and
numbered three thousand two hundred and sixty seven
feloniously did steal, take and carry away; contrary
to the form of the statute in such case made and
provided and against the peace and dignity of
the state of Ohio.

And the jurors aforesaid upon their oath aforesaid do fur-
ther present and find that the said James
Simpson, ^{afterwards to wit} on the day and year aforesaid, at the county
of Union aforesaid did feloniously steal, take and
carry away one ^{of the} Bank Bill, of the Seneca County Bank
of three dollars, payable on demand to the bearer,
of the property of said Abijah Gandy, ~~then~~ and then
found, of the value of three dollars, (which said bill

Bank Bill is as follows, that is to say

~~The~~ state of Ohio =

3

3

Wm. Pyper
66

(A) N^o 3267

Secured
by the pledge
of stock
Three

The Seneca County Bank
will pay three dollars on demand
to the bearer = *Three*
Tiffin = Jan'y 1st 1857
Attest S. Arnold Cashr = B. Tombs Pres

; Contrary to the form of the statute in such case made
and provided and against the peace and dignity
of the state of Ohio

And the said Jurors, upon their said oaths
do further present and find that the said James
Simpson, afterwards to wit on the day and year
aforesaid at the county aforesaid, certain other
Bank Bills, the property of said Abigail
Gandy, of the value of twenty dollars did
then and there feloniously steal, take and carry
away, then and there knowing them to be bank
bills; contrary to the form of the statutes in such
case made and provided and against the peace
and dignity of the state of Ohio

James W. Robinson
Prosecuting Attorney

The State of Ohio

15

James Simpson

Sub for Unit.

Filed March 21 - 1853

James Turner Clerk

Acced this writ by Becking to Seredy O. Leucht March 17 1853
Specd by Becking to Catherine & Mc Farlin & Peppard
Family Samuel & Worth March 19th 1853

Milrose 100
Linn 50

Return 10
\$ 160

March 21st 1853

William Leitch Child

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

David O Jewett Catharine
McHarland Shepard Gandy Samuel I Kirk

to be and appear before the Honorable, the Judge 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 Defendant*
in a certain controversy in said Court depending, wherein *The State of Ohio*

is Plaintiff, and *James Simpson*
is Defendant, and this he shall in no wise omit, under the penalty

of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this *17th* day of *March*

A. D. 1853

James Turner

Clerk.

BOND

Filed Febry 4 1853
James Linnick Clerk

No 3

The State of Ohio, Union County, ss,

BE IT REMEMBERED, that on the *Fourth* day of *February* in
the year of our Lord, One Thousand Eight Hundred and fifty *three*, personally came before me,
William C. Mullen, Sheriff of the County of Union
James Simpson and Bradford Wood 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

James Simpson 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 Simpson*, for the offence charged in the said indictment. Now,
therefore, if the said *James Simpson*, so arrested as aforesaid, shall personally
appear before the Judge 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 Judgement 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. Mullen Sheriff

James Simpson Seal
Bradford Wood Seal

The state of Ohio

to
James Simpson

Proc. for mts

Filed March 3rd 1853
James Swann Clerk

The state of Ohio du Min Common Pleas

James Simpson I do hereby subpoena for J. C.
Reed, and Abijah Gandy
to appear at the next Term
to give testimony in behalf of

To the clerk of the state

of Min. Com. Pleas

March 3 1853

James W. Robinson
Proc. Atty

The State of Ohio
10

James Simpson

Copies

102

Filed July 4 1853
James Town Clerk

Received this writ Warrants 24th 1852
I have taken the body of the within named
James Simpson and the name of his Bail
is Bradford Wood I have with Return the
Bail Bond

July 4th 1853
Austent B. Welch

Geo. Milase	60
Fine	35
Bond	50
—	75
Return	5
	<u>225</u>

William & Malin Ault

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

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

And have you then, there, this writ.

Witness, JAMES ^{*Sumner*} ~~WINKADE JR.~~, Clerk of said Court, at
Marysville, this *24th* day of *November*
A. D., 185 *2*

James Sumner Clerk.

to determine said bet and wager, contrary to the
form of the statute in such case made and provided
and against the peace and dignity of the State of Ohio

And the said Jurors upon their said oaths do for
the present find that the said
defendants to wit on the day and year aforesaid, at
the County aforesaid with force and arms did law-
fully play a Stand with cards, with

a certain game, ^{to wit} called

for money to wit the sum of ^{cents,} but
the said ^{cents,} but

did unlawfully play with said persons, said
game in the sum of ^{cents,} but
to the form of the statute in such case made and
provided and against the peace and dignity of the State of Ohio

James W. Webster
Prosecuting Attorney

State of Ohio
vs
Gaming

A True Bill

Foreman of the
Grand Jury

The State of Ohio \Rightarrow Court of Common Pleas
Munir County \Rightarrow November Term 1852

The Jurors of the Grand Jury then and there duly em-
paneled 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 Munir aforesaid
upon their oath aforesaid in the name and
by the authority of the State of Ohio do present and
find that one _____ late of
said County on the _____ day of _____
in the year of our Lord one thousand
eight hundred and fifty two, with pre and
arms at the County aforesaid, did unlaw-
fully ^{bet and wager upon the result of} play ~~at~~ a certain game
^{at cards} commonly called _____ with

~~to wit~~ ^{to wit} ~~and~~ there did unlawfully bet and wager
with said persons, a certain sum of money, to
wit the sum of _____ cents on the event of said
game, contrary to the form of the Statute in such case
made and provided, and against the peace and
dignity of the State of Ohio

And the said Jurors upon their said oath do
further present and find that the said
_____ afterwards, to wit on the day and year
aforesaid at the County aforesaid did unlawfully make
a bet and wager of a certain sum of money, to wit
the sum of _____ cents with _____ +

_____ on the event of a certain game
a ~~shall~~ with cards, to wit a game called
which said game the said _____
then and there played with

State of Ohio

J Simpson

Sub for rent

Filed March 21 1853

James Linn Club

Order by Billings to Washburn & Co
March 21st 1853

Green Millage	5
Law	121
Return	5
	<hr/>
	227

March 21st 1853

William G. Martin Clerk

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Joseph Newlove

to be and appear before the Honorable, the Judge 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 *10* o'clock, A. M., to testify and the truth to speak on behalf of *Plaintiff*

in a certain controversy in said Court depending, wherein

The State of Ohio
is Plaintiff, and *James Simpson*
is Defendant, and this he shall in no wise omit, under the penalty

of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this *21* day of *March*

A. D. 185 *3*

James Turner

Clerk.



The state of Ohio
v
James Simpson

Pre in Capias

Filed Nov 24 1852
James Linn Clerk

The State of Ohio
vs
James Simpson

petit Larceny

Issue a capias in the defen
dant
to the clerk of the Court
Minor Comm. Pleas
Nov 24th 1852

James W Robinson
Proc. Atty

State of Ohio

v

James Simpson

Prepared for Wit...

Filed March 17 1853
James Sumner Clerk

C. S.

State of Ohio }
James Simpson }
vs }
Simon Cross Pleas

Issue a Subpoena for the following
witness, Dured O. Lovett, Catherine
McFarland, Shepard Gandy; Samuel J.
Kirk. Returnable next term

To the Clerk }
Com Pleas }
March 17th 1853 }
Colet Porter
Atty for Dept

State of Ohio

vs

James Surpouan

Sub for wit

Filed March 21 1853

James Sur Clerk

Paid by Receipt to the within named person
March 3 1853

James Surpouan 50
Levin 25
F. Chum 5
80

William & Austin Shreve

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

J C, Reed and Abijah Gandy

to be and appear before the Honorable, the Judge 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 *Plaintiff*

in a certain controversy in said Court depending, wherein

the State of Ohio
is Plaintiff, and

James Simpson

is Defendant, and this

they shall in no wise omit, under the penalty

of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this

3^d

day of

Novel

A. D. 1853

James Turner Clerk.

\$ A 342

The State of Ohio
vs

James Simpson

Fine	\$20 00
Restitution	6 00
Costs	31 73
This writ	73
	<hr/>
	\$58, 46

Filed Nov 22 1853
James Lower Clerk

Received this 1st September 6th 1853
No Goods on Shuttles Lanes or Tenements found
whereon to Levy; and the within named James
Simpson not found

Dees Mitage	50
Dues	35
Return	5
	<hr/>
	90

William C. Miller 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 23 day of *March* A. D. 1853 the State of Ohio recovered against *James Simpson* as well as the sum of *Twenty* dollars, for fine, ^{\$46.00 Restitution} as also the sum of \$31.73 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 Simpson* You cause to be made the fine and costs aforesaid with interest thereon from the 23 day of *March* A. D. 1853 until paid; also the sum of \$0.73 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 Simpson* 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 5th day of

September A. D. 1853
James Turner Clerk.

\$ A 342

State of Ohio

James Simpson

Fine	\$20.00
Certs	31.73
increase Certs	1.63
This writ	65

Received this writ December 12th 1854 and served the same
January 11th 1855 by reading the within writ to in the presence
of the within named James Simpson, no goods or chattels lands or
tenements found whereon to levy, By order of the attorney for the
State this writ is returned without further process

Wm Service \$5-

Mileage \$3
83

William H. Rott - 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 23rd day of *March* A. D. 1853 the State of Ohio recovered against *James Simpson* as well as the sum of *Twenty* dollars, for fine, as also the sum of \$ 31.73 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 Simpson* You cause to be made the fine and costs aforesaid with interest thereon from the 23rd day of *March* A. D. 1853 until paid; also the sum of \$ 1.63 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 Simpson* 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. *in sixty days*

Witness, JAMES TURNER, Clerk of said Court at

the Court House in Marysville, this 12th day of

December A. D. 1854
James Brown Clerk.

The state of Ohio

vs

James Simpson

pro for Ex-

Filed Sept 5 1853

James Linnell

The state of Ohio

vs
James Simpson

Fine of 26.00

Issue an execution for goods
and lands &c and in default thereof
to the Clerk of the Court
of Ohio Com. Pleas } for the body of the defendant
Sept 25th 1853 } James W. Wilson
Pres. Atty

Criminal Case File

Case No. 1852-CR-0019

No. 152-58-19

Union Common Pleas.

STATE OF OHIO

against

Lewis T. Burroughs
Defendant.

APR TERM. 1854

Dismissed

Journal No. 5 Page 293

Record ~~No Record~~ Page _____

Ex. Doc. _____ Page _____

The State of Ohio
vs Retaining
Lewis J Burroughs

Filed Nov 9 1852
James Linn & Clerk

A True Bill

Wm D W Mitchell

Foreman of the
Grand Jury

The State of Ohio Court of Common Pleas
Union County November Term 1882

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 oath aforesaid do present and find that one Lewis J Burroughs late of said County on the first day of October in the year of our Lord one thousand Eight hundred and fifty two with face and arms at the County aforesaid did unlawfully vend and sell spirituous liquor by a less quantity than one quart, to wit the quantity of one pint of spirituous liquor, to one Abraham Whelpley late of said County for the sum of five cents in money, which sum of money was then and there paid by said ~~Whelpley~~ ^{Abraham Whelpley} to the said Lewis J Burroughs for the said liquor and the said liquor was not then and there sold as aforesaid, for medicinal ~~and~~ pharmaceutical purposes, or for either of those purposes, and the said Lewis J Burroughs was not then and there duly licensed as a tavern keeper to sell said 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 — James W Robinson
Prosecuting Attorney

~~5~~ ~~10~~ ~~11~~ ~~12~~
The State of Ohio

~~1~~ ~~2~~ ~~3~~ Retailing
Lewis J Burroughs

Filed Aug 6 1852
James Linn Clerk

A True Bill

Wm D Mitchell

Foreman of the
Grand Jury

The state of Ohio
Union County ss

Court of Common Pleas
November Term 1852

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 oath aforesaid do present and find that one Lewis J Burroughs late of said County, on the first day of October in the year of our Lord one thousand eight hundred and fifty two with force and arms at the County aforesaid did unlawfully vend and sell ~~of~~ spirituous liquor by a less quantity than one quart, to wit, the quantity of one gill, to one Henry Wolford late of said County, for the sum of five cents in money (which sum of money was then and there paid by the said Henry Wolford to the said Lewis J Burroughs for the said liquor and the said liquor was not then and there sold as aforesaid for medicinal and pharmaceutical purposes nor for either of those purposes) and the said Lewis J Burroughs was not then and there duly licensed as a tavern keeper to sell said 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

James W. Johnson
Prosecuting Attorney

106 #10
The State of Ohio
vs Retailing
Lewis J Burroughs

Filed Nov 9th 1852
James Turner, Clerk

A True Bill
Wm D Mitchell
Foreman of the
Grand jury

The State of Ohio Court of Common Pleas
Main County 20 November Term 1832

The jurors of the Grand Jury then
and there duly Empannelled and sworn
to inquire in the name and by the au-
thority of the state of Ohio within and for the
body of the County of Main aforesaid, upon their
oath aforesaid do present and find that
one Lewis J Burroughs late of said
County, on the first day of October
in the year Eighteen hundred and fifty two
with force and arms at the County aforesaid
did unlawfully vend and sell spirituous
liquor by a less quantity than one quart,
to wit the quantity of one pint, to one Robert
Welsh of said County for the sum of
five cents in money, which sum of money was then
and there paid by said Robert Welsh
to the said Lewis J Burroughs for the said
liquor; and the said liquor was not then and
there sold as aforesaid for medicinal and phar-
macutic purposes, nor for either of those pur-
poses; and the said Lewis J Burroughs
was not then ^{and there} duly licensed as a tavern keeper
to sell said 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

James M Robinson
Prosecuting Attorney

#27

The State of Ohio

vs Retailing

Lewis T Burroughs

Filed Nov 9th 1852

James Sumner Clerk

A True Bill

Wm D Mitchell

Foreman of the
Grand Jury

The state of Ohio ~~County~~ Court of Common Pleas
Main County ~~as~~ November Term 1882

The jurors of the Grand Jury then
and then duly empannelled and sworn
to inquire in the name and by the author-
ity of the state of Ohio, within and for the body
of the county of Main aforesaid, upon their
oath aforesaid do present and find that
one Lewis J Burroughs late of said
county on the first day of October
in the year of our Lord one thousand eight
hundred and fifty two with force and arms
at the county aforesaid, did unlawfully
vend and sell spirituous liquors by a less
quantity than one quart, to wit the quan-
tity of one gill to one Gideon Draper
late of said county, for a great sum of money
to wit the sum of five cents, which sum
of money was then and there paid by the
said Gideon Draper to the said
Lewis J Burroughs for the said liquor; and
the said ~~liquor was not~~ ^{liquor was not} ~~was not~~ then and there
duly sold as aforesaid for pharmaceutical
and medicinal purposes nor for either
of those purposes; and the said Lewis J Burroughs
was not then and there duly licensed as a
tavern keeper to sell said 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

James W. Johnson
Prosecuting Attorney

Criminal Case File

Case No. 1852-CR-0020

No. 52-13-20

Union Common Pleas.

STATE OF OHIO

against

John Avarine
Defendant.

NOV TERM, 1852

Defendant Found \$ $\frac{00}{1}$

Journal No. 37 Page 170

Record No. C1 Page 197

Ex. Doc. A Page 207

The State of Ohio
of Assault
and Battery

John Amrine

Filed Nov 10 1852

James L. Jones Clerk

Alc. Guilty

Cost Bill made

A True Bill

Wm D. Mitchell

Foreman of the
Grand Jury

Recorded

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

The state of Ohio = Court of Common Pleas
Minn County ss = Novem^r term 1852

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
Minn aforesaid upon their said oath in the
name and by the authority of the State of Ohio
do present and find that one John Amrine
late of said County on the twenty second day of
~~October~~ ^{September} in the year of our Lord one
thousand Eight hundred and fifty two with
force and arms at the county aforesaid in and
upon one James C Dines then and
there being unlawfully did make an as-
sault, and him the said James C Dines
did then and there beat, bruise wound and
ill treat and other wrongs to him the said
James C Dines then and there did, con-
trary to the form of the statute in such
Case made and provided and against
the peace and dignity of the State of Ohio

James W Robinson
Prosecuting Attorney

Criminal Case File

Case No. 1852-CR-0021

dollars in money then and there did unlawfully wager
and bet with one Gideon Draper against five other
dollars in money upon the issue of a certain race
between horses then and there intended to be run. which
said race was after wards, to wit, on the day and
year aforesaid, ^{at the court aforesaid} run and the said stakes then and
there won by the said Gideon Draper, he has aforesaid
& contrary to the form of the statute in such case made
and provided and against the peace and
Obedience of the state of Ohio

James M. Robinson
Prosecuting Attorney

The State of Ohio
vs. Gaming
Parkinson Crane

Filed Nov 10th 1852

James Sumner Clark

Rea, Not guilty

vs A bill made

Record

A True Bill

Wm D Mitchell

Foreman of the
Grand Jury

The State of Ohio — Court of Common Pleas
Union County ss ~~ss~~ November Term 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 ~~of said~~ do present and find that one Parkinson Crane late of said county, on the twenty first day of October in the year of our Lord one thousand eight hundred and fifty two with force and arms at the county aforesaid did unlawfully bet and wager a great sum of money to wit the sum of five dollars with one Gideon Draper late of said county on the event of a certain horse race that then and there took place to wit, did then and there bet said sum of money with said person on the event of said race, 'Contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio

And the said jurors upon their ^{oath} aforesaid do further present and find that said Parkinson Crane afterwards, to wit on the day and year aforesaid at the county aforesaid, did unlawfully wager and bet with said Gideon Draper a certain sum of money to wit the sum of five dollars, on the event of a certain race with horses ~~which~~ which horse race, was then and there run for the purpose of ~~the~~ determining the event of said bet and wager so made as aforesaid, 'Contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio

And the said jurors upon their oath aforesaid do further present and find that the said Parkinson Crane afterwards, to wit on the day and year aforesaid at the county aforesaid a great sum of money to wit the sum of five

State of Ohio

vs

Parkman Crane

Sub for writ

Filed June 24 1853

James Swain Clerk

Issue this writ by Reading to the writ in

James Linton Draper June 15th 1853

Milage 50

Dues 12¹/₂

Retin 5
67¹/₂

William C. Miller Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Gideon Draper

to be and appear before the Honorable, the Judge 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 *11th* o'clock, A. M., to testify and the truth to speak on behalf of *the Plaintiff* in a certain controversy in said Court depending, wherein *the State of Ohio* is Plaintiff, and *Poskinon Crane* is Defendant, and this he shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this

7th

day of

June

A. D. 1853

James Turner

Clerk.

State

of

Partnership

for

Filed June 2 1853

James L. Linnick Clerk

The state of Ohio

~
Parkinson Crane

{ Gaming.

Issue a capias to Sheriff in this
case. J. W. Robinson Pres Atty

To the Clerk of Minor Com pleas

May 31st 1833

State of Ohio

vs

Parkinson Crane

free for mts

Filed June 7 1853

James Linn Clerk

The State of Ohio

In Union Common Pleas

Parkinson Crane

Issue subpoena for Gideon Draper
Witness for the state of Ohio in this
case

To the Clerk of
Union Com. Pleas
June 6th 1853

J. W. Robinson
Proc. Atty

The State of Ohio

10

Perkins and Crane

Capias

Filed June 24 1853
James Brown Clerk

Received this writ June 20 1853
I have taken the body of the within
named Perkins and Crane who do hereby
I have ready before the Court as this writ
commands me

June 23 1853

Geo. ~~W. H. H.~~ ⁵⁻
Luis ³⁵⁻
Return ⁵⁻

William C. Mullin ⁴⁵⁻
Shreve

THE STATE OF OHIO, UNION COUNTY, SS.

To The Sheriff of said County, Greeting:

WE command you to take

Parkinson Case

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 TURNER, Clerk of said Court, at

Marysville, this *2^d* day of *June*

A. D., 185 *3*

James Turner Clerk.

The State of Ohio
vs
Porkinson Crane
Copies

Filed Nov 21 1853
James Linn Clerk

Received this writ November 24 1852
the within named defendant not found
March 21st 1853

fees mileage 50
 fees 35
 return 10
 95

March 21st 1853

William C. Mahan Sheriff

The State of Ohio, Union County, ss.

To THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Parkinson Crane* if he may be found
in your bailiwick, and him safely keep, so that you 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 ~~WINKADE~~ ^{Turner}, Clerk of said Court, at
Marysville, this *24th* day of *November*

A. D., 185 *2*

James Turner

Clerk.

The state of Ohio

v

Parkinson Crane

pro for Capias

Filed November 24 1852

James L. Turner Clerk

Cost here
made Record

The State of Ohio

Parkinson Crane

W. Gurney

Issue Capias for the
defendant to any part
of the state

To the clerk of
Mun. Com Pleas

W. James W. Robinson
W. Pros. Atty

Nov 24th 1852

S A 320

Received by me Dec 18th 1854

State of Ohio

5

Parkison v Crane

Fine \$10.00
cents 14 03
w. costs 1 63
this writ 65

Filed July 12th 1855
James L. Jones clerk

Paid on this
writ \$4.00

J. C. Doughty
Pros. Atty

After the receipt of this writ I went
to Cranes and found him to sick
to remove after which J. C. Doughty
Prosecuting Atty for Union Co
wrote to me stating that this matter
was arranged for the present I there-
fore thought best to return this as by order
of Prosecuting Attorney

A. Smith Sheriff
Del. Co

Recorded

Dec 21 1854

The State of Ohio, Union County, ss.

Delaware

TO THE SHERIFF OF ~~XXIX~~ COUNTY, GREETING;

of Union A

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 *23^d* day of *June* against *Parkison Crane* A. D. 18*53* the State of Ohio recovered as well as the sum of *Ten* dollars, for fine, as also the sum of \$*14.03* for costs and charges in that behalf expended as of record is mani-

fest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said *Parkison Crane* You cause to be made the fine

and costs aforesaid with interest *on the fine* thereon from the *23^d* day of *June* A. D. 18*53* until paid; also the sum of \$*1.63* 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 *Parkison Crane* to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accerued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return. *in sixty days*

Witness, JAMES TURNER, Clerk of said Court at the Court House in Marysville, this *18th* day of

December A. D. 18*54*
James Turner Clerk.

D. A. 320

The State of Ohio

vs

Parkinson Crane

Fine \$10.00
Costs 14.03
Discont 73

Filed April 12 1884
James Turner Clerk

Paid on the
within \$4.00

Received this 1st December 5 1883
No books on Chattles Leases or Tenements former
where on to Long and the within named
Parkinson Crane not found April 11th 1884

Geo Milase 50
Lem 35-
Return 5-
90

William C. Miller 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 33rd day of *June* A. D. 1853 the State of Ohio recovered against *Parkison Crane* as well as the sum of *Less* dollars, for fine, as also the sum of \$14.03 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 *Parkison Crane* You cause to be made the fine and costs aforesaid with interest thereon from the 33rd day of *June* A. D. 1853 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 *Parkison Crane* 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 3rd day of

December A. D. 1853
James Turner Clerk,

Filed Dec 5 1853
James Linn Clerk

The state of Ohio

Partnership Crane & Judgments \$24.03
June 23^d 1853 page 320

Issue execution for goods &c
& land in default thereof for the
with the clerk of County of the defendant
Merrill Bondman James W. Johnson
Nov 26th 1853 pros Atty

\$4.00 paid on fine

Man g - Ohio
in
Perkins Case
for
Executors

Filed Dec 18 1854
James Linnell

Before me

J. C. Boytz
Notary
at

Criminal Case File

Case No. 1852-CR-0022

No. 52-55-22

Union Common Pleas.

STATE OF OHIO

against

Aloups Garland

Defendant.

NOV TERM, 1853

Journal No. 5 Page 256

Record No. 5 Page _____

Ex. Doc. _____ Page _____

5 ~~10~~ #
The State of Ohio
v E. Sumner

Alonzo G. Parbuck

Filed Nov 10th 1852
James Sumner Clerk

A True Bill

Wm D Mitchell

Foreman of the
Grand Jury

The state of Ohio = Court of Common Pleas
Main County = November Term 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 county of Main aforesaid on their oath aforesaid do present and find that Alongo Garlick late of said county on the first day of August in the year eighteen hundred and fifty two with force and arms at the county aforesaid did unlawfully bet and wager a great sum of money to wit the sum of fifty cents with Benjamin Wells Peter Ball and Henry Ballou on the event of a certain game commonly called Poker which game was then and there played by said persons to determined said bet, so made as aforesaid; contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio And the jurors aforesaid upon their oath aforesaid do further present and find that said Alongo Garlick afterwards to wit on the day and year aforesaid at the county aforesaid did unlawfully play at and with cards a certain game commonly called poker with Peter Ball, Henry Ballou and Benjamin Wells for a great sum of money to wit the sum of twenty five cents in money; to wit the said Alongo Garlick then and there did play said game with said persons for said sum of money; contrary to the form of the statute in such case made and provided and against the peace and dignity of the state of Ohio; James W. Robinson, Prosecuting Attorney

The state of Ohio

v

Alonzo Gurlick

Præ for Capias

Filed Nov^r 24 - 1852

James Linn Clerk

The State of Ohio

vs
Alonzo Garlick

Gaming

Issue capias for the defen-
dant, to the sheriff to go
to the clerk } into any part of the State
of Ohio }
of Ohio

Nov 24th 1852

James W. Robinson
Proc. Atty

The State of Ohio

vs

Alonzo Garlick

Capias

Filed March 21
1853

James Linn Clerk

Received this court November 24th 1852
The within named defendant not found
March 21st 1853

See	Milage	25-
	Levy	35-
	Return	10
		<u>70</u>

William E. Martin Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Alonzo Garlick* 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 ^{*Turner*} ~~KINKADE JR.~~, Clerk of said Court, at
Marysville, this *24th* day of *November*

A. D., 185 *2*

James Turner Clerk.

Criminal Case File

Case No. 1852-CR-0023

No. 52 62 23

Union Common Pleas.

STATE OF OHIO

against

James Mills et al
Defendant.

NOV TERM, 1853

Dismissed

Journal No. 5 Page 256

Record ~~No Record~~ Page _____

Ex. Doc. A Page 318

The state of Ohio¹⁵

v. R. A.

James Wells
Lauder Hobart
George Hensel
James Valentine

Filed Nov 10th 1852

James Swann Clerk

Cost Bill
made
No Record
A True Bill

W. D. W. Mitchell

Foreman of the
Grand Jury

This indictment was found upon testimony given and
sent to the grand jury by order of the court at the
request of the prosecuting attorney

James W. Robinson
Prosecuting Attorney

Persons to the jury unknown against the peace, contrary
to the form of the statute in such case made and
provided and against the peace and dignity of
the state of Ohio

James W. Robinson
Prosecuting Attorney

The State of Ohio = Court of Common Pleas
Union County so = November Term AD 1852

The Jurors of the Grand Jury, then and there duly empannelled and sworn to inquire and present in the name and by the authority of the state of Ohio within and for the body of the county of Union aforesaid, upon their oath aforesaid, do present and find that James Wells, and George Hensel ~~with~~ Leander Hobart and James Valentine all late of said County of Union, on the fourth day of September in the year of our Lord Eighteen hundred fifty two with force and arms at the county aforesaid, with sticks, staves and ~~guns~~ and divers other weapons unlawfully, riotously, tumultuously and with violence assembled together with the intent then and there to do an unlawful act, to wit, to, then and there with force and violence commit a trespass upon the property of ^{Chester} ~~Elish~~ Fox; 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 said Jurors, upon their oath aforesaid do further present and find that the said James Wells and George Hensel ~~with~~ Leander Hobart and James Valentine, on the day and year aforesaid at the county aforesaid with force and arms, and with violence ^{unlawfully and riotously} assembled together with the intent then and there to do, with violence and force an unlawful act, to wit, then and there, to commit an assault upon ^{Chester} ~~Elish~~ Fox; contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the state of Ohio -

3 And the said Jurors, upon their oath aforesaid, do further

present and find that the said James Bells ^{afterwards to wit} and George Hensel
~~with~~ ^{the said} Alexander Hobart and James Valentine, on the
day and year aforesaid at the county aforesaid with
force and arms and with violence ^{and riotously} did unlawfully as-
semble together with intent then and there to do
an unlawful act ^{against the peace} with force and violence to wit
then and there with force and violence to disturb the
public sale of property by ^{Chester} Elifah Fox; contrary
to the form of the statute in such case made and pro-
vided and against the peace and dignity of the state
of Ohio

4 And the said jurors upon their oath aforesaid do
further present and find that the said James Bells
and George Hensel ^{afterwards to wit} with the said Alexander Hobart
and James Valentine, on the day and year aforesaid
at the county aforesaid with force & arms and with
violence did unlawfully ^{and riotously} assemble together
with the intent then and there to do an un-
lawful act to wit then and there to commit
a trespass upon the property of ^{Chester} Elifah Fox
and to commit an assault upon Elifah Fox
and with force and violence then and there to disturb
the public sale of property by Elifah Fox

5 And the said jurors upon their oath aforesaid do
further present and find that the ^{said} James Bells and George
Hensel, with ~~said~~ Alexander Hobart and James Valentine
^{afterwards to wit} on the day and year aforesaid at the county aforesaid
with force ^{and arms} ^{and riotously} did meet together and agree with each other then
and there to do an unlawful act ^{with force and violence against the peace} to wit then and there
did agree to disturb and break up a public sale of prop-
erty of ^{Chester} Elifah Fox, and did then and there in pur-
suance of said agreement, by shouting, hollaring, yell-
ing, running, and cursing and swearing, and threat-
ning and divers other things with violence and force
^{riotously} break up the public sale aforesaid against the peace

of the public; Contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio

And the said Jurors, on their said oath, do further present and find that the said James Wells and George Hensel ~~with the said~~ ^{afterwards to wit, on the day and year} Leander Hobart and James Valentine ~~on the day & year aforesaid, at the county aforesaid~~ ^{and riotously, with force and arms} did unlawfully meet together with intent then and there with force and violence to do an unlawful act, ~~to wit, to break up the peace, and did then~~ ^{against} and there do an unlawful act against the peace ^{and riotously} to wit, with force and violence break up a public sale of the property of ^{Chester} Eliph Fox, and then and there did commit a riot; Contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio - ~~James W. Robinson~~
~~Pro. ex top of Thomas~~

And the said Jurors upon their said oath do further present and find that after wards to wit on the day and year aforesaid, and at the county aforesaid the said James Wells, George Hensel, Leander Hobart, and James Valentine late of said county did meet together at the public sale of the property of said ^{Chester} Eliph Fox, and being so met together for a lawful purpose, did then and there ^{with force and arms} unlawfully riotously and routously agree with each other to unlawfully riotously ^{with force and violence} disturb and break up said sale of property and in pursuance of said unlawful agreement with each other, did then and there unlawfully, riotously and with force and violence disturb & break up said sale and then and there did unlawfully with violence commit a trespass upon the property of said ^{Chester} Eliph Fox, and other wrongs riotously and unlawfully ^{and with force and violence} then and there did to the said ^{Chester} Eliph Fox, and

State of Ohio

vs

George Hensel Et al

Debt for Rent

Sum by bearing to the within number
Leases Robert Macle. 24th 1853

Dees Milere 5

Leas 12

March 21st 1853
Dees Milere 5
Leas 12
Total 17

Wm. & L. Mumford

Filed March 23rd 1853
James Town Clerk

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Leander Hobert

to be and appear before the Honorable, the Judge 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 ~~ten~~ o'clock, A. M., to

testify and the truth to speak on behalf of *The Defendant*

in a certain controversy in said Court depending, wherein

The State of Ohio
is Plaintiff, and *George Hensel Et als*
is Defendant, and this he shall in no wise omit, under the penalty

of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this *21st* day of *March*

A. D. 185 *3*

James Turner Clerk.

State of Ohio

vs

James Wells et al

Sub for writ

Filed March 21 1853
James Turner Clerk

Issue this writ by Recd to the Court in
Armed Persons March 19 1853

Fees	Milage	80
Lems		37½
Return		10
		<hr/>
		\$ 1,27

William S. Martin Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon *Frederick Lemmon*
Elijah Hoy & James B Dort

to be and appear before the Honorable, the Judge 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 *8* o'clock, A. M., to

testify and the truth to speak on behalf of *the Plaintiff*
in a certain controversy in said Court depending, wherein *the State of Ohio*
is Plaintiff, and *James Wells & others*
are Defendants, and this *the* shall in no wise omit, under the penalty
of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this *12th* day of *March*

A. D. 1853

James Turner

Clerk.

Criminal Case File

Case No. 1852-CR-0024

No. 52-2-20

Union Common Pleas.

STATE OF OHIO

against

John Morrow
Defendant.

JUN TERM. 1854

Dismissed

Journal No. 5 Page 327

Record No. No Record Page _____

Ex. Doc. _____ Page _____

No 4

State of Ohio

vs

John Morrow

The State of Ohio
No. 67
County of Hamilton
John Morrow

Filed Nov 10th 1852
James Sumner Clot

A True Bill

Wm D W Mitchell
Foreman of the
Grand Jury

Criminal Case File

Case No. 1853-CR-0001

which was done accordingly with James S
Alexander his surety.

The State of Ohio's Union County Paris Township ss
I do hereby certify that the above and fol-
-lowing is a full and true copy from my
booklet, of the proceedings had by and before
me in the above cause,
John B. Leavitt J.P.
of the aforesaid Township

53-CR-1

No 15

The State of Ohio
vs

John Smith and
John Mathers

Transcript,

Filed Nov 17 1853
James L. McClure

Cost Bill
made
no Recd

The State of Ohio Union County ss

The State of Ohio

Larceny

vs
John Smith &
John Mathers

March 19th 1853. This day come Joseph Coe and made oath that One Dollar in silver coin of the

Custs	25	value of One Dollar, of the property
Jus. Affidavit	25	of said Joseph Coe, was feloniously
Warrant	25	Stolen, taken and carried away,
Judgment	25	and that John Smith is guilty of
Bail bond	25	the fact charged, and that one John
Swearing & wits	8	Mathers is guilty of aiding and
Transcript	3 1/4	abetting the said John Smith in
One witness fee.	\$ 13 9/4	the commission of said larceny,

Constables Custs.	25	Took his affidavit thereof; thereupon,
Serving warrant	25	issued a warrant against John Smith
Mileage	5	and John Mathers, and delivered
	30	the same to Abel Marks Constable.

Attending trial	50	March 19 th 1853 Warrant returned
	80	with the body of dependant John
		Mathers, and endorsed as follows, "Served by
		bringing the body of the within named John
		Mathers before the Court, John Smith. Not found

Service	25
Mileage	5
March 19 th 1853 Abel Marks Const.	30

March 19th 1853. The said John Mathers present, plead, not guilty - trial had, Joseph Coe, and Robert Snodgrass, witnesses sworn and examined, and thereupon the dependant was ordered by me to enter into a recognizance in the sum of Fifty Dollars for his appearance at court

The State of Ohio Union County ss.

Be it remembered, that on the 19th day of March in the year 1853. John Mathers and James S. Alexander, personally appeared before me John Bleats, one of the Justices of the Peace in and for the County aforesaid and jointly and severally acknowledged themselves to owe the State of Ohio the sum of Fifty Dollars to be levied of their goods and chattels, lands and tenements, if default be made in the condition following to wit;

The condition of this recognizance is such that if the above bound John Mathers shall personally ~~appear~~ be and appear, before the Court of Common Pleas on the first day of the Term thereof next to be holden in and for the County aforesaid, and then and there to answer to the charge of aiding and abetting John Smith in feloniously taking, stealing and carrying away one Dollar in silver coin of the value of one Dollar of the property of Joseph Lee, and abide the judgment of the Court, and not depart without leave, then this recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

John^{his} Mathers Seal
James S. Alexander Seal

Taken and acknowledged before me on the
day and year first above written
John Bleats J.P.

Criminal Case File

Case No. 1853-CR-0002

Criminal Case File

Case No. 1853-CR-0003

No. 55-2-3

Union Common Pleas.

STATE OF OHIO

against

Robert Maloué

Defendant.

JUN TERM, 1853

Went off the docket

Journal No. 5 Page 215

Record No. **No Record** Page _____

Ex. Doc. A Page 318

No 16 X 8
The State of Ohio

vs Grand Larceny

Robert Malone

Filed March 22 1853

James Lown Clark

cust bill made
no record

A True Bill

A. F. Wilkins.

Foreman of the
Grand Jury

and felonious; did steal, take and carry
away; contribute to the form of the statute for
which case made and prosecuted and
against the peace and dignity of the
State of Ohio

James B. Robinson
Prosecuting Attorney

8, 75

The state of Ohio. — Court of Common Pleas
Union County ss. March Term. 1853

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
oath aforesaid, in the name and by
the authority of the State of Ohio, do present
and find that one Robert A. Malone

Dee of the County of Union aforesaid, on
the twenty seventh day of July in the year
of our Lord one thousand Eight hundred
and fifty two with force and arms at the County
of Union aforesaid seven hogs, seven
sows, seven barrows, seven some of the
value of forty one dollars in money, of the
goods and chattels of one Leonard Lehner
then and there being found, unlawfully
and feloniously did steal, take, and carry
away; contrary to the form of the statute
in such case made and provided and
against the peace and dignity of the State
of Ohio

James W. Robinson
Prosecuting Attorney

And the said jurors on their oath aforesaid
do further present and find that the said
Robert A. Malone afterwards, to wit on the
twenty sixth day of July in the year Eight
hundred and fifty two, at the County
of Union aforesaid seven other hogs of the
value of forty dollars in money of the
goods and chattels of Leonard Lehner
then and there being found, unlawfully

Note of Ohio

Robert Malone

Gava Lorenz

Prescription
Lepros

Filed Jan 7 1854

James Linn clerk

H. Dougl. Pres.
Att.

State of Ohio Grand Larceny's

Robert Malone

Issue a Copy, in this
Case,

James Sum. Clark.

W. S. Langley, Prosecutor
atty.

of the Co. Pleas.

January 6th 1854.

State

~

Robert Malone

Pres in Congress

Filed June 2 1853

James Swann Clerk

The state of Ohio

vs
Robert Malone

{ Grand Larceny

Issue capias for defendant
James W. Robinson prosc. Atty

To the clerk of
Union Common Pleas
May 31st 1853

State of Ohio

vs

Robert Malone

Pro per Capias

Filed Aug 9th 1853
James Lomer Clerk

The state of Ohio

Robert Malone

Grand Larceny =

Issue a capias for the defen

to the Clerk of
Main Common Pleas

deut

James W. Robson

Aug 8th 1853

Pros Atty

The State of Ohio
20

Robert Malone

Copies

Filed Nov 22 1853
James Furness Clerk

Received this 9th October 9th 1853
Attest in presence Robert Malone
Not found November 22nd 1853

Fees	Milage	25-
	ans	35-
	Return	5-
		<hr/>
		65-

William M. Martin Atty

THE STATE OF OHIO, UNION COUNTY, SS.

To The Sheriff of said County, Greeting:

We command you to take

Robert Malone

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 *Grand Larceny*

And have you then, there, this writ.

Witness, JAMES TURNER, Clerk of said Court, at
Marysville, this *9th* day of *August*
A. D., 185 *3*

James Turner Clerk.

The State of Ohio

vs

Robert Malone

Captives

Filed April 12 1854
James Linnell Clerk

Received this most Linnell 5th 1854
The within named Robert Malone not
found April 11th 1854

Geo. Malone	25-
Term	35-
Return	5-
	<hr/>
	65-

William G. Malin Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *Robert Malone* 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 *Grand Larceny.*

And have you then there this writ

Witness, *James Lerner* ~~JAMES KINKADE Sr.~~, Clerk of said Court, at

Marysville, this

A. D., 1854

James Lerner Clerk.

The State of Ohio
vs

Robert Malone

Capices

Filed June 23 1853
James Swann Clerk

Because that on June 20 1853
The within named Robert Malone
not found

	Geo Milare	25-
	Am	35-
June 23 1853	Return	5-
		<u>65-</u>

William Caldwell Sheriff

THE STATE OF OHIO, UNION COUNTY, SS.

To The Sheriff of said County, Greeting: :

We command you to take

Robert Malone

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 *Grand Larceny*

And have you then, there, this writ.

Witness, JAMES TURNER, Clerk of said Court, at

Marysville, this *2nd* day of *June*

A. D., 185 *3*

James Turner Clerk.

Trimmer \$4.00

Rundell 1 40

Malin 2 75

Robb 48

\$8.43

Criminal Case File

Case No. 1853-CR-0004

No. 53-52-41

Union Common Pleas.

STATE OF OHIO

against

James Mills et al

Defendant,

JUN TERM 1853

Journal No. 5 Page 223

Record ~~No~~ **Record.** Page _____

Ex. Doc. A Page 318

The State of Ohio

of Riot

James Wells

George Hensel

Leander Hobart

James Valentine

Filed March 23 1853

James Sumner Clerk

Cast
Recd

A True Bill

A. S. Wilkins

Foreman of the
Grand Jury

This Indictment was found upon testimony
sworn and sent to the Grand Jury by order of the
court at the request of the Prosecuting At-
torney

James W. Johnson

Prosecuting Attorney

The State of Ohio \searrow Court of Common Pleas
Main County \searrow March Term AD 1863

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 Main aforesaid, upon their oath aforesaid
do present and find that of James Wells,
George Hensel, Leander Hobart and
James Valentine all late of said County
on the fourth day of ~~July~~^{September} in the year
of our Lord one thousand Eight hundred
and fifty two with force and arms at the
County aforesaid, with sticks, guns, and
divers other weapons unlawfully, not-
oriously, riotously and with violence assem-
bled together, with intent then and there, to
do an unlawful act, to wit then and there
to commit a trespass upon the person
and property of one Chester Fox, of said
County, contrary to the form of the statute
in such case made and provided and
against the peace and dignity of the State
of Ohio

And the said Jurors, upon their oath aforesaid
do further present and find that the said
James Wells, George Hensel, Leander Hobart
and James Valentine, afterwards to wit, on the
day and year aforesaid at the County aforesaid
with force and arms, and with violence did
unlawfully and riotously assemble together
with intent then and there with force and
violence, to disturb the public sale of property
by Chester Fox, contrary to the form of the

statute in such case made and provided
and against the peace and dignity of the state
of Ohio

And the said jurors, upon their oath aforesaid
do further present and find that the said
James Wells, George Hensel, Leander Hobart
and James Valentine afterwards to wit on the
day and year aforesaid at the county aforesaid
with force and arms, ~~notoriously~~ did notoriously meet
together and agree with each other then and
there to do an unlawful act with force and
violence against the peace, to wit then and
there did unlawfully and notoriously agree to dis-
turb and break up a public sale of property
of Chester Fox, and did then and there in
pursuance of said agreement, by shooting,
hollering, yelling, running and cursing
and swearing and threatening, with violence
and force notoriously break up the public sale
aforesaid against the peace of the public; con-
trary to the form of the statute in such case
made and provided and against the peace
and dignity of the state of Ohio

And the said jurors upon their oath aforesaid
do further present and find that afterwards
to wit on the day and year aforesaid, at the
county aforesaid, the said James Wells, George
Hensel, Leander Hobart and James Valen-
tine late of the county of Minn aforesaid, did
meet together for a lawful purpose, at the public
sale of the property of said Chester Fox, and
being so met together for a lawful purpose
did then and there with force and arms unlaw-
fully, notoriously and wantonly agree with each

other to unlawfully, riotously and with force and
arms and with violence disturb and break
up said sale of property against the peace
and in pursuance of said unlawful agree-
ment with each other did then and there
unlawfully with violence commit a
trespass upon the property of said Chester
Fox, and did then and there disturb and break
up said sale, and other wrongs, riotously and
unlawfully and with force and violence then
and there do to the said Chester Fox, and other
persons to the jury unknown against the
peace; contrary to the form of the statute in
such case made and provided and against
the peace and dignity of the state of Ohio

James W. Benson
Prosecuting Attorney

State

✓

Hobart

Mells

Hensel

Valentine

One for en

Filed June 2 - 1853 !

James Linnis Clerk

~~James~~

Leander Hobart

James Valentine

The state of Ohio

James Wells
George Hensel
James Valentine
Leander Hobart

} Riot

Issue a capias for defen demt

James W. Robinson
Proc Atty

to the clerk of
Municipal Court
May 31st 1863

The state of Ohio

v

James Mills v

George Hensel

Pro in Capias

Filed Nov 24 1852

James Linn Clerk

The state of Ohio

James Wells &
George Hensel

Pro's

Issue a capias for the
defendants

To the Clerk
of Min. Com. Pleas

James W. Robinson
Pro's Atty

Nov 24/1852

State

vs } Rev'd

James Wells et al

pro for wits

Filed June 2 1853

James Linn Clin

The State of Ohio

James Wells et al

{ Riot

Issue subpoena for James
B. Dora, Frederick Lehmann
and Elijah Fox witnesses

to the Clerk of _____ for the state

Under Com. Pleas _____

May 31st 1853

James M. Robinson

Pro. Atty

The State of Ohio

vs

James Wells &
others

Sub for wit

Large this wit by recd to each
of the wits in name Person
June 20th 1853

Geo. Milage 60

Law 50

Return

115

William C. Mann - Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

James B. Dort, Frederick Lehman
& Elijah Hot, Chester Fox, Thomas Robins &c

to be and appear before the Honorable, the Judge 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 Plaintiff*

in a certain controversy in said Court depending, wherein *The State of Ohio*
is Plaintiff, and *James Wells & others*
are Defendants, and this they shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this *2nd* day of *June*

A. D. 1853

James Turner Clerk.

Filed June 23 1853

James Linn Clem

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *21* day of *June* in
the year of our Lord, One Thousand Eight Hundred and fifty *three*, personally came before me,
James Valentine *William C. Martin*, Sheriff of the County of Union
and James H. Valentine 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 Valentine 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 Valentine*, for the offence charged in the said indictment. Now,
therefore, if the said *James Valentine*, so arrested as aforesaid, shall personally
appear before the Judge 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 Judgement 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 Valentine
James H. Valentine

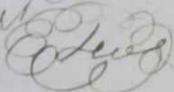
Filed June 28 1853


James L. H. L. L.

The State of Ohio, Union Conty, ss.

BE IT REMEMBERED, that on the 20th day of June in
the year of our Lord, One Thousand Eight Hundred and fifty three, personally came before me,
Leander Hobart and William B. Mann, Sheriff of the County of Union
and
James Armstrong
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
Leander Hobart
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 Leander Hobart, for the offence charged in the said indictment. Now
therefore, if the said Leander Hobart, so arrested as aforesaid, shall personally
appear before the Judge 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 Judgement 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.

Leander Hobart


James Armstrong


The State of Ohio

vs

James Wells &
George Hensel

copies

Filed March
21 - 1853

James Linnell

Received this 20th November 21 1852
I have taken the Body of the within named
George Hensel ~~after~~ ^{with} ~~with~~ ^{and} ~~and~~ ^{and} the name
of his Bail a Jacob N. Wells I have on the 23rd this
Bail Bond

fees 55
Mileage 137
Bona 50
Return 10
\$ 252
William C. Mann Sheriff

The State of Ohio, Union County, ss.

To THE SHERIFF OF SAID COUNTY, GREETING:

We command you to take *James Mills & George Hensel* if they 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 *Riot*

And have you then, there, this writ.

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

Marysville, this *24th* day of *November*

A. D., 185 *2*

James Swiner Clerk.

The State of Ohio

6

James Wells
George Hensel
James Valentine
Leander Hobert

Copies

Filed June 23 1853

James Linnick

Received this 21st June 2^d 1853
I have taken the Bodies of the within named
James Valentine and Leander Hobert
and the Names of their Bail is James Amisberg,
and James Valentine i heard with Return
the Bail Bonds the within named James Wells
and George Hensel not found
Dues Mises 55
Dues 55
Bonds 100
A 10

William C. Martin Sheriff

THE STATE OF OHIO, UNION COUNTY, SS.

To The Sheriff of said County, Greeting:

WE command you to take *James Wells George Hensel*
James Valentine & Leander Hobert

if ~~they~~ may be found in your bailiwick, and ~~keep~~ ^{them} safely keep, so that you have ~~the~~ ^{their} 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 ~~them~~ ^{them} in said Court for *Riot*

And have you then, there, this writ.

Witness, JAMES TURNER, Clerk of said Court, at
Marysville, this *2^d* day of *June*
A. D., 185 *3*

James Turner Clerk.



Criminal Case File

Case No. 1853-CR-0005

No. 53462-5

Union Common Pleas.

STATE OF OHIO

against

Solomon Cook et al

Defendant.

NOV TERM. 1853

Dismissed

Journal No. 5 Page 256

Record No. **No Record** Page _____

Ex. Doc. A Page 378

No 12, 12
The State of Ohio

J

Solomon Coover
Jacob Wright

Filed March 23 1853
James Town Clark

A True Bill
A. J. Wilkins
by Foreman of the
Grand Jury

The State of Ohio } Court of Common Pleas
Union County ss, March Term AD 1853

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 oath aforesaid do present and find that Solomon Cook and Jacob Wright late of said county on the tenth day of January in the year of our Lord one thousand eight hundred and fifty three 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 each, with each other and Nathaniel Sipes 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 Jacob Wright, Solomon Cook, and Nathaniel Sipes, which said trial of skill, in shooting as aforesaid then and there took place between said persons to decide said bet and wager between and there and there did decide said bet and wager between said persons, to wit, said Jacob Wright and Solomon Cook did then and there ~~decide~~ ^{make} said bet and wager of said money on the event aforesaid with said persons; contrary to the form of the statute in such case made and provided and against the peace and dignity of the state of Ohio

James W. Robinson
Prosecuting Attorney

The State of Ohio

25

Jacob Wright
Solomon Cook

Copies

Filed June 17 1853
James L. M. Clerk

Received this writ June 20th 1853

I have taken the body of the writ in name Solomon
Cook the name of his bail is D. J. Paul I here with
return the bail bond

the within named Jacob Wright - not found

Fees, Mibage 45

Service 55

Bond 50

Return 15

June 16th 1853

William S. Matic Sheriff

W. Augustus Turner Deputy

THE STATE OF OHIO, UNION COUNTY, SS.

To The Sheriff of said County, Greeting:

WE command you to take

Jacob Wright & Solomon Cook

if ~~they~~^{they} may be found in your bailiwick, and ~~by~~^{them} safely keep, so that you have ~~his~~^{their} 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~~^{them} in said Court for *Jamings*

And have you then, there, this writ.

Witness, JAMES TURNER, Clerk of said Court, at
Marysville, this *24* day of *June*
A. D., 185 *3*

James Turner Clerk.

Filed June 17 - 1853
— James Linn Clark

The State of Ohio, Union County, ss,

BE IT REMEMBERED, that on the *8th* day of *June* in
the year of our Lord, One Thousand Eight Hundred and fifty *three*, personally came before me,
Augustus Turner Deputy, Sheriff of the County of Union
Solomon Cook & D S Paul and
severally acknowledged to owe the State of Ohio the sum of *seventy five* 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 *Solomon Cook*
~~and~~ *X X Paul*
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 *Solomon Cook*, for the offence charged in the said indictment. Now,
therefore, if the said *Solomon Cook*, so arrested as aforesaid, shall personally
appear before the Judge 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 Judgement 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.

Solomon ^{his} *X* *Cook*
_{mark}
D S Paul

State

vs

Cook

Wright

Proba ce

Filed June 2 1853

James Linn Club

The state of Ohio

vs

Jacob Wright

} Gaming

vs Solomon Cook } Issue a capias on defendant

to the clerk of } James W. Robinson

Minor Comptroller

Pro Atty

May 31st 1853

Criminal Case File

Case No. 1853-CR-0006

No. 53-52-6

Union Common Pleas.

STATE OF OHIO

against

Ralph Moffit et al
Defendant.

NOV TERM, 1853

Dismissed

Journal No. 5 Page 256

Record No. **No Record** Page _____

Ex. Doc. _____ Page _____

against the peace and dignity of the
state of Ohio
James W. Robinson
Prosecuting Attorney

The state of Ohio ^{no 19} 13

J. E. Pettit Larceny

Ralph Moffit

Silas Fliun

J. Hazlett

Filed March 23 1843

James Linn Club

Apr 3 95
Dec 4 57

8 46

A True Bill

A. J. Wilkins

Costs Paid

Foreman of the
Grand jury

The State of Ohio Court of Common Pleas
Union County ss March Term AD 1853

The Jurors of the Grand Jury then and
there duly Empannelled and sworn to in-
quire in the name and by the authority of
the State of Ohio, within and for the body of the
County of Union aforesaid upon their oath
aforesaid do present and find that Ralph
Moffitt, Silas Flinn, and J. Hazlett (the
full Christian name of J Hazlett, to the
Jurors unknown, all late of the County
of Union aforesaid, on the sixth day of March
in the year of Our Lord one thousand, eight
hundred and fifty three with force and arms
at the County aforesaid, three chickens
of the value of fifty cents, in money of
the ^{goods & chattels} property of James W Brooks, unlaw-
fully and feloniously, did steal, take and
carry away; contrary to the form of the stat-
ute in such case made and provided
and against the peace and dignity of the
State of Ohio

And the said Jurors, upon their oath
aforesaid do further present and find
that afterwards to wit on the day and
year aforesaid at the County aforesaid
the said Ralph Moffitt, Silas Flinn, and
J Hazlett, late of said County, at the County
aforesaid, did unlawfully and feloniously
steal, take and carry away, ^{four chickens}
of the value of fifty cents, of the ^{goods and chattels} property of
Sewid & Paul; contrary to the form of the
statute in such case made
and provided and

Filed Nov 7 1853
James Duell

7

[Faint handwritten scribble]

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *7th* day of *November* in
the year of our Lord, One Thousand Eight Hundred and fifty *three*, personally came before me,
Phillip Van Buren Sheriff of the County of Union
Ralph Moffitt and John H. Bault 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
Ralph Moffitt 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 *Ralph Moffitt*, for the offence charged in the said indictment. Now,
therefore, if the said *Ralph Moffitt*, so arrested as aforesaid, shall personally
appear before the Judge 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 Judgement 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.

Ralph H. Moffitt
John H. Bault

Filed Nov 7 1853
James Dun CLK

The State of Ohio, Union Conty, ss.

BE IT REMEMBERED, that on the *7th* day of *November* in
the year of our Lord, One Thousand Eight Hundred and fifty *Three*, personally came before me,
J. Hazlett *William C. Halm* Sheriff of the County of Union
and Gordon Minkler 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
J. Hazlett 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 *J. Hazlett*, for the offence charged in the said indictment. Now,
therefore, if the said *J. Hazlett*, so arrested as aforesaid, shall personally
appear before the Judge 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 Judgement 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.

J. Hazlett
Corydon Minkler
Seal

State

5

Ralph Moffat

Silas Flinn

J. Hazlett

Filed Nov 4 1853

James Linn Clerk

The State of Ohio

vs

Ralph Moffat

Silas Flinn

J. Kuzlett

Com. Pleas

Petit Jurors

Form a capias for defen-
dants

Notary Clerk of Court
Common Pleas

Nov 4th 1853

J. W. Robinson
Pres. Atty

The State of Ohio

vs

Ralph Moffitt

Silas Felton

J. Hazlett

Capias

Filed June 24 1853

James Linn Clerk

William & Martin Shupp

June 23 1853

Geo Willcox 50
do do 45
do do 5

\$130

Received this 23rd June 23 1853
The within Summe Peron Not found

THE STATE OF OHIO, UNION COUNTY, SS.

We command you to take

*Ralph Moffit, Silas Hillm
& J. Hazlett*

To The Sheriff of said County, Greeting:

if ~~he~~^{they} may be found in your bailiwick, and ~~him~~^{them} safely keep, so that you have ~~his~~^{their} 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~~^{them} in said Court for *Pettit Larceny*

And have you then, there, this writ.

Witness, JAMES TURNER, Clerk of said Court, at

Marysville, this *2nd* day of *June*

A. D., 185 *3*

James Turner Clerk.



The State of Ohio
 to
 Ralph Moffitt
 Siles Felim
 J Hazlett

 Copies

Filed Nov 7 1853
 James Town Clk

Received this 1st of November 1853
 I have taken the copy of the within names

Ralph Moffitt Siles Felim and J Hazlett
 and the names of their Bond to John H. Bault
 William Felim and Corrick Minkler of Hearsville
 Return the Bail Bonds Geo Milose

Geo Milose	60
Levy	75
Bonds	1 50
Return of D. 48	10
	<hr/> 1 95

William C. Mather Sheriff



THE STATE OF OHIO, UNION COUNTY, SS.

To The Sheriff of said County, Greeting:

We command you to take *Ralph Moffitt, Silas Hlinn*
& J. Hazlett

if ~~they~~^{them} may be found in your bailiwick, and ~~to~~^{to} safely keep, so that you have ~~in~~^{their} 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

Peter Larceny

And have you then, there, this writ.

Witness, JAMES TURNER, Clerk of said Court, at

Marysville, this *4th* day of *November*

A. D., 185 *3*

James Turner

Clerk.

Filed Nov 7 1853
James Linn Clerk



The State of Ohio, Union County, ss,

BE IT REMEMBERED, that on the *7th* day of *November* in
the year of our Lord, One Thousand Eight Hundred and fifty *Three*, personally came before me,
William LeMaster, Sheriff of the County of Union
Silas Gilman and *William Gilman* 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
Silas Gilman 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 *Silas Gilman*, for the offence charged in the said indictment. Now,
therefore, if the said *Silas Gilman*, so arrested as aforesaid, shall personally
appear before the Judge 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 Judgement 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.

Silas Gilman
William Gilman
John
Chas

State

of

Moffet

Wageler

Flinn

pre for see

Filed June 2 1853

James Turner Clerk

The state of Ohio

Pe At Larceny

Ralph Moffitt

Silas Filmer

J Hezlett

Issue a capias for defendants

James W Robinson

to the clerk of

Pro Atty

Common Pleas

May 31st 1853

Criminal Case File

Case No. 1853-CR-0007

No. 53-2217

Union Common Pleas.

STATE OF OHIO

against

Samuel Schelbger
Defendant.

NOV TERM, 1853

Dismissed

Journal No. 5 Page 256

Record No. **NO RECORD** Page _____

Ex. Doc. _____ Page _____

The state of Ohio ^{No 27} 15

J.

Samuel Echelbarger

Newell Welsh

William Jaques

Filed March 23 1853

James Sum Clark

M 312

F 234

546

Chas A. Davis

A True Bill

A. J. Wilkins

Foreman of the

Grand Jury

The State of Ohio ^{March} Court of Common Pleas
Union County, ss & March term A.D. 1853

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 oath aforesaid do present and find that Samuel Echelbarger Russell Welsh and William Jaques all late of said County on the fifteenth day of January, in the year of our Lord one thousand eight hundred and fifty three with force and arms at the County aforesaid did unlawfully bet and wager a large sum of money to wit; the sum of twenty five cents each with each other, upon the issue and event of a certain contest and trial at a game commonly called Ruffling then and there about to be played by said persons with copper cents, which said contest and trial at said game of Ruffling the said persons then and there ^{had} and the said game then and there played to decide said bet and wager between said parties and then and there did decide said bet and wager between said ~~parties~~ persons, to wit; the said persons did then and there bet and wager said sum of money with each other on said event and game; Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

James W. Robinson
Prosecuting Attorney

Filed June 17 1853

James Lower Clerk

The State of Ohio, Union Conty, ss.

BE IT REMEMBERED, that on the *8th* day of *June* in
the year of our Lord, One Thousand Eight Hundred and fifty *three*, personally came before me,
Augustus Turner Deputy, Sheriff of the County of Union
Samuel Echelberger & C. Hammond and
severally acknowledged to owe the State of Ohio the sum of *seventy five* dollars,
each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following:
to wit:

~~W. A. ...~~
The condition of this Recognizance is such, that, whereas the above bounden *Samuel Echelberger*
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 Echelberger*, for the offence charged in the said indictment. Now,
therefore, if the said *Samuel Echelberger*, so arrested as aforesaid, shall personally
appear before the Judge 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 Judgement 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 Echelberger
C. Hammond

Filed June 17 1853
James Linn Clark

The State of Ohio, Union Centy, ss.

BE IT REMEMBERED, that on the *19th* day of *June* the year of our Lord, One Thousand Eight Hundred and fifty *three*, personally came before me, *Augustus Turner Deputy*, Sheriff of the County of Union and *William Caguel & Tho. A Sheldon* severally acknowledged to owe the State of Ohio the sum of *Seventy five* 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 Caguel & Tho. A Sheldon* 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 Caguel*, for the offence charged in the said indictment. Now, therefore, if the said *William Caguel*, so arrested as aforesaid, shall personally appear before the Judge 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 Judgement 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.

Wm Caguel
Tho. A Sheldon

The State of Ohio

40

Samuel Echelbarger
Newell Welch
William Inguess

Copias

Filed June 17 1853
James Linn Clerk

Received this writ June 20 1853

I have taken the bodies of the within named Samuel Echelbarger Newell Welch & William Inguess the names of their bail are W. Hammond Calvin Hill & Thos. A. Giddens. I herewith return the bail bonds

Fees, Mileage 45
Service 75
Bonds 1.50
Return 250
June 16th 1853

William C. Calvin Sheriff

per Augustus Linnick Deputy

THE STATE OF OHIO, UNION COUNTY, SS.

To The Sheriff of said County, Greeting:

We command you to take

Samuel Eckelberger
Newell Welsh & William Jacques

if ~~they~~ ^{them} may be found in your bailiwick, and ~~him~~ ^{them} safely keep, so that you have ~~his~~ ^{their} 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~~ ^{them} in said Court for *Gaming*

And have you then, there, this writ.

Witness, JAMES TURNER, Clerk of said Court, at

Marysville, this *2^d* day of *June*

A. D., 185 *3*

James Turner Clerk.

Filed June 17-1893

Jesse James Clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *8th* day of *June* in
the year of our Lord, One Thousand Eight Hundred and fifty *three*, personally came before me,
Augustus Turner Deputy, Sheriff of the County of Union
Newell Welsh & Calvin Hill and
severally acknowledged to owe the State of Ohio the sum of *Seventy five* 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 *Newell Welsh &*
Calvin Hill 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 *Newell Welsh*, for the offence charged in the said indictment. Now,
therefore, if the said *Newell Welsh*, so arrested as aforesaid, shall personally
appear before the Judge 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 Judgement 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.

Newell Welsh
Calvin Hill

Criminal Case File

Case No. 1853-CR-0008

No. 3288

Union Common Pleas.

STATE OF OHIO

against

Jacob Wright et al
Defendant.

NOV TERM 1853

Dismissed

Journal No. 5 Page 256

Record No. No Record. Page _____

Ex. Doc. A Page 318

provided and against the peace and dignity
of the State of Ohio.

James W. Peabson

Prosecuting Attorney

No 11
The State of Ohio
v { Gaming
Jacob Wright

Filed March 23-1853
James Sumner Clerk

A True Bill
A. J. Wilkins

Foreman of the
Grand Jury

The State of Ohio ^{County} Court of Common Pleas
Union County, ss ^{March} Term 1853

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 oath aforesaid do present and find that one Jacob Wight late of said County on the first day of March in the year of our Lord one thousand eight hundred and fifty three, with force and arms at the County aforesaid, did unlawfully bet and wager ^{the sum of ten cents in money} upon the event of a certain game at cards commonly called Seven up with Nathaniel Sipes late of said County, to wit; then and there did unlawfully bet and wager a great sum of money, to wit; the sum of ten cents on the event of said game; Contrary to the 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 Jacob Wight afterwards to wit, on the day and year aforesaid, at the County aforesaid did unlawfully play at ^{and with} cards with Nathaniel Sipes, a certain game commonly called Seven up, for money to wit, for the sum of ten cents to wit; the said Jacob ^{Wight} ~~Wight~~ did then and there play said game with cards with said person for the ^{said} sum of ten cents; Contrary to the form of the Statute in such case made and

1020

The State of Ohio

J E Betting

Jacob Wright

Filed March 24th
A.D. 1853

James Turner
Clerk

A True Bill

A. J. Wilkins

Foreman of the
Grand Jury

The state of Ohio, ~~County~~ Court of Common Pleas
Union County ss March Term AD 1853

The Jurors of the Grand Jury then
and there duly empannelled and sworn to in-
quire in the name and by the authority of the
state of Ohio within and for the body of the county of
Union aforesaid upon their oath aforesaid do present
and find that Jacob Wright late of said county on
the tenth day of December in the year four
Lord one thousand eight hundred and fifty
two with force and arms at the county aforesaid
did unlawfully bet and wager a large sum of
money, to wit the sum of ten cents in money, to
with Nathaniel Sipes 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 Jacob Wright and Nathaniel Sipes, which
said trial of skill in shooting as aforesaid then
and there took place between said persons to
decide said bet and wager between said persons and
then and there did decide said bet and wager between
said persons, to wit. said Jacob Wright did make said
bet, wages of said money on the event aforesaid, with
said person; contrary ~~to the form~~ to the form of the
statute in such case made and provided
and against the peace and dignity of the state of
Ohio

James W. Robinson
Prosecuting Attorney

Criminal Case File

Case No. 1853-CR-0009

53-CR-9 No 27

The State of Ohio
vs Gaming
Shepherd Gandy

Filed March 24th
A.D. 1853.

James Tamm
Clerk

cert Bill made
no price

A True Bill
A. H. Wilkins,

Foreman of the
Grand jury

The State of Ohio } Court of Common Pleas
Mun. County } March Term A.D. 1853

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 Mun. aforesaid
upon their oath aforesaid do present
and find that one Shepherd Gandy
late of said County on the twenty fifth
day of December in the year of our
Lord one thousand eight hundred and
fifty ~~three~~^{two} at the County of Mun.
aforesaid did unlawfully play at
and with cards a certain game
commonly called seven up with
Ross Scott, Stewart McIntyre and
Benjamin White

for the sum of ten cents in money;
to wit, the said Shepherd Gandy did
then and there unlawfully play said game
with said persons for said sum of money;
contrary to the form of the statute in such
case made and provided, and against
the peace and dignity of the state
of Ohio

James W. Robinson
Prosecuting Attorney

Criminal Case File

Case No. 1853-CR-0010

No. 53-68-17

Union Common Pleas.

STATE OF OHIO

against

Ross Scott et al

Defendant.

JUN TERM. 1853

Wft. filed B 5

Journal No. 5 Page 219

Record **No Record.** Page _____

Ex. Doc. A Page 350

No ~~XX~~ ~~4~~ 4

State of Ohio

vs

Russ Scott

Sum \$ 2 10

Burdell 2 32

Robb 16

Recd

No 21 ~~No 21~~
The State of Ohio
vs
James Gamig
Ross Scott

Filed March 24th
A.D. 1858.

James Turner
Clerk

Recorded

A True Bill

A. H. Wilkins,

Foreman of the
Grand Jury

The State of Ohio } Court of Common Pleas
Union County } March Term 1853

The jurors of the Grand Jury then and there 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 oath aforesaid do present and find that one Ross Scott late of ~~Said~~ ^{Said} county on the twenty fifth day of December in the year of our Lord one thousand eight hundred and fifty ~~two~~ ^{two} with force and arms at the county aforesaid did unlawfully bet and wager ^{the sum of ten cents in money} upon the event of a certain game at cards commonly called Seven up with Shepherd Gandy, Stewart ^{and Benjamin White} late of Said county, to wit; then and there did unlawfully bet and wager a great sum of money to wit the Said sum of ten cents, on the event of Said game contrary to 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 Ross Scott afterwards, to wit; on the day and year aforesaid at the County aforesaid did unlawfully play at and with cards, with ^{and Benjamin White} Shepherd Gandy, Stewart ^{and Benjamin White} a certain game commonly called Seven up for money to wit, the Said Ross, Scott did then and there play said game with cards, with Said persons for the Said sum of ^{money} ten cents. Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

James W. Robinson
Prosecuting Attorney

NO 2 \$5

State of Ohio
5/11

Ross Scott

Received

No 18

The State of Ohio

vs Betting

Ross Scott

Joseph Franklin

John Elliott

Filed March 24th
A.D. 1853

James Turner
Clerk

Continue as to Scott

A true bill

A^y H. Wilkins

Foreman of the
Grand Jury

Received

The State of Ohio $\frac{3}{4}$ Court of Common Pleas
Union County $\frac{3}{4}$ P.S. $\frac{3}{4}$ March Term A.D. 1853

The jurors of the Grand jury then and there duly impannelled and sworn to inquire in the name and by the authority of the State of Ohio, within and for the body of the County of Union aforesaid, upon their oaths aforesaid, do present and find that Ross Scott, Joseph Franklin and Sayer Elliott late of said County, on the ~~20~~^{twenty}~~th~~th day of December in the year of our Lord one thousand eight hundred and fifty two, with force and arms at the County aforesaid did unlawfully bet and wager a large sum of money to wit: the sum of ten cents each, with each other ^{and Benjamin White} upon the issue and event of a certain contest and trial at Raffleing, then and there about to be contested and tried by said persons with Copper cents, which said contest and trial at Raffleing the said persons then and there had, to decide said bet and wager between said persons, and then and there did decide said bet and wager between said persons; to wit, the said persons did then and there bet and wager said sum of money with each other on said event of said contest and trial at said Raffleing; Contrary to the form of the Statute in such case made and provided, and ~~against~~ against the peace and dignity of the State of Ohio.

James W. Robinson
Prosecuting Attorney

State

of

~~Wm. F. Johnson~~

~~J. H. Hayes~~

Ross Scott

Joseph Franklin

John Elliott

Filed Nov 4 1853

James L. Linnick

Man of the
Kings Seat
3 Indentures
for gaming

State of Ohio ^{1st} Indictment, 4) found, at
vs Pop. Scott } the March, Dec. 1853.

Charges: for betting ten cents, on the 25th day,
of December, 1852, upon the event of a game
called, Seven up, with Cards, betting done, with
Shepherd Gandy, Stewart McEntire and Benjamin
White, March Dec 1853,

2^d, No. 5, 2^d Indictment, Charges ~~the~~ ~~off~~
that On 25th of December 1852; That, Mack, with
Euples, for ten cents, which said bet was
determined by ruffling with cents, bet
made with, Joseph Franklin, John Elliott, and
Benjamin White,

March Dec 1853

No. 6th Indictment 3^d, Charges, the crime of
Gambling, done with, Dennis, McEntire and
Stephen McElain, On the 3^d day, of March, 1853
did play, Cards, for ten cents, the game of Old Sledge,
with the above said person

No 74 86

State of Ohio

vs

Ross Scott

Sum \$210

Balance 361

Robt. 237

Malin 3

Records

Recorded
3

The State of Ohio
vs.
Ross Scott
Capias

Filed April 9th 1855
Lester Randall Clerk

Recorded

Received this writ March 28th A. D. 1855 -
I have taken the body of the within named Ross Scott, the
name of his bail is Foster Scott, I herewith return a copy of the

Rail fare

Fee Service \$35

Mileage 40

Rail fare 50

Return \$125

William H. Root Sheriff

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING

We command you to take *Pop Scott* if he may be found
in your bailiwick, and him safely keep, so that, you have his body before our Court of Common Pleas 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 & Gaming*

And have you then, there, this writ.

Lebe Randall
Witness, ~~JAMES KINKADE JR.~~, Clerk of said Court, at

Marysville, this *28th* day of *March*

A. D., 1855

Lebe Randall Clerk.

The State of Ohio
vs
Robt Scott
Subpoena for
Witnesses

Filed April 9th 1855
Eben Randall Clerk

Received this writ March 28th 1855

April 5th 1855 - Admonished the within named Benjamin Holt
Wheeler off the Indict and Stephen off claim by reading the within writ in
the presence of each of them

2⁷ Tax Sheriff 38
Shelby 40
Return 110
1855

William A. Roll Sheriff

State of Ohio, Union County, ss:

TO THE SHERIFF OF SAID COUNTY, GREETING:

We command you to summon

Benjamin White Steward
McIntire & Stephen McClain

to be and appear before the Honorable, the Judge 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 Plaintiff*

in a certain controversy in said Court depending, wherein

the State of Ohio is
Robt Scott

Plaintiff , and

Defendant , and

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

Witness, TABER RANDALL, Clerk of said Court, at

the Court house in Marysville, this *28th*
day of *March* A. D. 1855.

Taber Randall Clerk.



Filed April 9th 1855
Gates Randall Clerk

The State of Ohio, Union Conty, ss.

BE IT REMEMBERED, that on the *3^d* day of *April* in
the year of our Lord, One Thousand Eight Hundred and fifty *five*, personally came before me,
William H. Robb, Sheriff of the County of Union

and
Ross Scott and Norton Scott
severally acknowledged to owe the State of Ohio the sum of *One hundred* 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 *Ross Scott*
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 *Ross Scott*, for the offence charged in the said indictment. Now,
therefore, if the said *Ross Scott*, so arrested as aforesaid, shall personally
appear before the Judge 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 Judgement 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.

Ross Scott
attest

No 22, 22
The State of Ohio

of Gaming

Ross Scott
Series M Intyre
Stephen M Linn

Filed March 24th.
A.D. 1853
James Scamler
Clerk

A True Bill

A. J. McKim
Clerk

7 remain of the
Grand Jury

That a game commonly called Seven up for money to wit the sum of ten cents, to wit the said persons ^{and} there did unlawfully play with each other ^{and} said game for and sum of money; contrary to the form of the statute in that behalf made and provided and against the peace and dignity of the state of Ohio

James R Robinson
Prosecuting Attorney

of a certain game commonly called Seven up played at and with cards by said persons, then and there to determine said bet, contrary to the form of the statute in that behalf made and provided and against the peace and dignity of the state of Ohio and that the said jurors upon their oath do further swear and find that the said Ross Scott & Series M Intyre and Stephen M Linn ~~did~~ were before to wit, on the day and year aforesaid at the county of Madison aforesaid with peace and arms did unlawfully play at and with cards with each other and Benjamin White

~~Prosecuting Attorney~~

The State of Ohio == Court of Common Pleas
Union County == March Term AD 1853

The Grand 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 oath aforesaid do present and find that Ross Scott, Serius McIntyre & Stephen ~~and~~ McLain

late of the county of Union aforesaid, on the third day of March in the year of our Lord one thousand eight hundred and fifty three with force and arms at the county of Union aforesaid did unlawfully bet and wager upon the event of a certain game at and with cards, commonly called Old Hedge with each other, ^{and Benjamin White} a great sum of money to wit the sum of ten cents, to wit, said persons then and there did bet said sum of money with each other, ^{and Benjamin White} upon the event of said game, which was then ^{and there} played by said parties to determine said bet, contrary to the form of the statute in such case made and ^{provided} ~~enacted~~, 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 Ross Scott, Serius McIntyre & Stephen McLain

afterwards to wit, on the day and year aforesaid at the county of Union aforesaid did unlawfully make a bet and wager of a certain sum of money to wit the sum of ten cents on the event

D, B, 11

The State of Ohio

vs.

Ross Scott

Line \$1,00
Costs 9,41

This writ 65

Filed June 19th 1853
Taher Randall Clerk

Recorded

Received this writ May 30th 1853
and afterwards by order of the Attorney
for the State this writ is returned
without further process

Fee Return 10

Service 35 William A. Robt Sheriff
Mileage 40
Return $\frac{10}{185}$



The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

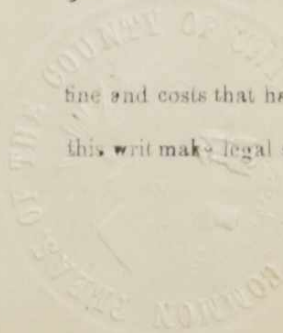
WHEREAS, at the Court of Common Pleas of the County aforesaid began and held at the Court House in the town of Marysville on the *10th* day of *April* A. D. 1855 the State of Ohio recovered against *Robt Scott* as well as the sum of *one* dollar for fine, as also the sum of *\$9.41* for costs and charges 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 *Robt Scott* You cause to be made the fine and costs aforesaid with interest thereon from the *10th* day of *April* A. D. 1855 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 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.

Yaber Randall
Witness, ~~JAMES TURNER~~, Clerk of said Court at

the Court House in Marysville, this *30th* day of *May*

Yaber Randall A. D. 1855
Clerk.



L. B. 11

The State of Ohio

vs.

Robt Scott

Yr
Costs \$ 1,00
5,89

This writ 65

Filed June 19th 1853
Gaber Randall Clerk

Recorded

Received this writ May 30th 1853 -
and afterwards by order of the Attorney
for the state this writ is returned
without further procees

Fees Return - ~~10~~

Service " 35 - William H. Robt Sheriff

Mileage 40

Return 10
85



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 *10th* day of *April* A. D. 1855 the State of Ohio recovered against *Robt Scott* as well as the sum of *one* dollar for fine, as also the sum of \$*5.89* 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 *Robt Scott* You cause to be made the fine and costs aforesaid with interest thereon from the *10th* day of *April* A. D. 1855 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 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.

John Randall
Witness, ~~JAMES TURNER~~, Clerk of said Court at

the Court House in Marysville, this *30th* day of

May

A. D. 1855

~~Clerk~~

John Randall Clerk



D, B, 13

State of Ohio
vs

Robt Scott

Fine \$1.00
Costs 5.89

This writ 65

Filed June 19th 1855
Gaber Randall Clerk

Recorded

Received this writ May 30th 1853 and
~~sent the same June 11th 1853~~
afterwards by order of the attorney for
the State this writ is returned
without further process

Fees ~~Service~~

Mileage 40

Return 10

Service 150
35
185

William A. Roth Sheriff



The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING: 11

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 10th day of April A. D. 1855 the State of Ohio recovered against Ross Scott as well as the sum of one dollar for fine, as also the sum of \$5.89 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 Ross Scott Your cause to be made the fine and costs aforesaid with interest thereon from the 10th day of April A. D. 1855 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 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.

Labu Randall

Witness, ~~JAMES TURNER~~, Clerk of said Court at
the Court House in Marysville, this 30th day of

May

A. D. 1855

mark.

Labu Randall

Clerk



Criminal Case File

Case No. 1853-CR-0011

No. 53-22-31

Union Common Pleas.

STATE OF OHIO

against

Stewart M^r Intire
Defendant.

JUN TERM, 1853

Judg. vs. Defendant
85-²¹/₁₁

Journal No. 5 Page 219

Record No. 61 Page 211

Ex. Doc. A Page 348

No 30
The state of Ohio

7 { Gaming

Stewart M Intyre

Filed March 24th
A.D. 1853,

James Turner
Clerk

\$5.00

A True Bill

A. F. Watkins,
Clerk bill made
Oceana

Foreman of the
Grand Jury

The State of Ohio = Court of Common Pleas
Miami County ss March Term. A.D. 1853

The Jurors of the Grand Jury then
and there duly empannelled and sworn to
inquire and present in the name of the state
of Ohio, within and for the body of the county
of Miami aforesaid, do present and find that
~~the~~ ^{one} Stewart McIntyre late of said
county of Miami on the twenty fifth day of December
in the year of Our Lord one thousand
eight hundred and fifty ~~two~~ ^{two} with force
and arms at the county of Miami aforesaid
did unlawfully play at and with cards
a certain game commonly called seven up
with Ross Scott, Shepherd Gandy, and
Benjamin White
for the sum of ten cents in money;
to wit the said Stewart McIntyre did then
and there unlawfully play said game, with
said persons for said sum of money; contrary
to the form of the statute in such case made
and provided and against the peace
and dignity of the state of Ohio
James W. Robinson
Prosecuting Attorney

Criminal Case File

Case No. 1853-CR-0012

No. 53-02-12

Union Common Pleas.

STATE OF OHIO

against

Benjamin Foreman ^{et al}
Defendant.

JUN TERM, 1853

Judge vs. Defendant
\$5.00

Journal No. 5 Page 219

Record No. C1 Page 210

Ex. Doc. A Page 348

¹⁰³²
The State of Ohio

J. Z. Betting

Benjamin Foreman

John Foreman

John Wood

Joseph Bramon

William Foster

Ingham Wood

Filed March 24th

A. D. 1853

James Farmer
Clerk
Court bill made
Record

A True Bill

A. F. Wilkins

Foreman of the
Grand Jury

William Foster Ingham Wood. did then and there
bet and wager and on money with ~~Benjamin~~ ^{other} and
Benjamin White and other persons to the
said James Wilkins on the event of the
contrary to the form of the statute in over
case made and provided and against the
peace and dignity of the State of Ohio
James R. Robinson
Prosecuting Attorney

The state of Ohio = Court of Common Pleas
Union County ss = March Term AD 1853

The jurors of the Grand Jury then and there
duly empannelled and sworn to inquire in the
name and by the authority of the state of Ohio,
within and for the body of the county of Union
aforesaid on their oath aforesaid do present
and find that Benjamin Foreman, John
Foreman, John Wood, Joseph Brannon
William Foster, Ingham Wood late of
said county of Union on the first day of
January in the year eighteen hundred
and fifty three with force and arms at
the county of Union aforesaid did unlawfully
bet and wager with each other ^{and Benjamin White} and
divers other persons to the ^{said} jurors un-
known, a large sum of money, to wit the
sum of ten cents each ~~upon~~ the
issue and event of a certain contest and
trial of skill in shooting with a rifle gun
at a mark or target, then and there about
to be tried and decided between ~~said per-
sons and the said persons to the jury unknown~~
and Benjamin White said Benjamin
Foreman, John Foreman, John Wood, Joseph
Brannon, William Foster, Ingham
Wood, and Benjamin White late of said
county and other persons to the ~~Grand~~
^{said jurors} ~~jury~~ unknown, which said trial of skill
in shooting as aforesaid then and there took
place between said persons to decide
said bet and wager between said persons,
to wit, the said, Benjamin Foreman, John
Foreman, John Wood, Joseph Brannon

Criminal Case File

Case No. 1853-CR-0013

No. 53-225

Union Common Pleas.

STATE OF OHIO

against

William Jaques
Defendant.

JUN TERM, 1853

Journal No. 5 Page 238

Record No. _____ Page _____

Ex. Doc. _____ Page _____

The State of Ohio
vs Keeping a
Gambling
House
William Jaques

Filed March 24th
A.D. 1853
James Turner
Clerk

cert bill made
re the

A True Bill
Wm. H. Wilkins,

cert bill made
Foreman of the
Grand Jury
(Copied)

and knowingly permit, a room which he
then and there kept in his possession, to be
used and occupied for gambling, contrary
to the form of the statute in such case made,
and provided and against the peace and digni-
ty of the State of Ohio
James M. Robinson
Prosecuting Attorney

The state of Ohio = Court of Common Pleas
Union County ss March Term A D 1853

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 oath aforesaid do present and
find that ^{William Jacques late of said county} on the tenth day of February
in the year eighteen hundred and fifty three
with force and arms at the county aforesaid
did unlawfully keep a room to be used for
gambling; 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 William Jacques after wards, to wit
on the day and year aforesaid at the county aforesaid
did unlawfully ~~keep a room and in~~
~~which and upon kept a room which then and~~
~~there was used~~ permit a room then and there in
his possession, to be used and occupied for
gambling; ^{and he the said William Jacques} then and there well knowing
that his said room was then and there
unlawfully used and occupied for gam-
bling; 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 William Jacques after wards
to wit, on the day and year aforesaid
at the county aforesaid did unlawfully

Criminal Case File

Case No. 1853-CR-0014

No 9
State of Ohio
s

Samuel Smith
per Jacques

Oct 9. 77

State of Ohio
CO

Samuel G. Smith
William Jaynes

Capias

Filed Nov 23rd 1853
James Turner Clerk

Received this 1st November 4th 1853
I have taken the body of the within named
Samuel G. Smith I hereunto return the Bail
Bond the within named William Jaynes
Not found

November 20th 1853
Fees Mileage 60
Laws 35
Bond 50
Return 5-
1,50

William C. McKinstry

THE STATE OF OHIO, UNION COUNTY, SS.

To The Sheriff of said County, Greeting:

WE command you to take *Samuel G. Smith & William
Jaques*

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 TURNER, Clerk of said Court, at

Marysville, this *4th* day of *November*

A. D., 185 *3*

James Turner

Clerk.

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the 7th day of November in the year of our Lord, One Thousand Eight Hundred and fifty ^{three}, personally came before me, ^{William C. Malin} Sheriff of the County of Union ^{and} ^{Samuel B. Smith} and ^{J. W. Atkinson} 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 B. Smith} 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 B. Smith}, for the offence charged in the said indictment. Now, therefore, if the said ^{Samuel B. Smith}, so arrested as aforesaid, shall personally appear before the Judge 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 Judgement 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.

^{W. C. Malin}
^{J. W. Atkinson}

The State of Ohio

vs

William Jacques

Sub for Cert

~

Filed June 17-1853

James Linn clerk

For Augustus Linn's Deed,

William Beckwith Sheriff

Shes Mylog	45
Verona	120
Metam	65
	65

Amount due will amount 87 1853 & according to
John Blank. Notariable differs not found.



The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

*John Clark & Nathaniel
Sipes*

to be and appear before the Honorable, the Judge 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 Jacques*
is Defendant, and this they shall in no wise omit, under the penalty

of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this *2nd* day of *June*

A. D. 185 *3*

James Turner Clerk.

No 16 ~~1023~~
The state of Ohio

vs Betting

Samuel G Smith

William Jagne

Filed March 24th
A.D. 1859

James Turner
Clerk

~~Cents paid~~

A True Bill

A. F. Williams

Foreman of the
Grand Jury

\$2,34
Clerk 3.01

5.35

The State of Ohio } Court of Common Pleas
Union County, ss } March Term A.D. 1853

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 County of the County aforesaid upon their oath aforesaid do present and find that Samuel G. Smith and William Jaques both late of said County, on the twentieth day of January, in the year of our Lord one thousand eight hundred and fifty three with force and arms at the County aforesaid did unlawfully bet and wager a large sum of money to wit; the sum of twenty five cents each with each other, upon the issue and event of a certain contest and trial at a game commonly called Raffling, then and there about to be played by said persons with copper cents, which said contest and trial at said game of Raffling, the said persons then ~~and there~~ ^{and there} ~~and there~~ ^{and there} ~~played~~ ^{played} to decide said bet and wager between ~~said persons~~ ^{the said persons} themselves and then and there did decide said bet and wager between said persons, to wit, the said persons did then and there bet and wager said sum of money with each other on said event and game Contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio

James W. Robinson
Prosecuting Attorney

State of Ohio

vs

Samuel G Smith
Wm Jaques

Subfer Veit

Filed Nov 22 1853

James Turner clerk

Received this writ November 4th 1853

~~Shad Sakken the clerk of the within
named Samuel G Smith and the name
of his bail is L. W. Atkinson I hear at the
place the said Bench, the within named~~

Level this writ by Becking to the within
named John Clark November 7th 1853
the within named Samuel G Smith
not found November 20th 1853

See Milage 30
Less 12⁷/₂
Return 5¹/₂
6⁹/₂

William G. Mathis Sheriff

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Lipes

John Clark & Nathaniel

to be and appear before the Honorable, the Judge 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 Plaintiff*

in a certain controversy in said Court depending, wherein

William Jacques

is

the State of Ohio
Plaintiff, and *Samuel B Smith*
Defendant; and this he shall in no wise omit, under the penalty

of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this *4th* day of *November*

A. D. 1853

James Turner

Clerk.

State

no

Echelberg

Welsh

James

puerba

Filed June 2 - 1853

James Swins Clerk

The State of Ohio

Sam^l Echelberger
Kewell Welsh
William Jagers

} Gaining

Issue a capias for dependants

James W. Robinson

Proc Atty

To the Clerk of
Dinin Common Pleas
May 31st 1853

State

vs

Smith

Jones

pro se et

Filed June 2^d 1853

James L. Linn, Clerk

The State of Ohio

Samuel G Smith
William James

to the Clerk of
Mun Com Pleas
May 31st 1853

Betting

Issue a capias for debts
James W Robinson
Pres Atty

The State of Ohio
vs

Samuel G Smith
William Jaques

Capias

Filed June 23
1853

James Linnick

Received this writ - June 2 A.D. 1853
I have taken the body of the within named William
Jaques on 15 A.D. 1853 the name of his bail is Jos A
Sheldon I herewith return the bail bond. Samuel
G Smith not found

Fees Myllege 45
sericee 35 -
Bond 50
Return 10
140

WILLIAM G. MALIN, Sheriff

August 25 June 1854

THE STATE OF OHIO, UNION COUNTY, SS.

To The Sheriff of said County, Greeting:

We command you to take

*Samuel G Smith &
William Jaques*

if ~~he~~ may be found in your bailiwick, and ~~him~~ ^{them} safely keep, so that you ~~have~~ ^{their} 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~~ ^{them} in said Court for *Betting*

And have you then, there; this writ.

Witness, JAMES TURNER, Clerk of said Court, at
Marysville, this *2nd* day of *June*
A. D., 185 *3*

James Turner Clerk.



I take

7

Alma G Smith

Mr Jacques

me & prints

Filed Nov 4 1853

James Town Clerk

State of Ohio

v

Samuel I Smith

William Jacques

vs
Muir Comman Pleas

Issue sub poena per John
H Clark and Nathaniel

Sipes witnesses for the state

of the Clerk
of Muir Comman Pleas

J W Buman
Prosecutor

Nov 4th 1853

Filed June 23 1853
James Linn Clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the *8th* day of *June* in
the year of our Lord, One Thousand Eight Hundred and fifty *three*, personally came before me,
Augustus Turner Deputy, Sheriff of the County of Union
William Jagues + Thomas A. Sheldon and
severally acknowledged to owe the State of Ohio the sum of *seventy five* 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 Jagues +*
~~*Thomas A. Sheldon*~~ 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 Jagues*, for the offence charged in the said indictment. Now,
therefore, if the said *William Jagues*, so arrested as aforesaid, shall personally
appear before the Judge 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 Judgement 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.

Wm Jagues
Thos A Sheldon

Steele

78

Saml G. Smith

William James

Filed Nov 4 1853

James Linn Clark

State

of

Wm James

prepr nts

Filed June 2 1853

James Swin Clerk

69

The state of Ohio
William Jaques } Keeping a gaming House
Issue a subpoena for John
Clark; and Nathaniel
to the clerk of } Sipes Intendants for the state
Union Common pleas } James W. Robinson
May 31st 1853 } Pros Atty

Criminal Case File

Case No. 1853-CR-0015

No. 53-02-15

Union Common Pleas.

STATE OF OHIO

against

Alfred Hildreth
Defendant.

JUN TERM 1854

Dismissed

Journal No. 5 Page 328

Record **No Record.** Page _____

Ex. Doc. _____ Page _____

No ~~72~~ 5

State of Ohio

vs

Alfred Hitchcock

State of Ohio

T

Alfred Hildreth

Proc for mts
& Caprius

Filed Nov 4 1853

James Dunn Clerk

State of Ohio

vs

Alfred Hedreth

} Main Common Pleas

Issue capias for the de

endant and issue subpoena

return Clerk of
Main Common Pleas

} for Joseph White witness
for the state in the case

Nov 4th 1853

J W Roberts
pross Atty

The State of Ohio
to

Alfred Kildrett

Sub for wit-

Received this writ by Reading to Cook of
the within Service Books June 2 1855

Les Wilcox

Sum
Return

45-
25

75-

William & Mary H

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Joseph White & Benjamin White

to be and appear before the Honorable, the Judge 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 Plaintiff*

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

is Plaintiff, and *Alfred Hiland*

is Defendant, and this *he* shall in no wise omit, under the penal y

of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this *2^d* day of *June*

A. D. 185 *3*

James Turner

Clerk.

State of Ohio
15

Alfred Wilcox
Capias

Filed Nov 22 1853
James Loner Clerk

The within named Alfred Wilcox
Not found

November 18 1853

Deer Milage 50

Sum

35

85

William C. Mahin Sheriff

THE STATE OF OHIO, UNION COUNTY, SS.

We command you to take

To The Sheriff of said County, Greeting:-

Alfred Bildeuth

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 TURNER, Clerk of said Court, at
Marysville, this *4th* day of

A. D., 185*3*

James Turner

Clerk.

The State of Ohio

vs

Alfred Hildreth

Capias



Filed June 24 1853
James Lower Clerk

Received this writ June 20 1853
The within named Alfred Hildreth not

found	Yes	Mileage	50
		Fees	35
June 23 1853		Return	5
			<hr/> 90

William C. Huber Sheriff



THE STATE OF OHIO

SHERRIFF

WILLIAM C. HUBER

CLERK

OF THE COUNTY OF

CLERK

THE STATE OF OHIO, UNION COUNTY, SS.

To The Sheriff of said County, Greeting:

WE command you to take

Alfred Hildrith

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

And have you then, there, this writ.

Witness, JAMES TURNER, Clerk of said Court, at
Marysville, this *2nd* day of *June*
A. D., 185 *8*

James Turner

Clerk.

no ~~5~~ #7
The state of Ohio

vs Betting

Alfred Hildreth

filed March 24th

A. D. 1858

James Finney
Clerk

A True Bill

A. F. Wilkins,

Foreman of the
Grand Jury

The State of Ohio } Court of Common Pleas
Union County S.S. } March Term A.D. 1853.

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 oath aforesaid do present and find that one Alfred Hildreth late of the County aforesaid on the first day of January in the year of our Lord one thousand eight hundred and fifty three with force and arms at the County aforesaid did unlawfully bet and wager a large sum of money to wit; the sum of ten cents in money, with one Joseph White, upon the issue and event of a certain ~~xxxx~~ 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 persons which said trial of skill in shooting as aforesaid then and there took place between said persons to decide said bet and wager between said ~~persons~~ persons and then and there did decide said bet and wager between said persons to wit; said Alfred Hildreth did make said bet and wager of said money with said Joseph White, on the event aforesaid; Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

James W. Robinson

Prosecuting Attorney

Criminal Case File

Case No. 1853-CR-0016

No. 53-CE-16

Union Common Pleas.

STATE OF OHIO

against

James Simpson
Defendant.

Jun 1854
MAR TERM, 1853

Journal No. 5 *Page* 32

Record No. _____ *Page* _____

Ex. Doc. _____ *Page* _____

No ~~12~~ 7

State of Ohio
vs

James Simpson

State of Ohio

vs

James Simpson

Capias

Dated June 16 1854
James L. Clark

Received this writ May 29. 1854
I have taken the body of the within
named James Simpson and the name
of his Bail is Lingham Wood & hereunto
Return the Bail Bond

June 16th 1854

Geo. Milage	50
Sim	35
Bond	50
Rehn	50
	<hr/>
	185

William de Muelin Shinn

THE STATE OF OHIO, UNION COUNTY, SS.

To The Sheriff of said County, Greeting:

We command you to take

James Simpson

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

And have you then, there, this writ.

Witness, JAMES TURNER, Clerk of said Court, at

Marysville, this *29th* day of *March*

A. D., 1854

James Turner Clerk.

Filed June 16 1854
James Linn Clerk

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the 12 day of June in the year of our Lord, One Thousand Eight Hundred and fifty four personally came before me, James Simpson or August Wood, Sheriff of the County of Union and severally acknowledged to owe the State of Ohio the sum of \$100 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 Simpson 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 Simpson, for the offence charged in the said indictment. Now, therefore, if the said James Simpson, so arrested as aforesaid, shall personally appear before the Judge 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 M. Simpson
August Wood

No ~~11~~ 19

The state of Ohio

Y { Gaming

James Simpson

Filed March 24th

A.D. 1858

James Turner
Clerk

A True Bill

A^y J. Wilkins

Foreman of the
Grand jury

[Faint, illegible handwriting, likely bleed-through from the reverse side of the page.]

The State of Ohio } Court of Common Pleas
Union County ss } March Term AD 1853

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 oaths aforesaid} do present and
find that ~~that~~ ~~one~~ James Simpson
late of said County of Union on the tenth
day of March in the year of our Lord one
thousand eight hundred and fifty three with
force and arms at the County of Union aforesaid
did unlawfully play at and with cards, a cer-
tain game commonly called seven up
with Benjamin White

for the sum of ten cents in money; to wit
the said James Simpson did then and
there unlawfully play at and with cards, said
game with said ~~person~~ ^{Benjamin White} for said sum of mon-
ey; contrary to the form of the statute in
such case made and provided and
against the peace and dignity of the
State of Ohio

James W R Robinson
Prosecuting Attorney

Criminal Case File

Case No. 1853-CR-0017

No. 53-03017 X

Union Common Pleas.

STATE OF OHIO.

against

Reuben Carr et al

Defendant.

NOV. TERM, 1853

Dismissed

Journal No. 6 Page 264

Record ~~No.~~ **No Record.** Page _____

Ex. Doc. _____ Page _____

~~No 107~~

State of Ohio

Jacob Carr

June 3 19

Russell 2, 27

^{no 23}
The state of Ohio

J^W Betty

Reuben Carr

Jacob Carr

James ^{Brown} Graham

Hezekiah Graham

Filed June 24 - 1853

James Linn Clark

A True Bill

J. W. Thompson

Foreman of the

Grand Jury

The State of Ohio
Minn County ~~ss~~ Court of Common Pleas
June Term A.D. 1853

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 Minn aforesaid on their oath aforesaid do present and find that Reuben Carr, Jacob Carr, James Brown and Hezekiah Graham late

of said county of Minn on the first day of February in the year eighteen hundred and fifty three with force and arms at the county of Minn aforesaid did unlawfully bet and wager with each other and with other persons ^{the jurors aforesaid in known} to a large sum of money to wit the sum ten cents each upon the event of a certain contest and trial of skill in shooting with a rifle gun at a target or mark then and there about to be tried and decided between said Reuben Carr, Jacob Carr, James Brown & Hezekiah Graham ^{persons to the jurors aforesaid in known} and ~~other persons~~ ^{other} which said trial of skill in shooting as aforesaid then and there took place between said persons to decide said Bet between said persons to wit the said Reuben Carr, Jacob Carr, James Brown & Hezekiah Graham

did then and there unlawfully bet and wager with said persons ^{said sum of money on the event of aforesaid;} Contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio
James W. Johnson
Prosecuting Attorney

20
20
10

10
4
43
40
120
80

299
20

319
227

546

Filed April 6 1854
James Linn Clark

60
3

150
47

227

State of Ohio }
in }
Jacob Coor } On Indictment in Union
Common Pleas.

Issue a capus in the above
case.

To James Turner }
Clerk of Union Co. Pleas }
April 5 1857.

L. C. Bayley, Pres. of C.

Criminal Case File

Case No. 1853-CR-0018

No 53-CR-18

Union Common Pleas.

STATE of OHIO.

against

David Banghman
Defendant.

APR TERM, 1854

Defendant Find
\$1.00

Journal No. 5 Page 294

Record No. Page

Ex. Doc. Page

No 16

State of Ohio

vs

Jacob Baughman

Pled Guilty

to \$1,000

cents 673

\$7,73

No 24

The State of Ohio

J

Aaron Price

John Price

Michael Carr #

Robert Gamble #

David Baughman #

Filed June 24 1853

James Linn Clerk

cert bill made
Record

A True Bill

J W Thompson

Foreman of the

Grand Jury

Plea Guilty.

The State of Ohio \searrow Court of Common Pleas
Munir County \searrow June Term AD 1853

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 Munir aforesaid upon their oath aforesaid do present and find that Aaron Price, John Price, Michael Carr, Robert Gamble, Daniel Baughman late of said County on the fifteenth day of January in the year eighteen hundred and fifty three with force and arms at the County aforesaid did unlawfully bet and wager a large sum of money to wit the sum of ten cents each with each other 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 persons which said trial of skill in shooting as aforesaid then and there took place between said persons and then and there did decide said bet and wager between said persons; to wit the said persons then and there did make said ^{bet} and sum of money on the event aforesaid with each other contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio

James W. Robson
Prosecuting Attorney

[Faint, illegible handwritten text, likely bleed-through from the reverse side of the page.]

Luc Clark

\$3,49

Thpp Malin 2 14

Gamble 100

100

7,73

To the Grand jury
Gentlemen

I have the pleasure
to state to you that since the June
term of court there has been no per-
son imprisoned in the county jail
for any crime or misdemeanor

That there is no complaint
to be brought before you so far as
I am advised

You will examine the county
jail and the nuisance ought
to be removed and a comfortable
jail built

Respectfully

James W. Robinson

State of Ohio
vs

David Baughman

Sub for writ

Filed April 8 1854

James Lee Clerk

April 8 1854

Augustus Simon Deputy Sheriff

Received this writ April 7 1854 by
reading to Benjamin Hamblet
Solomon Hunt not found
Free mileage 35
Fees 12
Return 5

52

THE STATE OF OHIO, UNION COUNTY, SS:

To the Sheriff of said County, Greeting:

We command you to summon *Benjamin Garuble & Saloman Burt,*

to be and appear before the Honorable, the Judge 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 *8* o'clock, A. M.,

to testify and the truth to speak on behalf of *the Plaintiff* in a certain controversy in said Court depending, wherein *the State of Ohio* is Plaintiff, and *David Baughman* is Defendant, and this *he* shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

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

A. D. 1854

James Turner Clerk.

State of Ohio

2

Jacob Coor,
David Baughman

Spec. for witnesses

Filed April 6 1854
James Linn Clerk

V. C. Doughty Pres
atty
5

State of Ohio }
a }
Jacob Cook }
David Kaufman }
Benjamin Gamble, and Solomon Burt,
Attorneys for the State of Ohio,
April 5th 1854.

Indictment in and
Common Pleas for
James,
Issued a Subpoena for.

To James Turner, Clerk
of Union Co. Pleas }

J. C. Saughy, Pres. atty

Filed April 6 1867
James Linn Clerk

$$\begin{array}{r} 6 \\ 16 \\ 30 \\ 30 \\ 43 \\ 24 \\ \hline 200 \\ \hline 3,49 \end{array}$$
$$\begin{array}{r} 182 \\ 32 \\ \hline 214 \end{array}$$

State of Ohio }
vs. }
David Baughman }

An Indictment in
in Court of Common
pleas.

To James Turner }
Clerk of the Court }

Issue a Copy in this case.

W. S. Baughman, Pro. Atty
Office 5-1854

State

7

Aaron Price
and others

pre for Witness

Filed Nov 4 1853

James Linn Clerk

State of Ohio

vs
Aaron Price

John Price

Michael Carr

Robert Gumble

David Baughman

vs
Merrill Carr Pleas

Issue subpoena for
Solomon Burt mts

in the state of Ohio

to the Clerk of
Merrill Carr Pleas

W. Robinson

Presiding

Nov 4th 1853

State of Ohio
vs

David Baughman

Capias

Filed April 8 1854
James Linn Clerk

of April 8th 1854 Augustus Sumner Deputy Sheriff

I have taken the body of the within
named David Baughman & I herewith
return the bail bond

Fees	40
Mileage	35
Service	50
Return	
Bond	
	<hr/>
	130

THE STATE OF OHIO, UNION COUNTY, SS.

To The Sheriff of said County, Greetings.

We command you to take

David Baughman.

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*

And have you then, there, this writ.

Witness, JAMES TURNER, Clerk of said Court, at

Marysville, this *6th* day of *April*

A. D., 185*4*

James Turner Clerk.

The State of Ohio, Union Court, ss.

BE IT REMEMBERED

Filed April 8 1854
James Linn Clerk

The State of Ohio, Union Conty, ss,

BE IT REMEMBERED, that on the *seventh* day of *April* in
the year of our Lord, One Thousand Eight Hundred and fifty *four*, personally came before me,
Augustus David Baughman *Turn* Deputy, Sheriff of the County of Union
David Baughman + Galen Soule and
severally acknowledged to owe the State of Ohio the sum of *seventy five* 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 *David Baughman*
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 *David Baughman*, for the offence charged in the said indictment. Now,
therefore, if the said *David Baughman*, so arrested as aforesaid, shall personally
appear before the Judge 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 Judgement 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.

David Baughman
Galen Soule

State of Ohio
10

Simon Price

John Price

Parents

Sub for rent

Filed Nov 17 1853

James Lee Clark

Accd this amt by Receipt
To Colonel Burt Munnell 16th 1853

Fees	40
	12 ^{1/2}
	<hr/>
	52 ^{1/2}

William C. Miller Clerk

The State of Ohio, Union County, ss:

To the Sheriff of said County, Greeting:

We command you to summon

Solomon Burt

to be and appear before the Honorable, the Judge 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 *10th* 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 *Aaron Price John Price*

Michael Carr & Robert 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 TURNER, Clerk of said Court, at the Court

House in Marysville, this *4th* day of *November*

A. D. 1853

James Turner

Clerk.

Criminal Case File

Case No. 1853-CR-0019

Criminal Case File

Case No. 1854-CR-0001

No. 54-CR-1

Union Common Pleas Court

Solomon Sager Plaintiff,

against

Wmth C. Malin Defendant.

APR TERM 1854

Journal 5 Page 308-9

Record No. **No Record.** Page _____

Ex. Doc. A Page 467

be discharged from his said imprisonment
at Newgate Prison County
April 12th 1834

Debenon Hayes

Filed April 12 1834
James Turner Clerk

22
33
30
10
47
200

344

To Hon. Benjamin Metcalf Judge
of the Courts of common Pleas for Union County

Solomon Sager respectfully represents that, he is imprisoned by the Sheriff without any legal authority under color of a certain pretended commitment, of which the following is a true copy: State of Ohio Union County, ss.

To any Constable of the Township of Union, Creating
Whereas, James Ruddle obtained a judgment against Solomon Sager before me R. D. Read a Justice of the peace for the township aforesaid for the sum of fourteen Dollars and eighty five cts on the 11th day of April 1854. And whereas said James Ruddle hath by affidavit satisfied me that Solomon Sager is not a resident of this State as set forth in the affidavit on file, you are therefore commanded to take the Body of the said Solomon Sager to the jail of the County there to be safely kept in the custody of the jailor until the said Debt and costs that have accrued and that may accrue shall be paid or he be otherwise legally discharged, And of this writ make legal service and due return Given under my hand and seal this 11th day of April 1854.

The said

Robert D. Read, J. P., Seal

The said Solomon Sager therefore prays that a habeas corpus may be issued to the said Sheriff and that he may —

Salam Susan

to
Mr C. Malin

Went of Habers Corp

Cost Bill
made
Record

Gen. Linn 100
Cumberg Susanna
Arman Pomer 100
April 12th 1854

William C. Malin Sheriff



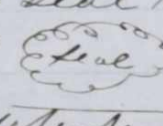
The State of Ohio Union County
To the Sheriff of said County
We command you that the body
of Solomon Sager in your custody
detained as it is said together with the
day and cause of his capture and
detention by whatsoever name the
said Solomon Sager may be known
or called you safely have before
Benjamin Metcalf Judge of the
Court of common Pleas, forthwith
to do & receive all and singular those
things which the said Benjamin Metcalf
Judge shall then and there consider
of him in this behalf and have you
then there this writ

Witness James Lown Clerk
of our said Court of Common
Pleas at Mansville this
12 day of April A D 1854
James Lown Clerk

To the Judge of the Court of Common Pleas

I hereby certify, that before the
coming of this writ to me aforesaid, Solomon Sager in
this writ named was committed into my custody by a certain
mittimus from Robert D Reed a Justice of the Peace
within and for the County of Union aforesaid, the tenor of
which said mittimus follows

State of Ohio Union County of
To Any Constable of the Township of Union Greeting
Whereas James Rickell obtained a judgement, against
Solomon Sager before me R D Reed a Justice of the
Peace for the Township aforesaid for the sum of fourteen
dollars and eighty five cents. on the 11th day of April
1854 and whereas said James Rickell hath by affidavit
satisfied me that said Solomon Sager is not a Resident
of this State, as set forth in the affidavit on file you
are therefore commanded to take the body of the said
Solomon Sager to the Jail of the County, there to be
safely kept in the custody of the Jailor until the
said debt and costs that have accrued and that may
accrue shall be paid or he be otherwise legally discharged
and of this writ make legal service and due return

Given under my hand and seal this
11th day of April 1854 Robert D Reed J P 
And this is the cause of the taking and detention
of the aforesaid Solomon Sager under my custody
yet the body of him the said Solomon Sager
I have before you as this writ requires

William C. Mahin Sheriff

James Ruddle

vs

Solomon Sayer

Plaintiff's claim \$1485

Costs \$1.37

\$16.22

To the keeper of
the Jail of Union
County

copy

State of Ohio Union County ss
To any Constable of the Township of Union,
Greeting whereas James Riddle obtained a judgment
against Solomon Sager before me R. I. Reed
a Justice of the peace for the Township aforesaid
for the sum of Fourteen Dollars and Eighty
five cents on the 11th day of April 1854, and
whereas said James Riddle, hath by affidavit sub-
scribed me that said Solomon Sager is not a
resident of this State, as set forth in the af-
-idavit on file, you are therefore commanded to
take the Body of the said Solomon Sager to
the Jail of the County, there to be safely kept
in the custody of the Jailor
until the said debt and costs, that have
accrued and that may accrue shall be paid
or he be otherwise legally discharged, and of
this writ make legal service and due return
Given under my hand and seal this 11th day
of April 1854, Robert I. Reed / P. Seal
R. I. Reed Constable of Union Township
Union County Ohio, do hereby certify the above
to be a true copy of the original writ. April
12th A. D. 1854.

R. I. Reed Constable

Criminal Case File

Case No. 1854-CR-0002

State
of
John Scott

Filed May 12 1854
James Linn Clerk

568 - 27

168-188-271-111

State of Ohio April 26th 1854. This day came before
vs } me Russel Bigelow and filed the
John Scott } following affidavit against
John Scott - To wit
The State of Ohio Union County S.E.,

Before me -
J. B. W. Haynes a justice of the peace in and for
said County, personally came before Russel
Bigelow who being duly sworn according to law,
deposeth and saith that on or about the first day
of July 1853 there was stolen and taken away
from the neighborhood of the said Russel Bigelow,
Sixty head of sheep worth seventy five dollars
the property of Russel Bigelow. said sheep was
taken from the Township of Clairborn in the said
County of Union, and that one John Scott of
said County, is guilty of the facts charged, as
he verily believes and further this deponent doth not
whereupon I took his affidavit as stated and issued
a warrant against John Scott and delivered the
same to William Copeland Constable, ^{April 24th the constable}
^{returned the warrant by bringing the body of the defendant into court} W. Copeland
being satisfied that neither the state or the criminal were
ready for the investigation for the want of witnesses, I ordered
the defendant the defendant into the care of Const Copeland,
for safe keeping - untill the witnesses could be summoned
and issued subpoenas for Russel Bigelow Solomon
Walker Sam Kirby J. W. Moses Larkin Tonguit and
Nathaniel Tonguit on behalf of the state and four
subpoenas for the defendant for the following persons
one for James Montgomery one for James McKeddu
one for ~~John Brannon~~ ^{Sect Brannon} one for James McMaster
Francis Scott Ellis Scott John Brannon, Lewis
Scott Isaac Scott and one for Samuel Wheeler
C. H. Hays, David Merrill Elisabeth Cottrell Dorsey
Scott Mrs Scott and B. G. Heyden

for transcript
 Justice fees = $2/6 \times 340 = 680$

Court Copy and,
 Examining writ .25
 Mileage 60
 Boarding prisoner 1 25
 Guard to care
 of prisoner 3 doz 1 50
 one slipa
 7 witness service 70
 Mileage 1,00
 Slipa witness 10
 Mileage do 60
 service of
 slipa 7 witness 70
 Mileage 1,50
 2,20

J P Flood Court
 his costs
 services on
 6 witness - 60
 Mileage 150
 on one slipa
 of one witness 10
 Mileage 5

90
 \$12,515

Witnesses fees

R. Bigelow - 2 days
 D. Kirby Walker 2 days
 J. R. Moses 1 "
 J. Tonguit 1 "
 Wm. Daniel Tonguit 1 "
 J. Heyden 2 2 " = 7 miles
 J. Bonham 1 " 8 "
 James McMaster 1 " 4 "
 John Brummond 1 " 7 "
 J. Scott 2 " 12 "
 Isaac Scott 2 " " "
 William Scott 2 " " "
 Samuel Wheeler 2 " " "
 Elizabeth Catteral 1 " 3 "
 James Montgomery 1 " 3 "
 Nathaniel Kayser 1 " 23 "
 Francis Scott 1 " 6 "
 Ellis Scott 1 " 6 "

I certify the foregoing to be a true copy of
 the proceedings had before in foregoing case
 given under my hand this 10th day of May 1854
 J. D. W. Baynes, J.P.

Criminal's Bond

Filed May 12 1854
James Kim Clerk

State of Ohio Union Co. Of
I do remember that on this 29th day
of April A.D. 1854, John Scott and
Zachariah Warden personally appeared
before me S. B. W. Haynes one of the
Justices of the peace in & for the County
aforesaid, & jointly & severally acknowledged
themselves to owe the State of Ohio
the sum of one hundred & fifty dollars
to be levied upon their goods & chattels
lands & herements if default be made
in the condition following to-wit

The condition of this recognisance
is such that if the above named
John Scott shall personally be & appear
before the Court of Common Pleas on the
first day of the term thereof next to be
held in & for the County aforesaid then
& thence to answer to the charge of Breach of
Bigelow, for stealing sixty Sheep
from the said Bigelow in the County
aforesaid on or about the month of July
A.D. 1853, & abide the judgment of the
Court & not depart without leave
then this recognisance to be void, otherwise
it shall be & remain in full force &
virtue in law John Scott of County

Taken & acknowledged before me on
the day & year first written

S. B. W. Haynes, J. P.

Band of the
Prosecuting Attorney
& Two Others

Filed May 12 1854
James D. Smith

State of Ohio Monroe Co. *AP*
Be it remembered that on the 29th
day of April AD 1854. S^r P. Bigelow
Solomon Walker & Dan Kirby
personally appeared before me
J. B. W. Maynes one of the Justices
of the peace in & for said County
& acknowledged themselves to owe
the State of Ohio the sum of fifty
dollars each to be levied of their goods
and Chattle, Lands & Tenements
if default be made in the condition
following to wit

The condition of this recognisance
is such that if the above bounden
persons shall 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 enquired of him & not depart
without leave then this recognisance
shall be void otherwise to be & remain
in full force & virtue in law

P. C. Bigelow

S. Walker

Dan ^{his} Kirby

Taken & acknowledged before
me this day & year above written
J. B. W. Maynes *J.P.*

Affidavit of
R. B. J. J. J.
John Scott

Filed May 12 1854
James Linn Clerk

The State of Ohio Union County, &c.

Before me J. B. W. Baynes, a Justice of the peace in and for said County
personally came Rufus Bigelow who being duly sworn according
to Law deposes and saith that on or about the first day of July
1853 there was stolen and taken away from the ^{care} of the
said Rufus Bigelow fifty head of Sheep worth seventy five dollars
The property of the said Rufus Bigelow the said Sheep was taken
from the Township of Blairton in the said County of Union
and that one John Scott, of said County is guilty of the facts
charged as he truly believes and further this deponent saith
Not.

J. B. Bigelow

Sworn to and subscribed before me this 26th day of April

A. D. 1854

J. B. W. Baynes J. P.

Criminal Case File

Case No. 1854-CR-0003

Criminal Case File

Case No. 1854-CR-0004

No. 54-07-9

Union Common Pleas.

STATE OF OHIO

against

David H. Martelough
Defendant.

OCT TERM, 1854

Defendant fined \$50⁰⁰/₁₀₀

Journal No. 5 Page 364

Record No. C1 Page 224

Ex. Doc. A Page 331

State of Ohio

David H. Murtzbaugh

D. Murtzbaugh in State of Ohio
Ohio Reports, Vol. 14,

558.

Filed June 20 1854

James Twinn Clerk

~~Pled not guilty~~

Unsub Remy may be
proved, a case in
point

Indictment

David Robb
Foreman of
the Grand Jury.

J. C. Dasher,
Prosecuting
atly

State of Ohio } Court of Common
Union County } Pleas of Union County
Ohio June Term A.D. 1854

The Jurors of the Grand Jury then and there
duly impanelled and sworn to enquire in the
name and by the authority of the State of
Ohio, within and for the body of the County
of Union aforesaid upon their oath aforesaid
in the name and by the authority of the State
of Ohio, do present and find that heretofore
to wit, on the ninth day of June in the year
of our Lord one thousand eight hundred
and fifty four at, Union County, to wit the
County aforesaid, one David H. Wurtsbaugh
with force and arms did with premeditated
malice of forethought make an assault
upon one Henry C. Hoskins with a danger-
ous Weapon, to wit with an axe, which he
the said David H. Wurtsbaugh in his hands
then and there held with intent purposely
and of deliberate and premeditated Malice
to murder him the said Henry C. Hoskins,
with the aforesaid axe aforesaid, contrary
to the form of the Statute in such case made
and provided and against the peace and
dignity of the State of Ohio

And the said Jurors, on their
oath aforesaid do further present and
find that the said David H. Wurtsbaugh
afterwards, to wit, on the ninth day of June
in the year of our Lord one thousand
Eight hundred and fifty four at the
County of Union aforesaid The said David
H. Wurtsbaugh with force and arms in
and upon one Henry C. Hoskins did then

those with premeditated malice of forethought
make an assault with a dangerous
weapon to wit, a sharp axe which he the
said David H Wurtsbaugh in his hands
then and there held and drawn with
intent purposely and of deliberate and
premeditated malice to kill and murder
him the said Henry C Haskins with the
drawn axe aforesaid contrary to the form
of the statute in such case made and
provided and against the peace and
dignity of the state of Ohio

And the said Jurors
upon their oath aforesaid do further
present and find that heretofore to wit
on the ninth day of June in the year
of our Lord one thousand eight hundred
and fifty four at the County of Union
aforesaid the said David H Wurtsbaugh
with force and arms in and upon one
Henry C Haskins did then and there with
premeditated malice of forethought make and
assault with a dangerous weapon, to wit
a sharp axe, which he the said David
H Wurtsbaugh in his hands then and
there held, and drawn with which
said axe he the said David H Wurtsb-
-augh did strike and wound him the
said Henry C Haskins with intent
purposely and of deliberate and premeditated
malice to kill and murder him the said
Henry C Haskins with the drawn axe
aforesaid contrary to the form of the statute
in such case made and provided, and

against the peace and dignity of the
State of Ohio

And the said Jurors upon their
oath aforesaid do further present and find
that here tofore to wit, on the ninth day of
June in the year of our Lord one thousand
eight hundred and forty four at the
County of Union to wit the County aforesaid
the said David H. Wursts beaugh
with force and arms did unlawfully
make an assault in and upon one
Henry C. Hoskins and him the said Henry
C. Hoskins then and there did wound with
a dangerous weapon to wit an ape, with
intent him the said Henry C. Hoskins, then
and there feloniously, wilfully, and of
malice aforethought to murder him
the said Henry C. Hoskins, Contrary to
the form of the Statute in such case made
and provided, and against the peace
and dignity of the State of Ohio

J. C. Doughty Prosecuting
Atty

D. A 531

The State of Ohio
vs
David H. Wurtsbaugh

Fine	\$50,00
costs	40,18
This writ	65

Paid on the
within \$15,70

Filed April 12th 1833
Lester Randall Clerk

Recorded

Received this writ March 8th A.D. 1833

April 7th A.D. 1833 Received of David H. Wurtsbaugh the sum
(of seventy six dollars and thirty eight cents it being the amount
of fine costs &c due on this writ

Fees & charges \$1,50

William H. Rott-Schmitt

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 20th day of June A. D. 1854 the State of Ohio recovered against David H. Wurtsbaugh as well as the sum of fifty dollars, for fine, as also the sum of \$40¹⁸/₁₀₀ for costs and charges in that behalf expended as of record is mani-

fest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said David H. Wurtsbaugh You cause to be made the fine and costs aforesaid with interest thereon from the 20th day of June 18th A. D. 1854 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 David H. Wurtsbaugh 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.

Yaber Randall
Witness, JAMES TURNER, Clerk of said Court at

the Court House in Marysville, this 22nd day of

March A. D. 1855
Yaber Randall Clerk.

Criminal Case File

Case No. 1854-CR-0005

The State of Ohio
vs
Henry Wolford

Filed June 19 1854
James Linn clerk

The State of Ohio Union County 88

The State of Ohio

Peace Warrant

Henry Walford

June 10th 1854 This day came Edward Appleyard and made oath that he has just cause to fear and does fear that Henry Walford will beat and injure him the said Edward Appleyard, took his affidavit thereof; thereupon issued a warrant against Henry Walford and delivered the same to William Wells Constable.

Justices Costs
Affidavit 25
Warrant 25
Subpoenas 57 1/2
Increasing 10 Writs 40
Entering Judgment 25
Recognizance 25
\$ 1,97 1/2

Transcript 3 1/4
\$ 2,283 1/4

June 10th 1854. Warrant returned, with the body of Defendant, endorsed as follows, to wit: Served by bringing the Defendant before the Court, and he is now before the Court.

Constables Costs
Serving Warrant 25
Mileage 10
35-

Fee Service 25
Mileage 10
35-

On Subpoenas \$1,20
Attendance at Court 50
\$ 205-

June 10th 1854 Wm Wells Const.

Witnesses Fees
A Holland Turner 50
Augustus Turner 50
Edward Appleyard 50
Alexander Cassil 25
William T Brophy 50
William H Frank 50
W. L. Gibson 50
J. Burt 50
Amos Burtfield 25
Samuel M. Bratney 25
\$ 4,25

June 10th 1854 Subpoena issued at the instance of the prosecuting witness for A Holland Turner and Augustus Turner, which was returned endorsed served, Served by reading to each one named in this writ, Fee Service 25
Mileage 10
35-

June 10th 1854 Wm Wells Const.

June 10th 1854. Subpoena issued at the instance of Defendant par William H Frank, William T Brophy, Reuben S Partridge Jonathan Burt and John Gibson, which was returned served by reading to each one named in this writ. Fee Service 75
Mileage 10
85-

June 10th 1854 Wm Wells Const.

June 10th 1854. The Defendant appeared, trial held, Edward Appleyard A Holland Turner and Augustus Turner and Alexander Cassil sworn and examined for the State, and

over

William T. Braphy, William H. Frank, W. L. Gibson, Jonathan
Burt, Samuel W. Bratney and Amos Burtfield
sworn and examined for Defendant; and thereupon
the Defendant was required by me to enter into a
recognizance in the sum of One hundred and fifty Dollars,
for his appearance at Court etc. Which was done
accordingly with Jacob Walford and Samuel
W. Bratney his Sureties.

The State of Ohio Union County Paris Township ss
I do hereby certify that the foregoing is a full
and true copy from my Sacket of the proceedings
had by and before me in the above cause
this 19th day of June A.D. 1834
John S. Coats J.P.
of the aforesaid Township

State of Ohio
vs

Henry Wolford

Sub for writ

Filed June 20 1854
James Lower Clerk

Arrest this Court by Receiver to the within named
Persons June 19th 1854.

Fees	50
Law	50
Return	5
	<hr/>
	65

William B. McKinstry

THE STATE OF OHIO, UNION COUNTY, SS:

To the Sheriff of said County, Greeting:

We command you to summon *Bill Wells, Tom H. Frank*
Samuel McBratney & Thomas Lee

to be and appear before the Honorable, the Judge 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 ~~10~~ *10* o'clock, A. M.,
to testify and the truth to speak on behalf of *Defendant*
in a certain controversy in said Court depending, wherein *The State*

is Plaintiff, and *Henry Walford*
is Defendant, and this *he* shall in no wise omit, under the

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

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this *19th* day of *June*

A. D. 185 *4*

James Turner Clerk.

State of Ohio

vs

Henry Wilson

Sub for Wit

Filed June 20 - 1834
James Linn Clerk

Sum of this amt by Receiving to Cash of the
Within named Person June 19th 1834

Fees	10
Fees	370.
Return	50
	<hr/>
	52

William G. Main Clerk

THE STATE OF OHIO, UNION COUNTY, SS:

To the Sheriff of said County, Greeting:

We command you to summon

Augustus Linn
A J Linn & Alexander Cassie

to be and appear before the Honorable, the Judge 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 *the Plaintiff*
in a certain controversy in said Court depending, wherein *The State of Ohio*
is Plaintiff, and *Henry Wolfen*
is Defendant, and *they* shall in no wise omit, under the

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

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this *19* day of *June*

A. D. 185*4*

James Linn Clerk.

State of Ohio
vs

Henry Wolfson

Sub for West

Filed June 20 1854
James Linn Clerk

Received this amt by Reeling to the within
Name Person June 20 1854

to use by Reeling to
David Murcott

June 20 1854

See Milage

for

Return

25

5

30

35

Wm. C. Martin Sheriff

THE STATE OF OHIO, UNION COUNTY, SS:

To the Sheriff of said County, Greeting:

We command you to summon

Amos Burtfield

D P Wise

to be and appear before the Honorable, the Judge 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 ~~two~~ o'clock, ~~A. M.~~ to testify and the truth to speak on behalf of *the Plaintiff* in a certain controversy in said Court depending, wherein *The State of Ohio* is Plaintiff, and *Henry Wolford* is Defendant, and this he shall in no wise omit, under the penalty of the law; and have then there this writ.

Witness, JAMES TURNER, Clerk of said Court, at the Court

House in Marysville, this *20th* day of *June*

A. D. 1854

James Turner Clerk.

Hilco Inc

19-185-4

Geo Linnell

State of Ohio

vs

Henry Woolford

} Under recourse
to keep the peace

Issue a subpoena for

in behalf of deft for Bill Welsh - W H Grant

Daniel Mcbratney & L. H. Leary

June 19th 1854

H. C. Clark C. C. T. J.
for deft

State of Ohio

vs

Henry Walford

Recognized

25

The State of Ohio Union County ss

Be it remembered that on the 16th day of June ~~in~~
~~this~~ year 1854, Henry Wolford, Jacob Wolf-
ford and Samuel M^r Bratney, personally
appeared before ^{me} John Slevats 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, in
default be made in the condition following
to wit;—

The condition of this recognizance
is such, that if the above bound Henry Wolford
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 or complaint, of
one Edward Aplegard, that he the said Aple-
gard hath just cause to fear and does
fear that the said Henry Wolford will beat
and injure him the said Edward Aplegar-
~~d~~ And abide the order of the court there
~~on~~, 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 Edward
Aplegard then this recognizance ^{shall} be void, otherwise
to be and remain in full force and virtue in
law,

Henry Wolford Seal
Jacob Wolford Seal
Samuel M^r Bratney Seal

Taken and acknowledged before me on the
day and year above written John Slevats J.P.

Criminal Case File

Case No. 1854-CR-0006

Criminal Case File

Case No. 1854-CR-0007

Criminal Case File

Case No. 1855-CR-0001

No. _____

Union Common Pleas.

STATE OF OHIO

against

John Smith

Defendant.

FEB TERM. 185 5

Transcript

Journal No. _____ *Page* _____

Record No. _____ *Page* _____

Ex. Doc. _____ *Page* _____

State of Ohio }
John Smith ^{cl} alis }
C. W. Kaufman }

Inscript

Michael Kirby 5th 1853
James Dubois CLK

CLK Court, Com. Pleas
Union Co
Ohio

W W Woods
J. J. Welch
Robt Welch
J. Bayton,
J. W Evans

The State of Ohio } Forney, January 11th AD 1855 - This
 John Smith alias } day came, E. F. Myer, who being duly
 C. W. Kaufman } sworn according to law deposed and
 said, that on or about the 11th day of Jan
 AD 1855, at the county of Union Ohio
 Smith falsely made and forged an
 order - said order purporting to be made by
 L. Wells and drawn on deponent for
 a pair of Boots & thereupon issued a
 warrant and delivered the same to
 William Bancroft Special Constable
 Jan 13th 1855 Warrant returned "Served
 by bringing the defendant before the Court."
 For Service 25
 Mileage 1.30
 Arrest 2 days 2.00
 Transport & returning
 prison 2 days 6.00
 Total 9.55

Const Const 9.55
 Warrant 45
 Subpoena 60
 Milliners 10.60
 July 13th 1855 Special Const
 issued Subpoena in behalf of St
 for Constable Alfred Kelly Thomas Wells &
 Jefferson Cherry & delivered them to Abel Munk's
 Const, which was returned "Served by
 ready to Constable Thomas Wells and
 Jefferson Cherry - Truly not found."
 For Service 35
 Mileage 10
 July 13th 1855 Abel Munk's Const

July 13 AD 1855 Trial had E. F. Myer
 Constable Thomas Wells & Jefferson Cherry in
 Transcript 25 + returned on the part of the State and
 on special 25 - thereupon the defendant was ordered by
 \$74.40

me to enter into a recognizance in the
 sum of Five Hundred Dollars for his
 appearance before the Court of Common Pleas
 on the first day of the term thereof next the
 holidaie in and for the County of Union
 which he neglected to do & therefore I
 issued a mittimus for his commitment
 and deliver the same to Abel Mack
 Const. Recognized the following persons
 in behalf of the State, E. T. Boycut, J. Miller
 & Horatio & Jefferson Cherry,
 July 13th 1855 Mittimus returned served
 by delivery prison to the jailer and
 leaving a true copy of this mit with
 the jailer

Fees taken 25

Mulge 10

Copy 25 July 13th 1855 Abel Mack Const

The State of Ohio County of Union Township ss
 I do hereby certify the foregoing to be a full and true
 copy from my docket, of the proceedings had by
 & before me in the above case

John D. Barton J. C.
 of Censorial Township

Jan 11-1855

Mr. August Siry
Please, let the beaver have
a pair of Boots & I will call a Saturday
& settle with you
J. Miller

2
The State of Ohio
Union County Be it remembered
that on the 15 day of January
in the year of Our Lord, One Thousand eight
hundred and fifty five; E. J. Nugent, S. Weller
C. Houston and Jefferson Cherry personally
appeared before me, John B. Bousier, One of
the justices of the peace in and for ~~the~~ ^{the} County
aforesaid and acknowledged ~~themselves~~ 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 conditions following, to wit,

The condition of this recognizance is such that if the above bounden
E. J. Nugent, S. Weller, C. Houston, and Jefferson Cherry 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 to give evidence and the truth to say on
behalf of the State touching such matters as shall then and
there be inquired of them and not depart the Court without
leave, then this recognizance shall be void otherwise it shall
remain in full force and virtue in law

~~Taken & acknowledged before me on the first day and year
above written.~~

E. J. Nugent Seal
Thomas Weller Seal
Jefferson Cherry Seal
Christopher Houston Seal

Taken & acknowledged before me
the day & year first above written

John B. Bousier

Criminal Case File
Case No. 1855-CR-0002

No. 55-28-2

Union Common Pleas.

STATE OF OHIO

against

Philip Mackling et al
Defendant.

OCT TERM. 18 5 5

Journal No. 6 Page 735

Record No. No Record. Page _____

Ex. Doc. _____ Page _____

State of Ohio
73
Philip Mackling
Transcript

Filed Aug. 17th 1833
John Randall Clerk

state of Ohio } state of Ohio Union County 88

75

July 31st 1855

Philip Washling } This Day came Russel Blugage
and filed his affidavit which
reads state of Ohio Union County 88

justice, fees	
affidavit	25
warrant	25
recognizance	25
recognizance of wt	25
Transcript	30
certification	25
	<u>\$1,55</u>

Before me Amiel Jewett one of
the justices of the peace for said
County personally came Russel
Blugage who being duly sworn
according to law Depoeth and saith
that on or about the thirtieth day
of July A.D. 1855 at the county of
Union Ohio there was Larceny
committed by stealing money

jury fees	
sworn warrant	25
Mileage	20
assistants	75
attendance	75
	<u>\$1,95</u>

from the house of Russel
Blugage and this Depoent does
verily believe that one Philip
Washling is guilty of the fact charged
and further this Depoent saith not
(signed) Russel Blugage

July 31st 1855

warrant issued for Philip Washling and
Delivered to Charles Scott Constable

July 31st 1855

warrant returned indorsed served July
31st 1855 By taking the body of Philip Washling

C Scott Const, fees	Mileage	20
	servicing	25
		<u>45</u>

July 31st 1855

Dependent present affidavit read to the dependent
whereupon he plead guilty to the fact charged
he acknowledged to coming in the house
by opening the door, and taking the money
out of the beaver case drawers \$64 Dollars
charged as stolen whereupon he was recognized
to give Bail in the sum of four hundred

Dollars for his appearance at Court
on the first day of the term next
to be holden in and for the County
of Union Ohio whereupon Philip P. Washling
George W. Washling and David Steneman
entered into a bond of four hundred
Dollars for his appearance at the next
term of the court of common pleas
to be holden for the County aforesaid
Recognized the following witness Rurel
Cluyggs on behalf of the state under
the sum of fifty Dollars Bond
Orinuel Jewett J. P.

The State of Ohio Union County Leshung
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

Orinuel Jewett J. P.
of the aforesaid township

State vs Mackling
Sheriff Robb, 5,05

Clerk 540.

J. O. Jewett 1,10

Scott 1,10

Johns 1,25

1390

446

944

944

345

599

The State of Ohio

vs

Philip Mackling.

Filed October 16th 1855

Gaber, Randall, Clerk

A True Bill

Adam Richey

Foreman of Grand Jury

J. C. Dwyer
Prosecutor at Law

The State of Ohio
Union County Common Pleas.
October Term
A D 1855.

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
of aforesaid, do in the name and by the
Authority of the State of Ohio. Present
and find. That One Philip Machling
late of the County of aforesaid, on the thirteenth
day of July in the year of Our Lord one
thousand eight hundred and fifty
five ~~at~~ at the County of aforesaid, unlawfully
and feloniously, ^{did} break and enter the
dwelling house of Russell Cluzage,
in the day time, and did then and
there, feloniously, take steal, and carry
away sixty eight Dollars, in bank
bills, well knowing the same to be
Bankbills, of the value of sixty eight Dollars
of the goods and Chattels of Russell
Cluzage, contrary to the form of the
Statutes in such case made and
provided. and against the Peace and
dignity of the State of Ohio.
And the Jurors upon their Oaths
of aforesaid do further present and
find. That heretofore, to wit on the
thirteenth day of July in the year of
Our Lord one thousand eight
hundred and fifty five at the County

of Union of aforesaid, One Philip
Mackling did unlawfully and feloniously
break and enter the dwelling house
of Russell Cluzage, ^{in the daytime} and did there
and there feloniously take steal and
carry away, ^{issu'd by the Depo'ts, branches of the State Bank of Ohio} set eight Dollars, in Bankbills
of various denominations, to wit five,
ten and three, making in all set eight
Dollars. Well knowing the same
to be Bankbills of the goods and chattels
of Russell Cluzage, contrary to the
form of the Statute, in such case
made, and provided, And against
the Peace and dignity of the State
of Ohio

J. C. Bought
Prosecuting Atty

State of Ohio

vs

Philip Muehlberg

See page 540

Wilson

The state of Ohio Union County is
Be it remembered that on the thirty
first day of July in the year eight
ten hundred and fifty five ^{Philip Washling} Philip
P Washling George W Washling David
Sheneman personally appeared before
me Othniel Jewett 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 four hundred Dollars to
be levied of their goods and chattels land
and tenements if default be made in
the condition following to wit the
condition of this recognizance is such
that if the above Bounden Philip Wash
ling 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 Larceny and abide the
judgement of the court and not
depart without leave then this re
cognizance shall be void otherwise
it shall be and remain in full force
and virtue in Law

Philip Washling

Philip P Washling

George W Washling

David Sheneman

taken and acknowledged before me on
the day and year above written

Othniel Jewett

Justice of the Peace

Reverend Messrs
Spedden
this writ - 25



State of Ohio Union County ss
Before me Official Justice one of the
Justices of the peace for said county,
personally came Russel Cluggage who
being duly sworn according to law Dep
oeth and ~~said~~ that on or about the thirtieth
day of July of 1855 at the county of Union
Ohio there was larceny committed by stealing
money from the house of Russel Cluggage
and this deponent ~~does~~ verily believe, that one
Philip Malin is guilty of the fact charged
and further this Deponent ~~with~~ not
sworn to and subscribed before ^{at} ~~the~~ ^{Russel Cluggage} county
aforesaid this the thirty first day of July of 1855

This recognizance was duly forfeited in open Court
this 17th day of Oct., 1855

Gaber Randall Clerk

Criminal Case File

Case No. 1855-CR-0003

No. 55-CR-3

Union Common Pleas Court.

State of Ohio *pro*
Plaintiff,

AGAINST

William Wade

Defendant.

JUN TERM 1856

Sentenced to Pen

Journal

6

Page

65
628

Record No.

No Record

Page

Ex. Doc.

B

Page

282

State of Ohio
vs
Gillman Wade

J. C. p 65
Sentenced June
11th 1836

Recorded in
~~book 7~~
Order Book
p 226

1381
462
600

9310
9370

462
699

462 (297)
5819 (1151)

66
1368
1467

1140
19867 (866)
298

56

890
2652
3838

3773
1141
2632

80

3837 -
5347
2632
3210
4363
3238
1668

2879
916
1141
2222
320
2632
6253

- 24605
16487
41092

16487



6904
5257

The State of Ohio
vs

Gillman Wade

Burglary & Larceny

Filed, April 17th 1856
Yaker, Randall, Clerk

Gillman Wade
being arraigned
for the same he
is not guilty of
the facts charged

A True Bill
Leonard Bligg

Recorded

Foreman of the
Grand Jury



The State of Ohio of Court of Common Pleas
Union County N^o 3, April Term A.D. 1856

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
said upon their oaths aforesaid, do present and
find that Gillman Wade late of said County of
Union on the fourth day of December in the
year of our Lord one thousand eight hundred
and fifty five, with force and arms at the
County of Union aforesaid, about the hour of
eleven in the night season of the same day
the dwelling house of one Daniel Wolford
there situate and in which the said Daniel
Wolford and his family then and there dwelt
willfully, maliciously, feloniously and burglariously
did break and enter with intent the goods
and chattels of the said Daniel Wolford in
the said dwelling house then and there being
then and there feloniously and burglariously
X-ly to steal take and carry away, and then
and there in said dwelling house certain Bank
Bills for the payment of three hundred and
forty dollars of the value of three hundred
and forty dollars, and money to wit gold
coin of the value of sixty seven dollars & fifty
cents of the property of said Daniel Wolford
in the said dwelling house then and there
being found, then and there feloniously and
burglariously did steal take and carry away
well knowing said ~~Bank~~ Bills to be such, con-
trary 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 Hillman Wade, afterwards to wit on the
fourth day of December in the year of our Lord
one thousand eight hundred and fifty five, aforesaid
with force and arms, at the County of
Union aforesaid, about the hour of eleven in the
night season, of the same day, as aforesaid,
the dwelling house of Daniel Wolford, then sit-
-uate and in which said Wolford and his fam-
-ily then and there dwelt, unlawfully, maliciously,
forcibly and burglariously, did break and enter,
with intent the goods and chattels, of the said
Daniel Wolford, in the said dwelling house, then
and there being, then and there feloniously and
burglariously to steal take and carry away
and then and there, in said dwelling house
certain other Bank bills, to wit thirty four
Bank bills, of the denomination of ten dol-
-lars each, of the value of ten dollars each, to
wit of the value of three hundred and forty
dollars, and money to wit, gold coin to
the value of sixty seven dollars & fifty cents
of the property of said Daniel Wolford, in
the said dwelling house, then and there being
found, then and there feloniously, and bur-
-glariously did steal take and carry away
well knowing said bank bills to be such,
contrary to the form of the Statute in such case
made & provided and against the peace and
dignity of the State of Ohio

John L. Porter Prosecuting Atty

The State of Ohio
vs,
Gellman Wade

Debt \$
Costs 28, 15
Whz writ 70

Received this writ June 14th 1856
served the same day but no goods
or chattle lands or tenement found
whereon to levy

Fees Service	55-
Mileage	05-
Return	<u>10</u>
	.50

William H. Robt 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 day of *June* A. D. 1856 the State of Ohio recovered against *Gilman Wade* as well as the sum of

dollars, for fine, as also the sum of \$28,15 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

You cause to be made the fine and costs aforesaid with interest thereon from the day of A. D. 18 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 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 14 day of

June A. D. 1856
Laber Randall Clerk,

State of Ohio
vs
G. B. Wade
Affidavit

Filed April 2^d 1856
Zaber Randall Clerk

The State of Ohio
against
Gilman Wade

Indictment in the Court of
Common Pleas of Union
County Ohio for Burglary
&c

The defendant Gilman Wade
being duly sworn says that he is not guilty
of the charges or any of them preferred against
him in the indictment in this case: That
James Ball James Johnson & others
are material witnesses for this defendant
without whose evidence defendant can not
safely proceed to trial: That he expects
to prove by them that at the time the said
burglary & larceny mentioned in the indictment
was committed this defendant was not
in Union County: That this affidavit is
not made for delay but that justice
may be done: That for want of time it
has not been possible to procure the
attendance of said witnesses at this term
of this Court: That said witnesses reside
James Ball in Columbus Ohio another witness
whose name defendant can not remember but
can ascertain in Columbus & James
Johnson at some place now not known but
which can be ascertained as official belief,
G. B. Wade

Sworn to and subscribed before me
this April 2^d 1856

John Randall Clerk

State of Ohio
vs

Gillman Wade

Subj. for Puffs writes

June Term 1856

Filed June 10th 1856

Laber Randall Clerk

Porter P. Athy

Received this writ June 10th AD, 1856
and served the same day by reading
the same in the presence of Samuel
Cooling, William Nugent and Mrs
Nugent

Fees Service

³⁷
⁰⁵
⁴⁰
⁵⁰
William H. Robt. Sheriff



The State of Ohio, Union County, ss:

TO THE SHERIFF OF UNION COUNTY:

We command you to summon

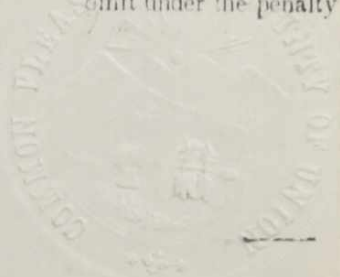
Daniel Dooling William Nugent &
Mrs Nugent

to be and appear
before the Honorable the Judge of our Court of Common Pleas of said county, at the Court House in the town
of Marysville, on the 13th day of next term at 10 o'clock, A. M., to testify and the truth to
speak on behalf of Plaintiff in a certain controversy
in said court pending wherein The State of Ohio is Plaintiff, and
Gillman Wade Defendant, and he shall in no wise
omit under the penalty of the law, and have then there this writ.

Witness, TABER RANDALL, Clerk of said Court at the
Court House in Marysville, this 10th day of

Levin
Taber Randall
A. D. 1856.

Clerk.



State of Ohio

vs
Gillman Wade

Sheriff fees in
Court

June Term 1836

\$ 3, 74

Law Service .50

Mileage .75

Return 20
\$ 1, 45

State of Ohio) Sheriffs fees
 vs
 Gillman Wade)

For committing to Jail Dec 6 th 1856	X	50
.. attending prisoner before Justice Dec 6 th	X	50
.. in court April 1 st 1856		50
For attending prisoner before court two days June 10 th 1856		1.00
For calling the jury		12
For calling the case twice		30
For calling five witnesses at April Term		30
For calling eight witnesses at June Term		50
		\$ 3.74
		374

William H. Robb Sheriff

The State of Ohio
vs
Jackson Wade &
Elihu Wade

Transcript

Filed Dec^r 28th 1833
Lester Randall Clerk

The Defendant, being required to plead to
the charge preferred in the affidavit
Jackson made plead "Guilty" to the charge
Gilman made plead "Not Guilty".
Whereupon Jackson made was ordered
by me to take into a recognizance in one
thousand Dollars for his appearance before the
Court of Common Pleas next to be holden
in and for said County of Union which he refused
to do & thereupon I issued a Writimus & detenus same
to Sheriff of Union County & in order to give Gilman
time to prepare for trial, the cause was adjourned
until the 7th inst at 4 o'clock P.M. & the Defendant
was ordered by me to take into a recognizance for his
appearance at that time which he refused to do
& thereupon I issued a Writimus for his commitment
& detenus same to Sheriff of Union County,
Decr 6th 1855. Writimus on the part of Jackson made
returned, I executed this writ Decr 6th by committing the
within named Jackson made to the jail of Union County
for committing to jail 50¢ -

Wm. H. Holt Sheriff

Decr 6th 1855. Writimus of Gilman made returned
I executed this writ Decr 6th 1855. by committing the within
named Gilman made to the jail of Union County
for committing to jail 50¢ of unlawfully seized 1855 - 1856
Wm. H. Holt Sheriff

Decr 7th 1855 4 o'clock P.M. Trial had Paul
Wilson & Jackson made Jurors & returned
on the part of the State & thereupon the Defendant
Gilman made was ordered by me to take

into a recognizance in the sum of One thousand
Dollars for his appearance before the Court of
Common Pleas next to be holden in & for
the said County of Warren which he neglected
to do & therefore I find a Writimus for his
comparment & default returne to Mr H Webb
Sherriff of County of Warren which was returned
I executed the 14th Oct 7th 1715. by Country
the within named Thomas Wade to the jail of
Warren County.

I am Answering to your 5th Attorney Genl, 1715 150
Mr H Webb Sherriff

Recognized David Wolford as a Juror, on
the part of the State.

The State of Ohio Warren County Peace Comishers to

I do hereby certify that the above is a full and true copy
from my Records of the proceedings had by and before
me at my office in said County, in the above acts,

John Barber Justice of the Peace
of the aforesaid County

The State of Ohio Union County

Be it remembered that on the 13 day of December, A.D. 1855
Daniel Wolford personally appeared before me John
Barbour one of the justices of the peace in and
for the County aforesaid & acknowledged himself
to owe the State of Ohio the sum of One Hundred
dollars to be paid of his person & 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 bounden, Daniel
Wolford shall personally be and appear before
the Court of Common Pleas, in 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 required of him and
not depart the Court without leave then this
recognizance shall be void otherwise it shall remain
in full force and virtue in law

Daniel Wolford

Taken and acknowledged before me on the day
and year first above written

John Barbour J.P.